



Water Act 2000

Water Resource (Burdekin Basin) Plan 2007

Reprinted as in force on 18 December 2009

Reprint No. 1A

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Also see endnotes for information about—

- **when provisions commenced**
- **editorial changes made in earlier reprint.**

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Queensland

Water Resource (Burdekin Basin) Plan 2007

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Water Resource (Burdekin Basin) Plan 2007

[as amended by all amendments that commenced on or before 18 December 2009]

Part 1 Preliminary

1 Short title

This water resource plan may be cited as the *Water Resource (Burdekin Basin) Plan 2007*.

2 Purposes of plan

The following are the purposes of this plan—

- (a) to define the availability of water in the plan area;
- (b) to provide a framework for sustainably managing water and the taking of water;
- (c) to identify priorities and mechanisms for dealing with future water requirements;
- (d) to provide a framework for establishing water allocations;
- (e) to provide a framework for reversing, where practicable, degradation that has occurred in natural ecosystems;
- (f) to regulate the taking of overland flow water.

3 Definitions

The dictionary in schedule 10 defines particular words used in this plan.

8 Information about areas

- (1) The exact location of the boundaries of the plan area, subcatchment areas, water management areas and the Giru Benefited Groundwater Area is held in digital electronic form by the department.
- (2) The information held in digital electronic form can be reduced or enlarged to show the details of the boundaries.

9 Nodes

- (1) A node mentioned in this plan is a place on a watercourse in the plan area.
- (2) The location of each node is shown on the map in schedule 1 and described in schedule 4.
- (3) Each node is identified on the map by a number.

10 Water to which plan applies

This plan applies to the following water in the plan area—

- (a) water in a watercourse or lake;
- (b) water in springs not connected to—
 - (i) artesian water; or
 - (ii) subartesian water connected to artesian water;
- (c) overland flow water, other than water in springs connected to—
 - (i) artesian water; or
 - (ii) subartesian water connected to artesian water.

- (e) to make water available in the Lower Burdekin and Houghton subcatchments to support—
 - (i) water supplies for Townsville and Thuringowa; and
 - (ii) growth in irrigated agriculture in the Lower Burdekin, Gumlu and Bowen areas; and
 - (iii) water supplies for other urban, industrial and mining uses; and
 - (iv) the natural and artificial recharge of the Lower Burdekin delta groundwater system;
- (f) to make water available in the Upper Burdekin subcatchment to support—
 - (i) growth in irrigated agriculture; and
 - (ii) water supplies for Charters Towers, Dalrymple Shire and the mining industry;
- (g) to make water available in the Belyando-Suttor subcatchment to support growth in irrigated agriculture;
- (h) to make water available in the Bowen and Broken subcatchments to support water supplies for urban, industrial, mining and other uses at Collinsville and in neighbouring areas;
- (i) to manage access to water to support the ongoing management of the Lower Burdekin delta groundwater system;
- (j) to encourage continual improvement in the efficient use of water;
- (k) to support water-related cultural values of Aboriginal and Torres Strait Islander communities in the plan area;
- (l) to ensure water is available to support natural ecosystem processes.

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13 General ecological outcomes

- (1) Each of the following is a general ecological outcome for water in the plan area—
 - (a) to maintain the natural variability of flows that support the habitats of native plants and animals and migratory birds in watercourses, floodplains, wetlands, lakes and springs;
 - (b) to provide for the continued capability of one part of a river system to be connected to another, including by maintaining flood flows that—
 - (i) allow for the movement of native aquatic fauna between riverine, floodplain, wetland, estuarine and marine environments; and
 - (ii) deliver nutrients and organic matter throughout the plan area to support natural processes such as breeding, growth and migration in riverine, floodplain, wetland, estuarine and marine environments; and
 - (iii) deliver water and sediments throughout the plan area to support river-forming processes;
 - (c) to minimise changes to natural variability in water levels and to support natural ecological processes, including maintaining refugia associated with waterholes and lakes particularly in the Belyando-Suttor subcatchment;
 - (d) to promote improved understanding of the matters affecting the flow-related health of ecosystems in the plan area;
 - (e) to maintain flooding in the Lower Burdekin and Houghton subcatchments to provide freshwater inputs to wetlands on the Burdekin Houghton floodplain;
 - (f) to provide a flow regime that—
 - (i) maintains delivery of fresh water to the estuaries of watercourses and the Great Barrier Reef Lagoon; and

- (ii) maintains natural sedimentation processes to support the replenishment of beaches along the Burdekin Haughton floodplain and Cape Bowling Green; and
 - (iii) supports productivity in the receiving waters of the Great Barrier Reef and inshore reefs.
- (2) In this section—

refugia means the habitat required by a species during a time of stress, including, for example, drought.

14 Specific ecological outcomes

Each of the following is a specific ecological outcome for water in the plan area—

- (a) to maintain the natural continuity of flow from immediately downstream of the Charters Towers Weir to the upstream limit of the impounded area of the Burdekin Falls Dam;
- (b) to maintain connectivity between Mistake Creek and its adjacent floodplain system during floods;
- (c) to minimise adverse impacts on the morphology of watercourses, waterholes, lakes and springs, used for taking supplemented water, in the Burdekin Haughton Water Supply Scheme;
- (d) to ensure there are no further impacts on natural creek flows in the Barratta Creek system;
- (e) to provide a flow regime that supports fish passage in the river reaches from the Clare Weir impoundment to the mouth of the Burdekin River;
- (f) to provide a flow regime that supports fish passage in the river reaches to the mouth of the Haughton River.

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Part 4 Performance indicators and objectives

Division 1 Environmental flow objectives

15 Performance indicators for environmental flow objectives

The performance indicators for the environmental flow objectives are—

- (a) for assessing periods of low flow, the following—
 - (i) 50% non-zero daily flow;
 - (ii) 80% non-zero daily flow;
 - (iii) daily flow;
 - (iv) period of no flow; and
- (b) for assessing periods of medium to high flow, the following—
 - (i) mean annual flow;
 - (ii) median annual flow;
 - (iii) 1.5 year daily flow volume;
 - (iv) 5 year daily flow volume;
 - (v) 20 year daily flow volume;
 - (vi) annual proportional flow deviation.

16 Environmental flow objectives

The environmental flow objectives for this plan are stated in schedule 5.

Division 2 Water allocation security objectives

17 Performance indicators for water allocation security objectives

The performance indicators for the water allocation security objectives are—

- (a) for taking supplemented water, the following—
 - (i) annual supplemented water sharing index;
 - (ii) monthly supplemented water sharing index; and
- (b) for taking unsupplemented water, the following—
 - (i) 30% unsupplemented water sharing index;
 - (ii) 50% unsupplemented water sharing index;
 - (iii) 70% unsupplemented water sharing index;
 - (iv) annual volume probability.

18 Water allocation security objectives

The water allocation security objectives for this plan are stated in—

- (a) for water allocations to take supplemented water—schedule 6, part 1; and
- (b) for water allocations to take unsupplemented water—schedule 6, part 2.

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- (c) water licences to take water from a watercourse, lake or spring, that state an annual volumetric limit.
- (2) Subsection (1) applies—
- (a) from the day the water entitlements are declared to be metered entitlements under the *Water Regulation 2002*, part 7; and
 - (b) in the circumstances mentioned in the regulation.

22 Restrictions on taking water from waterholes or lakes

- (1) This section applies to the chief executive in making a decision about—
- (a) a water licence to take unsupplemented water; or
 - (b) converting an authorisation to take unsupplemented water into a water allocation; or
 - (c) the management of water under a resource operations licence or a distribution operations licence.
- (2) If the water licence, water allocation, resource operations licence or distribution operations licence allows the taking of water from a waterhole or lake, the chief executive must—
- (a) consider the impact the taking may have on the cultural or ecological values of the waterhole or lake; and
 - (b) impose a condition on the water licence, water allocation, resource operations licence or distribution operations licence about maintaining the cultural or ecological values of the waterhole or lake.

Example for paragraph (b)—

a condition that the water may be taken only if the water level in the waterhole or lake is above the level that is 0.5m below the level at which it naturally overflows

- (3) However, the chief executive need not impose a condition mentioned in subsection (2)(b) if the chief executive is satisfied—

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- (a) the taking of water from the waterhole or lake will not adversely affect its cultural or ecological values; or
- (b) for a water licence or water allocation that replaces an authorisation in force immediately before the commencement of this plan—the holder of the authorisation would suffer economic hardship if the condition were imposed.

23 Matters to be considered for environmental management rules

- (1) In deciding the environmental management rules to be included in the resource operations plan, the chief executive must consider—
 - (a) the streamflows required to maintain the following—
 - (i) the longitudinal connectivity of low flow habitats throughout river systems in the plan area;
 - (ii) the wetted habitats at riffles and other streambed features;
 - (iii) the natural seasonality of flows and zero flows;
 - (iv) the replenishment of refuge pools that enable movement of instream biota;
 - (v) the lateral connectivity between rivers in the plan area and their adjacent riverine environments including floodplains; and
 - (b) the impact the taking of, or proposed taking of, or interfering with, water may have on the following—
 - (i) water quality;
 - (ii) the natural movement of sediment;
 - (iii) the bed and banks of a watercourse or lake;
 - (iv) riparian vegetation;
 - (v) habitats for native plants and animals;
 - (vi) the movement of fish and other aquatic species;

- (vii) the recreation and aesthetic values of the plan area;
 - (viii) cultural values including, for example, cultural values of local Aboriginal or Torres Strait Islander communities.
- (2) Subsection (1) does not limit the matters the chief executive may consider.

24 Matters to be considered for water sharing rules

- (1) In deciding the water sharing rules, to be included in the resource operations plan, for authorisations to take water in a part of the plan area, the chief executive must consider—
- (a) for rules relating to supplemented water, the following—
 - (i) any existing water sharing rules;
 - (ii) the extent to which any existing water supply arrangements are linked to the natural occurrence of streamflows;
 - (iii) the frequency, duration, magnitude and timing of limited water availability; and
 - (b) for rules relating to unsupplemented water, the following—
 - (i) any existing water sharing arrangements;
 - (ii) the local availability of water that may be taken from streamflows, waterholes or bedsands;
 - (iii) the conditions for taking water, decided under section 68 or 76;
 - (iv) the daily volumetric limits decided under section 66 or 74;
 - (v) the annual volumetric limits decided under section 67 or 75;
 - (vi) the impact on authorisations to take water in the plan area.

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

25 Matters to be considered for water allocation change rules

- (1) In deciding the water allocation change rules, to be included in the resource operations plan, for authorisations to take water in a part of the plan area, the chief executive must consider—
- (a) the ongoing management of the Lower Burdekin delta groundwater system; and
 - (b) the implications, for the availability of water under water allocations, of changes to the frequency, duration, magnitude and timing of limited water availability.
- (2) Subsection (1) does not limit the matters the chief executive may consider.

26 Accepting and deciding particular applications to interfere with water

- (1) This section applies to the chief executive in making a decision about an application to interfere with, or increase the interference with, water in a watercourse, waterhole, lake or spring by impounding the flow of the water.
- (2) The chief executive may accept and decide the application if the purpose of the proposed interference or increase in interference is only—
- (a) to store water for stock or domestic purposes; or
 - (b) to provide a pumping pool to enable water to be taken under an existing authorisation; or
 - (c) to store water for a purpose not related to the taking of water under a water entitlement.

Examples of a purpose for subsection (2)(c)—

community landscaping or retaining water for flood mitigation purposes

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- (3) The chief executive may approve the application if—
- (a) the chief executive is satisfied the proposed interference or increase in interference is necessary for a purpose mentioned in subsection (2); and
 - (b) the proposed storage capacity is no greater than is necessary for the purpose of the proposed interference or increase in interference having regard to—
 - (i) the impact the proposed interference or increase in interference may have on the following—
 - (A) instream water levels;
 - (B) the natural movement of sediment;
 - (C) the bed and banks of the watercourse or lake;
 - (D) riparian vegetation;
 - (E) habitats for native plants and animals;
 - (F) the movement of fish and other aquatic species;
 - (G) the cultural and ecological values of watercourses, waterholes, lakes or springs; and
 - (ii) for a purpose mentioned in subsection (2)(a)—existing water supplies on the property to which the application relates, including existing weirs, groundwater and dams taking overland flow water and the availability of water at the proposed site.
- (4) However, the chief executive must not approve an application for a purpose mentioned in subsection (2)(b) or (c) if the proposed storage capacity is greater than—
- (a) for an application for a purpose mentioned in subsection (2)(b)—10ML; or
 - (b) for an application for a purpose mentioned in subsection (2)(c)—250ML.

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- (5) This section does not apply to an application about unallocated water.
- (6) In this section—
pumping pool means a pool of water near a pump in a watercourse, lake or spring that ensures the water level of the watercourse, lake or spring is appropriate to enable the pump to function properly.

Division 2 Unallocated water

Subdivision 1 Continued moratorium and interim arrangements

27 Continued effect of moratorium notice—Act, s 46(3)

- (1) This section continues, in part, the effect of the moratorium notice, published on 17 January 2002 and amended on 25 July 2002.
- (2) This section applies to an application under the Act or the repealed Act if granting the application would have 1 or more of the following effects on water to which this plan applies—
 - (a) increase the average volume of water allowed to be taken under authorisations;
 - (b) increase interference with the water;
 - (c) change the location from which the water may be taken;
 - (d) increase the maximum rate for taking the water;
 - (e) change the conditions under which the water may be taken.
- (3) Until the resource operations plan is approved—
 - (a) the application will not be accepted; or

- (b) if the application was received but not decided before the commencement of this plan—the application will not be decided.
- (4) This section does not apply to an application—
 - (a) to which section 26 applies; or
 - (b) mentioned in section 28; or
 - (c) for a water permit; or
 - (d) to reinstate or replace an expired water licence; or
 - (e) to subdivide an existing water licence or amalgamate 2 or more existing water licences; or
 - (f) about an interim water allocation.

28 Interim arrangements for applications about unallocated water

- (1) Subsection (2) applies until the resource operations plan states a process for deciding the applications mentioned in the subsection.
- (2) The chief executive may accept and decide an application about unallocated water—
 - (a) for a project declared under the *State Development and Public Works Organisation Act 1971*, section 26, to be a significant project; or
 - (b) for town water supply purposes; or
 - (c) for mining activities; or
 - (d) for stock or domestic purposes.

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Subdivision 2 General, strategic and SunWater reserves

29 Unallocated water held as general, strategic or SunWater reserve

Unallocated water is held as a general, strategic or SunWater reserve and dealt with under this division.

Note—

See section 61(b) in relation to the SunWater reserve.

30 Establishing general and strategic reserves

The resource operations plan must establish—

- (a) a general reserve; and
- (b) a strategic reserve that must include—
 - (i) a volume of water for a future raising of the Burdekin Falls Dam of not more than 2m; and
 - (ii) a volume of water, for water infrastructure for the Bowen and Broken subcatchments, that is primarily intended for industrial use.

Subdivision 3 Dealing with unallocated water under the resource operations plan

31 Granting unallocated water

Unallocated water may be granted from the general, strategic or SunWater reserve under a process in the resource operations plan.

32 Preparing and implementing process under the resource operations plan generally

- (1) Unallocated water may be dealt with under a process in the resource operations plan.
- (2) In preparing and implementing the process, the chief executive must consider the following—
 - (a) the purpose for which the water is required;
 - (b) the efficiency of existing and proposed water use practices;
 - (c) the extent to which water is being taken under existing authorisations in the plan area;
 - (d) the availability of an alternative water supply for the purpose for which the water is required;
 - (e) the impact the proposed taking of, or interfering with, the water may have on existing water users in the plan area;
 - (f) whether the proposed taking or interfering is likely to have a direct adverse effect on groundwater flows;
 - (g) the matters mentioned in section 23(1)(a) and (b).
- (3) The resource operations plan must state that use, for irrigation, of water taken under a water licence granted under the process requires a land and water management plan approved under section 77 of the Act.
- (4) Subsection (2) does not limit the matters the chief executive may consider.

33 Dealing with SunWater reserve under the resource operations plan

The SunWater reserve may be granted as a water allocation to SunWater under a process in the resource operations plan if—

- (a) SunWater makes a submission to the chief executive requesting the release of all or part of the SunWater reserve; and

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- (b) the submission deals, to the satisfaction of the chief executive, with—
 - (i) the matters the chief executive must consider under section 32(2); and
 - (ii) any other matters the chief executive requires SunWater to deal with in the submission; and
- (c) the granting is consistent with—
 - (i) the environmental flow objectives for this plan; and
 - (ii) the water allocation security objectives for this plan—
 - (A) generally; and
 - (B) in particular, for the priority group to which the water allocation will belong; and
 - (iii) the general and strategic reserves mentioned in section 30.

Division 3 Process for granting and amending interim resource operations licence

Subdivision 1 Preliminary

34 Process for Act, ss 176 and 184A

- (1) This division—
 - (a) states a process for granting or amending an interim resource operations licence to meet future water requirements; and
 - (b) applies only to the granting or amendment of an interim resource operations licence for a project declared under the *State Development and Public Works Organisation Act 1971*, section 26, to be a significant project.

-
- (2) This division applies only until it is replaced by a process stated in the resource operations plan.

Subdivision 2 Interim resource operations licence for particular infrastructure

35 Applying for, or to amend, interim resource operations licence

- (1) This section applies to the proposed owner of infrastructure for a project declared under the *State Development and Public Works Organisation Act 1971*, section 26, to be a significant project.
- (2) The chief executive may give notice to the proposed owner that the proposed owner must apply to the chief executive for—
- (a) an interim resource operations licence to operate the infrastructure; or
 - (b) an amendment of an interim resource operations licence, already held by the proposed owner, to operate the infrastructure.
- (3) The application must—
- (a) be in the approved form; and
 - (b) include the following—
 - (i) details of the proposed infrastructure;
 - (ii) an assessment of the impact of constructing the infrastructure on—
 - (A) the supply of water managed under the interim resource operations licences for the water supply schemes; and
 - (B) existing water entitlements to take unsupplemented water from the areas of the water supply schemes; and

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- (C) the operating arrangements and supply arrangements under the interim resource operations licences for the water supply schemes; and
 - (D) other existing authorisations, other than water permits, that may be affected by the proposed infrastructure;
- (iii) the applicant's proposal for minimising the impact assessed and mentioned in subparagraph (ii);
 - (iv) proposed operating arrangements for the infrastructure;
 - (v) the entities to whom the applicant proposes to supply water;
 - (vi) the applicant's proposal about the total interim water allocation to be managed under the proposed interim resource operations licence or proposed amended interim resource operations licence;
 - (vii) any other information the applicant considers will help the chief executive to decide the application; and
- (c) be accompanied by the fee prescribed under a regulation.
- (4) The chief executive may give a copy of the application to any entity the chief executive considers appropriate.
 - (5) In this section—
 - water supply schemes* means—
 - (a) the Burdekin Haughton Water Supply Scheme; and
 - (b) the Bowen Broken Water Supply Scheme.

36 Additional information may be required

- (1) The chief executive may, by notice, require—
 - (a) the applicant to give additional information about the application; or

-
- (b) any information included in the application, or any additional information required under paragraph (a), to be verified by statutory declaration.
 - (2) If the applicant does not comply with the requirement within the reasonable time stated in the notice, the application lapses.

37 Matters chief executive must consider

- (1) For deciding the application, the chief executive must consider—
 - (a) the application and any additional information given about the application; and
 - (b) the public interest.
- (2) Subsection (1) does not limit the matters the chief executive may consider.

38 Deciding application for, or to amend, interim resource operations licence

- (1) If the chief executive is satisfied the application should be approved, or approved in part, the chief executive must approve all or part of the application, with or without conditions.
- (2) If the chief executive grants or amends the interim resource operations licence, the chief executive must reserve, from the strategic reserve, unallocated water required for any proposed interim water allocations to which the approval applies.

Subdivision 3 Amendment by chief executive

39 Amending interim resource operations licence by chief executive—Act, s 184A

- (1) The chief executive may, at any time—
 - (a) amend an interim resource operations licence, granted or amended under section 38, to the extent the chief

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- executive considers necessary to meet future water requirements; or
- (b) amend any other interim resource operations licence, to the extent the chief executive considers necessary as a consequence of—
 - (i) the granting or amendment of an interim resource operations licence under section 38; or
 - (ii) the amendment of an interim resource operations licence under section 45.
- (2) Before the chief executive acts under subsection (1), the chief executive must give the interim resource operations licence holder notice of the proposed amendment.
- (3) The notice must—
- (a) state the following—
 - (i) a summary of the proposed amendment;
 - (ii) the reasons for the proposed amendment;
 - (iii) that written submissions may be made by the holder about the proposed amendment;
 - (iv) the day by which, the person to whom, and the place where, the submissions must be made; and
 - (b) include a copy of the proposed amendment.
- (4) The day stated must be at least 30 business days after the day the notice is given.

40 Matters chief executive must consider

- (1) In deciding whether to amend an interim resource operations licence, the chief executive must consider—
- (a) the following—
 - (i) for an amendment mentioned in section 39(1)(a)—the original application under section 35 for, or to amend, the licence and any additional information given about the application;

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- (ii) for an amendment mentioned in section 39(1)(b)(i) as a consequence of the granting or amendment of an interim resource operations licence under section 38—the original application under section 35 for the granting or amendment and any additional information given about the application;
 - (iii) for an amendment mentioned in section 39(1)(b)(ii) as a consequence of the amendment of an interim resource operations licence under section 45—the original application under section 42 for the amendment and any additional information given about the application; and
- (b) any submissions made by the interim resource operations licence holder about the proposed amendment; and
 - (c) the public interest.
- (2) Subsection (1) does not limit the matters the chief executive may consider.

41 Deciding whether to amend interim resource operations licence

After considering the matters mentioned in section 40 and any other matters the chief executive considers appropriate, the chief executive may amend the interim resource operations licence to the extent the chief executive considers appropriate.

Subdivision 4 Amendment on application by holder

42 Amending interim resource operations licence on application by holder—Act, s 184A

- (1) The holder of an interim resource operations licence, granted or amended under section 38, may apply to the chief executive to amend the licence.

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- (2) The application must—
 - (a) be in the approved form; and
 - (b) include a summary of the amendment required and the reasons for the amendment; and
 - (c) be accompanied by the fee prescribed under a regulation.
- (3) The chief executive may give a copy of the application to any entity the chief executive considers appropriate.

43 Additional information may be required

- (1) The chief executive may, by notice, require—
 - (a) the applicant to give additional information about the application; or
 - (b) any information included in the application, or any additional information required under paragraph (a), to be verified by statutory declaration.
- (2) If the applicant does not comply with the requirement within the reasonable time stated in the notice, the application lapses.

44 Matters chief executive must consider

- (1) In deciding the application, the chief executive must consider—
 - (a) the application and any additional information given about the application; and
 - (b) the public interest.
- (2) Subsection (1) does not limit the matters the chief executive may consider.

45 Deciding application to amend interim resource operations licence

If the chief executive is satisfied the application should be approved, or approved in part, the chief executive must

approve all or part of the application, with or without conditions.

Subdivision 5 Granting interim water allocations

46 Granting interim water allocations—Act, s 189

- (1) This section applies if, at the time an interim resource operations licence is amended under section 38, 41 or 45, the chief executive is satisfied—
 - (a) construction of the infrastructure to which the interim resource operations licence relates is substantially complete and the infrastructure may be regarded as operational; and
 - (b) the operation of the infrastructure is, or will be, consistent with the objectives of this plan; and
 - (c) the interim resource operations licence holder has complied with the conditions of the licence in relation to the infrastructure.
- (2) The chief executive may require the interim resource operations licence holder to give the chief executive the following information—
 - (a) the number of interim water allocations to which the interim resource operations licence is to relate;
 - (b) the volume of water that may be taken under each allocation;
 - (c) the purpose for which the water may be taken;
 - (d) the priority group to which each allocation is to belong;
 - (e) the water sharing rules that are to apply.
- (3) After considering the information mentioned in subsection (2), the chief executive may grant the interim water allocations to which the interim resource operations licence relates.

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- (4) This section does not apply to the amendment of another interim resource operations licence under section 41 as a consequence of—
 - (a) the granting or amendment of an interim resource operations licence under section 38; or
 - (b) the amendment of an interim resource operations licence under section 45.

Division 4 Resource operations licences and distribution operations licences

47 Water allocations to be managed under a resource operations licence

The following water allocations are to be managed under a resource operations licence—

- (a) water allocations converted from the following authorisations—
 - (i) interim water allocations to take water in the plan area including interim water allocations granted to replace other authorisations to take water held by the North Burdekin Water Board or the South Burdekin Water Board;
 - (ii) water licences to take unsupplemented water in the Burdekin Haughton Water Supply Scheme that do not state flow conditions under which water may be taken;
- (b) water allocations granted under section 53.

48 Water allocations to which water is to be distributed under a distribution operations licence

- (1) Subsection (2) applies to a water allocation to take supplemented water, converted from an authorisation to take water from any reach of the Burdekin River including the

anabranch, that is in the water authority area of the North or South Burdekin Water Board.

- (2) Water is to be distributed, under a distribution operations licence for the Burdekin Houghton Water Supply Scheme, to each holder of a water allocation mentioned in subsection (1).

49 Matters to be considered for infrastructure operating rules

- (1) In deciding the infrastructure operating rules to be included in the resource operations plan for water infrastructure or proposed infrastructure, the chief executive must consider—
 - (a) the impact of the infrastructure or proposed infrastructure's operation on the following—
 - (i) instream water levels;
 - (ii) beds and banks of watercourses;
 - (iii) riparian vegetation; and
 - (b) the extent to which artificial variations in instream water levels and flows may adversely affect natural ecosystems; and
 - (c) the impact of the transfer of water between watercourses; and
 - (d) the likelihood of fish deaths caused by the operation of the infrastructure; and
 - (e) the matters mentioned in section 23(1)(a) and (b).
- (2) Subsection (1) does not limit the matters the chief executive may consider.

50 Critical water supply arrangements

The resource operations plan may require the holder of a resource operations licence to prepare and implement critical water supply arrangements.

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Division 5 Granting water entitlements

51 Water licences to replace local government authorities

- (1) This section applies to the authorities mentioned in schedule 7, column 1, continued under section 1037 of the Act.
- (2) Within 30 business days after the commencement of this plan, the chief executive must replace each authority with the water licence described for the authority in schedule 7, column 2, for the continued taking of, or interfering with, water.

52 Interim water allocations to replace continued authorities

- (1) This section applies to the following authorities continued under section 1089 of the Act—
 - (a) an authority held by the North Burdekin Water Board consisting of—
 - (i) an authority to take 126000ML of water under an order in council last amended on 26 June 1992; and
 - (ii) an authority to take 25000ML of water under other supply obligations;
 - (b) an authority held by the South Burdekin Water Board consisting of—
 - (i) an authority to take 84000ML of water under an order in council last amended on 26 June 1992; and
 - (ii) an authority to take 15000ML of water under other supply obligations.
- (2) Within 30 business days after the commencement of this plan, the chief executive must replace each authority with an interim water allocation for the continued taking of water.
- (3) The interim water allocation granted to North Burdekin Water Board must state—
 - (a) that the Burdekin River downstream of node 5 including the anabranch is the location from which water may be taken under the allocation; and

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- (b) that water may be taken under the allocation for a purpose related to supplementing a water supply scheme; and
 - (c) a nominal volume of 151000ML; and
 - (d) that the allocation belongs to the medium priority group.
- (4) The interim water allocation granted to South Burdekin Water Board must state—
- (a) that the Burdekin River downstream of node 5 is the location from which water may be taken under the allocation; and
 - (b) that water may be taken under the allocation for a purpose related to supplementing a water supply scheme; and
 - (c) a nominal volume of 99000ML; and
 - (d) that the allocation belongs to the medium priority group.

53 Water allocations in the Burdekin River

- (1) This section applies to the owner of works for taking water in the Burdekin River, downstream of node 5 including the anabranch, if—
 - (a) the works were constructed before 1 January 1988; and
 - (b) the owner does not hold a water entitlement to take water using the works; and
 - (c) within 60 days after the commencement of this plan, the owner gives the chief executive notice of the works, in the approved form, and any further information required by the chief executive about the owner's taking and use of water.
- (2) The owner may continue using the works to take water until the chief executive grants a water allocation to the owner for the continued taking.

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- (3) In making a decision about the location to be stated on the allocation, the chief executive must have regard to the place at which water is being taken.
- (4) The purpose to be stated on the allocation must be—
 - (a) if the purpose for which water is being taken is stock, domestic, irrigation, stock intensive, agriculture or a similar purpose—‘rural’; and
 - (b) otherwise—‘any’.
- (5) The nominal volume for the allocation is the volume, expressed in megalitres, calculated by multiplying, by 8, the area in hectares estimated by the chief executive to have been irrigated using the works during the period, of not more than 10 years, immediately before the commencement.
- (6) However, the chief executive may decide a volume that is different from the volume decided under subsection (5) after considering—
 - (a) all properly made submissions about the draft resource operations plan for implementing this plan; and
 - (b) if section 102 of the Act applies, the recommendations of a referral panel about the draft resource operations plan.
- (7) In deciding a volume under subsection (6), the chief executive must have regard to—
 - (a) the annual volumes of water estimated by the chief executive to have been taken using the works during the period, of not more than 10 years, immediately before the commencement; and
 - (b) the efficiency of the use of the water mentioned in paragraph (a).
- (8) The volume decided by the chief executive under subsection (6) must not be more than the volume, expressed in megalitres, calculated by multiplying, by 12, the area in hectares mentioned in subsection (5).
- (9) The allocation belongs to the medium priority group.

Division 6 Converting authorisations to water allocations

Subdivision 1 Preliminary

54 Application of div 6

This division applies only to—

- (a) authorisations converted, under the resource operations plan, to water allocations; and
- (b) water allocations converted, under the resource operations plan, from authorisations.

55 Location for taking water

The location for taking water, stated on a water allocation, must include the place at which water could have been taken under the authorisation.

56 Purpose to be stated on water allocation

The purpose stated on a water allocation must be—

- (a) if the purpose stated on the authorisation is stock, domestic, irrigation, stock intensive, agriculture or a similar purpose—‘rural’; or
- (b) if the purpose stated on the authorisation is ‘distribution loss’—‘distribution loss’; or
- (c) for an authorisation to take water held by the North Burdekin Water Board or the South Burdekin Water Board—a purpose related to supplementing a water supply scheme; or
- (d) otherwise—‘any’.

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Subdivision 2 Water allocations to take supplemented water

57 Authorisations to be converted

The following authorisations are to be converted to water allocations to take supplemented water—

- (a) authorisations to take supplemented water in the Burdekin Haughton Water Supply Scheme and the Bowen Broken Water Supply Scheme;
- (b) water licences, that do not state flow conditions, to take unsupplemented water in the Burdekin Haughton Water Supply Scheme.

58 Elements of a water allocation to take supplemented water

A water allocation to take supplemented water must state the following—

- (a) the location from which water may be taken under the allocation;
- (b) the purpose for which water may be taken under the allocation;
- (c) the nominal volume for the allocation;
- (d) the priority group to which the allocation belongs.

59 Nominal volumes for water allocations to take supplemented water

- (1) The nominal volume for a water allocation to take supplemented water, converted from an authorisation mentioned in section 57(a), is the volume stated on the authorisation.
- (2) The nominal volume for a water allocation to take supplemented water, converted from an authorisation mentioned in section 57(b), is—

- (a) for an authorisation that states an annual volume—the stated volume; and
 - (b) for an authorisation that states an area that may be irrigated—the volume, expressed in megalitres, calculated by multiplying the area, in hectares, by 8.
- (3) However, the chief executive may decide a volume that is greater than the volume decided under subsection (2) after considering—
- (a) all properly made submissions made about the draft resource operations plan for implementing this plan; and
 - (b) if section 102 of the Act applies, the recommendations of a referral panel about the draft resource operations plan.
- (4) In deciding a volume under subsection (3), the chief executive must have regard to—
- (a) any works, in existence immediately before the commencement of this plan, associated with the taking of water under the authorisation; and
 - (b) the annual volumes of water estimated by the chief executive to have been taken under the authorisation during the period, of not more than 10 years, immediately before the commencement; and
 - (c) the efficiency of the use of the water mentioned in paragraph (b).
- (5) The volume decided by the chief executive under subsection (3) must not be more than the volume, expressed in megalitres, calculated by multiplying, by 12—
- (a) for an authorisation mentioned in subsection (2)(a)—the area in hectares estimated by the chief executive to have been irrigated under the authorisation during the period, of not more than 10 years, immediately before the commencement; and
 - (b) for an authorisation mentioned in subsection (2)(b)—the area in hectares stated on the authorisation.

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60 Priority groups for water allocations to take supplemented water

- (1) In the Burdekin Haughton Water Supply Scheme, a water allocation to take supplemented water belongs to—
 - (a) for an authorisation identified by an interim resource operations licence as high priority—the high priority group; and
 - (b) for other authorisations—the medium priority group.
- (2) In the Bowen Broken Water Supply Scheme, a water allocation to take supplemented water belongs to—
 - (a) for an authorisation identified by an interim resource operations licence as high priority and supplied from the Bowen River Weir—the high A1 priority group; and
 - (b) for an authorisation identified by an interim resource operations licence as high priority and supplied from the Eungella Dam storage—the high A2 priority group; and
 - (c) for other authorisations—the medium priority group.

61 Conversion of interim water allocation 103100

Despite sections 55, 59(1) and 60(2), in converting interim water allocation 103100 held by SunWater to a water allocation, the chief executive must—

- (a) grant a water allocation—
 - (i) that states a location that includes Bowen River Weir storage; and
 - (ii) with a nominal volume of 1500ML; and
 - (iii) belonging to high A1 priority group; and
- (b) include in the resource operations plan a reserve of water with a nominal volume of 8744ML (the *SunWater reserve*).

Subdivision 3 Water allocations to take unsupplemented water

62 Authorisations to be converted

The authorisations to be converted to water allocations to take unsupplemented water are water licences to take unsupplemented water—

- (a) from—
 - (i) the Burdekin River downstream of node 7 including the anabranch; or
 - (ii) the Haughton River downstream of node 3; or
 - (iii) the Bowen River downstream of node 13; and
- (b) that state flow conditions.

63 Elements of a water allocation to take unsupplemented water

A water allocation to take unsupplemented water must state the following—

- (a) the location from which water may be taken under the allocation;
- (b) the purpose for which water may be taken under the allocation;
- (c) the nominal volume for the allocation;
- (d) the maximum rate at which water may be taken under the allocation;
- (e) the daily volumetric limit for the allocation;
- (f) the annual volumetric limit for the allocation;
- (g) the flow conditions for the allocation;
- (h) the water allocation group to which the allocation belongs;

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- (i) the water management area that includes the location from which water may be taken under the allocation.

64 Nominal volumes for water allocations to take unsupplemented water

In deciding the nominal volume for a water allocation to take unsupplemented water, the chief executive must have regard to the following—

- (a) the local availability of water;
- (b) the conditions under which water may be taken under the authorisation;
- (c) if the authorisation states any volumetric limits—the volumetric limits;
- (d) the simulated mean annual diversion for the authorisation.

65 Maximum rates for taking unsupplemented water

- (1) The maximum rate at which unsupplemented water may be taken under a water allocation is—
 - (a) for an authorisation that states a maximum rate—the stated rate; and
 - (b) for an authorisation that does not state a maximum rate but for which a related development permit—
 - (i) states a pump size mentioned in schedule 8, column 1—the rate stated in schedule 8, column 2, for the pump size; or
 - (ii) states a pump size other than a pump size mentioned in schedule 8, column 1—the rate decided by the chief executive having regard to the rates stated for similar pump sizes in schedule 8, column 2; and
 - (c) for another authorisation—the rate decided by the chief executive having regard to—

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- (i) the type of authorisation; and
 - (ii) an estimate or measurement of the rate at which water can be taken under the authorisation.
- (2) However, for subsection (1)(b), if the authorisation holder satisfies the chief executive that the maximum rate at which water can be taken is different from the rate decided under the subsection, the maximum rate is the rate decided by the chief executive having regard to the following—
- (a) the conditions under which the water may be taken;
 - (b) the water taking capacity of the pump to which the development permit relates (the *existing pump*);
 - (c) the irrigation or water distribution system related to the existing pump during the period of not more than 10 years immediately before the commencement of this plan;
 - (d) the efficiency of the water use mentioned in paragraph (c).

66 Daily volumetric limits for taking unsupplemented water

- (1) The daily volumetric limit for a water allocation to take unsupplemented water is—
- (a) for an authorisation that states the volume of water that may be taken in a day—the stated volume; and
 - (b) for an authorisation that does not state a volume but for which a related development permit—
 - (i) states a pump size mentioned in schedule 8, column 1—the daily volumetric limit stated in schedule 8, column 3, for the pump size; or
 - (ii) states a pump size other than a pump size mentioned in schedule 8, column 1—the daily volumetric limit decided by the chief executive having regard to the daily volumetric limits stated for similar pump sizes in schedule 8, column 3; and

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- (c) for another authorisation—the daily volumetric limit decided by the chief executive having regard to—
 - (i) the type of authorisation; and
 - (ii) an estimate or measurement of the rate at which water can be taken under the authorisation.
- (2) However, for subsection (1)(b), if the authorisation holder satisfies the chief executive that the water taking capacity of the pump is different from the daily volumetric limit decided under the subsection, the daily volumetric limit is the volume decided by the chief executive having regard to the following—
 - (a) the conditions under which the water may be taken under the authorisation;
 - (b) the water taking capacity of the pump to which the development permit relates (the *existing pump*) under normal operating conditions;
 - (c) the irrigation or water distribution system related to the existing pump during the period of not more than 10 years immediately before the commencement of this plan;
 - (d) the efficiency of the water use mentioned in paragraph (c).
- (3) The chief executive must ensure the daily volumetric limit for a water allocation is not more than the total volume that could be taken in a day at the maximum rate decided, for the water allocation, under section 65.

67 Annual volumetric limits for taking unsupplemented water

The annual volumetric limit for a water allocation to take unsupplemented water is—

- (a) for an authorisation that states the volume of water that may be taken in a period of 12 months—the stated volume; and

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- (b) for another authorisation—the volume decided by the chief executive having regard to the following—
 - (i) the conditions under which water may be taken under the authorisation;
 - (ii) the water taking capacity of any works for taking water under the authorisation;
 - (iii) the volume required for the allocation’s intended purpose;
 - (iv) the annual volumes of water estimated by the chief executive to have been taken under the authorisation during the period, of not more than 10 years, immediately before the commencement of this plan;
 - (v) the efficiency of the use of the water mentioned in subparagraph (iv).

68 Conditions for taking unsupplemented water

- (1) The chief executive may impose on a water allocation to take unsupplemented water any condition the chief executive is satisfied is necessary to ensure the purpose and outcomes of this plan are achieved.
- (2) In deciding the flow conditions under which water may be taken under the allocation, the chief executive must have regard to the conditions stated on the authorisation.

69 Water allocation groups for water allocations to take unsupplemented water

A water allocation to take unsupplemented water belongs to—

- (a) for a water allocation in subcatchment area A—water allocation group A1; and
- (b) for a water allocation in subcatchment area B—water allocation group B1; and

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- (c) for a water allocation in subcatchment area C—water allocation group C1.

Division 7 Water licences to take or interfere with unsupplemented water

70 Application of div 7

This division applies only to water licences to take or interfere with unsupplemented water from a watercourse, lake or spring.

71 Water licences to take unsupplemented water

A water licence to take unsupplemented water—

- (a) must state the following—
 - (i) the purpose for which water may be taken under the licence, which must be 1 of the following—
 - (A) stock and domestic;
 - (B) rural;
 - (C) any;
 - (ii) the maximum rate at which the water may be taken under the licence;
 - (iii) the daily volumetric limit for the licence;
 - (iv) the annual volumetric limit for the licence; and
- (b) may state the conditions for the licence, including flow conditions and conditions for storing water taken under the licence.

72 Purpose to be stated on water licence to take unsupplemented water

The purpose stated on a water licence to take unsupplemented water, replacing an existing licence, must be—

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- (a) if the purpose stated on the existing licence is stock or domestic—‘stock and domestic’; or
 - (b) if the purpose stated on the existing licence is irrigation, stock intensive, agriculture or a similar purpose—‘rural’; or
 - (c) otherwise—‘any’.

73 Maximum rates for taking unsupplemented water

- (1) The maximum rate at which unsupplemented water may be taken under a water licence is—
 - (a) for a licence that states a maximum rate—the stated rate; and
 - (b) for a licence that does not state a maximum rate but for which a related development permit—
 - (i) states a pump size mentioned in schedule 8, column 1—the rate stated in schedule 8, column 2, for the pump size; or
 - (ii) states a pump size other than a pump size mentioned in schedule 8, column 1—the rate decided by the chief executive having regard to the rates stated for similar pump sizes in schedule 8, column 2; and
 - (c) for another licence—the rate decided by the chief executive having regard to—
 - (i) the type of licence; and
 - (ii) an estimate or measurement of the rate at which water can be taken under the licence.
- (2) However, for subsection (1)(b), if the licence holder satisfies the chief executive that the maximum rate at which water can be taken is different from the rate decided under the subsection, the maximum rate is the rate decided by the chief executive having regard to the following—
 - (a) the conditions under which the water may be taken;

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- (b) the water taking capacity of the pump to which the development permit relates (the *existing pump*);
- (c) the irrigation or water distribution system related to the existing pump during the period of not more than 10 years immediately before the commencement of this plan;
- (d) the efficiency of the water use mentioned in paragraph (c).

74 Daily volumetric limits for taking unsupplemented water

- (1) The daily volumetric limit for a water licence to take unsupplemented water is—
 - (a) for a licence that states the volume of water that may be taken in a day—the stated volume; and
 - (b) for a licence that does not state a volume but for which a related development permit—
 - (i) states a pump size mentioned in schedule 8, column 1—the daily volumetric limit stated in schedule 8, column 3, for the pump size; or
 - (ii) states a pump size other than a pump size mentioned in schedule 8, column 1—the daily volumetric limit decided by the chief executive having regard to the daily volumetric limits stated for similar pump sizes in schedule 8, column 3; and
 - (c) for another licence—the daily volumetric limit decided by the chief executive having regard to—
 - (i) the type of licence; and
 - (ii) an estimate or measurement of the rate at which water can be taken under the licence.
- (2) However, for subsection (1)(b), if the licence holder satisfies the chief executive that the water taking capacity of the pump is different from the daily volumetric limit decided under the

subsection, the daily volumetric limit is the volume decided by the chief executive having regard to the following—

- (a) the conditions under which the water may be taken under the licence;
 - (b) the water taking capacity of the pump to which the development permit relates (the *existing pump*) under normal operating conditions;
 - (c) the irrigation or water distribution system related to the existing pump during the period of not more than 10 years immediately before the commencement of this plan;
 - (d) the efficiency of the water use mentioned in paragraph (c).
- (3) The chief executive must ensure the daily volumetric limit for a water licence is not more than the total volume that could be taken in a day at the maximum rate decided, for the licence, under section 73.

75 Annual volumetric limits for taking unsupplemented water

The annual volumetric limit for a water licence to take unsupplemented water is—

- (a) for a licence that states the volume of water that may be taken in a period of 12 months—the stated volume; and
- (b) for a licence that states the area that may be irrigated—the volume decided by the chief executive having regard to the volume of water required for the licence's intended purpose, but not more than the volume, expressed in megalitres, calculated by multiplying the area, in hectares, by—
 - (i) for subcatchment areas A and B—8; and
 - (ii) for subcatchment area C—9; and
 - (iii) for subcatchment area D—6; and
 - (iv) for other subcatchment areas—12; and

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- (c) for another licence—the volume decided by the chief executive having regard to the following—
 - (i) the conditions under which water may be taken under the licence;
 - (ii) the water taking capacity of any works for taking water under the licence;
 - (iii) the volume required for the licence’s intended purpose;
 - (iv) the annual volumes of water estimated by the chief executive to have been taken under the licence during the period, of not more than 10 years, immediately before the commencement of this plan;
 - (v) the efficiency of the use of the water mentioned in subparagraph (iv).

76 Conditions for taking unsupplemented water

- (1) The chief executive may impose on a water licence to take unsupplemented water any condition the chief executive is satisfied is necessary to ensure the purpose and outcomes of this plan are achieved.
- (2) In deciding the flow conditions under which water may be taken under the licence, the chief executive must have regard to the conditions stated on the licence.

77 Storing unsupplemented water taken under a water licence

- (1) Without limiting section 76(1), the chief executive may impose, on a water licence to take unsupplemented water, a condition that states the works that may be used to store the water taken under the licence.
- (2) In deciding whether to impose the condition mentioned in subsection (1), the chief executive must have regard to the

capacity of any existing overland flow works being used to store the water.

78 Conditions giving effect to rules

- (1) Subsection (2) applies to any environmental management rules, operating rules or water sharing rules included in the resource operations plan.
- (2) The chief executive must—
 - (a) amend water licences, in existence on the commencement of the resource operations plan, to impose conditions giving effect to the rules; and
 - (b) impose conditions, giving effect to the rules, on water licences granted after the commencement.

Division 8 Regulation of overland flow water

79 Limitation on taking overland flow water—Act, s 20(6)

- (1) A person may not take overland flow water other than—
 - (a) for stock or domestic purposes; or
 - (b) for another purpose if the works for taking the overland flow water have a capacity of not more than 250ML; or
 - (c) under a water licence; or
 - (d) overland flow water of not more than the amount necessary to satisfy the requirements of—
 - (i) an environmental authority issued under the *Environmental Protection Act 1994*; or
 - (ii) a development permit for carrying out an environmentally relevant activity, other than a mining or petroleum activity, under the *Environmental Protection Act 1994*; or
 - (e) overland flow water that is contaminated agricultural runoff water; or

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(f) under an authority under section 80.

(2) In this section—

contaminated agricultural runoff water has the meaning given by the ‘Code for Assessable Development for Operational Works for Taking Overland Flow Water’.

Editor’s note—

A copy of the code is available on the department’s website.

80 Taking water using particular existing overland flow works authorised

(1) This section applies to the owner of land on which existing overland flow works are situated, other than works for taking only the overland flow water that may be taken under section 79(1)(a) to (e).

(2) The owner may continue to use the existing overland flow works to take overland flow water for 1 year after the commencement of this plan.

(3) Also, if the owner gives the chief executive notice of the existing overland flow works, in the approved form, and any further information reasonably required by the chief executive about the works, the owner may continue to use the works to take overland flow water after the notice and information are given.

(4) In this section—

existing overland flow works includes works that—

(a) are a reconfiguration of existing overland flow works (the *original works*); and

(b) do not increase the average annual volume of water taken above the average annual volume taken using the original works.

81 Granting or amending water licences under the resource operations plan

- (1) This section applies if the resource operations plan states a process for—
 - (a) granting, under section 212 of the Act, a water licence to replace an authority under section 80(3); or
 - (b) amending a water licence mentioned in paragraph (a).
- (2) In following the process and granting or amending a water licence, the chief executive—
 - (a) must consider—
 - (i) the average annual volume of overland flow water that could have been taken, immediately before the commencement of this plan, using the existing overland flow works to which the authority relates; and
 - (ii) the annual volumes of overland flow water estimated by the chief executive to have been taken using the works during the period, of not more than 10 years, immediately before the commencement; and
 - (b) may consider the extent to which the works, immediately before the commencement, allowed—
 - (i) the taking of other water under another authorisation; or
 - (ii) the storage of other water taken under another authorisation.
- (3) Subsection (2) does not limit the matters the chief executive may consider.
- (4) The process must provide that the chief executive may require the authority or licence holder to give the chief executive a certificate, from a registered professional engineer, stating information about the works including the capacity of the works and the rate at which the works may take water.

-
- (a) water monitoring for—
 - (i) stream flows; and
 - (ii) taking and diverting water; and
 - (iii) releases from water storages; and
 - (iv) water quantity for water storages including inflow, storage volume or water level and outflow; and
 - (b) natural ecosystems monitoring for—
 - (i) volume, frequency, duration and timing of stream flows; and
 - (ii) information on hydraulic habitat requirements of ecological assets in the plan area; and
 - (c) other water and natural ecosystem monitoring required by the chief executive.
- (2) The monitoring requirements are to be achieved by—
- (a) monitoring programs undertaken by operators of infrastructure for interfering with water, under the resource operations plan; and
 - (b) monitoring programs administered by the chief executive and relevant State agencies; and
 - (c) other monitoring programs considered by the chief executive to be relevant to the matters mentioned in subsection (1).

84 Monitoring programs undertaken by operators of infrastructure

- (1) Each operator of infrastructure for interfering with water in the plan area must develop and undertake the monitoring programs stated, for the operator, in the resource operations plan.
- (2) The monitoring programs must assist in enabling the chief executive to assess the effectiveness of the strategies under part 5.

[s 85]

85 Operators of infrastructure to give reports

- (1) Each operator of infrastructure for interfering with water in the plan area must, to the extent required under the resource operations plan, give the chief executive a written report containing the following information—
 - (a) details of information obtained by the monitoring mentioned in section 84;
 - (b) details of decisions made by the operator in managing water and water infrastructure, or distributing water, including, for example, decisions about the following—
 - (i) making water available to water users under the operator's usual procedures for managing or distributing water;
 - (ii) managing the flow of water;
 - (iii) restrictions on the taking or supply of water;
 - (iv) infrastructure modifications or installations;
 - (c) information about any non-compliance by the operator with the resource operations plan;
 - (d) details about remedial action taken by the operator—
 - (i) in relation to a requirement under the resource operations plan; or
 - (ii) in response to an event or thing affecting water quality;
 - (e) details of any emergency action taken by the operator that may affect the achievement of the outcomes under part 3.
- (2) A report about a matter mentioned in subsection (1) must be given—
 - (a) for each financial year in which the operator manages or distributes water under this plan; and
 - (b) within 3 months after the end of the financial year to which the report relates.

- (3) A report about a matter mentioned in subsection (1)(e) must also be given the next business day after the action is taken.
- (4) Despite subsection (2), the resource operations plan may require reports about matters mentioned in subsection (1) to be given more frequently than for each financial year.

86 Minister's report on plan—Act, s 53

- (1) The Minister's report on this plan must be prepared—
 - (a) for the first report—for the financial year in which the resource operations plan commences; and
 - (b) for subsequent reports—for each financial year this plan is in force; and
 - (c) for each report—within 6 months after the end of the financial year to which the report relates.
- (2) If the Minister is satisfied about any of the matters mentioned in section 89, the report, in its assessment of the effectiveness of the implementation of the plan in achieving the plan's outcomes, must include a consideration of the matters.

Part 7 Implementing and amending this plan

87 Implementation schedule

- (1) This section states the proposed arrangements for implementing this plan.
- (2) Within 1 year after the commencement of this plan, it is proposed to prepare a resource operations plan—
 - (a) to grant and convert authorisations mentioned in sections 57 and 62 in the Burdekin Haughton Water Supply Scheme and the Bowen Broken Water Supply Scheme to water allocations; and

[s 88]

- (b) for water in the Burdekin Haughton Water Supply Scheme and the Bowen Broken Water Supply Scheme—to make environmental management rules, infrastructure operating rules, water sharing rules, water allocation change rules and seasonal water assignment rules; and
- (c) to establish a process to deal with unallocated water available for future water requirements in the plan area; and
- (d) to establish a process for granting or amending water licences to take overland flow water; and
- (e) to implement the monitoring requirements mentioned in part 6.

88 Minor or stated amendment of plan—Act, s 57

- (1) The following types of amendment may be made to this plan under section 57(b) of the Act—
 - (a) an amendment or addition of an environmental flow objective if the amendment or addition achieves an equivalent or improved ecological outcome without adversely affecting the water allocation security objectives or the outcomes under part 3;
 - (b) an amendment or addition of a water allocation security objective if the amendment or addition does not adversely affect existing water allocations, environmental flow objectives or the outcomes under part 3;
 - (c) an amendment or addition of a node;
 - (d) an amendment to subdivide a subcatchment area;
 - (e) an amendment or addition of a priority group;
 - (f) an amendment or addition of a water management area;
 - (g) an amendment or addition of a water allocation group;
 - (h) an amendment of the capacity mentioned in section 79(1)(b);

-
- (i) an amendment to state that works that are earth dams in the Burdekin Haughton Water Supply Scheme that interfere with, or increase the interference with, water in a watercourse, waterhole, lake or spring by impounding the flow of water are self-assessable development under the for the *Sustainable Planning Regulation 2009*, schedule 3, part 2, table 4, item 1(b)(i);
 - (j) an amendment or addition of a monitoring or reporting requirement mentioned in part 6;
 - (k) an amendment of section 27 if notice of the amendment is published as if it were a moratorium notice under section 26 of the Act.
- (2) Subsection (1)(i) applies only if—
- (a) the *Water Act 2000*, section 46(2), allows a draft plan to include, as types of works that are intended to be self-assessable development under the *Sustainable Planning Act 2009*, works that are earth dams that interfere with, or increase the interference with, water in a watercourse, waterhole, lake or spring by impounding the flow of water; and
 - (b) the *Sustainable Planning Regulation 2009*, schedule 3, part 2, table 4, item 1(b)(i), includes operational work that is an earth dam if the work allows interfering with, or increasing the interference with, water in a watercourse, waterhole, lake or spring by impounding the flow of water.

89 Amending or replacing plan

The Minister must consider amending this plan or preparing a new plan to replace this plan if the Minister is satisfied—

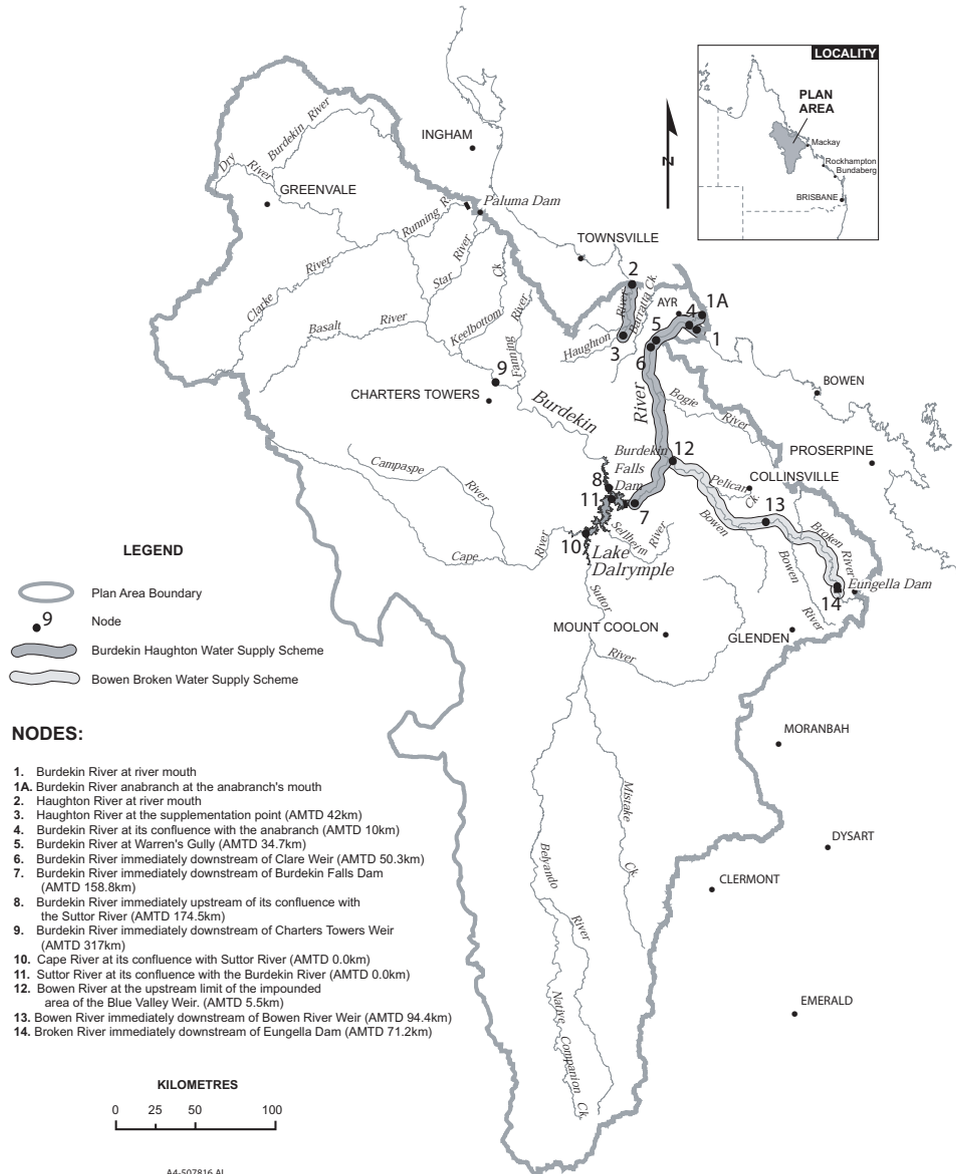
- (a) in relation to this plan's general outcomes under section 12—
 - (i) water entitlements in the plan area are not sufficient to meet water needs sourced from the plan area having regard to—

[s 89]

- (A) the extent to which water is being taken under the water entitlements; and
 - (B) the efficiency of present, and expected future, water use; and
 - (C) emerging requirements for additional water; and
 - (D) water savings that may be made from improvements in the efficiency of water use or the use of water from other sources including, for example, recycled water; and
 - (E) the likely timeframe in which additional water will be required; and
- (ii) there are economically viable and ecologically sustainable uses for additional water; or
- (b) this plan's general ecological outcomes under section 13 or specific ecological outcomes under section 14 are not being achieved.

Schedule 1 Plan area

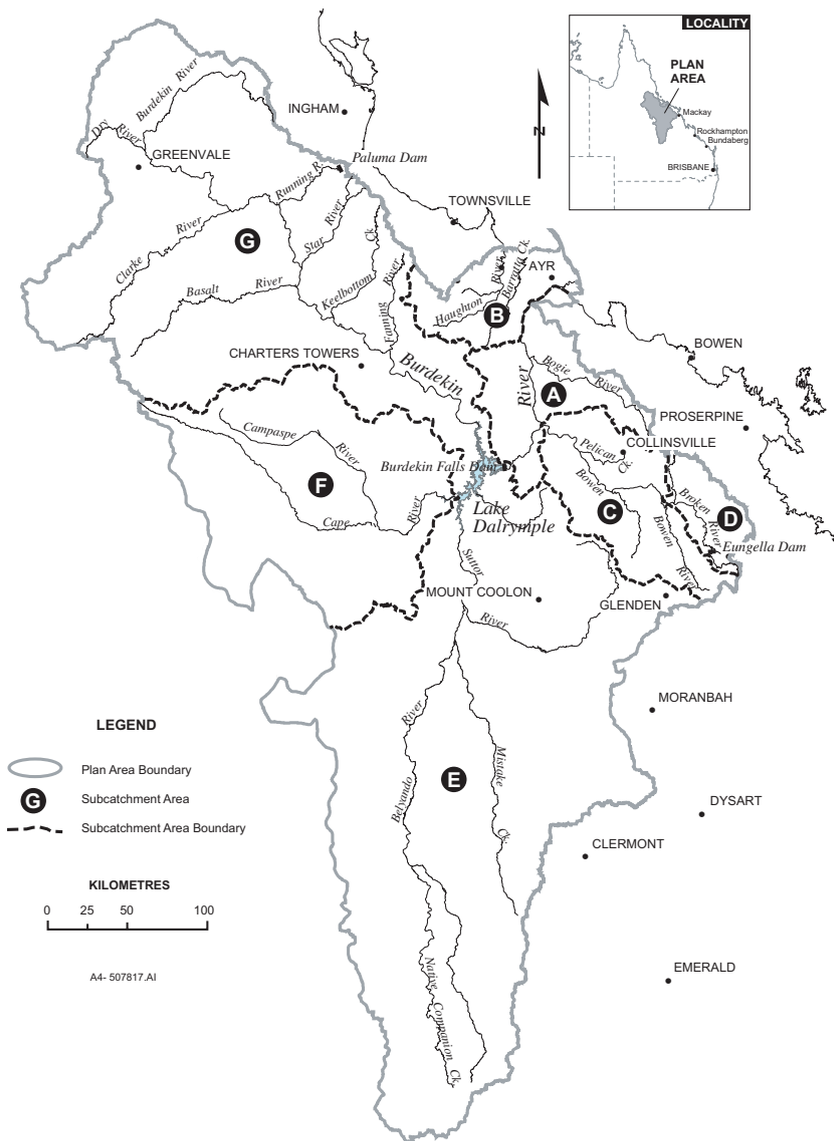
sections 4 and 9



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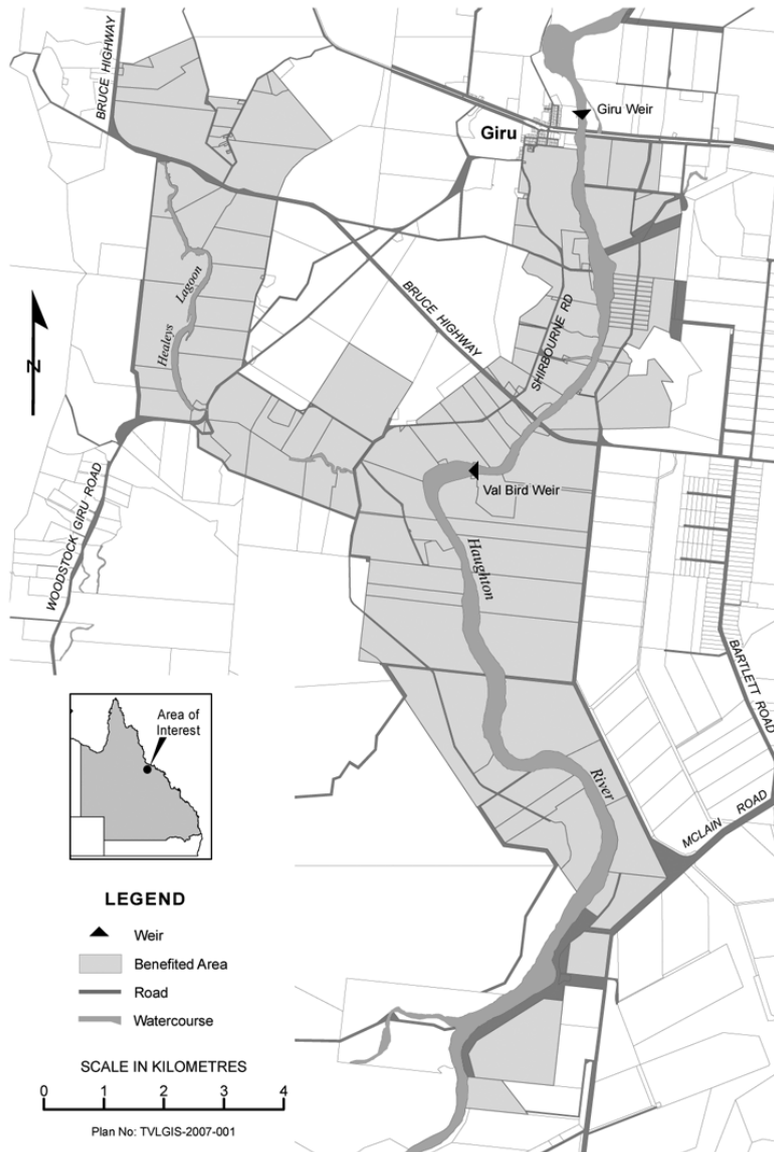
Schedule 2 Subcatchment areas

section 5



Schedule 3 Giru Benefited Groundwater Area

section 7



Schedule 4 Nodes

section 9

Column 1	Column 2
Node	Location
1	Burdekin River at the river mouth
1A	Burdekin River anabranch at the anabranch's mouth
2	Haughton River at the river mouth
3	Haughton River at the supplementation point (AMTD 42km)
4	Burdekin River at its confluence with the anabranch (AMTD 10km)
5	Burdekin River at Warren's Gully (AMTD 34.7km)
6	Burdekin River immediately downstream of Clare Weir (AMTD 50.3km)
7	Burdekin River immediately downstream of Burdekin Falls Dam (AMTD 158.8km)
8	Burdekin River immediately upstream of its confluence with the Suttor River (AMTD 174.5km)
9	Burdekin River immediately downstream of Charters Towers Weir (AMTD 317km)
10	Cape River at its confluence with the Suttor River (AMTD 0.0km)
11	Suttor River at its confluence with the Burdekin River (AMTD 0.0km)
12	Bowen River at the upstream limit of the impounded area of the Blue Valley Weir (AMTD 5.5km)

Column 1	Column 2
Node	Location
13	Bowen River immediately downstream of Bowen River Weir (AMTD 94.4km)
14	Broken River immediately downstream of Eungella Dam (AMTD 71.2km)

Schedule 5 Environmental flow objectives

section 16

Part 1 Low flow objectives

- 1 At each node mentioned in table 1, column 1—
 - (a) the percentage of the total number of days in the simulation period that the 50% non-zero daily flow is equalled or exceeded be at least the percentage stated, for the node, in table 1, column 2; and
 - (b) the percentage of the total number of days in the simulation period that the 80% non-zero daily flow is equalled or exceeded be at least the percentage stated, for the node, in table 1, column 3; and
 - (c) the percentage of the total number of days in the simulation period that the daily flow is zero be not more than the percentage stated, for the node, in table 1, column 4.

Table 1

Column 1	Column 2	Column 3	Column 4
Node	Percentage	Percentage	Percentage
1	24	65	5
2	15	26	66
8	44	69	15
10	25	41	49
11	32	52	35
12	32	62	15

- 2 At each node mentioned in table 2, column 1, the percentage of the total number of days in a water flow season in the simulation period that the 80% non-zero daily flow is equalled or exceeded be at least the percentage stated for the water flow season, for the node, in table 2, column 2.

Table 2

Column 1	Column 2			
Node	Water flow season			
	January– March water flow season percentage	April– June water flow season percentage	July– September water flow season percentage	October– December water flow season percentage
1	92	84	45	44
2	64	29	4	9
12	85	81	46	35

- 3 At each node mentioned in table 3, column 1—
- (a) the number of periods of no flow of more than 1 month but not more than 6 months in the simulation period be not more than the number stated for the node in table 3, column 2; and
 - (b) the number of periods of no flow of more than 6 months in the simulation period be not more than the number stated for the node in table 3, column 3.

Table 3

Column 1	Column 2	Column 3
Node	Periods of no flow of more than 1 month but not more than 6 months	Periods of no flow of more than 6 months
1	11	0
2	144	43
8	57	1
10	165	3
11	118	1
12	54	2

Part 2 Medium to high flow objectives

- 1 At each node mentioned in table 4, column 1—
 - (a) the mean annual flow in the simulation period, expressed as a percentage of the mean annual flow for the pre-development flow pattern, be at least the percentage stated for the node in table 4, column 2; and
 - (b) the median annual flow in the simulation period, expressed as a percentage of the median annual flow for the pre-development flow pattern, be at least the percentage stated for the node in table 4, column 3; and
 - (c) the 1.5 year daily flow volume in the simulation period, expressed as a percentage of the 1.5 year daily flow volume for the pre-development flow pattern, be at least the percentage stated for the node in table 4, column 4; and
 - (d) the 5 year daily flow volume in the simulation period, expressed as a percentage of the 5 year daily flow volume for the pre-development flow pattern, be at least

the percentage stated for the node in table 4, column 5;
and

- (e) the 20 year daily flow volume in the simulation period, expressed as a percentage of the 20 year daily flow volume for the pre-development flow pattern, be at least the percentage stated for the node in table 4, column 6.

Table 4

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Node	Mean annual flow percentage	Median annual flow percentage	1.5 year daily flow volume percentage	5 year daily flow volume percentage	20 year daily flow volume percentage
1	75	59	50	79	86
2	92	88	95	99	99
8	97	96	99	99	99
10	98	97	98	99	99
11	92	88	94	96	98
12	82	80	92	86	86

- 2 At each node mentioned in table 5, column 1, the annual proportional flow deviation be not more than the annual proportional flow deviation stated for the node in table 5, column 2.

Table 5

Column 1	Column 2
Node	Annual proportional flow deviation
1	2.9
2	1.8

Schedule 5

Column 1	Column 2
Node	Annual proportional flow deviation
8	0.6
10	0.2
11	1.0
12	1.2

Schedule 6 Water allocation security objectives

section 18

Part 1 Supplemented water

- 1 For water allocations in the high priority group in the Burdekin Haughton Water Supply Scheme, the annual supplemented water sharing index be 100%.
- 2 For water allocations in the medium priority group in the Burdekin Haughton Water Supply Scheme—
 - (a) the annual supplemented water sharing index be at least 90%; and
 - (b) the monthly supplemented water sharing index be at least 95%; and
- 3 For water allocations in the high A1 priority group in the Bowen Broken Water Supply Scheme—
 - (a) the annual supplemented water sharing index be at least 95%; and
 - (b) the extent to which it is less than 99% be minimised; and
 - (c) the monthly supplemented water sharing index be at least 98%.
- 4 For water allocations in the high A2 priority group in the Bowen Broken Water Supply Scheme—
 - (a) the annual supplemented water sharing index be at least 90%; and
 - (b) the extent to which it is less than 95% be minimised; and
 - (c) the monthly supplemented water sharing index be at least 98%; and

Table 1

Column 1	Column 2	Column 3	Column 4
Water allocation group	30% unsupplemented water sharing index percentage	50% unsupplemented water sharing index percentage	70% unsupplemented water sharing index percentage
A1 (Lower Burdekin)	107	107	107
B1 (Haughton)	107	107	107
C1 (Bowen)	110	110	110

- 2 For water allocations in a water allocation group mentioned in table 2, column 1, the annual volume probability be at least the percentage stated for the group in table 2, column 2.

Table 2

Column 1	Column 2
Water allocation group	Annual volume probability percentage
A1 (Lower Burdekin)	85
B1 (Haughton)	85
C1 (Bowen)	75

Schedule 7 Water licences

section 51

Column 1	Column 2
Continued authority	Water licence
<p>The authority held by Bowen Shire Council, dated 25 February 1967, to take water from Pelican Creek</p>	<p>licensee—Bowen Shire Council period—10 years location—lot 73 on plan DK104 purpose—any maximum rate—65 litres a second daily volumetric limit—3.9ML annual volumetric limit—250ML water year—1 July to 30 June</p>
<p>The authority held by Charters Towers City Council to take an annual volume of 1591ML from Water Supply Reserve 123 on the Burdekin River</p>	<p>licensee—Charters Towers City Council period—10 years location—lot 216 on plan DV6 purpose—any maximum rate—350 litres a second daily volumetric limit—30ML annual volumetric limit—7500ML water year—1 July to 30 June</p>
<p>The authority held by Dalrymple Shire Council to take an annual volume of 59ML from Town Reserve R36 on Betts Creek</p>	<p>licensee—Dalrymple Shire Council period—10 years location—lot 19 on plan GF102 purpose—any maximum rate—4 litres a second daily volumetric limit—0.32ML annual volumetric limit—59ML water year—1 July to 30 June</p>

Schedule 8 Rates and pump sizes

sections 65, 66, 73 and 74

Column 1	Column 2	Column 3
Pump size (mm)	Maximum rate (litres/second)	Daily volumetric limit (megalitres)
32	8	0.6
40	16	1
50	25	1.5
65	46	3.5
80	65	3.9
100	95	6.9
125	120	7.8
150	150	12.1
200	220	15.6
250	300	21.6
300	350	25.9
350	400	30.2
375 to 400	500	37.2
500	660	47.5
600 to 610	1200	86.4
650 to 660	1700	120
700 to 720	2100	150
750 to 770	2500	180
780 to 810	2800	200

Schedule 9 Formula

sch 10, definition *annual proportional flow deviation*

$$APFD = \sum_{j=1}^p \sqrt{\frac{\sum_{i=1}^{12} \left(\frac{c_{ij} - n_{ij}}{\bar{n}_i} \right)^2}{p}}$$

where—

p means the number of years.

c_{ij} means the modelled flow for month i in year j .

n_{ij} means the modelled natural flow for month i in year j .

\bar{n}_i means the modelled natural flow for month i across p years.

Schedule 10 Dictionary

section 3

1.5 year daily flow volume, for a node, means the daily flow, at the node, that has a 67% probability of being reached at least once a year.

5 year daily flow volume, for a node, means the daily flow, at the node, that has a 20% probability of being reached at least once a year.

20 year daily flow volume, for a node, means the daily flow, at the node, that has a 5% probability of being reached at least once a year.

30% unsupplemented water sharing index, for a group of water allocations, means the total volume of water simulated to have been taken annually under the allocations in at least 30% of years in the simulation period, if the allocations were in existence for the whole of the simulation period, expressed as a percentage of the simulated mean annual diversion for the allocations.

50% non-zero daily flow, for a node, means the daily flow, at the node, that is equalled or exceeded on 50% of the days on which there is a flow in the simulation period for the pre-development flow pattern.

50% unsupplemented water sharing index, for a group of water allocations, means the total volume of water simulated to have been taken annually under the allocations in at least 50% of years in the simulation period, if the allocations were in existence for the whole of the simulation period, expressed as a percentage of the simulated mean annual diversion for the allocations.

70% unsupplemented water sharing index, for a group of water allocations, means the total volume of water simulated to have been taken annually under the allocations in at least 70% of years in the simulation period, if the allocations were in existence for the whole of the simulation period, expressed

as a percentage of the simulated mean annual diversion for the allocations.

80% non-zero daily flow, for a node, means the daily flow, at the node, that is equalled or exceeded on 80% of the days on which there is a flow in the simulation period for the pre-development flow pattern.

adopted middle thread distance means the distance in kilometres, measured along the middle of a watercourse, that a specific point in the watercourse is, at the commencement of this plan, from—

- (a) the watercourse's mouth; or
- (b) if the watercourse is not a main watercourse—the watercourse's confluence with its main watercourse.

AMTD means adopted middle thread distance.

annual flow volume, for a node, means the total volume of flow, at the node, in a period of 12 months starting on 1 July.

annual proportional flow deviation, for a node, means the statistical measure of changes to flow season and volume in the simulation period, at the node, calculated using the formula in schedule 9.

annual supplemented water sharing index, for water allocations to take supplemented water in a particular priority group, means the percentage of years in the simulation period in which the allocations are fully supplied.

annual variability, for a flow at a point in a watercourse, means the amount of change in the flow that happens between years.

annual volume probability, for a group of water allocations, means the percentage of years in the simulation period in which the volume of water that may be taken by the group is at least the total of the nominal volumes for the allocations in the group.

annual volumetric limit, for a water entitlement, means the maximum volume of water that may be taken under the entitlement—

-
- (a) for a water entitlement that is a water licence—in the water year for the licence; or
 - (b) for other water entitlements—in the water year for the resource operations plan.

authorisation means a licence, permit, interim water allocation or other authority to take water given under the Act or the repealed Act, other than a permit for stock or domestic purposes.

average volume of water allowed to be taken under authorisations means the total volume of water simulated to have been taken under the authorisations during the simulation period if the authorisations were in existence for the whole of the simulation period, divided by the number of years in the simulation period.

Bowen Broken Water Supply Scheme means—

- (a) until the resource operations plan commences—the scheme for the supply of water under the interim resource operations licence for the Bowen Broken Water Supply Scheme; and
- (b) on and from the day the resource operations plan commences—the scheme for the supply of water under the resource operations licence for the Bowen Broken Water Supply Scheme.

Burdekin Haughton Water Supply Scheme means—

- (a) until the resource operations plan commences—the scheme for the supply of water under the interim resource operations licence for the Burdekin Haughton Water Supply Scheme; and
- (b) on and from the day the resource operations plan commences—the scheme for the supply of water under the resource operations licence for the Burdekin Haughton Water Supply Scheme.

daily flow, for a node, means the volume of water that flows past the node in a day.

daily volumetric limit, for a water entitlement, means the maximum volume of water that may be taken under the entitlement in a day.

discharge, for a flow at a point in a watercourse, means the rate at which water passes the point, measured in cubic metres a second or megalitres a day.

ecological assets include a species, a group of species, a biological function, an ecosystem and a place of natural value.

event duration, for a flow at a point in a watercourse, means the period of time when the discharge is greater than or less than the level necessary for a particular ecological process to happen.

existing overland flow works means works that allow the taking of overland flow water and were—

- (a) in existence on 17 January 2002; or
- (b) started, but not completed by 17 January 2002 and—
 - (i) if a variation to a moratorium notice was granted for the works under section 27 of the Act—have been, or are being, completed in accordance with the moratorium notice, as varied; or
 - (ii) if subparagraph (i) does not apply—were completed by 30 June 2002; or
- (c) for works to which the moratorium notice mentioned in section 27(1) did not apply—started before the commencement of this plan.

flow regime means the entire range of flows at a point in a watercourse including variations in the watercourse height, discharge, seasonality, annual variability and event duration.

Giru Benefited Groundwater Area means the area shown on the map in schedule 3 as the Giru Benefited Groundwater Area.

hydraulic habitat requirements, of an ecological asset, are the hydraulic or physical attributes of the flow regime that are—

- (a) required for a particular biological process or response to happen in relation to the asset; or
- (b) necessary to maintain the long-term biological integrity of the asset.

IQQM computer program means the department's Integrated Quantity and Quality Modelling computer program, and associated statistical analysis and reporting programs, that simulate daily stream flows, flow management, storages, releases, instream infrastructure, water diversions, water demands and other hydrologic events in the plan area.

mean annual flow, for a node, means the total volume of flow, at the node, in the simulation period divided by the number of years in the simulation period.

median annual flow, for a node, means the annual flow volume, at the node, that is equalled or exceeded in 50% of years in the simulation period.

mining includes prospecting or exploring—

- (a) under the *Mineral Resources Act 1989* or another Act relating to mining; and
- (b) on land to which a mining tenement under the *Mineral Resources Act 1989* relates.

monthly supplemented water sharing index, for water allocations to take supplemented water in a particular priority group, means the percentage of months in the simulation period in which the allocations are fully supplied.

node see section 9.

operator of infrastructure for interfering with water, for part 6, means—

- (a) the holder of a resource operations licence or a distribution operations licence; or
- (b) an operator of infrastructure for interfering with water, mentioned in the resource operations plan.

period of no flow, for a node, means a period in which the watercourse has ceased to flow at the node.

plan area means the area shown as the plan area on the map in schedule 1.

pre-development flow pattern means the pattern of water flows, during the simulation period, decided by the chief executive using the IQQM computer program as if—

- (a) there were no dams or other water infrastructure in the plan area; and
- (b) no water was taken under authorisations in the plan area.

related development permit, for an authorisation, means the development permit for the works for taking water under the authorisation.

resource operations plan means the resource operations plan to implement this plan.

seasonality, for a flow at a point in a watercourse, means the time of year when the flow happens.

simulated mean annual diversion, for an authorisation or group of authorisations, means the total volume of water simulated to have been taken under the authorisations, if the authorisations were in existence for the whole of the simulation period, divided by the number of years in the simulation period.

simulation period means the period from 1 January 1890 to 31 December 2004.

started, for existing overland flow works, means—

- (a) construction of the works had physically begun or, if construction had not physically begun, a contract had been entered into to begin construction; and
- (b) an independently verifiable construction program existed for progressive construction towards completion of the works; and
- (c) detailed design plans existed showing, among other things, the extent of the works; and
- (d) if a permit under the *Local Government Act 1993*, section 940, was required for the works—the permit had been issued; and

- (e) if a development permit was required for the works—the permit had been given.

subcatchment area see section 5.

SunWater reserve see section 61.

supplementation point, for a watercourse, means the most upstream point on the watercourse at which the natural flow of water in the watercourse is supplemented by water from a dam or weir.

supplemented water means water supplied under an interim resource operations licence, resource operations licence or other authority to operate water infrastructure.

this plan means this water resource plan.

unsupplemented water means water that is not supplemented water.

water flow season means any of the following periods in a year—

- (a) the period from 1 January to 31 March (***January–March water flow season***);
- (b) the period from 1 April to 30 June (***April–June water flow season***);
- (c) the period from 1 July to 30 September (***July–September water flow season***);
- (d) the period from 1 October to 31 December (***October–December water flow season***).

waterhole means a part of a watercourse that contains water after the watercourse ceases to flow, other than a part of a watercourse that is within the storage area of a dam on the watercourse.

water management area see section 6.

works that allow the taking of overland flow water include—

- (a) storages, sumps, drains, embankments, channels and pumps for taking, or that can be used for taking, overland flow water; and

Schedule 10

- (b) storages that are connected to the works mentioned in paragraph (a); and
- (c) works that make, or that can be used to make, the original connection between the storages mentioned in paragraph (b) and the works mentioned in paragraph (a).

Endnotes

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2 Date to which amendments incorporated

This is the reprint date mentioned in the Reprints Act 1992, section 5(c). Accordingly, this reprint includes all amendments that commenced operation on or before 18 December 2009. Future amendments of the Water Resource (Burdekin Basin) Plan 2007 may be made in accordance with this reprint under the Reprints Act 1992, section 49.

3 Key

Key to abbreviations in list of legislation and annotations

Key	Explanation	Key	Explanation
AIA	= Acts Interpretation Act 1954	(prev)	= previously
amd	= amended	proc	= proclamation
amdt	= amendment	prov	= provision
ch	= chapter	pt	= part
def	= definition	pubd	= published
div	= division	R[X]	= Reprint No. [X]
exp	= expires/expired	RA	= Reprints Act 1992
gaz	= gazette	reloc	= relocated
hdg	= heading	renum	= renumbered
ins	= inserted	rep	= repealed
lap	= lapsed	(retro)	= retrospectively
notfd	= notified	rv	= revised edition
num	= numbered	s	= section
o in c	= order in council	sch	= schedule
om	= omitted	sdiv	= subdivision
orig	= original	SIA	= Statutory Instruments Act 1992
p	= page	SIR	= Statutory Instruments Regulation 2002
para	= paragraph	SL	= subordinate legislation
prec	= preceding	sub	= substituted
pres	= present	unnum	= unnumbered
prev	= previous		

4 Table of reprints

Reprints are issued for both future and past effective dates. For the most up-to-date table of reprints, see the reprint with the latest effective date.

If a reprint number includes a letter of the alphabet, the reprint was released in unauthorised, electronic form only.

Reprint No.	Amendments included	Effective	Notes
1	none	3 August 2007	
1A	2009 SL No. 280	18 December 2009	

5 List of legislation

Water Resource (Burdekin Basin) Plan 2007 SL No. 189

made by the Governor in Council on 2 August 2007

notfd gaz 3 August 2007 pp 1785–6

commenced on date of notification

exp 1 September 2017 (see SIA s 54)

Notes—(1) The expiry date may have changed since this reprint was published. See the latest reprint of the SIR for any change.

(2) An explanatory note was prepared.

amending legislation—

Sustainable Planning Regulation 2009 SL No. 280 ss 1–2, pt 9 div 33

notfd gaz 27 November 2009 pp 1001–6

ss 1–2 commenced on date of notification

remaining provisions commenced 18 December 2009 (see s 2)

6 List of annotations

PART 5—STRATEGIES FOR ACHIEVING OUTCOMES

Division 9—Relationship with Sustainable Planning Act 2009

div hdg amd 2009 SL No. 280 s 156

Works for taking overland flow water

s 82 amd 2009 SL No. 280 s 157

Minor or stated amendment of plan—Act, s 57

s 88 amd 2009 SL No. 280 s 158