ORDINANCE NO.

AN ORDINANCE AMENDING CHAPTER 13-1 OF THE CITY CODE RELATING TO OFF-AIRPORT RENTAL CAR BUSINESS.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

PART 1. City Code Section 13-1-163 (*Off-Airport Rental Car Business*) is amended to read as follows:

- (A) The director shall <u>determine and</u> assess [an annual permit fee] <u>rates and charges</u> against an off-airport rental car business operator for the use of airport facilities [based on the annual gross revenues of the operator, excluding the first \$25,000 of annual gross revenue].
- (B) An off-airport rental car business operator shall report to the director the total annual gross revenues derived from a customer picked up at the airport and transported by a courtesy vehicle or other means to an off-airport business location, and such other financial and operating information as may be determined by the director.
- (C) Except as provided in Subsection (D), in determining the annual gross revenues of an off-airport rental car business, the director shall make the rebuttable presumption that 95 percent of reported annual gross revenues are generated by the off-airport rental car business and shall reduce the reported gross revenues by five percent before calculating the annual permit fee under this section.
- (D) The operator of an off-airport rental car business may furnish auditable proof to the director that the airport-generated gross annual revenues of the business is less than 95 percent of the total annual gross revenue of the business.
- (E) An off-airport rental car operator:
 - (1) may not pick up a customer at the airport in a rental car; [and]
 - (2) shall use an authorized courtesy service to pick up a customer; and
 - (3) <u>shall pick up and drop off a customer at the airport at a location designated by the director.</u>

PASSED AND APPROVED	\$ \$, 2018	
		Steve Adler Mayor
Anne L. McCity Attor	ney	Jannette S. Gooda City Clerk