2021

THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Minister for Transport and City Services)

Road Transport Legislation Amendment Bill 2021 (No 2)

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2021

THE LEGISLATIVE ASSEMBLY FOR THE AUSTRALIAN CAPITAL TERRITORY

(As presented)

(Minister for Transport and City Services)

Road Transport Legislation Amendment Bill 2021 (No 2)

A Bill for

An Act to amend legislation about road transport, and for other purposes

The Legislative Assembly for the Australian Capital Territory enacts as follows:

Part 1 Preliminary

1	Name of Act
	This Act is the <i>Road Transport Legislation Amendment Act</i> 2021 (No. 2).
2	Commencement
(1) This Act (other than the following provisions) commences on the 14th day after its notification day:
	• part 3
	• sections 24 and 25
	• sections 27 to 29
	• sections 35 and 36
	• sections 42 to 44
	• sections 47 and 48
	• section 50
	• schedule 1, part 1.1
	• schedule 1, amendments 1.5 and 1.6
	• schedule 1, amendment 1.9
	• schedule 1, amendments 1.13 to 1.15
	• schedule 1, amendment 1.18.
	<i>Note</i> The naming and commencement provisions automatically commence of the notification day (see Legislation Act, s 75 (1)).
(2) The provisions mentioned in subsection (1) commence on the 28th day after this Act's notification day.
	1 2 (1)

1	3	Legislation amended
2		This Act amends the following legislation:
3		• Heavy Vehicle National Law (ACT) Act 2013
4		• Road Transport (Alcohol and Drugs) Act 1977
5		• Road Transport (Driver Licensing) Act 1999
6		• Road Transport (General) Act 1999
7		• Road Transport (Road Rules) Regulation 2017
8		• Road Transport (Safety and Traffic Management) Act 1999
9		• Road Transport (Vehicle Registration) Act 1999
10		• Road Transport (Vehicle Registration) Regulation 2000.
11		Note This Act also amends other legislation (see sch 1).

Part 2	Heavy Vehicle National Law	(ACT) Act 2013
I WILL	riodry vornois riational Law	(101) 100 2010

Section 4

5

omit

1 2	Part 2	Heavy Vehicle National Law (ACT) Act 2013
3 4	4	Modification—Heavy Vehicle National Law (ACT) Schedule 1, modifications 1.2 and 1.11

1	Part 3	Road Transport (Alcohol and Drugs) Act 1977
3	5	Offences against Act—application of Criminal Code etc Section 4, note 1, new dot point
5 6 7		 insert s 24A (Use vehicle or animal on road or road related area under influence of alcohol or drug)
8 9	6	Taking blood samples from people in hospital Section 15AA (6), new definition of <i>drive</i>
10		insert
11		drive, a vehicle—see section 24A (5).
12 13	7	Section 15AA (6), definition of <i>involved in an accident</i> , paragraphs (b) to (d)
14		substitute
15 16		(b) was driving, or attempting to drive, a vehicle involved in an accident; or
17 18		(c) was riding, or attempting to ride, an animal involved in an accident; or
19 20		(d) was a pedestrian involved in an accident that involved a vehicle or motor vehicle.
21 22	8	Section 15AA (6), definition of vehicle other than a motor vehicle
23		substitute
24		<i>vehicle</i> —see section 24A (5).

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1	9		Section 24A
2			substitute
3	24A		Use vehicle or animal on road or road related area under influence of alcohol or drug
5		(1)	A person commits an offence if—
6			(a) the person—
7			(i) drives a vehicle on a road; or
8			(ii) rides an animal on a road; or
9 10			(iii) is in charge of an animal, including an animal being used for an animal-drawn vehicle, on a road; and
11 12 13			(b) the person is under the influence of alcohol or a drug to such an extent that the person is incapable of having proper control of the vehicle or animal.
14			Maximum penalty:
15 16			(a) for a first offender—30 penalty units, imprisonment for 6 months or both; or
17 18			(b) for a repeat offender—30 penalty units, imprisonment for 12 months or both.
19		(2)	A person commits an offence if—
20			(a) the person—
21			(i) drives a vehicle on a road related area; or
22			(ii) rides an animal on a road related area; or
23 24			(iii) is in charge of an animal, including an animal being used for an animal-drawn vehicle, on a road related area; and

1 2 3		(b) the person is under the influence of alcohol or a drug to such an extent that the person is incapable of having proper control of the vehicle or animal.
4		Maximum penalty: 20 penalty units.
5	(3)	An offence against this section is a strict liability offence.
6 7 8	(4)	If a charge for an offence against this section states that the person was under the influence of 'alcohol or a drug', in a proceeding for the offence—
9 10		(a) evidence that the person was under the influence of alcohol, or a drug, or both, is admissible; and
11 12 13		(b) if the evidence establishes that the person was under the influence of alcohol, or a drug, or both, the person may be convicted of the offence.
14	(5)	In this section:
15		animal means a horse, cattle or sheep.
16		drive, a vehicle—
17		(a) includes—
18 19		(i) be in control of the steering, movement or propulsion of the vehicle; and
20		(ii) if the vehicle can be ridden—ride the vehicle; but
21 22		(b) does not include pushing, carrying or otherwise controlling the vehicle while dismounted.
23 24		<i>first offender</i> , in relation to an offence against subsection (1), means a person who—

1	repeat offender, in relation to an offence against subsection (1),
2	means a person who—
3	(a) is convicted or found guilty of an offence against subsection (1)
4	(the <i>current offence</i>); and
5	(b) has been convicted or found guilty of another offence against
6	subsection (1) committed within 5 years before the current
7	offence regardless of whether the person—
8	(i) has been convicted or found guilty of the earlier offence
9	before the person committed the current offence; or
10	(ii) is convicted or found guilty concurrently with the current
11	offence.
12	vehicle means—
13	(a) a bicycle; or
14	(b) a personal mobility device; or
15	(c) an animal-drawn vehicle.

1 2	Part 4	Road Transport (Driver Licensing) Act 1999
3 4	10	Objects of Act Section 3 (a)
5		substitute
6 7 8 9		(a) to provide for a driver licensing system in the ACT that is part of a uniform national approach to driver licensing (including uniform driver licence classes and licence eligibility criteria); and
0	11	Section 3, note 2
1		omit
2	12	Section 27
3		substitute
4	27	Regulations may apply certain documents
5 6		A regulation may apply a publication of the National Transport Commission or any other instrument as in force from time to time.
17 18 19 20		Note The text of an applied, adopted or incorporated law or instrument, whether applied as in force from time to time or at a particular time, is taken to be a notifiable instrument if the operation of the Legislation Act, s 47 (5) or (6) is not disapplied (see s 47 (7)).
21	13	Dictionary, note 3
22		omit
23		Australian Transport Council

Part 5	Road Transport (General) Act 1999
14	Application orders and emergency orders Section 14 (3)
	omit
	Australian Transport Council
	substitute
	Ministerial Council
15	New section 14 (6)
	after the note, insert
(6)	In this section:
	<i>Ministerial Council</i> means a body (however described) that consists of the Minister of the Commonwealth, and the Minister of each State and Territory, who is responsible, or principally responsible, for matters relating to transport.
16	Definitions—pt 3 Section 21A (1), definition of heavy vehicle infringement notice offence
	substitute
	heavy vehicle infringement notice offence (or HVINO) means an infringement notice offence against the Heavy Vehicle National Law (ACT).

omit
s 567A
substitute
s 568
Section 229
substitute
Regulations may apply certain documents
A regulation may apply a publication of the National Transport Commission or any other instrument as in force from time to time.
Note The text of an applied, adopted or incorporated law or instrument, whether applied as in force from time to time or at a particular time, is taken to be a notifiable instrument if the operation of the Legislation Act, s 47 (5) or (6) is not disapplied (see s 47 (7)).
Dictionary, definition of Australian Design Rule
substitute
Australian Design Rule—see the Road Transport (Vehicle Registration) Regulation 2000, schedule 1 (Light vehicle standards), section 1.10.
Dictionary, definition of Australian Transport Council
omit
Dictionary, definition of bicycle, new paragraph (c) (iv)
insert
(iv) a personal mobility device.

1 2	22	Dictionary, definition of heavy vehicle infringement notice offence
3		substitute
4 5		heavy vehicle infringement notice offence (or HVINO), for part 3 (Infringement notices for certain offences)—see section 21A.
6	23	Dictionary, new definitions
7		insert
8		HVINO—see heavy vehicle infringement notice offence.
9		MAI policy—see the Motor Accident Injuries Act 2019, section 286.

	Part 6	Road Transport (Road Rules)
2		Regulation 2017

3	24	New sections 203B and 203C
4		in division 12.6, insert
5	203B	Stopping in parking area for electric-powered vehicles
6 7	(1)	A driver of a vehicle that is not an electric-powered vehicle must not stop in a parking area for electric-powered vehicles.
8		Maximum penalty: 20 penalty units.
9	(2)	In this section:
10		electric-powered vehicle means a vehicle that—
11 12 13		(a) is powered by 1 or more electric motors or traction motors, regardless of whether the vehicle is also powered by another form of propulsion; and
14		(b) can be recharged from an external source of electricity.
15 16		electric-powered vehicle parking sign means a sign displaying an electric-powered vehicle symbol.
17 18		<i>electric-powered vehicle symbol</i> means a picture of a vehicle with an adjacent charging plug as shown in the diagram in schedule 4.
19 20		parking area for electric-powered vehicles means a length or area of a road—
21 22		(a) to which a permissive parking sign displaying an electric-powered vehicle symbol applies; or
23		(b) to which an electric-powered vehicle parking sign applies; or
24 25 26		(c) indicated by a road marking (an <i>electric-powered vehicle road marking</i>) that consists of, or includes, an electric-powered vehicle symbol.

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1 2	203C	Stopping in parking area for charging of electric-powered vehicles
3 4	(1)	A driver must not stop in a parking area for the charging of electric-powered vehicles unless—
5		(a) the driver's vehicle is an electric-powered vehicle; and
6 7		(b) the electric-powered vehicle is plugged in to an external source of electricity.
8		Maximum penalty: 20 penalty units.
9	(2)	In this section:
10		electric-powered vehicle—see section 203B (2).
11 12		electric-powered vehicle charging parking sign means a sign displaying an electric-powered vehicle charging symbol.
13 14		<i>electric-powered vehicle charging symbol</i> means a picture of a vehicle with a charging plug as shown in the diagram in schedule 4.
15 16		parking area for charging of electric-powered vehicles means a length or area of a road—
17 18		(a) to which a permissive parking sign displaying an electric-powered vehicle charging symbol applies; or
19 20		(b) to which an electric-powered vehicle charging parking sign applies; or
21 22		(c) indicated by a road marking (an <i>electric-powered vehicle charging road marking</i>) that consists of, or includes, an electric powered vehicle charging symbol.
23		electric-powered vehicle charging symbol.

1 2	25	Time extension for people with disabilities Section 206 (2)
3		substitute
4 5	(2)	The driver may park continuously on a length of road, or in an area, to which a permissive parking sign applies—
6 7 8 9		(a) in a parking area for electric-powered vehicles or a parking area for charging of electric-powered vehicles—for 30 minutes longer than the period indicated on the permissive parking sign; or
10		(b) in any other case, for the longer of—
11 12		(i) if the time limit on the sign is 30 minutes or less—2 hours; or
13 14		(ii) if the time limit on the sign is longer than 30 minutes—an unlimited period.
15 16	(3)	Subsection (2) (b) does not apply if the driver parks in a parking area for people with disabilities.
17	(4)	In this section:
18 19		parking area for charging of electric-powered vehicles—see section 203C (2).
20		parking area for electric-powered vehicles—see section 203B (2).
21 22 23	26	Wearing motorbike helmet Section 270 (3), definition of <i>relevant standard</i> , paragraph (c)
24		substitute
25 26 27 28		(c) in any case—the United Nations Economic Commission for Europe standard 22.05 (or any later version of standard 22), whether in force at the time the helmet is manufactured or at any later time;

1 2 3	27		Parking control sign applying to length of road in which other parking control sign applies etc Section 333 (2)	area to
4			substitute	
5 6 7 8 9		(2)	If the area indicated by any of the following road marking area to which a parking control sign applies in accordance section 335, the road marking applies in the same way as apply if it were not in that area, and the parking control sign apply to the area indicated by the road marking:	ance with s it would
10			(a) people with disabilities road marking;	
11			(b) electric-powered vehicle road marking;	
12			(c) electric-powered vehicle charging road marking.	
13		(3)	In this section:	
14 15 16			electric-powered vehicle charging road mark section 203C (2), definition of parking area for char electric-powered vehicles.	_
17 18			electric-powered vehicle road marking—see section definition of parking area for electric-powered vehicles.	203B (2),
19 20	28		Symbols and traffic-related items Schedule 4	
21			insert	
		Electr	etric-powered vehicle symbol (s 203B) Electric-powered vehicle charging symbol (s 203C)	mbol

1	29	Dictionary, new definitions
2		insert
3 4		<i>electric-powered vehicle charging parking sign</i> —see section 203C (2).
5		electric-powered vehicle parking sign—see section 203B (2).
6		electric vehicle parking sign includes—
7		(a) an electric-powered vehicle charging parking sign; and
8		(b) an electric-powered vehicle parking sign.

Road Transport (Safety and

Part 7

1

Traffic Management) Act 1999 2 Section 3 30 3 substitute 4 3 **Objects of Act** The objects of this Act are— 6 (a) to provide for road safety and traffic management in the ACT; (b) to improve road safety and transport efficiency, and reduce the 9 costs of administering road transport; and 10 (c) to provide for safe, efficient and equitable road use; and 11 (d) to provide for the installation, use and maintenance of traffic 12 control devices and traffic offence detection devices; and 13 (e) to provide for the closing of roads for traffic management and 14 other purposes. 15 Section 34 16 substitute 17 34 Regulations may apply certain documents 18 A regulation may apply a publication of the National Transport 19 Commission or any other instrument as in force from time to time. 20 21 Note The text of an applied, adopted or incorporated law or instrument, whether applied as in force from time to time or at a particular time, is 22 taken to be a notifiable instrument if the operation of the Legislation Act, 23 24 s 47 (5) or (6) is not disapplied (see s 47 (7)).

32 Dictionary, note 3

- 2 omit
 - Australian Transport Council

1	Part 8	Road Transport (Venicle Registration) Act 1999
3 4	33	Objects of Act Section 2 (a)
5		substitute
6 7 8		(a) to provide for a vehicle registration system in the ACT that i part of a uniform national approach to vehicle registration and vehicle standards; and
9	34	Section 2, note
10		omit
11 12 13	35	Regulations to establish system for vehicle standards and inspections Section 15 (3) (a) and (e) (ii)
14		omit
15		appointment
16		substitute
17		authorisation

1	36	Section 15 (3) (g) and (h)
2		omit
3		inspectors
4		substitute
5		authorised examiners
6	37	Section 16
7		substitute
8	16	Regulations may apply certain documents
9 10		A regulation may apply a publication of the National Transport Commission or any other instrument as in force from time to time.
11 12 13 14		Note The text of an applied, adopted or incorporated law or instrument, whether applied as in force from time to time or at a particular time, is taken to be a notifiable instrument if the operation of the Legislation Act, s 47 (5) or (6) is not disapplied (see s 47 (7)).
15	38	Dictionary, note 3
16		omit
17		Australian Transport Council

1	39 E	Dictiona	ry, definition of <i>identification plate</i>			
2	S	substitute				
3	i	dentifica	tion plate means a plate approved to be placed on a vehicle,			
4	C	or taken to have been placed on a vehicle, under the Motor Vehicle				
5	S	Standard	s Act 1989 (Cwlth) (repealed), section 10A.			
6 7 8 9 10	Λ	n th ir fo	dentification plates were approved for vehicles that complied with the ational standards. Identification plates were also approved for vehicles at failed to comply, but either the noncompliance was minor and aconsequential, or the vehicle complied to an extent that made it suitable or supply to the market (see <i>Motor Vehicle Standards Act 1989</i> (Cwlth) epealed), s 10A).			
12 13	Λ		respite the repeal of the <i>Motor Vehicle Standards Act 1989</i> (Cwlth) on July 2021—			
14 15		(;	 approvals in force immediately before the repeal continue in force until 1 July 2022; and 			
16 17		(1)	new approvals may be given between 1 July 2021 to 1 July 2022, and remain in force until 1 July 2022.			
18 19			See Road Vehicle Standards (Consequential and Transitional rovisions) Act 2018 (Cwlth), sch 3, s 4 and s 6.)			
20 21 22	Λ	p	lentification plates include compliance plates placed, or taken to be laced, on vehicles as early as 1972 (see <i>Motor Vehicle Standards of 1989</i> (Cwlth) (repealed), s 42 (d)).			

Part 9

Road Transport (Vehicle

2			Registration) Regulation 2000
3 4	40		Suspension of exemptions Section 7 (1)
5			substitute
6 7 8 9		(1)	The road transport authority may suspend the operation of any of the following sections in relation to a registrable vehicle if the authority, having regard to any matter mentioned in section 84 (Suspension or cancellation of registration), decides that the suspension is in the public interest:
11			(a) section 14 (Vehicles temporarily in the ACT);
12 13			(b) section 15 (Vehicles registered in another jurisdiction by transferred defence force member or eligible family member);
14 15			(c) section 16 (Trailers exempt from registration in another jurisdiction).
16	41		Section 14
17			substitute
18	14		Vehicles temporarily in the ACT
19		(1)	The registration provisions do not apply to a registrable vehicle if—
20			(a) the vehicle is—
21 22			(i) kept at a garage address in the ACT for 3 months or less; or
23			(ii) otherwise temporarily in the ACT; and
24			(b) the vehicle is—
25 26			(i) registered under the law of another jurisdiction, external territory or foreign country; or

1 2 3				(ii) permitted under a relevant law of another jurisdiction to be used on a road or road related area in that jurisdiction, even though it is unregistered; and
4 5			(c)	the vehicle has the numberplates and labels required under that law; and
6			(d)	the numberplates and labels comply with that law; and
7 8 9 10			(e)	the vehicle complies with, and is being used in accordance with, any conditions of registration applying to the vehicle under that law, so far as they can be applied to the vehicle, or use of the vehicle, in the ACT; and
11 12 13 14			(f)	if the vehicle is unregistered—the vehicle is being used in accordance with any conditions of the permit or other authority applying to the vehicle under that law, so far as they can be applied to the use of the vehicle in the ACT; and
15 16			(g)	an MAI policy or compulsory third-party insurance policy under a law of another jurisdiction is in force for the vehicle.
17		(2)	In th	nis section:
18 19 20 21			cour	want law, of another jurisdiction, external territory or foreign atry, means a law of the other jurisdiction, territory or country that stantially corresponds to the provisions of this regulation about er's plates or unregistered vehicle permits.
22 23	15			nicles registered in another jurisdiction by transferred ence force member or eligible family member
24		(1)	The	registration provisions do not apply to a registrable vehicle if—
25 26			(a)	a registered operator of the vehicle is a transferred defence force member or eligible family member; and
27 28			(b)	the vehicle is registered under the law of another jurisdiction; and

1 2			(c) the vehicle has the numberplates and labels required under that law; and
3			(d) the numberplates and labels comply with that law; and
4 5 6 7			(e) the vehicle complies with, and is being used in accordance with, any conditions of registration applying to the vehicle under that law, so far as they can be applied to the vehicle, or use of the vehicle, in the ACT; and
8			(f) an MAI policy or compulsory third-party insurance policy under a law of another jurisdiction is in force for the vehicle.
10		(2)	In this section:
11 12			eligible family member, of a transferred defence force member, means a person who—
13			(a) usually lives with the defence force member; and
14 15			(b) is entitled to be transferred with the defence force member at the expense of the Australian Defence Force.
16 17 18			<i>transferred defence force member</i> means a person who is living in the ACT because of a transfer arranged by the Australian Defence Force and is—
19 20			(a) on full-time permanent service with the Australian Defence Force; or
21			(b) on full-time duty with the Australian Defence Force Reserve.
22 23	42		Definitions for pt 6.3 Section 115, definition of <i>certificate of appointment</i>
24			omit

1	43	Section 115, new definition of certificate of authorisation		
2		insert		
3		<i>certificate of authorisation</i> means a certificate of authorisation given under section 119.		
5	44	Sections 119, 126 and 152 headings		
6		substitute		
7	119	Authorisation of examiners and certificates of authorisation		
9 10	126	Return of certificate of authorisation on cancellation or suspension		
11 12	152	Issue of replacement certificates of authorisation and approval		
13	45	Dictionary, note 3		
14		insert		
15		• identification plate		
16	46	Dictionary, note 4		
17		insert		
18		MAI policy		
19	47	Dictionary, definition of certificate of appointment		
20		omit		
21	48	Dictionary, new definition of certificate of authorisation		
22		insert		
23 24		certificate of authorisation, for part 6.3 (Inspections)—see section 115.		

1	49	Dictionary, definition of identification plate
2		omit
3 4	50	Further amendments, mentions of <i>certificate of appointment</i>
5		omit
6		certificate of appointment
7		substitute
8		certificate of authorisation
9		in
0		• sections 119 and 120
1		• section 122 (1) (b)
2		• section 123 (3)
3		• sections 126 and 145
4		• section 147 (b) (ii)
5		• section 148 (2) (c) (i)
6		• section 152 (1)

Schedule 1 Other amendments

2 (see s 3)

Part 1.1 Motor Accident Injuries Act 2019

4 5	[1.1]	Section paragrap		lefinition of <i>driving offence</i> ,) (ii) (B)
6		omit		
7		section 41	AB (Evidentiary certificate—analysis of oral fluid sample)
8		substitute		
9		section 41 prescribed		(Evidentiary certificate—analysis of sample for g etc)
1	[1.2]	Section	41, d	lefinition of driving offence, paragraph (c) (iii)
2		substitute		
3		(iii)	secti	ion 24A (1) (Use vehicle or animal on road or road
4				ed area under influence of alcohol or drug), if a copy
5				a certificate under that Act, section 41 (1) (g) or ion 41 AD that is admitted in evidence in a proceeding
6 7				elation to the offence shows that the concentration of
8				hol in the person's blood was equivalent to level 3; or
9		(iv)	secti	ion 24A (2) if—
20			(A)	a copy of a certificate under that Act,
21				section 41 (1) (g) or section 41AD that is admitted in
22				evidence in a proceeding in relation to the offence shows that the concentration of alcohol in the
23 24				person's blood was equivalent to level 3 or level 4;
25				or
26 27			(B)	the offence relates to the person being under the influence of a drug;

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1 2	[1.3]	Section 48 (7), definition of <i>serious offence</i> , paragraph (b) (vii) (B)
3		omit
4		section 41AB (Evidentiary certificate—analysis of oral fluid sample)
5		substitute
6 7		section 41AD (Evidentiary certificate—analysis of sample for prescribed drug etc)
8 9	[1.4]	Section 48 (7), definition of <i>serious offence</i> , paragraph (b) (ix) and (x)
10		substitute
11 12		(ix) section 24A (1) (Use vehicle or animal on road or road related area under influence of alcohol or drug) if—
13 14		(A) a copy of a certificate under that Act, section 41 (1) (g) or section 41AD that is admitted in
15		evidence in a proceeding in relation to the offence
16 17		shows that the concentration of alcohol in the person's blood was equivalent to level 4; or
18 19		(B) the offence relates to the person being under the influence of a drug;

Amendment [1.5]

Part 1.2

Road Transport (General) Regulation 2000 2 **Section 16 (1) (f)** [1.5] 3 omit 4 appointment 5 substitute 6 authorisation Section 17 (1), definition of *relevant thing*, paragraph (d) [1.6] 8 omit 9 10 appointment substitute 11 authorisation 12 Schedule 1, part 1.11, item 1, column 3 [1.7] 13 after 14 section 14 (Vehicles temporarily in the ACT) 15 insert 16 , section 15 (Vehicles registered in another jurisdiction by transferred defence force 17 member or eligible family member) 18 [1.8] Schedule 1, part 1.11, item 2, column 3 19 after 20 section 14 21 insert 22 , section 15 23

[1.9]	Schedule 1, part 1.11, item 58, column 3
	omit
	certificate of appointment
	substitute
	certificate of authorisation
[1.10]	Dictionary, note 3
	insert
	MAI policy
Part 1	Road Transport (Offences) Regulation 2005
[1.11]	Schedule 1, part 1.2A, note
	omit
	(other than penalties for s 567A and s 567B)
[1.12]	(other than penalties for s 567A and s 567B) Schedule 1, part 1.2A, items 274 and 275

Schedule 1 Part 1.3 Other amendments

Road Transport (Offences) Regulation 2005

Amendment [1.13]

[1.13] Schedule 1, part 1.3, item 17

substitute

17	24A (1)				
17.1	first offender	drive vehicle/ride animal/be in charge of animal on road under influence of alcohol/drug, incapable of proper control of vehicle/animal—first offender	30pu/ 6 months prison/both	-	-
17.2	repeat offender	drive vehicle/ride animal/be in charge of animal on road under influence of alcohol/drug, incapable of proper control of vehicle/animal—repeat offender	30pu/ 12 months prison/both	-	-
17A	24A (2)	drive vehicle/ride animal/be in charge of animal on road related area under influence of alcohol/drug, incapable of proper control of vehicle/animal	20	-	-

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Amendment [1.14]

[1.14] Schedule 1, part 1.12A, new items 276A and 276B

2 insert

276A	203B (1)	stop in parking area for electric-powered vehicles	20	125	-
276B	203C (1)	stop in parking area for charging of electric-powered vehicles	20	125	-

Amendment [1.15]

1	[1.15]	Schedule 1, part 1.15, items 73, 76 and 89, column 3
2		omit
3		appointment
4		substitute
5		authorisation
6	[1.16]	Dictionary, note 3
7		insert
8		MAI policy
9	Part 1	.4 Victims of Crime Regulation 2000
10	[1.17]	Section 49A (b)
11		omit
12		, except section 567A and section 567B

Schedule 2, part 2.1, new items 52A and 52B [1.18]

insert 14

13

52A	203B (1)	stop in parking area for electric-powered vehicles
52B	203C (1)	stop in parking area for charging of electric-powered vehicles

Endnotes

1 Presentation speech

Presentation speech made in the Legislative Assembly on 1 December 2021.

2 Notification

Notified under the Legislation Act on

2021.

3 Republications of amended laws

For the latest republication of amended laws, see www.legislation.act.gov.au.

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