

SUPREME COURT OF THE STATE OF NEW YORK

UCS-840C  
3/2011

COUNTY OF New York \_\_\_\_\_ x

Index No. \_\_\_\_\_

OMAHA LLC & VULCAN CARS LLC

RJI No. (if any) \_\_\_\_\_

-against- Plaintiff(s)/Petitioner(s)  
NEW YORK CITY TAXI & LIMOUSINE COMMISSION & MEERA JOSHI  
Defendant(s)/Respondent(s) \_\_\_\_\_ x

**COMMERCIAL DIVISION**  
**Request for Judicial Intervention Addendum**

COMPLETE WHERE APPLICABLE [add additional pages if needed]:

Plaintiff/Petitioner's cause(s) of action [check all that apply]:

- Breach of contract or fiduciary duty, fraud, misrepresentation, business tort (e.g. unfair competition), or statutory and/or common law violation where the breach or violation is alleged to arise out of business dealings (e.g. sales of assets or securities; corporate restructuring; partnership, shareholder, joint venture, and other business agreements; trade secrets; restrictive covenants; and employment agreements not including claims that principally involve alleged discriminatory practices)
- Transactions governed by the Uniform Commercial Code (exclusive of those concerning individual cooperative or condominium units)
- Transactions involving commercial real property, including Yellowstone injunctions and excluding actions for the payment of rent only
- Shareholder derivative actions — without consideration of the monetary threshold
- Commercial class actions — without consideration of the monetary threshold
- Business transactions involving or arising out of dealings with commercial banks and other financial institutions
- Internal affairs of business organizations
- Malpractice by accountants or actuaries, and legal malpractice arising out of representation in commercial matters
- Environmental insurance coverage
- Commercial insurance coverage (e.g. directors and officers, errors and omissions, and business interruption coverage)
- Dissolution of corporations, partnerships, limited liability companies, limited liability partnerships and joint ventures — without consideration of the monetary threshold
- Applications to stay or compel arbitration and affirm or disaffirm arbitration awards and related injunctive relief pursuant to CPLR Article 75 involving any of the foregoing enumerated commercial issues — without consideration of the monetary threshold

Plaintiff/Petitioner's claim for compensatory damages [exclusive of punitive damages, interest, costs and counsel fees claimed]:

\$ \_\_\_\_\_

Plaintiff/Petitioner's claim for equitable or declaratory relief [brief description]:

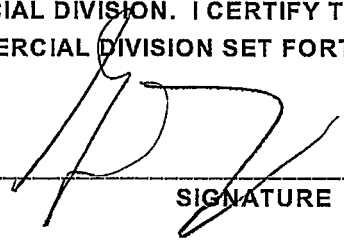
Petitioners seek, in part, injunctive relief and a declaratory judgment declaring that a rule recently passed by the New York City Taxi and Limousine Commission is arbitrary and capricious and should be vacated and annulled.

Defendant/Respondent's counterclaim(s) [brief description, including claim for monetary relief]:

\_\_\_\_\_

I REQUEST THAT THIS CASE BE ASSIGNED TO THE COMMERCIAL DIVISION. I CERTIFY THAT THE CASE MEETS THE JURISDICTIONAL REQUIREMENTS OF THE COMMERCIAL DIVISION SET FORTH IN 22 NYCRR § 202.70(a), (b) AND (c).

Dated: 1/29/2019

  
SIGNATURE

George A. Zimmerman  
PRINT OR TYPE NAME