Taxicab Information: Overview of Key Provisions for Operating in Seattle

June 14, 2018


Vehicle requirements

- Operate under the City's medallion system (SMC 6.310.135.A).
- Must be licensed and affiliated with a licensed taxicab association (SMC 6.310.130.A.2-3).
- Must have an insurance policy with minimum bodily injury liability limits of $100,000 per person, $300,000 per accident and $25,000 property damage; and underinsured motorist limits of $100,000 per person and $300,000 per accident (SMC 6.310.300.C).
- Must pass a uniform vehicle safety inspection by a City-approved, ASE-certified mechanic (SMC 6.310.320.E).
- Can be a vehicle model no more than 10 years old prior to the license date (SMC 6.310.320.C).
- Must meet the taxicab association’s approved color scheme (SMC 6.310.320.B).
- Must be equipped with a monitored silent alarm system (SMC 6.310.320.S).
- Must be equipped with a properly sealed, working, and accurate receipt-issuing taximeter or receipt-issuing mobile data terminal or receipt-issuing application dispatch system, as prescribed by the director (SMC 6.310.320.K).
- Must pay the City’s annual vehicle license fee (SMC 6.310.150).

Driver requirements

- Must obtain a for-hire driver’s license before operating a for-hire vehicle (SMC 6.310.450.A).
- Must renew the for-hire driver’s license every year (SMC 6.310.440.B).
- Must pay the annual for-hire driver’s license fee.
- Must submit a driver abstract and pass a background check, driver knowledge test and a defensive driving course; please see http://bit.ly/kcfornhrelicfees for more information about license fees.
- Must obtain a City of Seattle business license; please see http://bit.ly/seabusicapp for more information about how to apply for/renew a business license.

Operating requirements

- Must have a valid for-hire driver’s license and valid Washington state driver’s license at all times while operating a for-hire vehicle (SMC 6.310.455.C).
- Shall not be in control of a for-hire vehicle for more than 12 hours spread over a total of 15 hours in any 24-hour period (SMC 6.310.455.G).
- Shall allow the director to inspect the for-hire vehicle without notice at any reasonable time or place (SMC 6.310.455.G).
Shall operate the taxicab with due regard for the safety, comfort and convenience of passengers (SMC 6.310.455.J).

Shall provide customers with professional and courteous service (SMC 6.310.465.B).


Shall use the most direct available route on all trips unless the passenger specifically requests to change the route (SMC 6.310.465.G).

**Taxicab rates**

- Must charge the legal rates for taxicabs licensed to operate in Seattle (SMC 6.310.530.A.2 and Director’s Rule R.6.310.530.A):
  - Drop charge, for passengers first 1/9 mile: $2.60.
  - Per mile, for each 1/9 mile or fraction thereof after the first 1/9 mile: 30 cents.
  - For every one minute of waiting time: 50 cents (charged at 30 cents per 30 seconds).

- Shall charge a flat rate from the downtown hotel district to Seattle-Tacoma International Airport except when contract rates are in effect for the trip (SMC 6.310.530.A.3.g).

- Shall make rates in an application dispatch system transparent to the passenger before confirming the ride (SMC 6.310.530.A.3.a).

**Association requirements**

- Unlawful to operate a taxicab association within the city of Seattle without a valid license issued by the director (SMC 6.310.130.C).

- Must pay the annual licensing fee of $1,000 (SMC 6.310.150).

- Must maintain required records for two years (SMC 6.310.540.A).

- Must submit data required data on a quarterly basis to the director (SMC 6.310.540.C).

**Penalties**

- Unlicensed operation: $513 first offense, criminal misdemeanor on the second offense in five years (SMC 6.310.600.A).

- Fines may be assessed ranging from $35 to $1,000 for service, safety, conduct and operating violations (SMC 6.310).

- Suspension or revocation may occur for service, safety, conduct and operating violations (SMC 6.310).

**Appeals process**

- If issued a violation, suspension or revocation, the licensee may request a hearing within 10 days by contacting the City’s Regulatory Compliance and Consumer Protection Division located at 700 Fifth Ave., Floor 42, Suite 4200, Seattle, WA 98104. Instructions are on the reverse side of the notice of violation or license action.

- If issued a notice of infraction, the licensee must respond within 15 days from the date issued. Instructions will be on the reverse side of the notice of infraction. Seattle Municipal Court handles payments or requests for hearings.

**Questions?**

If you have questions, contact our Regulatory Compliance and Consumer Protection division at consumerprotection@seattle.gov or 206-386-1267. Our office is open 8 a.m.-4:30 p.m. Monday-Friday.