

---

---

First published in the *Government Gazette*, Electronic Edition, on 24 February 2022 at 5 pm.

## No. S 103

### ACTIVE MOBILITY ACT 2017

#### ACTIVE MOBILITY (HITACHI DRIVE-IN 2022 — EXEMPTION) ORDER 2022

#### ARRANGEMENT OF PARAGRAPHS

##### Paragraph

1. Citation and commencement
  2. Definitions
  3. Exemption for driving specified motor vehicle  
The Schedule
- 

In exercise of the powers conferred by section 66 of the Active Mobility Act 2017, the Minister for Transport makes the following Order:

#### **Citation and commencement**

1. This Order is the Active Mobility (Hitachi Drive-in 2022 — Exemption) Order 2022 and comes into operation on 25 February 2022.

#### **Definitions**

2. In this Order —

“Ape Works Pte. Ltd.” means the company incorporated under the Companies Act 1967 as Ape Works Pte. Ltd. (UEN 200920780K);

“lorry crane” means a lorry incorporating an articulator arm mounted on the lorry which is used for loading, unloading and lifting of materials or goods;

“specified activity” means the use of a motor vehicle to transport any individual or thing —

(a) on 25 February 2022; and

(b) in connection with the specified event;

“specified event” means the Hitachi Drive-in 2022 event organised by Ape Works Pte. Ltd. on 25 February 2022;

“specified footpath” means any footpath within the area bounded by the black-coloured lines in the map set out in the Schedule;

“specified motor vehicle” means a motor vehicle other than the following motor vehicles:

(a) a motorised personal mobility device;

(b) a power-assisted bicycle;

(c) a motorised wheelchair;

(d) a mobility scooter;

(e) an automatic detection device that has wheels and a motor and is constructed to drive itself;

(f) a robotic machine designed to move and operate independently of human control when the computer that controls it is programmed;

(g) a motor vehicle that is constructed to drive itself;

(h) a forklift;

(i) a lorry crane.

### **Exemption for driving specified motor vehicle**

3. Section 16(1)(b) of the Act does not apply to an individual who drives a specified motor vehicle on a specified footpath for the specified activity under the following conditions:

(a) the individual is authorised by Ape Works Pte. Ltd. to drive the specified motor vehicle;

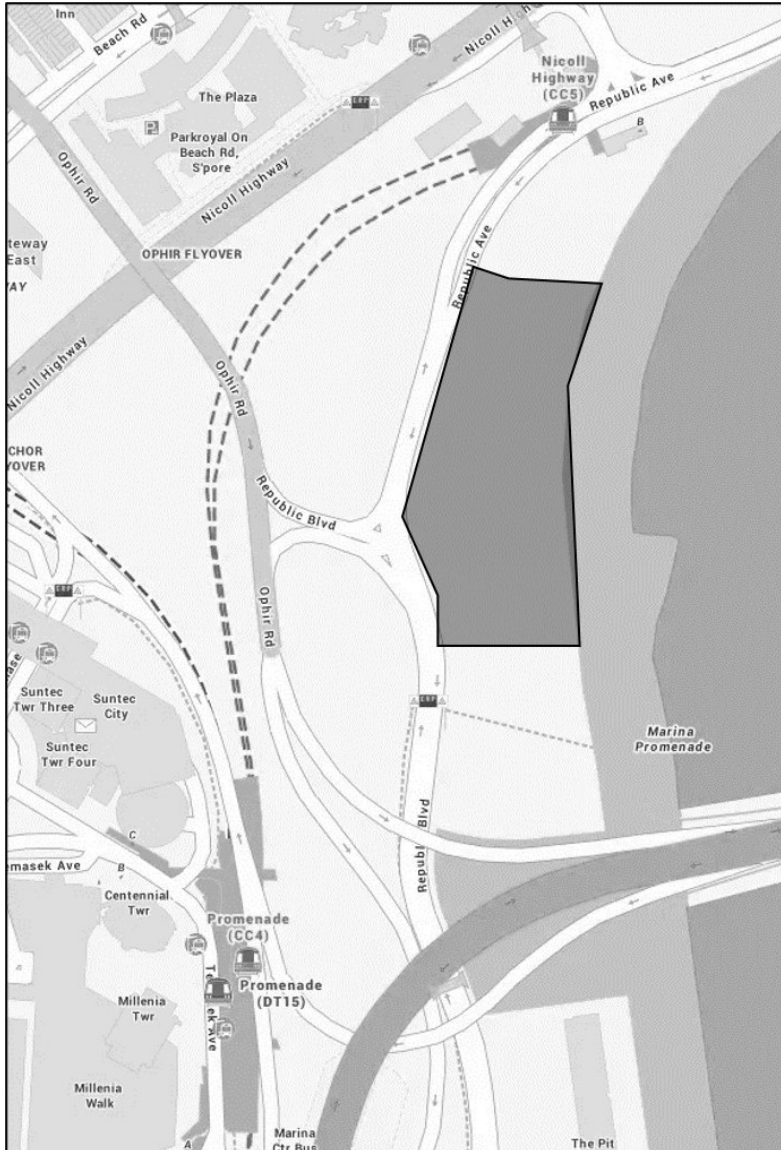
(b) the individual who drives the specified motor vehicle must drive at a speed not exceeding 10 km/h;

- 
- 
- (c) the individual who drives the specified motor vehicle possesses a valid driving licence granted under the Road Traffic (Motor Vehicles, Driving Licences) Rules (R 27) authorising the individual to drive the class of the specified motor vehicle;
  - (d) there is in force, at any time the specified motor vehicle is driven in connection with the specified event, a policy of insurance in relation to the specified motor vehicle insuring against any liability in respect of —
    - (i) the death of or bodily injury sustained by any person (other than the driver or any passenger of the specified motor vehicle); and
    - (ii) property damage suffered by any person (other than the driver or any passenger of the specified motor vehicle),caused by or arising out of the use of the specified motor vehicle;
  - (e) the risk under the policy of insurance mentioned in sub-paragraph (d) is assumed by an insurer who, at the time of the issuance of the policy, is lawfully carrying on an insurance business in Singapore.

THE SCHEDULE

Paragraph 2

SPECIFIED FOOTPATH



Made on 15 February 2022.

LOH NGAI SENG  
*Permanent Secretary,  
Ministry of Transport,  
Singapore.*

[LTA/L18.022.056/DH/EO.HitachiDI.22.01; AG/LEGIS/SL/2C/  
2020/1 Vol. 7]