

Australian Capital Territory

Road Transport (Public Passenger Services) Act 2001

A2001-62

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Authorised by the ACT Parliamentary Counsel

About this republication

The republished law

This is a republication of the *Road Transport (Public Passenger Services) Act 2001* (including any amendment made under the *Legislation Act 2001*, part 11.3 (Editorial changes)) as in force on 9 March 2005. It also includes any amendment, repeal or expiry affecting the republished law to 9 March 2005.

The legislation history and amendment history of the republished law are set out in endnotes 3 and 4.

Kinds of republications

The Parliamentary Counsel's Office prepares 2 kinds of republications of ACT laws (see the ACT legislation register at www.legislation.act.gov.au):

- authorised republications to which the Legislation Act 2001 applies
- unauthorised republications.

The status of this republication appears on the bottom of each page.

Editorial changes

The *Legislation Act 2001*, part 11.3 authorises the Parliamentary Counsel to make editorial amendments and other changes of a formal nature when preparing a law for republication. Editorial changes do not change the effect of the law, but have effect as if they had been made by an Act commencing on the republication date (see *Legislation Act 2001*, s 115 and s 117). The changes are made if the Parliamentary Counsel considers they are desirable to bring the law into line, or more closely into line, with current legislative drafting practice.

This republication includes amendments made under part 11.3 (see endnote 1).

Uncommenced provisions and amendments

If a provision of the republished law has not commenced or is affected by an uncommenced amendment, the symbol \boxed{U} appears immediately before the provision heading. The text of the uncommenced provision or amendment appears only in the last endnote.

Modifications

If a provision of the republished law is affected by a current modification, the symbol $\boxed{\mathbf{M}}$ appears immediately before the provision heading. The text of the modifying provision appears in the endnotes. For the legal status of modifications, see *Legislation Act 2001*, section 95.

Penalties

The value of a penalty unit for an offence against this republished law at the republication date is—

- (a) if the person charged is an individual—\$100; or
- (b) if the person charged is a corporation—\$500.



Road Transport (Public Passenger Services) Act 2001

Contents

09/03/05

Part 1	Preliminary	
1	Name of Act	2
2	Objects	2
3	Dictionary	3
4	Notes	3
4A	Offences against Act—application of Criminal Code etc	3
5	Functions of road transport authority	4
6	Registers of accredited people and licences	4
7	Security and disclosure of information in registers	5
8	Trade Practices Act authorisation	5
9	Combinations of accreditations and licences	6
10	What is a <i>public passenger service</i> ?	6
R10	Road Transport (Public Passenger Services) Act 2001	contents 1

Page

Effective: 09/03/05-01/06/05

Contents

Page

Part 2	Bus services		
Division	2.1 Basic concepts		
11	Meaning of bus service	7	
12	What is a regular route service?	7	
13	What is a tour and charter service?	7	
14	What is a long-distance service?	7	
Division	2.2 Accreditation of bus service operators		
15	Bus operators—purposes of accreditation	8	
16	Regulations about accreditation system	8	
Division 2	2.3 Service contracts for regular route services		
17	Service contracts	10	
Division	2.4 Entitlement to operate certain bus services		
18	Entitlement to operate regular route services	11	
19	Entitlement to operate tour and charter services	11	
20	•		
21			
22	Operators of regular route services to hold service contracts	12	
Division	2.5 Regulation of bus services		
23	Regular route services—power to determine maximum fares	12	
24	Regulations about operation of bus services by accredited people	13	
25	Regulations about operation of public buses	14	
26	Regulations about bus drivers	15	
27	27 Regulations about conduct of passengers		
Part 3	Taxi networks		
Division	3.1 Basic concepts		
28	Meaning of <i>taxi network</i>	16	
29	Meaning of <i>taxi booking service</i>	16	
Division 3.2 Accreditation of taxi network providers			
30	Taxi network providers—purposes of accreditation	16	
31	Taxi network providers—regulations about accreditation system	10	
contents 2	Road Transport (Public Passenger Services) Act 2001	R10	
	Effective: 09/03/05-01/06/05	09/03/05	

		Contents
		Page
Division	3.3 Entitlement to operate taxi networks	
32	Entitlement to operate taxi networks	18
33	Unaccredited persons not to operate taxi network	18
34	Pretending to be an accredited taxi network provider	18
Division	3.4 Regulation of taxi networks	
35	Regulations about operation of taxi networks by accredited people	19
36	Regulations about operation of taxi networks	20
Part 4	Licensing of taxi vehicles	
Division	4.1 Basic concepts	
37	Meaning of <i>taxi licence</i>	22
38	Meaning of restricted taxi licence	22
Division -	4.2 Taxi licences	
39	Maximum numbers of taxi licences	22
40	Issue of taxi licences	22
41	Transferability of taxi licences	23
42	Use of vehicles as taxis	23
43	Pretending vehicles are licensed taxis	23
44	Regulations about taxi licences	24
Part 5	Taxi services	
Division	5.1 Basic concepts	
45	Meaning of <i>taxi</i>	26
46	Meaning of restricted taxi	26
47	Meaning of <i>taxi service</i>	26
48	Meaning of restricted taxi service	26
Division	5.2 Accreditation of taxi service operators	
49	Taxi service operators—purposes of accreditation	27
50	Taxi service operators—regulations about accreditation system	27
Division	5.3 Entitlement to operate taxi services	
51	Entitlement to operate taxi services	28
52	Unaccredited operators not to operate taxi services	29
R10	Road Transport (Public Passenger Services) Act 2001	contents 3
09/03/05	Effective: 09/03/05-01/06/05	

		Page
53	Pretending to be an accredited taxi service operator	29
54	Taxi service operators to be affiliated with taxi network	29
55	Pretending to be affiliated with taxi network	30
Division	5.4 Regulation of taxi services	
56	Regulations about operation of taxi services by accredited people	30
57	Regulations about operation of taxis	31
58	Regulations about taxi drivers	32
59	Regulations about conduct of taxi passengers	32
60	Power to determine maximum taxi fares	33
Part 6	Licensing of hire cars	
Division	6.1 Basic concepts	
61	Meaning of hire car licence	34
62	Meaning of restricted hire car licence	34
Division	6.2 Hire car licences	
63	Transferability of hire car licences	34
64	Use of vehicles as hire cars	35
65	Pretending vehicles are licensed hire cars	35
66	Regulations about hire car licences	36
Part 7	Hire car services	
Division	7.1 Basic concepts	
67	Meaning of hire car	38
68	Meaning of restricted hire car	38
69	Meaning of hire car service	38

70	Meaning of restricted hire car service	39
Division 7	.2 Accreditation of hire car service operators	
71	Hire car service operators—purposes of accreditation	39
72	Hire car service operators—regulations about accreditation system	39
Division 7	.3 Entitlement to operate hire car services	
73	Entitlement to operate hire car services	41
74	Unaccredited operators not to operate hire car services	41
contents 4	Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05	R10 09/03/05

		ontent
		Page
75	Pretending to be an accredited hire car service operator	42
Division	7.4 Regulation of hire car services	
76	Regulations about operation of hire car services by accredited people	42
77	Regulations about operation of hire cars	43
78	Regulations about hire car drivers	44
79	Regulations about conduct of hire car passengers	4
Part 8	Miscellaneous	
80	Unauthorised public passenger services	40
81	Regulation-making power	4
82	Regulations may apply certain laws and instruments	4
83	Regulations about enforcement	4
84	Minister may exempt vehicles and people from Act	4
85	Regulations may exempt vehicles and people from Act	48
86	References to Motor Traffic Act, Traffic Act etc	48
Part 9	Transitional provisions	
87	Definitions for pt 9	5
88	Transitional regulations	5
89	Modification of pt 9's operation	5
90	Continuation of hire car licences	5
91	Interim accreditation of existing hire car operators	5
92	Interim accreditation of tour and charter service operators	52
93	Expiry of pt 9	53
Diction	ary	54
Endnote	S	
1	About the endnotes	58
2	Abbreviation key	58
3	Legislation history	59
4	Amendment history	60
R10	Road Transport (Public Passenger Services) Act 2001 con	tents

09/03/05

d Transport (Public Passenger Services) Act Effective: 09/03/05-01/06/05

 $\label{eq:author} \mbox{Authorised by the ACT Parliamentary Counsel-also accessible at www.legislation.act.gov.au$

Contents	5

		Page
5	Earlier republications	77
6	Renumbered provisions	77
7	Modification of republished law with temporary effect	78

contents 6

Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05 R10 09/03/05

 $\label{eq:action} Authorised \ by \ the \ ACT \ Parliamentary \ Counsel-also \ accessible \ at \ www.legislation.act.gov.au$



Road Transport (Public Passenger Services) Act 2001

An Act to regulate public transport services, and for other purposes

R10 09/03/05 Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05 page 1

Part 1 Preliminary

Section 1

Part 1 Preliminary

Note This Act (including the regulations) forms part of the road transport legislation. Other road transport legislation includes the *Road Transport* (Alcohol and Drugs) Act 1977, the Road Transport (Dimensions and Mass) Act 1990, the Road Transport (Driver Licensing) Act 1999, the Road Transport (General) Act 1999, the Road Transport (Safety and Traffic Management) Act 1999, the Road Transport (Vehicle Registration) Act 1999 and the regulations made under those Acts. As part of the road transport legislation, this Act is subject to various provisions in the Road Transport (General) Act 1999 about the administration and enforcement of the road transport legislation generally.

1 Name of Act

This Act is the Road Transport (Public Passenger Services) Act 2001.

2 Objects

The objects of this Act include—

- (a) to provide for the accreditation of the operators of public passenger services and taxi networks that operate within or partly within the ACT; and
- (b) to provide for the licensing of vehicles used as taxis and hire cars within or partly within the ACT; and
- (c) to encourage public passenger services that meet the reasonable expectations of the community for safe, reliable and efficient public passenger services.

R10 09/03/05

3 Dictionary

The dictionary at the end of this Act is part of this Act.

Note 1 The dictionary at the end of this Act defines certain words and expressions used in this Act, and includes references (*signpost definitions*) to other words and expressions defined elsewhere in this Act or in the road transport legislation.

For example, the signpost definition '*bus service*—see section 11 (Meaning of *bus service*).' means that the expression 'bus service' is defined in section 11 of this Act.

Note 2 A definition in the dictionary (including a signpost definition) applies to the entire Act unless the definition, or another provision of the Act, provides otherwise or the contrary intention otherwise appears (see *Legislation Act 2001*, s 155 and s 156 (1)).

4 Notes

A note included in this Act is explanatory and is not part of this Act.

Note See *Legislation Act 2001*, s 127 (1), (4) and (5) for the legal status of notes.

4A Offences against Act—application of Criminal Code etc

Other legislation applies in relation to offences against this Act.

Note 1 Criminal Code

The Criminal Code, ch 2 applies to the following offences against this Act (see Code, pt 2.1):

- s 60D (1) and (2) (Use of vehicles as hire cars)
- s 60E (1) and (2) (Pretending vehicles are licensed hire cars)
- s 60N (1) (Unaccredited operators not to operate hire car services)
- s 600 (1) and (2) (Pretending to be an accredited hire car service operator)
- s 60T (Unauthorised public passenger services).

The chapter sets out the general principles of criminal responsibility (including burdens of proof and general defences), and defines terms used for offences to which the Code applies (eg *conduct*, *intention*, *recklessness* and *strict liability*).

R10 09/03/05 Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05 page 3

Part 1 Preliminary

Section 5

Note 2 Penalty units

The Legislation Act, s 133 deals with the meaning of offence penalties that are expressed in penalty units.

5 Functions of road transport authority

The functions of the road transport authority under this Act are—

- (a) to administer the accreditation schemes established under this Act for the accreditation of the operators of public passenger services and taxi networks; and
- (b) to administer the licensing schemes established under this Act for the licensing of taxis and hire cars; and
- (c) to keep registers of accreditations given, and licences issued, under this Act; and
- (d) to provide information about accredited and licensed people in accordance with this Act and other laws in force in the ACT; and
- (e) to exercise any other functions given to the authority under this Act.

Registers of accredited people and licences

(1) A register of accreditations given, and licences issued, under this Act may include information given to the road transport authority under this Act and any other information the authority considers appropriate.

Note Section 5 (c) requires registers for the following to be kept:

- accredited bus service operators
- accredited taxi network providers
- accredited taxi service operators
- accredited hire car operators
- taxi licences
- restricted taxi licences

page 4

6

Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05 R10 09/03/05

- hire car licences
- restricted hire car licences.
- (2) A register may be kept in the form of, or as part of, 1 or more computer databases or in any other form the road transport authority considers appropriate.
- (3) The road transport authority may correct any mistake, error or omission in a register subject to the requirements (if any) of the regulations.
- (4) This section does not limit the functions of the road transport authority in relation to a register.

7 Security and disclosure of information in registers

The road transport authority must ensure that information in a register of accreditations or licences is kept securely and disclosed only in accordance with this Act or another law in force in the ACT.

- *Note 1* The Information Privacy Principles apply to the road transport authority. Principle 4 states requirements about the storage and security of personal information and principle 11 states when personal information may be disclosed by an agency (see *Privacy Act 1988* (Cwlth), s 14).
- *Note 2* Access to the register may be sought under the *Freedom of Information Act 1989* (which also provides that certain information is exempt from disclosure).

Trade Practices Act authorisation

For the *Trade Practices Act 1974* (Cwlth) and the Competition Code of the Australian Capital Territory, the following are authorised by this Act:

- (a) everything done under this Act;
- (b) all service contracts made under this Act;

8

page 5

Part 1 Preliminary

Section 9

- (c) everything done under a service contract, or a provision of a service contract, authorised by this Act.
- *Note 1* For the Competition Code of the Australian Capital Territory, see the *Competition Policy Reform Act 1996*, s 5 and s 10.
- *Note 2* A reference to an Act includes a reference to statutory instruments made or in force under the Act, including regulations (see *Legislation Act 2001*, s 104).

9 Combinations of accreditations and licences

This Act does not prevent a person from holding any combination of accreditations and licences under this Act.

10 What is a *public passenger service*?

A *public passenger service* is a service for the transport of passengers for a fare or other consideration by public passenger vehicles along a road or road related area.

page 6

Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05 R10 09/03/05

Part 2 Bus services

Division 2.1 Basic concepts

11 Meaning of *bus service*

A *bus service* is a service for the transport of passengers for a fare or other consideration by a bus along a road or road related area.

12 What is a regular route service?

A bus service is a *regular route service* if it is conducted according to regular routes and timetables, but does not include—

- (a) a bus service designed mainly to transport tourists; or
- (b) a long-distance service.

13 What is a *tour and charter service*?

A bus service is a *tour and charter service* if the bus service is not a regular route service or a long-distance service.

14 What is a *long-distance service*?

A bus service is a *long-distance service* if—

- (a) it is conducted according to regular routes and timetables; and
- (b) each passenger travels at least 40km.

Division 2.2 Accreditation of bus service operators

15 Bus operators—purposes of accreditation

The purpose of accreditation under the regulations to operate a bus service is to ensure that—

- (a) the accredited person has the financial capacity to meet the service standards for the service; and
- (b) the accredited person, and each person who is concerned with, or takes part in, the management of the service, are suitable people to operate the service; and
- (c) the accredited person, and each person who is concerned with, or takes part in, the management of the service, have demonstrated the capacity to comply with the relevant regulations and, in particular, the regulations about—
 - (i) the safety of passengers and the public; and
 - (ii) the maintenance of public buses.

16 Regulations about accreditation system

- (1) The regulations are to provide a system for the accreditation of operators of bus services, including, for example—
 - (a) the kinds of accreditations; and
 - (b) the bus services that a person who holds a kind of accreditation is entitled to operate; and
 - (c) the conditions of accreditations; and
 - (d) matters relating to the giving, refusal or surrender of accreditations; and

- (e) the action that may be taken in relation to accreditations in circumstances prescribed under the regulations, including—
 - (i) the suspension or cancellation of an accreditation; and
 - (ii) the imposition of a condition on, or the amendment of a condition of, an accreditation; and
 - (iii) an order that an accredited person pay to the Territory an amount of not more than—
 - (A) for an individual—\$5 000; or
 - (B) for a corporation—\$25 000; and
 - (iv) the reprimanding of an accredited person.
- (2) The regulations may make provision in relation to the accreditation of people to operate bus services, including, for example—
 - (a) requirements about the suitability of the applicant and each person who will be concerned with, or take part in, the management of the services; and
 - (b) capacity to meet service standards; and
 - (c) financial viability.
- (3) For subsection (1) (a), the regulations must provide for the accreditation of people to operate the following kinds of bus services:
 - (a) regular route services;
 - (b) tour and charter services.
- (4) However, this section does not require the regulations to provide an accreditation system for all kinds of bus services.

page 9

Division 2.3 Service contracts for regular route services

17 Service contracts

- (1) The road transport authority may, on behalf of the Territory, enter into a contract (a *service contract*) for the operation of a regular route service with a person accredited to operate regular route services.
- (2) A service contract must state whether the right given under the contract to operate a route is an exclusive right to operate the route or a stated part of the route.
- (3) A service contract may make provision in relation to the operation of a regular route service and the administration of the contract, including, for example—
 - (a) service requirements under the contract; and
 - (b) the transfer, suspension, cancellation and surrender of the contract; and
 - (c) the fees (if any) payable under the contract; and
 - (d) the adjustment of payments and refunds in relation to any contract fees; and
 - (e) financial or other penalties for breaches of the contract; and
 - (f) the records (including accounts) to be made and kept by the holder of the contract, how they are to be made and kept, and their inspection; and
 - (g) the provision by the holder of the contract of information and reports about the regular route service and the verification of the information and reports; and
 - (h) the publication and the collection of fares payable by passengers; and

page 10	Road Transport (Public Passenger Services) Act 2001	R10
	Effective: 09/03/05-01/06/05	09/03/05

- (i) the sale of tickets and the conditions under which tickets must be sold; and
- (j) free or reduced fares for travel; and
- (k) the issue and acceptance of free or concession passes.
- (4) Subsection (3) does not limit the matters about which a service contract may make provision.

Division 2.4 Entitlement to operate certain bus services

18 Entitlement to operate regular route services

A person is entitled to operate a regular route service, within or partly within the ACT, if—

- (a) the person is accredited under the regulations to operate regular route services; and
- (b) the person holds a service contract for the service.

19 Entitlement to operate tour and charter services

A person is entitled to operate a tour and charter service, within or partly within the ACT, if the person is accredited under the regulations to operate tour and charter services.

20 Unaccredited operators not to operate certain bus services

(1) A person must not operate, within or partly within the ACT, a regular route service unless the person is accredited under the regulations to operate regular route services.

Maximum penalty: 50 penalty units.

page 11

Part 2	Bus services
Division 2.5	Regulation of bus services
Section 21	

(2) A person must not operate, within or partly within the ACT, a tour and charter service unless the person is accredited under the regulations to operate tour and charter services.

Maximum penalty: 50 penalty units.

21 Pretending to be an accredited bus service operator

A person must not pretend to be accredited under the regulations to operate a bus service.

Maximum penalty: 30 penalty units.

22 Operators of regular route services to hold service contracts

(1) A person must not operate, within or partly within the ACT, a regular route service unless the person holds a service contract for the service.

Maximum penalty: 50 penalty units.

(2) However, if a regular route service is discontinued because of a variation or termination of a service contract, the road transport authority may make arrangements with an appropriately accredited person to operate a temporary regular route service to replace the discontinued service even though the person does not hold a service contract for the replacement service.

Division 2.5 Regulation of bus services

23 Regular route services—power to determine maximum fares

(1) The Minister may determine maximum fares, and ways of calculating maximum fares, payable by passengers on regular route services.

page	12
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- (2) A determination is a disallowable instrument.
 - *Note* A disallowable instrument must be notified and presented to the Legislative Assembly, under the *Legislation Act 2001*.

24 Regulations about operation of bus services by accredited people

The regulations may make provision in relation to the operation of bus services by accredited bus service operators, including, for example—

- (a) the conduct of bus services, including, for example—
 - (i) the safety of passengers and the public; and
 - (ii) the qualifications, training and experience of bus drivers and other people providing services on behalf of accredited bus service operators; and
 - (iii) maximum driving times and minimum rest times of bus drivers; and
 - (iv) insurance; and
 - (v) the issue of tickets; and
 - (vi) customer complaints and inquiries; and
- (b) the preparation and publication of, and compliance with, timetables for regular route services; and
- (c) the obligations of drivers of public buses and other people providing services on behalf of accredited bus service operators; and
- (d) the requirements that public buses, and their equipment and fittings (internal and external), must comply with; and
- (e) the maintenance and cleaning of public buses; and
- (f) maintenance, parking and other facilities for public buses; and

page 13

- (g) the making and keeping of records and their inspection; and
- (h) the auditing of records and systems; and
- (i) requirements for display of accreditation numbers on advertisements for the service; and
- (j) the provision of information and reports to the road transport authority.

25 Regulations about operation of public buses

The regulations may make provision in relation to the operation of public buses, including, for example—

- (a) the regulation or prohibition of the use of public buses on certain roads or road related areas; and
- (b) the picking-up and dropping-off of passengers and other matters relating to the transport of passengers; and
- (c) the records to be made and kept by drivers, how they are to be made and kept, and their inspection; and
- (d) the transport of passengers' luggage or other goods, and animals; and
- (e) the regulation or prohibition of the transportation of passengers standing in or on any part of a public bus; and
- (f) the maximum speed of public buses; and
- (g) the prohibition of anyone from soliciting for passengers or for a hiring; and
- (h) the design, equipment and fittings (internal or external) of public buses; and
- (i) the sections, terminal points and bus stops on bus routes; and
- (j) the regulation or prohibition of notices, signs and advertisements inside or on the outside of public buses.

page 14	Road Transport (Public Passenger Services) Act 2001	R10
	Effective: 09/03/05-01/06/05	09/03/05

26 Regulations about bus drivers

The regulations may make provision in relation to drivers of public buses, including, for example—

- (a) the powers, duties and conduct of drivers; and
- (b) how drivers must dress.

27 Regulations about conduct of passengers

The regulations may make provision in relation to the conduct of passengers on public buses, including, for example—

- (a) the regulation or prohibition of eating and drinking; and
- (b) the authority of public bus drivers, police officers and authorised people to direct people contravening a regulation to leave a bus and to remove them if they fail to leave.

Part 3Taxi networksDivision 3.1Basic conceptsSection 28

Part 3 Taxi networks

Division 3.1 Basic concepts

28 Meaning of *taxi network*

A *taxi network* is an entity that provides taxi related services to affiliated accredited taxi service operators, including providing (directly or through another entity) a taxi booking service for the network.

29 Meaning of *taxi booking service*

A *taxi booking service* is a service provided by or for an accredited taxi network provider that—

- (a) accepts bookings for taxis from people; and
- (b) sends messages about bookings to taxi drivers by electromagnetic energy to equipment in taxis that can receive such messages.

Division 3.2 Accreditation of taxi network providers

30 Taxi network providers—purposes of accreditation

The purpose of accreditation under the regulations to operate a taxi network is to ensure that—

- (a) the accredited person has the financial capacity to meet the service standards for the network; and
- (b) the accredited person, and each person who is concerned with, or takes part in, the management of the network, are suitable people to operate the network; and

page 16

Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05 R10 09/03/05

- (c) the accredited person, and each person who is concerned with, or takes part in, the management of the network, have demonstrated the capacity to comply with the relevant regulations and, in particular, the regulations about—
 - (i) the operation of the network; and
 - (ii) the supervision and monitoring of affiliated accredited taxi service operators and drivers of taxis operated by affiliated accredited taxi service operators.

31 Taxi network providers—regulations about accreditation system

- (1) The regulations are to provide a system for the accreditation of people to operate taxi networks, including, for example—
 - (a) the kind or kinds of taxi services in relation to which an accredited person is entitled to provide taxi related services; and
 - *Note* For kinds of taxi services, see s 47 and s 48.
 - (b) the conditions of an accreditation; and
 - (c) matters relating to the giving, refusal or surrender of an accreditation; and
 - (d) the action that may be taken in relation to an accredited person in circumstances prescribed under the regulations, including—
 - (i) the suspension or cancellation of an accreditation; and
 - (ii) the imposition of a condition on, or the amendment of a condition of, an accreditation; and
 - (iii) an order that an accredited person pay to the Territory an amount of not more than—
 - (A) for an individual—\$5 000; or
 - (B) for a corporation—\$25 000; and

R10	Road Transport (Public Passenger Services) Act 2001	page 17
09/03/05	Effective: 09/03/05-01/06/05	

- (iv) the reprimanding of an accredited person.
- (2) The regulations may make provision in relation to the accreditation of people to operate taxi networks, including, for example—
 - (a) requirements about the suitability of the applicant and each person who will be concerned with, or take part in, the management of the network; and
 - (b) capacity to meet service standards; and
 - (c) financial viability.

Division 3.3 Entitlement to operate taxi networks

32 Entitlement to operate taxi networks

A person is entitled to operate a taxi network, within or partly within the ACT, for a particular kind of taxi service if the person is accredited under the regulations to operate a taxi network for that kind of taxi service.

33 Unaccredited persons not to operate taxi network

A person must not operate, within or partly within the ACT, a taxi network for a particular kind of taxi service unless the person is accredited under the regulations to operate a taxi network for that kind of taxi service.

Maximum penalty: 50 penalty units.

34 Pretending to be an accredited taxi network provider

(1) A person must not pretend to be accredited under the regulations to operate a taxi network.

Maximum penalty: 30 penalty units.

page 18

(2) A person must not pretend to be accredited under the regulations to operate a taxi network for a particular kind of taxi service.

Maximum penalty: 30 penalty units.

Division 3.4 Regulation of taxi networks

35 Regulations about operation of taxi networks by accredited people

The regulations may make provision in relation to the operation of taxi networks by accredited people, including, for example—

- (a) the affiliation of accredited taxi service operators with networks; and
- (b) network rules for affiliated accredited taxi service operators and drivers of taxis operated by affiliated accredited taxi service operators; and
- (c) the specifications for equipment operated by or for networks for sending messages (including messages sent through a taxi booking service) to taxi drivers; and
- (d) the specifications for taximeters; and
- (e) the circumstances in which networks must accept applications for affiliation from, and maintain affiliation with, accredited taxi service operators; and
- (f) the operation of, and service standards for, taxi booking services operated by or for networks (including, for example, service standards about when a booking must be transferred to another taxi or a taxi booking service for another taxi network); and
- (g) the numbers and kinds of taxis, and the numbers of taxis with particular equipment (including, for example, baby capsules), operated by affiliated accredited taxi service operators that are to be available at particular times and places; and

- (h) directions that networks may give to affiliated accredited taxi service operators and drivers of taxis operated by affiliated accredited taxi service operators; and
- (i) the supervision and monitoring of affiliated accredited taxi service operators, and drivers of taxis operated by affiliated accredited taxi service operators, for compliance with network service standards and other requirements and the responsibilities of networks in relation to a failure to comply with the standards; and
- (j) the management of particular kinds of taxis (including, for example, taxis with wheelchair access) and taxi services; and
- (k) customer complaints and inquiries; and
- (1) the making and keeping of records and their inspection; and
- (m) the auditing of records and systems; and
- (n) the provision of information and reports to the road transport authority.

36 Regulations about operation of taxi networks

The regulations may make provision in relation to the obligations that an accredited taxi network provider must ensure that affiliated accredited taxi service operators, and drivers of taxis operated by affiliated accredited taxi service operators, must comply with, including, for example—

- (a) service standards for booked taxis; and
- (b) the safety of drivers and passengers (including, for example, particular kinds of security devices); and
- (c) the qualifications, training and experience of affiliated accredited taxi service operators, taxi drivers and other people providing services on behalf of networks; and

- (d) the operation of equipment for sending messages between a network (including messages sent through a taxi booking service) and taxi drivers; and
- (e) the maintenance and cleaning of taxis.

R10 09/03/05

Part 4Licensing of taxi vehiclesDivision 4.1Basic conceptsSection 37

Part 4 Licensing of taxi vehicles

Division 4.1 Basic concepts

37 Meaning of *taxi licence*

A *taxi licence* is a licence issued under the regulations to use a vehicle as a taxi, and includes a restricted taxi licence.

Note References to *taxi licence* include a *restricted taxi licence* unless the contrary intention otherwise appears (see Legislation Act, s 155).

38 Meaning of restricted taxi licence

A *restricted taxi licence* is a licence issued under the regulations to use a vehicle as a restricted taxi.

Division 4.2 Taxi licences

39 Maximum numbers of taxi licences

- (1) The Minister may, in writing, determine the number of taxi licences or restricted taxi licences.
- (2) A determination is a notifiable instrument.

Note A notifiable instrument must be notified under the *Legislation Act 2001*.

40 Issue of taxi licences

The road transport authority must not issue a taxi licence or a restricted taxi licence if the number of taxi licences or restricted taxi licences (as appropriate) would exceed the relevant number determined by the Minister.

page 22

R10 09/03/05

41 Transferability of taxi licences

- (1) If the holder of a taxi licence (other than a restricted taxi licence) asks the road transport authority to transfer the licence to someone else, the authority must transfer the licence to the person.
- (2) A restricted taxi licence is not transferable (including, for example, by hiring the licence to another person).

42 Use of vehicles as taxis

(1) A person must not use a vehicle as a taxi (other than a restricted taxi) unless the vehicle is licensed under the regulations as a taxi.

Maximum penalty: 50 penalty units.

(2) A person must not use a vehicle as a restricted taxi unless the vehicle is licensed under the regulations as a restricted taxi.

Maximum penalty: 50 penalty units.

- (3) This section does not apply to a person in relation to the hiring of a vehicle used by the person if—
 - (a) the vehicle is licensed as a taxi under the law of another jurisdiction; and
 - (b) the hiring begins in that jurisdiction and is completed in the ACT.
- (4) This section also does not apply to a person who is using a substitute vehicle as a licensed taxi in accordance with the regulations.

43 Pretending vehicles are licensed taxis

(1) A person must not pretend that a vehicle is licensed under the regulations as a taxi (other than a restricted taxi).

Maximum penalty: 30 penalty units.

page 23

Part 4	Licensing of taxi vehicles
Division 4.2	Taxi licences
Section 44	

(2) A person must not pretend that a vehicle is licensed under the regulations as a restricted taxi.

Maximum penalty: 30 penalty units.

44 Regulations about taxi licences

- (1) The regulations are to provide a system for the licensing of taxis and restricted taxis, including, for example—
 - (a) matters relating to the giving, refusal or surrender of licences; and
 - (b) the term of restricted taxi licences; and
 - (c) the conditions of licences; and
 - (d) the circumstances in which a substitute vehicle may be used as a licensed taxi; and
 - (e) the action that may be taken in relation to licences in circumstances prescribed under the regulations, including—
 - (i) the suspension or cancellation of a licence; and
 - (ii) the imposition of a condition on, or the amendment of a condition of, a licence; and
 - (iii) an order that the holder of a licence pay to the Territory an amount of not more than—
 - (A) for an individual—\$5 000; or
 - (B) for a corporation—\$25 000; and
 - (iv) the reprimanding of the holder of a licence.

Examples of conditions for restricted taxi licences—s (1) (c)

- 1 How the vehicle to which the restricted taxi licence relates must be equipped.
- 2 The kinds of restricted taxi services that may be operated using the vehicle.

R10 09/03/05

Licensing of taxi vehicles	Part 4
Taxi licences	Division 4.2
	Section 44

(2) The regulations may place different requirements on the person to whom a taxi licence (other than a restricted taxi licence) is issued and a person to whom the licence is hired.

page 25

Part 5Taxi servicesDivision 5.1Basic conceptsSection 45

Part 5 Taxi services

Division 5.1 Basic concepts

45 Meaning of *taxi*

A *taxi* is a vehicle (other than a bus) that stands or plies for hire for the transport of passengers along a road or road related area, and includes a restricted taxi.

Note References to *taxi* include a *restricted taxi* unless the contrary intention otherwise appears (see Legislation Act, s 155).

46 Meaning of restricted taxi

A *restricted taxi* is a vehicle (other than a bus) that stands or plies for hire for the transport of passengers along a road or road related area and that is licensed under the regulations as a restricted taxi.

47 Meaning of *taxi service*

A *taxi service* is a public passenger service operated using 1 or more taxis (including restricted taxis).

48 Meaning of *restricted taxi service*

A *restricted taxi service* is a public passenger service operated using only 1 or more restricted taxis.

Examples of kinds of restricted taxi services

- 1 A service that must give priority to the transport of people with disabilities.
- 2 A service with no requirement to give priority to the transport of people with disabilities.

page 26

Division 5.2 Accreditation of taxi service operators

49

9 Taxi service operators—purposes of accreditation

The purpose of accreditation under the regulations to operate a taxi service is to ensure that—

- (a) the accredited person has the financial capacity to meet the service standards for the service; and
- (b) the accredited person, and each person who is concerned with, or takes part in, the management of the service, are suitable people to operate the service; and
- (c) the accredited person, and each person who is concerned with, or takes part in, the management of the service, have demonstrated the capacity to comply with the relevant regulations and, in particular, the regulations about—
 - (i) the safety of passengers and the public; and
 - (ii) the maintenance of taxis.

50 Taxi service operators—regulations about accreditation system

- (1) The regulations are to provide a system for the accreditation of people to operate taxi services, including, for example—
 - (a) the kinds of accreditations; and
 - (b) the kinds of taxis and taxi services that a person who holds a particular kind of accreditation is entitled to operate; and
 - (c) the conditions of accreditations; and
 - (d) matters relating to the giving, refusal or surrender of accreditations; and
 - (e) the action that may be taken in relation to an accredited person in circumstances prescribed under the regulations, including—

- (i) the suspension or cancellation of an accreditation; and
- (ii) the imposition of a condition on, or the amendment of a condition of, an accreditation; and
- (iii) an order that an accredited person pay to the Territory an amount of not more than—
 - (A) for an individual—\$5 000; or
 - (B) for a corporation—\$25 000; and
- (iv) the reprimanding of an accredited person.
- (2) The regulations may make provision in relation to the accreditation of people to operate taxi services, including, for example—
 - (a) requirements about the suitability of the applicant and each person who will be concerned with, or take part in, the management of the service; and
 - (b) capacity to meet service standards; and
 - (c) financial viability.
- (3) For subsection (1) (a), the regulations must provide for the accreditation of people to operate—
 - (a) a taxi service (other than a restricted taxi service); and
 - (b) a restricted taxi service.
 - *Note* For examples of kinds of restricted taxi services, see s 48.

Division 5.3 Entitlement to operate taxi services

51 Entitlement to operate taxi services

A person is entitled to operate a particular kind of taxi service, within or partly within the ACT, if—

(a) the person is accredited under the regulations to operate a taxi service of that kind; and

page 28	Road Transport (Public Passenger Services) Act 2001	R10
	Effective: 09/03/05-01/06/05	09/03/05

- (b) the vehicles used to operate the service are licensed under the regulations as taxis for that kind of taxi service; and
- (c) the person is affiliated with an accredited taxi network provider who is entitled to provide taxi related services to that kind of taxi service.

52 Unaccredited operators not to operate taxi services

(1) A person must not operate, within or partly within the ACT, a taxi service of a particular kind unless the person is accredited under the regulations to operate the taxi service of that kind.

Maximum penalty: 50 penalty units.

- (2) This section does not apply to a person in relation to the hiring of a taxi operated by the person if—
 - (a) the person is authorised to operate a taxi service under the law of another jurisdiction; and
 - (b) the hiring begins in that jurisdiction and is completed in the ACT.

53 Pretending to be an accredited taxi service operator

(1) A person must not pretend to be accredited under the regulations to operate a taxi service.

Maximum penalty: 30 penalty units.

(2) A person must not pretend to be accredited under the regulations to operate a particular kind of taxi service.

Maximum penalty: 30 penalty units.

54 Taxi service operators to be affiliated with taxi network

An accredited taxi service operator must not operate a taxi service of a particular kind unless the person is affiliated with an accredited taxi network provider who is entitled to provide taxi related services to that kind of taxi service.

Maximum penalty: 50 penalty units.

55 Pretending to be affiliated with taxi network

A person must not pretend to be affiliated with an accredited taxi network provider.

Maximum penalty: 30 penalty units.

Division 5.4 Regulation of taxi services

56 Regulations about operation of taxi services by accredited people

The regulations may make provision in relation to the operation of taxi services by accredited taxi service operators, including, for example—

- (a) the specifications for, and operation of, equipment in taxis operated by accredited taxi service operators to receive messages from the accredited taxi network provider with which the operator is affiliated and for taximeters; and
- (b) compliance with the requirements of the accredited taxi network provider with which an accredited taxi service operator is affiliated; and
- (c) the supervision and monitoring of drivers of taxis operated by an accredited taxi service operator for compliance with the service standards and other requirements of the operator's affiliated taxi network provider and the responsibilities of the operator in relation to a failure to comply with the standards; and
- (d) the safety of passengers (including, for example, particular kinds of security devices) and the public; and

page 30	Road Transport (Public Passenger Services) Act 2001	R10
	Effective: 09/03/05-01/06/05	09/03/05

- (e) the qualifications, training and experience of accredited taxi service operators and taxi drivers (including, for example, in relation to particular kinds of taxi services); and
- (f) maximum driving times and minimum rest times of taxi drivers; and
- (g) insurance; and
- (h) customer complaints and inquiries; and
 - *Note* For the vehicle age limitations on the registration of a motor vehicle as a taxi, see the *Road Transport (Vehicle Registration) Regulations 2000*, reg 32.
- (i) lost property; and
- (j) the obligations of accredited taxi network providers and taxi drivers and other people providing services to or on behalf of accredited taxi service operators; and
- (k) the operation of particular kinds of taxis (including, for example, taxis with wheelchair access) and taxi services; and
- (1) the requirements that taxis, and their equipment and fittings (internal and external) (including, for example, baby capsules), must comply with; and
- (m) the maintenance and cleaning of taxis; and
- (n) the making and keeping of records and their inspection; and
- (o) the auditing of records and systems; and
- (p) the provision of information and reports to the road transport authority.

57 Regulations about operation of taxis

The regulations may make provision in relation to the operation of taxis, including, for example—

(a) the solicitation of passengers or hirings; and

R10	Road Transport (Public Passenger Services) Act 2001	page 31
09/03/05	Effective: 09/03/05-01/06/05	

- (b) the hiring of vehicles and the payment of fares; and
- (c) the picking-up and dropping-off of passengers and other matters relating to the transport of passengers; and
- (d) the transport of passengers' luggage or other goods, and animals; and
- (e) the regulation or prohibition of the use of vehicles on certain roads or road related areas; and
- (f) the maximum speed of a vehicle; and
- (g) the design, equipment and fittings (internal or external) of vehicles; and
- (h) the regulation or prohibition of notices, signs and advertisements inside or on the outside of vehicles; and
- (i) the records to be made and kept by drivers, how they are to be made and kept, and their inspection; and
- (j) the provision, use and operation of taxi zones.

58

Regulations about taxi drivers

The regulations may make provision in relation to taxi drivers, including, for example—

- (a) the powers, duties and conduct of taxi drivers; and
- (b) the training of drivers; and
- (c) how taxi drivers must dress.
- *Note* For the licensing of people to drive taxis, see the *Road Transport* (*Driver Licensing*) *Regulations 2000.*

59 Regulations about conduct of taxi passengers

The regulations may make provision in relation to the conduct of passengers being carried by taxis, including, for example—

page 32	Road Transport (Public Passenger Services) Act 2001	R10
	Effective: 09/03/05-01/06/05	09/03/05

- (a) the regulation or prohibition of eating and drinking; and
- (b) the authority of taxi drivers, police officers and authorised people to direct people contravening a regulation to leave a taxi and to remove them if they fail to leave.

60 Power to determine maximum taxi fares

- (1) The Minister may, in writing, determine maximum fares, and ways of calculating maximum fares, relating to hiring or using a taxi.
- (2) A determination is a disallowable instrument.
 - *Note* A disallowable instrument must be notified, and presented to the Legislative Assembly, under the *Legislation Act 2001*.
- (3) This section does not require the Minister to determine maximum fares for hiring or using a taxi.
 - *Note* The Independent Competition and Regulatory Commission may give price directions for regulated industries, see the *Independent Competition and Regulatory Commission Act 1997*, s 20.
- (4) In this section:

fare includes a charge relating to hiring or using a taxi.

Part 6Licensing of hire carsDivision 6.1Basic conceptsSection 61

Part 6 Licensing of hire cars

Division 6.1 Basic concepts

61 Meaning of *hire car licence*

A *hire car licence* is a licence issued under the regulations to use a vehicle as a hire car, and includes a restricted hire car licence.

Note References to *hire car licence* include a *restricted hire car licence* unless the contrary intention otherwise appears (see Legislation Act, s 155).

62 Meaning of restricted hire car licence

A *restricted hire car licence* is a licence issued under the regulations to use a vehicle as a restricted hire car.

Division 6.2 Hire car licences

63 Transferability of hire car licences

(1) A hire car licence (other than a restricted hire car licence) issued before the commencement of this section is transferable.

Examples of how licence might be transferred

- 1 hiring the licence to someone else
- 2 selling the licence to someone else
- *Note* An example is part of the Act, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).
- (2) A hire car licence issued after the commencement of this section is not transferable.
- (3) A restricted hire car licence is not transferable.

page 34

Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05 R10 09/03/05

(4) If the holder of a transferable hire car licence asks the road transport authority to transfer the licence to someone else, the authority must transfer the licence to the person.

64 Use of vehicles as hire cars

(1) A person must not use a vehicle as a hire car (other than a restricted hire car) unless the vehicle is licensed under the regulations as a hire car.

Maximum penalty: 50 penalty units.

(2) A person must not use a vehicle as a restricted hire car unless the vehicle is licensed under the regulations as a restricted hire car.

Maximum penalty: 50 penalty units.

- (3) This section does not apply to a person in relation to the hiring of a vehicle used by the person if—
 - (a) the vehicle is licensed as a hire car under the law of another jurisdiction; and
 - (b) the hiring begins in that jurisdiction and is completed in the ACT.
- (4) This section also does not apply to a person who is using a substitute vehicle as a licensed hire car in accordance with the regulations.
- (5) An offence against this section is a strict liability offence.

65

Pretending vehicles are licensed hire cars

(1) A person must not pretend that a vehicle is licensed under the regulations as a hire car (other than a restricted hire car).

Maximum penalty: 30 penalty units.

(2) A person must not pretend that a vehicle is licensed under the regulations as a restricted hire car.

Maximum penalty: 30 penalty units.

R10	Road Transport (Public Passenger Services) Act 2001	page 35
09/03/05	Effective: 09/03/05-01/06/05	

(3) An offence against this section is a strict liability offence.

66 Regulations about hire car licences

- (1) The regulations are to provide a system for the licensing of hire cars and restricted hire cars, including, for example—
 - (a) matters in relation to the giving, refusal or surrender of licences; and
 - (b) the term of restricted hire car licences; and
 - (c) the conditions of licences; and
 - (d) the circumstances in which a substitute vehicle may be used as a licensed hire car; and
 - (e) the action that may be taken in relation to licences in circumstances prescribed under the regulations, including, for example—
 - (i) the suspension or cancellation of a licence; and
 - (ii) the imposition of a condition on, or the amendment of a condition of, a licence; and
 - (iii) an order that the holder of a licence pay to the Territory an amount of not more than—
 - (A) for an individual—\$5 000; or
 - (B) for a corporation—\$25 000; and
 - (iv) the reprimanding of the holder of a licence.

Examples of conditions for restricted hire car licences—s (1) (c)

1 how the vehicle to which the restricted hire car licence relates must be equipped

- 2 the kinds of restricted hire car services that may be operated using the vehicle
- *Note* An example is part of the Act, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).
- (2) The regulations may place different requirements on the person to whom a hire car licence (other than a restricted hire car licence) is issued and a person to whom the licence is hired.

R10 09/03/05

Part 7Hire car servicesDivision 7.1Basic conceptsSection 67

Part 7 Hire car services

Division 7.1 Basic concepts

67 Meaning of *hire car*

A *hire car* is a vehicle (other than a bus or taxi) that—

- (a) is used, or is intended to be used, for the transport of passengers under a contract; and
- (b) does not stand or ply for hire for the transport of passengers along a road or road related area;

and includes a restricted hire car.

Note References to *hire car* include a *restricted hire car* unless the contrary intention otherwise appears (see Legislation Act, s 155).

68 Meaning of restricted hire car

A *restricted hire car* is a vehicle (other than a bus or taxi) that—

- (a) is used, or is intended to be used, for the transport of passengers under a contract; and
- (b) does not stand or ply for hire for the transport of passengers along a road or road related area; and
- (c) is licensed under the regulations as a restricted hire car.

69 Meaning of hire car service

A *hire car service* is a public passenger service operated using 1 or more hire cars (including restricted hire cars).

page 38

R10 09/03/05

70 Meaning of *restricted hire car service*

A *restricted hire car service* is a public passenger service operated using only 1 or more restricted hire cars.

Example of a restricted hire car service

a pre-booked public passenger service that provides transport to weddings and school formals

Note An example is part of the Act, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).

Division 7.2 Accreditation of hire car service operators

71 Hire car service operators—purposes of accreditation

The purpose of accreditation under the regulations to operate a hire car service is to ensure that—

- (a) each person, including the accredited person, who is concerned with, or takes part in, the management of the service, is a suitable person to operate the service; and
- (b) each person, including the accredited person, who is concerned with, or takes part in, the management of the service, has demonstrated the capacity to comply with the relevant regulations and, in particular, the regulations about—
 - (i) the safety of passengers and the public; and
 - (ii) the maintenance of hire cars.

72 Hire car service operators—regulations about accreditation system

(1) The regulations are to provide a system for the accreditation of people to operate hire car services, including, for example—

page 39

- (a) the kinds of accreditations; and
- (b) the kinds of hire cars and hire car services that a person who holds a particular kind of accreditation is entitled to operate; and
- (c) the conditions of accreditations; and
- (d) matters in relation to the giving, refusal or surrender of accreditations; and
- (e) the action that may be taken in relation to an accredited person in circumstances prescribed under the regulations, including, for example—
 - (i) the suspension or cancellation of an accreditation; and
 - (ii) the imposition of a condition on, or the amendment of a condition of, an accreditation; and
 - (iii) an order that an accredited person pay to the Territory an amount of not more than—
 - (A) for an individual—\$5 000; or
 - (B) for a corporation—\$25 000; and
 - (iv) the reprimanding of an accredited person.
- *Note* An example is part of the Act, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).
- (2) The regulations may make provision in relation to the accreditation of people to operate hire car services, including, for example—
 - (a) requirements about the suitability of the applicant and each person who will be concerned with, or take part in, the management of the service; and
 - (b) capacity to meet service standards.

page 40

R10 09/03/05

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- (3) For subsection (1) (a), the regulations must provide for the accreditation of people to operate—
 - (a) a hire car service (other than a restricted hire car service); and
 - (b) a restricted hire car service.
 - *Note* For examples of kinds of restricted hire car services, see s 70.

Division 7.3 Entitlement to operate hire car services

73 Entitlement to operate hire car services

A person is entitled to operate a particular kind of hire car service, within or partly within the ACT, if—

- (a) the person is accredited under the regulations to operate a hire car service of that kind; and
- (b) the vehicles used to operate the service are licensed under the regulations as hire cars for that kind of hire car service.

74 Unaccredited operators not to operate hire car services

(1) A person must not operate, within or partly within the ACT, a hire car service of a particular kind unless the person is accredited under the regulations to operate a hire car service of that kind.

Maximum penalty: 50 penalty units.

- (2) This section does not apply to a person in relation to the hiring of a hire car operated by the person if—
 - (a) the person is authorised to operate a hire car service under the law of another jurisdiction; and
 - (b) the hiring begins in that jurisdiction and is completed in the ACT; and

page 41

- (c) the hiring is of a kind that the person is authorised to operate under the law of that jurisdiction.
- (3) An offence against this section is a strict liability offence.

75 Pretending to be an accredited hire car service operator

(1) A person must not pretend to be accredited under the regulations to operate a hire car service.

Maximum penalty: 30 penalty units.

(2) A person must not pretend to be accredited under the regulations to operate a particular kind of hire car service.

Maximum penalty: 30 penalty units.

(3) An offence against this section is a strict liability offence.

Division 7.4 Regulation of hire car services

76 Regulations about operation of hire car services by accredited people

The regulations may make provision in relation to the operation of hire car services by accredited hire car service operators, including, for example—

- (a) the supervision and monitoring of drivers of hire cars operated by an accredited hire car service operator for compliance with the service standards and the responsibilities of the operator in relation to a failure to comply with the standards; and
- (b) the safety of passengers (including, for example, particular kinds of security devices) and the public; and
- (c) the qualifications, training and experience of accredited hire car service operators and hire car drivers (including, for example, in relation to particular kinds of hire car services); and

page 42	Road Transport (Public Passenger Services) Act 2001	R10
	Effective: 09/03/05-01/06/05	09/03/05

- (d) maximum driving times and minimum rest times of hire car drivers; and
- (e) insurance; and
- (f) customer complaints and inquiries; and
- (g) lost property; and
- (h) the operation of particular kinds of hire cars and hire car services; and
- (i) the requirements that hire cars, and their equipment and fittings (internal and external) (including, for example, baby capsules), must comply with; and
- (j) the maintenance and cleaning of hire cars; and
- (k) the making and keeping of records and their inspection; and
- (l) the auditing of records and systems; and
- (m) the display of licences; and
- (n) requirements for display of accreditation numbers on advertisements for the service; and
- (o) the provision of information and reports to the road transport authority.
- *Note* An example is part of the Act, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).

77 Regulations about operation of hire cars

The regulations may make provision in relation to the operation of hire cars, including, for example—

- (a) the solicitation of passengers or hirings; and
- (b) the hiring of vehicles; and

page 43

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- (c) the picking-up and dropping-off of passengers and other matters relating to the transport of passengers; and
- (d) the transport of passengers' luggage or other goods, and animals; and
- (e) the regulation or prohibition of the use of vehicles on certain roads or road related areas; and
- (f) the maximum speed of a vehicle; and
- (g) the design, equipment and fittings (internal or external) of vehicles; and
- (h) the regulation or prohibition of notices, signs and advertisements inside or on the outside of vehicles; and
- (i) the records to be made and kept by drivers, how they are to be made and kept, and their inspection; and
- (j) approval of uniforms or industry codes of practice for dress standards.
- *Note* An example is part of the Act, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).

78 Regulations about hire car drivers

The regulations may make provision in relation to hire car drivers, including, for example—

- (a) the powers, duties and conduct of hire car drivers; and
- (b) the training of drivers; and
- (c) how hire car drivers must dress.
- *Note 1* For the licensing of people to drive hire cars, see the *Road Transport* (*Driver Licensing*) *Regulations 2000*.
- *Note 2* An example is part of the Act, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).

page 44	Road Transport (Public Passenger Services) Act 2001	R10
	Effective: 09/03/05-01/06/05	09/03/05

79 Regulations about conduct of hire car passengers

The regulations may make provision in relation to the conduct of passengers being carried by hire cars, including, for example the authority of hire car drivers, police officers and authorised people to direct people contravening a regulation to leave a hire car and to remove them if they fail to leave.

R10 09/03/05

Note An example is part of the Act, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).

Part 8 Miscellaneous

Section 80

Part 8 Miscellaneous

80 Unauthorised public passenger services

(1) A person must not use a vehicle for the transport of passengers for a fare or other consideration along a road or road related area.

Maximum penalty: 50 penalty units.

- (2) This section does not apply to the person if—
 - (a) the monetary or other consideration receivable by the person is not more than the cost of operating the vehicle to transport the passengers; or
 - (b) the person is entitled under this Act to operate the public passenger service being operated by the person.

Examples for par (a)

- 1 A car pool in which participants share the costs of operating the vehicle for the car pool.
- 2 Helen is a member of Bush Hikers Anonymous. She carries 2 other members in her car to a club walk. The 2 other members pay Helen part of the costs of operating her car for the club walk.
- *Note 1* For the entitlement of a person to operate a public passenger service, see the following provisions of this Act:
 - s 18 and s 19 (bus services)
 - s 51 (taxi services)
 - s 73 (hire car services).
- *Note 2* This section also does not apply if the person is exempted from the operation of this section under s 84 or s 85.
- *Note 3* An example is part of the Act, is not exhaustive and may extend, but does not limit, the meaning of the provision in which it appears (see Legislation Act, s 126 and s 132).
- (3) An offence against this section is a strict liability offence.

page 46

Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05 R10 09/03/05

81 Regulation-making power

- (1) The Executive may make regulations for this Act.
 - *Note* Regulations must be notified and presented to the Legislative Assembly, under the *Legislation Act 2001*.
- (2) The regulations may create offences for contraventions of the regulations and prescribe maximum penalties of not more than 20 penalty units for offences against the regulations.

82 Regulations may apply certain laws and instruments

The regulations may apply a law of another jurisdiction or any other instrument, as in force from time to time.

- *Note 1* The text of an applied, adopted or incorporated law or instrument, whether applied as in force from time to time or as at a particular time, is taken to be a notifiable instrument if the operation of the *Legislation Act 2001*, s 47 (5) or (6) is not disapplied (see s 47 (7)).
- Note 2 A notifiable instrument must be notified under the Legislation Act 2001.

83 Regulations about enforcement

The regulations may make provision in relation to the powers and duties of police officers and authorised officers in relation to public passenger services, including, for example, in relation to public passenger vehicles, drivers of public passenger vehicles and passengers.

84 Minister may exempt vehicles and people from Act

- (1) The Minister may exempt a vehicle or person from this Act (or a stated provision of this Act).
- (2) An exemption is a disallowable instrument.
 - *Note* A disallowable instrument must be notified, and presented to the Legislative Assembly, under the *Legislation Act 2001*.

R10 09/03/05

page 47

Part 8 Miscellaneous

Section 85

85 Regulations may exempt vehicles and people from Act

- (1) The regulations may—
 - (a) exempt a vehicle or person, or a kind of vehicle or person, prescribed under the regulations from this Act (or a stated provision of this Act); or
 - (b) authorise the road transport authority to exempt a vehicle or person, or a kind of vehicle or person, prescribed under the regulations from this Act (or a stated provision of this Act).
- (2) An exemption given under a regulation mentioned in subsection (1) may be conditional.
- (3) The regulations may provide for the road transport authority to—
 - (a) suspend the operation of a regulation mentioned in subsection (1) (a) in the way and circumstances prescribed under the regulations; or
 - (b) suspend the operation of an exemption given by the authority to a vehicle or person in the way and circumstances prescribed under the regulations.

86

References to Motor Traffic Act, Traffic Act etc

- (1) In any Act, instrument made under an Act or document, a reference to an earlier law is, in relation to anything to which this Act applies, a reference to this Act.
- (2) In this section:

earlier law means any of the following:

- (a) Motor Traffic Act 1936;
- (b) Motor Traffic Regulations 1934;
- (c) Road Transport (Bus Services) Regulations 2000;
- (d) Road Transport (General) Act 1999;

page 48	Road Transport (Public Passenger Services) Act 2001	R10
	Effective: 09/03/05-01/06/05	09/03/05

Section 86

- (e) Road Transport (Hire Vehicle Services) Regulations 2000;
- (f) Road Transport (Taxi Services) Regulations 2000.

R10 09/03/05 page 49

Part 9 Transitional provisions

Section 87

Part 9 Transitional provisions

87 Definitions for pt 9

In this part:

annual weddings and school formals licence means a restricted hire vehicle operator's licence issued for 1 year under the General Act for providing hire car services for weddings and school formals.

commencement means the commencement of this part.

General Act means the *Road Transport (General) Act 1999*, as in force immediately before the commencement.

88 Transitional regulations

- (1) The regulations may prescribe savings or transitional matters necessary or convenient to be prescribed because of the enactment of part 6 (Licensing of hire cars) and part 7 (Hire car services).
- (2) Without limiting the scope of subsection (1), the regulations may prescribe matters necessary or convenient to be prescribed for carrying out or giving effect to the provisions of part 6, part 7 and this part.
- (3) Regulations made for this section must not be taken to be inconsistent with—
 - (a) this Act as far as they can operate concurrently with this Act; or
 - (b) any other provision of the road transport legislation as far as they can operate concurrently with the provision.
- (4) This section is additional to, and does not limit, section 89 (Modification of pt 9's operation).

page 50

R10 09/03/05

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89 Modification of pt 9's operation

The regulations may modify the operation of this part to make provision in relation to any matter that, in the Executive's opinion, is not, or not adequately, dealt with in this part.

M 90

Continuation of hire car licences

- (1) This section applies to a person who, immediately before the commencement, was the holder of—
 - (a) a private hire car operator's licence under the General Act; or
 - (b) an annual weddings and school formals licence.
- (2) The person is taken, after the commencement—
 - (a) for a person mentioned in subsection (1) (a)—to be the holder of a hire car licence (other than a restricted hire car licence) issued under this Act; or
 - (b) for a person mentioned in subsection (1) (b)—to be the holder of a restricted hire car licence issued under this Act.
- (3) If the licence held by the person was, immediately before the commencement, subject to conditions, the licence the person is taken to hold under subsection (2) is taken to be subject to the conditions.
- (4) The term of a restricted hire vehicle operator's licence that is taken to be a restricted hire car licence issued under this Act is taken to be the unexpired term of the licence before the commencement.

91 Interim accreditation of existing hire car operators

- (1) This section applies to a person who—
 - (a) immediately before the commencement, operated a hire car service (other than a restricted hire car service) within the meaning of this Act; or

page 51

Part 9 Transitional provisions

Section 92

- (b) immediately before the commencement, was the holder of an annual weddings and school formals licence.
- (2) The person is taken, after the commencement—
 - (a) for a person mentioned in subsection (1) (a)—to be accredited under the regulations to operate a hire car service; or
 - (b) for a person mentioned in subsection (1) (b)—to be accredited under the regulations to operate a restricted hire car service.
- (3) The accreditation the person is taken to hold under subsection (2) may be varied or ended by the road transport authority in accordance with the regulations.
- (4) If the accreditation a person mentioned in subsection (1) (a) or (b) is taken to hold under subsection (2) has not been ended in accordance with the regulations, the accreditation ends 1 year after the day this section commences.

92 Interim accreditation of tour and charter service operators

(1) This section applies to a person who was taken to be an accredited tour and charter service operator under section 83 (Existing small buses) immediately before the section's expiry.

Note Section 83 expired on 1 June 2003.

- (2) The person is taken, after the commencement, to be accredited under the regulations to operate a restricted hire car service.
- (3) The person is taken, after the commencement, to be the holder of a restricted hire car licence issued under the regulations.
- (4) If the accreditation or licence the person is taken to hold under subsection (2) or (3) has not been ended in accordance with the regulations, the accreditation or licence ends 1 year after the day this section commences.

page 52

Section 93

93 Expiry of pt 9

This part expires 1 year after the day this section commences.

R10 09/03/05 Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05 page 53

Dictionary

(see s 4)

- Note 1 The *Legislation Act 2001* contains definitions and other provisions relevant to this Act.
- *Note 2* In particular, the *Legislation Act 2001*, dict, pt 1, defines the following terms:
 - ACT
 - exercise
 - function
 - the Territory.

accredited, in relation to a kind of public passenger service, means accredited under the regulations to operate that kind of public passenger service.

accredited hire car service operator means accredited under the regulations to operate a hire car service.

accredited taxi network provider means accredited under the regulations to operate a taxi network.

accredited taxi service operator means accredited under the regulations to operate a taxi service.

affiliated, in relation to an accredited taxi service operator, means affiliated with an accredited taxi network provider.

another jurisdiction means a jurisdiction other than the ACT.

authority—see road transport authority.

bus means a motor vehicle built mainly to carry people that seats over 9 adults (including the driver).

bus service—see section 11 (Meaning of bus service).

page 54

R10 09/03/05

fare means the amount payable by passengers for transport, or for the transport of passengers' luggage or other goods, on public passenger vehicles.

hire car—see section 67.

hire car licence—see section 61.

hire car service—see section 69.

holder, of a service contract, for part 2 (Bus services), means the person who (apart from the road transport authority) is a party to the contract.

jurisdiction means a State, the Commonwealth or an internal Territory, including the ACT.

long-distance service—see section 14 (What is a *long-distance service*?).

motor vehicle means a vehicle built to be propelled by a motor that forms part of the vehicle.

public bus means a bus used to provide a bus service.

public passenger service—see section 10 (What is a *public passenger service*?).

public passenger vehicle means a public bus, taxi or hire car.

public vehicle licence—see the *Road Transport (Driver Licensing) Act 1999*, dictionary.

regular route service—see section 12 (What is a *regular route service*?).

restricted hire car—see section 68.

restricted hire car licence—see section 62.

restricted hire car service—see section 70.

restricted taxi—see section 46 (Meaning of *restricted taxi*).

R10 09/03/05 Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05 page 55

restricted taxi licence—see section 38 (Meaning of *restricted taxi licence*).

restricted taxi service—see section 48 (Meaning of *restricted taxi service*).

road means an area that is open to or used by the public and is developed for, or has as 1 of its main uses, the driving or riding of motor vehicles, but does not include an area that would otherwise be a road so far as a declaration under the *Road Transport (General) Act 1999*, section 12 (Power to include or exclude areas in road transport legislation) declares that this Act does not apply to the area.

road related area means-

- (a) an area that divides a road; or
- (b) a footpath or nature strip adjacent to a road; or
- (c) an area that is open to the public and is designated for use by cyclists or animals; or
- (d) an area that is not a road and that is open to or used by the public for driving, riding or parking vehicles; or
- (e) a shoulder of a road; or
- (f) any other area that is open to or used by the public so far as a declaration under the *Road Transport (General) Act 1999*, section 12 (Power to include or exclude areas in road transport legislation) declares that this Act applies to the area;

but does not include an area that would otherwise be a road related area so far as a declaration under that section declares that this Act does not apply to the area.

page 56

road transport authority (or *authority*) means the Australian Capital Territory Road Transport Authority.

Note The chief executive of the department responsible for the *Road Transport (General) Act 1999* is the road transport authority (see *Road Transport (General) Act 1999*, s 16).

service contract—see section 17 (Service contracts).

taxi—see section 45 (Meaning of *taxi*).

taxi booking service—see section 29 (Meaning of *taxi booking service*).

taxi driver means the person driving a taxi if the person holds a public vehicle licence authorising the person to drive the taxi for hire or reward.

taxi licence—see section 37 (Meaning of *taxi licence*).

taxi network—see section 28 (Meaning of taxi network).

taxi service—see section 47 (Meaning of taxi service).

taxi zone—see the Australian Road Rules, rule 182.

tour and charter service—see section 13 (What is a tour and charter service?).

vehicle means-

- (a) any description of vehicle on wheels, other than a vehicle used on railways or tramways; or
- (b) any other vehicle prescribed under the regulations;

and includes anything else that, under the regulations, is to be treated as a vehicle.

page 57

1 About the endnotes

Endnotes

About the endnotes

Amending and modifying laws are annotated in the legislation history and the amendment history. Current modifications are not included in the republished law but are set out in the endnotes.

Not all editorial amendments made under the *Legislation Act 2001*, part 11.3 are annotated in the amendment history. Full details of any amendments can be obtained from the Parliamentary Counsel's Office.

Uncommenced amending laws and expiries are listed in the legislation history and the amendment history. These details are underlined. Uncommenced provisions and amendments are not included in the republished law but are set out in the last endnote.

If all the provisions of the law have been renumbered, a table of renumbered provisions gives details of previous and current numbering.

The endnotes also include a table of earlier republications.

am = amended	ord = ordinance
amdt = amendment	orig = original
ch = chapter	par = paragraph/subparagraph
def = definition	pres = present
dict = dictionary	prev = previous
disallowed = disallowed by the Legislative	(prev) = previously
Assembly	pt = part
div = division	r = rule/subrule
exp = expires/expired	renum = renumbered
Gaz = gazette	reloc = relocated
hdg = heading	R[X] = Republication No
IA = Interpretation Act 1967	RI = reissue
ins = inserted/added	s = section/subsection
LA = Legislation Act 2001	sch = schedule
LR = legislation register	sdiv = subdivision
LRA = Legislation (Republication) Act 1996	sub = substituted
mod = modified/modification	SL = Subordinate Law
o = order	underlining = whole or part not commenced
om = omitted/repealed	or to be expired

2 Abbreviation key

page 58

Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05 R10 09/03/05

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3 Legislation history

Road Transport (Public Passenger Services) Act 2001 No 62

notified 10 September 2001 (Gaz 2001 No S66)

s 1, s 2 commenced 10 September 2001 (IA s 10B)

remainder commenced 1 December 2001 (s 2 and CN 2001 No 2)

as amended by

Road Transport (Public Passenger Services) Amendment Act 2001 No 94

notified LR 27 September 2001

s 1, s 2 commenced 27 September 2001 (LA s 75) remainder commenced 1 March 2002 (s 2 and CN 2002 No 2)

Statute Law Amendment Act 2002 No 30 pt 3.70

notified LR 16 September 2002 s 1, s 2 taken to have commenced 19 May 1997 (LA s 75 (2))

pt 3.70 commenced 17 September 2002 (s 2 (1))

Statute Law Amendment Act 2002 (No 2) No 49 pt 3.23

notified LR 20 December 2002

s 1, s 2 taken to have commenced 7 October 1994 (LA s 75 (2)) pt 3.23 commenced 17 January 2003 (s 2 (1))

Road Transport (Public Passenger Services) (Hire Cars) Amendment Act 2004 A2004-69 pt 2

notified LR 9 September 2004

s 1, s 2 commenced 9 September 2004 (LA s 75 (1))

pt 2 commenced 9 March 2005 (s 2 and LA s 79)

as modified by

Road Transport (Public Passenger Services) Regulation 2002 SL2002-3 (as am by SL2005-4 s 12)

notified LR 27 February 2002 s 1, s 2 commenced 27 February 2002 (LA s 75 (1)) s 132 (4) commenced 1 March 2003 (s 2 (2)) remainder commenced 1 March 2002 (s 2 (1) and see CN2002-2)

R10 09/03/05 Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05 page 59

4 Amendment history

Road Transport Legislation (Hire Cars) Amendment Regulation 2005 (No 1) SL2005-4 s 12

notified LR 7 March 2005

s 1, s 2 commenced 7 March 2005 (LA s 75 (1)) s 12 commenced 9 March 2005 (s 2 and see Road Transport (Public Passenger Services) (Hire Cars) Amendment Act 2004 A2004-69, s 2 and LA s 79) *Note* This regulation only amends the Road Transport (Public Passenger Services) Regulation 2002 SL2002-3.

4 Amendment history

S	Dbjects 2 hdg 2	bracketed note exp 30 June 2002 (s 4 (3)) orig s 2 om R1 LA (s 89 (4)) (prev s 3) sub 2001 No 94 s 4 renum as s 2 R1 LA (see 2001 No 94 s 17) am A2004-69 s 4	
	Dictionary	(prev s 4) renum as s 3 R1 LA (see 2001 No 94 s 17)	
= =	lotes 4	(prev s 5) sub 2001 No 94 s 5 renum as s 4 R1 LA (see 2001 No 94 s 17) ss (2), (3) exp 30 June 2002 (s 4 (3))	
	Offences against A 4A	Act—application of Criminal Code etc ins A2004-69 s 5	
	unctions of road 5	transport authority (prev s 6) sub 2001 No 94 s 5 renum as s 5 R1 LA (see 2001 No 94 s 17) am A2004-69 s 6	
	Registers of accre 6	dited people and licences (prev s 7) sub 2001 No 94 s 5 renum as s 6 R1 LA (see 2001 No 94 s 17) am A2004-69 s 7	
	Security and disclor 7	osure of information in registers (prev s 8) sub 2001 No 94 s 5 renum as s 7 R1 LA (see 2001 No 94 s 17) sub 2002 No 49 amdt 3.229	
=	rade Practices Ad 8	ct authorisation (prev s 9) renum as s 8 R1 LA (see 2001 No 94 s 17)	
page 60	•	rt (Public Passenger Services) Act 2001 ffective: 09/03/05-01/06/05	R10 09/03/05

Combinations of a s 9	accreditations and licences (prev s 9A) ins 2001 No 94 s 6 renum as s 9 R1 LA (see 2001 No 94 s 17)
Combinations of a s 9A	accreditations and licences renum as s 9
Meaning of bus se s 11 hdg	ervice bracketed note exp 30 June 2002 (s 4 (3))
What is a regular is 12 hdg	route service? bracketed note exp 30 June 2002 (s 4 (3))
What is a long-dis s 14 hdg	<i>tance service</i> ? bracketed note exp 30 June 2002 (s 4 (3))
Bus operators—p s 15 hdg	urposes of accreditation bracketed note exp 30 June 2002 (s 4 (3))
Regulations about s 16	t accreditation system am 2002 No 30 amdt 3.748
Service contracts s 17 hdg s 17	bracketed note exp 30 June 2002 (s 4 (3)) am 2002 No 49 amdt 3.230
Unaccredited ope s 20 hdg	rators not to operate certain bus services bracketed note exp 30 June 2002 (s 4 (3))
Pretending to be a s 21	an accredited bus service operator sub 2002 No 30 amdt 3.749
Operators of regu s 22 hdg	lar route services to hold service contracts bracketed note exp 30 June 2002 (s 4 (3))
Regulations about s 24	t operation of bus services by accredited people am A2004-69 s 8
Regulations about s 26	t bus drivers am 2002 No 49 amdt 3.230
Regulations about s 27	t conduct of passengers am 2002 No 49 amdt 3.230
Taxi networks pt 3 hdg	sub 2001 No 94 s 8
Basic concepts div 3.1 hdg	ins 2001 No 94 s 8

R10 09/03/05 Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05 page 61

4 Amendment history

	Meaning of <i>taxi n</i>e s 28 hdg s 28	etwork bracketed note exp 30 June 2002 (s 4 (3)) orig s 28 om 2001 No 94 s 7 (prev s 29) sub 2001 No 94 s 8 renum as s 28 R1 LA (see 2001 No 94 s 17)
	Meaning of <i>taxi b</i>e s 29 hdg s 29	boking service bracketed note exp 30 June 2002 (s 4 (3)) (prev s 29A) ins 2001 No 94 s 8 renum as s 29 R1 LA (see 2001 No 94 s 17)
	Meaning of <i>taxi b</i>e s 29A	poking service renum as s 29
	Taxi network prov s 29B	riders—purposes of accreditation renum as s 30
	Taxi network prov s 29C	riders—regulations about accreditation system renum as s 31
	Entitlement to ope s 29D	erate taxi networks renum as s 32
	Unaccredited pers s 29E	sons not to operate taxi network renum as s 33
	Pretending to be a s 29F	an accredited taxi network provider renum as s 34
	Regulations abou s 29G	t operation of taxi networks by accredited people renum as s 35
	Regulations abou s 29H	t operation of taxi networks renum as s 36
	Accreditation of ta	axi network providers ins 2001 No 94 s 8
	Taxi network prov s 30 hdg s 30	riders—purposes of accreditation bracketed note exp 30 June 2002 (s 4 (3)) (prev s 29B) ins 2001 No 94 s 8 renum as s 30 R1 LA (see 2001 No 94 s 17)
	Meaning of <i>restric</i> s 30A	c ted taxi licence renum as s 38
	Maximum numbe s 30B	rs of taxi licences renum as s 39
	Issue of taxi licen s 30C	ces renum as s 40
	Transferability of s 30D	taxi licences renum as s 41
page 62	Road Transpo	ort (Public Passenger Services) Act 2001

Effective: 09/03/05-01/06/05

R10 09/03/05

Use of vehicles as taxis s 30F renum as s 42 Pretending vehicles are licensed taxis s 30F renum as s 43 **Regulations about taxi licences** s 30G renum as s 44 Taxi network providers—regulations about accreditation system bracketed note exp 30 June 2002 (s 4 (3)) s 31 hdg s 31 (prev s 29C) ins 2001 No 94 s 8 renum as s 31 R1 LA (see 2001 No 94 s 17) Meaning of restricted taxi s 31A renum as s 46 Meaning of taxi service s 31B renum as s 47 Meaning of restricted taxi service s 31C renum as s 48 Taxi service operators-purposes of accreditation s 31D renum as s 49 Taxi service operators-regulations about accreditation system s 31E renum as s 50 Entitlement to operate taxi services s 31F renum as s 51 Unaccredited operators not to operate taxi services renum as s 52 s 31G Pretending to be an accredited taxi service operator renum as s 53 s 31H Taxi service operators to be affiliated with taxi network s 31I renum as s 54 Pretending to be affiliated with taxi network s 31J renum as s 55 Regulations about operation of taxi services by accredited people renum as s 56 s 31K **Regulations about operation of taxis** renum as s 57 s 31L **Regulations about taxi drivers** s 31M renum as s 58

R10 09/03/05 Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05

page 63

4	Amendment history	
	Regulations about conduct of taxi passengers s 31N renum as s 59	
	Power to determine maximum taxi fares s 310 renum as s 60	
	Entitlement to operate taxi networks div 3.3 hdg ins 2001 No 94 s 8	
	Entitlement to operate taxi networks s 32 (prev s 29D) ins 2001 No 94 s 8 renum as s 32 R1 LA (see 2001 No 94 s 17)	
	Regulations may apply certain laws and instrumentss 32Arenum as s 62 and then s 82	
	Regulations about enforcement s 32B renum as s 63 and then s 83	
	Minister may exempt vehicles and people from Acts 32Crenum as s 64 and then s 84	
	Regulations may exempt vehicles and people from Acts 32Drenum as s 65 and then s 85	
	Unaccredited persons not to operate taxi networks 33 hdgbracketed note exp 30 June 2002 (s 4 (3))s 33orig s 33 renum as s 66 and then s 87 (prev s 29E) ins 2001 No 94 s 8 renum as s 33 R1 LA (see 2001 No 94 s 17)	
	Pretending to be an accredited taxi network providers 34orig s 34 renum as s 67 and then s 88 (prev s 29F) ins 2001 No 94 s 8 renum as s 34 R1 LA (see 2001 No 94 s 17)	
	Regulation of taxi networks div 3.4 hdg ins 2001 No 94 s 8	
	Regulations about operation of taxi networks by accredited peoples 35 hdgbracketed note exp 30 June 2002 (s 4 (3))s 35orig s 35 renum as s 68 and then s 89(prev s 29G) ins 2001 No 94 s 8renum as s 35 R1 LA (see 2001 No 94 s 17)	
	Regulations about operation of taxi networkss 36orig s 36 renum as s 69 and then s 90 (prev s 29H) ins 2001 No 94 s 8 renum as s 36 R1 LA (see 2001 No 94 s 17)	
	Licensing of taxi vehicles pt 4 hdg orig pt 4 hdg renum as pt 7 hdg (see 2001 No 94 s 9) ins 2001 No 94 s 8	
page 64		R10 9/03/05

	Basic concepts div 4.1 hdg	orig div 4.1 hdg renum as div 7.1 hdg
	2.1. 1.1. 1.29	ins 2001 No 94 s 8
	Meaning of <i>taxi li</i> s 37 hdg s 37	<i>cence</i> bracketed note exp 30 June 2002 (s 4 (3)) orig s 37 renum as s 70 and then s 91 (prev s 30) sub 2001 No 94 s 8 renum as s 37 R1 LA (see 2001 No 94 s 17) sub A2004-69 s 37
	Meaning of restri s 38 hdg s 38	cted taxi licence bracketed note exp 30 June 2002 (s 4 (3)) orig s 38 renum as s 71 and then s 92 (prev s 30A) ins 2001 No 94 s 8 renum as s 38 R1 LA (see 2001 No 94 s 17)
	Taxi licences div 4.2 hdg	orig div 4.2 hdg renum as div 7.2 hdg ins 2001 No 94 s 8
		rs of taxi licences
	s 39 hdg s 39	bracketed note exp 30 June 2002 (s 4 (3)) orig s 39 renum as s 72 and then s 93
		(prev s 30B) ins 2001 No 94 s 8 renum as s 39 R1 LA (see 2001 No 94 s 17)
	Issue of taxi licen	
	s 40 hdg s 40	bracketed note exp 30 June 2002 (s 4 (3)) orig s 40 renum as s 73 (prev s 30C) ins 2001 No 94 s 8 renum as s 40 R1 LA (see 2001 No 94 s 17)
	Transferability of	
	s 41 hdg s 41	bracketed note exp 30 June 2002 (s 4 (3)) orig s 41 renum as s 74
		(prev s 30D) ins 2001 No 94 s 8 renum as s 41 R1 LA (see 2001 No 94 s 17)
	Use of vehicles a	s taxis
	s 42 hdg s 42	bracketed note exp 30 June 2002 (s 4 (3)) orig s 42 renum as s 75
	0 12	(prev s 30E) ins 2001 No 94 s 8
		renum as s 42 R1 LA (see 2001 No 94 s 17) am A2004-69 s 10
		les are licensed taxis orig s 43 renum as s 76
	s 43	(prev s 30F) ins 2001 No 94 s 8
		renum as s 43 R1 LA (see 2001 No 94 s 17)
R10	Road Tra	ansport (Public Passenger Services) Act 2001
09/03/05		Effective: 09/03/05-01/06/05

page 65

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4

Amendment history		
Regulations abou s 44 hdg s 44	t taxi licences bracketed note exp 30 June 2002 (s 4 (3)) orig s 44 renum as s 77 (prev s 30G) ins 2001 No 94 s 8 renum as s 44 R1 LA (see 2001 No 94 s 17)	
Taxi services pt 5 hdg	orig pt 5 hdg om R1 LA (s 89 (3)) but see s 54) prev pt 5 hdg exp 31 December 2001 (s 54) ins 2001 No 94 s 8	
Basic concepts div 5.1 hdg	ins 2001 No 94 s 8	
Meaning of <i>taxi</i> s 45 hdg s 45	bracketed note exp 30 June 2002 (s 4 (3)) orig s 45 renum as s 78 (prev s 31) sub 2001 No 94 s 8 renum as s 45 R1 LA (see 2001 No 94 s 17) sub A2004-69 s 11	
Meaning of <i>restrie</i> s 46 hdg s 46	cted taxi bracketed note exp 30 June 2002 (s 4 (3)) orig s 46 renum as s 79 (prev s 31A) ins 2001 No 94 s 8 renum as s 46 R1 LA (see 2001 No 94 s 17)	
Meaning of <i>taxi s</i> s 47 hdg s 47	ervice bracketed note exp 30 June 2002 (s 4 (3)) orig s 47 renum as s 80 (prev s 31B) ins 2001 No 94 s 8 renum as s 47 R1 LA (see 2001 No 94 s 17)	
Meaning of restrie s 48	c ted taxi service orig s 48 renum as s 81 (prev s 31C) ins 2001 No 94 s 8 renum as s 48 R1 LA (see 2001 No 94 s 17)	
Accreditation of t div 5.2 hdg	axi service operators ins 2001 No 94 s 8	
Taxi service oper s 49 hdg s 49	ators—purposes of accreditation bracketed note exp 30 June 2002 (s 4 (3)) orig s 49 renum as s 82 (prev s 31D) ins 2001 No 94 s 8 renum as s 49 R1 LA (see 2001 No 94 s 17)	

page 66

Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05 R10 09/03/05

		Amendment hist
Taxi service opera s 50 hdg s 50	ators—regulations about accred bracketed note exp 30 June 2002 orig s 50 renum as s 83 (prev s 31E) ins 2001 No 94 s 8 renum as s 50 R1 LA (see 2001	2 (s 4 (3))
Entitlement to ope div 5.3 hdg	erate taxi services ins 2001 No 94 s 8	
Entitlement to ope s 51 hdg s 51	erate taxi services bracketed note exp 30 June 2002 orig s 51 renum as s 84 (prev s 31F) ins 2001 No 94 s 8 renum as s 51 R1 LA (see 2001	
Existing approved s 51A	l taxi networks renum as s 85	
Existing taxi licen s 51B	ces and restricted taxi licences renum as s 86	
Interim accreditati s 51C	ion of existing taxi operators renum as s 87	
Determination abo s 51D	out maximum number of taxi lico renum as s 88	ences
Determination abo s 51E	out maximum number of restrict renum as s 89	ed taxi licences
Application to trans s 51F	n sfer taxi licence renum as s 90	
Determination abo s 51G	out maximum taxi fares renum as s 91	
Expiry of div 7.7 s 51H	renum as s 92	
s 52 hdg s 52	rators not to operate taxi servic bracketed note exp 30 June 2002 orig s 52 exp 31 December 2001 (prev s 31G) ins 2001 No 94 s 8 renum as s 52 R1 LA (see 2001 am A2004-69 s 12	2 (s 4 (3)) (s 54) No 94 s 17)
s 53	an accredited taxi service opera orig s 53 exp 31 December 2001 (prev s 31H) ins 2001 No 94 s 8 renum as s 53 R1 LA (see 2001	(s 54)

R10 09/03/05 Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05

page 67

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4 Amendment history

s 54	orig s 54 exp 31 December 2001 (s 54) (prev s 31I) ins 2001 No 94 s 8 renum as s 54 R1 LA (see 2001 No 94 s 17)
Pretending to be a s 55	affiliated with taxi network (prev s 31J) ins 2001 No 94 s 8 renum as s 55 R1 LA (see 2001 No 94 s 17)
Regulation of taxi div 5.4 hdg	services ins 2001 No 94 s 8
Regulations abour s 56 hdg s 56	t operation of taxi services by accredited peop bracketed note exp 30 June 2002 (s 4 (3)) (prev s 31K) ins 2001 No 94 s 8 renum as s 56 R1 LA (see 2001 No 94 s 17)
Regulations abou s 57	t operation of taxis (prev s 31L) ins 2001 No 94 s 8 renum as s 57 R1 LA (see 2001 No 94 s 17)
Regulations abour s 58	t taxi drivers (prev s 31M) ins 2001 No 94 s 8 renum as s 58 R1 LA (see 2001 No 94 s 17)
Regulations abou s 59	t conduct of taxi passengers (prev s 31N) ins 2001 No 94 s 8 renum as s 59 R1 LA (see 2001 No 94 s 17)
Power to determin s 60 hdg s 60	ne maximum taxi fares bracketed note exp 30 June 2002 (s 4 (3)) (prev s 31O) ins 2001 No 94 s 8 renum as s 60 R1 LA (see 2001 No 94 s 17)
Licensing of hire of the pt 5A hdg	c ars renum as pt 6 hdg
Basic concepts div 5A.1 hdg	renum as div 6.1 hdg
Hire car licences div 5A.2 hdg	renum as div 6.2 hdg
Hire car services pt 5B hdg	renum as pt 7 hdg
Basic concepts div 5B.1 hdg	renum as div 7.1 hdg
Accreditation of h div 5B.2 hdg	ire car service operators renum as div 7.2 hdg

page 68

Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05 R10 09/03/05

	Amendment history
Entitlement to op	erate hire car services
div 5B.3 hdg	renum as div 7.3 hdg
Regulation of hire	e car services
div 5B.4 hdg	renum as div 7.4 hdg
Licensing of hire pt 6 hdg	cars orig pt 6 hdg renum as pt 8 hdg (prev pt 5A hdg) ins A2004-69 s 13 renum as pt 6 hdg R10 LA (see A2004-69 s 17)
Basic concepts	(prev div 5A.1 hdg) ins A2004-69 s 13
div 6.1 hdg	renum as div 6.1 hdg R10 LA (see A2004-69 s 17)
Meaning of <i>hire c</i>	<i>ar licence</i>
s 60A	renum as s 61
Meaning of restric	c ted hire car licence
s 60B	renum as s 62
Transferability of s 60C	hire car licences renum as s 63
Use of vehicles as s 60D	s hire cars renum as s 64
Pretending vehicl	es are licensed hire cars
s 60E	renum as s 65
Regulations about s 60F	t hire car licences renum as s 66
Meaning of <i>hire c</i>	ar
s 60G	renum as s 67
Meaning of restric	c ted hire car
s 60H	renum as s 68
Meaning of hire c	<i>ar service</i>
s 601	renum as s 69
Meaning of restric	c ted hire car service
s 60J	renum as s 70
Hire car service o	perators—purposes of accreditation
s 60K	renum as s 71
Hire car service o s 60L	perators—regulations about accreditation system renum as s 72
Entitlement to op	erate hire car services
s 60M	renum as s 73

R10 09/03/05 Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05 page 69

4	Amendment history	
	Unaccredited operators not to operate hire car services s 60N renum as s 74	
	Pretending to be an accredited hire car service operator s 600 renum as s 75	
	Regulations about operation of hire car services by accredited people s 60P renum as s 76)
	Regulations about operation of hire carss 60Qrenum as s 77	
	Regulations about hire car drivers s 60R renum as s 78	
	Regulations about conduct of hire car passengers s 60S renum as s 79	
	Unauthorised public passenger services s 60T renum as s 80	
	Meaning of hire car licences 61(prev s 32) renum as s 61 and then s 81 (prev s 60A) ins A2004-69 s 13 renum as s 61 R10 LA (see A2004-69 s 17)	
	Meaning of restricted hire car licences 62(prev s 32A) renum as s 62 and then s 82 (prev s 60B) ins A2004-69 s 13 renum as s 62 R10 LA (see A2004-69 s 17)	
	Hire car licencesdiv 6.2 hdg(prev div 5A.2 hdg) ins A2004-69 s 13 renum as div 6.2 hdg R10 LA (see A2004-69 s 17)	
	Transferability of hire car licencess 63(prev s 32B) renum as s 63 and then s 83 (prev s 60C) ins A2004-69 s 13 renum as s 63 R10 LA (see A2004-69 s 17)	
	Use of vehicles as hire cars s 64 (prev s 32C) renum as s 64 and then s 84 (prev s 60D) ins A2004-69 s 13 renum as s 64 R10 LA (see A2004-69 s 17)	
	Pretending vehicles are licensed hire cars s 65 (prev s 32D) renum as s 65 and then s 85 (prev s 60E) ins A2004-69 s 13 renum as s 65 R10 LA (see A2004-69 s 17)	
	References to Motor Traffic Act, Traffic Act etcs 65Arenum as s 86	
page 70	· · · ·	R10 09/03/05

-	It hire car licences
s 66	orig s 66 (prev s 33) def <i>restricted taxi operator's licence</i> ins 2001 No 94 s 10
	def <i>taxi operator's licence</i> ins 2001 No 94 s 10
	renum as s 66 R1 LA (see 2001 No 94 s 17)
	exp 1 June 2003 (s 69) prev s 66 renum as s 87
	pres s 66 (prev s 60F) ins A2004-69 s 13
	renum as s 66 R10 LÁ (see A2004-69 s 17)
Hire car services	
pt 7 hdg	orig pt 7 hdg renum as pt 9 hdg
	(prev pt 5B hdg) ins A2004-69 s 13 renum as pt 7 hdg R10 LA (see A2004-69 s 17)
	Tenum as pt 7 hug R TO LA (see A2004-09 S T7)
Basic concepts div 7.1 hdg	$(\operatorname{prov}\operatorname{div} 4.1 \operatorname{pdg})$ ropum 2001 No 04 o 0
aiv 7.1 nag	(prev div 4.1 hdg) renum 2001 No 94 s 9 exp 1 June 2003 (s 69)
	(prev div 5B.1 hdg) ins A2004-69 s 13
	renum as div 7.1 hdg R10 LA (see A2004-69 s 17)
Meaning of hire of	
s 67	orig s 67 (prev s 34) renum as s 67 R1 LA (see 2001 No 94 s 17)
	exp 1 June 2003 (s 69)
	prev s 67 renum as s 88 pres s 67 (prev s 60G) ins A2004-69 s 13
	renum as s 67 R10 LA (see A2004-69 s 17)
Meaning of restri	
s 68	orig s 68 (prev s 35) renum as s 68 R1 LA (see 2001 No 94 s 17)
	am 2002 No 49 amdt 3.231
	exp 1 June 2003 (s 69) prev s 68 renum as s 89
	pres s 68 (prev s 60H) ins A2004-69 s 13
	renum as s 68 R10 LA (see A2004-69 s 17)
Meaning of hire of	ar service
s 69	orig s 69 (prev s 36) renum as s 69 R1 LA (see 2001 No 94 s 17)
	sub 2002 No 30 amdt 3.751
	exp 1 June 2003 (s 69) prev s 69 renum as s 90
	pres s 69 (prev s 60l) ins A2004-69 s 13
	renum as s 69 R10 LA (see A2004-69 s 17)

R10 09/03/05 Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05 page 71

4 Amendment history

Meaning of res s 70	orig s 70 (prev s 37) renum as s 70 R1 LA (see 2001 No s 17) exp 1 December 2002 (s 72) prev s 70 renum as s 91 pres s 70 (prev s 60J) ins A2004-69 s 13 renum as s 70 R10 LA (see A2004-69 s 17)
Accreditation o div 7.2 hdg	f hire car service operators (prev div 4.2 hdg) renum 2001 No 94 s 9 exp 1 December 2002 (s 72) (prev div 5B.2 hdg) ins A2004-69 s 13 renum as div 7.2 hdg R10 LA (see A2004-69 s 17)
Hire car service s 71	 e operators—purposes of accreditation orig s 71 (prev s 38) renum as s 71 R1 LA (see 2001 No s 17) exp 1 December 2002 (s 72) prev s 71 renum as s 92 pres s 71 (prev s 60K) ins A2004-69 s 13 renum as s 71 R10 LA (see A2004-69 s 17)
Hire car service s 72	e operators—regulations about accreditation system orig s 72 (prev s 39) renum as s 72 R1 LA (see 2001 No s 17) exp 1 December 2002 (s 72) prev s 72 renum as s 93 pres s 72 (prev s 60L) ins A2004-69 s 13 renum as s 72 R10 LA (see A2004-69 s 17)
Entitlement to o div 7.3 hdg	operate hire car services (prev div 4.3 hdg) renum 2001 No 94 s 9 exp 1 June 2002 (s 78) (prev div 5B.3 hdg) ins A2004-69 s 13 renum as div 7.3 hdg R10 LA (see A2004-69 s 17)
Entitlement to o s 73	operate hire car services (prev s 40) renum R1 LA (see 2001 No 94 s 17) exp 1 June 2002 (s 78) (prev s 60M) ins A2004-69 s 13 renum as s 73 R10 LA (see A2004-69 s 17)
Unaccredited o s 74	perators not to operate hire car services (prev s 41) renum R1 LA (see 2001 No 94 s 17) exp 1 June 2002 (s 78) (prev s 60N) ins A2004-69 s 13 renum as s 74 R10 LA (see A2004-69 s 17)

page 72

Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05 R10 09/03/05

		Amendment history	4
	Pretending to be s 75	an accredited hire car service operator (prev s 42) renum R1 LA (see 2001 No 94 s 17) exp 1 June 2002 (s 78) (prev s 60O) ins A2004-69 s 13 renum as s 75 R10 LA (see A2004-69 s 17)	
	Regulation of hire div 7.4 hdg	e car services (prev div 4.4 hdg) renum 2001 No 94 s 9 exp 1 December 2002 (s 80) (prev div 5B.4 hdg) ins A2004-69 s 13 renum as div 7.4 hdg R10 LA (see A2004-69 s 17)	
	Regulations abou s 76	t operation of hire car services by accredited people (prev s 43) renum R1 LA (see 2001 No 94 s 17) exp 1 June 2002 (s 78) (prev s 60P) ins A2004-69 s 13 renum as s 76 R10 LA (see A2004-69 s 17)	3
	Regulations abou s 77	It operation of hire cars (prev s 44) renum R1 LA (see 2001 No 94 s 17) exp 1 June 2002 (s 78) (prev s 60Q) ins A2004-69 s 13 renum as s 77 R10 LA (see A2004-69 s 17)	
	Regulations abou s 78	It hire car drivers (prev s 45) renum R1 LA (see 2001 No 94 s 17) exp 1 June 2002 (s 78) (prev s 60R) ins A2004-69 s 13 renum as s 78 R10 LA (see A2004-69 s 17)	
	Regulations abou s 79	It conduct of hire car passengers (prev s 46) renum R1 LA (see 2001 No 94 s 17) exp 1 December 2002 (s 80) (prev s 60S) ins A2004-69 s 13 renum as s 79 R10 LA (see A2004-69 s 17)	
	Bus service licen div 7.5 hdg	ces (prev div 4.5 hdg) renum R1 LA (see 2001 No 94 s 17) exp 1 December 2002 (s 82))
	Small buses div 7.6 hdg	(prev div 4.6 hdg) renum R1 LA (see 2001 No 94 s 17) exp 1 June 2003 (s 84))
	Taxis div 7.7 hdg	ins 2001 No 94 s 11 exp 2 March 2003 (s 92)	
	Miscellaneous pt 8 hdg	(prev pt 6 hdg) ins 2001 No 94 s 8 renum as pt 8 hdg R10 LA (see A2004-69 s 17)	
R10 09/03/05	Road Tra	ansport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05	page 73

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Effective: 09/03/05-01/06/05

4	Amendment history
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	Unauthorised pu s 80	blic passenger services (prev s 47) renum R1 LA (see 2001 No 94 s 17) sub 2002 No 30 amdt 3.753 exp 1 December 2002 (s 80) (prev s 60T) ins A2004-69 s 14 renum as s 80 R10 LA (see A2004-69 s 17)
	Regulation-making s 81 hdg s 81	ng power bracketed note exp 30 June 2002 (s 4 (3)) (prev s 48) renum R1 LA (see 2001 No 94 s 17) exp 1 December 2002 (s 82) (prev s 32) sub 2001 No 94 s 8 renum as s 61 R1 LA (see 2001 No 94 s 17) renum as s 81 R10 LA (see A2004-69 s 17)
	Regulations may s 82	apply certain laws and instruments (prev s 32A) ins 2001 No 94 s 8 renum as s 62 R1 LA (see 2001 No 94 s 17) sub 2002 No 30 amdt 3.750 renum as s 82 R10 LA (see A2004-69 s 17)
	Regulations abo s 83	ut enforcement (prev s 50) renum R1 LA (see 2001 No 94 s 17) exp 1 June 2003 (s 84) (prev s 32B) ins 2001 No 94 s 8 renum as s 63 R1 LA (see 2001 No 94 s 17) renum as s 83 R10 LA (see A2004-69 s 17)
	Minister may exe s 84	mpt vehicles and people from Act (prev s 51) renum R1 LA (see 2001 No 94 s 17) sub 2002 No 30 amdt 3.755 exp 1 June 2003 (s 84) (prev s 32C) ins 2001 No 94 s 8 renum as s 64 R1 LA (see 2001 No 94 s 17) renum as s 84 R10 LA (see A2004-69 s 17)
	Regulations may s 85 hdg s 85	exempt vehicles and people from Act bracketed note exp 30 June 2002 (s 4 (3)) (prev s 51A) ins 2001 No 94 s 11 renum R1 LA (see 2001 No 94 s 17) exp 2 March 2003 (s 92) (prev s 32D) ins 2001 No 94 s 8 renum as s 65 R1 LA (see 2001 No 94 s 17) renum as s 85 R10 LA (see A2004-69 s 17)
	References to Me s 86	otor Traffic Act, Traffic Act etc (prev s 51B) ins 2001 No 94 s 11 renum R1 LA (see 2001 No 94 s 17) exp 2 March 2003 (s 92) (prev s 65A) ins A2004-69 s 15
page 74		oort (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05

R10 09/03/05

renum as s 86 R10 LA (see A2004-69 s 17) **Transitional provisions** pt 9 hdg (prev pt 4 hdg) renum 2001 No 94 s 9 om R9 LA (prev pt 7 hdg) ins A2004-69 s 16 renum as pt 9 hdg R10 LA (see A2004-69 s 17) exp 9 March 2006 (s 93) Definitions for pt 9 (prev s 51C) ins 2001 No 94 s 11 s 87 renum R1 LA (see 2001 No 94 s 17) exp 2 March 2003 (s 92) (prev s 66) ins A2004-69 s 16 def annual weddings and school formals licence ins A2004-69 s 16 def commencement ins A2004-69 s 16 def General Act ins A2004-69 s 16 renum as s 87 R10 LA (see A2004-69 s 17) exp 9 March 2006 (s 93) **Transitional regulations** s 88 (prev s 51D) ins 2001 No 94 s 11 renum R1 LA (see 2001 No 94 s 17) exp 2 March 2003 (s 92) (prev s 67) ins A2004-69 s 16 renum as s 88 R10 LA (see A2004-69 s 17) exp 9 March 2006 (s 93) Modification of pt 9's operation (prev s 51E) ins 2001 No 94 s 11 s 89 renum R1 LA (see 2001 No 94 s 17) exp 2 March 2003 (s 92) (prev s 68) ins A2004-69 s 16 renum as s 89 R10 LA (see A2004-69 s 17) exp 9 March 2006 (s 93) Continuation of hire car licences (prev s 51F) ins 2001 No 94 s 11 s 90 renum R1 LA (see 2001 No 94 s 17) exp 2 March 2003 (s 92) (prev s 69) ins A2004-69 s 16 renum as s 90 R10 LA (see A2004-69 s 17) mod SL2002-3 s 246 (as am by SL2005-4 s 12) exp 9 March 2006 (s 93) Interim accreditation of existing hire car operators (prev s 51G) ins 2001 No 94 s 11 s 91 renum R1 LA (see 2001 No 94 s 17) exp 2 March 2003 (s 92) Road Transport (Public Passenger Services) Act 2001 page 75 Effective: 09/03/05-01/06/05

Authorised by the ACT Parliamentary Counsel-also accessible at www.legislation.act.gov.au

R10

09/03/05

4

	(prev s 70) ins A2004-69 s 16 renum as s 91 R10 LA (see A2004-69 s 17) <u>exp 9 March 2006 (s 93)</u>
Interim accredi s 92	tation of tour and charter service operators (prev s 51H) ins 2001 No 94 s 11
	renum R1 LA (see 2001 No 94 s 17) sub 2002 No 30 amdt 3.756 exp 2 March 2003 (s 92) (prev s 71) ins A2004-69 s 16 renum as s 92 R10 LA (see A2004-69 s 17) exp 9 March 2006 (s 93)
Expiry of pt 9	
s 93	(prev s 72) ins A2004-69 s 16 renum as s 93 R10 LA (see A2004-69 s 17) <u>exp 9 March 2006 (s 93)</u>
Dictionary	
	def accredited sub 2001 No 94 s 12 def accredited bus operators register om 2001 No 94 s 14 def accredited hire car service operator ins A2004-69 s 18 def accredited taxi network provider ins 2001 No 94 s 13 def accredited taxi service operator ins 2001 No 94 s 13 def affiliated ins 2001 No 94 s 13 def function om 2002 No 30 amdt 3.758 def hire car ins A2004-69 s 18 def hire car licence ins A2004-69 s 18 def hire car service ins A2004-69 s 18 def holder sub 2001 No 94 s 12; A2004-69 s 19 def licence ins 2001 No 94 s 13 om A2004-69 s 20 def public passenger vehicle sub 2001 No 94 s 12; A2004-69 s 21 def restricted hire car ins A2004-69 s 22 def restricted hire car licence ins A2004-69 s 22 def restricted hire car service ins A2004-69 s 23 def restricted hire car service ins A2004-69 s 20 def restricted taxi ins 2001 No 94 s 13 def restricted taxi service ins 2001 No 94 s 13 def road am 2002 No 30 amdt 3.759, amdt 3.760 def taxi ins 2001 No 94 s 13 def taxi ins 2001 No 94 s 13 def taxi booking service ins 2001 No 94 s 13

page 76

Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05 R10 09/03/05

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def taxi network ins 2001 No 94 s 13
def taxi service ins 2001 No 94 s 13
def taxi zone ins 2001 No 94 s 13
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Consequential amendments

sch 1 om R1 LA (s 89 (3)) but see s 54

5

Earlier republications

Some earlier republications were not numbered. The number in column 1 refers to the publication order.

Since 12 September 2001 every authorised republication has been published in electronic pdf format on the ACT legislation register. A selection of authorised republications have also been published in printed format. These republications are marked with an asterisk (*) in column 1. Except for the footer, electronic and printed versions of an authorised republication are identical.

ndments to	Republication date
01 No 94	1 December 2001
01 No 94	1 March 2002
01 No 94	3 June 2002
01 No 94	1 July 2002
02 No 30	3 October 2002
02 No 30	2 December 2002
02 No 49	17 January 2003
02 No 49	3 March 2003
2-49	2 June 2003
	ndments to 001 No 94 001 No 94 001 No 94 001 No 94 002 No 30 002 No 30 002 No 49 002 No 49 002 No 49 002 No 49

6

Renumbered provisions

This Act was renumbered under the *Legislation Act 2001*, in R2 (see A2001-94 s 17). Details of renumbered provisions are shown in endnote 4 (Amendment history). For a table showing the renumbered provisions, see R2.

R10 09/03/05

page 77

7 Modification of republished law with temporary effect

7 Modification of republished law with temporary effect

The following modification has not been included in this republication:

Road Transport (Public Passenger Services) Regulation 2002 SL2002-3 (as am by SL2005-5 s 12)

246 Modification of Act, pt 9, s 90—Act, s 89

The Act, section 90 (Continuation of hire car licences) is modified by inserting the following subsection:

(5) In this section:

holder, of a private hire car operator's licence under the General Act, means the owner of the licence.

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page 78

Road Transport (Public Passenger Services) Act 2001 Effective: 09/03/05-01/06/05 R10 09/03/05