

Director's Rules Proposals:

Section 207 A.

The time period for filing a notice of appeal to a hearing officer from a decision of the Director or the MTC which impacts a CCN is ten (10) days from the date of Notice of the decision.

Chapter 3, section 306.A

A. Vehicle permits shall expire as follows:

- 1. All airport taxicab permits shall expire on the thirty-first day of April of each year, and shall be renewed annually prior to such expiration date.*
- 2. All on-call taxicab and handicap accessible permits shall expire on the thirtieth day of June of each year and shall be renewed annually prior to such expiration date.*
- 3. All courtesy vehicle permits shall expire on the thirty-first day of July of each year and shall be renewed annually prior to such expiration date.*
- 4. All premium sedan permits shall expire on the thirty-first day of October of each year and shall be renewed annually prior to such expiration date.*
- 5. All non-emergency medical transport vehicle permits shall expire on the thirty-first day of August of each year and shall be renewed annually prior to such expiration date.*
- 6. All carriage and alternative transportation vehicle permits shall expire on the thirty-first (31st) day of April of each year and shall be renewed annually prior to such expiration date. (To be Amended 11/29/11)*

Chapter 9 Director's Rules

Chapter 9, section 901. C. A Fuel or Gas Surcharge of no more than \$1.00 per trip may be imposed by taxicab companies as approved by the Director. Any company seeking to impose this charge must first submit a written request to do so to the Director. Companies which impose or allows drivers to impose this charge must do so on a fleet wide basis and all taxicabs in the fleet must have the approved rates properly posted inside the vehicle.

Chapter 1101, Section 1101.H

Suspensions under the VHC shall be for periods of one (1) year or less. Revocations shall be for periods in excess of one (1) year. While the Code prohibits the consideration of a felony conviction in barring an application for an MTC license after ten (10) years, the VHC does not prohibit the Director from considering the circumstances of the felonious acts and whether they create an attendant risk to the traveling public when the Director is making

licensing or permitting decisions. Nothing in the VHC precludes a permanent revocation if the facts of a particular case are sufficiently egregious.

Section 1204 A.

Although this section is couched in terms of citations for code violations, the time provisions for notice of appeal shall apply to any appealable action under the VHC.

Section 1001 A.

CCN holders must report any incident where a driver is arrested for a felony to the MTC within 24 hours of learning of the incident. The Director is not asking for any conclusions as to the guilt or innocence of the driver just a report of the fact of the felony arrest.