Australian Capital Territory

## **Community Title (Fees) Determination and Revocation 2002**

Disallowable Instrument DI 2002 - 105

Made under the

Community Title Act 2001, Section 96 - Determination of fees

- 1. Pursuant to section 96 of the *Community Title Act 2001* (the Act) I **REVOKE** the Disallowable Instrument DI 2002-21 dated 8 March 2002 as notified in the legislation register and I **DETERMINE** that the fees for the purposes of the Act shall be in accordance with the Schedule.
- 2. The fees for services provided are specified in the Schedule hereunder in Column 2 and prices for 2002-2003 are specified in Column 4 opposite, in relation to that service. Where applicable, GST inclusive fees are marked with a double asterisk (\*\*).
- 3. Explanatory notes (including the previous year's fee) are included in the Schedule. Explanatory notes are included at the end of the Schedule, where applicable. Headings and explanatory notes in the Schedule do not form part of the determination. (For example: where new fees for 2002-03 are denoted by an "N/A" in 2001-02, if included in the schedule, would not form part of the determination).
- 4. The fees determined in this schedule are payable to the ACT Government by the person(s) requesting the goods or services, as listed.
- 5. This Instrument commences on 1 July 2002.

Simon Corbell Minister for Planning 26 June 2002

| Relevant<br>Section for<br>which a fee<br>is payable<br>(1) | Description of Matter for which<br>fee is payable<br>(2)   | Fee payable<br>\$<br>2001-2002<br>(3) | Fee payable<br>\$<br>2002-2003<br>(3) |
|---|--|---------------------------------------|---------------------------------------|
|   |  |                                       |                                       |
| Section 8   | Application for Residential<br>Developments – where the number<br>of proposed lots is 3 – staged   | 1500.00                               | 1537.00                               |
| Section 8   | Application for Residential<br>Developments – where the number<br>of proposed lots is more than 3 –<br>fee per additional lot – unstaged | 150.00                                | 153.00                                |
| Section 8   | Application for Residential<br>Developments – where the number<br>of proposed lots is more than 3 –<br>fee per additional lot – staged   | 170.00                                | 174.00                                |
| Section 8   | Application for Commercial<br>Developments – where the number<br>of proposed lots is 3 – unstaged  | 1500.00                               | 1537.00                               |
| Section 8   | Application for Commercial<br>Developments – where the number<br>of proposed lots is 3 – staged  | 1800.00                               | 1845.00                               |
| Section 8   | Application for Commercial<br>Developments – where the number<br>of proposed lots is more than 3 –<br>fee per additional lot – unstaged  | 150.00                                | 153.00                                |
| Section 8   | Application for Commercial<br>Developments – where the number<br>of proposed lots is more than 3 –<br>fee per additional lot – unstaged  | 170.00                                | 174.00                                |
| Section 13  | Preparation of Bond for unfinished works   | 110.00                                | 112.00                                |
| Section 15  | Lapse of endorsement of<br>community title scheme after 3<br>months  | 70.00                                 | 71.50                                 |

THIS IS PAGE 1 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE MINISTER UNDER THE COMMUNITY TITLE ACT 2001.

Minister's Initials\_\_\_\_\_

| Relevant<br>Section for<br>which a fee<br>is payable<br>(1) | Description of Matter for which<br>fee is payable<br>(2)   | Fee payable<br>\$<br>2001-2002<br>(3) | Fee payable<br>\$<br>2002-2003<br>(3) |
|---|--|---------------------------------------|---------------------------------------|
|   |  |                                       |                                       |
| Section 22  | Amendment of a community title<br>scheme after registration – where<br>the number of lots is more than 3 –<br>fee per additional lot | 100.00                                | 102.00                                |
| Section 24  | Lapse of authorisation of a community title scheme after 3 months  | 70.00                                 | 71.50                                 |

THIS IS PAGE 1 OF THE SCHEDULE TO THE DETERMINATION MADE BY THE MINISTER UNDER THE COMMUNITY TITLE ACT 2001.

Minister's Initials\_\_\_\_\_