

DESCRIPTION OF RELEVANT GROUNDS FOR INTERNAL REVIEW

1) Exceptional Circumstances

Please provide details of the exceptional circumstances (where you have committed the offence due to unforeseen or unpreventable circumstances, (e.g. medical emergencies. Not knowing the law or forgetfulness are not exceptional circumstances)

2) Contrary to Law

Please provide the reasons why you consider the decision to issue you with the infringement notice is unlawful. (e.g. the Infringement was not valid).

3) Special Circumstances

Special Circumstances include:

- a mental or intellectual disability, disorder, disease or illness
- a serious addiction to drugs, alcohol or a volatile substance
- homelessness, or
- family violence within the meaning of the Family Violence Protection Act 2008

You must provide evidence (e.g. letter, report, statement etc) from one of the following parties to support your application.

- a case worker, case manager or social worker
- a general practitioner, psychiatrist or psychologist, or
- an accredited drug treatment agency.

Evidence (e.g. letter statement or a report) from your practitioner or case worker should include the following information

- The practitioner/case worker's qualification and relationship with you, including the period of engagement.
- The nature, severity and duration of your condition or your circumstances:
 - a) whether you were suffering from the relevant condition or circumstances at the time the offence was committed, and
 - b) whether, in the opinion of the practitioner/case worker, it is more likely than not that you could not understand or control your actions that constituted the offence.

Note: A Centrelink Medical Certificate on its own may not be adequate as it does not provide the above requirements

4) Mistaken Identity

Please provide the reason why you believe there has been a case of mistaken identity (including evidence e.g. copy of your driver's licence, in support)

5) Person Unaware of the Fine

An application made on the ground of 'person unaware' must:

- Be made within 14 days of you becoming aware of the infringement notice (You may evidence the date you became aware of the infringement notice by executing a statutory declaration)
- State the grounds on which the decision should be reviewed, and
- Provide your current address for service.

6) Penalty Reminder Notice Fee Waiver Request

Please provide the reason(s) why you believe the Penalty Reminder Notice Fee should be waived.

Note: The original penalty amount is still applicable under this request.

Applicants please note:

- If you do not provide sufficient information to enable you may be requested to provide further information. If you do not provide this further information within 28 days of the date of request your application may be determined in its absence.
- You will be notified in writing of the outcome of this review
- It is an offence to provide false or misleading information in any written statement required under the Infringements Act 2006.

CONSENT FOR INTERNAL REVIEW TO BE COMPLETED IF ANOTHER PERSON IS ACTING ON YOUR BEHALF

I, _____ of _____
give my consent to _____ of _____
to apply for an Internal Review on my behalf in relation to _____

Signed (person named on the infringement)

Signed (other person with consent)

Date

Date

HOW TO SUBMIT



Parking Infringements only



MAIL

Kingston City Council
GPO Box 425
Melbourne, VIC 3001

EMAIL

Scan completed form and send to
info@kingston.vic.gov.au



All other Infringements *Animal, Local Law, EPA, Food, Tobacco or Public Health & Wellbeing*

MAIL

City of Kingston
PO Box 1000
Mentone, VIC 3194

EMAIL

Scan completed form and send to
info@kingston.vic.gov.au

IN PERSON

A Kingston's Customer Service Centres:
Cheltenham 1230 Nepean Hwy
Chelsea 1 Chelsea Rd

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