

Queensland

## Water and Other Legislation Amendment Bill 2007



Queensland

## Water and Other Legislation Amendment Bill 2007

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# A Bill

for

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

The Parliament of Queensland enacts—

s 1

	Part 1	Preliminary	2
Clause	1 Sh	nort title	3
		This Act may be cited as the Water and Other Legislation Amendment Act 2007.	4 5
Clause	2 Co	ommencement	6
		The following provisions commence on a day to be fixed by proclamation—	7 8
		• part 9;	9
		• part 11, section 92;	10
		• part 11, section 93, to the extent it inserts chapter 3, part 3, division 2C, subdivision 2 in the <i>Water Act 2000</i> ;	11 12
		• part 11, section 103, to the extent it inserts section 1152 in the <i>Water Act 2000</i> .	13 14
	Part 2	Amendment of Body Corporate and Community Management	15 16
		Act 1997	17
Clause	3 Ac	ct amended in pt 2	18
		This part amends the Body Corporate and Community Management Act 1997.	19 20
Clause		nendment of s 20 (Utility infrastructure as common operty)	21 22
		Section 20(1)—	23

		omit,	inse	rt—	1
	'(1)		y inf	property for a community titles scheme includes all trastructure forming part of scheme land, other	2 3 4
		(a)	utili	ty infrastructure that is—	5
			(i)	a device for measuring the reticulation or supply of water for a community titles scheme established after 1 January 2008; and	6 7 8
			(ii)	installed after 1 January 2008, in relation to a compliance request made under the <i>Plumbing and Drainage Act 2002</i> after 31 December 2007, on infrastructure supplying water to a lot or land that is common property for the community titles scheme; or	9 10 11 12 13 14
				Note—	15
				Under the <i>Water Act 2000</i> , section 383, the devices mentioned in subparagraph (i) are the property of the service provider supplying the water under that Act.	16 17 18
		(b)		ty infrastructure, other than utility infrastructure tioned in paragraph (a), that is—	19 20
			(i)	solely related to supplying utility services to a lot; and	21 22
			(ii)	within the boundaries of the lot (according to the way the boundaries of the lot are defined in the plan of subdivision under which the lot is created); and	23 24 25 26
			(iii)	located other than within a boundary structure for the lot.'.	27 28
Clause 5		iendm arged		of s 196 (Utility services not separately	29 30
	(1)	Secti	on 19	96(13)—	31
		renur	nber	as section 196(14).	32
	(2)	Secti	on 19	96—	33
		inser	t—		34

s 5

		·(13)	This section does not apply to a community titles schen established after 1 January 2008 in relation to a utility service that is water reticulation or supply if devices for separate measuring the supply of water to each lot and the common property are installed on the scheme land—		
			(a) aft	er 1 January 2008; and	6
			Plı	relation to a compliance request made under the <i>umbing and Drainage Act 2002</i> after 31 December 07.'.	7 8 9
	Part	t 3		Amendment of Integrated Planning Act 1997	10 11
Clause	6	Act	amende	ed in pt 3	12
			This part	t amends the Integrated Planning Act 1997.	13
Clause	7			t of sch 8 (Assessable development and able development)	14 15
		(1)	Schedule watercou	e 8, part 1, table 4, item 3(a), after 'on a urse'—	16 17
			omit, ins	ert—	18
			'or lake	if it is not self-assessable development'.	19
		(2)	Schedule another	e 8, part 1, table 4, item 3(c)(i) and (ii), from 'or Act'—	20 21
			omit, ins	ert—	22
			'Act or the	he Water Act 2000'.	23
		(3)	Schedule	e 8, part 2, table 1, item 3—	24
			insert—		25
			saf	e construction of structures, including, for example, bety signs, swimming enclosures and aids to vigation, if—	26 27 28

	(i) the impact on the area is minor; and	1
	<ul><li>(ii) the structures are constructed in compliance with all the requirements, under any Act, relating to a structure of that type.'.</li></ul>	2 3 4
(4)	Schedule 8, part 2, table 4, item 1, from 'all things' to 'allows'—	5 6
	omit, insert—	7
	'for all things constructed or installed that allow the taking of, or interfering with, water (other than using a water truck to pump water) under the <i>Water Act 2000</i> , if the operations allow, under that Act'.	8 9 10 11
(5)	Schedule 8, part 2, table 4, item 1(b)(i) and (ii)—	12
	renumber as schedule 8, part 2, table 4, item 1(b)(ii) and (iii).	13
(6)	Schedule 8, part 2, table 4, item 1(b)—	14
	insert—	15
	(i) water in a watercourse, lake or spring, other than under section 20(2), (3) or (5), of the <i>Water Act</i> 2000, if the operations are mentioned as self-assessable development in a water resource plan under the <i>Water Act</i> 2000 or, a wild river declaration or are prescribed under a regulation under this Act or the <i>Water Act</i> 2000; or'.	16 17 18 19 20 21 22
(7)	Schedule 8, part 2, table 4, item 1(b)(ii) and (iii) as renumbered, from 'or another Act'—	23 24
	omit, insert—	25
	'Act or the Water Act 2000'.	26
(8)	Schedule 8, part 2, table 4, item 2, from 'if—'—	27
	omit, insert—	28
	'if the waterway barrier works is—	29
	(a) temporary; or	30
	(b) minor; or	31
	(c) rebuilt on a regular basis.'.	32

	(9)	Sche	edule 8, part 2, table 4, item 3—	1
		inse	<i>t</i> —	2
		'(d)	the construction or placement of structures, including, for example, safety signs, swimming enclosures and aids to navigation, if—	3 4 5
			(i) the impact on the area is minor; and	6
			<ul><li>(ii) the structures are constructed in compliance with all the requirements, under any Act, relating to a structure of that type; or</li></ul>	7 8 9
		(e)	public benefit works, including, for example, the construction of runnels for mosquito control, the removal of Lyngbya and seed collection for site rehabilitation, if the impact on the area is minor.'.	10 11 12 13
	(10)	Sche	edule 8, part 2, table 4, item 4—	14
		inse	<i>t</i> —	15
		'(d)	is reasonably necessary for the construction or placement of structures, including, for example, swimming enclosures, safety signs, aids to navigation, fences, pontoons, public boat ramps and pipelines, if—	16 17 18 19
			(i) the extent of the removal, destruction or damage is minor; and	20 21
			<ul><li>(ii) the structures were constructed in compliance with all the requirements, under any Act, relating to a structure of that type; or</li></ul>	22 23 24
		(e)	is reasonably necessary for the construction of runnels for mosquito control, removal of <i>Lyngbya</i> , seed collection for site rehabilitation or the collection of marine plants for fishing bait, or handicraft.'.	25 26 27 28
Clause 8	Am	nendr	nent of sch 10 (Dictionary)	29
		Sche	edule 10—	30
		inse	<i>t</i> —	31
		'Lyn	gbya means a plant of the genus Lyngbya.'.	32

	Part	4 Amendment of Lake Eyre Basin Agreement Act 2001	1 2
Clause	9	Act amended in pt 4	3
		This part amends the Lake Eyre Basin Agreement Act 2001.	4
Clause	10	Amendment of s 2 (Definitions)	5
		(1) Section 2—	6
		insert—	7
		<i>'second amending agreement</i> means the agreement a copy of which is set out in schedule 3.'.	8 9
		(2) Section 2, definition <i>agreement</i> , after 'amending agreement'—	10 11
		insert—	12
		'and second amending agreement'.	13
Clause	11	Amendment of s 3 (Approval and ratification of agreements)	14 15
		Section 3—	16
		insert—	17
		'(c) the second amending agreement.'.	18
Clause	12	Insertion of new sch 3	19
		After schedule 2, annexure B—	20
		insert—	21
	'Sch	edule 3 Second Amending Agreement	22
		section 2, definition second amending agreement	23

BETWEEN	N:		1
THE COM	IMONWEALTH OF AUSTRALIA ("the Commo	nwealth")	2
AND			3
THE STAT	<b>FE OF QUEENSLAND</b> ("Queensland")		4
AND			5
THE STAT	<b>TE OF SOUTH AUSTRALIA</b> ("South Australia")		6
AND	(		7
	RTHERN TERRITORY OF AUSTRALIA ("th	ne Northern	, 8 9
BACKGRO	OUND		10
А.	On the 21st day of October 2000, the Com Queensland and South Australia ("the Origin entered into the LAKE EYRE INTERGOVERNMENTAL AGREEMENT ("th Agreement") to provide for the establishment of an for the management of water and related natural r that portion of the Lake Eyre Basin as identified is of the Original Agreement.	al Parties") BASIN he Original rrangements esources for	11 12 13 14 15 16 17 18
B.	On the 10th day of June 2004, the Original Par Northern Territory executed a Deed to admit the Territory as a party to the Original Agreement a certain other amendments to the Original Agreement	he Northern and to make	19 20 21 22
C.	The Parties now wish to extend the boundaries covered under the Original Agreement as set out it		23 24
OPERATI	VE PART		25
1.	DEFINITIONS AND INTERPRETATION		26
	1.1 <b>"Effective Date"</b> means, pursuant to claus Original Agreement, the date on which the approved and ratified by the Parliaments of South Australia and the Northern Territory.	his Deed is	27 28 29 30
	1.2 All other capitalised terms used in this De meaning given to them in the Original Agree		31 32

2.	EFF	ECTI	VE DATE	1
			n the Effective Date, the parties become bound by f this Deed.	2 3
3.	AM	ENDM	ENTS TO THE AGREEMENT	4
	The	Origina	al Agreement is varied in the following manner:	5
	3.1	•	emoving clause 1.1 and replacing it with the ving clause:	6 7
	3.2	Eyre portion North 1 to follow floody	This Agreement applies to that area of the Lake Basin (the Agreement Area) encompassing ons of Queensland, South Australia and the ern Territory of Australia as depicted in Schedule this Agreement, including within that area the wing river systems, associated catchments, plains, overflow channels, lakes, wetlands and rtesian waters dependent on surface flows of:	8 9 10 11 12 13 14 15
		3.2.1	the Cooper Creek system and associated tributaries in Queensland and South Australia;	16 17
		3.2.2	the Diamantina River system and associated tributaries in Queensland and South Australia;	18 19
		3.2.3	the Georgina river system and associated tributaries in Queensland, South Australia and the Northern Territory;	20 21 22
		3.2.4	the Hay river system and associated tributaries in Queensland, South Australia and the Northern Territory;	23 24 25
		3.2.5	the Finke River systems and associated tributaries in South Australia and Northern Territory including the Finke, Hamilton, Alberga and Macumba River systems,	26 27 28 29
		3.2.6	Witjira National Park, Simpson Desert Conservation Park and Simpson Desert Regional Reserve in South Australia;	30 31 32
		3.2.7	the Todd River systems and associated tributaries Northern Territory; and	33 34

	3.2.8 the Neales river systems and associated tributaries including Arkaringa, Lora and Peake Creeks in South Australia	1 2 3
	3.2.9 the Douglas Creek river system and including Umbum and Sunny Creeks	4 5
3.3	by replacing the map in Schedule 1 to the Original Agreement with the map at <b>Annexure A</b> to this Deed,	6 7
3.4	by this Deed becoming a schedule to the Original Agreement being "Schedule 3".	8 9
4. <b>GE</b> I	NERAL	10
4.1	Each party must:	11
	4.1.1 use its best efforts to do all things necessary or desirable to give full effect to this Deed; and	12 13
	4.1.2 refrain from doing anything that might hinder performance of this Deed.	14 15
4.2	This Deed may be signed in any number of counterparts.	16
4.3	Except as varied above the Original Agreement remains in full force and effect.	17 18
		19
	& Delivered by the Minister )         nent and Heritage of the )         )	
in the presence of	f:	

Ewen Bruce Male (sgd)

.....

Witness

s 12

Signed, Sealed & Delivered by the Minister	)
for Natural Resources and Water of the	
State of Queensland	
	Craig Wallace (sgd)
in the presence of:	
Michael Tandy (sgd)	
whenaer randy (sgu)	
Witness	
The Common Seal of the Minister for	
Environment and Conservation of the State	
<u>of South Australia</u>	) was hereunto affixed
/	Gail Gago (sgd)
in the presence of:	
Ann Barclay (sgd)	
Witness	
Withess	
Signed, Sealed & Delivered for and on behalf	
of the Northern Territory of Australia by <u>the</u>	
Minister for Natural Resources,	)
Environment and Heritage	Marion Scrymgour (sgd)
in the presence of:	
Laslay Camaron (sgd)	
Lesley Cameron (sgd)	

Witness



	Par	t 5	Amendment of Land Act 1994	1
Clause	13	Act	amended in pt 5	2
			This part amends the Land Act 1994.	3
Clause	14	Am Ian	endment of s 18 (Governor in Council may exchange d)	4 5
		(1)	Section 18(1), ', a lessee or the holder of a native title interest in land'—	6 7
			omit, insert—	8
			'or a lessee'.	9
		(2)	Section 18(1), ', a lease or a native title interest in land'—	10
			omit, insert—	11
			'or a lease'.	12
Clause	15	Ins	ertion of new s 18A	13
			After section 18—	14
			insert—	15
	ʻ18A		ant or lease of unallocated State land in nsideration of surrender of native title interest	16 17
		<b>'</b> (1)	This section applies if, under an ILUA, all native title in relation to an area is extinguished by surrender to the State.	18 19
		'(2)	The designated person may grant or lease unallocated State land to a grantee entity.	20 21
		<b>'</b> (3)	The unallocated State land being granted or leased need not be land the subject of a surrender under the ILUA.	22 23
		<b>'</b> (4)	If there are 2 or more surrender areas, the grant or lease may be made to 2 or more grantee entities jointly.	24 25
		<b>'</b> (5)	In this section—	26
			<i>designated person</i> , until the commencement of the <i>Land and Other Legislation Amendment Act 2007</i> , section 16, means the Governor in Council.	27 28 29

	<i>imon</i> 3 (Cw	<i>wealth Native Title Act</i> means the <i>Native Title Act vlth</i> ).	1 2	
gran	itee e	<i>ntity</i> means—	3	
(a)	a) if there is, under the Commonwealth Native Title Act, a registered native title body corporate for a surrender area—the registered native title body corporate for the surrender area; or			
(b)	for	any other surrender area—	8	
	(i)	a body corporate whose membership is restricted to persons in the surrender group; or	9 10	
	(ii)	a person as trustee for a trust whose beneficiaries are restricted to persons in the surrender group.	11 12	
ILU	A me	ans an indigenous land use agreement.	13	
surr	ende	<i>r area</i> means—	14	
(a)	und	area in relation to which native title is surrendered er the ILUA and in relation to which there is a stered native title body corporate; or	15 16 17	
(b)		area in relation to which native title is surrendered er the ILUA on behalf of a surrender group.	18 19	
		<i>r group</i> means the persons identified in the ILUA as n whose behalf native title is surrendered.'.	20 21	

Part 6	Amendment of Land and Other Legislation Amendment Act	22 23
	2007	24

Clause	16 Act amended in pt 6		25
		This part amends the <i>Land and Other Legislation Amendment</i> Act 2007.	26 27

Clause	17	Am <i>19</i> 9	nendment of s 16 (Replacement of s 18 <i>of Act No. 81 of</i> 94)	1 2
		(1)	Section 16, inserted section 18(1), from 'or the holder' to 'native title interest.'—	3 4
			omit, insert—	5
			'may grant unallocated State land in exchange for all or part of the freehold land.'.	6 7
		(2)	Section 16, inserted section 18(2), note, '360(1)(d)'-	8
			omit, insert—	9
			'360(1)(f)'.	10
		(3)	Section 16, inserted section 18(3), from 'or the holder' to 'native title interest.'—	11 12
			omit, insert—	13
			'may lease unallocated State land for a term of years or in perpetuity in exchange for all or part of the lease.'.	14 15
		(4)	Section 16, inserted section 18(3), note, '360A(2)(c)'-	16
			omit, insert—	17
			'360A(3)(c)'.	18
Clause	18	Am <i>19</i> 9	nendment of s 27 (Amendment of s 36 <i>of Act No. 81 of</i> 94)	19 20
			Section 27, inserted section 36(2), note, '(3)'—	21
			omit, insert—	22
			"(2)" <b>.</b>	23
Clause	19	Am <i>19</i> 9	nendment of s 49 (Replacement of s 94 <i>of Act No. 81 of</i> 94)	24 25
		(1)	Section 49, inserted section 94(3), from 'a permanent'—	26
			omit, insert—	27
			'an application under subsection (2).'.	28
		(2)	Section 49, inserted section 94(4)—	29
			omit.	30

		(3)	Section 49, inserted section 94(5) and (6)—	1
			renumber as section 94(4) and (5).	2
Clause	20		nendment of s 54 (Replacement of ch 3, pt 2, divs 4 and of <i>Act No. 81 of 1994</i> )	3 4
		(1)	Section 54, inserted section 109A(3)—	5
			omit.	6
		(2)	Section 54, inserted section 109A(4) to (6)—	7
			renumber as section 109A(3) to (5).	8
		(3)	Section 54, inserted section $109A(3)$ as renumbered, from 'the conditions'—	9 10
			omit, insert—	11
			'any conditions the Minister imposes under section 420I.'.	12
		(4)	Section 54, inserted section 109A(4) as renumbered, 'repositioning'—	13 14
			omit, insert—	15
			'replacement'.	16
		(5)	Section 54, inserted section 109B(4)—	17
			omit.	18
		(6)	Section 54, inserted section 109B(5) to (7)—	19
			renumber as section 109B(4) to (6).	20
		(7)	Section 54, inserted section 109B(4) as renumbered, from 'the conditions'—	21 22
			omit, insert—	23
			'any conditions the Minister imposes under section 420I.'.	24
Clause	21		nendment of s 91 (Replacement of s 180 <i>of Act No. 81</i> <i>1994</i> )	25 26
			Section 91, inserted section 180(1)(c), 'Minister'—	27
			omit, insert—	28
			'chief executive'.	29

Clause	22	Amendment of s 98 (Amendment of s 192 <i>of Act No. 81 of 1994</i> )	$\frac{1}{2}$
		Section 98(1), ' <i>insert</i> —'—	3
		omit, insert—	4
		'omit, insert—'.	5
Clause	23	Amendment of s 143 (Amendment of s 290J <i>of Act No. 81 of 1994</i> )	6 7
		Section 143(3), inserted section 290J(4), 'subsection $(1)(m)$ '—	8 9
		omit, insert—	10
		'subsection (1)(l)'.	11
Clause	24	Amendment of s 199 (Insertion of new ch 9, pt 1D <i>of Act No. 81 of 1994</i> )	12 13
		Section 199, inserted section 521E(2), after 'in the State'—	14
		insert—	15
		'as trustee of the land'.	16
Clause	25	Amendment of s 203 (Amendment of sch 6 <i>of Act No. 81 of 1994</i> )	17 18
		Section 203(2), inserted definition <i>dedication notice</i> —	19
		omit, insert—	20
		<i>dedication notice</i> means a notice in the approved form—	21
		(a) requesting the chief executive to register a dedication of land under this Act; or	22 23
		<ul> <li>(b) requesting the registrar to register a dedication of land as road under the <i>Acquisition of Land Act 1967</i>, section 12B.'.</li> </ul>	24 25 26

Clause	26	Am 199	endment of s 207 (Amendment of s 51 <i>of Act No. 11 of</i>	1 2
			Section 207, inserted section 51(3A), 'endorsed with the approval of'—	3 4
			omit, insert—	5
			'consented to by'.	6
	_			
	Part	7	Amendment of Local Government Act 1993	7 8
Clause	27	Act	amended in pt 7	9
			This part amends the Local Government Act 1993.	10
Clause	28	Inse	ertion of new ch 15, pt 5, div 7A	11
			After section 1101—	12
			insert—	13
	'Divis	ion	7A Monitoring commission water restrictions	14 15
	ʻ1101A		wer of entry for monitoring commission water trictions	16 17
	4	(1)	This section applies if an authorised person—	18
			(a) reasonably suspects a commission water restriction is being, or has been, contravened at any place; or	19 20
			(b) reasonably considers it is necessary to enter a non-residential place to conduct an audit or inspection to monitor compliance with a commission water restriction.	21 22 23 24
	د	(2)	Subject to subsections (3) and (5), the authorised person may enter the place for the purpose of monitoring compliance with the commission water restriction at any reasonable time of the	25 26 27

day or night.

Before entering the place, the authorised person must do, or

			make a reasonable attempt to do, the following things—	2
			(a) identify himself or herself to an occupier, by comply with section 1088;	ing 3 4
			(b) tell the occupier the purpose of the entry.	5
		<b>'</b> (4)	Subsection (3) does not require the authorised person to tak step that may frustrate or otherwise hinder the purposes of entry.	
		'(5)	For subsection (1)(a), a place does not include a building other structure, or the part of a building or other structu used for residential purposes.	-
		'(6)	In this section—	12
			<i>commission water restriction</i> see the <i>Water Act 20</i> schedule 4.	000, 13 14
			<i>non-residential place</i> means a place not used for residen purposes.'.	tial 15 16
Clause	29		nendment of s 1102 (General powers after entering loces)	17 18
			Section 1102(1), 'or 7'—	19
			omit, insert—	20
			', 7 or 7A'.	21
	Part	8	Amendment of Murray-Darling	22
			Basin Act 1996	23
Clause	30	Act	t amended in pt 8	24
			This part amends the Murray-Darling Basin Act 1996.	25

Clause 31 Amendment of long title 26 Long title, 'and South Australia'-27

**'**(3)

			omit, insert—	1
			', South Australia and the Australian Capital Territory'.	2
Clause	20	٨٣	andmont of a 2 (Definitions)	2
Clause	32		nendment of s 2 (Definitions)	3
		(1)	Section 2, definition <i>agreement</i> —	4
			omit.	5
		(2)	Section 2—	6
			insert—	7
			<i>agreement</i> means the original agreement as amended by the first amending agreement.	8 9
			<i>first amending agreement</i> means the agreement a copy of which is set out in schedule 2.	10 11
			Editor's note—	12
			The original agreement has, since the commencement of this Act, been amended by agreements the provisions of which do not apply to Queensland.	13 14 15
			<i>original agreement</i> means the agreement a copy of which is set out in schedule 1.'.	16 17
Clause	33	Am	nendment of s 5 (Approval of agreement)	18
		(1)	Section 5, heading, before 'agreement'—	19
			insert—	20
			'original'.	21
		(2)	Section 5, before 'agreement'—	22
			insert—	23
			'original'.	24
Clause	34	Ins	ertion of new s 5A	25
			After section 5—	26
			insert—	27
	'5 <b>A</b>	Ар	proval of first amending agreement	28
			'The first amending agreement is approved.'.	29

Clause	35 Amendment Agreement)	of schedule (Murray-Darling Basin	1 2		
	Schedule,	heading—	3		
	omit, inse	rt—	4		
	'Schedule 1	Murray-Darling Basin	5		
		Agreement	6		
		section 2, definition original agreement.	7		
Clause	36 Insertion of	new sch 2	8		
	After sche	edule 1, as renumbered—	9		
	insert—		10		
	Schedule 2	First amending agreement	11		
		section 2, definition first amending agreement	12		
	Murray-Darling Basin Agreement Amending				
	Agreement 2006		14		
	AGREEMENT made	this fourteenth day of July 2006 between—	15		
	THE COMMONWEALTH OF AUSTRALIA (the Commonwealth),				
	THE STATE OF NEW	W SOUTH WALES (New South Wales),	17		
	THE STATE OF VIC	TORIA (Victoria),	18		
	THE STATE OF QUEENSLAND (Queensland),				
	THE STATE OF SOUTH AUSTRALIA (South Australia), and				
	THE AUSTRALIAN <i>Territory</i> ).	CAPITAL TERRITORY (Australian Capital	21 22		

s 36

Water and Other Legislation Amendment Bill 2007

WHEREAS on 24 June 1992, the Commonwealth, New South Wales Victoria and South Australia entered into the Murray-Darling Basin Agreement which—	
(a) was approved by the Parliament of the Commonwealth and the Parliaments of the said States; and	e 4 5
(b) has subsequently been deemed to be amended from time to time under clause 50 or 134 of that Murray-Darling Basin Agreement; and	
(c) was amended by the Murray-Darling Basin Amending Agreemen made on 3 June 2002,	t 8 9
(together called the <i>Principal Agreement</i> )—	10
<b>AND WHEREAS</b> under the provisions of clause 134 of the Principa Agreement, Queensland became a party to the Principal Agreement on the terms set out in Schedule D to the Principal Agreement—	
<b>AND WHEREAS</b> under the provisions of clause 134 of the Principa Agreement, that Agreement was amended in May 2006 by the decision of the Murray-Darling Basin Ministerial Council to consent to the Australian Capital Territory becoming a party to the Principal Agreement—	f 15
<b>AND WHEREAS</b> the parties wish to further amend the Principal Agreement to facilitate the operation of the Murray-Darling Basin Commission's water business on appropriate commercial principles and for other reasons—	n 19
<b>AND WHEREAS</b> the Murray-Darling Basin Ministerial Council has approved the provisions set out below on 23 July 2003 and 30 September 2005—	
THE PARTIES AGREE AS FOLLOWS—	25
1 INTERPRETATION	26
In this agreement, a reference to a clause, sub-clause paragraph, sub-paragraph, Schedule or Appendix is a reference to a clause, sub-clause, paragraph, sub-paragraph	a 28

s 36

2

3

Schedule or Appendix of or to the Principal Agreement, respectively.

## 2 CLAUSE 2

(1)	<i>Omit</i> ' $67(1)(a)$ ' from the definition of <i>annual estimates</i> . <i>Insert</i> instead ' $68(1)(a)$ '.	4 5
(2)	Insert in alphabetical order—	6
	<i>Commission's water business</i> means those activities of the Commission relating to—	7 8
	<ul> <li>(a) the construction, operation, maintenance and renewal of works on, adjacent to, or connected to the upper River Murray or the River Murray in South Australia; and</li> </ul>	9 10 11
	(b) the execution of the provisions of this Agreement concerning sharing water between State Contracting Governments; and	12 13 14
	(c) the provision of other services relating to water, to State Contracting Governments and other persons.	15 16
	<i>financial year</i> means the twelve months beginning on 1 July.'.	17
(3)	<i>Omit</i> all the words after 'out' in the definition of <i>Commonwealth auditor. Insert</i> instead 'an audit referred to in sub-paragraph $78(1)(a)(i)$ '.	18 19 20
(4)	After the word 'programs' in the definition of measures	21
	<i>insert</i> '(including any activities for the purpose of conserving or enhancing the environment) but does not include any activities of the Commission's water business'.	22 23 24
(5)	<i>Omit</i> all the words after 'out' in the definition of <i>State auditor</i> . <i>Insert</i> instead 'an audit referred to in paragraph 78(1)(b).'.	25 26
(6)	Omit the definition of supplementary estimates.	27
CL	AUSE 49	28
	Omit clause 49. Insert instead—	29
<b>'</b> 49(1)	Works or measures from time to time included in a Schedule to this Agreement or authorised pursuant to clause 50 must be	30 31

constructed, operated, maintained, renewed or implemented (as the case may require)—

- (a) in accordance with the provisions of this Agreement and any Acts approving the same; and
- (b) by the Contracting Government from time to time nominated by the Ministerial Council for the purpose.
- (2)A Contracting Government described as a "Nominated 7 Government" in Schedule A with respect to a work is deemed 8 to have been nominated by the Ministerial Council under 9 paragraph 49(1)(b) to construct, operate, maintain and renew 10 that work, until the Ministerial Council nominates another 11 Contracting Government for one or more of those purposes, 12 with respect to that work.'. 13

### 4 CLAUSE 50

- After '\$2,000,000' in sub-clause (2) insert ', or such other (1)15 amount determined by the Ministerial Council from time to 16 time'. 17
- (2)After '\$2,000,000' in sub-clause (3) insert ', or such other 18 amount determined by the Ministerial Council from time to 19 time'. 20

### 5 CLAUSE 51

After '\$1,000,000' in sub-clause (2) insert ', or such other 22 amount determined by the Ministerial Council from time to time,'. 24

### 6 CLAUSE 52

After '\$2,000,000' in sub-clause (5) insert ', or such other 26 amount determined by the Ministerial Council from time to 27 time'. 28

### 7 CLAUSE 54

After '\$2,000,000' in sub-clause (1) insert ', or such other 30 amount determined by the Ministerial Council from time to 31 time'. 32

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8	CL	AUSE 55	1	
	(1)	<i>Omit</i> the words 'construction or maintenance' from paragraph (3)(a). <i>Insert</i> instead—	2 3	
		·	4	
		(i) investigations, construction and administration; or	5	
		(ii) major or cyclic maintenance; or	6	
		(iii) operation and maintenance,'.	7	
	(2)	After 'as' in sub-clause (4) insert 'operation and'.	8	
9	CL	AUSE 59	9	
		<i>Omit</i> 'this or the former Agreement'. <i>Insert</i> instead 'paragraph 49(1)(b)'.	10 11	
10	CLAUSE 62			
		<i>Omit</i> the words 'which constructed a work under this or the former Agreement'. <i>Insert</i> instead 'nominated to operate a work pursuant to paragraph $49(1)(b)$ '.	13 14 15	
11	CL	AUSE 65	16	
		Omit clause 65. Insert instead—	17	
<b>'65</b>	De	finitions	18	
	'In this Part——			
		<i>annuity contribution</i> has the meaning set out in sub-clause $67(2)$ .	20 21	
		<i>financial accommodation</i> means a financial benefit or assistance to obtain a financial benefit arising from or as a result of—	22 23 24	
		(a) a loan;	25	
		(b) issuing, endorsing or otherwise dealing in promissory notes;	26 27	
		<ul> <li>(c) drawing, accepting, endorsing or otherwise dealing in bills of exchange;</li> </ul>	28 29	

(d)	issuing, purchasing or otherwise dealing in securities;	1
(e)	granting or taking a lease of any real or personal property for financing but not for operating purposes;	2 3
(f)	any other arrangement approved by the Ministerial Council.	4 5
	<i>stigations, construction and administration costs</i> means sosts of—	6 7
(a)	investigating and constructing works set out in Schedule A; and	8 9
(b)	investigating and constructing any other works and implementing measures authorised under this Agreement; and	10 11 12
(c)	studies, programs, surveys and investigations carried out pursuant to clause 39; and	13 14
(d)	establishing systems referred to in clause 41; and	15
(e)	systems established pursuant to a request made under paragraph 43(b); and	16 17
(f)	special action taken under sub-clause 48(5) which the Ministerial Council has determined to be investigations, construction and administration costs; and	18 19 20
(g)	any payment by the Commission in respect of the construction of works under sub-clause $51(1)$ ; and	21 22
(h)	complying with the direction given under sub-clause 54(2); and	23 24
(i)	dismantling works referred to in sub-clause 64(2); and	25
(j)	any payment by the Commission under paragraph 131(a); and	26 27
(k)	administrative and other expenses of the Commission, the Ministerial Council and the Community Advisory Committee constituted under sub-clause 14(1).	28 29 30
<i>major or cyclic maintenance</i> has a meaning determined by reference to the guidelines established by the Commission under sub-clause $67(4)$ .		
oper	ation and maintenance costs means the costs of-	34

operation and maintenance costs means the costs of-

	(a)	operating and maintaining works set out in Schedule A; and	1 2
	(b)	operating and maintaining any other works authorised under this Agreement; and	3 4
	(c)	operating and maintaining systems referred to in clause 41; and	5 6
	(d)	operating and maintaining systems established pursuant to a request made under paragraph 43(b); and	7 8
	(e)	special action taken under sub-clause 48(5) which the Ministerial Council has determined to be operation and maintenance costs; and	9 10 11
	(f)	any payment made by the Commission in respect of the operation or maintenance of works under sub-clause $51(1)$ ; and	12 13 14
	(g)	such dredging or snagging carried out under clause 61 which the Commission has resolved to meet; and	15 16
	(h)	any payment made by the Commission under paragraph 131(b).	17 18
	debe evide finar	<i>rity</i> includes inscribed stock and debenture, bond, nture stock, note or any other document creating, encing or acknowledging indebtedness in respect of acial accommodation, whether constituting a charge on erty of the Commission or not.'.	19 20 21 22 23
CL	AUSE	66	24
	Omit	t clause 66. Insert instead—	25
Арј	Apportionment of Costs		
'(1)	The recon	Ministerial Council, after considering any mmendation of the Commission, must determine—	27 28
	(a)	what contribution, if any, is to be made by any State or Territory becoming a party pursuant to clause 134; and	29 30
	(b)	whether some or all of that contribution is to be made as a lump sum or in a comparable manner to a manner provided for in sub-clause $66(3)$ , (4) or $67(2)$ .	31 32 33

**'66** 

(2)	Subj	ect to sub-clause 66(1), the Ministerial Council—	1
	(a)	may, on the recommendation of the Commission, from time to time determine which proportion of the services provided by the Commission's water business is attributable to each State Contracting Government; and	2 3 4 5
	(b)	must, at intervals not exceeding five years, reconsider the proportions determined under paragraph $66(2)(a)$ ; and	6 7 8
	(c)	may, on the recommendation of the Commission, alter the proportions determined under paragraph $66(2)(a)$ .	9 10
(3)	to an 66(1 oper	ess the Ministerial Council decides otherwise and subject ny decision of the Ministerial Council under sub-clause ), a State Contracting Government must contribute to ation and maintenance costs in the relevant proportion rmined under sub-clause 66(2).	11 12 13 14 15
(4)	to a	ess the Ministerial Council decides otherwise and subject ny decision by the Ministerial Council under sub-clause ) and the provisions of clause 67—	16 17 18
	(a)	the Commonwealth Government must contribute one-quarter of all investigations, construction and administration costs after first deducting any contribution to those costs made by any State or Territory—	19 20 21 22 23
		(i) becoming a party pursuant to clause 134; or	24
		<ul><li>(ii) pursuant to any understanding reached between that State or Territory and the Contracting Governments; and</li></ul>	25 26 27
	(b)	the State Contracting Governments must together contribute three-quarters of all investigations, construction and administration costs—	28 29 30
		<ul> <li>(i) relating to the Commission's water business, in the relevant proportions determined under sub-clause 66(2); and</li> </ul>	31 32 33
		(ii) relating to measures implemented under this Agreement, in equal shares.	34 35
(5)	The reco	Ministerial Council, after considering any mmendation by the Commission, must determine whether	36 37
	the costs of any special action taken under sub-clause 48(5) are investigations, construction and administration costs or operation and maintenance costs.'.	1 2 3	
--------------	---	----------------------------	
CL	AUSE 67	4	
	Omit clause 67. Insert instead—	5	
Bor	rowings and Annuity Contributions	6	
<b>'</b> (1)	The Commission may, with the prior approval of the Ministerial Council, obtain financial accommodation with respect to any—	7 8 9	
	(a) investigations, construction and administration costs; and	10 11	
	(b) major or cyclic maintenance costs,	12	
	incurred, or which the Commission proposes to incur, for the purposes of the Commission's water business.	13 14	
(2)	The Ministerial Council, on the recommendation of the Commission, may from time to time determine that a Contracting Government must make an annual annuity contribution in respect of either or both of—	15 16 17 18	
	(a) investigations, construction and administration costs; and	19 20	
	(b) major or cyclic maintenance costs,	21	
	which the Contracting Government might otherwise be required to contribute under sub-clause $66(1)$ , (3), paragraph 66(4)(a) or sub-paragraph $66(4)(b)(i)$ , in any future year.	22 23 24	
(3)	In fixing any annuity contribution under sub-clause 67(2), the Ministerial Council must have regard to the Commission's estimate of costs which will be incurred during the next ensuing 30 years (or such other period as the Commission determines) in relation to either or both of—	25 26 27 28 29	
	(a) the construction or renewal; and	30	
	(b) major or cyclic maintenance,	31	
	of works constructed, operated, maintained or renewed for the purposes of the Commission's water business (as the case requires) including any interest or other sums receivable or	32 33 34	

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**'67** 

	payable in respect of any income received, or any financial accommodation obtained, by the Commission from time to time in relation to those works.	1 2 3					
(4)	For the purposes of this Part, the Commission must establish guidelines for determining what is, and what is not, major or cyclic maintenance.'.						
CL	AUSE 68	7					
	Omit clause 68. Insert instead—	8					
An	nual and forward estimates	9					
<b>'</b> (1)	The Commission must prepare—	10					
	(a) detailed annual estimates of its known and anticipated expenditure for the next financial year; and	11 12					
	(b) forward estimates of its known and anticipated expenditure for the two successive financial years following the next financial year.	13 14 15					
(2)	Annual and forward estimates must—	16					
	(a) be in such form as may from time to time be agreed between the Commission and the Ministerial Council; and	17 18 19					
	(b) show the estimated amount to be contributed by each Contracting Government; and	20 21					
	(c) be sent to each Contracting Government before the end of March in each year; and	22 23					
	(d) be approved by the Ministerial Council,	24					
	and may be revised from time to time with the approval of the Ministerial Council.'.	25 26					
CL	AUSE 69	27					
	Omit clause 69. Insert instead—	28					
<b>'</b> 69	Each Contracting Government must pay any amount payable by it under clause 66 or 67 as and when required by the Commission.'.	29 30 31					

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**'68** 

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16	CLAUSE 72								
	(1)	Omi	t sub-clause (1). Insert instead—	2					
	'(1)	mon	ect to sub-clause 72(3), the Commission must apply ey paid by the Contracting Governments in accordance the relevant estimates referred to in paragraph $68(1)(a)$ .	3 4 5					
	(2)	In su	ıb-clause (2)—	6					
		(a)	<i>omit</i> 'annual or supplementary' from paragraph (a). <i>Insert</i> after 'estimates', 'prepared or revised under paragraph $68(1)(a)$ '.	7 8 9					
		(b)	<i>omit</i> 'the annual or supplementary' from paragraph (b). <i>Insert</i> instead 'those'.	10 11					
		(c)	after 'financial year;' in paragraph (b) insert 'and'.	12					
	(3)	Omi	t sub-clause (3). Instead insert—	13					
	<b>'</b> (3)	The	Commission may accumulate—	14					
		(a)	any sums received under sub-clause 66(3) or (4) for the purposes of the Commission's water business, but not expended in any year; and	15 16 17					
		(b)	any annuity contributions received under clause 67,	18					
		for u	ise in subsequent years.'.	19					
	(4)	Omi	t sub-clause (4). Instead insert—	20					
	'(4)	•	sum referred to in paragraph 72(3) and any interest eon must—	21 22					
		(a)	in the case of sums received under sub-clause 66(3), only be expended on operation and maintenance costs; and	23 24 25					
		(b)	in the case of sums received under sub-clause 66(4), only be expended on investigations, construction and administration costs; and	26 27 28					
		(c)	in the case of annuity contributions received under clause 67—	29 30					
			(i) from a State Contracting Government, only be expended on either—	31 32					
			(A) investigations, construction and administration costs; or	33 34					

			(B)	major or c	yclic ma	intenance	costs,		1
			of the requir		sion's wa	ater busin	iess, as th	e case	2 3
		(ii)	invest		construc	tion and	be expend adminis usiness.'.		4 5 6
CL	AUSE	73							7
	In su	ıb-cla	use (1)-						8
	(a)	omit	'annua	al and supp	plementa	ry'; and			9
	(b)		<i>rt</i> afte )(a),'.	r 'estima	utes', 're	eferred to	o in para	agraph	10 11
CL	AUSE	E 75							12
(1)	Omi	t sub-	clause	(1). Insert	instead-				13
'(1)	by C	Contra		Governme			the Comn ting measu		14 15 16
	(a)	avai upoi	lable for any it	or expendi	ture in a annual	subseque estimates	erial Coun ent financia approved r; or	al year	17 18 19 20
	(b)	othe	rwise t	be payable	by each	Contract	ts which ting Gover ncial year.'	rnment	21 22 23
(2)	In su	ıb-cla	use (2)-						24
	(a)	omit	'any'.	Insert inst	tead 'the				25
	(b)		: 'bala clause '		sert 'of	moneys	referred	to in	26 27
(3)	Omi	t sub-	clause	(3). Insert	instead-				28
<b>'</b> (3)	only	-	expend				lause 75(1 sures unde	·	29 30 31

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19	CLAUSE 77							
	Omit sub-clause (2). Insert instead—							
	'(2)			mission must determine how proceeds from the f surplus assets are—	3 4			
		(a)		e paid to the Commission and credited against future tal and renewal contributions by; or	5 6			
		(b)	to be	e distributed among,	7			
			the Contracting Governments, having regard to the contributions made by each Contracting Government to the acquisition of those assets.'.					
20	CL	AUSE	E 78		11			
	(1)		t para ad—	agraphs (a) and (b) from sub-clause (1). Insert	12 13			
		'(a)	mus	t be audited annually by—	14			
			(i)	an auditor appointed by the Ministerial Council; or	15			
			(ii)	if no appointment is made under sub-paragraph $78(1)(a)(i)$ , the Commonwealth auditor; and	16 17			
		(b)	•	be audited at any reasonable time by an auditor binted by a Contracting Government.'.	18 19			
	(2)	Omit sub-clauses (2) and (3). Insert instead-						
	·(2)	info	rm ea	or referred to in paragraph 78(1)(a) must promptly ach Contracting Government of any significant y revealed by an audit.'.	21 22 23			
	(3)	Omi	t sub-	clause (4). Insert instead—	24			
	'(3)	relev	vant a er sub	mission must, at all reasonable times, make all its ccounts and records available to an auditor acting -clause 78(1) or any person acting on behalf of that	25 26 27 28			
	(4)	Rent	ımber	sub-clauses (5) and (6) as (4) and (5), respectively.	29			
	(5)	(a)	Ren	umber sub-clause (7) as sub-clause (6).	30			
		(b)		t 'sub-clause 78(1)' from sub-clause (6). Insert ead 'paragraph 78(1)(a)'.	31 32			

21	CLAUSE 80							
		Omit clause 80. Insert instead—	2					
	<b>'</b> 80	The Commission may invest money received by it—	3					
		(a) in accordance with any guidelines established by the Ministerial Council; or	4 5					
		(b) in such manner as may be directed by the Ministerial Council,	6 7					
		but not otherwise.'.	8					
22	CL	AUSE 81	9					
		Omit sub-clause (3). Insert instead—	10					
	<b>'</b> (3)	Money paid to the Commission under this clause must either—	11 12					
		(a) be expended on investigations, construction and administration costs; or	13 14					
		(b) applied in accordance with sub-clause 75(1).'.	15					
23	CL	AUSE 82	16					
		Omit sub-clause (4). Insert instead—	17					
	'(4)	Money paid to the Commission under this clause must either—	18 19					
		(a) be expended on investigations, construction and administration costs; or	20 21					
		(b) applied in accordance with sub-clause 75(1).'.	22					
24	SC	HEDULE C, CLAUSE 22	23					
		Omit '7(3)' from sub-clause (2). Insert instead '16(3)'.	24					
25	SC	HEDULE C, APPENDIX 2	25					
		After Appendix 1 to Schedule C insert—	26					

'Appendix 2	Authorised joint works and measures				
Description of works	Location	Nominated Government	Status		
Barr Creek Drainage Diversion Scheme Saline water diversion from Barr Creek with disposal to the Tutchewop Lakes	Northern Victoria approximately 20km north of the township of Kerang	Victoria	Former Salinity and Drainage Work		
<b>Buronga Salt</b> <b>Interception Scheme</b> ( <b>part</b> ) Groundwater pumping with disposal to Mourquong basin	Southwest New South Wales on the River Murray between Mildura Weir and Mourquong	New South Wales	Former Salinity and Drainage Work		
Mallee Cliffs Salt Interception Scheme Groundwater pumping with disposal to evaporation basin adjacent to Mallee Cliffs National Park	Southwest New South Wales on the River Murray approximately 30km east of Mildura opposite Lambert Island in Victoria	New South Wales	Former Salinity and Drainage Work		
Mildura-Merbein Salt Interception Scheme (part) Groundwater pumping with disposal to Wargan evaporation basins	Northwest Victoria on the Southern side of the River Murray between Mildura and Merbein	Victoria	Former Salinity and Drainage Work		
Rufus River Groundwater Interception Scheme Groundwater pumping with disposal to evaporation basins on the western side of Lake Victoria	On both sides of Rufus River between the outlet from Lake Victoria and the River Murray	South Australia	Former Salinity and Drainage Work		

Description of works	Location	Nominated Government	Status
Waikerie Salt Interception Scheme Groundwater pumping with disposal to Stockyard Plain evaporation basin	Southern side of the River Murray from Holder Bend (River distance 392km) to the Toolunka Reach (River distance 371km)	South Australia	Former Salinity and Drainage Work
Woolpunda Salt Interception Scheme Groundwater pumping with disposal to Stockyard Plain evaporation basin	Both sides of the River Murray from Overland Corner to Holder Bend in South Australia	South Australia	Former Salinity and Drainage Work
<b>Pyramid Creek Salt</b> <b>Interception Scheme</b> Groundwater pumping with disposal to a salt harvesting pond complex	Along Pyramid Creek for 12km from Flannery's Bridge to the Box Creek Regulator	Victoria	Basin Salinity Management Strategy Work'.

26	SC	SCHEDULE D, CLAUSE 3						
		To avoid doubt and to allow the Parties to comply with sub-clause 134(6) of the Principal Agreement—						
	(1)	After sub-clause 3(1) insert—	4					
"(	'(1A)	Sub-clauses 38(1) and 38(3) of the Agreement only apply to the State of Queensland in respect of an act, omission or loss incurred, in relation to the bona fide execution of powers—	5 6 7					
		(a) in or related to the State of Queensland; or	8					
		(b) under a provision of the Agreement as it applies to the State of Queensland.'.	9 10					
	(2)	After sub-clause 3(4) insert—	11					
	<b>'</b> (5)	Nothing in the Agreement requires the State of Queensland—	12					
		<ul> <li>(a) to contribute to the costs of, or associated with, remedying any actual or anticipated damage referred to in paragraph 51(1)(c) of the Agreement; or</li> </ul>	13 14 15					

s 36	43		s 36					
	Water and Other Legislation Amendment Bill 2007							
	(b) to meet any compensation 83 of the Agreement,	for	damage paid under clause					
except where the State of Queensland has contributed to the construction, maintenance or operation expenses of the work to which the costs or compensation relate.'.								
EXECUTE	<b>CD</b> as an agreement							
Howard MI	ister of the Commonwealth of	) ) ) )	[Signature omitted]					
[Signature of	omitted]							
MP		) ) )	[Signature omitted]					
SIGNED by <b>Premier of</b> in the prese [Signature of	nce of—	(P) ) )	[Signature omitted]					
		(P) ) )	[Signature omitted]					

SIGNED by The Honourable Mike Rann MP <b>Premier of South Australia</b> in the presence of—	) ) )	[Signature omitted]
[Signature omitted]		
SIGNED by Jon Stanhope MLA Chief Minister of the Australian Capital Territory in the presence of—	))))	[Signature omitted]
F.G. 1 174		

[Signature omitted]'.

## Part 9Amendment of Plumbing And<br/>Drainage Act 200212

Clause	37	Act		nded in pt 9 part amends the <i>Plumbing And Drainage Act 2002</i> .	3 4
Clause	38	Am	nendn	nent of s 85 (Process for assessing plans)	5
		(1)	Secti	on 85(7), example—	6
			omit,	insert—	7
			'Exan	nples—	8
			1	A condition of a compliance permit for on-site sewerage work may require the owner of the relevant premises to install a grease arrester for the premises.	9 10 11
			2	A condition of a compliance permit for regulated work on premises that involves the installation of water meters may require the person carrying out the work to notify the water service provider for the premises that a particular stage of the work has been reached.'.	12 13 14 15
		(3)	Secti	ion 85(8)—	16
			omit,	insert—	17

		<b>'</b> (8)		e local government gives a compliance permit, the local ernment must also give a copy of the permit to—	1 2
			(a)	the owner of the premises to which the permit relates; and	3 4
			(b)	if the permit is for a plan for work involving the installation of water meters on premises—the water service provider for the premises, if the water service provider is not the local government.'.	5 6 7 8
Clause	39			nent of s 85B (Restrictions on giving compliance or greywater use facility in a sewered area)	9 10
		(1)	Sect	ion 85B(2)—	11
			omit	, insert—	12
		<b>'</b> (2)	A co	ompliance permit may be granted for work only if—	13
			(a)	the premises at which the facility is proposed to be installed generates greywater of less than 50kL a day; and	14 15 16
			(b)	if the premises generates greywater of more than 3kL a day—the facility includes a greywater treatment plant; and	17 18 19
			(c)	either—	20
				(i) the facility's greywater treatment plant has a chief executive approval; or	21 22
				(ii) the facility's greywater diversion device has plumbing code authorisation and certification; and	23 24
			(d)	the facility's greywater treatment plant and greywater diversion device have a connection to sanitary drainage; and	25 26 27
			(e)	greywater can be diverted to sanitary drainage by a manual diversion device; and	28 29
			(f)	greywater automatically overflows to sanitary drainage if the facility's filtering or irrigation system does not work or does not work properly.'.	30 31 32

Clause	40			of s 85D (Restrictions on giving compliance rticular on-site sewerage work)	$\frac{1}{2}$
		(1)	Section 85	D(2)(a)—	3
			omit, inser	<i>t</i> —	4
			(a) any o	of the following apply in relation to the work—	5
			(i)	the premises on which the on-site sewerage work is to be performed is outside a sewered area;	6 7
			(ii)	the on-site sewerage facility for which the on-site sewerage work is to be performed is required as part of common effluent drainage;	8 9 10
			(iii)	the on-site sewerage facility for which the on-site sewerage work is to be performed is to be installed only for testing purposes, and the premises on which the work is to be performed is—	11 12 13 14
				(A) in a sewered area in the SEQ region; and	15
				<ul><li>(B) classified under the Building Code of Australia as a class 2, 5, 6 or 9b building; and'.</li></ul>	16 17 18
		(2)	Section 85	D—	19
			insert—		20
		<b>'</b> (4)	In this sec	tion—	21
			SEQ regions section 34	<i>n</i> means the SEQ region under the <i>Water Act 2000</i> , 1.'.	22 23
Clause	41			of s 86 (General process for assessing rk and on-site sewerage work)	24 25
			Section 86		26
			omit, inser	<i>t</i> —	27
		<b>'</b> (10)		al government gives a compliance certificate, the rnment must also give a copy of the certificate to—	28 29
				owner of the premises to which the certificate es; and	30 31
				e work involved the installation of water meters on nises—the water service provider for the premises,	32 33

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				if the water service provider is not the local government.'.	1 2
Clause	42		endn tifica	ment of s 86C (Conditions of compliance ate)	3 4
			Secti	tion 86C(2), example—	5
			omit	t, insert—	6
			'Exan	mples—	7
			1	A condition could require the owner of the relevant premises to maintain, in a stated way, the facility's filtering system.	8 9
			2	If the greywater use facility is or includes a greywater treatment plant, a condition could require the owner of the treatment plant to have in place an arrangement to ensure people are not exposed to its contents.'.	10 11 12 13
Clause	43	Am	endn	ment of s 94 (Conditions of approval)	14
			Secti	ion 94(2)—	15
			omit	t, insert—	16
		'(2)		ie item the subject of the approval is an on-site sewerage lity, the conditions—	17 18
			(a)	may authorise the dismantling or taking away of all or part of the installed facility; and	19 20
				Editor's note—	21
				See section 128 (Restriction on dismantling or taking away on-site sewerage facility).	22 23
			(b)	for an on-site sewerage facility installed only for testing purposes—also may state when the contents of the installed facility may be disposed of in a way mentioned in section $128P(1)$ or (3).'.	24 25 26 27
Clause	44	Am	endn	ment of s 116 (Enforcement notices)	28
			Secti	ion 116(1)(a)(iii), after 'sewage'—	29
			inser	rt—	30
			'or g	greywater'.	31

Clause	45		endment of s 125 (Restriction on building or installing ticular on-site sewerage treatment plant)	1 2
		(1)	Section 125, 'sewerage'—	3
			omit, insert—	4
			'sewage'.	5
		(2)	Section 125, penalty—	6
			omit, insert—	7
			'Maximum penalty—	8
			(a) for building or installing an on-site sewage treatment plant in a sewered area—500 penalty units;	9 10
			(b) otherwise—165 penalty units.'.	11
Clause	46	Inse	ertion of new s 127A	12
			After section 127—	13
			insert—	14
	ʻ127A		triction on dismantling or taking away greywater Itment plant	15 16
			'A person must not dismantle or take away all or part of a greywater treatment plant installed on premises unless the dismantling or taking away is authorised in writing by the local government or under a chief executive approval.	17 18 19 20
			Maximum penalty—100 penalty units.'.	21
Clause	47		endment of s 128E (Restrictions on operating ticular on-site sewerage treatment plant)	22 23
			Section 128E, heading 'sewerage'	24
			omit, insert—	25
			'sewage'.	26
Clause	48		endment of s128H (Obligations of person who vices on-site sewerage facility)	27 28
		(1)	Section 128H, heading, after 'facility'—	29

			insert—		1
			'or grey	water treatment plant'.	2
		(2)	Section 1	28H(1), 'on-site sewerage facility'—	3
			omit, inse	ert—	4
			'on-site s	ewerage facility or greywater treatment plant'.	5
		(3)	Section 1	28H, after 'the facility'—	6
			insert—		7
			'or plant'		8
Clause	49	Ins	ertion of	new s 128JA	9
			Part 6A,	division 4—	10
			insert—		11
	ʻ128,	JA Wa	iter mete	r	12
		<b>'</b> (1)	A person	must not tamper with a water meter.	13
			Maximu	n penalty—165 penalty units.	14
		<b>'</b> (2)	In this se	ction—	15
			associate capacity	with a water meter, includes tamper with plumbing d with the meter in a way that may hinder the of the meter to accurately measure the volume of oplied to premises.'.	16 17 18 19
Clause	50		endment ckwater)	t of s 128K (Offence about discharging	20 21
			Section 1	28K(1)(a)—	22
			omit, inse	ert—	23
			(a) if the	he premises is in a sewered area—	24
			(i)	for premises that have an on-site sewage treatment plant that has chief executive approval for use for testing purposes—the on-site sewerage facility for the premises or the infrastructure of the sewerage service provider for the area's sewerage service; or	25 26 27 28 29

	Wa	ter an	d Other Legislation Amendment Bill 2007
		(ii)	for other premises—the infrastructure of the sewerage service provider for the area's sewerage service; or'.
			of s 128M (Offences about discharging her than kitchen greywater from premises)
(1)	Sect	ion 12	28M(2) and (3)—
	omit	, inse	rt—
(2)		e prer water	nises is in a sewered area, the owner must ensure the $is$ —
	(a)	disc	harged into—
		(i)	the infrastructure of the sewerage service provider for the area's sewerage service; or
		(ii)	a greywater use facility; or
	(b)		ied by bucket or discharged by a hose to a garden or n on the premises.
	Max	imun	n penalty—500 penalty units.
(3)		-	nises is not in a sewered area, the owner must ensure rater is—
	(a)	disc	harged into—
		(i)	an on-site sewerage facility; or
		(ii)	an environmentally relevant on-site sewerage facility; or
		(iii)	a greywater use facility; or
	(b)		ied by bucket or discharged by a hose to a garden or n on the premises.
	Max	imun	n penalty—500 penalty units.'.
(2)	Sect	ion 12	28M(4)(a), '; or'—
	omit	, inse	rt—
	ʻ; an	ď.	
(3)	Sect	ion 12	28M(6)—
	omit	•	

-

Clause 51

Clause	52 Ins	sertion of new s 128OA	1			
		After section 1280	2			
		insert—	3			
	'1280A Di	sposal of contents of greywater treatment plant	4			
		'A person must not, without the local government's approval, dispose of the contents of a greywater treatment plant into the infrastructure of the sewerage service provider for the area in which the plant is located.	5 6 7 8			
		Maximum penalty—100 penalty units.	9			
		Example of contents—	10			
		sludge'.	11			
Clause		placement of s 128P (Disposal of contents of on-site werage facility)	12 13			
		Section 128P—	14			
		omit, insert—	15			
	'128P Disposal of contents of on-site sewerage facility					
	'(1)	A person must not dispose of the contents (other than effluent) of an on-site sewerage facility installed only for testing purposes other than—	17 18 19			
		(a) by using the contents for the discharge of a toilet; or	20			
		(b) by surface or subsurface irrigation.	21			
		Maximum penalty—100 penalty units.	22			
	ʻ(2)	A person must not dispose of the contents (other than effluent) of an on-site sewerage facility that has not been installed only for testing purposes other than in a place, and a way, approved by the local government.	23 24 25 26			
		Maximum penalty—100 penalty units.	27			
	'(3)	A person must not dispose of effluent from an on-site sewerage facility mentioned in subsection (1) other than to a sewer.	28 29 30			
		Maximum penalty—100 penalty units.	31			

	'(4)	A person must not dispose of effluent from an on-site sewerage facility mentioned in subsection (2) other than to a common effluent drainage or in another place, and a way, approved by the local government.	1 2 3 4
		Maximum penalty—100 penalty units.	5
	<b>'</b> (5)	Subsections (1) to (4) do not apply to contents or effluent removed for testing.'.	6 7
54	Ins	ertion of new s 128PA	8
		Part 6A, division 5, after section 128P—	9
		insert—	10
<b>'128</b>	PA Of	fence about using greywater	11
	'(1)	This section applies to the owner of premises in a sewered area in relation to the use of greywater, other than kitchen greywater, from plumbing and drainage on the premises.	12 13 14
	'(2)	The owner must ensure—	15
		<ul> <li>(a) if the greywater is discharged into a greywater treatment plant that is installed on the premises and treats water to the standard stated for the plant in the Queensland Plumbing and Wastewater Code—the greywater is used only on the premises for—</li> </ul>	16 17 18 19 20
		(i) garden or lawn irrigation; or	21
		(ii) washing vehicles, paths or exterior walls of the premises; or	22 23
		(iii) the discharge of a toilet; or	24
		(iv) cold water supply to a washing machine; or	25
		(b) if the greywater is discharged into a greywater treatment plant that is installed on the premises and does not treat water to the standard stated for the plant in the Queensland Plumbing and Wastewater Code—the greywater is used only on the premises for garden or lawn irrigation; or	26 27 28 29 30 31
		(c) if the greywater is discharged into a greywater diversion device—the greywater is used only on the premises for garden or lawn irrigation.	32 33 34

Clause

			Maximum penalty—500 penalty units.	1
		<b>'</b> (3)	The owner must ensure—	2
			(a) the greywater does not cause an odour that unreasonably interferes, or is likely to unreasonably interfere, with the use or enjoyment of any other premises; and	3 4 5
			(b) any ponding or run-off of the greywater does not cause a danger or health risk to anyone.	6 7
			Maximum penalty—100 penalty units.'.	8
Clause	55	Inse	ertion of new s 143C	9
			After section 143B—	10
			insert—	11
	ʻ143C		cal government's monitoring obligations for ticular on-site sewerage facility	12 13
			'Each local government must monitor on-site sewerage facilities installed for testing purposes in sewered areas within its area to ensure—	14 15 16
			(a) their operation complies with relevant compliance certificate conditions; and	17 18
			(b) they are not adversely affecting public health, amenity or the environment.'.	19 20
Clause	56		endment of s 172 (Provisions for chemical, nposting or incinerating toilets)	21 22
			Section 172(2), 'sewerage'—	23
			omit, insert—	24
			'sewage'.	25
Clause	57	Am	endment of schedule (Dictionary)	26
		(1)	Schedule, definitions <i>drainage</i> , <i>greywater treatment plant</i> and <i>greywater use facility</i> —	27 28
			omit.	29

(2)	Schedule—						
	inse	rt—	2				
	<i>apparatus</i> , for supplying water to premises, includes a water meter.						
	<i>drainage</i> means—						
	(a)	an apparatus, fitting or pipe, either above or below ground level, that carries—					
		(i) sewage to a sewer, or to, within or from an on-site sewerage facility; or	8 9				
		Examples—	10				
		• a pipe carrying effluent to an on-site sewage treatment plant on premises	11 12				
		• a pipe carrying treated effluent from an on-site sewage treatment plant off the premises on which the plant is installed to a system of common effluent drainage or a holding tank for collection	13 14 15 16				
		(ii) greywater from a greywater treatment plant or greywater diversion device; or	17 18				
	(b)	an on-site sewage treatment plant.	19				
	<i>greywater treatment plant</i> means a treatment plant installed on premises for treating, on the premises in a day, not more than 50kL of greywater generated on the premises.						
	greywater use facility means a facility that consists of—						
	(a)	a greywater diversion device and a greywater application area; or	24 25				
	(b)	a greywater treatment plant and a greywater application area; or	26 27				
	(c)	a greywater treatment plant.	28				
	<i>water meter</i> means a device, including equipment related to the device, for measuring the volume of water supplied to premises.						
	Exan	pple of equipment related to the device—	32				
	a p	ulse meter associated with the device	33				
		er service provider, for premises, means the person stered under the <i>Water Act 2000</i> , chapter 3, part 2, as the	34 35				

	water service provider for retail water services for the premises.'.	1 2
(3)	Schedule, definition greywater, 'domestic'—	3
	omit.	4
(4)	Schedule, definition <i>on-site sewerage facility</i> , item 1, paragraph (a)—	5 6
	insert—	7
	'(iii) by using the effluent for the discharge of a toilet or for surface or subsurface irrigation, if the facility is installed only for testing purposes; or'.	8 9 10
(5)	Schedule, definition <i>sanitary drainage</i> , 'or on-site sewerage facility'—	11 12
	omit, insert—	13
	', on-site sewerage facility or greywater use facility'.	14

## Part 10Amendment of Residential15Tenancies Act 199416

Clause	58	Act amended in pt 10 This part amends the <i>Residential Tenancies Act 1994</i> .	17 18
Clause	59	Replacement of s 91A (Water service charge for premises other than moveable dwelling premises)	19 20
		Section 91A—	21
		omit, insert—	22
	'91 <b>A</b>	Water service charges for premises other than moveable dwelling premises	23 24
		(1) This section applies to premises that are not moveable dwelling premises.	25 26
		(2) The tenant may be required to pay an amount for the water consumption charges for the premises only if—	27 28

	(a)	the tenant is enjoying or sharing the benefit of a water service to the premises; and	1 2
	(b)	the premises are individually metered for the supply of water or water is supplied to the premises by delivery by means of a vehicle; and	3 4 5
	(c)	the agreement states that an amount for the water consumption charges for the premises is payable by the tenant.	6 7 8
'(3)	wate	tenant may be required to pay an amount for all of the er consumption charges payable for the premises for a od only if, during the period, the premises are water ient.	9 10 11 12
'(4)	tenar cons that	aring a period the premises are not water efficient, the nt may only be required to pay an amount for the water umption charges payable for the premises for the period is more than an amount payable for a reasonable quantity ater supplied to the premises.	13 14 15 16 17
'(5)	reaso	nout limiting subsection (4), in deciding what is a phable quantity of water for subsection (4), regard must ad to the matters mentioned in section $94(3A)(a)$ to (e).	18 19 20
'(6)	perio charg	bite subsections (2) to (5), the tenant may not, for a od, be required to pay an amount for water consumption ges for the premises that is more than the amount of the er consumption charges payable to the relevant water olier.	21 22 23 24 25
<b>'</b> (7)	wate	b, the tenant may not be required to pay an amount of the er service charges payable for the premises for a fixed ge for the water service to the premises.	26 27 28
'(8)	show prem	this section, premises are water efficient only if the toilets, wer heads and internal cold water taps installed in the hises are water efficient to the level prescribed under a lation.	29 30 31 32
<b>'</b> (9)	In th	is section—	33
	part	<i>r consumption charge</i> , for premises, means the variable of a water service charge assessed on the volume of water blied to the premises.'.	34 35 36

Clause	60	Am	nendment of s 123A (Meaning of <i>emergency repairs</i> )	1
			Section 123A(a)—	2
			omit, insert—	3
			(a) a burst water service or a serious water service leak;'.	4
Clause	61	Ins	ertion of new ch 11, pt 5	5
			After section 354—	6
			insert—	7
	'Par	rt 5	Transitional provision for Water and Other Legislation	8 9
			Amendment Act 2007	9 10
	'355	Ар	plication of s 91A to existing fixed term agreement	11
		<b>'</b> (1)	This section applies to a fixed term agreement in force immediately before the commencement of this section.	12 13
		'(2)	This Act continues to apply to the agreement as if the amendment Act had not been enacted.	14 15
		<b>'</b> (3)	However, on 1 April 2009—	16
			(a) subsection (2) stops having effect for the agreement; and	17
			(b) this Act, as amended under the amendment Act, applies to the agreement.	18 19
		<b>'</b> (4)	In this section—	20
			<i>amendment Act</i> means the <i>Water and Other Legislation Amendment Act</i> 2007.'.	21 22

## Part 11 Amendment of Water Act 2000 23

Clause	62	Act amended in pt 11	24
		This part amends the Water Act 2000.	25

Clause	63	Inse	ertior	n of new ch 2, pt 2, div 2B	1
			Chap	oter 2, part 2—	2
			inser	<i>t</i> —	3
	'Divis	sion	2B	Restrictions on use of subartesian water	4 5
	'25ZA	App wat		ion for approval to restrict use of subartesian	6 7
		<b>'</b> (1)	to in unde by a	commission may apply for written approval for the power pose a restriction on the use of subartesian water, taken r section 20(6) for a purpose other than stock purposes, customer of a water service provider in the SEQ region or signated region.	8 9 10 11 12
		·(2)	the p wate	ater service provider may apply for written approval for power to impose a restriction on the use of subartesian r, taken under section 20(6) for a purpose other than stock oses, by a customer of the water service provider in an outside the SEQ region or a designated region.	13 14 15 16 17
		<b>'</b> (3)	The	application must be—	18
			(a)	made to the chief executive in writing; and	19
			(b)	supported by sufficient information to enable the chief executive to decide the application.	20 21
		<b>'</b> (4)		chief executive may ask the applicant for additional mation about the application.	22 23
	'25ZB	Dec	iding	g application	24
		'(1)		chief executive must give the approval if the chief utive is satisfied that—	25 26
			(a)	the subartesian water and the water service provider's water supply for a retail water service is being taken from the same source; and	27 28 29
			(b)	the taking of the subartesian water may threaten the security of the water service provider's water supply for the retail water service; and	30 31 32

	(c) commission water restrictions or service provider water restrictions have been imposed, or are about to be imposed, in relation to the water supply.	1 2 3
'(2)	If the chief executive is not satisfied about the matters mentioned in subsection $(1)(a)$ , (b) and (c), the chief executive must refuse to give the approval.	4 5 6
'(3)	The approval may be given with or without conditions.	7
'25ZC Not	tice about decision to give approval	8
'(1)	If the chief executive gives the approval, the chief executive must, within 30 business days after giving the approval, give the applicant a notice advising the applicant about the approval.	9 10 11 12
·(2)	If the chief executive refuses to give the approval, the chief executive must, within 30 business days after refusing to give the approval, give the applicant a notice advising the applicant of the reasons why the approval was refused.	13 14 15 16
'25ZD Res	striction of subartesian water by commission	17
'(1)	This section applies if the chief executive gives the approval to the commission.	18 19
'(2)	The commission may impose a restriction on the use of the subartesian water by a customer of a service provider in the SEQ region or a designated area.	20 21 22
·(3)	The restriction may be no more onerous than a commission water restriction currently imposed on the customer.	23 24
'(4)	For sections 360ZE to 360ZG, a restriction on the use of subartesian water under this section is taken to be a commission water restriction.	25 26 27
'(5)	In this section, the power to restrict includes the power to prohibit.	28 29

	'25		striction of subartesian water by water service wider	1 2
		'(1)	This section applies if the chief executive gives the approval to a water service provider.	3 4
		'(2)	The water service provider may impose a restriction on the use of the subartesian water by a customer of the water service provider in an area outside the SEQ region or a designated region.	5 6 7 8
		<b>'</b> (3)	The restriction may be no more onerous than a service provider water restriction currently imposed on the customer.	9 10
		'(4)	For section 389, a restriction on the use of subartesian water under this section is taken to be a service provider water restriction.	11 12 13
		'(5)	In this section, the power to restrict includes the power to prohibit.'.	14 15
Clause	64		endment of s 46 (Content of draft water resource ns)	16 17
			Section 46(2)—	18
			insert—	19
			'(cb) the types of works for taking or interfering with water in a watercourse, lake or spring that are intended to be self assessable development under the <i>Integrated Planning</i> <i>Act 1997</i> ;'.	20 21 22 23
Clause	65		endment of s 73 (Requirement for land and water nagement plans)	24 25
			Section 73, before subsection (1)—	26
			insert—	27
		'(1A)	Subsection (1) does not apply to a person proposing to use, for irrigating land outside Queensland, water taken under a water entitlement or seasonal water assignment.'.	28 29 30

Clause	66		endment of s 129 (Changing water allocations under ter allocation change rules)	1 2
			Section 129, heading, after 'allocations'—	3
			insert—	4
			'permitted'.	5
Clause	67	Ins	ertion of new s 129A	6
			After section 129—	7
			insert—	8
	ʻ129A		anging water allocations assessed under water ocation change rules	9 10
		<b>'</b> (1)	Subsection (2) applies to a change to a water allocation if the change is assessed under the water allocation change rules of a resource operations plan.	11 12 13
		'(2)	The allocation holder may apply to the chief executive to change the allocation in accordance with the rules.	14 15
		<b>'</b> (3)	The application—	16
			(a) must be in the approved form; and	17
			(b) may relate to 1 or more of the elements of the allocation mentioned in section 128; and	18 19
			(c) must be supported by sufficient information to enable the chief executive to decide the application; and	20 21
			(d) must be accompanied by the fee prescribed under a regulation.'.	22 23
Clause	68		endment of s 131 (Additional information may be uired)	24 25
			Section 131, 'mentioned in section 130'—	26
			omit, insert—	27
			'made under section 129A or 130'.	28

Clause	69		endment of s 133 (Applicant to pay cost of earching and investigating application)	1 2
			Section 133(1), 'section 130'—	3
			omit, insert—	4
			'section 129A or 130'.	5
Clause	70		endment of s 134 (Deciding application to change ter allocation)	6 7
		(1)	Section 134, before subsection (1)—	8
			insert—	9
		ʻ(1A)	Subsection (2) applies if the chief executive is satisfied a change to a water allocation to which section 129A applies is in accordance with the water allocation change rules of a resource operations plan.'.	10 11 12 13
		(2)	Section 134(1), 'Subsection'—	14
			omit, insert—	15
			'Also, subsection'.	16
		(3)	Section 134(1), 'the change'—	17
			omit, insert—	18
			'a change to a water allocation to which section 130 applies'.	19
		(4)	Section 134(3), after 'subsection'—	20
			insert—	21
			'(1A) or'.	22
Clause	71		endment of s 340 (Main purpose of ch 2A and its nievement)	23 24
			Section 340(2)(b)(iv), 'in appropriate cases,'	25
			omit.	26
Clause	72	Am	endment of s 360J (Content of options)	27
		(1)	Section 360J(1)(c) to (f)—	28
			renumber as section 360(1)(d) to (g).	29

		(2)	Section 360J(1)—	1
			insert—	2
			(c) water supply works for achieving the desired levels of service objectives, whether or not the water supply works are in the region;'.	3 4 5
		(3)	Section 360J(1)(f), as renumbered, '(c) and (d)'—	6
			omit, insert—	7
			'(d) and (e)'.	8
Clause	73		endment of s 360N (Effect of program for Integrated nning Act 1997)	9 10
		(1)	Section 360N(2), 'in the region'—	11
			omit, insert—	12
			'mentioned in the program'.	13
		(2)	Section 360N(5), 'in the region'—	14
			omit, insert—	15
			'mentioned in the program'.	16
Clause	74	Am	endment of s 360W (Content of plan)	17
			Section 360W(1)(b)(ii), 'in the plan area'—	18
			omit, insert—	19
			'for the plan area, whether or not the water supply works are in the plan area'.	20 21
Clause	75	Am pla	endment of s 360Y (Publication and taking effect of n)	22 23
			Section 360Y(1), 'for water supply works in the plan area'—	24
			omit, insert—	25
			'to which the plan applies'.	26

Clause	76	Amendment of s 360Z (Amendment of plan)	1
		(1) Section $360Z(1)(a)$ , 'operation'—	2
		omit, insert—	3
		'operating'.	4
		(2) Section $360Z(1)(c)$ , 'in'—	5
		omit, insert—	6
		'for'.	7
		(3) Section 360Z(5), 'in'—	8
		omit, insert—	9
		'for'.	10
Clause	77	Amendment of s 360ZA (Water service providers must comply with system operating plan)	11 12
		Section 360ZA, from 'for' to 'operating plan'—	13
		omit, insert—	14
		'to which a system operating plan applies'.	15
Clause	78	Amendment of s 360ZB (Publication requirements)	16
		Section 360ZB(1), from 'for water'—	17
		omit, insert—	18
		'to which a system operating plan applies.'.	19
Clause	79	Amendment of s 360ZCB (When water efficiency management plan may be required)	20 21
		(1) Section 360ZCB(5)—	22
		omit, insert—	23
		(5) A plan prepared as a water efficiency management plan under a requirement of a commission water restriction or a service provider water restriction is also a <i>water efficiency</i> <i>management plan</i> for this section.'.	24 25 26 27
		(2) Section 360ZCB(6), 'to which this section applies'—	28

			omit, insert—	1
			'mentioned in subsection (1), (3) or (5)'.	2
Clause	80		endment of s 360ZCD (Approving water efficiency nagement plan)	3 4
		(1)	Section 360ZCD(4)—	5
			omit, insert—	6
		'(4)	If the water service provider does not approve the plan, the customer must—	7 8
			(a) amend the plan to address the reasons for the decision; and	9 10
			<ul><li>(b) within 20 business days of receiving a notice under subsection (3) or the extended period under subsection (5), give the water service provider the revised plan.</li></ul>	11 12 13
			Maximum penalty—200 penalty units.'.	14
		(2)	Section 360ZCD(8), from 'a nominal'—	15
			omit, insert—	16
			'an application fee for the approval of the customer's water efficiency management plan that is not more than the cost to the water service provider of approving the plan.'.	17 18 19
Clause	81	Am	endment of s 360ZD (Restricting water supply)	20
		(1)	Section 360ZD(1), 'because of a significant threat to sustainable and secure water supply,'—	21 22
			omit.	23
		(2)	Section 360ZD(1), examples—	24
			omit.	25
		(3)	Section 360ZD(2)(a), after 'it'—	26
			insert—	27
			'because of a significant threat to sustainable and secure water supply'.	28 29
		(4)	Section 360ZD(2)—	30

			insert—	1
			(e) the restriction will help the achievement of long-term demand management objectives for water.'.	2 3
		(5)	Section 360ZD(3), after 'water'—	4
			insert—	5
			', including non-Act water,'.	6
Clause	82		endment of s 384 (Power to enter places for restricted poses)	7 8
		(1)	Section 384(1), 'at the place'—	9
			omit, insert—	10
			', or install, under section 457, a device to reduce the water supply to premises, at the place'.	11 12
		(2)	Section 384—	13
			insert—	14
	د	(6)	This section does not limit section 384A.'.	15
Clause	83	Inse	ertion of new s 384A	16
			After section 384—	17
			insert—	18
	'384A		ver to enter place to read, check, maintain or ace meter	19 20
	د	(1)	An authorised person may enter a place at any reasonable time—	21 22
			(a) to read a meter; or	23
			(b) to check the accuracy of a meter; or	24
			(c) to maintain or replace a meter.	25
	د	(2)	In this section—	26
			<i>meter</i> , in relation to a place, means a device, including equipment related to the device, for measuring the volume of water supplied to the place and installed on infrastructure that supplies retail water services at the place.'.	27 28 29 30

Clause	84	Amendment of s 388 (Restricting water supply)				
		(1)	Section 388(1), 'because of climatic conditions or water conservation needs,'—	2 3		
			omit.	4		
		(2)	Section 388(2)(a), 'the service provider water restriction'—	5		
			omit, insert—	6		
			'it because of climatic conditions or water conservation needs'.	7 8		
		(3)	Section 388(2)(d) and (e)—	9		
			renumber as section 388(2)(e) and (f).			
		(4)	Section 388(2)—			
			insert—			
			'(d) the service provider has an outdoor water use conservation plan and the restriction is a measure to be implemented under the plan; or'.	13 14 15		
		(5)	Section 388(2)—	16		
			insert—	17		
			(g) the water service provider is directed by the regulator, under section 388A(2), to impose the restriction.'.	18 19		
Clause	85	Ins	sertion of new s 388A			
			After section 388—	21		
			insert—	22		
	'388A Regulator may direct restriction					
		<b>'</b> (1)	This section applies if the regulator considers—	24		
			(a) there is a significant threat to sustainable and secure water supply in an area outside the SEQ region or a designated region; and	25 26 27		
			(b) a restriction, under section 388, should be imposed in the area.	28 29		
		'(2)	The regulator may, after consultation with the water service provider, direct the water service provider to—	30 31		

			(a)	impose a restriction, under section 388, in the area within a stated period; and	1 2
			(b)	provide a written response to the regulator, within a stated period, stating the steps the water service provider intends to take to ensure the restriction is complied with.	3 4 5
		'(3)		ervice provider to whom a direction is given under ection (2) must comply with the direction.	6 7
			Maxi	mum penalty—200 penalty units.	8
		'(4)		e regulator is satisfied the response is adequate to ensure bliance with the restriction, the regulator must—	9 10
			(a)	approve the response; and	11
			(b)	give the service provider notice of the approval.	12
		'(5)		e regulator is not satisfied the response is adequate to re compliance with the restriction, the regulator must—	13 14
			(a)	change the response to make it adequate; and	15
			(b)	approve the changed response; and	16
			(c)	give the service provider notice of the approval.	17
		<b>'</b> (6)	by ta	rvice provider must comply with the approved response king the steps stated in the response for ensuring the ction is complied with.	18 19 20
			Maxi	imum penalty for subsection (6)—200 penalty units.'.	21
Clause	86			nent of ch 3, pt 2, div 6, hdg (Further powers of providers)	22 23
			Chap	ter 3, part 2, division 6, heading, after 'Further'—	24
			inser	<i>t</i> —	25
			'prov	visions about'.	26
Clause	87	Ins	ertion of new s 398A		27
			Chap	oter 3, part 2, division 6—	28
			inser	<i>t</i> —	29

	'398A	No charge for non-Act water in rainwater tank			
			'A service provider must not make a charge for non-Act water that—		
			(a)	has been collected from a roof; and	4
			(b)	is in, or taken from, a rainwater tank.'.	5
Clause	88		nendment of s 400 (When water efficiency management an may be required)		
		(1)	Sect	ion 400(5)—	8
			omit	t, insert—	9
		'(5)	a rec	an prepared as a water efficiency management plan under quirement of a service provider water restriction is also a er efficiency management plan for this section.'.	10 11 12
		(2)	Sect	ion 400(6), 'to which this section applies'—	13
			omit	t, insert—	14
			'me	ntioned in subsection (1), (3) or (5)'.	15
Clause	89			ment of s 402 (Approving water efficiency ment plan)	16 17
		(1)	Sect	ion 402(4)—	18
			omit	t, insert—	19
		'(4)		he water service provider does not approve the plan, the omer must—	20 21
			(a)	amend the plan to address the reasons for the decision; and	22 23
			(b)	within 20 business days of receiving a notice under subsection (3) or the extended period under subsection (5), give the water service provider the revised plan.	24 25 26
				Maximum penalty—200 penalty units.'.	27
		(2)	Sect	ion 402(8), from 'a nominal'—	28
			omit	t, insert—	29

		'an application fee for the approval of the customer's water efficiency management plan that is not more than the cost to the water service provider of approving the plan.'.	1 2 3					
Clause	90	Amendment of s 404 (Reporting under water efficiency management plan)	4 5					
		Section 404(1)(c), 'section 405(1)(a)'—	6					
		omit, insert—	7					
		'section 406(1)(a)'.	8					
Clause	91	Amendment of s 420A (Spot audit by commission)	9					
		Section 420A(5), definition water service provider, from 'in'-	10 11					
		omit, insert—	12					
		'to which a system operating plan applies.'.	13					
Clause	92	Insertion of new ch 3, pt 3, div 2B	14					
		Chapter 3, part 3—	15					
		insert—	16					
	'Divis	sion 2B Outdoor water use conservation plan	17 18					
	'429L Application of div 2B							
		'This division applies to a service provider who provides a retail water service outside the SEQ region or a designated region.	20 21 22					
	429M Water service provider to have outdoor water use conservation plan							
		(1) Each water service provider must have a plan (an <i>outdoor water use conservation plan</i> ), for reducing outdoor water use and promoting efficient outdoor water use by customers of the service provider, that—	25 26 27 28					
	(a) complies with subsection (2); and	1						
----------	---	----------------------	--	--	--	--	--	--
	(b) is approved by the regulator.	2						
	Maximum penalty—200 penalty units.	3						
'(2)	The plan must be prepared in accordance with any guidelines issued by the regulator for preparing the plan and state—	4 5						
	(a) any service provider water restrictions imposed, or to be imposed, by the service provider; and	6 7						
	(b) details of measures to reduce outdoor water use and promote efficient outdoor water use by customers of the service provider; and	8 9 10						
	(c) the way the service provider intends to implement the measures, including the timing for implementing the measures and the way the service provider intends to ensure compliance with the measures.	11 12 13 14						
'(3)	The plan may be part of a document prepared for another purpose if the part fulfils the requirements of subsection (2).	15 16						
'(4)	If a water service provider appeals a decision made by the regulator under section $429N(4)$ , the provider does not contravene subsection (1) in relation to the failure to have a plan until the day the appeal is finally disposed of.							
	Note—	21						
	See also section 1152 (Application of provision about outdoor water use conservation plan) for application of this section to particular water service providers.	22 23 24						
'429N Ap	proving outdoor water use conservation plan	25						
'(1)	The regulator must, after receiving an outdoor water use conservation plan for approval, either—	26 27						
	(a) approve the plan and give the water service provider notice of the approval; or	28 29						
	(b) return the plan to the water service provider and give the service provider a notice—	30 31						
	(i) stating how the plan must be changed to make it comply with section 429M(2); and	32 33						

	<b>'Subdivi</b>	sion 1	Residential premises	29
	<b>'Divisior</b>	n 2C	Other service provider obligations	28
		insert—		27
		Chapter 3	, part 3—	26
Clause	93 Ins		new ch 3, pt 3, div 2C	25
		Maximum	penalty—200 penalty units.'.	24
		outdoor w	service provider must comply with the provider's vater use conservation plan when supplying water o the service provider's customers.	21 22 23
	'429P Co	mplying w	rith outdoor water use conservation plan	20
	'(2)	-	as changed in the way agreed by the regulator, is e approved by the regulator.	18 19
	'(1)		ervice provider may, with the regulator's agreement, a outdoor water use conservation plan after it is	15 16 17
		•••	tdoor water use conservation plan	14
	(4)	refuse the	e plan, the regulator must give the water service n information notice about the decision.	11 12 13
	'(3) '(4)	must take provider a	nsidering whether to approve a plan, the regulator account of cost considerations for the water service and its customers.	8 9 10 11
	(2)		penalty—200 penalty units.	7
	'(2)	included i	service provider must comply with a requirement n a notice given under subsection (1)(b).	5 6
		(ii)	requiring that the plan be revised to make it comply with section 429M(2) and returned to the regulator within a reasonable time stated in the notice.	1 2 3 4

'429Q	Арр	licat	ion of sdiv 1	1
		'This	s subdivision applies if—	2
		(a)	a water service provider provides a retail water service to residential premises; and	3 4
		(b)	the supply of water to the premises is measured and charged by the water service provider, or a related local government, only in relation to the premises; and	5 6 7
		(c)	the premises are not common property under the <i>Body</i> <i>Corporate and Community Management Act 1997</i> or the <i>Building Units and Group Titles Act 1980</i> .	8 9 10
'429R			es for rate notice or account for supply of residential premises	11 12
	(1)	or the	te notice or account issued by the water service provider, e related local government, for the supply of water to the ential premises, must comply with guidelines issued	13 14 15 16
		(a)	for the SEQ region or a designated region—the Queensland Water Commission; or	17 18
		(b)	for an area outside the SEQ region or a designated region—the regulator.	19 20
		Maxi	imum penalty—200 penalty units.	21
6	(2)	The g	guidelines may state—	22
		(a)	the frequency at which a rate notice or account must be issued for the supply of water to residential premises; and	23 24 25
		(b)	the type of information to be included in the rate notice or account about the volume of water supplied to the premises during each billing period for the premises.	26 27 28
2	(3)		section applies despite the <i>Local Government Act 1993</i> , ons 973(4) and 1008(3).	29 30
		Note-	_	31
		noti	also section 1153 (Application of provision about guidelines for rate ice or account for water supply) for application of this section to ticular water service providers or a related local government.	32 33 34

'429S	Sei	vice provider to give occupier water advice	1
	<b>'</b> (1)	This section applies if the owner of the residential premises is not an occupier of the residential premises.	2 3
	'(2)	The water service provider must give a notice (a <i>water advice</i> ), in the approved form, to an occupier of the premises stating the volume of water supplied to the premises during each billing period for the premises.	4 5 6 7
		Maximum penalty—200 penalty units.	8
	<b>'</b> (3)	The water advice must not include any information about any other rates or charges mentioned in the <i>Local Government Act 1993</i> , section 963.	9 10 11
	'(4)	However, the water advice may include other information, including information about—	12 13
		(a) ways to reduce the volume of water used at the premises; or	14 15
		(b) service provider water restrictions or commission water restrictions applying to the premises.	16 17
	<b>'</b> (5)	In this section—	18
		<i>occupier</i> , of residential premises, means a person who ordinarily resides at the premises.	19 20
		Note—	21
		See also section 1154 (Application of provision about water advices) for application of this section to particular water service providers.	22 23
'Sub	divi	sion 2 Premises with more than 1 sole-occupancy unit	24 25
'429T	Sei usa	rvice provider to give information about water age	26 27
	<b>'</b> (1)	This section applies to premises if—	28
		(a) a building located on the premises includes more than 1 sole-occupancy unit; and	29 30

			(b)	com	1 January 2008 meters are installed in relation to a pliance request made under the <i>Plumbing and nage Act 2002</i> after 31 December 2007—	1 2 3
				(i)	for measuring the supply of water to each sole-occupancy unit; and	4 5
				(ii)	on infrastructure that supplies retail water services for the premises.	6 7
		'(2)	a rel	lated 1	ice or account issued by a water service provider or ocal government for the provision of a retail water the premises must—	8 9 10
			(a)		the volume of water supplied through each meter ng each billing period for the premises; and	11 12
			(b)		mount of the total charge for the retail water service relates to the volume of water supplied through each er.	13 14 15
		<b>'</b> (3)	In th	is sec	tion—	16
				<b>ding</b> 2002.	Code of Australia see the Plumbing and Drainage	17 18
			-		does not include scheme land under the Body and Community Management Act 1997.	19 20
			sole	-occup	pancy unit, in relation to a building, means—	21
			(a)	one the e	om or other part of the building for occupation by or a joint owner, lessee, tenant, or other occupier to exclusion of any other owner, lessee, tenant, or other pier, including, for example—	22 23 24 25
				(i)	a dwelling; or	26
				(ii)	a room or suite of associated rooms in a building classified under the Building Code of Australia as a class 2, 4, 5, 6, 7 or 8 building; or	27 28 29
			(b)	any	part of the building that is a common area.'.	30
Clause	94	۸m	andr	nont i	of s 430 (Service provider to report annually)	21
	J <b>-</b> †	(1)		ion 43		31
		(1)	inse			32 33

		'(2A)	The service provider must also prepare, for each financial year the service provider gives a water advice to an occupier of residential premises under section 429S, an annual report.'.	1 2 3
		(2)	Section 430(3), from 'may'—	4
			omit, insert—	5
			', (2) or (2A) may be combined with 1 or both of the other reports mentioned in those subsections.'.	6 7
		(3)	Section 430(4)—	8
			insert—	9
			(c) for a report mentioned in subsection (2A)—document the number of water advices given to occupiers of residential premises and the nature of any complaints received about the giving of water advices during the period covered by the report.'.	10 11 12 13 14
Clause	95		nendment of s 457 (Restricting domestic water supply certain circumstances)	15 16
			Section 457(1)(b)(i), after 'restriction'—	17
			insert—	18
			'or a commission water restriction'.	19
Clause	96	Am	nendment of s 811 (Tampering with devices)	20
		(1)	Section 811(1)—	21
			insert—	22
			(c) to reduce the water supply to the premises.	23
		(2)	Section 811(3)(b), from 'to'—	24
			omit, insert—	25
			'to—	26
			(i) measure, read, record or transmit information; or	27
			(ii) restrict the water supply to the premises.'.	28

Clause	97	Amendment of s 932 (Proceeding for offences)	1
		Section 932(1)(d)—	2
		omit, insert—	3
		'(d) chapter 2A, part 5, division 3—may be brought only by—	4 5
		(i) the commission; or	6
		<ul><li>(ii) if the offence is not an offence for which a service provider may be convicted—a service provider; or</li></ul>	7 8
		(e) chapter 2A, parts 1 to 4, part 5 (other than division 3) or part 6 (other than section 360ZE(4))—may be brought only by the commission.'.	9 10 11
Clause	98	Amendment of s 1004 (Referral panels established by the chief executive)	12 13
		Section 1004(1)—	14
		insert—	15
		'(d) the granting of a water licence under section 212; or	16
		(e) the granting of an application under section 223.'.	17
Clause	99	Amendment of s 1010A (Non-disclosure of commercially sensitive information)	18 19
		Section 1010A(1)(a), 'section 36'—	20
		omit, insert—	21
		'section 25T, 36, 36A'.	22
Clause	100	Amendment of s 1013 (Approved forms)	23
		Section 1013—	24
		insert—	25
		(2) Also, the commission may approve forms for use under section 429S.'.	26 27

Water and Other Legislation Amendment Bill 2007

Clause	101	Am	endment of s 1014 (Regulation-making power)	1
			Section 1014(2)—	2
			insert—	3
			'(gc) state a process for dealing with an application under section 129, 129A or 130 for a change to a water allocation; and'.	4 5 6
Clause	102	Inse	ertion of new s 1015	7
			Chapter 8, part 5—	8
			insert—	9
	<b>'101</b> 5	5 Pro	vision for amended s 618	10
		<b>'</b> (1)	The word ' <i>omit</i> ,' is taken never to have been included in the amending provision.	11 12
		<b>'</b> (2)	This section expires at the end of the day after it commences.	13
		<b>'</b> (3)	This section is declared to be a law to which the Acts Interpretation Act 1954, section 20A applies.	14 15
		<b>'</b> (4)	In this section—	16
			<i>amending provision</i> means the <i>Statutory Bodies Legislation Amendment Act 2007</i> , section 110(2).'.	17 18
Clause	103	Inse	ertion of new ch 9, pt 5, div 9	19
			After section 1150—	20
			insert—	21
	'Div	ision	9 Transitional provisions for Water and Other Legislation Amendment Act 2007	22 23 24
	ʻ1151	App	plications for change to water allocation	25
		<b>'</b> (1)	This section applies to an application for a change to a water allocation made under section 129 or 130 but not decided before the commencement of this section.	26 27 28
		'(2)	Section 1014(2)(gc) and any regulation made under that paragraph applies to the application.	29 30

ʻ1152		blication of provision about outdoor water use servation plan						
	'(1)	Section 429M does not apply to a person, registered as a water service provider immediately before the commencement of this section, until 2 years after the commencement.	3 4 5					
	'(2)	Section 429M does not apply to a person, registered as a water service provider after the commencement of this section, until 2 years after the provider's registration.	6 7 8					
ʻ1153		blication of provision about guidelines for rate ice or account for water supply	9 10					
	<b>'</b> (1)	Section 429R does not apply to an existing provider until—	11					
		(a) for an existing provider in the SEQ region or a designated region—1 July 2009; or	12 13					
		(b) for an existing provider in an area outside the SEQ region or a designated region—4 years after the commencement of this section.	14 15 16					
	'(2)	Section 429R does not apply to a person, first registered as a water service provider after the commencement of this section, until 1 year after the provider's registration.	17 18 19					
	'(3)	Section 429R does not apply to a related local government until 4 years after the commencement of this section.	20 21					
	'(4)	In this section—	22					
		<i>existing provider</i> means a person registered as a water service provider immediately before the commencement of this section.	23 24 25					
ʻ1154	Арр	plication of provision about water advices	26					
	<b>'(</b> 1)	Section 429S does not apply to an existing provider until—	27					
		<ul> <li>(a) for an existing provider in the local government area of the Brisbane City Council or the Gold Coast City Council—1 January 2008; or</li> </ul>	28 29 30					
		(b) for an existing provider in the SEQ region or a designated region, other than an area mentioned in paragraph (a)—1 July 2009; or	31 32 33					

Clause

<ul> <li>(c) for an existing provider in an area outside the SEQ region or a designated region—4 years after the commencement of this section.</li> <li>(2) Section 429S does not apply to a person, first registered as a water service provider after the commencement of this section</li> <li>(3) In this section— <ul> <li>existing provider means a person registered as a water service provider immediately before the commencement of this section.</li> </ul> </li> <li>1155 Plan taken to be water efficiency management plans <ul> <li>(1) This section applies to a plan, however called, submitted or approved as a water efficiency management plan under a requirement of a commission water restriction or a service provider water restriction from 7 December 2006 to the commencement of this section.</li> <li>(2) Chapter 2A, part 5, division 3 and chapter 3, part 2, division 7 apply to the plan as if the plan was submitted after the commencement of this section.<sup>1</sup></li> </ul> (1) Schedule 4, definitions hazardous waste, monitoring equipment and non-Act water—omit. (2) Schedule 4— <ul> <li>insert—</li> <li>'billing period, for premises, means a period during which the water service provider measures the volume of water supplied to the premises for the purpose of charging for the water.</li> </ul></li></ul>			
<ul> <li>water service provider after the commencement of this section, until 1 year after the provider's registration.</li> <li>'(3) In this section— <ul> <li>existing provider means a person registered as a water service provider immediately before the commencement of this section.</li> </ul> </li> <li><b>1155 Plan taken to be water efficiency management plans</b> <ul> <li>'(1) This section applies to a plan, however called, submitted or approved as a water efficiency management plan under a requirement of a commission water restriction or a service provider water restriction from 7 December 2006 to the commencement of this section.</li> <li>'(2) Chapter 2A, part 5, division 3 and chapter 3, part 2, division 7 apply to the plan as if the plan was submitted after the commencement of this section.'.</li> </ul> </li> <li><b>104 Amendment of sch 4 (Dictionary)</b> <ul> <li>(1) Schedule 4, definitions <i>hazardous waste, monitoring equipment</i> and <i>non-Act water—omit.</i></li> <li>(2) Schedule 4, for premises, means a period during which the water service provider measures the volume of water supplied to the premises for the purpose of charging for the water. <i>hazardous waste</i> means— <ul> <li>(a) a substance, whether liquid, solid or gaseous, derived by, or resulting from, the processing of minerals that</li> </ul> </li> </ul></li></ul>			region or a designated region-4 years after the
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(a) a substance, whether liquid, solid or gaseous, derived by, or resulting from, the processing of minerals that			water service provider measures the volume of water supplied
by, or resulting from, the processing of minerals that			hazardous waste means—
			by, or resulting from, the processing of minerals that

(b) ash resulting from the process of power generation. 33

	<i>meter</i> includes equipment, related to the meter, for measuring and recording—							
	(a)	the taking of, or interfering with, water; or	3					
	(b)	the quality of water.	4					
	mon	itoring equipment—	5					
	(a)	means equipment for reading rainfall, water flow or water levels or for assessing the effects of taking of, or interfering with, water or water use on land and water; and	6 7 8 9					
	(b)	includes a meter.	10					
	desa	-Act water means water, including recycled and linated water, from any source, other than water included be definition of water, item 1, in this schedule.	11 12 13					
	outdoor water use conservation plan see section 429M(1).							
	<i>rate notice</i> means a rate notice issued under the <i>Local Government Act 1993</i> .							
	char retai	<i>ted local government</i> means a local government who ges for the supply of water for a retail water service if the l water service is provided by a water service provider is not the local government.	17 18 19 20					
	<i>resic</i> purp	dential premises means premises used for a residential pose.	21 22					
	wate	er advice see section 429S(2).'.	23					
(3)		edule 4, definition <i>water service provider</i> , 'in the plan area a system operating plan'—	24 25					
	omit	t, insert—	26					
	'to v	which a system operating plan applies'.	27					

	Part	12 Amendment of Water Amendment Act 2005	1 2
Clause	105	Act amended in pt 12	3
		This part amends the Water Amendment Act 2005.	4
Clause	106	Amendment of s 7 (Insertion of new ch 3, pt 2, div 2A <i>of Act No. 34 of 2000</i> )	5 6
		Section 7, inserted section 387B(b)(ii) and (c), 'the impoundments of Wivenhoe, Somerset or North Pine Dams or'—	7 8 9
		omit.	10

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