

Transport (Compliance and Miscellaneous) Act 1983
Classification of vehicles as hire cars

I, Aaron de Rozario, Chief Executive Officer, Taxi Services Commission (licensing authority), under section 145 of the Transport (Compliance and Miscellaneous) Act 1983 (Vic) (Transport Act) classify any type of vehicle which is used or intended to be used to provide a commercial passenger service for the carriage of passengers on a pre-booked only basis (but excluding a special purpose vehicle as defined by section 86 of the Transport Act), as 'hire cars'.

I classify hire cars that are used or intended to be used to provide such services in the Metropolitan Hire Car Zone, in the category of 'Metropolitan Hire Cars.'

I classify hire cars that are used or intended to be used to provide such services in the Country Hire Car Zone, in the category of 'Country Hire Cars.'

I further specify under section 145 of the Transport Act that one (but not both) of the different types of licences specified in paragraphs 1 and 2, below, may be granted in respect to a hire car:

1. In respect of a hire car in the category of 'Metropolitan Hire Cars', a 'metropolitan hire car licence'.
2. In respect of a hire car in the category of 'Country Hire Cars,' a 'country hire car licence'.

This classification is to take effect from 29 July 2016.



Aaron de Rozario
Chief Executive Officer
Taxi Services Commission

Date: 27 July 2016