Australian Capital Territory

# Legislation (Planning and Development) Delegation 2015 (No 3)\*

## Notifiable instrument NI2015–180

made under the

Legislation Act 2001, s 254A (Delegation by Minister)

### 1 Name of instrument

This instrument is the *Legislation (Planning and Development) Delegation* 2015 (No 3).

### 2 Commencement

This instrument commences on the day after notification.

#### 3 Delegation

I delegate my functions under sections 211C, 211D, 211E, 211F and 211H (6) of the *Planning and Development Act 2007* (the Act) to the Chief Planning Executive (delegate), subject to the following condition.

**Chief Planning Executive** means the Chief Planning Executive appointed under section 21 of the Act.

### 4 Delegation Condition

The delegate must forward all submissions received under section 211D of the Act about an EIS exemption application to me after the end of the consultation period for my consideration under section 211H.

consultation period see section 211C (2) of the Act.

EIS means environmental impact statement, see section 206 of the Act.

**EIS exemption** see section 211 of the Act.

<sup>\*</sup>Name amended under Legislation Act, s 60

Note 1: A completed EIS must be lodged with a development application in the impact track when an EIS exemption is in force for the development proposal (see sections 127, 128, 139(2)(f), 210, 211 of the Act).

Note 2: Section 211H (3) of the Act requires the Minister to consider any submissions received during the consultation period for the EIS exemption application.

Mick Gentleman MLA Minister for Planning 16 April 2015