

BEFORE THE STATE OF NEVADA TAXICAB AUTHORITY

FEB 19 '26 FILED

In the Matter of the Application of Nevada Yellow Cab Corporation, Nevada Checker Cab Corporation, Nevada Star Cab Corporation, YCS Acquisition, LLC, Cab Transport, LLC, Taxi Transport, LLC and Twenty-First Century Taxi, LLC.

Amended Application for Transfer of Interest in Certificated Carriers

COMES NOW, Taxi Management, LLC ("Taxi Management"), 5225 W. Post Road, Las Vegas, NV 89118, pursuant to NAC 706.465 to apply for approval of a transfer of interest in the following certificated carriers:

1. Nevada Yellow Cab Corporation ("Yellow Cab"), CPCT 439 SUB 3 (Effective November 1, 2015);
2. Nevada Checker Cab Corporation ("Checker Cab"), CPCT 712 SUB 6 (Effective November 1, 2015);
3. Nevada Star Cab Corporation ("Star Cab"), CPCT 399 SUB 4 (Effective November 1, 2015);
4. YCS Acquisition, LLC, dba NewCab ("YCS Acquisition"), CPCT 530 SUB 3 (Effective March 14, 2019);
5. Cab Transport, LLC, dba NewCab ("Cab Transport"), CPCT438 SUB 3 (Effective March 14, 2019);
6. Taxi Transport, LLC, dba NewCab ("Taxi Transport"), CPCT 012 SUB 7 (Effective March 14, 2019); and
7. Twenty-First Century Taxi, LLC, dba NewCab ("Twenty-First Century"), CPCT 883 SUB 6 (Effective March 14, 2019).

Copies of the orders granting each CPCT and subsequent amendments are attached hereto as Exhibit A.

Taxi Management and the Certificated Carriers have negotiated a Securities Redemption, Settlement and Release Agreement (the "Draft Agreement") whereby the

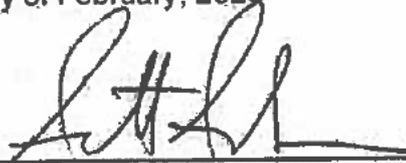
Certificated Carriers will redeem: 1) the membership interests owned by Milt Enterprises, LLC, the Robin Sue Landsburg 1991 Irrevocable Trust, the Samuel Schwartz 1991 Irrevocable Trust, and the Eileen J. Zarin 1991 Irrevocable Trust in YCS Acquisition, Cab Transport, Taxi Transport and Twenty-First Century; and 2) the shares owned by the Milton I. Schwartz Revocable Family Trust in Yellow Cab, Checker Cab and Star Cab.

A redacted copy of the Draft Agreement is attached hereto as Exhibit B. We respectfully request that the information redacted be maintained as confidential pursuant to NRS 706.1725. Charts showing the current ownership of the Certificated Carriers are also attached as Exhibits C and D. We similarly request confidentiality for Exhibits C and D pursuant to NRS 706.1725.

Finally, the Certificated Carriers are currently undergoing their annual audit and expect to file financial statements on or before the deadline on May 15, 2026. We respectfully request that the financial statements filed in 2025 (as of December 31, 2024) be utilized for purposes of this application. The financial statements of the Certificated Carriers should not impact this particular transaction.

As this application involves only a transfer of interest from existing owners back to the Certificated Carriers, leaving the remaining existing owners as the owners of the Certificated Carriers, we respectfully request approval of the foregoing application.

Respectfully submitted this 19th day of February, 2026

A handwritten signature in black ink, appearing to read 'S. Scherer', written over a horizontal line.

Scott Scherer
Nevada Bar No. 00087
Scherer Advisory Services LLC
248 Redding Way
Carson City, NV 89705
Scott@Schereradvisory.com

EXHIBIT A

(see attached)



NEVADA TAXICAB AUTHORITY ORDER
and
AMENDED CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

NEVADA YELLOW CAB CORPORATION
dba YELLOW CAB

CPC T 439 SUB 3
EFFECTIVE NOVEMBER 1, 2015

The Nevada Taxicab Authority ("Authority") finds that the above-named carrier has met the requirements of N.R.S. 706.8827 and received authority from the Taxicab Authority to engage in transportation in Clark County as a taxicab motor carrier on July 27, 1962, and the Taxicab Authority over the intervening time having ordered additional medallions and the removal of medallion restrictions now finds it in the best interest of the Authority and the Taxicab Industry to issue this Amended Certificate of Public Convenience and Necessity ("Certificate"), therefore:

IT IS ORDERED, that the said carrier be, and is hereby, granted this Amended Certificate of Public Convenience and Necessity as evidence of the continuing authority of the holder to engage in transportation in Clark County as a taxicab motor carrier, subject however, to such terms, conditions, and limitations as now are, or may hereafter be attached to the exercise of the privileges herein granted to the said carrier; and

IT IS FURTHER ORDERED, and is made a condition of this Certificate that the holder thereof shall render reasonably continuous and adequate service to the public in pursuance of the authority herein granted, and that failure to do so shall constitute sufficient grounds for suspension, change, or revocation of this Certificate; and

IT IS FURTHER ORDERED, that nothing contained herein shall be construed to be either a franchise or irrevocable; and that the failure to comply with the rules and regulations and/or orders of the Taxicab Authority or applicable statutory provisions shall constitute sufficient grounds for suspension, change, or revocation of this Certificate; and

IT IS FURTHER ORDERED, that any interest in this Certificate including, but not limited to, shares of stock, shall not be sold, transferred, leased or otherwise altered without having first obtained authorization from the Taxicab Authority; and

IT IS FURTHER ORDERED, that the transportation service to be performed by said carrier shall be as specified below:

Nevada Yellow Cab Corporation dba Yellow Cab is authorized to operate two hundred sixty-five (265) taxicab medallions for the transportation of fares or passengers originating within Clark County, Nevada.

IT IS FURTHER ORDERED that this Certificate supersedes any and all prior Certificates held by this carrier, or any predecessor-in-interest of this carrier, and said prior Certificates are void and are hereby revoked; and

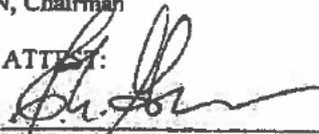
IT IS FURTHER ORDERED that the Taxicab Authority retains jurisdiction to correct any errors which may have occurred in the drafting of this Certificate.

DATED this 28th day of January, 2016.

BY THE AUTHORITY:


ILEANA DROBKIN, Chairman

ATTEST:


RONALD GROGAN
Taxicab Authority Administrator



AMENDMENT TO CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

1
2 NEVADA YELLOW CAB CORPORATION
3 dba YELLOW CAB

CPCT 439 Sub 2
EFFECTIVE 10/27/87
REVISED: 04/24/01

4
5 Reconsidered and revised at a regular meeting of the Taxicab Authority of the State of Nevada,
6 held at the Taxicab Authority, on the 24th day of April, 2001.

7 Yellow Cab appeared at the Authority's April 24, 2001, meeting to show that the modification
8 of its Certificate of Public Convenience and Necessity to expand its geographic scope of service is
9 appropriate under NRS 706.8827.

10 Yellow Cab has, through testimony, shown that it is in the best interests of the traveling public
11 to expand the geographic scope of service set forth in its Certificate of Public Convenience and
12 Necessity.

13 Therefore, the portion of Yellow Cab's Certificate of Public Convenience and Necessity that
14 defines its geographic scope of service is hereby modified to read:

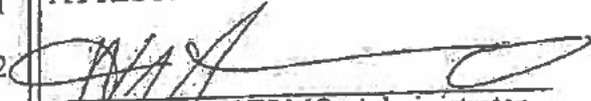
15 Transporting passengers and their luggage between points
16 and places within Clark County, Nevada EXCEPT no trip
17 shall both begin and end within the city limits of either
18 Mesquite or Boulder City or the unincorporated township
19 of Laughlin, Nevada.

20 DATED this 4 day of May, 2001.

21 BY THE AUTHORITY

22 
23 JAMES J. JIMMERSON, Chairman

24 ATTEST:

25 
26 ROBERT ANSELMO, Administrator

CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

YELLOW CAB COMPANY OF NEVADA, INC.

CPC T 439 Sub 1
Effective March 1, 1950

After due investigation, It appearing in the public interest that the above-named carrier is entitled to receive authority from the Taxicab Authority to engage in transportation in intrastate commerce as a motor carrier, and the Taxicab Authority so finding:

IT IS ORDERED, That the said carrier be, and it is hereby, granted this Certificate of Public Convenience and Necessity as evidence of the Authority of the holder to engage in transportation in intrastate commerce as a common carrier by motor vehicle, subject, however, to the Motor Carrier Act and rules and regulations of the Taxicab Authority, and such terms, conditions, and limitations as are now, or may hereafter be, attached to the exercise of the privileges herein granted to the said carrier.

IT IS FURTHER ORDERED, and is made a condition of this certificate that the holder thereof shall render reasonably continuous and adequate service to the public in pursuance of the authority herein granted, and that failure so to do shall constitute sufficient grounds for suspension, change, or revocation of this certificate.

IT IS FURTHER ORDERED, That nothing contained herein shall be construed to be either a franchise or irrevocable; and that the failure to comply with the rules and regulations and/or orders of the Taxicab Authority or statutory provision shall constitute sufficient grounds for suspension or revocation of this certificate.

IT IS FURTHER ORDERED, That this certificate shall not be sold or transferred, without having obtained prior authority from the Taxicab Authority.

IT IS FURTHER ORDERED, That this certificate is RESTRICTED to transportation in intrastate commerce ONLY; and said certificate is explicitly RESTRICTED against registration with the Interstate Commerce Commission under Section 206 (A) (6) of the Interstate Commerce Act, the Taxicab Authority having made no investigation or finding that the public convenience and necessity requires this transportation service in interstate commerce.

IT IS FURTHER ORDERED, That the transportation service to be performed by the said carrier shall be as specified below:

Passengers and their luggage in taxicab service

Between points and places within the city limits of the city of Las Vegas, Nevada, and a radius of five miles thereof.

Between points and places within the city limits of the city of Las Vegas, Nevada, and a radius of five miles thereof, on the one hand, and the points and places within thirty two miles from the city limits of the city of Las Vegas, Nevada.

Between Las Vegas, Nevada, and points and places in the state of Nevada.

By the Authority


Jack James, Chairman

ATTEST:


Administrator

DATED:

Las Vegas, Nevada



NEVADA TAXICAB AUTHORITY ORDER
and
AMENDED CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

NEVADA CHECKER CAB CORPORATION
dba CHECKER CAB

CPC T 712 SUB 6
EFFECTIVE NOVEMBER 1, 2015

The Nevada Taxicab Authority ("Authority") finds that the above-named carrier has met the requirements of N.R.S. 706.8827 and received authority from the Taxicab Authority to engage in transportation in Clark County as a taxicab motor carrier on August 19, 1949, and the Taxicab Authority over the intervening time having ordered additional medallions and the removal of medallion restrictions now finds it in the best interest of the Authority and the Taxicab Industry to issue this Amended Certificate of Public Convenience and Necessity ("Certificate"), therefore:

IT IS ORDERED, that the said carrier be, and is hereby, granted this Amended Certificate of Public Convenience and Necessity as evidence of the continuing authority of the holder to engage in transportation in Clark County as a taxicab motor carrier, subject however, to such terms, conditions, and limitations as now are, or may hereafter be attached to the exercise of the privileges herein granted to the said carrier; and

IT IS FURTHER ORDERED, and is made a condition of this Certificate that the holder thereof shall render reasonably continuous and adequate service to the public in pursuance of the authority herein granted, and that failure to do so shall constitute sufficient grounds for suspension, change, or revocation of this Certificate; and

IT IS FURTHER ORDERED, that nothing contained herein shall be construed to be either a franchise or irrevocable; and that the failure to comply with the rules and regulations and/or orders of the Taxicab Authority or applicable statutory provisions shall constitute sufficient grounds for suspension, change, or revocation of this Certificate; and

IT IS FURTHER ORDERED, that any interest in this Certificate including, but not limited to, shares of stock, shall not be sold, transferred, leased or otherwise altered without having first obtained authorization from the Taxicab Authority; and

IT IS FURTHER ORDERED, that the transportation service to be performed by said carrier shall be as specified below:

Nevada Checker Cab Corporation dba Checker Cab is authorized to operate
two hundred sixty-five (265) taxicab medallions for the transportation
of fares or passengers originating within Clark County, Nevada.

IT IS FURTHER ORDERED that this Certificate supersedes any and all prior Certificates held by this carrier, or any predecessor-in-interest of this carrier, and said prior Certificates are void and are hereby revoked; and

IT IS FURTHER ORDERED that the Taxicab Authority retains jurisdiction to correct any errors which may have occurred in the drafting of this Certificate.

DATED this 28th day of January, 2016.

BY THE AUTHORITY:



ILEANA DROBKIN, Chairman

ATTEST:



RONALD GROGAN
Taxicab Authority Administrator



AMENDMENT TO CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

1
2 NEVADA CHECKER CAB CORPORATION
3 dba CHECKER CAB

CPCT 712
EFFECTIVE 10/27/87
REVISED: 04/24/01

4
5 Reconsidered and revised at a regular meeting of the Taxicab Authority of the State of Nevada,
6 held at the Taxicab Authority, on the 24th day of April, 2001.

7 Checker Cab appeared at the Authority's April 24, 2001, meeting to show that the modification
8 of its Certificate of Public Convenience and Necessity to expand its geographic scope of service is
9 appropriate under NRS 706.8827.

10 Checker Cab has, through testimony, shown that it is in the best interests of the traveling public
11 to expand the geographic scope of service set forth in its Certificate of Public Convenience and
12 Necessity.

13 Therefore, the portion of Checker Cab's Certificate of Public Convenience and Necessity that
14 defines its geographic scope of service is hereby modified to read:

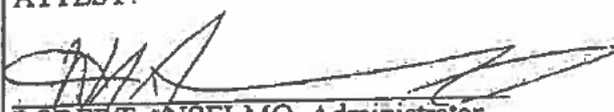
15 Transporting passengers and their luggage between points
16 and places within Clark County, Nevada EXCEPT no trip
17 shall both begin and end within the city limits of either
18 Mesquite or Boulder City or the unincorporated township
19 of Laughlin, Nevada.

20 DATED this 4 day of May, 2001.

21 BY THE AUTHORITY

22 
23 JAMES J. JIMMERSON, Chairman

24 ATTEST:

25 
26 ROBERT ANSELMO, Administrator

RECEIVED

CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY OCT 27 1987

NEVADA STATE
TAXICAB AUTHORITY
LAS VEGAS, NEVADA
SUB 5

NEVADA CHECKER CAB CORPORATION
dba CHECKER CAB

CPCT 712

COPY

EFFECTIVE DATE: 10/27/87

ISSUED at a general session of the Taxicab Authority of the State of Nevada, held at its offices located at 1785 East Sahara Avenue, Suite 200, Las Vegas, Nevada, 89158, on January 27, 1987 and October 19, 1987.

After due investigation, it appearing that the above-named carrier has met the requirements of N.R.S. 706.8827 and is entitled to receive authority from the Taxicab Authority to engage in transportation in intrastate commerce as a taxicab motor carrier, and the Taxicab Authority so finding:

IT IS ORDERED, that the said carrier be, and it is hereby, granted this Certificate of Public Convenience and Necessity as evidence of the authority of the holder to engage in transportation in intrastate commerce as a taxicab motor carrier, subject; however, to such terms, conditions, and limitations as now are, or may hereafter be attached to the exercise of the privileges herein granted to the said carrier.

IT IS FURTHER ORDERED, and is made a condition of this Certificate that the holder thereof shall render reasonably continuous and adequate service to the public in pursuance of the authority herein granted, and that failure to do so shall constitute sufficient grounds for suspension, change, or revocation of this Certificate.

IT IS FURTHER ORDERED, that nothing contained herein shall be construed to be either a franchise or irrevocable; and that the failure to comply with the rules and regulations and/or orders of the Taxicab Authority or applicable statutory provisions shall constitute sufficient grounds for suspension, change, or revocation of this Certificate.

IT IS FURTHER ORDERED, that any interest in this Certificate including, but not limited to, shares of stock, shall not be sold, transferred, leased or otherwise altered without having first obtained authorization from the Taxicab Authority.

IT IS FURTHER ORDERED, that the transportation service to be performed by said carrier shall be as specified below:

Transportation of passengers and their luggage in taxicab service between points and places within the city limits of the City of Las Vegas, Nevada, and a radius of five miles thereof;

Between points and places within the city limits of the City of Las Vegas, Nevada, and a radius of five miles thereof on the one hand and on the other points and places in Nevada.

IT IS FURTHER ORDERED that this Certificate supercedes any and all prior Certificates held by this carrier, or any predecessor-in-interest of this carrier, and said prior Certificates are void and are hereby revoked.

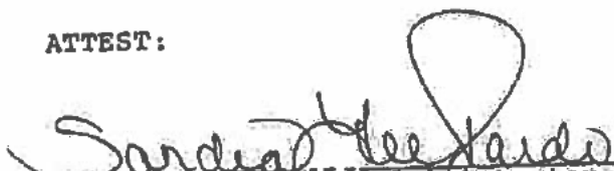
IT IS FURTHER ORDERED that the Taxicab Authority retains jurisdiction to correct any errors which may have occurred in the drafting of this Certificate.

DATED this 26th day of October, 1987.

BY THE AUTHORITY:


RANDY A. GARCIA, Chairman

ATTEST:


SANDRA LEE PAROO, Administrator



NEVADA TAXICAB AUTHORITY ORDER
and
AMENDED CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

NEVADA STAR CAB CORPORATION
dba STAR CAB

CPC T 399 SUB 4
EFFECTIVE NOVEMBER 1, 2015

The Nevada Taxicab Authority ("Authority") finds that the above-named carrier has met the requirements of N.R.S. 706.8827 and received authority from the Taxicab Authority to engage in transportation in Clark County as a taxicab motor carrier on January 14, 1966, and the Taxicab Authority over the intervening time having ordered additional medallions and the removal of medallion restrictions now finds it in the best interest of the Authority and the Taxicab Industry to issue this Amended Certificate of Public Convenience and Necessity ("Certificate"), therefore:

IT IS ORDERED, that the said carrier be, and is hereby, granted this Amended Certificate of Public Convenience and Necessity as evidence of the continuing authority of the holder to engage in transportation in Clark County as a taxicab motor carrier, subject however, to such terms, conditions, and limitations as now are, or may hereafter be attached to the exercise of the privileges herein granted to the said carrier; and

IT IS FURTHER ORDERED, and is made a condition of this Certificate that the holder thereof shall render reasonably continuous and adequate service to the public in pursuance of the authority herein granted, and that failure to do so shall constitute sufficient grounds for suspension, change, or revocation of this Certificate; and

IT IS FURTHER ORDERED, that nothing contained herein shall be construed to be either a franchise or irrevocable; and that the failure to comply with the rules and regulations and/or orders of the Taxicab Authority or applicable statutory provisions shall constitute sufficient grounds for suspension, change, or revocation of this Certificate; and

IT IS FURTHER ORDERED, that any interest in this Certificate including, but not limited to, shares of stock, shall not be sold, transferred, leased or otherwise altered without having first obtained authorization from the Taxicab Authority; and

IT IS FURTHER ORDERED, that the transportation service to be performed by said carrier shall be as specified below:

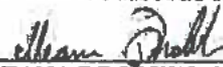
Nevada Star Cab Corporation dba Star Cab is authorized to operate
one hundred ninety-three (193) taxicab medallions for the transportation
of fares or passengers originating within Clark County, Nevada.

IT IS FURTHER ORDERED that this Certificate supersedes any and all prior Certificates held by this carrier, or any predecessor-in-interest of this carrier, and said prior Certificates are void and are hereby revoked; and

IT IS FURTHER ORDERED that the Taxicab Authority retains jurisdiction to correct any errors which may have occurred in the drafting of this Certificate.

DATED this 28th day of January, 2016.

BY THE AUTHORITY:



ILEANA DROBKIN, Chairman

ATTEST:



RONALD GROGAN
Taxicab Authority Administrator



AMENDMENT TO CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

1
2 NEVADA STAR CAB CORPORATION
3 dba STAR CAB

CPCT 399 Sub 3
EFFECTIVE 10/27/87
REVISED: 04/24/01

4
5 Reconsidered and revised at a regular meeting of the Taxicab Authority of the State of Nevada,
6 held at the Taxicab Authority, on the 24th day of April, 2001.

7 Star Cab appeared at the Authority's April 24, 2001, meeting to show that the modification of
8 its Certificate of Public Convenience and Necessity to expand its geographic scope of service is
9 appropriate under NRS 706.8827.

10 Star Cab has, through testimony, shown that it is in the best interests of the traveling public to
11 expand the geographic scope of service set forth in its Certificate of Public Convenience and
12 Necessity.

13 Therefore, the portion of Star Cab's Certificate of Public Convenience and Necessity that
14 defines its geographic scope of service is hereby modified to read:

15 Transporting passengers and their luggage between points
16 and places within Clark County, Nevada EXCEPT no trip
17 shall both begin and end within the city limits of either
18 Mesquite or Boulder City or the unincorporated township
19 of Laughlin, Nevada.

20 DATED this 4 day of May, 2001.

21 BY THE AUTHORITY

22 J. J. Jimmerson
23 JAMES J. JIMMERSON, Chairman

24 ATTEST:

25 [Signature]
26 ROBERT ANSELMO, Administrator

RECEIVED

OCT 27 1987

CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

NEVADA STAR CAB CORPORATION
dba STAR CAB

CPCT 399

NEVADA STATE
TAXICAB AUTHORITY
LAS VEGAS, NEVADA
SUB 3

COPY

EFFECTIVE DATE: 10/27/87

ISSUED at a general session of the Taxicab Authority of the State of Nevada, held at its offices located at 1785 East Sahara Avenue, Suite 200, Las Vegas, Nevada, 89158, on January 27, 1987 and October 19, 1987.

After due investigation, it appearing that the above-named carrier has met the requirements of N.R.S. 706.8827 and is entitled to receive authority from the Taxicab Authority to engage in transportation in intrastate commerce as a taxicab motor carrier, and the Taxicab Authority so finding:

IT IS ORDERED, that the said carrier be, and it is hereby, granted this Certificate of Public Convenience and Necessity as evidence of the authority of the holder to engage in transportation in intrastate commerce as a taxicab motor carrier, subject; however, to such terms, conditions, and limitations as now are, or may hereafter be attached to the exercise of the privileges herein granted to the said carrier.

IT IS FURTHER ORDERED, and is made a condition of this Certificate that the holder thereof shall render reasonably continuous and adequate service to the public in pursuance of the authority herein granted, and that failure to do so shall constitute sufficient grounds for suspension, change, or revocation of this Certificate.

IT IS FURTHER ORDERED, that nothing contained herein shall be construed to be either a franchise or irrevocable; and that the failure to comply with the rules and regulations and/or orders of the Taxicab Authority or applicable statutory provisions shall constitute sufficient grounds for suspension, change, or revocation of this Certificate.

IT IS FURTHER ORDERED, that any interest in this Certificate including, but not limited to, shares of stock, shall not be sold, transferred, leased or otherwise altered without having first obtained authorization from the Taxicab Authority.

IT IS FURTHER ORDERED, that the transportation service to be performed by said carrier shall be as specified below:

Transporting passengers utilizing taxicabs:

Between places within the boundaries designated; hereinafter:

The point of beginning which is located within Section 3, Township 17 South, Range 54 East M.D.B.M. and more particularly at the point where the Fourth Standard Parallel South and the Nye and Clark County Boundary lines intersect;

Thence, in a Southerly and Southeasterly direction following the most Westerly boundary of Clark County to U.S. Highway 91;

Thence, along and including U.S. Highway 91 to the State Route 41, also referred to as the Henderson cut-off;

Thence, along and including State Route 41 to Lake Shore Highway;

Thence, due North to the Fourth Standard Parallel South;

Thence, West along the Fourth Standard Parallel South to the point of beginning.

A trip that originates in the above described area may go to any place in the State of Nevada.

A trip may originate any place in Clark County, that is uncertificated for taxicab service provided it terminates in the above described area.

IT IS FURTHER ORDERED that this Certificate supercedes any and all prior Certificates held by this carrier, or any predecessor-in-interest of this carrier, and said prior Certificates are void and are hereby revoked.

IT IS FURTHER ORDERED that the Taxicab Authority retains jurisdiction to correct any errors which may have occurred in the drafting of this Certificate.

DATED this 26th day of October, 1987.

BY THE AUTHORITY:


FANNY A. GARCIA, Chairman

ATTEST:


SANDRA J.F. PARDO, Administrator



NEVADA TAXICAB AUTHORITY ORDER
and
AMENDED CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

YCS ACQUISITION, LLC
d/b/a NewCab

CPC T 530 SUB 3
EFFECTIVE MARCH 14, 2019

The Nevada Taxicab Authority ("Authority") finds that the above-named carrier has met the requirements of N.R.S. 706.8827 and the appropriate provisions of the Nevada Administrative Code, and having received authority from the Taxicab Authority to engage in transportation in Clark County as a taxicab motor carrier on February 28, 2019, the Taxicab Authority now finds it in the best interest of the Authority and the Taxicab Industry to issue this Amended Certificate of Public Convenience and Necessity ("Certificate"), therefore:

IT IS ORDERED, that the said carrier be, and is hereby, granted this Amended Certificate of Public Convenience and Necessity as evidence of the authority of the holder to engage in transportation in Clark County as a taxicab motor carrier, subject however, to such terms, conditions, and limitations as now are, or may hereafter be attached to the exercise of the privileges herein granted to the said carrier; and

IT IS FURTHER ORDERED, and is made a condition of this Certificate that the holder thereof shall render reasonably continuous and adequate service to the public in pursuance of the authority herein granted, and that failure to do so shall constitute sufficient grounds for suspension, change, or revocation of this Certificate; and

IT IS FURTHER ORDERED, that nothing contained herein shall be construed to be either a franchise or irrevocable; and that the failure to comply with the rules and regulations and/or orders of the Taxicab Authority or applicable statutory or administrative code provisions shall constitute sufficient grounds for suspension, change, or revocation of this Certificate; and

IT IS FURTHER ORDERED, that any interest in this Certificate including, but not limited to, shares of stock, shall not be sold, transferred, leased or otherwise altered without having first obtained authorization from the Taxicab Authority; and

IT IS FURTHER ORDERED, that the transportation service to be performed by said carrier shall be as specified below:

YCS Acquisition, LLC d/b/a NewCab is authorized to operate
Two hundred thirty-eight (238) taxicab medallions for the transportation
of fares or passengers originating within Clark County, Nevada.

IT IS FURTHER ORDERED that this Certificate supersedes any and all prior Certificates held by this carrier, or any predecessor-in-interest of this carrier, and said prior Certificates are void and are hereby revoked; and

IT IS FURTHER ORDERED that the Taxicab Authority retains jurisdiction to correct any errors which may have occurred in the drafting of this Certificate.

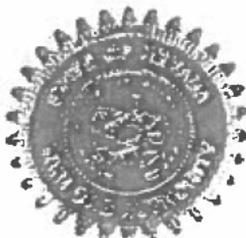
DATED this 14th day of March, 2019.

BY THE AUTHORITY

STAN OLSEN, Chairman

ATTEST:

SCOTT WHITTEMORE
Taxicab Authority Administrator





NEVADA TAXICAB AUTHORITY ORDER
and
AMENDED CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

CAB TRANSPORT, LLC
d/b/a NewCab

CPC T 438 SUB 3
EFFECTIVE MARCH 14, 2019

The Nevada Taxicab Authority ("Authority") finds that the above-named carrier has met the requirements of N.R.S. 706.8827 and the appropriate provisions of the Nevada Administrative Code, and having received authority from the Taxicab Authority to engage in transportation in Clark County as a taxicab motor carrier on February 28, 2019, the Taxicab Authority now finds it in the best interest of the Authority and the Taxicab Industry to issue this Amended Certificate of Public Convenience and Necessity ("Certificate"), therefore:

IT IS ORDERED, that the said carrier be, and is hereby, granted this Amended Certificate of Public Convenience and Necessity as evidence of the authority of the holder to engage in transportation in Clark County as a taxicab motor carrier, subject however, to such terms, conditions, and limitations as now are, or may hereafter be attached to the exercise of the privileges herein granted to the said carrier; and

IT IS FURTHER ORDERED, and is made a condition of this Certificate that the holder thereof shall render reasonably continuous and adequate service to the public in pursuance of the authority herein granted, and that failure to do so shall constitute sufficient grounds for suspension, change, or revocation of this Certificate; and

IT IS FURTHER ORDERED, that nothing contained herein shall be construed to be either a franchise or irrevocable; and that the failure to comply with the rules and regulations and/or orders of the Taxicab Authority or applicable statutory or administrative code provisions shall constitute sufficient grounds for suspension, change, or revocation of this Certificate; and

IT IS FURTHER ORDERED, that any interest in this Certificate including, but not limited to, shares of stock, shall not be sold, transferred, leased or otherwise altered without having first obtained authorization from the Taxicab Authority; and

IT IS FURTHER ORDERED, that the transportation service to be performed by said carrier shall be as specified below:

Cab Transport, LLC d/b/a NewCab is authorized to operate
Two hundred thirty-six (236) taxicab medallions for the transportation
of fares or passengers originating within Clark County, Nevada.

IT IS FURTHER ORDERED that this Certificate supersedes any and all prior Certificates held by this carrier, or any predecessor-in-interest of this carrier, and said prior Certificates are void and are hereby revoked; and

IT IS FURTHER ORDERED that the Taxicab Authority retains jurisdiction to correct any errors which may have occurred in the drafting of this Certificate.

DATED this 14th day of March, 2019.

BY THE AUTHORITY:

STAN OLSEN, Chairman



ATTEST:

SCOTT WHITTEMORE
Taxicab Authority Administrator



NEVADA TAXICAB AUTHORITY ORDER
and

AMENDED CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY



TAXI TRANSPORT, LLC
d/b/a NewCab

CPC T 012 SUB 7
EFFECTIVE MARCH 14, 2019

The Nevada Taxicab Authority ("Authority") finds that the above-named carrier has met the requirements of N.R.S. 706.8827 and the appropriate provisions of the Nevada Administrative Code, and having received authority from the Taxicab Authority to engage in transportation in Clark County as a taxicab motor carrier on February 28, 2019, the Taxicab Authority now finds it in the best interest of the Authority and the Taxicab Industry to issue this Amended Certificate of Public Convenience and Necessity ("Certificate"), therefore:

IT IS ORDERED, that the said carrier be, and is hereby, granted this Amended Certificate of Public Convenience and Necessity as evidence of the authority of the holder to engage in transportation in Clark County as a taxicab motor carrier, subject however, to such terms, conditions, and limitations as now are, or may hereafter be attached to the exercise of the privileges herein granted to the said carrier; and

IT IS FURTHER ORDERED, and is made a condition of this Certificate that the holder thereof shall render reasonably continuous and adequate service to the public in pursuance of the authority herein granted, and that failure to do so shall constitute sufficient grounds for suspension, change, or revocation of this Certificate; and

IT IS FURTHER ORDERED, that nothing contained herein shall be construed to be either a franchise or irrevocable; and that the failure to comply with the rules and regulations and/or orders of the Taxicab Authority or applicable statutory or administrative code provisions shall constitute sufficient grounds for suspension, change, or revocation of this Certificate; and

IT IS FURTHER ORDERED, that any interest in this Certificate including, but not limited to, shares of stock, shall not be sold, transferred, leased or otherwise altered without having first obtained authorization from the Taxicab Authority; and

IT IS FURTHER ORDERED, that the transportation service to be performed by said carrier shall be as specified below:

Taxi Transport, LLC d/b/a NewCab is authorized to operate
Two hundred twenty-one (221) taxicab medallions for the transportation
of fares or passengers originating within Clark County, Nevada.

IT IS FURTHER ORDERED that this Certificate supersedes any and all prior Certificates held by this carrier, or any predecessor-in-interest of this carrier, and said prior Certificates are void and are hereby revoked; and

IT IS FURTHER ORDERED that the Taxicab Authority retains jurisdiction to correct any errors which may have occurred in the drafting of this Certificate.

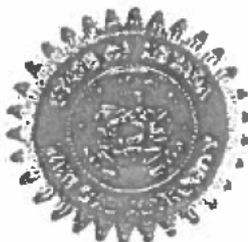
DATED this 14th day of March, 2019.

BY THE AUTHORITY:


STAN OLSEN, Chairman

ATTEST:


SCOTT WHITTEMORE
Taxicab Authority Administrator





NEVADA TAXICAB AUTHORITY ORDER
and
AMENDED CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

TWENTY FIRST CENTURY TAXI, LLC
d/b/a NewCab

CPC T 883 SUB 6
EFFECTIVE MARCH 14, 2019

The Nevada Taxicab Authority ("Authority") finds that the above-named carrier has met the requirements of N.R.S. 706.8827 and the appropriate provisions of the Nevada Administrative Code, and having received authority from the Taxicab Authority to engage in transportation in Clark County as a taxicab motor carrier on February 28, 2019, the Taxicab Authority now finds it in the best interest of the Authority and the Taxicab Industry to issue this Amended Certificate of Public Convenience and Necessity ("Certificate"), therefore:

IT IS ORDERED, that the said carrier be, and is hereby, granted this Amended Certificate of Public Convenience and Necessity as evidence of the authority of the holder to engage in transportation in Clark County as a taxicab motor carrier, subject however, to such terms, conditions, and limitations as now are, or may hereafter be attached to the exercise of the privileges herein granted to the said carrier; and

IT IS FURTHER ORDERED, and is made a condition of this Certificate that the holder thereof shall render reasonably continuous and adequate service to the public in pursuance of the authority herein granted, and that failure to do so shall constitute sufficient grounds for suspension, change, or revocation of this Certificate; and

IT IS FURTHER ORDERED, that nothing contained herein shall be construed to be either a franchise or irrevocable; and that the failure to comply with the rules and regulations and/or orders of the Taxicab Authority or applicable statutory or administrative code provisions shall constitute sufficient grounds for suspension, change, or revocation of this Certificate; and

IT IS FURTHER ORDERED, that any interest in this Certificate including, but not limited to, shares of stock, shall not be sold, transferred, leased or otherwise altered without having first obtained authorization from the Taxicab Authority; and

IT IS FURTHER ORDERED, that the transportation service to be performed by said carrier shall be as specified below:

Twenty First Century Taxi, LLC d/b/a NewCab is authorized to operate
Two hundred twenty-one (221) taxicab medallions for the transportation
of fares or passengers originating within Clark County, Nevada.

IT IS FURTHER ORDERED that this Certificate supersedes any and all prior Certificates held by this carrier, or any predecessor-in-interest of this carrier, and said prior Certificates are void and are hereby revoked; and

IT IS FURTHER ORDERED that the Taxicab Authority retains jurisdiction to correct any errors which may have occurred in the drafting of this Certificate.

DATED this 14th day of March, 2019.

BY THE AUTHORITY:

STAN OLSEN, Chairman

ATTEST:

SCOTT WHITTEMORE
Taxicab Authority Administrator



EXHIBIT B

(see attached)

4. **Signing Date.** The date that the Agreement is signed by all Parties. This date shall commit all Parties to the Agreement and its terms to become effective on the Closing Date. Some terms shall be effective as of the Signing date if so specified.

5. **Closing Deliveries**

The following shall be completed and delivered by the appropriate Parties on or prior to the Closing Date:

- (a) Seller shall execute and deliver to each respective Company, as applicable, a: (i) Stock Power; (ii) Assignment of Partnership Interest; or (iii) Assignment of Membership Interest, assigning and transferring to each Company the redeemed interests;
- (b) Companies shall deliver to Seller by wire, certified check, or other readily available funds in the amount of the: (i) Purchase Price identified in Section 1 (subject to the modifying provisions related to the Property transfer); and (ii) the payments set forth in Section 13 hereof;

- (h) The [REDACTED] deliver to Escrow a fully executed purchase and sale agreement for the purchase and sale of the [REDACTED] the form of Exhibit "G-1" attached hereto and incorporated herein by reference and the Schwartz-Trans Members shall deliver to Escrow a fully executed purchase and sale agreement for the purchase and sale of the [REDACTED] the form of Exhibit "G-2" attached hereto and incorporated herein by reference (collectively, the "Purchase and Sale Agreement"), and any required documentation, information, and funds, and (ii) the [REDACTED] and [REDACTED] shall deliver to Escrow fully executed Purchase and Sale Agreements for the purchase and sale of the [REDACTED] respectively, along with any required documentation, information, and funds, , pursuant thereto; and

(b) The Companies shall jointly and severally indemnify each of Seller Party who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative, except an action by or in the right of the Companies, by reason of the fact that the Seller Party is or was a manager, member, employee, director, officer, shareholder, partner, or agent of any of the Companies, or is or was serving at the request of any of the Companies as a manager, member, director, officer, shareholder, partner, employee, against expenses, including attorney's fees, judgments, fines and amounts paid in settlement actually and reasonably incurred by the Seller Party in connection with the action, suit or proceeding if the Seller Party acted in good faith and in a manner which the Seller Party reasonably believed to be in or not opposed to the best interests of the Companies (except that such requirements relative to good faith and best interests of the Companies shall be inapplicable with respect to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative, pertaining to the sale transaction provided for under this Agreement), and, with respect to any criminal action or proceeding, had no reasonable cause to believe the person's conduct was unlawful. The termination of any action, suit or proceeding by judgment, order, settlement or conviction, or upon a plea of nolo contendere or its equivalent, does not, of itself, create a presumption, where applicable, that the Seller Party did not act in good faith and in a manner which the Seller Party reasonably believed to be in or not opposed to the best interests of the Companies and that, with respect to any criminal action or proceeding, the person had reasonable cause to believe that such Seller Party's conduct was unlawful. Additionally, the following terms apply to the indemnification rights and obligations provided in this Section:

(i) In connection with any action, suit, or proceeding subject to indemnification hereunder, each Seller Party shall have the right to participate in the defense thereof and to retain counsel of its own choosing, at its own expense.

(ii) (a) The Companies shall not settle, compromise, or consent to the entry of any judgment in any action, suit, or proceeding for which indemnification may be sought hereunder without the prior written consent of the applicable Seller Party, which consent shall not be unreasonably withheld, conditioned, or delayed; and (ii) no settlement shall be approved that imposes any liability, obligation, admission of wrongdoing, or restriction on any Seller Party without such Seller Party's express written consent;

(iii) Indemnification shall not be made to or on behalf of any Seller Party if a final adjudication establishes that such Seller Party's acts or omissions involved intentional misconduct, fraud or a knowing violation of the law and was material to the cause of action.

(iv) The expenses of each Seller Party incurred in defending a civil or criminal action, suit or proceeding must be paid by the Companies as they are incurred and in advance of the final disposition of the action, suit or proceeding, upon receipt of an undertaking by or on behalf of the Seller Party to repay the amount if it is ultimately determined by a court of competent jurisdiction that such Seller Party is not entitled to be indemnified by the Companies.

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9. **Non-Solicitation.** As a further material consideration, Seller agrees and covenant not to solicit, induce, or encourage, whether directly or indirectly, any officer, employee, contractor or representative of the Companies to become affiliated with or employed by Seller or any entity owned or controlled by Seller, or to leave their position with the Companies, for a period of three (3) years from the Closing Date.
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11. **Confidentiality and Publicity.** Except to the extent required to obtain the TAX AUTHORITY Approvals and Lender Consent, the Parties to this Agreement acknowledge, covenant, and agree that each Party and their respective affiliates, shareholders, partners, and members will keep all information relating to this Agreement confidential. Notwithstanding the foregoing, nothing in this Section shall prohibit any Party from: (a) disclosing truthful statements as required by law, regulation, court order, subpoena, or governmental inquiry; (b) providing truthful testimony or statements in connection with any legal, regulatory, tax, or administrative proceeding; (c) communicating with legal counsel, accountants, tax advisors, or insurers in connection with this Agreement; or (d) enforcing such Party's rights or defending against claims arising under this Agreement or any related transaction document; provided, that in the event of disclosure or testimony under subsections (a) or (b) above, the disclosing or testifying Party shall provide the other Parties with reasonable written notice prior to such disclosure or testimony.
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14. **Push-Out Election** The Parties acknowledge that certain of the Companies are subject to the partnership audit and adjustment rules enacted by the Bipartisan Budget Act of 2015 (as amended, the "BBA"), pursuant to which such Companies could otherwise be liable for taxes, interest, and penalties resulting from adjustments to partnership items. In such respect the Parties agree as follows (and the respective operating agreements are hereby amended to incorporate the following):

- (a) In the event the IRS makes any adjustment to the income, gain, loss, deduction, or credit of a Company for any taxable period, the Company shall make an election to "push out" such adjustment to the persons or entity who were members during the applicable taxable period, so that such members, and not the Company, bear the economic burden of such adjustment.
- (b) Each person or entity who was a member during the taxable period to which such adjustment relates shall be responsible for and shall indemnify and hold harmless the respective Company from, such member's allocable share of any taxes, interest, penalties, or other amounts resulting from such adjustment, regardless of whether such amounts are assessed against such Company or the member directly.
- (c) In the event a Company pays any taxes, interest, penalties, or related amounts attributable to an adjustment that is properly allocable to a member (including former members), such member shall promptly reimburse the Company for their respective share thereof, and the Company shall have a right of contribution and reimbursement from such member.
- (d) Each member agrees to cooperate in good faith with the respective Company in connection with any audit, examination, or proceeding relating to the BBA, including providing information reasonably requested to effectuate any push-out election or allocation contemplated by this Section.
15. **Attorneys' and Tax Advisors' Fees.** The Parties agree that all reasonable third-party attorneys' and tax advisors' fees of all Parties (including, for the avoidance of doubt, the Seller Parties) related to this transaction or negotiation (including without limitation should any matters, including without limitation, involving the Nevada Taxi Cab Authority or other regulatory agency) and incurred since November 1, 2025 and through the Closing Date (the "Approved Payment Period"), shall be paid by the Companies to each of such attorneys and tax advisors ("Third-Party Reimbursement Payments"). The Parties shall receive, review, and furnish to the Companies on or before the date that is not more than five business days after to the Closing Date, true and complete copies of fee statements (which shall not include narrative descriptions of services time entries, privileged or work product information, or the like), for the Parties' attorneys' and tax advisors relating to such Third-Party Reimbursement Payments for the Approved Payment Period. The Companies shall have three (3) business days following receipt to review such invoices and notify a Party in writing of any good-faith, reasonable objections to the amounts or items reflected therein. The Parties shall use commercially reasonable efforts to resolve any such objections. Any amounts not reasonably objected to in writing within such period shall be deemed approved. The approved amount of such fees shall be paid no later than fifteen days following the Closing. Except as expressly provided in this Section, each Party shall bear its own costs and expenses, and no Party shall have any further right to reimbursement or contribution for professional fees or expenses.

nature related to Section 7(a), other than those specified within this Agreement, shall survive after Closing.

17. **Governing Law.** This Agreement, and all claims or causes of action (whether in contract, tort or statute) that may be based upon, arise out of or relate to this Agreement, or the negotiation, execution or performance of this Agreement (including any claim or cause of action based upon, arising out of or related to any representation or warranty made in or in connection with this Agreement or as an inducement to enter into this Agreement), shall be governed by, and enforced in accordance with, the internal laws of the State of Nevada, including its statutes of limitations. The exclusive proper venue of legal adjudication of any dispute shall be in a district court of competent jurisdiction located in Clark County, Nevada.
18. **Additional Documents.** The Parties covenant and agree that they will execute such other and further instruments and documents as are or may become necessary or convenient to effect and carry out the transactions envisioned by this Agreement.
19. **Taxi Authority and Lenders**
 - (a) **Taxi Authority Approval.** To the extent that the sale of the Seller's equity interest in the Companies requires approval of the Nevada Taxicab Authority or other regulatory agency, the Parties agree that they shall fully cooperate to attain such approval ("Taxi Authority Approvals") and agree that the transfers contemplated by this Agreement and the Closing are expressly contingent upon and not effective until such Taxi Authority Approvals have been obtained. The cooperation required by this Section shall include, without limitation: (a) the timely preparation, execution, and submission of all applications, disclosures, filings, notices, and supplemental materials; (b) participation in interviews or hearings; and (c) the provision of information reasonably requested by any regulatory authority, subject to applicable law.
20. **Counterparts.** This Agreement may be executed in two or more counterparts, each of which will be considered an original, but all of which together will constitute one and the same instrument. The exchange of a fully executed Agreement (in counterparts or otherwise) electronic means, including using a PDF via email (including pdf or any electronic signature complying with the U.S. federal ESIGN Act of 2000, e.g., www.docusign.com) or other transmission method shall be sufficient to bind the parties to terms and conditions of this Agreement.
21. **Complete Agreement.** This Agreement, including all Exhibits attached hereto, contains the entire understanding of the Parties with respect to the subject matter hereof and supersedes any and all prior negotiations, agreements, commitments, and writings with respect thereto. There are no oral understandings, terms and conditions and neither Party has relied upon any representation, expressed or implied, not contained in this Agreement.
22. **Severed Provision.** If any provision of this Agreement is determined to be invalid or unenforceable by a court of competent jurisdiction, the court shall use the Nevada blue pencil rule to modify the terms to make the provision enforceable while working to maintain the intentions of the Parties underlying the modified provision. Should a provision not be able to be so modified, that provision shall be deemed stricken and the remainder of this Agreement shall continue in full force and effect insofar as it remains a workable instrument to accomplish the intent and purposes of the Parties.

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23. **Time of the Essence.** Time is of the essence of this Agreement and all of the terms, provisions, covenants and conditions hereof.
24. **Assignment.** Neither this Agreement nor any right, interest or obligation hereunder may be assigned by any Party without the prior written consent of the other Parties and any attempt to do so shall be void. Subject to the preceding sentence, this Agreement is binding upon, inures to the benefit of and is enforceable by the Parties and each Party's respective successors and assigns.
25. **Attorney's Fees.** In the event any Party finds it necessary to bring any action, arbitration or other proceeding to enforce any of the terms, covenants or conditions of this Agreement, the Party prevailing in any such action, arbitration or other proceeding shall be paid all reasonable costs and reasonable attorneys' fees by the non-prevailing Party, and in the event any judgment is secured by the prevailing party, all such costs and attorneys' fees shall be included therein.
26. **Amendment.** This Agreement may be amended, supplemented, or modified only by a written instrument duly executed by or on behalf of each and all of the Parties.
27. **Notices.** All notices, requests and other communications hereunder must be in writing and shall be deemed to have been duly given only if delivered personally by a recognized overnight courier, by e-mail, or mailed (first class postage prepaid) to the Parties at the following addresses:
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with a copy to:

All such notices, requests and other communications shall: (a) if delivered personally by overnight courier to the address as provided herein, be deemed given upon delivery; (b) if sent by e-mail (with electronic confirmation of delivery or receipt); or (c) if delivered by mail in the manner described above to the address as provided in this Section, be deemed given upon receipt. Any Party from time to time may change the Party's address or other information for the purpose of notices to that Party by giving notice specifying such change to the other Party.

28. **Waiver.** Any term or condition of this Agreement may be waived at any time by the Party that is entitled to the benefit thereof, but no such waiver shall be effective unless set forth in a written instrument duly executed by or on behalf of the Party waiving such term or condition. No waiver by any Party of any term or condition of this Agreement, in any one or more instances, shall be deemed to be or construed as a waiver of the same or any other term or condition of this Agreement on any future occasion. All remedies, either under this Agreement or by Law or otherwise afforded, shall be cumulative and not alternative.
29. **Construction: Opportunity to Consult Advisors.** Each Party acknowledges and agrees that: (a) it has had a full and fair opportunity to review this Agreement and the transactions contemplated hereby; (b) it has been advised to consult, and has consulted or knowingly elected not to consult, with independent legal counsel, tax advisors, and other professional advisors of its choosing regarding this Agreement and the transactions contemplated hereby; and (c) it understands the legal and tax consequences of entering into this Agreement. This Agreement shall be construed as having been jointly drafted by the Parties, and no presumption or rule of construction shall be applied against any Party by reason of such Party having drafted or proposed this Agreement or any provision hereof.

[SIGNATURE PAGE TO FOLLOW]

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed by their duly authorized representatives as of the date of this Agreement set forth above.

SELLER:

a Nevada limited liability company
By: _____, a Nevada
corporation, Manager
By: _____
A. Jonathan Schwartz, President

By: _____, a Nevada
corporation, Manager
By: _____
A. Jonathan Schwartz, President

a Nevada limited liability company
By: _____, a Nevada
corporation, Manager
By: _____
A. Jonathan Schwartz, President

a Nevada limited liability company
By: _____, a Nevada
corporation, Manager
By: _____
A. Jonathan Schwartz, President

The Milton Schwartz Revocable Family Trust
By: _____
A. Jonathan Schwartz, Trustee

By: _____
A. Jonathan Schwartz, Trustee

A. JONATHAN SCHWARTZ

a Nevada corporation
By: _____
A. Jonathan Schwartz, President

[SIGNATURE PAGE CONTINUED]

COMPANIES:

Taxi Management, LLC,
a Nevada limited liability company

By: _____
Name: _____
Its: _____

_____, LLC,
a Nevada limited liability company

By: _____
Name: _____
Its: _____

_____, LLC,
a Nevada limited liability company

By: _____
Name: _____
Its: _____

Nevada Yellow Cab Corporation,
a Nevada corporation

By: _____
Name: _____
Its: _____

Nevada Star Cab Corporation,
a Nevada corporation

By: _____
Name: _____
Its: _____

Cab Transport, LLC,
a Nevada limited liability company

By: _____
Name: _____
Its: _____

Taxi Transport, LLC,
a Nevada limited liability company

By: _____
Name: _____
Its: _____

_____, Partnership,
a Nevada limited partnership

By: _____
Name: _____
Its: _____

_____,
a Nevada limited liability company

By: _____
Name: _____
Its: _____

_____, LLC,
a Nevada limited liability company

By: _____
Name: _____
Its: _____

Nevada Checker Cab Corporation,
a Nevada corporation

By: _____
Name: _____
Its: _____

YCS Acquisition, LLC,
a Nevada limited liability company

By: _____
Name: _____
Its: _____

Twenty First Century, LLC,
a Nevada limited liability company

By: _____
Name: _____
Its: _____

Each of the below certify that each of the Companies has authorized approval of this contract and transaction by a vote as required by its bylaws or operating agreement, and we each individually agree to the terms of this Agreement.

Jamie Burton

Athena Eliades

Katerina Eliades

Joel Willden

Scott Dudley

A. Jonathan Schwartz¹

COMPANY PRINCIPALS:

We each individually agree to the terms of this Agreement:

Jamie Burton

Athena Eliades

Katerina Eliades

Joel Willden

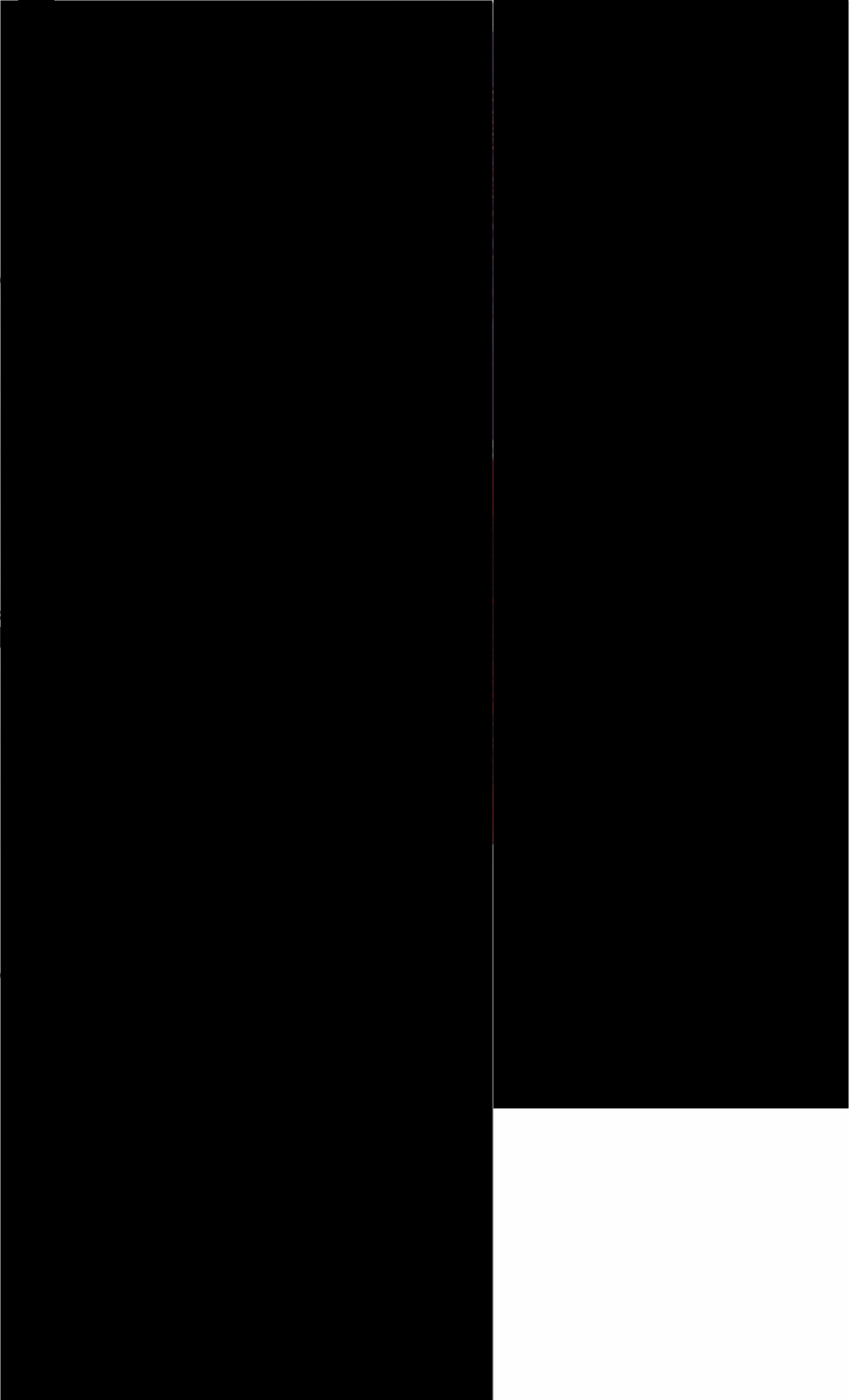
Scott Dudley

¹ Mr. Schwartz recuses, but without objection, with respect to any Company votes that do not require his approval, and approves as to any Company votes that do require his approval.

EXHIBIT C

(see attached)

TAXI MANAGEMENT, LLC



NEVADA YELLOW, CHECKER & STAR CAB OWNERSHIP

updated
2/17/2026

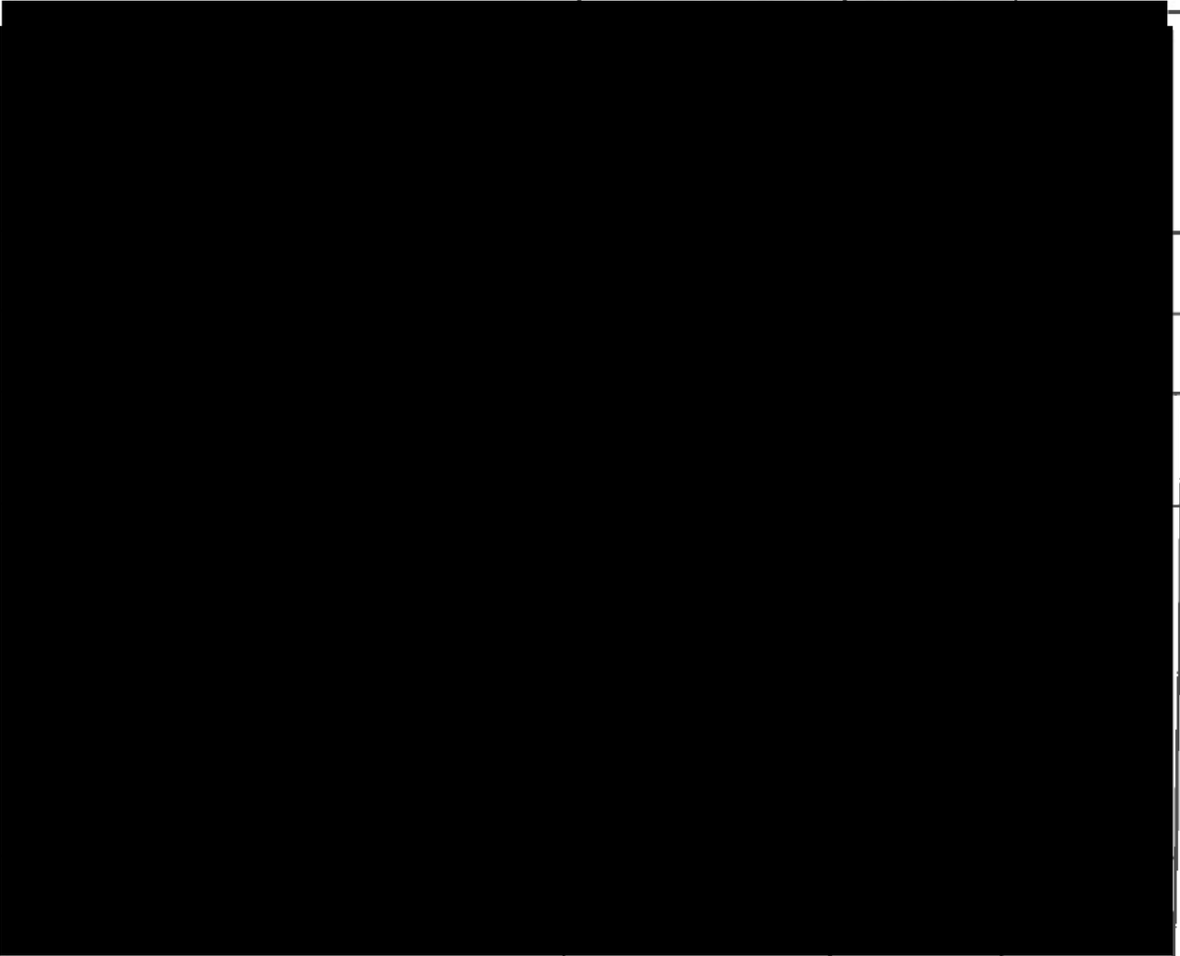
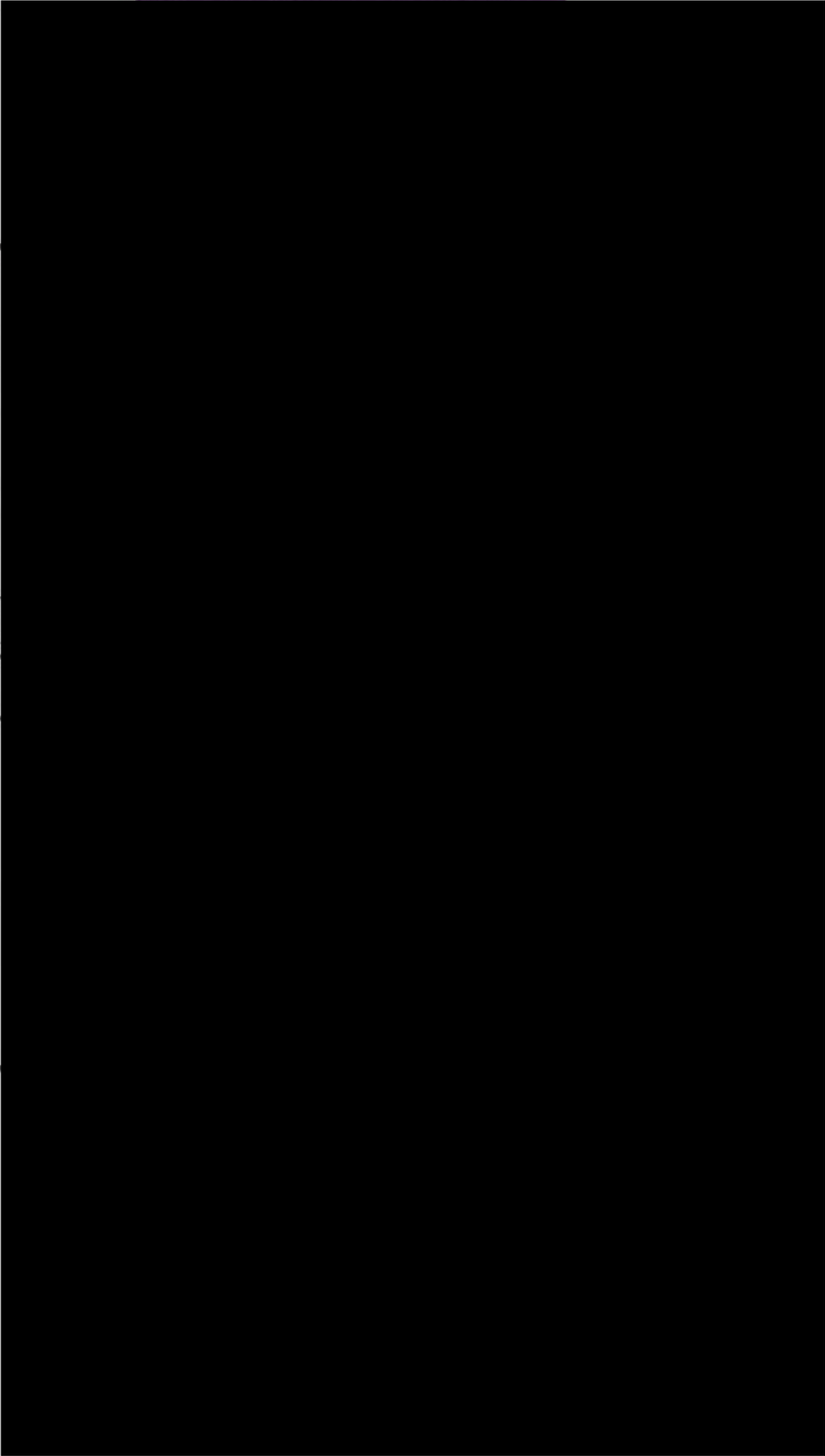
OWNERS	TRUSTEE(S)	16.666666% OWNED	20% OWNED
			

EXHIBIT D

(see attached)

TAXI MANAGEMENT, LLC

(TM)



NewCab, LLC

aka

YCS Acquisition, LLC

Cab Transport, LLC

Taxi Transport, LLC

Twenty First Century Taxi, LLC

OWNERS	Representative	
