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express authority to regulate for hire and taxicab transportation services pursuant to RCW

A. In order to protect the public health, safety and welfare, the City of Seattle is granted

in the company's commissions charged to the driver, and deactivation from dispatch services.

the drivers being classified as independent contractors, undermine Seattle's efforts to address

income inequality and create opportunities for all workers in Seattle to earn a living wage.

collectively with the entities that hire, contract with, or partner with these drivers will better

ensure that the drivers can perform their services in a safe, reliable, cost effective, and

economically viable manner, and thereby promote the welfare of the people.

1.B of this ordinance with their employer directly, without fear of retaliation.

C. There is currently no mechanism for for-hire drivers to address the issues in subsection

D. Business models wherein companies control aspects of their drivers' work, but rely on

E. Allowing taxicab, TNC, and for hire vehicle drivers to modify specific agreements

Section 1. Findings

E. Entities that hire, contract with, or partner with for-hire drivers for the purpose of assisting them with, or facilitating them in, providing for-hire services to the public establish the

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	Tony Kilduff LEG Driver Collective Bargaining ORD D24
1	Section 2. Section 6.310.110 of the Seattle Municipal Code, last amended by Ordinance
2	124524, is amended as follows:
3	* * *
4	"Commencement date" means a calendar date set by the Director after the effective date
5	of the ordinance introduced as Council Bill 118499 for the purpose of initiating certain processes
6	pursuant to Section 6.310.735 and establishing timelines and deadlines associated with them.
7	"Director" means the Director of Finance and Administrative Services or the director of
8	any successor department and the Director's authorized designee.
9	"Driver coordinator" means an entity that hires, contracts with, or partners with for-hire
10	drivers for the purpose of assisting them with, or facilitating them in, providing for-hire services
11	to the public.
12	"Exclusive driver representative" (EDR) means a qualified driver representative, certified
13	by the Director to be the sole and exclusive representative of all licensed for-hire drivers
14	operating within the City for a particular driver coordinator.
15	* * *
16	"Personal vehicle" means a vehicle that is not a taxicab or for-hire vehicle licensed under
17	this ((chapter)) Chapter 6.310. A personal vehicle that is used to provide trips via a transportation
18	network company application dispatch system is subject to regulation under this ((chapter))
19	<u>Chapter 6.310</u> .
20	"Qualifying driver" means a licensed for-hire driver who drives for a driver coordinator
21	and who has completed at least 150 trips for that driver coordinator in the 30 days before the
22	effective date of the ordinance introduced as Council Bill commencement date set by the
23	Director. A for-hire driver may be a qualifying driver for more than one driver coordinator.
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Last revised April 1, 2015

1	Tony Kilduff LEG Driver Collective Bargaining ORD D24
1	"Qualified driver representative" (QDR) means an entity that can assist qualifying drivers
2	in reaching consensus on desired terms of work and negotiate those terms on their behalf with
3	driver coordinators.
4	***
5	Section 3. A new Section 6.310.735 is added to the Seattle Municipal Code as follows:
6	6.310.735 Exclusive driver representatives
7	A. The Director shall promulgate a commencement date no earlier than 90 days and no
8	later than 120 days after the effective date of the ordinance introduced as Council Bill 118499.
9	B. The process of designating a QDR shall be prescribed by Director's rule. The
10	designation of a QDR shall be based on, but not limited to, consideration of the following
11	factors:
12	1. Registration with the Washington Secretary of State as a not-for-profit entity;
13	2. Organization bylaws that give drivers the right to be members of the
14	organization and participate in the democratic control of the organization; and
15	3. Experience in assisting stakeholders in reaching consensus agreements with, or
16	related to, employers and contractors.
17	BC . An entity wishing to be considered as a QDR for qualifying drivers must submit a
18	request to the Director within 120-30 days of the effective date of the ordinance introduced as
19	Council Bill of the commencement date. Within 14 days of the receipt of such a request
20	the Director will notify the applicant in writing of the determination. Applicants who dispute the
21	Director's determination may appeal to the Hearing Examiner within 10 days of receiving the
22	determination.

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LEG Driver Collective Bargaining ORI	D
D24	

CD. Driver coordinators who have hired, contracted with, or partnered with 50 or more for-hire drivers at any one time within in the 30 days prior to of the effective date of the ordinance introduced as Council Bill ______ commencement date, other than in the context of an employer-employee relationship, must, within 120 60 days of the effective date of the ordinance introduced as Council Bill ______ commencement date, provide the Director all QDRs seeking to represents their drivers the names, addresses, email addresses (if available), and phone number (if available) of all qualifying drivers they hire, contract with, or partner with.

D. No later than 30 days after the receipt of the qualifying driver contact information from the driver coordinators, the Director shall:

Notify each listed driver of the provisions of this Section 6.310.735, and
 Provide QDRs with the driver contact information.

E. QDRs shall use driver contact information for the sole purpose of contacting drivers to solicit their interest in being represented by the QDR. The QDR may not sell, publish, or otherwise disseminate the driver contact information outside the entity/organization.

E<u>F</u>. The Director shall certify a QDR as the EDR for <u>all</u> drivers contracted with a particular driver coordinator, according to the following:

1. Within 120 days of receiving the driver contact information, a QDR will submit documentation statements of interest to the Director that from a majority of qualifying drivers from the list described in subsection 6.310.735.D have expressed interest in being represented by that QDR. Each statement of interest shall be signed, dated, and clearly state that the driver wants to be represented by the QDR for the purpose of collective bargaining. The Director shall determine by rule the standards and procedures for submitting and verifying statements of interest by Qualifying qualifying Drivers drivers choosing an EDR.

- a. The methods for submitting and verifying statements of interest by qualifying drivers choosing an EDR may include, but not be limited to: signature verification, PIN assignment, statistical methods, or third party verification.
- 2. Within 30 days of receiving such documentation statements of interest, the Director shall determine if they documentation is are sufficient to designate the QDR as the EDR for all drivers for that particular driver coordinator. If more than one QDR establishes that a majority of qualifying drivers have expressed interest in being represented by that QDR, the Director shall designate the QDR that received the largest number of verified affirmative statements of interest to be the EDR.
- 3. Within 30 days of receiving submissions from all QDRs for a particular driver coordinator, the Director shall either certify one to be the EDR or announce that no QDR met the majority threshold for certification.

4. An EDR may be decertified as prescribed by Director's rule.

- FG. If no EDR is certified for a driver coordinator, the Director shall set apromulgate a new commencement date that is no earlier than 180 days and no later than 360 days from the announcement that no QDR met the majority threshold, provided that no driver coordinator shall be subject to the requirements of Section 6.310.735 more than once in any calendar year. The Director will to repeat the processes in subsections 6.310.735.C, 6.310.735.D, and 6.310.735.E. If the Director again fails to certify an EDR, all QDRs shall lose their certification, and the processes in subsections 6.310.735.C, 6.310.735.D, and 6.310.735.E shall end, until such time as outlined in subsection 6.310.735.F.1.
- 1. No earlier than 180 days after the Director fails to certify an EDR after repeating the processes in subsections 6.310.735 C, D, and E <u>pursuant to 6.310.735.F</u>, the

	Tony Kilduff LEG Driver Collective Bargaining ORD D24
1	Director may designate QDRs upon request of organizations wishing to be certified, and set
2	promulgate a new commencement date to repeat the processes in subsections 6.310.735 C, D,
3	and E_pursuant to subsection 6.310.735.F, as prescribed by Director's rule.
4	2. When repeating processes in subsections 6.310.735.C, 6.310.735.D, and
5	6.310.735.E, for the purpose of determining deadlines established in this Section 6.310.735, the
6	following modifications apply:
7	a. In subsection 6.310.735.B, substitute "within 30 days of the date set by
8	the Director, pursuant to subsection 6.310.735.F" for "within 120 days of the effective date of
9	the ordinance introduced as Council Bill,"; and
10	b. In subsection 6.310.735.C, substitute "in the 60 days prior to the date
11	set by the Director, pursuant to subsection 6.310.735.F, other than in the context of an employer-
12	employee relationship must, within 30 days of the date set by the Director, pursuant to
13	subsection 6.310.735.F" for "within 30 days of the effective date of the ordinance introduced as
14	Council Bill, other than in the context of an employer employee relationship, must,
15	within 120 days of the effective date of the ordinance introduced as Council Bill".
16	GH. Upon certification of the EDR by the Director, the driver coordinator and the EDR
17	shall meet and discuss certain specified subjects, including, but not limited to, best practices
18	regarding vehicle equipment standards, safe driving practices, the nature and amount of
19	payments to be made by, or withheld from, the driver coordinator to or by the drivers, minimum
20	hours of work, and conditions of work and applicable rules, and shall reduce their discussion to a
21	written agreement.
22	1. Nothing in this Section 6.310.735 shall preclude a driver coordinator from
23	making an agreement with the EDR to require membership of for-hire drivers in the EDR's

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1	entity/organization as a condition of being hired, contracted with, or partnered with by the driver
2	coordinator to provide for-hire services to the public.
3	2. The methods for submitting and verifying statements of interest by qualifying
4	drivers choosing an EDR may include, but not be limited to: signature verification, PIN
5	assignment, statistical methods, or third party verification.
6	23. After reaching agreement, the parties shall transmit the agreement to the
7	Director for review for compliance with the provisions of this Chapter 6.310. The Director shall
8	have 14-30 days upon receipt of an agreement to determine if it complies with this Chapter 6.310
9	and to notify the parties of the determination in writing.
10	a. If the Director finds the agreement compliant, the agreement is final and
11	binding on all parties.
12	b. If the Director finds it fails to comply, the Director shall remand it to
13	the parties with a written explanation of the failure(s) and, at the Director's discretion,
14	recommendations to remedy the failure(s).
15	c. The agreement shall not go into effect until the Director affirmatively
16	determines its adherence to the provisions of this Chapter 6.310.
17	HI. If a driver coordinator and the EDR fail to reach an agreement within 90 days of the
18	certification of the EDR by the Director, either party must submit to interest arbitration upon the
19	request of the other.
20	1. The interest arbitrator may be selected by mutual agreement of the parties. If
21	the parties cannot agree then the arbitrator shall be determined as follows: from a list of seven
22	arbitrators with experience in commercial and/or labor disputes designated by the American
23	Arbitration Association, the party requesting arbitration shall strike a name. Thereafter the other

1	Tony Kilduff LEG Driver Collective Bargaining ORD D24
1	b. If the Director finds it fails to comply, the Director shall remand it to
2	the interest arbitrator with a written explanation of the failure(s) and, at the Director's discretion,
3	recommendations to remedy the failure(s).
4	c. The agreement shall not go into effect until the Director affirmatively
5	determines its adherence to the provisions of this Chapter 6.310.
6	4. If either party refuses to enter interest arbitration, upon the request of the other,
7	either party may pursue all available judicial remedies.
8	L. A driver coordinator shall not retaliate against any for-hire driver for exercising the
9	right to participate in the representative process provided by this Section 6.310.735. It shall be a
10	violation for a driver coordinator or its agent, designee, employee, or any person or group of
11	persons acting directly or indirectly in the interest of the driver coordinator in relation to the for-
12	hire driver to:
13	1. Interfere with, restrain, or deny the exercise of, or the attempt to exercise, any
14	right protected under this Section 6.310.735; or
15	2. Take adverse action, including but not limited to threatening, harassing,
16	penalizing, or in any other manner discriminating or retaliating against a driver because the
17	driver has exercised the rights protected under this Section 6.310.735.
18	K. Decertification. An Exclusive Driver Representative may be decertified according to
19	the following:
20	1. The Director receives a petition to decertify an EDR within 30 days of the
21	expiration of an agreement reached pursuant to this Section 6.310.735.

I	Tony Kilduff LEG Driver Collective Bargaining ORD D24
1	JL. Enforcement
2	1. Powers and duties of Director
3	a. The Director is authorized to enforce and administer this Section
4	6.310.735. The Director shall exercise all responsibilities under this Section 6.310.735 pursuant
5	to rules and regulations developed under Chapter 3.02. The Director is authorized to promulgate,
6	revise, or rescind rules and regulations deemed necessary, appropriate, or convenient to
7	administer the provisions of this Section 6.310.735, providing affected entities with due process
8	of law and in conformity with the intent and purpose of this Section 6.310.735.
9	b. The Director shall investigate alleged violations of subsection
10	6.310.735.C, and if the Director determines that a violation has occurred, the Director shall issue
11	a written notice of the violation. The Director may investigate alleged violations of other
12	subsections of this Section 6.310.735, and if the Director determines that a violation has
13	occurred, the Director shall issue a written notice of the violation. The notice shall:
14	1) Require the person or entity in violation to comply with the
15	requirement;
16	2) Include notice that the person or entity in violation is entitled to
17	a hearing before the Hearing Examiner to respond to the notice and introduce any evidence to
18	refute or mitigate the violation, in accordance with Chapter 3.02; and
19	3) Inform the person or entity in violation that a daily penalty of up
20	to \$10,000 for every day the violator fails to cure the violation will accrue if the violation is
21	uncontested or found committed.
22	c. The person or entity named on the notice of violation must file with the
23	Hearing Examiner's Office the request for a hearing within ten calendar days after the date of the

1	Tony Kilduff LEG Driver Collective Bargaining ORD D24
1	notice of violation. The Hearing Examiner may affirm, modify, or reverse the Director's notice
2	of violation.
3	d. If the person or entity named on the notice of violation fails to timely
4	request a hearing, the notice of violation shall be final and the daily penalty of up to \$10,000 will
5	accrue until the violation is cured.
6	e. Nothing in this Section 6.310.735 shall be construed as creating liability
7	or imposing liability on the City for any non-compliance with this Section 6.310.735.
8	2. Judicial review. After receipt of the decision of the Hearing Examiner, an
9	aggrieved party may pursue all available judicial remedies.
10	3. Private right of action
11	Subsections 6.310.735.C, 6.310.735.G, 6.310.735.H, and 6.310.735.I may be
12	enforced through a private right of action. Any aggrieved party, including but not limited to a
13	EDR, may bring an action in court, and shall be entitled to all remedies available at law or in
14	equity appropriate to remedy any violation of this Section 6.310.735. A plaintiff who prevails in
15	any action to enforce this Section 6.310.735 shall be awarded reasonable attorney's fees and
16	costs.
17	Section 4. The provisions of this ordinance are declared to be separate and severable. The
18	invalidity of any clause, sentence, paragraph, subdivision, section, or portion of this ordinance,
19	or the invalidity of its application to any person or circumstance, does not affect the validity of
20	the remainder of this ordinance, or the validity of its application to other persons or
21	circumstances.
22	Section 5. Sections 2 and 3 shall take effect and be in force 90 days after the effective
23	date of this the ordinance introduced as Council Bill 118499.

Last revised April 1, 2015

Tony Kilduff

	Tony Kilduff	
	LEG Driver Collective Bargaining ORD D24	
1		
2		Edward B. Murray, Mayor
3		
4	Filed by me this day of	
5		
6		
7		Monica Martinez Simmons, City Clerk
8		
9	(Seal)	