

Amendment No. 460

Senate Amendment to Senate Bill No. 321

(BDR 58-997)

Proposed by: Senate Committee on Transportation**Amends:** Summary: No Title: Yes Preamble: No Joint Sponsorship: No Digest: Yes

ASSEMBLY ACTION		Initial and Date		SENATE ACTION		Initial and Date	
Adopted	<input type="checkbox"/>	Lost	<input type="checkbox"/>	Adopted	<input type="checkbox"/>	Lost	<input type="checkbox"/>
Concurred In	<input type="checkbox"/>	Not	<input type="checkbox"/>	Concurred In	<input type="checkbox"/>	Not	<input type="checkbox"/>
Receded	<input type="checkbox"/>	Not	<input type="checkbox"/>	Receded	<input type="checkbox"/>	Not	<input type="checkbox"/>

EXPLANATION: Matter in (1) ***blue bold italics*** is new language in the original bill; (2) ***green bold italic underlining*** is new language proposed in this amendment; (3) ***red strikethrough*** is deleted language in the original bill; (4) ***purple double strikethrough*** is language proposed to be deleted in this amendment; (5) ***orange double underlining*** is deleted language in the original bill that is proposed to be retained in this amendment; and (6) ***green bold underlining*** is newly added transitory language.



SENATE BILL NO. 321—SENATOR MANENDO (BY REQUEST)

MARCH 21, 2011

Referred to Committee on Transportation

SUMMARY—Revises provisions governing taxicabs. (BDR 58-997)

FISCAL NOTE: Effect on Local Government: No.
Effect on the State: Yes.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to taxicabs; requiring the Taxicab Authority to establish a system ~~[that uses]~~ for the use of radio frequency identification or other electronic means ~~[to track]~~ in the enforcement of its allocations of taxicabs; providing for the use of an electronic security seal for a taximeter under certain circumstances; requiring the establishment of standards for a daily trip sheet in electronic form; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Under existing law, the Taxicab Authority regulates taxicabs in a county whose population is 400,000 or more (currently Clark County) and in any county that, by ordinance, has placed itself under the jurisdiction of the Taxicab Authority. (NRS 706.881) The Taxicab Authority is responsible, among other things, for determining whether conditions in a county require the establishment of a system of allocations of the number of taxicabs allowed to operate in the county. If so, the Taxicab Authority is responsible for allocating the taxicabs among the existing operators of taxicab businesses in the county. The Taxicab Authority also performs allocations if it subsequently determines that circumstances require a permanent increase in the number of taxicabs allocated. (NRS 706.8824) Similarly, the Taxicab Authority determines whether circumstances require a temporary increase in the allocations and, if so, the additional number of taxicabs to be allocated, the limits on their operations and the duration of the temporary increase. (NRS 706.88245) **Section 1** of this bill requires the Taxicab Authority to establish by regulation a system ~~[that uses]~~ for the use of radio frequency identification or other electronic means to ~~track taxicabs to monitor, audit and enforce~~ verify and confirm compliance with any terms and conditions placed on the allocations of taxicabs made by the Taxicab Authority.

Existing law requires an operator of a taxicab business subject to the jurisdiction of the Taxicab Authority to equip each taxicab with a two-way mobile radio and to maintain central facilities for dispatching the taxicabs. The operator may maintain the facilities individually or in cooperation with other operators, but the facilities must be principally engaged in communication by radio with the taxicabs. (NRS 706.8832) Section 1.5 of this bill provides a definition of "communication by radio."

Under existing law, each taxicab must be equipped with a taximeter that clearly displays the fare, the miles traveled and certain other information. After installation, the taximeter is sealed by the Administrator of the Taxicab Authority. (NRS 706.8836) **Section 2** of this bill provides that the Administrator will determine the kind of seal to be used, and also specifies

27 that the seal may include an electronic security seal that is encrypted and protected by a
28 password.

29 Existing law requires that an operator of a taxicab business subject to the jurisdiction of
30 the Taxicab Authority require its drivers to fill out daily trip sheets that include information
31 such as the time, place of origin and destination of each trip. The operator of the taxicab
32 business is required to maintain the daily trip sheets for at least 3 years and make them
33 available to the Administrator for inspection. (NRS 706.8844) **Section 3** of this bill requires
34 the Administrator to establish requirements for the use of an electronic version of a daily trip
35 sheet. If an operator of a taxicab business requires its drivers to keep the daily trip sheet in
36 electronic form, **section 3** requires the operator to maintain the resulting information in a
37 secure database and provide the Administrator with access to the information in the database.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** Chapter 706 of NRS is hereby amended by adding thereto a new
2 section to read as follows:

3 *The Taxicab Authority shall establish by regulation a system [that uses] for*
4 *the use of radio frequency identification or other electronic means to [track]*
5 *taxicabs to monitor, audit and enforce] verify and confirm compliance with any*
6 *terms and conditions placed on the allocations of taxicabs made by the Taxicab*
7 *Authority pursuant to NRS 706.8824 and 706.88245.*

8 **Sec. 1.5. NRS 706.8832 is hereby amended to read as follows:**

9 706.8832 1. A certificate holder shall have each taxicab equipped with a
10 two-way mobile radio and shall maintain central facilities for dispatching taxicabs
11 at all times. The facilities:

12 ~~(a)~~ May be maintained individually or in cooperation with other certificate
13 holders.

14 ~~(b)~~ Must be principally engaged in communication by radio with the
15 taxicabs of the certificate holder or holders.

16 2. As used in this section, “communication by radio” means the
17 transmission of writing, signs, signals, pictures, and sounds of all kinds by radio
18 or other wireless methods, including all facilities and services incidental to such
19 transmission, which facilities and services include, without limitation, the receipt,
20 forwarding and delivering of communications.

21 **Sec. 2.** NRS 706.8836 is hereby amended to read as follows:

22 706.8836 1. A certificate holder shall equip each of the certificate holder's
23 taxicabs with a taximeter and shall make provisions when installing the taximeter to
24 allow sealing by the Administrator.

25 2. The Administrator shall approve the types of taximeters which may be used
26 on a taxicab. All taximeters must conform to a 2-percent plus or minus tolerance on
27 the fare recording, must be equipped with a signal device plainly visible from
28 outside of the taxicab, must be equipped with a device which records fares and is
29 plainly visible to the passenger and must register upon plainly visible counters the
30 following items:

- 31 (a) Total miles;
32 (b) Paid miles;
33 (c) Number of units;
34 (d) Number of trips; and
35 (e) Number of extra passengers or extra charges.

1 3. The Administrator shall inspect each taximeter before its use in a taxicab
2 and shall, if the taximeter conforms to the standards specified in subsection 2, seal
3 the taximeter.

4 4. *The Administrator shall determine the manner in which to seal a
5 taximeter, which may include, without limitation:*

6 (a) *Affixing a tamper-evident security seal to each access point of the
7 taximeter; or*

8 (b) *Using an electronic security seal that is encrypted and protected by a
9 password.*

10 5. The Administrator may reinspect the taximeter at any reasonable time.

11 Sec. 3. NRS 706.8844 is hereby amended to read as follows:

12 706.8844 1. A certificate holder shall require the certificate holder's drivers
13 to keep a daily trip sheet in a form to be prescribed by the Taxicab Authority ~~H~~,
14 *including, without limitation, in electronic form.*

15 2. At the beginning of each period of duty the driver shall record on the
16 driver's trip sheet:

17 (a) The driver's name and the number of the taxicab;

18 (b) The time at which the driver began the period of duty by means of a time
19 clock provided by the certificate holder;

20 (c) The meter readings for total miles, paid miles, trips, units, extra passengers
21 and extra charges; and

22 (d) The odometer reading of the taxicab.

23 3. During each period of duty the driver shall record on the driver's trip sheet:

24 (a) The time, place of origin and destination of each trip; and

25 (b) The number of passengers and amount of fare for each trip.

26 4. At the end of each period of duty the driver shall record on the driver's trip
27 sheet:

28 (a) The time at which the driver ended the period of duty by means of a time
29 clock provided by the certificate holder;

30 (b) The meter readings for total miles, paid miles, trips, units and extra
31 passengers; and

32 (c) The odometer reading of the taxicab.

33 5. A certificate holder shall furnish a trip sheet form for each taxicab operated
34 by a driver during the driver's period of duty and shall require the drivers to return
35 their completed trip sheets at the end of each period of duty.

36 6. A certificate holder shall retain all trip sheets of all drivers in a safe place
37 for a period of 3 years immediately succeeding December 31 of the year to which
38 they respectively pertain and shall make such manifests available for inspection by
39 the Administrator upon reasonable demand.

40 7. Any driver who maintains a trip sheet in a form less complete than that
41 required by subsection 1 is guilty of a misdemeanor.

42 8. *The Administrator shall prescribe the requirements for the use of an
43 electronic version of a daily trip sheet. If a certificate holder requires its drivers to
44 keep a daily trip sheet in electronic form, the certificate holder shall maintain the
45 information collected from the daily trip sheet in a secure database and provide
46 the Administrator with access to the information in the database at regular
47 intervals established by the Administrator and upon reasonable demand.*

48 Sec. 4. NRS 706.885 is hereby amended to read as follows:

49 706.885 1. Any person who knowingly makes or causes to be made, either
50 directly or indirectly, a false statement on an application, account or other statement
51 required by the Taxicab Authority or the Administrator or who violates any of the
52 provisions of NRS 706.881 to 706.885, inclusive, *and section 1 of this act* is guilty
53 of a misdemeanor.

1 2. The Taxicab Authority or Administrator may at any time, for good cause
2 shown and upon at least 5 days' notice to the grantee of any certificate or driver's
3 permit, and after a hearing unless waived by the grantee, penalize the grantee of a
4 certificate to a maximum amount of \$15,000 or penalize the grantee of a driver's
5 permit to a maximum amount of \$500 or suspend or revoke the certificate or
6 driver's permit granted by the Taxicab Authority or Administrator, respectively,
7 for:

8 (a) Any violation of any provision of NRS 706.881 to 706.885, inclusive, **and**
9 **section 1 of this act** or any regulation of the Taxicab Authority or Administrator.

10 (b) Knowingly permitting or requiring any employee to violate any provision
11 of NRS 706.881 to 706.885, inclusive, **and section 1 of this act** or any regulation of
12 the Taxicab Authority or Administrator.

13 → If a penalty is imposed on the grantee of a certificate pursuant to this section, the
14 Taxicab Authority or Administrator may require the grantee to pay the costs of the
15 proceeding, including investigative costs and attorney's fees.

16 3. When a driver or certificate holder fails to appear at the time and place
17 stated in the notice for the hearing, the Administrator shall enter a finding of
18 default. Upon a finding of default, the Administrator may suspend or revoke the
19 license, permit or certificate of the person who failed to appear and impose the
20 penalties provided in this chapter. For good cause shown, the Administrator may set
21 aside a finding of default and proceed with the hearing.

22 4. Any person who operates or permits a taxicab to be operated in passenger
23 service without a certificate of public convenience and necessity issued pursuant to
24 NRS 706.8827, is guilty of a gross misdemeanor. If a law enforcement officer
25 witnesses a violation of this subsection, the law enforcement officer may cause the
26 vehicle to be towed immediately from the scene.

27 5. The conviction of a person pursuant to subsection 1 does not bar the
28 Taxicab Authority or Administrator from suspending or revoking any certificate,
29 permit or license of the person convicted. The imposition of a fine or suspension or
30 revocation of any certificate, permit or license by the Taxicab Authority or
31 Administrator does not operate as a defense in any proceeding brought under
32 subsection 1.

33 **Sec. 5.** This act becomes effective upon passage and approval for the
34 purposes of adopting regulations and performing any other preparatory
35 administrative tasks that are necessary to carry out the provisions of this act and on
36 July 1, 2011, for all other purposes.