Australian Capital Territory

Road Transport (Offences) Amendment Regulation 2022 (No 1)

**Subordinate law SL2022-8**

made under the

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

**EXPLANATORY STATEMENT**

**Purpose of the Regulation**

The purpose of this Regulation is to increase infringement notice penalty amounts for most offences under the road transport legislation and make other minor technical amendments to road transport regulations.

**Overview**

This Regulation amends the following road transport legislation:

* *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.

Section 233 of the *Road Transport (General) Act 1999* gives the Executive the power to make regulations for the *Road Transport (General) Act 1999*. Regulations issued can prescribe matters that are necessary or convenient for the carrying out or giving effect to the *Road Transport (General) Act 1999* or other road transport Act and prescribe offences for contravention of a regulation.

Schedule 1 of the *Road Transport (Offences) Regulation 2005* (the offences regulation) lists the offences contained in each Act and Regulation that form part of the road transport legislation. If an offence may be dealt with by infringement notice, the schedule prescribes the infringement notice penalty amount that is payable. Most road transport infringement notice penalties other than those relating to parking offences and most offences against the *Heavy Vehicle National Law (ACT)* (HVNL) include a component, not identified separately, accounting for the Victim Services Levy (VSL) applicable to the offence. The VSL is currently set at $60.

Most infringement notice penalties, excluding the amount of the VSL, are being increased by the estimated 2021-22 Wage Price Index (WPI).

The reason for indexation of infringement penalty amounts is to maintain the value of those penalties in real terms in order to preserve their deterrent effect. Any variation to that indexation is outlined below.

Government policy is that, in general, the infringement notice penalty for an offence should not exceed 20% of the maximum fine that may be imposed by a court for that offence (the 20% limit). The 20% limit is based on the existing penalty unit amount of $160 for an offence committed by an individual.

Where an existing infringement notice penalty is not approaching the 20% limit the indexation has been undertaken by deducting $60 from the existing infringement penalty amount, indexing that amount by 2.75% and then adding $60.

Where an existing infringement notice penalty amount is near the 20% limit the indexation has been undertaken by deducting $60 from the existing infringement penalty amount, indexing that amount by 2.75%, applying the 20% limit and then adding the VSL amount of $60.

Where the existing infringement notice penalty, minus the VSL amount, for an offence is already at or above the 20% limit, the infringement notice penalty has not been increased.

For offences to which the VSL does not apply the infringement penalty amounts are indexed as above except for the VSL amounts.

All infringement notice penalty amounts are rounded down to the nearest dollar.

For offences against the *Heavy Vehicle National Law* (HVNL), maximum court-imposed penalties and infringement penalty amounts are indexed by provisions of the HVNL and the *Heavy Vehicle (General) National Regulation* (NSW) and published on the National Heavy Vehicles Regulator’s (NHVR’s) website. This amendment regulation does not adjust those amounts and the offences regulation directs readers to the NHVR’s website.

The child rate infringement notice penalty amounts of $75 for public passenger ticketing and conduct offences under the *Road Transport (Public Passenger Services) Regulation 2002* have not being increased. This amount continues to represent an appropriate deterrence for these offences.

The infringement penalty amount relating to section 236 (4A) of the *Road Transport (Road Rules) Regulation 2017* about pedestrians engaging in commercial activities, such as window washing, at designated intersections has not been increased. This amount continues to represent an appropriate deterrence for these offences.

In addition to adjusting infringement penalty amounts two minor technical amendments have been made:

* The first corrects an error with the short description in Item 325 of Part 1.11 of Schedule 1 of the Offences Regulation about bookable vehicle drivers accepting jump-the-queue fees during an emergency has been identified. The word “fee” is missing between “jump-the-queue” and “for” in the short description of the current regulation and has been added; and
* The second amends the spelling of “airconditioning” to “air conditioning” in the short description in Item 376 of Part 1.11 to align with the Parliamentary Counsel’s Office spelling guide. The spelling will be similarly amended in the relevant provision of the *Road Transport (Public Passenger Services) Regulation 2002* when that is next republished.

Additionally, Parts 1.3 and 1.12A have been renumbered from items 17 and 276 onwards respectively to account for amendments to regulations through earlier regulation amendments.

**Human rights implications**

During the development of this Regulation, due regard was given to its compatibility with human rights as set out in the *Human Rights Act 2004* (HRA).

The offences regulation does not, of itself, impose restrictions or limitations on a person’s human rights. The proposed amendments to the offences regulation increase most infringement notice penalty amounts under the road transport legislation to maintain the value of those penalties in real terms and preserve their deterrence effect. The amendments do not change the infringement notice arrangements under the road transport legislation that offers people a choice of accepting a lesser penalty without admitting the offence or remaining liable for prosecution and diverts people away from the criminal justice system.

As such the amendments are not considered to be limiting any human rights.

**Climate change implications**

There are not considered to be any climate change implications arising from these amendments.

**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 2022 (No 1).*

**Clause 2 Commencement**

This clause provides that the regulation will commence on 1 July 2022.

**Clause 3 Legislation amended**

This clause lists the regulations that are being amended by this Regulation. This Regulation amends the *Road Transport (Offences) Regulation 2005*.

**Clause 4 Schedule 1, parts 1.2D to 1.15**

This clause substitutes Schedule 1, parts 1.2D to 1.15 of the *Road Transport (Offences) Regulation 2005*.

The amendments made by this substitution are:

Item 2 of Part 1.3 has been omitted due to recent amendments to the *Road Transport (Alcohol and Drugs) Act 1977* with the rest of Part 1.3 being renumbered.