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AUSTRALIAN CAPITAL TERRITORY

MOTOR TRAFFIC REGULATIONS

This consolidation has been prepared by the ACT Parliamentary Counsel's Office

Reprinted as at 22 May 1998

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AUSTRALIAN CAPITAL TERRITORY

MOTOR TRAFFIC REGULATIONS

PART I-PRELIMINARY

1. Citation

These Regulations may be cited as the Motor Traffic Regulations.¹

2. Commencement These Regulations shall come into operation on 3 April 1934.

3. Application of Regulations

These Regulations shall apply in relation to all motor vehicles.

5. Interpretation

In these Regulations—

"caravan" means a covered trailer designed to provide living accommodation;

"special purpose trailer" means a trailer of a kind referred to in paragraph (b) of the definition of "trailer" in the Act;

"the Act" means the Motor Traffic Act 1936;

"wind-screen" means the main front wind-screen, but does not include a wind deflector or other subsidiary wind-screen.

PART II-VEHICLE TESTING

6. Authorised premises—prescribed requirements

For the purposes of paragraph 26AG (3) (a) of the Act, the following requirements are prescribed:

- (a) in respect of premises to be used for testing motor vehicles, other than motor cycles—
 - (i) brake testing equipment that complies with the requirements specified in Schedule 2 in relation to such equipment;
 - (ii) a luminous transmittance testing instrument that complies with the requirements specified in Schedule 2 in relation to such an instrument;
 - (iii) either of the following means of enabling a mechanic, while standing, to inspect the underside of motor vehicles:
 - (A) a pit of not less than 4.5 metres in length;
 - (B) a hoist which has a lifting capacity of not less than 2 tonnes;
 - (iv) a noise testing instrument that complies with the requirements specified in Schedule 2 in relation to such an instrument;
 - (v) a headlamp instrument device that complies with the requirements specified in Schedule 2 in relation to such an instrument;
 - (vi) wheel-rim callipers calibrated in inches or inches and centimetres to the range of 5 to 8 inches in half inch increments; and
 - (vii) a device for measuring, in millimetres, the depth of grooves in a tyre's tread through the range of 1 to 10 millimetres in 1 millimetre increments;
- (b) in respect of premises to be used for testing motor cycles equipment of the kind referred to in subparagraphs (a) (iv), (v) and (vii);
- (c) in respect of premises to be used for the inspection and testing of trailers-
 - (i) equipment of the kind referred to in subparagraphs (a) (vi) and (vii); and
 - (ii) 1 or more of the following means for inspecting the underside of trailers:
 - (A) a pit;
 - (B) a hoist;
 - (C) a jack and garage creeper.

PART III—LEARNER DRIVER LOG BOOKS

12. Learner driver log books

(1) A learner driver log book shall make provision for the inclusion of the following particulars:

- (a) the learner's name and address;
- (b) the learner's learner licence number or learner licence receipt number.

(2) In respect of each area of competence in a learner driver log book referred to in paragraph 13R (a) of the Act, provision shall be made for the inclusion of an accredited driving examiner's signature, the number of his or her certificate of accreditation and the date on which the learner to whom the learner driver log book relates demonstrates proficiency in that area of competence.

(3) A learner driver log book shall make provision for the inclusion of a record of regular reviews by an accredited driving examiner of the proficiency of the learner in areas in which the learner has demonstrated proficiency.

PART IV—REGISTRATION LABELS

17. Issue and form of labels

(1) Upon the registration or renewal of registration of any motor vehicle or trailer, the Registrar shall issue to the person in whose name the vehicle is registered a registration label in an approved form.

18. Affixing of registration labels

(1) A registration label shall, during the currency of the registration, be firmly affixed to or attached on the motor vehicle or trailer in respect of which the label is issued, in the position and in the manner hereinafter prescribed in respect of such vehicle (unless otherwise approved by the Registrar) and so as to be clearly visible to a person facing the label at a distance of 6 metres.

(2) The position of and manner in which registration labels are to be affixed or attached shall be as follows:

- (a) in the case of a motor vehicle (other than a motor cycle) having a windscreen—
 - (i) if the motor vehicle has a pivoted, hinged or horizontally sliding ventilation window on the front left-hand or nearside of the motor vehicle—the label shall be affixed either on the inside of the windscreen at the bottom and as near as

practicable to the left-hand side of the windscreen or on the inside and at the bottom of that ventilation window; or

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(ii) in any other case—the label shall be affixed on the windscreen as provided by subparagraph (2) (a) (i);

so that the front of the label faces outwards from the motor vehicle;

- (b) in the case of a motor vehicle (other than a motor cycle) not having a windscreen—the label shall be displayed in a holder which shall be affixed to the left-hand or near-side of the motor vehicle, as nearly as practicable to the position in which the label would have been displayed in accordance with paragraph (a) if the vehicle had been fitted with a windscreen, and so that the front of the label faces towards the front of the motor vehicle;
- (c) in the case of a motor cycle—the label shall be displayed in a holder affixed to the handle-bar or front fork in the centre or on the left-hand or near-side of the motor cycle and the front of the label shall face towards the front or the left-hand side of the motor cycle;
- (d) in the case of a trailer—the label shall be displayed in a holder affixed to the left-hand or near-side of the trailer in such manner that the front of the label faces outwards from the trailer.

20. Provision and type of holder etc.

(1) Any holder mentioned in these Regulations shall be provided by the owner of the vehicle and shall be of a type approved by the Registrar.

(2) Every label which is required to be displayed in a holder shall be affixed to clear glass in the holder in such manner that all the particulars on the label are clearly visible through the glass.

21. Alterations affecting particulars on labels

(1) Where a new number-plate, being a plate bearing a number different to that shown on the current registration label issued in respect of the relevant vehicle, is issued, the Registrar shall issue a new registration label in respect of that vehicle to the person in whose name it is registered.

(2) Where any alteration is made in the construction, equipment, use or ownership of a motor vehicle or trailer of such a nature as to affect the accuracy of any of the particulars appearing on the current registration label, the person in whose name the vehicle is registered shall forthwith notify the Registrar and shall, if so required by the Registrar, produce the vehicle for inspection.

(3) Where the Registrar is satisfied that any of the particulars on the current registration label issued in respect of a vehicle are incorrect, the Registrar shall, if all applicable requirements of the Act and these Regulations have been complied with in relation to that vehicle, issue a new

registration label in respect of that vehicle to the person in whose name it is registered.

(4) Where a new registration label in respect of a vehicle has been issued under subregulation (1) or (3), the person in whose name the vehicle is registered shall, as soon as practicable, cause the previous registration label issued in respect of that vehicle to be destroyed.

22. Label destroyed, damaged etc.

Where a registration label is lost, destroyed, damaged or in any way defaced before the expiry of the registration, the Registrar may, upon application and payment of the relevant fee determined pursuant to section 217A of the Act, and upon being satisfied that the label has been lost or destroyed, issue a duplicate of the label, and the duplicate shall thereupon be deemed to be the registration label for the purposes of these Regulations.

23. Destruction of label on expiry of registration

Within 3 days after the date of expiry of the registration of a motor vehicle or trailer, the person in whose name the vehicle was registered shall cause the registration label to be destroyed.

24. Destruction of label when registration cancelled

Where the registration of a vehicle is cancelled, the person in whose name the vehicle is registered shall—

- (a) if required to do so by the Registrar by notice in writing served on the person when notice of the decision to cancel the registration was served on the person—within 3 days after the cancellation took effect or within such further period as the Registrar allows, produce to the Registrar the vehicle or the holder displaying the registration label issued in respect of the vehicle to enable the label to be destroyed; or
- (b) if a notice first referred to in paragraph (a) is not served in accordance with that paragraph—within 7 days after the cancellation took effect, cause the registration label issued in respect of the vehicle to be destroyed.

25. Offences in relation to registration labels

- (1) Any person who, upon any public street—
 - (a) drives, or allows to be driven, or is in charge of, any motor vehicle or trailer which is required to be registered and which does not carry a registration label as required by these Regulations or which carries such label otherwise than in conformity with the requirements of these Regulations; or
 - (b) without lawful authority or excuse, drives or allows to be driven, or is in charge of, any motor vehicle or trailer—

- (i) upon which is displayed any registration label which (except as provided in these Regulations or as directed by the Registrar) has been altered, mutilated or defaced in any manner whatsoever or upon which any writing, mark or colour is not clearly legible or visible;
- (ii) having affixed thereto or displayed thereon a registration label which was issued in respect of any other motor vehicle or trailer or in respect of a registration which has expired; or
- (iii) to which is affixed or on which is displayed a registration label containing any incorrect particulars;

shall be guilty of an offence.

(2) Any person who—

- (a) without lawful authority or excuse, prints or manufactures or has in his or her possession a label which resembles a registration label and which is calculated or likely to deceive;
- (b) except as provided in these Regulations or as directed by the Registrar, alters or defaces any registration label;
- (c) buys or sells any label which resembles a registration label and is calculated to deceive; or
- (d) contravenes any provision of this Part;

shall be guilty of an offence.

26. Production of vehicles

A notice by the Registrar to produce any vehicle shall be in writing and shall state the time within and the place at which the vehicle shall be produced.

PART V-MISCELLANEOUS

27. Advertisements

No person shall advertise or publish or cause to be advertised or published in any newspaper or otherwise cause to be exhibited or exhibit any advertisement or notice directly or indirectly—

- (a) inviting persons to become passengers;
- (b) intimating that any persons will be carried;
- (c) soliciting the carriage of any goods; or
- (d) intimating that any goods will be carried;

unless the person requesting or requiring the advertisement or notice is the holder of a licence to ply for hire in respect of a public or other motor vehicle in which the passengers or goods are to be carried or is the holder of a

private hire car licence and the advertisement or notice contains the name of such holder.

28. Unlicensed person acting as driver to be subject to Regulations

Any unlicensed person acting as the driver of a motor vehicle shall be subject to these Regulations and liable for any breach thereof in like manner as if he or she were a licensed driver.

30. Offences

Any person who commits, or knowingly aids, abets, counsels, procures or assists any person to commit, a breach of any of these Regulations for which no other penalty is expressly provided shall be guilty of an offence.

Penalty: \$40.

31. Offences resulting from accident or other unavoidable causes

No person shall be deemed to be guilty of a breach of any of these Regulations if he or she proves to the satisfaction of the Court hearing the case that the occurrence which is the subject of the case was the result of accident, or could not have been avoided by any reasonable efforts on his or her part.

32.³ Prescribed offences, penalties and demerit points

(1) For the purposes of subsection 149 (1) of the Act, the prescribed penalty in respect of a parking infringement described in column 3 of an item in Part I of Schedule 1, being an infringement of a provision of the Act specified in column 2 of the item, is the penalty specified in column 4 of the item.

(2) For the purposes of subsection 180A (2) of the Act, a prescribed offence is an offence described in column 3 of an item in Part II or III of Schedule 1 that is an offence against a provision of the Act or these Regulations (as the case requires) specified in column 2 of the item.

(3) For the purposes of section 180A of the Act, the prescribed penalty in respect of an offence prescribed by subregulation (2) is the penalty specified in column 4 of the item that relates to that offence.

(4) For the purposes of section 180NB of the Act, a prescribed offence is an offence described in column 3 of an item in Part II of Schedule 1—

- (a) that is an offence prescribed by subregulation (2); and
- (b) in respect of which a number of demerit points is specified in column 5 of the item.

(5) For the purposes of section 180NB of the Act, the prescribed number of demerit points in respect of an offence prescribed by subregulation (4) is the number of demerit points specified in column 5 of the item that relates to that offence.

(6) For the purposes of subsection 180NB (1) of the Act, the prescribed number of demerit points in respect of a corresponding offence (in this subregulation referred to as an "inter-State offence") is the number of demerit points specified in column 5 of the item in Part II of Schedule 1 that relates to the offence to which the inter-State offence corresponds.

(9) For the purposes of section 6D of the *Traffic Act 1937*, the prescribed penalty in respect of an offence described in column 3 of an item in Part V of Schedule 1, being an offence against a provision of that Act specified in column 2 of the item, is the penalty specified in column 4 of the item.

33. Demerit points-declared holiday periods

(1) The number of demerit points incurred for a prescribed offence referred to in subsection 180NB (1) of the Act that is committed, or alleged to have been committed, during a declared holiday period is—

- (a) if item 106, 108, 109, 110, 111, 112 or 113 of Part II of Schedule 1 relates to the offence—double the number of demerit points specified in column 5 of that item; or
- (b) if any other item in Part II of Schedule 1 relates to the offence and a number of demerit points is specified in column 5 of that item—1 more than the number so specified.

(3) Subregulation (1) has effect despite subregulation 32 (5).

(4) The Minister may declare a holiday period for the purposes of this regulation.

(5) A declaration—

- (a) shall be made by notice published in the *Gazette* specifying the period concerned; and
- (b) is a disallowable instrument for the purposes of section 10 of the Subordinate Laws Act 1989.

SCHEDULE 1

Regulation 32

PRESCRIBED OFFENCES, PENALTIES AND DEMERIT POINTS

PART I—PROVISIONS OF THE MOTOR TRAFFIC ACT 1936—PARKING INFRINGEMENTS

Item	Provision	Description	Penálty
			\$
1A	Section 150G	Parking, on residential land, a stock truck or semi-trailer, or a vehicle whether loaded or unloaded, that—	112
		(i) exceeds 3.6 metres in height; and	
		(ii) is used for commercial purposes	
1B	Section 150H	Parking a heavy vehicle on land adjoining residential land for a period exceeding 1 hour	62
1C	Section 150J	Parking, on residential land containing a multi-unit development, a commercial vehicle (whether loaded or unloaded) that—	112
	• •	(a) exceeds 6 metres in length;	
		(b) exceeds 2.6 metres in height; or	
		(c) has a GVM exceeding 3.75 tonnes	
1	Subsection 151 (1)	Stopping or parking motor vehicle or parking trailer on public street other than on carriageway	37
2	Subsection 151 (2)	Stopping or parking motor vehicle or parking trailer on 2-way carriageway not adjacent to left kerb	37
3	Subsection 151 (3)	Stopping or parking motor vehicle or parking trailer on 1-way carriageway or in loading area not adjacent to boundary or left kerb	50
4	Subsection 152 (1)	Parking motor vehicle or trailer contrary to no parking sign	50

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SCHEDULE 1-continued

Item	Provision	Description	Penalty \$
5	Subsection 152 (2)	Stopping or parking motor vehicle or parking trailer contrary to no stopping sign	50
6	Subsection 152 (3)	Parking motor vehicle or trailer for longer than period indicated by parking sign	37
7	Subsection 152 (3A)	Parking motor vehicle or trailer contrary to angle parking sign	50
7A	Subsection 152 (3AA)	Where parking sign indicates parking permitted for not more than 30 minutes, parking motor vehicle displaying disability label or trailer in part of public street for more than 2 hours	37
7B	Subsection 152 (3AB)	Parking motor vehicle displaying disability label or trailer in part of public street for longer than period indicated by disabled parking sign	37
8	Subsection 152 (4)	Parking motor vehicle or trailer in part of public street reserved for Class A vehicles	50
9	Subsection 152 (5)	Parking motor vehicle or trailer in part of public street reserved for Class B vehicles, where relevant sign refers to disabled persons	112
10	Subsection 152 (5)	Parking motor vehicle or trailer in part of public street reserved for Class B vehicles where relevant sign refers to community nurses, medical practitioners, Members of the Commonwealth Parliament,	50
		Members of the Legislative Assembly, or Commonwealth or ACT Government vehicles	•
11	Subsection 152 (5)	Parking motor vehicle or trailer in part of public street reserved for Class B vehicles, in cases other than those mentioned in previous 2 items	37
12	Subsection 153 (1)	Stopping or parking motor vehicle or parking trailer within bus stop	62

Motor Traffic Regulations

SCHEDULE 1---continued

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Item	Provision	Description	Penalty \$
13	Subsection 153 (2)	Parking motor vehicle or trailer within local services bus stop	62
14	Subsection 154 (1)	Stopping or parking motor vehicle or parking trailer within taxi rank	62
15	Subsection 154 (2)	Parking taxi in public street for more than 30 minutes elsewhere than in taxi rank	37
16	Subsection 154 (3)	Parking private hire car or restricted hire vehicle in public street for more than 30 minutes	37
17	Subsection 155 (1)	Parking motor vehicle or trailer in part of public place contrary to no parking sign bearing arrow	50
18	Subsection 155 (2)	Parking motor vehicle or trailer in prohibited area contrary to no parking sign	50
19	Subsection 155 (2A)	Stopping or parking motor vehicle or parking trailer in prohibited area contrary to no stopping sign	50
20	Subsection 155 (3)	Parking motor vehicle or trailer in part of public place for longer than period indicated by parking sign	37
20A	Subsection 155 (3A)	Where parking sign bearing arrow indicates parking permitted for not more than 30 minutes, parking motor vehicle displaying disability label or trailer in part of public place for more than 2 hours	37
208	Subsection 155 (3B)	Parking motor vehicle displaying disability label or trailer in part of public place for longer than period indicated by disabled parking sign bearing arrow	37
21	Subsection 155 (4)	Parking motor vehicle or trailer in part of public place reserved for Class A vehicles	50

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SCHEDULE 1-continued

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Item	Provision	Description	Penalty \$
22	Subsection 155 (5)	Parking motor vehicle or trailer in part of public place reserved for Class B vehicles where relevant sign refers to disabled persons	112
23	Subsection 155 (5)	Parking motor vehicle or trailer in part of public place reserved for Class B vehicles where relevant sign refers to community nurses, medical practitioners, Members of the Commonwealth Parliament, Members of the Legislative Assembly, or Commonwealth or ACT Government vehicles	50
24	Subsection 155 (5)	Parking motor vehicle or trailer in part of public place reserved for Class B vehicles other than those mentioned in previous 2 items	37
25	Section 156	Parking motor vehicle or trailer in part of off-street parking area or loading area other than within marked bay	50
26	Subsection 157 (1)	Stopping or parking vehicle (other than goods vehicle) or parking trailer within loading zone	62
27	Subsection 157 (2)	Parking goods vehicle in loading zone for longer than permitted time or while not loading or unloading	62
28	Subsection 157 (3)	Parking certified vehicle in loading zone other than in accordance with certificate	62
29	Subsection 157 (4)	Parking certified vehicle in loading zone where label not properly affixed to vehicle	50
30	Subsection 157 (5)	Placing object in loading zone other than in accordance with permit	62
31	Paragraph 158 (1) (a)	Stopping or parking motor vehicle or parking trailer on public street so double-parked	50

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SCHEDULE 1—continued

Item	Provision	Description	Penalty \$
32	Paragraph 158 (1) (b)	Stopping or parking motor vehicle or parking trailer on public street alongside red kerb	50
33	Paragraph 158 (1) (d)	Stopping or parking motor vehicle or parking trailer across passage, driveway etc.	50
34 ,	Paragraph 158 (1) (ea)	Stopping or parking motor vehicle or parking trailer on traffic island or median strip	50 .
35	Paragraph 158 (1) (f)	Stopping or parking motor vehicle or parking trailer within intersection or junction of 2 public streets	50
36	Paragraph 158 (1) (h)	Stopping or parking motor vehicle or parking trailer on or within 6 metres of bridge	50
37	Paragraph 158 (1) (i)	Stopping or parking motor vehicle or parking trailer on pedestrian crossing	50
38	Paragraph 158 (1) (j)	Stopping or parking motor vehicle or parking trailer within 6 metres of pedestrian crossing	50
39	Paragraph 158 (1) (k)	Stopping or parking motor vehicle or parking trailer between 2 school crossing signs or within 15 metres of such a sign	50
40	Paragraph 158 (1) (m)	Stopping or parking motor vehicle or parking trailer so that it obscures a traffic sign	50
41	Paragraph 158 (1) (n)	Stopping or parking motor vehicle or parking trailer on public street or public place so as to be likely to cause danger, obstruction or unreasonable inconvenience	50
42	Paragraph 158 (2) (a)	Stopping or parking motor vehicle or parking trailer on part of carriageway of public street immediately adjoining an area reserved for angle parking	37

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Motor Traffic Regulations

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SCHEDULE 1—continued

Item	Provision	Description	Penalty \$
43	Paragraph 158 (2) (b)	Stopping or parking motor vehicle or parking trailer on public street nearer than 1 metre to another motor vehicle on that street	37
44	Paragraph 158 (2) (c)	Where kerb is constructed on boundary of carriageway, stopping or parking motor vehicle or parking trailer on public street other than carriageway of public street or in specified parking place	37
45	Paragraph 158 (2) (d)	Stopping or parking motor vehicle or parking trailer on public street alongside or opposite street excavation or obstruction	37
46	Section 163D	During controlled parking hours, causing motor vehicle or trailer to stand or be parked on a designated parking place occupied by another vehicle or trailer	37
47	Subsection 163E (1)	During controlled parking hours, permitting motor vehicle or trailer to stand or be parked in voucher parking area without parking voucher	50
48	Subsection 163E (2)	During controlled parking hours, permitting motor vehicle or trailer to stand or be parked in voucher parking area after expiration of period authorised by parking voucher	37
49	Subsection 163F (1)	During controlled parking hours, permitting motor vehicle or trailer to stand or be parked on designated parking place controlled by parking meter if meter expired	37
50	Section 163M	Permitting motor vehicle or trailer to stand or be parked on designated parking meter place if parking meter fitted with hood stating "NO PARKING"	50

SCHEDULE—continued

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PART II—PROVISIONS OF THE MOTOR TRAFFIC ACT 1936—TRAFFIC INFRINGEMENTS

Item	Provision	Description-	Penalty 2	- Demerit
_			\$	Points
1	Subsection 7A (8)	Learner driving motor vehicle without "L" plates or while unaccompanied by licensed driver		
2	Paragraph 7A (8) (c)	Learner driving motor vehicle (other than a motor cycle) while towing a trailer the gross mass of which exceeds 750 kg		,
3	Subsection 7A (9)	Learner driving motor cycle without displaying "L" plate or while carrying person other than a person who holds a full licence to drive a motor cycle and is safely seated in a sidecar		
4	Paragraph 7A (9) (c)	Learner driving motor cycle while towing a trailer	90	
5	Subsection 7A (10)	Owner or person in charge of motor vehicle causing or permitting a learner to commit an offence in relation to that vehicle or failing to take precautions to prevent such an offence		
6	Paragraph 7B (21) (a)	Holder of provisional licence or endorsement driving motor vehicle without "P" plates	90	
7	Paragraph 7B (21) (b)	Holder of provisional licence or endorsement driving motor vehicle (other than a motor cycle) while towing a trailer the gross mass of which exceeds 750 kg		· .,
8	Subsection 7B (22)	Holder of provisional licence or endorsement driving motor cycle without "P" plate or while towing a trailer		
9	Subsection 11 (2)	Driving motor vehicle without corrective lenses where driver's licence marked or endorsed as requiring them	125	
10	Section 13	Failing to sign driver's licence	46	
11	Subsection 18 (1)	Failing to properly affix number- plates	46	
12	Subsection 18 (1A)	Failing to properly affix number-plate to motor cycle	46	

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SCHEDULE 1-continued

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Item	Provision	Description	Penalty \$	Demeri Points
13	Subsection 18 (2)	Failing to properly affix number-plate to trailer	46	
14	Subsection 22 (2)	Failing to notify Registrar within 14 days of details of sale or disposal of registered motor vehicle by previous owner or to deliver to Registrar any number-plates issued in respect of the vehicle or to apply for transfer of registration	90	
15	Subsection 25 (1)	Failing to produce certificate of registration and motor vehicle or trailer for inspection within 7 days after alteration in description	34	
16	Subsection 26 (1)	Failing to produce vehicle or trailer for inspection within 7 days after adapted for purpose other than that for which registered	34	
17	Subsection 31A (4)	Carrying number of passengers in a public motor vehicle, private hire car or restricted hire vehicle greater than number specified in licence as maximum number vehicle may carry	46	
18	Subsection 31A (4)	Failing to properly specify number of persons that public motor vehicle licensed to carry	46	
19	Section 32	Failing to equip public motor vehicle, private hire car or restricted hire vehicle with fire extinguisher	46	
20	Subsection 51 (1)	Using or causing, suffering or permitting the use of a motor vehicle in relation to which there is no relevant third-party policy in force	159 '	
21	Subsection 97 (1)	Failing to notify Registrar within 14 days of change of name or address	67	
22	Subsection 102 (1)	Defacing, lending or parting with certificate of registration or licence	90	
23	Subsection 108G (1)	Driving or using motor vehicle in respect of which a defect notice has been issued once time for production of vehicle has expired	125	3

SCHEDULE 1-continued

Item	Provision	Description	Penalty \$	Demerit Points
24	Subsection 108G (2)	Driving or using motor vehicle in respect of which a notice is in force stating that the vehicle is in a dangerous condition	159	3
25	Subsection 108G (4).	Removing from vehicle, or altering or defacing, defect notice or dangerous condition notice on vehicle	159	
26	Section 112A	Proceeding contrary to traffic light signal	159	3
27	Paragraph 112D (a)	Turning or continuing to turn motor vehicle left at intersection at which traffic lights are erected where traffic sign bears the words "TURN LEFT AT ANY TIME WITH CARE" if reasonable possibility that motor vehicle might collide with another vehicle or person or that dangerous situation may otherwise be created	125	3
28	Paragraph 112D (b)	Turning or continuing to turn motor vehicle right at intersection at which traffic lights are erected while there is reasonable possibility that motor vehicle might collide with another vehicle or person or that dangerous situation may otherwise be created	125	3
29	Paragraph 112D (c)	Continuing to move motor vehicle forward at intersection after turning at an intersection at which traffic lights are erected while there is reasonable possibility that motor vehicle might collide with another vehicle or person or that dangerous situation may otherwise be created	125	3
30	Subsection 113 (1)	Failing to keep to left hand side of carriageway	90	2
31	Subsection 113 (2)	Driving motor vehicle on footpath or any part of public street other than carriageway or entrance-drive	102	
32	Subsection 113 (2A)	Driving motor vehicle on traffic island or median strip	102	

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SCHEDULE 1-continued

Item	Provision	Description	Penalty \$	Demerit Points
33	Subsection 113 (3)	Failing to drive motor vehicle to left of "KEEP LEFT" sign	102	2
34	Section 114	Driving on 1-way traffic carriageway in direction opposite to that indicated by arrows on traffic signs	102	3
35	Section 115	Driving motor vehicle in more than 1 traffic lane	102	3
36	Subsection 115B (2)	Driving motor vehicle or permitting it to stand or be parked on part of carriageway declared to be reserved for priority vehicles	102	3
37	Subsection 115C (1)	Driving motor vehicle other than local services omnibus on, or permitting it to stand or be parked on, public transport route	102	3
38	Subsection 116 (1)	Crossing unbroken line marked on carriageway of public street	102	3
39	Subsection 116 (1A)	Crossing unbroken line marked on off-street parking area	102	
40	Subsection 117 (1)	Passing motor vehicle travelling in opposite direction other than with other vehicle on right side of vehicle	125	2
41	Subsection 118 (1)	Overtaking vehicle other than with other vehicle on left side of motor vehicle	125	2
42	Subsection 118 (3)	Overtaking vehicle making a right hand turn on its right side	125	2
43	Subsection 118 (4)	Crossing over in front of vehicle which has been overtaken before being clear of that vehicle	125	2
44	Subsection 118 (5)	Overtaking vehicle without safety or so as to obstruct progress of other persons using public street and travelling in opposite direction	159	3
45	Subsection 118 (6)	Overtaking vehicle that has reduced speed at, or has stopped at, pedestrian or school crossing	159	3

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SCHEDULE 1-continued

Item	Provision	Description	Penalty \$	Demerit Points
46	Subsection 118 (7)	Increasing the speed of a motor vehicle before an overtaking motor vehicle has had reasonable opportunity to pass and draw clear of the vehicle	125	3
47	Subsection 118 (8)	Driving motor vehicle from stationary position at or near boundary of carriageway without safety or so as to obstruct progress of any overtaking vehicle	125	3
48	Section 119	Racing with another vehicle	159	3
49	Subsection 119A (1)	Driving motor vehicle while part of the body of person protrudes from the vehicle	90	
50	Subsection 120 (1)	Turning left from traffic lane not marked as left turning lane or turning left other than from as near as practicable to left hand side of the carriageway	102	2
51	Subsection 120 (2)	Turning left from traffic lane without following course marked on traffic lane	102	2
52	Subsection 121 (1)	Turning right from other than right turning position	102	2
53	Subsection .121 (2)	Turning right from traffic lane without following course marked on traffic lane	102	2
54	Subsection 121 (2A)	Failing to pass right turning vehicle to left when making right hand turn	102	2
55	Subsection 121 (3)	Turning or continuing to turn motor vehicle to right if reasonable possibility that vehicle will collide, or dangerous situation may occur, with another vehicle travelling in opposite direction	159	3
56	Subsection 121 (3A)	Turning or continuing to turn motor vehicle to right without safety to any other vehicle and other persons using public street	159	3

SCHEDULE 1—continued

Item	Provision	Description	Penalty \$	Demeri Points
57	Subsection 121 (5)	Failing to drive motor vehicle to right of "KEEP RIGHT" sign	102	3
58	Section 122	Failing to give way to right at intersection	125	3
59	Section 122A	Failing to give way at T-intersection	125	3
60	Section 123A	Failing to give way when emerging from slip lane	125	3
61	Subsection 124 (1)	Failing to decrease speed of, or stop, motor vehicle at "GIVE WAY" sign so as to avoid possible collision or dangerous situation	159	3
62	Subsection 124 (2)	Failing to decrease speed of, or stop, motor vehicle on public transport route at "GIVE WAY" sign so as to avoid possible collision or dangerous situation	159	3
63	Section 124A	Failing to give way to motor vehicle on roundabout so as to avoid possible collision or dangerous situation	159	3
64	Subsection 124B (1)	Failing to decrease speed, or to stop, to allow local services omnibus to enter line of traffic	102	
65	Subsection 125 (1)	Failing to give police, ambulance or fire brigade vehicle that is giving warning of its approach by means of siren or other alarm reasonable space to pass	125	
66	Paragraph 125 (2) (a)	Driving vehicle, other than police, ambulance or fire brigade vehicle, to which is attached siren or similar means of alarm which emits sound that could be mistaken for that used by police, ambulance or fire brigade vehicle	67	
67	Paragraph 125 (2) (b)	Using siren or similar means of alarm that emits sound that could be mistaken for siren or alarm of police, ambulance or fire brigade vehicle	102	

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SCHEDULE 1-continued

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Item	Provision	Description	Penalty \$	Demerit Points
68	Subsection 126 (1)	Approaching pedestrian crossing at speed that would not enable vehicle to stop before reaching crossing	125	3
69	Subsection 126 (2)	Failing to decrease speed of or stop motor vehicle at pedestrian crossing so as to avoid reasonable possibility of colliding with pedestrian	159	3
70	Subsection 127 (2)	Approaching school crossing at speed that would not enable motor vehicle to stop before reaching crossing	159	3
71	Subsection 127 (3)	Driving motor vehicle on school crossing while pedestrian on crossing	159	3
72	Subsection 128 (1)	Failing to stop motor vehicle at "STOP" sign	159	3
73	Subsection 128 (2)	Failing to allow another vehicle to pass in front of motor vehicle at "STOP" sign so as to avoid dangerous situation	159	3
74	Subsection 128A (1)	Turning motor vehicle right against "NO RIGHT TURN" sign	102	3
75	Subsection 128A (2)	Turning motor vehicle left against "NO LEFT TURN" sign	102	3
76	Subsection 128A (3)	Turning motor vehicle against "NO TURNS" sign	102	3
77	Subsection 128B (2)	Making U turn against "NO U TURN" sign	102	., 3
78	Section 128C	Overtaking or passing another vehicle against "NO OVERTAKING OR PASSING" sign	125	3
79	Section 128D	Overtaking another vehicle on bridge with "NO OVERTAKING ON BRIDGE" sign	125	3
80	Subsection 128E (1)	Failing to turn right from right hand traffic lane against "RIGHT LANE MUST TURN RIGHT" sign	102	3
81	Subsection 128E (2)	Failing to turn left from left hand traffic lane against "LEFT LANE MUST TURN LEFT" sign	102	3

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SCHEDULE 1—continued

Item	Provision	Description	Penalty \$	Demeri Points
82	Subsection 128F (1)	Failing to turn right from traffic lane where road marking indicates "RIGHT TURN ONLY"	102	3
83	Subsection 128F (2)	Failing to turn left from traffic lane where road marking indicates "LEFT TURN ONLY"	102	. 3
84	Subsection 128F (3)	Making right, left or U turn from traffic lane that bears road marking consisting of straight ahead arrow	102	3
85	Subsection 128F (4)	Failing to make right hand turn from traffic lane that bears road marking consisting of right turn arrow	102	3
86	Subsection 128F (5)	Failing to make left hand turn from traffic lane that bears road marking consisting of left turn arrow	102	3
87	Subsection 128F (6)	Turning motor vehicle left from traffic lane that bears road marking consisting of straight ahead or right turn arrow	102	3
88	Subsection 128F (7)	Turning motor vehicle right from traffic lane that bears road marking consisting of straight ahead or left turn arrow	102	3
89	Subsection 128G (1)	Driving motor vehicle contrary to no entry sign	159	3
90	Subsection 128G (2)	Driving motor vehicle contrary to no exit sign	159	3
91	Subsection 129 (1A)	Driving motor vehicle negligently	159	3
92	Section 130	Driving motor vehicle without due care and attention or without reasonable consideration for other persons using public street	102	3
93	Section 131	Driving motor vehicle while not in position to fully control vehicle or have clear view of traffic	102	3

SCHEDULE 1—continued

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Item	Provision	Description	Penalty \$	Demerit Points
94	Section 132	Driving motor vehicle backwards without safety or for greater distance or time than is reasonably necessary	102	3
95	Section 133	Driving motor vehicle on bridge where laden weight of vehicle exceeds load limit specified for bridge	125	3
96	Subsection 133A (5)	Driving rigid truck or articulated vehicle where its laden weight exceeds load limit	90	
97	Section 134	Driving motor vehicle so as to negligently or wilfully obstruct, hinder or prevent free passage of vehicle or person on public street	102	3
98	Paragraph 135 (a)	Leaving motor vehicle without taking due precautions against vehicle being started	67	
99	Subsection 136 (1)	Driver of motor vehicle failing to give sufficient warning of danger	90	
100	Subsection 136 (2)	Driver of motor vehicle failing to signal properly before stopping or reducing speed suddenly	90	2
101	Subsection 136 (4)	Turning motor vehicle right, or moving motor vehicle right, without signalling	102	2
102	Subsection 136 (5)	Driving motor vehicle from stationary position towards right without giving signal	102	. 2
103	Subsection 136 (7)	Turning motor vehicle left, or moving motor vehicle left, without signalling	102	2
104	Subsection 136 (8)	Driving motor vehicle from stationary position towards left without giving signal	102	2
105	Section 139	Failing to obey directions given by police officer in uniform or motor traffic officer	125	3
106	Section 141	Driving motor vehicle in public place at speed exceeding 20 km per hour	90	3

SCHEDULE 1-continued

Item	Provision	Description	Penalty \$	Demerit Points
107	Section 142	Exceeding speed limit by less than 15 km per hour	102	1
108	Section 142	Exceeding speed limit by 15 km per hour or more but less than 30 km per hour	146	3
109	Section 142	Exceeding speed limit by 30 km per hour or more but less than 45 km per hour	292	4
110	Section 142	Exceeding speed limit by 45 km per hour or more	573	6
111	Subsection 147 (1)	Driving in school zone at speed exceeding 40 km per hour but less than 70 km per hour	159	3
112	Subsection 147 (1)	Driving in school zone at speed of 70 km per hour or more but less than 85 km per hour	292	4
113	Subsection 147 (1)	Driving in school zone at speed of 85 km per hour or more	573	6
114	Section 164B	Occupying driving position of prescribed vehicle without wearing securely fastened and appropriately adjusted seat belt	90	3
115	Subsection 164C (2)	Being passenger in motor vehicle without wearing securely fastened and appropriately adjusted seat belt	90	
116	Paragraph 164D (a)	Driving a motor vehicle in which a child is not restrained by a child restraint	90	3
117	Paragraph 164D (b)	Driving a motor vehicle in which a young person, or a child who is not restrained by a child restraint, is not restrained by a seat belt	90	3
118	Subparagraph 164D (c) (i)	Driving a motor vehicle in which a child occupies a position abreast of the driving position, being a position that is equipped with a child restraint, while there is an unoccupied position to the rear that is, or that could be, equipped with a child restraint	90	3

SCHEDULE 1—continued

Itom	Provision	Description	Donalty	Domorit
Item	Provision	Description	Penalty \$	Demerit Points
119	Subparagraph 164D (c) (ii)	Driving a motor vehicle in which a child occupies a position abreast of the driving position, being a position that is not equipped with a child restraint but is equipped with a seat belt, while there is an unoccupied position to the rear that is, or that could be, equipped with a child restraint or seat belt	90	3
120	Subparagraph 164D (c) (iii)	Driving a motor vehicle in which a child occupies a position abreast of the driving position, being a position that is equipped with neither a child restraint nor a seat belt, while there is an unoccupied position to the rear	90	3
121	Subsection 165 (1)	Driving, or leaving standing, unregistered vehicle or trailer on public street	159	
122	Section 166	Driving motor vehicle which differs in material particular from description appearing in its certificate of registration	46	
123	Section 171	Placing, or causing or permitting placement of, frame around number- plate of motor vehicle so as to hide or render indistinct any letter or figures	46	•
124	Subsection 172 (1)	Failing to produce driver's licence when requested to do so	46	
125	Paragraph 176 (1) (a)	Driving motor vehicle without holding licence to drive vehicle of that class	159	
126	Paragraph 176 (1) (b)	Causing or permitting person to drive motor vehicle when person does not hold licence or learner licence receipt to drive vehicle of that class	102	
127	Paragraph 176 (1) (c)	Driving, or causing or permitting driving of, a motor vehicle or leaving it standing on public street when number-plate not properly affixed or so obscured, defaced or damaged that registration number not clearly legible	46	

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SCHEDULE 1-continued

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Item	Provision	Description	Penalty \$	Demerit Points
128	Section 181	Driving motor vehicle, or allowing vehicle or trailer to stand on public street without proper parts and equipment	90	
129	Subsection 182 (1)	Driving motor vehicle, other than motor cycle, at night without appropriate lighted lamps	90	1
130	Subsection 182 (2)	Driving motor cycle at night without appropriate lighted lamps or reflectors	90	1
131	Subsection 182 (2A)	Driving motor vehicle at night without dipped headlamps or appropriate dipping device	90	1
132	Subsection 182 (3)	Failing to dip headlamps of motor vehicle when approached by another vehicle travelling in opposite direction and failing to cause headlamps to remain dipped until other vehicle passed	102	1
133	Subsection 183 (2)	Driving motor vehicle on which reflectors are not properly affixed or kept clean and unobscured	46	
134	Section 184	Driving motor vehicle with lamp at rear which may be extinguished while leaving headlamp lighted	46	
135	Subsection 185 (1)	Parking motor vehicle (other than motor cycle) or trailer on public street between sunset and sunrise without proper reflectors and lighted lamps	46	
136	Section 186	Towing vehicle in unsafe or improper manner	102	
137	Section 187	Driving motor vehicle without efficient silencer properly used or which causes undue noise or projects undue smoke or making or permitting unnecessary noise with horn or alarm attached to vehicle	90	
138	Paragraph 189 (1) (b)	Passing motor omnibus that is stopped for purpose of taking up or setting down passengers to the danger of those passengers	159	

SCHEDULE 1continued				
Item	Provision	Description	Penalty \$	Demerit Points
139	Paragraph 189 (1) (c)	Driving motor vehicle with more than 1 trailer attached	102	
140	Paragraph 189 (1) (d)	Driving motor vehicle with trailer attached where trailer is not securely fastened close to rear of vehicle	102	
141	Paragraph ⁻ 189 (1) (da)	Driving motor vehicle with trailer attached where registration number of trailer not clearly visible from rear or either side	46	
142	Paragraph 189 (1) (e)	Driving motor vehicle without efficient horn or other means of alarm attached in convenient position	102	
143	Paragraph 189 (1) (h)	Driving motor vehicle that is apparently used only for exhibiting advertisement	102	
144	Paragraph 189 (1) (i)	Driving motor vehicle where vehicle or its equipment in such condition as to cause or be likely to cause injury or damage to, or endanger safety of, any person in vehicle or any person, animal, property or thing	102	
145	Paragraph 189 (1) (j)	Driving motor vehicle in or on which, or in or on a trailer attached to which, is carried a load or other thing which is so distributed, placed or carried, as to be likely to cause injury or damage	102	·
146	Paragraph 189 (1) (k)	Driving motor vehicle from which, or from trailer attached to which, any article or thing falls to roadway	102	
147	Subsection 190 (1)	Driving motor vehicle where width of vehicle or attached trailer exceeds 2.50 metres without permit	102	
148	Subsection 190A (1)	Driving motor cycle without wearing appropriately adjusted safety helmet of approved type	90	3
149	Subsection 190A (1)	Being passenger on motor cycle or in sidecar without wearing appropriately adjusted safety helmet of approved type	90	
150	Subsection 191 (1)	Carrying more than 1 other person on motor cycle	125	

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SCHEDULE 1—continued

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SCHEDULE 1—continued

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Item	Provision	Description	Penalty \$	Demerit Points
151	Subsection 191 (3)	Carrying pillion passenger on motor cycle that is not equipped with appropriate footrests or seat or where pillion passenger is not seated properly or where driver of motor cycle has not held licence to drive a motor cycle for at least 12 months	102	
152	Subsection 200 (3)	Failing to observe and comply with direction to drive loaded motor vehicle to weighbridge	125	·
153	Section 208	Failing to properly paint name, address and weight on rigid truck, articulated vehicle or motor omnibus	46	
154	Subsection 214 (5)	Failing to carry permit issued in respect of licensed goods motor vehicle while driving that motor vehicle or failing to produce that permit as required	90	

PART III—PROVISIONS OF THE MOTOR TRAFFIC REGULATIONS

Item	Provision-	Description	Penalty \$
1	Subregulation 11B (1)	Failing to have at least 1 brake or combination of brakes capable of being readily applied and retained by driver of towing vehicle, or some other person who is carried on or walking alongside trailer, on trailer weighing over 2 tonnes	46
2	Subregulation 11B (2)	Failing to have at least 1 brake capable of being readily applied by driver of towing vehicle, or automatically by over-run of trailer, on trailer the weight of which is less than 2 tonnes but exceeds 254 kg	46
3	Subregulation 11C (1)	Failing to have safety chain that complies with requirements of Australian Standard D25-1972 on trailer which does not exceed 2.30 tonnes	46

SCHEDULE 1—continued

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Item	Provision	Description	Penalty \$
4	Subregulation 18 (1)	Failing to properly affix or attach registration label to motor vehicle or trailer	46
5	Subregulation 20 (2)	Failing to properly affix registration label required to be displayed in holder	46

Item	Provision	Description	Penalty \$
1	Subsection 6C (1)	Riding bicycle without wearing an appropriately adjusted approved helmet	46
2	Subsection 6C (2)	Cyclist carrying passenger not wearing an appropriately adjusted approved helmet	46
3	Subsection 6C (3)	Passenger on bicycle not wearing an appropriately adjusted approved helmet	46

PART V—PROVISIONS OF THE TRAFFIC ACT 1937

SCHEDULE 2

Regulation 6

EQUIPMENT SPECIFICATIONS

Brake Testing

Roller Brake Testing Equipment—Light Vehicles

Scope

This specification sets out the prescribed requirements for roller brake testing machines used at authorised premises. Testing machines complying with this specification are acceptable for testing light vehicles up to 4.5 tonnes tare mass.

Note: An Australian Standard for roller brake testing machines is under development. When finalised this specification will refer to that standard.

Prescribed requirements

1. The testing machine shall measure braking force at the tyre periphery. The machine shall provide for independent readings of braking force at each side of the vehicle.

SCHEDULE 2—continued

2. Braking force readings shall be displayed as they are generated so that they can be clearly seen by the driver and the vehicle inspector operating the testing machine.

3. The installation of the testing machine shall be such that the vehicle remains substantially level when under test.

4. The installation of the testing machine must provide for ease of entry and exit of the vehicle being tested.

5. The testing machine rollers shall accept wheel sizes from 450 mm diameter (10 inch nominal rim diameter) under load.

6. The distance between the outer edges of the rollers shall not be less than 2200 mm. The distance between the inner edges of the rollers shall be not more than 1000 mm and must be capable of accepting the wheels of the vehicle being examined.

7. The surface of the rollers shall have a co-efficient of friction of not less than 0.6 when measured in combination with dry, original equipment tyres.

8. If the rotational speed of the testing machine rollers exceeds 0.5 km/h, the rollers shall be coated with a coarse grit embedded in a durable plastic matrix.

9. Both rollers in each pair of rollers on either side of the brake testing machine shall be coupled together by appropriate gearing and shall be positively driven.

10. The testing machine shall be capable of repeatedly supporting an axle load of 3.5 tonnes without damage.

11 If the rotational speed of the rollers exceeds 0.5 km/h, the machine shall default to "power switch off" at the rollers when a pre-determined level of slip occurs between the rollers and the tyres of the tested vehicle.

12. The testing machine shall display all braking force measurements in kilonewtons (kN) and shall be capable of measuring a braking force of at least 4 kN on each side.

13. The indicated braking force shall be within 2% up to 5 kN and 5% above 5 kN.

14. The indicated brake force shall be within 5% of the actual braking force over the entire operating range.

15. The machine shall have a means of indicating the difference between brake forces on either side displayed as the ratio of the low reading divided by the higher reading (%).

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SCHEDULE 2----continued

16. The testing machine shall be capable of detecting any "drag force" on each wheel. The drag force is that produced by items such as loaded wheel bearings or binding brakes when that brake service system is not energised.

17. Each machine shall bear a unique serial number issued by its manufacturer.

18. Calibration and servicing of the machine shall be undertaken at regular intervals in accordance with the manufacturers recommendations, or every 6 months where the manufacturer does not provide recommendations for service or calibration.

Optional features

1. The testing machine may—

- (a) be capable of providing inbuilt weighing of the load imposed by each wheel being brake tested;
- (b) have listings of manufacturers' individual wheel loadings for all vehicles being brake tested; or
- (c) have a set of portable scales suitable for weighing individual wheel loads of all vehicles being tested.

2. The test machine may be capable of providing an original and duplicate time and dated copy of the results on hard copy material and remain legible for a period of 12 months. The time and date function may be factory set.

3. The testing machine may be capable of recording a brake pedal force of up to 1000N + or - 2%.

4. The testing machine may have an alphanumeric keyboard to enter various items of vehicle and inspection data.

Skid Plate Brake Testing-Light Vehicles

Scope

This specification sets out the prescribed requirements for skid plate or other drive over platform type brake testing machines suitable for testing vehicles up to 5 tonnes tare mass.

Prescribed requirements

1. The machine shall provide for independent readings of braking force at each side of the vehicle.

2. If the testing machine is designed to test 2 axles at the same time, it shall be capable of accepting vehicles with a wheel base measuring up to 4000 mm.

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SCHEDULE 2—continued

3. The testing machine shall be capable of brake testing vehicles with a wheel track of at least 1000 mm to 2200 mm.

4. The testing machine skid plates shall have a co-efficient of friction of at least 0.6 when measured in combination with dry, original equipment tyres.

5. The machine shall be capable of repeatedly supporting an axle load of 3.5 tonnes without damage.

6. The testing machine shall indicate the peak and average deceleration over the range of 0 to 1g with an accuracy of 5% of full scale and an output resolution of 1%.

7. The installation of the testing machine shall be such that the vehicle remains substantially level when under test.

8. The installation of the testing machine shall provide for ease of entry and exit of the vehicle being tested.

9. The manufacturer's recommended test speed for service and emergency brakes shall be indicated on the machine and visible to the driver in letters not less than 50 mm high.

10. The testing machine shall be capable of measuring and indicating braking force per wheel group in the range of 0 to 5 kN.

11. The testing machine shall have a means of indicating the difference between brake forces on either side displayed as a ratio of the low reading divided by the higher reading (%).

12. Each machine shall bear a unique serial number issued by its manufacturer.

13. Calibration and servicing of the machine shall be undertaken at regular intervals in accordance with the manufacturers recommendations, or every 6 months where the manufacturer does not provide recommendations for service or calibration.

Optional features

1. The testing machine may be capable of providing an original and duplicate time and dated copy of the results on hard copy material and remain legible for a period of 12 months. The time and date function may be factory set.

2. The test machine may be capable of recording a brake pedal force of up to 1000N + or - 2%.

3. The test machine may have an alphanumeric keyboard to enter various items of vehicle and inspection data.

SCHEDULE 2—continued

Vehicle Deceleration Brake Testing-Light Vehicles

Scope

This specification sets out the prescribed requirements for Vehicle Decelerometers used at vehicle inspection stations.

Prescribed requirements

1. The testing machine shall measure the overall braking effect of a vehicle.

2. The testing machine shall be electronic in nature.

3. The testing machine shall indicate the peak deceleration over the range of 0 to 1 g with an accuracy of 5% of full scale and maintain that reading until reset.

4. Each testing machine shall bear a unique serial number issued by the manufacturer.

5. Calibration and servicing of the test machine shall be undertaken in accordance with the manufacturers recommendations.

Optional features

1. The testing machine may be capable of providing an original and duplicate time and dated copy of the results on hard copy material and remain legible for a period of 12 months. Time and date may be factory set.

2. The testing machine may have an alphanumeric keyboard to enter various items of vehicle and inspection data.

Headlamp Aim Testing Equipment

Scope

This specification sets out the prescribed requirements for headlight aim testing machines used at Vehicle Inspection Stations.

Machines complying with this specification shall be suitable for testing the aim of headlights, fog lights and auxiliary driving lights fitted to motor cars, light and heavy commercial vehicles and motorcycles.

Prescribed requirements

1. The machine shall conform with the requirements of SAE Recommended Practice J 600.

2. The machine shall be capable of testing the aim and intensity of lights, centres of which are not lower than 500 mm and no higher than 1400 mm above the surface of the roadway and used in accordance with the methods prescribed in the ACT Motor Registry Vehicle Inspection Manual.

SCHEDULE 2—continued

3. The aim requirements of SAE J 600 shall be applied to headlights with an asymmetrical European beam pattern operated in the high beam mode.

4. The machine shall be either mounted on traversing rails or on fixed axle wheels to provide for lateral movement of the machine across the vehicle being tested. The installation (rails or surface on which the wheels roll) shall provide for the reference axis of the machine to be parallel to the plane on which the vehicle is standing.

5. Each machine shall bear a unique serial number issued by its manufacturer.

6. Calibration and service of the machine shall be undertaken at regular intervals in accordance with the manufacturers recommendations, or every 6 months where the manufacturer does not provide recommendations for service or calibration.

Light Transmittance Testing Equipment

Scope

This specification sets the requirements for an instrument to measure the light transmittance of vehicle glazing including where tinted plastic film has been applied.

Design Requirements

1. The instrument shall be of sound construction, portable and supply its own energy source.

2. The instrument must provide indication to the operator of a variation of its energy supply which would affect the accurate operation of the instrument.

3. The instrument may be of 2 components, a light source and a light source receiver. The voltage to the light source shall be stabilised within 0.1%.

4. The light source receiver may have an analogue or digital display. A peak hold facility is recommended.

5. The instrument must be adaptable so as to be able to test light transmittance on all glazing of a vehicle.

6. A pre-test check should display a reading of 100% when the light source and receiver are brought into the test position (without a test sample). The instrument reading under sample test conditions shall be in a proportion of that 100% with a resolution of 1%.

7. The accuracy of the transmittance reading shall be within 5% of full scale over the range of 20% to 100%.

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SCHEDULE 2—continued

8. The light source shall be representative of illuminant A of the International Commission on Illumination (C.I.E.) and be of an incandescent filament source at a nominal colour temperature of 2856°K.

9. The light receiver shall have a relative spectral sensitivity conforming to the requirements of the C.I.E. 1931 "Standard observer for photopic vision".

10. Each machine shall bear a unique serial number issued by its manufacturer.

11. Calibration and service of the instrument shall be undertaken at regular intervals in accordance with the manufacturers recommendations, or every 12 months where the manufacturer does not provide recommendations for service or calibrations.

Noise Testing Equipment

Scope

This specification sets out the requirement for an instrument to measure the noise generated by a vehicle at the exhaust pipe outlet.

Design Requirements

1. The device shall be capable of measuring noise across the range of 50 to 120 dB within the A and C frequency rating characteristics.

2. The device may have 1 or more frequency range indicators which must overlap by a minimum of 10 dB.

3. The device must be capable of displaying the maximum noise reading and maintaining that reading until reset. The display must be digital in increments not exceeding 0.2 dB.

4. The device must be accurate to + or -1.5 dB.

5. Over and under range indication is required at +10 dB and -5 dB.

6. Self calibration indication is required and adjustment must be provided.

Note: Calibration using an external noise generating device corrected to a sound pressure of + or -1 dB immediately prior to each noise test is an acceptable alternative to self calibration indication.

7. Calibration using an outside noise generating device corrected to a sound pressure level of + or -1 dB must be carried out in accordance with the manufacturers recommendations or every 3 months where the manufacturer does not provide recommendations for service or calibration.

NOTES

1. The *Motor Traffic Regulations* (in force under the *Motor Traffic Act 1936*) as shown in this reprint comprise Regulations made on 19 March 1934 amended as indicated in the Tables below.

The Motor Traffic Regulations were amended by the Statutory Offices (Miscellaneous Provisions) Act 1994. The amendments are incorporated in this reprint.

For any application, saving or transitional provisions relating to the amendments see the previously mentioned Act.

<u>Citation of Laws</u>—The *Self-Government (Citation of Laws) Act 1989* (No. 21, 1989) altered the citation of most Ordinances so that after Self-Government day they are to be cited as Acts. That Act also affects references in ACT laws to Commonwealth Acts.

2. The Legislation (Republication) Act 1996 (No. 51, 1996) authorises the Parliamentary Counsel in preparing a law for republication, to make certain editorial and other formal amendments in accordance with current legislative drafting practice. Those amendments make no change in the law. Amendments made pursuant to that Act do not appear in the Table of Amendments but details may be obtained on request from the Parliamentary Counsel's Office.

Regulation No.	Date of making	Date of notification in <i>Gazette</i>	Date of commencement	Application, saving or transitional provisions
_	19 Mar 1934	22 Mar 1934	3 Apr 1934	
1941 No. 9	24 Nov 1941	27 Nov 1941	27 Nov 1941	_
1942 No. 12	3 Nov 1942	5 Nov 1942	5 Nov 1942	_
1943 No. 8	23 Nov 1943	30 Dec 1943	30 Dec 1943	R. 1
1947 No. 5	13 Nov 1947	27 Nov 1947	27 Nov 1947	_
1953 No. 6	12 May 1953	21 May 1953	21 May 1953	
14	2 Nov 1953	12 Nov 1953	12 Nov 1953	·
1955 No. 3	24 Mar 1955	31 Mar 1955	31 Mar 1955	
1956 No. 1	19 Apr 1956	3 May 1956	Rr. 2 and 5: 21	
	•	•	May 1956 (<i>see</i>	
			r. 1 and Gazette	
			1956, p. 1213)	
			Remainder: 3	
			May 1956	
1959 No. 8	3 July 1959	9 July 1959	9 July 1959	
1960 No, 2	23 Mar 1960	31 Mar 1960	31 Mar 1960	_
1961 No. 1	19 Dec 1960	12 Jan 1961	12 Jan 1961	_
1963 No. 8	20 Dec 1963	24 Dec 1963	1 Jan 1964	_
1965 No. 5	25 Aug 1965	9 Sept 1965	9 Sept 1965	_
1968 No. 2	14 Feb 1968	22 Feb 1968	22 Feb 1968	
1974 No. 3	15 Mar 1974	15 Mar 1974	15 Mar 1974	R. 2
17	9 Sept 1974	17 Sept 1974	17 Sept 1974	—
1975 No. 18	12 Sept 1975	16 Sept 1975	16 Sept 1975	
1976 No. 3	6 Feb 1976	6 Feb 1976	6 Feb 1976	_
1977 No. 18	11 Aug 1977	17 Aug 1977	17 Aug 1977	-
27	27 Oct 1977	3 Nov 1977	3 Nov 1977	_
1979 No. 26	26 Nov 1979	29 Nov 1979	29 Nov 1979	-
1981 No. 23	21 Oct 1981	2 Nov 1981	2 Nov 1981	_
1982 No. 38	4 Aug 1982	18 Aug 1982	18 Aug 1982	_
1983 No. 6	23 Aug 1983	24 Aug 1983	24 Aug 1983	
9	16 Aug 1983	2 Sept 1983	2 Sept 1983	—
1984 No. 20	17 Aug 1984	21 Aug 1984	22 Aug 1984	_

Table of Subordinate Laws

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NOTES—continued

Table of Subordinate Laws-continued

Regulation No.	Date of making	Date of notification in <i>Gazette</i>	Date of commencement	Application, saving or transitional provisions
1985 No. 10 1991 No. 34	14 May 1985 17 Dec 1991	30 May 1985 20 Dec 1991	30 May 1985 20 Dec 1991	
1992 No. 1	31 Jan 1992	31 Jan 1992	31 Jan 1992	
No. 17, 1992	21 Sept 1992	22 Sept 1992	R. 3 (a): 21 Sept 1992 (<i>see</i> r. 1 (2) and <i>Gazette</i> 1992, No. S165, p. 2)	_
			R. 3 (c): 30 Nov 1992 (<i>see</i> r. 1 (3)) Remainder: 22	
No. 34, 1993	31 Aug 1993	1 Sept 1993	Sept 1992 1 Sept 1993	_
No. 37, 1993	22 Sept 1993	27 Sept 1993	27 Sept 1993	
	•	•	(see r. 1 and	
			Gazette 1993,	
No 49 1002	9 Dec 1993	10 Dec 1993	No. S201, p. 3)	
No. 48, 1993	9 Dec 1993	10 Dec 1993	R. 1: 10 Dec 1993 R. 2 (c): 13 Dec	
			1993 (<i>see</i> r. 1 (3) and <i>Gazette</i> 1993, No.	
			S256, p. 2) R. 2 (a) and (b):	
			3 June 1994 (<i>see</i> r. 1 (2))	
No. 24, 1994	29 June 1994	1 July 1994	1 July 1994	
No. 26, 1995	29 June 1995	13 July 1995	1 July 1995	
	(Reprinte	d as at 1 July	1995)	
No. 40, 1995	9 Oct 1995	18 Oct 1995	18 Oct 1995	—
No. 13, 1996	25 June 1996	28 June 1996	1 July 1996	_
No. 15, 1997	6 June 1997	6 June 1997	6 June 1997 (<i>see</i> Note 3)	
No. 17, 1997	26 June 1997	30 June 1997	1 July 1997	
No. 26, 1997 No. 27, 1997	27 Sept 1997 16 Oct 1997	2 Oct 1997 17 Oct 1997	2 Oct 1997 17 Oct 1997	
No. 35, 1997	20 Nov 1997	28 Nov 1997	28 Nov 1997	
No. 42, 1997	17 Dec 1997	5 Jan 1998	5 Jan 1998	
No. 9, 1998	9 Apr 1998	16 Apr 1998	16 Apr 1998	—
No. 16, 1998	11 May 1998	22 May 1998	22 May 1998	_
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Table of Amendments

ad, = added or inserted am. = amended rep. = repealed rs. = repealed and substituted

Provision	How affected
R. 4	am. 1961 No. 1
	rep. 1975 No. 18
R. 5	am. 1942 No. 12; 1955 No. 3; 1956 No. 1; 1960 No. 2
,	rs. 1961 No. 1
	am. 1963 No. 8; 1977 No. 18
R. 6	rep. 1965 No. 5
Rr. 7, 8	am. 1953 No. 6
	rep. 1965 No. 5
R. 9	am. 1941 No. 9; 1942 No. 12
	rs. 1953 No. 6
	am. 1956 No. 1
	rep. 1965 No. 5
R. 10	
· · · · · · · · · · · · · · · · · · ·	rep. 1965 No. 5
D 11	am. 1941 No. 9; 1953 No. 6; 1961 No. 1; 1974 No. 17; 1976 No. 3
(), []	rs. 1977 No. 18
	am. 1981 No. 23; 1982 No. 38
	rep. 1983 No. 6
R. 11AA	
D // A	rep. 1977 No. 18
R. 11A	
	am. 1947 No. 5; 1956 No. 1
	rep. 1965 No. 5
Part II (rr. 11C, 11D)	•
R. 11B	
	am. 1974 No. 17
	rep. No. 35, 1997
R. 11C	ad. 1947 No. 5
	am. 1961 No. 1
	rep. 1965 No. 5
	ad. 1974 No. 3
	am. 1974 No. 17
	rep. No. 35, 1997
Rr. 11D-11F	ad. 1947 No. 5
	rep. 1965 No. 5
Part II (r. 6)	ad. No. 35, 1997
R. 6	
Part III (rr. 12, 13, 13A,	•
14-16)	
Part III (r. 12)	ad. No. 27, 1997
R. 12	
	rep. 1961 No. 1

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Table of Amendments-continued

ad. = added or inserted arn. = amended rep. = repealed rs. = repealed and substituted

Provision	How affected
R. 13	am. 1942 No. 12; 1953 No. 6; 1956 No. 1; 1960 No. 2
	rep. 1961 No. 1
R. 13A	ad. 1960 No. 2
	rep. 1961 No. 1
Rr. 14-16	am. 1942 No. 12
	rep. 1961 No. 1
R. 17	am. 1953 No. 6; 1975 No. 18
	am. 1968 No. 2; 1974 No. 17
	rep. 1963 No. 8
	am, 1963 No. 8
	am. 1963 No. 8; 1985 No. 10
	am. 1963 No. 8; 1968 No. 2; 1976 No. 3; 1977 No. 18; 1982 No. 38; 1983 No. 6; 1984 No. 20
R. 23	rs. 1963 No. 8
	am. 1979 No. 26
R. 24	am. 1963 No. 8
	rs. 1985 No. 10
R. 25	am. 1963 No. 8; No. 17, 1992
	am. 1963 No. 8
	am. No. 17, 1992
R. 29	rep. 1977 No. 27
R. 30	am. 1960 No. 2; 1968 No. 2; 1979 No. 26; 1983 No. 9
R. 31	am. No. 17, 1992
	rs. 1942 No. 12
	rep. 1965 No. 5
	ad. 1991 No. 34
	am. No. 34, 1993
	rs. No. 37, 1993
	am. No. 9, 1998
R. 33	
	am. 1968 No. 2; 1976 No. 3; 1982 No. 38
	rep. 1983 No. 6
	ad. No. 26, 1997
	am. No. 9, 1998
R. 34	
	rs. 1955 No. 3
	rep. 1959 No. 8
R. 35	
	rep. 1953 No. 6
Heading to The	ad. 1942 No. 12
Schedules	rep. 1961 No. 1

NOTES—continued

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Table of Amendments-continued

ad. = added or inserted am. = amended rep. = repealed rs. = repealed and substituted

Provision	How affected
The First Schedule	eam. 1941 No. 9
	rs. 1942 No. 12
	am. 1953 No. 6
	rep. 1956 No. 1
The Second Scheo	dule am. 1942 No. 12; 1953 No. 14
	rep. 1961 No. 1
The Third Schedul	eam. 1942 No. 12; 1943 No. 8; 1953 No. 6
	rep. 1961 No. 1
The Fourth Schedu	ule rep. 1961 No. 1
The Fifth Schedule	aad, 1947 No. 5
	am. 1953 No. 6
	rep. 1961 No. 1
	nedule rep. No. 9, 1998
	ule 1 ad. No. 9, 1998
Schedule	ad. 1991 No. 34
	am. 1992 No. 1; No. 17, 1992
	rs. Nos. 34 and 37, 1993
	am. No. 48, 1993 -
	rs. No. 24, 1994
	am. Act No. 97, 1994
	rs. No. 26, 1995
	am. No. 40, 1995
	rs. No. 13, 1996; No. 17, 1997
	am. No. 42, 1997; No. 9, 1998
	am. No. 16, 1998
Schedule 2	ad. No. 35, 1997

3. The Motor Traffic Regulations as amended were modified by regulation 3 of the Motor Traffic Regulations (Amendment) (No. 15, 1997).

The modifications are not incorporated in the text, they are set out below.

3. Double demerit points

"The Principal Regulations have effect in relation to an offence committed, or alleged to have been committed, during the period commencing on 7 June 1997 and ending at the expiration of 9 June 1997 as if-

- (a) subregulation 32 (5) had been amended by inserting 'double' before 'the number of demerit points';
- (b) subregulation 32 (6) had been omitted and the following subregulation substituted:

'(6) For the purposes of subsection 180NB (1) of the Act, the prescribed number of demerit points in respect of a corresponding offence (in this subregulation referred to as an 'inter-State offence') is—

NOTES—continued

- (a) except where paragraph (b) applies—the number of demerit points specified in column 5 of the item in Part II of the Schedule that relates to the offence to which the inter-State offence corresponds; and
- (b) in the case of an inter-State offence under the law of New South Wales—double the number of demerit points so specified.'; and
- (c) subregulation 32 (8) had been amended by inserting 'double' before 'the number of demerit points'.".

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