Government Gazette

of the State of

New South Wales

Number 122

Friday, 3 November 2017

The New South Wales Government Gazette is the permanent public record of official notices issued by the New South Wales Government. It also contains local council and other notices and private advertisements.

The Gazette is compiled by the Parliamentary Counsel’s Office and published on the NSW legislation website (www.legislation.nsw.gov.au) under the authority of the NSW Government. The website contains a permanent archive of past Gazettes.

To submit a notice for gazettal – see Gazette Information.
POINT TO POINT TRANSPORT (TAXIS AND HIRE VEHICLES) REGULATION 2017

NOTICE

By the authority vested in me under clause 92(1) of the Point to Point Transport (Taxis and Hire Vehicles) Regulation 2017 (the Regulation), I hereby exempt that class of persons or vehicles from the requirement to be authorised as a taxi service provider or booking service provider under section 27 of Point to Point Transport (Taxis and Hire Vehicles) Act 2016 (the Act) and from the requirement to hold a taxi licence under section 47 of the Act in the following circumstances:

1. Where a passenger service is provided using a vehicle that seats 12 adults or less between New South Wales and Victoria by a person who is duly accredited to provide a commercial passenger vehicle service under the Transport (Compliance and Miscellaneous) Act 1983 (Victoria); and
2. The commercial passenger vehicle used to provide the passenger service is duly licenced under the Transport (Compliance and Miscellaneous) Act 1983.

This exemption is conditional upon the driver of the vehicle used to provide the service complying with the following clauses of the Regulation:

cl. 59 (Driver not to smoke in vehicle)
cl. 60 (Offensive behaviour by drivers)
cl. 63 (Additional passengers)
cl. 64 (Assistance animals)
cl. 66 (No touting or soliciting for passengers)
cl. 70 (Driver to supply information on hirings)
cl. 71 (Driver to hand over driver licence for inspection)
cl. 73 (Use of taxi outside area of operation – ply and stand for hire only)
cl. 74 (Interference with safety devices)
cl. 75 (Standing otherwise than in a taxi zone)
cl. 76 (Use of taxi zones)
cl. 81 (Operation of fare calculation device)

Barbara Wise
Point to Point Transport Commissioner

POINT TO POINT TRANSPORT (TAXIS AND HIRE VEHICLES) REGULATION 2017

NOTICE

By the authority vested in me under clause 92(1) of the Point to Point Transport (Taxis and Hire Vehicles) Regulation 2017 (the Regulation), I hereby exempt that class of persons or vehicles from the requirement to be authorised as a taxi service provider or booking service provider under section 27 of Point to Point Transport (Taxis and Hire Vehicles) Act 2016 (the Act) and from the requirement to hold a taxi licence under section 47 of the Act in the following circumstances:

1. Where a passenger service is provided using a vehicle that seats 12 adults or less between New South Wales and Queensland by a person who is duly licenced to provide a booked hire service or a taxi service or is duly authorised as a booking entity under the Transport Operations (Passenger Transport) Act 1994 (Queensland); and
2. The vehicle is duly licenced under the Transport Operations (Passenger Transport) Act 1994 (Queensland).

This exemption is conditional upon the driver of the vehicle used to provide the service complying with the following clauses of the Regulation:

cl. 59 (Driver not to smoke in vehicle)
cl. 60 (Offensive behaviour by drivers)
cl. 63 (Additional passengers)
cl. 64 (Assistance animals)
cl. 66 (No touting or soliciting for passengers)
cl. 70 (Driver to supply information on hirings)
cl. 71 (Driver to hand over driver licence for inspection)
cl. 73 (Use of taxi outside area of operation – ply and stand for hire only) -
cl. 74 (Interference with safety devices)
cl. 75 (Standing otherwise than in a taxi zone)
cl. 76 (Use of taxi zones)
cl. 81 (Operation of fare calculation device)

Barbara Wise
Point to Point Transport Commissioner

POISONS AND THERAPEUTIC GOODS REGULATION 2008

ORDER

Withdrawal of Drug Authority

In accordance with the provisions of clause 175(1) of the Poisons and Therapeutic Goods Regulation 2008 an Order has been made on Warren BOYCE of Narrandera NSW, 2700 prohibiting him until further notice, as a person employed by the Ambulance Service of New South Wales as an ambulance officer, and who is approved for the time being by the Secretary, NSW Health for the purpose of clause 101(1)(g) of the Regulation, from having possession of and supplying drugs of addiction as authorised by clause 101(1)(g) of the Regulation.

This Order is to take effect on and from 4 November 2017

Dated at Sydney, 30 October 2017

ELIZABETH KOFF
Secretary
NSW Health

SURVEYING AND SPATIAL INFORMATION ACT 2002

Restoration of Name to the Register of Surveyors

PURSUANT to the provisions of the Surveying and Spatial Information Act 2002, Section 10A (3), the undermentioned Land Surveyors has been restored to the Register of Surveyors.

<table>
<thead>
<tr>
<th>Name</th>
<th>Date of Original Registration</th>
<th>Removal Date</th>
<th>Restoration Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>YATES David Mervyn</td>
<td>05 October 1965</td>
<td>01 September 2017</td>
<td>31 October 2017</td>
</tr>
</tbody>
</table>

Narelle Underwood
President

Michael Spiteri
Registrar