

May 9<sup>th</sup>, 2019

RE: HB 3023A and -14 Amendment

Chair Nathanson and members of the House Committee on Revenue

Thank you for your consideration of HB 3023A, which creates a statewide framework for the regulation of Transportation Network Companies. Below you will find my summary of the changes included in our -14 amendment, divided by subject area. I look forward to hearing any questions you may have.

#### **Records retention**

To be consistent both throughout the bill and with the legislature's recent expansion of the statute of limitations for civil cases, we increased the required retention duration of TNC ride and complaint records from three and two years respectively, to a consistent seven years for all records.

# **Vehicle inspection and Driver Background Checks**

This -14 amendment corrects and clarifies that vehicle inspections and driver background checks are required annually.

#### **Driver Education**

As required by ODOT, rideshare drivers will be required to complete an ODOT approved education and safety training.

### 14 Hour Maximum Drive Time

Drivers are prohibited from driving for more than 14 hours within a 24-hour period.

# **Supplemental Audit Authority**

In addition to ODOT's quarterly auditing of rideshare records to ensure compliance, ODOT also granted the authority to conduct additional audits as the agency deems necessary.

#### **Public Records**

Strike reference to a public records exemption of rideshare documents ODOT is authorized to access in the scope of audits and investigations.

### **Data Reporting**

TNCs are required to report to ODOT each quarter the number of completed trips, as well as the number of trips that originated each quarter in each city and county.



# **Data Sharing Agreements**

ODOT and local jurisdictions are authorized to enter into data sharing agreements with rideshare companies, which may include data on the total number of rides provided, pickup and drop off city of each ride, as well as number of requested rides for an accessible vehicle rides.

# **Local Enforcement IGA**

To ensure compliance with rideshare requirements established by state law, local jurisdictions are granted explicit authority to perform field enforcement actions and maintain an enforcement program through an intergovernmental agreement with ODOT.

ODOT directed to establish robust administrative rules for the implementation of local enforcement programs, including reporting agreements and protocols for issuing citations or fines.

# Wheelchair Accessibility

Local jurisdictions and regions with a population of at least 90,000 given authority to establish and manage a local wheelchair accessible transportation program.

To fund local WAV programs, HB 3023A establishes a fee initially set at \$0.10 per-ride that ODOT is able to adjust biennially according to the consumer price index.

We have requested an additional amendment which will also exempt WAV rides from dynamic or "Surge" pricing.

# **EV Charging Infrastructure**

EV charge station manufacturers and rideshare companies will collaborate with ODOT to upgrade and expand new EV charge stations to improve Oregon's statewide network of EV infrastructure.