Industry Notice # 07-14  
For Immediate Release

July 30, 2007

REQUIREMENT FOR TAXIMETER MANUFACTURERS TO BE LICENSED AS A TAXIMETER BUSINESS NO LATER THAN AUGUST 31, 2007

All manufacturers of taximeters used in medallion taxicabs operating in New York City must now be licensed by the TLC as a Taximeter Business NO LATER THAN August 31, 2007. On and after that date, no taximeter may be used in a taxicab licensed by the Commission unless the manufacturer (or its appointed representative) has been licensed by the Commission. Only taximeter manufacturers that intend to have their taximeters used in taxicabs licensed by the NYC TLC should complete and submit an application for a taximeter business license.

On May 10, 2007, the Commission passed rules for taximeter manufacturers that will permit them to appoint a representative to hold a taximeter business license. Such representative shall be required to meet all applicable conditions and qualifications of licensure provided for in Chapter 15 and must be authorized by appointment to act on behalf of and to bind the manufacturer. The appointment of a representative will not relieve a taximeter manufacturer from any liabilities due to violation of a condition of licensure or a violation of the taximeter business rules.

A taximeter manufacturer may obtain a taximeter business license application, the current TLC Taximeter Business Rules (Chapter 15), and other information about a taximeter business license from the TLC’s website (www.nyc.gov/taxi).