Australian Capital Territory

Road Transport (Public Passenger Services) Maximum Fares for Taxi Services Determination 2022 (No 1)

**Disallowable instrument DI2022-252**

made under the

*Road Transport (Public Passenger Services) Act 2001*, section 60 (Power to determine taxi fares)

**EXPLANATORY STATEMENT**

Section 60 (1) of the *Road Transport (Public Passenger Services) Act 2001* provides that the Minister may, in writing, determine the taxi fares and ways of calculating fares, relating to hiring or using a taxi. A determination under section 60 (1) is a disallowable instrument.

This instrument increases the ACT’s maximum taxi fare. The fare increases in this instrument have been based on the Consumer Price Index (CPI) for the ACT. Any increase in maximum regulated fares in this instrument are based on a CPI increase in 2021-22 of 6.3% and rounded to the nearest five cents.

**CLAUSE NOTES**

**Clause 1 Name of instrument**

This clause states that the name of the instrument is the *Road Transport (Public Passenger Services) Maximum Fares for Taxi Services Determination 2022 (No 1)*.

**Clause 2 Commencement**

This clause states that the instrument commences on the day after it is notified.

**Clause 3 Determination**

This clause states that the maximum fares relating to the hiring or use of a taxi are outlined in schedule 1 of the instrument.

**Clause 4 Payment of Fare**

This clause outlines that fares for using taxi services covered by this instrument are payable by a customer to the taxi driver. The clause also establishes an exception, the lift fee, which is payable to the taxi driver by the ACT Government, rather than the customer.

**Clause 5 Revocation**

This clause states that the instrument revokes the previous instrument, being the *Road Transport (Public Passenger Services) Maximum Fares for Taxi Services Determination 2021 (No 1)* DI2021-115.