ORD	INANCE	NO.
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AN ORDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF BROWARD COUNTY, FLORIDA, PERTAINING TO MOTOR CARRIERS; REPEALING ARTICLE II OF CHAPTER 3½ AND AMENDING CHAPTERS 8½ AND 22½ OF THE BROWARD COUNTY CODE OF ORDINANCES ("CODE"); UPDATING DEFINITIONS, MINIMUM VEHICLE REQUIREMENTS, TAXICAB FARE PAYMENT METHODS, AND PENALTIES; AND PROVIDING FOR SEVERABILITY, INCLUSION IN THE CODE, AND AN EFFECTIVE DATE.

(Sponsored by the Board of County Commissioners)

WHEREAS, Chapters 8½ and 22½ of the Broward County Code of Ordinances (the "Code") set forth guidelines governing the operations of motor carriers, including taxicabs, on the streets of Broward County;

WHEREAS, the Board of County Commissioners (the "Board") seeks to consolidate motor carrier regulations by relocating the provisions of Article II of Chapter 3½ governing Nonemergency Medical Transportation to Article II of Chapter 22½ of the Code; and

WHEREAS, the Board finds that the regulations set forth in Chapters 8½ and 22½ are necessary to protect the health, welfare, and safety of the passengers, chauffeurs, and the public, and desires to modernize these motor carrier regulations,

BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF BROWARD COUNTY, FLORIDA:

Section 1. Article II of Chapter 3½ of the Broward County Code of Ordinances is hereby repealed in its entirety.

Coding: Words stricken are deletions from existing text. Words underlined are additions to existing text.

24	Section 2. Chapter 22½ of the Broward County Code of Ordinances is hereby
25	amended to read as follows:
26	Chapter 22½
27	MOTOR CARRIERS
28	ARTICLE I. NONMEDICAL MOTOR CARRIERS
29	Sec. 22½-1. Definitions.
30	This <u>Cc</u> hapter may be referred to and cited as the "Motor Carriers Ordinance." For
31	the purposes of this Chapter article, the following definitions shall apply unless the context
32	of their usage clearly indicates another meaning:
33	Airport means the Fort Lauderdale-Hollywood International Airport.
34	Americans with Disabilities Act of 1990 or ADA means the Civil Rights Act signed
35	into law on July 26, 1990, codified as 42 U.S.C. § 12101, et seq., as amended.
36	(a) Applicant means an individual, partnership, association, or corporation who that
37	applies for a certificate of public convenience and necessity, a permit, a license, or a
38	chauffeur's registration pursuant to the terms of this Cchapter. In the case of partnerships,
39	associations, and corporations, "applicant" shall also mean each individual with a
40	partnership interest, each associate, and the corporate officers and directors. Any
41	signature required in completing forms shall be in original ink and not photocopied.
42	Broward County Chauffeur's Registration means the authorization of a duly
43	licensed driver registered with the Division to operate a motor vehicle for hire.
44	Broward County Operating Permit means the authorization of a motor vehicle to
45	be used for public passenger transportation pursuant to this chapter, as evidenced by the
46	decal affixed to the motor vehicle.

47	(b) Certificate means any certificate of public convenience and necessity issued
48	pursuant to this <u>Cc</u> hapter, which authorizes the holder to engage in providing passenger
49	transportation services to the public.
50	(c) Chauffeur means a duly licensed driver registered with the Environmental and
51	Consumer Protection Division of Broward County to operate a motor vehicle for hire
52	person who holds a valid, active license or permit to operate a vehicle for hire, issued by
53	the county or municipality in which the person is domiciled, and who has not had a license
54	or permit to operate a vehicle for hire suspended or revoked within the immediately
55	preceding five (5) years.
56	Code means the Broward County Code of Ordinances.
57	Commission means the Board of County Commissioners of Broward County,
58	<u>Florida.</u>
59	(d) Compensation means a return in money, property, or anything of value.
60	(e) Commission means the Board of County Commissioners of Broward
61	County, Florida.
62	County means Broward County, a political subdivision of the State of Florida.
63	(f) Director means the Director of the Environmental and Broward County Consumer
64	Protection Division of Broward County, or their written designee.
65	(g) Division or CPD means the Environmental and Broward County Consumer
66	Protection Division of Broward County, or any successor County agency.
67	Domicile means, for individuals, the permanent and legal address of the individual;
68	and for partnerships, associations, corporations, or other entities, the principal place of

business listed on the entity's most recent annual report filed with the Florida Department of State, Division of Corporations.

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- (h) Fares or rates means the charges established pursuant to this Cchapter to be paid by passengers for the transportation services provided by a motor carrier.
- (i) Hearing panel means a three-member hearing panel of the Consumer Protection

  Board officer has the meaning set forth in Section 8½-9 of the Code.
- (i) Motor carrier means an individual, partnership, association, corporation, or other entity that person who owns, controls, operates, exercises dominion over, or manages any motor vehicle, as defined in this Cchapter, or that who contracts with individuals who provide for-hire ground transportation, and which that holds itself out as engaged in any part of the business of providing passenger, for-hire ground transportation services to the public, or private clients, for compensation, or connecting individuals with transportation providers, including any individual or entity that person who receives payment for arranging or providing for-hire ground transportation services, but does not include restaurants and or hotels. This definition is exclusive of any business that owns and operates any motor vehicle as a "courtesy" vehicle for customers who pay for the primary service with transportation included as an ancillary benefit.; Ssuch a motor vehicle shall must be clearly identified as a "courtesy vehicle" with a sign indicating same in full view of a passenger entering the vehicle. Notwithstanding the foregoing, "courtesy vehicles" shall be included in the term motor carrier for purposes of Port Everglades Business Permits, as set forth below in Section 22½-6D, and to operate at the Fort Lauderdale-Hollywood International Airport, as stated in the requirements set forth below in Section 22½-6B(a)(3), regardless of the seating capacity per vehicle. For purposes of

92 Port Everglades Business Permits, the term motor carrier shall include those entities that 93 operate buses within Port Everglades. 94 (k) Motor vehicle or vehicle means all self-propelled vehicles or machines propelled 95 by power other than muscular, used upon the public streets for public passenger 96 transportation, by motor carriers to transport passengers, including, but not limited to: 97 98 (I) Operating permit, or permit, or decal means the license affixed to the vehicle 99 authorizing the motor vehicle to be used for public passenger transportation pursuant to 100 this Chapter an active and valid license to operate a vehicle for hire, issued by a county 101 or municipality in which the person is domiciled. 102 (m) Operator means the holder of a certificate, permit or license holder, as the case 103 may be. 104 Paratransit services means comparable transportation services required by the 105 ADA for qualified individuals with disabilities who are unable to use fixed-route 106 transportation services. 107 *Person* means an individual, partnership, association, corporation, or other entity. 108 Prearranged ground transportation means a reservation for transportation that has 109 been made at least one (1) hour in advance by the person or their agent requesting 110 service at the place of business of the for-hire license holder for the provision of limousine 111 service for a specified time period. 112 Qualified individual with disability means an individual who has: (1) a physical or

mental impairment that substantiality limits one (1) or more of the major life activities of

114	such individual; (2) a record of such an impairment; or (3) been regarded as having such			
115	an impairment.			
116	(n) Registration means a chauffeur's license issued pursuant to this Chapter			
117	which authorizes the licensee to operate motor vehicles for hire.			
118	(e) Route means a fixed service for the transportation of people by a common carrier			
119	on a regular line of travel with or without a regular schedule between fixed terminals, fo			
120	compensation, as approved by the Broward County Mass Transit Division Transportation			
121	<u>Department</u> .			
122	Seller(s) of travel has the same meaning as Section 559.927(11), Florida Statutes,			
123	as amended.			
124	(p) Street means any public street, avenue, road, boulevard, alley, lane, highway,			
125	sidewalk, public park, viaduct, or other public place located in Broward County and			
126	established for the use of vehicles.			
127	(q) Taximeter means any device approved by the Division which is internally mounted			
128	in a taxicab and which records and indicates a charge or fare measured by distance			
129	traveled, waiting time, or other traditionally compensable activities or items of taxicab			
130	service. In addition to a conventional taximeter, a taximeter may be a software program,			
131	platform, or application installed on an electronic device a smartphone, tablet, or similar			
132	electronic device, with a touchscreen, that an operator of a taxicab uses as a taximeter			
133	and meets the requirements set forth in this chapter.			
134	(r) Americans with Disabilities Act of 1990 or ADA means the Civil Rights Act			
135	signed into law on July 26, 1990, as Public Law 101-336, 104 Stat. 327, as the same may			

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be amended from time to time.

(s) Transfer., Wwhen referring to a certificate or permit, shall mean sale, assignment, license, or otherwise permitting third-party use of the certificate or permit or any inherent rights. Unless expressly stated otherwise, all transfers shall be by formal approval of the Commission or Director as required or authorized in this chapter.

- (t) Paratransit services means comparable transportation services required by the ADA for qualified individuals with disabilities who are unable to use fixed-route transportation services.
- (u) Qualified individual with disability means an individual who has: 1) a physical or mental impairment that substantiality limits one (1) or more of the major life activities of such individual; 2) a record of such impairment; or 3) been regarded as having such an impairment.
- (v) Prearranged ground transportation means the transportation for compensation of any passenger who coordinates such transportation services prior to arrival at the predesignated pickup location.

The fact that words in this <u>Cchapter</u> are phrased in the singular or plural, in any certain gender, or in any tense shall not prohibit the application of its provisions as common sense and the context require.

## Sec. 22½-2. Certificates of public convenience and necessity; exceptions.

It shall be unlawful for any motor carrier to use, drive, or operate or to cause or permit any person to use, drive, or operate any motor vehicle upon the streets of Broward County, or to receive compensation as a result of arranging or providing for the use or operation of any vehicle in motor carrier services upon the streets of Broward County, or to advertise in any print or electronic medium, air wave transmission, telephone directory,

or other media accessible to the public within Broward County that it offers motor carrier services within Broward County, without first obtaining a certificate pursuant to the provisions of this Cchapter; provided, however, that this section shall not apply to the following:

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(f) Operation of non-public-sector buses engaged in intercity transportation, as required by F.S. § Section 341.102, Florida Statutes, and/or as approved under and by agreement with the Broward County Mass Transit Division Transportation Department.

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- (m) Luxury sedans, which shall be governed by Section 22½-6E.
- (n) Sellers of travel. The exception is intended to be interpreted in conformity with Section 559.939, Florida Statutes, and is subject to the exceptions set forth in Section 559.935, Florida Statutes.

# Sec. 22½-3. Certificates of public convenience and necessity; application.

(a) The Commission has determined that it shall be in the public interest to, at no time, authorize more than one (1) taxicab vehicle, singly or in combination, per each two thousand (2,000) inhabitants of Broward County nor to authorize more than one (1) luxury sedan per each four thousand five hundred (4,500) inhabitants of Broward County according to the most recent official estimate by the University of Florida, Population Division, Bureau of Economic Business Research.

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(b) Every application for a certificate, an amendment to a certificate, and an approval of transfer or sale of a certificate shall be in writing, signed and sworn to by the

applicant, and shall be filed with the Division as provided in this Ordinance article. The application shall be on a form provided by the Division and shall contain the following:

- (1) For an individual: Tthe applicant's name, address, and date of birth; the names, addresses, and dates of birth of all partners or associates; and in the case of
- For a corporation, business entity: the corporation's entity's name, and date and state of incorporation or organization; verified copy of its registration to de transact business in the State of Florida; the address of corporate headquarters its principal place of business in Florida; name and address of its registered agent; and names, addresses, and dates of birth of all corporate officers, members, partners, and/or directors, where as applicable.
- The applicant's fingerprints and photograph, taken by the Broward County Sheriff's Office, Division, or a law enforcement agency for the purpose of a criminal background check, which shall be attached to the application at the time of filing. In the case of a partnership, association, or corporate applicant, this information shall be obtained from all partners, associates, corporate officers, and directors.

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# Sec. 22½-4. Certificates of public convenience and necessity—Award.

(a) No later than thirty (30) days prior to the award of certificates of public convenience and necessity, the Division shall provide the Commission a summary of certificates to be issued and an assessment of the public's need for additional taxicab er

luxury sedan service based upon the population figures as set forth within Section 22½-3(a) above.

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- There shall be four (4) three (3) separate drawings: a taxicab general; a (c) taxicab driver only; and wheelchair accessible taxicab; and luxury sedans. The Director shall determine the number of approvedcertificates approved certificates. Three and five tenths percent (3.5%) of the total number of approved taxicab certificates shall be issued to the wheelchair accessible taxicab category. These certificates may only be used with wheelchair accessible vehicles. One-half (½) of the remaining approved taxicab certificates shall be issued to the taxicab general drawing, and one-half (1/2) of the remaining approved taxicab certificates shall be issued to the taxicab driver only drawing. In cases of uneven distribution, the additional certificate shall be distributed to the taxicab driver only drawing. Wheelchair accessible taxicab certificate holders shall be awarded an additional taxicab general certificate for each wheelchair certificate awarded, upon payment of the Commission-prescribed award fee described in this section, which additional taxicab general certificate shall be linked with the wheelchair accessible taxicab certificate for the purposes of regulation under this Cchapter, including any transfers of ownership. Should the number of available taxicab certificates exceed the number of applicants, the remaining certificates will be offered in the general taxicab lottery.
- (d) Each certificate issued pursuant to this Cehapter shall be signed by the Director and shall contain, in addition to the name and address of the applicant, a statement of the class of transportation service authorized for the motor vehicles to be used in the rendition of such service. The certificate shall also state such additional terms,

restrictions, conditions, provisions, and limitations as the Commission may deem to be in the public's interest.

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# Sec. 22½-5. Certificates of public convenience and necessity—Transfer; abandonment.

(a) A certificate issued pursuant to the taxicab general, or wheelchair accessible taxicab, and luxury sedan drawing provisions of this Cchapter shall not be transferred in any manner, either directly or indirectly, including by change in stock, partnership shares, or other form of ownership of any entity holding the certificate, for a period of three (3) years from after the date of the issuance of the certificate; except where there is a change in ownership due to the formation of a corporation by the certificate holder so long as the certificate holder is the majority stockholder of the newly formed corporation, or where there is a death or a permanent and disabling illness which that prevents the certificate holder from conducting its business and the certificate has become subject to probate or guardianship proceedings. Relocation or going out of business either voluntarily or involuntarily shall not constitute grounds which that would authorize a transfer within three (3) years of the date of issuance. The foregoing restrictions shall not apply to certificates which that were awarded three (3) or more years before the effective date of this section (November 27, 1989) 1986, or which that were transferred because of a judicial levy or sale. Any attempted assignment, sale, or transfer of interest in a certificate either directly or indirectly in violation of this provision shall not be effective and the certificate is declared void, shall be forfeited and deemed abandoned,

and shall revert to Broward County to be issued in the manner provided for issuance of new certificates.

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(e) If at any time Broward County is holding ten (10) or more taxicab or luxury sedan certificates and the accompanying permits due to revocation, forfeiture, or abandonment, such certificates and their accompanying permits may be awarded by the Division at a public meeting in accordance with the procedures set forth within this Cchapter.

#### Sec. 22½-6A. Permits—General.

(a) It shall be unlawful to operate any motor vehicle "for hire" upon the streets of Broward County without first obtaining a current valid permit required by the provisions of this Chapter; provided, however, that this section shall not apply to exempt motor carriers, as defined by Section 22½-2 of this the Code, except that motor carriers as identified in Section 22½-2(j) shall be subject to this section. Unless otherwise stated, Wwhen "permit" is used in this Section 22½-6A, it shall include refers to all types of permits, licenses, and registrations issued by the Division pursuant to this Cchapter. The Division shall not issue more than one (1) type of permit to any motor vehicle "for hire."

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- (c) In reviewing an application for a new permit or a renewal of an existing permit, the County shall consider:
  - (1) The applicant's or permittee's past performance, including, but not limited to, compliance with County requirements, including substantiated consumer complaints related to motor vehicles "for-hire" for hire and compliance with

2/4		other applicable federal, state, and County ordinances, codes, laws, rules,
275		and regulations;
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277	(d)	The County may deny an application or not renew a permit if it determines
278	that:	
279	(1)	The applicant or permittee has misrepresented or failed to disclose a
280		material fact on his, her, or its their application;
281	(2)	The applicant or permittee has violated any term, condition, limitation, or
282		restriction, imposed by the Division related to vehicles for-hire for hire, or
283		has a history of violating the provisions of this <u>Cc</u> hapter;
284	(3)	The applicant or permittee has outstanding <u>civil</u> fines <del>under this Chapter</del> <u>or</u>
285		penalties arising out of any administrative or enforcement action relating to
286		the operation of a vehicle for hire, or relating to conduct involving fraud or
287		dishonest dealing;
288	(4)	The applicant or permittee has a history of poor performance pertaining to
289		vehicles <u>"for-hire"</u> for hire that substantially relates to the permit; and/or
290	(5)	The applicant or permittee has a history of violating any of the criteria listed
291		above in subsSection 22½-6A(c).
292	(e)	A denial of a permit or a failure to renew a permit by the Division may be
293	appealed by	an applicant or permittee as set forth below:
294	Any a	pplicant denied a permit, or a permittee whose permit is not renewed, shall
295	be provided	with written notice of denial setting forth the material facts, law, and reason(s)
296	upon which	the denial is predicated. The notice to the applicant or permittee shall also

the right to a hearing before a hearing panel officer. In order to be granted a hearing before a hearing panel officer, the applicant or permittee must file a written request to the Director within thirty (30) calendar days of after the date of receipt of the denial.

- (f) If the applicant or permittee requests a hearing, the hearing before the hearing panel officer shall be held within thirty (30) calendar days of after receipt of the request by the Director unless waived in writing by the applicant or permittee. Hearings shall otherwise be conducted in accord with the procedures for Consumer Protection Board hearings set forth in Chapter 8½ of the Code. The applicant or permittee shall be provided with a notice of hearing, which shall include:
  - (1) A statement of time and place for the hearing; and
  - (2) The facts and a reference to the relevant section of the Broward County ordinances or regulations upon which the denial is based. The reason(s) for the denial shall also be clearly stated.
- (g) The Division shall issue to the motor carrier a permit for each motor vehicle; provided that the requisite fee has been paid, the motor carrier has complied with this Cchapter, state and federal law regarding for hire for hire vehicle service, and the vehicle or vehicles comply with the minimum requirements of Section 22½-9B of this Chapter.

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(n) A permit required under this Cchapter which that is not in use during any consecutive ninety (90) day period shall be deemed abandoned, and all inherent rights shall be automatically terminated after written notice from the Division by certified mail. However, the permit holder may request a hearing to determine the use or status of the

permit within fifteen (15) days of <u>after</u> the date of mailing of the Division's termination notice. If a hearing is requested, it shall be held within thirty (30) days of <u>after</u> the date of receipt of the permit holder's request unless waived in writing.

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- (q) Luxury sedan permit holder(s) desiring to lease one (1) or more permits to a second party must first secure the written approval of the Division. Division approval shall not be granted until the lessee has complied with this Section. Each application for Division approval of the leasing of a permit shall be accompanied by the Commission approved fee, payable by the lessor, which may be non-refundable. Luxury sedan permits issued pursuant to this Chapter shall not be leased in any manner for a period of three (3) years from the date of issuance of the permit. This restriction shall not apply to executive limousine certificates which were awarded before the effective date of this section. Subleasing of a permit is prohibited. Failure to comply with this section may result in suspension or revocation of the violator's rights in a Broward County certificate or permit pursuant to the terms of Section 22½-13 of this Chapter.
- (r) Each permit holder shall maintain or designate a place of business in Broward County, at which place shall be a properly listed telephone for receiving all calls for transportation service, and at which place or business, business records and required daily manifests are kept and are available for inspection or audit by Broward County. It shall also be the responsibility of every permit or license holder to keep on file with the Division its their business and other telephone numbers where it they may normally be reached from time to time.

(s) (r) Out-of-county origin exception. Nothing in this article shall be construed to
prohibit discharge within Broward County of any passenger lawfully picked up in another
county and lawfully transported into Broward County. Notwithstanding any provision to
the contrary, (1) any passenger lawfully picked up in another county, and transported to,
and discharged at any location within Broward County, may be picked up at the discharge
location and returned to the county of origin as long as the transportation is part of a pre-
arranged prearranged, round-trip fare pursuant to a written contract and the county of
origin has adopted a similar reciprocity provision; and (2) a limousine from another county
may pick up a passenger at either Fort Lauderdale International the Airport or Port
Everglades and transport the passenger directly to the limousine's county of origin,
provided the transportation is part of a pre-arranged prearranged, one-way continuous
fare pursuant to a written contract, the passenger arrived at either Fort Lauderdale
International the Airport or Port Everglades, the limousine has complied with all of the
regulatory requirements of the county of origin, and the limousine's county of origin has
adopted a similar reciprocity provision. "Pre-arranged" shall mean a reservation which
has been made at least one hour in advance by the person requesting service or his/her
agent at the place of business of the for-hire license holder for the provision of limousine
service for a specified time period. Any limousine that picks up or discharges passengers
at either Fort Lauderdale International the Airport or Port Everglades shall meet the Fort
Lauderdale International Airport and or the Port Everglades limousine requirements, as
applicable. A copy of the contract shall be in the possession of the chauffeur at all times
and shall be made available to enforcement personnel upon request.

(t) (s) Temporary Operating Permits. The Division may issue temporary operating
permits for time periods when the National Football League Super Bowl ("Super Bowl")
or the Fédération Internationale de Football Association World Cup ("FIFA World Cup")
takes place in South Florida. These permits authorize the permit holder to operate
pursuant to this Cchapter in Broward County, including the Fort Lauderdale-Hollywood
International at the Airport, but not including Port Everglades, for a period not to exceed
two (2) weeks for the Super Bowl and for a set duration based on operational needs for
the FIFA World Cup (each, the "designated period"), the dates of which shall be set by
the Director. Temporary operating permits may be issued to current Broward County
permit holders in the categories of <u>Llimousine</u> , <u>Lluxury Ssedan</u> , <u>Lluxury Llimousine</u> , and
$\mp \underline{t}$ ransport $\forall \underline{v}$ an, as defined in Section 22½-1(k). Vehicles operating under temporary
operating permits are subject to the requirements of this Cchapter, including without
limitation Section 22½-9B, except to the extent modified by this section.

(1) Applicants for a temporary operating permit shall meet the following criteria, and the vehicle shall not be operated as a motor vehicle "for hire" on the streets of Broward County until all of the following criteria are met and the Division issues a temporary operating permit:

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- (2) Vehicles covered by temporary operating permits must be operated by drivers with valid Broward County chauffeur registrations or by drivers conforming to the following rules:
  - a. The permit holder must obtain background checks for each applicable driver from a company specializing in background checks

387		that checks for those issues described in Sections 22½-8(e)(4), (5),
388		(6), (7), and (8).
389	b.	All drivers must comply with all requirements in Section 22½-8(e).
390	c.	Sections 22½-8(a), (b), (c), (d), and (f) (n) (f) through (n) will not be
391		applicable to drivers.
392	d.	Drivers who are not registered chauffeurs may operate vehicles
393		permitted under this section to or from the Airport only during the
394		designated period of the temporary operating permit.
395	e.	The temporary permit holder must provide the Division with a roster
396		of all drivers that includes each driver's first and last name, driver
397		license number, driver license issuance date and expiration date,
398		and a confirmation that the driver has passed the background check.
399		The temporary permit holder must certify in writing under penalty of
400		perjury that all drivers on the roster have been screened and meet
401		the requirements of this <u>Cc</u> hapter. It is a violation of this section for
402		a permit holder to allow a driver to operate a vehicle under a
403		temporary operating permit before providing a roster to the Division
404		that includes the driver's information required by this section and
405		certification that the driver meets the requirements of this <u>Cc</u> hapter.
406	f.	Temporary Ppermit holders must provide an identification card to
407		each driver, including the name of the driver and the name of the
408		permit holder, in the form approved by the Division. While engaging
409		in for-hire transportation services, the driver must display the

410			identification card at all times and make it available for inspection by
411			personnel authorized to perform enforcement duties or by any police
412			officer.
413		g.	Temporary Ppermit holders must retain records showing the results
414			of the background checks for a period of no less than three (3) years.
415			The Division may audit these records at any time. It is a violation of
416			this section for any permit holder to fail to retain these records or to
417			fail to provide these records in response to an audit by the Division.
418		h.	All drivers must comply with the minimum standards of conduct
419			prescribed in Section 221/2-9A.
420	(3)	lf Palı	m Beach County or Miami-Dade County allows Broward County permit
421		holde	rs to operate within its county at Palm Beach International Airport or
422		<u>Miam</u>	i International Airport during the designated period, then permit
423		holde	rs of vehicles permitted in the reciprocating county may operate within
424		Browa	ard County at the Airport during the designated two-week Super Bowl
425		perio	d. This reciprocation is valid for both temporary and standard permits
426		and	only in the categories of <u>Ll</u> imousine, <u>Ll</u> uxury <u>Ss</u> edan, <u>Ll</u> uxury
427		<u>Ll</u> imo	usine, and ∓ <u>t</u> ransport <u>∀v</u> an.
428	<del>(u)</del> <u>(t)</u>	The E	Board Commission, by resolution, may waive, prorate, or modify fees,
429	or extend or	modify	y the expiration date of a permit required under this Section 22½-6A,
430	to address ir	npacts	resulting from a declared state or local emergency.

## Sec. 22½-6B. Permits—Airports.

- (a) It shall be unlawful for any limousine or motor carrier with a vehicle or vehicles, including "courtesy vehicles," as described in Subsection 22½-1(j), to operate at the Fort Lauderdale-Hollywood International Airport ("Airport") without a contract, license, lease, or permit issued by Broward County or the Broward County Aviation Department for operations at the Airport.
- (b) Applicants for a permit to operate a motor vehicle at the Airport must have no outstanding civil fines or penalties arising out of any administrative or enforcement action relating to the operation of a vehicle for hire, or relating to conduct involving fraud or dishonest dealing.
- (b) (c) Any motor carrier operating in violation of this Section will be deemed as operating unlawfully and shall be subject to penalties prescribed in Section 22½-13 of this Chapter.
- Sec. 22½-6C. Permits—Luxury limousines and transport vans.

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- (b) Applicants for a permit to operate a Lluxury Llimousine or ∓transport Vvan shall meet the following criteria:
  - (1) The applicant must have a place of business located in Broward County and must have a <u>current</u> Broward County <del>Occupational License</del> <u>Business Tax</u> <u>Receipt</u> for its <u>that</u> business;
  - (2) The applicant must produce, as of the date of application, a title or lease agreement for each individual vehicle operating on the applicant's behalf in Broward County;

454	(3)	The applicant must produce proof that it carries public automobile insurance
455		for each individual vehicle, as required by this Cchapter, effective on or
456		before the date of application; <del>and</del>
457	(4)	The applicant must produce proof that, as of the date of application, the
458		applicant maintains a Broward County telephone number in the applicant's
459		name- <u>; and</u>
460	<u>(5)</u>	The applicant or permittee does not have any outstanding civil fines or
461		penalties arising out of any administrative or enforcement action relating to
462		the operation of a luxury limousine and transport van or relating to conduct
463		involving fraud or dishonest dealing.
464	Sec. 22½-6[	D. Port Everglades—Business permits.
465		
466	(d)	The County may deny an application or not renew a Business Permit if it
467	determines t	hat:
468	(1)	The applicant or permittee has submitted false or misleading information;
469	(2)	The applicant or permittee violated the terms or conditions imposed by the
470		Division, or has committed multiple, severe, or both, violations of the
471		provisions of this <u>Cc</u> hapter;
472	(3)	The applicant or permittee has outstanding <u>civil</u> fines <del>under this Chapter</del> <u>or</u>
473		penalties arising out of any administrative or enforcement action relating to
474		the operation of a vehicle for hire, or relating to conduct involving fraud or
475		dishonest dealing;
476	(4)	The applicant's or permittee's past performance has been unsatisfactory; or

477	(5)	The applicant or permittee has committed multiple, severe, or both,
478		violations of this <u>Cc</u> hapter, or commission or omission, as may be
479		applicable, of any of the issues listed above in Section 22½-6D(c).

(e) A denial of a permit or a failure to renew a permit by the Division may be appealed by an applicant as follows:

Any applicant denied a Business Permit shall be provided with written notice of denial setting forth the facts, law, and reason(s) upon which the denial is predicated. The notice shall also contain a statement that the applicant has the right to a hearing before a Hhearing Panel officer. In order to be granted such a hearing, the applicant must file a written request to the Director within thirty (30) days after receipt of the denial, and the notice of denial shall so state.

- (f) If the applicant requests a hearing, the hearing shall be held within thirty (30) days of <u>after</u> receipt of the request by the Director unless waived in writing by the applicant. Hearings shall otherwise be conducted in accordance with the procedures for Consumer Protection Board hearings set forth in Article II, Chapter 8½ of the Code. The applicant shall be provided with a notice of hearing, which shall include:
  - (1) A statement of time and place for the hearing; and
  - (2) A reference to the facts and relevant section of the Broward County ordinances or regulations upon which the denial is based. The reason(s) for the denial shall also be stated.

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(h) The Business Permit initial application processing fee is a nonrefundable fee assessed the first time an application is made to the County for a permit, except as

hereinafter provided. Business Permit holders who allow their permits to expire shall reapply and pay the initial processing fee. Such fee will not be refunded if a permit application is denied, not renewed, suspended, or revoked by the County for any reason.

- (1) In addition, a nonrefundable annual Business Permit fee is assessed for each calendar year as set forth in the Broward County Administrative Code.
- (2) Business Permits shall be issued on an annual basis and shall expire on June 30 each year, or on such other date established by the Division. Fees will not be prorated.
- (3) The Board Commission, by resolution, may waive, prorate, or modify fees or extend or modify the expiration date of Business Permits during a declared state or local emergency.

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County permitted luxury limousines and transport vans to perform on-demand for-hire for hire transportation services for three (3) or more passengers at Port Everglades where the luxury limousines and transport vans are staged and dispatched on-demand on demand during specific time periods when the Port Everglades Director or their written designee determines that no reasonable alternative transportation options exist for cruise passengers that have not prearranged their transfers out of the Port. All transport vans participating in this service must have signage on the exterior of the transport van that identifies the name and telephone number of the permitted operator in at least three (3) inch lettering. The rates for those participating in the on-demand service shall be the same rates as those established by the on-demand share ride and limousine service at the Fort

Lauderdale-Hollywood International Airport for transportation to Port Everglades, Miami International Airport, and Palm Beach International Airport. All participants must comply with all written rules and procedures including, but not limited to, where to be staged and how to be dispatched as prepared by the Port Everglades Department or the Permitting, Licensing and Consumer Protection Division. Those failing to comply with the rules and procedures may be excluded from performing on-demand service at Port Everglades.

#### Sec. 22½-6E. Permits—Luxury sedans.

- (a) Applicants for permits to operate luxury sedans, as defined in Section 22½-1, must apply to the Division for a permit for each individual vehicle they intend to operate, whether leased or owned.
- (b) Applicants for a permit to operate a luxury sedan must meet the following criteria:
  - (1) The applicant must have a place of business located in Broward County and must have a current Broward County Business Tax Receipt for that business;
  - (2) The applicant must produce, as of the date of application, a title or lease agreement for each individual vehicle the applicant intends to operate in Broward County;
  - (3) The applicant must produce proof of public automobile insurance in effect on the date of application for each individual vehicle, as required by this chapter;

544	<u>(4)</u>	The applicant must produce proof that, as of the date of application, the
545		applicant maintains a Broward County telephone number in the name of the
546		applicant or their authorized representative; and
547	<u>(5)</u>	The applicant or permittee does not have any outstanding civil fines or
548		penalties arising out of any administrative or enforcement action relating to
549		the operation of a vehicle for hire or relating to conduct involving fraud or
550		dishonest dealing.
551	<u>(c)</u>	Any motor carrier operating in violation of this section will be deemed as
552	operating un	lawfully and shall be subject to penalties as prescribed in Section 22½-13.
553	Sec. 22½-7/	A. Jitneys.
554		
555	(e)	Denial of license; appeal; review.
556		
557	(2)	The hearing shall be conducted in accordance with the procedures for a
558		Hhearing panel officer. At the hearing, witnesses shall be sworn, and the
559		rules of evidence established for the quasi-judicial proceedings shall
560		govern. After the conclusion of the hearing, the Hhearing panel officer shall
561		affirm or reverse the decision of the Director, and that action shall be final.
562		Should the Hhearing panel officer reverse the decision of the Director, the
563		Director shall issue the license.
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## Sec. 22½-8. Chauffeur's registration.

(a) It shall be unlawful for any person to drive, operate, or control any motor vehicle, which for the purposes of this section shall include paratransit services' motor vehicles, for compensation over any street in Broward County without first having obtained a chauffeur's registration from the Division pursuant to this section. Unless otherwise stated, when "chauffeur's registration" is used in this Section 22½-8, it refers to all registrations issued by the Division pursuant to this chapter.

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- (h) An applicant that is revealed to have pending matters described above in Sections 22½-8(g)(6) and (7) may have its their application placed on hold by the Division, and such applicant shall be provided written notice of the right to request a hearing before a hearing panel officer, to determine whether the chauffeur's registration should be granted, granted with conditions, limitations, or restrictions, or not granted at all. Said notice shall contain a statement that the applicant has the right to a hearing before a hearing panel officer. In order to be granted such a hearing, the applicant must file a written request to the Director within thirty (30) calendar days after the date of receipt of the notice of the Division's determination that pending matters, as described in Sections 22½-8(g)(6) and (7), exist. If the applicant requests a hearing, the hearing shall be held within thirty (30) calendar days after the date of receipt of the request by the Director unless waived in writing by the applicant. The applicant shall be provided with a notice of hearing, which shall include:
  - (1) A statement of the time and place for the hearing; and

(2) The facts and a reference to the relevant section of the Broward County ordinances and/or regulations upon which the above-referenced pending matters are based. The reasons for the existence of these pending matters shall also be clearly stated.

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(j) If an applicant has been convicted of a misdemeanor for fleeing leaving the scene of an accident, but otherwise meets the requirements of Section 22½-8(e), the Division shall review the application as provided in this section, determine whether the conviction bears a substantial relationship to the application for a chauffeur's registration, and make a recommendation as to whether the chauffeur's registration should be granted. The applicant shall be provided written notice of the Division's recommendation setting forth the facts, law, and reason(s) upon which the recommendation is predicated. The notice shall also contain a statement that a final determination on the application will be made by a hearing officer at the time, date, and location stated in the notice, which hearing shall be scheduled not sooner than thirty (30) days and no later than sixty (60) days after the date of the notice, unless waived in writing by the applicant. The hearing officer shall have the authority to adopt or reject the Division's recommendation and may impose conditions, limitations, or restrictions on a chauffeur's registration for the purpose of protecting the public. Any conditions, limitations, or restrictions shall be consistent with the purpose and provisions of this chapter. A violation of any condition, limitation, or restriction imposed on an applicant's chauffeur's registration shall be a violation of this chapter.

(k) Any applicant denied a chauffeur's registration, except for those denied by a hearing officer pursuant to Section 22½-8(j), shall be provided with written notice of denial setting forth the facts, law, and reason(s) upon which the denial is predicated. The notice shall also contain a statement that the applicant has the right to a hearing before a hearing panel officer. In order to be granted such a hearing, the applicant must file a written request to the Director within thirty (30) days after the date of receipt of the denial, and the notice of denial shall so state.

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- (m) Hearings shall otherwise be conducted in accordance with the procedures for Consumer Protection Board hearings set forth in the Article II, Chapter 8½ of the Code.
- (n) A hearing panel officer shall have the authority to grant a chauffeur's registration with conditions, limitations, or restrictions, for the purpose of protecting the public, and any conditions, limitations, or restrictions shall be consistent with the purpose and provisions of this chapter. If a hearing panel officer overturns a decision of the Division to deny a chauffeur's registration, the hearing panel officer shall impose a condition of probation, for a minimum period of six (6) months, on the applicant's registration. A violation of any condition, limitation, or restriction of a chauffeur's registration granted by a hearing panel officer shall be a violation of this chapter. A hearing panel officer shall not, however, have the authority to grant a chauffeur's registration to any individual who does not meet the requirements of Section 22½-8(e).

# Sec. 22½-9A. Operations—Minimum standards of conduct.

The roles of certificate, license, <u>registration</u>, and permit holders is <u>are</u> essential to enhance and showcase the operation of quality public transportation services to <u>for</u> the residents and visitors of Broward County. Intrinsic to operation of a quality public transportation service is the conduct of each certificate, license, and permit holder. Therefore, all such holders are required to comply with the following minimum standards, as applicable:

(a) All certificate, license, <u>registration</u>, and permit holders, and their employees and representatives, shall conduct themselves at all times in a professional and courteous manner <u>at all times while</u> in the performance of public transportation services.

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All chauffeurs operating taxicabs must accept payment in the form of cash or credit card. Passengers paying in cash must be provided change owed to the nearest whole dollar. If the passenger chooses to pay with a credit card and the taxicab's processing system is inoperative or unavailable, the chauffeur must use an alternative card-processing method or, if the chauffeur is not able to process a card transaction as provided in this section, must permit the passenger to exit the taxicab without payment.

Sec. 22½-9B. Operations—Minimum vehicle standards.

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- (c) Motor vehicles shall not be operated if the top or interior lights or the headlights or taillights are not functioning properly. Likewise, a motor vehicle shall not be driven unless the brakes, steering mechanism, tires, horn, windshield wipers, and side and rearview mirrors are in good working order.:
  - (1) The top or interior lights or taillights are not functioning properly;
  - (2) The brakes, steering mechanism, tires, horn, windshield wipers, or side or rearview mirrors are not in good working order; or

655	<u>(3)</u>	The o	dashboard warning lights are malfunctioning or remain illuminated
656		while	the motor vehicle is being driven.
657			
658	(e)	All ve	ehicles operating as motor <del>vehicles</del> <u>carriers</u> under this <u>Cc</u> hapter,
659	including mo	otor ve	hicles operating in municipalities regulating the industry pursuant to
660	Section 22½-12 of this Chapter, and motor vehicles with a passenger capacity of not more		
661	than nineteen (19) passengers, with a permit to operate at the Airport or Port Everglades,		
662	shall have an inspection of the following components, which shall be demonstrated to be		
663	functional and meet the safety standards designated by the manufacturer:		
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665	(f)	In add	dition to the standards set forth in this section, taxicabs shall meet the
666	following minimum standards:		
667			
668	(3) Taximeters shall be:		
669		<del>a.</del>	Installed and entirely illuminated so as to be easily seen by a
670			passenger sitting in any part of the taxicab;
671		<del>b.</del>	Approved by a designated facility authorized to certify meter
672			operation or, in the case of a taximeter software program, platform,
673			or application installed on an electronic device, approved by the
674			Division; and
675		<del>C.</del>	Attached to telltale lights so that telltale lights shall automatically
676			illuminate when the taximeter is in operation and extinguish when the
677			taximeter is not in operation.

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(h) Each motor carrier engaging in the taxicab business shall adopt and use,

after approval by the Division, a distinctive, uniform, and decorative color scheme for all

taxicabs operated pursuant to such certificate. The Division shall refuse such approval

when in its opinion the proposed color scheme will infringe upon any color scheme already

in use by another motor carrier once previously approved by the Division. Failure to

comply with this section shall be grounds for suspension of the certificate or permit.

(i) Every taxicab operating in Broward County shall have painted upon each side, in accordance with instructions issued by the Division, the vehicle's number, the name and telephone number of the certificate holder, or the name of the association or organization under which the vehicle is operated, and any and all such other information and displays as the Division may from time to time require. The vehicle number shall also be posted inside the vehicle in at least two (2) inch lettering in a place clearly visible to passengers and approved by the Division. To avoid duplication and confusion, all vehicle numbers shall be assigned exclusively by the Division, and no municipality regulating motor

(j) (i) The Division shall inspect all vehicles that are issued a permit, or for which a permit is sought, for compliance with this Cchapter.

carriers pursuant to Section 22½-12 of this Chapter shall assign such vehicle numbers.

- (k) (i) Vehicles shall be inspected in accordance with the following schedule; provided, however, that the Division may inspect a vehicle for hire <u>or courtesy vehicle</u> for compliance with the provisions of this <u>Cchapter</u> at any time:
  - (1) Vehicles for hire that are not more than ten (10) model years old shall be inspected annually.

(2) Vehicles for hire that are ten (10) model years old or older and less than fifteen (15) model years old shall be inspected semiannually.

- (3) Vehicles for hire that are fifteen (15) model years old or older shall be inspected quarterly.
- (I) (k) Any vehicle failing to pass the inspection may have its operating permit suspended in accordance with Section 22½-13. Any person or entity that fails to comply with the requirements of this section is subject to denial, revocation, or suspension of its their bBusiness pPermit and decals.
- (m) (l) Each holder of a <u>Broward County</u> certificate, permit, or license, and each chauffeur shall fully comply with all ordinances, rules, and regulations of Broward County and all statutes of the State of Florida applicable to the operation of motor carriers.
- (n) (m) Certificate holders Operators shall require every chauffeur to maintain a daily manifest to promptly and legibly record the following information: chauffeur's name; vehicle number; year, month, date, the starting time, and place of origin and destination of each trip; the amount of fare collected for each trip; the number of passengers on each trip; and the total miles or units accumulated during a chauffeur's operating period. All completed manifests shall be returned to the operator of the business by the chauffeur at the conclusion of the chauffeur's tour of duty. The forms for each manifest shall be furnished to the chauffeur by the registered operator and shall be approved by the Division. Daily manifests shall not be destroyed, mutilated, altered, or otherwise defaced without approval by the Division. The manifests shall be available for inspection and/or copying by the Division during regular business hours for a period of not less than three (3) years.

## Sec. 22½-9C. Operations—Insurance.

- (a) Every certificate, permit, or license holder operating operator utilizing motor vehicles with a seating capacity of less than nine (9) passengers shall file evidence of insurance with the Division, providing for public liability and property damage coverage on each motor vehicle to be operated under the certificate in an amount not less than that prescribed by state or federal law, as applicable. Proof of all required insurance coverage shall be filed with the Division.
- (b) Motor carriers operating Every operator utilizing motor vehicles with a seating capacity of nine (9) to nineteen (19) shall have insurance in the amount of Five Hundred Thousand Dollars (\$500,000.00) per occurrence, combined single limit as to bodily injury and property damage liability. Such insurance shall not include a deductible. If additional or higher insurance coverage is required by state or federal law, each such certificate, permit, or license holder every operator 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.
- (c) All evidence of insurance shall be executed and filed with the Division by the insurance carrier in a form or forms acceptable to the Broward County Risk Management Division. The insurance carrier or company shall qualify as an insurance company authorized to transact insurance in the State of Florida pursuant to Chapter 624, pt. Part III, F.S. Florida Statutes (§ Section 624.401, F.S. Florida Statutes, et seq.). The insurance carrier or company must be a participant in the Florida Insurance Guaranty Association. A certificate of self-insurance issued by the Florida Department of Highway

Safety and Motor Vehicles pursuant to <del>F.S.</del> Chapter 324, <del>F.S.</del> <u>Florida Statutes</u>, is not acceptable evidence of insurance.

(d) The Every operator shall keep the required insurance shall be kept in full force and effect by the certificate holder at all times. Failure to file such evidence of insurance with the Division, or failure to have same in full force and effect, may be cause for the certificates of public convenience and necessity and all permits issued to be suspended or revoked subject to the provisions of Section 22½-13 of this Chapter. The insurance shall provide that the coverage may neither expire nor be canceled prior to thirty (30) days after the Division receives written notice of the expiration or cancellation from the insurance carrier.

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#### Sec. 22½-10. Taximeters.

- (a) Each taxicab shall be equipped with a taximeter of a size and design approved by the Division. It shall be unlawful to operate any taxicab within Broward County unless and until its taximeter has been inspected and found to be accurate and in a satisfactory operating condition by the Division. The Division shall suspend a taxicab's operating permit if at any time the taxicab's taximeter is found to be defective or inaccurate. Such permit suspension shall remain in effect until such defective meter has been replaced or repaired to the satisfaction of the Division.
- (b) The Division may test and inspect any taxicab taximeter and place a seal and sticker on the taximeter. When a taximeter fails to comply with its the standards of this section, the Division shall immediately suspend the taxicab's operating permit. The

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, and the driver shall, upon demand, furnish the passenger with a receipt stating the amount of fare collected.
- (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 transferred taximeter shall not be used to transport passengers unless and until the taximeter has been inspected, tested, and sealed by the Division.

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## 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 a hearing based on a determination of the Director that one or more of the conditions provided in this <u>Ssection</u> (b) exist(s). The hearing procedures set forth in this <u>Cc</u>hapter 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 <u>hearing panel or a hearing officer</u>, as applicable. Certificates, permits, registrations, or jitney licenses may be suspended, revoked, or forfeited prior to a hearing for the following reasons:
  - (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 <u>Cchapter prior</u> 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 <u>Cchapter</u>; or
  - (4) 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 related to the individual certificate, permit, registration, or license proposed to be suspended, revoked, or forfeited.

- (5) No reinstatement fee shall apply if the suspension, revocation, or forfeiture is reversed or overruled by the hearing panel or a hearing officer.
- (c) All hearings required by this section shall be preceded by a minimum of ten (10) days' prior written notice forwarded to the last known address maintained by the Division. The notice shall specify the proposed action and the grounds upon which the action is predicated. The certificate, permit, or registration holder (as the case may be) may be represented by legal counsel and shall be entitled to present a defense to the proposed action. All such hearings shall be conducted in accordance with the rules of the Consumer Protection Board for conducting hearings set forth in Article II, Chapter 8½ of the Code. The Division shall promptly notify all parties of the final decision. There shall be a service fee to reinstate a suspended certificate or permit, which fee shall be set by resolution of the Commission.
- (d) The Hhearing panel officer is empowered to issue an order of revocation or an order of suspension for a period. If an order of suspension is issued, it may provide for revocation if the condition which led to the suspension has not been corrected by the expiration of the suspension period.

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## Sec. 22½-14. Division—Authority.

- (a) The Division shall perform the following duties and responsibilities:
- (1) Process, investigate, and prepare reports on all applications regarding certificates, permits, licenses, and registrations pursuant to this <u>Cc</u>hapter.
- (2) Investigate and prepare reports on alleged violations of this <u>Cchapter</u>.

835	(3)	Investigate, process, and prepare reports on motor carrier rates pursuant to
836		Section 22½-11 of this Chapter.
837	(4)	Enforce the provisions of this <u>Cc</u> hapter.
838	(5)	Maintain a telephone <del>book</del> listing.
839	(6)	Attempt to resolve consumer complaints regarding motor carriers.
840	(7)	Issue all approved certificates, permits, licenses, and registrations pursuant
841		to the provisions of this <u>Cc</u> hapter and maintain appropriate files of same.
842		No certificate, permit, license, or registration shall be valid unless the
843		required fees are paid, and the Division has actually collected payment.
844		
845	(b)	The Director may propose and the Broward County Administrator may
846	promulgate f	urther rules and regulations to carry out the provisions of this <u>Cc</u> hapter, which
847	rules and re	gulations, when approved by the Commission, shall have the force and effect
848	of law.	
849	Section	on 3. Article II of Chapter 22½, including Sections 22½-15 through
850	22½-21, of tl	ne Broward County Code of Ordinances is hereby created to read as follows:
851	[Underlining	omitted]
852		ARTICLE II. NONEMERGENCY MEDICAL TRANSPORTATION
853	Sec. 22½-15	5. Definitions.
854	For the	ne purposes of this article, the definitions in Section 221/2-1 are hereby
855	incorporated	, and the following additional definitions shall apply unless the context of their
856	usage clearl	y indicates another meaning:

Advanced Life Support Service or ALS Service means any emergency medical transport or nontransport service that uses advanced life support techniques, pursuant to Florida laws, rules, and regulations, and local laws, rules, and regulations.

County Administrator means the Broward County Administrator or their written designee.

License means a license issued to a nonemergency medical transportation service provider pursuant to this article.

Nonemergency medical transportation service means any privately or publicly owned service employing a land, air, or water vehicle that is designed, constructed, reconstructed, maintained, equipped, or operated for, and is used for or intended to be used for, land, air, or water transportation of persons who are confined to wheelchairs or stretchers or whose condition makes it impractical to be transported by a motor carrier, and whose condition is such that these persons do not need, nor are likely to need, immediate medical attention during transport.

Nonemergency medical transportation service provider means any person, firm, corporation, association, local government, or other entity that holds a nonemergency medical transportation service license.

Patient means any person who needs nonemergency medical treatment or transportation.

Physician means a person who is licensed to practice medicine in Florida under the provisions of Chapter 458 or Chapter 459, Florida Statutes.

Response time means the interval of time between the moment the nonemergency medical transportation provider's dispatch center receives a call requesting a response

and the moment the nonemergency medical transportation provider's vehicle arrives at the requested location of the pickup.

### Sec. 22½-16. License Required.

Every person, firm, corporation, association, local government, or other entity desiring to provide nonemergency medical transportation must obtain a license from the Division pursuant to the provisions herein and subject to such rules and regulations as may be promulgated by the County Administrator pursuant to this chapter, except for vehicles that are exempt under Section  $3\frac{1}{2}$ -3.

# Sec. 22½-17. Application and license for nonemergency medical transportation service.

- (a) All potential nonemergency medical transportation service providers (individually referred to as "applicant" within this article) desiring to hold a license must obtain a license from the Division pursuant to the provisions herein and subject to such rules and regulations as may be promulgated by the County.
- (b) An applicant desiring to obtain a license or renew a license in Broward County must submit an application to the Division on the forms required by the County and accompanied by a nonrefundable application fee in the amount established by resolution of the Commission. Applications will not be processed prior to the receipt of the applicable fee.
- (c) Throughout the application process, the applicant must maintain at least one (1) business office located in Broward County at which mail can be received and daily telephone communication is available with an agent of the applicant. If a license is approved, at all times while so licensed, the licensee must maintain one (1) or more

903	business off	ices in Broward County where records are available for inspection upon
904	request by th	ne Division.
905	(d)	Applications. All applications for licenses must include the following
906	information:	
907	(1)	The name under which the applicant will operate the nonemergency
908		medical transportation service;
909	(2)	The date of incorporation or formation of the local government, firm,
910		corporation, association, or other entity;
911	(3)	If the applicant is a corporation, partnership, limited liability company, or
912		similar entity, the type and number of shareholders, partners, members, or
913		other ownership interests outstanding and the name and address of all such
914		shareholders, partners, members, and owners;
915	(4)	The name, address, telephone number, e-mail address, and title of the
916		appropriate government official or, as applicable, the general manager,
917		owners, officers, members, partners, and directors of the entity seeking a
918		license;
919	(5)	For nongovernmental applicants, completed state and local criminal
920		background checks of all owners, officers, members, partners, and directors
921		of the firm, corporation, association, or other entity;
922	(6)	The addresses of the applicant's present (or, if a new applicant, proposed)
923		business office location and vehicle storage location;
924	(7)	The year, model, type, passenger capacity, mileage, vehicle license
925		number, and vehicle identification number of each vehicle used (or, if a new

926		applicant, proposed to be used) by the applicant in the nonemergency
927		medical transportation service;
928	(8)	The name and driver license number of all personnel employed (or, if a new
929		applicant, proposed to be employed) by the applicant, along with copies of
930		a current Broward County chauffeur's registration for all drivers for the
931		previous five (5) years in accordance with the requirements of Chapter 221/2
932		of the Code;
933	(9)	For any nongovernmental applicant, a credit report from one (1) of the three
934		(3) major credit reporting agencies to ensure the applicant's financial ability
935		to provide service to the public in a safe, comfortable, and reliable manner;
936	(10)	Other information as may be deemed necessary by the County
937		Administrator or their written designee; and
938	(11)	A sworn statement signed by the applicant or their authorized
939		representative stating under the penalty of perjury that all information
940		provided by the applicant is true and correct.
941	(e)	Subsequent to receiving the application and application fee, in deciding
942	whether to is	ssue a license, the Division will consider the following:
943	(1)	The application submitted by the applicant;
944	(2)	The type and condition of the equipment and vehicles the applicant utilizes;
945	(3)	The past performance and service record, if any, of the applicant;
946	(4)	The benefits that will accrue to the public interest from the proposed service;
947	(5)	Other matters deemed to be in the best interests of the public health, safety,
948		and welfare of the residents of Broward County; and

(6) Any other information as the County may deem appropriate.

- (f) The Division must review all new and renewal applications for licenses and must either approve or deny the licenses based upon the application and the rules and regulations promulgated pursuant to this chapter. If a license is denied, the Division must notify the applicant, in writing, of the denial within ten (10) days after the decision.
- (g) Subsequent to the Division's approval of the license, but prior to the issuance of the license, the nonemergency medical transportation service provider must pay the County a license fee in the amount established by resolution of the Commission. Such fee will be used to defray the cost of monitoring compliance with this chapter and any rules and regulations promulgated by the County.
- (h) The license granted by the Division is valid for a definite period of time, not to exceed three (3) calendar years unless otherwise revoked, suspended, or modified.
- (i) An applicant may appeal the denial of a license. The appeal of a license denial must be in writing and delivered to the Division within ten (10) calendar days after the denial of the license and must state the factual basis for the appeal. The County Administrator, or their written designee, must provide a decision on the appeal within thirty (30) days after receipt.

### Sec. 22½-18. Transfer or assignment of license.

(a) Licenses issued pursuant to this chapter are not assignable or transferable except upon written approval by the Division, and such assignment or transfer is subject to the same application, investigations, fees, and process as original applications for licenses.

(b) A change in a majority of the ownership or a controlling interest in the nonemergency medical transportation service provider constitutes a transfer or assignment.

#### Sec. 22½-19. Insurance.

- (a) Every nonemergency medical transportation service provider must carry bodily injury and property damage insurance with an insurance carrier or company qualified as an insurance company authorized to transact insurance in the State of Florida to secure payment for any loss or damage resulting from any occurrence arising out of or caused by the operation or use of any of the nonemergency medical transportation service provider's vehicles. Each transporting vehicle, including owned, hired, and non-owned vehicles, must be insured for a minimum limit of Five Hundred Thousand Dollars (\$500,000) for each occurrence, combined bodily injury and property damage liability. Nonemergency medical transportation service providers are not required to carry malpractice insurance.
- (b) Every insurance policy or contract for insurance must provide for the payment and satisfaction of any financial judgment entered against the provider or against any person driving a vehicle of the service. Such insurance must be obtained, and certificates of insurance or certified copies of such policies must be filed with the Division. All such insurance policies, certificates of insurance, and certified copies of such insurance policies must provide for a thirty (30) day notice of cancellation to the County. All such certificates of insurance must show the County as a certificate of insurance holder and that the County is listed and endorsed as an additional insured on all policies required under this section. Thirty (30) days prior to the policy's expiration date, the nonemergency

994 medical transportation service provider must provide the County with a renewal certificate 995 of insurance. 996 Sec. 22½-20. Rules, regulations, and reporting. 997 Nonemergency medical transportation service providers must comply with (a) 998 all applicable laws, rules, and regulations set forth in Florida law, the Florida 999 Administrative Code, the Broward County Code of Ordinances, and the Broward County 1000 Administrative Code. 1001 (b) Personnel. 1002 (1) Nonemergency medical transportation service providers must ensure that each person employed to drive a nonemergency medical transportation 1003 1004 service vehicle is trained, experienced, and otherwise qualified to drive the 1005 vehicle. 1006 (2) Nonemergency medical transportation service providers must document 1007 that each of their drivers of a nonemergency medical transportation vehicle: 1008 Is at least eighteen (18) years old; a. 1009 Certifies under oath that they are not addicted to alcohol or any b. 1010 controlled substance; 1011 Possesses a valid Broward County chauffeur's registration; C. 1012 d. Is trained in the appropriate and correct use of special equipment 1013 required for wheelchair and stretcher transport; 1014 e. Is trained in the National Safety Council's Defensive Driving course 1015 or an equivalent defensive driving course, as determined by the

Division:

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1017		f. Possesses a valid American Red Cross Standard First Aid and
1018		Personal Safety Card or an equivalent first aid and personal safety
1019		card, as determined by the Division; and
1020		g. Possesses a valid American Red Cross or American Heart
1021		Association Cardiopulmonary Resuscitation card or an equivalent
1022		card, as determined by the Division.
1023	(3)	Nonemergency medical transportation service vehicles must be staffed by
1024		personnel sufficient for safe loading and unloading of passengers, and an
1025		attendant must always be present in the passenger compartment when
1026		transporting a passenger who is incapacitated or who is on a stretcher or
1027		other device in a reclining position.
1028	(4)	All nonemergency medical transportation personnel must comply with
1029		Sections $22\frac{1}{2}-9A(a)$ , $22\frac{1}{2}-9A(c)$ , $22\frac{1}{2}-9A(g)$ , $22\frac{1}{2}-9A(h)$ , $22\frac{1}{2}-9A(i)$ ,
1030		22½-9A(o), and 22½-9A(p) of the Code.
1031	(c)	Vehicles.
1032	(1)	Prior to issuing a license or a renewal license for the provision of
1033		nonemergency medical transportation services and on at least an annual
1034		basis, the Division must inspect each vehicle to determine whether it meets
1035		all requirements of vehicle design, construction, communications,
1036		equipment and supplies, and sanitation in accordance with this chapter.
1037		Vehicle permits shall be issued by the Division for vehicles successfully
1038		passing such inspections. A vehicle will be removed from service if it is

found to be in an unsafe condition. If any vehicle is taken out of service for

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1040		a safety or equipment violation, it will not be placed back in service until						
1041		approval is granted by the Division.						
1042	(2)	Maint	Maintenance and Sanitation. All nonemergency transportation service					
1043		vehic	les must:					
1044		a.	Have interior equipment that is smooth and easily cleaned;					
1045		b.	Have all electrical systems functioning properly;					
1046		C.	Be free of all hazards including, but not limited to, slippery floors,					
1047			sharp edges, unpadded interior door head clearances, cleaning					
1048			supplies, and vehicle fluids;					
1049		d.	Be free of dents and rust that interfere with the safe operation of the					
1050			vehicles;					
1051		e.	At all times meet the requirements of all motor vehicle and traffic laws					
1052			and regulations of the State of Florida;					
1053		f.	Have all equipment in the passenger compartment safely and					
1054			adequately secured;					
1055		g.	Have all doors, latches, and handles in proper working order;					
1056		h.	When transporting passengers on stretchers, have enough clean					
1057			blankets, linens, or disposable sheets to be used for each passenger;					
1058			and					
1059		i.	Always be maintained in a sanitary manner.					
1060	(3)	Vehic	ele Design. Nonemergency medical transportation service vehicles					
1061		used	to transport individuals in wheelchairs or on stretchers are required to					
1062		comp	ly with vehicle design criteria for accessibility under the ADA and					

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related federal laws, rules, and regulations, and must comply with any other criteria established by the County pursuant to ordinance or resolution.

- a. Nonemergency medical transportation service vehicles intended to be used for, or that are used for, the transportation of individuals in wheelchairs shall be designed and equipped as follows:
  - Each vehicle must have a lift or a ramp that complies with the requirements of 49 C.F.R. Part 38 under the ADA. Lift or ramp modifications must be made by an entity registered with the National Highway Traffic Safety Administration (NHTSA);
  - Each vehicle must have, for each passenger transported, two (2) positive means of securely latching or locking the wheelchair to the vehicle. The latching or locking device must be designed to prevent any lateral, longitudinal, or vertical motion of the passenger during transport;
  - Each vehicle must have, for each passenger transported, restraining belts or straps designed to securely confine the passenger to the wheelchair;
  - 4. Each vehicle must have, in addition to the rear-view mirror required by Chapter 316, Florida Statutes, an inside rear-view mirror that will enable the driver to view the entire passenger compartment;
  - Vehicle entry and exit doors must be equipped with latching devices that prevent doors from closing on passengers during

1086			loading or unloading from the vehicle. Striker plates shall be
1087			used in conjunction with latching devices;
1088		6.	Each vehicle must have a smooth floor that has minimal voids
1089			or pockets at the floor to side wall areas where water or
1090			moisture can become trapped;
1091		7.	The floor covering of the vehicle must be a seamless, single
1092			piece of permanently applied material and shall extend the full
1093			length and width of the passenger compartment. Where side
1094			panels and covering meet at the joints and side walls, they
1095			shall be sealed and bordered with rustproof,
1096			corrosion-resistant cove molding;
1097		8.	Each vehicle must carry in the driver's compartment a
1098			1A:10B:C fire extinguisher readily accessible, and charged;
1099			and
1100		9.	The passenger compartment of the vehicle must provide a
1101			minimum height of fifty (50) inches measured from the finished
1102			floor to the finished ceiling.
1103	b.	None	mergency medical transportation service vehicles intended to
1104		be us	ed for, or that are used for, the transportation of individuals on
1105		a stre	tcher must comply with Sections 22½-20(c)(3)a. 4. through 9,
1106		and m	nust also comply with the following:

1107		1.	Stretcher fasteners must be attached to the walls or the floors
1108			of the vehicle and installed pursuant to the manufacturer's
1109			specifications;
1110		2.	Stretchers must be fastened to the vehicle with the fastener
1111			assembly specified by the stretcher manufacturer and by a
1112			vehicle safety hook; and the stretchers must be operated and
1113			equipped pursuant to the manufacturer's specifications to
1114			prevent longitudinal or transverse dislodgment of the
1115			passenger during transit;
1116		3.	Each stretcher must have a serial number plate affixed to it;
1117			and
1118		4.	Each stretcher must be inspected annually by a company
1119			authorized to repair stretchers.
1120	(d)	Transportation	on by Stretcher. A nonemergency medical transportation
1121	service prov	vider is prohibit	ed from transporting other persons when it transports a patient
1122	on a stretch	er, unless the	other persons are accompanying the stretcher patient.
1123	(e)	Nonemerger	ncy Medical Transportation Service Communications.
1124	(1)	A nonemero	gency medical transportation service provider must provide
1125		continuous t	elephone access for the public.
1126	(2)	A nonemerg	ency medical transportation service provider must provide and
1127		maintain the	capability for two-way communications between the location at
1128		which it oper	rates or receives calls and each of their transportation vehicles.
1129		This may be	accomplished with the use of cellular telephones.

1130	(1)	Advertising.							
1131	(1)	All advertising or other solicitation for business by a nonemergency medical							
1132		transportation service provider must emphasize in a conspicuous manner							
1133		that the service does not provide medical attention, and that the service is							
1134		esigned for persons whose physical impairments render it impractical to							
1135		use regular common carrier or taxi services. The term "ambulance" cannot							
1136		be used to identify any nonemergency medical transportation service							
1137		vehicle or service or be used in any service provider advertisement.							
1138	(2)	Each nonemergency medical transportation service vehicle must have							
1139		commercial vehicle markings. The commercial vehicle markings must not							
1140		be magnetic signs.							
1141	(g)	Records.							
1142	(1)	Nonemergency medical transportation service providers must maintain in a							
1143		readily accessible format the following information:							
1144		a. Current personnel records for each employee indicating the date of							
1145		employment and qualifications held by each employee with yearly							
1146		updates for criminal and traffic-related background checks as							
1147		provided for in this chapter;							
1148		b. Records of each nonemergency medical transportation service							
1149		vehicle operated containing vehicle registration, vehicle							
1150		maintenance records, and the Division's inspection records;							
1151		c. A trip report for each transport recording the time, place, origin, name							
1152		of passenger, and destination. The trip report must include whether							

1153		the passenger was transported by stretcher and the written
1154		certification by the passenger's physician, physician assistant, or
1155		medical director for a State of Florida licensed ALS Service with
1156		emergency medical dispatching that the individual's condition is such
1157		that the passenger did not need medical attention during transport;
1158		and
1159		d. Each nonemergency medical transportation service provider must
1160		retain and preserve all daily trip records for no less than three (3)
1161		years. Such records must be available for inspection by the Division
1162		upon request, during normal working hours.
1163	(h)	All nonemergency medical transportation service providers must report the
1164	following in	formation electronically to the Division on a semiannual basis for each
1165	applicable li	cense:
1166	(1)	The total number of calls;
1167	(2)	The total number of patients transported; and
1168	(3)	Response times, and other information as the County Administrator or their
1169		written designee may deem necessary, as approved by the Commission.
1170	Sec. 22½-2	1. Complaints, violations, penalties, hearings.
1171	(a)	Complaints. The Division will investigate, in its sole discretion, any
1172	complaints i	t receives concerning the services of nonemergency medical transportation
1173	service prov	iders operating in Broward County.
1174	(b)	Violations. The following are violations of Article II, Nonemergency Medical
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Transportation, of this chapter:

1176	(1)	Failing to comply with any provision of Article II of this chapter or the rules
1177		and regulations promulgated pursuant to this chapter;
1178	(2)	Operating, providing, representing to the public, or participating in the
1179		business of providing nonemergency medical transportation services
1180		without first obtaining a license from the County;
1181	(3)	Operating a vehicle providing nonemergency medical transportation
1182		services if the vehicle does not meet the requirements of Article II of this
1183		chapter and the rules and regulations promulgated pursuant to this chapter;
1184	(4)	Obtaining a license by omitting or falsely stating any material fact on the
1185		application for the license;
1186	(5)	Obstructing, barring, or otherwise interfering with an inspection,
1187		assessment, or review conducted under Article II of this chapter or the rules
1188		and regulations promulgated pursuant to this chapter;
1189	(6)	For a nonemergency medical transportation service provider or their agent
1190		to demand money or other compensation in excess of the schedule of fees
1191		filed with the Commission pursuant to Article II of this chapter; and
1192	(7)	For a nonemergency medical transportation service provider to fail or
1193		neglect to provide service authorized by the license.
1194	(c)	Penalties.
1195	(1)	Violations of this chapter or the rules and regulations promulgated pursuant
1196		to this chapter may result in suspension, revocation, or modification of a
1197		license.

1198	(2)	In addition	to other r	emedi	es provi	ded in	this ch	apter, viola	ations of	this
1199		chapter or	the rules a	and re	gulations	promi	ulgated	by this cha	apter ma	y be
1200		enforced a	s provided	by Cha	apter 8½	of the	Code.			
1201	(3)	Notwithsta	nding the p	provisi	ons of t	his sed	ction, th	e County	may see	k to
1202		enforce this	s chapter b	y any l	egal acti	on nec	essary i	ncluding, b	ut not lin	nited
1203		to, seeking	injunctive	relief c	or other a	ppropi	iate reli	ef in court.		
1204	(d)	Hearings.	Hearings	and	review	of a	hearin	g officer's	s order	for
1205	nonemerger	ncy medical	transportat	ion se	rvice pro	viders	will be	conducted	in the s	ame
1206	manner as c	described in	Section 3½	-15 of	the Cod	e.				
1207	Section	on 4. Sec	tion 8½-16	of the	Broward	Count	y Code	of Ordinan	ces is he	reby
1208	amended to read as follows:									
1209	Sec. 8½-16.	. Schedule	of civil per	nalties	<b>.</b>					
1210										
1211	(c)	Violations	of Motor	Vehicl	e Body	Repai	r and I	Painting Li	censing	and
1212	Certification	Law and Re	gulations <u>::</u>							
1213								F	ine	
1214								First	Re	peat
1215			Violation					Violation	Viola	ation
1216	(1)	Operating a	a motor vel	nicle b	ody repa	ir		\$250.00	\$50	00.00
1217		or body pa	inting shop	withou	ut having	l				
1218		a technicia	n certified i	n the p	particulai	-				
1219		category fo	or which the	busin	ess activ	/ity				
1220		is licensed	(sec. 20-17	76.41)	)					

1221				
1222	<u>(30)</u>	Displaying hostile or threatening conduct	<u>250.00</u>	<u>500.00</u>
1223		toward a customer or employee of the		
1224		Consumer Protection Division, any law		
1225		enforcement agency, or any other		
1226		agency authorized to enforce the Broward		
1227		County Consumer Protection Code		
1228		(sec. 20-176.53(c))		
1229	(d)	Violations of Motor Vehicle Repair Licensing and	Certification	Law and
1230	Regulations:			
1231			Fine	
1232			First	Repeat
1233		Violation	Violation	Violation
1234	(1)	Operating a motor vehicle repair shop	\$250.00	\$500.00
1235		without having a technician certified in		
1236		the particular category for which the		
1237		business activity is licensed		
1238		(sec. 20-176.75(a))		
1239				
1240	<u>(19)</u>	Displaying hostile or threatening conduct	<u>250.00</u>	500.00
1241		toward a customer or employee of the		
1242		Consumer Protection Division,		
1243		any law enforcement agency, or any other		

1244	agency authorized to enforce the Broward					
1245		County Consumer Protection Code				
1246		(sec. 20-176.88(b))				
1247						
1248		(bb) Violations of Chapter	3½ <u>or Chapte</u>	e <u>r 22½</u> , Relatir	ng to Emerge	ncy Medical
1249	Servi	ce and Nonemergency Medica	l Transportati	on Service <u>:</u>		
1250				Fir	ne	
1251		Violation	First	Second	Third	Fourth
1252			Violation	Violation	Violation	Violation
1253	(1)	For an EMS Provider or	\$250.00	\$500.00	\$750.00	\$1,000.00
1254		applicant to fail to comply				
1255		with any provision of				
1256		Chapter 3½, Broward				
1257		County Code of Ordinances				
1258		(sec. 3½-15(b)(1))				
1259						
1260	(8)	For a nonemergency	250.00	500.00	750.00	1,000.00
1261		medical transportation				
1262		service provider to fail to				
1263		comply with any provision of				
1264		Article II of Chapter 3½ 22½,				
1265		Broward County Code of				

1266		Ordinances				
1267		(sec. 3½ 22½-21(b)(1))				
1268	(9)	Operating, providing,	250.00	500.00	750.00	1,000.00
1269		representing to the public, or				
1270		participating in the business				
1271		of providing nonemergency				
1272		medical transportation				
1273		service without first obtaining				
1274		a license from the County				
1275		(sec. 3½ 22½-21(b)(2))				
1276	(10)	Operating a vehicle	250.00	500.00	750.00	1,000.00
1277		providing nonemergency				
1278		medical transportation service				
1279		if the vehicle does not meet the				
1280		requirements of Article II of				
1281		Chapter 3½ 22½, Broward				
1282		County Code of Ordinances				
1283		(sec. 3½ 22½-21(b)(3))				
1284	(11)	Obtaining a license by	250.00	500.00	750.00	1,000.00
1285		omitting or falsely stating				
1286		any material fact on the				
1287		application for the license				
1288		(sec. 3½ 22½-21(b)(4))				

1289	(12)	Obstructing, barring, or	250.00	500.00	750.00	1,000.00
1290		otherwise interfering with an				
1291		inspection, assessment, or				
1292		review conducted under				
1293		Article II of Chapter 31/2 221/2,				
1294		Broward County Code of				
1295		Ordinances				
1296		(sec. 3½ 22½-21(b)(5))				
1297	(13)	For a nonemergency	250.00	500.00	750.00	1,000.00
1298		medical transportation				
1299		service provider or its				
1300		agent to demand money or				
1301		other compensation in				
1302		excess of the schedule				
1303		of fees filed with the				
1304		Board pursuant to				
1305		Article II of Chapter 31/2 221/2,				
1306		Broward County Code of				
1307		Ordinances				
1308		(sec. 3½ 22½-21(b)(6))				
1309	(14)	For a nonemergency	250.00	500.00	750.00	1,000.00
1310		medical transportation				
1311		provider to fail or neglect				

1312	to provide s	ervice		
1313	authorized l	authorized by the license		
1314	(sec. <del>3½</del> <u>22</u>	(sec. 3½ <u>22½</u> -21(b)(7))		
1315				
1316	Section 5.	Severability.		

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 6. Inclusion in the Broward County Code of Ordinances.

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.

1329 Section 7. Effective Date.

1330 This Ordinance is effective as of the date provided by law.

ENACTED PROPOSED

FILED WITH THE DEPARTMENT OF STATE

**EFFECTIVE** 

Approved as to form and legal sufficiency: Andrew J. Meyers, County Attorney

By: <u>/s/ Javier Navas</u> 03/18/2025 Javier Navas (date)

**Assistant County Attorney** 

By: <u>/s/ Annika E. Ashton</u> 03/18/2025

Annika E. Ashton (date)

Deputy County Attorney

JN/cv Motor Carriers Ordinance 03/18/2025

#1136811.28