

Queensland

Water and Other Legislation Amendment Bill 2005



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Contents

		Page
Part 1	Preliminary	
1	Short title	14
2	Commencement	14
Part 2	Amendment of Water Act 2000	
3	Act amended in pt 2	14
4	Amendment of s 20 (Authorised taking of water without water entitlement)	14
5	Amendment of s 25 (Limiting water taken under water licence or permit)	15
6	Amendment of s 26 (Moratorium notices)	16
7	Amendment of s 36 (Obtaining water information)	16
8	Amendment of s 37 (Notice of works)	16
9	Amendment of s 38 (Minister may prepare water resource plans)	17
10	Amendment of s 46 (Content of draft water resource plans)	17
11	Amendment of s 55 (When water resource plans may be amended or replaced)	17
12	Amendment of s 56 (Preparing amending or new draft water resource plan)	17
13	Amendment of s 74 (Applying for approval of land and water management plans)	18
14	Amendment of s 76 (Criteria for deciding application for approval of land and water management plan)	18
15	Amendment of s 77 (Deciding application for approval of land and water management plan)	18
16	Amendment of s 101 (Additional requirements for notices for draft resource operations plans that establish water allocations).	19
17	Amendment of s 105 (Amending resource operations plan)	20
18	Replacement of ch 2, pt 4, div 3, hdg	20

19	Replacement of ch 2, pt 4, div 3, sdiv 1, hdg	20
20	Amendment of s 107 (Effect of resource operations plan)	20
21	Amendment of s 107A (Authority to interfere with water)	21
22	Amendment of s 108 (Granting resource operations licences)	21
23	Insertion of new ch 2, pt 4, div 3, sdiv 1A	21
	Subdivision 1A Granting distribution operations licences other than under a resource operations plan	
	Applying for a distribution operations licence other than under a resource operations plan	22
	108B Additional information may be required	22
	108C Deciding application for distribution operations licence	23
24	Amendment of ch 2, pt 4, div 3, sdiv 2, hdg	23
25	Amendment of s 109 (Content of resource operations licence)	23
26	Amendment of s 110 (Conditions of resource operations licence)	24
27	Amendment of ch 2, pt 4, div 3, sdiv 3, hdg	24
28	Amendment of s 111 (Amending a resource operations licence for consistency with a resource operations plan)	25
29	Amendment of s 111A (Amending a resource operations licence under a resource operations plan process)	25
30	Amendment of s 112 (Other amendments chief executive may make to resource operations licence)	25
31	Amendment of s 113 (Minor or stated amendments of resource operations licence)	26
32	Amendment of ch 2, pt 4, div 3, sdiv 4, hdg	26
33	Amendment of s 114 (Applying for transfer of resource operations licence)	26
34	Amendment of s 115 (Additional information may be required)	26
35	Amendment of s 116 (Deciding application to transfer resource operations licence)	27
36	Amendment of s 117 (Approving application to transfer resource operations licence)	27
37	Amendment of s 118 (Refusing application to transfer resource operations licence)	27
38	Amendment of s 118A (Amalgamating resource operations licences)	28
39	Amendment of ch 2, pt 4, div 3, sdiv 5, hdg	28
40	Amendment of s 119 (Cancelling resource operations licence)	28
41	Amendment of s 120 (Procedure for cancelling resource operations licence)	29
42	Amendment of s 120A (Cancelling resource operations licence no longer required)	29

43	Insertion Subdivisi	of new ch 2, pt 4, div 3, sdiv 6	30			
	119C	Preparing regular audit reports	30			
	119D	Access for conducting audit reports	30			
44		ent of s 121 (Converting water entitlements)	30			
		,				
45		ent of s 122 (Granting water allocations)	31			
46		ent of s 122A (Chief executive may approve supply contracts)	31			
47		nent of s 123 (Relationship between resource s plan and water allocation)	32			
	123	Relationship between plans and water allocation	32			
48	Amendm	ent of s 125 (Amending water allocations)	32			
49	Amendm	ent of s 127 (Registration details for water allocations) .	32			
50		of new ss 127B and 127C	33			
	127B	Water allocations to which a distribution operations licence applies	33			
	127C	Preservation of obligation in particular circumstances	33			
51	_	ent of s 128A (Amalgamation or subdivision of water				
0.	allocations)					
52	Insertion	of new s 128B	34			
	128B	Transfer of water allocations	34			
53	Amendm	ent of s 134 (Deciding application to change				
	water allo	ocation)	35			
54	Amendm	ent of s 138 (Water allocations may forfeited)	35			
55	Amendmondary of sale of	ent of s 140 (Priority for applying proceeds water allocations under a power of sale)	36			
56	Replacen assignme	nent of s 142 (Applying for a seasonal water	36			
	142	Applying for a seasonal water assignment	36			
57	Amendm	ent of s 144 (Deciding application for seasonal water				
		ent)	37			
58	Amendm	ent of s 145 (Conditions of seasonal water assignment)	37			
59	Replacen	nent of s 146 (Application of s 243)	38			
	146	Application of s 243	38			
60	Replacen assignme	nent of s 146B (Arrangements for seasonal water ents)	38			
	146B	Arrangements for seasonal water assignments	38			
61	-	nent of s 150 (Interests and dealings that may be	38			
	150	Interests and dealings that may be registered	39			

	150A	Effec	et on priority of notices given under s 101(1)(b)	39
	150B	Effec	et on priority of notices given under s 101(1)(c)	40
62	Amendm	ent of s	s 167A (Authority to interfere with water)	41
63			s 168 (Who must apply for an interim resource ce)	41
64	Amendm operation		s 169 (Applying for interim resource ce)	41
65	Amendm	ent of s	s 170 (Additional information may be required)	42
66	Amendm licence)		s 178 (Conditions of interim resource operations	42
67			s 184 (Amending interim resource ce on notice)	42
68	Insertion	of new	ch 2, pt 5, div 2, sdiv 5A	43
	Subdivisi	ion 5A	Other amendments to interim resource operations licences	
	185A	Ame	nding interim resource operations licences	44
69	Insertion	of new	ch 2, pt 5, div 2, sdiv 7	44
	Subdivisi	ion 7	Audit reports	
	186A	Prep	aring regular audit reports	45
	186B	Acce	ess for conducting audit reports	45
70	Amendm	ent of s	s 187 (Granting interim water allocations)	45
71	Amendm	ent of s	s 191 (Conditions of interim water allocation)	45
72			s 194 (Deciding application to transfer by interim ions licence holder)	45
73	Amendm	ent of s	s 197 (Surrendering an interim water allocation).	46
74			s 198 (Effect of disposal of part of land to ater allocation attaches)	46
	198	Effect water	ct of disposal of part of land to which interim r allocation attaches	46
	198A		et of acquisition of land to which interim water ation attaches	47
75	Amendm which int	ent of serim wa	s 199 (Effect of acquisition of part of land to ater allocation attaches)	48
76	Insertion	of new	ss 199A and 199B	49
	199A	Effec	ct of acquisition of part of land above an aquifer .	49
	199B	Effec	ct of acquisition of part of other land	50
77	Amendm	ent of s	s 203 (Definitions for pt 6)	50
78	Amendm	ent of s	s 205 (Decisions to be in accordance with plans)	50
79	Amendm	ent of s	s 206 (Applying for a water licence)	51

80	Amendment of s 208 (Public notice of application for water licence)
81	Amendment of s 210 (Criteria for deciding application for water licence)
82	Amendment of s 211A (Effect of disposal of part of land to which application for water licence relates)
83	Amendment of s 214 (Conditions of water licence)
84	Amendment of s 215 (Where water under certain licences must be used)
85	Insertion of new s 216A
	216A Amending water licence without public notice
86	Amendment of s 222 (Transferring water licence to another person)
87	Amendment of s 229 (Effect of disposal of part of land to which water licence to take water attaches)
88	Amendment of s 231 (Applying for seasonal water assignment).
89	Amendment of s 233 (Deciding application for seasonal water assignment)
90	Amendment of s 235 (Conditions of seasonal water assignment)
91	Amendment of s 236 (Application of ss 25, 243 and 244 to water permit)
92	Amendment of s 266 (Applying for permit to destroy vegetation, excavate or place fill in a watercourse, lake or spring)
93	Amendment of s 267 (Additional information may be required)
94	Amendment of s 273 (Notice to owner of land to remove vegetation etc.)
95	Amendment of s 300 (Additional information may be required)
96	Amendment of s 370 (Who must apply for registration as a
07	service provider)
97	Insertion of new s 376B
98	Omission of ch 3, pt 3, div 1, sdivs 1 and 2, hdgs
99	Amendment of s 412 (Refusing strategic asset management
	plan)
100	Amendment of s 414 (Complying with approved strategic asset management plan)
101	Insertion of new ch 3, pt 3, divs 1A and 1B
	Division 1A System leakage management plans
	Subdivision 1 Preliminary
	414A Application of div 1A

	Subdivision	n 2	Preparing and submitting plan	
	414B	Prep	paring system leakage management plans	61
	414C	Cert	ifying system leakage management plan	62
	414D	Subi appr	mitting system leakage management plan for oval	62
	Subdivision	on 3	Exemption from preparing plan	
	414E	Appl	ication for exemption	63
	414F	Deci	ding the application	63
	414G	Con	ditions of exemption	64
	414H	Can	celling or amending an exemption	65
	Subdivision	on 4	Approving or refusing to approve plan	
	4141	Appı	roving system leakage management plan	65
	414J	Refu plan	sing to approve system leakage management	66
	414K	Reg	ulator may seek further information	67
	Subdivision	on 5	Miscellaneous	
	414L	Cha	nging system leakage management plan	67
	414M		plying with approved system leakage agement plan	68
	Division 1	В	Audit reports and reviews	
	414N	Appl	ication of div 1B	68
102	Amendme plan)	ent of s	s 415 (Reviewing strategic asset management	68
103			s 416 (Changing strategic asset management eview)	69
104	Amendme	ent of	s 417 (Providing regular audit reports)	69
105	Amendme managem		s 419 (Spot audits of strategic asset ans)	70
106	-	-	v ch 3, pt 3, div 2A	70
	Division 2		Drought management plans	
	429A	Purp	pose of div 2A	71
	429B	Appl	ication of div 2A	71
	429C		paring drought management plans	71
	429D	-	ifying drought management plan	73
	429E		mitting drought management plan for registration	73
	429F		mption from preparing drought management plan	73
	429G	Can	celling or amending exemption from preparing ght management plan	74
	429H		istering a drought management plan	74

	429I Changing a drought management plan	7
	429J Complying with drought management plan	7
	429K Tabling in Legislative Assembly	7
107	Amendment of s 430 (Service provider to report annually)	7
108	Amendment of s 434 (Small service providers may apply for exemption from divs 1–3)	7
109	Amendment of s 435 (Deciding application for exemption)	7
110	Amendment of s 487 (Accepting, rejecting or reviewing failure impact assessment)	7
111	Amendment of s 491 (Safety conditions for existing referable dams)	7
112	Amendment of s 492 (Changing conditions)	7
113	Replacement of s 494 (Emergency powers)	7
	494 Emergency powers	7
114	Amendment of s 498 (Amending flood mitigation manual)	8
115	Amendment of s 500 (Protection from liability for complying with flood mitigation manual)	8
116	Amendment of s 569 (Main function of water authority)	8
117	Amendment of s 580 (Notice of proposed significant action)	8
118	Amendment of ch 4, pt 7, hdg	8
119	Amendment of ch 4, pt 7, div 1, hdg	8
120	Amendment of s 690 (Amalgamating water authorities and authority areas)	8
121	Amendment of s 691 (Dissolution of water authority and authority area)	8
122	Amendment of s 692 (Public notice of proposed amalgamation or dissolution)	8
123	Amendment of s 693 (Content of notice of proposed amalgamation or dissolution)	8
124	Amendment of s 694 (Considering submissions on proposed amalgamation or dissolution)	8
125	Amendment of s 695 (Water authority may request its dissolution)	8
126	Amendment of s 740 (Functions and powers of authorised officers)	8
127	Amendment of s 747 (Power to enter land to collect information)	8
128	Amendment of s 752 (Issue of warrant)	8
129	Amendment of s 754 (Warrants—procedure before entry)	8
130	Insertion of new ch 5, pt 1, div 4A	8
	Division 4A Power to seize evidence	

	757A	Seizing evidence	88
	757B	Securing seized things	89
	757C	Tampering with seized things	89
	757D	Powers to support seizure	89
	757E	Receipts for seized things	90
	757F	Forfeiture by authorised officer	90
	757G	Forfeiture on conviction	91
	757H	Dealing with forfeited things	92
	757I	Return of seized things	92
	757J	Access to seized things	92
131	Amendm	ent of s 760 (Power to require production of documents)	92
132	Amendm	ent of s 762 (Failure to produce document)	93
133	Amendm	ent of s 763 (Power to require information)	93
134	Insertion	of new ch 5, pt 1, div 7	94
	Division 7	Obtaining criminal history reports	
	766	Purpose of div 7	94
	767	Chief executive's power to obtain criminal history report	94
	768	Criminal history is confidential document	94
135	Amendm cause no	ent of s 778 (When regulator may give a show	95
136	Amendm	ent of s 783 (Chief executive or regulator may take d recover costs)	95
137	Replacen	nent of s 808 (Unauthorised taking, supplying or g with water)	95
	808	Unauthorised taking, supplying or interfering with water	96
138		ent of s 810 (Using water contrary to approved land r management plan)	96
139	Amendm	ent of s 811 (Tampering with devices)	97
140	Replacen allocation	nent of s 812 (Contravening conditions of water n, interim water allocation, water licence or permit)	97
	812	Contravening conditions of water entitlement, seasonal water assignment notice or water permit	97
141	Amendm	ent of s 812A (Liability for unauthorised taking of water)	97
142	operation	ent of s 813 (Contravening condition of resource is licence, interim resource operations licence ions licence)	98
143		ent of s 814 (Destroying vegetation, excavating g fill without permit).	98

144	Amendm	ent of s 825 (False or misleading statements)	98
145	Amendm	ent of s 826 (False or misleading documents)	98
146	Amendm	ent of s 851 (Who is an interested person)	99
147	Amendm	ent of s 864 (Review decision)	99
148	Amendm	ent of s 878 (Starting an appeal)	99
149		ent of s 955 (Governor in Council may appoint ator to operate infrastructure)	100
150		ent of s 967 (IPA approval for development is subject to under this Act)	100
151	Amendm be modifi	ent of s 968 (Chief executive may direct works to ed or removed)	100
152		ent of s 969 (Development applications for the of quarry material)	101
153		ent of s 972 (When an applicant may appeal to and Resources Tribunal)	101
154	Amendm	ent of s 977 (Power to enter places for stated purposes)	101
155	Insertion	of new ch 8, pt 4A	101
	Part 4A	Private water supply agreements for former water areas	
	1000	Entering private water supply agreements	102
	1001	Registration of private water supply agreement	102
	1002	When agreement has effect	103
	1003	Amending a private water supply agreement	103
	1003A	Chief executive may approve standard agreement	104
156	Amendm	ent of s 1006 (Declarations about watercourses)	104
157	Amendm	ent of s 1007 (Records to be kept in registries)	105
158	Amendm documen	ent of s 1009 (Public inspection and purchase of ts)	106
159		ent of s 1013A (Fee and charges payable to the chief	106
160	Amendm	ent of s 1013B (Non-payment of fees or charges)	107
161	Amendm	ent of s 1014 (Regulation-making power)	107
162	Amendm	ent of s 1037 (Local government authorities)	108
163	Insertion	of new s 1037A	108
	1037A	Other continuing authorities	108
164	Insertion	of new ss 1057 and 1058	109
	1057	Reinstating particular expired licences	110
	1058	Reinstating particular expired licences in former water areas	110

165		ent of s 1089 (Existing authorities to take, or interfere
166	Insertion	of new s 1089A
	1089A	Conversion of existing authorities to take water
167		ent of s 1116 (Minister must approve standard supply
168	Insertion	of new of new s 1117A
	1117A	When conditions of supply contract do not apply
169	Insertion	of new ch 9, pt 5, div 1, hdg
170	Insertion	of new s 1135A and ch 9, pt 5, div 2 hdg
	1135A	Validation of particular decisions
171	Insertion	of new ch 9, pt 5, div 3, hdg
172	Insertion	of new ch 9, pt 5, div 4
	Division 4	Transitional provision for Water and Other Legislation Amendment Act 2005
	1136B	Notices given under s 101(1)(b) and (1)(c)
	1136C	Effect of disposal of part of land to which interim water allocation attaches
	1136D	Effect of acquisition of part of land to which interim water allocation attaches
	1136E	Condition about measuring device not effective
	1136F	Submitting system leakage management plans for approval
	1136G	Submitting drought management plan for registration
	1136H	Interest payable under section 1013A
73	Amendm	ent of sch 4 (Dictionary)
Part 3	Amendm	ent of Integrated Planning Act 1997
174	Act amen	ded in pt 3
175	Amendm	ent of sch 8A (Assessment manager for development ons)
Part 4	Amendm	ent of Lake Eyre Basin Agreement Act 2001
176	Act amen	ded in pt 4
177		nent of ss 2 and 3
	2	Definitions
	3	Approval and ratification of agreements
178		ent of schedule (Lake Eyre Basin Intergovernmental nt)
179	Insertion	of new sch 2
	Schedule	

Part 5	Amendment of Land Protection (Pest and Stock Route Management) Act 2002				
180	Act amended in pt 5	131			
181	Amendment of s 325 (Existing agreement about water facilities).	131			

2005

A Bill

for

An Act to amend the Water Act 2000, and for other purposes

14	s 4
14	\$4

Water and Other	Legislation .	Amendment	Bill 2005
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	The Parliament of Queensland enacts—					
	Part	1		Preliminary	2	
Clause	1	Sh	ort tit	:le	3	
				Act may be cited as the Water and Other Legislation andment Act 2005.	4 5	
Clause	2	Со	mme	ncement	6	
		(1)	secti	ions 99 to 109, 135 and 172 to the extent it inserts on 1136F and 1136G commence on 1 October 2005 or, if Act is assented to after 1 October 2005, on the day of int.	7 8 9 10	
		(2)		following provisions commence on a day to be fixed by lamation—	11 12	
			(a)	sections 13 to 16, 48, 49, 51, 52, 56 to 59, 61, 78, 85, 87 to 91, 94, 140, 141, 146, 157(1), 159 and 160 and part 3;	13 14	
			(b)	section 172 to the extent it inserts sections 1136B and 1136H.	15 16	
	Part	2		Amendment of Water Act 2000	17	
Clause	3	Ac	t ame	ended in pt 2	18	
			This	part amends the Water Act 2000.	19	
Clause	4			nent of s 20 (Authorised taking of water without ntitlement)	20 21	
		(1)	Sect	ion 20(6), 'or interfere with overland flow water and'—	22	
			omit	t, insert—	23	

			'overland flow water or take or interfere with'.	1
		(2)	Section 20(6)(b), 'taking or interfering'—	2
			omit, insert—	3
			'taking of or interfering'.	4
		(3)	Section 20(7), '(3)(a)'—	5
			omit, insert—	6
			'(3)(b)'.	7
		(4)	Section 20(8), 'For subsection (3)'—	8
			omit, insert—	9
			'In this section'.	10
Clause	5		nendment of s 25 (Limiting water taken under water ence or permit)	11 12
		(1)	Section 25, heading—	13
			omit, insert—	14
	'25		niting water taken under water licence, permit or ocation'.	15 16
		(2)	Section 25(1)—	17
			omit, insert—	18
		'(1)	If there is a shortage of water, the chief executive may, by publishing a notice, limit the water that may be—	19 20
			(a) taken or interfered with under a water licence; or	21
			(b) taken under a water permit; or	22
			(c) taken under a water allocation not managed under a resource operations licence.'.	23 24
		(3)	Section 25(2)(c), 'licensee or permittee'—	25
			omit, insert—	26
			'licensee, permittee or the holder of a water allocation'.	27

Clause	6	Amendment of s 26 (Moratorium notices)	1
		(1) Section 26(4), 'not currently regulated by a water resource plan'—	2 3
		omit.	4
		(2) Section 26—	5
		insert—	6
		'(9) In this section—	7
		<i>moratorium notice</i> includes a moratorium notice the effect of which has been amended or continued under a water resource plan.'.	8 9 10
Clause	7	Amendment of s 36 (Obtaining water information)	11
		(1) Section 36(1), 'under this chapter'—	12
		omit, insert—	13
		'under this Act'.	14
		(2) Section 36(1)(c) and (d), after 'managed'—	15
		insert—	16
		', taken or supplied'.	17
		(3) Section 36(1)—	18
		insert—	19
		'(e) about the taking or supplying of water by the person under the person's authority.'.	20 21
Clause	8	Amendment of s 37 (Notice of works)	22
		Section 37, heading—	23
		omit, insert—	24
	'37	Notice of works and water use'.	25

Clause	9	Amendment of s 38 (Minister may prepare water resource plans)	1 2
		Section 38(4)(a) and (b), ', or interfering with,'—	3
		omit.	4
Clause	10	Amendment of s 46 (Content of draft water resource plans)	5 6
		(1) Section 46(2)(b), ', or interfering with, overland flow water or'—	7 8
		omit, insert—	9
		'overland flow water, or taking or interfering with'.	10
		(2) Section 46(2)—	11
		insert—	12
		'(ca) the types of works for interfering with overland flow water that are intended to be assessable or self assessable development under the <i>Integrated Planning Act 1997</i> ;'.	13 14 15 16
Clause	11	Amendment of s 55 (When water resource plans may be amended or replaced)	17 18
		Section 55(2), from 'shows'—	19
		omit, insert—	20
		'shows either of the following in relation to a water resource plan—	21 22
		(a) the plan's outcomes are not being achieved;	23
		(b) the plan's objectives are no longer appropriate for its plan area.'.	24 25
Clause	12	Amendment of s 56 (Preparing amending or new draft water resource plan)	26 27
		Section 56—	28
		insert—	29

		' (4)		ever, sections 39 to 41 and 48 do not apply to the tration of an amending water resource plan if—	1 2
			(a)	the Minister is satisfied that sufficient public notice of, and opportunity to make submissions on, the proposed amendment, will be available under section 49; or	3 4 5
			(b)	the amendment is of a type that the water resource plan states may be made to the plan under this subsection.'.	6 7
Clause	13			nent of s 74 (Applying for approval of land and anagement plans)	8
			Secti	on 74—	10
			inser	<i>t</i> —	11
		'(4)	organ accre perso	ection (5) applies if a person holds a certificate from an disation approved by the chief executive to provide an edited farm management system program stating that the on's farm management system satisfies the requirements to program.	12 13 14 15 16
		'(5)	perso	person may apply under this section for approval of the on's farm management system as a land and water agement plan.	17 18 19
		'(6)	_	pplication mentioned in subsection (5) must be supported e certificate mentioned in subsection (4).'.	20 21
Clause	14			nent of s 76 (Criteria for deciding application for of land and water management plan)	22 23
			Secti	on 76—	24
			inser	<i>t</i> —	25
		'(2)	appro	ection (1)(a) does not apply to an application for oval of a farm management system as a land and water agement plan.'.	26 27 28
Clause	15			nent of s 77 (Deciding application for approval of water management plan)	29 30
			Secti	on 77—	31
			inser	<i>t</i> —	32

	'(7)		section (4) does not apply to approval of a farm agement system as a land and water management plan.	1 2
	'(8)	taker	rm management system approved under this section is a to be an approved land and water management plan for Act.'.	3 4 5
lause 16	for		nent of s 101 (Additional requirements for notices resource operations plans that establish water ons)	6 7 8
		Secti	ion 101—	9
		inser	<i>t</i> —	10
		'(c)	if an interest holder who gives the chief executive a notice under paragraph (b) has the consent of the proposed water allocation holder to the encumbering of the proposed water allocation with the interest the interest holder has in the existing water entitlement or other authority to take water, the interest holder may give the chief executive notice of the consent in the approved form.	11 12 13 14 15 16 17 18
	'(2)	It is	declared that—	19
		(a)	an existing mortgagee of land to which an existing water entitlement or other authority to take water attaches is an existing interest holder; and	20 21 22
		(b)	the existing mortgagee's interest under the mortgage in the land is an existing interest in the existing water entitlement or other authority to take water.	23 24 25
	'(3)		also declared that a person is not a proposed water ration holder under subsection (1)(c) unless—	26 27
		(a)	the person is the registered owner of all of the land to which the existing water entitlement or other authority to take water relates; and	28 29 30
		(b)	the interest the interest holder has in the existing water entitlement or other authority to take water relates to all of the land.'.	31 32 33

Clause	17	Am pla		nent of s 105 (Amending resource operations	1 2
		-	Secti	ion 105—	3
			inser	rt—	4
		'(5)		rever, sections 96, 97 and 99(b) to (d) do not apply to the aration of an amendment to a resource operations plan	5 6 7
			(a)	the chief executive is satisfied that sufficient public notice of, and opportunity to make submissions on, the proposed amendment, will be available under section 100; or	8 9 10 11
			(b)	the amendment is of a type that the resource operations plan states may be made to the plan under this subsection.'.	12 13 14
Clause	18	Re	place	ment of ch 2, pt 4, div 3, hdg	15
			Chap	oter 2, part 4, division 3, heading—	16
			omit,	, insert—	17
	'Div	isior	1 3	Resource operations licences and distribution operations licences'.	18 19
Clause	19	Re	place	ment of ch 2, pt 4, div 3, sdiv 1, hdg	20
			Chap	oter 2, part 4, division 3, subdivision 1, heading—	21
			omit,	, insert—	22
	'Suk	odivi	sion	1 Granting resource operations licences and distribution operations licences'.	23 24 25
Clause	20	Am	nendn	nent of s 107 (Effect of resource operations plan)	26
			Secti	ion 107(b), after 'licences'—	27
			inser	rt—	28
			ʻand	distribution operations licences'.	29

Clause	21	Amendment of s 107A (Authority to interfere with water)	1		
		Section 107A—	2		
		insert—	3		
		'(2) A distribution operations licence authorises the holder of the licence to take water or interfere with the flow of water to distribute water under water allocations.	4 5 6		
		'(3) A resource operations licence or a distribution operations licence may be held only by—	7 8		
		(a) the owner of the water infrastructure to which the licence applies; or	9 10		
		(b) if the owner of the water infrastructure to which the licence applies is a subsidiary company, the parent company of the subsidiary.'.	11 12 13		
Clause	22	Amendment of s 108 (Granting resource operations licences)			
		(1) Section 108, heading, after 'licences'—	16		
		insert—	17		
		'and distribution operations licences'.	18		
		(2) Section 108(1)—	19		
		omit, insert—	20		
		'(1) Subsection (2) applies if a resource operations plan states a process for the granting of—	21 22		
		(a) a resource operations licence to meet future water requirements; or	23 24		
		(b) a distribution operations licence to meet future water distribution requirements.'.	25 26		
Clause	23	Insertion of new ch 2, pt 4, div 3, sdiv 1A	27		
		Chapter 2, part 4, division 3—	28		
		insert—	29		

s 23 22 s 23

'Subd	livis	sion	1 A	Granting distribution operations licences other than under a resource operations plan	1 2 3
'108A				a distribution operations licence other resource operations plan	4 5
•	(1)			may apply for a distribution operations licence not der a resource operations plan.	6 7
6	(2)	The a	applic	eation must be—	8
		(a)	mad	e to the chief executive in the approved form; and	9
		(b)	supp	orted by details of—	10
			(i)	all water distributed, or intended to be distributed, by the applicant and taken, or to be taken, under water allocations; and	11 12 13
			(ii)	the names and addresses of the holders of existing water allocations mentioned in subparagraph (i) and details of any existing arrangements for the distribution of the water; and	14 15 16 17
			(iii)	the applicant's proposed arrangements for any distribution infrastructure; and	18 19
			(iv)	any other information that may enable the chief executive to decide the application; and	20 21
		(c)	acco	mpanied by the fee prescribed under a regulation.	22
'108B	Add	dition	al in	formation may be required	23
		'The	chief	executive may require—	24
		(a)		applicant to give additional information about the ication; or	25 26
		(b)	addi	information included in the application, or any tional information required under paragraph (a), to erified by statutory declaration.	27 28 29

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'108C Deciding application for distribution operations licence

		'(1)	In deciding whether to grant the application, the chief executive must consider the application and any additional information given in relation to the application.	2 3 4
		'(2)	The chief executive may also consider whether the applicant has been convicted of an offence against this Act, the repealed Act or an interstate law.	5 6 7
		'(3)	If the chief executive is satisfied the application should be granted, the chief executive may grant the application, with or without conditions.	8 9 10
		'(4)	If the chief executive is not satisfied the application should be granted, the chief executive must refuse to grant the application.	11 12 13
		'(5)	Within 30 business days after deciding the application, the chief executive must give the applicant an information notice about the decision on the application and, if the chief executive has decided to grant the licence, a distribution operations licence.	14 15 16 17 18
		'(6)	The licence takes effect from the day the applicant is given the information notice.	19 20
		(7)	Subsections (1) and (2) do not limit the matters the chief executive may consider in deciding whether to grant the application.'.	21 22 23
Clause	24	Am	nendment of ch 2, pt 4, div 3, sdiv 2, hdg	24
			Chapter 2, part 4, division 3, subdivision 2, heading, after 'licences'—	25 26
			insert—	27
			'and distribution operations licences'.	28
Clause	25		nendment of s 109 (Content of resource operations ence)	29 30
		(1)	Section 109, heading, after 'licence'—	31
			insert—	32
			'or distribution operations licence'.	33

		(2)	Section 109, 'The licence'—	1
			omit, insert—	2
			'A resource operations licence or distribution operations licence'.	3
		(3)	Section 109(b), 'the resource'—	5
			omit, insert—	6
			'any resource'.	7
Clause	26		nendment of s 110 (Conditions of resource operations ence)	8 9
		(1)	Section 110, heading, after 'licence'—	10
			insert—	11
			'or distribution operations licence'.	12
		(2)	Section 110(1), after 'licence', first mention—	13
			insert—	14
			'or a distributions operations licence'.	15
		(3)	Section 110(1), after 'supply'—	16
			insert—	17
			'or distribution'.	18
		(4)	Section 110(2)(a)(i) to (iii)—	19
			renumber as subparagraphs (ii) to (iv).	20
		(5)	Section 110(2)(a)—	21
			insert—	22
			'(i) install a meter to measure the taking of or interfering with water through the water infrastructure to which the licence applies;'.	23 24 25
Clause	27	Am	nendment of ch 2, pt 4, div 3, sdiv 3, hdg	26
			Chapter 2, part 4, division 3, subdivision 3, heading, after 'licences'—	27 28

		<i>insert</i> — 'and distribution operations licences'.	1 2
		and distribution operations nechees.	2
Clause	28	Amendment of s 111 (Amending a resource oper licence for consistency with a resource operation	
		(1) Section 111, heading, 'resource operations'—	5
		omit.	6
		(2) Section 111(1), after 'licence'—	7
		insert—	8
		'or a distribution operations licence'.	9
		(3) Section 111(1), after 'operations plan'—	10
		insert—	11
		'to which the licence relates'.	12
Clause	29	Amendment of s 111A (Amending a resource op- licence under a resource operations plan proces	
		(1) Section 111A, heading, 'resource operations'—	15
		omit.	16
		(2) Section 111A(1), after 'licence'—	17
		insert—	18
		'or a distribution operations licence'.	19
Clause	30	Amendment of s 112 (Other amendments chief e may make to resource operations licence)	executive 20 21
		(1) Section 112, heading, 'resource operations'—	22
		omit.	23
		(2) Section 112(1), after 'operations licence'—	24
		insert—	25
		'or a distribution operations licence'.	26

Clause	31	Amendment of s 113 (Minor or stated amendments of resource operations licence)	1 2
		(1) Section 113, heading, 'resource operations'—	3
		omit.	4
		(2) Section 113(1), after 'licence', first mention—	5
		insert—	6
		'or a distribution operations licence'.	7
		(3) Section 113(1), 'resource operations', second mention—	8
		omit.	9
Clause	32	Amendment of ch 2, pt 4, div 3, sdiv 4, hdg	10
		Chapter 2, part 4, division 3, subdivision 4, heading, after 'licences'—	11 12
		insert—	13
		'and distribution operations licences'.	14
Clause	33	Amendment of s 114 (Applying for transfer of resource operations licence)	15 16
		(1) Section 114, heading, 'resource operations'—	17
		omit.	18
		(2) Section 114(1), 'A resource operations licence holder'—	19
		omit, insert—	20
		'The holder of a resource operations licence or a distribution operations licence'.	21 22
Clause	34	Amendment of s 115 (Additional information may be required)	23 24
		Section 115—	25
		insert—	26
		'(2) If the applicant fails, without reasonable excuse, to comply with the requirement within the reasonable time stated in the requirement, the application lapses.'.	27 28 29

Clause	35		nendment of s 116 (Deciding application to transfer source operations licence)	1 2
			Section 116, heading, 'resource operations'—	3
			omit.	4
Clause	36		nendment of s 117 (Approving application to transfer source operations licence)	5 6
		(1)	Section 117, heading, 'resource operations'—	7
			omit.	8
		(2)	Section 117(2), 'resource operations'—	9
			omit.	10
Clause	37		nendment of s 118 (Refusing application to transfer source operations licence)	11 12
		(1)	Section 118, heading, 'resource operations'—	13
			omit.	14
		(2)	Section 118(1), 'an application for the transfer of a resource operations licence'—	15 16
			omit, insert—	17
			'the application'.	18
		(3)	Section 118(1)(a)—	19
			omit, insert—	20
			'(a) if the transferee has been convicted of an offence against this Act or an interstate law or has held 1 of the following licences (each a <i>relevant licence</i>) that has been cancelled or suspended under this Act or an interstate law—	21 22 23 24 25
			(i) a resource operations licence;	26
			(ii) an interstate resource operations licence;	27
			(iii) a distribution operations licence;	28
			(iv) an interstate distribution operations licence; or'.	29

		(4)	Section 118(1)(b), 'resource operations licence or interstate resource operations licence'—	1 2
			omit, insert—	3
			'relevant licence'.	4
Clause	38		nendment of s 118A (Amalgamating resource erations licences)	5 6
		(1)	Section 118A, heading, 'resource operations'—	7
			omit.	8
		(2)	Section 118A—	9
			insert—	10
		'(1A)	The holder of a distribution operations licence may apply to the chief executive to amalgamate, into a single licence, the distribution operations licence with another distribution operations licence in the same water supply scheme.'.	11 12 13 14
		(3)	Section 118A(2), 'The application must'—	15
			omit, insert—	16
			'An application under subsection (1) or (1A) must'.	17
		(4)	Section 118A(2)(b) and (4)(a), 'resource operations'—	18
			omit.	19
Clause	39	Am	nendment of ch 2, pt 4, div 3, sdiv 5, hdg	20
			Chapter 2, part 4, division 3, subdivision 5, heading, after 'licences'—	21 22
			insert—	23
			'and distribution operations licences'.	24
Clause	40		nendment of s 119 (Cancelling resource operations ence)	25 26
		(1)	Section 119, heading, 'resource operations'—	27
			omit.	28
		(2)	Section 119(1), after 'licence', first mention—	29

			insert—	1
			'or a distribution operations licence'.	2
Clause	41		nendment of s 120 (Procedure for cancelling resource erations licence)	3 4
		(1)	Section 120, heading, 'resource operations'—	5
			omit.	6
		(2)	Section 120(1), 'a resource operations'—	7
			omit, insert—	8
			'the'.	9
		(3)	Section 120—	10
			renumber as section 119A.	11
Clause	42		nendment of s 120A (Cancelling resource operations ence no longer required)	12 13
		(1)	Section 120A, heading, 'resource operations'—	14
			omit.	15
		(2)	Section 120A—	16
			insert—	17
		'(1A)	The chief executive may cancel a distribution operations licence if—	18 19
			(a) another distribution operations licence has been granted to replace the licence to be cancelled; or	20 21
			(b) the chief executive and the distribution operations licence holder have agreed the distribution operations licence is no longer required.'.	22 23 24
		(3)	Section 120A(2)—	25
			omit, insert—	26
		'(2)	If the chief executive decides to cancel the resource operations licence under subsection (1) or the distribution operations licence under subsection (1A), the chief executive must, within 30 business days after making the decision, give the	27 28 29 30

Water	d Other Legisle	ation Amendmeni	• D;11 2005
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			licence holder an information notice about the decision to cancel the licence.'.	1 2
		(4)	Section 120A(3), 'resource operations'—	3
			omit.	4
		(5)	Section 120A—	5
			renumber as section 119B.	6
Clause	43	Ins	ertion of new ch 2, pt 4, div 3, sdiv 6	7
			Chapter 2, part 4, division 3—	8
			insert—	9
	'Sub	divis	sion 6 Audit reports	10
	'119C	Pre	paring regular audit reports	11
			'The chief executive may prepare an audit report—	12
			(a) about a resource operation licence holder's or a distribution operations licence holder's compliance with the licence; and	13 14 15
			(b) to verify the accuracy of monitoring and reporting information given to the chief executive by the holder.	16 17
	'119D	Acc	cess for conducting audit reports	18
			'A resource operations licence holder and a distribution operations licence holder must give any person authorised by the chief executive to participate in conducting an audit under this subdivision, free and uninterrupted access to the holder's infrastructure and any records relating to the infrastructure for conducting the audit.	19 20 21 22 23 24
			Maximum penalty—200 penalty units.'.	25
Clause	44	Am	endment of s 121 (Converting water entitlements)	26
		(1)	Section 121(2) and (3)—	27
			omit, insert—	28

		(2)	licence, the allocation holder and the resource operations licence holder must have a supply contract for the allocation.	1 2 3
		'(3)	Subsection (2) does not apply if—	4
			(a) the resource operations licence holder and the allocation holder are the same person; or	5 6
			(b) the allocation holder is a subsidiary company of the resource operations licence holder.'.	7 8
		(2)	Section 121(8), 'an information notice'—	9
			omit, insert—	10
			'a notice'.	11
Clause	45	Am	endment of s 122 (Granting water allocations)	12
		(1)	Section 122(4) and (5)—	13
			omit, insert—	14
		'(4)	If the allocation is managed under a resource operations licence, the allocation holder and the resource operations licence holder must have a supply contract for the allocation.	15 16 17
		'(5)	Subsection (4) does not apply if the resource operations licence holder and the allocation holder are the same person or related entities.'.	18 19 20
		(2)	Section 122(6), 'an information notice'—	21
			omit, insert—	22
			'a notice'.	23
Clause	46		nendment of s 122A (Chief executive may approve ndard supply contracts)	24 25
			Section 122A(4)—	26
			omit, insert—	27
		'(4)	On the day an allocation is granted, the standard supply contract for the area applies to the allocation unless—	28 29

		(a)	the allocation holder and the resource operations licence holder have a supply contract for the allocation; or	1 2
		(b)	section 121(3) applies to the allocation.'.	3
Clause	47		ement of s 123 (Relationship between resource ions plan and water allocation)	4 5
		Sec	etion 123—	6
		om	it, insert—	7
	'123	Relatio	nship between plans and water allocation	8
		are	e taking of water under a water allocation from the plan a for a water resource plan is subject to that plan and the ource operations plan that implements the water resource n.	9 10 11 12
			there is a conflict between either plan and the water ocation, the plan prevails.'.	13 14
Clause	48	Amend	lment of s 125 (Amending water allocations)	15
		(1) Sec	etion 125(1)—	16
		ins	ert—	17
		'(aa	a) a resource operations plan states, for a water allocation, the water management area that includes the location from which the water may be taken; or'.	18 19 20
		(2) Sec	ction 125(2), 'an information notice'—	21
		om	it, insert—	22
		'a ı	notice'.	23
Clause	49	Amend allocat	lment of s 127 (Registration details for water ions)	24 25
		Sec	etion 127(3)—	26
		ins	ert—	27
		"(e)) the water management area that includes the location from which the water may be taken.'.	28 29

Clause	50	Inse	ertion of new ss 127B and 127C	1			
			Chapter 2, part 4, division 4, subdivision 1A—	2			
			insert—	3			
	'127B		Water allocations to which a distribution operations licence applies				
		' (1)	This section applies if—	6			
			(a) a water allocation is granted under section 121; and	7			
			(b) at the time the allocation is granted, water may be distributed to the water allocation holder by the holder of a distribution operations licence.	8 9 10			
		'(2)	The chief executive must give the registrar notice that the water allocation is an allocation to which a distribution operations licence applies.	11 12 13			
	'127C	Pre	servation of obligation in particular circumstances	14			
		' (1)	This section applies if—	15			
			(a) the location from which water may be taken under a water allocation mentioned in section 127B(1) is changed to a location to which the holder of the distribution operations licence (the <i>licence holder</i>) does not distribute water; or	16 17 18 19 20			
			(b) the allocation is subdivided or amalgamated with another allocation.	21 22			
		'(2)	The obligation on the water allocation holder to pay a charge, in relation to the licence holder's distribution works, to the licence holder under the distribution arrangements between the parties continues to attach to the water allocation until the licence holder agrees that the obligation has been satisfied.	23 24 25 26 27			
		' (3)	If the licence holder agrees, under subsection (2), that the obligation has been satisfied, the licence holder must give the chief executive notice in the approved form of the satisfaction.	28 29 30			
		' (4)	If the chief executive receives notice under subsection (3), the chief executive must give the registrar notice that the allocation is no longer an allocation to which a distribution operations licence applies?	31 32 33			

Clause	51 Amendment of s 128A (Amalgamation or subdivision of water allocations)		1 2
	(1)	Section 128A(8)—	3
		renumber as section 128A(9).	4
	(2)	Section 128A—	5
		insert—	6
	'(8)	However, if an allocation being amalgamated or subdivided is subject to a registered mortgage, the registrar must not act under subsection (7) unless the mortgagee has consented to the amalgamation or subdivision.'.	7 8 9 10
Clause	52 Ins	sertion of new s 128B	11
		After section 128A—	12
		insert—	13
	'128B Tra	ansfer of water allocations	14
	'(1)	A water allocation holder who proposes to transfer a water allocation not managed under a resource operations licence must give the chief executive notice of the proposed transfer.	15 16 17
	'(2)	The notice must be—	18
		(a) in the approved form; and	19
		(b) accompanied by the fee prescribed under a regulation.	20
	'(3)	The chief executive may require the water allocation holder to give the chief executive additional information about the proposed transfer.	21 22 23
	'(4)	The chief executive must give the water allocation holder a certificate about the proposed transfer, within 10 business days after—	24 25 26
		(a) receiving the notice; or	27
		(b) if the chief executive has required further information under subsection (3)—receiving the additional information.	28 29 30
	'(5)	The certificate—	31
		(a) must be in the approved form; and	32

			(b) remains valid—	1
			(i) until the date stated in the certificate; or	2
			(ii) if the certificate does not state a date—for 40 business days.'.	3 4
Clause	53		nendment of s 134 (Deciding application to change ter allocation)	5 6
		(1)	Section 134(4)(b), after 'application'—	7
			insert—	8
			'without conditions'.	9
		(2)	Section 134—	10
			insert—	11
		'(4A)	If the chief executive approves the application with a condition requiring the applicant to take some action, the chief executive must give the applicant a certificate stating that the change has been approved within 10 business days after the action is taken.'.	12 13 14 15 16
		(3)	Section 134(5), 'The certificate'—	17
			omit, insert—	18
			'A certificate under subsection (4)(b) or (4A)'.	19
Clause	54	Am	nendment of s 138 (Water allocations may forfeited)	20
		(1)	Section 138(7)—	21
			insert—	22
			'(ba) thirdly—in discharging the liability, if any, of the former allocation holder for any outstanding debt due to the distribution operations licence holder under distribution arrangements;'.	23 24 25 26
		(2)	Section 138(7)(c), 'thirdly'—	27
			omit, insert—	28
			'fourthly'.	29
		(3)	Section 138(7)(d), 'fourthly'—	30

		omit, insert—	1
		'fifthly'.	2
	(4)	Section 138(7)(e), 'fifthly'—	3
		omit, insert—	4
		'sixthly'.	5
Clause		nendment of s 140 (Priority for applying proceeds sale of water allocations under a power of sale)	6 7
	(1)	Section 140(1)—	8
		insert—	9
		'(c) if distribution arrangements give a distribution operations licence holder a power to sell the water allocation—the holder.'	10 11 12
	(2)	Section 140(2)—	13
		omit, insert—	14
	'(2)	The holder of a resource operations licence may exercise a power of sale only in accordance with the supply contract.	15 16
	'(2A)	The holder of a distribution operations licence may exercise a power of sale only in accordance with the distribution arrangements.'.	17 18 19
Clause		eplacement of s 142 (Applying for a seasonal water signment)	20 21
		Section 142—	22
		omit, insert—	23
	142 Ap	oplying for a seasonal water assignment	24
	'(1)	A water allocation holder or the holder of a seasonal water assignment notice may apply for a seasonal water assignment for the water year in which the application is made.	25 26 27
	'(2)	The application must be—	28
		(a) made to the chief executive in the approved form; and	29
		(b) include the following details of the proposed assignee—	30

Water and Other	Legislation	Amondment	Rill 2005
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			(1)	name and address;	1	
			(ii)	if the proposed assignee holds a water allocation for the water management area in which the assignee proposes to take the benefit of the assignment—details of the water allocation; and	2 3 4 5	
			wri	ported by sufficient information, including the tten consent of the proposed assignee, to enable the ef executive to decide the application; and	6 7 8	
			(d) acc	ompanied by the fee prescribed under a regulation.'.	9	
Clause	57		endment ter assigi	of s 144 (Deciding application for seasonal nment)	10 11	
		(1)	Section 1	44(4), 'water permit'—	12	
			omit, inse	ert—	13	
			'seasonal	onal water assignment notice'.		
(2) Section 144—						
			insert—		16	
		'(5A)	managen benefit o has the e	ssignee holds a water allocation for the water nent area in which the assignee proposes to take the f the assignment, a notice given under subsection (4) ffect of increasing the volume of water authorised to under the allocation by the volume stated in the	17 18 19 20 21 22	
Clause	58		endment signment	of s 145 (Conditions of seasonal water	23 24	
		(1)	Section 1	45, 'water permit'—	25	
			omit, inse	ert—	26	
			'seasonal	water assignment notice'.	27	
		(2)	Section 1	45(c), 'permit'—	28	
			omit, inse	ert—	29	
			'notice'.		30	

Clause	59	Re	place	ment of s 146 (Application of s 243)	1		
			Sect	ion 146—	2		
			omit	t, insert—	3		
	'146	Ар	plicat	tion of s 243	4		
			if a i to a perm	tion 243 applies to a seasonal water assignment notice as reference in the section to a water permit were a reference seasonal water assignment notice and a reference to the nittee were a reference to the holder of a seasonal water gnment notice.'.	5 6 7 8 9		
Clause	60			ement of s 146B (Arrangements for seasonal water nents)	10 11		
			Sect	ion 146B—	12		
			omit	, insert—	13		
	'146B Arrangements for seasonal water assignments						
		'(1)	appl	holder of a water allocation to which this subdivision ies may enter into an arrangement for a seasonal water gnment in relation to the water allocation.	15 16 17		
		'(2)	The	holder may enter the arrangement only if—	18		
			(a)	the proposed assignment is allowed under the seasonal water assignment rules stated in the resource operations plan; and	19 20 21		
			(b)	the holder of the resource operations licence consents to the arrangement; and	22 23		
			(c)	if the water to which the allocation relates is distributed to the allocation holder by a distributions operations licence holder—the holder of the distributions operations licence consents to the arrangement.	24 25 26 27		
		'(3)		section (2)(b) and (c) do not apply to the extent the onal water assignment rules do not require the consent.'.	28 29		
Clause	61		place jister	ement of s 150 (Interests and dealings that may be ed)	30 31		
			Sect	ion 150—	32		

		omit, insert—	1
'150	Inte	rests and dealings that may be registered	2
	'(1)	Subject to subsection (2), an interest or dealing that may be registered for land under the <i>Land Title Act 1994</i> , may be registered for a water allocation on the water allocations register.	3 4 5 6
	'(2)	An interest or dealing, the provisions for which are excluded under section 151(1)(e), may not be registered under this Act.	7 8
	'(3)	If a water allocation is managed under a resource operations licence, the registrar must not record a transfer of the allocation until the registrar has received from the resource operations licence holder notice in the approved form of the existence of a supply contract between the transferee of the allocation and the resource operations licence holder.	9 10 11 12 13 14
	'(4)	The registrar must not record the transfer of a water allocation not managed under a resource operations licence until the registrar receives a certificate under section 128B(4) about the transfer.	15 16 17 18
	'(5)	An instrument that purports to give effect to a dealing of the type mentioned in subsection (1) does not transfer or create an interest at law until it is registered on the register.	19 20 21
'150A	Effe	ect on priority of notices given under s 101(1)(b)	22
	'(1)	If the chief executive is given a notice about a water allocation under section 101(1)(b), the notice causes to be continued, in the water allocation, an interest equivalent to the interest had by the interest holder in the former water entitlement or other authority to take water until whichever of the following first happens—	23 24 25 26 27 28
		(a) 60 business days expire after details of the water allocation are recorded on the water allocations register under section 121(1)(b);	29 30 31
		(b) the interest mentioned in the notice is recorded on the register.	32 33
	'(2)	Subsection (1) applies despite the expiry under section 121(1)(a) of the former water entitlement or other authority to take water.	34 35 36

'(3)	However if, before an event mentioned in subsection (1)(a) or (b) happens, the interest holder lodges a caveat claiming an interest in the water allocation, the equivalent interest continues until—						
	(a)	the interest claimed in the caveat is recorded on the water allocations register; or	5 6				
	(b)	the caveat earlier lapses or is otherwise cancelled, removed or withdrawn.	7 8				
' (4)	alloc until	The registrar must not record any other dealing for the water llocation, other than a notice mentioned in section 150B(1), antil subsections (1) and (3) cease to have effect in relation to the interest.					
'(5)	If more than 1 notice is given under section 101(1)(b), the interests must be recorded in accordance with the priority the interests have on the land registry, as at the day the allocation is recorded, for the land to which the former water entitlement was attached.						
'(6)	How	vever—	18				
	(a)	for an interest that is not an interest that was recorded under the land registry but is recorded in another register, the interest must be registered in priority according to the time the interest was recorded in the other register; or	19 20 21 22 23				
	(b)	for an interest not recorded in another register, the interest must be registered in the priority in which the interest was lodged for registration.	24 25 26				
150B Eff	ect o	n priority of notices given under s 101(1)(c)	27				
'(1)	unde	e chief executive is given a notice about a water allocation er section 101(1)(c), the registrar must record the notice, he water allocation—	28 29 30				
	(a)	within 60 business days after details of the water allocation are recorded on the water allocations register under section 121(1)(b); and	31 32 33				
	(b)	with the priority the interest mentioned in the notice had on the land registry for the land to which the interest relates as at the day the allocation is recorded.	34 35 36				

		'(2)	A noti	ice recorded under subsection (1)—	1
			,	has the effect of encumbering the water allocation for which the notice is recorded with the interest mentioned in the notice; and	2 3 4
				for the application of section 151, is taken to be a mortgage for the water allocation for the <i>Land Title Act</i> 1994, part 6, division 3.	5 6 7
		'(3)		e under this Act or duty under the <i>Duties Act 2001</i> is le for the recording of a notice under subsection (1).'.	8 9
Clause	62	Am	endm	ent of s 167A (Authority to interfere with water)	10
			Section	on 167A—	11
			insert-	_	12
		'(2)	An int	terim resource operations licence may be held only by—	13
			\ /	the owner of the water infrastructure to which the licence applies; or	14 15
				if the owner of the water infrastructure to which the licence applies is a subsidiary company, the parent company of the subsidiary.'.	16 17 18
Clause	63			ent of s 168 (Who must apply for an interim operations licence)	19 20
			Section	on 168(1)—	21
			omit,	insert—	22
		'(1)	in rel	ulation may nominate the owner of water infrastructure ation to the operation of the infrastructure or the gement of water stated in the regulation.'.	23 24 25
Clause	64			ent of s 169 (Applying for interim resource is licence)	26 27
			Section	on 169(b)(i)—	28
			omit,	insert—	29
				'(i) all water stored or released by the applicant and all water taken by customers of the applicant under	30 31

42
Water and Other Legislation Amendment Bill 2005

			authorisations under this Act or the repealed Act, including the names and addresses of the customers and details of any existing contracts for the supply of the water; and'.	1 2 3 4
Clause	65		nendment of s 170 (Additional information may be juired)	5 6
			Section 170—	7
			insert—	8
		'(2)	If the applicant fails, without reasonable excuse, to comply with the requirement within the reasonable time stated in the requirement, the application lapses.'.	9 10 11
Clause	66		nendment of s 178 (Conditions of interim resource erations licence)	12 13
		(1)	Section 178(a)(i) and (ii)—	14
			renumber as section 178(ii) and (iii).	15
		(2)	Section 178(a)—	16
			insert—	17
			'(i) install a meter to measure the taking of or interfering with water through the water infrastructure to which the licence applies;'.	18 19 20
Clause	67		nendment of s 184 (Amending interim resource erations licence on notice)	21 22
		(1)	Section 184(2), 'However, the amendment must not'—	23
			omit, insert—	24
			'Subsection (3) applies if the amendment does not'.	25
		(2)	Section 184—	26
			insert—	27
		'(3A)	If the proposed amendment would have 1 or more of the effects mentioned in subsection (2), the chief executive—	28 29

			(a)	must give the licence holder notice of the proposed amendment; and	1 2
			(b)	must publish notice of the proposed amendment in the area to which the licence relates; and	3 4
			(b)	may give a copy of the notice to any other entity the chief executive considers appropriate.	5 6
		'(3B)		otice under subsection (3A) must include at least the owing—	7 8
			(a)	a summary of the proposed amendment to the licence;	9
			(b)	where copies of the proposed amendment are available;	10
			(c)	that written submissions may be made by any entity about the proposed amendment;	11 12
			(d)	the day by which submissions must be made and the person to whom, and the place where, the submissions must be made.	13 14 15
		'(3C)		day stated under subsection (3B)(d) must not be earlier 30 business days after the day the notice is published.'.	16 17
		(3)	Sect	ion 184(5), from 'must give'—	18
			omii	t, insert—	19
			'mu	st give—	20
			(a)	the licence holder an amended notice in the approved form; and	21 22
			(b)	the licence holder and any person who made a properly made submission an information notice about the decision to amend the licence.'.	23 24 25
		(4)	Sect	ion 184(6), after 'holder'—	26
			inse	rt—	27
			ʻand	any person who made a properly made submission'.	28
Clause	68	Ins	ertio	n of new ch 2, pt 5, div 2, sdiv 5A	29
			Cha	pter 2, part 5, division 2—	30
			inse	rt—	31

Water a	nd Other	Legislation .	Amondmont	Rill 2005
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'Subdivision 5A Other amendments to interim

	'Subdiv	ision	1 5A	Other amendments to interim resource operations licences	1 2
	185A A	mendi	ing in	terim resource operations licences	3
	'(1)	shai	ring ru	executive may amend the details of the water ales in an interim resource operations licence, for a r or part of a water year, if—	4 5 6
		(a)	eithe	er—	7
			(i)	the licence allows amendment; and	8
			(ii)	the licence holder requests an amendment in accordance with the licence; or	9 10
		(b)		chief executive is satisfied the rules need to be nded because of seasonal conditions.	11 12
	'(2)	If th	ne chie	f executive amends the rules—	13
		(a)		licence is taken to be amended, for the part of the er year, to the extent of the amendment to the rules;	14 15 16
		(b)		amendment to the licence has effect when the chief cutive gives notice of the amendment to the licence ler.	17 18 19
	'(3)	holo	der mu	as practicable after receiving the notice, the licence ast give notice of the amendment to the holders of ater allocations managed under the licence.	20 21 22
	' (4)	A n	otice g	given under subsection (2) or (3) must state—	23
		(a)	deta	ils of the amendment; and	24
		(b)	the r	reasons for the amendment; and	25
		(c)		part of the water year to which the amendment ies.'.	26 27
Clause	69 In	sertio	n of r	new ch 2, pt 5, div 2, sdiv 7	28
		Cha	pter 2	, part 5, division 2—	29
		inse	ert—		30

Water and Other Legislation Amendment Bill 2	2005
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	Subc	division / Audit reports	1
	'186A	Preparing regular audit reports	2
		'The chief executive may prepare an audit report—	3
		(a) about an interim resource operation licence holder's compliance with the licence; and	4 5
		(b) to verify the accuracy of monitoring and reporting information given to the chief executive by the holder.	6 7
	'186B	Access for conducting audit reports	8
		'An interim resource operations licence holder must give any person authorised by the chief executive to participate in conducting an audit under this subdivision free and uninterrupted access to the holder's infrastructure and any records relating to the infrastructure for conducting the audit.	9 10 11 12 13
		Maximum penalty—200 penalty units.'.	14
Clause	70	Amendment of s 187 (Granting interim water allocations)	15
		Section 187(1), 'subdivision 1'—	16
		omit, insert—	17
		'subdivision 1A'.	18
Clause	71	Amendment of s 191 (Conditions of interim water allocation)	19 20
		Section 191(2)(d), from 'water entitlement'—	21
		omit, insert—	22
		'persons, authorised under this Act to take water, who would be affected by the granting of the allocation;'.	23 24
Clause	72	Amendment of s 194 (Deciding application to transfer by interim resource operations licence holder)	25 26
		Section 194(1), 'the application'—	27

			omit, insert—	1
			'an application under section 193'.	2
Clause	73		nendment of s 197 (Surrendering an interim water ocation)	3 4
			Section 197—	5
			insert—	6
		f(2A)	If the notice is about an interim water allocation managed under an interim resource operations licence, the chief executive must, as soon as practicable after receiving the notice, give the holder of the interim resource operations licence a copy of the notice.'.	7 8 9 10 11
Clause	74		placement of s 198 (Effect of disposal of part of land to ich interim water allocation attaches)	12 13
			Section 198—	14
			omit, insert—	15
	^{'198}		ect of disposal of part of land to which interim ter allocation attaches	16 17
		'(1)	This section applies if—	18
			(a) an interim water allocation is attached to land; and	19
			(b) the registered owner of the land disposes of part of the land.	20 21
		'(2)	On the day the owner disposes of the part, the interim water allocation is taken to be held jointly by all owners of the land to which the interim water allocation related before the disposal.	22 23 24 25
		'(3)	However, within 60 business days after the owner disposes of the part, 1 or more of the owners of the land to which the interim water allocation relates may, with the consent of the other owners, apply for 1 or more interim water allocations to replace the jointly held interim water allocation.	26 27 28 29 30
		'(4)	The application must be—	31
			(a) in the approved form; and	32

(b)

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47
Water and Other Legislation Amendment Bill 2005

accompanied by the fee prescribed under a regulation.

'(5)	The chief executive must grant the application if—	2							
	(a) the application relates only to land to which the jointly held interim water allocation relates; and	3 4							
	(b) granting the application would not increase the volume of water that may be taken.	5 6							
'(6)	If an application is not made under subsection (3), the chief executive may give notice to the joint holders of the interim water allocation about replacing the allocation.								
' (7)	The notice must state—	10							
	(a) that a written submission may be made about the details of replacing the allocation; and	11 12							
	(b) a day by which the submission must be made, and the person to whom, and the place where, the submission must be made.	13 14 15							
'(8)	The day stated under subsection (7)(b) must not be earlier than 30 business days after the day the notice is given.	16 17							
'(9)	The chief executive must consider any submissions made before issuing 1 or more replacement interim water allocations.								
'(10)	Within 30 business days after issuing the replacement interim water allocations, the chief executive must give the holders of the jointly held interim water allocation an information notice.								
'(11)	A replacement interim water allocation has effect from—	24							
	(a) for an application granted under subsection (5)—the day the application is granted; and	25 26							
	(b) for a replacement interim water allocation issued under subsection (9)—the day the information notice is given.	27 28							
	ect of acquisition of land to which interim water ocation attaches	29 30							
' (1)	This section applies to an interim water allocation if part of the land to which the allocation attaches is taken under the <i>Acquisition of Land Act 1967</i> .	31 32 33							

		(2)	secti	ion 222 applies for transferring the allocation to the entity acquired the land as if the allocation were a water licence.	1 2 3
		'(3)		ne acquisition does not include an acquisition of the cation, sections 199 to 199B apply.'.	4 5
Clause	75			ment of s 199 (Effect of acquisition of part of land interim water allocation attaches)	6 7
		(1)		ion 199, heading, 'to which interim water allocation ches'—	8 9
			omit	t, insert—	10
			ʻadjo	oining a watercourse, lake or spring'.	11
		(2)	Sect	ion 199(1), after 'land'—	12
			inse	rt—	13
			', ad	joining a watercourse, lake or spring,'.	14
		(3)	Sect	ion 199(2) and (3)—	15
			omit	t, insert—	16
		'(2)	wate	ne remaining part of the land continues to adjoin the ercourse, lake or spring from which water may be taken er the interim water allocation—	17 18 19
			(a)	section 198 does not apply to the interim water allocation; and	20 21
			(b)	the interim water allocation may be amended under section 192 so it attaches to the remaining part of the land.	22 23 24
		'(3)	Subs	section (4) applies if—	25
			(a)	the remaining part of the land no longer adjoins the watercourse, lake or spring; and	26 27
			(b)	the holder of the allocation does not, within 60 business days after the acquisition, satisfy the chief executive that the requirements of section 206(3)(b) have been met in relation to the allocation.	28 29 30 31
		'(4)		allocation is taken to be surrendered, and the chief cutive must deal with the allocation under section 197(3).	32 33

s 76			49 s 76	
		Wa	tter and Other Legislation Amendment Bill 2005	
'((5)	60 b	vever, subsection (2)(a) and (b) apply if, within business days after the acquisition, the holder satisfies the ef executive that the requirements of section 206(3)(b) are been met in relation to the allocation.'	1 2 3 4
76	Ins	ertio	n of new ss 199A and 199B	5
		Cha	pter 2, part 5, division 3, subdivision 4—	6
		inse	rt—	7
'199A	Eff	ect o	f acquisition of part of land above an aquifer	8
'((1)	wate attac	s section applies to an interim water allocation to take er from an aquifer under the land to which the allocation ches, if part of the land is taken under the <i>Acquisition of d Act 1967</i> .	9 1 1 1
'((2)	whie cone	ne remaining part of the land is above the aquifer from ch water may be taken under the allocation, and the ditions of the allocation allow water to be taken from the aining part—	1 1 1 1
		(a)	section 198 does not apply to the allocation; and	1
		(b)	the allocation may be amended under section 219, as if the allocation were a water licence, so it attaches to the remaining part of the land.	1 1 2
'((3)	Sub	section (4) applies if—	2
		(a)	the remaining part of the land is not above the aquifer, or the conditions of the allocation do not allow water to be taken from the remaining part; and	2 2 2
		(b)	the holder of the allocation does not, within 60 business days after the acquisition, satisfy the chief executive that	2 2

Clause

relation to the allocation.

'(4) The allocation is taken to be surrendered and the chief executive must deal with the allocation under section 197(3).

'(5) However, subsection (2)(a) and (b) apply if, within 60 business days after the acquisition, the holder satisfies the

60 business days after the acquisition, the holder satisfies the chief executive that the requirements of section 206(3)(b) 33 have been met in relation to the allocation. 34

the requirements of section 206(3)(b) have been met in

27

28

29

30

	'199B	Effe	ect of	acquisition of part of other land	1
		'(1)	responsible the a	section applies to an interim water allocation granted in conse to an application mentioned in section 206(3), as if allocation were a water licence, if part of the land to which allocation attaches is taken under the <i>Acquisition of Land</i> 1967.	2 3 4 5 6
		'(2)		ater taken under the allocation can still be delivered to the hining part of the land—	7 8
			(a)	section 198 does not apply to the allocation; and	9
			(b)	the allocation may be amended under section 192 so it attaches to the remaining part of the land.	10 11
		' (3)	Subs	section (4) applies if—	12
			(a)	water taken under the allocation can not still be delivered to the remaining part of the land; and	13 14
			(b)	the holder of the allocation does not, within 60 business days after the acquisition, satisfy the chief executive that the requirements of section 206(3)(b) have been met in relation to the allocation.	15 16 17 18
		' (4)		allocation is taken to be surrendered and the chief utive must deal with the allocation under section 197(3).	19 20
		' (5)	60 b	rever, subsection (2)(a) and (b) apply if, within usiness days after the acquisition, the holder satisfies the f executive that the requirements of section 206(3)(b) been met in relation to the allocation.'.	21 22 23 24
lause	77	Am	endn	nent of s 203 (Definitions for pt 6)	25
			Sect	ion 203, definition owner—	26
			inser		27
			'(ba)	the trustee of a reserve over the land or the holder of a permit to occupy the land under the <i>Land Act 1994</i> ;'.	28 29
lause	78	Am pla		nent of s 205 (Decisions to be in accordance with	30 31
			Sect	ion 205—	32

		insert—	1
	'(2)	If the chief executive makes a decision under this part, in accordance with a water resource plan or a resource operations plan, the chief executive is required to give, for the decision—	2 3 4 5
		(a) to the extent a different decision, consistent with the plan, could have been made—an information notice; or	6 7
		(b) otherwise—a notice stating the decision and the reasons for the decision.	8 9
	' (3)	In this section—	10
		decision includes a part of a decision.'.	11
Clause 79	Am	nendment of s 206 (Applying for a water licence)	12
		Section 206(3)(b)—	13
		omit, insert—	14
		'(b) in relation to the land (the <i>intervening land</i>) between the proposed point of taking and the applicant's land and for the purpose of taking the water and delivering it to the applicant's land—	15 16 17 18
		(i) to the extent the intervening land is freehold land—the applicant has written agreement, from all the owners of the intervening land, to give the applicant a registrable lease or easement over the intervening land; or	19 20 21 22 23
		(ii) to the extent the intervening land is unallocated State land under the <i>Land Act 1994</i> —the applicant holds or has applied for a permit under section 177 of that Act to occupy the intervening land; or	24 25 26 27
		(iii) to the extent the intervening land is a State-controlled road under the <i>Transport Infrastructure Act 1994</i> —the requirements of section 50 of that Act have been complied with in relation to any necessary ancillary works and encroachments under that section; or	30
		(iv) to the extent the intervening land is a road under the control of a local government—the	34 35

		requirements of the <i>Local Government Act 1993</i> and of any local laws of the local government have been complied with in relation to any necessary works, including ancillary works and encroachments under that Act; or	1 2 3 4 5
		(v) to the extent the intervening land is other land—the applicant holds or has applied for permission to occupy the intervening land, from the owner or the authority administering the land.'.	6 7 8 9
Clause	80	Amendment of s 208 (Public notice of application for water licence)	10 11
		Section 208(4)—	12
		insert—	13
		'(aa) details of the applicant's land to which the water licence, if granted, would attach;'.	14 15
Clause	81	Amendment of s 210 (Criteria for deciding application for water licence)	16 17
		(1) Section 210(1)(g)—	18
		omit, insert—	19
		'(g) strategies and policies for the sustainable management of water in the area to which the application relates;'.	20 21
		(2) Section 210(1)(h), from 'including'—	22
		omit, insert—	23
		'including any relevant coastal zone and regional aquifer systems;'.	24 25
Clause	82	Amendment of s 211A (Effect of disposal of part of land to which application for water licence relates)	26 27
		Section 211A(2), 'expires'—	28
		omit, insert—	29
		'lapses'.	30

Clause	83	Am	nendr	ment of s 214 (Conditions of water licence)	1		
			Sect	tion 214(2)(d), 'water entitlement holders'—	2		
			omii	t, insert—	3		
			'per	sons, authorised under this Act to take water,'.	4		
Clause	84			ment of s 215 (Where water under certain licences e used)	5 6		
			Sect	tion 215(2)—	7		
			omii	t, insert—	8		
		'(2)	How	vever, subsection (1) does not apply to—	9		
			(a)	water taken under a licence attached to land the subject of a water facility agreement under the <i>Land Protection</i> (<i>Pest and Stock Route Management</i>) Act 2002; or	10 11 12		
			(b)	artesian water taken under a water licence for stock purposes; or	13 14		
			(c)	subartesian water, in an aquifer that is hydraulically connected to an artesian aquifer, taken under a water licence for stock and domestic purposes.'.	15 16 17		
Clause	85	Ins	ertio	n of new s 216A	18		
			Afte	er section 216—	19		
			inse	rt—	20		
	'216A Amending water licence without public notice						
		'(1)	appl	pite section 216(2), section 208 does not apply to an lication to amend a water licence by adding land to, or oving land from, the land to which the licence attaches.	22 23 24		
		'(2)	any	vever, the applicant must give notice of the application to entity that has an interest in the land to which the licence ches, the land to be added or the land to be removed.	25 26 27		
		'(3)	The	notice must include at least the following—	28		
			(a)	a description of the proposed changes to the land to which the licence attaches;	29 30		

		(b) where copies of the application may be inspected and, on payment of a fee, purchased;	1 2
		(c) that written submissions may be made about the application;	3 4
		(d) the day by which submissions must be made, and the person to whom, and the place where, the submissions must be made.	5 6 7
	'(4)	The day mentioned in subsection (3)(d) must not be earlier than 30 business days after the day the notice is given.	8 9
	'(5)	Within 10 business days after the notice is given, the applicant must give the chief executive a copy of the notice.	10 11
	'(6)	If the applicant fails, without reasonable excuse, to comply with subsection (5), the application lapses.	12 13
	' (7)	The chief executive may—	14
		(a) send a copy of the notice to any other entity the chief executive considers appropriate; and	15 16
		(b) decide the application after the day mentioned in subsection (3)(d).'.	17 18
Clause 86		nendment of s 222 (Transferring water licence to other person)	19 20
	(1)	Section 222—	21
		insert—	22
	'(2A)	Subsection (2B) applies if the licensee is—	23
		(a) an entity mentioned in subsection 206(4); and	24
		(b) the owner of land to which the licence attached at the time the licensee became the owner of the land.	25 26
	'(2B)	The licensee may also apply to transfer the licence to a person who will be an owner of the land at the time the transfer is approved.'.	27 28 29
	(2)	Section 222(3), 'The application'—	30
		omit, insert—	31

	(3)	Section 222—	1	
		insert—	2	
	'(3A)	If the licensee is the entity mentioned in section 206(4)(a), the licensee may transfer the licence to a person—	3 4	
		(a) who, immediately before the transfer takes effect, is being supplied with water from the land to which the licence will attach at the time the transfer takes effect; and	5 6 7 8	
		(b) who will be the owner of the land at the time the transfer takes effect.'.	9 10	
(4)		Section 222(4)(b), after '(1)(b)'—	11	
		insert—	12	
		'or (2B)'.	13	
(5)		Section 222(4)—		
		insert—	15	
		'(c) for a transfer under subsection (3A)—as soon as practicable after the person becomes the owner of the land.'.	16 17 18	
	(6)	Section 222—	19	
		insert—	20	
	'(4A)	A new licence given under subsection (4) for a transfer mentioned in subsection (2B) or (3A) attaches to the land of the transferee.'.	21 22 23	
Clause 8		nendment of s 229 (Effect of disposal of part of land to ich water licence to take water attaches)	24 25	
		Section 229(3)—	26	
		omit, insert—	27	
	'(3)	However, 1 or more of the owners of the land to which the expired licence related may apply for 1 or more licences to replace the expired licence—	28 29 30	
		(a) within 60 business days after the owner disposes of the part; or	31 32	

			(b)	if, in a particular case, the chief executive extends the period for making the application—within the extended period.'.	1 2 3
Clause	88		nendr signn	ment of s 231 (Applying for seasonal water nent)	4 5
		(1)	Sect	ion 231(1), after 'water licence'—	6
			inse	rt—	7
			or t	he holder of a seasonal water assignment notice'.	8
		(2)	Sect	ion 231(2)—	9
			omii	t, insert—	10
		'(2)	The	application must—	11
			(a)	be made to the chief executive in the approved form; and	12
			(b)	be supported by sufficient information to enable the chief executive to decide the application; and	13 14
			(c)	include the name and address of the proposed assignee; and	15 16
			(d)	if the proposed assignee holds a water licence for the water management area in which the assignee proposes to take the benefit of the assignment—include details of the water licence; and	17 18 19 20
			(e)	include the written consent of the proposed assignee; and	21 22
			(f)	be accompanied by the fee prescribed under a regulation.'.	23 24
Clause	89	Am wa	nendr ter as	ment of s 233 (Deciding application for seasonal ssignment)	25 26
		(1)	Sect	ion 233(4), 'water permit'—	27
			omii	t, insert—	28
			'sea	sonal water assignment notice'.	29
		(2)	Sect	ion 233—	30
			inse	rt—	31

		'(4A)	If the assignee holds a water licence for the water management area in which the assignee proposes to take the benefit of the assignment, a notice given under subsection (4) has the effect of increasing the volume of water authorised to be taken under the licence by the volume stated in the notice.'.	1 2 3 4 5
Clause	90		nendment of s 235 (Conditions of seasonal water signment)	6 7
		(1)	Section 235, 'water permit'—	8
			omit, insert—	9
			'seasonal water assignment notice'.	10
		(2)	Section 235(c), 'permit'—	11
			omit, insert—	12
			'notice'.	13
Clause	91		nendment of s 236 (Application of ss 25, 243 and 244 to ter permit)	14 15
		(1)	Section 236, heading, 'to water permit'—	16
			omit.	17
		(2)	Section 236, from 'to a water permit'—	18
			omit, insert—	19
			'to a seasonal water assignment notice as if a reference in the sections to a water permit were a reference to a seasonal water assignment notice.'.	20 21 22
Clause	92	veç	nendment of s 266 (Applying for permit to destroy getation, excavate or place fill in a watercourse, lake or ring)	23 24 25
			Section 266(2)—	26
			omit, insert—	27
		'(2)	Subsection (2A) applies if the applicant is neither of the following in relation to land that wholly contains the watercourse, lake or spring or the part of the watercourse, lake or spring where the activity is to take place—	28 29 30 31

32

			(a)	the registered owner of the land;	
			(b)	the holder of a mineral development licence or a mining lease under the <i>Mineral Resources Act 1989</i> for the land.	
		'(2A)		application must include the written consent of the stered owners of land—	
			(a)	wholly containing the length of the watercourse in which the activity is to take place or the part of the lake or spring where the activity is to take place; or	
			(b)	adjoining the watercourse, lake or spring where the activity is to take place.'.	
lause	93		nendn Juired	nent of s 267 (Additional information may be l)	
			Secti	ion 267(2)—	
			omit,	, insert—	
		'(2)	with	e applicant fails, without reasonable excuse, to comply the requirement within the reasonable time stated in the irement, the application lapses.'.	
lause	94			nent of s 273 (Notice to owner of land to remove on etc.)	
		(1)	Secti	ion 273—	
			inser	<i>t</i> —	
		'(1A)	This	section also applies if—	
			(a)	there is, in a watercourse or lake, vegetation, litter, refuse or other matter; and	
			(b)	the circumstances of the vegetation, litter, refuse or matter in the watercourse or lake correspond to the circumstances required under subsection (1)(b) in relation to vegetation, litter, refuse or matter; and	
			(c)	the watercourse or lake is on land or forms a boundary or part of a boundary of land.'.	
		(2)	Secti	ion 273(2), 'the person'—	

omit, insert—

			'the owner'.	1
		(3)	Section 273—	2
			insert—	3
		'(2A)	However, in relation to a watercourse forming a boundary, or part of a boundary, of the owner's land, the notice must not require the owner to take action beyond the centre-line of the watercourse.'.	5
		(4)	Section 273(4), 'section'—	8
			omit, insert—	9
			'sections 783 and'.	10
Clause	95		nendment of s 300 (Additional information may be juired)	11 12
			Section 300(2)—	13
			omit, insert—	14
		'(2)	If the applicant fails, without reasonable excuse, to comply with the requirement within the reasonable time stated in the requirement, the application lapses.'.	
Clause	96		nendment of s 370 (Who must apply for registration as ervice provider)	18 19
			Section 370(c)—	20
			omit, insert—	21
			'(c) each person who is—	22
			 (i) the legal owner of 1 or more elements of infrastructure for supplying water or sewerage services for which a charge is intended to be made; or 	24
			(ii) if a person is nominated in a regulation as a related entity of a person mentioned in subparagraph (i)—the person nominated.'.	

Water and Other Legislation Amendment Bill 2005	Water and	Other Les	rislation Ar	mendment	Bill 2005
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Ciause	91	1113	ei tioi	II OI IIEW 3 370D	1
			Afte	r section 376A—	2
			inse	rt—	3
	'376B		plyin vide	g for cancellation of registration as service	4 5
		'(1)	prov supp	ervice provider may apply to the regulator to have the ider's registration cancelled if the provider has not blied, and does not intend to start supplying, the service which the provider is registered.	6 7 8 9
		'(2)	The	application must be—	10
			(a)	made in the approved form; and	11
			(b)	supported by sufficient information to enable the regulator to decide the application.	12 13
		' (3)	The	regulator may require—	14
			(a)	the applicant to give additional information about the application; or	15 16
			(b)	the information included in the application, or the additional information required under paragraph (a), to be verified by statutory declaration.	17 18 19
		'(4)		e regulator is satisfied the applicant has complied with ections (1) to (3), the regulator must—	20 21
			(a)	cancel the service provider's registration as a service provider for the infrastructure and services shown in the application; and	22 23 24
			(b)	give the service provider notice of the cancellation under paragraph (a).'.	25 26
Clause	98	Om	issio	on of ch 3, pt 3, div 1, sdivs 1 and 2, hdgs	27
			Chap	oter 3, part 3, division 1, subdivisions 1 and 2, headings—	28
			omit		29
Clause	99			nent of s 412 (Refusing strategic asset ment plan)	30 31
		ma	_	ion 412(5)—	32
			2001	(-)	54

		omit, inser	rt—	1
	'(5)	given to	ce provider must comply with the requirements the provider under subsection (4) and give the a copy of the revised plan or new plan for approval ion 411.	2 3 4 5
		Maximum	penalty for subsection (5)—500 penalty units.'.	6
Clause			of s 414 (Complying with approved strategic ement plan)	7 8
		Section 41	4—	9
		insert—		10
		'Maximun	n penalty—500 penalty units.'.	11
Clause	101 Ins	ertion of n	new ch 3, pt 3, divs 1A and 1B	12
		Chapter 3,	part 3, after section 414—	13
		insert—		14
	'Divisior	1 A	System leakage management plans	15
	'Subdivi	sion 1	Preliminary	16
	'414A Ap	plication o	of div 1A	17
			sion applies only to water service providers but does to water service providers who supply only drainage	18 19 20
	'Subdivi	sion 2	Preparing and submitting plan	21
	'414B Pre	eparing sy	stem leakage management plans	22
	'(1)	leakage m	er service provider must have an approved system anagement plan directed at minimising water losses age from the water service provider's distribution	23 24 25 26

	'(2)		water service provider must prepare a system leakage agement plan for approval by the regulator.	1 2
	' (3)		plan must be prepared in accordance with any guidelines ed by the regulator for preparing the plan and state—	3 4
		(a)	the registered services to which the plan applies; and	5
		(b)	the infrastructure for providing the services; and	6
		(c)	details of system leakage and how it was worked out; and	7 8
		(d)	details of measures to reduce the leakage; and	9
		(e)	details of a cost-benefit analysis, for the distribution system, in relation to implementing the measures; and	10 11
		(f)	the water service provider's plan for implementing, including proposed timing for implementing, the measures that are cost-effective to implement; and	12 13 14
		(g)	the amount of money the water service provider intends to spend, and when the money is to be spent, to implement the plan.	15 16 17
	' (4)		plan may be part of a document prepared for another ose if the part fulfils the requirements of subsection (3).	18 19
'414C	Cer	tifyin	ng system leakage management plan	20
	' (1)	regis	system leakage management plan must be certified by a stered professional engineer as being appropriate for the r service provider's infrastructure and registered services.	21 22 23
	'(2)		certification must include the engineer's name and stration details.	24 25
'414D	Sub app	omitti orova	ing system leakage management plan for I	26 27
		the s leaka section	water service provider must, within 2 years after the day service provider is registered, give a copy of the system age management plan, prepared for the purposes of on 414B and certified for the purposes of section 414C, e regulator for approval.	28 29 30 31 32
		Max	imum penalty—200 penalty units.	33

s 101

'Subdivi	sion 3 Exemption from preparing plan	1
'414E A p	plication for exemption	2
'(1)	A water service provider may apply to the regulator for an exemption from complying with subdivision 2.	3 4
'(2)	The application must be—	5
	(a) in the approved form; and	6
	(b) supported by sufficient information to enable the regulator to decide the application.	7 8
'(3)	For approval under section 414F(1)(b)(iv), (v), (vi) or (vii), the application must include details of the current water leakage from the distribution system.	9 10 11
'(4)	Also, for approval under section 414F(1)(b)(vii), the application must include details of—	12 13
	(a) available measures to reduce the current water leakage; and	14 15
	(b) an analysis of whether the cost of implementing the measures would outweigh the benefits to be gained.	16 17
'(5)	The application must be certified as being accurate for the water service provider's infrastructure and registered services—	18 19 20
	(a) for approval under section 414F(1)(b)(i), (ii), (iii), (v) or (vi)—by the chief executive officer, however named, of the water service provider; or	21 22 23
	(b) for approval under section 414F(1)(b)(iv) or (vii)—by a registered professional engineer.	24 25
'(6)	A certification under subsection (5)(b) must include the engineer's name and registration details.	26 27
'414F De	ciding the application	28
'(1)	The regulator must grant the application if—	29
	(a) the application complies with section 414E; and	30
	(b) the regulator is satisfied—	31

	(i)	the water service provider's distribution system is considered relatively new under guidelines issued by the regulator; or	1 2 3
	(ii)	the water service distributes underground water from the Great Artesian Basin primarily for stock and domestic purposes; or	4 5 6
	(iii)	the water service provider's distribution system is designed to operate as a groundwater recharge system; or	7 8 9
	(iv)	current water leakage from the distribution system is considered low under the guidelines; or	10 11
	(v)	current water leakage from the distribution system is considered high under the guidelines but the water service provider does not have the financial capacity to undertake a cost-benefit analysis for the distribution system; or	12 13 14 15 16
	(vi)	current water leakage from the distribution system is considered high under the guidelines but the cost of undertaking a cost-benefit analysis for the distribution system is more than the cost of the water that could be recovered; or	17 18 19 20 21
	(vii)	a cost-benefit analysis for the distribution system shows that it is not cost-effective to implement any measures to reduce leakage.	22 23 24
'(2) Otherwise	e, the regulator must refuse to grant the application.	25
'(3	regulator i	business days after deciding the application, the must give the water service provider an information but the decision.	26 27 28
414G C	onditions o	f exemption	29
'(1		otion applies only for the period of time for which it	30 31
'(2		otion granted under section 414F(1)(b)(iv), (v), (vi) subject to the following conditions—	32 33

		(a)	the water service provider must have in place a leakage control system of a standard approved under guidelines issued by the regulator;	1 2 3				
		(b)	the water service provider must, for each 2 year period the exemption is in force, give the regulator a report on the leakage levels.	4 5 6				
	'(3)	The with	exemption applies only if the conditions are complied	7 8				
'414 	I Car	ncelli	ing or amending an exemption	9				
	'(1)	If the circumstances under which an exemption was given change, the water service provider must immediately give the regulator notice of the change.						
	'(2)	The	regulator may amend or cancel an exemption—	13				
		(a)	after receiving notice under subsection (1); or	14				
		(b)	if the regulator otherwise becomes aware of a change in the circumstances under which an exemption was given.	15 16				
	'(3)	3) If the regulator amends or cancels an exemption, the regulator give the water service provider an information about the decision to amend or cancel.						
'Sub	divi	sion	4 Approving or refusing to approve plan	20 21				
'414 I	Apı	provi	ng system leakage management plan	22				
	'(1)	secti appr	regulator must, within 3 months after receiving, under ton 414D, a system leakage management plan for roval, approve the plan, and give the water service rider notice of the approval, if the regulator is satisfied—	23 24 25 26				
		(a)	the plan was certified by a registered professional engineer; and	27 28				
		(b)	the plan is adequate in all material particulars.	29				
	'(2)		otice given under subsection (1) must tell the water service rider—	30 31				

		(a) the intervals, of not less than 1 year, at which regular reviews of the approved plan must be conducted; and	1 2				
		(b) if the regulator requires regular audits of the approved plan under section 417—the intervals, of not less than 2 years, at which the audits must be conducted.	3 4 5				
'414J	Ref pla	fusing to approve system leakage management n	6				
	'(1)	If the regulator is not satisfied that the system leakage management plan has been certified by a registered professional engineer, the regulator must—	8 9 10				
		(a) return the plan to the water service provider; and	11				
		(b) give the water service provider a notice stating that the plan must be—	12 13				
		(i) certified by a registered professional engineer; and	14				
		(ii) returned to the regulator within the reasonable time stated in the notice.	15 16				
	'(2)	The water service provider must comply with the notice.	17				
		Maximum penalty—200 penalty units.	18				
	'(3)	If the regulator is not satisfied that the plan is adequate in all material particulars, the regulator must return the plan to the water service provider and give the service provider an information notice about the decision not to approve the plan.					
	'(4)	For deciding if a plan is inadequate in a material particular, the regulator must, in considering any material particular, take account of cost considerations for the water service provider and its customers.	23 24 25 26				
	'(5)	The information notice must also state how the plan is inadequate in any material particular and include a requirement that—	27 28 29				
		(a) the plan be revised to make it adequate and returned to the regulator within the reasonable time stated in the notice; or	30 31 32				

	(b) a new plan that is adequate be prepared, certified and given to the regulator within the reasonable time stated in the notice.	1 2 3			
'(6)	The water service provider must comply with a requirement included in the information notice under subsection (5).	4 5			
	Maximum penalty for subsection (6)—200 penalty units.	6			
'414K Reg	gulator may seek further information	7			
'(1)	If the regulator is not satisfied about a matter mentioned in section 414I(1) in relation to a plan received, the regulator may require the water service provider to provide further information about the matter.				
'(2)	If the water service provider does not provide the information within the reasonable time stated in the request, the regulator—				
	(a) must refuse to approve the plan; and	15			
	(b) must give an information notice under section 414J(3) stating that the plan is inadequate on the basis that the information has not been given.	16 17 18			
'Subdivi	sion 5 Miscellaneous	19			
'414L Changing system leakage management plan					
'(1)	A water service provider may, with the regulator's agreement, change a system leakage management plan after it is approved.				
'(2)	The plan, as changed in the way agreed by the regulator, is taken to be approved by the regulator.	24 25			

	'414M		Complying with approved system leakage management plan			
			approved	service provider must comply with the provider's system leakage management plan when supplying vices to the service provider's customers.	3 4 5	
			Maximun	m penalty—200 penalty units.	6	
	'Divis	sion	1B	Audit reports and reviews	7	
	'414N	Ар	plication	of div 1B	8	
				rision applies to strategic asset management plans, eakage management plans and drought management	9 10 11	
Clause	102		nendment Inagemen	of s 415 (Reviewing strategic asset t plan)	12 13	
		(1)	Section 4	15, heading—	14	
			omit, inse	ert—	15	
	'415	Rev	viewing p	lans'.	16	
		(2)	Section 4	15(2) and (3)—	17	
			renumber	as section 415(3) and (4).	18	
		(3)	Section 4	15(1)—	19	
			omit, inse	ert—	20	
		'(1)	provider's	ce provider must regularly review the service s strategic asset management plan, in accordance notice given by the regulator under section 411.	21 22 23	
			Maximun	n penalty—500 penalty units.	24	
		'(2)	provider's	ce provider must regularly review the service s system leakage management plan, in accordance notice given by the regulator under section 414I.	25 26 27	
			Maximun	n penalty—200 penalty units.'.	28	

Clause	103	Amendment of s 416 (Changing strategic asset management plan following review)			
		(1)	Sect	ion 416, heading—	3
			omit	, insert—	4
	'416	Ch	angin	ng plans following review'.	5
		(2)	Sect	ion 416(3), 'Section 411 applies'—	6
			omit	, insert—	7
			'Sec	tions 409, 411 and 412 apply'.	8
		(3)	Sect	ion 416—	9
			inser	rt—	10
		'(4)		nin 30 business days after the review of a system leakage agement plan ends, the service provider must—	11 12
			(a)	if the review indicates the plan needs to be changed to reflect best practice industry standards for the types of services provided by the service provider—give the regulator a copy of a new plan indicating the actions taken or planned to be taken and improvements made or planned to be made since the plan being reviewed was approved; or	13 14 15 16 17 18
			(b)	otherwise—give the regulator a further copy of the existing plan.	20 21
			Max	imum penalty—200 penalty units.	22
		'(5)		ions 414C, 414I and 414J apply to a plan given to the lator under subsection (4).'.	23 24
Clause	104	Am	nendn	nent of s 417 (Providing regular audit reports)	25
		(1)	Sect	ion 417(1)—	26
			omit	, insert—	27
		'(1)	requ abou	service provider must, in accordance with the irements of this section, arrange for regular audit reports at the service provider's plans and compliance with the service propaged and given to the regulator.	28 29 30 31

			Maximum penalty—	1		
			(a) in relation to a strategic asset management plan—500 penalty units; or	2 3		
			(b) in relation to a system leakage management plan—200 penalty units.	4 5		
		"(1A)	A regular audit report must be prepared in accordance with the notice given by the regulator—			
			(a) for a strategic asset management plan—under section 411; and	8 9		
			(b) for a system leakage management plan—under section 414I.'.	10 11		
		(2)	Section 417(3), penalty—			
			omit.	13		
Clause	105		endment of s 419 (Spot audits of strategic asset nagement plans)	14 15		
		(1)	Section 419, heading, 'strategic asset management'—	16		
			omit.	17		
		(2)	Section 419(1)(a)(i) and (ii), (2) and (5)(a), after 'plan'—	18		
			insert—	19		
			'or system leakage management plan'.	20		
		(3)	Section 419(7), penalty—	21		
			omit, insert—	22		
			'Maximum penalty—	23		
			(a) for a notice about a strategic asset management plan—1 655 penalty units; or	24 25		
			(b) for a notice about a system leakage management plan—670 penalty units.'.	26 27		
Clause	106	Ins	ertion of new ch 3, pt 3, div 2A	28		
			After section 429—	29		
			insert—	30		

'Divis	sion	2A	Drought management plans	1
'429A	Pur	pose	e of div 2A	2
		prov mini	e purpose of this division is to ensure water service iders have drought management plans in place to mise the impact on communities of water shortages ed by drought.	3 4 5 6
'429B	Арр	olicat	tion of div 2A	7
			s division applies only to water service providers but does apply to—	8 9
		(a)	a water service provider to the extent the provider is supplying water services to a customer who holds a water entitlement; or	10 11 12
		(b)	a water service provider who supplies only drainage services.	13 14
'429C	Pre	parir	ng drought management plans	15
	' (1)		n water service provider must have a drought management for—	16 17
		(a)	each service area in which the water service provider supplies a retail water service; and	18 19
		(b)	if the water service provider is a water authority established for an authority area—the authority area; and	20 21 22
		(c)	if the water service provider is the legal owner of 1 or more elements of infrastructure for supplying water services for which a charge is intended to be made—each area in which the water service provider supplies a water service.	23 24 25 26 27
		Note-	_	28
			llure to comply with this provision results in a report being tabled in Legislative Assembly under section 429K.	29 30
	'(2)	_	reparing the drought management plan, the water service ider must—	31

'(3)

(a)	consult with the water service provider's customers and, if the water is being managed under an interim resource operations licence or resource operations licence, the holder of the interim resource operations licence or resource operations licence; and	1 2 3 4 5
(b)	consider the following—	6
	(i) the needs of classes of customers and whether the needs vary according to the location to which water is being supplied;	7 8 9
	(ii) the likely future requirements of customers for water;	10 11
	(iii) the contractual rights of customers and classes of customers;	12 13
	(iv) the availability and proposed use of water from various sources, including sources intended to be used only in an emergency; and	14 15 16
(c)	ensure the plan is consistent with any requirements, about drought or critical water supply management—	17 18
	(i) under the resource operations plan for the area; or	19
	(ii) in a plan prepared under the resource operations plan for the area; or	20 21
	(iii) in a plan prepared for an interim resource operations licence in the area.	22 23
	drought management plan must be prepared in drance with any guidelines issued by the regulator for tring drought management plans and state—	24 25 26
(a)	the registered water service and area to which the plan applies; and	27 28
(b)	the infrastructure for providing the services; and	29
(c)	details of the situations in which the water service provider intends to act under part 2, division 3 ¹ or take other measures to minimise the impact of water shortages; and	30 31 32 33

¹ Part 2 (Service providers), division 3 (Power to restrict water supply)

	(d)	details of the actions intended to be taken under part 2, division 3 or other measures intended to be taken.	1 2
'(4	prep	drought management plan may be part of a document pared for another purpose if the part fulfils the direments of this section.	3 4 5
'429D C	ertifyir	ng drought management plan	6
	exec prov	e drought management plan must be certified by the chief cutive officer, however named, of the water service rider as being the drought management plan for the rider.	7 8 9 10
'429E S	ubmitt	ing drought management plan for registration	11
		e water service provider must, within 1 year after the day service provider is registered—	12 13
	(a)	prepare a drought management plan for the water service; and	14 15
	(b)	give a copy of the plan to the regulator for registration.	16
'429F E	xempti	ion from preparing drought management plan	17
'(1	exen	vater service provider may apply to the regulator for an application from complying with this division for an area in the provider supplies a water service.	18 19 20
'(2	The	application must be—	21
	(a)	in the approved form; and	22
	(b)	supported by sufficient information to enable the regulator to decide the application.	23 24
'(3	satis the v	regulator must approve the application if the regulator is field the water service provider supplies at least 70% of water service for the area from a source or sources that can be affected by drought.	25 26 27 28
		Examples of sources—	29
		underground water from the Great Artesian Basin, desalinated	30

'(4)	Unless the regulator is satisfied under subsection (3), the regulator must refuse the application.	1 2
'(5)	Within 10 business days after deciding the application, the regulator must give the water service provider an information notice about the decision.	3 4 5
'429G Car dro	ncelling or amending exemption from preparing ought management plan	6 7
'(1)	If the circumstances under which an exemption was given change, the water service provider must immediately give the regulator notice of the change.	8 9 10
'(2)	The regulator may amend or cancel an exemption—	11
	(a) after receiving notice under subsection (1) for the exemption; or	12 13
	(b) if the regulator becomes aware of a change in the circumstances under which the exemption was given.	14 15
'(3)	If the regulator amends or cancels an exemption, the regulator must give the water service provider an information notice about the decision to amend or cancel the exemption.	16 17 18
'429H Re	gistering a drought management plan	19
'(1)	If the regulator is satisfied a drought management plan complies with the registration criteria in any guidelines issued by the regulator for preparing the plan, the regulator must, as soon as practicable after receiving a copy of the plan—	20 21 22 23
	(a) register the plan; and	24
	(b) give the water service provider notice of the registration.	25
'(2)	The notice must also tell the water service provider the intervals, of not less than 1 year, at which regular reviews of the plan must be conducted.	26 27 28
'(3)	Registration under subsection (1) is not approval of the contents of the plan by the regulator.	29 30

s 107 75 s 107

Water and Other Legislation Amendment Bill 2005

	'429 I	Ch	anging a drought management plan	1
		'(1)	The water service provider may change the drought management plan after it is registered.	2 3
		'(2)	As soon as practicable after changing the drought management plan, the water service provider must—	4 5
			(a) have the changed plan certified under section 429D; and	6
			(b) give a copy of the changed plan to the regulator for registration under section 429H.	7 8
	'429J	Co	mplying with drought management plan	9
			'The water service provider must comply with the drought management plan when supplying water services to the service provider's customers.	10 11 12
			Maximum penalty—200 penalty units.	13
	'429K	Tab	oling in Legislative Assembly	14
			'The Minister must, as soon as practicable after 1 January each year—	15 16
			(a) prepare a list of the water service providers who—	17
			(i) do not have a drought management plan registered under section 429H; and	18 19
			(ii) do not have an exemption under section 429F from preparing a drought management plan; and	20 21
			(b) table the list in the Legislative Assembly.'.	22
Clause	107	Am	endment of s 430 (Service provider to report annually)	23
		(1)	Section 430(1), after 'plan'—	24
			insert—	25
			'or system leakage management plan'.	26
		(2)	Section 430(4)(a)(i), after 'plan'—	27
			insert—	28
			'and the system leakage management plan'.	29

		(3)	Section	on 43	30(5), 'A copy of the report must be given'—	1
			omit,	inse	rt—	2
			'The	servi	ce provider must give a copy of the report'	3
		(4)	Section	on 43	30(6) and (7)—	4
			omit,	inse	rt—	5
		'(6)	Subsetis—	ectio	ns (4) and (5) do not apply to a service provider that	6 7
			(a)	a lo	cal government if—	8
				(i)	the local government includes the information mentioned in subsection (4) in a report required under the <i>Local Government Act 1993</i> , section 531; and	9 10 11 12
				(ii)	the local government gives a copy of the report to the regulator within 30 business days after the report is adopted; or	13 14 15
			(b)	the o	chief executive if—	16
				(i)	the chief executive includes the information mentioned in subsection (4) in a report required under the <i>Financial Administration and Audit Act</i> 1977, section 39; and	17 18 19 20
				(ii)	the chief executive gives a copy of the report to the regulator within 30 business days after the report is given to the Minister.	21 22 23
		'(7)	-	. •	a report mentioned in subsection (4) or (6) must be for inspection and purchase.'.	24 25
lause	108				of s 434 (Small service providers may apply n from divs 1–3)	26 27
		(1)	Section	on 43	34, heading, 'from divs 1–3'—	28
			omit.			29
		(2)	Section	on 43	34(1), from 'with'—	30
			omit,	inse	rt—	31
			'with			32

Water and Other Legislation Amendment Bill 2005

			(a)	divisions 1 and 1B in relation to a strategic asset management plan; or	1 2
			(b)	division 2; or	3
			(c)	all or part of division 3 in relation to a strategic asset management plan.'.	4 5
Clause	109	Am	endn	nent of s 435 (Deciding application for exemption)	6
			Sect	ion 435(1)(a) to (c)—	7
			omit	, insert—	8
			'(a)	divisions 1 and 1B in relation to a strategic asset management plan;	9 10
			(b)	division 2;	11
			(c)	all or part of division 3 in relation to a strategic asset management plan.'.	12 13
Clause	110			nent of s 487 (Accepting, rejecting or reviewing mpact assessment)	14 15
			Sect	ion 487—	16
			inser	<i>t</i> —	17
		'(3)	requi	nout limiting subsection (2), the chief executive may ire the preparation of documents including a prehensive report, by a registered professional engineer, ne design and operation of the dam.'.	18 19 20 21
Clause	111			nent of s 491 (Safety conditions for existing e dams)	22 23
			Sect	ion 491—	24
			inser	<i>t</i> —	25
	•	(3A)	prep by a	nout limiting subsection (2), the notice may require the aration of documents including a comprehensive report, a registered professional engineer, on the design and ation of the dam.'.	26 27 28 29

Clause	112	Am	nendment of s 492 (Changing conditions)	1
		(1)	Section 492(1), 'in the interests of dam safety'—	2
			omit.	3
		(2)	Section 492(1A) to (5)—	4
			renumber as section 492(2), (6), (7), (8), (9) and (10).	5
		(3)	Section 492—	6
			insert—	7
		'(3)	In deciding what the conditions should be, the chief executive may give the owner of the dam a notice requesting the owner to give the chief executive—	8 9 10
			(a) within the reasonable time stated in the notice, information that will help the chief executive to decide the conditions to be applied; and	11 12 13
			(b) the fee prescribed under a regulation.	14
		'(4)	The owner must comply with the notice, unless the owner has a reasonable excuse.	15 16
			Maximum penalty—200 penalty units.	17
		'(5)	Without limiting subsection (3), the notice may require the preparation of documents including a comprehensive report, by a registered professional engineer, on the design and operation of the dam.'.	18 19 20 21
Clause	113	Re	placement of s 494 (Emergency powers)	22
			Section 494—	23
			omit, insert—	24
	'494	Em	nergency powers	25
		'(1)	This section applies if the chief executive is satisfied, or reasonably believes—	26 27
			(a) there is danger of the failure of—	28
			(i) a referable dam; or	29
			(ii) a dam for which no failure impact assessment has been carried out, if the chief executive reasonably believes that if an assessment were carried out, the	30 31 32

		dam would have a category 1 or category 2 failure impact rating; and	1 2
	(b)	action is necessary to prevent the failure or minimise its impact.	3 4
'(2)	land nece the	chief executive may, by notice, direct the owner of the on which the part of the dam where the action is essary is situated (the <i>emergency part</i>), or the operator of dam, to take stated reasonable action within a stated onable time.	5 6 7 8 9
'(3)	The	notice—	10
	(a)	is taken to be a compliance notice; and	11
	(b)	is not a compliance notice for which a show cause notice must first be given; and	12 13
	(c)	if the emergency part is land other than land mentioned in paragraph (d)—attaches to the land and binds the owner of the land and the owner's successors in title; and	14 15 16 17
	(d)	if the emergency part is land leased from the State under the Land Act 1994—is taken to be a remedial action notice under the Land Act 1994, other than for the purposes of a review of, or an appeal against, the decision to give the notice. ²	18 19 20 21 22
'(4)	by t	person to whom the notice is given and any person bound he notice under subsection (3)(c) must comply with the ce, unless the person has a reasonable excuse.	23 24 25
	Max	ximum penalty—1 665 penalty units.	26
'(5)		section (4) does not apply if the person to whom the notice ven—	27 28
	(a)	gives the chief executive notice that the person intends to remove the dam; and	29 30
	(b)	complies with the intention in accordance with any direction given by the chief executive.	31 32
'(6)	Sub	section (7) applies if—	33

² See chapter 6.

	(a)	_	person to whom the notice is given does not comply, oes not fully comply, with the notice; and	1 2
	(b)		chief executive incurs expense under section 783(1) 3) in relation to the notice.	3 4
'(7)	actio	n tak	executive may give the owner a notice stating the en under section 783(1) or (3) and the amount of the neurred (the <i>debt</i>).	5 6 7
'(8)			ef executive gives a notice under subsection (7) in a land mentioned in subsection (3)(c)—	8 9
	(a)	the c	debt becomes a charge on the land; and	10
	(b)	the c	chief executive must lodge in the land registry—	11
		(i)	a request in the appropriate form to register the charge as an encumbrance over the land; and	12 13
		(ii)	a certificate signed by the chief executive stating the debt is a charge over the land under this section; and	14 15 16
		(iii)	a copy of the notice given under subsection (7); and	17 18
	(c)		charge is in addition to any other remedy the chief cutive has for recovery of the debt.	19 20
'(9)			f executive must, as soon as practicable after of the debt, lodge in the land registry—	21 22
	(a)	a rec	quest in the appropriate form to release the charge;	23 24
	(b)	a ce	rtificate stating that the debt has been paid.	25
' (10)		chiet stry—	f executive may at any time lodge in the land	26 27
	(a)	a rec	quest to vary or release the charge; and	28
	(b)		a request to vary a charge—a certificate stating the of variation requested.	29 30
' (11)			ef executive gives a notice under subsection (7) in land mentioned in subsection (3)(d)—	31 32
	(a)		debt is a condition of the lease from the day the	33 34

			(b)	the c	chief executive must lodge in the land registry—	1
				(i)	a request in the appropriate form to register the details of the condition; and	2 3
				(ii)	a certificate signed by the chief executive stating the details of the debt; and	4 5
				(iii)	a copy of the notice given under subsection (7); and	6 7
			(c)		condition is in addition to any other remedy the chief autive has for recovery of the debt; and	8 9
			(d)	lease	e owner has possession of a tenure document for the e—the owner must return the tenure document to the registry.	10 11 12
		'(12)			n (13) applies if the chief executive is satisfied, or y believes—	13 14
			(a)	there	e is imminent danger of the failure of a dam; and	15
			(b)		nediate action is necessary to prevent or minimise mpact of the failure.	16 17
		'(13)			executive may give the notice required under (2) verbally or by leaving the notice on the land.	18 19
		'(14)		_	notice under subsection (13), it is sufficient to give to an employee or agent of the owner or operator.'.	20 21
Clause	114	Am	endn	nent	of s 498 (Amending flood mitigation manual)	22
			Secti	ion 49	98(3), 'The'—	23
			omit,	inse	rt—	24
			'If th	e ow	ner complies with the chief executive's request, the'.	25
Clause	115				of s 500 (Protection from liability for ith flood mitigation manual)	26 27
		(1)	Secti	ion 5(00(4), definition <i>owner</i> , paragraphs (a) to (c)—	28
			renu	mber	as paragraphs (b) to (d).	29
		(2)	Secti	ion 50	00(4), definition <i>owner</i> —	30

			insert—	1
			'(a) the operator of the dam; or'.	2
Clause	116	Am	nendment of s 569 (Main function of water authority)	3
			Section 569(3)(a)(ii), 'it's'—	4
			omit, insert—	5
			'its'.	6
Clause	117		nendment of s 580 (Notice of proposed significant tion)	7 8
		(1)	Section 580(2), 'the water authority'—	9
			omit, insert—	10
			'and as soon as practicable after proposing to do it, the water authority'.	11 12
		(2)	Section 580(3)—	13
			omit, insert—	14
		'(3)	A category 1 water authority is not required to comply with subsection (2) if, before taking the proposed significant action, the authority gives details of the proposed significant action in its performance plan.'.	15 16 17 18
Clause	118	Am	nendment of ch 4, pt 7, hdg	19
			Chapter 4, part 7, heading, after 'authorities'—	20
			insert—	21
			'and authority areas'.	22
Clause	119	Am	nendment of ch 4, pt 7, div 1, hdg	23
			Chapter 4, part 7, division 1, heading, after 'authorities'—	24
			insert—	25
			'and authority areas'.	26

Water and Other Legislation Amendment Bill 2005

Clause	120			nt of s 690 (Am rity areas)	nalgamating water authorities	1 2
		(1)	Secti	690(2)—		3
			inser	_		4
			'(d)	the former author areas.'.	norities had authority areas—dissolv	e 5 6
		(2)	Secti	690—		7
			inser	_		8
		'(3)	A reg	ation may amalg	amate 2 or more former water areas-	- 9
			(a)	ken, under sectio	on 1083(2), to be authority areas; and	10
			(b)	or which the chie	ef executive continues to perform the er authority.	e 11 12
		'(4)	The	gulation must—		13
			(a)	lentify the new ar	rea; and	14
			(b)	issolve the forme	er areas.'.	15
Clause	121		endn hority		ssolution of water authority and	16 17
			Secti	691—		18
			inser	_		19
		'(3)	longe	serves the funct	fied that either of the following notion for which it was established,	a 21
			regul	ion may dissolve-		22
			regul (a)	ion may dissolve- former water are		22 23
				former water are		23
				former water are taken, under area; and for which the	a—	23 y 24 25
				former water are) taken, under area; and i) for which the the functions	section 1083(2), to be an authority e chief executive continues to perform of a water authority; or whose water authority was dissolved	23 y 24 25 m 26 27

Clause	122				of s 692 (Public notice of proposed on or dissolution)	1 2
		(1)	Secti	on 69	92, 'dissolves a water authority'—	3
			omit,	inse	rt—	4
			'auth area'	•	areas or dissolves a water authority or an authority	5 6
		(2)	Secti	on 69	92(b)—	7
			omit,	inse	rt—	8
			'(b)	diss	a proposed amalgamation of water authorities or olution of a water authority—a newspaper ulating—	9 10 11
				(i)	if any of the authorities proposed to be amalgamated have an authority area—generally, in each authority area; or	12 13 14
				(ii)	if the authority proposed to be dissolved has an authority area—generally, in the authority area; or	15 16
				(iii)	otherwise—throughout the State; and	17
			(c)	diss	a proposed amalgamation of authority areas or olution of an authority area—a newspaper ulating generally in the authority area or areas.'.	18 19 20
		(3)	Secti	on 69	92—	21
			inser	't—		22
		'(2)			bosed amalgamation or dissolution of a former water thority area mentioned in section 691(3)—	23 24
			(a)	subs	section (1)(c) does not apply; but	25
			(b)	land who	chief executive must give the notice to all holders in the former water area or authority area are being supplied with water at the time of the bosed amalgamation or dissolution.'.	26 27 28 29
Clause	123				of s 693 (Content of notice of proposed on or dissolution)	30 31
		(1)	Secti	on 69	93(1), after 'amalgamation', first mention—	32
			inser	<i>t</i> —		33

			'of water authorities'.	1
		(2)	Section 693—	2
			insert—	3
		'(1A)	For a proposed amalgamation of authority areas, the notice must identify the areas.'.	4 5
		(3)	Section 693(2), after 'dissolution', first mention—	6
			insert—	7
			'of a water authority'.	8
		(4)	Section 693—	9
			insert—	10
		'(2A)	A notice under subsection (2) may include any other information the chief executive considers necessary.	11 12
		'(2B)	For a proposed dissolution of an authority area under section 691(3), the notice must—	13 14
			(a) identify the area; and	15
			(b) state the proposed arrangements for any water infrastructure in the area.'.	16 17
		(5)	Section 693(3)(b), after 'published'—	18
			insert—	19
			'or given'.	20
Clause	124		endment of s 694 (Considering submissions on posed amalgamation or dissolution)	21 22
			Section 694, after 'authority'—	23
			insert—	24
			'or authority area'.	25
Clause	125		endment of s 695 (Water authority may request its solution)	26 27
		(1)	Section 695(1)(b), 'a majority of its'—	28
			omit, insert—	29

			'at least two thi	rds of the'.	1
		(2)	Section 695—		2
			insert—		3
		'(2A)	give all ratepay	ing the special ballot, the water authority must ers details of the possible consequences for the e proposed conversion.'.	4 5 6
		(3)	Section 695—		7
			insert—		8
	,	'(3A)		cutive may require the authority to provide ars of the proposed conversion.'.	9 10
Clause	126		endment of s 7 horised officer	740 (Functions and powers of rs)	11 12
			Section 740(1)(b)(ii)—	13
			omit, insert—		14
				integrated Planning Act 1997 so far as that Act es to—	15 16
			(A)	a development condition; or	17
			(B)	operations of any kind and all things constructed or installed for taking, or interfering with, water under this Act; or	18 19 20
			(C)	all aspects of development for removing quarry material from a watercourse or lake if an allocation notice is required under this Act.'.	21 22 23 24
Clause	127		endment of s 7 ormation)	747 (Power to enter land to collect	25 26
		(1)	Section 747, he	ading, 'to collect information'—	27
			omit, insert—		28
			'in relation to in	nformation collection'.	29
		(2)	Section 747(1)-	_	30
			insert—		31

			'(e) to retrieve or decommission monitoring equipment previously constructed on the land.'.	1 2
		(3)	Section 747(5)—	3
			omit.	4
Clause	128	Am	endment of s 752 (Issue of warrant)	5
		(1)	Section 752(1)(a)—	6
			omit, insert—	7
			'(a) there is a particular thing or activity (the <i>evidence</i>) that may provide evidence of—	8 9
			(i) an offence against this Act; or	10
			(ii) an Integrated Planning Act 1997 offence; and'.	11
		(2)	Section 752(2)(a), after 'that'—	12
			insert—	13
			'any authorised officer or'.	14
		(3)	Section 752(2)(e)—	15
			renumber as section 752(2)(f).	16
		(4)	Section 752(2)—	17
			insert—	18
			'(e) the extent of re-entry permitted; and'.	19
		(5)	Section 752—	20
			insert—	21
		'(3)	A provision of this part applying to entry authorised under a warrant is taken also to apply to any re-entry authorised under the warrant.'.	22 23 24
Clause	129	Am	endment of s 754 (Warrants—procedure before entry)	25
			Section 754(1)—	26
			omit, insert—	27
		'(1)	This section applies if an authorised officer is intending to enter a place under a warrant issued under this division.'.	28 29

Clause	130 Ins	ertio	n of new ch 5, pt 1, div 4A	1
		Cha	pter 5, part 1—	2
		inse	rt—	3
	'Division	4 A	Power to seize evidence	4
	'757A Sei	zing	evidence	5
	'(1)	ente	section applies if, under this part, an authorised officer rs a place after obtaining the consent of an occupier or er a warrant.	6 7 8
	'(2)		e authorised officer enters the place with the occupier's sent, the authorised officer may seize a thing at the place	9 10 11
		(a)	the authorised officer reasonably believes the thing is evidence of—	12 13
			(i) an offence against this Act; or	14
			(ii) an Integrated Planning Act 1997 offence; and	15
		(b)	seizure of the thing is consistent with the purpose of entry as told to the occupier when asking for the occupier's consent.	16 17 18
	'(3)	auth	e authorised officer enters the place with a warrant, the orised officer may seize the evidence for which the rant was issued.	19 20 21
	'(4)		authorised officer may seize anything else at the place if authorised officer reasonably believes—	22 23
		(a)	the thing is evidence of—	24
			(i) an offence against this Act; or	25
			(ii) an Integrated Planning Act 1997 offence; and	26
		(b)	the seizure is necessary to prevent the thing being—	27
			(i) hidden, lost or destroyed; or	28
			(ii) used to continue, or repeat, the offence.	29
	'(5)	the a	o, the authorised officer may seize a thing at the place if authorised officer reasonably believes it has just been used ommitting—	30 31 32

	(a)	an offence against this Act; or	1
	(b)	an Integrated Planning Act 1997 offence.	2
'757B Se	curin	g seized things	3
7375 00		ving seized a thing, an authorised officer may—	4
	(a)	move the thing from the place where it was seized (the <i>place of seizure</i>); or	5 6
	(b)	leave the thing at the place of seizure but take reasonable action to restrict access to it; or	7 8
		Examples of restricting access to a thing—	9
		1 sealing a thing and marking it to show access to it is restricted	10 11
		sealing the entrance to a place where the thing is situated and marking it to show access to it is restricted	12 13
	(c)	if the thing is equipment—make it inoperable.	14
		Example of making equipment inoperable—	15
		dismantling equipment or removing a component of equipment without which the equipment is not capable of being used	16 17
'757C Ta	mperi	ing with seized things	18
'(1)	pers or s	n authorised officer restricts access to a seized thing, a con must not tamper, or attempt to tamper, with the thing, something restricting access to the thing, without an corised officer's approval.	19 20 21 22
	Max	simum penalty—100 penalty units.	23
'(2)	pers	n authorised officer makes seized equipment inoperable, a on must not tamper, or attempt to tamper, with the ipment, without an authorised officer's approval.	24 25 26
	Max	ximum penalty—100 penalty units.	27
'757D Po	wers	to support seizure	28
'(1)	То	enable a thing to be seized, an authorised officer may lire the person in control of it—	29 30

	(a) to take it to a stated reasonable place by a stated reasonable time; and	1 2
	(b) if necessary, to remain in control of it at the stated place for a stated reasonable period.	3 4
'(2)	The requirement—	5
	(a) must be made by notice in the approved form; or	6
	(b) if for any reason it is not practicable to give the notice, may be made orally and confirmed by a notice in the approved form as soon as practicable.	7 8 9
'(3)	A further requirement may be made under this section about the thing if it is necessary and reasonable to make the further requirement.	10 11 12
'(4)	A person of whom a requirement is made under subsection (1) or (3) must comply with the requirement, unless the person has a reasonable excuse.	13 14 13
	Maximum penalty for subsection (4)—50 penalty units.	16
757E Re	ceipts for seized things	17
'(1)	As soon as practicable after an authorised officer seizes a thing, the authorised officer must give a receipt for it to the person from whom it was seized.	18 19 20
'(2)	However, if for any reason it is not practicable to comply with subsection (1), the authorised officer must leave the receipt at the place of seizure in a conspicuous position and in a reasonably secure way.	21 22 23 24
'(3)	The receipt must describe generally each thing seized and its condition.	25 26
'(4)	This section does not apply to a thing if it is impracticable, or would be unreasonable, to give the receipt, having regard to the thing's nature, condition and value.	25 28 29
757F Fo	feiture by authorised officer	30
'(1)	A thing that has been seized under this division is forfeited to the State if the authorised officer who seized the thing—	31 32

	(a) can not find its owner, after making inquiries; or	reasonable	1 2
	(b) can not return it to its owner, after making efforts.	reasonable	3 4
'(2)	In applying subsection (1)—		5
	(a) subsection (1)(a) does not require the authori to make inquiries if it would be unreasonable inquiries to find the owner; and		6 7 8
	(b) subsection (1)(b) does not require the authori to make efforts if it would be unreasonable efforts to return the thing to its owner.		9 10 11
	Example for paragraph (b)—		12
	The owner of the thing has migrated to another cour	ntry.	13
'(3)	Regard must be had to a thing's nature, condition as deciding—	nd value in	14 15
	(a) whether it is reasonable to make inquiries or e	efforts; and	16
	(b) if making inquiries or efforts—what inquiries including the period over which they are reasonable.		17 18 19
757G Foi	orfeiture on conviction		20
'(1)	On conviction of a person for either of the following may order the forfeiture to the State of anything ow person and seized under this division—		21 22 23
	(a) an offence against this Act;		24
	(b) an Integrated Planning Act 1997 offence.		25
'(2)	The court may make any order to enforce the focusiders appropriate.	orfeiture it	26 27
'(3)	This section does not limit the court's powers <i>Penalties and Sentences Act 1992</i> or another law.	under the	28 29

	'757H	l Dea	aling with forfeited things	1
		'(1)	On forfeiture of a thing to the State, the thing becomes the State's property and may be dealt with by the chief executive as the chief executive considers appropriate.	2 3 4
		'(2)	Without limiting subsection (1), the chief executive may destroy or dispose of the thing.	5 6
	'757I	Ret	turn of seized things	7
		'(1)	If a seized thing is not forfeited, the authorised officer must return it to its owner—	8 9
			(a) at the end of 6 months; or	10
			(b) if a proceeding for either of the following involving the thing is started within 6 months, at the end of the proceeding and any appeal from the proceeding—	11 12 13
			(i) an offence against this Act;	14
			(ii) an Integrated Planning Act 1997 offence.	15
		'(2)	Despite subsection (1), unless the thing is forfeited, the authorised officer must immediately return a thing seized to its owner if the authorised officer stops being satisfied—	16 17 18
			(a) its continued retention as evidence is necessary; or	19
			(b) its continued retention is necessary to prevent the thing being used to continue, or repeat, the offence.	20 21
	'757J	Acc	cess to seized things	22
		'(1)	Until a seized thing is forfeited or returned, an authorised officer must allow its owner to inspect it and, if it is a document, to copy it.	23 24 25
		'(2)	Subsection (1) does not apply if it is impracticable, or would be unreasonable, to allow the inspection or copying.'.	26 27
Clause	131		nendment of s 760 (Power to require production of cuments)	28 29
			Section 760(1), from 'authorised officer', last mention—	30
			omit, insert—	31

			'authorised officer, a document relating to the taking of, or interfering with, water.'.	1 2
Clause	132	Am	nendment of s 762 (Failure to produce document)	3
			Section 762(2)—	4
			omit, insert—	5
		'(2)	It is not a reasonable excuse for a person to fail to comply with a document production requirement because complying with the requirement might tend to incriminate the person.	6 7 8
		'(3)	However, if the person is an individual, evidence of, or evidence directly or indirectly derived from, the document that might tend to incriminate the person is not admissible in evidence against the person in a civil or criminal proceeding, other than a proceeding for an offence about the falsity of the document.	9 10 11 12 13 14
		'(4)	If a person is convicted of an offence against subsection (1), the court may, as well as imposing a penalty for the offence, order the person to comply with the requirement.'.	15 16 17
Clause	133	Am	nendment of s 763 (Power to require information)	18
			Section 763(4)—	19
			omit, insert—	20
		'(4)	It is not a reasonable excuse for a person to fail to give the information because giving the information might tend to incriminate the person.	21 22 23
		'(5)	However, if the person is an individual, evidence of, or evidence directly or indirectly derived from, the information that might tend to incriminate the person is not admissible in evidence against the person in a civil or criminal proceeding, other than a proceeding for an offence about the falsity of the information.	24 25 26 27 28 29
		'(6)	If a person is convicted of an offence against subsection (3), the court may, as well as imposing a penalty for the offence, order the person to comply with the requirement.	30 31 32

Clause	134	Ins	ertion of new ch 5, pt 1, div 7	1
			Chapter 5, part 1—	2
			insert—	3
	'Div	ision	7 Obtaining criminal history reports	4
	'766	Pu	rpose of div 7	5
			'The purpose of this division is to help an authorised officer to decide whether the authorised officer's unaccompanied entry of a place under this part would create an unacceptable level of risk to the authorised officer's safety.	6 7 8 9
	'767		ief executive's power to obtain criminal history ort	10 11
		'(1)	The chief executive may ask the commissioner of the police service for a written report about the criminal history of a person if the authorised officer reasonably suspects the person may be present at the place when the authorised officer enters the place under this part.	12 13 14 15 16
		'(2)	The commissioner must give the report to the chief executive.	17
		'(3)	However, the report is required to contain only criminal history that is in the commissioner's possession or to which the commissioner has access.	18 19 20
		'(4)	The chief executive must examine the report and identify, to the extent it is reasonably practicable to do so, offences involving the use of a weapon or violence against a person.	21 22 23
		'(5)	The chief executive may give the authorised officer information in the report about the offences identified under subsection (4).	24 25 26
	'768	Cri	minal history is confidential document	27
		'(1)	A person must not, directly or indirectly, disclose to anyone else a report about a person's criminal history, or information contained in the report, given under section 767.	28 29 30
			Maximum penalty—100 penalty units.	31

		'(2)	However, the person does not contravene subsection (1) if—	1
			(a) the disclosure is for the purpose of the other person performing a function under or in relation to this Act; or	2 3
			(b) the disclosure is otherwise required or permitted by law.	4
		'(3)	The chief executive or an authorised officer to whom the report or written information in the report is provided must destroy the report or information as soon as practicable after the authorised officer considers the risk mentioned in section 766.'.	5 6 7 8 9
Clause	135		nendment of s 778 (When regulator may give a show use notice)	10 11
			Section 778(1), after 'plan'—	12
			insert—	13
			'or system leakage management plan'.	14
Clause	136		nendment of s 783 (Chief executive or regulator may e action and recover costs)	15 16
		(1)	Section 783—	17
			insert—	18
		'(3A)	If the chief executive or regulator incurs expense in doing a thing under subsection (1) or (3), the chief executive or regulator must give the person a notice stating the amount of the expense incurred.'.	19 20 21 22
		(2)	Section 783—	23
			insert—	24
		'(5)	A debt due under subsection (4) bears interest at the rate stated in the regulation.'.	25 26
Clause	137	-	placement of s 808 (Unauthorised taking, supplying or erfering with water)	27 28
			Section 808—	29
			omit, insert—	30

Water and Other Legislation Amendment Bill 2005

s 138

'808 '		Unauthorised taking, supplying or interfering with water			
	'(1)	A person must not take or supply water to which this Act applies unless authorised to take or supply the water—	3 4		
		(a) under this Act; ³ or	5		
		(b) under a law of another State or Territory if the authorisation is declared under a regulation to be of a similar nature and to have a similar effect to a stated authorisation under this Act.	6 7 8 9		
		Maximum penalty—1 665 penalty units.	10		
	'(2)	A person must not interfere with water to which this Act applies, other than overland flow water, unless authorised to interfere with the water—	11 12 13		
		(a) under this Act; ⁴ or	14		
		(b) under a law of another State or Territory if the authorisation is declared under a regulation to be of a similar nature and to have a similar effect to a stated authorisation under this Act.	15 16 17 18		
		Maximum penalty—1 665 penalty units.	19		
	'(3)	The holder of a metered entitlement must not take water under the entitlement other than through works that have an approved meter attached.	20 21 22		
		Maximum penalty—1 665 penalty units.'.	23		
Clause 138		nendment of s 810 (Using water contrary to approved and water management plan)	24 25		
		Section 810, 'plan for land'—	26		
		omit, insert—	27		
		'plan for the use of water on land'.	28		

³ See also the *Petroleum and Gas (Production and Safety) Act 2004*, sections 188 and 196 (Authorisation for Water Act).

⁴ See also the *Petroleum and Gas (Production and Safety) Act 2004*, sections 188 and 196 (Authorisation for Water Act).

Clause	139	An	nendr	nent	of s 811 (Tampering with devices)	1
		(1)	Sect	ion 8	11(1) and (2), penalties, '1 000'—	2
			omit	, inse	rt—	3
			'1 6	65'.		4
		(2)	Sect	ion 8	11(3)—	5
			omit	, inse	rt—	6
		' (3)	In th	is sec	etion—	7
			tamp	<i>per</i> , w	vith a device, includes—	8
			(a)	rem	ove the device from the place where—	9
				(i)	it is used for a purpose mentioned in subsection (1); or	10 11
				(ii)	it was installed by the chief executive to monitor water; and	12 13
			(b)	that	per with works associated with the device in a way may hinder the capacity of the device to measure, l, record or transmit information.'.	14 15 16
Clause	140	alle			t of s 812 (Contravening conditions of water sterim water allocation, water licence or	17 18 19
		•	•	ion 8	12—	20
			omit	, inse	rt—	21
	'812				g conditions of water entitlement, ter assignment notice or water permit	22 23
			wate pern	er lice nit m	der of a water allocation, interim water allocation, ence, seasonal water assignment notice or water ust not contravene a condition of the allocation, otice or permit.	24 25 26 27
			Max	imun	n penalty—1 665 penalty units.'.	28
Clause	141		nendr water		of s 812A (Liability for unauthorised taking	29 30
		O1		•	12A(1), after 'water licence'—	31

		insert—	1
		', seasonal water assignment notice'.	2
Clause	142	Amendment of s 813 (Contravening condition of resource operations licence, interim resource operations licence or operations licence)	3 4 5
		(1) Section 813, heading—	6
		omit, insert—	7
	'813	Contravening licence condition'.	8
		(2) Section 813(1), after 'licence,'—	9
		insert—	10
		'a distribution operations licence,'.	11
Clause	143	Amendment of s 814 (Destroying vegetation, excavating or placing fill without permit)	12 13
		(1) Section 814(2)(a)(i)(B), 'item 3A(a) or (d) or 3B'—	14
		omit, insert—	15
		'table 4, item 3(a) or (d) or 4 or table 5, item 1'.	16
		(2) Section 814(3), after '(1)'—	17
		insert—	18
		'or (2A)'.	19
Clause	144	Amendment of s 825 (False or misleading statements)	20
		Section 825(1), after 'anything to'—	21
		insert—	22
		'the chief executive or'.	23
Clause	145	Amendment of s 826 (False or misleading documents)	24
		(1) Section 826(1), after 'give'—	25
		insert—	26
		'the chief executive or'.	27

	(2)	Section 826(2)(a), after 'tells the'—	1
		insert—	2
		'chief executive or'.	3
Clause	146 Am	nendment of s 851 (Who is an interested person)	4
		Section 851(2)—	5
		omit, insert—	6
	'(2)	However, if the decision for which the notice was given is in relation to a water resource plan or a resource operations plan, the interested person may appeal only to the extent a different decision, consistent with the plan, could have been made.'.	7 8 9 10
Clause	147 Am	nendment of s 864 (Review decision)	11
	(1)	Section 864—	12
		insert—	13
	'(2A)	The reviewer may, by notice to the applicant, before the period mentioned in subsection (2) has expired, extend the period by not more than 30 business days.	14 15 16
	'(2B)	Only 1 notice may be given under subsection (2A) for each review.'.	17 18
	(2)	Section 864(4)(c)—	19
		omit.	20
	(3)	Section 864(4)(d) and (e)—	21
		renumber as section 864(4)(c) and (d).	22
	(4)	Section 864—	23
		insert—	24
	'(4A)	A copy of the relevant appeal or arbitration provisions of this Act must also be given with each review notice or copy of a review notice.'.	25 26 27
Clause	148 Am	nendment of s 878 (Starting an appeal)	28
		Section 878—	29

			insert—	1
		'(4)	A copy of the notice of appeal must be served on the chief executive within 10 business days after the notice of appeal is filed with the court.'.	2 3 4
Clause	149		nendment of s 955 (Governor in Council may appoint ministrator to operate infrastructure)	5 6
			Section 955(1)(b), 'or interim resource operations licence'—	7
			omit, insert—	8
			', an interim resource operations licence or a distribution operations licence'.	9 10
Clause	150		nendment of s 967 (IPA approval for development is bject to approval under this Act)	11 12
		(1)	Section 967(1)(a), 'required to hold a water entitlement'—	13
			omit, insert—	14
			'authorised or required to be authorised'.	15
		(2)	Section 967(4)(a) and (b)—	16
			omit, insert—	17
			'(a) the person is not authorised under this Act to take or interfere with water; or	18 19
			(b) the person is authorised but the works for which the development permit is required are not consistent with the authorisation; or'.	20 21 22
		(3)	Section 967(5)(a) and (6)(a), 'adjoins'—	23
			omit, insert—	24
			'forms all or part of the boundary of'.	25
Clause	151		nendment of s 968 (Chief executive may direct works to modified or removed)	26 27
			Section 968(3), from 'a compliance notice'—	28
			omit, insert—	29

s 155

		'a notice requiring the person to modify or remove the works and the notice is taken to be a compliance notice for this Act.'.	1 2
Clause	152	Amendment of s 969 (Development applications for the removal of quarry material)	3
		Section 969(a)—	5
		omit, insert—	6
		'(a) evidence of an allocation notice granted under section 283 in relation to the land the subject of the application; and'.	7 8 9
Clause	153	Amendment of s 972 (When an applicant may appeal to the Land and Resources Tribunal)	10 11
		Section 972(1)(a), 'items 3B and 3C'—	12
		omit, insert—	13
		'table 4, items 3 and 4'.	14
Clause	154	Amendment of s 977 (Power to enter places for stated purposes)	15 16
		Section 977(1)—	17
		insert—	18
		'(g) to clear vegetation or any other thing adversely affecting access to a meter.'.	19 20
Clause	155	Insertion of new ch 8, pt 4A	21
		Chapter 8—	22
		insert—	23

'Part 4	Д	Private water supply agreements for former water areas	1 2 3
'1000 En	iterin	g private water supply agreements	4
'(1)	This	s section applies for a former water area if—	5
	(a)	all the registered owners of land (the <i>relevant land</i>) being supplied with water from the area enter into a written agreement about supplying water to the relevant land; and	6 7 8 9
	(b)	the area is, under section 1083(2), an authority area; and	10
	(c)	the chief executive is performing the functions of a water authority for the area.	11 12
'(2)	The state	agreement (a <i>private water supply agreement</i>) must	13 14
	(a)	the water, land and works to which the agreement applies; and	15 16
	(b)	the arrangements for supplying the water to each registered owner's land; and	17 18
	(c)	the arrangements for the maintenance or replacement of the works and the sharing of the cost of the maintenance or replacement; and	19 20 21
	(d)	the arrangements for accessing the works; and	22
	(e)	provisions for the cancellation of the agreement with the consent of all parties.	23 24
'1001 Re	gistra	ation of private water supply agreement	25
'(1)		soon as practicable after entering the private water supply ement—	26 27
	(a)	the parties must give the chief executive a copy of the agreement; and	28 29
	(b)	the chief executive must give the registrar of titles notice of the agreement	30 31

	'(2) The registrar must record the notice in a way that a search the register kept by the registrar under any Act relating to relevant land will show the existence of the agreement.		
	'(3)	If the agreement is cancelled, as soon as practicable after the cancellation—	
		(a) the parties must give the chief executive notice of the cancellation; and	
		(b) the chief executive must give the registrar of titles notice of the cancellation; and	3
			1 (1 1
	'(4)	attach to the party's land and bind the party and the party's	12 13 14
'1002	Wh	en agreement has effect	15
		supply agreement does not have effect until the former water	16 17 18
'1003	Am	ending a private water supply agreement	19
	'(1)	may be amended only once and only if the works to which the original agreement applies are capped and piped or are to be	20 21 22 23
	'(2)		24 25
		(a) the addition of land to the original agreement; and	26
		to the original agreement—the addition of the registered	27 28 29
	'(3)	the parties must give the chief executive a copy of the	30

'(4) If the amending agreement varies the land to which the

1

		original agreement applies, the chief executive must give the registrar of titles notice of the amending agreement.	2 3
	'(5)	The registrar must record the notice in a way that a search of the register kept by the registrar under any Act relating to the land the subject of the original agreement, as amended, will show the existence of the original agreement and the amending agreement.	4 5 6 7 8
	'(6)	In this section—	9
		cap and pipe, in relation to works, means—	10
		(a) repairing or replacing a bore forming the whole or part of the works so that the flow of water can be controlled by a valve on the headworks of the bore; and	11 12 13
		(b) replacing a bore drain distribution system with a pipe-line distribution system.	14 15
	'1003ACh	ief executive may approve standard agreement	16
	'(1)	The chief executive may approve a document (a <i>standard agreement</i>) to operate as a private water supply agreement in the absence of the agreement of the registered owners of particular land.	17 18 19 20
	'(2)	The chief executive must gazette the approval of the standard agreement.	21 22
	'(3)	On and from the day the former water area to which the standard agreement applies is dissolved, the standard agreement applies as a private water supply agreement for the area until the registered owners enter into a private water supply agreement to replace the standard agreement.'.	23 24 25 26 27
Clause	156 Am	nendment of s 1006 (Declarations about watercourses)	28
	(1)	Section 1006(2), after 'regulation'—	29
		insert—	30
		'or a water resource plan'.	31
	(2)	Section 1006(3), 'under a regulation'—	32
		omit.	33

Clause	157	Am	endment of s 1007 (Records to be kept in registries)	1
		(1)	Section 1007—	2
			insert—	3
	"(2A)	If the chief executive grants a water licence or an interim water allocation, the chief executive must give the registrar of titles notice of the grant and the land to which the licence or allocation attaches.	4 5 6 7
	'(2B)	The registrar must record the notice in a way that a search of the register kept by the registrar under any Act relating to the land will show that the licence or allocation attaches to the land.'.	8 9 10 11
		(2)	Section 1007(3), 'or (7)'—	12
			omit.	13
		(3)	Section 1007(4)(a), 'or (7)'—	14
			omit.	15
		(4)	Section 1007—	16
			insert—	17
	"(4A)	If the chief executive is satisfied the notice has been complied with or is no longer required, the chief executive must ask the registrar of titles to remove the notice from the register.	18 19 20
	'(4B)	If the registrar of titles receives a request under section 494(8)(b), (9) or (10), the registrar must register, release or vary the charge according to the request.'.	21 22 23
		(5)	Section 1007—	24
			insert—	25
		'(7)	If the registrar receives a notice under section 127B(2), the registrar must record the notice in a way that a search of the register relating to the water allocation will show that the allocation is an allocation to which section 127C applies.	26 27 28 29
		'(8)	If the registrar receives a notice under section 127B(4), the registrar must record the notice in a way that a search of the register relating to the water allocation will show that the allocation is no longer an allocation to which section 127C applies.'.	30 31 32 33 34

Clause	158		nendment of s 1009 (Public inspection and purchase of cuments)	1 2
		(1)	Section 1009(1)—	3
			insert—	4
			'(fa) each notice of existing works that allow taking overland flow water required to be given to the chief executive under a water resource plan;	5 6 7
			(ka) each distributions operations licence;	8
			(qa) each water bore driller's licence;	9
			(sa) each guideline for preparing a system leakage management plan under section 414B;	10 11
			(sb) each guideline for granting an exemption from preparing a system leakage management plan under section 414F;	12 13 14
			(ta) each guideline for preparing a drought management plan under section 429C;	15 16
			(x) each guideline for applying safety conditions to a referable dam;	17 18
			(y) each private water supply agreement.'.	19
		(2)	Section 1009(1)(u), '425'—	20
			omit, insert—	21
			'435'.	22
		(3)	Section 1009(3)(b) and (c)—	23
			renumber as section 1009(3)(c) and (d).	24
		(4)	Section 1009(3)—	25
			insert—	26
			'(b) each drought management plan prepared under section 429C;'.	27 28
Clause	159		nendment of s 1013A (Fee and charges payable to the ief executive)	29 30
		(1)	Section 1013A(2)—	31

Water and Other Legislation Amendment Bill 2005

			omit, insert—	1
		'(2)	If an amount of a fee or charge remains unpaid after the day stated in the regulation for payment of the fee or charge—	2 3
			(a) the amount is a debt due and payable to the State; and	4
			(b) the late fee prescribed in the regulation applies to the amount.'.	5 6
		(2)	Section 1013A(3), 'and any interest payable on the fee or charge'—	7 8
			omit.	9
Clause 1	60	Am	endment of s 1013B (Non-payment of fees or charges)	10
			Section 1013B(2)(b), 'interest'—	11
			omit, insert—	12
			'any late fee'.	13
Clause 1	61	Am	endment of s 1014 (Regulation-making power)	14
		(1)	Section 1014(2)—	15
			insert—	16
			'(ca) prescribe organisations approved by the chief executive to provide accredited farm management system programs; and	17 18 19
			(cb) prescribe accredited farm management system programs; and'.	20 21
		(2)	Section 1014(2)—	22
			insert—	23
			'(ga) state a process for—	24
			(i) converting authorities to take or interfere with water, identified as existing water supply responsibilities in an interim resource operations licence, to interim water allocations; and	25 26 27 28
			(ii) granting interim water allocations in relation to authorities to which the Three Moon Creek Irrigation Project Agreement for the	29 30 31

			Monto/Mulgildie Salinity Area, endorsed, in 1997, by the Minister administering the repealed Act, applies; and'.	1 2 3
		(3)	Section 1014(2)(j), 'item 9A'—	4
			omit, insert—	5
			'table 4, item 1'.	6
Clause	162	Am	nendment of s 1037 (Local government authorities)	7
		(1)	Section 1037(1)(a) and (b)—	8
			omit, insert—	9
			'(a) the chief executive grants a water licence to replace the authority;	10 11
			(b) the authority is replaced with a water entitlement, interim resource operations licence, resource operations licence or distribution operations licence.'.	12 13 14
		(2)	Section 1037(2)—	15
			omit, insert—	16
		'(2)	The chief executive may grant a water licence under subsection (1)(a) without the need for an application to be made under section 206.'.	17 18 19
Clause	163	Ins	ertion of new s 1037A	20
			After section 1037—	21
			insert—	22
	'103 7	7A Otł	ner continuing authorities	23
		'(1)	Subsection (2) applies to a following entity if, immediately before the commencement of this section, the entity was taking or interfering with water to which this Act applies—	24 25 26
			(a) a local government who lodged an application under the <i>Local Government Act 1936</i> (repealed), section 32;	27 28
			(b) Toowoomba City Council in relation to the Cooby Creek Dam;	29 30

			(c) an entity to which a special agreement Act applies, to the extent the special agreement Act authorises the taking of, or interfering with, water.	1 2 3
		'(2)	An entity mentioned in subsection (1)(a) or (b) is taken to hold an authority under this Act to take or interfere with water and the authority continues under this Act until whichever of the following first happens—	4 5 6 7
			(a) the chief executive grants a water licence to replace the authority;	8 9
			(b) the authority is replaced with a water entitlement, interim resource operations licence, resource operations licence or distribution operations licence.	10 11 12
		'(3)	An entity mentioned in subsection (1)(c)—	13
			(a) continues to hold the authority to take or interfere with water under the special agreement Act; and	14 15
			(b) is taken to also hold an authority under this Act to take or interfere with water.	16 17
		'(4)	An authority under this Act to take or interfere with water, held by the South East Queensland Water Corporation Limited ABN 14 088 729 766 and in force on 12 April 2003, continues under this Act until whichever of the following first happens—	18 19 20 21 22
			(a) the chief executive grants a water licence to replace the authority;	23 24
			(b) the authority is replaced with a water entitlement, interim resource operations licence, resource operations licence or distribution operations licence.	25 26 27
		'(5)	In this section—	28
			special agreement Act see Environmental Protection Act 1994, section 614(2).'.	29 30
Clause	164	Ins	ertion of new ss 1057 and 1058	31
			Chapter 9, part 1—	32
			insert—	33

Clause

'1057	' Rei	insta	ting particular expired licences	1
	'(1)	This	s section applies to a licence under the repealed Act—	2
		(a)	in force immediately before 13 November 2001; and	3
		(b)	not in force immediately before the commencement of this section.	4 5
	'(2)	wate	chief executive may reinstate the licence by granting a er licence under this Act without an application being le under section 221.	6 7 8
	'(3)		vater licence granted under this section is taken to have in in force from the day it expired.	9 10
'1058		insta ter aı	ting particular expired licences in former reas	11 12
	'(1)	This	s section applies to a licence in a former water area if—	13
		(a)	the former water area was continued in existence under section 1083(2); and	14 15
		(b)	under the licence the registered owner of land was supplied with water; and	16 17
		(c)	the licence has expired; and	18
		(d)	the registered owner has continued to be supplied with water as if the licence had not expired.	19 20
	'(2)	wate	chief executive may reinstate the licence by granting a er licence under this Act without an application being le under section 221—	21 22 23
		(a)	if the former water area's former water board was continued in existence as a water authority under section 1083(3)—to the water authority; or	24 25 26
		(b)	otherwise—to the chief executive.	27
	'(3)		vater licence granted under subsection (2) is taken to have in in force from the day the licence it replaced expired.'.	28 29
165			ment of s 1089 (Existing authorities to take, or e with, water)	30 31
		Sect	tion 1089(2), (3) and (4)—	32

		omit, insert—	1		
	'(2)	If the authority was given under 1 of the repealed Acts, it continues under that Act as if that Act had not been repealed until whichever of the following first happens—	2 3 4		
		(a) the chief executive grants a water licence to replace the authority;	5 6		
		(b) the authority is replaced with a water entitlement, interim resource operations licence, resource operations licence or distribution operations licence.	7 8 9		
	'(3)	If the authority was given under another Act, it continues under that Act until whichever of the following first happens—	10 11 12		
		(a) the chief executive grants a water licence to replace the authority;	13 14		
		(b) the authority is replaced with a water entitlement, interim resource operations licence, resource operations licence or distribution operations licence.	15 16 17		
	'(3A)	An authority continued under subsection (2) or (3) is taken to also be an authority under this Act to take or interfere with water.	18 19 20		
	'(4)	The chief executive may grant a water licence under subsection (2)(a) or (3)(a) without the need for an application to be made under section 206.'.	21 22 23		
Clause	166 Ins	sertion of new s 1089A	24		
		After section 1089—	25		
		insert—	26		
	1089ACo	nversion of existing authorities to take water			
	'(1)	This section applies if a former water board was authorised to deliver water to the holder of an authorisation in accordance with the instrument mentioned, for the board's area, in the <i>Water Resources (Areas and Boards) Regulation 2000</i> (repealed), schedule 5.	28 29 30 31 32		
	'(2)	Each authorisation that relates to a board mentioned in subsection (9), definition <i>former water board</i> , paragraph (a), (b) or (d) is taken to be an interim water allocation, with the	33 34 35		

		me mentioned for the authorisation as a property cation or an annual water entitlement in the instrument.	1 2				
'(3)	An interim water allocation mentioned in subsection (2) attaches to the land described, for the authorisation to which it relates, in the instrument.						
' (4)	The	interim water allocation is taken to be held by—	6				
	(a)	the person identified, for the authorisation, in the instrument; or	7 8				
	(b)	if the person identified, for the authorisation, in the instrument has ceased to be the owner or occupier of all or part of the land to which the interim water allocation attaches—the registered owner or owners of the land; or	9 10 11 12				
	(c)	if no person is identified for the authorisation, in the instrument—the registered owner or owners of the land to which the interim water allocation attaches.	13 14 15				
'(5)	Each authorisation that relates to a board mentioned in subsection (9), definition <i>former water board</i> , paragraph (c), is taken to be an interim water allocation with the volume mentioned, for the authorisation, as a nominal volume in attachment 3(a) of the Pioneer Draft Resource Operations Plan made available under section 100 on 2 August 2004.						
'(6)	men Reso	interim water allocation mentioned in subsection (5) these to all or part of the land described in the instrument tioned for the former water board's area in the <i>Water burces (Areas and Boards) Regulation 2000</i> (repealed) the farm ID identified for the authorisation in the rument and in attachment 3(a).	22 23 24 25 26 27				
' (7)	The	interim water allocation is taken to be held by—	28				
	(a)	if the person identified, for the authorisation, in attachment 3(a) has not ceased to be the owner or occupier of all or part of the land to which the interim water allocation attaches—the person identified, for the authorisation, in attachment 3(a); or	29 30 31 32 33				
	(b)	if the person identified, for the authorisation, in attachment 3(a) has ceased to be the owner or occupier of all or part of the land to which the interim water	34 35 36				

			allocation attaches—the registered owner or owners of the land.	1 2
		'(8)	The provisions of the instruments mentioned in subsection (1) that deal with the delivery of water by a former water board continue to have effect.	3 4 5
		'(9)	In this section—	6
			<i>authorisation</i> means an authorisation to take water continued under section 1089(2).	7 8
			<i>former water board</i> means each of the following former water boards continued in existence under section 1083(3)—	9 10
			(a) Avondale Water Supply Board;	11
			(b) Kelsey Creek Water Board;	12
			(c) Pioneer Valley Water Board;	13
			(d) Six Mile Creek Water Supply Board.'.	14
Clause	167		nendment of s 1116 (Minister must approve standard oply contracts)	15 16
			Section 1116—	17
			insert—	18
		'(8)	A reference in subsection (1) to an agreement mentioned in section 1117 is taken to include and to have always included a reference to an order in council mentioned in section 1117.'.	19 20 21
Clause	168	Ins	ertion of new of new s 1117A	22
			After section 1117—	23
			insert—	24
	'111 '	7AWh	en conditions of supply contract do not apply	25
		'(1)	This section applies if—	26
			(a) immediately before an interim water allocation was granted, its holder was authorised to take water under an agreement or order in council mentioned in section 1117; and	27 28 29 30

			(b)	the interim water allocation was granted to replace the authorisation; and	1 2
			(c)	the water is being taken under the interim water allocation from a weir owned by the holder.	3 4
		'(2)	and a alloc stora	gulation may prescribe an interim water allocation holder an interim water allocation, or the part of an interim water ation, to which any condition about payment for the ge and supply of water, in the supply contract under h the interim water allocation is managed, does not apply.	5 6 7 8 9
		'(3)	The	regulation applies only while the weir is maintained.	10
		'(4)	In th	is section—	11
			the	im water allocation includes a water allocation to which interim water allocation has been converted under on 121.'.	12 13 14
lause	169	Inse	ertio	n of new ch 9, pt 5, div 1, hdg	15
			Chap	oter 9, part 5, before section 1129—	16
			inser	<i>t</i> —	17
	'Div	ision	1	Miscellaneous'.	18
lause	170	Inse	ertio	n of new s 1135A and ch 9, pt 5, div 2 hdg	19
			Afte	r section 1135—	20
			inser	<i>t</i> —	21
	'1135	A Vali	idatio	on of particular decisions	22
			made	following decisions, made or purported to have been between 1 October 2000 and 20 October 2003, are taken and to always have been, valid—	23 24 25
			(a)	a decision to extend time, made under section 863(2);	26

⁵ Section 863 (Applying for an internal review) and 864 (Review decision)

s 172 Water and Other Legislation Amendment Bill 2005

	'Divisio	n 2	Transitional provision for Water and Other Legislation Amendment Act 2003'.	1 2 3
Clause	171 Ins	sertion of	new ch 9, pt 5, div 3, hdg	4
		After sect	tion 1136—	5
		insert—		6
	'Divisio	n 3	Transitional provision for Petroleum	7
			and Other Legislation Amendment Act 2004'.	8 9
Clause	172 In:	sertion of	new ch 9, pt 5, div 4	10
		Chapter 9), part 5—	11
		insert—		12
	'Divisio	n 4	Transitional provision for Water and	13
			Other Legislation Amendment Act	14
			2005	15
	'1136BNo	otices give	n under s 101(1)(b) and (1)(c)	16
	' (1)		on applies to a notice given under section 101(b) for	17
			source operation plan that did not become effective tion 103 before the commencement of the <i>Water and</i>	18 19
			gislation Amendment Act 2005, section 16.	20
	'(2)		ice is taken to be a notice given under	21
	((2)		01(1)(b) as in force after the commencement.	22
	'(3)	-	ubsection (2), an existing interest holder may, within ess days after details of the water allocation to which	23 24
			e relates are recorded on the water allocations	25
		-	give a notice under section 101(1)(c) as in force after	26
			nencement and, on the giving of the notice—	27
			section (2) ceases to apply; and	28
		` '	ion 150B(1) as in force after the commencement lies.	29 30

	ect of disposal of part of land to which interim ter allocation attaches	1 2
'(1)	This section applies if, before the commencement of this section—	3
	(a) an interim water allocation attached to land; and	5
	(b) the registered owner of the land disposed of part of the land; and	6 7
	(c) no application was made under section 198(3) as in force before the commencement.	8 9
'(2)	The interim water allocation is taken—	10
	(a) not to have been surrendered; and	11
	(b) to be held jointly by all owners of the land to which the interim water allocation related before the disposal.	12 13
'(3)	However, within 60 business days after the commencement of this section, 1 or more of the owners of the land to which the interim water allocation relates may, with the consent of the other owners, apply for 1 or more interim water allocations to replace the jointly held interim water allocation.	14 15 16 17 18
'(4)	Section 198(4) to (11) as in force after the commencement applies to the application to replace the interim water allocation.	19 20 21
	ect of acquisition of part of land to which interim ter allocation attaches	22 23
'(1)	This section applies if, before the commencement of this section—	24 25
	(a) an interim water allocation attached to land; and	26
	(b) part of the land was taken under the <i>Acquisition of Land Act 1967</i> ; and	27 28
	(c) the remaining part of the land no longer adjoined the watercourse, lake or spring from which water could be taken under the allocation; and	29 30 31
	(d) no application was made under section 198(3) as in force immediately before the commencement.	32 33

	'(2)	and the chief executive must deal with the allocation under	1 2 3
	'(3)	days after the commencement, the holder of the allocation satisfies the chief executive that the requirements of	4 5 6 7
'113 6	SE Coi	ndition about measuring device not effective	8
	'(1)	11	9 10
		licensee to install a measuring device to measure the volume of water taken, the rate at which it is taken and	11 12 13
			15 16
	'(2)	· · · · · · · · · · · · · · · · · · ·	17 18
'113 6			19 20
	'(1)	service provider immediately before the commencement of	21 22 23
	'(2)	copy of the service provider's system leakage management	24 25 26
		•	27 28
			29 30
		Maximum penalty—200 penalty units.	31

	'113 6	6GSu	bmitting drought management plan for registration	1
		'(1)	This section applies to a water service provider registered as a service provider immediately before the commencement of this section.	2 3 4
		'(2)	Despite section 429E, the water service provider must give a copy of the service provider's drought management plan to the regulator for registration—	5 6 7
			(a) for a large service provider—within 1 year after the commencement of this section; or	8 9
			(b) otherwise—within 2 years after the commencement of this section.	10 11
		'(3)	If the water service provider fails to comply with subsection (2), the name of the provider must be included in a list tabled in the Legislative Assembly under section 429K.	12 13 14
	'1136	6HInte	erest payable under section 1013A	15
		'(1)	This section applies to interest on a fee or charge under this Act remaining unpaid immediately before the commencement of this section.	16 17 18
		'(2)	On the commencement, the interest becomes the late fee for the purposes of section 1013A(2) as in force on the commencement.'.	19 20 21
Clause	173	Am	nendment of sch 4 (Dictionary)	22
		(1)	Schedule 4, definitions information notice, seasonal water assignment, stock purposes, storage capacity, and water sharing rules—	23 24 25
			omit.	26
		(2)	Schedule 4—	27
			insert—	28
			'approved meter means a meter prescribed under a regulation as an approved meter.	29 30
			cost-benefit analysis, for a distribution system, means an analysis of—	31 32

(a)	the cost of measures to reduce leakage; and							
(b)	the economic benefit of saving water from leakage; and							
(c)	the reduced operational costs and deferred infrastructure costs that would result from reducing leakage.							
	<i>ibution operations licence</i> means a distribution ations licence granted under chapter 2, part 4, division 3.	5 6						
distr	ibution system means the infrastructure for—	7						
(a)	the transmission of water; or	8						
(b)	the reticulation of water; or	9						
(c)	water treatment or recycling.	10						
hold	er, of a water allocation, means—	11						
(a)	the person whose details are stated on the water allocations register as the person who holds the water allocation; or	12 13 14						
(b)	if a lease of the water allocation is registered on the register, the lessee of the lease.	15 16						
infor	rmation notice, about a decision under this Act, means a re—	17 18						
(a)	stating the following—	19						
	(i) the decision;	20						
	(ii) the reasons for the decision;	21						
	(iii) the name and address of any other person who was given the notice;	22 23						
	(iv) that any person given the notice may appeal against the decision, or apply for arbitration, within 30 business days after the day the notice is given; and	24 25 26 27						
(b)	including a copy of the relevant appeal or arbitration provisions of this Act.	28 29						

against the Integrated Planning Act 1997 offence means an offence against the Integrated Planning Act 1997, section 4.3.1(1), 4.3.2, 4.3.2A, 4.3.3(1), 4.3.4(1), 4.3.5 or 4.3.15(1) ⁶ to the extent the section relates to the taking of, or interfering with, water.	1 2 3 4 5
interstate distribution operations licence means a licence that is granted under an interstate law and authorises the licence holder to operate infrastructure to distribute water.	6 7 8
<i>metered entitlement</i> means an authority under this Act to take or interfere with water, prescribed under a regulation to be a metered entitlement.	9 10 11
<i>monitoring equipment</i> means equipment for reading rainfall, water flow, water levels or for assessing the effects of water use on land and water.	12 13 14
private water supply agreement see section 1000.	15
<i>registered proprietor</i> , of land, see the <i>Land Title Act 1994</i> , schedule 2.	16 17
seasonal water assignment, for an interim water allocation, a water allocation, a seasonal water assignment notice or a water licence, means the assignment by the holder of the allocation, notice or licence of the benefit under the allocation, notice or licence to another person, for a water year, of all or part of the water that may be taken under the allocation, notice or licence.	18 19 20 21 22 23 24
seasonal water assignment notice means—	25
(a) for a water allocation—a seasonal water assignment notice granted under chapter 2, part 4, division 5; or	26 27
(b) for a water licence—a seasonal water assignment notice granted under chapter 2, part 6, division 3.	28 29
stock purposes, in relation to taking water, means—	30

⁶ Integrated Planning Act 1997, section 4.3.1 (Carrying out assessable development without permit), 4.3.2 (Self-assessable development must comply with codes), 4.3.2A (Certain assessable development must comply with codes), 4.3.3 (Compliance with development approval), 4.3.4 (Compliance with identified codes about use of premises), 4.3.5 (Offences about the use of premises) or 4.3.15 (Offences relating to enforcement notice)

	(a)	watering stock of a number that would normally be depastured on the land on which the water is, or is to be, used; or	1 2 3
	(b)	watering travelling stock on a stock route.	4
		a route see the Land Protection (Pest and Stock Route agement) Act 2002, schedule 3.	5 6
	regis	m leakage management plan means a plan certified by a tered professional engineer under chapter 3, part 3, ion 1A.	7 8 9
		<i>lling stock</i> see the <i>Land Protection (Pest and Stock Route agement) Act</i> 2002, schedule 3.	10 11
	unal	located State land see the Land Act 1994, schedule 6.	12
	water	r management area means—	13
	(a)	an area of the State declared under a regulation to be a water management area; or	14 15
	(b)	an area identified in a water resource plan or a resource operations plan as a water management area.	16 17
	water	r sharing rules means—	18
	(a)	for a water entitlement, or other authorisation to take water under this Act, managed under a resource operations plan—the water sharing rules included in the plan; or	19 20 21 22
	(b)	for a water licence, or other authorisation to take water under this Act, not managed under a resource operations plan—the water sharing rules prescribed under a regulation; or	23 24 25 26
	(c)	for an interim water allocation or other authorisation to take water under this Act managed under an interim resource operations licence—the water sharing rules included in the interim resource operations licence under which the interim water allocation or other authorisation is managed.'.	27 28 29 30 31 32
(3)		dule 4, definition resource operations licence, 'a ce'—	33 34
	omit	insert—	35

			'a re	sourc	ce operations licence'.	1
		(4)	Sche parag		,	2 3
			omit,	inse	ert—	4
			'(b)	the s	service is used only by—	5
				(i)	guests or employees including, for example, guests	6 7 8
				(ii)	corporate for a community titles scheme under the Body Corporate and Community Management Act	9 10 11 12
		(5)		dule 3'—	ž ž	13 14
			inser	<i>t</i> —		15
			ʻ, div	vision	n 1'.	16
		(6)	Sche	dule	4, definition water service, item 2, paragraph (b)—	17
			omit,	inse	ert—	18
			'(b)	the s	service is used only by—	19
				(i)	guests or employees including, for example, guests	20 21 22
				(ii)	corporate for a community titles scheme under the Body Corporate and Community Management Act	23 24 25 26
	Part	3			Diameira Act 1007	27 28
Clause	174	Act			-	29
			This	part a	amends the Integrated Planning Act 1997.	30

Clause	175	Amendment of sch 8A (Assessment manager for development applications)	1 2
		Schedule 8A, table 4, item 3, paragraph (a)—	3
		omit, insert—	4
		'(a) development for an environmentally relevant activity mentioned in the <i>Environmental Protection Regulation</i> 1998, schedule 1, item 19 (dredging material) or 20 (extracting rock or other material), or for a combination of environmentally relevant activities mentioned in any of the following combinations of items in that schedule—	5 6 7 8 9 10
		(i) items 19 and 20;	12
		(ii) items 19 and 22 (screening etc. materials);	13
		(iii) items 20 and 22;	14
		(iv) items 19, 20 and 22; and'.	15
	Part	Amendment of Lake Eyre Basin Agreement Act 2001	16 17
Clause	176	Act amended in pt 4	18
		This part amends the Lake Eyre Basin Agreement Act 2001.	19
Clause	177	Replacement of ss 2 and 3	20
		Sections 2 and 3—	21
		omit, insert—	22
	'2	Definitions	23
		'In this Act—	24
		agreement means the original agreement as amended by the first amending agreement.	25 26
		<i>first amending agreement</i> means the agreement a copy of which is set out in schedule 2.	27 28

		agreement means the agreement a copy of which is schedule 1.	1 2				
	'3 Approval and	d ratification of agreements	3				
	'The follo	owing agreements are approved and ratified—	4				
	(a) the	original agreement;	5				
	(b) the	first amending agreement.'.	6				
Clause		of schedule (Lake Eyre Basin nental Agreement)	7 8				
	Schedule,	heading—	9				
	omit, inse	rt—	10				
	'Schedule 1	Lake Eyre Basin	11				
		Intergovernmental Agreement	12				
		section 2, definition original agreement.	13				
Clause	179 Insertion of new sch 2						
	After scho	edule 1, as renumbered—	15				
	insert—		16				
	'Schedule 2	First Amending Agreement	17				
		section 2, definition first amending agreement	18				
	DEED dated the Tentl	1 day of June 2004 .	19				
	BETWEEN:		20				
	THE COMMONWE	ALTH OF AUSTRALIA ("the Commonwealth")	21				
	AND		22				
	THE STATE OF QUI	EENSLAND ("Queensland")	23				
	AND		24				

THE	EST	ATE OF SOUTH AUSTRALIA ("South Australia")	1
ANI)		2
THE Terri		PRTHERN TERRITORY OF AUSTRALIA ("the Northern")	3 4
.			5
		ROUND	6
1.	and EY Ori arra reso	the 21st day of October 2000, the Commonwealth, Queensland South Australia ("the Original Parties") entered into the LAKE RE BASIN INTERGOVERNMENTAL AGREEMENT ("the ginal Agreement") to provide for the establishment of angements for the management of water and related natural ources for that portion of the Lake Eyre Basin as identified in use 1.1 of the Agreement.	7 8 9 10 11 12 13
2.		Northern Territory wishes to become a party to the Original reement.	14 15
3.	The	e Original Parties:	16
	a.	have agreed to admit the Northern Territory as a party to the Original Agreement; and	17 18
	b.	wish to amend certain provisions of the Original Agreement as set out in this Deed.	19 20
			21
OPE	CRA	TIVE PART:	22
1.	MI	EANING OF WORDS	23
	(a)	"Effective Date" means, pursuant to clause 12 of the Original Agreement, the date on which this Deed is approved and ratified by the Parliaments of Queensland, South Australia and the Northern Territory.	24 25 26 27
	(b)	All other capitalised terms used in this Deed have the meaning given to them in the Original Agreement.	28 29
			30
2.	CH	ANGES TO PARTIES	31
	On	and from the Effective Date the Northern Territory:	32
	(a)	becomes a Party to the Original Agreement; and	33

	(b)	as if th	e Nor	the terms of the Original Agreement in all respects rthern Territory had been named as a Party to the reement.	1 2 3		
3.	AN	IENDM	IENT	TS TO THE AGREEMENT	4		
	The	Origin	al Ag	reement is varied in the following manner:	5		
	(a)	by removing clause 1.1 and replacing it with the following clause:					
		"1.1	Basi Que of A Agre syste over	Agreement applies to that area of the Lake Eyre in (the Agreement Area) encompassing portions of ensland, South Australia and the Northern Territory australia, as depicted in Schedule 1 of this eement, including within that area the following river ems and associated catchments, floodplains, flow channels, lakes, wetlands and sub-artesian ers dependant on surface flows of:	8 9 10 11 12 13 14 15		
			a.	the Cooper Creek system and associated tributaries in Queensland and South Australia;	16 17		
			b.	the Diamantiana River system and associated tributaries in Queensland and South Australia;	18 19		
				the Georgina river system and associated tributaries in Queensland, South Australia and the Northern Territory;	20 21 22		
			d.	the Hay River system and associated tributaries in Queensland and the Northern Territory; and	23 24		
			e.	the Finke River and Todd River systems and associated tributaries in the Northern Territory.	25 26		
		(b)	by a	dding the following sub-clause (h) to clause 1.3:	27		
				eference to a "State" includes the Northern itory."	28 29		
		(c)	•	emoving sub-clause 9.2 and replacing it with the owing sub-clause:	30 31		
			"9.2	Any amendment of this Agreement, including the addition or amendment of a Schedule approved by the Ministerial Forum under clause 10 or 12, is subject to approval and ratification by the Parliaments of Oueensland, South Australia	32 33 34 35		

		and the Northern Terr effect when so approve	itory and will come into red and ratified."	1 2	
	(d)	by replacing the map in Scheo Agreement with the map at <u>A</u>		3 4	
	(e)	by this Deed becoming a sche Agreement being "Schedule 2	•	5 6	
4.	TER	MS AND CONDITIONS		7	
For the purpose of clause 12.1 of the Original Agreement, the terms and conditions prescribed by the Original Parties are as set out in Annexure B to this Deed.					
_	CEN			11	
5.		ERAL		12	
	(a)	Each party must:	11.11	13	
		(a) use its best efforts to do a desirable to give full effe		14 15	
		(b) refrain from doing anyth performance of this Deed	-	16 17	
	(b)	This Deed may be signed in a	any number of counterparts.	18	
	(c)	Except as varied above the Orin full force and effect.	riginal Agreement remains	19 20	
				21	
_		& Delivered by The Minister	<u>for</u>)	22	
		nt and Heritage of the)	23	
<u>Comr</u>	<u>nonwealt</u>	<u>h</u>)	24	
) David Kemp (sgd)	25	
)	26	
This 1	0 day of J	June 2004)	27	
				28	
In the	presence	of		29	
Mick	Roche (sg	rd)		30	
				31	
Witne	22			22	

Signed, Sealed & Delivered by The Minister for)		1
Natural Resources, Mines and Energy of the)		2
State of Queensland)		3
)	Stephen Robertson (sgd)	4 5
)		6
this 10th day of June 2004)		7
			8
in the presence of			9
Mick Roche (sgd)			10
			11
Witness			12
The Common Seal of)		13
The Minister for Environment and Conservation)	(seal affixed)	14
of the State of South Australia)	John Hill (sgd)	15
)		16
affixed this 10 day of June 2004)		17
			18
in the presence of			19
Mick Roche (sgd)			20
			21
Witness			22
			23
Signed, Sealed & Delivered for and on behalf of)		24
the Northern Territory of Australia by)		25
The Minister for Central Australia)		26
)		27
)	Peter Toyne (sgd)	28
)		29
this 10th day of June 2004)		30

s 179	129	s 179
	Water and Other Legislation Amendment Bill 2005	
in the presen	nce of	1
Mick Roche	e (sgd)	2
		3

4

Witness

'Annexure A The Lake Eyre Basin Agreement Area

Queensland Northern Territory River Catchmen Diamantina Alice Springs Finke Innamincka New South Wales South Australia Agreement Area Lake Eyre Basin Boundary Catchment Boundary _ _ _ State Boundary

1 2

3

	'Ann	exure	B Terms	1
			Northern Territory will join the Original Agreement on following terms agreed by and with the Original Parties:	2 3
		a)	the Northern Territory will contribute financial and other resources of \$50,000 per annum towards the Ministerial Forum Budget, at least \$10,000 of which will provided as a cash contribution;	4 5 6 7
		b)	the cash component of the Northern Territory contribution will be managed in accordance with existing financial arrangements agreed by parties, but will be targeted to travel and other costs involved in supporting Northern Territory participation in the Community Advisory Committee to the Ministerial Forum;	8 9 10 11 12 13 14
		c)	the remainder of the Northern Territory contribution will be drawn from natural resource management, environmental or other program activities within the Agreement Area that support the objectives of the Lake Eyre Basin Inter-governmental Agreement (but excluding any activities funded jointly through existing Commonwealth – Territory agreements).'.	15 16 17 18 19 20 21
	Part	5	Amendment of Land Protection (Pest and Stock Route	22 23
			Management) Act 2002	24
Clause	180	Act ame	ended in pt 5	25
			s part amends the Land Protection (Pest and Stock Route nagement) Act 2002.	26 27
Clause	181	Amendr facilities	ment of s 325 (Existing agreement about water	28 29
		Sect	ion 325(4), '2 years'—	30

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