

# Transport (Road Passenger Services) Regulations 2020

Compare between:

[24 Jun 2020, 00-a0-00] and [01 Jul 2020, 00-b0-01]

## Transport (Road Passenger Services) Regulations 2020

## Part 1 — Preliminary

#### 1. Citation

These regulations are the *Transport (Road Passenger Services)* Regulations 2020.

#### 2. Commencement

These regulations come into operation as follows —

- (a) Part 1 on the day on which these regulations are published in the *Gazette*;
- (b) regulation 110 and Schedule 6 items 34 and 35 on 1 July 2021;
- (c) the rest of the regulations on the day on which the Transport (Road Passenger Services) Act 2018 Part 5 comes into operation.

#### 3. Terms used

In these regulations —

**2019 regulations** means the *Transport (Road Passenger Services) Regulations 2019* that were repealed by regulation 201;

*approved identification card* means an approved identification card referred to in —

(a) the *Taxi Regulations 1995* regulation 15 as in force immediately before the coming into operation of section 303 of the Act; or

(b) the *Transport (Country Taxi-car) Regulations 1982* regulation 27A as in force immediately before the coming into operation of section 342 of the Act;

*approved person* means a person who is approved for the purposes of the provision in which the term is used;

AS/NZS followed by a designation refers to the Australian/New Zealand Standard having that designation that is published jointly by Standards Australia and Standards New Zealand, as at 1 July 2020;

Australian Design Rules means the Australian Design Rules determined as vehicle standards under the Motor Vehicle Standards Act 1989 (Commonwealth), as at 1 July 2020;

authorised on-demand rank or hail vehicle means a vehicle in relation to which a passenger transport vehicle authorisation is in force that authorises the vehicle to be operated for use in providing an on-demand rank or hail passenger transport service;

*camera surveillance unit* means a device that takes visual or audiovisual recordings;

Camera Surveillance Unit Standards means the standards entitled Passenger Transport Vehicle Camera Surveillance Unit Standards 2020 approved by the CEO and published on the Department's website, as at 1 July 2020;

#### child care service means —

- (a) any education and care service as defined in the Education and Care Services National Law (Western Australia) section 5(1); or
- (b) any child care service as defined in the *Child Care Services Act 2007* section 4;

contract fare means an amount agreed under regulation 120(1) as payable for the provision of an on-demand passenger transport service using an on-demand rank or hail vehicle;

*copy*, in relation to a visual, audiovisual or audio recording, includes any print-out or reproduction of the recording;

Disability Standards means the Disability Standards for Accessible Public Transport 2002 made under the *Disability* Discrimination Act 1992 (Commonwealth) section 31, as at 1 July 2020;

driver identity document means a driver identity document required under regulation 29(1) or (2);

#### driver's licence number means —

- for a person who holds a driver's licence the number of that driver's licence; or
- for a person who holds a driving authorisation referred (b) to in paragraph (b) of the definition of *driving* authorisation in section 4(1) of the Act — the number of that driving authorisation;

electric vehicle means a vehicle propelled solely by electricity;

foreign driving authorisation has the meaning given in the Road Traffic (Authorisation to Drive) Regulations 2014 regulation 60(1) but does not include an authorisation to drive a vehicle solely for the purposes of learning to drive it;

'F' or 'T' endorsed driver's licence has the meaning given in section 292 of the Act;

GST has the meaning given in the A New Tax System (Goods and Services Tax) Act 1999 (Commonwealth) section 195-1;

interstate driver authorisation document means a document issued to a person under a law of another State or a Territory that evidences that the person holds an interstate driver authorisation:

interstate vehicle authorisation document means a document issued to a person under a law of another State or a Territory that evidences that the person holds an interstate vehicle authorisation:

*interstate vehicle licence* means a vehicle licence or vehicle registration under a law of another State or a Territory;

*last approved medical report*, on an individual, means the last approved medical report on the individual given to the CEO or included in an application under these regulations;

*last criminal record check*, for an individual, means the last criminal record check for the individual given to the CEO or included in an application under these regulations;

*metropolitan region* means the metropolitan region as defined in the *Planning and Development Act 2005* section 4(1);

**non-cash payment** means the payment, other than by means of cash, of any amount payable in respect of the provision of an on-demand passenger transport service using an on-demand rank or hail vehicle;

*on-demand charter vehicle* means an on-demand vehicle other than an on-demand rank or hail vehicle;

*on-demand rank or hail vehicle* means a vehicle used or intended to be used to provide an on-demand rank or hail passenger transport service;

*payment terminal* means a device or system used to facilitate a non-cash payment;

**region** means a region described in the *Regional Development Commissions Act 1993* Schedule 1 but does not include any part of the metropolitan region;

*relevant driver authorisation number*, in relation to a person, means —

- (a) if the person holds a passenger transport driver authorisation and paragraph (c) does not apply the number of the person's passenger transport driver authorisation; or
- (b) if the person does not hold a passenger transport driver authorisation but holds an interstate driver

- authorisation the number of the person's interstate driver authorisation; or
- (c) if the person holds a passenger transport driver authorisation that was granted no more than 14 days earlier and held an interstate driver authorisation when the passenger transport driver authorisation was granted the number of either the person's passenger transport driver authorisation or the person's interstate driver authorisation;

*road traffic CEO* means the CEO as defined in the *Road Traffic* (*Administration*) *Act 2008* section 4;

*safety management system*, in relation to the provider of a specified service, means the safety management system prepared and maintained in accordance with regulation 14;

**Schedule 4 fare** means the fare referred to in regulation 116(1) for the provision of an on-demand passenger transport service using an on-demand rank or hail vehicle that primarily operates in the metropolitan region and includes —

- (a) any surcharge or fee of a kind set out in Schedule 4 for the service; and
- (b) any amount charged under regulation 116(2) in relation to the fare;

Schedule 5 fare means the fare referred to in regulation 117(1) for the provision of an on-demand passenger transport service using an on-demand rank or hail vehicle that primarily operates in a region and includes —

- (a) any surcharge or fee of a kind set out in Schedule 5 for the service; and
- (b) any amount charged under regulation 117(2) in relation to the fare;

school bus service means a passenger transport service that —

(a) uses vehicles that are equipped to carry more than 8 people; and

- (b) is provided solely to carry students, with or without adults who are responsible for them, to or from
  - (i) a school (as defined in the *School Education Act 1999* section 4); or
  - (ii) another place that students enrolled at a school attend for an event or activity approved by the school;

#### serious offence means —

- (a) an offence against any of the following provisions of the *Road Traffic Act 1974*
  - (i) section 54;
  - (ii) section 56(2);
  - (iii) section 59;
  - (iv) section 59A;
  - (v) section 59BA;
  - (vi) section 60;
  - (vii) section 60A;
  - (viii) section 61;
  - (ix) section 63;
  - (x) section 64;
  - (xi) section 64AA;
  - (xii) section 64A;
  - (xiii) section 64AAA;
  - (xiv) section 64AB;
  - (xv) section 64AC;
  - (xvi) section 67;
  - (xvii) section 67AA;
  - (xviii) section 67AB;
    - (xix) section 67A;

- (b) an offence against any of the following provisions of *The Criminal Code*
  - (i) section 279;
  - (ii) section 280;
  - (iii) section 294;
  - (iv) section 297;
  - (v) section 301;
  - (vi) section 304;

specified service has the meaning given in regulation 13; student has the meaning given in the School Education Act 1999 section 4;

#### surcharge —

- (a) includes any GST consequent on a payment terminal being made available; and
- (b) does not include a fee or charge that is imposed on a non-cash payment by either of the following
  - (i) a participant in a designated payment system as defined in the *Payment Systems (Regulation)*Act 1998 (Commonwealth) section 7; or
  - (ii) a person consistently with a voluntary undertaking given by the person to, and accepted by, the Reserve Bank of Australia;

unit of competency TLIC2040 means the unit of competency entitled TLIC2040 Provide wheelchair accessible taxi services to passengers with disabilities (Release 1) published on the National Register (as defined in the National Vocational Education and Training Regulator Act 2011 (Commonwealth) section 3), as at 1 July 2020;

Preliminary

*visual, audiovisual or audio recording* includes any electronically stored information from which a recorded image or sound can be generated;

*wheelchair accessible vehicle* has the meaning given in section 278(2) of the Act.

## **[Part 2- Key concepts**]

## **Approved medical report (s. 4(1))** For the purposes of the definition of *approved medical report* in section 4(1) of the Act, an approved medical report on an individual must — (a) be in the approved form; and (b) be prepared by a medical practitioner; and (c) be dated no earlier than 6 months before the report is given to the CEO or included in an application under these regulations; and be based on an examination of the individual by the medical practitioner that was conducted for the purpose of assessing the individual's mental and physical fitness; and (e) if the medical practitioner determines that a specialist assessment report is required — include the specialist assessment report. Association arrangements (s. 4(1)) For the purposes of the definition of association arrangement in section 4(1) of the Act, an association arrangement between providers of on-demand booking services must — (a) be an agreement between a provider of an authorised on-demand booking service and another provider of an on-demand booking service; and (b) be in the form of a written agreement between the 2 providers; and

state the names of the providers who are the parties to

the arrangement; and

(c)

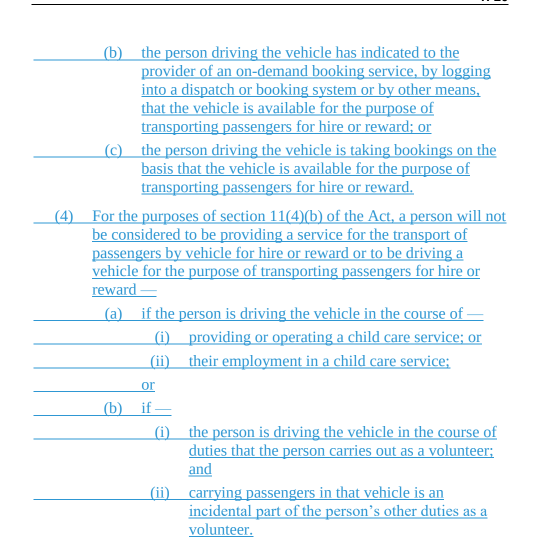
	tate which provider is the provider of the principal
	ooking service and which provider is the provider of
	ne associated booking service under the arrangement;
	<u>nd</u>
(e) st	tate —
	(i) the day on which the arrangement takes effect;
	<u>and</u>
	(ii) the term for which the arrangement has effect,
	which may be ongoing;
aı	<u>nd</u>
(f) de	escribe the on-demand booking services provided by
<u>th</u>	ne provider of the associated booking service to which
<u>th</u>	ne arrangement applies; and
<u>(g)</u> in	nclude an acknowledgment that the provider of the
<u>pı</u>	rincipal booking service is —
	(i) responsible for the functions prescribed under
	regulation 39 in relation to on-demand booking
	services provided by the provider of the
	associated booking service in accordance with
	the association arrangement; and
	(ii) liable to pay levy payable under Part 9
	Division 2 of the Act in respect of a booking taken by the provider of the associated booking
	service.
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6. Interstat	te driver authorisation (s. 4(1))
For the p	urposes of paragraph (b) of the definition of <i>interstate</i>
	athorisation in section 4(1) of the Act, the following
criteria ai	re prescribed —
(a) th	ne authorisation must be valid and in force;
(b) th	ne authorisation must not be subject to suspension.

<u>7.</u>	Interstate vehicle authorisation (s. 4(1))
	For the purposes of paragraph (b) of the definition of <i>interstate vehicle authorisation</i> in section 4(1) of the Act, the following criteria are prescribed —
	(a) the authorisation must be valid and in force;
	(b) the authorisation must not be subject to suspension.
8.	On-demand passenger transport services (s. 5(3)(c))
	For the purposes of section 5(3)(c) of the Act, a service is not an on-demand passenger transport service if it is a service by which a person can hire a driver to —
	(a) attend at a time and place determined by the hirer; and
	(b) drive passengers in the hirer's vehicle to another location determined by the hirer.
9.	On-demand booking services (s. 10(3))
	For the purposes of section 10(3) of the Act, the following are not on-demand booking services —
	(a) a service provided in the course of carrying on business as a travel agent that is incidental to, and not the main part of, that business;
	(b) a service that solely —
	(i) takes or facilitates bookings for passenger transport vehicles used in providing school bus services; and
	(ii) communicates the bookings to drivers of  passenger transport vehicles used in providing a school bus service or providers of school bus services;
	(c) a communication or technology service that facilitates or
	enables the taking or communication of bookings if that
	service is provided for or in connection with an authorised on-demand booking service;

(d) administrative services, or the provision of safety
management systems or regulatory compliance services,
for or in connection with an authorised on-demand
booking service.

#### 10. Hire or reward (s. 11)

- (1) For the purposes of section 11(1)(a)(i) of the Act, the prescribed amount in relation to a journey to transport passengers is 68.0 cents per kilometre.
- (2) For the purposes of section 11(1)(b) of the Act, a person will be considered to be providing a service for the transport of passengers by vehicle for hire or reward if
  - (a) the person provides a service for the transport of passengers by vehicle; and
  - (b) any of the following applies
    - (i) the vehicle is being driven to pick up passengers for the purpose of transporting the passengers for hire or reward;
    - (ii) the person has indicated to the provider of an on-demand booking service, by logging into a dispatch or booking system or by other means, that the vehicle is available for the purpose of transporting passengers for hire or reward;
    - (iii) the person is taking bookings on the basis that the vehicle is available for the purpose of transporting passengers for hire or reward.
- (3) For the purposes of section 11(1)(b) of the Act, a person will be considered to be driving a vehicle for the purpose of transporting passengers for hire or reward if
  - (a) the person is driving the vehicle to pick up passengers
    for the purpose of transporting the passengers for hire or
    reward; or



## Part 3 — Safety standards

## **Division 1 — Preliminary**

<u>11.</u>	Safety standards (s. 14(2))				
	For the purposes of section 14(2) of the Act, the provisions of				
	Divisions 2 to 5 are specified as safety standards.				
<u>12.</u>	Persons to whom specified safety standards apply				
(1)	In this regulation —				
	relevant provider or driver means —				
	(a) a provider of an on-demand booking service; or				
	(b) a provider of an on-demand passenger transport service;				
	<u>or</u>				
	(c) a provider of a regular passenger transport service; or				
	(d) a provider of a tourism passenger transport service; or				
	(e) a provider of a school bus service; or				
	(f) a provider of a passenger transport vehicle; or				
	(g) a passenger transport driver.				
(2)	For the purposes of section 14(2) of the Act, a safety standard				
	specified in a provision of Divisions 2 to 5 is specified in				
	relation to a relevant provider or driver if —				
	(a) the standard expressly imposes an obligation on the				
	relevant provider or driver; or				
	(b) it is expressly specified that the standard is a safety				
	standard for the relevant provider or driver.				
(3)	For the purposes of these regulations, a relevant provider or				
	driver is a responsible person in relation to a safety standard				
	specified in a provision of Divisions 2 to 5 if it is expressly				

specified that the relevant provider or driver is a responsible

person in relation to that safety standard.

(4)	A statement in a regulation that a safety standard is specified for
	a relevant provider or driver is taken to apply to all the
	provisions of the regulation for that purpose unless the
	regulation otherwise provides.

(5) A statement in a regulation that a relevant provider or driver is a responsible person in relation to a safety standard is taken to apply to all the provisions of the regulation for that purpose unless the regulation otherwise provides.

## **Division 2** — Safety management system

13.	Specified services
	The safety standards in this Division apply to the provider of any of the following (a <i>specified service</i> ) —
	(a) an on-demand booking service;
	(b) a regular passenger transport service;
	(c) a tourism passenger transport service;
	(d) a school bus service.
14.	Safety management system
(1)	The provider of a specified service must prepare and maintain a safety management system in accordance with this regulation.
(2)	The safety management system must —
	(a) identify the reasonably foreseeable hazards that could give rise to risks to the health and safety of drivers, passengers or other persons in connection with the passenger transport service —
	(i) provided by the provider; or
	(ii) in relation to which the provider provides an on-demand booking service;
	and

#### Transport (Road Passenger Services) Regulations 2020

Part 3 Safety standards
Division 3 Vehicle standards

r. 15

(b)	include procedures to eliminate or minimise those risks
	so far as is reasonably practicable; and

- (c) be in writing and readily accessible to persons using the system.
- (3) The provider of a specified service must ensure that the provider's safety management system is
  - (a) reviewed as soon as practicable after the provider identifies any new hazard referred to in subregulation (2)(a); and
  - (b) kept up-to-date.

#### 15. Offence of contravening safety standard

A provider of a specified service who contravenes the safety standard specified in regulation 14 commits an offence.

#### Penalty:

- (a) for an individual, a fine of \$12 000;
- (b) for a body corporate, a fine of \$40 000.

#### **Division 3 — Vehicle standards**

#### **Subdivision 1 — General standards**

#### 16. Vehicle licence and standards for vehicles

- (1) A vehicle used to provide a passenger transport service must at all times be the subject of a vehicle licence, or interstate vehicle licence, that is in force.
- (2) A vehicle used to provide a passenger transport service must
  - (a) for a vehicle in respect of which a vehicle licence is in force meet any requirements that apply to the vehicle under the *Road Traffic (Vehicles) Act 2012*; or
  - (b) for a vehicle in respect of which an interstate vehicle licence is in force meet any requirements that apply

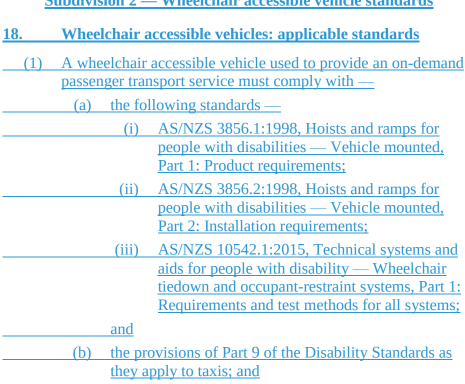
to the vehicle under the law under which that interstate vehicle licence was issued.

- (3) This safety standard is specified for the provider of the vehicle for use in providing the passenger transport service.
- (4) The following are responsible persons in relation to this safety standard
  - (a) the provider of an on-demand booking service for the use of the vehicle in providing the passenger transport service;
  - (b) the provider of the passenger transport service;
  - (c) the driver of the vehicle.

#### 17. Vehicle maintenance

- (1) The following standards apply to the maintenance of a vehicle used to provide a passenger transport service
  - (a) the vehicle must be regularly and properly maintained so that it meets the requirements referred to in regulation 16(2);
  - (b) the maintenance of the vehicle, including any maintenance schedule, is to be consistent with the recommendations of the manufacturer of the vehicle.
- (2) This safety standard is specified for the provider of the vehicle for use in providing the passenger transport service.
- (3) The following are responsible persons in relation to this safety standard
  - (a) the provider of an on-demand booking service for the use of the vehicle in providing the passenger transport service;
    - (b) the provider of the passenger transport service;
    - (c) the driver of the vehicle.

#### Subdivision 2 — Wheelchair accessible vehicle standards



- section 12.5 of the Disability Standards.
  - (c)
- (2) Despite subregulation (1), a vehicle that was modified, upgraded or constructed before the coming into operation of Part 6 of the Act to be a wheelchair accessible vehicle and that is used to provide a passenger transport service must comply with the equivalent standards applying to that modification, upgrade or construction that were in force at the time of the modification, upgrade or construction.
- This safety standard is specified for the provider of the vehicle for use in providing the on-demand passenger transport service.

(4)	The following are responsible persons in relation to this safety	y
	standard —	

- (a) the provider of an on-demand booking service for the use of the vehicle in providing the on-demand passenger transport service;
- (b) the provider of the on-demand passenger transport service;
- (c) the driver of the vehicle.

#### 19. Wheelchair accessible vehicles: operation standards

- (1) An on-demand vehicle must not be used to provide an on-demand passenger transport service for a passenger in an occupied wheelchair unless the wheelchair is properly restrained.
- (2) An on-demand vehicle must not be used to provide an on-demand passenger transport service for a passenger in an occupied wheelchair unless the driver meets the requirements of regulation 35.
- (3) This safety standard is specified for the driver of the vehicle.
- (4) The provider of an on-demand booking service for the use of the vehicle in providing the on-demand passenger transport service is a responsible person in relation to this safety standard.

#### **Subdivision 3** — Motor cycle standards

#### **20.** Motor cycles: applicable standards

- (1) A motor cycle used to provide a passenger transport service must comply with the Australian Design Rules that apply to whichever of the following categories of vehicle in those Rules is appropriate to the motor cycle
  - (a) motor cycles (LC vehicles);
  - (b) motor cycles and side cars (LD vehicles);
  - (c) motor tricycles (LE vehicles).

#### Transport (Road Passenger Services) Regulations 2020

Part 3 Safety standards
Division 3 Vehicle standards

r. 21



- (3) A motor cycle that is an LC vehicle as defined in the Australian

  Design Rules that is used to provide a passenger transport

  service must not have—
  - (a) a two-stroke engine; or
    - (b) an engine capacity of less than 500 cc.
- (4) A motor cycle used to provide a passenger transport service on any part of an unsealed road must be an LD vehicle or an LE vehicle as defined in the Australian Design Rules.
- (5) This safety standard is specified for the provider of the motor cycle for use in providing the passenger transport service.
- (6) The following are responsible persons in relation to this safety standard
  - (a) the provider of an on-demand booking service for the use of the motor cycle in providing the passenger transport service;
  - (b) the provider of the passenger transport service;
  - (c) the driver of the motor cycle.

#### 21. Motor cycle requirements

- (1) Motor cycle helmets complying with subregulation (2) must be available in a range of sizes for use by passengers of a motor cycle used to provide a passenger transport service.
- (2) The motor cycle helmet must
  - (a) be a protective helmet as defined in the *Road Traffic*Code 2000 regulation 244(1); and
  - (b) be in an undamaged condition.

Division 3

(3)	The driver of a motor cycle that is being used to provide a
	passenger transport service must be competent in the operation
	of the motor cycle when carrying a passenger.
(4)	This safety standard is specified for the following —

- (a) the provider of an on-demand booking service for the use of the motor cycle in providing the passenger transport service;
- (b) the provider of the passenger transport service.
- (5) The driver of the motor cycle is a responsible person in relation to this safety standard.

# <u>Subdivision 4 — Specific requirements: on-demand rank or hail vehicles</u>

## 22. Markings, lights and signs: on-demand rank or hail vehicles An on-demand rank or hail vehicle must meet the following (1) requirements — (a) the vehicle must be marked as an on-demand rank or hail vehicle (which may include being marked as a taxi); (b) the vehicle must be fitted with a roof light and roof sign that are clearly visible in daylight: (c) the required number plates issued or taken to be issued for the vehicle under the *Road Traffic (Vehicles)* Regulations 2014 regulation 111(2) must be attached to the vehicle; the numerals on the number plates referred to in paragraph (c) must be displayed on the vehicle in raised form on each of the passenger doors, either — (i) just forward of the handle; or (ii) if, due to the design of the vehicle, it is not

practicable to display the numerals just forward of the handle — in another position close to the

handle.



- (a) the provider of an on-demand booking service for the use of the vehicle in providing a passenger transport service;
- (b) the provider of the vehicle for use in providing a passenger transport service.
- (3) The driver of the vehicle is a responsible person in relation to this safety standard.

#### 23. Livery: on-demand rank or hail vehicles

- (1) An on-demand rank or hail vehicle must display prominent livery on the left and right sides of the vehicle on any of the side panels or door panels.
  - (2) This safety standard is specified for the following
    - (a) the provider of an on-demand booking service for the use of the vehicle in providing a passenger transport service;
    - (b) the provider of the vehicle for use in providing a passenger transport service.
- (3) The driver of the vehicle is a responsible person in relation to this safety standard.

#### 24. When roof lights to be lit: on-demand rank or hail vehicles

- (1) The roof light of an on-demand rank or hail vehicle
  - (a) must be lit when the vehicle is available to provide a rank or hail service; and
  - (b) must not be lit when the vehicle is unavailable to provide a rank or hail service.
- (2) This safety standard is specified for the driver of the vehicle.

(3)	The following	are	res	ponsible	persons	in	relation	to	this	safety	7
	standard —				_						

- (a) the provider of an on-demand booking service for the use of the vehicle in providing a passenger transport service;
- (b) the provider of an on-demand rank or hail passenger transport service that is provided using the vehicle.

#### 25. Contact information: on-demand rank or hail vehicles

- (1) An on-demand rank or hail vehicle used to provide an on-demand rank or hail passenger transport service must be painted or marked so that the contact information for the provider of the on-demand booking service in relation to the on-demand rank or hail passenger transport service
  - (a) is displayed prominently; and
  - (b) is clearly visible on the vehicle.
- (2) This safety standard is specified for the provider of the on-demand booking service in relation to the on-demand rank or hail passenger transport service.
- (3) The following are responsible persons in relation to this safety standard
  - (a) the provider of the on-demand rank or hail passenger transport service;
  - (b) the driver of the vehicle.

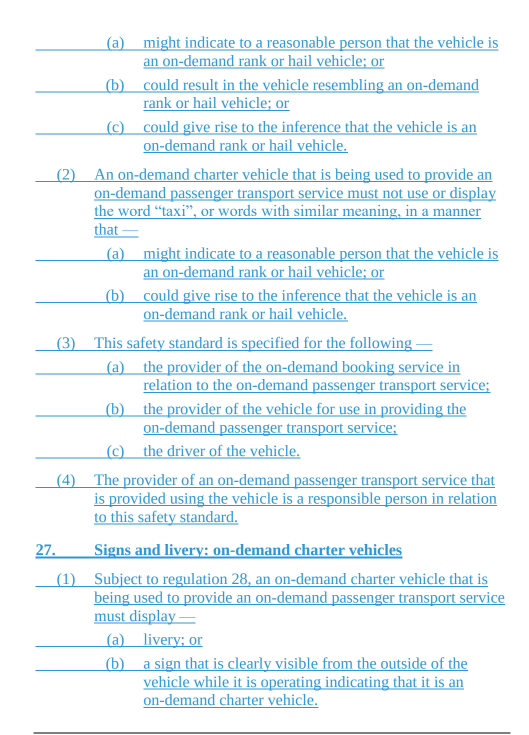
#### Subdivision 5 — Specific requirements: on-demand charter vehicles

- 26. Signs, lights and markings: on-demand charter vehicles not to be represented as on-demand rank or hail vehicles
- (1) An on-demand charter vehicle that is being used to provide an on-demand passenger transport service must not have signs or lights or be painted or marked in a manner that —

#### Transport (Road Passenger Services) Regulations 2020

Part 3 Safety standards
Division 3 Vehicle standards

r. 27



(2)	The livery referred to in subregulation (1)(a) must be —
	(a) legible or recognisable to persons in the vicinity of the
	vehicle; and
	(b) clearly visible in daylight and at night.
(3)	The sign referred to in subregulation (1)(b) must be located —
	(a) at the left of the rear window of the vehicle; or
	(b) if that is not practicable, in a position on the vehicle that
	is clearly visible from the rear of the vehicle while it is operating.
(4)	The sign referred to in subregulation (1)(b) must identify the
	provider of the on-demand booking service in relation to the
	on-demand passenger transport service by name or by logo so
	that the name or logo is —
	(a) legible or recognisable from the rear of the vehicle; and
	(b) clearly visible in daylight and at night.
(5)	This safety standard is specified for the following —
	(a) the provider of the on-demand booking service in
	relation to the on-demand passenger transport service;
	(b) the provider of the vehicle for use in providing the
	on-demand passenger transport service;
	(c) the driver of the vehicle.
(6)	The provider of the on-demand passenger transport service is a
	responsible person in relation to this safety standard.
28.	<b>Exception to signs and livery requirements relating to</b>
	family violence: on-demand charter vehicles
(1)	In this regulation —
	approved provider (family violence exception) means a
	provider of an authorised on-demand booking service in relation
	to whom an approval under subregulation (4) is in force;

#### Transport (Road Passenger Services) Regulations 2020

Part 3 Safety standards
Division 3 Vehicle standards

r. 28

*family violence* has the meaning given in the *Restraining Orders Act 1997* section 5A.

- (2) An on-demand charter vehicle that is being used to provide an on-demand passenger transport service the booking for which was taken or facilitated by an approved provider (family violence exception) is not required to comply with regulation 27(1) if the driver of the vehicle or the provider believes on reasonable grounds that
  - (a) the service was booked in connection with family violence; and
  - (b) it is necessary or desirable in order to protect the safety of a passenger or the driver that the vehicle is not readily identifiable as an on-demand charter vehicle.
- (3) The provider of an authorised on-demand booking service may apply to the CEO in the approved form for approval as an approved provider (family violence exception).
- (4) On application under subregulation (3), the CEO may by written notice approve the provider of an authorised on-demand booking service as an approved provider (family violence exception) if the CEO is satisfied that the provider has in place appropriate policies and procedures to ensure that in a situation in which subregulation (2) is relied on
  - (a) the safety of each passenger and the driver is protected; and
  - (b) the vehicle is identifiable to each passenger; and
  - (c) reliance on subregulation (2) is communicated to the driver of the vehicle or the provider (as the case may be) as soon as practicable.
- (5) The CEO may by written notice revoke an approval under subregulation (4) if the CEO is no longer satisfied that the provider meets the requirements for a grant of an approval under subregulation (4).

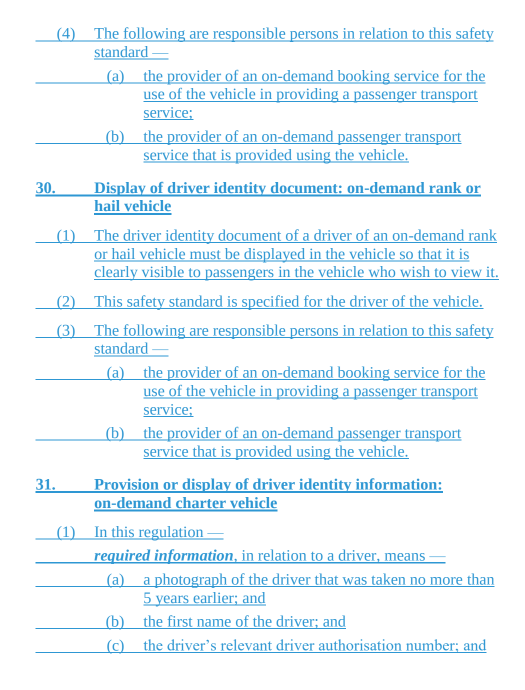
# **Subdivision 6 — Driver identity documents**

		<u> </u>	Jii o Jii o ladiki do camono	
<u>29.</u>	Drive	r identi	ty document: on-demand rank or hail vehicle	
(1)	The driver of an on-demand rank or hail vehicle who holds a			
	_		sport driver authorisation must have a driver	
	•	•	ment in the approved form containing the	
	follow	<u>ing —</u>		
	(a)	a phot	ograph of the driver that was taken no more than	
		5 year	s earlier;	
	(b)	the fir	st name of the driver;	
	(c)	the dri	ver's passenger transport driver authorisation	
		numbe	er;	
	(d)	any ot	her information required by the approved form.	
(2)	The di	river of	an on-demand rank or hail vehicle who holds an	
	interst	ate driv	er authorisation must have —	
	(a)	a drive	er identity document issued to the driver by an	
		interst	ate passenger transport authority (as defined in	
		section 150 of the Act); or		
	(b)	otherv	vise — a driver identity document in the approved	
		form c	containing the following —	
		(i)	a photograph of the driver that was taken no	
			more than 5 years earlier;	
		(ii)	the first name of the driver;	
		(iii)	the driver's interstate driver authorisation	
			number;	
		(iv)	any other information required by the approved	
			<u>form.</u>	
(3)	This s	afety sta	andard is specified for the driver of the vehicle.	

#### Transport (Road Passenger Services) Regulations 2020

Part 3 Safety standards
Division 3 Vehicle standards

r. 30



	(d) any other information required by the approved form
	referred to in subregulation (2)(a) or (b), as the case
	requires.
(2)	The required information in relation to the driver of an
	on-demand charter vehicle must be —
	(a) made available in the approved form at the time of
	booking for viewing by the person who books the vehicle for use in providing an on-demand passenger
	transport service; or
	(b) displayed in the approved form when the vehicle is
	being used to provide an on-demand passenger transport
	service —
	(i) on the driver's person; or
	(ii) in the vehicle so that it is clearly visible to
	passengers in the vehicle who wish to view it.
(3)	Despite paragraph (c) of the definition of required information
	in subregulation (1), the relevant driver authorisation number of
	a driver who holds a passenger transport driver authorisation is not required to be made available or displayed under
	subregulation (2) during the period of 14 days beginning on the
	day on which the passenger transport driver authorisation is
	granted.
(4)	Subregulation (2) is taken to be satisfied if —
	(a) the required information (other than the driver's relevant
	driver authorisation number) is made available in
	accordance with subregulation (2)(a); and
	(b) the driver's relevant driver authorisation number is
	<u>displayed in the approved form —</u>
	(i) on the driver's person; or
	(ii) in the vehicle so that it is clearly visible to

passengers in the vehicle who wish to view it.

	This safety standard is specified for the following —
	(a) the provider of the on-demand booking service in
	relation to the on-demand passenger transport service;
	(b) the provider of an on-demand passenger transport
	service that is provided using the vehicle;
	(c) the driver of the vehicle.
	<b>Subdivision 7 — Offences</b>
32.	Offence of contravening safety standard
(1)	A person who contravenes a safety standard specified for that
	person in regulation 19, 22, 23, 26 or 27 commits an offence.
	Penalty for this subregulation:
	(a) for an individual, a fine of \$12 000;
	(b) for a body corporate, a fine of \$40 000.
(2)	A person who contravenes any other safety standard specified
	for that person in this Division commits an offence.
	Penalty for this subregulation:
	(a) for an individual, a fine of \$9 000;
	(b) for a body corporate, a fine of \$30 000.
(3)	A person who is specified in this Division as a responsible
(3)	person in relation to a safety standard specified in
	regulation 19, 22, 23, 26 or 27 must ensure, so far as is
	reasonably practicable, that the safety standard is complied
	with.
	Penalty for this subregulation:
	(a) for an individual, a fine of \$12 000;

person in relation to any other safety standard specified in this

	Division must ensure, so far as is reasonably practicable, that	
	the safety standard is complied with.	
	Penalty for this subregulation:	
	(a) for an individual, a fine of \$9 000;	
	(b) for a body corporate, a fine of \$30 000.	
<b>Division 4 — Provision of information</b>		
33.	Information to be made available by provider of on-demand	
	booking service	
(1)	The provider of an on-demand booking service must make the following information available to a person who makes a booking for an on-demand vehicle to be used in providing an on-demand passenger transport service —	
	(a) information about the vehicle;	
	(b) information about the driver of the vehicle.	
(2)	The information provided must be —	
(2)	(a) sufficient to enable a proposed passenger to identify the	
	vehicle and the driver; and	
	(b) provided a reasonable time before the journey.	
(3)	This regulation does not apply if the vehicle is engaged to	
(3)	provide a passenger transport service on a rank or hail basis.	
2.4		
<u>34.</u>	Offence of contravening safety standard	
	A provider of an on-demand booking service who contravenes	
	the safety standard specified in regulation 33 commits an offence.	
	Penalty:	
	(a) for an individual, a fine of \$9 000;	
	(b) for a body corporate, a fine of \$30 000.	

Part 3 Safety standards

**Division 5** Driver competence and reporting

r. 35

#### Division 5 — Driver competence and reporting

- 35. Driver of wheelchair accessible vehicle to be competent in loading and unloading wheelchair passengers
- (1) A driver of a wheelchair accessible vehicle that is being used to provide a passenger transport service must be able to demonstrate a level of competence in the safe loading, restraint and unloading of a person in a wheelchair at the standard specified in subregulation (2).
- (2) The standard of competence is equivalent to that required to complete the following elements of unit of competency TLIC2040
  - (a) Element 3 (Assist passengers into and out of a taxi in a manner suited to their disability);
  - (b) Element 4 (Drive a taxi used by passengers with disabilities).
- (3) This safety standard is specified for the following
  - (a) the provider of the on-demand booking service in relation to the passenger transport service;
  - (b) the provider of the passenger transport service;
  - (c) the driver of the vehicle.
- (4) The provider of the vehicle for use in providing the passenger transport service is a responsible person in relation to this safety standard.
- **36.** Driver reporting requirements
- (1) A passenger transport driver must give written notice to the <u>CEO of —</u>
  - (a) any driving impairment of the driver or any alteration to
    a driving impairment of the driver of which the road
    traffic CEO must be informed under the *Road Traffic*



- (b) any other change in the driver's circumstances that adversely affects whether the driver is a fit and proper person to hold a passenger transport driver authorisation, having regard to the matters set out in section 97(3) of the Act.
- (2) The requirement under subregulation (1)(a) is taken to be satisfied if the passenger transport driver informs the road traffic CEO under the *Road Traffic (Authorisation to Drive)*Regulations 2014 regulation 64 of the driving impairment of the driver or the alteration to a driving impairment of the driver.
- (3) The passenger transport driver must give notice under subregulation (1) within 7 days after the driver becomes aware of the driving impairment, alteration to the driving impairment or change in circumstances.
- (4) The following are responsible persons in relation to this safety standard
  - (a) the provider of an on-demand booking service for the use of a vehicle driven by the passenger transport driver in providing a passenger transport service;
  - (b) the provider of a passenger transport service provided using a vehicle driven by the passenger transport driver.

#### 37. Offence of contravening safety standard

(1) A person who contravenes a safety standard specified for that person in regulation 35 commits an offence.

Penalty for this subregulation:

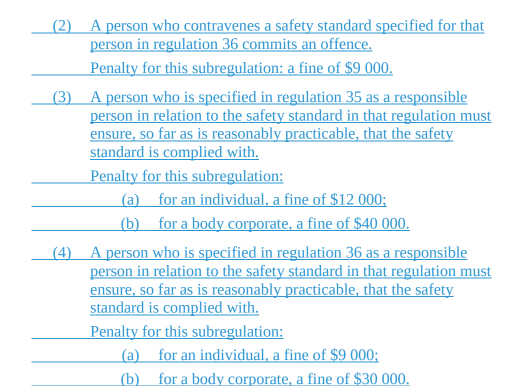
- (a) for an individual, a fine of \$12 000;
- (b) for a body corporate, a fine of \$40 000.

#### Transport (Road Passenger Services) Regulations 2020

Part 3 Safety standards

**Division 5** Driver competence and reporting

r. 37



Preliminary

### Part 4 — Authorisation of on-demand booking services

#### **Division 1 — Preliminary**

#### 38. Term used: disqualification offence

In this Part —

disqualification offence means an offence prescribed under regulation 52 for the purposes of Part 3 of the Act.

- 39. Prescribed functions for which provider of principal booking service is responsible (s. 27(3))
- (1) For the purposes of section 27(3) of the Act, the provider of an authorised on-demand booking service (the *principal booking service*) who has entered into an association arrangement is responsible for the functions set out in subregulation (2) in relation to on-demand booking services provided by the provider of the associated booking service in accordance with the association arrangement, as if
  - (a) an on-demand booking service provided by the provider of the associated booking service were provided by the provider of the principal booking service; and
  - (b) a booking taken or facilitated by the provider of the associated booking service were taken or facilitated by the provider of the principal booking service.
- (2) For the purposes of subregulation (1), the functions are the following
  - (a) preparing, maintaining, reviewing and keeping up-to-date a safety management system in accordance with regulation 14;
  - (b) keeping and retaining records relating to drivers, vehicles, bookings and booking requests in accordance with regulations 57 and 58;

# Transport (Road Passenger Services) Regulations 2020 Part 4 Authorisation of on-demand booking services Division 2 Applications for on-demand booking service authorisations r. 40

(c)	ensuring that a complaints resolution procedure is
	prepared and made accessible in accordance with
	regulation 62;

(d) keeping and retaining records of customer complaints in accordance with regulation 63.

#### Notes for this regulation:

- 1. The provider of the principal booking service under an association arrangement is also liable to pay any levy payable under Part 9
  Division 2 of the Act in relation to bookings taken by the provider of the associated booking service (see section 244(3) of the Act).
- For the purposes of regulation 43, an on-demand booking service
   provided by the provider of an associated booking service under an
   association arrangement is considered to be provided under the
   on-demand booking service authorisation of the provider of the
   principal booking service.

# <u>Division 2 — Applications for on-demand booking service</u> authorisations

- 40. Information to be included in on-demand booking service authorisation application (s. 29(4)(e))
  - For the purposes of section 29(4)(e) of the Act, an application for an on-demand booking service authorisation must include the following information
    - (a) the maximum number of vehicles the applicant wants to be covered by the authorisation;
    - (b) whether the applicant, a person nominated under section 29(4)(c) of the Act in the application or a close associate of the applicant has previously held an on-demand booking service authorisation, or an equivalent authorisation in another State or a Territory, that has been cancelled;
    - (c) whether the applicant, a person nominated under section 29(4)(c) of the Act in the application or a close associate of the applicant has previously made an application for an on-demand booking service

authorisation, or an equivalent authorisation in another State or a Territory, that was refused.

# 41. Documents to be included in on-demand booking service authorisation application (s. 29(4)(e))

For the purposes of section 29(4)(e) of the Act, an application for an on-demand booking service authorisation must include —

- (a) in relation to each person nominated in the application under section 29(4)(c) of the Act, a criminal record check for the person that is dated no earlier than 3 months before the day on which the application is made; and
- (b) any other documents required by the approved form.

#### 42. Declaration as to persons nominated as responsible officers

The declaration required under section 29(4)(d) of the Act must be made by —

- (a) if the applicant is an individual or the trustee of a trust the applicant; or
- (b) if the applicant is a partnership a partner of the partnership; or
- (c) if the applicant is a company a director of the body corporate; or
- (d) if the applicant is an incorporated association a member of the management committee of the association.

### <u>Division 3 — Grant, duration and renewal of on-demand</u> booking service authorisations

#### 43. Condition for maximum number of vehicles

(1) An authorisation document issued to the provider of an authorised on-demand booking service must identify the maximum number of vehicles covered by the authorisation.

Part 4 Authorisation of on-demand booking services

**Division 3** Grant, duration and renewal of on-demand booking service

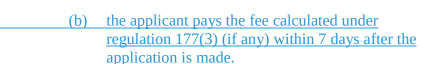
authorisations

r. 44

- (2) It is a condition of an on-demand booking service authorisation that the provider of the authorised on-demand booking service must ensure that, at any time, the total number of vehicles in relation to which an on-demand booking service is provided under the authorisation does not exceed the maximum number identified on the authorisation document.
- (3) For the purposes of subregulation (2), an on-demand booking service is provided under an on-demand booking service authorisation if
  - (a) the service is provided by the provider of the authorised on-demand booking service; or
  - (b) the provider of the authorised on-demand booking service has entered into an association arrangement and the service is provided by the provider of the associated booking service in accordance with the association arrangement.

#### 44. Variation of maximum number of vehicles

- (1) The provider of an authorised on-demand booking service may apply to the CEO in the approved form for a variation to increase the maximum number of vehicles covered by the on-demand booking service authorisation.
- (2) An application under subregulation (1)
  - (a) cannot be made within the period of 2 months ending on the day on which the current authorisation expires; and
  - (b) must include any documents required by the approved form.
- (3) The CEO may vary the maximum number of vehicles covered by the authorisation if
  - (a) the application is made in accordance with subregulations (1) and (2); and



- (4) The CEO may refuse to vary the maximum number of vehicles covered by the authorisation if the CEO is not satisfied that the variation is appropriate in the circumstances.
- (5) If the CEO varies the maximum number of vehicles covered by the authorisation under subregulation (3), the CEO must issue to the provider a new authorisation document for the authorisation which must—
  - (a) identify the new maximum number of vehicles covered by the authorisation; and
  - (b) specify the day on which the variation of the authorisation comes into force.
- (6) A variation of an on-demand booking service authorisation under this regulation does not affect when the authorisation expires.
- 45. Duration of on-demand booking service authorisation (s. 39(1))
- (1) An authorisation document issued to the provider of an on-demand booking service must specify the day on which the authorisation comes into force.
- (2) For the purposes of section 39(1) of the Act, an on-demand booking service authorisation granted under section 31 of the Act or regulation 46(4)
  - (a) is granted for the period of 12 months beginning on the day on which the authorisation comes into force; and
  - (b) expires at the end of the last day of that period.

Part 4 Authorisation of on-demand booking services

**Division 3** Grant, duration and renewal of on-demand booking service

authorisations

r. 46

#### 46. Renewal of on-demand booking service authorisation

- (1) The provider of an authorised on-demand booking service may apply to the CEO in the approved form for the renewal of the on-demand booking service authorisation (the *prior authorisation*).
- (2) An application under subregulation (1) must
  - (a) be made within the period of 2 months ending on the day on which the prior authorisation expires; and
  - (b) include
    - (i) if the last criminal record check for any responsible officer of the applicant is dated earlier than 5 years before the day on which the application is made a further criminal record check for the responsible officer that is dated no earlier than 3 months before that day; and
    - (ii) any other documents required by the approved form;

and

- (c) if the applicant wants the maximum number of vehicles covered by the authorisation to be different from the maximum number covered by the prior authorisation state the maximum number of vehicles the applicant wants to be covered by the authorisation.
- (3) The CEO may, by written notice given to the applicant, require the applicant to provide further information relevant to the application that is specified in the notice within the time specified in the notice.
- (4) The CEO must grant a further on-demand booking service authorisation to the applicant if
  - (a) the application is made in accordance with subregulations (1) and (2); and

Authorisation of on-demand booking services Part 4 Grant, duration and renewal of on-demand booking service authorisations

**Division 3** 

r. 47

- the applicant pays the applicable authorisation fee prescribed under regulation 177(2) within the period referred to in subregulation (2)(a); and
  - the applicant complies with any notice given under subregulation (3).
- (5) Despite subregulation (4), the CEO
  - (a) may refuse to grant a further on-demand booking service authorisation to the applicant if —
    - (i) the prior authorisation is suspended; or
    - any of the grounds for making an order (ii) suspending or cancelling the prior authorisation under section 42(1) or 43(1) or (4) of the Act apply;

and

- must refuse to grant a further on-demand booking (b) service authorisation if section 43(2) or (3) of the Act applies in relation to the prior authorisation.
- The authorisation document issued under section 37 of the Act for a further on-demand booking service authorisation granted under subregulation (4) must specify
  - the same authorisation number as the prior authorisation; and
  - the day on which the authorisation comes into force, (b) which must be the day after the day on which the prior authorisation expires.

#### Surrender of on-demand booking service authorisation

- The provider of an authorised on-demand booking service may, by written notice to the CEO, surrender the on-demand booking service authorisation.
- If a provider surrenders an on-demand booking service authorisation, the CEO must cancel the authorisation by written

**Division 4** Responsible officers

r. 48

notice to the provider stating the day on which the cancellation takes effect.

(3) A provider who surrenders an on-demand booking service authorisation is not entitled to any refund of a fee paid in connection with the authorisation or any part of such a fee.

#### **Division 4** — Responsible officers

# 48. Responsible officer must be ordinarily resident in Australia (s. 30(f))

For the purposes of section 30(f) of the Act, a person nominated under section 29(4)(c) of the Act or regulation 50 must be ordinarily resident in Australia.

#### 49. At least 1 responsible officer to be resident in State

It is a condition of an on-demand booking service authorisation that the provider must take all reasonable steps to ensure that at all times there is at least 1 responsible officer of the provider of the authorised on-demand booking service who is a resident of the State.

#### 50. Nomination of additional or replacement responsible officer

- (1) The provider of an authorised on-demand booking service may at any time, by written notice to the CEO, nominate 1 or more additional persons to represent the provider in providing the service.
- (2) If a person ceases to be a responsible officer of the provider of an authorised on-demand booking service, the provider must as soon as practicable give written notice to the CEO stating that the person has ceased to be a responsible officer.

Penalty for this subregulation:

- (a) for an individual, a fine of \$3 000;
- (b) for a body corporate, a fine of \$10 000.

- (3) Subregulation (4) applies if the provider of an on-demand booking service ceases, or becomes aware that the provider will cease, to have either of the following
  - (a) at least 1 responsible officer who is a resident of the State;
  - (b) if the provider is a body corporate at least
     1 responsible officer who is a director or manager of the body corporate.
- (4) The provider must as soon as practicable give written notice to the CEO nominating 1 or more replacement persons to represent the provider of the on-demand booking service in providing the service, so that the provider has a responsible officer or officers meeting the criteria in subregulation (3)(a) and (b).

Penalty for this subregulation:

- (a) for an individual, a fine of \$3 000;
- (b) for a body corporate, a fine of \$10 000.
- (5) When a nomination under subregulation (1) or (4) is made, the provider must
  - (a) pay the nomination fee prescribed under regulation 177(1); and
  - (b) give the CEO a criminal record check for each nominated person that is dated no earlier than 3 months before the day on which the nomination is made.

Note for this regulation:

Under section 30 of the Act, a person must meet the criteria in that section in order to be nominated under this regulation to represent the provider of an on-demand booking service in providing that service.

- 51. Acceptance of or refusal to accept nomination of additional or replacement responsible officer
- (1) The CEO may accept the nomination of a person by the provider of an authorised on-demand booking service under

r. 51



- (2) The CEO may refuse to accept the nomination of a person by the provider of an authorised on-demand booking service under regulation 50(1) or (4) if
  - (a) the person has previously held an on-demand booking service authorisation, or an equivalent authorisation in another State or a Territory, and that authorisation has been cancelled; or
  - (b) the person has been charged with a disqualification offence.
- (3) The CEO must refuse to accept the nomination of a person by the provider of an authorised on-demand booking service under regulation 50(1) or (4) if
  - (a) the person
    - (i) has been convicted of a disqualification offence; and
    - (ii) the conviction has not been quashed or set aside; and
    - (iii) the disqualification period prescribed under regulation 52 in relation to the disqualification offence has not passed since the conviction;

or

- (b) for a nomination under regulation 50(4) the nomination will not result in the provider having a responsible officer or officers meeting the criteria in regulation 50(3)(a) and (b).
- (4) The CEO must give written notice of the acceptance of or refusal to accept a nomination under regulation 50(1) or (4) to the provider of the authorised on-demand booking service.

Division 5

#### **Division 5** — **Disqualification**

# 52. Disqualification offences and disqualification periods (s. 26 and 46)

The disqualification offences and disqualification periods set out in Schedule 2 are prescribed for the purposes of Part 3 of the Act.

# 53. Reinstatement of authorisation if conviction quashed or set aside

- (1) This regulation applies if
  - (a) an on-demand booking service authorisation has been cancelled under section 43(2), (3) or (4) of the Act because the provider of the authorised on-demand booking service, or a responsible officer or close associate of the provider, has been convicted of a disqualification offence; and
  - (b) the conviction is quashed or set aside on or before the day on which the authorisation would have expired.
- (2) On application by the provider, the CEO must, by written notice to the provider, reinstate the authorisation and issue a further authorisation document to the provider specifying the same authorisation number as the cancelled authorisation.
- (3) A reinstated authorisation remains in force until it is cancelled or until it expires under regulation 45(2)(b) at the end of the period of 12 months after it originally came into force (whichever occurs first).
- 54. Requirement to notify CEO of charge or conviction for disqualification offence

If the provider of an authorised on-demand booking service, or a responsible officer or close associate of the provider, is charged with or convicted of a disqualification offence, the provider must give written notice of the charge or conviction to the CEO

Part 4 Authorisation of on-demand booking services

**Division 6** Changes to information

r. 55

	as soon as practicable after becoming aware of the charge or
	conviction.  Penalty:
	(a) for an individual, a fine of \$3 000;
	(b) for a body corporate, a fine of \$10 000.
	<b>Division 6 — Changes to information</b>
<u>55.</u>	Provider of on-demand booking service to notify change in
	circumstances
	The provider of an authorised on-demand booking service must
	give written notice to the CEO, as soon as practicable after
	becoming aware of the change, if there is a change in any of the
	information that is given to the CEO —
	(a) in the application for the on-demand booking service
	authorisation; or
	(b) in an application for renewal of the on-demand booking
	service authorisation; or
	(c) under this regulation.
	Penalty:
	(a) for an individual, a fine of \$3 000;
	(b) for a body corporate, a fine of \$10 000.
	<u>Division 7 — Records</u>
<u> </u>	Subdivision 1 — Records of drivers, vehicles and bookings
<u>56.</u>	Obligations in this Division are conditions on authorisation
	It is a condition of an on-demand booking service authorisation
	that the provider of the authorised on-demand booking service
	must comply with the requirements imposed by regulations 57
	and 58.

#### 57. Records of drivers and vehicles

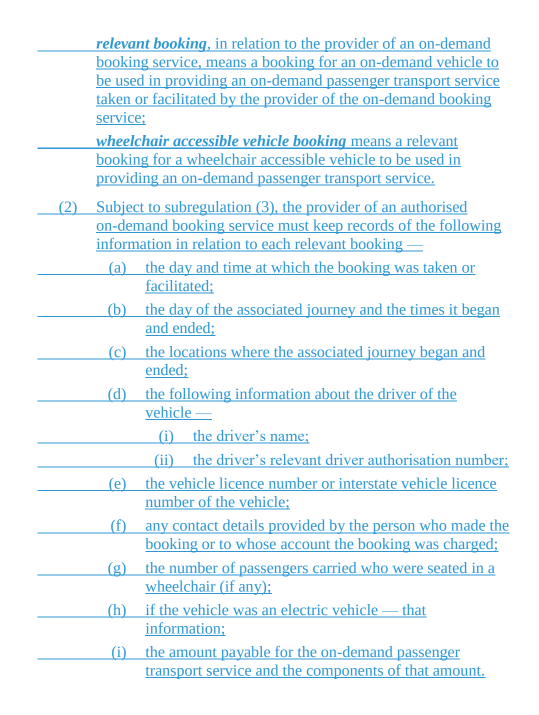
- (1) The provider of an authorised on-demand booking service must keep records of the following information
  - (a) for each person who drives a vehicle for use in providing an on-demand passenger transport service in relation to which the provider provides an on-demand booking service
    - (i) the person's name; and
    - (ii) the person's relevant driver authorisation number;
  - (b) the vehicle licence number or interstate vehicle licence number of each vehicle used in the provision of an on-demand passenger transport service in relation to which the provider provides an on-demand booking service.
- (2) The records referred to subregulation (1) must be kept in the manner and form approved by the CEO.
- (3) A record referred to in subregulation (1)(a) must be retained for at least 2 years after the person ceases to drive a vehicle as referred to in that subregulation.
- (4) A record referred to in subregulation (1)(b) must be retained for at least 2 years after the vehicle ceases to be used as referred to in that subregulation.
- 58. Records of bookings for on-demand passenger transport services
  - (1) In this regulation —

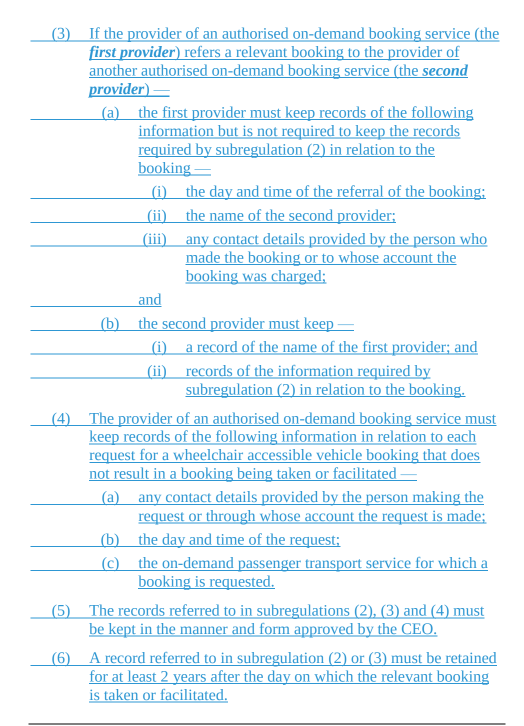
associated journey, in relation to a relevant booking, means a journey to transport passengers by vehicle that is made as part of the on-demand passenger transport service to which the relevant booking relates;

Part 4 Authorisation of on-demand booking services

**Division 7** Records

r. 58





(7) A record referred to in subregulation (4) must be retained for at least 2 years after the day on which the booking request is made.

#### **Subdivision 2** — Records of association arrangements

#### 59. Records of association arrangements

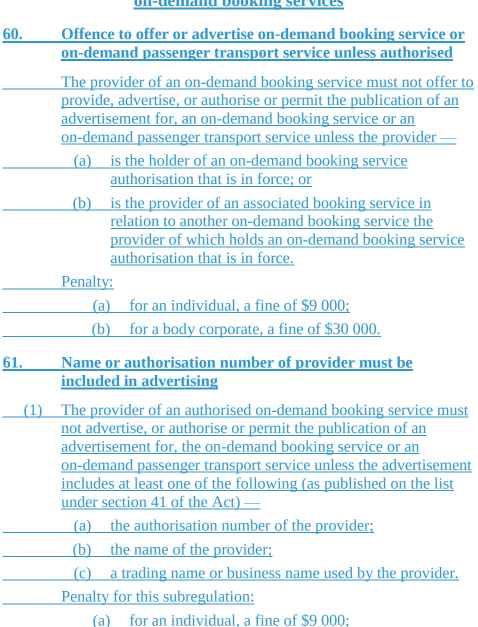
- (1) A person who is or has been a party to an association arrangement must, in accordance with this regulation
  - (a) retain a copy of the arrangement; and
  - (b) if the person is or has been the provider of an authorised on-demand booking service keep records of the following information
    - (i) the day on which the arrangement takes effect;
    - (ii) the name and contact details of the other party to the arrangement;
    - (iii) if the arrangement ceases to have effect the day on which the arrangement ceases to have effect.

#### Penalty for this subregulation:

- (a) for an individual, a fine of \$12 000;
- (b) for a body corporate, a fine of \$40 000.
- (2) The records referred to in subregulation (1)(b) must be kept in the manner and form approved by the CEO.
- (3) A copy of an association arrangement referred to in subregulation (1)(a) or a record referred to in subregulation (1)(b) must be retained for at least 2 years after the day on which the association arrangement ceases to have effect.

r. 60

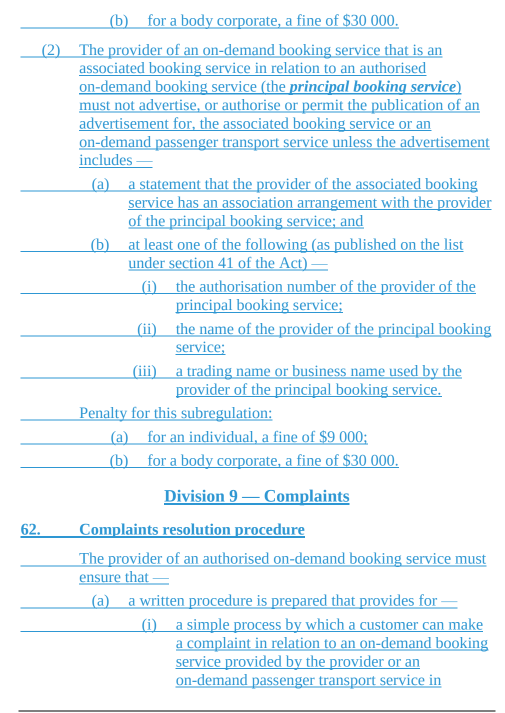
### <u>Division 8 — Offences relating to advertising by providers of</u> on-demand booking services



Division 9

Complaints

r. 62



Division 9

	relation to which the provider provides an on-demand booking service; and
	(ii) complaints to be investigated and resolved within
	a period that is reasonable in the circumstances;
	and
	(b) the procedure is readily accessible by —
	(i) customers; and
	(ii) drivers of on-demand vehicles used or to be used
	in providing on-demand passenger transport
	services in relation to which the provider
	provides an on-demand booking service.
	Penalty:
	(a) for an individual, a fine of \$12 000;
	(b) for a body corporate, a fine of \$40 000.
63.	Records of customer complaints
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	Accords of customer complaints
(1)	The provider of an authorised on-demand booking service must
	The provider of an authorised on-demand booking service must
	The provider of an authorised on-demand booking service must keep records in accordance with this regulation of —  (a) each complaint made by a customer in relation to an on-demand booking service provided by the provider or
	The provider of an authorised on-demand booking service must keep records in accordance with this regulation of —  (a) each complaint made by a customer in relation to an on-demand booking service provided by the provider or an on-demand passenger transport service in relation to
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	The provider of an authorised on-demand booking service must keep records in accordance with this regulation of —  (a) each complaint made by a customer in relation to an on-demand booking service provided by the provider or an on-demand passenger transport service in relation to which the provider provides an on-demand booking service; and  (b) the resolution of those complaints.  Penalty for this subregulation:  (a) for an individual, a fine of \$12 000;  (b) for a body corporate, a fine of \$40 000.  The records referred to subregulation (1) must be kept in the
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(1)	The provider of an authorised on-demand booking service must keep records in accordance with this regulation of —  (a) each complaint made by a customer in relation to an on-demand booking service provided by the provider or an on-demand passenger transport service in relation to which the provider provides an on-demand booking service; and  (b) the resolution of those complaints.  Penalty for this subregulation:  (a) for an individual, a fine of \$12 000;  (b) for a body corporate, a fine of \$40 000.  The records referred to subregulation (1) must be kept in the

Part 4 Authorisation of on-demand booking services

**Division 10** Miscellaneous

r. 64

#### **Division 10 — Miscellaneous**

#### 64. List of authorised on-demand booking services (s. 41)

The list of all providers of authorised on-demand booking services published under section 41 of the Act must include the following information about each provider —

- (a) the name of the provider;
- (b) any trading name or business name used by the provider in connection with the provision of the on-demand booking service;
- (c) the authorisation number for the on-demand booking service authorisation.

# <u>Part 5 — Authorisation of regular passenger transport</u> services

#### **Division 1 — Preliminary**

- 65. Exemption for contracted provider of authorised regular passenger transport service
- (1) A person (the *contracted provider*) who has entered into a contract with the provider of an authorised regular passenger transport service (the *principal provider*) to provide a regular passenger transport service on behalf of the principal provider is exempt from carrying out the functions set out in subregulation (2) in relation to the regular passenger transport service provided by the contracted provider in accordance with the contract.
- (2) The functions are the following
  - (a) complying with the safety duties specified in Part 2 of the Act;
  - (b) keeping and retaining records in accordance with regulation 74;
  - (c) ensuring that a complaints resolution procedure is prepared and made accessible in accordance with regulation 77;
  - (d) keeping and retaining records of customer complaints in accordance with regulation 78.
- (3) This regulation does not affect the obligation of the principal provider to carry out the functions set out in subregulation (2).

Part 5 Authorisation of regular passenger transport services

Division 2 Grant, duration and renewal of regular passenger service

authorisations

r. 66

# <u>Division 2 — Grant, duration and renewal of regular passenger</u> service authorisations

# 66. Application for approval of temporary variation of route or area (s. 70(2))

An application under section 70(2) of the Act for approval of a temporary variation of the route or routes or area or areas approved under a regular passenger transport service authorisation must —

- (a) be in writing; and
- (b) specify the particular route or routes or area or areas to be varied and how they are to be varied; and
- (c) specify the period of time for which the temporary variation is sought; and
- (d) set out why the variation and the period of variation is required.

#### 67. Temporary variation of route or area (s. 70(2))

A variation approved under section 70(2) of the Act must specify —

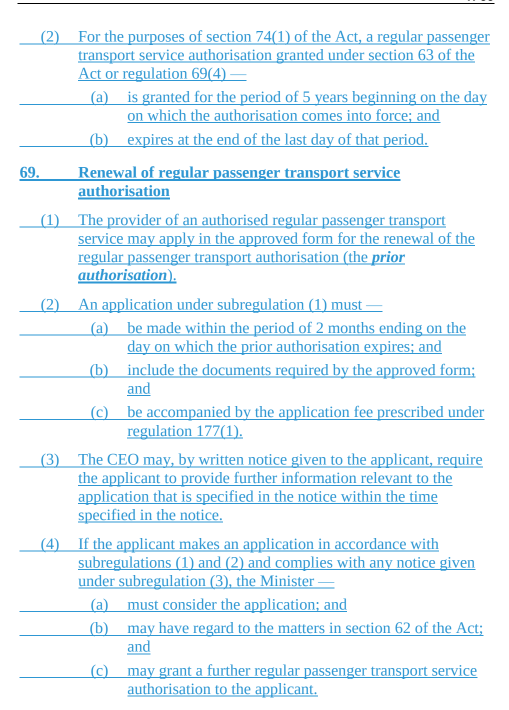
- (a) the period for which it is to have effect; and
- (b) any variation of the conditions of the authorisation by the Minister under section 68 of the Act that is made as a result of the variation under section 70(2) of the Act.

# 68. Duration of regular passenger transport service authorisation (s. 74(1))

(1) An authorisation document issued to the provider of a regular passenger transport service must specify the day on which the authorisation comes into force.

Authorisation of regular passenger transport services Grant, duration and renewal of regular passenger service authorisations Part 5
Division 2

r. 69



Part 5 Authorisation of regular passenger transport services

Division 3 Changes to information

r. 70

(5)	The Minister may refuse to grant a further regular passenger
	transport service authorisation to the applicant if —
	(a) the prior authorisation is suspended; or
	(b) any of the grounds for making an order suspending or cancelling the prior authorisation under section 79(1) of the Act apply; or
	(c) having regard to the matters in section 62 of the Act, the  Minister considers that a further regular passenger transport service authorisation should not be granted to the applicant.
(6)	The authorisation document issued under section 72 of the Act for a further regular passenger transport service authorisation granted under subregulation (4) must specify—
	(a) the same authorisation number as the prior authorisation; and
	(b) the day on which the authorisation comes into force, which must be the day after the day on which the prior authorisation expires.
	<u>Division 3 — Changes to information</u>
<u>70.</u>	Provider of authorised regular passenger transport service to notify change in circumstances
	The provider of an authorised regular passenger transport
	service must give written notice to the CEO, as soon as practicable after becoming aware of the change, if there is a change in any of the information that is given to the CEO —
	(a) in the application for the authorisation; or
	(b) in an application for renewal of the authorisation; or
	(c) under this regulation.
	Penalty:
	(a) for an individual, a fine of \$3 000;
	(b) for a body corporate, a fine of \$10 000.

r. 71

#### **Division 4** — Conditions of authorisation

#### 71. Obligations in this Division are conditions on authorisation

It is a condition of a regular passenger transport service authorisation that the provider of the authorised regular passenger transport service must comply with the requirements imposed by regulations 72, 73 and 74.

### 72. Use of regular passenger transport vehicles

- (1) The provider of an authorised regular passenger transport service must not permit a vehicle that is being used to provide the regular passenger transport service to stand or operate in a taxi rank.
- (2) The provider of an authorised regular passenger transport
  service must not permit a vehicle that is being used to provide
  the regular passenger transport service to stand, tout or ply for
  hire on a road or in another place accessible to the public for the
  purpose of attracting customers, unless—
  - (a) the place is associated with a route or area approved under the regular passenger transport authorisation; and
  - (b) the standing, touting or plying for hire occurs at a time that is consistent with the timetable or regular intervals according to which the regular passenger transport service is provided.

#### 73. Fares

- (1) The provider of an authorised regular passenger transport service must use a transparent process for the determination of fares.
- (2) The provider of an authorised regular passenger transport service must make the amount of any fare to be charged available to a passenger by publication or otherwise a reasonable time before a journey begins.

Part 5 Authorisation of regular passenger transport services

Division 5 Offences relating to advertising by providers of regular

passenger transport services

r. 74

#### 74. Records

- (1) The provider of an authorised regular passenger transport service must keep records of the following information for each journey that is made as part of the regular passenger transport service
  - (a) the day of the journey and the times it began and ended;
  - (b) the vehicle licence number or interstate vehicle licence number of the vehicle used in the journey;
  - (c) the following information about the driver of the vehicle used in the journey
    - (i) the driver's name;
    - (ii) the driver's relevant driver authorisation number;
  - (d) the scheduled locations for the journey for picking up and setting down passengers;
  - (e) the fare structure for the scheduled service applicable to the journey.
- (2) The records referred to subregulation (1) must be kept in the manner and form approved by the CEO.
- (3) A record referred to in subregulation (1) must be retained for at least 2 years after the journey is completed.

### <u>Division 5 — Offences relating to advertising by providers of</u> regular passenger transport services

### 75. Offence to offer or advertise regular passenger transport service unless authorised

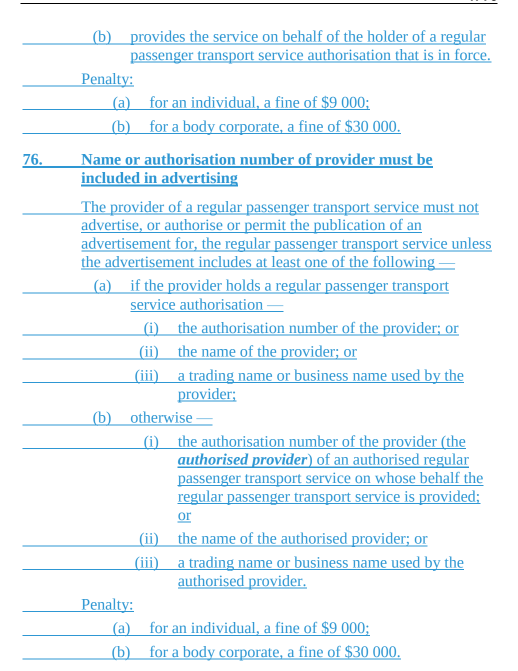
The provider of a regular passenger transport service must not offer to provide, advertise, or authorise or permit the publication of an advertisement for, the regular passenger transport service unless the provider —

(a) is the holder of a regular passenger transport service authorisation that is in force; or

Authorisation of regular passenger transport services
Offences relating to advertising by providers of regular
passenger transport services

Part 5
Division 5

r. 76



Part 5 Authorisation of regular passenger transport services

**Division 6** Complaints

r. 77

### **Division 6 — Complaints**

<del>77.</del>	Complaints resolution procedure
	The provider of an authorised regular passenger transport
	service must ensure that —
	(a) a written procedure is prepared that provides for —
	(i) a simple process by which a customer can make a complaint in relation to the regular passenger transport service; and
	(ii) complaints to be investigated and resolved within a period that is reasonable in the circumstances;
	and
	(b) the procedure is readily accessible by —
	(i) customers; and
	(ii) drivers of vehicles used or to be used in providing the regular passenger transport service.
	Penalty:
	(a) for an individual, a fine of \$12 000;
	(b) for a body corporate, a fine of \$40 000.
<u>78.</u>	Records of customer complaints
(1)	The provider of an authorised regular passenger transport service must keep records in accordance with this regulation of —
	(a) each complaint made by a customer in relation to the
	regular passenger transport service; and
	(b) the resolution of those complaints.
	Penalty for this subregulation:
	(a) for an individual, a fine of \$12 000;
	(b) for a body corporate, a fine of \$40 000.

Authorisation of regular passenger transport services

Complaints

Division 6

r. 78

- (2) The records referred to subregulation (1) must be kept in the manner and form approved by the CEO.
- (3) A record referred to in subregulation (1) must be retained for at least 2 years after the complaint is made.

Division 1

Preliminary

r. 79

### Part 6 — Authorisation of passenger transport drivers

### **Division 1 — Preliminary**

<b>79.</b>	Term used:	disqualification offence
	In this Part	
	disqualifica	tion offence means an offence prescribed under
	regulation 8	8 for the purposes of Part 5 of the Act.
<b>80.</b>		nicle with interstate driver authorisation
	(s. 90 and 9	<u>1)</u>
(1)	and regulati	ooses of sections 90(3)(b) and 91(2)(b) of the Act on 81(1)(b)(ii) and (3)(c), a driver must comply with a conditions—
	doci vehi	driver must carry their interstate driver authorisation ament in the vehicle at all times when driving the cle for the purposes of transporting passengers for or reward in the State;
	(b) the o	driver must produce their interstate driver
	<u>auth</u> offic	orisation document at the request of an authorised
		driver must not be —
	<u>(i)</u>	the holder of a passenger transport driver authorisation that is suspended; or
	(ii)	the holder of a passenger transport driver authorisation that is not in force because of the effect of section 104(5) of the Act; or
	(iii)	disqualified under Part 5 of the Act from holding or obtaining a passenger transport driver authorisation; or
	(iv)	an unfit person to drive a vehicle for the purpose of transporting passengers for hire or reward under subregulation (4).

- (2) For the purposes of sections 90(3)(c) and 91(2)(c) of the Act, the period prescribed for any interstate driver authorisation is a continuous period of 3 months beginning on the day on which the holder of the authorisation enters the State.
- (3) If the CEO is satisfied that the holder of an interstate driver authorisation is not a fit and proper person to drive a vehicle for the purpose of transporting passengers for hire or reward, the CEO may give the holder a written notice stating that the CEO is so satisfied.
- (4) For the purposes of subregulation (1)(c)(iv), a person who has been given a notice under subregulation (3) is an unfit person to drive a vehicle for the purposes of transporting passengers for hire or reward unless the CEO has, by written notice given to the person, withdrawn the notice given under subregulation (3).
- 81. Exemption from s. 90 and 91 where driver has interstate driver authorisation and conditions complied with to the extent possible in the State
- (1) A person who drives a vehicle for the purpose of transporting passengers for hire or reward is exempt from section 90(1) of the Act if
  - (a) section 90(3)(a) and (c) of the Act apply in relation to the driving; and
  - (b) in driving the vehicle the person complies with
    - (i) any conditions of the relevant interstate driver authorisation that can be complied with in the State; and
    - (ii) regulation 80(1).
  - (2) Subregulation (3) applies to a person who
    - (a) causes or permits another person to drive a vehicle for the purpose of transporting passengers for hire or reward; or

r.	82
	U_

(b)	provides an on-demand booking service to another
	person for the purpose of the other person driving a
	vehicle for use in providing an on-demand passenger
	service.

- (3) The person is exempt from section 91(1) of the Act if
  - (a) section 91(2)(a) and (c) of the Act apply in relation to the driving; and
  - (b) the vehicle is driven in accordance with any conditions of the relevant interstate driver authorisation that can be complied with in the State; and
  - (c) the driver complies with regulation 80(1).

### <u>Division 2 — Applications for passenger transport driver</u> authorisations

# 82. Documents to be included in passenger transport driver authorisation application

An application under section 95 of the Act for a passenger transport driver authorisation must include —

- (a) each of the following documents
  - (i) a criminal record check for the applicant that is dated no earlier than 3 months before the day on which the application is made;
  - (ii) an approved medical report on the applicant;

and

(b) any other documents required by the approved form.

# <u>Division 3 — Grant, duration and renewal of passenger</u> transport driver authorisations

#### 83. Grant of passenger transport driver authorisation (s. 96(b))

(1) For the purposes of section 96(b) of the Act, the following criteria are prescribed —

Authorisation of passenger transport drivers Grant, duration and renewal of passenger transport driver authorisations Part 6
Division 3

r. 84

- (a) the applicant must have reached 20 years of age;
- (b) the applicant must have, for a period of at least 3 years or periods adding up to at least 3 years, held a driving authorisation or a foreign driving authorisation;
- (c) the applicant must hold a driver's licence.
- (2) A period for which an applicant held a driving authorisation or foreign driving authorisation is taken not to include any period for which the applicant, although holding the authorisation, was excluded by law from driving under it.

# 84. Duration of passenger transport driver authorisation (s. 104(1))

- (1) An authorisation document issued to the holder of a passenger transport driver authorisation must specify the day on which the authorisation comes into force.
- (2) For the purposes of section 104(1) of the Act, a passenger transport driver authorisation granted under section 96 of the Act or regulation 85(4)
  - (a) is granted for the period of 12 months beginning on the day on which the authorisation comes into force; and
  - (b) expires at the end of the last day of that period.
- (3) Despite subregulation (2), if a passenger transport driver authorisation is a further authorisation granted by way of renewal under regulation 85(4) after the expiry of the prior authorisation referred to in regulation 85(1), the further authorisation
  - (a) is granted for the period
    - (i) beginning on the day on which the further authorisation comes into force; and

### authorisations r. 85 ending at the end of the period of 12 months beginning on the day after the day on which the prior authorisation expired; and expires at the end of the last day of that period. (b) **85.** Renewal of passenger transport driver authorisation The holder of a passenger transport driver authorisation, or the former holder of an expired passenger transport driver authorisation, may apply to the CEO in the approved form for the renewal of the authorisation (the *prior authorisation*). (2) An application under subregulation (1) must be made in the period — (a) beginning on the first day of the period of 6 months ending on the day (the *expiry day*) on which the prior authorisation expires; and ending on the last day of the period of 6 months (ii) beginning on the day after the expiry day; and (b) include if the last criminal record check for the applicant is dated earlier than 5 years before the day on which the application is made — a further criminal record check for the applicant that is dated no earlier than 3 months before that day; and if the last approved medical report on the (ii) applicant is dated earlier than 5 years before the day on which the application is made — a further approved medical report on the applicant; and

Transport (Road Passenger Services) Regulations 2020

Authorisation of passenger transport drivers

Grant, duration and renewal of passenger transport driver

Part 6

**Division 3** 

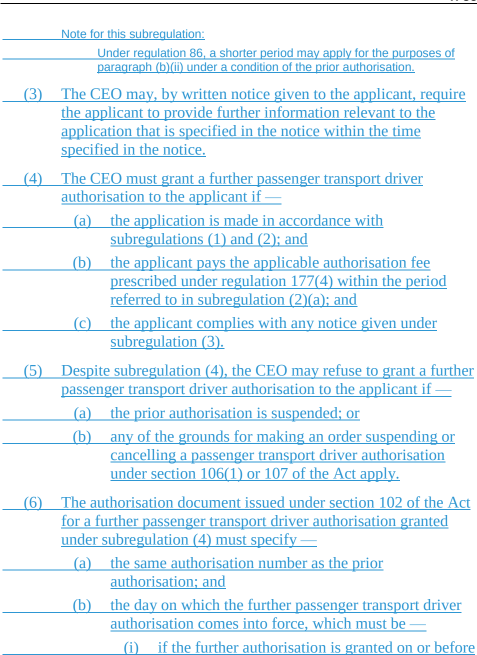
any other documents required by the approved

(iii)

form.

Authorisation of passenger transport drivers Grant, duration and renewal of passenger transport driver authorisations Part 6
Division 3

r. 85



the expiry day — the day after the expiry day; or

Part 6 Authorisation of passenger transport drivers

Division 4 Suspension, cancellation and disqualification

r. 86

(ii) otherwise — the day after the day on which the further authorisation is granted.

# 86. Approved medical report required to be included in renewal application after shorter period

If, under section 98(1)(b) of the Act, the CEO has imposed on a passenger transport driver authorisation a condition requiring the holder to give the CEO an approved medical report on the holder more frequently than every 5 years, regulation 85(2)(b)(ii) applies in relation to an application for the renewal of the authorisation as if the reference to 5 years were a reference to the shorter period stated in the condition.

#### 87. Surrender of passenger transport driver authorisation

- (1) A holder of a passenger transport driver authorisation may, by written notice to the CEO, surrender the authorisation.
- (2) If the authorisation holder surrenders the authorisation
  - (a) the CEO must cancel the authorisation by written notice to the authorisation holder stating the day on which the cancellation takes effect; and
  - (b) the authorisation holder is not entitled to a refund of the authorisation fee prescribed under regulation 177(4) or any part of it.

#### Division 4 — Suspension, cancellation and disqualification

# 88. Disqualification offences and disqualification periods (s. 89 and 115)

The disqualification offences and disqualification periods set out in Schedule 3 are prescribed for the purposes of Part 5 of the Act.

Division 5

<b>89.</b>	Reinstatement of authorisation if conviction quashed o	<u>r set</u>
	aside	

- (1) This regulation applies if
  - (a) a passenger transport driver authorisation has been cancelled under section 115(1)(a) of the Act because the person who held the authorisation has been convicted of a disqualification offence; and
  - (b) the conviction is quashed or set aside on or before the day on which the authorisation would have expired.
- (2) On application by the person, the CEO must, by written notice to the person, reinstate the authorisation and issue a further authorisation document to the person specifying the same authorisation number as the cancelled authorisation.
- (3) A reinstated authorisation remains in force until it is cancelled or until it expires under regulation 84(2)(b) or (3)(b) at the end of the period for which it was originally granted (whichever occurs first).
- 90. Requirement to notify CEO of charge or conviction for disqualification offence

If the holder of a passenger transport driver authorisation is charged with or convicted of a disqualification offence, the holder must give written notice of the charge or conviction to the CEO as soon as practicable after becoming aware of the charge or conviction.

Penalty: a fine of \$3 000.

#### **Division 5** — Changes to information

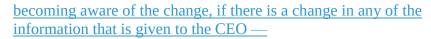
#### 91. Authorisation holder to notify change in circumstances

The holder of a passenger transport driver authorisation must give written notice to the CEO, as soon as practicable after

Part 6 Authorisation of passenger transport drivers

**Division 6** Miscellaneous

r. 92



- (a) in the application for the authorisation; or
- (b) in an application for renewal of the authorisation; or
- (c) under this regulation.

Penalty: a fine of \$3 000.

## **Division 6** — **Miscellaneous**

# 92. CEO may require authorisation holder to provide certain documents

- (1) The CEO may, by written notice given to the holder of a passenger transport driver authorisation, require the holder to give to the CEO, on or before a day specified in the notice, any document or information described in the notice that is relevant to whether the holder is a fit and proper person to hold a passenger transport driver authorisation, having regard to the matters set out in section 97(3) of the Act.
- (2) Without limiting subregulation (1), a notice under that subregulation may require the holder to give to the CEO
  - (a) a criminal record check for the holder; or
  - (b) an approved medical report on the holder.
- (3) The CEO must not give a notice under subregulation (1) unless the CEO is satisfied that it is appropriate in the circumstances to do so.
- (4) The CEO may take a failure of a person to comply with a notice under subregulation (1) into account in determining for any purpose under the Act whether the holder is a fit and proper person to hold a passenger transport driver authorisation.

93.	Autho	orisation holder may provide criminal record check or
	appro	oved medical report to CEO
		older of a passenger transport driver authorisation may at
		me give to the CEO on the holder's own initiative —
	(a)	a criminal record check for the holder; or
	(b)	an approved medical report on the holder.
94.	CEO	may issue documents for purposes of r. 29 and 31
(1)		EO may, but is not required to, issue to an on-demand
	driver	who holds a passenger transport driver authorisation —
	(a)	a driver identity document that meets the requirements of regulation 29(1); or
	(b)	
	(, - , /	defined in regulation 31(1)) in relation to the driver in a
		form that meets the requirements of regulation 31(2)(b).
(2)	If the	CEO issues a document under subregulation (1) to an
		mand driver who holds a passenger transport driver
	author	risation —
	(a)	the document remains the property of the CEO; and
	(b)	the CEO may at any time issue a new document under
		subregulation (1) to the driver; and
	(c)	if the driver's passenger transport driver authorisation is
		<u>cancelled</u> — the driver is required to surrender the document as soon as is reasonably practicable; and
	(4)	
	(d)	if the driver's passenger transport driver authorisation expires — the driver is required to surrender the
		document within 6 months after the day on which the
		authorisation expires; and
		*

Part 6 Authorisation of passenger transport drivers

Division 6 Miscellaneous

r. 94

(e) the CEO may give the driver a written notice requiring
the driver to surrender the document within the time
specified in the notice if —

(i) a replacement document under subregulation (1)
has been or is to be issued to the driver; or

(ii) the driver's passenger transport driver
authorisation or driver's licence is suspended; or

(iii) the driver is disqualified from holding or
obtaining a driver's licence.

(3) A driver who is required under subregulation (2)(c) or (d) or a
notice under subregulation (2)(e) to surrender a document
must —

- must —

  (a) surrender the document by returning it to the CEO
  - within the required time; or
  - (b) if the document has been lost, stolen or destroyed give the CEO notice of that in the approved form.

Penalty for this subregulation: a fine of \$5 000.

## Part 7 — Authorisation of passenger transport vehicles

#### **Division 1 — Preliminary**

- 95. Driving or operating vehicle with interstate vehicle authorisation (s. 121 and 122)
- (1) For the purposes of sections 121(2)(b) and 122(3)(b) of the Act and regulation 96(1)(b)(ii) and (2)(c), a driver must comply with the following conditions
  - (a) the driver must carry the interstate vehicle authorisation document in the vehicle at all times that the vehicle is being used in providing a passenger transport service in the State;
  - (b) the driver must produce the interstate vehicle
    authorisation document at the request of an authorised
    officer.
- (2) For the purposes of sections 121(2)(c) and 122(3)(c) of the Act, the period prescribed for an interstate vehicle authorisation is a continuous period of 3 months beginning on the day on which the vehicle enters the State.
- 96. Exemption from s. 121 and 122 for vehicle with interstate vehicle authorisation where conditions complied with to extent possible in the State
- (1) A person who drives a vehicle for use in providing a passenger transport service is exempt from section 121(1) of the Act if
  - (a) section 121(2)(a) and (c) of the Act apply in relation to the driving; and
  - (b) in driving the vehicle for use in providing a passenger transport service, the person complies with
    - (i) any conditions of the relevant interstate vehicle
      authorisation that can be complied with in the
      State; and

**Division 1** Preliminary

r. 97



- (2) A person who operates a vehicle (as defined in section 120 of the Act) for use in providing a passenger transport service, or causes or permits a vehicle to be so operated, is exempt from section 122(1) or (2) of the Act, as the case requires, if
  - (a) section 122(3)(a) and (c) of the Act apply in relation to the operation of the vehicle; and
  - (b) the vehicle is operated in accordance with any conditions of the relevant interstate vehicle authorisation that can be complied with in the State; and
  - (c) any person driving the vehicle for use in providing a passenger transport service complies with regulation 95(1).

#### 97. Replacement vehicles (s. 121 and 122)

- (1) For the purposes of sections 121(3)(c) and 122(4)(c) of the Act, the period prescribed for use of a replacement vehicle is 1 month.
- (2) For the purposes of sections 121(3)(c) and 122(4)(c) of the Act
  - (a) a replacement vehicle must
    - (i) comply with the requirements of regulation 98(2) (if applicable); and
    - (ii) if motor injury insurance under the *Motor*<u>Vehicle (Third Party Insurance) Act 1943 is</u>

      required in relation to the vehicle have the
      appropriate category of insurance required under
      that Act;

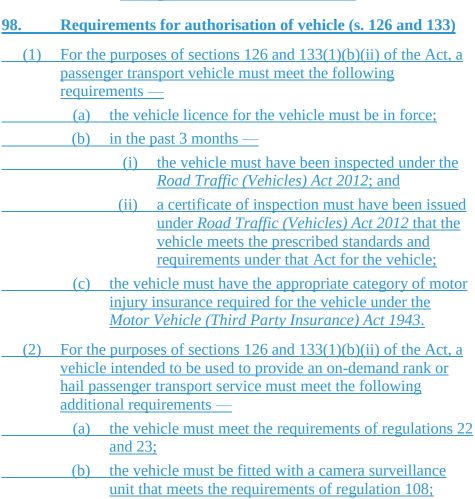
and

(b) the provider of the vehicle must give notice to the CEO in the manner and form approved by the CEO of the intended use of the replacement vehicle before the vehicle is used to provide a passenger transport service.

Division 2

r. 98

# <u>Division 2 — Grant, duration and renewal of passenger transport vehicle authorisations</u>



the vehicle must be fitted with a fare calculation device

that complies with regulation 133.

Part 7 Authorisation of passenger transport vehicles

**Division 2** Grant, duration and renewal of passenger transport vehicle

authorisations

r. 99

# 99. Duration of passenger transport vehicle authorisation (s. 137(1))

- (1) An authorisation document issued to the holder of a passenger transport vehicle authorisation must specify the day on which the authorisation comes into force.
- (2) For the purposes of section 137(1) of the Act, a passenger transport vehicle authorisation granted under section 127 of the Act or regulation 100(4)
  - (a) is granted for the period specified in the authorisation beginning on the day on which the authorisation comes into force; and
  - (b) expires at the end of the last day of that period.
- (3) The period specified under subregulation (2) may be 1 month, 3 months, 6 months or 12 months or another period not exceeding 12 months that the CEO may determine in a particular case.

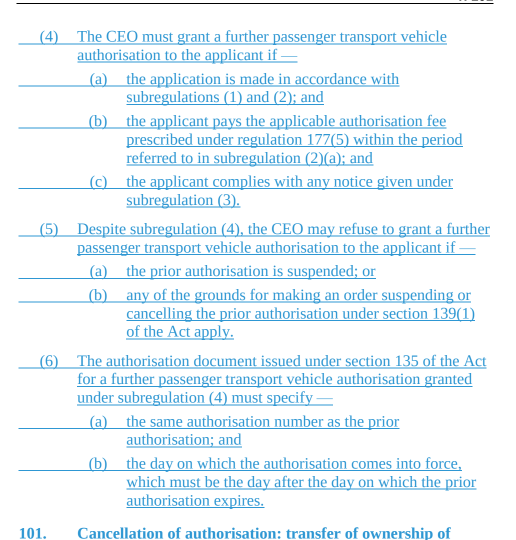
#### 100. Renewal of passenger transport vehicle authorisation

- (1) The holder of a passenger transport vehicle authorisation (the *prior authorisation*) granted for 3 months or more may apply to the CEO in the approved form for the renewal of the authorisation.
- (2) An application under subregulation (1) must
  - (a) be made within the period of 2 months ending on the day on which the prior authorisation expires; and
  - (b) include any documents required by the approved form.
- (3) The CEO may, by written notice given to the applicant, require the applicant to provide further information relevant to the application that is specified in the notice within the time specified in the notice.

Authorisation of passenger transport vehicles
Grant, duration and renewal of passenger transport vehicle
authorisations

Part 7 Division 2

r. 101



For the purposes of section 148(2) of the Act, the prescribed

vehicle (s. 148)

period is 14 days.

Part 7 Authorisation of passenger transport vehicles

Division 3 Changes to information

r. 102



- (1) For the purposes of section 149(3) of the Act, the prescribed period is
  - (a) if the authorisation holder is the owner of the vehicle the period ending on the day of issue of the notice; and
  - (b) if the authorisation holder is not the owner of the vehicle the period ending on the day after the day of issue of the notice.
- (2) A person who requests the cancellation of a passenger transport vehicle authorisation is not entitled to a refund of the authorisation fee prescribed under regulation 177(5) or any part of it.

#### **Division 3** — Changes to information

# 103. Holder of passenger transport vehicle authorisation to notify change in circumstances

The holder of a passenger transport vehicle authorisation must give written notice to the CEO, as soon as practicable after becoming aware of the change, if there is a change in any of the information that is given to the CEO —

- (a) in the application for the authorisation; or
- (b) in an application for renewal of the authorisation; or
  - (c) under this regulation.

#### Penalty:

- (a) for an individual, a fine of \$3 000;
- (b) for a body corporate, a fine of \$10 000.

# <u>Part 8 — Requirements relating to passenger transport</u> <u>services</u>

# **Division 1 — Notifiable occurrences**

<u>104.</u>	Term	used: notifiable occurrence
	In this	5 Division —
	notific	able occurrence means any of the following —
	(a)	an incident involving a vehicle being used to provide a passenger transport service that must be reported to the police under the <i>Road Traffic Act 1974</i> section 56;
	(b)	an accident or incident involving a vehicle being used to provide a passenger transport service that results in —
		(i) an injury that is treated by an ambulance officer; or
		(ii) an injured person being treated at a hospital;
	(c)	a collision involving a vehicle being used to provide a passenger transport service that results in damage to the vehicle that is sufficient to prevent the completion of the journey in that vehicle;
	(d)	a mechanical or other fault in a vehicle being used to provide a passenger transport service that renders the vehicle unsuitable to be used to provide a passenger transport service without substantial or significant mechanical repairs or services;
	(e)	an incident involving a driver or a passenger of a vehicle being used to provide a passenger transport service that results in a complaint to the police involving allegations of —  (i) sexual assault; or
		(ii) indecent exposure; or
		(iii) assault; or

Notifiable occurrences

Requirements relating to passenger transport services

Part 8

r. 105

**Division 1** 

(iv) physical threats or other intimidation; an incident involving the conduct of a driver while driving a vehicle being used to provide a passenger transport service that results in the driver being charged with a serious offence; (g) an incident involving the misplacement of a visual, audiovisual or (i) audio recording taken by a camera surveillance unit installed in a passenger transport vehicle or a copy of such a recording; or the use in contravention of regulation 111 of a visual, audiovisual or audio recording taken by a camera surveillance unit fitted in a passenger transport vehicle or a copy of such a recording; anything done in relation to a visual, audiovisual (iii) or audio recording taken by a camera surveillance unit fitted to an on-demand rank or hail vehicle, or a copy of such a recording, in contravention of regulation 113. 105. Reporting of notifiable occurrences The provider of an on-demand booking service must report to (1) the CEO, in accordance with this regulation, any notifiable occurrence that occurs in relation to a passenger transport service for which the provider provides an on-demand booking service. Penalty for this subregulation:

(a)

- for an individual, a fine of \$9 000;
- for a body corporate, a fine of \$30 000.
- The provider of a passenger transport service must report to the CEO, in accordance with this regulation, any notifiable

r. 106

	occurrence that occurs in relation to the passenger transport		
	service.		
	Penalty for this subregulation:		
	(a) for an individual, a fine of \$9 000;		
	(b) for a body corporate, a fine of \$30 000.		
(3)	The driver of a passenger transport vehicle must report to the		
	CEO, in accordance with this regulation, any notifiable		
	occurrence that occurs in relation to the transport of passengers		
	by the driver when using that vehicle.		
	Penalty for this subregulation: a fine of \$9 000.		
(4)	A report under this regulation must be made —		
	(a) as soon as practicable after the provider or driver		
	becomes aware of the notifiable occurrence; and		
	(b) in the manner and form approved by the CEO.		
106			
<u>106.</u>	Provider of on-demand booking service to report allegations about driver conduct		
(1)	The provider of an on-demand booking service for the use of a		
	vehicle in providing an on-demand passenger transport service		
	must report to the CEO in accordance with this regulation if it is		
	alleged that a driver of the vehicle has engaged in conduct		
	(whether by act or omission) that a reasonable person would		
	consider would affect the driver's suitability to drive an on-demand vehicle.		
	Penalty for this subregulation:		
	(a) for an individual, a fine of \$9 000;		
	(b) for a body corporate, a fine of \$30 000.		
(2)	The report must be made —		
	(a) within 48 hours after the provider becomes aware of the		
	<ul> <li>(a) within 48 hours after the provider becomes aware of the alleged conduct; and</li> <li>(b) in the manner and form approved by the CEO.</li> </ul>		

Part 8 Requirements relating to passenger transport services

Division 2

Camera surveillance

r. 107

# Division 2 — Camera surveillance

<b>107.</b>	Terms used			
	In this Division —			
	authorised purpose, in relation to the use of a visual,			
	audiovisual or audio recording taken by a camera surveillance			
	unit fitted to a passenger transport vehicle or a copy of such a			
	recording, means any of the following purposes or any purpose			
	connected with those purposes —			
	(a) the investigation or prosecution of an offence against the  Act or these regulations or <i>The Criminal Code</i> that is  committed in or around the vehicle;			
	(b) ensuring a person's compliance with a condition of, or			
	requirement relating to, a passenger transport			
	authorisation;			
	(c) ensuring a person's compliance with any subsidised travel scheme;			
	<del></del>			
	(d) the investigation or prosecution of an offence against any written law;			
	(e) a use in relation to proceedings arising out of a written			
	law if relevant to those proceedings;			
	(f) a use that is reasonably necessary for the protection of			
	the lawful interests of any of the following —			
	(i) a provider of an on-demand booking service for			
	the use of the vehicle in providing a passenger			
	transport service;			
	(ii) a provider of a passenger transport service that is			
	provided using the vehicle;			
	(iii) a driver of the vehicle;			
	unauthorised purpose means a purpose other than an authorised			
	purpose.			

108.	Camera surveillance units
(1)	The following persons must ensure that an on-demand rank or hail vehicle is fitted with a camera surveillance unit that complies with subregulation (3) —
	(a) the provider of an on-demand booking service for the use of the vehicle in providing a passenger transport service;
	(b) the provider of a passenger transport service that is provided using the vehicle.
	Penalty for this subregulation:
	(a) for an individual, a fine of \$9 000;
	(b) for a body corporate, a fine of \$30 000.
(2)	The following persons must ensure, so far as is reasonably practicable, that an on-demand rank or hail vehicle is fitted with a camera surveillance unit that complies with subregulation (3)—
	(a) the provider of the vehicle for use in providing a passenger transport service;
	(b) the driver of the vehicle.
	Penalty for this subregulation:
	(a) for an individual, a fine of \$9 000;
	(b) for a body corporate, a fine of \$30 000.
(3)	A camera surveillance unit must —
	(a) meet the requirements of the Camera Surveillance Unit
	Standards; and
	(b) be in working order.
109.	Signs about camera surveillance

(1) This regulation applies in relation to a passenger transport

vehicle that is fitted with a camera surveillance unit other than a

Division 2

Camera surveillance

r. 109

camera surveillance unit that does not take recordings of passengers inside the vehicle.

- (2) The following persons must ensure that the passenger transport vehicle is fitted with signs that comply with whichever of subregulation (4) or (5) is applicable
  - (a) the provider of an on-demand booking service for the use of the vehicle in providing a passenger transport service;
  - (b) the provider of a passenger transport service that is provided using the vehicle.

Penalty for this subregulation:

- (a) for an individual, a fine of \$9 000;
- (b) for a body corporate, a fine of \$30 000.
- (3) The following persons must ensure, so far as is reasonably practicable, that the passenger transport vehicle is fitted with signs that comply with whichever of subregulation (4) or (5) is applicable
  - (a) the provider of the vehicle for use in providing a passenger transport service;
  - (b) the driver of the vehicle.

Penalty for this subregulation:

- (a) for an individual, a fine of \$9 000;
- (b) for a body corporate, a fine of \$30 000.
- (4) If the passenger transport vehicle is an on-demand rank or hail vehicle, signs must be conspicuously placed in and on the outside of the vehicle advising persons that they may be under camera surveillance while in the vehicle.
- (5) If the passenger transport vehicle is not an on-demand rank or hail vehicle, signs must be placed inside at the front of the vehicle in the clear view of passengers advising passengers that they may be under camera surveillance while in the vehicle.

<u>/110.</u>	Has not come into operation.]	
[Schedules 1-7 have not come into operation.]		
	<del></del> .	
<u>111.</u>	Safeguards applying to camera surveillance units	
(1)	The provider of a passenger transport service that is provided using a passenger transport vehicle fitted with a camera surveillance unit must ensure that any visual, audiovisual or audio recordings taken by the camera surveillance unit and any copies of those recordings are protected against —	
	(a) misplacement; or	
	(b) use for an unauthorised purpose.	
	Penalty for this subregulation:	
	(a) for an individual, a fine of \$12 000;	
	(b) for a body corporate, a fine of \$40 000.	
(2)	If a passenger transport vehicle is fitted with a camera surveillance unit, the following persons must ensure, so far as is reasonably practicable, that any visual, audiovisual or audio recordings taken by the camera surveillance unit and any copies of those recordings are protected against misplacement or use for an unauthorised purpose —	
	(a) the provider of an on-demand booking service for the	
	use of the vehicle in providing a passenger transport service;	
	(b) the provider of the vehicle for use in providing a passenger transport service;	
	(c) the driver of the vehicle.	
	Penalty for this subregulation:	
	(a) for an individual, a fine of \$12 000;	

(b) for a body corporate, a fine of \$40 000.

r. 112

112.	Production of camera recordings to authorised officers
(1)	If a passenger transport vehicle is fitted with a camera surveillance unit, an authorised officer may by written notice require the following persons to provide a copy of a visual, audiovisual or audio recording taken by the camera surveillance
	unit —
	(a) the provider of an on-demand booking service for the use of the vehicle in providing a passenger transport service;
	(b) the provider of a passenger transport service that is
	provided using the vehicle;
	(c) the provider of the vehicle for use in providing a
	passenger transport service;
	(d) the driver of the vehicle.
(2)	A notice under subregulation (1) must specify —
	(a) the manner and form in which the copy of the recording to which it applies must be provided; and
	(b) the time within which the copy of the recording must be provided, which must allow the person a reasonable period to comply with the notice.
(3)	A person referred to in subregulation (1)(a) or (b) who is given a notice under that subregulation must comply with the notice.
	Penalty for this subregulation:
	(a) for an individual, a fine of \$9 000;
	(b) for a body corporate, a fine of \$30 000.
(4)	A person referred to in subregulation (1)(c) or (d) who is given a notice under that subregulation must comply with the notice so far as is reasonably practicable.
	Penalty for this subregulation:
	(a) for an individual, a fine of \$9 000;

for a body corporate, a fine of \$30 000.

(b)

# Use of recordings taken by camera surveillance units (1) A person must not view, download, make a copy of, play or edit a visual, audiovisual or audio recording taken by a camera surveillance unit fitted to an on-demand rank or hail vehicle in accordance with regulation 108, or any copy of such a recording, except as permitted by this regulation; or delete, destroy or dispose of a recording referred to in paragraph (a) except in accordance with the Camera Surveillance Unit Standards: or (c) delete, destroy or dispose of copy of a recording referred to in paragraph (a) except in accordance with regulation 114. Penalty for this subregulation: (a) for an individual, a fine of \$10 000; (b) for a body corporate, a fine of \$40 000. (2) An authorised officer or approved person may view, download, make a copy of or play a recording or copy of a recording referred to in subregulation (1)(a); (b) edit a copy of a recording referred to in subregulation (1)(a). (3) If the camera surveillance unit fitted to an on-demand rank or hail vehicle meets the requirements of the Camera Surveillance

Unit Standards, the provider of an authorised on-demand booking service for the use of the vehicle in providing a passenger transport service may, for an authorised purpose—

(a) view, download, make a copy of or play a recording or copy of a recording referred to in subregulation (1)(a):

or

Division 2

Camera surveillance

r. 114

- (b) edit a copy of a recording referred to in subregulation (1)(a).
- (4) The provider of an authorised on-demand booking service may, in accordance with subregulation (5), authorise any of the following persons to carry out a function under subregulation (3) on the provider's behalf—
  - (a) an employee of the provider;
  - (b) a person engaged by the provider under a contract for services who is competent to carry out the function;
  - (c) a person who supplies, installs or maintains camera surveillance units that meet the requirements of regulation 108(3).
- (5) An authorisation under subregulation (4) must
  - (a) be in writing; and
  - (b) specify the date that the authorisation was made.
- (6) The provider of an authorised on-demand booking service must keep a record of each authorisation made by the provider under subregulation (4) for 2 years after it is given.

Penalty for this subregulation:

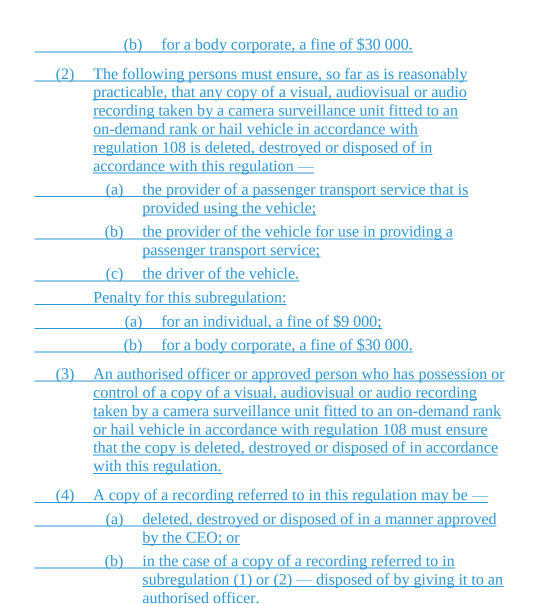
- (a) for an individual, a fine of \$10 000;
- (b) for a body corporate, a fine of \$40 000.

### 114. Deletion, destruction or disposal of copies of recordings

(1) The provider of an on-demand booking service for the use of an on-demand rank or hail vehicle in providing a passenger transport service must ensure that any copy of a visual, audiovisual or audio recording taken by a camera surveillance unit fitted to the vehicle in accordance with regulation 108 is deleted, destroyed or disposed of in accordance with this regulation.

Penalty for this subregulation:

(a) for an individual, a fine of \$9 000;



A copy of a recording referred to in this regulation must be

not less than 30 days and not more than 90 days after the day on which the copy is made, unless it is being used

for an authorised purpose; or

deleted, destroyed or disposed of —

**Division 3** Fares and fare devices

r. 115

- (b) if it is used for an authorised purpose during the period referred to in paragraph (a) as soon as practicable after it ceases to be used for an authorised purpose.
- (6) Subregulations (1) to (3) do not apply to a copy of a recording taken during the installation or testing of a camera surveillance unit.

#### Division 3 — Fares and fare devices

# <u>Subdivision 1 — Requirements for fares that apply only to on-demand rank or hail vehicles</u>

### 115. Term used: relevant person

In this Subdivision —

*relevant person*, in relation to an on-demand rank or hail vehicle, means any of the following —

- (a) the provider of an on-demand booking service for the use of the vehicle in providing an on-demand passenger transport service;
- (b) the provider of an on-demand passenger transport service that is provided using the vehicle;
- (c) the provider of the vehicle for use in providing an on-demand passenger transport service;
- (d) the driver of the vehicle.

#### 116. Maximum fares, surcharges and fees: metropolitan region

(1) A relevant person in relation to an on-demand rank or hail vehicle that primarily operates in the metropolitan region must ensure that the fare, and any surcharge and fee of a kind set out in Schedule 4, inclusive of GST, for using the vehicle to provide an on-demand passenger transport service are not more than those set out in Schedule 4.

Penalty for this subregulation:

(a) for an individual, a fine of \$9 000;

- (b) for a body corporate, a fine of \$30 000.
- (2) Despite subregulation (1), if levy under Part 9 Division 2 of the
  Act is payable in relation to a leviable passenger service
  transaction that relates to the on-demand passenger transport
  service the following may also be charged for using the vehicle
  to provide the service—
  - (a) an amount of fare allocated for the levy; and
  - (b) an amount for the GST payable in relation to the amount referred to in paragraph (a).
- (3) An amount charged under subregulation (2)(a) must not exceed the lesser of
  - (a) 10% of the sum of the amounts charged of a kind referred to in regulation 155(2) (excluding the GST included in any of those amounts); and
  - (b) \$10.
- (4) A driver must not select a tariff for the use of an on-demand rank or hail vehicle that primarily operates in the metropolitan region to provide an on-demand passenger transport service that is not the appropriate tariff as set out in Schedule 4.

  Penalty for this subregulation: a fine of \$9 000.
- (5) Subregulations (1) to (4) do not prevent an amount from being charged for an airport fee.
- (6) Subregulations (1) and (4) do not apply to an on-demand passenger transport service that is provided for a contract fare.
- 117. Maximum fares, surcharges and fees: regions
- (1) A relevant person in relation to an on-demand rank or hail vehicle that primarily operates in a region must ensure that the fare, and any surcharge and fee of a kind set out in Schedule 5, inclusive of GST, for using the vehicle to provide an on-demand

Part 8 Requirements relating to passenger transport services

**Division 3** Fares and fare devices

r. 117

passenger transport service are not more than those set out in Schedule 5. Penalty for this subregulation: (a) for an individual, a fine of \$9 000; for a body corporate, a fine of \$30 000. Despite subregulation (1), if levy under Part 9 Division 2 of the Act is payable in relation to a leviable passenger service transaction that relates to the on-demand passenger transport service the following may also be charged for using the vehicle to provide the service — (a) an amount of fare allocated for the levy; and an amount for the GST payable in relation to the amount referred to in paragraph (a). An amount charged under subregulation (2)(a) must not exceed the lesser of — 10% of the sum of the amounts charged of a kind referred to in regulation 155(2) (excluding the GST included in any of those amounts); and (b) \$10. A driver must not select a tariff for the use of an on-demand rank or hail vehicle that primarily operates in a region to provide an on-demand passenger transport service that is not the appropriate tariff as set out in Schedule 5. Penalty for this subregulation: a fine of \$9 000. Subregulations (1) to (4) do not prevent an amount from being charged for an airport fee. Subregulations (1) and (4) do not apply to an on-demand (6) passenger transport service that is provided for a contract fare.

## 118. Fare schedule to be displayed in vehicle

- (1) A relevant person in relation to an on-demand rank or hail vehicle must ensure that a fare schedule that complies with subregulations (2) and (3) is displayed in the vehicle in a position from where it is clearly visible
  - (a) from the outside of the front passenger window; and
  - (b) to passengers in the vehicle who wish to view it.

Penalty for this subregulation:

- (a) for an individual, a fine of \$9 000;
- (b) for a body corporate, a fine of \$30 000.
- (2) The fare schedule displayed under subregulation (1) must
  - (a) be in the approved form; and
  - (b) state
    - (i) the relevant rates and amounts in Schedule 4
      or 5, whichever is applicable, to be paid for the
      use of the vehicle to provide the on-demand
      passenger transport service; and
    - (ii) any other charges that may be applied to the provision of the on-demand passenger transport service by the provider of the service or the provider of an on-demand booking service;

and

- (c) include the name of the provider of an on-demand booking service that is a relevant person in relation to the vehicle.
- (3) If any amounts under regulation 116(2) or 117(2) are to be paid in relation to the provision of an on-demand passenger transport service using the vehicle, the fare schedule displayed under subregulation (1) must include a statement that an additional amount of fare allocated for the levy and an amount for the GST on that additional amount may be charged.

**Division 3** Fares and fare devices

r. 119

- (4) Subregulation (1) is taken to be satisfied if
  - (a) due to the design of the vehicle, it is not practicable for a fare schedule to be displayed in the vehicle in a position that meets the requirements of subregulation (1)(a) and (b); and
  - (b) a fare schedule that complies with subregulations (2) and (3) is displayed in the vehicle in a position from where it is clearly visible to passengers in the vehicle who wish to view it; and
  - (c) a summary fare schedule in the approved form is displayed on the outside of the front passenger door.

#### 119. Deposit

- (1) The driver of an on-demand rank or hail vehicle may require the person who booked the vehicle to pay a deposit before an on-demand passenger transport service is provided using the vehicle.
- (2) The deposit must not exceed 100% of the Schedule 4 fare or Schedule 5 fare that the driver reasonably estimates would be payable for the on-demand passenger transport service.
- (3) Subregulation (2) does not apply to an on-demand passenger transport service that is to be provided for a contract fare.

#### 120. Contract fares

- (1) The amount payable for the provision of an on-demand passenger transport service using an on-demand rank or hail vehicle may be agreed between
  - (a) the person who booked the service and the provider of the on-demand booking service; or
  - (b) the person who booked the service and the driver.
- (2) If a voucher (as defined in regulation 122(1)) is to be used for the payment or part-payment of the contract fare, the amount agreed under subregulation (1) must not exceed the fare (as

determined in accordance with regulation 116 or 117) that
would otherwise be payable for the provision of the on-demand
passenger transport service.

- (3) Subregulation (1) does not apply if the on-demand passenger transport service is provided on a rank or hail basis.
- (4) The provider of an on-demand booking service must
  - (a) keep a record of each contract fare agreed by the provider under subregulation (1)(a); and
  - (b) retain the record for a period of 12 months starting on the day on which the contract fare was agreed.

#### Penalty for this subregulation:

- (a) for an individual, a fine of \$12 000;
- (b) for a body corporate, a fine of \$40 000.
- (5) The driver of an on-demand rank or hail vehicle must
  - (a) keep a record of each contract fare agreed by the driver under subregulation (1)(b); and
  - (b) retain the record for a period of 12 months starting on the day on which the contract fare was agreed.

Penalty for this subregulation: a fine of \$12 000.

#### 121. Written confirmation of contract fare

(1) The provider of an on-demand booking service must provide the person who booked the service with written confirmation in accordance with this regulation of a contract fare agreed by the provider.

Penalty for this subregulation:

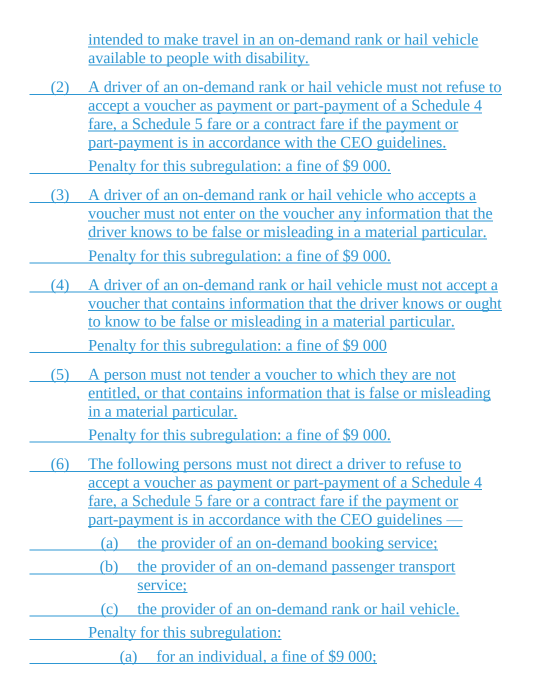
- (a) for an individual, a fine of \$9 000;
- (b) for a body corporate, a fine of \$30 000.
- (2) The driver of an on-demand rank or hail vehicle must provide the person who booked the service with written confirmation in

Part 8 Requirements relating to passenger transport services

**Division 3** Fares and fare devices

r. 122

	accordance with this regulation of a contract fare agreed by the driver.			
	Penalty for this subregulation: a fine of \$9 000.			
(3)	The written confirmation may be in electronic form.			
(4)	The written confirmation must set out —			
	(a) sufficient details to enable the identification of the driver, the vehicle, the person who booked the service and at least 1 of the passengers; and			
	(b) details of the location where the proposed journey is to begin and end; and			
	(c) details of the day and time of the proposed journey; and			
	(d) the amount of the contract fare including any amount included for GST; and			
	(e) a statement to the effect that, in addition to the contract fare, there may be payable in respect of the journey —			
	(i) parking fees mentioned in regulation 130(1); and			
	(ii) costs of cleaning mentioned in regulation 130(2); and			
	(iii) a surcharge for a non-cash payment mentioned in regulation 126; and			
	(iv) an airport fee.			
(5)	A contract fare has no effect, and cannot be recovered, unless it is agreed and written confirmation of the fare is provided in accordance with this regulation before the journey begins.			
<u>122.</u>	Passenger subsidy scheme vouchers			
(1)	In this regulation —			
	CEO guidelines means guidelines approved by the CEO under			
	regulation 123 for the purpose of this regulation;			
	voucher means a voucher issued under an approved State or Territory or Commonwealth Government scheme that is			
	16thory of Commonwealth Government scheme that is			



r. 123

	(b) for a body corporate, a fine of \$30 000.
<b>123.</b>	Guidelines
(1)	The CEO may approve guidelines for the purposes of regulation 122.
(2)	The CEO must publish the approved guidelines on the Department's website.
124.	Commencement and termination of journey in on-demand
	rank or hail vehicle
(1)	A journey made as part of the provision of an on-demand passenger transport service using an on-demand rank or hail vehicle —
	(a) begins —
	<ul> <li>(i) if the vehicle is booked on a rank or hail basis — on the entry of a passenger into the vehicle; or</li> <li>(ii) if the vehicle is booked to begin the journey at a specified place — as soon as the passenger acknowledges the driver after arrival at that place; or</li> <li>(iii) if the vehicle is booked to begin the journey at a specified place and at a specified time — on arrival of the vehicle at that place at, or after, that time;</li> <li>and</li> </ul>
	(b) ends when the vehicle is free to resume plying for hire.
(2)	A driver of an on-demand rank or hail vehicle must set the fare calculation device in operation at the beginning of a journey and stop the device at the end of the journey.  Penalty for this subregulation: a fine of \$9 000.
(3)	If a driver of an on-demand rank or hail vehicle stops the vehicle during the period of a journey to refuel the vehicle or for

some other purpose not requested by the person who booked the on-demand passenger transport service or a passenger, the driver must pause the fare calculation device until the journey is recommenced.

Penalty for this subregulation: a fine of \$9 000.

(4) This regulation does not apply if the on-demand passenger transport service is provided for a contract fare.

#### 125. Multiple hiring

(1) In this regulation —

multiple hiring, in relation to an on-demand rank or hail vehicle, means the booking of the vehicle by 2 or more passengers who are not accompanying each other but who agree to share the use of the vehicle and pay separate fares for the provision of a passenger transport service using the vehicle to each of them.

- (2) A person who books an on-demand rank or hail vehicle for use in providing an on-demand rank or hail passenger transport service may refuse to consent to the carriage of other passengers in the vehicle during the journey.
- (3) If there is a multiple hiring of an on-demand rank or hail vehicle, the fare for the provision of each passenger transport service covered by the multiple hiring must not exceed 75% of the Schedule 4 fare or Schedule 5 fare for the provision of that service.
- (4) An on-demand rank or hail passenger transport service that is provided for a contract fare cannot be the subject of a multiple hiring.
- (5) Subregulation (4) does not prevent 2 or more passengers who are not accompanying each other from agreeing to share the cost of a contract fare.

**Division 3** Fares and fare devices

r. 126

(6)	If an o	-demand rank or hail passenger transport service is th	<u>1e</u>
	subjec	of a multiple hiring —	
	(a)	any fee for parking at the request of a passenger refer to in regulation 130(1) must be paid by the person wh made the booking for that passenger; and	
	(b)	any cleaning fee referred to in regulation 130(2) must paid by the person who made the booking for that passenger; and	t be
	(c)	the amounts to be paid by a person who booked the vehicle for use in providing the service for the purpos of adding a surcharge under regulation 126 are, in respect of the service, the amounts for —	<u>ses</u>
		(i) the separate fare for the provision of the service and	
		(ii) any parking fee or cleaning costs payable by t person referred to in paragraph (a) or (b).	<u>:nat</u>

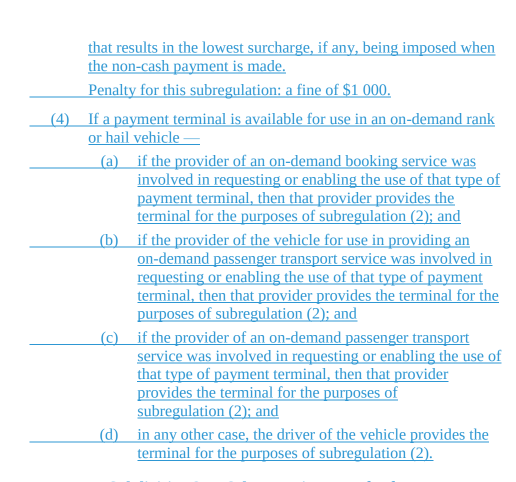
#### 126. Surcharge for non-cash payment

- (1) If a surcharge is added because a fare for the provision of an on-demand passenger transport service using an on-demand rank or hail vehicle is being paid using a non-cash payment, that surcharge is to be no more than 5% of all amounts to be paid for the provision of the service (except the surcharge itself).
- (2) A person who provides a payment terminal that results in the imposition of a surcharge in contravention of subregulation (1) commits an offence.

Penalty for this subregulation:

- (a) for an individual, a fine of \$1 000;
- (b) for a body corporate, a fine of \$4 000.
- (3) If more than one payment terminal is available for an on-demand rank or hail vehicle, the driver must use the terminal

Fares and fare devices



#### **Subdivision 2** — Other requirements for fares

#### 127. Terms used

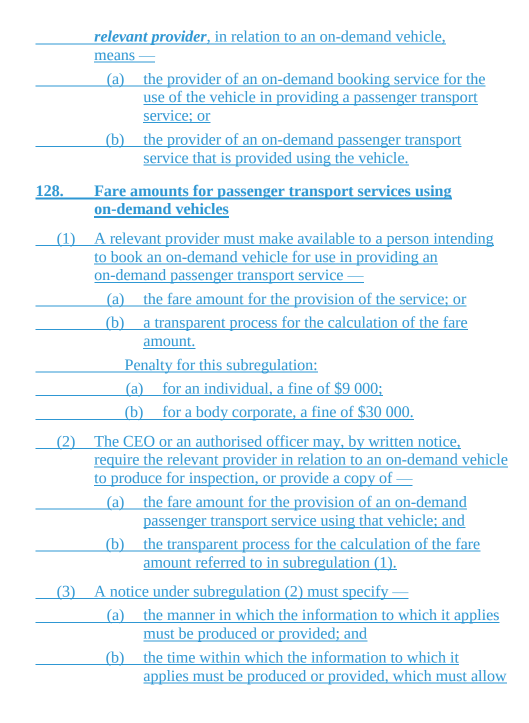
In this Subdivision —

*fare amount* includes the fare for the provision of an on-demand passenger transport service and all fees and charges applying to the provision of that service;

Part 8 Requirements relating to passenger transport services

**Division 3** Fares and fare devices

r. 128



	the person a reasonable period to comply with the
	notice.
(4)	A person given a notice under subregulation (2) must comply
	with the notice.
	Penalty for this subregulation:
	(a) for an individual, a fine of \$9 000;
	(b) for a body corporate, a fine of \$30 000.
(5)	For the purposes of this regulation, a transparent process is one
	<u>that —</u>
	(a) is easy for a reasonable person to understand; and
	(b) discloses all fares, fees and charges that may be payable,
	including fees and charges that apply if —
	(i) circumstances change; or
	(ii) the vehicle is used for a longer period than
	anticipated; or
	(iii) there are additional charges at certain times.
(6)	This regulation does not apply if the on-demand passenger
	transport service is provided on a rank or hail basis.
129.	Certain fares and charges prohibited in a declared
149.	emergency
(1)	
(1)	In this regulation —
	queue-jumping fee means a fee payable in addition to the fare
	determined using the standard method of calculating the fare, in
	order to be conveyed by an on-demand vehicle in priority to
	persons already logged into the driver's booking system;
	surge pricing means an increased fare charged only at times of
	temporary high demand for passenger transport.

(2) A relevant provider in relation to an on-demand vehicle must

ensure that a fare that is calculated by reference to an element of surge pricing, or includes a queue-jumping fee, is not charged

Part 8 Requirements relating to passenger transport services

**Division 3** Fares and fare devices

r. 130

for the provision of an on-demand passenger transport service in an emergency area (as defined in the *Emergency Management Act 2005* section 3).

#### Penalty for this subregulation:

- (a) for an individual, a fine of \$9 000;
- (b) for a body corporate, a fine of \$30 000.

#### 130. Parking fees and cleaning costs

- (1) The person who booked a passenger transport vehicle for use in providing a passenger transport service may be required to pay the fee, if any, for parking during the journey at a passenger's request unless parking fees have already been paid as part of a contract fare.
- (2) The person who booked a passenger transport vehicle for use in providing a passenger transport service may be charged for the costs of cleaning the vehicle if it is soiled by a passenger during the journey.
- (3) If the passenger transport service is provided for a Schedule 4 fare or Schedule 5 fare, an amount charged under this regulation is in addition to any amount chargeable under regulation 116 or 117.

#### **Subdivision 3** — Receipts

#### 131. Receipts

- (1) The provider of an on-demand booking service (other than the provider of an associated booking service) for the use of an on-demand vehicle in providing a passenger transport service must ensure that any receipt provided for the fare for the provision of the passenger transport service includes at least one of the following (as published on the list under section 41 of the Act)
  - (a) the authorisation number of the provider of the on-demand booking service;

(b) the name of the provider of the on-demand booking
service;
(c) a trading name or business name used by the provider of
the on-demand booking service.
Penalty for this subregulation:
(a) for an individual, a fine of \$9 000;
(b) for a body corporate, a fine of \$30 000.
(2) The provider of an associated booking service for the use of an
on-demand vehicle in providing a passenger transport service
must ensure that any receipt provided for the fare for the
provision of the passenger transport service includes —
(a) either —
(i) the name of the provider of the associated
booking service; or
(ii) a trading name or business name used by the provider of the associated booking service;
and
(b) at least 1 of the following (as published on the list under
section 41 of the Act) —
(i) the authorisation number of the provider of the
on-demand booking service identified in the
association arrangement as the principal booking
service (the <i>principal booking service</i> );
(ii) the name of the provider of the principal booking
service;
(iii) a trading name or business name used by the provider of the principal booking service.
Penalty for this subregulation:
(a) for an individual, a fine of \$9 000;
(b) for a body corporate, a fine of \$30 000.

**Division 3** 

Fares and fare devices

r. 132

### Subdivision 4 — Fare calculation devices

# 132. On-demand rank or hail vehicles to be fitted with fare calculation device

- (1) The following persons must ensure that an on-demand rank or hail vehicle is fitted with a fare calculation device that complies with regulation 133—
  - (a) the provider of an on-demand booking service for the use of the vehicle in providing an on-demand passenger transport service;
  - (b) the provider of an on-demand passenger transport service that is provided using the vehicle.

### Penalty for this subregulation:

- (a) for an individual, a fine of \$9 000;
- (b) for a body corporate, a fine of \$30 000.
- (2) The following persons must ensure, so far as is reasonably practicable, that an on-demand rank or hail vehicle is fitted with a fare calculation device that complies with regulation 133—
  - (a) the provider of the vehicle for use in providing an on-demand passenger transport service;
  - (b) the driver of the vehicle.

### Penalty for this subregulation:

- (a) for an individual, a fine of \$9 000;
- (b) for a body corporate, a fine of \$30 000.

### 133. Requirements for fare calculation devices

- (1) All fares and other figures displayed on the fare calculation device must be clearly visible to passengers in the vehicle who wish to view them, whether on the device itself or by means of an auxiliary device.
- (2) The fare calculation device must be resistant to tampering and vandalism and must be in working order.

(3)	The fare calculation device must be —
	(a) securely fixed to the vehicle; or
	(b) secured in a mounting that is designed and manufactured
	for that purpose and is fixed to the vehicle in the manner
	intended by the manufacturer.
(4)	The fare calculation device must not be located in any position,
	or installed in any way, in which it is likely to cause injury to
	the driver or any passenger during normal operation of the
	on-demand rank or hail vehicle or in the event of severe
	acceleration or deceleration.
(5)	The fare calculation device must —
	(a) display the fare, including any additional fees, charges
	or tolls, in numerals, in Australian dollars; and
	(b) be capable of accurately calculating the fare at all times
	when the vehicle is being used to provide an on-demand
	rank or hail passenger transport service; and
	(c) be calibrated so that it determines the fare in accordance
	with these regulations.
<u>134.</u>	Display of information: on-demand rank or hail vehicles
(1)	The following persons must ensure that the information set out
	in subregulation (3) is displayed inside an on-demand rank or
	hail vehicle so that it is clearly visible to any passenger in the
	<u>vehicle</u>
	(a) the provider of an on-demand booking service for the
	use of the vehicle in providing a passenger transport
	service; or
	(b) the provider of a passenger transport service that is
	provided using the vehicle.
	TO 1: 0 41 1 1 1 1

(a) for an individual, a fine of \$9 000;

(b) for a body corporate, a fine of \$30 000.

Penalty for this subregulation:

Part 8 Requirements relating to passenger transport services

**Division 4** Other obligations

r. 135

- (2) The following persons must ensure, so far as is reasonably practicable, that the information set out in subregulation (3) is displayed inside an on-demand rank or hail vehicle so that it is clearly visible to any passenger in the vehicle
  - (a) the provider of the vehicle for use in providing a passenger transport service;
  - (b) the driver of the vehicle.

Penalty for this subregulation:

- (a) for an individual, a fine of \$9 000;
- (b) for a body corporate, a fine of \$30 000.
- (3) The information to be displayed is
  - (a) the authorisation number of the provider of the on-demand booking service or, in the case of an associated booking service, the authorisation number of the provider of the on-demand booking service identified in the association arrangement as the principal booking service; and
  - (b) contact information for the provider of the on-demand booking service.

### **Division 4** — Other obligations

# 135. Driver to inform on-demand booking service of certain matters

(1) A driver of an on-demand rank or hail vehicle must inform the provider of an on-demand booking service for the use of the vehicle in providing a passenger transport service on each occasion when the driver begins or ends a period during which the driver is driving the vehicle for the purpose of providing a passenger transport service.

Penalty for this subregulation: a fine of \$12 000.

(2)	A driver of an on-demand rank or hail vehicle must provide the
	driver's correct identity to the provider of the on-demand
	booking service when complying with subregulation (1).
	Penalty for this subregulation: a fine of \$12 000.

# 136. Conduct of drivers while driving vehicle to transport passengers for hire or reward

(1) A driver of a passenger transport vehicle must behave in an orderly manner at all times while driving the vehicle for the purpose of transporting passengers for hire or reward.

Penalty for this subregulation: a fine of \$6 000.

Note for this subregulation:

Under section 11(2) of the Act, driving a vehicle for the purpose of transporting passengers for hire or reward includes using the vehicle for standing or plying or touting for hire for that purpose.

- (2) Without limiting subregulation (1), a driver does not behave in an orderly manner if the driver
  - (a) uses insulting, offensive or threatening language; or
  - (b) behaves in an insulting, offensive or threatening manner.

### 137. Assistance animals

(1) In this regulation —

assistance animal has the meaning given in the Disability Discrimination Act 1992 (Commonwealth) section 9(2).

(2) The driver of a passenger transport vehicle must not refuse to carry an assistance animal or an assistance animal in training in or on the vehicle.

Penalty for this subregulation: a fine of \$9 000.

Part 8 Requirements relating to passenger transport services

**Division 4** Other obligations

r. 138

<b>138.</b>	Drive	r must accept hiring except in certain circumstances
(1)		ver of an on-demand rank or hail vehicle must accept any
	person	n as a passenger in the vehicle unless —
	(a)	the driver has reasonable grounds to believe that either
		of the following poses a threat to the driver's safety —
		(i) the intended passenger or a person
		accompanying the intended passenger;
		(ii) the location at which the journey is to begin or
		end;
		<u>or</u>
	(b)	the intended passenger or a person accompanying the
		intended passenger is —
		(i) in such an unclean condition that they will soil
		the vehicle; or
		(ii) carrying a thing that is likely to soil the vehicle;
		<u>or</u>
	(c)	the intended passenger is abusive or aggressive; or
	(d)	the intended passenger or a person accompanying the
		intended passenger appears to be under the influence of
		alcohol or drugs to an extent that they are likely to soil the vehicle or become abusive or aggressive; or
	(2)	
	(e)	the driver has reasonable grounds to believe that the intended passenger has previously evaded or attempted
		to evade the payment of a fare for the provision of a
		passenger transport service; or
	(f)	the driver requires the intended passenger to pay a
		deposit and the intended passenger does not pay it; or
	(g)	the intended passenger and persons accompanying the
		intended passenger aged 12 years or over exceed the
		number of available seatbelts in the vehicle.
	Penalt	ty for this subregulation: a fine of \$3 000.

- (2) If at any point during the provision of an on-demand passenger transport service in an on-demand rank or hail vehicle, a person begins to soil the vehicle or become abusive or aggressive, the driver may terminate the provision of the service and require the person who booked the service to pay
  - (a) the Schedule 4 fare, Schedule 5 fare or contract fare that would have been due if the hiring had terminated at that point in the normal course of events; and
  - (b) costs of cleaning mentioned in regulation 130(2).
- (3) A driver of an on-demand rank or hail vehicle must not terminate the provision of an on-demand rank or hail passenger transport service before reaching the agreed destination for reasons other than those set out in subregulation (2).

  Penalty for this subregulation: a fine of \$3 000.

### 139. No touting or soliciting for passengers

A driver of a vehicle or another person must not tout or solicit for passengers for a rank or hail service to be provided using the vehicle unless the vehicle is an authorised on-demand rank or hail vehicle.

### Penalty:

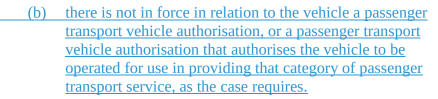
- (a) for an individual, a fine of \$12 000;
- (b) for a body corporate, a fine of \$40 000.

# 140. Offence to operate unauthorised vehicle with passenger transport vehicle number plates

- (1) A person must not operate a vehicle (as defined in section 120 of the Act) if
  - (a) the number plates of the vehicle identify it as a passenger transport vehicle or as a passenger transport vehicle that is used to provide a particular category of passenger transport service; and

**Division 4** Other obligations

r. 141



### Penalty for this subregulation:

- (a) for an individual, a fine of \$12 000;
- (b) for a body corporate, a fine of \$40 000.
- (2) Despite subregulation (1), if a passenger transport vehicle
  authorisation ceases to be in force, a person may operate the
  vehicle with number plates that identify the vehicle as a
  passenger transport vehicle, or as a passenger transport vehicle
  that is used to provide a particular category of passenger
  transport service, within the period of 14 days after the cessation
  for a purpose other than the provision of a passenger transport
  service.
- 141. Wheelchair accessible vehicle to be used to attend to passenger who uses or requires wheelchair first
- (1) A driver of a wheelchair accessible vehicle that is an on-demand rank or hail vehicle must ensure that it is used to attend first to any request for service for a passenger who uses or requires a wheelchair.
  - Penalty for this subregulation: a fine of \$3 000.
- (2) A provider of on-demand booking service for the use of a wheelchair accessible vehicle in providing an on-demand rank or hail passenger transport service must ensure that it is used to attend first to any request for service for a passenger who uses or requires a wheelchair.

### Penalty for this subregulation:

- (a) for an individual, a fine of \$3 000;
- (b) for a body corporate, a fine of \$10 000.

# Part 9 — Information

### 142. Law enforcement officials (s. 150)

For the purposes of the definition of *law enforcement official* in section 150 of the Act, the following persons and classes of persons are prescribed —

- (a) the Commissioner, as defined in the *Australian Federal Police Act 1979* (Commonwealth) section 4(1);
- (b) the Commissioner, as defined in the *Corruption, Crime* and *Misconduct Act 2003* section 3(1);
- (c) the Public Sector Commissioner, but only when the Public Sector Commissioner is performing functions under the *Corruption, Crime and Misconduct Act 2003*;
- (d) the Commissioner (however designated) of the police force of another State or of the Northern Territory.

### 143. Relevant authorities (s. 150)

### (1) In this regulation —

Road Safety Commissioner means the person employed in the department of the Public Service principally assisting in the administration of the Road Safety Council Act 2002 in the position of Road Safety Commissioner of Western Australia;

WorkSafe Commissioner means the WorkSafe Western
Australia Commissioner appointed under the Occupational
Safety and Health Act 1984 section 9.

- (2) For the purposes of the definition of *relevant authority* in section 150 of the Act, the following persons are prescribed
  - (a) the Road Safety Commissioner or a person employed in the department of the Public Service principally assisting in the administration of the Road Safety Council Act 2002 who is nominated by the Road Safety Commissioner to the CEO;
  - (b) Austroads Ltd (ACN 136 812 390);

- (c) the WorkSafe Commissioner or a person employed in the department of the Public Service principally assisting in the administration of the *Occupational Safety and Health Act 1984* who is nominated by the WorkSafe Commissioner to the CEO;
- (d) the managing director, as defined in the *Insurance*Commission of Western Australia Act 1986 section 3, or an officer or employee of the Insurance Commission of Western Australia who is nominated by the managing director to the CEO;
- (e) the chief executive officer of the department of the

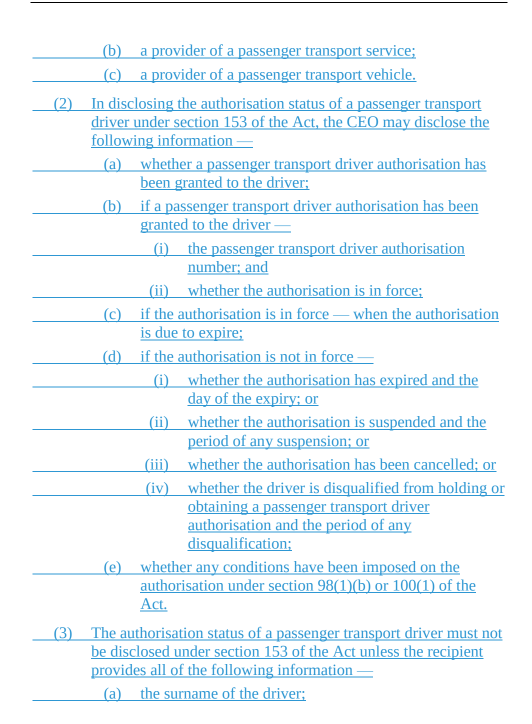
  Public Service principally assisting in the administration
  of the Children and Community Services Act 2004, or a
  person employed in that department who is nominated
  by the chief executive officer to the CEO.
- (3) A nomination under subregulation (2) must be in writing signed by the person making the nomination.
- (4) A person mentioned in subregulation (2)(a), (c), (d) or (e) whose nomination to the CEO is revoked is, when the revocation takes effect, no longer a person prescribed for the purposes of the definition of *relevant authority* in section 150 of the Act.

### 144. Prescribed period (s. 152(a))

For the purposes of section 152(a) of the Act, the prescribed period is 6 months.

### 145. Disclosure of authorisation status of driver (s. 153)

- (1) For the purposes of section 153 of the Act, the CEO may disclose the authorisation status of a passenger transport driver to any of the following persons who requests the information (the *recipient*) by making the information available to the recipient through an online facility—
  - (a) a provider of an on-demand booking service;



the date of birth of the driver; (b) either or both of the following, as required by the (c) CEO — (i) the driver's licence number of the driver; the passenger transport driver authorisation (ii) number of the driver. Prescribed information road traffic CEO must provide to **146. CEO** (s. 158) Information is prescribed for the purposes of section 158(2)(d) of the Act if the information is obtained by the road traffic CEO under a road law, whether before or after the day on which this regulation comes into operation; and (b) is relevant to whether a person who holds, or has applied

proper person to hold the authorisation.

for, a passenger transport driver authorisation is a fit and

### 147. Prescribed offences and modified penalties

- (1) The offences described in Schedule 6 are offences for which an infringement notice may be issued under the *Criminal Procedure Act 2004* Part 2.
- (2) The modified penalty specified opposite an offence in Schedule 6 is the modified penalty for that offence for the purposes of the *Criminal Procedure Act 2004* section 5(3).

### 148. Approved officers and authorised officers

- (1) In this regulation
  - **TRPS authorised officer** means an authorised officer as defined in section 4(1) of the Act.
- (2) Each TRPS authorised officer is an authorised officer for the purposes of the *Criminal Procedure Act 2004* Part 2 in relation to infringement notices issued under that Part for an offence prescribed under regulation 147(1).
- (3) An authorised officer who is a police officer can show that the authorised officer is authorised to issue infringement notices by showing the officer's Certificate of Authority (as defined in the *Police Force Regulations 1979* regulation 901A).
- (4) An authorised officer who is not a police officer can show that the authorised officer is authorised to issue infringement notices by showing the officer's identity card issued under section 166(3) of the Act.
- (5) The CEO may, in writing, appoint a person employed in the Department who is not a TRPS authorised officer to be an approved officer for the purposes of the *Criminal Procedure*Act 2004 Part 2 in relation to infringement notices issued under that Part for an offence prescribed under regulation 147(1).



For the purposes of section 178(2) of the Act, the following information is prescribed —

- (a) the applicant's full name and official details;
- (b) the premises in relation to which the warrant is being sought;
- (c) the purpose for which the entry to the premises is required;
- (d) the grounds on which the applicant considers that entry to the premises is necessary;
- (e) a statement to the best of the applicant's knowledge about whether an application for an entry warrant for the same premises has been made under section 178 of the Act within the previous 72 hours and, if so, whether or not a warrant was issued.

### **150. Forms**

For the purposes of the *Criminal Procedure Act 2004* Part 2 and sections 184(3) and 189(3) of the Act, the forms set out in Schedule 7 are prescribed in relation to the matters specified in those forms.

# Part 11 — Voluntary buyback, adjustment assistance and levy

## Division 1 — Buyback payment and net loss payment

151. Prescribed day for buyback payment and net loss payment applications (s. 229(2) and 235(2))

> For the purposes of sections 229(2) and 235(2) of the Act, the prescribed day is 31 May 2019.

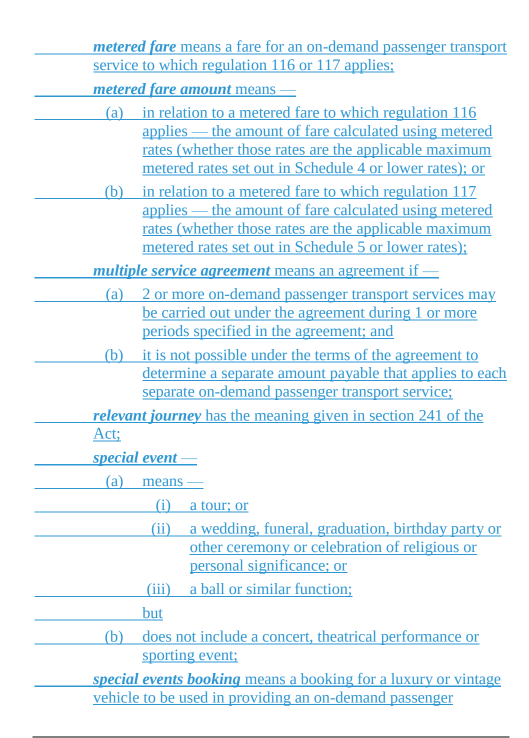
### Division 2 — On-demand passenger transport levy

### **Subdivision 1 — Preliminary**

	Subdivision 1 — Fremmary
<u>152.</u>	Terms used
	In this Division —
	approved special events provider means a provider of an
	authorised on-demand booking service in relation to whom an
	approval under regulation 158(3) is in force;
	assessment period has the meaning given in section 241 of the
	Act;
	associated relevant journey, in relation to a leviable passenger
	service transaction, means the relevant journey to which the
	leviable passenger service transaction relates;
	<b>booster seat</b> has the meaning given in the Road Traffic
	Code 2000 regulation 230;
	<i>child restraint</i> has the meaning given in the <i>Road Traffic</i>
	Code 2000 regulation 230;
	child safety harness has the meaning given in the Road Traffic
	Code 2000 regulation 230;

**Division 2** On-demand passenger transport levy

r. 152



transport service for a special event, but does not include a booking that relates to an on-demand passenger transport service —

- (a) for a journey to or from an airport; or
- (b) that is provided for business purposes.

### Subdivision 2 — General provisions relating to levy

### 153. Classes of providers of on-demand booking services (s. 241)

(1) For the purposes of the definition of *assessment period* in section 241 of the Act, the classes of provider of an on-demand booking service set out in the Table are prescribed.

### **Table**

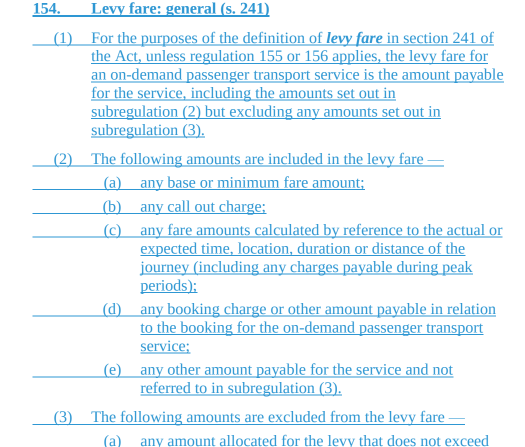
Name of class	Description of class
Small on-demand booking service providers	Each provider of an on-demand booking service if the total number of vehicles in relation to which the provider provides an on-demand booking service is not more than 50
Large on-demand booking service providers	Each provider of an on-demand booking service if the total number of vehicles in relation to which the provider provides an on-demand booking service is more than 50

(2) For the purposes of subregulation (1), if the provider of an authorised on-demand booking service (the *principal booking service*) has entered into an association arrangement, an on-demand booking service provided by the provider of the associated booking service to which the arrangement applies is taken to be provided by the provider of the principal booking service.

Part 11 Voluntary buyback, adjustment assistance and levy

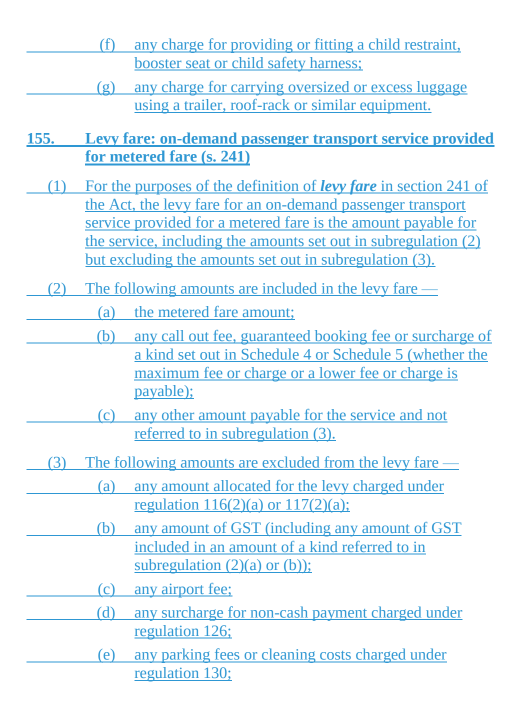
**Division 2** On-demand passenger transport levy

r. 154



- <u>the lesser of —</u>
  - (i) 10% of the sum of the amounts referred to in
    - subregulation (2); or
    - (ii) \$10;
  - (b) any amount of GST;
  - (c) any airport fee;
    - (d) any charge for using a particular payment method;
- (e) any charge for cleaning the vehicle because it was soiled by a passenger or parking the vehicle at the request of a passenger;

Division 2



Part 11 Voluntary buyback, adjustment assistance and levy Division 2 On-demand passenger transport levy

r. 156

(f)	any charge for providing or fitting a child restraint,
	booster seat or child safety harness;

(g) any charge for carrying oversized or excess luggage using a trailer, roof-rack or similar equipment.

### 156. Levy fare: fare under multiple service agreement (s. 241)

- (1) For the purposes of the definition of *levy fare* in section 241 of the Act, the levy fare for an on-demand passenger transport service to which a multiple service agreement applies is to be calculated as follows
  - (a) first, calculate the percentage (X%) of the agreement period that falls during the relevant assessment period;
  - (b) second, calculate X% of the total amount payable under the agreement for on-demand passenger transport services in respect of the agreement period (including any amounts of a kind referred to in regulation 154(2), but excluding any amounts of a kind referred to in regulation 154(3)(b) to (g) and any amount allocated for the levy that does not exceed 10% of the sum of the amounts of a kind referred to in regulation 154(2));
  - (c) third, divide the amount calculated under paragraph (b)
    by the number of on-demand passenger transport
    services completed under the agreement during the
    relevant assessment period.

### (2) In subregulation (1) —

agreement period means the period specified in the multiple service agreement during which the on-demand passenger service was completed;

relevant assessment period means the assessment period during which the on-demand passenger transport service was completed.

### Transactions relating to electric vehicles not leviable passenger service transactions

A passenger service transaction that consists of taking a booking for an electric vehicle to be used in providing an on-demand passenger transport service is not a leviable passenger service transaction.

#### Exemption from requirement to pay levy for approved **158.** special events providers

- An approved special events provider is exempt from liability to (1) pay the levy in relation to leviable passenger service transactions by the provider.
- The provider of an authorised on-demand booking service may apply to the CEO in the approved form for approval as a special events provider.
- On application under subregulation (2), the CEO may by written notice approve the provider as a special events provider if the CEO is satisfied that
  - the only bookings for on-demand vehicles to be used in providing on-demand passenger transport services taken or facilitated by the provider are special events bookings; and
  - (b) the provider is not a party to any association arrangement with another provider of an on-demand booking service.
- In determining for the purposes of subregulation (3) whether a vehicle is a luxury or vintage vehicle referred to in the definition of *special events booking* in regulation 152, the CEO may have regard to the following
  - the age and rarity of the vehicle; (a)
  - (b) the value of the vehicle;

(c)	the degree of comfort and amenity the vehicle provides
	to passengers;

- (d) any other relevant matters.
- (5) It is a condition of an on-demand booking service authorisation of an approved special events provider that
  - (a) the provider must not take or facilitate a booking, other than a special events booking, for a vehicle to be used in providing an on-demand passenger transport service; and
  - (b) the provider must not enter into an association arrangement; and
  - (c) if the provider intends to begin to take or facilitate bookings, other than special events bookings, for vehicles to be used in providing on-demand passenger transport services, or to enter into an association arrangement, the provider must give written notice to the CEO before doing so.
- (6) The CEO must by written notice revoke an approval under subregulation (3) if
  - (a) the CEO is satisfied that the provider has contravened a condition in subregulation (5)(a) or (b); or
  - (b) the provider gives a notice to the CEO in accordance with subregulation (5)(c).

# 159. Calculation of amount of levy payable on estimated basis (s. 247(1))

(1) For the purposes of section 247(1) of the Act, if the CEO has determined under section 247(2) of the Act that it is not reasonably practicable to determine the whole or part of the amount of levy payable by a person based on actual levy fares or leviable passenger service transactions or both during an assessment period —

Voluntary buyback, adjustment assistance and levy
On-demand passenger transport levy

Part 11 Division 2 r. 159

	(a)	<u> </u>
		written direction setting out how the whole or the part of
		the amount of levy payable is to be calculated on an
		estimated basis for that assessment period; and
	(b)	the amount of levy payable by the person for the
		assessment period is to be calculated in accordance with
		that direction.
(2)		ing a direction under subregulation (1)(a), the CEO must
		regard to the reasons for making the determination under
	section	<u>n 247(2) of the Act.</u>
(3)	A dire	ection under subregulation (1)(a) must provide for a
	metho	od for the calculation of the whole or part of the amount of
		ayable by the person for the assessment period on an
		ated basis that takes into account 1 or more of the
	follow	ving matters —
	(a)	<del></del>
		previous assessment period or any part of it;
	(b)	the average amount of levy payable by the person over
		2 or more recent assessment periods or any parts of
		those periods;
	(c)	<del></del>
		equivalent assessment period, or equivalent part of an
		assessment period, in the previous calendar year;
	(d)	the day, time, location, duration or distance of any
		associated relevant journey for a leviable passenger
		service transaction in respect of which the actual levy fare cannot be ascertained;
	<u>(e)</u>	any fare estimator made available by the person that
		applies to any associated relevant journey for a leviable passenger service transaction in respect of which the
		actual levy fare cannot be ascertained.

Part 11 Voluntary buyback, adjustment assistance and levy

**Division 2** On-demand passenger transport levy

r. 160

### 160. Registration as taxpayer (s. 249)

- (1) An application by a person for registration as a taxpayer under section 249 of the Act must
  - (a) be in the approved form; and
  - (b) be made no later than 7 days after the day on which the person first becomes liable to pay the levy.
- (2) A person registered as a taxpayer under section 249 of the Act must give written notice to the CEO if there is a change in any of the information that was given to the CEO in the application for registration as soon as practicable after becoming aware of the change.

Penalty for this subregulation:

- (a) for an individual, a fine of \$3 000;
- (b) for a body corporate, a fine of \$10 000.

### 161. Payment of levy

- (1) A provider of an on-demand booking service who applies under section 249 of the Act to register as a taxpayer for the purposes of Part 9 Division 2 of the Act must enter into an approved agreement for the payment of amounts of levy by direct debit from a bank account.
- (2) An amount of levy payable by a person is to be paid by direct debit from a bank account in accordance with the agreement entered into under subregulation (1).
- (3) On application by the provider of an on-demand booking service, the CEO may, if the CEO considers it appropriate in the circumstances, give the provider written notice stating that another payment method may be used.
- (4) If the CEO gives a notice under subregulation (3) —
- (a) subregulations (1) and (2) do not apply to the provider; and

	(b)	an amount of levy payable by the provider must be paid by the payment method specified in the notice.
<u>162.</u>	Retur	ns (s. 250)
	A retu	rn lodged by a taxpayer under section 250 of the Act
	(a)	be in the approved form; and
	(b)	include any documents required by the approved form.
<u>163.</u>	Recor	ds (s. 251)
(1)	follow regula	e purposes of section 251(a) of the Act, records of the ring information must be kept in accordance with this tion in relation to each leviable passenger service ection by a person—
	(a)	
	(b)	leviable passenger service transaction was taken; the day of the associated relevant journey for the leviable passenger service transaction and the times it began and ended;
	(c)	the locations where the associated relevant journey
	(d)	began and ended; the following information about the driver of the on-demand vehicle used for the associated relevant journey —
		(i) the driver's name;
		(ii) the driver's relevant driver authorisation number;
	(e)	number of the vehicle used for the associated relevant journey;
	(f)	the fare information required under regulation 164 for the on-demand passenger transport service to which the leviable passenger service transaction relates.

Part 11 Voluntary buyback, adjustment assistance and levy

**Division 2** On-demand passenger transport levy

r. 164

- (2) The records referred to in subregulation (1) must be kept in the manner and form approved by the CEO.
- (3) A record referred to in subregulation (1) must be retained for at least 5 years after the day on which the leviable passenger service transaction to which it relates occurs.

### 164. Records: fare information

- (1) For the purposes of regulation 163(1)(f), the fare information for an on-demand passenger transport service to which regulation 154 applies is
  - (a) the total amount payable for the on-demand passenger transport service;
  - (b) each component of the total amount referred to in paragraph (a), including each amount of a kind referred to in regulation 154(2) or (3);
  - (c) the amount of the levy fare for the on-demand passenger transport service;
  - (d) the rates used for calculating any amount of a kind referred to in regulation 154(2)(c);
  - (e) the distance travelled in the associated relevant journey, if this is used for calculating any amount of the fare payable for the on-demand passenger transport service.
- (2) For the purposes of regulation 163(1)(f), the fare information for an on-demand passenger transport service provided for a metered fare is
  - (a) the total amount payable for the on-demand passenger transport service;
  - (b) each component of the total amount referred to in paragraph (a), including each amount of a kind referred to in regulation 155(2) or (3);
- (c) the amount of the levy fare for the on-demand passenger transport service;

Voluntary buyback, adjustment assistance and levy
On-demand passenger transport levy
Division 2

r. 165

	(d) the rates used for calculating the metered fare amount;
	(e) the distance travelled in the associated relevant journey.
(3)	For the purposes of regulation 163(1)(f), the fare information for an on-demand passenger transport service to which a multiple service agreement applies is —
	(a) the total amount payable for on-demand passenger transport services under the multiple service agreement in respect of the agreement period (as defined in regulation 156(2));
	(b) each component of the total amount referred to in paragraph (a), including each amount of a kind referred to in regulation 154(2) or (3)(b) to (g) and any amount allocated for the levy;
	(c) the number of days in the agreement period;
	(d) the number of on-demand passenger transport services completed under the multiple service agreement during the relevant assessment period (as defined in regulation 156(2));
	(e) the levy fare for the on-demand passenger transport service.
165.	Records to be produced or provided to CEO or authorised
	<u>officer</u>
(1)	The CEO or an authorised officer may, by written notice, require a person who is required to keep records under section 251 of the Act to —
	(a) produce any of those records for inspection; or
	(b) provide copies of any of those records.
(2)	A notice under subregulation (1) must specify —  (a) the manner in which the records must be produced or
	provided; and

Part 11 Voluntary buyback, adjustment assistance and levy

**Division 2** On-demand passenger transport levy

r. 166

- (b) the time within which the records must be produced or provided, which must allow the person a reasonable period to comply with the notice.
- (3) A notice under subregulation (1)(b) may require copies of records to be provided on an ongoing basis at times specified in the notice.
- (4) A person given a notice under subregulation (1) must comply with the notice.

Penalty for this subregulation:

- (a) for an individual, a fine of \$12 000;
- (b) for a body corporate, a fine of \$40 000.

### Subdivision 3 — Modifications of Taxation Administration Act 2003

### 166. Modifications of *Taxation Administration Act 2003* (s. 243(2))

For the purposes of Part 9 Division 2 of the Act, the *Taxation*Administration Act 2003 applies with the modifications set out in this Subdivision.

### 167. Time limits on reassessment

The *Taxation Administration Act 2003* section 17(1) and (4) apply as if any reference to 5 years were a reference to 2 years.

### 168. Penalty tax not payable

The *Taxation Administration Act 2003* Part 3 Division 3 and any other provisions of that Act to the extent that they relate to penalty tax do not apply in relation to the levy.

### 169. Records relevant to objections

The *Taxation Administration Act 2003* Part 4 Division 2 applies as if it required an objection to contain, in addition to the requirements of section 35 of that Act, any records relevant to

the objection, such as journey data, vehicle records, fare calculation device data and financial statements.

### 170. Time for lodging objections

- The *Taxation Administration Act 2003* Part 4 Division 2 applies (1) as if it provided that the Commissioner cannot extend the 60-day period for lodging an objection under section 36(1), (2) or (3) of that Act unless there are special circumstances that prevented the objection from being lodged within that period.
- Without limiting subregulation (1), special circumstances may include the following
  - a serious illness or other personal emergency affecting (a) the taxpayer;
  - a failure of computing or other systems, including loss (b) of data, affecting the taxpayer's ability to make the objection;
  - an unforeseeable circumstance outside the control of the taxpayer.
- The Taxation Administration Act 2003 section 36(5) applies as if the reference to 12 months were a reference to 6 months.

#### **171. Proceedings before State Administrative Tribunal**

The *Taxation Administration Act 2003* section 43(2ab) applies as if a reference to the Minister were a reference to the Minister administering the *Transport (Road Passenger Services)* Act 2018 Part 9 Division 2.

#### **172.** Time limit on refund applications

The *Taxation Administration Act 2003* section 54(4)(b) applies as if the reference to 5 years were a reference to 2 years.

Part 11 Voluntary buyback, adjustment assistance and levy

**Division 3** Adjustment assistance grants

r. 173

### 173. Proceedings for an offence

The Taxation Administration Act 2003 section 112 applies for the purposes of proceedings for an offence under the Transport (Road Passenger Services) Act 2018 Part 9 Division 2 or under the Taxation Administration Act 2003 in relation to the Transport (Road Passenger Services) Act 2018 Part 9 Division 2 as if a reference to the Commissioner included a reference to the CEO.

### 174. Service

The *Taxation Administration Act 2003* section 115 applies as if it provided that any document required or permitted under that Act to be served on the Commissioner in relation to the levy must be served —

- (a) if there is an online facility available on the

  Department's website that provides for the service of
  documents relating to the levy using the taxpayer's
  account with that online facility; or
- (b) in another manner approved by the CEO.

### Division 3 — Adjustment assistance grants

# 175. Prescribed day for adjustment assistance grant applications (s. 259(2))

For the purposes of section 259(2) of the Act, the prescribed day is 31 March 2019.

# Part 12 — Miscellaneous

# **176.** Review of decisions (s. 262) The following decisions are prescribed for the purposes of paragraph (i) of the definition of reviewable decision in section 262 of the Act a decision under regulation 44(4) to refuse to vary the maximum number of vehicles covered by an on-demand booking service authorisation; a decision under regulation 46(5)(a) to refuse to grant a further on-demand booking service authorisation on a ground referred to in section 42(1)(a), (b), (d) or (e) of the Act; a decision under regulation 51(1) or (2) to refuse to (c) accept a nomination of a person to represent the provider of an on-demand booking service in providing the service; a decision under regulation 69(5)(b) to refuse to grant a further regular passenger service authorisation on a ground referred to in section 79(1)(a), (c) or (e) of the Act; (e) a decision to give a notice under regulation 80(3); a decision under regulation 85(5)(b) to refuse to grant a further passenger transport driver authorisation on a ground referred to in section 106(1)(a), (b) or (d) of the Act; (g) a decision under regulation 100(5)(b) to refuse to grant a further passenger transport vehicle authorisation on a ground referred to in section 139(1)(b) or (d) of the Act. **177. Fees**

The fees set out in Schedule 1 Division 1 are payable in relation

to the matters referred to in that Division.

(1)

- (2) The fees set out in Schedule 1 Division 2 are prescribed as the authorisation fees for on-demand booking service authorisations for the purposes of section 31(1)(e) of the Act and regulation 46(4)(b).
- (3) The fee for the purposes of regulation 44(3)(b) is to be calculated as follows —

$$(N-0) \times \frac{R}{T}$$

### where —

- N is the fee set out in Schedule 1 Division 2 that corresponds to the number of vehicles that would be covered by the on-demand booking service authorisation if it were varied as requested in the application under regulation 44(1);
- O is the fee set out in Schedule 1 Division 2 that corresponds to the number of vehicles covered by the on-demand booking service authorisation;
- R is the number of days in the period beginning on the day on which the application under regulation 44(1) is made and ending on the day on which the on-demand booking service authorisation expires;
- T is the total number of days in the period for which the on-demand booking service authorisation is granted.
- (4) The fee set out in Schedule 1 Division 3 is prescribed as the authorisation fee for passenger transport driver authorisations for the purposes of section 96(d) of the Act and regulation 85(4)(b), whether the authorisation is granted for 12 months under regulation 84(2) or for a shorter period under regulation 84(3).

(5) The fees set out in Schedule 1 Division 4 are prescribed as the authorisation fees for passenger transport vehicle authorisations for the purposes of section 127(d) of the Act and regulation 100(4)(b).

### 178. Waiver of fees

- (1) The CEO may, by written notice to a person, waive payment of the whole or a part of a fee prescribed under these regulations by the person if the CEO considers that it is appropriate in the circumstances to do so.
- (2) The CEO may, by notice published in the *Gazette*, waive payment of the whole or a part of a fee prescribed under these regulations by a class of persons if the CEO considers that it is appropriate in the circumstances to do so.

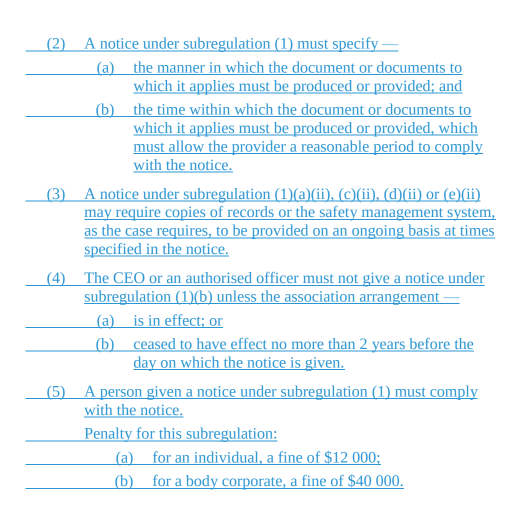
### 179. Exemption of providers of school bus services and vehicles

- (1) A provider of a passenger transport service that is a school bus service is exempt from all of the requirements of the Act and these regulations in relation to the school bus service except the requirement under regulation 14 to have a safety management system.
- (2) A provider of a passenger transport vehicle used or intended to be used for a passenger transport service that is a school bus service is exempt from all of the requirements of the Act and these regulations in relation to the provision of that vehicle.

# 180. CEO or authorised officer may require documents to be produced or provided

- (1) The CEO or an authorised officer may, by written notice
  - (a) require the provider of a specified service that is required under regulation 14 to have a safety management system to
    - (i) produce for inspection the provider's safety management system; or

	(ii) provide copies of that safety management
	system;
	or
(b)	subject to subregulation (4), require a party or former party to an association arrangement to produce for inspection or provide copies of —
	(i) the association arrangement; or
	(ii) any records required to be kept by the person under regulation 59(1)(b);
	<u>or</u>
(c)	require the provider of an authorised on-demand booking service to —
	(i) produce for inspection any of the records kept under regulations 57, 58, 63 and 113(6); or
	(ii) provide copies of any of the records kept under regulations 57, 58, 63 and 113(6);
	or
(d)	require the provider of an authorised regular passenger transport service to —
	(i) produce for inspection any of the records kept under regulations 74 and 78; or
	(ii) provide copies of any of the records kept under regulations 74 and 78;
	or
(e)	require the provider of an on-demand booking service,
	or a driver, who is required to keep records under regulation 120(4) or (5) to —
	(i) produce for inspection any of those records; or
	(ii) provide copies of any of those records.



General matters

r. 181

# Part 13 — Transitional provisions

### **Division 1 — General matters**

### 181. Disclosure of information about drivers' licences (s. 293(2))

- (1) For the purposes of section 293(2) of the Act, the CEO may disclose the information referred to in that section to a person referred to in that section who requests the information (the *recipient*) by making the information available to the recipient through an online facility.
- (2) The information referred to in section 293(2) of the Act about an 'F' or 'T' endorsed driver's licence must not be disclosed unless the recipient provides all of the following information in relation to the driver's licence
  - (a) the surname of the driver's licence holder;
  - (b) the date of birth of the driver's licence holder;
  - (c) the driver's licence number.

### 182. Camera surveillance units installed before 2 July 2019

- (1) A camera surveillance unit installed in an on-demand rank or hail vehicle before 2 July 2019 is not required to meet the requirements of regulation 108(3)(a) until 1 July 2021 if it meets the requirements of the standards (the 2017 standards) entitled Camera Surveillance Unit Standards 2017 approved by the CEO and published on the Department's website, as at 1 July 2020.
- (2) If a camera surveillance unit to which subregulation (1) applies does not meet the Camera Surveillance Unit Standards, but meets the 2017 standards, a reference in regulation 113(1)(b) to the Camera Surveillance Unit Standards is to be read, in relation to a visual, audiovisual or audio recording taken by the camera surveillance unit, as a reference to the 2017 standards.

<b>183.</b>	Camera surveillance units in on-demand rank or hail
	vehicles in regional areas

- (1) Subject to subregulation (2), regulation 108(1) and (2) do not apply until 1 July 2021 in relation to an on-demand rank or hail vehicle that primarily operates outside the metropolitan region except in relation to the use of the vehicle for a journey that starts and ends inside the metropolitan region.
- (2) Regulation 108(1) and (2) do not apply until 1 July 2021 in relation to an on-demand rank or hail vehicle that primarily operates in the following areas
  - (a) the Mandurah local government district;
  - (b) the Murray local government district.

# Prescribed transition period for 'F' or 'T' endorsed driver's licence (s. 294)

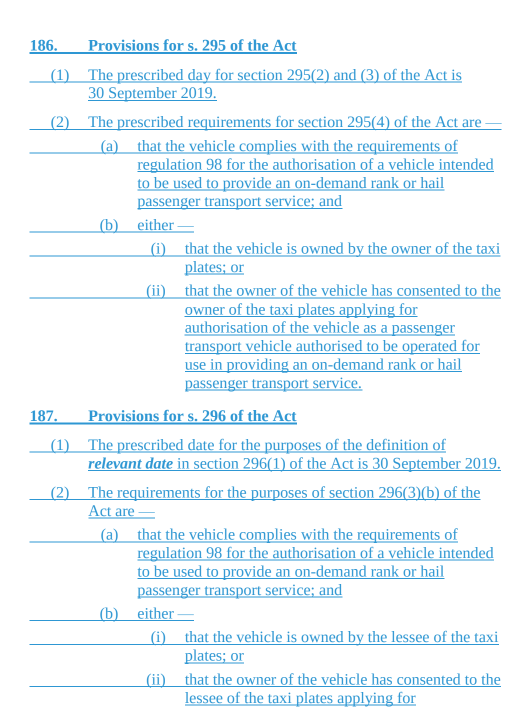
For the purposes of section 294(2)(b) and (4) of the Act, the prescribed transition period for an 'F' or 'T' endorsed driver's licence is the period of 12 months ending on 30 June 2021.

# 185. Provisions for drivers authorised to drive under s. 294 or interstate driver authorisation

- (1) During a period when a driver of an on-demand rank or hail vehicle is authorised to drive a vehicle for the purpose of transporting passengers for hire or reward without a passenger transport driver authorisation under section 294 of the Act—
  - (a) regulation 29(1) applies to the driver even though the driver does not hold a passenger transport driver authorisation; and

r. 185

- (b) the number that must be included on the driver's driver identity document for the purposes of regulation 29(1)(c) is the following, rather than the passenger transport driver authorisation number
  - (i) if the driver has an approved identification card the number on that card;
  - (ii) if the driver was issued a driver identification number under regulation 10L(3) of the 2019 regulations that number.
- (2) During a period when a driver of an on-demand charter vehicle is authorised to drive a vehicle for the purpose of transporting passengers for hire or reward without a passenger transport driver authorisation under section 294 of the Act, paragraph (c) of the definition of *required information* in regulation 31(1) does not apply in relation to the driver.
- (3) During a period when a driver of a passenger transport vehicle is authorised to drive a vehicle for the purpose of transporting passengers for hire or reward without a passenger transport driver authorisation under section 294 of the Act, the records that must be kept under regulations 57(1)(a), 58(2)(d), 74(1)(c) and 163(1)(d) must include the driver's licence number, rather than the relevant driver authorisation number, of the driver.
- (4) During the period of 14 days beginning on the day on which a driver to whom subregulation (3) applied is granted a passenger transport driver authorisation, the records that must be kept under regulations 57(1)(a), 58(2)(d), 74(1)(c) and 163(1)(d) may include the driver's licence number, rather than the relevant driver authorisation number, of the driver.
- (5) During the period of 14 days beginning on 1 July 2020, the records that must be kept under regulations 57(1)(a), 58(2)(d), 74(1)(c) and 163(1)(d) in relation to a driver who holds an interstate driver authorisation and to whom subregulation (3) does not apply may include the driver's licence number, rather than the relevant driver authorisation number, of the driver.



General matters

r. 188

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authorisation of the vehicle as a passenger transport vehicle authorised to be operated for use in providing an on-demand rank or hail passenger transport service.

#### 188. Medical reports



*next report date*, in relation to an 'F' or 'T' endorsed driver's licence, means —

- (a) the day on which the 'F' or 'T' endorsement would lapse under the *Road Traffic (Authorisation to Drive)*Regulations 2014 regulation 12(11) (as those regulations apply under section 294(4) of the Act) if the holder of the licence does not submit a written report based on a medical examination; or
- (b) if a condition imposed on the driver's licence under the Road Traffic (Authorisation to Drive) Regulations 2014 required a written report based on a medical examination to be submitted by an earlier date that earlier date.
- (2) Despite regulations 82(a)(ii) and 85(2)(b)(ii), an application under section 95 of the Act or regulation 85 is not required to include an approved medical report on the applicant if
  - (a) the applicant
    - (i) in the case of an application under section 95 of the Act — holds an 'F' or 'T' endorsed driver's licence at the time of the application; or
    - (ii) in the case of an application under regulation 85 held an 'F' or 'T' endorsed driver's licence when the applicant first applied for a passenger transport driver authorisation under section 95 of the Act;

and

- (b) the next report date for the driver's licence is at least 3 months after the day on which the application under section 95 of the Act or regulation 85 is made.
- (3) If the CEO grants a passenger transport driver authorisation on an application to which subregulation (2) applies, the holder of the authorisation must give an approved medical report on the holder to the CEO on or before the next report date.
- (4) The CEO may take a failure of a holder to give the CEO an approved medical report under subregulation (3) into account in determining for any purpose under the Act whether the holder is a fit and proper person to hold a passenger transport driver authorisation.
- (5) Subregulation (2) does not apply to an application under regulation 85 for renewal of a passenger transport driver authorisation if a condition of the kind referred to in regulation 86 applies to the authorisation.

#### **Division 2** — Number plates

#### 189. Term used: commencement day

In this Division —

commencement day means the day on which Part 6 of the Act came into operation.

- 190. Existing attached taxi plates for taxis may continue to be used
- (1) This regulation applies if a taxi plate that was issued under the <u>Taxi Act 1994</u> was attached to a taxi immediately before commencement day.
- (2) Unless otherwise provided in this Division, the taxi plate may continue to be used on and after commencement day as a number plate for the vehicle it was attached to while it continues to be an authorised on-demand rank or hail vehicle.

Part 13 Transitional provisions

Division 2 Number plates

r. 191

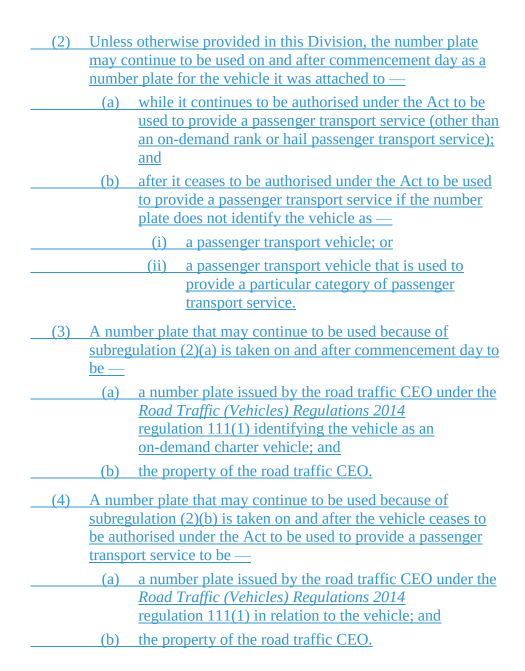
- (3) A taxi plate that may continue to be used because of subregulation (2) is taken on and after commencement day to be
  - (a) a number plate issued by the road traffic CEO under the Road Traffic (Vehicles) Regulations 2014
    regulation 111(2) in relation to the on-demand rank or hail vehicle; and
    - (b) the property of the road traffic CEO.

# 191. Existing attached number plates for country taxi-cars may continue to be used

- (1) This regulation applies if a number plate that was issued for a country taxi-car under the *Transport Co-ordination Act 1966* was attached to the taxi-car immediately before commencement day.
- (2) Unless otherwise provided in this Division, the number plate may continue to be used on and after commencement day as a number plate for the vehicle it was attached to while it continues to be an authorised on-demand rank or hail vehicle.
- (3) A number plate that may continue to be used because of subregulation (2) is taken on and after commencement day to be
  - (a) a number plate issued by the road traffic CEO under the Road Traffic (Vehicles) Regulations 2014
    regulation 111(2) in relation to the on-demand rank or hail vehicle; and
  - (b) the property of the road traffic CEO.

### 192. Omnibus number plates

(1) This regulation applies if a number plate that was issued under the *Transport Co-ordination Act 1966* section 32A was attached to a vehicle that was an omnibus licensed under that Act immediately before commencement day.

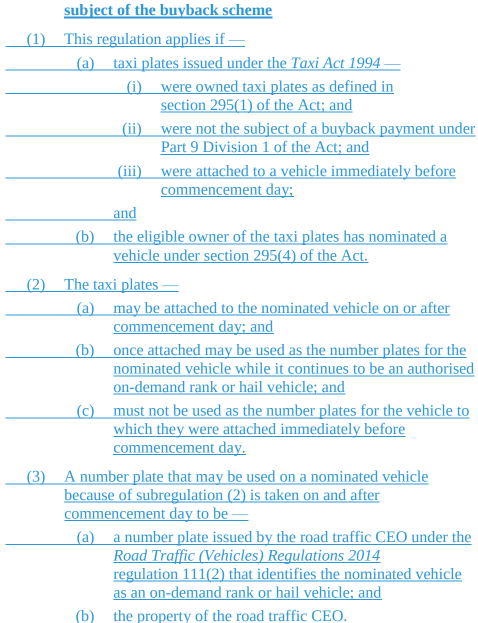


**Division 2** 

Number plates

r. 193

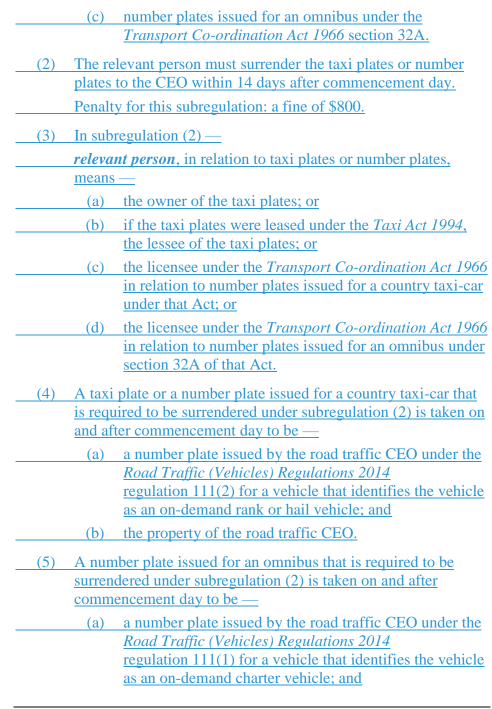
193. Owned taxi plates that were attached and were not the subject of the buyback scheme



<b>194.</b>	Lease	d taxi plates that were attached
(1)	This r	egulation applies if —
	(a)	taxi plates issued under the Taxi Act 1994 were attached
		to a vehicle immediately before commencement day;
		<u>and</u>
	(b)	1
		under section 296(3)(b) of the Act.
(2)	The ta	<u>axi plates —</u>
	(a)	may be attached to the nominated vehicle on or after
		commencement day; and
	(b)	once attached may be used as the number plates for the
		nominated vehicle while it continues to be an authorised
		on-demand rank or hail vehicle; and
	(c)	must not be used as the number plates for the vehicle to
		which they were attached immediately before
		commencement day.
(3)		nber plate that may be used on a nominated vehicle
		se of subregulation (2) is taken on and after
		encement day to be —
	(a)	a number plate issued by the road traffic CEO under the Road Traffic (Vehicles) Regulations 2014
		regulation 111(2) that identifies the nominated vehicle
		as an on-demand rank or hail vehicle; and
	(b)	the property of the road traffic CEO.
<u>195.</u>	Retur	n of number plates that were not attached to a vehicle
(1)	This r	egulation applies in relation to the following plates if they
		not attached to a vehicle immediately before
	comm	encement day —
	(a)	taxi plates issued for a taxi under the Taxi Act 1994;
	(b)	number plates issued for a country taxi-car under the

Transport Co-ordination Act 1966;

r. 195



Transitional provisions

Part 13

Transition from Transport (Road Passenger Services) Regulations 2019 **Division 3** 

r. 196

(b) the property of the road traffic CEO.

#### 196. Seizure of number plates

An authorised officer may seize and take possession of number plates that the officer suspects on reasonable grounds should have been returned to the CEO under regulation 195.

# <u>Division 3 — Transition from Transport (Road Passenger Services) Regulations 2019</u>

# 197. Things done for 2019 regulations continue for these regulations

- (1) Without limiting the *Interpretation Act 1984* section 36, any of the following done under or for the purposes of a provision of the 2019 regulations continues and is taken to be done under or for the purposes of the corresponding provision of these regulations
  - (a) the approval of a form;
  - (b) the approval of a manner for doing a thing;
  - (c) the making of an application or payment;
  - (d) the granting of an authorisation;
  - (e) the giving of a notice or direction;
    - (f) the giving of a criminal record check;
  - (g) the appointment, nomination, authorisation or approval of a person.
- (2) For the purposes of subregulation (1), a provision of the

  2019 regulations corresponds with a provision of these
  regulations if the provisions are substantially similar, whether or
  not there are differences.
- (3) Subregulation (1) applies subject to any revocation, withdrawal, or other thing done, under these regulations.

Part 13 Transitional provisions

**Division 3** Transition from Transport (Road Passenger Services)

Regulations 2019

r. 198

#### 198. Review of decisions under 2019 regulations

## (1) In this regulation —

2019 regulations reviewable decision means a decision made under the 2019 regulations that, immediately before

1 July 2020, was prescribed in regulation 68 of the 2019 regulations for the purposes of paragraph (i) of the definition of reviewable decision in section 262 of the Act.

(2) For the purposes of paragraph (i) of the definition of *reviewable*decision in section 262 of the Act, a 2019 regulations
reviewable decision is prescribed.

# 199. Provisions relating to disqualification periods under 2019 regulations

### (1) In this regulation —

relevant offence means a disqualification offence prescribed for the purposes of Part 3 of the Act referred to in Schedule 2 clause 1 Table item 12 or 14, being an offence for which the disqualification period that applied under the 2019 regulations was permanent.

- (2) The disqualification period that applies to a relevant offence is the period of 10 years prescribed by Schedule 2 clause 1 Table item 12 or 14, as the case requires—
  - (a) whether the conviction for the relevant offence occurred before or after 1 July 2020; and
  - (b) whether or not an on-demand booking service authorisation was cancelled, and a period of disqualification commenced, under section 43 and 44 of the Act as a result of a person being convicted before 1 July 2020 of the relevant offence.

Transitional provisions

Part 13

Transition from Transport (Road Passenger Services) Regulations 2019 Division 3

r. 200

#### 200. Provisions relating to association arrangements

- (1) Subject to subregulations (2) and (3), regulations 5, 59 and 180(1)(b) apply to an association arrangement whether it was entered into before or after 1 July 2020.
- (2) Regulation 5(e) does not apply to an association arrangement entered into before 1 July 2020.
- (3) If an association arrangement ceased to have effect before 1 July 2020
  - (a) a former party to the arrangement is not required to comply with regulation 59 in relation to the arrangement; and
  - (b) a notice under regulation 180(1)(b) must not be given in relation to the arrangement.

Part 14 Transport (Road Passenger Services) Regulations 2019 repealed

r. 201

# Part 14 — Transport (Road Passenger Services) Regulations 2019 repealed

201. Transport (Road Passenger Services) Regulations 2019 repealed

The *Transport (Road Passenger Services) Regulations 2019* are repealed.

r. 202

# <u>Part 15 — Transport Regulations Amendment (Road Passenger Services) Regulations (No. 2) 2019 amended</u>

#### 202. Regulations amended

This Part amends the *Transport Regulations Amendment (Road Passenger Services) Regulations (No. 2) 2019.* 

#### 203. Regulation 2 amended

Delete regulation 2(c).

## 204. Part 5 Division 4 deleted

Delete Part 5 Division 4.

Compare 24 Jun 2020 [00-a0-00] / 01 Jul 2020 [00-b0-01]
Published on www.legislation.wa.gov.au

Schedule 1 Fees

Division 1 Fees: general

# Schedule 1 — Fees

[r. 177]

# **Division 1 — Fees: general**

## **Table**

	<u>Description of fee</u>	<u>Fee</u>
<u>1.</u>	Application fee for on-demand booking service authorisation (s. 29(4)(f) of the Act)	<u>\$113.00</u>
<u>2.</u>	Fee for nomination of additional or replacement person to represent provider of authorised on-demand booking service (r. 50(5)(a))	\$23.00
<u>3.</u>	Application fee for variation of conditions of on-demand booking service authorisation (s. 34(2)(c) of the Act)	\$14.00
<u>4.</u>	Application fee for regular passenger transport service authorisation (s. 59(3)(e) of the Act)	\$115.00
<u>5.</u>	Application fee for renewal of regular passenger transport service authorisation (r. 69(2)(c))	<u>\$115.00</u>
<u>6.</u>	Application fee for variation of regular passenger transport service authorisation (s. 67(2)(c) of the Act)	<u>\$154.00</u>
<u>7.</u>	Application fee for variation of approved route or area (s. 69(2)(c) of the Act)	<u>\$154.00</u>
<u>8.</u>	Application fee for transfer of regular passenger transport service authorisation (s. 75(4)(d) of the Act)	\$77.00
<u>9.</u>	Application fee for passenger transport driver authorisation (s. 95(3)(c) of the Act)	\$28.00

Fees: general Schedule 1

Point Schedule 1

Division 1

	<b>Description of fee</b>	<u>Fee</u>
<u>10.</u>	Application fee for variation of conditions of passenger transport driver authorisation (s. 99(2)(c) of the Act)	\$14.00
<u>11.</u>	Application fee for passenger transport vehicle authorisation (s. 124(3)(d) of the Act)	<u>\$15.00</u>
<u>12.</u>	Application fee for variation of conditions of passenger transport vehicle authorisation (s. 130(2)(c) of the Act)	\$20.00
<u>13.</u>	Application fee for category of service change for passenger transport vehicle authorisation (s. 132(2)(c) of the Act)	\$36.00
14.	Fee for provision of unpublished de-identified data on request (s. 151(3) of the Act)	\$139.00 for each hour, or part of an hour, that a person spends extracting and providing data in response to request
<u>15.</u>	Fee for providing copy of authorisation document for passenger transport authorisation	\$12.00
<u>16.</u>	Fee for handling the following transactions in person or over the phone in relation to passenger transport authorisations —  (a) changes to existing records (except changes of address)  (b) late renewal of annual authorisations	
	(c) manual search of records	\$20.00

Schedule 1 Fees

**Division 2** Authorisation fees for on-demand booking service

authorisations

# <u>Division 2 — Authorisation fees for on-demand booking service</u> <u>authorisations</u>

### **Table**

Number of vehicles to be covered by the authorisation	<u>Fee</u>
1	\$250
<u>2 to 5</u>	<u>\$470</u>
<u>6 to 15</u>	<u>\$1 380</u>
<u>16 to 30</u>	<u>\$2 750</u>
31 to 50	<u>\$4 500</u>
<u>51 to 90</u>	<u>\$7 400</u>
91 to 150	\$12 300
<u>151 to 250</u>	\$20 000
<u>251 to 500</u>	\$33 000
More than 500	<u>\$65 000</u>

# <u>Division 3 — Authorisation fee for passenger transport driver</u> <u>authorisation</u>

The authorisation fee for a passenger transport driver authorisation is \$88.

Fees Schedule 1

Authorisation fees for passenger transport vehicle authorisations

Division 4

# $\frac{Division\ 4 --- Authorisation\ fees\ for\ passenger\ transport\ vehicle}{authorisations}$

## **Table**

<b>Duration of the authorisation</b>	<u>Fee</u>
1 month	<u>\$21</u>
3 months	<u>\$40</u>
<u>6 months</u>	<u>\$67</u>
12 months	<u>\$113</u>
Another period specified under regulation 99	A pro rata amount based on the fee for a 12 month authorisation

# <u>Schedule 2 — Disqualification offences and disqualification</u> periods: on-demand booking services

[r. 52]

- 1. Disqualification offences and disqualification periods: on-demand booking services
- (1) Each offence described in column 1 of the Table is prescribed for the purposes of Part 3 of the Act as a disqualification offence for providers of on-demand booking services, responsible officers of providers of on-demand booking services and close associates of providers of on-demand booking services.
- (2) If particular circumstances are set out opposite a disqualification offence in column 2 of the Table, the offence is a disqualification offence for the purposes of Part 3 of the Act only in those circumstances.
- (3) The disqualification period that applies to a disqualification offence is the period set out opposite that offence in column 3 of the Table.
- (4) A reference in column 1 of the Table to a penalty of imprisonment for which an offender is liable is a reference to the maximum penalty of imprisonment that could be imposed on an individual convicted of the offence (or, in the case of a summary conviction, to the maximum penalty of imprisonment that could be imposed on an individual on summary conviction) regardless of the penalty actually imposed and whether a fine could also, or alternatively, be imposed.
- (5) A reference in column 2 of the Table to a 2<sup>nd</sup> or subsequent conviction is a reference to a conviction for the disqualification offence referred to in column 1 of the Table that occurs within 20 years after a prior conviction for that offence.

Note for this subclause:

Under the *Spent Convictions Act 1988*, a reference in a written law to a conviction of a person for an offence does not include a reference to a spent conviction.

cl. 1

#### **Table** Column 1 Column 3 **Item** Column 2 **Disqualification offence Circumstances Disqualification** period Transport (Road Passenger Services) Act 2018 Offence under s. 21(1) of Permanent 1. the Act <u>2.</u> Offence under s. 22(1) of 5 years the Act 2<sup>nd</sup> or subsequent 3. Offence under s. 23 of the 5 years conviction only Act Children and Community Services Act 2004 Offence under the 4. Permanent Children and Community Services Act 2004 section 192(1) or (2) Classification (Publications, Films and Computer Games) Enforcement <u>Act</u> 1996 5. Offence under the Permanent Classification (Publications, Films and Computer Games) Enforcement Act 1996 section 60(1), (2), (3) or (4) (before the repeal of section 60 on 28 August 2010) or section 101(1)

**Schedule 2** Disqualification offences and disqualification periods: on-demand booking services

# <u>cl.</u> 1

<u>Item</u>	Column 1 Disqualification offence	Column 2 Circumstances	Column 3  Disqualification period
The Cr	riminal Code		
<u>6.</u>	Offence under The Criminal Code Chapter IX, XI, XVI, XXII, XXV, XXVIA, XXVIII to XXXIIIB, s. 343, Chapter XXXVI to XLI, XLIVA, XLVI, XLIX, LI, LIII or LV if an offender is liable to a penalty of imprisonment for more than 3 years		Permanent
7.	Offence under The Criminal Code Chapter IX, XI, XVI, XXII, XXVA, XXVIA, XXVIII to XXXIIIB, XXXVI to XLI, XLIVA, XLVI or XLIX to LIII if an offender is liable to a penalty of imprisonment for more than 18 months but no more than 3 years		5 years

Disqualification offences and disqualification periods: Schedule 2 on-demand booking services

## cl. 1

<u>Item</u>	Column 1 Disqualification offence	Column 2 Circumstances	Column 3 Disqualification period
8.	Offence under The Criminal Code Chapter IX, XI, XVI, XXII, XXIX, XXX, XXXIII to XXXIIIB, XXXVII, XLIVA, XLIX, L or LIII if the offender is liable to a penalty of imprisonment for no more than 18 months		12 months
9.	Offence under <i>The</i> Criminal Code s. 552, 553, 555A, 556, 558, 560, 562, 563A or 563B if an offender is liable to a penalty of imprisonment for more than 3 years	Only if the offence relates to an offence referred to in item 6, 7 or 8 of this Table	Permanent
10.	Offence under The Criminal Code s. 552, 553, 555A, 556, 558, 560 or 562 if an offender is liable to a penalty of imprisonment for more than 18 months but no more than 3 years	Only if the offence relates to an offence referred to in item 6, 7 or 8 of this Table	5 years
11.	Offence under <i>The</i> Criminal Code s. 552, 553, 555A, 556, 558, 560 or 562 if an offender is liable to a penalty of imprisonment for no more than 18 months	Only if the offence relates to an offence referred to in item 6, 7 or 8 of this Table	12 months

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**Schedule 2** Disqualification offences and disqualification periods: on-demand booking services

# <u>cl.</u> 1

<u>Item</u>	Column 1 Disqualification offence	Column 2 Circumstances	Column 3  Disqualification period
<u>Firear</u>	ms Act 1973		
<u>12.</u>	Offence under the Firearms Act 1973 if an offender is liable to a penalty of imprisonment for more than 2 years		10 years
<u>13.</u>	Offence under the Firearms Act 1973 if an offender is liable to a penalty of imprisonment for at least 12 months but no more than 2 years		12 months
Misuse	e of Drugs Act 1981		
<u>14.</u>	Indictable offence under the Misuse of Drugs Act 1981		10 years
<u>15.</u>	Simple offence under the Misuse of Drugs Act 1981		12 months
Occupational Safety and Health Act 1984			
<u>16.</u>	Offence under the Occupational Safety and Health Act 1984 s. 19A(1), 21A(1), 21C(1), 22A(1), 23AA(1), 23B(1) or 23H(1)		Permanent

Disqualification offences and disqualification periods: Schedule 2 on-demand booking services

## cl. 1

<u>Item</u>	Column 1  Disqualification offence	Column 2 Circumstances	Column 3  Disqualification period
<u>17.</u>	Offence under the Occupational Safety and Health Act 1984 s. 19A(2), 21A(2), 21C(2), 22A(2), 23AA(2), 23B(2) or 23H(2)		5 years
18.	Offence under the Occupational Safety and Health Act 1984 s. 19A(3), 21A(3), 21C(3), 22A(3), 23AA(3), 23B(3) or 23H(3)	2 <sup>nd</sup> or subsequent conviction only	12 months
Prostit	ution Act 2000		
<u>19.</u>	Offence under the Prostitution Act 2000 s. 16(1) or (2), 17(1) or 18(1)		Permanent
Weapo	ns Act 1999		
<u>20.</u>	Offence under the Weapons Act 1999 s. 6(1), 7(1) or (2), 8A(2) or (3) or 8(1)		12 months

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Schedule 2 Disqualification offences and disqualification periods: on-demand booking services

# <u>cl.</u> 1

<u>Item</u>	Column 1 Disqualification offence	Column 2 Circumstances	Column 3  Disqualification period
Laws	of Commonwealth, other Stat	es or Territories	
<u>21.</u>	Offence under a law of the Commonwealth, another State or a Territory that is constituted by conduct that is substantially the same as the conduct constituting an offence described in items 1 to 20 (the local offence)		The disqualification period prescribed for the local offence

cl. 1

# <u>Schedule 3 — Disqualification offences and disqualification</u> periods: passenger transport drivers

[r. 88]

- 1. Disqualification offences and disqualification periods: passenger transport drivers
- (1) Each offence described in column 1 of the Table is prescribed for the purposes of Part 5 of the Act as a disqualification offence.
- (2) If particular circumstances are set out opposite a disqualification offence in column 2 of the Table, the offence is a disqualification offence for the purposes of Part 5 of the Act only in those circumstances.
- (3) The disqualification period that applies to a disqualification offence is the period set out opposite that offence in column 3 of the Table.
- (4) A reference in column 1 of the Table to a penalty of imprisonment for which an offender is liable is a reference to the maximum penalty of imprisonment that could be imposed on an individual convicted of the offence (or, in the case of a summary conviction, to the maximum penalty of imprisonment that could be imposed on an individual on summary conviction) regardless of the penalty actually imposed and whether a fine could also, or alternatively, be imposed.
- (5) A reference in column 2 of the Table
  - (a) to a 2<sup>nd</sup> or subsequent conviction is a reference to a conviction for the disqualification offence referred to in column 1 of the Table that occurs within 20 years after a prior conviction for that offence; and
  - (b) to a prior conviction for an offence is a reference to a conviction for that offence that occurred no earlier than 20 years before the conviction for the disqualification offence referred to in column 1 of the table.

#### Note for this subclause:

Under the *Spent Convictions Act 1988*, a reference in a written law to a conviction of a person for an offence does not include a reference to a spent conviction.

**Schedule 3** Disqualification offences and disqualification periods: passenger transport drivers

cl. 1

#### **Table**

		able	1
<u>Item</u>	Column 1  Disqualification offence	Column 2 Circumstances	Column 3  Disqualification period
<u>Transp</u>	oort (Road Passenger Service	s) Act 2018	
<u>1.</u>	Offence under s. 21(1) of the Act		Permanent
<u>2.</u>	Offence under s. 22(1) of the Act		<u>5 years</u>
<u>3.</u>	Offence under s. 23 of the Act	2 <sup>nd</sup> or subsequent conviction only	<u>5 years</u>
4.	Offence under s. 90(1) of the Act	2 <sup>nd</sup> or subsequent conviction only	12 months
<u>5.</u>	Offence under s. 91(1) of the Act	2 <sup>nd</sup> or subsequent conviction only	12 months
Childr	en and Community Services A	Act 2004	
<u>6.</u>	Offence under the Children and Community Services Act 2004 section 192(1) or (2)		<u>Permanent</u>
Classification (Publications, Films and Computer Games) Enforcement <u>Act 1996</u>			
<u>7.</u>	Offence under the Classification (Publications, Films and Computer Games) Enforcement Act 1996 section 60(1), (2), (3) or (4) (before the repeal of		<u>Permanent</u>

Disqualification offences and disqualification periods: Schedule 3 passenger transport drivers

cl. 1

Item  The Cr	Column 1 Disqualification offence  section 60 on 28 August 2010) or section 101(1)  riminal Code	Column 2 Circumstances	Column 3 Disqualification period
<u>8.</u>	Offence under <i>The</i> Criminal Code Chapter XXXI		Permanent
<u>9.</u>	Offence under The Criminal Code Chapter IX, XI, XVI, XXII, XXV, XXVIA, XXVIII to XXX, XXXIII to XXXIIIB, s. 343, Chapter XXXVI to XLI, XLIVA, XLVI, XLIX, LI, LIII or LV if an offender is liable to a penalty of imprisonment for more than 3 years		Permanent
10.	Offence under The Criminal Code Chapter IX, XI, XVI, XXII, XXVA, XXVIA, XXVIII to XXX, XXXIII to XXXIIIB, XXXVI to XLI, XLIVA, XLVI or XLIX to LIII if an offender is liable to a penalty of imprisonment for more than 18 months but no more than 3 years		5 years

Schedule 3 Disqualification offences and disqualification periods: passenger transport drivers

# <u>cl.</u> 1

<u>Item</u>	Column 1 Disqualification offence	Column 2 Circumstances	Column 3  Disqualification period
11.	Offence under The Criminal Code Chapter IX, XI, XVI, XXII, XXIX, XXX, XXXIII to XXXIIIB, XXXVII, XLIVA, XLIX, L or LIII if the offender is liable to a penalty of imprisonment for no more than 18 months		12 months
12.	Offence under <i>The</i> Criminal Code s. 552, 553, 555A, 556, 558, 560, 562, 563A or 563B if an offender is liable to a penalty of imprisonment for more than 3 years	Only if the offence relates to an offence referred to in item 8, 9, 10 or 11 of this Table	Permanent
13.	Offence under The Criminal Code s. 552, 553, 555A, 556, 558, 560 or 562 if an offender is liable to a penalty of imprisonment for more than 18 months but no more than 3 years	Only if the offence relates to an offence referred to in item 8, 9, 10 or 11 of this Table	5 years
<u>14.</u>	Offence under <i>The</i> Criminal Code s. 552, 553, 555A, 556, 558, 560 or 562 if an offender is liable to a penalty of imprisonment for no more than 18 months	Only if the offence relates to an offence referred to in item 8, 9, 10 or 11 of this Table	12 months

Disqualification offences and disqualification periods: Schedule 3 passenger transport drivers

## cl. 1

<u>Item</u>	Column 1 Disqualification offence	Column 2 Circumstances	Column 3  Disqualification period
<u>Firear</u>	ms Act 1973		
<u>15.</u>	Offence under the Firearms Act 1973 if an offender is liable to a penalty of imprisonment for more than 2 years		10 years
<u>16.</u>	Offence under the Firearms Act 1973 if an offender is liable to a penalty of imprisonment for at least 12 months but no more than 2 years		12 months
Misuse	e of Drugs Act 1981		
<u>17.</u>	Indictable offence under the Misuse of Drugs Act 1981		10 years
<u>18.</u>	Simple offence under the Misuse of Drugs Act 1981		12 months
Prostitution Act 2000			
<u>19.</u>	Offence under the Prostitution Act 2000 s. 16(1) or (2), 17(1) or 18(1)		Permanent

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Schedule 3 Disqualification offences and disqualification periods: passenger transport drivers

# <u>cl.</u> 1

<u>Item</u>	Column 1 Disqualification offence	Column 2 Circumstances	Column 3  Disqualification period
Road T	Traffic Act 1974		
<u>20.</u>	Offence under the <i>Road</i> Traffic Act 1974 section 59(1)		<u>Permanent</u>
21.	Offence under the Road Traffic Act 1974 section 59A(1)	1st conviction only	10 years
<u>22.</u>	Offence under the <i>Road</i> <u>Traffic Act 1974</u> section 59A(1)	2 <sup>nd</sup> or subsequent conviction only	<u>Permanent</u>
23.	Offence under the Road Traffic Act 1974 section 59A(1)	Only if the offender has a prior conviction under the Road Traffic Act 1974 section 59(1)	Permanent
24.	Offence under the Road Traffic Act 1974 section 59BA(1)	1st conviction only	5 years
<u>25.</u>	Offence under the Road Traffic Act 1974 section 59BA(1)	2 <sup>nd</sup> or subsequent conviction only	10 years
<u>26.</u>	Offence under the <i>Road</i> <u>Traffic Act 1974</u> section 60(1A)	1st conviction only	12 months

Disqualification offences and disqualification periods: passenger transport drivers

Schedule 3

cl. 1

<u>Item</u>	Column 1 Disqualification offence	Column 2 Circumstances	Column 3 Disqualification period
<u>27.</u>	Offence under the Road Traffic Act 1974 section 60(1A)	2 <sup>nd</sup> or subsequent conviction only	<u>5 years</u>
28.	Offence under the <i>Road</i> Traffic Act 1974 section 60(1A)	Only if the offender has a prior conviction under the <i>Road Traffic Act 1974</i> section 60A(1) or (2)	5 years
<u>29.</u>	Offence under the Road  Traffic Act 1974 section 60A(1) or (2)	1st conviction only	12 months
<u>30.</u>	Offence under the Road Traffic Act 1974 section 60A(1) or (2)	2 <sup>nd</sup> or subsequent conviction only	5 years
31.	Offence under the <i>Road</i> <u>Traffic Act 1974</u> section 60A(1) or (2)	Only if the offender has a prior conviction under the Road Traffic Act 1974 section 60(1A)	5 years
<u>32.</u>	Offence under the <i>Road</i> Traffic Act 1974 section 61(1)	1 <sup>st</sup> conviction	12 months
<u>33.</u>	Offence under the <i>Road</i> Traffic Act 1974 section 61(1)	2 <sup>nd</sup> or subsequent conviction only	5 years

Compare 24 Jun 2020 [00-a0-00] / 01 Jul 2020 [00-b0-01]
Published on www.legislation.wa.gov.au

**Schedule 3** Disqualification offences and disqualification periods: passenger transport drivers

# <u>cl.</u> 1

<u>Item</u>	Column 1	Column 2	Column 3
	Disqualification offence	<u>Circumstances</u>	Disqualification period
<u>34.</u>	Offence under the <i>Road</i> Traffic Act 1974 section 61(1)	Only if the offender has a prior conviction under the <i>Road</i> Traffic Act 1974 section 59(1), 59A(1), 60(1A) or 60A(1) or (2)	<u>5 years</u>
Weapo	ons Act 1999		
<u>35.</u>	Offence under the Weapons Act 1999 s. 6(1), 7(1) or (2), 8A(2) or (3) or 8(1)		12 months
Laws	of Commonwealth, other Stat	es or Territories	
<u>36.</u>	Offence under a law of the Commonwealth, another State or a Territory that is constituted by conduct that is substantially the same as the conduct constituting an offence described in items 1 to 35 (the local offence)		The disqualification period prescribed for the local offence

# Schedule 4 — Fares: metropolitan region

[r. 116]

#### **Metered rates (maximums)**

<u>Tariff</u>	Flagfall	Distance rate	<b>Detention</b>
Tariff 1			
Monday to Friday 6 am to 6 pm	<u>\$4.20</u>	\$1.72/km	\$49.00/hour
Tariff 2			
For the following times —			
Monday to Friday 6 pm to 6 am			
Friday 6 pm to Monday 6 am			
All day Public Holidays	<u>\$6.10</u>	\$1.72/km	\$49.00/hour
Tariff 3			
When carrying 5 or more passengers	<u>\$6.10</u>	\$2.56/km	\$76.00/hour

#### Other amounts (maximums)

Call out fee	
(but only if a guaranteed booking fee is not payable	φ1. <b>7</b> 0
for the same hire)	\$1.50
Guaranteed booking fee	<u>\$9.00</u>

Surcharges	
<u>Ultra-Peak —</u>	
From midnight Friday to 3 am Saturday or midnight Saturday to 3 am Sunday	<u>\$3.60</u>
<u>Christmas Day —</u>	
Midnight to midnight	<u>\$5.10</u>
New Year's Eve —	
6 pm New Year's Eve to 6 am New Year's Day	<u>\$5.80</u>

## **Schedule 5** — **Fares: regions**

[r. 117]

#### **Division 1 — Gascoyne region**

<b>Tariff</b>	Flagfall	Distance rate	<b>Detention</b>
Tariff 1			
Monday to Friday 6 am to 6 pm	\$4.20	\$2.31/km	\$49.00/hour
Tariff 2			
For the following times —			
Monday to Friday 6 pm to 6 am			
Friday 6 pm to Monday 6 am			
All day Public Holidays	\$6.10	\$2.31/km	\$49.00/hour
Tariff 3			
When carrying 5 or more passengers	<u>\$6.10</u>	\$3.41/km	\$76.00/hour

Schedule 5 Fares: regions

Division 2 Goldfields-Esperance region

#### Other amounts (maximums)

Call out fee	<u>\$1.50</u>
Surcharges	
<u>Ultra-Peak —</u>	
From midnight Friday to 5 am Saturday or midnight Saturday to 5 am Sunday	<u>\$2.65</u>
<u>Christmas Day —</u>	
Midnight to midnight	<u>\$5.10</u>
New Year's Eve —	
6 pm New Year's Eve to 6 am New Year's Day	<u>\$5.70</u>

## **Division 2 — Goldfields-Esperance region**

<u>Tariff</u>	Flagfall	Distance rate	<b>Detention</b>
Tariff 1			
Monday to Friday 6 am to 6 pm	<u>\$4.20</u>	\$1.80/km	\$49.00/hour
Tariff 2			
For the following times —			
Monday to Friday 6 pm to 6 am			
Friday 6 pm to Monday 6 am			
All day Public Holidays	<u>\$6.10</u>	\$1.80/km	\$49.00/hour
Tariff 3			
When carrying 5 or more passengers	\$6.10	\$2.56/km	\$76.00/hour

Other amounts (maximums)		
Call out fee	<u>\$1.50</u>	
Surcharges		
<u>Ultra-Peak —</u>		
From midnight Friday to 5 am Saturday or midnight Saturday to 5 am Sunday	<u>\$2.65</u>	
<u>Christmas Day —</u>		
Midnight to midnight	<u>\$5.10</u>	
New Year's Eve —		
6 pm New Year's Eve to 6 am New Year's Day	<u>\$5.70</u>	

## **Division 3** — Great Southern region

<b>Tariff</b>	Flagfall	Distance rate	<b>Detention</b>
Tariff 1			
Monday to Friday 6 am to 6 pm	\$4.20	\$1.75/km	\$49.00/hour
Tariff 2			
For the following times —			
Monday to Friday 6 pm to 6 am			
Friday 6 pm to Monday 6 am			
All day Public Holidays	\$6.10	\$1.75/km	\$49.00/hour
Tariff 3			
When carrying 5 or more passengers	<u>\$6.10</u>	\$2.60/km	\$76.00/hour

Schedule 5 Fares: regions

Division 4 Kimberley region

## Other amounts (maximums)

Call out fee	<u>\$1.50</u>
Surcharges	
<u>Ultra-Peak —</u>	
From midnight Friday to 5 am Saturday or midnight Saturday to 5 am Sunday	<u>\$2.65</u>
<u>Christmas Day —</u>	
Midnight to midnight	<u>\$5.10</u>
New Year's Eve —	
6 pm New Year's Eve to 6 am New Year's Day	\$5.70

## <u>Division 4 — Kimberley region</u>

<b>Tariff</b>	Flagfall	Distance rate	<b>Detention</b>
Tariff 1			
Monday to Friday 6 am to 6 pm	\$4.20	\$2.27/km	\$49.00/hour
Tariff 2			
For the following times —			
Monday to Friday 6 pm to 6 am			
Friday 6 pm to Monday 6 am			
All day Public Holidays	<u>\$6.10</u>	\$2.27/km	\$49.00/hour
Tariff 3			
When carrying 5 or more passengers	<u>\$6.10</u>	\$3.35/km	\$76.00/hour

Fares: regions Schedule 5
Mid West region Division 5

Other amounts (maximums)		
Call out fee	<u>\$1.50</u>	
Surcharges		
<u>Ultra-Peak —</u>		
From midnight Friday to 5 am Saturday or midnight Saturday to 5 am Sunday	<u>\$2.65</u>	
<u>Christmas Day —</u>		
Midnight to midnight	<u>\$5.10</u>	
New Year's Eve —		
6 pm New Year's Eve to 6 am New Year's Day	\$5.70	

## **Division 5** — Mid West region

#### **Metered rates (maximums)**

Tariff	Flagfall	Distance rate	<b>Detention</b>
Tariff 1			
Monday to Friday 6 am to 6 pm	\$4.30	\$1.76/km	\$49.50/hour
Tariff 2			
For the following times —			
Monday to Friday 6 pm to 6 am			
Friday 6 pm to Monday 6 am			
All day Public Holidays	<u>\$6.20</u>	\$1.76/km	\$49.50/hour
Tariff 3			
When carrying 5 or more passengers	<u>\$6.20</u>	\$2.60/km	<u>\$76.60/hour</u>

Schedule 5 Fares: regions
Division 6 Peel region

#### **Other amounts (maximums)**

Call out fee	\$1.50
Surcharges	
<u>Ultra-Peak —</u>	
From midnight Friday to 5 am Saturday or midnight Saturday to 5 am Sunday	<u>\$2.65</u>
<u>Christmas Day —</u>	
Midnight to midnight	\$5.10
New Year's Eve —	
6 pm New Year's Eve to 6 am New Year's Day	<u>\$5.80</u>

## **Division 6** — Peel region

<u>Tariff</u>	Flagfall	Distance rate	<b>Detention</b>
Tariff 1			
Monday to Friday 6 am to 6 pm	<u>\$4.20</u>	\$1.75/km	\$49.00/hour
Tariff 2			
For the following times —			
Monday to Friday 6 pm to 6 am			
Friday 6 pm to Monday 6 am			
All day Public Holidays	<u>\$6.10</u>	\$1.75/km	\$49.00/hour
Tariff 3			
When carrying 5 or more passengers	\$6.10	\$2.60/km	\$76.00/hour

Fares: regions Schedule 5
Pilbara region Division 7

Other amounts (maximums)		
Call out fee	\$1.50	
Surcharges		
<u>Ultra-Peak —</u>		
From midnight Friday to 5 am Saturday or midnight Saturday to 5 am Sunday	<u>\$2.65</u>	
<u>Christmas Day —</u>		
Midnight to midnight	<u>\$5.10</u>	
New Year's Eve —		
6 pm New Year's Eve to 6 am New Year's Day	\$5.70	

## Division 7 — Pilbara region

<b>Tariff</b>	Flagfall	Distance rate	<b>Detention</b>
Tariff 1			
Monday to Friday 6 am to 6 pm	\$4.20	\$2.31/km	\$49.00/hour
Tariff 2			
For the following times —			
Monday to Friday 6 pm to 6 am			
Friday 6 pm to Monday 6 am			
All day Public Holidays	<u>\$6.10</u>	\$2.31/km	\$49.00/hour
Tariff 3			
When carrying 5 or more passengers	<u>\$6.10</u>	\$3.41/km	\$76.00/hour

Schedule 5 Fares: regions
Division 8 South West region

#### **Other amounts (maximums)**

	Т
Call out fee	<u>\$1.50</u>
Surcharges	
<u>Ultra-Peak —</u>	
From midnight Friday to 5 am Saturday or midnight Saturday to 5 am Sunday	<u>\$2.65</u>
<u>Christmas Day —</u>	
Midnight to midnight	<u>\$5.10</u>
New Year's Eve —	
6 pm New Year's Eve to 6 am New Year's Day	<u>\$5.70</u>

## **Division 8** — South West region

<b>Tariff</b>	Flagfall	Distance rate	<b>Detention</b>
Tariff 1			
Monday to Friday 6 am to 6 pm	<u>\$4.20</u>	\$1.75/km	\$49.00/hour
Tariff 2			
For the following times —			
Monday to Friday 6 pm to 6 am			
Friday 6 pm to Monday 6 am			
All day Public Holidays	<u>\$6.10</u>	\$1.75/km	\$49.00/hour
Tariff 3			
When carrying 5 or more passengers	<u>\$6.10</u>	\$2.60/km	\$76.00/hour

Fares: regions Schedule 5 Wheatbelt region Division 9

Other amounts (maximums)				
Call out fee	<u>\$1.50</u>			
Surcharges				
<u>Ultra-Peak —</u>				
From midnight Friday to 5 am Saturday or midnight Saturday to 5 am Sunday	<u>\$2.65</u>			
<u>Christmas Day —</u>				
Midnight to midnight	<u>\$5.10</u>			
New Year's Eve —				
6 pm New Year's Eve to 6 am New Year's Day	<u>\$5.70</u>			

## **Division 9** — Wheatbelt region

#### **Metered rates (maximums)**

<u>Tariff</u>	<u>Flagfall</u>	<b>Distance rate</b>	<b>Detention</b>
Tariff 1			
Monday to Friday 6 am to 6 pm	\$4.20	\$1.80/km	\$49.00/hour
Tariff 2			
For the following times —			
Monday to Friday 6 pm to 6 am			
Friday 6 pm to Monday 6 am			
All day Public Holidays	<u>\$6.10</u>	\$1.80/km	\$49.00/hour
Tariff 3			
When carrying 5 or more passengers	<u>\$6.10</u>	\$2.56/km	\$76.00/hour

Schedule 5 Fares: regions
Division 9 Wheatbelt region

## **Other amounts (maximums)**

Call out fee	<u>\$1.50</u>
Surcharges	
<u>Ultra-Peak —</u>	
From midnight Friday to 5 am Saturday or midnight Saturday to 5 am Sunday	<u>\$2.65</u>
<u>Christmas Day —</u>	
Midnight to midnight	<u>\$5.10</u>
New Year's Eve —	
6 pm New Year's Eve to 6 am New Year's Day	<u>\$5.70</u>

# Schedule 6 — Prescribed offences and modified penalties

[r. 147]

<u>Offence</u>			Modified penalty for individual	Modified penalty for body corporate
Offenc	es under the Tro	ansport (Road Passenger Se	ervices) Regula	tions 2020
<u>1.</u>	<u>r. 15</u>	Contravention of safety standard in r. 14	<u>\$1 800</u>	<u>\$6 000</u>
<u>2.</u>	<u>r. 32(1)</u>	Contravention of safety standard in r. 19, 22, 23, 26 or 27	<u>\$1 800</u>	<u>\$6 000</u>
<u>3.</u>	<u>r. 32(2)</u>	Contravention of safety standard in Part 3 Division 3 other than safety standard in r. 19, 22, 23, 26 or 27	<u>\$900</u>	<u>\$3 000</u>
4.	<u>r. 32(3)</u>	Non-compliance with safety standard in r. 19, 22, 23, 26 or 27 by responsible person	<u>\$1 800</u>	<u>\$6 000</u>
<u>5.</u>	<u>r. 32(4)</u>	Non-compliance with safety standard in Part 3 Division 3 (other than safety standard in r. 19, 22, 23, 26 or 27) by responsible person	\$900	\$3 000
<u>6.</u>	<u>r. 34</u>	Contravention of safety standard in r. 33	\$900	<u>\$3 000</u>

	<u>Offence</u>			Modified penalty for body corporate
<u>7.</u>	<u>r. 37(1)</u>	Contravention of safety standard in r. 35	<u>\$1800</u>	<u>\$6 000</u>
<u>8.</u>	<u>r. 37(2)</u>	Contravention of safety standard in r. 36	<u>\$900</u>	
<u>9.</u>	<u>r. 37(3)</u>	Non-compliance with safety standard in r. 35 by responsible person	<u>\$1 800</u>	<u>\$6 000</u>
<u>10.</u>	<u>r. 37(4)</u>	Non-compliance with safety standard person in r. 36 by responsible person	<u>\$900</u>	<u>\$3 000</u>
<u>11.</u>	<u>r. 50(2)</u>	Failure to notify CEO of person ceasing to be responsible officer	\$300	<u>\$1 000</u>
<u>12.</u>	<u>r. 50(4)</u>	Failure to nominate replacement responsible officer	\$300	<u>\$1 000</u>
<u>13.</u>	<u>r. 54</u>	Failure to notify CEO of charge or conviction of disqualification offence	\$300	<u>\$1 000</u>
<u>14.</u>	<u>r. 55</u>	Failure to notify change in circumstances	\$300	<u>\$1 000</u>
<u>15.</u>	<u>r. 59(1)</u>	Failure to keep copy or records of association arrangement	<u>\$1 200</u>	<u>\$4 000</u>

	<u>Offence</u>			Modified penalty for body corporate
<u>16.</u>	<u>r. 60</u>	Offering or advertising on-demand booking service or on-demand passenger transport service when not authorised to provide on-demand booking service	<u>\$900</u>	\$3 <u>000</u>
<u>17.</u>	<u>r. 61(1)</u>	Failure to include name or authorisation number in advertising	<u>\$900</u>	<u>\$3 000</u>
18.	<u>r. 61(2)</u>	Failure to include name or authorisation number of principal booking service provider in advertising	<u>\$900</u>	<u>\$3 000</u>
<u>19.</u>	r. 62	Failure to prepare and make accessible complaints resolution procedure	\$1 200	<u>\$4 000</u>
20.	<u>r. 63(1)</u>	Failure to keep records about complaints	<u>\$1 200</u>	<u>\$4 000</u>
21.	<u>r. 70</u>	Failure to notify change in circumstances	\$300	<u>\$1 000</u>

	<u>Of</u>	<u>ffence</u>	Modified penalty for individual	Modified penalty for body corporate
22.	<u>r. 75</u>	Offering or advertising regular passenger transport service when not authorised to provide regular passenger transport service	<u>\$900</u>	<u>\$3 000</u>
<u>23.</u>	<u>r. 76</u>	Failure to include name or authorisation number in advertising	<u>\$900</u>	<u>\$3 000</u>
24.	<u>r. 77</u>	Failure to prepare and make accessible complaints resolution procedure	<u>\$1 200</u>	<u>\$4 000</u>
<u>25.</u>	<u>r. 78(1)</u>	Failure to keep records about complaints	<u>\$1 200</u>	<u>\$4 000</u>
<u>26.</u>	<u>r. 90</u>	Failure to notify CEO of charge or conviction of disqualification offence	\$300	
<u>27.</u>	<u>r. 91</u>	Failure to notify change in circumstances	\$300	
28.	<u>r. 94(3)</u>	Failure to comply with requirement to surrender identity document	<u>\$500</u>	

	<u>Offence</u>			Modified penalty for body corporate	
<u>29.</u>	<u>r. 103</u>	Failure to notify change in circumstances	\$300	<u>\$1 000</u>	
<u>30.</u>	<u>r. 108(1)</u>	Failure to ensure on-demand rank or hail vehicle fitted with camera surveillance unit	<u>\$1 800</u>	<u>\$6 000</u>	
31.	<u>r. 108(2)</u>	Failure to ensure, so far as is reasonably practicable, on-demand rank or hail vehicle fitted with camera surveillance unit	<u>\$1 800</u>	<u>\$6 000</u>	
<u>32.</u>	<u>r. 109(2)</u>	Failure to fit signs to passenger transport vehicle	<u>\$900</u>	<u>\$3 000</u>	
33.	<u>r. 109(3)</u>	Failure to ensure, so far as is reasonably practicable, that signs fitted to passenger transport vehicle	<u>\$900</u>	<u>\$3 000</u>	
[34, 35	[34, 35. Have not come into operation.]				
<u>36.</u>	<u>r. 111(1)</u>	Failure to protect recording taken by camera surveillance unit or copy	<u>\$1 800</u>	<u>\$6 000</u>	

	<u>Of</u>	<u>ffence</u>	Modified penalty for individual	Modified penalty for body corporate
<u>37.</u>	<u>r. 111(2)</u>	Failure to ensure, so far as is reasonably practicable, recording taken by camera surveillance unit or copy protected	<u>\$1 800</u>	<u>\$6 000</u>
38.	<u>r. 112(3)</u>	Failure to produce copy of recording to authorised officer	\$900	<u>\$3 000</u>
<u>39.</u>	<u>r. 112(4)</u>	Failure to produce copy of recording to authorised officer so far as is reasonably practicable	<u>\$900</u>	<u>\$3 000</u>
<u>40.</u>	<u>r. 113(1)</u>	Dealing with recording or copy except as permitted	<u>\$1 500</u>	<u>\$6 000</u>
41.	<u>r. 113(6)</u>	Failure to keep record of authorisation	<u>\$1 000</u>	<u>\$4 000</u>
42.	<u>r. 114(1)</u>	Failure to ensure copy of recording disposed of in accordance with requirements	\$900	\$3 000

	<u>Of</u>	<u>ffence</u>	Modified penalty for individual	Modified penalty for body corporate
43.	<u>r. 114(2)</u>	Failure to ensure, so far as is reasonably practicable, copy of recording disposed of in accordance with requirements	<u>\$900</u>	<u>\$3 000</u>
44.	<u>r. 116(1)</u>	Failure to ensure that fare is not more than set out in Schedule 4: metropolitan region	<u>\$900</u>	<u>\$3 000</u>
45.	<u>r. 116(4)</u>	Failure to select appropriate tariff: metropolitan region	<u>\$900</u>	
<u>46.</u>	<u>r. 117(1)</u>	Failure to ensure fare is not more than set out in Schedule 5: regions	<u>\$900</u>	<u>\$3 000</u>
<u>47.</u>	<u>r. 117(4)</u>	Failure to select appropriate tariff: regions	\$900	
48.	<u>r. 118(1)</u>	Failure to display fare schedule in vehicle	\$900	<u>\$3 000</u>
49.	r. 120(4)	Failure to keep records about contract fares agreed with provider of on-demand booking service	<u>\$1 200</u>	<u>\$4 000</u>

	<u>Of</u>	<u>ffence</u>	Modified penalty for individual	Modified penalty for body corporate
<u>50.</u>	<u>r. 120(5)</u>	Failure to keep records about contract fares agreed with driver	<u>\$1 200</u>	
51.	<u>r. 121(1)</u>	Failure to provide written confirmation of contract fare agreed by provider of on-demand booking service	<u>\$900</u>	\$3 <u>000</u>
<u>52.</u>	<u>r. 121(2)</u>	Failure to provide written confirmation of contract fare agreed by driver	<u>\$900</u>	
<u>53.</u>	<u>r. 122(2)</u>	Failure to accept passenger subsidy scheme voucher	<u>\$900</u>	
<u>54.</u>	<u>r. 122(3)</u>	Entering false or misleading information on passenger subsidy scheme voucher	\$1 800	
<u>55.</u>	<u>r. 122(4)</u>	Accepting voucher knowing that it is false or misleading	<u>\$1 800</u>	
<u>56.</u>	<u>r. 122(5)</u>	Tendering voucher that person not entitled to or that is false or misleading	\$1 800	

	Of	<u>ffence</u>	Modified penalty for individual	Modified penalty for body corporate
<u>57.</u>	<u>r. 122(6)</u>	Directing driver to refuse voucher	\$900	\$3 000
<u>58.</u>	<u>r. 124(2)</u>	Failure to operate fare calculation device	\$900	
<u>59.</u>	r. 124(3)	Failure to pause fare calculation device	\$900	
<u>60.</u>	<u>r. 126(2)</u>	Contravention of limit on surcharge for non-cash payment	<u>\$200</u>	\$800
<u>61.</u>	<u>r. 126(3)</u>	Failure to use payment terminal that results in lowest surcharge	<u>\$200</u>	
<u>62.</u>	<u>r. 128(1)</u>	Failure to make information about fares available to person booking vehicle	<u>\$900</u>	<u>\$3 000</u>
<u>63.</u>	<u>r. 128(4)</u>	Failure to make information about fares available to CEO or authorised officer	<u>\$900</u>	\$3 000
<u>64.</u>	<u>r. 131(1)</u>	Failure to include information in receipt	\$900	\$3 000
<u>65.</u>	<u>r. 131(2)</u>	Failure of provider of associated booking service to include information in receipt	<u>\$900</u>	\$3 000

	Of	<u>ffence</u>	Modified penalty for individual	Modified penalty for body corporate
<u>66.</u>	<u>r. 132(1)</u>	Failure to ensure vehicle fitted with fare calculation device	<u>\$900</u>	<u>\$3 000</u>
<u>67.</u>	<u>r. 132(2)</u>	Failure to ensure, so far as is reasonably practicable, vehicle fitted with fare calculation device	<u>\$900</u>	<u>\$3 000</u>
<u>68.</u>	<u>r. 134(1)</u>	Failure to ensure that information displayed in vehicle	<u>\$900</u>	<u>\$3 000</u>
<u>69.</u>	<u>r. 134(2)</u>	Failure to ensure, so far as is reasonably practicable, that information displayed in vehicle	<u>\$900</u>	<u>\$3 000</u>
70.	<u>r. 135(1)</u>	Failure of driver to inform on-demand booking service provider of certain matters	<u>\$1 200</u>	
71.	<u>r. 136(1)</u>	Failure of driver to behave in orderly manner	<u>\$600</u>	
<u>72.</u>	<u>r. 137(2)</u>	Refusal to carry assistance animal in vehicle	\$900	

	<u>Offence</u>			Modified penalty for body corporate
<u>73.</u>	<u>r. 138(1)</u>	Refusal of passenger except as permitted	\$300	
<u>74.</u>	r. 138(3)	Termination of journey before destination except as permitted	\$300	
<u>75.</u>	<u>r. 139</u>	Touting or soliciting for passengers other than in authorised on-demand rank or hail vehicle	<u>\$1 800</u>	<u>\$6 000</u>
<u>76.</u>	r. 140(1)	Operation of unauthorised vehicle with number plates identifying it as passenger transport vehicle	<u>\$1800</u>	\$6 00 <u>0</u>
77.	r. 141(1)	Failure of driver to ensure wheelchair accessible vehicle used to attend first to passenger who uses or requires wheelchair	<u>\$600</u>	
<u>78.</u>	<u>r. 141(2)</u>	Failure of on-demand booking service provider to ensure wheelchair accessible vehicle used to attend first to passenger who uses or requires wheelchair	<u>\$600</u>	<u>\$2 000</u>

	<u>(</u>	Offence	Modified penalty for individual	Modified penalty for body corporate
<u>79.</u>	<u>r. 180(5)</u>	Failure to comply with notice given by CEO or authorised officer under r. 180(1)—  (a) if the notice is given under r. 180(1)(a)  (b) if the notice is given under r. 180(1)(b), (c), (d) or (e)	\$1 800 \$1 200	\$6 000 \$4 000
Offer	$\frac{1}{1}$	Tansport (Road Passenger Se	ervices) Act 20	18
80.	<u>s. 58</u>	Failure to notify CEO if no longer providing regular passenger transport service	<u>\$500</u>	<u>\$2 500</u>
<u>81.</u>	<u>s. 90(1)</u>	Driving vehicle without driver authorisation	<u>\$1 800</u>	
82.	<u>s. 91(1)</u>	Causing or permitting driving, or providing on-demand booking service to driver, if driver not authorised	<u>\$1 800</u>	\$9 000
83.	s. 92	Failure to comply with driver authorisation conditions	<u>\$1 800</u>	

	9	Offence	Modified penalty for individual	Modified penalty for body corporate
<u>84.</u>	<u>s. 93</u>	Causing or permitting driving contrary to driver authorisation conditions	<u>\$1 800</u>	<u>\$9 000</u>
<u>85.</u>	<u>s. 94(2)</u>	Forging or using forged driver authorisation document	<u>\$500</u>	
<u>86.</u>	<u>s. 94(3)</u>	Using driver authorisation or identity document improperly	<u>\$500</u>	
<u>87.</u>	<u>s. 94(4)</u>	Causing or permitting improper use of driver's identifying details	<u>\$500</u>	
88.	<u>s. 94(5)</u>	Using another driver's identifying details improperly	<u>\$500</u>	
<u>89.</u>	s. 121(1)	Driving a vehicle without a vehicle authorisation	<u>\$1 800</u>	
90.	<u>s. 122(1)</u>	Operating a vehicle without a vehicle authorisation	\$1 800	<u>\$9 000</u>
91.	<u>s. 122(2)</u>	Causing or permitting operation of vehicle, or providing on-demand booking service in relation to vehicle, if vehicle not authorised	<u>\$1 800</u>	<u>\$9 000</u>

	<u>Offence</u>			Modified penalty for body corporate
<u>92.</u>	<u>s. 123</u>	Failure to comply with vehicle authorisation conditions	<u>\$1 800</u>	<u>\$9 000</u>
93.	s. 211(1)	Compliance with improvement notice	<u>\$500</u>	<u>\$2 500</u>
94.	<u>s. 211(2)</u>	Driving vehicle when prohibited under improvement notice	<u>\$1 200</u>	<u>\$6 000</u>
<u>95.</u>	<u>s. 213(3)</u>	Unlawful removal of improvement notice sticker	<u>\$500</u>	

## Schedule 7 — Forms

[r. 150]

#### Form 1 — Infringement notice

<u>Transport (</u>	Road Passenger Infringement N	Services) Act 2018	Infringement notice no.
Alleged offender	Name Name	vouce	
	Address		
Alleged offence	Date or period  Place Written law contravened  Details of offence		
<u>Date</u>	Date of notice		
Issuing officer	Name Office Signature		
Modified penalty	\$		

TAKE NOTICE	If you do not you fence, pay the within 28 days  If you do not you may be prounder the Fine.  Enforcement A following action be suspended; cancelled; your yehicle may be removed; and your solutions.	want to be prosecuted in court for the modified penalty to the Approved Officer after the date of this notice.  pay the modified penalty within 28 days, essecuted or enforcement action may be taken as, Penalties and Infringement Notices and Infringement Notices and Infringement Notices are 1994. Under that Act, some or all of the may be taken — your driver's licence may your vehicle licence may be suspended or a details may be published on a website; your estimmobilised or have its number plates your property may be seized and sold.  Its matter to be dealt with by prosecution	
	in court, sign and date here:  / /20 and post this notice to the Approved Officer at the address below within 28 days after the date of this notice.		
How to pay	In person  By post	[Insert details for paying in person]	
	By post Online By telephone	[Insert details for paying by post]  [Insert details for paying online]  [Insert details for paying by telephone]	

## Form 2 — Withdrawal of infringement notice

	<u>Transport (Road Passenger Services) Act 2018</u> Withdrawal no.  Withdrawal of infringement notice			
Alleged offender	Name Name	ent notice	I	
	Address			
Details of infringement	Infringement notice no.			
notice	Date of issue  Date or			
	Place			
	Written law contravened  Details of			
	offence			
Approved Officer withdrawing	Name Office			
notice	<u>Signature</u>			
<u>Date</u>	Date of withdrawal			

Withdrawal of infringement notice  [*Delete whichever is not applicable]	The above infringement notice issued against you for the above alleged offence has been withdrawn.  If you have already paid the modified penalty for the alleged offence, you are entitled to a refund.  1. Your refund is enclosed.  or		
	2. If you have paid the modified penalty but a refund is not enclosed, you may claim your refund by signing and dating this notice and posting it to:  Approved Officer — Transport (Road Passenger Services) Act 2018  [Insert address]		
Your signature	<u>Date</u>		

#### Form 3 — Entry warrant

Transport (Road Passenger Services) Act 2018					
Entry warrant					
<u>To</u>	<u>Authorised officers under the Transport (Road Passenger Services) Act 2018.</u>				
Application	The applicant has applied under the <i>Transport (Road Passenger Services) Act 2018</i> s. 178 to me, a Justice of the Peace, for an entry warrant.				
Applicant's details	Full name and authorisation				

Purposes mentioned in Transport (Road Passenger Services) Act 2018 s. 168 for which entry is required							
Suspected contravention(s) of Act	Provision(s	<u>s)</u>					
Warrant		elo sen	ow and exe ger Servic	erc	ise the p	owers i	emises n the <i>Transport</i> 3 Division 1
Premises to be entered							
Execution period	This warrant must be executed within day(s) after the date it is issued.						
<u>Issuing details</u>	Name of JI Date	2				Time	
JP's signature	Issued by 1  Justice of t			ove	date an	ad at the	above time.
Execution details	Start Date: Time: End Date: Time:  Occupier present? Yes/No  Entry audiovisually recorded? Yes/No						
Person executing this warrant	<u>Name</u>						

#### Form 4 — Order to produce

Transport (Road Passenger Services) Act 2018						
Order to produce business records						
<u>To</u>						
<b>Application</b>	The applicant has applied under the <i>Transport (Road Passenger Services)</i> Act 2018 s. 188 to me, a Justice of the Peace, for an order to produce business records.					
Applicant's details	Full name and authorisation					
	Contact details					
Business records to be produced	Description of	f records	Version to be	<u>produced</u>		
<u>Order</u>	You are ordered to produce the version of the record or records described above at the place described below on or before [date].					
Warning	It is an offence not to obey this order without a reasonable excuse.					
Where records to be produced						
<u>Issuing details</u>	Name of JP					
	<u>Date</u>		<u>Time</u>			
JP's signature	Issued by me	on the above da	te and at the ab	oove time.		
	Justice of the	<u>Peace</u>				

# Transport (Road Passenger Services) Regulations 2020 Forms Schedule 7

#### Form 4

Service details	On [date] I served a copy of this order on the person to whom it is addressed by:
Server's details	Signature of server  Name
	<u>Contact</u> <u>details</u>

Compilation table

## **Notes**

This is a compilation of the *Transport* (*Road Passenger Services*) *Regulations* 2020. For provisions that have come into operation see the compilation table. For provisions that have not yet come into operation see the uncommenced provisions table.

#### **Compilation table**

Published	Commencement
SL 2020/90 24 Jun 2020	24 Jun 2020 (see r. 2(a))Pt. 1: 24 Jun 2020 (see r. 2(a)); Pt. 2-7, Pt. 8 (other than r. 110), Pt. 9-15, Sch. 1-5, Sch. 6 (other than it. 34 and 35) and Sch. 7: 1 Jul 2020 (see r. 2(c) and SL 2020/89 cl. 2)
	SL 2020/90

## Uncommenced provisions table

To view the text of the uncommenced provisions see *Subsidiary legislation as made* on the WA Legislation website.

Citation	Published	Commencement
Transport (Road Passenger Services)  Recordering 2020 Pt 2 15 r 110 and	SL 2020/90 24 Jun 2020	Pt. 2.7, Pt. 8 (other than r. 110),
Regulations 2020 Pt. 2-15 r. 110 and Sch. 1-76 it. 34 and 35	24 Jun 2020	Pt. 9-15, Sch. 1-5, Sch. 6 (other than it. 34 and 35) and Sch. 7:
		1 Jul 2020 (see r. 2(c) and SL 2020/89 cl. 2);
		r. 110 and Sch. 6 it. 34 and 35:
		1 Jul 2021 (see r. 2(b))1 Jul 2021
		(see r. 2(b))