FEDERAL FINANCIAL RELATIONS (GENERAL PURPOSE FINANCIAL ASSISTANCE) DETERMINATION NO. 48 (MARCH 2013)

I, WAYNE MAXWELL SWAN, Treasurer, make this Determination under section 9 of the Federal Financial Relations Act 2009.					
WAYNE MAXWELL SWAN	Dated: 19 March 2013				

PART 1 — PRELIMINARY

Name of Determination

1. This determination is the Federal Financial Relations (General purpose financial assistance) Determination No. 48 (March 2013).

Commencement

2. This determination commences on the day on which this determination is made.

Definitions

3. The following definitions are used throughout this determination:

Act means the Federal Financial Relations Act 2009.

COAG Reform Fund means the COAG Reform Fund established by section 5 of the COAG Reform Fund Act 2008.

Drawing right means a drawing right issued under section 27 of the *Financial Management and Accountability Act 1997*.

Intergovernmental Agreement means the Intergovernmental Agreement on Federal Financial Relations that took effect on 1 January 2009. The Intergovernmental Agreement provides an overarching framework for financial transfers between the Commonwealth and the States and related collaboration on policy development and service delivery.

State includes the Australian Capital Territory and the Northern Territory.

Exemption from section 42 (disallowance) of the Legislative Instruments Act 2003

4. Subsection 9(5) of the Act provides that this determination is a legislative instrument, but section 42 (disallowance) of the *Legislative Instruments Act 2003* does not apply to this determination.

PART 2 — PURPOSE

Provision of financial assistance

5. This determination is made, in accordance with section 9 of the Act, for the purpose of providing financial support for the States' service delivery efforts through general purpose financial assistance to be used by the States for any purpose.

Terms and conditions

- 6. Subsection 9(2) of the Act requires that an amount determined under subsection 9(1) must be credited to the COAG Reform Fund.
- 7. The COAG Reform Fund Act 2008 established the COAG Reform Fund and specifies that it is a Special Account for the purposes of the Financial Management and Accountability Act 1997.
- 8. Subsection 7(2) of the *COAG Reform Fund Act 2008* requires that the terms and conditions on which financial assistance is granted through the COAG Reform Fund are to be set out in a written agreement between the Commonwealth and the State.
- 9. The terms and conditions for all payments of general purpose financial assistance are provided in 'Schedule D Payment Arrangements' to the *Intergovernmental Agreement*. Schedule 1 to this determination provides a summary of the relevant provisions for general purpose financial assistance.

PART 3 — GENERAL PURPOSE FINANCIAL ASSISTANCE

Determination

10. In accordance with subsection 9(1) of the Act, the amounts specified in Table 1 are to be credited to the COAG Reform Fund before being paid on 21 March 2013 to the States specified in that table for the purpose of making a grant of general purpose financial assistance to those States.

Table 1: General Purpose financial assistance for payment on 21 March 2013

State	Amount of General purpose financial assistance
New South Wales	-
Victoria	-
Queensland	-
Western Australia	\$88,276,713.86
South Australia	-
Tasmania	-
Australian Capital Territory	\$3,063,332.05
Northern Territory	-
Total	\$91,340,045.91

- 11. Schedule 2 to this determination provides further information on these payments
- 12. The terms and conditions for all payments of general purpose financial assistance are provided in 'Schedule D Payment Arrangements' to the *Intergovernmental Agreement*.

Drawing rights limits

- 13. Subsection 9(3) of the Act provides that the total amount credited to the COAG Reform Fund for the purpose of making a grant of general purpose financial assistance in the financial year starting on 1 July 2012 must not exceed \$1,500,000,000.
- 14. The amounts specified in Table 2 are the total amounts determined in the 2012-13 financial year in respect of general purpose financial assistance, including this determination.

Table 2: Total cumulative payments of general purpose financial assistance in 2012-13

State	Amount of General purpose financial assistance					
New South Wales	-					
Victoria	-					
Queensland	-					
Western Australia	\$820,498,152.59					
South Australia	-					
Tasmania	-					
Australian Capital Territory	\$27,569,988.45					
Northern Territory	\$4,970,097.52					
Total	\$853,038,238.56					
General drawing rights limit for 2012-13	\$1,500,000,000.00					
Remaining drawing rights limit for 2012-13	\$646,961,761.44					

15. The total amount determined for payment of general purpose financial assistance to date in the 2012-13 financial year does not exceed the general drawing rights limit.

SCHEDULE 1

SUMMARY OF RELEVANT AGREEMENTS FOR GENERAL PURPOSE FINANCIAL ASSISTANCE

Payment title	Purpose	Relevant agreement	
Compensation for impact on royalties of excise amendment	The Commonwealth provides general purpose financial assistance to compensate Western Australia for the loss of royalty revenue resulting from the removal in the 2008-09 Budget of the exemption of condensate from crude oil excise.	Schedule D – Payment arrangement of the Intergovernmental Agreement	
ACT Municipal Services	 The Commonwealth provides general purpose financial assistance to the Australian Capital Territory to: assist in meeting the additional municipal costs which arise from Canberra's role as the national capital; and compensate the Australian Capital Territory for additional costs resulting from the national capital planning influences on the provision of water and sewerage services. 	Schedule D – Payment arrangement of the Intergovernmental Agreement	
Royalty payments			
— Offshore Petroleum and Greenhouse Gas Storage Act 2006	The Commonwealth provides general purpose financial assistance to Western Australia from royalties payable under the <i>Offshore Petroleum (Royalty) Act 2006</i> in respect of the North West Shelf oil and gas project off the coast of Western Australia. The Commonwealth collects these royalties because it has jurisdiction over off-shore areas. These royalties will be shared between the Commonwealth (approximately one third) and Western Australia (approximately two thirds). These payment arrangements are in accordance with section 75 of the <i>Offshore Petroleum and Greenhouse Gas Storage Act 2006</i> .	Schedule D – Payment arrangement of the Intergovernmental Agreement	

SCHEDULE 2

AMOUNTS OF GENERAL PURPOSE FINANCIAL ASSISTANCE ON 21 MARCH 2013 (\$)

	NSW	VIC	ÓГЪ	WA	SA	TAS	ACT	NT	Tetal
General Revenue Assistance									
Compensation for impact on royalties of excise amendment	-	-	-	6,557,517.08	-	-	-	-	6,557,517.08
ACT Municipal Services	-	-	-	-	-	-	3,063,332.05	-	3,063,332.05
Rayaliy payments									
Offsbure Petroleum & Greenboure Gas Storage Act 2006	_	-	-	81,719,196 <i>3</i> 8	-	-	-	-	81,719,196.78
Total	-	-	-	88,276,713.86	-	-	3,063,332.05	-	91,340,045.91