## THE CITY OF THOMPSON BY-LAW NUMBER 1953-2017

AM B/L 2002-2020 AM B/L 2031-2022

A BY-LAW OF THE CITY OF THOMPSON TO ALLOW ENFORCEMENT OF CITY BY-LAWS, INCLUDING PARKING BY-LAWS, UNDER THE MUNICIPAL BY-LAW ENFORCEMENT ACT

**WHEREAS** The Municipal By-law Enforcement Act has been enacted by the Manitoba Legislature;

**AND WHEREAS** The Municipal By-law Enforcement Act empowers the City to enforce its by-laws, including parking by-laws in accordance with the Act;

**AND WHEREAS** *The Municipal By-law Enforcement Act* further provides for a number of other matters that must be dealt with in a by-law;

**NOW THEREFORE, THE CITY OF THOMPSON**, in Council assembled, enacts as follows:

#### PART 1

#### INTRODUCTORY PROVISIONS

## **Short title**

1 This By-law may be cited as *The Municipal By-law Enforcement Act* Enabling Bylaw.

#### **Definitions and interpretation**

- 2 Unless otherwise expressly provided in this by-law, or unless the context otherwise requires, words and expressions in this By-law have the same meaning as the same words and expressions in the Act. The following definitions apply in this By-law:
- **a)** "**Act**" means *The Municipal By-law Enforcement Act*, C.C.S.M. c. M245 and the Regulations passed thereunder;
- **b)** "Adjudication" means the hearing and determination of an Appellant's request under Part 6 of this By-law;
- **c)** "**Adjudicator**" means a person appointed pursuant to the Act who is eligible to preside over an Adjudication;

- **d)** "Administrative Penalty" means the financial penalty attributed to a Designated By-Law Contravention as set out in Schedule "A";
- e) "Appellant" means a Final Notice Recipient, Penalty Notice Recipient or Termination Notice Recipient who disagrees with a Screening Officer's decision to either confirm or reduce the Administrative Penalty set out in a Penalty Notice he or she received to end a Compliance Agreement to which he or she is a party;
- f) "Application Fee" means the maximum fee the City can charge pursuant to the Act for an Adjudication, as set out in the City's Fees and Fines Schedule;
- g) "By-law Enforcement Officer" means any person appointed or designated to enforce the City's by-laws pursuant to *The Municipal Act* C.C.S.M. c. M225 and includes, without limitation, the Chief Administrative Officer, the City's Community Safety Officers and other designated officer positions listed in City By-law Number 1796-2009, and the amendments thereto;
- "Chief Administrative Officer" means the City's Chief Administrative Officer of the City;
- i) "City" means the City of Thompson.
- j) "Compliance Agreement" means an agreement entered into pursuant to Part 5 of this By-law;
- k) "Council" means the City's council;
- **"Designated By-law Contravention"** means the by-law contraventions set by Part 2 or of this By-law appearing in Schedule "A" of this By-law;
- m) "Designated Employee" means the Chief Administrative Officer and, where the Chief Administrative Officer has delegated a function, duty or authority under this By-law, means the employees or agents of the City acting pursuant to that delegation;
- n) "Early Payment Discount" means the reduced financial penalty attributed to the Designated By-Law Contravention as set by Part 2 of this By-law appearing in Schedule "A" of this By-law;
- **o)** "Final Notice" means the notice issued pursuant to Article 8 of this By-law;
- **p)** "Final Notice Recipient" means the person who is delivered, or who is deemed to have been delivered, a Final Notice under this By-law;

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- **q)** "Penalty Notice" means the notice issued by a By-law Enforcement Officer pursuant to Part 3 of this By-law;
- **r)** "Penalty Notice Recipient" means the person who is delivered, or who is deemed to have been delivered, a Penalty Notice under this By-law;
- **s)** "Screening Officer" means an individual appointed under Part 4 of this By-law;
- t) "Termination Notice" mean a notice issued pursuant to Article 15(2) of this Bylaw termination of Compliance Agreement;
- u) "Termination Notice Recipient" means a Final Notice Recipient or Penalty Notice Recipient receiving a Termination Notice;
- v) "Vehicle Owner" means the owner of the vehicle in question as indicated in the records of the Registrar of Motor Vehicles appointed under *The Drivers and Vehicles Act* C.C.S.M. c. D104.

#### BY-LAW CONTRAVENTIONS AND PENALTIES

## **Designated By-law Contraventions**

The by-law contraventions described in Schedule "A" to this By-law are hereby set as Designated By-law Contraventions.

#### **Administrative Penalties Set**

The Administrative Penalties described in Schedule "A" to this By-law for each Designated By-law Contravention to which it relates are hereby set.

#### **Early Payment Discount**

- **5(1)** The Early Payment Discounts described in Schedule "A" for each Designated Bylaw Contravention to which it relates are hereby set.
- **5(2)** The Early Payment Discount may be paid in full satisfaction of the Administrative Penalty set out in a Penalty Notice if payment is made to the City within 14 days of service of the Penalty Notice.

#### PART 3

#### **PENALTY NOTICES**

## **Issuing Penalty Notices**

6(1) By-law Enforcement Officers may enforce this By-law by issuing Penalty Notices. A By-law Enforcement Officer may issue a Penalty Notice to a person against

- whom a Designated By-law Contravention is alleged when he or she believes a Designated By-law Contravention has occurred.
- **6(2)** A Penalty Notice may be in any form provided it complies with the requirements of the Act.
- 6(3) A Penalty Notice shall be delivered in the manner and within the time required by the Act.
- **6(4)** For the purposes of this By-law, a Penalty Notice is deemed to be delivered as set out in the Act.

## Responding to Penalty Notice

- **7(1)** A Penalty Notice Recipient may:
  - (a) within fourteen (14) days after delivery or deemed delivery of the Penalty Notice, pay the Early Payment Discount associated with the Administrative Penalty set out in the Penalty Notice, if any; or
  - (b) within thirty (30) days after delivery or deemed delivery of the Penalty Notice, either:
    - i. pay the Administrative Penalty set out in the Penalty Notice; or
    - request a review of the Penalty Notice by a Screening Officer in accordance with Part 4 of this By-law.

#### **Issuing Final Notice**

- 8(1) If a Penalty Notice Recipient does not exercise any options under Article 7(1) within thirty (30) days, the City shall deliver the Penalty Notice Recipient a Final Notice setting out the Administrative Penalty owing, the deadline for paying the Administrative Penalty and the manner in which the Administrative Penalty may be paid.
- **8(2)** A Final Notice shall be delivered in the manner and within the time required by the Act.
- **8(3)** For the purposes of this By-law, a Final Notice is deemed to be delivered at the time set out in the Act.

#### **Responding to Final Notice**

- **9(1)** A Final Notice Recipient may, within thirty (30) days after delivery or deemed delivery of the Final Notice, either:
  - (a) pay the Administrative Penalty set out in the Final Notice; or
  - (b) request a review of the Penalty Notice resulting in the Final Notice by a

Screening Officer in accordance with Part 4 of this By-law.

**9(2)** If a Final Notice Recipient does not exercise his or her right under Article 9(1) within thirty (30) days, the Administrative Penalty set out in the Final Notice is immediately due and payable to the City.

#### PART 4

#### **SCREENING OFFICERS**

## Appointment of Screening Officers

**10(1)** The Chief Administrative Officer may appoint one or more Screening Officers for a duration he or she believes is necessary to meet the City's administrative needs relating to this By-law.

## **Screening Officer Authority**

- **11(1)** A Screening Officer shall, upon request from a Penalty Notice Recipient or Final Notice Recipient, review the circumstances resulting in the Penalty Notice under review.
- **11(2)** A Screening Officer shall, upon completing the review conducted pursuant to Article 11(1) of this By-law, take any one or more of the following actions:
  - (a) confirm the Administrative Penalty set out in the Penalty Notice;
  - (b) reduce the amount of the Administrative Penalty set out in the Penalty Notice under review to an amount he or she deems appropriate, if his or her review indicates that:
    - i. there would have been no Designated By-law Contravention if a permit, license, ticket or other document had been properly displayed on or within the vehicle, and the Vehicle Owner can show that, although the permit, license, ticket or other document was not properly displayed, it had been issued and was valid and applicable to the vehicle at the time of the contravention;
    - ii. the Designated By-law Contravention was a result of a minor medical emergency;
    - iii. the Penalty Notice Recipient was undergoing a personal tragedy which played a role in the Designated By-law Contravention and a reduction of the Administrative Penalty is in the public interest; or
    - iv. the Designated By-law Contravention was a result of mechanical problems that reasonably contributed to the Penalty Notice Recipient committing the Designated By-law Contravention, despite the fact that he or she exercised due diligence in attempting to comply with this By-law;

- (c) extend the time the Penalty Notice Recipient or Final Notice Recipient has for payment of the confirmed or reduced Administrative Penalty, to a time he or she believes is appropriate in the circumstances;
- (d) cancel the Penalty Notice, if his or her review indicates that:
  - i. the Designated By-law Contravention did not occur as alleged in the Penalty Notice under review; or
  - ii. the Penalty Notice under review does not comply with or was not delivered in accordance with the Act:
- (e) enter into a Compliance Agreement with the Penalty Notice Recipient or the Final Notice Recipient which contain terms and conditions the Screening Officer deems appropriate, if his or her review indicates that doing so is appropriate given the direction in Part 5 of this By-law; and
- (f) monitor and terminate Compliance Agreements, in accordance with Part 5 of this By-law.

#### **Screening Officer Written Reasons**

- Where a Screening Officer exercises his authority pursuant to Article 11(a), (b) or (c), of this By-law, he or she must:
  - (a) provide the Penalty Notice Recipient or Final Notice Recipient initiating the review with written reasons for his or her decision;
  - (b) inform the Penalty Notice Recipient or Final Notice Recipient initiating the review that he or she must either:
    - pay the City the amount that the Screening Officer directed be paid within seven days of receiving, or being deemed to have received, the written reasons, or such longer period that the Screening Officer may have directed; or
    - ii. request an Adjudicator to review the Screening Officer's decision in accordance with Part 6 of this By-law.

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#### COMPLIANCE AGREEMENTS

#### Where Compliance Agreements are Authorized

- When considering any matter referred to him or her, a Screening Officer may enter into a Compliance Agreement with a Penalty Notice Recipient or Final Notice Recipient willing to do so if:
  - (a) the Screening Officer has received comments about the proposed Compliance Agreement from a Designated Employee or By-law Enforcement Officer having knowledge of the Designated By-law Contravention set out in the Penalty Notice under review; and
  - (b) the Screening Officer believes it is appropriate to give the Penalty Notice Recipient or Final Notice Recipient an opportunity to abide by the terms of this By-law without having to pay the Administrative Penalty set out in the Penalty Notice under review.

## Form of Compliance Agreement

- **14(1)** A Compliance Agreement must be in the form required by the Act and must contain the following terms:
  - (a) the date the Designated By-law Contravention took place;
  - (b) the Penalty Notice number at issue;
  - (c) the amount of the Administrative Penalty resulting from the Penalty Notice;
  - (d) the date the Screening Officer reviewed the Penalty Notice;
  - (e) the purpose of a Compliance Agreement is to give the Penalty Notice Recipient an opportunity to come into compliance with the By-law without having to pay the Administrative Penalty as set out on the Penalty Notice;
  - (f) the terms and conditions the Screening Officer and Penalty Notice Recipient or Final Notice Recipient agreed to, as well as the date or dates the agreed upon terms and conditions must be met or satisfied by;
  - (g) the Penalty Notice Recipient's or Final Notice Recipient's agreement to cooperate with a By-law Enforcement Officer for the purpose of inspecting progress in relation to the timeline contemplated in the Compliance Agreement, including by:
    - providing the By-law Enforcement Officer with all information and documents the By-law Enforcement Officer requires to inspect progress in relation to the timeline contemplated in the Compliance Agreement; and

- ii. allowing a By-law Enforcement Officer reasonable access to the Penalty Notice Recipient's or Final Notice Recipient's property or chattels, for the purpose of inspecting progress in relation to the timeline contemplated in the Compliance Agreement; and
- the consequences of complying or failing to comply with the Compliance Agreement and the consequences of failing to comply with the Compliance Agreement;
- **14(2)** A Compliance Agreement may not be for a term longer than sixty (60) days.

## **Operation and Termination of Compliance Agreements**

- **15(1)** Penalty Notice Recipients and Final Notice Recipients who enter into Compliance Agreements are not required to pay the Administrative Penalty set out in the Penalty Notice under review if he or she complies with the Compliance Agreement resulting from the review of said Penalty Notice.
- 15(2) If the Screening Officer believes that a Penalty Notice Recipient or Final Notice Recipient that is party to a Compliance Agreement has failed to comply with its terms, the Screening Officer may terminate the Compliance Agreement and give the Penalty Notice Recipient or Final Notice Recipient a written Termination Notice indicating why the Compliance Agreement has been terminated.
- **15(3)** For the purposes of this By-law, a Termination Notice is deemed to be delivered as set out in the Act.

#### **Options after Compliance Agreement Terminated**

- **16(1)** A Termination Notice Recipient must, within fourteen (14) days after receiving or being deemed to have received the Termination Notice, either:
  - (a) pay the Administrative Penalty set out in the Penalty Notice that resulted in the Compliance Agreement that was terminated; or
  - (b) request that the Screening Officer submit for Adjudication the issue of whether the Penalty Notice Recipient or Final Notice Recipient complied with the terms of the Compliance Agreement.
- **16(2)** If the Penalty Notice Recipient or Final Notice Recipient does not request Adjudication pursuant to Article 16(1)(b) of this By-law within fourteen (14) days after receiving the Termination Notice, the Administrative Penalty set out in the Penalty Notice resulting in the Compliance Agreement is immediately due and payable to the City.

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#### **ADJUDICATION**

## **Adjudication Scheme Established**

17(1) An Adjudication scheme allowing an Appellant to challenge a Screening Officer's decision to confirm or reduce the Administrative Penalty set out in a Penalty Notice he or she received or the issuance of a Termination Notice is established by Part 6 of this By-law.

## **Requesting Adjudication**

- **18(1)** An Appellant may, where applicable:
  - (a) request a review of a Screening Officer's decision to confirm or reduce the Administrative Penalty set out in the Penalty Notice; or
  - (b) request a determination of a dispute as to whether the terms of a Compliance Agreement were complied with,

in accordance with Part 6 of this By-law.

18(2) Requests pursuant to Article 18(1)must be made in writing and submitted to the Designated Officer, or their respective delegates, along with payment of the Application Fee, no later than seven (7) days after receiving the Screening Officer's written reasons for decision confirming or reducing the Administrative Penalty set out in the Penalty Notice subject to review or the Termination Notice that is the subject of the request.

[AM B/L 2002-2020]

#### Scheduling Adjudications

- **19(1)** Within seven (7) days of receiving a request complying with Article 18 of this Bylaw, a Designated Employee shall schedule an Adjudication and provide the Appellant with a written notice containing the date, time and location of the scheduled Adjudication.
- **19(2)** If the Appellant is unable to attend the Adjudication scheduled pursuant to Article 19(1), he or she may, subject to Article 19(3), make a written request for an adjournment, which must:
  - (a) be submitted to the mailing or electronic address designated by the City at least three (3) weekdays that are not statutory holidays in advance of the scheduled Adjudication; and
  - (b) include either:
    - at least three (3) weekdays that are not statutory holidays on which the Appellant will be available in the morning or afternoon to attend a rescheduled Adjudication within three months of the originally scheduled Adjudication date; or

- ii. the Appellant's mailing address, telephone number, or e-mail address, that will allow a Designated Employee to contact the Appellant to discuss rescheduling the Adjudication.
- **19(3)** An Adjudication pertaining to a specific matter may not be more than once.
- 19(4) When the City receives a request for an adjournment of an Adjudication that complies with this By-law, a Designated Employee shall, where possible, reschedule the Adjudication to a date provided by the Appellant under Article 19(2)(b)(i); or if the Appellant has provided contact information under clause 19(2)(b)(ii), to a date arranged with the Appellant.
- **19(5)** If a Designated Employee cannot, despite reasonable efforts, reschedule the Adjudication to a date designated by or agreeable to the Appellant requesting the adjournment, the Designated Employee may reschedule the Adjudication on any date that he or she believes is appropriate.
- **19(6)** A Designated Employee must give the Appellant requesting an adjournment notice of the date, time and place of a rescheduled Adjudication within seven (7) days of rescheduling the Adjudication.

## **Adjudications**

- **20(1)** Adjudications shall be held and determined pursuant to the rules and procedures set out the Act.
- **20(2)** Adjudicators have the powers and authority attributed to them under the Act.

## **Adjudication Decisions**

**21(1)** An Adjudicator's decision pertaining to a matter referred to him or her shall be disseminated in the manner required by the Act.

## **Payment of Adjudication Fees and Costs**

- **21(2)** The Chief Administrative Officer is hereby authorized to:
  - (a) refund the Adjudication Fee to an Appellant, if ordered to do so by an Adjudicator; and
  - (b) pay invoices respecting fees and costs related to an Adjudication for which the City is responsible under the Act.

#### **Discontinuance of Penalty Notice**

22(1) At any time after a Penalty Notice has been issued, including at or before the Screening Officer or Adjudication stages, a Designated Employee may cancel the Penalty Notice on account of the Penalty Notice not being properly completed.

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#### **TRANSITIONAL**

- **22(1)** This By-law shall come into force and effect on February 13<sup>th</sup>, 2017.
- **22(2)** Prosecutions of Designated By-Law Contraventions that are outstanding when this By-law comes into effect shall continue under the previously applicable procedures, including *The Summary Convictions Act*.

Read a first time this  $30^{th}$  day of January , 2017 A.D. Read a second time this  $13^{th}$  day of February , 2017 A.D.

Read a third time this 13th day of February, 2017 A.D.

Done and passed by the Council of the City of Thompson in regular session assembled this 13<sup>th</sup> day of February, 2017 A.D.

The City of Thompson		
Per:		
	Mayor	
Per:		
	City Manager	

# SCHEDULE "A" Designated By-law Contraventions

Designated By-law Contravention and Applicable By-law
Derelict Vehicle
Derelict Vehicle By-law #1732-2007
Stopping at a bus stop
Traffic By-law #1733-2007
Stopping where No Stopping Anytime is posted
Traffic By-law #1733-2007
Parking where marked No Parking Anytime
Traffic By-law #1733-2007
Parked on Street on Garbage/Recycle Day
Traffic By-law #1733-2007
No Parking Fire Lane
Traffic By-law #1733-2007
No Parking in an Alley
Traffic By-law #1733-2007
No Parking – Street Cleaning
Traffic By-law #1733-2007
No Parking – Snow Removal
Traffic By-law #1733-2007
No Parking – Loading Zone Traffic By-law #1733-2007
No Parking – Taxi Stand
Traffic By-law #1733-2007
Improperly Parked
Traffic By-law #1733-2007
Parked on Sidewalk/Boulevard/ /Lane/Curb
Traffic By-law #1733-2007
Parked within 9 meters of a Traffic Control Device
Traffic By-law #1733-2007
Parked within 9 meters of an Intersection
Traffic By-law #1733-2007
Parked within an Intersection
Traffic By-law #1733-2007
Parked within 3 meters of a Fire Hydrant
Traffic By-law #1733-2007
Double Parked
Traffic By-law #1733-2007
Parked in front of a Driveway
Traffic By-law #1733-2007
Parked in a Manner Obstructing Traffic
Traffic By-law #1733-2007
Parked in a Manner Obstructing Traffic Control Device
Traffic By-law #1733-2007
No Truck Parking
Traffic By-law #1733-2007
Unlawfully Parked in Handicap Parking
Traffic By-law #1733-2007

Vehicle Parked on the Street in Excess of 24 Hours
Traffic By-law #1733-2007
Vehicle Plugged in While Parked on the Street Traffic By-law #1733-2007
Vehicle Parked/Stored in Front Yard of a Residence
Traffic By-law #1733-2007
Parked where street maintenance is underway
Traffic By-law #1733-2007
Park opposite the flow of traffic
Traffic By-law #1733-2007
On a Crosswalk
Traffic By-law #1733-2007
Unlicensed Animal
Animal Control By-law # 1865-2012
Unlicensed Animal
Animal Control By-law # 1865-2012
Animal Running at Large
Animal Control By-law # 1865-2012
Not wearing licence or identification
Animal Control By-law # 1865-2012
Not under control
Animal Control By-law # 1865-2012
Bite, bark, chase or stalking of Animals, Bicycles or vehicles
Animal Control By-law # 1865-2012
Chase or threaten a person
Animal Control By-law # 1865-2012
Remove or attempt to remove an impounded animal
Animal Control By-law # 1865-2012
Entice or caused restrained animal to run at large
Animal Control By-law # 1865-2012
Injure, attach, or bite animal or person
Animal Control By-law # 1865-2012
Cause Damage to Property
Animal Control By-law # 1865-2012
Harbouring a Pitbull
Animal Control By-law # 1865-2012  Keeping and Animal/Animals without a permit
Animal Control By-law # 1865-2012
Throw or poke at animal restrained or in an enclosure
Animal Control By-law # 1865-2012
Give false information when applying for license
Animal Control By-law # 1865-2012
Fail notify sale/gift/transfer or death of vicious animal
Animal Control By-law # 1865-2012
Vicious Animal-fail to maintain structure
Animal Control By-law # 1865-2012
Vicious Animal –Fail to post sign
Animal Control By-law # 1865-2012
Vicious Animal-Chase injure or bite person/animal
Animal Control By-law # 1865-2012

Vicious Animal-Damage or destroy property	
Animal Control By-law # 1865-2012	
Vicious Animal – Fail to keep confined/muzzled/harnessed or leashed	
Animal Control By-law # 1865-2012	
Direct Animal attack/chase/harass/threaten a person/animal	
Animal Control By-law # 1865-2012	
Cause Death to another animal	
Animal Control By-law # 1865-2012	
Vicious Animal running at Large	
Animal Control By-law # 1865-2012	
Unlicensed vicious Animal	
Animal Control By-law # 1865-2012	
Scattering Garbage	
Animal Control By-law # 1865-2012	
Disturbing the peace	
Animal Control By-law # 1865-2012	
Owner failing to remove feces	
Animal Control By-law # 1865-2012	
Obstruct or interfere with Officer	
Animal Control By-law # 1865-2012	
In a prohibited area	
Animal Control By-law # 1865-2012	
Garbage placed into the recycling stream	
Property Standards By-law #1714-2006	
Littering	
Property Standards By-law #1714-2006	
Overfilled garbage bin	
Property Standards By-law #1714-2006	
Snow/sand/gravel placed on city streets or neighboring property	
Traffic By-law #1714-2006/#1733-2007	

## [AM B/L 2002-2020]

# Vehicle for Hire By-Law #2030-2022

Dispatch
Provide transportation without a license
Allow provision of transportation services without a license
Dispatch a vehicle without a license
Dispatch or offer to dispatch a vehicle for hire without a valid dispatch
license
Dispatch an unlicensed or unregistered vehicle for hire or driver
Failure to establish or maintain approved data security measures
Make changes to data security measures without approval
Failure to comply with an order to make changes to data security
Failure to establish or maintain a approved property retrieval process
Make changes to property retrieval process without approval
Failure to comply with an order to make changes to a property retrieval process

Failure to establish or maintain an approved complaints response process
Failure to maintain complaints response process records
Failure to make records available within required time
Make changes to complaints response process without approval
Failure to comply with an order to make changes to a complaints response
process
Failure to maintain dispatch insurance
Failure to provide proof of insurance within required time
Failure to maintain required vehicle and driver records
Failure to maintain driver records
Failure to retain required records for required period
Failure to provide records within approved time
Failure to provide required records on license suspension, invalidation or
termination
Failure to make required records available for inspection
Failure to Report change in driver registration with dispatcher
Failure to report information regarding convictions and charges
Failure to dispatch taxis in order of request
Failure to immediately dispatch an Accessible Taxi for hire to passenger
identifying a need for such a vehicle
Offering to dispatch accessible taxis without accessible taxis available for
service
Unauthorized dispatch of a taxi
Failure to ensure the required information is correctly displayed in taxi
registered to the dispatch
Failure by dispatch to report refusal of service within 24 hours of receipt of
report
Failure to report all required information regarding a refusal of service
Failure to report change in eligibility of drivers registered with dispatch
Refusal to dispatch without just cause and or approval from the Designated
Employee
Owner Operators
Failure to ensure taxi meets qualifications for licensing while in operation
Failure to comply with transfer of Operator's License requirements
Failure to post required numbered license decal
Failure to post required camera signage in taxi
Failure to comply with signage and marking requirements
Failure to have submit a safety inspection when required
Failure to submit vehicle for inspection as required
Failure to ensure camera, strobe and meter are fully operational at all times
Failure to display Operator's License as required
Failure to notify the Designated Employee of a change in Dispatch
Failure to remove a taxicab from service when required by the Designated
Employee
Failure to report an accident
Failure to have repairs completed within the timeframe allowed
Failure to notify the Designated Employee of change in name, address, or
telephone number

Failure to notify the Designated Employee of an absence from the City for
more than 7 days
Failure to comply with restrictions regarding after-market tint on windows
Failure to comply with restrictions regarding taxicab colour
Failure to comply with requirements for disposal of taxi
Failure to follow restriction regarding camera settings
Operating a vehicle for hire without registering with a licensed Dispatch
Operating a vehicle without current vehicle registration and insurance
Taxi Drivers
Operation of a taxi without a valid Taxi Driver's Licence
Operating an Accessible Taxi without an Accessible Taxi Driver's License
Failure to display Taxi Driver Licence as required
Failure to accept all fares through Dispatch
Failure to notify Designated Employee(convictions)
Failure to notify Designated Employee (charges)
Failure to notify Designated Employee (child abuse registry)
Failure to notify Designated Employee (Crind abuse registry)  Failure to notify Designated Employee (license suspension)
Failure to notify Designated Employee (incense suspension)  Failure to notify Designated Employee ( medical condition)
Failure to provide Dispatch with information regarding street hails in required timeframe
Failure to take most economical route
Failure to provide reasonable assistance to a passenger
Charge a fare not in accordance with the fare schedule
Negotiating a fare in excess of what would be charged under the fare
schedule
Failure to operate the meter during service where a negotiated fair is in
place  Defined to provide toxi conside without reconcile grounds
Refusal to provide taxi service without reasonable grounds
Failure to notify Dispatch of notice of refusal of service
Failure to refund difference between fare as shown on meter and pre-
payment  Failure to comply with Dienetable preparty retrieval policy
Failure to comply with Dispatch's property retrieval policy
Failure to properly secure a passenger who uses a wheelchair or other
mobility device
Failure to respond to request for Accessible Taxi Service
Charging a fare greater than the approved zone fare (limo)
Failure to comply with terms, restrictions or conditions of licence
Operation of Licensed Taxicab during a period of suspension
Operation of a Taxicab during a period of Operator's License Suspension
Driver sexually harassing or making lewd comments
Driver insulting, abusing, intimidating or threatening passenger
Driver asking for a tip or gratuity or suggesting one is expected
Driver failing to release passenger on request
Driver failing to issue receipt upon requests
Courtesy/Shuttles and Non-Profit Vehicles
Failure to post "Shuttle" or "Courtesy" Vehicle on the vehicle
Operating a Shuttle/Courtesy or Non-Profit Vehicle without the approval of
the City of Thompson

Charging or demanding payment while driving a Courtesy/Shuttle or Non-Profit Vehicle

The Administrative Penalty applicable to each of the respective Designated By-law Contraventions is the amount of the fine designated for that Designated By-law Contravention by the City's Fees and Fines Schedule, as amended by Council from time to time.

The Early Payment Discount applicable to each of the respective Designated By-law Contraventions is the amount of the Reduced Fine for Early Payment of Traffic Infraction designated for that Designated By-law Contravention by the City's Fees and Fines Schedule, as amended by Council from time to time.

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