April 6, 2016

To Whom it May Concern:

This letter is in response to P.U.C. Complaint DOCKET NO. C-2016-2530272 versus DADA's 3LLC (RESPONDENT). Respondent enters a plea of "NOT GUILTY" in response to alleged violation of 52 PA Code 29.314(d).

The P.U.C. Complaint/Violation against DADA's 3 reads as follows:

"That Respondent having a dome light affixed to the roof of the vehicle violated 52 PA Code 29.314(d). <u>Dome lights are only permitted on vehicles operated by call and demand carriers.</u> The penalty for the violation is \$250.

DADA's 3 (RESPONDENT) contends that the commission is in error because the "code" is "misquoted" and therefore, "misinterpreted". 52 PA Code 29.314(d) in full:

Unless otherwise permitted by the Commission, <u>vehicles operated by call and demand carriers</u> must have a dome light affixed to the roof of the vehicle. The dome light shall be visible from a distance of 100 feet from the front and rear of the vehicle. The dome light shall be illuminated only when a customer does not occupy the vehicle.

Upon observation, comparative analysis and review, one discovers that 52 PA Code 29.314(d):

- (1) Speaks only of call and demand vehicles of which limousine carriers are not.
- (2) Does not state that limousine service providers cannot have a dome light or sign of advertisement.
- (3) Does not mention the term "limousine" in any context therefore giving "no directives" to limousine service providers concerning the issue in question.

Finally, the pictures which P.U.C. Enforcement Officer Balestra took of respondents blue van show that the so-called dome light was not lit/lighted. DADA's 3 so-called dome light is actually a sign for business advertisement.

Sincerely,

Michael Robinson

Owner/Operator DADA's 3LLC

RECEIVED

APR - 6 2016

PA PUBLIC UTILITY COMMISSION SECRETARY'S BUREAU

From: DAWAS 3 LLC 1724Mt. CARMEL RD. VERONA, PA. 15147



7015 0640 0004 3722 6335



1000

Ready Post.

Document Mailer

