VEHICLE FOR HIRE PROHIBITED ACTIVITIES
As defined in Chapter 220 of the Municipal Code

“PRE-ARRANGED TRANSPORTATION”

Sec. 220.102  DEFINITIONS:
“Pre-arranged contractual carrier”  Pre-arranged contractual carrier means a vehicle for hire which is not equipped with a taximeter and is not used as a taxicab, and which charges passengers a fare based on a written or electronically transmitted agreement to provide transportation to the customer in advance of boarding from a specific location. A Digital Dispatch Service may satisfy this requirement by providing the customer an option to view, electronically, the place of pick-up, the destination, the rate, the estimated charge, the name of the driver or vehicle for hire business or company, and the vehicle license plate number. Notwithstanding anything to the contrary, pre-arranged contractual carrier includes vehicles used for the sole purpose of transporting guests or customers of a lodging facility, resort or rental car company. A pre-arranged contractual carrier may also be used to provide digital dispatch transportation service as defined in subsection (d) of this Part.

“Cruising” means driving on, over or along the streets and around businesses of the General Services District (except within the Second, Third, Fourth and Fifth Urban Services Districts) soliciting passengers for hire or parking for the purpose of soliciting fares.

Sec. 220.202(a) Application for initial grant of permits and issuance of medallions:  A person desiring to operate a vehicle for hire, who has not previously filed an application and received a medallion to operate a vehicle for hire in the City, shall file with the Director an application for grant of (i) at least five permits for taxi cab and shuttle applications; and (ii) at least one permit for all other vehicles for hire. The application shall contain the information deemed necessary by the Director but shall provide at least the following information: Please refer to complete Chapter220,

Sec. 220.202, for application requirements.

Sec 220.212  Equipment and safety requirements of vehicles for hire: must comply with entire section 220.212(a), (b)(b1-b10)(c)(d)(f)
Sec. 220.409 Prohibition of use of taxi stands: No automobile or other means of conveyance, except a taxicab, shall be permitted to use a taxi stand at any time.

Sec. 220.215 Liability insurance: No owner shall permit a vehicle for hire to be driven or operated on the streets of the city unless the owner shall have first procured and have on file in his business office a liability insurance policy which meets the coverage limits (which are minimum limits) which shall be $50,000 for property damage, $100,000 for any single injury in one accident and $300,000 for multiple injuries in one accident for each vehicle for hire, and a certificate of such coverage, including any renewal or replacement thereof, has been submitted to the city for approval.

Sec. 220.301 For-hire drivers to comply with part:
(a) No permit holder shall allow a person to drive a motor vehicle as a vehicle for hire unless the driver holds a valid for-hire driver’s permit issued under this Part, which permit is current and not suspended or revoked.
(b) No driver of a motor vehicle within the city, except a vehicle for hire operated in compliance with this Chapter and those vehicles excepted from the definition of a vehicle for hire under Section 220.102, shall charge or receive a fare, fee or compensation or solicit or accept a donation, tip contribution or thing of value, either directly or indirectly, from or on behalf of a person transported in the motor vehicle.

Sec. 220.303 For-hire driver to furnish current information and keep records; transfer fee:
Each holder of a for-hire driver’s permit shall note any change in the information required in the application and the name of the owner or for whom he leases a vehicle for hire. It shall be the responsibility of each for-hire driver to keep a full and accurate record of all information required by Section 220.302(a), which record shall be open to inspection by the Department. The for-hire driver shall keep his records in place of 0 business of the owner for whom he drives for or for whom he leases a vehicle for hire and shall take the record with him when drives for or leases from another owner. When a for hire driver changes the owner for whom he drives or from whom he leases a vehicle for hire, he shall pay a transfer fee of $25.00 to the Department. Failure to keep records as required by Section shall be ground for imposition of administrative fine as provided in part 5.

Sec. 220.402 No for hire driver shall:
(a) Induce a person to employ him or the vehicle for hire by knowingly misinforming or misleading the person, either as to the time or place of the arrival or departure of a train, airplane or other public conveyance or as to the location of a depot, ticket office, hotel, public place or private residence in the City.
(b) Falsely represent the vehicle for hire as being employment of a hotel, motel or other public house, railroad, airline or other means of public transportation or another person.
(c) Deceive a person in relation to a hotel, motel or other public house, railroad, airline or other means of public transportation or a ticket or voucher for conveyance or make false representation or statement in regard to it.

(d) Convey a passenger to another place or over another route than that to or over which the passenger may have informed him the passenger desires to be driven, except that a shuttle vehicle traveling along a fixed or defined route shall not be obligated to deviate from that route unless previously arranged.

(e) While on duty, treat a passenger in a insolent or improper manner.

**VEHICLE FOR HIRE VIOLATION**

As defined in Chapter 220.506

Sec. 220.506 Any person who knowingly and willfully:

(a) Owns, leases or operates or procures or acquiesces in the ownership, lease or operation of an unpermitted vehicle for hire contrary to Section 220.201(a);

(b) Parks, operates or solicits business for a vehicle for hire on the streets when he knowingly or reasonably should have known, that a driver does not have a valid for hire driver’s permit, contrary to Section 220.301(a);

(c) Being an owner of a vehicle for hire, allows a person to drive the vehicle when he knowingly or reasonably should have known, that the driver does not have a valid for hire driver’s permit, contrary to Section 220.301(a);

(d) Being at the time subject thereto, violates a provision of Sections 220.401, 220.402, 220.403, 220.404, 220.405, 220.406, 220.407, 220.409 or 220.410

(o) Accepts passengers from any property or buildings owned or operated by the City of Jacksonville and it’s independent agencies, without limitation, Jacksonville International Airport without a current permit, medallion and proof of inspection as required by this Chapter 220.

By virtue of my signature, I acknowledge that I have received a copy of this document outlining prohibited activities and violations pertaining to the vehicle for hire industry in the City of Jacksonville in accordance with Chapter 220 of the Municipal Codes.

____________________________________
Company Name

____________________________________  ______________________
Owner                                                                                                    Date