Australian Capital Territory

Public Unleased Land (Fees) Determination 2014 (No 1)

Disallowable Instrument DI2014—187

made under the

Public Unleased Land Act 2013, section 130 (Determination of fees)

EXPLANATORY STATEMENT

Section 130 of the *Public Unleased Land Act 2013* permits the Minister to determine fees for the purposes of the Act.

This determination revokes the previous fee determination (DI 2013–194) that set fees for the 2013-2014 financial year and establishes fees from 1 July 2014.

The determination increases fees by 4% taking into consideration rounding for cash handling purposes.

The determination permits the waiver of site rental fees where the applicant is a registered charity or not for profit entity, the activity or purpose to which the site rental fee relates reduces the cost of service delivery to the Territory or the activity provides a community benefit.

The determination permits the waiver of application fees for the approval of a temporary road closure (1.0) for all Registered Australian Charities, Not-for-profit Organisations and Roads ACT. Roads ACT will not be charged fees for the Application for approval to undertake work on public unleased land that includes interference with Territory property (1.1) or fees for the approval to use a closed road (1.2).

The determination takes effect on 1 July 2014.