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1 Short title

This regulation may be cited as the Water Amendment Regulation (No. 2) 2012.

2 Regulation amended

This regulation amends the Water Regulation 2002.

3 Insertion of new pt 2, div 3A, sdiv 1 and sdiv 2, hdg

Part 2, division 3A, before section 15A—

text—

Subdivision 1 Transfer of water licence attached to land in a relevant water management area

15AA Application of sdiv 1

(1) This subdivision applies to a water licence, to take water, that is attached to land in a relevant water management area (the original licence).

(2) All or part of the original licence may be transferred so that the licence attaches to other land in the relevant water management area (a transfer).

(3) This subdivision states the process for dealing with an application for the transfer.

15AB Definitions for sdiv 1

In this subdivision—

new licence means the water licence that the chief executive may issue under this subdivision after a transfer of all or part of the original licence.

original licence see section 15AA(1).

relevant water management area means a water management area—
15AC Application to transfer water licence

‘(1) A person may, in relation to the original licence, apply to the chief executive for a transfer.

‘(2) The application must be—

(a) made to the chief executive in the approved form; and

(b) made jointly by the following—

(i) the holder of the original licence;

(ii) the proposed transferee.

‘(3) The application must—

(a) state each of the following—

(i) details of the original licence;

(ii) the purpose for which the water will be taken under the new licence;

(iii) details of the location of the proposed taking of water under the new licence;

(iv) the volume of water proposed to be taken under the new licence; and
(b) be accompanied by—
    (i) a statutory declaration by the holder of the original licence that each person (an interested entity) who has a financial or other interest in the land of the holder for which the licence is held has been given notice of the proposed transfer; and
    (ii) the written consent of each interested entity to the proposed transfer; and
    (iii) the application fee.

‘15AD Additional information may be required

‘The chief executive may require—
    (a) the applicant to give additional information about the application; or
    (b) any information included in the application, or any additional information required under paragraph (a), to be verified by statutory declaration.

‘15AE Criteria for deciding application

‘(1) In deciding whether to approve the application, the chief executive must consider the following—
    (a) any additional information given about the application;
    (b) the water sharing rules for the relevant water management area;
    (c) any wild river declaration that may apply to the original licence.

‘(2) Subsection (1) does not limit the matters the chief executive may consider.

‘15AF Deciding application

‘(1) After considering the matters mentioned in section 15AE, the chief executive may—
(a) refuse the application; or
(b) approve the application with or without conditions.

‘(2) The chief executive must, within 10 business days after deciding the application, give the applicant—
(a) for a decision to refuse the application or to approve the application with conditions—an information notice; or
(b) otherwise—notice of the decision.

Note—
See the Act, section 205(2)(b) for when the chief executive is required to give a notice stating a decision, and the reasons for the decision, made in accordance with a wild river declaration.

‘15AG Intention to proceed

‘(1) This section applies if the applicant—
(a) is given an information notice for the decision; and
(b) is eligible to proceed with the transfer; and
(c) intends to proceed with the transfer.

‘(2) The applicant must give the chief executive notice in the approved form (a transfer notice) within 30 business days after—
(a) if the applicant appeals against the decision—the day the appeal is finally decided; or
(b) otherwise—the day the applicant receives the information notice.

‘(3) For subsection (1)(b), the applicant is eligible to proceed with the transfer if—
(a) the chief executive has approved the application with conditions; or
(b) the applicant appeals against the decision and the decision is confirmed, amended or substituted so that the application is approved with or without conditions.
‘15AH Completion of transfer

‘(1) This section applies if the chief executive—

(a) gives the applicant notice of the decision, other than an information notice; or

(b) receives a transfer notice within the period mentioned in section 15AG(2).

‘(2) The chief executive may require the proposed transferee to give a document evidencing ownership of land to which the new licence will attach.

‘(3) The chief executive must cancel, amend or subdivide the original licence, or issue a new licence, necessary to give effect to the transfer within 30 business days after—

(a) if the chief executive has, under subsection (2), required the proposed transferee to give a document—the day the chief executive receives the document; or

(b) if the chief executive receives a transfer notice—the day the chief executive receives the notice; or

(c) otherwise—the day the chief executive gives notice of the decision under section 15AF(2)(b).

‘Subdivision 2 Transfer, amendment or amalgamation of water licence to which a water resource plan applies’.

4 Amendment of s 15A (Application of div 3A)

(1) Section 15A, heading, ‘div 3A’—

omit, insert—

‘sdiv 2’.

(2) Section 15A, ‘division’—

omit, insert—

‘subdivision’.
5 Amendment of s 15B (Definitions for div 3A)

(1) Section 15B, heading, ‘div 3A’—

omit, insert—

‘sdiv 2’.

(2) Section 15B, ‘division’—

omit, insert—

‘subdivision’.

6 Replacement of pt 7, hdg, pt 7, divs 1–3, div 4, hdg and ss 77–80A

Part 7, heading, part 7, divisions 1 to 3, division 4, heading and sections 77 to 80A—

omit, insert—

‘Part 7 Metering

‘Division 1 Preliminary

‘68 Purpose of pt 7

‘The purpose of this part is to implement a system for the compulsory use of approved water meters for taking or interfering with water in the State.

‘69 How purpose is to be achieved

‘The purpose is to be achieved by—

(a) providing for the installation of water meters; and

(b) declaring certain authorisations to be metered entitlements; and

(c) providing for the validation of water meters; and

(d) applying divisions 4, 5 and 7 to the holders of metered entitlements and owners of works; and
(e) providing for the ownership and transfer of water meters.

‘70 Definitions for pt 7

‘In this part—

approved meter see section 71.

authorised meter validator means—

(a) a person who is accredited by Irrigation Australia Limited ACN 002 567 633 as a certified meter validator; or

(b) a person appointed by the chief executive as an authorised meter validator under section 74.

cessation date means the date stated in a cessation notice as the cessation date for a meter.

cessation notice see section 80E(2).

meter notice see section 73(1).


Editor’s note—

A copy of the non-urban metering standard is available on the department’s website at <www.dnrm.qld.gov.au>.

relevant management area means any of the following management areas—

• Border Rivers groundwater management area
• Burdekin River groundwater management area
• Callide Valley groundwater management area (non-benefitted)
• Coastal Burnett groundwater management area
• Cressbrook Creek water management area
• Pioneer groundwater management area
• Upper Hodgson Creek groundwater management area.
transfer notice see section 80D(2).

validation certificate, for a meter, means a certificate, in the approved form, given for the meter under section 77(2)(b) that states the following—

(a) for a meter attached to works through which the holder of an authorisation or a metered entitlement takes water, the name of the holder;

(b) for a meter attached to works on land for which there is no authorisation for taking or interfering with water through the works, the name of the owner of the works;

(c) the name and signature of the authorised meter validator who carried out the validation inspection;

(d) that the meter complies with the non-urban metering standard;

(e) the date the validation inspection was carried out.

Editor’s note—
A copy of the approved form is available on the department’s website at <www.dnrm.qld.gov.au>.

validation inspection, for a meter, means an inspection of the meter by an authorised meter validator to determine whether a validation certificate can be given for the meter.

‘Division 2 Metered entitlements

‘71 Approved meter—Act, sch 4, def approved meter

‘(1) A meter is prescribed as an approved meter if—

(a) the meter is the property of the State; or

(b) the meter becomes the property of the holder of a metered entitlement or the owner of works under section 80D(5) and the holder or owner has not done anything to the meter that could affect its metrological performance; or

(c) a validation certificate for the meter has been given—
(i) to the holder of a metered entitlement or the owner of works by an authorised meter validator under section 77(2)(b); and

(ii) to the chief executive by the holder or owner under section 77(3); or

Note—
See also section 77(2).

(d) the meter—

(i) is attached to works through which water is, has been or may be taken or interfered with under a metered entitlement; and

(ii) is of a type approved by the chief executive—

(A) in accordance with a condition of the development permit for the works; or

(B) if the works are self-assessable development under the Sustainable Planning Act 2009—in accordance with the applicable code; and

(iii) is installed—

(A) in accordance with the department’s specifications for installing meters as a condition of the development permit for the works; or

(B) if the works to which the meter is attached are self-assessable development under the Sustainable Planning Act 2009—in accordance with the applicable code.

(2) Despite subsection (1), a meter is not an approved meter if the meter stops being an approved meter under any of the following provisions—

(a) section 75(2);

(b) section 76(2);

(c) section 80B(2)(a);

(d) section 80D(4);
(e) section 80E(5).

‘72 Metered entitlements—Act, sch 4, def metered entitlement

‘(1) An authorisation mentioned in schedule 15A, column 2, or an authorisation that replaces an authorisation mentioned in column 2, in a part of the State mentioned opposite the authorisation in schedule 15A, column 1, is prescribed as a metered entitlement.

‘(2) For subsection (1), an authorisation (the original authorisation) is replaced by another authorisation (the second authorisation) in the following circumstances—

(a) the original authorisation expires and the second authorisation is granted in relation to the same land;
(b) the original authorisation is amalgamated with another authorisation and the second authorisation is granted in relation to the land to which the original authorisation and other authorisation related;
(c) the original authorisation expires and 2 or more second authorisations are granted in relation to the same land;
(d) part of the land to which the original authorisation related is disposed of and 1 or more second authorisations are granted in relation to the same land.

‘(3) Also, a seasonal water assignment notice for taking water in a part of the State mentioned in schedule 15A, column 1, and given in relation to a metered entitlement mentioned in schedule 15A, column 2 for the part, is prescribed as a metered entitlement.

‘73 Chief executive may give meter notice to holder of authorisation or owner of works

‘(1) The chief executive may give a notice (a meter notice) to—

(a) the holder of an authorisation; or
(b) if there are works on land and there is no authorisation for taking or interfering with water through the works—the owner of the works.

‘(2) A meter notice given under subsection (1)(a) must state the following—

(a) the authorisation to which the notice relates;
(b) that the authorisation is to be prescribed as a metered entitlement under section 72;
(c) the validation date;
(d) that from the validation date, water may not be taken through works under the entitlement unless an approved meter is attached to the works;
(e) the requirements for a meter to be an approved meter.

Note—
For what is an approved meter, see section 71.

‘(3) A meter notice given under subsection (1)(b) must state the following—

(a) the works to which the notice relates;
(b) the validation date;
(c) that from the validation date, water may not be taken through the works under a metered entitlement unless an approved meter is attached to the works;
(d) the requirements for a meter to be an approved meter.

Note—
For what is an approved meter, see section 71.

‘(4) A meter notice must be given at least 1 year before the validation date.

‘(5) The chief executive may, after giving a person a meter notice, extend the validation date by notice given to the person.

‘(6) If the chief executive gives a meter notice under subsection (1)(a) and the authorisation to which the notice relates has not been prescribed as a metered entitlement on or before the validation date, the chief executive must extend the validation
date to a date that is on or after the date the authorisation is prescribed as a metered entitlement.

‘(7) In this section—

validation date, for a meter notice, means the date stated in the meter notice as the validation date.

‘Division 3 Validation of meters

‘74 Appointment and qualifications of authorised meter validator

‘(1) The chief executive may appoint a person as an authorised meter validator.

‘(2) The chief executive may appoint a person as an authorised meter validator only if, in the chief executive’s opinion, the person has the necessary expertise or experience to be an authorised meter validator.

‘75 Installed or maintained meter not approved meter unless validated

‘(1) This section applies if—

(a) there are works—

(i) through which the holder of a metered entitlement takes water under the entitlement; or

(ii) on land and there is no authorisation for taking or interfering with water through the works; and

(b) the holder or owner of the works—

(i) attaches a meter to the works; or

(ii) does anything to an existing meter attached to the works that could affect the meter’s metrological performance.

‘(2) Despite section 71(1), the meter stops being an approved meter unless—
(a) a validation inspection is carried out on the meter under section 77; and

(b) the authorised meter validator who carries out the validation inspection gives the holder or owner a validation certificate for the meter under section 77(2)(b); and

(c) the holder or owner gives a copy of the validation certificate to the chief executive under section 77(3).

‘(3) Subsection (2)—

(a) applies to the meter even if a validation certificate has previously been given for the meter; and

(b) does not limit sections 71(1)(d) or 76(2).

‘76 Existing meter not approved meter unless revalidated by revalidation date

‘(1) This section applies if works through which the holder of a metered entitlement takes water have an approved meter attached.

‘(2) Despite section 71(1)(c), the meter stops being an approved meter on the revalidation date unless, during the revalidation period—

(a) a validation inspection is carried out on the meter under section 77; and

(b) the authorised meter validator who carries out the validation inspection gives the owner of the meter a validation certificate for the meter under section 77(2)(b); and

(c) the owner gives a copy of the validation certificate to the chief executive under section 77(3).

‘(3) In this section—

revalidation date, for a metered entitlement whose part of the State is stated in schedule 15A, column 1, means the revalidation date stated opposite the part of the State in column 3 of the schedule.
revalidation period, for a metered entitlement whose part of the State is stated in schedule 15A, column 1, means the period—

(a) starting 12 months before the revalidation date for the entitlement; and

(b) ending on the revalidation date.

‘77 Holder of metered entitlement or owner of works may arrange validation inspection on a meter

‘(1) Either of the following may arrange for a validation inspection to be carried out on a meter—

(a) the holder of an authorisation or a metered entitlement who takes water under the authorisation or entitlement through works to which the meter is attached; or

(b) the owner of the works.

‘(2) The authorised meter validator who carries out the validation inspection must, within 20 business days after carrying out the inspection, give the following to the holder or owner—

(a) if the meter does not, in the validator’s opinion, comply with the non-urban metering standard, a notice stating—

(i) why the meter does not comply; and

(ii) if the meter would comply after being modified—what modifications are required; and

(iii) if the meter can not comply, even after being modified—that the meter can not comply; or

(b) otherwise—a validation certificate for the meter.

‘(3) The holder or owner must, within 20 business days after being given a validation certificate under subsection (2)(b), give a copy of it to the chief executive.
‘Division 4  Reading meters

‘78 Chief executive may require meter reading by holder of metered entitlement or owner of works

‘(1) The chief executive may give either of the following persons a notice requiring the person to read a meter and give the chief executive notice of the reading—

(a) the holder of a metered entitlement who takes water under the entitlement through works that have the meter attached;

(b) if there is no holder of a metered entitlement taking water through the works—the owner of the works.

‘(2) The holder or owner must comply with the notice.

Maximum penalty—10 penalty units.

‘79 Meter reading by chief executive

The chief executive may arrange for a meter to be read—

(a) on the application of the holder of a metered entitlement who takes water under the entitlement through works that have the meter attached to transfer, seasonally assign or otherwise deal with the entitlement; or

(b) when the owner of works that have the meter attached gives the chief executive notice the owner has decided to stop using the works; or

(c) at any other time the chief executive considers necessary.

‘Division 5  Charges

‘80 Meter operating charge—Act, s 1014

‘(1) A charge (a meter operating charge) is payable to the chief executive by—
(a) the holder of a metered entitlement who takes water under the entitlement through works that have a meter attached; or

(b) if there is no holder of a metered entitlement taking water through the works—the owner of the works.

‘(2) The meter operating charge is a charge for reading the meter.

‘(3) The meter operating charge—

(a) is payable for the meter—

   (i) for the period decided by the chief executive; or

   (ii) if the chief executive does not decide a period—annually; and

(b) must not be more than the cost to the department of reading the meter; and

(c) may be levied by giving notice to the holder or owner; and

(d) becomes payable on the day the notice is given; and

(e) must be paid within 20 business days after the notice is given.

‘(4) If any part of the charge remains unpaid after 20 business days, the late fee prescribed under section 1013A(2) of the Act is the interest, accruing daily at the rate that is 2% above the Suncorp Metway Ltd business banking variable lending base rate, on the part of the charge.

‘(5) The interest starts accruing on the day immediately after the charge became payable and ends on the day the charge is paid in full, both days inclusive.

‘(6) A notice given under subsection (3)(c) must state—

(a) the amount of the charge; and

(b) the period for which it is levied; and

(c) the time and place for payment; and

(d) that a late fee is payable on any part of the charge remaining unpaid after 20 business days; and
(e) how the late fee is calculated under subsections (4) and (5).

‘80A Meter use charge—Act, s 1014

(1) A charge (a *meter use charge*) is payable to the chief executive by—

(a) the holder of a metered entitlement who takes water under the entitlement through works that have an approved meter that is the property of the State attached; or

(b) if there is no holder of a metered entitlement taking water through the works—the owner of the works.

(2) The meter use charge—

(a) is payable for the approved meter—

(i) for the period decided by the chief executive; or

(ii) if the chief executive does not decide a period—annually; and

(b) must not be more than the cost to the department of making the meter available for use by the holder or owner, including an adjustment in favour of a holder or owner—

(i) who carried out site preparation; or

(ii) who assigned ownership of an existing meter to the State; or

(iii) whose existing meter, that is the property of the State, was not replaced; and

(c) may be levied by giving notice to the holder or owner; and

(d) becomes payable on the day the notice is given; and

(e) must be paid within 20 business days after the notice is given.

(3) If any part of the charge remains unpaid after 20 business days, the late fee prescribed under section 1013A(2) of the
Act is the interest, accruing daily at the rate that is 2% above the Suncorp Metway Ltd business banking variable lending base rate, on the part of the charge.

‘(4) The interest starts accruing on the day immediately after the charge became payable and ends on the day the charge is paid in full, both days inclusive.

‘(5) A notice given under subsection (2)(c) must state—

(a) the amount of the charge; and

(b) the period for which it is levied; and

(c) the time and place for payment; and

(d) that a late fee is payable on any part of the charge remaining unpaid after 20 business days; and

(e) how the late fee is calculated under subsections (3) and (4).

‘80B Metering exit charge—Act, s 1014

‘(1) This section applies if—

(a) either of the following gives the chief executive notice that they have decided to stop using an approved meter—

(i) the holder of a metered entitlement who takes water through works to which the meter is attached; or

(ii) if there is no holder of a metered entitlement taking water through the works—the owner of the works; and

(b) the meter is not the property of the State.

‘(2) On the chief executive’s receipt of the notice—

(a) the meter stops being an approved meter; and

(b) the chief executive must give the holder or owner notice of the charge (the **metering exit charge**) payable.
‘(3) The holder or owner must pay the metering exit charge to the chief executive within 30 days after receiving the notice from the chief executive.

‘(4) The metering exit charge must not be more than a part of the meter operating charge decided by the chief executive having regard to the expected life of the meter.

‘Division 6 Ownership

‘80C Ownership of meters

‘If a meter is attached to works—

(a) by the holder of an authorisation or a metered entitlement—the meter is the property of the holder; or

(b) by the State—the meter is the property of the State; or

Note—

For when the State may transfer a meter to the holder of a metered entitlement or the owner of works, see section 80D.

(c) by another person—the meter is the property of the other person.

‘80D Transfer of approved meters that are the property of the State

‘(1) This section applies if an approved meter that is attached to works is the property of the State and—

(a) the holder of a metered entitlement takes water under the entitlement through the works; or

(b) there is no authorisation for taking or interfering with water through the works.

‘(2) The chief executive may give the holder or owner a notice (a transfer notice) that states the following—

(a) that the chief executive is offering to transfer the ownership of the meter to the holder or owner;

(b) the proposed date for the transfer;
(c) that if the meter is transferred to the holder or owner, the meter will stop being an approved meter if the holder or owner does anything to the meter that could affect its metrological performance;

Note—
See also section 71(1)(b).

(d) if the meter is attached to works in a relevant management area and does not comply with the non-urban metering standard—

(i) that the meter does not comply with the non-urban metering standard; and

(ii) that the chief executive may give the holder or owner a cessation notice under section 80E after the meter has been transferred to the holder or owner; and

(iii) that if the chief executive gives the holder or owner a cessation notice after the meter has been transferred, the meter will stop being an approved meter on the cessation date; and

(iv) that under the Act, section 808(3), the holder of a metered entitlement must not take water under the entitlement other than through works that have an approved meter attached;

(e) that the holder or owner may, within 30 days after receiving the transfer notice, refuse to accept the transfer by giving written notice to the chief executive;

(f) that if the holder or owner refuses to accept the transfer, the meter will stop being an approved meter on the day after the transfer date.

(3) The holder or owner may, by written notice given to the chief executive within 30 days after receiving the transfer notice, refuse to accept the transfer.

(4) If the holder or owner refuses to accept the transfer under subsection (3), the meter stops being an approved meter on the day after the transfer date.
‘(5) If the holder or owner does not refuse to accept the transfer under subsection (3), the meter becomes the property of the holder or owner on the transfer date.

‘(6) The chief executive may extend the transfer date by notice given to the holder or owner.

‘(7) In this section—

transfer date means the later of—

(a) the proposed date for the transfer stated in the transfer notice; or

(b) the day that is 30 days after the holder or owner received the transfer notice.

‘80E Approved meter that does not comply with non-urban metering standard may stop being approved meter

‘(1) This section applies if—

(a) an approved meter becomes the property of the holder of a metered entitlement or the owner of works in a relevant management area under section 80D(5); and

(b) the transfer notice given to the holder or owner stated the matters mentioned in section 80D(2)(d).

‘(2) The chief executive may give the holder or owner a notice (a cessation notice) stating that—

(a) the meter does not comply with the non-urban metering standard; and

(b) on the cessation date, the meter will stop being an approved meter; and

(c) under the Act, section 808(3), the holder of a metered entitlement must not take water under the entitlement other than through works that have an approved meter attached.

‘(3) The chief executive must give the cessation notice to the holder or owner at least 1 year before the cessation date.

‘(4) The chief executive may extend the cessation date by notice given to the holder or owner.
‘(5) The meter stops being an approved meter on the cessation date.

‘Division 7 Miscellaneous’.

7 Amendment of sch 14 (Water charges)

Schedule 14, entries for Border Rivers groundwater management area, Burdekin River groundwater management area, Callide Valley groundwater management area (non-benefitted), Coastal Burnett groundwater management area, Cressbrook Creek water management area, Pioneer groundwater management area and Upper Hodgson Creek groundwater management area—

*omit.*

8 Replacement of sch 15A (Metered entitlements)

Schedule 15A—

*omit, insert—*

‘Schedule 15A Metered entitlements

sections 72 and 76(3)'

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<td>Barambah Creek</td>
<td>Water allocation 2189/AP6975</td>
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<td>Border Rivers groundwater management area</td>
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<td>Bowen groundwater management area</td>
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<td>Burdekin groundwater management area—Horseshoe Lagoon sub-area only identified on CAS1605</td>
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<td>Callide Valley alluvium groundwater management area (non-benefitted)</td>
<td>All water licences, other than licences for stock or domestic purposes only</td>
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<td>Central Condamine Alluvium groundwater management area</td>
<td>All water licences to take subartesian water, other than licences for stock or domestic purposes only</td>
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<td>Coastal Burnett groundwater management area</td>
<td>All water entitlements, other than the following— (a) water licences for dewatering purposes only; (b) water entitlements under which groundwater is taken in the Coastal Burnett groundwater management area for stock or domestic purposes only.</td>
<td>30 November 2017</td>
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<tr>
<td>Condamine-Balonne River downstream of Cecil Plains Weir (AMTD 891.1km) to the upstream limit of the impounded area of the E.J. Beardmore Dam (AMTD 280km)</td>
<td>All water entitlements to take surface water, other than the following— (a) water entitlements for stock or domestic purposes only; (b) water entitlements to take supplemented water.</td>
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<td>All water licences, other than water licence 190197 and water licence 190200</td>
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<td>Cressbrook Creek water management area</td>
<td>All water licences, other than licences for stock or domestic purposes only</td>
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<td>Dawson River</td>
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<td>Don River, Dee River and Alma Creek groundwater management area</td>
<td>All water licences to take groundwater, other than licences for stock or domestic purposes only</td>
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<td>Eastern Downs subartesian area, Jimbour Creek Alluvium</td>
<td>Water licence 100875</td>
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<td>Gowrie-Oakey Creek water management area</td>
<td>All water licences, other than licences for stock or domestic purposes only</td>
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<td>Isaac River and Connors River catchment on plan AP14807</td>
<td>All water licences to take subartesian water or surface water, other than licences for stock or domestic purposes only</td>
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<td>Lower Balonne water management area under the Water Resource (Condamine and Balonne) Plan 2004</td>
<td>All water allocations to take unsupplemented surface water and water licences to take overland flow water granted in the ‘Condamine and Balonne Resource Operations Plan 2008’</td>
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<td>Mulgrave River and Russell River catchment area</td>
<td>All water entitlements, other than the following— (a) water entitlements for stock or domestic purposes only; (b) water entitlements for which the annual volumetric limit is not more than 2ML.</td>
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<td>Mulgildie management area under the Water Resource (Great Artesian Basin) Plan 2006</td>
<td>All water licences</td>
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<td>Oakey Creek groundwater management area</td>
<td>All water licences to take subartesian water, other than licences for stock or domestic purposes only</td>
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<td>Six Mile Creek subcatchment area under the Water Resource (Mary Basin) Plan 2006</td>
<td>All water licences, other than licences for stock or domestic purposes only</td>
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<td>Stanthorpe water management area under the Water Resource (Border Rivers) Plan 2003</td>
<td>All water allocations</td>
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<td>The area of the basalt aquifer in the Toowoomba City Basalts groundwater management area</td>
<td>All water licences, other than licences for stock or domestic purposes only</td>
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<td>The Dalrymple Creek Alluvium Area on AP18888</td>
<td>All water licences to take water from the Dalrymple Creek Alluvium, other than licences for stock or domestic purposes only</td>
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| The Gatton-Esk Road implementation area under the *Water Resource (Great Artesian Basin) Plan 2006* | All water licences, other than the following—  
(a) water entitlements for stock or domestic purposes only;  
(b) water licence 406711;  
(c) water licence 406717;  
(d) water licence 406722;  
(e) water licence 406725;  
(f) water licence 406732;  
(g) water licence 406735;  
(h) water licence 406738;  
(i) water licence 406751;  
(j) water licence 406755;  
(k) water licence 406761;  
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(m) water licence 406867;  
(n) water licence 407196;  
(o) water licence 409175. | 30 November 2016 |
<p>| The Lower Nerang water management area under the ‘Gold Coast Resource Operations Plan 2009’ | All water entitlements                                                  | 30 November 2015   |</p>
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<td>The plan area of the ‘Barron Resource</td>
<td>All water licences, other than licences for stock or domestic purposes only</td>
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<td>Operations Plan 2005’</td>
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<td>The plan area of the ‘Boyne River Basin</td>
<td>All water licences</td>
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<td>Resource Operations Plan 2003’</td>
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<td>The plan area of the Water Resource</td>
<td>All water licences, other than licences for stock or domestic purposes only</td>
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<td>(Calliope River Basin) Plan 2006</td>
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<td>The plan area of the Water Resource</td>
<td>All water licences, other than licences for stock or domestic purposes only</td>
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<td>(Mitchell) Plan 2007</td>
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<td>The plan area of the Water Resource</td>
<td>All water entitlements to take surface water, other than water entitlements</td>
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<td>(Moonie) Plan 2003</td>
<td>for stock or domestic purposes only</td>
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<td>The plan area of the Water Resource</td>
<td>All water licences in the Pioneer groundwater management area for which a</td>
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<td>(Pioneer Valley) Plan 2002</td>
<td>meter was installed before 11 December 2006</td>
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<td>The plan area of the Water Resource</td>
<td>All water licences, other than the following—</td>
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<td>(Pioneer Valley) Plan 2002</td>
<td>(a) water licences in the Pioneer groundwater management area for which a</td>
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<td>meter was installed before 11 December 2006;</td>
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<td></td>
<td>(b) water licences for stock or domestic purposes only.</td>
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The plan area of the Water Resource (Warrego, Paroo, Bulloo and Nebine) Plan 2003

All water entitlements to take surface water, other than the following—
(a) water entitlements for stock or domestic purposes only;
(b) water entitlements to take supplemented water.

30 November 2015

The plan area of the Water Resource (Whitsunday) Plan 2010

All water licences, other than licences for stock or domestic purposes only

30 November 2017

Tinana Creek subcatchment area under the Water Resource (Mary Basin) Plan 2006

All water licences, other than licences for stock or domestic purposes only

30 November 2016

Upper Hodgson Creek groundwater management area

All water licences to take water from the Main Range Volcanics Formation, other than licences for stock or domestic purposes only

30 November 2017

Weir River

All water allocations in the Upper Weir River Water Management Area and the Lower Weir River Water Management Area
All water licences to take water from the Weir River, Brigalow Creek, Yambocully Creek, Commonon Creek and Middle Creek, other than licences for stock or domestic purposes only

30 November 2014

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| The plan area of the Water Resource (Warrego, Paroo, Bulloo and Nebine) Plan 2003 | All water entitlements to take surface water, other than the following—
(a) water entitlements for stock or domestic purposes only;
(b) water entitlements to take supplemented water. | 30 November 2015 |
| The plan area of the Water Resource (Whitsunday) Plan 2010 | All water licences, other than licences for stock or domestic purposes only | 30 November 2017 |
| Tinana Creek subcatchment area under the Water Resource (Mary Basin) Plan 2006 | All water licences, other than licences for stock or domestic purposes only | 30 November 2016 |
| Upper Hodgson Creek groundwater management area | All water licences to take water from the Main Range Volcanics Formation, other than licences for stock or domestic purposes only | 30 November 2017 |
| Weir River | All water allocations in the Upper Weir River Water Management Area and the Lower Weir River Water Management Area
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<td>Wide Bay Creek subcatchment area under the <em>Water Resource (Mary Basin) Plan 2006</em></td>
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<td>Widgee Creek subcatchment area under the <em>Water Resource (Mary Basin) Plan 2006</em></td>
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9 Amendment of sch 17 (Dictionary)

(1) Schedule 17, definitions approved meter, meter assessment notice, metered entitlement, metered entitlement notice, metering exit charge, metering information notice, metering service charge, new licence, original licence, transfer and transfer notice—

omit.

(2) Schedule 17—

insert—

‘authorised meter validator’, for part 7, see section 70.

cessation date, for part 7, see section 70.

cessation notice, for part 7, division 6, see section 80E(2).

interested entity—

(a) for part 2, division 3A, subdivision 1, see section 15AC(3)(b)(i); or

(b) for part 2, division 3A, subdivision 2, see section 15C(3)(b)(i).

meter notice, for part 7, see section 73(1).

new licence—

(a) for part 2, division 3A, subdivision 1, see section 15AB; or

(b) for part 2, division 3A, subdivision 2, see section 15B.

non-urban metering standard, for part 7, see section 70.

original licence—

(a) for part 2, division 3A, subdivision 1, see section 15AA(1); or

(b) for part 2, division 3A, subdivision 2, see section 15A(1).

relevant management area, for part 7, see section 70.

relevant water management area, for part 2, division 3A, subdivision 1, see section 15AB.
transfer—
(a) for part 2, division 3A, subdivision 1, see section 15AA(2); or
(b) for part 2, division 3A, subdivision 2, see section 15A(2)(a).

transfer notice—
(a) for part 2, division 3A, subdivision 1, see section 15AG(2); or
(b) for part 2, division 3A, subdivision 2, see section 15G(1); or
(c) for part 7, division 6, see section 80D(2).

validation certificate, for part 7, see section 70.
validation inspection, for part 7, see section 70.’.

(3) Schedule 17, definition amalgamation, ‘division 3A’—
omit, insert—
‘division 3A, subdivision 2’.

(4) Schedule 17, definition amendment, ‘division 3A’—
omit, insert—
‘division 3A, subdivision 2’.

ENDNOTES
1 Made by the Governor in Council on 20 December 2012.
2 Notified in the gazette on 21 December 2012.
3 Laid before the Legislative Assembly on . . .
4 The administering agency is the Department of Natural Resources and Mines.

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