Approved form AF2002-96

made under the

Recovery of Lands Act 1929

Recovery of Lands Act 1929—Form 4

(see s 5)

Australian Capital Territory

Notice of intention to make application for warrant of entry

То

of

Whereas your lease of that parcel of land known as

has been determined

(a) (by the Minister)

And whereas you have failed under notice given in accordance with the *Recovery of Lands Act 1929* to deliver up possession of the land before

Now therefore take notice that if possession of the said land is not delivered up to the Territory before application will be made to the Magistrates Court at at on that day or as soon afterwards as may be for the issue of a warrant under that Act, section 4 authorising entry to be made on the land and possession to be given to the Territory.

Dated:

For and on behalf of the Minister.

(a) Omit if unnecessary

Endnotes

- 1 This form was originally in the *Recovery of Lands Act 1929* (the *authorising Act*), schedule. Under amendments made by the *Legislation (Consequential Amendments) Act 2001*, the form was omitted from the authorising Act and became a form approved under the authorising Act, section 12 (see amdt 1.3586, amdt 1.3587).
- 2 This republication includes amendments made under the *Legislation Act 2001*, part 11.3 (Editorial changes).

AF2002-96

Recovery of Lands Act 1929-Form 4

page 2

© Australian Capital Territory 2002