**Explanatory Statement**

Issued by the Authority of the Minister for Regional Development, Local Government and Territories

*Australian Capital Territory National Land (Road Transport) Ordinance 2025*

*Australian Capital Territory National Land (Road Transport) Rules 2025*

**Australian Capital Territory National Land (Road Transport) (Parking Fees) Determination (No. 2) 2025**

**Authority**

The *Australian Capital Territory National Land (Road Transport) (Parking Fees) Determination (No. 2) 2025* (Determination) is made under subsection 96(1) of the *Road Transport (General) Act 1999* (ACT)(Cth), as that provision is applied to National Land by the *Australian Capital Territory National Land (Road Transport) Ordinance 2025* (Ordinance) and the *Australian Capital Territory National Land (Road Transport) Rules 2025* (Rules).

The Ordinance provides, under section 8, for the Rules to apply laws of the Australian Capital Territory (ACT) relating to road transport or parking to National Land. The relevant laws of the ACT, and the areas of National Land to which they apply, are specified in Division 1 of Part 2 of the Rules. Modifications of those laws in their operation on National Land (if any) are specified in Division 2 of Part 2 of the Rules.

**Purpose**

The purpose of the Determination is to determine the fees payable for parking and parking permits in a ticket parking area that forms part of a ticket parking scheme established by the Minister (or their delegate) under section 35 of the *Road Transport (Safety and Traffic Management) Regulation 2017* (ACT) (Cth).

The Determination remakes the *Australian Capital Territory National Land (Road Transport) (Parking Fees) Determination 2025*. This Determination includes a fee increase of $0.20 per hourly rate and $0.50 per daily rate applicable from 1 July 2025.

The fee amounts set in this Determination are determined with reference to the fee

amounts set in ACT road transport law. The Australian Government’s objective is to align,

as far as practicable, with the ACT Government in respect of road transport and parking, to

ensure that parking rules are as consistent across the ACT as possible. The Determination

will support that objective by ensuring that fees for parking and parking permits on

National Land are consistent with fees for parking under ticket parking schemes operated

by the ACT Government in the rest of the ACT.

**Background**

The Ordinance and Rules establish a legislative framework for the management of pay parking on National Land by enabling the application, with or without modification, of laws of the ACT relating to road transport and parking to National Land.

National Land is defined by section 27 of the *Australian Capital Territory (Planning and Land Management) Act 1988*. National Land is land within the ACT that the Commonwealth continues to manage following the establishment of ACT self-government. The National Capital Authority (NCA) is established by that Act and one of its functions is, with the approval of the Minister administering Part II of that Act, on behalf of the Commonwealth, to manage National Land designated as land required for the special purposes of Canberra as the National Capital (see section 5 and paragraph 6(1)(g) of that Act) (also referred to as the National Capital Estate).

Pay parking was introduced to the National Capital Estate in 2014 and applies to around 9,000 car parks on National Land in Parkes, Barton, Acton, and the Russell precinct. Prior to its introduction, an Intergovernmental Committee on Parking was established in 2009 and public consultation commenced in 2010. The Intergovernmental Committee on Parking explored the issues surrounding parking management in central Canberra, including parking supply and demand. The work of the Intergovernmental Committee revealed that, while planning policies used to guide development of the National Capital Estate provided enough car parking spaces to meet commuter demand, restrictions on access to the available parking resulted in an undersupply of publicly available car parks. Consequently, pay parking was introduced as a parking management practice.

The issues impacting access to available parking spaces revealed by the Intergovernmental Committee on Parking still exist today and therefore pay parking on National Land is maintained as a parking management practice.

Subsection 8(1) of the Ordinance provides that the Rules may apply to National Land, or to a specified area of National Land, specified ACT road transport laws, with or without modification, including any offences created by those laws and any provisions of those a contravention of which is punishable by a pecuniary penalty (however described). Applied ACT road transport laws apply to National Land, or to specified areas of National Land, as laws of the Commonwealth (see subsection 10(1) of the Ordinance); however, applied ACT road transport laws (with or without modifications) are to be interpreted in the same way as the laws of the ACT (see section 6 of the Ordinance).

The specified ACT road transport laws are applied to National Land at the time specified in the Rules, which, at the time the Rules were first made, was when the Rules commenced on 1 April 2025 (see subsection 6(2) of the Rules). The relevant point in time versions of the ACT road transport laws that have been applied by the Rules to National Land are available on the ACT Legislation Register (www.legislation.act.gov.au).

**Summary of the Determination**

The Determination sets out preliminary provisions in sections 1 to 5, including commencement and definitions. Section 6 determines the fees payable for the use of a ticket parking space in a ticket parking area. Section 7 determines the fees payable for a parking permit for a ticket parking area issued by the Minister (or their delegate) under paragraph 64(1)(b) of the *Road Transport (Safety and Traffic Management) Regulation 2017* (ACT)(Cth). Section 8 determines the fees payable for a parking permit for an open area issued by the Minister (or their delegate) under paragraph 64(1)(c) of the *Road Transport (Safety and Traffic Management) Regulation 2017* (ACT)(Cth).

The Determination is a legislative instrument for the purposes of the *Legislation Act 2003* (in accordance with the modification to subsection 96(3) of the *Road Transport (General) Act 1999* (ACT)(Cth) in section 17 of the Rules). The Determination is subject to sunsetting and disallowance under the *Legislation Act 2003.*

The Determination commences on 1 July 2025.

Details of the Determination are set out in Attachment A.

**Consultation**

Consultation was undertaken with the relevant ACT Government agencies as well as affected members of the community as part of the broader consultation process undertaken in respect of the Ordinance in 2025. Consultation occurred with central agencies as part of the 2018-19 budget process.

**Statement of Compatibility with Human Rights**

A statement of compatibility with human rights for the purposes of Part 3 of the *Human Rights (Parliamentary Scrutiny) Act 2011* is set out at Attachment B.

**Attachment A**

**Details of the *Australian Capital Territory National Land (Road Transport) (Parking Fees) Determination 2025***

Section 1 – Name

This section provides that the name of the instrument is the *Australian Capital Territory National Land (Road Transport) (Parking Fees) Determination (No. 2) 2025* (Determination).

Section 2 – Commencement

This section provides that the Determination commences on 1 July 2025.

Section 3 – Authority

This section provides that the Determination is made under subsection 96(1) of the *Road Transport (General) Act 1999* (ACT)(Cth), as applied by the Ordinanceand the Rules.

Section 4 – Definitions

The explanatory note to this section provides a non-exhaustive list of expressions used in the Determination that are defined in the Ordinance and the Rules to aid reading the Determination, including ‘NCA’ and ‘Ordinance’.

The term ‘multi-stay parking area’ is defined as meaning a ticket parking area where all‑day parking is permitted by the signs applying to the area.

The term ‘Rules’ is defined as meaning the *Australian Capital Territory National Land (Road Transport) Rules 2025.*

The term ‘short-stay parking area’ is defined as meaning any ticket parking area other than a multi‑stay parking area.

The term ‘third-party parking service provider’ is defined as meaning a person with whom the Minister (or their delegate) has entered into an arrangement under section 12 of the Ordinance.

Section 5 – Schedules

This section provides that each instrument that is specified in a Schedule to the Determination is amended or repealed as set out in the applicable items in the Schedule concerned, and any other item in a Schedule to the Determination has effect according to its terms.

Section 6 – Parking fees

This section determines the fees payable for parking in a parking space in a ticket parking area that forms part of a ticket parking scheme established by the Minister (or their delegate).

Subsection (1) provides that the whole of this section determines the fee payable for parking in a ticket parking space in a ticket parking area that forms part of a ticket parking scheme established by the Minister (or their delegate).

Subsection (2) determines fees by reference to both the type of ticket parking area and the time period for which the parking fee is payable, and presents those fees in a table.

Subsection (3) provides that the parking fee payable for parking up to and including 4 hours in either a short-stay parking area or multi-stay parking area for a portion of an hour is the pro rata equivalent of that portion of that hour. For example, a person parking in a short-stay parking area for 2 hours and 30 minutes would pay $4.20 for the first hour, another $4.20 for the second hour, and another $2.10 for the first 30 minutes of the third hour (being 50% of the fee payable for the third hour), for a total parking fee payable of $10.50.

Subsection (4) provides that the responsible party for paying a fee determined in this section is the person using the ticket parking space and that the fee is payable to the Commonwealth. Money received by the Commonwealth forms part of the Consolidated Revenue Fund.

Subsection (5) provides that the fee may be collected by a third-party parking service provider on behalf of the Commonwealth. Although the fee amount is collected by the third-party parking service provider, that is only on behalf of the Commonwealth. The fee is still payable to the Commonwealth, in accordance with subsection (4), and money received by the Commonwealth forms part of the Consolidated Revenue Fund.

Section 7 – Parking permit fees – ticket parking area

This section determines the fees payable for a parking permit for a ticket parking area issued by the Minister (or their delegate) under paragraph 64(1)(b) of the *Road Transport (Safety and Traffic Management) Regulation 2017* (ACT)(Cth).

Subsection (1) provides that the whole of the section determines the fee payable for a parking permit for a ticket parking area issued by the Minister (or their delegate) under paragraph 64(1)(b) of the *Road Transport (Safety and Traffic Management) Regulation 2017* (ACT)(Cth).

Subsection (2) determines fees by reference to the type of parking permit for a ticket parking area issued by the Minister (or their delegate). This subsection determines that the fee for each type of parking permit for a ticket parking area is payable per ticket parking space per business day. This subsection lists only those kinds of parking permits for ticket parking areas that currently attract fees.

Subsection (3) provides that the responsible party for paying a fee determined in this section is the applicant for the parking permit for a ticket parking area and that the fee is payable to the Commonwealth. Money received by the Commonwealth forms part of the Consolidated Revenue Fund.

Section 8 – Parking permit fees – open area

This section determines the fees payable for a parking permit for an open area accessible to the public issued by the Minister (or their delegate) under paragraph 64(1)(c) of the *Road Transport (Safety and Traffic Management) Regulation 2017* (ACT)(Cth). An open area accessible to the public, as defined in subsection 197(3) of the *Road Transport (Road Rules) Regulation 2017* (ACT)(Cth), includes any grassed, mulched, gravelled, tiled, paved, landscaped or partially landscaped area on National Land that is accessible to the public.

Subsection (1) provides that the whole of the section determines the fee payable for a parking permit for an open area accessible to the public issued by the Minister (or their delegate) under paragraph 64(1)(c) of the *Road Transport (Safety and Traffic Management) Regulation 2017* (ACT)(Cth).

Subsection (2) determines fees by reference to the type of parking permit for an open area accessible to the public issued by the Minister (or their delegate). This subsection determines that the fee for each type of parking permit for an open area accessible to the public is payable per vehicle per business day. This subsection lists only those kinds of parking permit for an open area accessible to the public that currently attract fees.

Subsection (3) provides that the responsible party for paying a fee determined in this section is the applicant for the parking permit for an open area accessible to the public and that the fee is payable to the Commonwealth. Money received by the Commonwealth forms part of the Consolidated Revenue Fund.

Schedule 1 – Repeals

This Schedule repeals the *Australian Capital Territory National Land (Road Transport) (Parking Fees) Determination 2025*, which this Determination remakes (with the fee increase from 1 July 2025).

**Attachment B**

## Statement of Compatibility with Human Rights

*Prepared in accordance with Part 3 of the Human Rights (Parliamentary Scrutiny) Act 2011*

**Australian Capital Territory National Land (Road Transport) (Parking Fees) Determination (No. 2) 2025**

This Disallowable Legislative Instrument is compatible with the human rights and freedoms recognised or declared in the international instruments listed in section 3 of the *Human Rights (Parliamentary Scrutiny) Act 2011*.

**Overview of the Determination**

The *Australian Capital Territory National Land (Road Transport) (Parking Fees)*

*Determination (No. 2) 2025* (Determination) is made under subsection 96(1) of the *Road Transport (General) Act 1999* (ACT)(Cth), as that provision is applied to National Land by the *Australian Capital Territory National Land (Road Transport) Ordinance 2025* (Ordinance)and the *Australian Capital Territory National Land (Road Transport) Rules 2025* (Rules).The purpose of the Determination is to determine the fees payable for parking and parkingpermits in a ticket parking area that forms part of a ticket parking scheme established by theMinister (or their delegate) under section 35 of the *Road Transport (Safety and Traffic Management) Regulation 2017* (ACT)(Cth).

Subsection 8(1) of the Ordinance provides that the Rules may apply to National Land, or to a

specified area of National Land, specified ACT road transport laws, with or without

modification, including any offences created by those laws and any provisions of those a

contravention of which is punishable by a pecuniary penalty (however described). Applied

ACT road transport laws apply to National Land, or to specified areas of National Land, as

laws of the Commonwealth (see subsection 10(1) of the Ordinance); however, applied ACT

road transport laws (with or without modifications) are to be interpreted in the same way as

the laws of the ACT (see section 6 of the Ordinance).

The Determination remakes the *Australian Capital Territory National Land (Road*

*Transport) (Parking Fees) Determination 2025.* This Determination includes a fee increase of $0.20 per hourly rate and $0.50 per daily rate applicable from 1 July 2025.

**Human rights implications**

The Determination does not engage any of the applicable rights or freedoms.

**Conclusion**

The Determination is compatible with human rights as it does not raise any human rights issues.