### **Ordinance No. 2017 - 29** AN ORDINANCE AMENDING CHAPTER 55 OF THE CODE 1 2 OF THE CITY OF ORLANDO, ENTITLED "REGULATION OF TAXICABS. LIMOUSINES, LUXURY **PASSENGER** 3 VEHICLES, SHUTTLES AND OTHER VEHICLES FOR HIRE," 4 BY AMENDING SECTION 55.02, DEFINITIONS, TO AMEND 5 **DEFINITIONS** OF "PASSENGER VEHICLE," 6 NETWORK 7 "TRANSPORTATION **COMPANY**" AND "VEHICLE FOR HIRE," AND BY AMENDING SECTIONS 8 55.14, 55.18 and 55.31, TO DELETE PROVISIONS 9 REGULATING TRANSPORTATION NETWORK COMPANIES; 10 PROVIDING FOR SEVERABILITY AND AN EFFECTIVE 11 DATE. 12 13 BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF ORLANDO, FLORIDA: 14 SECTION ONE: Section 55.02 of Chapter 55 of the Code of the City of Orlando be, and the same is hereby, amended to read as follows: 15 Sec. 55.02. - Definitions. 16 17 (1) Charter Service means a: 18 19 (a) 20 chauffeur-driven; (b) 21 22 passenger vehicle; 23 (c) that is pre-arranged and pre-sold, which means: booked prior to the arrival of the 24 passenger at the place of origin for the vehicle trip; through reservations which have 25 26 been received via email, fax or telephone; which have been made at least 30-minutes in advance of the vehicle trip; and are documented in writing; and 27 (d) 28 29 during which hired period the driver and vehicle remain under the direct supervision of 30 the hiring party and accept no other fares throughout the hiring period. 31 Page **1** of **18** CODING: Words stricken are deletions; words underlined are additions; \*\*\*\* denote omitted text.

		Ordinance No. 2017 - 29	
2	(3)		
3		Chauffeur-Driven means the operation of a Vehicle-for-Hire.	
	(4)		
		Chief of Police means the Chief of the Orlando Police Department or a duly authorized	
	(5)	designee.	
	(5)	Compensation means any fare, reward, tip, gratuity, donation, or other thing of value which	ch
		a driver or owner of a vehicle accepts or receives or offers to accept or receive in return f	
		furnishing such service.	
	(6)		
		Continued services means a period during which services are provided by a Vehicle for	
		Hire driver, throughout which the driver and vehicle remain under the direct supervision of	f
		the hiring party and may not accept any other fares.	
	(7)		
		Driver means any person who has been issued a Driver's Permit pursuant to Part V of this	S
	(0)	Chapter to operate a Vehicle-for-Hire within the City limits of the City of Orlando.	
	(8)	Driver's Permit means a permit issued pursuant to this Chapter which entitles a person to	
	(=)	drive or operate a Vehicle-for-Hire within the jurisdictional limits of the City of Orlando.	,
	(9)	Owen Towinsh were a	
		Green Taxicab means	
		(a) a taxicab as defined in this chapter;	
		(b)	
		that is certified by the United States Environmental Protection Agency to be an	
		Inherently Low Emissions Vehicle (ILEV) or a Hybrid Electric Vehicle (HEV); and	
		(c)	
		complies with the minimum fuel economy standards set forth in Title 23 of the U.S.	
		Code, section 166(f)(3)(B).	
	Gre	en Taxicabs are considered taxicabs for purposes of administering this chapter and all	
	_	ulations provided for taxicabs shall apply to Green Taxicabs unless otherwise indicated.	
	(10)		
		Limousine means a:	
		(a)	
		chauffeur-driven;	
		Page <b>2</b> of	18

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	Ordinance No. 2017 - 29
68	(b)
69	passenger vehicle; and
70	(c)
71	built or modified-for-the-purpose as a limousine.
72	(11)
73	Livery vehicle means a:
74	(a) chauffeur driven; and
75	(b) passenger vehicle seating a minimum of five (5) persons including the driver.
76	(12)
77	Low-speed vehicle means a four-wheeled electric vehicle whose top speed is greater than
78	twenty (20) miles per hour but not greater than twenty-five (25) miles per hour, including
79	neighborhood electric vehicles as defined by § 320.01, Florida Statutes.
80	(13)
81	Luxury Passenger Vehicle means a:
82	(a)
83	chauffeur-driven;
84	(b)
85	passenger vehicle recognized by the industry as a full-size luxury passenger vehicle,
86	including vintage or classic passenger vehicles; and
87	(c)
88	seating a maximum of eight (8) including the driver.
89	(14)
90	Luxury/Custom Van means a:
91	(a)
92	chauffeur-driven;
93	(b)
94	full-sized, customized (not assembly-line produced) van type passenger vehicle; and
95	(C)
96	outfitted with luxury amenities, as recognized by the industry.
97	(15)  Motor or Toylook Motor moons any machanical digital or electronic device which convex to
98	Meter or Taxicab Meter means any mechanical, digital or electronic device which serves to
99	monitor the distance, time, and mileage to determine the fare to be charged a passenger of
100	a Vehicle-for-Hire.
101	(16) Minority and Women Owned Rusiness Enterprise (MWRE) Block Lottery means that
102 103	Minority and Women-Owned Business Enterprise (M/WBE) Block Lottery means that method used for the selection of applicants for the distribution of one 20 permit block of
	Page <b>3</b> of <b>18</b>
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104	new M/WBE Taxicab Vehicle Permits to a M/WBE to be determined in accordance with the	
105	guidelines established pursuant to Articles II and III Minority and Women-Owned Business	<b>;</b>
106	Enterprise, Chapter 57 of the Code of the City of Orlando by specifically incorporating by	
107	reference the provisions of Sections <u>57.15(1)</u> & (2), <u>57.22(1)</u> , <u>57.28</u> , <u>57.29(1-3)</u> of <u>Chapter</u>	
108	<u>57</u> in general, and as they are applicable to the Vehicle-for-Hire permitting goals as set fort	:h
109	herein.	
110		
111	(17)	
112	Motor Vehicle means a vehicle that is motorized or self-propelled by power other than	
113	muscular power or by animals. The term does not include traction engines, road rollers,	
114	bicycles, mopeds, or motorcycles.	
115	(18)	
116	New Entrant means any person that has complied with the minimum application	
117	requirements and the minimum entry level standards as set forth in this Chapter, and when	
118	applicable the Minority or Women-Owned Business Enterprise certification requirements a	S
119	set forth in <u>Chapter 57</u> , but who awaits the results of the appropriate Lottery in order to	
120	obtain the Taxicab Vehicle Permit.	
121	(19)	
122	New Entrant and Current Taxicab Permit Holder Lottery means that method used for the	
123	selection of applicants for the distribution of new or additional Taxicab Vehicle Permits to	
124	New Entrants and Current Taxicab Permit Holders, to include M/WBE and non-M/WBE	
125	Operators and New Entrants.	
126	(20)	
127	Operate or Operation means providing or offering to provide Vehicle-for-Hire Services by	
128	the (i) Driver or (ii) Vehicle Permit-Holder.	
129	(21)	
130	Passenger Vehicle means a motor vehicle used for the transportation of persons, but does	3
131	not include any vehicle operated by a Transportation Network Company.	
132	(22)	
133	Prearranged Transportation means for hire services booked prior to the arrival of the	
134	passenger at the place of origin for the vehicle trip, through reservations which have been	
135	received via email, fax or telephone, internet or other electronic means	
136	(23)	
137	Prior Calendar Period or Prior Period means span of time from the last calendar year	
138	(January 1 to December 31) in which new Taxicab Vehicle Permits were issued through	

Page **4** of **18** 

139

the calendar year immediately preceding the current calendar year.

### **Ordinance No. 2017 - 29** (24)140 141 Public Necessity and Convenience Formula or Formula means the formula used, at annual 142 review, to determine the minimum number of new Taxicab Vehicle Permits to be authorized by the City, for purposes of providing for public necessity and convenience. 143 144 (25)Residential shuttle means a: 145 146 (a) 147 low-speed vehicle; 148 (b) that is chauffeur-driven; 149 150 (c) for which no direct compensation is charged to the passengers; 151 152 (d) with a maximum capacity of six (6) persons including the driver; 153 154 (e) 155 for which transport is prearranged or arranged through a third party; and 156 (f) is owned or operated by a residential property with fifty (50) or more residential units. 157 158 (26)159 Scheduled means the transportation of persons on pre-determined points of origin. destination, or schedules of service. 160 161 (27)162 Scheduled Service means operating on a time schedule and/or a fixed route. 163 (28)164 Shuttle Service means a chauffeur-driven passenger vehicle providing scheduled Vehiclefor-Hire service. 165 (29)166 Statistical Metropolitan Area (SMA) means all of the land area within Orange, Seminole, 167 Lake and Osceola Counties. 168 169 (30)170 Taxicab means a chauffeur-driven passenger vehicle transporting persons not on regular 171 schedules with the routes traveled or the destination determined by the passengers. 172 (31)Taxicab Permit-Holder means any person that has complied with the minimum application 173 174 requirements, and the applicable entry level standards or requirements as set forth in this Page **5** of **18** CODING: Words stricken are deletions; words underlined are additions; \*\*\*\* denote omitted text.

175	Chapter, has been issued a Taxicab Vehicle Permit(s), and operates a Taxicab in service
176	pursuant to the Vehicle Permit, as prescribed by this Chapter.
177 178	(32) <i>Transportation Engineer</i> means the Transportation Engineer for the City of Orlando, or a
178 179	duly authorized designee.
180	(33)
181	Tri-County Area means all of the land area within Orange, Seminole and Osceola
182	Counties.
183	(34))Transportation Network Company or TNC means an entity operating in Florida pursuant to
184	s.627.748, Florida Statutes, using a digital network to connect a rider to a TNC driver, who
185	provides prearranged rides. y company that provides or connects prearranged
186	transportation services for compensation using an internet-enabled application or digital
187	platform to connect passengers with drivers that use their personal vehicles to provide vehicle-
188	for-hire services.
189	(35)
190	Van means a passenger vehicle with a minimum capacity of seven persons and a
191	maximum capacity of fifteen (15) persons, including the driver.
192	(36)
193	Vehicle-for-Hire means any passenger vehicle, except a vehicle operated by a
194	<u>Transportation Network Company</u> , engaged in the transportation of persons from or
195	entirely within the municipal limits of Orlando with the intent to receive direct or indirect
196	compensation for providing such transportation, including providers which only accept
197	gratuities or tips.
198 199	(37) <i>Vehicle-for-Hire Administrator</i> means the person who has been designated, or his or her
200	designee, to administer, enforce, regulate and interpret the provisions of this chapter.
201	(378)
202	Vehicle Permit means the permit issued pursuant to this Chapter which grants the privilege
203	to operate one Vehicle-for-Hire within the jurisdictional limits or upon the public roadways
204	of the City of Orlando.
205	(39)
206	Vehicle Permit-Holder means any person who holds a Vehicle Permit(s) for the operation
207	of any category of Vehicle-for-Hire within the jurisdictional limits of or upon the public
208	roadways of the City of Orlando. For purposes of interpretation within this Chapter, the
209	term Vehicle Permit-Holder includes any agent, employee or any person acting with the

### **Ordinance No. 2017 - 29** Vehicle Permit-Holder's knowledge, consent or permission, whether express or implied. 210 211 The term Vehicle Permit-Holder also includes a Taxicab Permit-Holder, as defined above. 212 SECTION TWO: Section 55.14 of Chapter 55 of the Code of the City of Orlando be, and the 213 same is hereby, amended to read as follows: 214 215 Sec. 55.14. - Display of Trade Name, Color Scheme, etc. 216 (1) Shuttle Service. Every Shuttle shall: 217 218 (a) have conspicuously and permanently affixed on each vehicle, on each side of the 219 vehicle and in letters not less than six (6) inches in height, the Trade Name approved 220 221 in Section 55.13 222 (b) conspicuously and permanently display a company vehicle number on the front and 223 224 rear bumpers and on both sides of the outside of the vehicle in figures two (2) to three (3) inches in height and in a color approved by the Vehicle-for-Hire Administrator; 225 226 (c) not place any type or form of light device or other device on the roof, commonly 227 known as a top light or top hat, whether or not permanently or temporarily affixed to 228 the Vehicle, or have within the possession of the interior of the vehicle, except for the 229 area exclusively limited to the storage of baggage behind the rearmost seat; and 230 231 (d) not have the words or a sign with the words "Taxicab," "Taxi," "Cab," "Limousine," 232 "Limo," "Luxury Passenger Vehicle" or "Luxury" or form thereof, placed or affixed 233 permanently or temporarily on any portion of the outside Vehicle, or anywhere within 234 the interior of the vehicle, except in the area exclusively limited to the storage of 235 236 baggage behind the rearmost seat. 237 (2) Taxicab. Every Taxicab shall: 238 239 (a) have conspicuously and permanently affixed on such vehicle, on each side of the 240 vehicle and in letters not less than two (2)inches in height, the Trade Name approved 241 in Section 55.13 242 243 (b)

Page **7** of **18** 

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be painted with the uniform color scheme approved in Section 55.13

### **Ordinance No. 2017 - 29** (c) 245 246 conspicuously and permanently display a company vehicle number on the front and rear of the outside of the vehicle in figures not less than 1.5 inches in height and in the 247 color approved by the Vehicle-for-Hire Administrator; and 248 249 (d) may be equipped with a permanently installed roof mounted device commonly known 250 as a top light which shall be illuminated whenever the meter is on, or when headlights 251 and/or parking lights are illuminated. 252 253 (3)Limousines. Every Limousine shall: 254 255 (a) display the Trade Name or the approved Collective Trade Name on the front license 256 257 plate of the vehicle and the approved City of Orlando vehicle number shall be on the front and rear bumpers of the vehicle in figures two (2) to three (3) inches in height 258 and in the color approved by the Vehicle-for-Hire Administrator; 259 260 (b) not be painted the uniform color or design scheme of any permitted Taxicab Vehicle-261 262 for-Hire: 263 (c) 264 not have the words or a sign with the words "Taxicab," "Taxi," "Cab," "Shuttle," or "Shuttle Service" or any form or translation thereof, placed or affixed permanently or 265 temporarily on any window or portion of the outside Vehicle, or anywhere within the 266 267 interior of the vehicle excluding the trunk. 268 (4) Luxury Passenger Vehicles and Custom/Luxury Vans. Every Luxury Passenger Vehicle or 269 Custom/Luxury Van shall: 270 271 (a) 272 display the Trade Name or the approved Collective Trade Name on the front license plate of the vehicle and the approved City of Orlando vehicle number shall be on the 273 front and rear bumpers of the vehicle in figures two (2) to three (3) inches in height 274 and in the color approved by the Vehicle-for-Hire Administrator; 275 276 (b) not be painted the uniform color or design scheme of any permitted Taxicab Vehicle-277 278 for-Hire; 279 280

### **Ordinance No. 2017 - 29** (c) 281 282 not have the words or a sign with the words "Taxicab," "Taxi," "Limousine," "Limo," "Cab," "Shuttle," or "Shuttle Service," or any form or translation thereof, placed or 283 affixed permanently or temporarily on any window or portion of the outside Vehicle, or 284 285 anywhere within the interior of the vehicle excluding the trunk; and 286 (d) not place any type or form of light device or other device on the roof, commonly 287 known as a top light or top hat, whether or not permanently or temporarily affixed to 288 289 the Vehicle, or anywhere within the interior of the vehicle, except for the area 290 exclusively limited to the storage of baggage behind the rear-most seat. 291 (5) Residential Shuttle. Every Residential Shuttle shall: 292 293 294 (a) conspicuously and visibly display the name of the residential property operating the 295 vehicle and a sign stating "Not for Hire" on each vehicle, in letters not less than four 296 (4) inches in height; 297 298 (b) conspicuously and visibly display a company vehicle number on the front and rear of 299 the outside of the vehicle in figures two (2) to three (3) inches in height and in a color 300 301 approved by the Vehicle-for Hire-Administrator; 302 (c) 303 not place any type or form of light device or other device on the roof, commonly 304 known as a top light or top hat, whether or not permanently or temporarily affixed to the Vehicle, or have within the possession of the interior of the vehicle, except for the 305 area exclusively limited to the storage of baggage behind the rearmost seat; and 306 307 (d) not have the words or a sign with the words "Taxicab," "Taxi," "Cab," "Limousine," 308 "Limo," "Luxury Passenger Vehicle" or "Luxury" or form thereof, placed or affixed 309

permanently or temporarily on any portion of the outside Vehicle, or anywhere within

the interior of the vehicle, except in the area exclusively limited to the storage of

(6)

Livery Vehicle. Every Livery Vehicle shall:

baggage behind the rearmost seat.

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Page **9** of **18** 

317	(a)
318	not place any type or form of light device or other device on the roof, commonly
319	known as a top light or top hat, whether or not permanently or temporarily affixed
320	to the Vehicle, or have within the possession of the interior of the vehicle, except
321	for the area exclusively limited to the storage of baggage behind the rearmost
322	seat; and
323	(b)
324	not have the words or a sign with the words "Taxicab," "Taxi," "Cab," "Limousine,"
325	"Limo," "Luxury Passenger Vehicle" or "Luxury" or form thereof, placed or affixed
326	permanently or temporarily on any portion of the outside Vehicle, or anywhere within
327	the interior of the vehicle, except in the area exclusively limited to the storage of
328	baggage behind the rearmost seat; and
329	<del>(c)</del>
330	-if accepting fares from or through a Transportation Network Company, display the
331	name of that Transportation Network Company on the passenger side of the vehicle
332	in letters between 2 and 3 inches in height.
333	(7)
334	Temporary Exemption of Display of Permanent Trade Name—Shuttle Service. The
335	Vehicle-for-Hire Administrator shall have the authority to authorize a temporary
336	exemption for Shuttle Services from the requirements to permanently display Trade
337	Name as prescribed in <u>Section 55.13</u> above and this Section. Such exemption shall not
338	exceed twenty-one (21) days, shall be authorized only for current Shuttle Service Permit-
339	Holders, and shall require temporary displays in form as approved by the Vehicle-for-
340	Hire Administrator in lieu of the permanent displays as prescribed in subparagraphs
341	(1)(a) and (c) of this Section. Shuttle Services shall have a temporary exemption in order
342	to come in to compliance with the six (6) inch lettering requirement as set forth
343	in 55.14(1)(a) above. This exemption will expire one hundred twenty (120) days from the
344	passage of this ordinance.
345	
346	<b>SECTION THREE</b> : Section 55.18 of Chapter 55 of the Code of the City of Orlando be, and the
347	same is hereby, amended to read as follows:
348	Sec. 55.18 Trip Reports.
349	(1)
350	Driver Trip Reports. The Vehicle Permit-holder shall require that every Driver will keep
351	a trip report which shall show the following minimum information for each trip:

Page **10** of **18** 

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#### **Ordinance No. 2017 - 29** (a) 352 353 Name of Vehicle Permit-holder; 354 (b) The company unit number of the vehicle; 355 356 (c) The name of the Driver; 357 358 (d) The date and time of trip origin; 359 360 (e) The origin and destination of the trip; 361 (f) 362 The fare charged or the voucher number for the trip; 363 364 (g) The number of passengers transported on the trip. 365 Each such trip report shall be consecutively numbered and shall be recorded on a form 366 367 approved by the Vehicle-for-Hire Administrator. Each Driver shall, on a daily basis, submit said trip reports to the Vehicle Permit-holder who 368 shall keep them for a period of at least ninety (90) days. The trip reports shall be submitted 369 daily, except Drivers who lease the vehicle from the Vehicle Permit-holder for a period 370 longer than one day may submit the trip reports at the end of the lease period or weekly. 371 372 whichever is shorter. (2) 373 374 Open to Inspection. All trip reports shall be at all times open to inspection by the Vehicle-375 for-Hire Administrator or Officer(s) and shall be produced on demand. The trip reports shall be kept at the business office of the Vehicle Permit-holder. 376 377 (3)Dispatcher Reports. If the Vehicle Permit-holder has a Dispatcher(s), the Vehicle Permit-378 379 holder shall make a record of each call received, the time it is received, the point of origin, the time the request for service is dispatched, the time of pick-up and the destination, if 380 indicated by the prospective passenger. Such record shall be kept in the dispatch office for 381 a minimum period of ninety (90) days. 382 383 (4) Taxicab Permit-Holder Record Retention Requirement. Each Taxicab Permit-holder shall 384 maintain records detailing the following information for a period of no less than two years. 385 386 (a) The total number of Taxicab trips originating from Orlando International Airport (OIA); 387

Page **11** of **18** 

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### **Ordinance No. 2017 - 29** (b) 388 389 The total number of Taxicab service requests dispatched; 390 (c) The total number of Taxicab trips made by all City-permitted Taxicabs excluding those 391 392 Taxicab trips originating at OIA; (d) 393 The total number of pick-ups that are over 20 minutes from the time dispatched; 394 395 (e) 396 The total revenues generated for all Taxicab metered miles for all City-permitted Taxicabs excluding those metered miles that originated from OIA; 397 398 (f) The total revenues generated for all Taxicab metered miles for all City-permitted 399 400 Taxicabs originating from OIA; and 401 402 (g) The total Taxicab metered miles driven for all City-permitted Taxicabs excluding those 403 404 originating at OIA; and 405 (h) The total Taxicab metered miles driven for all City-permitted Taxicabs originating from 406 OIA; and 407 408 (i) 409 The total vehicle miles driven for all City-permitted Taxicabs; and 410 411 (j) The average Taxicab lease rate for a City-permitted Taxicab for one 24-hour period. 412 413 414 <del>(5)</del> 415 Livery vehicles accepting fares from or through a Transportation Network Company will be in compliance with this section provided that they display the electronic 416 version of any current fare to any Vehicle-For-Hire Administrator or Officer or officer 417 of the Orlando Police Department who so requests and the Transportation Network 418 419 Company allows records of trips that begin inside the City of Orlando to be audited by the Vehicle for Hire Administrator for compliance with this Chapter. 420 421 422 Page 12 of 18

**SECTION FOUR**: Section 55.31 of Chapter 55 of the Code of the City of Orlando be, and the same is hereby, amended to read as follows:

Sec. 55.31. - Driver Obligations.

426 (1)

*Update Application Information.* If any of the information supplied by the Driver in the application in <u>Sec. 55.28</u>, is no longer accurate, the Driver shall then provide current and accurate information to the Vehicle-for-Hire Administrator or the Administrator's designee, within ten (10) days of the date the change occurs. The information filed with the Vehicle-for-Hire Administrator or the Administrator's designee, shall be assumed correct and exclusively relied upon as the correct address for all notices and enforcement proceedings herein. Failure to maintain the accuracy of the application information on file shall result in automatic suspension of said permit.

(2)

Service Requirement. Unless otherwise prohibited by this Chapter, the City Code or any other applicable law or regulation, no Taxicab Driver shall refuse any request for transportation from any orderly passenger where the destination of the trip is within the Tri-County Area. No Vehicle-For-Hire permit holder or driver shall refuse any request for transportation service from any person based on that person's race, color, religion, national origin, marital status, age, sex, sexual orientation, gender identity or handicap. No Vehicle-For-Hire shall refuse any request for transportation from any Vehicle-For-Hire Administrator or Officer or Officer of the Orlando Police Department, nor shall any Vehicle-For-Hire accept fares from any Transportation Network Company that has refused participation to any Vehicle-For-Hire Administrator or Officer or Officer of the Orlando Police Department. It shall be an affirmative defense to this section if service was denied to any Vehicle-For-Hire Administrator or Officer of the Orlando Police Department if the Vehicle-For-Hire Driver or Transportation Network Company-can show a reason for refusal of service unrelated to enforcement activities or status of the individual refused service.

 (3)

Fare Payment in Advance; Refusal or Termination of Trip. Notwithstanding (2) above, any Driver, including a Taxicab Driver, may request or demand advance payment prior to commencement of a trip, and refuse to initiate such trip and may terminate a trip and/or may request payment if (i) the Driver has reason to believe the passenger(s) may cause bodily injury to him/her, or (ii) the passengers become unruly, rowdy or cause physical damage to the vehicle or the Driver.

Page **13** of **18** 

458	(4)	
459		Most Direct Route. A Taxicab driver shall use the most direct available route on all trips
460		unless the passenger specifically requests to change the route.
461	(5)	
462		Providing Change. For payments made in cash, a driver shall be able to provide a
463		reasonable and prudent amount of change, and if correct change is not available, no
464		additional charge will be made to the passenger in attempting to secure the change.
465	(6)	
466		Receipt to be Given Upon Demand. If demanded by the passenger and unless the fare is
467		arranged via a Transportation Network Company, the Driver shall deliver to the person
468		paying for the hiring of the same, at the time of such payment, a receipt therefor in legible
469		writing, containing the trade name of the Vehicle Permit-holder, the company car number
470		and the driver's name, showing upon such receipt all items for which a charge is made, the
471		total amount paid and the date of payment.
472		
473		
474	(7)	
475		Taxicab Stands. A Driver who occupies a Taxicab stand shall occupy it at the end of the
476		line and move into the first out position on the stand in orderly, single file. Once obtaining
477		the first out or loading position, he shall accept the first request for transportation as
478		provided in (2) above, except that a driver shall not be obligated to accept trips terminating
479		beyond the Tri-County Area (Orange, Seminole, and Osceola counties). Such City of
480		Orlando Taxicab stands shall be for exclusive use by City of Orlando permitted taxicabs.
481		The parking on such Taxicab stands by a vehicle that is not a City permitted Taxicab shall
482		be prima facie evidence of a violation of <u>Section 55.32(1)</u> below, and shall be subject to
483		penalty in accordance with <u>Section 55.32(7)</u> herein.
484	(8)	
485		Trip Reports. The Driver shall keep a Trip Report which shall show the following minimum
486		information for each trip:
487		(a)
488		Name of Vehicle Permit-holder;
489		(b)
490		The company unit number of the vehicle;
491		(C)
492		The name of the Driver;
493		(d)

Page **14** of **18** 

### **Ordinance No. 2017 - 29** The date and time of trip origin; 494 (e) 495 496 The origin and destination of the trip; 497 (f) 498 The fare charged or the voucher number for the trip; and 499 (g) The number of passengers transported on the trip. 500 Each such Trip Report shall be consecutively numbered, and shall be recorded on a form 501 502 approved by the Vehicle-for-Hire Administrator. Each Driver shall, on a daily basis, submit said Trip Reports to the Vehicle Permit-503 holder, except for Drivers who lease the vehicle(s) from the Vehicle Permit-holder for 504 a period longer than one day may submit the Trip Reports at the end of the lease 505 506 period or weekly, whichever is shorter. All Trip Reports shall be at all times open to inspection by representatives of the City of Orlando. 507 Livery vehicles accepting fares from or through a Transportation Network Company 508 will be in compliance with this section provided that they provide the electronic version 509 of any current fare to any Vehicle-For-Hire Administrator or Officer or officer of the 510 Orlando Police Department and the Transportation Network Company allows records 511 of trips that begin inside the City of Orlando to be audited by the Vehicle for Hire 512 Administrator for compliance with this Chapter. 513 514 (9)Unauthorized Solicitation of Vehicle For Hire Services. 515 516 (a) 517 Unauthorized solicitation occurs whenever any person, without being authorized by the City of Orlando, or the Greater Orlando Aviation Authority, or without having made 518 a Prior Agreement to provide Vehicle-for-Hire services to a specific patron, offers to 519 engage in any business, trade, or commercial transaction involving the rendering to 520 another person of any Vehicle-for-Hire services. Unlawful solicitation occurs when a 521 driver solicits passengers: 522 523 (i) from a location other than the driver's compartment or the immediate vicinity of 524 the driver's Vehicle for Hire: 525 526 (ii) 527 528 in a way that annoys or obstructs the movement of a person, or follows any 529 person for the purpose of unlawful soliciting; Page **15** of **18**

	Ordinance No. 2017 - 29
530	(iii)
531	in a loud, boisterous or annoying manner of voice, or by sign, or in any other
532	annoying manner; or
533	(iv)
534	by paying an employee of another business to solicit passengers for or give
535	preferential treatment in directing passengers to the driver's Vehicle for Hire.
536	(b)
537	No person shall without authorization solicit Vehicle-for-Hire services at any airport
538	operated by the Greater Orlando Aviation Authority, or at any hotel, motel, bed and
539	breakfast, restaurant, retail or wholesale facility, government facility or center, any
540 541	entertainment facility or center, transportation facility or center, or any other location of public gathering.
541 542	(10)
543	A Driver shall not use obscene or profane language, nor be abusive to passengers.
544	The second of proteins tanguage, not be assessed to passengere.
545	SECTION FIVE: If any section, subsection, sentence, clause, phrases or portion of this
546	ordinance is for any reason held invalid or unconstitutional by any court of competent
547	jurisdiction, such portion shall be deemed a separate, distinct, and independent provision and
548	such holding shall not affect the validity of the remaining portion hereto.
549 550	SECTION SIX: This ordinance shall take effect thirty (30) days after passage.
551 552	<b>DONE, THE FIRST READING</b> , by the City Council of the City of Orlando, Florida, at a regular meeting, the day of, 2017.
553	
554 555 556	DONE, THE PUBLIC NOTICE, in a newspaper of general circulation in the City of Orlando, Florida, by the city clerk of the City of Orlando, Florida, the day of, 2017.
557	
558 559 560 561	DONE, THE SECOND READING AND PUBLIC HEARING, AND ENACTED ON FINAL PASSAGE, by an affirmative vote of a majority of a quorum present of the City Council of the City of Orlando, Florida, at a regular meeting, the day of, 2017.
	Page <b>16</b> of <b>18</b>
	CODING: Words stricken are deletions; words <u>underlined</u> are additions; **** denote omitted text.

	Ordinance No. 2	017 - 29
562		
563 564 565	BY THE FLORID	MAYOR OF THE CITY OF ORLANDO, A:
566		
567	Mayor	
568		
569	ATTEST, BY THE CLERK OF THE	
570	CITY COUNCIL OF THE CITY OF	
571	ORLANDO, FLORIDA:	
572		
573		
574	City Clerk	
575		
576		
577	Print Name	
578		
579		
580	THIS ORDINANCE DRAFTED BY AND	
581	APPROVED AS TO FORM AND LEGALITY	
582	FOR THE USE AND RELIANCE OF THE	
583	CITY OF ORLANDO, FLORIDA:	
584		
585		
586	City Attorney	
		Page <b>17</b> of <b>18</b>
	CODING: Words stricken are deletions; words underlined are additions;	**** denote omitted text.

	Ordinance No. 2017 - 29	
Print Name		
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		Page <b>18</b>
CODING: Words stricken	are deletions; words <u>underlined</u> are additions; **** denote omitted text.	