Australian Capital Territory

Road Transport (Offences) Amendment Regulation 2019 (No 1)

**Subordinate law SL2019–13**

made under the

*Road Transport (General) Act 1999*, section 23 (Regulations about infringement notice offences)

**EXPLANATORY STATEMENT**

This Regulation amends the *Road Transport (Offences) Regulation 2005* (the offences regulation).

The authority to make this Regulation is contained in sections 23 and 233 of the *Road Transport (General) Act 1999*.

Section 23 of the *Road Transport (General) Act 1999* gives the power for a regulation to be made that prescribes an offence as an infringement notice offence and the amount of the penalty payable, including different amounts payable for different offences and different amounts payable for the same offence committed by different people.

The purpose of this Regulation is to identify infringement notice penalty amounts for offences under the *Heavy Vehicle National Law* (HVNL) and associated regulations.

The HVNL commenced in the ACT on 10 February 2014 and is applied by the *Heavy Vehicle National Law (ACT) Act 2013* (the Act). From 1 July 2019, all chapters of the HVNL will apply in the ACT. Chapters 5, 6, 7 and 8 respectively of the HVNL prior to that date were disapplied in the ACT.

**Human rights implications**

There are no human rights implications associated with this regulation.

**Climate change implications**

There are no climate change implications associated with this regulation.

**CLAUSE NOTES**

**Part 1 Preliminary**

**Clause 1 Name of regulation**

This is a technical clause that states the name of the regulation as the *Road Transport (Offences) Amendment Regulation 2019 (No 1).*

**Clause 2 Commencement**

This clause provides that the regulation will commence on 1 July 2019.

**Clause 3 Legislation amended**

This clause lists the legislation amended by the Regulation. The Regulation amends the *Road Transport (Offences) Regulation 2005*.

**Clause 4 Schedule 1, parts 1.2A and 1.2B**

This clause replaces the existing parts 1.2A and 1.2B of schedule 1 with new parts 1.2A, 1.2B and 1.2C.

The effect of the amendments is to prescribe infringement notice penalty amounts for all offences in the HVNL and regulations under it that Ministers convening as the Transport and Infrastructure Council have agreed can be dealt with by infringement notice.

The level of penalty for offences, apart from offences against sections 567A and 567B of the HVNL, are prescribed in the section of the HVNL where the offence is described. The amount of the penalty stated at the end of a provision for an offence is indexed in accordance with section 737 of the HVNL and section 70 of the *Heavy Vehicle (General) National Regulation* (NSW).

The Transport and Infrastructure Council agreed that where it was decided that an offence could be dealt with by infringement notice, the infringement notice penalty would be set at 10% of the maximum penalty as indexed from time to time.

The National Heavy Vehicle Regulator (NHVR) issues as schedule each year identifying the level of the maximum penalty and the infringement notice penalty where the offence can be dealt with by infringement notice. The infringement notice penalty amounts prescribed in the parts of the schedule substituted by this Regulation are aligned with that schedule. No additional offences, apart from offences against sections 567A and 567B, are identified as being infringeable.

Sections 567A and 567B of the HVNL are ACT specific provisions relating to the requirement for a driver of a vehicle to produce their driver licence on request and for the responsible person for a vehicle alleged to have been involved in the commission of an offence to give information about the name and address of the driver at the time of the alleged offence. The infringement notice penalty amounts for these provisions have not been amended by this Regulation.