### **AUSTRALIAN CAPITAL TERRITORY**

## LAND (PLANNING AND ENVIRONMENT) ACT 1991

# DETERMINATION OF CRITERIA FOR EXEMPTION OF SIGNS FROM PART 6 OF THE LAND (PLANNING AND ENVIRONMENT) ACT 1991

### INSTRUMENT NO. 66 OF 2001

#### **EXPLANATORY STATEMENT**

The Land (Planning and Environment) Act 1991 ("the Act") establishes a regime which provides for planning, heritage, environmental and land matters in respect of Territory Land.

Part 6 of the Act requires any development in the Territory to be the subject of a development approval. The *Land (Planning and Environment) Regulations* (the Regulations) provide some exemptions from the requirement to seek development approval.

Section 282(2) of the Act provides that the Regulations may authorise the Minister to exempt from Part 6 of the Act, by disallowable instrument, any development consisting of the erection, fixing or displaying of a sign or advertising material on the land.

Regulation 25 provides for a disallowable instrument to establish criteria for the exemption, from the requirement for development approval, of the erection, fixing or displaying of a sign or advertising material on land.

Signs located on National Land are not exempt from the requirement for development approval.

The criteria for exempting signs are:

- 4. any sign referred to in the two attached schedules and marked with an "E" is exempt provided it complies with 'Part C3 Sign Policies' of the Territory Plan.
- 5. any sign referred to in the two attached schedules and marked with a "T" is exempt provided:
  - (c) the sign complies with Part C3 Sign Policies of the Territory Plan; and
  - (d) the sign is not erected, fixed or displayed for more than two weeks (in total) in any calender year.
- 3. any sign that is the subject of an approved Signage Master Plan in accordance with 'Part C3 Sign Policies' of the Territory Plan is exempt.