Australian Capital Territory

LAND (PLANNING AND ENVIRONMENT) CRITERIA FOR DIRECT LEASE GRANTS (TERRITORY BUDGET-FUNDED AUTHORITIES) DETERMINATION 2003*

Disallowable instrument DI2003-196

made under the

Land (Planning and Environment) Act 1991 section 161(7)

The ACT Executive REVOKES Instrument No 24 of 1992 and DETERMINES criteria for the direct grant of crown leases to the AUSTRALIAN CAPITAL TERRITORY and TERRITORY BUDGET-FUNDED AUTHORITIES. The criteria area:

The applicant:

- must demonstrate to the Planning and Land Authority that there is no other suitable land available to the agency;
- must complete and sign an application for the lease in the required form giving details of:
 - its full name and address;
 - site particulars (if applicable);
 - size of proposed development;
 - purpose of the development;
 - evidence of its status as a Territory budget-funded authority or corporation;
- must demonstrate to the Planning and Land Authority that funds have been appropriated to develop and manage the land; and
- must pay the fees and charges for the time being notified by the Planning and Land Authority as being applicable.

Mr Wood Minister for Urban Services 8 July 2003 Mr Corbell Minister for Planning 8 July 2003

^{*}Name amended under Legislation Act 2001 s 60