
Road Traffic Legislation (Enhancing Personalized Point-to-point Transport Services) (Amendment) Ordinance 2023

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HONG KONG SPECIAL ADMINISTRATIVE REGION

ORDINANCE NO. 34 OF 2023



John KC LEE
Chief Executive
21 December 2023

An Ordinance to amend road traffic legislation to introduce a licensing regime for the operation of taxi fleets; to increase the maximum passenger seating capacity of taxis from 5 to 6; to introduce a two-tier penalty system for certain taxi-driver-related offences and to update certain taxi-driver-related offence provisions; to increase the fine that may be imposed, and to lengthen the period for which a vehicle licence may be suspended, for an offence of contravening section 52(3), (5) or (6) of the Road Traffic Ordinance; and to provide for related matters.

[22 December 2023]

Enacted by the Legislative Council.

Part 1

Preliminary

1. Short title

This Ordinance may be cited as the Road Traffic Legislation (Enhancing Personalized Point-to-point Transport Services) (Amendment) Ordinance 2023.

Road Traffic Legislation (Enhancing Personalized Point-to-point Transport Services)
(Amendment) Ordinance 2023

Part 1
Section 2

Ord. No. 34 of 2023
A3695

2. Enactments amended

- (1) The enactments specified in Parts 2 to 5 are amended as set out in those Parts.
 - (2) In addition, the provisions of the Road Traffic (Public Service Vehicles) Regulations (Cap. 374 sub. leg. D) set out in column 2 of the Schedule are amended by repealing the words and characters set out in column 3 of that Schedule and substituting the words and characters set out in column 4 of that Schedule.
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Part 2

Introducing Licensing Regime for Operation of Taxi Fleets

Division 1—Amendments to Road Traffic Ordinance (Cap. 374)

3. Section 7A added

After section 7—

Add

“7A. Regulation of taxi fleets

- (1) The Secretary may make regulations to provide for—
 - (a) the regulation of the operation of taxi fleets;
 - (b) the powers of the Commissioner to—
 - (i) invite applications for a licence to operate a taxi fleet (*taxi fleet licence*);
 - (ii) determine the maximum number of taxi fleet licences to be issued in respect of each invitation;
 - (iii) grant and refuse an application for a taxi fleet licence;
 - (iv) issue a taxi fleet licence;
 - (v) impose conditions on a taxi fleet licence;
 - (vi) grant and refuse an application for an extension of the validity period of a taxi fleet licence;
 - (vii) amend a taxi fleet licence;

- (viii) cancel, suspend and vary a taxi fleet licence;
- (ix) give a direction in relation to a taxi fleet licence; and
- (x) issue a certificate (*fleet taxi certificate*) in respect of a taxi operated under a taxi fleet licence (*fleet taxi*), and cancel and suspend such a certificate;
- (c) the validity period of a taxi fleet licence and a fleet taxi certificate;
- (d) the power of the Commissioner to exempt the holder of a taxi fleet licence (*fleet licensee*) from complying with a provision of any enactment that applies in relation to a fleet licensee or fleet taxi;
- (e) the power of the Commissioner to appoint a public officer to conduct an inquiry in respect of a fleet licensee or fleet taxi;
- (f) the review by a Transport Tribunal of any decision made by the Commissioner under a regulation made under this section;
- (g) the restriction on the transfer of taxi fleet licences and fleet taxi certificates;
- (h) the display of fleet taxi certificates and fleet taxi plates on fleet taxis;
- (i) the designation and use of places where fleet taxis may stop to pick up or set down passengers, and the placing of road markings and traffic signs to indicate such places; and

- (j) any other matters for carrying into effect the provisions of this Ordinance relating to the regulation of the operation of taxi fleets.
- (2) Any regulation made under this section may empower the Commissioner to specify by notice published in the Gazette—
 - (a) the position and manner in which a fleet taxi certificate is to be displayed; and
 - (b) in respect of a fleet taxi plate—
 - (i) its design, construction, size, colour and form (including the size and colour of any letters or characters on it); and
 - (ii) the position and manner in which it is to be displayed.”.

4. Section 13 amended (provision for the Commissioner and others to act and charge fees, and for absolute liability)

Section 13, after “7,”—

Add

“7A,”.

5. Section 15 amended (penalties under the regulations)

Section 15, after “7,”—

Add

“7A,”.

6. Section 25 amended (power to refuse or cancel licence and to impose conditions in respect of taxis)

After section 25(3)—

Add

“(3A) If there is any inconsistency between a condition specified by the Commissioner under subsection (2)(b) and a condition of a taxi fleet licence issued under a regulation made under section 7A, the latter prevails to the extent of the inconsistency.”.

Division 2—Amendments to Road Traffic (Construction and Maintenance of Vehicles) Regulations (Cap. 374 sub. leg. A)

7. Regulation 2 amended (interpretation)

Regulation 2—

Add in alphabetical order

“*fleet licensee* (車隊持牌人) has the meaning given by regulation 2(1) of the Road Traffic (Public Service Vehicles) Regulations (Cap. 374 sub. leg. D);

fleet taxi (車隊的士) has the meaning given by regulation 2(1) of the Road Traffic (Public Service Vehicles) Regulations (Cap. 374 sub. leg. D);

general taxi (一般的士) has the meaning given by regulation 2(1) of the Road Traffic (Public Service Vehicles) Regulations (Cap. 374 sub. leg. D);

taxi fleet licence (的士車隊牌照) has the meaning given by regulation 2(1) of the Road Traffic (Public Service Vehicles) Regulations (Cap. 374 sub. leg. D);”.

8. Regulation 45 amended (taxis to have illuminated signs and markings)

(1) Regulation 45—

Renumber the regulation as regulation 45(1).

(2) Regulation 45(1)—

Repeal

“Every taxi shall”

Substitute

“A general taxi must”.

- (3) After regulation 45(1)—

Add

“(2) A fleet taxi must—

- (a) be fitted with an illuminated sign in accordance with the conditions imposed on the taxi fleet licence under which the taxi is operated (*licence conditions*);
- (b) be plainly marked in English and Chinese writing of uniform size not less than 100 millimetres in height on the outside of the vehicle on both the near and off sides with the word “TAXI” and the characters “的士”; and
- (c) if any additional marking is required under the licence conditions—be marked with such marking.”.

9. Regulation 47 amended (painting of vehicles)

- (1) Regulation 47(1)—

Repeal

“taxis shall”

Substitute

“general taxis must”.

- (2) Regulation 47(3)—

Repeal

“taxi shall”

Substitute

“general taxi must”.

- (3) After regulation 47(3)—

Add

“(3A) The outside of a fleet taxi must be painted in accordance with the conditions imposed on the taxi fleet licence under which the taxi is operated.”.

10. Regulation 52 amended (maintenance of markings and painting of certain vehicles)

Regulation 52—

Repeal

“and taxi shall”

Substitute

“or general taxi, or the fleet licensee in respect of a fleet taxi, must”.

11. Regulation 53 amended (prohibition marking and painting of vehicles other than buses and taxis)

- (1) Regulation 53(1), English text—

Repeal

“No motor vehicle shall be”

Substitute

“A motor vehicle must not be”.

- (2) Regulation 53(1)(a), before “taxi”—

Add

“general”.

- (3) Regulation 53(1)(b), before “taxi”—

Add

“general”.

(4) After regulation 53(1)—

Add

“(1A) Subject to paragraph (1B), a motor vehicle must not be—

- (a) marked with any marking required by these regulations to be on a fleet taxi operated under the relevant licence; or
- (b) so marked as to closely resemble such a fleet taxi.

(1B) Paragraph (1A) does not apply if—

- (a) the motor vehicle is a fleet taxi operated under the relevant licence; or
- (b) the marking marked on the motor vehicle is a marking required by these regulations to be on the motor vehicle.”.

(5) After regulation 53(2)—

Add

“(3) In this regulation—

relevant licence (有關牌照), in relation to a fleet taxi, means the taxi fleet licence under which the taxi is operated.”.

12. Regulation 54 amended (markings on buses, light buses and taxis)

(1) Regulation 54(1), English text—

Repeal

“No bus, public light bus, private light bus or taxi shall”

Substitute

“A bus, public light bus, private light bus or taxi must not”.

- (2) Regulation 54(1)(a), after “motor vehicle licence”—

Add

“or a taxi fleet licence”.

13. Regulation 92 amended (restriction on the nature of lamps to be carried)

- (1) Regulation 92(2), English text—

Repeal

“shall”

Substitute

“does”.

- (2) Regulation 92(2)(c)—

Repeal

“the top of the roof of”.

Division 3—Amendments to Road Traffic (Public Service Vehicles) Regulations (Cap. 374 sub. leg. D)

14. Regulation 2 amended (interpretation)

- (1) Regulation 2(1), definition of *authorized person*—

Repeal

“licensee”

Substitute

“passenger service licensee or fleet licensee”.

- (2) Regulation 2(1)—

Repeal the definition of *licensee*.

- (3) Regulation 2(1)—

Add in alphabetical order

“***agreed booking fee*** (協定預約費用), in relation to an arrangement to hire a fleet taxi for a pre-arranged journey that is not an agreed fare arrangement, means any booking fee agreed between the fleet licensee that operates the taxi and the hirer in advance of the journey;

agreed fare (協定車費), in relation to an arrangement to hire a fleet taxi for a pre-arranged journey, means the fare for the hire agreed between the fleet licensee that operates the taxi and the hirer in advance of the journey;

agreed fare arrangement (協定車費安排), in relation to a fleet taxi, means an arrangement to hire the taxi for a pre-arranged journey for an agreed fare;

fleet licensee (車隊持牌人) means the holder of a taxi fleet licence;

fleet taxi (車隊的士) means a taxi the registration mark of which is specified in a taxi fleet licence;

fleet taxi certificate (車隊的士證明書) means a certificate issued under regulation 12N;

fleet taxi stopping place (車隊的士停車處) means an area of road designated under regulation 30A(1) or 31(d);

general taxi (一般的士) means a taxi that is not a fleet taxi;

passenger service licensee (客運持證人) means the holder of a passenger service licence;

pre-arranged journey (預定行程), in relation to a fleet taxi, means a journey in the taxi that is arranged in advance by booking through electronic means or telephone;

taxi fleet licence (的士車隊牌照) means a licence issued under regulation 12E(1) and includes—

- (a) if the licence is amended under regulation 12I or 12J—the amended licence issued under regulation 12L(3)(a); and
- (b) if the licence is varied under regulation 12X(1)(c)—the varied licence issued under regulation 12L(3)(d);”.

15. Part IIA added

After Part II—

Add

“Part IIA

Taxi Fleet Licences

Division 1—Interpretation

12A. Interpretation

In this Part—

specified provision (指明條文) means a provision of any enactment that applies in relation to a fleet licensee or fleet taxi.

Division 2—Taxi Fleet Licences

12B. Commissioner may invite application for licence

- (1) The Commissioner may, by notice published in the Gazette, invite applications for a licence to operate a taxi fleet.
- (2) The Commissioner may determine the maximum number of licences to be issued in respect of each invitation under subregulation (1).
- (3) A notice published under subregulation (1) is not subsidiary legislation.

12C. Application for licence

- (1) A person who wishes to obtain a licence to operate a taxi fleet may, in response to an invitation under regulation 12B(1), apply to the Commissioner for such a licence.
- (2) The application must be made in the form specified by the Commissioner.

12D. Decision on application for licence

- (1) The Commissioner may grant or refuse an application made under regulation 12C.
- (2) In determining the application, the Commissioner may take the following matters into account—
 - (a) the demand for the services to be provided by the taxi fleet proposed to be operated by the applicant;
 - (b) the level of services already provided by existing fleet licensees' taxi fleets;

- (c) the standard of the services to be provided by the taxi fleet proposed to be operated by the applicant;
 - (d) any other matters the Commissioner considers relevant to the regulation of the operation of taxis.
- (3) The Commissioner must give written notice of the Commissioner's decision on the application to the applicant.
 - (4) If the Commissioner refuses the application, the notice must include a statement of the reasons for the refusal.

12E. Issue of licence

- (1) If the Commissioner grants an application under regulation 12D(1), the Commissioner must, in respect of the taxis that the applicant proposes to operate as a taxi fleet, issue to the applicant a licence to operate the taxi fleet.
- (2) When issuing the licence, the Commissioner may impose on the licence any conditions the Commissioner considers appropriate.
- (3) Without limiting subregulation (2), the conditions may relate to one or more of the following matters—
 - (a) the standard of the services provided by the taxi fleet operated under the licence;
 - (b) the keeping of records in relation to the services provided by the taxi fleet;
 - (c) the submission to the Commissioner of returns and accounts in relation to the services provided by the taxi fleet;

- (d) the minimum number of taxis required to be operated in the taxi fleet;
 - (e) the vehicle requirements of the taxis (including requirements relating to the age, type and carrying capacity of the taxis and the equipment or devices to be installed on the taxis);
 - (f) the replacement of the taxis;
 - (g) the illuminated signs, markings and painting of the taxis;
 - (h) the drivers of the taxis.
- (4) The Commissioner must specify in the licence—
- (a) the period within which the licence is valid (*validity period*);
 - (b) the period before the end of the validity period within which the licensee may apply for an extension of the validity period;
 - (c) the licence number;
 - (d) the name of the licensee;
 - (e) the number of taxis in the taxi fleet operated under the licence;
 - (f) the registration mark of each taxi in the taxi fleet;
 - (g) all conditions imposed under subregulation (2) (if any);
 - (h) all exemptions granted under regulation 12H (if any), including any conditions imposed on the exemptions;
 - (i) the fee payable under regulation 12F(1) for the licence and the date on or before which the fee is payable; and

- (j) any other particulars the Commissioner considers necessary.

12F. Licence fee

- (1) A fee specified in Schedule 1A is payable for a taxi fleet licence.
- (2) The fee is payable on or before the date specified in the licence.

12G. Validity period of licence and its extension

- (1) A taxi fleet licence is valid for the validity period specified in the licence.
- (2) The validity period so specified must not exceed 5 years.
- (3) A fleet licensee may apply in writing to the Commissioner for an extension of the validity period of the licensee's taxi fleet licence within the period specified in the licence for making such an application.
- (4) The Commissioner may grant or refuse the application.
- (5) The Commissioner must give written notice of the Commissioner's decision on the application to the applicant.
- (6) If the Commissioner refuses the application, the notice must include a statement of the reasons for the refusal.
- (7) If the Commissioner grants the application, the Commissioner may extend the validity period for a further period not exceeding 5 years.
- (8) The validity period may be extended more than once.

12H. Exemption of licensee from specified provision

- (1) The Commissioner may exempt a fleet licensee from complying with any specified provision.
- (2) When granting an exemption, the Commissioner may impose on the exemption any conditions the Commissioner considers appropriate.

12I. Amendment of licence on Commissioner's own initiative

- (1) The Commissioner may, on the Commissioner's own initiative, amend a taxi fleet licence at any time during the validity period specified in the licence.
- (2) However, before exercising the power under subregulation (1), the Commissioner must consult the fleet licensee concerned on the amendment the Commissioner proposes to make (*proposed amendment*).
- (3) After the end of the period for the consultation, the Commissioner may decide—
 - (a) not to exercise the power under subregulation (1); or
 - (b) to exercise the power to—
 - (i) make the proposed amendment; or
 - (ii) vary the proposed amendment in the manner the Commissioner considers appropriate and make the proposed amendment as varied.
- (4) For subregulation (3), the period for the consultation ends on—

- (a) if the licensee gives written notice of the licensee's agreement to the proposed amendment to the Commissioner within the period of 3 months beginning on the date on which the consultation begins—the date of the notice; or
 - (b) in any other case—the date of expiry of the 3-month period referred to in paragraph (a).
- (5) The Commissioner must give written notice of the Commissioner's decision made under subregulation (3) to the licensee.
- (6) A written notice of the Commissioner's decision made under subregulation (3)(b) must include a statement of the reasons for the decision.
- (7) Subject to subregulation (8) and regulation 12Y(4), the Commissioner's decision under subregulation (3)(b) takes effect on the date specified by the Commissioner in the notice.
- (8) The date specified under subregulation (7) must be later than the end of the period of 21 days beginning on the date on which the notice is given under subregulation (5).
- (9) Subregulations (2), (3), (4), (5), (6), (7) and (8) do not apply if the Commissioner exercises the power under subregulation (1)—
 - (a) to amend the validity period specified in the licence after extending it under regulation 12G(7);
 - (b) to amend the name of the licensee specified in the licence after approving a transfer of the licence; or

- (c) to amend the licence to specify any exemption granted under regulation 12H, including any conditions imposed on the exemption.

12J. Amendment of licence on application by licensee

- (1) A fleet licensee may apply to the Commissioner to amend the licensee's taxi fleet licence in respect of—
 - (a) the name of the licensee specified in the licence;
 - (b) the number of taxis in the taxi fleet operated under the licence; or
 - (c) the registration mark of any taxi in the taxi fleet.
- (2) The Commissioner may grant or refuse an application made under subregulation (1).
- (3) An application under subregulation (1) and its grant or refusal under subregulation (2) must be made during the validity period specified in the licence.
- (4) The Commissioner must give written notice of the Commissioner's decision on the application to the applicant.
- (5) If the Commissioner refuses the application, the notice must include a statement of the reasons for the refusal.

12K. Restriction on transfer of licence

A fleet licensee must not transfer the licensee's taxi fleet licence without the approval of the Commissioner.

12L. Licence to be delivered on amendment etc.

- (1) This regulation applies if a taxi fleet licence is—
 - (a) amended under regulation 12I or 12J;

- (b) cancelled under regulation 12X(1)(a);
 - (c) suspended under regulation 12X(1)(b); or
 - (d) varied under regulation 12X(1)(c).
- (2) The fleet licensee concerned must deliver the licensee's taxi fleet licence to the Commissioner within 72 hours after the amendment, cancellation, suspension or variation takes effect.
- (3) After a taxi fleet licence is delivered under subregulation (2), the Commissioner must—
- (a) if the licence is amended—amend the licence and issue the amended licence to the licensee;
 - (b) if the licence is cancelled—record the cancellation;
 - (c) if the licence is suspended—withhold the licence until the suspension ends; or
 - (d) if the licence is varied—vary the licence and issue the varied licence to the licensee.
- (4) A person who, without reasonable excuse, contravenes subregulation (2) commits an offence and is liable on conviction to a fine at level 1.

12M. Duplicate licence

- (1) If a taxi fleet licence is lost, damaged, defaced or destroyed, the fleet licensee concerned may apply to the Commissioner for a duplicate taxi fleet licence.
- (2) The Commissioner may issue a duplicate taxi fleet licence—
- (a) on application by the licensee; and
 - (b) on payment of the fee specified in Schedule 1A.

- (3) A duplicate taxi fleet licence issued under subregulation (2)—
 - (a) is taken to be a licence issued under regulation 12E(1) or 12L(3)(a) or (d) (as the case requires); and
 - (b) has the same effect as the original taxi fleet licence.

Division 3—Fleet Taxi Certificates

12N. Commissioner may issue certificate

The Commissioner may issue a fleet taxi certificate in respect of a fleet taxi operated under a fleet licensee's taxi fleet licence—

- (a) on application by the licensee; and
- (b) on payment of the fee specified in Schedule 1A.

12O. Validity period of certificate

- (1) A fleet taxi certificate is valid—
 - (a) beginning on the date of issue of the certificate; and
 - (b) until the earlier of the following—
 - (i) the end of the period of 12 months beginning on the date mentioned in paragraph (a);
 - (ii) the expiry of the relevant licence.
- (2) However, if the relevant licence is amended under regulation 12I or 12J or varied under regulation 12X(1)(c) to the effect that the registration mark of the fleet taxi to which the fleet taxi certificate relates

is no longer specified in the licence, the certificate ceases to be valid on the date on which the amendment or variation takes effect.

- (3) In this regulation—
relevant licence (有關牌照), in relation to a fleet taxi certificate, means the taxi fleet licence to which the certificate relates.

12P. Restriction on transfer of certificate

A fleet taxi certificate issued in respect of a fleet taxi must not be transferred to another vehicle.

12Q. Duplicate certificate

- (1) If a fleet taxi certificate is lost, damaged, defaced or destroyed, the fleet licensee concerned may apply to the Commissioner for a duplicate fleet taxi certificate.
- (2) The Commissioner may issue a duplicate fleet taxi certificate—
- (a) on application by the licensee; and
 - (b) on payment of the fee specified in Schedule 1A.
- (3) A duplicate fleet taxi certificate issued under subregulation (2)—
- (a) is taken to be a certificate issued under regulation 12N; and
 - (b) has the same effect as the original fleet taxi certificate.

Division 4—Obligations of Fleet Licensees etc.

12R. Licensee must maintain proper and efficient service

- (1) A fleet licensee must maintain proper and efficient taxi fleet services to the satisfaction of the Commissioner during any period within which the licensee's taxi fleet licence is valid.
- (2) In determining whether a fleet licensee maintains proper and efficient taxi fleet services, the Commissioner may have regard to—
 - (a) whether the licensee maintains the services in accordance with—
 - (i) the specified provisions;
 - (ii) the terms and conditions of the licensee's taxi fleet licence; and
 - (iii) the directions given to the licensee under regulation 12S; and
 - (b) any other matters the Commissioner considers appropriate.

12S. Commissioner may give direction

- (1) The Commissioner may, after consulting a fleet licensee, give a direction to the licensee in respect of a matter that relates to—
 - (a) the licensee's taxi fleet licence;
 - (b) the services provided by the taxi fleet operated under the licence; or
 - (c) the fleet taxis operated under the licence.

- (2) A direction referred to in subregulation (1)—
 - (a) may be given either generally or in a particular case; and
 - (b) must not be inconsistent with any specified provision or the relevant taxi fleet licence.
- (3) If the Commissioner decides to exercise the power under subregulation (1), the Commissioner must give written notice of the Commissioner's decision and a statement of the reasons for the decision to the licensee.
- (4) Subject to subregulation (5) and regulation 12Y(4), the Commissioner's decision takes effect on the date specified by the Commissioner in the notice.
- (5) The date specified under subregulation (4) must be later than the end of the period of 21 days beginning on the date on which the notice is given under subregulation (3).

12T. Restriction on use of vehicle by licensee

- (1) A fleet licensee must not use a vehicle to provide services under the licensee's taxi fleet licence unless the vehicle is a fleet taxi in respect of the licence.
- (2) A person who, without reasonable excuse, contravenes subregulation (1) commits an offence and is liable on conviction to a fine at level 2 and to imprisonment for 6 months.

12U. Display of fleet taxi certificate and fleet taxi plate

- (1) A fleet taxi certificate, or a proper printout of a fleet taxi e-certificate, must be displayed on a fleet taxi in the position and in the manner specified by the Commissioner by notice published in the Gazette.

- (2) A fleet taxi plate—
 - (a) must be of the design, construction, size, colour and form specified by the Commissioner by notice published in the Gazette; and
 - (b) must be displayed on a fleet taxi in the position and in the manner specified by the Commissioner by notice published in the Gazette.
- (3) The letters or characters on a fleet taxi plate must be in the size and of the colour specified by the Commissioner by notice published in the Gazette.
- (4) A person must not drive or use a fleet taxi, or suffer or permit a fleet taxi to be driven or used if—
 - (a) one or more of the following provisions are not complied with in respect of the taxi—
 - (i) subregulation (1);
 - (ii) subregulation (2);
 - (iii) subregulation (3);
 - (b) a certificate, printout or plate displayed on the taxi, purporting to be a fleet taxi certificate, a printout of a fleet taxi e-certificate or a fleet taxi plate—
 - (i) is damaged, altered or defaced;
 - (ii) does not relate to the taxi fleet licence currently in force in respect of the taxi; or
 - (iii) does not relate to the taxi; or
 - (c) a fleet taxi certificate, or a printout of a fleet taxi e-certificate, that is invalid is displayed on the taxi.

- (5) A person must not display a fleet taxi certificate, a printout of a fleet taxi e-certificate or a fleet taxi plate on a vehicle unless the vehicle is a fleet taxi.
- (6) A person who, without reasonable excuse, contravenes subregulation (4) or (5) commits an offence and is liable on conviction to a fine at level 2 and to imprisonment for 6 months.
- (7) A notice published under subregulation (1), (2) or (3) is not subsidiary legislation.
- (8) In this regulation—

fleet taxi e-certificate (車隊的士電子證明書) means a fleet taxi certificate issued in the form of an electronic record;

proper printout (合規列印本), in relation to a fleet taxi e-certificate, means a clearly legible printout of the e-certificate that conforms to the specifications specified by the Commissioner in the conditions of the relevant taxi fleet licence.

12V. Document to be sent for pre-arranged journey

- (1) This regulation applies if a fleet taxi is hired for a pre-arranged journey.
- (2) The fleet licensee that operates the taxi must send a document (in hard copy form or in the form of an electronic record) containing the following particulars to the hirer before the pre-arranged journey starts—
 - (a) either of the following—
 - (i) if the taxi is hired on an agreed fare arrangement—the agreed fare;
 - (ii) in any other case—the agreed booking fee (if any);

- (b) the name of the licensee and the licensee's taxi fleet licence number;
 - (c) the registration mark of the taxi.
- (3) A person who, without reasonable excuse, contravenes subregulation (2) commits an offence and is liable on conviction to a fine at level 2 and to imprisonment for 6 months.

Division 5—Cancellation etc. of Taxi Fleet Licences and Fleet Taxi Certificates

12W. Commissioner may appoint public officer to conduct inquiry

- (1) The Commissioner may appoint a public officer to conduct an inquiry if the Commissioner has reason to believe that—
- (a) a fleet licensee fails to maintain proper and efficient taxi fleet services in accordance with regulation 12R; or
 - (b) in respect of a fleet taxi—
 - (i) any condition of the taxi fleet licence to which the taxi relates has not been or is not being complied with; or
 - (ii) any specified provision has not been or is not being complied with.
- (2) A public officer appointed under subregulation (1) must—
- (a) fix a time and place for the inquiry; and
 - (b) give written notice of the time and place of the inquiry to the licensee at least 21 days before the inquiry takes place.

- (3) A public officer who conducts an inquiry may postpone the inquiry and, if the officer does so, the officer must give written notice to the licensee specifying the date to which the inquiry has been postponed.
- (4) At an inquiry, the public officer who conducts it must consider—
 - (a) any evidence received by the officer, whether tendered on behalf of the licensee or otherwise; and
 - (b) any oral or written representations made by or on behalf of the licensee.
- (5) After an inquiry, the public officer who conducts it must report to the Commissioner.

12X. Commissioner may cancel etc. licence or certificate

- (1) If the Commissioner, after considering a report made under regulation 12W(5), is satisfied as to a matter set out in regulation 12W(1)(a) or (b), the Commissioner may do one or more of the following—
 - (a) cancel the taxi fleet licence concerned;
 - (b) suspend the licence for a period of time the Commissioner considers appropriate;
 - (c) vary the licence in respect of—
 - (i) the number of taxis in the taxi fleet operated under the licence;
 - (ii) the registration mark of any taxi in the taxi fleet;
 - (iii) the validity period of the licence; or

- (iv) the conditions of the licence;
 - (d) cancel the fleet taxi certificate of the fleet taxi concerned;
 - (e) suspend the certificate for a period of time the Commissioner considers appropriate.
- (2) If the Commissioner decides to exercise any power under subregulation (1), the Commissioner must give written notice of the Commissioner's decision and a statement of the reasons for the decision to the licensee.
- (3) Subject to regulation 12Y(4), the Commissioner's decision takes effect on the date following the end of the period of 21 days beginning on the date on which the notice is given under subregulation (2).

Division 6—Review by Transport Tribunal

12Y. Right to apply for review by Transport Tribunal

- (1) A person aggrieved by a specified decision may apply in writing to the Commissioner for a review of the decision by a Transport Tribunal.
- (2) The application must be made within 21 days beginning on the date on which the written notice of the specified decision is given to the aggrieved person.
- (3) Regulations 55A and 55B apply to an application made under subregulation (1).
- (4) If a person applies under subregulation (1) for a review of a decision referred to in paragraph (c), (e), (f) or (g) of the definition of *specified decision* in subregulation (5), the decision does not take effect until—

- (a) if the application for the review is deemed to have been withdrawn under regulation 55A(3)—the date specified by the Commissioner in the notice given under regulation 55A(4) for the taking effect of the decision; or
 - (b) if the decision is confirmed or varied by the Transport Tribunal under regulation 55B(2)—the date specified by the Commissioner in the notice given under regulation 55B(3) for the taking effect of the decision (or the decision as varied).
- (5) In this regulation—
- specified decision*** (指明決定) means a decision by the Commissioner—
- (a) to refuse an application for a taxi fleet licence under regulation 12D(1);
 - (b) to refuse an application for an extension of the validity period of a taxi fleet licence under regulation 12G(4);
 - (c) to amend a taxi fleet licence under regulation 12I(3)(b);
 - (d) to refuse an application to amend a taxi fleet licence under regulation 12J(2);
 - (e) to give a direction under regulation 12S(1);
 - (f) to cancel, suspend or vary a taxi fleet licence under regulation 12X(1)(a), (b) or (c); or
 - (g) to cancel or suspend a fleet taxi certificate under regulation 12X(1)(d) or (e).

Division 7—Miscellaneous

12Z. Paid fee not refundable

Any fee paid under this Part is not refundable.”.

16. Regulation 28 amended (public light bus stopping places)

Regulation 28(3)—

Repeal

“shall cause every public light bus stopping place”

Substitute

“must cause a public light bus stopping place designated under subregulation (1)”.

17. Regulation 29 amended (public light bus stands)

Regulation 29(2)—

Repeal

“shall cause every public light bus stand”

Substitute

“must cause a public light bus stand designated under subregulation (1)”.

18. Regulation 30 amended (taxi stands)

(1) Regulation 30(2)—

Repeal

“shall cause every taxi stand”

Substitute

“must cause a taxi stand designated under subregulation (1)”.

- (2) Regulation 30(3), English text—

Repeal

“shall” (wherever appearing)

Substitute

“must”.

- (3) Regulation 30(3)(c), Chinese text—

Repeal

“一般的士使用”

Substitute

“所有的士之一般使用”.

19. Regulation 30A added

After regulation 30—

Add

“30A. Fleet taxi stopping places

- (1) The Commissioner may designate an area of road as an area within which a fleet taxi may stop for picking up passengers who hire the taxi for a pre-arranged journey.
- (2) The Commissioner must cause a fleet taxi stopping place designated under subregulation (1)—
 - (a) to be delineated on the road by means of a road marking of the type set out in Figure No. 1 of Schedule 4A; and
 - (b) to be indicated by means of a traffic sign of the type set out in Figure No. 2 of Schedule 4A.”.

20. Regulation 31 amended (designation of temporary stands and stopping places)

(1) Regulation 31(b)—

Repeal

“or”.

(2) Regulation 31(c)—

Repeal

“stand,”

Substitute

“stand; or”.

(3) After regulation 31(c)—

Add

“(d) an area within which a fleet taxi may stop for picking up passengers who hire the taxi for a pre-arranged journey.”.

(4) Regulation 31, English text—

Repeal

“he”

Substitute

“the Commissioner of Police”.

21. Regulation 32 amended (temporary suspension of stands and stopping places)

(1) Regulation 32(b)—

Repeal

“or”.

(2) Regulation 32(c)—

Repeal

“stand,”

Substitute

“stand; or”.

- (3) After regulation 32(c)—

Add

“(d) a fleet taxi stopping place,”.

- (4) Regulation 32(ii), English text—

Repeal

“he”

Substitute

“the Commissioner of Police”.

22. Regulation 33 amended (picking up and setting down passengers)

After regulation 33(5)—

Add

“(5A) Despite subregulation (5), the driver of a fleet taxi may stop at a fleet taxi stopping place to pick up passengers who hire the taxi for a pre-arranged journey.”.

23. Regulation 37 amended (obligations of taxi driver)

- (1) Regulation 37, English text—

Repeal

“shall”

Substitute

“must”.

(2) Regulation 37(c)—

Repeal

“he”

Substitute

“the driver”.

(3) Regulation 37(e), English text—

Repeal

“his”

Substitute

“the driver’s”.

(4) Regulation 37(f)—

Repeal

“payment.”

Substitute

“payment, unless the taxi is—

(i) a general taxi hired under regulation 38; or

(ii) a fleet taxi hired on an agreed fare arrangement.”.

24. Regulation 38 amended (hiring of public service vehicle as a whole)

Regulation 38(1), before “taxi,”—

Add

“general”.

25. Regulation 39 amended (insurance and driving licence)

(1) Regulation 39—

Repeal

“taxi shall not hire the vehicle to any person unless he”

Substitute

“general taxi must not hire the vehicle to any person unless the registered owner”.

- (2) Regulation 39(a), English text—

Repeal

“shall be”

Substitute

“is”.

- (3) Regulation 39(b)—

Repeal

“him to drive the public bus, public light bus or taxi”

Substitute

“that person to drive the public bus, public light bus or general taxi”.

26. Regulation 45 amended (general conduct of driver)

- (1) Regulation 45(1)(a), English text—

Repeal

“shall”

Substitute

“must”.

- (2) Regulation 45(1)(b)—

Repeal

“shall be clean and tidy in his person and”

Substitute

“must keep himself or herself clean and tidy and be”.

- (3) Regulation 45(1)(c), English text—

Repeal

“shall”

Substitute

“must”.

- (4) Regulation 45(1)(c), Chinese text—

Repeal

“吸烟”

Substitute

“吸煙”.

- (5) Regulation 45(1)(d) and (e), English text—

Repeal

“shall”

Substitute

“must”.

- (6) Regulation 45(1)—

Repeal paragraph (f)

Substitute

“(f) must, on request by any police officer or traffic warden in uniform or any person authorized by the Commissioner of Police, provide—

(i) the driver’s name and address; and

(ii) the name and address of the following person who employs the driver—

(A) the passenger service licensee;

(B) the fleet licensee; or

(C) the owner;”.

(7) Regulation 45(1)(g), (h), (i) and (j), English text—

Repeal

“shall”

Substitute

“must”.

27. Regulation 45A amended (conduct of passengers in relation to seat belts)

(1) Regulation 45A—

Renumber the regulation as regulation 45A(1).

(2) Regulation 45A(1), English text—

Repeal

“shall”

Substitute

“must”.

(3) Regulation 45A(1)(b)(i)—

Repeal

“pay the legal fare then recorded on the taximeter”

Substitute

“subject to subregulation (2), pay the fare then recorded on the taximeter (*recorded fare*)”.

(4) Regulation 45A(1)(b)(ii)—

Repeal

“he” (wherever appearing)

Substitute

“the passenger”.

(5) After regulation 45A(1)—

Add

“(2) For the purposes of subregulation (1)(b)(i)—

- (a) if the taxi is a general taxi hired under regulation 38—the passenger must pay the fare calculated in accordance with regulation 38(1) instead of the recorded fare; or
- (b) if the taxi is a fleet taxi hired for a pre-arranged journey—
 - (i) where the taxi is hired on an agreed fare arrangement—the passenger must pay the agreed fare instead of the recorded fare; or
 - (ii) in any other case—the passenger must pay the agreed booking fee (if any) in addition to the recorded fare.”.

28. Regulation 47 amended (taxi fares)

(1) Regulation 47—

Repeal subregulation (2)

Substitute

“(2) A person who is in charge of a taxi must not charge for the hire of the taxi a fare exceeding the relevant fare.

(2A) For the purposes of subregulation (2), each of the following persons is in charge of the taxi—

- (a) if the taxi is a general taxi—the registered owner and driver of the taxi;
- (b) if the taxi is a fleet taxi—the fleet licensee that operates the taxi and the driver of the taxi.”.

(2) At the end of regulation 47—

Add

“(6) In this regulation—

relevant fare (有關車費) means—

(a) in relation to a general taxi—

(i) if the taxi is hired under regulation 38—the fare calculated in accordance with regulation 38(1); or

(ii) if the taxi is hired other than under regulation 38—the fare calculated in accordance with the scale of fares specified in Schedule 5; or

(b) in relation to a fleet taxi—

(i) if the taxi is hired for a pre-arranged journey—

(A) where the taxi is hired on an agreed fare arrangement—the agreed fare; or

(B) in any other case—the fare calculated in accordance with the scale of fares specified in Schedule 5, plus the agreed booking fee (if any); or

(ii) if the taxi is hired other than for a pre-arranged journey—the fare calculated in accordance with the scale of fares specified in Schedule 5.”.

29. Regulation 49 amended (use of taximeter, etc.)

(1) Regulation 49(1), English text—

Repeal

“shall”

Substitute

“must”.

- (2) Regulation 49(1)(b)—

Repeal

“roof”.

- (3) Regulation 49(4)—

Repeal

everything after “higher than”

Substitute

“the fare calculated in accordance with the scale of fares specified in Schedule 5 (*Schedule 5 fare*), the hirer of the taxi is not obliged to pay to the driver more than—

- (a) if the taxi is a fleet taxi hired for a pre-arranged journey—the Schedule 5 fare, plus the agreed booking fee (if any); or
(b) in any other case—the Schedule 5 fare.”.

- (4) After regulation 49(4)—

Add

“(4A) Subregulations (2), (3) and (4) do not apply in relation to a general taxi hired under regulation 38 and a fleet taxi hired on an agreed fare arrangement.”.

30. Regulation 49A amended (receipts in respect of fares paid for hiring of a taxi)

After regulation 49A(2)—

Add

“(3) Subregulations (1) and (2) do not apply in relation to a general taxi hired under regulation 38 and a fleet taxi hired on an agreed fare arrangement.”.

31. Schedule 1A added
After Schedule 1—
Add

“Schedule 1A

[regs. 12F, 12M, 12N
& 12Q]

**Fees for Taxi Fleet Licence and Fleet Taxi
Certificate**

| | |
|---|-----------------|
| 1. Taxi fleet licence | \$396 per annum |
| 2. Duplicate taxi fleet licence..... | \$125 |
| 3. Fleet taxi certificate | \$160 per annum |
| 4. Duplicate fleet taxi certificate | \$100”. |

32. Schedule 4A added
After Schedule 4—
Add

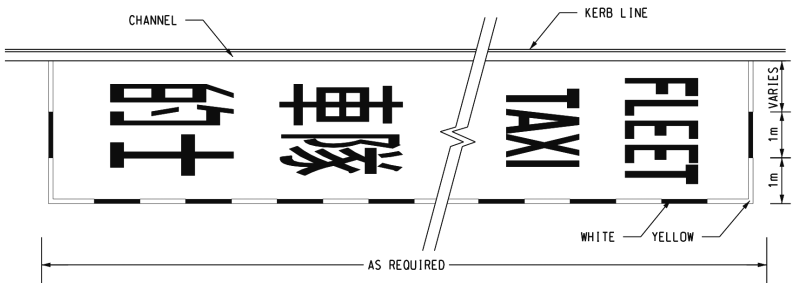
“Schedule 4A

[reg. 30A]

Road Marking and Traffic Sign for Fleet Taxi Stopping Place

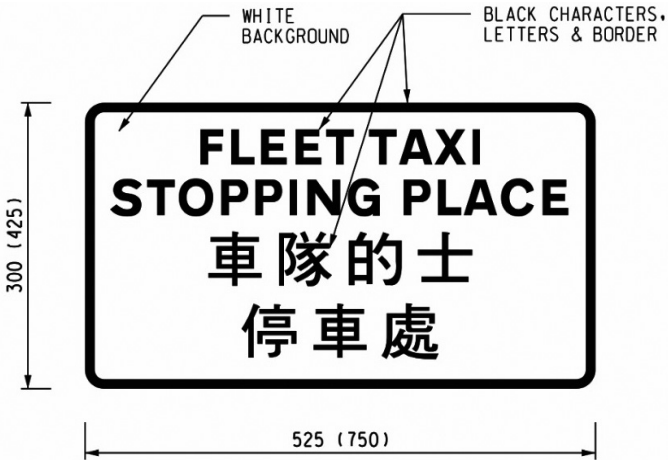
Dimensions of the Figures in this Schedule are in Millimetres
Unless Otherwise Indicated

Figure No. 1



This road marking when placed in conjunction with the traffic sign shown in Figure No. 2 demarcates the limits of a fleet taxi stopping place designated under regulation 30A.

Figure No. 2



This traffic sign when placed in conjunction with the road marking shown in Figure No. 1 demarcates the limits of a fleet taxi stopping place designated under regulation 30A.”.

33. Schedule 5 amended (taxi fares)

(1) Schedule 5—

Repeal

“[regs. 2, 47”

Substitute

“[regs. 2, 47, 49”.

(2) Schedule 5, item 4(vii), after “hiring”—

Add

“of a general taxi”.

34. Schedule 9 amended

- (1) Schedule 9, English text, Part I—

Repeal

“shall”

Substitute

“must”.

- (2) Schedule 9, Part I, subparagraph (b)(vii)—

Repeal

everything after “included”

Substitute

“in the fare recorded in respect of such hiring on the taximeter fitted to the taxi—

(A) by way of item 4 of Schedule 5; and

(B) (for a fleet taxi) as the agreed booking fee (if any); and”.

- (3) Schedule 9, English text, Part II, subparagraph (a)—

Repeal

“shall”

Substitute

“must”.

- (4) Schedule 9, Part II, subparagraph (a)(v)—

Repeal

everything after “included”

Substitute

“in the fare recorded in respect of such hiring on the taximeter fitted to the taxi—

(A) by way of item 4 of Schedule 5; and

(B) (for a fleet taxi) as the agreed booking fee (if any);”.

(5) Schedule 9, English text, Part II, subparagraph (b)—

Repeal

“shall”

Substitute

“must”.

Division 4—Amendments to Road Traffic (Traffic Control) Regulations (Cap. 374 sub. leg. G)

35. Regulation 45 amended (stopping)

(1) Regulation 45, English text—

Repeal

“shall”

Substitute

“must”.

(2) Regulation 45(c)—

Repeal

“or”.

(3) After regulation 45(c)—

Add

“(ca) fleet taxi stopping place under the Road Traffic (Public Service Vehicles) Regulations (Cap. 374 sub. leg. D), unless—

(i) the vehicle is a fleet taxi (as defined by regulation 2(1) of those regulations); and

- (ii) the driver stops the vehicle for picking up passengers who hire the taxi for a pre-arranged journey (as defined by regulation 2(1) of those regulations); or”.

Division 5—Related Amendments

Subdivision 1—Amendment to Fixed Penalty (Criminal Proceedings) Ordinance (Cap. 240)

36. Schedule amended (offence)

The Schedule, item 20, after “taxi stand/”—

Add

“fleet taxi stopping place/”.

Subdivision 2—Amendments to Fixed Penalty (Criminal Proceedings) Regulations (Cap. 240 sub. leg. A)

37. Schedule amended

- (1) The Schedule, Form 1, list of offences and fixed penalty, code number 20, after “的士站”—

Add

“、車隊的士停車處”.

- (2) The Schedule, Form 1, list of offences and fixed penalty, code number 20, after “taxi stand/”—

Add

“fleet taxi stopping place/”.

**Subdivision 3—Amendments to Mass Transit Railway Ordinance
(Cap. 556)**

38. Section 33 amended (regulations)

Section 33(3)(e)(i), after “ranks,”—

Add

“fleet taxi stopping places”.

39. Section 34 amended (bylaws)

(1) Section 34(1)(d)(ii)—

Repeal

“and taxi ranks”

Substitute

“, taxi ranks and fleet taxi stopping places”.

(2) Section 34(1)(d)(vi)(A), after “ranks,”—

Add

“fleet taxi stopping places”.

**Subdivision 4—Amendments to Mass Transit Railway (Transport
Interchange) Regulation (Cap. 556 sub. leg. C)**

40. Section 1 amended (interpretation)

(1) Section 1, definition of *prescribed road marking*, after
“Schedule 4”—

Add

“or 4A”.

- (2) Section 1, definition of *prescribed traffic sign*, after “Schedule 4”—

Add

“or 4A”.

41. Section 11 amended (designation of taxi rank)

- (1) Section 11, heading, after “rank”—

Add

“and fleet taxi stopping place”.

- (2) Section 11(1)—

Repeal

everything after “interchange”

Substitute

“, by means of prescribed traffic signs, prescribed road markings or prescribed light signals, as—

- (a) a taxi rank within which a taxi may stand or ply for hire or set down passengers; or
- (b) a fleet taxi stopping place within which a fleet taxi may stop for picking up passengers who hire the taxi for a pre-arranged journey.”.
- (3) Section 11(3)—

Repeal

everything after “designation”

Substitute

“made under subsection (1), whether in respect of the whole area designated or a part of it.”.

- (4) After section 11(3)—

Add

“(4) In this section—

fleet taxi (車隊的士) has the meaning given by regulation 2(1) of the Road Traffic (Public Service Vehicles) Regulations (Cap. 374 sub. leg. D);

pre-arranged journey (預定行程) has the meaning given by regulation 2(1) of the Road Traffic (Public Service Vehicles) Regulations (Cap. 374 sub. leg. D).”

Subdivision 5—Amendments to Mass Transit Railway (Transport Interchange) Bylaw (Cap. 556 sub. leg. D)

42. Section 1 amended (interpretation)

Section 1(1)—

Add in alphabetical order

“*fleet taxi* (車隊的士) has the meaning given by regulation 2(1) of the Road Traffic (Public Service Vehicles) Regulations (Cap. 374 sub. leg. D);

fleet taxi stopping place (車隊的士停車處) means an area of road designated by prescribed traffic signs, prescribed road markings or prescribed light signals, as a fleet taxi stopping place within which a fleet taxi may stop for picking up passengers who hire the taxi for a pre-arranged journey;

pre-arranged journey (預定行程) has the meaning given by regulation 2(1) of the Road Traffic (Public Service Vehicles) Regulations (Cap. 374 sub. leg. D);”

43. Section 22 amended (taxi rank, taxi bay and taxi queue lane)

(1) Section 22, heading—

Repeal

“and taxi queue lane”

Substitute

“, taxi queue lane and fleet taxi stopping place”.

- (2) After section 22(1)—

Add

“(1A) A vehicle must not enter a fleet taxi stopping place, unless—

(a) the vehicle—

(i) is a fleet taxi; and

(ii) enters the stopping place for picking up passengers for a pre-arranged journey; or

(b) an authorized person directs the vehicle to enter the stopping place.”.

- (3) Section 22(2), English text—

Repeal

“shall”

Substitute

“must”.

- (4) Section 22(2)—

Repeal

“and taxi queue lane or any part thereof”

Substitute

“, taxi queue lane and fleet taxi stopping place or a part of any of them”.

- (5) Section 22(3), English text—

Repeal

“shall”

Substitute

“must”.

- (6) Section 22(3)—

Repeal

“and taxi queue lane or any part thereof”

Substitute

“, taxi queue lane and fleet taxi stopping place or a part of any of them”.

44. Section 25 amended (picking-up and setting-down of passengers)

After section 25(3)—

Add

“(4) Despite subsection (3), the driver of a fleet taxi may stop at a fleet taxi stopping place to pick up passengers who hire the taxi for a pre-arranged journey.”.

45. Schedule 2 amended (penalties)

Schedule 2, Part I, after the entry relating to section 22(1)—

Add

“22(1A) Other vehicles entering fleet taxi stopping places \$2,000”.

Subdivision 6—Amendments to Motor Vehicle Idling (Fixed Penalty) Ordinance (Cap. 611)

46. Schedule 1 amended (drivers to whom idling prohibition does not apply)

- (1) Schedule 1, section 2(1), after “stand”—

Add

“, or a driver of a fleet taxi that is at a fleet taxi stopping place”.

- (2) Schedule 1, section 2(6)—

Add in alphabetical order

“*fleet taxi* (車隊的士) has the meaning given by regulation 2(1) of the Road Traffic (Public Service Vehicles) Regulations (Cap. 374 sub. leg. D);

fleet taxi stopping place (車隊的士停車處), subject to subsection (7), has the meaning given by regulation 2(1) of the Road Traffic (Public Service Vehicles) Regulations (Cap. 374 sub. leg. D);”.

- (3) Schedule 1, section 2(7), after “taxi stand,”—

Add

“fleet taxi stopping place,”.

Part 3

Increasing the Maximum Taxi Passenger Seating Capacity

Division 1—Amendment to Road Traffic (Construction and Maintenance of Vehicles) Regulations (Cap. 374 sub. leg. A)

47. Third Schedule amended (maximum passenger seating capacity)

Third Schedule—

Repeal

“Taxi 5”

Substitute

“Taxi 6”.

Division 2—Related Amendments to Motor Vehicles (First Registration Tax) Ordinance (Cap. 330)

48. Section 2 amended (interpretation)

(1) Section 2(1)—

Repeal the definition of *taxi*

Substitute

“*taxi* (的士) means any motor vehicle constructed or adapted for use as a taxi within the meaning of the Road Traffic Ordinance (Cap. 374);”.

(2) Section 2(1)—

Repeal the definitions of *stand or ply for hire* and *taximeter*.

Part 4

Introducing Two-tier Penalty System for Certain Taxi-driver-related Offences and Updating Certain Taxi-driver-related Offence Provisions

Division 1—Amendment to Road Traffic Ordinance (Cap. 374)

49. Section 15 amended (penalties under the regulations)

Section 15—

Repeal

“9 months.”

Substitute

“12 months.”.

Division 2—Amendment to Road Traffic (Construction and Maintenance of Vehicles) Regulations (Cap. 374 sub. leg. A)

50. Regulation 121 amended (offences)

Regulation 121(4)—

Repeal

everything after “is liable”

Substitute

“__

- (a) on a first conviction—to a fine at level 3 and to imprisonment for 6 months; and
- (b) on a subsequent conviction—to a fine at level 4 and to imprisonment for 12 months.”.

Division 3—Amendments to Road Traffic (Public Service Vehicles) Regulations (Cap. 374 sub. leg. D)

51. Regulation 43 repealed (public service vehicle badges)

Regulation 43—

Repeal the regulation.

52. Regulation 45 amended (general conduct of driver)

(1) Regulation 45(2), English text—

Repeal

“shall”

Substitute

“must”.

(2) Regulation 45(2)(b)(ii), after the semicolon—

Add

“and”.

(3) Regulation 45(2)(c)—

Repeal

everything after “hire,”

Substitute

“only stop the taxi—

(i) at a taxi stand; or

(ii) when being hailed by an intending passenger for pickup,

unless an accident, or another unavoidable cause, compels the driver to stop otherwise than in the circumstances described in subparagraphs (i) and (ii).”.

- (4) Regulation 45(2)—
Repeal paragraph (d).

53. Regulation 57 amended (offences)

- (1) Regulation 57(2)—
Repeal
“43(2), (3) or (4),”.

- (2) Regulation 57(4)—
Repeal
everything before “commits”
Substitute

“(4) A person who, without reasonable excuse, contravenes regulation 37(d) or 40”.

- (3) After regulation 57(4)—
Add

“(5) A person who, without reasonable excuse, contravenes regulation 37(a) commits an offence and is liable—

- (a) on a first conviction—to a fine at level 3 and to imprisonment for 6 months; and
(b) on a subsequent conviction—to a fine at level 4 and to imprisonment for 12 months.
- (6) A person who, without reasonable excuse, contravenes regulation 37(b) commits an offence and is liable—
- (a) on a first conviction—to a fine at level 3 and to imprisonment for 6 months; and
(b) on a subsequent conviction—to a fine at level 4 and to imprisonment for 12 months.

- (7) A person who, without reasonable excuse, contravenes regulation 47(2) commits an offence and is liable—
- (a) on a first conviction—to a fine at level 3 and to imprisonment for 6 months; and
 - (b) on a subsequent conviction—to a fine at level 4 and to imprisonment for 12 months.”.

54. Regulation 58 substituted

Regulation 58—

Repeal the regulation

Substitute

“58. Power of arrest

If—

- (a) the driver of a public bus, public light bus or taxi who is on duty; or
- (b) an authorized person who is on duty,

believes on reasonable grounds that a person (*that person*) has committed an offence against regulation 45A, 46, 48 or 56, the driver or authorized person may apprehend that person, and detain that person until that person is handed over to a police officer.”.

Part 5

Amendments to Road Traffic Ordinance (Cap. 374) to Increase Penalties for Offences relating to Illegal Carriage of Passengers for Hire or Reward by Motor Vehicles

55. Section 52 amended (restriction on the use of vehicles)

(1) Section 52(10)(a)—

Repeal

“section, other than subsection (2),”

Substitute

“section (other than subsection (2), (3), (5) or (6))”.

(2) Section 52(10)(b)—

Repeal the full stop

Substitute a semicolon.

(3) After section 52(10)(b)—

Add

“(c) subsection (3), (5) or (6) commits an offence and is liable—

(i) on a first conviction—to a fine at level 3 and to imprisonment for 6 months; and

(ii) on a subsequent conviction—to a fine at level 4 and to imprisonment for 12 months.”.

56. Schedule 4 amended (offences and periods for which the licence of a motor vehicle may be suspended)

(1) Schedule 4, before item 1—

Road Traffic Legislation (Enhancing Personalized Point-to-point Transport Services)
(Amendment) Ordinance 2023

Part 5
Section 56

Ord. No. 34 of 2023
A3811

Add

“

| | | | |
|-----|--|----------|-----------|
| 1A. | Contravention of section 52(3), (5) or (6) | 6 months | 12 months |
|-----|--|----------|-----------|

”.

(2) Schedule 4, item 1—

Repeal

“52(3), (4), (5), (6) and”

Substitute

“52(4) or”.

Schedule

[s. 2]

Other Related Amendments to Road Traffic (Public Service Vehicles) Regulations (Cap. 374 sub. leg. D)

| Column 1 | Column 2 | Column 3 | Column 4 |
|----------|----------------------------------|---------------------|---------------------------------------|
| Item | Provision | Repeal | Substitution |
| 1. | Regulation 7(1)(c) | “licensee” | “passenger service licensee” |
| 2. | Regulation 8(1) | “with the licensee” | “with a passenger service licensee” |
| 3. | Regulation 8(1), Chinese text | “予持證人” | “予該持證人” |
| 4. | Regulation 9, heading | “ licensee ” | “ passenger service licensee ” |
| 5. | Regulation 9 | “licensee” | “passenger service licensee” |
| 6. | Regulation 11(1) | “licensee” | “passenger service licensee” |
| 7. | Regulation 11A | “licensee” | “passenger service licensee” |

Road Traffic Legislation (Enhancing Personalized Point-to-point Transport Services)
(Amendment) Ordinance 2023

Schedule

Ord. No. 34 of 2023
A3815

| Column 1 | Column 2 | Column 3 | Column 4 |
|----------|---|----------------------|--|
| Item | Provision | Repeal | Substitution |
| 8. | Regulation 12(1)(a) | “licensee” | “passenger service licensee” |
| 9. | Part V, heading | “ Licensees ” | “ Passenger Service Licensees ” |
| 10. | Regulation 42(1) | “licensee” | “passenger service licensee” |
| 11. | Regulation 44 | “licensee” | “passenger service licensee” |
| 12. | Regulation 46(1)(j)(iii) and (2)(b)(ii) | “licensee” | “passenger service licensee” |
| 13. | Regulation 50(5) | “licensee” | “passenger service licensee” |
| 14. | Regulation 51(2) | “licensee” | “passenger service licensee” |
| 15. | Regulation 52(1) | “a licensee” | “a passenger service licensee” |
| 16. | Regulation 52(1), Chinese text | “示持證人” | “示自己” |