

8 February 2010

Mrs Dunne, MLA Member for Ginninderra

#### Traffic Infringement

The Secretariat has recently received an infringement notice in respect of vehicle registration no which, as of the date of the offence, was the Assembly vehicle issued to you.

Accordingly, the Secretariat has now provided a statutory declaration to the relevant traffic authority identifying that you were responsible for the vehicle at the time of the infringement.

For your information and further reference, a copy of the infringement notice and a copy of the statutory declaration are attached.

The relevant traffic authority will now proceed to re-issue the infringement notice in your name and at that point, you will be provided with the usual option of either paying the infringement, disputing liability or providing your own statutory declaration naming another person who was responsible for the vehicle at the time of the offence.

Any inquiries regarding these new procedures should, in the first instance, be discussed with

Yours sincerely

Corporate Services



## State Debt Recovery Office

The Fines Division of OSR

# Penalty Notice

000534

ACT GOVERNMENT (SGFLEET) PO BOX 252 PYMBLE NSW 2073

0 3 FEB 2010

Enquiries: 1300 138 118

See over the page for full State Debt Recovery Office contact details.

 Issue date:
 29 JAN 2010

 Penalty Notice No.:
 6042505738

 Penalty amount:
 \$84.00

 Amount due:
 \$84.00

 Date due:
 26 FEB 2010

## Speeding: the facts

Speeding is a factor in 1 in 3 fatal crashes.

### Why have you been sent this penalty notice?

You have been sent this penalty notice because the vehicle involved in the offence detailed below is registered in your name.

#### Details of the offence:

The offence was detected by an approved speed measuring device and recorded by an approved camera recording device (within the meaning of the Road Transport (Safety and Traffic Management) Act 1999).

Offence:

Exceed speed limit 10 km/h and under -

Camera detected

Location:

Cleveland Street Moore Park

between South Dowling Street and Anzac

Parade

Offence date:

17 January 2010

Offence time:

01:51PM

Vehicle registration:

Speed travelled:

61 km/h

Speed limit:

50 km/h

Direction of travel:

Easterly

The offence carries 1 demerit points. For more

information relating to demerit points visit

www.rta.nsw.gov.au

#### How to pay

Important: See over the page for more information.



Post only:

Post a cheque or money order made payable to:

State Debt Recovery Office PO Box 4444 PARRAMATTA NSW 2124.

Payment does not finalise this matter. You are required to nominate the driver of the vehicle at the time of offence.

Payment 6042505738 reference no:

Offence code: 17145

Amount due: \$84.00

Amount paid: 26 FEB 2010

**NOTE:** Write the notice no. on the back of the cheque/money order and make it payable to State Debt Recovery Office.

## Statutory Declaration - Companies

To give notice of the name and address of some other person who was in charge of the vehicle or vessel concerned at all relevant times relating to the offence.

Print clearly in CAPITAL letters using a black or blue pen. NOTE:

Complete and return this form by 26 February 2010 . Do NOT make payment as a new penalty notice will be issued to the person you name.

osition in compa	ny		*			***************************************	, married bid reduce 7-4 (-21704)	
m an authorise	d officer of							
Company name	A C T			٠,				
	transper ann me dia menindramen me					•		•
ddress	PO BOX 252 PY	MBLE NSW 2	2073	anna ann ann ann ann ann ann ann ann an	and we shall be experienced by a first section of the state of	reason of the superior of the superior	Phone no	
nd give notice t	nat the person na	med below w	as responsi	ble for the	offence:			
Curnama of	DUNN	=				·		i
person or name of company		,						
Given name(s)	VICK							
Mailing address	The second of th	a tatti fallalar asaas kan	AND THE PROPERTY OF THE PARTY O			- in the second	a hand in dimension works	
Suburb						· · · · · · · · · · · · · · · · · · ·	1 1	<u> </u>
State A. C.T.	Postcode	Pho	ne no		Company ABN/ACN	1	Same property and survey down	
Date of birth dd mm yyyy)		, #1 (10)	lcence no	1	The state of the s		AC	
	1. (1	L					State/	country of iss
Please put a 'X'	in the appropriate ver/person respon		y- make			entars,	easing the veh	

believing the same to be true, and by virtue of the provisions of the Oaths Act 1900.

Declarant (My name is at the top of this notice)							
Declared at (Suburb/place) CANBERRA  In the state of ACT on (Date) 06 / Feb 20 10							
Declarant's signature							

Note: A person who makes a statement or provides information in the above notice knowing it to be false or misleading in a material particular is liable to a penalty of up to \$5500.

Witness (Please put a 'X' in appropriate box)						
Justice of the Peace, JP No.						
Australian legal practitioner/Notary public/ Commissioner of Affidavits						
Other authorised witness (if interstate/overseas) under the Oaths Act 1900 or equivalent legislation under other jurisdictions. Specify						
I am satisfied as to the declarant's identity and the form is completed.						
Full name of witness IAN DUCKUERTH						
Intitropos' algoriture						

### **PRIVACY**

The information in this form is required by SDRO to determine who is responsible for the fine. The information may be provided to the person you named, to third parties with your consent or as required or permitted by law. You may correct or update personal information by contacting SDRO.

State Debt Recovery Office Enquiries 1300 138 118 TTY (02) 6354 7255 Mail PO Box 786 Strawberry Hills NSW 2012

Email fines@osr.nsw.gov.au Website www.sdro.nsw.gov.au





20 May 2010

Mrs Vicki Dunne, MLA Member for Ginninderra

#### Traffic Infringement

The Secretariat has recently received an infringement notice in respect of vehicle registration no which, as of the date of the offence, was the Assembly vehicle issued to you.

Accordingly, the Secretariat has now provided a statutory declaration to the relevant traffic authority identifying that you were responsible for the vehicle at the time of the infringement.

For your information and further reference, a copy of the infringement notice and a copy of the statutory declaration are attached.

The relevant traffic authority will now proceed to re-issue the infringement notice in your name, with an adjustment to the penalty form the "corporation rate" to the "individual rate" and, at that point, you will be provided with the usual option of either paying the infringement, disputing liability or providing your own statutory declaration naming another person who was responsible for the vehicle at the time of the offence.

Any inquiries regarding these new procedures should, in the first instance, be discussed with

Yours sincerely

Corporate Services

## Infringement Notice Camera Detected Offence

Road Transport (General) Act 1999, Sections 24 and 36

Australian Capital Territory
Chief Police Officer
For enquiries contact: (02) 6207 7182

Payment due by 17/06/2010

Penalty payable \$745.00

Demerit Points 0

Infringement Notice Number Date of service 20/05/2010

\$10.00 of this infringement penalty will be used to enhance services for ACT victims of crime.

ACT GOVERNMENT (SGFLEET) PO BOX 252 PYMBLE, NSW 2073

1 8 MAY 2010

#### **Details of Offence:**

Offence Date & Time:

11/05/2010

07:23:58PM

Offence Description:

Non-School Zone Exceed Speed Limit <= 15 Km/H

Offence Location:

HINDMARSH DRIVE/BALL STREET

SPEED LIMIT: 60

VEHICLE SPEED: 70

Registration No:

Body Type:

STATION WAGON

Image Identification:

WD0447/1022/20100511/0/5444

Date this Notice Issued: 13/05/2010 Authorised Person:

AP0051

## You only have 28 days from the date of service of this notice to :

A. Pay the Infringement Notice penalty;

(If the infringement notice is served on a corporation, the penalty indicated above is the corporate penalty. The penalty for an individual will be applied to someone who is nominated in a statutory declaration)

- B. Request an extension of time to pay the penalty;
- C. Dispute liability or apply for withdrawal of the Infringement Notice offence;
- D. Request an extension of time to dispute liability; or
- E. Complete a Statutory Declaration.

(You must complete a declaration if you were not the driver at the time of the offence or the infringement notice is served an a corporation.) IMPORTANT - Do not send payment with declaration. A new intringement will be served on the nominated driver of the vehicle.

See page 2 of this notice for further information.

## **Payment Options**



Biller code 343533



**Telephone & Internet Banking BPAY** - Call your bank, credit union or building society to make this payment from your cheque, savings or credit card account. You will need to enter the Biller Code and the above Infringement Notice Number as the Customer Number.

Paying over the Internet - Visit the ACT Government secure website at: www.rego.act.gov.au to make payment by Visa or MasterCard. You can also change your address at the above website.

() POST
Telephone Billpay

Paying over the Telephone - Call 13 18 16 enter Billpay code 0286, enter the above Infringement Notice number as the reference number. Payment can be made with Visa or MasterCard. The National Relay Service is available for the hearing impaired on 13 36 77.



Paying by mail - Send this notice and a cheque payable to the: Road Transport Authority to: Road User Services, PO BOX 582, Dickson, ACT 2602.

Paying in Person - You can pay by cash, cheque, Eftpos, Visa or MasterCard at any Australia Post Office.



\*286 2694741721



#### Statutory Declarations and Liability

A Statutory Declaration must be completed if you were not the driver of the vehicle at the time of the offence, or the infringement notice is served on a corporation. The person or corporation on whom the notice is served remains liable for the offence until a Statutory Declaration is processed and a new infringement is issued.

For corporations: If an infringement notice is served on a corporation, an executive officer or person involved in the management of the corporation, must complete the declaration. A corporate penalty, which is significantly larger than that for an individual, applies if the driver cannot be identified. If an individual is nominated on the declaration as the driver at the time of the offence, this infringement notice will be withdrawn and a new infringement notice will be issued and served on the individual.

On the declaration you should provide facts about the use of the vehicle at the time of the offence and attach any supporting information. If you are unable to ascertain the name and address of the driver, you must provide full details of the circumstances and all action taken by you to identify the driver.

DO NOT PAY THIS NOTICE IF A STATUTORY DECLARATION IS TO BE PROCESSED. The demerit points as stated on the infringement notice will be incurred by you if you pay the infringement notice penalty. Further demerit points are incurred if you are convicted or found guilty of the offence.

You must complete and return the Statutory Declaration provided with this notice to the Chief Police Officer, PO Box 582, Dickson ACT 2602, (email) trafficcameraoffice@act.gov.au, (fax) 02 6207 7287, (ph) 02 6207 7182, within 28 days after the date of service of this notice.

In a prosecution against you for the offence, the Court must not find you liable for the offence, if it is satisfied that the vehicle was being used, at the time of the offence, in accordance with the information supplied by you.

#### **Extension of Time to Pay Penalty**

If you wish to apply for extra time to pay the penalty, you must write to the Chief Police Officer, PO Box 582, Dickson ACT 2602, (email) trafficcameraoffice@act.gov.au, (fax) 02 6207 7287, (ph) 02 6207 7182. The Chief Police Officer will write to you about the outcome of your request, and if your request is refused, the reasons for that decision. If your request is refused, the penalty must be paid within 7 days after the day you are told of the refusal, or 28 days after the date of service of the infringent notice, whichever is later.

#### Dispute Liability or Apply for Withdrawal

If you wish to dispute liability or apply for withdrawal of the infringement notice you must write to the Chief Police Officer, GPO Box 2208, Canberra ACT 2601, (fax) 02 6245 7419, (email) infringements@afp.gov.au, within 28 days after the date of service of the infringement notice, or any longer time allowed by the Chief Police Officer. The notice must state that you either dispute liability or apply for withdrawal and set out the grounds on which you rely. THE CHIEF POLICE OFFICER MAY REFER A DISPUTE TO THE MAGISTRATES COURT. If the matter goes to Court, and the Court finds against you, you may be convicted and ordered to pay a penalty and costs, and be subject to other Court orders.

#### **Extension of Time to Dispute Liability**

If you wish to apply for extra time to dispute liability for the offence, you must write to the Chief Police Officer, GPO Box 2208, Canberra ACT 2601, (fax) 02 6245 7419, (email) infringements@afp.gov.au, requesting a stated longer period of time, within 28 days after the date of service of the infringement notice. The Chief Police Officer will write to you about the outcome of your request, and if your request is refused, the reasons for that decision. If your request is refused, you must pay the penalty or dispute liability within 7 days after the day you are told of the refusal, or 28 days after the date of service of the infringement notice, whichever is later.

#### Viewing Offence Images

The recorded image may be viewed at no cost at Level 1, Dickson Motor Vehicle Registry, 13-15 Challis Street Dickson, or copy of the image can be forwarded to the registered operator by post upon receipt of a request in writing to the Chief Police Officer, PO Box 582 Dickson ACT 2602; (email) trafficcameraoffice@act.gov.au. If the registered operator is a Corporation a letter of authority from the Corporation must be produced authorising the person to view the image. The person attending the counter to view the image must produce valid proof of identity documents, including a photographic licence. (Only original documents will be accepted).

#### Further Information About Infringement Notices

- 1. The infringement notice may be withdrawn before or after the penalty is paid.
- If you pay the infringement penalty within 28 days (or any further time allowed) then, unless the infringement notice is withdrawn and the penalty refunded:

your liability for the offence is discharged; and

- ii. you will not be prosecuted in Court for the offence; and
- iii. you will not be taken to have been convicted of the offence.
- 3. If you do not pay the infringement notice penalty, or dispute liability for the offence within 28 days (or any further time allowed), a reminder notice may be served on you, or you may be prosecuted in Court for the offence. IF A REMINDER NOTICE IS ISSUED, THE PENALTY IS INCREASED BY THE AMOUNT PAYABLE FOR THE COST OF SERVING THE REMINDER NOTICE.
- 4. If you fail to pay the penalty or dispute liability within 28 days (or any further time allowed) after the reminder notice is served on you, the Road Transport Authority must by notice served on you at least 10 days before taking such action do one of the following:

i. If you are the holder of an ACT driver licence, suspend your licence.

- ii. If you are not the holder of a driver licence but the vehicle involved in the offence is registered in the ACT and you are a responsible person for the vehicle, then the Authority must suspend that vehicle's registration.
- iii. In any other case the Authority must do one of the following; suspend your right to drive the vehicle involved in the offence; suspend your right to drive any vehicle; or suspend the right of everyone to drive the vehicle involved in the offence.

# AUSTRALIAN CAPITAL TERRITORY GOVERNMENT Road Transport Authority PO Box 582 Dickson ACT 2602 Telephone: 6207 7182 Fax: 62077287

#### STATUTORY DECLARATION

# DO NOT MAKE PAYMENT AS A NEW PENALTY NOTICE WILL BE ISSUED TO THE PERSON YOU NOMINATE

Please print your full name and address below.

This section must be completed by the person making the declaration.

(first name) (last name) (address) (telephone) the following in declare that at the time of the offence, as stated in infringement notice number 269 474 1721 is true. regard to vehicle registration number ACT Complete ONLY ONE of either A, B or C: STOLEN VEHICLE: At the time of the offence, the above motor vehicle was stolen or illegally used A. The relevant facts are: (Report No) The matter was reported to the police on (Police Station) SOLD VEHICLE: At the time of the offence, the above motor vehicle was sold or otherwise disposed of В. am/pm at on to (first name) (last name) of (address) and at the time of the offence, I had no interest in the vehicle. Date of birth State of issue Licence number of driver  $\square M \square F$ KNOWN USER: At the time of the offence, the driver was (first name) (last name) (mailing àddress) (postcode Date of birth State of Issue Licence number of driver I understand that a person who intentionally makes a false statement in a statutory declaration is guilty of an offence the punishment for which is imprisonment for a term of 4 years under Section 11 of the Statutory Declarations Act 1959. I believe that the statements in this declaration are true in every particular. For corporations position in company Signature of person making declaration Declared before a person authorised under the Statutory Declarations Act 1959 05/2010 Declared at Witness (appointment) (signature) (name) AN

Note: Chapter 2 of the Criminal Code applies to all offences against Section 5A of the Statutory Declarations Act 1959.

WARNING: It is an offence under the Road Transport (General) Act 1999 to falsely name another person as the driver in a declaration. The maximum penalty for such an offence is \$5,000 for an individual or \$25,000 for body corporate.

#### STATUTORY DECLARATIONS

A statutory declaration under the Statutory Declarations Regulations 1993 may be made before:

#### Members of Certain Professions Part 1

Pharmacist Chiropractor Physiotherapist Dentist Psychologist Legal practitioner Optometrist Medical practitioner

Trade Mark attorney Nurse Patent attorney

Veterinary surgeon

#### Other Persons Part 2

Agent of the Australian Postal Corporation who is in charge of an office supplying postal services to the public Australian Consular Officer, or Australian Diplomatic Officer (Within the meaning of the Consular Fees Act 1955) PART REPORTED

Bank officer with 5 or more years of continuous service

- Building society officer with 5 or more years of continuous service
- Chief executive officer of a Commonwealth Court
- Clerk of a Court
- Commissioner for Affidavits
- Commissioner for Declarations
- Credit union officer with 5 or more years of continuous service
- Employee of the Australian Trade Commission who is:
  - in a country or place outside Australia; and
  - authorised under paragraph 3 (d) of the Consular Fees Act 1955; and (b)
  - exercising his or her function in that place (c)

Employee of the Commonwealth who is:

- in a country or place outside Australia; and
- authorised under paragraph 3 (d) of the Consular Fees Act 1955; and
- exercising his or her function in that place (c)
- Fellow of the National Tax Accountants' Association
- Finance company officer with 5 or more years of continuous service
- Holder of a statutory office not specified in another item in this part
- Judge of a Court
- Justice of the Peace
- Magistrate
  - Marriage celebrant registered under Subdivision C of Division 1 of Part IV of the Marriage Act 1961
- Master of a Court
- Member of the Association of Taxation and Management Accountants
- Member of the Australian Defence force who is:
  - an officer; or, (a)
  - a non-commissioned officer within the meaning of the Defence Force Discipline Act 1982 with 5 or more years of continuous service; or

The state of the s

- warrant officer within the meaning of that Act
- Member of Chartered Secretaries Australia
  - Member of the Institution of Engineers, Australia, other than at the grade of student
- Member of the Institute of Chartered Accountants in Australia, the Australian Society of Certified Practising Account or the National Institute of Accountants
  - Member of:
    - the Parliament of the Commonwealth; or
    - the Parliament of a State; or
    - (c) a Territory legislature; or
- a local government authority of a State or Territory

Minister of religion registered under Subdivision A of Division 1 of Part IV of the Marriage Act 1961

Notary public

Permanent employee of:

- $\mathcal{L}(a)$  the Commonwealth or of a Commonwealth authority; or
- a State or Territory or of a State or Territory authority; or (b)
- a local government authority;
- with 5 or more years of continuous service who is not specified in another item in this Part

Permanent employee of the Australian Postal Corporation with 5 or more vears of continuous service who is employed in an office supplying postal services to the public

Person before whom a statutory declaration may be made under the law of the State or Territory in which the declaration is made

- Police Officer
- Registrar, or Deputy registrar, of a court
- Senior Executive Service Officer of the Commonwealth, or of a State or Territory, or of a Commonwealth, State or Territory authority
  - Sheriff
- Sheriff's officer
- Teacher employed on a full-time basis at a school or tertiary education institution



13 July 2010

Mrs Vicki Dunne, MLA Member for Ginninderra

#### Traffic Infringement

The Secretariat has recently received parking offence notice in respect of vehicle registration not which, as of the date of the offence, was the Assembly vehicle issued to you.

Accordingly, the Secretariat has now provided a statutory declaration to the relevant traffic authority identifying that you were responsible for the vehicle at the time of the infringement.

For your information and further reference, a copy of the infringement notice and a copy of the statutory declaration are attached.

The relevant traffic authority will now proceed to re-issue the infringement notice in your name, with an adjustment to the penalty form the "corporation rate" to the "individual rate" and, at that point, you will be provided with the usual option of either paying the infringement, disputing liability or providing your own statutory declaration naming another person who was responsible for the vehicle at the time of the offence.

Any inquiries regarding these new procedures should, in the first instance, be discussed with

Yours sincerely

Corporate Services

## **Reminder Notice Parking Offence**

Road Transport (General) Act 1999, Section 33

ACT GOVERNMENT (SGFLEET) PO BOX 252 PYMBLE NSW 2073





Reminder Notice No.	269.555.6240
Payment due by	09/08/2010
Penalty (includes admin. fee)	\$113.00
Less payment	\$0.00
Payment due	\$113.00
Infringement Notice Number	103 463 0090
Date of service	12/07/2010

#### **Details of Offence:**

Offence Date & Time:

03/06/2010

03:21PM

Offence Description:

Stop In Taxi Zone

Offence Location:

In the suburb of GRIFFITH, On Street FLINDERS WAY, Between FRANKLIN ST

and PALMERSTON LANE Adjacent to FLIGHT CENTRE

Registration No:

ACT

Make:

PEUGEOT

Date of Infringement Notice: 03/06/2010

**Body Type:** 

STATION WAGON

Date this Notice Issued:

05/07/2010

Authorised Person: AP0006

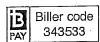
This notice has been served as you have not paid the infringement notice penalty or disputed the offence. The infringement notice has not been withdrawn. The administering authority has not received an infringement notice declaration from the person for the offence. Written notice disputing liability has not been received by the administering authority from the person for the offence.

## You only have 28 days from the date of service of this notice to :

- A. Pay the Infringement Notice penalty;
- B. Request an extension of time to pay the penalty;
- C. Dispute liability or apply for withdrawal of the Infringement Notice offence.
- D. Request an extension of time to dispute liability; or
- E. Complete a Statutory Declaration.

See page 2 of this notice for further information.

## Payment Options



Telephone & Internet Banking BPAY - Call your bank, credit union or building society to make this payment from your cheque, savings or credit card account. You will need to enter the Biller Code and the above Reminder Notice Number as the Customer Number.



Paying over the Internet - Visit the ACT Government secure website at: www.rego.act.gov.au to make payment by Visa or MasterCard. You can also change your address at the above website.



Paying over the Telephone - Call 13 18 16 enter Billpay code 0286, enter the above Reminder Notice number as the reference number. Payment can be made with Visa or MasterCard. The National Relay Service is available for the hearing impaired on 13 36 77.



Road Transport Authority to: Road User Services, PO BOX 582, Dickson, ACT 2602. Paying in Person - You can pay by cash, cheque, Eftpos,

Paying by mail - Send this notice and a cheque payable to the:



#### **Extension of Time to Pay Penalty**

If you wish to apply for longer time to pay the penalty, your written request must be received by the Parking Review Office, PO Box 158, Civic Square ACT 2608, (email) parkingreview@act.gov.au, (phone) 02 6207 3000, (fax) 02 6207 7107, requesting a stated longer time, within 28 days after service of the notice. The Parking Review Office will write to you about the outcome of your request, and if your request is refused, the reasons for that decision. If your request is refused, the penalty must be paid within 7 days after the day you are told of the refusal, or 28 days after the date of service of the notice, whichever is later.

### Dispute Liability or Apply for Withdrawal

If you wish to dispute liability for the offence, your written request must be received by the Parking Review Office, PO Box 158, Civic Square ACT 2608, (email) parkingreview@act.gov.au, (phone) 02 6207 3000, (fax) 02 6207 7107, within 28 days after the date of service of the notice, or any longer time allowed by the Parking Review Office. The notice must state that you dispute liability and set out the grounds on which you rely. THE MATTER MAY BE REFERRED TO THE MAGISTRATES COURT. If the matter goes to Court, and the Court finds against you, you may be convicted and ordered to pay a penalty and costs, and be subject to other Court orders.

### **Extension of Time to Dispute Liability**

If you wish to apply for longer time to dispute liability for the offence, your written request must be received by the Parking Review Office, PO BOX 158, Civic Square ACT 2608, (email) parkingreview@act.gov.au, (phone) 02 6207 3000, (fax) 02 6207 7107, requesting a stated longer time, within 28 days of the date of service of the notice. The Parking Review Office will write to you about the outcome of your request, and if your request is refused, the reasons for that decision. If your request is refused, you must pay the penalty or dispute liability within 7 days after the day you are told of the refusal, or 28 days after the date of service of the notice, whichever is later.

## Statutory Declarations and Liability

You are liable for the offence even though the actual offender may be someone else.

If you were not the driver of the vehicle at the time of the offence, you may complete the Statutory Declaration provided with this notice, and return it to the Parking Review Office, PO Box 158, Civic Square ACT 2608, (email) parkingreview@act.gov.au, (phone) 02 6207 3000, (fax) 02 6207 7107, within 28 days of the date of service of the notice.

On the declaration you should provide facts about the use of the vehicle at the time of the offence and attach any supporting information. If you are unable to ascertain the name and address of the driver, you must provide full details of the circumstances and all action taken by you to identify the driver.

If a notice is served on a corporation, an executive officer or person involved in the management of the corporation must complete the declaration.

In a prosecution against you for the offence, the Court must not find you liable for the offence, if it is satisfied that the vehicle was being used, at the time of the offence, in accordance with the information supplied by you.

## Further Information About Infringement Notices

- 1. The infringement notice may be withdrawn before or after the penalty is paid.
- 2. If you pay the infringement penalty within 28 days (or any further time allowed) then, unless the notice is withdrawn and the penalty refunded:
  - i. Your liability for the offence is discharged; and
  - ii. You will not be prosecuted in Court for the offence; and
  - iii. You will not be taken to have been convicted of the offence.
- 3. If you do not pay the infringement notice penalty, or dispute liability for the offence within 28 days (or any further time allowed), a reminder notice may be served on you, or you may be prosecuted in Court for the offence. IF A REMINDER NOTICE IS ISSUED, THE PENALTY IS INCREASED BY THE AMOUNT PAYABLE FOR THE COST OF SERVING THE REMINDER NOTICE.
- 4. If you fail to pay the penalty or dispute liability within 28 days after the reminder notice is served on you, the Road Transport Authority may suspend your driver licence, vehicle registration or right to drive in the ACT. The Road Transport Authority must notify you of the suspension at least 10 days before taking such action.

#### STATUTORY DECLARATION

ease print y	your full name and add	dress below.				This section	must be completed.
(full nar	me)						
(addres	ss)					Postco	de
clare that	t at the time of the c	offence, as	stated in i	nfringement no	tice number	103 463 0090	, I was not the
	e vehicle (registratio				CT	and the followin	g is true.
ote: Comp	olete either A, B, C or EN VEHICLE: At the	.D) .		e, the above m	otor vehicle	was stolen or ille	gally used.
e relevant			,				
					•		
e matter w	vas reported to the po	lice on		(date)	at :	-	· (Police Station
	VEHICLE: At the t	1 .	offence, t	he above moto	or vehicle wa	s sold or otherwi	se disposed of
COLD	72(1102211111111111111111111111111111111	at	· · ·		am / pm.		
				(			
						•	
KNOW	/N USER: At the ti		offence, ti	_  ne driver was			
VIC	CKI A DUN	3100					
<u> </u>		de .				Date of birth	-
	nber of driver			State of issue			
find o	OWN DRIVER: I h ut who was the dr es I have made are	ave made ( iver at the	enquiries time of th	to ascertain t e offence.	he identity o	f the driver, and h	ave been unable t
		• .			•	•	
							•
	·	•					offense junder Section
inderstand the <i>Statut</i>	d that a person who ir tory Declarations Act	ntentionally n 1959, and I	nakes a fal believe tha	se statement in a t the statements	statutory decia in this declarati	on are true in every p	offence under Section particular.
gnature		<del></del>		For corporations	, position in co	mpany	
eclared be	efore a person autho	orised unde	r the <i>Stati</i>	ıtory Declaratio	ns Act 1959	•	
eclared at	•		on 65	ماس	2010		
efore me	Sandra Viney			-			Sandra \ lim/abbaintm
•	Manager, HR & Wo		name)	. DYU		Asst Ma	Sandra Vineypointm nager, HR & Work E
imprisonn	person who intentions ment for a term of 4 ve	ears - see Se	ection 11 o	the Statutory De	eciai aliulio 7701	guilty of an offence, 1959.	PH-CORPAPOT FOR WI
ote 2: Ch	apter 2 of the Crimin	al Code appl	ies to all of	tences against th	e Statutory De	icialations ACL 1909	see Section 5A of the

Statutory Declarations Act 1959.

WARNING: It is an offence under the Road Transport (General) Act 1999 to falsely name another person as the driver in a declaration, and the maximum penalty for such an offence is \$5,000 for an individual or \$25,000 for body corporate.

#### STATUTORY DECLARATIONS

A statutory declaration under the Statutory Declarations Regulations 1993 may be made before:

#### Part 1 Members of Certain Professions

Chiropractor

Pharmacist

Dentist

Legal practitioner

Psychologist

Medical practitioner

Optometrist

Nurse

Trade Mark attorney

Patent attorney

Veterinary surgeon

#### Part 2 Other Persons

Agent of the Australian Postal Corporation who is in charge of an office supplying postal services to the public

Australian Consular Officer, or Australian Diplomatic Officer (within the meaning of the Consular Fees Act 1955)

· Bailif

Bank officer with 5 or more years of continuous service

Building society officer with 5 or more years of continuous service

Chief executive officer of a Commonwealth Court

Clerk of a Court

Commissioner for Affidavits

Commissioner for Declarations

Credit union officer with 5 or more years of continuous service

Employee of the Australian Trade Commission who is:

(a) in a country or place outside Australia; and

(b) authorised under paragraph 3 (d) of the Consular Fees Act 1955; and

(c) exercising his or her function in that place

Employee of the Commonwealth who is:

(a) in a country or place outside Australia; and

(b) authorised under paragraph 3 (d) of the Consular Fees Act 1955; and

(c) exercising his or her function in that place

Fellow of the National Tax Accountants' Association

Finance company officer with 5 or more years of continuous service

Holder of a statutory office not specified in another item in this part

Judge of a Court

Justice of the Peace

Magistrate

Marriage celebrant registered under Subdivision C of Division 1 of Part IV of the Marriage Act 1961

Master of a Court

Member of the Association of Taxation and Management Accountants

Member of the Australian Defende force who is the control of the Australian Defende force who is the control of the Australian Defende force who is the control of the Australian Defende force who is the control of the Australian Defende force who is the control of the Australian Defende force who is the control of the Australian Defende force who is the control of the Australian Defende force who is the control of the Australian Defende force who is the control of th

(a) an officer; or

a non-commissioned officer within the meaning of the Defence Force Discipline Act 1982 with 5 or more years of continuous service; or

(c) warrant officer within the meaning of that Act

Member of Chartered Secretaries Australia

Member of the Institution of Engineers, Australia, other than at the grade of student

Member of the Institute of Chartered Accountants in Australia, the Australian Society of Certified Practising Accountants or the National Institute of Accountants

Member of:

(a) the Parliament of the Commonwealth; or

(b) the Parliament of a State; or

(c) a Territory legislature; or

(d) a local government authority of a State or Territory

Minister of religion registered under Subdivision A of Division 1 of Part IV of the Marriage Act 1961

Notary public

Permanent employee of:

- 過滤器 (a) 窓 the ®emmonwealth or of a Commonwealth authority; or

State or Territory or of a State or Territory authority; or

(c) a local government authority;

with 5 or more years of continuous service who is not specified in another item in this Part

Permanent employee of the Australian Postal Corporation with 5 or more years of continuous service who is employed in an office supplying postal services to the public

Person before whom a statutory declaration may be made under the law of the State or Territory in which the declaration is made

Police Officer

Registrar, or Deputy registrar, of a court

Senior Executive Service Officer of the Commonwealth, or of a State or Territory, or of a Commonwealth, State or Territory authority

Sheriff '

Sheriff's officer

Teacher employed on a full-time basis at a school or tertiary education institution

Λ





25 November 2010

Mr Coe, MLA Member for Ginninderra

#### Traffic Infringement

The Secretariat has recently received an infringement notice in respect of vehicle registration no. which, as of the date of the offence, was the Assembly vehicle issued to you.

Accordingly, the Secretariat has now provided a statutory declaration to the relevant traffic authority identifying that you were responsible for the vehicle at the time of the infringement.

For your information and further reference, a copy of the infringement notice and a copy of the statutory declaration are attached.

The relevant traffic authority will now proceed to re-issue the infringement notice in your name, with an adjustment to the penalty form the "corporation rate" to the "individual rate" and, at that point, you will be provided with the usual option of either paying the infringement, disputing liability or providing your own statutory declaration naming another person who was responsible for the vehicle at the time of the offence.

Any inquiries regarding these new procedures should, in the first instance, be discussed with

Yours sincerely

Corporate Services

## Infringement Notice Carnera Detected Offence

Road Transport (General) Act 1999, Sections 24 and 36

2 3 MG / 2010

ACT GOVERNMENT (SGFLEET) PO BOX 252 PYMBLE NSW 2073



Payment due by	23/12/2010
Penalty payable	\$745.00
Demerit Points	0
Infringement Notice Number	269 764 9852
Date of service	25/11/2010

\$10.00 of this infringement penalty will be used to enhance services for ACT victims of crime.

#### Details of Offence:

Offence Date & Time:

14/11/2010

12:27:45AM

Offence Description:

Non-School Zone Exceed Speed Limit <= 15 Km/H

Offence Location:

FEDERAL HIGHWAY BETWEEN ANTILL STREET AND MAJURA ROAD

SPEED LIMIT: 80

VEHICLE SPEED: 94

Registration No:

Date this Notice Issued: 18/11/2010

ACT

**Body Type:** 

CAR / SEDAN

Image Identification:

WD0479/1031/20101114/0/3120

Authorised Person:

AP0051

## You only have 28 days from the date of service of this notice to:

A. Pay the Infringement Notice penalty;

(If the infringement notice is served on a corporation, the penalty indicated above is the corporate penalty. The penalty for an individual will be applied to someone who is nominated in a statutory declaration).

- B. Request an extension of time to pay the penalty;
- C. Dispute liability or apply for withdrawal of the Infringement Notice offence;
- D. Request an extension of time to dispute liability; or
- E. Complete a Statutory Declaration.

(You must complete a declaration if you were not the driver at the time of the offence or the infringement notice is served on a corporation.) IMPORTANT - Do not send payment with declaration. A new infringement will be served on the nominated driver of the venicle.

See page 2 of this notice for further information

## **Payment Options**



**Telephone & Internet Banking BPAY** - Call your bank, credit union or building society to make this payment from your cheque, savings or credit card account. You will need to enter the Biller Code and the above Infringement Notice Number as the Customer Number.



Paying over the Internet - Visit the ACT Government secure website at: www.rego.act.gov.au to make payment by Visa or MasterCard. You can also change your address at the above website.



Paying over the Telephone - Call 13 18 16 enter Billpay code 0286, enter the above Infringement Notice number as the reference number. Payment can be made with Visa or MasterCard. The National Relay Service is available for the hearing impaired on 13 36 77.



Paying by mail - Send this notice and a cheque payable to the: Road Transport Authority to: Road User Services, PO BOX 582, Dickson, ACT 2602.

Paying in Person - You can pay by cash, cheque, Eftpos, Visa or MasterCard at any Australia Post Office.



\*286 2697649852

#### Statutory Declarations and Liability

A Statutory Declaration must be completed if you were not the driver of the vehicle at the time of the offence, or the infringement notice is served on a corporation. The person or corporation on whom the notice is served remains liable for the offence until a Statutory Declaration is processed and a new infringement is issued.

For corporations: If an infringement notice is served on a corporation, an executive officer or person involved in the management of the corporation, must complete the declaration. A corporate penalty, which is significantly larger than that for an individual, applies if the driver cannot be identified. If an individual is nominated on the declaration as the driver at the time of the offence, this infringement notice will be withdrawn and a new infringement notice will be issued and served on the individual.

On the declaration you should provide facts about the use of the vehicle at the time of the offence and attach any supporting information. If you are unable to ascertain the name and address of the driver, you must provide full details of the circumstances and all action taken by you to identify the driver.

DO NOT PAY THIS NOTICE IF A STATUTORY DECLARATION IS TO BE PROCESSED. The demerit points as stated on the infringement notice will be incurred by you if you pay the infringement notice penalty. Further demerit points are incurred if you are convicted or found guilty of the offence.

You must complete and return the Statutory Declaration provided with this notice to the Chief Police Officer, PO Box 582, Dickson ACT 2602, (email) trafficcameraoffice@act.gov.au, (fax) 02 6207 7287, (ph) 02 6207 7182, within 28 days after the date of service of this notice.

In a prosecution against you for the offence, the Court must not find you liable for the offence, if it is satisfied that the vehicle was being used, at the time of the offence, in accordance with the information supplied by you.

#### Extension of Time to Pay Penalty

If you wish to apply for extra time to pay the penalty, you must write to the Chief Police Officer, PO Box 582, Dickson ACT 2602, (email) trafficcameraoffice@act.gov.au, (fax) 02 6207 7287, (ph) 02 6207 7182. The Chief Police Officer will write to you about the outcome of your request, and if your request is refused, the reasons for that decision. If your request is refused, the penalty must be paid within 7 days after the day you are told of the refusal, or 28 days after the date of service of the infringement notice, whichever is later.

#### Dispute Liability or Apply for Withdrawal

If you wish to dispute liability or apply for withdrawal of the infringement notice you must write to the Chief Police Officer, GPO Box 2208, Canberra ACT 2601, (fax) 02 6245 7419, (email) infringements@afp.gov.au, within 28 days after the date of service of the infringement notice, or any longer time allowed by the Chief Police Officer. The notice must state that you either dispute liability or apply for withdrawal and set out the grounds on which you rely. THE CHIEF POLICE OFFICER MAY REFER A DISPUTE TO THE MAGISTRATES COURT. If the matter goes to Court, and the Court finds against you, you may be convicted and ordered to pay a penalty and costs, and be subject to other Court orders.

#### Extension of Time to Dispute Liability

If you wish to apply for extra time to dispute liability for the offence, you must write to the Chief Police Officer, GPO Box 2208, Canberra ACT 2601, (fax) 02 6245 7419, (email) infringements@afp.gov.au, requesting a stated longer period of time, within 28 days after the date of service of the infringement notice. The Chief Police Officer will write to you about the outcome of your request, and if your request is refused, the reasons for that decision. If your request is refused, you must pay the penalty or dispute liability within 7 days after the day you are told of the refusal, or 28 days after the date of service of the infringement notice, whichever is later.

#### Viewing Offence Images

The recorded image may be viewed at no cost at Level 1, Dickson Motor Vehicle Registry, 13-15 Challis Street Dickson, pr copy of the image can be forwarded to the registered operator by post upon receipt of a request in writing to the Chief Police Officer, PO Box 582 Dickson ACT 2602, (email) trafficcameraoffice@act.gov.au. If the registered operator is a Corporation a letter of authority from the Corporation must be produced authorising the person to view the image. The person attending the counter to view the image must produce valid proof of identity documents, including a photographic licence. (Only original documents will be accepted).

#### Further Information About Infringement Notices

- The infringement notice may be withdrawn before or after the penalty is paid. 1.
- If you pay the infringement penalty within 28 days (or any further time allowed) then, unless the infringement notice is withdrawn and the penalty refunded:

your liability for the offence is discharged; and

- you will not be prosecuted in Court for the offence; and
- you will not be taken to have been convicted of the offence.
- If you do not pay the infringement notice penalty, or dispute liability for the offence within 28 days (or any further time 3. allowed), a reminder notice may be served on you, or you may be prosecuted in Court for the offence. IF A REMINDER NOTICE IS ISSUED, THE PENALTY IS INCREASED BY THE AMOUNT PAYABLE FOR THE COST OF SERVING THE REMINDER NOTICE.
- If you fail to pay the penalty or dispute liability within 28 days (or any further time allowed) after the reminder notice is served on you, the Road Transport Authority must by notice served on you at least 10 days before taking such action do one of the following:

If you are the holder of an ACT driver licence, suspend your licence.

- If you are not the holder of a driver licence but the vehicle involved in the offence is registered in the ACT ii. and you are a responsible person for the vehicle, then the Authority must suspend that vehicle's registration.
- In any other case the Authority must do one of the following; suspend your right to drive the vehicle involved iii. in the offence; suspend your right to drive any vehicle; or suspend the right of everyone to drive the vehicle involved in the offence.

#### AUSTRALIAN CAPITAL TERRITORY GOVERNMENT Road Transport Authority PO Box 582 Dickson ACT 2602 Telephone: 6207 7182 Fax: 62077287

Declared at Witness

#### STATUTORY DECLARATION

#### DO NOT MAKE PAYMENT AS A NEW PENALTY NOTICE WILL BE ISSUED TO THE PERSON YOU NOMINATE

This section must be completed by the person making the declaration. Please print your full name and address below. (first name) (last name) (address) (telephone) the following in declare that at the time of the offence, as stated in infringement notice number 269 764 9852 is true. regard to vehicle registration number Complete ONLY ONE of either A, B or C: STOLEN VEHICLE: At the time of the offence, the above motor vehicle was stolen or illegally used The relevant facts are: (Report No) ať he matter was reported to the police on (Police Station) SOLD VEHICLE: At the time of the offence, the above motor vehicle was sold or otherwise disposed of В. am/pm  $\sqcap$  M  $\square$  F on to (first name) (last name) of (address) (postcode) and at the time of the offence, I had no interest in the vehicle. Date of birth State of issue Licence number of driver KNOWN USER: At the time of the offence, the driver was (first name) .ast name) (mailing (postcode) ( Date of birth ACT State of Issue Licence number of driver I understand that a person who intentionally makes a false statement in a statutory declaration is guilty of an offence the punishment for which is imprisonment for a term of 4 years under Section 11 of the Statutory Declarations Act 1959. I believe that the statements in this declaration are true in every particular. For corporations, position in company Signature of person making declaration Declared before a person authorised under the Statutory Declarations Act 1959 11 /2010 ACT LEGISLATIVE ASSEMBLY

(name) SANDRA VINEY Aest Manager, HR & Work Env Note: Chapter 2 of the Criminal Code applies to all offences against Section 5A of the Statutory Declarations Act 1959. PN CORP410 WARNING: It is an offence under the Road Transport (General) Act 1999 to falsely name another person as the driver in a declaration. The maximum penalty for such an offence is \$5,000 for an individual or \$25,000 for body corporate.

(appointment)

(signature)

Sendra Viney

#### STATUTORY DECLARATIONS

A statutory declaration under the Statutory Declarations Regulations 1993 may be made before:

#### Part 1 Members of Certain Professions

Chiropractor Pharmacist
Dentist Physiotherapist
Legal practitioner Psychologist
Medical practitioner Optometrist
Nurse Trade Mark attorney

Nurse Trade Mark attorne
Patent attorney Veterinary surgeon

#### Part 2 Other Persons

Agent of the Australian Postal Corporation who is in charge of an office supplying postal services to the public Australian Consular Officer, or Australian Diplomatic Officer (within the meaning of the Consular Fees Act 1955)

Bank officer with 5 or more years of continuous service

Building society officer with 5 or more years of continuous service

Chief executive officer of a Commonwealth Court

Clerk of a Court

Commissioner for Affidavits

Commissioner for Declarations .

Credit union officer with 5 or more years of continuous service

Employee of the Australian Trade Commission who is:

(a) in a country or place outside Australia; and

(b) authorised under paragraph 3 (d) of the Consular Fees Act 1955; and

(c) exercising his or her function in that place

Employee of the Commonwealth who is:

(a) in a country or place outside Australia; and

(b) authorised under paragraph 3 (d) of the Consular Fees Act 1955; and

(c) exercising his or her function in that place

Fellow of the National Tax Accountants' Association

Finance company officer with 5 or more years of continuous service

Holder of a statutory office not specified in another item in this part

Judge of a Court

Justice of the Peace

Magistrate

Marriage celebrant registered under Subdivision C of Division 1 of Part IV of the Marriage Act 1961

Master of a Court

Member of the Association of Taxation and Management Accountants

Member of the Australian Defence force who is:

(a) an officer; or

(b) a non-commissioned officer within the meaning of the *Defence Force Discipline Act 1982* with 5 or more years of continuous service; or

(c) warrant officer within the meaning of that Act

Member of Chartered Secretaries Australia

Member of the Institution of Engineers, Australia, other than at the grade of student

Member of the Institute of Chartered Accountants in Australia, the Australian Society of Certified Practising Account as or the National Institute of Accountants

Member of:

(a) the Parliament of the Commonwealth; or

(b) the Parliament of a State; or

(c) a Territory legislature; or

(d) a local government authority of a State or Territory

**通常的方式**对于1966年度

如何認道接続

Minister of religion registered under Subdivision A of Division 1 of Part IV of the Marriage Act 1961

Notary public

Permanent employee of:

(a) the Commonwealth or of a Commonwealth authority; or

(b) a State or Territory or of a State or Territory authority; or

(c) a local government authority;

with 5 or more years of continuous service who is not specified in another item in this Part Permanent employee of the Australian Postal Corporation with 5 or more years of continuous service who is employed in an office supplying postal services to the public

Person before whom a statutory declaration may be made under the law of the State or Territory in which the declaration is made

Police Officer

Registrar, or Deputy registrar, of a court

Senior Executive Service Officer of the Commonwealth, or of a State or Territory, or of a Commonwealth, State or Territory authority

Sheriff

Sheriff's officer

Teacher employed on a full-time basis at a school or tertiary education institution

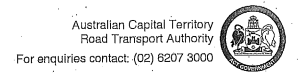


## Reminder Notice Parking Offence

Road Transport (General) Act 1999, Section 33

ACT GOVERNMENT (SGFLEET) **PO BOX 252** PYMBLE NSW 2073

N 3 MAY 2011



Reminder Notice No.	270 011 0729
Payment due by	02/06/2011
<b>Penalty</b> (includes admin. fee)	\$140.00
Less payment	\$0:00
Payment due	\$140.00
Infringement Notice Number	103 554 4659
Date of service	05/05/2011

#### **Details of Offence:**

Offence Date & Time:

22/03/2011

03:10PM

Offence Description:

Stop In Loading Zone

Offence Location:

In the suburb of CITY, On Street BUNDA ST, Between PETRIE PLAZA and

AKUNA ST Adjacent to DAVID JONES

Registration No:

Make:

Date of Infringement Notice: 22/03/2011 Date this Notice Issued:

Body Type:

STATION WAGON

Authorised Person: AP0006

This notice has been served as you have not paid the infringement notice penalty or disputed the offence. The infringement notice has not been withdrawn. The administering authority has not received an infringement notice declaration from the person for the offence. Written notice disputing liability has not been received by the administering authority from the person for the offence.

## You only have 28 days from the date of service of this notice to :

- A. Pay the Infringement Notice penalty:
- B. Request an extension of time to pay the penalty:
- C. Dispute liability or apply for withdrawal of the Infringement Notice offence:
- D. Request an extension of time to dispute liability; or
- E. Complete a Statutory Declaration.

See page 2 of this notice for further information.

## **Payment Options**



Biller code 343533

Telephone & Internet Banking BPAY - Call your bank, credit union or building society to make this payment from your cheque, savings or credit card account. You will need to enter the Biller Code and the above Reminder Notice Number as the Customer Number.



Paying over the Internet - Visit the ACT Government secure website at: www.rego.act.gov.au to make payment by Visa or MasterCard. You can also change your address at the above website.

() Post Telephone Billpay Paying over the Telephone - Call 13 18 16 enter Billpay code 0286, enter the above Reminder Notice number as the reference number. Payment can be made with Visa or MasterCard. The National Relay Service is available for the hearing impaired on 13 36 77.



Road Transport Authority to: Road User Services, PO BOX 582, Dickson, ACT 2602.

Paying by mail - Send this notice and a cheque payable to the:

Paying in Person - You can pay by cash, cheque, Eftpos, Visa or MasterCard at any Australia Post Office.



\*286 2700110729

#### Extension of Time to Pay Penalty

If you wish to apply for longer time to pay the penalty, your written request must be received by the Parking Review Office, GPO Box 158, Canberra City ACT 2601, (email) parkingreview@act.gov.au, (phone) 02 6207 3000, (fax) 02 6207 7107, requesting a stated longer time, within 28 days after service of the notice. The Parking Review Office will write to you about the outcome of your request, and if your request is refused, the reasons for that decision. If your request is refused, the penalty must be paid within 7 days after the day you are told of the refusal, or 28 days after the date of service of the notice, whichever is later.

#### Dispute Liability or Apply for Withdrawal

If you wish to dispute liability for the offence, your written request must be received by the Parking Review Office, GPO Box 158, Canberra City ACT 2601, (email) parkingreview@act.gov.au, (phone) 02 6207 3000, (fax) 02 6207 7107, within 28 days after the date of service of the notice, or any longer time allowed by the Parking Review Office. The notice must state that you dispute liability and set out the grounds on which you rely. THE MATTER MAY BE REFERRED TO THE MAGISTRATES COURT. If the matter goes to Court, and the Court finds against you, you may be convicted and ordered to pay a penalty and costs, and be subject to other Court orders.

#### Extension of Time to Dispute Liability

If you wish to apply for longer time to dispute liability for the offence, your written request must be received by the Parking Review Office, GPO BOX 158, Canberra City ACT 2601, (email) parkingreview@act.gov.au, (phone) 02 6207 3000, (fax) 02 6207 7107, requesting a stated longer time, within 28 days of the date of service of the notice. The Parking Review Office will write to you about the outcome of your request, and if your request is refused, the reasons for that decision. If your request is refused, you must pay the penalty or dispute liability within 7 days after the day you are told of the refusal, or 28 days after the date of service of the notice, whichever is later.

#### Statutory Declarations and Liability

You are liable for the offence even though the actual offender may be someone else.

If you were not the driver of the vehicle at the time of the offence, you may complete the Statutory Declaration provided with this notice, and return it to the Parking Review Office, GPO Box 158, Canberra City ACT 2601, (email) parkingreview@act.gov.au, (phone) 02 6207 3000, (fax) 02 6207 7107, within 28 days of the date of service of the notice.

On the declaration you should provide facts about the use of the vehicle at the time of the offence and attach any supporting information. If you are unable to ascertain the name and address of the driver, you must provide full details of the circumstances and all action taken by you to identify the driver.

If a notice is served on a corporation, an executive officer or person involved in the management of the corporation must complete the declaration.

In a prosecution against you for the offence, the Court must not find you liable for the offence, if it is satisfied that the vehicle was being used, at the time of the offence, in accordance with the information supplied by you.

#### **Further Information About Infringement Notices**

- 1. The infringement notice may be withdrawn before or after the penalty is paid.
- 2. If you pay the infringement penalty within 28 days (or any further time allowed) then, unless the notice is withdrawn and the penalty refunded:
  - Your liability for the offence is discharged; and
  - ii. You will not be prosecuted in Court for the offence; and
  - iii. You will not be taken to have been convicted of the offence.
- 3. If you do not pay the infringement notice penalty, or dispute liability for the offence within 28 days (or any further time allowed), a reminder notice may be served on you, or you may be prosecuted in Court for the offence. IF A REMINDER NOTICE IS ISSUED, THE PENALTY IS INCREASED BY THE AMOUNT PAYABLE FOR THE COST OF SERVING THE REMINDER NOTICE.
- 4. If you fail to pay the penalty or dispute liability within 28 days after the reminder notice is served on you, the Road Transport Authority may suspend your driver licence, vehicle registration or right to drive in the ACT. The Road Transport Authority must notify you of the suspension at least 10 days before taking such action.

#### STATUTORY DECLARATION

ress) PO at at the time ne vehicle (re nplete either P EN VEHICL nt facts are	30) e of the oregistration	ffence, and number	as stated	d in in	fringement	EXXX	mber 1	27 Pc	59 , I v	vas not the
at at the time ne vehicle (re nplete either A EN VEHICL nt facts are was reported	e of the o	ffence, a n numb	as stated	d in in	fringement	notice nui	mber 1	3 554 46	59 , I v	vas not the
at at the time ne vehicle (re nplete either A EN VEHICL nt facts are was reported	e of the o	ffence, a n numb	as stated	d in in	fringement	notice nui	mber 1	3 554 46	59 , I v	vas not the
nplete either A EN VEHICL nt facts are was reported	N, B, C or I	D) .	L. <u>-</u> .	ence,	•	ACT	a	ınd the follo	wing is ti	ue.
EN VEHICL nt facts are was reported	A, B, C or I	O) time o	f the off	ence,	the above	-				
nt facts are	E: At the	time o	f the off	ence,	the shove		•			
was reported		•			The above	motor ve	hicle was	stolen or i	llegally	used.
								·	•	•
						·		·		
	to the poli	ce on			(date	at	•			(Police Statio
VEHICLE:	At the tir	ne of th	e offen	ce, th	e above m	otor vehic	ie was s	old or other	wise dis	sposed of
		at	·			am/pm	l.			
* .			•							·
										•
ime of the offe	ence, I hac	l no inter	est in the	vehic	e.					
	· · ·				ì	sue .		Date of b	irth	
WN USER: A	At the tin	ne of th	e offend	ce, the	driver wa	s	•	•		
					•					
		-							•	
mber of driver					State of iss	ue A (	· T	Date of b	oirth 1	
					•	17.7				
NOWN DRIN	/ER: I ha s the driv	ve mad /er at th	le enqui le time (	iries t of the	o ascertai: offence.	n the iden	tity of the	ariver, and	a nave b	een unable i
				•						
				4			<u>.</u>			
						• •	•			
						•				•
nd that a perso	n who inte	entionally 1959, and	y makes :	a false e that th	statement ir ne statemen	ı a statutory is in this de	declaration a	n is guilty of a e true in ever	an offence y particul	under Section ar.
	•	,						1 -		
pefore a pers	on-author	ised un	der the S	 Statuto	ory Declara	tions Act 1	959			
. – –	<del>.</del> .		7 · 🗀				,			
						• .		· ·	Candra	Vinav
person who in	VIV.	<b>M</b>	(name)			دمنا	(signatu	e)	Senui a	Vineyppointm
	mber of new of MN USER: MR WINDER: MR WINDER	mber of new owner  NN USER: At the time  NOWN DRIVER: I have made are  d that a person who intentory Declaration's Act 1	me of the offence, I had no intermber of new owner  WN USER: At the time of the MS WICKI DUI  mber of driver  NOWN DRIVER: I have made and the driver at the es I have made are  d that a person who intentionally story Declaration's Act 1959, and the driver a person authorised under the driver and the driver and the driver are defore a person authorised under the driver and the driver are defore a person authorised under the driver and the driver are driver as the driver are driver at the driver a	me of the offence, I had no interest in the other of new owner  WN USER: At the time of the offence of driver  NOWN DRIVER: I have made enquiver at the time es I have made are  d that a person who intentionally makes attory Declaration's Act 1959, and I believe the other of the other of driver at the time estory Declaration's Act 1959, and I believe the other of the other of driver.	me of the offence, I had no interest in the vehicle of new owner  NN USER: At the time of the offence, the owner of driver  NOWN DRIVER: I have made enquiries to but who was the driver at the time of the es I have made are  d that a person who intentionally makes a false story Declaration's Act 1959, and I believe that the owner owner owner.  Therefore a person authorised under the Statute on STH.	Ime of the offence, I had no interest in the vehicle.  Inber of new owner  State of is  WN USER: At the time of the offence, the driver wa  WICKI DUNNE  State of iss  NOWN DRIVER: I have made enquiries to ascertain but who was the driver at the time of the offence.  es I have made are  d that a person who intentionally makes a false statement in the person authorised under the Statutory Declaration and I believe that the statement in the statem	Ime of the offence, I had no interest in the vehicle. Inber of new owner  State of issue  NN USER: At the time of the offence, the driver was  NOWN DRIVER: I have made enquiries to ascertain the identity who was the driver at the time of the offence.  The instance of the offence is the identity of the offence.  The identity of the identity of the offence is a statutory of the identity of the ide	mber of the offence, I had no interest in the vehicle.  MN USER: At the time of the offence, the driver was  MN USER: At the time of the offence, the driver was  MN USER: At the time of the offence, the driver was  MN USER: At the time of the offence, the driver was  MN USER: At the time of the offence, the driver was  MN USER: At the time of the driver was  NOWN DRIVER: I have made enquiries to ascertain the identity of the nut who was the driver at the time of the offence.  MN USER: At the time of the driver was  NOWN DRIVER: I have made enquiries to ascertain the identity of the nut who was the driver at the time of the offence.  MN USER: At the time of the offence, the driver was  NOWN DRIVER: I have made enquiries to ascertain the identity of the nut who was the driver at the time of the offence.  MN USER: At the time of the offence, the driver was  NOWN DRIVER: I have made enquiries to ascertain the identity of the nut who was the driver at the time of the offence.  MN USER: At the time of the offence, the driver was  NOWN DRIVER: I have made enquiries to ascertain the identity of the nut who was the driver at the time of the offence.  MN USER: At the time of the driver was  NOWN DRIVER: I have made enquiries to ascertain the identity of the nut who was the driver at the time of the offence.  MN USER: At the time of the driver was  NOWN DRIVER: I have made enquiries to ascertain the identity of the nut who was the driver at the time of the offence.  MN USER: At the time of the driver was  NOWN DRIVER: I have made enquiries to ascertain the identity of the nut who was the driver at the time of the offence.  MN USER: At the time of the driver was  NOWN DRIVER: I have made enquiries to ascertain the identity of the nut who was the driver at the time of the offence.  NOWN DRIVER: I have made enquiries to ascertain the identity of the nut who was the driver at the time of the offence.  NOWN DRIVER: I have made enquiries to ascertain the identity of the nut who was the driver at the time of the offence.  NOWN D	ime of the offence, I had no interest in the vehicle.  Index of new owner  State of issue  Date of both MN USER: At the time of the offence, the driver was  AS VICKI DUNKE  Index of driver  State of issue  ACT  Date of both Da	me of the offence, I had no interest in the vehicle.  mber of new owner  State of issue  Date of birth  NN USER: At the time of the offence, the driver was  State of issue  Date of birth  Date of birth  State of issue  Date of birth  NOWN DRIVER: I have made enquiries to ascertain the identity of the driver, and have but who was the driver at the time of the offence.  as I have made are  d that a person who intentionally makes a false statement in a statutory declaration is guilty of an offence intory Declaration's Act 1959, and I believe that the statements in this declaration are true in every particular for corporations, position in company  Therefore a person-authorised under the Statutory Declarations Act 1959  Carbon State of issue  Date of birth  I  State of issue  A  Date of birth  For corporations position in company  For corporations, position in company  State of issue  Date of birth  I  State of iss

Statutory Declarations Act 1959. **WARNING:** It is an offence under the *Road Transport (General) Act 1999* to falsely name another person as the driver in a declaration, and the maximum penalty for such an offence is \$5,000 for an individual or \$25,000 for body corporate.

Note 2: Chapter 2 of the Criminal Code applies to all offences against the Statutory Declarations Act 1959 - see Section 5A of the

#### STATUTORY DECLARATIONS

A statutory declaration under the Statutory Declarations Regulations 1993 may be made before:

#### Part 1 Members of Certain Professions

Chiropractor Pharmacist Dentist Physiotherapist Legal practitioner **Psychologist** Medical practitioner Optometrist · Nurse Trade Mark attorney

Patent attorney Veterinary surgeon

#### Part 2 Other Persons

Agent of the Australian Postal Corporation who is in charge of an office supplying postal services to the public

Australian Consular Officer, or Australian Diplomatic Officer (within the meaning of the Consular Fees Act 1955)

Bank officer with 5 or more years of continuous service

Building society officer with 5 or more years of continuous service

Chief executive officer of a Commonwealth Court

Clerk of a Court

Commissioner for Affidavits

Commissioner for Declarations

Credit union officer with 5 or more years of continuous service

Employee of the Australian Trade Commission who is:

(a) in a country or place outside Australia; and

authorised under paragraph 3 (d) of the Consular Fees Act 1955; and (b)

exercising his or her function in that place (c)

Employee of the Commonwealth who is:

in a country or place outside Australia; and

authorised under paragraph 3 (d) of the Consular Fees Act 1955; and

exercising his or her function in that place (c)

Fellow of the National Tax Accountants' Association

Finance company officer with 5 or more years of continuous service

Holder of a statutory office not specified in another item in this part

Judge of a Court

Justice of the Peace

Magistrate

Marriage celebrant registered under Subdivision C of Division 1 of Part IV of the Marriage Act 1961

Master of a Court

Member of the Association of Taxation and Management Accountants

Member of the Association of Taxation and Management Accountants

a non-commissioned officer within the meaning of the Defence Project Discipline Act 1982 with 5 or more years of continuous service; or

warrant officer within the meaning of that Act

Member of Chartered Secretaries Australia

Member of the Institution of Engineers, Australia, other than at the grade of student

Member of the Institute of Chartered Accountants in Australia, the Australian Society of Certified Practising Accountants or the National Institute of Accountants

Member of:

- (a) the Parliament of the Commonwealth; or
- (b) the Parliament of a State; or
- a Territory legislature; or

(d) a local government authority of a State or Territory

Minister of religion registered under Subdivision A of Division 1 of Part IV of the Marriage Act 1961

Notary public

Permanent employee of:

(a) the commonwealth authority; or

a State or Territory or of a State or Territory authority; or

.a local government authority;

with 5 or more years of continuous service who is not specified in another item in this Part

Permanent employee of the Australian Postal Corporation with 5 or more years of continuous service who is employed in an office supplying postal services to the public

Person before whom a statutory declaration may be made under the law of the State or Territory in which the declaration is made

Police Officer

Registrar, or Deputy registrar, of a court

Senior Executive Service Officer of the Commonwealth, or of a State or Territory, or of a Commonwealth, State or Territory authority

Sheriff

Teacher employed on a full-time basis at a school or tertiary education institution





Mis Vicki Dunne, MLA Member for Ginninderra

#### Parking Offence - Reminder Notice

The Secretariat has recently received a parking offence reminder notice in respect of vehicle registration no. which, as of the date of the offence, was the Assembly vehicle issued to you.

Accordingly, the Secretariat has now provided a statutory declaration to the relevant traffic authority identifying that you were responsible for the vehicle at the time of the infringement.

For your information and further reference, a copy of the parking offence reminder notice and a copy of the statutory declaration is attached.

The relevant traffic authority will now proceed to re-issue the infringement notice in your name, with an adjustment to the penalty form the "corporation rate" to the "individual rate" and, at that point, you will be provided with the usual option of either paying the infringement, disputing liability or providing your own statutory declaration naming another person who was responsible for the vehicle at the time of the offence.

Any inquiries regarding these new procedures should, in the first instance, be discussed with or myself.

Yours sincerely

Corporate Services

24 June 2011

## Infringement Notice Camera Detected Offence

Road Transport (General) Act 1999, Sections 24 and 36

ACT GOVERNMENT (SGFLEET) PO BOX 252 PYMBLE NSW

17 JUN 2011

Australian Capital Territory Chief Police Officer For enquiries contact: (02) 6207 7182

Payment due by	18/07/2011
Penality payable	\$7/46.00
Demerit-Points	800 <b>%</b>
Infringement Notice Number	***270*082 0629
Date of service	20/06/2011

\$10.00 of this infringement penalty will be used to enhance services for ACT victims of crime.

#### Details of Offence:

Offence Date & Time:

09/06/2011

08:36:43AM

Offence Description:

Non-School Zone Exceed Speed Limit <= 15 Km/H

Offence Location:

At the intersection of Hindmarsh Drive & Tuggeranong Parkway

SPEED LIMIT: 80

**VEHICLE SPEED: 89** 

Registration No:

ACT

**Body Type:** 

CAR / STATION WAGON

Image Identification:

WD0353/1008/20110608/0/1

Date this Notice Issued: 13/06/2011

Authorised Person:

AP0051

#### You only have 28 days from the date of service of this notice to:

A. Pay the Infringement Notice penalty:

(If the infringement notice is served on a corporation, the penalty indicated above is the corporate penalty. The penalty for an individual will be applied to someone who is nominated in a statutory declaration)

B. Request an extension of time to pay the penalty;

C. Dispute liability or apply for withdrawal of the Infringement Notice offence;

D. Request an extension of time to dispute liability: or

Complete a Statutory Declaration.

(You must complete a declaration if you were not the driver at the time of the offence or the intringement notice is served on a corporation.) IMPORTANT - Do not send payment with declaration. A new intringement will be served on the naminated driver of the vehicle:

See page 2 of this notice for furtilisinformation.

Dickson, ACT 2602.

## Payment Options



Telephone & Internet Banking BPAY - Call your bank, credit union or building society to make this payment from your cheque, savings or credit card account. You will need to enter the Biller Code and the above Infringement Notice Number as the Customer Number.



Paying over the Internet - Visit the ACT Government secure website at: www.rego.act.gov.au to make payment by Visa or MasterCard. You can also change your address at the above website.



Paying over the Telephone - Call 13 18 16 enter Bilipay code 0286, enter the above infringement Notice number as the reference number. Payment can be made with Visa or MasterCard. The National Relay Service is available for the hearing impaired on 13 36 77.



Paying in Person - You can pay by cash, cheque, Eftpos, Visa or MasterCard at any Australia Post Office.



\*286 2700820629



Paving by mail - Send this notice and a cheque payable to the:

Road Transport Authority to: Road User Services, PO BOX 582,

# AUSTRALIAN CAPITAL TERRITORY GOVERNMENT Road Transport Authority PO Box 582 Dickson ACT 2602 Telephone: 6207 7182 Fax: 62077287

#### STATUTORY DECLARATION

## <u>DO NOT MAKE PAYMENT</u> AS A NEW PENALTY NOTICE WILL BE ISSUED TO THE PERSON YOU NOMINATE

Please print your full name and address below. This section must be completed by the person making the declaration.

(first name)							
(last name)							
of (address)	,						
		(telephone) <sub>k</sub>					
declare that at the time of the offence, as stated in in	fringement notice number 2	70 082 0629 the following in					
regard to vehicle registration number	ACT is true.						
Complete ONLY ONE of either A, B or C:							
A. STOLEN VEHICLE: At the time of the offer The relevant facts are:	nce, the above motor vehicle v	vas stolen or illegally used					
	(F	Report No)					
The matter was reported to the police on / /	at (Police Station)	(					
B. SOLD VEHICLE: At the time of the offence	, the above motor vehicle was	s sold or otherwise disposed of					
on / / at :	am/pm						
to (first name)		<u> </u>					
(last name)							
of (address)							
		(postcode)					
and at the time of the offence, I had no interest in the vehic	le.						
Licence number of driver	State of issue	Date of birth / /					
C. KNOWN USER: At the time of the offence, the	driver was	M G F					
(first name)							
(last name) $\mathcal{P}_1 \mathcal{V}_1 \mathcal{N}_1 \mathcal{N}_1 \mathcal{E}_1$							
(mailing address)		· 					
		postcode)					
Licence number of driver	State of issue	Date of birth					
I understand that a person who intentionally makes a false swhich is imprisonment for a term of 4 years under Section 1 declaration are true in every particular.	statement in a statutory declaration of the Statutory Declarations Act	is guilty of an offence the punishment for 1959. I believe that the statements in this					
Signature of person making declaration	For cornerations position	on in company					
Declared before a person authorised under the Statutory Declarations Act 1959							
Declared at PCT CECIOCATUE	ADSEMBLY	ON 34/6/11.					
Witness							
(name) SMO(2A VINEY (signature)	(appointme	nt) Sandra Viney Asst Manager, HR & Work Env					
·		4 14000					

Note: Chapter 2 of the Criminal Code applies to all offences against Section 5A of the Statutory Declarations Act 1959. PN CORP410

WARNING: It is an offence under the Road Transport (General) Act 1999 to falsely name another person as the driver in a declaration. The maximum penalty for such an offence is \$5,000 for an individual or \$25,000 for body corporate.