Decision 30/2016 Travel Agency Commissioner - Area 2

Andreas Körösi P.O. Box 5245 S-102 45 Stockholm, Sweden

Applicant: Sylvaskye Travel

IATA Code # 59-2 1712 Nigeria

Respondent: International Air Transport Association (IATA)

King Abdullah II Street, Al Shaab Roundabout Business Park, Building GH8 P.O. Box Amman 11194 Jordan

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NOTE:

This summarized decision is being posted as the Parties have received it. Occasional requests for clarification are not posted. However, should any Stakeholder requests it, a copy of such clarification will be sent to her/him.

Decision:

I thank IATA for clarifying its position.

I fully understand the Applicant's situation; however, IATA has outlined the best path forward for the Applicant, which is:

• To "temporarily" voluntarily relinquish its accreditation, which does not affect the Applicant's future relation with IATA and the need for a financial security to cover sales at risk is non negotiable.

IATA will assist the Applicant in the best possible way.

This Decision is effective as of today.

Decided in Stockholm, on September 7th, 2016

Andreas Körösi Travel Agency Commissioner IATA-Area 2 In accordance with Res 820e § 2.10 any Party may ask for an interpretation or correction of any error in computation, any clerical or typographical error, or any error or omission of a similar nature which the Party may find relevant to this decision. The time frame for these types of requests will be maximum 15 calendar days after receipt of this decision. Meaning as soon as possible and **not later than September 22nd, 2016.**

Please also be advised that, unless I receive written notice from either one of you **before** the above mentioned date this decision will be published in the Travel Agency Commissioner's secure web site, provided no requests for clarification, interpretation or corrections have been granted by this Commissioner, in which case the final decision will be posted right after that.

Please note that if after having asked for and obtained clarification or correction any Party still considers aggrieved by this decision, as per Resolution 820e §4, the Party has the right to seek review by Arbitration in accordance with the provisions of Resolution 824 §14.

Please let me know if any of the Parties requires a signed hard copy of this decision and I will send one once the time for "interpretation or correction" has elapsed.