

PROPOSED WORDING TO AMEND THE LIVERY TRANSPORT BYLAW 6M2007

1. Bylaw 6M2007, the Livery Transport Bylaw, as amended, is hereby further amended.
2. The following is added after section 22 as section 22.1:

“22.1 Where the **Manager** has specified the form, content, colour and location of **Plates** and other decals and identification markings required to be placed on **Livery Vehicles** pursuant to section 22(c), the **Driver** of a **Livery Vehicle** must ensure that all **Plates**, decals and identification markings are placed on the **Livery Vehicle** as specified by the **Manager**.”
3. Subsection 24(4) is deleted and replaced with the following:

“(4) Upon receipt of a bulletin a **Brokerage** shall:

 - (a) post the bulletin in a prominent location within the **Brokerage** premises;
 - (b) upon request provide a copy to all persons who pay the **Brokerage** stand rent; and
 - (c) communicate over the **Brokerage's** dispatch system that the bulletin has been published.”
4. Section 35 is deleted and replaced with:

“35. No **Person** shall charge a fare for the operation of a **Taxi** other than the fare shown on the **Taximeter** at the conclusion of the trip except in accordance with Schedule “A”.”
5. (1) Subsection 50(2) is deleted and replaced with the following:

“(2) In Subsection (1), “previously arranged” means:

 - (a) in the case of a **Limousine** affiliated with a **Brokerage**, the customer has entered into an agreement with the **Brokerage** at least 30 minutes prior to the time of pick up; or
 - (b) in the case of a **Limousine** that is an **Independent Livery Vehicle**, the customer has entered into an agreement with the **Driver** of the **Limousine** at least 30 minutes prior to the time of pick up.”
- (2) In subsection 50(3), the following is added before 50(3)(a) as 50(3)(a.1):

“(a.1) the time and date when the agreement was entered into;”
6. The following is added after section 72 as section 72.1:

- “72.1 The **Manager** must refuse to **Issue** a **T.D.L.** or **L.D.L.** applied for if the **Applicant** does not hold a valid and subsisting Class 1, 2 or 4 **Provincial Operator’s Licence.**”
7. In section 74, the words “or such longer time as determined by the **Manager** in his or her sole discretion” are added after the word “refusal”.
8. Section 86(g) is deleted and replaced with the following:
- “(g) must display his or her **T.D.L.** or **L.D.L.** in a position inside the **Livery Vehicle** which is clearly visible to any person inside the **Livery Vehicle**,”
9. In section 117, the words “twenty-four” are deleted and replaced with “twelve (12)”.
10. Subsection 135.3(3) is deleted and replaced with the following:
- “(3) A **Brokerage** must transmit the data set out in subsection (2) to a location and in a format approved by the **Manager**:
- (a) upon the renewal of the **Brokerage’s Licence**; and
- (b) at any time where the amount of a **Stand Rent** charged to a **Driver** is changed.”
11. The following is added before section 159 as subsection 158.1:
- “158.1 In this Division, “**Licence**” includes a **Certificate.**”
12. In subsections 162(2), (5) and (5)(b), the word “refuse,” is added after the words “decision to”.
13. In **SCHEDULE "A" – RATES**, in section 5 the words “other than as provided for in this Schedule” are added after the word “collected”.
14. In **SCHEDULE "A" – RATES**, subsection 8(c) is deleted and replaced with the following:
- “(c) Notwithstanding Subsection (b), the **Driver** of:
- (i) a **Taxi** with a rated seating capacity of seven or more occupants;
or
- (ii) a **Taxi** to which an **A.T.P.L.** is joined;
- may charge a surcharge of \$6.80 in addition to the meter rate when a customer requires or requests such a **Taxi** to accommodate additional luggage or cargo and the customer agrees to the surcharge in advance of the trip.”
15. In **SCHEDULE "A" – RATES**, after subsection 8(d), the following is added as subsection 8(e):

- (e) A **Driver** may charge a passenger a fee of up to \$100 for soiling the interior of the **Taxi** with vomit or bodily fluids.”
16. In **SCHEDULE "A" – RATES**, subsection 12(3)(a) is deleted.
17. In **SCHEDULE "A" – RATES**, the following is added following the title **TABLE 1 – FLAT RATE FARES FOR REGISTERED HOTEL GUESTS AND AIRLINE CREWS**:
- “Note: Flat rate fares from Airport include \$4.00 surcharge imposed by the Calgary Airport Authority”**
18. In **SCHEDULE "A" – RATES**, after the title **TABLE 3 – ZONE BASED FARES FOR SEDAN LIMOUSINES - Travelling To/From Calgary International Airport**, the following is added:
- “Note: Zone based fares from Airport include \$6.00 surcharge imposed by the Calgary Airport Authority”**
19. In **SCHEDULE "C" — ENHANCED LIVERY VEHICLE INSPECTION STANDARDS**, in section 64(4)a), the words “*an axle*” are deleted and replaced with “*all axles*”.
20. In **SCHEDULE "D" — OFFENCE AND PENALTY**, the following is added before s. 25 as s.22.1 under the headings indicated:

OFFENCE		PENALTY	
Section	Description	Minimum	Specified
“s. 22.1	Improper placement Plates , decals or identification markings	\$200.00	\$700.00”

21. In **SCHEDULE "D" — OFFENCE AND PENALTY**, the following is added after s. 86(e) as s.86(g) under the headings indicated:

OFFENCE		PENALTY	
Section	Description	Minimum	Specified
“s. 86(g)	fails to clearly display T.D.L. or L.D.L.	\$200.00	\$700.00”

22. In **SCHEDULE "D" — OFFENCE AND PENALTY**, under the headings indicated, the following provisions are deleted:

OFFENCE		PENALTY	
Section	Description	Minimum	Specified
“s. 135.3(1)	Brokerage fails to record Stand Rent data	\$1000.00	\$2000.00
s. 135.3(1)	Brokerage fails to submit Stand Rent data	\$1000.00	\$2000.00”

and replaced with the following:

OFFENCE		PENALTY	
Section	Description	Minimum	Specified
"s. 135.3(2)	Brokerage fails to record Stand Rent data	\$1000.00	\$2000.00
s. 135.3(3)	Brokerage fails to submit Stand Rent data	\$1000.00	\$2000.00"

23. This Bylaw comes into force on the day it is passed.

TEXT FOR DISCUSSION ONLY