PROPOSED

1	ORDINANCE NO. 2020-
2	AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF BROWARD COUNTY, FLORIDA,
3	PERTAINING TO MOTOR CARRIERS; AMENDING VARIOUS SECTIONS OF CHAPTER 22½ OF THE
4	BROWARD COUNTY CODE OF ORDINANCES ("CODE"); PROHIBTING SOLICITATION OF CERTAIN FOR-HIRE
5	GROUND TRANSPORTATION SERVICES, INCLUDING SOLICITATION OF ON-DEMAND TRANSPORTATION
6	SERVICES BY OPERATORS EXCLUSIVELY PERMITTED TO PROVIDE PREARRANGED TRANSPORTATION;
7	PROVIDING FOR THE SUSPENSION OF CERTIFICATES, LICENSES, PERMITS, AND REGISTRATIONS OF REPEAT
8	CODE VIOLATORS; AMENDING INSURANCE REQUIREMENTS FOR MOTOR CARRIERS; AMENDING
9	PROCEDURES FOR TAXICAB RATE INCREASES; AMENDING SECTION 8½-16 OF THE CODE TO SET FINES
10	FOR VIOLATIONS OF THE CODE; AND PROVIDING FOR SEVERABILITY, INCLUSION IN THE CODE, AND AN
11	EFFECTIVE DATE.
12 13	(Sponsored by Mayor Dale V.C. Holness)
14	WHEREAS, the Environmental and Consumer Protection Division ("ECPD") has
15	observed two major regulatory challenges in the vehicle-for-hire community: illegal ride
16	solicitation and repeat violators of the motor carrier regulations outlined in the Broward
17	County Code of Ordinances ("Code");
18	WHEREAS, the Board of County Commissioners of Broward County ("Board")
19	desires to deter illegal ride solicitation and repeat violations of the Code by amending
20	Chapter 221/2 of the Code to make unlawful the solicitation of for-hire ground
21	transportation services except as permitted under the Code and authorize the suspension
22	of the certificate, license, permit, or registration of any person who has had three (3) or
23	more violations of the same offense under the Code adjudicated within a twenty-four (24)
24	month period:

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Words in struck-through type are deletions from existing text. Words in

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This Chapter may be referred to and cited as the "Motor Carriers Ordinance." For the purposes of this Chapter, the following definitions shall apply unless the context of their usage clearly indicates another meaning:

. . .

(k) *Motor vehicle* or *vehicle* means all vehicles or machines propelled by power other than muscular, used upon the public streets for public passenger transportation, by motor carriers to transport passengers, including, but not limited to:

. . .

- (3) Luxury sedan means a motor vehicle with a passenger capacity of one to eight (1–8) passengers, which does not contain a partition or other device used to separate the driver and passenger seating areas, provides prearranged ground transportation services, and is recognized by the industry as a "luxury" vehicle, such as Lincoln, Cadillac, Mercedes Benz, or other similar luxury sedan.
- (4) Luxury limousine means a motor vehicle with a seating capacity of six to nineteen (6–19) passengers, excluding the driver, which has been altered from its original manufacturer's specifications with respect to wheelbase and passenger capacity, and contains a partition or other device used to separate the driver and passenger seating areas, and provides prearranged ground transportation services.
- (5) Transport van shall means a motor vehicle not equipped with a taximeter that provides prearranged ground transportation services, with a seating capacity of nine to nineteen (9–19) or more passengers, but not more than

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1	nineteen (19) passengers, exclusive of the driver, where there is no
2	separation of the driver and passenger compartments.
3	•••
4	(v) Prearranged ground transportation means the transportation for
5	compensation of any passenger who coordinates such transportation services prior to
6	arrival at the predesignated pickup location.
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8	Section 2. Section 221/2-7B of the Broward County Code of Ordinances is
9	hereby created to read as follows:
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11	Sec. 22½-7B. Reserved. Illegal Solicitation.
12	(a) It shall be unlawful for any person who does not have a valid chauffeur's
13	registration and valid permit required by the provisions of this Chapter to offer or facilitate
14	the solicitation of for-hire ground transportation services to passengers in Broward
15	County.
16	(b) Prearranged Transportation. Any Operator utilizing a motor vehicle
17	restricted to prearranged ground transportation services under this Chapter shall provide
18	ground transportation services only to persons who have prearranged for such services.
19	All Operators and their employees, agents, individual contractors, or representatives that
20	engage in providing prearranged ground transportation services are expressly prohibited
21	from the solicitation or provision of for-hire ground transportation services to passengers
22	in Broward County in any manner other than on a prearranged basis.
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1	Section 3. Section 22½-9B of the Broward County Code of Ordinances is
2	hereby amended to read as follows:
3	Sec. 22½-9B. Operations—Minimum vehicle standards.
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5	(f) In addition to the standards set forth in this section, taxicabs shall meet the
6	following minimum standards:
7	
8	(3) Taximeters shall be:
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10	b. Approved by Florida Department of Agriculture, Bureau of Weights
11	and Measures, or a designated facility authorized to certify meter
12	operation or, in the case of <u>a</u> taximeter software program, platform, or
13	application installed on an electronic device, approved by the
14	Division; {and}
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17	Section 4. Section 22½-9C of the Broward County Code of Ordinances is
18	hereby amended to read as follows:
19	Sec. 22½-9C. Operations—Insurance.
20	(a) Every certificate, permit, or license holder operating motor vehicles with a
21	seating capacity of less than nine (9) passengers shall file evidence of insurance with the
22	Division, providing for public liability and property damage coverage on each motor
23	vehicle to be operated under the certificate in an amount not less than Fifty Thousand
24	Dollars (\$50,000.00) per person and One Hundred Thousand Dollars (\$100,000.00) per

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Twenty Thousand Dollars (\$20,000.00) that prescribed by state or federal law, as applicable. If additional or higher insurance coverage is required by state or federal law, each such certificate, permit, or license holder shall comply with the requirements of such law in addition to the requirements of this subsection, and shall file evidence of all required insurance coverage with the Division. Proof of all required insurance coverage shall be filed with the Division.

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Section 5. Section 22½-11 of the Broward County Code of Ordinances is hereby amended to read as follows:

Sec. 22½-11. Taxicab rate regulations.

13 ...

- (c) Taxicab rates shall be established and revised in accordance with the following procedure:
 - (1) At two (2) year intervals from the date of the last public hearing establishing rates, the Division shall submit a written recommendation to the Broward County Administrator recommending evaluate taxicab rates based on the consumer price index and additional information, as deemed appropriate by the Division, and make a determination whether to increase taxicab rates.

 If the Division determines that an increase in taxicab rates is necessary, the Division shall submit a written recommendation to the Broward County Administrator recommending an increase.

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Section 6. Section 22½-13 of the Broward County Code of Ordinances is hereby amended to read as follows:

Sec. 22½-13. Suspension; revocation; forfeiture; penalties.

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- (b) Certificates, permits, registrations, or jitney licenses may be suspended, revoked, or forfeited prior to <u>a</u> hearing when it appears based on <u>a</u> determination of the Director that <u>one or more of the conditions provided in this Section (b) exist(s). The hearing procedures set forth in this Chapter must be complied with promptly after such suspension, revocation, or declared forfeiture. No reinstatement fee shall apply if the suspension, revocation, or forfeiture is reversed or overruled by the hearing panel or a hearing officer, as applicable. Certificates, permits, registrations, or jitney licenses may be suspended, revoked, or forfeited prior to a hearing for the following reasons:</u>
 - (1) A public safety or public emergency appears to justify such action prior to the time a hearing may reasonably be set and a decision made based on such hearing; or
 - (2) Nonpayment of fees required by this Chapter prior to initial operation of a motor vehicle; or
 - (3) A permitted vehicle is not presented or has not passed its required periodic inspection by the deadline pursuant to this Chapter or Subsection 37.5(g) of the Broward County Administrative Code; or
 - (4) The hearing procedures set forth in this Chapter are complied with promptly after action, such suspension, revocation, or declared forfeiture; or A certificate, permit, registration, or jitney license holder has received three (3) or more citations adjudicated to be in violation of the same offense under

the Broward County Code of Ordinances within the preceding twenty-four (24) month period.

(5) No reinstatement fee shall apply if the suspension, revocation, or forfeiture is reversed or overruled by the hearing panel or a hearing officer.

. . .

Section 7. Section $8\frac{1}{2}$ -16(t) of the Broward County Code of Ordinances is hereby amended to read as follows:

Sec. 8½-16. Schedule of civil penalties.

. . .

(t) Violations of Motor Carriers Law and Regulations:

	Fine					
	Violation		*First Violation	*Second Violation	*Third Violation	*Four or More Violations
(1)	Operating without a certificate (sec. 22½-2)†		\$1,000.00	\$5,000.00	\$5,000.00	\$5,000.00
(2)	Advertising without a certificate (sec. 22½-2)		250.00	500.00	750.00	1,000.00
(3)	Operation of a vehicle by a driver not registered	30 days or fewer#	250.00	500.00	750.00	1,000.00
	pursuant to sec. 22½-8 (sec. 22½-8)†	All other violations	1,000.00	5,000.00	5,000.00	5,000.00

1 2 3	(4)	(4) Operating without displaying a current valid permit (sec. 22½-6A(k))		250.00	500.00	750.00	1,000.00
4	(5)	Operating without a current valid	30 days or fewer#	250.00	500.00	750.00	1,000.00
6		permit (sec. 22½-6A)†	All other violations	1,000.00	5,000.00	5,000.00	5,000.00
8 9 10	(6)	Operating without a valid chauffeur's regin his or her posses 22½-9A(g))	gistration	250.00	500.00	750.00	1,000.00
111213	(7)	Failure to comply with the minimum standards of conduct (sec. 22½-9A)		250.00	500.00	500.00	500.00
14 15 16	(8)	Failure to comply w minimum vehicle st (sec. 22½-9B)		250.00	500.00	500.00	500.00
17 18	(9)	Failure to keep insufull force and effect 22½-9C)		250.00	500.00	750.00	1,000.00
1920212223	(10)	Operating with a de inaccurate taximete failure to collect a for consistent with the taximeter (sec. 22½)	er or ee operating	250.00	500.00	750.00	1,000.00

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1 2 3	(11)	Operating without a valid Port Everglad Business Permit (s 6D(a)) [†]	es	1,000.00	5,000.00	5,000.00	5,000.00
4 5 6	(12)	Operating without a current valid Port Everglades decal (sec. 22½-6D(j))		250.00	500.00	750.00	1,000.00
7 8 9	(13)	(13) Operating without the proper amount of insurance required to operate in Port Everglades (sec. 22½-6D(k))		250.00	500.00	750.00	1,000.00
11 12	(14)	Submitting a false vinspection form (se 9B(n))		250.00	500.00	750.00	1,000.00
13 14 15 16	(15) Failure to use a Division- approved certified technician to inspect vehicle for hire (sec. 22½-9B(j))		250.00	500.00	750.00	1,000.00	
17 18	(16)	Operating at the Airport without a current valid	30 days or fewer [#]	250.00	500.00	750.00	1,000.00
19 20 21		contract, license, lease, permit, or decal (sec. 22½- 6B(a))†	All other violations	1,000.00	5,000.00	5,000.00	5,000.00
222324	<u>(17)</u>	Offering or facilitation solicitation of for-hitransportation serviwithout a valid characteristics.	re ground ces	1,000.00	5,000.00	5,000.00	5,000.00

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registration or permit (sec. 22½-7B(a))†				
(18) Soliciting for-hire ground transportation services in any manner other than on a prearranged basis (sec. 22½-7B(b))†	<u>1,000.00</u>	<u>5,000.00</u>	<u>5,000.00</u>	5,000.00

†In determining the amount of the fine, the hearing officer shall consider the following factors: (1) the gravity of the violation; (2) any actions taken by the violator to correct the violation; and (3) any previous violations committed by the violator.

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Section 8. <u>Severability</u>.

If any portion of this Ordinance is determined by any court to be invalid, the invalid portion will be stricken, and such striking will not affect the validity of the remainder of this Ordinance. If any court determines that this Ordinance, in whole or in part, cannot be legally applied to any individual, group, entity, property, or circumstance, such determination will not affect the applicability of this Ordinance to any other individual, group, entity, property, or circumstance.

Section 9. <u>Inclusion in the Broward County Code of Ordinances</u>.

It is the intention of the Board of County Commissioners that the provisions of this Ordinance become part of the Broward County Code of Ordinances as of the effective date. The sections of this Ordinance may be renumbered or relettered and the word "ordinance" may be changed to "section," "article," or such other appropriate word or phrase to the extent necessary in order to accomplish such intention.

1	Section 10. <u>Effective Date</u> .
2	This Ordinance is effective as of the date provided by law.
3	
4	ENACTED
5	FILED WITH THE DEPARTMENT OF STATE
6	EFFECTIVE
7	
8	Approved as to form and legal sufficiency:
9	Andrew J. Meyers, County Attorney
10	By /s/ Claudia Capdesuner 10/28/2020 PROPOSED
11	Claudia Capdesuner (date) Assistant County Attorney
12	
13	By <u>/s/ Annika E. Ashton 10/28/2020</u> Annika E. Ashton (date)
14	Deputy County Attorney
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23	AEA/CC/mdw Chapter Hausekeeping and Illegal Solicitation Ordinance dee
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