# Workers Final Ir

#### Approved form AF 2003 – 30 Workers Compensation Act 1951 Form 6

No.

# Workers Compensation Act 1951, s 200 **Final Infringement Notice**

Australian Capital Territory

It is alleged that on:	<b>Date</b>	Time		
	/ /	pm		
Surname/Company Name			Given Name/	S
Address				
At:				
Place of offence				
Committed the follow $ss147(1)(b)$ Employ		Compulsory Insurance w	ith an approved insurer (	penalty \$2000.)
This Notice was serve	ed by:			
Name – please print	u sj.	Signature		Date
Name/Company - plea	se print			
Has not paid the on-the	e-spot-fine refer	red to in the relevant	infringement notice	dated:

## YOU HAVE 14 DAYS ONLY FROM THE DATE OF NOTICE TO:

#### A. PAY THE FINAL INFRINGEMENT NOTICE AND THE DETERMINED FEE - \$34

Failure to pay the penalty and the determined fee may result in the offence being prosecuted in court. If you pay the penalty and the determined fee, no further action will be taken and no conviction will be recorded against you.

### B. REQUEST AN EXTENSION OF TIME TO PAY PENALTY

If you wish to apply for longer time to pay the penalty and determined fee, you must write to the Commissioner. The Commissioner 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 14 days from the date of decision.

#### C. DISPUTE THE LIABILITY

You can apply in writing to the Commissioner to have the notice withdrawn, if you believe that you did not commit the offence, or present a reasonable case for committing the act or it is unreasonable in the circumstance to prosecute.

#### FURTHER INFORMATION ABOUT FINAL INFRINGEMENT NOTICES

- 1. The final infringement notice may be withdrawn before or after the penalty is paid.
- If you pay the infringement penalty within 14 days then, unless the infringement notice is withdrawn and the penalty refunded;
  - i. Your liability for the offence is discharged;
  - 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 final infringement notice penalty, or dispute liability for the offence within 14 days (or any further time allowed), the maximum penalty for this offence under the Act if prosected in court:
  - \$5,000 (for an individual),
  - \$25,000 (for a corporation).

Payments in cash, cheque or money order may be made in person at:

AČT WorkCover

4<sup>th</sup> Floor, Eclipse House 197 London Circuit CANBERRA CITY ACT 2601

Payments by post can be made by cheque or money order and made payable to the Occupational Health and Safety Commissioner, and sent with the yellow Copy of the infringement notice to the following address: ACT WorkCover

PO Box 224

CIVIC SQUARE ACT 2608