## ATTACHMENT 2 Impact of AB 1069/AB 939 (Low)

<b>Government Code</b>	New Requirement/Language (AB 1069)	SMC Section	Response to New Law
53075.5(h)(9) 53075.52	Taxicab companies shall collect data beginning on January 1, 2018 to determine in what jurisdictions each company and driver are substantially located.	5.36.030(b)-(d)	Add language consistent with state law regarding determination of taxi company "substantial" location
53075.5(b)(1)(B-E)	Driver's permit is void upon termination of employment; owner must notify permitting authority; driver must return permit to permitting authority	5.36.370(a)	Amend to place responsibility of permit return on driver
53075.5(b)(2)(B)	A taxicab company may use any device approved by the Division of Measurement Standards to calculate fares, including GPS.	5.36.320	Expand the definition of "taximeter" to include electronic devices
53075.5(b)(2)(C) 53075.5(b)(2)(D)	The taxicab company shall disclose fares, fees or rates to the customer, using either website, telephone application, or telephone order, and shall notify the passenger of the fare prior to the passenger accepting the ride for walkups and street hails. May be on the exterior of the vehicle, within an application or mobile device, or clearly visible in print or electronic form inside the cab.	5.36.290	Update language updated to align with Government Code, add notification of passenger fare.
53075.5(b)(3)(A)	Mandatory controlled substance & alcohol testing certification	5.36.365(c)	Add language to ensure that a taxi driver is provided, on request, a list of consortia certified to offer mandated controlled substance testing
53075.5(d)(1)(A-E)	Taxi drivers issued photo permits, required to display in vehicle	5.36.210,5.36.320	No change
53075.5(g)	Taxicab companies shall not prejudice, disadvantage, or require different rates or provide difference service to a person because of race, national origin, religion, color, ancestry, physical disability, medical condition, occupation, marital status, or any characteristic listed or defined in Section 11135 of the Government Code	5.36.180	Update language to align with language of Government Code.
53075.5(h)(1-9)	Taxicab companies must maintain reasonable financial responsibility to conduct taxicab transportation services in accordance with local ordinances; participate in a DMV pull-notice system to provide notice to the City of adverse driving records; participate in a safety education and training program; and a provide a disabled access education and training program for all drivers.	5.36.150	Add subsection (d), requiring companies to comply with this subsection of the Government Code in its entirety
	Taxicab companies must obtain a Bureau of Automotive Repair inspection annually for each vehicle	5.36.270(a)	Add this requirement to the existing DPS inspection requirement
	Taxicab companies must provide a business office address to the permitting authority	5.36.050(a)(3)	No Change
	Taxicab companies must provide for a fingerprint-based criminal history check & drug/alcohol testing program	5.36.355, 5.36.365	The City will continue to require owners and drivers to be fingerprinted
53075.5(k)	Defines "employment" to include self-employment as an independent driver; defines "substantially located"; defines "prearranged trip"	5.36.010	Add definitions to support these mandates