

Australian Capital Territory

Land (Planning and Environment) Determination of Matters to be Taken into Consideration – Grant of a Further Rural Lease (No 2) 2003 Amendment Determination (No 1)

Disallowable instrument DI2003 - 294

made under the

Land (Planning and Environment) Act 1991, Section 171A (2) (Grant of further rural leases)

1 Name

This determination is the *Land (Planning and Environment) Determination of Matters to be Taken into Consideration—Grant of a Further Rural Lease (No 2) 2003 Amendment Determination (No 1)*.

2 Commencement

This determination commences on the day after notification on the Legislation Register.

3 Instrument amended

This determination amends the *Land (Planning and Environment) Determination of Matters to be Taken into Consideration—Grant of a Further Rural Lease (No 2) 2003*.

4 Attachment 1, Interpretation, definition of Territory owned improvement

omit

subparagraph 173 (1A) (a) (i) or (ii)

substitute

section 173 (2) (a) (i) or (ii)

5 Attachment 1, Page 2, Conditions under which the Planning and Land Authority, on behalf of the Executive shall grant a further rural lease

omit

subparagraph (3) (c) “the lessee purchases all Planning and Land Authority owned improvements (except timber treatment) for the amount determined by the Territory.”

substitute

subparagraph (3) (c) “the lessee purchases all Territory owned improvements (except timber treatment) for the amount determined by the Planning and Land Authority.”

Simon Corbell MLA
Minister for Planning
14 November 2003