

# VSCCS Bulletin No. 2 Modified or individually constructed vehicles

# Means to demonstrate compliance with the Third Edition of the Australian Design Rules

Vehicle Safety Compliance Certification Scheme July 2018 – supersedes October 2017

# **Preface**

This manual provides the means for demonstrating compliance with the mandatory Australian Design Rules (ADRs) safety standards for tests that are not specified in the **ADRs**. It outlines different methods which can be used as alternatives to tests that are impracticable to enable a modified or an individually constructed vehicle (ICV) to be certified in accordance with the **Road Transport (Vehicle Registration) Regulation 2017** and the **Vehicle Safety Compliance Certification Scheme (VSCCS)**.

This ADR manual was supported by the NSW Vehicle Standards Working Group established in 2012 by the then NSW Minister for Roads and Ports, to ensure industry and user stakeholders are represented in developing vehicle standards and policies in NSW. The Vehicle Standards Working Group is co-chaired by Transport for NSW and the Australian Confederation of Motor Clubs. The following members are involved:

- Australian Aftermarket Automotive Association
- Australian Confederation of Motor Clubs
- Confederation of Australian Motor Sport Incorporated
- Institute of Automotive Mechanical Engineers
- Motorcycle Council of NSW
- Motor Traders Association
- NRMA Motoring Services
- NSW Police
- Roads and Maritime Services
- Transport for NSW
- Vehicle Safety Certification Scheme licensed certifier.

This ADR manual was first published in November 2012 and issued as **VSCCS Bulletin 2**. It has now been revised and updated based on feedback and gazetted as an Authority standard compliance specification on 19 May 2017. The major changes in this version are:

- Additional advice about number-plate visibility
- Requirements for lights to meet the trichromatic coordinates specified in the applicable ADR
- Buses must now comply with ADR 35/02
- Verification by assurance has been deleted
- References to the Road Transport (Vehicle Registration) Regulation have been updated to the version introduced from 1 September 2017
- Reference to new ADR.85/00 Pole Side-impact Protection included in Table.

**Note:** this manual remains a live document and is subject to change.

# Means to demonstrate compliance with the Third Edition of Australian Design Rules

This document outlines the alternatives Roads and Maritime Services will accept for demonstrating compliance with certain Australian Design Rules (ADRs) for modified ADR-complying vehicles or individually constructed vehicles. It is not an exemption from any part of an applicable ADR, except where an exemption is explicitly noted (eg ADR 81/02) nor does it diminish the requirements specified in the ADRs.

Typically the alternatives apply to those ADRs which require destructive testing, or unrealistic tests for an individual vehicle, for their verification. Where alternatives are provided for testing, all other requirements of the ADR still apply. Where alternatives are not provided to an ADR, the full extent of the ADR applies.

This document does not state specific means to demonstrate compliance with ADRs. Instead, guidance can be obtained in documents, including national Vehicle Standards Bulletins, and Vehicle Standards Information, Vehicle Inspector's Bulletins, Signatory Information Bulletins, Technical Specifications and other documents issued by Roads and Maritime.

This document is intended to provide guidance to licensed certifiers registered on the Vehicle Safety Certification Compliance Scheme assessing and certifying vehicles for compliance with the Road Transport (Vehicle Registration) Regulation 2017.

The table on the following pages lists the current Third Edition ADRs and the alternatives allowed for demonstrating compliance with them. The alternatives may also be applied to vehicles manufactured to other editions and versions of the ADRs, including later editions and versions.

Vehicles manufactured prior to the introduction of ADRs need only comply with the vehicle standards applicable to them at their date of manufacture, except where legislation or established policies require compliance with a specified ADR (eg VSB 5 Manufacture and Installation of Additional Seats requires that when new seats are put into a vehicle, it must have new seatbelts fitted in accordance with the applicable ADRs).

The following abbreviations are used in the table:

- VSI means Vehicle Standards Information, issued by Roads and Maritime to provide guidance and direction on means to comply with the regulation
- VSB means Vehicle Standards Bulletin, issued by the (Commonwealth) Department of Infrastructure & Regional Development (DIRD), or its predecessor on behalf of the Australian Motor Certification Board as a code of practice relating to a particular subject, and which is an acceptable means of demonstrating compliance with ADRs.

**Note:** This is a live document and will be amended in response to practical feedback and changes to the ADRs.

#### Third Edition: Means to demonstrate compliance: These may also be applied to vehicles manufactured to other editions and ADR No. and title versions of the ADRs To establish compliance with the colorimetric and photometric requirements the lights must be verified as installed in the 1/00 **Reversing lamps** vehicle, as below: Colour of the emitted light must comply with trichromatic coordinates specified in the ADR **Function** Light emitted is visible from prescribed positions and not confused with any other light Light emitted is sufficiently seen and has no excessive glare. Can be sourced from a production vehicle known to comply with this rule. Also must be connected in a manner that will 2/01 Side door latches support the applied loads - calculations are sufficient to verify the connections. and hinges The certificate issued by the licensed certifier must include an assessment of the host vehicle and the condition of the 3/03 Seats and seat seats and anchorage points. anchorages All seats must comply with ADR 3/03 or be shown to have been sourced from a vehicle known to comply with this rule. The following are acceptable means for determining compliance with ADR 3/03: Tests specified in ADR 3/03 done on the host vehicle, a representative sample vehicle or a test-rig facsimile – a master report is acceptable, or Detailed assessment or calculation in accordance with Schedule 1 (see page 12). The tests, assessment and calculation, as appropriate, must incorporate the seats and anchorage points. A simple comparison or opinion without the necessary supporting evidence is not acceptable. 4/05 Must be new seatbelts that comply with ADR 4/05. Seatbelts The certificate issued by the licensed certifier must include an assessment of the host vehicle and the condition of the 5/05 **Anchorages for** anchorage points. seatbelts The following are acceptable means for determining compliance with ADR 5/05: Tests specified in ADR 5/05 done on the host vehicle, a representative sample vehicle or a test-rig facsimile – a master report is acceptable, or Detailed assessment or calculation in accordance with Schedule 1 (see page 12). A simple comparison or opinion without the necessary supporting evidence is not acceptable. 6/00 To establish compliance with the colorimetric and photometric requirements the lights must be verified as installed in the Direction vehicle, as below: indicator lamps Colour of the emitted light must comply with trichromatic coordinates specified in the ADR Function

Third Edition: ADR No. and title	Means to demonstrate compliance: These may also be applied to vehicles manufactured to other editions and versions of the ADRs
	<ul> <li>Light emitted is visible from prescribed positions and not confused with any other light</li> <li>Light emitted is sufficiently seen and has no excessive glare.</li> </ul>
8/01 Safety glazing material	No allowance given – must comply with <u>ADR 8/01</u> .
10/02	Steering columns installed in ICVs may comply with ADR 10/01.
Steering column	Evidence of compliance to ADR 10/01 or <u>ADR 10/02</u> as applicable will be required for the steering column as installed in the vehicle. This may be by calculation or detailed assessment with the equivalent steering column installed in a standard production vehicle – refer to Schedule 1 (see last page).
11/00 Internal sun visor	<ul> <li>Where fitted: full test to <u>ADR 11/00</u>, or</li> <li>Compliance can be demonstrated by comparison detailed assessment against a production vehicle, or</li> <li>Use a sun visor sourced from a production vehicle known to comply with this rule.</li> </ul>
13/00 Installation of lighting and light- signalling devices on other than L-group vehicles	No allowance given – the type, number, location and operation of the lights and light-signalling devices must be verified in accordance with <u>ADR 13/00</u> .
14/02 Rear vision mirrors	No allowance given – must comply with ADR 14/02.
18/03	Full compliance with ADR 18/03 except the maximum test speed may be 110km/h.
Instrumentation	A GPS device may be used to check the speedometer providing its accuracy has been verified and is within the tolerances permitted by the ADR. Evidence of accuracy may be requested.
19/02 Installation of lighting and light- signalling devices on L-group vehicles	To establish compliance with the colorimetric and photometric requirements the lights must be verified as installed in the vehicle, as below:  Colour of the emitted light must comply with trichromatic coordinates specified in the ADR  Function  Light emitted is visible from prescribed positions and not confused with any other light  Light emitted is sufficiently seen and has no excessive glare.

#### Third Edition: Means to demonstrate compliance: These may also be applied to vehicles manufactured to other editions and ADR No. and title versions of the ADRs 21/00 Compliance can be verified by a detailed assessment against a standard production vehicle – refer to Schedule 1 (see Instrument panel last page), or Vehicle Standards Bulletin 14 National Code of Practice for Light Vehicle Construction and Modification, Section LZ, Appendix B may be used, as follows: Semi-rigid moulded polyurethane (approximate density 300 kg/m3), 25mm thick; Self-skinning rigid moulded polyurethane (approximate density 300 kg/m3), 25mm thick; Closed-cell polyethylene foam (approximate density 300 kg/m3), 25mm thick; and Closed-cell EVA foam (approximate density 300 kg/m3), 25mm thick, or Flexible cellular materials with compression deflection specifications within the range 250 to 500 kPa, when tested to Suffix D of ASTM D 3575 Standard Test Methods for Flexible Cellular Materials Made from Olefin Polymers. 22/00 The certificate issued by the licensed certifier must include an assessment of the host vehicle and the condition of the **Head restraints** installed head restraints; the head restraints must be compatible with the seats. Except for head restraints on seats that comply with the head restraint requirements of ADR 3/03, all head restraints must comply with ADR 22/00. Head restraints on seats that comply with the head restraint requirements of ADR 3/03 do not need to comply with ADR 22/00. The following are acceptable means for determining compliance with ADR 22/00: Tests specified in ADR 22/00 done on the host vehicle, a representative sample vehicle or a test-rig facsimile – a master report is acceptable, or Detailed assessment or calculation in accordance with Schedule 1 (see page 12). A simple comparison or opinion without the supporting evidence is not acceptable. No allowance given - must comply with ADR 23/02. 23/02 Passenger car tyres Compliance can be verified by a detailed assessment against a standard production vehicle. 25/02 **Anti-theft lock** 29/00 The door must be sourced from a standard production vehicle that complies with ADR 29/00 and fitted accordingly, or Side door Where fitted, intrusion bars must be fabricated; after which the door and its frame must be tested, or strength Detailed assessment or calculation in accordance with Schedule 1 (see page 12). Use the brake test applicable to the modification or ICV as specified in Brake assessment manual to determine 31/03 **Hydraulic** brake compliance with performance requirements. systems for No assessment will be accepted in lieu of the specified brake test. passenger cars Construction requirements must be to the applicable ADR.

Third Edition: ADR No. and title	Means to demonstrate compliance: These may also be applied to vehicles manufactured to other editions and versions of the ADRs
33/00 Brake systems	Use the brake test applicable to the modification or ICV as specified in Australian Motor Vehicle Certification Board Circular 33-2-1 to determine compliance with performance requirements.
for motor cycles and mopeds	No assessment will be accepted in lieu of the Brake Test.
	Construction requirements must be to the applicable ADR.
34/02 Child restraint anchorages and child restraint anchor fittings	<ul> <li>Child restraint anchorages and child restraint anchor fittings may be installed in accordance with the Roads and Maritime's publication Guide to the Correct Installation and Use of Seat Belts and Child Restraint, or</li> <li>Tests specified in ADR 34/01 done on the host vehicle, representative sample vehicle or a test-rig facsimile – a master report is acceptable, or</li> <li>Detailed analysis or examination in accordance with Schedule 1 (see page 12).</li> <li>A simple comparison or opinion without the supporting evidence is not acceptable.</li> </ul>
35/05 Commercial	Brake performance shall be assessed using the applicable ADR.
vehicle brake systems	Vehicles up to 4.5 tonnes, except buses, may use the brake tests specified in the Brake assessment manual to determine compliance with performance requirements.
	Construction requirements must be to the applicable ADR.
38/04	Brake performance shall be assessed using the applicable ADR.
Trailer brake systems	See VSB 1 Building small trailers and VSB 6 National Code of Practice for Heavy Vehicle Modifications for further information.
	Construction requirements must be to the applicable ADR.
42/04 General safety requirements	Compliance may be by visual inspection.
43/04 Vehicle configuration and marking	No allowance given – must comply with ADR 43/04.
44/02 Specific purpose vehicle requirements	No allowance given – must comply with ADR 44/02.

#### Third Edition: Means to demonstrate compliance: These may also be applied to vehicles manufactured to other editions and ADR No. and title versions of the ADRs 45/01 To establish compliance with the colorimetric and photometric requirements the lights must be verified as installed in the Lighting and vehicle, as below: light-signalling Colour of the emitted light must comply with trichromatic coordinates specified in the ADR devices not Function covered by ECE Light emitted is visible from prescribed positions and not confused with any other light regulations Light emitted is sufficiently seen and has no excessive glare. 46/00 To establish compliance with the colorimetric and photometric requirements the lights must be verified as installed in the **Headlamps** vehicle, as below: Colour of the emitted light must comply with trichromatic coordinates specified in the ADR Function Light emitted is visible from prescribed positions and not confused with any other light Light emitted is sufficiently seen and has no excessive glare. 47/00 To establish compliance with the colorimetric and photometric requirements the lights must be verified as installed in the Reflex reflectors vehicle, as below: Colour of the emitted light must comply with trichromatic coordinates specified in the ADR Function Light emitted is visible from prescribed positions and not confused with any other light Light emitted is sufficiently seen and has no excessive glare. 48/00 To establish compliance with the colorimetric and photometric requirements the lights must be verified as installed in the **Rear registration** vehicle, as below: plate illuminating Colour of the emitted light must comply with trichromatic coordinates specified in the ADR devices Function Light emitted is visible from prescribed positions and not confused with any other light Light emitted is sufficiently seen and has no excessive glare. 49/00 To establish compliance with the colorimetric and photometric requirements the lights must be verified as installed in the Front and rear vehicle, as below: position (side) • Colour of the emitted light must comply with trichromatic coordinates specified in the ADR lamps, stop Function lamps and end-Light emitted is visible from prescribed positions and not confused with any other light outline marker • Light emitted is sufficiently seen and has no excessive glare. lamps

#### Third Edition: Means to demonstrate compliance: These may also be applied to vehicles manufactured to other editions and ADR No. and title versions of the ADRs 50/00 To establish compliance with the colorimetric and photometric requirements the lights must be verified as installed in the **Front fog lamps** vehicle, as below: Colour of the emitted light must comply with trichromatic coordinates specified in the ADR **Function** Light emitted is visible from prescribed positions and not confused with any other light Light emitted is sufficiently seen and has no excessive glare. 51/00 The lights must be verified as installed in the vehicle. Filament globes To establish compliance with the colorimetric and photometric requirements the lights must be verified as installed in the 52/00 Rear fog lamps vehicle, as below: Colour of the emitted light must comply with trichromatic coordinates specified in the ADR Function Light emitted is visible from prescribed positions and not confused with any other light Light emitted is sufficiently seen and has no excessive glare. 53/00 To establish compliance with the colorimetric and photometric requirements the lights must be verified as installed in the **Position and stop** vehicle, as below: lamps, direction Colour of the emitted light must comply with trichromatic coordinates specified in the ADR indicators & rear Function plate lamps for Light emitted is visible from prescribed positions and not confused with any other light L-group vehicles • Light emitted is sufficiently seen and has no excessive glare. 54/00 To establish compliance with the colorimetric and photometric requirements the lights must be verified as installed in the Passing beam vehicle, as below: headlamps for Colour of the emitted light must comply with trichromatic coordinates specified in the ADR mopeds **Function** Light emitted is visible from prescribed positions and not confused with any other light Light emitted is sufficiently seen and has no excessive glare. To establish compliance with the colorimetric and photometric requirements the lights must be verified as installed in the 55/00 **Headlamps for L**vehicle, as below: aroup vehicles • Colour of the emitted light must comply with trichromatic coordinates specified in the ADR other than Function mopeds Light emitted is visible from prescribed positions and not confused with any other light Light emitted is sufficiently seen and has no excessive glare.

Third Edition: ADR No. and title	Means to demonstrate compliance: These may also be applied to vehicles manufactured to other editions and versions of the ADRs
57/00 Special requirements for L-group vehicles	No allowance given – must comply with ADR 57/00.
58/00 Requirements for omnibuses designed for hire and reward	Apart from stretched limousines, the vehicles must comply with <u>ADR 58/00</u> .  Stretched limousines that carry up to 12 people, including the driver, are subject to a number of exemptions detailed in VSI No. 42 <b>Stretched limousines – exemption from aspects of ADR 58/00</b> .  Note: ADR 58/00 is being revised.
59/00 Omnibus rollover strength	VSB No. 7 Design parameters necessary for compliance with ADR 59/00 Parts A and B may be used.
60/00 Centre high- mounted stop lamp	To establish compliance with the colorimetric and photometric requirements the lights must be verified as installed in the vehicle, as below:  Colour of the emitted light must comply with trichromatic coordinates specified in the ADR  Function  Light emitted is visible from prescribed positions and not confused with any other light  Light emitted is sufficiently seen and has no excessive glare.
61/02 Vehicle marking	No allowance given – must comply with <u>ADR 61/02</u> .  In addition to the requirements given in to ADR 61/02, number-plates must be positioned to comply with Clause 25 to the Road Transport (Vehicle Registration) Regulation 2017. Advice on number plate visibility is given in Vehicle Standards Information 58 'Number-plate visibility'.
62/02 Mechanical connections between vehicles	No allowance given – must comply with ADR 62/02.
63/00 Trailers designed for use in Road Trains	No allowance given – must comply with ADR 63/00.

Third Edition: ADR No. and title	Means to demonstrate compliance: These may also be applied to vehicles manufactured to other editions and versions of the ADRs
64/00 Heavy goods vehicles designed for use in Road Trains and B-doubles	No allowance given – must comply with ADR 64/00.
65/00 Maximum road speed limiting for heavy goods vehicles and heavy omnibuses	No allowance given – must comply with ADR 65/00.
66/00 Seat strength, seat anchorage strength and padding in omnibuses	Evidence that the seat/s and their respective anchorages have been installed in accordance with the (Australian) National Transport Commission (NTC) guidelines <i>Retrofitting Passenger restraints to Buses (Sept 2007)</i> , is acceptable.
67/00 Installation of lighting and light- signalling devices on three- wheeled vehicles	To establish compliance with the colorimetric and photometric requirements the lights must be verified as installed in the vehicle, as below:  Colour of the emitted light must comply with trichromatic coordinates specified in the ADR  Function  Light emitted is visible from prescribed positions and not confused with any other light  Light emitted is sufficiently seen and has no excessive glare.
68/00 Occupant protection in buses	Evidence of compliance with the Retrofitting Passenger restraints to Buses (Sept 2007), is acceptable.
69/00 Full frontal impact occupant protection	ICVs are exempted from crash-test requirements of <u>ADR 69/00</u> . A label warning passengers that the vehicle has not been crash tested must be affixed on the dashboard in front of the passenger seat. The label should state: "This vehicle has not been tested to Australian Design No. ADR.69/00 Full Frontal Impact Occupant Protection,

Means to demonstrate compliance: These may also be applied to vehicles manufactured to other editions and versions of the ADRs
ADR.72/00 <b>Dynamic Side Impact Occupant Protection</b> , ADR.73/00 <b>Offset Front Impact Protection</b> and ADR.85/00 <b>Pole Side Impact Protection</b> .
The vehicle may not provide the level of occupant protection required by the Rules."
The vehicle must comply with all other requirements of ADR 69/00.
ICVs are exempted from crash-test requirements of <u>ADR 72/00</u> . A label warning passengers that the vehicle has not been crash tested must be affixed on the dashboard in front of the passenger seat. The label should state:
"This vehicle has not been tested to Australian Design Rule No. ADR.69/00 Full Frontal Impact Occupant Protection, ADR.72/00 Dynamic Side Impact Occupant Protection, ADR.73/00 Offset Front Impact Protection and ADR.85/00 Pole Side Impact Protection.
The vehicle may not provide the level of occupant protection required by the Rules."
The vehicle must comply with all other requirements of ADR 72/00.
ICVs are exempted from crash-test requirements of <u>ADR 73/00</u> . A label warning passengers that the vehicle has not been crash tested must be affixed on the dashboard in front of the passenger seat. The label should state:
"This vehicle has not been tested to Australian Design Rule No. ADR.69/00 Full Frontal Impact Occupant Protection, ADR.72/00 Dynamic Side Impact Occupant Protection, ADR.73/00 Offset Front Impact Protection and ADR.85/00 Pole Side Impact Protection.
The vehicle may not provide the level of occupant protection required by the Rules."
The vehicle must comply with all other requirements of ADR 73/00.
To establish compliance with the colorimetric and photometric requirements the lights must be verified as installed in the vehicle, as below:
<ul> <li>Colour of the emitted light must comply with trichromatic coordinates specified in the ADR</li> <li>Function</li> </ul>
<ul> <li>Light emitted is visible from prescribed positions and not confused with any other light</li> <li>Light emitted is sufficiently seen and has no excessive glare.</li> </ul>
No allowance given – must comply with ADR 75/00.
Note: reference to photometric measurements means that when the headlamp cleaner is not in use it must not affect the original photometric values, where applicable, by more than 5 per cent.
To establish compliance with the colorimetric and photometric requirements the lights must be verified as installed in the vehicle, as below:  Colour of the emitted light must comply with trichromatic coordinates specified in the ADR

Third Edition: ADR No. and title	Means to demonstrate compliance: These may also be applied to vehicles manufactured to other editions and versions of the ADRs
	<ul> <li>Function</li> <li>Light emitted is visible from prescribed positions and not confused with any other light</li> <li>Light emitted is sufficiently seen and has no excessive glare.</li> </ul>
77/00 Gas discharge headlamps	To establish compliance with the colorimetric and photometric requirements the lights must be verified as installed in the vehicle, as below:  Colour of the emitted light must comply with trichromatic coordinates specified in the ADR\ Function  Light emitted is visible from prescribed positions and not confused with any other light  Light emitted is sufficiently seen and has no excessive glare.
78/00 Gas discharge light sources	To establish compliance with the colorimetric and photometric requirements the lights must be verified as installed in the vehicle, as below:  Colour of the emitted light must comply with trichromatic coordinates specified in the ADR  Function  Light emitted is visible from prescribed positions and not confused with any other light  Light emitted is sufficiently seen and has no excessive glare.
79/04 Emission control	Modified vehicles must continue to comply with ADR 79/04.
for light vehicles	Testing may be done in accordance with the IM240 test cycle providing it is done at Roads and Maritime's emission testing facility or an equivalent NATA approved facility.
	It is acceptable for ICVs to meet the emissions levels specified in ADR 37/01 Emission Control for Light Vehicles.
80/03 Emission control for heavy vehicles	Documentation provided by the engine manufacturer that indicates the emissions meet the levels specified in <u>ADR 80/03</u> is acceptable.
81/02 Fuel	The vehicle is exempted from fitting a label.
consumption labelling for light vehicles	
82/00 Engine	An engine immobiliser sourced from a production vehicle known to comply with this rule is acceptable providing it has been properly installed.
immobilisers	After-market immobiliser must comply with AS/NZS 4601 Engine Immobilizers.

Third Edition: ADR No. and title	Means to demonstrate compliance: These may also be applied to vehicles manufactured to other editions and versions of the ADRs
83/00 External noise	Compliance to ADR 83/00 required.
84/00 Front underrun impact protection	Must comply with ADR 84/00, or Detailed analysis or examination in accordance with Schedule 1 (see page 12).
85/00 Pole Side-impact Protection	ICVs are exempted from crash-test requirements of <u>ADR 85/00</u> . A label warning passengers that the vehicle has not been crash tested must be affixed on the dashboard in front of the passenger seat. The label should state: "This vehicle has not been tested to Australian Design Rule No. ADR.69/00 Full Frontal Impact Occupant Protection, ADR.72/00 Dynamic Side Impact Occupant Protection, ADR.73/00 Offset Front Impact Protection and ADR.85/00 Pole Side Impact Protection.  The vehicle may not provide the level of occupant protection required by the Rules."  The vehicle must comply with all other requirements of ADR 85/00.

# Schedule 1

# Alternative means for demonstrating compliance with certain Australian Design Rules

# **Summary**

This schedule establishes alternative means to physical tests that can be used to demonstrate compliance with Australian Design Rules (ADRs) as specified in the table **Means to Demonstrate Compliance with Third Edition Australian Design Rules**. It applies to modified vehicles originally manufactured to ADRs and **individually constructed vehicles (ICVs)**. It applies only to those ADRs that are unrealistic to perform on an individual vehicle.

The alternative procedures listed below are based on the document **New Vehicle Low Volume Scheme: Evidence Examination Procedures Manual, Version 2.2 (The Low Volume Manual)** published by the (Commonwealth) Department of Infrastructure, Regional Development and Cities or its predecessor.

## Introduction

The Road Transport (Vehicle Registration) Regulation 2017 (the Regulation) requires all new vehicles to comply with the applicable standards current at their date of manufacture and for all registered vehicles, including modified vehicles, to continue to comply with these standards.

For vehicles manufactured prior to 1969, the vehicles standards were specified in the **Consolidated Draft Regulations**; while for vehicles manufactured after 1968, the standards are the ADRs. The Second Edition ADRs were introduced on 1 January 1969, and the Third Edition on 1 July 1988 and are still current. Individually constructed vehicles (ICVs) and modified vehicles must be assessed by a Roads and Maritime Vehicle Safety Compliance Certification Scheme (VSCCS) licensed certifier for compliance with these standards, and be certified accordingly.

Some ADRs require evidence of compliance to be obtained through testing. In most cases, this does not present a problem, although the tests can be expensive to perform. Some require potentially destructive tests that cannot be done without high risk of damaging the subject vehicle; or it may not be reasonably practicable to do the tests on a test rig or another vehicle, such as a written-off vehicle or a manufacturer's representative sample; or it may be prohibitively expensive to do the test on an individual vehicle with no discernible safety benefit.

The **Motor Vehicles Standards Act 1989 (the Act)** requires all vehicles supplied for sale to the Australian market, or used in transport in Australia, to comply with the applicable ADRs current at their date of manufacture. The DIRD, which administers the Act and ADRs, acknowledges that it may not be reasonably practicable to insist on subjecting certain vehicles to potentially damaging or excessively costly tests, and has introduced alternative procedures that may be used to demonstrate compliance with the ADRs. These alternative procedures do not apply to standard vehicle models supplied for sale in Australia, but to those covered by the **Low Volume Vehicle Scheme**.

As this is the primary legislation pertaining to the design and supply of motor vehicles in Australia, it is reasonable to apply similar allowances to vehicles either not covered by the Act or vehicles modified after they were supplied to the market or used in transport that are covered in NSW by the Regulation, which is subordinate to the Act.

An important difference between this schedule and the Low Volume Manual is that the latter allows a direct comparison between the vehicle subject to the assessment and a standard production vehicle. However, this direct comparison is based on the premise that the subject vehicle already complies with a set of standards and is offered for general sale in another region. As the vehicles covered by the Table include ICVs or vehicles modified outside the scope of the manufacturer's recognised variants, there are no

standard vehicles against which such a direct comparison can be made. As a consequence, this schedule does not allow the direct comparison allowed by the Low Volume Manual, but instead requires a more detailed assessment of the item under consideration.

Use of alternative types of evidence

The Low Volume Manual states that alternative types of evidence allowed are intended to provide a concessional basis for compliance with the applicable ADRs for the vehicle being certified. There are no concessions against meeting the ADRs themselves. All evidence relied upon must be readily available for examination by Roads and Maritime.

The table allows three types of evidence that may be submitted instead of testing to indicate a vehicle's or component's compliance with an ADR. The type of alternative evidence used to demonstrate compliance with a particular ADR must be allowed for that ADR.

### Note: The term 'component' includes an item or a system.

When relying on alternative types of evidence to determine compliance with an ADR, the licensed certifier must:

- Verify the component is compatible with the host vehicle
- Assess the condition of the subject vehicle to confirm its suitability for properly accommodating the component
- Verify the component was installed in accordance with the component manufacturer's specifications where provided.

The certificate produced by a licensed certifier must be vehicle specific and refer to these items. The use of general descriptions and references to nominal standards will only be accepted as background advice and not as the principal evidence. Detailed records of the evidence used in determining a vehicle's compliance with ADRs must be kept and made available to Roads and Maritime if requested.

Types of evidence

### **Detailed assessment**

Where permitted, evidence may be based on a detailed assessment involving a direct comparison with other components from another vehicle relating to the ADR. This may be by showing that the part number/s are the same as for a standard, production vehicle that complies with the ADR, or that a substantial comparison of the physical dimensions of the parts, and including a reference to their source, shows they are the same as in the vehicle under consideration.

The detailed assessment must include physical observations and measurements of all main parts on the reference vehicle and the subject vehicle with, if there is any doubt, some assessment of the relative physical properties of the materials used.

### Calculation

Where permitted, evidence may be provided by calculation based on a comprehensive stress analysis incorporating the forces specified in the ADR and which includes a professional analysis of all the likely modes of failure. The calculations must have a proper regard to the interaction and combination of shear and bending forces. Overly simplistic assumptions about the behaviour of sheet metal must not be made where thin metal sections are involved in combination with high local stresses. The calculations must take into account the condition of the vehicle in which the item is being installed, and confirm that it is capable of withstanding the forces specified in the ADR.

The calculations must show, that in practical engineering terms, the item and subject vehicle meet the requirements of the ADR. Calculations that are not substantial (eg simple calculations for a complex matter) or which neglect to include an appraisal of the host vehicle will not be accepted.

# Contact us

If you have any questions or would like more information on the Vehicle Safety Compliance Certification Scheme (VSCCS) please contact:

Roads and Maritime VSCCS Enquiries:

T 1300 336 206

E vsccs@rms.nsw.gov.au

rms.nsw.gov.au/business-industry/examiners/vsccs/index.html

M PO Box 1120 Parramatta NSW 2124