By-Law Number 18-019

of

The Regional Municipality of Waterloo

A By-law to Amend By-law 16-044, A By-law to License, Regulate and Govern Brokers, Owners and Drivers of Taxi-Cabs within The Regional Municipality of Waterloo (Driver Criteria)

The Council of The Regional Municipality of Waterloo enacts as follows:

1. That Schedule “C” - Taxi-Cab Driver Criteria of By-Law 16-044, A By-law to License, Regulate and Govern Brokers, Owners and Drivers of Taxi-Cabs within The Regional Municipality of Waterloo, As Amended, be deleted and replaced with the following:

   "Schedule “C” - Taxi-Cab Driver Criteria

An application for or renewal of a Taxi-cab Driver’s Licence shall be denied where the applicant has:

1. An undertaking, recognizance, peace bond, probation order or other court or police issued document where the conditions prohibit the applicant from performing the functions of a taxi-cab driver;

2. Been found guilty and convicted of any criminal offence, in the preceding twenty (20) years from the date of the application, where the term of incarceration imposed exceeded ten (10) years;

3. Been found guilty and convicted of any criminal offence, in the preceding ten (10) years from the date of the application, where the term of incarceration imposed was between two (2) and ten (10) years;

4. Been found guilty and convicted of any criminal offence, in the preceding five (5) years from the date of the application, where the term of incarceration imposed was less than two (2) years;

5. Been found guilty and convicted of any provincial offence, in the preceding year from the date of the application, where there was a penalty of incarceration imposed;

6. Been found guilty of any of the following offences, in the preceding five (5) years from the date of the application:
   (i) Dangerous Driving pursuant to section 249(1)(a) of the Criminal Code, or any successor provision thereto;
   (ii) Impaired Driving pursuant to section 253 of the Criminal Code, or any successor provision thereto;
   (iii) Racing or Stunt Driving pursuant to section 172 of the Highway Traffic Act, or any successor provision thereto; or
   (iv) Exceeding the Speed Limit by 50 km/hour or more pursuant to section 128 of the Highway Traffic Act, or any successor provision thereto;
7. Accumulated eight (8) or more demerit points or five (5) or more 
   Highway Traffic Act convictions on his or her driving record abstract 
   within three (3) years of the date of the application; or 

8. Had his or her driver’s licence, issued in any province or territory, 
   suspended within one (1) year of the date of the application for any 
   Highway Traffic Act or driving offence. 

Paragraphs 2, 3, 4, 5 and 6 as applicable, shall not apply if the applicant 
has received a pardon or record suspension for the offence from the 
Government of Canada.”

This By-Law shall come into force and effect on April 19, 2018.

By-law read a first, second and third time and finally passed in the Council 
Chamber in the Regional Municipality of Waterloo this 18th day of April, A.D., 
2018.

[Signatures]
Regional Clerk
Regional Chair