## Electricity Feed-in (Large-scale Renewable Energy Generation) FiT Capacity Release Determination 2016 (No 2)

## Disallowable instrument DI2016-48

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 2016 (No 2).* 

## 2 Determination of FiT capacity release

- (1) I determine that—
  - (a) a FiT capacity release of 91MW is to be made available for the grant of FiT entitlements; and
  - (b) the release is to be made available by competitive process or direct grant; and
  - (c) the minimum capacity of a large renewable energy generator's generating system in relation to which a FiT entitlement may be granted under the release is to be 9MW; and
  - (d) for a FiT entitlement that may be granted under the release—
    - (i) the term is to be 20 years; and
    - (ii) 1 or more of the following renewable energy sources must be used:
      - (A) wind;
      - (B) solar;
      - (C) an energy source declared by the Minister under the Act, section 6 to be a renewable energy source; and
    - (iii) large renewable energy generators must be located in—
      - (A) the Australian capital region; or

- (B) a participating jurisdiction.
- Note 1 Participating jurisdiction—see the National Electricity (ACT) Law, s 2.
- Note 2 Terms used in this disallowable instrument have the same meaning that they have in the *Electricity Feed-in (Large-scale Renewable Energy Generation) Act* 2011 (see Legislation Act, s 148.) For example, the following terms are defined in the Act, dict:
  - Australian capital region
  - capacity, of a generating system (see s 7)
  - FiT capacity (see s 9)
  - FiT capacity release (see s 10 (1))
  - FiT entitlement (see s 8)
  - large renewable energy generator (see s 6).