BEFORE THE STATE OF NEVADA TAXICAB AUTHORITY

IN THE MATTER OF:    )
THE APPLICATION OF ACE CAB, INC., )
UNION CAB CO., A NLV CAB CO., )
VEGAS-WESTERN CAB, INC. and )
VIRGIN VALLEY CAB COMPANY, INC. for )
APPROVAL of CHANGE OF RATES and )
ALLOCATION of MEDALLIONS.     )

At a general session of the
State of Nevada Taxicab Authority
held at
1785 E. Sahara Ave., Ste. 200
Las Vegas, Nevada

ORDER

PRESENT:    Stacie Truesdell Michaels, Chairman
            Robert Forbuss, Member
            John G. Marushok, Member
            Joshua C. Miller, Member
            Lt. Joseph Wingard, Acting Taxicab Authority Administrator
            Scott Davis, Deputy Attorney General

IT APPEARING THAT on the 26th day of October, 2010, a hearing was held in the
above-entitled matter, in compliance with the provisions of the Nevada Open Meeting Law, the
Nevada Administrative Procedure Act, and Chapter 706 of the Nevada Revised Statutes
(NRS) and the Nevada Administrative Code (NAC), at which time all interested parties
appeared and were heard.

IT FURTHER APPEARING that the following parties moved to intervene:
WHITTLESEA BLUE/HENDERSON TAXI, DESERT CAB COMPANY, WESTERN CAB
COMPANY, LUCKY CAB COMPANY, A CAB, LLC, NELLIS CAB COMPANY, ITPE UNION,
and UNITED STEELWORKERS UNION. Each of the moving parties was permitted to
intervene.
IT FURTHER APPEARING that the Authority received proof regarding the circumstances affecting the interests of the taxicab industry, drivers and customers in Clark County, and that the Authority having duly considered the evidence, fully considered the law and being fully advised in the premises makes its Findings of Fact, Conclusions of Law and Order as follows:

**FINDINGS OF FACT**
1. The Applicants are Ace Cab, Inc.; Union Cab Co.; A NLV Cab Co.; Vegas-Western Cab, Inc.; and Virgin Valley Cab Company, Inc.
2. Applicants each hold a certificate of public convenience and necessity and are entitled to submit the instant application pursuant to NAC 706.909 and NAC 706.912.
3. Applicants requested that the rate for taxi cab service be increased from $0.20 per each 1/12th mile after the initial drop charge to $0.20 per each 1/14th mile.
4. Applicants requested an allocation of an additional eight (8) weekend medallions restricted to any twelve (12) hour period on each Friday, Saturday and Sunday.
5. If any of the foregoing findings of fact is more properly deemed a conclusion of law, it may be so construed.

**CONCLUSIONS OF LAW**
1. This matter was held in accordance with applicable Nevada Revised Statutes.
2. The Taxicab Authority has the authority to review and alter the rates, charges or fares, pursuant to NRS 706.8819(1)(a).
3. Pursuant to NRS 706.8824(1), the Taxicab Authority shall consider the interests, welfare, convenience, necessity and well-being of the customers of taxicabs when determining whether circumstances require a change in the existing number of allocations.
4. Conditions within the taxicab industry do not warrant any change to the existing rates charges or fares at the present time.
5. Conditions within the taxicab industry to not warrant any change to the existing allocation of medallions at the present time.
6. The area to be affected by the Order is Clark County, Nevada.
4. The interests, welfare, convenience, necessity and well being of the customers of
taxicabs are better served by this Order.

5. If any of the foregoing conclusions is more appropriately construed a finding of fact, it
may be so construed.

ORDER

IT IS HEREBY ORDERED that the Application of Ace Cab, Inc., Union Cab Co., A NLV
Cab Co. Vegas-Western Cab, Inc. and Virgin Valley Cab Company, Inc. for Approval of
Change of Rates and Allocation of Medallions is DENIED.

DATED this ____ day of December, 2010.

BY THE AUTHORITY:

___________________________________
Stacie Truesdell Michaels, Chairman

ATTEST:

___________________________________
Lt. Joseph Wingard, Acting Administrator
Nevada Taxicab Authority