NATIONAL PARTNERSHIP AGREEMENT TO DELIVER A SEAMLESS NATIONAL ECONOMY IMPLEMENTATION PLAN

Part 1 - 27 Deregulation Priorities

Output			Milestones		
	2008-09	2009-10	2010-11	2011-12	2012-13
1. Occupational health and safety (OH&S) Nationally uniform OH&S laws, comprising a model Act, model regulations and model codes of	Independent review of the national OH&S system: final report to Workplace Relations Ministers' Council (WRMC) by 30 Jan 2009 Commonwealth:	All jurisdictions: WRMC to agree model OH&S Bill by Sept 2009 All jurisdictions: Safe Work Australia to commence developing	All jurisdictions: Safe Work Australia to finalise model regulations by May 2011	All jurisdictions: enact model legislation and regulations and complete all related transition arrangements by Dec 2011	
practice and a nationally consistent approach to compliance and enforcement policy.	establish new national entity, Safe Work Australia All jurisdictions: Safe Work Australia to release model OH&S Bill exposure draft and draft Regulatory Impact Statement (RIS) for public comment by May 2009	model regulations by Oct 2009 All jurisdictions: Safe Work Australia to commence developing model codes of practice by late 2009 All jurisdictions: WRMC to report to COAG, through BRCWG, on reform progress by June 2010			

Output	Milestones						
_	2008-09	2009-10	2010-11	2011-12	2012-13		
2. Environmental assessment and approvals processes A consistent and efficient system of environmental assessment and approval when processes under both the Commonwealth and State or Territory laws are involved.	Commonwealth and VIC: finalise bilateral assessment agreement by end 2008 Commonwealth and ACT: finalise bilateral assessment agreement by early 2009	All jurisdictions: deliver implementation plans on opportunities for approvals bilateral agreements and strategic assessments to COAG by mid 2009					
3. Payroll tax harmonisation Adopt common state and territory payroll tax administrative provisions and definitions by 1 July 2012.	WA, ACT and NT: adopt first stage reforms already adopted by the other States by end 2008	WA, SA and NT: consider second stage of reforms already agreed by NSW, VIC, QLD and TAS by late 2009 WA: report to COAG, through BRCWG, advising the scope and detail of any future reforms including timing, by June 2010	NSW, VIC, QLD, SA, NT and TAS (and WA should it agree): deliver second stage reforms by July 2010 States and Territories: report to COAG, through BRCWG, on the extent to which commitments to implement second stage payroll tax administrative reforms have been met by June 2011	States and Territories: complete reforms by 30 June 2012			

Output			Milestones		
_	2008-09	2009-10	2010-11	2011-12	2012-13
4. Licences of tradespeople Establish a national trade licensing system to allow licensees (in specified occupations*) to work in all Australian jurisdictions. *Initially, air conditioning and refrigeration mechanics, building and building related occupations, electrical, land transport (passenger vehicle drivers and dangerous goods only), maritime; plumbing and gasfitting, and property agents.	All jurisdictions: draft Intergovernmental Agreement (IGA) to be agreed by BRCWG prior to consideration by COAG in early 2009 IGA to include the following key elements of the new national system: • scope of legislation; • governance arrangements; • principles and objectives; • allocation of licence fees, noting that it is not intended that jurisdictions would be significantly disadvantaged compared to current arrangements; and • transitional arrangements	All jurisdictions: agree draft legislation by 2009 Host jurisdiction: enact legislation by April-June 2010 All jurisdictions: Ministerial Council for Federal Financial Relations (MCFFR) to report to COAG, through BRCWG, on the extent of progress to date in implementing reform commitments, including in relation to development of the IT system and national register by June 2010	All jurisdictions except host jurisdiction: enact legislation (which appropriately applies the host jurisdiction legislation in their jurisdiction) by Dec 2010 All jurisdictions: establish the new national licensing body by Jan 2011 All jurisdictions: Board and CEO appointed by June 2011 All jurisdictions: MCFFR to report to COAG, through BRCWG, on reform progress by June 2011	All jurisdictions: MCFFR to report to COAG, through BRCWG, on reform progress by June 2012 All jurisdictions: new licensing body to commence development and finalise licensing eligibility criteria (including qualifications), licence discipline standards and other licensing policy developed for first tranche of selected priority trades for approval of Ministerial Council by Dec 2011	All jurisdictions: new national licensing system to commence on 1 July 2012 All jurisdictions: assist new licensing body to develop and finalise licensing eligibility criteria (including qualifications), licence discipline standards and other licensing policy for next tranche of trades and approved through RIS and Ministerial Council processes by June 2013

Output		Milestones							
	2008-09	2009-10	2010-11	2011-12	2012-13				
5. Health		QLD:	All jurisdictions:						
professional		enact legislation	implementation of the						
registration and		by end 2009	registration and						
accreditation			accreditation scheme and						
A national		All jurisdictions:	complete all related						
registration and		enact referencing	transitional arrangements						
accreditation		legislation by end 2009	by 1 July 2010						
scheme for health		,							
professionals*.		Commonwealth:							
		amend relevant							
*Initially		legislation by end 2009							
chiropractors,		,							
dental care									
practitioners,									
medical									
practitioners, nurses									
and midwives,									
optometrists,									
osteopaths,									
pharmacists,									
physiotherapists,									
podiatrists and									
psychologists.									

Output	Milestones							
_	2008-09	2009-10	2010-11	2011-12	2012-13			
6. National system of trade measurement The establishment of a national system of trade measurement funded and administered by the Commonwealth.	All jurisdictions: Commonwealth to provide the necessary information to enable jurisdictions to agree relevant staffing and resources to be transferred to the Commonwealth by March 2009 Commonwealth: National Measurement Institute (NMI) to commence stakeholder consultation (including with States and Territories) on trade measurement regulations by Nov-Dec 2008 Commonwealth: NMI to provide drafting instructions for regulations to the Office of Legislative Drafting and Publishing by Apr 2009	All jurisdictions: finalise regulations by Aug 2009 Commonwealth: NMI to complete all related transitional arrangements by Apr 2010 All jurisdictions and Commonwealth (through NMI): complete transfer of staff and resources by June 2010	All jurisdictions: complete all related transitional arrangements so that Commonwealth scheme is operational by 1 July 2010	2011-12	2012-13			

Output			Milestones		
_	2008-09	2009-10	2010-11	2011-12	2012-13
7. Rail safety regulation Nationally consistent rail safety legislation and associated regulation, through enactment of COAG agreed model rail safety legislation and regulation.	VIC, NSW, SA: enact legislation and regulation by end 2008	TAS, QLD, WA and NT: enact legislation and regulation by 31 March 2010			
8. Consumer policy framework A new national consumer policy framework, which includes a national generic consumer law (the Australian Consumer Law (ACL) which applies in all Australian jurisdictions), enhanced consumer law enforcement and more efficient consumer policy development and decision-making processes.	All jurisdictions: establish senior officials working group in Nov 2008 to arrange development of the ACL All jurisdictions: agree IGA on the national policy framework (incorporating the national product safety framework – see item 9) by end June 2009	Commonwealth: commence drafting of the ACL, including consultation with States and Territories by end 2009 Commonwealth: undertake public consultation on final draft of the ACL and administrative arrangements April-June 2010 Commonwealth: complete RIS for the ACL by June 2010	Commonwealth: enact principal legislation for the ACL, including agreed provisions on product safety (see item 9) by Dec 2010 All jurisdictions: enact application Acts for the ACL, including agreed provisions on product safety (see item 9) by Dec 2010 All jurisdictions: commence the ACL by Dec 2010		

Output		Milestones							
_	2008-09	2009-10	2010-11	2011-12	2012-13				
9. Product safety A consistent national product safety regime, covering safety standards, product bans and product recalls.	2008-09 All jurisdictions: develop IGA text relevant to product safety and application legislation provisions for consideration by Ministerial Council on Consumer Affairs (MCCA) by June 2009 All jurisdictions: agree to IGA text (see item 8), including text relating to product safety by end June 2009	2009-10	2010-11 Commonwealth: enact principal legislation for the ACL (see item 8), including agreed provisions on product safety by Dec 2010 All jurisdictions: introduce application Acts (see item 8), which include agreed provisions on product safety by Dec 2010 All jurisdictions:	2011-12	2012-13				
	Commonwealth: develop drafting instructions for the ACL for consideration by MCCA by first half of 2009		product safety provisions by Dec 2010						

Output			Milestones		
	2008-09	2009-10	2010-11	2011-12	2012-13
10. National	Commonwealth:	All jurisdictions:			
regulation of	develop national	complete all related			
trustee	framework for regulation	transitional			
corporations	of trustee corporations by	arrangements and enact			
The implementation	Apr 2009	repealing legislation by			
of national		May 2010			
regulation for the	Commonwealth:				
licensing and	prepare drafting	All jurisdictions:			
supervision of	instructions for national	full implementation of			
trustee corporations	trustee corporations	national regulation by			
to enhance the	legislation by early 2009	the Commonwealth by			
effectiveness of		May 2010, including			
supervision and	Commonwealth:	any further necessary			
reduce the	introduce legislation by	transitional			
regulatory burden	May 2009	arrangements			
on business.		_			

Output			Milestones		
_	2008-09	2009-10	2010-11	2011-12	2012-13
11, 12, 13 and 27	Commonwealth:	All jurisdictions:	Commonwealth:	Commonwealth:	
A national	develop a national	complete arrangements	develop and enact	develop and enact	
consumer credit	framework for the	for national regulation	legislation for a national	legislation for a national	
regulatory regime	regulation of consumer	by the Commonwealth	framework for regulation	framework for	
	credit by Apr 2009	in relation to phase one	of consumer credit in	regulation of consumer	
11. Mortgage		reforms (relating to the	line with part one of	credit in line with part	
broking	States and Territories:	Uniform Consumer	phase two of the	two of phase two of the	
12. Margin	pass referral of powers	Credit Code and key	implementation plan	implementation plan,	
lending	legislation by May 2009	credit regulation) from	relating to the regulation	relating to the	
13. Non-deposit		1 July 2010	of consumer credit	regulation of consumer	
lending	Commonwealth:		(including any	credit (including any	
institutions	introduce legislation by	States and Territories:	provisions that may be	provisions that may be	
27. Remaining	May 2009	repeal all relevant	determined to be	determined to be	
areas of consumer	-	legislation in line with	necessary for, regulation	necessary to regulate	
credit		phase one of the	of reverse mortgages,	predatory, fringe and	
		implementation plan by	regulation of credit for	high cost lending, post-	
These reforms		June 2010	personal use and peer to	entry conduct by credit	
establish a national			peer lending, licensing	providers, credit	
consumer credit		All jurisdictions:	requirements for debt	advertising directed at	
regulation and		MCCA to report to	collectors, regulation of	vulnerable consumers,	
enforcement		COAG, through	credit card lending,	mandatory comparison	
regime which		BRCWG, on	credit cards and store	rates, small business	
includes:		implementation of	credit, extension of	lending and issues	
 a comprehensive 		phase one by June	unjust conduct	specific to Islamic	
licensing regime;		2010	provisions to credit	Finance) by June 2012	
• responsible			service providers,		
lending			enhancements to the	States and Territories:	
requirements;			National Credit Code	to ensure referral of	
• improved			and to enhance	necessary powers in	
sanctions;			disclosure requirements	relation to part two of	
• enhanced			for consumer leases and	phase two by June 2012	

Output Milestones					
	2008-09 2009-10 2010-11 2011-12	2012-13			
enforcement			linked credit providers)		
powers; and			by June 2011		
• enhanced				States and Territories:	
consumer			States and Territories:	repeal relevant	
protection			to ensure referral of	legislation in line with	
through dispute			necessary powers in	part two of phase two of	
resolution			relation to part one of	the implementation plan	
mechanisms,			phase two by June 2011	by June 2012	
court					
arrangements and			States and Territories:	All jurisdictions:	
remedies.			repeal relevant	MCCA to report to	
			legislation in line with	COAG, through	
			part one of phase two of	BRCWG, on	
			the implementation plan	implementation of part	
			by June 2011	two of phase two by June	
				2012	
			All jurisdictions:		
			MCCA to report to		
			COAG, through		
			BRCWG, on		
			implementation of part		
			one of phase two by June		
			2011		

Output			Milestones		
	2008-09	2009-10	2010-11	2011-12	2012-13
14. Development		States and Territories:	All jurisdictions:	All jurisdictions:	
assessment		agree an implementation	LGPMC to agree	Develop a 10 year	
Five reforms to		program and agreed	implementation plan to	National e-Planning	
improve State and		benchmarks against	adopt best practice	Capability Development	
Territory		which progress can be	National Planning	and Investment Plan by	
development		assessed based on	Principles by July 2010	Dec 2012	
assessment		COAG decisions by end			
processes:		July 2009	All jurisdictions:		
			implement development		
(a) Roll out of		All jurisdictions:	assessment standards for		
electronic DA		COAG to agree through	low risk single residential		
processing		BRCWG, LGPMC	dwellings on lots of		
nationally;		proposals for expediting	300m ² or greater by July		
(b) A system of		development assessment	2010		
national		reform by late 2009,			
performance		including:	All jurisdictions:		
monitoring;		(a) Roll out of electronic	LGPMC to agree		
(c) Accelerated		DA processing	implementation plan for		
use of 'code		nationally;	eDA reform, including		
assessment';		(b) A system of national	scope, governance and		
(d) Establish a		performance	funding, by July 2010		
set of		monitoring;			
supporting		(c) Accelerated use of	All jurisdictions:		
national		'code assessment';	LGPMC to provide to		
planning system		(d) Establish a set of	COAG, through BRCWG,		
principles; and		supporting national	a report on reform		
(e) Assessment		planning system	implementation by Dec		
of benefits		principles; and	2010		
accruing from		(e) Assessment of			
DA reforms.		benefits accruing	All jurisdictions:		
		from DA reforms	Establish a strategic		

Output	Milestones							
	2008-09	2009-10	2010-11	2011-12	2012-13			
			national eDA function by Dec 2010					
		All jurisdictions: LGPMC to report to COAG, through BRCWG, on the merits of extending code-based assessment to residential multi-unit and commercial and industrial buildings, by early 2010	All jurisdictions: Undertake a national project addressing how to overcome barriers to adoption and implementation through a nationally consistent approach by June 2011					
		All jurisdictions: LGPMC to provide to COAG, through BRCWG, by June 2010, the first annual National Report on Development Assessment Performance for the 2008/09 year						

Output			Milestones		
	2008-09	2009-10	2010-11	2011-12	2012-13
15. National	Commonwealth:	All jurisdictions:	All jurisdictions:	All jurisdictions:	States and Territories:
Construction	finalise RIS by	agree in-principle on	Australian Building	complete legislative	NCC referenced
Code (NCC)	April 2009	governance	Codes Board (ABCB) or	amendments and all	Oct 2012 (subject to
Consolidating		arrangements for body	its replacement body to	related transitional	individual transition
building and		administering NCC and	consolidate building and	arrangements	arrangements)
plumbing		funding model for	plumbing regulations into	by Jan 2012	
regulation into one		implementing NCC by	NCC by Dec 2010		Ongoing milestones
national code.		June 2010		All jurisdictions:	to be identified and
			All jurisdictions:	new funding	agreed as project
		All jurisdictions:	ABCB or its replacement	arrangements commence	progresses
		Building Ministers'	body to release NCC by	by Jan 2012	
		Forum (BMF) report to	May 2011		
		COAG, through		All jurisdictions:	
		BRCWG, on reform	All jurisdictions:	BMF report to COAG,	
		progress by June 2010	agree Intergovernmental	through BRCWG, on	
			Agreement, containing	reform implementation	
			final governance	by June 2012	
			arrangements for body		
			administering NCC and		
			detailed funding		
			arrangements for NCC by		
			June 2011		
			All jurisdictions:		
			BMF report to COAG,		
			through BRCWG, on		
			reform implementation by		
			June 2011		

2008-09 All jurisdictions: COAG to consider new governance structure to oversee regulatory reform and to agree a proposed interim response to the recommendations of the	2009-10 All jurisdictions: complete remaining early harvest reforms by June 2010 All jurisdictions:	2010-11 All jurisdictions: BRCWG to report to COAG by June 2011 on progress in implementing reforms being oversighted by the Standing	2011-12 All jurisdictions: BRCWG to report to COAG by June 2012 on progress in implementing reforms	2012-13
COAG to consider new governance structure to oversee regulatory reform and to agree a proposed interim response to the recommendations of the	complete remaining early harvest reforms by June 2010 All jurisdictions:	BRCWG to report to COAG by June 2011 on progress in implementing reforms being oversighted	BRCWG to report to COAG by June 2012 on progress in implementing	
Productivity Commission's Research Report at its Nov 2008 meeting All jurisdictions: Ministerial councils to report to COAG through the BRCWG, on responses and implementation plans to Productivity Commission	COAG to agree on implementation plans developed by relevant ministerial councils for the relevant Productivity Commission recommendations All jurisdictions: BRCWG to report to COAG by June 2010 on progress in implementing reforms	Committee on Chemicals (SCOC) including: • implementation plans from relevant Ministerial Councils (in response to the PC's 2008 recommendations); and • finalisation of reforms agreed by COAG on 3 July 2008	All jurisdictions: Ministerial Councils to complete reforms in line with milestones outlined in implementation plans agreed by COAG in April 2010	
recommendations	implementing reforms	All jurisdictions: Ministerial Councils to complete reforms in line with milestones outlined in implementation plans agreed by COAG in April		
C R M rettla	commission's Research Report at its Nov 2008 Reeting all jurisdictions: Ministerial councils to Report to COAG through Re BRCWG, on responses and implementation plans of Productivity Commission	developed by relevant ministerial councils for the relevant Productivity Commission In the port at its Nov 2008 In the relevant productivity Commission The relevant productivity Commission The relevant productivity Commission The relevant productivity Commission All jurisdictions: BRCWG to report to COAG by June 2010 on progress in	developed by relevant ministerial councils for the relevant Productivity Commission The eting developed by relevant ministerial councils for the relevant Productivity Commission The end implementation plans of Productivity The productivity The productivity The productivity The relevant productivity The	developed by relevant ministerial councils for the relevant Productivity Commission Timisterial councils to eport to COAG through the BRCWG, on responses and implementation plans of Productivity Deport to COAG by June 2010 on progress in implementations All jurisdictions: BRCWG to report to COAG by June 2010 on progress in implementations Commission All jurisdictions: BRCWG to report to COAG on 3 July 2008 All jurisdictions: Ministerial Councils (in response to the PC's 2008 recommendations); and Implementation plans agreed by COAG on 3 July 2008 All jurisdictions: Ministerial Councils to complete reforms in line with milestones outlined in implementation plans agreed by COAG in April

Output	t Milestones				
	2008-09	2009-10	2010-11	2011-12	2012-13
17. Registering business names A national system for registering business names.	All jurisdictions: identify legislation to be repealed/amended with enactment of Commonwealth Business Names legislation (likely 2010) by March 2009 All jurisdictions: agree an IGA and/or MOU on business names registration and related online services by June 2009	Commonwealth: commence delivery of online service components by Dec 2009 Commonwealth: undertake system user testing by Jan-March 2010 All jurisdictions: report to COAG, through BRCWG, on reform implementation by 30 June 2010	Commonwealth: finalise Business Names legislation by July 2010 States and Territories: finalise draft referral of powers and associated legislation by Aug 2010 Commonwealth: release online services system by Sept 2010 Commonwealth: introduce referral of powers acceptance and national Business Names legislation to Parliament by Nov 2010 All jurisdictions: integrate licensing data by Dec 2010 States and Territories: repeal/amend legislation and refer powers by April 2011 Commonwealth: enact Business Names		

Output	Milestones				
	2008-09	2009-10	2010-11	2011-12	2012-13
			legislation and complete all related transitional arrangements by April 2011		
			States and Territories: enact repeals and amendments and complete all related transitional arrangements by April 2011		
			Commonwealth: operate new national business names registration system by June 2011		
18. Personal property securities (PPS) Establishment of a national personal property securities system including a PPS register.	All jurisdictions: IGA agreed at COAG in Oct 2008 Commonwealth: Contractor engaged to design, build and integrate the PPS register by Nov 2008 Commonwealth: introduce PPS Bill to	All jurisdictions: legislation enacted by June 2010 All jurisdictions: Standing Committee of Attorneys-General (SCAG) to report to COAG, through BRCWG, on reform implementation by June 2010	Commonwealth: contact centre established by Feb 2011 Commonwealth: additional legislative amendments passed by May 2011 Commonwealth: Register Application developed by June 2011	All jurisdictions: complete migration of data from State and Territory registers and all related transitional arrangements by Oct 2011 All jurisdictions: national personal property securities system commences by Oct 2011	
	Parliament by mid 2009 States and Territories: introduction of referring		Commonwealth: Personal Property Securities Register user acceptance		

Output	Milestones					
_	2008-09	2009-10	2010-11	2011-12	2012-13	
	legislation and consequential amendments by mid 2009		testing commences by June 2011			
19. Standard business reporting (SBR) Simplify and standardise business to government reporting of financial information.	Commonwealth: release limited Tax File Number (TFN) Declaration Pilot by 31 Jan 2009 Commonwealth: release full production version of the TFN Declaration by 30 June 2009 Commonwealth: release third version of the SBR Reporting Taxonomy (Taxonomy Cycle 3) with input from States and Territories by 31 March 2009	Commonwealth: release fourth version of the SBR Reporting Taxonomy by Sept 2009 All jurisdictions: commence opening transactions and interactions in SBR scope to the public in preparation for 1 July 2010 start date from 31 March 2010 Commonwealth: release fifth version of the SBR Reporting Taxonomy by June 2010	All jurisdictions: fully implement the SBR program from 1 July 2010			
Output			Milestones			
Output	2008-09	2009-10	2010-11	2011-12	2012-13	
20. Food regulation Reform of ANZFRMC voting	All jurisdictions: in early 2009, develop a proposal for the development of options	All jurisdictions: through ANZFRMC undertake a comprehensive review	All jurisdictions: COAG to agree IGA by December 2010	7922 22		

Output	Milestones					
_	2008-09	2009-10	2010-11	2011-12	2012-13	
arrangements, national consistency in monitoring and enforcement of food standards and improved food labelling policies and laws.	and costs to improve national consistency in monitoring and enforcement, and a proposal to reform voting arrangements of the Australia New Zealand Food Regulation Ministerial Council (ANZFRMC)	of food labelling law and policy, with progress report to COAG by July 2009 Commonwealth: provide a report to COAG, through the BRCWG, by May 2010, on the progress of: (a) amending the voting arrangements of the ANZFRMC; subject to agreement with New Zealand, so that except in relation to the review of food standards, decisions of the ANZFRMC unable to be made by consensus require a two-thirds majority in order to adopt a resolution; and (b) drafting an Intergovernmental Agreement (IGA) for COAG's consideration which proposes reforms to enable, by 1 July	All jurisdictions: finalise food labelling review with report to COAG by early 2011			

Output	Milestones						
	2008-09	2009-10	2010-11	2011-12	2012-13		
		2011, centralised					
		interpretive advice					
		to be provided in					
		relation to food					
		standards on a					
		primarily cost-					
		recovery basis,					
		which would be					
		adopted and applied					
		by all State and					
		Territory food					
		regulatory agencies					
		in the course of their					
		monitoring and					
		enforcement					
		activities relating to					
		food standards					
		All jurisdictions:					
		COAG consider the					
		Intergovernmental					
		Agreement by June					
		2010					

Output			Milestones		
_	2008-09	2009-10	2010-11	2011-12	2012-13
21. National mine safety framework (NMSF) Implementing the National Mine Safety Framework to create a nationally consistent health and safety regime in the Australian mining industry, through the delivery of the following seven strategies: 1. nationally consistent legislative framework (consistent with the provisions of the nationally uniform OH&S model legislation); 2. competency support; 3. compliance support; 4. nationally	All jurisdictions: Ministerial Council on Mineral and Petroleum Resources (MCMPR) to provide reform options to COAG in early 2009 Commonwealth: finalise first draft of NMSF Drafting Instructions and Example Clauses by mid 2009	All jurisdictions: develop National Enforcement Implementation Guidelines by March 2010 All jurisdictions: commence development of National Mine Safety Database by March 2010 All jurisdictions: commence development of national guidance material on mine safety issues by June 2010 All jurisdictions: finalise NMSF Drafting Instructions by June 2010	All jurisdictions: NMSF Mining OH&S Drafting Instructions delivered to Safe Work Australia by July 2010, for incorporation into Model OH&S regulations or relevant jurisdictional supplementary legislation and/or regulations All jurisdictions: finalise development of an online repository of compliance information to assist duty holders by Dec 2010 NSW, Qld and WA: endorse consistent non- core drafting instructions and provide to MCMPR by June 2011	All jurisdictions: establish a national regulators forum by Oct 2011 All jurisdictions: finalise development of National Mine Safety Database by Dec 2011 NSW, Old, WA: introduce safety legislation and enact non-core mine safety provisions by 1 Jan 2012	All jurisdictions: Commence inputting data into the National Database for the first complete reporting period (2012-13) from 1 July 2012

Output	Milestones					
	2008-09	2009-10	2010-11	2011-12	2012-13	
coordinated						
protocol on						
enforcement;						
5. consistent and						
reliable data						
collection and						
analysis;						
6. effective						
consultation						
mechanisms						
;and						
7. collaborative						
approach to						
research.						

Output			Milestones		
	2008-09	2009-10	2010-11	2011-12	2012-13
22. A national electronic conveyancing system A single national electronic system		All jurisdictions: COAG to agree the form of the new legal entity for an e-conveyancing system by mid 2010	States and Territories: subject to States and Territories settling funding, establish new entity and appoint Board by Sept 2010	States and Territories: commence the new e- conveyancing system by Dec 2011	
for land title transactions.		States and Territories: agree governance arrangements for a new entity by mid 2010	States and Territories: agree nationally uniform business processes by Sept 2010		
		States and Territories: report to COAG, through BRCWG, on reform progress by June 2010	States and Territories: enact any necessary legislative changes and complete all related transitional arrangements by June 2011		
			States and Territories: report to COAG, through BRCWG, on reform progress by June 2011		

Output	Milestones				
	2008-09	2009-10	2010-11	2011-12	2012-13
Output 23. Oil and gas regulation Streamlining Commonwealth, State and Territory upstream petroleum regulations.	2008-09 Commonwealth: Productivity Commission to complete final report by Apr 2009	All jurisdictions: COAG to agree implementation plans for proposed reforms by early 2010, following agreement by MCMPR, through BRCWG Commonwealth: complete consolidation of Offshore Petroleum and Greenhouse Gas Storage Act 2006 regulations by June 2010 All jurisdictions: MCMPR to formalise status, terms of reference and work program of the Environmental Assessors Forum by June 2010	States and Territories: complete review of state and territory petroleum legislation applying to coastal waters and onshore areas by Dec 2010 Commonwealth: review Offshore Petroleum and Greenhouse Gas Storage Act 2006 Guidelines by Dec 2010 All jurisdictions: MCMPR to agree and implement Environmental Assessors Forum proposals by Dec 2010 States and Territories: develop a draft Memorandum of Understanding template that clarifies the roles and	Commonwealth: Offshore Petroleum and Greenhouse Gas Storage Act 2006 Guidelines to be amended to provide timelines by July 2011 States and Territories: finalise Memorandum of Understanding template that clarifies the roles and timelines of petroleum developers and local government bodies by Sept 2011 Commonwealth: develop a national electronic approvals tracking system by Dec 2011 Ongoing milestones to be identified for the remaining 5 of the 30 PC recommendations, to be	2012-13
		All jurisdictions: report to MCMPR on the system of objective based legislation by June 2010	timelines of petroleum developers and local government bodies by December 2010	agreed as project progresses	

Output	Milestones						
_	2008-09	2009-10	2010-11	2011-12	2012-13		
24. Maritime safety regulation Nationally consistent approach to regulation of State/Territory and Commonwealth legislation in relation to some vessels and operators.	All jurisdictions: Australian Transport Council (ATC) agreed preferred approach in Nov 2008 All jurisdictions: ATC to report to COAG in the first half of 2009 on the outcomes of the Regulatory Impact Statement RIS) process, including financial implications and proposed way forward (including timing of IGA and legislation)	Commonwealth: amend Offshore Petroleum and Greenhouse Gas Storage Act 2006 and associated regulations to define regulatory responsibilities in relation to the integrity of wells by June 2010	All jurisdictions: COAG to consider a National Partnership Agreement (NPA) for a single national maritime regulator by July 2010 All jurisdictions: COAG to consider proposed financial arrangements to underpin the Agreement by July 2011	All jurisdictions: Commencement of transitional process to develop and pass national and jurisdictional legislation by March 2012	All jurisdictions: Full implementation by 31 December 2012		

Output	Milestones						
_	2008-09	2009-10	2010-11	2011-12	2012-13		
25. Wine labelling Harmonising domestic and export wine labelling requirements.	States and Territories: Complete legislative amendments to bring into force the World Wine Trade Group's Agreement on Wine Labelling by early 2009	Reform completed 1 July 2009					
26. Directors' liability A nationally consistent and principled approach to the imposition of personal criminal liability of directors or other corporate officers for corporate fault.	All jurisdictions: COAG referred principles for advice on their adequacy to the Ministerial Council for Corporations (MINCO) in Nov 2008 All jurisdictions: MINCO to agree the principles for increased consistency across jurisdictions to the imposition of personal criminal liability for corporate fault by March 2009	All jurisdictions: MINCO to finalise audit of Commonwealth, State and Territory provisions by mid August 2009 All jurisdictions: MINCO to consider audit outcomes, identify areas for nationally agreed principles and provide an interim report to BRCWG by end August 2009 All jurisdictions: MINCO to complete report panel/focus groups including recommendations for nationally agreed principles by mid Oct 2009	All jurisdictions: enact legislation by Dec 2010				

Output	Milestones						
_	2008-09	2009-10	2010-11	2011-12	2012-13		
		All jurisdictions: MINCO to consider report and agree national principles by end Oct 2009 All jurisdictions:					
		MINCO to report to COAG, through BRCWG, by the end of 2009					
		COAG to agree reforms in 2009					
		All jurisdictions: complete implementation plans identifying the provisions to be amended and the reform process to be undertaken by April 2010					
		All jurisdictions: MINCO to report to COAG, through BRCWG, on implementation plans developed by jurisdictions to amend relevant legislative provisions, by June 2010					