

Shared Bicycle & Shared Micro-Mobility Services

May 23, 2019

CM POOL MOTION SHEET

I move to amend the proposed ordinance as follows:

§13-8-9 FRANCHISE ORDINANCES.

(A) If the city manager finds the shared bicycle service or shared micro-mobility service franchise applicant meets the requirements of this chapter, the city manager shall direct the city attorney to prepare the shared bicycle service or micro-mobility service franchise ordinance for the council's consideration.

(B) In addition to the requirements for a franchise under Article XI (*Franchises and Public Utilities*) of the City Charter, a shared bicycle service or shared micro-mobility service franchise ordinance submitted to the Council must include the following provisions:

- (1) the period for which the shared bicycle service or shared micro-mobility service franchise is granted, and that the shared bicycle service or shared micro-mobility service franchise remains in effect for that period unless, on review, the council finds that the shared bicycle service or shared micro-mobility service franchise is subject to forfeiture or cancellation for good cause;
- (2) a requirement that the franchise holder comply with the provisions of this chapter and all amendments to this chapter enacted during the period of the shared bicycle service or shared micro-mobility service franchise;
- (3) a requirement that the shared bicycle service or shared micro-mobility service franchise holder provide identifying information on riders or users involved in crashes or damaged property incidents to law enforcement or other City personnel to assist in the conduct of an investigation of such incidents; and notice that failure to provide this information shall constitute a substantial breach of City Code and the franchise ordinance subjecting the ordinance to forfeiture;
- (4) a requirement that the shared bicycle service or shared micro-mobility service franchise is subject to forfeiture on the franchise holder's violations of the provisions of this chapter or on a showing that the shared bicycle service or shared micro-mobility service franchise holder has substantially breached the terms of the franchise;
- (5) a requirement that the franchise holder own, lease, or contract for control of each shared bicycle or micro-mobility device used in the shared bicycle service or shared micro-mobility service franchise; and

(6) authorization for the department to inspect all records of a shared bicycle service or shared micro-mobility service franchise in accordance with this Chapter; **and**

(7) a requirement that each bicycle or micro-mobility device in the franchise be assigned and marked with: (1) a unique identifier that is readily visible to the rider or any member of the public; and (2) an email address to contact the franchise holder regarding any issues or concerns.

(8) other provisions the city manager deems in the best interest of public health and safety.