

Queensland



### Queensland

### **Water Amendment Bill 2005**

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## 2005

# **A Bill**

for

An Act to amend the Water Act 2000

	The F	Parlia	ment	of Q	ueensland enacts—	1
Clause	1	She	ort tit	le		2
	-			_	may be cited as the Water Amendment Act 2005.	3
Clause	2	Co	mmer	ncem	nent	4
		(1)	Secti	on 15	5 is taken to have commenced on 1 July 2005.	5
		(2)	Secti	on 7	commences on a day to be fixed by proclamation.	6
Clause	3	Act	ame	nded	I	7
			This	Act a	amends the Water Act 2000.	8
Clause	4	Ins	ertior	of r	new ch 2, pt 2, div 2A	9
			Chap	ter 2,	, part 2, after division 2—	10
			inser	t—		11
	'Divi	ision	2 <b>A</b>		Other water supply emergencies	12
	'Sub	divi	sion	1	Preliminary	13
	'25A	Ме	aning	of u	vater supply emergency	14
		'(1)	demo	onstra	upply emergency is a situation in which there is a ably serious risk the State's, or a part of the State's, water supply needs will not be met.	15 16 17
		'(2)			wing are examples of circumstances from which a mentioned in subsection (1) may arise—	18 19
			(a)		are of a large part of water supply, treatment or ribution infrastructure or wastewater infrastructure;	20 21
			(b)	exte	nded severe drought conditions;	22

		(c)		er supply needs causing the water to be unfit for ely.	2 3
	'(3)	In th	is sect	tion—	4
				ably, in relation to a serious risk, means the serious e demonstrated by reliable data about water supply.	5 6
		esse	ntial w	water supply needs means water supply for—	7
		(a)	dom	estic purposes; or	8
		(b)	essei distr	ntial services, including the generation or ibution of electricity; or	9 10
		(c)	_	essing or refining minerals or petroleum in the tope or Gladstone local government areas.	11 12
'Sub	divi	sion	2	Water supply emergency declaration and regulation	13 14
'25B	Dec	clarat	ion o	of water supply emergency	15
	'(1)			ister may prepare a water supply emergency n if the Minister is satisfied—	16 17
		(a)	there	e is a water supply emergency; or	18
		(b)	a wa	ter supply emergency is developing.	19
	'(2)	Min wate	ister r r supp	eparing a water supply emergency declaration, the must have regard to other measures, instead of a ply emergency declaration, that could be taken under other Act to deal with the water supply emergency.	20 21 22 23
	'(3)	The	water	supply emergency declaration—	24
		(a)		effect when it is approved by the Governor in ncil and published in the gazette; and	25 26
		(b)	rema	ains in force until the earlier of the following—	27
			(i)	the commencement of a regulation dealing with the matters mentioned in the declaration;	28 29
			(ii)	the end of 15 business days after the date it is published.	30 31

25C	Co	ntent	s of v	water supply emergency declaration	1
	'(1)	A wa	ater su	apply emergency declaration must state—	2
		(a)		water supply emergency to which the declaration ies; and	3 4
		(b)	the j	part of the State to which the declaration applies;	5 6
		(c)	the s	service providers to which the declaration applies;	7 8
		(d)	for c	lealing with the water supply emergency—	9
			(i)	the measures each service provider is directed to carry out and the day by which the measures are to be carried out; and	10 11 12
			(ii)	if the measures a service provider is directed to carry out include making non-Act water available to, or operating infrastructure to allow non-Act water to be supplied to, a customer or type of customer—whether section 25K applies to the direction; and	13 14 15 16 17 18
			(iii)	if the measures a service provider is directed to carry out include imposing the restrictions mentioned in section 25D—that the service provider is directed to give the Minister for approval, within the time stated, a response (a water supply emergency response) stating the way the service provider intends to ensure the restrictions are complied with; and	19 20 21 22 23 24 25 26
			(iv)	the outcomes each service provider is directed to achieve and the day by which the outcomes are to be achieved; and	27 28 29
			(v)	that a service provider directed to achieve outcomes is directed to give the Minister for approval, within the time stated, a response (also a water supply emergency response) stating—	30 31 32 33
				(A) the actions the service provider intends to take to achieve the outcomes; and	34 35
				(B) if the actions include imposing the restrictions mentioned in section 25D—the	36 37

			way the service provider intends to ensure the restrictions are complied with.	1 2		
'(2)	The declaration must state, for the measures directed to be carried out or outcomes directed to be achieved—					
	(a)	pay the co	ne State or 1 or more service providers are to st and, if more than 1 entity is to pay the cost, ionment of the costs; and	5 6 7		
	(b)		e is to contribute to the cost—the amount to be d and the way in which it is to be paid; and	8 9		
	(c)		to which, and the service providers from e State may recover any contributions made;	10 11 12		
	(d)	customers service pro	or other service providers from whom, a covider may recover the contributions made by and the costs approved by the Minister; and			
	(e)	rate of ret	and on what, a service provider may recover a turn and the service provider's customers or ice providers from whom it may be recovered.			
'(3)	A water supply emergency declaration may authorise persons to exercise powers, including powers of decision and direction and delegated powers, to facilitate the implementation of the directions under the declaration.					
'(4)	If a water supply emergency declaration for a part of the State is inconsistent with a wild river declaration or the objectives of a water resource plan for the part, the water supply emergency declaration is ineffective to the extent of the inconsistency.					
'(5)	How	ever—		29		
	(a)		supply emergency declaration may, to the ed in the declaration, be inconsistent with—	30 31		
			esource operations plan that implements the r resource plan; or	32 33		
			source operations licence for the water to h the plan applies; or	34 35		
		(iii) an in	terim resource operations licence; and	36		

	(b)	to the extent of the inconsistency, the water supply emergency declaration prevails.	1 2
'25D	Measure declarat	es mentioned in a water supply emergency ion	3 4
	eme	e measures a service provider may, in a water supply rgency declaration, be directed to carry out are the owing—	5 6 7
	(a)	to make available, water from the service provider's authority under this Act to take or interfere with water or non-Act water, to—	8 9 10
		(i) other service providers; or	11
		(ii) entities responsible for generating electricity; or	12
		(iii) the coordinator-general;	13
	(b)	to operate infrastructure to allow water, including non-Act water, to be supplied to the entities mentioned in paragraph (a);	14 15 16
	(c)	to make non-Act water available to a customer or type of customer;	17 18
	(d)	to operate infrastructure to allow non-Act water to be supplied to a customer or type of customer;	19 20
	(e)	to restrict, in the way stated in the declaration, the following—	21 22
		(i) the volume of water taken by or supplied to a customer or type of customer;	23 24
		(ii) the hours when water may be used on premises for stated purposes;	25 26
		(iii) the way water may be used on premises;	27
	(f)	to apply a restriction imposed under paragraph (e) to water, including non-Act water, taken from a rainwater tank connected to the service provider's reticulated water supply.	28 29 30 31

'25E	Requirement to comply with water supply emergency declaration					
	'(1)	A service provider to whom a direction is given under a wate supply emergency declaration must comply with the direction				
		Max	imum penalty—	5		
		(a)	for a direction mentioned in section 25C(1)(d)(i)—1665 penalty units;	6 7		
		(b)	for a direction mentioned in section $25C(1)(d)(iii)$ or (v)—1000 penalty units.	8 9		
		Note-	_	10		
		Sec	e also section 389(4) to (6).	11		
	'(2)	wou supp	section (1) applies even if complying with the direction ld be inconsistent with the service provider's current ply and infrastructure contractual arrangements and the ent arrangements are ineffective—	12 13 14 15		
		(a)	to the extent of the inconsistency; and	16		
		(b)	for the period stated in the declaration.	17		
	'(3)		s a defence to a prosecution for an offence against section (1) to prove—	18 19		
		(a)	the service provider made all reasonable efforts to comply with the direction; and	20 21		
		(b)	the service provider is unable to comply with the direction because the service provider is unable to acquire, to the extent necessary to comply with the direction—	22 23 24 25		
			(i) the development and other approvals necessary for carrying out the measures or achieving the outcomes; or	26 27 28		
			(ii) the land on which infrastructure is to be constructed; or	29 30		
			(iii) finance to carry out the measures or achieve the outcomes.	31 32		

25F	Reg	gulati	ion al	bout water supply emergency	1
	'(1)	This	section	on applies if—	2
		(a)	there	e is a water supply emergency; or	3
		(b)	a wa	ter supply emergency is developing.	4
	'(2)	A restate	_	ion (a water supply emergency regulation) may	5 6
		(a)		water supply emergency to which the regulation ies; and	7 8
		(b)	the p	part of the State to which the regulation applies; and	9
		(c)	the and	service providers to which the regulation applies;	10 11
		(d)	for d	lealing with the water supply emergency—	12
			(i)	the measures each service provider is directed to carry out and the day by which the measures are to be carried out; and	13 14 15
			(ii)	if the measures a service provider is directed to carry out include making non-Act water available to, or operating infrastructure to allow non-Act water to be supplied to, a customer or type of customer—whether section 25K applies to the direction; and	16 17 18 19 20 21
			(iii)	if the measures a service provider is directed to carry out include imposing the restrictions mentioned in section 25D—that the service provider is directed to give the Minister for approval, within the time stated, a water supply emergency response stating the way the service provider intends to ensure the restrictions are complied with; and	22 23 24 25 26 27 28 29
			(iv)	the outcomes each service provider is directed to achieve and the day by which the outcomes are to be achieved; and	30 31 32
			(v)	that a service provider directed to achieve outcomes is directed to give the Minister for approval, within the time stated, a water supply emergency response stating—	33 34 35 36

		(A)	<u> </u>	1
		(B)	restrictions mentioned in section 25D—the way the service provider intends to ensure	3 4 5 6
			<del>-</del>	7 8
"(3			, , , , , , , , , , , , , , , , , , ,	9 10
<b>'</b> (4		-		11 12
'(5	to ex	ercise powe delegated p	ers, including powers of decision and direction owers, to facilitate the implementation of the	13 14 15 16
'(6	mus	not be inc	consistent with a wild river declaration or the	17 18 19
<b>'</b> (7	) How	ever—		20
	(a)	_	•	21 22
				23 24
		` '	-	25 26
		(iii) an in	terim resource operations licence; and	27
	(b)	to the exprevails.	-	28 29
	leasure egulatio			30 31
	eme		ulation, be directed to carry out are the	32 33 34

(a)

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the measures mentioned in section 25D(a) to (f);

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		(b)	to make changes to the service provider's infrastructure, for example to improve efficiency by—	2 3
			(i) reducing water losses from leakage from the service provider's distribution system; or	4 5
			(ii) bringing forward maintenance programs;	6
		(c)	to allow reasonable access, to connect to the service provider's infrastructure and to operate and maintain the connection, to—	7 8 9
			(i) other service providers; or	10
			(ii) entities responsible for generating electricity; or	11
			(iii) the coordinator-general;	12
		(d)	to implement a demand management program that, for a stated part of the State or type of customer, may include, but is not limited to, subsidising the installation by customers of water-saving devices;	13 14 15 16
		(e)	to design, construct and operate new infrastructure;	17
		(f)	to recommission and operate infrastructure that is not operating at the time the regulation is made.	18 19
'25H		quire ulatio	ment to comply with water supply emergency	20 21
	'(1)		rvice provider to whom a direction is given under a water ly emergency regulation must comply with the direction.	22 23
		Max	imum penalty—	24
		(a)	for a direction mentioned in section 25F(2)(d)(i)—1665 penalty units;	25 26
		(b)	for a direction mentioned in section 25F(2)(d)(iii) or (v)—1000 penalty units.	27 28
	'(2)	woul supp	section (1) applies even if complying with the direction ld be inconsistent with the service provider's current ly and infrastructure contractual arrangements and the ent arrangements are ineffective—	29 30 31 32
		(a)	to the extent of the inconsistency; and	33

		(b)	for the period stated in the regulation.	1
	'(3)		a defence to a prosecution for an offence against ection (1) to prove—	2 3
		(a)	the service provider made all reasonable efforts to comply with the direction; and	4 5
		(b)	the service provider is unable to comply with the direction because the service provider is unable to acquire, to the extent necessary to comply with the direction—	6 7 8 9
			(i) the development and other approvals necessary for carrying out the measures or achieving the outcomes; or	10 11 12
			(ii) the land on which infrastructure is to be constructed; or	13 14
			(iii) finance to carry out the measures or achieve the outcomes.	15 16
<b>'25</b> I	Ap	prova	al of, or change to, response	17
	'(1)	If the Minister is satisfied a water supply emergency response is adequate for carrying out the measures or to achieve the outcomes stated in a water supply emergency declaration or a water supply emergency regulation, the Minister must—		
		(a)	approve the response; and	22
		(b)	give the service provider notice of the approval.	23
	'(2)	If the	e Minister is not satisfied, the Minister must—	24
		(a)	change the response to make it adequate; and	25
		(b)	approve the changed response; and	26
		(c)	give the service provider notice of the approval.	27
	'(3)		service provider must comply with the approved water by emergency response.	28 29
		Max	imum penalty—1665 penalty units.	30
	'(4)		section (3) applies even if complying with the approved onse would be inconsistent with the service provider's	31 32

		11 •	1 2
		(a) to the extent of the inconsistency; and	3
		(b) for the period stated in the approved response.	4
	'(5)	<u> </u>	5 6
		` '	7 8
		approved response because the service provider is unable to acquire, to the extent necessary to comply	9 10 11 12
		(i) the development and other approvals necessary for carrying out the measures or achieving the outcomes; or	13 14 15
		· ·	16 17
			18 19
25J	Wh	en water supply emergency ends	20
	'(1)	section if the Minister considers a water supply emergency	21 22 23
	'(2)	The regulation must state—	24
			25 26
		deal with circumstances arising because of the water supply emergency including, if necessary, completing or discontinuing actions taken under a water supply	27 28 29 30 31
	'(3)	•	32 33

		water supply emergency regulation if the emergency continued to exist.	1 2
	'(4)	Subject to a regulation under this section, the ending of a water supply emergency has no effect on the exercise of powers under this division.	3 4 5
'Sub	divi	sion 3 Carrying out measures and achieving outcomes	6 7
'25K	Su	pply arrangements	8
	'(1)	Subsection (3) applies if a water supply emergency declaration or a water supply emergency regulation, directs a service provider—	9 10 11
		(a) to make water, including non-Act water, available; or	12
		(b) to operate infrastructure to allow water, including non-Act water, to be supplied.	13 14
	'(2)	However, if the direction is to make non-Act water available to, or to operate infrastructure to allow non-Act water to be supplied to, a customer or type of customer, this section applies only to the extent stated in the declaration or regulation.	15 16 17 18 19
	'(3)	The service provider must, at the time the provider makes the water available or operates the infrastructure, have a supply contract with each entity to whom the service provider is directed to make water available or allow water to be supplied.	20 21 22 23
	'(4)	The chief executive may approve a supply contract for the supply, storage and delivery of water under a water supply emergency declaration or regulation including the price to be paid for the supply, storage and delivery.	24 25 26 27
	'(5)	The chief executive must gazette approval of the supply contract.	28 29
	'(6)	If, at any time, the service provider and an entity do not have a supply contract in compliance with subsection (3), the supply contract approved by the chief executive applies, for the time, to the supply, storage and delivery of water under the declaration or regulation.	30 31 32 33

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'25L			ship with State Development and Public Organisation Act 1971	1 2
	'(1)	This	section applies to facilitate—	3
		(a)	carrying out measures mentioned in a water supply emergency declaration or a water supply emergency regulation; and	4 5 6
		(b)	compliance with an approved water supply emergency response; and	7 8
		(c)	the carrying out of works, mentioned in a water supply emergency regulation, by the coordinator-general.	9 10
	'(2)		State Development and Public Works Organisation Act (the State Development Act) has effect in the following	11 12 13
		(a)	section 103 applies as if—	14
			(i) the water supply emergency declaration, water supply emergency regulation or approved water supply emergency response were a regulation made under section 100; and	15 16 17 18
			(ii) the service provider were a local body; and	19
		(b)	sections 105, 106 and 154 apply as if—	20
			(i) an appointment of the coordinator-general under section 25M of this Act were an authorisation of the coordinator-general under section 104(6); and	21 22 23
			(ii) the service provider were a local body; and	24
		(c)	sections 109 and 110 apply as if a statement in the water supply emergency regulation about works to be carried out by the coordinator-general were a regulation approving a recommendation to the Governor in Council; and	25 26 27 28 29
		(d)	section 125(1)(a) applies as if a statement in the water supply emergency regulation about works to be carried out by the coordinator-general were an authorisation to undertake works; and	30 31 32 33
		(e)	sections 125(1)(c) and 134 apply as if the service provider were a local body; and	34 35

		(f)	sections 134 and 136 apply as if the works mentioned in the water supply emergency regulation or approved water supply emergency response were authorised works; and	1 2 3 4
		(g)	section 137 applies as if the reference in section 137(b) to section 136 were a reference to section 136 as it has effect under paragraph (f); and	5 6 7
		(h)	section 139 applies to the extent it relates to the application of section 136.	8 9
	'(3)	coore	oite the State Development Act, section 111(2)(b), the dinator-general may delegate to a service provider a ter, function or duty conferred or imposed on the dinator-general under this division.	10 11 12 13
	'(4)	secti arrar	reement is not reached under the State Development Act, on 134, a regulation may approve particulars of agements for the transfer, management, operation and rol of the works.	14 15 16 17
	'(5)	taker	regulation, to the extent it approves the particulars, is a to be a regulation made under the State Development section 134.	18 19 20
	'(6)	In th	is section—	21
		auth	orised works see the State Development Act, schedule.	22
		local	<i>l body</i> see the State Development Act, schedule.	23
'25M			ment of person to carry out measures or outcomes	24 25
	'(1)	This with-	section applies if a service provider does not comply	26 27
		(a)	a direction under a water supply emergency declaration or a water supply emergency regulation; or	28 29
		(b)	an approved water supply emergency response; or	30
		(c)	a compliance notice given by the chief executive under section 780(1) in relation to the direction or response.	31 32

	(2)	The Governor in Council may appoint a person to comply with the direction or response as agent for the service provider.	1 2 3
	'(3)	The appointment—	4
		(a) has effect when it is notified in the gazette; and	5
		(b) remains in force until—	6
		(i) the day stated in the notification; or	7
		(ii) if no day is stated in the notification—the day withdrawal of the appointment is notified.	8 9
	'(4)	The appointment may deal with any matter necessary or convenient to help the person comply with the direction or response.	10 11 12
	'(5)	A direction or response mentioned in subsection (1) does not include a direction or response about imposing water restrictions.	13 14 15
'25N		ect of appointee carrying out measures or nieving outcomes	16 17
	'(1)	A person appointed under section 25M(2) (the <i>appointee</i> ) may do all things necessary or convenient to comply with the direction or response.	18 19 20
	'(2)	A person in possession of premises on which the service provider's infrastructure is situated must give the appointee access to the premises to enable the appointee to comply with the direction or response.	21 22 23 24
		Maximum penalty—500 penalty units.	25
	'(3)	A person in possession of premises must not take action or refuse to take action if the taking or refusal has the effect of preventing the appointee from, or hindering the appointee in, complying with the direction or response.	26 27 28 29
		Maximum penalty—1665 penalty units.	30
	'(4)	Subsections (2) and (3) do not apply to an act done, or omission made, during or relating to industrial action under the <i>Industrial Relations Act 1999</i> .	31 32 33

	'(5)	costs	of c	ce provider is liable for the appointee's reasonable omplying with the direction or response as agent for e provider.	1 2 3
'Sub	divi	sion	4	Recovery of costs	4
<b>'25O</b>	Red	cover	y of	costs incurred	5
	'(1)	This	secti	on applies to a service provider who—	6
		(a)		er a water supply emergency declaration or a water ply emergency regulation—	7 8
			(i)	is directed to pay the cost of carrying out measures, achieving outcomes or works carried out by the coordinator-general; or	9 10 11
			(ii)	may recover contributions by the State; or	12
		(b)		er section 25N(5), is liable to pay an appointee's es; or	13 14
		(c)	Act	er a regulation made under the State Development, section 134 or 154, is required to pay costs incurred or for the coordinator-general.	15 16 17
	'(2)	decla	aratio	rice provider may, to the extent stated in the on or regulation, recover from the service provider's s or other service providers—	18 19 20
		(a)	the	contributions made by the State; and	21
		(b)		costs mentioned in subsection (1) to the extent they approved by the Minister; and	22 23
		(c)	the	rate of return.	24
	'(3)	Subs	ectio	n (2) applies despite—	25
		(a)	•	condition of the service provider's authority under Act to take or interfere with water; or	26 27
		(b)	cont	provision to the contrary in a supply contract, or a tract for the supply of registered services, between service provider and the service provider's comers or other service providers; or	28 29 30 31

		(c) the pricing arrangements in a relevant notice mentioned in section 1137 or a regulation amending a relevant notice; or	1 2 3			
		(d) any direction given under section 999.	4			
	'(4)	The service provider may recover, as a debt due to the service provider, any amount the service provider is entitled to recover under subsection (2).	5 6 7			
'25P	Re	covery of contributions by the State	8			
		'The State may recover, as a debt due to the State by a service provider, any contributions the State is entitled, under a water supply emergency declaration or a water supply emergency regulation, to recover from the service provider.	9 10 11 12			
'25Q	Qu	eensland Competition Authority	13			
	'The Queensland Competition Authority, in performing its functions under the <i>Queensland Competition Authority Act</i> 1997, must not act in a way that is inconsistent with a water supply emergency declaration, a water supply emergency regulation or section 25O.					
'Sub	divi	sion 5 Compensation	19			
'25R	Ар	plying for compensation	20			
	'(1)	A person, including a service provider, who suffers loss or damage because of actions taken under this division may apply to the Minister for compensation for the loss or damage.	21 22 23			
	'(2)	The application must be made in writing within 65 business days after the person suffers the loss or damage.	24 25			
	'(3)	The application must state—	26			
		(a) details of the person's loss or damage; and	27			
		(b) the amount of compensation claimed and the grounds for the amount claimed.	28 29			

	'(4)		applicant must also provide any other relevant rmation reasonably required by the Minister to decide the ication.	1 2 3
	'(5)	appl days is sa	pite subsection (2), the Minister may accept a person's ication for compensation made more than 65 business after the person suffers the loss or damage if the Minister tisfied it would be reasonable in all the circumstances to pt the application.	4 5 6 7 8
	'(6)		Minister's acceptance of an application for compensation not give an applicant an entitlement to the compensation.	9 10
<b>'25S</b>	Wh	en co	ompensation is not payable	11
	'(1)	Com	pensation is not payable to a person for—	12
		(a)	loss or damage suffered because of a water restriction imposed under—	13 14
			(i) a direction under a water supply emergency declaration or water supply emergency regulation; or	15 16 17
			(ii) an approved water supply emergency response; or	18
		(b)	costs or contributions mentioned in section 25O(1); or	19
		(c)	loss or damage to the extent that an amount for the loss or damage is recovered or recoverable by the person under a policy of insurance; or	20 21 22
		(d)	costs that were recovered from the person by a service provider under section 25O(2).	23 24
	'(2)	dam	o, compensation is not payable to the person for loss or age if the loss or damage would have happened pective of actions taken under this division.	25 26 27
'25T	Red	auire	ment for further information	28
-	'(1)	•	Minister may give the applicant a notice stating—	29
		(a)	the information required by the Minister for deciding the application; and	30 31
		(b)	the time by which the information must be given to the Minister; and	32 33

		(c)	that, if the information is not given to the Minister by the stated time, the application will lapse.	1 2
	'(2)		stated time must be reasonable and, in any case, at least usiness days after the notice is given.	3 4
	'(3)	or fi	Minister may give the applicant a further notice extending urther extending the time if the Minister is satisfied it ld be reasonable in all the circumstances to give the nsion.	5 6 7 8
	'(4)		otice may be given under subsection (3) even if the time to ch it relates has lapsed.	9 10
	'(5)		e applicant does not comply with the requirement within stated time, or any extension of the time, the application es.	11 12 13
'25U	Dec	ciding	g application	14
	'(1)	unde	Minister must consider and decide an application made er section 25R within 65 business days after the later of following—	15 16 17
		(a)	the day the Minister receives the application;	18
		(b)	the day the Minister receives all information required by the Minister for deciding the application.	19 20
	'(2)	In de	eciding an application, the Minister may have regard to—	21
		(a)	the extent and nature of the applicant's loss or damage; and	22 23
		(b)	the extent to which the applicant has mitigated, or attempted to mitigate, the loss or damage; and	24 25
		(c)	any other matter the Minister considers appropriate.	26
	'(3)	The	Minister may decide—	27
		(a)	to pay all or part of the compensation claimed; or	28
		(b)	to refuse to pay the compensation.	29
	<b>'</b> (4)	perio	ne Minister has not decided an application within the od stated in subsection (1) for the application, the Minister ken to have refused to pay compensation	30 31 32

'25V	Not	ice a	bout decision	1
			soon as practicable after deciding the application, the ister must give the applicant a notice stating—	2 3
		(a)	the decision and the reasons for the decision; and	4
		(b)	if the Minister decides to pay compensation—details of the amount to be paid and how the amount was calculated.	5 6 7
'25W	Pro	tecti	on of State and Minister from liability	8
		beca decla	il liability does not attach to the State or a Minister use of a failure to make a water supply emergency aration under section 25B or a water supply emergency lation under section 25F.	9 10 11 12
'25X	Pro	tecti	on of service provider from liability	13
	'(1)	that	section (2) applies to actions taken by a service provider are inconsistent with the service provider's current supply infrastructure contractual arrangements.	14 15 16
	'(2)		service provider is not liable for loss or damage caused by ng the actions in compliance with—	17 18
		(a)	a direction under a water supply emergency declaration or water supply emergency regulation; or	19 20
		(b)	an approved water supply emergency response.	21
	<b>'</b> (3)	Subs	section (2)—	22
		(a)	applies only to the extent the service provider acted reasonably and without negligence; and	23 24
		(b)	does not affect the service provider's liability for negligence.	25 26

	'Sub	division 6	Review of division and regulation	1		
	'25Y	Review of	div 2A	2		
			Minister must review the operation of this division 2 years after its commencement.	3 4		
	'25 <b>Z</b>	Review of	regulation	5		
		emerge effecti	n 12 months after the commencement of a water supply ency regulation, the Minister must review the veness of the operation of the regulation in dealing with ter supply emergency.'.	6 7 8 9		
Clause	5	Insertion	of new s 36A	10		
		Afters	section 36—	11		
		insert-	_	12		
	'36A	Obtaining information from a service provider				
		may g	e purposes of part 2, division 2A, the chief executive rive a service provider a notice requiring information 1 or more of the following—	14 15 16		
			current and projected future water consumption by the service provider's customers or a class of the customers;	17 18		
			water restrictions the service provider has imposed or ntends to impose;	19 20		
		i	he events that would cause the service provider to mpose the restrictions, for example, the available water supply falling to a stated level;	21 22 23		
			he actions the service provider intends to take to ensure compliance with the restrictions;	24 25		
			he demand management program the service provider proposes to implement;	26 27		
		$\epsilon$	other measures the service provider proposes to take, for example, constructing new infrastructure or making changes to existing infrastructure.	28 29 30		

	'(2)	The notice may be given at any time and must state the reasonable time by which the information must be given to the chief executive.	1 2 3
	'(3)	The service provider must comply with the notice, unless the service provider has a reasonable excuse.	4 5
		Maximum penalty—200 penalty units.	6
	'(4)	It is a reasonable excuse for a service provider who is an individual not to comply with the notice if complying with the notice might tend to incriminate the individual.'.	7 8 9
Clause		nendment of s 73 (Requirement for land and water inagement plans)	10 11
	(1)	Section 73(1)(b) and (c)—	12
		renumber as section 73(1)(c) and (d).	13
	(2)	Section 73(1)—	14
		insert—	15
		'(b) a person who—	16
		(i) has used, for irrigation, water the person received under a seasonal water assignment, other than in combination with water taken under any other authority under this Act; and	17 18 19 20
		(ii) within the time prescribed under a regulation, proposes to again use, on the same land, water the person has received under a seasonal water assignment, other than in combination with water taken under any other authority under this Act;'.	21 22 23 24 25
	(3)	Section 73(1A)—	26
		omit.	27
	(4)	Section 73—	28
		insert—	29
	'(2A)	Despite subsection (2), subsection (5) applies to a person who—	30 31
		(a) in a water year used, for irrigation, a combination of the following—	32 33

				(i)	water taken under a water allocation or an interim water allocation;	1 2		
				(ii)	water the person received under a seasonal water assignment; and	3 4		
			` /		combination exceeds the nominal volume for the cation; and	5 6		
				to mer	again use, on the same land, the combination ationed in paragraph (a) that will exceed the nominal time.'.	7 8 9 10		
		(5)	Section	on 7	3(5), 'interim water allocation or water licence'—	11		
			omit,	inse	rt—	12		
			'interi assign		water allocation, water licence or seasonal water nt'.	13 14		
		(6)	Section	on 7	3—	15		
			insert	_		16		
	•	<b>'</b> (6)	In this	s sec	etion—	17		
			assign	nme	water assignment means only the seasonal water at of the benefit of water taken under an interim cation or a water allocation.'.	18 19 20		
Clause	7	Inse	ertion	of 1	new ch 3, pt 2, div 2A	21		
			After	sect	ion 387—	22		
			insert			23		
	'Divis	sion	2A		SEQ Water	24		
	'387A	App	plication of div 2A					
					sion applies to the authority held by SEQ Water, to terfere with water, continued under section 1037A.	26 27		
	'387B	Req	uiren	nen	for supply contract	28		
					er of each of the following authorities, to take water table by SEQ Water under its authority, must have a	29 30		

		ly contract with SEQ Water for the holder's water 1 ement—	
	(a)	a licence issued under part 4 of the repealed Act to take water for irrigation purposes from the section of the Brisbane River between Wivenhoe Dam and Mt Crosby Weir and taken, under section 1048A, to be a water entitlement under this Act;	<b>1</b> 5
	(b)	an authority under the repealed Act, to take water, that—	
		of the repealed Water Resources Regulation 1999; 1	11
		Somerset or North Pine Dams or the section of the Brisbane River between Wivenhoe Dam and Mt 1	13
			17
	(c)	from the impoundments of Wivenhoe, Somerset or North Pine Dams or the section of the Brisbane River	20 21 22
	ef exe		23
'(1)	for th	ne storage and delivery, by SEQ Water, of water under the	25 26 27
'(2)	The o	chief executive must gazette the approval.	28
'(3)	contr	act applies to an authority unless the holder of the 3	29 3(
'(4)		· · · · · · · · · · · · · · · · · ·	32 33

	'387D(	Cus	Customer of a service provider						
			'The holder of an authority to take water, mentioned in section 387B, is a customer of a service provider for this Act.	2 3					
	'387E	Cos	st of installing and maintaining meters	4					
			'SEQ Water may recover, from each holder of an authority mentioned in section 387B to whom the standard supply contract applies, the reasonable cost to SEQ Water of—						
			(a) a water meter to measure the volume of water taken under the authority; and	1 8 9					
			(b) installing, reading and maintaining the water meter.'.	10					
Clause	8	Am	nendment of s 388 (Restricting water supply)	11					
		(1)	Section 388(1)(a), after 'water'—	12					
			insert—	13					
			'taken by or'.	14					
		(2)	Section 388(2)—	15					
			insert—	16					
			'(e) the water service provider is directed, under a water supply emergency declaration, a water supply emergency regulation or an approved water supply emergency response, to impose the restriction.'.	18					
		(3)	Section 388(3)—	21					
			renumber as section 388(4).	22					
		(4)	Section 388—	23					
			insert—	24					
		<b>'</b> (3)	A water service provider may apply a restriction imposed under subsection (1) to water, including non-Act water, taken from a rainwater tank connected to the service provider's reticulated supply.'	26					

Clause	9		nendment of s 389 (Notice of water restriction must be en)	1 2
			Section 389—	3
			insert—	4
		'(4)	Subsections (5) and (6) apply if a water service provider, directed under a water supply emergency declaration, a water supply emergency regulation or an approved water supply emergency response to impose water restrictions, does not comply with the direction.	5 6 7 8 9
		'(5)	The Minister may give notice of the water restrictions, required under the declaration, regulation or response to be imposed, to anyone affected by the restrictions in the way the Minister considers appropriate.	10 11 12 13
		'(6)	Notice given by the Minister under subsection (5)—	14
			(a) imposes the water restrictions stated in the notice; and	15
			(b) is taken to be notice given by the service provider under subsection (1).'.	16 17
Clause	10	Ins	ertion of new ch 3, pt 2, div 6	18
			Chapter 3, part 2—	19
			insert—	20
	'Div	ision	6 Further powers of service providers	21
	<b>'396</b>	Wa	ter charges	22
		'(1)	A service provider required under this Act to pay a water charge to the chief executive may pass on the charge to the provider's customer.	23 24 25
		'(2)	If the customer is also a service provider, the customer may pass on the charge to its customer.	26 27
		'(3)	Subsections (1) and (2) apply despite—	28
			(a) any condition of the service provider's authority under this Act to take or interfere with water; or	29 30

		(b)	any provision to the contrary in a supply contract, or a contract for the supply of registered services, between the service provider and the customer; or	1 2 3
		(c)	the pricing arrangements in a relevant notice mentioned in section 1137 or a regulation amending a relevant notice; or	4 5 6
		(d)	any direction given under section 999.	7
<b>'397</b>	Re	covei	ring water charges	8
		pass	service provider may recover an overdue water charge ed on to a customer as a debt due to the service provider ne customer.	9 10 11
<b>'398</b>	Re	strict	ing water supply in certain circumstances	12
	'(1)	Subs	section (2) applies if—	13
		(a)	a customer, other than a customer who is also a service provider, does not pay a water charge passed on under section 396; and	14 15 16
		(b)	the service provider has given the customer a notice to pay the charge; and	17 18
		(c)	the customer continues to refuse to pay the charge.	19
	'(2)	custo	service provider may reduce the water supply to the omer to the minimum level necessary for the customer's k or domestic purposes.'.	20 21 22
11			ment of s 781 (General requirements for nce notices)	23 24
	(1)	Sect	ion 781(1)(g) to (i)—	25
		renu	mber as section 781(1)(h) to (j).	26
	(2)	Sect	ion 781(1)—	27
		inse	rt—	28
		'(g)	if the notice is in relation to a direction or response mentioned in section $25M(1)$ —that if the notice is not complied with, the Governor in Council may, under	29 30 31

Clause

				section 25M(2), appoint a person to comply with the direction or response; and'.	1 2
Clause	12	Am	endr	nent of s 1007 (Records to be kept in registries)	3
			Sect	ion 1007(8), '127B(4)'—	4
			omit	t, insert—	5
			'127	C(4)'.	6
Clause	13	Am	nendr	ment of s 1013B (Non-payment of fees or charges)	7
		(1)	Sect	ion 1013B(2)(d), 'water entitlement'—	8
			omii	t, insert—	9
			ʻautl	nority under this Act to take water'.	10
		(2)	Sect	ion 1013B(3)—	11
			omii	t, insert—	12
		'(3)	How	vever—	13
			(a)	an authority mentioned in subsection (2)(d) does not include an authority under section 20; and	14 15
			(b)	subsection (2)(d) does not apply if the holder of the authority is a service provider; and	16 17
			(c)	a prohibition under subsection (2)(d) must not apply to taking the minimum volume of water, that may be stated in the notice, necessary for stock or domestic purposes.'.	18 19 20
Clause	14	Am	nendr	ment of s 1037A (Other continuing authorities)	21
		(1)	Sect	ion 1037A(1)(c)—	22
			omit	•	23
		(2)	Sect	ion 1037A(3), (4) and (5)—	24
			renu	<i>amber</i> as section 1037A(4), (5) and (7).	25
		(3)	Sect	ion 1037A—	26

insert—

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1

	'(3)	Subsection (4) applies to an entity to which a special agreement Act applies—	2 3
		(a) to the extent the special agreement Act authorises the taking of, or interfering with, water; and	4 5
		(b) if, immediately before the commencement of this section, the entity was taking or interfering with water to which this Act applies.'.	6 7 8
	(4)	Section 1037A(4), as renumbered, '(1)(c)'—	9
		omit, insert—	10
		'(3)'.	11
	(5)	Section 1037A(5), as renumbered, 'South East Queensland Water Corporation Limited ABN 14088729766'—	12 13
		omit, insert—	14
		'SEQ Water'.	15
	(6)	Section 1037A—	16
		insert—	17
	'(6)	The chief executive may grant a water licence under subsection (2)(a) or (5)(a) without the need for an application to be made under section 206.'.	18 19 20
Clause 15		endment of s 1136B (Notices given under section (1)(b) and (1)(c))	21 22
		Section 1136B(1)—	23
		omit, insert—	24
	'(1)	This section applies to a notice given under section 101(1)(b) for—	25 26
		(a) the Pioneer Valley Resource Operations Plan 2005; or	27
		(b) the Barron Resource Operations Plan 2005; or	28
		(c) a draft resource operations plan that did not become effective under section 103 before the commencement of the <i>Water and Other Legislation Amendment Act</i> 2005, section 16.'.	29 30 31 32

Clause	16	Re	placement of ch 9, pt 6 (Repeals)  Chapter 9, part 6—  omit, insert—  Transitional provisions for Water Amendment Act 2005			
	'Divi	sion				
	<b>'1137</b>	Dec	clarat	tion f	or section 999	6
		'(1)	It is	decla	red that—	7
			(a)	have	evant notice has effect, and is taken from gazettal to e always had effect, as provided by its terms, as a law ling on all persons; and	8 9 10
			(b)	in a	pricing arrangements for the supply of water set out relevant notice are, and are taken from gazettal to a always been, the pricing arrangements applicable the corporatised entity; and	11 12 13 14
			(c)	for v	water supplied by the corporatised entity—	15
				(i)	the corporatised entity is required, and is taken from gazettal to have always been required, to charge the prices determined under the relevant notice; and	16 17 18 19
				(ii)	amounts charged by the corporatised entity under a relevant notice, before the commencement of this section, were, and are taken to have always been, lawfully charged; and	20 21 22 23
				(iii)	amounts charged by the corporatised entity under a relevant notice, after the commencement of this section, are lawfully charged.	24 25 26
		'(2)	A re	levant	t notice may be amended or repealed by regulation.	27
		<b>'</b> (3)	In th	is sec	tion—	28
			gaze	<i>ttal</i> m	neans the gazettal of the relevant notice.	29
				stmen	arrangements include the provision for the at of the arrangements provided for in the relevant	30 31 32

s 17

		relei	vant notice means—	1
		(a)	Rural Water Pricing Direction Notice (No. 01) 2000, gazetted on 6 October 2000 at pages 429 to 432; or	2 3
		(b)	Rural Water Pricing Direction Notice (No. 01) 2002, gazetted on 28 June 2002 at page 803; or	4 5
		(c)	Rural Water Pricing Direction Notice (No. 02) 2002, gazetted on 27 September 2002 at page 268; or	6 7
		(d)	Amendment of Rural Water Pricing Direction Notices (No. 01) 2005, gazetted on 1 July 2005 at page 678.	8 9
<b>'1138</b>	Val	idity	of amending moratorium notice not affected	10
	'(1)		section applies to the amending moratorium notice for Moreton area published by the Minister on 21 May 2005.	11 12
	'(2)	It is	declared that—	13
		(a)	a reference in the notice to the notice having been made under section 44 of this Act does not affect the validity of the notice; and	14 15 16
		(b)	the notice was made under section 29 of this Act (previously numbered section 44).	17 18
<b>'1139</b>	) Wa	iver o	of water meter charges	19
		wate	e Minister may waive, completely or partly, payment of a er meter charge if the waiver is part of the implementation ew water charges.'.	20 21 22
17	Am	nendr	nent of sch 4 (Dictionary)	23
	(1)	Sche	edule 4—	24
		inse	rt—	25
		supp	roved water supply emergency response means a water oly emergency response approved by the Minister under ton 25I.	26 27 28
			-Act water means water that is not included in the nition of water in this schedule.	29 30

Clause

	<b>SEQ Water</b> means South East Queensland Water Corporation Limited ABN 14 088 729 766.	1 2
	water supply emergency see section 25A.	3
	water supply emergency declaration means a declaration made under section 25B.	4 5
	water supply emergency regulation see section 25F.	6
	water supply emergency response see section 25C.'.	7
(2)	Schedule 4, definition supply contract, after 'entitlement'—	8
	insert—	9
	', a water supply emergency declaration or a water supply emergency regulation'.	10 11

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