**Authority:** Item 11, Planning Committee

Report 17-018 (PED17191) CM: November 8, 2017

Ward: City Wide

**Bill No. 259** 

## CITY OF HAMILTON BY-LAW NO. 17-

## To Amend By-law No. 07-170, a By-law to License and Regulate Various Businesses

**WHEREAS,** Council enacted a by-law to license and regulate various businesses being City of Hamilton By-law No. 07-170; and

WHEREAS, this By-law amends Schedule 25 – Taxicabs.

**NOW THEREFORE** the Council of the City of Hamilton enacts as follows:

- 1. Section 1(1) is amended by adding the following definition and placing it so that it immediately follows the "revoke" definition;
  - "Safety Standard Certificate" means a safety standard certificate issued pursuant to Sections 88 to 100 of the Highway Traffic Act R.S.O. 1990, c H. and is issued by a government-approved motor vehicle inspection station (MVIS) after a vehicle passes an inspection which covers the minimum safety requirements for vehicles in the province of Ontario.
- 2. Section 16 subsection (v) be deleted.
- Section 38(1)(a) be deleted and replaced with;
   "submit by such person to the Director of Licensing the meter for testing at any time as directed".
- 4. Section 381(e) be deleted and change subsection (f) to (e)
- Section 38(2) be deleted and replaced with;
   "If a taxicab does not use electronic metered device, re-testing and re-sealing of the taxicab meter will be required as directed".
- 6. Section 41(3)(a) and (b) be deleted and replaced with the following new subsection:
  At a minimum, a taxicab that is:
  - (a) zero to three years old, excluding the manufactured year, shall provide a Safety Standard Certificate one time per year;
  - (b) more than three years old, excluding the manufactured year, shall provide two Safety Standard Certificates per year;

7. Section 41(3) add the following new subsections (c)(d) and (e):

That taxicab vehicle inspections be conducted:

- (c) randomly out in the field (spot checks);
- (d) by an auditing process that prioritizes inspections of the oldest and high mileage vehicles; and
- (e) by complaint based.
- 8. Section 42(2)(b) be deleted and replaced with:

a taxicab that is accessible, as determined by the Director of Licensing from time to time, and is no more than five (5) years old when first approved as a taxicab under section 56(5), shall be no more than ten (10) years old, excluding the manufactured year;

9. Section 54(1) be deleted and replaced with:

This Schedule shall be administered and enforced by the Director of Licensing with delegation of the enforcement to any Municipal Officer.

<b>PASSED</b> this 8 <sup>th</sup> day of December, 2017.	
F. Eisenberger	R. Caterini
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Mayor	City Clerk