Agenda Item #:	4E
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PALM BEACH COUNTY **BOARD OF COUNTY COMMISSIONERS AGENDA ITEM SUMMARY**

Monting	Data	Santamhar	22 2000
meeting	Dale.	September	23, 2000

Consent [] [] [X] **Public Hearing**

Regular

Department:	Public Safety
Submitted By:	Public Safety Department
Submitted For:	Consumer Affairs Division

I. EXECUTIVE BRIEF

Motion and Title: Staff recommends a motion to: A) Adopt an Ordinance of the Board of County Commissioners of Palm Beach County, Florida, amending Chapter 19, Article IX (Ordinance No. 2001-015); relating to taxicabs and other vehicles for hire, to be known as the Vehicle for Hire Ordinance; providing for short title and applicability; providing for authority; providing for definitions; providing for compliance; providing for advertising; providing for municipal exemption; providing for reciprocity; providing for business permit application; providing for records required; providing for vehicle requirements; providing for vehicle decal requirements; providing for impoundment; providing for vehicle safety and appearance requirements; providing for operational requirements for non-medical wheelchair and stretcher transportation service companies; providing for vehicle inspections; providing for commercial automobile liability insurance; providing for driver requirements and failure to comply; providing for fraudulent transfer of vehicle for hire company; providing for revocations, suspensions and denial of permits/I.D. badges and administrative appeals; providing for enforcement; providing for violations; providing for appeals; providing for fees; providing for penalties; providing for start-up; providing for repeal of laws in conflict; providing a savings clause; providing jurisdiction; providing for severability; providing for inclusion in the code of laws and ordinances; and providing an effective date; B) Adopt a resolution of the Board of County Commissioners of Palm Beach County, Florida; repealing Resolution No. R-2001-0577 and approving a new resolution establishing a schedule of fees, fines and minimum insurance levels required by the revised Vehicle for Hire Ordinance; and C) Approve the addition of one secretarial position (to assist in administering the Vehicle for Hire Ordinance).

Summary: The Board approved this Ordinance for second reading on September 9, 2008. The proposal was previously approved unanimously by the Vehicle for Hire Task Force.

Proposed Ordinance Revisions: Some of the important changes: 1) Prohibits persons from driving vehicles if convicted of specified felonies within 5 years and permanently prohibits persons if convicted of violent/sexual felonies, 2) Driver I.D. Badges would be issued after a criminal/driving check reveals compliance (provisional permits no longer issued), 3) Businesses may be suspended for not showing insurance proof by expiration/cancellation date (reactivation fee is required), 4) The maximum age of vehicles is 10 years (beginning 2010), 5) Taxicabs must have a top light, taximeter, and uniform color/signage scheme (beginning 2010), 6) Habitually uninsured vehicles may be impounded, 7) Vehicles must have annual inspections by certified mechanics (beginning in 2010), and 8) New drivers must understand basic English and county geography. The League of Cities approved the Ordinance. <u>Countywide</u> (DW) SUMMARY CONTINUED ON PAGE 3

Background and Policy Issues: CONTINUED ON PAGE 3

Attachments:

- 1. Proposed Ordinance (with additions/deletions noted)
- 2. **Proposed Ordinance**
- 3. Resolution of Fees, Fines and Minimum Insurance Levels
- 4. Chart comparing current and recommended Fees, Fines and Minimum Insurance Levels

Recommended by: Departme Approved By:

sistant County Administrator

Page 1 of 5

II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of Fiscal Impact:

-	-				
Fiscal Years	2009	2010	2011	2012	2013
Capital Expenditures					
Operating Costs	37,553	45,284	47,548	49,925	52,422
External Revenues*					
Program Income (County)			<u> </u>		
In-Kind Match (County)			·····		<u></u>
NET FISCAL IMPACT	37,553	<u>45,284</u>	47,548	49,925	<u>52,422</u>
# ADDITIONAL FTE	1,00				
POSITIONS (Cumulative)	1				
Is Item Included In-Gur	rent Budget	? Yes	 No X		
Budget Account No.: Fi			_ Org	_ Object_	Reporting Category
- ·		J · · · J			

B. Recommended Sources of Funds/Summary of Fiscal Impact:

License and other fees enable this program to be self-funded with no ad valorem impact. Income from these fees will cover the expenses of the staff and an additional licensing secretary to assist in administering the Vehicle for Hire Ordinance (impact shown above).

The proposed fees for the revised Ordinance have few changes (some are recommended to be lowered). Any operational deficits will be offset by existing reserves.

C. Departmental Fiscal Review:

III. <u>REVIEW COMMENTS</u>

A. OFMB Fiscal and/or Contract Dev. and Control Comments: The additional position will be funded from reserves. in the Vehicle for Hire fund.

OF Dev. and Control **B.** Legal iency: County Attorney

C. Other Department Review:

Department Director

Revised 9/03 ADM FORM 01

(THIS SUMMARY IS NOT TO BE USED AS A BASIS FOR PAYMENT.)

Page 2 of 5

B. SUMMARY (CONTINUED FROM PAGE 1)

The Proposed Resolution establishes: 1) Various permit fees charged to vehicle for hire companies/ drivers, 2) Civil fines assessed against violators and 3) Minimum levels for commercial automobile liability insurance to be provided for each for-hire vehicle. The fees, fines and minimum insurance levels are mandated by the Ordinance.

Proposed Fees: Few changes in license and other fees for businesses/drivers are proposed. Some new fees are required. License/Permit fees for existing companies would decrease from \$100 to \$75/year. Similarly, decal fees for existing companies would decrease from \$75 to \$50/year. Decal fees for registered hybrid vehicles would be free for the first two years (to encourage the use of more fuel saving vehicles). The biennial Driver I.D. Badge fee would increase from \$50 to \$60 to include the cost of the newly required driver vehicle placard.

Proposed Fines: Staff proposes few changes in fines. Most would be \$150-1st offense, \$300-2nd offense and \$500-3rd offense. Fines for violating insurance regulations would increase. Fines would also increase for failing to secure a required business permit or Driver I.D. Badge.

Proposed Liability Insurance Levels: Staff proposes few changes to minimum liability insurance levels: \$125,000 bodily injury/person (up from \$100,000), \$300,000 Bodily injury/accident and \$50,000 property damage (or \$300,000 Combined Single Limit Bodily Injury and Property Damage). The increase in insurance levels was mandated by the State.

Addition of 1 Secretary Position: Staff is requesting the addition one licensing secretary due to: 1) The large number of companies licensed in Palm Beach County (nearly 600), 2) Required expanded monitoring of vehicle liability insurance and 3) Expanded administrative requirements of the new Ordinance (i.e., testing language/geography knowledge of drivers, etc.).

C. BACKGROUND AND POLICY ISSUES: (CONTINUED FROM PAGE 1)

<u>History</u>: Since 1992 the Board of County Commissioners has approved 3 major improvements to the Vehicle for Hire Ordinance. Each change was more comprehensive than the previous. The Vehicle for Hire industry has been the main stimulus to bringing more order and improved/standardized transportation services to the public.

Since the first Ordinance, the Board of County Commissioners has endorsed/ encouraged an open competitive, free enterprise Vehicle for Hire industry in Palm Beach County. Both Broward and Miami-Dade Counties have closed systems which limit the number of companies/vehicles permitted to operate in their jurisdictions. Those counties also set taxi charges and some minimum sedan/limousine rates. The counties to our north have no vehicle for hire industry regulations. The Palm Beach County vehicle-forhire regulations have provided a middle-ground to the regulations at both boundaries.

Ordinance Revisions: The proposed revisions to the Vehicle for Hire Ordinance were written to accomplish the following and improve public safety:

1. Safer drivers:

- a. New applicants convicted of certain felonies would be prohibited from driving a for-hire vehicle for 5 years (from date of conviction or release).
- b. New applicants convicted of certain violent and sexual felonies would be permanently prohibited from driving a for-hire vehicle, unless his/her civil rights were restored.
- c. New applicants declared to be a habitual criminal or habitual traffic offender would be prohibited from driving a for-hire vehicle (permanently or for five years)
- d. New applicants must show proof that s/he has had a driver's license in the U.S.A. for 3 years, produce a favorable driving record from any other jurisdiction or if unable to secure a driving record must sign an affidavit that s/he has had no driving history which would otherwise prevent him/her from

driving a for-hire vehicle in Palm Beach County. If previously residing outside of Florida within the past 5 years, must produce a complete driving record from all other jurisdictions

- e. For-hire companies must verify that new applicants will be driving for that business and that the applicant is insurable.
- f. New applicants must demonstrate basic understanding of English and a general knowledge of the county geography.

All currently approved drivers would be grand-fathered in under the existing requirements.

2. Safer vehicles:

- a. Establishes a maximum age for vehicles at 10 years. To allow for transition, this requirement would not become effective for existing vehicles until the licensing renewal process begins in 2010.
- b. Except for new vehicles, all vehicles would be inspected annually by an ASE certified mechanic. Routine maintenance is required on all vehicles and maintenance records must be kept for inspection. To allow for transition, this requirement would not become effective for existing vehicles until the licensing renewal process begins in 2010.
- c. Vehicles requiring signage would be inspected annually to verify Ordinance compliance.
- d. Two-way communication is required for all vehicles.

3. Improved Insurance Requirements:

- a. Commercial insurance companies must meet minimum requirements (ratings, etc.)
- b. There would be higher penalties for fraudulently submitted insurance information. Insurance fraud has been a problem. High fines are proposed and any company submitting fraudulent information would have its licensed revoked, with no eligibility for reinstatement for 5 years.
- c. Authorizes Consumer Affairs to suspend the operating permit for businesses which fail to produce proof of insurance to the Division by the expiration or cancellation dates and requires such businesses to pay a reactivation fee after suspension.
- d. For-hire Vehicles found operating without insurance could be impounded/towed if the company was previously convicted of the same offense.

4. Improved Disclosure to Consumers:

- a. Taxi cabs would be required to utilize top lights (minimum size) and taximeters.
- b. Taxi cab companies would be required to use the same color combinations and signage schemes on all vehicles. To allow for transition, this requirement would not become effective for existing vehicles until the licensing renewal process begins in 2010.
- c. Each company would be required to display or provide service standards (Passenger Rights) to all customers.
- d. All advertising must include the name, address and phone number of the business.
- e. A unique number 4 inches or larger must be placed on each taxi and nonmedical transportation vehicle for easier identification. To allow for transition, this requirement would not become effective for existing vehicles until the licensing renewal process begins in 2010.
- f. Magnetic signs would be prohibited.

5. Requirements for Out-of-County Companies

a. Companies based in Miami-Dade and Broward Counties must be licensed by those jurisdictions before they can obtain a Palm Beach County operating permit. Passengers picked up by a licensed Miami-Dade or Broward County company may be transported to Palm Beach County without a Palm Beach County Permit. Companies located in other counties with no regulations similar to Palm Beach County, must first obtain a Palm Beach County permit before transporting passengers here.

b. Passengers may be picked up at PBIA or the Port of Palm Beach by companies licensed by Miami-Dade or Broward County. Other companies based in counties which have no similar regulations must first obtain a permit from Palm Beach County before picking up passengers from PBIA or the Port of Palm Beach.

Staff has worked with the Vehicle-for-Hire industry through a long established Task Force as well as specifically called meetings with various segments of the industry (i.e., Taxi, Limousine/Sedan, Non-Medical Transport). The Task Force also has representatives from the Sheriff's Office, Municipal League, Airports Department and Tourist Industry.

G:\BCCAGNDA\VehicleForHireOrd2ndReading9-23-08.DOC

ATTACHMENT 1

PROPOSED ORDINANCE (WITH ADDITIONS DELETIONS NOTED)

Attachment 1



Palm Beach County, Florida VEHICLE FOR HIRE ORDINANCE 2008-____

As of September 10, 2008

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AN ORDINANCE OF THE BOARD OF **COUNTY** COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, AMENDING CHAPTER 19, ARTICLE IX (ORDINANCE NO. 01-015); RELATING TO TAXICABS AND OTHER VEHICLES FOR HIRE, TO BE KNOWN AS THE VEHICLE FOR HIRE AND **ORDINANCE; PROVIDING** FOR SHORT TITLE APPLICABILITY; PROVIDING FOR AUTHORITY; PROVIDING FOR DEFINITIONS; PROVIDING FOR COMPLIANCE; PROVIDING FOR ADVERTISING; PROVIDING FOR MUNICIPAL EXEMPTION; PROVIDING FOR RECIPROCITY; **APPLICATION;** PROVIDING BUSINESS PERMIT FOR PROVIDING FOR RECORDS REQUIRED; PROVIDING FOR **VEHICLE REQUIREMENTS; PROVIDING FOR VEHICLE** DECAL REQUIREMENTS; PROVIDING FOR IMPOUNDMENT; PROVIDING FOR VEHICLE SAFETY AND APPEARANCE **REQUIREMENTS;** PROVIDING FOR **OPERATIONAL REQUIREMENTS FOR NON-MEDICAL WHEELCHAIR AND** STRETCHER TRANSPORTATION SERVICE COMPANIES; **PROVIDING FOR VEHICLE INSPECTIONS; PROVIDING FOR** COMMERCIAL AUTOMOBILE LIABILITY INSURANCE; **PROVIDING FOR DRIVER REQUIREMENTS AND FAILURE TO COMPLY; PROVIDING FOR FRAUDULENT TRANSFER OF** VEHICLE FOR HIRE COMPANY: PROVIDING FOR **REVOCATIONS, SUSPENSIONS AND DENIAL OF PERMITS/I.D. BADGES AND ADMINISTRATIVE APPEALS; PROVIDING FOR ENFORCEMENT; PROVIDING FOR VIOLATIONS; PROVIDING** FOR APPEALS; PROVIDING FOR FEES; PROVIDING FOR **PENALTIES; PROVIDING FOR START-UP; PROVIDING FOR REPEAL OF LAWS IN CONFLICT; PROVIDING A SAVING** CLAUSE; **PROVIDING JURISDICTION; PROVIDING FOR** SEVERABILITY; PROVIDING FOR INCLUSION IN THE CODE OF LAWS AND ORDINANCES; AND PROVIDING AN **EFFECTIVE DATE.**

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WHEREAS, Chapter 125 (County Government) of the Florida Statutes

- 38 establishes the right and power of counties to provide for the health, welfare and safety
- 39 of the existing and future residents by enacting such business regulations necessary for
- 40 the protection of the public; and
- 41 WHEREAS, the Board of County Commissioners of Palm Beach County finds
- 42 and declares that the public welfare and safety of the existing and future residents
- 43 requires the regulation and control of motor vehicles engaged in the transportation of
- 44 persons, within the streets of Palm Beach County, with the intent to receive
- 45 compensation; and
- 46 WHEREAS, all motor vehicles engaged in the transportation of persons for
- 47 compensation in the unincorporated area of Palm Beach County, as well as many
- 48 municipalities, may not be subject to reasonable regulations necessary to protect those
 - 2 of 55

1	citizens and visitors utilizing their services; and
2	WHEREAS, Florida Statutes, Section 125.01(n) authorizes Palm Beach County
3	to license and regulate taxicabs, limousines for hire, and other passenger vehicles for hire
4	that operate in the unincorporated areas of the County; and
5	WHEREAS, in 1992 Palm Beach County recognized that the public safety and
6	welfare of its residents and visitors could be best served by regulating the transportation
7	industry and adopted Chapter 19, Article IX of the Palm Beach County Code (Ord. No.
8	92-26); and
9	WHEREAS, in 1999 and 2001 Palm Beach County amended Chapter 19, Article
10	IX of the Palm Beach County Code (Ordinance No. 92-26); and
11	WHEREAS, it is now necessary to amend Chapter 19, Article IX (Ord. 99-12) of
12	the Palm Beach County Code to address additional concerns regarding the transportation
13	industry.
14	NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY
15	COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, that:
16	
17	Section 1. Short Title; Applicability
18	(1) This Ordinance shall be known as the "Palm Beach County Vehicle for Hire
19	Ordinance".
20	(2) <u>Unless a municipal exemption applies; The the provisions of this Ordinance shall</u>
21	be applicable to the incorporated and unincorporated areas of Palm Beach County.
22	Unless otherwise provided, nothing in this Ordinance shall be construed to relieve any
23	person from compliance with any applicable County or municipal regulations.
24	
25	Section 2. Authority
26	This Ordinance is adopted under the authority of Chapter 125, Florida Statutes.
27	
28	Section 3. Definitions
28 29	Section 3. Definitions The following words and phrases when used in this Ordinance shall have the meanings as

1 (1)Advertising. The term "Advertising" shall mean any written statement made in 2 connection with the solicitation by vehicle for hire business and includes without 3 limitation, statements and representations made in a newspaper, "Yellow Pages" or other 4 publication, or on radio, or television or contained in any notice, handbill, business card, 5 sign, catalog, billboard, brochure, poster or letter. to advise, announce, give notice of, publish, or call attention by use of oral, written, or graphic statements made in 6 7 newspapers, telephone directories or other publications or on radio or television, any 8 electronic medium, or contained in any notice, handbill, catalog, newsletter, poster, sign, 9 flyer, business card or letter. 10(2)Applicant. The term "Applicant" shall mean any person who applies for a 11 vehicle for hire business permit or driver's I.D. badge within Palm Beach County. In the 12 case of partnerships, associations, corporations and other legal entities, "applicant" shall 13 also mean any member of a partnership, each associate and the corporate officers and 14 directors. 15 (3)Board. The term "Board" shall mean the Palm Beach County Board of County 16 Commissioners. 17 (4) Broker. The term "Broker" shall mean a person who acts as an agent, whether 18 independently or on behalf of, any vehicle for hire company in negotiating or contracting 19 for passenger transportation. 20(4<u>5</u>) Business Permit. The term "Business Permit" shall mean the authority required 21 by the provisions of this Ordinance to be obtained by any individual or vehicle for hire 22 company not subject to reciprocity, to engage in vehicle for hire business in Palm Beach 23 County. 24 $(5 \underline{6})$ <u>**Compensation**</u>. The term "Compensation" shall mean a return in money, 25 property, or anything of value for the rendition of vehicle for hire service. 26 (7)Commercial Business Office. The term "Commercial Business Office" shall 27 mean the primary place of business where management and employees perform office 28 work for a vehicle for hire company and which shall meet the following requirements: a) 29 properly zoned, b) customer/employee parking, c) sufficient commercial vehicle parking, 30 d) sanitary facilities/restrooms, e) dedicated wired phone line with a unique/dedicated

1	number, f) identifying signage, and g) central dispatch. The address of the commercial
2	business office must match the address on the local business tax receipt.
3	(6 8) <u>County Permit.</u> The term "County Permit" shall mean the grant by Palm Beach
4	County to operate one (1) vehicle for hire not subject to reciprocity, upon the streets of
5	Palm Beach County.
6	(7 <u>9</u>) Division or DCA . The term "Division" or "DCA" shall mean the Palm Beach
7	County Division of Consumer Affairs.
8	(\$ 10) Driver . The term "Driver" shall mean the individual who is driving or physically
9	operating the taxicab, limousine, shuttle, or other passenger vehicle for hire and includes
10	the term "chauffeur."
11	(9) Executive Sedan. The term "executive sedan" shall mean a motor vehicle not
12	equipped with a taximeter, with a seating capacity of up to five (5) passengers excluding
13	the driver.
14	(10 11)Individual. The term "Individual" includes a natural person, partnership,
15	corporation, association, or any other legal entity.
16	(11) Jitney. The term "jitney" shall mean any non metered vehicle for hire which may
17	or may not operate at regular intervals over a designated route, and which fixed fares or
18	rates may be charged for services.
19	(12) <u>Limousine</u> . The term "Limousine" shall mean a chauffeur-driven , non-metered
20	passenger motor vehicle for hire, not equipped with a taximeter, including, but not
21	limited to, modified-for-the-purpose as a luxury stretch vehicle limousines or full-sized
22	luxury sedans, providing seating accommodations for not more than sixteen (16)
23	persons, including the driver, regardless of length and which contains a solid fixed
24	partition used to separate the driver and passenger seating areas. A limousine is
25	prohibited from using a taximeter and toplight unless it is being used as a taxicab. whose
26	-rates are determined on an hourly, daily, weekly or monthly rental of the vehicle, or a
27	combination of rental and mileage charges, with a minimum rental period of one (1)
28	hour.
29	(13) Manifest. The term "Manifest" shall mean written or electronic/digital
30	documentation prepared by the vehicle for hire business providing individual trip logs for

1 each pickup/drop-off of passengers that can be viewed upon request by authorized DCA 2 personnel or law enforcement officers. The "manifest" shall be in the possession of the 3 vehicle for hire driver and central dispatch and shall include the business name, business phone number, name of the passenger (if provided/known), pickup/drop-off address and 4 5 dates/times involved. 6 (14)Municipal Exemption. The term "Municipal Exemption" shall mean the 7 recognition by Palm Beach County of certain vehicle for hire businesses authorized to 8 operate through municipal ordinances and which may be exempt from paying certain fees 9 required by Palm Beach County as determined by resolution of the Board. In order to 10 exercise this exemption, such businesses must be physically located, operating and 11 dispatching within the city limits of the Palm Beach County municipality approving the 12 business to operate. Such exempt businesses must meet all other requirements of this 13 Ordinance. 14 (13 15) Para-Transit Non-Medical, Wheelchair and Stretcher Transportation 15 Service. The term "Para-Transit Non-Medical, Wheelchair and Stretcher Transportation Service" shall mean the transportation of persons while on stretchers or wheelchairs, or 16 17 persons whose handicap, illness, injury, or other incapacitation makes it impractical to be 18 transported by a regular common carrier such as a bus, taxicab, or other vehicle for hire. 19 Such persons do not need, nor are likely to need, any medical attention during transport. 20 <u>(16)</u> Passenger. The term "Passenger" shall mean a person utilizing a vehicle for hire 21 for the purpose of being transported to a destination, or a person who is awaiting the 22 arrival of a dispatched vehicle for hire, and does not include the chauffeur. 23 (14 <u>17</u>) <u>Prearranged</u>. The term "Prearranged" shall mean a written, e-mail, fax or 24 telephone reservation made at least one hour <u>30-minutes</u> in advance by the person 25 requesting service at from the place of business of the a vehicle for hire permit holder 26 business for the provision of vehicle for hire service for a specified period of time. Such 27 reservations shall be documented in written form by the business. The written 28 documentation requested herein shall be made available immediately upon the request of 29 authorized Division personnel or law enforcement. The one hour 30-minute advance 30 requirement does not apply to companies with authorized vehicle for hire contracts with

Palm Beach International Airport and other businesses that provide vehicle for hire services by contract.

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- 3 (15) <u>Reciprocity</u>. The term "reciprocity" shall mean the recognition by Palm Beach
 4 County of certain municipal authorization to enable the operation of a vehicle for hire
 5 upon the streets of Palm Beach County, pursuant to this Ordinance.
- 6 (18) **Residential Home Office.** The term "Residential Home Office" shall mean a 7 residence located in Palm Beach County from which a vehicle for hire business is 8 operated. The "Residential Home Office" must be the primary residence of the vehicle 9 for hire company's principal owner/president. The "Residential Home Office" must be 10 equipped with a separate wired telephone line and be approved by applicable zoning 11 regulations. Proof of residency must be provided upon request (i.e., driver's license, tax 12 receipt, bank account, utility bill, etc.)
- 13 (2119) Sedan. The term "Sedan" shall mean any pre-arranged vehicle for hire, not
- 14 equipped with a taximeter, which is not a limousine, SUV, Transport Van/Shuttle non-
- 15 medical wheelchair and stretcher transportation vehicle or taxi. Sedans shall include all
- 16 <u>other commercially manufactured passenger vehicles not already defined herein</u>. Such
- 17 vehicles shall not display the word "taxicab," "taxi," or "cab" on the vehicle exterior or
- 18 interior. A sedan is prohibited from using a taximeter and toplight unless it is being used
- 19 as a taxicab. A sedan older than 30 years, must be fully restored and registered as an
- 20 antique by the state pursuant to Chapter 320.086(2) Florida Statutes as may be amended.
- (16 <u>20</u>) <u>Short Term Vehicle Decal Plaque Placard</u>. The term "Short-Term Vehicle
 Decal Plaque <u>Placard</u>" shall mean a <u>plaque specially prepared placard</u> placed on the
 passenger side dashboard of a <u>short-term rented rental</u> vehicle for hire. <u>All rental</u>
 contracts must be 30 days or less.
- 25 (21) <u>SUV (Sports Utility Vehicle).</u> The term "SUV" shall mean a type of passenger
 26 vehicle which combines the load-hauling and passenger-carrying capacity of a large
 27 station wagon or minivan. A SUV is prohibited from using a taximeter and toplight
 28 unless it is being used as a taxicab.
- (17 <u>22</u>) <u>Taxicab</u>. The term "Taxicab" shall mean a chauffeur driven, metered, passenger
 motorized vehicle, equipped with a taximeter, engaged in the general transportation of

1	persons for hire passengers for compensation, not operated on a fixed route, and where
2	the route or destination is controlled by the passengers therein passenger.
3	(23) Taximeter. The term "Taximeter" shall mean any device permanently and
4	internally mounted in a taxicab and which records and indicates a charge or fare
5	measured by distance traveled, waiting time or other traditionally compensable activities
6	of taxicab service.
7	(24) Top Light . The term "Top Light" shall mean a permanently installed roof
8	mounted lighted device which shall be illuminated whenever the taximeter is on or when
9	headlights and/or parking lights are illuminated. The top light must be a minimum size
10	of ten inches by four inches (10" x 4"), permanently mounted on the vehicle roof and
11	display or include the word "taxi", "taxicab" or "cab".
12	(25) Transport Van/Shuttle. The term "Transport Van/Shuttle" shall mean a motor
13	vehicle not equipped with a taximeter, with a seating capacity for at least four (4)
14	passengers, exclusive of the driver, where there is no separation of the driver and
15	passenger compartments and not modified from the manufacturer's specifications. A
16	functioning seat belt must be available for each passenger. A transport van/shuttle is
17	recognized by the industry as a mini-van, van, mini-coach, minibus, limo-bus or other
18	similar vehicle, excluding those vehicles regulated by the State of Florida Department of
19	Transportation (FDOT). A Transport Van/Shuttle is prohibited from using a taximeter
20	and toplight unless it is being used as a taxicab.
21	$(18\ \underline{26})$ <u>Vehicle Decal</u> . The term "Vehicle Decal" shall mean a decal placed upon any
22	vehicle for hire granted approval to provide vehicle for hire services by the Division.
23	(19 27) Vehicle for Hire. The term "Vehicle for Hire" shall mean any motorized, self-
24	propelled vehicle engaged in the transportation of persons upon the streets of Palm Beach
25	County with the intent to receive compensation for providing such transportation, and
26	shall include, but not be limited to, invalid coach/handicapped non-medical, wheelchair
27	and stretcher transportation services, taxicabs, jitneys, shuttles transport vans/shuttles,
28	<u>SUVs</u> and limousines. The term shall not be construed to include ambulances or other
29	pre-hospital service providers.
30	(20 28) Vehicle for Hire Company. The term "Vehicle for Hire Company" shall mean

1	any individual, partnership, association, corporation, broker or other legal entity which
2	holds business permits for or contracts with one (1) or more vehicles for hire, provides
3	vehicles or services to drivers of vehicles for hire, or which operates a central dispatch
4	for one (1) or more vehicles for hire.
5	(21 29) Vehicle for Hire Driver's I.D. Badge (I.D. Badge). The term "Vehicle for Hire
6	Driver's I.D. Badge (I.D. Badge)" shall mean a permit authorizing the holder thereof to
7	utilize the motor vehicle(s) described in said permit for the transportation of passengers
8	as authorized pursuant to this Ordinance.
9	(30) Vehicle for Hire Service Standards. The term "Vehicle for Hire Service
10	Standards" shall mean a summary of "Passenger" and "Driver" expectations prominently
11	displayed within every vehicle for hire passenger compartment.
12	
13	Section 4. Compliance with Ordinance Required
14	(1) The operation of vehicles for hire within and upon the streets of Palm Beach
15	County shall be subject to the conditions, restrictions, and regulations set forth in this
16	Ordinance. It shall be unlawful to operate any vehicle for hire within and upon such
17	streets without first obtaining a Palm Beach County vehicle for hire permit, vehicle
18	decal(s), and driver's I.D. badge; however, this Ordinance shall not apply to the
19	following:
20	(a) Vehicles operated by a governmental agency;
21	(b) Vehicles tendering transportation services not for compensation;
22	(c) Vehicles owned and operated by hotels, and motels and funeral homes
23	which provide transportation services for their guests only, for which the guest does not
24	incur a separate charge;
25	(d) Discharge within the regulatory purview of this Ordinance of a passenger
26	picked up pursuant to legal authority in either a municipality or another county;
27	(e) Operation of motor vehicles for the transportation of passengers, not for
28	compensation, between the vicinity of their residences and the vicinity of their places of
29	work, in an arrangement commonly known as a "car pool" or "van pool".
30	(f) Non-Medical, Wheelchair and Stretcher Transportation Service vehicles

1	under the auspices/regulation of Palm Beach County Palm-Tran Connection.
2	(2) It shall be unlawful for any vehicle for hire company to allow any person to
3	operate a vehicle for hire without first securing a vehicle for hire driver's identification
4	badge from the Division.
5	(2) Compliance with the provisions of this Ordinance shall in no way relieve an
6	individual or vehicle for hire company from compliance with all municipal, county, state
7	and federal laws.
8	(3) Vehicle for Hire Business permit holders and permitted drivers shall cooperate
9	fully at all times with the Division in furnishing information required in connection with
10	requests for proof of licensure, insurance, vehicle registration, Driver's ID Badge, or
11	during the process of applying to renew a business permit, registration of vehicles and/or
12	Driver's I.D. Badges, or investigations of consumer complaints. Further, Vehicle for
13	Hire Business permit holders and permitted drivers shall not obstruct, hamper or interfere
14	with an investigation of alleged violations of this Ordinance conducted by Division
15	personnel, any law enforcement officer or employee of any other agency enforcing this
16	Ordinance. At no time shall a Vehicle for Hire Business permit holder or permitted driver
17	use abusive language or display discourteous, hostile, aggressive or other inappropriate
18	behavior toward passengers, other vehicle for hire drivers, vehicle for hire business
19	owners or their representatives, Division personnel, any law enforcement officers or any
20	agency authorized to enforce this Ordinance.
21	
22	Section 5. Advertising
23	(1) It shall be unlawful for any vehicle for hire company to advertise vehicle for hire
24	services and/or transportation services without obtaining and maintaining a current and
25	valid vehicle for hire business permit and vehicle decal(s) pursuant to the provisions of
26	this Ordinance. Any advertisements of any vehicle for hire business shall clearly and
27	conspicuously disclose the name of the company, physical address of the company,
28	phone number and vehicle for hire business permit number issued by the Division. The
29	permit number shall be preceded by "PBC <u>VFH</u> ".
30	(2) <u>All taxi cabs and non-medical wheelchair and stretcher transportation service</u>
31	vehicles shall clearly display on the exterior of the driver and passenger side of the 10 of 55

vehicle, <u>permanent vinyl or painted</u> lettersing at least 2 <u>four inches (4")</u> high and <u>in</u>
 <u>clearly visible bold contrasting colors</u>, the vehicle for hire company's name, telephone
 number and business permit number. The permit number shall be preceded by "PBC
 <u>VFH</u>". <u>Magnetic signage</u>, of any type, is not permitted.

5 <u>(3)</u> Every taxicab and non-medical wheelchair and stretcher transportation service 6 vehicle shall be assigned a unique/dedicated number by the vehicle for hire company. 7 That number must be permanently affixed to each vehicle by that company. The 8 assigned number shall exist for the life of the vehicle while it is owned/operated by that 9 company and shall not be reused for at least 1 year on any other vehicle. This number 10 shall be reported to the Division as part of the annual permit requirements. The number 11 shall be affixed to both rear quarter panels (or roof posts) of an automobile or rear sides 12 of other vehicles. The numbers must be in clearly visible, boldly contrasting colors and 13 shall be a minimum of 4" in height. Each business must assure that duplicate numbers 14 are not assigned to vehicles.

All taxicabs shall conspicuously advertise their meter rates on the exterior of the
 vehicle and the metered drop rate must match the advertised rate.

17 (5) Taxicabs utilizing signage on roofs which prevent the required mounting of a
18 toplight shall be exempt from the toplight requirement until the vehicle is replaced,
19 required to be retired pursuant to this Ordinance or the word "taxi", "cab" or "taxicab"
20 (using at a minimum 2 inch letters) is included on the signage and is able to be seen from

21 <u>the front and rear of the vehicle.</u>

22 $(4 \underline{6})$ Vehicle for hire drivers/chauffeurs meeting passengers at Palm Beach 23 International Airport, or the Port of Palm Beach, may utilize a sign for the purposes of 24 identifying a passenger or group of passengers. The sign utilized shall identify the name 25 of the passenger or group being met and may identify shall include the name of the vehicle for hire company or the corporate client of the vehicle for hire company and 26 27 "PBC VFH" permit number. In no event shall the name of the company be larger than 28 one-inch (1") letters and in any event the name of the company shall be smaller than the 29 name of the passenger/group.

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Section 6. Municipal Exemption

An individual or vehicle for hire company while in possession of <u>a</u> valid municipal vehicle for hire authority <u>permit from a municipality located in Palm Beach County</u>, meeting the insurance requirements of Section 10 <u>16</u> of this Ordinance, shall have reciprocity and be made exempt from <u>paying certain fees required by Palm Beach County</u> as authorized by the permit requirements of this Ordinance. However, all <u>All vehicles</u> <u>businesses</u> operating pursuant to reciprocity <u>this exemption</u> shall make application to <u>obtain an exempt operating permit from</u> the Division, <u>and must</u> meet the vehicle safety requirements of Sections 8 and 9 <u>10</u>, <u>13</u>, <u>14 and 15</u> of this Ordinance. <u>Additionally</u>, and each vehicle for hire driver shall meet the driver requirements of Section 11 <u>17</u> of this Ordinance. By resolution, the Board may assess an administrative processing fee for exempt vehicle for hire companies and vehicles.

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<u>7.</u><u>Reciprocity</u>

15 (2)(1) Out-of-County origin exception. Nothing in this Ordinance shall prohibit
 discharge within Palm Beach County of any passenger, lawfully picked up in another
 county and lawfully transported into Palm Beach County from a county or municipality
 that has adopted a similar vehicle for hire regulatory ordinance, which meets or exceeds
 the requirements of this Ordinance and has been issued an operating permit by the county
 or municipality of origin.

21 Any passenger lawfully picked up in another county, may be transported to, and 22 discharged at any one or more locations within Palm Beach County, Any passenger 23 transported under this provision may be picked up at the drop-off location and 24 transported back to the county of origin as long as the transportation is part of a 25 continuous round trip fare. may be picked up at the discharge location as long as the This 26 transportation is must be part of a prearranged, round-trip fare (evidenced by a written 27 manifest or load ticket) and the county or municipality (not in Palm Beach County) 28 where the passenger is picked up has adopted a similar provisions in a vehicle for hire 29 regulatory ordinance and issued an operating permit or vehicle for hire license to the 30 business. Local Business Tax Receipts do not meet the requirements of this section. 31 (3)(2) A vehicle for hire from another county or municipality (not in Palm Beach 32 <u>County</u>) may pick up a passenger at either Palm Beach International Airport or the Port 12 of 55

1	of Palm Beach and transport said passenger directly to the vehicle for hire's county or
2	municipality of origin as long as:
3	(a) The county or other municipality has adopted a similar vehicle for hire
4	regulatory ordinance, which meets or exceeds the requirements of this Ordinance;
5	(\underline{ab}) The transportation is part of a prearranged, one-way continuous fare
6	(evidenced by a written manifest or load ticket);
7	(\underline{bc}) The passenger arrived at either Palm Beach International Airport or the
8	Port of Palm Beach;
9	(c) The vehicle for hire has complied with all of the regulatory requirements
10	of Palm Beach County;
11	(d) The vehicle meets Palm Beach International Airport and the Port of Palm
12	Beach vehicle for hire requirements; and
13	(e) The vehicle has been issued an operating permit by the county <u>or</u>
14	municipality of origin (if an operating permit exists). A copy of the manifest or load
15	ticket shall be in the possession of the driver at all times and shall be made available to
16	enforcement personnel upon request; and,
17	(f) — The county where the passenger is picked up has adopted a similar
18	provision.
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20	Section 8. Business Permit Application
21	(1) An individual, or vehicle for hire company, or broker, not exempt pursuant to
22	Sections 4 and 6 shall make application to the Division for a business permit. It is a
23	violation of this Ordinance to operate such companies without first securing a business
24	permit from the Division. A business permit shall be issued annually only after
25	acceptance by the Division of providing copies of all the following:
26	(a) Its legal, and/or trade, corporate name and/or fictitious name;
27	(b) Its local or Florida business address (mail centers or P.O. Box addresses
28	are not acceptable):
	(c) <u>List of all business principals (i.e., owner, officers, partners, etc.) names</u> ,
29	addresses, dates of birth and Florida Driver License number. If applicable, the name and
29	address of the registered agent shall be provided.
29 30	address of the registered agent shall be provided. (c)(d) The number, make, model, year of manufacture and specific coloring
29 30 31	

. 1	(d)(e) The vehicle identification number and license tag number of each vehicle;
2	(f) A clear and legible copy of each vehicle's State of Florida registration
3	<u>form;</u>
4	(eg) The name and vehicle for hire driver's I.D. badge number;
5	(fh) Appropriate certificates, permits, licenses, local business tax receipts,
6	(specifically for vehicle for hire) and other authorization issued by Palm Beach County
7	and a any municipality, if any; applicable;
8	(i) The original signed copy of the vehicle inspection form for each vehicle
9	being assigned a decal; and
10	(g j) Receipt by the division Payment of all of a business permit and vehicle
11	decal fees in an amounts set forth by resolution of the Board.
12	(2) Each vehicle for hire company shall employ only those drivers who have been
13	issued a vehicle for hire driver's identification badge by the Division.
14	(32) No person maintaining, owning, or operating a vehicle for hire company shall
15	suffer or permit any person or employee to drive a vehicle for hire unless such person has
16	a valid vehicle for hire driver's I.D. badge issued pursuant to this Ordinance.
17	(4) Failure to comply with the provisions of this Section may result in denial of a
18	permit(s)/I.D. badge, revocation or suspension of the permit(s)/I.D. badge, a denial of
19	renewal of such permits, issuance of a civil citation, a misdemeanor conviction or other
20	such remedies available to the Division herein.
21	(5) An individual or vehicle for hire company not exempt pursuant to Sections 4 and
22	6 shall make application to the Division for a vehicle decal for each vehicle for hire. Each
23	vehicle for hire shall be issued a vehicle decal upon fulfilling all the following
24	requirements:
25	(a) Verification of the information submitted pursuant to subsection (1)
26	above;
27	(b) — Certification evidencing compliance with the insurance requirements of
28	Section 10 of this Ordinance;
29	(c) — Receipt of appropriate documentation or a sworn statement that the
30	vehicle(s) for which the vehicle decal is sought meets the minimum vehicle safety
31	requirements of Section 8 of this Ordinance;
32	(d) Receipt of a sworn statement that the driver of the vehicle for which the
33	vehicle decal is sought meets the minimum requirements of Section 11 of this Ordinance;

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(e)——Receipt by the Division of a vehicle decal fee in an amount set forth by resolution of the Board.

(6) Each vehicle decal and business permit issued pursuant to this section shall be valid and effective for one (1) year, terminating on December 31 of each year. Failure to submit a business permit application and the required non-refundable fee for renewal by of October 1 of each year will result in the assessment of a non-refundable late fee. The late fee shall be established by a resolution of the Board. Upon submission of a new business application, the Division shall provide the business with a receipt which shall constitute a provisional business permit and shall be valid for no longer than thirty (30) calendar days or until the issuance or denial of the business permit, whichever comes first.

14 Businesses which fail to submit a complete application within thirty (30) calendar days 15 after the Division's receipt of the application or renewal application, shall be denied a 16 business permit. - Within ten (10) business days of receipt of the Division's notice of 17 denial, such businesses may refile a complete and true application and pay a non-18 refundable re-filing fee established by a resolution of the Board. Failure to refile an 19 application within this ten (10) day period, will result in the business being required to 20 submit a new application and paying the non-refundable business permit fee and vehicle 21 decal fees. The DCA may deny or revoke a business permit if it is determined that the 22 applicant has misrepresented, omitted or concealed a fact on the application, renewal 23 application or replacement application. - Said business permit shall not be issued or 24 reinstated for a period of one year.

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No permit shall be valid for any vehicle for hire company under any other name or at any
 place other than that designated in the permit. A permit is not transferable or assignable,
 nor shall the ownership structure of the company be so modified as to constitute a change
 in the control or ownership of the permit. If the business changes its name or ownership
 structure, within forty-five (45) days, a new business permit application and all business
 permit fees shall be submitted to DCA.

³² Upon issuance of a vehicle decal, such decal shall be affixed to the in the vehicle inside
 ³³ windshield, passenger side at all times. The vehicle decal remains the property of Palm
 ³⁴ Beach County and shall be used only under the authority of the Division.

1	(7) A vehicle decal may be renewed upon application to the Division evidencing
2	continued compliance with the provisions of this Ordinance, and payment of a renewal
3	fee in an amount set forth by resolution of the Board.
4	(8) If the short term use of a rental vehicle by a vehicle for hire company is
5	necessary, a short term vehicle decal plaque issued upon application to the Division must
6	be placed on the vehicle dashboard or inside windshield, passenger side. If a vehicle is
7	rented for more than 30 days, it must be registered with the Division. A fee for a short-
8	term vehicle decal plaque shall be established by a resolution of the Board.
9	(9) No vehicle decal may be sold, assigned or otherwise transferred without approval
10	of the Division. If a vehicle is destroyed or sold, the vehicle for hire company must
11	remove said vehicle decal (if in existence) and surrender the remains to the Division. A
12	fee for replacing decals shall be established by a resolution of the Board.
13	(10) Any change in the information submitted pursuant to subsections (1) or
14	(5) above shall be provided to the Division within twenty (20) calendar days. Failure to
15	provide such notice may result in the suspension or revocation of a vehicle decal.
16	(11) Compliance with the provisions of this Ordinance shall in no way relieve an
17	individual or vehicle for hire company from compliance with all municipal, county, state
18	and federal laws.
18 19	
	and federal laws.
19	and federal laws. (12) — Failure to comply with the provisions of this Section may result in denial of a
19 20	and federal laws. (12) — Failure to comply with the provisions of this Section may result in denial of a permit(s)/I.D. badge, revocation or suspension of the permit(s)/I. D. badge, a denial of
19 20 21	and federal laws. (12) — Failure to comply with the provisions of this Section may result in denial of a permit(s)/I.D. badge, revocation or suspension of the permit(s)/I. D. badge, a denial of renewal of such permits, issuance of a civil citation, a misdemeanor conviction or other
19 20 21 22	and federal laws. (12) — Failure to comply with the provisions of this Section may result in denial of a permit(s)/I.D. badge, revocation or suspension of the permit(s)/I. D. badge, a denial of renewal of such permits, issuance of a civil citation, a misdemeanor conviction or other such remedies available to the Division herein.
 19 20 21 22 23 	 and federal laws. (12) — Failure to comply with the provisions of this Section may result in denial of a permit(s)/I.D. badge, revocation or suspension of the permit(s)/I.D. badge, a denial of renewal of such permits, issuance of a civil citation, a misdemeanor conviction or other such remedies available to the Division herein. (13) — All vehicles for hire business permits which are not renewed shall automatically
 19 20 21 22 23 24 	 and federal laws. (12) — Failure to comply with the provisions of this Section may result in denial of a permit(s)/I.D. badge, revocation or suspension of the permit(s)/I.D. badge, a denial of renewal of such permits, issuance of a civil citation, a misdemeanor conviction or other such remedies available to the Division herein. (13) — All vehicles for hire business permits which are not renewed shall automatically expire upon the expiration date as stated on the permit and the company shall cease all
 19 20 21 22 23 24 25 	 and federal laws. (12) — Failure to comply with the provisions of this Section may result in denial of a permit(s)/I.D. badge, revocation or suspension of the permit(s)/I.D. badge, a denial of renewal of such permits, issuance of a civil citation, a misdemeanor conviction or other such remedies available to the Division herein. (13) — All vehicles for hire business permits which are not renewed shall automatically expire upon the expiration date as stated on the permit and the company shall cease all vehicle for hire services immediately.
 19 20 21 22 23 24 25 26 	 and federal laws. (12) — Failure to comply with the provisions of this Section may result in denial of a permit(s)/I.D. badge, revocation or suspension of the permit(s)/I.D. badge, a denial of renewal of such permits, issuance of a civil citation, a misdemeanor conviction or other such remedies available to the Division herein. (13) — All vehicles for hire business permits which are not renewed shall automatically expire upon the expiration date as stated on the permit and the company shall cease all vehicle for hire services immediately. (14) — Each vehicle for hire shall be required to conspicuously display in the passenger
 19 20 21 22 23 24 25 26 27 	 and federal laws. (12) — Failure to comply with the provisions of this Section may result in denial of a permit(s)/I.D. badge, revocation or suspension of the permit(s)/I.D. badge, a denial of renewal of such permits, issuance of a civil citation, a misdemeanor conviction or other such remedies available to the Division herein. (13) — All vehicles for hire business permits which are not renewed shall automatically expire upon the expiration date as stated on the permit and the company shall cease all vehicle for hire services immediately. (14) — Each vehicle for hire shall be required to conspicuously display in the passenger compartment a "Passengers' and Driver's Bill of Rights" supplied by the Division.
 19 20 21 22 23 24 25 26 27 28 	 and federal laws. (12) — Failure to comply with the provisions of this Section may result in denial of a permit(s)/I.D. badge, revocation or suspension of the permit(s)/I.D. badge, a denial of renewal of such permits, issuance of a civil citation, a misdemeanor conviction or other such remedies available to the Division herein. (13) — All vehicles for hire business permits which are not renewed shall automatically expire upon the expiration date as stated on the permit and the company shall cease all vehicle for hire services immediately. (14) — Each vehicle for hire shall be required to conspicuously display in the passenger compartment a "Passengers' and Driver's Bill of Rights" supplied by the Division. (3) — Each business permit issued pursuant to this section shall be valid and effective
 19 20 21 22 23 24 25 26 27 28 29 	 and federal laws. (12) — Failure to comply with the provisions of this Section may result in denial of a permit(s)/I.D. badge, revocation or suspension of the permit(s)/I.D. badge, a denial of renewal of such permits, issuance of a civil citation, a misdemeanor conviction or other such remedies available to the Division herein. (13) — All vehicles for hire business permits which are not renewed shall automatically expire upon the expiration date as stated on the permit and the company shall cease all vehicle for hire services immediately. (14) — Each vehicle for hire shall be required to conspicuously display in the passenger compartment a "Passengers' and Driver's Bill of Rights" supplied by the Division. (3) Each business permit issued pursuant to this section shall be valid and effective for one (1) year, terminating on December 31 of each year.
 19 20 21 22 23 24 25 26 27 28 29 30 	 and federal laws. (12) — Failure to comply with the provisions of this Section may result in denial of a permit(s)/I.D. badge, revocation or suspension of the permit(s)/I.D. badge, a denial of renewal of such permits, issuance of a civil citation, a misdemeanor conviction or other such remedies available to the Division herein. (13) — All vehicles for hire business permits which are not renewed shall automatically expire upon the expiration date as stated on the permit and the company shall cease all vehicle for hire services immediately. (14) — Each vehicle for hire shall be required to conspicuously display in the passenger compartment a "Passengers' and Driver's Bill of Rights" supplied by the Division. (3) Each business permit issued pursuant to this section shall be valid and effective for one (1) year, terminating on December 31 of each year. (a) Failure to submit a business permit application and the required non-
 19 20 21 22 23 24 25 26 27 28 29 30 31 	 and federal laws. (12) — Failure to comply with the provisions of this Section may result in denial of a permit(s)/I. D. badge, revocation or suspension of the permit(s)/I. D. badge, a denial of renewal of such permits, issuance of a civil citation, a misdemeanor conviction or other such remedies available to the Division herein. (13) — All vehicles for hire business permits which are not renewed shall automatically expire upon the expiration date as stated on the permit and the company shall cease all vehicle for hire services immediately. (14) — Each vehicle for hire shall be required to conspicuously display in the passenger compartment a "Passengers' and Driver's Bill of Rights" supplied by the Division. (3) Each business permit issued pursuant to this section shall be valid and effective for one (1) year, terminating on December 31 of each year. (a) Failure to submit a business permit application and the required non-refundable fee for renewal by September 30 of each year will result in the assessment of

provisional business permit and shall be valid until the issuance or denial of the business permit, whichever comes first.

(c) Businesses which fail to submit a complete application/renewal
 application within thirty (30) calendar days after the business' receipt of the Division's
 notice of an incomplete application, shall be denied a business permit. Within ten (10)
 business days of receipt of the Division's notice of denial, such businesses may refile a
 complete and corrected application and pay a non-refundable re-filing fee established by
 resolution of the Board. Failure to refile an application within this ten (10) day period,
 will result in the business being required to submit a new application and paying the non-refundable business permit fee and vehicle decal fees.

(d) The DCA may deny or revoke a business permit if it is determined that the applicant has misrepresented, omitted, concealed a fact on any application or submitted any fraudulent or false document. If denied or revoked, said business permit shall not be issued or reinstated for a period of one year from the date of denial or revocation.

(e) No permit shall be valid for any vehicle for hire company under any other name or at any place other than that designated in the permit.

17(f) A permit is not transferable or assignable, nor shall the ownership18structure of the company be so modified as to constitute a change in the control or19ownership of the permit. If the business changes its name or ownership structure, within20forty-five (45) days of said change, a new business permit application and all business21permit fees shall be submitted to the DCA.

(4) Upon application and throughout the licensing year, a vehicle for hire company
 operating as a "Broker" must submit to the Division a complete written listing of each
 vehicle for hire company for which the company is conducting brokering activities. If a
 vehicle for hire company is added or deleted, the broker must submit an updated listing in
 writing to the DCA within 5 business days of the addition or deletion. Brokers shall only
 conduct business with vehicle for hire companies legally permitted to operate in Palm
 Beach County.

29 (5) Any change in the information submitted pursuant to paragraph (1) above shall be
 30 provided to the Division within twenty (20) calendar days of said change. Failure to
 31 provide such notice may result in the suspension or revocation of the company's business
 32 permit.

33 (6) All vehicle for hire business permits which are not renewed, shall automatically
 34 expire upon the expiration date as stated on the permit and the company shall cease all

1	vehicle for hire services immediately.
2	(7) All vehicle for hire businesses must maintain a written/electronic manifest or trip
3	log for each pickup/drop-off of any passenger. The manifest shall be in the possession of
4	the vehicle for hire driver and business central dispatch and shall include the business
5	name, business phone number, name of the passenger (if provided or known),
6	pickup/drop-off address/location and dates/times involved.
7	(8) The DCA may deny or refuse to renew the business permit of any vehicle for hire
8	business based upon the determination that:
9	(a) Any director, officer, owner or general partner was associated with
10	another vehicle for hire business whose permit was denied or revoked.
11	(b) An individual/business, or any of its directors, officers, owners or general
12	partners has not satisfied a civil fine or penalty arising out of any administrative or
13	enforcement action brought by DCA;
14	(c) Any individual/business, or any of its directors, officers, owners or
15	general partners has had any unsatisfied civil penalties, judgments or administrative
16	orders entered against it, him or her in any action brought by the DCA, or any
17	government agency, under the requirements of this or a similar Ordinance;
18	(d) Any individual/business, or any of its directors, officers, owners or
19	general partners has failed to comply with the terms of a cease and desist order, notice to
20	correct a violation, written assurance of voluntary compliance, or any other lawful order
21	of the Director, the DCA or the Consumer Affairs Hearing Board/Special Master.
22	(9) Each vehicle for hire business operating in Palm Beach County must secure a
23	business operating permit and maintain a commercial business office or residential home
24	office in Palm Beach County. Each vehicle for hire company must place the actual
25	written permit issued by the DCA in a location clearly visible to the public. There are
26	only two exceptions to maintaining a commercial business office or residential home
27	office in Palm Beach County:
28	(a) The vehicle for hire business may operate from Broward County, Miami-
29	Dade County or any another Florida county/municipality where that jurisdiction licenses
30	and regulates vehicle for hire companies and that business and all vehicles are
31	licensed/decaled to operate by that county/municipality and secures a vehicle for hire
32	operating permit and vehicle decals from Palm Beach County.
33	(b) The vehicle for hire business may operate from another county if no
34	vehicle for hire license regulations exists in the other county and that business secures a

1	vehicle for hire operating permit and decals from Palm Beach County. Vehicle for hire
2	companies with existing operating permits and decals from Palm Beach County shall be
3	exempt from this subsection.
4	(10) A vehicle for hire company shall sign an affidavit attesting that each driver is
5	eligible to be insured by the company's commercial automobile liability insurer and is in
6	fact insured.
7	(11) The company is required to notify the Division, in writing, immediately but no
8	later than 10 business days from the date that a driver is no longer insured by the vehicle
9.	for hire company's commercial automobile liability insurer.
10	(12) For vehicles owned by the business, it shall be the responsibility of the business
11	to remove and surrender to the Division all decals issued for vehicles which are no longer
12	operating for that business. The business must also remove all vehicle signage and top
13	lights within ten (10) business days following the removal of a vehicle from service or
14	termination of employment/contract with the business.
15	(13) Failure to comply with the provisions of this Section may result in denial of a
16	permit(s), revocation or suspension of the permit(s), a denial of renewal of such
17	permit(s), issuance of a civil citation, a misdemeanor conviction or other such remedies
18	available to the Division by law.
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20	Section 9. Records Required.
21	Each vehicle for hire company shall maintain accurate and complete records relating to
22	manifests, invoices (when used) and vehicle maintenance. Such records shall be
23	maintained for at least three (3) years. The Division shall be granted access to these
24	records for inspection and/or copying, during regular business hours, upon 24-hours prior
25	notice. In the event the Division is denied the opportunity to inspect and copy such
26	records onsite, the Division shall have the right to remove the records for the purpose of
27	copying and shall return any records removed within three (3) calendar days. If
28	necessary, the Division is hereby authorized to obtain an inspection warrant as authorized
29	by law.
30	
31	Section 10. Vehicle Requirements.
32	(1) Age requirements: A SUV, Sedan, Taxi Cab, Limousine and Transport
33	Van/Shuttle shall not be used as a vehicle for hire if it is older than ten (10) years, based

1		on the vehicle registration.
2		(2) It shall be a violation of this Ordinance to fail to meet the requirements of
3		vehicles described in Section 3: Paragraph 12 – Limousine, Paragraph 18, Non-Medical,
4		Wheelchair and Stretcher Transportation Service, Paragraph 23 – SUV, Paragraph 24 –
5		Sedan, Paragraph 25 – Taxicab, and Paragraph 28 – Transport Van/Shuttle.
6		<u>(3)</u> <u>Taxicabs</u>
7		(a) Each taxicab is required to maintain a top light as defined in Section 3
8	3	<u>(24).</u>
9		(b) Each taxicab business shall select and use a uniform, specific and
10		consistent color and signage scheme for all taxicabs registered to the business. Each
11		company shall submit to the Division for approval, upon application, three color
12		photographs, not less than 8" by 10" size, showing the entire vehicle, driver's side
13		(assuming passenger side is identical), front and rear of the vehicle which depicts the
14		chosen color scheme, including signage per Section 5 of this Ordinance.
15		(c) No taxicab shall be permitted to operate unless it conforms to the
16		business' selected color and signage scheme as stated in subsection (3) (b) herein above.
17		(d) No taxicab shall be permitted or operated unless it is equipped with a
18		taximeter which accurately registers the rates and charges posted on the outside of the
19		vehicle. Taxicabs are required to use the taximeter to determine all fares. The taximeter
20		must be plainly visible to allow easy viewing of the meter rate display by the passenger.
21		(e) All taximeters shall be calibrated, at least once per year, tested and sealed
22		pursuant to the most current addition of the National Institute of Standards and
23		Technology (NIST) Handbook 44, at a Registered Taxi Service Agency, as authorized
24		by State of Florida Department of Agriculture and Consumer Services, Bureau of
25		Weights and Measures.
26		(f) Each taxicab business must present meter calibration records when
27		applying for and/or renewing the vehicle for hire business permit. The calibration record
28	4	must show at a minimum, the date of calibration, and the name, address and phone
29		number of the Registered Taxi Service Agency performing the calibration.
30		(g) All taximeters must have a lead seal and current inspection decal
31		affixed to the taximeter, by a Registered Taxi Service Agency. The business is

1	responsible for assuring compliance with this paragraph.
2	(h) If either the lead seal or inspection decal is missing or broken on the
3	taximeter, the vehicle for hire business must immediately take the vehicle out of service.
4	The taximeter must be recalibrated by a Registered Taxi Service Agency, and a new lead
5	seal and inspection decal must be affixed to the taximeter prior to the taxicab being
6	placed back into service.
7	(4) Failure to comply with the provisions of this Section may result in the Division
8	denying the permit(s)/decal, revoking or suspending the permit(s)/decal, denying a
9	renewal of such permits/decal, issuing a civil citation, a misdemeanor conviction or other
10	such remedies available to the Division.
11	
12	Section 11. Vehicle Decal Requirements
13	(1) An individual or vehicle for hire company not exempt pursuant to Section 4 of
14	this Ordinance shall make application to the Division for a vehicle decal for each vehicle
15	for hire. Each vehicle for hire shall be issued a vehicle decal upon fulfilling all the
16	following requirements:
17	(a) <u>Verification of the application submitted pursuant to this Ordinance;</u>
18	(b) Certification evidencing compliance with the insurance requirements of
19	Section 14 16 of this Ordinance;
20	(c) Receipt of appropriate documentation or a sworn statement that the
21	vehicle(s) for which the vehicle decal is sought meets the minimum vehicle safety and
22	signage requirements of Sections 5, 10, 11 and 13 of this Ordinance; and
23	(d) Payment to the Division of the vehicle decal fee in an amount set forth by
24	resolution of the Board.
25	(2) Each vehicle decal issued pursuant to this Section shall be valid and effective for
26	one (1) year, terminating on December 31 of each year.
27	(3) Upon issuance of a vehicle decal, such decal shall be properly affixed to the
28	vehicle utilizing the adhesive provided on the decal. Said decal shall be placed on the
29	passenger side, lower corner inside windshield and shall be clearly visible. Once affixed,
30	the decal may not be removed except for reasons described in paragraph (7) below. The
31	vehicle decal remains the property of Palm Beach County and shall be used only under
32	the authority of the Division. It shall be a violation of this Ordinance to fail to properly
33	affix the decal to the vehicle windshield immediately upon receipt. Designated Division

1	personnel shall have the authority to confiscate decals not properly affixed to the vehicle
2	windshield.
3	(4) A vehicle decal may be renewed upon application to the Division evidencing
4	continued compliance with the provisions of this Ordinance, and payment of the renewal
5	fee in an amount set forth by resolution of the Board.
6	(5) If the short-term use of a rental vehicle by a vehicle for hire company is
7	necessary, a short-term 30 day vehicle placard shall be issued upon application to the
8	Division. The vehicle for hire company shall show proof that all temporary use vehicles
9	meet the minimum insurance requirements of this Ordinance and provide a copy of the
10	rental agreement. The short-term placard must be placed on the passenger's side
11	dashboard of a rented vehicle for hire. The placard shall at a minimum include the
12	name of the company, date of issuance and date of expiration. If a vehicle is rented for
13	more than 30 days, the vehicle for hire company must secure a new placard. The fee for a
14	short-term vehicle placard shall be established by resolution of the Board. All short-term
15	use vehicles must meet all requirements of this Ordinance. Temporary use placards are
16	not permitted for taxicabs.
17	(6) No vehicle decal may be duplicated in any manner.
18	(7) No vehicle decal may be sold, assigned or otherwise transferred. If a vehicle's
19	windshield is damaged beyond repair or a vehicle is destroyed or sold, the vehicle for
20	hire company must remove said vehicle decal (if in existence) and surrender the remains
21	to the Division within 10 business days of the occurrence.
22	(8) The fee for replacing decals for vehicles currently registered with the DCA shall
23	be established by resolution of the Board. Such fees are applicable to vehicles which
24	have sustained windshield damage or decal theft (as evidenced by dated repair receipt or
25	police report).
26	(9) Each vehicle for hire shall conspicuously display in the passenger compartment a
27	Vehicle for Hire Service Standards decal, supplied by the Division.

1	Palm Beach County
2	Vehicle for Hire Service Standards
3	 Passenger Expectations: A clear understanding of the fare (or fare rate) To every the driver's LD, he does
4	 <u>To examine the driver's I.D. badge</u> <u>To direct the destination and route to your destination</u> A source and the stream of palmer and the stream of palmer parage. County and the stream of palmer parage.
5	 <u>A courteous</u>, English-speaking driver who knows the streets of Palm Beach County <u>Only the "permitted" driver and paying passengers in the vehicle</u>
6	 <u>A driver who knows and obeys all traffic laws</u> <u>Air-conditioning on demand</u>
7	 <u>No operation of radio, CD/Cassette or DVD/video or other similar mediums unless</u> requested <u>No smoking in the vehicle</u>
8	 <u>Clean passenger seat area</u> <u>Clean trunk</u> <u>If you have an unresolved problem with</u>
9	Driver Expectations: the driver or company contact:
10	<u>To be paid for services provided and</u> requested <u>No illeged</u> <u>No illeged</u> <u>West Palm Beach 561-712-6600</u>
11	No illegal activities in vehicles Personal safety To meintein a safe environment
12	 To maintain a safe environment Non-smoking passenger(s)
13	
14	As an alternative for sedans and limousines, vehicle for hire companies may opt to
15	provide a copy of the Vehicle for Hire Standards on a minimum 8 ¹ / ₂ " x 5 ¹ / ₂ " sheet of
16	paper (with minimum 10 point type font) to passengers at any time, but no later than the
17	trip termination or when the customer is invoiced. It shall be a violation of this
18	Ordinance for the Vehicle for Hire company or the driver to fail to adhere to the Vehicle
19	for Hire Service Standards.
20	(10) It shall be unlawful to operate any vehicle for hire within and upon the streets and
21	roads of Palm Beach County without first obtaining the required vehicle decal(s) and
22	affixing it to the windshield of each vehicle. Failure to secure the required decal or
23	affixing it to each vehicle as required by this Ordinance may result in the permit being
24	denied, suspended or revoked.
25	(11) Failure to comply with the provisions of this Section may result in the Division
26	denying the permit(s)/decal(s), revoking or suspending the permit(s)/decal(s), denying
27	the renewal of such permit(s)/decal(s), issuing a civil citation, a misdemeanor conviction
28	or other such remedies available to the Division.
29	
30	Section 12: Impoundment
31	(1) Designated DCA employees or law enforcement officers are authorized to seize
32	and impound any vehicle for hire which such employee or officer has probable cause to

1	believe is being operated without commercial liability insurance and in violation of this
2	Ordinance.
3	(2) A driver and/or vehicle for hire business, previously issued a citation(s) for
4	violation of Section 16 of this Ordinance and found guilty, pleads guilty or has a
5	judgment issued against it, may have its vehicle impounded for a subsequent violation of
6	operating a Vehicle for Hire without commercial liability insurance.
7	(3) At the time and place of impoundment, the designated DCA employee or law
8	enforcement officer will provide written notice to the owner/operator of the vehicle
9	detailing:
10	(a) The grounds for impoundment,
11	(b) The description of the vehicle impounded,
12	(c) The location of the secured facility where the vehicle will be held.
13	(d) The process for having the vehicle released, and
14	(e) The circumstances under which the vehicle will be disposed/sold if the
15	owner fails to meet the requirements of this Section and fails to claim the vehicle
16	pursuant to Section 713.78, Florida Statutes, as may be amended.
17	If the owner of the vehicle is not present at the time of impoundment, within 24 hours the
18	Division will make a good faith effort to give a notice of seizure in writing to said vehicle
19	owner and lien holder of the fact of such seizure, the grounds for seizure, identification of
20	the seized vehicle and information concerning these regulations and the designated
21	secured facility to which the vehicle was or will be taken. A copy of said notice of
22	seizure shall also be given to the towing company which impounds the vehicle.
23	Whenever an officer or designated employee seizes a vehicle under this Section, and does
24	not know and is not able to ascertain the name of the owner, or for any other reason is
25	unable to give the notice to the owner as hereinabove provided, then the officer or
26	designated employee shall immediately send or cause to be sent a written report of such
27	impoundment by mail to the appropriate law enforcement agency.
28	(4) The Division shall obtain the assistance of either the Palm Beach County Sheriff's
29	Office or the specific police agency in the municipality where the vehicle is to be towed
30	to coordinate the impoundment of the vehicle with an authorized towing company either

1		on rotation by the law enforcement agency or under contract with the Division.
2		(5) The vehicle shall not be released to the vehicle owner by the towing company
3		until authorization has been given by the DCA. The owner must show proof that all
4		judgments from outstanding citations and administrative actions that relate to the failure
5		to have commercial liability insurance have been paid or proof is shown that a court
6		hearing has been scheduled to consider said outstanding citations. Further, the vehicle
7		owner must make arrangements through the company's commercial insurance
8		agent/company to show proof to the DCA that the vehicle has the required insurance or
9		provides a notarized affidavit that the vehicle will no longer be used as a vehicle for hire,
10		returns the Vehicle for Hire decal and shows proof of insurance as required by the State
11		<u>of Florida.</u>
12	'n	(6) After meeting the requirements in sub-paragraph 5 above, the registered owner of
13		the impounded vehicle may request that the impounded vehicle be released, by delivering
14		a written request in person to the DCA, Monday through Friday, between 8:00 AM and
15		4:00 PM, excluding holidays. The DCA will then issue an authorization to the vehicle
16		owner for the towing company to release the vehicle. The vehicle owner is responsible
17		for the payment of all towing and storage charges incurred by the impoundment prior to
18		said release.
19		(7) The owner and/or lien holder of the vehicle may appeal the decision of the
20		Division to impound a vehicle and facilitate its release by:
21		(a) Complying with the requirements in sub-paragraphs 5 and 6 above; or
22		(b) Initiating the appeal and waiting for the decision of the Hearing
23		Board/Special Master with the understanding that if the appeal is not successful,
24		additional daily vehicle storage fees shall be assessed by the towing company for which
25		the owner shall be required to pay prior to release of the vehicle.
26		(8) Appeal Process: If the vehicle owner disputes the grounds for the vehicle
27		impoundment, he or she may appeal to the Consumer Affairs Hearing Board/Special
28		Master. The owner of an impounded vehicle shall make a request in writing to the
29		Division for a hearing within five (5) business days of the vehicle being impounded and
30	•	pay the non-refundable appeal fee established by resolution of the Board. The Division

1	shall arrange for the hearing within ten (10) business days or as soon as practicable, after
2	receiving the written request. All interested persons shall be given reasonable
3	opportunity to be heard at the hearing. The formal rules of evidence shall not apply at the
4	hearing, and hearsay evidence shall be admissible. After considering all evidence
5	presented, the Hearing Board/Special Master shall upon clear and convincing evidence.
6	either uphold the decision of the Division to impound the vehicle or determine there was
7	insufficient cause for impoundment. If the Hearing Board/Special Master determines
8	there was insufficient cause for the impoundment:
9	(a) The towing fees will be returned to the owner by the Division; or
10	(b) The vehicle shall be returned to the owner without any fees being
11	assessed. In such cases, the Division shall be responsible for paying the towing company
12	for all charges and fees incurred.
13	(9) If the Division's decision to impound is upheld, the Hearing Board/Special
14	Master shall order the continued impoundment of the vehicle unless the owner posts a
15	cash bond in the amount of the maximum fines, towing and storage fees or does not
16	admit to the violation but pays the towing and storage fees and any fines.
17	(10) Default hearing. If the owner of the impounded vehicle fails to appear for the
18	appeals hearing specified above, the Hearing Board/Special Master shall make a
19	determination pursuant to this Section. The Division shall inform the owner of the
20	default determination by certified mail, return receipt requested or by personal delivery.
21	The order of the Hearing Board/Special Master shall include the provisions of this
22	Section.
23	(11) Vehicles not claimed as required by this Section will be considered abandoned ten
24	(10) days after impoundment or ten (10) days after service of the Order of the Hearing
25	Board/Special Master. The towing company which has possession of the vehicle is then
26	authorized to dispose of the vehicle in accordance with Section 713.78 Florida Statutes,
27	as may be amended.
28	
29	Section 8. 13. Vehicle Safety and Appearance Requirements.
30	(1) The windshield and Aall side and rear windows shall provide clear visibility and

operate according to the manufacturer's specifications., and The windshield and all windows shall possess no breakage, cracks or pits that impair visibility or hinder the safety of passengers. All window cranks/power window switches shall be complete, intact and functioning. Windows on vehicles for hire shall not be covered by, or treated with,-a material which would cause the vehicle to be in violation of Sections 316.2951 -316.2956, Florida Statutes, as may be amended.

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All standard manufacturer's interior equipment shall be complete, intact and 7 (2) 8 functioning; including, but not limited to interior lights, dashboard, trim, gear shifts and head rests. Vehicle interiors must not contain loose objects and must be clean, sanitary, 10 and free of broken seats/protruding sharp edges or torn or damaged upholstery, headliner, or floor coverings. The vehicle's interior must be free of offensive odors. The floor 12 board shall be free of rust and holes. Trunks and luggage compartments must be kept clean and free of debris.

(3) 14 All doors must have operating handles, which allow opening from both the inside 15 and outside, and door hinges and latches must function properly. Door locks must be 16 operable by passengers at all times. Door seals and gaskets must be intact/operating and 17 prevent water, odor and fumes from entering the vehicle from outside. All door panels 18 must be intact to prevent accidental injuries on door and window mechanisms.

19 (4) Seat belts shall be available for all passengers (according to manufacturer's 20 specifications and Florida law). Seat belts shall be in operating condition, and easily 21 accessible, by all passengers. clean and free of grease and other objectionable substances.

2.2. All vehicles for hire shall be equipped with a fully functioning heating and air (5) 23 conditioning system which controls the temperature of the inside of the vehicle between 24 68 and 78 degrees Fahrenheit. The vehicle shall be equipped with a fully functioning 25 windshield defrost or defogging system.

26 (6) All vehicles for hire shall be equipped with a light capable of illuminating the 27 interior of the vehicle for hire, controlled by the operation of the doors, or manually 28 controlled by the driver.

29 (7)All vehicles shall have available and placed and secured in its proper-position a 30 child restraint seat when transporting a passengers required to ride in a child restraint seat 31 by Section 316.613, Florida Statutes as may be amended. The transportation of children 32 shall be in accordance with Section 316.613, Florida Statutes, as may be amended.

33 (8) Those vehicles and operations, which are subject to the Americans with 34 Disabilities Act (ADA), shall comply with the applicable provisions of said Act.

(9) 1 The vehicle's body, fenders, doors, trim, grill and paint exterior must be free from 2 cracks, breaks, rust, and dents body damage that detracts from the overall appearance of 3 the vehicle or could result in harm or injury to the passenger or his/her personal 4 belongings. 5 (10)The vehicle must be equipped with safe tires of the same size. No recaps shall be used. Maximum allowable tread wear shall be where tread is level with the wear bar, or 6 7 2/32" when measured at three random places in the tire tread. The tires shall be inflated 8 to manufacturer's specifications and free of cuts, cracks, bulges, or exposed belts. 9 Windshield wipers must be operational according to the manufacturer's (11)10 specifications. Wiper blades must be able to clean glass when wet and the rubber 11 element shall not be torn, ripped or loose shall be in such a condition as to make firm 12 contact with the windshield when operational, and shall not be torn or worn. 13 (12)Reflectors and lenses shall not be cracked or missing and must be the correct 14 color and properly positioned. 15 (13)Low and high beam headlights, turn signals, brake, tail and reverse lights shall be 16 operable as required by Florida law. Each vehicle shall have a white light on the vehicle to illuminate the rear license plate so that it is clearly visible. 17 18 Vehicle steering and suspension shall be functional. Steering mechanisms shall (14)19 not be worn or jammed, nor shall there be more than two (2) inches play to the left or 20right of center, measured at the steering wheel rim with the front wheels in a straight-21 ahead position. Power steering units shall not have visible signs of fluid leakage. 22 (15) The vehicle suspension shall function as designed by the manufacturer. 23 (16)The vehicle shall be equipped with an operating horn with the actuating button 24 mounted in the location designated by the vehicle manufacturer and operated in the 25 manner designed and assembled by the vehicle manufacturer. 26 (17) Each vehicle shall contain an operating parking brake and a primary brake system 27 which acts on all four (4) vehicle wheels. There shall be no visible leaks in the brake 28 line, hoses, wheel cylinders or any part of the brake system and no frayed cables. Brake 29 linings and/or disc pads, when measured at the thinnest point shall not be less than one-30 sixteenth (1/16) of an inch and firmly attached to the brake shoe or disc. Disc brake 31 rotors and brake drums shall be of a size and type appropriate for the vehicle, with no 32 cracks or other damage which change or impair the functional surface. All primary brake 33 systems shall demonstrate a reasonable total braking force when conducting a rolling 34 stop.

1	(18) There shall be no leakage of exhaust gas from the exhaust manifold, muffler or
2	any other point in the exhaust system as determined through a visual and audible
3	inspection. The tail pipe shall discharge exhaust from the rear of the vehicle according to
4	manufacturer specifications.
5	(19) Belts shall show no signs of excessive wear and be free of cracks and frays.
6	Hoses shall be firm and in good condition, free of leaks and cracks.
7	(20) All fluid levels shall be maintained according to manufacturer's specifications.
8	(21) Vehicles are required to have manufacturer specified spare tires and tire changing
9	equipment, unless all wheels are equipped with a "run flat tire" system.
10	(22) Vehicles must be equipped with functioning speedometer and odometer.
11	(23) Vehicles must receive routine maintenance according to the manufacturer's
12	recommendations pertaining to service intervals. A record of such routine maintenance
13	must be maintained and is subject to inspection by the Division.
14	(24) Businesses must assure that each vehicle or driver has a means of communicating
15	to a central dispatch or to emergency agencies with a two-way radio and/or cellular
16	mobile telephone.
17	(2025) Failure to comply with the provisions of this Section and applicable sections of
18	Chapter 316, Florida Statutes, as may be amended, may result in denial of a permit(s)/I.
19	D. badge, revocation or suspension of the permit(s)/I. D. badge, a denial of renewal of
20	such permits/I.D. badge, issuance of a civil citation, a misdemeanor conviction or other
21	such remedies available to the Division herein by law.
22	
23 24	<u>Section 9. 14. Para-Transit, Non-Medical Wheelchair and Stretcher</u> Transportation Service Companies Operational Requirements.
25	
26	(1) Non-Permitted Transportation – It shall be unlawful to provide the following
27	types of transportation for any person:
28	(a) Requiring intravenous fluid administration while in route.
29	(b) Requiring direct medical attention while in route.
30	(c) Requiring ventilatory assistance.
31	(d) Requiring orthopedic traction during transit.
32	(3 2) Vehicle Design - Wheelchair Operations.
33	(a) Each vehicle shall have, in addition to the rear-vision mirror required by
34	Chapter 316, Florida Statutes, an inside rear-vision mirror which will enable the driver to
35	view the entire compartment;
	29 of 55

(b) Vehicle entry and exit doors shall be equipped with latching devices
 sufficient to restrain individual passenger conveyance(s) within the passenger
 compartment of the vehicle;

(c) The floor of each vehicle shall be sealed to avoid the seepage of water or moisture;

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(d) The passenger compartment shall provide a minimum of 55 inches of height, measured from the finished floor to the finished ceiling;

(e) Vehicles shall not display any ambulance or rescue vehicle emergency lighting or warning devices, nor shall they be painted in a fashion that is similar to or resembles an ambulance or rescue vehicle;

(f) Vehicles for hire which are intended to be used for or are used for the transport of individuals in wheelchairs shall be designed and equipped to meet minimum requirements as specified by the Florida Department of Transportation for wheelchair lift vehicles (Florida Administrative Code, Section 14-90, as may be amended).
 (4-3) Vehicle Design - Stretcher Operations. Prior to transportation, a Para-Transit,

Non-Medical, Wheelchair and Stretcher Transportation Service provider shall be required
 to obtain from the passenger or his/her representative, who requires transportation by a
 stretcher, a written statement that the person does not need, nor is likely to need,
 immediate medical attention during transport. This statement must be attached to the
 corresponding trip manifest. Vehicles for hire, which are intended to transport a
 passenger by stretcher, shall be equipped as follows:

(a) Each vehicle shall have crash stable side or center mounting litter
fasteners as a means of latching a stretcher to the vehicle. Litter fasteners shall secure the
litter to the floor or sidewalls. Where a single passenger may be centered in the
passenger area of the vehicle on a wheeled litter, additional attachments (cups and locks)
shall be provided. Attachments shall be near flush with the surrounding surface when not
in use;

(b) At least two (2) strap-type restraining devices shall be provided per
stretcher, cot, or litter to prevent longitudinal or transverse dislodgment of the passenger
during transit;

(c) Each vehicle shall have, in addition to the rear-vision mirror required by
 Chapter 316, Florida Statutes, an inside rear-vision mirror which will enable the driver to
 view the entire passenger compartment;

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(d) Vehicle entry and exit doors shall be equipped with latching devices

sufficient to restrain individual passenger conveyance(s) within the passenger 1 2 compartment of the vehicle. Striker plates will be used in conjunction with latching 3 devices; 4 (e) The floor of each vehicle shall be sealed to avoid the seepage of water or 5 moisture; 6 (f) The passenger compartment shall provide a minimum of 55 inches of 7 height, measured from the finished floor to the finished ceiling; 8 Vehicles shall not display any ambulance or rescue vehicle emergency (g) 9 lighting or warning devices, nor shall they be painted in a fashion that is similar to or 10 resembles an ambulance or rescue vehicle. 11 (5 4) Vehicle Design - Combination Wheelchair/Stretcher. Vehicles for hire which are 12 intended to be used for, or are used for the transportation of persons on both a stretcher or 13 wheelchair shall be subject to all provisions contained above in Section 9(1) and (2). 13. 14 (65) Advertising. All advertising or other solicitation for business by such 15 transportation services shall emphasize in a conspicuous manner that the service does not 16 provide ambulance services or medical attention, and the service is designed solely to 17 transport those persons whose physical condition or impairments render it impractical to 18 use a regular common carrier or vehicle for hire service. All such transportation services 19 advertising in the "Yellow Pages" of the telephone directory or elsewhere may only be 20 listed under the heading of "Wheelchair and Invalid Transportation". Use of "The Star of 21 Life", "The Staff of Caduceus", the term "ambulance", normal or abnormal EKG 22 patterns, or any other symbol or sign normally associated with medical attention is 23 prohibited in any and all advertising including the design/signage placed on the exterior 24 of vehicles. 25 (76) Those vehicles and operations, which are subject to the Americans with 26 Disabilities Act (ADA), shall comply with the applicable provisions of said Act. 27 (7)All vehicles must be equipped with: 28 <u>(a)</u> A first aid kit containing at a minimum; a hard case; six gauze pads (at 29 least 4 x 4 inches); one large gauze pads (at least 5 x 9 inches); a box of adhesive 30 bandages; one package of gauze roller bandage at least 2 inches wide; ten sealed 31 antiseptic wipes; scissors; tweezers; adhesive tape and latex gloves. 32 (b) A bodily fluid "Spill Kit" containing at a minimum: safety gloves; foldable 33 wipes; scoops; hand cleaner; biohazard disposal bags; and absorbent, hazardous waste

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disposable bags.

1	(c) An all-purpose fire extinguisher (10 lb. ABC).
2	(10 8) Failure to comply with the provisions of this Section may result
3	in denial of a permit(s)/decals I. D. badge, revocation or suspension of the permit(s)/
4	decals I.D. badge, a denial of renewal of such permits, issuance of a civil citation, a
5	misdemeanor conviction or other such remedies available to the Division herein.
6	
7	Section 15. Vehicle Inspections.
8	(1) Mechanical/Safety Inspections
9	(a) <u>All vehicles for hire, except those vehicles that are less than one current</u>
10	model year old, shall be inspected annually, but not more than 60 days before the
11	application for a business permit is submitted to the Division. All vehicles added to the
12	fleet of permitted businesses must meet these inspection requirements.
13	(b) Vehicle inspections shall be performed by an Automobile Technician or
14	Master Automobile Technician both of which must be certified by the National Institute
15	for Automotive Service Excellence (ASE) who at a minimum has passed the
16	requirements for Suspension/Steering and/or Brakes.
17	(i) The ASE certified Automobile Technician/Master Automobile
18	Technician performing the inspection must utilize a three (3) part inspection form
19	supplied by the Division for each vehicle.
20	(ii) The inspection form must show that the vehicle passed all of the
21	requirements as specified in Section 13.
22	(iii) The technician must provide his/her ASE certification number, the
23	expiration date of his/her certification, the name and license number of the State of
24	Florida licensed Motor Vehicle Repair facility where the inspection was performed and
25	his/her signature as verification that all information provided is true and correct. This
26	information must be recorded on the inspection form for each vehicle inspected.
27	(c) It shall be a violation of this Ordinance to fail to use a certified technician
28	to inspect vehicles or to submit false inspection forms to the Division. The Division may
29	verify information and inspection forms submitted by the business. A business which
30	fails or does not follow the requirements of this Section is subject to denial, revocation or
31	suspension of its business permit and decals and denial, revocation or suspensions of

1 renewal of same.

2	(2) Signage and Visual Inspections
3	(a) The Division shall conduct signage and visual inspections of all vehicles
4	required to have exterior signage, taxi roof top lights, and/or taximeters, upon the
5	submittal and completion of all application requirements. Such vehicles for hire shall be
6	inspected by Division personnel to verify that vehicles comply with the requirements of
7	this Ordinance. Division personnel shall conduct a visual inspection of all vehicles to
8	assure that safety and appearance standards are in compliance with this Ordinance.
9	When the vehicle passes inspection, Division personnel shall properly affix the required
10	decal to the windshield.
11	(b) The inspection of vehicles shall take place during a designated period of
12	time and at a location designated by the Division. It is the responsibility of the vehicle
13	for hire business to make vehicles available during the designated period of time and at
14	the designated location.
15	(c) <u>The Division will provide written notification (fax or electronic</u>
16	notification acceptable) to the vehicle for hire company of the time and location where
17	inspections will be conducted.
18	(d) If the business fails to appear for inspection, during the designated
19	inspection period established by the Division, a rescheduling fee must be paid to the
20	Division prior to rescheduling. The non-refundable rescheduling fee shall be established
21	by resolution of the Board. Failure to reschedule within 5 (five) business days shall be a
22	violation of this Ordinance and may result in the denial/revocation of the permit. If a
23	business cancels or fails to present the vehicle(s) for the re-scheduled inspection, the
24	business shall pay a fee that is double the regular rescheduling fee as established by
25	resolution of the Board.
26	(e) <u>Vehicles acquired by a business after submitting the annual business</u>
27	permit application cannot be substituted for vehicles previously scheduled for inspection,
28	unless the business provides all required vehicle documentation at least ten (10) business
29	days before the designated inspection- time established by the Division.
30	(f) If a vehicle inspection reveals deficiencies (fails) and a reinspection is

required, then the failed vehicle(s) are to be brought to the Division's designated reinspection site within 5 business days by appointment. If the vehicle is not reinspected within 5 business days, then a failed vehicle reinspection fee as established by resolution of the Board shall be paid to the Division.

(g) Vehicles that have failed an inspection shall be red-tagged by the
 Division. A red-tag "out of service" decal will be applied to the vehicle by a Division
 employee and the vehicle shall not be used for any business purposes until such time as
 the vehicle is brought to the Division, inspected and approved for operation. Only
 Division employees may remove the red-tag decal.

(h) It is a violation of this Ordinance to fail to abide by the provisions of this
 Section and to fail to have vehicles inspected.

12 (3)The Division has the right to conduct field inspections of all for-hire vehicles for 13 hire, at any time. It is a violation for any vehicle to fail to meet the mechanical, safety 14 and signage requirements, of this Ordinance. DCA personnel may issue a citation or 15 written warning and may apply a "red tag" decal to any vehicle found not meeting these 16 requirements. The "red tag" will be used for significant safety deficiencies (including but 17 not limited to the following subparagraphs from Section 13: (1), (3), (4), (5), (10), (11), 18 (12), (13), and (18)). The "red tag" must remain on the vehicle until noted deficiencies 19 have been corrected and verified by DCA personnel. Only DCA employees may remove 20 the "red tag" decal.

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Section 14 16. Commercial Automobile Liability Insurance.

23 (1)It shall be unlawful for any vehicle for hire company to operate and transport 24 passengers for compensation until that company has filed with the Division and 25 maintains in effect for each vehicle a certificate of insurance which shall insure such 26 vehicle for Ccommercial automobile liability insurance for passenger transportation and 27 shall be equal to or greater than meet or exceed minimum insurance limits as established 28 by resolution of the Board. Three Hundred Thousand dollars (\$300,000.00) for injuries 29 per occurrence or accident, One Hundred Thousand dollars (\$100,000.00) for injuries per 30 person in any one (1) occurrence or accident, and Fifty Thousand dollars (\$50,000.00)

for property damage in any one (1) occurrence or accident.

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The policy shall have as insurer thereon an insurance company authorized to do business in the State of Florida. In addition, the policy shall provide that the holder's insurance coverage may neither expire nor be canceled prior to thirty (30) days after the Division receives written notice of said expiration or cancellation from the insurance carrier.

(2) All insurance policies required shall be issued by insurance companies licensed 6 7 and admitted to write commercial automobile liability insurance in the State of Florida. 8 No policy shall be accepted which is less than a six (6) month duration. Each policy shall 9 be endorsed to provide for at least (30) thirty days written notice to the Division of any 10 non-renewal of the policy or at least ten (10) days written notice to the Division of any 11 cancellation/non-payment of the policy. Evidence of the renewal of the policy shall be 12 filed with the Division prior to such policy's expiration date. Failure to file such evidence 13 of insurance, or failure to have same in full force and effect, may result in denial of a 14 permit(s)/I. D. badge, revocation or suspension of the permit(s)/I. D. badge, a denial of 15 renewal of such permits, issuance of a civil citation, a misdemeanor conviction charge or 16 other such remedies available to the Division herein.

17 (3) Each Certificate of Insurance shall be submitted to the Division directly from the 18 insurer or a duly authorized agent and shall include a list of drivers approved by the 19 insurance company for operation of any vehicle for hire and a list of insured vehicles. 20 The business must provide the Division with an updated complete list of approved 21 drivers as changes are made throughout the licensing year, but no later than 30 business 22 days after a change has been made. The list of drivers must be provided to the DCA on a 23 document signed by an official representative of directly from the insurance 24 company/agent. For vehicles not owned by the business, each driver must be listed as 25 "insured" on the insurance policy. It is a violation of this Ordinance to fail to abide by 26 these requirements.

A properly completed Certificate of Insurance evidencing all insurance coverages
 shall be made available to the Division upon application for a business permit. Each
 vehicle must be listed on the certificate(s) by its year, make and vehicle identification
 number. Certificates of Insurance must contain the following name and address as

1	Certificate Holder and Additional Insured:			
2 3 4 5 6	Board of County Commissioners of Palm Beach County c/o Division of Consumer Affairs 50 South Military Trail, Suite 201 West Palm Beach, FL 33415			
7	(5) The Division may deny, suspend or revoke the business permit of any vehicle for			
8	hire company for failure to obtain or maintain insurance as required by this Ordinance.			
9	Any company which submits false or fraudulent insurance documents shall be subject to			
10	immediate denial or revocation. Such companies shall not be eligible to reapply for a			
11	business permit for five (5) years. The DCA shall notify the State Department of			
12	Financial Services/Division of Insurance Fraud for follow-up investigation and review.			
13	Upon denial, suspension or revocation of the business permit, the vehicle for hire			
14	company shall be entitled to an appeal according to the provisions in Section 19.			
15	(6) The Division shall suspend the business permit of any vehicle for hire company			
16	which fails to ensure that each and every vehicle associated with the company has:			
17	(a) A current certificate of insurance provided to the DCA by the authorized			
18	agent or insurance company no later than the date of expiration of its previous policy, or			
19	(b) A reinstatement notice provided to the DCA no later than the date of			
20	cancellation of said policy.			
21	(7) Any vehicle for hire company which has had its business permit suspended more			
22	than 3 times in any 12 month period (as provided for in paragraph number 6 above) may			
23	have such permit revoked for a period of 1 year.			
24	(8) An "administrative insurance reactivation" fee established by resolution of the			
25	Board, shall be assessed all vehicle for hire companies that insurance policy: are			
26	suspended pursuant to subparagraph (6) above. The suspension shall not be withdrawn			
27	until the fee is paid to the Division.			
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29	Section 15 17. Driver Requirements; Failure to Comply			
30	(1) It shall be unlawful for any person to operate any vehicle for hire within and upon			
31	the streets of Palm Beach County without having first obtained a Palm Beach County			
32	vehicle for hire driver's identification badge (Driver's I.D. Badge) and Driver's I.D.			
33	Vehicle Placard. This section shall not apply to drivers of para-transit, wheelchair, and			

stretcher transportation units who are certified emergency medical technicians or paramedics as defined by Florida Statute 401.23. All applicants for a vehicle for hire Driver's I.D. Badge shall conform to the following:

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(a) Be at least eighteen (18) twenty-one (21) years of age;

(b) Possess a valid State of Florida Driver License as required by the Florida Department of Highway Safety and Motor Vehicles <u>and must show proof that he/she has</u> <u>possessed a valid driver's license from any state within the United States for three (3)</u> <u>years prior to applying for a Driver's I.D. Badge. If a person has not driven for 3 years in</u> <u>the United States, he/she must obtain the driving record from any other jurisdictions</u> <u>where he/she did drive or if he/she is unable to obtain the driving record, must sign an</u> <u>affidavit under penalty of perjury that he/she has no driving record which would prevent</u> <u>him/her from driving a vehicle in Palm Beach County, Florida;</u>

(c) The driver must provide the original form of his/her lifetime State of
 Florida Department of Highway Safety and Motor Vehicles traffic/driving record report
 to the Division which was secured no more than (thirty) 30 days before the
 application/renewal was submitted. Upon initial application, if a driver has resided in
 Florida less than five (5) consecutive years, a traffic/driving record/history from each
 state where he/she previously resided must be provided for at least a five year period;

19(d) Has not had more than three (3) or more separate incidents involving20moving violations in any twelve (12) month period in the previous three (3) years prior to21the initial application or renewal of a Driver's I.D. Badge in which the applicant pled22guilty, was found guilty or adjudication was withheld.

(e) Has not been classified as a habitual traffic offender (as defined by Florida
 Statutes) or as defined by the state where he/she previously resided within five (5) years
 of applying for a Driver's I.D. badge and was not previously issued a driver's I.D. badge
 by the Division;

27 (e <u>f</u>) Upon initial application or renewal, the driver must provide the original 28 request form for his/her Florida Department of Law Enforcement (FDLE) criminal 29 history/records report to the Division, as well as payment for the amount required to 30 secure the criminal history/records report. The Division shall then be responsible for 31 processing the request and payment to the FDLE. The Division may conduct additional 32 criminal history/records reports of other states/jurisdictions as deemed appropriate. The 33 Division may require an applicant to submit to a finger print analysis if there is a question 34 of identity.

(d g) Have no conviction or plea of guilty or nolo contendere, regardless of adjudication of guilt, within the preceding 5 years from the date of application for any offense related to driving a motor vehicle under the influence or while intoxicated.

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 $(\bullet h)$ Have not more than one conviction or plea of guilty or nolo contendere, regardless of adjudication of guilt, within the preceding 10 years from the date of application for any offense related to driving a motor vehicle under the influence or while intoxicated.

(f i) Have no more than two (2) traffic citations resulting from accidents in the three (3) years preceding the date of the current permit year wherein the driver has been found guilty. The driver must provide the original form of his/her lifetime State of Florida Department of Highway Safety and Motor Vehicles traffic/driving record report to the Division which was secured no more than (thirty) 30 days before the application/renewal was submitted;

14 (gj) Have no conviction or plea of guilty or nolo contendere, regardless of 15 adjudication or guilt, within the preceding three (3) years from the date of conviction or 16 release from incarceration (whichever is later) including but not limited to the following for stalking; lewd, lascivious or indecent conduct; or a first-degree misdemeanors 17 18 determined by the Board to be necessary for the protection of public safety: in the three 19 (3) years preceding the date of permit application stalking, battery, driving while license 20 is suspended or revoked, exposure of sexual organs, carrying a concealed weapon, 21 reckless driving which causes damage to property, racing on highway, criminal 22 possession of a controlled substance/paraphernalia, resisting arrest without violence, 23 luring or enticing a child under 12, or obscenity (selling/distributing sexual material to 24 minor).

25 <u>(k)</u> Have no conviction or plea of guilty or nolo contendere, regardless of 26 adjudication or guilt, within the preceding five (5) years from the date of conviction or 27 release from incarceration (whichever is later) including but not limited to the following 28 felonies determined by the Board to be necessary for the protection of public safety: 29 battery, carrying a concealed weapon, discharging a firearm in public, robbery (not 30 armed), burglary (not 1st degree), criminal sale of a controlled substance, criminal possession of controlled substance/paraphernalia, obscenity (selling/distributing sexual 31 32 material to a minor or exchanging computer pornography with a minor), a habitual felony 33 offender, aggravated assault, child abuse/neglect, reckless driving with serious bodily

1	injury, fleeing/attempting to elude a law enforcement officer, aggravated fleeing or
2	eluding a law enforcement officer causing serious body injury, luring or enticing a child
3	under 12 (2 nd conviction), resisting an officer with violence, procuring a person under 18
4	for prostitution, selling or buying minors for sex trafficking/prostitution,
5	forcing/compelling/coercing a person for prostitution, or abuse/aggravated abuse/neglect
6	of an elderly person or a disabled adult. The Division may require applicants to provide
7	the final disposition for felony criminal cases on background checks received by the
8	Division from any source. Failure to provide the disposition of such cases shall result in
9	the denial of a driver's I.D. badge.
10	(h) Have no conviction or plea of guilty or nolo contendere of any felony
11	involving moral turpitude relating to sex; the use of a deadly weapon; homicide; violence
12	against a law enforcement officer under Section 775.0823, Florida Statutes as may be
13	amended; or is a habitual violent felony offender under Section 776.084, Florida Statutes
14	as may be amended; or has a violent felony (including but not limited to robbery;
15	kidnapping; aggravated child abuse; aggravated abuse of an elderly person or disabled
16	adult; aggravated manslaughter of a child; unlawful throwing, placing or discharging of a
17	destructive device or bomb; armed burglary; and aggravated battery) An exception to
18	this paragraph shall be if the applicant's civil rights have been restored.
19	(1) Have no conviction, plea of guilty, nolo contendere or adjudication
20	withheld of any of the following offenses determined by the Board to be necessary for the
21	protection of public safety (unless proof is shown that the applicant's civil rights have
22	been restored):
23	(i) Murder, attempted murder, attempted felony murder,
24	manslaughter, (F.S. Chapter 782)
25	(ii) DUI manslaughter (F.S. 316.193(3));
26	(iii) Sexual battery, attempted sexual battery (F.S. 794.011);
27	(iv) Lewd or lascivious battery, attempted lewd or lascivious battery,
28	lewd or lascivious molestation, lewd or lascivious conduct, or lewd or lascivious
29	exhibition (F.S. Chapter 800);
30	(v) Lewd or lascivious offense upon or in the presence or an elderly or
31	disabled person, attempted lewd or lascivious offense upon or in the presence of an
32	elderly or disabled person (F.S. 825.1025);
33	(vi) Sexual performance by a child, attempted sexual performance by a

1		<u>child (F.S. 827.071);</u>		
2		(vii) Aggravated child abuse (F.S. 827.03);		
3		(viii) Failure to register as a sexual predator (F.S. 775) or sexual		
4		offender (F.S. 943.0435);		
5		(ix) Computer pornography, transmission of computer pornography,		
6		buying or selling of minors (F.S. Chapter 847);		
7		(x) Kidnapping, attempted kidnapping, false imprisonment, or luring		
8		and enticing a child (F.S. Chapter 787);		
9		(xi) Aggravated battery, attempted aggravated battery (F.S. 784);		
10		(xii) Armed robbery, attempted armed robbery, carjacking, attempted		
11		carjacking, home invasion, attempted home invasion (F.S. Chapter 812);		
12		(xiii) Poisoning of food or water (F.S. 859.01);		
13		(xiv) First degree burglary or attempted first degree burglary (F.S.		
14		<u>810.02);</u>		
15		(xv) Arson or attempted arson (F.S. 806.01);		
16		(xvi) Aggravated stalking (F.S. 784.048);		
17		(xvii) Aggravated battery or aggravated assault on a law enforcement		
18		officer or other specified officer (F.S. 784.07);		
19		(xviii) Aircraft piracy (F.S. 860.16);		
20		(xix) Unlawful throwing, projecting, placing, or discharging of any		
21	-	destructive device or bomb or attempting to do so (F.S. 790.161);		
22		(xx) Facilitating or furthering terrorism (F.S. 775.31);		
23		(xxi) Treason (F.S. 876.32);		
24		(xxii) Any offense committed in another jurisdiction that would be an		
25		offense listed in this paragraph if that offense had been committed in the State of Florida.		
26		(m) In addition, the person has not been declared to be one of the following:		
27		(i) A Habitual Violent Felony Offender under F.S. 775.084(1)(b);		
28		(ii) A Three-time Violent Felony Offender under F.S. 775.084(1)(c);		
29		(iii) A Violent Career Criminal under F.S. 775.084;		
30		(iv) A Prison Releasee Reoffender under F.S. 775.082(9)(a);		
31		(v) A Sexual Predator under F.S. 775.21;		
32		(n) All vehicle for hire drivers with current driver I.D. badges are required to		
33		notify the Division within ten (10) business days upon being convicted of any crime.		
34		(o) Applicants shall have no unsatisfied civil penalties, judgments or		

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administrative orders pertaining to this Ordinance.

2 (<u>ip</u>) Every application or renewal application for a driver's I.D. badge and 3 application for amendment of a driver's I.D. badge, shall be in writing, and signed and 4 sworn to by the applicant and shall be filed with the Palm Beach County Division of 5 Consumer Affairs on a form provided by the Division together with the non-refundable 6 driver's I.D. badge fees which shall not be subject to proration. 7 Each driver's I.D. badge shall be valid for a two-year period and shall be renewed every 8 other year on the applicant's date of birth. The DCA may deny or revoke a vehicle for 9 hire driver's I.D. badge if it is determined that the applicant has misrepresented, omitted, 10 or concealed a fact on the application, renewal application or replacement application. If 11 the driver's I.D. badge is revoked or denied, the DCA shall not accept an application for 12 issue or reinstate said driver's I.D. badge for a period of two (2) years one (1) year from 13 the date the badge is revoked or denied, unless there is less than one (1) year to satisfy 14 the time restrictions in paragraph (1) above related to the following subparagraphs: (d), 15 (e), (g), (h), (i), (j), or (k). In such situations, the applicant will be permitted to reapply 16 for a driver's I.D. badge after the time requirements have been satisfied. If the driver's 17 I.D. badge is revoked, the DCA shall not accept an application for said driver's I.D. 18 badge for one (1) year from the date the badge is revoked. Any person renewing a 19 driver's I.D. badge must, by the birth date of the driver, file a renewal application, furnish 20 the documentation requested by the Division, and submit payment for the required non-21 refundable renewal fee(s) not more than ninety (90) days before the expiration date of a 22 driver's I.D. badge. Persons who fail to reapply for their driver's I.D. badge 30 days prior 23 to expiration, risk having a gap in their authorization to drive a for-hire vehicle. Persons 24 who fail to submit their renewal application, required documentation and fees by the 25 expiration date of the driver's I.D. badge must pay A driver shall be granted a thirty (30) 26 day grace period following the expiration of the permit (birth date of the driver) to submit 27 the required application, documentation and renewal fee(s) before a non-refundable late 28 fee, over and above the driver's renewal fee, is required. Any applicant who fails to 29 submit a renewal application within 1 year of the expiration of a current badge will be 30 considered a new applicant when reapplying and no grandfathered provisions will apply. 31 Each driver shall be allowed to make application to renew his/her I.D. badge for a period 32 of up to ninety (90) days prior to expiration. Said fees shall be established by resolution 33 of the Board;

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(j g) Shall submit to photographing (full face exposure/without sunglasses or

head coverings) prior to the issuance of the permit/I.D. badge by the Division;

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- $(\underline{k} \underline{r})$ Complete the driver's I.D. badge registration affidavits provided by the Division;
 - $(4 \underline{s})$ Not possess a suspended or revoked driver's license as a result of a moving violation or have any outstanding and unsatisfied civil penalties, citations or judgments imposed due to violations of this Ordinance;
 - $(\underline{m} \underline{t})$ Not violate the terms of a cease and desist order, assurance of voluntary compliance, notice to correct a violation or any other lawful order of the director;

 $(\underline{n} \ \underline{u})$ Not be enjoined by a court of competent jurisdiction from engaging in the vehicle for hire business or was enjoined by a court of competent jurisdiction with respect to any of the requirements of this <u>Ordinance chapter</u>;

- $(\Theta \underline{v})$ Have no conviction or plea of guilty or nolo contendere <u>regardless of</u> <u>adjudication of guilt</u> in any military or foreign jurisdiction, federal, state, county or municipal jurisdiction within the United States for violations analogous or parallel to those violations enumerated in <u>all subsections</u> (d), (e), (f), (g) and (h) herein.
- 16 (2) The driver of a vehicle for hire shall conspicuously display on the driver's person 17 through the use of a neck lanyard, or above the waist on the outermost garment, the 18 driver's I.D. badge issued pursuant to this Ordinance so that it is visible and available for 19 inspection to the public. <u>Division personnel</u> and all law enforcement officials while 20 engaged and on duty for a vehicle for hire business.
- 21 Each driver's I.D. badge shall be on a form developed by the Division. Each (3)22 driver's I.D. badge shall, at a minimum, contain the name of the driver address of the 23 driver, date of issuance, date of expiration, photo of the driver, and such additional terms, 24 conditions, provisions and limitations as were imposed during the approval process. 25 Drivers are required to submit a notarized affidavit signed by each permitted vehicle for 26 hire company with whom s/he is driving. The affidavit (on a form prepared by the 27 Division) shall also include a statement by the business owner that the driver is eligible to 28 be insured under the company's insurance policy. When a driver is no longer driving for 29 a vehicle for hire company, the driver is required to notify the Division within 10 30 business days. Failure to follow these requirements shall be a violation of this 31 Ordinance.
- <u>A Driver's I.D. Vehicle Placard shall be developed by the Division. Each</u>
 <u>Driver's I.D. Vehicle Placard shall, at a minimum, contain the name of the driver's date</u>
 <u>of expiration, photo of the driver, driver I.D. number and such additional provisions as</u>

may be deemed necessary by the Division. The Driver's I.D. Vehicle Placard shall be 1 2 plainly visible to passengers at all times in taxicabs and non-medical transport units and 3 available for inspection by passengers in all other vehicle types. The driver is responsible 4 for assuring compliance with this Section. The Driver's I.D. Vehicle Placard is not 5 required to be displayed in a non-medical transport unit being used to transport a 6 passenger as a result of action initiated through "The Baker Act" Chapter 394, Florida 7 Statutes or the "Marchman Act" Chapter 397, Florida Statutes. 8 (45)The Director Division may issue a replacement I.D. badge to any driver upon 9 application, payment of a non-refundable replacement fee, presentation of proof or a 10 sworn affidavit that the I.D. badge has been lost, stolen or for any other valid reason, and 11 any other documentation or requirement requested by the Division. The replacement fee 12 shall be established by resolution of the Board. 13 It shall be unlawful for any person to drive a vehicle for hire unless such person (5<u>6</u>) 14 has a valid vehicle for hire driver's I.D. badge issued pursuant to this Section. 15 (67)It shall be unlawful for any person to drive a vehicle for any vehicle for hire 16 company which has not been granted a business permit pursuant to Section 7 of this 17 Ordinance. 18 It shall be unlawful for any applicant for a vehicle for hire driver's I.D. badge to (78)19 misrepresent, omit or conceal a fact on the application, renewal application or 20 replacement application. 21 (8) It shall be unlawful for any vehicle for hire company to allow any person to drive 22 a vehicle for hire without such person having been granted a vehicle for hire driver's 23 identification badge pursuant to this Section. 24 (<u>89</u>) Upon submission of the application, the Division shall provide the driver with a 25 receipt which shall constitute a provisional permit/I. D. badge and shall be valid for no 26 longer than forty-five (45) days or until the vehicle for hire driver's identification badge 27 is either issued or denied, whichever comes first. The driver shall be responsible for 28 retaining the provisional permit/receipt and shall produce said document upon demand by 29 the Division or appropriate law enforcement officer. No applicant shall be permitted to 30 drive a vehicle for hire in Palm Beach County until the Division has issued to him/her a 31 driver's I.D. badge. The Division shall provide the driver's I.D. badge within ten (10) 32 business days following the submittal of the application and all required documents. In 33 the event the official criminal background records furnished to the Division are

1	insufficient and additional information is necessary, the Division shall be permitted an				
2	additional twenty (20) business days to issue the driver's I.D. badge.				
3	(10) No driver shall operate one or more vehicles for hire for more than 12 cumulative				
4	hours of driving within any 24-hour period as supported by a required vehicle trip				
5	manifest prepared by the driver and maintained by the vehicle for hire company.				
6	(11) Drivers are required to provide a smoke free environment inside the vehicle at all				
7	times.				
8	(12) Drivers must be hygienically clean, well groomed and neat.				
9	(13) Passengers shall be offered a receipt for the fare collected.				
10	(14) Drivers shall not use abusive language or be discourteous to passengers or				
11	Division personnel.				
12	(15) Drivers must be able speak and understand English to the extent they can take				
13	instruction from passengers and complete trip manifests and incident/accident reports.				
14	(16) Upon initial application for a driver's I.D. badge, the Division or designated				
15	agency shall examine each applicant and, at a minimum, determine the applicant's				
16	knowledge of Palm Beach County geography and his/her ability to understand the				
17	English language. A driver is only required to successfully complete the examination				
18	one time. A driver/applicant which initially fails either the geography or English test				
19	may retake the test within 30 days at no additional charge. If a driver/applicant fails				
20	either requirement during the retest, that person will be denied his/her I.D. Badge, but				
21	may reapply and repay all applicable fees at anytime.				
22	(17) Vehicle for Hire Drivers shall cooperate fully at all times with the Division in the				
23	furnishing of information required in connection with requests for proof of driver's				
24	license, vehicle insurance and/or driver's I.D. badge, during the process of applying to				
25	renew a driver's I.D. badge, and during investigations of consumer complaints. Further,				
26	Vehicle for Hire Drivers shall not obstruct, hamper or interfere with an investigation of				
27	violations of this Ordinance conducted by Division personnel, any law enforcement				
28	officer or employee of any other agency enforcing this Ordinance. At no time shall a				
29	Vehicle for Hire Driver use abusive language or display discourteous, hostile, aggressive				
30	or other inappropriate behavior toward passengers, other vehicle for hire drivers, vehicle				

- for hire business owners or their representatives, Division personnel, law enforcement
 officers or any agency authorized to enforce this Ordinance.
- (18) All vehicle for hire drivers who own or lease the vehicle(s) they drive, shall 3 remove and surrender to the Division the vehicle decal and driver's I.D. badge within ten 4 5 (10) business days after he/she is no longer driving for that particular vehicle for hire 6 business. Such owner/driver must also remove all vehicle signage and top lights within 7 ten (10) business days after he/she is no longer driving for the vehicle for hire business. 8 (10 19) Start Up Exemptions: Any person who possessed a valid driver's I.D. badge on 9 the effective date of this Ordinance shall be exempt from any new requirements of 10 Section 17, paragraphs (1), (a-h), (j-m), (w). However, such persons would be ineligible 11 to receive a driver's I.D. badge and the driver's I.D. badge would be revoked if he/she is 12 convicted of new offenses as described in this Ordinance. Any person acting, on the 13 effective date of this Ordinance as a driver of a vehicle for hire as defined under the terms 14 of this Ordinance, shall be subject to this Ordinance. As of the effective date of this 15 Ordinance all new drivers must submit an initial application and fees for a driver's 16 identification badge. Upon determining that the applicant meets the requirements set 17 forth in this Ordinance, the DCA shall issue a two year driver's identification badge. 18 Drivers who have a driver's identification badge valid for one-year, shall not be required 19 to secure a two year badge until the expiration of their current badge. All drivers whose 20 badges expire on or subsequent to October 1, 2001, shall upon submission of a renewal
- 21 application and fees be issued a two-year identification badge.
- (11 <u>20</u>)Failure to comply with the provisions of this Section may result in <u>the Division</u>
 denial of <u>denying an permit(s)/I. D. badge/placard</u>, <u>revocation revoking</u> or <u>suspension</u>
 suspending of the <u>permit(s)</u>/driver's I.D. badge/placard, <u>a denial of denying a</u> renewal of
 such <u>permits/driver's I.D. badge/placard</u>, <u>issuance of issuing</u> a civil citation, a

misdemeanor conviction or other such remedies available to the Division herein.

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28 <u>Section 16 18. Fraudulent Transfer of Vehicle for Hire Company.</u>

29 (1) A transfer of a vehicle for hire company to a successor company shall be deemed

30 <u>a fraudulent transfer if said transfer is made by the vehicle for hire company for the</u>

1	purpose of evading permit fees and/or civil penalties issued pursuant to this Ordinance.			
2	In determining intent to defraud, consideration may be given among other factors to,			
3	whether:			
4	(a) The transfer was to an insider;			
5	(b) The vehicle for hire company retained possession or control of the			
6	property transferred after the transfer;			
7	(c) The transfer was disclosed or concealed;			
8	(c) Before the transfer was made or obligation was incurred, the vehicle for			
9	hire company had been sued or threatened with suit;			
10	(e) The transfer was of substantially all the vehicle for hire company's assets;			
11	(f) The value of the consideration received by the vehicle for hire company			
12	was reasonably equivalent to the value of the asset transferred or the amount of the			
13	obligation incurred;			
14	(g) The vehicle for hire company was insolvent or became insolvent shortly			
15	after the transfer was made or the obligation was incurred;			
16	(h) The transfer occurred shortly before or shortly after substantial permit fees			
17	or civil penalties were incurred; and			
18	(i) The vehicle for hire company transferred the essential assets of the			
19	business to a lienor who transferred the assets to an insider of the vehicle for hire			
20	company.			
21	(2) It shall be a violation of this Ordinance for a Vehicle for Hire company to			
22	fraudulently transfer a Vehicle for Hire company.			
23				
24 25 26	Section 17 19. Hearing to Determine Non-Compliance; Revocation, and Suspension and Denial of Permits/I. D. Badges; Administrative Appeal			
27 28	 <u>The Division is authorized to deny, suspend or revoke business permits/ driver's</u> <u>I.D. badges, upon written notice</u>. Suspensions shall not be more than six (6) months. 			
29	<u>Companies/Drivers not resolving issues related to suspensions within the six (6) month</u>			
30	suspension period will be subject to permit/I.D. Badge revocation. Said notice of			
31	business permit/I.D. Badge denial, suspension or revocation shall be by personal service			
32	(to the owner, driver or representative), by certified mail (return receipt requested) or			

1	posting in a conspicuous place at the place of business or home of the driver.
2	(2) Upon receipt of the notice of denial, revocation, or suspension of a business
3	permit/I.D. badge, which notice shall specify the grounds for the denial, suspension or
4	revocation, the vehicle for hire company, person or driver shall be entitled to an appeal
5	according to the following:
6	(a) Administrative Appeal: Any vehicle for hire company, person or driver
7	which has had a business permit/driver's I.D. badge denied, revoked, or suspended by the
8	Division, may appeal such decision to the Consumer Affairs Hearing Board/Special
9	Master within twenty (20) days of receipt of the decision. A non-refundable filing fee
10	must accompany the written request for appeal. The business, person, driver or attorney
11	shall file a written notice of appeal signed by the business officer/owner, driver or
12	attorney requesting a hearing and setting forth a brief statement of the reasons thereof.
13	The filing fee shall be established by resolution of the Board. The appeal shall be
14	reviewed at a hearing of the Consumer Affairs Hearing Board/Special Master within
15	sixty (60) days of receipt by the Division of the notice of appeal. The vehicle for hire
16	business/person/driver may be represented by an attorney and shall be entitled to present
17	a defense.
18	(b) Orders: At the conclusion of any hearing set forth in this section, the
19	Consumer Affairs Hearing Board/Special Master shall orally render its decision (order)
20	based on evidence entered into the record. The decision shall be by motion approved by
21	the affirmative vote of those members present and voting. The decision shall be stated in
22	a written order and mailed to the vehicle for hire company/driver not later than ten (10)
23	days after the hearing, and shall be deemed final agency action with regard to the matter
24	appealed.
25	(c) Court Appeal: Any person may appeal a final determination of the Consumer
26	Affairs Hearing Board/Special Master within thirty (30) days of the rendition of the decision
27	by filing a petition for writ of certiorari in the Circuit Court of the Fifteenth Judicial Circuit
28	in and for Palm Beach County, Florida.
29	(d) For purposes of appeal, the FDLE Criminal History/Records Reports and
30	the State of Florida Department of Highway Safety and Motor Vehicles traffic/driving
31	record report shall be deemed prima facie evidence and admitted into evidence before the 47 of 55

1 Consumer Affairs Hearing Board/Special Master. All hearings and appeals shall be scheduled and determined as promptly as 2 (3) practicable and in no event more than sixty (60) days from the date the written notice of 3 4 appeal was filed. Written notice of the time, date, and place of the hearing of the appeal 5 shall be served upon the appellant no later than twenty (20) days prior to the date of the hearing. Said notice of hearing, shall be by personal service, certified mail or posting in 6 7 a conspicuous place at the place of business or home of the driver or person. Failure of 8 the business to respond within the time frames specified herein or failure to appear at a 9 duly noticed hearing shall be deemed a waiver of the right to hearing and an admission of 10 the acts specified in the notice. The Consumer Affairs Hearing Board/Special Master shall consider the evidence 11 (4) 12 and documentation as well as the statement offered by any interested party and shall 13 consider the matter de novo and shall, upon the basis of the evidence before it, affirm, 14 modify or reverse the decision of the Director. 15 (5) If the Consumer Affairs Hearing Board/Special Master affirms the decision of the 16 Director to deny, suspend or revoke a business permit/driver's I.D. badge, the denial, suspension or revocation shall be effective from the date of the Consumer Affairs 17 18 Hearing Board's/Special Master's written order. All decisions of the Consumer Affairs 19 Hearing Board/Special Master shall constitute final agency action for purposes of further 20 appeal. 21 (6) Suspension of the Business Permit/driver's I.D. badge: If, at the conclusion of the 22 hearing, the Consumer Affairs Hearing Board/Special Master decides to suspend the 23 Business Permit/driver's I.D. badge, a time certain shall be set as the period of 24 suspension. Prior to the end of such time certain, those violations for which the 25 suspension was imposed shall be corrected; otherwise, the suspended permit(s) shall be automatically revoked. A fee of fifty percent (50%) of the business permit/driver's I.D. 26 27 badge fee shall be collected to reinstate the suspended permit(s)/driver's I.D. badge. 28 Revocation of Business Permit/driver's I.D. badge: If, at the conclusion of the (7) 29 hearing, the Consumer Affairs Hearing Board/Special Master decides to revoke the 30 business permit/driver's I.D. badge, the business/driver shall return the business permit

1	and/or the driver's I.D. badge/placard and remove and return all vehicle decals to the				
2	Division. A vehicle for hire company or driver whose business permit/driver's I.D. badge				
3	has been revoked, shall not be eligible to reapply as a new applicant for a period of one				
4	(1) year from the date of revocation.				
5	(8) If the Consumer Affairs Hearing Board/Special Master reverses the decision of				
6	the Director, the Director shall issue or restore the business permit/driver's I.D. badge.				
7	(9) When the operating permit of a vehicle for hire company has been denied,				
8	suspended or revoked, all vehicle for hire services shall immediately cease.				
9	(10) In the event a written notice of appeal and accompanying filing fees are not				
10	submitted within the times frames outlined in this Ordinance, the decision of the Director				
11	shall prevail.				
12	(11) Administrative Appeal – Insurance. When an operating permit has been				
13	suspended or revoked for failure of the vehicle for hire business to obtain or maintain				
14	required commercial liability insurance and the business wishes to appeal the				
15	suspension/revocation, the vehicle for hire company may appeal such decision to the				
16	Consumer Affairs Hearing Board/Special Master within 5 days of receipt of the decision.				
17	The appeal shall be heard by the Consumer Affairs Hearing Board/Special Master within				
18	10 days of receipt of the written appeal. A non-refundable filing fee must accompany the				
19	written request for appeal. The filing fee shall be established by resolution of the Board.				
20	(12) Effect of Appeal: An appeal of the decision of the Director to suspend or revoke				
21	a business permit/driver's I.D. badge shall stay the effective date of the suspension or				
22	revocation. A stay does not apply to a revocation or suspension of a business which				
23	failed to maintain commercial liability insurance as required by Section 16.				
24	(1) — Hearing. Whenever there is reasonable cause to believe that an individual, driver				
25	or vehicle for hire company has violated or is violating the provisions of this Ordinance,				
26	the Division may issue notice to such individual, driver or company to appear before the				
27	Consumer Affairs Hearing Board/Special Master, at a fixed time and place, to consider				
28	said violation. The notice shall be in writing and shall be sent to the individual, driver or				
29	company no later than fifteen (15) days prior to the date of the hearing.				
30	(2) — Suspension of Permit/I. D. Badge. If, at the conclusion of the hearing, the				
31	Consumer Affairs Hearing Board /Special Master decides to suspend the individual,				

1 driver or vehicle for hire company's permit(s)/I. D. badge, a time certain shall be set as 2 the period of suspension. Prior to the end of such time certain, those violations for which 3 the suspension was imposed shall be corrected; otherwise, the suspended 4 permit(s)/I. D. badge will be automatically revoked. A fee of fifty percent (50%) of the new permit fee shall be collected to reinstate the suspended permit(s). 5 (3) Revocation of Permit/I. D Badge. If, at the conclusion of the hearing, the 6 7 Consumer Affairs Hearing Board/Special Master decides to revoke a permit/I. D. badge, 8 the individual, driver or vehicle for hire company shall remove and/or return the County permit/I. D. badge to the Division. An individual, driver, or vehicle for Hire Company 9 whose Permit/I. D. badge has been revoked shall not be eligible to reapply as a new 10 applicant for a period of six (6) months from the date of revocation. 11 12 (4) -Administrative Appeal. Any individual, driver, or Vehicle for Hire Company, 13 which has been denied a County permit/I. D. badge by the Division, may appeal such 14 decision to the Consumer Affairs Hearing Board/Special Master within twenty (20) days 15 of receipt of the decision. A non-refundable filing fee must accompany the written request for appeal. The filing fee shall be established by resolution of the Board. The 16 17 appeal shall be reviewed at a hearing of the Consumer Affairs Hearing Board/Special 18 Master within sixty (60) days of receipt by the Division of the request for appeal. For 19 purposes of appeal, the driver's FDLE Criminal History/Records Reports and the State of 20 Florida Department of Highway Safety and Motor Vehicles traffic/driving record report 21 shall be deemed prima facie evidence and admitted into evidence before the Consumer 22 Affairs Hearing Board/Special Master. 23 (13)Hearing Procedures. Notwithstanding Section 11 A of Palm Beach County 24 Consumer Affairs Ordinance 77-10 (as may be amended from time to time), the 25 Consumer Affairs Hearing Board/Special Master shall give due regard to competent, 26 reliable and technical evidence which will aid the Consumer Affairs Hearing 27 Board/Special Master in making a fair determination of the matter, regardless of the existence of any common law or statutory rule which might otherwise make improper the 28 29 admission of such evidence. All parties shall have an opportunity to present evidence and 30 argument on all issues involved, to conduct cross examination and submit rebuttal 31 evidence, and to be represented by counsel. 32 When appropriate, the general public may be given an opportunity to present oral or 33 written communications. The Consumer Affairs Hearing Board/Special Master may 34 consider any evidence, including evidence of the general reputation of the petitioner.

1 All testimony shall be under oath and shall be recorded. Formal rules of evidence shall 2 not apply, but fundamental due process shall be observed and shall govern the 3 proceedings. Irrelevant, immaterial or unduly repetitious evidence may be excluded but 4 all the other evidence of a type commonly relied upon by reasonably prudent persons in the conduct of their affairs shall be admissible, (including hearsay) whether or not such 5 evidence would be admissible in a trial in the courts of Florida. Orders of the Consumer 6 7 Affairs Hearing Board/Special Master shall be based on competent and substantial 8 evidence. The petitioner shall have the burden of proof by a preponderance of the 9 evidence.

(6) Orders. At the conclusion of any hearing set forth in subsections (2) (4) above, the Consumer Affairs Hearing Board /Special Master shall orally render its decision (order) based on evidence entered into the record. The decision shall be by motion approved by the affirmative vote of those members present and voting. The decision shall be stated in a written order and mailed to the appellant not later than ten (10) days after the hearing, and shall be deemed final agency action with regard to the matter appealed.

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Section 18 20. Enforcement

(1) Any violation of this Ordinance is a civil infraction.

20 (2) Any person who has committed an act in violation of this Ordinance shall receive
21 a citation from the Division or any law enforcement officer who has probable cause to
22 believe that the person has committed a civil infraction in violation of this Ordinance.

(3) The county court shall have jurisdiction over all violations of this

24 Ordinance.

(4)

25

The county clerk shall:

(a) Accept designated fines and issue receipts therefore;

(b) Provide a uniform citation form serially numbered for notifying alleged
violators to appear and answer to charges of violation of this Ordinance. Such citation
forms shall be issued to and receipted by the Division.

30 (5) Violation of any provision of this Ordinance shall be punishable by a fine not to
31 exceed Five Hundred dollars (\$500.00). Any person who has violated any provision of
32 this Ordinance shall be fined an amount as established by resolution of the Board.

33 (6) Any person issued a citation shall be deemed to be charged with a civil violation
34 and shall comply with the directives on the citation.

35

(7) Payment shall be made, either by mail or in person, to the Violations Bureau

within the time specified on the citation. If a person follows this procedure, s/he shall be deemed to have admitted the infraction and to have waived his/her right to a hearing on the issue of commission of the infraction.

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(8) All fines collected as a result of said citations (except those fines collected as a result of citations issued by municipal law enforcement officers, which shall be remitted by the Clerk of the Court directly to the municipality issuing the citation) shall be paid into the County Treasury and deposited into the general fund for the Division and used for the vehicle for hire program. Pursuant to Florida Statutes 938.01, 938.17 and 938.19, mandatory costs shall be assessed against every person convicted of a violation of this Ordinance.

(9) Any person who fails to make payment within the specified period shall be
deemed to have waived his/her right to pay the civil penalty as set forth in the citation.

(10) Any person who elects to appear before the court to contest the citation shall be
deemed to have waived his/her right to pay the civil penalty. The court, after a hearing,
shall make a determination as to whether a violation has occurred and may impose a civil
penalty not to exceed Five Hundred dollars (\$500.00) plus court costs.

- 17 (11) If a person fails to pay the civil penalty, or fails to appear in court to contest the
 18 citation, s/he shall be deemed to have waived his/her right to contest the citation; and in
 19 such case, a default judgment may be entered and the judge shall impose a fine at that
 20 time. An order to show cause may be issued. If the fine is paid, the case shall be
 21 dismissed. If the fine is not paid, judgment may be entered up to the maximum civil
 22 penalty.
- (12) Any person cited for an infraction under this Ordinance shall sign and accept the
 citation indicating a promise to pay the fine or appear in court. Any person who willfully
 refuses to sign and accept a citation issued by an officer shall be guilty of a misdemeanor
 of the second degree, punishable as provided by Florida Statutes 775.082 or 775.083.

(13) The Division may require mandatory court appearances for violations resulting in
the issuance of a third or subsequent citation to a person. The citation shall clearly inform
the person of the mandatory court appearance. The Division shall maintain records to
prove the number of citations issued to the person. Persons required to appear in court do
not have the option of paying the fine instead of appearing in court.

32 (14) Failure to comply with the requirements of this Ordinance shall constitute a
33 violation of a County Ordinance, and shall be punishable, upon conviction, pursuant to
34 Section 125.69(1), Florida Statutes, by a fine not to exceed Five Hundred dollars

(\$500.00) per violation or imprisonment not exceeding sixty (60) days, or both such fine and imprisonment. Each permit/I. D. badge not in compliance and each day in which a violation of this Ordinance exists shall constitute a separate offense. In addition to the sanctions contained herein, the County shall take any other appropriate legal action, including, but not limited to, administrative action, enforcement through an alternative code enforcement Ordinance pursuant to Section 162, Parts I and II, Florida Statutes and requests for temporary and permanent injunctions to enforce the provisions of this Ordinance. It is the purpose of this Ordinance to provide additional cumulative remedies.

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Section 19 21. Violations

(1) False Statements on Applications. or Annual Renewal Application. It shall be unlawful for any person to knowingly and intentionally make or cause to be made any false statement in writing or the omission of material information for the purpose of procuring a vehicle for hire permit, vehicle decal or driver's I.D. badge or to knowingly and intentionally make any false statements or entries or material omissions on the records required to be kept by this Ordinance.

- 17 (2) Failure to comply with the provisions of this Section may result in <u>the Division</u>
 18 denial of denying a permit(s)/<u>Driver's</u> I. D. badge, revocation revoking or suspension
 19 <u>suspending of the permit(s)/Driver's</u> I. D. badge, a denial of denying the renewal of such
 20 permits, issuance of issuing a civil citation, a misdemeanor conviction or other such
 21 remedies available to the Division herein.
- 22

23

Section 2022. Appeals

Any person may appeal a final determination of the Consumer Affairs Hearing Board/ Special Master within thirty (30) days of the rendition of the decision by filing a notice of administrative appeal in the Circuit Court of the Fifteenth Judicial Circuit in and for Palm Beach County, Florida.

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Section 2123. Fees

All fees required by this Ordinance and established by resolution are non-refundable and
 shall be deposited in a separate County account and used exclusively to accomplish the
 purposes of this Ordinance.

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1	Section 2224. Penalties
2	Any person convicted of violating any portion of this Ordinance shall be punished as
3	provided by law.
4	
5	Section 23 25. Start-up
6	(1) Renewal of existing permitted vehicle for hire companies and vehicle decals shall
7	become effective March 1, 2009. Renewal applications for the licensing period which
8	begins March 1, 2009 must be submitted to the Division by December 31, 2008. Late
9	fees for renewal applications will apply as of January 1, 2009. Enforcement of all other
10	sections of the Ordinance, unless excluded in this section, shall become effective upon
11	the effective date of this Ordinance.
12	(2) Vehicles being used and decaled prior to the effective date of this Ordinance must
13	comply with the age, color scheme and signage requirements for four (4) inch letters and
14	unique /decaled numbers when permit applications or renewals are submitted for the
15	permit year which begins January 1, 2010.
16	(3) After March 1, 2009 new vehicles added to the fleet of existing permitted
17	companies or newly permitted companies will be subject to all requirements of this
18	Ordinance.
19	(4) The Mechanical/Safety Inspection requirements of Section 15 shall not be
20	required until application renewals are submitted for the permit year which begins
21	January 1, 2010. After March 1, 2009 all new or replacement vehicles added to existing
22	fleets of currently permitted companies or from newly permitted companies shall be
23	required to meet the Mechanical/Safety Inspection requirements.
24	
25	Section 24-26. Repeal of Laws in Conflict
26	All local laws and ordinances applying to the unincorporated area of Palm Beach County
27	in conflict with any provision of this Ordinance are hereby repealed to the extent of any
28	conflict.
29	
30	Section 27. Savings Clause
31	Notwithstanding Section 26 regarding repeal of laws in conflict, all administrative and
32	court orders, fines, and pending enforcement issued pursuant to this authority and
33	procedures established by Ordinance No. 2001-15 shall remain in full force and effect.
34	54 of 55

1	Section 28. Jurisdiction			
2	This Ordinance shall be effective through	This Ordinance shall be effective throughout the unincorporated areas of the County.		
3	This Ordinance shall be effective in municipalities unless the municipality opts out or			
4	shall be effective up to the extent of cor	nflict with the municipal o	rdinance.	
5				
6	Section 25 29. Severability			
7	If any section, paragraph, sentence, clau	use, phrase, or word of thi	s Ordinance is for any	
8	reason held by the Court to be unconsti	tutional, inoperative or vo	id, it is the intent of the	
9	Board of County Commissioners that su	uch holding shall not affec	et the remainder of this	
10	Ordinance.			
11				
12	Section 26 30. Inclusion in the (Code of Laws and Or	<u>dinances</u>	
13	The provisions of this Ordinance shall b	become and be made a par	t of the code of laws	
14	and ordinances of Palm Beach County,	Florida. The sections of t	his Ordinance may be	
15	renumbered or re-lettered to accomplish	h such, and the word "ordi	nance" may be changed	
16	to "section", "article", or any other app	ropriate word.		
17				
18	Section 27 31. Effective Date			
19	The provisions of this Ordinance shall l	become effective upon fili	ng with the Department	
20	of State.	. '		
	APPROVED AND ADOPTED by the Board o	f County Commissioners	of Palm Beach County,	
	on the day of	, 2	008.	
		LM BEACH COUNTY, F ITS BOARD OF COUNT		
	By: By: By:	Addie L. Greene, Cl	nairperson	
	APPROVED AS TO FORM AND LEGAL SUFFICIENCY			
	By: County Attorney			
	EFFECTIVE DATE:			
	Filed with the Department of State on the	day of	, 2008.	

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ATTACHMENT 2

PROPOSED ORDINANCE

Palm Beach County, Florida VEHICLE FOR HIRE ORDINANCE 2008-____

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ORDINANCE OF THE BOARD OF **COUNTY** AN COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, AMENDING CHAPTER 19, ARTICLE IX (ORDINANCE NO. 01-015); RELATING TO TAXICABS AND OTHER VEHICLES FOR HIRE, TO BE KNOWN AS THE VEHICLE FOR HIRE **ORDINANCE; PROVIDING FOR SHORT** TITLE AND APPLICABILITY; PROVIDING FOR AUTHORITY; PROVIDING FOR DEFINITIONS; PROVIDING FOR COMPLIANCE; FOR ADVERTISING; PROVIDING FOR PROVIDING MUNICIPAL EXEMPTION; PROVIDING FOR RECIPROCITY; PROVIDING FOR BUSINESS PERMIT **APPLICATION; PROVIDING FOR RECORDS REQUIRED; PROVIDING FOR** VEHICLE REQUIREMENTS; PROVIDING FOR VEHICLE DECAL REQUIREMENTS; PROVIDING FOR IMPOUNDMENT; PROVIDING FOR VEHICLE SAFETY AND APPEARANCE **OPERATIONAL REQUIREMENTS;** PROVIDING FOR **REQUIREMENTS FOR NON-MEDICAL WHEELCHAIR AND** STRETCHER TRANSPORTATION SERVICE COMPANIES; **PROVIDING FOR VEHICLE INSPECTIONS; PROVIDING FOR** COMMERCIAL AUTOMOBILE LIABILITY INSURANCE; PROVIDING FOR DRIVER REQUIREMENTS AND FAILURE TO COMPLY; PROVIDING FOR FRAUDULENT TRANSFER OF PROVIDING FOR VEHICLE FOR HIRE COMPANY; REVOCATIONS, SUSPENSIONS AND DENIAL OF PERMITS/I.D. BADGES AND ADMINISTRATIVE APPEALS; PROVIDING FOR ENFORCEMENT; PROVIDING FOR VIOLATIONS; PROVIDING FOR APPEALS; PROVIDING FOR FEES; PROVIDING FOR PENALTIES; PROVIDING FOR START-UP; PROVIDING FOR REPEAL OF LAWS IN CONFLICT; PROVIDING A SAVING CLAUSE; PROVIDING JURISDICTION; PROVIDING FOR SEVERABILITY; PROVIDING FOR INCLUSION IN THE CODE OF LAWS AND ORDINANCES; AND PROVIDING AN **EFFECTIVE DATE.**

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WHEREAS, Chapter 125 (County Government) of the Florida Statutes

38 establishes the right and power of counties to provide for the health, welfare and safety

39 of the existing and future residents by enacting such business regulations necessary for

40 the protection of the public; and

41 WHEREAS, the Board of County Commissioners of Palm Beach County finds

42 and declares that the public welfare and safety of the existing and future residents

43 requires the regulation and control of motor vehicles engaged in the transportation of

44 persons, within the streets of Palm Beach County, with the intent to receive

45 compensation; and

46

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WHEREAS, all motor vehicles engaged in the transportation of persons for

47 compensation in the unincorporated area of Palm Beach County, as well as many

municipalities, may not be subject to reasonable regulations necessary to protect those

1	citizens and visitors utilizing their services; and
2	WHEREAS, Florida Statutes, Section 125.01(n) authorizes Palm Beach County
3	to license and regulate taxicabs, limousines for hire, and other passenger vehicles for hire
4	that operate in the unincorporated areas of the County; and
5	WHEREAS, in 1992 Palm Beach County recognized that the public safety and
6	welfare of its residents and visitors could be best served by regulating the transportation
7	industry and adopted Chapter 19, Article IX of the Palm Beach County Code (Ord. No.
8	92-26); and
9	WHEREAS, in 1999 and 2001 Palm Beach County amended Chapter 19, Article
10	IX of the Palm Beach County Code (Ordinance No. 92-26); and
11	WHEREAS, it is now necessary to amend Chapter 19, Article IX (Ord. 99-12) of
12	the Palm Beach County Code to address additional concerns regarding the transportation
13	industry.
14	NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY
15	COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, that:
16	
17	Section 1. Short Title; Applicability
18	(1) This Ordinance shall be known as the "Palm Beach County Vehicle for Hire
19	Ordinance".
20	(2) Unless a municipal exemption applies; the provisions of this Ordinance shall be
21	applicable to the incorporated and unincorporated areas of Palm Beach County. Unless
22	otherwise provided, nothing in this Ordinance shall be construed to relieve any person
23	from compliance with any applicable County or municipal regulations.
24	
25	Section 2. Authority
26	This Ordinance is adopted under the authority of Chapter 125, Florida Statutes.
27	
28	Section 3. Definitions
29	The following words and phrases when used in this Ordinance shall have the meanings as
30	set out herein:
	3 of 49

1 (1) Advertising. The term "Advertising" shall mean to advise, announce, give notice 2 of, publish, or call attention by use of oral, written, or graphic statements made in 3 newspapers, telephone directories or other publications or on radio or television, any 4 electronic medium, or contained in any notice, handbill, catalog, newsletter, poster, sign, 5 flyer, business card or letter. 6 (2)Applicant. The term "Applicant" shall mean any person who applies for a 7 vehicle for hire business permit or driver's I.D. badge within Palm Beach County. In the case of partnerships, associations, corporations and other legal entities, "applicant" shall 8 9 also mean any member of a partnership, each associate and the corporate officers and 10 directors. Board. The term "Board" shall mean the Palm Beach County Board of County 11 (3) 12 Commissioners. 13 (4) **Broker**. The term "Broker" shall mean a person who acts as an agent, whether independently or on behalf of, any vehicle for hire company in negotiating or contracting 14 15 for passenger transportation. Business Permit. The term "Business Permit" shall mean the authority required 16 (5) 17 by the provisions of this Ordinance to be obtained by any individual or vehicle for hire company not subject to reciprocity, to engage in vehicle for hire business in Palm Beach 18 19 County. 20 (6) Compensation. The term "Compensation" shall mean a return in money, property, or anything of value for the rendition of vehicle for hire service. 21 Commercial Business Office. The term "Commercial Business Office" shall 22 (7)mean the primary place of business where management and employees perform office 23 24 work for a vehicle for hire company and which shall meet the following requirements: a) properly zoned, b) customer/employee parking, c) sufficient commercial vehicle parking, 25 26 d) sanitary facilities/restrooms, e) dedicated wired phone line with a unique/dedicated number, f) identifying signage, and g) central dispatch. The address of the commercial 27 business office must match the address on the local business tax receipt. 28 29 (8) County Permit. The term "County Permit" shall mean the grant by Palm Beach 30 County to operate one (1) vehicle for hire not subject to reciprocity, upon the streets of

Palm Beach County.

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(9) <u>Division or DCA</u>. The term "Division" or "DCA" shall mean the Palm Beach
 County Division of Consumer Affairs.

(10) **Driver**. The term "Driver" shall mean the individual who is driving or physically operating the taxicab, limousine, shuttle, or other passenger vehicle for hire and includes the term "chauffeur."

7 (11) <u>Individual</u>. The term "Individual" includes a natural person, partnership,
8 corporation, association, or any other legal entity.

9 (12) <u>Limousine</u>. The term "Limousine" shall mean a chauffeur-driven motor vehicle, 10 modified-for-the-purpose as a luxury stretch vehicle, regardless of length and which 11 contains a fixed partition used to separate the driver and passenger seating areas. A 12 limousine is prohibited from using a taximeter and toplight unless it is being used as a 13 taxicab.

14 (13) Manifest. The term "Manifest" shall mean written or electronic/digital

documentation prepared by the vehicle for hire business providing individual trip logs for
each pickup/drop-off of passengers that can be viewed upon request by authorized DCA
personnel or law enforcement officers. The "manifest" shall be in the possession of the
vehicle for hire driver and central dispatch and shall include the business name, business
phone number, name of the passenger (if provided/known), pickup/drop-off address and
dates/times involved.

21 (14) Municipal Exemption. The term "Municipal Exemption" shall mean the 22 recognition by Palm Beach County of certain vehicle for hire businesses authorized to 23 operate through municipal ordinances and which may be exempt from paying certain fees 24 required by Palm Beach County as determined by resolution of the Board. In order to 25 exercise this exemption, such businesses must be physically located, operating and 26 dispatching within the city limits of the Palm Beach County municipality approving the 27 business to operate. Such exempt businesses must meet all other requirements of this 28 Ordinance.

29 30 (15) <u>Non-Medical, Wheelchair and Stretcher Transportation Service</u>. The term
 "Non-Medical, Wheelchair and Stretcher Transportation Service" shall mean the

transportation of persons while on stretchers or wheelchairs, or persons whose handicap,
 illness, injury, or other incapacitation makes it impractical to be transported by a regular
 common carrier such as a bus, taxicab, or other vehicle for hire. Such persons do not
 need, nor are likely to need, any medical attention during transport.

5 (16) **Passenger.** The term "Passenger" shall mean a person utilizing a vehicle for hire 6 for the purpose of being transported to a destination, or a person who is awaiting the 7 arrival of a dispatched vehicle for hire, and does not include the chauffeur.

Prearranged. The term "Prearranged" shall mean a written, e-mail, fax or 8 (17)9 telephone reservation made at least 30-minutes in advance by the person requesting 10 service from a vehicle for hire business. Such reservations shall be documented in written 11 form by the business. The written documentation requested herein shall be made 12 available immediately upon the request of authorized Division personnel or law 13 enforcement. The 30-minute advance requirement does not apply to companies with 14 authorized vehicle for hire contracts with Palm Beach International Airport and other 15 businesses that provide vehicle for hire services by contract.

16 (18) <u>Residential Home Office</u>. The term "Residential Home Office" shall mean a 17 residence located in Palm Beach County from which a vehicle for hire business is 18 operated. The "Residential Home Office" must be the primary residence of the vehicle 19 for hire company's principal owner/president. The "Residential Home Office" must be 20 equipped with a separate wired telephone line and be approved by applicable zoning 21 regulations. Proof of residency must be provided upon request (i.e., driver's license, tax 22 receipt, bank account, utility bill, etc.).

23 (19)Sedan. The term "Sedan" shall mean any pre-arranged vehicle for hire, not 24 equipped with a taximeter, which is not a limousine, SUV, Transport Van/Shuttle, non-25 medical wheelchair and stretcher transportation vehicle or taxi. Sedans shall include all 26 other commercially manufactured passenger vehicles not already defined herein. Such 27 vehicles shall not display the word "taxicab," "taxi," or "cab" on the vehicle exterior or 28 interior. A sedan is prohibited from using a taximeter and toplight unless it is being used 29 as a taxicab. A sedan older than 30 years must be fully restored and registered as an 30 antique by the state pursuant to Chapter 320.086(2) Florida Statutes as may be amended.

(20) <u>Short Term Vehicle Decal Plaque Placard</u>. The term "Short-Term Vehicle Placard" shall mean a specially prepared placard placed on the passenger side dashboard of a short-term rental vehicle for hire. All rental contracts must be 30 days or less.

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(21) <u>SUV (Sports Utility Vehicle).</u> The term "SUV" shall mean a type of passenger vehicle which combines the load-hauling and passenger-carrying capacity of a large station wagon or minivan. A SUV is prohibited from using a taximeter and toplight unless it is being used as a taxicab.

8 (22) <u>**Taxicab**</u>. The term "Taxicab" shall mean a motorized vehicle, equipped with a 9 taximeter, engaged in the transportation of passengers for compensation, and where the 10 route or destination is controlled by the passenger.

11 (23) <u>Taximeter</u>. The term "Taximeter" shall mean any device permanently and
 12 internally mounted in a taxicab and which records and indicates a charge or fare
 13 measured by distance traveled, waiting time or other traditionally compensable activities
 14 of taxicab service.

15 (24)**Top Light**. The term "Top Light" shall mean a permanently installed roof 16 mounted lighted device which shall be illuminated whenever the taximeter is on. The top 17 light must be a minimum size of ten inches by four inches (10" x 4"), permanently 18 mounted on the vehicle roof and display or include the word "taxi", "taxicab" or "cab". 19 (25)Transport Van/Shuttle. The term "Transport Van/Shuttle" shall mean a motor 20 vehicle not equipped with a taximeter, with a seating capacity for at least four (4) 21 passengers, exclusive of the driver, where there is no separation of the driver and 22 passenger compartments and not modified from the manufacturer's specifications. A 23 functioning seat belt must be available for each passenger. A transport van/shuttle is 24 recognized by the industry as a mini-van, van, mini-coach, minibus, limo-bus or other 25 similar vehicle, excluding those vehicles regulated by the State of Florida Department of 26 Transportation (FDOT). A Transport Van/Shuttle is prohibited from using a taximeter 27 and toplight unless it is being used as a taxicab.

28 (26) <u>Vehicle Decal</u>. The term "Vehicle Decal" shall mean a decal placed upon any
29 vehicle for hire granted approval to provide vehicle for hire services by the Division.
30 (27) <u>Vehicle for Hire</u>. The term "Vehicle for Hire" shall mean any motorized, self-

propelled vehicle engaged in the transportation of persons upon the streets of Palm Beach
 County with the intent to receive compensation for providing such transportation, and
 shall include, but not be limited to, non-medical, wheelchair and stretcher transportation
 services, taxicabs, transport vans/shuttles, SUVs and limousines. The term shall not be
 construed to include ambulances.

6 (28) <u>Vehicle for Hire Company</u>. The term "Vehicle for Hire Company" shall mean 7 any individual, partnership, association, corporation, broker or other legal entity which 8 holds business permits for or contracts with one (1) or more vehicles for hire, provides 9 vehicles or services to drivers of vehicles for hire, or which operates a central dispatch 10 for one (1) or more vehicles for hire.

11 (29) <u>Vehicle for Hire Driver's I.D. Badge (I.D. Badge)</u>. The term "Vehicle for Hire
 12 Driver's I.D. Badge (I.D. Badge)" shall mean a permit authorizing the holder thereof to
 13 utilize the motor vehicle(s) described in said permit for the transportation of passengers
 14 as authorized pursuant to this Ordinance.

15 (30) <u>Vehicle for Hire Service Standards.</u> The term "Vehicle for Hire Service
16 Standards" shall mean a summary of "Passenger" and "Driver" expectations prominently
17 displayed within every vehicle for hire passenger compartment.

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Section 4. Compliance with Ordinance Required

(1) The operation of vehicles for hire within and upon the streets of Palm Beach
County shall be subject to the conditions, restrictions, and regulations set forth in this
Ordinance. It shall be unlawful to operate any vehicle for hire within and upon such
streets without first obtaining a Palm Beach County vehicle for hire permit, vehicle
decal(s), and driver's I.D. badge; however, this Ordinance shall not apply to the
following:

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(a) Vehicles operated by a governmental agency;

(b) Vehicles tendering transportation services not for compensation;

(c) Vehicles owned and operated by hotels, motels and funeral homes which
 provide transportation services for their guests only, for which the guest does not incur a
 separate charge;

(d) Discharge within the regulatory purview of this Ordinance of a passenger picked up pursuant to legal authority in either a municipality or another county;

- (e) Operation of motor vehicles for the transportation of passengers, not for compensation, between the vicinity of their residences and the vicinity of their places of work, in an arrangement commonly known as a "car pool" or "van pool".
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(f) Non-Medical, Wheelchair and Stretcher Transportation Service vehicles under the auspices/regulation of Palm Beach County Palm-Tran Connection.

(2) Compliance with the provisions of this Ordinance shall in no way relieve an individual or vehicle for hire company from compliance with all municipal, county, state and federal laws.

11 (3) Vehicle for Hire Business permit holders and permitted drivers shall cooperate 12 fully at all times with the Division in furnishing information required in connection with 13 requests for proof of licensure, insurance, vehicle registration, Driver's ID Badge, or 14 during the process of applying to renew a business permit, registration of vehicles and/or 15 Driver's I.D. Badges, or investigations of consumer complaints. Further, Vehicle for 16 Hire Business permit holders and permitted drivers shall not obstruct, hamper or interfere 17 with an investigation of alleged violations of this Ordinance conducted by Division 18 personnel, any law enforcement officer or employee of any other agency enforcing this 19 Ordinance. At no time shall a Vehicle for Hire Business permit holder or permitted driver 20 use abusive language or display discourteous, hostile, aggressive or other inappropriate 21 behavior toward passengers, other vehicle for hire drivers, vehicle for hire business 22 owners or their representatives, Division personnel, any law enforcement officers or any 23 agency authorized to enforce this Ordinance.

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25 Section 5. Advertising

(1) It shall be unlawful for any vehicle for hire company to advertise vehicle for hire
services and/or transportation services without obtaining and maintaining a current and
valid vehicle for hire business permit and vehicle decal(s) pursuant to the provisions of
this Ordinance. Any advertisements of any vehicle for hire business shall clearly and
conspicuously disclose the name of the company, physical address of the company,
phone number and vehicle for hire business permit number issued by the Division. The
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permit number shall be preceded by "PBC VFH".

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(2) All taxi cabs and non-medical wheelchair and stretcher transportation service vehicles shall clearly display on the exterior of the driver and passenger side of the vehicle, permanent vinyl or painted lettering at least four inches (4") high and in clearly visible bold contrasting colors, the vehicle for hire company's name, telephone number and business permit number. The permit number shall be preceded by "PBC VFH". Magnetic signage, of any type, is not permitted.

8 Every taxicab and non-medical wheelchair and stretcher transportation service (3) 9 vehicle shall be assigned a unique/dedicated number by the vehicle for hire company. 10 That number must be permanently affixed to each vehicle by that company. The 11 assigned number shall exist for the life of the vehicle while it is owned/operated by that 12 company and shall not be reused for at least 1 year on any other vehicle. This number 13 shall be reported to the Division as part of the annual permit requirements. The number 14 shall be affixed to both rear quarter panels (or roof posts) of an automobile or rear sides 15 of other vehicles. The numbers must be in clearly visible, boldly contrasting colors and 16 shall be a minimum of 4" in height. Each business must assure that duplicate numbers 17 are not assigned to vehicles.

(4) All taxicabs shall conspicuously advertise their meter rates on the exterior of the
 vehicle and the metered drop rate must match the advertised rate.

(5) Taxicabs utilizing signage on roofs which prevent the required mounting of a
toplight shall be exempt from the toplight requirement until the vehicle is replaced,
required to be retired pursuant to this Ordinance or the word "taxi", "cab" or "taxicab"
(using at a minimum 2 inch letters) is included on the signage and is able to be seen from
the front and rear of the vehicle.

(6) Vehicle for hire drivers/chauffeurs meeting passengers at Palm Beach
International Airport, or the Port of Palm Beach, may utilize a sign for the purposes of
identifying a passenger or group of passengers. The sign utilized shall identify the name
of the passenger or group being met and shall include the name of the vehicle for hire
company or the corporate client of the vehicle for hire company and "PBC VFH" permit
number. In no event shall the name of the company be larger than one-inch (1") letters

and in any event the name of the company shall be smaller than the name of the passenger/group.

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Section 6. Municipal Exemption

5 A vehicle for hire company while in possession of a valid vehicle for hire permit from a 6 municipality located in Palm Beach County, meeting the insurance requirements of 7 Section 16 of this Ordinance, shall be exempt from paying certain fees required by Palm 8 Beach County as authorized by this Ordinance. All businesses operating pursuant to this 9 exemption shall obtain an exempt operating permit from the Division and must meet the 10 safety requirements of Sections 10, 13, 14 and 15 of this Ordinance. Additionally, each 11 vehicle for hire driver shall meet the driver requirements of Section 17 of this Ordinance. 12 By resolution, the Board may assess an administrative processing fee for exempt vehicle 13 for hire companies and vehicles.

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15 Section 7. Reciprocity

16 (1) Out-of-County origin exception. Nothing in this Ordinance shall prohibit
 17 discharge within Palm Beach County of any passenger, lawfully picked up in another
 18 county and lawfully transported into Palm Beach County from a county or municipality
 19 that has adopted a similar vehicle for hire regulatory ordinance, which meets or exceeds
 20 the requirements of this Ordinance and has been issued an operating permit by the county
 21 or municipality of origin.

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23 Any passenger lawfully picked up in another county, may be transported to, and 24 discharged at one or more locations within Palm Beach County. Any passenger 25 transported under this provision may be picked up at the drop-off location and 26 transported back to the county of origin as long as the transportation is part of a 27 continuous round trip fare. This transportation is must be part of a prearranged fare 28 (evidenced by a written manifest or load ticket) and the county or municipality (not in 29 Palm Beach County) where the passenger is picked up has adopted similar provisions in a 30 vehicle for hire regulatory ordinance and issued an operating permit or vehicle for hire 31 license to the business. Local Business Tax Receipts do not meet the requirements of this 32 section.

1	(2) A vehicle for hire from another county or municipality (not in Palm Beach					
2	County) may pick up a passenger at either Palm Beach International Airport or the Port					
3	of Palm Beach and transport said passenger directly to the vehicle for hire's county or					
4	municipality of origin as long as:					
5	(a) The county or other municipality has adopted a similar vehicle for hire					
6	regulatory ordinance, which meets or exceeds the requirements of this Ordinance;					
7	(b) The transportation is part of a prearranged, one-way continuous fare					
8	(evidenced by a written manifest or load ticket);					
9	(c) The passenger arrived at either Palm Beach International Airport or the					
10	Port of Palm Beach;					
11	(d) The vehicle meets Palm Beach International Airport and the Port of Palm					
12	Beach vehicle for hire requirements; and					
13	(e) The vehicle has been issued an operating permit by the county or					
14	municipality of origin. A copy of the manifest or load ticket shall be in the possession of					
15	the driver at all times and shall be made available to enforcement personnel upon request.					
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17	Section 8. Business Permit Application					
18	(1) An individual, vehicle for hire company or broker, not exempt pursuant to					
19	Sections 4 shall make application to the Division for a business permit. It is a violation					
20	of this Ordinance to operate such companies without first securing a business permit from					
	the Division. A business permit shall be issued annually only after acceptance by the					
21	the Division. A business permit shall be issued annually only after acceptance by the					
21 22	the Division. A business permit shall be issued annually only after acceptance by the Division of the following:					
22	Division of the following:					
22 23	Division of the following:(a) Its legal, trade, corporate and/or fictitious name;					
22 23 24	 Division of the following: (a) Its legal, trade, corporate and/or fictitious name; (b) Its local or Florida business address (mail centers or P.O. Box addresses 					
22 23 24 25	 Division of the following: (a) Its legal, trade, corporate and/or fictitious name; (b) Its local or Florida business address (mail centers or P.O. Box addresses are not acceptable): 					
22 23 24 25 26	 Division of the following: (a) Its legal, trade, corporate and/or fictitious name; (b) Its local or Florida business address (mail centers or P.O. Box addresses are not acceptable): (c) List of all business principals (i.e., owner, officers, partners, etc.) names, 					
22 23 24 25 26 27	 Division of the following: (a) Its legal, trade, corporate and/or fictitious name; (b) Its local or Florida business address (mail centers or P.O. Box addresses are not acceptable): (c) List of all business principals (i.e., owner, officers, partners, etc.) names, addresses, dates of birth and Florida Driver License number. If applicable, the name and 					
22 23 24 25 26 27 28	 Division of the following: (a) Its legal, trade, corporate and/or fictitious name; (b) Its local or Florida business address (mail centers or P.O. Box addresses are not acceptable): (c) List of all business principals (i.e., owner, officers, partners, etc.) names, addresses, dates of birth and Florida Driver License number. If applicable, the name and address of the registered agent shall be provided. 					
22 23 24 25 26 27 28 29	 Division of the following: (a) Its legal, trade, corporate and/or fictitious name; (b) Its local or Florida business address (mail centers or P.O. Box addresses are not acceptable): (c) List of all business principals (i.e., owner, officers, partners, etc.) names, addresses, dates of birth and Florida Driver License number. If applicable, the name and address of the registered agent shall be provided. (d) The number, make, model, year of manufacture and specific coloring 					
22 23 24 25 26 27 28 29 30	 Division of the following: (a) Its legal, trade, corporate and/or fictitious name; (b) Its local or Florida business address (mail centers or P.O. Box addresses are not acceptable): (c) List of all business principals (i.e., owner, officers, partners, etc.) names, addresses, dates of birth and Florida Driver License number. If applicable, the name and address of the registered agent shall be provided. (d) The number, make, model, year of manufacture and specific coloring scheme of each vehicle for hire for which a business permit is sought; 					
22 23 24 25 26 27 28 29 30 31	 Division of the following: (a) Its legal, trade, corporate and/or fictitious name; (b) Its local or Florida business address (mail centers or P.O. Box addresses are not acceptable): (c) List of all business principals (i.e., owner, officers, partners, etc.) names, addresses, dates of birth and Florida Driver License number. If applicable, the name and address of the registered agent shall be provided. (d) The number, make, model, year of manufacture and specific coloring scheme of each vehicle for hire for which a business permit is sought; (e) The vehicle identification number and license tag number of each vehicle; 					

- 1 (g) The name and vehicle for hire driver's I.D. badge number; 2 (h) Appropriate certificates, permits, local business tax receipts, 3 (specifically for vehicle for hire) and other authorization issued by Palm Beach County and any municipality if applicable; 4 5 (i) The original signed copy of the vehicle inspection form for each vehicle being assigned a decal; and 6 7 (j) Payment of all business permit and vehicle decal fees in amounts set forth 8 by resolution of the Board. 9 (2) No person maintaining, owning, or operating a vehicle for hire company shall 10 suffer or permit any person or employee to drive a vehicle for hire unless such person has 11 a valid vehicle for hire driver's I.D. badge issued pursuant to this Ordinance. 12 (3)Each business permit issued pursuant to this section shall be valid and effective 13 for one (1) year, terminating on December 31 of each year. 14 (a) Failure to submit a business permit application and the required non-15 refundable fee for renewal by September 30 of each year will result in the assessment of 16 a non-refundable late fee. The late fee shall be established by resolution of the Board. 17 (b) Upon submission of a new business permit application and all required 18 documents, the Division shall provide the business with a receipt which shall constitute a 19 provisional business permit and shall be valid until the issuance or denial of the business 20 permit, whichever comes first. 21 (c) Businesses which fail to submit a complete application/renewal 22 application within thirty (30) calendar days after the business' receipt of the Division's 23 notice of an incomplete application, shall be denied a business permit. Within ten (10) business days of receipt of the Division's notice of denial, such businesses may refile a 24 25 complete and corrected application and pay a non-refundable re-filing fee established by resolution of the Board. Failure to refile an application within this ten (10) day period, 26 27 will result in the business being required to submit a new application and paying the nonrefundable business permit fee and vehicle decal fees. 28 29 (d)The DCA may deny or revoke a business permit if it is determined that the 30 applicant has misrepresented, omitted, concealed a fact on any application or submitted 31 any fraudulent or false document. If denied or revoked, said business permit shall not be 32 issued or reinstated for a period of one year from the date of denial or revocation.
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(e) No permit shall be valid for any vehicle for hire company under any other

name or at any place other than that designated in the permit.

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(f) A permit is not transferable or assignable, nor shall the ownership structure of the company be so modified as to constitute a change in the control or ownership of the permit. If the business changes its name or ownership structure, within forty-five (45) days of said change, a new business permit application and all business permit fees shall be submitted to the DCA.

(4) Upon application and throughout the licensing year, a vehicle for hire company operating as a "Broker" must submit to the Division a complete written listing of each vehicle for hire company for which the company is conducting brokering activities. If a vehicle for hire company is added or deleted, the broker must submit an updated listing in writing to the DCA within 5 business days of the addition or deletion. Brokers shall only conduct business with vehicle for hire companies legally permitted to operate in Palm Beach County.

Any change in the information submitted pursuant to paragraph (1) above shall be
 provided to the Division within twenty (20) calendar days of said change. Failure to
 provide such notice may result in the suspension or revocation of the company's business
 permit.

- (6) All vehicle for hire business permits which are not renewed, shall automatically
 expire upon the expiration date as stated on the permit and the company shall cease all
 vehicle for hire services immediately.
- (7) All vehicle for hire businesses must maintain a written/electronic manifest or trip
 log for each pickup/drop-off of any passenger. The manifest shall be in the possession of
 the vehicle for hire driver and business central dispatch and shall include the business
 name, business phone number, name of the passenger (if provided or known),
 pickup/drop-off address/location and dates/times involved.
- 26 (8) The DCA may deny or refuse to renew the business permit of any vehicle for hire
 27 business based upon the determination that:
- (a) Any director, officer, owner or general partner was associated with
 another vehicle for hire business whose permit was denied or revoked.
 - 30 (b) An individual/business, or any of its directors, officers, owners or general
 31 partners has not satisfied a civil fine or penalty arising out of any administrative or
 32 enforcement action brought by DCA;
 - 33 (c) Any individual/business, or any of its directors, officers, owners or
 34 general partners has had any unsatisfied civil penalties, judgments or administrative

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orders entered against it, him or her in any action brought by the DCA, or any government agency, under the requirements of this or a similar Ordinance;

(d) Any individual/business, or any of its directors, officers, owners or general partners has failed to comply with the terms of a cease and desist order, notice to correct a violation, written assurance of voluntary compliance, or any other lawful order of the Director, the DCA or the Consumer Affairs Hearing Board/Special Master.
(9) Each vehicle for hire business operating in Palm Beach County must secure a business operating permit and maintain a commercial business office or residential home office in Palm Beach County. Each vehicle for hire company must place the actual written permit issued by the DCA in a location clearly visible to the public. There are only two exceptions to maintaining a commercial business office or residential home office in Palm Beach County:

(a) The vehicle for hire business may operate from Broward County, MiamiDade County or any another Florida county/municipality where that jurisdiction licenses
and regulates vehicle for hire companies and that business and all vehicles are
licensed/decaled to operate by that county/municipality and secures a vehicle for hire
operating permit and vehicle decals from Palm Beach County.

(b) The vehicle for hire business may operate from another county if no
vehicle for hire license regulations exists in the other county and that business secures a
vehicle for hire operating permit and decals from Palm Beach County. Vehicle for hire
companies with existing operating permits and decals from Palm Beach County shall be
exempt from this subsection.

(10) A vehicle for hire company shall sign an affidavit attesting that each driver is
eligible to be insured by the company's commercial automobile liability insurer and is in
fact insured.

(11) The company is required to notify the Division, in writing, immediately but no
later than 10 business days from the date that a driver is no longer insured by the vehicle
for hire company's commercial automobile liability insurer.

(12) For vehicles owned by the business, it shall be the responsibility of the business
to remove and surrender to the Division all decals issued for vehicles which are no longer
operating for that business. The business must also remove all vehicle signage and top
lights within ten (10) business days following the removal of a vehicle from service or
termination of employment/contract with the business.

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Failure to comply with the provisions of this Section may result in denial of a

permit(s), revocation or suspension of the permit(s), a denial of renewal of such permit(s), issuance of a civil citation, a misdemeanor conviction or other such remedies available to the Division by law.

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Section 9. Records Required.

Each vehicle for hire company shall maintain accurate and complete records relating to manifests, invoices (when used) and vehicle maintenance. Such records shall be maintained for at least three (3) years. The Division shall be granted access to these records for inspection and/or copying, during regular business hours, upon 24-hours prior notice. In the event the Division is denied the opportunity to inspect and copy such records onsite, the Division shall have the right to remove the records for the purpose of copying and shall return any records removed within three (3) calendar days. If necessary, the Division is hereby authorized to obtain an inspection warrant as authorized by law.

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Section 10. Vehicle Requirements.

Age requirements: A SUV, Sedan, Taxi Cab, Limousine and Transport
 Van/Shuttle shall not be used as a vehicle for hire if it is older than ten (10) years, based on the vehicle registration.

(2) It shall be a violation of this Ordinance to fail to meet the requirements of vehicles described in Section 3: Paragraph 12 – Limousine, Paragraph 18, Non-Medical, Wheelchair and Stretcher Transportation Service, Paragraph 23 – SUV, Paragraph 24 – Sedan, Paragraph 25 – Taxicab, and Paragraph 28 – Transport Van/Shuttle.

(3) Taxicabs

25 26 (a) Each taxicab is required to maintain a top light as defined in Section 3(24).

(b) Each taxicab business shall select and use a uniform, specific and
consistent color and signage scheme for all taxicabs registered to the business. Each
company shall submit to the Division for approval, upon application, three color
photographs, not less than 8" by 10" size, showing the entire vehicle, driver's side
(assuming passenger side is identical), front and rear of the vehicle which depicts the

chosen color scheme, including signage per Section 5 of this Ordinance.

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2 No taxicab shall be permitted to operate unless it conforms to the (c) 3 business' selected color and signage scheme as stated in subsection (3) (b) herein above. 4 (d) No taxicab shall be permitted or operated unless it is equipped with a 5 taximeter which accurately registers the rates and charges posted on the outside of the 6 vehicle. Taxicabs are required to use the taximeter to determine all fares. The taximeter 7 must be plainly visible to allow easy viewing of the meter rate display by the passenger. 8 All taximeters shall be calibrated, at least once per year, tested and sealed (e) 9 pursuant to the most current addition of the National Institute of Standards and 10 Technology (NIST) Handbook 44, at a Registered Taxi Service Agency, as authorized 11 by State of Florida Department of Agriculture and Consumer Services, Bureau of 12 Weights and Measures. 13 (f) Each taxicab business must present meter calibration records when 14 applying for and/or renewing the vehicle for hire business permit. The calibration record 15 must show at a minimum, the date of calibration, and the name, address and phone 16 number of the Registered Taxi Service Agency performing the calibration. 17 (g) All taximeters must have a lead seal and current inspection decal affixed 18 to the taximeter, by a Registered Taxi Service Agency. The business is responsible for assuring compliance with this paragraph. 19 20 (h) If either the lead seal or inspection decal is missing or broken on the 21 taximeter, the vehicle for hire business must immediately take the vehicle out of service. 22 The taximeter must be recalibrated by a Registered Taxi Service Agency, and a new lead 23 seal and inspection decal must be affixed to the taximeter prior to the taxicab being 24 placed back into service. 25 (4) Failure to comply with the provisions of this Section may result in the Division 26 denying the permit(s)/decal, revoking or suspending the permit(s)/decal, denying a 27 renewal of such permits/decal, issuing a civil citation, a misdemeanor conviction or other 28 such remedies available to the Division. 29 30 Section 11. Vehicle Decal Requirements 31 (1) An individual or vehicle for hire company not exempt pursuant to Section 4 of

- this Ordinance shall make application to the Division for a vehicle decal for each vehicle for hire. Each vehicle for hire shall be issued a vehicle decal upon fulfilling all the following requirements:
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(a) Verification of the application submitted pursuant to this Ordinance;

(b) Certification evidencing compliance with the insurance requirements of Section 16 of this Ordinance;

(c) Receipt of appropriate documentation or a sworn statement that the vehicle(s) for which the vehicle decal is sought meets the minimum vehicle safety and signage requirements of Sections 5, 10, 11 and 13 of this Ordinance; and

10(d) Payment to the Division of the vehicle decal fee in an amount set forth by11resolution of the Board.

(2) Each vehicle decal issued pursuant to this Section shall be valid and effective for one (1) year, terminating on December 31 of each year.

14 Upon issuance of a vehicle decal, such decal shall be properly affixed to the (3)15 vehicle utilizing the adhesive provided on the decal. Said decal shall be placed on the 16 passenger side, lower corner inside windshield and shall be clearly visible. Once affixed, 17 the decal may not be removed except for reasons described in paragraph (7) below. The 18 vehicle decal remains the property of Palm Beach County and shall be used only under 19 the authority of the Division. It shall be a violation of this Ordinance to fail to properly 20 affix the decal to the vehicle windshield immediately upon receipt. Designated Division 21 personnel shall have the authority to confiscate decals not properly affixed to the vehicle 22 windshield.

(4) A vehicle decal may be renewed upon application to the Division evidencing
continued compliance with the provisions of this Ordinance, and payment of the renewal
fee in an amount set forth by resolution of the Board.

26 (5) If the short-term use of a rental vehicle by a vehicle for hire company is 27 necessary, a short-term 30 day vehicle placard shall be issued upon application to the 28 Division. The vehicle for hire company shall show proof that all temporary use vehicles 29 meet the minimum insurance requirements of this Ordinance and provide a copy of the 30 rental agreement. The short-term placard must be placed on the passenger's side 31 dashboard of a rented vehicle for hire. The placard shall at a minimum include the 32 name of the company, date of issuance and date of expiration. If a vehicle is rented for 33 more than 30 days, the vehicle for hire company must secure a new placard. The fee for a 34 short-term vehicle placard shall be established by resolution of the Board. All short-term

1		use vehicles must meet all requirements of this Ordinance. Temporary use placards are						
2		not permitted for taxicabs.						
3		(6) No vehicle decal may be duplicated in any manner.						
4		(7) No vehicle decal may be sold, assigned or otherwise transferred. If a vehicle's						
5		windshield is damaged beyond repair or a vehicle is destroyed or sold, the vehicle for						
6		hire company must remove said vehicle decal (if in existence) and surrender the remains						
7		to the Division within 10 business days of the occurrence.						
8		(8) The fee for replacing decals for vehicles currently registered with the DCA shall						
9		be established by resolution of the Board. Such fees are applicable to vehicles which						
10		have sustained windshield damage or decal theft (as evidenced by dated repair receipt or						
11		police report).						
12		(9) Each vehicle for hire shall conspicuously display in the passenger compartment a						
13		Vehicle for Hire Service Standards decal, supplied by the Division.						
14		Palm Beach County						
15		Vehicle for Hire Service Standards						
16		 Passenger Expectations: A clear understanding of the fare (or fare rate) To exemine the driver b back 						
17		 To examine the driver's I.D. badge To direct the destination and route to your destination 						
18	,	 A courteous, English-speaking driver who knows the streets of Palm Beach County Only the "permitted" driver and paying passengers in the vehicle 						
19		 A driver who knows and obeys all traffic laws Air-conditioning on demand No execution of modes 						
20		 No operation of radio, CD/Cassette or DVD/video or other similar mediums unless requested No smoking in the vehicle 						
21		 Clean passenger seat area Clean trunk If you have an unresolved problem with 						
22		Driver Expectations: the driver or company contact: • To be paid for services provided and Palm Reach County Consumer Affairs						
23		requested West Palm Beach 561-712-6600						
24		Personal safety To maintain a safe environment Boca/Glades 888-852-7362 www.pbcgov.com/consumer						
25		 Non-smoking passenger(s) 						
26								
27		As an alternative for sedans and limousines, vehicle for hire companies may opt to						
28		provide a copy of the Vehicle for Hire Standards on a minimum $8\frac{1}{2}$ " x $5\frac{1}{2}$ " sheet of						
29		paper (with minimum 10 point type font) to passengers at any time, but no later than the						
30		trip termination or when the customer is invoiced. It shall be a violation of this						
31		Ordinance for the vehicle for hire company or the driver to fail to adhere to the Vehicle						
32		for Hire Service Standards.						
33		(10) It shall be unlawful to operate any vehicle for hire within and upon the streets and						
34		roads of Palm Beach County without first obtaining the required vehicle decal(s) and						

affixing it to the windshield of each vehicle. Failure to secure the required decal or affixing it to each vehicle as required by this Ordinance may result in the permit being denied, suspended or revoked.

(11) Failure to comply with the provisions of this Section may result in the Division denying the permit(s)/decal(s), revoking or suspending the permit(s)/decal(s), denying the renewal of such permit(s)/decal(s), issuing a civil citation, a misdemeanor conviction or other such remedies available to the Division.

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Section 12: Impoundment

(1) Designated DCA employees or law enforcement officers are authorized to seize and impound any vehicle for hire which such employee or officer has probable cause to believe is being operated without commercial liability insurance and in violation of this Ordinance.

14 (2) A driver and/or vehicle for hire business, previously issued a citation(s) for
15 violation of Section 16 of this Ordinance and found guilty, pleads guilty or has a
16 judgment issued against it, may have its vehicle impounded for a subsequent violation of
17 operating a Vehicle for Hire without commercial liability insurance.

18 (3) At the time and place of impoundment, the designated DCA employee or law
19 enforcement officer will provide written notice to the owner/operator of the vehicle
20 detailing:

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(a) The grounds for impoundment,

(c)

(b) The description of the vehicle impounded,

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(d) The process for having the vehicle released, and

The location of the secured facility where the vehicle will be held,

(e) The circumstances under which the vehicle will be disposed/sold if the
 owner fails to meet the requirements of this Section and fails to claim the vehicle
 pursuant to Section 713.78, Florida Statutes, as may be amended.

If the owner of the vehicle is not present at the time of impoundment, within 24 hours the Division will make a good faith effort to give a notice of seizure in writing to said vehicle owner and lien holder of the fact of such seizure, the grounds for seizure, identification of

1 the seized vehicle and information concerning these regulations and the designated 2 secured facility to which the vehicle was or will be taken. A copy of said notice of 3 seizure shall also be given to the towing company which impounds the vehicle. 4 Whenever an officer or designated employee seizes a vehicle under this Section, and does 5 not know and is not able to ascertain the name of the owner, or for any other reason is 6 unable to give the notice to the owner as hereinabove provided, then the officer or 7 designated employee shall immediately send or cause to be sent a written report of such impoundment by mail to the appropriate law enforcement agency. 8

9 (4) The Division shall obtain the assistance of either the Palm Beach County Sheriff's 10 Office or the specific police agency in the municipality where the vehicle is to be towed 11 to coordinate the impoundment of the vehicle with an authorized towing company either 12 on rotation by the law enforcement agency or under contract with the Division.

13 (5) The vehicle shall not be released to the vehicle owner by the towing company 14 until authorization has been given by the DCA. The owner must show proof that all 15 judgments from outstanding citations and administrative actions that relate to the failure 16 to have commercial liability insurance have been paid or proof is shown that a court 17 hearing has been scheduled to consider said outstanding citations. Further, the vehicle 18 owner must make arrangements through the company's commercial insurance 19 agent/company to show proof to the DCA that the vehicle has the required insurance or 20 provides a notarized affidavit that the vehicle will no longer be used as a vehicle for hire, 21 returns the Vehicle for Hire decal and shows proof of insurance as required by the State 22 of Florida.

(6) After meeting the requirements in sub-paragraph 5 above, the registered owner of
the impounded vehicle may request that the impounded vehicle be released, by delivering
a written request in person to the DCA, Monday through Friday, between 8:00 AM and
4:00 PM, excluding holidays. The DCA will then issue an authorization to the vehicle
owner for the towing company to release the vehicle. The vehicle owner is responsible
for the payment of all towing and storage charges incurred by the impoundment prior to
said release.

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The owner and/or lien holder of the vehicle may appeal the decision of the

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Division to impound a vehicle and facilitate its release by:

2 (a) Complying with the requirements in sub-paragraphs 5 and 6 above; or 3 (b) Initiating the appeal and waiting for the decision of the Hearing 4 Board/Special Master with the understanding that if the appeal is not successful, 5 additional daily vehicle storage fees shall be assessed by the towing company for which the owner shall be required to pay prior to release of the vehicle. 6 (8) 7 Appeal Process: If the vehicle owner disputes the grounds for the vehicle impoundment, he or she may appeal to the Consumer Affairs Hearing Board/Special 8 9 Master. The owner of an impounded vehicle shall make a request in writing to the 10 Division for a hearing within five (5) business days of the vehicle being impounded and 11 pay the non-refundable appeal fee established by resolution of the Board. The Division 12 shall arrange for the hearing within ten (10) business days or as soon as practicable, after

opportunity to be heard at the hearing. The formal rules of evidence shall not apply at the
hearing, and hearsay evidence shall be admissible. After considering all evidence
presented, the Hearing Board/Special Master shall upon clear and convincing evidence,
either uphold the decision of the Division to impound the vehicle or determine there was
insufficient cause for impoundment. If the Hearing Board/Special Master determines
there was insufficient cause for the impoundment:

receiving the written request. All interested persons shall be given reasonable

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(a) The towing fees will be returned to the owner by the Division; or

(b) The vehicle shall be returned to the owner without any fees being
assessed. In such cases, the Division shall be responsible for paying the towing company
for all charges and fees incurred.

(9) If the Division's decision to impound is upheld, the Hearing Board/Special
Master shall order the continued impoundment of the vehicle unless the owner posts a
cash bond in the amount of the maximum fines, towing and storage fees or does not
admit to the violation but pays the towing and storage fees and any fines.

(10) Default hearing. If the owner of the impounded vehicle fails to appear for the
 appeals hearing specified above, the Hearing Board/Special Master shall make a
 determination pursuant to this Section. The Division shall inform the owner of the

default determination by certified mail, return receipt requested or by personal delivery. The order of the Hearing Board/Special Master shall include the provisions of this Section.

(11) Vehicles not claimed as required by this Section will be considered abandoned ten
(10) days after impoundment or ten (10) days after service of the Order of the Hearing
Board/Special Master. The towing company which has possession of the vehicle is then
authorized to dispose of the vehicle in accordance with Section 713.78 Florida Statutes,
as may be amended.

Section 13. Vehicle Safety and Appearance Requirements.

(1) The windshield and all side and rear windows shall provide clear visibility and operate according to the manufacturer's specifications. The windshield and all windows shall possess no breakage, cracks or pits that impair visibility or hinder the safety of passengers. All window cranks/power window switches shall be complete, intact and functioning. Windows on vehicles for hire shall not be covered by, or treated with, a material which would cause the vehicle to be in violation of Sections 316.2951 - 316.2956, Florida Statutes, as may be amended.

(2) All standard manufacturer's interior equipment shall be complete, intact and
functioning; including, but not limited to interior lights, dashboard, trim, gear shifts and
head rests. Vehicle interiors must not contain loose objects and must be clean, sanitary,
and free of broken seats/protruding sharp edges or torn or damaged upholstery, headliner,
or floor coverings. The vehicle's interior must be free of offensive odors. The floor
board shall be free of rust and holes. Trunks and luggage compartments must be kept
clean and free of debris.

(3) All doors must have operating handles, which allow opening from both the inside
and outside, and door hinges and latches must function properly. Door locks must be
operable by passengers at all times. Door seals and gaskets must be intact/operating and
prevent water, odor and fumes from entering the vehicle from outside. All door panels
must be intact to prevent accidental injuries on door and window mechanisms.

30 (4) Seat belts shall be available for all passengers (according to manufacturer's
 31 specifications and Florida law). Seat belts shall be in operating condition, easily
 32 accessible, clean and free of grease and other objectionable substances.

(5) All vehicles shall be equipped with a fully functioning heating and air

1 conditioning system which controls the temperature of the inside of the vehicle between 2 68 and 78 degrees Fahrenheit. The vehicle shall be equipped with a fully functioning 3 windshield defrost or defogging system. 4 (6) All vehicles shall be equipped with a light capable of illuminating the interior of 5 the vehicle, controlled by the operation of the doors, or manually controlled by the driver. The transportation of children shall be in accordance with Section 316.613, 6 (7)7 Florida Statutes, as may be amended. 8 (8) Those vehicles and operations, which are subject to the Americans with 9 Disabilities Act (ADA), shall comply with the applicable provisions of said Act. 10 (9) The vehicle's body, fenders, doors, trim, grill and paint must be free from cracks, 11 breaks, rust, and body damage that detracts from the overall appearance of the vehicle or 12 could result in harm or injury to the passenger or his/her personal belongings. 13 The vehicle must be equipped with safe tires of the same size. No recaps shall be (10)14 used. Maximum allowable tread wear shall be where tread is level with the wear bar, or 2/32" when measured at three random places in the tire tread. The tires shall be inflated 15 16 to manufacturer's specifications and free of cuts, cracks, bulges, or exposed belts. 17 (11)Windshield wipers must be operational according to the manufacturer's 18 specifications. Wiper blades shall be in such a condition as to make firm contact with the 19 windshield when operational, and shall not be torn or worn. 20 (12)Reflectors and lenses shall not be cracked or missing and must be the correct 21 color and properly positioned. 22 (13)Low and high beam headlights, turn signals, brake, tail and reverse lights shall be 23 operable as required by Florida law. Each vehicle shall have a white light on the vehicle 24 to illuminate the rear license plate so that it is clearly visible. 25 (14)Steering mechanisms shall not be worn or jammed, nor shall there be more than 26 two (2) inches play to the left or right of center, measured at the steering wheel rim with 27 the front wheels in a straight-ahead position. Power steering units shall not have visible 28 signs of fluid leakage. 29 The vehicle suspension shall function as designed by the manufacturer. (15)30 (16)The vehicle shall be equipped with an operating horn with the actuating button 31 mounted in the location designated by the vehicle manufacturer and operated in the 32 manner designed and assembled by the vehicle manufacturer. 33 (17)Each vehicle shall contain an operating parking brake and a primary brake system 34 which acts on all four (4) vehicle wheels. There shall be no visible leaks in the brake

line, hoses, wheel cylinders or any part of the brake system and no frayed cables. Brake linings and/or disc pads, when measured at the thinnest point shall not be less than onesixteenth (1/16) of an inch and firmly attached to the brake shoe or disc. Disc brake rotors and brake drums shall be of a size and type appropriate for the vehicle, with no cracks or other damage which change or impair the functional surface. All primary brake systems shall demonstrate a reasonable total braking force when conducting a rolling stop.

(18) There shall be no leakage of exhaust gas from the exhaust manifold, muffler or any other point in the exhaust system as determined through a visual and audible inspection. The tail pipe shall discharge exhaust from the rear of the vehicle according to manufacturer specifications.

12 (19) Belts shall show no signs of excessive wear and be free of cracks and frays.
13 Hoses shall be firm and in good condition, free of leaks and cracks.

(20) All fluid levels shall be maintained according to manufacturer's specifications.

(21) Vehicles are required to have manufacturer specified spare tires and tire changing
 equipment, unless all wheels are equipped with a "run flat tire" system.

(22) Vehicles must be equipped with functioning speedometer and odometer.

(23) Vehicles must receive routine maintenance according to the manufacturer's
 recommendations pertaining to service intervals. A record of such routine maintenance
 must be maintained and is subject to inspection by the Division.

(24) Businesses must assure that each vehicle or driver has a means of communicating
to a central dispatch or to emergency agencies with a two-way radio and/or cellular
mobile telephone.

(25) Failure to comply with the provisions of this Section and applicable sections of
Chapter 316, Florida Statutes, as may be amended, may result in denial of a permit(s),
revocation or suspension of the permit(s), a denial of renewal of such permits, issuance of
a civil citation, a misdemeanor conviction or other such remedies available to the
Division by law.

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Section 14. Non-Medical Wheelchair and Stretcher Transportation Service Companies Operational Requirements.

33 (1) Non-Permitted Transportation – It shall be unlawful to provide the following
34 types of transportation for any person:

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(a) Requiring intravenous fluid administration while in route.

1	(b) Requiring direct medical attention while in route.				
2	(c) Requiring ventilatory assistance.				
3	(d) Requiring orthopedic traction during transit.				
4	(2) Vehicle Design - Wheelchair Operations.				
5	(a) Each vehicle shall have, in addition to the rear-vision mirror required by				
6	Chapter 316, Florida Statutes, an inside rear-vision mirror which will enable the driver to				
7	view the entire compartment;				
8	(b) Vehicle entry and exit doors shall be equipped with latching devices				
9	sufficient to restrain individual passenger conveyance(s) within the passenger				
10	compartment of the vehicle;				
11	(c) The floor of each vehicle shall be sealed to avoid the seepage of water or				
12	moisture;				
13	(d) The passenger compartment shall provide a minimum of 55 inches of				
14	height, measured from the finished floor to the finished ceiling;				
15	(e) Vehicles shall not display any ambulance or rescue vehicle emergency				
16	lighting or warning devices, nor shall they be painted in a fashion that is similar to or				
17	resembles an ambulance or rescue vehicle;				
18	(f) Vehicles for hire which are intended to be used for or are used for the				
19	transport of individuals in wheelchairs shall be designed and equipped to meet minimum				
20	requirements as specified by the Florida Department of Transportation for wheelchair lift				
21	vehicles (Florida Administrative Code, Section 14-90, as may be amended).				
22	(3) Vehicle Design - Stretcher Operations. Prior to transportation, a Non-Medical,				
23	Wheelchair and Stretcher Transportation Service provider shall be required to obtain				
24	from the passenger, who requires transportation by a stretcher a written statement that the				
25	person does not need, nor is likely to need, immediate medical attention during transport.				
26	This statement must be attached to the corresponding trip manifest. Vehicles for hire,				
27	which are intended to transport a passenger by stretcher, shall be equipped as follows:				
28	(a) Each vehicle shall have crash stable side or center mounting litter				
29	fasteners as a means of latching a stretcher to the vehicle. Litter fasteners shall secure the				
30	litter to the floor or sidewalls. Where a single passenger may be centered in the				
31	passenger area of the vehicle on a wheeled litter, additional attachments (cups and locks)				
32	shall be provided. Attachments shall be near flush with the surrounding surface when not				
33	in use;				
34	(b) At least two (2) strap-type restraining devices shall be provided per				

1	stretcher, cot, or litter to prevent longitudinal or transverse dislodgment of the passenger					
2	during transit;					
3	(c) Each vehicle shall have, in addition to the rear-vision mirror required by					
4	Chapter 316, Florida Statutes, an inside rear-vision mirror which will enable the driver to					
5	view the entire passenger compartment;					
6	(d) Vehicle entry and exit doors shall be equipped with latching devices					
7	sufficient to restrain individual passenger conveyance(s) within the passenger					
8	compartment of the vehicle. Striker plates will be used in conjunction with latching					
9	devices;					
10	(e) The floor of each vehicle shall be sealed to avoid the seepage of water or					
11	moisture;					
12	(f) The passenger compartment shall provide a minimum of 55 inches of					
13	height, measured from the finished floor to the finished ceiling;					
14	(g) Vehicles shall not display any ambulance or rescue vehicle emergency					
15	lighting or warning devices, nor shall they be painted in a fashion that is similar to or					
16	resembles an ambulance or rescue vehicle.					
17	(4) Vehicle Design - Combination Wheelchair/Stretcher. Vehicles for hire which are					
18	intended to be used for, or are used for the transportation of persons on both a stretcher or					
19	wheelchair shall be subject to all provisions contained above in Section 13.					
20	(5) Advertising. All advertising or other solicitation for business by such					
21	transportation services shall emphasize in a conspicuous manner that the service does not					
22	provide ambulance services or medical attention, and the service is designed solely to					
23	transport those persons whose physical condition or impairments render it impractical to					
24	use a regular common carrier or vehicle for hire service. All such transportation services					
25	advertising in the "Yellow Pages" of the telephone directory or elsewhere may only be					
26	listed under the heading of "Wheelchair and Invalid Transportation". Use of "The Star of					
27	Life", "The Staff of Caduceus", the term "ambulance", normal or abnormal EKG					
28	patterns, or any other symbol or sign normally associated with medical attention is					
29	prohibited in any and all advertising including the design/signage placed on the exterior					
30	of vehicles.					
31	(6) Those vehicles and operations, which are subject to the Americans with					
32	Disabilities Act (ADA), shall comply with the applicable provisions of said Act.					
33	(7) All vehicles must be equipped with:					
34	(a) A first aid kit containing at a minimum: a hard case; six gauze pads (at					

1	least 4 x 4 inches); one large gauze pads (at least 5 x 9 inches); a box of adhesive					
2	bandages; one package of gauze roller bandage at least 2 inches wide; ten sealed					
3	antiseptic wipes; scissors; tweezers; adhesive tape and latex gloves.					
4	(b) A bodily fluid "Spill Kit" containing at a minimum: safety gloves; foldable					
5	wipes; scoops; hand cleaner; biohazard disposal bags; and absorbent, hazardous waste					
6	disposable bags.					
7	(c) An all-purpose fire extinguisher (10 lb. ABC).					
8	(8) Failure to comply with the provisions of this Section may result					
9	in denial of a permit(s)/decals, revocation or suspension of the permit(s)/decals, a denial					
10	of renewal of such permits, issuance of a civil citation, a misdemeanor conviction or					
11	other such remedies available to the Division herein.					
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13	Section 15. Vehicle Inspections.					
14	(1) Mechanical/Safety Inspections					
15	(a) All vehicles for hire, except those vehicles that are less than one current					
16	model year old, shall be inspected annually, but not more than 60 days before the					
17	application for a business permit is submitted to the Division. All vehicles added to the					
18	fleet of permitted businesses must meet these inspection requirements.					
19	(b) Vehicle inspections shall be performed by an Automobile Technician or					
20	Master Automobile Technician both of which must be certified by the National Institute					
21	for Automotive Service Excellence (ASE) who at a minimum has passed the					
22	requirements for Suspension/Steering and/or Brakes.					
23	(i) The ASE certified Automobile Technician/Master Automobile					
24	Technician performing the inspection must utilize a three (3) part inspection form					
25	supplied by the Division for each vehicle.					
26	(ii) The inspection form must show that the vehicle passed all of the					
27	requirements as specified in Section 13.					
28	(iii) The technician must provide his/her ASE certification number, the					
29	expiration date of his/her certification, the name and license number of the State of					
30	Florida licensed Motor Vehicle Repair facility where the inspection was performed and					
31	his/her signature as verification that all information provided is true and correct. This					
32	information must be recorded on the inspection form for each vehicle inspected. 28 of 49					

(c) It shall be a violation of this Ordinance to fail to use a certified technician to inspect vehicles or to submit false inspection forms to the Division. The Division may verify information and inspection forms submitted by the business. A business which fails or does not follow the requirements of this Section is subject to denial, revocation or suspension of its business permit and decals and denial, revocation or suspensions of renewal of same.

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(2) Signage and Visual Inspections

8 (a) The Division shall conduct signage and visual inspections of all vehicles 9 required to have exterior signage, taxi roof top lights, and/or taximeters, upon the 10 submittal and completion of all application requirements. Such vehicles for hire shall be 11 inspected by Division personnel to verify that vehicles comply with the requirements of 12 this Ordinance. Division personnel shall conduct a visual inspection of all vehicles to 13 assure that safety and appearance standards are in compliance with this Ordinance. 14 When the vehicle passes inspection, Division personnel shall properly affix the required 15 decal to the windshield.

(b) The inspection of vehicles shall take place during a designated period of
time and at a location designated by the Division. It is the responsibility of the vehicle
for hire business to make vehicles available during the designated period of time and at
the designated location.

(c) The Division will provide written notification (fax or electronic
 notification acceptable) to the vehicle for hire company of the time and location where
 inspections will be conducted.

23 (d) If the business fails to appear for inspection, during the designated 24 inspection period established by the Division, a rescheduling fee must be paid to the 25 Division prior to rescheduling. The non-refundable rescheduling fee shall be established 26 by resolution of the Board. Failure to reschedule within 5 (five) business days shall be a 27 violation of this Ordinance and may result in the denial/revocation of the permit. If a 28 business cancels or fails to present the vehicle(s) for the re-scheduled inspection, the 29 business shall pay a fee that is double the regular rescheduling fee as established by 30 resolution of the Board.

(e) Vehicles acquired by a business after submitting the annual business
 permit application cannot be substituted for vehicles previously scheduled for inspection,
 unless the business provides all required vehicle documentation at least ten (10) business
 days before the designated inspection time established by the Division.

(f) If a vehicle inspection reveals deficiencies (fails) and a reinspection is
required, then the failed vehicle(s) are to be brought to the Division's designated
reinspection site within 5 business days by appointment. If the vehicle is not reinspected
within 5 business days, then a failed vehicle reinspection fee as established by resolution
of the Board shall be paid to the Division.

(g) Vehicles that have failed an inspection shall be red-tagged by the
Division. A red-tag "out of service" decal will be applied to the vehicle by a Division
employee and the vehicle shall not be used for any business purposes until such time as
the vehicle is brought to the Division, inspected and approved for operation. Only
Division employees may remove the red-tag decal.

15 (h) It is a violation of this Ordinance to fail to abide by the provisions of this
16 Section and to fail to have vehicles inspected.

- 17 (3) The Division has the right to conduct field inspections of all vehicles for hire, at 18 any time. It is a violation for any vehicle to fail to meet the mechanical, safety and 19 signage requirements, of this Ordinance. DCA personnel may issue a citation or written 20 warning and may apply a "red tag" decal to any vehicle found not meeting these 21 requirements. The "red tag" will be used for significant safety deficiencies (including but 22 not limited to the following subparagraphs from Section 13: (1), (3), (4), (5), (10), (11), 23 (12), (13), and (18)). The "red tag" must remain on the vehicle until noted deficiencies 24 have been corrected and verified by DCA personnel. Only DCA employees may remove 25 the "red tag" decal.
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27 Section 16. Commercial Automobile Liability Insurance.

(1) It shall be unlawful for any vehicle for hire company to operate and transport
 passengers for compensation until that company has filed with the Division and
 maintains in effect for each vehicle a certificate of insurance which shall insure such

vehicle for_commercial automobile liability insurance for passenger transportation and shall meet or exceed minimum insurance limits as established by resolution of the Board.

(2) All insurance policies required shall be issued by insurance companies licensed and admitted to write commercial automobile liability insurance in the State of Florida. No policy shall be accepted which is less than a six (6) month duration. Each policy shall be endorsed to provide for at least (30) thirty days written notice to the Division of any non-renewal of the policy or at least ten (10) days written notice to the Division of any cancellation/non-payment of the policy. Evidence of the renewal of the policy shall be filed with the Division prior to such policy's expiration date. Failure to file such evidence of insurance, or failure to have same in full force and effect, may result in denial of a permit(s), revocation or suspension of the permit(s), a denial of renewal of such permits, issuance of a civil citation, a misdemeanor conviction charge or other such remedies available to the Division herein.

14 (3) Each Certificate of Insurance shall be submitted to the Division directly from the 15 insurer or a duly authorized agent and shall include a list of drivers approved by the 16 insurance company for operation of any vehicle for hire and a list of insured vehicles. 17 The business must provide the Division with an updated complete list of approved 18 drivers as changes are made throughout the licensing year, but no later than 30 business 19 days after a change has been made. The list of drivers must be provided to the DCA on a document directly from the insurance company/agent. For vehicles not owned by the 2021 business, each driver must be listed as "insured" on the insurance policy. It is a violation 22 of this Ordinance to fail to abide by these requirements.

(4) A properly completed Certificate of Insurance evidencing all insurance coverages
 shall be made available to the Division upon application for a business permit. Each
 vehicle must be listed on the certificate(s) by its year, make and vehicle identification
 number. Certificates of Insurance must contain the following name and address as
 Certificate Holder and Additional Insured:
 Board of County Commissioners of Palm Beach County

Board of County Commissioners of Palm Beach County c/o Division of Consumer Affairs 50 South Military Trail, Suite 201 West Palm Beach, FL 33415

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The Division may deny, suspend or revoke the business permit of any vehicle for

hire company for failure to obtain or maintain insurance as required by this Ordinance.
Any company which submits false or fraudulent insurance documents shall be subject to
immediate denial or revocation. Such companies shall not be eligible to reapply for a
business permit for five (5) years. The DCA shall notify the State Department of
Financial Services/Division of Insurance Fraud for follow-up investigation and review.
Upon denial, suspension or revocation of the business permit, the vehicle for hire
company shall be entitled to an appeal according to the provisions in Section 19.

(6) The Division shall suspend the business permit of any vehicle for hire company which fails to ensure that each and every vehicle associated with the company has:

(a) A current certificate of insurance provided to the DCA by the authorized agent or insurance company no later than the date of expiration of its previous policy, or

(b) A reinstatement notice provided to the DCA no later than the date of
cancellation of said policy.

14 (7) Any vehicle for hire company which has had its business permit suspended more
15 than 3 times in any 12 month period (as provided for in paragraph number 6 above) may
16 have such permit revoked for a period of 1 year.

17 (8) An "administrative insurance reactivation" fee established by resolution of the
18 Board, shall be assessed all vehicle for hire companies that are suspended pursuant to
19 subparagraph (6) above. The suspension shall not be withdrawn until the fee is paid to the
20 Division.

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Section 17. Driver Requirements; Failure to Comply

(1) It shall be unlawful for any person to operate any vehicle for hire within and upon the streets of Palm Beach County without having first obtained a Palm Beach County vehicle for hire driver's identification badge (Driver's I.D. Badge) and Driver's I.D. Vehicle Placard. All applicants for a vehicle for hire Driver's I.D. Badge shall conform to the following:

(a) Be at least twenty-one (21) years of age;

(b) Possess a valid State of Florida Driver License as required by the Florida
 Department of Highway Safety and Motor Vehicles and must show proof that he/she has
 possessed a valid driver's license from any state within the United States for three (3)

years prior to applying for a Driver's I.D. Badge. If a person has not driven for 3 years in the United States, he/she must obtain the driving record from any other jurisdictions where he/she did drive or if he/she is unable to obtain the driving record, must sign an affidavit under penalty of perjury that he/she has no driving record which would prevent him/her from driving a vehicle in Palm Beach County, Florida;

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(c) The driver must provide the original form of his/her lifetime State of
Florida Department of Highway Safety and Motor Vehicles traffic/driving record report
to the Division which was secured no more than (thirty) 30 days before the
application/renewal was submitted. Upon initial application, if a driver has resided in
Florida less than five (5) consecutive years, a traffic/driving record/history from each
state where he/she previously resided must be provided for at least a five year period;

(d) Has not had more than three (3) or more separate incidents involving
moving violations in any twelve (12) month period in the previous three (3) years prior to
the initial application or renewal of a Driver's I.D. Badge in which the applicant pled
guilty, was found guilty or adjudication was withheld.

(e) Has not been classified as a habitual traffic offender (as defined by Florida Statutes) or as defined by the state where he/she previously resided within five (5) years of applying for a Driver's I.D. badge and was not previously issued a driver's I.D. badge by the Division;

20 (f) Upon initial application or renewal, the driver must provide the original 21 request form for his/her Florida Department of Law Enforcement (FDLE) criminal 22 history/records report to the Division, as well as payment for the amount required to 23 secure the criminal history/records report. The Division shall then be responsible for 24 processing the request and payment to the FDLE. The Division may conduct additional 25 criminal history/records reports of other states/jurisdictions as deemed appropriate. The 26 Division may require an applicant to submit to a finger print analysis if there is a question 27 of identity.

(g) Have no conviction or plea of guilty or nolo contendere, regardless of
 adjudication of guilt, within the preceding 5 years from the date of application for any
 offense related to driving a motor vehicle under the influence or while intoxicated.

(h) Have not more than one conviction or plea of guilty or nolo contendere,
 regardless of adjudication of guilt, within the preceding 10 years from the date of
 application for any offense related to driving a motor vehicle under the influence or while
 intoxicated.

(i) Have no more than two (2) traffic citations resulting from accidents in the three (3) years preceding the date of the current permit year wherein the driver has been found guilty.

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4 (j) Have no conviction or plea of guilty or nolo contendere, regardless of 5 adjudication or guilt, within the preceding three (3) years from the date of conviction or 6 release from incarceration (whichever is later) including but not limited to the following 7 first-degree misdemeanors determined by the Board to be necessary for the protection of 8 public safety: stalking, battery, driving while license is suspended or revoked, exposure 9 of sexual organs, carrying a concealed weapon, reckless driving which causes damage to 10 property, racing on highway, criminal possession of a controlled substance/paraphernalia, 11 resisting arrest without violence, luring or enticing a child under 12, or obscenity 12 (selling/distributing sexual material to minor).

13 (k) Have no conviction or plea of guilty or nolo contendere, regardless of 14 adjudication or guilt, within the preceding five (5) years from the date of conviction or 15 release from incarceration (whichever is later) including but not limited to the following 16 felonies determined by the Board to be necessary for the protection of public safety: 17 battery, carrying a concealed weapon, discharging a firearm in public, robbery (not 18 armed), burglary (not 1st degree), criminal sale of a controlled substance, criminal 19 possession of controlled substance/paraphernalia, obscenity (selling/distributing sexual 20 material to a minor or exchanging computer pornography with a minor), a habitual felony 21 offender, aggravated assault, child abuse/neglect, reckless driving with serious bodily 22 injury, fleeing/attempting to elude a law enforcement officer, aggravated fleeing or 23 eluding a law enforcement officer causing serious body injury, luring or enticing a child 24 under 12 (2nd conviction), resisting an officer with violence, procuring a person under 18 25 for prostitution, selling or buying minors for sex trafficking/prostitution, 26 forcing/compelling/coercing a person for prostitution, or abuse/aggravated abuse/neglect 27 of an elderly person or a disabled adult. The Division may require applicants to provide 28 the final disposition for felony criminal cases on background checks received by the 29 Division from any source. Failure to provide the disposition of such cases shall result in

30 the denial of a driver's I.D. badge.

(1) Have no conviction, plea of guilty, nolo contendere or adjudication
 withheld of any of the following offenses determined by the Board to be necessary for the

1		protection of public safety (unless proof is shown that the applicant's civil rights have			
2		been restored):			
3	ï		(i)	Murder, attempted murder, attempted felony murder,	
4		manslaughter, (F.S. Chapter 782)			
5			(ii)	DUI manslaughter (F.S. 316.193(3));	
6			(iii)	Sexual battery, attempted sexual battery (F.S. 794.011);	
7			(iv)	Lewd or lascivious battery, attempted lewd or lascivious battery,	
8		lewd or lascivious molestation, lewd or lascivious conduct, or lewd or lascivious			
9		exhibition (F.S. Chapter 800);			
10		ŧ	(v)	Lewd or lascivious offense upon or in the presence or an elderly or	
11		disabled perso	on, atten	npted lewd or lascivious offense upon or in the presence of an	
12		elderly or disabled person (F.S. 825.1025);			
13			(vi)	Sexual performance by a child, attempted sexual performance by a	
14		child (F.S. 827.071);			
15			(vii)	Aggravated child abuse (F.S. 827.03);	
16			(viii)	Failure to register as a sexual predator (F.S. 775) or sexual	
17		offender (F.S. 943.0435);			
18			(ix)	Computer pornography, transmission of computer pornography,	
19		buying or sell	ing of n	ninors (F.S. Chapter 847);	
20			(x)	Kidnapping, attempted kidnapping, false imprisonment, or luring	
21		and enticing a child (F.S. Chapter 787);			
22			(xi)	Aggravated battery, attempted aggravated battery (F.S. 784);	
23			(xii)	Armed robbery, attempted armed robbery, carjacking, attempted	
24		carjacking, ho	me inva	usion, attempted home invasion (F.S. Chapter 812);	
25			(xiii)	Poisoning of food or water (F.S. 859.01);	
26			(xiv)	First degree burglary or attempted first degree burglary (F.S.	
27		810.02);			
28			(xv)	Arson or attempted arson (F.S. 806.01);	
29			(xvi)	Aggravated stalking (F.S. 784.048);	
30			(xvii)	Aggravated battery or aggravated assault on a law enforcement	
31		officer or othe	r specif	ied officer (F.S. 784.07);	
32			(xviii)	Aircraft piracy (F.S. 860.16);	
33			(xix)	Unlawful throwing, projecting, placing, or discharging of any	
34		destructive dev	vice or l	pomb or attempting to do so (F.S. 790.161);	

1		(xx)	Facilitating or furthering terrorism (F.S. 775.31);		
2		(xxi)	Treason (F.S. 876.32);		
3		(xxii)	Any offense committed in another jurisdiction that would be an		
4	offense listed in this paragraph if that offense had been committed in the State of Florida.				
5	(m) In addition, the person has not been declared to be one of the following:				
6		(i)	A Habitual Violent Felony Offender under F.S. 775.084(1)(b);		
7		(ii)	A Three-time Violent Felony Offender under F.S. 775.084(1)(c);		
8		(iii)	A Violent Career Criminal under F.S. 775.084;		
9		(iv)	A Prison Releasee Reoffender under F.S. 775.082(9)(a);		
10		(v)	A Sexual Predator under F.S. 775.21;		
11	(n)	All vel	nicle for hire drivers with current driver I.D. badges are required to		
12	notify the Division within ten (10) business days upon being convicted of any crime.				
13	(0)	Applic	ants shall have no unsatisfied civil penalties, judgments or		
14	administrative orders pertaining to this Ordinance.				
15	(p)	Every	application or renewal application for a driver's I.D. badge and		
16	application for amendment of a driver's I.D. badge, shall be in writing and signed by the				
17	applicant and	shall be	filed with the Palm Beach County Division of Consumer Affairs		
18	on a form prov	vided by	the Division together with the non-refundable driver's I.D. badge		
19	fees which shall not be subject to proration.				
20					
21	Each driver's	I.D. bad	ge shall be valid for a two-year period and shall be renewed every		
22	other year on t	the appl	icant's date of birth. The DCA may deny or revoke a vehicle for		
23	hire driver's I.	D. badg	e if it is determined that the applicant has misrepresented, omitted,		
24	or concealed a fact on the application, renewal application or replacement application. If				
25	the driver's I.I	D. badge	e is denied, the DCA shall not accept an application for said driver's		
26	I.D. badge for	one_(1)	year from the date the badge is denied, unless there is less than one		
27	(1) year to sati	sfy the	time restrictions in paragraph (1) above related to the following		
28	subparagraphs: (d), (e), (g), (h), (i), (j), or (k). In such situations, the applicant will be				
29	permitted to reapply for a driver's I.D. badge after the time requirements have been				
30	satisfied. If the driver's I.D. badge is revoked, the DCA shall not accept an application				
31	for said driver	's I.D. b	adge for one (1) year from the date the badge is revoked. Any		
32	person renewin	ng a driv	ver's I.D. badge must file a renewal application, furnish the		
33	documentation requested by the Division, and submit payment for the required non-				
34	refundable renewal fee(s) not more than ninety (90) days before the expiration date of a				

driver's I.D. badge. Persons who fail to reapply for their driver's I.D. badge 30 days prior to expiration, risk having a gap in their authorization to drive a for-hire vehicle. Persons who fail to submit their renewal application, required documentation and fees by the expiration date of the driver's I.D. badge must pay a non-refundable late fee, over and above the driver's renewal fee. Any applicant who fails to submit a renewal application within 1 year of the expiration of a current badge will be considered a new applicant when reapplying and no grandfathered provisions will apply. Said fees shall be established by resolution of the Board;

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(q) Shall submit to photographing (full face exposure/without sunglasses or head coverings) prior to the issuance of the permit/I.D. badge by the Division;

(r) Complete the driver's I.D. badge registration affidavits provided by the Division;

(s) Not possess a suspended or revoked driver's license as a result of a moving violation or have any outstanding and unsatisfied civil penalties, citations or judgments imposed due to violations of this Ordinance;

(t) Not violate the terms of a cease and desist order, assurance of voluntary compliance, notice to correct a violation or any other lawful order of the director;

(u) Not be enjoined by a court of competent jurisdiction from engaging in the
vehicle for hire business or was enjoined by a court of competent jurisdiction with
respect to any of the requirements of this Ordinance;

(v) Have no conviction or plea of guilty or nolo contendere regardless of
 adjudication of guilt in any military or foreign jurisdiction, federal, state, county or
 municipal jurisdiction within the United States for violations analogous or parallel to
 those violations enumerated in all sections herein.

(2) The driver of a vehicle for hire shall conspicuously display on the driver's person
through the use of a neck lanyard, or above the waist on the outermost garment, the
driver's I.D. badge issued pursuant to this Ordinance so that it is visible and available for
inspection to the public, Division personnel and all law enforcement officials while
engaged and on duty for a vehicle for hire business.

30 (3) Each driver's I.D. badge shall be developed by the Division. Each driver's I.D.
31 badge shall, at a minimum, contain the name of the driver, date of expiration, photo of
32 the driver, and such additional terms, conditions, provisions and limitations as were
33 imposed during the approval process. Drivers are required to submit a notarized affidavit
34 signed by each permitted vehicle for hire company with whom s/he is driving. The

affidavit (on a form prepared by the Division) shall also include a statement by the business owner that the driver is eligible to be insured under the company's insurance policy. When a driver is no longer driving for a vehicle for hire company, the driver is required to notify the Division within 10 business days. Failure to follow these requirements shall be a violation of this Ordinance.

(4) A Driver's I.D. Vehicle Placard shall be developed by the Division. Each Driver's I.D. Vehicle Placard shall, at a minimum, contain the name of the driver's date of expiration, photo of the driver, driver I.D. number and such additional provisions as may be deemed necessary by the Division. The Driver's I.D. Vehicle Placard shall be plainly visible to passengers at all times in taxicabs and non-medical transport units and available for inspection by passengers in all other vehicle types. The driver is responsible for assuring compliance with this Section. The Driver's I.D. Vehicle Placard is not required to be displayed in a non-medical transport unit being used to transport a passenger as a result of action initiated through "The Baker Act" Chapter 394, Florida Statutes or the "Marchman Act" Chapter 397, Florida Statutes.

16 (5) The Division may issue a replacement I.D. badge to any driver upon application, 17 payment of a non-refundable replacement fee, presentation of proof or a sworn affidavit 18 that the I.D. badge has been lost, stolen or for any other valid reason, and any other 19 documentation or requirement requested by the Division. The replacement fee shall be 20 established by resolution of the Board.

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(6) It shall be unlawful for any person to drive a vehicle for hire unless such person has a valid vehicle for hire driver's I.D. badge issued pursuant to this Section.

(7) It shall be unlawful for any person to drive a vehicle for any vehicle for hire
company which has not been granted a business permit pursuant to Section 7 of this
Ordinance.

(8) It shall be unlawful for any applicant for a vehicle for hire driver's I.D. badge to
 misrepresent, omit or conceal a fact on the application, renewal application or
 replacement application.

(9) Upon submission of the application, the Division shall provide the driver with a
receipt. No applicant shall be permitted to drive a vehicle for hire in Palm Beach County
until the Division has issued to him/her a driver's I.D. badge. The Division shall provide
the driver's I.D. badge within ten (10) business days following the submittal of the
application and all required documents. In the event the official criminal background
records furnished to the Division are insufficient and additional information is necessary,

the Division shall be permitted an additional twenty (20) business days to issue the driver's I.D. badge.

(10) No driver shall operate one or more vehicles for hire for more than 12 cumulative hours of driving within any 24-hour period as supported by a required vehicle trip manifest prepared by the driver and maintained by the vehicle for hire company.

- 6 (11) Drivers are required to provide a smoke free environment inside the vehicle at all
 7 times.
 - (12) Drivers must be hygienically clean, well groomed and neat.

(13) Passengers shall be offered a receipt for the fare collected.

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10 (14) Drivers shall not use abusive language or be discourteous to passengers or
11 Division personnel.

12 (15)Drivers must be able speak and understand English to the extent they can take 13 instruction from passengers and complete trip manifests and incident/accident reports. 14 (16) Upon initial application for a driver's I.D. badge, the Division or designated 15 agency shall examine each applicant and, at a minimum, determine the applicant's 16 knowledge of Palm Beach County geography and his/her ability to understand the 17 English language. A driver is only required to successfully complete the examination 18 one time. A driver/applicant which initially fails either the geography or English test may retake the test within 30 days at no additional charge. If a driver/applicant fails 19 20 either requirement during the retest, that person will be denied his/her I.D. Badge, but 21 may reapply and repay all applicable fees at anytime.

22 (17)Vehicle for Hire Drivers shall cooperate fully at all times with the Division in the 23 furnishing of information required in connection with requests for proof of driver's 24 license, vehicle insurance and/or driver's I.D. badge, during the process of applying to 25 renew a driver's I.D. badge, and during investigations of consumer complaints. Further, 26 Vehicle for Hire Drivers shall not obstruct, hamper or interfere with an investigation of 27 violations of this Ordinance conducted by Division personnel, any law enforcement 28 officer or employee of any other agency enforcing this Ordinance. At no time shall a 29 Vehicle for Hire Driver use abusive language or display discourteous, hostile, aggressive 30 or other inappropriate behavior toward passengers, other vehicle for hire drivers, vehicle

for hire business owners or their representatives, Division personnel, law enforcement officers or any agency authorized to enforce this Ordinance.

3 (18) All vehicle for hire drivers who own or lease the vehicle(s) they drive, shall 4 remove and surrender to the Division the vehicle decal and driver's I.D. badge within 5 ten (10) business days after he/she is no longer driving for that particular vehicle for hire business. Such owner/driver must also remove all vehicle signage and top lights within 6 7 ten (10) business days after he/she is no longer driving for the vehicle for hire business. 8 (19) Exemptions: Any person who possessed a valid driver's I.D. badge on the 9 effective date of this Ordinance shall be exempt from any new requirements of Section 10 17, paragraphs (1), (a-h), (j-m), (w). However, such persons would be ineligible to 11 receive a driver's I.D. badge and the driver's I.D. badge would be revoked if he/she is 12 convicted of new offenses as described in this Ordinance.

(20) Failure to comply with the provisions of this Section may result in the Division
denying an I. D. badge/placard, revoking or suspending the driver's I.D. badge/placard,
denying a renewal of such driver's I.D. badge/placard, issuing a civil citation, a
misdemeanor conviction or other such remedies available to the Division herein.

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Section 18. Fraudulent Transfer of Vehicle for Hire Company.

19 (1) A transfer of a vehicle for hire company to a successor company shall be deemed
20 a fraudulent transfer if said transfer is made by the vehicle for hire company for the
21 purpose of evading permit fees and/or civil penalties issued pursuant to this Ordinance.
22 In determining intent to defraud, consideration may be given among other factors to,
23 whether:

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(a) The transfer was to an insider;

(b) The vehicle for hire company retained possession or control of the
property transferred after the transfer;

(c) The transfer was disclosed or concealed;

(c) Before the transfer was made or obligation was incurred, the vehicle for
hire company had been sued or threatened with suit;

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(e) The transfer was of substantially all the vehicle for hire company's assets;

1 (f) The value of the consideration received by the vehicle for hire company 2 was reasonably equivalent to the value of the asset transferred or the amount of the 3 obligation incurred; 4 (g) The vehicle for hire company was insolvent or became insolvent shortly 5 after the transfer was made or the obligation was incurred; 6 (h) The transfer occurred shortly before or shortly after substantial permit fees 7 or civil penalties were incurred; and 8 (i) The vehicle for hire company transferred the essential assets of the 9 business to a lienor who transferred the assets to an insider of the vehicle for hire 10 company. 11 (2)It shall be a violation of this Ordinance for a Vehicle for Hire company to 12 fraudulently transfer a vehicle for hire company. 13 14 Section 19. Revocation, Suspension and Denial of Permits/I. D. Badges; Administrative Appeal 15 16 17 (1)The Division is authorized to deny, suspend or revoke business permits/ driver's 18 I.D. badges, upon written notice. Suspensions shall not be more than six (6) months. 19 Companies/Drivers not resolving issues related to suspensions within the six (6) month 20 suspension period will be subject to permit/I.D. Badge revocation. Said notice of 21 business permit/I.D. Badge denial, suspension or revocation shall be by personal service 22 (to the owner, driver or representative), by certified mail (return receipt requested) or 23 posting in a conspicuous place at the place of business or home of the driver. 24 (2)Upon receipt of the notice of denial, revocation, or suspension of a business 25 permit/I.D. badge, which notice shall specify the grounds for the denial, suspension or 26 revocation, the vehicle for hire company, person or driver shall be entitled to an appeal 27 according to the following: 28 (a) Administrative Appeal: Any vehicle for hire company, person or driver 29 which has had a business permit/driver's I.D. badge denied, revoked, or suspended by the 30 Division, may appeal such decision to the Consumer Affairs Hearing Board/Special 31 Master within twenty (20) days of receipt of the decision. A non-refundable filing fee 32 must accompany the written request for appeal. The business, person, driver or attorney 33 shall file a written notice of appeal signed by the business officer/owner, driver or 41 of 49

1attorney requesting a hearing and setting forth a brief statement of the reasons thereof.2The filing fee shall be established by resolution of the Board. The appeal shall be3reviewed at a hearing of the Consumer Affairs Hearing Board/Special Master within4sixty (60) days of receipt by the Division of the notice of appeal. The vehicle for hire5business/person/driver may be represented by an attorney and shall be entitled to present6a defense.

(b) Orders: At the conclusion of any hearing set forth in this section, the
Consumer Affairs Hearing Board/Special Master shall orally render its decision (order)
based on evidence entered into the record. The decision shall be by motion approved by
the affirmative vote of those members present and voting. The decision shall be stated in
a written order and mailed to the vehicle for hire company/driver not later than ten (10)
days after the hearing, and shall be deemed final agency action with regard to the matter
appealed.

14 (c) Court Appeal: Any person may appeal a final determination of the Consumer
15 Affairs Hearing Board/Special Master within thirty (30) days of the rendition of the decision
16 by filing a petition for writ of certiorari in the Circuit Court of the Fifteenth Judicial Circuit
17 in and for Palm Beach County, Florida.

(d) For purposes of appeal, the FDLE Criminal History/Records Reports and
 the State of Florida Department of Highway Safety and Motor Vehicles traffic/driving
 record report shall be deemed prima facie evidence and admitted into evidence before the
 Consumer Affairs Hearing Board/Special Master.

22 (3) All hearings and appeals shall be scheduled and determined as promptly as 23 practicable and in no event more than sixty (60) days from the date the written notice of 24 appeal was filed. Written notice of the time, date, and place of the hearing of the appeal 25 shall be served upon the appellant no later than twenty (20) days prior to the date of the 26 hearing. Said notice of hearing, shall be by personal service, certified mail or posting in 27 a conspicuous place at the place of business or home of the driver or person. Failure of the business to respond within the time frames specified herein or failure to appear at a 28 29 duly noticed hearing shall be deemed a waiver of the right to hearing and an admission of 30 the acts specified in the notice.

(4) The Consumer Affairs Hearing Board/Special Master shall consider the evidence and documentation as well as the statement offered by any interested party and shall consider the matter de novo and shall, upon the basis of the evidence before it, affirm, modify or reverse the decision of the Director.

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5 (5) If the Consumer Affairs Hearing Board/Special Master affirms the decision of the 6 Director to deny, suspend or revoke a business permit/driver's I.D. badge, the denial, 7 suspension or revocation shall be effective from the date of the Consumer Affairs 8 Hearing Board's/Special Master's written order. All decisions of the Consumer Affairs 9 Hearing Board/Special Master shall constitute final agency action for purposes of further 10 appeal.

11 (6) Suspension of the Business Permit/driver's I.D. badge: If, at the conclusion of the 12 hearing, the Consumer Affairs Hearing Board/Special Master decides to suspend the 13 Business Permit/driver's I.D. badge, a time certain shall be set as the period of 14 suspension. Prior to the end of such time certain, those violations for which the 15 suspension was imposed shall be corrected; otherwise, the suspended permit(s) shall be 16 automatically revoked. A fee of fifty percent (50%) of the business permit/driver's I.D. 17 badge fee shall be collected to reinstate the suspended permit(s)/driver's I.D. badge. 18 (7) Revocation of Business Permit/driver's I.D. badge: If, at the conclusion of the 19 hearing, the Consumer Affairs Hearing Board/Special Master decides to revoke the 20 business permit/driver's I.D. badge, the business/driver shall return the business permit 21 and/or the driver's I.D. badge/placard and remove and return all vehicle decals to the 22 Division. A vehicle for hire company or driver whose business permit/driver's I.D. badge

has been revoked, shall not be eligible to reapply as a new applicant for a period of one(1) year from the date of revocation.

(8) If the Consumer Affairs Hearing Board/Special Master reverses the decision of
the Director, the Director shall issue or restore the business permit/driver's I.D. badge.
(9) When the operating permit of a vehicle for hire company has been denied,

suspended or revoked, all vehicle for hire services shall immediately cease.

(10) In the event a written notice of appeal and accompanying filing fees are not
 submitted within the times frames outlined in this Ordinance, the decision of the Director

shall prevail.

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2 (11)Administrative Appeal – Insurance. When an operating permit has been 3 suspended or revoked for failure of the vehicle for hire business to obtain or maintain 4 required commercial liability insurance and the business wishes to appeal the 5 suspension/revocation, the vehicle for hire company may appeal such decision to the 6 Consumer Affairs Hearing Board/Special Master within 5 days of receipt of the decision. 7 The appeal shall be heard by the Consumer Affairs Hearing Board/Special Master within 8 10 days of receipt of the written appeal. A non-refundable filing fee must accompany the 9 written request for appeal. The filing fee shall be established by resolution of the Board. 10 (12)Effect of Appeal: An appeal of the decision of the Director to suspend or revoke 11 a business permit/driver's I.D. badge shall stay the effective date of the suspension or 12 revocation. A stay does not apply to a revocation or suspension of a business which 13 failed to maintain commercial liability insurance as required by Section 16. 14 (13)Hearing Procedures. Notwithstanding Section 11 A of Palm Beach County 15 Consumer Affairs Ordinance 77-10 (as may be amended from time to time), the 16 Consumer Affairs Hearing Board/Special Master shall give due regard to competent, 17 reliable and technical evidence which will aid the Consumer Affairs Hearing 18 Board/Special Master in making a fair determination of the matter, regardless of the 19 existence of any common law or statutory rule which might otherwise make improper the 20 admission of such evidence. All parties shall have an opportunity to present evidence and 21 argument on all issues involved, to conduct cross examination and submit rebuttal 22 evidence, and to be represented by counsel.

24 When appropriate, the general public may be given an opportunity to present oral or 25 written communications. The Consumer Affairs Hearing Board/Special Master may 26 consider any evidence, including evidence of the general reputation of the petitioner. 27 All testimony shall be under oath and shall be recorded. Formal rules of evidence shall not apply, but fundamental due process shall be observed and shall govern the 28 29 proceedings. Irrelevant, immaterial or unduly repetitious evidence may be excluded but 30 all the other evidence of a type commonly relied upon by reasonably prudent persons in 31 the conduct of their affairs shall be admissible, (including hearsay) whether or not such 32 evidence would be admissible in a trial in the courts of Florida. Orders of the Consumer Affairs Hearing Board/Special Master shall be based on competent and substantial 33 44 of 49

evidence. The petitioner shall have the burden of proof by a preponderance of the evidence.

Section 20. Enforcement

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(1) Any violation of this Ordinance is a civil infraction.

Any person who has committed an act in violation of this Ordinance shall receive
 a citation from the Division or any law enforcement officer who has probable cause to
 believe that the person has committed a civil infraction in violation of this Ordinance.

(3) The county court shall have jurisdiction over all violations of thisOrdinance.

(4) The county clerk shall:

(a) Accept designated fines and issue receipts therefore;

(b) Provide a uniform citation form serially numbered for notifying alleged violators to appear and answer to charges of violation of this Ordinance. Such citation forms shall be issued to and receipted by the Division.

(5) Violation of any provision of this Ordinance shall be punishable by a fine not to exceed Five Hundred dollars (\$500.00). Any person who has violated any provision of this Ordinance shall be fined an amount as established by resolution of the Board.

20 (6) Any person issued a citation shall be deemed to be charged with a civil violation
21 and shall comply with the directives on the citation.

(7) Payment shall be made, either by mail or in person, to the Violations Bureau
within the time specified on the citation. If a person follows this procedure, s/he shall be
deemed to have admitted the infraction and to have waived his/her right to a hearing on
the issue of commission of the infraction.

(8) All fines collected as a result of said citations (except those fines collected as a
result of citations issued by municipal law enforcement officers, which shall be remitted
by the Clerk of the Court directly to the municipality issuing the citation) shall be paid
into the County Treasury and deposited into the general fund for the Division and used
for the vehicle for hire program. Pursuant to Florida Statutes 938.01, 938.17 and 938.19,
mandatory costs shall be assessed against every person convicted of a violation of this
Ordinance.

33 (9) Any person who fails to make payment within the specified period shall be
34 deemed to have waived his/her right to pay the civil penalty as set forth in the citation.
35 (10) Any person who elects to appear before the court to contest the citation shall be

deemed to have waived his/her right to pay the civil penalty. The court, after a hearing, shall make a determination as to whether a violation has occurred and may impose a civil penalty not to exceed Five Hundred dollars (\$500.00) plus court costs.

(11) If a person fails to pay the civil penalty, or fails to appear in court to contest the citation, s/he shall be deemed to have waived his/her right to contest the citation; and in such case, a default judgment may be entered and the judge shall impose a fine at that time. An order to show cause may be issued. If the fine is paid, the case shall be dismissed. If the fine is not paid, judgment may be entered up to the maximum civil penalty.

- (12) Any person cited for an infraction under this Ordinance shall sign and accept the
 citation indicating a promise to pay the fine or appear in court. Any person who willfully
 refuses to sign and accept a citation issued by an officer shall be guilty of a misdemeanor
 of the second degree, punishable as provided by Florida Statutes 775.082 or 775.083.
- 14 (13) The Division may require mandatory court appearances for violations resulting in 15 the issuance of a third or subsequent citation to a person. The citation shall clearly inform 16 the person of the mandatory court appearance. The Division shall maintain records to 17 prove the number of citations issued to the person. Persons required to appear in court do 18 not have the option of paying the fine instead of appearing in court.
- 19 (14)Failure to comply with the requirements of this Ordinance shall constitute a 20 violation of a County Ordinance, and shall be punishable, upon conviction, pursuant to 21 Section 125.69(1), Florida Statutes, by a fine not to exceed Five Hundred dollars 22 (\$500.00) per violation or imprisonment not exceeding sixty (60) days, or both such fine 23 and imprisonment. Each permit/I. D. badge not in compliance and each day in which a 24 violation of this Ordinance exists shall constitute a separate offense. In addition to the 25 sanctions contained herein, the County shall take any other appropriate legal action, 26 including, but not limited to, administrative action, enforcement through an alternative 27 code enforcement Ordinance pursuant to Section 162, Parts I and II, Florida Statutes and 28 requests for temporary and permanent injunctions to enforce the provisions of this 29 Ordinance. It is the purpose of this Ordinance to provide additional cumulative remedies.
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Section 21. Violations

False Statements on Applications. It shall be unlawful for any person to
 knowingly and intentionally make or cause to be made any false statement in writing or
 the omission of material information for the purpose of procuring a vehicle for hire

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permit, vehicle decal or driver's I.D. badge or to knowingly and intentionally make any false statements or entries or material omissions on the records required to be kept by this Ordinance.

(2) Failure to comply with the provisions of this Section may result in the Division denying a permit(s)/Driver's I. D. badge, revoking or suspending of the permit(s)/Driver's I. D. badge, denying the renewal of such permits, issuing a civil citation, a misdemeanor conviction or other such remedies available to the Division herein.

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Section 22. Appeals

Any person may appeal a final determination of the Consumer Affairs Hearing Board/ Special Master within thirty (30) days of the rendition of the decision by filing a notice of administrative appeal in the Circuit Court of the Fifteenth Judicial Circuit in and for Palm Beach County, Florida.

16 Section 23. Fees

All fees required by this Ordinance and established by resolution are non-refundable and shall be deposited in a separate County account and used exclusively to accomplish the purposes of this Ordinance.

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Section 24. Penalties

Any person convicted of violating any portion of this Ordinance shall be punished as provided by law.

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<u>Section 25. Start-up</u>

(1) Renewal of existing permitted vehicle for hire companies and vehicle decals shall
become effective March 1, 2009. Renewal applications for the licensing period which
begins March 1, 2009 must be submitted to the Division by December 31, 2008. Late
fees for renewal applications will apply as of January 1, 2009. Enforcement of all other
sections of the Ordinance, unless excluded in this section, shall become effective upon
the effective date of this Ordinance.

Wehicles being used and decaled prior to the effective date of this Ordinance must
 comply with the age, color scheme and signage requirements for four (4) inch letters and
 unique /decaled numbers when permit applications or renewals are submitted for the
 47 of 49

1 permit year which begins January 1, 2010.

(3) After March 1, 2009 new vehicles added to the fleet of existing permitted companies or newly permitted companies will be subject to all requirements of this Ordinance.

(4) The Mechanical/Safety Inspection requirements of Section 15 shall not be required until application renewals are submitted for the permit year which begins
January 1, 2010. After March 1, 2009 all new or replacement vehicles added to existing fleets of currently permitted companies or from newly permitted companies shall be required to meet the Mechanical/Safety Inspection requirements.

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Section 26. Repeal of Laws in Conflict

All local laws and ordinances applying to the unincorporated area of Palm Beach County in conflict with any provision of this Ordinance are hereby repealed to the extent of any conflict.

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Section 27. Savings Clause

Notwithstanding Section 26 regarding repeal of laws in conflict, all administrative and court orders, fines, and pending enforcement issued pursuant to this authority and procedures established by Ordinance No. 2001-15 shall remain in full force and effect.

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Section 28. Jurisdiction

This Ordinance shall be effective throughout the unincorporated areas of the County. This Ordinance shall be effective in municipalities unless the municipality opts out or shall be effective up to the extent of conflict with the municipal ordinance.

26 Section 29. Severability

If any section, paragraph, sentence, clause, phrase, or word of this Ordinance is for any
reason held by the Court to be unconstitutional, inoperative or void, it is the intent of the
Board of County Commissioners that such holding shall not affect the remainder of this
Ordinance.

34 Section 30. Inclusion in the Code of Laws and Ordinances 48 of 49 1 The provisions of this Ordinance shall become and be made a part of the code of laws 2 and ordinances of Palm Beach County, Florida. The sections of this Ordinance may be 3 renumbered or re-lettered to accomplish such, and the word "ordinance" may be changed 4 to "section", "article", or any other appropriate word.

Section 31. Effective Date

The provisions of this Ordinance shall become effective upon filing with the Department of State.

APPROVED AND ADOPTED by the Board of County Commissioners of Palm Beach County,

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on the ______ day of ______, 2008.

By:__

SHARON R. BOCK, CLERK & COMPTROLLER PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS

By:

Deputy Clerk

Addie L. Greene, Chairperson

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

By:

County Attorney

EFFECTIVE DATE:

Filed with the Department of State on the _____ day of _____, 2008.

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ATTACHMENT 3

RESOLUTION OF FEES, FINES AND MINIMUM INSURANCE LEVELS

RESOLUTION NO. R-2008-____

A RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA ESTABLISHING FEES, FINES AND INSURANCE LEVELS FOR THE VEHICLE FOR HIRE ORDINANCE.

WHEREAS, SECTION 125.01(n), Florida Statutes authorizes Palm Beach County to license and regulate taxicabs, limousines for hire, and other passenger vehicles for hire that operate in the County; and

WHEREAS, the Palm Beach County Vehicle for Hire Ordinance, requires certain fees to be established by resolution of the Board of County Commissioners; and

WHEREAS, Section 23 of the Vehicle for Hire Ordinance provides that all such fees collected shall be deposited in a separate account and shall be used exclusively to accomplish the purpose of the Ordinance; and

WHEREAS, the Palm Beach County Vehicle for Hire Ordinance Section 20,

paragraph (5) requires a schedule of civil fines for violations of the Ordinance to be established by resolution of the Board of County Commissioners; and

WHEREAS, the Palm Beach County Vehicle for Hire Ordinance Section 16, paragraph (1) requires each vehicle for hire company to meet or exceed minimum commercial automobile liability insurance limits established by resolution of the Board of County Commissioners.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, that:

- A) The following fees shall be established:
 - Annual vehicle for hire business permit application fee for companies permitted after the effective date of the Ordinance (8.1).....\$100
 Annual vehicle for hire business permit application for
 - Annual vehicle for hire business permit application fee for companies permitted before the effective date of the Ordinance (8.1)......\$75
 - 3) Business name/ownership change fee (8.3.f).....\$100

4)	Annual business permit application fee for companies which also have municipal permit (in Palm Beach County) (6.1)
5)	Vehicle for hire business permit application late fee (8.3.a) Late up to 30 days\$100 Late 31 – 60 days\$150 Late 61 days and up to 1 year from date of expiration \$200
6)	Vehicle for hire business application refiling fee (8.3.c) \$50
7)	Annual vehicle decal fee for companies permitted after the effective date of the Ordinance (11.1.d)\$75
8)	Annual vehicle decal fee for companies permitted before the effective date of the Ordinance (11.1.d) \$50
9)	Annual vehicle decal fee for the first 2 years of registration for any hybrid vehicle that employs a combustion engine system together with an electric propulsion system (11.1.d)
10)	Annual vehicle decal fee for companies which also register vehicles with municipalities (in Palm Beach County) (6.1)
11)	Vehicle decal replacement fee (11.8)\$10
12)	2 year driver's I.D. badge and placard fee (17.1 & 17.4) (No proration) \$60
13)	Driver I.D. badge/placard late fee (up to 1 year) (17.1.q)\$30
14)	Driver I.D. badge or placard replacement fee (17.5)\$30
15)	Administrative appeal filing fee (19.2)\$100
16)	Administrative appeal filing fee for no proof/lapse of insurance (19.11)\$100
17)	Neck lanyards, placard sleeves or placard holders (Costs plus up to 20 percent) Various
18)	Florida Department of Law Enforcement Criminal History Record Check (or cost to County from FDLE) \$24
19)	Short term vehicle placard (11.5)\$25
20)	Inspection rescheduling fee (15.2.d)\$25
21)	Failure to appear for a Rescheduled Inspection Fee (15.2.d)\$50
22)	Failed vehicle re-inspection fee (15.2.f)\$50

23) Administrative insurance reactivation fee (16.8) First occurrence......\$250 All other occurrences\$500

B) The following civil fines shall be established:

 Violations of Section 16 (commercial automobile liability insurance requirements) and Section 8.1 (operating a vehicle for hire or working as a broker without a permit) be set at: \$500 - first offense, \$500 - second offense and \$500 - third offense (with a possible mandatory court appearance).

2) Violations of Section 17 (driver requirements) be set at: \$250 - first offense, \$500 - second offense and \$500 - third offense (with a possible mandatory court appearance).

3) Violations for all other sections of the ordinance be set at: \$150 first offense, \$300 - second offense and \$500 - third offense (with a possible mandatory court appearance).

C) Each vehicle for hire company shall insure each for-hire vehicle with commercial automobile liability insurance for passenger transportation which meets or exceeds the following minimum requirements:

1) Three Hundred Thousand dollars (\$300,000.00) for injuries per occurrence or accident,

2) One Hundred Twenty Five Thousand dollars (\$125,000.00) for injuries per person in any one (1) occurrence or accident, and

3) Fifty Thousand dollars (\$50,000.00) for property damage in any one(1) occurrence or accident.

As an alternative to numbers 1) through 3) above, commercial automobile liability insurance may be secured at a minimum of Three Hundred Thousand dollars (\$300,000) combined single limit (CSL).

Page 3 of 4

D) Resolution No. R-2001-0577 previously adopted for vehicle-for-hire fees and citations is hereby repealed.

E) The effective date for these fees and fines shall be the effective date of
 Ordinance 2008-____.

The foregoing resolution was offered by Commissioner

who moved its adoption. The motion was seconded by

Commissioner_____, and upon being put to a vote, the vote was as follows:

COMMISSIONER ADDIE L. GREENE, CHAIR COMMISSIONER JOHN F. KOONS, VICE CHAIR COMMISSIONER KAREN T. MARCUS COMMISSIONER ROBERT J. KANJIAN COMMISSIONER MARY McCARTY COMMISSIONER BURT AARONSON COMMISSIONER JESS R. SANTAMARIA

The Chair thereupon declared the resolution duly passed and adopted this day of September, 2008.

PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS

Sharon R. Bock, Clerk & Comptroller

By:____

Deputy Clerk

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

By:

Assistant County Attorney

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ATTACHMENT 4 CHART COMPARING CURRENT AND RECOMMENDED FEES, FINES AND MINIMUM INSURANCE LEVELS

Attachment 4

Palm Beach County Vehicle for Hire Ordinance **Comparison between Current & Proposed** Fees, Fines, Minimum Liability Insurance Requirements As of 9/10/2008

Recommended Fees Fee Type	Current	Proposed
Annual Vehicle for Hire Business Permit Application Fee 8.1	\$100	New companies \$100 Renewing companies \$75
Business name change or ownership change fee 8.3.f	\$100	\$100
Annual Vehicle for Hire Business Permit Application	\$100	\$100
Fee for companies which also have municipal permits 6.1	\$25	\$25
Vehicle for Hire Business Permit Application Late Fee 8.3.a	\$100	Up to 30 days \$100 From 31 to 60 days \$150 61 days or more \$200
Vehicle for Hire Business Permit Refiling Fee 8.3.c	\$50	\$50
Annual Vehicle Decal Fee 8.1.d	\$75	New Companies \$75 Renewing companies \$50
Annual Vehicle Decal Fee for the first 2 years of registration for any hybrid vehicle	\$75	\$0
Annual Vehicle Decal Fee for companies who also register vehicles with municipalities 6.1	\$10	\$10
Vehicle Decal Replacement Fee 11.8	\$25	\$10
Driver's I.D. Badge Fee (2 years) 17.1	\$50	(Includes placard) \$60
Driver's I.D. Badge Late Fee 17.1.q	\$30	Up to 1 year \$30
Driver's I.D. Badge or Placard Replacement Fee 17.4	\$15	\$30
Administrative Appeal Filing Fee 19.2.a	\$50	\$100
Administrative Appeal Filing Fee for no proof of insurance 19.11	None	\$100
Neck lanyards (Cost plus up to 20 percent)	Various	Various
Florida Department of Law Enforcement Criminal History Record Check (Cost to County by FDLE)	Currently \$24	Same
Short term Vehicle Decal Fee 11.5	\$75	\$25
Inspection Rescheduling Fee 15.2.d	None	\$25
Failed to Appear for Rescheduled Inspection Fee 15.2.d	None	\$50
Administrative Insurance Reactivation Fee 16.6	None	First time \$250 All other instances \$500
Reinstatement Fee for Suspended Business/Driver I.D. Badge (50% of regular fees) 19.6 (except when the Administrative Insurance Reactivation Fee is applied)	None	Business \$50 Driver I.D. Badge \$30

Recommended Citation Fines (Civil)

Ordinance Section	Current 1 st , 2 nd , 3 rd Offense	PROPOSED 1 st 2 nd , 3 rd Offense
Compliance with Ordinance		
VFH08-Sec. 4.3 Failed to cooperate with or interference with Division personnel with regard to proof of licensure, permitting insurance, registrations, investigations, or abusive language and behavior toward Division personnel.	150 / 300 / 500	150 / 300 / 500

Ordinance Section	Current 1 st , 2 nd , 3 rd Offense	PROPOSED 1 st 2 nd , 3 rd Offense
Advertising	Onense	
VFH08-Sec. 5.1 Advertising without valid County Permit number, name of company, physical address of company and phone number on all advertising.	150 / 300 / 500	150 / 300 / 500
VFH08-Sec. 5.2 Failed to display required company information on vehicle.	150 / 300 / 500	150 / 300 / 500
VFH08-Sec. 5.3 Failed to display vehicle number on vehicle.	150 / 300 / 500	150 / 300 / 500
VFH08-Sec. 5.4 Failed to advertise taximeter rates on exterior of vehicle.	150 / 300 / 500	150 / 300 / 500
VFH08-Sec. 5.6 Failed to meet requirements of signage at PBIA or Port of Palm Beach.	150 / 300 / 500	150 / 300 / 500
Reciprocity		
VFH08-Sec. 7.1 Failed to meet requirements for Out of County Origin Exception and/or provide written manifests for pre-arranged out of county fares.	150 / 300 / 500	150 / 300 / 500
VFH08-Sec. 7.2 Failed to meet PBIA & Port of Palm Beach VFH out of county origin requirements.	150 / 300 / 500	150 / 300 / 500
Business Permit Application		
VFH08-Sec. 8 Operating as VFH company or Broker without county permit.	150 / 300 / 500	500 / 500 / 500
VFH08-Sec. 8.2 Allowed person to operate VFH without valid VFH Driver ID Badge.	100 / 200 / 400	500 / 500 / 500
VFH08-Sec. 8.3(f) Failed to notify Division of company name change or ownership.	N/A	150 / 300 / 500
VFH08-Sec. 8.5 Failed to notify Division of changes to company or vehicle information within 20 days.	N/A	150 / 300 / 500
VFH08-Sec. 8.9 Failed to maintain commercial business office or residential home office in Palm Beach County.	N/A	150 / 300 / 500
VFH08-Sec. 8.11 Failed to notify the Division that driver is no longer insured by the VFH company's Commercial Automobile Liability insurer.	N/A	150 / 300 / 500
VFH08-Sec. 8.12 Failed to remove and surrender to the Division, vehicle decals, within 10 days of removal of the vehicle from service.	N/A	150 / 300 / 500
Records VFH08-Sec. 9 Failed to maintain and provide records for required period of time.	N/A	150 / 300 / 500
Vehicle Requirements		
VFH08-Sec. 10 Failed to meet requirements of this section.	N/A	150 / 300 / 500
VFH08-Sec. 10.1 Failed to meet age requirements. VFH08-Sec. 10.2 Operating any VFH equipped with	N/A N/A	150 / 300 / 500 150 / 300 / 500
taximeter, except taxis. VFH08-Sec. 10.2 Failed to meet vehicle type	N/A	150 / 300 / 500
requirements. VFH08-Sec. 10.3(a) Failed to meet requirements for	N/A	150 / 300 / 500
taxi top light. VFH08-Sec. 10.3(b)(c) Failed to meet uniform color	N/A	150 / 300 / 500
and signage requirements. VFH08-Sec. 10.3(d) Operating Taxi without taximeter	N/A	150 / 300 / 500
or without calibrated taximeter. VFH08-Sec. 10.3(g) Operating vehicle without seal and current calibration decal on taximeter.	N/A	150 / 300 / 500

Ordinance Section	Current 1 st , 2 nd , 3 rd Offense	PROPOSED 1 st 2 nd , 3 rd Offense
Decal Requirements		I
VFH08-Sec. 11 Operating VFH without current VFH decal on vehicle windshield.	150 / 300 / 500	150 / 300 / 500
VFH08-Sec. 11.3 Failed to properly affix VFH decal and/or affix in proper location on vehicle.	150 / 300 / 500	150 / 300 / 500
VFH08-Sec. 11.5 Operating VFH with expired short term 30 day vehicle decal.	N/A	150 / 300 / 500
VFH08-Sec. 11.6 Use of duplicated VFH decal.	N/A	150 / 300 / 500
VFH08-Sec. 11.9 Failed to display <i>Vehicle for Hire</i> <i>Service Standards</i> decal in passenger compartment.	150 / 300 / 500	150 / 300 / 500
Safety & Appearance		150 / 200 / 500
VFH08-Sec. 13 Failed to meet Safety & Appearance requirements.	N/A	150 / 300 / 500
Non-Emergency Medical		· · · · · · · · · · · · · · · · · · ·
VFH08-Sec. 14.1 Providing transportation for persons requiring: (a) Intravenous fluid administration while in route, (b) Direct medical attention while in route, (c) Persons on ventilator requiring a power source, (d) Medical care who is unattended by a healthcare professional, (e) Orthopedic traction during transport, (f) Oxygen and is unable to manage his/her equipment without assistance.	N/A	150 / 300 / 500
VFH08-Sec. 14.2-4 Failed to meet vehicle design requirements.	N/A	150 / 300 / 500
VFH08-Sec. 14.7 Failed to be equipped with: (a) First Aid Kit, (b) Bodily Fluid Spill Kit, and/or (c) 10 lb. ABC Fire Extinguisher.	N/A	150 / 300 / 500
Inspections	I	· · · · · · · · · · · · · · · · · · ·
VFH08-Sec. 15 Failed to meet mechanical, safety and/or signage requirements.	150 / 300 / 500	150 / 300 / 500
VFH08-Sec. 15.1(c) Failed to use certified technician to inspect vehicle	N/A	150 / 300 / 500
VFH08-Sec. 15.2(h) Failed to meet inspection requirement of the Ordinance.	N/A	150 / 300 / 500
VFH08-Sec. 15.3 Unauthorized removal of "Red Tag"	N/A	150 / 300 / 500
Insurance		
VFH08-Sec. 16 Failed to meet commercial automobile liability insurance requirements	250 / 500 / 500	500 / 500 / 500
VFH08-Sec. 16.5 Providing false or fraudulent insurance documents.	N/A	Revocation
Driver Requirements		
VFH08-Sec. 17.1Failed to Obtain VFH Driver ID Badge to operate any VFH.	100 / 200 / 400	250 / 500 / 500
VFH08-Sec. 17.1(n) Failed to notify Division within 10 days of conviction of crime.	N/A	150 / 300 / 500
VFH08-Sec. 17.2 Failed to visibly display VFH Driver ID Badge while on duty.	100 / 200 / 400	150 / 300 / 500
VFH08-Sec. 17.3 Failed to notify Division within 10 days when no longer driving for VFH company.	N/A	150 / 300 / 500
VFH08-Sec. 17.9-15 Failed to meet minimum driver standards.	N/A	150 / 300 / 500

Ordinance Section	Current 1 st , 2 nd , 3 rd Offense	PROPOSED 1 st 2 nd , 3 rd Offense
VFH08-Sec. 17.18 Failed to remove and surrender to the Division, vehicle decal and Driver I.D. Badge within 10 days from association with VFH business. Failed to remove vehicle signage and top lights within 10 days from association with VFH business.	N/A	150 / 300 / 500

Recommended Commercial Automobile Liability Minimum Insurance

Insurance Type	Current	Proposed
Amount for injuries per occurrence or accident	\$300,000	\$300,000
Amount for injuries per person in any 1 accident	\$100,000	\$125,000
Amount for property damage in any one occurrence or accident	\$50,000	\$50,000
An alternative, commercial automobile liability insurance may be secured for combined single limit (CSL)	N/A	\$300,000

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