

Amendment 7 Version 1 to CB 120706 – Network Company License and Fee

Sponsor: Councilmember Pedersen

Clarify FAS Director’s authority to establish additional license application requirements and network company provisions.

Effect: This amendment would clarify the Department of Finance and Administrative Services (FAS) Director’s authority to establish additional requirements as follows:

1. Clarify that the FAS Director may only require additional “administrative information” for the license application; and
2. Clarify that the FAS Director may adjust fees by rule (as permitted by subsection 6.700.080) but is otherwise prohibited from adjusting obligations for network companies that are established by this Chapter 6.700.

Amend Section 1 of CB 120706 as follows:

6.700.060 License application

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B. Application for a network company license shall include the following information:

1. Name and contact information of the applicant;
2. Name and contact information of the owners thereof, or in the case of a corporation, names and contact information of the officers of such corporation;
3. Attestation of the applicant’s coverage by Chapter 8.37 and/or Chapter 8.40;
4. Description of the type(s) of app-based services offered by the applicant; and
5. Such other administrative information that the FAS Director determines is reasonably necessary to determine the qualifications of the applicant for a network license.

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6.700.070 Network company provisions

~~((A-))~~ All network companies operating in Seattle shall:

~~((1-))~~ A. Possess a valid network company license issued pursuant to this Chapter 6.700;

~~((2-))~~ B. Submit quarterly reports in an electronic format determined by the FAS

Director with the number of online orders subject to the license fee in subsection 6.700.080.A;
and

~~((3-))~~ C. Comply with such other provisions that the FAS Director determines by rule are material and necessary to effectuate the purposes of this Chapter 6.700, pursuant to Section 6.700.110.

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6.700.110 Rulemaking authority

~~((The FAS Director may adopt rules pursuant to Chapter 3.02 to implement the provisions of this Chapter 6.700.))~~ The FAS Director is authorized to enforce, promulgate, revise, or rescind rules and regulations deemed necessary, appropriate, or convenient to implement and administer the provisions of this Chapter 6.700, providing affected entities with due process of law and in conformity with the intent and purpose of this Chapter 6.700. The FAS Director is authorized to adjust fees by rule as permitted by subsection 6.700.080 but is otherwise prohibited from adjusting obligations for network companies that are established by this Chapter 6.700.