

## KING COUNTY

1200 King County Courthouse 516 Third Avenue Seattle, WA 98104

## Signature Report

## September 4, 2012

## Ordinance 17404

	Proposed No. 2012-0222.2 Sponsors Gossett
1	AN ORDINANCE relating to taxis, for-hire vehicles and
2	drivers; amending Ordinance 10498, Section 6, as
3	amended, and K.C.C. 6.64.025 and Ordinance 10498,
4	Section 95, as amended, and K.C.C. 6.64.760 and declaring
5	an emergency.
6	BE IT ORDAINED BY THE COUNTY COUNCIL OF KING COUNTY:
7	SECTION 1. Findings:
8	A. Effective January 1, 2012, Chapter 190, Laws of Washington 2011 mandates
9	that taxicab, limousine, for hire vehicle businesses and for hire vehicle operators be
10	subject to industrial insurance premiums.
11	B. The law requires that any city, town, county or port district which sets rates
12	for taxicab services must adjust rates to accommodate the cost of industrial insurance or
13	other industry-wide costs.
14	C. King County has an interlocal agreement with seventeen cities and the port of
15	Seattle to regulate and provide taxicab service for these jurisdictions and for
16	unincorporated King County.
17	D. Approximately five hundred seventy taxicabs are licensed by King County
18	and many of those are also licensed by the city of Seattle.

1	E. On July 23, 2012, the city of Seattle enacted Ordinance 123939, raising
2	0 taxicab rates and fees in accordance with Washington state law.
2	F. Because of this ordinance (Proposed Ordinance 2012-0222), nine hundred
2	twenty-six vehicles need to have their meters reset, sealed and inspected. By agreement
2	the city of Seattle inspects and certifies all vehicles for King County.
2	G. The city of Seattle has scheduled the inspections of all nine hundred twenty-
2	six taxicab meters for September 10, 2012.
2	H. The King County council declares an emergency for purposes of approving
2	this legislation to avoid hardship on the public and taxicab drivers.
28	I. The King County council recognizes that there are several policies related to
29	taxicab operations in King County that require updating, some of which were included in
30	the executive's transmitted version of this ordinance. Due to the time constraints related
31	to fee and rate adjustments, the council is moving forward with enacting new fees and
32	rates and encourages the executive to transmit separate legislation covering all other
33	related policy matters for council consideration as soon as possible.
34	SECTION 2. Ordinance 10498, Section 6, as amended, and K.C.C. 6.64.025 are
35	each hereby amended to read as follows:
36	A. Taxicab or for-hire vehicle license
37	Taxicab \$450.00
38	Wheelchair accessible taxicab
39	Taxicab late fee \$45.00
40	For-hire vehicle \$450.00
41	For-hire vehicle late fee \$45.00

42	Vehicle equipment change \$75.00
43	Change of owner: July/Dec \$450.00
44	Jan/June \$225.00
45	Replace taxicab plate \$25.00
46	Vehicle inspection rescheduling fee \$25.00
47	B. For-hire driver
48	Taxicab and for-hire license \$95.00
49	Late fee \$15.00
50	ID photo \$5.00
51	Fingerprinting per charge authorized by RCW 10.97.100
52	Replacement license \$5.00
53	Training fee per contract
54	Rescheduling fee \$15.00
55	SECTION 3. Ordinance 10498, Section 95, as amended, and K.C.C. 6.64.760 are
56	each hereby amended to read as follows:
57	A. The rates for taxicabs licensed to operate in King County shall be established
58	by the King County council.
59	B. In reviewing rates, the council may take into account, among other things, and
60	with the objective of prescribing a just and reasonable rate, the following factors:
61	1. The recommendations of the director pursuant to K.C.C. ((6.68.740))
62	<u>6.64.740</u> , if any;
63	2. The public need for adequate taxi service at the lowest level of charges
64	consistent with the provision, maintenance and continuation of such $\underline{a}$ service;

65	3. The rates of other licensees operating in similar areas;
66	4. The effect of such rates upon transportation of passengers by other modes of
67	transportation;
68	5. The licensee's need for revenue of a level ((which)) that under honest,
69	efficient and economical management is sufficient to cover the cost, including all
70	operating expenses, depreciation accruals, rents, license fees and taxes of every kind, of
71	providing adequate taxi service, plus an amount equal to a percentage of the cost that is
72	reasonably necessary for the replacement of deteriorated taxicabs and a reasonable profit
73	to the licensee; and
74	6. Consistency of rates with those prescribed by the city of Seattle.
75	C. Every taxicab service organization affiliated representative or vehicle licensee
76	in the case of an independent owner shall file with the director rates to be charged for the
77	services of affiliated taxicabs it operates. Affiliated taxicabs shall have no more than one
78	rate filed for the service organization or group of taxicabs operating under the same trade
79	<u>name</u> . No <u>dual licensed</u> taxicab shall have more than ((one)) <u>two</u> rates on its meter.
80	D. Except for special or contract rates as provided for in this chapter or any per
81	trip fee established by the Port of Seattle and set forth in any operating agreement or
82	tariff, or any toll or charge established for roads, bridges, tunnel or ferries, it shall be
83	unlawful for anyone operating a taxicab licensed by King County to charge, demand or
84	receive any greater or lesser rate than the following:
	Meter rate 1. Drop charge: For \$2.50
	passengers for first

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 $((\frac{1}{10}))$  <u>1/9</u> mile 2. Per mile: For each  $((\frac{1}{10})$  $((\$0.25))\ \$0.30$ ))1/9 mile or fraction thereof after the first  $((\frac{1}{10}))1/9$  mile 3. For every one minute of \$0.50 (charged at waiting time: Waiting ((\$0.25)) \$0.30 per ((30))time rates are charged 36 seconds) when taxicab speed is less than twelve miles per hour or when customer asks for taxicab to wait 4. Extra charge for \$0.50 passengers over two persons, excluding children under twelve years of age E. ((Special rates and contract rates. 1.)) Special rates and contract rates as defined in this chapter shall be calculated as a percentage of the meter rate or a fixed dollar amount per trip. ((2.)) 1. All special rates must be filed with the director on forms furnished by the director.

90	((3.)) 2. All meter rates, special rates or contract rates shall be filed once a year
91	at the time of application by the affiliated representative of a service company or by the
92	vehicle licensee in the case of an independent owner.
93	((4.)) 3. Licensees may change any special rate filed no more than once a year.
94	((5.)) 4. Rates for new contracts acquired or changed during the license year
95	shall be filed within two weeks of filing the contract and ((prior to))before implementing
96	the contracted rate. Contracts must be between taxicab service organizations or owners
97	and legal business entities.
98	F. Every for-hire vehicle licensee shall, before commencing operating, file all
99	rates and charges with the director. All rates and charges shall be conspicuously
100	displayed inside the for-hire vehicle so as to be readily viewed by the passenger. The
101	manner of posting ((will)) shall be prescribed by the director.
102	G. The rates specified in this section shall not apply to transportation of persons
103	provided pursuant to a written contract that establishes a fare at a different rate for
104	specified transportation and that has been previously filed with the director. No contract
105	may include any provision that directly or indirectly requires exclusive use of the
106	transportation services of the contracting taxicab vehicle.
107	H. It is unlawful to make any discriminatory charges to any person, or to make
108	any rebate or in any manner reduce the charge to any person, unless the charge conforms
109	to the discounts or surcharges contained in the filed rates.
110	I. It is unlawful under the Americans with Disabilities Act to charge a special
111	service vehicle rate ((which)) that is different from the taxicab rates adopted in subsection

112	D. of this section, except in those instances where the transportation of disabled persons
113	is pursuant to a written contract as specified in subsection G. of this section.
114	J. The director shall specify by rule how tolls or charges established for roads,
115	bridges, tunnels or ferries shall be charged to taxicab or for-hire vehicle passengers and
116	shall prescribe required signage for the vehicles for such purposes.
117	SECTION 4. The county council finds as a fact and declares that an emergency

health or safety or for the support of county government and its existing public

120 institutions.

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Ordinance 17404 was introduced on 7/9/2012 and passed as amended by the Metropolitan King County Council on 9/4/2012, by the following vote:

Yes: 8 - Mr. Phillips, Mr. von Reichbauer, Mr. Gossett, Ms. Hague,

Larry Gossett, Chair

Ms. Patterson, Ms. Lambert, Mr. Ferguson and Mr. Dunn

No: 0

Excused: 1 - Mr. McDermott

KING COUNTY COUNCIL KING COUNTY, WASHINGTON

ATTEST:

Anne Noris, Clerk of the Council

APPROVED this I day of

Dow Constantine, County Executive

Attachments: None

RECEIVED