1. About the Australian Trucking Association

The Australian Trucking Association and its member associations collectively represent 50,000 businesses and 200,000 people in the Australian trucking industry. Together we are committed to safety, professionalism and viability.

2. Introduction

In May 2019, the National Transport Commission released its second issues paper for the Heavy Vehicle National Law review, Effective fatigue management.¹

This submission provides detailed responses to a number of the questions in the paper, with our response to question 1 setting out an overview of our vision for fatigue management.

The submission includes the necessary legislative drafting to give effect to our proposals (attachment A) and an engineering analysis validating the feasibility of providing a length incentive for the use of wider sleeper cabs (attachment B).

The Queensland Trucking Association and the Tasmanian Transport Association have asked that this submission be taken as their own.

3. Responses to issues paper questions

Question 1: How can we change our approach to fatigue management so we reduce fatigue-related incidents and deliver Australia’s road transport task efficiently and safely?

Consistent with the ATA’s vision for the HVNL, ² this submission argues that the Law should provide regulated businesses with two fatigue management options:

- a new, performance-based framework that would enable operators to manage fatigue as a risk rather than counting time, including by adopting new technology and proven fatigue management systems.

This framework would be backed by accreditation and auditing, which would be delivered by accreditation schemes regulated, but not run by, the NHVR. (question 9, page 12)

¹ NTC, Effective fatigue management. May 2019.
Businesses and drivers working under this framework would not be subject to the prescriptive fatigue rules, including the requirement for drivers to maintain work diaries – a massive reduction in unnecessary regulatory paperwork.

- **a simplified system of prescriptive fatigue rules**, to support businesses whose size or risk profile did not warrant a more complex approach.

The new system would include simpler but more flexible time counting rules and a much simpler work diary. A ‘substantial compliance’ provision would ensure that drivers could not be charged for mistakes that had no fatigue implications (question 8, page 8).

The new system would bring **4.5-12 tonne trucks into the scope of these requirements**, but specific record-keeping rules for local work would remain (question 2, page 3).

The ATA has long been concerned about fitness for duty and driver health. This submission proposes that **all commercial heavy vehicle drivers should have regular medicals against upgraded fitness for duty standards** (question 4, page 4).

The ATA’s recommended approach would involve fundamental changes to enforcement, including a **dramatic reduction in penalties for prescriptive work and rest hour and record-keeping offences**. These penalties were set before the primary safety duty and offences in Chapter 1A of the Law were developed. Today, systemic fatigue management issues should be prosecuted as primary duty offences instead (question 11, page 13).

To implement these changes to the law and accommodate fatigue management technologies, the ATA recommends that the **structure of the law should be changed to adopt the three-tier legislative structure set out in our risk-based regulation submission**.³ Table 2 on page 7 summarises where the fatigue risk controls would be located in the new structure of the law.

The submission recommends that **all commercial heavy vehicle drivers should have fatigue training**, and closes with recommendations about **electronic work diaries** and a length incentive to provide drivers with **more comfortable sleeper cabs** (question 12, page 14).

Overall, the ATA’s approach to fatigue management would:

- increase safety and improve driver health
- reduce the compliance burden for both performance and prescriptively regulated businesses
- enable businesses in the performance-based system to adopt new fatigue management technologies
- deliver more flexibility for drivers who just want to get home or to a suitable rest area
- ensure drivers are no longer fined for trivial paperwork errors.

³ ATA, May 2019, 10-11.
Question 2: What fatigue risks that are currently out of scope for the HVNL should be brought into scope? What is in scope that shouldn't be?

Although the primary duties in chapter 1A of the HVNL apply to all heavy vehicles, the issues paper points out that the full controls in chapter 6 only apply to 22 per cent of heavy vehicles. The remainder are heavy vehicles that mass between 4.5 and 12 tonnes (31 per cent), or fatigue regulated heavy vehicles that undertake local work (47 per cent).  

4.5-12 tonne trucks

When the current fatigue laws were developed, it was decided to exclude the drivers of trucks massing between 4.5 and 12 tonnes because there was, at the time, little data on the incidence of fatigue for drivers of these vehicles. It was assumed that long working hours were less of a problem for these drivers.  

The gaps in the data have now been filled.

- In 2013, Friswell and Williamson found that at least as many light drivers as heavy drivers experienced fatigue frequently and as a problem. More than half the drivers in both groups reported that they had gone to sleep at the wheel.  

- Internal Toll Group statistics, cited in its submission to this review, show that motor vehicle incidents are far more likely for pick up and delivery than linehaul tasks. PUD tasks are typically carried out in smaller vehicles and over shorter distances.

Given these clear fatigue issues, ATA members consider that the scope of the fatigue provisions in the new HVNL should include all trucks weighing more than 4.5 tonnes.

The drivers of these vehicles should be subject to the same fatigue management requirements, including record keeping obligations, as the drivers of vehicles weighing 12 tonnes or more. These obligations, however, should continue to be modified by specific local work record-keeping rules, discussed below.

Local work

Sections 318-319A of the HVNL provide that drivers of fatigue regulated heavy vehicles do not need to maintain work diaries for work within a 100 kilometre radius of their home base. The drivers and their record keepers are instead obliged to keep an extensive range of trip records.

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5 NTC, Heavy vehicle driver fatigue – final regulatory impact statement. December 2006. 72.  
7 Jones, S. Toll Group submission on effective fatigue management. July 2019. 7.
The NHVR has issued exemption notices:

- extending the 100 kilometre radius to 160 kilometres for the transportation of primary products between a primary production facility and another facility or a point of sale, processing or distribution.
- clarifying that the 100 kilometre radius applies, in NSW, to heavy vehicle sales and repair, manufacturing, and hire and rental.

The local work record keeping rules were originally introduced to reduce the compliance burden on local drivers who travel short distances with frequent breaks during which they load or unload.

In the ATA’s view, the local work record-keeping rules should be retained, with the detailed rules subject to further discussion as the review continues.

The ATA’s proposal to require all commercial heavy vehicle drivers to have fatigue training (page 14) would help address the compliance issues raised in the NTC paper, as would restructuring the NHVR’s guidance material to make the local work rules more prominent.

**Question 4: How should a new HVNL address driver health and lifestyle factors? What kinds of controls could be effective?**

The issues paper identifies licensing medicals under Assessing Fitness to Drive (AFTD) and accreditation as two of the three risk controls that reduce the likelihood of driving while fatigued.

Neither risk control is effective.

As table 1 shows, most heavy vehicle licensing categories in Australia do not require medical assessments under AFTD. The notable exception is Western Australia, where all commercial vehicle drivers are required to have medicals at regular intervals.
Table 1: Medical assessment requirements by state and territory

<table>
<thead>
<tr>
<th>Driver licence category¹</th>
<th>LR</th>
<th>MR</th>
<th>HR</th>
<th>HC</th>
<th>MC</th>
<th>AC</th>
</tr>
</thead>
<tbody>
<tr>
<td>NSW</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>✓</td>
<td>✓</td>
</tr>
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<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>✓</td>
</tr>
<tr>
<td>South Australia</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>×</td>
<td>✓</td>
</tr>
<tr>
<td>Western Australia²</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
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<td>×</td>
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<td>×</td>
<td>×</td>
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<tr>
<td>ACT</td>
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<td>×</td>
<td>✓</td>
</tr>
</tbody>
</table>

Note 1: LR=light rigid; MR=medium rigid; HR=heavy rigid; HC=heavy combination; MC=multi-combination; AC=accreditation.

Note 2: All commercial drivers in WA are required to have medicals.

Source: State driver licensing websites.

In addition, and as the ATA has previously argued,¹³ AFTD is not a fitness for duty medical standard and has significant deficiencies:

- AFTD does not deal adequately with sleep apnoea, because it relies on the Epworth Sleepiness Scale (ESS): a subjective index of sleepiness. Peer reviewed research conducted from 2008 to 2011 found that 41 per cent of Australian long-distance commercial drivers had obstructive sleep apnoea, but only 12.2 per cent recorded a positive (>10) score when they filled in the ESS.¹⁴

- In 2008, the Queensland Centre for Medical Health Research found that some 6.3 per cent of truck drivers had type 2 diabetes, compared to the Australian norm of 3.1 per cent.¹⁵ Despite this finding, the urine glucose test for diabetes was removed in the 2012 edition of AFTD – it was medically deprecated – but not replaced with an updated test.

- Cardiovascular disease is a most significant issue for the trucking industry. In 2013, Elkington and Stevenson concluded that 37.3 per cent of the drivers who participated in their major study of long-distance commercial drivers were overweight; a further 47.2 per cent were obese.¹⁶ Despite this, the AFTD medical exam does not include routine screening for cardiac risk factors.

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¹⁶ Elkington, J and M Stevenson, The heavy vehicle study—final report. 2013, 26. These percentages are across both the case and control groups.
In our submission to the 2014 review of *Assessing Fitness to Drive*, we recommended that the NTC should develop a new category 1 commercial medical standard, which would apply to drivers working under accreditation and DG licensing.\(^{17}\)

Given the administrative difficulties involved in having two medical standards for truck drivers, the ATA has reconsidered this approach and now recommends that:

- all commercial heavy vehicle drivers be required to have medicals at regular intervals
- those medicals be carried out against an upgraded fitness for duty standard that includes enhanced screening for sleep apnoea, type 2 diabetes and cardiovascular risk factors.

**Question 5:** How do we ensure the HVNL is agile enough to adopt best practice fatigue management as it emerges? How do we encourage continuous improvement? Can training help?

**Question 6:** How can we better accommodate emerging technologies? How can the new HVNL get the best value from technology and data? Do you think fatigue monitoring technology can supersede work and rest hour requirements?

In the ATA’s view, the best way to make the HVNL agile and to ensure it can accommodate emerging technologies is to adopt the three-tier legislative structure set out in our risk-based regulation submission.\(^{18}\)

Under this regulatory model:

- the *primary legislation* would comprise an amended version of Chapter 1A; other key offences; overarching principles about enforcement, sanctions, reviews and appeals; corporate governance; and regulation and order/rule making powers.

- the *regulations* would provide more detail, including the penalty provisions for work and rest hour and record keeping offences.

- There would be a new tier of *orders and standards* made by the NHVR. These standards would include rules for accreditation schemes and technology providers, the details of the prescriptive work and rest hours and the prescriptive record keeping requirements.

Table 2 summarises how the fatigue risk controls in the HVNL could be remade to fit into this model.

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\(^{17}\) ATA, December 2014, 3.

\(^{18}\) ATA, May 2019, 10-11.
### Table 2: Location of fatigue risk controls under the existing HVNL and the ATA model

<table>
<thead>
<tr>
<th>Control</th>
<th>Existing location</th>
<th>ATA model</th>
</tr>
</thead>
<tbody>
<tr>
<td>Safety duties relating to fatigue</td>
<td>HVNL Chapter 1A (CoR parties and executive officers)</td>
<td>Retain but remove prescriptive list of chain parties</td>
</tr>
<tr>
<td></td>
<td>HVNL Part 6.2 (duty of driver to avoid driving while fatigued)</td>
<td>Retain within a general safety duty for workers and consolidate in Chapter 1A. The maximum penalty should not be increased</td>
</tr>
</tbody>
</table>

#### Performance-based accreditation stream

| Standards for accreditation schemes                  | N/A                                                                               | New heavy vehicle accreditation scheme standards                           |
| Accredited operator fatigue standards                | BFM/AFM standards and businesses rules as approved by ministers                   | Set by approved schemes in line with accreditation scheme standards         |

#### Prescriptive stream

| Prescriptive work and rest hours                     | Heavy Vehicle (Fatigue Management) National Regulation                             | New heavy vehicle fatigue standards                                         |
| Offence provisions for prescriptive work and rest hours | HVNL Part 6.3                                                                      | Heavy Vehicle (Fatigue Management) National Regulation                      |
| Prescriptive record keeping requirements             | HVNL Part 6.4                                                                      | New heavy vehicle fatigue standards                                         |
|                                                       | Heavy Vehicle (Fatigue Management) National Regulation                             | New heavy vehicle fatigue standards                                         |
| Offence provisions for prescriptive record keeping requirements | HVNL Part 6.4                                                                      | Heavy Vehicle (Fatigue Management) National Regulation                      |

The ATA’s recommended approach would mean the NHVR could consider and approve best-practice approaches to fatigue management as new technologies evolve and are shown to work as regulatory tools.

Question 5 separately asks if training could be used to encourage continuous improvement. The ATA’s response to this question is on page 14.
Question 7: How can the new HVNL meet the needs of all Australian states and territories? What should the new HVNL adopt from Western Australia and the Northern Territory, other transport modes and other industries’ fatigue management approaches?

The ATA’s risk-based regulation submission points out that only 4.1 per cent of Australia’s total road freight task in tonne-kilometre terms occurs between WA/NT and the HVNL jurisdictions.19

The gains from trying to draft a new HVNL that meets the needs of all states and territories would be small or negative, if it proved achievable at all.

There are cross-border fatigue issues between WA and the HVNL area that need to be addressed. These are:

- The need for operators to hold more than one accreditation and go through multiple overlapping audits
- Section 245 of the HVNL, which means that drivers travelling into Western Australia for seven days or fewer must comply with the HVNL work and rest hours and not the Western Australian rules.20

The need to rationalise the number of audits is best dealt with through mutual recognition arrangements between the accreditation schemes rather than legislation. These mutual recognition arrangements must not provide operators in one state with an unfair advantage over operators in other.

The best way to deal with section 245 is to repeal it.

Question 8: Are prescriptive rules desirable in a new HVNL? If so, how can we simplify rules in the HVNL to make them easier to understand so that they’re easier to comply with?

There are 46,000 road freight businesses in the HVNL states. 24,000 are non-employing businesses such as owner drivers or small companies where only the directors work in the business.21 In addition, the NHVR regulates many more non-transport businesses that operate trucks for their own internal purposes, such as operating farms, mines, or distributing their own products in urban areas.

Although some very small road transport businesses have mature safety practices, it would be unreasonable to expect the bulk of these businesses and the tens of thousands of non-transport businesses that operate trucks to adopt complex safety management systems.

Accordingly, the ATA considers that the new HVNL should include a simplified system of prescriptive fatigue rules, to support these businesses.

It should be emphasised that businesses in the performance-based framework (question 9, page 12) would manage fatigue as a risk and would not be subject to these prescriptive rules.

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21 ABS cat 8165.0, June 2018.
Simplifying the prescriptive fatigue rules

As the issues paper points out, the HVNL time counting rules are difficult to understand. They force drivers to work by the book rather than take sensible steps to manage their fatigue. It is not uncommon for the current rules to:

- discourage drivers from taking a break early in a shift when they feel tired because of productivity consequences that may apply later
- prevent drivers from working when they are not fatigued, such as immediately after a seven hour continuous break when an overlapping 24 hour counting period still applies and
- disrupt normal start times for the remainder of a 14 day work cycle if an unforeseen delay occurs to one start time, such as a two hour loading delay.

The complexity of the time counting rules has also been criticised by the courts. In Ballantyne v National Heavy Vehicle Regulator, Peek J commented that:

As to the examples in the log books issued to truck drivers I do consider that they could be more 'user friendly', particularly having regard to the audience to which they are addressed. It seems to me that, without in any way trying to be comprehensive, the single most obvious improvement might be to expressly state, loudly and clearly, that following the end of a major rest break there can be two overlapping 24 hour periods running at the same time.22

The ATA proposes that the prescriptive fatigue rules – effectively an updated, simpler and more effective version of standard hours – should be developed by the NHVR in consultation with industry and made as an order by the regulator (table 2, page 7). This would ensure that the rules could be changed as problems emerged, instead of forcing the regulator to look for administrative workarounds.

The new standard hours rules should draw on fatigue science and the findings of the heavy vehicle driver fatigue project to:

- better balance the short break requirements to address the known issues with drivers settling into their shift patterns.23

- remove the requirement that each short break must be at least 15 minutes. This requirement is not supported by the science, which shows that what is important is the break and respite from the driving task, not minutes ticking by on a clock.24 The new rules should, however, require a minimum amount of total short rest during a shift.

- simplify the overlapping 24 hour periods in the time counting system, to enable a driver to recommence work after a compliant continuous sleep break.

- provide drivers with an extra one hour of flexibility at the end of a shift to help maintain regular shift patterns, maintain normal mealtimes, deal with unforeseen

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23 National Truck Accident Research Centre, 2019 Major accident investigation report, 28.
circumstances, reach a suitable rest area or get to their destination rather than be forced to take a seven hour rest break and then drive home at night.

The heavy vehicle driver fatigue project found that shifts longer than 12 hours were associated with an increase in drowsiness events. In the ATA’s view, the risks associated with this increase would be controlled by:

- restricting the total driving time allowed under these new prescriptive rules to 24 hours in a 48 hour period, so a driver working a 13 hour shift one day would be restricted to an 11 hour shift on the next day. Drivers operating under these rules would not be able to transfer more than one hour from one day to another
- the commercial heavy vehicle driver medical and fatigue training requirements in this submission.

In any case, it must be recognised that fatigue risks are multi-faceted and a level of flexibility in managing total work hours on any particular day would be beneficial for promoting consistent work patterns and better quality rest. The 2001 Fatigue Expert Group report identified the need for this flexibility, but it was not implemented in the current version of standard hours.

Drivers and businesses wanting more flexibility to manage fatigue as a risk would be accommodated through the performance-based framework (question 9, page 12). They would not be subject to these prescriptive rules or the record keeping requirements below.

**Simplifying fatigue record-keeping**

In addition to simplifying the work and rest hours, there is an urgent need to simplify the existing national heavy vehicle work diary for drivers operating under the prescriptive system.

Drivers and businesses operating under the alternative, performance-based framework would manage fatigue as a risk and would not be subject to the work diary requirements.

The existing national heavy vehicle driver work diary is complex and full of traps for drivers. Its 27 pages of instructions are policed with zero tolerance for trivial paperwork errors, such as failing to draw vertical lines between work and rest periods.

The ATA considers that the national driver work diary could be made more driver-friendly by:

- **Removing the licence number field.** All work diaries are numbered and linked to individual drivers. There is no legitimate compliance reason to require the owner to fill in their licence number on every page
- **The work and rest hour option boxes should be removed,** given that this work diary would only be used by drivers in the prescriptive stream of regulation

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26 Fatigue Expert Group, 2001, 43.
27 NTC, May 2019, 43. The vertical lines rule is so ridiculous and easy for drivers to forget that a large trucking business recently asked the ATA for a consignment of 15cm promotional rulers. The business plans to issue each of its drivers with a ruler for the sole purpose of drawing the vertical lines.
• The **total work and total rest boxes should be replaced**, given that they ask for meaningless information. For 24 hour periods, time is counted forward from the relevant major rest break, not from midnight, except in the rare occasions when a legal sleep rest ends at midnight. The boxes cause a great deal of confusion, including amongst general duty police officers.

• The **requirement for drivers to sign work diary pages should be removed**. Because work diaries are linked to individual drivers, signature evidence that a driver has filled out a page is not legally needed. It is, however, legally necessary for drivers to date work diary pages.

• The ‘do not drive if you are impaired by fatigue’ watermark should be removed – it could only have been written by a committee – and replaced with **useful guidance throughout the diary** that respects the expertise of Australia’s professional truck drivers. The NHVR requires the inclusion of this guidance in new AFM programs now, including – for example – a warning that drivers with fewer than five hours of sleep will be impaired by fatigue.

In addition, the ATA proposes that the work diary requirements should be amended so that drivers would only need to **substantially comply** with the requirements. The example below sets out what this would mean in practice.

Attachment A sets out legislative drafting that would give effect to these recommendations.

The replacement work diary design should be tested through a case-control trial before it is finalised.

### Example: substantial compliance with work diary requirements

Alice is a truck driver who works under the new version of standard hours.

She drives a semitrailer from Hume, in Canberra, to Sydney and stops at the BP Marulan service centre for coffee.

Alice records that she stopped at Marulan but does not write down the truck's odometer reading as required.

Although Alice has not strictly complied with the work diary rules, she has **substantially complied**, for there is no reasonable doubt about where she has stopped.

Alice has not breached the work diary rules.
Question 9: Would the compliance options described in section 4.5 be a more effective approach to regulating fatigue management? If so, what should be included in the new HVNL, its subordinate documents, or elsewhere, such as in work health and safety laws? How would the appropriate fatigue management option be allocated to an operator – by self-selection or other means?

Draft principle 5 in section 4.5 of the issues paper suggests there should be flexible compliance options that enable operators to comply in a way that best meets their needs.28 The ATA and its members agree.

In our view, the new HVNL must include a new, performance-based framework that enables operators to manage fatigue as a risk, including by adopting new technology and proven fatigue management systems. This view is consistent with the consensus statement from the NHVR’s initial fatigue safety forum.29

The best way to implement this framework would be through a new accreditation system that would replace Chapter 8 of the Law.

Businesses and drivers operating under this framework would not be subject to the prescriptive fatigue requirements in the HVNL, including the requirement for drivers to maintain work diaries.

Role of the NHVR under a new accreditation system

The NHVR would regulate accreditation scheme providers (including industry providers like TruckSafe) and auditors. Scheme providers would be required to meet a National Accreditation Standard, which would set out broad requirements for the schemes’ business rules and standards (including for fatigue risk management).

A legitimate concern with this approach is that it could result in the establishment of very small accreditation schemes that could suddenly close. Alternatively, it could result in the establishment of in-house, corporate schemes where accreditation became a condition of doing business with that company.

The ATA considers that these concerns can be addressed through the creation of strong entry conditions for accreditation schemes, in the same way that the NHVR’s guidelines for industry codes of practice are helping deliver strong, well-written industry codes.30

Role of approved accreditation scheme providers

Approved accreditation schemes would be responsible for maintaining their own certification standards and business rules, as well as certifying operators against their standards.

The prescriptive fatigue requirements in the HVNL would not apply to any business regulated under this framework that met the NHVR’s compliance requirements, regardless of the approved scheme they were in.

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28 NTC, May 2019, 47.
29 NHVR, Fatigue safety forum – summary of outcomes, 15 March 2019. The forum was held in October 2018.
30 NHVR, Guidelines for preparing and registering industry codes of practice, 2017.
Common standards for medicals and training

Because of the complexity involved, and to make sure that employees could easily transition from one certified operator to another, there would be common standards for:

- truck driver medicals, although the schemes would be responsible for auditing operators to ensure their medicals were up to date (page 4)
- the necessary fatigue training units (page 14).

Question 11: How can we get the best overall value from a compliance and enforcement strategy for fatigue management? How are scarce resources best allocated, and what tools do regulators need? What provisions in the law do operators need?

Duties of persons exercising powers under the HVNL

In some states, the police have an important role in enforcing the HVNL. The police are not, however, required to comply with the NHVR’s enforcement policies, guidelines and manuals. They have their own approach to enforcement.

This divergence in approach is unjustified now and would become even more problematic under the ATA’s model for the law, where more businesses would operate under flexible fatigue arrangements than prescriptive work and rest hours.

Accordingly, the ATA considers that the police must be required to exercise their powers under the HVNL in accordance with NHVR policies and directions in notices. This could be implemented by amending s 697 of the Law.

Prescriptive work and rest hour and record-keeping penalties

The current HVNL imposes very high maximum penalties for minor work and rest hour and record-keeping offences. For example:

- the maximum penalty for minor risk breach is $4,470 or $447 if the offence is handled by an infringement notice
- the maximum penalty for failing to record information in a written work diary is $1,680, or $168 if handled as an infringement.  

These penalties for minor breaches of the fatigue rules do not make the roads safer. They act, instead, as a frustrating maze of random hazards for drivers. The result is that good, safe drivers are leaving the industry.

31 NHVR, Schedule of infringement penalties and demerit points 2019-20.
As Chris, a driver who took a seven year break from driving trucks, said:

I stopped driving trucks seven years ago following two fines I received for 15 minute errors in my old log book that I carried in my truck for 28 days – as per law. On my way from Queensland on a Friday, I got stopped at Goondiwindi and Dubbo by RMS both in one day and fined for separate offences both over one month old. Simple mistakes, well in the past, that cost me a week’s wage."32

The existing maximum penalties were set before the general safety duty offences in Chapter 1A were introduced. Serious, systemic fatigue breaches can now be prosecuted as general duty offences rather than as multiple individual offences.

As a result, the maximum penalties for prescriptive fatigue offences – including the record keeping offences – should be reduced to more appropriate levels.

In addition, the ATA considers that historic work diary breaches -- prior to a driver’s current counting period – should be considered expired. There is no safety benefit in pursuing a driver for old breaches, although a pattern of work diary issues should be usable as evidence in prosecuting an offence under Chapter 1A.

**A better internal review process for work diary offences**

Under the current HVNL, it is difficult for a driver issued with an infringement notice for a work diary offence to exercise their right to have the matter heard in court.

The driver would, in due course, be issued with a court attendance notice to appear at a court near where the notice was issued. The driver could well be working on that date on the other side of Australia.

As a result, few drivers choose to exercise their right to a court hearing.

The new HVNL should include a better internal review process for work diary offences, so that drivers who wish to appeal an infringement notice can do so without the need to attend a court hearing.

**Question 12: What else would you like to tell us about effective fatigue management?**

**Fatigue training**

The 2018 review of the national heavy vehicle driver competency framework concluded that the existing licensing units for heavy vehicle drivers were inadequate.

As an example, the review compared the existing HR licensing unit (TLILIC2016 Licence to drive a heavy rigid vehicle) with ten known safety risk areas. The review concluded that the current unit completely failed to address six of those risks – including fatigue – and did not properly address the other four.33

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Further, the existing fatigue risk management units of competency, TLIF0005 (for drivers) and TLIF0006 (for schedulers and their supervisors) are not fit for purpose.

In December 2016, when the units were being developed, the ATA argued that:

- the units needed to increase the participants’ understanding of what caused fatigue and what would make drivers safe, not just provide information on how to comply with the law
- there needed to be a greater appreciation of the limits of what could be learned within a single unit and the limited timeframes involved.
- strong consideration should be given to requiring participants to demonstrate the practical application of their new knowledge within the workplace as part of the assessment process.\(^\text{34}\)

None of these concerns were adequately addressed in the development of the units. The development process was characterised by a lack of effective consultation, poor quality assurance and an indifference to the actual requirements of the law and the NHVAS BFM/AFM standards.

At present, government training support is only available for traineeships, apprenticeships or full vocational certificates. There is a strong argument that support should also be available to industry participants who wish to undertake single units of competency or skill sets.

Accordingly, the ATA considers that:

- all commercial heavy vehicle drivers should receive fatigue training as part of the driver licensing process, possibly through an e-learning module as is the case in Western Australia
- the NHVR mandated fatigue units should be revised to focus on what causes fatigue and fatigue prevention
- government training funding should be available to industry participants who need to undertake these units, given the importance of improving fatigue management and safety in the industry.

**Electronic work diaries**

Under the current HVNL, drivers using written work diaries count time in blocks of 15 minutes, with rest time rounded down.\(^\text{35}\) In contrast, electronic work diaries count time at one minute intervals.\(^\text{36}\)

In an attempt to deliver equitable treatment between drivers using written and drivers using electronic work diaries, EWD drivers operating under standard hours or BFM can exceed a work period by up to and including eight minutes in 24 hours.\(^\text{37}\)

In the ATA’s view, the eight minute tolerance does not deliver equity between users. Accordingly, the ATA considers that both written and electronic work diaries should count time in 15 minute intervals.

\(^\text{34}\) ATA, “Fatigue management accreditation units.” Email submission to Australian Industry Standards, 5 December 2016.

\(^\text{35}\) HVNL, s 246

\(^\text{36}\) HVNL, s 246A(2)

In addition, the ATA considers that the **technological assumptions in the law about EWDs should be reviewed**.

Section 326, for example, makes it an offence for a driver to have more than one electronic work diary. This section would make it unlawful for a driver to download an app onto multiple devices and use them, as convenient, to access a common database of work and rest hours.

The ATA further considers that:

- there should be incentives for uptake to ensure the adoption of EWDs is low cost or cost neutral, particularly for small operators
- the EWD standards should continue to ensure that devices offered by different vendors are compatible and that data can be transferred without vendor lock in.

**Sleeper cab dimensions**

Truck drivers and, in particular, long distance truck drivers know that the size of their truck’s sleeper cab has a critical effect on their comfort and sleep quality.

ADR 42 sets out the minimum legal requirements for sleeper berths, which include the following bunk dimensions:

- 1,900 mm of bunk length
- 530 mm of bunk width at the shoulders, reducing to 440 mm after 1,200 mm
- 630 mm of headroom, noting that the horizontal and roof corners of the berth can be rounded to radii not exceeding 270 mm.\(^{38}\)

These dimensions are not large enough for comfort when drivers can be living away from home for a week or more.

The CEO of the Queensland Trucking Association, Gary Mahon, received overwhelming support when he argued at the 2019 NatRoad conference that **combinations with large sleeper cabs should be able to access a length increase**, which would need to be implemented through both ADR 43 (for single vehicles) and the *Heavy Vehicle (Mass, Dimension and Loading) National Regulation* (for combinations).

After considering a number of options, the ATA considers that **the best way to give effect to the incentive would be to allow bonneted prime movers with sleeper cabs of more than 1,220 mm nominal width to be coupled to 13.2 metre reference dimension trailers throughout the network** as well as 12.3 metre reference dimension trailers.\(^{39}\)

The incentive would be available for sleeper cabs up to 1,320 mm wide.

At present, a 13.2 metre trailer can only be used if the total length of the combination falls within the dimensional limits prescribed in the national regulation. For example, the dimensional limit for a semitrailer is 19 metres.\(^{40}\) The incentive would relax this strict requirement.

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38 ADR 42, par 16.3.
39 Reference dimensions are taken from the kingpin to the rear of the trailer. A 12.3 metre reference dimension trailer is a 45 foot trailer; a 13.2 metre reference dimension trailer is a 48 foot trailer.
40 *Heavy Vehicle (Mass, Dimension and Loading) National Regulation*, sch 6 s 3(1)(a).
The primary technical issues that need to be considered in examining any length increase are overall length and low speed off-tracking (LSOT) performance.

Given the small size of the dimensional increase, overall length is not considered to be a major hurdle.

LSOT performance needs to be considered more closely, however. To validate the concept, the ATA modelled the LSOT performance of five combinations using the Queensland DTMR’s VPath package.\(^{41}\)

Table 3 (page 17) summarises the results and shows that all the combinations modelled achieve an LSOT performance that is better than the Austroads reference vehicle (7.5 metres) and in line with the PBS level 1 performance standard (7.4 metres).\(^{42}\)

The detailed modelling results are in attachment B.

**Table 3: VPath analysis of bonneted prime movers with wide sleeper cabs**

<table>
<thead>
<tr>
<th>Prime mover</th>
<th>Sleeper (mm)</th>
<th>Trailer (m)</th>
<th>Overall length (m)</th>
<th>Swept path (m)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Austroads reference</td>
<td>N/A</td>
<td>12.30</td>
<td>19.00</td>
<td>7.5</td>
</tr>
<tr>
<td>Mack Superliner</td>
<td>1,320</td>
<td>13.20</td>
<td>19.80</td>
<td>7.4</td>
</tr>
<tr>
<td>Kenworth T909</td>
<td>1,270</td>
<td>13.20</td>
<td>19.75</td>
<td>7.3</td>
</tr>
<tr>
<td>Kenworth T659</td>
<td>1,270</td>
<td>13.20</td>
<td>19.95</td>
<td>7.4</td>
</tr>
<tr>
<td>Freightliner Coronado 122</td>
<td>1,320</td>
<td>13.20</td>
<td>19.82</td>
<td>7.4</td>
</tr>
</tbody>
</table>

Source: ATA engineering analysis using DTMR VPath model

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\(^{41}\) Department of Transport and Main Roads [Qld]. Vehicle path.

Legislative drafting for key ATA proposals

Amendment to existing section 295 of the HVNL

295 National regulations for information to be included in work diary

(1) The national regulations may provide for—

(a) work diary requirements for the driver of a fatigue-regulated heavy vehicle; and

(b) the manner in which information is to be recorded in the driver’s work diary; and

(c) any other matter relating to information that is to be recorded in the driver’s work diary.

(2) Without limiting subsection (1), the national regulations may provide—

(a) for information to be recorded on a daily basis (including each period of work time and rest time the driver has on a day) or on some other stated basis; and

(b) for information to be recorded immediately before or after a period of work time or rest time; and

(c) for information to be recorded when finishing work for a day; and

(d) for information to be recorded when there is a change of the driver’s base; and

(e) for information to be recorded when there is a change of the driver’s record location; and

(f) for information to be recorded regarding the parties to a two-up driving arrangement.

(3) Without limiting subsections (1) and (2), the national regulations may provide that, if the driver stops working on a day and starts a major rest break that will continue until the end of the day, the driver may stop recording information for the day when the driver stops working and starts the major rest break.
Amendment to existing section 291 of the HVNL [*provision to be transferred to Part 3 of the Fatigue Regulation as an introductory provision to Part 3]

Application of this Part

(1) This Part applies if the driver of a fatigue-regulated heavy vehicle—

   (a) is undertaking non-local work under standard hours; or

   (b) was undertaking non-local work under standard hours in the last 14 days.

(2) However, this Part does not apply to the driver of a fatigue-regulated heavy vehicle who is working under an approved fatigue management accreditation scheme.

(3) For the purposes of this section, approved fatigue management accreditation scheme means an accreditation scheme that deals with fatigue management and that is approved by the Regulator as an approved accreditation scheme in accordance with section 458.

Amendment to existing regulation 15 of the Fatigue Regulation

15 Information to be recorded immediately after starting work

(1) Immediately after starting work on a day, the driver must record—

   (a) the day of the week and date; and

   (b) the registration number of the fatigue-regulated heavy vehicle; and

   (c) the driver’s name; and

   (d) whether the driver is a solo driver or operating under a two-up driving arrangement; and

   (e) the address of the driver’s base, unless the driver has previously recorded the address in relation to the work and it is still current; and

   (f) the address of the driver’s record location, unless the driver has previously recorded the address and it is still current; and

   (g) the time zone of the driver’s base.
Amendment to existing section 293(1) of the HVNL (plus additional sub-sections (3) and (4)) [*provision to be transferred from HVNL to Part 3 of the Fatigue Regulation]

Driver of fatigue-regulated vehicle must carry work diary

(1) The driver of a fatigue-regulated heavy vehicle must—

(a) keep a work diary; and

(b) ensure:

(i) the driver’s work diary records adequate information to determine whether the driver has complied with the driver’s work and rest hours option;

(ii) the driver’s work diary records the information required to be recorded under Subdivision [x] for each day in the previous 14 days; and

(iii) the driver’s work diary is in the driver’s possession while the driver is driving the vehicle.

Maximum penalty—

(2) Substantial compliance with Subdivision [x] is adequate for compliance with section 293(1)(b)(ii).

(3) There is taken to be substantial compliance with the requirements of Subdivision [x] if there is no reasonable doubt as to whether the driver has complied with the driver’s work and rest hours option or the driver’s duty to avoid driving while fatigued even though one or more of the requirements of Subdivision [x] may not have been strictly complied with.

Amendment to existing section 300 of the HVNL [*provision to be transferred from HVNL to Fatigue Regulation]

Application of Div [x]

(1) This Subdivision states how the driver of a fatigue-regulated heavy vehicle who is required to record information in the driver’s work diary under Subdivision [x] must record the information.

(2) Substantial compliance with this Subdivision is adequate for compliance with this Subdivision.

(3) There is taken to be substantial compliance with the requirements of this Subdivision if there is no reasonable doubt as to whether the driver has complied with the driver’s work and rest hours option or the driver’s duty to avoid driving while fatigued even though one or more of the requirements of this Subdivision may not have been strictly complied with.
**Combinations modelled and results**

**Austroads 19 metre semitrailer** based on an ADR 43 semitrailer, maximum dimension kingpin to rear of 12.3 metres and maximum “S” dimension 9.5 metres; reference benchmark vehicle.

<table>
<thead>
<tr>
<th>Prime mover</th>
<th>Dimensions (m)</th>
<th>Semitrailer (12.3 m)</th>
<th>Dimensions (m)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Front overhang</td>
<td>1.6</td>
<td>Rear overhang</td>
<td>2.8</td>
</tr>
<tr>
<td>Wheelbase</td>
<td>5.3</td>
<td>Wheelbase</td>
<td>9.5</td>
</tr>
<tr>
<td>Fifth wheel</td>
<td>+0.2</td>
<td>Axle group spread</td>
<td>2.6</td>
</tr>
<tr>
<td>Swept path</td>
<td></td>
<td></td>
<td>7.5 metres</td>
</tr>
</tbody>
</table>
Nominal 20 metre semitrailer combination based on a Mack Superliner with a 5.55 metre wheelbase, 1,300 mm sleeper and bull bar) and a 13.2 metre trailer under the proposed incentive.

<table>
<thead>
<tr>
<th>Prime mover</th>
<th>Dimensions (m)</th>
<th>Semitrailer (13.2 m)</th>
<th>Dimensions (m)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Front overhang</td>
<td>1.27</td>
<td>Rear overhang</td>
<td>3.7</td>
</tr>
<tr>
<td>Wheelbase</td>
<td>5.55</td>
<td>Wheelbase</td>
<td>9.5</td>
</tr>
<tr>
<td>Fifth wheel</td>
<td>+0.2</td>
<td>Axle group spread</td>
<td>2.6</td>
</tr>
<tr>
<td>Swept path</td>
<td></td>
<td></td>
<td>7.4 metres</td>
</tr>
</tbody>
</table>
Nominal 20 metre semitrailer combination based on a Kenworth T909 with a 5.7 metre wheelbase, 1,250 mm sleeper and bull bar) and a 13.2 metre trailer under the proposed incentive.
Nominal 20 metre semitrailer combination based on a Kenworth T659 with a 5.5 metre wheelbase, 1,250 mm sleeper and bull bar) and a 13.2 metre trailer under the proposed incentive.

<table>
<thead>
<tr>
<th>Prime mover</th>
<th>Dimensions (m)</th>
<th>Semitrailer (13.2 m)</th>
<th>Dimensions (m)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Front overhang</td>
<td>1.45</td>
<td>Rear overhang</td>
<td>3.7</td>
</tr>
<tr>
<td>Wheelbase</td>
<td>5.5</td>
<td>Wheelbase</td>
<td>9.5</td>
</tr>
<tr>
<td>Fifth wheel</td>
<td>+0.2</td>
<td>Axle group spread</td>
<td>2.6</td>
</tr>
<tr>
<td>Swept path</td>
<td></td>
<td></td>
<td>7.4 metres</td>
</tr>
</tbody>
</table>
Nominal 20 metre semitrailer combination based on a Freightliner Coronado 122 with a 5.4 metre wheelbase, 1,300 mm sleeper and bull bar) and a 13.2 metre trailer under the proposed incentive.

<table>
<thead>
<tr>
<th>Prime mover</th>
<th>Dimensions (m)</th>
<th>Semitrailer (13.2 m)</th>
<th>Dimensions (m)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Front overhang</td>
<td>1.42</td>
<td>Rear overhang</td>
<td>3.7</td>
</tr>
<tr>
<td>Wheelbase</td>
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<tr>
<td>Fifth wheel</td>
<td>+0.2</td>
<td>Axle group spread</td>
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</tr>
<tr>
<td>Swept path</td>
<td></td>
<td></td>
<td>7.4 metres</td>
</tr>
</tbody>
</table>