Australian Capital Territory

Dangerous Substances (Fees) Determination 2019

**Disallowable instrument DI2019-53**

made under the

*Dangerous Substances Act 2004*, s 221 (Determination of fees)

**EXPLANATORY STATEMENT**

Section 221 of the *Dangerous Substances Act 2004* (the Act)permits the Minister to determine fees for the purposes of the Act.

This determination revokes and replaces the *Dangerous Substances (Fees) Determination 2018* (DI2018-109).

This determination reflects the new standard structure and style for fee determinations. While it removes a redundant fee, it does not amend the fees or fee amounts that have already been determined for the 2018-19 financial year.

Item 312 of the *Dangerous Substances (Fees) Determination 2018* (DI2018-109), fee for registration of a registrable premises, has been removed as it was made redundant on the repeal of chapter 2 of the *Dangerous Substances (General) Regulation 2004* which removed the requirement to register premises where dangerous substances are present in quantities reaching at least a placard quantity threshold. The *Work Health and Safety Regulation 2011* now requires a notification to be made to the regulator if hazardous chemicals are present at the workplace in quantities exceeding a manifest quantity threshold as a result of the adoption of Chapter 7 of the national model Work Health and Safety Regulation. The applicable fee is now made under   
the *Work Health and Safety Act 2011,* section 278 (Determination of fees).