

TAXICAB LICENSE TRANSFER TAX RETURN

Effective on or after March 21, 2017

This is a joint return to be	•		Limousine C	ommi	issior		ver St	reet, 22r	d Floo	r, New York,			ll pa	yment	must be s	sent to:
Name								Name								
Address								Address								
City and State	City and State Zip Code Country (if not US				ot US)	SFER	City and State Telephone Number		Zip Code			Country (if not US)				
Telephone Number Transferee's Email Address					FRAN	Telephone Number Transferor's Email Address										
Employer Identification Nu	mber	OR	Social	Security	Numbe	r		Empl	oyer Identi	ification Number]	OR		Social Se	ecurity Number	
TRANSFEROR Type of business entity Were all required appli Were Commercial Mot TRANSFEREE	cable Co		•	rated	Busin		Partner		/)	☐ Indivi	idual	proprietor No				
Type of business entity:	· (✓)	[Corporation	on			Partner	ship		Indiv	idual	proprietor				
SCHEDULE A	- Co	mputa	tion of T	ах												
 Consideration, subject Tax due (multiply line 1 Penalties (see page 2) Interest (see page 2) TOTAL AMOUNT DL I swear (or affirm) that this suant to Title 11, Chapter 	JE (add I	0.005)) ines 2, 3	and 4)examined by	me and	d is, to	the best	of my	knowledg	je and b	pelief, a true a	2. 3. 4.		n, m	ade in ç	good faith,	pur-
AFFIDAVIT OF TRANSFEREE							AFFIDAVIT OF TRANSFEROR									
NAME OF TRANSFEREE					N.F	NAME OF TRANSFEROR										
SIGNATURE OF OWNER, PARTNER, OFFICER OF CORPORATION, ETC.					SI	SIGNATURE OF OWNER, PARTNER, OFFICER OF CORPORATION, ETC.										
TITLE				TI	TITLE											
Subscribed to and sworn to before me this					Su	Subscribed to and sworn to before me this										
day of		,					da	y of								
Signature of officer administering oath					Si	Signature of officer administering oath										
FOR USE BY TAXI AND LIMOUSINE COMMISSION						FOR	JSE BY DE	PARTMEN	T OF FINANCE ON	ILY						
Return number AUD. REF EE HISTORY						MV	1	CALCUL	ATION		СВ			FOLIO		
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Form NYC-TCLT Page 2

SCHEDULE B - Calculation of consideration subject to tax

6.	Total consideration for a) the transfer of a taxicab license or interest in the license and	
	b) the taxicab or other property transferred in conjuction with the transfer without any deduction6.	
7.	Less: fair market value of the taxicab or other property, if also transferred	
8.	Consideration subject to tax (enter on Schedule A, line 1, page 1)	

LEGISLATIVE HIGHLIGHT

Effective March 21, 2017, Local Law 58 of 2017 changed the tax rate on the transfer of a taxicab license from 5% of the consideration given to 0.5% of the consideration given for such transfer.

DEFINITIONS

Taxicab

Any motor vehicle carrying passengers for hire in the City, duly licensed as a taxicab by the Taxi and Limousine Commission and permitted to accept hails from passengers in the street.

Taxicab license

A license issued by the Taxi and Limousine Commission under Section 19-504 of Title 19 of the NYC Administrative Code to operate a taxicab.

Consideration

The total price paid or agreed to be paid for the transfer of a taxicab license or interest in the license, whether paid or agreed to be paid in money, property, or in any other thing of value (including the cancellation or discharge of an indebtedness or obligation), without any deduction.

Transfer

Any transfer of interest, whether or not the interest constitutes title, or possession, or both, exchange or barter, rental, lease, or license to use, conditional or otherwise, in any manner or by any means whatsoever for a consideration, or any agreement therefor. The tax shall not apply to the transfer of the taxicab license or interest in the license by means of a lease, license, or other rental arrangement, where the term of the lease, license or other rental arrangement (including the maximum period for which it can be extended or renewed) does not exceed six months.

Transferee

The person to whom a taxicab license or interest in the license is transferred in a transfer, as defined above.

Transferor

The person who transfers a taxicab license or interest in the license in a transfer, as defined above.

IMPOSITION OF TAX

Effective on or after March 21, 2017, NYC Administrative Code Section 11-1402 imposes a tax on each transfer of a taxicab license or interest in the license, at the rate of .5% of the consideration (Schedule A, line 1) given for the transfer. If the transfer occurred prior to March 21, 2017, use the previous form.

If there is a transfer of the economic interest in a taxicab license brought about by the transfer of shares of stock of a corporation that holds the taxicab license or interest, or the transfer of an interest or interests in a partnership or association which holds the taxicab license or interest, this transfer is treated as a transfer of the taxicab license or interest, and is subject to the tax.

Where a taxicab or any other property is transferred to a transferee in conjunction with the transfer of a taxicab license or interest, the tax is computed on the total consideration for the transfer of the license or interest plus the taxicab or other property transferred, less the fair market value of the taxicab or other property.

FILING OF RETURN AND PAYMENT OF TAX

The tax must be paid by the transferee. The transferor is liable for payment of the tax if the tax is not paid by the transferee. No transfer of a taxicab license or interest in the license can be approved by the Taxi and Limousine Commission until the tax has been paid.

At the time of payment Form NYC-TCLT must be filed jointly by the transferee and transferor. The return and remittance made payable to the order of: **NYC Department of Finance**, must be sent to:

Taxi and Limousine Commission 33 Beaver Street, 22nd Floor New York, NY 10004

Upon approval by the TLC, the return and payment will be forwarded to the NYC Department of Finance.

INTEREST

If the tax is not paid on or before the due date (determined without regard to any extension of time), interest must be paid on the amount of the underpayment from the due date to the date paid. For information regarding interest rates, visit the Finance website at **nyc.gov/finance** or call 311. If calling from outside the five NYC boroughs, call 212-NEW-YORK (212-639-9675).

PENALTIES

- a) If you fail to file a return when due, add to the tax (less any payments made on or before the due date) 5% for each month or partial month the form is late up to 25%, unless the failure is due to reasonable cause.
- b) If the return is filed more than 60 days late, the minimum late filing penalty will be equal to the lesser of a) \$100 or b) 100% of the tax due required to be shown on the return, less any payments or credits claimed.
- c) If you fail to pay the tax shown on the return by the prescribed filing date, add to the tax, (less any payments made) 1/2% for each month or partial month the payment is late up to 25%, unless the failure is due to reasonable cause.
- d) The total of the additional charges in a) and c) may not exceed 5% for any one month except as provided for in b).
- e) Additional penalties may be imposed due to negligence or fraud.

If you claim not to be liable for these penalties, a statement in support of your claim should be attached to the return.