

**STATE OF WASHINGTON**

UTILITIES AND TRANSPORTATION COMMISSION

***1300 S. Evergreen Park Dr. S.W., P.O. Box 47250 ● Olympia, Washington 98504-7250***

***(360) 664-1160 ● www.utc.wa.gov***

June 20, 2016

**NOTICE OF BRIEF ADJUDICATIVE PROCEEDING**

**(Set for Monday, July 11, 2016, at 1:30 p.m.)**

RE: *In the Matter of the Investigation of Sani Mahama Maurou d/b/a SeaTac Airport 24 For Compliance with WAC 480-30-221*

Dockets TC-152296 and TC-160187 (*consolidated*)

TO ALL PARTIES:

On February 9, 2016, the Washington Utilities and Transportation Commission (Commission) issued a Notice of Intent to Cancel Certificate as an Auto Transportation Carrier and Notice of Brief Adjudicative Proceeding; Setting Time for Oral Statements In the Matter of the Investigation of Sani Mahama Maurou d/b/a SeaTac Airport 24 (SeaTac Airport 24 or Company) for Compliance with Washington Administrative Code (WAC) 480-30-221 in Docket TC-152296. Also on February 9, 2016, the Commission assessed a penalty of $29,200 (Penalty Assessment) in Docket TC-160187 against SeaTac Airport 24 for violations of WAC 480-30-221.

On March 7, 2016, the Commission conducted a brief adjudicative proceeding (BAP) to address both matters. Following the parties’ presentations, the presiding administrative law judge issued a ruling from the bench cancelling the Company’s charter, excursion, and auto transportation certificate effective March 8, 2016.

On March 15, 2016, the Commission entered Order 01, Order of Consolidation; Initial Order Cancelling Certificate; Order Imposing and Suspending Penalties (Order 01). Order 01 reiterated the cancellation of the Company’s certificate and assessed a $25,200 penalty against the Company, a $20,000 portion of which was suspended for a period of two years subject to conditions.

On March 22, 2016, SeaTac Airport 25 filed its Application for Reinstatement, which was assigned Docket TC-160324.

On March 23, 2016, SeaTac Airport 24 filed a Petition for Review of Order 01.

On May 12, 2016, the Commission entered Order 02, Final Order in Consolidated Dockets TC-152296 and TC-160187 (Order 02), which upheld the findings and conclusions of Order 01, but modified Order 01 by including a payment plan for the $5,200 portion of the penalty that was not suspended and imposing additional conditions.

On June 20, 2016, the Commission issued a Notice of Intent to Deny Application for Reinstatement; Notice of Brief Adjudicative Proceeding; Setting Time for Oral Statements on July 11, 2016, at 1:30 p.m.

Also on June 20, 2016, Commission staff (Staff) filed a Motion to Impose Suspended Penalty and Motion to Consolidate Proceedings in Consolidated Dockets TC-152296 and TC-160187 (Motion). In its Motion, Staff requests the Commission: 1) schedule a BAP in Consolidated Dockets TC-152296 and TC-160187 concurrent with the BAP scheduled in Docket TC-160324 to allow receipt of evidence necessary to determine whether to impose the $20,000 suspended penalty for violations of Order 01 and Order 02, and 2) consolidate Dockets TC-152296 and TC-160187 with Docket TC-160324 because the proceedings present questions of fact and law arising from the same violations and evidence.

To conserve Commission time and resources, the Commission grants Staff’s request to schedule a BAP in Consolidated Dockets TC-152296 and TC-160187 on Monday, July 11, 2016, at 1:30 p.m., concurrent with the BAP in Docket TC-160324. Staff’s Motions to consolidate the proceedings and impose the suspended penalty in Consolidated Dockets TC-152296 and TC-160187 will be addressed during the BAP.

**THE COMMISSION GIVES NOTICE That a brief adjudicative proceeding in Consolidated Dockets TC-152296 and TC-160187** **is set for Monday, July 11, 2016, beginning at 1:30 p.m., in Room 206, Richard Hemstad Building, 1300 S. Evergreen Park Drive S.W., Olympia, Washington.**

RAYNE PEARSON

Administrative Law Judge