## LAND (PLANNING AND ENVIRONMENT) ACT 1991

## FOR THE DIRECT GRANT OF HOLDING LEASES FOR ESTATE DEVELOPMENT BY GOVERNMENT JOINT VENTURE

Determination No. 132 of 1993

The ACT Executive under subsection 161(5) of the <u>Land</u> (<u>Planning and Environment</u>) Act 1991 REVOKE the instrument made under that subsection dated 23 December 1992 AND SPECIFY the criteria for the direct grant of a lease over an area of unserviced land for the purpose of enabling the land comprised in the lease to be developed by a Government Joint Venture for subdivision and resale as follows:

## The Joint Venture Company:

- must provide details of full name and address or full company particulars of non-government participants in the Joint Venture;
- must demonstrate the financial capacity to undertake the servicing and construction program and to develop and manage the land;
- must demonstrate the non-financial capacity, including expertise, experience and resources, to undertake the development and manage the land;
- must agree to execute the "Holding Lease" and the "Deed of Agreement" in accordance with the terms and conditions specified by the Territory;

Printed by Liz Harley, ACT Government Printer by the Authority of the ACT Executive.
© Australian Capital Territory, 1993.

- must accept the requirement to execute and deliver a Commonwealth Government Industrial Conduct Undertaking for annexure to the Holding lease;
- must pay the current market value for the land in accordance with the terms and conditions specified by the Territory; and
  - must pay the fees and charges for the time being notified by the Minister as being applicable.

Dated this

20th

day of September

1993.

MINISTER

.... blword...

MINISTER