**BEFORE THE**

**PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Pennsylvania Public Utility Commission :

Bureau of Investigation and Enforcement :

:

v. : C-2015-2458845

:

Tengiz Kalandadze t/a Philadelphia Limo :

**NOTIFICATION TO THE PARTIES OF OFFICIAL NOTICE TAKEN**

Pursuant to 52 Pa.Code § 5.408, the presiding officer may take official or judicial notice of facts not appearing in the evidence of record. In addition, parties are to be provided the opportunity, upon timely request, to show that the facts are not properly noticed or that alternative facts should be noticed. 52 Pa.Code § 5.408(c).

The Pennsylvania Public Utility Commission (PUC or Commission) has the following history of violations by the Respondent in this proceeding:

1. Docket No. C-2010-2192007; amount $250.00; violation was failure to provide PUC with current vehicle list; fine paid;
2. Docket No. C-2011-2271338; amount $250.00; violation was failure to provide PUC with current vehicle list; fine paid;
3. Docket No. C-2012-2282661; amount $500.00; violation was failure to maintain evidence of insurance; fine paid;
4. Docket No. C-2016-2532820; amount $500.00; violation was failure to maintain evidence of insurance; fine paid.

The Commission has on record that the Respondent holds two types of authority—(1) limousine service authority at A-2008-2065447, which was granted to the Respondent on June 9, 2009, and (2) group and party service authority at A-2013-2390503, which was granted to the Respondent on February 19, 2015.

As notice to the parties, in my decision of this matter, I will be considering the history of violations the Respondent has with the Commission and the types of authority the Respondent holds.

Any party that desires to object to the notice or desires to provide alternative facts to be noticed must file its position in writing, with a copy to the opposing party, no later than close of business (4:30 p.m.) on Friday, March 31, 2017. Service by electronic mail is acceptable followed by a hard copy.

Pursuant to 52 Pa.Code § 5.571(d)(1) the record is reopened for the reception of further evidence if the parties determine that further evidence is warranted by the official notice taken. If no party objects or provides alternative facts to be noticed by the abovementioned due date, the record shall close at 4:30 p.m. on Friday, March 31, 2017.

THEREFORE;

IT IS ORDERED:

1. That the record in this proceeding is open providing official notice to the parties of the Respondent’s, Tengiz Kalandadze t/a Philadelphia Limo, history of violations and complete types of authority.
2. That consistent with this Order, the parties have until close of business (4:30 p.m.) on Friday, March 31, 2017, to object to the official notice or to provide alternative facts to be noticed in this proceeding.
3. That in compliance with the above ordering paragraph 2, any party that objects or seeks to provide alternative facts to the proceeding shall serve the opposing party and the presiding officer in writing.
4. That if no party objects or seeks to provide alternative facts to be noticed, the record shall close as of 4:30 p.m. on Friday, March 31, 2017.

Date: March 22, 2017 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Angela T. Jones

Administrative Law

Pa. P.U.C Bureau of Investigation and Enforcement v. Tengiz Kalandadze t/a Phila. Limo

Docket No. C-2015-2458845

SERVICE LIST

TENGIZ KALANDADZE OWNER/OPERATOR

PHILADELPHIA LIMO

839 SELMER ROAD

PHILADELPHIA PA 19116

**877.520.7888**

HEIDI WUSHINSKE ESQUIRE

400 NORTH STREET

PO BOX 3265

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*Accepts E-service*

*Representing Bureau of Investigation and Enforcement*