

35 failure and whether the franchise holder's back-up radio
36 dispatch communication system performed during the system
37 failure.

38 **PART 5. COMPLIANCE WITH CITY CODE.**

39 The franchise holder shall comply with the provisions of the City Code relating to
40 ground transportation services and all amendments to those provisions during the period
41 of the taxicab franchise, and rules promulgated to enforce the Code provisions.

42 **PART 6. MAINTENANCE OF RECORDS.**

43 The franchise holder shall maintain complete records of all dispatched calls, all
44 expenses incurred in connection with the operation of the taxicab service business, and all
45 revenues derived from the taxicab business.

46 **PART 7. INSPECTION OF RECORDS.**

47 The franchise holder shall permit the Austin Transportation Department to inspect
48 all records of this franchise in accordance with Section 13-2-406(D) (*Recordkeeping*
49 *Requirements*) of the City Code.

50 **PART 8. TAXICAB OWNERSHIP, LEASE, OR CONTROL.**

51 The franchise holder shall own, lease, or contract for control of each taxicab used
52 in the taxicab franchise.

53 **PART 9. ANNUAL FRANCHISE PERMIT FEE.**

54 The franchise holder shall pay a permit fee for each vehicle authorized in this
55 franchise to the City of Austin at the office of the Director of the Austin Transportation
56 Department. This fee will be set by separate ordinance and may be amended by council
57 during the effective period of the franchise.

58 **PART 10. FORFEITURE.**

59 The franchise is subject to forfeiture if:

- 60 (A) the franchise holder is convicted of a violation of a provision of the City Code
61 relating to ground transportation services during the period of the taxicab
62 franchise;
- 63 (B) it is shown that the taxicab franchise holder has substantially breached the
64 terms of this franchise; or

