## NEW YORK CITY TAXI AND LIMOUSINE COMMISSION

# Notice of Public Hearing and Opportunity to Comment on Proposed Rules

What are we proposing? The Taxi and Limousine Commission ("TLC") is considering amendments to its rules relating to the suspension of licenses.

When and where is the Hearing? The Commission will hold a public hearing on the proposed rules. The public hearing will take place at 10:00 a.m. on Thursday, November 21, 2013. The hearing will be in the Commission hearing room at 33 Beaver Street, 19<sup>th</sup> Floor, New York, NY 10004.

**How do I comment on the proposed rules?** Anyone can comment on the proposed rules by:

**Mail**. You can mail written comments to the Taxi and Limousine Commission, Office of Legal Affairs, 33 Beaver Street – 22<sup>nd</sup> Floor, New York, New York 10004.

**Fax.** You can fax written comments to the Taxi and Limousine Commission, Office of Legal Affairs, at 212-676-1102.

Email. You can email written comments to <u>tlcrules@tlc.nyc.gov</u>.

**Website**. You can submit comments to the Taxi and Limousine Commission through the NYC Rules Web site at <a href="https://www.nyc.gov/nycrules">www.nyc.gov/nycrules</a>.

**By Speaking At the Hearing**. Anyone who wants to comment on the proposed rule at the public hearing must sign up to speak. You can sign up before the hearing by calling 212-676-1135. You can also sign up in the hearing room before the hearing begins on November 21, 2013 at 10:00 a.m. You may speak for up to three minutes.

**Is there a deadline to submit written comments?** Yes, you must submit written comments by November 21, 2013.

**Do you need assistance to participate in the Hearing?** You must tell the Office of Legal Affairs if you need a reasonable accommodation of a disability at the Hearing. You must tell us if you need a sign language interpreter. You can tell us by mail at the address given above. You may also tell us by telephone at 212-676-1135. You must tell us by Thursday, November 14, 2013.

**Can I review the comments made on the proposed rules?** A few days after the hearing, a transcript of the hearing and copies of the written comments will be available to the public at the Office of Legal Affairs at 33 Beaver Street, 22<sup>nd</sup> Floor, New York, NY 10004.

What authorizes the Commission to make this rule? Section 2303 of the City Charter and section 19-503 of the City Administrative Code authorize the Commission to make these proposed rules. These proposed rules were not included in the Commission's regulatory agenda for this Fiscal Year because the need for the proposed rule was not yet identified.

Where can I find the Commission's rules? The Commission's rules are in Title 35 of the Rules of the City of New York.

What rules govern the rulemaking process? The Commission must meet the requirements of Section 1043 of the City Charter when creating or changing rules. This notice is made according to the requirements of Section 1043(b) of the City Charter.

## **Statement of Basis and Purpose of Proposed Rules**

These proposed rules are authorized by Section 2303 of the Charter and Sections 19-503 and 19-506 of the New York City Administrative Code. These rules address technical considerations that were identified by TLC staff. The amendments are intended, among other things, to clearly differentiate situations in which a license may be suspended immediately (summary suspension) by the TLC before a hearing from situations in which a suspension can be imposed by an ALJ after a hearing as a penalty for a violation of a rule or law. The rule is intended to make sure that penalties required for rule violations are consistently applied.

The proposed rule changes to Title 35 of the Rules of the City of New York are as follows:

- Amendments to clarify when summary suspension of TLC licenses can occur prior to a hearing for certain violations;
- Amendments to clarify the penalties for certain violations, including to clarify when a suspension can be imposed by an ALJ after a hearing;

New material is underlined.

[Material inside brackets indicates deleted material.]

- §1. Subdivisions (a), (b) and (c) of section 54-11 of Title 35 of the Rules of the City of New York are amended to read as follows:
- (a) *Driver Must Have Valid Taxicab Driver's License*. A driver must not operate a Taxicab or Street Hail Livery in the City of New York while his or her Taxicab Driver's License is revoked, suspended or expired. A Paratransit Driver must not operate an Accessible Street Hail Livery in the City of New York while his or her Paratransit Driver's License is revoked, suspended, or expired. During the Livery Driver Authorization Period, a For-Hire Driver must not operate a Street Hail Livery while his or her FHV Driver's License is revoked, suspended or expired.

§54-11(a)	Fine: \$400 [and Summary Suspension	Appearance
	until compliance]	REQUIRED

- (b) Driver Must Have Valid Chauffer's License.
  - (1) A Driver must not operate a Taxicab or Street Hail Livery without a Valid Chauffeur's License. The License of a Driver who operates a Taxicab or Street Hail Livery without a valid Chauffer's License will be summarily suspended.

§54-11(b)(1)	Fine: \$400 and [Summary]	Appearance
	Suspension until	REQUIRED
	compliance	
	Points: 2	

(c) *Vehicle Must Be Licensed*. A Driver must not knowingly operate a Taxicab or Street Hail Livery for hire unless that vehicle is licensed by the Commission and the License is Valid.

\$54-11(c)	Fine: \$25-\$350 and/or suspension up to 30 days [Summary Suspension until	Appearance REQUIRED
	compliance]	
	Points: 3	

§2. The penalty for Section 54-12(i)(1) and (2) of Title 35 of the Rules of the City of New York is amended to read as follows:

(i) Cooperate with the Commission.

§54-12(i)(1)-	Fine: \$300 and [Summary]	Appearance REQUIRED
(2)	Suspension until	
	compliance	
	Points: 2	

- §3. Paragraphs (1) and (2) of subdivision (b) of section 55-11 of Title 35 of the Rules of the City of New York are amended to read as follows:
- (b) Driver Must Have a Valid Chauffeur's License.
  - (1) A Driver must not operate a For-Hire Vehicle without a valid Chauffeur's License. <u>The License of a Driver who operates a For-Hire Vehicle without a valid Chauffer's License will be summarily suspended.</u>
  - (2) A Driver of a For-Hire Vehicle which is not exempt from NYS Department of Transportation authorization and inspection requirements must be in compliance with Article 19-A of the New York State Vehicle and Traffic Law. Driving a non-exempt vehicle if not in compliance with Article 19-A is the same as if the individual were driving a For-Hire Vehicle without a Valid License.

and [Sun until com Second V months: 1 [Summar complian	Violation in 36 \$2,000 and xy] Suspension until nce. iolation: revocation.
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§4. The penalty for Section 55-12(i)(1) and (2) of Title 35 of the Rules of the City of New York is amended to read as follows:

(i) Cooperate with the Commission.

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§55-12(i)(1)&(2)	Fine: \$300 and [Summary]	Appearance REQUIRED
	Suspension until	
	compliance	

- §5. Section 55-14(d) of Title 35 of the Rules of the City of New York is amended to read as follows:
- (d) Annual Drug Testing.
  - (1) All Drivers except those who are NYC Police Officers, must be tested annually, at the Driver's expense, for Drugs.
  - (2) For Drivers in the first year of a two-year License, the testing must occur no sooner than 30 days before the one-year anniversary date. <u>The License of a Driver who does not timely submit to drug testing will be summarily suspended.</u>

§55-14(d)(1)&(2)	Fine: [Summary] Suspension until compliance or revocation. \$200 if compliance is more	Appearance NOT REQUIRED
	than 30 days after the	
	deadline	

§6. Sections 56-11(c) and (d) of Title 35 of the Rules of the City of New York and the penalty for violation of section 56-11(b) are amended to read as follows:

(b) Driver Must be Licensed.

§56-11(b)	Fine: First Violation: \$1,500	Appearance NOT
	[and Summary Suspension	REQUIRED
	until compliance.]	
	Second Violation in 36	
	months: \$2,000 [and	
	Summary Suspension until	
	compliance.]	
	Third Violation: revocation.	

(c) *Driver Must Have Valid Chauffeur's License*. A Driver must not operate a Paratransit Vehicle unless he or she possesses a [V]valid Chauffeur's License. The License of a Driver who operates a Paratransit Vehicle without a valid Chauffer's License will be summarily suspended.

§56-11(c)	Fine: First Violation: \$1,500	Appearance NOT
	and [Summary] Suspension	REQUIRED
	until compliance.	
	Second Violation in 36	
	months: \$2,000 and	
	[Summary] Suspension until	
	compliance.	
	Third Violation: revocation.	

(d) Driver Must [Possess Valid Paratransit License] Not Permit Unlicensed Activity.

[(1) A driver must not operate a Paratransit Vehicle unless he or she possesses a Valid Paratransit Driver's License.]

[§56-11(d)(1)	Fine: \$500 to \$1,500 and	Appearance NOT
	Summary Suspension until	REQUIRED ]
	compliance.	

[(2)] (1) A Driver [will] <u>must</u> not permit any individual who is not currently licensed by the Commission to operate the Paratransit Vehicle in which he or she is dispatched, unless directed to do so by the owner or his or her agents.

§56-11(d)[(2)](1)	Fine: MANDATORY	Appearance REQUIRED
	PENALTIES: See §56-02	

§7. The penalty for Section 56-12(g)(1) and (2) of Title 35 of the Rules of the City of New York is amended to read as follows:

(g) Cooperate with the Commission.

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§56-12(g)(1)(2)	Fine: \$300 and [Summary]	Appearance REQUIRED
	Suspension until	
	compliance	

- §8. Subdivisions (a), (b) and (c) of section 57-11 of Title 35 of the Rules of the City of New York is amended to read as follows:
- (a) Driver Must Be Licensed. A person must not operate a for-hire Commuter Van without having a Valid Commuter Van Driver's License.

§57-11(a)	Fine: \$400 [and Summary Suspension until	Appearance NOT REQUIRED
	compliance].	

(b) *Driver Must Have a Valid Chauffeur's License*. A driver must not operate a Commuter Van unless he or she possesses a Valid Chauffeur's License. <u>The License of a Driver who operates a Commuter Van without a valid Chauffer's License will be summarily suspended.</u>

§57-11(b)	Fine: \$400 and [Summary]	Appearance NOT
	Suspension until compliance.	REQUIRED

(c) *Driver Must Be in Compliance with Article 19-A.* A Commuter Van Driver must be in compliance with Article 19-A of the New York State Vehicle and Traffic Law. Driving a Commuter Van in noncompliance with Article 19-A is considered to be the same as if the individual were driving a Commuter Van without a Valid Commuter Van License. The License of a Driver who operates a Commuter Van in noncompliance with Article 19-A will be summarily suspended.

§57-11(c)	Fine: \$400 and [Summary]	Appearance NOT
	Suspension until compliance.	REQUIRED

- §9. The penalties for Sections 57-12(e)(1) and (e)(3) of Title 35 of the Rules of the City of New York are amended to read as follows:
- (e) Cooperate with Law Enforcement and the Commission. Commuter Van Drivers must:

§57-12(e)(1)	Fine: \$300 and [Summary] Suspension until compliance	Appearance REQUIRED
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§57-12(e)(3)	Fine: \$300 and [Summary]	Appearance REQUIRED
	Suspension until	
	compliance	

- §10. Section 58-12(c) of Title 35 of the Rules of the City of New York is amended to read as follows:
- (c) No Unregistered Vehicles.
  - (1) An Owner must ensure that all of Owner's Taxicabs are operated only while the registration of the vehicle remains Valid.
  - (2) Operating a vehicle without a Valid registration will be considered the same as operating without a Valid Taxicab License. <u>The License of an Owner who operates a vehicle without valid registration will be summarily suspended.</u>

§58-12(c)	Fine: \$100-\$350 and/or	Appearance REQUIRED
	suspension up to 30 days;	
	[Summary] Suspension until	
	compliance	

§11. The penalty for Section 58-15(i)(1) of Title 35 of the Rules of the City of New York is amended to read as follows:

(i) Cooperate with the Commission

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§58-15(i)(1)	Fine: \$300 and [Summary]	Appearance REQUIRED
	Suspension until compliance	

- §12. Section 58-29(b) of Title 35 of the Rules of the City of New York is amended to read as follows:
- (b) *Tri-Annual Inspection*. An Owner must have his Taxicab inspected every four months at a date and time designated by the Commission and at any other time deemed necessary by the Commission. <u>The License of an Owner whose Taxicab is not timely inspected will be summarily suspended.</u>

§58-29(b)	Fine: (penalties below are	Appearance REQUIRED
	cumulative)	
	0-30 days past inspection	
	due date: \$100 and	
	[Summary] Suspension	
	until compliance	
	31-60 days past inspection	
	due date: \$100-\$250 and	
	[[Summary] Suspension	
	until compliance	
	61-120 days past inspection	
	due date: \$250-\$500 and	
	[Summary] Suspension	
	until compliance	
	More than 120 days past	
	inspection due date: \$500	
	and/or revocation.	

- §13. Section 58-30(c) of Title 35 of the Rules of the City of New York is amended to read as follows:
- (c) An Owner must repair or replace a Taxicab when the Commission determines that the vehicle is unsafe or unfit for use as a Taxicab and directs the Owner to remove it from service. The Owner must surrender the Medallion and Rate Card to the Commission for storage and the License will be <u>summarily</u> suspended.

§58-30(c)	Fine: \$100- \$350 and/or suspension	Appearance
	up to 30 days. [Summary] Suspension	N/A
	until compliance.	

§14. The penalty for Section 58-34(e)(1-4) of Title 35 of the Rules of the City of New York is amended to read as follows:

(e) Optional Rooftop Advertising Fixture.

(c) optional needs of new results in the contract of the contr		
§58-34(e)(1-4)	Fine: \$200 and a 10-day	Appearance NOT
	Notice to Correct. If the 10-	REQUIRED
	day Notice to Correct is not	
	complied with, [Summary]	
	Suspension until the	
	condition is corrected	

§15. The penalty for Section 58-36(a) of Title 35 of the Rules of the City of New York is amended to read as follows:

§58-36(a)	Fine: \$350 if plead guilty Appearance NOT	
	before a hearing and supply a REQUIRED	
	condition corrected form	
	issued by TLC's Safety and	
	Emissions Division; \$450 if	
	found guilty following a	

hearing. [Summary]	
Suspension until the	
condition is corrected.	

§16. The penalty for Section 58-39(a) and (b) of Title 35 of the Rules of the City of New York is amended to read as follows:

(b) Owner's Responsibility.

§58-39(a) & (b)	Fine: \$250 – 1,500	Appearance N/A
	and/or suspension up to	
	30 days. [Summary]	
	suspension until	
	compliance under to	
	§68-22 of this title	ļ

§17. The penalty for Section 58-41(a) of Title 35 of the Rules of the City of New York is amended to read as follows:

(a) Good Working Order.

(a) Good Working Oraci.		
§58-41(a)	Fine: \$150 if plead guilty	Appearance NOT
	before a hearing and supply a	REQUIRED
	condition corrected form	
	issued by TLC's Safety and	
	Emissions Division; \$200 if	
	found guilty following a	
	hearing. [Summary]	
	Suspension until the	
	condition is corrected.	

§18. The penalty for Section 59A-11(a) of Title 35 of the Rules of the City of New York is amended to read as follows:

(a) For-Hire Vehicle License and Commission License Plate.

§59A-11(a)(1)(i)	Vehicle Fine: \$350 [and	Appearance NOT required
	summary suspension until	
	compliance]	
	Penalty Points: 1	

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§19. Section 59A-11(d)(1) and the penalty for Section 59A-11(d) of Title 35 of the Rules of the City of New York are amended to read as follows:

(d) Validity of For-Hire Vehicle License Requires Valid State Registration.

(1) A For-Hire Vehicle License will be Valid only while the state registration of the Vehicle remains Valid. The License of an Owner who operates a For-Hire Vehicle without valid state registration will be summarily suspended.

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§59A-11(d)	Fine: \$400 and [Summary]	Appearance REQUIRED

Suspension until	
compliance.	

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§20. Section 59A-11(g)(2) and the penalty for Section 59A-11(g) of Title 35 of the Rules of the City of New York are amended to read as follows:

(2) has been modified after manufacture and is NOT exempt from NYS Department of Transportation operating authority and inspection requirements will be Valid only while the NYS Department of Transportation operating authority required for the Vehicle remains Valid. The License of an Owner who operates a For-Hire Vehicle without valid NYS Department of Transportation operating authority will be summarily suspended.

§59A-11(g)	Fine: [Summary] Suspension	Appearance REQUIRED
	until Valid NYS DOT	
	operating authority obtained	

§21. The penalty for Section 59A-13(j)(1) and (2) of Title 35 of the Rules of the City of New York is amended to read as follows:

(i) Cooperation with the Commission.

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§59A-13(j)(1)&(2)	Fine: \$300 and [Summary]	Appearance REQUIRED
	Suspension until	
	compliance	

- §22. Section 59A-27(a) of Title 35 of the Rules of the City of New York is amended by adding a new paragraph (5), and the penalty for violation of section 59A-27(a) is amended to read as follows:
- (a) Unsafe or Unfit Vehicles.

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(5) The License of an Owner who operates a vehicle that has been determined to be unsafe or unfit for use will be summarily suspended.

§59A-27(a)	Fine: \$100 – 350 and/or	Appearance REQUIRED
	suspension up to 30 days;	
	[Summary] Suspension	
	until compliance.	

§23. The penalty for Section 59A-28(b)(3) of Title 35 of the Rules of the City of New York is amended to read as follows:

(b) Proper Vehicle Identification Required.

(b) Froper venicie lucinification Required.		
§59A-28(b)(3)	Fine: \$100 - \$350 and	Appearance NOT
	[Summary] Suspension until	REQUIRED

compliance	

§24. The penalty for Section 59A-32(a) of Title 35 of the Rules of the City of New York is amended to read as follows:

(a) Requirement.

(a) Requirement.		
§59A-32(a)	Fine: \$350 if plead guilty	Appearance NOT
	before a hearing and supply a	REQUIRED
	condition corrected form	
	issued by TLC's Safety and	
	Emissions Division; \$450 if	
	found guilty following a	
	hearing. [Summary]	
	Suspension until the	
	condition is corrected.	

§25. The penalty for Section 59A-33(a) of Title 35 of the Rules of the City of New York is amended to read as follows:

(a) Requirements for In-Vehicle Camera System.

(a) Requirements for In-venicion	e Camera System.	
§59A-33(a)	Fine: \$350 if plead guilty	Appearance NOT
	before a hearing and supply a	REQUIRED
	condition corrected form	
	issued by TLC's Safety and	
	Emissions Division; \$450 if	
	found guilty following a	
	hearing. [Summary]	
	Suspension until the	
	condition is corrected.	

§26. The penalties for Sections 59B-28(b)(3) and (4) of Title 35 of the Rules of the City of New York are amended to read as follows:

(b) Proper Vehicle Identification Required.

§59B-28(b)(3)	Fine: \$100 - \$350 and [Summary] Suspension until compliance.	Appearance NOT REQUIRED
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§59B-28(b)(4)	Fine: \$100 -\$350 and	Appearance REQUIRED
	[Summary] Suspension	
	until compliance	

- §27. The penalty for Section 59B-33(a)(1) of Title 35 of the Rules of the City of New York is amended to read as follows:
- (a) Requirements for In-Vehicle Camera System.

§59B-33(a)(1)	Fine: \$350 if plead guilty	Appearance NOT
	before a hearing and	
	supply a condition	
	corrected form issued by	
	TLC's Safety and	
	Emissions Division;	
	\$450 if found guilty	
	following a hearing.	
	[Summary] Suspension	
	until the condition is	
	corrected.	

§28. The penalty for Section 60A-12(j)(1) of Title 35 of the Rules of the City of New York is amended to read as follows:

(i) Failure to Cooperate with the Commission.

§60A-12 (j)(1)	Fine: \$300 and [Summary]	Appearance REQUIRED
	Suspension until	
	compliance	

§29. The penalty for Section 60A-18(c) of Title 35 of the Rules of the City of New York is amended to read as follows:

(c) Transmit Monthly.

(c) Transmit Monthly.		
§60A-18(c)	Fine: \$500 if plead guilty	Appearance NOT required
	before a hearing; \$1,000 if	
	found guilty following a	
	hearing. [Summary]	
	Suspension until	
	compliance.	

§30. The penalty for Section 60B-12(j)(1) of Title 35 of the Rules of the City of New York is amended to read as follows:

(j) Failure to Cooperate with the Commission.

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§60B-12 (j)(1)	Fine: \$300 and [Summary]	Appearance REQUIRED
	Suspension until	
	compliance	

§31. The penalty for Section 60B-18(b) of Title 35 of the Rules of the City of New York is amended to read as follows:

(b) Transmit Monthly.

(0) Transmit Monthly.		
§60B-18(b)	Fine: \$500 if plead guilty	Appearance NOT required
	before a hearing; \$1,000 if	
	found guilty following a	
	hearing. [Summary]	
	Suspension until	
	compliance.	

- §32. Section 61A-10(d) of Title 35 of the Rules of the City of New York is amended by adding a new paragraph (3), and the penalty for violation of section 61A-10(d) is amended to read as follows:
- (d) Driver Must Be Licensed.

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(3) The License of an Owner who allows a Commuter Van to be operated by anyone without a valid Chauffer's License and a valid Commuter-Van Driver's License will be summarily suspended.

§61A-10(d)	Fine: \$500 and [Summary]	Appearance REQUIRED
	Suspension of Commuter-	
	Van license until	
	compliance	

§33. The penalty for Section 61A-12(e)(1) of Title 35 of the Rules of the City of New York is amended to read as follows:

e) Cooperate with the Commission.

§61A-12(e)(1)	Fine: \$300 and [Summary]	Appearance REQUIRED
	Suspension until	
	compliance	

- §34. Section 61B-10(c) of Title 35 of the Rules of the City of New York is amended by adding a new paragraph (3), and the penalty for violation of section 61B-10(c) is amended to read as follows:
- (c) Driver Must Be Licensed.

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(3) The License of a Consumer-Van Service Owner who allows a Commuter Van Vehicle affiliated with the Owner's Service to be operated by anyone without a valid Chauffer's License and a valid Commuter-Van Driver's License will be summarily suspended.

§61B-10(c)	Fine: \$500 and [Summary]	Appearance REQUIRED
	Suspension of Commuter-	
	Van license until	
	compliance	
	Multiple violations: See	
	Mandatory Penalties	
	(§61B-02(d))	

§35. The penalty for Section 61B-12(e)(1) of Title 35 of the Rules of the City of New York is amended to read as follows:

(e) Cooperate with TLC.

§61B-12(e)(1)	Fine: \$300 and [Summary]	Appearance REQUIRED
	Suspension until	
	compliance	

§36. The penalty for Section 82-12(b)(1)(i) of Title 35 of the Rules of the City of New York is amended to read as follows:

(b) Street Hail Livery License and Commission License Plate.

§82-12(b)(1)(i)	Vehicle Fine: \$350 and	Appearance NOT
	[summary] suspension until	REQUIRED
	compliance	
	Penalty Points: 1	

- §37. Section 82-12(d) of Title 35 of the Rules of the City of New York is amended by adding a new paragraph (3), and the penalty for violation of section 82-12(d) is amended to read as follows:
- (d) No Unregistered Vehicles.

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(3) The Street Hail Livery License of a Licensee who operates a Street Hail Livery without valid state registration will be summarily suspended.

§82-12(d)	Fine: \$100-\$350 and/or	Appearance REQUIRED
	suspension up to 30 days;	
	[Summary] Suspension	
	until compliance	

- §38. Section 82-12(f) of Title 35 of the Rules of the City of New York is amended by adding a new paragraph (3), and the penalty for violation of section 82-12(f) is amended to read as follows:
- (f) Validity of License Requires Valid State Registration.

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(3) The Street Hail Livery License of a Licensee who operates a Street Hail Livery without valid state registration will be summarily suspended.

§82-12(f)	Fine: \$400 and [Summary]	Appearance REQUIRED
	Suspension until	
	compliance.	

§39. The penalty for Section 82-16(j)(1) and (2) of Title 35 of the Rules of the City of New York is amended to read as follows:

(j) Cooperate with the Commission

§82-16(j)(1)-(2)	Fine: \$300 and [Summary] Suspension until compliance.	Appearance REQUIRED

§40. Section 82-30(b) of Title 35 of the Rules of the City of New York is amended to read as follows:

(b) *Biannual Inspection*. A Licensee must have the Street Hail Livery inspected every six months at a date and time designated by the Commission and at any other time deemed necessary by the Commission. The Street Hail Livery must be inspected at a Commission inspection facility. The License of a Licensee whose Street Hail Livery is not timely inspected will be summarily suspended.

§82-30(b)	Fine: (penalties below are cumulative)	Appearance
	0-30 days past inspection due date: \$100	REQUIRED
	and	
	[Summary] Suspension until compliance	
	31-60 days past inspection due date: \$100-	
	\$250	
	and [Summary] Suspension until	
	compliance	
	61-120 days past inspection due date:	
	\$250-\$500	
	and [Summary] Suspension until	
	compliance	
	More than 120 days past inspection due	
	date: \$500	
	and/or revocation.	

- §41. Section 82-31(c) of Title 35 of the Rules of the City of New York is amended by adding a new paragraph (4), and the penalty for violation of section 82-31(c) is amended to read as follows:
- (c) A Licensee must repair or replace a Street Hail Livery when the Commission or the New York State DMV (or the New York State Department of Transportation if the Street Hail Livery is a Paratransit Vehicle) determines that the vehicle is unsafe or unfit for use as a Street Hail Livery and directs the Licensee to remove it from service. The Licensee must surrender the License and Rate Card to the Commission for storage and the License will be suspended. (*NOTE:* See Section 82-30(f) for special requirements applicable to Accessible Street Hail Liveries).

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(4) The License of a Licensee who operates a Street Hail Livery that has been determined to be unsafe or unfit for use will be summarily suspended.

§82-31(c)	Fine: \$100 - \$350 and/or	Appearance REQUIRED
	suspension up to 30 days	
	[Summary] Suspension	
	until compliance	

§42. The penalty for Section 82-35(d)(1) through (4) of Title 35 of the Rules of the City of New York is amended to read as follows:

(d) Optional Rooftop Advertising Fixture.

§82-35(d)(1-4)	Fine: \$200 and a 10-day	Appearance NOT
	Notice to Correct. If the	REQUIRED
	10-day Notice to Correct is	
	not complied with,	
	[Summary] Suspension	

until the condition is corrected	

§43. The penalty for Section 82-36(a) of Title 35 of the Rules of the City of New York is amended to read as follows:

(a) Requirement.

§82-36(a)	Fine: \$350 if plead guilty	Appearance NOT
	before a hearing and	REQUIRED
	supply a condition	
	corrected form issued by	
	TLC's	
	Safety and Emissions	
	Division; \$450 if found	
	guilty	
	following a hearing.	
	[Summary] Suspension	
	until the	
	condition is corrected.	

§44. The penalty for Section 82-37(a) of Title 35 of the Rules of the City of New York is amended to read as follows:

§82-37(a)	Fine: \$350 if plead guilty before a hearing and supply a condition corrected form issued by TLC's Safety and Emissions Division; \$450 if found guilty following a hearing. [Summary] Suspension until the	Appearance NOT REQUIRED
	condition is corrected.	

§45. The penalty for Section 82-40(a) and (b) of Title 35 of the Rules of the City of New York is amended to read as follows:

§82-40(a) & (b)	Fine: \$250 – 1,500 and/or	Appearance N/A
	suspension up to 30	
	days. [Summary	
	suspension] Suspension	
	until compliance	
	under §68-22 of this title	

# NEW YORK CITY MAYOR'S OFFICE OF OPERATIONS

# 253 BROADWAY, 10<sup>th</sup> FLOOR

# **NEW YORK, NY 10007**

212-788-1400

## **CERTIFICATION / ANALYSIS**

# **PURSUANT TO CHARTER SECTION 1043(d)**

**RULE TITLE: Amendment of Rules Governing License Suspension** 

**REFERENCE NUMBER: TLC-55** 

## **RULEMAKING AGENCY: TLC**

I certify that this office has analyzed the proposed rule referenced above as required by Section 1043(d) of the New York City Charter, and that the proposed rule referenced above:

- (i) Is understandable and written in plain language for the discrete regulated community or communities;
- (ii) Minimizes compliance costs for the discrete regulated community or communities consistent with achieving the stated purpose of the rule; and
- (iii) Does not provide a cure period because a cure period is not practicable under the circumstances.

<u>/s/ Francisco Navarro</u> <u>October 21, 2013</u>

Mayor's Office of Operations Date

#### **NEW YORK CITY LAW DEPARTMENT**

## **100 CHURCH STREET**

#### **NEW YORK, NY 10007**

## 212-788-1087

# CERTIFICATION PURSUANT TO CHARTER §1043(d)

**RULE TITLE: Amendment of Rules Governing License Suspension** 

**REFERENCE NUMBER: 2013 RG 090** 

**RULEMAKING AGENCY: Taxi and Limousine Commission** 

I certify that this office has reviewed the above-referenced proposed rule as required by section 1043(d) of the New York City Charter, and that the above-referenced proposed rule:

- (i) is drafted so as to accomplish the purpose of the authorizing provisions of law;
- (ii) is not in conflict with other applicable rules;
- (iii) to the extent practicable and appropriate, is narrowly drawn to achieve its stated purpose; and
- (iv) to the extent practicable and appropriate, contains a statement of basis and purpose that provides a clear explanation of the rule and the requirements imposed by the rule.

Date: October 21, 2013

/s/ STEVEN GOULDEN

**Acting Corporation Counsel**