Australian Capital Territory

Unlawful Gambling (Charitable Gaming Application Fees) Determination 2019

**Disallowable Instrument DI2019–161**

made under the

Unlawful Gambling Act 2009, section 48 (Determination of fees)

### EXPLANATORY STATEMENT

The *Unlawful Gambling Act 2009* (the Act)prohibits gambling activity unless it is expressly authorised or exempt from authorisation through gaming laws.

This instrument revokes DI2018-195, the *Unlawful Gambling (Charitable Gaming Application Fees) Determination 2018*.

Section 48 of the Act provides that the Minister may determine fees for the Act. This instrument sets out the fee to accompany an application by a charitable organisation to conduct charitable gaming under the Act under section 11 of the Act.

The fee in the 2019-20 financial year has been increased from the fee in the previous financial year by a Wage Price Index (WPI) forecast of 2.5 per cent, rounded down to the nearest dollar. This gives effect to the Government’s policy decision to limit growth in government fees and charges for households to no more than the Wage Price Index in 2019-20 as was announced in the 2019-20 ACT Budget. This approach also aligns with the 2018 Treasury Guidelines for Fees and Charges

The Attachment to this explanatory statement sets out the current fee (in column 3) and the new fee to take effect from 1 July 2019 (in column 4) to enable a comparison.

A determination under section 48 is a disallowable instrument and must be tabled in the Legislative Assembly.

| Column 1 | **Column 2** | **Column 3** | **Column 4** |
| --- | --- | --- | --- |
| Relevant Section of Act | **Description of Matter for which Fee is Payable** | **Previous Fee (GST exempt)** | **Fee from 1 July 2019 (GST exempt)** |
| 11 | The fee payable under s11 of the *Unlawful Gambling Act 2009* to accompany an application to the ACT Gambling and Racing Commission for approval to conduct a game. | 57.00 | 58.00 |