Australian Capital Territory

Road Transport (General) Exclusion of Road Transport Legislation (Light Rail) Declaration 2018 (No 1)

**Disallowable instrument DI2018-303**

made under the

*Road Transport (General) Act 1999*, section 13 (Power to exclude vehicles, persons or animals from road transport legislation)

**1 Name of instrument**

This instrument is the *Road Transport (General) Exclusion of Road Transport Legislation (Light Rail) Declaration 2018 (No 1)*.

**2 Commencement**

This instrument commences on the day after notification.

**3 Declaration**

I declare that sections 155, 155A and 187 (3) of the *Road Transport (Road Rules) Regulation 2017* do not apply to the driver of a designated vehicle on a tramway or tram lane where the designated vehicle is on the tramway or tram lane for a specified purpose.

**4 Definitions**

In this instrument:

***light rail service operator*** –see section 27A of the *Road Transport (Public Passenger Services) Act 2001.*

***designated vehicle***means any vehicle that is operated by, for or on behalf of a light rail service operator or the Territory for a specified purpose.

***specified purpose*** means a rail maintenance activity.

***rail infrastructure*** – see the *Rail Safety National Law.*

***rail maintenance activity*** means an activity relating to maintenance of rail infrastructure that includes, but is not limited to, the following:

1. scheduled rail sweeping activity
2. electrical maintenance
3. track repairs
4. replacement and / or upgrade of equipment or materials.

***tramway***– see section 155A of the *Road Transport (Road Rules) Regulation 2017.*

***tram lane***– see section 155 of the *Road Transport (Road Rules) Regulation 2017.*

Shane Rattenbury

Minister for Justice, Consumer Affairs and Road Safety

21 December 2018