

LOADINGS

Motor Accidents Compensation Regulation 2015

3 Country loadings

- (1) An advocate whose principal chambers or offices are in the Sydney Metropolitan area is entitled, in respect of proceedings heard or partially heard in a town outside that area, to a loading for that town in accordance with the Table to this clause. If proceedings take place at 2 or more towns outside that area, the loading payable is that appropriate to the town that is the farther or farthest from those chambers or offices.
- (2) An advocate whose principal chambers or offices are in a town outside the Sydney Metropolitan area is entitled, in respect of proceedings heard or partially heard in the Sydney Metropolitan area, to a loading for that town in accordance with the Table to this clause.
- (3) An advocate whose principal chambers or offices are in a town outside the Sydney Metropolitan area is entitled, in respect of proceedings heard or partially heard at another such town, to a loading for that other town in accordance with the Table to this clause. If proceedings take place at 2 or more towns outside that area, the loading payable is that appropriate to the town that is the farther or farthest from those chambers or offices.
- (4) For the purposes of this clause, if a town is not included in the Table to this clause, the loading for that town is to be the loading for the nearest town that is so included.
- (5) If an advocate holds more than one brief in respect of proceedings heard at a place on any one day and a loading is applicable under this clause, the loading is to be divided equally between those briefs in respect of which an advocate's fees are awarded or payable.

Table

Town	Maximum loading \$
Albury	1,042
Armidale	956
Batemans Bay	954
Bathurst	756
Bega	1,150
Bourke	1,643
Broken Hill	1,774
Byron Bay	948
Campbelltown	91

Canberra and ACT	757
Casino	1,074
Cessnock	592
Cobar	1,511
Coffs Harbour	841
Condobolin	1,281
Cooma	1,270
Coonamble	1,225
Cootamundra	868
Cowra	669
Deniliquin	1,119
Dubbo	886
Forbes	886
Glen Innes	841
Gosford	254
Goulburn	625
Grafton	1,030
Griffith	847
Gundagai	994
Gunnedah	980
Hay	1,096
Inverell	984
Katoomba	345
Kempsey	906
Lismore	948
Lithgow	393
Maitland and East Maitland	592
Moree	887
Moruya	721

Moss Vale	409
Mudgee	705
Murwillumbah	1,096
Muswellbrook	627
Narrabri	823
Narrandera	818
Newcastle	592
Nowra	592
Nyngan	1,407
Orange	674
Parkes	912
Penrith	91
Port Macquarie	764
Queanbeyan	757
Singleton	910
Tamworth	882
Taree	705
Tweed Heads	1,028
Wagga Wagga	783
Wentworth	1,662
Wollongong	375
Yass	666
Young	868

4 Interstate loadings

- (1) An advocate whose principal chambers or offices are in New South Wales is entitled, in respect of proceedings heard or partially heard in another State or Territory, to such reasonable loading as is determined by the court or the claims assessor.
- (2) If an advocate holds more than one brief in respect of proceedings heard at a place on any one day and a court or assessor determines that a loading is applicable under this clause, the loading is to be divided equally between those briefs in respect of which an advocate's fees are awarded or payable.