Australian Capital Territory

Waste Management and Resource Recovery (Fees) Determination 2019 (No 2)

**Disallowable Instrument DI2019-184**

made under the

*Waste Management and Resource Recovery Act 2016*, section 126 (Determination of fees and rates of interest)

**EXPLANATORY STATEMENT**

Section 126 of the *Waste Management and Resource Recovery Act 2016* (the Act) provides that the Minister may, amongst other things, determine fees for the Act. This instrument does not change the fees determined under the Waste Management and Resource Recovery (Fees) Determination 2019 (No 1) [D12019-106] which this instrument revokes.

This instrument provides technical amendment or corrections as follows;

1. Paragraph 3 of the instrument is corrected to highlight the separation and reference to columns of schedule 1 and schedule 2.
2. Paragraph 5, 6 and 7 were corrected to reference schedule 2 which mistakenly were omitted from the original instrument.
3. Fee 1.8 has been updated to include the wording ‘or mattress bases’ for customer clarification.
4. Fees in parts 8 and parts 9 have been updated to include ‘\*\*’ to indicate GST inclusive fees which were not included in the original instrument.
5. Wording in fees 7.1 and 7.2 have been update from ‘Contaminated Remediation Material’ to ‘Non-Friable Asbestos Containing Material’.
6. The dictionary on page 10 has been updated to reflect the term ‘Non-Friable asbestos containing material’ to support the changes in fees 7.1 and 7.2 outlined above.

Additional notes have been included for clarity and administrative purposes for certain fees and additional reference materials for clarity with the Determination.

***Revocation***

This instrument revokes the Waste Management and Resource Recovery (Fees) Determination 2019 (No 1) [D12019-106].

The determination commences the day its notification day.