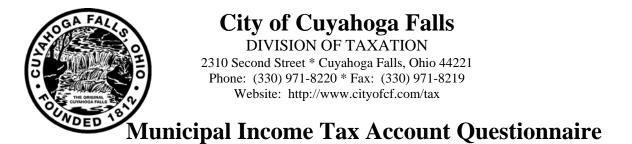
DED TO	TAXICAB BUSINE APPLICAT CHAPTEF CODIFIED ORD CITY OF CUYAHO	FION 8 761 DINANCES	No.: Paid: Issued:
IDENTIFICATION AND F	EGISTRATION TO BE	COMPLETED BY	Expires: Y APPLICANT/OWNER
APPLICATION DATE:		BUSINESS TEL	EPHONE:
COMPANY/BUSINESS NA	ME:		
BUSINESS ADDRESS:			
APPLICANT/OWNER NAM			
APPLICANT/OWNER ADD			
DRIVER'S LICENSE: STA			
CONVICTED OF ANY CRI	ME: YES	<u>NO</u> P	PENALTY:
TRAFFIC VIOLATIONS:			
BUSINESS AND VEHICLI	E REGISTRATION TO B	<u>E COMPLETED</u>	BY APPLICANT/OWNER:
TYPE OF BUSINESS ENTI	ГҮ:		
TYPE OF TRANSACTIONS	outcall only, cab stand, ai	rport shuttle, etc.):	
MAKE / N			ION OF VEHICLE
VEHICLE 1:			
VEHICLE 3:			
VEHICLE 4:			
VEHICLE 6:			
Attach proof of insur- Attach fare schedule List of Drivers	(Attach sheet for additi		
MAYOR		CHIEF OF POL	ICE
DATE:		DATE:	



Firm				
Name:	e:DBA			
Local Stree				
			Business Fax	
Nature of				
Business				
Have you p	previously had a Mu		account with the City of Cuyal Yes 🗌 No	10ga Falls, Ohio?
If Yes, plea	ase indicate the acco	ount number (SSN	or EIN)	
Date you fi Approxima	tarted business with irst had employees ate monthly payroll using a payroll servi	within our city amount \$	//	
Accountan	t's Name		Pho	ne.
Accountan			1	10
	_ C Corporation or		ou or your business)	
	_ S Corporation:	Federal ID No.	Fiscal Y	Year End
	President's Nam	e:	Vice President:	
	Address of Hom	e Office:		
	Subsidiary Of: _			
	Dartnarshin: Fa	deral ID No ·	Fiscal Y	eer End
			Address:	
			Address:	
			Address:	
	Name	5511	Address	
			. If applicable:	
	Home Address			
	Dhone		SSN:	
			5511	
	_ Withholding Acc Federal ID No.:	ount only:	Courtesy Withholding or	Non-Profit



City of Cuyahoga Falls

DIVISION OF TAXATION 2310 Second Street * Cuyahoga Falls, Ohio 44221 Phone: (330) 971-8220 * Fax: (330) 971-8219 Website: <u>http://www.cityofcf.com/</u>tax

Important Due Dates for Businesses

Net Profit Income Tax Returns

- ♦ For calendar year taxpayers, must be filed by April 15.
- ✤ For fiscal year taxpayers, must be filed by the 15th day of the fourth month following the end of the fiscal year.

Estimated Tax Payments

- Solution For calendar year taxpayers, quarterly installments are due April 30, July 31, October 30, and January 31.
- ♣ For fiscal year taxpayers, quarterly installments are due on or before the last day of fourth, sixth, ninth, and twelfth month after the beginning of the taxpayer's taxable year.

Employer Withholding Returns

- So For employers who qualify to withhold tax quarterly, due dates are as follows:
 - 1st Quarter January, February, March due April 30
 - 2nd Quarter- April, May, June due July 31
 - 3rd Quarter July, August, September due October 31
 - 4th Quarter October, November, December due January 31

*Only employers whose annual withholding is less than \$1,200.00 qualify to remit withholding on a quarterly basis.

 \clubsuit For employers required to withhold monthly, the due date for withholding is the 20th of the following month.

Example: January monthly withholding is due February 20

- A year end withholding reconciliation is due by January 31.
- Solution Copies of W2 forms must be attached to year-end reconciliation form.

For further information, please contact the Income Tax Office at 330/971-8220 or visit our website at http://www.cityofcf.com/tax.htm.

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TAXICAB BUSINESS LIST of REGULARLY EMPLOYED DRIVERS CHAPTER 761 CODIFIED ORDINANCES CITY OF CUYAHOGA FALLS

License No.:	
Issued:	
Update on:	
<u>NER</u>	

IDENTIFICATION AND REGISTRATION TO BE COMPLETED BY APPLICANT/OWNER

APPLICANT/OWNER NAME:		PHONE:		
COMPANY/BUSINESS NAME:		BUSINESS PHONE:		
<u>LIS</u> NAME	ST ALL REGULARLY EMPLOYE (Attach sheet for ad ADDRESS		EXPERIENCE OR QUALIFICATIONS	
DRIVER 1:				
DRIVER 2:				
DRIVER 3:				
DRIVER 4:				
DRIVER 5:				
DRIVER 6:				
DRIVER 7:				
DRIVER 8:				
DRIVER 9:				
DRIVER 10:				

I swear that the statements made in this document are true and I understand that if an investigation proves that I have made a false statement, my application request will automatically be denied.

APPLICANT/OWNER'S SIGNATURE



TAXICAB DRIVER APPLICATION CHAPTER 761 CODIFIED ORDINANCES CITY OF CUYAHOGA FALLS

No.:	
Paid:_	
Issued:	

• •

Expires:_____

IDENTIFICATION AND REGISTRATION TO BE COMPLETED BY DRIVER APPLICANT

APPLICATION DATE:	BUSINESS TELEPHONE:			
TAXI COMPANY NAME:				
BUSINESS ADDRESS:				
APPLICANT NAME:				
APPLICANT ADDRESS:				
BIRTHDATE:	_SOCIAL SECU	JRITY NO:		
HEIGHT: WEIGHT:	HAIR:		EYES:	
DRIVER'S LICENSE: STATE ISSUE LICENSE NO				
CONVICTED OF ANY CRIME:	YES	_NO	PENALTY:	
	NATURE:			
TRAFFIC VIOLATIONS:				
NUMBER OF YEARS WORKED AS	A TAXIDRIVER	: <u> </u>		
OTHER QUALIFICATIONS AS A TA	XIDRIVER:			
Attach picture 1-1/2" x 1-1/2" Attach fee \$1		APPLICANI	T'S SIGNATURE	
MAYOR		CHIEF OF P	POLICE	
DATE:		DATE:		

CHAPTER 761 Taxicabs

- 761.01 Definitions.
- 761.02 Conformance required.
- 761.03 License.
- 761.04 Authority of Director of Public Safety.
- 761.05 Application for license.
- 761.06 (Reserved for future legislation.)
- 761.07 Issuance of license.
- 761.08 Service obligation.
- 761.09 Identification of taxicabs.
- 761.10 Fees.
- 761.11 Liability insurance required.
- 761.12 Rules and regulations.
- 761.13 Fares.
- 761.14 Meters required.
- 761.15 Exceptions.
- 761.16 Taxicab stands.
- 761.17 Requirements for drivers.
- 761.18 Passengers.
- 761.19 Obligation to maintain safe vehicle.
- 761.20 Keeping copy of chapter.
- 761.21 Revocation of license or discontinuance of taxicab stands.
- 761.99 Penalty.

CROSS REFERENCES

Power to regulate - see Ohio R.C. 715.22, 715.66 Powers to establish stands and fix rates - see Ohio R.C. 715.25 Operation and equipment - see TRAFFIC CODE

761.01 DEFINITIONS.

Unless otherwise expressly stated, when used in this chapter, the following terms shall have the following meanings:

(a) "Taxicab company" means every corporation, company, association, joint stock association, person, firm or copartnership, their lessees, trustees, receivers or trustees appointed by any court whatsoever, owning, controlling, operating or managing any taxicab.

(b) "Taxicab" means all motor-driven vehicles engaged in the business of carrying passengers for hire on the streets of the City, except motorbuses operated on regular schedules and over regularly established routes and motor vehicles operating under a contract with a metropolitan transit authority provided the operator of such vehicles has filed a copy of said contract with the Director of Public Safety.

(Ord. 108-1998. Passed 7-27-98.)

761.02 CONFORMANCE REQUIRED.

No taxicab company shall operate any taxicab for the transportation of persons for hire on any street within the City except in accordance with this chapter. (Ord. 108-1998. Passed 7-27-98.)

761.03 LICENSE.

No taxicab company shall begin to operate or operate any taxicab for the transportation of persons over any of the streets of the City without first obtaining a license as hereinafter provided. Operators of taxicabs operating without such license but which are licensed by other municipalities may bring passengers into the City but may not pick up any passengers within the City for any destination.

(Ord. 108-1998. Passed 7-27-98.)

761.04 AUTHORITY OF DIRECTOR OF PUBLIC SAFETY.

Subject to the approval of Council, the Director of Safety is vested with the power and authority:

(a) To supervise and regulate the operation of all taxicabs within the City.

(b) To prescribe rules and regulations and to issue orders in conformity with the provisions of this chapter applicable to any and all such taxicab companies. (Ord. 108-1998. Passed 7-27-98.)

761.05 APPLICATION FOR LICENSE.

Applications for licenses under the provisions of this chapter shall be filed with the Director of Public Safety on such forms as the Director shall prescribe. The application shall contain a statement of the name and address of the applicant, the character of the business to be transacted, the kind of equipment, the number of taxicabs to be used, the conditions of the equipment and such other facts as may be required. (Ord. 108-1998. Passed 7-27-98.)

761.06 RESERVED FOR FUTURE LEGISLATION.

761.07 ISSUANCE OF LICENSE.

The Director of Public Safety may grant a license if satisfied as to the safety of vehicles, the equipment provided, the character of the applicant, and compliance with the provisions of this chapter.

(Ord. 108-1998. Passed 7-27-98.)

761.08 SERVICE OBLIGATION.

(a) Each taxicab company shall provide adequate taxicab service throughout the City upon demand during all hours of each day. All taxicabs shall be equipped with an operating radio capable of two-way voice communications with the taxicab company dispatcher.

(b) Each taxicab company shall at all times obey all laws and regulations applicable to public transportation services and shall be responsible for the conduct and actions of all persons operating vehicles or otherwise employed in the business of the company.

761.08 SERVICE OBLIGATION (cont.).

Discourteous treatment of the public, misrepresentation of fare, failure to transport passengers to requested destination without just cause, operation of unsafe or unsanitary vehicles, failure to operate in accordance with this chapter, and other similar activities inimical to a public transportation service shall be grounds for the Director of Public Safety to suspend or revoke the license issued to such company under his enforcement powers as provided in Section 761.2.

(Ord. 108-1998. Passed 7-27-98.)

761.09 IDENTIFICATION OF TAXICABS.

Every taxicab granted a license under the provisions of this chapter shall have the name of the owner thereof and shall have the words "taxicab, taxi or cab", printed in letters at least two inches in height in the center of the main panel of both rear doors of the vehicle.

(Ord. 108-1998. Passed 7-27-98.)

761.10 FEES.

At the time of the issuance of the license, and annually thereafter on or before December 31st, every taxicab company operating in the City shall pay to the Director of Public Safety a fee of one hundred dollars (\$100.00).

The fees required in this section shall be in addition to the fee required to be paid on motor vehicles under the laws of the State.

(Ord. 108-1998. Passed 7-27-98.)

761.11 LIABILITY INSURANCE REQUIRED.

It shall be unlawful to operate a public hack, taxicab or other vehicle kept for hire as defined in this chapter, or permit the same to be operated, nor shall any license be issued hereunder until and unless the applicant deposits with the Director of Public Safety a liability insurance policy for each taxicab and/or a self-insurers' certificate issued by the State. Such policies shall be written by an insurance or liability company authorized to carry on business and to write such policies in the State. Such policy and/or insurers' certificate shall indemnify the taxicab company in the sum of at least one hundred thousand dollars (\$100,000) for injury or death to one person, five hundred thousand dollars (\$500,000) for property damage in any one accident, through the operation of the taxicab or the taxicab company. Such policy shall further contain a clause obligating the surety company to give fifteen days' written notice before cancellation of such policy or policies to the Director of Public Safety. (Ord. 108-1998. Passed 7-27-98.)

761.12 RULES AND REGULATIONS.

No person shall:

(a) Drive any taxicab while under the influence of intoxicating liquor, or drink any intoxicating liquor whatsoever while transporting passengers.

(b) Procure or transport, or aid or abet in procuring or transporting, any liquor in violation of any laws of Ohio or the Liquor Control Act.

(c) Knowingly allow any taxicab to be used for immoral purposes, or procure or aid in procuring any woman for immoral purposes.

(d) Charge in excess of the rates herein fixed.

(e) Fail, neglect or refuse to turn in to the Chief of Police within twenty-four hours all the lost articles found in the taxicab.

(f) Drive or operate any taxicab upon any street in the City unless the owner thereof shall be operating under and pursuant to a license as hereinbefore provided.

(g) Use any portion of the public streets as a taxicab stand or permit a taxicab in his charge to stand upon any portion of the public streets except for such time as is necessary to load or unload passengers, excepting in such portions of the public streets as shall have been set apart by Council as taxicab stands and allotted to the particular taxicab in question.

(h) Fail to notify the Chief of Police within twenty-four hours after any accident, giving the time and the location of the accident, the name of any person injured, condition of the injured, character of injuries so far as known, and in case of property damage, the estimated amount of such damages.

(i) Travel up and down any part of Front Street seeking passengers, commonly known as "cruising", except between the hours of 10:00 p.m. and 4:00 a.m. (Ord. 108-1998. Passed 7-27-98.)

761.13 FARES.

The rates of fare to be charged by taxicabs operating in the City shall be on file with the Director of Public Safety. No taxicab company shall either increase or decrease its rate of fare without first providing a new fare schedule at least 14 days prior to implementation, and in no event shall the rates charged exceed the schedule on file with the Director of Public Safety.

No extra charge shall be made for additional passengers carried from the same point of origination to the same destination. No extra charge shall be made for carrying the hand luggage of any passenger. No zone or flat rates shall be charged.

Waiting time shall be charged for such time as the taxicab or automobile for hire is kept standing at the direction of the passenger or traveling at a speed of less than ten miles per hour.

(Ord. 108-1998. Passed 7-27-98.)

761.14 METERS REQUIRED.

No taxicab company shall do business after June 15, 1960, without first equipping the cabs with taximeters.

761.14 METERS REQUIRED (cont.).

The term "taximeter" means a mechanical instrument or device by which the charge for hire of a taxicab is mechanically calculated either for distance traveled or for waiting time or for both, and upon which such charge is indicated by means of figures. (Ord. 108-1998. Passed 7-27-98.)

761.15 EXCEPTIONS.

The provisions of this chapter shall not include or apply to motor vehicles used exclusively as hearses or ambulances, or exclusively for service at weddings, christenings and funerals, or motor vehicles leased or rented for private use without the service of a chauffeur or driver.

(Ord. 108-1998. Passed 7-27-98.)

761.16 TAXICAB STANDS.

The Director of Public Safety shall designate and allot to each taxicab company, for a temporary period not to exceed ninety days, such taxicab stands as he deems the company is entitled to, taking into consideration the number of taxicabs in operation by each company and the relative value for taxicab purposes of the various taxicab stands.

No such taxicab stand shall be permanently allocated to any taxicab company until Council shall have first amended the Traffic Control File to allow such allocation. The Traffic Control File shall not be amended relative to the permanent establishment of taxicab stands until a public hearing is held by Council, notice of which shall appear in a newspaper of general circulation in the community for two consecutive weeks prior to such hearing.

(Ord. 108-1998. Passed 7-27-98.)

761.17 REQUIREMENTS FOR DRIVERS.

All taxicab companies licensed by this chapter shall file with the Records Clerk, within five days after a license is issued and every six months thereafter, a list of all regularly employed drivers, showing name, address, age, experience and other qualifications as drivers of taxicabs.

A picture, one and one-half inches times one and one-half inches, must be presented to the Records Clerk. When issued, a taxicab driver permit with this picture must be posted in the taxicab in full view of passengers. This permit will be approved by the Director of Public Safety and Chief of Police. The fee for this permit shall be one dollar (\$1.00).

Within thirty days thereafter, the Director of Public Safety may require that such drivers acquaint themselves with any and all parts of this chapter. The Public Safety Director thereupon, if satisfied as to their fitness and ability to drive, shall issue a certificate to them in such form as he may deem necessary. (Ord. 108-1998. Passed 7-27-98.)

761.18 PASSENGERS.

No more than four adult persons shall occupy any taxicab licensed under this chapter at any time while any taxicab is in motion. No more than one person shall occupy the front seat of any taxicab, with the driver, at any time. All taxicabs licensed under this chapter shall be equipped with seat belts for each occupant.

(Ord. 108-1998. Passed 7-27-98.)

761.19 OBLIGATION TO MAINTAIN SAFE VEHICLE.

It shall be the duty of every taxicab company granted a license under the provisions of this chapter to maintain all vehicles at all times in a safe and fit condition. (Ord. 108-1998. Passed 7-27-98.)

761.20 KEEPING COPY OF CHAPTER.

A copy of this chapter shall be kept on file at the central office of any taxicab company operating thereunder and shall be made accessible for inspection for any person upon demand.

(Ord. 108-1998. Passed 7-27-98.)

761.21 REVOCATION OF LICENSE OR DISCONTINUANCE OF TAXICAB STANDS.

Whenever it is conducive to the public peace, health, safety, convenience or general welfare and after notice and hearing, the Director of Public Safety may revoke any such license theretofore granted and Council may change or discontinue any taxicab stands theretofore established.

(Ord. 108-1998. Passed 7-27-98.)

761.99 PENALTY.

Whoever violates any provision of this chapter is guilty of a minor misdemeanor. (Ord. 108-1998. Passed 7-27-98.)