

## COUNTY LOCAL LAWS

mile[s] or more from the cab stand which does not return within a [two] ONE mile zone of the cab stand where the pick-up was made, to be measured from the main office of any established cab stand owner, whichever may be closer.....	.50
For each [two] ONE minute period of waiting time.....	.10
For each suitcase carried, in excess of two.....	.10
For each trunk or footlocker OR DUFFLE BAG.....	[.75] 1.00

(B) The passenger shall be responsible for all tolls of any kind on both the outgoing and return trip.

(C) No owner or operator of any taxicab shall charge or attempt to charge any customer a fare in excess of the amount specifically allowed under the provisions of this section.

SECTION 3. AND BE IT FURTHER ENACTED, That Sections 12-1322 (b), 12-1325, 12-1345 and 12-1347 of said Code, Title and Subtitle, be, and they are hereby repealed, and new Sections 12-1322 (b), 12-1325, 12-1345 and 12-1347 be, and they are hereby enacted in lieu thereof, to stand in the place of the Sections so repealed, and to read as follows:

Section 12-1322. Same - Inspections - Generally

(b) A certificate of inspection[[, accompanied by a work sheet]] shall be submitted to the Department of Inspections and Permits after each semi-annual taxicab inspection.

Section 12-1325. Report of Accidents

If any taxicab is involved in a collision resulting in substantial injury to person or property or said collision occurs while said taxicab is occupied by a passenger, a written report thereof shall be submitted to the Director of Inspections and Permits not more than three (3) days following said collision. Said report shall be in addition to any reports required by any other governmental agencies, [[and shall]] MAY BE DUPLICATES OF SAID REPORTS, OR