



New South Wales

Public Health (COVID-19 Border Control) Amendment (Transiting ACT Residents) Order 2020

under the

Public Health Act 2010

I, Brad Hazzard, the Minister for Health and Medical Research, make the following Order under section 7 of the *Public Health Act 2010*.

Dated August 2020.

Minister for Health and Medical Research

Public Health (COVID-19 Border Control) Amendment (Transiting ACT Residents) Order 2020

under the

Public Health Act 2010

1 Name of Order

This Order is the *Public Health (COVID-19 Border Control) Amendment (Transiting ACT Residents) Order 2020*.

2 Commencement

This Order commences on 13 August 2020.

Schedule 1 Amendment of Public Health (COVID-19 Border Control) Order 2020

Clauses 8B and 8C

Insert after clause 8A—

8B Temporary exemption for persons transiting through New South Wales to ACT

- (1) The direction in clause 5(1) does not apply to an exempt person if the exempt person complies with the conditions set out in subclause (2) and (3).
- (2) The exempt person must—
 - (a) immediately before entering New South Wales, if the person is the driver of a vehicle, ensure that the vehicle has sufficient petrol to travel to the ACT without refuelling, and
 - (b) after entering New South Wales, travel, by the route designated by the Commissioner of Police, directly to the ACT without stopping, except—
 - (i) for a fatigue or hygiene break at a safe location designated by the Commissioner of Police, or
 - (ii) to obtain urgent medical care, or
 - (iii) to deal with an emergency, and
 - (c) while in New South Wales—
 - (i) maintain an appropriate physical distance from any person who is not travelling with the exempt person, and
 - (ii) travel only between the hours of 9.00 am and 3.00 pm, and
 - (d) at all times—
 - (i) carry the person's Entry Authorisation Certificate, and
 - (ii) produce the Entry Authorisation Certificate for inspection by an enforcement officer if requested to do so by the enforcement officer.
- (3) The exempt person must not enter New South Wales again from Victoria after transiting through New South Wales under this clause.
- (4) In this clause—

ACT resident means a person whose usual place of residence is the Australian Capital Territory.

Entry Authorisation Certificate means an Entry Authorisation Certificate issued by the Chief Health Officer of the Australian Capital Territory that grants the person subject to the certificate authority to enter the Australian Capital Territory.

exempt person means an ACT resident who—
 - (a) is the subject of an Entry Authorisation Certificate, and
 - (b) was in Victoria immediately before the commencement of this clause.
- (5) This clause is repealed at 3.00 pm on 17 August 2020.

8C Exempt transiting ACT residents not to re-enter NSW for 14 days

- (1) A person who travelled through New South Wales under clause 8B must not enter New South Wales until a period of at least 14 days has elapsed since the person entered the ACT under that clause.

(2) This clause is repealed on 1 September 2020.