

Australian Capital Territory

**Land (Planning and Environment) Criteria For Direct Lease Grants (National Land that has become Territory Land) Determination 2003\***

**Disallowable instrument DI2003-207**

made under the

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

---

The ACT Executive REVOKES instrument No 145 of 1992 and DETERMINES the criteria for the direct grant of Crown leases over land which was National Land and has become Territory Land. The criteria are:

**The applicant must:**

- be nominated by the Commonwealth as eligible for the grant of a City Area Leases Ordinance 1936 lease over a parcel of National Land that is to become Territory Land;
- complete an application for the lease;
- pay the agreed amount for the lease;
- agree to comply with the terms and conditions of the proposed lease and
- 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