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# Abbreviated list of Citable Sections of Law

This document is produced in response to meeting hosted in the One Stop at 11:30am on 11/19/18 regarding the direction given by the Mayor and City Council regarding the immediate need for party bus enforcement. At the conclusion of the meeting, there were 3 primary action items, listed below. The production of this document should satisfy the second item on the list.

Regarding item 1 below, the direction received from Deputy Superintendent Noel and Deputy CAO Dyer is currently being escalated so that item 3 may take place.

1. Consider a public awareness campaign.
2. Determine which sections of law may be useful to have on-hand during enforcement.
3. Schedule a date and location for enforcement activity.

Body	Section	Title	LIC.PLATE/ REG.	DL	INS	CPNC	EQUIP.	BRAKE TAGS
LA RS	32:51	Vehicle license required	X					
LA RS	32:53	Proper equipment required on vehicles; display of plate	X					
LA RS	47:506	No Registration	X					
LA RS	32:52	Driver must be licensed		X				
LA RS	32:411.1	No Driver's License on Person		X				
LA RS	32:415	Suspended Driver's License		X				
LA RS	32:308	Additional equipment required on buses					X	
LA RS	32:865	No Insurance			X			
LA RS	45:200.3	Municipal consent for public carriers				X		
CCNO	154-301	No or Expired Driver's License		X				
CCNO	154-302	Failure to Change Address on Driver's License		X				
CCNO	154-303	License not on person		X				
CCNO	154-304	Unlawful use of License		X				
CCNO	154-307	License Plate required	X					
CCNO	154-308	Registration Required	X					
CCNO	154-309	Registration to be with vehicle	X					
CCNO	154-312	Unlawful use of reg. or plate	X					
CCNO	154-1303	Brake Tag Required						X
CCNO	154-1312	False Brake Tag						X
CCNO	154-1251	General Requirement					X	
CCNO	162-81	Driver's Permit Required				X		
CCNO	162-151	CPNC Required				X		
CCNO	162-282	Liability Coverage Required				X		
CCNO	162-376	Inspection Required				X		

# State Statutes

## LICENSE PLATE/REGISTRATION

### LA RS 32:51 – Vehicle license required

No person shall operate, or permit to be operated, any motor vehicle upon the highways of this state unless it is registered with the commissioner, the license tax is paid thereon, and it is operated in accordance with the provisions of this Chapter and other laws of this state.

### LA RS 32:53 – Proper equipment required on vehicles; display of plate

- A. No person shall drive or move, nor cause or knowingly permit any vehicle owned or controlled by him to be driven or moved, on any highway of this state, at any time, any vehicle or combination of vehicles which is in such unsafe condition as to endanger any person or property, or which does not contain those parts or is not at all times equipped with such lamps and other equipment, in proper condition and adjustment, as required in this Chapter, or which is constructed or equipped in any manner in violation of this Chapter, and no person shall do any act forbidden or fail to perform any act required under this Chapter.
- B. Nothing contained in this Chapter shall be construed to prohibit the use of additional parts and accessories on any vehicle not inconsistent with the provisions of this Chapter.
- C. The provisions of this Chapter with respect to equipment on vehicles shall not apply to implements of husbandry, nor to vehicles used solely in building highways when they are temporarily upon the highways, except as herein made applicable. These exceptions shall not exclude any vehicle or combination of vehicles not used primarily for this purpose, or ordinary commercial vehicles upon which are placed removable machinery for such purposes, or vehicles designed for the purpose of evading the limitations of this Chapter.
- D. No person shall drive a vehicle upon highways within this state, or permit or allow any vehicle owned by him or under his control to be driven on said highways, unless and until such vehicle bears an inspection tag showing it to have been inspected and approved as required by the provisions of R.S. 32:1301-32:1310, if such vehicle is required to be so inspected.

### LA RS 47:506 No Registration

- A. The registration certificate issued for a vehicle required to be registered, or a photostatic or other similar copy thereof, shall at all times, while the vehicle is being operated upon a public highway in this state, be carried in a registration certificate holder of a type and design approved by the department, in or on said vehicle, in an accessible place, in plain view of and subject to inspection by any members of the division of state police or any officer, agent or representative of the department or of the commissioner or other public officer; provided, however, that no fine or other penalty shall apply for failure to comply with the aforesaid provisions if, within five days after an authorized officer's request to inspect a registration certificate, that certificate is presented at the office or headquarters of the requesting officer.

- B. Registration certificates must, at all times and under all conditions, correspond with the license plates being used upon the vehicle.
- C. Whenever the owner, purchaser, transferee or assignee of any vehicle seeks to procure the issuance of any registration certificate, the commissioner may require, as a condition precedent thereto, the production of the old certificate issued to the former owner of the vehicle, or proof satisfactory to him as to the change of ownership or title and the transactions by which such change of ownership was effected.
- D. Every manufacturer, dealer or other person selling or disposing of any motor vehicle in this state shall equip the same with a registration certificate holder.

## DRIVER'S LICENSE

### LA RS 32:52 – Driver must be licensed

No person shall drive or operate any vehicle upon any highway within this state unless and until he has been issued a license to so do as required by the laws of this state nor shall any person permit or allow any other person to drive or operate any vehicle owned or controlled by him upon highways of this state unless and until such other person has been issued a license to so do as required by the laws of this state.

### LA RS 32:411.1 No Driver's License on Person

- A.(1) Any person lawfully possessed of a driver's license issued to him by either the Department of Public Safety and Corrections or the appropriate agency of another state if such person resides in this state shall have such license in his immediate possession at all times when driving a motor vehicle and shall display it upon demand of any officer or agent of the department or any police officer of the state, parish, or municipality.
- (2) However if the person is on active duty with the armed forces of the United States or is a dependent thereof, or is enrolled in a Louisiana college or university and is charged with a violation of the Louisiana Highway Regulatory Act or any municipal or parish ordinance regulating traffic in any municipality or in any parish the provisions of C.Cr.P. Article 211.4 shall apply.
- (3) Additionally, any person described in Paragraph (2) of this Subsection shall also furnish, upon demand, satisfactory proof of his residency in this state by either providing the arresting officer with a copy of orders assigning him, or the person whose dependent he is, to an area inside Louisiana or with a valid student identification card issued by a Louisiana college or university.
- (4) Whenever any person who resides in this state is arrested and charged with a violation of the Louisiana Highway Regulatory Act or any municipal or parish ordinance regulating traffic in any parish or municipality such person shall be released on his own recognizance upon signing the promise to appear section of the traffic citation. This shall only apply to such persons who are not wanted for failure to appear in connection with other traffic citations or for whom a warrant has been issued for any other reason. If the offender fails to pay the fine by mail in advance of adjudication and fails to appear at the time and date indicated on the citation, the court may

impose an additional penalty in an amount not to exceed the amount of the fine for the original violation.

- B. When the arresting officer has probable cause to believe that the person charged has committed an offense as defined in Title 14 of the Louisiana Revised Statutes of 1950 he shall take such person forthwith before the nearest or most accessible magistrate having jurisdiction.
- C.(1) When an officer or agent of the department or any police officer of the state, or any parish or municipality has reasonable grounds to believe a person has committed an offense of driving without a valid driver's license in his possession, the police officer shall make every practical attempt based on identifying information provided by the person to confirm that the person has been issued a valid driver's license. If the police officer determines that the person has been issued a valid driver's license which is neither under revocation, suspension, or cancellation, but that the license is not in his possession, the peace officer shall issue a written summons to the offender in accordance with law, commanding him to appear and answer the charge.
- (2) The provisions of this Subsection shall in no way limit the peace officer from issuing a citation for operating a motor vehicle without physical possession of a valid driver's license.
- D. When a person is arrested or issued a summons for a violation of R.S. 14:98 or 98.1, the arresting officer shall determine whether the person is the owner of the vehicle used. If the person is not the owner, the arresting officer, his agency of employment, or the Department of Public Safety and Corrections shall take all reasonable measures to identify and locate the registered owner and notify him of the arrest or summons. Such notification may be oral or written. A record shall be kept of whether or not such notification was given.
- E.(1) When a fine is levied against a person convicted of any violation of the Louisiana Highway Regulatory Act or any municipal or parish ordinance regulating traffic in any municipality or in any parish and the defendant is granted an extension of time to pay the fine, the judge of the court having jurisdiction may order the driver's license to be surrendered to the sheriff or official of the court collecting fines for a period of time not to exceed one hundred eighty days. If, after expiration of one hundred eighty days, the defendant has not paid the fine, the sheriff or official of the court designated to collect fines shall forward the license to the Department of Public Safety and Corrections.
- (2)(a) Upon receipt of a surrendered driver's license, the sheriff or court official responsible for collection of such fines shall issue a temporary permit for a period not to exceed one hundred eighty days or for a period of time set forth by the judge having jurisdiction. The Department of Public Safety and Corrections shall devise such temporary permits and provide for a procedure for distributing such permits, all by the promulgation of rules and regulations according to the Administrative Procedure Act. After final promulgation of such rules and regulations the temporary permits shall be distributed to the courts or other agencies responsible for the collection of the fines and court costs for such violations.
- (b) The sheriff or court official responsible for issuing temporary permits pursuant to the provisions of this Subsection may prepare and issue such permits electronically to any defendant granted an extension of time to pay a fine for a violation of the Louisiana Highway Regulatory Act or any municipal or parish ordinance regulating traffic. In cases where temporary permits are issued electronically, the sheriff or court official shall sign the electronic

permit in an appropriate place and shall maintain possession of the defendant's driver's license until the fine and all fees, costs, and penalties are paid in full or the expiration of one hundred eighty days, whichever is sooner.

- (3) The department shall not return, reissue, or renew a driver's license in its possession pursuant to this Subsection until payment of the fine and any additional administrative cost, fee, or penalty required by the judge having the jurisdiction and any other cost, fee, or penalty required by the department.

## LA RS 32:415 Suspended Driver's License

Operating vehicle while license is suspended; offenses in other states; record of offenses given other states

- A. It shall be unlawful for any person to operate a motor vehicle upon any public highway of this state during the period of suspension, revocation or cancellation of any license which may have been issued to him by this state or by any other state.
- B.(1) Any period of suspension or revocation shall automatically be extended for a period of one year from the date the licensee would otherwise have been entitled to apply for a new license upon his conviction for any offense involving the operation of a motor vehicle committed during such period. No driver shall use a license issued to him in another state or the privilege of a nonresident to drive a motor vehicle in this state, upon receiving notice of his conviction, or of the entry of a plea of guilty and sentence thereupon, or of the forfeiture of bail in another state of federal jurisdiction for any offense, which if committed in this state, would be grounds for suspension or revocation of the license.
- (2) The court may order a licensee who violates the provisions of Subsection A of this Section to have an ignition interlock device installed on any vehicle in which the licensee operates when the license was suspended, revoked, or canceled pursuant to the implied consent law in accordance with the provisions of R.S. 32:661 et seq. or for a violation of any of the following:
  - (a) R.S. 14:98.
  - (b) R.S. 14:32.1.
  - (c) R.S. 14:39.1.
  - (d) R.S. 14:39.2.
  - (e) A parish or municipal ordinance that prohibits the operation of a motor vehicle while under the influence of alcohol or drugs.
- (3) If the provisions of Paragraph (1) of this Subsection are ordered by a court, the court shall order that the ignition interlock device remain installed for a period of time not less than the remaining period of suspension, revocation, or cancellation.
- C.(1) A person with a Class "D" or Class "E" driver's license who violates the provisions of Subsection A of this Section may be fined up to five hundred dollars or imprisoned for not more than six months, or both and may be subject to a civil penalty of up to one thousand two hundred fifty dollars.

- (2) A person with a Class "A", "B", or "C" driver's license who violates the provisions of Subsection A of this Section may be fined up to five thousand dollars or imprisoned for not more than six months or both and may be subject to a civil penalty of up to two thousand five hundred dollars.
- D.(1) If the court finds that the defendant violated Subsection A at the time of conduct resulting in a conviction for a second or subsequent offense violation of R.S. 14:98, the offender shall be fined not less than three hundred dollars nor more than five hundred dollars and imprisoned for not less than seven days nor more than six months. At least seven days of such imprisonment shall be without benefit of probation, parole, or suspension of sentence and shall be consecutive to any sentence imposed for the violation of R.S. 14:98. In addition the person may be subject to a civil penalty of up to one thousand two hundred fifty dollars.
- (2) If the person is operating a Group "A", "B", or "C" vehicle, and the court finds that the defendant violated Subsection A of this Section, at the time of conduct resulting in a conviction for a second or subsequent offense in violation of R.S. 14:98, the offender shall be fined not less than three hundred dollars nor more than five thousand dollars and imprisoned for not less than seven days nor more than six months. At least seven days of such imprisonment shall be without benefit of probation, parole, or suspension of sentence and shall be consecutive to any sentence imposed for the violation of R.S. 14:98. In addition, the person may be subject to a civil fine of up to two thousand five hundred dollars.

## BUS EQUIPMENT

### LA RS 32:308 – Additional equipment required on buses, trucks, truck tractors, trailers, semi-trailers and pole trailers

In addition to other equipment required in this chapter, the following vehicles shall be equipped as herein stated under the conditions stated in R.S. 32:301.

- A. Buses, trucks, motor homes, and motor vehicles with mounted truck camper, eighty or more inches in width shall meet equipment requirements as follows:
- 1) On the front: two clearance lamps, one at each side, and all such vehicles manufactured or assembled after December 31, 1972 shall have three identification lamps meeting the specification of Subsection F of this section.
  - 2) On the rear: two clearance lamps, one at each side, and all such vehicles assembled or manufactured after December 31, 1972 shall have three identification lamps meeting the specifications of Subsection F of this section.
  - 3) On each side: two side marker lamps and two reflectors one of each at or near the rear and at or near the front.

## INSURANCE

### LA RS 32-865 No Insurance

- A. Any person knowingly operating a motor vehicle and any owner allowing a motor vehicle to be operated, when such motor vehicle is not covered by the security required under R.S. 32:861 shall, upon conviction, be fined not less than five hundred dollars, nor more than one thousand dollars.



- B.(1) If the vehicle is in any manner involved in an accident within this state, when such motor vehicle is not covered by the security required under R.S. 32:861, the owner thereof shall, upon conviction, be fined not less than five hundred dollars, nor more than one thousand dollars, shall have the registration of the vehicle revoked for a period of one hundred eighty days, and shall have his driving privileges suspended for a period of one hundred eighty days.
- (2) Notwithstanding Paragraph (1) of this Subsection and except as provided in Paragraph (3) of this Subsection, any person operating a motor vehicle when that person knows the vehicle is not covered by the security required under R.S. 32:861, and any owner allowing a motor vehicle to be operated which is in any way involved in an accident within this state in which any person is killed or injured or in which damage to the property of any one person in excess of five hundred dollars is sustained, when such motor vehicle is not covered by the security required under R.S. 32:861, the owner thereof knows or has been notified by the department of the absence of the required security, and at least thirty days has elapsed after such knowledge has been acquired or notification received by the owner, shall, upon conviction, be fined not less than one thousand dollars, nor more than ten thousand dollars, shall have the registration of his vehicle revoked for a period of twelve months, shall have his driving privileges suspended for a period of twelve months, and shall be required to perform not less than forty hours nor more than two hundred hours of community service. After deposit in the Bond Security and Redemption Fund, an amount equal to all fines collected under the provisions of this Paragraph shall be credited to the Crime Victims Reparations Fund, R.S. 46:1816.
- (3) The criminal sanction provisions of Paragraph (2) of this Subsection shall not apply:
- (a) To the operator or the owner of a motor vehicle involved in an accident wherein no injury or damage was caused to the person or property of anyone other than such operator or owner or the immediate family members of such operator or owner.
- (b) To the owner of a motor vehicle if at the time of the accident the vehicle was being operated without his permission, express or implied, or was parked by a person who had been operating such motor vehicle without such permission.
- (c) To the operator or the owner of a motor vehicle involved in a collision with another vehicle, in which the operator of the other vehicle is found guilty of or pleads guilty to a charge of operating a vehicle while intoxicated, negligent injuring, vehicular negligent injuring, vehicular homicide, or negligent homicide.
- (4) Any such owner or operator described in Paragraph (1) or (2) of this Subsection shall be able to use the procedures described in R.S. 32:415.1 to obtain a temporary driver's license, registration, and plate, upon showing undue economic or personal hardship that would result from the suspension of his driving privileges.

### LA RS 45:200.3 Municipal consent for public carriers

No public carrier vehicle shall be operated upon any street in any municipality or parish until the owner thereof shall have applied for, and shall have received, from the municipality or parish, a certificate issued by the duly designated authority thereof. No such certificate as a public carrier vehicle shall be issued to an owner to operate any vehicle with a reconstructed title as provided in R.S. 32:707 or an equivalent title issued pursuant to the laws of another state.

# City Ordinances

## DRIVER'S LICENSE

### CCNO 154-301 No or Expired Driver's License

- (a) Every person, other than a chauffeur and those persons specifically exempted under the provisions of this Code, shall secure and maintain from the driver's license bureau of the state a current, valid motor vehicle driver's license before operating a motor vehicle upon the public streets of the city.
- (b) Every person who is employed by another for the principal purpose of driving a motor vehicle, and every person who drives any motor vehicle that has a registration of over 3,500 pounds, or drives a motor vehicle for the transportation of persons or property for hire, shall secure and maintain from the driver's license bureau of the state a current, valid driver's license before operating any such motor vehicle on any public street in the city.

### CCNO 154-302 Failure to Change Address on Driver's License

Whenever any person after applying for or receiving a driver's license shall move permanently from the address or place of residence named in the application he shall, within ten days thereafter, have his address changed in accordance with the provisions of the state driver's license bureau.

### CCNO 154-303 License not on person

The licensee shall have his driver's license in his immediate possession at all times when operating a motor vehicle, and shall display it upon demand of any police officer of the city, or any police officer of the state, or any agent of the department of public safety of the state; except that where the licensee has previously deposited his license with an arresting officer or the traffic court, as provided in section 154-136, and has received a temporary operator's license, as provided in subsection (b) of such section, the licensee shall display the temporary operator's license upon demand of such police officer, or any agent of the department of public safety of the state, the same to serve as a substitute for the license until the date and time shown on the traffic ticket and affidavit.

### CCNO 154-304 Unlawful use of License

It is prohibited for any person to:

- (1) Display or cause or permit to be displayed or have in his possession any cancelled, revoked, suspended, fictitious, defaced, mutilated or fraudulently altered driver's license or temporary driver's license;
- (2) Lend his driver's license, or temporary driver's license to any other person or knowingly permit the use thereof by another;
- (3) Display or represent as one's own any driver's license, or temporary driver's license, not issued to him;
- (4) Permit any unlawful use of a driver's license, or temporary driver's license issued to him;

- (5) Operate a motor vehicle on any public street of the city when his driver's license, or temporary driver's license, has been cancelled, suspended or revoked;
- (6) Operate a motor vehicle with a restricted license when not abiding by such restrictions; or
- (7) Operate a motor vehicle when his driver's license, or temporary driver's license, has expired.

## REGISTRATION/LICENSE PLATE

### CCNO 154-307 License Plate

- (a) Every person who is a resident of the state and owns a motor vehicle of any description must first obtain an appropriate, current, valid license plate from the state before driving his motor vehicle upon any public streets of the city, except that a 20-day temporary registration marker may be used for new cars when lawfully issued by a dealer.
- (b) No vehicle shall be driven on the streets of this city with any vehicle license plate which is mutilated, defaced, damaged, or obscured in such a manner as to make the letters and numerals thereon illegible.
- (c) A license plate shall be placed and positioned to be clearly visible and securely fastened. At night, the plate must be so illuminated as to be visible from a distance of 50 feet.
- (d) It shall further be a violation of this section for any person to operate upon the streets of the city a motor vehicle not bearing a current license plate from this state or from the state where the owner resides, if he is a nonresident.
- (e) Owners of self-propelled motor cranes and similar equipment used exclusively for heavy construction by the building and utility industries in off-road construction are exempt from the foregoing provisions of this section.
- (f) Owners of vehicles who are on active duty with the armed forces of the United States and any owner of a vehicle who is a dependent of such a person are exempt from the foregoing provisions of this section provided the vehicle has a valid license plate and valid registration documents from a foreign state. This shall not exempt any such person from complying with the applicable laws requiring a valid brake and safety inspection sticker.

### CCNO 154-308. - Registration required.

Every owner of a motor vehicle who is a resident of the state and whose vehicle is subject to registration under state law shall make application to the state motor vehicle registration division for a registration certificate.

### CCNO 154-309. - Registration certificate to be carried and exhibited on demand.

Every registration certificate shall at all times be carried in the vehicle to which it refers or shall be carried by the person driving or in control of such vehicle who shall display same upon demand of any police officer of the city or any police officer of the state.

## BRAKE TAGS

### CCNO 154-1303 Brake Tag Required

- (a) All vehicles registered in the City of New Orleans shall be presented to the department of safety and permits or an authorized inspection station at least once every other year, except as may be otherwise provided in this section.
- (b) Vehicles with a gross vehicle weight rating of 6,000 pounds or less are eligible for a two-year inspection certificate only if the vehicle age is ten years or less. For purposes of this article, the term "vehicle age" shall be determined based on the vehicle's model year, and a "year" shall be measured through the last day of that respective calendar year (for example, a vehicle with a model year of 2000 shall have a vehicle age of one year as of January 1, 2001).
- (c) Vehicles with a gross vehicle weight rating of 6,001 pounds or greater shall be presented to the department of safety and permits or an authorized inspection station on an annual basis and shall not be entitled to a two-year inspection certificate.
- (d) The annual inspection period shall begin on January 1 of each year; the reinspection month shall be determined by the month and year indicated on each particular vehicle's previous inspection certificate.
- (e) Inspection certificates with a validity period of two years may not be issued prior to January 1, 2016.

### CCNO 154-1312 False Brake Tag

- (a) No person shall, in any manner, represent any place or business as a satellite or fleet inspection station unless such station is operating pursuant to a valid permit issued by the department of safety and permits.
- (b) No person other than an approved motor vehicle inspector shall issue an inspection certificate on behalf of the department of safety and permits or a permitted satellite or fleet inspection station.
- (c) No person shall display or cause to be displayed upon any vehicle any inspection certificate knowing same to be fictitious, fraudulent, issued to a vehicle other than the one to which it was recorded, or issued without an inspecting having been made.

## EQUIPMENT VIOLATIONS

### CCNO 154-1251 General Requirement

- (a) Every vehicle operated in this parish shall comply with all equipment requirements of state law and involving vehicles traveling on state highways, and particularly requirements of Title 32, known as the Louisiana Highway Regulatory Act, relative to driver responsibility for maintaining on the vehicle adequate headlights, backup lights, stop lights, braking equipment, taillamps, reflectors, electric turn signals, horns, windshield wipers, mirrors, safety glass, tires, fuel tank caps, fenders, mud guards, and all other equipment required by state law at the time and in the manner provided for by such statutes, in addition to requirements now imposed by this chapter.
- (b) All trucks, tractors, or trailers used to haul oversized vehicles and overlength loads between dusk and dawn are to be equipped with portable lights and barricades. These lights are to be red or amber in color and are to be placed on the truck, tractor, or trailer, or on the overlength load, in a position which will enable it to be seen from any direction. They should also be equipped with portable barricades containing fixtures for the attachment of portable lights. These lights or barricades are to be used in case of a breakdown or in time of trouble.
- (c) Every school bus operated in the parish shall be equipped with an exterior convex mirror at least 7½ inches in diameter mounted on either the left or right front fender in such a manner that the seated driver may observe, through its use, areas to the immediate front and side of the bus when direct observation is not possible.

- (d) Should there be any conflict between the requirements of state law and the equipment standards set forth in this chapter, state law will govern.

## FOR HIRE VEHICLE REGULATIONS

### CCNO 162-81: Driver's Permit Required

It shall be unlawful for any person to drive any vehicle regulated by this chapter without possessing a current driver's permit or a duplicate thereof should the same be lost or destroyed.

- a. CPNC holders are authorized to designate an employee or employees to operate a vehicle regulated by this chapter for the sole purpose of delivering such vehicle to the bureau's inspection station for the semi-annual mechanical inspections required pursuant to sections 162-377 and 162-379 of this Code.
- b. CPNC holders are required to notify the Bureau of the name(s) of such designee(s) and their position within the entity holding CPNCs. The bureau shall maintain a listing of those individuals authorized to deliver vehicles to the inspection station and the CPNC holder with which they are affiliated.

### CCNO 162-151: CPNC Required

No person shall own and operate or permit any other person to operate an animal-drawn vehicle, a for-hire vehicle, tour bus or tour vehicle, airport, limousine, taxicab, courtesy vehicles, commuter shuttle vehicles, or any other for hire passenger vehicles offered for hire and engaged in the business of transporting passengers for hire on the streets of the city not operated on fixed rails, upon specified routes or between fixed terminals without having first applied for and received an appropriate certificate of public necessity and convenience in the manner provided in this article.

### CCNO 162-282: Liability Coverage Required

No for-hire vehicle subject to the provisions of this chapter shall be permitted to operate on the streets of the city by any owner and/or operator until such party shall have first provided personal injury and property damage liability coverage for each such vehicle in the manner and in the amount specified hereinafter in this article. The taxicab and for-hire vehicle bureau shall maintain a continuous check of the liability coverage of each taxicab and for-hire vehicle specified in this chapter and shall not permit any such vehicle to operate without the required coverage.

### CCNO 162-376: Inspection Required

The director of the department of safety and permits shall cause each vehicle for which a certificate of public necessity and convenience has been issued to be inspected as prescribed in this article, unless otherwise provided in this chapter. The director of the department of safety and permits shall make available a list of the items which shall be inspected when a vehicle is subject to inspection. When the vehicle has met all of the requirements of this article and of the for-hire vehicle inspection station, and the required fees have been paid by the licensee, the director of the department of safety and permits shall issue a for-hire vehicle inspection certificate of such size, color and form as may be determined by the aforesaid director and shall cause same to be affixed to the windshield of the vehicle. The for-hire vehicle inspection certificate shall be identified by

number. If it becomes damaged or destroyed, a duplicate shall be issued by the director of the department of safety and permits after application has been made.