
First published in the Government *Gazette*, Electronic Edition, on 1 October 2019 at 5 pm.

No. S 660

ROAD TRAFFIC ACT (CHAPTER 276)

ROAD TRAFFIC (DRIVE LAH PTE LTD TEMPORARY PRIVATE HIRE CARS TRIAL — EXEMPTION) ORDER 2019

ARRANGEMENT OF PARAGRAPHS

Paragraph

1. Citation and period in force
 2. Definitions
 3. Exemption from public service vehicle licence
 4. Exemption from hiring rates control
 5. Exemption from need for vocational licence
-

In exercise of the powers conferred by section 142 of the Road Traffic Act, the Minister for Transport makes the following Order:

Citation and period in force

1.—(1) This Order is the Road Traffic (Drive Lah Pte Ltd Temporary Private Hire Cars Trial — Exemption) Order 2019.

(2) This Order is in force for the period between 1 October 2019 and 31 March 2022 (both dates inclusive).

[S 843/2020 wef 01/10/2020]

[S 190/2021 wef 29/03/2021]

Definitions

2. In this Order —

“Drive Lah” means the company incorporated under the Companies Act (Cap. 50) as Drive Lah Pte. Ltd. (UEN 201900261M);

“self-drive private hire car” means a motor car that —

- (a) does not ply for hire on any road; and
- (b) is hired, or made available for hire, under a contract (express or implied) for use as a whole by a hirer, or any other person authorised by the hirer in the contract, to drive the car personally.

Exemption from public service vehicle licence

3. Section 101 of the Act does not apply to any private motor car when used temporarily as a self-drive private hire car if —

- (a) the motor car is hired out by its registered owner to another (called the hirer) for use as a self-drive private hire car using —
 - (i) the website at <http://www.drivelah.sg>; or
 - (ii) the digital application software provided by Drive Lah to facilitate the hiring;
- (b) the motor car is used by the hirer as a self-drive private hire car only; and
- (c) there is in force a policy of insurance in relation to the use of that motor car as a self-drive private hire car.

Exemption from hiring rates control

4. Section 106 of the Act does not apply to the registered owner of a private motor car who makes available for hire the private motor car for use as a self-drive private hire car in accordance with paragraph 3.

Exemption from need for vocational licence

5. Section 110(1)(a) of the Act does not apply to any person who uses a private motor car as a self-drive private hire car in accordance with paragraph 3.

Made on 1 October 2019.

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

[MOT/LT.271.6.011.0.12; LTA/L18.029.002/NN/DT/
TPHCEO.19.01; AG/LEGIS/SL/276/2015/15 Vol. 10]