Council Business Meeting

MAY 1, 2018

Title: Ordinance No. 3152 Relating to Vehicles for Hire; Repealing and

Replacing AMC Chapter 6.28

From: Katrina L. Brown Assistant City Attorney

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Summary:

Proposed Ordinance No. 3152 repeals and replaces Ashland Municipal Code (AMC) Chapter 6.28 in order to allow newer forms of vehicle for hire services to operate in Ashland.

Actions, Options, or Potential Motions:

- 1. Move to approve First Reading of Ordinance No. 3152 as written and send to second reading for enactment.
- 2. Move to amend Ordinance No. 3152 to replicate Medford, Oregon's current provisions regulating vehicles for hire as follows: replace ten years with seven years in proposed AMC Section 6.28.040, delete proposed section 6.28.090, and delete proposed subsections 6.28.080.C, 6.28.080.D, 6.28.190.B, and 6.28.190.C.

Staff Recommendation:

Staff recommends Option 1 above.

Resource Requirements:

N/A

Policies, Plans and Goals Supported:

- 1. Nurture emerging new technologies. (Council Goal 16).
- 2. Provide, promote, and enhance the security/safety, environmental health, and livability of the community. (Quality of Life Administrative Goal).

Background and Additional Information:

City staff was initially contacted in late October of 2017 by a representative from Uber after Medford adopted its new ordinance regulating vehicles for hire. Uber's representative proposed that Ashland adopt Medford's exact regulatory regime since the two cities are in such close proximity to each other, or that Ashland deregulate vehicle for hire services altogether, in effect leaving regulation of vehicles for hire to Medford.

A number of cities in Oregon have chosen to adopt provisions regulating vehicles for hire services. Portland, Salem, Corvallis, Bend, and Medford are examples. Eugene and Roseburg are currently considering such regulations.



Ashland has unique transportation services needs for a city of its size. This is due in large part to the thousands of tourists who visit each year. According to the Oregon Shakespeare Festival's (OSF) Long Range Plan for 2016-2025, OSF draws over 400,000 visitors to Ashland every year. OSF's theatres have the capacity to seat over 2,000 patrons on most nights during the summer.

Proposed Ordinance No. 3152 allows TNCs to operate in Ashland while protecting community safety. It largely mirrors the vehicle for hire model recently adopted by Medford. However, it incorporates a few additional safety measures found in larger cities such as Portland and Seattle. These additional safety measures include: a 10-year look back for criminal convictions, required vehicle safety inspections, a limitation on the number of hours a driver may operate a vehicle within a 24-hour period, and a requirement to provide Wheelchair Accessible Vehicles upon request. The permit fees are also based largely on Medford's model, although the fees are somewhat higher for agencies based on the number of drivers currently operating in Medford. The fees for drivers of fully electric vehicles or Wheelchair Accessible Vehicles would be waived under the proposed ordinance.

One additional change the Council may want to consider is whether to exempt vehicle for hire agencies and drivers from the business license requirement found in AMC Chapter 6.04.

The major TNCs, Uber and Lyft, as well as all currently licensed taxi companies, were provided with a copy of the proposed ordinance. Uber objected to the additional requirements not found in Medford's model as well as the requirement that drivers obtain a permit from the City of Ashland. A copy of the comments from its representative is attached. Lyft objected to the 10-year look back for criminal convictions and the vehicle inspection requirement. Lyft is intending to submit written comments on the proposed ordinance in advance of the May 1 Council meeting.

Proposed Ordinance No. 3152 was taken before the City's Transportation Commission at its April 19, 2018 meeting. While the Commission did not formally vote on an official recommendation to the City Council, Commission members expressed support for the proposed ordinance as written. One member commented that she would like the background checks for drivers to be finger-print based as currently required by the AMC. Several members expressed an interest in mandating some form of review of the efficacy of the ordinance after a reasonable period of operation.

Attachments:

- 1. Proposed Ordinance No. 3152
- 2. Vehicle for Hire Ordinance of the City of Medford
- 3. Comments from Uber's representative



ORDINANCE NO. 3152

2 AN ORDINANCE RELATING TO VEHICLES FOR HIRE; REPEALING AND
3 REPLACING AMC CHAPTER 6.28

REPLACING AMC CHAPTER 6.28

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Annotated to show deletions and additions to the Ashland Municipal Code sections being modified. Deletions are **bold lined through**, and additions are **bold underlined.**

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- **WHEREAS**, the City of Ashland (City) has an interest in promoting and augmenting the transportation services available in the City; and
- WHEREAS, ride-sharing programs utilizing digital-based platforms, known as transportation
 network companies, have become an increasingly important method for persons to move about in
 other cities in Oregon; and
- WHEREAS, enabling transportation network companies to operate in the City would increase mobility and supplement the existing public transportation system; and
- WHEREAS, the City has an interest in keeping users of all vehicles for hire, including
 transportation network companies, physically safe and protecting them from predatory business
 practices.
- 17 THE PEOPLE OF THE CITY OF ASHLAND DO ORDAIN AS FOLLOWS:
- SECTION 1. Ashland Municipal Code Chapter 6.28 is hereby repealed in its entirety as follows:
- 20 **6.28.010 Purpose**

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- It is the purpose of this ordinance to require that those persons operating taxicabs do so in a safe, fair and efficient manner. The taxicab industry constitutes an essential part of the City's transportation system, and transportation so fundamentally affects the well-being of the City's citizens that some regulation is necessary to ensure that the public safety is protected, the public need provided for, and the public convenience promoted. The provisions contained herein should be applied and enforced in such a manner as to require the taxicab industry to regulate itself, under City supervision, to promote innovation and adaption to changing needs, and respond to economics of the market place, so long as the
- 30 **6.28.020 Definitions**

public interest is served thereby.

- 1 A. Certificate. A current certificate issued under this Chapter to operate a Taxicab
- 2 company.
- 3 B. Commission. The City of Ashland Transportation Commission.
- 4 | C. City Recorder. The City of Ashland City Recorder or his/her designee authorized to
- 5 | perform the duties of this Chapter by the City Recorder.
- 6 D. Driver. Any person duly authorized by the City as a taxicab driver under the terms of
- 7 this chapter that operates taxicabs as a driver for any permitted taxicab company,
- 8 regardless of whether the vehicles operated are owned by the company, leased, or owned by
- 9 individual members of the company.
- 10 E. Operate. To drive a taxicab, to use a taxicab in the conduct of business, to receive money
- 11 | from the use of a taxicab, or cause or allow another person to do the same.
- 12 **F. Person.** Any individual, partnership, trust, estate, corporation, or other form of business
- 13 organization recognized by Oregon law.
- 14 G. Police Chief. The person holding the position of Chief of Police of the Ashland police
- 15 department, or any agent, employee, or designee authorized to perform the duties of this
- 16 | chapter by the Police Chief.
- 17 H. Taxicab. Any motor vehicle which carries passengers for hire when the journey
- 18 originates in the City and where the destination and route may be controlled by a
- 19 passenger and the fare is calculated on the basis of any combination of an initial fee,
- 20 distance traveled, waiting time, or a flat fee. Any vehicle which has an appearance
- 21 deceptively similar to a taxicab is a taxicab for the purposes of this chapter.
- 22 | I. Taxicab company. Any Person that operates taxicabs that either has its primary place of
- 23 business within the city limits, or regularly conducts business within the city limits, that is
- 24 authorized by the City as a Taxicab company under this chapter.
- 25 J. Taxicab driver permit. A permit issued to a driver that demonstrates the driver is an
- 26 authorized taxicab driver under this chapter.
- 27 K. Translink Provider. A business or company that has been approved as a provider of
- 28 transportation services by the federal government by meeting federal standards and
- 29 receipt of a certificate evidencing such compliance.
- 30 L. Taximeter. A mechanical or electronic device which calculates and displays a fare based

1 on an initial fee, distance traveled, waiting time, or any combination thereof. 2 6.28.030 Taxicab Company Certificate Required - Exemptions 3 A. No Person shall operate any taxicab in the City of Ashland without possessing, in 4 addition to any license required by any other law, a valid Taxicab Company Certificate 5 issued pursuant to this chapter. A certificate may not be sold, assigned, mortgaged or 6 otherwise transferred. 7 **B.** Exemptions to Certificate Requirement. 8 1) Public Transportation provided and funded in whole or in part by public 9 organizations shall be exempt from the permit requirements of this chapter. 10 2) Courtesy shuttles provided by hotels, motels, and companies providing recreational 11 activities as a convenience for registered guests and paying customers only, where no 12 additional charges apply. 13 3) Special Vehicles and Tour Buses as defined in AMC 6.30. 4) Certified Translink Providers that show proof of such certification to the City. 14 15 6.28.040 Taxicab Company Certificate Applications - Issuance 16 A. Application. An application for a Taxicab Company Certificate shall be submitted to the 17 City Recorder, and the application must be signed under penalty of perjury. The 18 application documents must contain the following: 19 1) The name, business address and residence address of the applicant. 20 2) The make, type, year of manufacture, VIN number, and Seating Capacity of each 21 vehicle that will be operated as a taxicab under the Taxicab company certificate. 22 3) A description of the proposed color scheme, insignia, trademark, or any other 23 distinguished characteristics of the proposed vehicle design. 24 4) A list from the applicant of any violation, misdemeanor, or felony convictions, the 25 nature of the offense, and the punishment or penalty assessed for the owner(s) and/or 26 any officers of the Taxicab company. 27 5) Proof of insurance in the manner and form required by this chapter from a

responsible, solvent insurance carrier authorized to issue public liability and property

6) A receipt issued by the City showing payment of the non-refundable application fee.

damage insurance in the State of Oregon.

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1	The fee is to be set by resolution of the city council.
2	7) Before any Taxicab company application is acted upon by the City Recorder, the
3	police chief is to make an investigation within 60 days from the date the application is
4	filed. Upon completion of such investigation the police chief is to report his findings, in
5	writing, to the City Recorder.
6	B. Issuance of Certificate. The City Recorder will issue a certificate to operate a taxicab
7	upon finding that the applicant has met the requirements of this chapter.
8	6.28.060 Annual Taxicab Company Certificate - Renewal
9	Taxicab company certificates shall be renewed upon submission of the annual certificate
10	fee, as established by resolution of the city council, unless otherwise revoked under this
11	Chapter. The annual license fee is due and payable on July 1st of each year.
12	6.28.070 Minimum Standards for Taxicab Companies
13	Any Taxicab company operating under a Certificate issued pursuant to this Chapter shall
14	comply with the following minimum standards:
15	A. An office open and staffed for a minimum of 8 hours a day, 5 days a week.
16	B. A dispatch system in operation 24 hours each day capable of providing reasonably
17	prompt service in response to requests received by telephone.
18	C. Facilities and personnel sufficient to insure that every taxicab operated by the
19	Taxicab company complies with the requirements of this Chapter.
20	D. Insurance policies in force sufficient to meet the requirements of this Chapter and to
21	protect the company to the same limits of liability.
22	6.28.080 Equipment
23	Every taxicab is to be equipped with the following:
24	A. Except for taxicabs charging flat rates, a taximeter in accurate operating condition
25	with a lighted face which can be read at all times by the customer.
26	B. Taxicabs charging flat rates must be equipped with a sign complying with section
27	16.28.150 that states "Flat Rate" in a conspicuous location inside the taxicab.
28	C. A top light identifying it as a taxicab.
29	D. The company name and telephone number where service can be requested displayed
30	on the exterior of the taxicab.

1	E. A cell phone or "state of the art" taxi radio on a clear coordinated taxicab radio
2	frequency for customer comfort and rapid dispatching of calls for service.
3	F. A current copy of the Taxicab company certificate with the approved vehicle's
4	Vehicle Identification Number (VIN).
5	G. A notice providing information necessary to file a complaint as required by section
6	6.28.160.
7	H. All safety equipment required by federal law, state law, or this Chapter, including,
8	but not limited to, a seat belt or other restraining device for every passenger.
9	6.28.090 Inspection and Maintenance of Taxicabs
10	A. Prior to the operation of any vehicle under the provisions of this chapter, and annually
11	thereafter, each taxicab shall be thoroughly examined and inspected by either a Certified
12	Mechanic or a governmental entity located within Jackson County and shall be found to be
13	in safe operating condition. For the purpose of this section the term "Certified Mechanic"
14	means a person certified by the National Institute for Automotive Service Excellence, or its
15	equivalent.
16	B. Every taxicab must have proof of its annual inspection in the vehicle. Proof of the
17	inspection shall be submitted to the City Recorder on an annual basis.
18	C. A Taxicab company operating taxicabs in violation of these requirements shall be reason
19	for revocation of the Taxicab company certificate under AMC 6.28.130.
20	6.28.100 Insurance and Indemnification
21	A. No person shall operate any vehicle as a taxicab unless that vehicle is covered by
22	commercial liability insurance providing coverage of not less than \$500,000 per occurrence
23	in combined single limit for bodily injury and property damage claims, or \$500,000 per
24	occurrence for bodily injury and \$100,000 per occurrence for property damage. Liability
25	coverage shall be provided on an "occurrence" not "claims" basis. A certificate of
26	insurance coverage, evidencing insurance coverage in compliance with this Section, shall be
27	filed with the City Recorder. The City of Ashland, its officers, employees, and agents shall
28	be named as additional insureds.
29	1. The limits of insurance coverage required under this Section shall be subject to any
30	statutory changes regarding the minimum limits of liability required for taxicab

1	companies.
2	2. Insurance policies for all vehicles operating as taxicabs shall contain a provision that
3	the policy will not be reduced in coverage or canceled without 30 days prior written
4	notice to the City Recorder.
5	3. Failure to maintain adequate insurance as required under this Section shall be cause
6	for immediate suspension or revocation of a Taxicab Company Certificate.
7	B. All Taxicab companies and drivers that receive a Certificate or a permit, shall, to the
8	extent permitted by law, agree to defend, indemnify and hold harmless the City, its officers
9	and employees, from and against any and all damages, losses and expenses, including
10	reasonable attorney's fees and costs of suit or defense, arising out of, resulting from or
11	alleged to arise out of or result from any claims for damages to property, or injury to
12	persons, which may occur in connection with the operation of a taxicab company or a
13	taxicab under the terms of the Certificate or permit.
14	6.28.110 Approval of Drivers
15	It is unlawful for any person to operate a taxicab in the City of Ashland without a Taxicab
16	Driver Permit issued by the Police Department in accordance with the terms of this
17	chapter.
18	A. Application for a Taxicab driver permit is to be made to the Police Chief, on a form
19	provided by the city, accompanied by the fee established by resolution of the city council.
20	The applicant must attach a certified copy of the applicant's department of motor vehicle
21	records, a copy of the applicant's driver's license, and two passport size photos of the
22	applicant.
23	B. When the Police Chief receives the application he shall make such investigation of the
24	applicant's background as necessary to verify that each taxicab driver issued a permit:
25	1) Is 21 years of age or more,
26	2) Has not have been convicted of any crimes involving moral turpitude or dishonesty,
27	3) Possesses a valid Oregon driver's license,
28	4) Has not had his or her driver's license revoked by any state within the last five years,
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2)	and

1	C. If the Police Chief determines that the applicant meets the requirements of this section,
2	the Police Chief may issue the permit. The permit expires one year from the date of
3	issuance and may be renewed from year to year by filing a renewal application with the
4	police department. The fee for a renewal permit shall be set by resolution of the city
5	council. Failure to renew a license before expiration of the current taxicab driver permit
6	shall result in late fees.
7	D. Denial of permit. No taxicab driver's permit shall be issued or renewed to any person if
8	the city determines, after a review of a person's traffic, criminal record, and any other
9	information the city deems pertinent, that the public health, welfare, and safety would not
10	be served by the issuance or renewal of a permit to that person. If the application is denied
11	the applicant may, within seven days of notification of the denial by the city, appeal the
12	matter in writing to the City Recorder and proceed through the administrative appeals
13	process in AMC 2.30.
14	6.28.120 Operating Regulations of Taxicab Companies and Drivers
15	A. Taxicab Companies. A Taxicab Company shall not:
16	1. Allow any taxicab to be driven that has not been inspected and properly permitted,
17	or
18	2. Allow persons to operate taxicabs that do not have a valid Taxicab driver permit
19	issued pursuant to this chapter.
20	B. Taxicab Drivers. A taxicab driver shall not:
21	1. Transport a passenger to his destination by any other than the most direct and safe
22	route, unless requested to do so by the passenger,
23	2. Fail to give a correct receipt upon payment of the correct fare if requested to do so
24	by the passenger,
25	3. Permit additional persons to occupy or ride in the taxicab without consent of the
26	original passenger,
27	4. Refuse to transport to his requested destination any passenger of proper demeanor
28	who requests services or is assigned by a taxicab service company when the taxicab is
29	not already in service, and who is able to demonstrate the ability and willingness to pay
30	the fare.

1	5. Charge a fare inguer than the posted rates, or try to derrand a passenger in any way
2	by manipulating devices to cause a registration to be made of a greater distance or
3	more time.
4	6.28.130 Cancellation, Suspension, Revocation, or Appeal of Certificate or Permit
5	A. Any certificate or permit may be suspended or revoked by the City Recorder if the city
6	finds after a reasonable investigation verifying that any one or more of the following
7	conditions exist:
8	1. The Taxicab company ceases to operate any taxicab for a period of 15 consecutive
9	days without obtaining permission for the cessation of such operation from the city.
10	2. The Taxicab company and/or driver fails to operate the taxicab in accordance with
11	the provisions of this chapter.
12	3. The Taxicab company and/or driver fails to pay any of the fees or payments
13	required to be paid by the provisions of this chapter.
14	4. The suspension or revocation is necessary to protect the public health, safety, and
15	welfare generally, or the safety of the taxicab-riding public in particular.
16	5. The revocation or suspension is otherwise authorized by ordinances of the city.
17	B. Any suspension or revocation pursuant to this section shall be in writing, setting forth
18	the reasons therefore and the right of appeal pursuant to AMC 2.30.
19	C. Except as provided below, any suspension or revocation shall be effective 10 days after
20	mailing a copy thereof by first class United States mail addressed to the taxicab company
21	and/or taxicab driver at the business or residence address shown on the permit application
22	or renewal.
23	D. Notwithstanding subsection (C) of this section, a suspension or revocation may be made
24	effective immediately if the city finds reasonable grounds to believe that:
25	1. A person holding a taxicab driver's permit is not covered by liability insurance as
26	required by this chapter,
27	2. A vehicle being operated as a taxicab is not covered by liability insurance required
28	by this chapter, or
29	3. Continued operation by the taxicab company or taxicab driver would cause, or is
30	likely to cause, imminent danger to the public health, safety, or welfare.

- 1 6.28.140 Surrender of Certificate or Permit
- 2 Any certificates or permits suspended or revoked by the City shall be surrendered to the
- 3 | City Recorder and the operations of any taxicabs covered by such certificates shall cease.
- 4 Any Taxicab company that permanently retires any taxicab from taxicab service and does
- 5 | not replace it within 15 days shall immediately surrender any certificate granted for the
- 6 operation of such taxicab to the City Recorder and the Taxicab company may not secure
- 7 | an additional Certificate for the operation of another taxicab without making application
- 8 therefor in the manner provided in this chapter.
- 9 **6.28.150 Rates**
- 10 A flat fare remains constant regardless of the distance traveled or the time involved. Except
- 11 for a taxicab charging a flat rate, the rates to be charged to passengers are to be based on
- 12 | the factors of mileage from the point of origin to the point of destination by the most direct
- 13 | route, the time involved, and the number of passengers. No taxicab may charge any fees or
- 14 | rates other than those that are posted.
- 15 **6.28.160 Complaints**
- 16 A. Every taxicab shall have posted in a prominent place within the passenger
- 17 | compartment a notice entitled "Complaints" setting forth the address and telephone
- 18 | number of the Taxicab company to which complaints should be directed and a notice that a
- 19 record of all complaints shall be open to inspection and review by the City at any time on
- 20 | its request.
- 21 B. Taxicab companies shall maintain a record of all complaints received either in writing
- 22 or by telephone.
- 23 **6.28.170 Violation Penalty**
- 24 | Any Person that violates any provision of this Chapter through its operation of a taxicab
- 25 | service from points originating within the City of Ashland shall be deemed guilty of a
- 26 | separate violation on each and every day or portion thereof during which the violation is
- 27 | committed, continued or permitted, and upon conviction of any such violation, the Person
- 28 | shall be punished as prescribed in AMC 1.08.020.
- 29 **SECTION 2.** Ashland Municipal Code Chapter 6.28 is hereby replaced as follows:
- 30 **6.28.010.** Title and Purpose.

1	A. This Chapter shall be known and may be cited as the Vehicle for Hire Code of
2	the City of Ashland.
3	B. The permits and regulations created by this Chapter are intended to establish a
4	means to protect public health, safety, and welfare and allow fair competition.
5	Nothing contained in this Chapter is intended or shall be construed to create any
6	liability on the part of the City, its officers, or its employees for any injury or
7	damage related to any provision of this Chapter, or by reason or in consequence of
8	any act or omission in connection with the implementation or enforcement of this
9	Chapter on the part of the City, its officers, or its employees.
10	6.28.020. Definitions.
11	A. Digital Dispatch System: An internet-based software application, website,
12	platform, or interface that allows for the solicitation, arrangement, or provision of
13	Vehicle for Hire services and for the display of rates, the calculation of fares, or the
14	acceptance of payment for Vehicle for Hire services.
15	B. Dynamic Pricing: The pricing of Transportation Services as impacted by
16	market demand, which can be an upward or downward deviation from the
17	customary fares established by Vehicle for Hire Agencies.
18	C. Limousine: A luxury motor Vehicle for Hire which has a chassis and wheelbase
19	that have been lengthened beyond the original manufacturer's specifications,
20	whether at the time of manufacture or after, and which is used to provide
21	prearranged transportation services under a contract or agreement for such
22	services.
23	D. Limousine Company: Any person operating one or more limousines, other than
24	as a driver, regardless of whether the limousines so operated are owned by the
25	company, leased, or owned by individual members or employees of the company.
26	E. Permit: The written form of permission from the City required in order to
27	operate a business or pursue a vocation as required by this Chapter.
28	F. Person: Any natural person, partnership, corporation, limited liability company,
29	government entity, association, or other entity in law or fact.
30	G. Severe mobility limitation: A physical impairment that precludes a person's

1	ability to walk without the physical assistance of another person and/or the
2	assistance of a wheelchair, stretcher, or similar device. Persons who can walk with a
3	walker or cane but do not need the assistance of another person shall not be
4	considered as having a severe mobility limitation.
5	H. Taxi: A Vehicle for Hire other than a Limousine or Transportation Network
6	<u>Vehicle.</u>
7	I. Taxi Company: Any person operating one or more Taxis, other than as a driver,
8	regardless of the legal form of the entity and regardless of whether the Taxis so
9	operated are owned by the company, or leased, or owned by individual members or
10	employees of an entity.
11	J. Taximeter: A mechanical or electronic device which calculates and displays a
12	fare for transportation services based on an initial fee, distance traveled, waiting
13	time, or any combination thereof.
14	K. Transportation Network: One or more Drivers utilizing a Digital Dispatch
15	System, and using personal motor vehicles in the provision of Transportation
16	Services.
17	L. Transportation Network Company or TNC: Any person that operates or
18	facilitates a transportation network.
19	M. Transportation Network Vehicle: A motor vehicle which is used as a Vehicle for
20	Hire and is part of a Transportation Network.
21	N. Transportation Services: Motor vehicle transportation of persons or goods for
22	compensation of any kind, except transportation provided by a public or
23	governmental entity; transportation that is regulated entirely by the state of Oregon
24	or the federal government; or transportation of goods provided by a person that
25	engages solely in the transportation of goods.
26	O. Vehicle for Hire: A motor vehicle used to provide Transportation Services for
27	compensation of any kind where such services are not operated exclusively over a
28	fixed or defined route, including Taxicabs, Limousines, and Transportation
29	Network Vehicles. The following vehicles shall not be considered Vehicles for Hire
30	for the purposes of this Chapter and are prohibited from operating as a Taxi,

1	Enhousine, or Transportation Network Venicie: 1. ambulances equipped and
2	staffed so as to be capable of providing emergency medical services; ii. courtesy
3	vehicles used by a hotel, motel, car rental company, residential home, parking
4	facility, or other business where transportation is secondary to the business'
5	primary purpose and is provided free of charge or as part of the general overhead
6	of the business; iii. vehicles operated by public entities; iv. delivery vehicles used
7	exclusively for delivering property exclusive of passenger transportation; and v.
8	volunteer-driven vehicles operated by a person who does not receive wages, salary,
9	or other compensation.
10	P. Vehicle for Hire Agency: A person engaged in the business of furnishing or
11	providing one or more vehicles for hire through a digital dispatch system or by any
12	other means, regardless of whether such business has employees or delivers its
13	services through independent contractors. Vehicle for Hire agencies include, but
14	are not limited to, Taxi Companies, Transportation Network Companies, and
15	Limousine Companies.
16	Q. Vehicle for Hire Driver or Driver: A person who physically operates a Vehicle
17	<u>for Hire.</u>
18	R. Wheelchair-Accessible Vehicle or WAV: A Vehicle for Hire that is equipped
19	with a hydraulic or electric lift or ramps designed for the purpose of transporting
20	wheelchair users or persons using mobility devices or which contains any other
21	physical device or alteration designed to permit access to the vehicle in order to
22	provide the transportation of physically disabled persons using wheelchairs or other
23	mobility devices.
24	6.28.030. Permit Required, Fees.
25	A. No Vehicle for Hire Agency shall conduct business or operate in the City without
26	a valid Permit.
27	B. No Vehicle for Hire Driver shall conduct business or operate in the City without
28	<u>a valid Permit.</u>
29	C. The City may issue a Permit to a Vehicle for Hire Agency if the agency
30	certifies on a form acceptable to the City that it is in compliance with all of the

1	requirements of this Chapter including, but not limited to: insurance requirements,
2	operating standards, records retention requirements, and any other requirements of
3	the Ashland Municipal Code, and the City determines that the Vehicle for Hire
4	Agency actually meets all applicable standards and requirements.
5	D. The City may issue a Permit to a Vehicle for Hire Driver if the Driver certifies
6	on a form acceptable to the City that he or she is in compliance with all of the
7	requirements of this Chapter and any other applicable requirements of the Ashland
8	Municipal Code, and the City determines that the Vehicle for Hire Driver actually
9	meets all applicable standards and requirements.
10	E. The City may include additional conditions, restrictions, or special provisions
11	related to routes, hours of operation, designated pick-up or drop-off sites, lighting,
12	or other alternate requirements in a Permit if, in the City's sole discretion, such
13	additional conditions, restrictions, or special provisions are warranted.
14	F. Any Permit issued under this Chapter is valid for one year from the date of issue.
15	Any renewal of a Permit must be approved by the City prior to the expiration date
16	of the current Permit in order for the Vehicle for Hire Agency or Vehicle for Hire
17	Driver to continue operating within the City.
18	G. An application fee shall be required before any Permit is issued pursuant to this
19	Chapter. This fee is intended to reimburse the City for its reasonable costs in
20	administering the requirements of this Chapter and in maintaining and operating
21	the streets within the City. The application fee for an initial Permit or for any
22	renewal of a Permit shall be \$5000.00 for Transportation Network Companies,
23	\$500.00 for Taxi Companies, \$500.00 for Limousine Companies, and \$60.00 for
24	Vehicle for Hire Drivers. The application fee shall be waived for any Vehicle for
25	Hire Driver who proves to the satisfaction of the City that he or she operates a
26	Wheelchair Accessible Vehicle or a fully electric vehicle as a Vehicle for Hire.
27	H. The application fee shall be paid to the City at the time of submitting an initial
28	application for a Permit and at the time of submitting any renewal application.
29	I. In addition to the requirements set forth in this Chapter, all Vehicle for Hire
30	Agencies and Vehicle for Hire Drivers must comply with applicable federal and

1	state law.
2	6.28.040. Driver Requirements.
3	All Drivers shall be at least 21 years of age and shall possess a valid Oregon driver's
4	license, proof of a current motor vehicle registration, and proof of current automobile
5	liability insurance that meets the requirements of this Chapter and state law.
6	6.28.050. Agency Requirements, Background Checks.
7	A. Every Vehicle for Hire Agency shall maintain accurate and current records for
8	all Drivers employed by, contracting with, or affiliated with the agency, including all
9	Drivers accessing the agency's Digital Dispatch System to operate in the City. These
10	records shall include the Driver's name, date of birth, address, social security
11	number, criminal background check results, driver's license information, motor
12	vehicle registration, and automobile insurance. These records will be made
13	available to the City promptly upon request.
14	B. Prior to permitting a person to operate as a Vehicle for Hire Driver, and
15	annually thereafter, a Vehicle for Hire Agency shall conduct, or have a qualified
16	third party conduct, a criminal background check of the potential Driver. The
17	criminal background check shall include a search of no less than ten years of
18	history, unless prohibited by law, in which case the duration of the search shall be
19	the maximum number of years permitted by law. The criminal background check
20	shall include local, state, and national criminal history databases and all accessible
21	sex offender registries. Any person who is on a sex offender registry may not act as
22	a Driver. Any person that has a record of a felony conviction within the previous
23	ten years may not act as a Driver. A record of a conviction of any of the following
24	crimes within the previous ten years will also disqualify a person from being a
25	Driver: any crime involving driving while under the influence of alcohol or a
26	controlled substance, any sexual offense, or any crime involving physical harm or
27	attempted physical harm to a person. The Vehicle for Hire Agency or its agent shall
28	maintain records of all criminal background checks for a period of at least two
29	years. For purposes of this section, the term "conviction" includes convictions, bail

forfeitures, and any other final adverse findings.

1	C. A Vehicle for Hire Agency shall revoke a Driver's authority to operate as a
2	Driver for the agency and immediately inform the City if it finds at any time that
3	the standards set forth in this Chapter are no longer being met by the Driver. The
4	Vehicle for Hire Agency shall only reinstate a Driver upon a finding by the agency
5	that all standards are again being met by the Driver.
6	6.28.060. Insurance Requirements.
7	A. For all required insurance, Vehicle for Hire Agencies shall provide certificates of
8	insurance and endorsements naming the City, its officers, agents, and employees as
9	additional insured parties and give at least 30 calendar days' notice to the City
10	before a policy is canceled, expires, or has any reduction in coverage.
11	B. The insurance requirements of this section shall be satisfied by insurance issued
12	by a licensed insurer or an eligible surplus lines insurer in the State of Oregon.
13	C. The insurance limits for Vehicle for Hire Agencies are subject to statutory
14	changes as to maximum limits of liability imposed on municipalities of the State of
15	Oregon during the term of any Permit.
16	D. The adequacy of insurance coverage is subject to the review and approval of the
17	<u>City.</u>
18	E. Every Vehicle for Hire Agency shall maintain continuous, uninterrupted
19	coverage for the duration of the Permit and any operations in the City. Any lapse in
20	insurance coverage, even if it is later backdated by the insurance company, is a
21	violation of this Chapter.
22	F. Every Vehicle for Hire Agency shall secure and maintain commercial general
23	liability insurance with limits of not less than \$1 million per occurrence and \$2
24	million in the aggregate for claims arising out of, but not limited to, bodily injury
25	and property damage incurred in the course of operating in the City.
26	G. Taxi Companies and Limousine Companies shall secure and maintain
27	commercial automobile liability insurance covering Vehicles for Hire operated
28	within the City, with a combined single limit of not less than \$1 million per
29	occurrence for claims arising out of, but not limited to, bodily injury and property
30	damage incurred in the course of operating in the City.

1	H. TNC Service Periods Defined:
2	(1) Period 1: The TNC Driver has logged into the Digital Dispatch System or
3	is otherwise connected to the TNC's Digital Dispatch System, but has not yet
4	accepted a request for a ride from a passenger. For example, the Digital
5	Dispatch System is open, and the Driver is waiting for a match.
6	(2) Period 2: A passenger match has been accepted by the Driver, but the
7	passenger is not yet picked up (for example, the Driver is on the way to pick
8	up the passenger).
9	(3) Period 3: A passenger is in the Vehicle for Hire.
10	I. Upon City request and as part of a Permit application, TNCs shall provide proof
11	of current, valid insurance for City approval covering all affiliated Drivers and
12	Vehicles for Hire operating for such TNC and satisfying the minimum liability
13	limits for Periods 1, 2, and 3 set forth in this Section.
14	J. All TNCs shall maintain and provide the City with proof of the following
15	automobile liability coverages:
16	(1) Primary insurance coverage during Period 1 with minimum liability
17	limits of \$50,000 per person for death and injury, \$100,000 per incident for
18	death and injury, and \$25,000 for property damage, in addition to any other
19	coverage required by the State of Oregon.
20	(2) Primary insurance coverage during Periods 2 and 3 with minimum
21	liability limits of \$1 million in combined single limit coverage for death,
22	personal injury, and property damage per incident; and \$1 million in
23	combined single limit under/uninsured motorist coverage for death, personal
24	injury, and property damage per incident.
25	(3) The required automobile liability insurance shall specifically recognize
26	the Driver's provision of TNC and Vehicle for Hire services and shall comply
27	with the laws of the State of Oregon and/or other applicable governing
28	<u>bodies.</u>
29	K. Vehicle for Hire Drivers shall be responsible for maintaining all personal
30	automobile liability insurance required by State law.

6.28.070.	Operational	Requirements.
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2	A. TNCs shall maintain accurate records and data of all trips made by all Drivers
3	for at least one year from the date of the trip. The records and data may be
4	aggregated and/or anonymized, and shall include, at minimum, the locations by ZIP
5	code of trip origination and destination, vehicle miles traveled, trip origination and
6	completion times, trip duration, and passenger wait times calculated from a
7	Driver's acceptance of a request to passenger pick-up. The City may require a TNC
8	to enter into a data sharing agreement in order to receive a Permit.
9	B. All vehicles operating for or affiliated with a TNC or Taxi Company shall be
10	clearly marked with the company name or logo. Vehicles operating for a Taxi
11	Company shall include the Taxi Company name or logo, phone number, and a
12	vehicle identification number in plain sight. Vehicles operating for or affiliated with
13	a TNC shall be clearly marked as operating for the TNC, although any vehicle
14	marking requirements imposed by the TNC may apply. A TNC's Digital Dispatch
15	System or website shall display for the passenger the make, model, and license plate
16	number of the TNC Vehicle for Hire accepting a service request.
17	C. Drivers operating a Transportation Network Vehicle may not accept street hails
18	and may only accept rides arranged through a TNC's Digital Dispatch System.
19	D. Vehicle for Hire Agencies shall implement and maintain at all times a zero
20	tolerance policy on the use of drugs or alcohol applicable to all Drivers employed by
21	or affiliated with the agency while providing Vehicle for Hire Services. Agencies
22	shall provide notice of the zero tolerance policy on their website(s) and/or have it
23	clearly displayed in each Vehicle for Hire. The notice must include contact
24	information to report a complaint about a Driver for possible violation of the policy.
25	An agency shall immediately suspend a Driver upon receipt of a passenger
26	complaint alleging a violation of the zero tolerance policy for at least the duration of
27	the investigation of the complaint. An agency shall notify the City within 48 hours
28	of receiving any complaint against an affiliated Driver.
29	E. Drivers shall not operate a Vehicle for Hire for more than 12 hours in any given
30	24-hour period.

1	6.28.080. Reasonable Accommodations, WAVs.	
2	A. Vehicle for Hire Agencies must provide reasonable accommodations to	
3	passengers with disabilities, including passengers accompanied by a service animal	
4	passengers with hearing and visual impairments, and passengers with mobility	
5	devices. Vehicle for Hire Agencies must comply with all applicable requirements of	
6	the Americans with Disabilities Act.	
7	B. Vehicle for Hire Agencies and their Drivers shall provide services in a manner	
8	that ensures the equal protection, treatment, and representation of all persons and	
9	shall not discriminate against any person for any reason, including, but not limited	
10	to, age, citizenship status, color, familial status, gender identity or expression,	
11	marital status, mental disability, national origin, physical disability, race, religion,	
12	sex, sexual orientation, and source or level of income.	
13	C. Taxi Companies and TNCs must provide service to any passenger with a severe	
14	mobility limitation that requests a Wheelchair-Accessible Vehicle. Taxi Companies	
15	and TNCs shall provide WAV service within a reasonable amount of time by	
16	maintaining one or more affiliated Wheelchair-Accessible Vehicles, contracting with	
17	a permitted operator of Wheelchair-Accessible Vehicles, or a combination thereof.	
18	It is a rebuttable presumption that failing to provide a WAV within 45 minutes of	
19	receipt of a request for such a vehicle is unreasonable.	
20	D. Fare rates for WAVs shall not exceed the fare rates for comparable non-WAV	
21	vehicles and shall not be subject to Dynamic Pricing.	
22	6.28.090. Vehicle Safety Inspection.	
23	Each Vehicle for Hire operating in the City shall pass on an annual basis a standardized	
24	vehicle safety test as performed by a National Institute for Automotive Service Excellence	
25	(ASE) Blue Seal recognized shop or by an automotive technician with a current, valid ASE	
26	certification in any of the areas of ASE A4-A8. Any vehicle that is less than one year old,	
27	based on model year, or has less than 10,000 miles on its odometer is exempt from this	
28	requirement. Proof of passage of a standardized vehicle safety test shall be kept in the	
29	<u>vehicle at all times.</u>	
30	6.28.100. Audit of Records.	

1	The City may audit the records of any Vehicle for Hire Agency, including records related		
2	to its Drivers, twice per calendar year to review compliance with this Chapter. Upon		
3	request by the City, a Vehicle for Hire Agency shall provide the City a sample of records		
4	for up to thirty (30) Drivers affiliated with the agency that have operated or provided		
5	services in the City in the thirty (30) days preceding the audit. An audit shall occur at a		
6	time and location designated by the City. In addition to an audit, the City may require a		
7	Vehicle for Hire Agency to produce records related to the investigation of a specific		
8	allegation of a violation of this Chapter or other applicable law, or records to enable the		
9	City to evaluate a complaint. Production of records for an investigation or to evaluate a		
10	complaint does not count toward the twice-per-year auditing limit.		
11	6.28.110. Taximeter Inspection.		
12	Every Taximeter in use by a Vehicle for Hire Agency shall be inspected and tested for		
13	accuracy by the agency at least once every six months.		
14	6.28.120. Charges for Vehicle for Hire Services.		
15	A. Calculation and Display of Charges. All charges for Vehicle for Hire Services,		
16	shall be calculated and displayed by a Taximeter or Digital Dispatch System or shall		
17	be a flat fee readily discernible to passengers. When charges are to be displayed by		
18	a Taximeter, the Taximeter shall be placed in the Vehicle for Hire so that the		
19	reading dial showing the amount to be charged is illuminated and readily		
20	discernible to passengers.		
21	B. Charges to be Registered Only When Vehicle for Hire is Engaged. No Taximeter		
22	or Digital Dispatch System shall be operated in any manner so as to cause any		
23	charge to be registered thereon except during the time while the Vehicle for Hire is		
24	occupied by a passenger.		
25	C. Taximeter or Digital Dispatch System to be in Continuous Operation. No		
26	passenger shall be carried in any Vehicle for Hire unless the Taximeter or Digital		
27	<u>Dispatch System is in operation, whether or not the trip is entirely within or</u>		
28	partially within and partially without the boundaries of the City. The Taximeter or		
29	<u>Digital Dispatch System shall be in continuous operation during the entire time that</u>		
30	a passenger is being transported for compensation.		

1	D. Specialized charges. A Vehicle for Hire Agency may impose a specialized charge
2	to carry extra passengers or to deliver goods or other items so long as such
3	specialized charge is clearly calculated and displayed before any service is provided.
4	6.28.130. Use of Direct Route Required.
5	A Vehicle for Hire Driver employed to carry a passenger to a definite point shall take the
6	most direct route possible that will carry the passenger safely and expeditiously to the
7	passenger's destination.
8	6.28.140. Smoking Prohibited.
9	A. It shall be unlawful for any Vehicle for Hire Driver to smoke in the presence of
10	any passenger without the consent of such passenger.
11	B. Notwithstanding subsection A. of this section, it shall be unlawful for any person
12	to smoke in a Vehicle for Hire if oxygen tanks or other devices containing
13	inflammable materials are present in the vehicle.
14	6.28.150. Revocation or Suspension of Permit.
15	A. In addition to any other enforcement option provided by the AMC, the City may
16	suspend, revoke, or refuse to issue a Permit to a Vehicle for Hire Agency or a
17	Vehicle for Hire Driver if the agency or Driver fails to meet or has violated any of
18	the provisions of this Chapter. A violation includes any failure to meet or
19	maintain any of the requirements or qualifications set forth in this Chapter,
20	including the procedures and requirements for obtaining and maintaining a Permit,
21	the making of any false statement or representation, or otherwise engaging in
22	unlawful activity. The decision to suspend, revoke, or refuse to issue a Permit may
23	be appealed as set forth in AMC Chapter 2.30.
24	<u>6.28.160. Enforcement.</u>
25	The City has the administrative authority to implement and enforce this Chapter,
26	including adoption of administrative rules, regulations, or policies. This provision shall not
27	be construed to abrogate or limit the jurisdiction or authority of the Ashland Police
28	Department or any other law enforcement agency.
29	<u>6.28.170. Effective Date.</u>
30	Any Vehicle for Hire Agency certificate or Vehicle for Hire Driver certificate that is

1	current and valid as of the effective date of this Chapter shall remain valid until January		
2	2019, unless the certificate or permit holder wishes to apply for a new Permit under this		
3	Chapter.		
4	6.28.190. Violations, Penalties.		
5	A. It shall be unlawful to operate or provide services as a Vehicle for Hire Agency		
6	or Vehicle for Hire Driver in the City without a valid Permit issued pursuant to thi		
7	Chapter.		
8	B. It shall be unlawful to refuse service to a person with a disability.		
9	C. It shall be unlawful to operate a Vehicle for Hire in the City without having an		
10	annual vehicle inspection as required by AMC 6.28.090.		
11	D. A violation of subsection A of this section is a Class I violation. A violation of		
12	subsection C of this section is a Class I violation. A violation of subsection C of this		
13	section is a Class II violation. A violation of any other provision of this Chapter is a		
14	Class II violation. Each day that a violation continues shall constitute a separate		
15	violation.		
16	SECTION 3. Codification. In preparing this ordinance for publication and distribution, the		
17	City Recorder shall not alter the sense, meaning, effect, or substance of the ordinance, but within		
18	such limitations, may:		
19	(a) Renumber sections and parts of sections of the ordinance;		
20	(b) Rearrange sections;		
21	(c) Change reference numbers to agree with renumbered chapters, sections or other parts;		
22	(d) Delete references to repealed sections;		
23	(e) Substitute the proper subsection, section, or chapter numbers;		
24	(f) Change capitalization and spelling for the purpose of uniformity;		
25	(g) Add headings for purposes of grouping like sections together for ease of reference; and		
26	(h) Correct manifest clerical, grammatical, or typographical errors.		
27	SECTION 4. Severability. Each section of this ordinance, and any part thereof, is severable,		
28	and if any part of this ordinance is held invalid by a court of competent jurisdiction, the		
20	remainder of this ordinance shall remain in full force and effect		

1	The foregoing ordinance was first read by title only in a	accordance with Article X, Section 2(C)
2	of the City Charter on theday of,	2018, and duly PASSED and ADOPTED
3	3 this day of, 2018.	
4	4	
5	5	
6	Melissa Huhtala, City Recorder	
7	7	
8	8 SIGNED and APPROVED this day of	, 2018.
9	9	
10	0 <u> </u>	nn Stromberg, Mayor
11	1	in Stromberg, Mayor
12	Reviewed as to form:	
13	3	
14	David H. Lohman, City Attorney	
15	5 Bavia II. Bollman, City Attorney	
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8 Vehicle for Hire (8.320 to 8.380)

8.320 Title, Intent, and Purposes of Sections 8.325 to 8.380

This ordinance shall be known and may be cited as the "Vehicle for Hire Ordinance of the City of Medford." The City Council of the City of Medford finds and declares that the purpose of this ordinance is to promote the safety and welfare of the general public by regulating vehicle for hire operators and their drivers within the City of Medford, as authorized by ORS 221.485 and 221.495. Nothing contained in this ordinance is intended or shall be construed to create any liability on the part of the City, its officers or employees for any injury or damage related to any provision of this ordinance, or by reason or in consequence of any act or omission in connection with the implementation or enforcement of this ordinance on the part of the City, its officers, or employees.

[Added Sec. 18, Ord. No. 2017-96, Oct. 19, 2017, effective Dec. 1, 2017.]

8.325 Definitions

Words and phrases used in this ordinance shall have the following meanings ascribed to them:

- (1) "Digital dispatch system" means an internet-based software application, website, platform, or interface that allows for the solicitation, arrangement, or provision of vehicle for hire services and the display of rates, calculation of fares, or acceptance of payment for vehicle for hire services.
- (2) "Driver" means any individual person who operates a vehicle for hire within the City.
- (3) "Limousine" means a luxury motor vehicle for hire whose chassis and wheelbase have been lengthened beyond the original manufacturer's specifications, whether at the time of production or after.
- (4) "Limousine Company" means any person operating one or more limousines for hire, other than as a driver, regardless of the legal form of the entity and regardless of whether the limousines so operated are owned by the company, leased, or owned by individual members of an entity.
- (5) "Operator" means a person engaged in the business of furnishing or operating a business defined by this ordinance, whether upon contract or by offering such service to the public generally.
- (6) "Taxi" means a motor vehicle for hire, other than a limousine or transportation network vehicle.
- (7) "Taxi Company" means any person operating one or more vehicles for hire, other than as a driver, regardless of the legal form of the entity and regardless of whether the taxis so operated are owned by the company, leased, or owned by individual members of an entity. Taxi Companies do not include Transportation Network Companies.

- (8) "Transportation Network" means one or more drivers working as independent contractors and utilizing a digital dispatch system, and using personal motor vehicles in the provision of transportation services.
- (9) "Transportation Network Company or TNC" means a person that operates or facilitates a transportation network.
- (10) "Transportation Network Vehicle or TNV" means a personal motor vehicle which is used as a vehicle for hire and is part of a transportation network.
- (11) "Vehicle for Hire" means a motor vehicle used for the ground transportation of passengers for compensation within the City, including taxis, limousines and transportation network vehicles. The following vehicles shall not be considered vehicles for hire for the purposes of this ordinance, and are forbidden from operating as a taxi, limousine, or transportation network vehicle: (a) Ambulances equipped and staffed so as to be capable of providing emergency medical services in conjunction with passenger transportation; (b) Courtesy vehicles used by a hotel, motel, car rental company, residential home, parking facility, or other business to transport that business' clients when transportation is secondary to the business' primary purpose and the transportation is free or contained in the general overhead of the business; (c) Non-motorized vehicles such as horse-drawn vehicles; (d) Property delivery vehicles used for delivering property exclusive of passenger transportation; (e) Shuttle vehicles and buses used for providing passenger transportation over a fixed route and time schedule; and (f) Volunteer-driven vehicles operated by a driver who is reimbursed for basic mileage expenses and who does not receive wages, salary, or other compensation.
- (12) "Vehicle for hire agency" means a business engaged in furnishing or providing one or more vehicles for hire through a digital dispatch system or by any other means, regardless of whether such business has employees or delivers its services through independent contractors, including a transportation network company.
- (13) "Vehicle for hire driver" means a person who carries on the vocation of driving a vehicle for hire.

[Added Sec. 19, Ord. No. 2017-96, Oct. 19, 2017, effective Dec. 1, 2017.]

8.330 Business License Required for Operators and Drivers; Regulatory License Fees

- (1) No Operator shall conduct business in the City without obtaining the applicable regulatory license set out in subsection (2).
- (2) The City may issue a License to an Operator if the company certifies on a form acceptable to the City that it is in compliance with all requirements of this chapter, including but not limited to driver and insurance requirements, operating standards, and any other code requirements, and actually meets all applicable standards and requirements.
- (3) The City may include conditions, restrictions, or special provisions in the License, including but not limited to conditions related to routes, times of operation, lighting, alternative requirements or means of meeting requirements, or other conditions, if, in the sole discretion of the City, the applicant's vehicles or operations

warrant conditions, restrictions, or special provisions.

- (4) The License issued under this chapter is valid for one year. Any renewal must be
- approved by the City prior to the expiration date in order for the Operator to continue providing vehicle for hire services within the City.
- (5) The application fee shall be based on the number of drivers operating for the Operator at the time of the application, and shall be intended to account for the City's costs in administering this code and for the City's costs in operating and maintaining streets within the City. The fee shall be \$1,000 for Transportation Network Companies, \$100 for Taxi Companies, and \$60 for Drivers.
- (6) The application fee shall be paid to the City at the time of submitting both initial and renewal License applications.
- (7) No Operator or Driver shall conduct business in the City without a valid business license.

[Added Sec. 20, Ord. No. 2017-96, Oct. 19, 2017, effective Dec. 1, 2017.]

8.335 Driver Requirements

- (1) Drivers shall be at least 21 years of age and shall possess a valid driver license, proof of motor vehicle registration, and proof of current automobile liability insurance that meets the requirements of this chapter and state law.
- (2) Every Operator shall maintain accurate, current records for all drivers employed by, contracting with, or otherwise affiliated with the company, including all drivers accessing the company's digital network to operate in the City. The records shall include the driver's name, date of birth, address, social security number, criminal background check results, driver's license information, motor vehicle registration, and automobile insurance. Operators shall provide a person in compliance with this section written notice of compliance, who shall then submit the notice to the City as part of the business license application required by section 8.330(3).
- (3) Prior to permitting a person to operate as a Driver, and annually thereafter, the Operator shall conduct, or have a qualified third party conduct, a criminal background check. The criminal background check shall include a search of no less than seven years of history, unless prohibited by law, in which case the duration of the search shall be the maximum number of years permitted by law. The criminal background check shall include local, state, and national criminal history databases and all accessible sex offender registries. Any person who is on a sex offender registry, or any person that has a record of a felony conviction within the previous seven years may not act as a driver. A record of a conviction of any of the following within the previous seven years will also disqualify a person from acting as a driver: crimes involving driving under the influence of alcohol or controlled substances, sexual offenses, or crimes involving physical harm or attempted physical harm to a person. The company or its agent shall maintain records of a criminal background checks for a period of at least two years. For purposes of this section, the term "conviction" includes convictions, bail forfeitures, and other final adverse findings.

(4) An Operator must revoke a driver's authority to operate as a driver for their

company and inform the City if it finds at any time that the standards set forth in this section are no longer being met by the driver. The Operator shall only reinstate a driver upon a finding by the company that all standards are again being met by the driver.

[Added Sec. 21, Ord. No. 2017-96, Oct. 19, 2017, effective Dec. 1, 2017.]

8.340 Insurance Requirements

- (1) For all required insurance, Operators shall provide certificates of insurance naming the City, its officers, agents, and employees as additional insured parties and give at least 30 calendar days' notice to the City before a policy is canceled, expires, or has any reduction in coverage.
- (2) Insurance requirements of this section shall be satisfied by insurance issued by a licensed insurer or an eligible surplus lines insurer in the State of Oregon.
- (3) The insurance limits for Operators are subject to statutory changes as to maximum limits of liability imposed on municipalities of the State of Oregon during the permit's term, or other statutory changes.
- (4) The adequacy of insurance coverage is subject to the review and approval of the City.
- (5) Every Operator shall maintain continuous, uninterrupted coverage for the duration of the License and any operations in the City. Any lapse in insurance coverage, even if it is later backdated by the insurance company, is a violation of this chapter.
- (6) Operators shall secure and maintain commercial general liability insurance with limits of not less than \$1 million per occurrence and \$2 million aggregate for claims arising out of, but not limited to, bodily injury and property damage incurred in the course of operating in the City.
- (7) Taxi Companies operating any motor vehicles shall secure and maintain commercial automobile liability insurance covering those vehicles, with a combined single limit of not less than \$1 million per occurrence for claims arising out of, but not limited to, bodily injury and property damage incurred in the course of operating in the City.

(8) TNC Service Periods Defined:

(a) Period 1: The TNC Driver has logged into the App or is otherwise connected to the TNC's digital network, but has not yet accepted a request for a ride from a passenger. For example, the App is open and the driver is waiting for a match.

- (b) Period 2: A passenger match has been accepted, but the passenger is not yet picked up (for example, the driver is on the way to pick up the passenger).
- (c) Period 3: The passenger is in the vehicle.
- (9) Upon City request or as part of an application, TNCs shall provide proof of current valid insurance for City approval covering all affiliated TNC Drivers and vehicles for hire operating for such company and satisfying the minimum requirements of Periods 1, 2, and 3.

(10) All TNCs shall maintain and provide the City with proof of the following automobile liability coverages:

(a) Primary insurance coverage during Period 1 with minimum liability limits of \$50,000 per person for death and injury, \$100,000 per incident for death and injury, and \$25,000 for property damage, plus any other state compulsory

coverage.

(b) Primary insurance coverage during Periods 2 and 3 with minimum liability limits of \$1 million in combined single limit coverage for death, personal injury and property damage per incident; and \$1 million in combined single limit under/uninsured motorist coverage for death, personal injury and property damage per incident.

(c) The required automobile liability insurance shall specifically recognize the driver's provision of TNC and vehicle for hire services and shall comply with the laws of the State of Oregon and/or other applicable governing bodies.

(11) TNC drivers shall be responsible for maintaining all personal automobile liability insurance required by State law. [Added Sec. 22, Ord. No. 2017-96, Oct. 19, 2017, effective Dec. 1, 2017.]

8.345 Operational Requirements

- (1) TNCs shall maintain records of all trips made by all drivers for at least one year from the date of the trip. The data may be aggregated and/or anonymized, and shall include, at minimum, the locations by ZIP code of trip origination and destination, vehicle miles traveled, trip origination and completion times, trip duration, and passenger wait times from a driver's acceptance of a request to passenger pick-up. The City may require a TNC to enter a data sharing agreement in order to receive a License.
- (2) All vehicles operating for a TNC or Taxi Company shall be clearly marked with the company name or logo. Vehicles operating for a Taxi Company shall include the company name or logo, phone number, and a vehicle identification number in plain sight. Vehicles operated solely for TNC services shall be clearly marked as operating for the TNC, although any vehicle marking requirements imposed by a TNC may apply. The TNC's software application or website shall display for the passenger the make, model, and license plate number of the TNC vehicle.

- (3) TNC drivers may not accept street hails, and may only accept rides arranged through a TNC's digital network.
- (4) Operators shall implement and maintain at all times a zero tolerance policy on the use of drugs or alcohol applicable to all drivers employed by or affiliated with the company while providing vehicle for hire services. Companies shall provide notice of the zero tolerance policy on their website and/or have it clearly displayed in each vehicle. The notice must include contact information to report a complaint about a driver for possible violation of policy. A company shall immediately suspend a driver upon receipt of a passenger complaint alleging a violation of the zero tolerance policy, for at least the duration of the investigation of the complaint.
- (5) Operators must provide reasonable accommodations to passengers with disabilities, including passengers accompanied by a service animal, passengers with hearing and visual impairments, and passengers with mobility devices, and must comply with all applicable requirements of the Americans with Disabilities Act. [Added Sec. 23, Ord. No. 2017-96, Oct. 19, 2017, effective Dec. 1, 2017.]

8.350 Audit

The City may audit Operators up to twice per calendar year to review compliance with this ordinance. Upon request, an Operator shall provide the City a sample of records for up to thirty (30) drivers affiliated with the Operator that have operated in the thirty (30) days preceding the audit. An audit shall occur at a time and location designated by the City. In addition to an audit, the City may require an Operator to produce records related to an investigation of a specific allegation of a violation of this ordinance or other applicable law, or to evaluate a complaint. Production of records for an investigation or to evaluate a complaint does not count toward the twice-per-year auditing limit.

[Added Sec. 24, Ord. No. 2017-96, Oct. 19, 2017, effective Dec. 1, 2017.]

8.355 Revocation, Suspension

In addition to the remedies provided for in section 8.900 and ORS 30.315, the City may suspend, revoke, or refuse to issue a license if an Operator or Driver has violated or not met any of the provisions of sections 8.330 through 8.380. A violation includes any failure to meet or maintain any of the requirements or qualifications set forth in sections 8.330 through 8.380, including the procedures and requirements for obtaining and maintaining a business license, the making of any material misrepresentation, or if an Operator or Driver is otherwise engaged in unlawful activity.

[Added Sec. 25, Ord. No. 2017-96, Oct. 19, 2017, effective Dec. 1, 2017.]

8.360 License Effective Date

Any Vehicle for Hire Agency License that is current as of the effective date of this ordinance, shall remain valid, until June 30, 2018, unless the License holder wishes to apply for a new license under this chapter. [Added. Sec. 26, Ord. No. 2017-96, Oct. 19, 2017, effective Dec. 1, 2017.]

8.365 Charges for Vehicle for Hire Services

- (1) Calculation and Display of Charges. All charges for vehicle for hire services shall be calculated and displayed by a taximeter or digital dispatch system. When charges are to be displayed by a taximeter, the taximeter shall be placed in the vehicle for hire so that the reading dial showing the amount to be charged is illuminated and readily discernible to passengers.
- (2) Charges to be Registered Only When Vehicle for Hire is Engaged. No taximeter or digital dispatch system shall be operated in any manner so as to cause any charge to be registered thereon except during the time while the vehicle for hire is engaged by a passenger.
- (3) Taximeter or Digital Dispatch System to be in Continuous Operation. No passenger shall be carried in any vehicle for hire unless the taximeter or digital dispatch system is in operation, whether or not the trip is entirely within or partially within and partially without the boundaries of the City. The taximeter or digital dispatch system shall be in continuous operation during the entire time that a passenger is being transported for compensation.
- (4) Specialized charges. A vehicle for hire agency may impose a specialized charge to carry extra passengers or to deliver goods or other items so long as such specialized charge is clearly calculated and displayed before any service is provided.

[Added Sec. 27, Ord. No. 2017-96, Oct. 19, 2017, effective Dec. 1, 2017.]

8.370 Use of Direct Route Required

A vehicle for hire driver employed to carry a passenger to a definite point shall take the most direct route possible that will carry the passenger safely and expeditiously to his destination.

[Added Sec. 28, Ord. No. 2017-96, Oct. 19, 2017, effective Dec. 1, 2017.]

8.375 Smoking Prohibited

(1) It shall be unlawful for any vehicle for hire driver to smoke in the presence of any passenger without the consent of such passenger.

(2) Notwithstanding subsection (1) of this section, it shall be unlawful for any person to smoke in a vehicle for hire if oxygen tanks or other devices containing inflammable materials are present in the vehicle.

(3) A violation of this section constitutes a violation. [Added Sec. 28, Ord. No. 2017-96, Oct. 19, 2017, effective Dec. 1, 2017.]

8.380 Taximeter Inspection

Every taximeter shall be inspected and tested for accuracy by the vehicle for hire agency at least once every six months. [Added Sec. 30, Ord. No. 2017-96, Oct. 19, 2017, effective Dec. 1, 2017.]

Katrina Brown

From:

Jon Isaacs < jisaacs@uber.com>

Sent:

Thursday, April 19, 2018 11:13 AM

To:

Katrina Brown

Subject:

Re: FW: Ashland, Oregon's proposed ordinance allowing TNCs to legally operate within

its corporate limits

Attachments:

Finalamd8.doc

Katrina,

I was out of the office yesterday at the State Autonomous Vehicle Task Force meeting, and am just getting to this now. Here is our initial feedback.

Here are my comments:

Uber would not be able to begin offering pick-up service in Ashland if the draft ordinance is adopted as written. As previously communicated to the city, the ordinance needs to be brought into 100% policy alignment with Medford's ordinance (attached) to create a consistent regional service area. The major areas of difference in the current draft that need to be addressed:

- 1. Align background check requirement language exactly including look back to seven years.
- 2. Eliminate vehicle inspection requirement.
- 3. Align language on required vehicle trade dress.
- 4. Eliminate requirement for vehicle for hire drivers to obtain a \$60 permit. (we could take this off the list if Medford and Ashland could agree to reciprocity so that drivers only need to obtain one permit. Two permits within a single service area is unworkable.)
- 5. Align language regarding services for people with disabilities. If the commission wishes to strengthen this language over Medford, here is a suggestion from the City of Corvallis:

Taxi companies and TNCS and their drivers shall operate in a manner that ensures the equal protection, treatment, and representation of all persons without discrimination, including, but not limited to, age, citizenship status, color, familial status, gender identity or expression, marital status, mental disability, national origin, physical disability, race, religion, religious observance, sex, sexual orientation, and source or level of income.

Let me know if you have any questions.

-Jon-