

Importing a special purposevehicle under the RVS legislation

interim arrangements

June 2021

© Commonwealth of Australia 2021 May 2021 / INFRASTRUCTURE 2021

Ownership of intellectual property rights in this publication

Unless otherwise noted, copyright (and any other intellectual property rights, if any) in this publication is owned by the Commonwealth of Australia (referred to below as the Commonwealth).

Disclaimer

The material contained in this publication is made available on the understanding that the Commonwealth is not providing professional advice, and that users exercise their own skill and care with respect to its use, and seek independent advice if necessary.

The Commonwealth makes no representations or warranties as to the contents or accuracy of the information contained in this publication. To the extent permitted by law, the Commonwealth disclaims liability to any person or organisation in respect of anything done, or omitted to be done, in reliance upon information contained in this publication.

Creative Commons licence

With the exception of (a) the Coat of Arms; (b) the Department of Infrastructure, Transport, Regional Development and Communications photos and graphics; copyright in this publication is licensed under a Creative Commons Attribution 4.0 Australia Licence.

Creative Commons Attribution 4.0 Australia Licence is a standard form licence agreement that allows you to copy, communicate and adapt this publication provided that you attribute the work to the Commonwealth and abide by the other licence terms.

Further information on the licence terms is available from https://creativecommons.org/licenses/by/4.0/

This publication should be attributed in the following way: © Commonwealth of Australia 2021

Use of the Coat of Arms

The Department of the Prime Minister and Cabinet sets the terms under which the Coat of Arms is used. Please refer to the Commonwealth Coat of Arms - Information and Guidelines publication available at http://www.pmc.gov.au.

Contact us

This publication is available in hard copy or PDF format. All other rights are reserved, including in relation to any departmental logos or trademarks which may exist. For enquiries regarding the licence and any use of this publication, please contact:

Director – Creative Services
Communication Branch
Department of Infrastructure, Transport, Regional Development and Communications
GPO Box 594
Canberra ACT 2601
Australia

Email: publishing@infrastructure.gov.au

Website: www.infrastructure.gov.au

Contents

Importing a special purpose vehicle under the RVS legislation – interim arrangements	
Interim arrangements	4
SPV applications from 1 July 2021.	4
ADR – extent of compliance	5
Applicable ADRs for SPVs	6
*What is the RAV?	6

Importing a special purpose vehicle under the RVS legislation – interim arrangements

Special purpose vehicles (SPVs) are permitted to not comply with certain Australian Design Rules (ADRs) so they can perform a special purpose.

These vehicles may be imported and added to the Register of Approved Vehicles (RAV*) if the vehicle meets the relevant entry requirements.

Interim arrangements

Under the *Motor Vehicle Standards Act 1989* (MVSA) SPVs are not required to demonstrate compliance with ADRs. However, under the *Road Vehicle Standards Act 2018* (RVSA) commencing on 1 July 2021, SPVs will be required to demonstrate compliance with all applicable ADRs unless they can demonstrate that complying with (an) ADR(s) will prevent the vehicle from operating for the purpose for which it was designed.

This is a significant change for industry and noting the procurement lead times for many SPVs, the following interim arrangements will be implemented to provide SPV applicants with sufficient time to adapt to the new requirements.

Interim arrangements for SPVs for the period 1 July 2021 to 30 June2023

Interim arrangement
SPVs will be granted concessional RAV entry approval even if they cannot demonstrate compliance with applicable ADRs, as long as they meet all other entry criteria.
SPV applications, excluding trailers, must demonstrate compliance with ADRs applicable to brakes, lights and mirrors. Special purpose trailer applications must demonstrate compliance with ADRs applicable to brakes, lights and mechanical connections.
SPVs will be granted concessional RAV entry approval even if they cannot demonstrate compliance with all other applicable ADRs, as long as they meet all other entry criteria.
SPVs must meet eligibility criteria as set out in the Road Vehicle Standards Rules 2019, including demonstrated compliance with all applicable ADRs unless they can demonstrate that complying with an ADR means the vehicle would not be able to operate for the purpose for which it was designed.

SPV applications from 1 July 2021

From 1 July 2021, a person seeking to import an SPV will be required to apply through <u>ROVER</u> for a concessional RAV entry approval. A concessional RAV entry approval also provides import approval.

ROVER is now open for people to create an account, verify their identity and register an authority to act on behalf of an individual or company. The ROVER resources webpage provides more information.

When starting a concessional RAV entry approval application, the applicant (or agent) will be prompted for information. Depending on the type of vehicle, certain ADRs will be presented and the applicant must note the degree to which the vehicle complies with the ADRs. See Table 1 for further details.

Where the vehicle demonstrates compliance with all applicable ADRs – except where the applicant can demonstrate the vehicle would not be able to operate for the purpose for which it was designed if it complied with certain ADRs – the vehicle may be granted a **concessional RAV entry approval – SPV**.

During the interim arrangements outlined above, where a vehicle cannot demonstrate compliance with an applicable ADR – and cannot demonstrate the vehicle would not be able to operate for the purpose for which it is designed if it complied with the ADR– the vehicle may be granted **concessional RAV entry approval – road vehicle suitable for entry on the RAV**.



Please note: Obtaining a full concessional RAV entry approval – SPV may entitle the vehicle to a greater range of registration options.

Table 1: The information required in an application for a concessional RAV entry approval on the basis that the special purpose vehicle criterion is met and why it is required

ADR compliance	What is required?
Vehicle does not comply with the applicable ADR	Select a vehicle category for the vehicle (link to ADR definitions and vehicle categories).
	Statement of which ADRs the vehicle does not comply with (ADRs selected from a list using the vehicle category and the ADR applicability table to determine list to display).
Vehicle would not be able to operate for the purpose it was designed for if it complied with ADR	Description of the purpose for which the vehicle was designed, with supporting information.
	Statement that the vehicle would not be able to operate for the purpose for which it was designed if it complied with national road vehicle standards.
	Description of how modification or different design of the vehicle (to make it compliant with national road vehicle standards) would mean the vehicle could not operate for this purpose. This should be specific to each standard with which the vehicle does not comply.
Vehicle complies with ADR standards to an extent that makes it suitable for use on a public road	Letter of in-principle support from the National Heavy Vehicle Regulator or state or territory registration authority where the vehicle will be used.

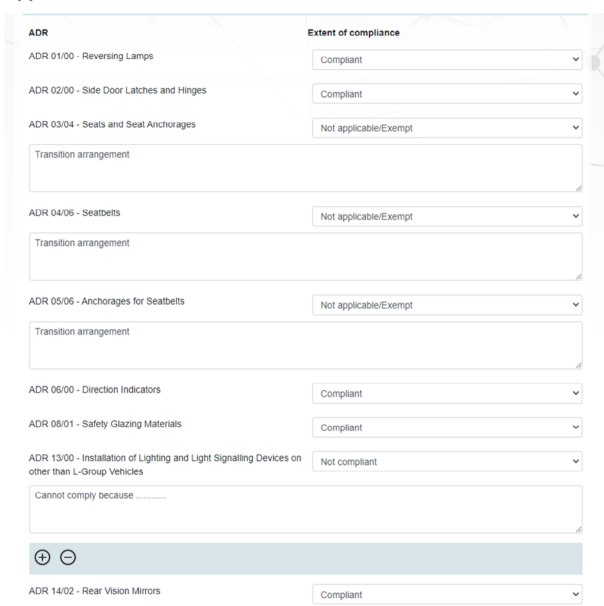
ADR - extent of compliance

When completing the application you will be required to select the extent of compliance for all the applicable ADRs for the SPV. The selection options are:

- Compliant
- Compliance to be confirmed after importation
- Not compliant
- Not applicable/Exempt

The following shows some of the applicable ADRs for SPVs and examples of selection options for the extent of compliance for each ADR. When selecting 'Compliance to be confirmed after importation' or 'Not applicable/Exempt' or 'Not compliant' you will be prompted to provide additional compliance information to support your application.

Applicable ADRs for SPVs



*What is the RAV?

The <u>RAV</u> is an online database of vehicles that comply with the *Road Vehicle Standards Act 2018* and are suitable to be provided in Australia. Once placed on the RAV a vehicle is available for registration by a state or territory registration authority (pending any local rules). The RAV will be publicly searchable.