Unit titles (Fees) Determination 2003

Disallowable Instrument DI 2003 —156

made under the

Unit Titles ACT 2001, Section 179 - Determination of Fees

- Pursuant to section 116 of the Unit titles Act 2001 (the Act I REVOKE the Determination No DI 2002 - 116 notified on the ACT Government Legislation Register and I DETERMINE that the fees payable for the purposes of the Act shall be in accordance with the Schedule.
- 2. The fees for services provided are specified in the Schedule hereunder in Column 2 and prices for 2003-2004 are specified in Column 4 opposite, in relation to that service. Where applicable, GST inclusive fees are marked with a double asterisk (**).
- 3. Explanatory notes (including the previous year's fee) are included in the Schedule. Explanatory notes are included at the end of the Schedule, where applicable. Headings and explanatory notes in the Schedule do not form part of the determination. (For example: where new fees for 2003-04 are denoted by an "N/A" in 2002-03, if included in the schedule, would not form part of the determination).
- 4. The fees determined in this schedule are payable to the ACT Government by the person(s) requesting the goods or services, as listed.
- 5. This Instrument commences on 1 July 2003.

Simon Corbell Minister for Planning 18 June 2003

Relevant Section for which a fee is payable	Description of Matter for which fee is payable	Explanatory Notes (Fee Payable \$	Fee Payable \$
(1)	(2)	2002-2003) (3)	2003-2004 (4)
Section 11	Two Unit Residential Developments–	1365.00	1399.00
Section 11	where the number of proposed residential units is two Two Unit Commercial and all Three	2111.00	2163.00
	and Four Unit Developments– where the number of proposed units is two, three or four - unstaged		
Section 11	- staged	2654.00	2720.00
Section 11	More than Four Unit Developments - where the number of proposed units exceeds four - fee per additional unit - unstaged	145.50	149.00
Section 11	More than Four Unit Developments where the number of proposed commercial units exceeds four - fee per additional unit - staged	167.00	171.00
Section 16	Developments for the purpose of section 16 of the Act, the fee to be paid if an application is amended from 'unstaged' to 'staged'	569.00 (plus \$17.50 for each unit in excess of 4 units)	\$583.00 (plus \$17.50 for each unit in excess of 4 units
Section 29	Staged Developments – Application to amend a development statement (after approval but prior to	615.00	630.00
Section 30	registration of the units plans) Application to amend a development statement – (after registration of the units plans and prior to the	1230.00	1260.00
Section 146	completion of the development) Amending an existing unit plan – Unit entitlement authority	615.00	630.00
Section 149	Amending an existing unit plan –	1230.00	1260.00
Section 160	Boundary authority Amending an existing unit plan – Cancellation authority	2050.00	2101.00

THIS IS PAGE 1 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE MINISTER UNDER THE UNIT TITLES ACT 2001.

Minister's Initials