



New South Wales

Passenger Transport Amendment (Central Coast Taxis Fare Pre-payment Trial Further Extension) Regulation 2013

under the

Passenger Transport Act 1990

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Passenger Transport Act 1990*.

GLADYS BEREJIKLIAN, MP
Minister for Transport

Explanatory note

The object of this Regulation is to further extend to 13 October 2014 the taxi fare pre-payment trial scheme for taxi-cabs for which a booking service is provided by Combined District Radio Cabs Pty Ltd, trading as Central Coast Taxis.

This Regulation also provides that:

- (a) a driver of a taxi-cab will only be required to issue a receipt for a deposit or an agreed fare when the hirer requests a receipt, and
- (b) the receipt does not have to be in the form approved by Roads and Maritime Services.

The new arrangements for the issue of a receipt are the same as those that apply under the Kings Cross fare pre-payment scheme.

This Regulation is made under the *Passenger Transport Act 1990*, including section 63 (the general regulation-making power).

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1 Name of Regulation

This Regulation is the *Passenger Transport Amendment (Central Coast Taxis Fare Pre-payment Trial Further Extension) Regulation 2013*.

2 Commencement

This Regulation commences on 12 October 2013 and is required to be published on the NSW legislation website.

3 Amendment of Passenger Transport Regulation 2007

(1) Clause 163A Central Coast fare pre-payment trial

Omit “give the hirer a receipt, in the form approved by RMS,” from clause 163A (3). Insert instead “, on the request of the hirer, give the hirer a receipt”.

(2) Clause 163A (11)

Omit “13 October 2013”. Insert instead “13 October 2014”.