# Electricity Feed-in (Large-scale Renewable Energy Generation) FiT Capacity Release Determination 2014 (No 2)

Disallowable instrument DI2014-107

made under the

Electricity Feed-in (Large-scale Renewable Energy Generation) Act 2011 - Section 10 (FiT capacity release)

### 1 Name of instrument

This Instrument is the *Electricity Feed-in (Large-scale Renewable Energy Generation) FiT Capacity Release Determination 2014 (No 2).* 

#### 2 Commencement

This Instrument commences the day after its notification.

# 3 Determination of FiT capacity release

I determine that:

- 1) 1MW of the FiT capacity provided for under the Act be made available for the grant of FiT entitlements, by direct grant process;
- 2) any FiT entitlement that may be granted under this release will be for:
  - a) a term of 20 years;
  - b) solar energy generation; and
  - c) large renewable energy generators located within the Australian Capital Territory; and
- 3) the minimum capacity of a large renewable energy generator's generating system in relation to which a FiT entitlement may be granted under this release is 201kW.

## 4 Criteria to be met by eligible persons

For a person to be eligible for a FiT entitlement granted under this release, the following criteria must be met:

- 1) The person must be a single, legal, incorporated entity that is a genuine ACT based community organisation;
- 2) The person must not be insolvent, or become subject to an insolvency event;
- 3) The person must not have had a judicial decision relating to employee entitlements made against it (not including decisions under appeal) and not have paid the claim;
- 4) The person must not have been named as an organisation that has not complied with the *Workplace Gender Equality Act 2012*; and
- 5) The person must have a completed proposal form and all required attachments by the specified closing date and time.

## 5 Criteria to be met by eligible proposals

For a person's proposal to be eligible for a FiT entitlement granted under this release, the following criteria must be met:

- 1) Proposals must be for the establishment of a single generating system that has no more than 1MW generating capacity as determined at its point of connection to an interconnected national electricity system;
- 2) A proposal's generating systems must be connected to the ACT electricity network;
- 3) Proposals must be for a new (yet to be constructed) generating system;
- 4) Proposals must have low risks to timely completion;
- 5) Proposals must have a high quality of engagement with the local community in which they are proposed to be developed;
- 6) Proposals must have significant economic development benefits for the ACT; and
- 7) Proposals must have attempted to minimise their reliance on the Treasury Financial Guarantee.

Simon Corbell
Minister for the Environment and Sustainable Development
4 June 2014