## AUSTRALIAN CAPITAL TERRITORY OZONE PROTECTION ACT 1991

## DETERMINATION OF FEES

NO 136 OF 1992

## EXPLANATORY STATEMENT

This instrument sets fees for the purposes of the Ozone Protection Act 1991 which provides for the issuing of licences to deal with, manufacture or use an ozone depleting substance or service an article which contains an ozone depleting substance.

Similar legislation in other states also requires the licensing of people involved in the above activities.

There was a general understanding within industry that a NSW licence would be recognised in the ACT. Many people obtained licences under the NSW legislation in anticipation of the ACT legislation.

A further licence fee is seen as an unexpected financial burden to the industry and the Government felt it necessary to waive the initial licence application fee for holders of an interstate licence. Licence renewal fees due after 12 months will remain at \$50.00 as set out in a previous determination.

The application fee for holders of an interstate licence are set out below.

Licence Issued	Fee Payable
To use an ozone depleting substance and is the holder of a licence under a corresponding law	no fee
To service an article which contains an ozone depleting substance and is the holder of a licence under a corresponding law	no fee
To deal with an ozone depleting substance in relation to the sale, transport and storage of the substance and is the holder	
of a licence under a corresponding law	no fee

The fees for persons applying for a licence who do not hold an interstate licence and renewal fees for all licences remain unchanged.

Authorised by the Minister for Environment, Land and Planning