



Template: Answer to Driver's Notice of Intent to Challenge

Transportation Network Company Driver Deactivation Rights Ordinance

Instructions to Transportation Network Company (TNC): Use this completed form to respond to the driver's Notice of Intent to Challenge their deactivation and indicate whether the TNC agrees to proceed with the City's Deactivation Appeals Panel process.

Note – Time Limitation for Contesting Driver Eligibility to Challenge: TNCs may also use this form to notify the driver that the TNC wishes to contest the TNC driver's eligibility to challenge their deactivation, as outlined by SHRR 200-085.2. Should the TNC decide to challenge eligibility, the TNC must serve this notice to the driver and/or representative of its intent within seven days of service with the driver's Notice of Intent to Challenge the Deactivation. The TNC must also provide a copy of the TNC driver's trip records for the 180 days preceding the TNC's initial notice to the driver of deactivation, including the City of the passenger pick-up location and drop-off location of each trip.

Contact Information. The Driver and/or Driver's representative contact information can be found on the driver's Notice of Intent to Challenge.

Answer to Driver's Notice of Intent to Challenge

Transportation Network Company Driver Deactivation Rights Ordinance

TNC Company Representative Contact Information

Representative's Name:	
Company Name:	
Mailing address:	
Phone number(s):	
Email address:	

Deactivation Matter

This Answer responds to the following driver's Notice of Intent to Challenge:

Driver's Name:	
Date of Deactivation:	

Response

The Company provides the following response to the Driver's Notice of Intent to Challenge:

- We agree to engage in the Deactivation Appeals Panel Process as outlined in Seattle Municipal Code (SMC) 14.32.
- We agree to engage in the Deactivation Appeals Panel Process as outlined in SMC 14.32, but contest the driver's eligibility to challenge their deactivation (SMC 14.32.050.A.2; SHRR 200-040; SHRR 200-090.2). Explain:

Attached are the driver's trip records for the 180 days preceding the Company's initial notice to the Driver of deactivation or future deactivation, including the city of the passenger pick-up location and passenger drop-off location for each trip.

- We decline to engage in the Deactivation Appeals Panel Process as outlined in SMC 14.32.
- Other Response:

Signature

I have read the above information and declare it to be true and accurate to the best of my knowledge.

Signed this Date	
Printed Name and Title	

Representative's Signature: _____