Queensland



Water Resources Act 1989

## WATER RESOURCES (RATES AND CHARGES) REGULATION 1992

Reprinted as in force on 27 January 1994 (includes amendments up to SL No. 456 of 1994)

Reprint No. 2

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## Information about this reprint

This regulation is reprinted as at 27 January 1994. The reprint—

- shows the law as amended by all amendments that commenced on or before that day
- incorporates all necessary consequential amendments, whether of punctuation, numbering or another kind.

The reprint includes a reference to the law by which each amendment was made—see List of legislation and List of annotations in Endnotes.

Minor editorial changes allowed under the provisions of the Reprints Act 1992 mentioned in the following list have also been made to—

- correct spelling consistent with current drafting practice (s 26(1))
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- use expressions consistent with current drafting practice (s 29)
- insert references to schedule, appendix or body of law (s 33B)
- use aspects of format and printing style consistent with current drafting practice (s 35)
- omit provisions that are no longer required (s 40)
- make all necessary consequential amendments (s 7(1)(k)).

This page is specific to this reprint. See previous reprint for information about earlier changes made under the Reprints Act 1992. A Table of previous reprints is included in the Endnotes.

#### Also see Endnotes for information about—

- when provisions commenced
- provisions that have not commenced and are not incorporated in the reprint
- editorial changes made in earlier reprints.

## Queensland



# WATER RESOURCES (RATES AND CHARGES) REGULATION 1992

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# WATER RESOURCES (RATES AND CHARGES) REGULATION 1992

[as amended by all amendments that commenced on or before 27 January 1994]

#### PART 1—PRELIMINARY

#### Short title

**1.** This regulation may be cited as the *Water Resources (Rates and Charges) Regulation 1992*.

#### **Definitions**

- 2. In this regulation—
- **"channel supply"** means the supply of water from a channel constructed by the chief executive.
- "drainage rate" means a rate prescribed under section 26.
- "ground water" means an underground source of water.
- **"ground water area"** means an area determined by the chief executive under section 11 to be a ground water area.
- "irrigation project" means an area determined by the chief executive under section 10 to be an irrigation project.
- **"local services"** means the provision of water, sewerage or sullage disposal services or garbage removal services.
- "nominal allocation charge" means a charge payable under section 17.
- **"on-farm storage"** means any storage of water made for purposes other than merely domestic purposes.
- "QIDC business variable rate" means the business variable rate set by the Queensland Industry Development Corporation.
- "regulated section" of a watercourse means a part of the watercourse that

the chief executive determines under section 6 to be a regulated section.

"re-lift area" means an area within which the channel supply to a holding cannot be effected merely by gravity, but requires water to be pumped from a channel.

#### "serviced land" means land—

- (a) on which there exists an improvement put to a use specified in the table to Schedule 4; and
- (b) for which the Corporation provides local services for the improvement.
- **"sugar mill assessment"** means an assessment, made by the chief executive under section 8.8 of the Act, of the amount and made in the manner prescribed under section 25.
- **"surface water"** means water in a watercourse other than a channel constructed by the chief executive.
- "water charge" means a charge payable under Part 3.
- **"water harvesting"** means the taking of water from a source during a period that the chief executive has notified under section 7 to be a period of unregulated flow in relation to the source.
- **"water year"** in relation to a rate, assessment or charge, means the period specified in this regulation of not more than 1 year for which the rate, assessment or charge is made or levied.

## Interpretation—eastern and western sides of Eton Irrigation Area

- **3.** For the purposes of this regulation, land in the Eton Irrigation Area is taken to be—
  - (a) if it has a nominal allocation of 3.6 ML/ha—on the western side of Eton Irrigation Area; or
  - (b) if it has a nominal allocation of 2.7 ML/ha—on the eastern side of Eton Irrigation Area.

#### **Charges payable to the Corporation**

**4.** A charge payable under this regulation (other than section 17) is payable to the Corporation.

#### Interest on outstanding debt

**5.** For the purposes of section 10.13(2)(e) of the Act and this regulation (other than section 18), the interest rate on an outstanding debt is 11.5%.

## PART 2—PROVISIONS RELATING TO WATER SUPPLY

#### Regulated section of a watercourse

- **6.(1)** The chief executive may determine a part of a watercourse to be a regulated section of the watercourse if the chief executive considers that the water supply in that part is increased from time to time as a result of works constructed or operated by the chief executive.
- (2) The chief executive must note on a licence that permits water to be taken from a part of a watercourse that is a regulated section, that the part is a regulated section.

## Periods of unregulated flow

- **7.(1)** If at any time the chief executive considers that the water supply available from a source exceeds the expected demands on the water supply at that time, the chief executive may make a notification under this section.
  - (2) The notification—
    - (a) is to be made to the persons licensed to harvest water from the source; and
    - (b) is to declare a period of unregulated flow in relation to the source; and

- (c) may specify days on which the period starts and finishes, or may declare that the period is to continue until the chief executive makes a further notification specifying the day that the period is to finish; and
- (d) may be made by public notice or any other suitable means.
- (3) For the purpose of calculating a water charge payable, by a person licensed to harvest water, for an amount of water taken from a source during a period of unregulated flow, that amount—
  - (a) is to be included in a determination of the amount of water taken by water harvesting; and
  - (b) is not to be included in a determination of the amount of water taken made by reference to an announced allocation or nominal allocation of a holding.
- (4) If, in a notification made under this section, the chief executive declares—
  - (a) a period of unregulated flow in relation to a regulated section of the Condamine River North Branch; and
  - (b) that, during the period, either general water harvesting or restricted water harvesting is to apply;

a person must pay the charge, for water taken during the period, that is specified in this regulation in relation to general water harvesting or restricted water harvesting (as the case may be).

## Periods of unrestricted flow—Lockyer Valley Project

- **8.(1)** If at any time the chief executive considers that the water supply available from Laidley Creek, Lockyer Creek or Redbank Creek exceeds the expected demands on the water supply at that time, the chief executive may make a notification under this section.
  - (2) The notification—
    - (a) is to be made to the persons licensed to take water from Laidley Creek; and
    - (b) is to declare a period of unrestricted flow in relation to Laidley

Creek; and

- (c) may specify days on which the period starts and finishes, or may declare that the period is to continue until the chief executive makes a further notification specifying the day that the period is to finish; and
- (d) may be made by public notice or any other suitable means.
- (3) For the purpose of calculating a water charge payable for an amount of water taken from the Creek, Lockyer Creek or Redbank Creek during a period of unrestricted flow, that amount—
  - (a) is to be charged at the specified rate for taking water during a period of unrestricted flow; and
  - (b) is to be included in any determination of the amount of water taken made by reference to an announced allocation or nominal allocation of a holding.

#### Water available from the natural flow in Pie Creek

- **9.(1)** For the purpose of calculating a water charge payable under Schedule 1 (in relation to land in the Mary Valley Project), water is taken to be available to land from the natural flow in Pie Creek if a licence of the kind mentioned in subsection (2) has been issued in relation to the land.
  - (2) For the purpose of subsection (1), the licence is a licence that—
    - (a) permits water to be taken from a channel regulated by the Pie Creek Diversion Scheme; and
    - (b) is subject to the term that the licensee must pay a water charge for water taken from the channel on the basis that water is available from the natural flow in Pie Creek.
- (3) The chief executive may issue a licence mentioned in subsection (2) if the licence relates to—
  - (a) land that abuts Pie Creek; or
  - (b) land to which water can be conveyed directly from Pie Creek.

#### **Irrigation projects**

**10.(1)** If the chief executive—

- (a) operates, or has constructed, works outside an irrigation area; and
- (b) considers that the water supply in an area outside an irrigation area has been increased as a result of the works:

the chief executive may determine the area to be an irrigation project.

- (2) The chief executive may name an irrigation project for the purposes of the Act, for example—the 'Mary Valley Project'.
- (3) The chief executive must display at an office of the Corporation, or other suitable place, in or near an irrigation project, a map showing the boundaries of the irrigation project.
- (4) The chief executive may make further determinations adding an area to, or excluding an area from, an irrigation project.
- (5) In determining whether an area should be added to or excluded from an irrigation project, the chief executive must have regard to the effect the works are having on the water supply in the area at the time of the determination.
- (6) If the chief executive determines that an area be added to or excluded from an irrigation project, the chief executive must, by public notice or other suitable means, notify the persons licensed to take water from the area.

#### Ground water areas

- **11.(1)** If the chief executive—
  - (a) manages the ground water resource in an area; or
  - (b) operates, or has constructed, works that the chief executive considers have—
    - (i) increased the ground water supply in an area; or
    - (ii) reduced the demand for ground water in an area;

the chief executive may determine the area to be a ground water area.

(2) The chief executive may name a ground water area for the purposes

of the Act, for example—the 'Horseshoe Lagoon Ground Water Area'.

- (3) The chief executive must display at an office of the Corporation, or other suitable place, in or near a ground water area, a map showing the boundaries of the ground water area.
- (4) The chief executive may make further determinations adding an area to, or excluding an area from, a ground water area.
- (5) In determining whether an area should be added to or excluded from a ground water area, the chief executive must have regard to—
  - (a) any representation made by a person affected by the determination; and
  - (b) any other evidence;

as to the effect the works are having on the ground water supply, or demand for ground water, in the area at the time of the determination.

(6) If the chief executive determines that an area be added to or excluded from a ground water area, the chief executive must, by public notice or other suitable means, notify the persons licensed to take water from the area.

### PART 3—WATER CHARGES

## Meaning of terms

**12.** In this Part—

**"land"** means a holding or land for which water may be taken under a licence.

"relevant area", in relation to land, means—

- (a) in the case of land in an area mentioned in Schedule 1 or 2—the area mentioned; or
- (b) in any other case—the area mentioned in Schedule 1 or 2 from which water may be taken under a licence for the land.

## Water charges for Sch 1 land

- **13.(1)** A charge is levied on water taken from a Schedule 1 area for land.
- (2) The charge is levied for the water year specified in Schedule 1 for the area.
- (3) Subject to sections 14 and 16, the charge for the water is the amount specified in Schedule 1 as the charge for water from the relevant source in the relevant area.

#### Minimum water charge for nominal allocations granted to Sch 1 land

- **14.(1)** A minimum water charge for a water year is levied on each nominal allocation granted to land for which water may be taken from a Schedule 1 area.
  - (2) The minimum charge is the higher of the following amounts—
    - (a) the minimum annual fixed amount specified in Schedule 1 for the area;
    - (b) the amount payable for—
      - (i) if the amount payable for the announced allocation for the land is less than the amount payable for the prescribed percentage—the announced allocation for the land; or
      - (ii) if the amount payable for the announced allocation for the land is not less than the amount payable for the prescribed percentage, or if there is no announced allocation—the prescribed percentage.
- (3) The minimum charge is not payable if the cost of water supplied to the land is more than the minimum charge.
  - (4) In this section—
- "prescribed percentage" means the percentage, specified in Schedule 1, of the nominal allocation granted to the land.

## Water charges for Sch 2 land

15.(1) A charge is levied in relation to water that may be taken from a

Schedule 2 area for land.

- (2) The charge is levied for the water year specified in Schedule 2 for the area.
- (3) Subject to section 16, the charge for the water is the amount specified in Schedule 2 as the charge for water from the relevant source in the relevant area.

#### **Charges for water in excess of entitlements**

- **16.(1)** A charge is levied on water in excess of an entitlement under an announced allocation that is taken under an authority granted under section 10.15 of the Act.
  - (2) The charge may be worked out using the formula—

#### amount payable for water + percentage amount of nominal allocation.

- (3) In the formula—
- **"amount payable for water"** is the amount payable under this regulation (other than this section) for the water.
- "percentage amount of nominal allocation" is 5% of the nominal allocation charge specified in Schedule 3 for each megalitre of water taken under the authority for the land.

## Nominal allocation charges

- **17.(1)** Before a nominal allocation is granted to a holding in an irrigation area or land in an irrigation project, the owner of the holding or land must pay to the chief executive the relevant nominal allocation charge specified in Schedule 3—
  - (a) in full; or
  - (b) by instalments under section 18.
- (2) However, the owner of a holding or land is not required to pay the charge specified in Schedule 3 for the holding or land if—
  - (a) the owner acquires the holding or land through an auction under the *Irrigation Areas (Land Settlement) Act 1962*; and

(b) a nominal allocation is granted to the holding or land before the holding or land is offered for auction.

#### **Undertaking to pay a nominal allocation charge by instalments**

- **18.(1)** An owner of a holding or land who pays the nominal allocation charge by instalments must—
  - (a) pay interest on the unpaid part of the charge; and
  - (b) comply with the terms agreed to by the chief executive and the owner.
  - (2) Interest on the unpaid part of the charge—
    - (a) accrues from the day the nominal allocation is granted; and
    - (b) is payable at a rate that is 1.5% above the QIDC business variable rate current on the day each instalment is payable.

#### PART 4—LOCAL SERVICES CHARGES

## Meaning of "owner"

**19.** In this Part—

"owner" does not include the Corporation.

#### Charge for local services

- **20.(1)** A charge is payable for local services provided to serviced land.
- (2) The charge for a local service is the amount specified in Schedule 4 for the service.
- (3) The Corporation must give written notice to an owner of serviced land specifying—
  - (a) the amount of the charges payable for the owner's land; and
  - (b) the local services for which the charges are made; and

- (c) the period to which the charge applies; and
- (d) the day by which the charges must be paid; and
- (e) the way in which payment must be made.

#### Owner must pay within 30 days

- **21.(1)** The owner must pay the amount specified in the notice within 30 days after receiving the notice.
- (2) Payment must be made at the place, or in the way, specified in the notice.

#### Notice to Corporation concerning dealings with land

- **22.**(1) An owner who disposes of an interest in serviced land must give written notice of disposal to the Corporation within 7 days after disposal.
  - (2) The notice must specify—
    - (a) the name and address of the person gaining the interest (the "purchaser"); and
    - (b) the nature of the interest; and
    - (c) the day on which the purchaser becomes liable to pay charges under this Part.
- (3) An owner who vacates land in which the Corporation has an interest must give written notice of vacation to the Corporation within 7 days after vacation.
- (4) An owner who, without reasonable excuse, does not give notice to the Corporation under subsection (1) or (3) continues to be liable for charges payable for local services to the land after the day of disposal or vacation.
- (5) However, the owner ceases to be liable for charges payable for local services provided to the land after the first of the following events happens—
  - (a) the Corporation receives written notice—
    - (i) in the case of land in which the Corporation has an interest—that the owner has vacated the land; and

- (ii) in other cases—of the name and address of the purchaser of the land;
- (b) the Corporation sends a notice under section 20 addressed to the purchaser.
- (6) Subsection (4) does not limit the liability of the purchaser for charges payable for local services to the land after the day on which the purchaser acquires an interest in the land.
- (7) A person must not state something in a notice that the person knows is false or misleading in a material particular.

Maximum penalty—20 penalty units.

- (8) If a former owner of serviced land continues, under subsection (4), to be liable for charges payable for local services to the land, the Corporation may recover the amount payable from either—
  - (a) the former owner; or
  - (b) the purchaser of the land.

## **Evidentiary provisions**

- **23.(1)** This section applies to a proceeding for the recovery of a debt under this Part.
- (2) A certificate purporting to be signed by an officer of the Corporation and stating the following matters is evidence of the matters—
  - (a) land described in the certificate is serviced land;
  - (b) the person named in the certificate as the owner of serviced land is the owner of the land;
  - (c) specified charges for a specified period were payable for local services provided to the land;
  - (d) a specified amount is owing to the Corporation by the person named in the certificate.

#### **Collection of garbage**

- **24.**(1) This section applies if the Corporation provides a garbage removal service for serviced land.
  - (2) The occupier of the serviced land must ensure that—
    - (a) a garbage bin used for the collection of rubbish by the Corporation is made of galvanised iron or plastic and has a capacity that is not more than—
      - (i) the maximum capacity approved by the local government for the area in which the land is situated; or
      - (ii) if the local government has not approved a maximum capacity—85 L; and
    - (b) the bin is not filled beyond its capacity; and
    - (c) only household garbage is put in the bin; and
    - (d) wet garbage is wrapped before being put in the bin; and
    - (e) if the bin must be placed for its contents to be collected—the bin is placed as nearly as possible to the corner of the house most directly in line with the entrance.
- (3) The Corporation is not required to remove rubbish in a bin if the occupier does not comply with this section.
- (4) If, under subsection (3), the Corporation does not remove rubbish, it does not affect the obligation of the person required to pay an annual charge for the local service to pay the full annual charge.

## **PART 5—OTHER CHARGES**

## Sugar mill assessments

**25.(1)** In this section—

<sup>&</sup>quot;assigned" has the meaning given by the Sugar Industry Act 1991.

<sup>&</sup>quot;crushing season" has the meaning given by the Sugar Industry Act 1991.

- "irrigation area" includes part of an irrigation area.
- "sugar mill" has the meaning given by the Sugar Industry Act 1991.
  - (2) For the purposes of section 8.8 of the Act, this section sets out—
    - (a) the assessment that may be made by the chief executive; and
    - (b) the manner for making the assessment.
- (3) If land within an irrigation area is assigned to a sugar mill (the "assigned land"), the chief executive may, in relation to each crushing season, make an assessment on the owner of the sugar mill—
  - (a) at the rate specified in Schedule 5 for the irrigation area; and
  - (b) on the basis of the amount of 94 net titre sugar processed at the sugar mill, from sugarcane grown on the assigned land, during the crushing season.
- (4) The chief executive may make the assessment on a person by sending to the person a notice specifying—
  - (a) the amount of the assessment; and
  - (b) the day, not before 30 days after the date of the notice, by which the assessment is payable.
- (5) A person who receives a notice sent under subsection (4) must comply with the notice.

## **Drainage rates**

- **26.(1)** For the purposes of section 8.7 of the Act, this section sets out—
  - (a) a charge that may be levied by the chief executive; and
  - (b) the basis for levying the charge.
- (2) The chief executive may, in relation to each water year, levy a charge on the owner of land within an irrigation area, at the rate set out in Schedule 6 for the irrigation area.
- (3) The chief executive may levy the charge on a person by sending to the person a notice specifying—
  - (a) the amount of the charge; and

- (b) the day, not before 30 days after the date of the notice, by which the amount is payable.
- (4) A person who receives a notice sent under subsection (3) must comply with the notice.
- (5) A levy made under this section in relation to land is to be determined according to the area of the land at the date of the notice.

### Drainage levy—Emerald Left Bank

- **27.(1)** In addition to any levy made under section 26, the chief executive may, in relation to each water year, levy on an owner of a holding within the Emerald Irrigation Area who is supplied water from—
  - (a) the Selma Main Channel; or
- (b) a subsidiary channel or pipeline of the Selma Main Channel; a charge at the rate of \$6.00/ha of the holding.
- (2) The levy may be made, and must be paid, in the manner mentioned in section 26 for drainage rates.

### **SCHEDULE 1**

## CHARGES—AREAS OTHER THAN MAREEBA-DIMBULAH

sections 13 and 14 of this regulation

## Barker-Barambah Project

- **1.(1)** In this area, the water year ends on 30 June.
- (2) The prescribed percentage of the nominal allocation is 75%.
- (3) The minimum annual fixed amount is \$161.10.
- (4) The charges for the supply of water are the charges set out in the following table—

#### **Table**

		per ML
		\$
1.	For supply from a regulated section of a watercourse—	
	(a) up to announced allocation	9.70
	(b) of a further amount over announced allocation	19.40
2.	For supply by water harvesting—	
	(a) up to 500 ML	2.40
	(b) of a further amount	nil
<b>3.</b>	For supply from Redgate re-lift section—	
	(a) up to announced allocation	21.00
	(b) of a further amount	42.00

#### **Barns Ground Water Area**

- **2.(1)** In this area, the water year ends on 30 June.
- (2) The prescribed percentage of the nominal allocation is 50%.
- (3) The minimum annual fixed amount is \$82.10.

#### SCHEDULE 1 (continued)

(4) The charges for the supply of water are the charges set out in the following table—

#### Table

			per ML \$
1.	For	supply—	
	(a)	up to announced allocation	1.20
	(b)	of a further amount up to 20 ML over announced	
		allocation	19.15
	(c)	of a further amount	37.15

#### **Bowen-Broken Rivers Project**

- **3.(1)** In this area, the water year ends on 31 December.
- (2) The prescribed percentage of the nominal allocation is 75%.
- (3) The minimum annual fixed amount is \$164.15.
- (4) The charge per megalitre for the supply of water from a regulated section of the Bowen River or Broken River is \$11.40.

#### **Bowen Ground Water Area**

- **4.(1)** In this area, the water year ends on 31 December.
- (2) The prescribed percentage of the nominal allocation is 75%.
- (3) The minimum annual fixed amount is \$80.55.
- (4) The charge per megalitre for the supply of water is \$3.80.

## **Boyne River Project**

- **5.(1)** In this area, the water year ends on 30 June.
- (2) The prescribed percentage of the nominal allocation is 75%.
- (3) The minimum annual fixed amount is \$161.10.

### SCHEDULE 1 (continued)

(4) The charges for the supply of water are the charges set out in the following table—

#### **Table**

		per ML \$
1.	For supply from a regulated section of the Boyne River—	
	(a) up to announced allocation	9.70
	(b) of a further amount	19.40
2.	For supply by water harvesting—	
	(a) up to 500 ML	2.45
	(b) of a further amount	nil
Bun	ndaberg Irrigation Area or Project	
6.	(1) In this area, the water year ends on 30 June.	

- **6.(1)** In this area, the water year ends on 30 June.
- (2) The prescribed percentage of the nominal allocation is 50%.
- (3) The minimum annual fixed amount is—
  - (a) for water from a channel supply—\$328.30; and
  - (b) for surface water—\$164.15; and
  - (c) for ground water—\$82.10.
- (4) The charges for the supply of water are the charges set out in the following table—

		per ML \$
1.	For supply from a channel or watercourse supplemented	
	from a channel—	
	(a) up to announced allocation	35.90
	(b) of a further amount up to 20 ML over announced	
	allocation	53.85
	(c) of a further amount	71.80
2.	For supply from a regulated section of a watercourse—	

	SCHEDULE 1 (continued)	
	<ul><li>(a) up to announced allocation</li></ul>	11.45
	allocation	29.45
	(c) of a further amount	47.40
<b>3.</b>	For supply by water harvesting—	
	(a) from a channel	35.90
	(b) from a regulated section of a watercourse	2.85
4.	Supply from ground water in the Bundaberg Ground	
	Water Area—	
	(a) up to announced allocation	4.65
	(b) of a further amount up to 20 ML over announced	22 60
	allocation	22.60
_	(c) of a further amount	40.55
5.	For supply to on-farm storage—	71.00
	(a) from a channel	71.80
	(b) from a regulated section of a watercourse	22.90
Bur	dekin River Irrigation Area or Project	
_	(4) T (1)	

- **7.(1)** In this area, the water year ends on 31 December.
- (2) The prescribed percentage of the nominal allocation is 75%.
- (3) The minimum annual fixed amount is—
  - (a) for water from a channel supply—\$328.30; and
  - (b) for surface water—\$164.15; and
  - (c) for ground water—\$82.10.
- (4) The charges for the supply of water are the charges set out in the following table—

		per ML
		\$
1.	From a channel or regulated drain	36.00
2.	For supply—	
	(a) from a diversion from unregulated drains	9.00

(b) (c) (d)	fron fron	n a regulated section of the Burdekin River	11.45 5.95
	(i)	for an allocation issued before the day on which	
		the total allocated supply reached 39 400 ML	18.00
	(ii)	for an allocation issued after the day on which	
		the total allocated supply reached 39 400 ML	36.00
(e)	fron	n the Horseshoe Lagoon Ground Water Area	0.70
(f)	fron	n Glady's Lagoon—	
	(i)	for amount taken up to natural yield	nil
	(ii)	for an additional allocation	36.00

## **Callide Valley Project**

- **8.(1)** In this area, the water year ends on 30 June.
- (2) The prescribed percentage of the nominal allocation is—
  - (a) in the Callide Valley Ground Water Area—75%; and
  - (b) for the area not in the Callide Valley Ground Water Area—100%.
- (3) The minimum annual fixed amount for ground water is \$80.55.
- (4) The charges for the supply of water are the charges set out in the following table—

		per ML \$
1.	For supply from ground water in the Callide Valley	
	Ground Water Area or from surface water—	
	(a) up to announced allocation	6.15
	(b) of a further amount up to 20 ML over announced	
	allocation	12.30
	(c) of a further amount up to 50 ML over announced	
	allocation	49.20
	(d) of a further amount	110.70

#### SCHEDULE 1 (continued)

2.	For supply from ground water not in the Callide Valley		
	Gro	und Water Area—	
	(a)	up to announced allocation	1.00
	(b)	of a further amount up to 20 ML over announced	
		allocation	12.30
	(c)	of a further amount up to 50 ML over announced	
		allocation	49.20
	(d)	of a further amount	110.70

### **Chinchilla Weir Project**

- **9.(1)** In this area, the water year ends on 31 August.
- (2) The prescribed percentage of the nominal allocation is 75%.
- (3) The minimum annual fixed amount is \$161.10.
- (4) The charges for the supply of water are the charges set out in the following table—

#### **Table**

		per ML
		\$
1.	For supply from a regulated section of the Condamine	
	River	11.25
2.	For supply by water harvesting—	
	(a) up to 500 ML	2.80
	(b) of a further amount	nil

#### **Condamine Ground Water Area**

- 10.(1) In this area, the water year ends on 31 August.
- (2) The prescribed percentage of the nominal allocation is 75%.
- (3) The minimum annual fixed amount is \$82.10.
- (4) The charges for the supply of water are the charges set out in the following table—

#### SCHEDULE 1 (continued)

#### **Table**

			per ML
1	г	1	\$
1.	For	supply—	
	(a)	if the total amount supplied in a water year is not	
		more than 130% of nominal allocation—	
		(i) up to nominal allocation	1.60
		(ii) up to 10 ML over nominal allocation	6.35
		(iii) over 10 to 20 ML over nominal allocation	12.50
		(iv) over 20 to 40 ML over nominal allocation	22.50
		(v) over 40 to 60 ML over nominal allocation	51.00
		(vi) over 60 ML over nominal allocation	76.50
	(b)	if the total amount supplied in a water year is over	
		130% of nominal allocation—	
		(i) up to 130% of nominal allocation—the charges	
		set out in paragraph (a) apply;	
		(ii) over 130% of nominal allocation	76.50

## **Cressbrook Creek Project**

- **11.(1)** In this area, the water year ends on 30 June.
- (2) The prescribed percentage of the nominal allocation is 75%.
- (3) The minimum annual fixed amount is—
  - (a) for surface water—\$80.55; and
  - (b) for ground water—\$80.55.
- (4) The charge for the supply of water from Cressbrook Creek Ground Water Area or from surface water is \$1.05 per megalitre.

## Cunnamulla Weir Project

- 12.(1) In this area, the water year ends on 31 August.
- (2) The prescribed percentage of the nominal allocation is 75%.
- (3) The minimum annual fixed amount is \$164.15.

### SCHEDULE 1 (continued)

(4) The charges for supply of water are the charges set out in the following table—

#### **Table**

	per ML \$
For supply—	Ψ
11 7	10.80
(b) of a further amount up to 125% of the annotation	
allocation	21.60
(c) of a further amount	32.40
	allocation

### **Dawson Valley Irrigation Area or Project**

- **13.(1)** In these areas, the water year ends on 31 August.
- (2) The prescribed percentage of the nominal allocation is 75%.
- (3) The minimum annual fixed amount is—
  - (a) for water from a channel supply—\$322.20; and
  - (b) for surface water—\$161.10.
- (4) The charges for the supply of water are the charges set out in the following table—

		per ML \$
1.	For supply from a channel—	
	(a) up to announced allocation	24.80
	(b) of a further amount up to 125% of the announced	
	allocation	49.60
	(c) of a further amount	74.40
2.	For supply—	
	(a) from the regulated section of the Dawson River	
	downstream of Glebe Weir to the junction with	
	Herbert Creek—	

		(i) up to announced allocation	10.35
			10.55
		(ii) of a further amount up to 125% of the	
		announced allocation	20.70
		(iii) of a further amount	31.05
	(b)	from the Glebe Weir reservoir—	
		(i) up to announced allocation	3.60
		(ii) of a further amount up to 125% of the	
		announced allocation	7.20
		(iii) of a further amount	10.80
3.	For	supply by water harvesting—	
	(a)	from a channel	24.80
	(b)	from a regulated section of the Dawson River and	
		from the Glebe Weir reservoir—	
		(i) up to 500 ML	2.60
		(ii) of a further amount	nil

## **Dumaresq River Project**

- **14.(1)** In this area, the water year ends on 30 September.
- (2) The prescribed percentage of the nominal allocation is 75%.
- (3) The minimum annual fixed amount is—
  - (a) for surface water—\$161.10; and
  - (b) for ground water—\$80.55.
- (4) The charges for the supply of water are the charges set out in the following table—

		per ML
1.	For supply—	
	(a) from a regulated section of a watercourse flowing	
	from Glenlyon Dam—	
	(i) up to announced allocation	9.60
	(ii) of a further amount over announced allocation	96.00

	SCHEDULE 1 (continued)	
2.	(b) from ground water in the Dumaresq Ground Water Area	1.50
	(a) up to 500 ML	2.40 nil
Em	nerald Irrigation Area or Project	
1	<b>5.(1)</b> In these areas, the water year ends on 30 June.	
(	2) The prescribed percentage of the nominal allocation is 75%	
(	3) The minimum annual fixed amount is—	
	(a) for water from a channel supply—\$328.30; and	
	(b) for surface water—\$164.15.	
	4) The charges for the supply of water are the charges set owing table—	out in the
	Table	
		per ML \$
1.	For supply from a channel—	
	(a) up to announced allocation	21.65
	(b) of a further amount up to 125% of the announced allocation	43.30
	(c) of a further amount	64.95
2.	For supply from Fairbairn Dam, or a regulated section of	

## 

#### SCHEDULE 1 (continued)

	Nogoa River or Mackenzie River to the junction with	
	Springton Creek—	
	(i) of the amount up to 500 ML	2.65
	(ii) of a further amount	nil
4.	For town water supply excess water use	106.70

### **Eton Irrigation Area**

- **16.(1)** In this area, the water year ends on 30 June.
- (2) The prescribed percentage of the nominal allocation is—
  - (a) for the western side—50%; and
  - (b) for the eastern side—66.66%.
- (3) The minimum annual fixed amount is—
  - (a) for water from the western side channel supply—\$328.30; and
  - (b) for water from the eastern side channel supply—\$328.30.
- (4) The charges for the supply of water are the charges set out in the following table—

#### **Table**

			per ML
			\$
1.	For	supply from a channel—	
	(a)	up to announced allocation	31.50
	(b)	of a further amount up to 10 ML over announced	
		allocation	63.00
	(c)	of a further amount	315.00

## **Fitzroy River Barrage Project**

- **17.(1)** In this area, the water year ends on 30 June.
- (2) The prescribed percentage of the nominal allocation is 75%.
- (3) The minimum annual fixed amount is \$164.15.

## SCHEDULE 1 (continued)

(4) The charges for the supply of water are the charges set out in the following table—

	Table		
1.		supply from a regulated section of the Fitzroy	per ML \$
	Rivo	er— other than by water harvesting	11.55
	. ,	by water harvesting—	11.55
		(i) up to 500 ML	2.85 nil
Loc	kyer	Valley Project (Central Lockyer)	
18	8.(1)	In this area, the water year ends on 30 June.	
(2	2) Th	e minimum annual fixed amount is—	
	(a)	for surface water—\$161.10; and	
(b) for water from Lake Clarendon Diversion Channel—\$322.2 and		<b>—</b> \$322.20;	
	(c)	for water from Clarendon Ground Water Area—\$161.	00.
		e charges for the supply of water are the charges set g table—	out in the
Table			
			per ML

			per ML \$
1.	For	supply—	
	(a)	from a regulated section of a watercourse—	
		(i) when flow is restricted	18.20
		(ii) when flow is unrestricted	9.10
	(b)	from ground water in the Clarendon Ground Water	
		Area	9.10

#### SCHEDULE 1 (continued)

## **Lockyer Valley Project (Lower Lockyer)**

- **19.(1)** In this area, the water year ends on 30 April.
- (2) The prescribed percentage of the nominal allocation is 100%.
- (3) The minimum annual fixed amount is \$161.10.
- (4) The charges for the supply of water are the charges set out in the following table—

#### **Table**

		per ML
		\$
1.	For supply from a regulated section of a watercourse—	
	(a) up to announced allocation	11.20
	(b) of a further amount over announced allocation	22.40
2.	For supply by water harvesting—	
	(a) up to 500 ML	2.80
	(b) of a further amount	nil

## **Logan River Project**

- **20.(1)** In this area, the water year ends on 30 June.
- (2) The prescribed percentage of the nominal allocation is 75%.
- (3) The minimum annual fixed amount is \$161.10.
- (4) The charges for the supply of water are the charges set out in the following table—

		per ML
		\$
1.	For supply from a regulated section of Burnett Creek or	
	the Logan River	12.40
2.	For supply by water harvesting from a regulated section	
	of Burnett Creek or the Logan River—	

#### SCHEDULE 1 (continued)

(a)	up to 500 ML	3.10
(b)	of a further amount	nil

#### Lower Mary River Irrigation Area or Project

- **21.(1)** In these areas, the water year ends on 30 June.
- (2) The prescribed percentage of the nominal allocation is 50%.
- (3) The minimum annual fixed amount is—
  - (a) for water from a channel supply—\$328.30; and
  - (b) for surface water—\$164.15.
- (4) The charges for the supply of water are the charges set out in the following table—

#### **Table**

		per ML
		\$
1.	For supply from a channel	35.90
2.	For supply from—	
	(a) the Mary Barrage	11.25
	(b) the Tinana Barrage	17.20
	(c) the Teddington Weir	17.20

## **Macintyre Brook Project**

- **22.**(1) In this area, the water year ends on 30 September.
- (2) The prescribed percentage of the nominal allocation is 75%.
- (3) The minimum annual fixed amount is \$161.10.
- (4) The charges for the supply of water are the charges set out in the following table—

#### SCHEDULE 1 (continued)

#### **Table**

		per ML \$
1.	For supply (other than by water harvesting)—	
	(a) up to announced allocation	11.00
	(b) of a further amount over announced allocation	110.00
2.	For supply by water harvesting—	
	(a) up to 500 ML	2.75
	(b) of a further amount	nil

## **Maranoa River Project**

- **23.(1)** In this area, the water year ends on 31 August.
- (2) The prescribed percentage of the nominal allocation is 75%.
- (3) The minimum annual fixed amount is \$161.10.
- (4) The charges for the supply of water are the charges set out in the following table—

#### **Table**

			per ML
			\$
1.	For	supply—	
	(a)	up to announced allocation	10.60
	(b)	of a further amount up to 125% of the announced	
		allocation	21.20
	(c)	of a further amount	31.60

## **Mary Valley Project**

- **24.**(1) In this area, the water year ends on 30 June.
- (2) The prescribed percentage of the nominal allocation is 50%.
- (3) The minimum annual fixed amount is—
  - (a) for surface water—\$164.15; and

### SCHEDULE 1 (continued)

- (b) for water from Pie Creek Diversion—\$328.30.
- (4) The charges for the supply of water are the charges set out in the following table—

#### **Table**

			per ML \$
1.	For	supply—	
	(a)	from a regulated section of Yabba Creek or the Mary	
		River	11.25
	(b)	subject to paragraph (c), from a section of a	
		watercourse regulated by the Pie Creek Diversion	
		Scheme	43.50
	(c)	from a channel regulated by the Pie Creek Diversion	
		Scheme if, under section 9, water is available from	
		the natural flow in Pie Creek	87.00
	(d)	from Cedar Pocket Dam or the regulated section of	
		East Deep Creek between Cedar Pocket Dam and the	
		junction with North Deep Creek—	
		(i) up to announced allocation	11.25
		(ii) of a further amount	22.50

### **Pioneer River Project**

- **25.**(1) In this area, the water year ends on 30 June.
- (2) The prescribed percentage of the nominal allocation is 60%.
- (3) The minimum annual fixed amount is \$161.10.
- (4) The charges for the supply of water are the charges set out in the following table—

#### **Table**

per ML \$

**1.** For supply from the section of the Pioneer River regulated by Mirani Weir—

### SCHEDULE 1 (continued)

	(a)	up to announced allocation	10.65
	(b)	of a further amount up to 10 ML over announced	
		allocation	21.30
	(c)	of a further amount	106.50
2.	For	supply by water harvesting—	
	(a)	up to 500 ML	2.65
	(b)	of a further amount	nil

### **Proserpine River Project**

- **26.(1)** In this area, the water year ends on 30 June.
- (2) The prescribed percentage of the nominal allocation is 75%.
- (3) The minimum annual fixed amount is—
  - (a) for surface water—\$164.15; and
  - (b) for ground water—\$164.15.
- (4) The charges for the supply of water are the charges set out in the following table—

### **Table**

		per ML \$
1.	For supply from surface water or from the Proserpine	
	Ground Water Area—	
	(a) up to announced allocation	10.85
	(b) of a further amount up to 10 ML over announced	
	allocation	21.70
	(c) of a further amount	108.50

# St George Irrigation Area or Project

- **27.**(1) In these areas, the water year ends on 30 September.
- (2) The prescribed percentage of the nominal allocation is 60%.
- (3) The minimum annual fixed amount is—

### SCHEDULE 1 (continued)

- (a) for water from a channel supply—\$322.20; and
- (b) for surface water—\$161.10.
- (4) The charges for the supply of water are the charges set out in the following table—

### **Table**

		per ML \$
1.	For supply from a channel—	
	(a) up to announced allocation	21.25
	(b) of a further amount	212.50
2.	For supply—	
	(a) from a regulated section of the Thuraggi	
	Watercourse or Thuraggi Diversion Channel—	
	(i) up to announced allocation	10.65
	(ii) of a further amount	106.50
	(b) from Beardmore Dam or a regulated section of the	
	Balonne River—	
	(i) up to announced allocation	10.65
	(ii) of a further amount	106.50
<b>3.</b>	For supply by water harvesting from—	
	(a) a channel—	
	(i) to on-farm storage	10.65
	(ii) for another use	21.25
	(b) a regulated section of the Thuraggi Watercourse or	
	Thuraggi Diversion Channel	5.35
	(c) Beardmore Dam or from any watercourse	
	downstream of Beardmore Dam to the	
	Queensland/New South Wales Border—	
	(i) up to 500 ML	2.65
	(ii) of a further amount	nil

# **Three Moon Creek Project**

**28.**(1) In this area, the water year ends on 30 June.

### SCHEDULE 1 (continued)

- (2) The prescribed percentage of the nominal allocation is 75%.
- (3) The minimum annual fixed amount is—
  - (a) for surface water—\$164.15; and
  - (b) for ground water—\$82.10.
- (4) The charges for the supply of water are the charges set out in the following table—

#### **Table**

		per ML \$
1.	For supply from a regulated section of Three Moon Creek—	Ф
	(a) up to announced allocation	9.90
	(b) of a further amount up to 110% of announced allocation	12.45
	(c) of a further amount up to 120% of announced allocation	24.90
	(d) of a further amount	49.80
2.	For supply from ground water in the Three Moon Creek	
	Ground Water Area—	
	(a) up to announced allocation	5.00
	(b) of a further amount up to 110% of announced	
	allocation	12.45
	(c) of a further amount up to 120% of announced	
	allocation	24.90
	(d) of a further amount	49.80
<b>3.</b>	For supply by water harvesting—	
	(a) up to 500 ML	2.50
	(b) of a further amount	nil

### **Upper Burnett Project**

- **29.**(1) In this area, the water year ends on 30 June.
- (2) The prescribed percentage of the nominal allocation is—

### SCHEDULE 1 (continued)

- (a) for surface water—75%; and
- (b) for water from John Goleby Weir—100%.
- (3) The minimum annual fixed amount is—
  - (a) for surface water—\$161.10; and
  - (b) for water from John Goleby Weir—\$161.10.
- (4) The charges for the supply of water are the charges set out in the following table—

### **Table**

			per ML \$
1.		supply from a regulated section of the Nogo River or	
	Bur	nett River—	
	(a)	up to announced allocation	9.70
	(b)	of a further amount up to 110% of announced	
		allocation	19.40
	(c)	of a further amount up to 120% of announced	
		allocation	29.10
	(d)	of a further amount up to 130% of announced	
		allocation	38.80
	(e)	of a further amount up to 140% of announced	
		allocation	48.50
	(f)	of a further amount up to 150% of announced	
		allocation	58.20
	(g)	of a further amount up to 160% of announced	
		allocation	67.90
	(h)	of a further amount up to 170% of announced	
		allocation	77.60
	(i)	of a further amount up to 180% of announced	
		allocation	87.30
	(j)	of a further amount	97.00
2.	For	supply from John Goleby Weir—	
	(a)	up to announced allocation	9.70
	(b)	of a further amount up to 102.5% of announced	

	SCHEDULE 1 (continued)	
	allocation	19.40
	allocation	48.50
	allocation	97.00
3.	(e) of a further amount	194.00
	(a) up to 500 ML	2.45
	(b) of a further amount	nil
Up	per Condamine Project	
3	<b>30.(1)</b> In this area, the water year ends on 31 October.	
(	2) The prescribed percentage of the nominal allocation is 75%	
(	3) The minimum annual fixed amount is \$161.10.	
	4) The charges for the supply of water are the charges set owing table—	out in the
	Table	
		per ML
		\$
1.	For supply from a regulated section of Sandy Creek or	Ψ
2.	the Condamine River	11.25
4.	River North Branch up to announced allocation	17.60
<b>3.</b>	For supply by water harvesting—	
	(a) from a regulated section of Sandy Creek or the Condamine River—	
	(i) up to 500 ML	2.80
	(ii) of a further amount	nil
	(b) from a regulated section of the Condamine River North Branch—	
	(i) by restricted water harvesting—	

7.25

### SCHEDULE 1 (continued)

	(B) of a further amount	4.45
(ii)	by general water harvesting—	
	(A) up to 500 ML	2.80
	(B) of a further amount	nil

### **Warrill Valley Project**

- **31.(1)** In this area, the water year ends on 30 June.
- (2) The prescribed percentage of the nominal allocation is 75%.
- (3) The minimum annual fixed amount is \$161.10.
- (4) The charges for the supply of water are the charges set out in the following table—

### **Table**

		per ML
		\$
1.	For supply from a regulated section of Reynolds Creek or	
	Warrill Creek—	
	(a) up to announced allocation	9.70
	(b) of a further amount up to 125% of announced	
	allocation	14.50
	(c) of a further amount up to 150% of announced	
	allocation	19.40
	(d) of a further amount	29.10
2.	For supply from a regulated section of Kent's Lagoon,	
	Normanby Gully, West Branch, Wooroolaba Creek and	
	the Upper Warrill Systems—	
	(a) up to announced allocation	11.00
	(b) of a further amount up to 125% of announced	
	allocation	15.80
	(c) of a further amount up to 150% of announced	
	allocation	20.65
	(d) of a further amount	30.30
<b>3.</b>	For supply by water harvesting—	
	(a) from a regulated section of Reynolds Creek or	

# SCHEDULE 1 (continued)

(b)	Warrill Creek—  (i) up to 500 ML  (ii) of a further amount  from a regulated section of Kent's Lagoon, Normanby Gully, West Branch, Wooroolaba Creek	2.40 nil
	and the Upper Warrill Systems—	
	(i) up to 500 ML	2.75
	(ii) of a further amount	nil

### **SCHEDULE 2**

### CHARGES—MAREEBA-DIMBULAH AREA

section 15 of this regulation

### Mareeba-Dimbulah Irrigation Area or Project

- **1.(1)** In this area, the water year ends on 30 June.
- (2) The amount payable for water taken for an owner's land may be worked out using the formula—

$$A + B + C$$
.

- (3) In the formula—
- "A" is \$360.70.
- **"B"** is a charge based on the nominal allocation of the owner's land worked out under table 1.
- "C" is a charge based on the amount of water taken worked out under table 2.

#### Table 1

			per ML \$
1.	For	the nominal allocation of a holding or other land—	Ψ
	(a)	in a re-lift area	14.25
	(b)	from a channel supply—	
		(i) up to 100 ML	13.20
		(ii) over 100 ML to 500 ML	8.75
		(iii) over 500 ML	7.65
	(c)	supplied from a regulated section of—	
		(i) Tinaroo Falls Dam or the Barron River	6.60
		(ii) Emerald Creek above AMTD 14.300	2.85
		(iii) another watercourse	11.00

# SCHEDULE 2 (continued)

# Table 2

			per ML
1.	For	an amount of water taken from a channel—	
	(a)	up to announced allocation—	
		(i) in a re-lift area	21.90
		(ii) in another area, of—	
		(A) up to 100 ML	15.35
		(B) over 100 ML to 500 ML	13.15
		(C) over 500 ML	9.90
	(b)	over announced allocation—	
		(i) in a re-lift area	54.30
		(ii) in another area	42.80
2.	For	an amount of water taken—	
	(a)	up to announced allocation—	
		(i) from a regulated section of Tinaroo Falls Dam	
		or the Barron River	6.55
		(ii) from Emerald Creek above AMTD 14.300	nil
		(iii) from a regulated section of another watercourse	8.75
	(b)	over announced allocation—	
	` /	(i) from a regulated section of Tinaroo Falls Dam	
		or the Barron River	19.75
		(ii) from Emerald Creek above AMTD 14.300	nil
		(iii) from a regulated section of another watercourse	29.65
		. ,	

# **SCHEDULE 3**

# NOMINAL ALLOCATION CHARGES

section 17 of this regulation

	per ML
Barker–Barambah Project	
<b>1.</b> For supply	100.00
Bowen-Broken Rivers Project	
<b>2.</b> For supply	100.00
Boyne River Project	
<b>3.</b> For supply	200.00
Bundaberg Irrigation Area or Project	
<b>4.</b> (1) For supply from a channel	200.00
(2) For supply from a regulated section of a watercourse	150.00
Burdekin River Irrigation Area or Project	
<b>5.(1)</b> For supply from a channel, regulated drain or watercourse supplemented from a channel	250.00
(2) For supply from a regulated section of a watercourse or Glady's Lagoon	100.00
(3) For supply from ground water in the Burdekin Ground Water Area to a holding not having access to supply from	
a channel system or a regulated section of a watercourse	100.00

# SCHEDULE 3 (continued)

(4) For supply from ground water in the Burdekin Ground Water Area to a holding having access to supply from a channel system or a regulated section of a watercourse	nil
(5) For supply from ground water to a holding in the Giru Ground Water Area and the Horseshoe Lagoon Ground Water	
Area	100.00
Chinchilla Weir Project	
<b>6.</b> For supply	300.00
Cunnamulla Weir Project	
<b>7.</b> For supply	80.00
Dawson Valley Irrigation Area or Project	
<b>8.(1)</b> For supply from a channel	100.00
(2) For supply from a regulated section of a watercourse	100.00
Dumaresq River Project	
<b>9.</b> For supply	350.00
Emerald Irrigation Area or Project	
<b>10.(1)</b> For supply from a channel	125.00
(2) For supply from a regulated section of a watercourse	125.00
Eton Irrigation Area	
<b>11.</b> For supply from a channel	250.00

# SCHEDULE 3 (continued)

Lockyer Valley Project	
<b>12.</b> For supply	250.00
Logan River Project	
<b>13.</b> For supply	150.00
Lower Mary Irrigation Area or Project	
<b>14.(1)</b> For supply from a channel	100.00
(2) For supply from a regulated section of a watercourse	100.00
Macintyre Brook Project	
<b>15.</b> For supply	250.00
Maranoa River Project	
Maranoa River Project  16. For supply	80.00
-	80.00
<b>16.</b> For supply	80.00
16. For supply	
16. For supply	80.00
16. For supply	80.00 80.00
16. For supply	80.00 80.00

# SCHEDULE 3 (continued)

Proserpine River Project	
<b>20.</b> For supply	100.00
St George Irrigation Area or Project	
<b>21.</b> (1) For supply from a channel	300.00
(2) For supply from a regulated section of a watercourse	300.00
Three Moon Creek Project	
<b>22.</b> For supply	100.00
Unnon Promott Duciost	
Upper Burnett Project	
<b>23.</b> For supply	200.00
Upper Condamine River	
• •	
<b>24.</b> For supply	300.00
Warrill Valley Project	
·	250.00
<b>25.</b> For supply	∠JU.UU

# **SCHEDULE 4**

# **CHARGES FOR LOCAL SERVICES**

section 20 of this regulation

### **Town water supply charges**

1. The charges for town water supply are set out in the following table—

### **Table**

	Use to which improvements are put	Town water supply annual charge	maximum quantity
_		\$	(kL)
1.	Church, CWA rest rooms, kindergarten,		
	preschool centre (other than a State	104.50	300
2	preschool), creche, playgroup centre		
2.	Flats	125.40	360
3.	Private residence or dwelling, public hall,		
	the premises of a society, club, league,		
	association or lodge, picture theatre, retail		
	shop, office, bank, warehouse, bulk store,		
	sports clubhouse	209.00	600
4.	Sawmill (electrically powered), post		
	office, garage, mechanical or other		
	workshop, service station, butchery,		
	bakery, cafe, restaurant, railway station,		
	kiosk	313.50	900
<b>5.</b>	Boarding or lodging house, school	418.00	1 200
<b>6.</b>	Hospital	522.50	1 500
<b>7.</b>	Cordial or aerated water factory, caravan		
	park, hostel, motel, camp site with camp		
	accommodation and ablution building.	627.00	1 800
8.	Hotel	836.00	2 400

### SCHEDULE 4 (continued)

9.	Swimming pool, sporting field or		
	parkland	1 045.00	3 000
<b>10.</b>	Lawn bowling club	1 254.00	3 600
11.	Improvements on serviced land not		
	elsewhere prescribed in this table	209.00	600

### Multiple uses

- **2.(1)** Despite item 3 in the table, an annual town water supply charge of \$125.40 for a maximum quantity of 360 kL of water is payable for each use if improvements on serviced land are used for more than 1 of the following uses—
  - (a) a retail shop;
  - (b) an office;
  - (c) a bank;
  - (d) a warehouse;
  - (e) a bulk store.
- (2) However, if improvements on serviced land are put to more than 1 of the uses set out in the table, each use attracts the charge prescribed in the table for the use.

### **Excess water charges**

**3.** A water charge of \$0.55 per kilolitre is levied on water supplied in excess of the maximum quantity prescribed for a use under the table.

## Water charges may be levied on a proportional basis

**4.** Charges for water supply may be levied on a proportional basis.

### Sewerage and sullage water disposal charges

**5.(1)** The annual charges for sewerage services are—

### SCHEDULE 4 (continued)

- (a) for a private residence—\$256.65; and
- (b) for other premises—
  - (i) for the first pedestal—\$256.65; and
  - (ii) for each urinal or additional pedestal—\$102.80.
- (2) The annual charges for sullage water disposal (if the disposal is connected to the sewerage system) are—
  - (a) for a private residence—\$138.15; and
  - (b) for other premises—
    - (i) for the first 3 units—\$345.30; and
    - (ii) for each additional unit—\$56.25.
  - **(3)** In subsection (2)(b)—

### Garbage collection charges

- **6.(1)** The annual charge for collecting garbage each week for each garbage bin is \$83.65.
- (2) An additional charge of \$2.12 per bin per service is payable for additional garbage collection services.

<sup>&</sup>quot;unit" means a pedestal or urinal.

# **SCHEDULE 5**

# SUGAR MILL ASSESSMENTS

section 25 of this regulation

Irrigation area	Rate of assessment (per tonne of 94 net titre sugar)
	\$
Bundaberg	4.60
Burdekin River—	
(a) Giru Ground Water Area	2.85
(b) another area	3.45
Eton	3.80
Lower Mary River	4.75

# **SCHEDULE 6**

# **DRAINAGE RATES**

section 26 of this regulation

Irrigation area	Drainage rate (per hectare)
	\$
Bundaberg	14.70
Burdekin River	
Dawson Valley	14.45
Emerald	
St George	14.70

### **ENDNOTES**

### 1 Index to Endnotes

		Pa	ge
2	Date to which amendments incorporated		54
3	Table of previous reprints	:	54
4	List of legislation	:	54
5	List of annotations		55

### 2 Date to which amendments incorporated

This is the reprint date mentioned in the Reprints Act 1992, section 5(c). Accordingly, this reprint includes all amendments that commenced operation on or before 27 January 1995. Future amendments of the Water Resources (Rates and Charges) Regulation 1992 may be made in accordance with this reprint under the Reprints Act 1992, section 49.

### 3 Table of earlier reprints

Reprint No.	Amendments included	Reprint date	
1	none	28 April 1993	

### 4 List of legislation

#### Water Resources (Rates and Charges) Regulation 1992 SL No. 336

notfd Gaz 6 November 1992 pp 1286–9 commenced on date of notification

as amended by-

# Water Resources (Rates and Charges) Amendment Regulation (No. 1) 1993 SL No. 424

notfd Gaz 26 November 1993 pp 1483-6

ss 6, 9 in relation to the insertion of new ss 13C and 13D and new Sch 9, to the extent that the sections and provisions apply to the Bowen Ground Water Area, the Bowen–Broken Rivers Project and the Burdekin River Irrigation Area, commenced 1 January 1994 (see s 3(1))

s 7 commenced 1 January 1994 (see s 3(2)) remaining provisions commenced on date of notification

#### Water Resources (Rates and Charges) Amendment Regulation (No. 1) 1994 SL No. 456

notfd Gaz 16 September 1994 pp 1792–7 commenced on date of notification

### 5 List of annotations

Key to abbreviations in list of annotations

amd	=	amended
Ch	=	Chapter
def	=	definition
Div	=	Division
exp	=	expires/expired
hdg	=	heading
ins	=	inserted
om	=	omitted
prec	=	preceding
pres	=	present
prev	=	previous
(prev)	=	previously
prov	=	provision
Pt	=	Part
R1	=	Reprint No. 1
R2	=	Reprint No. 2
RA	=	Reprints Act 1992
renum	=	renumbered
Sdiv	=	Subdivision
sub	=	substituted

Provisions not included in reprint, or amended by amendments not included in reprint, are underlined

#### **Definitions**

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def "channel supply" amd 1993 SL No. 424 s 2 Sch def "drainage rate" amd 1994 SL No. 456 s 2 Sch def "ground water area" amd 1993 SL No. 424 s 2 Sch def "irrigation project" amd 1993 SL No. 424 s 2 Sch def "local services" ins 1993 SL No. 424 s 4 def "nominal allocation charge" amd 1994 SL No. 456 s 2 Sch def "QIDC business variable rate" ins 1993 SL No. 424 s 4 def "QIDC indicator lending rate" om 1993 SL No. 424 s 4 def "regulated section" amd 1993 SL No. 424 s 2 Sch; 1994 SL No. 456 s 2 Sch def "serviced land" ins 1993 SL No. 424 s 4 amd 1994 SL No. 456 s 2 Sch def "sugar mill assessment" amd 1993 SL No. 424 s 2 Sch; 1994 SL No. 456 s 2 Sch
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def "surface water" amd 1993 SL No. 424 s 2 Sch def "water harvesting" amd 1993 SL No. 424 s 2 Sch

#### Charges payable to the Corporation

s 4 prev s 4 renum as s 6 1994 SL No. 456 s 2 Sch pres s 4 (prev s 3A) ins 1993 SL No. 424 s 5 renum 1994 SL No. 456 s 2 Sch amd 1994 SL No. 456 s 2 Sch

#### Interest on outstanding debt

s 5 prev s 5 renum as s 7 1994 SL No. 456 s 2 Sch pres s 5 (prev s 3B) ins 1993 SL No. 424 s 5 renum 1994 SL No. 456 s 2 Sch amd 1994 SL No. 456 s 2 Sch

#### Regulated section of a watercourse

s 6 prev s 6 renum as s 8 1994 SL No. 456 s 2 Sch pres s 6 (prev s 4) amd 1993 SL No. 424 s 2 Sch renum 1994 SL No. 456 s 2 Sch

#### Periods of unregulated flow

s 7 prev s 7 renum as s 9 1994 SL No. 456 s 2 Sch pres s 7 (prev s 5) amd 1993 SL No. 424 s 2 Sch renum 1994 SL No. 456 s 2 Sch

#### Periods of unrestricted flow—Lockyer Valley Project

s 8 prev s 8 renum as s 10 1994 SL No. 456 s 2 Sch pres s 8 (prev s 6) amd 1993 SL No. 424 s 2 Sch renum 1994 SL No. 456 s 2 Sch

#### Water available from the natural flow in Pie Creek

s 9 prev s 9 renum as s 11 1994 SL No. 456 s 2 Sch pres s 9 (prev s 7) amd 1993 SL No. 424 s 2 Sch renum 1994 SL No. 456 s 2 Sch amd 1994 SL No. 456 s 2 Sch

#### **Irrigation projects**

s 10 prev s 10 om 1992 SL No. 336 s 17 (as ins 1993 SL No. 424 s 7) amd 1993 SL No. 424 s 2 Sch pres s 10 (prev s 8) amd 1993 SL No. 424 s 2 Sch renum 1994 SL No. 456 s 2 Sch

#### **Ground water areas**

s 11 prev s 11 om 1992 SL No. 336 s 17 (as ins 1993 SL No. 424 s 7) amd 1993 SL No. 424 s 2 Sch pres s 11 (prev s 9) amd 1993 SL No. 424 s 2 Sch renum 1994 SL No. 456 s 2 Sch

#### PART 3—WATER CHARGES

**Pt hdg** prev Pt 3 hdg om 1992 SL No. 336 s 17 (as ins 1993 SL No. 424 s 7) pres Pt 3 hdg (prev Pt 3A hdg) ins 1993 SL No. 424 s 6

renum 1994 SL No. 456 s 2 Sch amd 1994 SL No. 456 s 2 Sch

#### **Application of Part**

s 13A ins 1993 SL No. 424 s 6 om 1994 SL No. 456 s 2 Sch

#### Meaning of terms

s 12 prev s 12 om 1993 SL No. 424 s 2 Sch pres s 12 (prev s 13B) ins 1993 SL No. 424 s 6 renum 1994 SL No. 456 s 2 Sch amd 1994 SL No. 456 s 2 Sch

#### Water charges for Sch 1 land

s 13 prev s 13 om 1993 SL No. 424 s 2 Sch pres s 13 (prev s 13C) ins 1993 SL No. 424 s 6 renum 1994 SL No. 456 s 2 Sch amd 1994 SL No. 456 s 2 Sch

### Minimum water charge for nominal allocations granted to Sch 1 land

s 14 prev s 14 renum as s 25 1994 SL No. 456 s 2 Sch pres s 14 (prev s 13D) ins 1993 SL No. 424 s 6 renum 1994 SL No. 456 s 2 Sch amd 1994 SL No. 456 s 2 Sch

#### Water charges for Sch 2 land

s 15 prev s 15 renum as s 26 1994 SL No. 456 s s Sch pres s 15 (prev s 13E) ins 1993 SL No. 424 s 6 renum 1994 SL No. 456 s 2 Sch amd 1994 SL No. 456 s 2 Sch

#### Charges for water in excess of entitlements

s 16 prev s 16 renum as s 27 1994 SL No. 456 s 2 Sch 2 pres s 16 (prev s 13F) ins 1993 SL No. 424 s 6 renum 1994 SL No. 456 s 2 Sch amd 1994 SL No. 456 s 2 Sch

#### Nominal allocation charges

s 17 pres s 17 (prev s 13G) ins 1993 SL No. 424 s 6 renum 1994 SL No. 456 s 2 Sch amd 1994 SL No. 456 s 2 Sch

#### Undertaking to pay a nominal allocation charge by instalments

s 18 prev s 18 ins 1993 SL No. 424 s 8 om 1994 SL No. 456 s 2 Sch pres s 18 (prev s 13H) ins 1993 SL No. 424 s 6 renum 1994 SL No. 456 s 2 Sch

#### PART 4—LOCAL SERVICES CHARGES

**Pt hdg** (prev Pt 3B hdg) ins 1993 SL No. 424 s 6 renum 1994 SL No. 456 s 2 Sch

#### Meaning of "owner"

s 19 (prev s 13I) ins 1993 SL No. 424 s 6 renum 1994 SL No. 456 s 2 Sch

#### Charge for local services

s 20 (prev s 13J) ins 1993 SL No. 424 s 6 renum 1994 SL No. 456 s 2 Sch amd 1994 SL No. 456 s 2 Sch

#### Owner must pay within 30 days

**s 21** (prev s 13K) ins 1993 SL No. 424 s 6 renum 1994 SL No. 456 s 2 Sch

### Notice to Corporation concerning dealings with land

s 22 (prev s 13L) ins 1993 SL No. 424 s 6 renum 1994 SL No. 456 s 2 Sch amd 1994 SL No. 456 s 2 Sch

#### **Evidentiary provisions**

s 23 (prev s 13M) ins 1993 SL No. 424 s 6 renum 1994 SL No. 456 s 2 Sch

### Collection of garbage

s 24 (prev s 13N) ins 1993 SL No. 424 s 6 renum 1994 SL No. 456 s 2 Sch amd 1994 SL No. 456 s 2 Sch

#### **PART 5—OTHER CHARGES**

Pt hdg (prev Pt 4 hdg) renum 1994 SL No. 456 s 2 Sch

#### Sugar mill assessments

s 25 (prev s 14) amd 1993 SL No. 424 s 2 Sch renum 1994 SL No. 456 s 2 Sch amd 1994 SL No. 456 s 2 Sch

#### **Drainage rates**

s 26 (prev s 15) amd 1993 SL No. 424 s 2 Sch renum 1994 SL No. 456 s 2 Sch amd 1994 SL No. 456 s 2 Sch

#### Drainage levy—Emerald Left Bank

s 27 (prev s 16) amd 1993 SL No. 424 s 2 Sch renum 1994 SL No. 456 s 2 Sch amd 1994 SL No. 456 s 2 Sch

#### PART 5—MISCELLANEOUS

**Pt hdg** om R1 (see RA s 37)

#### Repeal of Part 3 and Schedules 1 to 4

s 17 prev s 17 om R1 (see RA s 40) new s 17 ins 1993 SL No. 424 s 7 om R2 (see RA s 40)

#### Repeal of certain regulation and order

s 18 prev s 18 ins 1993 SL No. 424 s 8 om 1994 SL No. 456 s 2 Sch

#### SCHEDULE 1—CHARGES—AREAS OTHER THAN MAREEBA-DIMBULAH

prev Sch 1 om 1992 SL No. 336 s 17 (as ins 1993 SL No. 424 s 7) amd 1993 SL No. 424 s 2 Sch pres Sch 1 ins 1994 SL No. 456 s 4

#### SCHEDULE 2—CHARGES—MAREEBA-DIMBULAH AREA

prev Sch 2 om 1992 SL No. 336 s 17 (as ins 1993 SL No. 424 s 7) amd 1993 SL No. 424 s 2 Sch pres Sch 2 ins 1994 SL No. 456 s 4

#### SCHEDULE 3—NOMINAL ALLOCATION CHARGES

prev Sch 3 om 1992 SL No. 336 s 17 (as ins 1993 SL No. 424 s 7) amd 1993 SL No. 424 s 2 Sch pres Sch 3 (prev Sch 5) sub 1993 SL No. 424 s 9 renum 1994 SL No. 456 s 3(1) amd 1994 SL No. 456 s 3(2)–(4)

#### SCHEDULE 4—CHARGES FOR LOCAL SERVICES

prev Sch 4 om 1992 SL No. 336 s 17 (as ins 1993 SL No. 424 s 7) amd 1993 SL No. 424 s 2 Sch pres Sch 4 ins 1994 SL No. 456 s 4

#### SCHEDULE 5—SUGAR MILL ASSESSMENTS

prev Sch 5 renum as Sch 3 1994 SL No. 456 s 3(1) pres Sch 5 ins 1994 SL No. 456 s 4

#### SCHEDULE 6—DRAINAGE RATES

prev Sch 6 om 1993 SL No. 424 s 9 pres Sch 6 ins 1994 SL No. 456 s 4

#### SCHEDULE 7—SUGAR MILL ASSESSMENTS

sub 1993 SL No. 424 s 9 om 1994 SL No. 456 s 4

#### SCHEDULE 8—DRAINAGE RATES

sub 1993 SL No. 424 s 9 om 1994 SL No. 456 s 4

#### SCHEDULE 9—CHARGES—AREAS OTHER THAN MAREEBA-DIMBULAH

ins 1993 SL No. 424 s 9 om 1994 SL No. 456 s 4

#### SCHEDULE 10—CHARGES—MAREEBA-DIMBULAH AREA

ins 1993 SL No. 424 s 9 om 1994 SL No. 456 s 4

#### SCHEDULE 11—CHARGES FOR LOCAL SERVICES

ins 1993 SL No. 424 s 9 om 1994 SL No. 456 s 4