COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND 1999 Legislative Session

Bill No.	CB-56-1999
Chapter No.	
Proposed and Presented	d by Council Member Hendershot
Introduced by	Council Member Hendershot
Co-Sponsors	
Date of Introduction	October 26, 1999
	BILL
AN ACT concerning	DILL
	Taxicabs
For the purpose of amen	nding certain definitions, amending the provisions of the Code regulating
taxicabs and limousines	, amending the duties of the Taxicab Board, amending requirements for
certificates of registration	on, changing various fees and fines, limiting the permissible age and
mileage of taxicabs, and	otherwise generally relating to the regulation of taxicabs and
limousines.	
BY repealing and reenac	cting with amendments:
	SUBTITLE 20. TAXICABS AND OTHER VEHICLES FOR HIRE.
	Sections 20-101, 20-102, 20-102.01, 20-103, 20-105, 20-107,
	20-108, 20-110, 20-112, 20-113, 20-116, 20-118, 20-119, 20-120,
	20-122, 20-127, 20-128, 20-129, 20-132, 20-134, 20-141, 20-142,
	20-143, 20-144, 20-145, 20-146, 20-147, 20-148, 20-150, 20-151,
	20-152, 20-153, 20-154, 20-155, 20-156, 20-156.01, 20-157,
	20-159, 20-160, and 20-161.
	The Prince George's County Code
	(1995 Edition, 1998 Supplement).
BY repealing:	
	SUBTITLE 20. TAXICABS AND OTHER VEHICLES FOR HIRE.
	Sections 20-156.02 and 20-163,
	The Prince George's County Code

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1	(1995 Edition, 1998 Supplement).
2	SECTION 1. BE IT ENACTED by the County Council of Prince George's County,
3	Maryland, that Sections 20-101, 20-102, 20-102.01, 20-103, 20-105, 20-107, 20-108, 20-110,
4	20-112, 20-113, 20-116, 20-118, 20-119, 20-120, 20-122, 20-127, 20-128, 20-129, 20-132, 20-
5	134, 20-141, 20-142, 20-143, 20-144, 20-145, 20-146, 20-147, 20-148, 20-150, 20-151, 20-152,
6	20-153, 20-154, 20-155, 20-156, 20-156.01, 20-157,
7	20-159, 20-160, and 20-161 of the Prince George's County Code be and the same are hereby
8	repealed and reenacted with the following amendments:
9	SUBTITLE 20. TAXICABS AND [OTHER VEHICLES FOR HIRE] LIMOUSINES.
10	DIVISION 1. GENERAL PROVISIONS.
11	Sec. 20-101. Applicability.
12	The provisions of this Subtitle shall govern the operation for hire in Prince George's County
13	of any [passenger carrying motor vehicle] taxicab or limousine, excepting [those] motor vehicles
14	owned and operated by the Washington Metropolitan Area Transit Authority, and those licensed
15	by the Public Service Commission of the State of Maryland to operate on fixed routes and
16	schedules [and excepting any school vehicle as defined in Section 11-154 of the Transportation
17	Article of the Annotated Code of Maryland] and except any vehicle operated by any funeral
18	director duly licensed by the State Board of Funeral Directors and Embalmers of Maryland, and
19	further excepting any funeral livery service licensed as such by the Department of Motor
20	Vehicles of Maryland while said vehicle is being operated for the purpose of funeral services or
21	transportation incidental thereto.
22	Sec. 20-102. Definitions.
23	(a) Unless otherwise expressly stated, or the context clearly indicates a different intention
24	the following terms shall, for the purpose of this Subtitle, have the meanings indicated in this
25	Section[.] :
26	* * * * * * * *
27	(4.1) Company: Any business entity which holds two or more Certificates and
28	operates centralized administrative, management and marketing services under one name and
29	having a common, uniform color scheme.
30	* * * * * * * *
31	(5) Director: The Director of the Office of Business and Regulatory Affairs of Prince

1	George's County, Maryland or designee.
2	(6) Driver: A person [driving] <u>licensed to drive or operate</u> a taxicab or limousine for
3	hire who can also be, but is not required to be, the Certificate Holder.
4	* * * * * * * *
5	(7.1) Licensee: See Driver.
6	(8) Limousine: Any motor vehicle for hire by the hour, day, or week, designed to
7	carry [eight] ten persons or more, including the driver, used for the purpose of accepting for
8	transportation members of the public for hire between such points, along the public streets, as the
9	passengers and the owner or operator thereof shall agree upon in writing, in advance.
10	(9) Meter: A mechanical or digital measuring instrument or device by which the
11	charge for hire of a taxicab is mechanically or electronically calculated either for distance
12	traveled or for waiting time, or both, and upon which such charge shall be indicated by means of
13	figures.
14	(9.1) Operator: See Driver.
15	* * * * * * * * *
16	(10.1) Radio Dispatch: A communication system operated by a central dispatcher
17	with a telephone answering system and/or computer available to the public during hours of
18	operation.
19	(11) Taxicab : Any passenger motor vehicle for hire (other than a vehicle operated,
20	with approval of the Public Service Commission of Maryland or the Washington Metropolitan
21	Area Transit Commission, between fixed termini or regular schedules) designed to carry [seven]
22	nine persons or less, including the driver, used for the purpose of accepting or soliciting for
23	transportation members of the public for hire between such points, along the public streets, as the
24	passenger may direct.
25	* * * * * * * *
26	DIVISION 1A. TAXICAB BOARD.
27	Sec. 20-102.01. Board composition.
28	(a) Established and Membership.
29	(1) A Taxicab Board is hereby created. The Board shall consist of five (5) members,
30	all of whom shall be appointed by the County Executive subject to Council confirmation
31	pursuant to Charter. Two (2) members shall be employed in the taxicab industry, and three (3)

members shall be public members, broadly representative of the citizens of Prince George's County, with no pecuniary interest in any business related to this trade. [The members of the first Board shall be appointed for the following terms: two (2) members for one year and three (3) members for two years.] On the expiration of the term of any members, the Executive shall appoint or reappoint members for terms of two years. Each member shall hold office until the expiration of his term or until a successor has been duly appointed and confirmed. Any member with three or more unexcused absences in any term or who is unable to fulfill the obligations of membership may be replaced upon recommendation of the Director and the Board.

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DIVISION 2. AUTHORITY.

Sec. 20-103. Administration of Subtitle.

- (a) The Director [of the Office of Business and Regulatory Affairs] is hereby designated as the official of the County empowered and authorized to carry out the provisions of this Subtitle. [He may delegate all or any part of his authority to the Chief of the office within such department responsible for administering the provisions of this Subtitle.]
- (b) The Director is hereby empowered to make administrative interpretations of the meaning of this Subtitle provided that such interpretations are consistent with the standards and purposes of this Subtitle and provided further that such interpretations are not in conflict with the laws of the State of Maryland and regulations adopted by the [Commissioner of Motor Vehicles] Motor Vehicle Administrator of the State of Maryland. All such administrative interpretations shall be promulgated, in writing, by the Director and shall be distributed by the Director to all drivers and certificate holders prior to the effective date of the administrative interpretation.

Sec. 20-105. Revocation or suspension of license or certificate.

- (a) The Director may revoke or suspend a license or certificate in case of any:
- (1) Failure to operate the taxicabs or limousines in such a manner as to serve the public adequately;
 - (2) Failure to maintain the taxicabs or limousines in good order and repair;
 - (3) Failure to maintain insurance as required by this Subtitle;
 - (4) Failure to report any accident as required by this Subtitle;
 - (5) Failure to pay any fees or fines lawfully assessed under this Subtitle;
 - (6) Repeated and persistent violations by the licensee or certificate holder of the

- Prince George's County Code [or] , the motor vehicle laws of Maryland <u>or surrounding</u> jurisdictions, or a traffic record which indicates an unsafe driving pattern;
- (7) <u>Suspension or revocation of a licensee's driver's license issued by a State, the District of Columbia, or a United States territory.</u>
- (8) Failure of the licensee to maintain the trip manifest in good order as required by Section 20-119;
 - [(8) Any other violation of this Subtitle by the licensee or certificate holder;]
- (9) Conviction of the licensee or certificate holder of any [felony involving moral turpitude] <u>criminal offense</u> or a conviction or a plea of nolo contendere for any traffic offense involving the use of alcohol or a controlled dangerous substance; or
- (10) [For knowingly making a false statement of material and relevant facts] <u>Procuring</u> or attempting to procure a license or certificate by fraud, misrepresentation, false or misleading <u>statements</u>, or omission of material facts on an application for a license or certificate; or
 - (11) Any other violation of this Subtitle by the licensee or certificate holder.
- (b) [The Director shall have the discretion to suspend a license or certificate, or both, upon being notified in writing by the Police Department of Prince George's County or of any other jurisdiction that the owner and/or operator has been arrested for a felony involving moral turpitude.] Where the holder of a certificate is a corporation, the certificate may be suspended or revoked by the Director if the person convicted of [a felony involving moral turpitude] any criminal offense remains for more than a period of one (1) month from the time of such conviction as an officer in the corporation or is a stockholder with more than twenty-five percent (25%) of the stock in the corporation.
- (c) The decision of the Director on a denial, suspension, or revocation is final if it is not appealed pursuant to Section 20-106 of this Code.

DIVISION 3. DRIVER'S LICENSE (IDENTIFICATION CARD). Sec. 20-107. Application.

- (a) In order to obtain a license (I.D. Card) as a taxicab or limousine driver, the applicant shall be of good moral character, of sound mind, and good physical health. In addition, the applicant shall meet the following conditions:
 - (1) The applicant must have had at least one [year's] <u>year of documented</u> driving experience;

- (2) The applicant must be at least 18 years of age;
- (3) The applicant must be able to read [and], write and speak the English language, [with reasonable facility] and be knowledgeable of basic geographic locations in the County;
- (4) The applicant must satisfactorily complete a written examination to be administered by the Director and which shall demonstrate understanding of the provisions of this Subtitle and applicable State regulations, and sufficient familiarity with the network of principal roadways in Prince George's County and environs to enable a driver to carry passengers to their destinations by the shortest routes practicable; and,
- (5) The applicant must [agree to] submit to a physical examination at least once a year, or more if required by the Director[,] for cause, and to submit to the Director a certificate reporting the results of such examination and signed by a [registered physician] <u>licensed medical doctor</u>. The certificate form shall be provided by the Director.

Sec. 20-108. Grounds for denial.

- (a) The Director may refuse to issue <u>or renew</u> a taxicab or limousine driver's license to any applicant who is not of good moral character, sound mind and good physical health or otherwise not a fit person to be licensed, in consideration of the public health, safety and welfare. In determining what factors may be hazardous to the public health, safety and welfare, the Director shall consider any one or more of the following:
- (1) Repeated and persistent violations of the motor vehicle laws involving moving violations or a traffic record which indicates an unsafe driving pattern;
- (2) <u>Suspension or revocation of a driver's license issued by a state, the District of</u> Columbia, or a United States territory;
- (3) Conviction, or plea of guilty, or plea of nolo contendere to the violation of any law [involving moral turpitude, including but not limited to], any sex offense, <u>any</u> alcohol [or narcotics] offense, or <u>the illegal use</u>, sale, or <u>possession of a controlled dangerous substance</u>, any gambling offense, any use of a firearm or offense involving <u>physical violence</u>, or any <u>solicitation for prostitution</u>;
 - [(3)] (4) If the applicant is on parole or probation for a criminal or traffic offense;
- [(4)] (5) If the applicant has, within three years immediately preceding the date of application, been released from any penal or correctional institution;
 - [(5)] (6) Whether or not the applicant is covered by diplomatic immunity;

1	[(6)] (7) Whether or not the applicant has had a driver's permit[,] or public vehicle
2	transportation license[,] revoked in this or any other jurisdiction;
3	[(7)] (8) If the applicant has made a false statement to any material question upon any
4	form required by the Director or attempts to procure or possess a license by fraud
5	misrepresentation, misleading statements, evasion or suppression of material facts;
6	[(8)] (9) If the applicant is an amputee or is subject to any other infirmity of the body
7	or mind which, in the determination of the Health Department or a qualified medical doctor
8	licensed in the State of Maryland, might render the applicant unfit for the safe operation of a
9	vehicle;
10	(10) If the applicant has any outstanding fines or citations issued under a previous
11	taxicab license or certificate which remain unpaid.
12	(b) The above factors are not to be considered the exclusive test of qualifications. The
13	Director is empowered to consider other relevant facts which may bear on the fitness of the
14	applicant.
15	Sec. 20-110. Fee.
16	The filing fee for a new license (I.D.) shall be [Fifty] One Hundred Twenty-five Dollars
17	[(\$50.00)] (\$125.00) and shall be nonrefundable. The annual renewal fee shall be [Fifty] One
18	Hundred Twenty-five Dollars [(\$50.00)] (\$125.00). The fee for a duplicate license shall be
19	[Seven] Twenty-five Dollars (\$25.00).
20	DIVISION 4. VEHICLE OPERATION REQUIREMENTS;
21	VIOLATIONS AND FINES.
22	Sec. 20-112. Violation of law and monetary fines.
23	* * * * * * * *
24	(d) A notice of violation may be appealed as provided in Section 20-106 of this Code.
25	(e) If a violation notice is not appealed, or is upheld upon appeal, and the person fails to
26	correct the violation as required by the notice, the Director may take one or more of the
27	following actions:
28	(1) Issue a citation as provided in paragraph [(e)] (f) of this Section;
29	(2) Revoke, suspend, or refuse to renew the [parties'] license and/or certificate;
30	(3) Seek injunctive or other appropriate legal relief to enforce the provisions of this
31	Subtitle.
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(f) In lieu of a violation notice, the Director may issue a citation pursuant to Subtitle 28, Division 3, of this Code to a person or persons who operates or permits others to operate a taxicab or limousine in violation of any of the provisions of this Subtitle. The citation shall serve as notification to the person that he has committed a civil violation and must pay to the County a monetary fine, subject to [his] the right to trial under Section 28-257 of this Code. The amount of the fine shall be [fifty dollars (\$50)] One Hundred Dollars (\$100.00) for each violation, and each day in which the violation remains uncorrected shall constitute a separate violation. In addition to the remedies provided under Section 28-258 of this Code, the Director may revoke or suspend the license and/or certificate of a person who fails to pay the fine or request adjudication of a citation.

Sec. 20-113. Operation without a license or while suspended.

Except as provided in Section 20-159 of this Code for taxicabs from other jurisdictions, it shall be unlawful for any person to operate a taxicab or limousine for hire within the County unless the operator holds a valid taxicab or limousine driver's license issued by the Director.

Sec. 20-116. Display; certificate and license.

The driver shall [at all times while on duty,] have permanently on display [his] at all times while on duty a copy of the original of the certificate sealed or certified by the Office of Business and Regulatory Affairs, issued for the operation of the taxicab or limousine, and the driver's license with photograph, and number, clearly visible to passengers.

Sec. 20-118. Length of driver's working day.

For purposes of this Section, any driver who is gainfully employed in any other occupation for [four (4)] eight (8) hours or more a day shall be deemed a part-time driver. In no event shall a part-time driver operate a taxicab or limousine for more than eight (8) hours in any consecutive 24-hour period. No full-time driver shall operate, nor shall certificate holders or their agents require full-time drivers to operate a taxicab or limousine for more than twelve (12) hours in any consecutive twenty-four (24) hour period.

Sec. 20-119. Trip manifest.

(a) The driver shall keep a neat [and], legible, and current record of all trips, written in ink [on a] in a bound manifest [form] and on forms approved by the Director. The manifest shall be completed at or before reaching the destination. Such record shall be retained at least [one (1) year] three (3) years, and shall be submitted under oath for inspection to the Director [or his

agents] upon request. The manifest shall contain the exact addresses or nearest intersection of points of origin and destination, time trip began and ended, number of passengers, and amount of fare, corresponding to meter reading.

(b) Submission of false information on a trip manifest is a misdemeanor, punishable by a fine not exceeding One Thousand Dollars (\$1,000) or by imprisonment for not more than six (6) months.

Sec. 20-120. Accident reports.

Within two (2) working days after any accident involving a taxicab or limousine <u>in which</u> <u>property was damaged or any person injured</u>, the driver shall make a written report to the Director on an approved form.

Sec. 20-122. Report changes of residence.

The driver <u>and/or certificate holder</u> shall submit a written report of [each] <u>any</u> change of residence <u>or business address</u> within two (2) working days to the Director.

Sec. 20-127. Cruising.

Except as to a vehicle registered as a limousine, a driver is permitted to cruise with the intention of picking up as a passenger, a person hailing a taxicab. When cruising at night the cruising light of a taxicab shall be lighted. Cruising is not permitted by a limousine, nor by a taxicab within [one block] 500 feet of a [public] taxicab stand[, or the stand of a competing taxicab company].

Sec. 20-128. On call and off duty.

An "On Call" sign shall be used when a taxicab is enroute to pick up a passenger, or awaiting a passenger at a designated place in response to the request of the passenger. The sign shall be visible from the street and placed in the lower right hand corner of the front windshield or upon the right hand sun visor. A taxicab when not being operated for hire, shall display in the above manner, an "Off Duty" sign. The lettering on the sign shall be at least three(3) inches in height.

Sec. 20-129. Acceptance of passengers generally.

The driver of a taxicab shall accept as a passenger and carry where directed <u>upon dispatch</u> <u>or request</u> any orderly person[, upon request,] unless previously engaged [, or unable,] or forbidden by the provisions of this Subtitle, or by other valid law or regulation to do so. For purposes of this Section, a "disorderly person" shall mean any person who shall be acting in a

disorderly manner to the disturbance of the public peace, or who shall willfully act in a disorderly manner by making loud and unseemly noises or by profanely cursing, swearing or using obscene language on or about any public place, or in or about any taxicab stand, or in or about any taxicab vehicle.

Sec. 20-132. Rates.

A schedule of rates and charges approved by the County Council shall be displayed inside each taxicab in a manner to be plainly visible to any passenger therein. The driver shall, upon request of a passenger, give a receipt [for fares] showing the operator's name, date, the time and place of origin, destination, and the amount of the fare on an authorized form. (Fares for limousines are not regulated by the approved taxicab rates.)

Sec. 20-134. Nonpaying passengers.

A nonpaying passenger shall be transported by the driver of a taxicab only if both are in training, or if an off-duty sign is adequately displayed; provided, however, in the event a police officer requests the use of a taxicab in the performance of his official duty, then in such event, the driver shall transport said officer or assist him in any way possible. When a taxicab is in service, no persons other than the driver and passengers are allowed in the taxicab.

Sec. 20-141. [Excessive noise.] <u>Driver's conduct and appearance.</u>

- (a) Loud conversation, <u>yelling</u>, or calls to and from drivers of taxicabs or limousines is prohibited. The sounding of horn or other mechanical devices for purposes other than lawful traffic signals is prohibited.
- (b) Drivers shall refrain from the use of profane, loud, insulting or derogatory language towards passengers and shall generally treat all passengers with dignity and respect.
- (c) Drivers shall present a neat and clean appearance at all times while on duty and shall maintain good personal hygiene.
- (d) Repeated violations of this Section shall be grounds for suspension or revocation of a license.

Sec. 20-142. Smoking and offensive use of tobacco.

- (a) A driver shall not smoke cigarette(s), cigars, or a pipe while [a passenger is being carried] in a taxicab or limousine [unless specifically consented to by the passenger].
- (b) A passenger shall not smoke in a taxicab or limousine [unless specifically consented to by the driver and other passengers].

- (c) [On any] <u>All taxicabs</u> or limousines [wherein smoking is prohibited] <u>shall display a "Smoking is Prohibited" sign</u> at all times [there shall be notice of such prohibition conspicuous to prospective passengers].
- (d) A violation of this section shall be a misdemeanor subject to a [twenty-five dollar (\$25.00)] One Hundred Dollar (\$100.00) fine.

Sec. 20-143. Alcohol and [narcotics or synthetic drugs.] controlled dangerous substances.

- (a) At no time while on duty shall the driver of a taxicab or limousine use <u>or possess</u> alcoholic beverages, [narcotics] <u>controlled dangerous substances</u>, or other habit-forming drugs. The transportation of alcoholic beverages [other than those] in possession of a paying passenger is [prohibited] <u>permitted provided that the alcoholic beverages are transported in the trunk of the vehicle</u>. Transportation of narcotic drugs <u>for delivery</u> that are prescribed by a licensed <u>medical</u> doctor [for medical purposes] is allowed in the custody of the driver if the driver obtains a receipt upon delivery, such receipt to include the signature of the recipient and the identification of the drugs. If the intended recipient refuses to sign <u>the receipt</u>, the driver shall refuse delivery and shall notify the Police Department as soon as possible and give possession of the narcotic drug to the police.
- (b) Any driver convicted of a traffic related offense involving the use of alcohol or a controlled dangerous substance, whether on or off duty, shall be subject to an immediate suspension or revocation of their license.
- (c) The Director may authorize the initiation of random drug testing of drivers of taxicabs and limousines. Any driver who fails to submit to random drug testing may be subject to the immediate suspension or revocation of license.
- (d) Passengers shall not use alcoholic beverages or controlled dangerous substances or other habit forming drugs while being transported in a taxicab or limousine.

Sec. 20-144. [Breathalyzer test] Alcohol or controlled dangerous substance testing.

A driver must submit to a [breathalyzer] test if the Director [or his authorized agent] or <u>a</u> police <u>officer</u> has reasonable grounds to believe that the driver has been or is drinking alcoholic beverages <u>or has used or is using a controlled dangerous substance</u> while on duty. The failure to submit to a [breathalyzer] test shall be sufficient grounds for suspension or revocation of a license.

DIVISION 5. VEHICLE DESIGN, EQUIPMENT,

MAINTENANCE, AND INSPECTION.

Sec. 20-145. Design and equipment.

- (a) No taxicab or limousine shall be operated or allowed to be operated unless it conforms to the following requirements (exceptions applying to registered limousines are specifically indicated):
- (1) The vehicle shall be either of the built-for-the-purpose, or of the closed or sedan type, and shall be equipped with at least four doors. Passenger doors must be so constructed that they will remain securely fastened during normal operation, but may be readily opened by a passenger in case of emergency.
- (2) The vehicle shall be constructed and maintained so as to provide for the safety of the travelling public, and continuous operation with minimum noise and vibration. It shall be structurally sound as to all its parts, and shall not have <u>missing</u>, broken, or cracked fenders or bumpers or glass.
- (3) The vehicle shall be painted to give reasonable protection to its surface, and in a color scheme approved by the Director as set forth in Section 20-153 of this Code.
- (4) The vehicle shall be equipped with an engine adequate to enable it to operate effectively and efficiently.
- (5) The vehicle shall be equipped with a jack and safe tires, including a spare tire, with sufficient tread in accordance with the State of Maryland Motor Vehicle Administration vehicle inspection standards. In no case shall the required tires have a tread depth of less than three thirty-seconds of an inch.
- (6) The vehicle shall have [adequate] <u>operating</u> windshield wipers and windshield washer equipment. The vehicle shall be equipped with approved safety glass in the windshield and all windows. The center partition, if any, between the driver's compartment and the passenger's compartment shall be of this type of glass or plastic.
- (7) The vehicle shall have <u>one set of operating</u> seat belts for [the] <u>each</u> passenger[s] and the driver.
- (8) The vehicle shall be equipped with a standard speedometer, properly installed, maintained in good working order and exposed to view. No vehicle shall be operated in service if the speedometer is out of repair or disconnected.

- (9) The vehicle shall be equipped with a heater sufficient to heat the interior adequately in cold weather and air conditioning sufficient to cool the interior adequately during hot weather unless purchased without air conditioning prior to July 1, 2000.
- (10) The vehicle shall not be equipped with any lights or signal devices except as allowed by the Motor Vehicle Laws for the State of Maryland, and as approved by the Director.
- (11) The vehicle shall not be equipped with shades or curtains which can be manipulated in such a way as to shield the occupants or the driver from observation, or obstruct the rear view window.
- (12) The vehicle shall be equipped with a frame for the proper display of the certificate and the license, which, except in the case of a limousine, shall face the passengers and be so located as to be at all times in plain view of such passenger(s). The card frame shall be subject to approval of the Director.
- (13) With exception of a "kick" strip not exceeding seven inches in height at the bottom of doors, no upholstery covering or interior lining shall be permitted in any licensed taxicab unless such upholstery [shall be,] or lining [shall be] <u>is</u> made of leather or similar nonabsorbent, washable material. The rear cushion shall be removable. [No floor mat] <u>Floor mats</u> shall be [permitted] <u>required</u> in [any] <u>all</u> licensed taxicabs [unless it] <u>and</u> shall be made of rubber, leather, or metal chain, or a similar, nonabsorbent, washable material and shall be easily removable. The provisions of this paragraph shall not apply to licensed limousines.
- (14) The vehicle shall be kept clean and in a sanitary condition. At least once every seven days, the exterior shall be washed and the interior shall be cleaned thoroughly with a suitable antiseptic solution.
- (15) No taxicab which is more than ten (10) model years old, or which has traveled more than three hundred thousand (300,000) miles, whichever comes first, shall continue in service after December 31, 2000, unless an annual waiver is granted by the Director. This waiver shall be based upon a written finding that such vehicle has passed a thorough safety inspection which ensures that such vehicle is in good operating condition, and is not in any manner a detriment to the safety or convenience of any passenger or the public.

Sec. 20-146. Maintenance and inspection.

(a) The certificate holder shall insure that the taxicab or limousine [shall be] <u>is</u> inspected at a duly licensed Maryland state inspection station, at least twice during a twelve (12) month

period. An inspection shall be performed not more than six (6) months from the previous inspection.

- (b) [The inspection shall include all items which are normally required prior to transfer of title of a used motor vehicle under the provisions of the Transportation Article of the Annotated Code of Maryland. The certificate holder shall deliver to the Director a report signed by an authorized vehicle inspector certifying the results of the inspection. The original and follow-up copies of the motor vehicle inspection form shall be submitted to the Office of Business and Regulatory Affairs along with the certificate of inspection from the authorized State inspection agency. If any such vehicle is found to be in an unsafe condition, the certificate holder shall immediately remove the vehicle from service until it is certified satisfactory by an authorized State inspector. The certificate holder shall deliver the certificate to the Director when the inspection report indicates that the vehicle is unsafe.] The Director may periodically inspect the condition and general maintenance of any taxicab for conformance with this Subtitle.
- (c) If a taxicab or limousine is found to be unclean or unfit at any time, but otherwise in safe condition, the Director [shall] <u>may</u> give the [owner and] driver <u>and certificate</u> holder a reasonable time to remedy the condition, after which the Director['s agent] shall reinspect the vehicle. [Repeated v] <u>Violations of [the] cleanliness or maintenance</u> requirements <u>or failure to submit vehicle for inspection or reinspection</u> shall be cause [of] <u>for [suspending] suspension or revocation of the certificate.</u>
- (d) The certificate holder shall ensure that every taxicab satisfactorily passes an emissions control test administered by the State of Maryland or an authorized test station on a biennial basis.

Sec. 20-147. Record of service.

It shall be the responsibility of each certificate holder to maintain a daily record indicating the vehicle number, driver's name and the time the vehicle is in service. Where a vehicle is operated by more than one driver, the record must identify each driver and his time in and out of service. This record shall be maintained in the respective company or association office for inspection for a period of [thirty (30) days] six months.

DIVISION 6. REGISTRATION OF TAXICABS AND LIMOUSINES.

Sec. 20-148. Application for required certificate.

- (a) Any owner of a taxicab or limousine, including owners who are also [operators] <u>drivers</u>, shall not [operate] <u>drive</u> or allow the same to be [operated] <u>driven</u> within the County, on or off-duty, unless such owner has a valid certificate for each such taxicab or limousine issued under the provisions of this Division.
- (b) Application for a certificate to authorize the use of a vehicle as a taxicab or limousine shall be made under oath by the prospective certificate holder to the Director upon a form provided by the Director. The applicant shall provide the following information:
- (1) The full name and the home and business address <u>and telephone numbers</u> of the applicant. If the applicant [be] <u>is</u> a corporation, a certified copy of the articles of incorporation <u>shall be provided</u>.
- (2) The trade name and the telephone number(s) under which the applicant does, or proposes to do, business.
- (3) [The] A sworn statement of the financial status and responsibility of the applicant including evidence of [his] the ability to acquire and maintain the vehicle(s) for which the certificates and registration authority is sought.
- (4) Each criminal conviction, guilty plea, or plea of nolo contendere of the applicant, or [his] agents or officers of the applicant.
 - (5) The names of all drivers, their license numbers, and home addresses.
- (6) The ownership, seating capacity, design and proposed color scheme, <u>and</u> make and serial number of each vehicle.
 - (7) The make and number of each meter in each vehicle, excepting limousines.
 - (8) The nature and location of depots, terminals, and garages to be used, if any.
 - (9) A description of the communications system to be used, if any.
- (10) The specific experience of the applicant in the transportation of passengers for hire. (11) Description of service(s) to be rendered, including time(s) of operation.
 - (12) For limousines, a schedule of fares.
 - (13) Evidence of insurance as set forth hereinafter.
- (14) <u>A copy of the Maryland Motor Vehicle Administration vehicle registration</u> indicating new certificate holder as owner of the taxicab.
- (15) Such other information as the Director may require in order to administer these regulations.

Sec. 20-150. Insurance requirements.

Before issuing any certificate under this Subtitle, the Director shall ascertain as to each vehicle, that the owner has insurance or surety bond for the vehicle covering bodily injury, or death to any passenger or other person in one accident in the amount of \$25,000, multiple deaths or injury in one accident in the amount of \$50,000, and property damage in one accident in the amount of \$10,000, or the amounts required by the financial responsibility laws of the State of Maryland, whichever are higher, and further that such insurance or surety covers the full period for which the vehicle is to be licensed.

Sec. 20-151. Lapse of insurance.

If at any time for any reason the insurance or surety coverage shall lapse, the certificate shall be immediately suspended without a notice of hearing and the Director shall proceed immediately to obtain possession of the certificate, until the insurance or surety bond requirements are fully met. If insurance is [cancelled] <u>canceled</u>, the certificate holder shall deliver <u>or cause to be delivered</u> a copy of the cancellation notice to the Director within 48 hours after said notice is received.

Sec. 20-152. Issuance of certificate card.

- (a) If the application is approved, the Director shall, for each vehicle, issue a certificate which shall be valid for one year. The certificate remains the property of Prince George's County, and must be returned to the County immediately upon final removal of the vehicle from service unless otherwise transferred under Section 20-155 of this Code.
- (b) [The certificate for a limousine shall be clearly inscribed with the word "Limousine."] The certificate issued must be held by an applicant for a minimum of three years before it may be transferred in accordance with Section 20-155 of this Code.
- (c) [The certificate for a taxicab shall be clearly inscribed with the word "Taxicab."] Any holder of a certificate acquired pursuant to the transfer provisions of this Subtitle must hold the certificate a minimum of three years before it may be transferred again.
- (d) No person other than the person to whom it is issued[,] shall use a certificate; provided, however, in the case of death or disability of the person to whom said certificate is issued, then, in such event, the certificate may be reissued to the [widow] <u>surviving spouse</u> of the certificate holder or to an adult child of the certificate holder, otherwise qualified under this Subtitle. <u>In order to claim a certificate under these circumstances</u>, a <u>surviving spouse</u> or an adult child of a

deceased or disabled certificate holder must file the appropriate application with the Director within 45 days of the death or disability. Any certificate obtained under this Subsection must be held for a minimum of two years before it may be transferred. A certificate remaining unclaimed by an eligible surviving spouse on the 46th day of the time period specified in this Subsection remains the property of Prince George's County.

Sec. 20-153. Color scheme and insignia.

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(d) The number of the certificate, except for limousines, preceded by the "PG" designation shall be painted on the sides and rear of the vehicle and made clearly visible to passersby, in figures at least three (3) inches in height, and contrasting in color from the background colors as follows: PG 900. There shall be no other numbers painted on the taxicab for identification purposes. If a vehicle number is used it must be the same as the "PG" number. The "PG" number may be displayed on an appropriate dome light on the top of the taxicab if the vehicle is so equipped.

Sec. 20-154. Termination of service.

The certificate holder of a vehicle permanently removed from service must notify the Director of such action in writing within forty-eight (48) hours, indicating whether the owner "junks" the vehicle, sells it or transfers title to it, no longer uses it for hire, or whether the tags have been stolen, or the registration of the vehicle has been revoked by the [Commissioner of Motor Vehicles] Maryland Motor Vehicle Administration. When the vehicle is so out of service, all registration cards and other papers issued by the Director to the owner shall be returned by the owner with notice that the vehicle is out of service. The certificate holder shall paint out all identifying marks and numbers indicating that the vehicle was used as a taxicab. The Director shall hold the certificate until its normal expiration date, or until the holder applies for transfer of the certificate to another vehicle prior to such date and within a period of ninety (90) days. If a vehicle is not placed in service under the certificate within ninety (90) days, the certificate may be revoked. The certificate holder shall notify the Director when any taxicab or limousine covered by a certificate is temporarily taken out of service for a period longer than five (5) days, explaining why the vehicle is out of service.

Sec. 20-155. Transfer of certificates.

(a) When the owner of a vehicle registered under these regulations has transferred the title

of the vehicle to a new owner, or has otherwise relinquished the use of the vehicle for hire, upon sufficient proof thereof to the Director, the certificate holder may have the certificate transferred to another vehicle to be used by him for hire in accordance with this Subtitle and State law, and thereupon the Director, upon receipt of payment of [fifteen dollars (\$15.00)] Twenty-five Dollars (\$25.00), shall issue a new certificate to the owner for the replacement vehicle for the balance of the registration year, provided that the replacement vehicle meets all the requirements of this Subtitle.

- (b) A certificate may be transferred, provided that the following requirements have been met:
- (1) The certificate holder notifies the Department in writing of the proposed transfer at least 45 calendar days prior to the date of the proposed transfer;
- (2) Notification includes the terms and conditions of the proposed transfer and the name of the proposed transferee;
 - (3) The transferee satisfies all of the requirements of this Subtitle;
- (4) The certificate is not under suspension or revocation or under appeal from a suspension or revocation and does not have any outstanding fines, fees or penalties;
- (5) The Director has approved the proposed transfer of the certificate and the transferee has paid a transfer fee to the County of One Thousand Dollars (\$1,000) plus all other routine fees for the issuance of a certificate; and
- (6) The transferee has assumed any debts and other obligations to the County of the transferor related to the taxicab business.
- (c) Subsection (b), above, shall not apply in the case of the death or disability of a person to whom a certificate is issued when the certificate is reissued to the surviving spouse of the certificate holder or to an adult child of the certificate holder, otherwise qualified under this Subtitle.
- (d) In those cases where the individual certificate holder wishes to transfer a certificate to a company or a corporate entity entirely owned by the certificate holder and his immediate family, there shall be no transfer fees involved except for the full annual certificate fee which shall be paid at the time of the transfer.
- (e) The transferred certificate shall be reissued for a period of one year and any previously paid annual certificate fee shall not be refunded.

- (f) A certificate may only be transferred once in any three year period under any provisions of this Subtitle.
- (g) Any company or corporate entity which transfers a certificate or certificates by sale by its owner or owners shall pay fees associated with the transfer provisions in proportion to the number of certificates held and the percentage change of company ownership.

Sec. 20-156. Limitation on number of certificates.

- (a) The Director shall issue to the owner for each taxicab and for each limousine a certificate containing the information required by this Subtitle. [The Director shall limit] As of July 1, 1999, the number of valid certificates is limited at any given time to seven hundred (700) for taxicabs, ten (10) for taxicabs specially equipped for the transportation of passengers in wheelchairs, and fifty (50) for limousines. The County Council may by resolution increase or decrease the limit on the number of valid certificates for taxicabs by no more than 5% of the total number of new certificates each year for the calendar years of 2001, 2002, 2003, 2004, and 2005. Notwithstanding the provisions of this section, the County Council may, by resolution, change the limit on the number of certificates to be given in any year.
- (b) The Director shall maintain a list, available to the public in [chronological] alphabetical order, [of applicants] for the lottery for certificates. [and, whenever there are less than the maximum permitted number of such certificates outstanding shall issue certificates to bring the number outstanding up to the maximum permitted number to qualified applicants on the list who have had an application pending for the longest period of time. Applicants on the list shall request the Director in writing during the months of January and July of each year to continue their names on the list; otherwise their names shall be removed from the Director's list and their applications shall be considered withdrawn.] In any calendar year, whenever there are less than the maximum permitted number of such certificates outstanding, the Director shall conduct a lottery and issue certificates to those individuals or companies chosen by the lottery. The number of certificates available in the annual lottery shall equal the maximum number permitted under Subsection (a), above. To participate, applicants shall pay an annual fee of \$25.00. A corporation or any company having more than ten (10) certificates is entitled to only one place in the lottery. The certificate will be issued on a provisional basis to the individual or company chosen and shall be operated by that individual or company for at least three years. Certificates cannot be subleased.

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Sec. 20-156.01. Required service to County.

issued to drivers associated with that business.]

More than ninety percent (90%) of the trips of <u>each driver's working calendar day in</u> any vehicle for which a certificate is issued pursuant to Section 20-156 must be to or from locations within Prince George's County.

[(c) For any business having more than ten (10) taxicabs, the Director shall restrict the

number of certificates issued in that business name or name of the officers, partners, or close

relatives to not more than seventy-five percent (75%) of the total number of certificates issued in

that business name and issued to drivers associated with that business through the use of the

business name or through a contract which commits a major portion of the licensed taxicab's

activity to operations associated with the business. For the purposes of this Section, close

relatives shall be defined as mother, father, and grandparents, children and grandchildren,

brothers and sisters, spouses, aunts and uncles. Any business holding more than seventy-five

percent (75%) of the total number of certificates issued in the business name and issued to

drivers associated with that business on the effective date of this Act shall not have a certificate

revoked because the business has more than seventy-five percent (75%) of the total number of

certificates; however, no additional certificates shall be granted until the number of certificates

issued in the business name or name of the officers, partners, or close relatives is less than

seventy-five percent (75%) of the total number of certificates issued in the business name and

Sec. 20-157. Certificate fee.

Every certificate holder shall pay an annual certificate fee to the [Director] <u>County</u> for each year [or part thereof] during which the certificate is to be valid. The <u>nonrefundable</u> fee shall be in the amount of [seventy-five dollars (\$75.00) for each vehicle of the certificate holder] <u>One Hundred Dollars (\$100.00) per certificate per year.</u>

Sec. 20-159. Taxicabs from other jurisdictions.

The right of a taxicab or limousine operator, who, when his vehicle is duly registered in any other [County] <u>jurisdiction</u> of this State <u>or in any other state</u> or the District of Columbia, [or Virginia], to bring a passenger or passengers into this County when the trip has originated in the other jurisdiction, is hereby recognized. If the engagement of a taxicab has been what is known as a "waiting time" agreement the passenger or passengers so brought into this County may be taken therefrom by the same taxicab and operator, provided that the operator shall enter the facts

as to the trip upon his manifest and shall have included the waiting time in his charge for the trip, and that the operator shall remain with the taxicab at the place of discharge of passengers until the return trip is begun. Operators of taxicabs or limousines registered in another jurisdiction shall have no rights to solicit business or transport other passengers in this County. The County Executive may enter into reciprocal agreements regarding taxicab service with other jurisdictions subject to County Council approval by resolution.

DIVISION 7. RATES AND METERS.

Sec. 20-160. Rates.

- [(a) Regular Taxicab Rates. The regular rates to be charged by taxicab drivers are as follows:
- (1) One Dollar and Twenty Cents (\$1.20) up to the first one-seventh (1/7) of a mile or part thereof traveled. A One Dollar (\$1.00) per trip surcharge is imposed on any trip that originates between the hours of 8:00 P.M. and 6:00 A.M.
- (2) Twenty Cents (\$.20) for each additional one-seventh (1/7) of a mile or part thereof.
- (3) One Dollar (\$1.00) for each additional passenger traveling to any point; provided, however, that one child less than six (6) years old traveling with an adult, and senior citizens aged sixty (60) and over and attendants providing physical assistance to handicapped individuals shall not be charged. The driver shall have the right to require proof of age from senior citizens.
- (4) In addition to the mileage charge, there shall be a time charge for any time that the vehicle is stopped or operating at a speed of under twelve (12) miles per hour at a rate of Twenty Cents (\$.20) for each sixty (60) seconds.
- (5) Pets may be transported at the discretion of the driver; provided, however, that the driver shall transport any licensed guide dog for the handicapped free of charge.
- (6) At the discretion of the driver, an appropriate fare can be demanded before departure.
- (7) A service charge of One Dollar (\$1.00) shall be levied by the taxicab driver for any personal service rendered by the driver. However, there shall be no personal service charge levied on any person who is confined to a wheelchair, or is aged sixty (60) and over, or who is blind. There shall be no personal service charge for the removal and carrying of luggage or the use of the trunk of the taxicab, provided the passenger is disabled.

- (8) The charge for the hiring of a taxicab and driver shall be Twelve Dollars (\$12.00) per hour plus mileage.
- (9) No fee shall be charged for transporting hand-carried luggage or packages. The charge for using the trunk of the taxicab shall be One Dollar (\$1.00) in addition to all other fares.
- (10) During snow emergency conditions a Three Dollar (\$3.00) per trip surcharge is imposed. Snow emergency conditions shall be determined by the Prince George's County Police Department.
- (b) Limousine Rates. A limousine duly registered under the provisions of this Subtitle shall carry passengers at rates set forth in an agreement with users.
- (c) On or before July 1 of each year, the Board shall review all available data and submit recommendations to the County Executive for taxicab rate adjustments. The Board's review shall take into account any information relative to proposed rate adjustments submitted by representatives of the taxicab industry on or before May 1 of each year. Information submitted by representatives of the taxicab industry should compare current cost of taxicab operations prior to the adoption of the last rate adjustment and shall contain information as to the current profitability of the taxicab industry.
- (d) Subsequent to the County Executive's receipt of information submitted by the Board, the County Executive may transmit to the County Council his recommendations for any such taxicab rate adjustments.]
- (a) The County Council shall establish taxicab fare rates and other changes by resolution based on the recommendations of the Board and the County Executive. On or before July 1 of each year, the Board shall review all available data and submit recommendations to the County Executive for taxicab rate adjustments. The Board's review shall take into account any information relative to proposed rate adjustments submitted by representatives of the taxicab industry on or before May 1 of each year. Information submitted by representatives of the taxicab industry should compare current cost of taxicab operations prior to the adoption of the last rate adjustment and shall contain information as to the current profitability of the taxicab industry.
- (b) Subsequent to the County Executive's receipt of information submitted by the Board, the County Executive shall transmit to the County Council recommendations for any such taxicab rate adjustments. The County Council shall establish any new rates by resolution.

- (c) A limousine duly registered under the provisions of this Subtitle shall carry passengers at rates set forth in an agreement with users.
- (d) In addition to the regular rates set by the County Council, there shall be a service charge of One Dollar (\$1.00) that may be levied by the taxicab driver for any personal service rendered by the driver. There shall be no personal service charge levied on any person who is confined to a wheelchair, age sixty (60) and over, or physically handicapped.
- (e) During snow emergency conditions, a Five Dollar (\$5.00) per trip surcharge is imposed. Snow emergency conditions shall be determined by the County Executive.
- (f) Pets may be transported at the discretion of the driver, provided, however, that the driver shall transport free of charge any assistance dog or any licensed guide dog for the handicapped.

Sec. 20-161. Meter requirements.

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- (b) The <u>Board may recommend and the Director shall approve the types of taximeters to be</u> used on taxicabs in conformity with specifications and tolerances as set by [Title 11, Agriculture Article, Annotated Code of Maryland] <u>the National Bureau of Standards</u>. The Director [or his agent] shall road test the taximeter for accuracy and conformity with approved rates, at least [twice] <u>once</u> each calendar year[, except that in the year in which the taxicab is placed in operation, or taken out of operation, one of these tests may be waived]. The meter shall be sealed after testing. Regulations concerning the use and maintenance of taximeters, not inconsistent with this Section, as may be necessary to promote the purpose hereof, shall be promulgated by the Director <u>with recommendations from the Board</u>.
- (c) Taximeters must register the fare upon illuminated counters plainly visible to a passenger.
 - (d) It shall be unlawful for any person:
- (1) To use any taximeter until the same shall have been inspected, found to be accurately set to operate at approved rates, and sealed by a County Inspector;
- (2) To operate any vehicle with \underline{a} taximeter unsealed or not having its [cover gear] access port intact;
- (3) To carry passengers for hire except while operating the taximeter in accordance with the provisions of this Subtitle, provided, however, that the Director may grant a waiver to

this provision for a contract with a government agency filed with the Office of Business and Regulatory Affairs that permits discounted rates or rates lower than those computed by the taximeter upon a written determination by the Director that the contract provisions will not result in a significant reduction of service to the general public or impact a licensee's ability to earn a living while maintaining the integrity of the contractual services;

- (4) To make any charge for the transportation of a passenger other than as provided under this Subtitle; or
- (5) To make any change in the mechanical, electrical, or electronic condition of [wheels, tires, or gears of] a taxicab or its meter with intent to cause false registration by the meter of the fare to be charged a passenger.

SECTION 2. BE IT FURTHER ENACTED that Sections 20-156.02 and 20-163 are hereby repealed:

SUBTITLE 20. TAXICABS AND OTHER VEHICLES FOR HIRE. DIVISION 6. REGISTRATON OF TAXICABS AND LIMOUSINES.

Sec. 20-156.02. [Limited certificates; Special Taxicab Districts] Reserved.

- [(a) In addition to the certificates authorized in Section 20-156 the Council may, after a public hearing, authorize limited certificates in order to meet a need for taxicab service in a specified geographical region of the County identified as a "Special Taxicab District."
- (b) Any Special Taxicab District shall be identified in a resolution of the County Council. The Council shall also approve by resolution the number of limited certificates necessary to serve a Special Taxicab District.
- (c) The priority for eligibility for a limited certificate shall be by the same list maintained pursuant to Section 20-156(b). Acceptance of a limited certificate shall not remove anyone from the list.
- (d) The trip manifests for vehicles for which a limited certificate is issued must be submitted under oath on a monthly basis to the Director or more frequently at the direction of the Director. More than ninety percent (90%) of the trips of a vehicle with a limited certificate must be to or from locations within the designated Special Taxicab District, and the applicant must maintain a base of operations with a local telephone number and radio equipment to the vehicle in order to service the needs of the Special Taxicab District. The Director may authorize use of an alternative communications system if he determines that it will adequately service the needs

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of the County and the Special Taxicab District.]

DIVISION 7. RATES AND METERS.

Sec. 20-163. [Funeral Director Hospital Transportation] Reserved.

- [(a) A funeral director licensed under the laws of the State of Maryland may, upon application, be issued a limited license authorizing the use of funeral director vehicles for nonemergency hospital transportation of patients.
- (b) A license issued under this Section shall not be subject to the provisions of Subtitle 20 except as provided in this Section. The Office of Business and Regulatory Affairs shall apply the provisions relative to inspection of vehicles and insurance insofar as they are reasonably applicable, and may promulgate regulations thereon.
- (c) The limited license fee shall be Twenty-five Dollars (\$25.00) per year renewable from year to year upon application and payment of the fee. The cost of inspection for each vehicle certified for use shall be the same as required for taxicabs and limousines.
- (d) A license issued under this Section may be denied or revoked under the provisions of Section 20-105.]

SECTION 3. BE IT FURTHER ENACTED that the rates currently established in Section 20-160 (a) (1), (2), (3), (4), and (6), prior to the effective date of this Act, shall continue in effect until such rates are changed by resolution of the County Council as provided in this Act.

SECTION 4. BE IT FURTHER ENACTED that the provisions of this Act are hereby declared to be severable; and, in the event that any section, subsection, paragraph, subparagraph, sentence, clause, phrase, or word of this Act is declared invalid or unconstitutional by a court of competent jurisdiction, such invalidity or unconstitutionality shall not affect the remaining words, phrases, clauses, sentences, subparagraphs, paragraphs, subsections, or sections of this Act, since the same would have been enacted without the incorporation in this Act of any such invalid or unconstitutional word, phrase, clause, sentence, subparagraph, subsection, or section.

Adopted this day of		, 1999.
		COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND
	BY:	
		M. H. Jim Estepp Chairman
ATTEST:		
Joyce T. Sweeney Clerk of the Council	_	
		APPROVED:
DATE.	BY:	
DATE.		Wayne K. Curry