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This Public Bill, originated in the Legislative Assembly and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly,



New South Wales

Water Management Bill 2000

Act No , 2000

An Act to provide for the protection, conservation and ecologically sustainable development of the water sources of the State, and for other purposes.

EXAMINED

Chairman of Committees

The Legislature of New South Wales enacts:

Chapter 1 Preliminary				
1	Name o	f Act	3	
	Thi	s Act is the Water Management Act 2000.	4	
2	Comme	ncement	5	
		s Act commences on a day or days to be appointed by clamation.	6 7	
	pro	ferent days may be appointed for the commencement of a single vision of Schedule 7 or 8 for the purpose of commencing the eals or amendments effected by the provision on different days.	8 9 10	
3	Objects		11	
	inte	e objects of this Act are to provide for the sustainable and grated management of the water sources of the State for the benefit both present and future generations and, in particular:	12 13 14	
	(a)	to apply the principles of ecologically sustainable development, and	15 16	
	(b)	to protect, enhance and restore water sources, their associated ecosystems, ecological processes and biological diversity and their water quality, and	17 18 19	
	(c)	to recognise and foster the significant social and economic benefits to the State that result from the sustainable and efficient use of water, including: (i) benefits to the environment, and (ii) benefits to urban communities, agriculture, fisheries, industry and recreation, and (iii) benefits to culture and heritage, and (iv) benefits to the Aboriginal people in relation to their spiritual, social and customary use of land,	20 21 22 23 24 25 26 27 28	
	(d)	to recognise the role of the community, as a partner with government, in resolving issues relating to the management of water sources,	29 30 31	

Water Management Bill 2000
Preliminary

Clause 3 Chapter 1

		(e)	to provide for the orderly, efficient and equitable sharing of water from water sources,	1 2
		(f)	to integrate the management of water sources with the management of other aspects of the environment, including the land, its soil, its native vegetation and its native fauna,	3 4 5
		(g)	to encourage the sharing of responsibility for the sustainable and efficient use of water between the Government and water users,	6 7 8
		(h)	to encourage best practice in the management and use of water.	9
4	Inte	rpreta	tion	10
	(1)		Is and expressions that are defined in the Dictionary at the end of Act have the meanings set out in that Dictionary.	11 12
	(2)	Notes	s in the text of this Act do not form part of this Act.	13

Clause 5	vvater ivianagement Bili 2000	
Chapter 2	Water management planning	
Part 1	General	
Division 1	Water management principles	

Chapter 2 Water management planning

Part	:1 (Gene	eral	2	
Division 1 Water management principles					
5	Wat	ter ma	nagement principles	4	
	(1)		principles set out in this section are the water management ciples of this Act.	5	
	(2)	Gene	erally:	7	
		(a)	water sources, floodplains and dependent ecosystems (including groundwater and wetlands) should be protected and restored and, where possible, land should not be degraded, and	8 9 10	
		(b)	habitats, animals and plants that benefit from water or are potentially affected by managed activities should be protected and (in the case of habitats) restored, and	11 12 13	
		(c)	the water quality of all water sources should be protected and, wherever possible, enhanced, and	14 15	
		(d)	the cumulative impacts of water management licences and approvals and other activities on water sources and their dependent ecosystems, should be considered and minimised, and	16 17 18 19	
		(e)	geographical and other features of indigenous significance should be protected, and	20 21	
		(f)	geographical and other features of major cultural, heritage or spiritual significance should be protected, and	22 23	
		(g)	the social and economic benefits to the community should be maximised, and	24 25	
		(h)	the principles of adaptive management should be applied, which should be responsive to monitoring and improvements in understanding of ecological water requirements.	26 27 28	

1

General		Part 1		
Water manag	gemen	t principles Division 1		
(3)	In re	elation to water sharing:	1	
	(a)	sharing of water from a water source must protect the water source and its dependent ecosystems, and	2	
	(b)	sharing of water from a water source must protect the basic landholder rights of owners of land, and	4	
	(c)	sharing or extraction of water under any other right must not prejudice the principles set out in paragraphs (a) and (b).	6	
(4)	In re	elation to water use:	8	
	(a)	water use should avoid or minimise land degradation, including soil erosion, compaction, geomorphic instability, contamination, acidity, waterlogging, decline of native vegetation or, where appropriate, salinity and, where possible, land should be rehabilitated, and	10 11 12 13	
	(b)	water use should be consistent with the maintenance of productivity of land in the long term and should maximise the social and economic benefits to the community, and	14 15 16	
	(c)	the impacts of water use on other water users should be considered and minimised.	17 18	
(5)	In re	elation to drainage management:	19	
	(a)	drainage activities should avoid or minimise land degradation, including soil erosion, compaction, geomorphic instability, contamination, acidity, waterlogging, decline of native	20 21 22	

vegetation or, where appropriate, salinity and, where possible,

the impacts of drainage activities on other water users should

(6) In relation to floodplain management, the existing and future risk to

(7) In relation to controlled activities and aquifer interference activities,

human life and property arising from occupation of floodplains should

such activities should not be permitted to cause or exacerbate soil

erosion, geomorphic instability, acidity or, where appropriate, salinity.

land should be rehabilitated, and

be avoided or minimised.

Water Management Bill 2000

Water management planning

(b)

be minimised.

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Clause 5

Chapter 2

Chapter 2 Part 1 Division 2			Water management planning General State Water Management Outcomes Plan and water source classification	
Divis	Division 2 State Water Management Outcomes Plan and water source classification			
6	Stat	te Wa	ter Management Outcomes Plan	3
	(1)	Wate man	Governor may, by order published in the Gazette, establish a State er Management Outcomes Plan for the development, conservation, agement and control of the State's water resources in furtherance the objects of this Act.	4 5 6
	(2)	The follo	objects of a State Water Management Outcomes Plan are as ws:	9
		(a)	to promote the water management principles established by this Act,	10 11
		(b)	to give effect to any government policy statement in relation to salinity strategies.	12 13
	(3)	The	State Water Management Outcomes Plan must be consistent with:	14
		(a)	government obligations arising under any inter-governmental agreement to which the government is a party, such as the Murray-Darling Basin Agreement referred to in the <i>Murray-Darling Basin Act 1992</i> , and	15 16 17 18
		(b)	government obligations arising in connection with any international agreement to which the government of the Commonwealth is a party, and	19 20 21
		(c)	government policy, including government policy in relation to the environmental objectives for water quality and river flow.	22 23
	(4)		the purposes of this section, <i>government policy</i> includes such ers as are declared by the regulations to be government policy.	24 25
7	Cla	ssifica	ation of water sources	26
	(1)		Minister may, by order published in the Gazette, classify water ces for the purposes of this Act.	27 28
	(2)	Wate	er sources are to be classified as follows:	29
		(a)	as to the extent to which they are at risk (that is, the extent to which harm to the water source or its dependent ecosystems is likely to occur),	30 31 32

Clause 6

Water Management Bill 2000

Water Gener		gement	t planning	Chapter 2 Part 1	
State \	state Water Management Outcomes Plan and water source classification			Division 2	
		(b)	as to the extent to which they are subject to st extent to which harm to the water source of ecosystems has occurred or is occurring),		2
		(c)	as to the extent of their conservation value (that which their intrinsic value merits protection stress).		:
	(3)		the intention of Parliament that, within 12 months nt to this Act:	s after the date of	;
		(a)	the water sources of the State be classified in this section, and	accordance with	10
		(b)	bulk access regimes be established for such sources as are classified high risk, high conservation value.		1 1: 1:
	(4)	estab source mana	ulk access regime referred to in subsection (blished by means of a Minister's plan made, in the ce that is within a water management are agement committee has been established, in consu- mittee.	e case of a water a for which a	16 1: 16 17
	(5)	years secti	alk access regime referred to in subsection (3) (b) is from the date on which it is established, but may on 45 as if it had been established by a manach case section 87 applies accordingly.	be varied under	19 20 2 22
	(6)		regulations may prescribe rules in accordance w ces are to be classified for the purposes of this A		2:
8	Cla	sses (of environmental water		25
	(1)		following classes of environmental water are re- oses of this Act:	cognised for the	20
		(a)	water that is committed for fundamental ecosystimes, and may not be taken or used for (<i>environmental health water</i>),		28 29 30
		(b)	water that is committed for specified environ	mental purposes	31

at specified times or in specified circumstances, but may, at

other times and in other circumstances, be taken and used for

other purposes (supplementary environmental water),

Water Management Bill 2000

Clause 7

Clause 8 Chapter 2			Water Management Bill 2000	
Part 1	el Z		Water management planning General	
Divisio	ın 2		State Water Management Outcomes Plan and water source classification	
DIVISIO	112		Otate Water Management Editionies Flan and Water Source diassilloation	
		(c)	water that, pursuant to an access licence, is committed for	1
			specified environmental purposes, either generally or at	2
			specified times or in specified circumstances (adaptive	3
			environmental water).	4
	(2)		s for the identification, establishment and maintenance of each	5
			of environmental water (environmental water rules) are to be	ϵ
			dished for all of the water sources in the State, by means of a	7
		mana this A	agement plan, as soon as practicable after the commencement of	8
		uns z	ACI.	ç
Divis	Division 3 General			
9	Act	to b	be administered in accordance with water management	11
			s and State Water Management Outcomes Plan	12
	(1)	It is t	the duty of all persons exercising functions under this Act:	13
		(a)	to take all reasonable steps to do so in accordance with, and so	14
			as to promote, the water management principles of this Act, and	15
		(b)	as between the principles for water sharing set out in section 5	16
			(3), to give priority to those principles in the order in which	17
			they are set out in that subsection.	18
	(2)	It is t	the duty of all persons involved in the administration of this Act	19
			ercise their functions under this Act in a manner that gives effect	20
		to the	e State Water Management Outcomes Plan.	21
10	Rev	iew o	f work and activities of Department	22
	(1)	The	Minister is to ensure that the work and activities of the	23
			artment are reviewed at intervals of not more than 5 years for the	24
			ose of determining whether they have been effective in giving	25
			t to the water management principles of this Act and the State	26
			er Management Outcomes Plan.	27
	(2)		results of each review under this section are to be included in the	28
			ant annual report for the Department under the <i>Annual Reports</i>	29
		тэеп	UTIMENISTACI 1903.	30

Part 2 Management committees

11	Car	actitution of water management areas	2
"		estitution of water management areas	2
	(1)		3
		land as a water management area.	4
	(2)	An order under this section must name the area and fix its boundaries.	5
12	Esta	ablishment of management committees	6
	(1)	The Minister may, by order published in the Gazette:	7
		(a) establish a management committee to carry out a specific task	8
		in relation to water management in a water management area,	9
		and	10
		(b) set terms of reference in accordance with which the committee	11
		is to carry out that task.	12
	(2)	The task for which a management committee is appointed may relate	13
		to any aspect of water management, including (without limitation)	
		water sharing, water source protection, floodplain management and	15
		drainage management.	16
	(3)		17
		abolish a management committee, and may do so whether or not it has	18
		completed the task for which it was established.	19
	(4)	Nothing in this section prevents the establishment of two or more	20
		committees for the same water management area so long as they do not have overlapping functions.	21 22
		nave overrapping functions.	22
13	Mer	mbership of committee	23
	(1)	A management committee consists of at least 11, but not more than 20,	24
		members appointed by the Minister, of whom:	25
		(a) at least two are to be persons appointed to represent the	26
		interests of environmental protection groups, and	27
		(b) at least two are to be persons appointed to represent the	28
		interests of water user groups, and	29
		(c) at least two are to be persons appointed to represent the	30
		interests of local councils, and	31

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development.

Clause 13

Chapter 2

Water Management Bill 2000

Water management planning

Prelimi	Preliminary Division 1				
Part	3 I	Mana	ngement plans	1	
Divis	ion	1	Preliminary	2	
15	Pre	paratio	on of draft management plan	3	
	(1)		Minister may, by the order by which a management committee is lished or by a subsequent order in writing:	4 5	
		(a) (b)	direct the committee to prepare a draft management plan, and review any related implementation program, on any aspect of water management, including (but not limited to): (i) water sharing, and (ii) water source protection, and (iii) drainage management, and (iv) floodplain management, and set terms of reference in accordance with which such a plan is to be prepared.	6 7 8 9 10 11 12 13	
	(2)	a dra	nagement committee to which such an order is given is to prepare ft management plan in accordance with the terms of reference fied in the order.	15 16 17	
	(3)		management committee fails to prepare a draft management plan cordance with its terms of reference, the Minister may do so ad.	18 19 20	
	(4)	same	Part applies to a management plan prepared by the Minister in the way as it applies to a management plan prepared by a agement committee.	21 22 23	

Management plans to be consistent with other instruments

the State Water Management Outcomes Plan, and

of the Environment Operations Act 1997, and

any State environmental planning policy under the

any protection of the environment policy under the *Protection*

any regulation under the Sydney Water Catchment Management

Act 1998 or the Googong Dam Catchment Area Act 1975, and

Environmental Planning and Assessment Act 1979, and

(1) A management plan must be consistent with:

Water Management Bill 2000

Water management planning

Management plans

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(a)

(b)

(c)

(d)

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Clause 15 Chapter 2

Part 3

Clause			Water Management Bill 2000	
Chapte Part 3	er 2	Water management planning		
Division 1		Management plans Preliminary		
DIVISIO			Trommary	
		(e)	government policy, including government policy in relation to the environmental objectives for water quality and river flow.	1 2
	(2)		the purposes of this section, <i>government policy</i> includes such ers as are declared by the regulations to be government policy.	3 4
17	Pro	vision	ns applicable to all management plans	5
			anagement plan for a water management area may contain the wing kinds of provisions:	6 7
		(a)	provisions with respect to the preservation and enhancement of the quality of water in the water sources in the area,	8 9
		(b)	provisions with respect to the kinds of monitoring and reporting requirements that should be imposed as conditions of approvals having effect within the area,	10 11 12
		(c)	provisions with respect to the conditions to which access licences and approvals having effect within the area are to be subject (<i>mandatory conditions</i>),	13 14 15
		(d)	provisions indicating the circumstances in which, the matters in respect of which and the extent to which the management plan may be amended by the Minister during the period for which it is in force,	16 17 18 19
		(e)	provisions with respect to such other matters as may be authorised by the regulations.	20 21
18	Soc	io-ec	onomic impact	22
		must	rmulating a draft management plan, the management committee have due regard to the socio-economic impacts of the proposals idered for inclusion in the draft plan.	23 24 25
Divis	ion 2	2	Water sharing	26
19	Арр	olicatio	on of Division	27
			Division applies to the provisions of a water management plan to extent to which they deal with water sharing.	28 29

Water Management Bill 2000	Clause 20
Water management planning	Chapter 2
Management plans	Part 3
Water sharing	Division 2

20	Cor	e prov	visions	1		
	(1)		water sharing provisions of a management plan for a water agement area must deal with the following matters:	2		
		(a)	the establishment of environmental water rules for the area in relation to each of the classes of environmental water referred to in section 8 (1),	4 5		
		(b)	the identification of requirements for water within the area to satisfy basic landholder rights,	7		
		(c)	the identification of requirements for water for extraction under access licences,	9 10		
		(d)	the establishment of a bulk access regime for the extraction of water under access licences, having regard to the environmental water rules referred to in paragraph (a) and the requirements referred to in paragraphs (b) and (c),	11 12 13		
		(e)	the establishment of transfer rules for the area.	15		
	(2)	The bulk access regime referred to in subsection (1) (d):				
		(a)	must recognise the effect of climatic variability on the availability of water, and	17 18		
		(b)	may establish rules with respect to the priorities according to which access licences are to be adjusted as a consequence of any reduction in the availability of water.	19 20 21		
	(3)		rules referred to in subsection (2) (b) must comply with the ities established under section 58.	22 23		
	(4)		ransfer rules referred to in subsection (1) (e) must comply with finister's transfer principles.	24 25		
21	Add	litiona	l provisions	26		
			water sharing planning provisions of a management plan for a management area may also deal with the following matters:	27 28		
		(a)	the rates, times and circumstances under which water may be taken from any water source in the area, or the quantity of water that may be taken from any water source in the area or delivered through the area,	29 30 31 32		
		(b)	the kinds of water supply works that may be constructed and used in the area,	33 34		

Clause 21		Water Management Bill 2000			
Chapter 2		Water management planning			
Part 3		Management plans			
Division 2		Water sharing			
	(c)	the operation of water accounts for the area, such as the carrying over of credits from one accounting period to the next, and the maximum credit that may be allowed to accumulate in any account,			
	(d)	water sharing measures for the protection and enhancement of the quality of water in the water sources in the area or for the restoration or rehabilitation of water sources or their dependent ecosystems,			
	(e)	measures to give effect to the water management principles and the objects of this Act,			
	(f)	such other matters as are prescribed by the regulations.			
Division 3		Water use			
22 A	pplicat	ion of Division	-		
		s Division applies to the provisions of a water management plan to extent to which they deal with water use.	, - -		
23 C	ore pro	ovisions	1		
		e water use provisions of a management plan for a water nagement area must deal with the following matters:	1		
	(a)	the identification of existing and potential water use practices and related activities,	1		
	(b)	the identification of those uses and activities which have adverse impacts, including cumulative impact, on water sources or their dependent ecosystems or on other water users,	4		
	(c)	the identification of the occurrence of land degradation, including soil erosion, compaction, geomorphic instability, contamination, acidity, waterlogging, decline of native vegetation or, where appropriate, salinity within the area and any impacts on water sources.			

Water Management Bill 2000	Clause 24
Water management planning	Chapter 2
Management plans	Part 3
Water use	Division 3

24	Additiona	al provisions	1
		water use provisions of a management plan for a water agement area may also deal with the following matters:	2 3
	(a)	best practice for water conservation, water efficiency and total water cycle management,	4 5
	(b)	prevention of off-site impacts of water use,	6
	(c)	requirements for the restoration or rehabilitation of land or water sources or their dependent ecosystems,	7 8
	(d)	protection of the habitats or pathways of animals and plants,	9
	(e)	the preservation and enhancement of the quality of water of the water sources in the area affected by water use and related practices,	10 11 12
	(f)	structural or operational modifications for existing works,	13
	(g)	other measures to give effect to the water management principles and the objects of this Act,	14 15
	(h)	such other matters as are prescribed by the regulations.	16
Divis	sion 4	Drainage management	17
25	Application	on of Division	18
		Division applies to the provisions of a water management plan to xtent to which they deal with drainage management.	19 20
26	Core prov	visions	21
	The drainage management provisions of a management plan for a water management area must deal with the following matters:		22 23
	(a)	the identification of the existing and natural hydrological regimes in the area,	24 25
	(b)	the identification of existing drainage works in the area and the way they are managed,	26 27
	(c)	the ecological impacts, including cumulative impacts, of the drainage works in the area	28

Chapte	r 2 Water management planning			
Part 3	Management plans			
Divisior	n 4	Drainage management		
27	Addition	nal provisions		
	The drainage management provisions of a management plan for a water management area may also deal with the following matters:			
	(a)	proposals for the construction of new drainage works,		
	(b)	the modification or removal of existing drainage works,		
	(c)	restoration or rehabilitation of land, habitats, water sources or their dependent ecosystems,		
	(d)	the preservation and enhancement of the quality of water of the water sources in the area affected by drainage management,		
	(e)	other measures to give effect to the water management principles and the objects of this Act,		
	(f)	such other matters as are prescribed by the regulations.		
Division 5 Floodplain management				
28	Applicat	ion of Division		
		s Division applies to the provisions of a water management plan to extent to which they deal with floodplain management.		
29	Core provisions			
		e floodplain management provisions of a management plan for a er management area must deal with the following matters:		
	(a)	identification of the existing and natural flooding regimes in the area, in terms of the frequency, duration, nature and extent of flooding,		
	(b)	the identification of the ecological benefits of flooding in the area, with particular regard to wetlands and other floodplain		

ecosystems and groundwater recharge,

including cumulative impacts,

the identification of existing flood works in the area and the

way they are managed, their benefits in terms of the protection

they give to life and property, and their ecological impacts,

the risk to life and property from the effects of flooding.

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Clause 27

Water Management Bill 2000

Water Management Bill 2000	Clause 30
Water management planning	Chapter 2
Management plans	Part 3
Floodplain management	Division 5

30	Additiona	al provisions	1
	The	floodplain management provisions of a management plan for a	2
		r management area may also deal with the following matters:	3
	(a)	proposals for the construction of new flood works,	4
	(b)	the modification or removal of existing flood works,	5
	(c)	restoration or rehabilitation of land, water sources or their dependent ecosystems, in particular in relation to the following: (i) the passage, flow and distribution of floodwater, (ii) existing dominant floodways and exits from floodways, (iii) rates of flow, floodwater levels and duration of	6 7 8 9
		inundation, (iv) downstream water flows, (v) natural flood regimes, including spatial and temporal variability,	11 12 13 14
	(d)	the control of activities that may affect or be affected by the frequency, duration, nature or extent of flooding within the water management area,	15 16 17
	(e)	the preservation and enhancement of the quality of water in the water sources in the area during and after flooding,	18 19
	(f)	other measures to give effect to the water management principles and the objects of this Act,	20 21
	(g)	such other matters as are prescribed by the regulations.	22
Divis	ion 6	Controlled activities and aquifer interference activities	23 24
31	Application	on of Division	25
	the e	Division applies to the provisions of a water management plan to extent to which they deal with controlled activities and aquifer ference activities.	26 27 28

Part 3 Divisio	n 6	Management plans Controlled activities and aquifer interference activities	
32	Core pr	ovisions	1
		e controlled activity planning provisions of a management plan for atter management area deal with the following matters:	2 3
	(a)	identification of the nature of any controlled activities or aquifer interference causing impacts, including cumulative impacts, on water sources or their dependent ecosystems, and the extent of those impacts,	4 5 6 7
	(b)	specification of controlled activities or aquifer interferences which are to require controlled activity approvals or aquifer interference approvals in the area.	8 9 10
33	Addition	nal provisions	11
		e controlled activity provisions of a management plan for a water nagement area may also deal with the following matters:	12 13
	(a)	the undertaking of work for the purpose of restoring or rehabilitating a water source or its dependent ecosystems,	14 15
	(b)	protecting, restoring or rehabilitating the habitats or pathways of animals and plants,	16 17
	(c)	specific controls on activities causing unacceptable impacts,	18
	(d)	the preservation and enhancement of the quality of water in the water sources in the area affected by controlled activities or aquifer interference,	19 20 21
	(e)	other measures to give effect to the water management principles and the objects of this Act,	22 23
	(f)	such other matters as are prescribed by the regulations.	24
Divis	sion 7	Environmental protection	25
34	Environ	mental protection provisions	26
	foll	management plan for a water management area may contain the owing provisions (<i>environmental protection provisions</i>) in respect any aspect of water management:	27 28 29
	(a)	provisions identifying zones in which development should be controlled in order to minimise any harm to water sources in the area or to minimise any threat to the floodplain management provisions of the plan,	30 31 32 33

Clause 32

Chapter 2

Water Management Bill 2000

Water management planning

Manag Enviro		t plans al prote	Part 3 Division 7	
		4.		
		(b)	provisions identifying development that should be controlled in any such zone,	1 2
		(c)	provisions identifying the manner in which any such development should be controlled in any such zone,	3 4
		(d)	provisions to which State agencies and local authorities (including local councils) should be subject when taking action and making decisions concerning any such development,	5 6 7
		(e)	provisions requiring development consent to the carrying out of any such development,	8 9
		(f)	provisions requiring the Minister's concurrence to the granting of any such development consent,	10 11
		(g)	provisions requiring the establishment of action plans to encourage the abandonment of existing uses that cause harm to water sources, and to encourage the carrying out of remedial measures to minimise or alleviate any harm already caused to water sources by the continuance of existing uses,	12 13 14 15
		(h)	provisions identifying land as irrigable land in connection with land valuations under the <i>Valuation of Land Act 1916</i> .	17 18
	(2)	exist	nis section, control, development, development consent and ing use have the same meanings as they have in the ronmental Planning and Assessment Act 1979.	19 20 21
Divis	sion 8	В	Procedures for making management plans	22
35	For	mat o	f management plan	23
	(1)	A m	anagement plan must include the following components:	24
		(a)	a vision statement,	25
		(b)	objectives consistent with the vision statement,	26
		(c)	strategies for reaching those objectives,	27
		(d)	performance indicators to measure the success of those strategies.	28 29

Water Management Bill 2000 Water management planning

Clause 34

Chapter 2

Clause 35 Chapter 2 Part 3 Division 8		Water Management Bill 2000 Water management planning Management plans Procedures for making management plans	_
	(2)	In the case of a water management area for which an equivalen management plan is already in force, the draft management plan may be in the form of:	
		(a) an amendment to the existing management plan, or	4
		(b) a new plan to replace the existing management plan.	5
	(3)	Subject to subsections (1) and (2), the format of a management plan is to be as determined by the Minister.	S 6 7
36	Not	tification of certain persons and bodies	8
	(1)	In preparing a draft management plan, the following information must be notified to each person or body referred to in subsection (2):	t 9
		(a) the general aims and objectives of the draft plan,	11
		(b) a description of the water management area to which the draft plan is intended to apply,	it 12
		(c) such other matters as the Minister thinks fit.	14
	(2)	The persons and bodies to be notified are as follows:	15
		(a) each local council within whose area the water managemen area is located,	t 16
		(b) each catchment management committee and catchmen management trust within whose area of operations the water management area is located,	
		(c) each holder of an access licence or approval in respect of land within the water management area,	d 21 22
		(d) such other persons or bodies as the Minister may determine in relation to the plan.	1 23 24
	(3)	Failure to notify a person or body referred to in subsection (2) does no affect the validity of a management plan.	t 25 26
	(4)	A person to whom information is notified under this section may make written submissions to the Minister in relation to the preparation of the draft management plan within 28 days (or such longer period as may be determined by the Minister) after the information is notified.	e 28
37	Ref	ference of draft management plan to Minister	31
	(1)	After a draft management plan has been prepared, including a draft management plan that has been referred back to it under this section the management committee must submit the plan to the Minister.	

Water management planning Management plans Procedures for making management plans			Part 3	
	(2)	with	e Minister is of the opinion that the draft plan does not comply the requirements of this Part, the Minister is to refer the draft plan to the management committee for further consideration.	1 2 3
	(3)		section does not apply to a draft management plan prepared by Minister.	4 5
38	Pub	lic ex	hibition of draft management plan	6
	(1)		e the Minister is satisfied that a draft management plan is suitable ublic exhibition, the Minister:	7 8
		(a)	must give public notice of the draft plan, and	9
		(b)	must exhibit the draft plan (together with such other information as is appropriate or necessary to enable the draft plan and its implications to be understood) at the places, on the dates and during the times set out in the notice.	10 11 12 13
	(2)	The p	public notice referred to in subsection (1) (a):	14
		(a)	must specify the places at which, the dates on which, and the times during which, the draft plan may be inspected by the public, and	15 16 17
		(b)	must specify a period of at least 40 days during which submissions may be made to the Minister in relation to the plan (the <i>submission period</i>), and	18 19 20
		(c)	must be published in a daily newspaper circulating throughout New South Wales and in a local newspaper.	21 22
	(3)	prote Urba	the case of a draft management plan containing environmental action provisions, the Minister must consult with the Minister for an Affairs and Planning before making a decision as to whether the is suitable for public exhibition.	23 24 25 26
39	Sub	missi	ons on draft management plan	27
	(1)		ng the submission period, any person may make written hissions to the Minister on the draft management plan.	28 29
	(2)		Minister must send a copy of each such submission to the agement committee by which the plan was prepared.	30 31
	(3)		ection (2) does not apply to a draft management plan prepared by Minister.	32 33

Water Management Bill 2000

Chapter 2 Part 3 Division 8			Water management planning Management plans Procedures for making management plans	
40	Res	Resubmission of draft management plan to Minister		
	(1)		oon as practicable after completing its consideration of any hissions received by it, the management committee must resubmit draft management plan to the Minister together with the mittee's comments on the submissions.	2 3 4 5
	(2)		re making any alterations to the draft management plan, the ster must consult with the management committee.	6 7
	(3)		section does not apply to a draft management plan prepared by finister.	8
41	Mal	king of	f management plan	10
	(1)	After	complying with the requirements of this Part, the Minister:	11
		(a)	may make a management plan in accordance with the draft plan, as finally submitted to the Minister, or	12 13
		(b)	may make a management plan in accordance with the draft plan, as finally submitted to the Minister, but with such alterations as the Minister thinks fit, or	14 15 16
		(c)	may cause the draft management plan to be re-exhibited (with such alterations as the Minister thinks fit) and resubmitted in accordance with this Part, or	17 18 19
		(d)	may decide not to proceed with the draft management plan.	20
	(2)		re making a management plan, the Minister must obtain the urrence of the Minister for the Environment to the making of the	21 22 23
	(3)		anagement plan commences on the date on which it is published to Gazette or on such later date as may be specified in the plan.	24 25
42	Am	endme	ent and repeal of management plans	26
	(1)		anagement plan may be amended by a subsequent management made in accordance with this Part.	27 28
	(2)	publi	anagement plan may also be amended by the Minister, by notice shed in the Gazette, but only in such circumstances, in relation to matters and to such extent as the plan so provides.	29 30 31
	(3)	effect	amendment of a management plan under subsection (2) takes t on the date of publication of the relevant notice or a later date fied in the notice.	32 33 34

Clause 40

Proced	dures f	or mak	ing management plans	Division 8
43	Du	ation	of management plans	
43			of management plans	1 00 0 10
	(1)		ect to this section, a management plar late on which it is made.	n has effect for 10 years from
	(2)	With	in the fifth year after it was made, th	ne Minister is to review each
			agement plan for the purpose of	
		prov	isions remain adequate and appropri	ate.
	(3)	Such	a review is to be conducted in consu	ultation with the Minister for
		the E	Environment.	
44	Per	iodic	auditing of management plans	
		The	Minister is to ensure that a manage	gement plan is periodically
			ted to ascertain whether, having	
		indic	cators, its strategies are meeting its ol	bjectives.
Divis	ion 9	9	Amendment of management	t plans by Minister
45	Am	endm	ent of bulk access regimes establis	shed by management plans
			ny time while a management plan is i	
			r published in the Gazette, vary the bu	•
		by th	ne plan if satisfied that it is in the pub	olic interest to do so.
Divis	ion '	10	Regional environmental plar	าร
46	Reg	gional	environmental plans to be made	
	(1)	On r	naking a management plan containir	ng environmental protection
	()		isions, the Minister must cause a cop	
		the N	Minister for Urban Affairs and Plann	ing.
	(2)	As s	oon as practicable after receiving su	uch a plan, the Minister for
	` /		an Affairs and Planning must ensure	
		in a	regional environmental plan:	-
		(a)	to give effect to the environmental	protection provisions of the
		. /	plan, and	-
		(b)	to ensure that the regional environr	
			local environmental plan made b	
			environmental plan to the extent of	of any inconsistency.

Water Management Bill 2000 Water management planning

Management plans

Clause 43

Chapter 2 Part 3

Chapte Part 3 Divisio	er 2	Water Management Bill 2000 Water management planning Management plans Regional environmental plans		
	(3)	A regional environmental plan made pursuant to this section is taken to be made with respect to matters of significance for environmental planning for the region or part of the region to which it applies.		
	(4)	In this section, <i>local environmental plan</i> , <i>region</i> and <i>regional environmental plan</i> have the same meanings as they have in the <i>Environmental Planning and Assessment Act 1979</i> .		
Divis	sion '	11 Miscellaneous		
47	Vali	dity of management plans		
		The validity of a management plan may not be called into question in any legal proceedings other than those commenced in the Land and Environment Court within 3 months after the date of its publication in the Gazette.		
48	Effe	ect of management plans on exercise of Minister's functions		
		When exercising functions under this Act, the Minister must take all reasonable steps to give effect to the provisions of any management plan and, in particular, to ensure that any environmental water rules established by the plan are observed.		
49	Cor	nsideration of management plans by public authorities		
	(1)	When exercising its functions, a public authority must have regard to the provisions of any management plan to the extent to which they apply to the public authority.	:	
	(2)	For the purposes of this section, a management plan may be expressed so as to apply:	:	
		(a) to a specified public authority, to a specified class of public authorities or to public authorities generally, and		
		(b) to a specified function, to a specified class of functions or to functions generally.		
	(3)	This section neither restricts a public authority's statutory discretions nor authorises a public authority to do anything inconsistent with its statutory or other legal obligations.		

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Part 4 Minister's plans

0 M	/lini	ster's plans	
(1	1)	The Minister may, by order published in the Gazette, make a plan (a <i>Minister's plan</i>):	
		(a) for any part of the State that is not within a water management area, or	
		(b) for any water management area, or part of a water management area, for which a management plan is not in force, or	
		(c) for any water management area, or part of a water management area, for which a management plan is in force, but only so as to deal with matters not dealt with by the management plan.	
(2	2)	A Minister's plan must deal with any matters that a management plan is required to deal with, and may also deal with any other matters that a management plan is authorised to deal with, other than matters that are already dealt with by a management plan.	
(3	3)	Before making a plan that establishes environmental water rules, the Minister must obtain the concurrence of the Minister for the Environment to the establishment of those principles.	
(4	4)	Except to the extent to which this Act otherwise provides, a Minister's plan has the same effect as a management plan.	
(5	5)	The Minister must cause each Minister's plan to be periodically reviewed at intervals of not more than 5 years.	

Part 5 Implementation programs

51	lmp	lementation programs	2
	(1)	The Minister may, by order in writing, establish a program for implementing a management plan or Minister's plan (an <i>implementation program</i>).	3 4 5
	(2)	Before establishing the first implementation program for a management plan, the Minister must consult with the management committee by which the plan was prepared.	6 7 8
	(3)	An implementation program must set out the means by which the Minister intends that the objectives of the relevant management plan or Minister's plan are to be achieved.	9 10 11
	(4)	On establishing an implementation program, the Minister must ensure that:	12 13
		(a) notice of that fact is published (in a local newspaper and in such other manner as the Minister considers appropriate) to persons in the area to which the program relates, and	14 15 16
		(b) copies of the program (as currently in force) are made available for inspection during normal office hours, free of charge, at suitable locations within the area.	17 18 19
	(5)	The Minister is to ensure that the implementation program is reviewed each year for the purpose of determining whether the implementation program is effective in implementing the management plan or Minister's plan to which it relates.	20 21 22 23
	(6)	The results of each review under this section are to be included in the annual report for the Department under the <i>Annual Reports</i> (<i>Departments</i>) <i>Act</i> 1985.	24 25 26

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Domestic and	d stock	c rights Division 1	
Chapte	r 3	Water management implementation	1
Part 1	Basi	c landholder rights	2
Division	1	Domestic and stock rights	3
52 Dor	nestic	c and stock rights	4
(1)		owner or occupier of a landholding is entitled, without the need for ccess licence, water supply work approval or water use approval:	5 6
	(a)	to take water from any river, estuary or lake to which the land has frontage or from any aquifer underlying the land, and	7 8
	(b)	to construct and use a water supply work for that purpose, and	9
	(c)	to use the water so taken for domestic consumption and stock watering, but not for any other purpose.	10 11
(2)		section (1) does not authorise a landholder to construct a dam or er bore without a water supply work approval.	12 13
(3)	In th	is section:	14
		<i>testic consumption</i> , in relation to land, means consumption for mal household purposes (including the watering of a garden not	15 16

exceeding 0.5 hectares in area, not being a garden that is used for the

commercial production of agricultural produce) in domestic premises

stock watering, in relation to land, means the watering of stock being

raised on the land, but does not include the use of water in connection

Division 2 Harvestable rights

situated on the land.

with intensive animal husbandry.

53 Harvestable rights

Water Management Bill 2000

Basic landholder rights

Water management implementation

(1) An owner or occupier of a landholding within a harvestable rights area is entitled, without the need for any access licence, water supply work approval or water use approval:

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Clause 52

Chapter 3

Part 1

Clause 53 Chapter 3			Water Management Bill 2000 Water management implementation		
Part 1	EI 3		Basic landholder rights		
Divisio	n 2		Harvestable rights		
		(a)	to construct and use a dam for the purpose of capturing and storing rainwater run-off, and		
		(b)	to use water that has been captured and stored by a dam so constructed,		
			ecordance with the harvestable rights order by which the area is tituted.	4	
	(2)	capti	ngle dam may be used both for rainwater run-off that has been ured and other water that has been lawfully taken from a water ce, but only if the harvestable rights order so provides.	? 9	
	(3)	This	section does not allow a landholder:	10	
		(a)	to supply any other land with water that has been captured and stored under this section, or	11 12	
		(b)	to construct or use a dam that obstructs the flow of a river, unless the river is declared by the relevant harvestable rights order to be a minor stream for the purposes of this Division.	13 14 13	
54	Har	vesta	ble rights orders	10	
	(1)	land	Minister may, by order published in the Gazette, constitute any as a harvestable rights area and may, by the same or a subsequent r so published, name the area and fix its boundaries.	17 18 19	
	(2)		order by which a harvestable rights area is constituted must ify the following:	20 21	
		(a)	the proportion of the average rainwater run-off that may be captured by landholders in the area (being no less than 10% of that average),	22 23 24	
		(b)	the procedures to be followed for calculating the average rainwater run-off for a landholding in the area.	25 26	
	(3)	run-c	order may allow an existing dam to be used both for rainwater off that has been captured and other water that has been lawfully n from a water source.	25 28 29	
	(4)	The	order may also deal with the following matters:	30	
		(a)	the types and locations of dams that may be used by a landholder to capture and store rainwater run-off,	31 32	

	landho	lder rig	t implementation Chapter 3 hts Part 1 Division 2	
		(b)	the means by which the maximum capacity of a dam that may be used by a landholder to capture and store rainwater run-off is to be calculated,	1 2 3
		(c)	the arrangements that may be made by landholders of adjoining land for the shared use of a single dam for the capture of rainwater run-off,	4 5 6
		(d)	such other matters as are necessary or convenient to give effect to the order.	7 8
	(5)	section that i	the purpose of calculating any matter under an order under this on, a reference in the order to an area of land is, in the case of land is valued under the <i>Valuation of Land Act 1916</i> , a reference to the of a portion or parcel of land that is separately valued under that	9 10 11 12 13
	(6)		order under this section may deal with any matter by reference to up held in the head office of the Department.	14 15
	(7)	free Depa	map that is so referred to is to be available for public inspection, of charge, during normal office hours at the head office of the artment and at the regional office for the area to which the relevant r relates.	16 17 18 19
Divis	sion	3	Native title rights	20
55	Nat	ive titl	le rights	21
	(1)	wate	tive title holder is entitled, without the need for an access licence, or supply work approval or water use approval, to take and use or in the exercise of native title rights.	22 23 24
	(2)	This	section does not authorise a native title holder:	25
		(a)	to construct a dam or water bore without a water supply work approval, or	26 27
		(b)	to construct or use a water supply work otherwise than on land that he or she owns.	28 29
	(3)	title l	maximum amount of water that can be taken or used by a native holder in any one year for domestic and traditional purposes is the unt prescribed by the regulations.	30 31 32

Water Management Bill 2000

Division 1			Preliminary		
Part	2 /	Acce	ess licences	1	
Divis	sion '	1	Preliminary	2	
56	Acc	ess li	cences	3	
	(1)	An a	ccess licence entitles its holder:	4	
		(a)	to specified shares in the available water within a specified water management area or from a specified water source (the <i>share component</i>), and	5 6 7	
		(b)	 to take water: (i) at specified times, at specified rates or in specified circumstances, or in any combination of these, and (ii) in specified areas or from specified locations, (the <i>extraction component</i>). 	8 9 10 11 12	
	(2)		out limiting subsection (1) (a), the share component of an access ce may be expressed:	13 14	
		(a)	as a specified maximum volume over a specified period, or	15	
		(b)	as a specified proportion of the available water, or	16	
		(c)	as a specified proportion of the storage capacity of a specified dam or other storage work and a specified proportion of the inflow to that dam or work.	17 18 19	
	(3)		es in available water may be assigned generally or to specified gories of access licence.	20 21	
	(4)		e case of a local water utility licence, its share component is to be essed as a specified volume per year.	22 23	
	(5)	acces	Minister may, by order published in the Gazette, declare that the ss licences for specified water management areas are to be issued rately for the share components and extraction components.	24 25 26	
			If the share component and extraction component of an access licence have issued separately, those components may be held by different persons.	27 28	

Clause 56

Chapter 3

Part 2

Water Management Bill 2000

Access licences

Water management implementation

Water Management Bill 2000	Clause 56
Water management implementation	Chapter 3
Access licences	Part 2
Preliminary	Division 1

	; ;	In the case of a water management area for which separate access licences are issued for the share component and extraction component, any requirement of this or any other Act for a person to be the holder of an access licence (such as section 342) is taken to be a requirement for the person to be:			
		(a)	the holder of an access licence for the share component, and	6	
		(b)	the holder of an access licence for the extraction component.	7	
		Note. (a) (b)	An access licence: does not confer a right on any person to use water for any particular purpose (that right is conferred by a water use approval), and does not confer a right on any person to construct or use a water supply work (that right is conferred by a water supply work approval).	8 9 10 11 12	
57	Cate	egories	s of licence	13	
		There	are the following categories of access licence:	14	
		(a)	local water utility access licences,	15	
		(b)	major utility access licences,	16	
		(c)	domestic and stock access licences,	17	
		(d)	regulated river (high security) access licences,	18	
		(e)	regulated river (general security) access licences,	19	
		(f)	regulated river (supplementary water) access licences,	20	
		(g)	unregulated river access licences,	21	
		(h)	aquifer access licences,	22	
		(i)	estuarine water access licences,	23	
		(j)	coastal water access licences,	24	
		(k)	such other categories of access licence as may be prescribed by the regulations.	25 26	
		held by anyone access	Local water utility access licences and major utility access licences will be y local water utilities and major utilities, respectively. Those utilities (like e else) may also hold other categories of access licences. However, an slicence does not become a local water utility access licence or major utility is licence merely because it is held by a local water utility or major utility.	27 28 29 30 31	

Chapter Part 2	3	Water management implementation Access licences	
Division	1	Preliminary	
58	Pric	prities between different categories of licence	
	(1)	For the purposes of this Act, the following priorities are to be observed in relation to access licences:	2
		 local water utility access licences, major utility access licences and domestic and stock access licences have priority over all other access licences, 	
		(b) regulated river (high security) access licences have priority over regulated river (general security) access licences and regulated river (supplementary water) access licences,	; ;
		(c) regulated river (general security) access licences have priority over regulated river (supplementary water) access licences.	10 1
	(2)	If one access licence (the <i>higher priority licence</i>) has priority over another access licence (the <i>lower priority licence</i>), then if the water allocations under them have to be diminished, the water allocations of the higher priority licence are to be diminished at a lesser rate than the water allocations of the lower priority licence.	12 13 14 15
59	Ava	nilable water determinations	17
	(1)	From time to time the Minister may, by order in writing, make a determination as to the availability of water for the various categories of access licence in relation to a specified water management area or water source (an <i>available water determination</i>).	18 19 20 21
	(2)	The regulations may make provision for or with respect to the manner in which an available water determination is to be publicly notified.	22 23
60		es of distribution applicable to making of available water erminations	24 25
	(1)	Except while an order under subsection (2) is in force, the following rules of distribution apply to the making of an available water determination:	26 27 28
		(a) the rules of priority established by section 58,	29

the provisions of any relevant bulk access regime,

the provisions of any relevant implementation program.

the provisions of any relevant management plan,

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(b)

(c)

(d)

Clause 58

Water manage	-	t implem	entation Chapter 3 Part 2	
Preliminary			Division 1	
(2)	relat parti Mini	ion to a cular c ister ma	that there is a severe water shortage, either generally or in a particular water management area or water source or class of water management areas or water sources, the sy, by order published in the Gazette, suspend the operation of distribution referred to in subsection (1).	1 2 3 4 5
(3)			der under subsection (2) is in force, the following rules of apply to the making of an available water determination:	6
	(a)		priority is to be given to: the needs of major utilities and local water utilities (in relation to domestic water supplies), and the needs of persons exercising basic landholder rights,	8 9 10
	(b)	seco	nd priority is to be given to the needs of the environment,	12
	(c)	third (i) (ii)	priority is to be given to: the needs of major utilities and local water utilities (in relation to commercial water supplies), and in the case of regulated rivers, the needs of persons holding regulated river (high security) access licences,	13 14 15 16
	(d)	fourt (i) (ii)	th priority is to be given to: the needs of persons holding other categories of access licences, and the needs of major utilities and local water utilities (otherwise than in relation to domestic and commercial water supplies).	18 19 20 21 22 23
(4)		ning in on 87.	this section gives rise to a claim for compensation under	24 25
Division 2	2	Gra	nting and renewal of access licences	26
61 Gra	nting	and re	newal of access licences	27

(1) Subject to any embargo, any person may apply to the Minister for an access licence.

(2) In the case of an application under subsection (1) for an access licence:

for water in an area that is not within a water management area,

Water Management Bill 2000

(a)

or

Clause 60

Clause 61 Chapter 3 Part 2 Division 2		Water Management Bill 2000 Water management implementation Access licences Granting and renewal of access licences		
		(b)	for water in a water management area for which there is no water sharing management plan in force,	1 2
			Ainister must cause the application to be advertised in accordance the regulations.	3 4
	(3)		ection (2) does not apply to an application for the renewal of an ing access licence.	5 6
62	Obj	ection	s to granting of access licences	7
	(1)		person may, in accordance with the regulations, object to the ring of an access licence:	8
		(a)	for water in an area that is not within a water management area, or	10 11
		(b)	for water in a water management area for which there is no water sharing management plan in force.	12 13
	(2)	grounthe ap	Minister must inform the applicant for the access licence of the nds of any objection to the granting of the licence and must allow pplicant a specified time within which to make a written response e Minister in relation to the objection.	14 15 16 17
	(3)	The 1	Minister:	18
		(a)	may require an objector or applicant to provide additional information within a specified time if of the opinion that additional information would be relevant to consideration of the objection or response, and	19 20 21 22
		(b)	may delay consideration of the objection or response until the information is provided or, if the information is not provided within the time specified, may refuse to consider the objection or response.	23 24 25 26
	(4)	notif	ere is a deficiency in an objection or response, the Minister may by the objector or applicant accordingly and allow further time to le the deficiency to be rectified.	27 28 29
	(5)	respe endea consi	re making a decision on an application for an access licence in ect of which any objection has been made, the Minister must avour to resolve the issues raised by the objection by means of ultation with the applicant and the objector, with a view to ning agreement on the matters raised by the objection.	30 31 32 33 34

	Nater management implementation Chapter 3 Access licences Part 2					
Granti	ng and	l renew	ral of access licences Division 2			
	(6)	prop of m or ev	the purpose of reaching such an agreement, the Minister may ose that the matters raised by the objection be dealt with by way ediation or neutral evaluation involving an independent mediator valuator selected by agreement between the applicant, the objector the Minister.	1 2 3 4 5		
	(7)	appli med	application or objection may be dismissed by the Minister if the icant or objector, as the case may be, fails to participate in any iation or neutral evaluation proceedings referred to in ection (6).	6 7 8 9		
63	Det	ermin	ation of applications	10		
	(1)		Minister may determine an application for an access licence by ting or refusing to grant the licence.	11 12		
	(2)	An a that:	access licence is not to be granted unless the Minister is satisfied	13 14		
		(a)	the granting of an access licence, or an access licence of the category to which the application relates, is permitted by the relevant provisions of a management plan or Minister's plan, and	15 16 17 18		
		(b)	adequate arrangements are in force to ensure that minimal harm will be done to any water source as a consequence of water being taken from the water source under the licence.	19 20 21		
	(3)	Desp	pite subsection (1):	22		
		(a)	a local water utility access licence may only be granted to a local water utility, and	23 24		
		(b)	a major utility access licence may only be granted to a major utility, and	25 26		
		(c)	a regulated river (supplementary water) access licence may only be granted to the holder of some other access licence.	27 28		
64	Not	decision	29			
		caus	r determining an application under this Division, the Minister must e notice of the determination to be given to the applicant and, if application relates to:	30 31 32		

an area that is not within a water management area, or

Water Management Bill 2000

(a)

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Clause			Water Management Bill 2000				
Chapte Part 2	er 3		Water management implementation Access licences				
Division 2			Granting and renewal of access licences				
		(b)	a water management area for which there is no water sharing management plan in force,	1 2			
			ch person who has made an objection in connection with the cation.	3			
65	Cor	ntrolled	d allocation of access licences	5			
	(1)	The N	Minister may, by order published in the Gazette:	6			
		(a)	impose an embargo on applications for access licences for a specified water management area, and	7 8			
		(b)	declare that access licences for that area are to be allocated by auction, tender or any other means specified in the order.	9 10			
	(2)	mana	e such an order is in force, access licences for the water gement area to which the order relates are to be allocated in dance with the terms of the order and not otherwise.	11 12 13			
Divis	ion (3	Conditions and duration of access licences	14			
66	Cor	ndition	s of access licence	15			
	(1)	An ac	ccess licence is subject to:	16			
		(a)	such conditions as are from time to time required to be imposed on the access licence by the relevant management plan or Minister's plan (<i>mandatory conditions</i>), and	17 18 19			
		(b)	such other conditions as the Minister may from time to time impose on the access licence (<i>discretionary conditions</i>).	20 21			
	(2)		indatory condition prevails over a discretionary condition to the t of any inconsistency between them.	22 23			
			If a management plan or Minister's plan is replaced or amended during the fan access licence, the mandatory conditions applying to the access licence ary.	24 25 26			
	(3)	water	e end of each 5-year period, the Minister is to vary each local utility licence so as to reflect any variation in population that has red during that period in the area in which domestic water is	27 28 29			

Water Management Bill 2000	Clause 67
Water management implementation	Chapter 3
Access licences	Part 2
Conditions and duration of access licences	Division 3

67	lmp	osition of conditions after access licence is granted	1		
	(1)	Discretionary conditions may not be imposed on an access licence after it has been granted unless the Minister:	2		
		(a) has given written notice to the holder of the access licence that the Minister proposes to impose such conditions, and	4 5		
		(b) has given the holder of the access licence a reasonable opportunity to make submissions to the Minister with respect to the proposed conditions, and	6 7 8		
		(c) has taken any such submissions into consideration.	9		
	(2)	Subsection (1) does not apply to conditions imposed on an access licence at the request of the holder of the access licence.	10 11		
	(3)	The Minister must cause written notice of any discretionary conditions imposed on an access licence after the time it is granted to be served on the holder of the access licence.	12 13 14		
	(4)	A discretionary condition referred to in subsection (3) takes effect on the day on which the notice referred to in that subsection is served on the holder of the access licence or on such later day as may be specified in the notice in that regard.	15 16 17 18		
68	Rev	ocation of conditions	19		
		The Minister may at any time revoke any discretionary conditions to which an access licence is subject, whether or not on the application of the holder of the access licence.	20 21 22		
69	Dur	ation of access licences	23		
	(1)	An access licence (other than an access licence for a major utility) has effect:			
		(a) for 15 years, except in the case of an access licence referred to in paragraph (b), or	26 27		
		(b) for 20 years, in the case of a local water utility access licence.	28		
	(2)	If the relevant application so requests, an access licence may be issued for a shorter period than that provided by subsection (1) in relation to the licence.			
	(3)	The holder of an access licence may, at any time within the 12 months before the access licence expires, apply to the Minister for renewal of the access licence.	32 33		

Clause 69		Water Management Bill 2000				
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DIVISIO	113	Conditions and duration of access licences				
	(4)	If an application for renewal of an access licence is lodged before it expires, the term of the expiring licence is extended until:				
		(a) the date of the final decision on the application, or				
		(b) such later date as the Minister may determine.				
70	Dur	ation of access licences held by major utilities				
	(1)	An access licence held by a major utility has effect for 20 years.				
	(2)	At the end of each 5 year period following the date on which an access licence is granted to a major utility, the major utility may apply to the Minister for an extension of the period of the licence for a further 5 years.	1			
	(3)	In determining whether or not to grant such an extension, the Minister must have regard to the latest review that has been conducted under section 283 in relation to that 5 year period.	1 1 1			
Divis	ion 4	4 Access licence transfers	1			
71	Tra	nsfer principles	1			
		The Minister may, by order published in the Gazette, establish transfer principles for the purposes of this Division.	1 1			
72	Transfer of access licences					
	(1)	The parties to a proposed transfer of an access licence may apply to the Minister for consent to the transfer.	1 2			
	(2)	The application may relate to:	2			
		(a) the whole of the access licence for the whole of the period for which the access licence is in force, or	2 2			
		(b) the whole of the access licence for part only of the period for which the access licence is in force, or	2 2			
		(c) part only of the access licence for the whole of the period for which the access licence is in force, or	2 2			
		(d) part only of the access licence for part only of the period for which the access licence is in force.	2 2			
	(3)	An application under this section is to be dealt with in accordance with the local transfer rules	3			

Water Management Bill 2000	Clause 72
Water management implementation	Chapter 3
Access licences	Part 2
Access licence transfers	Division 4

	(4)	Despi	te subsections (1), (2) and (3):	1
		(a)	the maximum period for which a local water utility access licence or major utility access licence may be transferred is one year, and	2 3 4
		(b)	a regulated river (supplementary water) access licence may not be transferred unless such a transfer is permitted by the relevant management plan or Minister's plan.	5 6 7
	(5)	intere must b	case of an access licence in respect of which any third party st is entered on the register of access licences, the application be accompanied by documentary evidence that the holder of that st consents to the application being made.	8 9 10 11
	(6)	section	ompleting a transfer to which consent has been given under this n, the parties to the transfer must cause notice of that fact to be to the Minister.	12 13 14
	(7)		ansfer takes effect on the date on which details of the transfer are d on the register of access licences.	15 16
73	Acc	ount w	rater may be transferred	17
	(1)	Water this se	may be transferred between access licences in accordance with action.	18 19
	(2)	conse	or more holders of access licences may apply to the Minister for nt to the transfer of water between the accounts for their ctive access licences.	20 21 22
	(3)		plication under this section is to be dealt with in accordance with cal transfer rules established by the relevant management plan.	23 24
	(4)	sectio	empleting a transfer to which consent has been given under this in, the parties to the transfer must cause notice of that fact to be to the Minister.	25 26 27
	(5)		ansfer takes effect on the date on which details of the transfer are d on the register of access licences.	28 29
	(6)	and extransfe	case of a water management area in which the share components attraction components are separately issued, water may only be erred from share component to share component or from the tion component to extraction component.	30 31 32 33

Chapter 3 Part 2		Water management implementation Access licences				
Division 4		Access licence transfers				
74	Into	erstate transfers				
/-	(1)		:			
	(2)	Any interstate equivalent to an access licence that is transferred in accordance with such an agreement so as to become available for use in New South Wales is taken to be an access licence for the purposes of this Act.				
	(3)	In this section, <i>participating State or Territory</i> means a State or Territory that has laws relating to the distribution of water rights that are declared by the regulations under this Act to be substantially similar to the provisions of this Act.	1 1 1			
Divis	sion (5 Water return flows	1			
75	Water return flow rules		1			
	(1)	The regulations may establish water return flow rules for the purposes of this Division.	1 1			
	(2)	Such a regulation may not be made except with the concurrence of the Minister for the Environment.	1 1			
76	Water allocations may be credited					
	(1)	Water allocations that have been used by the holder of an access licence may be regained in accordance with this section.	2 2			
	(2)	The holder of an access licence may apply to the Minister for used water allocations to be recredited to the licence.	2 2			
	(3)	An application under this section is to be dealt with in accordance with the water return flow rules.	2 2			
Division 6		Surrender, suspension, cancellation and compulsory acquisition of access licences	2 2			
77	Sur	render of access licences	2			
	(1)	The holder of an access licence may surrender the licence at any time by notice in writing sent to the Minister.	2 3			

Clause 74

Acces	ccess licences P			Chapter 3 Part 2	
Surrer	naer, si	uspens	ion, cancellation and compulsory acquisition of access	Division 6	
	(2)	inter surre	ne case of an access licence in respect of which est is entered on the register of access licence ender must be accompanied by documentary ever er of that interest consents to the licence being s	es, the notice of vidence that the	1 2 3 4
	(3)		surrender takes effect on the date on which the nee Minister or such later date as is specified in the		5
78	Sus	pensi	ion and cancellation of access licences		7
	(1)		Minister may suspend or cancel an access licende of the following grounds:	ce on any one or	8
		(a)	that the holder of the licence has failed to conditions to which the licence is subject,	comply with the	10 11
		(b)	that the holder of the licence has been convict against this Act or the regulations,	ed of an offence	12 13
		(c)	if any charges payable in respect of the licence paid.	ee have not been	14 15
	(2)	the N pena offer	ead of or in addition to suspending or cancelling a Minister may order a major utility to pay to the alty not exceeding \$500,000 and, in the case nace, a further penalty not exceeding \$20,000 feet the offence continues.	Minister a civil of a continuing	16 17 18 19 20
	(3)		on under this section may not be taken in relating unless the Minister:	ion to an access	21 22
		(a)	has given written notice to the holder of the act the Minister proposes to take such action, and		23 24
		(b)	has given the holder of the access licence opportunity to make submissions to the Ministo the proposed action, and		25 26 27
		(c)	has taken any such submissions into considera	ation.	28
79	Cor	npuls	ory acquisition of access licences		29
	(1)	comp	Minister may, by notice in writing served of pulsorily acquire access licences if of the opinial circumstances of the case, the public interest.	nion that, in the	30 31 32

compulsory acquisition.

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33

Clause 79 Chapter 3 Part 2 Division 6		Water Management Bill 2000 Water management implementation Access licences Surrender, suspension, cancellation and compulsory acquisition of access		
	(2)	A person from whom an access licence is compulsorily acquired under subsection (1) is entitled to compensation from the State for the market value of the licence as at the time it was compulsorily acquired.	1 2 3	
	(3)	The amount of compensation payable is to be determined by agreement between the Minister and the person entitled to compensation or, if agreement cannot be reached, is to be determined by the Valuer-General.	4 5 6 7	
	(4)	A person who is dissatisfied with the amount of compensation offered to the person under this section, or with any delay in the payment of compensation, may appeal to the Land and Environment Court.	8 9 10	
	(5)	The regulations may make provision for or with respect to the payment of compensation under this section.	11 12	
	(6)	Nothing in this section prevents the Ministerial Corporation from acquiring an access licence by way of transfer.	13 14	
Divisi	ion 7	Embargoes on applications for access licences	15	
80	Ten	nporary embargo	16	
	(1)	The Minister may, by order published in the Gazette, declare an embargo on the making of applications for access licences with respect to any water management area.	17 18 19	
	(2)	An order under this section may relate to all applications, to applications of a specified kind or to all applications other than applications of a specified kind.	20 21 22	
	(3)	A copy of any order under this section is to be published in a local newspaper.		
		1,	23 24 25 26 27	
81	(4)	newspaper. An order under this section takes effect on the date on which it is published in the Gazette and, unless sooner revoked, expires at the end	24 25 26	

	Water management implementation Chapter 3 Access licences Part 2						
			cations for access licences Division 7				
	(2)	appli	oclamation under this section may relate to all applications, to cations of a specified kind or to all applications other than cations of a specified kind.	1 2 3			
	(3)	(3) A copy of any proclamation under this section is to be published in a local newspaper.					
	(4)	is pul	oclamation under this section takes effect on the date on which it blished in the Gazette and continues in force until it is revoked by ther proclamation so published.	6 7 8			
82	Оре	eration	n of embargo	9			
	(1)	An e	mbargo does not apply to:	10			
		(a)	an application made before the embargo took effect, or	11			
		(b)	an application to amend an application made before the embargo took effect (other than an application to amend an application for an access licence in such a manner as to increase the amount of water sought by the proposed access licence), or	12 13 14 15			
		(c)	an application for the renewal of an access licence, or	16			
		(d)	an application for a transfer of an access licence, or	17			
		(e)	any other application of a kind prescribed by the regulations.	18			
	(2)		application to which an embargo relates is a nullity and is not ed merely because the embargo is subsequently revoked.	19 20			
Divis	ion (В	Registers and registration	21			
83	Reg	jister (of access licences	22			
	(1)	The I	Minister is to cause a register to be kept of:	23			
		(a)	every application for an access licence, and	24			
		(b)	every access licence that is granted, renewed, transferred, surrendered, suspended or cancelled under this Act, and	25 26			
		(c)	such other information in relation to an access licence (such as information as to third party interests in an access licence) as its holder requests be included in the register.	27 28 29			
	(2)	whic	regulations may make provision for or with respect to the form in h such a register is to be kept and the particulars that are to be ded in such a register.	30 31 32			

Water Management Bill 2000

Clause 83		Water Management Bill 2000	
Chapter 3		Water management implementation	
Part 2		Access licences	
Divisio	n 8	Registers and registration	
	(3)	The register must be made available at the head office of the Department for inspection, free of charge, by members of the public.	
84	Reg	gister of available water determinations	3
	(1)	The Minister is to cause a register to be kept of each available water determination made under section 59.	4
	(2)	The regulations may make provision for or with respect to the form in which such a register is to be kept and the particulars that are to be recorded in such a register.	6 7 8
	(3)	The register must be made available at the head office of the Department for inspection, free of charge, by members of the public.	10
85	Wat	ter allocation accounts	11
	(1)	For each access licence, the Minister is to cause an account to be kept of:	12 13
		(a) the water allocations that are acquired or accrued from time to time under the licence, and	14 15
		(b) the water allocations that are used or transferred from time to time under the licence.	10 17
	(2)	The regulations may make provision for or with respect to the form in which such an account is to be kept and the particulars that are to be recorded in such an account.	18 19 20
86	Dev	volution of rights of holder of access licence	21
		A person on whom the rights of the holder of an access licence have devolved by operation of law may apply to the Minister to have that person's name recorded as the holder of the licence and, if the Minister is satisfied that those rights have so devolved, the Minister may so record the name of the applicant.	22 23 24 25 26

Water Management Bill 2000	Clause 87
Water management implementation	Chapter 3
Access licences	Part 2
Compensation when management plan bulk access regime varied	Division 9

Division 9)	Compensation when management plan bulk access regime varied	
87		ompensation payable for reductions in water allocations arising fro inister's amendment of management plan		3
	(1)	(supple reduced claim)	older of an access licence (other than a regulated river lementary water) access licence) whose water allocations are ed as a consequence of the variation of a bulk access regime may compensation for loss suffered by the holder as a consequence t reduction.	5 6 7 8
	(2)		te subsection (1), compensation may not be claimed if the ion of the bulk access regime results from:	10 11
		(a)	a management plan that has been made in relation to a water management area for which a bulk access regime has not been established by any other management plan, or	12 13 14
		(b)	a management plan that has been made on the basis of a draft management plan prepared by a management committee, and is in the form in which it was finally submitted to the Minister by the committee, as referred to in section 41 (1) (a), or	15 16 17 18
		(c)	a management plan that has been amended by the Minister in accordance with section 42 (2).	19 20
	(3)		egulations may make provision for or with respect to the manner orm in which such a claim is to be made.	21 22
	(4)	wheth	Minister, with the advice of the Valuer-General, may determine her or not compensation should be paid and, if so, the amount of such compensation and the manner and timing of any such cents.	23 24 25 26
	(5)	regard	mulating advice for the Minister, the Valuer-General is to have I to the market value of the water foregone to the claimant for ensation as a consequence of the variation of the bulk access e.	27 28 29 30
	(6)	Gener	opeal lies against any decision of the Minister or the Valueral under this section, and any such decision is not to be called uestion in any legal proceedings.	31 32 33

Clause 87		Water Management Bill 2000			
Chapter 3		Water management implementation			
Part 2		Access licences			
Division 9	Division 9 Compensation when management plan bulk access regime varied				
(7)	Payr	ment of compensation under this section is to be made out of the	1		
(1)	•	solidated Fund which is, to the extent necessary, appropriated	2		
		rdingly.	3		
Division 10 Miscellaneous		4			
88 Reg	julatio	ons	5		
		regulations may make provision for or with respect to the owing matters:	6		
	(a)	the procedures to be followed in relation to the making of applications under this Part,	9		
	(b)	the procedures to be followed in relation to the granting, renewal and transfer of access licences,	10 11		
	(c)	the procedures to be followed in relation to the transfer of water allocations under an access licence,	12 13		
	(d)	the procedures to be followed in relation to the recrediting of water allocations under an access licence.	14 15		

Prelim	Preliminary Division 1		
Part	3 /	Approvals	1
Divis	sion '	l Preliminary	2
89	Wat	er use approvals	3
		A water use approval confers a right on its holder to use water for a particular purpose at a particular location.	4 5
90	Wat	er management work approvals	6
	(1)	There are three kinds of water management work approvals, namely, water supply work approvals, drainage work approvals and flood work approvals.	7 8 9
	(2)	A water supply work approval authorises its holder to construct and use a specified water supply work at a specified location.	10 11
	(3)	A drainage work approval confers a right on its holder to construct and use a specified drainage work at a specified location.	12 13
	(4)	A flood work approval confers a right on its holder to construct and use a specified flood work at a specified location.	14 15
91	Act	ivity approvals	16
	(1)	There are two kinds of activity approvals, namely, controlled activity	17

approvals and aquifer interference approvals.

waterfront land.

excavation.

(2) A controlled activity approval confers a right on its holder to carry out

(3) An aquifer interference approval confers a right on its holder to carry

specified area, in the course of carrying out specified activities.

a specified controlled activity at a specified location in, on or under

out an aquifer interference activity at a specified location, or in a

Note. Examples of where an aquifer interference approval may be needed include mining operations, road construction and any other large scale activity that involves

Water Management Bill 2000

Approvals

Water management implementation

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25 26

Clause 89

Chapter 3 Part 3

Chapter 3 Part 3 Division 2 Division 2		Water management implementation Approvals Applications for approvals Applications for approvals		
				1
92	Арр	Applications for approvals	ons for approvals	2
	(1)	Subj	ect to any embargo, any person may apply for an approval.	3
	(2)		application for an approval must be made to the Minister in rdance with the regulations.	4 5
	(3)		regulations may require the application to be accompanied by a agement program for the land to which the application relates.	6 7
	(4)	same	application may relate to more than one approval, whether of the e or of a different kind, unless the Minister requires a separate ication to be made in relation to one or more of them.	8 9 10
	(5)	The	Minister:	11
		(a)	may require an applicant for an approval to provide additional information within a specified time if of the opinion that additional information would be relevant to consideration of the application, and	12 13 14 15
		(b)	may delay consideration of the application until the information is provided or, if the information is not provided within the time specified, may refuse to consider the application.	16 17 18
	(6)		Minister may refuse to accept an application for an approval if it ars to the Minister that the application is incomplete.	19 20
	(7)		regulations may require any application, or any specified class of ications, to be advertised.	21 22
	(8)		section (6) does not apply to an application for the renewal of an ing approval.	23 24
		Asses	Approvals are listed in section 91 of the <i>Environmental Planning and</i> ssment Act 1979. Development that requires an approval is consequently rated development for the purposes of that Act.	25 26 27
93	Obj	Objections to applications for water use approvals		
	(1)	•	person may, in accordance with the regulations, object to the ting of an approval that has been advertised pursuant to section 92.	29 30
	(2)	of ar	Minister must inform the applicant for an approval of the grounds by objection to the granting of the approval and must allow the licant a specified time within which to make a written response to Minister in relation to the objection.	31 32 33 34

Clause 92

Water Management Bill 2000	Clause 93
Water management implementation	Chapter 3
Approvals	Part 3
Applications for approvals	Division 2

(3)	The Minister:	
	(a) may require an objector or applicant to provide additional information within a specified time if of the opinion that	2 3
	additional information would be relevant to consideration of the objection or response, and	4 5
	(b) may delay consideration of the objection or response until the	6
	information is provided or, if the information is not provided	7
	within the time specified, may refuse to consider the objection or response.	8 9
(4)	If there is a deficiency in an objection or response, the Minister may	10
	notify the objector or applicant accordingly and allow further time to enable the deficiency to be rectified.	11 12
(5)	Before making a decision on an application for the approval in respect	13
	of which any objection has been made, the Minister must endeavour	14
	to resolve the issues raised by the objection by means of consultation with the applicant and the objector, with a view to reaching agreement	15
	on the matters raised by the objection.	16 17
(6)	For the purpose of reaching such an agreement, the Minister may	18
	propose that the matters raised by the objection be dealt with by way	19
	of mediation or neutral evaluation involving an independent mediator or evaluator appointed by agreement between the applicant, the	20 21
	objector and the Minister.	22
(7)	The costs of any such mediation or neutral evaluation are to be paid for	23
	by the Minister.	24
(8)	An application or objection may be dismissed by the Minister if the	25
	applicant or objector, as the case may be, fails to participate in any	26
	mediation or neutral evaluation proceedings referred to in subsection	27
	(6).	28
	ermination of applications affected by public inquiries under the	29
	ironmental Planning and Assessment Act 1979	30
(1)	This section applies to any application for an approval in respect of	31
	which a Commission of Inquiry has given a section 120A notice to the	32
	Minister before the Minister makes a decision on the application.	33

94

(3) An approval may not be granted in contravention of the provisions of

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Clause 94

Water Management Bill 2000

water management work or activity.

any relevant management plan.

Water Management Bill 2000	Clause 96
Water management implementation	Chapter 3
Approvals	Part 3
Applications for approvals	Division 2

96	Matters affecting consideration of applications				
		In considering whether or not to grant an approval, the Minister must			
		take into account:	3		
		(a) such matters as are prescribed by the regulations, and	4		
		(b) such other matters as the Minister considers to be relevant.	5		
97	Grounds of refusal of certain applications				
	(1)	satisfied that adequate arrangements are in force to minimise harm to			
		any water source, or its dependent ecosystems, as a consequence of the	9		
		proposed use of water on the land in respect of which the approval is	10		
		to be granted.	11		
	(2)	A drainage work approval is not to be granted unless the Minister is	12		
		satisfied that adequate arrangements are in force to minimise harm to	13		
		any water source, or its dependent ecosystems, as a consequence of the	14		
		construction or use of the proposed drainage work.	15		
	(3)	A flood work approval is not to be granted unless the Minister is	16		
		satisfied that adequate arrangements are in force to minimise harm to	17		
		any water source, or its dependent ecosystems, as a consequence of the	18		
		construction or use of the proposed flood work.	19		
	(4)	A controlled activity approval is not to be granted unless the Minister	20		
		is satisfied that adequate arrangements are in force to minimise harm	21		
		to any waterfront land as a consequence of the carrying out of the	22		
		proposed controlled activity.	23		
	(5)	A water management work approval for a water management work	24		
		that is, or is proposed to be, situated on land not owned by the	25		
		applicant is not to be granted unless the Minister is satisfied:	26		
		(a) that the applicant is likely to become the owner of the land	27		
		within a reasonable time, or	28		
		(b) that the land is subject to an easement that authorises the	29		
		construction and use of such a work for the benefit of the	30		
		applicant's land.	31		
	(6)	An aquifer interference approval is not to be granted unless the	32		
		Minister is satisfied that adequate arrangements are in force to	33		
		minimise harm to the aquifer, or its dependent ecosystems, as a	34		
		consequence of its being interfered with in the course of the activities	35		
		to which the approval relates.	36		

Chapter 3 Part 3 Division 2			Water management implementation Approvals Applications for approvals	
98	Not	ice of	decision	1
		cause the ap	determining an application under this Division, the Minister must enotice of the determination to be given to the applicant and, if pplication relates to a water use approval, to each person who has e an objection to the Minister in connection with the application.	2 3 4 5
99	Procedures in relation to integrated development			
	(1)	devel	s section, consent authority, development consent and integrated lopment have the same meanings as they have in the ronmental Planning and Assessment Act 1979.	7 8 9
	(2)	appli	provisions of this Act with respect to the advertising of an cation for an approval do not apply if the application relates to rated development.	10 11 12
	(3)	devel terms conse	consent authority grants development consent to integrated lopment, either as a consequence of having obtained the general s of any approval proposed to be issued by the Minister or as a equence of the Minister having failed to inform the consent ority as to whether or not an approval will be granted:	13 14 15 16 17
		(a)	no person has any right to lodge an objection under this Act to the granting of the approval, and	18 19
		(b)	no person has any right under this Act to appeal to the Land and Environment Court against the granting of the approval.	20 21
	(4)	objec	ection (3) (b) does not affect any right of appeal to which an etor may be entitled under section 98 of the <i>Environmental</i> ning and Assessment Act 1979.	22 23 24
Divis	ion (3	Conditions and duration of approvals	25
100	Cor	ndition	ns of approval generally	26
	(1)	An a	pproval is subject to:	27
		(a)	such conditions as are from time to time required to be imposed on the approval by the relevant management plan or Minister's plan (<i>mandatory conditions</i>), and	28 29 30
		(b)	such other conditions as the Minister may from time to time impose on the approval (<i>discretionary conditions</i>).	31 32

Clause 98

Approv Condit		nd dura	tion of approvals Part 3 Division 3	
	(2)		andatory condition prevails over a discretionary condition to the at of any inconsistency between them.	1 2
			If a management plan or Minister's plan is replaced or amended during the of an approval, the mandatory conditions applying to the approval may vary.	3 4
101	Cor	ndition	ns of approval for joint water supply schemes	5
	(1)	relati landh work	section applies to a water supply work approval granted in on to a joint water supply scheme, that is, a scheme under which holders of different parcels of land hold a single water supply approval for a water supply work located on, or passing through, if those parcels.	6 7 8 9 10
	(2)	a joi requi cond	atter supply work approval for a water supply work the subject of nt water supply scheme is subject to such conditions as are ared to be imposed on the approval by the regulations, being itions as to the rights and duties of the landholders concerned in on to:	11 12 13 14 15
		(a)	the granting of access to the work, and	16
		(b)	the apportionment of water supplied by means of the work, and	17
		(c)	the apportionment of the cost of constructing and maintaining the work, and	18 19
		(d)	the apportionment of such other costs relating to the work as are prescribed by the regulations, and	20 21
		(e)	the exclusion of land from the operation of the scheme.	22
102	lmp	ositio	n of conditions after approval is granted	23
	(1)		retionary conditions may not be imposed on an approval after it been granted unless the Minister:	24 25
		(a)	has given written notice to the holder of the approval that the Minister proposes to impose such conditions, and	26 27
		(b)	has given the holder of the approval a reasonable opportunity to make submissions to the Minister with respect to the proposed conditions, and	28 29 30
		(c)	has taken any such submissions into consideration.	31
	(2)		ection (1) does not apply to conditions imposed on an approval e request of the holder of the approval.	32 33

Water management implementation

Clause 100

Chapter 3

Clause 102 Chapter 3 Part 3 Division 3		Water Management Bill 2000 Water management implementation Approvals Conditions and duration of approvals			
	(3)	impo	Minister must cause written notice of any discretionary conditions used on an approval after the time it is granted to be served on the er of the approval.	1 2 3	
	(4)	the da	scretionary condition referred to in subsection (3) takes effect on ay on which the notice referred to in that subsection is served on older of the approval or on such later day as may be specified in otice in that regard.	4 5 6 7	
103	Rev	ocatio	on of conditions	8	
		which	Minister may at any time revoke any discretionary conditions to h an approval is subject, whether or not on the application of the er of the approval.	9 10 11	
104	Dur	ation (of approval	12	
	(1)	such	pproval (other than an approval for a major utility) has effect for period as may be specified in the approval in that regard, being iod not exceeding:	13 14 15	
		(a)	3 years, in the case of a controlled activity approval, or	16	
		(b)	10 years, in the case of a water use approval or aquifer interference approval, or	17 18	
		(c)	20 years, in the case of a water management work approval.	19	
	(2)		application for renewal of an approval is lodged before it expires, erm of the expiring approval is extended until:	20 21	
		(a)	the date of the final decision on the application, or	22	
		(b)	a date fixed by the Minister for the approval,	23	
		which	hever is the later date.	24	
	(3)	If:		25	
		(a)	an approval expires without an application for its renewal being made, and	26 27	
		(b)	an application for its renewal is subsequently made by the former holder of an approval and is accompanied by a statutory declaration of the reasons for the delay in making the application, and	28 29 30 31	
		(c)	the reasons are accepted by the Minister,	32	

Approv	als (Part 3	
Conditi	ons ar	nd duration of approvals	Division 3	
		the term of the approval is taken to have application may be dealt with, as if the abefore the approval expired.		
105	Dur	ation of approvals held by major utilities		
	(1)	An approval held by a major utility has ef	fect for 20 years.	
	(2)	At the end of each 5 year period follow approval is granted to a major utility, the m Minister for an extension of the period of years.	ajor utility may apply to the	
	(3)	In determining whether or not to grant such must have regard to the latest review that section 283 in relation to that 5 year period	has been conducted under	
106		d benefited by water use approval or v	water management work	
	(1)	A water use approval or water managemer be held by, and for the benefit of, each su		

by the approval.(2) While the approval is in force, each such landholder:

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Water management implementation

(a) is under a duty to comply with the conditions to which the approval is subject, and

time being of the land specified in the approval as the land benefited

- (b) is entitled to commence and maintain legal proceedings against any other such landholder with respect to that other landholder's failure to comply with those conditions.
- (3) This section does not apply in such circumstances as may be prescribed by the regulations.

Division 4 Amendment, surrender, suspension and cancellation of approvals

107 Amendment of water management work approval on application by holder of approval

(1) On the application of the holder of a water management work approval, the Minister may amend the approval:

Clause 104

Chapter 3

Clause 107			Water Management Bill 2000			
Chapte	er 3		Water management implementation			
Part 3		Approvals				
Divisio	n 4		Amendment, surrender, suspension and cancellation of approvals			
		(a)	so as to allow an alteration or extension of the relevant water management work, or	1 2		
		(b)	so as to allow the construction or use of an additional water management work on adjoining land occupied by the holder of the approval.	3 4 5		
	(2)	appli mana same	Minister may treat an application under this section as an cation for the grant, on surrender of the existing water agement work approval, of a replacement approval conferring the authority as would have been conferred by the existing approval to been amended in accordance with the application.	6 7 8 9 10		
108	Sur	rende	r of approvals	11		
	(1)		holder of an approval may surrender the approval at any time by e in writing sent to the Minister.	12 13		
	(2)		surrender takes effect on the date on which the notice is received the Minister or such later date as is specified in the notice.	14 15		
109	Sus	pensi	on and cancellation of approvals	16		
	(1)		Minister may suspend or cancel an approval on any one or more e following grounds:	17 18		
		(a)	that the holder of the approval has failed to comply with the conditions to which the approval is subject,	19 20		
		(b)	that the holder of the approval has been convicted of an offence against this Act or the regulations,	21 22		
		(c)	that the holder of the approval has failed to make due payment with respect to any fee or charge that is payable under this Act in relation to the approval,	23 24 25		
		(d)	in the case of an approval granted in relation to a water management work, the holder of the approval has failed to comply with any direction given to the holder under this Act in connection with the work.	26 27 28 29		
	(2)	Minis not e furthe	ad of or in addition to suspending or cancelling an approval, the ster may order a major utility to pay to the Minister a civil penalty exceeding \$500,000 and, in the case of a continuing offence, a er penalty not exceeding \$20,000 for each day for which the ace continues.	30 31 32 33 34		

Approv		surren	der, suspension and cancellation of approvals	Part 3 Division 4	
	(3)		on under this section may not be taken in relass the Minister:	elation to an approval	
		(a)	has given written notice to the holder of th Minister proposes to take such action, and	e approval that the	3 4
		(b)	has given the holder of the approval a rease to make submissions to the Minister w proposed action, and		5 6 7
		(c)	has taken any such submissions into consid	leration.	8
Divis	ion (5	Embargoes on applications for app	rovals	9
110	Ten	npora	ry embargo		10
	(1)	emb	Minister may, by order published in the Cargo on the making of applications for approximater management area.		11 12 13
	(2)	appl	order under this section may relate to a ications of a specified kind or to all applications of a specified kind.		14 15 16
	(3)		opy of any order under this section is to be p spaper.	ublished in a local	17 18
	(4)	publ	order under this section takes effect on the dished in the Gazette and, unless sooner revoked years after that date.		19 20 21
111	Per	mane	nt embargo		22
	(1)	an e	Governor may, by proclamation published in t mbargo on the making of applications for app my water management area.		23 24 25
	(2)	appl	roclamation under this section may relate to ications of a specified kind or to all applications of a specified kind.		26 27 28
	(3)		opy of any proclamation under this section is to lawspaper.	o be published in a	29 30

Water management implementation

Clause 109

Chapter 3

Clause 111			Water Management Bill 2000		
Chapte	er 3		Water management implementation		
Part 3	_		Approvals		
Divisio	n 5		Embargoes on applications for approvals		
	(4)		oclamation under this section takes effect on the date on which it	1	
			blished in the Gazette and continues in force until it is revoked by ther proclamation so published.	2 3	
112	Оре	eration	n of embargo	4	
	(1)	An e	embargo does not apply to:	5	
		(a)	an application made before the embargo took effect, or	6	
		(b)	an application to amend an application made before the embargo took effect, or	7 8	
		(c)	an application for the renewal of an approval, or	9	
		(d)	any other application of a kind prescribed by the regulations.	10	
	(2)		application to which an embargo relates is a nullity and is not yed merely because the embargo is subsequently revoked.	11 12	
Divis	ion (6	Registers	13	
113	Reg	jister (of approvals	14	
	(1)	The	Minister is to cause a register to be kept of:	15	
	` ,	(a)	every application for an approval that is duly made under this Act, and	16 17	
		(b)	every approval that is granted, renewed, transferred, surrendered, suspended or cancelled under this Act.	18 19	
	(2)	whic	regulations may make provision for or with respect to the form in such a register is to be kept and the particulars that are to be reded in such a register.	20 21 22	
	(3)		register must be made available at the head office of the artment for inspection, free of charge, by members of the public.	23 24	

Part 4 Finance

114	Min	ictor's	s guidelines for charges	2
114		The <i>Mini</i>	Minister may from time to time establish guidelines (the ister's guidelines) with respect to the manner in which charges are imposed in connection with:	3 4 5
		(a)	the granting, renewal and transfer of access licences and approvals, and	6
		(b)	the making of applications for the granting, renewal and transfer of access licences and approvals, and	8
		(c)	the supply of water to holders of access licences, and	10
		(d)	special levies and other miscellaneous charges.	11
	(2)	The 1	Minister's guidelines may allow charges to be set differentially:	12
		(a)	by reference to different areas or water sources, or	13
		(b)	by reference to different classes of access licence or approval, or	14 15
		(c)	by reference to different water usages, or	16
		(d)	by reference to such other factors as are specified in the guidelines.	17 18
	(3)		Minister must ensure that the guidelines are periodically reviewed tervals of not more than 5 years.	19 20
115	Cha	ırges	payable for access licences and approvals	21
		be as	charges payable in respect of an access licence or approval are to s determined by the Minister in accordance with the Minister's elines.	22 23 24
116	Cer	tificate	e as to charges outstanding	25
	(1)		Minister may, in relation to any land, issue a certificate to the at that, as at the date on which the certificate is issued:	26 27
		(a)	a specified amount is payable in relation to the land pursuant to charges imposed under this Part, or	28 29
		(b)	no amount is so payable.	30

(2) Such a certificate is conclusive proof, in favour of a purchaser in good faith and for value of the land to which it relates, that, as at the date on which it was issued, no amounts were payable in respect of the land other than such amounts as are specified in the certificate.

1

2

Preliminary	Division 1
Irrigation corporations	Part 1
Joint private works	Chapter 4
Water Management Bill 2000	Clause 117

Cha	pter 4	Joint private works	1
Part	1 Irri	gation corporations	2
Divis	ion 1	Preliminary	3
117	Applic	ation of Part	4
	<i>Ir</i> be	his Part applies to all irrigation corporations under the former rigation Corporations Act 1994 that were in existence immediately efore the repeal of that Act, but does not authorise the establishment any new irrigation corporations.	5 6 7 8
118	Definit	ions	ç
	In	this Part:	10
	co th	rea of operations of an irrigation corporation means the area of land omprising the areas and districts specified in Schedule 1 in relation to e corporation, being areas and districts constituted under the former rigation Act 1912 and Part 6 of the former Water Act 1912.	11 12 13
	ir	rigation corporation means a corporation named in Schedule 1.	15
	_	perating licence means an operating licence referred to in section 23.	1 <i>6</i> 17
119	Requir	ements for access licences and approvals	18
	fr	othing in this Part authorises an irrigation corporation to take water om a water source otherwise than in accordance with an access cence and water supply work approval held by the corporation.	19 20 21
	cc	othing in this Part authorises a landholder of land within an irrigation or	22 23 24

Part 1 Division 2			Irrigation corporations Irrigation corporations		
Divis	sion 2	2	Irrigation corporations	!	
120	Ass	ets of	irrigation corporations	2	
	(1)	instal	rigation corporation is the owner of all water management works lled in or on land by the corporation (whether or not the land is ed by the corporation).	3	
	(2)	Act Î for the an irrespe	provisions of Part 5 and section 88 of the <i>Irrigation Corporations</i> 994, as in force immediately before their repeal, continue to apply ne purpose of enabling the Ministerial Corporation to transfer to rigation corporation any of its assets, rights and liabilities with ect to an irrigation scheme area with which the irrigation pration was formerly connected.	6 5 9 10 11	
121	Ent	ry on t	to land	12	
	(1)		rigation corporation may, by authorised persons, enter land within ea of operations for any one or more of the following purposes:	13 14	
		(a)	to install, operate, repair, replace, maintain, remove, extend, expand, connect, disconnect, improve or do any other things that the corporation considers are necessary or appropriate to any of its water management works or to construct new water management works and, for these purposes, to carry out any work on, below or above the surface of the land,	15 16 17 18 19 20	
		(b)	to read a meter that: (i) measures water supplied by the corporation, or (ii) monitors drainage for quantity or quality or both,	21 22 23	
		(c)	to find the source of pollution of water within the area of operations of the corporation,	24 25	
		(d)	to ascertain whether a water supply contract or other contract for the provision of services by the corporation is being breached,	26 27 28	
		(e)	to rectify defective or improper work that has not been rectified by a customer in accordance with a notice served by the corporation on the customer under a water supply contract or other contract,	29 30 31 32	

Clause 120

Chapter 4

Water Management Bill 2000

Joint private works

		(f) to ascertain the character and condition of the land or any building on the land, or the condition and location of any pipe,	1 2
		sewer, drain, channel or fitting or other work used in	3
		connection with the land or building, so as to enable the	4
		corporation:	5
		(i) to install, operate, repair, replace, maintain, remove,	6
		extend, expand, connect, disconnect or improve its	7
		systems and services, or	8
		(ii) to construct new water management works,	9
		in accordance with the obligations imposed on it by its operating licence,	10 11
		(g) to carry out any investigation or inspection, take levels, drill test	12
		bore-holes, make surveys and marks, and fix pegs and stakes,	13
		for the purpose of determining the site of any proposed water	14
		management work.	15
	(2)	An irrigation corporation must ensure that as little damage as possible	16
		is caused by the exercise of powers under this section and must repair	17
		any damage caused or pay compensation for the damage.	18
122	Cea	sing to be an irrigation corporation	19
	(1)	A corporation ceases to be an irrigation corporation if its particulars are removed from Schedule 1.	20 21
	(2)	The Governor may remove an irrigation corporation's particulars from Schedule 1 by proclamation, but only:	22 23
		(a) on application made by the irrigation corporation to the Minister, or	24 25
		(b) if the irrigation corporation ceases to exist.	26
	(3)	The Governor may by proclamation amend Schedule 1 so as to reflect a change in an irrigation corporation's name.	27 28
	(4)	The regulations may make provision, not inconsistent with the <i>Corporations Law</i> , for or with respect to any matters that are	29 30
		consequential on a corporation ceasing to be an irrigation corporation.	31

Clause 123

Chapter 4

Part 1

Water Management Bill 2000

Joint private works

Irrigation corporations

Water Management Bill 2000	Clause 125
Joint private works	Chapter 4
Irrigation corporations	Part 1
Operating licences	Division 3

125	Term of operating licence						
	(1)		perating licence has effect for the period specified in the licence at regard, but may be renewed at the end of that period.	2			
	(2)	An o	perating licence may be renewed even if its term has expired.	۷			
	(3)	opera	Governor may refuse an application for the renewal of an ating licence on such grounds as the Governor considers opriate.	5			
126	Cor	ntrave	ntion of operating licence	8			
	(1)	an op	the opinion of the Minister, an irrigation corporation contravenes perating licence, the Governor may direct that one of the following apply:	9 10 11			
		(a)	a letter of reprimand by the Minister is to be served on the irrigation corporation,	12 13			
		(b)	the Minister is to cause a notice to be served on the irrigation corporation requiring it to rectify the contravention within a specified period.	14 15 16			
	(2)	contr subse notic	the opinion of the Minister, an irrigation corporation continues to ravene an operating licence after the issue of a letter under ection (1) (a) or fails to rectify a contravention as required by a e under subsection (1) (b), the Governor may do either or both of ollowing:	17 18 19 20 21			
		(a)	the Governor may direct that the irrigation corporation is to pay a monetary penalty of an amount (not exceeding \$150,000) to be determined by the Governor,	22 23 24			
		(b)	the Governor may cancel the operating licence.	25			
	(3)	section action	fact that the Governor has directed that action be taken under this on does not prevent the Governor directing that the same or other n under this section be taken if the contravention continues or a contravention occurs.	26 27 28 29			
	(4)	to th	perating licence may make provision for advice to be furnished e Minister in connection with the exercise of the Minister's ions under this section.	30 31 32			
	(5)		nalty imposed under this section may be recovered in any court impetent jurisdiction as if it were a debt due to the Crown.	33 34			

whether the licence should be suspended or cancelled,

but only if the irrigation corporation has made arrangements for the

exercise of functions by the subsidiary.

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34

35

(b)

Clause 127

Water Management Bill 2000

	on corp ting lice	porations Part 1 ences Division 3	
	(3)	In this section, <i>subsidiary</i> means a corporation that is a subsidiary of a corporation as determined in accordance with the <i>Corporations Law</i> or any other applicable law.	1 2 3
Divis	sion 4	Inclusion of land within irrigation corporation's area of operations	4 5
129	App	olications to include land within area of operations	6
	(1)	An application for the inclusion of land within an irrigation corporation's area of operations may be made to the Minister by means of a joint application made by the corporation and by the owner or owners of the land concerned.	7 8 9 10
	(2)	The application must identify the land proposed to be included in the corporation's area of operations.	11 12
	(3)	The procedures for making and advertising an application are to be as prescribed by the regulations.	13 14
130	Obj	ections to inclusion of land within area of operations	15
	(1)	Any person may object to the inclusion of land within the proposed extension of an irrigation corporation's area of operations.	16 17
	(2)	The procedures for making an objection are to be as prescribed by the regulations.	18 19
131	Det	ermination of applications	20
	(1)	The Minister may determine an application for the inclusion of land within an irrigation corporation's area of operations:	21 22
		(a) by recommending to the Governor that the land be included within the area, or	23 24
		(b) by refusing the application.	25
	(2)	A recommendation for the inclusion of land within an irrigation corporation's area of operations may not be made unless the inclusion of the land is agreed to by such number or proportion of the corporation's shareholders as may be prescribed by the regulations.	26 27 28 29

Joint private works

Clause 128

Chapter 4

Part 1		Joint private works Irrigation corporations Inclusion of land within irrigation corporation's area of operations	
132	Go۱	ernor may include land within area of operations	1
		On receiving a recommendation for the inclusion of land within an	2
		irrigation corporation's area of operations, the Governor may make a proclamation including the land in the area.	3 4
Divis	ion (J i	5
		area of operations	6
133	App	lications to exclude land from area of operations	7
	(1)	An application for the exclusion of land from an irrigation	8
		corporation's area of operations may be made to the Minister by means	9
		of a joint application made by the corporation and by the owner or owners of the land concerned.	10 11
	(2)	The application must identify the land proposed to be excluded from	12
	(2)	the corporation's area of operations.	13
	(3)	The procedures for making and advertising an application are to be as	14
	(-)	prescribed by the regulations.	15
134	Obj	ections to exclusion of land from area of operations	16
	(1)	Any person may object to the proposed exclusion of land from an	17
		irrigation corporation's area of operations.	18
	(2)	The procedures for making an objection are to be as prescribed by the	19
		regulations.	20
135	Det	ermination of applications	21
	(1)	The Minister may determine an application for the exclusion of land	22
		from an irrigation corporation's area of operations:	23
		(a) by recommending to the Governor that the land be excluded	24
		from the area, or	25
		(b) by refusing the application.	26
	(2)	A recommendation for the exclusion of land from an irrigation	27
		corporation's area of operations may not be made unless the exclusion of the land is agreed to by such number or proportion of the	28 29
		corporation's shareholders as may be prescribed by the regulations.	30

Clause 132

Exclus	ion of I	and fro	m irrigation corporation's area of operations	Division 5				
136	Gov	ernor	may exclude land from area of operations	s	1			
	On receiving a recommendation for the exclusion of land from an							
			ation corporation's area of operations, the Go		2 3			
			amation excluding the land from the area.	·	4			
Divis	sion (6	Miscellaneous		5			
137	Suc	cesso	or in title liable for unpaid contract charge	s	6			
		On a	change of ownership of land, the new landle	holder of the land is	7			
			e to an irrigation corporation for the amount of		8			
		•	e irrigation corporation in relation to the lan		9			
			ious landholder as if the new landholder		10			
			ract with the irrigation corporation for the sup	oply of the service or	11			
		servi	ces to which the unpaid charges relate.		12			
138	Inde	emniti	es		13			
	(1)		erson does not have any right or claim to		14			
			ever in any legal or other proceeding ag		15			
			oration or officer or employee of an irriga		16			
		-	ect of any nuisance connected with or in any	, .	17			
		(a)	the design, construction, alteration	·	18			
			non-maintenance, operation, repair, disrep		19			
			a water management work owned or contro	olled by the irrigation	20			
			corporation, or		21			
		(b)	the destruction or damage, or partial de		22			
			damage, by flood, storm, tempest or oth		23			
			management work owned or controlled	i by the irrigation	24			
			corporation, or		25			
		(c)	the exercise, in respect of a water manager		26			
			controlled by the irrigation corporation		27			
			corporation of any function conferred of		28			
			irrigation corporation under this or any oth		29			
	(2)		on 733 of the Local Government Act 199.		30			
			ect of an irrigation corporation in the same wa	y as it applies to and	31			
		in res	spect of a council.		32			

Joint private works

Irrigation corporations

Clause 136 Chapter 4

Part 1

Clause 139 Water Management Bill 2000
Chapter 4 Joint private works
Part 1 Irrigation corporations
Division 6 Miscellaneous

139	Reg	jister (of licences, audits and management programs	1
	(1)	1) The Ministerial Corporation must maintain at its head office a register containing copies of the following:		
		(a)	operating licences,	4
		(b)	audit reports,	5
		(c)	applicable management programs,	6
		(d)	recommendations of the Minister to the Governor under this Part.	7 8
	(2)		register must be made available for public inspection during all business hours.	9 10
	(3)	-	person may obtain a copy of any information on the register on nent of the reasonable cost of providing the copy.	11 12

Preliminary	Division 1
Private irrigation districts	Part 2
Joint private works	Chapter 4
Water Management Bill 2000	Clause 140

Part 2 Private irrigation districts

Divis	ion 1	Preliminary	2
140	Application	n of Part	3
	<i>Irriga</i> the re	Part applies to all private districts under the former <i>Private tion Districts Act 1973</i> that were in existence immediately before peal of that Act, and also authorises the establishment of further e irrigation districts.	4 5 6 7
141	Definitions	S	8
	In this	s Part:	9
		ted holding means a holding in respect of which water is ded by a private irrigation board for irrigation.	10 11
		holding means each part of an original holding that, after vision, is separately owned.	12 13
		rrigated holding means a holding in respect of which water is ded by a private irrigation board for domestic and stock use only.	14 15
	<i>origin</i> a hold	<i>tal holding</i> means a holding in a private irrigation district, being ling:	16 17
	(a)	in existence at the date of constitution of that district, or	18
	(b)	comprising lands added to that district under Division 2,	19
	becon	bes not include any holding, or any part of a holding, that has the a new holding or that has been excised from the private ion district under Division 2.	20 21 22
	-	<i>te irrigation board</i> , in relation to a private irrigation district, is the board of management for that district elected under on 3.	23 24 25
	-	<i>e irrigation district</i> means a private water supply district or a e water supply and irrigation district constituted under on 2.	26 27 28

Chapter 4 Part 2 Division 1			-	ate works rigation districts ary	
142	Red	equirements for access licences and approvals			
	(1)	other	wise tha	his Part authorises a private irrigation board to take water in in accordance with an access licence and water supply al held by the board.	
	(2)	irriga	tion dis	nis Part authorises a landholder of land within a private trict to use water otherwise than in accordance with a proval held by the private irrigation board.	
Division 2		2	Priva	te irrigation districts	
143	Pet	ition			
	(1)	or m	ore hol	who are landholders of lands that are being worked as 3 dings may lodge with the Minister a petition for the of those lands:	
		(a)	as a pi	rivate water supply district, or	
		(b)	as a pi	rivate water supply and irrigation district.	
	(2) The petition:				
		(a)		contain the names, addresses and occupations of all of the oners and be signed by all of the petitioners, and	
		(b)		be accompanied by plans showing: the location of the lands proposed to be supplied with water, in relation to the river, estuary or lake from which water is proposed to be obtained, and the lands on which a water supply work is proposed to be constructed or located in connection with the proposed water supply, and the site on those lands of that proposed water supply work, and	
		(c)	must t (i) (ii) (iii)	be accompanied by: particulars of the title of the lands within the proposed private irrigation district, and particulars of the area of land within the proposed private irrigation district owned by each petitioner, and an estimate of the quantity of water proposed to be taken annually for the purposes of the proposed private irrigation district, and	

Clause 142

Water Management Bill 2000

Joint private Private	irrigat	ion dist		Chapter 4 Part 2 Division 2	
			(iv)	particulars of any water use approval under which any lands within the proposed private irrigation district are, at the date of lodgment of the petition, authorised to be irrigated, and	1 2 3 4
		(d)	landh	contain the names, addresses and occupations of the holders of the lands referred to in paragraph (b) (ii) and be impanied by separate particulars of the title of those lands.	5 6 7
	(3)			r may cause a notice containing particulars of the petition ned in the Gazette and in a local newspaper.	8 9
	(4)	Such	a notic	e may not be published unless:	10
		(a)	irriga benef	Minister is satisfied that the establishment of a private tion district in accordance with the petition would be of fit to the landholders of land within the proposed private tion district, and	11 12 13 14
		(b)		Minister has had regard to the Competition Principles ement, and	15 16
		(c)	the P	remier has concurred in the publication of the notice.	17
	(5)	agree the T	ement o erritorio	tion, <i>Competition Principles Agreement</i> means the f that name between the Commonwealth, the States and es that was entered into, for and on behalf of New South 1 April 1995.	18 19 20 21
144	Cor	stituti	ion of p	private irrigation districts	22
	(1)	is not	t duly lo	nentary petition in relation to, or an objection to, a petition odged, the Governor may, by proclamation in the Gazette, e lands described in the petition:	23 24 25
		(a)	as a p	private water supply district, or	26
		(b)	as a p	private water supply and irrigation district,	27
		whic	hever w	vas requested in the petition.	28
	(2)	is so	lodged	entary petition in relation to, or an objection to, a petition but the Minister recommends the granting of the petition th respect to all of the lands described in the petition or	29 30 31

some only of them), the Governor may, by proclamation in the

Gazette, constitute the lands to which the recommendation relates:

Water Management Bill 2000

Clause 143

Clause 144 Chapter 4 Part 2 Division 2			Joint private works Private irrigation districts Private irrigation districts			
		(a)	as a pı	rivate water supply district, or	1	
		(b)	as a pi	rivate water supply and irrigation district,	2	
		whic	hever wa	as requested in the petition.	3	
	(3)	A pro	oclamati	on under this section:	4	
		(a)		assign a name to the private irrigation district and a rate name to the private irrigation board, and	5	
		(b)	must d	define the boundaries of the private irrigation district, and	7	
		(c)		specify at which office of the Ministerial Corporation a of the private irrigation district is exhibited, and	9	
		(d)		fix a time and place for the first election of the members private irrigation board.	10 11	
145	Add	dition	tion of lands to private irrigation districts			
	(1)	 A landholder of lands adjacent to or near a private irrigati may lodge with the Minister a petition for the addition of the to the private irrigation district. 		ith the Minister a petition for the addition of those lands	13 14 15	
	(2)	The j	petition:		16	
		(a)		specify the name, address and occupation of the petitioner sust be signed by the petitioner, and	17 18	
		(b)	(i) (ii)	the location of the additional lands proposed to be supplied with water, in relation to the river, estuary or lake from which water is proposed to be obtained, and the lands on which any additional water supply work is proposed to be constructed or located in connection with the proposed water supply, and the site on those lands of that proposed additional water supply work, and	19 20 21 22 23 24 25 26	
		(c)	must b (i) (ii) (iii)	particulars of the title and the area of the additional lands, and an estimate of the quantity of water proposed to be taken annually by the petitioner for the purposes of those lands, and particulars of any water use approval under which those lands are, at the date of lodgment of the petition, authorised to be irrigated, and	28 29 30 31 32 33 34 35	

Water Management Bill 2000	Clause 145
Joint private works	Chapter 4
Private irrigation districts	Part 2
Private irrigation districts	Division 2

		(d)	if:	1				
			(i) the private irrigation district has been constituted as a	2				
			private water supply and irrigation district, and	3				
			(ii) the petitioner seeks a supply of water for irrigation,	4				
			must be accompanied by a statement by the private irrigation	5				
			board as to whether, and to what extent, the landholders within	6				
			the private irrigation district have agreed to reduced allocations	7				
			of water so as to permit an allocation of water being made to	8				
			the additional lands, and	9				
		(e)	must contain the names, addresses and occupations of the	10				
			landholders of the lands referred to in paragraph (b) (ii) and be	11				
			accompanied by separate particulars of the title of those lands.	12				
	(3)		Minister must consider any petition lodged under this section and	13				
			cause a notice containing particulars of the petition to be	14				
		publis	shed in the Gazette and a local newspaper.	15				
146	Alte	Alteration of private irrigation district						
	(1)	If an objection to a petition under section 143 is not duly lodged or an						
			tion is duly lodged but the Minister recommends the granting of	18				
		the p	petition, the Governor may, by proclamation in the Gazette,	19				
			ine the boundaries of the private irrigation district to which the	20				
			on relates by adding to that district the lands referred to in the	21				
		petitio	on.	22				
	(2)	If add	ditional lands have been added to a private irrigation board's	23				
	` ′		ct under this section, the board:	24				
		(a)	must, if an appropriate agreement has been made, redetermine	25				
		` /	the quantity of water to be allocated for domestic and stock use	26				
			and for irrigation to each holding (including any holding in the	27				
			additional lands) that is supplied or to be supplied with water	28				
			for irrigation, and	29				
		(b)	must, in respect of the holding in the additional lands, assess	30				
			the rates and charges for water for the period or year, as the	31				
			case may be, current at the date of the addition of those	32				
			additional lands to the private irrigation district.	33				

the private irrigation district.

Water Management Bill 2000	Clause 148
Joint private works	Chapter 4
Private irrigation districts	Part 2
Private irrigation districts	Division 2

(1)	-	ntary petitions and objections n a period of 28 days after the publication of the notice of a	
(1)		on for the constitution of a private irrigation district:	
	(a)	a person who is the landholder of lands that the person desires to be included in the district to which that notice relates may lodge with the Minister a supplementary petition for the inclusion in that district of lands owned by the person that are being worked as a separate property, or	
	(b)	any person may lodge with the Minister an objection in writing to the petition referred to in the notice on the ground that the granting of that petition would adversely affect the person's interests.	
(2)		n a period of 28 days after the publication of the notice of a on for the addition of lands to a private irrigation district:	
	(a)	the private irrigation board for the district to which that notice relates may lodge with the Minister an objection in writing to the petition referred to in the notice, or	
	(b)	any person may lodge with the Minister an objection in writing to the granting of that petition on the ground that the granting of that petition would adversely affect the person's interests.	
(3)	reason estuar of the	rson may not lodge an objection on the ground that the person's sets would, if the petition were granted, be adversely affected for an relating to the quantity of water available from the river, ry or lake from which it is proposed to take water for the purposes proposed private irrigation district, and any objection lodged on round is not to be entertained.	
(4)	A sup	pplementary petition:	
	(a)	must contain the name, address and occupation of the supplementary petitioner, and	
	(b)	must be accompanied by plans showing: (i) the location of the lands that the supplementary petitioner desires to be included in the proposed district, and	

Clause 1 Chapter Part 2 Division 2	4	Water Management Bill 2000 Joint private works Private irrigation districts Private irrigation districts	
		(ii) the lands on which any additional water supply work to be used for the taking of water for the use of the lands that the petitioner desires to be included in the proposed district is proposed to be constructed or is located and the site on those lands of that water supply work, and	
		(c) must be accompanied by particulars of the title and area of the lands referred to in paragraph (b) (i) and of any water use approval under which those lands are, at the date of lodgment of the supplementary petition, authorised to be irrigated, and	
		(d) must contain the names, addresses and occupations of the landholders of the lands referred to in paragraph (b) (ii) and be accompanied by separate particulars of the title of those lands.	1 1 1
	(5)	An objection must be in writing and must state particulars of the grounds of objection.	1
	(6)	If a supplementary petition or an objection has been lodged with the Minister, the Minister must, after consultation with the petitioner or objector, make a recommendation with respect to the petition or objection.	1 1 1 1
Divisio	on 3	3 Private irrigation boards	1
149	Priv	vate irrigation boards	2
	(1)	For each private irrigation district there is to be a board of management.	2 2
	(2)	Each board is a corporation under the corporate name assigned to it by the proclamation by which its private irrigation district is constituted.	2:
	(3)	A board is to consist of such number of members, being not less than 3 nor more than 10:	2.
		(a) in the case of the first board elected for a private irrigation district, as may be determined by the Minister, and	2'
		(b) in the case of any subsequent board elected for a private irrigation district, as may be determined before the election by the board for that private irrigation district.	2 3 3
	(4)	The regulations may make provision for or with respect to:	3:
		(a) the conduct of elections for the members of a board, and	3

Private	irrigat	tion boa	ards Division 3	
		(b)	other matters concerning the constitution and procedure of a board.	
150	Elec	ction o	of members of private irrigation boards	
	(1)	on th	election of the members of a private irrigation board must be held ne day and at the time fixed by the proclamation by which it is tituted and thereafter:	
		(a)	if the third anniversary of the declaration of the poll for the previous election of members of that board is a Saturday, on that Saturday, or	
		(b)	in any other case, on the Saturday following the third anniversary of the declaration of the poll for the previous election of members of that board.	
	(2)		orporation that is a member of a private irrigation board must orise an individual to represent it as a member of the board.	
	(3)		ect to this Division, the members of a private irrigation board hold e until the date of the declaration of the poll for the next election.	
151			of members of private irrigation board from office and nent of administrator	
	(1)		Governor may, by proclamation in the Gazette, remove all the abers of a private irrigation board from office:	
		(a)	if there are not sufficient members of the board to form a quorum, or	
		(b)	if, in the opinion of the Governor, the board has failed or neglected to make or levy rates or charges required by this Part, or otherwise to exercise its functions under this Part.	:
	(2)	a quo may, eligit	ere are insufficient members of a private irrigation board to form orum, the Governor, instead of removing the members from office, by proclamation in the Gazette, appoint persons (each being ble for election) to fill the vacancies in the membership of the d and to hold office until elections are held to fill those vacancies.	
	(3)	from mem	e Governor has removed the members of a private irrigation board office, the Governor may, in the proclamation removing the abers from office or in a subsequent proclamation in the Gazette, bint an administrator for the board.	

Joint private works

Private irrigation districts

Clause 149

Chapter 4

Part 2

Clause 1	51	Water Management Bill 2000	
Chapter 4	4	Joint private works	
Part 2		Private irrigation districts	
Division 3	3	Private irrigation boards	
	. 45		
((4)	An administrator so appointed has and may exercise all of the	1
		functions of a private irrigation board and is entitled to be paid, out of	2
		the funds of the board, such remuneration as the Governor may determine.	3
((5)	If the members of a private irrigation board have been removed from	5
		office, the Minister may, and if the board's term of office has more	6
		than 12 months to run, must, by notice in the Gazette, order that an election of members be held on a day specified in the order.	7 8
((6)	The day so specified must be a day not more than 6 months after the	9
		date of removal of the members from office and not less than 4 weeks	10
		after the date on which the notification is published in the Gazette.	11
((7)	Any member elected at an election held under this section is to hold	12
		office until the time when the terms of office of the members of a	13
		private irrigation board who have been removed from office would but	14
		for their removal have expired and no longer, but is eligible for re-	15
		election if otherwise qualified.	16
((8)	On sufficient members of a private irrigation board, by election or	17
		appointment under this section, taking office to form a quorum, the functions of the administrator cease.	18
			19
((9)	If the members of a private irrigation board have been removed from	20
		office because of the board's failure or neglect as referred to in	21
		subsection (1) (b), each of those members is ineligible for election at an election ordered under this section or, if no such election is ordered,	22 23
		at the next election of members of the board, unless the Minister is	24
		satisfied that the failure or neglect took place without the member's	25
		knowledge or consent and, by instrument in writing, declares that the	26
		member is eligible for election at any such election.	27
152	Abo	lition of private irrigation districts	28
		The Governor may, by proclamation published in the Gazette, abolish	29
		any private irrigation district for which a private irrigation board has	30
		not been elected.	31
153 \	Win	ding-up of private irrigation boards	32
((1)	If the Governor:	33
		(a) is of the opinion that a private irrigation board has ceased to function satisfactorily, or	34 35

Joint private works Chapter 4 Private irrigation districts Part 2 Private irrigation boards Division 3		Part 2		
		(b) is satisfied that a private irrigation board the Minister that it be wound up,	l has made a request to	1 2
		the Governor may order that the board be wou	nd up.	3
	(2)	An order under subsection (1) must be publishmust appoint a liquidator for the private irrigat		4 5
	(3)	A winding up of a private irrigation boar commences on the publication of the order in		6 7
	(4)	The regulations may make provision for or with up of a private irrigation board and for the diassets of the board.		8 9 10
	(5)	If the Governor is satisfied that the winding up board has been completed under this section, proclamation published in the Gazette, abolish	the Governor may, by	11 12 13
154	Employees			
	(1)	Each private irrigation board may from time persons as may be necessary to assist it in the ex-	* •	15 16
	(2)	A person who has ceased to be a member of a is not eligible to be employed by the board until after the person's so ceasing to be a member.		17 18 19
	(3)	All employees of a private irrigation board are and governance of the board and to the province by the board in that behalf.		20 21 22
	(4)	A private irrigation board may fix wage employment of its employees if they are not fix the provisions of any other Act.		23 24 25
Divis	sion 4	4 Construction and taking over of	works	26
155	Aut	horised sites		27
		For the purposes of this Division, a site is ar water supply work if:	a authorised site for a	28 29
		(a) it is the site shown on the plans that acc (i) the petition for the constitution of		30 31

Clause 153

Clause 155		Water Management Bill 2000		
Chapter 4		Joint private works		
Part 2		Private irrigation districts		
Divisio	n 4	Construction and taking over of works		
		(ii) any subsequent petition in district,	For the addition of lands to the	1 2
		as the site of any work proposes supply work, or is that site as consequence of any objection to	varied by the Minister as a	3 4 5
		(b) it is the site on which the C construction or taking over of a		6 7
		(c) it is the site of any works of which the control, use and maintenance	1 0	8
156	Cor	struction, maintenance and operation	of water supply works	10
	(1)	A private irrigation board may constru water supply work that is located on an		11 12
	(2)	A private irrigation board must not e section in respect of any authorised si existing works unless it has taken maintenance of those works under this	te on which are situated any over the control, use and	13 14 15 16
	(3)	For the purpose of exercising its power irrigation board may enter any authorise site situated on lands that belong to, or management of a public authority) and extractive material.	ed site (not being an authorised are under the care, control or	17 18 19 20 21
157	Priv	ate irrigation board may apply to take	over water supply works	22
	(1)	A private irrigation board may apply to take over any water management work to site for that work.		23 24 25
	(2)	The application:		26
	, ,	(a) must contain the names, address landholders of the lands on wareferred to in the application constructed or is or are located,	which the water supply work is or are proposed to be	27 28 29 30
		(b) must be accompanied by: (i) a plan showing those lan of that water supply work (ii) particulars of the title of		31 32 33

	-	tion districts Part 2 and taking over of works Division	4
			<u></u>
	(3)	The Minister must consider any such application, and may contice containing particulars of the application to be published Gazette and in a local newspaper.	
158	Obj	ections to applications	4
	(1)	Within 28 days after the publication of the relevant notice, any part may lodge with the Minister an objection in writing to the grant the application referred to in the notice on the ground that the grant of the application would adversely affect the person's interests	ting of 6 anting 7
	(2)	A person may not make an objection on the ground that the perinterests would, if the petition were granted, be adversely affect reasons relating to the quantity of water available from the estuary or lake from which it is proposed to take water by means proposed water supply work, and any objection made on that g is not to be entertained.	ted for 10 river, 11 of the 12
	(3)	An objection must state particulars of the grounds of objection	. 15
	(4)	If an objection is lodged with the Minister, the Minister must consultation with the objector, make a recommendation with r to the objection.	
159	Gov wor	vernor may authorise construction or taking over of water s	supply 19 20
		If an objection to an application is not duly lodged, or is duly lout the Minister recommends that the application be grante Governor may, by proclamation in the Gazette, authorist construction or taking over of the water supply work on the concerned.	d, the 22 se the 23
160	Tak	ing over works	26
	(1)	A private irrigation board may serve a notice in writing of landholder of any lands on which is situated any water supply we an authorised site informing the landholder that the board proportake over the work.	on the 27 ork on 28
	(2)	The control and management of the work specified in the notice in the private irrigation board on and from the day specified notice.	

Joint private works

Clause 157

Chapter 4

Clause 160			Water Management Bill 2000	
Chapte	er 4		Joint private works	
Part 2	- 1		Private irrigation districts	
Divisio	14		Construction and taking over of works	
	(3)		evate irrigation board must not serve such a notice after the ation of 12 months after the constitution of the private irrigation et.	1 2 3
	(4)	in res	vate irrigation board must not serve such a notice on any person spect of a work that belongs to, or is under the control or gement of, a public authority.	4 5 6
161	Tra	nsfer o	of lands	7
	(1)	month	vate irrigation board, by notice in writing served, within 12 hs after the constitution of the private irrigation district, on the older of any lands:	8 9 10
		(a)	that, immediately before the constitution of the private irrigation district, were vested in the landholder as a trustee of lands supplied with water under a single water supply work approval, and	11 12 13 14
		(b)	that on the constitution of the private irrigation district formed the whole or part of the private irrigation district,	15 16
			require the landholder to transfer the lands so vested to the board in such period as may be specified in the notice.	17 18
	(2)	land,	otice is served on a landholder under this section in respect of any the land is taken to be held by the landholder as a trustee for the te irrigation board by which the notice was served.	19 20 21
162	Pov	ver of e	entry	22
	(1)	reason or insp and fi	vate irrigation board may, by its employees or agents, at any nable time enter any lands and thereon carry out any investigation pection, take levels, drill test bore-holes, make surveys and marks ix pegs or stakes for the purpose of determining the site of any used water supply work.	23 24 25 26 27
	(2)	lands	vate irrigation board may, by its employees or agents, enter any on which is situated an authorised site for the purpose of ructing or maintaining water supply works.	28 29 30

Water Management Bill 2000	Clause 163
Joint private works	Chapter 4
Private irrigation districts	Part 2
Compensation	Division 5

Division 5		5 Compensation	1	
163	No compensation for surveys on land within private irrigation district			
	(1)	A person is not entitled to compensation by reason of:	3	
		(a) any water supply works becoming works of which a private	4	
		irrigation board has the control, use or maintenance, or	5	
		(b) the exercise by a private irrigation board of any of the powers	6	
		of entry conferred on it by this Part on any lands within the	7	
		private irrigation district of that board.	8	
	(2)	Subsection (1) (a) has effect subject to any terms and conditions	9	
		embodied in a decision of the Land and Environment Court.	10	
164	Cor	mpensation for surveys on lands outside private irrigation district	11	
		Compensation is payable by a private irrigation board for all damage	12	
		sustained by any person as a result of a board's exercise of its power	13	
		to carry out surveys on lands outside its private irrigation district.	14	
165	Cor	mpensation where private irrigation board constructs or takes over rks	15 16	
	(1)	Compensation assessed in accordance with this Division is payable if	17	
	` '	a private irrigation board exercises its powers to construct or take over	18	
		any water supply works.	19	
	(2)	Compensation is not payable by a private irrigation board in respect of	20	
		the repair, operation or maintenance of any water supply work except	21	
		where, in repairing, operating or maintaining any such work or works,	22	
		the board causes damage to any lands outside its private irrigation	23	
		district.	24	
	(3)		25	
		work becomes vested in a private irrigation board under this Part there	26	
		was in force a legally binding agreement or arrangement between the	27	
		person who then had the control and management of the work and some other landholder of land in the board's private irrigation district	28	
		(being an agreement or arrangement under which that other person was	29 30	
		entitled to exercise any powers in relation to that work):	31	
		(a) that agreement or arrangement is taken to be an agreement or	32	
		arrangement between that board and that other person, and	33	

Clause 165 Chapter 4		Water Management Bill 2000 Joint private works	
Part 2	. ·	Private irrigation districts	
Divisio	n 5	Compensation	
	(b)	any compensation to which that other person may be entitled under this Division must be assessed, having regard to his or her obligations under that agreement or arrangement.	1 2 3
166	Determi	nation of amount of compensation	4
		compensation is payable under this Division, the amount of appensation must be determined:	5 6
	(a)	by agreement between the private irrigation board and the person entitled to claim compensation, or	7 8
	(b)	if such an agreement has not been reached, by the Land and Environment Court in accordance with the provisions of this Division.	9 10 11
167	Recover	ry of compensation	12
	this	y amount payable to a claimant as compensation in accordance with Division may be recovered from the private irrigation board as a t in any court of competent jurisdiction.	13 14 15
Divis	sion 6	Rates and charges for water	16
168	Fixing o	f rates and charges	17
	(1) As boa	soon as practicable after 1 July in each year, a private irrigation rd:	18 19
	(a)	must fix a rate per hectare, for all holdings within its private irrigation district, so as to produce a total amount sufficient to meet the estimated liabilities of that board during that year and any outstanding liabilities of that board, and	20 21 22 23
	(b)	must fix a rate per hectare for water, or a charge for the quantity of water, to be supplied during that year for domestic and stock purposes to all holdings within the private irrigation district, and	24 25 26 27
	(c)	 in the case of a board constituted for a private water supply and irrigation district: (i) must determine the total quantity of water that it proposes to supply to all holdings for the purpose of irrigation during that year, and 	28 29 30 31 32

Private irrigation districts Part 2							
Rates	and ch	narges for water Division 6					
		(ii)		must fix the charges in respect of the quantities of water allocated under Division 7 for that purpose in respect of all holdings within the district.	1 2 3		
	(2)	fixed	l so as to	d charges referred to in subsection (1) (b) and (c) must be produce in the year for which they are fixed the amount of the private irrigation board as being required in that year:	4 5 6		
		(a)		fray the cost of constructing, maintaining and operating its supply works, and	7 8		
		(b)		y the interest on and repay the capital of any loans raised e board, and	9 10		
		(c)	and e	eet any outstanding liabilities of the board and the costs xpenses of administering the private irrigation district and ing all such things as the board may lawfully do.	11 12 13		
169	Special rates and special charges						
	(1)	For t	For the purpose of raising money:				
		(a)	for th	e fulfilment of any contract, or	16		
		(b)		e payment of any debt that may be due or become due by oard, or	17 18		
		(c)		ny other purpose for which the board is authorised to ise its functions,	19 20		
		a private irrigation board may from time to time fix a special rate per hectare to be paid in respect of all holdings in its private irrigation district.					
	(2)	A private irrigation board may also fix special charges in respect of:			24		
		(a)	the qu	uantities of water allocated for the purpose of irrigation, or	25		
		(b)	the q	quantities of water determined for domestic and stock oses,	26 27		
		in re	spect of	all holdings in its private irrigation district.	28		
170	Assessment and levying of rates and charges						
	(1)	Rates fixed by a private irrigation board must be assessed, and must be levied as prescribed, in respect of the area of each holding within its private irrigation district.			30 31 32		

Joint private works

Clause 168 Chapter 4

Clause 170 Chapter 4 Part 2		Water Management Bill 2000 Joint private works Private irrigation districts							
					Divisio	n 6	Rates and charges for water		
						(2)	Charges fixed by a private irrigation board for a private water supply and irrigation district must be assessed, and must be levied as prescribed, in respect of:		
		(a)	the quantity of water allocated for irrigation by the board under Division 7, or	4 5					
		(b)	the quantity of water determined by the board for domestic and stock purposes,	6 7					
		in res	spect of each holding within the district.	8					
171	Ass	essme	ent of rates and charges	9					
	(1)	As soon as practicable after fixing any rates and charges, a private irrigation board must assess and levy the rates and charges.							
	(2)	asses	rivate irrigation board at any time finds it has made an error in the sment of any rates or charges for water in respect of any holding	12 13					
			ndholder, the board may re-assess the rates or charges in respect e holding or landholder affected and if it does so:	14 15					
		(a)	must refund any amounts overpaid, and	16					
		(b)	may levy any additional amount found to be due.	17					
172	Provision for determining areas of holdings								
		For the purposes of fixing, assessing and levying rates under this							
			sion, a holding that has an area equal to a number of hectares and	20					
			naining fraction of a hectare is taken to have an area in hectares to one more than that number.	21 22					
173	l iał	•	or rates and charges for water	23					
		(1) All amounts due and payable under this Division in respect of rates or							
	(1)		res are be payable to the private irrigation board by the landholder	24 25					
			e holding in respect of which they were levied, and must be paid	26					
			her water is or is not taken by the landholder.	27					
	(2)		s and charges are due and payable to and recoverable by a private	28					
			tion board on the expiration of one month after service of notice	29					
		oi the	e rates or charges.	30					

Water Management Bill 2000	Clause 173
Joint private works	Chapter 4
Private irrigation districts	Part 2
Rates and charges for water	Division 6

- (3) If more than one person is an owner of the land, the rates or charges may be levied on any one or more of those persons, and a private irrigation board may recover the rates or charges from any person on whom they are so levied, but nothing in this subsection entitles the board to recover more than the full amount of the rates or charges.
- (4) If the land is owned jointly by two or more landholders, they are jointly and severally liable to the private irrigation board for the rates or charges, but as between themselves they are each liable only for such part of the rates or charges as is proportionate to their interests in the land.
- (5) If any such landholder pays to the private irrigation board more than his or her proportionate part, the landholder may recover the excess from the other or others.
- (6) If any land in a holding reverts to the Crown during any year for which rates or charges are or are to be assessed, the person who immediately before the reversion was the landholder of the land is liable for payment of only that part of the rates or charges proportionate to the part of the year for which the land was held by the person, and any excess payment by the person must be refunded to the person.

174 Charge on land

- (1) Rates and charges under this Division, and any costs awarded to a private irrigation board by any court in proceedings for the recovery of any such rates and charges, are a charge on the land in respect of which the rates and charges have been levied.
- (2) A charge created by subsection (1) has no effect as against a purchaser in good faith for value who at the time of purchase made due inquiry but had no notice of the liability.
- (3) For the purposes of subsection (2), a purchaser is not taken to have made due inquiry unless the purchaser obtained a certificate from the private irrigation board as to the amount, if any, due in respect of rates, charges or costs.

Chapte Part 2 Divisio			Joint private works Private irrigation districts Rates and charges for water	
175	Abandonment of rates Rates and charges may be abandoned or written off in accordance with the by-laws made by the private irrigation board but only on the certificate of the auditor of the board that the abandonment or writing off is in accordance with the by-laws and on the unanimous resolution of the board.			
176	Ass		ent book	
		Each (in th	private irrigation board must cause to be kept a book or record his Part referred to as the <i>assessment book</i>) in which must be reded the following:	1
		(a)	the name, address and occupation of each landholder of land within the private irrigation district,	1 1:
		(b)	particulars of the area of each parcel of land owned by each such landholder,	1
		(c)	particulars identifying the separate holdings within the private irrigation district,	1
		(d)	particulars of the total area of land owned by all landholders,	1
		(e)	 in the case of a board for a private water supply and irrigation district: (i) particulars of the quantity of water last allocated by the board to each irrigated holding within the district, and (ii) particulars of the quantity of water last determined by the board for domestic and stock purposes in respect of each such holding, 	1 1 2 2 2 2 2 2 2
		(f)	such particulars relating to the fixing, assessing and levying of rates and charges as may be prescribed.	2 2
	(2)		ivate irrigation board may from time to time rectify any errors or sions in the assessment book.	2 2
Divis	sion 7	7	Supply of water	2
177	Det	ermin	ation of allocation	3
		deter	oard for a private water supply and irrigation district must mine the quantity of water, if any, to be allocated for irrigation to holding within the private irrigation district.	3 3 3

Water Management Bill 2000

Water Management Bill 2000	Clause 178
Joint private works	Chapter 4
Private irrigation districts	Part 2
Supply of water	Division 7

178	Sup	ply of	water	1
		At the	e times fixed by it, a private irrigation board:	2
		(a)	must supply water for domestic and stock purposes (in such quantities as it may determine):	3
			(i) to the boundary of each holding within its private irrigation district, and	5
			(ii) to such other points as may be agreed on by the board and the landholder of the holding, and	7 8
		(b)	in the case of a board for a private water supply and irrigation district, must supply water for irrigation (in the quantities allocated by it under this Division):	9 10 11
			(i) to the boundary of each holding within its private irrigation district for which an allocation of water for	12 13
			irrigation has been made by the board, and (ii) to such other points as may be agreed on by the board	14 15
			and the landholder of the holding.	16
179	Disc	continu	uance or reduction of supply of water	17
	(1)		vate irrigation board may at any time refuse to deliver water to olding or may discontinue any delivery of water to a holding:	18 19
		(a)	in the case of a holding for which it has made an allocation of water for irrigation:	20 21
			(i) if the land to be irrigated is not in its opinion properly prepared for irrigation or on which the ditches or	22 23
			channels to be used for the distribution of water within	24
			the holding are in the opinion of the board inadequate or in a bad state of repair, or	25 26
			(ii) if the water is for the irrigation of grasses or pastures	27
			that are not sown grasses or improved pastures, or	28
		(b)	if any rates or charges for water in respect of the holding are, and have been for a period of 2 months or more after the due	29 30
			date of payment, unpaid, or	31
		(c)	if the landholder of the holding does not comply with any	32
			requirement specified in a notice given to the landholder under this Division, or	33 34
		(d)	if the water is being used for a purpose that is not authorised by a water use approval.	35 36

Divisio	n 7	Supply of water	
180	Circ wat	cumstances in which private irrigation board not obliged to supply er	1 2
	(1)	Nothing in this Part requires a private irrigation board to supply water to any land or landholder if, by reason of drought, accident or otherwise, the board is of the opinion that it is impracticable to do so.	3 4 5
	(2)	Unless the private irrigation board otherwise determines, any failure to deliver water to a holding does not relieve the landholder of the holding of any liability for payment of rates and charges, and rates and charges continue to be leviable in respect of the holding despite any such failure.	6 7 8 9
181	Lan	dholders may be required to provide distribution works	11
		A private irrigation board may, by notice in writing given to the landholder of any holding, require the landholder:	12 13
		 (a) to provide on his or her holding: (i) ditches or channels of such a size and capacity as will enable water to be delivered to his or her land at not less than such rate of delivery as the board may stipulate in the notice, and (ii) water storage works, in such locations and of such nature and extent as the board may stipulate in the notice, for the water to be supplied by it for domestic and stock purposes, and (b) to maintain, continuously and effectively, any ditches or 	14 15 16 17 18 19 20 21 22
		channels referred to in paragraph (a) (i) so that water may be carried or passed at not less than the rate so stipulated.	24 25
182	Sale	e of surplus water	26
	(1)	If the full quantity of water to be supplied under this Division has been supplied or, despite any sales made under this section, will be supplied, a private irrigation board may, subject to the conditions of any water supply work approval held by it, agree to sell by measure to the landholder of any holding water from the works of the private irrigation district subject to such terms and conditions as may be agreed to by the board and that landholder.	27 28 29 30 31 32 33
	(2)	If the Minister authorises a private irrigation board to take water in addition to the water the board is entitled to take under its access licence, the board may agree to sell by measure the water it is so	34 35 36

Chapter 4

Part 2

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Joint private works

Private irrigation districts

Water Management Bill 2000	Clause 182
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Supply of water	Division 7

authorised to take to the landholder of any holding within its private irrigation district, subject to such terms and conditions as may be agreed on by the board and that landholder.

Division 8 Effect of new subdivisions

183 Supply of water for domestic and stock purposes to new holdings resulting from subdivisions

- (1) If a holding, whether an irrigated or non-irrigated holding, is subdivided, a new holding resulting from the subdivision is not entitled to a supply of water for domestic and stock purposes from a private irrigation board's water supply works until a date determined by the board (not being a date earlier than the date on which the board became aware of the disposition of that new holding).
- (2) If rates for a period or year ending on 30 June, being the period or year during which the date specified by a private irrigation board under subsection (1) occurred, have not, before the date so specified, been levied in respect of the holding that was subdivided, the board must levy the rates for the whole of that period or year in respect of each of the new holdings that resulted from the subdivision, and that was disposed of.

184 Supply of water for irrigation purposes to a new holding resulting from a subdivision

- (1) If an irrigated holding is subdivided and any new holdings are thereby created, the private irrigation board must, subject to subsection (2), allocate to such of the new holdings as the landholder of the subdivided holding nominates the whole of the quantity of water last allocated to the holding that was subdivided.
- (2) If the landholder nominates more than one new holding to which the quantity of water is to be allocated, the private irrigation board may allocate the water to those holdings in such proportions as it determines.
- (3) A private irrigation board may allocate to such of the new holdings as the board determines the quantity of water last allocated to the subdivided holding if:

previous landholder) must construct at his or her own cost such works

as are necessary to provide:

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- (a) means of conveying water to the new holding from the private irrigation board's water supply works and, if an allocation of water is made to the new holding for irrigation, means of measuring the water so supplied, and
 (b) means of access from roads to any works of the private irrigation district or any works provided for the purposes of paragraph (a) if that access would not be available except by crossing a channel of the private irrigation district, and
- (c) means of access across a channel of the private irrigation district to the new holding if that means of access is required by reason of the subdivision.
- (2) All works to be constructed under subsection (1):
 - (a) in respect of the supply of water to a new non-irrigated holding, must be constructed before the new holding is disposed of or within such period after the disposition of the new holding as the private irrigation board may in any particular case allow, and
 - (b) in respect of the supply of water to a new irrigated holding, must be constructed within such period as the private irrigation board may, by notice in writing, have notified to the landholder of the holding that was subdivided.
- (3) All works constructed or to be constructed under subsection (1) must be constructed in accordance with the approval in writing of the private irrigation board in respect of location, design, form, dimensions and construction.
- (4) At the request of the previous landholder, a private irrigation board may undertake, at the landholder's cost, the construction of any works required by this section.
- (5) A private irrigation board may construct such works as have not been constructed by the previous landholder, and any costs and expenses (including any compensation paid or payable by the board under Division 5 by reason of the construction of the works) are payable to the board either by the previous landholder or by the new landholder, as the board may determine.
- (6) If any part of the costs and expenses referred to in subsection (5) is recovered by the private irrigation board from the new landholder, the new landholder may recover from the previous landholder the whole or that part of those costs or expenses, as the case may be.

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Clause Chapte Part 2 Divisio	er 4	Water Management Bill 2000 Joint private works Private irrigation districts Effect of new subdivisions	
	(7)	On their completion, the control and management of any works constructed under this section is vested in the private irrigation board.	1 2
Divis	sion 9	9 Meetings of landholders	3
186	186 General meeting		4
	(1)	The chairperson of a private irrigation board may, at any time, convene a general meeting of landholders of land within the board's private irrigation district.	5 6 7
	(2)	A private irrigation board must, within 21 days after the receipt of a requisition signed by not less than one-fifth in number of the landholders of the holdings in the private irrigation district, convene a general meeting of those landholders.	8 9 10 11
	(3)	Seven days' notice of every general meeting must be sent to every landholder at the address shown in the private irrigation board's assessment book informing the landholder of the time and place of the general meeting.	12 13 14 15
187	Vot	ing rights	16
	(1)	A corporation may, by any person authorised by it in writing, attend general meetings and vote.	17 18
	(2)	If there is more than one landholder of any holding, each landholder may attend general meetings but only one of them may vote.	19 20
Divis	sion '	10 Finance	21
188	Boo	oks of account	22
		Each private irrigation board must cause to be kept, in relation to its funds, proper books of account that must be audited as often as the board considers it advisable so to do, but at least once in every year, by a registered company auditor (within the meaning of the <i>Corporations Law</i>).	23 24 25 26 27

Water Management Bill 2000	Clause 189
Joint private works	Chapter 4
Private irrigation districts	Part 2
Finance	Division 10

189	Acc	ounts to I	be rendered	1
		Each priv	vate irrigation board must as soon as practicable, and in any	2
			ore 31 October in each year, forward to the Minister a copy of	3
			ne and expenditure account, balance sheet and rate account as	4
			ed, together with a copy of the certificate of audit relating to	5
		them.		6
190	Bar	king of m	ioney	7
	(1)	All mone	ey received by or on account of a private irrigation board must	8
			nto a bank or authorised deposit-taking institution chosen by	9
		the board	l.	10
	(2)	Every pa	yment of \$2.00 or more by or on behalf of a private irrigation	11
			ust be by cheque on the bank or authorised deposit-taking	12
		institutio	n drawn and countersigned as prescribed by the regulations.	13
	(3)	Payments	s of less than \$2.00 may be made out of a petty cash fund,	14
		-	ed from time to time by cheque drawn and countersigned as	15
		prescribe	ed by the regulations.	16
191	Ten	porary ac	ccommodation	17
	(1)		emporary accommodation of a private irrigation board it may	18
			lvances by way of overdraft of current account in any one or	19
			aks or authorised deposit-taking institutions on the security of	20
		the incon	ne of the board.	21
	(2)	The amo	unt of any such overdraft must be limited to:	22
		(a) or	ne-half of the income of the private irrigation board as shown	23
		by	y the last audited accounts, or	24
			there are no audited accounts, one-half of the income of the	25
			rivate irrigation board estimated by the board in respect of the	26
			ear commencing on 1 July immediately preceding the date on	27
		W	hich the overdraft is proposed to be obtained.	28
	(3)		ter amount may be borrowed under this section than the	29
			stated in a certificate of the auditor of the private irrigation	30
			being the sum that may be borrowed within the limits	31
		ımposed	by this section.	32

Part 2 Division 1	I	Private irrigation districts Miscellaneous	
Divisio	า 11	Miscellaneous	1
192 D	elegati	on	2
	A p	rivate irrigation board may by instrument in writing delegate:	3
	(a)	to any member of the board, or	4
	(b)	to any employee of the board,	5
	any	of its functions, other than this power of delegation.	6
193 A	ssessn	nent book admissible as evidence	7
	In a	ny legal proceedings for the recovery of rates or charges:	8
	(a)	a private irrigation board's assessment book, or	9
	(b)	any document purporting to contain a copy of any part of a private irrigation board's assessment book that is certified as a true copy by the chairperson of the private irrigation board, or	10 11 12
	is a	by a person authorised by the chairperson in that regard, dmissible in evidence.	13 14
194 S	ervice	of notice of proceedings on a private irrigation board	15
	Any	y document required to be served on a private irrigation board may served:	16 17
	(a)	by leaving it with some person apparently employed by the board at the office of the board, or	18 19
	(b)	by posting it to the board at its office.	20
195 R	ecover	y of rates	21
	this	Part may be recovered as a debt in a court of competent sdiction.	22 23 24
196 A	mendn	nent of proclamations	25
	pro	y proclamation under this Part may be amended by a further clamation for the purpose of correcting any error in the earlier clamation.	26 27 28

Joint private works

Clause 192 Chapter 4

197	By-	laws		1
	(1)	make	ivate irrigation board may, with the approval of the Governor, by-laws not inconsistent with this Part or the regulations for or respect to the following:	2 3 4
		(a)	the convening and holding of general meetings of landholders,	5
		(b)	the appointment by a landholder of a proxy for voting purposes,	6
		(c)	the supply of water for domestic and stock purposes or for irrigation,	7 8
		(d)	the provision of storages on holdings for water supplied from the water supply works of the board for domestic and stock purposes,	9 10 11
		(e)	the methods of measuring water supplied,	12
		(f)	the sale of water to landholders,	13
		(g)	regulating the use of the water supply works of the board,	14
		(h)	the prevention of waste of water,	15
		(i)	the fixing, assessing and levying of rates and charges for water,	16
		(j)	the class of case in which, and the circumstances in which, rates and charges may be abandoned or written off,	17 18
		(k)	the accounts of the board,	19
		(1)	the collection and banking of money, and the signing and countersigning of cheques,	20 21
		(m)	the books and records of the board,	22
		(n)	the access of members of the board to documents and books of the board,	23 24
		(o)	fees for any service provided by the board,	25
		(p)	the form of any notice or other document to be prepared, issued or received in accordance with this Part or any regulations of the board,	26 27 28
		(q)	any matter that is necessary or convenient to be prescribed for carrying out or giving effect to this Part.	29 30
	(2)	•	-law may create an offence punishable by a penalty not exceeding enalty units.	31 32

Division	า 1	Preliminary	
Part	3	Private drainage boards	1
Divis	ion	1 Preliminary	2
198	Ар	plication of Part	3
		This Part applies to all drainage unions under the former <i>Drainage Act</i> 1939 that were in existence immediately before the repeal of that Act, but does not authorise the establishment of any new drainage unions.	4 5 6
199	De	finitions	7
		In this Part:	8
		director means director of a private drainage board.	9
		drain includes a natural watercourse.	10
		<i>drainage district</i> means the area in respect of which a drainage union is constituted, having boundaries as varied from time to time in accordance with this Part.	11 12 13
		<i>private drainage board</i> means board of directors of a drainage union.	14
		ratable land means land in respect of which rates or charges are payable under this Part.	15 16
		ratable person means the owner of ratable land.	17
200	Re	quirements for approvals	18
		Nothing in this Part authorises a private drainage board to construct or	19
		use a drainage work otherwise than in accordance with a drainage work approval held by the board.	20 21
Divis	ion	2 Private drainage boards	22
201	Pri	vate drainage boards	23
		Each private drainage board is a corporation under the corporate name by which it was constituted.	24 25

Joint private works

Private drainage boards

Clause 198 Chapter 4

Part 3

Water Management Bill 2000	Clause 202
Joint private works	Chapter 4
Private drainage boards	Part 3
Private drainage boards	Division 2

202	App	ointn	nent and election of directors	1
	(1)	-	ivate drainage board is to have not less than 3, and not more than rectors.	2
	(2)		y Crown lands are included in the private drainage board's district, of the directors is to be appointed by the Minister (the <i>appointed</i> etor).	4 5 6
	(3)		remaining directors (the <i>elected directors</i>) are to be elected by holders within the drainage district.	7
	(4)	The	regulations may make provision for or with respect to:	9
		(a)	the conduct of elections for the elected members of a private drainage board, and	10 11
		(b)	other matters concerning the constitution and procedure of a private drainage board.	12 13
203	Fun	ctions	s of private drainage boards	14
	(1)	A pr	ivate drainage board has the following functions:	15
		(a)	to prepare, review and implement a management program for its drainage district,	16 17
		(b)	to maintain in a state of efficiency the drainage works under its charge, and renew such drainage works if necessary,	18 19
		(c)	to construct, alter, or extend any drainage works in accordance with any authority and consent given under this Part,	20 21
		(d)	to make, levy and collect rates,	22
		(e)	to appoint such officers and employees as may be required,	23
		(f)	to institute legal proceedings for the recovery of outstanding rates or other amounts,	24 25
		(g)	to keep the prescribed books and accounts,	26
		(h)	to manage the affairs of the drainage union,	27
		(i)	to do such acts as may be necessary or desirable for carrying out the purposes of this Part.	28 29
	(2)	the I	Protection of the Environment Operations Act 1997) are to be menced without the approval of the Governor	30 31

Chapter 4 Part 3 Division 2			Joint private works Private drainage boards Private drainage boards	
204	Ent	ry on	lands	1
	(1)		vate drainage board or any person authorised by it may enter any within or outside its drainage district:	2 3
		(a)	for the purpose of making inspections or surveys, and	4
		(b)	for the purpose of constructing, maintaining and effecting extensions and alterations to the drainage works, and	5 6
		(c)	for any other purpose in the exercise of its powers and duties.	7
	(2)		private drainage board must make full compensation for damage sioned to any land in the exercise of its powers and duties under Part.	8 9 10
205	Ext	ensior	n of drainage works	11
		work	ivate drainage board is to carry out such extensions of drainage as as are authorised by a majority of votes cast at a general meeting nich a quorum is present.	12 13 14
206	Am	endm	ent of boundaries	15
	(1)	appli	boundaries of a drainage district may from time to time, on cation by the private drainage board, be amended by the ernor.	16 17 18
	(2)	be accapal	such application must contain particulars of the lands proposed to lded to or excised from the drainage district, and that have or are ble of being increased in value or that have decreased in value ectively by reason of the operations of the private drainage board.	19 20 21 22
	(3)		Minister must cause notice of any such application to be published local newspaper.	23 24
	(4)	The 1	notice must:	25
		(a)	give particulars of the lands proposed to be added to or excised from the drainage district, and	26 27
		(b)	appoint a time (not being earlier than 8 weeks after the date of publication of the notice) and place at which objections may be lodged.	28 29 30
	(5)	objec appro	r expiration of the appointed time and on consideration of any ction lodged the Minister may recommend and the Governor may ove an application with such modification, if any, as the Minister, exestigation, may recommend.	31 32 33 34

Water Management Bill 2000

	draina	works age boa age boa		
	(6)	in th	approval of the Governor, and particulars of the alterations made boundaries of the drainage district, must be notified by sister in the Gazette.	
	(7)		rom the date of publication of such notification, the boundarie trainage district are taken to be altered accordingly.	es of 4
Divis	sion (3	Finance	6
207	Rat	es		7
	(1)	its ar	ivate drainage board may, in respect of each landholding wirea of operations, fix, assess and levy rates in order to provise to enable it to exercise its functions.	
	(2)		s levied by a private drainage board are payable by the personat the times, prescribed by the regulations.	ons, 11
	(3)		ivate drainage board may impose a charge for a service provi otherwise than by means of a drainage management work.	ided 13
	(4)		rivate drainage board is to keep the records prescribed by lations in connection with the rates fixed, assessed and levied	
208	Anr	nual es	stimates	18
		cause	each year commencing 1 January, the private drainage board nee an estimate to be made of the amount required for that year collowing purposes:	
		(a)	construction, maintenance, extension and alteration of drain works,	nage 22 23
		(b)	payment to the Treasurer of any amounts due or becoming of	due, 24
		(c)	repayment of loans, and payment of interest thereon,	25
		(d)	defraying costs of administration,	26
		(e)	meeting all other expenditure whatsoever in carrying our powers, authorities, duties and functions,	t its 27 28
		(f)	the preparation and implementation of management progra	ms. 29

Clause 206

Clause 209 Chapter 4		Water Management Bill 2000	
		Joint private works	
Part 3		Private drainage boards	
Divisio	n 3	Finance	
209	Irre	gularities	1
		If for any reason any rate is not made within or by the time prescribed	2
		by or under this Part, or if any irregularity in making or levying any	3
		rate affects or may be considered to affect the validity of any rate, the	4
		Governor may extend the time for the making of the rate, and may authorise the doing by the private drainage board of such acts as may	5
		be necessary to cure the irregularity and to validate the rate.	7
210	Rate	e book	8
	(1)	Every rate must be entered in a rate book which must be in the	9
		prescribed form.	10
	(2)	An alteration or amendment in the rate book may be made in respect	11
	` /	of any rate by altering such of the particulars entered therein as may be	12
		prescribed.	13
	(3)	An alteration or amendment in the rate-book has effect on adoption by	14
	` ′	the private drainage board as though made when the rate was made.	15
	(4)	An alteration or amendment in the rate-book made in conformity with	16
	, ,	a resolution of the private drainage board must be made in the	17
		prescribed manner.	18
211	Due	e date	19
		Every rate becomes due and payable to and recoverable by the private	20
		drainage board on the expiration of one month after service of the rate	21
		notice.	22
212	Liak	pility of owner	23
		Except where this Part otherwise expressly provides, every rate is to be	24
		paid to the private drainage board by the owner of the land in respect	25
		of which the rate is levied.	26
213	Liak	pility of current owner	27
	(1)	If a private drainage board is for any reason unable to recover any	28
		amount owing by way of rates from the owner of any land, the private	29
		drainage board may serve on any tenant of that land a notice requiring	30
		that any rent then due or thereafter to become due by the tenant in	31
		respect of the land be paid by the tenant as it falls due to the board in	32
		liquidation of the amount owing.	33

Private Finance		age boa	ards Part 3 Division 3	
	(2)	from	efault of payment of rent, the private drainage board may recover a the tenant of the land the amount owing as a debt in any court of petent jurisdiction.	1 2 3
	(3)	cons	payment to the private drainage board under this section titutes a valid discharge to the payer for such rent as against all r persons.	4 5 6
	(4)	beha	ning in this section applies to a person who is a tenant for or on all the Crown, as an officer or employee of the Crown or as an loyee of a local council.	7 8 9
214	Les	sees (of land owned by the Crown	10
	(1)	lease	e land is owned by the Crown and is held by any person under a e from the Crown, the rate must be paid to the private drainage d by the holder of the lease.	11 12 13
	(2)	perso	e land is held under a lease from the Crown by two or more ons successively in the same year, the private drainage board may ny of the following:	14 15 16
		(a)	it may make such adjustment (if any) of the rate, whether paid or unpaid, as it thinks proper between such persons,	17 18
		(b)	it may recover from each of such persons that person's proportion of the rate as fixed by the adjustment,	19 20
		(c)	it may make any refund in accordance with the adjustment,	21
		(d)	it may write off any amount in respect of the interval between the those persons' holdings.	22 23
Divis	ion 4	4	Effect of new subdivisions	24
215	Cor	necti	ons to new holdings resulting from subdivisions	25
	(1) If a holding is subdivided, a new holding resulting from the subdivision is not entitled to be connected to a private drainage board's drainage works until a date determined by the board (not being a date earlier than the date on which the board became aware of the disposition of that new holding).		26 27 28 29 30	

Joint private works

Clause 213

Chapter 4

Water Management Bill 2000

Private	Joint private works Private drainage boards Effect of new subdivisions Chapter 4 Part 3 Division 4					
	(6)	If any part of the costs and expenses referred to in subsection (5) is recovered by the board from the new landholder, the new landholder may recover from the previous landholder the whole or that part of those costs or expenses, as the case may be.	2			
	(7)	On their completion, the control and management of any works constructed under this section is vested in the board.	5			
Divis	Division 5 Miscellaneous					
217	Dissolution					
	(1)	When all amounts due by the private drainage board of any drainage union have been repaid, the landholders (being not less than one-third in number of those within the drainage district) may present a petition to the Governor for the dissolution of the union.	10			
	(2)	The Governor may notify such petition in a local newspaper, and if no sufficient cause to the contrary is shown by other landholders within the drainage district, may proclaim that the union is dissolved.				
	(3)	The Governor may dissolve any union if its drainage works cease to be the subject of a drainage work approval.	16 17			
	(4)	The regulations may make provision for or with respect to the winding up of a private drainage board and for the disposal of any residual assets of the board.				
218	Debts					
		Any rate, charge, fee, or money due to a private drainage board under the provisions of this Part or of any regulation under this Part may be recovered as a debt or liquidated demand in any court of competent jurisdiction.	23			
219	Acc	counts	26			
	(1)	The accounts of a private drainage board must be audited once every year.	27 28			

Clause 216

Prelim	inary	Division 1	
Part	: 4 F	Private water trusts	1
Divis	sion ′	l Preliminary	2
221	App	lication of Part	3
		This Part applies to all private water trusts under Part 3 of the former	4
		Water Act 1912 that were in existence immediately before the repeal	5
		of that Part, but does not authorise the establishment of any new private water trusts.	6 7
222	Defi	nitions	8
		In this Part:	9
		<i>member</i> , in relation to a private water trust, means a member appointed or elected under section 224.	10 11
		<i>private water trust</i> means a trust constituted under Part 3 of the former <i>Water Act 1912</i> .	12 13
		<i>ratepayer</i> means person paying rates in respect of land within a water supply district.	14 15
		water supply district means the district in respect of which a private water trust is constituted.	16 17
223	Req	uirements for access licences and approvals	18
	(1)	Nothing in this Part authorises a private water trust to take water	19
	, ,	otherwise than in accordance with an access licence and water supply work approval held by the trust.	20 21
	(2)	Nothing in this Part authorises a landholder of land within a water	22
		supply district to use water otherwise than in accordance with a water use approval held by the private water trust.	23 24
Divis	sion 2	Private water trusts	25
224	App	ointment and election of members	26
	(1)	For private water trusts with 3 members, 1 is to be appointed by the	27
		Minister, and 2 are to be elected.	28

Joint private works

Private water trusts

Clause 221

Chapter 4 Part 4

Chapte Part 4 Divisio	er 4	Water Management Bill 2000 Joint private works Private water trusts Private water trusts	
	(2)	For private trusts with 5 members, 2 are to be appointed by the Minister, and 3 are to be elected.	
	(3)	One of the members appointed by the Minister is to be appointed as chairperson.	
	(4)	The regulations may make provision for or with respect to:	
		(a) the conduct of elections for the elected members of a private water trust, and	
		(b) other matters concerning the constitution and procedure of a trust.	!
225	Alte	eration of water supply districts	1
	(1)	If two-thirds of the landholders of lands within any area sign and forward to the Minister a petition that such area be included in a water supply district, the Minister must, unless of the opinion that the petition should be refused, refer the petition to the members of the private water trust for the district.	1 1 1 1
	(2)	On receipt from the members of notice that the proposed alteration has been approved by a special general meeting of the voters of the trust, of which at least 14 days' notice has been given in the prescribed manner, the Minister may, by notification in the Gazette, alter the boundaries of the district accordingly.	1 1 1 1 2
226	Ren	moval of land from water supply district	2
		If any lands within a water supply district have not benefited from the water management works of the private water trust for a continuous period of 3 years or more and the landholder of such lands applies to the Minister for the lands to be excised from the water supply district, the Minister must refer the application to the members of the private water trust for the district.	2 2 2 2 2 2 2 2
	(2)	The members must refer the question of the proposed excision of the lands from the water supply district to a special general meeting of the voters of the trust (of which at least 14 days' notice has been given in the prescribed manner) and must convey to the Minister the decision of the voters.	2 2 3 3 3
	(3)	The members must also advise the Minister as to:	3
		(a) the reasons why such lands have not so benefited or have ceased so to benefit, and	3

Joint private works Private water trusts Private water trusts			Chapter 4 Part 4 Division 2	
		(b)	the practicability or otherwise of extending or improving the water management works of the trust so as to benefit the said lands, and	1 2 3
		(c)	the effect that the granting of the request would have on the general administration and finances of the trust.	4 5
	(4)	the la	Minister is then to decide whether or not the whole or any part of ands referred to in the request are to be excised from the water ly district.	6 7 8
	(5)	from	Minister may, by notification in the Gazette, excise such lands the water supply district and on the publication of such ication the water supply district is taken to be altered accordingly.	9 10 11
227	Uni	on of	trusts	12
		distri separ been in the	ne joint application of members of any two adjoining water supply cts, duly approved by a majority of the voters of each district at rate special general meetings (of which at least 14 days' notice has given in the prescribed manner), the Minister may, by notification e Gazette, transfer any part of one water supply district to the other r supply district.	13 14 15 16 17 18
Divis	ion (3	Functions of members	19
228	Dut	ies of	members	20
			members of a private water trust have the function of maintaining administering the trust's works.	21 22
229	Pov	vers a	nd duties of members	23
	(1)		members of a private water trust have and may exercise the wing functions:	24 25
		(a)	to establish and maintain a management program for the water supply district,	26 27
		(b)	to maintain in a state of efficiency the water management works under their charge and renew such works if necessary,	28 29
		(c)	to fix and levy rates to provide for the maintenance, renewal and management of such water management works, and for interest, charges, and a sinking fund,	30 31 32

Clause 226

Clause		Water Management Bill 2000	
Chapte Part 4	r 4	Joint private works Private water trusts	
Division	า 3	Finale water trusts Functions of members	
		(d) to keep proper accounts of all money received and paid,	1
		(e) to pay to the Treasury, at such times as may be fixed by the	2
		Minister, the interest and charges payable by them, and if necessary make due provision for a sinking fund,	3 4
		(f) to appoint, with the approval of the Minister, such officers or employees as may be required,	5 6
		(g) to borrow money, but only as provided in this section.	7
	(2)	A loan by way of limited overdraft may be obtained for the purpose of	8
	, ,	meeting necessary legitimate expenditure prior to the collection of rates	9
		or for the purpose of carrying out urgent works of renewal, or	10
		replacement, or other emergency, for which sufficient funds are not	11
		immediately available.	12
	(3)	**	13
		may issue a certificate of limit of overdraft, in which must be named	14
		the purpose in respect of which the loan may be obtained and the limit of amount to be borrowed.	15 16
			10
	(4)		17
		the discretion of the Minister, but must not exceed the estimated	18
		amount required for the purpose mentioned therein plus 10% of such amount.	19 20
	(5)		
	(5)	·	21
		certificate, and the money borrowed is taken to be secured on the income of the trust and must be repaid within the time fixed in the	22 23
		certificate.	23
	(6)		
	(6)	All sums received on account of a trust's sinking fund must be carried by the Treasurer to a special account, to be called "The Water Supply	25
		Loan Redemption Fund", and all other sums to the Consolidated Fund.	26 27
	(7)	•	
	(7)		28
		ratepayer defer or suspend payment of rates by the ratepayer for such period or periods and on such terms and conditions as the Minister	29 30
		may approve.	31
230	Sup	pply of water	32
	(1)	The members of a private water trust may for the more beneficial use	33
		or efficient distribution of the water supplied by the trust's water	34
		supply works:	35

	(a)	cease to supply water through any portion of the works in the water supply district or to any lands within such district, or	1 2
	(b)	deviate the course of a water supply work or otherwise alter in any way the works in the water supply district.	3
(2)		e taking any such action, the members must obtain the written nt of any ratepayer:	5
	(a)	whose benefit from those works will be diminished by the action of the members, or	7 8
	(b)	the supply of water or means of supply of water to whose lands will be affected,	9 10
		nust also obtain the written approval of the Minister of the eers' proposed action.	11 12
(3)		nembers of a private water trust may cut off or withhold the y of water to any land:	13 14
	(a)	if any meter used to measure such supply or any outlet is out of repair or, in the opinion of the members, unsatisfactory for the expeditious or effective supply of water to such land, or	15 1 <i>6</i> 17
	(b)	if, in the opinion of the members, such course is necessary owing to drought or any accident or other unavoidable cause, or	18 19 20
	(c)	if the landholder or person requiring a supply of water neglects to comply with the lawful requirements of the members as to the installation of outlets or meters or instruments for measuring the quantity of water, or	21 22 23 24
	(d)	if the landholder or person requiring a supply of water neglects to comply with any lawful requirements of the members to repair or alter water connections, outlets, channels, ditches, pipes, fittings or appliances connected to the water management works under the control of the members, or	25 26 27 28 29
	(e)	if the landholder of the land fails to take such steps as may be necessary to ensure compliance with any order or public notice of the members requiring consumers of water to economise its use in time of drought or scarcity of supply, or	30 31 32 33
	(f)	if any rates fixed and levied in respect of the land are, after the due date of payment, unpaid and approval to the supply of water to the land being cut off or withheld is given:	34 35 36

Clause 230		Water Management Bill 2000			
Chapte	er 4	Joint private works Private water trusts			
Part 4					
Divisio	n 3	Functions of members			
		(i) if the trust was constituted by 3 members, by the chairperson of the trust and all the elected members, or	1 2		
		(ii) if the trust was constituted by 5 members, by the chairperson of the trust and a majority of the elected members.	3 4 5		
	(4)	If the Minister:	6		
		(a) reduces or discontinues the supply of water to the members of a private water trust, or	7 8		
		(b) directs the members of a private water trust:	9		
		(i) to reduce the quantity of water being taken or diverted	10		
		by them from any water source, or	11		
		(ii) to discontinue the taking or diverting of water from a water source,	12 13		
		,			
		the members may reduce or cut off or withhold the supply of water to any land.	14 15		
	(5)	·			
	(5)		16		
		the members of a private water trust under this section does not affect the liability of the ratepayer in respect of the rates on the land the	17 18		
		supply of water to which has been cut off, withheld or reduced.	19		
231	Pov	wer of members to enter and inspect	20		
		In the exercise of their functions, by themselves or their officers, the	21		
		members of a private water trust may enter any land within the water	22		
		supply district and make any inspection or survey they consider	23		
		necessary, and effect repairs or alterations to any water management	24		
		works, but in so doing must avoid, as far as practicable, causing any loss, injury or damage.	25 26		
		loss, injury of damage.	20		
232	No	compensation	27		
		No compensation is payable in connection with a private water trust's	28		
		exercise of its functions under this Part.	29		
Divis	sion 4	4 Rating	30		
233	Rate	es	31		
	(1)	For the purpose of providing money in connection with the exercise of	32		
	(-)	their functions under this Part, the members of a private water trust	33		

may follow	fix and levy rates on the lands within the water supply district as ws:	1 2		
(a)	in connection with the supply of water for stock purposes:	3		
(4)	(i) a rate per hectare of the land benefited by the water	4		
	management works must be fixed, or	5		
	(ii) if water is supplied down a natural channel, a rate per	6		
	kilometre of the lands so benefited, measured according	7		
	to the frontage to the channel, may be fixed,	8		
	which rate may vary in proportion to the benefit received,	9		
(b)	in connection with the supply of water for domestic purposes,	10		
	a rate for each separate holding in the water supply district must	11		
	be fixed, which rate may vary in proportion to the benefit	12		
	received,	13		
(c)	in connection with the construction and maintenance of flood	14		
	works, a rate per hectare of the land benefited by the works	15		
	must be fixed, which rate may vary:	16		
	(i) according to the distance of the land from works for the	17		
	prevention of floods or the control of flood waters, and	18		
	(ii) in proportion to the benefit received,	19		
(d)	in connection with irrigation, a rate must be levied on the land	20		
	within the water supply district:	21		
	(i) that is suitable for production under irrigation, and	22		
	(ii) that is accessible to the works of the trust by means of	23		
	recognised methods of irrigation.	24		
If lan	d is liable for rates under subsection (1) (d), the members of a	25		
	te water trust may, in fixing the rate, fix different amounts for	26		
	rent parts of the land, having regard to:	27		
(a)	the fact that any such part is or is not actually used for	28		
(u)	production under irrigation, or	29		
(b)	the type of production under irrigation for which any such part	30		
(0)	is used.	31		
T.,				
	y case for which this section does not provide, a rate per hectare	32		
	e land benefited, directly or indirectly, by the works must be fixed	33		
recei	y, and must, as far as practicable, be in proportion to the benefit	34 35		
		33		
	e case of a supply for more than one purpose, separate rates may	36 37		
be fixed, calculated on the basis set out for each such purpose.				

(2)

(3)

(4)

Chapte Part 4 Divisio	er 4	Water Management Bill 2000 Joint private works Private water trusts Rating	
	(5)	All rates are a charge on the land in respect of which they are levied and are payable by the landholder.	
	(6)	Any landholder aggrieved by the amount of a rate may appeal to a Local Court, which must hear and determine the matter, and may confirm or vary such amount.	
	(7)	If in any such appeal the Local Court reduces the amount at which the appellant is rated, it must increase the other ratings of the trust in such amounts as it thinks just, if it considers such course necessary, in order to secure that the total amount to be received by the trust for rates is not to be diminished by the reduction.	·
234	Sup	oplementary rating powers	1
	(1)	If the members of a private water trust are unable to meet the cost of administration or of an extension or improvement of the works under their control or other liability, they may in writing petition the Minister to approve an increase in the maximum rate that may be assessed by them, and must set out in such petition the reasons for their request.	1 1 1 1
	(2)	The Minister must inform the members whether or not the Minister is prepared to grant their petition and, if so, must inform them of the maximum rate that the Minister is prepared to approve.	1 1
	(3)	The members must submit the proposed increase in maximum rate that the Minister is prepared to approve to a special general meeting of the voters of the trust (of which at least 14 days' notice has been given in the prescribed manner).	2
	(4)	The members must report to the Minister whether an affirmative or negative vote has been carried at the meeting.	2
	(5)	If an affirmative vote has been cast the Minister must grant the petition of the members by notification sent to them and published in the Gazette, and thereafter the members may assess rates to the maximum approved by the Minister.	2 2 2 2
235	Sur	plus water	3
		When a private water trust has any surplus water that is not required for the purpose for which the trust was constituted, the trust may sell the water, by measure or otherwise:	3
		(a) to any ratepayer for any other purpose, or	3
		(h) if no ratepayer requires it to any other person	4

Rating		Division 4	
236	۸۵۵	counts	1
230			1
	(1)	The members of a private water trust must submit to the Minister once	2
		every year, and at such other times as the Minister may direct, an audited statement of the accounts of the trust.	3 4
	(2)	The Minister may, if of opinion that the audited statement is defective	5
		or unsatisfactory, appoint an auditor to prepare a proper statement of accounts, at the cost of the trust.	6 7
Divis	ion (5 Effect of new subdivisions	8
237	Sup	oply of water to new holdings resulting from subdivisions	9
	(1)	If a holding is subdivided, a new holding resulting from the	10
	` '	subdivision is not entitled to a supply of water from a private water	11
		trust's water supply works until a date determined by the trust (not	12
		being a date earlier than the date on which the board became aware of	13
		the disposition of that new holding).	14
	(2)		15
		during which the date determined by the trust under subsection (1)	16
		occurred, have not, before the date so determined, been levied in	17
		respect of the holding that was subdivided, the trust must levy the rates	18
		for the whole of that period or year in respect of each of the new holdings that resulted from the subdivision, and that was disposed of.	19 20
		nothings that resulted from the subdivision, and that was disposed of.	20
238	Add	ditional works required as a result of subdivision	21
	(1)	The person who, immediately before the disposition of a new holding	22
		resulting from a subdivision of land within a private water trust's water	23
		supply district, was the landholder of the holding (the previous	24
		landholder) must construct at his or her own cost such works as are	25
		necessary to provide:	26
		(a) means of conveying water to the new holding from the trust's water supply works, and	27 28
		(b) means of access from roads to any works of the trust or any	29
		works provided for the purposes of paragraph (a) if that access	30
		would not be available except by crossing a channel of the	31
		water supply district, and	32

Joint private works

Private water trusts

Clause 236

Chapter 4 Part 4

Clause 238 Chapter 4		J	Vater Management Bill 2000 loint private works	
Part 4 Division 5			Private water trusts Effect of new subdivisions	
		(c)	means of access across a channel of the water supply district to the new holding if that means of access is required by reason of the subdivision.	1 2 3
	(2)	before	orks to be constructed under subsection (1) must be constructed the new holding is disposed of or within such period after the sition of the new holding as the trust may in any particular case	4 5 6 7
	(3)	be cor	orks constructed or to be constructed under subsection (1) must enstructed in accordance with the approval in writing of the trust pect of location, design, form, dimensions and construction.	8 9 10
	(4)		request of the previous landholder, the trust may undertake, at adholder's cost, the construction of any works required by this n.	11 12 13
	(5)	the pro	rust may construct such works as have not been constructed by evious landholder, and any costs and expenses are payable to the ither by the previous landholder or by the new landholder, as the may determine.	14 15 16 17
	(6)	recove may re	part of the costs and expenses referred to in subsection (5) is ered by the trust from the new landholder, the new landholder ecover from the previous landholder the whole or that part of costs or expenses, as the case may be.	18 19 20 21
	(7)		neir completion, the control and management of any works nucted under this section is vested in the trust.	22 23
Divis	ion (6	Miscellaneous	24
239	Min	ister m	ay remove members and Governor may dissolve trust	25
	(1)	trust o in the failing	event of any delay in the election of members of a private water or in the event of any default by members of a private water trust discharge of their duties under this Part or of the ratepayers to elect members, or the required number of members, the ter may, by notification in the Gazette:	26 27 28 29 30
		(a)	remove a member or members from office, and direct the election of another member or other members, or	31 32

Water Management Bill 2000	Clause 239
Joint private works	Chapter 4
Private water trusts	Part 4
Miscellaneous	Division 6

		(b)	remove a member or members (if any) and assume all of the functions of the members, and may appoint a manager of the affairs of the trust.	1 2 3
	(2)	priva	Minister may at any time direct the election of members of a te water trust, and on such election all of the functions of the bers are revested in the members.	4 5 6
	(3)	exists	Governor may, if in the Governor's opinion sufficient reason s, dissolve a trust, and may extinguish any liability of such trust crown.	7 8 9
	(4)		egulations may make provision for or with respect to the winding a private water trust and for the disposal of any residual assets of ust.	10 11 12
240	Reg	gulatio	ns	13
			regulations may make provision for or with respect to the wing matters:	14 15
		(a)	the election of members of a private water trust and the making and revision of the rolls of voters, and the mode of voting,	16 17
		(b)	the intervals within which meetings of members of a private water trust must be held,	18 19
		(c)	the procedure at such meetings,	20
		(d)	the appointment, payment, and dismissal of officers and employees of a private water trust,	21 22
		(e)	the fixing and notifying of rates,	23
		(f)	the hearing of appeals,	24
		(g)	prescribing the method or methods to be adopted to determine the quantity of water for which payment is to be made by the trust,	25 26 27
		(h)	the keeping of the accounts of private water trusts,	28
		(i)	regulating the payment to the Crown of interest and charges by private water trusts,	29 30
		(j)	regulating special meetings of voters of a private water trust in pursuance of this Part.	31 32

Divisio	n 1		Preliminary	
Cha	pte	r 5	Public works	1
Part	1 F	Fish	River water supply scheme	2
Divis	ion '	1	Preliminary	3
241	Defi	initio	ns	4
		In th	nis Part:	5
			River water supply works means the concrete dam on Fish River beron, together with:	6 7
		(a)	its associated gravitation main, concrete reservoirs and reticulation systems, and	8 9
		(b)	the pumping station at Oberon, and	10
		(c)	all incidental and connected works, and	11
		(d)	all additions, amplifications, improvements and extensions to those works.	12 13
		-	<i>tial area</i> means an area of land declared under Division 3 to be a tial area.	14 15
242	Fish	n Rive	er water supply works controlled by the Minister	16
			Fish River water supply works are to be controlled and inistered by the Minister.	17 18
243	Min	ister	may repair works	19
		For to	the purpose of supplying any person with water under this Part, the ister may at all times use and repair any portion of the Fish River er supply works even if a local council is charged with the care and agement of those works.	20 21 22 23

Chapter 5

Part 1

Water Management Bill 2000

Fish River water supply scheme

Public works

Water Management Bill 2000	Clause 244
Public works	Chapter 5
Fish River water supply scheme	Part 1
Supply of water	Division 2

Divis	ion 2	2 Supply of water	1
244	Min	nister may supply water	the Fish River water supply contract with the Minister to 4 ferms and conditions as the 5 ferms and conditions as the 6 freder published in the Gazette: 8 freid by any person for water 9 fear, and 10 find by any person in any one 11 find the Gazette 12 freid by any person in any one 11
	(1)	The Minister may supply water from the Fish River water supply works to any person who enters into a contract with the Minister to accept a supply of water.	3 4 5
	(2)	Any such contract may contain such terms and conditions as the Minister thinks fit.	
	(3)	The Minister may from time to time, by order published in the Gazette:	8
		(a) fix the price per kilolitre to be paid by any person for water supplied by the Minister in any year, and	
		(b) fix the minimum amount to be paid by any person in any one year irrespective of the quantity of water supplied.	
245	Cou	uncil not to supply outside area without consent	13
		Except with the consent of the Minister, a local council that is supplied with water from the Fish River water supply works must not supply water to any premises situated outside the area of the council.	15
246	No	compensation for failure of supply	17
		The Minister is at all times entitled to discontinue the supply to a local council or other person whenever the Minister considers it necessary in the interests of public health or for the purpose of ensuring a proper supply.	19 20
Divis	ion :	3 Special areas	22
247	Spe	ecial areas	23
	(1)	The Governor may, on the recommendation of the Minister, by order published in the Gazette, declare an area of land described in the order to be a special area in relation to the Fish River water supply works.	22 33 44 55 66 77 88 910 111 122 133 144 155 166 177 188 199 200 211 222 232 244 255 266 277 288
	(2)	The Minister may recommend an order only if of the opinion that the exercise of the State's water rights could be adversely affected unless the order is made.	22 23 23 25 26 Pt 27 26 Pt 27 26 Pt 26 Pt 26 Pt 26 Pt 26 Pt 26 Pt 27 26 Pt 27 27 28 Pt 28

Chapter 5			Public works	
Part 1 Division	า 3		Fish River water supply scheme Special areas	
248	Cro	wn la	nd in special areas	
	(1)		on may not be taken under the <i>Crown Lands Act 1989</i> in respect nd within a special area unless:	
		(a)	the Minister has given approval in writing, and	
		(b)	any conditions to which the approval is subject are complied with.	
	(2)	appo	Minister may, in a special area, exercise the functions of a trustee inted under Part 5 of the <i>Crown Lands Act 1989</i> without being inted as such.	
249	Exe	rcise	of certain functions in special areas	1
	(1)	exerc	ablic agency may not, in relation to land within a special area, cise functions other than functions under this Part unless notice is given, as prescribed by the regulations, to the Minister.	1 1 1
	(2)		receipt of such a notice, the Minister may make such esentations to the public agency as the Minister thinks fit.	1
	(3)		ublic agency may not exercise functions contrary to any such esentations made by the Minister unless:	1
		(a)	at least 14 days' notice has been given to the Minister of the functions intended to be exercised, and	1 1
		(b)	that period has expired without the matter being referred as a dispute for determination under this Act.	2 2
	(4)	In th	is section, <i>public agency</i> means:	2
		(a)	the Governor, or	2
		(b)	a Minister of the Crown, or	2
		(c)	a statutory body.	2
Divis	ion 4	4	Finance	2
250	Acc	ounts	s to be kept in Special Deposits Account	2
			re is to be established in the Special Deposits Account an account called the "Fish River Water Supply Account".	2 2

Water Management Bill 2000

Financ	е		Division 4	
251	Allocation of money			
	(1)	to be	nin the Fish River Water Supply Account is to be kept an account e called the "Fish River Water Supply Working Account", in this referred to as the <i>Working Account</i> .	
	(2)	by th	re must be credited to the Working Account all revenue received the Minister in pursuance of this Part and such amounts as may a time to time be appropriated by Parliament for the purpose.	
	(3)		re may be paid out of the Working Account such amounts as are essary to pay for:	
		(a)	the costs of administering the Fish River water supply scheme, and	- -
		(b)	the costs of operating and maintaining the Fish River water supply works, and	-
		(c)	the costs of replacing, augmenting and extending the Fish River water supply works.	-
252	Pay	ment	s by Treasurer	1
	(1)	to n Divi	en in any year the revenue received by the Minister is insufficient neet the charges payable to the Working Account under this sion, the Treasurer may, out of money provided by Parliament, pay the Working Account the amount of such deficiency.	1 1 1 2
	(2)	char to the with	money paid to the Working Account must, after payment of the ges payable to the Working Account under this Division, be repaid e Treasurer out of any balance remaining in the Working Account interest at such rate and at such times and by such instalments as Freasurer may determine.	2 2 2 2 2
Divis	ion (5	Miscellaneous	2
253	Reg	julatio	ons	2
	(1)		regulations may make provision for or with respect to special	2
	(2)	exter	gulation made for or with respect to a special area prevails to the nt of any inconsistency with a statutory instrument made under her Act, including an environmental planning instrument made or the Environmental Planning and Assessment Act 1979.	3 3 3

Fish River water supply scheme

Public works

Clause 251

Chapter 5 Part 1

Division 1		Preliminary		
Part	2	Hunt	er Valley flood mitigation works	1
Divis	sion	1	Preliminary	2
254	Арј	plicatio	on of Part	3
		This	Part applies to and in respect of land in the Hunter Valley.	4
255	Definitions			5
		In this Part:		6
		Hun	ter Catchment Management Trust means the Hunter Catchment	7
			agement Trust established by section 20 of the Catchment agement Act 1989.	8 9
			ter River includes all tributaries that, directly or indirectly, flow	10
			the Hunter River, and includes the estuary of the Hunter River and rms and branches of that estuary.	11 12
		Hun inclu depo	ter Valley means the catchment area of the Hunter River, and ides the land shown on the plan marked "DWR PLA No 20/2551" sited in the head office of the Department, and also includes such a land as is declared by the regulations to form part of the Hunter	13 14 15 16
			<i>bank</i> means a levee bank designed or intended for the purpose	18
		of or that could or might have the effect of excluding or partially		
		excluding the waters of the Hunter River or waters overflowing from the Hunter River from any land.		
		<i>protective works</i> means works for the protection of any works vested in or otherwise under the control of a public authority:		
		(a)	against flooding by waters overflowing from the Hunter River, or	24 25
		(b)	against the effects of any such flooding, or	26
		(c)	against the effects of river bank erosion.	27
		tree i	includes sapling and shrub.	28

Chapter 5

Part 2

Water Management Bill 2000

Hunter Valley flood mitigation works

Public works

Water Management Bill 2000	Clause 256
Public works	Chapter 5
Hunter Valley flood mitigation works	Part 2
Powers of Minister	Division 2

Division 2		2	Powers of Minister	1
256	Res	trictio	on on use of lands adjacent to levee banks	2
	(1)		evee bank has been constructed adjacent to the Hunter River, the ister may, by notice in writing to:	3
		(a)	the landholder of the land on which the levee bank has been constructed, or	5
		(b)	the landholder of any land adjacent to the levee bank, or	7
		(c)	the landholder of the whole or any part of the land lying between the levee bank and the Hunter River,	9
		or la stabi	ose such conditions and restrictions on the use of such levee bank and as the Minister considers necessary or desirable to ensure the ality of the levee bank and in the interests of flood prevention or gation within the Hunter Valley generally.	10 11 12 13
	(2)		Minister may in the like manner revoke or vary any notice given arsuance of this section.	14 15
	(3)		y landholder to whom such a notice has been given contravenes condition or restriction imposed by the notice, the Minister:	1 <i>6</i> 17
		(a)	may authorise any person to enter the land to which such notice relates, and to take such remedial measures on that land as the Minister considers necessary, and	18 19 20
		(b)	may recover any cost incurred in so doing from the landholder in any court of competent jurisdiction as a debt due and owing to the Crown.	21 22 23
	(4)	bank bank	der this section conditions or restrictions on the use of any levee to or land are imposed by the Minister, the landholder of the levee to or land is entitled to claim and be paid compensation for any loss ained by reason of those conditions or restrictions.	24 25 26 27
257	Cor	nstruc	tion of fences, structures and flood works	28
	(1)	A pe	erson must not:	29
		(a)	construct any building, fence or structure in, on, or adjacent to,	30 31

Clause	_	Water Management Bill 2000	
Chapte Part 2	r 5	Public works Hunter Valley flood mitigation works	
Division	12	Powers of Minister	
		(b) construct a flood work on a floodplain,	1
		except with the consent of the Minister.	2
		Maximum penalty: 2,500 penalty units (in the case of a corporation) or 1,200 penalty units (in any other case).	3 4
	(2)	The Minister's consent may be given unconditionally or subject to conditions.	5 6
	(3)	An authorised officer:	7
		(a) may enter any lands on which any building, fence or flood work has been constructed otherwise than in accordance with the Minister's consent, and	8 9 10
		(b) may take such measures as are necessary to demolish or remove the building, fence or flood work or to render the flood work ineffective.	11 12 13
	(4)	The costs incurred by an authorised officer under this section are recoverable from the landholder as a debt in a court of competent jurisdiction.	14 15 16
	(5)	The Minister may, by notice published in the Gazette, exclude any lands from a floodplain.	17 18
	(6)	In this section, <i>floodplain</i> means any lands declared to be within the floodplain of the Hunter River by a proclamation in force under section 16 of the former <i>Hunter Valley Flood Mitigation Act 1956</i> , other than lands excluded from the floodplain by a notice published under this section.	19 20 21 22 23
Divisi	ion 3	3 Finance	24
258	Acc	counts to be kept in Special Deposits Account	25
		There is to be established in the Special Deposits Account an account to be called the "Hunter Valley Flood Mitigation Account".	26 27
259	Allo	ocation of money	28
	(1)	Within the Hunter Valley Flood Mitigation Account is to be kept an account to be called the "Hunter Valley Flood Mitigation Working Account", in this Part referred to as the <i>Working Account</i> .	29 30 31

Public works Hunter Valley flood mitigation works Finance			Chapter 5 mitigation works Part 2 Division 3	_
	(2)	Man whice deter	amount paid to the Minister by the Hunter Catchmer tagement Trust is to be paid into the Working Account, from the account may be made, in such manner as the Treasure rmines, any payments that the Minister is required to make under the purposes of this Part.	n 2 er 3
260	Cos	st of w	vorks generally	6
	(1)	main Catc	section applies to all flood works that are constructed on tained by the Minister, other than those for which the Hunte The Amagement Trust is liable to make contribution under the other provision of this Division.	er 8
	(2)	quar	Hunter Catchment Management Trust is liable to contribute one ter of the cost to the Minister of constructing and maintaining and work to which this section applies.	
261	Cos	st of w	vorks to protect towns and villages	14
	(1)	the I floor the c	section applies to all flood works constructed or maintained be Minister for the purpose of protecting a town or village frording, being works that have been constructed at the request or wit concurrence of the local council within whose area the town of ge is situated.	n 16 h 17
	(2)		he cost to the Minister of constructing and maintaining any flook to which this section applies:	od 20 21
		(a)	the local council is liable to contribute such percentage (no exceeding 12%) as the Minister may determine, and	ot 22 23
		(b)	the Hunter Catchment Management Trust is liable to contribut one-quarter of the balance.	te 24 25
262	Cos	st of p	protective works	26
	(1)		the cost to the Minister of constructing and maintaining an active works:	y 27 28
		(a)	the public authority whose works are protected by the protective works is liable to contribute such percentage as the Minister may determine, and	
		(b)	the Hunter Catchment Management Trust is liable to contribut one-quarter of the balance.	te 32

Clause 259

Chapter 5 Part 2 Division 3			Public works Hunter Valley flood mitigation works Finance	
	(2)	maint	Minister may pay to any public authority that constructs or tains any protective works such amount as the Minister considers opriate towards the cost to the public authority of so doing.	1 2 3
	(3)	Minis	Hunter Catchment Management Trust is liable to pay to the ster one-quarter of any amount paid to a public authority under ection (2).	5 6
263			contribution to works program by Hunter Catchment lent Trust	7
	(1)		Hunter Catchment Management Trust is liable to pay to the ster in each financial year:	9 10
		(a)	one-quarter of the estimated cost of constructing any flood works that the Minister proposes to construct during that financial year, and	11 12 13
		(b)	one-quarter of the estimated cost of maintaining any flood works that the Minister proposes to maintain during that financial year.	14 15 16
	(2)	the pu	following amounts are to be deducted from the estimated costs for urpose of calculating the Hunter Catchment Management Trust's ity under this section:	17 18 19
		(a)	any contribution to those costs for which a local council will be liable under this Division,	20 21
		(b)	any amount that the Trust has paid to the Minister under this section during the previous financial year but that remained unexpended at the end of that year.	22 23 24
	(3)	Any e	estimates are to be made by the Minister whose decision is final.	25
264		sultat gram	ion with Hunter Catchment Management Trust as to works	26 27
	(1)	there: Mana	re the beginning of each financial year or as soon as practicable after, the Minister must submit to the Hunter Catchment agement Trust a program of the flood works that the Minister oses to construct or maintain during that year.	28 29 30 31
	(2)		a program must be consistent with any management plan that es to the land on which the works or proposed works are situated.	32 33

Water Management Bill 2000

Water Management Bill 2000	Clause 264
Public works	Chapter 5
Hunter Valley flood mitigation works	Part 2
Finance	Division 3

	(3)		a program must be accompanied by a statement setting out the wing particulars:	1 2	
		(a)	the estimated cost of constructing any work,	3	
		(b)	the estimated annual cost of maintaining any work,	4	
		(c)	the amount for which the Hunter Catchment Management Trust will be liable,	5 6	
		(d)	such other particulars as may be prescribed by the regulations.	7	
265	Cor	nsultat	ion with local council as to works program	8	
	(1)		section applies to all flood works constructed or maintained by	9	
	(-)		Minister for the purpose of protecting a town or village from	10	
		flood	ing, being works that have been constructed at the request or with	11	
			oncurrence of the local council within whose area the town or	12	
		villag	ge is situated.	13	
	(2)		re the beginning of each financial year or as soon as practicable	14	
			after, the Minister must submit to the local council concerned a	15	
			ram of the flood works that the Minister proposes to construct or	16 17	
		maintain during that year.			
	(3)		a program must be consistent with any management plan that es to the land on which the works or proposed works are situated.	18 19	
	(4)		a program must be accompanied by a statement setting out the		
	(4)		wing particulars:	20 21	
		(a)	the estimated cost of constructing any work,	22	
		(b)	the estimated annual cost of maintaining any work,	23	
		(c)	the percentage that the Minister has determined that the council	24	
			should contribute to the cost of the construction and	25	
			maintenance of the work,	26	
		(d)	the amount for which the council will be liable,	27	
		(e)	such other particulars as may be prescribed by the regulations.	28	
	(5)	Any e	estimates are to be made by the Minister whose decision is final.	29	
	(6)		the work has been completed, the Minister must notify the local	30	
		cound	cil of the actual cost of the work.	31	
	(7)		amount paid by the local council in respect of the work is more	32	
			the amount for which the council is liable, the Minister must	33	
		repay	to the council the amount of such excess.	34	

Clause Chapte Part 2 Divisio	er 5	Water Management Bill 2000 Public works Hunter Valley flood mitigation works Finance	
	(8)	If the amount paid by the local council in respect of the work is less than the amount for which the council is liable, the council must pay to the Minister the amount of the shortfall.	1 2 3
	(9)	Any amount paid to the Minister by a local council under this section is to be paid into the Hunter Valley Flood Mitigation Working Account.	4 5 6
266	Pay	yment of contribution towards maintenance by a local council	7
	(1)	A local council that is liable to contribute to the cost of maintenance of any flood work must pay to the Minister in each financial year the same percentage of the estimated cost of maintenance as the council is liable to contribute to the actual cost of maintenance of that work.	8 9 10 11
	(2)	In calculating the local council's liability under this subsection in respect of any financial year there is to be deducted any amount that the council has paid to the Minister in respect of any flood work during any previous financial year and that remained unexpended at the end of the immediately preceding financial year.	12 13 14 15
	(3)	Any estimate is to be made by the Minister whose decision is final.	17
267	Cor	nsultation with local council as to maintenance program	18
	(1)	Before the beginning of each financial year, the Minister must furnish the local council with a statement setting out the following particulars: (a) the amount that the council will be liable to pay under this Division for that financial year,	19 20 21 22
		(b) such other particulars as may be prescribed by the regulations.	23
	(2)	The local council must pay to the Minister the amount referred to in subsection (1) (a).	24 25
	(3)	Any such amount is to be paid into the Hunter Valley Flood Mitigation Working Account.	26 27
268	Urg	gent maintenance works	28
	(1)	If in the opinion of the Minister it becomes necessary to carry out urgent maintenance on any flood work, the Minister may carry out the maintenance, despite maintenance not having been included in any program of works or any statement furnished to a local council.	29 30 31 32

Hunter Finance	-	y flood mitigation works	Part 2 Division 3	
	(2)	When the maintenance has been of determine the total amount paid in renotify any local council affected by Catchment Management Trust of the required to contribute in accordance with the contribute of the required to contribute in accordance with the contribute of	spect of such maintenance and y the work and the Hunter espective amounts that they are	1 2 3 4 5
	(3)	Any money paid to the Minister under Hunter Valley Flood Mitigation Work		6 7
269	Pay	ments to be duly made		8
		Any amount that is payable to the Min	nister under this Division:	9
		(a) by the Hunter Catchment Mana	agement Trust, or	10
		(b) by a local council, or		11
		(c) by any other public authority,		12
		is payable at such times, and in such in determine.	nstalments, as the Minister may	13 14
Divis	ion 4	4 Miscellaneous		15
270		rks to protect public and local governi ister	nent works to be approved by	16 17
	(1)	A public authority must not construct Minister has approved of the site, natur works.		18 19 20
	(2)	In giving approval, the Minister may site, nature, dimensions or design of Minister considers necessary, and the with that requirement accordingly.	f the protective works as the	21 22 23 24
	(3)	The Minister may by notice in writing which any protective works have bee measures for the proper upkeep, prese protective works.	n constructed to take specified	25 26 27 28
	(4)	The public authority must comply wit the notice in such manner and within		29 30

Public works

Clause 268

Chapter 5

Part 2 Divisio	า 4		Hunter Valley flood mitigation works Miscellaneous	
	(5)	If a p Mini	bublic authority fails to comply with the terms of the notice, the ster:	1 2
		(a)	may authorise any person to enter the land on which the protective works are located and carry out the measures specified in such notice, and	3 4 5
		(b)	may recover any cost incurred in so doing from the public authority in any court of competent jurisdiction as a debt due to the Crown.	6 7 8
271	Мај	or floo	odgates to be maintained and operated by local councils	9
	(1)	prote smal	the opinion of the Minister any floodgate operates for the ection of lands other than lands owned by one landholder or a l localised group of landholders, the Minister may by notice in ng to the local council declare the floodgate to be a major lgate.	10 11 12 13 14
	(2)	It is t	the duty of the local council:	15
		(a)	to keep any major floodgate at all times in a good and proper state of repair and working order, and	16 17
		(b)	to maintain and operate it in accordance with any directions that may from time to time be given by the Minister.	18 19
	(3)	If the	e local council fails to perform that duty, the Minister:	20
		(a)	may authorise any person to enter the land on which the major floodgate is located and to take such measures as to the maintenance, operation or repair of the floodgate as the Minister considers necessary, and	21 22 23 24
		(b)	may recover any cost incurred in so doing from the council in any court of competent jurisdiction as a debt due to the Crown.	25 26
272	Mai	ntena	nce of minor floodgates	27
	(1)		is section, <i>minor floodgate</i> means any floodgate that is not a r floodgate.	28 29
	(2)	mino	the duty of each landholder for the protection of whose land a or floodgate operates to keep the floodgate at all times in a good proper state of repair and working order.	30 31 32

Chapter 5

Water Management Bill 2000

Public works

	Public works Hunter Valley flood mitigation works Miscellaneous			Chapter 5 Part 2	
				Division 4	
	(3)	notic	y such landholder fails to perform that the in writing direct the landholder to t	ake such measures as to the	1 2
			tenance, operation or repair of the floe notice.	oodgate as may be specified	3 4
	(4)	If an Mini	y landholder fails to comply with the ster:	he terms of the notice, the	5 6
		(a)	may authorise any person to enter t floodgate is located and to take maintenance, operation or repair Minister considers necessary, and	such measures as to the	7 8 9 10
		(b)	may recover any cost incurred in so in any court of competent jurisdic Crown.		11 12 13
	(5)	is lia proper	he case of multiple landholders, the or this section is joint and several but, a lable only for such share of the life ortion to the total liability as the area section of which the floodgate operate for the protection of which the flood	ability as bears the same of the person's land for the es bears to the total area of	14 15 16 17 18
	(6)	the t	y landholder pays to the Minister morotal liability the landholder may recibution from the others.		20 21 22
273	App	olicatio	on of Public Works Act 1912		23
			ions 91–95 of the <i>Public Works Act</i> as constructed under this Part.	1912 do not apply to any	24 25
274	Evic	dence	of cost of works		26

If the Minister is empowered to recover any cost incurred in carrying

out any work or measure, a certificate by the Minister of the amount of such cost is evidence of that cost.

Water Management Bill 2000

Clause 272

Part	3 Lowb	pidgee flood control and irrigation works	1
275	Application	on .	2
	irriga	Part applies to and in respect of the Lowbidgee flood control and tion district, as constituted under Part 7 of the former <i>Water Act</i> immediately before the repeal of that Part.	3 4 5
276	Definition	S	6
	In thi	s Part:	7
		<i>irrigation</i> means the irrigation of lands by flooding with water ted by gravitation or overflowing from a river or lake.	8
	distri	cidgee district means the Lowbidgee flood control and irrigation ct, as constituted under Part 7 of the former Water Act 1912 ediately before the repeal of that Part.	10 11 12
	river, Minis	being works mean the works situated on the Murrumbidgee being works constructed, operated and maintained by the ster for the purpose of providing flood control and flood irrigation and within the Lowbidgee district.	13 14 15 16
277	Supply of	water	17
	purpo	Minister is authorised to operate the Lowbidgee works for the ose of providing flood control and flood irrigation to land within owbidgee district.	18 19 20
	for di diver	control of works within the Lowbidgee district, the arrangements stribution of water for flood irrigation, and the order of supply or sion of water for flood irrigation are entirely under the control of linister.	21 22 23 24
	under	e exercise of any function under this Part, the Minister is not any restraint nor is compensation payable to any person as a equence of the flooding of the person's land.	25 26 27
		ing in this Part requires the Minister to provide flood irrigation to and or person in the Lowbidgee district.	28 29

278	Fixing of rates						
	(1)		inister must, in respect of each year commencing 1 July, fix the r hectare to be paid in respect of the lands within the Lowbidgee :	2 3 4			
			for which provision for flood control and irrigation is made by the Lowbidgee works, or	5 6			
			for which provision for flood control and irrigation is made by the Lowbidgee works and by works of the landholder,	7 8			
		and mu	ust in respect of each holding assess the total amount of such	9 10			
	(2)	The rat	te so fixed and assessed must be levied and paid as prescribed.	11			
279	Rates						
	(1)	Rates for a particular holding commence to be payable on a date to be determined by the Minister, being a date that is not earlier than the date on which:					
		` '	provision for flood control or irrigation, as the case may be, in respect of that holding is made by the Lowbidgee works, or	16 17			
			provision for flood control and irrigation is made by the Lowbidgee works and by works of the landholder.	18 19			
	(2)	•	land within the Lowbidgee district reverts to the Crown during ar in which rates are payable:	20 21			
		, ,	the landholder, as regards that land, is liable only for payment of such part of the rates as are proportionate to the portion of the year for which the land was held by the landholder, and	22 23 24			
			any excess payment by the landholder must be refunded to the landholder.	25 26			
	(3)	assessr lack of of the	event of the Minister at any time finding an error in the ment of a rate in respect of any holding or landholder through knowledge of the name of the landholder, or the area or extent holding, or miscalculation, the Minister may at any time rether rate in respect of any holding or landholder affected.	27 28 29 30 31			

Part 3 Lowbidgee flood control and irrigation works

280	Benefit to be taken into account					
	(1)	havin	rates in the Lowbidgee district may be determined or varied g regard to the benefit which, in the opinion of the Minister, is ed by the landholder of the land:	2 3 4		
		(a)	in respect of which works for flood control and irrigation have been provided, or	5		
		(b)	in respect of which provision for flood control and irrigation has been made by the Lowbidgee works and by works of the landholder.	7 8 9		
	(2)	provis	Minister may exempt from rating the lands which, without the sion of works for flood control and irrigation, would not be ed at times of maximum floods.	10 11 12		
	(3)		etermination of the Minister as to whether and to what extent any would be so flooded is final.	13 14		
281	Reg	gulation	ns	15		
			regulations may make provision for or with respect to the wing matters:	1 <i>6</i> 17		
		(a)	the prevention of pollution of water conserved or distributed in the Lowbidgee works constructed or used under this Part, or flowing in rivers or within lakes affected by the Lowbidgee works constructed or used under this Part,	18 19 20 21		
		(b)	the prevention of injury to such the Lowbidgee works or any works used in connection with those works,	22 23		
		(c)	the diversion of water from rivers and lakes for flood irrigation and for the control of works provided for regulating flood irrigation,	24 25 26		
		(d)	the fixing, assessing and levying of rates,	27		
		(e)	the prevention of the waste of water,	28		
		(f)	the forms of notices to be given under this Part and the manner of and periods for giving such notices.	29 30		

1

Chapter 6 Public utilities

282	Mai	or util	itios	3		
202	(1)	This	Part applies to each body referred to in Schedule 2 (referred to as <i>jor utility</i>).	4 5		
	(2)	The	Governor may by proclamation amend Schedule 2 so as:	6		
		(a)	to add the corporate name of any body that is to become a major utility for the purposes of this Part, or	7 8		
		(b)	to vary the name of any major utility as a consequence of any change in its corporate name, or	9 10		
		(c)	to omit the corporate name of any body that has ceased to exist.	11		
283	Review of activities of major utilities					
	(1)	The a	activities of a major utility under this Act:	13		
		(a)	may be reviewed at any time, and	14		
		(b)	 must be reviewed: (i) before the end of the 6 month period following the date on which its first approval was granted under section 95, and (ii) before the end of each 5 year period following the date on which its current approval was granted. 	15 16 17 18 19 20		
	(2)		he purpose of conducting such a review, the Minister must cause e to be published:	21 22		
		(a)	in the Gazette, and	23		
		(b)	in a newspaper circulating throughout New South Wales,	24		
			ing written submissions from interested persons in relation to the ities of the major utility during the period under review.	25 26		

Division 1			Preliminary	
Part	2	Wat	er supply authorities	1
Divis	ion	1	Preliminary	2
284	De	finitio	ons	3
		In t	his Part:	4
			a of operations of a water supply authority means the area of rations prescribed by the regulations in relation to that authority.	5
			horised person means an employee or other person acting on alf of a water supply authority.	7 8
		cha	arging year, in relation to a water supply authority, means:	9
		(a)	the period of 12 months declared by an order in force under Division 6 to be the charging year for the water supply authority, or	10 11 12
		(b)	if the charging year is changed under that Division by a further order, the period between the end of one charging year and the beginning of the next.	13 14 15
			elopment area means an area of land declared by an order in force ler Division 6 to be a development area.	16 17
			inage area means an area of land declared by an order in force ler Division 6 to be a drainage area.	18 19
			<i>adplain</i> means an area of land declared by an order in force under rision 6 to be a floodplain.	20 21
		met	ter includes any measuring device.	22
			er management area means an area of land declared by an order in the under Division 6 to be a river management area.	23 24
		serv	vice charge means any of the following:	25
		(a)	a water service charge,	26
		(b)	a sewerage service charge,	27
		(c)	a drainage service charge,	28
		(d)	a loan service charge,	29
		(e)	a developmental works service charge,	30
		(f)	a flood mitigation service charge,	31

Chapter 6

Part 2

Water Management Bill 2000

Water supply authorities

Public utilities

Water Management Bill 2000	Clause 284
Public utilities	Chapter 6
Water supply authorities	Part 2
Preliminary	Division 1

		(g)	a river management service charge, or	1
		(h)	a special industry service charge,	2
		that r	may be levied under Division 6.	3
		-	<i>al area</i> means an area of land declared under Division 4 to be a al area.	4 5
			<i>al industry</i> means an industry declared by an order in force under sion 6 to be a special industry.	6
			<i>tory body</i> means a corporation that is incorporated by or under an other than:	9
		(a)	a company within the meaning of the Corporations Law, and	10
		(b)	a society within the meaning of the <i>Co-operation Act 1923</i> or a co-operative within the meaning of the <i>Co-operatives Act 1992</i> , and	11 12 13
		(c)	an incorporated association within the meaning of the <i>Associations Incorporation Act 1984</i> .	14 15
		water	r management work includes a sewage work.	16
285	Rec	uirem	ents for access licences and approvals	17
		other	ing in this Part authorises a water supply authority to take water wise than in accordance with an access licence and water supply approval held by the authority.	18 19 20
Divis	ion 2	2	Water supply authorities	21
286	Wat	ter su	oply authorities	22
	(1)	The o	corporations listed in Schedule 3 are water supply authorities.	23
	(2)		rporation listed in Part 1 of Schedule 3 is, for the purposes of any a statutory body representing the Crown.	24 25
287	Cor	nstituti	ion of water supply authorities	26
	(1)	The C	Governor may, by proclamation published in the Gazette:	27
		(a)	name a water supply authority proposed to be constituted under this section, and	28 29

Clause Chapte Part 2 Divisio	er 6		Water Management Bill 2000 Public utilities Water supply authorities Water supply authorities
		(b)	specify the number of members, the qualification for each member and whether or not the member is a full-time member or a part-time member, and
		(c)	amend Schedule 3 by adding the name of the water supply authority to Part 1 of that Schedule.
	(2)		members are to be appointed by the Governor and, on their bintment, the water supply authority is constituted as a corporation.
	(3)		corporate name for the water supply authority is the name of the er supply authority stated in the proclamation.
	(4)	auth	a change of area of operations or functions for a water supply ority listed in Part 1 of Schedule 3, the Governor may, by lamation published in the Gazette, do either or both of the owing:
		(a)	change the number of part-time members of the water supply authority,
		(b)	change the qualifications for part-time members of the water supply authority.
	(5)		nange referred to in subsection (4) does not affect the identity of water supply authority.
288	Sta	tutory	body may be water supply authority
	(1)	cons statu	Governor may, by proclamation published in the Gazette with the tent of the Minister administering the Act by or under which a story body is constituted, amend Schedule 3 by adding the name of statutory body to Part 2 of that Schedule.
	(2)		he addition of the name of a statutory body to Part 2 of Schedule becomes a water supply authority but still has its other functions.
289		visior horitie	ns relating to constitution and procedure of water supply
	(1)		1 of Schedule 5 has effect with respect to the members of the er supply authorities listed in Part 1 of Schedule 3.
	(2)	Part Boar	2 of Schedule 5 has effect with respect to the Broken Hill Water rd.
	(3)	Part	3 of Schedule 5 has effect with respect to the Cobar Water Board.

immediately before the commencement of this Part.

Water Management Bill 2000

Water supply authorities

Public utilities

33

Clause 289 Chapter 6

Part 2

Chapte	er 6		Public utilities	
Part 2	Part 2 Division 2		Water supply authorities Water supply authorities	
DIVISIO	12		vvater supply autitorities	
291	Em	ployee	es estate de la constant de la const	
			tter supply authority may employ such persons as are necessary to le it to exercise its functions.	
292	Dele	egatio	n	
			ater supply authority may delegate to a person the exercise of any functions, other than this power of delegation.	
Divis	ion (3	Functions of water supply authorities	
293	Fun	ctions	s of water supply authority	
	(1)	A wa	ater supply authority has the following functions:	
		(a)	subject to the Minister's approval, to construct, maintain and operate water management works and other associated works,	1 1
		(b)	to conduct research, collect information and develop technology in relation to water management,	1 1
		(c)	to do anything for the purpose of enabling the objects of this Act to be attained.	1 1
	(2)		tter supply authority may exercise its functions within and beyond ea of operations.	1 1
	(3)	consi	the duty of a water supply authority to exercise its functions istently with the principles of ecologically sustainable	1 1
		deve	lopment.	2
294	Exe	rcise	of functions by a water supply authority	2
	(1)	A wa	ater supply authority:	2
		(a)	has and may exercise the functions conferred or imposed on it by or under this or any other Act, and	2 2
		(b)	in the exercise of its functions (except in relation to the contents of a report or recommendation made by it) is subject to the control and direction of the Minister.	2 2 2
	(2)	Part i	unction conferred or imposed on a water supply authority by this is inconsistent with a function conferred or imposed on the water by authority by or under another Act, this Part prevails.	2 2 3

Clause 291

Water Management Bill 2000	Clause 295
Public utilities	Chapter 6
Water supply authorities	Part 2
Functions of water supply authorities	Division 3

295	Cor	nmerc	cial operations	1			
	(1)		the approval of the Governor, a water supply authority may enter commercial operations with respect to:	2			
		(a)	any services developed in connection with the exercise of its functions, or	4 5			
		(b)	any products or by-products (including intellectual property) resulting from the exercise of its functions, or	6 7			
		(c)	such other matters as may be prescribed by the regulations.	8			
	(2)	or jo	the approval of the Governor, a water supply authority may form, in in forming, a company, partnership or trust for the purpose of cising its functions under this Part.	9 10 11			
296	Ass	istand	ce to statutory body	12			
		A water supply authority may, at the request of a statutory body and with the consent of the Minister, exercise any of the functions of the statutory body in a part of its area of operations in respect of which the statutory body may exercise different functions, even if, but for the request, the water supply authority would not have exercised the function.					
297	Ent	ry on	land to read meters or carry out works	19			
	(1)	A wa	ater supply authority may, by its employees and agents:	20			
		(a)	enter and occupy land and there exercise any of its functions, including the carrying out of any work on, below or above the surface of the land, and	21 22 23			
		(b)	divert water from, or alter the course of, a stream, and	24			
		(c)	impound or take water on, in or under the surface of any land.	25			
	(2)	empl (exce	power conferred by this section is sufficient authority for an loyee or agent to enter and occupy land or any part of a building ept an enclosed part occupied as a separate dwelling) in the cise of a water supply authority's functions during daylight for the ose of:	26 27 28 29 30			
		(a)	reading a meter, or	31			
		(b)	ascertaining whether trade waste is present or is being (or has recently been) discharged to a work of the authority or	32			

Chapte Part 2 Divisior			Public utilities Water supply authorities Functions of water supply authorities	
		(c)	making a valuation,	
			ss the employee or agent is refused access by the lawful occupier e land.	
	(3)		ater supply authority may, in accordance with the regulations, h a ventilating shaft, pipe or tube for a sewer to the wall of a ing.	
	(4)		ater supply authority may remove or use anything dug up or ned in the exercise of its powers under this section.	
	(5)	A wa	nter supply authority:	
		(a)	must do as little damage as practicable in exercising its powers under this section, and	
		(b)	must compensate all persons who suffer damage by the exercise of the powers,	
		in rel	ation to the land entered.	
	(6)		pensation may be made by reinstatement or repair, by construction orks or by payment.	
	(7)	If a w	vater supply authority provides a sewer, compensation is required if:	
		(a)	the sewer causes injury to, or interference with, a building or other structure, or	
		(b)	a manhole or main ventilator is constructed on the land.	
	(8)	A cla	nim for compensation:	
		(a)	is ineffective unless made in writing not later than 6 months after the damage was suffered, and	
		(b)	in the absence of agreement on the compensation, must be dealt with as if it were a claim for compensation for the acquisition of land for public purposes under the <i>Public Works Act 1912</i> .	
298	Ent	ry on l	land for inspections	
	(1)	A wa	ater supply authority may at any time, by its employees or agents,	
			any land (except an enclosed part occupied as a separate ling) for the purpose of finding out:	
		(a)	the character and condition of the land or building, or	
		(b)	the condition or location of any water management work used in connection with the land or building, or	

Water Management Bill 2000

	(c)	whether any use, consumption, waste, misuse or undue consumption of water supplied by a water supply authority is occurring, or	1 2 3			
	(d)	whether any offence against this Act has been, or is being, committed.	4 5			
(2)		ter supply authority must not exercise the powers conferred by ection (1) unless:	6 7			
	(a)	reasonable written notice of its intention to do so has first been given to the landholder of the land, building or dwelling-house, or	8 9 10			
	(b)	it authorises the entry after forming the opinion that the giving of the notice would cause undue delay.	11 12			
(3)		nable force may be used to enter land, or a building other than lling-house, under this section.	13 14			
(4)	If the	powers of entry under this section are exercised:	15			
	(a)	without notice being given, or	16			
	(b)	by force,	17			
		ater supply authority must, without delay, notify such persons as siders appropriate of the action taken.	18 19			
(5)	landh work	vater supply authority may, by notice in writing given to the older of the land or building, require all defective or improper discovered on an inspection to be repaired, altered or removed a 24 hours or such longer period as is stated in the notice.	20 21 22 23			
(6)	author buildi	otice under subsection (5) is not complied with, the water supply rity may, by its employees or authorised persons, enter the land, and or dwelling-house and repair, alter or remove the defective or per work.	24 25 26 27			
(7)	If a no	otice is given under subsection (5):	28			
	(a)	the costs and expenses of the entry and inspection by the water supply authority, and	29 30			
	(b)	if the notice is not complied with, the costs and expenses of the water supply authority in acting under subsection (6),	31 32			
	are re	are recoverable from the landholder as a service charge.				

Chapter 6			Public utilities	
Part 2 Division	• • •		Water supply authorities Functions of water supply authorities	
	(8)	If, on	an inspection under this section:	1
		(a)	no defective or improper work is discovered, and	2
		(b)	no waste, misuse or undue consumption of water supplied by the water supply authority is occurring, and	3
		(c)	no offence against this Act is discovered,	5
			rater supply authority must make good any damage or disturbance ed by it for the purposes of the inspection.	6
	(9)		ercising its powers under this section, a water supply authority do as little damage as practicable.	8
299	Pov	ver to	break up roads	10
	(1)		tter supply authority may, on giving reasonable notice to persons to be affected, open and break up:	11 12
		(a)	the soil and pavement of a public road or public reserve, and	13
		(b)	any sewer, drain or tunnel in or under a public road or public reserve,	14 15
		for th	ne purpose of exercising its functions.	16
	(2)	road water powe	statutory body having the control and management of a public or public reserve may, as prescribed by the regulations, require a r supply authority to comply with conditions in exercising its ers under subsection (1), including conditions for restoration of the ce and removal of rubbish.	17 18 19 20 21
	(3)	burst statut or pu	bublic road or public reserve is damaged by a leakage from, or a ing of, a water supply authority's water main or sewer main, the tory body having the control and management of the public road blic reserve may require the water supply authority to make good amage without delay.	22 23 24 25 26
	(4)	If a w	vater supply authority fails:	27
		(a)	to comply with a condition in force under subsection (2), or	28
		(b)	to comply with a requirement under subsection (3),	29
		the co	tatutory body affected by the failure may remedy it and recover ost of doing so as a debt owed to the statutory body by the water ly authority.	30 31 32

Water Management Bill 2000

300	Altering position of conduits					
	(1)	If:		2		
		(a)	a water supply authority, in order to exercise its functions, needs an alteration to be made in the position of a conduit owned by another person, and	3		
		(b)	the alteration would not permanently damage the conduit or adversely affect its operation,	6		
			vater supply authority may serve on the person a written notice complies with subsection (2).	Ş		
	(2)	A no	tice must:	10		
		(a)	specify the alteration needed, and	11		
		(b)	require the alteration to be made within a reasonable time stated in the notice, and	12 13		
		(c)	include an undertaking by the water supply authority to pay the reasonable cost of the alteration.	14 15		
	(3)	autho	e alteration is not made as required by the notice, the water supply ority may make the alteration in such a manner as not to damage onduit permanently or adversely affect its operation on completion e alteration.	16 17 18		
	(4)		is section, <i>conduit</i> means anything that is in or under a public and is used for the conveyance of a substance, energy or signals.	20 21		
301	Obstruction of works					
	(1)	autho	person places a structure or other thing in or near a water supply prity's water management work in such a manner as to interfere the work, the water supply authority may:	23 24 25		
		(a)	demolish and remove the structure or other thing, and	26		
		(b)	repair the work, and	27		
		(c)	recover the cost of doing so as a debt owing to the water supply authority by the person who placed the structure or other thing there.	28 29 30		
	(2)	preve	ater supply authority may apply for and obtain an injunction to ent a structure or other thing being placed as referred to in	31 32		

Part 2 Division 3			Water supply authorities Functions of water supply authorities	
302	Fine	ding s	ource of pollution of water supply	1
	(1)	water likely	atter supplied by a water supply authority is being polluted, the r supply authority may, after giving reasonable notice to persons to be affected by its action, dig up the ground and try to find the see of the pollution.	2 3 4 5
	(2)	respo	is found that a person given notice under this section is not onsible for the pollution, the water supply authority must bear the nses of:	6 7 8
		(a)	the digging, examination, repair and reinstatement of the broken ground, and	9 10
		(b)	the repair of any damage caused by the water supply authority to the property of the person.	11 12
	(3)	debt	tter supply authority may recover the expenses incurred by it as a due to the water supply authority by any person responsible for ollution.	13 14 15
Divis	ion 4	4	Special areas	16
303	Special areas			
	(1)	publi	Governor may, on the recommendation of the Minister, by order shed in the Gazette, declare an area of land described in the order a special area for a water supply authority.	18 19 20
	(2)	exerc	Minister may recommend an order only if of the opinion that the cise of the State's water rights could be adversely affected unless order is made.	21 22 23
304	Cro	wn lar	nd in special areas	24
	(1)		on may not be taken under the <i>Crown Lands Act 1989</i> in respect and within a special area for a water supply authority unless:	25 26
		(a)	a water supply authority has given its approval in writing, and	27
		(b)	any conditions to which the approval is subject are complied with.	28 29
	(2)	of a	ter supply authority may, in a special area, exercise the functions trustee appointed under Part 5 of the <i>Crown Lands Act 1989</i> out being appointed as such.	30 31 32

Chapter 6

Water Management Bill 2000

Public utilities

Water Management Bill 2000	Clause 305
Public utilities	Chapter 6
Water supply authorities	Part 2
Special areas	Division 4

305	Exe	rcise	of certain functions in special areas	1		
	(1) A public agency may not, in relation to land within a special area for a water supply authority, exercise functions other than functions under this Part unless notice is first given, as prescribed by the regulations, to the water supply authority.					
	(2)		eceipt of such a notice, the water supply authority may make such esentations to the public agency as it thinks fit.	6 7		
	(3)		ublic agency may not exercise functions contrary to any such esentations made by a water supply authority unless:	8		
		(a)	at least 14 days' notice has been given to the water supply authority of the functions intended to be exercised, and	10 11		
		(b)	that period has expired without the matter being referred to the Minister as a dispute for determination.	12 13		
	(4)	In th	is section, <i>public agency</i> means:	14		
		(a)	the Governor, or	15		
		(b)	a Minister of the Crown, or	16		
		(c)	a statutory body.	17		
Divis	sion (5	Developer contributions to the construction of works	18 19		
306	App	olicatio	on for certificate of compliance	20		
	(1)	com	erson may apply to a water supply authority for a certificate of pliance for development carried out, or proposed to be carried out, in the water supply authority's area.	21 22 23		
	(2)		application must be accompanied by such information as the lations may prescribe.	24 25		
307		hority compli	may impose certain requirements before granting certificate iance	26 27		
	(1)		section applies to such kinds of development as are prescribed by egulations for the purposes of this section.	28 29		

Chapter 6 Public utilities Part 2 Water supply authorities				
Division 5			Developer contributions to the construction of works	
(2		devel	precondition to granting a certificate of compliance for opment, a water supply authority may, by notice in writing served e applicant, require the applicant to do either or both of the ving:	1 2 3 4
		(a)	to pay a specified amount to the water supply authority by way of contribution towards the cost of such water management works as are specified in the notice, being existing works or projected works, or both,	5 6 7 8
		(b)	to construct water management works to serve the development.	9 10
(.	3)	In cal	culating an amount for the purposes of subsection (2) (a):	11
		(a)	the value of existing water management works and the estimated cost of projected water management works may be taken into consideration, and	12 13 14
		(b)	the amount of any government subsidy or similar payment is not to be deducted from the relevant value or cost of the water management works, and	15 16 17
		(c)	consideration is to be given to any guidelines issued for the time being for the purposes of this section by the Minister for Public Works and Services.	18 19 20
(4		the Cı Plann	ater supply authority imposes a requirement under this section on rown, the Crown may request the Minister for Urban Affairs and ing to determine whether such a requirement should be imposed f so, in what terms.	21 22 23 24
(:		Plann	determination made by the Minister for Urban Affairs and ing in response to such a request is final and is taken to be the mination of the water supply authority.	25 26 27
(water management works constructed in compliance with a rement under this section are the property of the water supply rity.	28 29 30
308 G	aran	ting o	of certificates of compliance	31
(ter supply authority must grant a certificate of compliance for opment:	32 33
		(a)	within 60 days after an application for the granting of such a certificate is made, or	34 35

Clause 307

Water Management Bill 2000

Public Water			ition	Chapter 6 Part 2		
			ons to the construction of works	Division 5		
		(b)	if, within that period, the water supp requirement on the applicant under this is satisfied that the requirement has been	under this Division, as soon as it		
	(2)	Divis	nter supply authority may be satisfied that a sion has been complied with if the applica- ly authority such security for compliance water supply authority may approve.	nt lodges with the water	4 5 6 7	
	(3) If a water supply authority fails or refuses to give a compliance certificate within the period of 60 days after an application is duly made in that regard, the applicant may appeal to the Land and Environment Court, within 12 months after the expiration of that period, against the failure or refusal.					
Divis	ion (6	Finance		13	
309	Ord	lers fo	or purpose of service charges		14	
	(1)		Governor may, by order published in the Cribed in the order to be a development area		15 16 17	
	(2)	desci	Minister may, by order published in the Gribed in the order to be a drainage are agement area for the purposes of this Part	ea, floodplain or river	18 19 20	
	(3) The Minister may, by order published in the Gazette, declare any industry specified in the order to be a special industry for the purposes of this Part.				21 22 23	
	(4)		Minister may, by order published in the Commonths to be the charging year for a way		24 25	
310	Cor	necti	ons		26	
	(1)		water supply authority's water main or a able for connection, the water supply aut	e	27 28	
		(a)	publish in the Gazette notice of its available	• ,	29	
		(b)	give such other notices as may be prese	cribed.	30	

Clause 308

or way, public or private, or any footpath or public reserve to the

extent required to make the connection.

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Clause 310

Chapter 6

Water Management Bill 2000

Public utilities

Water Management Bill 2000	Clause 311
Public utilities	Chapter 6
Water supply authorities	Part 2
Finance	Division 6

311	Aut	hority	may levy service charges and impose fees and other charges	1		
	(1)		ater supply authority may, in accordance with this Part, levy the wing service charges on land within its area of operations:	2		
		(a)	water service charges,	4		
		(b)	sewerage service charges,	5		
		(c)	drainage service charges,	6		
		(d)	loan service charges,	7		
		(e)	developmental works service charges,	8		
		(f)	flood mitigation service charges,	9		
		(g)	river management service charges,	10		
		(h)	special industry service charges.	11		
	(2)	impo	ater supply authority may, in accordance with the regulations, ose fees and charges for any service or thing supplied or provided in the exercise of its functions under this Part.	12 13 14		
312	Land in respect of which a water supply authority may levy service charges					
	(1)	A wa	ater supply authority may only levy water service charges on land:	17		
		(a)	to which water is supplied, or	18		
		(b)	to which, in the opinion of the water supply authority, it is reasonably practicable for water to be supplied,	19 20		
		from one of the water supply authority's water mains.		21		
	(2)	A waland:	ater supply authority may only levy sewerage service charges on	22 23		
		(a)	from which sewage is discharged, or	24		
		(b)	from which, in the opinion of the water supply authority, it is reasonably practicable for sewage to be discharged,	25 26		
		into	one of the water supply authority's sewer mains.	27		
	(3)	A water supply authority may only levy drainage service charges on land that is within a drainage area.				
	(4)		ater supply authority may only levy developmental works service ges on land within a development area.	30 31		

Chapter 6 Part 2 Division 6			Public utilities Water supply authorities Finance	
	(5)		rater supply authority may only levy flood mitigation service ges on land within a floodplain.	1
	(6)		ater supply authority may only levy river management service ges on land within a river management area.	3
	(7)		rater supply authority may only levy special industry service ges on land on which a special industry is conducted.	
313	Cer	tain la	and exempt from service charges	7
	(1)		ater supply authority may not levy service charges in respect of the s described in Schedule 4.	9
	(2)	Subs	section (1) does not apply to the following land:	10
		(a)	land that is within a public reserve or park that is the subject of a lease, licence or other authority under which a person carries on a trade or business,	11 12 13
		(b)	land that is vested in the Crown or a public body leased to any person for private purposes,	14 15
		(c)	land that is used or occupied by the Crown in connection with an undertaking declared by the Governor by proclamation published in the Gazette to be an industrial undertaking for the purposes of this section.	10 17 18
314	Clas	ssifica	ation of lands	20
	(1)	a wa	regulations must specify the factor or factors according to which ter supply authority may classify land for the purpose of levying ce charges.	21 22 23
	(2)	speci	out limiting the generality of subsection (1), the regulations may ify that a water supply authority may classify land according to any or more of the following factors:	24 25 26
		(a)	the purpose for which the land is actually being used,	27
		(b)	the intensity with which the land is being used for that purpose,	28
		(c)	the purposes for which the land is capable of being used,	29
		(d)	the nature and extent of the water or sewerage services connected to the land.	30 31
	(3)	used	the purposes of subsection (2) (c), land is not capable of being for a purpose if the use of the land for that purpose would be in ravention of:	32 33 34

Water Management Bill 2000

Water Finance		/ author	rities Part 2 Division 6	
		(a)	the Environmental Planning and Assessment Act 1979, or	1
		(b)	any environmental planning instrument in force under that Act, or	2 3
		(c)	any other Act or law relating to the use of land.	4
315	Bas	sis of I	levying service charges	5
			regulations must specify the basis or bases according to which a r supply authority may levy service charges.	6 7
316	Det	ermin	ations by water supply authority	8
	(1)	wate	later than 1 month before the beginning of each charging year a r supply authority must, in accordance with the regulations, mine the following matters for that charging year:	9 10 11
		(a)	the amount of money that it proposes to raise by way of service charges levied on land within its area of operations,	12 13
		(b)	the factor or factors according to which land within its area of operations is to be classified for the purposes of levying service charges,	14 15 16
		(c)	the basis or bases according to which service charges are to be levied,	17 18
		(d)	the rate at which service charges are to be levied on, or the maximum or minimum service charges that are to be applicable to, land within its area of operations.	19 20 21
	(2)		aking a determination under this section, a water supply authority have regard to the following:	22 23
		(a)	its estimation of the degree of benefit that accrues to land in respect of each service for which a charge is to be levied,	24 25
		(b)	its estimation of the degree to which each service is or may be used in relation to land in respect of which a charge is to be levied,	26 27 28
		(c)	its estimation of the cost involved in the construction, maintenance and operation of each service for which a charge is to be levied,	29 30 31
		(d)	such other matters as it considers relevant to the levying of charges for each such service.	32 33
	(3)	A de	etermination under this section:	34

Public utilities

Clause 314

Chapter 6

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Water Management Bill 2000	Clause 314
Public utilities	Chapter 6
Water supply authorities	Part 2
Finance	Division 6
(3) Such a notice must include	de information as to the following:
(a) the factor or factor	rs according to which the parcel of land has

	(3)	Such a notice must include information as to the following.		1
		(a)	the factor or factors according to which the parcel of land has been classified for the purposes of the levying of service charges,	2 3 4
		(b)	the basis or bases according to which service charges have been levied in respect of the parcel of land,	5 6
		(c)	if service charges have been levied on the basis of the value of the parcel of land, the value of the parcel on which those service charges have been levied,	7 8 9
		(d)	the rate at which service charges have been levied on, or the maximum or minimum service charges that are applicable to, the parcel of land,	10 11 12
		(e)	the amounts payable in respect of each service charge that has been levied in respect of the parcel of land.	13 14
	(4)	notice	ervice of such a notice, the landholder of the land to which the e relates becomes liable for payment of the service charges fied in the notice.	15 16 17
318	Re-	assess	sment of service charges	18
	(1)		section applies to any land in respect of which a service charge een levied on the basis of the value of the land.	19 20
	(2)	in acc which the va was o	ater supply authority becomes aware that the value (as calculated cordance with this Division) of any parcel of land in respect of it has levied a service charge for any charging year differs from alue (as so calculated) as at the date on which the service charge originally assessed, the water supply authority may re-assess the see charge on the basis of the different value.	21 22 23 24 25 26
	(3)		vice charge may only be re-assessed as from the date from which vised calculation of the value of the land has effect.	27 28
	(4)	autho serve	it makes a re-assessment under this section, a water supply rity must, in accordance with the regulations, cause a notice to be d on the landholder of the parcel of land in respect of which the sessment has been made.	29 30 31 32
	(5)	Such	a notice must specify:	33
		(a)	the revised calculation of the value of the land, and	2.4

Clause 318 Chapter 6 Part 2 Division 6		Water Management Bill 2000 Public utilities Water supply authorities Finance			
		(b)	the date from which the revised calculation of the value of the land has effect, and		
		(c)	the revised assessment of the amounts payable in respect of each service charge that has been levied on that land.		
	(6)	land	service of such a notice, the service charges for which the holder of the land to which the notice relates is liable are varied in ordance with the terms of the notice.		
Divis	sion i	7	Miscellaneous		
319	Acc	Acquisition and divesting of land			
	(1)	the p	ater supply authority may acquire land (or an interest in land) for purposes of this Part by agreement or by compulsory process in ordance with the <i>Land Acquisition (Just Terms Compensation) Act I</i> .	1 1 1 1	
	(2)	of la	the purposes of the <i>Public Works Act 1912</i> , any such acquisition and is taken to be for an authorised work and the water supply ority is, in relation to that authorised work, taken to be the structing Authority.	1 1 1	
	(3)		3 of the <i>Public Works Act 1912</i> does not apply in respect of works structed under this Part.	1 1	
	(4)	proc or in a we	In the consent of the local council concerned, the Governor may, by clamation published in the Gazette, vest in a local council the estate atterest of a water supply authority in any land on which is situated ork of the water supply authority (whether wholly or partly pleted).	2 2 2 2 2	
320	Cor	Compensation for interference or damage			
	(1)			2	
		(a)	a person does, or causes to be done, any work that interferes with, or damages, any property of a water supply authority, and	2	
		(b)	there was reasonable cause to believe that the interference or damage would result from the doing of the work,	3	
			person is liable to compensate the water supply authority for the	3	

Water supply authorities Miscellaneous			ities Part 2 Division 7	7			
	(2)	this s	ater supply authority is not entitled to compensation both a ection and another provision of this Part for the same interfermage.				
321	Effi	Efficiency review					
	(1)		Minister may appoint a person to investigate and reviewency of a water supply authority in exercising its functions				
	(2)		nter supply authority must bear the costs of an investigation with under this section that is requested by it.	n and 7 8			
322	Appointment of administrator						
	(1)	If a water supply authority refuses or fails to comply with a direction or requirement given or made by the Minister in relation to this Part, the Minister may, by order published in the Gazette:					
		(a)	in the case of a water supply authority listed in Part Schedule 3, appoint an administrator to exercise al functions, or specified functions, of the water supply auth or	ll the 14			
		(b)	in the case of a statutory body listed in Part 2 of Schedwith the consent of the Minister administering the Act by the statutory body is constituted, appoint an administra exercise all the functions, or specified functions, of the supply authority under this Part.	which 18 tor to 19			
	(2)	An administrator has, during his or her term of office and to the exclusion of the water supply authority, the functions the administrator was appointed to exercise.					
	(3)	Regulations may be made for or with respect to:	25				
		(a)	the accommodation (if any) to be provided at the office water supply authority for the administrator and his cassistants, and				
		(b)	requiring the employees of a water supply authority to a and to refrain from obstructing, the administrator in the exo of his or her functions.				
323	Reg	gulatio	ns	32			
	(1)	The	regulations may make provision for or with respect twing matters:	o the 33			

Public utilities

Clause 320

Chapter 6

Clause 323 Chapter 6 Part 2 Division 7		Water Management Bill 2000 Public utilities Water supply authorities Miscellaneous	
	(a)	fees and charges, including charges for the supply of water,	1
	(b)	the imposition of water use restrictions,	2
	(c)	the circumstances in which the provision of water, sewerage and drainage services may be interrupted or discontinued,	3 4
	(d)	the carrying out of plumbing and drainage work,	5
	(e)	the design and construction of water, sewerage and drainage systems,	6 7
	(f)	the establishment and enforcement of customer service standards,	8 9
	(g)	the control and management of the treatment and disposal of trade waste, and the imposition of charges for permits granted in relation to the treatment and disposal of trade waste,	10 11 12
	(h)	the waiver, reduction and deferral of fees, service charges and other charges,	13 14
	(i)	the control and management of special areas.	15
(2)	exte anot	egulation made for or with respect to a special area prevails to the ent of any inconsistency with a statutory instrument made under ther Act, including an environmental planning instrument made er the <i>Environmental Planning and Assessment Act 1979</i> .	16 17 18 19

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Chapter 7 Enforcement

324	Temporary water restrictions				
	(1) If satisfied that it is necessary to do so for any reason (such as to cope with a water shortage or threat to public health or safety), the Minister may, by order in writing, direct that, for a specified period, the taking of water from a specified water source is totally prohibited or is restricted as specified in the order.				
	(2)		oon as practicable after making such an order in respect of a water be, the Minister:	9 10	
		(a)	must cause notice of the order to be broadcast by a television or radio station transmitting to the part or parts of the State within which the water source is situated, and	11 12 13	
		(b)	must cause a copy of the order to be published in the Gazette and in one or more local newspapers circulating within the part or parts of the State within which the water source is situated.	14 15 16	
	(3)	accor speci	rder under this section takes effect when it is first broadcast in rdance with subsection (2) (a), or at such later time as may be fied in the order and, unless sooner revoked, expires at the end of a safter it is so broadcast.	17 18 19 20	
	(4)		ing in this section gives rise to a claim for compensation under on 87.	21 22	
325	Dire	ections	s concerning the production of information	23	
	(1)	The N	Minister may, by order in writing served on any person:	24	
		(a)	who is the landholder of any land on which a water management work is situated, or	25 26	
		(b)	who is involved in the construction or use of a water management work,	27 28	
			t the person to furnish the Minister with specified information in on to the construction, use or ownership of that work.	29 30	

impair any water source, or

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Clause 325

Chapter 7

Part 1

Water Management Bill 2000

Directions to landholders and other persons

		(b)	the use of a drainage work situated on the land does not impair any water source into which water is discharged by the work, or	1 2 3
		(c)	the use of a flood work situated on the land does not impair any water source into or from which water is diverted by the work, or	4 5 6
		(d)	the carrying out of a controlled activity on the land does not impair any water source in the vicinity of the work, or	7 8
		(e)	the carrying out of an aquifer interference activity does not impair any aquifer.	9 10
328	Dire	ections	s to stop work where unlawful activity occurring	11
	(1)	The N	Minister may, by order in writing served on:	12
		(a)	a landholder on whose land is situated a water management work:	13 14
			(i) that is being constructed or used, or is about to be constructed or used, in contravention of the provisions of this Act, or	15 16 17
			(ii) that is being constructed or used in a manner that threatens to impair a water source, or	18 19
		(b)	any person having the control and management of such a work,	20
			the landholder or person to take specified measures to prevent instruction or use.	21 22
	(2)	The N	Minister may, by order in writing served on any person:	23
		(a)	who is carrying out a controlled activity in contravention of the provisions of this Act, or	24 25
		(b)	who is carrying out a controlled activity in a manner that threatens to impair a water source,	26 27
		direct	the person to cease carrying out that activity.	28
329	Dire	ections	s to holders of basic landholder rights	29
		The N	Minister may, by order in writing served on:	30
		(a)	 a landholder on whose land is situated a water supply work: (i) that is being used to take water from a water source pursuant to the landholder's domestic and stock rights, or 	31 32 33 34

the control or management of, the Ministerial Corporation, or

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Clause 329

Chapter 7

Water Management Bill 2000

		(b)	to repair any damage caused to any such water management work as a consequence of stock having strayed from the	1 2
			landholder's land.	3
333	Mea	asures	that may be specified in directions	4
	(1)		neasures that may be specified in a direction under this Part are	5
		as fol	lows:	6
		(a)	measures to clean, maintain, alter, reconstruct or add to a water management work or otherwise render it effective,	7 8
		(b)	measures to demolish, remove, dismantle or block a water management work or otherwise render it ineffective,	9 10
		(c)	measures to replace any material that has been taken from	11
			waterfront land or to remove any material that has been	12
			deposited in or on waterfront land,	13
		(d)	measures to restore or enhance the condition of any water	14
			source that has been harmed by:	15
			(i) the use, misuse, lack of use or lack of maintenance of a	16
			water management work, or	17
			(ii) the carrying out of a controlled activity or aquifer interference activity,	18 19
		(a)	•	
		(e)	measures to repair any damage caused by: (i) the use, misuse, lack of use or lack of maintenance of a	20 21
			water management work, or	22
			(ii) the carrying out of a controlled activity or aquifer	23
			interference activity,	24
			including any damage caused to any specified land, structure or	25
			vegetation, or to the environment,	26
		(f)	measures to ensure that any specified land, structure or	27
		` '	vegetation, or the environment, will not be harmed by:	28
			(i) the use, misuse, lack of use or lack of maintenance of a	29
			water management work, or	30
			(ii) the carrying out of a controlled activity or aquifer	31
			interference activity,	32
		(g)	measures to correct or restore any alteration caused by:	33
			(i) the use, misuse, lack of use or lack of maintenance of a	34
			water management work, or	35
			(ii) the carrying out of a controlled activity or aquifer	36
			interference activity,	37

Clause 333

Water Management Bill 2000

(4)	Any such proceedings may be brought by a person on the person's	1
	own behalf or on behalf of another person (with their consent), or of	2
	a body corporate or unincorporate (with the consent of its committee	3
	or other controlling body), having like or common interests in those	4
	proceedings.	5
(5)	Any person on whose behalf proceedings are brought is entitled to	6
	contribute to or provide for the payment of the legal costs and	7
	expenses incurred by the person bringing the proceedings.	8
(6)	If the Court is satisfied that a breach has been committed or that a	9
	breach will, unless restrained by the order of the Court, be committed,	10
	it may make such orders as it thinks fit to remedy or restrain the	11
	breach.	12
(7)	In this section, <i>breach</i> includes a threatened or apprehended breach.	13

Part 2 Powers of entry

		f entry generally	2
(1)		uthorised officer may enter any premises:	3
	(a)	for the purpose of carrying out on those premises any work that	4
		by this Act the authorised officer is authorised to carry out on those premises, or	6
	(b)	for the purpose of inspecting any water management works situated on the premises, or	7 8
	(c)	for the purpose of monitoring the use of water on the premises, or	10
	(d)	for the purpose of monitoring any controlled activity or aquifer interference activity occurring on the premises, or	11 12
	(e)	for the purpose of carrying out any surveys for the purposes of this Act, or	13 14
	(f)	for the purpose of taking measurements of any matter, or for reading any meter, for the purposes of this Act, or	15 16
	(g)	for the purpose of investigating any alleged contravention of this Act or the regulations.	17 18
(2)	Reas	onable force may be used for the purpose of effecting entry.	19
(3)	At a	ll times while on premises under the power conferred by this	20
		on, an authorised officer must carry, and produce on demand, ence of his or her authority to be on the premises.	21 22
(4)		section does not apply to any part of premises that are used asively for residential purposes.	23 24
Se	arch w	arrants	25
(1)		uthorised officer may apply to an authorised justice for the issue	26
		search warrant if the authorised officer believes on reasonable	27
		nds that a provision of this Act or the regulations is being or has contravened at any premises.	28 29
(2)	An a	authorised justice to whom such an application is made may, if	30
. ,	satis	fied that there are reasonable grounds for doing so, issue a search	31
		ant authorising a named authorised officer to enter the premises o exercise any of the authorised officer's functions under this Part.	32 33

	(3)	Part 3 of the <i>Search Warrants Act 1985</i> applies to a search warrant issued under this section.	1 2
		issued under uns section.	2
	(4)	In this section, <i>authorised justice</i> has the same meaning as it has in the	3
		Search Warrants Act 1985.	4
340	Pov	vers exercisable following lawful entry to land	5
	(1)	While on any premises lawfully entered, an authorised officer may do	6
	` ′	anything that the authorised officer considers necessary to be done for	7
		the purposes of this Act, including:	8
		(a) inspecting any water management works situated on the	9
		premises, and	10
		(b) observing any controlled activities being carried out on the	11
		premises, and	12
		(c) measuring or sampling any water in any water management	13
		works or water source situated on the premises.	14
	(2)	An authorised officer may disassemble a water management work for	15
		the purpose of inspecting it but, in that event, must ensure that it is	16
		properly reassembled immediately after the inspection is completed.	17
	(3)	While on any premises lawfully entered, a person authorised by the	18
		Minister to take measures on the Minister's behalf for the purpose of	19
		giving effect to a direction under this Act may do anything that the	20
		person considers necessary to be done for that purpose.	21
341	Dut	y of care	22
	(1)	In exercising a power under this Part, a person must do as little damage	23
	` /	as possible.	24
	(2)		25
		any damage caused by a person's exercise of a power to enter premises	26
		for the purposes of this Part (but not for any damage caused by a	27
		person's exercise of any other power) unless the occupier of the	28
		premises obstructed or hindered the person in the exercise of the power	29
		of entry.	30

Chapter 7 Part 3		Enforcement		
Divisio	n 1	Offences Major offences		
Part	Part 3 Offences			
Divis	sion '	1 Major offences	2	
342	Unl	awful taking of water	3	
	(1)	A person must not take an amount of water from any water source otherwise than in accordance with an access licence and any relevant available water determination.	4 5 6	
	(2)	This section does not prevent a landholder from exercising a basic landholder right in accordance with this Act.	7 8	
	(3)	In this section, a reference to an access licence includes a reference to any licence of a similar nature (however described):	9 10	
		(a) that is granted under the law of another State or Territory, and	11	
		(b) that is declared by the regulations to have the same effect as an access licence for the purposes of this section.	12 13	
	(4)	A person is not guilty of an offence under this section as a consequence of having taken water in contravention of an available water determination if the person establishes that he or she took all reasonable steps to ascertain the terms of the determination but was unable to do so.	14 15 16 17 18	
343	Usi	ng water without a water use approval	19	
	(1)	A person must not use water for any purpose otherwise than in accordance with a water use approval in force in respect of the land on or in which the water is used.	20 21 22	
	(2)	This section does not prevent a person from exercising a basic landholder right in accordance with this Act.	23 24	

(3) This section does not apply to water that is supplied to a person by a major utility, local water utility or irrigation corporation or by a private

irrigation board holding a water use approval for the use concerned.

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Clause 342

Water Management Bill 2000

Water Management Bill 2000	Clause 344
Enforcement	Chapter 7
Offences	Part 3
Major offences	Division 1

344			ting or using water management work without a water nent work approval	1 2
	(1)	A pe	rson must not:	3
		(a)	construct or use a water supply work otherwise than in accordance with a water supply work approval, or	4 5
		(b)	construct or use a drainage work otherwise than in accordance with a drainage work approval, or	6 7
		(c)	construct or use a flood work in or in the vicinity of a river or lake, or within a floodplain, otherwise than in accordance with a flood work approval.	8 9 10
	(2)		ection (1) (a) does not prevent a person from exercising a basic nolder right in accordance with this Act.	11 12
	(3)	a wat	ection (1) (c) does not prevent a person from constructing or using ter supply work or drainage work in accordance with a drainage approval or flood work approval.	13 14 15
345	Unl	awful	carrying out of certain activities	16
	(1)	A pe	rson must not:	17
		(a)	carry out a controlled activity on waterfront land otherwise than in accordance with a controlled activity approval, or	18 19
		(b)	carry out an aquifer interference activity, otherwise than in accordance with an aquifer interference approval.	20 21
	(2)	a wa	ection (1) does not prevent a person from constructing and using ter management work in accordance with a water management approval.	22 23 24
	(3)	Subs	ection (1) (a) does not prevent a person:	25
		(a)	from carrying out a controlled activity in accordance with a controlled activity approval, or	26 27
		(b)	from using a building or work that has been erected or carried out in accordance with a controlled activity approval.	28 29

Part 3 Division	1		Offences Major offences	
346	Cor	ntraver	ntion of certain directions	1
			rson on whom a direction under Part 1 is served must not fail to oly with the direction.	2 3
347	Des	tructio	on, damage and interference with certain works	4
	(1)	A per	rson must not destroy, damage or interfere with:	5
		(a)	any work that is owned by, or is under the control and management of, the Ministerial Corporation, a water supply authority, an irrigation corporation, a private irrigation board, a private drainage board or a private water trust, or	6 7 8 9
		(b)	any meter (regardless of who owns it or has the control and management of it) that is used for measuring the quantity or quality of water in, or passing through, a water supply work or drainage work, or	10 11 12 13
		(c)	any mark, peg, stake or level fixed for the purposes of this Act.	14
	(2)	is und	rson must not deposit anything in any work that is owned by, or der the control and management of, the Ministerial Corporation, er supply authority, an irrigation corporation, a private irrigation I, a private drainage board or a private water trust.	15 16 17 18
	(3)	estab	rson is not guilty of an offence against this section if the person lishes that the act giving rise to the alleged offence was done with all authority.	19 20 21
348	Tak	ing wa	ater from public or private works	22
	(1)	A per owne Corpo privat	rson must not take water from any water supply work that is ed by, or is under the control and management of, the Ministerial oration, a water supply authority, an irrigation corporation, a te irrigation board, a private drainage board or a private water except with the authority of that corporation, board or trust.	23 24 25 26 27
	(2)	estab	rson is not guilty of an offence against this section if the person lishes that the act giving rise to the alleged offence was done with all authority.	28 29 30

Clause 346

Chapter 7

Water Management Bill 2000

Offend Major	es offences	Part 3 Division 1	
349	Maximun	n penalty for offences under this Division	
		erson who is guilty of an offence under this Division is liable, on viction:	
	(a)	in the case of a corporation, to a penalty not exceeding 2,500 penalty units and, in the case of a continuing offence, to a further penalty not exceeding 1,200 penalty units for each day the offence continues, or	
	(b)	in the case of an individual, to a penalty not exceeding 1,200 penalty units and, in the case of a continuing offence, to a further penalty not exceeding 600 penalty units for each day the offence continues.	1
Divis	sion 2	Other offences	1
350	Unlicense	ed bore drilling	1
	in ac	erson must not construct a water bore of any kind otherwise than ecordance with a bore driller's licence that is held by that person that authorises the person to construct water bores of that kind.	1 1 1
	Max	imum penalty: 200 penalty units.	1
351	Exposure	e of underground pipes	1
	-	erson must not, by opening any ground, expose any pipe or other c of a water supply authority:	1 2
	(a)	without lawful excuse, or	2
	(b)	without having given the water supply authority at least 2 days' written notice of intention to open the ground.	2
		imum penalty: 100 penalty units in the case of a corporation or 20 alty units in any other case.	2
352	Work do	ne by unqualified person	2
	drair	erson must not do any kind of work of water supply, sewerage or nage intended for direct or indirect connection with the pipes, ers or drains of a water supply authority unless the person:	2 2 2
	(a)	holds an endorsed licence or a supervisor certificate in force under the <i>Home Building Act 1989</i> authorising the holder to do that kind of work, or	3 3 3

Water Management Bill 2000

Enforcement

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Clause 349

Chapter 7

Clause 352 Chapter 7		Water Management Bill 2000		
		Enforcement		
Part 3		Offences		
Division	12	Other offences		
	(b)	does the work under the immediate supervision of the holder of	1	
		such a licence or certificate, or	2	
	(c)	holds a registration certificate in force under the Home Building	3	
		Act 1989 authorising the holder to do that work under	4	
		supervision, and does that work under the general supervision	5	
		of the holder of a licence or certificate referred to in paragraph	6	
		(a).	7	
	Ma	aximum penalty: 100 penalty units.	8	
353	Obstruc	etion	9	
		person must not obstruct or hinder an authorised officer in the	10	
	exe	ercise of the authorised officer's functions under this Act.	11	
	Ma	aximum penalty: 20 penalty units.	12	
354	False o	r misleading information	13	
	A	person must not, in or in connection with any application under this	14	
	Ac	t, make a statement that the person knows to be false or misleading a material particular.	15 16	
	Ma	eximum penalty: 10 penalty units.	17	

Part	4 I	Recovery of rates and charges	1
355	Def	inition	2
		In this Part, <i>charging authority</i> means the Minister, an irrigation	3
		corporation, a private irrigation board, a private drainage board, a	4
		private water trust or a water supply authority.	5
356	Cer	tain rates and charges to be a charge on land	6
	(1)	A rate or charge imposed on the owner of any land is a charge on the	7
		land to which the charge relates.	8
	(2)	A charge imposed for a service or thing supplied or provided in	9
		connection with the occupation of land is a charge on the land.	10
357	Inte	rest on rates and charges	11
		A charging authority may charge interest on overdue rates and charges	12
		at a rate not exceeding the rate of interest payable for the time being on	13
		an unpaid judgment of the Supreme Court.	14
358	Rec	overy of rates, charges and other money	15
	(1)	Any rate or charge or other money due to a charging authority under	16
		this Act may be recovered in any court of competent jurisdiction as if	17
		it were a debt due to the charging authority.	18
	(2)	An unsatisfied judgment or order of any court for the recovery of any	19
		rate or charge from any person is not a bar to its recovery from any	20
		other person who is liable under this Act for its payment.	21
359	Joii	nt owners	22
	(1)	If land is owned or held jointly by two or more persons, such persons	23
		are jointly and severally liable to the charging authority for the rate, but	24
		as between themselves each are only be liable for such part of the rate	25
		as is proportionate to his or her interest in the land.	26
	(2)	If any of such persons pays to the charging authority more than his or	27
		her proportionate part, he or she may recover the excess by way of	28
		contribution from the others.	29

360	Sale of land for unpaid rates and charges					
	(1)		section applies to rates and charges imposed under this Act by the ster or by a water supply authority.	2		
	(2)	Gove charg land)	provisions of Division 5 of Part 2 of Chapter 17 of the <i>Local</i> ernment Act 1993 apply to land in respect of which a rate or ge (being a rate or charge that is, by virtue of this Part, a charge on remains unpaid in the same way as they apply to land in respect nich rates and charges under that Act remain unpaid.	4 5 6 7 8		
	(3)	Chap	the purpose of applying the provisions of Division 5 of Part 2 of oter 17 of the <i>Local Government Act 1993</i> to land in respect of h a rate or charge remains unpaid:	9 10 11		
		(a)	a reference in those provisions to a council is to be read as a reference to the Minister or to a water supply authority, as the case requires, and	12 13 14		
		(b)	a reference to a general manager or public officer is to be read as a reference to the Director-General or to the principal officer of a water supply authority, as the case requires, and	15 16 17		
		(c)	a reference to a member of staff of a council is to be read as a reference to a member of staff of the Department or to an employee of a water supply authority, as the case requires, and	18 19 20		
		(d)	a reference to a rating authority is to be read as including a reference to a council.	21 22		
361	Cer	tificate	e as to amount due	23		
	(1)		arging authority must, on written application being made to it and nent of the fee determined by it, issue to the applicant a certificate:	24 25		
		(a)	containing particulars of any amounts payable to the authority in respect of a parcel of separately assessed land, or	26 27		
		(b)	to the effect that there are no such amounts.	28		
	(2)	An a	pplication for a certificate must:	29		
		(a)	specify the name and address of the applicant, and	30		
		(b)	identify the land to which the application relates.	31		

	(3)	Such a	certificate is conclusive proof, in favour of a purchaser in good	1	
			and for value of the land to which the certificate relates that, at	2	
			te of its issue, no amounts were payable to the charging authority	3	
			pect of that land other than such amounts as are specified in the	4	
		certific	cate.	5	
362	Lial	oility wh	nere an estate or interest is transferred	6	
	(1)	A pers	son who disposes of his or her estate or interest in any land in	7	
	, ,	respect	t of which any rates or charges have been or may be levied	8	
			as liable for rates or charges to the same extent as if the person	9	
		had no	ot disposed of his or her estate or interest in the land, if the rates	10	
		or char	rges are levied either:	11	
		(a)	before the person disposed of his or her estate or interest in the	12	
		. ,	land, or	13	
			before the person has given to the charging authority the	14	
			prescribed notice of disposal.	15	
	(2)		person who disposes of land to another person pays any amount	16	
			charging authority in respect of rates or charges levied after the	17	
			lisposed of but before the prescribed notice is given to the	18	
			ity, the person by whom the amount was paid may recover the	19 20	
		amount from the person to whom the land was disposed.			
	(3)	As bet	ween an owner of land and any other person from or to whom	21	
			oner derives or disposes of his or her estate or interest in the land,	22	
			or charges under this Act are to be considered as accruing from	23	
		day to	day and are apportionable accordingly.	24	
363	Lial	oility wh	nere a person becomes entitled to an estate or interest	25	
	(1)	An ow	oner of land is liable for all arrears of rates and charges owing by	26	
	, ,	any pro	evious owner of the land, despite the fact that the new owner	27	
		acquire	ed the land after the rates or charges were levied.	28	
	(2)	If any	person who becomes an owner of land pays to the charging	29	
		authori	ity any rates or charges in respect of that land that were levied	30	
			the person became the owner, the person may recover from the	31	
			us owner such part of the rates or charges as was levied in	32	
			t of the period during which the previous owner was the owner	33	
		of the	land.	34	

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Clause 364

Chapter 7

Part 5

Water Management Bill 2000

Legal proceedings and appeals

Legal	•	dings and appeals Part 5 dings Division 1	
	(3)	The maximum monetary penalty that may be imposed by a Local Court in proceedings for an offence against this Act or the regulations is:	1 2 3
		(a) 100 penalty units for an offence committed by a corporation, or	4
		(b) 50 penalty units in any other case,	5
		or the maximum monetary penalty specified in respect of the offence, whichever is the lesser.	6 7
	(4)		8
		Environment Court in proceedings for an offence against this Act or	9
		the regulations is the maximum penalty specified in respect of the offence.	10 11
366	Per	nalty notices for certain offences	12
	(1)	In this section:	13
		<i>penalty notice</i> means a notice to the effect that, if the person served with the notice does not wish to have an alleged offence dealt with by a court, the person may pay, in accordance with the notice, the penalty specified in the notice.	14 15 16 17
		penalty notice offence means an offence against this Act or the regulations that is declared by the regulations to be a penalty notice offence.	18 19 20
	(2)	An authorised officer may serve a penalty notice on a person who appears to the authorised officer to have committed a penalty notice offence.	21 22 23
	(3)	The amount of the penalty to be specified in a penalty notice is the amount prescribed by the regulations for the alleged offence, being an	24 25

amount not exceeding the maximum penalty which could be imposed

alleged offence is paid under this section, no person is liable to any

admission of liability for the purposes of, nor is in any way to affect or

prejudice, any civil claim, action or proceeding arising out of the same

(5) If the amount of the penalty prescribed by the regulations for an

(6) Payment of a penalty under this section is not to be regarded as an

(4) A penalty notice may be served personally or by post.

further proceedings for the alleged offence.

for the offence by a court.

occurrence.

Water Management Bill 2000

Enforcement

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Clause 365

Chapter 7

Chapter 7 Part 5 Division 1		Enforcement Legal proceedings and appeals Legal proceedings		
	(7)		Ministerial Corporation may withdraw a penalty notice at any time in 28 days after the date on which it was served and, in that event:	1 2
		(a)	the amount payable under the notice ceases to be payable, and	3
		(b)	any amount that has been paid under the notice is repayable to the person by whom it was paid, and	4 5
		(c)	further proceedings for the offence in respect of which the notice was served may be taken against any person (including the person on whom the notice was served) as if the notice had never been served.	6 7 8 9
	(8)	or an	section does not limit the operation of any other provision of this by other Act or law in relation to proceedings that may be taken in ect of offences.	10 11 12
367		al pro ler this	oceedings do not affect, and are unaffected by, other action s Act	13 14
		regul offen	prosecution of a person for an offence against this Act or the lations, or the issue of a penalty notice in respect of such an ace, does not affect, and is unaffected by, any other action taken or this Act in relation to the act or omission giving rise to the ace.	15 16 17 18 19
368	Evi	dentia	ry certificates	20
	(1)		ertificate that is issued by the Ministerial Corporation and that is that, on a date or during a period specified in the certificate:	21 22
		(a)	a specified person was or was not the holder of a specified access licence or specified approval, or	23 24
		(b)	specified land was or was not the subject of a specified approval, or	25 26
		(c)	a specified water management work was or was not the subject of a specified water management work approval, or	27 28
		(d)	the conditions of a specified access licence or approval were or were not as so specified, or	29 30
		(e)	the terms of an available water determination were or were not as so specified,	31 32
			missible in any legal proceedings and is evidence of the fact or so stated.	33 34

Clause 366

Water Management Bill 2000

Enforce Legal p Legal p	rocee	dings a	Chapter 7 Part 5 Division 1		
	(2)	In pr	roceedings for an offence against this Act or the regulations:	1	
		(a)	evidence that a water management work was constructed or used on specified land is evidence that the work was constructed or used by the person who was the landholder of	2 3 4	
			the land at the time the work was constructed or used, and	5	
		(b)	evidence that water was taken from a water source by means of	6	
			a water supply work situated on specified land is evidence that	7	
			the water was taken from the water source by the person who was the landholder of the land at the time the water was taken,	8	
			and	9 10	
		(c)	evidence that water was discharged into a water source by	11	
		(•)	means of a drainage work situated on specified land is evidence	12	
			that the water was discharged into the water source by the	13	
			person who was the landholder of the land at the time the water	14	
		(1)	was discharged, and	15	
		(d)	evidence that water was used on specified land is evidence that the water was used by the person who was the landholder of the	16 17	
	land at the time the water was used.	18			
Division 2		2	Appeals	19	
369	App	eals t	eals to Land and Environment Court		
	(1)		ppeal lies to the Land and Environment Court against any of the wing decisions made by the Minister:	21 22	
		(a)	a decision refusing to grant an access licence,	23	
		(b)	a decision granting a designated access licence, if the appellant was an objector to the granting of the licence,	24 25	
		(c)	a decision imposing a discretionary condition on an access licence,	26 27	
		(d)	a decision fixing the term of an access licence,	28	
		(e)	a decision refusing consent to the transfer of an access licence,	29	
		(f)	a decision suspending or cancelling an access licence,	30	
		(g)	a decision refusing to grant an approval, other than a decision refusing to accept an application for an approval,	31 32	
		(h)	a decision granting a designated approval, if the appellant was	33	

an objector to the granting of the approval,

Water Management Bill 2000

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Clause 368

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Clause 369

Water Management Bill 2000

Environment Court otherwise directs.

Water Management Bill 2000	Clause 369
Enforcement	Chapter 7
Legal proceedings and appeals	Part 5
Appeals	Division 2

(6)	In this section:	1
	designated access licence means an access licence to which a person	2
	has a right of objection under section 62.	3
	designated approval means an approval to which a person has a right	4
	of objection under section 93.	5

Part 1 Water Advisory Council

Chapter 8 Administration

370	Esta	ablish	ment of Water Advisory Council	3
	(1)	There is to be a Water Advisory Council.		
	(2)		Water Advisory Council is to have at least 13, but not more than numbers appointed by the Minister, of whom:	5 6
		(a)	at least two are to be persons appointed to represent the interests of environmental protection groups, and	7 8
		(b)	at least two are to be persons appointed to represent the interests of water user groups, and	9 10
		(c)	at least two are to be persons appointed to represent the interests of local councils, and	11 12
		(d)	at least one is to be a person having such technical qualifications in connection with environmental protection as the Minister considers appropriate for the functions to be exercised by the Council, and	13 14 15 16
		(e)	at least one is to be a person having such qualifications in ecology as the Minister considers appropriate for the functions to be exercised by the Council, and	17 18 19
		(f)	at least two are to be persons appointed to represent the interests of catchment management boards and trusts, and	20 21
		(g)	at least two are to be Aboriginal persons appointed to represent the interests of Aboriginal persons, and	22 23
		(h)	one is to be a person appointed as an independent chairperson for the Council.	24 25
	(3)		regulations may make provision with respect to qualifications for intment as a member of the Water Advisory Council.	26 27
	(4)		dule 6 has effect with respect to the constitution and procedure of Vater Advisory Council.	28 29

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		of Water Advisory Council	
(1)	The p	rincipal functions of the Water Advisory Council are as follows:	
	(a)	to review such draft management plans and implementation programs as the Minister refers to it for review,	
	(b)	to investigate matters affecting the management of the water sources throughout the State, including such matters as the Minister refers to it for investigation,	
	(c)	to report to the Minister on matters affecting the management of the water sources throughout the State, including such matters as the Minister refers to it for report,	
	(d)	to advise the Minister on matters affecting the management of the water sources throughout the State, including such matters as the Minister refers to it for advice.	
(2)		Vater Advisory Council has such other functions as are conferred posed on it by or under this or any other Act or law.	
(3)	Coun	he purpose of exercising its functions, the Water Advisory cil may consult with, and receive submissions from, other persons odies.	
(4)	consi	he duty of the Water Advisory Council to exercise its functions stently with the principles of ecologically sustainable opment.	

Part 2 Water Administration Ministerial Corporation

Part	2 \	Vate	er Administration Ministerial Corporation	1		
372	Constitution of Water Administration Ministerial Corporation					
	(1)		e is constituted by this Act a corporation with the corporate name ter Administration Ministerial Corporation".	3 4		
	(2)	The a	affairs of the Ministerial Corporation are to be managed by the ster.	5 6		
	(3)	Mini	act, matter or thing done in the name of, or on behalf of, the sterial Corporation by the Minister, or with the authority of the ster, is taken to have been done by the Ministerial Corporation.	7 8 9		
	(4)		Ministerial Corporation is, for the purposes of any Act, a statutory representing the Crown.	10 11		
373	Fur	ctions	s of Ministerial Corporation	12		
	(1)	The l	Ministerial Corporation has the following functions:	13		
		(a)	to construct, maintain and operate water management works,	14		
		(b)	to conduct research, collect information and develop technology in relation to water management,	15 16		
		(c)	to acquire rights to water, whether within or beyond New South Wales,	17 18		
		(d)	to do anything for the purpose of enabling the objects of this Act to be attained.	19 20		
	(2)		Ministerial Corporation may exercise its functions within and nd New South Wales.	21 22		
	(3)		Ministerial Corporation may exercise any of its functions, and may wise act, in the name of the Department.	23 24		
	(4)	cons	the duty of the Ministerial Corporation to exercise its functions istently with the principles of ecologically sustainable lopment.	25 26 27		
374	Cor	nmerc	cial operations	28		
	(1)		the approval of the Governor, the Ministerial Corporation may into commercial operations with respect to:	29 30		
		(a)	any services developed in connection with the exercise of its functions, and	31 32		

		(b) any products or by-products (including intellectual property) resulting from the exercise of its functions, and	1 2
		(c) such other matters as may be prescribed by the regulations.	3
	(2)	With the approval of the Governor, the Ministerial Corporation may form, or join in forming, a company, partnership or trust for the purpose of exercising its functions under this Act.	4 5 6
375	App	olication of Public Works Act 1912	7
	(1)	For the purposes of the <i>Public Works Act 1912</i> , any works carried out by the Ministerial Corporation under this Act are taken to be authorised works and the Ministerial Corporation is taken to be the Constructing Authority for those works.	8 9 10 11
	(2)	Part 3 of the <i>Public Works Act 1912</i> does not apply to or in respect of any works constructed by the Ministerial Corporation under this Act.	12 13
376	Acc	uisition of land	14
	(1)	The Ministerial Corporation may acquire land for the purposes of this Act by agreement, or by compulsory process in accordance with the Land Acquisition (Just Terms Compensation) Act 1991.	15 16 17
	(2)	The acquisition of land by the Ministerial Corporation for the purpose of its transfer to an irrigation corporation or private irrigation board is taken to be for the purposes of this Act if the purpose of the transfer is to enable the irrigation corporation or private irrigation board to exercise its functions under this Act.	18 19 20 21 22
	(3)	For the purposes of the <i>Public Works Act 1912</i> , any such acquisition is taken to be for an authorised work, and the Ministerial Corporation is, in relation to that work, taken to be the Constructing Authority.	23 24 25
377	Staf	f of Ministerial Corporation	26
		The Ministerial Corporation may arrange for the use of the services of any staff or facilities of any government department or public authority.	27 28 29
378	Del	egation of functions	30
		The Ministerial Corporation may delegate to any person the exercise of any of its functions, other than this power of delegation.	31 32

Part 3 Water investment trust

Part	3 \	Nate	er investment trust	1		
379	Def	initior	ns	2		
		In th	is Part:	3		
		Boar 381.	rd of Trustees means the Board of Trustees referred to in section	4 5		
		<i>Fune</i> 386.	d means the Water Investment Trust Fund established by section	6 7		
		Trus	t means the Water Investment Trust constituted by section 380.	8		
380	Cor	nstitut	ion of Trust	9		
	(1)		e is constituted by this Act a body corporate with the corporate e of the Water Investment Trust.	10 11		
	(2)		Trust has such functions as are conferred or imposed on it by or or this or any other Act or law.	12 13		
	(3)		Trust is, for the purposes of any Act, a statutory body representing Crown.	14 15		
	(4)	The	affairs of the Trust are to be managed by a Board of Trustees.	16		
381	Boa	Board of Trustees				
	(1)	The	Board of Trustees is to consist of 5 members, of whom:	18		
		(a)	one is to be the Minister, and	19		
		(b)	one is to be the Director-General, and	20		
		(c)	one is to be a person appointed by the Minister on the basis of his or her financial expertise, and	21 22		
		(d)	one is to be a person appointed by the Minister to represent the interests of environmental protection groups, and	23 24		
		(e)	one is to be a person appointed by the Minister to represent the interests of water user groups.	25 26		
	(2)	The	Minister is to be the Chairperson of the Board of Trustees.	27		
	(3)		ect to this section, the regulations may make provision for or with ect to the membership and procedure of the Board of Trustees.	28 29		

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382	Obj		f Trust	1	
			objects of the Trust are to promote, organise, carry out and fund cts, in both the public and private sectors, for:	2 3	
		(a)	the restoration and rehabilitation of water sources and their dependant ecosystems, and	4 5	
		(b)	the construction of works for the more efficient delivery, use and recycling of water, and	6 7	
		(c)	the conduct of water industry adjustment, business restructuring and industry training, and	8	
		(d)	the conduct of research, and the development of technology, in relation to the matters referred to in paragraphs (a), (b) and (c),	10 11	
			ler to maximise the environmental, social and economic benefits e State's water sources for present and future generations.	12 13	
383	Fun	ctions	of Trust	14	
		The T	Trust may, for the purpose of promoting its objects:	15	
		(a)	make grants or loans (either conditionally or subject to conditions) for projects of the kind described in section 382, and	16 17 18	
		(b)	supervise the expenditure of money so granted, and	19	
		(c)	engage in such other activities relating to its objects as the Minister may approve.	20 21	
384	Stat	ff of Tr	rust	22	
	(1)	of the	Trust may, with the approval of the Minister, arrange for the use eservices of any staff or facilities of a government department or authority.	23 24 25	
	(2)		ne purposes of this Act, a person whose services are made use of this section is an officer of the Trust.	26 27	
385	Delegation				
		office	Trust may delegate to a member of the Board of Trustees, or to an er of the Trust, the exercise of any of its functions, other than this r of delegation.	29 30 31	

386	Wat	ter Inv	estment Trust Fund	1
	(1)		e is to be established in the Special Deposits Account a Water stment Trust Fund into which are to be paid:	2 3
		(a)	such money as may be raised by way of water investment contributions pursuant to this Part, and	4 5
		(b)	such money as may be appropriated by Parliament for payment into the Fund, and	6 7
		(c)	the proceeds of investment of money in the Fund, and	8
		(d)	any gift or bequest of money to the Trust, and	9
		(e)	such other money as is required or permitted to be paid into the Fund.	10 11
	(2)	Mone	ey in the Trust Fund may be used:	12
		(a)	for the purpose of enabling the Trust to exercise its functions, and	13 14
		(b)	to cover the costs incurred by the Trust in administering this Part.	15 16
387	Inve	estmer	nts	17
		The 7	Trust is to invest money in the Trust Fund:	18
		(a)	in the manner authorised by the <i>Public Authorities (Financial Arrangements) Act 1987</i> , or	19 20
		(b)	if that Act does not confer power on the Trust to invest money, in any manner approved by the Treasurer.	21 22
388	Inve	estmer	nt levies on water users	23
	(1)	asses	regulations may make provision for or with respect to the fixing, sing and levying of water investment contributions from persons hold access licences.	24 25 26
	(2)	payal	ne purposes of section 78 (1) (c), a water investment contribution ble by the holder of a licence is taken to be a charge payable in ct of the licence.	27 28 29
	(3)	contrand in	4 of Chapter 7 applies to and in respect of a water investment ibution levied under this section in the same way as it applies to n respect of a rate or charge referred to in that Part and, for that ose, the Trust is taken to be a charging authority.	30 31 32 33

Part	4 (General administration	1
389	Cor	nmittees	2
		The Minister may establish advisory and other committees for the purposes of this Act.	3 4
390	Del	egation	5
	(1)	The Minister may delegate to any person any of the Minister's functions under this Act, other than this power of delegation.	6 7
	(2)	Despite subsection (1), the Director-General may sub-delegate to any person any such function that has been delegated to the Director-General, but only if the terms of the delegation authorise the Director-General to sub-delegate that function.	8 9 10 11
391	Aut	horised officers	12
		The Minister may appoint authorised officers, either for the purposes of this Act generally or for the purposes of any specified provisions of this Act.	13 14 15
392	Res	colution of disputes between public authorities	16
	(1)	Any dispute arising between two or more public authorities as to the exercise of their functions under this Act is to be resolved:	17 18
		(a) by agreement between the Ministers responsible for them, or	19
		(b) if the dispute is between Ministers, by the Premier.	20
	(2)	Each public authority must comply with any directions arising out of the resolution of the dispute under this section.	21 22

Cha	pte	r 9	Miscellaneous	1
393	Sta	te's w	ater rights	2
	(1)	For t	he purposes of this Act, the rights to the control, use and flow of:	3
		(a)	all water in rivers, lakes and aquifers, and	4
		(b)	all water conserved by any works that are under the control or management of the Minister, and	5
		(c)	all water occurring naturally on or below the surface of the ground,	7 8
		are th	he State's water rights.	9
	(2)	to w	State's water rights are vested in the Crown, except to the extent hich they are divested from the Crown by or under this or any r Act.	10 11 12
	(3)	unde	State's water rights prevail over any authority conferred by or er any other Act or law, except to the extent to which this or any r Act expressly so provides.	13 14 15
	(4)	The	State's water rights are not to be exercised in contravention of:	16
		(a)	the powers conferred by section 15 of the <i>Fire Brigades Act</i> 1989 and section 26 of the <i>Rural Fires Act</i> 1997 on an officer in charge at a fire or hazardous material incident, or	17 18 19
		(b)	the rights and obligations of the Snowy Hydro Company under a Snowy water licence within the meaning of the <i>Snowy Hydro Corporatisation Act 1997</i> , or	20 21 22
		(c)	the rights conferred by the <i>Rural Lands Protection Act 1989</i> with respect to the watering of stock at stock watering places within the meaning of that Act.	23 24 25
394	Abo	olition	of common law riparian rights	26
		Any	right that the owner of riparian land would, but for this section,	27
		have	at common law with respect to the flow of any river, estuary or	28
			through or past the land, or to the taking or using of water from such river, estuary or lake, is hereby abolished.	29 30

395	Ser	vice of	f documents	1
	(1)	A do	cument may be served on a person:	2
		(a)	personally, or	3
		(b)	by leaving it at, or by sending it by post to, the person's	4
			residential address or, in the case of a corporation, the address	5
			of the corporation's registered office, or	6
		(c)	if it is impracticable for the document to be served on a landholder of land in the manner referred to in paragraph (a) or	7
			(b), by affixing the document in a conspicuous position on the	9
			land.	10
	(2)	In the	e case of land that is owned or occupied by more than one person	11
			an approval that is held by more than one person, service of a	12
			ment on any one of them, or on any person duly appointed by	13
			for the purpose of accepting service of documents, is taken to be ce on all of them.	14
	(2)			15
	(3)		section does not limit any other manner in which a document may	16
		be se	rived.	17
396	Unp	oaid fe	es and charges	18
			fee or charge imposed by the Minister under this Act that remains	19
			id is recoverable in any court of competent jurisdiction as a debt	20
		aue to	o the Crown.	21
397	Act	binds	Crown	22
			Act binds the Crown in right of New South Wales and, in so far	23
			e legislative power of Parliament permits, the Crown in all its	24
		capac	cities.	25
398	Exc	lusion	of personal liability	26
	(1)	An a	ct or omission of:	27
		(a)	the Minister or the Director-General, or	28
		(b)	a prescribed authority, or a member of a prescribed authority,	29
			or	30
		(c)	a member of staff of the Department or of a prescribed	31
			authority, or	32
		(d)	a person acting under the direction of a person referred to in paragraph (a), (b) or (c),	33 34

		perso the ac	not subject the Minister, Director-General, member of staff or on so acting personally to any action, liability, claim or demand if ct or omission was done, or omitted to be done, in good faith for urpose of executing this Act.	1 2 3 4
	(2)	In thi	is section, <i>prescribed authority</i> means:	5
		(a)	the Ministerial Corporation, or	ϵ
		(b)	the Water Advisory Council, or	7
		(c)	the Water Investment Trust, or the Board of Trustees of the Water Investment Trust, or	9
		(d)	a management committee, or	10
		(e)	a water supply authority, or	11
		(f)	a private irrigation board, or	12
		(g)	a private drainage board, or	13
		(h)	a private water trust.	14
399	Exc	lusion	of Crown liability	15
	(1)		ner the Crown nor any other person is subject to any action, ity, claim or demand arising:	1 <i>6</i> 17
		(a)	from the unavailability of water, or	18
		(b)	from any failure in the quantity or quality of water,	19
		by the	consequence of anything done or omitted to be done in good faith e Minister, by a prescribed authority or by any person acting on lf of the Minister or a prescribed authority, in the exercise any ions under this Act.	20 21 22 23
	(2)		ner the Crown nor any other person is subject to any action, ity, claim or demand arising as a consequence of:	24 25
		(a)	the use in good faith of any water management work, or	26
		(b)	the release in good faith of water from any water management work,	27 28
		behal	e Minister, by a prescribed authority or by any person acting on lf of the Minister or a prescribed authority, in the exercise any ions under this Act.	29 30 31
	(3)	In thi	is section, <i>prescribed authority</i> means:	32
		(a)	the Ministerial Corporation, or	33

		(b)	a water supply authority.	1
400	Ann	ual re	port of Department	2
		Repo Minis that re the M	annual report prepared for the Department under the <i>Annual arts (Departments) Act 1985</i> is to include a report on the ster's work and activities under this Act for the period to which eport relates, and may also include the annual report prepared for Ministerial Corporation under the <i>Annual Reports (Statutory es) Act 1984</i> .	3 4 5 6 7 8
401	Reg	ulatio	ns	9
	(1)	or wi to be	Governor may make regulations, not inconsistent with this Act, for th respect to any matter that by this Act is required or permitted prescribed or that is necessary or convenient to be prescribed for ing out or giving effect to this Act and, in particular, for or with act to:	10 11 12 13 14
		(a)	the forms to be used in connection with the administration of this Act, and	15 16
		(b)	the fees and charges to be imposed in connection with the administration of this Act, and the circumstances under which fees and charges may be waived, reduced and remitted, and	17 18 19
		(c)	the requirement for security deposits, the circumstances in which security deposits are to be forfeited and the application of money arising from the forfeiture of security deposits, and	20 21 22
		(d)	the regulation and control of bore drilling and the licensing of bore drillers, and	23 24
		(e)	the information to be provided to the Minister by the holder of any approval under this Act, including the circumstances in which any such information must be verified by statutory declaration.	25 26 27 28
	(2)	of an speci	gulation may make provision for or with respect to the exemption y person, matter or thing from the operation of this Act or any fied provision of this Act, either unconditionally or subject to itions.	29 30 31 32
	(3)		gulation may create an offence punishable by a penalty not eding 20 penalty units.	33 34

	(4) A regulation may apply, adopt or incorporate any publication as in force from time to time.	1 2
402	Repeals	3
	The Acts listed in Schedule 7 are repealed.	4
403	Amendment of other Acts	5
	Each Act listed in Schedule 8 is amended as set out in that Schedule.	6
404	Savings, transitional and other provisions	7
	Schedule 9 has effect.	8
405	Review of Act	9
	(1) The Minister is to review this Act to determine whether the policy	10
	objectives of the Act remain valid and whether the terms of the Act	11
	remain appropriate for securing those objectives.	12
	(2) The review is to be undertaken as soon as possible after the period of	13
	5 years from the date of assent to this Act.	14
	(3) A report on the outcome of the review is to be tabled in each House of	15
	Parliament within 12 months after the end of the period of 5 years.	16

Sc	hedule 1 Irrigation corporations	1
	(Section 118)	2
Col Are	leambally Irrigation Limited, in respect of the former Coleambally Irrigation ea.	3 4
Jen	nalong Irrigation Limited, in respect of:	5
(a)	the former Jemalong Domestic and Stock Water Supply and Irrigation District, and	6 7
(b)	the former Wyldes Plains Domestic and Stock Water Supply and Irrigation District.	8
We	stern Murray Irrigation Limited, in respect of:	10
(a)	the former Buronga Irrigation Area, and	11
(b)	the former Coomealla Irrigation Area, and	12
(c)	the former Curlwaa Irrigation Area.	13
Mu	urray Irrigation Limited, in respect of:	14
(a)	the former Tullakool Irrigation Area, and	15
(b)	the former Berriquin Provisional Domestic and Stock Water Supply and Irrigation District, and	16 17
(c)	the former Denimein Provisional Domestic and Stock Water Supply and Irrigation District, and	18 19
(d)	the former Deniboota Provisional Domestic and Stock Water Supply and Irrigation District, and	20 21
(e)	the former Wakool Domestic and Stock Water Supply and Irrigation District.	22
Mu	urrumbidgee Irrigation Limited, in respect of:	23
(a)	the former Yanco No 1 Irrigation Area, and	24
(b)	the former Mirrool No 1 Irrigation Area, and	25
(c)	the former Benerembah Domestic and Stock Water Supply and Irrigation District, and	26 27
(d)	the former Tabbita Domestic and Stock Water Supply and Irrigation District, and	28 29
(e)	the former Wah Wah Domestic and Stock Water Supply and Irrigation District.	30

Water Management Bill 2000

Schedule 2	Major utilities
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Schedule 2 Major utilities		1
	(Section 282)	2
Delta Electricity		3
Hunter Water Corporation		4
Sydney Catchment Authority		5
Sydney Water Corporation		6

Water suppl	y authorities
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Schedule 3 Water supply authorities		1
	(Section 286)	2
Part 1 Bodies established by this Act		3
Benerembah Irrigation District Environment Protection Trust		4
Broken Hill Water Board		5
Cobar Water Board		6
Upper Parramatta River Catchment Trust		7
Part 2 Statutory bodies established by other Ac	ots	8
Gosford City Council		9
Olympic Co-ordination Authority		10
Wyong Council		11

Schedule 4 Land exempt from water supply authority service charges		
	(Section 313)	3
(1)	Land that is vested in the Crown, or in a public body, or in trustees, and is used for a public cemetery.	4
(2)	Land that is vested in the Crown, or in a public body, or in trustees, and is used for a common.	6 7
(3)	Land that is vested in the Crown, or in a public body, or in trustees, and is used for a public reserve or park.	8
(4)	Land that belongs to any public hospital, public benevolent institution or public charity, and is used or occupied by the hospital, institution or charity for its purposes.	10 11 12
(5)	Land that is used or occupied solely for the purposes of, or connected with, a baby health centre, day nursery, kindergarten or amenities for the aged not conducted for private gain.	13 14 15
(6)	Land that is vested in an area health service constituted under the <i>Health Services Act 1997</i> and is used or occupied by the area health service for its purposes.	16 17 18
(7)	Land that is vested in the Crown, or in a public body, or in trustees, and is used solely for the purposes of a free public library.	19 20
(8)	Land owned by the Crown that (except in the case of land leased to a caretaker at a nominal rental) is not leased by the Crown to any person for private purposes.	21 22 23
(9)	Land that belongs to a religious body and that is occupied and used in connection with:	24 25
	(a) any church or other building used or occupied for public worship, or	26 27
	(b) any building used or occupied solely as the residence of a minister of religion in connection with any such church or building, or	28 29 30
	(c) any building used or occupied for the purposes of religious teaching or training, or	31 32

	(d)	any building used or occupied solely as the residence of the official head or the assistant official head, or both, of any religious body in the State or in any diocese in the State.	1 2 3
(10)		that is a public place within the meaning of the <i>Local</i> rement Act 1993.	4 5
(11)	Land	that:	6
	(a)	is unoccupied, and	7
	(b)	is not supplied with water from any water-pipe of a water supply authority and is not connected to any sewer of a water supply authority, and	8 9 10
	(c)	has been determined, by the council of the local government area in which the land is situated, to be unsuitable for the erection of a building because of flooding or landslip.	11 12 13
(12)	Land water	that is unoccupied and that is below highwater mark of any tidal :.	14 15
(13)		that belongs to and that is occupied and used in connection with egistered non-government school under the <i>Education Act 1990</i> , ding:	16 17 18
	(a)	any playground that belongs to and is used in connection with any such school, and	19 20
	(b)	any building that is occupied as a residence by any caretaker, employee or teacher of any such school and that belongs to and is used in connection with the school.	21 22 23
(14)		that comprises any sports ground, garden or children's ground provided by a council under the <i>Local Government Act</i> .	24 25 26
(15)	the U	that is vested in the University of Newcastle, or in a college of University, and is used or occupied by the University or college of for its purposes.	27 28 29
(16)	Land	that is vested in:	30
	(a)	the New South Wales Aboriginal Land Council, or	31
	(b)	a Regional Aboriginal Land Council, or	32
	(c)	a Local Aboriginal Land Council,	33

Water Management Bill 2000

Schedule 4	Land exempt from water supply authority service charges	
	constituted under the Aboriginal Land Rights Act 1983, being land that	1
	is declared under Division 5 of Part 6 of that Act to be exempt from the payment of rates under this Schedule.	2
(17)	Land that is vested in the Mines Rescue Board and used for the purposes of a mine rescue station controlled by the Board.	4 5

Schedule 5		le 5	Constitution and procedure of water supply authorities	1 2
			(Section 289)	3
Part			sions relating to the members of a water ly authority	4 5
1	Em	ployme	ent of full-time member	6
		subjec	employment of a full-time member of a water supply authority is ct to Part 2A of the <i>Public Sector Management Act 1988</i> , but is abject to Part 2 of that Act.	7 8 9
2	Elec	cted m	ember	10
	(1)	In this	s clause:	11
		or mo	ad member, in the case of a water supply authority of which one or of the members is appointed after being elected by employees water supply authority, means a member so elected.	12 13 14
	(2)		lations may be made for or with respect to the election of a n to hold office as an elected member.	15 16
	(3)	emplo Comr and m	Electoral Commissioner for New South Wales, or a person byed in the office of and nominated by the Electoral missioner, is to be the returning officer for an election, and has may exercise the functions conferred or imposed on the returning by the regulations made under this clause in relation to the on.	17 18 19 20 21 22
	(4)		oyees of a water supply authority are entitled to vote at an on in accordance with the regulations made under this clause.	23 24
	(5)		rson's nomination as a candidate for election as elected member alid if:	25 26
		(a)	the nomination is not made by at least 2 persons who are employees of the water supply authority, or	27 28
		(b)	the person is not, at the time of nomination, an employee of the water supply authority, or	29 30

	(c)	the person is not, at the time of nomination, a member of an	1		
		industrial organisation of employees within the meaning of the	2		
		Industrial Relations Act 1996 or an association of employees	3		
		registered as an organisation under the Workplace Relations Act	4		
		1996 of the Commonwealth, being such an organisation or	5		
		association that is prescribed by the regulations for the purposes of this paragraph as being an organisation or	6 7		
		association representing employees of the water supply	8		
		authority, or	9		
	(d)	the instrument of nomination is not accompanied by a statutory	10		
		declaration to the effect that the person is, at the time of	11		
		nomination, such a member, and the returning officer is entitled	12		
		to rely on the information contained in the statutory declaration.	13		
(6)	A per	rson may be, at the same time, both the elected member and an	14		
. ,	emplo	byee of the water supply authority.	15		
(7)	Nothi	ng in any law, rule, direction or other requirement that:	16		
	(a)	is applicable to the elected member in his or her capacity as an	17		
		employee of the water supply authority, and	18		
	(b)	would not be so applicable if the elected member were not such	19		
		an employee,	20		
	opera	tes so as to prevent or restrict the exercise by the elected member	21		
	of any	y of the functions of an elected member.	22		
(8)		person is nominated at an election, or if for any other reason an	23		
		on fails, the Governor may appoint a person eligible for election	24		
		a part-time member, and the person, on being appointed, is taken	25		
	to be a person elected in the manner prescribed by the regulations				
	made	under this clause.	27		
(9)	If a va	acancy occurs in the office of elected member otherwise than by	28		
	reason of the expiration of the period for which an elected member				
	was a	ppointed:	30		
	(a)	the Governor may appoint a person eligible for election to hold,	31		
		subject to this Schedule, the office of elected member for a term	32		
		commencing on the date of appointment or a later date	33		
		specified in the relevant instrument of appointment and ending	34		
		on the commencement of the term of office of the next elected	35		
		member, and	36		

		(b)	any such person, on being so appointed, is taken to be a person elected in the manner prescribed by the regulations made under this clause.	1 2 3
3	Cha	irperso	on of a water supply authority	4
	(1)	as suc	of the members, in and by the relevant instrument of appointment that a member, or by another instrument executed by the Governor, be appointed as chairperson of a water supply authority.	5 6 7
	(2)	The C	Governor may remove a member from the office of chairperson.	8
	(3)		son who is a member and chairperson is taken to have vacated as chairperson if the person:	9 10
		(a)	is removed from that office by the Governor under subclause (2), or	11 12
		(b)	resigns that office by instrument in writing addressed to the Minister, or	13 14
		(c)	ceases to be a member.	15
	(4)	during chairp	Minister may appoint a member to act in the office of chairperson g a vacancy in the office or during the illness or absence of the person and the person, while so acting, has and may exercise all nctions of the chairperson and is taken to be the chairperson.	16 17 18 19
	(5)		clause does not apply to the Broken Hill Water Board or the Water Board constituted as provided by Parts 2 and 3 of this lule.	20 21 22
4	Acti	ing me	mbers	23
	(1)	office or abs	Minister may, from time to time, appoint a person to act in the of a member during a vacancy in the office or during the illness sence of the member, and the person, while so acting, has and exercise all the functions of the member and is taken to be a per.	24 25 26 27 28
	(2)		Minister may remove any person from any office to which the n was appointed under this clause.	29 30
	(3)	to be	son while acting in the office of a part-time member is entitled paid such remuneration (including travelling and subsistence ances) as the Minister may from time to time determine in respect person.	31 32 33 34

5	Ter	ms of o	office	1
		Subje	ect to this Part, a member is to hold office:	2
		(a)	in the case of a part-time member other than an elected member—for such period not exceeding 5 years, or	3 4
		(b)	in the case of an elected member—for such period not exceeding 5 years but not less than 3 years,	5 6
			by be specified in the instrument of appointment of the member, eligible (if otherwise qualified) for re-appointment.	7 8
6	Rer	nunera	ation	9
		(inclu	art-time member is entitled to be paid such remuneration uding travelling and subsistence allowances) as the Minister may time to time determine in respect of the member.	10 11 12
7	Cas	sual va	cancies	13
	(1)		ember (other than a full-time member) is taken to have vacated a if the member:	14 15
		(a)	dies, resigns or is removed from office, or	16
		(b)	absents himself or herself from 4 consecutive meetings of the water supply authority of which reasonable notice has been given to the member personally or in the ordinary course of post, unless:	17 18 19 20
			(i) the water supply authority has granted the member leave to be absent from those meetings, or	21 22
			(ii) within 4 weeks after the last of those meetings, the member is excused by the water supply authority for having been absent from those meetings, or	23 24 25
		(c)	becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his or her creditors or makes an assignment of his or her remuneration for their benefit, or	26 27 28 29
		(d)	becomes a mentally incapacitated person, or	30
		(e)	is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable, or	31 32 33 34 35

		(f)	being an elected member, ceases to be an employee of the water supply authority for which he or she is an elected member.	1 2 3
	(2)	The C	Governor may remove a part-time member from office.	4
	(3)		office of any member becomes vacant, a person is, subject to this to be appointed to fill the vacancy.	5 6
8	Disc	closure	e of pecuniary interests	7
	(1)	A me	mber who has a direct or indirect pecuniary interest:	8
		(a)	in a matter that is being considered, or is about to be considered, at a meeting of the water supply authority, or	9 10
		(b)	in a thing being done or about to be done by the water supply authority,	11 12
		memb	as soon as possible after the relevant facts have come to the per's knowledge, disclose the nature of the interest at a meeting water supply authority.	13 14 15
	(2)		closure by a member at a meeting of the water supply authority ne member:	16 17
		(a)	is a member, or is in the employment, of a specified company or other body, or	18 19
		(b)	is a partner, or is in the employment, of a specified person, or	20
		(c)	has some other specified interest relating to a specified company or other body or a specified person,	21 22
		matte	en to be a sufficient disclosure of the nature of the interest in any r or thing relating to that company or other body or to that person hay arise after the date of the disclosure.	23 24 25
	(3)	made purpo inspec	vater supply authority must cause particulars of any disclosure under subclause (1) or (2) to be recorded in a book kept for the use and that book must be open at all reasonable hours to the open of any person on payment of such fee as may be determined as water supply authority from time to time.	26 27 28 29 30
	(4)	intere	a member has, or is deemed to have, disclosed the nature of an st in any matter or thing under subclause (1) or (2), the member not, unless the Minister otherwise determines:	31 32 33

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Constitution and procedure of water supply authorities

		(a)	be present during any deliberation of the water supply authority, or take part in any decision of the water supply	1 2
			authority, with respect to that matter, or	3
		(b)	exercise any functions under this Act with respect to that thing,	4
		as the	e case requires.	5
	(5)		ntravention of this clause does not invalidate any decision of the supply authority or the exercise of any function under this Act.	6 7
	(6)		Gerence in this clause to a meeting of the water supply authority des a reference to a meeting of a committee of the water supply prity.	8 9 10
9	Effe	ct of o	certain other Acts	11
	(1)	in rem	2 of the <i>Public Sector Management Act 1988</i> does not apply to or spect of the appointment of a member (other than a full-time ber) and the office of such a member is not, for the purposes of Act, an office or place of profit under the Crown.	12 13 14 15
	(2)	If by	or under any other Act provision is made:	16
		(a)	requiring a person who is the holder of a specified office to devote the whole of his or her time to the duties of that office, or	17 18 19
		(b)	prohibiting the person from engaging in employment outside the duties of that office,	20 21
		that c	provision does not operate to disqualify the person from holding office and also the office of a part-time member or from accepting etaining any remuneration payable to the person under this Part part-time member.	22 23 24 25
Part	2 E	3rok	en Hill Water Board	26
Divis	sion 1	l	Constitution of the Board	27
10	Mer	nbers	of the Broken Hill Water Board	28
	(1)		Broken Hill Water Board is to consist of 6 members appointed by Governor.	29 30

	(2)	Of the	e members:	1
		(a)	one, in and by the instrument by which the member is appointed or by another instrument, is to be appointed as President of the Board, and	2 3 4
		(b)	five, in and by the instruments by which the members are appointed, are to be appointed as part-time members.	5 6
	(3)	Of the	e part-time members:	7
		(a)	one is to be a member of the Public Service who, in and by the instrument by which the member is appointed or by another instrument, is to be appointed as Vice-President of the Board, and	8 9 10 11
		(b)	two are to be nominated in accordance with subclause (4) by the Council of the City of Broken Hill or, in the absence of a nomination, by the Minister, and	12 13 14
		(c)	two are to be selected by the Minister from a panel of 4 persons jointly nominated by the companies listed in clause 11.	15 16
	(4)		nations (other than a nomination by the Minister) for the uses of subclause (3) are to be made as prescribed by the ations.	17 18 19
	(5)	The P	President of the Board is a full-time member.	20
	(6)	and co	Vice-President of the Board ceases to be a member of the Board, eases to hold office as Vice-President, if he or she ceases to be a per of the Public Service.	21 22 23
11	Cor	npanie	s nominating panel of candidates for appointment	24
	(1)		ompanies entitled to nominate a panel for the purposes of clause (c) are:	25 26
		(a)	Pasminco Australia Limited, and	27
		(b)	any other company carrying on mining operations at Broken Hill that is considered by the Minister to be entitled to join in nominating the panel.	28 29 30
	(2)	(1) ha	the opinion of the Minister, a company referred to in subclause as ceased to carry on mining operations at Broken Hill, the any ceases to be entitled to join in nominating a panel.	31 32 33

Sched	lu	le	5

Constitution and procedure of water supply authorities

12	Pre	sident and Vice-President	1
	(1)	The President, if present, is to preside at a meeting of the Broken Hill Water Board.	2
	(2)	In the absence of the President, the Vice-President may act as President and, while so acting, has and may exercise the functions of the President.	4 5
	(3)	In the absence of the President and the Vice-President from a meeting of the Board, a member elected from among those present is to preside at the meeting.	7 8 9
Divis	sion 2	The Treasurer and the mining companies	10
13	Defi	initions	11
	(1)	In this Division:	12
		council means the Council of the City of Broken Hill.	13
		<i>financial year</i> means the financial year for the Broken Hill Water Board.	14 15
		<i>mining company</i> means a company for the time being prescribed as a mining company for the purposes of this Division.	1 <i>6</i>
	(2)	Until the regulations otherwise provide, the following companies are mining companies for those purposes:	18 19
		Pasminco Australia Limited	20
		Minerals Mining and Metallurgy Limited	21
	(3)	If a company ceases to be a mining company for the purposes of this Division, it remains responsible for any undischarged liability to which it was subject under this Division while it was a mining company.	22 23 24
14	Exe	mption from service charges	25
	(1)	Land at Broken Hill that is held by a mining company under a lease from the Crown, and is used for mining or incidental purposes, is not subject to a water service charge.	26 27 28
	(2)	Land referred to in subclause (1) is not subject to a sewerage service charge because of the construction of any sewerage works.	29 30

15	Sup	ply of	water to mining companies	1
	(1)	place	Broken Hill Water Board must supply each mining company, at s as near as possible to the mines or works of the company, with rater required by the company to carry on its business.	2 3 4
	(2)	Subcl	lause (1) has effect only in so far as is permitted by:	5
		(a)	the capacity of the works of the Board, and	6
		(b)	the requirements of the landholders of land and of other persons using water for domestic purposes.	7 8
16	Min	ing co	mpanies to take water	9
	(1)	the w	ning company is to draw from the Broken Hill Water Board all rater that it requires for the purposes of its business and that the d is able to supply.	10 11 12
	(2)	Subcl from:	lause (1) does not prevent a mining company from drawing water	13 14
		(a)	supplies conserved in its own tanks and dams, or	15
		(b)	sources other than Stephens Creek, by means lawfully used by it on and after 21 December 1915 and before 1 January 1939.	16 17
17	Wat	ter cha	arges	18
	(1)		charge for water supplied by the Broken Hill Water Board to a ng company is to be:	19 20
		(a)	11 cents per kilolitre unless it is water referred to in paragraph (b), or	21 22
		(b)	5.5 cents per kilolitre if it is used only for a dwelling or plantation or any other purpose determined by the Board to be a social purpose.	23 24 25
	(2)	it to a	termination by the Board of the proportion of water supplied by a mining company that is water referred to in subclause (1) (b) is ng on the company.	26 27 28
	(3)		charge imposed by subclause (1) is taken to be a charge imposed to Board for water supplied to the land referred to in clause 14.	29 30
	(4)	No li	ability for a service charge arises in relation to land that:	31
		(a)	adjoins the rising main between Menindee and the pumping station at Stephens Creek, and	32 33

		(b)	is part of a holding under the Western Lands Act 1901 or a part of land held under freehold title,	1 2
			s the whole of the holding or freehold land of which it forms part hin the area of operations of the Board.	3
18	Add	ditional	I payments to Water Fund	5
	(1)	water	ter excluding income received from the mining companies for supplied to them during a financial year, there is a deficiency for year in the Water Fund of the Broken Hill Water Board:	6 7 8
		(a)	the Treasurer, out of money to be provided by Parliament, may pay to the Board towards the deficiency thirteen fifty-ninths of its amount, and	9 10 11
		(b)	each mining company must, on demand, pay to the Board the prescribed contribution for the company.	12 13
	(2)		prescribed contribution for a mining company towards the lency for a financial year is the amount ascertained by:	14 15
		(a)	calculating the amount that bears to forty-six fifty-ninths of the deficiency the same proportion as is borne by the amount payable by the company under clause 17 in that year to the total amount so payable by all the mining companies, and	16 17 18 19
		(b)	deducting from the amount so calculated the amount paid by the company under clause 17 in that year.	20 21
	(3)		amount payable by a mining company under this clause is taken a charge imposed by the Board for water supplied by the Board.	22 23
19	Esti	imated	deficit and advance payments	24
	(1)	comn	imates prepared by the Broken Hill Water Board before the nencement of a financial year disclose the possibility of a deficit at year in the Water Fund of the Board:	25 26 27
		(a)	the Board is to provide the Treasurer and each mining company with particulars of the estimates and the possible deficit, and	28 29
		(b)	the Treasurer and each mining company must, in that year, make payments to the Board as required by subclause (2).	30 31
	(2)		ards discharging the respective liabilities of the Treasurer and each ag company for a financial year:	32 33

		(a)	the Treasurer must pay to the Board out of money to be provided by Parliament the amount estimated by the Treasurer to be sufficient to discharge the liability of the Treasurer, and	1 2 3
		(b)	each mining company must pay to the Board the amount estimated by the Board to be sufficient to discharge the liability of the mining company,	4 5 6
		by eq that y	ual instalments on 1 January, 1 April, 1 July and 1 October in ear.	7 8
	(3)	must an an	e auditing of the Board's accounts for a financial year, the Board pay to, or receive from, the Treasurer and each mining company nount in adjustment of any difference between the estimated and I liabilities under clause 18 for that financial year.	9 10 11 12
20	Sev	verage	charges	13
	(1)	Broke \$6,40 the co	mining company must, in respect of each financial year of the en Hill Water Board, pay to the Board an amount that bears to 00 the same proportion as the amount payable by the company to buncil for ordinary rates bears to the total amount payable by all ining companies to the council for ordinary rates for that year.	14 15 16 17 18
	(2)	to be	mount payable by a mining company under subclause (1) is taken a charge imposed by the Board for sewerage services for that n respect of the land referred to in clause 14.	19 20 21
	(3)	Fund,	a financial year of the Board, there is a deficiency in its Sewerage, the Treasurer, out of money to be provided by Parliament, may of the Board for application towards the deficiency:	22 23 24
		(a) (b)	the amount of the deficiency, or \$6,000,	25 26
		which	never is the lesser amount.	27
	(4)	the S ₁ Board	ey at credit in the Broken Hill Water Administration Account in pecial Deposits Account at the Treasury is, at the request of the d, to be paid to the Board for the renewal or replacement of all assets.	28 29 30 31
21	Defa	ault by	mining company	32
		If the	Broken Hill Water Board:	33

Schedule 5	Sch	nedu	ıle	5
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Constitution and procedure of water supply authorities

		(a) has obtained judgment against a mining company for an amount payable under this Division, and	1 2
		(b) the judgment remains unsatisfied even though the Board has taken all reasonable steps to enforce it,	3 4
		the Board may recover the unpaid amount from each company not in default rateably in proportion to each amount paid by it under this Division.	5 6 7
Part	3 (Cobar Water Board	8
22	Mer	mbers of the Cobar Water Board	9
	(1)	The Cobar Water Board is to consist of 5 part-time members appointed by the Governor.	10 11
	(2)	Of the members:	12
		(a) one is to be a member of the Public Service who, in and by the instrument by which the member is appointed, is to be appointed as President of the Board, and	13 14 15
		 (b) one is to be selected by the Minister from a panel of 2 persons nominated jointly by: (i) Peak Gold Mines Pty Limited, and (ii) such other mining companies as the Minister determines, and 	16 17 18 19 20
		 (c) one is to be selected by the Minister from a panel of 2 persons nominated jointly by: (i) Pasminco Australia Limited, and (ii) such other mining companies as the Minister determines, and 	21 22 23 24 25
		(d) 2 are to be nominated by the Cobar Shire Council.	26
	(3)	If a nomination under subclause (2) (b), (c) or (d) is not made within a time notified by the Minister, a person nominated by the Minister is to be appointed.	27 28 29
23	Vac	ation of office by President	30
		The President ceases to be a member of the Cobar Water Board if he or she ceases to be a member of the Public Service.	31 32

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24	Meetings of the Board		
	(1)	The President, if present, is to preside at a meeting of the Cobar Water Board.	2 3
	(2)	In the absence of the President from a meeting of the Board, a member elected from those present is to preside at the meeting.	4 5

Schedule 6		le 6 Water Advisory Council and management committees	1 2
		(Sections 13 and 370)	3
Part	1 (Constitution	4
1	Арр	olication of Schedule	5
		This Schedule applies to the Water Advisory Council and all management committees.	6 7
2	Acti	ing chairperson	8
		The Minister may, from time to time, appoint a person to act in the office of chairperson during the illness or absence of a chairperson, and the person, while so acting, has all the functions of the chairperson and is taken to be the chairperson.	9 10 11 12
	(2)	The Minister may, at any time, remove a person from an office to which the person has been appointed under this clause.	13 14
	(3)	For the purposes of this clause, a vacancy in the office of chairperson is taken to be an absence from office of the chairperson.	15 16
3	Terr	m of office	17
		Subject to this Schedule:	18
		(a) a member of the Water Advisory Council holds office for 3 years, but is eligible (if otherwise qualified) for re-appointment, and	19 20 21
		(b) a member of a management committee holds office during the term for which the committee is established.	22 23
4	Ren	nuneration	24
		A member of the Water Advisory Council or a management committee is entitled to be paid such remuneration (including travelling and subsistence allowances) as the Minister may from time to time determine in respect of the member.	25 26 27 28

5	Vac	ancy i	n office of appointed member	1
	(1)		office of a member of the Water Advisory Council or a gement committee becomes vacant if the member:	2 3
		(a)	dies, resigns or is removed from office, or	4
		(b)	absents himself or herself from 4 consecutive meetings of the	5
		` '	Council or committee of which reasonable notice has been	6
			given to the member personally or in the ordinary course of	7
			post, unless:	8
			(i) the Council or committee has granted the member leave to be absent from those meetings, or	9 10
			(ii) within 4 weeks after the last of those meetings, the	10
			member is excused by the Council or committee for	12
			having been absent from those meetings, or	13
		(c)	becomes bankrupt, applies to take the benefit of any law for the	14
			relief of bankrupt or insolvent debtors, compounds with his or	15
			her creditors or makes an assignment of his or her remuneration for their benefit, or	16
		(1)	•	17
		(d)	becomes a mentally incapacitated person, or	18
		(e)	is convicted in New South Wales of an offence that is	19
			punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence	20 21
			that, if committed in New South Wales, would be an offence so	22
			punishable.	23
	(2)	The N	Minister may remove a member of the Water Advisory Council	24
	(-)		nanagement committee from office at any time.	25
6	Filli	ng of v	acancy in office of member	26
		If the	e office of a member of the Water Advisory Council or a	27
			gement committee becomes vacant, a person is, subject to this	28
		Act, t	o be appointed to fill the vacancy.	29
7	Disc	closure	e of pecuniary interests	30
	(1)	A m	ember of the Water Advisory Council or a management	31
		comn	nittee who has a direct or indirect pecuniary interest:	32
		(a)	in a matter that is being considered, or is about to be considered, at a meeting of the Council or committee, or	33 34

	(b)	in a thing being done or about to be done by the Council or committee,	1 2
	mem	as soon as possible after the relevant facts have come to the per's knowledge, disclose the nature of the interest at a meeting	3 4
	of the	Council or committee.	5
(2)	A dis	closure at such a meeting that the member:	6
	(a)	is a member, or is in the employment, of a specified company or other body, or	7 8
	(b)	is a partner, or is in the employment, of a specified person, or	9
	(c)	has some other specified interest relating to a specified company or other body or a specified person,	10 11
		en to be a sufficient disclosure of the nature of the interest in any	12
		r or thing relating to that company or other body or to that person hay arise after the date of the disclosure.	13 14
(2)		•	
(3)		Water Advisory Council or management committee must cause ulars of any disclosure made under subclause (1) or (2) to be	15 16
	recor	ded in a book kept for the purpose and that book must be open at	17
		asonable hours to the inspection of any person on payment of	18
(4)		fee as may be determined by it from time to time.	19
(4)		a member has, or is deemed to have, disclosed the nature of an st in any matter or thing under subclause (1) or (2), the member	20 21
		not, unless the Minister otherwise determines:	22
	(a)	be present during any deliberation, or take part in any decision,	23
		of the Water Advisory Council or management committee with respect to that matter, or	24 25
	(b)	exercise any functions under this Act with respect to that thing,	26
	as the	case requires.	27
(5)		ause (4) does not apply to a member whose interest consists	28
	merel appro	y of the fact that the member is the holder of an access licence or val.	29 30
(6)		ntravention of this clause does not invalidate any decision of the	31
		r Advisory Council or management committee or the exercise of unction under this Act.	32 33
(7)		erence in this clause to a meeting of the Water Advisory Council	34
		nanagement committee includes a reference to a meeting of any committees.	35 36

8	Effe	ect of c	certain other Acts	1
	(1) Part 2 of the <i>Public Sector Management Act 1988</i> does not apply to or in respect of the appointment of a member of the Water Advisory Council or a management committee and the office of such a member is not, for the purposes of any Act, an office or place of profit under the Crown.			
	(2)	If by	or under any other Act provision is made:	7
		(a)	requiring a person who is the holder of a specified office to devote the whole of his or her time to the duties of that office, or	8 9 10
		(b)	prohibiting the person from engaging in employment outside the duties of that office,	11 12
		that c	provision does not operate to disqualify the person from holding office and also the office of a member of the Water Advisory icil or a management committee, or from accepting and retaining remuneration payable to the person under this Part as such a ber.	13 14 15 16 17
Part	2 I	Proce	edure	18
9	Ger	neral p	rocedure	19
		Excep	pt as otherwise provided by this Act or the regulations:	20
		(a)	meetings of the Water Advisory Council or a management committee are to be held at such times and places as are fixed by the chairperson, and	21 22 23
		(b)	the procedure for the convening of meetings and for the conduct of business at those meetings is to be as determined by the chairperson.	24 25 26
10	Que	orum		27
			ajority of the members of the Water Advisory Council or a gement committee constitute a quorum.	28 29

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Water Advisory Council and management committees

11	Pre	siding members	1
		The chairperson (or, in the absence of the chairperson, a member appointed by the members then present) is to preside at a meeting of the Water Advisory Council or a management committee.	2 3 4
12	Dec	isions	5
	(1)	At any meeting of the Water Advisory Council or a management committee, all members present are to strive for consensus in reaching decisions.	6 7 8
	(2)	However, a decision by the Water Advisory Council or a management committee has effect if it is supported by a majority of the votes cast at a meeting at which a quorum is present.	9 10 11
	(3)	Despite subclause (2), any of the following decisions of a management committee, that is:	12 13
		(a) any decision to submit a draft management plan to the Minister under section 37 or 40, and	14 15
		(b) any decision that is required to be unanimous by the terms of the order by which the committee is established,	16 17
		does not have effect unless it is unanimous, that is, unless it is supported by all of the votes cast at a meeting at which a quorum is present.	18 19 20
13	Rec	ord of proceedings	21
	(1)	The presiding member at a meeting of the Water Advisory Council or a management committee must cause a record of the proceedings at the meeting to be made.	22 23 24
	(2)	Records made for the purposes of this clause may be destroyed after the expiry of the period prescribed by the regulations.	25 26
14	Aut	hentication of documents	27
		Any document requiring authentication by the Water Advisory Council or a management committee is sufficiently authenticated if it is signed by:	28 29 30
		(a) the member who presided at the meeting that dealt with the proceedings with respect to which the document was prepared, or	31 32 33

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	(b)	in the absence of that member, any other member who was present at that meeting.	1 2
15	First mee	ting	3
	The f	First meeting of a management committee is to be called by the	4
	Mini	ster in such manner as the Minister considers appropriate.	5

Water Management Bill 2000

Schedule 7 Repeals

Schedule 7 Repeals	1
(Section 402)	2
Balranald Irrigation Act 1902 No 78	3
Crown Lands Amendment Act 1932 No 69	4
Drainage Act 1939 No 29	5
Fish River Water Supply Administration Act 1945 No 16	6
Glennies Creek Dam Act 1979 No 126	7
Hunter Valley Flood Mitigation Act 1956 No 10	8
Irrigation Act 1912 No 73	9
Irrigation (Amendment) Act 1916 No 22	10
Irrigation (Amendment) Act 1941 No 54	11
Irrigation (Amendment) Act 1973 No 3	12
Irrigation (Amendment) Act 1979 No 160	13
Irrigation and Water (Amendment) Act 1943 No 2	14
Irrigation Corporations Act 1994 No 41	15
Irrigation, Water and Rivers and Foreshores Improvement (Amendment) Act 1955 No 12	16 17
Miscellaneous Acts (Water Administration) Amendment Act 1986 No 205	18
Private Irrigation Districts Act 1973 No 47	19
Rivers and Foreshores Improvement Act 1948 No 20	20
Water Act 1912 No 44	21
Water (Amendment) Act 1936 No 31	22
Water (Amendment) Act 1940 No 57	23
Water (Amendment) Act 1976 No 33	24
Water (Amendment) Act 1979 No 159	25
Water (Soil Conservation) Amendment Act 1986 No 143	26
Water Administration Act 1986 No 195	27
Water Administration (Transfer of Functions) Act 1986 No 204	28
Water Supply Authorities Act 1987 No 140	29

Sch	edule 8 Amendment of other Acts		1
		(Section 403)	2
8.1	Catchment Management Act 1989 No 235		3
[1]	Section 6 Responsible Minister		4
	Omit "Water Administration Act 1986" wherever occurring. Insert instead "Water Management Act 2000".		5 6
[2]	Section 9 Membership of Co-ordinating Committee		7
	Omit "Water Administration Act 1986" from section 9 (1) (g). Insert instead "Water Management Act 2000".		8 9
[3]	Section 38 Definitions		10
	Omit "Water Supply Authorities Act 1987" from the definition Insert instead "Water Management Act 2000".	n of <i>owner</i> .	11 12
8.2	Chipping Norton Lake Authority Act 1977 No 38		13
	Section 25 Application of Rivers and Foreshores Improvement 1948	ent Act	14 15
	Omit the section.		16
8.3	Contaminated Land Management Act 1997 No 140		17
	Section 18 Details of investigation order		18
	Omit "Water Act 1912" from section 18 (3) (c).		19
	Insert instead "Water Management Act 2000".		20

Insert instead "Water Management Act 2000".

8.4	Criminal Procedure Act 1986 No 209	1
	Schedule 1 Indictable offences triable summarily	2
	Omit item 25 of Table 1.	3
8.5	Crown Lands Act 1989 No 6	4
	Section 172 Land with boundaries to lakes, roads etc	5
	Omit "Water Act 1912" from section 172 (9). Insert instead "Water Management Act 2000".	6 7
8.6	Crown Lands (Continued Tenures) Act 1989 No 7	8
	Section 3 Definitions	9
	Omit "Water Administration Act 1986" from the definition of Water Administration Ministerial Corporation in section 3 (1).	10 11
	Insert instead "Water Management Act 2000".	12
8.7	Dams Safety Act 1978 No 96	13
	Section 8 Members	14
	Omit "Water Administration Act 1986" from section 8 (2) (c).	15

8.8	Environm	ental Plann	ing and Assessm	ent	Act 1979 No 203	1
[1]	Section 91 What is "integrated development"? Omit the matter relating to the <i>Rivers and Foreshores Improvement Act 1948</i> and the <i>Water Act 1912</i> from the list of approvals appearing at the end of section 91 (1). Insert in alphabetical order:				2	
					3 4 5 6	
	Water Man 2000	agement Act	ss 89, 90, 91		water use approval, water management work approval or activity approval under Part 3 of Chapter 3	7 8 9
[2]	Section 120A Additional procedural requirements where water approval is involved				10 11	
			ntion Ministerial Corp for Land and Water	-	ion" wherever occurring.	12 13
[3]	Section 12	20A (1)				14
	require a w Insert inste	ater approval	olve the need for a		proval under the Water	15 16 17 18
[4]	Section 12	20A (3)				19
		a water licence ad "for an ap	e or for a water appr proval".	oval	···	20 21
[5]	Section 12	20A (4) and (5	5)			22
	Omit the su	Omit the subsections. Insert instead:				23
	(4) The Commission of Inquiry must defer concluding its inquiry for sufficient time to enable:			24 25		
		(a) the a	pplicant or proponen	t to a	pply for an approval, and	26

	(b) any objectors to object to the granting of an approval,	1
	under the Water Management Act 2000.	2
	(5) As soon as practicable after the applicant's or proponent's	3
	application for an approval is referred to it under section 94 of	4
	the <i>Water Management Act 2000</i> , the Commission of Inquiry must give at least 28 days' notice, by advertisement published	5
	in the Gazette and in such newspapers as it thinks necessary, of	7
	its intention to hold a public hearing in connection with the	8
	application concerned and of the time and place at which the	9
	hearing is to be held.	10
[6]	Section 120A (7) (a)	11
	Omit "for a water licence or for a water approval".	12
	Insert instead "for an approval".	13
[7]	Section 120A (7) (b)	14
	Omit the paragraph. Insert instead:	15
	(b) any objection to the granting of an approval that has	16
	been referred to it under section 94 of the Water	17
	Management Act 2000.	18
[8]	Section 120A (8) (a)	19
	Omit "a water licence or a water approval". Insert instead "an approval".	20
[9]	Section 120A (8) (b)	21
	Omit "licence or".	22
[10]	Section 120A (11)	23
	Omit "a water licence or a water approval". Insert instead "an approval".	24
[11]	Section 120A (12)	25
	Omit the subsection.	26

8.9	Environmental Planning and Assessment Regulation 2000	1
	Clause 49 Who can make a development application?	2
	Insert after clause 49 (3):	3
	(4) In this clause, <i>public authority</i> includes an irrigation	4
	corporation within the meaning of the Water Management Act	5
	2000 that the Minister administering that Act has, by order in	6
	writing, declared to have the status of a public authority for the	7
	purposes of this clause in relation to development of a kind specified in the order.	8 9
8.10	Essential Services Act 1988 No 41	10
	Section 4 Essential services	11
	Insert after section 4 (2):	12
		12
	(2A) To avoid doubt, the regulation of bulk water supply by the	13
	Water Administration Ministerial Corporation in the exercise of its rights to the control, use and flow of water is capable of	14 15
	being declared to be an essential service for the purposes of this	16
	Act.	17
0.44	Farma Watan Orangilaa Aat 4040 Na 00	
8.11	Farm Water Supplies Act 1946 No 22	18
[1]	Section 16 Works to be approved	19
	Omit "No work to which Part 2, 5 or 8 of the Water Act 1912 extends".	20
	Insert instead "No work that is a water management work within the	21
	meaning of the Water Management Act 2000".	22
[2]	Section 16	23
	Omit "licence, permit, authority or".	24

[3]	Section 16A Loan to Board	1
	Omit the definition of <i>Board</i> . Insert instead:	2
	Board means a private irrigation board within the meaning of the <i>Water Management Act 2000</i> .	3 4
[4]	Section 16A (5)	5
	Omit "group licence issued under Division 4A of Part 2 of the <i>Water Act 1912</i> ".	6 7
	Insert instead "water supply work approval under the <i>Water Management Act 2000</i> ".	8 9
8.12	Hunter Water Act 1991 No 53	10
[1]	Section 3 Definitions	11
	Omit "Water Administration Act 1986" from the definition of Water Administration Ministerial Corporation in section 3 (2). Insert instead "Water Management Act 2000".	12 13 14
[2]	Section 4C Role of certain Ministers	15
	Omit "Water Administration Act 1986" from section 4C (1) (b). Insert instead "Water Management Act 2000".	16 17
[3]	Section 16 Area covered by operating licence	18
	Omit "referred to in section 11 (2) of the <i>Water Administration Act 1986</i> " from section 16 (2) (b).	19 20
	Insert instead "within the meaning of the Water Management Act 2000".	21
[4]	Section 16 (2) (c)	22
	Omit the paragraph. Insert instead:	23
	(c) a water supply authority within the meaning of the Water Management Act 2000,	24 25

[5]	Section 53 Special areas	1
	Omit "powers conferred on the Water Administration Ministerial	2
	Corporation by section 12 of the <i>Water Administration Act</i> 1986 in relation	3
	to the use, flow and control of water" from section 53 (2).	4
	Insert instead "State's water rights under the Water Management Act 2000".	5
8.13	Independent Pricing and Regulatory Tribunal Act 1992 No 39	ϵ
[1]	Section 4 Government monopoly services	7
	Insert after section 4 (5):	8
	(6) To avoid doubt, the services for which fees and charges are	ç
	payable under Chapter 3 of the Water Management Act 2000	10
	are capable of being declared to be government monopoly	11
	services provided by the Water Administration Ministerial Corporation.	12 13
	Corporation.	13
[2]	Schedule 1 Government agencies for which Tribunal has standing	14
	reference	15
	Omit "Water Supply Authorities Act 1987".	16
	Insert instead "Water Management Act 2000".	17
[3]	Schedule 1	18
	Omit the following:	19
	Administrator of the South-west Tablelands Water Supply	20
	Administrator of the Fish River Water Supply	21

8.14	Land and Environment Court Act 1979 No 204	1	
[1]	Section 17 Class 1—environmental planning and protection appeals		
	Omit section 17 (cb), (cc) and (da).	3	
	Insert after section 17 (b):	4	
	(c) appeals under section 369 of the <i>Water Management Act</i> 2000,	5 6	
[2]	Section 18 Class 2—local government and miscellaneous appeals and applications	7 8	
	Omit section 18 (a2). Insert instead:	9	
	(a2) appeals under section 308 of the Water Management	10	
	Act 2000,	11	
[3]	Section 19 Class 3—land tenure, valuation, rating and compensation	12	
	matters	13	
	Omit section 19 (e1).	14	
[4]	Section 20 Class 4—environmental planning and protection and	15	
	development contract civil enforcement	16	
	Omit section 20 (1) (cj) and (df).	17	
[5]	Section 20 (3) (a)	18	
	Omit "Rivers and Foreshores Improvement Act 1948,".	19	
[6]	Section 21 Class 5—environmental planning and protection summary enforcement	20 21	
	Omit section 21 (ga) and (hb). Insert instead:	22	
	(ga) proceedings under section 365 of the Water Management Act 2000.	23 24	

8.15	Land	Tax Management Act 1956 No 26	1
[1]	Section 62B Expenditure for which allowance is to be made		
	Omit	section 62B (1) (b) and (c). Insert instead:	3
		 (b) any visible and effective improvements which, although not on the land, have been constructed: (i) for the purpose of supplying water to the land, or (ii) for the purpose of draining the land, protecting the land from inundation or making some other provision for the more beneficial use of the land. 	4 5 6 7 8 9
[2]	Section	on 62G	10
	Omit	the section. Insert instead:	11
	62G	Apportionment of joint expenditure	12
		 This section applies to the calculation of allowances for improvements constructed on or for the benefit of a number of parcels of land, where the profitable expenditure has (by agreement or otherwise) been apportioned between the various owners of the land. The proportion of the total profitable expenditure on any such improvements to be allowed in relation to any one parcel of land is to be the same as the proportion of the total cost of those improvements that are paid or payable by the owner of that parcel. 	13 14 15 16 17 18 19 20 21 22
8.16	Loca	I Government Act 1993 No 30	23
[1]	Section	on 56 Application of Division	24
	Omit	the section. Insert instead:	25
	56	Application of Division	26
		(1) The provisions of this Division relating to water supply and sewerage (but not stormwater drainage) do not apply to:	27 28

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Amendment of other Acts

		(a) land within the area of operations of the Sydney Water Board under the <i>Sydney Water Act 1994</i> , or	1 2
		(b) land within the area of operations of the Hunter Water Board under the <i>Hunter Water Act 1991</i> .	3 4
	(2)	The provisions of this Division (sections 57, 58 and 59	5
		excepted) relating to water supply and sewerage (but not	6
		stormwater drainage) do not apply to land within the area of operations of a water supply authority constituted under the	7 8
		Water Management Act 2000.	9
[2]	Section 64	Construction of works for developers	10
	Omit the se	ection. Insert instead:	11
	64 Cor	nstruction of works for developers	12
		Division 5 of Part 2 of Chapter 6 of the Water Management	13
		Act 2000 applies to a council exercising functions under this	14
		Division in the same way as it applies to a water supply authority exercising functions under that Act.	15 16
[3]	Section 68 council?	8 What activities, generally, require the approval of the	17 18
	Omit section	on 68 (2) and (3). Insert instead:	19
	(2)	This section does not apply to the carrying out of an activity specified in Part B of the following Table:	20 21
		(a) on land within the area of operations of the Sydney Water Board under the <i>Sydney Water Act 1994</i> , or	22 23
		(b) on land within the area of operations of the Hunter Water Board under the <i>Hunter Water Act 1991</i> .	24 25
	(3)	This section does not apply to the carrying out of an activity	26
	, ,	specified in item 1, 2, 3, 4 or 6 of Part B of the following Table	27
		on land within the area of operations of a water supply	28
		authority constituted under the <i>Water Management Act</i> 2000.	29

[4]	Section 124 Orders	1
	Omit "a licence granted under Part 2 of the <i>Water Act 1912</i> " from item 11 of the Table to the section.	2 3
	Insert instead "a water management work approval granted under the <i>Water Management Act 2000</i> ".	4 5
[5]	Dictionary	6
	Omit the definition of water supply authority. Insert instead:	7
	water supply authority has the same meaning as it has in the Water Management Act 2000.	8
8.17	Murray-Darling Basin Act 1992 No 65	10
[1]	Section 4 Definitions	11
	Omit "Water Administration Act 1986" from the definition of relevant water authority in section 4 (1).	12 13
	Insert instead "Water Management Act 2000".	14
[2]	Section 21 Powers, liabilities and immunities under Water Management Act 2000 and other Acts	15 16
	Omit "Water Administration Act 1986". Insert instead "Water Management Act 2000".	17 18
	Ü	16
[3]	Section 23 Actions against relevant water authority	19
	Omit "Section 19 (Exclusion of liability) of the <i>Water Administration Act</i> 1986".	20 21

8.18	National Parks and Wildlife Act 1974 No 80	1
[1]	Section 5 Definitions	2
	Omit "Irrigation Act 1912" from section 5 (2) (b). Insert instead "Water Management Act 2000".	3 4
[2]	Section 47J Provisions relating to mining	5
	Omit "Irrigation Act 1912" from section 47J (7) (b). Insert instead "Water Management Act 2000".	6 7
[3]	Section 47J (7) (c)	8
	Omit "Irrigation Corporations Act 1994". Insert instead "Water Management Act 2000".	9 10
8.19	Native Vegetation Conservation Act 1997 No 133	11
	Section 12 Clearing excluded from operation of Act	12
	Omit section 12 (o) and (p). Insert instead:	13
	(o) any clearing carried out in accordance with an approval under the <i>Water Management Act 2000</i> .	14 15
8.20	New South Wales—Queensland Border Rivers Act 1947 No 10	16
[1]	Section 4 Definitions	17
	Omit "Water Administration Act 1986" from the definition of Ministerial Corporation.	18 19
	Insert instead "Water Management Act 2000".	20

[2]	Section 24 Water Management Act 2000 to be read subject to the Agreement	1 2
	Omit "Water Act 1912, as amended by subsequent Acts,".	3
	Insert instead "Water Management Act 2000".	4
8.21	Plantations and Reafforestation Act 1999 No 97	5
[1]	Section 19 Related regulatory approvals for authorised plantations	6
	Omit "licences under the <i>Water Act 1912</i> " from the note to section 19 (1).	7
	Insert instead "licences and approvals under the <i>Water Management Act</i> 2000".	8 9
[2]	Section 52	10
	Omit the section. Insert instead:	11
	52 Plantation operations not subject to certain provisions of the Water Management Act 2000	12 13
	(1) A controlled activity approval is not required under the <i>Water Management Act 2000</i> for plantation operations on an authorised plantation.	14 15 16
	(2) A direction cannot be given under Part 1 of Chapter 7 of that Act so as to prevent or interfere with the carrying out of plantation operations on an authorised plantation.	17 18 19
8.22	Roads Act 1993 No 33	20
[1]	Section 99 Private bodies to maintain or repair certain water supply and drainage works	21 22
	Omit "a private body established under the <i>Water Act 1912</i> , the <i>Drainage Act 1939</i> or the <i>Private Irrigation Districts Act 1973</i> or the <i>Irrigation Corporations Act 1994</i> ".	23 24 25
	Insert instead "an irrigation corporation, a private irrigation board, a private drainage board or a private water trust (within the meaning of the <i>Water Management Act 2000</i>)".	26 27 28

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Schedule 8	Amendment of other Acts

[2]	Dictionary	1
	Omit ", the Irrigation Act 1912" from the definition of Crown Lands Acts.	2
8.23	Rural Assistance Act 1989 No 97	3
	Section 3 Definitions	4
	Omit paragraph (a) of the definition of <i>Crown Lands Acts</i> in section 3 (1). Insert instead:	5 6
	(a) the Crown Lands Acts within the meaning of the <i>Crown Lands Act 1989</i> , or	7 8
8.24	Snowy Hydro Corporatisation Act 1997 No 99	9
[1]	Section 20 Water inquiry to be held	10
	Omit "Water Administration Act 1986" from section 20 (6). Insert instead "Water Management Act 2000".	11 12
[2]	Section 23 Rights and obligations under licence	13
	Omit "and to section 7 of the <i>Water Act 1912</i> (Rights of occupiers of riparian land)" from section 23 (4). Insert instead "and to Part 1 of Chapter 3 of the <i>Water Management Act 2000</i> (Basic landholder rights)".	14 15 16 17
[3]	Section 32 Local water extraction	18
	Omit "Water Act 1912 a right to take and use water" from section 32 (1). Insert instead "Water Management Act 2000 an access licence, water use approval or water supply work approval".	19 20 21

8.25	Soil Conservation Act 1938 No 10	1
[1]	Section 14 Carrying out of works by Minister or Commissioner	2
	Omit "a licence or permit issued pursuant to Part 2 of the <i>Water Act 1912</i> " from section 14 (3).	3 4
	Insert instead "an approval under the Water Management Act 2000".	5
[2]	Section 14 (3)	6
	Omit "any such licence or permit". Insert instead "any such approval".	7 8
[3]	Section 14 (3)	9
	Omit "Part 2 of the <i>Water Act 1912</i> relating to licences or permits". Insert instead "the <i>Water Management Act 2000</i> relating to approvals".	10 11
[4]	Section 23A Catchment committees	12
	Omit the section.	13
[5]	Section 23C Functions of catchment committee	14
	Omit the section.	15
8.26	Subordinate Legislation Act 1989 No 146	16
	Schedule 4 Excluded instruments	17
	Omit item 11. Insert instead:	18
	11 By-laws under Part 2 of Chapter 4 of the <i>Water Management Act 2000</i> .	19 20

8.27	Sydney Water Act 1994 No 88	1
[1]	Section 3 Definitions	2
	Omit "Water Administration Act 1986" from the definition of Water Administration Ministerial Corporation in section 3 (2). Insert instead "Water Management Act 2000".	3 4 5
[2]	Section 6 Role of certain Ministers	6
	Omit "Water Administration Act 1986" from section 6 (1) (b). Insert instead "Water Management Act 2000".	7 8
[3]	Section 10 Area of operations	9
	Omit "referred to in section 11 (2) of the <i>Water Administration Act 1986</i> " from section 10 (3) (c). Insert instead "within the meaning of the <i>Water Management Act 2000</i> ".	10 11 12
[4]	Section 10 (3) (d)	13
	Omit the paragraph. Insert instead:	14
	(d) a water supply authority within the meaning of the Water Management Act 2000,	15 16
[5]	Section 12 Grant of operating licences	17
	Omit section 12 (3)–(6).	18
[6]	Section 30 Sydney Water Corporation Licence Regulator	19
	Omit "Water Administration Act 1986" from section 30 (4) (e). Insert instead "Water Management Act 2000".	20 21
[7]	Section 90 Activities outside area of operations	22
	Omit the section.	23
[8]	Section 91 Contracting out	24
	Omit the section.	25

8.28	Sydney Water Cat	chment Management Act 1998 No 171	1
[1]	Section 3 Definition	s	2
	Omit the definition o	f water supply authority. Insert instead:	3
	-	pply authority has the same meaning as it has in the anagement Act 2000.	4 5
[2]	Section 25 Grant of	operating licence	6
	Omit section 25 (2)—	(5).	7
8.29	Valuation of Land	Act 1916 No 2	8
[1]	Section 4 Definition	s	9
	Omit the definition o	f Water right from section 4 (1).	10
[2]	Section 6A Land val	lue	11
	Omit section 6A (3).		12
[3]	Section 14A Date at	which certain values to be determined	13
	Omit section 14A (1)) (b) (vi).	14
[4]	Section 14A (7), def	inition of "the relevant date"	15
	Omit paragraph (e).		16
[5]	Section 58 Allowand	ces for profitable expenditure—land	17
	Omit section 58 (2) (b) and (c). Insert instead:		
		ny visible and effective improvements which, although on the land, have been constructed:	19 20
	(i)		21
	(ii	for the purpose of draining the land, protecting the land from inundation or making some other provision for the more beneficial use of the land,	22 23 24

[6]	Section 58 (6)–(9)			
	Omit the subsections. Insert instead:	2		
	(6) In calculating allowances for improvements constructed on or for the benefit of a number of parcels of land, where the profitable expenditure has (by agreement or otherwise) been apportioned between the various owners of the land, the proportion of the total profitable expenditure to be allowed in relation to any one of those parcels is to be the same as the proportion of the total cost of those improvements for which the owner of that parcel is liable.	3 4 5 6 7 8 9		
[7]	Section 58F Land rating factors—certain classes of lease from the Crown	11 12		
	Omit section 58F (1) (f).	13		
[8]	Section 60A Determination of values at request of council	14		
	Omit section 60A (1) (b).	15		
[9]	Schedule 2 Savings, transitional and other provisions	16		
	Insert at the end of clause 1 (1):	17		
	Water Management Act 2000	18		
[10]	Schedule 2, Part 3	19		
	Insert after Part 2:	20		
	Part 3 Provisions consequent on enactment of Water Management Act 2000	21 22		
	3 Water rights	23		
	(1) Section 6A (3), as in force immediately before the	24		
	commencement of clause 9 of Schedule 9 to the <i>Water</i>	25		
	Management Act 2000, continues to apply as if an access licence arising under subclause (1) (a) of that clause were a	26		
	water right in relation to:	27 28		

		(a)	the land specified in the entitlement from which the access licence arose as the land to which that entitlement related immediately before that commencement, or	1 2 3 4
		(b)	if the access licence is transferred or amended so as to specify some other land as the land to which the access licence relates, that other land.	5 6 7
	(2)		clause ceases to apply on the commencement of Schedule [2] to the <i>Water Management Act 2000</i> .	9
8.30	Water Ma	nagen	ment Act 2000	10
[1]	Chapter 5,	Part 1	Fish River water supply scheme	11
	Omit the P	art.		12
[2]	Chapter 5,	Part 2	Hunter Valley flood mitigation works	13
	Omit the P	art.		14
[3]	Chapter 5,	Part 3	Lowbidgee flood control and irrigation works	15
	Omit the P	art.		16
[4]	Schedule 3	3 Wate	r supply authorities	17
	Omit "Bene Part 1 of So		th Irrigation District Environment Protection Trust" from e 3.	18 19
[5]	Schedule :	3 Wate	r supply authorities	20
	Omit "Upp 3.	er Parr	ramatta River Catchment Trust" from Part 1 of Schedule	21 22

Schedule 9 Savings, transitional and other provisions			1	
			(Section 404)	2
Part	1 F	Prelii	minary	3
1	Sav	ings a	and transitional regulations	4
	(1)		regulations may contain provisions of a savings or transitional re consequent on the enactment of the following Acts:	5 6
		this A	Act	7
	(2)		a provision may, if the regulations so provide, take effect from ate of assent to the Act concerned or a later day.	8
	(3)	is ear	ne extent to which such a provision takes effect from a date that rlier than the date of its publication in the Gazette, the provision not operate so as:	10 11 12
		(a)	to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of that publication, or	13 14 15
		(b)	to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of that publication.	16 17 18
Part	2 F	Provi	isions consequent on enactment of this Act	19
Divis	ion '	1	General	20
2	Defi	inition	us.	21
		In thi	is Part:	22
		amen	nded legislation means any Act amended by Schedule 8, as so nded.	23 24
		appo	inted day means:	25
		(a)	in relation to a provision of the old legislation that has been repealed or amended by this Act, the day on which the repeal or amendment commences, or	26 27 28

		(b)	in relation to a new provision inserted into the amended legislation by this Act, the day on which the new provision commences.	1 2 3
		old le	gislation means:	4
		(a)	any Act repealed by Schedule 7, as in force immediately before its repeal, and	5 6
		(b)	any Act amended by Schedule 8, as in force immediately before its amendment.	7 8
3	Exis	sting w	vater management works	9
	(1)	Nothi	ing in this Act requires a person to hold an approval:	10
		(a)	to complete the construction of a water management work whose construction was lawfully commenced before the appointed day, or	11 12 13
		(b)	to use a water management work whose construction was lawfully commenced before the appointed day, whether or not its construction was completed before the appointed day.	14 15 16
	(2)	enfor	lause (1) does not prevent a direction from being given and ced under Chapter 7 in relation to a water management work red to in that subclause.	17 18 19
	(3)	imme	clause does not apply to a water management work that, ediately before the appointed day, was the subject of an ement referred to in clause 9, or a permit referred to in clause 14.	20 21 22
	(4)		clause ceases to have effect on a day to be appointed by amation.	23 24
4	Dele	egatio	ns	25
		under	delegation that was in force immediately before the appointed day a provision of the old legislation for which there is a sponding provision in the amended legislation is taken to be a ation in force under the corresponding provision of the amended ation.	26 27 28 29 30

Schedule 9	Sc	hed	lu	le	9
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Savings, transitional and other provisions

5	Construct Corporation	ion of references to Water Administration Ministerial on	1 2
	Subje	ect to this Schedule and the regulations, in any Act or instrument,	3
	a refe	erence to the Water Administration Ministerial Corporation	4
		ever described), in relation to a function that under the old	5
		ation was exercisable by the Ministerial Corporation but under	ϵ
	this A	Act is exercisable by the Minister, extends to the Minister.	7
6	Construct	ion of other references	8
	Subje	ect to this Schedule and the regulations, in any Act or instrument:	Ģ
	(a)	a reference to a provision of the old legislation for which there	10
		is a corresponding provision in the amended legislation extends	11
		to the corresponding provision of the amended legislation, and	12
	(b)	a reference to any act, matter or thing referred to in a provision	13
		of the old legislation for which there is a corresponding	14
		provision in the amended legislation extends to the	15
		corresponding act, matter or thing referred to in the	16
		corresponding provision of the amended legislation.	17
7	General sa	aving	18
	Subje	ect to this Schedule and the regulations:	19
	(a)	anything begun before the appointed day under a provision of	20
		the old legislation for which there is a corresponding provision	21
		in the amended legislation may be continued and completed	22
		under the old legislation as if this Act had not been enacted,	23
		and	24
	(b)	subject to paragraph (a), anything done under a provision of the	25
		old legislation for which there is a corresponding provision in	26
		the amended legislation (including anything arising under	27
		paragraph (a)) is taken to have been done under the	28
		corresponding provision of the amended legislation.	29
Divis	sion 2	Water Act 1912	30
8	Definition		31
	In this	s Division, the 1912 Act means the Water Act 1912, as in force	32
		ediately before the appointed day.	33

9	Enti	tlements	1
	(1)	An entitlement that, immediately before the appointed day, was in force under the 1912 Act:	2
		(a) to the extent to which it entitles any person or body to take a specified quantity of water, is taken to have expired and been replaced by an access licence held by that person or body for the quantity of water so specified (subject to such of the conditions of the entitlement as are applicable to an access licence), and	2 5 6 7 8
		(b) to the extent to which it entitles any person or body to use a specified water management work, is taken to have expired and been replaced by a water management work approval held by that person or body in respect of that work (subject to such of the conditions of the entitlement as are applicable to an approval of that kind), and	10 11 12 13 14
		 (c) is taken to have expired and been replaced by a water use approval entitling that person or body to use water on the land to which the entitlement relates (subject to such of the conditions of the entitlement as are applicable to an approval of that kind): (i) except as provided by subparagraph (ii), for any purpose, or (ii) if the conditions of the entitlement restrict the use of water to specified purposes, for the purposes so specified. 	16 17 18 19 20 21 22 23 24 25
	(2)	Subclause (1) (a) does not apply to an entitlement comprising a licence under Part 5 of the 1912 Act (other than a licence for water from the Great Artesian Basin) that is subject to a condition restricting its use to stock or domestic, or stock and domestic, purposes.	26 27 28 29
	(3)	The reference in subclause (1) (a) to the conditions of an entitlement include a reference to any water allocation determined in respect of that entitlement under a volumetric water allocations scheme in force under Division 4B of Part 2 of the 1912 Act.	30 31 32 33
	(4)	As soon as practicable after the appointed day, the Minister must, in the case of an entitlement that pursuant to subclause (1) becomes a local water utility licence, determine a share component for the licence.	34 35 36
	(5)	The share component referred to in subclause (4):	37
		(a) must be expressed as a specified volume per year, and	38

	(b)	must be calculated on the basis of current levels of water usage within the area in which water is to be supplied under the licence.	1 2 3
(6)	20CA manag contir (8) of	case of a licence under section 13A or an authority under section of the 1912 Act, the holder of the corresponding water gement work approval referred to in subclause (1) (b) may nue to exercise the rights conferred by section 13A (7) or 20CA that Act, as the case requires, while that approval (including the enewal of that approval) remains in force.	4 5 6 7 8 9
	to be s	After that approval expires, the continued exercise of those rights will need supported by an easement, whether negotiated by agreement between the tive landholders or imposed by means of an order under section 88K of the yancing Act 1919.	10 11 12 13
(7)	work	cess licence arising under subclause (1) (a), a water management approval arising under subclause (1) (b) and a water use approval g under subclause (1) (c) each have effect for:	14 15 16
	(a)	except as provided by paragraph (b): (i) 2 years from the appointed day, or (ii) for the balance of the period for which the entitlement from which it arises would (but for this Act) have remained in force, whichever is the longer, or	17 18 19 20 21 22
	(b)	in the case of an access licence or approval arising from an entitlement for an indefinite period, 10 years.	23 24
(8)	In this	s clause, <i>entitlement</i> means:	25
	(a)	a licence, permit, authority, irrigation corporation licence or group licence referred to in Part 2 of the 1912 Act, or	26 27
	(b)	a right to take and use water referred to in section 38B of the 1912 Act, or	28 29
	(c)	a licence referred to in Part 5 of the 1912 Act, or	30
	(d)	an approval referred to in Part 8 of the 1912 Act, or	31
	(e)	a water management licence under Part 9 of the 1912 Act.	32
Rate	es and	charges	33
		rates and charges fixed under Part 3 or 7 of the 1912 Act are to have been fixed under Part 3 of Chapter 5 of this Act.	34 35

11	Floodplains	1
	Subject to the regulations, any land that, immediately before the	2
	appointed day, was designated as a floodplain under Part 8 of the 1912	3
	Act is taken to be a floodplain for the purposes of this Act.	4
12	Floodplain management plans	5
	A floodplain management plan adopted under section 166A of the	6
	1912 Act is taken to be a Minister's plan made under this Act in	7
	relation to floodplain management.	8
Divis	ion 3 Rivers and Foreshores Improvement Act 1948	9
13	Definition	10
	In this Division, the 1948 Act means the Rivers and Foreshores	11
	Improvement Act 1948, as in force immediately before the appointed	12
	day.	13
14	Permits	14
	(1) A permit that, immediately before the appointed day, was in force	15
	under Part 3A of the 1948 Act is taken to have expired and been	16
	replaced by a controlled activity approval entitling its holder to carry	17
	out the activity specified in the permit on the land to which the permit	18
	relates, and is taken to be subject to the same conditions as it was subject under that Act.	19 20
	(2) A controlled activity approval arising under subclause (1) has effect for	21
	the balance of the term for which it was granted.	22
Divis	ion 4 Water Administration Act 1986	23
15	Definition	24
15		
	In this Division, <i>the 1986 Act</i> means the <i>Water Administration Act 1986</i> , as in force immediately before the appointed day.	25 26
16	Continuation of Ministerial Corporation	27
	The Water Administration Ministerial Corporation constituted by Part	28
	2 of Chapter 8 of this Act is a continuation of, and the same legal	29
	entity as, the Water Administration Ministerial Corporation constituted	30
	by the 1986 Act.	31

Schedule 9	Sc	hed	lu	le	9
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Savings, transitional and other provisions

17	Cor	ntinued operation of section 19	1
		Section 19 of the 1986 Act continues to apply to acts, matters and	2
		things that arose before the appointed day.	3
Divis	ion (Water Supply Authorities Act 1987	4
18	Def	inition	5
		In this Division, <i>the 1987 Act</i> means the <i>Water Supply Authorities Act</i>	6
		1987, as in force immediately before the appointed day.	7
19	Cor	ntinuation of water supply authorities	8
	(1)	Each water supply authority constituted by Part 2 of Chapter 6 of this	9
	` ′	Act is a continuation of, and the same legal entity as, the water supply	10
		authority of the same name constituted by the 1987 Act.	11
	(2)	Subject to the regulations, the area of operations of a water supply	12
	` ′	authority constituted by Part 2 of Chapter 6 of this Act is the same as	13
		the area of operations for the corresponding water supply authority	14
		constituted by the 1987 Act.	15
	(3)	Subject to this Act, the members of a water supply authority	16
		constituted by the 1987 Act continue to hold office as members of the	17
		corresponding water supply authority constituted by Part 2 of Chapter	18
		6 of this Act for the residue of their respective terms of office under	19
		the 1987 Act.	20
20	Spe	cial areas	21
		A special area for a water supply authority constituted by the 1987 Act	22
		is taken to be a special area for the corresponding water supply	23
		authority constituted by Part 2 of Chapter 6 of this Act.	24
21	Cer	tificates of compliance	25
		A certificate of compliance granted by a water supply authority under	26
		the 1987 Act is taken to be a certificate of compliance issued by the	27
		corresponding water supply authority under Part 2 of Chapter 6 of this	28
		Act.	29

22	Ser	vice charges	1
	(1)	An order declaring a development area, charging year, drainage area, floodplain, river management area or special industry under section 28 of the 1987 Act is taken to be the corresponding order under Part 2 of Chapter 6 of this Act.	2 3 4 5
	(2)	Service charges levied by a water supply authority under the 1987 Act are taken to be service charges levied by the corresponding water supply authority under Part 2 of Chapter 6 of this Act.	6 7 8
	(3)	Determinations made by a water supply authority under section 34 of the 1987 Act are taken to be determinations made by the corresponding water supply authority under Part 2 of Chapter 6 of this Act.	9 10 11 12
	(4)	Assessments made by a water supply authority under section 35 or 36 of the 1987 Act are taken to be assessments made by the corresponding water supply authority under Part 2 of Chapter 6 of this Act.	13 14 15 16
	(5)	A certificate issued by a water supply authority under section 41 of the 1987 Act is taken to be a certificate issued by the corresponding water supply authority under Part 2 of Chapter 6 of this Act.	17 18 19
23	Pen	alty notices	20
		A penalty notice issued by an authorised employee of a water supply authority under section 51 of the 1987 Act is taken to have been issued by an authorised employee or agent of the corresponding water supply authority under Part 2 of Chapter 6 of this Act, and may be enforced accordingly.	21 22 23 24 25
24	Reg	gulations	26
		Any regulations in force under the 1987 Act immediately before the appointed day are taken to be regulations under this Act, and may be amended and repealed accordingly.	27 28 29
Divis	ion (Fish River Water Supply Administration Act 1945	30
25	Def	inition	31
		In this Division, <i>the 1945 Act</i> means the <i>Fish River Water Supply Administration Act 1945</i> , as in force immediately before the appointed day.	32 33 34

Sch	nedu	le	9

Savings, transitional and other provisions

26	Contributions by councils	1
	Any amount payable by a council under Part 4 of the 1945 Act is taken to be payable under Part 1 of Chapter 5 of this Act.	2 3
27	Regulations	4
	Any regulations in force under the 1945 Act immediately before the	5
	appointed day are taken to be regulations under this Act, and may be	6
	amended and repealed accordingly.	7
Divis	sion 7 Hunter Valley Flood Mitigation Act 1956	8
28	Definition	9
	In this Division, the 1956 Act means the Hunter Valley Flood	10
	Mitigation Act 1956, as in force immediately before the appointed day.	11
29	Permissions	12
	Any permission in force under section 12 of the 1956 Act immediately	13
	before the appointed day, and any approval in force under section 16	14
	of the 1956 Act immediately before the appointed day, are taken to be	15
	consents in force under Part 2 of Chapter 5 of this Act.	16
30	Control and management of works	17
	Any work that, immediately before the appointed day, was under the	18
	control and management of the Ministerial Corporation under the 1956	19
	Act is taken to be under the control and management of the Ministerial	20
	Corporation under Part 2 of Chapter 5 of this Act.	21
31	Finance	22
	Any amount for which the Hunter Catchment Management Trust or a	23
	local council was liable under the 1956 Act immediately before the	24
	appointed day is taken to be an amount for which the Trust or council	25
	is liable under Part 2 of Chapter 5 of this Act.	26
32	Regulations	27
	Any regulations in force under the 1956 Act immediately before the	28
	appointed day are taken to be regulations under this Act, and may be	29
	amended and repealed accordingly.	30

Divis	ion 8	Irrigation Corporations Act 1994	1
33	Defi	inition	2
		In this Division, <i>the 1994 Act</i> means the <i>Irrigation Corporations Act</i> 1994, as in force immediately before the appointed day.	3 4
34	Ope	erating licences	5
		Any operating licence granted to an irrigation corporation under the 1994 Act is taken to be an operating licence under Part 1 of Chapter 4 of this Act.	6 7 8
35	Con	ntinuation of indemnity	9
		Section 75 of the 1994 Act continues to apply to matters arising under that Act before the appointed day as if this Act had not been enacted.	10 11
36	Reg	ulations	12
		Any regulations in force under the 1994 Act immediately before the appointed day are taken to be regulations under this Act, and may be amended and repealed accordingly.	13 14 15
Divis	sion 9	Private Irrigation Districts Act 1973	16
37	Defi	inition	17
		In this Division, <i>the 1973 Act</i> means the <i>Private Irrigation Districts Act 1973</i> , as in force immediately before the appointed day.	18 19
38	Priv	rate districts	20
	(1)	A provisional private domestic and stock water supply district constituted under the 1973 Act is taken to be a private domestic and stock water supply district constituted under Part 2 of Chapter 4 of this Act.	21 22 23 24
	(2)	A private domestic and stock water supply district constituted under the 1973 Act is taken to be a private domestic and stock water supply district constituted under Part 2 of Chapter 4 of this Act.	25 26 27
	(3)	A provisional private domestic and stock water supply and irrigation district constituted under the 1973 Act is taken to be a private domestic and stock water supply and irrigation district constituted under Part 2 of Chapter 4 of this Act.	28 29 30 31

	(4)		1
		constituted under the 1973 Act is taken to be a private domestic and	2
		stock water supply and irrigation district constituted under Part 2 of	3
		Chapter 4 of this Act.	4
39	Boa	ards of management	5
	(1)	The Board of management of a provisional private district or private	6
	` /	district under the 1973 Act is taken to be a private irrigation board	7
		under Part 2 of Chapter 4 of this Act.	8
	(2)	Subject to this Act, the members of a Board of management of a	9
		provisional private district or private district constituted under the 1973	10
		Act continue to hold office as members of the corresponding private	11
		irrigation board under this Act for the residue of their respective terms	12
		of office under the 1973 Act.	13
40	Cor	ntrol and management of works	14
		Any work that, immediately before the appointed day, was under the	15
		control and management of the Board of management of a provisional	16
		private district or private district under the 1973 Act is taken to be	17
		under the control and management of the corresponding private	18
		irrigation board under Part 2 of Chapter 4 of this Act.	19
41	Rat	es and charges	20
	(1)	Any rates and charges fixed by the Board of management of a	21
	` '	provisional private district or private district under the 1973 Act before	22
		the appointed day are taken to have been fixed by the corresponding	23
		private irrigation board under Part 2 of Chapter 4 of this Act.	24
	(2)	A certificate issued by the Board of management of a provisional	25
		private district or private district under the 1973 Act before the	26
		appointed day is taken to be a certificate issued by the corresponding	27
		private irrigation board under Part 2 of Chapter 4 of this Act.	28
42	Wat	ter allocations	29
		Any determination made by the Board of management of a provisional	30
		private district or private district under the 1973 Act before the	31
		appointed day is taken to be a determination made by the	32
		corresponding private irrigation board under Part 2 of Chapter 4 of this	33
		Act.	34

43	By-laws	1
	Any by-laws made the Board of management of a provisional private district or private district under the 1973 Act before the appointed day are taken to be by-laws made by the corresponding private irrigation board under Part 2 of Chapter 4 of this Act, and may be amended and repealed accordingly.	2 3 4 5 6
44	Regulations	7
	Any regulations in force under the 1973 Act immediately before the appointed day are taken to be regulations under this Act, and may be amended and repealed accordingly.	8 9 10
		11
Divis	sion 10 Drainage Act 1939	12
45	Definition	13
	In this Division, <i>the 1939 Act</i> means the <i>Drainage Act 1939</i> , as in force immediately before the appointed day.	14 15
46	Valuations	16
	Any valuation in force in respect of a board under Division 1 of Part 5 of the 1939 Act immediately before the appointed day is taken to be a valuation in respect of a private drainage board under Division 4 of Part 3 of Chapter 4 of this Act.	17 18 19 20
47	Rates	21
.,	Any rate levied under Division 2 of Part 5 of the 1939 Act before the appointed day is taken to be a rate levied under Division 3 of Part 3 of Chapter 4 of this Act.	22 23 24
48	Regulations	25
	Any regulations in force under the 1939 Act immediately before the appointed day are taken to be regulations under this Act, and may be amended and repealed accordingly.	26 27 28
		29

Divis	ion	11	Glennies Creek Dam Act 1979	1
49	Def	inition	I	2
			is Division, <i>the 1979 Act</i> means the <i>Glennies Creek Dam Act</i> , as in force immediately before the appointed day.	3 4
50	Sup	oply of	water to Macquarie Generation	5
	(1)	Mini unde	obligation to supply Macquarie Generation with water that the sterial Corporation had immediately before the appointed day r section 6 of the 1979 Act is taken to continue as if that Act had been repealed.	6 7 8 9
		Pacific Service	Under section 6 of the 1979 Act, the obligation is expressed to be to supply c Power. By virtue of an order under clause 3 of Schedule 5 to the <i>Energy ces Corporations Act 1995</i> , the right to that supply has been transferred from c Power to Macquarie Generation.	10 11 12 13
	(2)	This	clause ceases to have effect:	14
		(a)	on the expiry of 2 years after the appointed day, or	15
		(b)	on the day on which a proclamation adding Macquarie Generation's name to Schedule 2 takes effect,	16 17
		whic	hever occurs first.	18
Divis	sion	12	Transfer of assets, rights and liabilities	19
51	Def	inition	us.	20
		In thi	is Part:	21
		or fut of an	is means any legal or equitable estate or interest (whether present ture and whether vested or contingent) in real or personal property by description (including money), and includes securities, choses tion and documents.	22 23 24 25
			lities means any liabilities, debts or obligations (whether present ture and whether vested or contingent).	26 27
			is means any rights, powers, privileges or immunities (whether ent or future and whether vested or contingent).	28 29
		trans	<i>fer order</i> means an order made by the Minister under clause 52.	30

		<i>transferee</i> means the person to whom any staff, assets, rights or liabilities are transferred by a transfer order.	1 2
		transferor means the Ministerial Corporation.	3
52	Tra	nsfer orders	4
	(1)	The Minister may, by order in writing, transfer to any public authority (including any water supply authority) any assets, rights or liabilities (but not any staff) of the Minister or the Ministerial Corporation with respect to the Fish River water supply scheme referred to in Part 1 of Chapter 5.	5 6 7 8 9
	(2)	The Minister may, by order in writing, transfer to any public authority any staff, assets, rights or liabilities of the Minister or the Ministerial Corporation with respect to the Hunter Valley flood mitigation works referred to in Part 2 of Chapter 5.	10 11 12 13
	(3)	The Minister may, by order in writing, transfer to any private irrigation board any assets, rights or liabilities (but not any staff) of the Minister or the Ministerial Corporation with respect to the Lowbidgee flood control and irrigation works referred to in Part 3 of Chapter 5.	14 15 16 17
	(4)	The Minister may, by order in writing, transfer to any public authority any assets, rights or liabilities (but not any staff) of the Benerembah Irrigation District Environment Protection Trust referred to in Part 1 of Schedule 3.	18 19 20 21
	(5)	The Minister may, by order in writing, transfer to any public authority any assets, rights or liabilities (but not any staff) of the Upper Parramatta River Catchment Trust referred to in Part 1 of Schedule 3.	22 23 24
53	Tra	nsfer of staff	25
		Any person who, by virtue of a transfer order, becomes a member of staff of a transferee is (until other provision is duly made under any Act or law) to be employed in accordance with any relevant statutory provisions, awards, agreements and determinations that would have applied to the person had the person not become a member of staff of the transferee but remained a member of staff of the transferor.	26 27 28 29 30 31

54	Tra	nsfer c	of assets, rights and liabilities	1
	(1)		n any assets, rights or liabilities are transferred by a transfer order, ollowing provisions have effect:	2 3
		(a)	the assets of the transferor are, by operation of this clause, vested in the transferee,	4 5
		(b)	the rights and liabilities of the transferor become, by operation of this clause, the rights and liabilities of the transferee,	6 7
		(c)	all proceedings relating to the assets, rights and liabilities of the transferor or a predecessor of the transferor and pending immediately before the transfer are taken to be proceedings pending against the transferee,	8 9 10 11
		(d)	any act, matter or thing done or omitted to be done in relation to the assets, rights or liabilities of the transferor before the transfer by, to or in respect of the transferor or a predecessor of the transferor is (to the extent to which it has any effect) taken to have been done or omitted by, to or in respect of the transferee,	12 13 14 15 16
		(e)	a reference in any Act, in any instrument made under any Act or in any document of any kind to the transferor or a predecessor of the transferor is (to the extent to which it relates to the assets, rights or liabilities) taken to include a reference to the transferee.	18 19 20 21 22
	(2)	The c	operation of this clause is not to be regarded:	23
		(a)	as a breach of confidence or otherwise as a civil wrong, or	24
		(b)	as a breach of any contractual provision prohibiting, restricting or regulating the assignment or transfer of assets, rights or liabilities, or	25 26 27
		(c)	as giving rise to any remedy by a party to an instrument, or causing or permitting the termination of any instrument, because of a change in the beneficial or legal ownership of any asset, right or liability, or	28 29 30 31
		(d)	as an event of default under any contract or other instrument.	32
	(3)	No a requir	ttornment to the transferee by a lessee from the transferor is red.	33 34
	(4)		nsfer is subject to the terms and conditions of the transfer order hich it is effected.	35 36

	(5)	No compensation is payable to any person in connection with a transfer under this Division except to the extent (if any) to which the	1 2
		transfer order giving rise to the transfer so provides.	3
	(6)	Subclause (5) does not affect the rights of any member of staff referred	4
		to in clause 53.	5
55	Dat	e of vesting	6
		A transfer takes effect on the date specified in the transfer order by	7
		which it is effected.	8
56	Cor	nsideration for vesting	9
		The Minister may, by order in writing, specify the consideration on	10
		which a transfer is made and the value or values at which the assets,	11
		rights or liabilities are transferred.	12
57	Pay	ment of duty	13
		Duty under the <i>Duties Act 1997</i> is not chargeable for or in respect of	14
		anything certified by the Minister as having been done in consequence	15
		of the operation of this clause (for example, the transfer or conveyance	16
		of an interest in land).	17
58	Cor	nfirmation of vesting	18
	(1)	The Minister may, by notice in writing, confirm a transfer of particular	19
		assets, rights or liabilities under this Division.	20
	(2)	A notice under this clause is conclusive evidence of the transfer to	21
		which it relates.	22

Dictionary (Section 4)	1 2
access licence means an access licence referred to in section 56, and includes a renewal of an access licence.	3 4
activity approval means a controlled activity approval or an aquifer interference approval.	5 6
<i>approval</i> means a water use approval, a water management work approval or an activity approval, and includes a renewal of an approval.	7 8 9
<i>aquifer</i> means a geological structure or formation, or an artificial landfill, that is permeated with water or is capable of being permeated with water.	10 11 12
aquifer interference activity means:	13
(a) the penetration of an aquifer, or	14
(b) the interference with water in an aquifer, or	15
(c) the obstruction of the flow of water in an aquifer.	16
<i>aquifer interference approval</i> means an approval referred to in section 91 (3).	17 18
authorised officer, in relation to a provision of this Act, means a person authorised by the Minister to exercise the functions conferred on an authorised officer by that provision, whether generally or in a particular case.	19 20 21 22
available water, in relation to a water management area or water source, means the water that is available in that area or water source in accordance with an available water determination that is in force in respect of that area or water source.	23 24 25 26
available water determination means a determination referred to in section 59.	27 28
basic landholder rights means domestic and stock rights, harvestable rights or native title rights.	29 30
bulk access regime means a bulk access regime established by a management plan, as referred to in section 20 (1) (d), or by a Minister's plan, and includes a bulk access regime as varied by the Minister under section 45.	31 32 33 34
coastal waters of the State has the same meaning as it has in Part 10 of the Interpretation Act 1987.	35 36

consti	ruct a work includes install, alter or extend the work.	1
contro	olled activity means:	2
(a)	the erection of a building or the carrying out of a work (within	3
	the meaning of the Environmental Planning and Assessment	4
4.	Act 1979), or	5
(b)	the removal of material (whether or not extractive material) or vegetation from land, whether by way of excavation or	6 7
	otherwise, or	8
(c)	the deposition of material (whether or not extractive material)	9
(-)	on land, whether by way of landfill operations or otherwise, or	10
(d)	the carrying out of any other activity that affects the quantity or	11
	flow of water in a water source.	12
	olled activity approval means an approval referred to in	13
sectio	n 91 (2).	14
	n land has the same meaning as it has in the Crown Lands Act	15
1989.		16
Depar	rtment means the Department of Land and Water Conservation.	17
	ppment and carry out development have the same meanings as	18
•	have in the Environmental Planning and Assessment Act 1979.	19
	opment consent has the same meaning as it has in the	20
	onmental Planning and Assessment Act 1979.	21
Direc	tor-General means the Director-General of the Department.	22
	stic and stock rights means the rights conferred on a landholder	23
•	etion 52.	24
	age work means a work (such as a pump, pipe or channel) that	25
	astructed or used for the purpose of draining water from land, ling a reticulated system of such works, and includes all	26 27
	lated pipes, sluices, valves and equipment, but does not include:	28
(a)	any sewage work, or	29
(b)	any work declared by the regulations not to be a drainage work.	30
` /	age work approval means an approval referred to in section	31
90 (3)	· · · · · · · · · · · · · · · · · · ·	32
` ′	conment includes all aspects of the surroundings of human beings,	33
	her affecting them as individuals or in their social groupings.	34

	conmental water rules means environmental water rules referred section 8 (2).	1 2
	<i>try</i> means the waters between the mouth of a river and the coastal rs of the State.	3 4
exerc	cise a function includes perform a duty.	5
	active material means earth, sand, gravel, rock, mud, clay or any such substance.	6 7
	work means a work (such as a barrage, causeway, cutting or ankment):	8
(a)	that is situated: (i) in or in the vicinity of a river, estuary or lake, or (ii) within a floodplain, and	10 11 12
(b)	that is of such a size or configuration that, regardless of the purpose for which it is constructed or used, it is likely to have a significant effect on: (i) the flow of water to or from a river, estuary or lake, or (ii) the distribution or flow of floodwater in times of flood,	13 14 15 16
	ncludes all associated pipes, valves and equipment, but does not de any work declared by the regulations not to be a flood work.	18 19
flood	work approval means an approval referred to in section 90 (4).	20
flood	<i>plain</i> means land declared by the regulations to be a floodplain.	21
funci	tion includes a power, authority and duty.	22
	estable rights mean the rights conferred on a landholder by a estable rights order.	23 24
	estable rights area means an area of land that is constituted as a estable rights area by a harvestable rights order.	25 26
harve	estable rights order means an order in force under section 54.	27
imple	ementation program means a program referred to in section 51.	28
	ation corporation means an irrigation corporation referred to in 1 of Chapter 4.	29 30
lake	includes:	31
(a)	a wetland, a lagoon, a saltmarsh and any collection of still water, whether perennial or intermittent and whether natural or artificial, and	32 33 34

(b)	any water declared by the regulations to be a lake,	1
but do	oes not include any water declared by the regulations not to be a	2 3
	includes any water source, and also includes the land on or in any water source is situated.	4 5
landh	nolder, in relation to land, means:	6
(a)	the owner of the land or (if the owner is not in occupation of the land) the lawful occupier of the land, or	7 8
(b)	 the local council, in the case of land that comprises: (i) a public road vested in, or under the control or management of, the local council, or (ii) the site of a work that is, or is proposed to be, constructed for the local council. 	9 10 11 12 13
(eithe	nolding means a holding that is owned or occupied by a person or alone or together with some other person with whom he or she in association of a kind prescribed by the regulations), being a ing that comprises:	14 15 16 17
(a)	a parcel of land that is separately valued under the <i>Valuation of Land Act 1916</i> , or	18 19
(b)	two or more such parcels that together form a single area of land (ignoring any division that arises merely because the land is transected by a road or river).	20 21 22
local	council means the council of a local government area.	23
	<i>newspaper</i> , in relation to any area or locality, means a newspaper ating within that area or locality.	24 25
	<i>transfer rules</i> means rules referred to in section 20 (1) (e), ner established by a management plan or Minister's plan.	26 27
local	water utility means:	28
(a)	a water supply authority established by this Act, or	29
(b)	a council or county council exercising water supply functions under Division 2 of Part 3 of Chapter 6 of the <i>Local Government Act 1993</i> .	30 31 32
majo	r utility means a person or body referred to in Schedule 2.	33
mana	agement committee means a committee referred to in section 12.	34

	agement plan means a plan referred to in section 15 and, in	1 2		
relation to any land that is not within a water management area, or is within a water management area for which there is no relevant				
management plan, includes a Minister's plan.				
	sterial Corporation means the Water Administration Ministerial	5		
	oration constituted by section 372.	6		
Minis	ster's plan means a plan referred to in section 50.	7		
	e title holder, in relation to any waters, means a person who holds	8		
	e title rights in relation to those waters pursuant to a	9		
deter	mination under the <i>Native Title Act 1993</i> of the Commonwealth.	10		
	e title rights means non-exclusive rights to take and use water for	11		
	nal, domestic and non-commercial communal purposes	12		
	dding the purposes of drinking, food preparation, washing,	13		
	facturing traditional artefacts, watering domestic gardens,	14		
	ng, fishing and gathering and recreation, cultural and ceremonial	15		
purpo	<i>,</i>	16		
	r of land means the only person who, or each person who jointly	17		
	verally, at law or in equity:	18		
(a)	is entitled to the land for an estate of freehold in possession, or	19		
(b)	is a person to whom the Crown has contracted to sell the land	20		
	under the Crown Lands Act 1989, or	21		
(c)	is entitled to receive, or receives, or if the land were let to a	22		
	tenant would be entitled to receive, the rents and profits of the	23		
	land, whether as beneficial owner, trustee, mortgagee in	24		
	possession or otherwise,	25		
,	n relation to land of the Crown other than land for which there	26		
is an	owner under paragraph (b) or (c), means the Crown.	27		
	iples of ecologically sustainable development means the	28		
	iples of ecologically sustainable development described in section	29		
6 (2)	of the Protection of the Environment Administration Act 1991.	30		
	te drainage board means a private drainage board referred to in 8 of Chapter 4.	31 32		
	te irrigation board means a private irrigation board referred to in	33		
	2 of Chapter 4.	34		
	te water trust means a private water trust referred to in Part 4 of	35		
Chap		36		

publ	ic authority means:	1
(a)	a Minister of the Crown, or	2
(b)	a Government Department or Administrative Office, or	3
(c)	a statutory body representing the Crown, or	4
(d)	a statutory State owned corporation (or any of its subsidiaries) within the meaning of the <i>State Owned Corporations Act 1989</i> , or	5 6 7
(e)	a council or county council within the meaning of the <i>Local Government Act 1993</i> ,	8 9
	loes not include any person or body declared by the regulations o be a public authority.	10 11
	lated river means a river that is declared by the Minister, by order ished in the Gazette, to be a regulated river.	12 13
river	includes:	14
(a)	any watercourse, whether perennial or intermittent and whether comprising a natural channel or a natural channel artificially improved, and	15 16 17
(b)	any tributary, branch or other watercourse into or from which a watercourse referred to in paragraph (a) flows, and	18 19
(c)	anything declared by the regulations to be a river,	20
but c	loes not include anything declared by the regulations not to be a .	21 22
consimatte inclu	ge work means a work (such as a pump, pipe or channel) that is tructed or used for the purpose of removing sewage or other waste er from land, including a reticulated system of such works, and ides all associated pipes, sluices, valves and equipment, but does include any work declared by the regulations not to be a sewage to	23 24 25 26 27 28
State	's water rights means the rights referred to in section 393 (1).	29
the t	<i>efer principles</i> means principles established under section 71 for ransfer of access licences and the water allocations under an ass licence.	30 31 32
unre	gulated river means a river that is not a regulated river.	33
use a	a water management work means:	34
(a)	in relation to a water supply work:	35

	(i)	to operate the work for the purpose of taking water from	1
		a water source or supplying land with water taken	2
	(ii)	(whether directly or indirectly) from a water source, or to allow the work to operate for that purpose, or	3
(1.)	` ′		4
(b)	in rei	ation to a drainage work: to operate the work for the purpose of draining water	5 6
	(1)	from land, or	7
	(ii)	to allow the work to operate for that purpose, or	8
(c)	in rela	ation to a flood work:	9
. ,	(i)	to operate the work for the purpose of influencing the	10
		flow of floodwater in the vicinity of the land on which	11
	···	the work is situated, or	12
	(ii)	to allow the work to operate for that purpose.	13
		isory Council means the Water Advisory Council by section 370.	14 15
		tion means the water to which the holder of an access	16
licen	ce is en	titled from time to time under the licence.	17
watei	r bore n	neans a bore that is used:	18
(a)	for th	e purpose of finding an aquifer, or	19
(b)		ne purpose of testing the production capacity or water y of an aquifer, or	20 21
(c)		e purpose of taking water from, or discharging anything an aquifer, or	22 23
(d)	for an	y other purpose prescribed by the regulations,	24
		that has been artificially created, widened, lengthened or means of drilling, boring, augering, digging or jetting.	25 26
	•		
		gement area means an area of land that is constituted as agement area by an order in force under section 11.	27 28
		gement principles means water management principles a section 5.	29 30
	r manag lood w	gement work means a water supply work, a drainage work ork.	31 32
		<i>Igement work approval</i> means a water supply work drainage work approval or a flood work approval.	33 34
		<i>flow rules</i> means rules established under section 75 for g of water allocations under an access licence.	35 36
u10 10	-5 m m $=$ 5	or maker anovations ander all access ficelice.	30

water source means:	1		
(a) any river, lake or estuary, or	2		
(b) any place where water occurs naturally on or below the surface of the ground,	3 4		
and includes the coastal waters of the State.	5		
water supply authority means a water supply authority referred to in Schedule 3.			
water supply work means:	8		
(a) a work (such as a water pump or water bore) that is constructed or used for the purpose of taking water from a water source, or	9 10		
(b) a work (such as a tank or dam) that is constructed or used for the purpose of:	11 12		
(i) capturing or storing rainwater run-off, or(ii) storing water taken from a water source, or	13 14		
a work (such as a water pipe or irrigation channel) that is constructed or used for the purpose of conveying water to the point at which it is to be used, or			
any work (such as a bank or levee) that has the effect of diverting away from a water source any overflow from the water source, or			
any work (such as a weir) that has the effect of impounding water in a water source,			
including a reticulated system of such works, and includes all associated pipes, sluices, valves and equipment, but does not include:			
(f) any work that receives water from a water supply work under the control or management of the Sydney Water Board, the Hunter Water Board or a local water utility, or	25 26 27		
(g) any work declared by the regulations as not being a water supply work.	28 29		
water supply work approval means an approval referred to in section 90 (2).	30 31		
water use approval means an approval referred to in section 89.			

Water Management Bill 2000

Dictionary

wate	rfront	land means:	1
(a)	the b	ed of any river or lake, and any land lying between the bed	2
` /		ne river or lake and a line drawn parallel to, and the	3
	preso	cribed distance inland of:	4
	(i)	in the case of non-tidal waters, the highest bank or shore	5
		above the river or lake, and	ϵ
	(ii)	in the case of tidal waters, the mean high water mark of	7
		the river or lake, and	8
(b)	if the regulations so provide, the bed of the coastal waters of the		ç
	State	e, and any land lying between the shoreline of the coastal	10
	wate	rs and a line drawn parallel to, and the prescribed distance	11
	inlan	nd of, the mean high water mark of the coastal waters,	12
where the prescribed distance is 40 metres or (if the regulations			
preso	cribe a l	lesser distance, either generally or in relation to a particular	14
locat	ion or	class of locations) that lesser distance	15