

SunLine Services Group May 22, 2019 9:00 a.m.- 10:30 a.m.

AGENDA

TAXI COMMITTEE

Wellness Training Room 32-505 Harry Oliver Trail Thousand Palms, CA 92276

In compliance with the Brown Act and Government Code Section 54957.5, agenda materials distributed 72 hours prior to the meeting, which are public records relating to open session agenda items, will be available for inspection by members of the public prior to the meeting at SunLine Transit Agency's Administration Building, 32505 Harry Oliver Trail, Thousand Palms, CA 92276 and on the Agency's website, www.sunline.org.

In compliance with the Americans with Disabilities Act, Government Code Section 54954.2, and the Federal Transit Administration Title VI, please contact the Clerk of the Board at (760) 343-3456 if special assistance is needed to participate in a Board meeting, including accessibility and translation services. Notification of at least 48 hours prior to the meeting time will assist staff in assuring reasonable arrangements can be made to provide assistance at the meeting.

<u>ITEM</u>

RECOMMENDATION

- 1. CALL TO ORDER
- 2. ROLL CALL
- 3. PRESENTATIONS
- 4. FINALIZATION OF AGENDA
- 5. PUBLIC COMMENTS

RECEIVE COMMENTS

NON AGENDA ITEMS

Members of the public may address the Committee regarding any item within the subject matter jurisdiction of the Committee; however, no action may be taken on off-agenda items unless authorized. Comments shall be limited to matters not listed on the agenda. Members of the public may comment on any matter listed on the agenda at the time that the Board considers that matter. Comments may be limited to 3 minutes in length.

SUNLINE SERVICES GROUP TAXI COMMITTEE MAY 22, 2019

ITEM

6. COMMITTEE MEMBER COMMENTS

7. CONSENT CALENDAR

All items on the Consent Calendar will be approved by one motion, and there will be no discussion of individual items unless a Board Member requests a specific item be pulled from the calendar for separate discussion. The public may comment on any item.

	 7a) Checks \$1,000 and Over Report for March 2019 7b) Monthly Budget Variance Report for March 2019 7c) Taxi Trip Data for April 2019 7d) Metric (Taxi Expense vs Taxi Revenue) March 2019 	(PAGE 3-4) (PAGE 5-7) (PAGE 8-9) (PAGE 10-11)
8.	ORDINANCE, REGULATION AND FEE SCHEDULE CHANGES (Staff: Michal Brock, Taxi Administrator)	DISCUSSION (PAGE 12-103)
9.	SUNLINE REGULATORY ADMINISTRATION DRAFT FY20 BUDGET (Staff: Luis Garcia, Deputy Chief Financial Officer)	DISCUSSION (PAGE 104-115)

10. ADJOURN

RECOMMENDATION

RECEIVE COMMENTS

RECEIVE & FILE

SunLine Services Group

CONSENT CALENDAR

DATE: May 22, 2019

RECEIVE & FILE

- TO: Taxi Committee Board of Directors
- RE: SSG/SRA Checks \$1,000 and Over Report for March 2019

Summary:

The checks \$1,000 and over report lists all of the checks processed at the Agency with a value of over \$1,000 for a given month. Items identified in bold font represent "pass through" payments that were, or will be, reimbursed to SunLine under the provisions of specific grants or contracts. Items identified with underlines represent "shared" payments with SunLine and specific vendors/employees.

 For the month of March, the largest payment issued represents reimbursements made to Sunline Transit Agency (STA) for SunLine Regulatory Administration (SRA) payments made to STA for allocations of overhead costs for SRA operations.

Recommendation:

Receive and file.

SunLine Regulatory Administration Checks \$1,000 and Over For the month of March 2019

NOTE: 1). Bold check payments represent "pass through" payments that were, or will be reimbursed to SunLine under the provisions of specific grants or contracts. 2). Underlined check payments represent "shared" payments with SunLine and specific vendors/employees.

Vendor Filed As Name	Description	Check #	Payment Date	Payment Amount
Bank Code: SRA-SRA Operating SUNLINE TRANSIT AGENCY	Operating Expense Allocation Oct 2018-Jan 2019	90597	03/01/2019	28,024.93
SUNLINE TRANSIT AGENCY	Payroll Liabilities 3/22/19	90608	03/29/2019	4,737.96
SUNLINE TRANSIT AGENCY	Payroll Liabilities 3/08/19	90606	03/22/2019	4,429.57
SUNLINE TRANSIT AGENCY	SRA Overhead Mar 2019	90601	03/08/2019	2,903.75
BURKE, WILLIAMS & SORENSEN, LLP	Jan 2019 Legal Services	90598	03/08/2019	1,504.35
BURKE, WILLIAMS & SORENSEN, LLP	Feb 2019 Legal Service	90603	03/22/2019	1,464.00
Total Checks Over \$1,000 Total Checks Under \$1,000 Total Checks	\$43,064.56 \$409.89 \$43,474.45			

RECEIVE & FILE

SunLine Services Group

CONSENT CALENDAR

- DATE: May 22, 2019
- TO: Taxi Committee Board of Directors
- RE: Monthly Budget Variance Report for March 2019

Summary:

The budget variance report compares revenues and expenses to the respective line item budgets. The report identifies current monthly revenues and expenses as well as year to date (YTD) values. The current monthly budget values are calculated by taking 1/12th of the annual budget and the YTD budget values are calculated by dividing the yearly budget by the number of months progressed through the fiscal year.

- As of March 31, 2019, the organization's revenues are \$4,257 over budget or 3.1% above the YTD budget. Expenditures are \$37,327 under budget or 15.8% below the YTD budget.
- The net YTD operating gain (loss) after expenses is (\$54,469).

Recommendation:

Receive and file.

SunLine Regulatory Administration Budget Variance Report March 2019

			Current Mont	h		Yea	r to Date	
Description	FY 19 Total Budget	Actual	Budget	Favorable (Unfavorable)	YTD Actual	FY 19 YTD Budget	Favorable (Unfavorable)	Percentage Remaining
Revenues:								
Meter Readings	46,347	0	3,862	(3,862)	46,512	34,760	11,751	-0.4%
Taxi Business Permit	58,327	11,668	4,861	6,807	35,004	43,745	(8,741)	40.0%
Revenue Fines	3,000	488	250	238	688	2,250	(1,563)	77.1%
New Driver Permit Revenue	9,000	45	750	(705)	2,925	6,750	(3,825)	67.5%
Driver Transfer Revenue	1,000	0	83	(83)	1,000	750	250	0.0%
Driver Renewal Revenue	10,000	175	833	(658)	3,000	7,500	(4,500)	70.0%
Driver Permit Reinstatement/Replacement	25	0	2	(2)	10	19	(9)	60.0%
Vehicle Permit Revenue	58,242	7,800	4,854	2,947	54,575	43,682	10,894	6.3%
Total Revenue	185,941	20,175	15,495	4,680	143,713	139,456	4,257	22.7%
Expenses:								
Salaries and Wages	112,555	7,399	9,380	1,981	86,319	84,416	(1,902)	23.3%
Fringe Benefits	70,138	4,605	5,845	1,240	38,115	52,604	14,488	45.7%
Services	96,000	4,686	8,000	3,314	53,496	72,000	18,504	44.3%
Supplies and Materials	5,019	179	418	239	1,714	3,764	2,050	65.9%
Utilities	4,816	401	401	0	3,612	3,612	0	25.0%
Casualty and Liability	17,774	1,481	1,481	0	13,331	13,331	0	25.0%
Taxes and Fees	20	0	2	2	25	15	(10)	-25.1%
Miscellaneous	7,690	64	641	577	1,570	5,768	4,197	79.6%
Total Expenses	314,012	18,815	26,168	7,352	198,182	235,509	37,327	36.9%
Total Operating Surplus (Deficit)	\$ (128,071)	\$ 1,360			\$ (54,469)			

Budget Variance Analysis - SunLine Regulatory Administration

Revenue - Favorable

- Taxi franchises pay the full year's vehicle permits during the peak months of October through April.
- As of January 2019, SunLine Regulatory administration will no longer be collecting a meter reading revenue, instead it will be collecting a Taxi Business Permit fee.

Salaries and Wages - Unfavorable

- In January the Taxi Investigator position was eliminated and additional expenses were incurred to close out the position.
- Allocated salary expenses have been higher November through February to assist with Agency needs. The addition of Taxi Administrator
- will reduce allocated expenses for the remainder of the fiscal year.

Fringe Benefits - Favorable

• Fringe benefit savings are within an acceptable range of the budgeted amount.

Services - Favorable

• Service expenditures have been lower than projected for legal and auditing services.

Supplies and Materials - Favorable

• The favorable variance is mainly attributed to savings in office supply costs, and repair part expenses.

Utilities - Favorable

• Utility expenses are within an acceptable range of the budget.

Casualty and Liability - Favorable

• Casualty and liability expenses are within an acceptable range of the budget.

Taxes and Fees - Unfavorable

• Unfavorable balance is attributed to increased use of support vehicles.

Miscellaneous - Favorable

- The favorable balance is mainly attributed to savings in travel and training expenses.
- Travel & training savings can be attributed to different times at which training sessions are attended.

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SunLine Transit Agency

CONSENT CALENDAR

- DATE: May 22 , 2019
- TO: Taxi Committee Board of Directors
- RE: Taxi Trip Data April 2019

Summary:

The attached report summarizes the total number of taxi trips generated in the Coachella Valley for the most recent three month period. A second graph shows the total taxi trips for the current fiscal year compared to the two previous fiscal years. TNC operations continue to negatively impact taxicab ridership in our jurisdiction. There have been 64,368 fewer taxi trips to date in FY19 than for the same period in FY18 and 3,380 fewer taxi trips in April 2019 compared to April 2018.

Recommendation:

Receive and file.



Measures the total number taxi trips taken year to date for FY 2017, 2018 and 2019

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SunLine Transit Agency

CONSENT CALENDAR

- DATE: May 22, 2019
- TO: Taxi Committee Board of Directors
- RE: Metric (Taxi Expense vs Taxi Revenue) March 2019

Summary:

The graph displays revenue and expenses for the current month and two previous months. Revenues are generated by taxi business permit fees, vehicle permit fees and driver permit fees. Expenses display the total operational costs for SunLine Services Group.

- Variance graph displays the total variance between revenue and expense occurring to date, for the current fiscal year.
- Expenses for the current fiscal year are greater than revenue by \$54,468.89
- To date, SSG has incurred \$50,861.39 in legal service fees. The increased legal service fees were anticipated due to AB1069 and implementing a new taxi ordinance and taxi regulations.
- The FY19 Budget was approved at a \$128,071 deficit due to uncollectable revenues through the decline in ridership. Use of previous years' operating fund surplus required to cover deficit.

Recommendation:

Receive and file.



The graph measures Revenues vs Expenses for FY18 and FY19

SunLine Services Group

DATE:	May 22, 2019	Discussion
то:	Taxi Committee	
FROM:	Michal Brock, Taxi Administrator	
RE:	Ordinance, Regulation and Fee Schedule Changes	i

Background

At the March 27, 2019 Taxi Committee meeting, it was recommended that staff schedule a work session with the Committee to discuss, in further detail, the proposed changes to the *"Taxicab Regulations of the SunLine Regulatory Administration."* Upon further staff discussion, it was determined that clarifying changes to Ordinance 2018-01 and revisions to the fee schedule for FY20 were in order so that all of the documents will cohesively reference and build upon one another.

Please find a summary of these changes below for your review and consideration:

- Proposed Ordinance No. 2019-01 Amendments
 - Permits delivery of notice or requests by electronic mail;
 - Permits request(s) for taxicab business financial and performance documents for industry reporting, evaluation, and analysis purposes;
 - Establish annual business and vehicles permit issuance and expiration procedures to be based on the SSG fiscal year and prorated fees accordingly;
 - New Business Permit Application and Annual Business Permit Application fee;
 - Additional Business Permit Requirements;
 - Verification of participation in the California DMV Pull Notice Program as required in Government Code Section 53075.5.;
 - Evidence of California Department of Motor Vehicle Registration;
 - Taxicab company distinctive color scheme, logo, etc.;
 - Operation and maintenance of at least one (1) wheelchairaccessible van in each taxicab company fleet;
 - Evidence of individual driver insurance coverage;
 - Driver Permit and Transfer Requirements;
 - Taxicab Vehicle Permit Requirements;
 - Vehicle Inspection Requirements;
 - Establishment of Taxicab Business Color Scheme;
 - o Taxicab Business service advertising requirements;
 - Additional Driver Standards and Appearance;

- Transport and assistance service requirements;
- Dispatch service requirement;
- Collision reporting requirement;
- Special event taxicab service requirement.
- Added, removed and amended language to the *"Taxicab Regulations of the SunLine Regulatory Administration"* relating to following regulatory sections to conform with California Government Code 53075.5 and proposed SSG Ordinance No. 2019-01
 - Taxi Business Regulations
 - Elimination of the word "Franchise" and replaced with "Taxicab Business";
 - Language added to allow Riverside County permitted taxicab businesses to operate provided services on a prearranged basis in SSG jurisdiction;
 - Elimination of minimum fleet size and trip count standards to maintain a franchise;
 - "Principal Place of Business" language added to enforce an office within SSG jurisdiction for records inspections only;
 - Dispatch System Requirements Changes to taxicab business minimum dispatch system requirements that current systems in place do not have the functionality to perform;
 - Taximeter Inspections;
 - Driver Permits;
 - Driver Standards and Appearance;
 - Administrative Hearing and Appeals;
 - Vehicle Inspections;
 - Field Report;
 - Vehicles Inspection Standards;
 - Operations Taximeter Use, Visible Identification, Rate Card, Routes and Passengers, Rates
 - o Signage;
 - Fee and Rate Review(s);
 - o Taxicab Vehicle Permits and Stickers;
 - Taximeter Accuracy;
 - Safety Education and Training Program;
 - Disabled Access Education and Training Program.
- Recommended Fee Schedule Changes based on the proposed FY 2020 budget
 - New Taxicab Business Permit Application Fee of \$1,000
 - o Taxicab Business Annual Renewal Application Fee of \$500
 - Taxicab Business Annual Permit of \$60,000
 - New Driver Permit Fee increased to \$75
 - Driver Permit Replacement increased to \$10
 - Installment plan(s) for Business Permit Fee and Vehicle Permit Fee(s)

Staff has met with the two taxicab companies and legal counsel has reviewed all changes.

Attachments

- 1. 2019 Ordinance Revision(s) Chart
- 2. 2019 Regulation Revision(s) Chart
- 3. Taxi Ordinance 2019-01 Exhibit A Redline
- 4. Taxi Regulations Redline
- 5. Taxi Fee Resolution Redline

ITEM 8 ATTACHMENT #1

	2019 Ordina	ance Revision(s)	
Ordinance and/or Ordinance Language Changes	Action	Related Reference(s)	Reasoning
			Allow for delivery of notices or requests to be processed through
1 1.025(B) - Delivery of Notices or Requests	Added new Subsection	N/A	electronic mail.
	Added language to existing		Thorough evaluation of business for vetting Taxicab Business
2 1.030(C)(2) - Business Permit Required	subsection	1.030(C)(2) - Business Permit Required	application.
			Allows for electronic mail for purpose of providing notice and
3 1.030(C)(5) - Business Permit Required	Added new subsection	N/A	requests.
	Moved to Ordinance from	R.3.7.3 - Minimum Requirements - Vehicle	
4 1.030(C)(7) - Business Permit Required	Regulations	Identification	Added clarifying language for vehicle identification purposes.
	Moved to Ordinance from	R.3.7.5 - Minimum Requirements - Vehicle	DMV Vehicle Registration Requirement moved from regulations
5 1.030(C)(9) - Business Permit Required	Regulations	Registration	ordinance at the advice of General Counsel.
			Added verification of taxicab business California Department of
1.030(C)(12) - Business Permit Required	Added new subsection	N/A	Motor Vehicles Employer Pull Notice Program.
			Added language referring to valid Taxicab Business Permit time
	Added language to existing		frames to align with SSG Fiscal Year and Taxicab businesses
1.030(D) - Business Permit Required	subsection	1.030(D) - Business Permit Required	seasonal year to operate more efficiently.
			Added distinctive appearance requirement for taxicab business
	Moved to Ordinance from	R.3.7.16 - Minimum Requirements -	so SSG and public can easily identify the particular taxicab
1.030(D)(1) - Business Permit Required	Regulations	Distinctive color and numbering system	business's brand and appearance.
1.030(D)(3) - Business Permit Required	Moved to Ordinance from Regulations	R.3.7.3(b) - Minimum Requirements - Wheelchair Accessible Vehicles	taxicab business will be required to efficiently provide services to persons that cannot transfer from their wheel-chair. Requirement has been revised from two (2) wheelchair accessible vans to one (1) wheelchair accessible van per taxicab business.
			Added taxicab business financial and performance recordkeepir
			requirements for industry reporting, evaluation and analysis
1.030(E) - Business Permit Required	Added new subsection	N/A	purposes.
L 1.030(F) - Business Permit Required	Added language to existing subsection	1.030(F) - Business Permit Required	Added language to allow for prorated Business Permit Fees bas on when a Taxicab Business Permit application fee is approved. Also establishes that an applicant shall pay a business permit fe before an application for a Business Permit is processed by staff
			Added language pertaining to a Taxicab Business Permit
1.030(G) - Business Permit Required	Added new subsection	N/A	application processing time frame and procedure.
	Added language to existing		Revised language pertaining to permit fees to be due upon Business Permit application "approval" rather than Business
1.030(H) - Business Permit Required	subsection	1.030(H) - Business Permit Required	Permit application "receipt".
1.030(I) - Business Permit Required	Added new subsection	N/A	Pertains to Board approved Business Permit Fee installments.
			Language added pertaining to Taxicab Business interest transfe
1.030(K) - Business Permit Required	Added new subsection	N/A	and sales.
	Added language to existing		Added clarifying language to the Taxicab Business Permit Renev
1.035(A) - Business Permit Renewal	subsection	1.035(A) - Business Permit Renewal	process and procedure.
	Moved to Ordinance from	R.3.7.2 - Minimum Requirements - Evidence of	Added clarifying language pertaining to providing SSG with
1.040(B) - Insurance Required	Regulations	Insurance	evidence of insurance
3 1.045(C)(3) - Driver Permit Required	Added new subsection	N/A	Added Verification of driver enrollment to California Department of Motor Vehicles Employer Pull Notice Program.

1				Process and procedures pertaining to Driver Permit Transfers
		Moved to Ordinance from		moved from regulations to ordinance at the advice of General
19	1.050(B) - (D) - Driver Permit Renewal and Transfer	Regulations	R.5 - Driver Permits	Counsel.
				Process and procedures pertaining to Vehicle Permit renewals
				moved from regulations to ordinance at the advise of General
		Moved to Ordinance from		Counsel. Language also updated to allow for a 30 renewal period,
20	1.050(E) - Driver Permit Renewal and Transfer	Regulations	R.5.8 - Driver Permits	rather than five (5) days.
20				Staff recommended process and procedures pertaining to Vehicle
		Moved to Ordinance from		Permits, moved from regulations to ordinance at the advice of
21	1.055 - Vehicle Permit Required	Regulations	R.3, R.5, and R.19	General Counsel.
21				Staff recommended process and procedures pertaining to Vehicle
		Moved to Ordinance from		Permit renewals, moved from regulations to ordinance at the
22	1.060 - Vehicle Permit Renewal		R.19 - Taxicab Vehicle Permits and Stickers	advice of General Counsel.
22		Regulations		Staff recommended process and procedures pertaining to Vehicle
		Moved to Ordinance from		
22	4 OCF . Makiala kana ati ana			Inspections requirements, added to ordinance at the advice of
23	1.065 - Vehicle Inspections	Regulations	R.8- Vehicle Inspections	General Counsel.
				Staff recommended added distinctive color scheme requirement
				for taxicab businesses so SSG and public can easily identify the
24	2.010 - Taxicab Businesses Color Scheme	Added new section	N/A	particular taxicab business's brand and appearance.
				Staff recommended added language that prohibits misleading
25	2.015 - Advertisements	Added new section	N/A	and/or deceiving taxicab service advertising.
				Staff recommended process and procedures pertaining to Driver
		Moved to Ordinance from		Standards, moved from regulations to ordinance at the advice of
26	2.020(C) - Driver Standards and Appearance	Regulations	R.6.3 - Driver Standards and Appearance	General Counsel.
				Staff recommended process and procedures pertaining to Driver
		Moved to Ordinance from		Standards, moved from regulations to ordinance at the advice of
27	2.020(G) - Driver Standards and Appearance	Regulations	R.6.8 - Driver Standards and Appearance	General Counsel.
				Staff recommended process and procedures pertaining to Driver
		Moved to Ordinance from		Standards, moved from regulations to ordinance at the advice of
28	2.020(H) - Driver Standards and Appearance	Regulations	R.6.9 - Driver Standards and Appearance	General Counsel.
				Staff recommended process and procedures pertaining to Driver
		Moved to Ordinance from		Standards, moved from regulations to ordinance at the advice of
29	2.020(I) - Driver Standards and Appearance	Regulations	R.6.10 - Driver Standards and Appearance	General Counsel.
				Staff recommended process and procedures pertaining to Driver
		Moved to Ordinance from		Standards, moved from regulations to ordinance at the advice of
30	2.020(J) - Driver Standards and Appearance	Regulations	R.6.15 - Driver Standards and Appearance	General Counsel.
				Staff recommended process and procedures pertaining to Driver
1		Moved to Ordinance from		Standards, moved from regulations to ordinance at the advice of
31	2.020(O) - Driver Standards and Appearance	Regulations	R.6.17 - Driver Standards and Appearance	General Counsel.
		-0		Prohibits appointments in heavy concentrated events i.e.,

ITEM 8 ATTACHMENT #2

		tion Revision(s)	
Regulation and/or Regulation Language Changes	Action	Related Reference(s)	Reasoning
1 Eliminated "Franchise" and replaced with "Taxicab Business".	Removed & Replaced	Entire Document	Franchise System eliminated under Ordinance 2018-01
2 R.3.1.1 - Taxicab Business Regulations	Moved to Ordinance	1.030(C)(1) - Business Permit Required	Staff recommends language added to ordinance as part of the business permit requirements at the advice of General Counsel.
3 R.3.2 - Minimum Fleet and Trip Standards	Removed	N/A	No longer applicable
4 R.3.4 - Principal place of business within SSG jurisdiction	Moved to Ordinance	1.030(C)(3) - Business Permit Required	Business only required to have an office within SSG jurisdiction where documents may be inspected, not all operations. Replaced with dispatch system requirements
5 P 2 4 2 - Dispatch System Paguiroments	Removed	N/A	Dispatch software that the existing taxicab businesses are using d not have this function.
5 R.3.4.2 - Dispatch System Requirements 6 R.3.4.5 - Dispatch System Requirements	Removed	N/A	Dispatch software that the existing taxicab businesses are using d not have this function.
7 R.3.4.6 - Dispatch System Requirements	Removed & Replaced	R.3.2.4 - Taxicab Business Regulations - Dispatch System Requirements	Dispatch software that the existing taxicab businesses are using d not have this function. Replaced language with functionality that dispatch system can provide.
8 R.3.4.7 - Dispatch System Requirements	Partially Removed	R.3.2.5 - Taxicab Business Regulations - Dispatch System Requirements	A requirement for a computerized voice response dispatch system is costly to taxicab companies and isn't always preferred by taxicab companies over a live attendant.
9 R.3.4.9 - Dispatch System Requirements	Removed & Replaced in new section	R.3.4 - Lost Articles	Dispatch software that the existing taxicab businesses are using d not have this function. Replaced language with functionality unde regulation R.3.4
10 R.3.4.11 - Dispatch System Requirements	Removed & Replaced	R.3.2.8 - Dispatch system data at Taxicab Business office	Business only required to have an office within SSG jurisdiction where documents may be inspected, not all operations.
11 R.3.4.13 - Dispatch System Requirements	Added clarifying language	R.3.2.9 - Dispatch System Vendor and Program changes.	Language added to clarify that dispatch system vendor and/or program type must be approved by SRA prior to implementation.
12 R.3.3 - Taxicab company communication with drivers	Removed & Replaced	R.3.3 - Driver Communications	Language changed to reflect any type of "real time voice communication" with on-duty drivers.
.3 R.3.4 - Lost Article Tracking	Added new subsection	R.3.4.9 - Dispatch System Requirements	Language removed from dispatch system requirements and addee to its own section, as existing dispatch systems in place do not offer this functionality.
14 R.3.5 - Taxi Trip Route Investigation and Reporting	Added new subsection	N/A	Language removed from dispatch system requirements and adde to its own section, as existing dispatch systems in place do not offer this functionality.
15 R.3.6.2 - GPS Reporting	Removed	N/A	Language removed from dispatch system requirements as existing dispatch systems in place do not offer this functionality.
6 R.3.7 - Minimum Requirements to maintain a Franchise	Removed	N/A	Removed section as it pertains to minimum requirements to maintain a franchise. , as franchise system has been eliminated.
.7 R.3.7.1 - Franchise agreement award	Removed	N/A	Removed section as it pertains to minimum requirements to maintain a franchise. , as franchise system has been eliminated.
18 R.3.7.2 - Taxicab Business Insurance change requirement	Moved to Ordinance	1.040(B) - Insurance Required	Staff recommended language added, moved to ordinance as part of the insurance requirements at the advise of General Counsel.

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				Staff recommended language added, moved to ordinance as part
				of the business permit requirements at the advise of General
1	R.3.7.3(a) - Vehicle Identification List	Moved to Ordinance	1.030(C)(6) - Business Permit Required	Counsel.
				Staff recommended language added, moved to ordinance as part
				of the business permit requirements at the advise of General
2	R.3.7.3(b) - Wheelchair Accessible Van Requirement	Moved to Ordinance	1.030(D)(3) - Business Permit Required	Counsel.
				Staff recommended language added, moving to ordinance as part
	R.3.7.7 - Fingerprint Background for individual holding interest in Taxicab			of the business permit requirements at the advise of General
2	Business	Moved to Ordinance		Counsel. General Counsel would like to review further.
				Staff recommended language added, moved to ordinance as part
				of the business permit requirements at the advise of General
2	R.3.7.8 - Fictitious Business Name Registration	Moved to Ordinance	1.030(C)(1) - Business Permit Required	Counsel.
				Staff recommended language added, moved to ordinance as part
			1.030(E) - Business Permit Required and	of the business permit requirements at the advise of General
2	R.3.7.9 - Driver's List	Moved to Ordinance	R.3.1(c) - Taxicab Business Regulations	Counsel.
F				Staff recommended language, removed and added to ordinance as
1				part of the business permit requirements at the advise of General
2	R.3.7.11 - Dispatch System Requirement	Removed and Replaced	1.030(D)(2) - Business Permit Required	Counsel.
F				Removed as SRA will no longer be requesting Passenger
1				Information from taxicab businesses to perform satisfaction
2	D 2 7 11/2) Customer Information Flastronic Record/coming	Domoved	N/A	
2	R.3.7.14(g) - Customer Information Electronic Recordkeeping	Removed	N/A	surveys. Removed as SRA will no longer be requesting Passenger
				Information from taxicab businesses to perform satisfaction
2	R.3.7.15(c) - Customer Information Reporting	Removed	N/A	surveys.
			R.16.2 - Controlled Substance and Alcohol	
2	R.3.7.15(e) - Random Drug & Alcohol Reporting	Removed and Replaced	Testing Program Reporting	Reporting requirement moved to R.16.2 for redundancy reasons.
			R.3.7.15(g) - Taxicab Business Periodic	
2	R.3.12(d) - Vehicle Identification Reporting	Added clarifying language	Reporting	Added language for vehicle identification reporting purposes.
				Staff recommended language, removed and added to ordinance as
				part of the business permit requirements at the advise of General
3	R.3.7.16 - Distinctive Color Scheme	Moved to Ordinance	2.010 - Taxicab Businesses Color Scheme	Counsel.
				Staff recommended language, removed and added to ordinance as
				part of the business permit requirements at the advise of General
3	R.3.7.17 - Written Safety Program	Moved to Ordinance	1.030(C)(8) - Business Permit Required	Counsel.
				Staff recommended language, removed and added to ordinance as
1			1.075(B) - Mandatory Controlled Substance	part of the business permit requirements at the advise of General
3	R.3.7.18 - Maintain Written Drug and Alcohol Testing Program	Moved to Ordinance	and Alcohol Testing Program	Counsel.
3	R.3.8 - Vehicle Inspection Sticker	Removed	N/A	Clarifying language to the change in vehicle permit stickers
F				Removed replacement and transferable vehicle permits for
3	R.3.9 and R.3.10 - Replacement Vehicles	Removed	N/A	tracking efficiency.
F			<u> </u>	Added language requiring Taxicab Business to ensure drivers
3	R.3.20 - Taxicab Driver Fingerprint based Background Check	Added new subsection	N/A	submit to fingerprint background checks
F				Changed language to reflect change from a five (5) year franchise
2	R.3.21 - Taxicab Business Permit Length	Removed & Replaced	R.3.15 - Franchise Requirements	agreement to an annual business permit
				Staff recommended language, removed and added to ordinance as
1			1.080 - Denial, Revocation, or Suspension of	part of the business permit requirements at the advise of General
2	P 2 16 Providing Folco or Inaccurate Information	Moved to Ordinance		Counsel.
3	R.3.16 - Providing False or Inaccurate Information	Moved to Ordinance	Permits	
1		Demound 8 Devilered		Removed and replaced traditional taximeter language to allow for
3	R.4.1 - Taximeter Inspections	Removed & Replaced	R.4.1 - Taximeter Inspections	"soft" taxi meters.

				prohibit interim seal in favor of Riverside County Division of
39	R.4.2.2 - Taximeter Inspections	Partially Removed	R.4.2.2 - Taximeter Inspections	Weights and Measures seal.
				Added language that allows taxicab businesses to only present
40	R.4.4 - Taximeter Inspections	Added clarifying language	R.4.4 - Taximeter Inspections	taxicabs in excess of thirty (30) days, rather than immediately.
10				Staff recommended language, removed and added to ordinance as
				part of the driver permit requirements at the advise of General
11	R.5 - Driver Permits	Moved to Ordinance	1.045 - Driver Permit Required	Counsel.
41	N.5 - Driver Fernins			
12	R.5.2 - Driver Permits	Removed	N/A	Removed language that permitted temporary driver permits.
42		Kenioved		nemoved language that permitted temporary driver permits.
				Staff recommended language, removed and added to ordinance as
				part of the business permit requirements at the advise of General
				Counsel. Changed language to extend the length of time a driver
				can renew a driver permit from 5 days to 30 days to allow for
12	R.5.7 - Driver Permits	Moved to Ordinance	1.050 (E) - Driver Permit Renewal and Transfer	
45		Moved to Ordinance		Added language that provides proof of negative controlled
		Moved to Ordinance	1.045(C)(2) Driver Permit Pequired	
44	R.5.3.5 - Driver Permits	Moved to Ordinance	1.045(C) (2) - Driver Permit Required	substance and alcohol testing results. Redundancy - Employer Pull Notice Program will provide for this
45		May ad to Ordinance	1.045(C)(2) Driver Dennit Derwined	
45	R.5.7.3 - Driver Permits	Moved to Ordinance	1.045(C) (3) - Driver Permit Required	information.
				Language regarding specific crimes that cause for denial,
				suspension, or revocation of Driver Permit moved to ordinance for
46	R.5.9.1 - Driver Permits	Moved to Ordinance	1.045(D) - Driver Permit Required	redundancy purposes.
				Redundancy. Drivers will not be accepted to taxicab business
				insurance if there is an FTA on their DMV record. Information will
47	R.5.11 - Driver Permits	Removed	N/A	also show in Employer Pull Notice Record.
				Staff recommended language, removed and added to ordinance as
			1.080 - Denial, Revocation, or Suspension of	part of the driver permit requirements at the advise of General
48	R.5.12 - Driver Permits	Moved to Ordinance	Permits	Counsel.
				Staff recommended language, removed and added to ordinance as
				part of the driver permit requirements at the advise of General
49	R.6 - Driver Standards and Appearance	Moved to Ordinance	2.020 - Driver Standards and Appearance	Counsel.
_	R.6.3 -Driver Standards and Appearance	Moved to Ordinance	2.020 (C) - Driver Standards and Appearance	Removed English proficiency test requirement.
51	R.6.11 - Driver Standards and Appearance	Removed	N/A	Removed \$20.00 minimum change requirement.
52	R.6.14 - Driver Standards and Appearance	Removed	N/A	Removed compliance with cellular telephone use requirement.
53	R.6.16 - Driver Standards and Appearance	Removed	N/A	Removed language concerning driving and parking requirements.
				Staff recommended language, removed and added to ordinance as
				part of the driver permit requirements at the advise of General
54	R.7 - Administrative Hearings and Appeals	Moved to Ordinance	1.085 - Appeal Hearings	Counsel.
55	R.7.4 - Appeals to Committee of the Board of Directors	Removed	N/A	Ordinance No. 2018-01 does not provide for this regulation.
				Staff recommended language, removed and added to a different
56	R.8.7 and R.8.8 - Vehicle Inspections	Removed and Replaced	R.6 - Field Report	section at the advise of General Counsel, to reduce redundancy.
1				Staff recommended language, added to new section pertaining to
				Field Reports at the advise of General Counsel.

				Staff recommended language, removed limiting the number of
58	R.5.6 - Vehicle Inspections	Partially Removed	R.8.9 - Vehicle Inspections	times a Taxicab Business can resubmit a vehicle for re-inspection.
59	R.9 - Vehicle Safety Inspection Standards	Removed	N/A	Removed maximum vehicle year limitation.
				Removed language that required taxicab businesses to supply
60	R.9.18.1 - Vehicle Safety Inspection Standards	Removed	N/A	child car seats.
				Added language that taxicabs must be equipped with the ability to
			R.7.18 - Child Restraint System and Safety	install child passenger restraint systems that shall be provided by
61	R.7.18 - Vehicle Safety Inspection Standards	Added new subsection	Seats	the passenger.
62	R.9.22.1 - Vehicle Safety Inspection Standards	Removed	N/A	Removed SRA approval of taximeter
63	R.9.22.2 - Vehicle Safety Inspection Standards	Removed	N/A	Removed SRA lead wire meter seal requirement
64	R.7.20.1 - Vehicle Safety Inspection Standards	Added	R.7.20.1 - Taximeter and Meter Seals	Added language to allow for "soft" meters.
				Added language that prohibits a taxicab from operating when the
65	R.7.21.10 - Vehicle Safety Inspection Standards	Added new subsection	N/A	tire pressure warning lights are illuminated.
				Removed language requiring rates to be displayed on exterior of
66	R.10.4 - Operations - Taximeter Use	Partially Removed	R.8.4 - Operations - Taximeter Use	the vehicle
				Removed language requiring Per Mile Rates be reviewed each
67	R.10.5.1 Operations - Taximeter Use	Moved to Ordinance	R.13.3 - Fee and Rate Review	year.
				Removed information card requirement and allows for other types
68	R.11 - Operations - Information Card	Revised section language	R.9 - Operations - Visible Identification	of visible identification.
69	R.12 - Operations - Rate Card	Removed and Replaced	R.10 - Operations - Rate Card	Removed language not required by Government Code 53075.5
				Staff recommended language, removed and added to ordinance as
				part of the business permit requirements at the advise of General
70	R.14 Operation - Rates	Moved to Ordinance	1.070 - Rates	Counsel.
/1	R.15.1.1 - Signage	Partially Removed	R.12.1.1 - Signage	Removed exterior rate and telephone number requirement.
				Language modified to allow for rate review requests to be
70	D 47 Date Davis	Dama and C. Damla and	D 12 2 Francisco d Data Davisor	conducted upon request of the taxicab businesses, rather than
	R.17 - Rate Review	Removed & Replaced	R.13.3 - Fee and Rate Review	every year. Section modified at the advise of General Counsel.
/3	R.18 - Refund Policy	Removed & Replaced	R.13.5 - Fee and Rate Review	Staff recommended language, removed and added to ordinance as
				part of the vehicle permit requirements at the advise of General
				Counsel. Language referring to Vehicle Permit Transfers have been
74	R.19 - Taxicab Vehicle Permits and Stickers	Moved to Ordinance	1.045 - Vehicle Permit Required	removed.
	R.20 - Taxineter Accuracy	Added new language	R.14 - Taximeter Accuracy	Added language permitting "soft" meters
, ,			R.16.1 - Controlled Substance and Alcohol	Audeu lunguage permitting sort meters
76	R.22.1 - Controlled substance and Alcohol Testing Program	Removed and Replaced	Testing Program	Language revised to reflect new ordinance section.
			R.16.2 - Controlled Substance and Alcohol	
77	R.22.2 - Controlled substance and Alcohol Testing Program	Added clarifying language	Testing Program	Language revised to reflect reporting due date.
			0 0	Added language for required Safety Education and Training
78	R.17 - Safety Education and Training Program	Added new section	N/A	Program
	,			Added language for required Disabled Access Education and
79	R.18 - Disabled Access Education and Training Program	Added new section	N/A	Training Program
<u> </u>			1.1	

<u>EXHIBIT A</u>

CHAPTER ONE

ARTICLE I PERMITTING OF TAXICAB BUSINESSES AND DRIVERS

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CHAPTER ONE

ARTICLE I

PERMITTING OF TAXICAB BUSINESSES AND DRIVERS

Section 1.010 Purpose

State law requires every city or county to adopt an ordinance or resolution in regards to taxicab transportation services, which include, among others, a policy for entry into the business, establishment of registration rates, and mandatory controlled substance and alcohol testing programs. In October 2017, Assembly Bill 1069 was enacted to modernize the regulation of taxicab transportation services in order for taxicabs to better compete with all for hire modes of transportation. In September, 2018, Assembly Bill 939 was subsequently enacted imposing additional duties on local governments related to taxicab transportation services. This Ordinance ordinance establishes a permitting process and regulatory structure consistent with the requirements of new-state law.

Section 1.015 Definitions and Statutory References

As used in this SectionChapter:

- A. "AB 1069" means Assembly Bill 1069 *Local government: taxicab transportation services* as codified in Government Code Sections 53075.5, 53075.51, 53075.52 and 53075.53.
- B. "AB 939" means Assembly Bill 939 *Local government: taxicab transportation services* amending Government Code Sections 53075.5, 53075.51, and 53075.52.

C. "Advertisement" means the dissemination in any newspaper, circular, form letter, brochure, business card, telephone directory (including the yellow and/or white pages) or similar publication, display, sign, internet, phone and/or tablet "app", radio broadcast, telecast of by other electronic means, information designed to promote the use of a Taxicab Business' services.

- <u>D.</u> <u>C.</u>"Alternative Fuel Vehicle" means vehicles and engines that are designed for alternative fuels including but not limited to hydrogen, natural gas, propane; alcohols such as ethanol, methanol, and butanol; vegetable and waste-derived oils; and electricity.
- <u>E.</u> <u>D.</u>"Board" or "Board of Directors" means the Board of Directors of SunLine Services Group.
- <u>F.</u> E."Business" means any person, firm, association, corporation, partnership or other entity that is established to operate or lease one or more taxicabs within the jurisdictional boundaries of SSG that is issued a permit

by the Taxi Administrator pursuant to this Ordinance.

within the jurisdictional boundaries of SSG that is issued a permit by the Taxi Administrator pursuant to this ordinance.

- <u>G.</u> F. "Business Permit" means the permit issued by SSG to a business authorizing the business to operate taxicab services in the jurisdictional boundaries of SSG.
- <u>H.</u> G. "Business Permit Fee" means the fees charged for issuance of the business permit.
- <u>I. "Business Permit Application Fee" means the fees charged for the review of an application for a Business Permit prior to issuance.</u>
- <u>I. "Control Person" means any person, firm, association, corporation, partnership that has a majority interest in the Taxicab Business.</u>
- <u>J.</u> H."Driver" means an individual natural person who drives or is allowed to drive a taxicab under the name of a business. This includes, but is not limited to: full time, regularly employed drivers; casual intermittent or occasional drivers; leased drivers and independent, owner-operator contractors who are either directly employed by or under lease to a business or who <u>drive or operate</u> a taxicab at the direction of or with the consent of a business.
- K. H"Jurisdictional Boundaries of SSG" means the territory within the jurisdictional boundaries of the cities of Desert Hot Springs, Palm Springs, Cathedral City, Rancho Mirage, Palm Desert, Indian Wells, La Quinta, Indio, Coachella, and the unincorporated area of Riverside County that is within the territorial boundaries of the Palm Springs and Desert Sands Unified School District, and that portion of the Coachella Valley Unified School District located within Riverside County, as such boundaries may be adjusted from time to time as allowed for under the law.
- Permittee" means any business including any owners, investors, shareholders, partners, officers, directors and representatives acting on its behalf or driver that has been issued a permit pursuant to the Article I.
- <u>M. "Prorated" means a pro rata distribution based on the date of business, driver</u> <u>or vehicle permit issuance.</u>
- N. "Pull Notice Program" as referred to in Vehicle Code Section 1808.1 shall mean a process for the purpose of providing the employer with a report showing the Driver's current public record by the Department of Motor Vehicles and any subsequent convictions, failures to appear, accidents, driver's license suspensions, Driver's license revocations, or any other actions taken against the driving privilege or certificate, added to the driver's record while the employer's notification request remains valid and

uncanceled.

- O. K. "Rate Per Mile or Mileage Rate" means the charge to a taxicab passenger calculated and based on distance traveled by the taxicab vehicle.
- P. L."SSG" means the joint powers authority established by Riverside County and Coachella Valley cities charged with the duties, obligations and responsibilities to implement and enforce this <u>Ordinance ordinance</u> and any related ordinance and any regulations promulgated pursuant thereto as directed by the SSG Board.
- Q. M."Substantially Located" shall have the same meaning as defined within Government Code Section 53075.5.
- **R. N.**"Taxicab" means every automobile or motor propelled vehicle, designed for carrying not more than eight persons, excluding the driver, where the driver's seat may be separated from the passenger's compartment by a glass or other partition used for the transportation of passengers for hire over the public streets in the jurisdictional boundaries of SSG, and not over a defined route, irrespective of whether the operations extend beyond the jurisdictional boundaries, in circumstances where the vehicle is routed under the direction of the passenger of the person hiring the same.
- <u>S.</u> O."Taxi Administrator" means the General Manager of SSG or his/her designee.

T. "Vehicle Permit" means a valid permit issued by SSG, authorizing a particular vehicle to be operated as a Taxicab.

U. "Vehicle Permit Fee" means a non-transferable authorization to drive or operate a vehicle as an authorized Taxicab transportation service within the jurisdictional boundaries of SSG, whether as owner, lesser, lessee, or otherwise.

As cited in this Chapter, any citation or reference to a California code or statute is intended to include any subsequent amendments enacted by the state thereto.

Section 1.020 Section 1.020 Taxi Administrator

A.A. The Taxi Administrator shall be authorized to carry out the permitting and regulation of businesses and drivers under this Chapter, and to enforce the provisions of this Chapter in compliance with California Government Code sections 53075.5 and 53075.51. The Taxi Administrator is authorized to promulgate and adopt regulations and procedures necessary to implement all provisions of this Chapter.

Section 1.025 <u>Delivery of Notices or Requests</u>

- A. All notices or requests referred to in this Ordinance ordinance shall be delivered to the Administrative Office of SSG. All notices or requests referred to in the Ordinance ordinance of SSG to any business or individual shall be delivered to the address of record for the business or individual.
 B. Notices or requests referred to in this ordinance may be delivered through electronic mail to the address provided in the application for a Business, Driver or Vehicle Permit.
- <u>C.</u> B.Delivery of any notice or request shall be effective as follows:

2.

1. Immediately if given by personal delivery or electronic mail;

2.

One (1) day after delivery if delivered by an overnight delivery service; and

Three (3) days after delivery if delivered by U.S.

Section 1.030

3.

Mail.

Section 1.030 Business Permit Required

- A. It is unlawful for any business to operate a <u>taxicab or taxicabs</u> <u>Taxicab</u> or <u>Taxicabs</u> without first having been issued a <u>business permit Business</u> <u>Permit</u> from SSG if the <u>business Business</u> is substantially located within the <u>jurisdictional boundaries</u> <u>Jurisdictional Boundaries</u> of SSG.
- B. A <u>business permit Business Permit</u> may be obtained from SSG as provided below. The <u>permit Permit</u> shall state the name of the <u>taxicab</u> <u>companyTaxicab Business</u>, location of principal operation, and the date of issuance. If the <u>taxicab company Taxicab Business</u> and the <u>driver Driver</u> are the same person, he or she shall apply for and obtain from SSG both a <u>business permit Business Permit</u> and a <u>driver Driver</u> permit.
- C. An applicant for a <u>business permit <u>Business Permit</u> shall complete an application form which shall contain the following information:</u>
 - 1. Name of <u>business Business</u> as recorded in formation documents filed with the California Secretary of State or fictitious business name as registered with Riverside County;
 - 2. Name, job title, and function of all owners, investors, shareholders, partners, officers, directors and representatives acting on the <u>business' behalfBusiness' behalf and provide such information</u> as is required to evaluate the legitimacy of the company's <u>business structure</u>, <u>qualifications</u>, <u>corporate stability</u>, <u>financial stability</u> and <u>capability</u>;

- 3. Address of principal place of business from which the business Business conducts its activities;
- <u>4.</u> <u>4.</u>Address of all locations from which the <u>business <u>Business</u> conducts its activities;</u>
- 5. Electronic mail address for the purpose of providing notice or requests.
- <u>6.</u> <u>5.</u>Before any <u>business permit Business Permit</u> is issued, the applicant shall procure and maintain, at its cost, comprehensive general liability and property damage insurance, against all claims for injuries against persons or damages to property which may arise from or in connection with the operation of taxicabs by the applicant, its agents, representatives, employees, or subcontractors and the owner of the vehicle;
- <u>7.</u> 6.A list of the Vehicle Identification Numbers ("VIN") of the taxicabs <u>Taxicabs</u> ("vehicle identification list") which have annually passed a vehicle safety inspection at a facility certified by the National Institute for Automotive Service Excellence or a facility registered with the Bureau of Automotive Repair. <u>The list shall include vehicle number</u>, license plate number, and SSG permit number;
- <u>8.</u> **7.**A current list of all drivers authorized to operate any vehicle on the required vehicle identification list;
- 9. Evidence of valid and current California Department of Motor Vehicle Registration for each Taxicab listed in the vehicle identification list:
- <u>10.</u> 8.Verification of safety and education program as required by Government Code Section 53075.5;
- <u>11.</u> 9.Verification of disabled access education program as required by Government Code Section 53075.5;
- <u>12. Verification of participation in the Pull-Notice Program pursuant to</u> <u>Section 1808.1 of the California Vehicle Code:</u>
- <u>13.</u> <u>10.</u>Each applicant shall submit information establishing the total number of prearranged and non-prearranged trips that originate within the jurisdictional boundaries Jurisdictional Boundaries of SSG accounting for the largest share of the <u>businessBusiness</u>' total number of trips over the applicable time period pursuant Government Code Section 53075.5; and,
- Each applicant shall provide SSG an address of an office or terminal where documents supporting the factual matters specified
 11.in Government Code Section 53075.5 may be inspected by SSG <u>upon request</u>.

- <u>D.</u> The <u>business permit Business Permit</u> shall be valid for a period of one (1) year <u>beginning July 1st of each year and expiring June 30th or until suspended</u>, revoked or surrendered. Requirements to <u>approve and</u> maintain the permit include:
 - 1. Taxicab Business shall have a distinctive appearance and shall have a standard monogram, insignia, or logo which is permanently affixed to each vehicle and indicates that the vehicle is offered for the use of transportation of passengers for hire:
 - Amaintenance of a year-round computerized dispatch system capable of providing performance reports as required by Government Code Section 53075.5 and the Taxi Administrator;
 - 3. At least one (1) wheelchair-accessible van that meets federal standards as provided in Title 49, Subtitle A, Part 38 of the Code of Federal Regulations ready and available as may be requested in its fleet;
 - <u>4.</u> 2.Proof of insurance per section 1.040;
 - <u>3.</u>Compliance with the maximum rates established per section <u>1.0551.070</u>;
 - <u>6.</u> <u>4.</u>Implementation of mandatory controlled substance and alcohol testing program per section <u>1.0601.075</u>;
 - **5**Maintenance of safety education and training program;
 - 6. Maintenance of disabled access education and training program; and,
 - Maintenance of current and valid California Department of Motor Vehicles Registration for each Taxicab listed in the vehicle identification list:
 - <u>10. Continuous participation in the Pull Notice Program per Vehicle</u> <u>Code Section 1808.1; and.</u>
 - <u>11.</u> <u>7.</u>Compliance with all operational requirements in Article II of this Chapter.
- E. Each Taxicab Business shall at all times maintain accurate and complete accounts of all revenues and income arising out of its Taxicab operations, a list of vehicles in use, a list of all Drivers of the company, any complaints by patrons and any other information SSG may require to verify compliance with the ordinance of SSG. The Taxicab Business' books, accounts and records pertaining to compliance with the ordinance of SSG shall at all reasonable times be open to inspection, examination and audit

by the authorized officers, employees and agents of SSG. The refusal of a Taxicab Business to provide the required records for inspection shall be deemed a violation of the ordinance of SSG and cause for termination of the Taxicab Business permit. Any proprietary data provided to SSG shall be maintained confidential to the extent permitted by law.

- <u>F.</u> E.At the time the application for a <u>business permit Business Permit</u> is received, the applicant shall pay a <u>business permit fee Business Permit</u> <u>Application Fee</u> as established and amended from time to time by resolution of the Board. Fees shall be due and payable before receipt of the business permit<u>a Business Permit application is processed</u>. The Board may establish a procedure for a payment of the business permit fee in installments<u>Prorated fees will be based on the date of Business Permit</u> <u>approval</u>.
- <u>G.</u> At the time the application for a Business Permit is received, it will be reviewed for accuracy and compliance within ten (10) days. The applicant will receive a deficiency notice should the application and documents be lacking and/or incomplete. The applicant shall have thirty (30) days from the date of deficiency notice to remedy and resubmit application deficiencies. Applications that have not met the minimum requirements for a Business Permit within sixty (60) days will be denied. A new Business Permit application must be submitted for consideration, thereafter.
- <u>H.</u> F.At the time a <u>business permit</u> <u>Business Permit</u> application is received <u>approved</u>, the applicant shall pay a <u>taxicab vehicle fee</u>. A permittee <u>Taxicab Vehicle Permit Fee</u>. A <u>Permittee</u> with a hybrid or <u>alternative fuel</u> <u>vehicle Alternative Fuel Vehicle</u> shall pay an alternative fuel <u>taxicab</u> <u>vehicle feeVehicle Permit Fee</u>. Taxicab <u>vehicle permit fees Vehicle Permit</u> <u>Fees</u> shall be due and payable before issuance of a <u>business permit</u>. <u>The taxicab vehicle fee and alternative fuel taxicab vehicle fee Business Permit</u>. <u>The taxicab Vehicle Permit Fee and Alternative Fuel Vehicle Permit Fee</u> may be adjusted by resolution of the Board. The Board may establish a procedure for payment of the <u>taxicab vehicle fee Taxicab Vehicle Permit</u> <u>Fee</u> in installments.
- <u>I. The Board may establish a procedure for a payment of the Business Permit fee in installments.</u>
- <u>J.</u> <u>G.</u>The rights of appeal provided for by Section <u>1.070–1.085</u> are available to a business in the event that his or her <u>business permit</u> <u>Business Permit</u> is denied based on the provisions of this Chapter.
- K. In the event a Taxicab Business or any Control Person transfers 50% or more of its interest in the Business therein, the Taxicab Business' Permit cannot be sold or transferred in part or in whole, by assignment, trust, mortgage, lease, sublease, pledge or other hypothecation

without prior written consent of the Board.

Section 1.035 Business Permit Renewal

- A. <u>Prior Sixty (60) days prior</u> to the expiration of a <u>business permit, the business</u> <u>Business Permit the Business</u> may apply to SSG for a renewal thereof for an additional year. A business shall be entitled to a one (1) year renewal of the <u>business permit Business Permit</u> provided that:
 - 1. The <u>Business submits a business pays the business permit fee;permit</u> <u>renewal application;</u>
 - 2. The Business pays the annual renewal application fee:
 - 3. The Business pays the Business Permit Fee;
 - <u>4.</u> <u>2.The business The Business pays the applicable taxicab vehicle fee Taxicab Vehicle Permit Fee;</u>
 - 5. 3. The <u>business Business</u> shows that it continues to be substantially located within the <u>jurisdictional boundaries</u> <u>Jurisdictional Boundaries</u> of SSG as defined in Government Code Section 53075.5;
 - <u>6.</u> <u>4.</u>The <u>business Business</u> continues to comply with all provisions of Section 1.030.
- B. The rights of appeal provided for by Section <u>1.070–1.085</u> are available to a <u>business Business</u> in the event that renewal of his or her <u>business permit Business Permit</u> is denied based on the provisions of this Chapter.

Section 1.040 Insurance Required

1.

The insurance policies required under this Chapter shall consist of and contain or be endorsed to contain the following provisions:

General Liability and Automotive Liability Coverage:

- a. SSG, its member entities, their officers, officials, employees, and volunteers are to be covered as insureds for liability related to:
 - i. Activities performed by or on behalf of the businessBusiness;
 - ii. Premises owned, occupied, or used by the businessBusiness; and,
 - iii. Automobiles owned or leased by the business Business.

- b. The <u>permittee Permittee</u> shall also carry Workers' Compensation Insurance in accordance with State of California Workers' Compensation laws.
- c. The coverage shall contain no special limitations on the scope of protection afforded to SSG, its member entities,

e-their officers, officials, employees, agents, representatives, or volunteers.

- <u>d.</u> d. The business' insurance shall be primary insurance as respects SSG, its member entities, their officers, officials, employees, agents, representatives and volunteers, any insurance or self-self-insurance maintained by SSG, its member entities. their officers. officials, employees, agents. shall be in excess of the representatives or volunteers permittee's Permittee's insurance and shall not contribute with it.
- e. Any failure to comply with reporting provisions of the policy shall not affect coverage provided to SSG, its member entities, their officers, officials, employees and agents.
- <u>f.</u> <u>f.</u>Permittee's insurance shall apply separately to each insured against whom a claim is made or a suit is brought, except with respect to the limits of the insurer's liability.
- 2. All Coverage:
 - a. Each insurance policy required by this Section shall be endorsed to state that coverage shall not be suspended, voided, cancelled by either party, reduced in coverage or in limits except after thirty (30) days' prior written notice by certified mail, return receipt requested, has been given to SSG.
 - b. Permittee shall furnish SSG with a certificate of insurance and any applicable policies and endorsements affecting the required The policies coverage hereunder. and endorsements are to be signed by a person authorized by that insurer to bind coverage on its behalf. At SSG's option, endorsements and any certificates of insurance required by SSG shall be on forms provided or approved by SSG. All endorsements and certificates are to be received and approved by SSG prior to the operation of any taxicab by the permittee in the jurisdictional boundaries Taxicab by the Permittee in the Jurisdictional Boundaries of SSG. SSG reserves the right to require complete certified copies of all insurance policies,

including endorsements affecting the coverage required by this Ordinanceordinance, at any time and shall include, but not limited to, the obligation to indemnify, hold harmless, release and defend SSG.

- Business permittee Permittee shall include all individual drivers C. <u>Drivers</u> employed or retained by or subcontracted bv permitteePermittee, agents, contractors, other suboperators as may bepermitted by SSG, as insureds under its polices or shall furnish separate certificates and endorsements for each sub-operator. All coverage for such suboperators shall be subject to all of the requirements stated herein. permitted by SSG, as insureds under its polices or shall furnish separate certificates and endorsements for each sub- operator. All coverage for such sub-operators shall be subject to all of the requirements stated herein.
- d. The procuring of such insurance or the delivery or <u>d.</u> endorsements and certificates evidencing the same shall not be construed as a limitation of the permittee's Permittee's obligation to indemnify, hold harmless, release and defend SSG, its member entities, their officers, officials, employees, agents, representatives, and volunteers from and against any and all liability, claims, suits, costs, expenses, fines, judgments, or penalties. including reasonable settlements. charges attorney's fees, regardless of the merit or outcome of the same arising out of, or in any manner connected with, any or all of the operations or services authorized conducted or permitted under this Ordinanceordinance.
- <u>e.</u> The amount of insurance required hereunder shall be as follows:
 - i. For injury or death in any one accident or occurrence, three hundred and fifty thousand dollars (\$350,000.00);
 - For the injury or destruction of property in any one accident or occurrence, three hundred fifty thousand dollars (\$350,000.00);
 - iii. For combined single limits of liability for primary bodily injury and primary property damage, three hundred fifty thousand dollars (\$350,000.00);

For employer's liability, with limits of three hundred fifty thousand dollars (\$350,000.00).

f.It shall be the responsibility of all permittees Permittees to

ii.

provide and maintain insurance coverage in compliance with the provisions of this <u>Ordinance_ordinance</u> to cover each and every driver that operates a vehicle as a <u>taxicabTaxicab</u>. The <u>permittee_Permittee_</u>shall further ensure that appropriate certificates of insurance reflecting the coverage are on file with SSG at all times.

- 3. Insurance required by this Section shall be satisfactory only if issued by companies having at least an A- Best Insurance Rating or equivalent, and are admitted to do business in California. All applicants are required to comply with this Section prior to the issuance of any <u>business permitBusiness Permit</u>.
 - 4. 4.Permittees are responsible to ensure compliance with all of the foregoing insurance requirements and regulatory provisions related to such requirements. Responsibility on the part of the permittee <u>Permittee</u> includes ensuring that any vehicle owner whose vehicle is operated under the <u>business permittee's Business</u> <u>Permittee's</u> name maintains insurance and provides SSG with proof of the same at all times that each vehicle is operated. Failures to comply with the foregoing insurance requirements which affect the <u>business Business</u> as a whole shall result in immediate suspension of the permit Failure to comply with the foregoing insurance requirements three (3) times within a calendar year constitutes grounds for revocation of the permit.
- B. Permittees shall maintain on file with SSG evidence of its insurance coverage meeting all the requirements as indicated in this Section. The Permittee shall provide SSG with verbal notice within 24 hours in the event of any change in insurance coverage and written notification of any insurance change within three (3) calendar days after the change.

Section 1.045 Driver Permit Required

4.

- A. It is unlawful for any person to drive a <u>taxicab_Taxicab</u> without having first obtained a <u>driver_Driver</u> permit from SSG. A <u>driver_Driver</u> permit may be obtained as provided below.
- B. An applicant for a <u>driver_Driver</u> permit shall complete an application which shall contain the following information:
 - 1. Applicant's full name, residence, address and age;

A listing of all equivalent permits which have been issued to the applicant by any governmental agency;

3. Applicant's height, weight, gender and color of eyes and hair;

The number and expiration date of the applicant's California Driver's

Licensedriver's license;

- 5. All moving violations within the last 3 years, including dates of violations and the jurisdiction where each violation occurred;
- 6. Authorization for SSG, or its agents or employees to seek information and conduct an investigation into the truth of the statements set forth in the application and the qualifications of the applicant; and
- 7. The name of the <u>business Business</u> with whom the applicant is employed or who has given the applicant an offer of employment within the meaning of Government Code Section 53075.5.
- C. At the time the applicant submits an application for a <u>driver_Driver</u> permit, the applicant shall do all of the following:
 - 1. Provide SSG with a copy of the <u>Submit to a</u> fingerprint based criminal history check conducted by the business pursuant to Government Code Section 53075.5;
 - 2. Provide SSG with a copy of the results of the drug and alcohol test as conducted by the <u>business_Business_pursuant</u> to Government Code Section 53075.5 and Section <u>1.060_1.075_</u>of this <u>Ordinanceordinance</u>;
 - 3. Provide SSG with a copy of the Department of Motor Vehicles Pull <u>Notice Program enrollment, as defined in Vehicle Code</u> <u>Section 1808.1; and</u>
 - <u>4.</u> <u>3.</u>Payment of <u>driver_Driver</u> permit fee as established and amended from time to time by resolution of the Board. The driver permit fee shall be due and payable before receipt of the driver permit.
- D. The Taxi Administrator may accept the submission of a permitted <u>businessBusiness</u>' <u>driver Driver</u> application that provides all the information required in subsections B and C above in lieu of the driver application provided by SSG.
- E. The driver <u>Driver</u> permit shall state the name of the employer.
- F. In the event of denial, revocation or suspension of a driver Driver permit, the applicant may within <u>10 ten (10)</u> days of notification of denial apply to SSG for a hearing on the denial in accordance with the procedures set forth in Section <u>1.0701.085</u>.
- G. The <u>driver Driver</u> permit shall be valid for a period of one (1) year or until suspended, revoked or surrendered. Termination of the <u>driver's Driver's</u>

California <u>Driver's License driver's license</u> shall constitute grounds for revocation of the <u>driver Driver</u> permit authorized hereunder.

H. Upon termination of employment within the meaning of Government Code Section 53075.5 the permit shall become void. In such case, the driver Driver shall immediately return the driver permit to SSG. Upon return of the driver Driver permit, the driver Driver may re-apply for a driver Driver permit, provided that the driver Driver complies with the requirements for issuance of a driver Driver permit under this Section.

Section 1.050 Driver Permit Renewal and Transfer

- A. Prior to the expiration of a <u>driver_Driver_permit</u>, the <u>driver_Driver_may</u> apply to SSG for a renewal thereof for an additional year. A <u>driver_Driver_shall</u> be entitled to a one(1) year renewal of the driver permit provided that: (1) year renewal of the Driver permit provided that:
 - 1. The <u>driver Driver</u> pays a permit renewal fee as established and amended from time to time by resolution of the Board;
 - 2. The <u>driver Driver</u> submits to permit-renewal controlled substances and alcohol testing as provided by Government Code Section 53075.5;
 - 3. The results of controlled substances and alcohol testing indicate that the <u>driver_Driver_has</u> not been using a controlled substance as specified in Part 40 (commencing with Section 40.1) of Title 49 of the Code of Federal Regulations;
 - 4. The results of such testing indicate that the <u>driver Driver</u> has a breath concentration of less than 0.02 percent on an alcohol screening test; and,
 - 5. The <u>driver Driver</u> has not been convicted of any of the crimes, including but not limited to, those crimes enumerated in Section <u>1.065-1.080</u> during the preceding year.
- <u>B.</u> A Driver may request a transfer of his/her Driver Permit to another Permittee provided the Driver has submitted the following:
 - 1. A Driver Permit application signed by an authorized representative of the prospective Permittee;

2. A Driver Permit transfer fee; and

- 3. SSG Driver Permit to be transferred;
- Driver shall not operate a Taxicab until the transfer permit is obtained and in possession of the Driver pursuant to this Section.

- D. A transferred Driver Permit shall expire on the same date as the original Driver Permit and shall not exceed the Driver's Permit period.
- E. If the Driver permit has expired or terminated and is not renewed or transferred within thirty (30) business days of the expiration or termination, the Driver shall be required to re-apply as a new applicant for issuance of a Driver permit and shall pay all fees associated therewith.
- <u>F.</u> <u>B.</u>The rights of appeal provided for by Section <u>1.070-1.085</u> are available to a <u>driver Driver</u> in the event that renewal of his or her <u>driver Driver</u> permit is denied based on the provisions of this Chapter.

Section 1.055 <u>Vehicle Permit Required</u>

A. It is unlawful for any Taxicab to operate without first having been issued a <u>Vehicle Permit from SSG, unless otherwise authorized by</u> <u>Government</u> Code section 53075.5 At all times while providing Taxicab service the

<u>Code section 53075.5. At all times while providing Taxicab service, the</u> <u>Vehicle Permit must be affixed to the lower left rear windshield of the</u> <u>vehicle.</u>

- B. A Vehicle Permit may be issued provided that the vehicle has successfully completed a safety and cosmetic inspection conducted by a facility certified by the National Institute for Automotive Service Excellence or a facility registered with the Bureau of Automotive Repair in accordance with the vehicle safety standards.
- <u>C. The Vehicle Permit shall be valid for a period of one (1) year, beginning July</u> <u>1st of each year and expiring June 30th or until suspended, revoked or</u> <u>surrendered.</u>
- D. Permittees shall pay the Vehicle Permit Fee for each vehicle that is issued a Vehicle Permit.
- E. If a vehicle is permanently taken out of service with a balance due to SSG of the Vehicle Permit Fee for the year, such fee shall become immediately due and payable.
- F. If a Taxicab Business' Business Permit is suspended or terminated pursuant to section 1.080, corresponding Vehicle Permits shall also be suspended. Owners of all vehicles with a suspended Vehicle Permit shall present vehicles to SSG for out of service Taximeter readings immediately upon suspension or termination of a Taxicab Business or expiration, suspension or termination of the Vehicle Permit sticker. The owner of the vehicle shall have thirty (30) days to register the vehicle with an existing and valid Taxicab Business permit holder. If the owner fails to register the vehicle within such thirty (30) day period, the vehicle shall be presented to SSG for removal of the Vehicle Permit sticker (if such sticker has not already been surrendered) and the

balance of the Vehicle Permit Fee owing to SSG for the vehicle shall be immediately due and payable. SSG shall pursue collection of the Vehicle Permit Fee from either the Taxicab Business or the owner of the vehicle and no Vehicle Permit sticker shall be issued to the vehicle regardless of its ownership until the Vehicle Permit Fee owing to SSG shall have been paid.

Section 1.060 Vehicle Permit Renewal

- <u>A.</u> Prior to the expiration of a Vehicle Permit, the Permittee may apply to <u>SSG for a renewal thereof for an additional year. A Vehicle Permit may be</u> <u>entitled to a one (1) year renewal provided that:</u>
 - <u>1. Payment of the Vehicle Permit Fee as established and amended</u> <u>from time to time by resolution of the Board is received; and</u>
 - 2. All requirements for initial issuance of a Vehicle Permit are maintained as provided in Section 1.055.
- B. The rights of appeal provided for by Section 1.085 are available in the event that renewal of a Vehicle Permit is denied based on the provisions of this Chapter.

Section 1.065 Vehicle Inspections

<u>C.</u>

- A. Prior to obtaining a Taxicab Business Permit, an applicant shall first present each vehicle to be used as a Taxicab to a facility certified by the National Institute for Automotive Service Excellence or a facility registered with the Bureau of Automotive Repair, and SSG, for a vehicle safety and cosmetic inspection. Any vehicle(s) that a Taxicab Business proposes to add to its fleet shall also be presented to a facility certified by the National Institute for Automotive Service Excellence or a facility registered with the Bureau of Automotive Service Excellence or a facility registered with the Bureau of Automotive Repair, and SSG, for successful completion of a vehicle safety and cosmetic inspection prior to operation as a Taxicab. The Taxicab Administrator shall maintain a list which reflects the VIN of each vehicle that successfully completes the vehicle safety inspection. A record of the VIN of each vehicle that fails the vehicle safety inspection shall also be maintained by SSG.
- B. In addition to the initial vehicle safety and cosmetic inspection, each vehicle shall be required to pass additional inspections at the following times:
 - 1. Every twelve (12) months from the date the vehicle is first licensed as a Taxicab;
 - After every incident resulting in cosmetic or greater damages; and,
 - 3. At any time upon written request by the Taxi Administrator.
 - Failure to present a vehicle for inspection under this ordinance within three (3) days of the date upon which a request under Section 1.025 is delivered or
within three days after inspection is due shall result in the issuance of a penalty in accordance with Section 1.080. Further failure to present a vehicle for inspection under this ordinance within ten (10) days of the date upon which a written request is delivered or inspection is due shall result in the vehicle being declared presumed unfit to operate as a Taxicab, an administrative citation shall be issued to that effect, and the vehicle shall be read out of service.

D. It is unlawful to operate a Taxicab vehicle in an unsafe operating condition, including but not limited to a condition that violates the vehicle safety inspection standards of SSG. All Taxicab Businesses are responsible to ensure that their vehicles are maintained in a safe operating condition at all times that they are in service. An incident that results in any cosmetic or greater damage shall be reported to SSG.

Section 1.070 Rates

- A. <u>No permittee No Permittee</u> operating in the jurisdictional boundaries <u>Jurisdictional Boundaries</u> of SSG may charge a rate in excess of the maximum rate of \$12.00 per mile or as established by resolution of the Board. A <u>permittee Permittee</u> may charge a rate that is less than the maximum rate set by SSG. Permittees may set fares or charge a flat rate as made permissible by Government Code Section 53075.5. Maximum rates may be adjusted annually by resolution of the Board.
- B. The Board may from time to time establish maximum flat rates for special events or fixed routes.
- C. <u>A permittee <u>A</u> <u>Permittee</u> may use any type of device or technology approved by the Division of Measurement Standards to calculate fares as provided for in Government Code Section 53075.5.</u>
- D. The <u>permittee Permittee</u> shall disclose fares, fees or rates to the customer as provided for in Government Code Section 53075.5.
- E. The <u>permittee Permittee</u> shall notify the passenger of applicable rates prior to the passenger accepting the ride for walk up rides and street hails as provided for in Government Code Section 53075.5.

Section <u>1.060_1.075</u>Mandatory Controlled Substance and Alcohol Testing Program

- A. Each <u>permittee</u> <u>Permittee</u> shall maintain a mandatory controlled substance and alcohol testing certification program conforming to all requirements as set forth in California Government Code Section 53075.5 and Part 40 (commencing with Section 40.1) of Title 49 of the Code of Federal Regulations.
- B. Each <u>business</u> <u>Business</u> shall maintain a written drug and alcohol policy as

required by Government Code Section 53075.5 and proof that the business <u>Business</u> has implemented a drug and alcohol certification program covering all of its drivers.

- C. <u>No business No Business</u> shall permit a <u>driver Driver</u> who refuses to submit to such tests to operate or continue to operate a <u>taxicabTaxicab</u>.
- D. In the case of self-employed independent <u>driver_Driver_</u>within the meaning of Government Code Section 53075.5, the test results shall be reported directly to SSG. In all other cases, the test results shall be reported to the business who has employed or made an offer of employment to the driver within the meaning of Government Code Section 53075.5.
 Business who has employed or made an offer of employment to the Driver within the meaning of Government Code Section 53075.5.
- <u>E.</u> Results of all tests provided for in this <u>section</u> are confidential and shall not be released to the public without the written consent of the <u>driverDriver</u>, except as provided by law.

Section <u>1.065 1.080 Denial</u>, Revocation, or Suspension of Permits

- <u>A.</u> In addition to any other reason provided for in this Chapter, a permit may be denied, suspended or revoked when it has been determined that the <u>businessBusiness</u>, including any owners, investors, shareholders, partners, officers, directors, and representatives acting on its behalf:
 - 1. Has not complied with the applicable provisions of Article I; or
 - 2. Has failed to cure any item listed in <u>60-a sixty (60)</u> day warning for failure to comply with any requirements of permit issuance; or
 - 3. Has been issued three (3) <u>60 sixty (60)</u> day warnings of failure to comply with any requirements of this Chapter within a period of twelve (12) months; or
 - 4. Has knowingly made a false statement of fact in an application for such permit; or
 - 5. Has any outstanding balance owed to SSG; or
 - 6. Has charged rates or fares exceeding the maximum rates other than those permitted by Section <u>1.0551.070</u>.

Business and Driver Criminal Conduct

Β.

1. A permit may be denied, suspended or revoked when it has been determined that the <u>businessBusiness</u>, including any owners, investors, shareholders, partners, officers, directors, and

representatives acting on its behalf or <u>driver_Driver_has</u> been convicted of any of the following crimes within the timeframes set forth below, whether committed in the State of California or elsewhere. A conviction within the meaning of this <u>section</u> <u>Section</u> means a plea or verdict of guilty or a conviction following a plea of nolo contendere:

- a. Any conviction regardless of the time elapsed, in any state, of any of the following or their equivalent:
 - i. Any crime (apart from adult same-sex consensual sexual behavior) which requires the applicant to

i-register as a sex offender under California Penal Code §290 shall require denial or revocation; or

- <u>ii.</u> Any felony involving actual or threatened violence against persons, including, but not limited to, assault, battery, robbery or the use of a firearm or other weapon against a person.
- Any conviction (felony or misdemeanor) within the past <u>7-seven</u>
 (7) years of any crime involving theft or dishonesty, including, but not limited to, burglary, theft, shoplifting or other crime related to fraud or intentional dishonesty; or
- Any conviction (felony or misdemeanor) within the past <u>7-seven</u>
 (7) years of any crime involving the sale, possession or transportation of narcotics or other controlled substances; or
- d. Any conviction (misdemeanor or felony) within the past <u>three</u> <u>3-(3)</u> years of any crime involving pandering or prostitution.
- 2. In addition to the crimes listed above, no <u>driver Driver</u> permit shall be granted to an applicant who has been convicted of three (3) or more moving violations within three years previous to submission of the application. Any permit previously granted shall be revoked for any <u>driver Driver</u> who has been convicted of three (3) or more moving violations within three (3) years.
- 3. In addition, if an applicant has been convicted of, or pled nolo contendere at any time within the past seven (7) years, to a violation related to driving under the influence of alcohol or drugs, the applicant shall be disqualified and the application shall be denied. If after issuance of a permit to a <u>driverDriver</u>, the <u>driver-Driver</u> is convicted of, or pleas nolo contendere to, a violation related to driving under the influence of alcohol or drugs, the <u>driver's Driver</u> is convicted of.

- <u>C.</u> D.In addition to the foregoing, a <u>driver Driver</u> permit may be suspended, revoked or denied in the event that:
 - 1. A driver is involved in an accident due to a medical condition that prevents the <u>driver_Driver</u> from safely operating a vehicle, or;
 - 2. A medical condition that prevents a driver Driver from safely operating a vehicle otherwise comes to SSG's attention. Any driver Driver whose permit has been suspended, revoked or denied due to a prohibitive medical condition as described above, shall be entitled to a permit₂₋upon certification by medical doctor а that the condition is correctable, has been corrected and will continue to be corrected.
 - D. E.In addition to the above, any driver Driver permit may be suspended or revoked for any crime which is substantially related to the qualifications, functions, or duties of a driver Driver which include, but are not limited to, the following: reckless driving; wet reckless driving; murder; rape; vehicular manslaughter; a violation of California Vehicle Code Sections 20001, 20002, or 20003 or any corresponding substitute Sections; robbery; a violation of California Penal Code Section 314 or any corresponding substitute Section; pandering; crimes related to the use, sale, possession, or transportation of narcotics or intoxicating liquors; assault; battery; or indecent exposure.
 - <u>E.</u> <u>F.Any driver Driver permit may also be suspended for and during the period that the payment of any citation remains outstanding after all appeal periods have been exhausted.</u>
 - <u>F.</u> G.From the time of the revocation or suspension of a driver-<u>Driver</u> permit granted under the provisions of this Chapter, it is unlawful for any person whose driver's <u>Driver's</u> permit has been suspended or revoked to operate or drive a taxicab <u>Taxicab</u> within the jurisdictional boundaries <u>Jurisdictional Boundaries</u> of SSG until a new permit has been procured or the period of suspension has expired. It is also unlawful for any person to drive or operate within the jurisdictional boundaries <u>Jurisdictional</u> <u>Boundaries</u> of SSG any taxicab <u>Taxicab</u> during the period of time that a permit has been revoked, terminated or suspended.
 - <u>G.</u> H.In the event the <u>permittee Permittee</u> appeals any denial, suspension, or revocation of a permit issued under this Section, the appeal procedures of Section1.070 shall apply. <u>1.085 shall apply.</u>

Section 1.070 1.085 Appeal Hearings

A. Any person aggrieved by any determination under the provisions of

this Chapter shall be entitled to appeal that decision as provided herein. Any recipient of an administrative citation may contest that there was a regulatory violation or that he or she is the responsible party.

- B. A request for hearing must be made within ten (10) days following the delivery of notice of the decision of the Taxi Administrator which is challenged by delivery of the request for hearing at the administrative offices of SSG together with:
 - An advance deposit of any fine or a notice of request for an advance hardship waiver pursuant to Section <u>1.0751.095</u>; and
 - 2. 2.Payment of an appeal fee as established by resolution of the Board of Directors.
- Upon satisfaction of the foregoing, SSG shall set a hearing within thirty (30) days of delivery of the request for hearing, or as soon thereafter as reasonably practical. The Taxi Administrator shall appoint a hearing officer.
 - 1. If the appeal is of: (1) a decision to deny, suspend, revoke or terminate a permit; or (2) an administrative fine or penalty imposed pursuant to an administrative citation in excess of \$2,000.00, the Taxi Administrator shall refer the matter to the administrative hearing officer under contract with <u>SunlineSunLine</u>, or a retired judge or an administrative law judge with the California State Office of Administrative Law Judges.
 - 2. If the appeal is of a decision to impose a(n) administrative fine(s) or penalty(ies) pursuant to an administrative citation whose total is less than \$2,000,00, the Taxi Administrator shall refer the matter to an employee who shall serve as the hearing officer.
- D. SSG shall notify the appealing party of the time and date for the hearing, which notice shall be delivered at least fifteen (15) days prior to the hearing.
- E. The hearing officer shall conduct an administrative hearing. The administrative hearing allows SSG and the appealing party to be represented by an attorney, to present evidence related to the alleged violations, to cross examine witnesses who have testified, and to argue their positions. The administrative hearing shall be informal and technical rules of evidence, including but not limited to, the hearsay rule, shall not apply. Oral testimony received at the hearing shall be taken only on oath, affirmation, or penalty of perjury. The right to cross examine witnesses shall not preclude the introduction and consideration of written statements whether made under oath or not. The proceedings shall be recorded or otherwise preserved. It is the intent of SSG that the hearing officer allow wide latitude in introduction of evidence and the holdings and discussions concerning informality of hearings and relaxed rules of evidence set forth in *Mohilef v. Janovici* (1986) 56 Cal.App.4th 310 apply to the fullest extent to all

the hearings conducted under this Ordinanceordinance.

- F. If the appealing party fails to appear, the hearing officer may conduct the hearing in the <u>Party's party's</u> absence and/or may render a decision to dismiss the matter.
- G. After consideration of the evidence presented by all parties, the hearing officer shall render written decision which sets forth a statement of the G.case, any relevant findings of fact to support the decision and administrative enforcement order. If the hearing officer finds one or more of the alleged violations has been committed, he or she may suspend, revoke, or terminate anv permit and/or impose administrative monetary penalties in accordance with the limits set forth in this Ordinanceordinance. In determining whether to suspend or revoke any permit or to impose administrative monetary penalties, the hearing officer shall take into consideration the gravity of the violation, the entire record of the party requesting the hearing, and the harm threatened to the public by the violation.
 - H. The decision of the hearing officer shall be final and the party requesting the hearing shall be notified in writing of the decision of the hearing officer. Such decision shall be delivered within fifteen (15) days from the date the hearing is concluded.
 - L. Any review of a decision by the hearing officer brought pursuant to an administrative citation shall be governed by the provisions of Government Code Section 53069.4. Review of any other final decision under this <u>Ordinance ordinance</u> shall be governed by Code of Civil Procedure Section 1094.5, *et seq.*
 - J. J. With the exception of the conviction of a crime which requires registration as a sex offender under California Penal Code Section 290, in any case where a <u>driver Driver</u> permit is denied due to a criminal conviction, the applicant shall be entitled to apply the <u>driver Driver</u> permit application fee towards the appeal fee from such denial. In the event that a <u>driver Driver</u> permit is granted on such appeal, the applicant shall pay the <u>driver Driver</u> permit fee in full prior to issuance of a permit.

Section 1.090

Section

Advance Deposit Hardship Waiver

Any person who intends to request a hearing to contest that there was a regulatory violation or that he or she is the responsible party and who is financially unable to make the advance deposit of the fine under Section 1.085 may file a request for an advance deposit hardship waiver.

B. The request shall be filed with the SSG on an advance deposit hardship waiver application form within ten (10) days of the date of the administrative citation.

- C. The requirement of depositing the full amount of the fine as described in subsection A above shall be stayed unless or until the SSG makes a determination not to issue the advance deposit hardship waiver.
- D. SSG may waive the requirement of an advance deposit set forth in Section <u>1.085 and issue the advance deposit hardship waiver only if the</u>

1.70and issue the advance deposit hardship waiver only if the cited party submits a sworn affidavit, together with any supporting documents or materials demonstrating the person's actual financial inability to deposit with SSG the full amount of the fine in advance of the hearing.

Section <u>1.080</u>1.095 Administrative Citation

- A. Whenever an enforcement officer charged with the enforcement of any regulation determines that a violation has occurred, the enforcement officer shall have the authority to issue an administrative citation to any person responsible for the violation. In instances in which a driver <u>Driver</u> is cited for a violation, the <u>business</u> may also be cited.
- B. Each administrative citation shall contain the following information:
 - 1. The date of the violation;
 - 2. The address or a definite description of the location where the violation occurred;
 - 3. The section of the regulation violated and a description of the violation;
 - 4. The amount of the fine for the violation;
 - 5. A description of the fine payment process, including a description of the time within which and the place to which the fine shall be paid;
 - 6. An order prohibiting the continuation or repeated occurrence of the violation described in the administrative citation;
 - 7. A description of the administrative citation review process, including the time within which the administrative citation may be contested and the place from which a request for hearing form to contest the administrative citation may be obtained; and
 - 8. The name and signature of the citing enforcement officer.

Section <u>1.085-1.200 Fines and Penalties</u>

- A. The minimum fine for violation of Article I of this Chapter shall be one thousand dollars (\$1,000.00).
- B. The minimum fine for operating a <u>taxicab_Taxicab_</u>without a valid permit(s) to operate issued by SSG shall be five thousand dollars (\$5,000.00).
- C. The fine shall be paid to SSG within thirty (30) days from the date of the

administrative citation.

- D. If the fine is challenged by an administrative hearing as set forth in Section
 <u>1.70</u><u>1.085</u> and the hearing officer determines that the administrative citation shall be upheld, then the fine amount on deposit with SSG shall be retained by SSG.
- E. E.If after a hearing under Section 1.0701.085, the hearing officer determines that the administrative citation should be upheld and the fine has not been deposited pursuant to an advance deposit hardship waiver, the fine shall be due within thirty (30) days of the date of the decision of the hearing officer is deposited in the mail. Failure to pay the fine within such period shall result in the suspension of the driver <u>Driver</u> permit of the <u>driver Driver</u> until such time as payment is made.
- <u>F.</u> F.If after a hearing under Section <u>1.070 <u>1.085</u></u> the hearing officer determines that the administrative citation should be canceled and the fine was deposited with SSG, then SSG shall promptly refund the amount of the deposited fine, together with interest at the rate of five percent (5%) per annum for the period of time that the fine amount was held by SSG.
- <u>G.</u> <u>G.</u>Payment of a fine under this Chapter shall not excuse or discharge any continuation or repeated occurrence of the regulatory violation that is the subject of the administrative citation.

Section 1.090 1.205 Late Payment Charges

A. Any person who fails to pay to SSG any fine imposed pursuant to the provisions of the <u>Ordinance ordinance</u> of SSG on or before the date that fine is due also shall be liable for the payment of any applicable late payment charges set forth in the schedule of fines. In addition, the permit of the <u>driver Driver</u> involved may be suspended pending payment.

Section <u>1.0951.210</u> Recovery of Administrative Citation Costs

A. SSG may collect any past due administrative citation fine or late payment charge by use of all available legal means. SSG also may recover its collection costs, including any <u>reasonable</u> attorneys' fees.

Section <u>1.2001.215</u> Airports

A. Nothing in this Chapter shall prevent Palm Springs Regional Airport or any other publicly owned airport from regulation of taxicab access or from charging access/permit fees.

ARTICLE II

OPERATING REQUIREMENTS

Section 2.010 <u>Taxicab Businesses Color Scheme</u>

- A. All Taxicabs operating under a Taxicab Business permit shall be of distinctive appearance such as is in common usage in this country for Taxicabs and shall have a standard monogram, insignia, or logo which is permanently affixed to each vehicle and clearly indicates that the vehicle is offered for the use of transportation of passengers for hire.
- B. No Taxicab Business permit shall be granted to any Person and/or company whose name, monogram, logo or insignia to be used on its Taxicabs is in conflict with, or imitates, any monogram, name, logo or insignia used by another Taxicab Business within the Jurisdictional Boundaries of SSG in such a manner as to be misleading to, or which would tend to deceive or defraud the public.
- C. No Taxicab Business shall be entitled to utilize the name or telephone number of any previously operating Taxicab Business unless the assuming company has paid all fines, Business permit fees, vehicle permit fees, and administrative penalties due to SSG from the previous Taxicab Business and otherwise complied with the requirements for issuance of a Taxicab Business permit under the ordinance of SSG. In any case where an administrative or other form of proceeding is pending against the previous Taxicab Business, no transfer of the name shall occur unless and until SSG is provided with adequate monetary assurance of payment of any anticipated monetary penalty. Assurance may be in the form of a bond or undertaking.

Section 2.015 Advertisements

- A. No Taxicab Business, Driver or any other person shall place or cause to be placed any advertisement which:
 - 1. Is misleading to, or would tend to deceive or defraud the public:
 - 2. Uses a name(s) other than the name(s) registered with SSG for which a valid taxicab business permit has been issued without first obtaining written consent of SSG; or
 - 3. Uses a name, monogram, logo or insignia which is in conflict with or imitates any monogram, logo or insignia used by any other person operating in the Jurisdiction Boundaries of SSG.

Section 2.020 Driver Standards and Appearance

A. All drivers shall have in his or her immediate possession a valid California

<u>Driver's License driver's license</u> and a <u>driver Driver</u> permit issued by SSG while in charge of or driving a <u>taxicab Taxicab</u> and shall present either upon request.

- B. All <u>drivers Drivers</u> shall be at least 18 years old.
- C. All Drivers shall have the ability to read signs, labels, work schedules, rate cards, information cards, maps and simple instructions in English, to understand and follow verbal directions in English, to write simple instructions in English and to speak English sufficiently to communicate clearly with the public at large.
- <u>D.</u> <u>C.No driver No Driver</u> shall be afflicted with either a physical or mental incapacity or ailment that would preclude him or her from safely operating a <u>taxicab</u> and performing the duties normal to such profession.
- E. D.All <u>drivers Drivers</u> shall be well groomed and dressed in a neat and clean fashion at all times while on duty. At a minimum, attire shall include a collared shirt or blouse covering the shoulders, knee length shorts or skirt or long pants and closed toe shoes. T-shirts, spaghetti or strapless shirts, open toe shoes, flip flops-<u>, sweatpants</u> and sandals are prohibited. A <u>driver Driver</u> shall wear an identification badge at all times while on duty. At a minimum, the shirt, blouse or identification badge worn by the <u>driver Driver</u> must bear the <u>driver's Driver's</u> name and <u>company Business</u> logo.
- <u>E.</u>All drivers <u>Drivers</u> shall provide prompt, efficient service and be courteous at all times to the general public, the business community, all other taxicab drivers <u>Taxicab Drivers</u> and SSG or local government administrators/officers. Smoking and the use of profanity is prohibited. Disputes with the general public, the business community, other taxicab drivers and those in charge of taxicab stands on private property shall be resolved in a professional manner with a goal of maintaining a favorable public image for the taxicab industry.
- <u>G.</u> No Driver shall refuse to transport wheelchairs, packages, luggage and <u>animals as follows</u>
 - 1. Any passenger's wheelchair, which can be folded and placed in either the passenger vehicle or trunk compartment of the Taxicab;
 - 2. Groceries or packages when accompanied by a passenger;
 - <u>3. Personal luggage, possessions or small pets in appropriate</u> <u>carriers.</u>
 - <u>4. Any passenger's service animal or intentionally interfere with the</u> <u>use of service animal by harassing or obstructing the user of his or</u> <u>her service animal as defined by the Americans with Disabilities Act</u> <u>(ADA).</u>
 - H. All Drivers shall assist a passenger in and out of a Taxicab when

requested, provided the driver is not required to lift the passenger.

- I. All Drivers shall assist a passenger by placing luggage, packages and wheelchairs in and out of the taxicab when requested.
- J. No Driver shall refuse a dispatch call or other request for Taxicab service unless the Driver has a legitimate fear for his or her safety or is otherwise engaged with a passenger.
- K. F.All drivers <u>All Drivers</u> shall be adequately rested, and shall not operate a taxicab <u>Taxicab</u> for more than <u>10 ten (10)</u> consecutive hours, nor for more than <u>10 ten (10)</u> hours spread over a total of <u>15 fifteen (15)</u> consecutive hours. Thereafter, no <u>driver Driver</u> shall drive a <u>taxicab Taxicab</u> until eight consecutive hours have elapsed.
- L. G.All drivers <u>Drivers</u> shall not engage in conduct or verbally threaten to engage in conduct which is dangerous or violent such that the safety of the traveling public, SSG employees or agents, taxicab drivers or other persons, is implicated.
- <u>M.</u> <u>H.All drivers Drivers</u> shall not engage in argumentative or discourteous conduct toward the public, a passenger, other taxicab drivers or other persons while on call to provide taxicab service or in the course of providing such service.
- <u>N.</u> <u>I.All drivers Drivers</u> shall not have been convicted of any of the crimes within the timeframes as set forth in Section <u>1.065-1.080</u> of this Chapter, whether committed in the State of California or elsewhere. A conviction within the meaning of this Section means a plea or verdict of guilty or a conviction following a plea of nolo contendere.
- O. In the event that a Driver is involved in a collision with another vehicle, a fixed object or a pedestrian, that results in injury and/or renders any vehicle inoperable, the Driver and/or the Permittee shall complete and submit to SSG a written SSG approved Collision/Injury Report within twenty four (24) hours of the incident.

Section 2.025 Special Events

A. As a matter of public safety and efficiency, during certain designated events where there is expected to be heavy concentration of customers seeking taxicab service, no passenger appointments will be allowed for pick-ups from the event. The designated events to which this regulation applies include:

- 1. The Coachella Valley Music and Arts Festival;
- 2. The Stagecoach Festival; and,
- 3. Any other event for which Permittees are provided written notice no less than thirty (30) days before the event.

2.015 Section 2.030 Taxi Administrator

A. The Taxi Administrator or his/her designee may adopt, by ordinance, operating requirements for taxicab companies and taxicab drivers <u>Taxicab</u> <u>Businesses and Taxicab Drivers</u> that do not relate to permitting or business licensing pursuant to Government Code Section 53075.51.

Section 2.0202.035 Fines and Penalties

A. The minimum fine for violation of Article II of this Chapter shall be one hundred dollars (\$100.00).

TAXICAB REGULATIONS OF

THE

SUNLINE REGULATORY

ADMINISTRATION

Revised 7/2016

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TAXICAB REGULATIONS OF SUNLINE REGULATORY ADMINISTRATION

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TAXICAB REGULATIONS OF THE

SUNLINE REGULATORY ADMINISTRATION (A DIVISION OF SUNLINE SERVICES GROUP)

R.1. PURPOSE

R.1.1 These regulations are promulgated pursuant to section $\frac{1.130}{1.020}$ of the Ordinance of SunLine Services Group (SSG), as now enacted or as may be amended from time to time, and are intended to implement the provisions of that Ordinance regulating taxicab service within the jurisdiction of SSG, a Joint Powers Authority created by the nine cities of the Coachella Valley and the eastern portion of Riverside County. Each Taxicab Franchise Business and its management, agents, employees, drivers, independent contractors and permitted users are individually and jointly responsible for complying with these Taxicab Regulations, any Ordinance regulating taxicab services, any rule or regulation relating to the Palm Springs Airport, and any State of California or federal statute or administrative code relating to the operation of a taxicab.

R.2. **DESIGNATION OF REGULATORY ADMINISTRATOR**

R.2.1 The <u>CEO/General Manager of SunLine Services Group (SSG)</u> hereby designates the SunLine Regulatory Administration (SRA) as the division of SSG charged with enforcement and implementation of the Ordinance of SSG, as now enacted or as may be amended, and all Regulations promulgated pursuant thereto.

R.3. FRANCHISE REOUIREMENTS **R.3. TAXICAB BUSINESS REGULATIONS**

R.3.1 No person, firm, association, corporation, partnership or other entity shall dispatch, cause to be dispatched, operate, or cause to be operated, a taxicab within the jurisdiction of SSG unless the responding vehicle has a valid Taxicab Vehicle Permit. the issued by SSG or other recognized taxi regulatory agency within the County of Riverside. The driver of such vehicle hasmust have a valid Taxicab Driver's Permit, and the taxicab Taxicab is operated pursuant to a Franchise Agreement entered into with SSG. Taxicab Business Permit issued by SSG, or valid taxicab business permit issued by a recognized taxi regulatory agency located within the County of Riverside.

R.3.1.1 Each Franchisee shall have a registered fictitious business name with the Countyof Riverside.

R.3.2 Each Franchise is required at all times to maintain in service a number of activelypermitted vehicles no less than 75% nor more than 125% of the allocation under its Franchise Agreement. Each Franchise shall certify to SRA's satisfaction at least every six (6) months that noless than an average of eight (8) dispatched and non-dispatched trips per day per vehicle are generated by each vehicle authorized under the Franchise Agreement.

R.3.2 R.3.4 Each Franchise shall have a principal place of business located within the Page 1

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jurisdiction of SSG from which it conducts its activities as a Franchise. Each Franchise Each <u>Taxicab Business</u> must provide and maintain a year-round, 24- hour computerized dispatch system (System). The System must satisfy the following requirements:

R.3.2.1R.3.4.1System must track caller location, response time from the
time customer calls until taxi pick up, and duration of trip.
Customer calls means the time customer first called, not time of
any callback.

R.3.4.2 System must track number of customer callbacks.

	<u>R.3.2.2</u>	R.3.4.3 Pickup zones must separate the Coachella Valley into its respective communities so officials from each community can see the quality of taxi service they are receiving.
	<u>R.3.2.3</u>	R.3.4.4 System must track calls by pickup zone by hour, day and zip code.
	R.3.4.5	System must track all requests for service including multiple- requests; for instance, if a hotel/resort requests five (5) cabs, the system must reflect five (5) requests and show response times- for each of the five (5) requests.
	<u>R.3.2.4</u>	R.3.4.6 System must track number of calls in which customer was advised of System must track and report completed trips wait times of that exceed 20 minutes or more and declined to wait.
	<u>R.3.2.5</u>	R.3.4.7 System must be capable of recognizing incoming telephone numbers and be capable of using computerized voice response and dispatch when the number is a frequent caller such as a hotel, restaurant, or other frequent user of the Franchisee's taxi service.
	<u>R.3.2.6</u>	R.3.4.8 System must be capable of providing credit card swiping, reading and verification of card, authorization of payment, and printing of customer receipt within 60 seconds of being swiped.
	R.3.4.9System	n must be capable of tracking any lost articles by knowing only the date, time of day, and pickup and drop off locations.
	<u>R.3.2.7</u>	R.3.4.10 System must be capable of tracking service refusals by an individual taxi and driver. Customers waiting for service must be advised of current response times and given the option of calling another company.
	<u>R.3.2.8</u>	R.3.4.11 All data collected by the System shall be maintained at the principal place of business of the Franchise, which is located within the jurisdiction of SSG.or accessed at the office or terminal designated to SSG by the Taxicab Business
R.3.4.12	<u>R.3.2.9</u>	R.3.4.13 Any changes made to the <u>Dispatch System Vendor and/or</u> <u>Dispatch System Program Type</u> must be presented to SRA for approval prior to implementation.

<u>R.3.3</u> R.3.5Franchisees are <u>Each Taxicab Business is</u> required to have telephone or radioreal time voice communication access to all their on-duty drivers.

<u>R.3.4</u> R.3.6Each Franchisee Each Taxicab Business must be capable of tracking any lost articles by knowing only the date, time of day, and pick up and drop off locations.

<u>R.3.5</u> Each Taxicab Business must be capable of investigating and reporting all trips that have not taken the shortest, most direct route.

R.3.6 <u>Each Taxicab Business</u> must provide and maintain a <u>Global Positioning System</u> (GPS-) system. The system must satisfy the following requirements:

- **R.3.6.1** GPS system must be capable of providing drivers turn by turn directions and monitoring shortest route taken.
- **R.3.6.2** GPS system must be capable of reporting all trips that weregreater than one percent (1%) out of route.

R.3.6.2 GPS system must be capable of capturing and reporting, for all vehicles in the fleet and individual drivers, all trips for which the taxi meter was utilized.

R.3.7 The following are the minimum requirements to maintain a Franchise:

- **R.3.7.1** A Franchise Agreement awarded by SSG pursuant to Ordinance 1.030 and 1.080;
- **R.3.7.2** The Franchisee shall maintain on file with SRA evidence of itsinsurance coverage meeting all requirements of Section 1.050 ofthe Ordinance of SSG. The Franchisee shall provide SRA withverbal notice within 24 hours in the event of any change ininsurance coverage and written notification of any insurance change within three (3) calendar days after the change;
- **R.3.7.3** The Franchisee shall maintain a Vehicle Identification List as described in Section 1.030(A) of the Ordinance of SSG and shall provide the list to SRA upon request.
 - (a) All vehicles on the Franchisee's list of authorized vehicles shall meet the minimum vehicle standards and havesuccessfully completed all required vehicle safety inspections as set forth in these Regulations;
 - (b) Each Franchisee must maintain in operation at least two (2) wheelchair accessible vehicles that meet the Federal Americans with Disabilities Act (ADA) standards as partof its fleet.

<u>R.3.7</u> R.3.7.4 The Franchisee <u>Taxicab Businesses</u> shall submit electronic taximeter reports for all vehicles on the <u>Franchisee's Taxicab Business'</u> Vehicle Identification List in accordance with Section R.4 of these Regulations and shall present vehicles for reading of their Taximeter as requested by SRA.

<u>R.3.8</u> R.3.7.5 The Franchisee Taxicab Business shall maintain proof of current Department of Motor Vehicle registration for each vehicle it is authorized to operate and shall produce such proof of registration upon vehicle inspection or request;

- **R.3.7.6** The Franchisee shall maintain a business license applicable to its principal place of business.
- **R.3.7.7** Submission and successful passage of a criminal backgroundcheck as to each individual or entity holding any interest in the useof the Franchisee's name as provided under section 1.00.080 of the Ordinance of SSG;
- **R.3.7.8** The Franchisee shall maintain proof of fictitious business name registration of the Franchisee's name with the County of Riverside.
- **R.3.7.9** The Franchisee shall maintain a Driver's List, which carries the names of every Taxicab Driver who has a Driver's Permit and is-

authorized by the Franchise to operate the vehicles authorized by SSG to be operated under the terms of the Franchise. Each Driver on the Driver's List must meet the minimum standards of SSG forissuance of a Driver's Permit, must have completed the requiredscreening, training and testing, and must have a current Californiadriver's license and Taxicab Driver Permit issued by SRA;

<u>R.3.9</u> R.3.7.10 The Franchisee <u>The Taxicab Business</u> must maintain and adhere to a written complaint procedure that includes a log of all complaints received, date and time of complaint, response, date and time of response, results of investigation, action taken, and any written communication. All complaints received in writing must be responded to in writing within five (5) business days with, at a minimum, an acknowledgment of the complaint, the complaint status and expected time for resolution. All complaints received by telephone must be logged. All telephone complaints of conduct which could result in a citation under these Regulations or are of a serious nature must be responded to in writing. A summary of complaints lodged and action taken shall be submitted to the SRA when requested.

R.3.7.11 The Franchisee must maintain a year round, 24 hour computerized dispatch system in accordance with section R.3.3 of these regulations.

<u>R.3.10</u> <u>R.3.7.13</u> The Franchisee <u>The Taxicab Business</u> must maintain a GPS system in place in accordance with section <u>R.3.5 R.3.6</u> of these regulations.

<u>R.3.11</u> <u>R.3.7.14</u> The <u>Franchisee <u>Taxicab Business</u> must maintain an electronic data based recordkeeping and reporting system which captures and is capable of generating reports on the following subjects:</u>

- (a) All revenues, including fares paid, for four (4) year;
- (b) All trips, including each call, times of dispatch/response total trips made by vehicle and driver, for one (1) year;
- (c) All drivers' names and records, for four (4) year;
- (d) All vehicle registration and maintenance for four (4) year;
- (e) All customer complaints for four (4) year;
- (f) All data necessary for monthly dispatch reports; and,

(g) Telephone customers' names and telephone numbersfor customer satisfaction survey purposes.

<u>R.3.12</u> <u>R.3.7.15</u> The <u>Franchisee Taxicab Business</u> shall make the following periodic reports to SRA:

- (a) A report of dispatch data on a monthly basis by the end of the business day on the first business day of the following month which includes reporting of customer wait time distribution, trips by zone served, trips per day per vehicle, and trip call completion;
- (b) A customer complaint report summarizing complaints lodged and action taken by the Franchisee Taxicab Business on a quarterly basis or upon request by SRA;
 - (c) A list of telephone customer's names and telephone numbers shall be submitted within 30 days of request by SRA for customer satisfaction survey purposes;
- (c) (d)A current Drivers List <u>that includes fist name, last name,</u> <u>driver license number, and company driver id number</u> within the first week of every month;
 - (e) Monthly reports of the random drug and alcohol testing shall be filed with the SRA by the program administrator no later
 - than the 20th day following the end of the previousmonthly reporting period; and,
- (d) (g)A current Vehicle Identification List <u>that includes</u> <u>Taxicab number</u>, license plate number, vehicle identification <u>number</u>, <u>SSG permit number</u> within the first week of every month.
- **R.3.7.16** The Franchisee must maintain the SRA approved, distinctive color and numbering system in place at the time the Franchise Agreement was awarded which easily identifies the Franchise and the specific cab in the case of complaints or violations.

(f)

- **R.3.7.17** The Franchisee must maintain a written vehicle safety program.
- **R.3.7.18** The Franchisee must maintain a drug and alcohol testingprogram in place in accordance with section R.22 of these-Taxicab Regulations.
- **R.3.13 R.3.7.19** The Franchisee <u>The Taxicab Business</u> must maintain a written disciplinary policy and training programs for new and existing drivers with emphasis on dealing with diverse clientele and driving skills. The new driver training program must satisfy the following requirements:

- (a) State, <u>SRASSG</u>, Palm Springs Airport and communities within the Coachella Valley's rules and regulations;
- (b) Geography, including map reading, major points of interest in Coachella Valley and familiarity with the Coachella Valley and surrounding area;
- (c) Driver safety and defensive driving;
- (d) Vehicle safety, maintenance and inspection checks;
- (e) Customer service and relations;
- (f) Sensitivity guidelines for disabled, frail and elderly passengers;
- (g) Behind the wheel driver training;

- (h) (h)Accessible vehicle operation training for drivers of accessible vehicles; and,
- (i) (i)Appearance and dress standards.

(i)

- **<u>R.3.14</u> R.3.7.20** The Franchisee <u>Taxicab Business</u> must have and enforce a policy prohibiting smoking in taxicabs by passengers or drivers.
 - **<u>R.3.15</u> R.3.7.21** The Franchisee <u>Taxicab Business</u> must maintain agreements with credit card agencies for accepting credit card payments for fares and gratuities.
 - R.3.16 Franchisees Taxicab Businesses shall be responsible for reimbursing overcharges to its customers immediately if the Driver is made aware of the overcharge at the time of rendering service and within twenty-four(24) hours if the Franchisee
 R.3.7.22(24) hours if the Taxicab Business is informed of an overcharge after the service was rendered.
- **R.3.8** Upon the Franchisee's successful satisfaction of the conditions for approval listed above, SRA will issue a numbered Vehicle Inspection Sticker for each of the vehicles so approved. The Vehicle Inspection Sticker will be issued according to vehicle identification number. The Vehicle Inspection Sticker must be affixed to the lower left rear windshield of the vehicle for which the sticker is issued.

R.3.9 A Franchisee may replace any of the vehicles for which a Vehicle Inspection Sticker has been issued with another vehicle upon satisfaction of the following conditions:

R.3.9.1	Surrender of the vehicle to SRA for removal of the Vehicle
	Inspection Sticker issued to the vehicle that is to be
	replaced;
R.3.9.2	Verification by the Franchisee that the vehicle to be replaced has
	been read permanently out of service and taken out of operation as-
	a Taxicab by SRA;
R.3.9.3	Submission of proof that the replacement vehicle has
	successfully completed a vehicle safety inspection.

R.3.10 Upon the Franchisee's satisfaction of the conditions stated above, SRA will strike the vehicle identification number of the vehicle to be replaced from the Franchisee Vehicle Identification List and add the vehicle identification number of the replacement vehicle to the Vehicle Identification List. SRA will issue a new Vehicle Inspection Sticker for the replacement vehicle which shall be valid for the term applicable to the Vehicle Permit of the replaced vehicle.

<u>R.3.17</u> R.3.11Each Franchisee Each Taxicab Business must maintain a list of Drivers authorized by the Franchise Taxicab Business to operate the vehicles on the Franchisee's Taxicab Business' Vehicle Identification List. The Franchisee Taxicab Business shall update the Driver List on a monthly basis and shall supply to SRA, within the first week of each month or upon request of SRA, a current Driver List. The Franchisee Taxicab Business shall provide SSG with verbal written notice within twenty-four thirty (2430) hours days after the Franchisee Taxicab Business is aware that any Driver listed on the Driver List for a Franchisee Taxicab Business ceases to drive a Taxicab for the Franchise, and provide written notice to SRA within five (5)

daysTaxicab Business.

R.3.12

<u>R.3.18</u> R.3.13 A Franchise <u>Taxicab Business</u> may add additional Drivers to its Driver List provided that:

<u>R.3.18.1</u>	R.3.13.1 The Franchise Taxicab Business has submitted an intent to hire form within to SRA which identifies the Driver to be added as being employed or given a written offer of employment within the meaning of Government Code section 53075.5; and
<u>R.3.18.2</u>	R.3.13.2 The Driver to be added has been issued a Driver Permit by SRA which states that the Driver is affiliated with the Franchise <u>Taxicab Business</u> ; and,
<u>R.3.18.3</u>	R.3.13.3 The Franchise Taxicab Business provides a certificate(s) of insurance reflecting that the Driver will be covered by the insurance maintained for any vehicle to be driven by the Driver under the Franchise Taxicab Business as required by section 1.050-1.040 of the Ordinance of SSG.

<u>R.3.19</u> R.3.14No Franchise Taxicab Business shall allow any Driver to drive a Taxicab using the Franchisee's Taxicab Business' name unless that person has a valid Driver Permit issued by SRA which states that the Driver is affiliated with the Franchise Taxicab Business.

<u>R.3.20</u> The taxicab Business shall ensure that each Driver using the Taxicab Business' name submits to a fingerprint based criminal history check pursuant to Government Code Section 53075.5.

<u>R.3.21</u> R.3.15 The Franchise Agreement <u>The Taxicab Business Permit</u> is valid for a period of five years from the date of its award <u>one year</u> or until suspended or revoked and may be renewed for up to one (1) time for a period of up to five (5) years <u>annually</u> as set forth in the <u>Franchise AgreementOrdinance of SSG</u>.

R.3.16 Providing false or inaccurate information in the Franchise proposal will result in denial or revocation of a Franchise.

R.4. TAXIMETER INSPECTIONS

R.4.1 No Franchise-Taxicab Business shall operate a taxicab-Taxicab within the jurisdiction of SSG without having first submitted the vehicle to SRA for an initial reading and sealing of the taximeter in the vehicle for the purposes of enforcement of the Ordinance of SSG as now enacted or as may be amended. As used in these Regulations, "Taximeter" means a device or technology, including but not limited to a with a fully operational taximeter with current and intact seals, or any type of device or technology approved by the Division of Measurement Standards to calculate fares, including the use of Global Positioning System (GPS) based smartphone application approved by the California Department of Food and Agriculture, Division of Weights and Measures, that automatically calculates, at a predetermined rate or rates, and indicates the charge for hire of a vehicle, for distance traveled and waiting time and has the capability of printing a customer receipt metering, provided that the device or technology complies with Section 12500.5 of the Business and Professions Code and with all regulations established pursuant to Section 12107 of the Business and Professions Code. The customer shall not be charged a fare that exceeds the authorized fare.

R.4.2 A State certified taximeter technician will affix a seal to the taximeter of vehicles to be authorized for operation under the Ordinance of SSG provided that:

R.4.2.1 The vehicle is presented to SRA for the purpose of inspection of the taximeter to record the number appearing on the trip counter of the meter indicating the number of passenger boarding's as of the date of initial reading; and
 R.4.2.2 R.4.2.3 The taximeter seal required of Riverside County Division of

R.4.2.2

R.4.2.3The taximeter seal required of Riverside County Division of Weights and Measures or an interim seal by a State certified taximeter technician is intact at the time of the initial reading.

R.4.3 Franchisees Taxicab Businesses are responsible to ensure that both the SRAtaximeter seal and the seal required of Riverside County Division of Weights and Measures (or the interim seal by a State certified taximeter technician) are is intact each time that a vehicle is presented to SRA for periodic meter readings and at all times that the vehicle is operating within the jurisdiction of SSG. In the event that either an SRA or a Riverside County Division of Weights and Measures taximeter seal is not intact upon presentation of the vehicle for meter readings or during the vehicles operation as a taxicab, a penalty shall be imposed pursuant to section 1.255 1.080 of the Ordinance of SSG, and the Vehicle Permit issued for the vehicle under which the vehicle is registered will be summarily suspended. **R.4.4** In instances in which a taxicab is <u>in need of repair or is</u> taken out of service<u>or in</u> <u>need of repair that will cause the taxicab to be out of service in excess of 30 days</u>, the following meter reading procedure shall be followed:

- **R.4.4.1** The vehicle shall be <u>presented made available</u> to SRA for a reading of the trip counter <u>before at the time</u> the vehicle is taken out of service.
- **R.4.4.2** Before the vehicle is placed back into service, it must be presented to SRA for a reading of the trip counter on the taximeter. A penalty of

\$1,000.00 shall be imposed on the Franchise Taxicab Business in accordance with section 1.255-1.205 of the Ordinance of SSG in the event that the vehicle is placed back into service without first being presented to SRA for a reading of the trip counter on the taximeter or if the reading on the trip counter is more than the reading taken at the time that the vehicle was taken out of service. If the Franchise Taxicab Business continues to place

the vehicle in service after having been issued a citation, the Vehicle Permit for the vehicle shall be suspended until the Franchise <u>Taxicab Business</u> complies with this requirement. At the time the vehicle is presented for reading of the trip counter prior to return to service the taximeter must bear an intact seal from the Riverside County Weights and Measures Division-or an interim seal by a State certified taximeter technician.

R.5. DRIVER PERMITS

R.5.1 No person shall drive a taxicab within the jurisdiction of SSG without having first obtained either a temporary or a regular Driver Permit.

R.5.2 A temporary driver permit may be obtained from SRA provided that the prospective Driver has satisfied the following conditions:

R.5.3

R.5.3.1	Submitted a completed Driver Application Form along with
	the driver application fee;
R.5.3.2	Passed a pre permit exam issued by SRA to test the applicant's
	familiarity with SSG ordinances and regulations relating to taxicabs
	and the applicant's familiarity with the Coachella Valley region-
	and destinations therein;
R.5.3.3	Provided SRA with an H6 printout from the Department of Motor-
	Vehicles covering the preceding ten (10) years, which was issued not
	more than thirty (30) days before it is presented to SSG;
R.5.3.4	Provided SRA with an intent to hire form signed by the applicant
	and the Franchise for whom the applicant intends to drive a
	Taxicab;
R.5.3.5	Provided SRA with proof of a negative test result in compliance
	with the controlled substance and alcohol testing requirements of
	Section 2 of the Ordinance of SSG;
R.5.3.6	Submitted to fingerprinting by SRA.

R.5.4 The Temporary Driver Permit shall be valid for a period not to exceed one hundred twenty (120) days and must be replaced by a regular Driver Permit within such one hundred-twenty (120) days. In the event that the Department of Justice criminal background check is not-completed within one hundred twenty (120) days of the grant of the temporary driver permit, the temporary driver permit may be extended for an additional sixty (60) days to allow for clearance-upon request for an extension by the Driver to SRA, provided that, the Driver has successfully-completed the Driver Certification and Training Program. If the Temporary Driver Permit is extended, the Driver shall bring the Temporary Driver Permit to SRA so that an extension sticker may be affixed to the Temporary Driver Permit.

R.5.5 All Driver Permits issued by SRA, including Temporary Driver Permits, shall be-

valid only for the Driver's operation of a taxicab for the Franchise indicated on the Driver-Permit. No Driver may operate a Taxicab for a Franchise other than the Franchise listed on the Driver's Driver Permit.

R.5.6 A regular Driver Permit is valid for a period of one (1) year from the date of issuance, unless suspended, revoked or otherwise earlier terminated, and may be renewed for an additional one (1) year upon the Driver's satisfaction of the following:

R.5.6.1Payment of the Driver Permit renewal fee;R.5.6.2R.5.6.3R.5.6.3Successful completion of SSG approved substance and alcohol-
testing procedures as outlined in Section Two of the Ordinance of
SSG and the Regulations promulgated pursuant thereto, at the time
of application for Driver Permit renewal; and,R.5.6.4Satisfaction of all other requirements relating to a Driver Permit

as set forth in the Ordinance of SSG.

R.5.7The Driver Permit of any Driver shall immediately become null and void upon termination of employment within the meaning of *Government Code* section 53075.5 or upon termination of permission by the Franchise to drive a Taxicab using the Franchisee's name. Upon termination, the Driver shall immediately surrender the Driver Permit to SRA. If the Driver receives a written offer of employment within the meaning of *Government Code* section 53075.5 from another-Franchisee within five (5) business days from the date of termination from the prior Franchisee, the Driver may re-apply for a Driver Permit and a new Driver Permit indicating the new-Franchisee's name will be issued to the Driver upon satisfaction of the following:

R.5.7.1 Payment of the Driver Permit transfer fee;

R.5.7.2 Successful completion of controlled substance and alcohol testing procedures as outlined in Ordinance No. 96(2) and the regulations promulgated pursuant thereto, Successful completion of SSG-approved substance and alcohol testing procedures as outlined in Section Two of the Ordinance of SSG and the Regulations-promulgated pursuant thereto at the time of application for Driver Permit transfer;
 R.5.7.3 Provided SRA with an H6 printout from the Department of Motor-Vehicles covering the preceding ten (10) years, which was issued not more than thirty (30) days before it is presented to SSG; and,
 R.5.7.4 Satisfaction of all other requirements relating to a Driver Permit as set forth in the Ordinance of SSG.

R.5.8 If a Driver Permit has expired or terminated pursuant to the provisions of Section 5.6 above and not renewed or transferred within five (5) business days of the expiration or termination, the Driver shall be treated as a new applicant for purposes of issuance of a Driver Permit and shall pay all fees and charges associated therewith.

R.5.9 A Driver Permit applicant may request an administrative hearing pursuant to Section 1.256 of the Ordinance of SSG in the event of any permit denial.

R.5.9 All applicants will be finger-printed by the SRA. A copy of the fingerprints will be

forwarded to the California State Department of Justice for a state and federal background check. If it is determined that the applicant has been convicted of any of the following crimes, the

R.5.10

application will be rejected and any previously issued Driver Permit will be revoked. The erimes justifying denial or revocation of a permit include but are not limited to:

R.5.9.1 Reckless driving; wet reckless driving; murder; rape; vehicular manslaughter: a violation of California *Vehicle Code* sections 20001, 20002, or 20003 or any corresponding substitute sections (hit and run); robbery; a violation of California *Penal Code* section 314 or any corresponding substitute section (indecent exposure and lewd or obscene conduct); pandering; crimes related to the use, sale, possession, or transportation of narcotics or intoxicating liquors; assault; battery; or conviction of three (3) or more moving violations within three years previous to submission of the application.

R.5.11 Applicants with Failures to Appear on their DMV record will not be issued a Driver Permit until they have corrected the Failure to Appear and provided SRA with satisfactory proof of payment in accordance with DMV requirements. Drivers with Driver Permits will be given thirty

(30) days to provide proof of payment concerning the Failure to Appear to SRA.

R.5.12 Providing false or inaccurate information in the Driver Permit-Application will result in revocation of any previously issued permit. The Driver may requestan Administrative Hearing regarding the revocation in accordance with Section 1.256 of the-Ordinance of SSG.

R.6. DRIVER STANDARDS AND APPEARANCE

R.6.1 All Drivers shall have in his or her immediate possession a valid California Driver's License and a Taxicab Driver Permit issued by SRA while in charge of or driving a taxicab and shall present either upon request. A Driver shall only drive for the Franchisee shown on his or her Driver Permit.

R.6.2 All Drivers shall be at least 18 years of age.

R.6.3 All Drivers shall have the ability to read signs, labels, work schedules, rate cards, information cards, maps and simple instructions in English; to understand and follow oraldirections in English; to write simple instructions in English; and to speak English sufficiently to communicate clearly with the public. All Drivers are subject to passing an English proficiency testadministered by SRA.

R.6.4 No Driver shall be afflicted with either a physical or mental incapacity or ailment that would preclude him or her from safely operating a taxicab and performing the duties normal to such profession.

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while on duty. A Driver shall wear an SRA approved company uniform or common standard of dress. At a minimum, attire shall include a collared shirt or blouse covering the shoulders, kneelength shorts or skirt or long pants and closed toe shoes. T-shirts, spaghetti or strapless shirts, open

R.6.6-

toe shoes, flip flops and sandals are prohibited. A Driver shall wear an identification badge at all times while on duty. At a minimum, the shirt, blouse or identification badge worn by the Driver must bear the Driver's name and company logo identifying the Franchise under which the Driver is authorized.

R.6.7 All Drivers shall provide prompt, efficient service and be courteous at all times to the general public, the business community, all other taxicab drivers and to SRA or local government administrators/officers. Smoking and the use of profanity is prohibited. Disputes with the general public, the business community, other taxicab drivers and those in charge of taxicab stands on private property shall be resolved in a professional manner with a goal of maintaining a favorable public image for the Taxicab industry.

R.6.8 No Driver shall refuse to transport wheelchairs, packages, luggage and animalsas follows:

R.6.8.1	A Driver shall not refuse to transport in the Taxicab any passenger's wheelchair, which can be folded and placed in either the passenger, driver or trunk compartment of a taxicab; groceries or packages when accompanied by a passenger; personal luggage, possessions, or
	small pets in carriers. The driver shall not be required to transport- any article which would cause the taxicab to become damaged, stained or foul smelling.
R.6.8.2	A driver shall not refuse to transport in the taxicab any passenger's- service animal without justification or intentionally interfere with the use of a service animal by harassing or obstructing the user or his or her service animal. The American with Disabilities Act (ADA)- defines a service animal as any guide dog, signal dog, or other- animal individually trained to provide assistance to an individual-
	with a disability.

R.6.9 A driver shall assist a passenger in and out of a Taxicab when requested, provided the driver is not required to lift the passenger.

R.6.10 A driver shall assist a passenger by placing luggage, packages and wheelchairs in and out of the taxicab when requested.

R.6.11 A driver shall begin his or her shift with a minimum of \$20.00 in change and shall maintain such amount throughout the shift.

R.6.12 All drivers shall be adequately rested, and shall not operate a taxicab for more than 10 consecutive hours nor for more than 10 hours spread over a total of 15 consecutive hours. Thereafter, no driver shall drive a taxicab until eight consecutive hours have elapsed.

R.6.13

R.6.14 All drivers shall comply with the California *Vehicle Code* concerning cellular telephone use while driving a Taxicab.

- No driver shall refuse a dispatch call or other request for taxicab service-R.6.15 unless the driver has a legitimate fear for his or her safety or is otherwise engaged with apassenger.

R.6.16 drivers shall at all times drive or park the taxicab in a safe, careful, and prudent manner in compliance with all applicable City traffic regulations and in compliance with the California Vehicle Code.

R.6.17 In the event that a driver is involved in a collision with another vehicle. a fixed object, or a pedestrian, the driver shall complete a written Collision/Injury Report inform maintained by SRA within twenty-four (24) hours of the incident.

R.7. ADMINISTRATIVE HEARINGS AND APPEALS

R.7.1. Enforcement and Hearing Procedures. Any administrative hearings and appeals pertaining to taxicab transportation services within the jurisdiction of SSG shall be in accordance with the provisions of the Ordinance of SSG and these Taxicab Regulations.

R.7.2 Administrative Hearings-In General. General administrative hearings shall be conducted pursuant to section 1.256 of the Ordinance of SSG and these Taxicab Regulations.

R.7.2.1	If the Taxicab Administrator, in his or her discret	tion, deems it
	necessary to hold an administrative hearing pursu	ant to Section
	1.110 or 1.256 of the Ordinance of SSG, as amer	
	time or the regulations adopted to implement it, of	or for a series of
	violations cited at the same time, the Applicant, I	
	Franchisee involved shall be issued a written not	
	administrative hearing to be conducted by the Ta	xicab Administrator
	(or designee).	
R.7.2.2	A Franchisee shall provide SRA with the name o	f the driver or other
	permitee involved in an alleged violation in cases	s in which a
	violation is observed but the identity of the drive	
	has not been identified by SRA. SRA may obtain	· · · · · · · · · · · · · · · · · · ·
	by telephone from the Franchisee by providing the	
	the date, approximate time, place and vehicle nur	
	alleged violation. If a Franchisee refuses to suppl	
	driver or other permitee involved, administrative	
	still proceed solely against the Franchise. The fai	•
	name of the driver or other permitee involved sha	
	separate grounds for suspension or revocation of	
	impose administrative monetary penalties.	J 1
R.7.2.3		
R.7.2.4	An Applicant, Permitee or Franchisee may reque	st an -
	administrative hearing within ten (10) days follow	
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notice of decision which it intends to challenge by delivering a request for hearing at the administrative offices of SRA togetherwith:

- (a) An advance deposit of any fine or notice of request for an Advance Hardship Waiver; and,
- (b) Payment of an Appeal Fee as established by resolution of the Board of Directors.
- **R.7.2.5** The hearing notice shall indicate the date, time and location of the administrative hearing and a description of the alleged violation(s). The hearing date shall be at least fifteen (15) days after the date the hearing notice is delivered to the party(s) subject to administrative enforcement.
- **R.7.2.6** Hearings requested by an Applicant, Permitee or Franchisee shall be set within thirty (30) days of delivery of the request for hearing.
- **R.7.2.7 Discovery**. The Taxicab Administrator (or designee) may request the Applicant, Permitee or Franchisee produce any taxicab logs, dispatch logs, or other documents belonging or under the control of the Applicant, Permitee or Franchisee which are relevant to the alleged violations at the administrative hearing. Such request may be contained in the hearing notice or in a separate letter. The Applicant, Permitee or Franchisee shall be obligated to produce the requested items within ten (10) days of delivery of the request. The Applicant, Permitee or Franchisee shall be entitled to review and inspect any writing upon which SRA intends to rely or introduce at the hearing.

R.7.2.8 Hearing Before Hearing Officer. The hearing officer shall be selected in accordance with the Ordinance of SSG. The Applicant, Permitee or Franchisee may be represented by an attorney at the administrative hearing. The administrative hearing shall be informal and technical rules of evidence shall not apply. Oral testimony-received at the hearing shall be taken only on oath, affirmation, or under penalty of perjury. The right to cross-examine witnesses shall-not preclude the introduction and consideration of written statements whether made under oath or not. The administrative hearing shall be selected by the hearing officer, by whatever means the hearing-officer deems the most effective and efficient taking into-consideration the nature of the evidence to be offered and available

R.7.2.9

technology. Any party may request that a court reporter transcribe the proceedings by depositing, in full, the cost of such reporter. If a reporter is present at the hearing at the request of any party, anyparty shall be entitled to purchase a copy of the transcript from the reporter at the reporter's normal charge. The hearing shall be conducted by the hearing officer as follows:

- (a) SRA shall first present evidence to support the allegations of those violations included in the hearing notice. The Applicant, Permitee or Franchisee may ask questions of SRA's witnesses pertaining to the testimony given;
- (b) The Applicant, Permitee or Franchisee subject to administrative enforcement shall have an opportunity topresent evidence pertaining to the alleged violations. SRAmay ask questions of the Applicant, Permitee, or Franchisee's witnesses pertaining to the testimony given; and,

(c) SRA shall have an opportunity to rebut any evidence

presented by the Applicant, Permittee or Franchisee.

- **R.7.2.10** Failure to Appear. If the Applicant, Permitee or Franchisee fails to appear at the hearing and, in the judgment of the hearing officer, the failure to appear is not reasonable, the hearing officer may conduct the hearing in the party's absence and/or may render a decision to dismiss the matter.
- **R.7.2.11** Stipulation to Extend Deadlines. The deadlines set forth in these Regulations may only be extended by mutual consent evidenced bya written stipulation between the Taxicab Administrator and the-Applicant, Permitee or Franchisee.

R.7.2.12 Decision of the Hearing Officer. After consideration of the evidence presented by all parties, the hearing officer will render a written decision which sets forth a statement of the case, any relevant findings of fact to support the decision and administrative enforcement order. If the Taxicab Administrator hearing officer finds one or more violations of the Ordinance of SSG or the regulations adopted to implement it, he or she may suspend or revoke any permit and impose administrative monetary penalties in accordance with the limits set forth in the Ordinance of SSG. In determining whether to suspend or revoke any permit or to impose administrative monetary penalties, the hearing officer will take into **R.7.2.13**

consideration the gravity of the violation, the entire record of the Applicant, Permitee or Franchisee involved and the harm-threatened to the public by the violation.

R.7.2.14 The decision of the hearing officer shall be final and the Applicant,

	Permitee or Franchisee, as applicable, shall be notified in writing of the decision. Such decision shall be delivered within fifteen (15) days from the date the hearing is concluded.
R.7.2.15	Any review of a decision by the hearing officer brought pursuant- to an administrative citation shall be governed by the provisions of <i>Government Code</i> section 53069.4. Review of any other final- decision under the Ordinance of SSG shall be governed by <i>Code of</i> <i>Civil Procedure</i> section 1094.5, <i>et seq</i> .
R.7.2.16	The respondent Applicant, Permitee or Franchisee shall have ten (10) days from the date of the notification of the hearing officer's- decision to either accept the suspension or revocation of any permit and pay any administrative monetary penalty.

R.7.3 Administrative Hearings-Suspension or Termination of Franchise

Agreements. Administrative hearings concerning a decision to suspend or terminate a Franchise-Agreement, or to take any of the administrative actions enumerated by section 1.257 of the-Ordinance of SSG shall, in addition to the provisions of section R.7.2 of these Regulations, besubject to the following:

- R.7.3.1 A notice of hearing regarding the suspension or termination of a Franchise Agreement shall be issued in accordance with Section 1.257 of the Ordinance of SSG.
 R.7.3.2 Public Hearing. Administrative hearings concerning a decision to suspend or terminate a Franchise Agreement shall be open to the public and notice of the hearing shall be posted in accordance with the Regulations in place for notice of public meetings of SSG.
 R.7.3.3 Conduct of Hearing Before Hearing Officer.
 (a) SSG shall first present evidence to support the allegations of these violations in place for notice of the public results of the support the allegations of these violations in place for support the allegations of the support the allegations of these violations in place for support the allegations of the support the allegations of these violations in place for support the allegations of the support the allegations of these violations in place for support the allegations of the support the allegations of these violations in place for support the allegations of these violations in place for support the allegations of these violations in place for support the allegations of these violations in place for support the allegations of the support the allegations of these violations in place for support for support the allegations of these violations in place for support for support the allegations of these violations in place for support for support for support for the support for supp
 - those violations included in the hearing notice. The Franchisee may ask questions of SRA's witnesses pertaining to the testimony given.
 - (b) The party subject to administrative enforcement shall have an (c)

opportunity to present evidence pertaining to the allegedviolations. SSG may ask questions of the chargedparty's witnesses pertaining to the testimony given.

(d) SSG shall have an opportunity to rebut any evidencepresented by the party subject to administrative enforcement.
- **R.7.3.7 Decision of Hearing Officer.** After consideration of the evidence presented by all parties, the hearing officer will render a written decision which sets forth a statement of the case and any relevant findings of fact to support the decision. In determining whether to suspend or terminate the Franchise, the hearing officer shall take into consideration the gravity of the violation, the entire record of the Franchisee involved and any harm threatened to the public by the violation. If the hearing officer finds one or more violations of the Ordinance of SSG, the Regulations adopted to implement it, or the Franchise Agreement, he or she may suspend or revoke any permit and impose administrative monetary penalties in accordance with the limits set forth in the Ordinance of SSG.
- **R.7.3.8** The decision of the hearing officer shall be in writing and shall be delivered to the Franchisee or to legal counsel representing the Franchisee within fifteen (15) days from the conclusion of the hearing.
- **R.7.3.9** If the decision of the hearing officer is to suspend or terminate the Franchise, the hearing officer shall further determine whether the suspension or termination will continue to be in effect during any appeal by the Franchisee. If the hearing officer decides thatcontinued suspension or termination is necessary for the protectionof the public health, safety, or welfare, the suspension or termination will be effective immediately upon delivery of the decision and shall remain in effect pending any appeal process.
- **R.7.3.10** A Franchisee may appeal the decision of the hearing officer held under section 1.257 of the Ordinance of SSG in accordance with the provisions of section 1.258 of the Ordinance of SSG and section R.7.4 of these Regulations. If no request for appeal hearing is delivered to-SSG, the decision of the hearing officer shall become effective on the tenth (10th) day and shall be final.

R.7.4 Appeals to Committee of the Board of Directors. Appeals to a committee of the Board of Directors shall be conducted pursuant to section 1.258 of the Ordinance of SSG. R.7.5

- **R.7.4.1** An appeal of the decision of the hearing officer may only be initiated by delivering a written request for appeal hearing within ten (10) days of the date of delivery of the notification of the decision of the hearing officer along with an Appeal Fee as established by resolution of the Board of Directors. The written request shall set forth the specific decision appealed from, the grounds for the appeal and the relief sought.
- **R.7.4.2** A hearing before the Appeal Committee shall be set within thirty (30) days of delivery of the request for hearing and shall be no less than fifteen (15) days after the date the notice of hearing is delivered

to the Franchisee.

- **R.7.4.3** Failure to Appear. If the Franchisee unreasonably fails to appear at the appeal hearing in the judgment of the Appeal Committee, the Appeal Committee may conduct the hearing in the Franchisee's absence.
- **R.7.4.4** Stipulation to Extend Deadlines. The deadlines set forth in these Regulations with respect to appeal hearings may only be extended by mutual consent evidenced by written stipulation between the Taxicab Administrator and the Applicant, Permitee or Franchisee, or by order of the Appeal Committee.
- **R.7.4.5** The Appeal Committee shall conduct a hearing which allows SRAand the Franchise to present arguments. The evidence considered atthe appeal hearing shall be limited to the administrative record created in the underlying administrative hearing. However, the Appeal-Committee, in its sole discretion, may request that any participantprovide the Committee with additional evidence. The Appeal-Committee may suspend an appeal hearing in progress for the purpose of obtaining additional evidence so requested.
- **R.7.4.6** The Franchisee shall have the burden of establishing good cause why the decision appealed from should be altered, reversed or modified.
- **R.7.4.7** Conduct of Hearing Before Appeal Committee. The Appeal-Committee shall select a chairperson to conduct the hearing. The Franchisee may be represented by an attorney at the appeal hearing. The appeal hearing shall be informal and technical rules of evidenceshall not apply. The appeal hearing shall be recorded or otherwisepreserved, in the manner selected by the Appeal Committee. Anyparty may request that a court reporter transcribe the proceedings bydepositing, in full, the cost of such reporter. If a reporter is presentat

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the hearing at the request of any party, any party shall be entitled topurchase a copy of the transcript from the reporter at the reporter'snormal charge. The hearing shall be conducted by the chairpersonas follows:

- (a) The Franchisee shall first present its arguments in support of its appeal, including the specific action appealed from, the grounds for the appeal and the relief sought.
- (b) SRA shall have an opportunity to present its response to the Franchisee's arguments.

- (c) The Franchisee shall have an opportunity to rebut the response by SRA.
- (d) The chairperson may limit the time allotted for each side to present its arguments.
- **R.7.4.9** SSG shall notify the Franchisee in writing of the decision of the Appeal Committee within fifteen (15) days of the date of the conclusion of the appeal hearing. The decision of the Appeal Committee shall be final. Any review of a decision of the Appeal Committee shall be by way of administrative mandate pursuant to *Code of Civil Procedure* section 1094.5.

<u>R.5.</u> <u>R.8.</u>VEHICLE INSPECTIONS

<u>R.5.1</u> R.8.1All Taxicabs operated by a <u>Franchise-Taxicab Business</u> and Driver must have a valid, <u>SRA-SSG</u> issued Vehicle <u>Inspection-Permit</u> Sticker affixed at the lower left rear windshield of the vehicle.

R.5.2 R.8.2No vehicle shall be registered under a Franchise Agreement Taxicab Business Permit until that vehicle has successfully completed a safety and cosmetic inspection conducted by an SRA-approved Automotive Service Excellence (ASE) certified vehicle mechanic in accordance with the vehicle safety standards set forth in these regulations.

<u>R.5.3</u> R.8.3 The SRA-approved mechanic shall complete a Vehicle Inspection Report for each vehicle presented for inspection which shall reflect the vehicle's compliance or non-compliance with the vehicle safety standards set forth in these regulations.

<u>R.5.4</u> R.8.4Upon successful completion of the safety inspection, vehicle must be presented to SRA to affix a Vehicle Inspection Permit Sticker to the qualified vehicle.

R.5.5 R.8.5In addition to any other required inspections, all Taxicabs operated within the jurisdiction of SSG must submit to on the road inspections upon request by the Taxicab <u>Administrator or by any member of the staff of SRA authorized by the Taxicab Administrator to conduct road inspections. Failure to submit to an inspection will result in revocation of the Vehicle <u>Permit Sticker. The Taxicab Administrator or other authorized member of the staff of SRA will complete a road inspection field report at the time of inspection which will indicate, in their opinion what repairs, if any, need to be made to the vehicle.</u></u>

Administrator or by any member of the staff of SRA authorized by the Taxicab Administrator to conduct road inspections. Failure to submit to an inspection will result in revocation of the Vehicle Inspection Sticker. The Taxicab Administrator or other authorized member of the staff of SRA will complete a road inspection field report at the time of inspection which will indicate, in their opinion what repairs, if any, need to be made to the vehicle.

- **R.8.7** If the road inspection field report indicates the need for repairs to a vehicle, the Franchisee is required to submit proof to SRA that the required repairs have been made to the vehicle-within the time frame provided for in the field report.
- **R.8.8**In the event that repairs have not been made to a vehicle within the time frame provided for in the

field report, the Vehicle Inspection Sticker will be voided until corrections have been made to the satisfaction of the SRA.

R.5.6 R.8.9 Any vehicle that fails to pass an initial vehicle safety inspection, upon payment of a re-inspection fee, may be presented for re-inspection for the purpose of determining if the defects have been corrected and if the vehicle otherwise complies with the vehicle safety inspection standards. Any vehicle that has been cited for a violation of the vehicle safety inspectionstandards may be presented for re-inspection upon payment of the re-inspection fee. Vehicles shall be permitted one (1) re-inspection upon the failure of any initial, post-accident, requested or periodic-inspection. Any vehicle that fails a re-inspection shall be presumed to be unfit to operate as a taxicab, shall be issued an administrative citation to-that effect and shall be read permanently out of service.

standards may be presented for re-inspection upon payment of the reinspection fee.

R.5.7 R.8.10Any vehicle taken out of service by SRA for any reason which continues to bear a toplight and taxicab signage must display the "out of service" sign provided by SRA on the dashboard of the vehicle until such time as the toplight and taxicab signage are removed from the vehicle or the vehicle is returned to service by SRA.

<u>R.6</u> <u>FIELD REPORT</u>

- **R.6.1** If the road inspection field report indicates the need for repairs to a vehicle, the Taxicab Business is required to submit proof to SRA that the required repairs have been made to the vehicle within the time frame provided for in the field report.
- **R.6.2** In the event that repairs have not been made to a vehicle within the time frame provided for in the field report, the Vehicle Permit Sticker will be voided until corrections have been made to the satisfaction of the SRA.

<u>R.7.</u> R.9. VEHICLE SAFETY INSPECTION STANDARDS

Vehicles must be in good operating order, free from known mechanical defects. No vehicles inservice shall be more than six (6) model years plus six (6) months of age, except that wheelchairaccessible vehicles and alternative fuel vehicles (electric vehicles and vehicles that accept nonpetroleum fuels such as CNG, biodiesel, hydrogen and ethanol) may be up to eight (8) model years plus six (6) months of age. The Taxicab vehicle standards incorporate herein by reference those of the California Vehicle Code (CVC), as now enacted or as may be amended. In addition, all Taxicabs must meet the following standards in order to pass the vehicle safety inspection for operation as a Taxicab within the jurisdiction of SSG:

<u>R.7.1</u> R.9.1Battery. Vehicle must be equipped with proper size battery. Battery cables, etc., shall be corrosion free, and mounted correctly, with no frayed cables. **R.9.2**

<u>R.7.2</u> R.9.3Belts. Belts shall be maintained in good operating condition, free of noticeable cracks and/or wear, and free of foreign matter such as oil, etc. All belts must be properly adjusted according to manufacturer's specifications.

<u>R.7.3</u> R.9.4 Body Condition.

- **R.7.3.1 R.9.4.1**No unrepaired body damage is permitted. Tears or rust holes in the vehicle body and/or loose pieces hanging from the vehicle body are not permitted. Front and rear fenders, bumpers and light trim must <u>he be</u> securely fixed to the vehicle. Broken or damaged glass is not permitted.
- **R.7.3.2 R.9.4.2** The exterior of the vehicle must be maintained in a clean, neat and attractive condition.

- (a) Exterior advertising may be permitted based on review and approval of advertising by SRA consistent with the standards applicable to SunLine Bus Operations in order to maintain a professional appearance and reduce "sign blight".
- **<u>R.7.3.3</u> R.9.4.3** Trunk lid must remain open and closed independently (without props) and only factory-compatible latches are permitted.
- **<u>R.7.3.4</u> R.9.4.4**Hubcaps are to be in place and consistent in appearance on each side.

<u>R.7.4</u> R.9.5Brake System. The brake system must operate sufficiently. Fluid leaks, locking of the wheels, need to pump brake pedal, or excessive noise are not acceptable. Brake pads and or shoes shall not exceed less than 1/16" inch wear thickness at any low point, and shall be properly adjusted, clean of foreign matter and shall have no cracks. Brake pedal must have proper pad on it and in good condition. Vehicles with <u>Antilock Braking System (ABS-)</u> systems shall not have the A Check ABS@ light displayed on.

R.7.4.1R.9.5.1Rotors and brake drums that are resurfaced or worn beyond
the manufacturers acceptable discard distance are unacceptable.
Rotors and drums shall be free of noticeable wear, cracks, scars
and/or grooves. They shall be clean of any foreign matter such as
brake fluid or oil and shall have no heat cracks and no rivet wear.**R.7.4.2R.9.5.2**Wheel cylinder and calipers, and dust covers shall be in
good condition, with no noticeable wear, leaks or visible cracks,
and may not be soaked with oil.

<u>R.7.5</u> R.9.6 Doors and Trunk. Trunk or luggage area must be kept empty to allow maximum space for passenger luggage and belongings, except for car seats, a spare tire, emergency equipment, and a personal container belonging to the Driver that does not exceed one cubic foot in volume. All doors must have weather stripping in good condition with no pieces missing.

<u>R.7.6</u> R.9.8 Engine/Transmission. The vehicle's mechanical power/drive system must operate sufficiently.

<u>R.7.6.1</u>
 <u>R.9.8.1</u>Engine must be in proper working order and should not miss, die or backfire during normal operation. Engine must not emit excessive smoke from either the engine or crankcase. If engine light comes on, problem must be repaired <u>promptly</u>. Engine must have proper air cleaner, smog equipment and vacuum hoses in place. Engine may not have any loose brackets, etc., or bad engine mounts.

- **R.7.6.2 R.9.8.2**Engine, transmission, drive train or accessories must not emit loud noises. Transmission, radiator and engine shall have no noticeable leaks and shall have manufacturer's recommended fluid levels.
- **<u>R.7.6.3</u> R.9.8.3** All mechanical equipment must be clean and must be free and clear of grease and oil buildup.

<u>R.7.7</u> R.9.9 Exhaust System. Exhaust system must be intact, with no holes or leaks, and must be mounted properly with proper catalytic converter.

<u>R.7.8</u> R.9.10 Fuel System. All fuel tanks and lines must be routed to factory specifications and free of cracks, wear, kinks or leaks, and must be free from all foreign matter. All vehicles must have a fuel cap.

<u>R.7.9</u> <u>R.9.11</u> Heating and Air Conditioning System. Defroster, heater and air conditioner must operate and function properly all year round.

<u>R.7.10</u> R.9.12Horn. California Vehicle Code section 27000a, states: All vehicles must be equipped with a horn which must be audible during normal working conditions at a distance of not less than 200 feet.

<u>R.7.11</u> R.9.13 Interior Condition. The interior of the vehicle must be maintained in a clean, neat and attractive condition.

<u>R.7</u>	<u>.11.1</u> R.9.13. 1	Passenger compartment, driver compartment, and trunk or
	luggage	area must be clean and free of foreign matter, stains,
	offensiv	e odors and litter.
<u>R.7</u>	<u>.11.2</u> R.9.13.2	Seat upholstery must be clean and without worn areas.
	Interior	walls and ceiling must be kept reasonably clean. No rips or
	tears are	permitted. All repairs shall be done so as to reasonably
	match th	e existing interior.
R.9.13.3		
<u>R.7</u>	<u>.11.3</u> R.9.13.	Door handles and doors must be intact and clean. Door
	handles	and window knobs, both manual and electric, shall be in
	proper	working condition. All door panels must be mounted
	correctly	Ι.

<u>R.7.12</u> R.9.14 Lights. All lighting equipment must meet manufacturer's specifications. Lights that are noticeably frosted from sand or weather elements are unacceptable. Cracks in lenses are unacceptable. Headlights must be operable on both high and low beams. Tail lights, parking lights, signal lights, brake lights, license plate lights and interior lights must all be operable.

<u>R.7.13</u> R.9.15 Mirrors. Vehicle must be equipped with both side and rear view mirrors. Defective or damaged mirrors must be replaced.

<u>R.7.14</u> <u>R.9.16</u> Odometer. Odometer must operate in the manner intended.

<u>**R.7.15**</u> **R.9.17 Paint and Markings.** Each <u>Franchise Taxicab Business</u> must have an SRA approved, distinctive color and numbering system in place which easily identifies the <u>Franchise Taxicab Business</u> and the specific <u>cabTaxicab</u>.

- **<u>R.7.15.1</u> <u>R.9.17.1</u>**Paint may not be faded or deteriorated.
- **R.7.15.2 R.9.17.2** Markings (company name, radio service phone number, vehicle number, and any approved logo) must be properly and professionally placed, and easy to read. Markings must be free of peeling or lifting and may not be faded or deteriorated.

<u>R.7.16</u> R.9.18 Seats. Seats must be in proper working condition. Seats must be securely fastened. Protruding springs are not acceptable.

R.9.18.1 Franchises, when requested by calling customers, shall have the necessary required child car seats properly secured in their vehicles to accommodate passengers that are eight (8) years old or younger, or as specified by California *Vehicle Code*, as now enacted or as may be amended.

<u>R.7.17</u> R.9.19Seat Belts. Seat belts, must be installed, and readily available, and in good working condition.

<u>R.7.18</u> <u>Child Restraint System and Safety Seats.</u> Vehicle must be equipped with ability to properly install a child passenger restraint system. All necessary child restraint and safety systems shall be provided by the passenger.

<u>R.7.19</u> R.9.20Suspension System. Any mechanical component of the steering system shall not show excessive wear. All upper and lower control arms, ball joints, tie rods, bushings, idle rods shall be free of cracks and excessive wear. Steering pumps, rack and pinions shall be clean and free of leaks and have no excessive play. Universal joints shall not have excessive play in the driveshaft and shall be free of oil and grime. Struts and shock absorbers shall be in good working condition. All springs and coils shall conform to manufacturers' specifications. All suspension parts shall be maintained in good working order. All seals, bushings, and dust covers shall be free of dirt, grime, oil and excessive wear and free of cracks and tears. Steering gear, springs, shackles, universal joints, and shock absorbers must function adequately and be free of obvious defects and/or excessive wear. Steering wheels shall have no excessive play. If equipped with tilt wheel, it shall be free of wear.

<u>R.7.20</u> R.9.22 Taximeter and Meter Seals.

- **R.9.22.1** Style and design of all taximeters shall have the prior approval of the SRA.
- **R.9.22.2**All taximeters shall have an intact SRA lead wire meter seal.**R.7.20.1R.9.22.3** Taximeters shall also be certified by County Weights and
Measures or by a County authorized State-authorized device

repairman. The date on the seal shall not be more than thirteen (13) months old. <u>Any other type of device or technology approved by the</u> <u>Division of Measurement Standards to calculate fares, including the</u> <u>use of Global Positioning System metering, provided that the device</u> <u>or technology complies with Section 12500.5 of the Business and</u> <u>Professions Code and with all</u> regulations established pursuant to Section 12107 of the Business and Professions Code must bear current and intact seals.

<u>R.7.20.2</u> R.9.22.4The taximeter shall be so placed in the Taxicab that the reading dial showing the amount of fare to be charged shall be well lighted and easily read by the passenger riding in Taxicab.

<u>**R.7.21</u> R.9.23** Tires.</u>

- **<u>R.7.21.1</u> R.9.23.1** Tires with 1/32 or less of an inch tire tread are unacceptable and shall be replaced immediately. Tires that have obviously been run flat and have sidewall damage are not acceptable. Tires must be the same size on any one axle. Mixing bias and radial ply tires on the vehicle is unacceptable.
- **<u>R.7.21.2</u>** Wear below the "tread wear indicator" limit is not acceptable.
- **<u>R.7.21.3</u> R.9.23.3**Cut(s) in sidewall are not acceptable.
- **<u>R.7.21.4</u> <u>R.9.23.4</u>Separation of tread is not acceptable.**
- **<u>R.7.21.5</u> R.9.23.5** Bumps or bubbles anywhere on tires are not acceptable.
- **<u>R.7.21.6</u> R.9.23.6** Metal or nails protruding from tires are not acceptable.
- **<u>R.7.21.7</u> R.9.23.7** Tires must be of equal appearance and size, i.e., all black wall or all white wall.
- **<u>R.7.21.8</u> R.9.23.8** Every vehicle must be equipped with a jack, tire tool, and spare tire (donut tires are acceptable as spare tires only).
- **<u>R.7.21.9</u> R.9.23.9** All lug nuts must be in place and secure.

R.9.23.10

R.7.21.10 Vehicles equipped with electronic tire pressure sensors shall not have the tire pressure warning light illuminated.

<u>**R.7.22</u> R.9.24** Windows</u>

- **<u>R.7.22.1</u> <u>R.9.24.1</u>**Cracks on any window which weakens the structural integrity of the window are not permitted and replacement is required.
- **<u>R.7.22.2</u> R.9.24.2**If a crack weakens the windshield in a manner that permits flex when pressure is applied, replacement is required.

- **R.7.22.3 R.21.3**If cracks or chips interfere with the driver's vision, replacement is required. Frosting or separation of any window that causes impaired vision under any lighting conditions is unacceptable.
- **<u>R.7.22.4</u> R.9.21.4** Missing windshields and missing or inoperative windows must be replaced with equivalent to original.

<u>R.7.23</u> R.9.25 Windshield Wipers. Vehicle must be equipped with adequate windshield wipers, maintained in good operating condition all year round.

<u>**R.7.24</u> R.9.26Top Lights.** Vehicle must be equipped with a top light that properly functions and operates in accordance with the provisions of the Ordinance of SSG and the Taxicab Regulations, Section 10.1 through 10.1.3.</u>

<u>R.7.25</u> R.9.27 Other. Any other condition as observed by or known to the Vehicle Inspector that may reasonably and rationally affect the operating safety of the vehicle, the safety of passengers and/or pedestrians, or the vehicle's suitability to transport the public, is unacceptable.

<u>R.8.</u> R.10. OPERATIONS-TAXIMETER USE

<u>R.8.1</u> <u>R.10.1</u> All Taxicab vehicles operating within the jurisdiction of SSG must be equipped with a top light that contains the following three components component:

R.8.1.1 R.10.1.1 A dome light component which is that portion of the top light which is affixed to the roof of the vehicle. The dome light shall be wired to the taximeter so that it is lighted when the taxicab is vacant and extinguished when the meter is engaged.

<u>R.8.2</u> <u>R.10.2</u> The taximeter must be engaged whenever the taxi is in service with farepaying passengers on board.

<u>R.8.3</u> R.10.3 The taximeter display must be clearly visible to passengers in the Taxicab.

<u>R.8.4</u> R.10.4 The rates set in the taximeter must be the same as the rates displayed on the exterior of the vehicle and may not exceed the maximum rate set by the SSG or the rate registered by the Franchise with SRA. and amended from time to time.

R.9. OPERATIONS- VISIBLE INDENTIFICATION

R.10.5.1 SRA will review Per Mile Rates once each year to determine if ratechanges are applicable, based on changes in fuel costs. Reviews willoccur on or near June 15. If rate changes are authorized, scheduledtaximeter recalibrations will start on or after July 1.

R.11. OPERATIONS-INFORMATION CARD

R.11.1 Each Franchisee shall be issued an Information Card for each vehicle authorized by SRA to be included on the Franchisee's Vehicle Identification List.

R.11.2 The Information Card must be displayed in clear view of the passenger at all times that a Taxicab is in operation.

R.11.3 The Information Card will contain the following information:

R.11.3.1 Franchisee name;

R.11.3.2 Vehicle owner name if other than the Franchisee;

R.11.3.3 Franchisee's business address;

R.11.3.4 Franchisee's business telephone number;

R.11.3.5 Rate Schedule charged by the Franchise, including any surcharges.
<u>R.9.1</u> R.11.4 The valid, SRA The valid, SSG Driver Permit issued to the operating Driver must be in plain view of all passengers at all times that the Taxicab is in operation.

R.11.5 Violation of Information Card regulations may result in a fine and/orsuspension of the Vehicle Permit.

<u>R.9.2</u> R.11.6 In addition to the <u>Information Card and</u> Driver Permit, the <u>Franchise Taxicab</u> <u>Business</u> name and vehicle number shall be posted in raised characters and Grade 2 Braille on a permanent sign mounted inside the rear seating area of the Taxicab, forward of the right side door handle.

<u>R.10.</u> R.12. OPERATIONS-RATE CARD

R.12.1 SRA will issue a rate card for each vehicle duly authorized to be included in the Franchisee Vehicle Identification List.

<u>R.10.1</u> The taxicab company shall disclose fares, fees, or rates to the customer. A permitted taxicab company may satisfy this requirement by disclosing fares, fees, or rates on its Internet Web site, mobile telephone application, posted on the inside or outside of taxicab, or telephone orders upon request by the customer.

R.12.2 The rate card must be displayed in clear view of the passenger at all times that the Taxicab is in operation.

R.12.3

R.12.4 The rate card shall contain the following information:

R.12.4.1 The maximum base, per mile, hourly, and other rate set by SSG; and

R.12.4.2 The base, per mile, hourly or other applicable rate charged by the Franchisee.

<u>**R.10.2**</u> **R.12.5** A Franchisee <u>A Taxicab Business</u> may change the rates charged by the <u>Franchise Taxicab Business</u> provided that the new rates are within the maximum rates set by SSG and provided that the <u>Franchise has: Taxicab Business had the meters on each vehicle recalibrated</u> to reflect the new rates to be charged by the Taxicab Business.

R.12.5.1 Submitted to SRA a new schedule of rates; and

R.12.5.2 Had the meters on each vehicle recalibrated to reflect the new rates to be charged by the Franchise in accordance with section 4 hereof.

R.12.6 Upon the Franchisee's satisfaction of the conditions listed above, SRA will issue new rate cards for each of the vehicles listed on the Franchisee's Vehicle Identification List. The Franchise shall not charge any changed rate until a new rate card has been displayed in all of the vehicles registered on the Franchisee's Vehicle Identification List.

R.12.7Violation of the Rate Card regulations may result in a fine and/or
suspension of the Vehicle Permit for any taxicab in violation.R.11.R.13.**R.11.R.13.**

<u>R.11.1</u> R.13.1All Drivers must, if able to do so, accept and carry passengers requesting Taxicab services at any time that the Taxicab is parked and available for service at the airport, at any Taxicab stand within the Coachella Valley jurisdiction of SSG or when the Taxicab is otherwise holding itself out as available for hire. All Drivers will take the most direct route possible to passenger requested destinations.

<u>R.11.2</u> R.13.2 When a vehicle is hired by one person, the Driver may not pick up additional passengers without the express consent of the person originally hiring the vehicle.

<u>R.11.3</u> R.13.3 The Driver may transport two or more passengers who voluntarily agree to share the vehicle from the same pick-up point to one destination.

<u>R.11.4</u> R.13.4 The number of passengers that can be carried must not exceed the seating capacity specified by the vehicle's manufacturer.

<u>**R.11.5**</u> **R.13.5** The Driver and all passengers will comply with seat belt and child passenger seat constraint restraint requirements as specified by California Vehicle Code. **R.13.6**

<u>**R.11.6**</u> **R.13.7** All Taxicabs shall display SRA Customer Service number for passengers to register comments concerning Taxicab service with SRA and must be in plain view of the passenger when seated in the back seat of the vehicle.

<u>R.11.7</u> R.13.8 The Driver must accept vouchers issued by major hotels or airlines as a form of payment, provided that the vouchers either guarantee payment in full or the passenger pays any difference between the voucher amount and the fare due.



<u>R.11.8</u> R.13.9 Violation of the Operations, Routes and Passenger Regulations may result in a fine and/or suspension of the Vehicle Permit.

R.14. OPERATIONS-RATES

R.14.1 No Franchisee may charge a rate in excess of the maximum allowable rate set by SSG.

R.14.2 All rates will be posted on the Rate Card. <u>**R.12.**</u> **<u>R.15.**</u> SIGNAGE

<u>**R.12.1</u> R.15.1** All Taxicab vehicles operating within the jurisdiction of SSG shall bear the following signage:</u>

R.12.1.1 R.15.1.1Both sides of the Taxicab vehicle shall indicate in letters not less than 3 inches in height the company name of the Franchise Taxicab Business and the number for the vehicle which corresponds to the number assigned that vehicle duly authorized under the Franchise Agreement. Both sides of the Taxicab vehicle shall also indicate in letters not less than 1–1/2 inches in height the rates charged for the vehicle and the Franchise's predominant telephone number. Additional Franchise telephone numbers mayalso be listed. It is preferred that the vehicle identification numberalso be displayed on the rear of the vehicle Taxicab Business Permit.

<u>R.13.</u> R.16. FEE **<u>AND RATE</u> REVIEW**

R.13.1 R.16.1SRA will annually review regulatory fees for the purpose of recommendation to the SSG Board of Directors. This review will consist of an audit of expenses and revenues of the previous year associated with SRA's activities. The review may also include expenditure projections and other factors that may influence costs.

<u>**R.13.2</u> R.16.2** The fee schedule shall be adopted by the Board of Directors. The payment schedule shall be adopted by the Taxicab Administrator. **R.16.3**</u>

R.17. RATE REVIEW

R.13.3 R.17.1 The SRA will annually review-<u>, upon written request from Permitted Taxicab</u> <u>Businesses</u>, the maximum allowable rates charged by <u>Franchises a Taxicab Business</u> for the purpose of recommendation to the SSG Board of Directors. This review may include an analysis of increased costs incurred by all <u>FranchisesTaxicab Business</u>. <u>Requests for Reviews must be</u> <u>submitted on or near June 15</u>. If rate changes are authorized, scheduled taximeter recalibrations will start on or after July 1.

R.18. REFUND POLICY

<u>R.13.5</u> R.18.1 There shall be no refunds of any portion of the fees described in these regulations.

R.19. TAXICAB VEHICLE PERMITS AND STICKERS

R.19.1 In accordance with the provisions of the Ordinance of SSG, no Taxicab vehicle may operate within the jurisdiction of SSG without a Vehicle Inspection Sticker affixed at the lower left rear windshield of the vehicle.

R.19.2 A Vehicle Inspection Sticker may be obtained from SRA provided the following conditions have been satisfied:

- **R.19.2.1** The vehicle is duly authorized under a Franchise Agreement;
- **R.19.2.2** The Franchise pays the Vehicle Permit Fee or down payment of the Vehicle Permit Fee where applicable;
- **R.19.2.3** The vehicle otherwise meets the standards and qualifications for licensing as established by the Ordinance of SSG and the Regulations adopted to implement it.

R.19.3 A Franchisee may only add vehicles if authorized by the Franchise-Agreement, subject to any adjustments that have been made by SRA. If a new vehicle is presented for a Vehicle Inspection Sticker during the permit year, the Franchisee shall pay the Vehicle-Permit Fee in full at the time each vehicle is issued a Vehicle Inspection Sticker.

R.19.4 The Vehicle Permit Fee is due in full at the time each new vehicle is issued a Vehicle Inspection Sticker.

R.19.5 Transfer of Vehicle Permits. Vehicle Permits may only be transferredbetween Franchises provided that the following conditions are satisfied:

- **R.19.5.1** A joint request for a transfer of a Vehicle Permit is made by the Franchisee to which the vehicle is currently listed and the Franchisee to whom the vehicle is to be transferred;
- R.19.5.2
- **R.19.5.3** The transfer will not cause either Franchise to exceed or fallbelow the allocation limits allowed for each Franchise;
- **R.19.5.4** The vehicle has been presented to SRA for a taximeter reading;
- **R.19.5.5** A Transfer Fee has been paid; and,

- **R.19.5.6** All fines due from the Franchisee from whom the vehicle is to be transferred have been paid in full.
- **R.19.5.7** After initial approval of a request to transfer a Vehicle Permit is given; the permit will be issued when the following is completed:
 - (a) The vehicle has been repainted and all markings have been replaced so as to be consistent with the requirements applicable to the Franchise to which the vehicle will be transferred;
 - (b) The vehicle passes all required inspections; and,
 - (c) The vehicle has been removed from the Vehicle-Identification List of the transferring Franchise and addedto the Vehicle Identification List of Franchise to which the vehicle will be transferred.
- **R.19.5.8** All Vehicle Permit Fees previously paid on the vehicle will follow the vehicle, are not refundable by SRA to the transferring Franchise, and any claim for a credit shall be negotiated between the transferring parties.
- **R.19.5.9** Any surcharges or other fees incurred as of the date of the taximeter reading for transfer of the vehicle shall be billed to the transferring Franchisee.

R.19.6 Vehicle Permits on Vehicles Taken Out of Service. Any balance due on the Vehicle Permit Fee of a vehicle that is permanently taken out of service shall become due and payable in full at the time the vehicle is taken out of service.

R.19.7 Suspended or Revoked Vehicle Permits. A Vehicle Permit for a vehicle registered under a Franchise which is subsequently suspended or revoked shall also be suspended.

R.19.8 Immediately upon suspension or revocation of a Vehicle Permit, the affected vehicle shall be presented to SRA for an out of service Taximeter reading.

R.19.9

R.19.10 Within the first 30 days after suspension or revocation of a Vehicle Permitas the result of a suspended or revoked Franchise, the Franchise may register the vehicle with any other duly authorized Franchise subject to the conditions related to transfer of a Vehicle Permit.

R.19.11 If the Franchisee has not properly transferred the affected vehicle to another duly authorized Franchise within the first 30 days after suspension or revocation of a Vehicle Permit, the vehicle shall be presented to SRA for removal of the Vehicle Inspection-Sticker.

R.19.12 The Franchisee shall be responsible for the payment of any remainingbalance due on the Vehicle Permit Fee at the end of the thirty day period following the suspension or revocation of the Vehicle Permit if a transfer to another duly authorized Franchise has not beenmade during that time.

R.19.13 SRA may pursue collection of any unpaid portion of the Vehicle Permit Fee from the Franchisee.

R.19.14 A Vehicle Inspection Sticker shall not be issued for a vehicle which is the subject of a suspended or revoked Vehicle Permit where the Vehicle Permit Fee has not been paid in full, regardless of the ownership of the vehicle.

R.19.15 A Franchisee may apply to the Taxicab Administrator for relief frompayment of the balance of a Vehicle Permit Fee due, on a subsequently suspended or revoked-Vehicle Permit.

<u>R.14.</u> R.20. TAXIMETER ACCURACY

<u>R.14.1</u> <u>R.20.1</u> At all times every <u>Franchisee Taxicab Business</u> shall keep every Taximeter registered with SRA accurate.

<u>**R.14.2</u> R.20.2** A certificate verifying that the Taximeter is certified by the County of Riverside in accordance with County requirements shall be kept available for inspection in the Taxicab at all times.or a certified fully operational taximeter with current and</u>

intact seals, or any type of device or technology approved by the Division of Measurement Standards to calculate fares, including the use of Global Positioning System metering, provided that the device or technology complies with Section 12500.5 of the Business and Professions Code and with all regulations established pursuant to Section 12107 of the Business and Professions Code shall be kept available for inspection in the Taxicab at all times.

<u>R.14.3</u> R.20.3 A true and correct copy of the certificate shall be filed with the Taxicab Administrator.

<u>R.14.4</u> R.20.4 The Taximeter shall be subject to inspection from time to time by the Taxicab Administrator or any peace officer.

<u>R.14.5</u> R.20.5 The Taxicab Administrator is authorized at his or her discretion or upon information received from any peace officer or upon the complaint of any person to investigate the Taximeter and to remove or cause to be removed from the streets within the jurisdiction of SSG any Taxicab upon discovery of a faulty or inaccurate Taximeter until the Taximeter has been correctly adjusted and evidence of its accuracy has been presented to the Taxicab Administrator. **R.20.6**

<u>R.15.</u> R.21. TRANSFER OF A TAXIMETER

A Taximeter shall not be installed into a vehicle other than the vehicle to which it is registered with SSG until the following conditions are met:

<u>**R.15.1**</u> **R.21.1** The Taximeter must be presented to SRA for a final out of service reading concurrent with its removal from the previous vehicle;

<u>R.15.2</u> R.21.2 The Taximeter must be calibrated and certified for use in the vehicle to which it is to be transferred; and,

<u>R.15.3</u> R.21.3 The Taximeter must be properly registered with SRA to indicate the corresponding vehicle to which it is to be transferred.

<u>R.15.4</u> <u>R.21.4</u> Prior to operation of the vehicle into which a Taximeter has been transferred, it must be presented to SRA for an initial Taximeter reading.

<u>**R.15.5**</u> R.21.5 Any failure to comply with the provisions of this section shall be grounds for the imposition of a penalty as described in Section $\frac{1.255(B)}{1.085}$ of the Ordinance of SSG.

<u>R.16.</u> <u>R.22.</u> CONTROLLED SUBSTANCE AND ALCOHOL TESTING PROGRAM

R.16.1 R.22.1Each Franchise Taxicab Business shall maintain a mandatory controlled substance and alcohol testing certification program conforming to Part 40 of Title 49 of the Code of Federal Regulations and the California Government Code section 53075.5, and as required by Section Two of the Ordinance of SSG. To verify compliance with these regulations, the Franchisee shall, upon request, provide to the Taxicab Administration all of the following:

1.075 of the Ordinance of SSG. To verify compliance with these regulations, the Taxicab Business

shall, upon request, provide to the Taxicab Administration all of the following:

- **R.16.1.1 R.22.1.1**A copy of the Franchisee's <u>Taxicab Business'</u> written drug and alcohol policy meeting all of the requirements of the Ordinance of SSG;
- **<u>R.16.1.2</u> <u>R.22.1.2</u>**Proof that the <u>Franchise Taxicab Business</u> has implemented a drug and alcohol certification program covering all of its Drivers which meets all of the requirements of the Ordinance of SSG;
- **<u>R.16.1.3</u> <u>R.22.1.3</u>** A copy of the contract between the <u>Franchise Taxicab</u> <u>Business</u> and a program administrator and authorized lab certified by the U.S. Department of Transportation; and,
- **<u>R.16.1.4</u> R.22.1.4** The Franchise Taxicab Business and the program administrator records shall be made available to Taxicab Administrator upon request.

<u>R.16.2</u> **R.22.2** Each Franchisee Taxicab Business shall present to SRA monthly reports of the random testing component of the required controlled substance and alcohol testing program. The monthly reports shall be delivered by the program administrator to the Taxicab Administrator no later than the 20th day following the end of the previous monthly reporting period.

R.17. SAFETY EDUCATION AND TRAINING PROGRAM

R.17.1 Each Taxicab Business shall maintain a mandatory safety education and training program in compliance with the California Government Code section 53075.5, and as required by Section 1.060 of the Ordinance of SSG. To verify compliance with these regulations, the Taxicab Business shall, upon request, provide to the Taxicab Administration all of the following:

<u>R.17.1.1</u>	A copy of the Taxicab Business' written safety education and
	training policy meeting all of the requirements of the Ordinance of
	<u>SSG;</u>
<u>R.17.1.2</u>	Proof that the Taxicab Business has implemented a safety education
	and training program for all of its Drivers which meets all of the
	requirements of the Ordinance of SSG;
R.17.1.3	A Certificate of Completion of the Taxi Business' Safety Education
	and Training Program issued to each permitted driver.
	and training tropical issues to each permitted driver.
<u>R.17.1.4</u>	The Taxicab Business records shall be made available to Taxicab
	Administrator upon request.

<u>R.17.2</u> Each Taxicab Business shall present to SRA a monthly report of safety incidents that occurred throughout the month, including any re-education and re-training in accordance with

shall be delivered by the program administrator the Taxi Business' Safety Education and Training <u>Program. The monthly report shall be delivered</u> to the Taxicab Administrator no later than the 20th day following the end of the previous monthly reporting period.

R.18. DISABLED ACCESS EDUCATION AND TRAINING PROGRAM

R.18.1 Each Taxicab Business shall maintain a disabled access education and training program to instruct its taxicab drivers on compliance with the federal Americans with Disabilities Act of 1990 (42 U.S.C. Sec. 12101 et seq.) and amendments thereto, and state disability rights laws, including making clear that it is illegal to decline to serve a person with a disability or who has a service animal, in compliance with the California Government Code section 53075.5, and as required by Section 1.060 of the Ordinance of SSG. To verify compliance with these regulations, the Taxicab Business shall, upon request, provide to the Taxicab Administration all of the following:

- **R.18.1.1**A copy of the Taxicab Business' written disabled access education
and training policy meeting all of the requirements of the Ordinance
of SSG;**R.18.1.2**Proof that the Taxicab Business has implemented a disabled access
education and training program for all of its Drivers which meets all
of the requirements of the Ordinance of SSG;**R.18.1.3**A Certificate of Completion of the Taxi Business' Disabled Access
Education and Training Program issued to each permitted driver.
- **<u>R.18.1.4</u>** The Taxicab Business records shall be made available to Taxicab Administrator upon request.

<u>R.18.2</u> Each Taxicab Business shall present to SRA a monthly report of disabled access incidents that occurred throughout the month, including any re-education and re-training in accordance with the Taxi Business' Disabled Access Education and Training Program. The monthly report shall be delivered to the Taxicab Administrator no later than the 20th day following the end of the previous monthly reporting period.

<u>R.19</u> R.23 PAYMENT OF FINES

<u>**R.19.1**</u> **R.23.1** The Franchisee <u>Taxicab Business</u> is responsible for paying all fines accruing as the result of citations issued under the Ordinance of SSG or these Regulations, whether issued to a <u>Franchisee Taxicab Business</u>, a Driver working for the <u>Franchisee Taxicab</u> <u>Business</u>, or both.

<u>R.19.2</u> <u>R.23.2</u>In the event that a citation is issued to a Driver, the Franchisee Taxicab Business</u> will be notified by receiving a copy of the Citation Form.

<u>R.19.3</u> R.23.3 If a fine remains unpaid after it is due and after expiration or exhaustion of any right to challenge the citation, the <u>Franchise Taxicab Business</u> is subject to summary suspension of the <u>Franchise Taxicab Business</u> until such time as the fine is paid.

R.20 R.24SUMMARY SUSPENSION OF A **FRANCHISE**<u>TAXICAB BUSINESS</u>

<u>**R.20.1**</u> **R.24.1** A Franchise <u>A Taxicab Business</u> is subject to summary suspension of all operations and of every permit issued to the <u>Franchise Taxicab Business</u> under the following circumstances:

<u>R.20.1.1</u>	R.24.1.1 An attempted sale, lease, transfer, assignment or other attempted disposition of a Franchise <u>Taxicab Business</u> without the prior written consent of SSG.
<u>R.20.1.2</u>	R.24.1.2 Failure to comply with the insurance requirements of Section <u>1.050-1.040</u> of the Ordinance of SSG affecting the Franchise <u>Taxicab Business</u> as a whole.
<u>R.20.1.3</u>	R.24.1.3 Failure to report a positive controlled substance or alcohol test result to SRA as required by Section $\frac{2.070(D)}{1.075}$ of the Ordinance of SSG.
<u>R.20.1.4</u>	R.24.1.4 During the pendency of an appeal to the Appeal Committee after issuance of a decision to suspend or terminate a franchise <u>Taxicab Business</u> where the hearing officer has determined that continued suspension or termination is necessary for the protection of the public health, safety, or welfare.
<u>R.20.1.5</u>	R.24.1.5 Failure to pay a fine issued against the Franchise Taxicab Business or any Driver for the Franchise Taxicab Business when due and after expiration or exhaustion of any right to challenge or appeal the fine.
<u>R.20.1.6</u>	R.24.1.6 When a Franchise Taxicab Business engages in conduct which causes an immediate danger to public health, safety, or welfare.
<u>R.20.1.7</u>	R.24.1.7 As otherwise provided for by the Ordinance of SSG.

R.24.1.8

<u>R.20.2</u> R.24.2In the event that a Franchise Taxicab Business is subject to summary suspension, upon receipt of notice from SRA, the Franchise Taxicab Business shall immediately cease all operations as a Taxicab Franchise Business and shall not engage in any activities connected with the provision of taxicab service to the public until such time as the suspension is lifted. Operations may not resume until the Franchise Taxicab Business receives written notice from SRA that the suspension is lifted.

R. 25-21_INTERFERENCE WITH DRIVER REPORTING

<u>**R.21.1**</u> **R.25.1** It shall be a violation of these Regulations for any employee, officer, manager, or owner of a <u>Franchise Taxicab Business</u> to take any action to prohibit, discourage, retaliate against, or

otherwise interfere with any Driver's attendance and right to freely speak at a Board Meeting of SSG or any Committee thereof.

R.21.2 R.25.2 It shall be a violation of these Regulations for any employee, officer, manager, or owner of a Franchise Taxicab Business to take any action to prohibit, discourage, retaliate against, or otherwise interfere with any Driver's attempt to report a safety concern to SRA or any of its agents or employees, the SSG Board, the Taxicab Administrator or any other governmental agency.

<u>R.21.3</u> <u>R.25.3</u>Conduct constituting a violation of <u>R.25.1 or R.25.2</u> <u><u>R.21.1 or R.21.2</u> shall be counted as a separate violation for each individual Driver affected.</u>

<u>R.21.4</u> <u>R.25.4</u> The penalty for violating the Regulations in Section <u>25-21</u> shall be as set forth in the Ordinance of SSG <u>1.255-1.205</u> and the penalties shall accumulate as set forth therein. Violation of the Regulations in Section R.25 may result in termination of the <u>franchise-Taxicab Business</u> pursuant to Ordinance of SSG <u>1.1101.080</u>.

R.25.5<u>**R.21.5</u>**. It shall be a separate violation of these Regulations for any Franchise-<u>Taxicab Business</u> to attempt to pass through to the Driver any fine issued under Section $\frac{R.25}{R.21}$.</u>

SUNLINE SERVICES GROUP

RESOLUTION NO. 086XXX

A RESOLUTION OF THE BOARD OF DIRECTORS OF THE SUNLINE SERVICES GROUP, CALIFORNIA, ADOPTING FEES FOR TAXICAB SERVICES WITHIN THE COACHELLA VALLEY

WHEREAS, the County of Riverside and the Coachella Valley cities comprising the joint powers agency known as SunLine Services Group (SSG) desire to provide for the orderly, efficient, and safe operation of taxicab services within the Coachella Valley;

WHEREAS, SSG and its Board of Directors is authorized pursuant to Government Code Section 53075.5 to levy by resolution, fees in an amount sufficient to pay for the costs of carrying out Ordinance No. <u>2018-01</u> <u>2019-01</u> regulating taxicab services within the Coachella Valley; and

WHEREAS, the Board of Directors hereby finds that the fees established herein are imposed solely to recover the actual and reasonable costs of regulating taxicabs within the Coachella Valley, and therefore is not a tax under Article 13C, Section 1 of the California Constitution.

NOW THEREFORE, BE IT RESOLVED by the Board of Directors of Sunline Services Group that:

1. Definitions. The following terms shall have the meanings ascribed to them below. Terms that are not specifically defined below shall have the meaning provided for in Ordinance No. <u>2018-012019-01</u>:

- 1.1 BUSINESS PERMIT means the permit issued by SSG to a business authorizing the business to operate taxicab services in the jurisdictional boundaries of SSG as provided for in Ordinance No. <u>2018-012019-01</u>.
 - 1.2 DRIVER PERMIT means the permit issued by SSG to an individual person authorizing the individual to control and manage a taxicab as provided for in Ordinance No. <u>2018-012019-01</u>.
 - 1.3 VEHICLE <u>PERMIT</u>FEE means a non-transferrable authorization to drive or operate a vehicle in an authorized taxicab transportation service within the jurisdictional boundaries of SSG, whether as owner, lesser, lessee or otherwise.

2. As a condition precedent to issuance of a permit as authorized by SSG Ordinance 2018-01, all applicable fees shall be paid in full at the time an application has been approved, unless otherwise provided for in Section 3 of this Resolution. The following fees shall be charged for the administration and regulation of taxicab services

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Appeal Fee New Taxicab Business Permit Application Fee \$ 1,000.00 Annual Taxicab Business Permit Renewal Application Fee \$ 500.00 Annual Taxicab Business Permit Fee \$ 60,000.00 Business Permit Reinstatement Fee \$ 10,000.00 New Driver Permit \$ 75.00 Driver Permit Renewal \$ 25.00 Driver Permit Reinstatement Fee \$ 25.00 Driver Permit Renewal \$ 25.00 Driver Permit Reinstatement Fee \$ 25.00 Driver Permit Replacement \$ 10.00 Vehicle Permit Fee, New \$ 600.00 Vehicle Permit Fee, New, Alt. Fuel/Hybrid/ADA \$ 450.00 Vehicle Permit Fee, Renewal \$ 600.00 Vehicle Permit Fee, Renewal \$ 600.00 Vehicle Permit Fee, Renewal, Alt. Fuel/Hybrid/ADA \$ 450.00 Appeal Fee \$ 100.00	within the Coachella Valley:\$ 29,170.00New Business Permit Business Permit.\$ 45.00 \$Renewal Business Permit Reinstatement Fee.\$ 600.00 \$New Driver Permit Driver Permit Renewal.\$ 500.00 \$Driver Permit Reinstatement Fee Driver Permit.\$ 600.00 \$Driver Permit Reinstatement Fee.\$ 600.00 \$New Driver Permit Reinstatement Fee.\$ 500.00 \$Driver Permit Reinstatement Fee.\$ 100.00 \$Vehicle Fee, New, Alt. Fuel/Hybrid/ADA\$ 50.00 \$Vehicle Fee, Renewal, Alt. Fuel/Hybrid/ADA\$ 100.00Vehicle Fee, Renewal, Alt. Fuel/Hybrid/ADA\$ 100.00	
	New Taxicab Business Permit Application Fee Annual Taxicab Business Permit Renewal Application Fee Annual Taxicab Business Permit Fee Business Permit Reinstatement Fee New Driver Permit Driver Permit Renewal Driver Permit Transfer Fee Driver Permit Reinstatement Fee Driver Permit Replacement Vehicle Permit Fee, New Vehicle Permit Fee, New, Alt. Fuel/Hybrid/ADA Vehicle Permit Fee, Renewal, Alt. Fuel/Hybrid/ADA	\$ 500.00 \$ 60,000.00 \$ 10,000.00 \$ 75.00 \$ 25.00 \$ 25.00 \$ 25.00 \$ 25.00 \$ 25.00 \$ 25.00 \$ 450.00 \$ 600.00 \$ 450.00 \$ 450.00 \$ 450.00 \$ 100.00

- <u>3.</u> <u>3.</u>Installment Payments.
 - <u>3.1</u> 3.1The of SSG hereby Board authorizes the Taxi "<mark>New_Taxicab_</mark>Business Administrator to accept payments of and "Business Permit Renewal" fees in monthly Permit" installments of four five thousand eight hundred sixty one dollars and sixty six zero cents (\$4,861.665.000.00) each with the initial installment payment being due as a condition precedent to issuance of such permit.
 - <u>3.2</u> <u>The Board of SSG hereby authorizes the Taxi Administrator</u> to accept payments of "Vehicle Permit Fees" in three (3) monthly installments based on active taxicabs reported by the Taxicab Businesses on July 1st. Each additional "Vehicle Permit" issued after July 1st will be due in full, on a prorated basis through June 30th of the following year.
 - 3.3 3.2Installment payments shall be due on the first day of the month.
- 4. 4.Late Payments.
 - 4.1 A payment is late if not paid on or before the first day of each month. Late payments impose a late payment fee of

\$25.00 per day the payment is delinquent, not to exceed \$1000.00.

5. This Resolution shall take effect January-

1,July 1, 2019. ADOPTED this 5th 22nd day of

December<u>May</u>, 2018 2019.

ATTEST:

Brittney B. Sowell Clerk of the Board-SunLine Transit-Agency Kathleen Kelly

SunLine Services Group

Clerk of the Board	Chairman of the Board
SunLine Transit Agency	SunLine Services Group

APPROVED AS TO FORM:

<u>Eric S. Vail</u> <u>General Counsel</u>

STATE OF CALIFORNIA

)

) ss. COUNTY OF RIVERSIDE)

I, BRITTNEY B. SOWELL, Clerk Services Group, do hereby certify that I	of the Board of Directors of the SunLine Resolution No.
was adopted at a regular meeting of t	
of	<u>D^rorXbejr 20\§ 20 , by the</u>
following vote:	
AYES: <mark>S-</mark>	
NOES: O -	
ABSENT:	
2.ABSTAI	
N:O	¥ <a,< td=""></a,<>
IN WITNESS WHEREOF, I have	hereunto set my hand this day of day of
	Brittney B. Sowell Clerk of the Board SunLine Services
	Group
, 20 .	
	<u>Brittney B. Sowell</u> <u>Clerk of the Board</u> <u>SunLine Services Group</u>

SunLine Services Group

DATE:	May 22, 2019	DISCUSSION
то:	Taxi Committee Board of Directors	
FROM:	Luis Garcia, Deputy Chief Financial Officer	
RE:	SunLine Regulatory Administration Draft FY20 Budget	

Background

In accordance with the SunLine Services Group (SSG) Joint Powers Agreement, the Board of Directors must approve an annual budget. Staff has provided a draft FY20 SSG budget for discussion in preparation for approval at the upcoming June Board meeting. By beginning the process now, the Taxi Committee will have the ability to either move forward with this budget for approval at the June 26, 2019 meeting or hold special committee meetings during the upcoming weeks to continue discussion and allow for any modifications.

SUNLINE REGULATORY ADMINISTRATION ANNUAL BUDGET FY 2020



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A Division of SunLine Services Group

FUNCTIONS & RESPONSIBILITIES

Taxi regulation oversight includes, but is not limited to, responsibility for day-to-day regulatory functions of the Coachella Valley taxicab industry. These functions include driver testing, driver permit issuance, issuance of annual taxicab company licenses, suspension and revocation of permits and licenses and complaint investigation. The SRA Taxicab Administrator handles adjudication of taxicab license and taxicab driver permit cases with appeals processed through the SSG guidelines and policies.

FY20 GOALS & OBJECTIVES

- Upgrade software technology to track regulatory functions more efficiently.
- Work with taxi companies to improve public image and create community connections to assist in the continuance of making the industry a viable option to valley residents and guests.

REVENUE SUMMARY

REINSTATEMENT/REPLACEMENT 4010101900 VEHICLE PERMIT REVENUE

4070301050 OPERATOR APPLICATION FEE

4010102205 OPERATOR APPLICATION RENEWAL

4010102200 OTHER REVENUE

FEE



25

-

_

58,242

185,941

40

-

_

_

58,242

176,671

15

-

-

_

(9,271)

50

500

4,000

1,000

188,550

45,000

25

500

4,000

1,000

2,609

(13,242)

Notes: • The FY19 variance reflects the difference between FY19 estimated actuals and FY19 approved budget. The FY20 variance indicates the difference between FY20 proposed budget and FY19 approved budget.

Total Revenue

Taxi Fees

Taxi fees are approved in a yearly resolution which is presented at the June Board meeting. The approved fees are evaluated to ensure any increases are reasonably imposed solely to recover the actual costs of regulating taxicabs within the Coachella Valley. The following represents the suggested fees for Fiscal Year 2020 used in the calculation of the proposed budget.

Fees	FY19 Approved Fees	FY20 Proposed Fees	Variance
New Taxicab Company Application Fee	-	1,000	1,000
Taxicab Company Annual Renewal Application Fee	-	500	500
Taxicab Company Annual Business Permit	-	60,000	60,000
Taxicab Business Permit Reinstatement Fee	10,000	10,000	-
Driver Permit New	90	75	(15)
Driver Permit Renewal	50	25	(25)
Driver Transfer Fee	50	25	(25)
Driver Permit Reinstatement Fee	25	25	-
Driver Permit Replacement	5	10	5
Standard Vehicle Permit - new	600	600	-
Standard Vehicle Permit - renewal	600	600	-
Alt Fuel, Hybrid, Ada Vehicle Permit - new	450	450	-
Alt Fuel, Hybrid, Ada Vehicle Permit - renewal	450	450	-
Late Fee (for late payment of invoices)	29	25	(4)
Appeal Fee	100	100	-

Notes:

• Late fees shall be assessed at \$25.00 per day, not to exceed \$1,000.00 per occurrence.

SUNLINE SERVICES GROUP

EXPENSE SUMMARY

General Ledger Code	FY17 Actuals	FY18 Actuals	FY19 Estimated Actuals	FY19 Approved Budget	FY20 Proposed Budget	Variance
5010201600 ADMIN SALARIES	108,789	72,565	71,109	75,099	93,006	17,907
5010201610 ADMIN SALARIES-OT	1,313	621	-	-	-	-
5010700000 ALLOCATED SALARIES	4,085	46,057	43,982	37,456	8,000	(29,456)
5029999999 TOTAL FRINGE BENEFITS	52,395	61,093	64,353	70,138	79,861	9,723
5030103240 BACKGROUND CHECK SERVICES	4,070	3,381	2,720	4,500	5,000	500
5030300005 LEGAL SERVICES - GENERAL	3,482	28,135	67,815	78,500	30,000	(48,500)
5030303310 AUDIT SERVICES - EXTERNAL	-	6,708		10,000	10,000	-
5030400000 TEMPORARY HELP SERVICES	25,817	2,184		-	-	
5030500000 MAINTENANCE CONTRACTS	336	301	629	1,000	1,000	-
5039900006 OUTSIDE REPAIRS-TAXI	59	-	-	1,000	1,000	-
5039903800 OTHER SERVICES	675	675	840	1,000	1,000	-
5040101000 FUEL-CNG	638	544	376	1,000	1,000	-
5040404300 OFFICE SUPPLIES	1,691	2,382	1,532	2,200	2,500	300
5049900002 POSTAGE	283	300	300	300	467	167
5049900026 FACILITY MAINTENANCE	432	519	519	519	519	-
5049900032 REPAIR PARTS- TAXI VEHICLES	470	501	458	1,000	1,000	-
5050200001 UTILITIES	4,325	3,981	3,721	3,721	3,721	-
5050200003 TRASH PICK-UP	259	277	295	295	312	17
5050200006 COMMUNICATIONS	2,000		800	800	800	-
5060100000 INSURANCE-PHYSICAL DAMAGE	399	400	239	239	255	16
5060300000 INSURANCE-GENERAL LIABILITY	2,570	2,487	4,028	4,028	2,313	(1,715)
5060401000 INSURANCE PREMIUM WC	8,877	9,225	13,507	13,507	5,405	(8,102)
5079900000 FUEL TAXES	8	281	43	20	300	280
5090100000 DUES, MEMBERSHIPS & SUBSCRIPTIONS	724	575	4,944	790	1,000	210
5090200000 TRAVEL AND TRAINING	-	1,140	616	5,000	4,000	(1,000)
5090200002 MILEAGE REIMBURSEMENT	-	-	-	100	100	-
5090801000 BANK SERVICE FEES	-	921	860	1,000	1,000	-
5099900001 STAFF DEVELOPMENT	-	398	600	800	1,000	200
5099905990 MISCELLANEOUS EXPENSE	1,980	-	-	-	-	-
Total Expenses	225,677	245,652	284,285	314,012	254,559	(59,453)

SUNLINE SERVICES GROUP

PERSONNEL SUMMARY

FY 20 Physical Count	Classification	FY19 Authorized FTEs	FY20 Requested FTEs	Variance
1	Chief Safety Officer	0.25	0.00	(0.25)
1	Deputy Chief Safety Officer	0.25	0.25	0.00
1	Senior Administrative Assistant	1.00	1.00	0.00
1	Taxi Administrator	1.00	1.00	0.00
4	Total FTEs	2.50	2.25	(0.25)

<u>Notes</u>

• No portion of the Chief Safety Officer's salary will be allocated to SRA budget in FY20. The Deputy Chief Safety Officer will continue to apportion a small percentage of payroll allocation for taxi business responsibilities.

• In FY19, Taxi Administrator duties were relieved from the Chief Safety Officer and the Deputy Chief Safety Officer and therefore the title dropped from their positions. A full time Taxi Administrator was hired in FY19.

SUNLINE SERVICES GROUP DETAIL

Division 96

	FY19	FY20	
General Ledger Code	Approved	Proposed	Variance
	Budget	Budget	
5010201600 ADMIN SALARIES	75,099	93,006	17,907
5010201610 ADMIN SALARIES-OT			-
5010700000 ALLOCATED SALARIES	37,456	8,000	(29,456)
5029999999 TOTAL FRINGE BENEFITS	70,138	79,861	9,723
Sub-tota	182,693	180,867	(1,826)
5030103240 BACKGROUND CHECK SERVICES			
Costs related to processing new applicants	4,500	5,000	500
Sub-tota	-	5,000	500
5030300005 LEGAL SERVICES - GENERAL			
General counsel	28,500	30,000	1,500
Amend Taxi Ordinance	50,000	-	(50,000)
Sub-tota	78,500	30,000	(48,500)
5030303310 AUDIT SERVICES - EXTERNAL			
Fiscal year financial statement audit	10,000	10,000	-
Sub-tota	10,000	10,000	-
5030500000 MAINTENANCE CONTRACTS			
Copier related expenses	1,000	1,000	-
Sub-Tota	1,000	1,000	-
5039900006 OUTSIDE REPAIRS-TAXI			
Maintenance costs for vehicles	1,000	1,000	-
Sub-Tota	1,000	1,000	-
5039903800 OTHER SERVICES			
Board member compensation for SSG taxi committees	1,000	1,000	-
Sub-tota	1,000	1,000	-
5040101000 FUEL-CNG			
Fuel for vehicles	1,000	1,000	-
Sub-tota		1,000	-
5040404300 OFFICE SUPPLIES			
Office supplies	2,200	2,500	300
Sub-tota		2,500	300

SUNLINE SERVICES GROUP DETAIL

Division 96

General Ledger Code	FY19 Approved Budget	FY20 Proposed Budget	Variance
5049900002 POSTAGE			
Postage and mailing expenses	300	467	16
Sub-total	300	467	16
5049900026 FACILITY MAINTENANCE			
Allocation from SunLine Transit Agency for materials required to	519	519	
maintain the building	515	519	
Sub-total	519	519	
5049900032 REPAIR PARTS- TAXI VEHICLES			
Anticipated repair costs for aging vehicles	1,000	1,000	
Sub-total	1,000	1,000	
505-000	1,000	1,000	
5050200001 UTILITIES			
Allocation from SunLine Transit Agency for utilities used for the	3,721	3,721	
administration building	5,721	5,721	
Sub-total	3,721	3,721	
5050200003 TRASH PICK UP			
Allocation from SunLine Transit Agency for trash removal services	295	312	1
Sub-total	295	312	1
5050200006 COMMUNICATIONS			
Cellular services	800	800	
Sub-total	800	800	
5060100000 INSURANCE-PHYSICAL DAMAGE			
Allocation from SunLine Transit Agency for insurance related to	220	255	1
	239	255	1
vehicles			
vehicles Sub-total	239	255	1
	239	255	1
Sub-total 5060300000 INSURANCE-GENERAL LIABILITY	239	255	1
Sub-total 5060300000 INSURANCE-GENERAL LIABILITY Allocation from SunLine Transit Agency for defense and indemnity			
Sub-total 5060300000 INSURANCE-GENERAL LIABILITY Allocation from SunLine Transit Agency for defense and indemnity coverage relating to covered occurrences under general liability	239 4,028	255	
Sub-total 5060300000 INSURANCE-GENERAL LIABILITY Allocation from SunLine Transit Agency for defense and indemnity coverage relating to covered occurrences under general liability insurance	4,028	2,313	(1,71
Sub-total 5060300000 INSURANCE-GENERAL LIABILITY Allocation from SunLine Transit Agency for defense and indemnity coverage relating to covered occurrences under general liability			(1,71
Sub-total 5060300000 INSURANCE-GENERAL LIABILITY Allocation from SunLine Transit Agency for defense and indemnity coverage relating to covered occurrences under general liability insurance Sub-total	4,028	2,313	(1,71
Sub-total Soboto INSURANCE-GENERAL LIABILITY Allocation from SunLine Transit Agency for defense and indemnity coverage relating to covered occurrences under general liability insurance Sub-total 5060401000 INSUARNCE PREMIUM WC	4,028	2,313	(1,71
Sub-total Sofo300000 INSURANCE-GENERAL LIABILITY Allocation from SunLine Transit Agency for defense and indemnity coverage relating to covered occurrences under general liability insurance Sub-total Sofo401000 INSUARNCE PREMIUM WC Allocation from SunLine Transit Agency for workers compensation	4,028	2,313	(1,71 (1,71 (1,71 (8,10
Sub-total Sofo300000 INSURANCE-GENERAL LIABILITY Allocation from SunLine Transit Agency for defense and indemnity coverage relating to covered occurrences under general liability insurance Sub-total Sofo401000 INSUARNCE PREMIUM WC Allocation from SunLine Transit Agency for workers compensation premium costs	4,028 4,028 13,507	2,313 2,313 2,313 5,405	(1,71 (1,71 (8,10
Sub-total Sofo300000 INSURANCE-GENERAL LIABILITY Allocation from SunLine Transit Agency for defense and indemnity coverage relating to covered occurrences under general liability insurance Sub-total Sofo401000 INSUARNCE PREMIUM WC Allocation from SunLine Transit Agency for workers compensation	4,028 4,028	2,313 2,313	(1,71 (1,71 (8,10
Sub-total Sofo300000 INSURANCE-GENERAL LIABILITY Allocation from SunLine Transit Agency for defense and indemnity coverage relating to covered occurrences under general liability insurance Sub-total Sofo401000 INSUARNCE PREMIUM WC Allocation from SunLine Transit Agency for workers compensation premium costs Sub-total	4,028 4,028 13,507	2,313 2,313 2,313 5,405	(1,71 (1,71
Sub-total Sofo300000 INSURANCE-GENERAL LIABILITY Allocation from SunLine Transit Agency for defense and indemnity coverage relating to covered occurrences under general liability insurance Sub-total Sofo401000 INSUARNCE PREMIUM WC Allocation from SunLine Transit Agency for workers compensation premium costs	4,028 4,028 13,507	2,313 2,313 2,313 5,405	(1,71 (1,71 (8,10

SUNLINE SERVICES GROUP DETAIL

Division 96

General Ledger Code	FY19	FY20	
	Approved Budget	Proposed Budget	Variance
5090100000 DUES, MEMBERSHIPS & SUBSCRIPTIONS			
Annual International Association of Transportation Regulators (IATR) membership	790	1,000	210
Sub-total	790	1,000	210
5090200000 TRAVEL AND TRAINING			
International Association of Transportation Regulators Conference	5,000	4,000	(1,000)
Sub-total	5,000	4,000	(1,000)
5090200002 MILEAGE REIMBURSEMENT			
Mileage reimbursement for staff	100	100	-
Sub-total	100	100	-
5090801000 BANK SERVICE FEES			
Merchant Charges on Credit Cards	1,000	1,000	-
Sub-total	1,000	1,000	-
5099900001 STAFF DEVELOPMENT			
General training for staff	800	1,000	200
Sub-total	800	1,000	200
Total Expenses	314,012	254,559	(59,453)