## TABLE OF CONTENTS

**Part I**
- Definitions 2-5

**Part II**
- Requirements and Issuance of Licenses
  - General 6-9
  - Broker/Owner Licenses 9-12
  - Vehicle Licenses 12-14
  - Driver’s Licenses 14-17

**Part III**
- Duties of Chief of Police 18

**Part IV**
- Duties of Brokers and Owners 19-21

**Part V**
- Driver’s Duties and Responsibilities 22-25

**Part VI**
- Vehicle Condition and Equipment 26-29

**Part VII**
- Penalties and General 30

**Part VIII**
- Tariffs 31-33

**Part IX:**
- Tariff “A” Schedule of License Fees 34
- Tariff “B” Taxicabs 35
- Tariff “C” Limousines 36
- Tariff “D” Enhanced Wheelchair or Ambulatory Service 37
- Tariff “E” Hotel Shuttle 38
PART I

DEFINITIONS

2.1  (a) “Accessible Taxicab” means a passenger vehicle that is an accessible vehicle and that is licensed as a taxicab by a municipality, as described in the *Highway Traffic Act*, R.S.O. 1990, c. H.8 and regulations and amendments thereto.

(b) “Accessible Vehicle” means a passenger vehicle or a bus, other than a school bus,
   (i) that is designed or modified to be used for the purpose of transporting persons with disabilities and is used for that purpose, whether or not the vehicle is also used to transport persons without disabilities; and
   (ii) that is operated:
      (1) for compensation by, for or on behalf of any person, club, agency or organization; or
      (2) not for compensation by, for or on behalf of any person, club, agency or organization that holds itself out as providing a transportation service to persons with disabilities;
   as described in the *Highway Traffic Act* and regulations and amendments thereto.

(c) “Board” means the Sault Ste. Marie Police Services Board.

(d) “Broker” means a person who owns a vehicle for hire business and operates his/her own vehicles and dispatches for other vehicle owners operating under that broker’s license.

(e) “Broker’s License” means a license issued under the provisions of this bylaw, authorizing a person operate a vehicle for hire business as a Broker.

(f) “Chief of Police” means the Chief of Police of the City of Sault Ste. Marie or his/her designate.

(g) “City” means the City of Sault Ste. Marie.

(h) “Corporation” means the Corporation of the City of Sault Ste. Marie.
(i) “Council” means the Council of the Corporation of the City of Sault Ste. Marie

(j) “Courtesy Shuttle” means a vehicle operated by a hotel or motel to transport registered guests of the hotel free of charge

(k) “Driver” means an operator or person with control of a vehicle for hire, who is licensed under this by-law as such, or who is required to be licensed under this by-law

(l) “Licensed” means licensed under the provisions of this by-law

(m) “Licensed premises” means the premises where the licensee carries on his/her licensed operation

(n) “Licensee” means a person licensed under this by-law

(o) “Ontario Driver’s License” means a license issued under the authority of the Highway Traffic Act and regulations and amendments thereto

(p) “Owner” means any person owning, leasing or otherwise having carriage or control of a vehicle for hire business, who is licensed as such, or required to be licensed as such, under this by-law

(q) “Owner’s License” means a license issued under the provisions of this by-law, authorizing a person operate a vehicle for hire business as an Owner

(r) “Passenger” means any person in a licensed vehicle, other than the driver

(s) “Person” includes not only an individual, but also a partnership and body corporate and any association and the heirs, executors, administrators, successors and assigns or other legal representatives thereof to whom the context may apply, and words importing the singular shall include the plural and words importing the masculine gender shall include the feminine

(t) “Sale” means the sale of one or more vehicles in respect of which licenses are issued by the Board, accompanied by an application to the Board for the issue of a new license
"Vehicle for Hire" means any motor vehicle kept or used for the conveyance of passengers for a fee, or as a benefit to a service for which a fee is charged. Vehicles for hire shall be classified as one of the following: a taxicab, limousine, or wheelchair accessible vehicle, or hotel shuttle

(i) "Limousine" means a motor vehicle that is kept or used for hire for the conveyance of passengers for a fee and is not equipped with a taximeter or a roof light

(ii) "Taxicab" means a motor vehicle that is kept or used for hire for the conveyance of passengers for a fee and is equipped with a taximeter and a roof light, and includes a Wheelchair Accessible Vehicle when that vehicle is being used to provide Basic Wheelchair or Ambulatory Service under a broker or owner's licence ("Wheelchair Accessible Taxicab")

(iii) "Wheelchair Accessible Vehicle" means a vehicle kept or used for hire which is able to provide Wheelchair Service for persons with mobility disabilities. The Wheelchair Accessible Vehicle shall be able to pick up, transport and drop off a person with a mobility disability without requiring them to alight from their wheelchair

(iv) "Hotel Shuttle" means a motor vehicle, owned or contracted by the hotel, which transports hotel guests for a fare to and from the airport to or from the hotel

(v) "Vehicle for Hire Licence" means a license issued under the provisions of this bylaw, authorizing a specific motor vehicle to be used for the conveyance of passengers and driven or operated for a fee, or as a benefit to a service for which a fee is charged. This by-law will refer to "vehicle licence" which will mean the same as Vehicle for Hire Licence

(w) "Vehicle for Hire Driver's Licence" means a licence issued under the provisions of this bylaw, authorizing a person operate a vehicle for hire as a driver. This by-law will refer to "driver's licence" which will mean the same as Vehicle for Hire Driver's Licence
(x) "Wheelchair Service" means a service established to provide accessible transportation for persons with mobility disabilities, and may be either:

(i) "Basic Wheelchair or Ambulatory Service" which means that the client is able to meet the vehicle in the driveway of the pick-up location and able to manoeuvre at the drop off location both without the assistance of the driver; or

(ii) "Enhanced Wheelchair or Ambulatory Service" which means that the client must be assisted from an area other than the driveway of the pick up location or the entrance of the drop off location.
PART II

Requirements and Issuance of Licenses

GENERAL

3.0 Every application required by this by-law, to be made to the Sault Ste. Marie Police Services Board, shall be submitted to the Chief of Police to be dealt with according to this by-law.

3.1 Every person acting in the capacity of a “vehicle for hire” driver, owner or broker shall obtain the appropriate licence or licenses issued by the Board by completing the requisite application and paying to the Board the required fees.

3.2 Section 3.1 shall apply to every vehicle for hire driver, vehicle for hire owner, and vehicle for hire broker engaged in the conveyance of passengers from any point within the City to any point outside the City.

3.3 Every person who keeps a vehicle for hire shall obtain a licence issued by the Board authorizing the use of the vehicle for the purpose indicated on such licence and shall pay, at the time of taking out such licence, the fee prescribed by this by-law. There shall be a separate licence taken out for every vehicle operated by the owner.

3.4 Every application for a licence under this by-law shall be in writing, signed by the applicant, on forms prescribed and supplied by the Chief of Police, and:

(i) shall be filed with the Chief of Police; and
(ii) shall be accompanied by such information and material as may reasonably be required by the Chief of Police.

3.5 The Chief of Police shall upon receipt of an application for a licence, make or cause to be made all examinations and investigations required to be made by this by-law or by the Board relative to such application and shall forward the results of such application and investigations to the Board, except as hereinafter provided.

3.6 Any member of the public, with the permission of the Board, may attend and may make submissions to the Board concerning the granting of a licence.
3.7 The Board shall consider any application forwarded to it and, if satisfied, that the issue of the licence would not result in a breach of the law or be adverse to the public interest, and that the application is complete, the Board shall direct the Chief of Police to issue the licence to the applicant and the Chief of Police shall forthwith issue the licence to the applicant.

3.8 The Board may refuse to grant a licence applied for or may grant a conditional licence if the applicant signifies he/she is prepared to accept the conditions imposed on his/her licence and to make no objection to those conditions imposed by the Board and endorsed on his/her licence. The Board shall, if requested, give any reason, in writing, for refusing any license.

3.9 An applicant who has been refused a licence by the Board may apply to the Board requesting it to hold a public hearing and such hearing will be held in accordance with the Statutory Powers Procedure Act, R.S.O. 1990, c. S.22, as amended.

3.10 All licenses issued under this by-law shall be issued by the Chief of Police in the name of the Board on forms supplied by the Board and, if any license is issued subject to conditions, such conditions, shall be set forth on or attached to the licence. All licenses are property of the Board.

3.11 No licence issued under this by-law is transferable, except with the written permission of the Board.

3.12 No person shall enjoy a vested right in the continuance of a license and upon the issue, renewal, transfer, cancellation or suspension thereof, the value of a licence shall be the property of the Board.

3.13 The Chief of Police may replace any licence that is defaced, lost, stolen or destroyed. The new license shall be granted provided the license holder conforms to the conditions of this by-law. The replacement of any licence is subject to a fee listed in Tariff “A”.

3.14 In the event of the death of the holder of a broker or owner licence, an authorized estate representative shall report the death, in writing to the Chief of Police within 30 days of the death. The authorized estate representative shall have a period of six months to arrange for the appropriate licensing and continuance of the business without the existing licence being suspended or cancelled.
3.15 The Board, in the case of transfer being applied for pursuant to paragraph 3.14, shall require the applicant, at his/her own expense, to provide the Board with proof of death and the applicant’s ability to comply with all the provisions of this by-law respect to the transfer in the same manner as though applying for the issuance of an original license.

3.16 If the Board approves the transfer pursuant to subsection 3.15, the Board shall provide written approval to the transferee. The Chief of Police shall endorse the license, once the transfer fee has been made.

3.17 In the event of a sale of a business or change of control in the corporation referred to in paragraph 3.14 without the approval of the Board, all licenses issued to such broker or owner shall become null and void and shall be returned immediately to the Chief of Police.

Renewal/ Expiry of Licenses - General

3.18 Every application for a renewal of a licence issued under this by-law shall be in writing, signed by the applicant, on the prescribed form and shall be:

(i) filed with the Chief of Police by the date requested,
(ii) shall be accompanied by the license fee in accordance with Tariff “A”; and
(iii) shall be accompanied by such information and material as may be required by the Chief of Police.

3.19 Any licence issued under this by-law shall be in effect on the day of issue and shall expire on the 30th day of March following the year of issue.

3.20 Where a licensee has not renewed his/her licence in accordance with this by-law, such licence is null and void and of no further force or effect.

3.21 If a licence has been issued under this by-law and, prior to the expiration of the licence, an application for renewal of the licence is received as herein provided; the Chief of Police may issue a new licence in accordance with the application.

3.22 Any licence issued under this by-law which is not renewed prior to March 30th, may be renewed prior to April 15th, subject to payment of a late fee as set out in Tariff “A”
3.23 Any request for renewal of a **licence**, which is received after April 15th, will be referred to the next regular meeting of the **Board** for consideration.

3.24 The **Board** may, upon written application by the holder of a **licence** issued under this by-law, grant an extension of the deadline for renewal of the **licence**.

3.25 The annual fee for **licence applications and issued licence** is as set out in Tariff “A”.

**Suspension / Revocation of Licenses - General**

3.26 The Board may revoke any licence issued under this by-law in its discretion subject to the **Statutory Powers Procedure Act**, as amended. The **Board** shall, if requested, give any reason, in writing, for suspending or revoking any licence.

3.27 The **Chief of Police** may temporarily suspend any **licence** until the next meeting of the **Board** for contraventions or safety concerns relative to the type of licence in question.

3.28 The **Chief of Police** shall, if requested, give any reason, in writing, for suspending any licence.

3.29 The Board may, in its discretion, continue the suspension of a licence which has been suspended under paragraph 3.27 until the Board is satisfied that the licence should be reinstated, revoked, or until the completion of any investigation into the suspension of the licence.

3.30 In the event of any **licence** being suspended or revoked, the previous holder thereof shall not be entitled to a new **licence** unless the **Board** approves the granting of such new **licence**.

3.30 A **person** whose **licence** is suspended or revoked is deemed not to hold a **licence** under this By-law and is subject to the General Penalty Section 11.2 of this by-law.

3.31 The holder of any **licence** that has been suspended or revoked shall forthwith surrender such **licence** to the **Chief of Police**.

**BROKER’S / OWNER’S LICENSES**
4.0 Every application for a **broker or owner's licence** shall be in writing, signed by the applicant, on forms prescribed and supplied by the **Chief of Police** and

(i) shall be filed with the **Chief of Police**; and  
(ii) shall be accompanied by such information and material as may reasonably be required by the **Chief of Police**.

4.1 The **Chief of Police** shall, upon receipt of an application for a **broker or owner's licence**, make or cause to be made all examinations and investigations required to be made by this by-law or by the **Board** relative to such application and shall forward the results of such application and investigations to the **Board**.

4.2 The **Board** shall consider any application forwarded to it and, if satisfied, that the issue of the **licence** would not result in a breach of the law or be adverse to the public interest, and that the application is complete, the **Board** shall direct the **Chief of Police** to issue the **licence** to the applicant and the **Chief of Police** shall forthwith issue the **licence** to the applicant.

4.3 The **Board** shall, upon receiving an application for a **broker or owner's licence**, cause the applicant to, at the applicant’s expense, place an advertisement in the local newspaper stating such application has been made and giving the date of the next meeting of the **Board**. Such advertisement shall be in a form as specified by the **Board**.

4.4 An application for a **broker or owner's licence** shall indicate the number of vehicles for hire that will be operated under the **licence** and such number shall include:

(i) the **broker's** own vehicles;  
(ii) any vehicles operated by other **owners**; and  
(iii) the number of Accessible Taxicabs included in the number of vehicles.

4.5 In the event that a **licence** is granted to an **owner**, the **broker** shall not operate, or allow to be operated, any vehicles for hire in excess of the number indicated by his/her application and approved by the **Board**.

4.6 No **broker** shall be issued any **licence** in excess of the number of vehicles he owns plus the number of vehicles operated by independent **owners** conducting business under the authority of that **broker's licence**.
4.7 Notwithstanding any other provision of this by-law, the Chief of Police may issue an **owner's licence** to an applicant who will be operating under another **person’s broker’s licence**, provided that the number of licenses allotted by said **broker’s licence** has not been filled. Such **owner's license** will be issued on the condition the **owner** continues to operate under the **broker’s licence** indicated in the application. If the **owner** discontinues operating under said **broker**, the **licence** shall become void and of no effect.

4.8 No owner or broker’s licence shall be issued to any broker or owner who does not conform to Section 8.18 of this by-law.

**Renewal/ Expiry**

4.8 Every application for a renewal of a **broker** or **owner’s licence** shall be in writing, signed by the applicant, on forms prescribed and supplied by the **Chief of Police**, and:

(i) shall be filed with the **Chief of Police** by the date requested; and
(ii) shall be accompanied by such information and material as may reasonably be required by the **Chief of Police**.

4.9 Prior to the expiry of the **broker** or **owner’s licence**, at a time designated by the **Chief of Police**, the **broker** or **owner** shall submit, at no expense to the **Board** such information and material as may be required by the **Chief of Police** to conduct or cause to be made all examinations and investigations required to be made by this by-law or by the **Board** relative to a **broker or owner’ licence** renewal application.

**Suspension/ Revocation**

4.10 The **Chief of Police** may temporarily suspend a **broker** or **owner’s licence** until the next meeting of the **Board** for:

(i) for a contravention of this by-law;
(ii) any contravention of the **Criminal Code**, R.S.C., 1985, c. C-46, as amended;
(iii) any contravention of the **Controlled Drugs and Substances Act**, S.C. 1996, c. 19, as amended;
(iv) any contravention of the **Liquor Licence Act**, R.S.O. 1990, c. L.19, as amended, pertaining to the illegal sale or purchase of liquor; or
(iv) circumstances, where in the opinion of the Chief of Police, there is concern for public safety.

4.11 The suspension of the owner or broker’s licence in accordance with Section 4.10 will cause the suspension of all “vehicle for hire” licenses issued to that owner or any vehicle for hire licenses that are issued to independent vehicle owners operating under such broker.

4.12 The Board may, in its discretion, continue the suspension of a broker or owner’s licence, which has been suspended under paragraph 4.10, until the Board is satisfied that the licence should be reinstated, revoked, or until the completion of any investigation into the suspension of the licence.

4.13 In the event that the holder of an owner or broker’s licence does not comply with Section 8.18 of this by-law by July 1, 2015, the Chief of Police may suspend said owner or broker’s licence in accordance with Section 4.10 of this by-law.

VEHICLE LICENSES

5.0 An applicant for a vehicle licence:

(i) shall provide evidence that the vehicle is currently licensed under the authority of the Highway Traffic Act and regulations and amendments thereto;

(ii) shall provide a valid Safety Standards certificate for the said vehicle;

(iii) shall procure, in respect to each vehicle licensed under this by-law, a policy of insurance endorsed to the effect that the Board will be given fifteen days notice, in writing, of any cancellation, expiry or change in the amount of the policy, and shall deposit a copy or certificate thereof with the Board, and such policy shall be kept in force as long as the vehicle remains licensed under this by-law; and

(iv) shall insure the owner and driver of any such vehicle against loss or damage resulting from bodily injury or death to passengers as well as others and against damage to property to a minimum of one million dollars ($1,000,000.00) for all claims in any one accident, exclusive of interests and costs.
5.1 If the vehicle licence is not purchased within 36 days from the date the application is granted, the licensee shall, at the time the licence is purchased provide proof that the vehicle is mechanically fit.

5.2 If required investigations and examinations into an application for a vehicle licence do not disclose any reason why the application should not be granted the Chief of Police shall issue such licence, unless in his/her opinion, the granting of the licence shall be contrary to public interest.

5.3 If the Chief of Police determines that such vehicle licence should not be granted, he may refer the application and any results of any investigation or examination to the Board for final decision.

5.4 The Chief of Police shall, upon issuing a vehicle licence, furnish to the licensee, the vehicle licence, which shall be numbered and will set forth the name of the licensee, the make, model, style, Ontario Licence Plate number and the vehicle identification number or the vehicle.

5.5 A vehicle licence issued hereunder shall contain a description of the particular vehicle to which it applies and it may not be altered or otherwise made to apply to more than one specific vehicle.

5.6 Notwithstanding paragraph 3.11, where a vehicle for which a licence has been issued, is replaced by another vehicle during the period for which the licence was issued, a new licence shall not be necessary. A transfer of the licence shall be granted provided the licence holder conforms to the conditions of this by-law.

**Renewal/ Expiry**

5.7 Every application for a renewal of a vehicle licence shall be accompanied by:

(i) evidence that the vehicle is currently licensed under the authority of the Highway Traffic Act and regulations and amendments thereto;

(ii) a valid Safety Standards certificate for the said vehicle; and

(iii) evidence that the vehicle is insured according to this by-law.

5.8 Prior to the expiry of a vehicle licence, at a time designated by the Chief of Police, the broker or owner shall submit, at no expense to the Board, such information and material as may be required by the Chief of Police, to conduct or cause to be made all examinations and
investigations required to be made by this by-law or by the Board relative to a vehicle licence renewal application.

**Suspension/ Revocation**

5.9 The Chief of Police may temporarily suspend any vehicle licence until the next meeting of the Board for any contravention of this by-law; or where in the opinion of the Chief of Police, there is concern for public safety as evidenced by the condition of the vehicle or defects that have not been corrected.

5.10 The Board may, in its discretion, continue the suspension of a vehicle licence, which has been suspended under paragraph 5.9 until the Board is satisfied that the licence should be reinstated, revoked, or until the completion of any investigation into the suspension of the licence.

**DRIVER’S LICENSES**

6.0 No person shall be granted a driver’s licence under this by-law unless they are the holder of a current minimum of an Ontario class “G” driver’s license issued under the authority of the, Highway Traffic Act and regulations and amendments thereto.

6.1 The Board shall not grant a licence to any person:

(i) who has a criminal record for which a pardon has not been granted;
(ii) who has accumulated more than 9 demerit points under the Highway Traffic Act and regulations and amendments thereto;
(iii) who has been found guilty within the preceding three years of an offence under the Liquor Licence Act, as amended, which offence pertains to the unlawful sale or purchase of liquor; or
(iv) where circumstances exist such that the Chief of Police is of the opinion that it would be contrary to public interest.

6.2 Any person who holds a current driver’s licence on the day that this by-law becomes effective shall not be prohibited from holding or renewing such licence by virtue of section 6.1(i) relative to any past criminal proceedings.

6.3 Any person, however, applying for a driver’s licence other than a renewal, or replacement for a current lost, stolen or destroyed license
shall be subject to section 6.1(i) regardless if he or she has held a licence under any previous by-law.

6.4 In addition to the foregoing, an applicant for a “vehicle for hire” driver’s licence:

(i) shall be in possession of a current Ontario class “G” or higher driver’s licence issued under the authority of the Highway Traffic Act and regulations and amendments thereto; and
(ii) shall provide a letter from his/her potential employer, or business with whom he has contracted, stating the employer’s, or business’, name, address and owner’s licence number and that the applicant will be employed or contracted by him/her on a full-time or a part-time basis, as the case may be.

6.5 Every application for a driver’s licence shall be accompanied by:

(i) two satisfactory photographs of the applicant;
(ii) a certificate showing the date of birth of the applicant;
(iii) proof that the applicant holds a valid Ontario driver’s licence, class “G” or higher issued under the Highway Traffic Act and regulations and amendments thereto; and
(iv) the application fee in accordance with Tariff “A”

6.6 Every applicant other than those applying for a renewal, or replacement for lost, stolen or destroyed licence shall submit himself/herself to a written examination. The applicant must attain a minimum of 80% (eighty) in the examination before he or she can be licensed.

6.7 An applicant that fails the examination or fails to show for the examination without proper excuse, or without 48 hours notification prior to the appointed time for the test, must commence a new application process including the appropriate fees.

6.8 If required investigations and examinations into an application for a driver’s licence do not disclose any reason why the application should not be granted, the Chief of Police shall issue such licence, unless in opinion of the Chief of Police, the granting of the licence shall be contrary to public interest.

6.9 If the Chief of Police determines the granting of such licence should not be granted, he may refer the application and any results of any investigation or examination to the Board for final decision.
6.10 Upon being licensed, the licensee shall be furnished with a vehicle for hire driver’s licence, in the form of an identification card, signed by the licensee in the presence of the issuer.

Renewal/ Expiry

6.11 Every application for a renewal of a driver’s licence shall be accompanied by:

(i) proof that the applicant continues to hold a valid Ontario Driver’s Licence Class “G” or higher issued under the Highway Traffic Act and regulations and amendments thereto;
(ii) two satisfactory photographs of the applicant; and
(iii) an application fee according to Tariff “A”.

6.12 Prior to the expiry of the driver’s licence, at a time designated by the Chief of Police, the broker/owner shall submit such information and material as may be required by the Chief of Police to conduct or cause to be made all examinations and investigations required to be made by this by-law or by the Board relative to a “vehicle for hire” driver’s licence renewal application.

6.13 If required investigations and examinations into a renewal application for a driver’s licence do not disclose any reason why the application should not be granted, the Chief of Police shall issue such licence, unless in his/her opinion, the granting of the licence shall be contrary to public interest.

6.14 If the Chief of Police determines the granting of such licence should not be granted, he may refer the application and any results of any investigation or examination to the Board for final decision.

Lost, Destroyed or Stolen Driver’s License

6.15 The Chief of Police may re-issue a driver’s licence that has been reported lost, stolen or destroyed. Prior to any driver’s licence being re-issued, the driver must continue to meet the conditions of this by-law, including the conditions in section 6.1.

6.16 If required investigations and examinations into an application for a lost, stolen or destroyed driver’s licence do not disclose any reason why the application should not be granted, the Chief of Police shall issue such
licençe, unless in his/her opinion, the granting of the licence shall be contrary to public interest.

6.17 If the Chief of Police determines the granting of such licence should not be granted, he may refer the application and any results of any investigation or examination to the Board for final decision.

6.18 Every application for a replacement of a driver’s licence shall be accompanied by:

(i) proof that the applicant continues to hold a valid Ontario driver’s licence (minimum Class “G”) issued under the Highway Traffic Act and regulations and amendments thereto;
(ii) two satisfactory photographs of the applicant; and
(iii) a replacement fee according to Tariff “A”.

Revocation / Suspension of a Licence

6.19 The Chief of Police may temporarily suspend any “vehicle for hire” driver’s licence until the next meeting of the Board for:

(i) any contravention of the Criminal Code, R.S.C., 1985, c. C-46, as amended;
(ii) any contravention of the Controlled Drugs and Substances Act, S.C. 1996, c. 19, as amended;
(iii) the accumulation of more than nine demerit points under the Highway Traffic Act and regulations and amendments thereto, for any contravention of this by-law; or
(iv) in the opinion of the Chief of Police there is concern for public safety as evidenced by driving history and record.

6.20 The Board may, in its discretion, continue the suspension of a driver’s licence, which has been suspended under paragraph 6.22 until the Board is satisfied that the licence should be reinstated, revoked, or until the completion of any investigation into the suspension of the licence.

6.21 The holder of any licence issued pursuant to this by-law and which has been revoked or suspended shall forthwith surrender such licence to the Chief of Police.
PART III

DUTIES OF CHIEF OF POLICE

7.0 The Chief of Police shall be charged with the enforcement of the by-law, and in connection therewith shall do or cause to be done the following:

(i) shall, if requested, give any reason, in writing, for not granting, suspending, or revoking any licence;
(ii) report to the Board whenever he/she shall be required to do so;
(iii) submit to the Board applications for broker/owner licenses and necessary reports pertaining thereto;
(iv) make all necessary inquiries in connection with the issuance of a license or the suspension and revocation of licenses, as may be required by this by-law;
(v) ensure that a register of all licenses granted by the Board is kept containing the name and address of the applicant and the number of vehicles kept by the applicant, the amount paid for and the date of the license, and such further records as the Board may order;
(vi) furnish each person taking out a broker's licence or owner's licence with a copy of this by-law;
(vii) furnish, to every successful applicant, a certificate indicating the application has been approved, such certificate to be presented to the licence issuing office of the Civic Centre where the licence is purchased;
(viii) cause investigations to be carried out in regards to violations of this by-law;
(ix) consider charges against persons who have violated any of the provisions of this by-law;
(x) cause inspections to be made of all vehicles for hire to ensure the vehicle meets the requirements of this by-law;
(xi) cause inspections to be made of all taxicab meters to ensure they are properly sealed and register accurately;
(xii) take such other precautions as may be necessary to prevent interference or tampering with the said meters or their registration; and
(xiii) Receive all inspection reports required to be submitted regarding Accessible Taxicabs, and ensure that all licence holders are complying with the requirements herein.
PART IV

DUTIES OF BROKERS AND OWNERS

8.0 Every broker or owner, after he/she has received the licence approval from the Board, shall report to the office of the Chief of Police and shall provide any required information to complete the register.

8.1 Every broker or owner shall advise the Chief of Police of any change of information that has been recorded in the register, within six days of such change occurring. Such change shall include any “vehicle for hire” that has begun or ceased to operate under the broker/owner licence.

8.2 Upon removing a vehicle from service that will not be replaced, the broker or owner shall, within six days, attend at the office of the Chief of Police and surrender the license held by him/her in respect of such vehicle. If the said vehicle is a Wheelchair Accessible Vehicle, the broker or owner shall ensure that the broker or owner complies with Section 8.18 of this by-law. In the event the broker or owner does not comply with Section 8.18 of this by-law, the Chief of Police shall suspend the said broker or owner’s licence in accordance with Section 4.10 of this by-law.

8.3 Every broker or owner shall advise the Chief of Police within 6 days of the hiring or terminating of any driver who holds a current licence under this by-law.

8.4 Every broker and owner shall keep a record in the licensed premise of the date, time, origin and destination of each trip, name of driver, number of the vehicle for hire, and such records shall be retained for at least twelve (12) months. Full information shall be given by the licence holder to any police officer, upon request, with reference to the address of house, or place, to and from which he has driven any passenger or with reference to all matters within his/her knowledge relating to such passenger.

8.5 Every broker or owner shall, to the best of his/her ability, ensure that all requirements of this by-law relating to vehicle equipment, driver’s responsibilities, and licensing requirements are adhered to.

8.6 No broker or owner shall permit or allow any unlicensed vehicle for hire, or driver not licensed under this by-law to operate under his/her licence.
8.7 Every **broker** or **owner** shall ensure that vehicles operating under his/her **licence** are operated in accordance with this by-law.

8.8 No **broker** or **owner**, **licensed** under this by-law, shall use another **broker’s** or **owner’s** radio dispatch system.

8.9 Every **broker** or **owner** shall submit any vehicle **licensed** under this by-law for any inspection required by the **Chief of Police**.

8.10 Every **person** obtaining a **broker** or **owner’s license** under this by-law shall keep his/her **license** or a copy thereof posted in some conspicuous place in the **licensed premises**, and every **person** so **licensed** shall, when requested by any **person** authorized by the **Board**, produce the **license** for inspection.

8.11 Every **licensee** shall notify the **Chief of Police** within six days, in writing, of any change of address or telephone number of the **licensee**, which has previously been given to the **Chief of Police**.

8.12 Notwithstanding the previous section, no **broker** or **owner** **licensed** under this by-law shall change the address of his/her business premises without first obtaining approval from the **Board**. The request for approval shall include written documentation as outlined in section 4.0 of this by-law.

8.13 Notwithstanding Section 8.14 of this by-law, every **broker/owner**, **licensed** under this by-law, shall:

(i) have a telephone system;  
(ii) have its own radio system; and  
(iii) provide twenty-four hour per day service.

8.14 Clauses (ii), and (iii) of section 8.13 do not apply to the holder of a **broker** or **owner’s licence**, who only operates **limousines** or a **hotel shuttle** under their **licence**.

8.15 **Owners** and **Brokers** are prohibited from charging higher fares or additional fees for persons with disabilities than persons without disabilities for the same trip and from charging a fee for the storage of mobility aids or mobility assistive devices.

8.16 **Owners** and **Brokers** of taxi cabs place vehicle registration and identification information on the rear bumper of the taxi cab.
8.17 **Owners** and **Brokers** of taxi cabs make available vehicle registration and identification information in an accessible format to persons with disabilities who are passengers.

8.18 (i) Owners and Brokers whose business operates or contracts thirty-five (35) or fewer vehicles under the owner or broker's licence shall have a minimum of one (1) Wheelchair Accessible Taxicab available for hire twenty-four hours per day for Basic Wheelchair or Ambulatory Service.

(ii) Owners and Brokers whose business operates or contracts more than thirty-five (35) vehicles under the owner or broker's licence shall have a minimum of two (2) Wheelchair Accessible Taxicabs available for hire twenty-four hours per day for Basic Wheelchair or Ambulatory Service.
PART V

DRIVER’S DUTIES AND RESPONSIBILITIES

9.0 No driver, licensed under this by-law, shall, while in charge of a vehicle for hire:

(i) operate a “vehicle for hire” while any condition referred to in this by-law is not fulfilled, or while any licence required by this by-law has not been obtained;

(ii) solicit a person to take or use his/her vehicle for hire by calling out or shouting or otherwise personally canvassing members of the general public;

(iii) employ or allow any runner or other person to assist or act in concert with him/her in obtaining any passenger or baggage. (Owners or Brokers may allow another employee to assist a driver while he/she accompanies the driver for training purposes.);

(iv) induce any passenger to employ him/her by knowingly deceiving, misinforming, or misleading such passenger as to the time or place of arrival or departure of any public conveyance, or the location or distance to any building or place;

(v) permit any person, other than the owner, an employee or person contracted by the owner, to drive his/her vehicle; or

(vi) take on any additional passenger after the “vehicle for hire” has departed with one or more passengers from any starting point, except at the request or permission of the passenger already in the vehicle, or in the case of an emergency, or the “vehicle for hire” is under contract being used to transport children to or from school.

9.1 Every driver licensed under this by-law shall:

(i) make available his/her trip record and give full information thereof to any police officer on being required so to do;

(ii) upon the request of any passenger, give in writing, his/her name, number of license issued to him/her and the Ontario license plate number of his/her vehicle and the business address of the company for which the driver is employed;

(iii) upon request of any police officer, provide full information as to any passengers transported;

(iv) take due care of all property delivered or entrusted to him/her and accepted by him/her for conveyance or safekeeping;

(v) shall immediately on termination of any hiring or engagement, search his/her vehicle for any property lost or left therein and all
such property shall be forthwith delivered over to the person owning the same, or if the owner cannot be found, then to the officer in charge at the police station, with all information in his/her possession regarding such property;

(vi) travel by the most direct route to the point of destination, unless otherwise directed by the passenger;

(vii) constantly display clearly visible to any passenger, the driver licence identification card as furnished by the Board under the provisions of this by-law, and permit any person to note the driver’s licence number shown therein upon being requested so to do;

(viii) report forthwith to the dispatcher or the owner any accident in which he was involved or any damage caused while operating the vehicle and forthwith to the police as required by the Highway Traffic Act and regulations and amendments thereto;

(ix) while on duty, and upon request, surrender the “vehicle for hire driver’s licence” to any police officer;

(x) give his/her name, and the name of the owner of the vehicle, if other than the driver, upon request by a passenger, or by any person to whom or to whose property damage has been caused by him/herself or his/her vehicle;

(xi) serve the first person offering to hire him/her, unless such person owes him/her a fare for services or unless there is a justifiable reason to do otherwise; and

(xii) use his/her vehicle only for one specific trip for the transportation exclusively of one person or group of persons, one fare or charge only being charged and collected for the trip, unless all passengers have agreed to share the taxi and fares.

9.2 Every driver shall, on each work shift before commencing driving, examine for mechanical defects any vehicle for hire which he is to drive during the shift, and shall similarly examine the same at the end of each shift, and if he is not the owner of the vehicle for hire, shall forthwith report to the owner, any mechanical defect of which he is or becomes aware.

9.3 No driver of a “vehicle for hire” shall charge a fare other than in accordance with this bylaw as set out in the Tariff “B” for taxicabs or Tariff “C” for limousines, Tariff “D” for Enhanced Wheelchair or Ambulatory Service, or Tariff “E” for hotel shuttle service.

9.4 No driver or owner shall make any charge for the time lost through defects or inefficiency of his/her vehicle for hire, or the incompetence of the driver thereof, or for time consumed by early arrival of the vehicle for
hire in advance of the time requested by the person calling to request the service.

9.5 Any person hiring a vehicle licensed under this by-law may require the driver thereof to furnish him/her with a receipt for the cash amount of the fare. Such receipt shall include, in addition to the cash amount:

(i) the driver’s name and “vehicle for hire” driver’s licence number;
(ii) the number of the driver’s vehicle;
(iii) the name of the owner or company; and
(iv) the date of the transaction.

9.6 Every licensee shall notify the Chief of Police within six days, in writing, of any change of address or telephone number of the licensee, which has previously been given to the Chief of Police.

9.7 Every licensee shall notify the Chief of Police within six days, in writing, of lost or destroyed “vehicle for hire” driver’s licence.

9.8 Drivers are prohibited from charging higher fares or additional fees for persons with disabilities than persons without disabilities for the same trip and from charging a fee for the storage of mobility aids or mobility assistive devices.

9.9 Drivers must place vehicle registration and identification information on the rear bumper of the taxi cab.

9.10 Drivers must make available vehicle registration and identification information in an accessible format to persons with disabilities who are passengers.

9.11 While operating a Wheelchair Accessible Taxicab and transporting a person with a mobility disability, all Drivers shall:

(i) set up and operate any ramp, lift or other device to assist in the ingress and egress of the person with a mobility disability to the Wheelchair Accessible Taxicab;
(ii) ensure that any passenger with a mobility disability is securely fastened into the vehicle prior to travel; and
(iii) shall remove the fasteners from the wheelchair to permit the passenger to egress from the vehicle upon reaching the destination.
9.12 While operating a Wheelchair Accessible Taxicab and transporting a person with a mobility disability, Drivers are not responsible to:

(i) lift any person from a wheelchair;
(ii) reposition a person in a wheelchair;
(iii) ensure that a person is properly secured to a wheelchair; or
(iv) provide any additional assistance other than as outlined in Section 9.11 of this by-law.
PART VI

VEHICLE CONDITION AND EQUIPMENT

General

10.0 Every driver shall, on each work shift before commencing driving, examine for mechanical defects any vehicle for hire which he is to drive during the shift, and shall similarly examine the same at the end of each shift, and if he is not the owner of the vehicle for hire, shall forthwith report to the owner, any mechanical defect of which he is or becomes aware.

10.1 Every broker or owner shall check immediately any mechanical defect in his/her vehicle for hire reported to him/her by a driver and shall not, in any case, operate or permit to be operated any vehicle for hire that is not in good mechanical condition.

10.2 Every broker or owner shall maintain his/her vehicle in a clean and sanitary condition and in good repair. The Chief of Police may suspend the licence, upon breach of this provision, and notify the owner to cease operating his/her vehicle under the provisions of this by-law until such time as the vehicle has been put in a clean and sanitary condition and in good repair. The owner shall, upon receipt of such notice, cease to operate his/her vehicle; provided, however, that an owner be allowed twenty-one (21) days to repair damage to the body of the vehicle as long as such damage does not render the vehicle unsafe or unsightly. In the event the owner is unable to repair the vehicle within the 21-day period due to unavailability of time or materials, the owner may apply, in writing, to the Chief of Police for an extension of time to repair the vehicle.

10.3 Where the Chief of Police has made an appointment for the inspection of a vehicle and if such vehicle is not produced at the time and place appointed for such inspection, the Chief of Police may, notwithstanding anything else contained in this by-law, suspend the vehicle license in respect of such vehicle for hire until such time as the vehicle for hire has been tested, inspected and approved.

10.4 No taxicab, for which the model year is more than five years old from the date of manufacture, may be licensed as a vehicle for hire.

10.5 Notwithstanding section 10.4, a broker or owner may make application to the Chief of Police to allow for the licensing of a vehicle of which the
model year exceeds the limits in section 10.4. Upon such application the **Chief of Police** shall inspect, independent of the mechanical safety inspection, the vehicle at a cost set out in Tariff “A”, payable to the Police Service and cause a motor vehicle safety inspection certificate in regards to such vehicle be surrendered at the expense of the **broker** or **owner**,

10.6 **No owner** or **broker** shall use or permit to be used a “**vehicle for hire**” owned by him/her which has a colour scheme or emblem that simulates an emergency vehicle.

10.7 **Vehicles for hire** shall not be equipped with a radio or other device capable of monitoring calls from other companies.

**Taxicabs**

10.8 Every **taxicab** shall be equipped by the **broker** or **owner** thereof with a taximeter of a type approved by the **Chief of Police** and so located in the **taxicab** as to be clearly visible to the **passengers** at all times.

10.9 All taximeters shall be:

(i) numbered;
(ii) attached to the vehicle in a location and manner as approved by the **Chief of Police**;
(iii) adjusted in accordance with the tariff provided by this by-law;
(iv) tested by running the **taxicab** in which it is attached over a measured track or distance before being sealed, or by such other mechanical means as approved by the **Chief of Police**;
(v) submitted to the **Chief of Police** whenever he deems it necessary for testing, inspection and further sealing;
(vi) kept in good working condition at all times with its seal intact,
(vii) used for no longer than twelve months without re-testing and re-sealing unless permitted by the **Chief of Police**; and
(viii) clearly illuminated so as to easily be visible by **passengers** in the **taxicab** between dusk and dawn.

10.10 **No taxicab** shall be operated when the taximeter is out of order, defective in any way, or where the seal has been broken or tampered with in any manner.

10.11 Notwithstanding section 10.11, a **taxicab** may be operated with the meter unsealed if repairs have been made to the meter by a **person** who carries on the trade of repairing such meters, or by an **broker** or **owner**
who customarily repairs his/her own meters, subject to the following conditions:

(i) the owner must notify the Chief of Police within 6 days of the meter being unsealed;
(ii) the meter has been repaired or replaced and is working properly; and
(iii) the owner has requested the Chief of Police to test and seal the meter.

10.12 Every taxicab shall be equipped with an electric sign securely fastened to the roof of the taxicab. The electric sign shall indicate that the vehicle is a taxicab and display the trade name under which it operates or the name of the broker or owner under whose licence the taxicab is being operated.

10.13 Every electric sign indicated in paragraph 10.12 shall be illuminated to indicate that it is available unless the taxicab has been hired. Upon hire, dependent on the design of the electric sign, either the sign shall be extinguished and the in-service light shall come on or the electric sign shall change colour.

10.14 Notwithstanding the foregoing, the electric sign and in-service lights may be removed when the taxicab has been hired for a wedding or a funeral, or the vehicle is being operated by an owner or a member of the owner’s immediate family for personal use.

10.15 Notwithstanding section 10.12 where a vehicle if of such design that the lights cannot be securely attached to the roof, the lights may be displayed in a manner approved by the Chief of Police.

10.16 Every taxicab shall have:

(i) the name of the broker or owner under whose licence the taxicab is being operated or the trade name under which it operates, prominently displayed on both sides and the rear of the exterior of the vehicle;
(ii) the number of the taxicab prominently displayed on the dash and on the exterior of the vehicle on both sides and on the rear;
(iii) the rate of fare posted in a prominent place clearly visible to all passengers; and
(iv) no-smoking signs posted in a prominent place and clearly visible to all passengers.
**Limousines**

10.17 Every **limousine** shall have:

(i) the name of the **broker** or **owner** under whose **license** the **limousine** is being operated or the trade name under which it operates, prominently displayed on the exterior of the vehicle;
(ii) the rate of fare posted in a prominent place which is clearly visible to all **passengers**; and
(iii) no smoking signs shall be posted in a prominent place and clearly visible to all passengers.

**Wheelchair Accessible Service Vehicles**

10.18 Every Wheelchair Accessible Vehicle shall conform with the requirements in the **Highway Traffic Act** and regulations and amendments thereto.

10.19 In addition to Section 10.18, every Wheelchair Accessible Vehicle shall have:

(i) Approved wheelchair tie-downs;
(ii) No-smoking signs posted in a prominent place and clearly visible to all passengers;
(iii) The name of the owner or broker under whose licence the vehicle is being operated clearly displayed on the exterior of the vehicle; and
(iv) The number of the vehicle clearly displayed both on the inside and exterior of the vehicle.

**Hotel Shuttles**

10.20 Every **Hotel Shuttle** Vehicle shall have:

(i) the hotel insignia clearly displayed on the vehicle:
(ii) the fare to or from the airport clearly displayed
(iii) no smoking signs posted in a prominent position and clearly visible to all passengers
PART VII

PENALTIES AND GENERAL

11.0 **Brokers** and **owners** shall conduct their businesses in full accordance with this and all municipal, provincial, and federal by-laws, rules, regulations, and codes.

11.1 Every **licensee** may be charged with and convicted of an offence under this by-law for which he him/herself, an employee, or agent is subject to be charged and upon conviction the **licensee** is liable to the penalty prescribed for the offence.

11.2 Every **person** who contravenes any provision of this by-law is guilty of an offence and on conviction is liable to a penalty in accordance with the provisions of the *Provincial Offences Act*, R.S.O. 1990, c. P.33, as amended.

11.3 By-law No. 154-2005 of the **Board** is hereby repealed.

11.4 The repeal of by-law 2005-154, as amended, shall not affect any offence committed against the provisions of said by-law, prior to the enactment of this by-law, or any penalty incurred in respect thereof or any investigative proceedings thereunder.

11.5 If any section of this by-law is found by any court of law to be defective, illegal or beyond the powers of the **Board** to enact, such section thereof shall be deemed to be separate and independent therefrom and to be enacted as such.

11.6 Tariffs “A”, “B”, “C”, “D” and “E” are hereby adopted and declared to form part of this by-law.

11.7 This by-law takes effect on the day of its final passing.
PART VIII

TARIFFS

General

12.0 The Police Services Board will review all tariffs every 24 months.

12.1 The rate or fares to be charged by the brokers, owners or drivers of taxicabs, limousines, Enhanced Wheelchair or Ambulatory Service or hotel shuttles shall be exactly as shown in Tariff “B”, Tariff “C”, Tariff “D”, or Tariff “E” respectively and no greater or lesser amount shall be demanded or received.

12.2 No broker, owner or driver shall be entitled to recover or receive any fare or charge from any person that is not authorized by this by-law.

12.3 A broker or owner may request in writing to the Chief of Police, for an exemption to Tariff “B”, “C”, “D” or “E” to perform charity work within the community. The Chief of Police may approve such a request after all investigations have been completed. The Chief of Police shall, if requested, give any reason, in writing, for not granting such a request.

12.4 No owner or driver shall publish or use a tariff that is not authorized by this by-law, whether such rates and charges are determined by distance or by time.

12.5 The tariff or rates authorized herein shall be computed from the time the passenger(s) first enters the vehicle for hire until the passenger(s) discharges the vehicle for hire.

Taxicabs

12.6 When operating on a meter basis, the rate of the fare shall be posted and clearly visible to any passenger in the vehicle and charged exactly as shown by the taximeter authorized by Tariff “B”.

12.7 The drop rate and meter rate shall be within the range authorized in Tariff “B”, and shall be consistent for all taxicabs and shall be in effect for a minimum of three (3) months.

12.8 Brokers or owners who choose to change the drop rate or meter rate as authorized in Tariff “B” shall first provide two (2) weeks written notice to the Chief of Police.
12.9 At the conclusion of a trip, the driver of a taxicab shall call the passenger’s attention to the amount of the fare registered on the meter.

**Limousines**

12.10 The rate increase allowable authorized in Tariff “C” shall be consistent for each limousine and shall be in effect for a minimum of three (3) months.

12.11 Brokers or owners who choose to change the hourly rate authorized in Tariff “C” shall first provide two (2) weeks written notice to the Chief of Police.

**Enhanced Wheelchair or Ambulatory Service**

12.12 Drivers shall advise the passenger of the fee as established by Tariff “D” at the commencement of the trip.

12.13 Wheelchair accessible vehicles used for Enhanced Wheelchair or Ambulatory Service shall not be used to transport persons for a fare other than those who have a disability and their companions.

**Exceptions to Tariffs**

12.14 Tariff “B”, Tariff “C”, Tariff “D”, or Tariff “E” shall not apply where the vehicle for hire broker or owner is operating under a valid contract between the broker or owner and a recognized school board or an organization which handles the transportation of people with disabilities.

12.15 Tariff “B”, Tariff “C”, Tariff “D”, or Tariff “E” outlined in this by-law shall not apply to vehicles for hire operating under a valid contract with a municipal, provincial or federal government agency or a bona fide limited or incorporated company.

12.16 No such exemption as stated in Section 12.14 and 12.15 shall be allowed prior to copies of dually executed contracts, or other proof of contract suitable to the Chief of Police, have been filed and approved by the Chief of Police.

12.17 Vehicles for hire being used for the transportation of passengers with a destination of more than 5 kilometres outside of the city limits of Sault Ste. Marie, may agree with the driver, before the start of the trip to a flat rate, but the flat rate trip must be recorded on the trip sheet prior to the start of the trip.
12.18 Nothing in this by-law prohibits the use of a licensed hotel shuttle vehicle from being used as a “Courtesy Shuttle” provided it complies with the definition of courtesy vehicle in Part 1 of this by-law.

**Services That Are Exempt from This By-law**

12.19 Vehicles operated by the following organizations are exempt from this bylaw:

(i) Emergency Medical Services (Ambulance);
(ii) Funeral Homes when using vehicles as part of funeral proceedings;
(iii) Retirement Homes providing transportation for their own clients in vehicles leased or owned by the organization;
(iv) Charter services as set out in Sault Ste. Marie By-law 85-93, as amended;
(v) School buses;
(vi) Community Living Algoma providing transportation for their own clients in vehicles leased or owned by the organization; and

12.20 The **Board** may consider an application from another organization not listed above for an exemption from this bylaw.

12.21 The **Board** may exempt any organization from this by-law where after all investigations and examinations have been completed it is the opinion of the **Board**, it is not contrary to public interest to do so.
PART IX
TARIFF “A”

SCHEDULE OF LICENSE FEES

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>*New Owner Licence / Owner Licence Late Renewal</td>
<td>$400.00</td>
</tr>
<tr>
<td>2</td>
<td>*Owner Licence Renewal</td>
<td>$100.00</td>
</tr>
<tr>
<td>3</td>
<td>*New Broker Licence / Broker Licence Late Renewal</td>
<td>$400.00</td>
</tr>
<tr>
<td>4</td>
<td>*Broker Licence Renewal</td>
<td>$100.00</td>
</tr>
<tr>
<td>5</td>
<td>New Hotel Shuttle Owner/ Hotel Shuttle Owner Late Renewal</td>
<td>$200.00</td>
</tr>
<tr>
<td>6</td>
<td>Hotel Shuttle Owner Renewal</td>
<td>$50.00</td>
</tr>
<tr>
<td>7</td>
<td>New Vehicle Licence / Vehicle Licence Late Renewal (All owner's licenses includes first vehicle)</td>
<td>$100.00</td>
</tr>
<tr>
<td>8</td>
<td>Vehicle Licence Renewal</td>
<td>$50.00</td>
</tr>
<tr>
<td>9</td>
<td>Vehicle Licence Transfer Application (Vehicle for vehicle)</td>
<td>$25.00</td>
</tr>
<tr>
<td>10</td>
<td>Driver Licence Application and Examination Fee (Due prior to processing and is non-refundable)</td>
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</tr>
<tr>
<td>11</td>
<td>Driver Licence Renewal</td>
<td>$25.00</td>
</tr>
<tr>
<td>12</td>
<td>Driver New Licence – Late Renewal</td>
<td>$40.00</td>
</tr>
<tr>
<td>13</td>
<td>Inspection Fee for Taxicab Where Model Year Exceeds 5 Years</td>
<td>$100.00</td>
</tr>
<tr>
<td>14</td>
<td>Replacement of any lost/defaced licence</td>
<td>$15.00</td>
</tr>
<tr>
<td>15</td>
<td>Copy of By-Law ( Every owner entitled to a copy inclusive with licence)</td>
<td>$15.00</td>
</tr>
</tbody>
</table>

* Rates 1-4 apply to All Vehicles for Hire except Hotel Shuttles
TARIFF “B”

RATES AND FARES FOR TAXI CABS, INCLUDING BASIC WHEELCHAIR OR AMBULATORY SERVICE

For conveyance of goods or passengers by taxicabs within the City of Sault Ste. Marie or to any point not more than 5 kilometres beyond its limits.

BY METER – TAXI CABS

For the first one-tenth of a kilometre or part thereof.............. Minimum $3.90
A range of each additional one-fifteenth to one-twenty-fifth kilometre... $0.10

For waiting time, while under engagement, for each 15 seconds including time that the vehicle is stopped in traffic, but not to include a three minute grace period while waiting on a call at a private residence ..............................................$0.125

There will be no charge for hand luggage or for other parcels that are carried inside the vehicle with the passenger.

Such rates and fares under this part shall include applicable taxes at the current rate.

Notice Regarding Included Taxes

The broker/owner and driver shall ensure that all vehicles licensed under this by-law and subject to rates and fares under Tariff “B”, display a notice informing the passenger that the tariff includes ALL applicable taxes.
TARIFF “C”

RATES AND FARES FOR LIMOUSINES

For conveyance of goods or passengers by limousine within the City of Sault Ste. Marie or to any point not more than 5 kilometres beyond its limits.

LI MOUSINE:

Limousine drivers or operators shall charge an hourly minimum of $90.00 at a minimum of one half hour service.

FLAT RATES:

Flat rates may be charged for trips to a destination more than 5 kilometres beyond the city limits of Sault Ste. Marie, Ontario.

NOTICE REGARDING INCLUDED TAXES:

ALL rates and fares under Tariff “C” are to include all applicable taxes at the current rate.

The broker/owner and driver shall ensure that all vehicles licensed under this by-law and subject to rates and fares under Tariff “C”, display a notice informing the passenger that the tariff includes ALL applicable taxes.
TARIFF “D”

RATES AND FARES FOR ENHANCED WHEELCHAIR OR AMBULATORY SERVICE

The following fares shall apply only when transporting persons who require Enhanced Wheelchair or Ambulatory Service. All fares are for one way travel and are inclusive of all applicable taxes.

ENHANCED WHEELCHAIR OR AMBULATORY SERVICE

WITHIN MUNICIPAL BOUNDARIES $30.00

TO/FROM SAULT STE MARIE AIRPORT AND WITHIN MUNICIPAL LIMITS $30.00

The broker/ owner and driver shall ensure that all vehicles licensed under this by-law and subject to rates and fares under Tariff “D”, display a notice informing the passenger that the tariff includes ALL applicable taxes.
TARIFF “E”

HOTEL SHUTTLE SERVICE

HOTEL SHUTTLE SERVICE IS ALLOWED TO TRANSPORT HOTEL GUESTS TO AND FROM THE HOTEL TO AND FROM THE SAULT STE MARIE AIRPORT.

The fee charged FOR THE ABOVE SERVICE may be determined by the owner of the hotel shuttle service.

The owner and driver shall ensure that all vehicles licensed under this by-law and subject to rates and fares under Tariff “E”, display a notice informing the passenger that the tariff includes ALL applicable taxes.