BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF HAWAII

In the Matter of the Application of)
)
ISLAND DREAMS, INC. ) DOCKET NO. 04-0261
)
For a Motor Carrier Certificate )
Or Permit. )

ORDER NO. 21857

Filed June 3, 2005
At 2 o'clock P.M.

Karen Higashl
Chief Clerk of the Commission

ATTEST: A True Copy
KAREN HIGASHI
ORDER

By this Order, the commission approves and adopts, in toto, the hearings officer’s March 15, 2005, Findings of Fact, Conclusions of Law, and Recommended Decision and Order of Hearings Officer ("Recommended Decision") to deny Jack’s Tours, Inc. ("Jack’s") motion to intervene in the above-entitled matter\(^1\) ("Motion to Intervene").

I.

History

On March 15, 2005, the duly appointed hearings officer issued his Recommended Decision setting forth, among other things, the procedural history of the proceedings, his findings of fact, conclusions of law, and recommended decision for the

\(^1\)On August 18, 2004, ISLAND DREAMS, INC. ("Applicant"), filed an application for a certificate of public convenience and necessity to transport passengers by motor vehicle in the 8-to-25 passenger classification, on the island of Hawaii, excluding Waipio Valley.
commission to review and consider. The Recommended Decision was served upon Applicant on March 15, 2005, via first class mail. That same day, the Recommended Decision was also served upon Jack's via first class mail.

Jack's filed timely written exceptions to the Recommended Decision on March 30, 2005 ("Exceptions"), in which, among other things, it requested to present oral argument on its Exceptions before the commission. The commission granted Jack's request for oral argument and by Order No. 21782, filed on April 27, 2005, in the instant docket, notified Jack's and Applicant that oral argument on the Exceptions would be held on May 24, 2005 at 1:00 p.m. in the commission's hearing room ("Oral Argument").

Applicant neither filed exceptions to the Recommended Decision nor a brief opposing Jack's Tours' Exceptions, but did appear at the Oral Argument.

II.

Oral Argument

Oral Argument on the Exceptions was held at the above-noted place, date and time. Jack's was represented by attorney Wray Kondo. Applicant was represented by attorney Wayne Mukaida. Jack's primary assertion in its oral argument is that:

(1) Applicant has failed to rebut Jack's prima facie evidence

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2See Hawaii Administrative Rules ("HAR") § 6-61-130.

3Mr. Mukaida appeared on behalf of Applicant's attorney, J. James Sogi.
submitted pursuant to HAR § 6-61-55; (2) Applicant failed to submit evidence in its application relating to the public convenience and necessity of Applicant’s proposed motor carrier service; and (3) Applicant failed to show that granting Jack’s Motion to Intervene would result in undue delay.

Jack’s additionally asserts that Applicant’s proposed motor carrier service is identical to that currently offered by Jack’s, and will thus bring economic harm to Jack’s, and that Applicant’s application does not show Applicant to be fit for its proposed motor carrier service.

Applicant argued that the focus of Jack’s argument was misplaced in that Jack’s was arguing the substance of Applicant’s application instead of the issue at hand, i.e., the denial by the commission of Jack’s Motion to Intervene. Applicant contends that Jack’s did not show how it would be harmed by Applicant’s small fleet of vehicles and that Jack’s clear purpose in this matter is to delay the processing of Applicant’s application.

III.

Discussion

Intervention as a party in a proceeding before the commission is not a matter of right, but rather a matter resting within the sound discretion of the commission. In re Application of Hawaiian Elec. Co., Ltd., 56 Haw. 260, 264 (1975).

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4Applicant’s application was filed on August 18, 2004. See n.1, supra.

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Upon a review of the entire record, including Jack’s Exceptions and the oral arguments by Jack’s and Applicant, the commission is not persuaded that the Recommended Decision is incorrect and should be reversed. Rather, we agree with, and adopt the hearings officer’s finding that Jack’s participation as a party is not necessary to the resolution of the instant matter. The commission is also not convinced that Jack’s “participation as a party will not unreasonably broaden the issues or delay the proceeding.”5 Recommended Decision at 6.

Accordingly, pursuant to Hawaii Revised Statutes § 269-6, we conclude that the Recommended Decision, attached hereto as Exhibit A, should be approved and adopted, in toto, consistent with HAR §§ 6-61-132 and 6-61-133, and, as a result, Jack’s Motion to Intervene should be denied.

IV.

Orders

THE COMMISSION ORDERS:

1. The hearings officer’s Recommended Decision, attached hereto as Exhibit A, is approved and adopted in toto and made a part of this Order.

2. Jack’s Motion to Intervene is denied.

5HAR § 6-61-55(d).
DONE at Honolulu, Hawaii  JUN - 3 2005

PUBLIC UTILITIES COMMISSION
OF THE STATE OF HAWAII

By  ________________________
   Carlito P. Caliboso, Chairman

By  ________________________ (EXCUSED)
   Wayne H. Kimura, Commissioner

By  ________________________
   Janet E. Kawelo, Commissioner

APPROVED AS TO FORM:

______________________________
Benedyre Stone
Commission Counsel
BEFORE THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF HAWAII

In the Matter of the Application of)

ISLAND DREAMS, INC. ) DOCKET NO. 04-0261
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For A Motor Carrier Certificate or )
Permit.

FINDINGS OF FACT,
CONCLUSIONS OF LAW,
RECOMMENDED DECISION
AND ORDER OF
HEARINGS OFFICER

I. Introduction


By Notice of Hearing, filed on October 20, 2004, Applicant and Jack's Tours were given notice that a hearing on Jack's motion to intervene was scheduled to be heard by a duly appointed hearings officer on November 23, 2004, at 9:00 a.m., at the Public Utilities Commission's Hawaii District Office, 688 Kinoole Street, Hilo, Hawaii, pursuant to Chapters 269 and 271, Hawaii Revised Statutes ("HRS") and Chapter 6-61, Hawaii

EXHIBIT A
Administrative Rules ("HAR"). By letter dated November 16, 2004 and filed on November 22, 2004, Applicant requested a continuance of the above-described hearing. Applicant indicated orally that it and Jack’s Tours had agreed to the continuance on the condition that the rescheduled hearing be heard in Honolulu. By letter dated December 1, 2004, the commission treated Applicant’s November 22, 2004 request as a motion for continuance and granted Applicant’s motion for a continuance. By Amended Notice of Hearing, filed on December 2, 2004, Applicant and Jack’s Tours were given notice that a hearing on Jack’s motion to intervene was scheduled to be heard by a duly appointed hearings officer on December 29, 2004, at 9:00 a.m.

A hearing on Jack’s Tours’ motion to intervene was held at 9:00 a.m. on December 29, 2004 at the Public Utilities Commission’s Hearing Room, 465 South King Street, Room B-3, Honolulu, Hawaii. Applicant did not appear at the hearing. Wray Kondo, an Attorney, represented Jack’s Tours at the hearing. Hearings Officer Kevin M. Katsura presided over the hearing.

Based upon a review of the record and the testimony presented at the hearing, the issue is whether Jack’s Tours should be allowed to intervene into this proceeding, pursuant to the requirements set forth in HAR § 6-61-55.

Having considered the testimony and other evidence presented at the hearing, and the entire record in this matter, this hearings officer hereby renders the following findings of fact, conclusions of law, and recommended decision and order.
II.

Findings of Fact

1. Jack's Tours filed a timely motion to intervene in this docket.

2. Jack's Tours is a certificated common carrier by motor vehicle in the 1-to-7, 8-to-25, and over-25 passenger classifications on the island of Hawaii, excluding Waipio Valley.

3. Jack's Tours asserts, among other things that: (1) the proposed services by the Applicant are already being provided by Jack's Tours and will cause Jack's Tours economic harm; (2) the proposed services by the Applicant are not and will not be required by the present or future necessity under the provisions of Chapter 271, HRS; (3) Jack's Tours and other currently licensed motor carriers on the island of Hawaii have more than sufficient vehicle capacity to service the present and future public need; (4) there is sufficient capacity to meet the current and future public need and the authorization of additional motor carriers would only serve to place the industry at further risk of harm and economic failure during these difficult times; (5) granting of Applicant's CPCN will not be consistent with the public interest and transportation policy of the State of Hawaii and will not foster sound economic conditions in transportation among the several carriers as set forth in the declaration of policy in HRS § 271-1; (6) Applicant is not fit or able to provide the service proposed as required by Chapter 271,
III.

Conclusions of Law

Based on the foregoing findings of fact, this hearings officer makes the following conclusions of law. Any findings of fact herein improperly designated as a conclusion of law should be deemed or construed as a finding of fact.

1. HRS § 271-12(c) requires that the commission issue a certificate to any qualified applicant, "authorizing the whole or any part of the operations covered by the application if it is
found that the applicant is fit, willing, and able to properly perform the service proposed and to conform to this chapter and the requirements, rules and regulations of the commission hereunder, and that the proposed service, to the extent to be authorized by the certificate, is or will be required by the present or future public convenience and necessity; otherwise the application shall be denied."

2. HAR § 6-61-57 provides, a motion to intervene, to be timely, shall be filed and served in all applications requesting issuance of a certificate of public convenience and necessity, the motion to intervene shall be filed not later than twenty days after a notice of the pending application has been published in a newspaper of general circulation within the State or within the county or counties affected by the application. This hearings officer finds that Jack’s Tours filed a timely motion to intervene in this docket.

3. HAR § 6-61-55 provides, (a) a person may make an application to intervene and become a party by filing a timely written motion in accordance with sections 6-61-15 to 6-61-24, section 6-61-41, and section 6-61-57, stating the facts and reasons for the proposed intervention and the position and interest of the applicant; (b) the motion shall make reference to: (1) the nature of the applicant's statutory or other right to participate in the hearing; (2) the nature and extent of the applicant’s property, financial, and other interest in the pending matter; (3) the effect of the pending order as to the
applicant's interest; (4) the other means available whereby the applicant's interest may be protected; (5) the extent to which the applicant's interest will not be represented by existing parties; (6) the extent to which the applicant's participation can assist in the development of a sound record; (7) the extent to which the applicant's participation will broaden the issues or delay the proceeding; (8) the extent to which the applicant's interest in the proceeding differs from that of the general public; and (9) whether the applicant's position is in support of or in opposition to the relief sought; (c) the motion shall be filed and served by the applicant in accordance with sections 6-61-21 and 6-61-57; (d) intervention shall not be granted except on allegations which are reasonably pertinent to and do not unreasonably broaden the issues already presented.

This hearings officer finds that Jack's Tours' assertions do not warrant a grant of intervention by the commission. This hearings officer does not believe that its participation as a party is necessary to the resolution of the instant application. This hearings officer finds that the commission is capable of assuring that Applicant is in compliance with HRS § 271-12. Moreover, Jack's Tours has not convinced this hearings officer that its participation as a party will not unreasonably broaden the issues or delay the proceeding. Thus, this hearings officer concludes that Jack's Tours' motion to intervene should be denied.
IV.

**Recommended Decision and Order**

Based on the foregoing, this hearings officer recommends that the commission deny Jack's Tours' motion to intervene into this proceeding.

DONE at Honolulu, Hawaii  MAR 15 2005.

Kevin M. Katsura
Hearings Officer
Public Utilities Commission
CERTIFICATE OF SERVICE

I hereby certify that I have this date served a copy of the foregoing Findings of Fact, Conclusions of Law, and Recommended Decision and Order of Hearings Officer upon the following parties, by causing a copy hereof to be mailed, postage prepaid, and properly addressed to each such party.

DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS
DIVISION OF CONSUMER ADVOCACY
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JACK’S TOURS, INC.
ATTENTION: JEFF N. MIYASHIRO
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Hilo, HI 96720

WRAY H. KONDO, ESQ.
WATANABE ING KAWASHIMA & KOMEIJI
First Hawaiian Center
999 Bishop Street, Floor 23
Honolulu, HI 96813

DATED: MAR 15 2005

Karen Higashi
CERTIFICATE OF SERVICE

I hereby certify that I have this date served a copy of the foregoing Order No. 21857 upon the following parties, by causing a copy hereof to be mailed, postage prepaid, and properly addressed to each such party.

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DATED: JUN - 3 2005

Karen Higashi