Australian Capital Territory

Waste Management and Resource Recovery (Fees) Determination 2020 (No 1)

**Disallowable Instrument DI2020 - 163**

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 sets the 2020-21 financial year fees and takes effect on 1 July 2020.

***Indexed Fees***

This determination maintains 2019-20 fees as per Budget Memo 2020/07.

This determination provides that registered charities and ACT Government agencies may apply to the Minister to waive a fee listed in schedule 1. The Minister may waive the fee (completely or partly).

A waiver has been in place since June 2014 for landfill disposal fees of all loose fill asbestos insulation affected (Mr Fluffy) properties (Cabinet Decision 14/010/CAB). The cost of landfilling all Mr Fluffy waste has been met by the Asbestos Response Taskforce (ART). A vast majority of affected properties have been demolished (93% of 1023 properties as at October 2018). Owners of undemolished properties were contacted by ART in July 2017 and again in December 2018 stating that the fee waiver would be ceasing in June 2019 and that ART would not be funding disposal costs for property owners not participating in the scheme after June 2019.

The Minister for City Services agreed to the removal of the waiver for property owners not participating in the scheme after June 2019.

***Revocation***

This instrument revokes the Waste Management and Resource Recovery (Fees) Determination 2019 (No 2) [DI2019-184].

The determination commences 1 July 2020.