Australian Capital Territory

Lotteries (Fees) Determination 2020

**Disallowable Instrument DI2020–132**

made under the

Lotteries Act 1964, section 18A (Determination of Fees)

**EXPLANATORY STATEMENT**

The *Lotteries Act 1964* (the Act) provides for the approval and regulation of lotteries in the Territory.

Section 18A of the Act provides that the commission (the ACT Gambling and Racing Commission) may determine fees for the Act. This instrument provides for fees in relation to applications to the commission for approval to conduct lotteries in the Australian Capital Territory.

This instrument commences on the day after its notification day.

With this instrument, the *Lotteries (Fees) Determination 2019* (*No 1*) DI2019-100 is revoked.

This instrument also provides that the commission may, if satisfied that it is appropriate to do so, refund, waive or remit any fee or part of a fee payable for a matter stated in an item in the Schedule, column 2.

The authority to refund, waive or remit any fee aims to facilitate the consideration of refunds, or waivers of such fees, due to the impact of COVID-19 on types of lotteries that are currently approved. This aims to provide a further means of supporting and encouraging businesses to continue operating, albeit with potentially varied prize offerings in order to ensure there is no breach of public health directions or other overt risk posed to entrants through the type of prize.

Other inconsequential changes to the layout of the Instrument have been made in order to provide a simplified layout that is consistent with other Fee Instruments in-force under Gaming Laws within the Territory.

A determination under section 18A is a disallowable instrument and must be tabled in the Legislative Assembly.