RESOLUTION 886p
REDUCED FARE TRANSPORTATION FOR PERSONS OFFICIALLY TRAVELLING TO TRAVEL AGENCY COMMISSIONER HEARINGS
PAC1(23)886p (except USA) Expiry: Indefinite
PAC2(23)886p
PAC3(23)886p Type: B
RESOLVED that
1. for the purpose of attending a hearing called by the Travel Agency Commissioner the following persons may be provided by Members with reduced fare international air passenger transportation pursuant to this Resolution to and from the point where such hearing is being held:
   1.1 the sole proprietor, partner, director or employee of an Agent which is party to a Commissioner hearing, who has been designated by the Agent as its representative at such hearing,
   1.2 the sole proprietor, partner, director or employee of an applicant which is party to a Commissioner hearing, who has been designated by the applicant as its representative at such hearing.
2. the representatives shall be listed in a notice issued by the Agency Administrator in advance of the hearing and such notice shall serve as authority for the representative to request a Member to provide reduced fare air transportation pursuant to the provisions of this Resolution.
3. the names of such representatives to be included in the notice shall be duly given in writing in advance by the Agent or applicant to the Agency Administrator.
4. the international air passenger transportation may be provided at a discount not in excess of 75% of the applicable air fare for the class of service provided; notwithstanding any conditions governing special fares, tickets issued for such transportation may not be issued using special inclusive tour basing fares. Where the charge for air transportation consists of a fare and a ‘weekend’ surcharge, ‘stopover’ surcharge or ‘peak’ surcharge, the discount shall be based on the fare and such surcharge; however, the discount shall not be applied to any other surcharge or charge such as a sleeper surcharge or excess baggage charge.
5. the dates of outbound and return travel shall be at the discretion of the representative concerned; provided that the total duration of the journey shall not exceed that of the hearing, plus seven days; provided further that no break of journey shall be allowed except at connecting points and such travel shall be on a direct routing.
6. in all other respects such transportation shall be subject to the conditions of Resolution 880 except that in respect of the persons described in Subparagraph 1.1 no charge shall be made against the Agent’s annual allotment.