

CPSC Meeting October 26, 2016
 VEHICLE FOR HIRE BY-LAW – PUBLIC PARTICIPATION MEETING

Amendments to Proposed Draft Vehicle for Hire By-law

Draft By-law Wording	Proposed Amendment
6.12(b) Owner – Schedule “2” (i) Class A Cab Owner (ii) Class B Cab Owner (iii) Accessible Cab Owner (iv) Limousine Owner (v) Private Vehicle for Hire (vi) Accessible Private Vehicle for Hire (c) Broker – Schedule “3”.	6.12(b) Owners s – Schedule “2” (i) Class A Cab Owner (ii) Class B Cab Owner (iii) Accessible Cab Owner (iv) Limousine Owner (v) Private Vehicle for Hire <u>Owner</u> (vi) Accessible Private Vehicle for Hire <u>Owner</u> (c) Brokers s – Schedule “3”.
8.3 To regulate the distribution of available Cab Owner Licences the Licence Manager shall issue new Cab Owner Licences only at such times as the formula referred to in subsection 8.1(a) and (b) of this Schedule warrants the issuance of new Cab Owner Licences. If warranted, the new Licences shall be issued upon review of the population figures being available from Statistics Canada and in the order from the Cab Priority List.	8.3 To regulate the distribution of available Cab Owner Licences the Licence Manager shall issue new Cab Owner Licences only at such times as the formula referred to in subsection 8.1(a) and (b) of this Schedule- By-law warrants the issuance of new Cab Owner Licences. If warranted, the new Licences shall be issued upon review of the population figures being available from Statistics Canada and in the order from the Cab Priority List.
12.3(b) during the year following the date of death, the executor or administrator of the individual’s estate may transfer the Class A Cab Owner Licences to currently Licensed as a Vehicle for Hire Driver;	12.3(b) during the year following the date of death, the executor or administrator of the individual’s estate may transfer the Class A Cab Owner Licences to <u>anyone</u> currently Licensed as a Vehicle for Hire Driver;
13.3(h) the Applicant or Licensee has been convicted of an indictable offence under any Statue of Canada, including but not limited to the <i>Criminal Code of Canada</i> , the <i>Narcotic Control Act</i> , the <i>Food and Drug Act</i> , and the <i>Controlled Drug and Substances Act</i> during the preceding five (5) years;	13.3(h) the Applicant or Licensee <u>or any partner, officer or director</u> has been convicted of an indictable offence under any Statue of Canada, including but not limited to the <i>Criminal Code of Canada</i> , the <i>Narcotic Control Act</i> , the <i>Food and Drug Act</i> , and the <i>Controlled Drug and Substances Act</i> during the preceding five (5) years;
13.6 Where the Licence Manager has made a decision under section 13.5 of this By-law the Licence Manager’s written notice of that decision shall be given to the Applicant or the Licensee by regular mail to the last known address of that person and shall be deemed to have been given on the 3rd day after it is mailed. Service on a corporation can be effected by registered mail to the address of the corporation’s registered head office.	13.6 Where the Licence Manager has made a decision under section 13.5 of this By-law the Licence Manager’s written notice of that decision shall be given to the Applicant or the Licensee by regular mail to the last known address of that person and shall be deemed to have been given on the 3rd day after it is mailed. Service on a corporation can be effected by registered- regular mail to the address of the corporation’s registered head office.
13.11 The City Clerk shall maintain a record of all regulations prescribed by Licence Manager under this By-law. The record of all regulations shall be available for public inspection at the office of the Licence Manager and the office of the City Clerk during normal business hours.	13.11 The City Clerk shall maintain a record of all regulations prescribed by <u>the</u> Licence Manager under this By-law. The record of all regulations shall be available for public inspection at the office of the Licence Manager and the office of the City Clerk during normal business hours.
15.1(a) forthwith if the vehicle is in the presence of the Licence Manager, an Enforcement Officer or an Ontario Ministry of Transportation Inspector and the Vehicle is in Operation; or	15.1(a) forthwith if the vehicle is in the presence of the Licence Manager, an Enforcement Officer or an Ontario Ministry of Transportation Inspector and the y Vehicle is in Operation; or
15.5 (a) remove the Owner Plate;	15.5 (a) remove the Owner Plate;

<p>(b) order the Driver to have the vehicle towed to a place of repair or other private property at the Driver's or the Owner's expense; and</p> <p>(c) order the Owner not to Operate or permit the Operation of the vehicle until the danger is remedied, the vehicle has been inspected by the Licence Manager or an Enforcement Officer and, in the case of a Cab or Accessible Cab, the Cab Meter has been resealed; or</p> <p>(d) order the Owner to file a Safety Standards Certificate after the date of the order.</p>	<p>(b) order the Driver to have the vehicle towed to a place of repair or other private property at the Driver's or the Owner's expense; and</p> <p>(c) order the Owner not to Operate or permit the Operation of the vehicle until the danger is remedied, the vehicle has been inspected by the Licence Manager or an Enforcement Officer and, in the case of a Cab or Accessible Cab, the Cab Meter has been resealed; or</p> <p>(d) order the Owner to file a Safety Standards Certificate after the date of the order.</p>
15.7 For the purpose of this subsection, mechanical defect includes, but is not limited to, mechanical defects directly or indirectly related to any part or parts of the vehicle involving or affecting:	15.7 For the purpose of this subsection <u>15.6</u> , mechanical defect includes, but is not limited to, mechanical defects directly or indirectly related to any part or parts of the vehicle involving or affecting:
15.9(e) require that the Owner Plate be returned to Licence Manager immediately.	15.9(e) require that the Owner Plate be returned to <u>the</u> Licence Manager immediately.
<p>SCHEDULE 1 – VEHICLE FOR HIRE DRIVERS</p> <p>Cab and Accessible Cab Drivers</p> <p>a) 2.3 In addition to all of the requirements set out in section 2.1 of this Schedule, every Cab or or Accessible Cab Driver shall, where a Passenger is paying a Fare as calculated by a Cab Meter, engage the Cab Meter at the start of the Trip and keep it running throughout the Trip; noting that the driver has discretion to disengage the Cab Meter during periods of traffic disruption.</p> <p>3.1 g) Operate a Cab or Accessible Cab when the Cab Meter has not been adjusted in accordance with the tariffs in Schedule “4” of this By-law;</p>	<p>SCHEDULE 1 – VEHICLE FOR HIRE DRIVERS</p> <p>Cab and Accessible Cab Drivers</p> <p>a) 2.3 In addition to all of the requirements set out in section 2.1 of this Schedule, every Cab or or Accessible Cab Driver shall, where a Passenger is paying a Fare as calculated by a Cab Meter, engage the Cab Meter at the start of the Trip and keep it running throughout the Trip; noting that the driver has discretion to disengage the Cab Meter during periods of traffic disruption.</p> <p>3.1 g) Operate a Cab or Accessible Cab when the Cab Meter has not been adjusted in accordance with the tariffs- fares in Schedule “4” of this By-law;</p>
<p>SCHEDULE 2 – VEHICLE FOR HIRE OWNERS</p> <p>1.2 e) file with Licence Manager:</p> <p>2.3 No motor vehicle more than 8 (eight) years old be Plated as a Vehicle for Hire under this By-law.</p>	<p>SCHEDULE 2 – VEHICLE FOR HIRE OWNERS</p> <p>1.2 e) file with <u>the</u> Licence Manager:</p> <p>2.3 No motor vehicle more than 8 (eight) years old <u>may</u> be Plated as a Vehicle for Hire under this By-law.</p>
<p>SCHEDULE 4 – FARES</p> <p>2.1 Commencing on October 1, 2016 and every year thereafter on October 1st, the rates set out in sections 3.2(a) and 4.7 in this Schedule shall be adjusted by an amount equal to the Ontario CPI for the month of June calculated as follows:</p>	<p>SCHEDULE 4 – FARES</p> <p>2.1 Commencing on October 1, 2016 and every year thereafter on October 1st, the rates set out in sections 3.2(a) — and 4. <u>17</u> in this Schedule shall be adjusted by an amount equal to the Ontario CPI for the month of June calculated as follows:</p>