



COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
P.O. BOX 3265, HARRISBURG, PA 17105-3265

IN REPLY PLEASE
REFER TO OUR FILE

June 8, 2015

Secretary Rosemary Chiavetta
Pennsylvania Public Utility Commission
P.O. Box 3265
Harrisburg, PA 17105-3265

Re: Pennsylvania Public Utility Commission, Bureau of Investigation
and Enforcement v. Uber Technologies, Inc., *et al.*
Docket No. C-2014-2422723

Dear Secretary Chiavetta:

Enclosed for electronic filing is the Bureau of Investigation and Enforcement's (I&E) Proposed Transcript Corrections, pursuant to 52 Pa. Code § 5.253(b)(2). For the sole purpose of ensuring accuracy to the record, I&E offers these proposed corrections to reflect that certain testimony and statements were directed at hearing to be stricken.

Copies have been served on the parties of record in accordance with the Certificate of Service.

Should you have any questions, please contact me at (717) 772-8839.

Sincerely,

A handwritten signature in blue ink, appearing to read "Step M Wimer".

Stephanie M. Wimer
Prosecutor

Michael L. Swindler
Deputy Chief Prosecutor

Enclosure

cc: Honorable Mary D. Long
Honorable Jeffrey A. Watson
As per certificate of service

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Pennsylvania Public Utility Commission,	:	
Bureau of Investigation and Enforcement,	:	
Complainant	:	
	:	
v.	:	Docket No. C-2014-2422723
	:	
Uber Technologies, Inc., et al.	:	
Respondent	:	

NOTICE TO PLEAD

Pursuant to 52 Pa. Code § 5.253(b)(2), the Bureau of Investigation & Enforcement of the Pennsylvania Public Utility Commission (Commission) has filed proposed corrections to the transcript of the May 6, 2015 evidentiary hearing in the above-referenced matter. You are hereby notified that you may file a written response or objection within ten (10) days of service, pursuant to 52 Pa. Code § 5.253(d). An original copy of your response must be sent to:

Rosemary Chiavetta, Secretary
Pennsylvania Public Utility Commission
P.O. Box 3265
Harrisburg, PA 17105-3265

A copy must also be served on the presiding officer and undersigned counsel.



Stephanie M. Wimer, Prosecutor
PA Attorney ID No. 207522

Michael L. Swindler, Deputy Chief Prosecutor
PA Attorney ID No. 43319

Bureau of Investigation & Enforcement
Pennsylvania Public Utility Commission
P.O. Box 3265
Harrisburg, PA 17105-3265

Dated: June 8, 2015

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Pennsylvania Public Utility Commission,	:	
Bureau of Investigation and Enforcement,	:	
Complainant	:	
	:	
v.	:	Docket No. C-2014-2422723
	:	
Uber Technologies, Inc., <i>et al.</i>	:	
Respondent	:	

**PROPOSED TRANSCRIPT CORRECTIONS OF
THE BUREAU OF INVESTIGATION AND ENFORCEMENT**

Pursuant to 52 Pa. Code § 5.253(b)(2), the Bureau of Investigation and Enforcement (I&E) of the Pennsylvania Public Utility Commission (Commission) requests that the proposed corrections to the May 6, 2015 evidentiary hearing transcript, attached hereto as Attachment A, be granted.

The presiding Administrative Law Judges directed that certain statements made during the evidentiary hearing be stricken from the record. In its corrections, I&E has attempted to identify these statements and proposes that they be properly reflected as stricken in the official transcript.

Respectfully submitted,



Stephanie M. Wimer
Prosecutor
PA Attorney ID No. 207522

Michael L. Swindler
Deputy Chief Prosecutor
PA Attorney ID No. 43319

Bureau of Investigation & Enforcement
Pennsylvania Public Utility Commission
P.O. Box 3265
Harrisburg, PA 17105-3265

Date: June 8, 2015

ATTACHMENT A

**PROPOSED TRANSCRIPT CORRECTIONS OF
THE BUREAU OF INVESTIGATION AND ENFORCEMENT**

Speaker	Page: Line No.	Transcript	Correction	Directive that Statement be Stricken
Ms. Moury	p. 93: ln. 19-25	We also are prepared to – if Your Honors desire, we also are prepared to go through an explanation of the burdensome nature of producing this information. I can just give you a highlight on that. We have determined that it would take one person an entire year to go through these documents that have been requested and redact them to exclude confidential customer information.	We also are prepared to – if Your Honors desire, we also are prepared to go through an explanation of the burdensome nature of producing this information. I can just give you a highlight on that. We have determined that it would take one person an entire year to go through these documents that have been requested and redact them to exclude confidential customer information.	p. 96: ln. 23-24
Mr. Feldman	p. 95, ln. 22-23 p. 95, ln. 25 p. 96, ln. 3- 7 p. 96, ln. 9 p. 96, ln. 11	It would take more than a year for us to prepare that. You now know the number, - - - - which I can't say out loud right now. I understand the logistics that that would take to produce for every single trip, the volume that now you know the number that I can't say out loud. To print those all out one at a time - - -- out of our system - - -- and manually redact them . ..	It would take more than a year for us to prepare that. You now know the number,-- - -- which I can't say out loud right now. I understand the logistics that that would take to produce for every single trip, the volume that now you know the number that I can't say out loud. To print those all out one at a time -- -- out of our system -- -- and manually redact them -- ..	p. 96: ln. 23-24

	p. 96, ln. 13-15	We do not have them and it would take more than a year to produce them if we were compelled to do so.	We do not have them and it would take more than a year to produce them if we were compelled to do so.	
Mr. Feldman	p. 173: ln. 14-22	I know that because colleagues that I work with, who are insurance experts, assured me and assured the public and have testified to the PUC at other times that we were fully covered. This is a million dollar policy covering all Rasier LLC as well as Rasier-PA, and Rasier-DC which is not relevant in Pennsylvania, partners. That is 28 times more than private coverage for vehicles, taxis or limousines.	I know that because colleagues that I work with, who are insurance experts, assured me and assured the public and have testified to the PUC at other times that we were fully covered. This is a million dollar policy covering all Rasier LLC as well as Rasier-PA, and Rasier-DC which is not relevant in Pennsylvania, partners. That is 28 times more than private coverage for vehicles, taxis or limousines.	p. 174: ln. 3-4

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a true copy of the foregoing document upon the parties, listed below, in accordance with the requirements of 52 Pa. Code § 1.54 (relating to service by a party).

Service by First Class Mail and Email:

Karen O. Moury, Esq.
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409 North Second Street
Suite 500
Harrisburg, PA 17101-1357
karen.moury@bipc.com



Stephanie M. Wimer
Prosecutor
PA Attorney ID No. 207522

Pennsylvania Public Utility Commission
Bureau of Investigation and Enforcement
P.O. Box 3265
Harrisburg, PA 17105-3265
(717) 772-8839

Date: June 8, 2015