BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

PROCEEDING NO. 20L-0293CP

IN THE MATTER OF THE APPLICATION FILED BY RAMBLIN' EXPRESS, INC. TO REVISE THE SCHEDULED SERVICE AUTHORIZED BY CERTIFICATE NO. 57966 BETWEEN THE DENVER METRO AREA AND CASINOS IN BLACK HAWK AND CENTRAL CITY BY FILING ORIGINAL PAGE 15.1 TO PASSENGER TARIFF, COLORADO PUC NO. 3 ON LESS THAN STATUTORY NOTICE.

DECISION GRANTING TIME SCHEDULE CHANGES ON LESS-THAN-STATUTORY NOTICE

Mailed Date: July 16, 2020 Adopted Date: July 15, 2020

I. <u>BY THE COMMISSION</u>

A. Statement

- 1. On July 6, 2018, Ramblin' Express, Inc. (Ramblin' Express), filed an application for authority to file the Original Page 15.1 to Passenger Tariff, Colorado PUC No. 3¹ to become effective on less-than-statutory notice.
- 2. Ramblin' Express, under Certificate No. 47966, may provide scheduled service between points in the Denver metro area, on the one hand, and points in Black Hawk and Central City, Colorado, on the other hand.
- 3. Ramblin' Express, in the Original Page 15.1 to Passenger Tariff, Colorado PUC No. 3, proposes to begin providing 21 daily scheduled round-trips between 7330 West 52nd Avenue in Arvada and casinos in Black Hawk and Central City.

¹ Rule 6208(f), 4 *Code of Colorado Regulations* 723-6, Time Schedules, requires that a common carrier with scheduled authority file its time schedule as part of its common carrier tariff. Time Schedule No. 2 is a section of Ramblin' Express's Passenger Tariff, Colorado PUC No. 3.

4. To support the proposed addition of the scheduled service between 7330 West 52nd Avenue in Arvada and casinos in Black Hawk and Central City, Todd Holland, the president of Ramblin' Express, provided the following statement:

We request to have this new Time Schedule effective as soon as possible. The current pandemic, and ensuring closures and re-openings of casinos in Black Hawk & Central City, has forced us to be flexible and adaptive with our scheduled service to those cities. Service from this new location is needed as soon as possible to meet the needs of the gaming communities of Black Hawk & Central City where casinos were just recently allowed to re-open. In working with the casinos, we determined an urgent need for regular scheduled services from this area, starting early in the morning and extending late into the evening, specifically for their employees needing to get to and from work. We worked directly with the casinos to identify and launch a location and schedule conducive to the needs of their employees and the general public.

- 5. As a common carrier Ramblin' Express is required by Rule 6207(h) of the Rules Regulating Transportation by Motor Vehicle, 4 *Code of Colorado Regulations* (CCR) 723-6 to file revised tariffs and time schedules on 30 days' notice. However, Rule 6207(j) 4 CCR 723-6, allows the Commission to grant a change to a tariff (or time schedule) on less-than 30 days' notice for good cause shown.
- 6. In consideration of the support provided with this application, the Commission finds that Ramblin' Express has shown good cause to approve the proposed time schedule changes to Passenger Tariff, Colorado PUC No. 3 on the requested less than 30 days' notice.

II. ORDER

A. The Commission Orders That:

- 1. The Application filed on July 6, 2020, by Ramblin' Express, Inc. (Ramblin' Express) is deemed complete.
- 2. The Application of Ramblin' Express to allow it to publish the Original Page 15.1 to Passenger Tariff, Colorado PUC No. 3 to become effective on less-than-statutory notice is granted.

- 3. Ramblin' Express is authorized to file, on not less than one day's notice to the Commission, an advice letter and the Original Page 15.1 to Passenger Tariff, Colorado PUC No.
- 3. The Original Page 15.1 to Passenger Tariff, Colorado PUC No. 3 is attached as Appendix A and made a part of this Decision.
- 4. The advice letter and Original Page 15.1 to Passenger Tariff, Colorado PUC No. 3 shall be filed within ten days of the effective date of this Decision in a new Advice Letter Proceeding.
- 5. The 20-day time period provided by § 40-6-114(1), C.R.S., to file an application for rehearing, reargument, or reconsideration shall begin on the first day after the effective date of this Decision.
 - 6. This Decision is effective on its Mailed Date.
 - B. ADOPTED IN COMMISSIONERS' WEEKLY MEETING July 15, 2020.

