

Justine L. Pate, Esq.

620 S. 13<sup>th</sup> Street  
Harrisburg, PA 17104  
347-351-2631

Rosemary Chiavetta, Secretary  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building  
400 North Street, 2<sup>nd</sup> Floor  
Harrisburg, PA 17120

October 28, 2014

RE: Application of Rasier-PA LLC, a Wholly Owned Subsidiary of Uber Technologies, Inc. for a Certificate of Public Convenience Evidencing Approval to Operate an Experimental Ride-Sharing Network Service Between Points in the Commonwealth of Pennsylvania, Excluding Designated Counties  
A-2014-2424608

Dear Secretary Chiavetta,

I represent the Joint Protestants in the above captioned proceeding. I am in receipt of Applicant's letter requesting the Joint Protestant's Replies to Exceptions be disregarded. I respectfully request Applicant's letter be disregarded, as Applicant seems to suggest that six (6) days is reasonable to reply to a forty (40) page document.

Moreover, please note that the Replies to Exceptions were filed within the statutorily prescribed ten day window, as Applicant filed Exceptions on October 14, 2014 and Joint Protestant's filed Reply Exceptions by October 24, 2014. *See, 231 Pa. Code §7.1, Exceptions.*

Further, no party was harmed nor prejudiced by the four days taken by Joint Protestants to file Replies.

Even further, had the Joint Protestants been aware of the truncated six days to reply schedule, Protestants would have been disadvantaged as all other parties received the statutorily allowed amount of time to file Briefs, Exceptions, and Replies to Exceptions.

While it can be certain Applicant wishes to proceed in this matter uncontested, allowing the Applicant to do so would greatly circumvent due process rights to the severe disadvantage of the Protestants in this matter. It should be noted that Capital City Cab Services concurs in this statement.

As such, the Reply Exceptions of the Joint Protestants should not be disregarded.

Sincerely,  
  
Justine L. Pate, Esq.