

DECISION 2013 – 10 – 29 Addendum 1
TRAVEL AGENCY COMMISSIONER – AREA 3

Jo Foged
685 Remuera Road,
Remuera, Auckland 1050,
New Zealand

Applicant:

TCS (Pvt) Ltd t.a Intia Travels and Tours,
TCS House, Saqib Hamdani Building,
Iqbal Ave, Jinnah International Airport,
Karachi,
Pakistan.
Represented by Mr Ahmed Adeeb, Divisional Accountant.

Respondent:

Agency Administrator, Geneva
International Air Transport Association, IATA,
Represented by Mrs Hwa Ooi Tham, Manager, Agency Management Asia/Pacific
IATA, Singapore.

The Case and Decision:

In the core Decision the Agent, which is a department of a large IATA Cargo Agent, sought and was granted interlocutory relief (IR) until 15 December 2013 in order that the company's consolidated financial statements could be ready for submission to IATA for the annual financial review.

At the time of the original request for IR it was estimated that such statements would take two and a half months to prepare. However the major multi-national accounting firm doing the work has yet to complete the work but advise that they are in the final stages of the process. Consequently the Agent has sought a further period of IR until 31 December 2013 with the comment that they hope to submit the documentation prior to that date.

On being requested to advise their position on a further period of IR to 31 December 2013 IATA stated that they were agreeable to such an extension.

Having reached this stage, and recognising that the Passenger Sales Agency is a minor part of a major entity whose operations form the main part of the financial statements under preparation, it would seem shortsighted not to allow a further modicum of time so consequently it is hereby decided as follows:-

1. The Agent, numeric code 273 0698, is granted interlocutory relief until Tuesday 31

December 2013.

Decided this 20th day of December 2013 in Auckland.

Jorgen Foged
Travel Agency Commissioner Area 3

Notes:

1. As per Resolution 820e, Section 4, any Party has the right, if it considers itself aggrieved by this Decision, to seek review by Arbitration in accordance with the provisions of Resolution 824, Section 14.
2. The Parties are advised that effective from 1 June 2012, according to Subparagraph 2.10 of Resolution 820e, any of them may request an interpretation of this Decision, or for a correction of any error in computation, any clerical or typographical error, or any omission in this Decision. Such request must be made within 15 days of receipt of the electronic version of this Decision.