Australian Capital Territory

## Adoption (Fees) Determination 2006 (No 1)

**Disallowable instrument DI2006–114** 

made under the

Adoption Act 1993, section 118 (Determination of Fees)

## **EXPLANATORY STATEMENT**

The Adoptions Act 1993 commenced operation on 1 July 1993. The Act provides the legal framework for adoptions in the ACT.

Section 118 of the Act provides for fees to be determined in respect of these services. Fees are charged in respect of Overseas Adoption as this program is not viewed as a service to children of the ACT community. Fees assist in part reimbursement of the infrastructure necessary to maintain an overseas adoption program.

Fees are charged for Step parent adoption as these services are viewed as non-essential as a range of alternative options are available to these children through Family Law provisions.

There are five different Adoption fees:

<u>Overseas Adoption</u> – this type of adoption is for families residing in the ACT wishing to adopt a child or children born overseas. Overseas adoption attracts four of the components at four different stages of the process:

Information Seminar Administrative Home Study Post Placement Visits and Reports

<u>Step Parent Adoption</u> – this type of adoption is for families residing in the ACT wishing to adopt a relative child. Step parent adoption attracts only one fee:

Step Parent Fee

Under Division 81 Determinations of the GST legislation, adoption fees do not attract GST.