SUBJECT: Renewal of Taxicab Franchise to Jeffrey Browning and Amandeep Kaur Dhillon dba ACME Yellow LLC dba ACME Cab

REPORT IN BRIEF
An application to renew the existing taxicab franchise, as well as the required fees have been received from Jeffrey Browning and Amandeep Kaur Dhillon dba ACME Yellow LLC dba ACME Cab. The effective dates of the requested franchise are January 21, 2012 through January 20, 2014.

There are currently seven valid taxicab companies franchised to operate within the City of Sunnyvale. They are Silicon Valley Checker Cab, Yellow Cab Peninsula, Orange Cab, A-1 Cab, ACME Cab, California Cab, and Silicon Valley Cab Co. There are also two franchises that will become effective by the end of 2011 – All Time Cab and Green Cab.

Jeffrey Browning and Amandeep Kaur Dhillon dba ACME Yellow LLC dba ACME Cab acknowledges and accepts the requirements of a taxicab franchise as set forth in Sunnyvale Municipal Code (SMC), as well as the taxicab franchise agreement. Jeffrey Browning and Amandeep Kaur Dhillon dba ACME Yellow LLC dba ACME Cab also is aware of the right of the City of Sunnyvale to revoke or suspend the taxicab franchise if it is determined there is a violation of, or non-compliance with, the terms contained in SMC Section 5.36.

As required by SMC Section 5.36.050, the Department of Public Safety (DPS) conducted an investigation into the applicants’ backgrounds. After careful review, DPS determined the applicants currently meet the mandatory code requirements to be awarded a non-exclusive taxicab franchise. However, DPS recommends denying renewal of the taxicab franchise as requested by Jeffrey Browning and Amandeep Kaur Dhillon dba ACME Yellow LLC dba ACME Cab. This recommendation to deny renewal is based on this franchise’s history of non-compliance with SMC and California State Law, as well as a history of late payments.

EXISTING POLICY
The term “non-exclusive franchise” as used in SMC means the City does not limit the number of like franchises in operation at one time. The City’s non-exclusive taxicab franchise requirements contained in SMC Section 5.36 state it is unlawful to operate any taxicab in the City unless the owner applies for
and obtains a franchise. The City Council may deny a franchise to any applicant if:

1. The applicant has been convicted of certain criminal offenses.

2. The proposed color scheme or other insignia may tend to confuse the identification with other franchises already operating within the City.

3. The applicant has been in violation of any law or SMC regulation relating to the conduct of a taxicab business.

4. The applicant has had a taxicab license revoked or suspended in the City of Sunnyvale or any other jurisdiction within five years prior to the date of application.

5. Any other reasonable cause exists which, within the City Council’s sound discretion, would render the proposed operation undesirable to the City of Sunnyvale.

If an applicant meets the provisions as outlined in SMC and none of the above has occurred, a franchise to operate a taxicab service should be issued to the applicant(s). A franchise is issued for a term of two years. At the expiration of the term, the franchise shall be deemed expired and shall no longer be valid unless a new franchise is issued under the provisions of SMC Section 5.36.

**DISCUSSION**

On April 24, 2007, City Council awarded a non-exclusive taxicab franchise to Jeffrey Browning and Amandeep Kaur Dhillon dba ACME Yellow LLC dba ACME Cab (RTC 07-128). This action allowed ACME Cab to begin operating in the City at midnight on May 31, 2007 through May 30, 2009. ACME Cab’s franchise was renewed on July 14, 2009 for operation from May 31, 2009 through May 30, 2011 (RTC 09-132). ACME Cab currently is requesting a taxicab franchise with effective dates of January 21, 2012 through January 20, 2014. Its franchise renewal application was received May 26, 2011. At that time, ACME Cab requested and was granted an extension of its franchise pending renewal.

**Justification for Non-renewal:**

Since beginning operations in May 2007, ACME Cab’s taxicab franchise has been suspended four (4) times. In June 2007, and January 2008, the franchise was suspended for operating without valid insurance on its vehicles. In October 2010, the franchise was suspended for failure to have the required five (5) drivers. In May 2011, the franchise was again suspended for failure to
have the required five (5) drivers and failure to have its vehicles inspected, which is an annual requirement.

Further, Jeffrey Browning and Amandeep Kaur Dhillon dba ACME Yellow LLC dba ACME Cab has been late twice by more than 30 days in paying its quarterly vehicle fees since May 2007. The Department of Finance administers the quarterly taxicab vehicle billing for the City. Failure to pay in a timely manner requires additional City resources be spent to make subsequent notifications.

Justification for Renewal:
The owners, Jeffrey Browning and Amandeep Kaur Dhillon dba ACME Yellow LLC dba ACME Cab, has submitted information and documentation to demonstrate compliance with each of the criteria identified in SMC Section 5.36, as outlined below.

1. Local Contact Requirement – Jeffrey Browning and Amandeep Kaur Dhillon dba ACME Yellow LLC dba ACME Cab has provided a toll-free telephone number to its dispatchers, together with sufficient phone lines to provide for prompt response to callers.

2. Vehicles – Jeffrey Browning and Amandeep Kaur Dhillon dba ACME Yellow LLC dba ACME Cab is the registered owner of five (5) company-owned vehicles that have been identified for operation under this franchise. The taxicabs are white on the top half of the vehicles and yellow on the lower half with the company name and telephone number in black lettering on the door.

3. Taximeter – Each taxicab, which has been identified for operation under the franchise, is equipped with a taximeter which must be inspected annually by the Santa Clara County Sealer of Weights and Measures. Staff has been provided with compliance reports for the vehicles identified for this franchise agreement renewal.

4. Insurance – A certificate of valid insurance issued by Y. A. Tittle & Associates for $1,000,000 combined single limit; with City of Sunnyvale listed as the Additional Insured; and a 30-day prior notices of cancellation clause, as required in SMC 5.36.300. Jeffrey Browning and Amandeep Kaur Dhillon dba ACME Yellow LLC dba ACME Cab understands it may not operate without proper insurance as listed in SMC Section 5.36.300.

5. Criminal History – Criminal history checks of the applicants were conducted as required by SMC. The applicants have not been convicted
of any felonies, narcotic violations, or crimes of moral turpitude as referenced in SMC.

6. **Experience of Owner** – The investigation has revealed the applicants, Jeffrey Browning and Amandeep Kaur, have histories in general businesses. Jeffrey Browning has operated as a taxicab driver since 1975. Browning has owned and/or managed his own taxicab companies since 1996. Amandeep Kaur has been and owner and the bookkeeper for ACME Cab since 2002.

7. **Personnel** – Individual drivers were not identified in the franchise renewal application; however, each will be required to obtain a taxicab driver’s permit issued by the DPS. The applicants are aware of the requirement to maintain five (5) permitted drivers while operating in the City of Sunnyvale.

The applicants adhere to the random drug testing requirements as established by State Law. The applicants’ company has contracted with Schlim, McCabe and Associates for medical review officer services.

8. **Fees** – The applicants have paid the required franchise application fee of $1,173, which was the fee in effect on the date the applicants first submitted their application on May 19, 2011. The filing of other required paperwork was completed on May 25, 2011.

Further, the applicants agree to pay the quarterly vehicle fees that are due during the month following the quarter the agreement is signed and each quarter thereafter during the term of the franchise. The applicants have agreed to complete a Taxicab Franchise Questionnaire listing driver and vehicle information each quarter during the term of the franchise.

9. **Fare Schedule** – ACME Cab has filed its fare schedule with DPS in accordance with SMC Section 5.36.280.

**FISCAL IMPACT**

The revenue generated from this franchise was included in the FY 2011/2012 Adopted Budget. This franchise generates General Fund revenues of approximately $6,000 during the two years of the agreement due to application fees ($1,173), quarterly vehicle fees ($116 per vehicle per quarter), and the business license fee ($140). This amount does not include revenue generated by the driver permits issued ($198 per driver for year 1; $137 per driver for each subsequent year). Driver permit fees are not included because it fluctuates due to driver turn over during the term of the agreement.
The associated fees do not represent full cost recovery for the overall program administration, primarily because costs are passed directly to drivers, making for a difficult balance between the need for service and the cost of regulation. Staff estimates the City’s annual subsidy to be less than $600 per franchise and $700 per vehicle. In general, this subsidy is believed to be in the best interest of the City so that taxicab services to the community are regulated and comply with all applicable laws.

However, in the case of ACME Cab, it is believed the General Fund subsidy for this taxicab franchise is considerably higher. DPS estimates that each time a franchise is suspended then reinstated, there is an additional cost to the City of approximately $315 (4.0 hours of Sr. Office Assistant + 1.0 hour DPS Manager). When an administrative hearing is requested, the additional cost to suspend and reinstate is approximately $530.

DPS estimates that ACME Cab’s non-compliance and subsequent suspensions have cost the City an additional $845 over the effective dates of ACME Cab’s most recent franchise agreement. The additional costs resulted from being suspended and reinstated twice, as well as one administrative hearing.

**PUBLIC CONTACT**
Public contact was made by posting the Council agenda on the City’s official-notice bulletin board outside City Hall, at the Sunnyvale Senior Center, Community Center, and Department of Public Safety; and by making the agenda and report available at the Sunnyvale Public Library, the Office of the City Clerk, and on the City’s Web site.

Copies of this RTC were provided to Jeffrey Browning and Amandeep Kaur Dhillon dba ACME Yellow LLC dba ACME Cab via U.S. Post to the address listed on the franchise application.

**ALTERNATIVES**
1. Introduce and adopt an ordinance renewing a non-exclusive franchise for taxicab service to Jeffrey Browning and Amandeep Kaur Dhillon dba ACME Yellow LLC dba ACME Cab for the period January 20, 2012 through January 19, 2014 per applicants’ request and authorize the City Manager to execute necessary documents of agreement.

2. Do not introduce or adopt an ordinance renewing a non-exclusive franchise for taxicab service to Jeffrey Browning and Amandeep Kaur Dhillon dba ACME Yellow LLC dba ACME Cab for the period January 20, 2012 through January 19, 2014 per applicants’ request.
RECOMMENDATION

Staff recommends Council approve Alternative #2: Do not introduce or adopt an ordinance renewing a non-exclusive franchise for taxicab service to Jeffrey Browning and Amandeep Kaur Dhillon dba ACME Yellow LLC dba ACME Cab for the period January 20, 2012 through January 19, 2014 per applicants’ request.

This recommendation to deny renewal of a taxicab franchise to Jeffrey Browning and Amandeep Kaur Dhillon dba ACME Yellow LLC dba ACME Cab is based on this franchise’s history of non-compliance with SMC and California State Law, as well as a history of late payments.

Reviewed by:

Dayton Pang, Interim Director of Public Safety
Prepared by: Ann Durkes, Manager

Reviewed by:

David Kahn
City Attorney

Approved by:

Gary M. Luebbers
City Manager

Attachments

A. Non-exclusive Franchise Ordinance
B. Taxicab Franchise and Agreement
ORDINANCE NO. _______

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF SUNNYVALE AWARDING NONEXCLUSIVE FRANCHISE TO JEFFREY BROWNING AND AMANDEEP KAUR DHILLON, DOING BUSINESS AS ACME YELLOW LLC DOING BUSINESS AS ACME CAB

WHEREAS, Chapter 5.36 of the Sunnyvale Municipal Code establishes a procedure for the consideration and award of nonexclusive taxi franchises by the City of Sunnyvale; and

WHEREAS, Jeffrey Browning and Aandeep Kaur Dhillon, doing business as ACME Yellow LLC doing business as ACME Cab, has applied for a nonexclusive taxicab franchise; and

WHEREAS, public notice in accordance with Sunnyvale Municipal Code Section 5.36.070 has been given that the City Council of the City of Sunnyvale would hold a public hearing for the purpose of determining whether to award the franchise; and

WHEREAS, the City Council finds that it would be in the best interests of the City of Sunnyvale to award a nonexclusive franchise for taxicab service to the applicant;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF SUNNYVALE DOES ORDAIN AS FOLLOWS:

SECTION 1. FRANCHISE GRANTED. The City of Sunnyvale hereby grants to Jeffrey Browning and Aandeep Kaur Dhillon, doing business as ACME Yellow LLC doing business as ACME Cab (hereinafter “Franchisee”), a nonexclusive franchise for taxicab service within the corporate boundaries of the City of Sunnyvale as such boundaries presently exist or as they may be changed during the term of this Franchise. The Franchisee shall conduct its operations under the Franchise in strict compliance with Sunnyvale City Charter and Chapter 5.36 of the Sunnyvale Municipal Code, and any amendments thereto, together with all applicable laws and regulations of the State of California, the United States or any regulatory agency having jurisdiction.

SECTION 2. TERM. The term for which this Franchise is granted shall be two years commencing January 21, 2012, and ending at 12:00 midnight on January 20, 2014.

SECTION 3. CONSIDERATION. The Franchisee shall pay quarterly to the City as consideration for the granting of this Franchise the amounts per vehicle as set forth in the City’s Master Fee Schedule, which is incorporated by reference herein.

SECTION 4. USE OF CITY STREETS. The Franchisee hereby is given permission to use City streets for the purpose of providing taxicab service in accordance with the terms of this ordinance and the franchise agreement.

SECTION 5. GENERAL CONDITIONS. This Franchise is granted subject to the terms and conditions set forth in the “Taxicab Franchise Agreement” attached and incorporated
ORDINANCE NO. ___, 2011
ACME CAB FRANCHISE AGREEMENT

SECTION 6. ACCEPTANCE OF FRANCHISE TERMS AND CONDITIONS. This Franchise shall not become effective until the Franchisee accepts the Franchise by executing the Taxicab Franchise Agreement within ten (10) days after adoption of this ordinance.

SECTION 7. APPROVAL OF FRANCHISE AGREEMENT—EXECUTING AND ATTESTING. The Taxicab Franchise Agreement is hereby approved, and the City Manager is authorized to execute it on behalf of the City.

SECTION 8. SEVERABILITY. If any section, subsection, sentence, clause or phrase of this ordinance is for any reason held to be invalid, such decision or decisions shall not affect the validity of the remaining portions of this ordinance. The City Council hereby declares that it would have passed this ordinance, and each section, subsection, sentence, clause and phrase thereof irrespective of the fact that any one or more sections, subsections, sentences, clauses or phrases be declared invalid.

SECTION 9. EFFECTIVE DATE. This ordinance shall be in full force and effect thirty (30) days from and after the date of its adoption.

SECTION 10. POSTING AND PUBLICATION. The City Clerk is directed to cause copies of this ordinance to be posted in three (3) prominent places in the City of Sunnyvale and to cause publication of a notice once in The Sun, the official newspaper for publication of legal notices of the City of Sunnyvale, setting forth the date of adoption, the title of this ordinance, and a list of places where copies of this ordinance are posted, within fifteen (15) days after adoption of this ordinance.

Introduced at a regular meeting of the City Council held on _____________, 2011, and adopted as an ordinance of the City of Sunnyvale at a regular meeting of the City Council held on _____________, 2011, by the following vote:

AYES:
NOES:
ABSTAIN:
ABSENT:

ATTEST:               APPROVED:

_________________________        __________________________
City Clerk                       Mayor
(SEAL)

APPROVED AS TO FORM AND LEGALITY:
David E. Kahn, City Attorney
TAXICAB FRANCHISE AND AGREEMENT

THIS FRANCHISE AND AGREEMENT, dated _________________, 2011, is between the CITY OF SUNNYVALE, a municipal corporation of the State of California (herein “City”), and JEFFREY BROWNING AND AMANDEEP KAUR DHILLON doing business as ACME Yellow LLC doing business as ACME Cab (herein “Franchisee”).

RECITALS

WHEREAS, Franchisee has filed a verified application of a nonexclusive Franchise to operate a taxicab service pursuant to Chapter 5.36 of the Sunnyvale Municipal Code; and

WHEREAS, on ___________, 2011, the City Council passed and adopted Ordinance No. ___________, after Notice and Public Hearing, approving issuance of such Franchise;

AGREEMENT

NOW, THEREFORE, IN CONSIDERATION OF THE AWARD OF A NON-EXCLUSIVE FRANCHISE AND OF THE MUTUAL COVENANTS AND CONDITIONS AS SET FORTH HEREIN, IT IS AGREED AS FOLLOWS:

1. City grants to Franchisee a nonexclusive Franchise to use the public streets, ways, alleys and places, as the same now or may hereafter exist, within the corporate limits of the City of Sunnyvale as they presently exist or as they may be changed during the term of this Franchise by annexations or detachments, in connection with furnishing the City of Sunnyvale and its inhabitants with taxicab service for a term of two (2) years, beginning January 21, 2012, and ending at midnight on January 20, 2014.

2. The Franchisee during the term of this Franchise shall pay to the City the consideration based on the number of vehicles in service under the Franchise, as set forth in the City’s Master Fee Schedule, which is incorporated by reference herein.

3. The Franchisee shall:

A. Appear and defend all actions against the City arising out of the exercise of the Franchise and shall indemnify and save City, its officers, employees and agents harmless of and from all claims, demands, actions or causes of action of every kind and description resulting directly or indirectly, arising out of, or in any way connected with, the exercise of the Franchise.

B. Obtain and keep in force during the term of the Franchise insurance in compliance with the requirements of Sunnyvale Municipal Code Section 5.36.300.

C. Comply with all other requirements of Sunnyvale Municipal Code Chapter 5.36 and any amendments thereto, and with all applicable laws and regulations of the State of California, the United States, or any regulatory agency having jurisdiction.
4. The Franchise granted hereunder shall not be assignable, either voluntarily or by operation of law, without the prior approval of the City Council, by resolution. At least forty-five (45) days prior to the date for the formal transfer of such interest or ownership, the Franchisee shall so notify City in writing. If the Franchisee at any time during the term of this Franchise becomes insolvent, or if any proceeding in bankruptcy shall be instituted by or against the Franchisee, or if the Franchisee shall be adjudged bankrupt or insolvent by any court, or if a receiver or trustee in bankruptcy, or receiver of any property of the Franchisee shall be appointed in any suit or proceeding brought by or against the Franchisee, or if the Franchisee shall make an assignment for the benefit of creditors, then and in each and every such case this Franchise and the rights and privileges granted thereby shall immediately cease, and be forfeited and cancelled, without notice and without suit or other proceeding.

5. If the Franchisee at any time during the term of this Franchise shall sell, exchange or otherwise transfer more than one-half of the equity interest in or ownership of the taxicab service business, whether with or without the property, equipment or other assets in connection therewith, permitted to be operated by the Franchise granted hereunder, the City Council shall have the right to cancel and revoke the Franchise following a hearing held after then (10) days’ written notice thereof to the Franchisee. The right to cancel and revoke the Franchise shall not be triggered by any mortgage or deed of trust made in good faith by the Franchisee.

6. This Franchise and Agreement may be amended by the City during its term with the consent of the Franchisee.

7. The Franchise is granted to and is accepted by the Franchisee upon the express condition that the public streets, ways, alleys and places shall be used and taxicab service furnished in strict compliance with the terms of this Franchise and Agreement, the Sunnyvale City Charter, and all applicable provisions of the Sunnyvale Municipal Code.

IN WITNESS WHEREOF, the parties have executed this Agreement.

ATTEST: CITY OF SUNNYVALE
City Clerk A Municipal Corporation

By _______________________________ By _______________________________
KATHLEEN FRANCO-SIMMONS GARY LUEBBERS
City Clerk City Manager

APPROVED AS TO FORM:

By _______________________________ By _______________________________
DAVID E. KAHN JEFFREY BROWNING, Owner
City Attorney

By _______________________________
AMANDEEP KAUR DHILLON, Owner