

## Driver Form B: Notice of Intent to Arbitrate (Demand)

Transportation Network Company Driver Deactivation Rights Ordinance

**Instructions to Driver:** Complete this form and file this if you wish to ask that the Deactivation Appeals Panel hear the dispute in an arbitration. Arbitration is an out-of-court resolution by an impartial adjudicator (arbitrator). You and the Transportation Network Company (TNC) would each present evidence and the neutral arbitrator would decide whether the deactivation was fair.

**Time Limit for Filing: 15 days.** This must be filed within 15 days of the date that you filed your Notice of Intent to Challenge the deactivation from the company's platform.

Where to File: You and/or representative must file this with the TNC and the Arbitration Association. You can find contact information for the TNCs and Arbitration Association on the Seattle Office of Labor Standards website at www.seattle.gov/laborstandards.

Information about your representative: You have the right to represent yourself or to have a representative, like an advocate from the Driver Resolution Center, represent you. If you have a representative, fill out their information on the form. If you would like to seek representation from the Driver Resolution Center, please contact them. Their contact information can be found on the Seattle Office of Labor Standards website at: <a href="https://www.seattle.gov/laborstandards">www.seattle.gov/laborstandards</a>.

What happens after submission? The Arbitration Association will contact you to schedule the arbitration and provide information about next steps.

## Driver's Notice of Intent to Arbitrate (Demand)

Transportation Network Company Driver Deactivation Rights Ordinance

Driver Contact Information			
Driver's Name:			
Mailing address:			
Phone number(s):			
Email address:			
Deactivation Matter			
Date of Deactivation:			
Deactivated by this Company:			
Date of Notice of Intent to Challenge:			
•	Arbitrate my deactivation through the Deactivation Appeals Panel. On		
·	eactivated from providing services from the Company specified above. ovided the Company with a Notice of Intent to Challenge the		
I believe my deactivation is unwai	rranted because:		
to decide whether my deactivation	ciation to schedule an arbitration before the Deactivation Appeals Panel on was unwarranted and to award the appropriate remedy.		
Request for Remedies			
I request the following remedies:			
☐ Unpaid compensation and inte	rest for the time I have been deactivated.		
	est, as allowed for by SMC 14.32. Liquidated damages are amounts that ion Appeals Panel based on a number of factors including the		

Published: 07/01/2021 1

circumstances of the deactivation compensation owed to a person	on, the nature of the violations of the law, and the total unpaid		
☐ Reinstatement on the online ¡	platform.		
☐ Other relief. Explain:			
Attempt to Informally Resolve			
Select one of the following:			
$\Box$ The Company and I attempted to negotiate a resolution but we failed to resolve the matter.			
☐ The Company did not attempt to negotiate a resolution with me.			
Availability for Arbitration Heari	ng		
_	times I am <u>unavailable</u> for an arbitration hearing on the dates 30 to 75 e: If today is October 5, share your limitations from November 5 through		
Interpretation Needs			
☐ I require language interpretation during the arbitration in:			
Driver's Representative Contact	Information, If Applicable		
I have a representative (advocat Please communicate with me th	••		
Driver Representative:			
Organization Name:			
Mailing address:			
Phone number(s):			
Email addrass:			

I declare the above information	ation to be a true and accurate.	
Signed this date:		
Printed Name:		
Driver's Signature:		