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## ORIGINAL

## Decision <u>88 05 076</u> MAY 25 1988

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

BAY AREA SUPERSHUTTLE, INC. (PSC-1298),

Complainant,

vs.

EDWARD CHUNN, CLIVE ANDREW DE PAULE, dba GOOD NEIGHBORS AIR BUS (PSC-1370),

Defendant.

In the Matter of the Application of Clive Andrew De Paule, dba GOOD NEIGHBORS AIR BUS, to amend and extend its operations as a passenger corporation under its certificate of Public Convenience and Necessity pursuant to the provisions of Section 1031, et seq. of the California Public Utilities Code, between points in the counties of San Francisco and San Mateo and the San Francisco International Airport.

In the Matter of the Application of Clive Andrew De Paule and Edward Chunn, dba GOOD NEIGHBORS AIR BUS, (PSC-1370) for authority under Chapter 4, Articles V and VI of the Public Utilities Act to transfer all assets and operating authority to Mr. Clive Andrew De Paule dba GOOD NEIGHBORS AIR BUS, changing GOOD NEIGHBORS AIR BUS from a partnership to a sole owner.

Case 86-11-020 (Filed November 14, 1986)

Application 86-12-011 (Filed December 4, 1986)

Application 87-02-010 (Filed February 4, 1987)

## ORDER MODIFYING DECISION (D.) 88-03-006 AND DENYING REHEARING

A petition for rehearing of D.88-03-006 has been filed by Bay Area SuperShuttle, Inc. We have carefully considered the allegations contained in the petition and are of the opinion that rehearing should be denied and that the decision should be modified in some respects. THEREFORE,

IT IS HEREBY ORDERED:

D.88-03-006 is modified as follows:

1. The third full paragraph on page 4 is modified to read:

"Accordingly, we invite all parties to participate in the upcoming major rulemaking proceeding, Order Instituting Rulemaking (OIR) No. 88-03-012. We shall defer consideration of the instant complaint until the underlying generic issues in the OIR are resolved."

- 2. Conclusion of Law No. 1 is modified to state:
  - "1. Generic issues relevant to C.86-11-020 are currently being considered in OIR 88-03-012."
- 3. Conclusion of Law No. 4 is added to state:
  - "4. C.86-11-020 should be deferred pending the completion of the generic proceedings in OIR 88-03-012."
- 4. Ordering Paragraph No. 1 is modified to state:
  - "1. C.86-11-020 is deferred pending completion of OIR 88-03-012."

IT IS FURTHER ORDERED:

Rehearing of D.88-03-006, as modified herein, is

denied.

This order is effective today.

Dated \_\_\_\_\_\_\_\_, at San Francisco, California.

STANLEY W. HULETT President

DONALD VIAL FREDERICK R DUDA

G. MITCHELL WILK

I CERTIFY THAT TO BESISTED ABOVE

COMMISSIONERS TODAY

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EX-6-

Decision 88 05 075 MAY 25 1988

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Complainant,

vs.

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Defendant.

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A petition for rehearing of D.88-03-006 has been filed by Bay Area SuperShuttle, Inc. We have carefully considered the

allegations contained in the petition and are of the opinion that rehearing should be denied and that the decision should be modified in some respects. THEREFORE,

IT IS HEREBY ORDERED:

D.88-03-006 is modified as follows:

1. The third full paragraph on page 4 is modified to read:

"Accordingly, we invite all parties to participate in the upcoming major rulemaking proceeding, Order Instituting Rulemaking (OIR) No. 88-03-012. We shall defer consideration of the instant complaint until the underlying generic issues in the OIR are resolved."

- conclusion of Law No. 1/is modified to state:
  - "1. Generic issues relevant to C.86-11-020 are currently being considered in OIR 88-03-012."
- 3. Conclusion of Law No. 3 is added to state:
  - "3. C.86-11-020 should be deferred pending the completion of the generic proceedings in OIR 88-03-012."
- 4. Ordering Paragraph No. 1 is modified to state:
  - "1. C.86-11-020 is deferred pending completion of OIR 88-03-012."

IT /IS FURTHER ORDERED:

Rehearing of D.88-03-006, as modified herein, is

denied.

This	order is	effective	today.		
Date	1	<u> </u>	_, at San	Francisco,	California.