

SUPPLEMENTARY GAZETTE



**THE SOUTH AUSTRALIAN
GOVERNMENT GAZETTE**

PUBLISHED BY AUTHORITY

ADELAIDE, FRIDAY, 26 JUNE 2026

CONTENTS

STATE GOVERNMENT INSTRUMENTS
Passenger Transport Act 1994..... 2134
Passenger Transport Regulations 2024..... 2134

All instruments appearing in this gazette are to be considered official, and obeyed as such

STATE GOVERNMENT INSTRUMENTS

PASSENGER TRANSPORT ACT 1994

SECTION 52D

Notice to Vary Prescribed Maximum Fare (No. 2)

I, the Hon Joe Szakacs MP, Minister for Infrastructure and Transport in the State of South Australia, pursuant to Section 52D(4) of the *Passenger Transport Act 1994* (the Act) hereby **approve** the following alteration to the prescribed maximum fares applying to a journey undertaken by a metropolitan taxi as set out in Schedule 2 of the *Passenger Transport Regulations 2024* (the Regulations) as follows:

- (i) an additional amount of \$2.00 (inclusive of GST) to be applied as a surcharge to any journey undertaken by a metropolitan taxi providing an access taxi service.

Conditions of Notice

This Notice is subject to the following conditions:

- (i) Only one surcharge amount can be applied per journey.
- (ii) The surcharge amount is required to be programmed through the meter.
- (iii) That the surcharge amount must be shown on the meter and the eftpos receipt as a separate item.

Commencement and Operation of Notice

- (a) This Notice will come into operation from 12:01am on 29 June 2026 and will remain in force until 11:59pm on 2 August 2026 or unless revoked or varied by a subsequent Notice.
- (b) This Notice may be varied by further subsequent Notice.

Interpretation

For the purposes of this Notice, terms used have the same meaning as defined in the Act and/or the Regulations unless otherwise indicated.

The following terms are defined:

access taxi service means a service provided by an access taxi.

journey means a single entire trip (including if several stops are made).

Dated: 26 June 2026

HON JOE SZAKACS MP
Minister for Infrastructure and Transport

PASSENGER TRANSPORT REGULATIONS 2024

REGULATION 3(1)

Determination to Temporarily Vary Legal Fare (Variation) (No. 2)

I, the Hon Joe Szakacs MP, Minister for Infrastructure and Transport in the State of South Australia, pursuant to Regulation 3(1) of the *Passenger Transport Regulations 2024* (the Regulations), do hereby **determine** that the **legal fare** in relation to a journey undertaken by a country taxi as determined in the ‘*Determination of legal fare (including lifting fee) for Country Taxis*’, dated 22 January 2025, published in the *South Australian Government Gazette* on 6 February 2025 (p 125) (**Prior Determination**) is temporarily **varied** in the following manner.

Paragraph (i) in the Prior Determination is deleted and replaced with the following new Paragraph (i):

- (i) “with the exception of the lifting fee in (ii) below, a fare not exceeding more than 20% above the rates applicable to the hiring of metropolitan taxis or a journey by a metropolitan taxi as published in Schedule 2, Clause 1 of the Regulations and as altered by the “Notice to Vary Prescribed Maximum Fare (No. 2)” (approved by Minister for Infrastructure and Transport in the State of South Australia pursuant to Section 52D(4) of the *Passenger Transport Act 1994* on the 26th day of June 2026) (**Notice to Vary Prescribed Maximum Fare**) except that the words “by a metropolitan taxi providing an access taxi service” in (i) of the “Notice to Vary Prescribed Maximum Fare” are for the purposes of this determination replaced with the words “by a country taxi vehicle that is specifically designed or adapted to carry a wheelchair, scooter or other large (ride-on) mobility aid”, and”

The intention of the above variation is to apply the surcharge amount specified in the “Notice To Vary Prescribed Maximum Fare (No. 2)” (approved by Minister for Infrastructure and Transport in the State of South Australia pursuant to Section 52D(4) of the *Passenger Transport Act 1994* on the 26th day of June 2026) to the **legal fare** for the hiring of and journeys undertaken by country taxis.

Other than this variation the Prior Determination remains unchanged and in force.

The above variation to the determined **legal fare** is only valid during the Effective Period. Upon expiry of the Effective Period the Prior Determination will remain in force, and the original wording of the Prior Determination will be resumed.

Conditions of Notice

This Notice is subject to the following conditions:

- (i) Only one surcharge amount can be applied per journey.
- (ii) The surcharge amount is required to be programmed through the meter.
- (iii) The surcharge amount must be shown on the meter and the eftpos receipt as a separate item.

Commencement and Operation of Notice

- (a) This Notice will come into operation from 12:01am on 29 June 2026 and will remain in force until 11:59pm on 2 August 2026 or unless revoked or varied by a subsequent Notice (**Effective Period**).
- (b) This Notice may be varied by further subsequent Notice.

Dated: 26 June 2026

HON JOE SZAKACS MP
Minister for Infrastructure and Transport