Australian Capital Territory

Official Visitor (Children and Young People) Visit and Complaint Guidelines Revocation 2022

**Disallowable instrument DI2022–52**

made under the

Official Visitor Act 2012, s 23F (Minister may make guidelines)

EXPLANATORY STATEMENT

Section 23F of the *Official Visitor Act 2012* (the Act) provides that the Minister may, after consulting the operational Minister for a visitable place, make guidelines about a range of matters including visits by an official visitor for the visitable place, and the inspection of records relating to entitled people at a visitable place by an official place.

The *Official Visitors Guidelines 2020* consolidated and replaced previous guidelines which regulated official visitors in particular operational areas. The *Official Visitor (Children and Young People) Visit and Complaint Guidelines 2019 (No 1)* were inadvertently not revoked at the time the new, consolidated guidelines came into force.

This instrument corrects that oversight by revoking the *Official Visitor (Children and Young People) Visit and Complaint Guidelines 2019 (No 1)*. This fulfils the intent of consolidating the *Official Visitor Guidelines* to regulate official visitors to all operational areas, including visitable places under the *Children and Young People Act 2008*.