

**GOVERNMENT OF THE DISTRICT OF COLUMBIA
DEPARTMENT OF FOR-HIRE VEHICLES**



Digital Taxicab Solution (DTS) Provider – Attestation

To be filled out on behalf of a new or renewing DTS provider.

DTS Provider Name:	
Address:	
Point of Contact (POC):	
POC Email Address:	
POC Phone No.:	
Individual Filing Attestation:	

Attestation

The individual filing this form on behalf of the DTS provider or applicant, agrees as follows:

	ATTESTATION	YES	NO
1.	We acknowledge our responsibility to comply with the applicable provisions of Title 31 of the D.C. Municipal Regulations (including the DTS rules) and administrative issuance(s).		
2.	The individual filling out this form, and all managers, owners, and other employees responsible for regulatory and legal compliance, have reviewed the DTS rules and applicable administrative issuance(s).		
3.	We are in good standing with the Department and in substantial compliance with all Title 31 requirements and applicable administrative issuances.		
4.	We own the rights to or have a license to use all IP comprising or used by our DTS.		
5.	Our DTS units comply with the technology and other requirements of Title 31 and other applicable laws, and all applicable administrative issuances, including proper operation and connectivity with cruising lights and legacy dome lights.		
6.	We will collect from the passenger and pay to the District the taxicab passenger surcharge for each trip. We understand we must pay the surcharge whenever data reconciliation shows it is owed, regardless of whether it has been collected.		
7.	We will remit to the District, at the end of each seven-day period, a payment to the D.C. Treasurer reflecting all surcharges owed to the District for such period.		
8.	For each surcharge payment to the District, we will transmit to the Department a report certifying that our payment was made, with a basis for the amount of the payment and such other reasonable information as may be required in an administrative issuance.		
9.	We will cooperate with the Department to resolve any issue related to compliance, including any discrepancies in the amount of surcharge payments.		
10.	We will pay each owner or operator with which we are associated the portion of its revenue to which it is entitled within twenty-four (24) hours or one (1) business day.		
11.	We will pay all costs and fees related to the DTS, including the costs for development, improvement, installation, maintenance, service, support, and legal compliance, provided however, that such costs may be allocated by a written agreement that clearly and transparently discloses each cost and does not exceed the length of the approval period.		
12.	I have read the application instructions.		
13.	We acknowledge that, as a DTS, we are subject to periodic, random and unannounced audits, compliance reviews and inspections.		
14.	We agree that we will not mine any data collected through our DTS.		
15.	We will train all signed up operators on how to use our DTS including features of shared ride and explain the AI-2018-03 (or subsequent amendments if any) obligations to the operators.		

AGREED by: _____ DATE: _____