[As Reported From the Committee of the Whole]

House of Representatives, 14 December 1977

Words struck out are shown in italics within double bold round brackets, or with double black rule at beginning and after last line; words inserted are shown in roman underlined with a double rule, or with double rule before first line and after last line.

Hon. Mr McLachlan

ROAD USER CHARGES

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A BILL INTITULED

An Act to impose a charge for the use of roads by heavy vehicles and certain other vehicles; and to abolish mileage tax and heavy-traffic licensing

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows:

1. Short Title and commencement—(1) This Act may be cited as the Road User Charges Act 1977.

(2) Section 26 of this Act shall come into force on the 10

1st day of March 1978.

- (3) Sections 28 and 33 of this Act shall come into force on the day on which this Act receives the Governor-General's
- (4) Subject to subsections (2) and (3) of this section, 15 this Act shall come into force on the 1st day of April 1978.
- 2. Interpretation—(1) In this Act, unless the context otherwise requires.—

"Commissioner" means the Commissioner of Works; and, in relation to any particular function, duty, or 20 power of the Commissioner, includes any person for the time being authorised to exercise or perform that function, duty, or power:

"Distance licence" means a licence in the form prescribed for a distance licence that has attached 25 thereto in the prescribed manner all labels required to be attached thereto by regulations made under this Act and that has been issued by an issuing officer in accordance with this Act:

"Distance recorder" means-

(a) In the case of a motor vehicle that is required to be fitted with a hubodometer by regulations made under this Act, a hubodometer of the kind required to be fitted:

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(b) In the case of any other motor vehicle, a 35 distance recorder that records in kilometres or miles and that is of a nature and accuracy sufficient to provide a reliable record of the distance travelled

by the vehicle:

"Distance to which the licence relates" means—

(a) In relation to a distance licence or a supplementary licence not endorsed with the word "Permit", the distance arrived at by subtracting the minimum reading specified in the licence from the maximum reading specified in the licence:

(b) In relation to a supplementary licence endorsed with the word "Permit", the distance specified in the licence as the distance to which the

licence relates:

"Gross laden weight", in relation to a motor vehicle, means the greater of the following weights:

(a) Any weight specified (subsequent to the latest modification thereof, if any) as the gross laden weight of the vehicle by the manufacturer thereof:

(b) Any weight specified as the gross laden weight of the vehicle, or of a vehicle of that kind, by the Secretary for Transport, by notice in the Gazette or by notice to (the owner of the vehicle at the time) an owner of the vehicle:

Provided that if, in respect of a motor vehicle, no such weight has been specified as aforesaid, the term "gross laden weight" means, in relation to that vehicle, the total of the unladen weight of the vehicle and the weight of the maximum load that the vehicle may safely carry:

"Gross weight", in relation to a motor vehicle, means the weight of the motor vehicle together with the load that the motor vehicle is for the time being carrying, including any equipment and accessories:

Provided that for the purposes of this Act and of any regulations under this Act, and without limiting the methods by which the gross weight of a motor vehicle may be determined, the gross weight of a motor vehicle may be determined by adding the weights transmitted to the road surface at different parts of the motor vehicle:

"Issuing officer" means an officer of the Post Office or any other person authorised by the Registrar to act as an issuing officer for the purposes of this Act:

"Licence" means a distance licence, a time licence, or a supplementary licence:

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Licence category, in relation to a motor venicle,	
means the category prescribed, in the Second	
Schedule to this Act (in the case of an off-road	
motor vehicle) or the First Schedule to this Act (in	
the case of any other motor vehicle), as the licence	5
category for the class of motor vehicle to which the	
motor vehicle belongs:	
"Maximum gross weight", in relation to a licence,	
means the weight specified in the licence as the	
maximum gross weight:	10
"Maximum reading", in relation to a distance licence	
or a supplementary licence, means the figure speci-	
fied in the licence as the maximum reading:	
"Minimum reading", in relation to a distance licence	
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specified in the licence as the minimum reading:	
"Motor vehicle" means a vehicle drawn or propelled by	
mechanical power, and includes a trailer:	
"Motor spirits duty" has the same meaning as in section	
187 (1) of the Transport Act 1962 (as substituted	20
by section 2 of the Transport Amendment Act 1975):	
"Off-road motor vehicle" means a motor vehicle of a	
class specified in the Second Schedule to this Act:	
"To operate" means to use or drive or ride on any road,	
or cause or permit to be driven or ridden on any road,	25
or to permit to be on any road, whether the person	
operating is present in person or not:	
"Owner", in relation to a motor vehicle, has the same	
meaning as in section 2 (1) of the Transport Act	
1962:	30
"Prescribed" means prescribed by regulations made	
under this Act:	
"Quarter" means a period of 3 months ending with the	
last day of March, June, September, or December	
in any year:	35
in any year: "Reading", in relation to a distance recorder, means the	
amount of distance recorded on the distance recorder	
at any particular time:	
"Registrar" means the Registrar of Motor Vehicles	
appointed under the Transport Act 1962:	40
"Registration plate" has the same meaning as in section	
2 (1) of the Transport Act 1962:	
"Road" includes a highway (whether or not it has been	
declared to be a State highway) and a street:	

"Supplementary licence" means a licence in the form prescribed for a supplementary licence that has attached thereto in the prescribed manner all labels required to be attached thereto by regulations made under this Act and that has been issued by an issuing officer in accordance with this Act:

"Time licence" means a licence in the form prescribed for a time licence that has attached thereto in the prescribed manner all labels required to be attached thereto by regulations made under this Act and that has been issued by an issuing officer in accordance with this Act:

"Trailer" has the same meaning as in section 2 (1) of the Transport Act 1962:

"Unladen weight", in relation to a vehicle, has the same meaning as in section 2 (1) of the Transport Act 1962:

"To use", in relation to a motor vehicle, includes to drive, draw, or propel by means of another vehicle: "Vehicle" has the same meaning as in section 2 (1) of

the Transport Act 1962:

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"Vehicle type number", in relation to a motor vehicle, means the number prescribed, in the Second Schedule to this Act (in the case of an off-road motor vehicle) or the First Schedule to this Act (in the case of any other motor vehicle), as the vehicle type number for the class of motor vehicle to which the motor vehicle belongs:

"Weight", in relation to an axle, a group of axles, or a motor vehicle, means the weight, or (as the case may be) the sum of the weights, recorded on a weighing device of a type approved for the purposes of the definition of the term "weight" in the Transport Act 1962, and used in a manner prescribed by the Minister of Transport by notice in the Gazette:

"Year" means a period of 12 months ending with the last day of March.

(2) For the purposes of this Act, every trailer (whether 40 attached to another motor vehicle or not) shall be deemed to be a separate motor vehicle.

(3) In the computation for the purposes of this Act of the weight of motor vehicles engaged in the carriage of passengers, (12) 15 persons (including any personal effects carried free of charge) shall be deemed to weigh 1 tonne, and in computing the number of persons the driver shall be included:

Provided that in the case of a motor vehicle used for the carriage of school children and their teachers, and for no other purpose, 30 school children shall be deemed to weigh 1 tonne, and each teacher and the driver shall each be 10 deemed to weigh one-fifteenth of a tonne.

(4) For the purposes of this Act, at any particular time—

- (a) A distance licence or supplementary licence is current only if the reading at that time on the distance recorder fitted to the motor vehicle to which the licence relates is more than the minimum reading, and not more than the maximum reading, specified in the licence:
- (b) A time licence is current only if the licence specifies the quarter or year, as the case may be, that is the 20 current quarter or year at that time.
- 3. Act to bind Crown—This Act shall bind the Crown.
- 4. Motor vehicles exempted from this Act—Notwithstanding any other provision of this Act, nothing in Part I of this Act shall apply to—

(a) Any motor vehicle whose motive power is always wholly derived from motor spirits on which motor spirits duty is imposed and whose gross laden weight is 3.5 tonnes or less; or

(b) Any trailer whose gross laden weight is 3.5 tonnes or 30 less; or

(c) Any motor vehicle that is exempted from Part I of this Act by regulations made under this Act.

PART I

ROAD USER LICENCES

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Motor Vehicles not to be on Road Unless Licensed under this
Act

5. Certain motor vehicles to have distance licences—Subject to section 7 of this Act, no person shall operate a motor vehicle (other than an off-road motor vehicle, as defined in 40 section 2 of this Act) on a road unless—

(a) There is displayed on the motor vehicle in accordance with this Act a distance licence specifying—

(i) The number or distinguishing mark shown on the registration plate or plates of the motor vehicle;

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(ii) The serial number (if any) of the distance recorder fitted to the motor vehicle; and

(iii) The vehicle type number of the motor

vehicle; and

(iv) Such other information as is required to be specified therein by this Act; and

(b) The gross weight of the motor vehicle is not more than the maximum gross weight specified in that licence; and

- 15 (c) The motor vehicle is fitted (in accordance with any regulations relating thereto made under this Act) with a distance recorder in good working condition; and
- (d) The reading of the distance recorder is more than the minimum reading, and not more than the maximum reading, specified in that licence.
 - 6. Certain motor vehicles to have time licences—No person shall operate an off-road motor vehicle (as defined in section 2 of this Act) on a road unless—

25 (a) There is displayed on the motor vehicle in accordance with this Act a current time licence specifying—

(i) The number or distinguishing mark shown on the registration plate or plates of the motor vehicle; and

(ii) The vehicle type number of the motor vehicle; and

(iii) Such other information as is required to be specified therein by this Act; and

(b) The gross weight of the motor vehicle is not more than the maximum gross weight specified in that licence.

7. Weight limit of distance licence may be increased by supplementary licence—(1) Where—

(a) A current distance licence and a supplementary licence are displayed on a motor vehicle in accordance with this Act and both licences specify—

(i) The number or distinguishing mark shown on the registration plate or plates of the motor vehicle; and

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(ii) The serial number (if any) of the distance recorder fitted to the motor vehicle; and

(iii) The vehicle type number of the motor

vehicle; and

(iv) Such other information as is required to be

specified therein by this Act; and

(b) The maximum gross weight specified in the supplementary licence is greater than the maximum gross weight specified in the distance licence—

the maximum gross weight specified in the distance licence 10 shall be deemed to be increased to the maximum gross weight specified in the supplementary licence during the time that—

(c) Where the supplementary licence is endorsed with the word "Permit" and the details of the permit have been endorsed on the licence in accordance 15 with subsection (2) of this section, the motor vehicle is being operated on a road pursuant to that permit;

(d) In any other case, the reading of the distance recorder fitted to the motor vehicle is not less than the 20 minimum reading, and not more than the maximum reading, specified in the supplementary licence.

(2) Notwithstanding any other enactment, any controlling authority that issues a permit for a motor vehicle to exceed weight limits under the Heavy Motor Vehicle Regulations 25 1974 may endorse the number of the permit and the name of the authority on a supplementary licence relating to the motor vehicle if—

(a) The licence is endorsed with the word "Permit" and no other permit number has been endorsed thereon; 30 and

(b) The distance to which the supplementary licence relates is not less than the distance that the motor vehicle may travel pursuant to the permit.

Issue of Licences

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8. Applications for licences—(1) Subject to sections 12 and 13 of this Act, every application for a licence for a motor vehicle shall be in a form provided for the purpose by the Registrar and, subject to subsections (2) to (6) of this section, shall contain the following information:

(a) The full name and address of the applicant:

(b) The number or distinguishing mark shown on the registration plate or plates of the motor vehicle:

- (c) The vehicle type number of the motor vehicle:
- (d) The maximum gross weight to be specified in the licence:
- (e) In the case of a distance licence or a supplementary licence only,—

(i) The serial number (if any) of the distance recorder fitted to the motor vehicle, and whether the distance recorder records in kilometres or in miles:

- (ii) Except in the case of a supplementary licence that is to be endorsed with the word "Permit", the maximum reading and minimum reading to be specified in the licence:
- (f) In the case of a supplementary licence only, whether the licence is to be endorsed with the word "Permit", and, if the licence is to be so endorsed, the distance to which the licence is to relate:
- (g) In the case of a time licence only, the period during which the licence is to be in force:
- (h) Such other information as is prescribed by regulations made under this Act.

Every such application shall be signed by the applicant or his agent.

(2) In every application under this section for a licence, the maximum gross weight to be specified in the licence shall 25 be an integral multiple of 1 tonne.

(3) In every application under this section for a distance licence for a motor vehicle (other than for the first such licence for that vehicle), the minimum reading to be specified in the licence shall be not greater than—

- (a) Where the last distance licence held in respect of the motor vehicle is surrendered pursuant to section 17 of this Act, the reading of the distance recorder fitted to the motor vehicle, at the time of the (surrender of the licence) application to surrender the licence (or, where the licence ceased to be valid by virtue of section 21 of this Act, at the time the licence ceased to be valid):
 - (b) In any other case, the maximum reading specified in the last distance licence held in respect of the motor vehicle.

Where an application for a distance licence is made in contravention of this subsection, the amount arrived at by multiplying the distance by which the minimum reading was overstated by the appropriate rate specified in Part I of the

45 Third Schedule to this Act shall, until paid in full to or remitted by the Commissioner, constitute a debt due to the Crown by the applicant for the licence, and may be recovered accordingly in any Court of competent jurisdiction.

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(4) In every application under this section for a distance licence for a motor vehicle, the distance to which the licence is to relate shall be an integral multiple of—

(a) 1000 kilometres, where the distance recorder fitted to

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the motor vehicle records in kilometres:

(b) 621 miles, where the distance recorder fitted to the motor vehicle records in miles.

(5) In every application under this section for a supplementary licence for a motor vehicle, the distance to which the licence is to relate shall be an integral multiple of—

(a) 50 kilometres, where the distance recorder fitted to

the motor vehicle records in kilometres:

(b) 31 miles, where the distance recorder fitted to the motor vehicle records in miles.

- (6) In every application under this section for a time 15 licence for a motor vehicle, the period during which the licence is to be in force shall be either a quarter or a year.
- 9. Road user charges—(1) Subject to subsection (3) of this section and to any regulations made under this Act, every application under section 8 of this Act for a licence shall be 20 accompanied by the appropriate road user charge for that licence calculated in accordance with the Third Schedule to this Act together with the prescribed administration fee.

(2) Subject to subsection (3) of this section, where a licence is issued under this Act, the amount of the appropriate road 25 user charge for the licence and the prescribed administration fee shall, until paid in full to the Registrar or the Commissioner, constitute a debt due to the Crown by the applicant for the licence, and may be recovered accordingly in any Court of competent jurisdiction. 30

(3) Where the Commissioner is of the opinion, after considering the road wear that is likely to be caused by the vehicle to which the licence relates, that a road user charge calculated in accordance with the Third Schedule to this Act is excessive in respect of any particular licence, he may, in his absolute 35 discretion, remit part of the charge; and if the full charge has been paid may cause the part remitted to be refunded

to the applicant for the licence.

10. Issue of licences—(1) Every issuing officer to whom an application for a licence is made in accordance with sections 40 8 and 9 of this Act shall as soon as practicable(a) Ensure that there is inserted without alteration in a licence in the prescribed form and colour—

(i) The information specified in the application in accordance with paragraphs (b) to (g) of section

8 (1) of this Act; and

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(ii) Such other information or matters as are provided for in the form of licence; and

(b) In the case of a supplementary licence that is to be endorsed with the word "Permit", ensure that the licence is so endorsed; and

(c) Issue the licence, together with any appropriate prescribed labels, to the applicant or his agent.

- (2) No licence shall relate to more than one motor vehicle.
- 11. Issue of new licence where mistake made—Where an 15 issuing officer is satisfied that a mistake has been made in the issue of a licence or in the application for a licence that has been issued, he may, upon receipt of the licence and (if he so requires) a new application, cancel the licence and issue in its place a new licence containing the correct information.
- 20 12. Issue of duplicate licence on loss, etc., of original licence—(1) Where an issuing officer is satisfied that a licence has been lost, damaged, destroyed, or rendered illegible, he may, on receipt of the fee prescribed in regulations made under this Act, issue a duplicate licence in place of the lost, 25 damaged, destroyed, or illegible licence.

(2) Every duplicate licence shall be endorsed with the word "Duplicate" and with the particulars of the original licence, and shall have the same effect as the original licence.

(3) An application for a duplicate licence shall be made in 30 a form provided for the purpose by the Registrar, and shall state how the original licence was lost, damaged, destroyed, or rendered illegible.

(4) If, after the issue of a duplicate licence, the applicant therefor finds the original licence, he shall forthwith send

35 the original licence to the Registrar.

13. Issue of new licence where distance recorder replaced—

(1) Where an issuing officer is satisfied that, subsequent to the issue of a distance licence or a supplementary licence relating to a motor vehicle, a distance recorder has been 40 fitted to the motor vehicle in place of or in addition to another distance recorder, he may, if the licence is still current, cancel it and issue a new licence in its place in accordance with this section. (2) Every application under this section for a new licence shall be in a form provided for the purpose by the Registrar and shall contain the following information:

(a) The full name and address of the applicant:

(b) The reading of the original distance recorder at the time of application and whether it records in kilometres or miles:

(c) Except in the case of a supplementary licence that is endorsed with the word 'Permit', the minimum reading to be specified in the new licence:

(d) The serial number of the new distance recorder and whether it records in kilometres or miles:

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(e) The reason for the fitting of the new distance recorder:

(f) Such other information as the Registrar considers 15 necessary for the purposes of this section. Every such application shall be signed by the applicant and accompanied by the licence to be cancelled.

(3) The form, colour, and labels of, and the information contained in, every new licence issued under this section shall 20 be the same as those of the original licence, except that—

(a) The minimum reading specified in the new licence shall be the minimum reading specified in the application in accordance with subsection (2) (c) of this section:

(b) The maximum reading specified in the new licence shall be the figure arrived at by adding to the minimum reading specified therein the difference (converted, where necessary, to kilometres or miles at the rate of 50 kilometres equal 31 miles) between 30 the maximum reading specified in the original licence and the reading of the original distance recorder at the time of application:

(c) The distance recorder serial number specified in the new licence shall be the number of the new distance 35

recorder.

Refunds and Surrender of Licences

14. Refund of distance licence charge where supplementary licence issued—(1) Where a supplementary licence is issued and the maximum gross weight specified in a distance 40 licence is deemed to be increased to the maximum gross

weight specified in the supplementary licence by virtue of section 7 of this Act, the Commissioner shall, as soon as practicable after the issue of the supplementary licence, refund or cause to be refunded to the applicant for the supplementary licence a refund calculated in accordance with subsection (2) of this section.

(2) For the purposes of subsection (1) of this section, the refund of a road user charge shall be the amount arrived at by multiplying the distance common to both licences by the 10 road user charge rate for the distance licence.

- 15. Refund of current distance licence charge where new distance licence issued—(1) Where 2 distance licences that relate to the same motor vehicle both apply to a common distance and the maximum gross weight specified in the licence issued last is greater than that specified in the licence issued first, the Commissioner shall, as soon as practicable after the issue of the licence issued last, refund or cause to be refunded to the applicant for the licence issued last a refund calculated in accordance with subsection (2) of this section.
- 20 (2) For the purposes of subsection (1) of this section, the refund of a road user charge shall be the amount arrived at by multiplying the distance common to both licences by the road user charge rate for the licence issued first.
- 16. Refunds for off-road travel—(1) Where the Commissioner is satisfied that a distance recorder fitted to a motor vehicle has recorded distance travelled by the motor vehicle while not on a road and a distance licence relating to the motor vehicle was current at the time that distance was recorded, he shall, upon application to an issuing officer made after the expiry or surrender of the licence, as soon as practicable refund or cause to be refunded to the applicant a proportion (calculated in accordance with subsection (3) of this section) of the road user charge paid in respect of the licence.
- (2) Every application under this section shall be in a form provided for the purpose by the Commissioner and shall contain such information as the Commissioner considers necessary to enable the refund to be made in accordance with this section.

(3) For the purposes of subsection (1) of this section, the proportion of a road user charge to be refunded shall be the proportion arrived at by dividing the distance recorded by the distance recorder while the motor vehicle was not on a road by the distance to which the distance licence relates.

17. (Other refunds of road user charges) Surrender of road user licences—(1) Where—

(a) A motor vehicle to which a current licence relates is destroyed or becomes permanently useless as a 10 motor vehicle or is removed permanently beyond New Zealand; or

(b) A current licence ceases to be valid by virtue of

section 21 of this Act; or

(c) The Commissioner is satisfied, in respect of a current 15 licence relating to a motor vehicle, that a licence of that kind or for the distance or weight specified therein, is not likely to be needed for the motor vehicle during the foreseeable future; or

(d) The Commissioner in his absolute discretion is satis- 20 fied, in respect of a current licence relating to a motor vehicle, that, for any other reason this

section should apply—

the Commissioner shall, as soon as practicable after application (to an issuing officer is made) to surrender the licence is 25 made to an issuing officer in accordance with this section, refund or cause to be refunded to the applicant a proportion (calculated in accordance with subsection (3) of this section) of the road user charge paid in respect of the licence.

(2) Every application under this section shall be in a 30 form provided for the purpose by the Commissioner and shall contain such information as the Commissioner considers necessary to enable the refund to be made in accordance with this section. Every application under paragraph (c) or paragraph (d) of subsection (1) of this section shall 35

be accompanied by the licence.

(3) For the purposes of subsection (1) of this section, the proportion of a road user charge to be refunded shall be—

(a) In the case of a distance licence or a supplementary licence, the proportion arrived at by dividing the 40 difference between the maximum reading specified in the licence and the reading of the motor vehicle's distance recorder at the time of application (or, where the licence has ceased to be valid by virtue of section 21 of this Act, at the time the 45 licence ceased to be valid) by the distance to which the licence relates:

- (b) In the case of a time licence, the proportion arrived at by dividing the number of whole months between the (date of surrender of the licence) time of application (or, where the licence has ceased to be valid by virtue of section 21 of this Act, the time the licence ceased to be valid) and the end of the period to which the licence relates by the total number of whole months to which the licence relates.
- 18. Further provisions relating to refunds—Notwithstand-10 ing any other provision of this Act,—

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(a) No refund of an amount less than \$2 shall be made under Part I of this Act:

(b) In calculating the amount of a refund payable in respect of a licence under any provision of Part I of this Act, the Commissioner shall make due allowance for any refund paid or payable in respect of that licence under any other provision of Part I of this Act.

General Provisions

20 19. Display of licences—Every licence shall be displayed, in an upright and conspicuous position, as follows:

(a) In the case of a motor vehicle fitted with a windscreen, the licence shall be affixed to the inside of the windscreen on the passenger side so that the side of the licence displaying the number or distinguishing mark shown on the registration plate or plates of the motor vehicle faces towards the foremost part of the motor vehicle and is easily visible from outside it:

30 (b) In the case of a motor vehicle not fitted with a wind-screen, the licence shall be affixed either—

(i) On the windscreen of a motor vehicle to which the vehicle is attached, as prescribed in paragraph (a) of this section; or

(ii) At the front of the left side of the vehicle—so that the side of the licence displaying the number or distinguishing mark shown on the registration plate of the vehicle is easily visible from outside the vehicle.

20. Rates of road user charges may be altered by Order in Council—(1) The Governor-General may from time to time, by Order in Council, reduce or increase any or all of the rates of road user charges specified in the Third Schedule to this Act:

Provided that no such rate may be increased under this section to such an extent that it would exceed, by more than one fifth of that amount, the amount of that rate specified in the Third Schedule to this Act.

(2) Every Order in Council made under this section and 10 laid before Parliament in any session pursuant to the Regulations Act 1936 (as amended by the Regulations Amendment Act 1962) shall—

- (a) Where the Order in Council is made on or before the 30th day of June in any calendar year, expire on 15 the close of the last day of that session except so far as it is expressly validated or confirmed by an Act of the General Assembly passed during that session; and
- (b) Where the Order in Council is made on or after the 20 1st day of July in any calendar year, expire on the close of the last day of the last session of Parliament in the following calendar year except so far as it is expressly validated or confirmed by an Act of the General Assembly passed during that session or a 25 preceding session.
- (3) If any Order in Council or any provision of any Order in Council expires by virtue of subsection (2) of this section, the road user charge rate or rates altered by that Order in Council or provision shall, from the expiry of that Order in 30 Council or provision and until it is or they are again altered, be the same as it was or they were immediately before that Order in Council or provision came into force.
- 21. Distance and supplementary licences become invalid 1 month after road user charge altered—Notwithstanding any 35 other provision of this Act, where a road user charge rate specified in the Third Schedule to this Act is altered pursuant to subsection (1) or subsection (3) of section 20 of this Act or by any other Act, no distance licence or supplementary licence issued before the date of commencement of the 40 alteration shall be valid after the expiry of 1 month from that date.

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22. Road user charges to be paid to National Roads Fund—

(1) All road user charges received by an issuing officer under this Act shall initially be paid into the Post Office Account and, subject to section 22 (4) of the National Roads Act 5 1953, shall subsequently from time to time be paid from that Account to the National Roads Fund.

(2) All refunds of road user charges payable under this Act shall be paid out of the National Roads Fund without

further appropriation than this subsection.

10 23. Offences—(1) Subject to subsections (3) and (4) of this section but without limiting subsection (2) of this section, every person who—

(a) Operates a motor vehicle on a road in contravention

of section 5 or section 6 of this Act; or

15 (b) Subject to section 7 (2) of this Act, alters or defaces any licence; or

(c) Operates on a road any motor vehicle bearing a licence that has been altered or defaced or that is in any way obscured or not easily distinguishable; or

20 (d) Affixes or causes to be affixed to any motor vehicle anything (not being a licence) that is likely to be mistaken for a licence; or any licence that is not current or is no longer valid or that does not relate to the motor vehicle; or

(e) Operates any motor vehicle that has affixed to it anything (not being a licence) that is likely to be mistaken for a licence, or any licence that is not current or is no longer valid or that does not relate

to the motor vehicle; or

30 (f) Makes any application under this Act that he knows or ought to have known is incorrect in a material particular; or

(g) Alters or wilfully damages any distance recorder fitted to a motor vehicle to which this Act applies—

35 commits an offence against this Act, and is liable on summary conviction to a fine not exceeding \$1,000.

(2) Subject to subsections (3) and (4) of this section but without limiting subsection (1) of this section, where—

40 (a) A motor vehicle is operated on a road in contravention of section 5 or section 6 of this Act; or

(b) An application for a licence for a motor vehicle is made that is incorrect in a material particular—the owner of the motor vehicle commits an offence against this Act, and is liable on summary conviction to a fine not exceeding \$5,000.

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(3) It shall be a defence in proceedings for an offence of operating a motor vehicle on a road without the appropriate distance licence or supplementary licence if the Court is satisfied that—

(a) It was not possible to obtain the licence at any time 10 during the period between the time when the need for the licence was reasonably foreseeable and the time when the alleged offence was committed; and

(b) An appropriate licence covering the distance for which the motor vehicle was on a road in contra- 15 vention of this Act has subsequently been obtained for the motor vehicle.

(4) It shall be a defence in proceedings for an offence of operating a motor vehicle on a road without a properly working distance recorder if the Court is satisfied that—

(a) A distance recorder was fitted to the motor vehicle at the time; and

(b) It was not possible to obtain and fit a properly working distance recorder to the motor vehicle, or to repair the distance recorder fitted to the motor vehicle, 25 during the period between the time of the damage to or malfunction of the distance recorder fitted to the motor vehicle and the time of the alleged offence; and

(c) A properly working distance recorder has subsequently 30 been fitted to the motor vehicle, or the distance recorder fitted to the motor vehicle has subsequently been repaired.

(5) Notwithstanding section 14 of the Summary Proceedings Act 1957, any information in respect of any offence 35 against this Act or against any regulations made thereunder may be laid at any time within 2 years from the time when the matter of the information arose.

24. Regulations and Orders in Council—(1) The Governor-General may from time to time, by Order in Council, make 40 regulations for all or any of the following purposes:

(a) Prescribing the forms of licences and of labels to be attached thereto, and empowering the Registrar to prescribe the colours of licences and labels:

(b) Prescribing matters in respect of which fees are to be payable under this Act or under regulations made under this Act, the amount of the fees, and the persons liable to pay them:

(c) Prescribing circumstances in which an issuing officer may issue a licence notwithstanding that the road user charge, or part thereof, payable in respect thereof has not been paid, or if he is satisfied that the charge has been or will be paid:

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(d) Empowering the Registrar to cancel any licence if the road user charge payable in respect thereof has not been paid:

- (e) Requiring motor vehicles, or any class or classes of motor vehicles, to be fitted with hubodometers from specified dates; prescribing the types of hubodometers to be fitted and the manner of fitting and maintenance; regulating the replacement of hubodometers; and prohibiting or restricting, for the purposes of this Act, certain actions in respect of hubodometers:
- (f) Requiring every person who issues a certificate of fitness or a warrant of fitness for a motor vehicle to report to the Commissioner the reading of the motor vehicle's distance recorder at the time of issue of the certificate or warrant:
- (g) Regulating the endorsement of licences for the purposes of section 7 of this Act:
- (h) Prescribing offences in respect of the contravention of or non-compliance with any regulations made under this Act; and prescribing the fines, not exceeding \$1,000, that may be imposed in respect of any such offence:
- (i) Providing for such other matters, not inconsistent with this Act, as are contemplated by or necessary for giving full effect to the provisions of this Act and for its due administration.
- (2) The Governor-General may from time to time, by Order in Council, add to or omit from any of the categories specified in the Second Schedule to this Act any class of 40 motor vehicle; and every reference in this Act to the Second Schedule to this Act shall be construed as a reference to that Schedule with any alterations made by any Order in Council for the time being in force under this subsection.

PART II

AMENDMENTS TO OTHER ACTS

Amendments to Transport Act 1962

25. Powers of constables and traffic officers—(1) Section 68B (1) of the Transport Act 1962 (as inserted by section 8 (1) of the Transport Amendment Act (No. 2) 1967) is hereby amended—

(a) By omitting the words "and any regulations or bylaws for the time being in force under this Act", and substituting the words "and the Road User Charges 10

Act 1977 and any regulations or bylaws for the time being in force under either of those Acts":

(b) By adding to paragraph (b) the words "or any licence or document resembling a licence displayed thereon".

(2) Section 69A (1) of the Transport Act 1962 (as inserted by section 22 of the Transport Amendment Act 1968) is hereby amended by repealing paragraph (c), and substituting the following paragraph:

(c) Where he has good cause to suspect that— 20

"(i) The weight of any heavy motor vehicle on any road or on any axle of any heavy motor vehicle on any road exceeds the maximum prescribed by this Act or by or pursuant to regulations made under this Act; or

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"(ii) The gross weight of any motor vehicle on any road exceeds the maximum gross weight specified in a licence issued under the Road User Charges Act 1977 and displayed on the vehicle—
he may direct the driver or person in charge of the 30 vehicle to drive the vehicle to any site and on to a weighing device specified by the traffic officer for the purpose of ascertaining the weight of the vehicle or the weight on its axles:

"Provided that nothing in this paragraph shall 35 authorise a traffic officer to direct the driver or person in charge, in order to drive his vehicle to any site or weighing device, to travel a distance that would increase the total length of his journey by more than 4 kilometres, or by more than 16 40 kilometres in any case where the traffic officer has good cause to suspect that the driver has detoured

from his normal route for the purpose of avoiding being required to have the weight of his vehicle or on any axle of his vehicle measured."

26. Repeal of provisions relating to heavy-traffic licences—5 (1) The following enactments are hereby repealed:

(a) Paragraphs (1) and (m) of section 77 (1) of the Transport Act 1962:

(b) Sections 77 (2) and 78 of the Transport Act 1962.

- (2) Notwithstanding any other provision of this Act, heavytraffic licences that are issued pursuant to regulations made
 under paragraphs (1) and (m) of section 77 (1) of the
 Transport Act 1962 for a term expiring after the 28th day
 of February 1978 may be surrendered, and part of the licence
 fee paid in respect thereof may be refunded to the licensee,
 15 as if this Act had not been passed.
- 27. Refund of motor spirits duty—(1) Section 188 of the Transport Act 1962 (as substituted by section 2 of the Transport Amendment Act 1975 and amended by section 2 of the Transport Amendment Act (No. 2) 1976) is hereby further amended by repealing subsections (1) to (6), and substituting the following subsections:

"(1) In this section, unless the context otherwise

requires,—

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"'Commercial vessel' means a vessel used exclusively or principally for commercial purposes:

"'Exempted vehicle' means-

"(a) A motor vehicle that is exempted from the payment of registration fees and annual licence fees by virtue of section 13 of this Act; or

"(b) A motor vehicle that is not required to be registered under section 7 of this Act and that is

used for commercial purposes; or

"(c) A motor vehicle that is of a kind declared by the Governor-General, by Order in Council, to be an exempted vehicle for the purposes of this section;—

but does not include a licensed vehicle:

"'Goods-service vehicle' means a motor vehicle designed exclusively or principally for carrying goods and used exclusively under a goods-service licence issued under Part VII of this Act, but does not include an exempted vehicle or a licensed vehicle:

"'Licensed vehicle' means a motor vehicle to which a current licence within the meaning of the Road User Charges Act 1977 relates: "'Passenger-service vehicle' means a motor vehicle designed exclusively or principally for carrying passengers and used exclusively in 1 or more of the following ways: "(a) Under a passenger-service licence issued under Part VII of this Act: 10 "(b) As a contract vehicle: "(c) For the carriage to or from school of school children and their teachersbut does not include a taxicab, an exempted vehicle, or a licensed vehicle. "(2) This section applies to motor spirits (in respect of 15 which motor spirits duty has been paid and in respect of which no exemption from or refund of motor spirits duty has been granted under any other enactment) which is used for any of the following purposes, otherwise than as fuel for any vehicle used principally in vehicle races or trials or any 20 other sporting events: "(a) As fuel in an exempted vehicle: "(b) As fuel in a licensed vehicle: "(c) As fuel in a passenger-service vehicle: "(d) As fuel in a goods-service vehicle: 25 "(e) As fuel in a commercial vessel: "(f) For commercial purposes otherwise than as fuel in any motor vehicle, vessel, or aircraft: "(g) As fuel in an aircraft-"(i) Operated under an air service licence 30 granted under the Air Services Licensing Act 1951 or an international air service licence granted under the International Air Services Licensing Act 1947; or "(ii) Employed by the holder of any such 35 licence to train his staff.

"(3) Persons using any motor spirits with respect to which this section applies shall, on application—

"(a) To the Secretary in the case of aviation fuel; and "(b) To a Registrar in the case of other motor spirits,— 40

be entitled to a refund in respect of motor spirits duty to the extent specified in subsection (5) of this section.

"(4) All refunds under this section shall be paid out of the National Roads Fund and out of the Consolidated 5 Revenue Account to the extent specified in subsection (5) of this section without further appropriation than this section.

"(5) Subject to subsection (6) of this section, the refunds authorised by this section shall be paid in respect of motor spirits used as described in column 1 of the table following this subsection and to the extent specified in column 2 of that table, and shall be paid from the National Roads Fund or the Consolidated Revenue Account, as the case may be, to the extent specified in column 3 or, as the case may be, column 4 of that table. The table referred to in this subsection is as 15 follows:

"TABLE OF REFUNDS OF MOTOR SPIRITS DUTY

Column 1	Column 2	Column 3	Column 4
Use of Motor Spirits Entitling Refund of Motor Spirits Duty	Amount of Refund per Litre of Motor Spirits	Amount of Refund per Litre of Motor Spirits Payable from National Roads Fund	Amount of Refund per Litre of Motor Spirits Payable from Consolidated Revenue Account
	c	c	c
Used as fuel in an exempted vehicle	9.7	5.0	4.7
Used as fuel in a licensed vehicle	9.7	5.0	4.7
Used as fuel in a passenger-service vehicle	6.4	1.7	4.7
Used as fuel in a goods-service vehicle	5.7	1.0	4.7
Used as fuel in a commercial vessel	9.7	5.0	4.7
Used for commercial purposes otherwise than as fuel in any motor vehicle, vessel, or aircraft	9.7	5.0	4.7
Being aviation fuel, used as fuel in an aircraft: (a) Operated under the terms of either an	۵.,	3.0	T. /
air service licence granted under the Air Services Licensing Act 1951 or an inter- national air service licence granted under the International Air Services Licensing Act 1947; or		1	
(b) Employed by the holder of any such	·		
licence to train his staff	9.36		9.36

"(6) For the purposes of the table following subsection (5) of this section, the number of litres of motor spirits used as fuel during any particular period in a vehicle to which a current distance licence within the meaning of the Road User Charges Act 1977 relates shall be deemed to be the smaller of the following numbers:

"(a) The number of litres of motor spirits actually used in

the vehicle during the period:

"(b) The number arrived at by dividing the distance in kilometres travelled by the vehicle during the 10 period by the figure prescribed by regulations made under this Act as the minimum number of kilometres that a vehicle of that kind will travel on 1 litre of motor spirits."

(2) Refunds under Part VIII of the Transport Act 1962 15 of motor spirits duty paid, whether before or after the commencement of this section, in satisfaction of a liability for such duty incurred before the commencement of this section may be applied for and made as if this Act had not been passed.

28. Amount of motor spirits duty credited to Consolidated Revenue Account, and refunds of such duty, may be altered by Order in Council—The Transport Act 1962 is hereby amended by inserting, after section 188 (as substituted by section 2 of the Transport Amendment Act 1975), the 25 following section:

"188A. (1) The Governor-General may from time to time,

by Order in Council,—

"(a) Amend section 187 (2) (a) of this Act by increasing or reducing the amount of the duty received in 30 respect of each litre of motor spirits (other than aviation fuel) that shall be credited to the Consolidated Revenue Account:

"(b) Amend section 188 of this Act-

"(i) By omitting from, or inserting in, columns 35 2 to 4 of the table of refunds of motor spirits duty set out in the section, any amount or amounts of refund per litre of motor spirits:

"(ii) By increasing or reducing any or all of the amounts of refund per litre of motor spirits specified 40

in columns 2 to 4 of the said table.

"(2) Every Order in Council made under subsection (1) of this section and laid before Parliament in any session pursuant to the Regulations Act 1936 (as amended by the Regulations Amendment Act 1962) shall—

"(a) Where the Order in Council is made on or before the 30th day of June in any calendar year, expire on the close of the last day of that session except so far as it is expressly validated or confirmed by an Act of the General Assembly passed during that session; and

"(b) Where the Order in Council is made on or after the 1st day of July in any calendar year, expire on the close of the last day of the last session of Parliament in the following calendar year except so far as it is expressly validated or confirmed by an Act of the General Assembly passed during that session or a preceding session.

"(3) If any Order in Council or any provision of any Order in Council expires by virtue of subsection (2) of this 20 section, the amount or amounts altered by that Order in Council or provision shall, from the expiry of that Order in Council or provision and until it is or they are again altered, be the same as it was or they were immediately before that Order in Council or provision came into force."

25 29. Repeal of provisions relating to mileage tax—(1) Sections 190 and 191 of the Transport Act 1962 (as substituted by section 3 of the Transport Amendment Act 1975 and section 24 of the Transport Amendment Act (No. 2) 1969 respectively and heretofore amended) are hereby repealed.

30 (2) The Second Schedule to the Transport Act 1962 (as substituted by section 13 (1) of the Transport Amendment Act 1965 and heretofore amended) is hereby repealed.

(3) Notwithstanding any other provision of this Act, returns shall be made, and mileage tax shall be payable, in 35 respect of distance travelled during any quarter ending not later than the 31st day of March 1978 as if this Act had not been passed, and all provisions of the Transport Act 1962 relating to mileage tax shall be deemed to remain in full force and effect for all purposes relating to any such returns or tax.

30. Evidence of testing and accuracy of weighing devices— Section 197 of the Transport Act 1962 (as substituted by section 22 (1) of the Transport Amendment Act 1970) is hereby amended—

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- (a) By inserting in subsection (1), after the words "offence against this Act", the words "or the Road User Charges Act 1977":
- (b) By inserting in subsection (5), after the words "offence against this Act", the words "or the Road User Charges Act 1977".
- 31. Consequential repeals—The following enactments are hereby consequentially repealed—
 - (a) Section 13 of, and the Schedule to, the Transport Amendment Act 1965:
 - (b) Section 20 of the Transport Amendment Act 1971:
 - (c) Section 29 of the Transport Amendment Act 1974:
 - (d) Section 3 of the Transport Amendment Act 1975:
 - (e) The Transport Amendment Act (No. 2) 1976.

Amendments to National Roads Act 1953

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32. Board to submit budget to Minister each year—The National Roads Act 1953 is hereby amended by inserting, after section 5, the following section:

"5A. The Board shall, not later than the 31st day of October in each year, recommend to the Minister for his 20 approval a budget for the Fund for each of the following 3 financial years. Every such budget shall as far as possible show revenue equalling expenditure and shall contain—

- "(a) A preliminary programme of road works (covering both maintenance and construction works) that 25 the Board considers should be undertaken during those years;
- "(b) An estimate of the cost per year of the programme; and
- "(c) An estimate of the net revenue expected to be derived 30 each year from the sources specified in section 22 (2) of this Act and the amount of any deficit or balance in the Fund expected to be carried over from the previous financial year."
- 33. Amount payable to local authorities for collection of 35 heavy-traffic fees—Section 22 (5) of the National Roads Act 1953 shall while it continues in force have effect as if it had been amended by omitting the word "five", and substituting the figure "8".

- 34. National Roads Fund—(1) Section 22 of the National Roads Act 1953 is hereby amended by repealing subsection (2) (as heretofore amended), and substituting the following subsection:
- 5 "(2) For the purposes of this Act there shall be credited to the National Roads Fund without further authority than this section all money received in respect of every financial year from the following sources:

"(a) All road user charges paid under the Road User

10 Charges Act 1977:

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"(b) All money payable into the Fund pursuant to Part VIII of the Transport Act 1962 (being money received in respect of motor spirits duty within the meaning of that Part):

"(c) All money paid to the Board from any source in respect of the construction, maintenance, or con-

trol of any State highway:

"(d) All money received from transfers, sales, or hire of materials or plant or property of any kind or from the execution of works for other organisations:

"(e) All other money lawfully credited to the Fund."

- (2) Section 22 (5) of the National Roads Act 1953 is hereby repealed.
- (3) The following enactments are hereby consequentially **20** repealed:
 - (a) Section 25 (2) of the Transport Amendment Act (No. 2) 1969:
 - (b) So much of the Second Schedule to the National Roads Amendment Act 1959 as relates to section 22 of the National Roads Act 1953.
- 35. Allocation of estimated revenue of Fund—(1) Section 22A of the National Roads Act 1953 (as inserted by section 9 of the National Roads Amendment Act 1959 and heretofore amended) is hereby further amended by repealing subsection 35 (1), and substituting the following subsection:

"(1) Not later than the 31st day of December in each year, after assessing the revenue expected to be received in the next financial year by the Fund from the sources described in paragraphs (a) and (b) of section 22 (2) of this Act, less

40 the expenses incidental to the collection thereof, the Board shall determine the amount of that revenue—

"(a) To be allocated for payment in accordance with section 23 of this Act to the local authorities of boroughs and town districts not forming part of a county, being not less than 16 percent of that 5 "(b) To be allocated for payment in accordance with the said section 23 to the local authorities of counties, town districts forming part of a county, and road districts, being not less than 23 percent of that 10 revenue: "(c) To be allocated for expenditure under section 27 of this Act, being not less than 50 percent of that revenue: "(d) To be reserved for subsequent additional allocation or expenditure within the said financial year as 15 the Board may from time to time decide: "(e) To be reserved for allocation or expenditure in financial years after the said financial year." (2) Section 22A (2) of the National Roads Act 1953 (as so inserted) is hereby amended by omitting the words "para- 20 graphs (a) to (d)", and substituting the words "paragraphs (a) to (e)". (3) The following enactments are hereby consequentially repealed: (a) Section 4 (2) of the Transport Amendment Act 1967: 25 (b) Section 2 of the National Roads Amendment Act 1970. 36. Board to prepare programme of road works—The National Roads Act 1953 is hereby amended by inserting, after section 22A (as inserted by section 9 of the National Roads Amendment Act 1959), the following section: 30 "22B. (1) The Board shall, not later than the 31st day of December in each year and after performing the duty imposed on it by section 22A of this Act, prepare a final programme of road works (covering both maintenance and construction works) for the next financial year. 35 "(2) As soon as possible after the completion of the programme referred to in subsection (1) of this section, the Board shall advise each District Council of the programme and, subject to such conditions as the Board may impose, authorise

the carrying out of works in accordance with the programme." 40

SCHEDULES

FIRST SCHEDULE

Section 2

VEHICLE TYPE NUMBERS AND LICENCE CATEGORIES FOR DISTANCE AND SUPPLEMENTARY LICENCES

Definitions-In this Schedule,-

- "Axle" means one or more shafts, spindles, or bearings in the same vertical transverse plane by means of which, in conjunction with wheels mounted on those shafts, spindles, or bearings, a portion of the weight of the vehicle is transmitted to the roadway; and in particular—
- "Oscillating axle" means any axle which complies with the following provisions:
 - (a) The axle has 4 wheels attached thereto, consisting of 2 pairs of wheels; and
 - (b) Each such pair of wheels is mounted on a separate axle so affixed to the motor vehicle as to share the load equally between the 2 wheels and to permit oscillation of the separate axles in a vertical transverse plane which is at right angles to the longitudinal centre line of the vehicle; and
 - (c) The centre of each such wheel is at least 50 cm distant from the centre of every other wheel fitted to the motor vehicle:

"Twin-tyred axle" means-

- (a) Any axle (,not being an oscillating axle,) which as a wheel track of 1.3 m or more and is equipped with 4 or more tyres:
- (b) Any other axle declared to be a twin-tyred axle for the purposes of the Heavy Motor Vehicle Regulations 1974 by the Secretary for Transport by notice in the Gazette:
- "Single-tyred axle" means any axle fitted with 2 or more wheels, but which is neither an oscillating axle nor a twin-tyred axle:
- "Close", in relation to 2 or more axles, means that the longitudinal centre lines of the axles are less than 2.4 metres apart:
- "Spaced", in relation to an axle, means that the longitudinal centre line of the axle is at least 2.4 metres distant from the longitudinal centre line of the nearest other axle.

FIRST SCHEDULE—continued

Class of Motor Vehicle	Vehicle Type Number	Licence Category
1. Powered vehicles with 2 axles with:		
(a) 2 single-tyred spaced axles	1	1
(b) 1 single-tyred spaced axle and 1 twin-tyred	1	1
spaced axle	2	2
(c) Any other configuration	3	1
2. Powered vehicles with 3 axles with:		•
(a) 1 single-tyred axle together with only 2	!	
single-tyred close axles	4	4
(b) 1 single-tyred axle together with only 2	_	1
close axles, I single-tyred and the other		
twin-tyred	5	6
(c) 1 single-tyred axle together with only 2		0
twin-tyred close axles	6	7
(d) 1 twin-tyred axle together with only 2		′
single-tyred close axles	7	6
(e) 3 single-tyred spaced axles	8	3
(f) 2 single-tyred spaced axles and 1 twin-		, ,
tyred spaced axle	9	5
(g) 2 twin-tyred spaced axles and 1 single-		J
tyred spaced axle	10	7
(h) Any other configuration	ii	3
3. Powered vehicles with 4 axles with:		3
(a) 1 single-tyred axle together with only 3	Ì	
close axles, 1 single-tyred and 2 twin-		
tyred	12	8
(b) I single-tyred axle together with only 3		Ū
twin-tyred close axles	13	9
(c) 2 single-tyred close axles spaced at least		
2.4 metres from 2 twin-tyred close axles	14	9
(d) 1 single-tyred and 1 twin-tyred spaced		
axles together with 2 twin-tyred close		
axles	15	9
(e) 2 twin-tyred spaced axles together with 2		_
single-tyred close axles	16	8
(f) 1 single-tyred and 3 twin-tyred spaced		
axles	17	9
(g) Any other configuration	. 18	8
4. Powered vehicles with 5 axles with:		
(a) I single-tyred spaced axle together with 2		
twin-tyred close axles spaced at least		
2.4 metres from 2 twin-tyred close axles	19	10
(b) 1 single-tyred spaced axle together with 2		
twin-tyred close axles and 2 twin-tyred		1
spaced axles	50	10
(c) Any other configuration	21,	10

FIRST SCHEDULE—continued

Class of Motor Vehicle	Vehicle Type Number	Licence Category
5. Powered vehicles with 6 or more axles	22	10
6. Unpowered vehicles with 1 axle with:	ł	
(a) A single-tyred spaced axle	23	- 11
(b) A twin-tyred spaced axle	24	12
(c) Any other configuration	25	11
7. Unpowered vehicles with 2 axles with:		
(a) Single-tyred close axles	26	14
(b) Single-tyred spaced axles	27	13
	28	15
(c) 1 single-tyred and 1 twin-tyred spaced axles (d) Twin-tyred close axles	29	17
(e) Twin-tyred spaced axles	30	16
(f) Any other configuration	31	13
8. Unpowered vehicles with 3 axles with:	31	13
(a) Single-tyred close axles	32	19
(b) Twin-tyred close axles	33	23
(c) I single-tyred axle and only 2 single-tyred	33	23
close axles	34	18
(d) 1 single-tyred axle together with only 2	34	10
	1	
close axles, 1 single-tyred and 1 twin-	35	-00
tyred	33	20
(e) 1 single-tyred axle together with only 2	96	01
twin-tyred close axles	36	21
(f) 1 twin-tyred axle together with only 2	0.7	00
twin-tyred close axles	37	22
(g) 1 twin-tyred axle together with only 2		
close axles, 1 twin-tyred and 1 single-		٠,
tyred	38	21
(h) Twin-tyred spaced axles	39	22
(i) Any other configuration	40	19
9. Unpowered vehicles with 4 axles with:	4.	200
(a) Single-tyred close axles	41	23
(b) Twin-tyred close axles	42	24
(c) 2 twin-tyred close axles spaced at least		_
2.4 metres from 2 twin-tyred close axles	43	24
(d) Any other configuration	44	23
10. Unpowered vehicles with 5 or more axles	45	24

Section 2

SECOND SCHEDULE

Off-road Motor Vehicles

	Class of Motor Vehicle		Vehicle Type Number
1.	Licence Category A:		
	(a) Plant for servicing oil filled cables		71
	(b) Road rollers		72
		by	
	farmers on their own farms		73
	(d) Post debarkers		74
	(e) Forestry Saw bench apparatus		75
	(f) Chippers		76
	(g) Sawing or shearing apparatus for tree cutting		77
	(h) Stone and gravel crushing and screening plant		78
	(i) Asphalt mixing and paving plant		79
	(j) Bulldozers and angle dozers		80
	(k) Tractor mounted mobile cranes		81
_			
2.	Licence Category B:		
	(a) Front end loaders		82
	(b) Mobile pile drivers	• •	83
	(c) Motor scrapers	• •	84
	(d) Self-propelled water carts that are always unladen	on	
	the road	• •	85
	(e) Self-propelled trench diggers and excavators	• •	86
	New		1
<u></u>			
	(f) Self-propelled vehicles that are always unladen on road and that are designed exclusively for car		
	ing earth or other bulk materials		86A
<u></u>	T:		
3.	Licence Category C:		
	(a) Mobile cranes excluding mobile vehicle recover	ery	07
		• •	87
	(b) Motor graders	• •	88
			1

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THIRD SCHEDULE

Section 9

Road User Charges

Part I

CHARGE RATES FOR DISTANCE LICENCES

Dollars Per Kllometre/0.621 Miles of Distance to which Licence Relates

Maximum Gross Weight (in Tonnes)	Licence Category of Motor Vehicle							
to be Specified in Licence	1	2	3	4	5	6		
1.0	0.00418	0.00418	0.00418	0.00418	0.00418	0.00418		
2.0	0.00466	0.00465	0.00464	0.00464	0.00463	0.00463		
3.0	0.00522	0.00517	0.00512	0.00511	0.00511	0.00510		
4.0	0.00599	0.00582	0.00566	0.00565	0.00562	0.00561		
5.0	0.00710	0.00671	0.00630	0.00627	0.00622	0.00619		
6.0	0.00877	0.00796	0.00711	0.00705	0.00693	0.00689		
7.0	0.01124	0.00972	0.00815	0.00805	0.00783	0.00774		
8.0	0.01478	0.01219	0.00951	0.00933	0.00896	0.00881		
9.0	0.01972	0.01558	0.01129	0.01101	0.01040	0.01017		
10.0	0.02644	0.02013	0.01360	0.01316	0.01224	0.01189		
11.0	0.03536	0.02612	0.01655	0.01591	0.01457	0.01405		
12.0	0.04693	0.03384	0.02030	0.01939	0.01749	0.01675		
13.0	0.06165	0.04363	0.02497	0.02372	0.02111	0.02009		
14.0	0.08010	0.05584	0.03075	0.02907	0.02555	0.02417		
15.0	0.10283	0.07087	0.03780	0.03558	0.03095	0.02913		
16.0	0.13050	0.08912	0.04631	0.04344	0.03744	0.03509		
17.0	0.16378	0.11104	0.05648	0.05282	0.04518	0.04219		
18.0	0.20339	0.13711	0.06853	0.06393	0.05433	0.05057		
19.0	0.25010	0.16782	0.08269	0.07698	0.06505	0.06038		
20.0	0.30473	0.20371	0.09918	0.09217	0.07753	0.07180		
21.0	0.36812	0.24533	0.11828	0.10976	0.09197	0.08500		
22.0	0.44117	0.29327	0.14024	0.12998	0.10854	0.10015		
23.0	0.52484	0.34815	0.16534	0.15308	0.12748	0.11745		
24.0	0.62009	0.41062	0.19388	0.17934	0.14899	0.13710		
25.0	0.72797	0.48134	0.22616	0.20904	0.17330	0.15931		
26.0	0.84954	0.56102	0.26249	0.24247	0.20066	0.18428		
27.0	0.98593	0.65039	0.30321	0.27993	0.23130	0.21226		
28.0	1.13828	0.75021	0.34867	0.32174	0.26550	0.24348		
29.0	1.30782	0.86126	0.39922	0.36823	0.30351	0.27817		
30.0	1.49578	0.98437	0.45522	0.41974	0.34562	0.31660		
Incremental rate	0.31992	0.20943	0.09510	0.08744	0.07142	0.06515		
40.0	4.69494	3.07862	1.40625	1.29410	1.05986	0.96814		
Incremental rate	0.67407	0.44109	0.20004	0.18387	0.15011	0.13689		
50.0	11.43566	7.48957	3.40664	3.13282	2.56094	2.33703		
Incremental rate	1.22538	0.80173	0.36339	0.33399	0.27260	0.24856		
60.0	23.68948	15.50690	7.04056	6.47276	5.28691	4.82261		
Incremental rate	2.01767	1.32000	0.59814	0.54973	0.44862	0.40904		
70.0	43.86621	28.70694	13.02198	11.97010	9.77315	8.91297		
Incremental rate	3.09475	2.02456	0.91727	0.84301	0.68792	0.62720		
80.0	74.81369	48.95259	22.19473	20.40022	16.65236	15.18495		
Incremental rate	4.50041	2.94408	1.33377	1.22578	1.00023	0.91192		
90.0	119.81784	78.39340	35.53246	32.65804	26.65463	24.30411		
Incremental rate	6.27850	4.10720	1.86061	1.70995	1.39527	1.27207		

THIRD SCHEDULE—continued

PART I-continued

Maximum Gross Weight (in Tonnes)	Licence Category of Motor Vehicle							
to be Specified in Licence	7	8	9	10	11	12		
1.0	0.00418	0.00418	0.00418	0.00418	0.00046	0.00045		
2.0	0.00463	0.00463	0.00463	0.00463	0.00112	0.00099		
3.0	0.00510	0.00508	0.00508	0.00508	0.00252	0.00186		
4.0	0.00559	0.00555	0.00555	0.00553	0.00552	0.00345		
5.0	0.00615	0.00605	0.00604	0.00600	0.01135	0.00629		
6.0	0.00680	0.00659	0.00656	0.00648	0.02160	0.01111		
7.0	0.00758	0.00719	0.00714	0.00699	0.03818	0.01874		
8.0	0.00853	0.00787	0.00779	0.00753	0.06338	0.03022		
9.0	0.00972	0.00866	0.00853	0.00812	0.09983	0.04671		
10.0	0.01120	0.00958	0.00939	0.00876	0.15049	0.06954		
11.0	0.01304	0.01067	0.01039	0.00946	0.21872	0.10020		
12.0	0.01531	0.01196	0.01156	0.01025	0.30818	0.14032		
13.0	0.01811	0.01350	0.01294	0.01114	0.42290	0.19170		
14.0	0.02152	0.01531	0.01457	0.01214	0.56727	0.25629		
15.0	0.02564	0.01746	0.01647	0.01328	0.74602	0.33620		
16.0	0.03057	0.01998	0.01870	0.01457	0.96423	0.43371		
17.0	0.03642	0.02293	0.02130	0.01603	1.22734	0.55122		
18.0	0.04332	0.02636	0.02431	0.01769 0.01957	1.54112 1.91171	0.69132 0.85674		
19.0	0.05139	0.03033	$0.02779 \\ 0.03179$	0.01937	2.34560	1.05037		
20.0	0.06076	0.03490			2.84962	1.05037		
21.0	0.07157 0.08398	$0.04014 \\ 0.04612$	$0.03636 \\ 0.04157$	$0.02410 \\ 0.02680$	3.43095	1.53461		
22.0	0.08398	0.05291	0.04747	0.02982	4.09714	1.83177		
23.0	0.09813	0.06058	0.05413	0.02962	4.85606	2.17027		
24.0 25.0	0.11419	0.06921	0.06162	0.03698	5.71596	2.55378		
26.0	0.15254	0.07889	0.07000	0.03038	6.68542	2.98611		
27.0	0.17557	0.08970	0.07936	0.04585	7.77338	3.47127		
28.0	0.20104	0.00370	0.08976	0.05101	8.98912	4.01337		
29.0	0.22934	0.11505	0.10130	0.05670	10.34229	4.61673		
30.0	0.26068	0.11909	0.11403	0.06296	11.84288	5.28579		
Incremental rate	0.05307	0.02479	0.02139	0.01035	2.55621	1.13955		
40.0	0.79140	0.37772	0.32793	0.16650	37.40498	16.68129		
Incremental rate	0.11141	0.05178	0.04461	0.02134	5.38946	2.40234		
50.0	1.90553	0.89556	0.77401	0.37990	91.29961	40.70467		
Incremental rate	0.20223	0.09380	0.08075	0.03844	9.79997	4.36811		
60.0	3.92786	1.83359	1.58153	0.76431	189.29932	84.38577		
Incremental rate	0.33275	0.15418	0.13269	0.06302	16.13824	7.19308		
70.0	7.25534	3.37544	2.90847	1.39447	350.68188	156.31654		
Incremental rate	0.51018	0.23627	0.20331	0.09642	24.75485	11.03348		
80.0	12.35711	5.73816	4.94153	2.35872	598.23047	266.65137		
Incremental rate	0.74173	0.34340	0.29546	0.14003	36.00024	16.04562		
		0 17001	7 00010	9 75000	050 00001	100 1000		
90.0	19.77446 1.03464	9.17221 0.47892	7.89616 0.41203	3.75898 0.19518	958.23291 50.22491	427.10767 22.38554		

THIRD SCHEDULE—continued

PART I-continued

Maximum Gross Weight (in Tonnes)	Licence Category of Motor Vehicle							
to be Specified in Licence	13	14	15	16	17	18		
1.0	0.00045	0.00045	0.00045	0.00045	0.00045	0.00045		
2.0	0.00092	0.00091	0.00091	0.00090	0.00090	0.00090		
3.0	0.00148	0.00146	0.00143	0.00140	0.00139	0.00138		
4.0	0.00225	0.00216	0.00209	0.00199	0.00195	0.00191		
5.0	0.00337	0.00316	0.00297	0.00273	0.00264	0.00254		
6.0	0.00504	0.00461	0.00422	0.00373	0.00353	0.00332		
7.0	0.00750	0.00670	0.00598	0.00507	0.00471	0.00431		
8.0	0.01104	0.00967	0.00845	0.00689	0.00629	0.00560		
9.0	0.01598	0.01380	0.01184	0.00934	0.00837	0.00727		
10.0	0.02271	0.01938	0.01639	0.01259	0.01111	0.00942		
11.0	0.03162	0.02675	0.02238	0.01681	0.01464	0.01217		
12.0	0.04320	0.03629	0.03010	0.02221	0.01915	0.01565		
13.0	0.05793	0.04841	0.03989	0.02903	0.02480	0.01998		
14.0	0.07636	0.06357	0.05211	0.03749	0.03181	0.02533		
15.0	0.09910	0.08223	0.06713	0.04787	0.04038	0.03184		
16.0	0.12676	0.10493	0.08538	0.06045	0.05075	0.03970		
17.0	0.16004	0.13222	0.10731	0.07552	0.06317	0.04908		
18.0	0.19965	0.16469	0.13337	0.09343	0.07790	0.06020		
19.0	0.24636	0.20296	0.16408	0.11449	0.09522	0.07324		
20.0	0.30099	$0.24770 \\ 0.29961$	0.19997 0.24159	0.13909 0.16759	$0.11542 \\ 0.13882$	0.08844		
21.0	0.36438			0.16759	0.13882	0.10602 0.12624		
$\frac{22.0}{23.0}$	0.43744	0.35942 0.42789	0.28953 0.34442	0.20039	0.19654	0.12624		
23.0 24.0	0.52110	0.42789	0.34442	0.28063	0.19634	0.14934		
24.0 25.0	0.72423	0.59413	0.47760	0.2896	0.27119	0.17561		
25.0 26.0	0.72423	0.59415	0.47760	0.328339	0.27119	0.23873		
20.0 27.0	0.98219	0.80518	0.64665	0.36333	0.36582	0.27619		
28.0	1.13454	0.92983	0.74647	0.51258	0.42167	0.31800		
29.0	1.30408	1.06851	0.85752	0.58839	0.48378	0.36449		
30.0	1.49204	1.22226	0.98063	0.67241	0.55261	0.41600		
Incremental rate	0.31992	0.26163	0.20943	0.14283	0.11695	0.08744		
40.0	4.69120	3.83856	3.07488	2.10075	1.72212	1.29036		
Incremental rate	0.67407	0.55117	0.44109	0.30068	0.24611	0.18387		
50.0	11.43192	9.35026	7.48583	5.10756	4.18318	3.12908		
Incremental rate	1.22538	1.00190	0.80173	0.54640	0.44716	0.33399		
60.0	23.68575	19.36925	15.50136	10.57160	8.65481	6.46903		
Incremental rate	2.01767	1.64964	1.32001	0.89952	0.73610	0.54973		
70.0	43.86249	35.86563	28.70322	19.56685	16.01576	11.96636		
Incremental rate	3.09475	2.53020	2.02456	1.37958	1.12889	0.84301		
80.0	74.80995	61.16762	48.94885	33.36264	27.30463	20.39648		
Incremental rate	4.50041	3.67941	2.94408	2.00609	1.64152	1.22578		
90.0	119.81410	97.96173	78.38966	53.42355	43.71979	32.65430		
Incremental rate	6.27850	5.13308	4.10720	2.79858	2.28996	1.70995		

THIRD SCHEDULE—continued

PART I-continued

Maximum Gross Weight (in Tonnes)	Licence Category of Motor Vehicle							
to be Specified in Licence	19	20	21	22	23	24		
1.0	0.00045	0.00045	0.00045	0.00045	0.00045	0.00045		
2.0	0.00090	0.00090	0.00089	0.00089	0.00089	0.00089		
3.0	0.00137	0.00137	0.00136	0.00135	0.00135	0.00134		
4.0	0.00189	0.00188	0.00185	0.00184	0.00183	0.00180		
5.0	0.00248	0.00246	0.00240	0.00237	0.00234	0.0022		
6.0	0.00321	0.00316	0.00304	0.00297	0.00291	0.0027		
7.0	0.00411	0.00402	0.00380	0.00367	0.00356	0.00330		
8.0	0.00525	0.00510	0.00473	0.00451	0.00431	0.0038		
9.0	0.00671	0.00647	0.00588	0.00552	0.00521	0.0045		
10.0	0.00858	0.00820	0.00731	0.00677	0.00629	0.00524		
11.0	0.01094	0.01039	0.00908	0.00828	0.00759	0.0060		
12.0	0.01390	0.01312	0.01127	0.01014	0.00916	0.0069		
13.0	0.01758	0.01651	0.01396	0.01240	0.01104	0.00803		
14.0	0.02209	0.02065	0.01722	0.01512	0.01330	0.0092		
15.0	0.02758	0.02568	0.02116	0.01839	0.01599	0.01066		
16.0	0.03418	0.03172	0.02587	0.02229	0.01918	0.0122		
17.0	0.04205	0.03891	0.03146	0.02689	0.02293	0.0141		
18.0	0.05135	0.04741	0.03804	0.03230	0.02732	0.0162		
19.0	0.06226	0.05737	0.04573	0.03861	0.03243	0.0187		
20.0	0.07496	0.06895	0.05467	0.04592	0.03833	0.0214		
21.0	0.08964	0.08234	0.06497	0.05435	0.04512	0.0246		
22.0	0.10650	0.09771	0.07679	0.06399	0.05288	0.0282		
23.0	0.12577	0.11527	0.09028	0.07499	0.06171	0.0322		
24.0	0.14765	0.13520	0.10558	0.08745	0.07171	0.0367		
25.0	0.17239	0.15774	0.12285	0.10151	0.08298	0.0418		
26.0	0.20023	0.18308	0.14228	0.11731	0.09563	0.0475		
27.0	0.23141	0.21148	0.16402	0.13498	0.10977	0.0538		
28.0	0.26621	0.24316	0.18826	0.15468	0.12552	0.0608		
29.0	0.30490	0.27836	0.21520	0.17656	0.14300	0.0685		
30.0	0.34775	0.31736	0.24503	0.20077	0.16234	0.0770		
ncremental rate	0.07269	0.06613	0.05050	0.04094	0.03263	0.0142		
40.0	1.07466	0.97862	0.75000	0.61013	0.48868	0.2192		
ncremental rate	0.15278	0.13894	0.10598	0.08582	0.06832	0.0294		
50.0	2.60246	2.36799	1.80985	1.46836	1.17184	0.5140		
ncremental rate	0.27746	0.25228	0.19236	0.15570	0.12386	0.0532		
60.0	5.37702	4.89083	3.73347	3.02534	2.41049	1.0464		
ncremental rate	0.45662	0.41517	0.31649	0.25612	0.20369	0.0873		
70.0	9.94327	9.04256	6.89839	5.58649	4.44742	1.9203		
ncremental rate	0.70020	0.63661	0.48524	0.39263	0.31221	0.1338		
80.0	16.94522	15.40866	11.75081	9.51277	7.56955	3.2584		
ncremental rate	1.01808	0.92560	0.70547	0.57079 15.22065	0.45384 12.10798	0.1944 5.2024		
			18.8055 3	is whise		~ '// ('/ // ·		
90.0	27.12601 1.42018	24.66469 1.29117	0.98405	0.79614	0.63299	0.2710		

THIRD SCHEDULE—continued

PART II

CHARGE RATES FOR SUPPLEMENTARY LICENCES

Dollars Per Kilometre/0.621 Miles of Distance to which Licence Relates

1	Maximum Gross Weight (in Tonnes)	Licence Category of Motor Vehicle							
2.0 0.00468 0.00466 0.00464 0.00464 0.00464 3.0 0.00534 0.00525 0.00515 0.00515 0.00513 4.0 0.00537 0.00538 0.00642 0.00662 0.001071 0.00922 0.00768 0.00758 0.00736 0.00736 0.00736 0.00736 0.00748 0.00736 0.00732 0.00736 0.00732 0		1				5	6		
3.0							0.00418		
4.0 0.00637 0.00607 0.00577 0.00575 0.00571 5.0 0.006037 0.00637 0.00658 0.00642 6.0 0.01071 0.00922 0.00768 0.00653 0.00642 6.0 0.01071 0.00922 0.00768 0.00758 0.00736 7.0 0.01482 0.01207 0.00921 0.00902 0.00862 8.0 0.02089 0.01619 0.01133 0.01100 0.1032 9.0 0.02952 0.02199 0.01420 0.01367 0.01258 10.0 0.04138 0.02990 0.01802 0.01723 0.01556 11.0 0.05723 0.04042 0.02303 0.02187 0.01943 12.0 0.07791 0.05410 0.02947 0.02782 0.02437 13.0 0.10432 0.07154 0.03761 0.03534 0.03059 14.0 0.13748 0.09338 0.04775 0.04469 0.03830 15.0 0.17845 0.12033 0.06020 0.05617 0.04775 16.0 0.22838 0.15315 0.07531 0.07009 0.05919 17.0 0.28853 0.19265 0.09344 0.08679 0.07290 18.0 0.36018 0.23968 0.11499 0.10663 0.08916 19.0 0.44475 0.23956 0.14036 0.12998 0.10830 20.0 0.54371 0.36004 0.16999 0.15725 0.13063 21.0 0.65860 0.43535 0.20435 0.18886 0.15650 22.0 0.79107 0.52215 0.24391 0.22525 0.18628 23.0 0.94282 0.62157 0.28919 0.25650 0.22034 1.11564 0.73478 0.34071 0.31428 0.25908 24.0 1.11564 0.73478 0.34071 0.31428 0.25908 25.0 1.31142 0.86300 0.39903 0.36791 0.30293 26.0 1.53209 1.00750 1.6633 0.53841 0.49607 0.40766 28.0 2.05635 1.33075 0.62069 0.57173 0.022034 1.77970 1.16963 0.53841 0.49607 0.40766 28.0 2.05635 1.335075 0.62069 0.57173 0.46947 0.40766 28.0 2.05635 1.35075 0.62069 0.57173 0.46947 0.40766 28.0 2.05635 1.35075 0.62069 0.57173 0.46947 0.40766 28.0 2.05635 1.35075 0.62069 0.57173 0.46947 0.05999 0.15725 0.15861 0.12950 0.5918 0.36091 0.36							0.00464		
5.0 0.00804 0.00732 0.00658 0.00653 0.00642 6.0 0.01071 0.00922 0.00768 0.00758 0.00736 7.0 0.01482 0.01207 0.00921 0.00902 0.00862 8.0 0.02089 0.01619 0.01133 0.01100 0.01032 9.0 0.02952 0.02199 0.01420 0.01367 0.01258 10.0 0.04138 0.02990 0.01802 0.01723 0.01556 11.0 0.05723 0.04042 0.02303 0.02187 0.01943 12.0 0.07791 0.05410 0.02947 0.02782 0.02437 13.0 0.10432 0.07154 0.03761 0.03534 0.03059 14.0 0.13748 0.09338 0.04775 0.04469 0.03830 15.0 0.17845 0.12033 0.06020 0.05617 0.04775 16.0 0.22838 0.15315 0.07531 0.07009 0.05919 17.0 0.28853 0.19265 0.09344 0.08679 0.07290 18.0 0.36018 0.23968 0.11499 0.10663 0.08916 19.0 0.44475 0.29515 0.14036 0.12998 0.10830 20.0 0.54371 0.36004 0.16999 0.15725 0.13063 21.0 0.65860 0.43535 0.20435 0.18886 0.15650 22.0 0.79107 0.52215 0.24391 0.22525 0.18628 23.0 0.94282 0.62157 0.28919 0.26690 0.22034 24.0 1.11564 0.73478 0.34071 0.31428 0.25908 25.0 1.31142 0.86300 0.39903 0.36791 0.30293 26.0 1.53209 1.00750 0.46473 0.42833 0.35230 27.0 1.77970 1.16963 0.53841 0.49607 0.40766 28.0 2.05635 1.35075 0.62069 0.57173 0.61442 29.0 2.36423 1.55231 0.71223 0.65589 0.53822 30.0 0.7062 1.77578 0.81369 0.74917 0.61442 1ncremental rate 60.0 1.6830 0.38041 0.17255 0.15861 0.12950 1ncremental rate 60.0 43.04689 28.16943 12.77610 11.74375 9.58766 1ncremental rate 5.62645 3.68067 1.66741 1.53239 1.25040 1ncremental rate 5.62645 3.68067 1.66741 1.53239 1.25040 1ncremental rate 5.62645 3.68067 1.66741 1.53239 1.25040 1ncremental rate 8.18221 5.35251 2.42467 2.22833 1.81823							0.00513		
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Incremental rate							0.4921		
40.0 8.51862 5.57987 2.53920 2.33528 1.90939 Incremental rate 1.22522 0.80163 0.36334 0.33395 0.27256 50.0 20.77081 13.59613 6.17262 5.67477 4.63499 Incremental rate 2.22761 1.45733 0.66035 0.60690 0.49527 60.0 43.04689 28.16943 12.77610 11.74375 9.58766 Incremental rate 3.66813 2.39965 1.08717 0.99915 0.81531 70.0 79.72820 52.16589 23.64777 21.73523 17.74078 Incremental rate 5.62645 3.68067 1.66741 1.53239 1.25040 80.0 135.99271 88.97255 40.32187 37.05916 30.24483 2 Incremental rate 8.18221 5.35251 2.42467 2.22833 1.81823							0.1181		
Incremental rate 1.2252							1.7426		
50.0 20.77081 13.59613 6.17262 5.67477 4.63499 Incremental rate 2.22761 1.45733 0.66035 0.60690 0.49527 60.0 43.04689 28.16943 12.77610 11.74375 9.58766 Incremental rate 3.66813 2.39965 1.08717 0.99915 0.81531 70.0 79.72820 52.16589 23.64777 21.73523 17.74078 Incremental rate 5.62645 3.68067 1.66741 1.53239 1.25040 80.0 135.99271 88.97255 40.32187 37.05916 30.24483 2.1000000000000000000000000000000000000							0.2485		
Incremental rate 2.22761 1.45733 0.66035 0.60690 0.49527 60.0 43.04689 28.16943 12.77610 11.74375 9.58766 Incremental rate 3.66813 2.39965 1.08717 0.99915 0.81531 70.0 79.72820 52.16589 23.64777 21.73523 17.74078 Incremental rate 5.62645 3.68067 1.66741 1.53239 1.25040 80.0 135.99271 88.97255 40.32187 37.05916 30.24483 Incremental rate 8.18221 5.35251 2.42467 2.22833 1.81823							4.2278		
60.0 43.04689 28.16943 12.77610 11.74375 9.58766 Incremental rate 3.66813 2.39965 1.08717 0.99915 0.81531 70.0 79.72820 52.16589 23.64777 21.73523 17.74078 Incremental rate 5.62645 3.68067 1.66741 1.53239 1.25040 80.0 135.99271 88.97255 40.32187 37.05916 30.24483 1.100000000000000000000000000000000000							0.4515		
Incremental rate 3.66813 2.39965 1.08717 0.99915 0.81531 70.0 79.72820 52.16589 23.64777 21.73523 17.74078 Incremental rate 5.62645 3.68067 1.66741 1.53239 1.25040 80.0 135.99271 88.97255 40.32187 37.05916 30.24483 Incremental rate 8.18221 5.35251 2.42467 2.22833 1.81823							8.7434		
70.0 79.72820 52.16589 23.64777 21.73523 17.74078 Incremental rate 5.62645 3.68067 1.66741 1.53239 1.25040 80.0 135.99271 88.97255 40.32187 37.05916 30.24483 2 Incremental rate 8.18221 5.35251 2.42467 2.22833 1.81823							0.7433		
Incremental rate 80.0 135.99271 88.97255 40.32187 37.05916 30.24483 1.81823 1.81823							16.1768		
80.0 135.99271 88.97255 40.32187 37.05916 30.24483 2.42467 2.22833 1.81823							1.1399		
Incremental rate 8.18221 5.35251 2.42467 2.22833 1.81823							27.5767		
							1.6576		
70.0 LILITIA ITA.TAIOJ UT.JUUVA JJ.J.LATT TU.TAIIJ '							44.15344		
Incremental rate 11.41505 7.46727 3.38257 3.10863 2.53650							2.31249		

THIRD SCHEDULE—continued

PART II-continued

Maximum Gross Weight (in Tonnes) to be Specified in	Licence Category of Motor Vehicle								
Licence	7	8	9	10	11	12			
1.0	0.00418	0.00418	0.00418	0.00418	0.00047	0.00046			
2.0	0.00464	0.00463	0.00463	0.00463	0.00132	0.00108			
3.0	0.00512	0.00509	0.00509	0.00508	0.00349	0.00229			
4.0	0.00566	0.00558	0.00557	0.00554	0.00858	0.0048			
5.0	0.00630	0.00612	0.00610	0.00603	0.01882	0.0096			
6.0	0.00712	0.00673	0.00669	0.00654	0.03708	0.0180			
7.0	0.00817	0.00745	0.00738	0.00710	0.06687	0.0315			
8.0	0.00954	0.00832	0.00819	0.00772	0.11232	0.0520			
9.0	0.01133	0.00938	0.00917	0.00842	0.17822	0.0816			
10.0	0.01366	0.01068	0.01036	0.00922	0.26998	0.1228			
11.0	0.01664	0.01228	0.01182	0.01014	0.39366	0.1781			
12.0	0.02042	0.01425	0.01359	0.01121	0.55595	0.2507			
13.0	0.02514	0.01664	0.01574	0.01246	0.76418	0.3438			
14.0	0.03097	0.01954	0.01833	0.01392	1.02631	0.4608			
15.0	0.03809	0.02303	0.02143	0.01563	1.35094	0.6058			
16.0	0.04669	0.02719	0.02512	0.01761	1.74732	0.7827			
17.0	0.05697	0.03211	0.02948	0.01990	2.22533	0.9960			
18.0	0.06915	0.03790	0.03459	0.02256	2.79548	1.2503			
19.0	0.08345	0.04466	0.04055	0.02561	3.46892	1.5507			
20.0	0.10012	0.05250	0.04746	0.02911	4.25744	1.9024			
21.0	0.11942	0.06154	0.05541	0.03311	5.17348	2.3110			
22.0	0.14162	0.07189	0.06451	0.03765	6.23009	2.7821			
23.0	0.16699	0.08370	0.07487	0.04279	7.44097	3.3221			
24.0	0.19583	0.09708	0.08662	0.04858	8.82046	3.9372			
25.0	0.22845	0.11219	0.09987	0.05508	10.38355	4.6341			
26.0	0.26517	0.12916	0.11475	0.06236	12.14585	5.4198			
27.0	0.30633	0.14816	0.13140	0.07047	14.12358	6.3015			
28.0	0.35228	0.16934	0.14995	0.07948	16.33365	7.2868			
29.0	0.40337	0.19286	0.17055	0.08946	18.79358	8.3834			
30.0	0.45998	0.21890	0.19335	0.10048	21.52159	9.5996			
Incremental rate	0.09613	0.04405	0.03853	0.01846	4.64729	2.0715			
40.0	1.42129	0.65936	0.57861	0.28511	67.99451	30.3150			
Incremental rate	0.20220	0.09238	0.08074	0.03844	9.79865	4.3675			
50.0	3.44334	1.58316	1.38602	0.66946	165.98097	73.9902			
Incremental rate	0.36733	0.16762	0.14646	0.06953	17.81776	7.9416			
60.0	7.11666	3.25939	2.85059	1.36474	344.15869	153.40673			
Incremental rate	0.60463	0.27575	0.24090	0.11421	29.34193	13.0779			
70.0	13.16297	6.01692	5.25957	2.50684	637.57813	284.1862			
Incremental rate	0.92723	0.42275	0.36928	0.17495	45 00847	20.0605			
80.0	22.43526	10.24441	8.95242	4.25638	1090.00	484.7919			
Incremental rate	1.34824	0.61459	0.53684	0.25423	65.45461	29.1734			
90.0	35.91771	16.39034	14.32081	6.79867	1740.00	776.5266			
Incremental rate	1.88081	0.85726	0.74879	0.35451	91.31750	40.7006			

THIRD SCHEDULE—continued

PART II —continued

Maximum Gross Weight (in Tonnes) to be Specified in	Licence Category of Motor Vehicle						
Licence	13	14	15	16	17	18	
1.0	0.00045	0.00045	0.00045	0.00045	0.00045	0.00045	
2.0	0.00094	0.00093	0.00093	0.00091	0.00091	0.00090	
3.0	0.00160	0.00156	0.00151	0.00146	0.00143	0.00141	
4.0	0.00263	0.00248	0.00234	0.00216	0.00209	0.00201	
5.0	0.00430	0.00392	0.00358	0.00315	0.00298	0.00279	
6.0	0.00697	0.00619	0.00548	0.00459	0.00424	0.00384	
7.0	0.01109	0.00963	0.00833	0.00667	0.00602	0.00529	
8.0	0.01716	0.01468	0.01245	0.00962	0.00852	0.00726	
9.0	0.02578	0.02181	0.01825	0.01371	0.01195	0.00994	
10.0	0.03764	0.03159	0.02616	0.01924	0.01656	0.01349	
11.0	0.05349	0.04463	0.03669	0.02656	0.02262	0.01813	
12.0	0.07417	0.06161	0.05036	0.03602	0.03044	0.02408	
13.0	0.10059	0.08329	0.06780	0.04804	0.04036	0.03160	
14.0	0.13374	0.11048	0.08964	0.06306	0.05273	0.04095	
15.0	0.17471	0.14405	0.11659	0.08157	0.06796	0.05243	
16.0	0.22465	0.18496	0.14941	0.10407	0.08645	0.06635	
17.0	0.28479	0.23421	0.18891	0.13112	0.10866	0.08305	
18.0	0.35645	0.29287	0.23594	0.16331	0.13508	0.10289	
19.0	0.44101	0.36210	0.29141	0.20125	0.16620	0.12624	
20.0	0.53997	0.44308	0.35630	0.24560	0.20257	0.15351	
21.0	0.65486	0.53709	0.43161	0.29706	0.24476	0.18512	
22.0	0.78733	0.64547	0.51841	0.35634	0.29335	0.22151	
23.0	0.93908	0.76961	0.61783	0.42422	0.34897	0.26316	
24.0	1.11190	0.91099	0.73104	0.50150	0.41228	0.31054	
25.0	1.30768	1.07113	0.85926	0.58900	0.48396	0.36418	
26.0	1.52835	1.25162	1.00377	0.68761	0.56472	0.42459	
27.0	1.77596	1.45413	1.16589	0.79821	0.65530	0.49234	
28.0	2.05261	1.68040	1.34702	0.92176	0.75647	0.56799	
29.0	2.36049	1.93219	1.54857	1.05923	0.86904	0.65215	
30.0	2.70188	2.21137	1.77204	1.21163	0.99382	0.74544	
Incremental rate	0.58130	0.47533	0.38041	0.25933	0.21227	0.15861	
40.0	8.51488	6.96463	5.57613	3.80497	3.11656	2.33154	
Incremental rate	1.22522	1.00176	0.80163	0.5463 3	0.44710	0.33395	
50.0	20.76707	16.98224	13.59239	9.26827	7.58758	5.67103	
Incremental rate	2.22761	1.82127	1.45733	0.99309	0.81266	0.60690	
60.0	43.04315	35.19496	28.16570	19.19922	15.71415	11.74001	
Incremental rate	3.66813	2.99898	2.39965	1.63514	1.33799	0.99915	
70.0	79.72447	65.18474	52.16217	35.55061	29.09410	21.73151	
Incremental rate	5.62645	4.60000	3.68066	2.50796	2.05216	1.53239	
80.0	135.98897	111.18472	88.96881	60.63022	49.61566	37.05542	
Incremental rate	8.18221	6.68947	5.35251	3.64707	2.98421	2.2283	
90.0	217.81105	178.079 44	142.49390 7.46727	97.10097	79.45775 4.16319	59.33870 3.10863	
Incremental rate	11.41506	9.33249		5.08797			

THIRD SCHEDULE—continued

PART II—continued

Maximum Gross									
Weight (in Tonnes) to be Specified in	Licence Category of Motor Vehicle								
Licence	19	20	21	22	23	24			
1.0	0.00045	0.00045	0.00045	0.00045	0.00045	0.00045			
2.0	0.00090	0.00090	0.00090	0.00090	0.00090	0.00089			
3.0	0.00140	0.00139	0.00138	0.00137	0.00136	0.00135			
4.0	0.00197	0.00196	0.00191	0.00189	0.00187	0.00182			
5.0	0.00269	0.00265	0.00255	0.00249	0.00243	0.00232			
6.0	0.00364	0.00356	0.00334	0.00322	0.00310	0.00286			
7.0	0.00492	0.00475	0.00436	0.00413	0.00392	0.00346			
8.0	0.00664	0.00636	0.00569	0.00528	0.00493	0.00415			
9.0	0.00893	0.00848	0.00742	0.00677	0.00620	0.00494			
10.0	0.01196	0.01128	0.00965	0.00866	0.00780	0.00588			
11.0	0.01589	0.01489	0.01251	0.01106	0.00979	0.00699			
12.0	0.02091	0.01949	0.01612	0.01406	0.01228	0.00831			
13.0	0.02722	0.02528	0.02064 0.02621	$0.01780 \\ 0.02239$	0.01534 0.01908	0.00987 0.01173			
14.0	0.03507	0.03245	0.02621	0.02239	0.01908	0.01173			
15.0	$0.04468 \\ 0.05631$	$0.04122 \\ 0.05184$	0.03300	0.02797	0.02904	0.01392			
16.0	0.03031	0.05184	0.05100	0.03409	0.02504	0.01952			
17.0 18.0	0.07020	0.07965	0.05100	0.05217	0.03330	0.01332			
19.0	0.10628	0.09739	0.07623	0.06328	0.05204	0.02303			
20.0	0.10028	0.11809	0.09211	0.07621	0.06241	0.03179			
21.0	0.12500	0.11003	0.11048	0.09116	0.07439	0.03717			
22.0	0.18563	0.16965	0.13161	0.10834	0.08813	0.04331			
23.0	0.22029	0.20120	0.15576	0.12796	0.10382	0.05027			
24.0	0.25972	0.23709	0.18322	0.15026	0.12164	0.05815			
25.0	0.30433	0.27769	0.21426	0.17546	0.14176	0.06701			
26.0	0.35458	0.32341	0.24921	0.20382	0.16440	0.07695			
27.0	0.41092	0.37467	0.28838	0.23559	0.18975	0.08805			
28.0	0.47383	0.43190	0.33210	0.27104	0.21802	0.10040			
29.0	0.54380	0.49556	0.38071	0.31045	0.24944	0.11409			
30.0	0.62134	0.56610	0.43458	0.35411	0.28424	0.12923			
Incremental rate	0.13180	0.11986	0.09145	0.07406	0.05897	0.02548			
40.0	1.93935	1.76474	1.34908	1.09475	0.87393	0.38403			
Incremental rate	0.27742	0.25225	0.19234	0.15568	0.12385	0.05323			
50.0	4.71354	4.28724	3.27243	2.65153	2.11242	0.91637			
Incremental rate	0.50410	0.45833	0.34938	0.28272	0.22484	0.09644			
60.0	9.75455	8.87057	6.76627	5.47876	4.36086	1.88075			
Incremental rate	0.82986	0.75449	0.57508	0.46530	0.36999	0.15852			
70.0	18.05316	16.41551	12.5170 3	10.13177	8.06072	3.46599			
Incremental rate	1.27272	1.15711	0.88189	0.71350	0.56730	0.24293			
80.0	30.78038	27.98659	21.33594	17.26678	13.73369	5.89529			
Incremental rate	1.85069	1.68255	1.28231	1.03743	0.82480	0.35308			
90.0	49.28725	44.81212	34.15907	27.64110	21.98170	9.42613			
Incremental rate	2.58178	2.34721	1.78882	1.44718	1.15054	0.49242			

THIRD SCHEDULE—continued

PART III

CHARGE RATES FOR TIME LICENCES

Dollars Per Annum

Maximum Gross Veight (in Tonnes)	Licence Category of Motor Vehicle				
to be Specified in Licence	A	В	c		
1.0	10	10	10		
2.0	10	10	12		
3.0	10	10	15		
4.0	10	13	19		
5.0	10	15	2 2		
6.0	01	18⊱	26		
7.0	Ĩ.	21	32		
8.0	13	26	38		
9.0	15	31	4 6		
10.0	18	37	55		
11.0	22	43	65		
12.0	$\overline{25}$	51	76		
13.0	29	58	88		
14.0	33	67	100		
15.0	38	76	114		
16.0	43	86	129		
	48	96	145		
17.0 18.0	54	107	161		
19.0	59	118	177		
20.0	65	130	194		
	71	141	212		
21.0 22.0	76	153	229		
23.0	82	165	247		
	88	176	265		
24.0	94	188	282		
25.0	100	200	300		
26.0	106	212	318		
27.0	112	223	335		
28.0	118	235	353		
29.0	124	247	371		
30.0	5.890	11.780	17.670		
ncremental rate	3,030	11.700			

'THIRD SCHEDULE—continued

PART IV

Miscellaneous Provisions

- 1. Definition of "incremental rate"—In this Schedule, the term "incremental rate" means the incremental rate per tonne for maximum gross weights between the immediately preceding maximum gross weight and the immediately following maximum gross weight (if any).
- 2. Provisions relating to road user charges for time licences—In calculating the road user charge payable in respect of a time licence for a period that has already commenced, the amount arrived at in accordance with Part III of this Schedule shall be reduced by one third (in the case of a licence for a quarter) or one twelfth (in the case of a licence for a year) for every whole month between the commencement of the period and the date of issue.