suspension shall remain in effect until the taximeter has been replaced or corrected to the satisfaction of the Division.

- (c) The taximeter shall be mounted in the taxicab, illuminated, and have one (1) or more displays of sufficient size that passengers may view the fare registered by the taximeter from the taxicab's passenger compartment with ease.
- (d) No taxicab shall be operated within Broward County unless the case of the taximeter installed has been sealed, or in the case of a taximeter software program, platform, or application installed on an electronic device, approved by the Division. The taximeter shall be attached to telltale lights so that telltale lights shall automatically illuminate when the taximeter is in operation and extinguish when the taximeter is not in operation.
- (e) The signal affixed to any taximeter taxicab shall under no circumstances indicate that the taxicab is vacant when in fact such taxicab is engaged by a passenger.
- (f) The amount of fare collected from any passenger shall not differ from that shown by the taximeter, nor exceed the amount established by the County as a legal fare, except when the trip is arranged through a private contract that establishes a prenegotiated rate. and tThe driver shall, upon demand, furnish the passenger with a receipt stating the amount of fare collected. Operators shall maintain records of all private contracts, which shall state any prenegotiated rates that vary from the rate established by the County as a legal fare.
- (g) It shall be unlawful for any person to tamper with, mutilate, or break the taximeter or its seal in a currently licensed motor vehicle taxicab. Taximeters may be transferred from one taxicab to another; provided, however, that a taxicab with a