What is this advisory circular about?

This advisory circular contains information about Land Transport Rule: Glazing, Windscreen Wipe and Wash, and Mirrors 1999 (‘the revised rule’), which was signed by the Minister of Transport on 20 September 1999. This rule updates and replaces Land Transport Rule: Glazing 1996 (‘the earlier rule’), which had been in force since 1 January 1997.

The revised rule sets out general safety requirements and the approved vehicle standards for:

- glazing;
- windscreen wipe systems and windscreen wash systems;
- rear-view mirrors.

The revised rule is part of an overall strategy which aims to maintain and improve the safety of the New Zealand vehicle fleet at reasonable cost. The revised rule incorporates and updates the requirements for glazing from the earlier rule. It also consolidates and clarifies the requirements for windscreen wipe systems, windscreen wash systems and rear-view mirrors which were previously contained in the Traffic Regulations 1976 and the Transport (Vehicle Standards) Regulations 1990.

It is important to note that this advisory circular does not contain any legal requirements and is NOT part of the rule. The rule can be read as a ‘stand-alone’ document and this advisory circular simply provides background material to the rule.

This advisory circular replaces AC No. 1/32012 of 1 October 1996, which is cancelled.

Why has the earlier rule been revised?

The revision of the earlier rule was largely prompted by the need to align the vehicle-related rules then in force with two rules that came into effect in 1999. The first of these rules, Land Transport Rule: Vehicle Standards Compliance 1998 (Rule 35001), sets out certification procedures for such purposes.
as the registration of vehicles in New Zealand, modifications that may affect a vehicle’s compliance with safety requirements, and in-service inspection. The second rule, *Land Transport Rule: Vehicle Repair 1998* (Rule 34001), sets requirements for vehicle repairs.

Changes in international practice regarding the application of tint film had also occurred since the earlier rule was made. In particular, the State of Victoria had changed the requirements for tint film applied to front side windows.

What are the differences between the earlier rule and the revised rule?

The revised rule:

- has an extended scope in relation to items of equipment covered, types of vehicle and year of vehicle manufacture;
- allows the tinting of front side windows provided the overall visible light transmittance level (VLT) is not less than 35%;
- allows the use of stoneguard overlays on buses and trucks;
- clarifies the requirements for anti-glare bands;
- states the areas in which stickers are allowed on windscreens and other glazing;
- includes the joint New Zealand/Australian windscreen repair standard (AS/NZS 2366-1999, *Windscreen repairs*);
- creates an explicit link between the revised rule and *Land Transport Rule: Vehicle Standards Compliance 1998* and *Land Transport Rule: Vehicle Repair 1998*.

### Requirements of the rule

#### Scope of the rule

The scope of the revised rule has been changed in three ways:

1. It now covers windscreen wipe systems, windscreen wash systems, and rear-view mirrors as well as glazing.
2. It covers vehicles manufactured before 1936. The revised rule does not introduce new requirements for these vehicles but provides that they must meet the requirements that applied at the time of their manufacture.
3. The rule covers special purpose vehicles such as agricultural and road construction vehicles.

#### General safety requirements

The general safety requirements are broad, performance-based requirements which generally apply to all vehicles no matter what type or age. The requirements continue and update, and in some cases elaborate on, relevant requirements in the *Traffic Regulations 1976* and the *Transport (Vehicle Standards) Regulations 1990*.

#### Incorporation of approved vehicle standards

Approved vehicle standards for glazing prescribed in the *Transport (Vehicle Standards) Regulations 1990* (VSRs) were incorporated by reference into the earlier rule. The revised rule includes these glazing standards, adds one new standard, and also incorporates vehicle standards relating to windscreen wipe systems, windscreen wash systems and rear-view mirrors.

The approved vehicle standards originate from the main jurisdictions from which New Zealand vehicles are sourced. Vehicles may
comply with any of the standards from the range specified for each item of vehicle equipment.

These approved vehicle standards are effectively part of the rule. Each new version of an approved vehicle standard is automatically incorporated into the rule as it comes into force in the applicable overseas jurisdiction. The vehicle standards are listed in Sections 2, 4 and 5 of the revised rule by reference to the first acceptable version of the standards.

Material that is incorporated in the rule is available for inspection at the head office of the Land Transport Safety Authority (LTSA) (see back page for address). The addresses of standards organisations are also available from the LTSA head office.

**Identification of glazing**

The revised rule carries over the requirement in the earlier rule that all glazing, including glazing cut from a parent sheet, must contain permanent markings identifying the trade name or vehicle standard with which it complies. The new rule specifies additional details such as when glazing does not have to be marked.

The glazing markings that are required by the vehicle standards incorporated in the rule are reproduced in the *Warrant of Fitness Inspection Guide* and the *Heavy Motor Vehicle Safety Inspection Guide*. These guides can be read at LTSA offices.

**Applying tinting to glazing**

The earlier rule prohibited the application of tinted overlays on windscreens. This is unchanged in the revised rule.

However, the revised rule changes the law on the tinting of front side windows. The earlier rule prohibited the application of tint or clear film on front side windows to the left or right of the driver. This was in line with the practice, at the time, of most overseas jurisdictions.

As a result of reviewing the provisions, and taking account of changes in other jurisdictions, the revised rule now allows the tinting of front side windows, provided the overall level of VLT is not reduced to less than 35%.

The rule continues to allow (as in the earlier rule) the application of tint film in rear and rear side glazing. The rule sets no minimum VLT level for rear and rear side glazing, except that passenger cars (Class MA) must not be modified to the extent that the overall VLT is reduced below 35%. If rear or rear side glazing is modified with tint film, the rule requires the fitting of rear-view mirrors on both sides of the vehicle.

**Implementation of VLT limit**

All motor vehicles must be inspected by a vehicle compliance certifier when first imported for registration in New Zealand. This certification inspection includes a check for compliance with glazing requirements to ensure that the vehicle meets the standards to which it has been manufactured. If the vehicle has already been modified by the application of tint film on the front side windows, the vehicle compliance certifier must check that the VLT is not less than 35%.

If tint film is applied to the front side windows of a vehicle already registered in New Zealand, the person who applies the film is responsible for ensuring that the VLT of the glazing – with the film applied – is not reduced below 35%. When a certifier inspects a vehicle for the purpose of a Warrant of Fitness or Certificate of Fitness, if there is reason to believe that the tinting is not within the legal limit, then the VLT must be
checked. Information on the VLT 35% limit may include a sticker from a recognised source, or be based on some form of physical verification, or both.

**Repair of glazing**

The rule requires that a repair to a windscreen must comply with a specified repair standard. The new joint Australian/New Zealand repair standard, which had not been approved at the time the earlier rule came into force, has now been incorporated. A repair to a windscreen has to comply with a repair standard that applied at the time of the repair.

**Requirements for windscreen wipe and wash systems**

The rule states which motor vehicles must be fitted with a windscreen wipe system and which must also have a windscreen wash system. It recognises that motor vehicles have been legally required to have a windscreen wash system only since 1992.

In general, special purpose vehicles such as agricultural and road construction vehicles (those that are fitted with windscreens), must have a windscreen wash system as well as a wipe system if manufactured on or after 1 January 2001.

**Requirements for rear-view mirrors**

The rule contains requirements for rear-view mirrors. For special purpose vehicles, the fitting of a rear-view mirror is mandatory only if the vehicle is manufactured on or after 1 July 2000.

**Relationship with other legislation**

A number of regulations have been revoked because they are superseded by requirements in the revised rule. These are:

- *Traffic Regulations 1976, regulations 73(1) and 73(2)* (concerning windscreen wipers);
- *Traffic Regulations 1976, regulation 74* (concerning rear-vision mirrors);
- *Transport (Vehicle Standards) Regulations 1990, regulation 27*, including item 16 of the *Second Schedule* (concerning windscreen wiping and washing equipment);

**How will the rule be enforced?**

Provisions setting out the penalties for not complying with the rule have been included in an amendment to the *Land Transport (Offences and Penalties) Regulations 1999*. The effect of the amended regulations is that a breach of the 'responsibilities' provisions in section 7 of the revised rule is an offence subject to a penalty.

Relevant information about the rule required for the in-service inspection of vehicles is to be included in the *Warrant of Fitness Inspection Guide* and the *Heavy Motor Vehicle Safety Inspection Guide*. 
Obtaining information about the rule

In addition to this advisory circular, which is intended to be read with the rule, the LTSA has revised two Factsheets (39 and 40) and several Infosheets which contain information about the requirements in the revised rule. These are available from LTSA offices (see back page) or by calling Freephone 0800 699 000.

The rules process

Land Transport Rules are a form of legislation that the Land Transport Safety Authority produces for the Minister of Transport to sign. Rules are a type of ‘second tier’ or ‘subordinate’ legislation, much like land transport regulations (which rules will gradually replace). The authority to make rules and regulations is contained in Acts, which are ‘first tier’ legislation. In the case of Land Transport Rules, the first tier legislation is the Land Transport Act 1998. Rules differ from other forms of land transport legislation in that the Land Transport Safety Authority drafts them for the Minister of Transport and their production involves several phases of drafting and re-drafting to take into account extensive consultation with the public.

Where are rules available?

Land Transport Rules and advisory circulars are on sale at bookshops throughout New Zealand that stock legislation, or direct from Wickliffe Ltd., freephone 0800 226 440.
### Land Transport Safety Authority addresses

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<td><strong>Napier Region</strong></td>
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<td><strong>Dunedin Region</strong></td>
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