



**AUSTRALIAN CAPITAL TERRITORY**

**DANGEROUS GOODS ACT 1984**

**REVOCATION AND DETERMINATION OF FEES**

**INSTRUMENT NO. 219 OF 1998**

Pursuant to section 12A of the Dangerous Goods Act 1984 (the Act) I revoke the Determination of Fees No 104 of 1997 notified in Special Gazette No S165 of 12 July 1997, and I determine that the fees for the purposes of the Act shall be in accordance with the Schedule.

Dated the 18th day of August 1998

Brendan Smyth  
Minister for Urban Services

Relevant Section for which a fee is payable	Description of matter in respect of which fee is payable	Fee payable \$
Section of the Dangerous Goods Act 1975 (NSW) as applied by the Dangerous Goods Act 1984 (ACT)		
S 8	License for the keeping of dangerous goods in or on premises (payable by each depot in or on premises)	50
S 10	License for the carriage of dangerous goods in or on a vehicle or vessel	80
	Renewal of license for the carriage of dangerous goods	80
	Registered driver's license	30
	Renewal of registered driver's license	30
S 17	License for importation of authorised explosives into the ACT	65
S 19	License to manufacture explosives	
	For immediate use	50
	Otherwise than for immediate use	610
	Safety cartridges	50
S 21	License to sell explosives other than safety cartridges	65

Relevant Section for which a fee is payable	Description of matter in respect of which fee is payable	Fee payable \$
Section of the Road Transport Reform (Dangerous Goods) Act 1995 (Cwth)		
S11(3)(p)(i)		
Regs 4.25, 4.26	Approval of tank/intermediate bulk carriers	150

**Notes:**

It should be noted that section 10 of the Dangerous Goods Act 1984 (ACT) provides that the provisions of the dangerous Goods Act 1975 (NSW) and the Dangerous goods Regulation 1978 apply in the Territory as laws of the Territory, as modified by the Dangerous Goods Act 1984 (ACT).

It should also be noted that section 4(1) of the Road Transport Reform (Dangerous Goods) Act 1995 (Cwth) establishes that the Road Transport Reform (Dangerous Goods) Act 1995 is taken to be a law made by the Legislative Assembly for the Territory under section 22(1) of the Australian Capital Territory (Self Government) Act 1988 (Cwth).