

# Transport and Other Legislation (Personalised Transport Reform)

Amendment Bill 2017



#### Queensland

# Transport and Other Legislation (Personalised Transport Reform) Amendment Bill 2017

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## **A Bill**

for

An Act to amend the *Transport Operations (Passenger Transport) Act 1994*, the *Transport Operations (Road Use Management) Act 1995* and the Acts mentioned in schedule 1 for particular purposes

[s 1]

	The Par	liament of Queensland enacts—	1
	Part 1	Preliminary	2
Clause	1 5	Short title	3
		This Act may be cited as the <i>Transport and Other Legislation</i> (Personalised Transport Reform) Amendment Act 2017.	4 5
Clause	2 (	Commencement	6
		This Act commences on a day to be fixed by proclamation.	7
	Part 2	Amendment of Transport Operations (Passenger Transport) Act 1994	8 9 10
Clause	3 /	Act amended	11
		This part amends the Transport Operations (Passenger Transport) Act 1994.	12 13
Clause	4 4	Amendment of s 12 (What is operator accreditation)	14
	(1	1) Section 12(1), after 'passenger service'—	15
		insert—	16
		of a particular kind	17
	(2	2) Section 12(1), 'the service'—	18
		omit, insert—	19
		a service of that kind	20

s	51

Clause	5	Replacement of s 15 (Duties of operators)	1
		Section 15—	2
		omit, insert—	3
		15 Duty of operator	4
		A person must not provide, as an operator, a public passenger service of a kind for which operator accreditation is required under this Act unless the person is an accredited operator for a service of that kind.	5 6 7 8 9
		Maximum penalty—160 penalty units.	10
Clause	6	Amendment of s 24 (What is driver authorisation)	11
		Section 24(1)—	12
		omit, insert—	13
		(1) <b>Driver authorisation</b> is a qualification a driver of a vehicle used to provide a public passenger service of a particular kind must attain and maintain to drive a vehicle to provide a service of that kind.	14 15 16 17 18
Clause	7	Amendment of s 26 (Driver authorisation standards)	19
		Section 26(a), 'operate'—	20
		omit, insert—	21
		drive	22
Clause	8	Replacement of s 27 (Driver must hold appropriate authorisation)	23 24
		Section 27—	25
		omit, insert—	26
		27 Driver must hold appropriate authorisation	27
		(1) A person must not drive a vehicle to provide a	28

	driv unle	lic passenger service of a kind for which er authorisation is required under this Act ess the person is an authorised driver for a rice of that kind.	1 2 3 4
	Max	ximum penalty—	5
	(a)	for a first offence—100 penalty units; or	6
	(b)	for a second or later offence—200 penalty units.	7 8
	Note	_	9
		ee sections 150B and 150C in relation to the oplication of the penalty for this subsection.	10 11
(2)	serv requ driv	person must not provide a public passenger rice of a kind for which driver authorisation is aired under this Act unless the person uses ers who are authorised drivers for a service of kind.	12 13 14 15 16
	Max	ximum penalty—160 penalty units.	17
(3)		subsection (2), a person provides a public senger service if the person—	18 19
	(a)	is an operator of the service; or	20
	(b)	for a booked hire service—provides a booking service for the service.	21 22
Amendment o driver authoris		9 (Granting, renewing or refusing on)	23 24
Section 29(	4)(a)	, from 'about'—	25
omit, insert	_		26
	abo	ut—	27
	(i)	the kinds of public passenger services for which the holder of the authorisation is an authorised driver; or	28 29 30

Clause 9

ſs	1	01

			(ii) another transport authority held by the person under a prescribed transport Act, if allowed under that Act; or	1 2 3
Clause	10	Amendment	of s 29A (Restricted driver authorisation)	4
		Section 2	PA(1), 'person to operate'—	5
		omit, inse	rt—	6
			person to drive	7
Clause	11		t of s 35 (Obligation to notify accredited suspension or cancellation of licence etc.)	8
		Section 3	5—	10
		omit, inse	rt—	11
			river's obligation to notify of suspension or ancellation of licence etc.	12 13
		(1)	This section applies to a person who is an authorised driver and who drives a vehicle to provide a public passenger service if—	14 15 16
			(a) the person is not the operator of the service; or	17 18
			(b) for a booked hire service—another person provides booking services for the service.	19 20
		(2)	The person must immediately give written notice to the operator or other person if—	21 22
			(a) a licence or other authorisation required under another Act to drive a vehicle of a type to which the person's driver authorisation relates is suspended or cancelled; or	23 24 25 26 27
			(b) if the public passenger service is of a kind for which driver authorisation is required under this Act—the person's driver authorisation is suspended or cancelled.	28 29 30 31

[s 12]

			Maximum penalty—100 penalty units.	1
Clause	12	Amendment of information)	s 35H (Restricted written release of	2 3
		Section 35H	(3), 'by electronic communication'—	4
		omit, insert-	_	5
			electronically	6
Clause	13	Omission of ch	n 4A (Taxi service bailment agreements)	7
		Chapter 4A-	<u> </u>	8
		omit.		9
Clause	14	Insertion of ne	w s 36AA	10
		Chapter 5—		11
		insert—		12
			o compensation for changes to market by restrictions	13 14
		(1)	Compensation is not payable if a regulation under section 36(1) is made, amended or repealed.	15 16
		(2)	Also, compensation is not payable if, because of a regulation mentioned in subsection (1)—	17 18
			(a) anything previously permitted is prohibited or regulated; or	19 20
			(b) anything previously prohibited is permitted or regulated; or	21 22
			(c) anything previously regulated is no longer regulated or regulated in a different way.	23 24
		(3)	This section does not prevent a regulation providing for payment of compensation.	25 26

[s	15]
Ľ	

Clause	15	Amendment of s 39 (S	scope of service contracts)	1
		(1) Section 39(b)—		2
		omit.		3
		(2) Section 39(c) and (d	)—	4
		renumber as section	39(b) and (c).	5
Clause	16	Omission of ch 6, pt 3	(Administration of taxi services)	6
		Chapter 6, part 3—		7
		omit.		8
Clause	17	Omission of chs 7, 7A	and 8	9
		Chapters 7, 7A and 8	3—	10
		omit.		11
Clause	18	Insertion of new ch 7		12
		After chapter 6—		13
		insert—		14
		Chapter 7	Personalised	15
			transport services	16
		Part 1	Preliminary	17
		68 Main purpo	se of chapter	18
		taxi ser	in purpose of this chapter is to regulate vices, booked hire services and booking to ensure—	19 20 21
		( )	i services and booked hire services are ovided safely using vehicles that are safe;	22 23 24

(b) (c)	booking services are accessible to members of the public generally and to particular classes of people, including, for example, people with disability, older people and people in regional and remote areas of Queensland; and	1 2 3 4 5 6 7 8 9 10
60 Dofinit	ione for chapter	10
	ions for chapter	12
	this chapter—	13
dri vel im	wer, means arranging, in person, the hire of the nicle and its driver for a journey to start mediately or shortly after the vehicle and its ver are hired.	14 15 16 17 18
	evant transport legislation means the lowing legislation—	19 20
(a)	this Act;	21
(b)	the Transport Operations (Road Use Management) Act 1995;	22 23
(c)	the Motor Accident Insurance Act 1994.	24
70 What is	s a taxi service	25
	taxi service is a public passenger service for a arrney that starts in Queensland—	26 27
(a)	provided by the hire of—	28
	(i) a motor vehicle that has not more than 12 seating positions, including the driver's position; and	29 30 31

		(ii) a person to drive the vehicle; and	1
		(b) under which the vehicle plies or stands for hire by members of the public in a public place.	2 3 4
	(2)	For this chapter, the circumstances in which a vehicle plies or stands for hire by members of the public in a public place include the circumstances in which the vehicle and its driver are made available for hire on-the-spot by members of the public, including, for example, by—	5 6 7 8 9 10
		(a) the vehicle standing at a taxi rank or other place where members of the public might reasonably expect taxis to be available for hire on-the-spot; or	11 12 13 14
		(b) the vehicle having a sign, marking, light or other thing on it that might reasonably indicate to members of the public it is a taxi or another vehicle available for hire on-the-spot.	15 16 17 18 19
	(3)	For subsection (1), it does not matter where the journey ends or if the journey involves leaving and re-entering Queensland.	20 21 22
71	Wh	at is a <i>booked hire service</i>	23
	(1)	A <i>booked hire service</i> is a public passenger service for a journey that starts in Queensland—	24 25
		(a) provided by the hire, other than the hire on-the-spot, of—	26 27
		(i) a motor vehicle that has not more than 12 seating positions, including the driver's position, or is a limousine; and	28 29 30
		(ii) a person to drive the vehicle; and	31
		(b) that may be used by the public, or a substantial part of the public, whether or not	32 33

		use of the service is subject to compliance with a condition.	1 2
		Example of a condition for using a public passenger service—	3 4
		holding an account or membership to use the service	5 6
	(2)	For subsection (1), it does not matter where the journey ends or if the journey involves leaving and re-entering Queensland.	7 8 9
72	Wh	at is a <i>booking service</i>	10
	(1)	A <i>booking service</i> is a service under which a person arranges a booking for the person or another person to drive a motor vehicle to provide a booked hire service.	11 12 13 14
	(2)	A person arranges a booking for the person to drive a motor vehicle to provide a booked hire service by accepting the booking.	15 16 17
	(3)	A person arranges a booking for another person to drive a motor vehicle to provide a booked hire service—	18 19 20
		(a) if the person uses a booking system that requires the other person to accept the booking—by arranging for the booking to be accepted by the other person; or	21 22 23 24
		(b) otherwise—by assigning the booking to the other person.	25 26
	(4)	For this section, a booking may be accepted by, or assigned to, a person in any way, including, for example—	27 28 29
		(a) in person; or	30
		(b) by telephone or other telecommunication device; or	31 32
		(c) by using an electronic booking system.	33

		Example of an electronic booking system—	1			
an electronic system that offers bookings to drivers and allows drivers to use an app on an electronic device to accept bookings						
	(5)	Also, for this section, it does not matter if the person who arranges a booking is in another State or a place that is outside Australia.	5 6 7			
73		en a person <i>provides</i> a taxi service or oked hire service	8			
		For this chapter, a person <i>provides</i> a taxi service or booked hire service using a motor vehicle if the person—	10 11 12			
		(a) is an operator of the service; or	13			
		(b) drives the vehicle; or	14			
		(c) for a booked hire service—provides a booking service for the service.	15 16			
Pa	rt 2	Taxi services and	17			
		booked hire services	18			
Div	visio	on 1 Providing services	19			
74	Tax	i service may only be provided using a taxi	20			
	(1)	A person must not provide a taxi service using a motor vehicle that is not a taxi.	21 22			
		Maximum penalty—	23			
		(a) if the person is the driver of the motor vehicle—	24 25			
		(i) for a first offence—200 penalty units; or	26 27			

		(ii)	for a second or later offence—400 penalty units; or	1 2		
	(b)	othe	erwise—	3		
		(i)	for a first offence—200 penalty units; or	4 5		
		(ii)	for a second offence—400 penalty units; or	6 7		
		(iii)	for a third or later offence—3000 penalty units.	8 9		
(2)	a tax	xi mu icle p	in control of a motor vehicle that is not st not engage in conduct that involves the lying or standing for hire by members of c in a public place.	10 11 12 13		
	Max	kimuı	n penalty—	14		
	(a)	for a	a first offence—200 penalty units; or	15		
	(b)	for unit	a second or later offence—400 penalty s.	16 17		
	Note	_		18		
			tion 70(2) for particular circumstances in which e plies or stands for hire.	19 20		
(3)	has	Subsection (2) does not apply if the motor vehicle has more than 12 seating positions, including the driver's position.				
(4)	pres	cribe	tion does not apply to a taxi service ad under a regulation as a taxi service to is section does not apply.	24 25 26		
	Note	_		27		
			ctions 150B and 150C in relation to the ion of the penalty for subsections (1) and (2).	28 29		
			on providing booked hire service ir taxi service area	30 31		
	-		ion applies if a regulation under section	32		

	36 declares that a booked hire service is to be provided in a stated taxi service area with the market entry restriction of using a motor vehicle that is a taxi or limousine.					
(2)	for usin	a jou	must not provide a booked hire service rney that starts in the taxi service area motor vehicle that is not a taxi or e.	5 6 7 8		
	Max	kimui	n penalty—	9		
	(a)		he person is the driver of the motor icle—	10 11		
		(i)	for a first offence—200 penalty units; or	12 13		
		(ii)	for a second or later offence—400 penalty units; or	14 15		
	(b)	othe	erwise—	16		
		(i)	for a first offence—200 penalty units; or	17 18		
		(ii)	for a second offence—400 penalty units; or	19 20		
		(iii)	for a third or later offence—3000 penalty units.	21 22		
	Note	_		23		
			ctions 150B and 150C in relation to the ion of the penalty for this subsection.	24 25		
(3)	jour	ney o	ection (2), it does not matter where the ends or if the journey involves leaving stering the taxi service area.	26 27 28		
			service may only be provided ular motor vehicle	29 30		
(1)	A person must not provide a booked hire service using a motor vehicle that is not a booked hire vehicle taxi or limousine					

		Max	ximuı	m penalty—	1
		(a)		he person is the driver of the motor icle—	2 3
			(i)	for a first offence—160 penalty units; or	4 5
			(ii)	for a second or later offence—320 penalty units; or	6 7
		(b)	othe	erwise—	8
			(i)	for a first offence—160 penalty units; or	9 10
			(ii)	for a second offence—320 penalty units; or	11 12
			(iii)	for a third or later offence—2400 penalty units.	13 14
		Note	_		15
				ctions 150B and 150C in relation to the cion of the penalty for this subsection.	16 17
	(2)	serv	ice p	tion does not apply to a booked hire rescribed by regulation as a booked hire o which this section does not apply.	18 19 20
77				on providing booked hire service sing fixed booking device	21 22
	(1)	requ	iestec	must not provide a booked hire service d through a fixed booking device using a hicle that is not a taxi.	23 24 25
		Max	ximuı	m penalty—	26
		(a)		he person is the driver of the motor icle—	27 28
			(i)	for a first offence—200 penalty units; or	29 30
			(ii)	for a second or later offence—400 penalty units; or	31 32

		(b)	b) otherwise—		1
			(i)	for a first offence—200 penalty units; or	2 3
			(ii)	for a second offence—400 penalty units; or	4 5
			(iii)	for a third or later offence—3000 penalty units.	6 7
		Note			8
				ctions 150B and 150C in relation to the ion of the penalty for this subsection.	9 10
	(2) In this section—		ction—	11	
	fixed booking device means a device that is fixed at a place and has the primary function or purpose of allowing a person to request a booked hire service to be provided for a journey that starts at the place.		12 13 14 15 16		
	_				
78				vice must be provided by booking entity	17 18
78		A paragraphic anotal a before	erson ther pooked oorise		
78	aut	A panot a be auth serv	erson ther p poked orise rice.	must not provide a booking service for person to drive a motor vehicle to provide d hire service unless the person is an	18 19 20 21 22
78	aut	A panot a be auth serv	erson ther pooked torise tice.	must not provide a booking service for person to drive a motor vehicle to provide d hire service unless the person is an ed booking entity for the booked hire	18 19 20 21 22 23
78	aut	A panot a boauth serv	erson ther pooked torise tice.	must not provide a booking service for person to drive a motor vehicle to provide d hire service unless the person is an ed booking entity for the booked hire m penalty—	18 19 20 21 22 23 24
78	aut	A pranot a be auth serv Max	erson ther pooked torise tice. timus for a	must not provide a booking service for person to drive a motor vehicle to provide a hire service unless the person is an ed booking entity for the booked hire m penalty— a first offence—160 penalty units; or a second offence—320 penalty units; or a third or later offence—2400 penalty	18 19 20 21 22 23 24 25
78	aut	A panot a boauth serv Max (a) (b) (c)	erson ther pooked torise tice. timular for a for unit	must not provide a booking service for person to drive a motor vehicle to provide a hire service unless the person is an ed booking entity for the booked hire m penalty— a first offence—160 penalty units; or a second offence—320 penalty units; or a third or later offence—2400 penalty	18 19 20 21 22 23 24 25 26 27

		person is an authorised booking entity for the service; or	1 2
		(b) if the booking to provide the service was arranged by the person—the person is an authorised booking entity for the service or is otherwise authorised to arrange the booking under a regulation.	3 4 5 6 7
		Maximum penalty—	8
		(a) for a first offence—160 penalty units; or	9
		(b) for a second or later offence—320 penalty units.	10 11
		Note—	12
		See sections 150B and 150C in relation to the application of the penalty for subsections (1) and (2).	13 14
Div	VISIC	on 2 Booking records for	15
Div	VISIO	booking records for booked hire services	15 16
Div 79		<b>3</b>	
		booked hire services	16
	Арј	booked hire services  plication of division  This division does not apply to a booked hire	16 17 18
79	Арј	booked hire services  plication of division  This division does not apply to a booked hire service provided using a taxi.	16 17 18 19
79	Ap <sub>l</sub>	booked hire services  plication of division  This division does not apply to a booked hire service provided using a taxi.	16 17 18 19 20
79	Ap <sub>l</sub>	booked hire services  plication of division  This division does not apply to a booked hire service provided using a taxi.  at is a booking record  A booking record is a written record—	16 17 18 19 20 21
79	Ap <sub>l</sub>	booked hire services  plication of division  This division does not apply to a booked hire service provided using a taxi.  that is a booking record  A booking record is a written record—  (a) of a booking for a booked hire service; and (b) that contains the details of the booking	16 17 18 19 20 21 22 23

		(b)	a booking record may be kept, carried or produced for inspection by keeping, carrying or producing for inspection a copy of the record.	1 2 3 4
81	Во	okin	g entity's obligations	5
		-	person who provides a booking service for a ked hire service must—	6 7
		(a)	make a booking record for the booked hire service that is legible; and	8 9
		(b)	if the person is not the driver of the motor vehicle to be used to provide the service—before the journey starts, give a copy of the booking record to the driver; and	10 11 12 13
		(c)	keep the booking record for at least 2 years after the record is made; and	14 15
		(d)	if asked by an authorised person—produce the booking record for inspection by the authorised person.	16 17 18
		Max	ximum penalty—80 penalty units.	19
82	Dri	ver's	obligations	20
	(1)	boo	e driver of a motor vehicle used to provide a ked hire service for a journey must, while viding the service, carry a booking record for service.	21 22 23 24
		Max	ximum penalty—80 penalty units.	25
	(2)	prov	subsection (1), a motor vehicle is used to vide a booked hire service for a journey if the icle—	26 27 28
		(a)	is about to be used for the journey; or	29
		(b)	is being used for the journey; or	30
		(c)	has just been used for the journey.	31

(3)	(3) If asked by an authorised person, the driver must immediately—			
	(a) produce the booking record for inspection by the authorised person; or	3 4		
	(b) allow the authorised person to enter the vehicle to read the booking record displayed on an electronic device if—	5 6 7		
	<ul><li>(i) it is not reasonably practicable for the authorised person to read the display from outside the vehicle; and</li></ul>	8 9 10		
	(ii) the authorised person tells the driver the authorised person needs to enter the vehicle to read the display.	11 12 13		
	Maximum penalty—80 penalty units.	14		
(4)	(4) If an authorised person enters a motor vehicle under subsection (3)(b), the authorised person—			
	(a) may remain in the vehicle for only the period of time that is reasonably necessary to read the display; and	17 18 19		
	(b) may inspect the vehicle, and anything in the vehicle, only to the extent that is reasonably necessary to read the display.	20 21 22		
Part 3	3 Safety duties	23		
Divisi	on 1 Preliminary	24		
83 De	finitions for part	25		
	In this part—	26		
	business practices means the person's practices in running a business associated with providing a taxi service or booked hire service, including—	27 28 29		

(a)	the operating policies and procedures of the business; and	1 2
(b)	the arrangements for preventing or minimising safety risks associated with the person's practices.	3 4 5
fati	gue includes any of the following—	6
(a)	feeling sleepy;	7
(b)	feeling physically or mentally tired, weary or drowsy;	8 9
(c)	feeling exhausted or lacking energy;	10
(d)	behaving in a way consistent with paragraph (a), (b) or (c).	11 12
ensi part rela	conably practicable, in relation to a duty to are safety, means that which is, or was at a icular time, reasonably able to be done in tion to the duty, weighing up all relevant ters, including—	13 14 15 16 17
(a)	the likelihood of a safety risk, or damage to property, happening; and	18 19
(b)	the harm that could result from the risk or damage; and	20 21
(c)	what the person knows, or ought reasonably to know, about the risk or damage; and	22 23
(d)	what the person knows, or ought reasonably to know, about the ways of—	24 25
	(i) removing or minimising the risk; or	26
	(ii) preventing or minimising the damage; and	27 28
(e)	the availability and suitability of those ways; and	29 30
(f)	the cost associated with the available ways, including whether the cost is grossly	31 32

			disproportionate to the likelihood of the risk or damage.				
		safe	ety law means—	3			
		(a)	the Work Health and Safety Act 2011; or	4			
		(b)	the Heavy Vehicle National Law (Queensland).	5 6			
			ety risk means a risk to the safety of persons or perty, including the safety of—	7 8			
		(a)	the drivers of, and passengers in, vehicles; and				
		(b)	persons or property in or in the vicinity of, or likely to be in or in the vicinity of, roads and public places, including other road users; and	11 12 13 14			
		(c)	vehicles and anything in them.	15			
84	Per	sons	s in chain of responsibility	16			
	(1)	cha	h of the following persons is a <i>person in the in of responsibility</i> for a taxi service or ked hire service—	17 18 19			
		(a)	an operator of the service;	20			
		(b)	the holder of a taxi service licence, limousine licence or booked hire service licence for a motor vehicle used to provide the service;	21 22 23 24			
			,	27			
		(c)	the driver of a motor vehicle used to provide the service;	25 26			
		(c) (d)	the driver of a motor vehicle used to provide	25			

		(f) another person who provides booking services for the service;	1 2	
		(g) if an authorised booking entity who provides booking services for the service is a foreign person—the entity's local nominee.	3 4 5 6	
(	(2)	In this section—	7	
		registered operator see the Transport Operations (Road Use Management) Act 1995, schedule 4.	8 9	
85	Rela	ationship with other safety laws	10	
(	<ol> <li>If a provision of this part and a provision of another safety law deal with the same thing and it is possible to comply with both provisions, a person must comply with both provisions.</li> <li>However, to the extent it is not possible for the person to comply with a provision of this part and a provision of another safety law dealing with the same thing, the person must comply with—         <ul> <li>(a) the provision of this part and the safety law; or</li> </ul> </li> </ol>			
(				
		(b) if, under the other safety law, the person is required to comply with a provision of another safety law—the provision of the other safety law.	20 21 22 23	
(	(3)	Evidence of a contravention of this part is admissible in any proceeding for an offence against a provision of another safety law.	24 25 26	
(	(4)	If an act, omission or circumstances constitute an offence under this part and another safety law, the offender is not liable to be punished more than once for the act, omission or circumstances.	27 28 29 30	

**Principles** 

**Division 2** 

86	Prii	nciple of shared responsibility	1
	(1)	The safety of activities associated with providing a taxi service or booked hire service is the shared responsibility of each person in the chain of responsibility for the service.	2 3 4 5
	(2)	The level and nature of a person's responsibility for an activity depends on—	6 7
		(a) the functions the person performs or is required to perform, whether exclusively or occasionally; and	8 9 10
		(b) the nature of the safety risks created by the carrying out of the activity; and	11 12
		(c) the person's capacity to control, eliminate or minimise the risks.	13 14
87	Priı	nciples applying to duties	15
	(1)	A person may have more than 1 duty because of the functions the person performs or is required to perform.	16 17 18
	(2)	More than 1 person can concurrently have the same duty.	19 20
	(3)	Each person must comply with the duty to the standard required under this part even if another person has the same duty.	21 22 23
	(4)	If more than 1 person has a duty for the same matter, each person—	24 25
		(a) is responsible for the person's duty in relation to the matter; and	26 27
		(b) must discharge the person's duty to the extent to which the person—	28 29
		(i) has the capacity to influence and control the matter; or	30 31

			(ii)	would have the capacity but for an agreement or arrangement purporting to limit or remove that capacity.	1 2 3
(5) A person's person.				's duty can not be transferred to another	4 5
	(6)	a safe	ety l	nce with relevant transport legislation or aw is not, of itself, evidence that a person targed a duty under this part.	6 7 8
Div	visio	n 3		Nature of primary duties	9
88	Prir	nary	dut	y of care	10
	(1)	taxi s far a perso	servi s is : on's mak	rson in the chain of responsibility for a fice or booked hire service must ensure, so reasonably practicable, the safety of the activities, including business practices ing decisions, relating to providing the	
	(2)			limiting subsection (1), each person in of responsibility must—	17 18
		(a)	not	ninate safety risks or, to the extent it is reasonably practicable to eliminate ty risks, minimise the safety risks; and	19 20 21
		(b)	pers chai prov	are the person's conduct does not ctly or indirectly encourage another con, including another person in the n of responsibility, to contravene a vision of relevant transport legislation ting to—	22 23 24 25 26 27
			(i)	providing a taxi service or booked hire service; or	28 29
			(ii)	a motor vehicle used to provide a taxi service or booked hire service.	30 31

89	Duty of executive officer of corporation					
	(1)	exec due	cutive	oration has a duty under section 88, an e officer of the corporation must exercise ence to ensure the corporation complies duty.	2 3 4 5	
		91 c	r 91 <i>E</i>	n penalty—the penalty under section 90, A for an offence relating to the duty under 8 committed by an individual.	6 7 8	
	(2)	offe corp	nce orati	cutive officer may be convicted of an against subsection (1) even if the on has not been proceeded against for, or d of, an offence relating to the duty.	9 10 11 12	
	(3)	In th	nis se	ction—	13	
		due to—	_	gence includes taking reasonable steps	14 15	
		(a)	abouto p	uire, and keep up to date, knowledge at the safe conduct of activities relating providing taxi services or booked hire ices; and	16 17 18 19	
		(b)	gain	an understanding of—	20	
			(i)	the nature of the corporation's activities relating to providing taxi services or booked hire services; and	21 22 23	
			(ii)	the safety hazards and risks associated with those activities; and	24 25	
		(c)		re the corporation has, and uses, copriate resources to eliminate or imise those hazards and risks; and	26 27 28	
		(d)		are the corporation has, and implements, cesses—	29 30	
			(i)	to eliminate or minimise those hazards and risks; and	31 32	
			(ii)	for receiving, considering, and responding in a timely way to,	33 34	

			information about those hazards and risks and any incidents; and	1 2
			(iii) for complying with the corporation's duty under section 88; and	3 4
		(e)	verify the resources and processes mentioned in paragraphs (c) and (d) are being provided, implemented and used.	5 6 7
Div	Division 4 Failing to comply with			
			primary duties	9
90	Red	ckles	s conduct—category 1	10
	(1)	A pe	erson commits an offence if—	11
		(a)	the person has a duty under section 88; and	12
		(b)	the person, without a reasonable excuse, engages in conduct related to the duty that exposes an individual, or class of individuals, to a risk of death or serious injury or illness; and	13 14 15 16 17
		(c)	the person is reckless to the risk.	18
		Max	kimum penalty—	19
		(a)	for an individual—3000 penalty units or 5 years imprisonment; or	20 21
		(b)	for a corporation—30,000 penalty units.	22
	(2)		prosecution bears the burden of proving that conduct was engaged in without reasonable use.	23 24 25
91	Fai	lure 1	to comply with duty—category 2	26
		A pe	erson commits an offence if—	27
		(a)	the person has a duty under section 88; and	28

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	(b)	the person contravenes the duty; and	1		
	(c)	the person's contravention exposes an individual, or class of individuals, to a risk of death or serious injury or illness.	2 3 4		
	Max	ximum penalty—	5		
	(a)	for an individual—1500 penalty units; or	6		
	(b)	for a corporation—15,000 penalty units.	7		
91A Fail	ure	to comply with duty—category 3	8		
A person commits an offence if—					
	(a)	the person has a duty under section 88; and	10		
	(b)	the person contravenes the duty.	11		
	Maximum penalty—				
	(a)	for an individual—500 penalty units; or	13		
	(b)	for a corporation—5000 penalty units.	14		
Division 5 Duties relating to fatigue					
		management	16		
91B Dut	ies r	relating to fatigue	17		
(1)	used	erson must not drive a motor vehicle being d to provide a taxi service or booked hire ice while the person's ability to drive the or vehicle safely is impaired by fatigue.	18 19 20 21		
	Max	ximum penalty—160 penalty units.	22		
(2)	reas driv the	erson in the chain of responsibility for a taxi rice or booked hire service must take all onable steps to ensure another person does not e a motor vehicle to provide the service while other person's ability to drive the motor icle safely is impaired by fatigue.	23 24 25 26 27 28		

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	Maximum penalty—160 penalty units.	1			
91C Regulation may impose other fatigue management duties or requirements					
(1)	A regulation may impose other duties or requirements on a person in the chain of responsibility for a taxi service or booked hire service about managing driver fatigue.	4 5 6 7			
(2)	A regulation under subsection (1) may, for example, impose—	8 9			
	(a) standards about time spent driving a motor vehicle; and	10 11			
	(b) requirements about monitoring, recording and reporting about time spent driving a motor vehicle; and	12 13 14			
	(c) requirements about using particular equipment or technology for managing fatigue; and	15 16 17			
	(d) requirements for training drivers and other persons in the chain of responsibility about managing driver fatigue.	18 19 20			
Part 4 Licences and					
	authorisation for	22			
	personalised transport	23			
	services	24			
Divisio	on 1 Taxi service licences	25			
91D What is a taxi service licence					
A <i>taxi service licence</i> is a licence for a taxi service area issued by the chief executive under which the					

		holder may provide taxi services and booked hire services using the motor vehicle stated in the licence.	1 2 3			
911	E Ori	ginal taxi service licence	4			
	(1)	A taxi service licence that was in force immediately before the commencement (an <i>original taxi service licence</i> ) continues in force as a taxi service licence under section 91D for the taxi service area stated in the licence.	5 6 7 8 9			
	(2)	An original taxi service licence is for the term, of not more than 5 years, stated in the licence.	10 11			
	(3)	An original taxi service licence must, at the request of the licence holder, be renewed for successive terms of 5 years if its conditions are complied with.	12 13 14 15			
	(4)	However, an original taxi service licence may be renewed for a shorter term if the applicant for renewal asks for a shorter term.				
911	F Iss	ue of a taxi service licence	19			
	(1)	The chief executive may issue a taxi service licence for a taxi service area.	20 21			
	(2)	However, before the chief executive issues a taxi service licence, the chief executive must, by public notice, invite offers to purchase the taxi service licence—	22 23 24 25			
		(a) stating the intention to issue the licence; and	26			
		(b) calling for offers for the taxi service licence.	27			
	(3)	The chief executive is not obliged to accept any offer for a taxi service licence.				
	(4)	A taxi service licence may be issued—	30			

	(a)	for the term, of not more than 5 years, stated in the licence; and	1 2
	(b)	on a renewable or non-renewable basis.	3
(5)		a taxi service licence issued on a renewable is—	4 5
	(a)	the first term of the licence must be less than 5 years; and	6 7
	(b)	the licence may be renewed for 1 or more successive terms; and	8 9
	(c)	the sum of the terms of the licence must be not more than 5 years.	10 11
(6)		axi service licence issued on a non-renewable is must not be renewed.	12 13
(7)		axi service licence issued under this section is transferable to another person.	14 15
		r of taxi service licence between taxi areas	16 17
(1)	lice	chief executive may amend a taxi service nce to change the taxi service area for the nce to another taxi service area if—	18 19 20
	(a)	the holder of the licence successfully offers for a transfer to the other taxi service area following the calling of offers by public notice; or	21 22 23 24
	(b)	the taxi service areas are amalgamated; or	25
	(c)	the holder of the licence applies to transfer the licence to the other taxi service area.	26 27
(2)	opii incr	section (3) applies if, in the chief executive's mion, the value of a taxi service licence reases because the licence is transferred to ther taxi service area under subsection (1)(a)	28 29 30 31

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(3)	The chief executive may require, as a condition of a transfer mentioned in subsection (1)(a) or (c), the holder of the taxi service licence to pay to the chief executive an amount representing the increase in value.	1 2 3 4 5
(4)	This section does not limit the power to make regulations about amending taxi service licences.	6 7
Divisio	on 2 Limousine licences	8
91H Wh	at is a <i>limousine licence</i>	9
(1)	A <i>limousine licence</i> is a licence issued by the chief executive under which the holder may provide booked hire services using the motor vehicle stated in the licence.	10 11 12 13
(2)	A limousine service licence that was in force immediately before the commencement continues in force as a limousine licence under subsection (1).	14 15 16 17
(3)	The chief executive must not issue any new limousine licences.	18 19
(4)	A limousine service area stated in a limousine licence has no effect.	20 21
91I Ter	m of limousine licence	22
(1)	A limousine licence is for the term, of not more than 5 years, stated in the licence.	23 24
(2)	Subject to subsection (4), a limousine licence may be renewed for successive terms of—	25 26
	(a) for a special purpose limousine licence—1 year; or	27 28
	(b) otherwise—5 years.	29
(3)	However, a limousine licence may be renewed for	30

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	a shorter term if the applicant for the renewal asks for a shorter term.	1 2
(4)	A regulation may prescribe a day after which a special purpose limousine licence must not be renewed.	3 4 5
(5)	In this section—	6
	special purpose limousine licence means a limousine licence that, immediately before the commencement, was a special purpose limousine service licence under this Act.	7 8 9 10
Divisio	on 3 Booked hire service	11
	licences	12
91J Wh	at is a booked hire service licence	13
	A <i>booked hire service licence</i> is a licence issued by the chief executive under which the holder may provide booked hire services using the motor vehicle stated in the licence.	14 15 16 17
	uing or refusing booked hire service	18 19
(1)	A regulation may provide for issuing, or refusing to issue, booked hire service licences.	20 21
(2)	Without limiting subsection (1), a regulation may—	22 23
	(a) state the circumstances in which the chief executive may refuse to issue a person a booked hire service licence; and	24 25 26
	(b) provide for the form and contents of a booked hire service licence.	27 28

91L Ter	m of booked hire service licence	1
(1)	A booked hire service licence is for a term of—	2
	(a) the period prescribed by regulation; or	3
	(b) if no period is prescribed—the period of not more than 1 year stated in the licence.	4 5
(2)	A booked hire service licence is issued on a non-renewable basis and must not be renewed.	6 7
(3)	However, before a booked hire service licence expires, the holder of the licence may apply for another booked hire service licence to replace the expiring licence.	8 9 10 11
91M Bo	oked hire service licence not transferable	12
	A booked hire service licence is not transferable to another person.	13 14
Divisio		15
Divisio	on 4 General provisions for licences	15 16
		_
	licences	16
	licences	16 17
	licences  Dication of division  This division applies for the following licences—	16 17 18
	licences  Dlication of division  This division applies for the following licences—  (a) a taxi service licence;	16 17 18 19
91N App	licences  Dlication of division  This division applies for the following licences—  (a) a taxi service licence;  (b) a limousine licence;	16 17 18 19 20
91N App	licences  Dication of division  This division applies for the following licences—  (a) a taxi service licence;  (b) a limousine licence;  (c) a booked hire service licence.	16 17 18 19 20 21

	contravene a condition of the licence.	1
	Maximum penalty for subsection (2)—40 penalty units.	2 3
91P Am	endment of licence	4
(1)	A regulation may authorise the chief executive to amend the conditions of a licence if the chief executive is satisfied the amendment is necessary for improving public passenger services in the public interest.	5 6 7 8 9
(2)	A regulation may also authorise the amendment of a licence in other circumstances and make other provision about amending a licence.	10 11 12
91Q No	tice to driver about licence	13
(1)	The operator of a taxi service or booked hire service provided using a motor vehicle must give each driver of the vehicle a written notice stating the following information for the licence for the vehicle—	14 15 16 17 18
	(a) the details of the vehicle stated in the licence;	19 20
	(b) any conditions of the licence;	21
	(c) for a taxi service licence—the taxi service area for the licence.	22 23
	Maximum penalty—40 penalty units.	24
(2)	The driver of a motor vehicle being used to provide a taxi service or booked hire service must, if asked by an authorised person, produce the notice for inspection by the authorised person unless the driver has a reasonable excuse.	25 26 27 28 29
	Maximum penalty—20 penalty units.	30
(3)	A notice may be given, or produced for	31

	inspection, under this section electronically.	1		
	inspection, under this section electronically.	1		
91R Ve	hicle stated in licence	2		
(1)	The motor vehicle stated in a licence must comply with the requirements for the vehicle (the <i>vehicle requirements</i> ) prescribed by regulation.	3 4 5		
(2)	To the extent a vehicle requirement is about the type of motor vehicle, subsection (1) does not apply to a motor vehicle stated in a limousine licence if the motor vehicle was stated in the licence immediately before the commencement.			
(3)	A regulation may allow—	11		
	(a) the holder of a licence to apply to the chief executive to change the motor vehicle stated in the licence to another vehicle that complies with the vehicle requirements; and	12 13 14 15		
	(b) a vehicle that complies with the vehicle requirements, other than the vehicle stated in a licence, to be used under the licence in stated circumstances and on stated conditions.	16 17 18 19 20		
91S Tra	ansfer, lease or surrender of licence	21		
(1)	A regulation may provide for—	22		
	(a) an original taxi service licence or limousine licence (other than a special purpose limousine licence) to be transferred to another person; or	23 24 25 26		
	(b) a licence to be leased or surrendered.	27		
(2)	A special purpose limousine licence is not transferable to another person.	28 29		
(3)	In this section—	30		
	special purpose limousine licence see section	31		

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	911	(5).		1
<b>91T Sus</b>	-	_	and cancelling licence	2
	can	cellin	g a licence.	4
(2)			limiting subsection (1), a regulation may the chief executive to—	5 6
	(a)	•	pend or cancel a person's licence if the son contravenes—	7 8
		(i)	a condition of the licence; or	9
		(ii)	a provision of relevant transport legislation relating to providing a taxi service or booked hire service or a motor vehicle used to provide a taxi service or booked hire service; or	10 11 12 13 14
	(b)	imn	nediately suspend a person's licence if—	15
		(i)	the vehicle is required to comply with the vehicle requirements prescribed under section 91R(1) and the vehicle does not comply with the requirements; or	16 17 18 19 20
		(ii)	the chief executive considers it necessary in the public interest.	21 22
91U Red	aiste	er of	licences	23
(1)	The		ef executive must keep a register of	24 25
(2)		_	ster must contain at least the following rs for each licence—	26 27
	(a)	the	holder's name and contact details;	28
	(b)	the	number of the licence;	29
	(c)	the	day the licence takes effect and expires;	30

	(d) details of the vehicle stated in the licence;	1
	(e) for a taxi service licence—the taxi service area for the licence;	2 3
	(f) any conditions of the licence.	4
(3)	The register may be kept in a form, including electronic form, the chief executive considers appropriate.	5 6 7
(4)	The chief executive may publish information from the register on the department's website including, for example—	8 9 10
	(a) the number of a licence; and	11
	(b) details of the vehicle stated in a licence.	12
(5)	However, the chief executive must not publish information from the register about an individual.	13 14
Divisio	on 5 Booking entity	15
	authorisations	16
		16
Cubdis		
Subdiv	vision 1 Booking entity	17
Subdiv		
91V Wh	vision 1 Booking entity	17
91V Wh	vision 1 Booking entity authorisations generally at is a <i>booking entity authorisation</i> and an	17 18 19

	anting or refusing booking entity horisation	1 2
(1)	A regulation may provide for granting, or refusing to grant, a booking entity authorisation.	3 4
(2)	If an applicant for a booking entity authorisation is a foreign person, the application for the booking entity authorisation must include—	5 6 7
	(a) the applicant's nomination of its representative under section 91ZD; and	8 9
	(b) any other information required by the chief executive.	10 11
(3)	Without limiting subsection (1), a regulation may—	12 13
	(a) state the circumstances in which the chief executive may refuse to grant a person a booking entity authorisation, including, for example, that the person or another relevant person has been charged with, or convicted of, a disqualifying offence; and	14 15 16 17 18 19
	(b) provide for an authorising document; and	20
	(c) provide for the form and contents of an authorising document.	21 22
91X Ter	m of booking entity authorisation	23
(1)	A booking entity authorisation is for the term, of not more than 5 years, stated in the authorising document.	24 25 26
(2)	A booking entity authorisation may be granted on a renewable or non-renewable basis.	27 28
(3)	For a booking entity authorisation granted on a renewable basis—	29 30
	(a) the first term of the authorisation must be less than 5 years; and	31 32

	(b) the authorisation may be renewed for 1 or more successive terms; and	1 2
	(c) the sum of the terms of the authorisation must be not more than 5 years.	3 4
(4)	A booking entity authorisation granted on a non-renewable basis must not be renewed.	5 6
(5)	However, before a booking entity authorisation expires, the holder of the authorisation may apply for another booking entity authorisation to replace the expiring authorisation.	7 8 9 10
91Y Coı	nditions of booking entity authorisation	11
(1)	A booking entity authorisation is subject to the conditions stated in the authorising document by the chief executive.	12 13 14
(2)	An authorised booking entity must not contravene a condition of the entity's booking entity authorisation.	15 16 17
	Maximum penalty—40 penalty units.	18
91Z Am	endment of booking entity authorisation	19
(1)	A regulation may authorise the chief executive to amend the conditions of a booking entity authorisation if the chief executive is satisfied the amendment is necessary for improving booking services for booked hire services in the public interest.	20 21 22 23 24 25
(2)	A regulation may also authorise the amendment of a booking entity authorisation in other circumstances and make other provision about amending a booking entity authorisation.	26 27 28 29

			n and cancellation of booking risation	1 2
(1)			tion may provide for suspending and g a booking entity authorisation.	3 4
(2)			limiting subsection (1), a regulation may the chief executive to—	5 6
	(a)	-	end or cancel a person's booking entity orisation if—	7 8
		(i)	the person or, for a person who is a foreign person, the person's local nominee contravenes a condition of the authorisation; or	9 10 11 12
		(ii)	the person or, for a person who is a foreign person, the person's local nominee contravenes a provision of relevant transport legislation relating to providing a booked hire service or a motor vehicle used to provide a booked hire service; or	13 14 15 16 17 18 19
		(iii)	the person or another relevant person has been charged with, or convicted of, a disqualifying offence; and	20 21 22
	(b)		nediately suspend a person's booking by authorisation if—	23 24
		(i)	for a person who is a foreign person—the person does not have a local nominee; or	25 26 27
		(ii)	the person or, for a person who is a foreign person, the person's local nominee takes steps to avoid detection of, or prosecution for, an offence committed by the person or another person in relation to providing a booked hire service or booking service for a booked hire service; or	28 29 30 31 32 33 34 35

	(iii) the chief executive considers it necessary in the public interest.	1 2
91ZB Tr	ansfer, lease or surrender	3
(1)	A booking entity authorisation is not transferable to another person and can not be leased.	4 5
(2)	A regulation may provide for a booking entity authorisation to be surrendered.	6 7
Subdiv	vision 2 Local nominee	8
91ZC A	pplication of subdivision	9
	This subdivision applies if an authorised booking entity is a foreign person.	10 11
91ZD R	equirement for local nominee	12
(1)	The authorised booking entity must nominate 1 person to be its representative for the purposes of this Act (the entity's <i>local nominee</i> ).	13 14 15
(2)	The nominated person must be—	16
	(a) an individual who usually lives in Australia; or	17 18
	(b) a corporation incorporated in Australia.	19
(3)	The nomination must—	20
	(a) be given to the chief executive in the approved form; and	21 22
	(b) include the nominated person's signed written consent to the nomination.	23 24

	ocal nominee is liable for offence against Act	1 2
(1)	If the authorised booking entity commits an offence against this Act, the entity's local nominee is taken to have also committed the offence.	3 4 5 6
(2)	If the authorised booking entity is a corporation, the entity's local nominee, on conviction of an offence under subsection (1), is liable to the penalty that applies for a corporation convicted of the offence, whether or not the local nominee is an individual or a corporation.  Note—	7 8 9 10 11 12
	See the <i>Penalties and Sentences Act 1992</i> , section 181B in relation to fines for a corporation for offences for which a fine for a corporation is not expressly stated.	14 15 16
(3)	The local nominee may be proceeded against for, and convicted of, the offence whether or not the authorised booking entity has been proceeded against for, or convicted of, the offence.	17 18 19 20
(4)	This section does not affect—	21
	(a) the liability of the authorised booking entity for the offence; or	22 23
	(b) the liability, under the Criminal Code, chapter 2, of any person for the offence.	24 25
	ving document or information and place of siness	26 27
(1)	A notice, direction, report or other document is given to the authorised booking entity under this Act by giving the notice, direction, report or other document to the entity's local nominee.	28 29 30 31
(2)	A notice or other document, other than a nomination under section 91ZD(3), or information given to the chief executive under	32 33 34

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(2)	this Act by an authorised booking entity's local nominee is taken to have been given to the chief executive by the authorised booking entity.	1 2 3
(3)	For chapter 11, a place of business of an authorised booking entity's local nominee is taken to be a place of business of the entity.	4 5 6
Subdiv	vision 3 General provisions	7
91ZG O	bligation to keep and provide information	8
(1)	An authorised booking entity must keep the information prescribed by regulation about the following matters, in the way and for the period prescribed by regulation—	9 10 11 12
	(a) the booking services provided by the entity;	13
	(b) booked hire services for which the entity provides booking services.	14 15
	Maximum penalty—150 penalty units.	16
(2)	An authorised booking entity must provide the information the entity must keep under subsection (1) to the chief executive, in the way and at the times prescribed by regulation.	17 18 19 20
	Maximum penalty—150 penalty units.	21
(3)	Information given to the chief executive under this section is not admissible in a civil, criminal or administrative proceeding other than a proceeding about complying with subsection (1) or (2).	22 23 24 25 26
91ZH R	egister of booking entity authorisations	27
(1)	The chief executive must keep a register of booking entity authorisations.	28 29
(2)	The register must contain at least the following	30

Part 5	Enforcement	29
(5)	However, the chief executive must not publish information from the register about an individual other than the information mentioned in subsection (4)(a) and (b).	25 26 27 28
	(c) the identifying number of a booking entity authorisation.	23 24
	(b) if an authorised booking entity is a foreign person—the name and business name (if any) of the entity's local nominee;	20 21 22
	(a) an authorised booking entity's name and business name (if any);	18 19
(4)	The chief executive may publish information from the register on the department's website, including, for example, the following—	15 16 17
(3)	The register may be kept in a form, including electronic form, the chief executive considers appropriate.	12 13 14
	(e) any conditions of the authorisation.	11
	(d) if the entity is a foreign person—the name, business name (if any) and contact details of the entity's local nominee;	8 9 10
	(c) the day the authorisation takes effect and expires;	6 7
	(b) the number of the authorisation;	5
	(a) the authorised booking entity's name, business name (if any) and contact details;	3 4
	particulars for each booking entity authorisation—	1 2

Divisio	•	1
	licences for driver	2
	offences	3
91ZI Wł	nat is a <i>relevant driver offence</i>	4
	An offence committed by the driver of a motor vehicle against any of the following provisions is a <i>relevant driver offence</i> —	5 6 7
	(a) section 27(1);	8
	(b) section 74(1) or (2);	9
	(c) section 75(2);	10
	(d) section 76(1);	11
	(e) section 77(1);	12
	(f) section 78(2);	13
	(g) section 82(1) or (3).	14
91ZJ CI	nief executive may suspend driver licence	15
(1)	This section applies if a person has, within a 3-year period, committed 3 or more relevant driver offences.	16 17 18
	Note—	19
	See section 150C for when a person commits an offence for this section.	20 21
(2)	For subsection (1), if a person committed 2 or more relevant driver offences because of conduct the person engaged in at a particular time, the person is taken to have committed only 1 relevant driver offence at the time.	22 23 24 25 26
(3)	The chief executive may suspend the person's driver licence for a period of 1 month.	27 28
(4)	The chief executive suspends a person's driver licence under subsection (3) by giving the person	29 30

	a written notice stating the following—	1
	(a) the person's driver licence is being suspended;	2 3
	(b) the day the suspension starts, which must be at least 7 days after the day the notice is given;	4 5 6
	(c) the day the suspension ends;	7
	(d) the reasons for the suspension;	8
	(e) the person may not apply to the chief executive for reconsideration of the decision or to QCAT for a review of the decision.	9 10 11
(5)	The person's driver licence is suspended for the period stated in the notice.	12 13
(6)	In this section—	14
	conduct means an act or an omission to perform an act.	15 16
	eneral effect of suspension of driver ence	17 18
(1)	This section applies if the chief executive suspends a person's driver licence under section 91ZJ.	19 20 21
(2)	While the person's driver licence is suspended—	22
	(a) if the person holds a Queensland driver licence—the person's Queensland driver licence is suspended; and	23 24 25
	(b) if the person's authority to drive on a Queensland road is under a driver licence other than a Queensland driver licence—the person's authority under the licence to drive on a Queensland road is suspended; and	26 27 28 29 30

	(c) if the person does not hold a driver licence—the person is disqualified from holding or obtaining a driver licence; and	1 2 3
	(d) the person is not eligible to apply for a special hardship order under the <i>Transport Operations (Road Use Management) Act 1995</i> .	4 5 6 7
	Note—	8
	A special hardship order under the <i>Transport Operations (Road Use Management) Act 1995</i> authorises a person whose driver licence has been suspended to continue to drive motor vehicles in stated circumstances. See section 150(1A) of that Act.	9 10 11 12 13 14
(3)	Subsection (2)(d) applies despite the <i>Transport Operations (Road Use Management) Act 1995</i> .	15 16
(4)	The suspension of the person's driver licence—	17
	(a) is not affected by the renewal or replacement of the suspended licence; and	18 19
	(b) does not affect the suspension or cancellation of the licence under another Act, whether by operation of law or the exercise of a power by a court or another person.	20 21 22 23 24
	fect of suspension of driver licence on licle insurance	25 26
(1)	The suspension of a person's driver licence under this Act does not terminate a vehicle insurance policy.	27 28 29
(2)	Also, a claim under a vehicle insurance policy can not be refused only because a person's driver licence is suspended under this Act.	30 31 32
(3)	This section applies despite anything to the contrary in a vehicle insurance policy or any other agreement.	33 34 35

(4)	In this section—	1
	vehicle insurance policy—	2
	(a) means a policy of insurance for damage or loss caused by, or arising from, the use or operation of a vehicle; but	3 4 5
	(b) does not include a CTP insurance policy under the <i>Motor Accident Insurance Act</i> 1994.	6 7 8
Divisio	n 2 Audits	9
91ZM P	urpose of division	10
	The purpose of this division is to allow the chief executive or an authorised person to carry out an audit of a person in the chain of responsibility for a taxi service or booked hire service for either or both of the following purposes—	11 12 13 14 15
	(a) to assess the person's compliance with relevant transport legislation in relation to—	16 17
	(i) providing the service; or	18
	(ii) a motor vehicle used to provide the service;	19 20
	(b) to verify information given to the chief executive about the person's business activities relating to providing the service.	21 22 23
91ZN A	udit notice	24
(1)	The chief executive or an authorised person may give a person in the chain of responsibility for a taxi service or booked hire service a written notice (an <i>audit notice</i> ) requiring the person—	25 26 27 28
	(a) to allow the chief executive or authorised person to carry out an audit, within the	29 30

	period stated in the notice, of the person's business activities for a purpose mentioned in section 91ZM; and	1 2 3	
	(b) to enable the chief executive or authorised person to carry out the audit, to cooperate with every reasonable requirement of the chief executive or authorised person.	4 5 6 7	
(2)	An audit notice must state the following—	8	
	(a) the purpose of the audit;	9	
	(b) the period during which the audit is to be carried out;	10 11	
	(c) that a report of the audit will be given to the person;	12 13	
	(d) other matters prescribed by regulation.	14	
(3)	The chief executive may give a person an audit notice as frequently as the chief executive reasonably requires for a purpose mentioned in section 91ZM.	15 16 17 18	
91ZO Fa	ailure to comply with audit notice	19	
	A person who is given an audit notice must comply with the notice unless the person has a reasonable excuse.	20 21 22	
	Maximum penalty—100 penalty units.	23	
91ZP Au	udit report	24	
(1)	As soon as practicable after an audit is carried out, the chief executive must give the person whose business activities were audited a report about the audit.		
(2)	An audit report must include the matters prescribed by regulation.	29 30	

91ZQ Di	rection to comply	1
(1)	This section applies if an audit report identifies that the person whose business activities were audited has not complied with a provision of relevant transport legislation in relation to—	2 3 4 5
	(a) providing a taxi service or booked hire service; or	6 7
	(b) a motor vehicle used to provide a taxi service or booked hire service.	8 9
(2)	The chief executive or an authorised person may give the person a written direction to—	10 11
	(a) if the person's noncompliance mentioned in subsection (1) exposes an individual to a risk of death or serious injury or illness—	12 13 14
	(i) immediately comply with the provision of relevant transport legislation; and	15 16
	(ii) take the action stated in the direction to remedy the noncompliance; or	17 18
	(b) otherwise—comply with the provision of relevant transport legislation, within the period, of not less than 5 business days, stated in the direction.	19 20 21 22
(3)	A direction must—	23
	(a) identify the noncompliance; and	24
	(b) state that failure to comply with the direction, without a reasonable excuse, is an offence; and	25 26 27
	(c) state the direction does not relieve the person from the obligation to comply with another provision of relevant transport legislation.	28 29 30 31
(4)	The chief executive may, by written notice, extend the period for complying with a provision of relevant transport legislation for a direction	32 33 34

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	given under subsection (2)(b).	1	
(5)	The person to whom a direction is given under subsection (2) must not contravene the direction unless the person has a reasonable excuse.	2 3 4	
	Maximum penalty—	5	
	(a) for contravention of a direction mentioned in subsection (2)(a)—320 penalty units; or	6 7	
	(b) otherwise—160 penalty units.	8	
Divisio	on 3 Other offences	9	
91ZR C	harging more than maximum fare	10	
(1)	The chief executive may, by gazette notice, decide maximum fares for taxi services.	11 12	
(2)	Also, the chief executive may, by gazette notice, decide maximum fares for booked hire services—		
	(a) for members of a personalised transport subsidy scheme under section 91ZY; or	15 16	
	(b) provided using a type of vehicle, or for a class of persons, prescribed by regulation; or	17 18	
	(c) mentioned in section 75.	19	
(3)	A person must not charge more than the maximum fare for a taxi service or booked hire service to which a maximum fare under subsection (1) or (2) applies.	20 21 22 23	
	Maximum penalty—40 penalty units.	24	
(4)	For subsection (3), a person charges a fare for a taxi service or booked hire service if the person decides or otherwise controls the amount of the fare including for example—	25 26 27 28	

	(a) by administering an electronic system that determines the amount automatically using a computer program or in another way; or	1 2 3
	(b) by using a device to process payment of an amount that includes the amount of the fare.	4 5
	harging more than maximum payment charge for fare	6 7
(1)	A <i>payment surcharge</i> for a fare for a taxi service or booked hire service is an amount (however described) charged, in addition to the amount of the fare—	8 9 10 11
	(a) for processing payment for the fare; or	12
	(b) for paying the fare using one payment method rather than another.	13 14
(2)	A regulation may prescribe a maximum payment surcharge for a fare for a taxi service or booked hire service.	15 16 17
(3)	A person must not charge more than the maximum payment surcharge for a fare for a taxi service or booked hire service to which a maximum payment surcharge under subsection (2) applies.	18 19 20 21 22
	Maximum penalty—40 penalty units.	23
(4)	For subsection (3), a person charges a payment surcharge for a fare for a taxi service or booked hire service if the person decides or otherwise controls the amount of the payment surcharge, including, for example—	24 25 26 27 28
	(a) by administering an electronic system that determines the amount automatically using a computer program or in another way; or	29 30 31

	a	y using a device to process payment of an mount that includes the amount of the ayment surcharge.	1 2 3
Part 6	<b>3</b>	General provisions	4
Divisio	on 1	Taxi service areas	5
91ZT Ta	ıxi serv	rice areas	6
(1)	regula Note—	ection applies to a taxi service to which a tion under section 36 applies.	7 8 9
	passe	on 36 allows a regulation to declare that a public enger service is to be provided with market entry ctions.	10 11 12
(2)	The chief executive may, by gazette notice, declare a taxi service area.		
(3)	The chief executive may, by gazette notice, fix the number of taxi service licences for a taxi service area.		15 16 17
(4)		ng the number of taxi service licences for a rvice area, the chief executive—	18 19
	S	nust consider whether there are enough taxi ervice licences for the area to meet public emand; and	20 21 22
	(b) n	ay take into account—	23
	(i	) the views of users of taxi services in the area; and	24 25
	(i	<ul> <li>recent changes in travel patterns in the area; and</li> </ul>	26 27
	(i	ii) the types of taxi services or booked	28

	(iv) the performance of the existing taxi fleet in the area; and	1 2	
	(v) the productivity of the fleet.	3	
	ublic passenger service starting in taxi vice area for a taxi	4 5	
(1)	A person must not use a taxi to provide a public passenger service for a journey that starts in a taxi service area unless—	6 7 8	
	(a) the taxi service area in which the journey starts is the taxi service area for the taxi; or	9 10	
	(b) a condition of the taxi service licence otherwise authorises the taxi to be used to provide a public passenger service for the journey.	11 12 13 14	
	Maximum penalty—40 penalty units.	15	
(2)	For subsection (1), it does not matter where the journey ends or if the journey involves leaving and re-entering the taxi service area.		
(3)	This section does not apply to the use of a taxi to provide a public passenger service under a contract with a government entity.		
(4)	In this section—	22	
	government entity means—	23	
	(a) any State or the Commonwealth; or	24	
	(b) a department, service, agency, authority, commission, corporation, instrumentality, board, office or other entity established for a government purpose of any State or the Commonwealth; or	25 26 27 28 29	
	(c) a part of an entity mentioned in paragraph (b).	30 31	

91ZV No area		mpensation for changes to taxi service	1 2
(1)		npensation is not payable if the chief cutive—	3 4
	(a)	does any of the following things under section 91ZT—	5 6
		(i) declares a taxi service area;	7
		(ii) amends or repeals the declaration of a taxi service area;	8 9
		(iii) fixes the number of taxi service licences for a taxi service area;	10 11
		(iv) amends the number of taxi service licences fixed for a taxi service area; or	12 13
	(b)	imposes or amends a condition of a taxi service licence to authorise the taxi to be used to provide a public passenger service for a journey under section 91ZU(1)(b).	14 15 16 17
(2)		o, compensation is not payable if, because of a ter mentioned in subsection (1)—	18 19
	(a)	anything previously permitted is prohibited or regulated; or	20 21
	(b)	anything previously prohibited is permitted or regulated; or	22 23
	(c)	anything previously regulated is no longer regulated or regulated in a different way; or	24 25
	(d)	the value of a taxi service licence changes.	26
(3)		s section does not prevent a regulation viding for payment of compensation.	27 28
Divisio	n 2	Taxi industry security levy	29

and fund

30

91ZW A	nnual taxi industry security levy payable	1	
(1)	The chief executive may impose a taxi industry security levy (the <i>security levy</i> ) for a financial year on holders of taxi service licences for a prescribed taxi service area.	2 3 4 5	
(2)	The purpose of the security levy is to contribute to the costs of improving the security of taxi services in the prescribed taxi service area.		
(3)	The chief executive imposes the security levy by giving the holders written notice—	9 10	
	(a) requiring the payment of the security levy; and	11 12	
	(b) stating the amount of the security levy and the date for payment.	13 14	
(4)	The security levy is the amount prescribed by a regulation for the financial year.		
(5)	A regulation must not increase the security levy for a financial year by more than the CPI percentage increase for the financial year.		
(6)	The holders must pay the security levy on or before the date stated in the notice as the date for payment.		
(7)	A levy amount not paid to the chief executive on or before the date for payment may be recovered by the chief executive as a debt.	23 24 25	
(8)	In this section—	26	
	<b>CPI</b> means the all groups consumer price index for Brisbane published by the Australian statistician.	27 28 29	
	<i>CPI percentage increase</i> , for a financial year, means the percentage increase between—	30 31	
	(a) the CPI published for the quarter ending immediately before the start of the financial year; and	32 33 34	

	(b) the CPI published for the quarter ending immediately before the end of the financial year.	1 2 3
	prescribed taxi service area means a taxi service area prescribed by regulation for this section.	4 5
91ZX Ta	xi Industry Security Fund	6
(1)	The Taxi Industry Security Fund (the <i>fund</i> ) established under previous section 80B is continued in existence.	7 8 9
(2)	The <i>Financial Accountability Act</i> 2009 applies to the fund.	10 11
(3)	Accounts for the fund must be kept as part of the departmental accounts of the department.	12 13
(4)	Amounts received for the fund must be deposited in a departmental financial institution account of the department but may be deposited in an account used for depositing other amounts of the department.	14 15 16 17 18
(5)	Amounts received for the fund include taxi industry security levies under section 91ZW.	19 20
(6)	Amounts may be paid out of the fund for the costs of improving the security of taxi services, including, for example, the costs of engaging rank marshals and security guards at taxi ranks.	21 22 23 24
(7)	If there is a surplus in the fund at the end of a financial year, the surplus must remain in the fund.	25 26 27
(8)	In this section—	28
	departmental accounts, of a department, means the accounts of the department under the Financial Accountability Act 2009, section 69.	29 30 31
	departmental financial institution account, of a department means an account of the department	32

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kept under the <i>Financial Act</i> section 83.	2
	ment means amounts 2
other amounts, of a department received by the department received for the fund.	
previous section 80B mea force before the commence	
Division 3 Other provi	sion 8
91ZY Personalised transport sub	sidy scheme 9
A regulation may provide a the State, for public passen to particular groups using booked hire vehicles, pays—	ger services provided 11 taxis, limousines or 12
(a) the whole or a part of or	fares for the services; 14
(b) another amount for services.	he provision of the 16
Clause 19 Amendment of s 100 (Direction to com	oly with standards) 18
Section 100(3)(a), 'or operate'—	19
omit.	20
Clause 20 Amendment of s 120 (Entry of place)	21
(1) Section 120(d) and (e)—	22
renumber as section 120(e) and (f).	23
(2) Section 120—	24
insert—	25
(d) it is a place of busine chain of responsibility	<u>-</u>

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			booked hire service to whom an audit notice has been given under section 91ZN and the authorised person reasonably believes it is necessary to enter the place to carry out the audit; or	1 2 3 4 5
Clause	21	Omission of s moved)	124A (Power to require limousines to be	6 7
		Section 124	A—	8
		omit.		9
Clause	22	Omission of s motor vehicles	145 (Chief executive may declare particular	10 11
		Section 145	<del>_</del>	12
		omit.		13
Clause	23	Insertion of ne	ew ss 150B and 150C	14
		After sectio	n 150A—	15
		insert—		16
			fences to be counted for particular penalty visions	17 18
		(1)	This section applies in relation to the following provisions (each a <i>relevant provision</i> )—	19 20
			(a) section 27(1);	21
			(b) section 74(1) and (2);	22
			(c) section 75(2);	23
			(d) section 76(1);	24
			(e) section 77(1);	25
			(f) section 78(1) and (2);	26

	(g) a provision of a regulation prescribed by regulation to be a provision to which this section applies.	1 2 3
(2)	For working out whether an offence against a relevant provision is a first, second, third or later offence, each offence committed by the person against the provision must be counted.	4 5 6 7
150C W	hen a person has committed an offence	8
(1)	This section applies for working out, for the following provisions, whether a person has committed an offence against a provision of an Act—	9 10 11 12
	(a) section 91ZJ;	13
	(b) section 150B;	14
	(c) a provision of a regulation prescribed by regulation to be a provision to which this section applies.	15 16 17
(2)	A person has committed an offence if the person—	18 19
	(a) has been convicted of the offence; or	20
	(b) has been served with an infringement notice for the offence and the infringement notice has been dealt with under the <i>State Penalties Enforcement Act 1999</i> .	21 22 23 24
(3)	For subsection (2)(b), an infringement notice for an offence served on a person has been dealt with under the <i>State Penalties Enforcement Act 1999</i> if 1 of the following has happened under that Act—	25 26 27 28
	(a) the fine for the infringement notice has been paid in full;	29 30
	(b) the person has applied for approval to pay the fine for the infringement notice by instalments;	31 32 33

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		(c) an enforcement order has been made against the person for the offence under section 38 of that Act.	1 2 3
Clause	24	Amendment of s 153B (Facilitation of proof—general)	4
		Section 153B(1)(b), from 'that'—	5
		omit, insert—	6
		any of the following matters is evidence of the matter—	7 8
		(i) at a particular time, a stated motor vehicle was or was not a taxi, limousine or booked hire vehicle;	9 10 11
		<ul><li>(ii) at a particular time, a gazette notice under this Act was in force and had not been amended or repealed by another gazette notice;</li></ul>	12 13 14 15
		(iii) at a particular time, a stated place was or was not a cross-border taxi rank; and	16 17
Clause	25	Amendment of s 154H (References to public passenger services in pt 2)	18 19
		Section 154H(1), 'limousine'—	20
		omit, insert—	21
		booked hire	22
Clause	26	Amendment of s 155 (Regulation-making power)	23
		(1) Section 155(3)(b), after 'the services'—	24
		insert—	25
		, including, for example, the use of security cameras and other security devices in vehicles used to provide the services	26 27 28
		(2) Section 155(3)(c), after 'services'—	29

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	insert—	1
	or payment surcharges for fares	2
	(3) Section 155(3)(e), 'or driver'—	3
	omit, insert—	4
	, driver authorisation or booking entity	5
Clause 27	Amendment of s 155A (Taxi and limousine industry assistance regulation)	6 7
	Section 155A—	8
	insert—	9
	(4) In this section, the following terms have the meaning they had when this section commenced—	10 11 12
	<ul> <li>accredited operator</li> </ul>	13
	<ul> <li>administration of taxi services</li> </ul>	14
	• limousine service	15
	<ul> <li>limousine service licence</li> </ul>	16
	<ul> <li>special purpose limousine service licence</li> </ul>	17
	<ul> <li>taxi service</li> </ul>	18
	• taxi service licence.	19
Clause 28	Insertion of new ch 13, pt 18	20
	After section 207—	21
	insert—	22

Part 1	Transitional provisions for Transport and Other Legislation (Personalised Transport Reform) Amendment Act 2017	1 2 3 4 5 6
208 Def	initions for part	7
	In this part—	8
	amending Act means the Transport and Other Legislation (Personalised Transport Reform) Amendment Act 2017.	9 10 11
	<i>previous</i> , in relation to a provision of this Act, means the provision as in force before the commencement.	12 13 14
209 Exi	sting taxi service bailment agreements	15
(1)	A taxi service bailment agreement in force immediately before the commencement continues in force despite the repeal of chapter 4A of the Act by the amending Act.	16 17 18 19
(2)	However, previous chapter 4A does not continue to apply to the taxi service bailment agreement.	20 21
210 Exi	sting taxi administration service contracts	22
(1)	This section applies to a service contract for the administration of taxi services that is in force immediately before the commencement.	23 24 25
(2)	The service contract ends on the commencement.	26
(3)	However, a provision of the service contract about the taxi subsidy scheme continues in force to the extent the provision applies to a taxi service	27 28 29

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	provided to a person before the commencement.	1
(4)	If a review of the holder's performance under the service contract had started but not ended under section 46 before the commencement, the review ends on the commencement.	2 3 4 5
(5)	In this section—	6
	taxi subsidy scheme means the scheme provided for by a regulation under previous section 80 under which the State pays the whole or part of taxi fares for particular groups.	7 8 9 10
211 Exi	sting taxi service areas	11
(1)	This section applies to a taxi service area declared by the chief executive under previous section 71 if the declaration was in force immediately before the commencement.	12 13 14 15
(2)	The taxi service area is taken to be a taxi service area declared under section 91ZT.	16 17
212 Red	cord of booking for a limousine service	18
(1)	This section applies to a record made before the commencement required to be kept under previous section 87C if it has been less than 2 years since the record was made.	19 20 21 22
(2)	Previous section 87C continues to apply in relation to the record—	23 24
	(a) as if the reference in the section to 5 years were a reference to 2 years; and	25 26
	(b) as if this Act had not been amended by the amending Act.	27 28

	spension of taxi service licence or ousine service licence	1 2
(1)	This section applies if—	3
	(a) a taxi service licence continued in forced under section 91E(1) was, immediately before the commencement, suspended under a regulation under previous section 79(1); or	4 5 6 7
	(b) a limousine service licence continued in force as a limousine licence under section 91H(2) was, immediately before the commencement, suspended under a regulation under previous section 91(1).	8 9 10 11 12
(2)	The licence continues to be suspended under this Act until the suspension period ends.	13 14
	views of decisions related to taxi service ministration contracts	15 16
(1)	This section applies to a decision under section 46(8) or (9), 47(1) or (3) or 47A(3) in relation to a service contract for the administration of taxi services made before the commencement.	17 18 19 20
(2)	Chapter 10 does not apply to the decision.	21
(3)	An application for a review of the decision made under section 102 that, on the commencement, has not been decided or withdrawn is taken to have been withdrawn.	22 23 24 25
(4)	An application to QCAT for a review of an internal review decision for a decision mentioned in subsection (1) made under section 103 that, on the commencement, has not been decided or withdrawn is taken to have been withdrawn.	26 27 28 29 30
(5)	In this section—	31
	<i>internal review decision</i> , for a decision, means the chief executive's decision on a review of the decision under section 102.	32 33 34

		s of decision relating to taxi service s and limousine service licences	1 2
(1)		s section applies to the following decisions to before the commencement—	3 4
	(a)	a decision relating to a taxi service licence under—	5 6
		(i) a regulation under previous section 75(1) or 79; or	7 8
		(ii) previous section 77(2);	9
	(b)	a decision relating to a limousine service licence under a regulation under previous section 88(1) or 91.	10 11 12
(2)	appl reviewas	pter 10 applies to the decision, and to an ication to the chief executive or QCAT for a ew relating to the decision, as if the decision made under the following provision of oter 7 as in force after the commencement—	13 14 15 16 17
	(a)	for a decision made under previous section 75(1) or 88(1)—section 91P(1);	18 19
	(b)	for a decision made under previous section 77(2)—section 91G(3);	20 21
	(c)	for a decision made under previous section 79 or 91—section 91T.	22 23
216 No	com	pensation	24
		npensation is not payable by the State because he amendment of this Act by the amending	25 26 27
Amendment o	f sch	1A (Driver disqualification offences)	28
Schedule 12	A, he	ading, 'disqualification'—	29
omit, insert-			30

Clause 29

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disqualifying				
lause	30 Am	endment of sch 2 (Reviewable decisions)		
	(1)	Schedule 2, entries for sections 75(1), 77(2), 79, 80J(1), 80L, 88(1) and 91—		
		omit.		
	(2)	Schedule 2—		
		insert—		
	91G(3)	requirement to pay amount as condition of transfer of taxi service licence between areas		
	91K	refusal to issue booked hire service licence		
	91O(1)	imposing a condition on a taxi service licence or booked hire service licence		
	91P	amendment of a taxi service licence, limousine licence or booked hire service licence		
	91T	suspension or cancellation of a taxi service licence, limousine licence or booked hire service licence, other than immediate suspension of the licence		
	91W	refusal to grant booking entity authorisation		
	91Y(1)	imposing a condition on a booking entity authorisation		
	91Z	amendment of a booking entity authorisation		
	91ZA	suspension or cancellation of a booking entity authorisation, other than immediate suspension of the authorisation		
	91ZQ(2)(b)	giving a direction to comply with a provision of relevant transport legislation within a stated period		

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Clause	31	Amendment of sch	3	(Dictionary	V)
Viause	•	Ailiolialiolit ol ooli	•	(Diotional)	

(1) Schedule 3, definitions accredited operator, authorised driver, authorising document, charter bus service, copy, cross-border taxi service, demand responsive service, electronic booking electronic communication. system, excluded public passenger service, forward-control passenger vehicle, individual fares, lease, licensed taxi, limousine, limousine service, limousine service licence, luxury motor vehicle, off-road passenger vehicle, passenger car, passenger vehicle, peak demand management plan, peak demand taxi, peak demand taxi permit, peak patronage period, prescribed details, relevant area, relevant transport legislation, special purpose limousine, special purpose limousine service licence, stretched, stretched passenger car, student event, substitute taxi, taximeter, taxi, taxi industry security levy, taxi service, taxi service area, tourist service, unscheduled long distance passenger service and wedding event omit.

(2) Schedule 3—

insert—

accredited operator means a person who holds an operator accreditation, including operator accreditation granted on a provisional basis under section 18.

authorised booking entity see section 91V(2).

authorised driver means a person who holds a driver authorisation, including driver authorisation granted on a provisional basis under section 30.

## authorising document means—

- (a) for booking entity authorisation—a document evidencing the booking entity authorisation; or
- (b) for driver authorisation—a document evidencing the driver authorisation.

boo	ked hire service see section 71.	1
boo	ked hire service licence see section 91J.	2
boo	ked hire vehicle means—	3
(a)	a motor vehicle stated in a booked hire service licence; or	4 5
(b)	a substitute vehicle for the licence.	6
boo	king entity authorisation see section 91V(1).	7
	<i>king record</i> , for a booked hire service, see tion 80.	8 9
	<i>king service</i> , for a booked hire service, see tion 72.	10 11
	<i>iness practices</i> , for chapter 7, part 3, see tion 83.	12 13
	ve, a vehicle, includes operate or otherwise be harge of the vehicle.	14 15
	ver licence see the Transport Operations ad Use Management) Act 1995, schedule 4.	16 17
fati	gue, for chapter 7, part 3, see section 83.	18
fore	eign person means—	19
(a)	an individual who usually lives in a foreign country; or	20 21
(b)	a corporation incorporated in a foreign country.	22 23
hire	e on-the-spot, for chapter 7, see section 69.	24
lim	ousine means—	25
(a)	a motor vehicle stated in a limousine licence; or	26 27
(b)	a substitute vehicle for the licence.	28
lim	ousine licence see section 91H(1).	29
	al nominee, of an authorised booking entity, section 91ZD(1).	30 31

	original taxi service licence see section 91E(1).	1
	payment surcharge see section 91ZS(1).	2
		3
		5 6
	Operations (Road Use Management) Act 1995,	7 8 9
	<i>reasonably practicable</i> , in relation to a duty to ensure safety, for chapter 7, part 3, see section 83.	10 11
	relevant driver offence see section 91ZI.	12
	relevant transport legislation—	13
	(a) for chapter 7—see section 69; or	14
	(b) for chapter 11—see section 110.	15
	safety law, for chapter 7, part 3, see section 83.	16
	safety risk, for chapter 7, part 3, see section 83.	17
	substitute vehicle means a motor vehicle allowed to be used under a taxi service licence, a limousine licence or a booked hire service licence under a regulation under section 91R(3)(b).	18 19 20 21
	taxi means—	22
	(a) a motor vehicle stated in a taxi service licence; or	23 24
	(b) a substitute vehicle for the licence.	25
	taxi service see section 70.	26
	taxi service area means an area declared under section 91ZT.	27 28
(3)	Schedule 3, definitions <i>community transport service</i> and <i>courtesy transport service</i> , 'public passenger service'—	29 30
	omit, insert—	31

	service for the carriage of passengers	1
(4)	Schedule 3, definition <i>disqualifying offence</i> , from 'accreditation,' to 'limousine service licence,'—	2 3
	omit, insert—	4
	accreditation or booking entity authorisation,	5
(5)	Schedule 3, definition <i>operator</i> , from ', and includes' to 'taxi service licence'—	6 7
	omit.	8
(6)	Schedule 3, definition <i>public passenger service</i> , paragraph (c), after 'courtesy'—	9 10
	insert—	11
	transport service	12
(7)	Schedule 3, definition <i>public passenger service</i> , 'and a service for the administration of taxi services'—	13 14
	omit.	15
(8)	Schedule 3, definition <i>public passenger vehicle</i> , paragraph (g)—	16 17
	renumber as paragraph (i).	18
(9)	Schedule 3, definition public passenger vehicle—	19
	insert—	20
	(g) a booked hire vehicle;	21
	(h) another vehicle used to provide a public passenger service;	22 23
(10)	Schedule 3, definition <i>public transport infrastructure</i> , paragraph (b), after 'other'—	24 25
	insert—	26
	public	27
(11)	Schedule 3, definition service contract area or route, 'or 66'—	28 29
	omit.	30

		(12)	Schedule 3, definition taxi service licence, 'section 69'— omit, insert— section 91D	1 2 3
	Part	3	Amendment of Transport Operations (Road Use Management) Act 1995	4 5 6
Clause	32	Act	t amended	7
			This part amends the Transport Operations (Road Use Management) Act 1995.	8 9
Clause	33		nendment of s 78 (Driving of motor vehicle without a ver licence prohibited)	10 11
		(1)	Section 78(3)(f) and (g), after '1999'—	12
			insert—	13
			or Transport Operations (Passenger Transport) Act 1994	14 15
		(2)	Section 78(6), definition <i>disqualified driver</i> , paragraphs (b)(iii) and (c)(iii), after '1999'—	16 17
			insert—	18
			or Transport Operations (Passenger Transport) Act 1994	19 20
Clause	34		nendment of s 79 (Vehicle offences involving liquor or er drugs)	21 22
			Section 79(2C)(e)—	23
			omit, insert—	24
			(e) a taxi or limousine under the <i>Transport</i> Operations (Passenger Transport) Act 1994;	25 26

				(ea) a vehicle that is not a taxi or limousine under the <i>Transport Operations (Passenger Transport) Act 1994</i> that is available to be used, about to be used or being used to provide a public passenger service under the <i>Transport Operations (Passenger Transport) Act 1994</i> ;	1 2 3 4 5 6 7
				Example of a vehicle available to be used to provide a public passenger service—	8 9
				a driver of the vehicle is on duty to accept bookings for a booked hire service, including, for example, by being connected to a booking service or app to accept bookings	10 11 12 13
lause	35		ndment o	f s 87 (Issue of restricted licence to erson)	14 15
		S	Section 87(	5B)(c), after '1999'—	16
		i	nsert—		17
				or Transport Operations (Passenger Transport) Act 1994	18 19
lause	36			f s 129A (Effect of suspension of licence enalties Enforcement Act 1999)	20 21
			Section 129 999'—	9A, heading, 'State Penalties Enforcement Act	22 23
		O	mit, insert-	_	24
				other Acts	25
		(2) S	Section 129	A(1)—	26
		O	mit, insert-	_	27
			(1)	This section applies if a person's driver licence is suspended under—	28 29
				(a) the State Penalties Enforcement Act 1999, section 105; or	30 31

	(b) the <i>Transport Operations (Passenger Transport) Act 1994</i> , section 91ZJ.	1 2
(3)	Section 129A(2), from 'Suspension' to '1999—'—	3
	omit, insert—	4
	The suspension of the driver licence—	5
(4)	Section 129A(3)(a), 'the State Penalties Enforcement Act 1999'—	6 7
	omit, insert—	8
	a provision mentioned in subsection (1)	9
(5)	Section 129A(4), from 'until' to 'that Act'—	10
	omit, insert—	11
	until the period of the suspension ends	12
(6)	Section 129A(5), from 'A' to '1999'—	13
	omit, insert—	14
	The suspension of the driver licence	15
(7)	Section 129A(6), 'the State Penalties Enforcement Act 1999'—	16 17
	omit, insert—	18
	a provision mentioned in subsection (1)	19
(8)	Section 129A(6), penalty, 'for subsection (6)'—	20
	omit.	21
(9)	Section 129A(7)—	22
	omit, insert—	23
	(7) A person who is disqualified from applying for or obtaining a driver licence under either of the following provisions must not apply for or obtain a driver licence while the person is disqualified under that provision—	24 25 26 27 28
	(a) the State Penalties Enforcement Act 1999, section 106(4);	29 30

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			(b) the Transport Operations (Passenger Transport) Act 1994, section 91ZK(2)(c).	1
			Maximum penalty—20 penalty units or 18 months imprisonment.	3
	Part	4	Other amendments	5
lause	37	Acts amended		$\epsilon$
		Schedule 1 a	amends the Acts it mentions.	7

Scl	hedule 1	Acts amended	1
		section	37 2
Liq	uor Act 1992	·	3
1	Section 14E	B(2), definition <i>limousine licensee</i> , 'service'-	- 4 5
Tob	acco and Ot	ther Smoking Products Act 1998	6
1	Section 262 insert—	(f) a booked hire vehicle.	- 7 8 9
Tra	nsport Infras	structure Act 1994	10
1	Section 335 paragraph (	A, definition <i>busway service provider</i> , a)(i), 'limousine'—	11 12 13
		booked hire	14

Transport Planning and Coordination Act 1994		1
1	Schedule 1, definition <i>public passenger transport infrastructure</i> , paragraph (f), ', limousine rank or limousine standing area'—	2 3 4
	omit.	5

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