

POINT TO POINT TRANSPORT (TAXIS AND HIRE VEHICLES) ACT 2016

Notice under section 50 (2)

Categories of Taxi Licences

I, Timothy Reardon, Secretary of the Department of Transport, on behalf of Transport for NSW, pursuant to section 50 (2) of the *Point to Point Transport (Taxis and Hire Vehicles) Act 2016*, by this notice determine that there shall be the following categories of taxi licences:

- Metropolitan taxi licence
- Non-Metropolitan taxi licence
- Wheelchair Accessible taxi licence

Short Term Licence

The Point to Point Transport Commissioner may issue a category of licence called a 'short term taxi licence'. Such a licence may only be issued if an application had been made to Roads and Maritime Services but was not finally determined before 1 November 2017. In accordance with clause 5(2) of Schedule 2 of the *Point to Point Transport (Taxis and Hire Vehicles) Act 2016* such an application shall be determined by the Point to Point Transport Commissioner under the *Passenger Transport Act 1990* as if that Act continued to be in force.

Interpretation

Terms used, other than those defined hereunder, have the same meaning as they do in the *Point to Point Transport (Taxis and Hire Vehicles) Act 2016*.

'Metropolitan taxi licence' means a licence to operate a taxi in the area of the 'Metropolitan transport district' as defined in section 108 (1) of the *Transport Administration Act 1988*.

'Non-Metropolitan taxi licence' means a taxi licence other than a Metropolitan taxi licence.

'Wheelchair Accessible taxi' means a taxi that has wheelchair access as defined in clause 3 (1) of the *Point to Point Transport (Taxis and Hire Vehicles) Regulation 2017*.

Dated, this 9th day of November 2017.

TIMOTHY REARDON
Secretary