Australian Capital Territory

Public Unleased Land (Fees) Determination 2024 (No 1)

**Disallowable Instrument DI2024-131**

made under the

Public Unleased Land Act 2013, section 130 (Determination of fees)

**EXPLANATORY STATEMENT**

Section 130 of the *Public Unleased Land Act 2013* (Act) provides that the Minister may determine fees for the Act. This instrument commences on 1 July 2024.

***Exemption of fees***

Paragraph 6 of the determination exempts registered charities and Territory Authorities from various fees referred to in schedule 1.

***Waiver of fees***

The determination permits the Director-General Transport Canberra and City Services, the Deputy Director-General City Services and the Executive Group Manager City Operations to waive fees in specified circumstances.

Paragraph 7(4) of the determination exempts Transport Canberra and City Services Directorate from fees related to public unleased land for construction or other development work related activities contracted or conducted by, or on behalf of, the Directorate.

***Indexed Fees***

Fees related to business as a hawker have been maintained at $0 to reflect decisions from the 2019-20 Budget Review.

This determination increases all other fees contained in DI2023-104 by a Wage Price index (WPI) of 3.85% as per advice from ACT Treasury, rounded for cash handling and other purposes.

***Revocation***

This determination revokes the previous fee determination (DI2023–104) that set fees for the 2023-24 financial year.