

#### New South Wales

## Water Industry Competition Bill 2006

## **Explanatory note**

This explanatory note relates to this Bill as introduced into Parliament. The *Central Coast Water Corporation Bill 2006* is cognate with this Bill.

### Overview of Bill

The objects of this Bill are:

- (a) to establish a licensing scheme to provide for private sector involvement in the supply of water and the provision of sewerage services, and
- (b) to establish an access regime to ensure that certain monopoly infrastructure services involved in the supply of water and the provision of sewerage services are available to persons seeking access to them, and
- (c) to facilitate the resolution of disputes between persons operating certain sewerage infrastructure and persons seeking access to the contents of that infrastructure, and
- (d) to facilitate the resolution of disputes between private sector bodies and their customers in relation to the supply of water and the provision of sewerage services, and
- (e) to enact provisions to facilitate the construction, maintenance and operation of infrastructure for the supply of water and the provision of sewerage services, and

- (f) to protect private sector involvement in the supply of water and the provision of sewerage services by means of the creation of offences for that purpose, and
- (g) to make other provision of a minor, consequential or ancillary nature.

The Bill also makes consequential amendments to a number of Acts and enacts certain savings and transitional provisions.

### Outline of provisions

#### Part 1 Preliminary

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation.

Clause 3 is a formal provision that gives effect to the Dictionary of words and expressions at the end of the proposed Act.

Clause 4 provides that the proposed Act binds the Crown.

# Part 2 Licensing of network operators and retail suppliers

#### Division 1 Preliminary

Clause 5 prohibits the operation of water industry infrastructure, and the supply of water or the provision of sewerage services by means of such infrastructure, except as authorised by a licence. Public water utilities and certain infrastructure are excluded from the operation of the proposed section.

**Clause 6** provides for 2 kinds of licence, a network operator's licence and a retail supplier's licence, and describes the activities that each kind of licence authorises.

Clause 7 sets out certain licensing principles to be taken into consideration in relation to decisions concerning the granting of licences and the imposition of conditions on licences.

#### Division 2 Procedure for obtaining licences

Clause 8 describes how an application for a licence is to be made, and limits to corporations the power to apply for a licence.

**Clause 9** requires an application for a licence to be considered by IPART, which must publicise the application, consider any submissions made in relation to the application and furnish a report on the application to the Minister.

Clause 10 provides for the determination of an application by the Minister, who must consider IPART's advice and recommendations. The Minister's decision on an

application is to be given to IPART which must post the relevant information on its internet website.

Clause 11 requires a licence to specify the activities that it authorises and the area of operations within which those activities may be carried out.

Clause 12 provides that a licence remains in force until it is cancelled, but does not have effect for the purposes of proposed section 5 while it is suspended.

Clause 13 enables conditions to be imposed on a licence including, in particular, conditions with respect to social programs for the supply of water and the provision of sewerage services.

#### Division 3 Administration of licences

Clause 14 enables the Minister to charge annual licence fees.

Clause 15 enables the conditions of a licence to be varied or added to.

Clause 16 sets out the enforcement action that may be taken, either by the Minister or by IPART, in relation to a licensee that contravenes the proposed Act, the regulations under the proposed Act or the conditions of a licence.

Clause 17 requires a licensee to be notified of any proposed enforcement action and to be given an opportunity to make submissions with respect to the proposed action.

Clause 18 enables the Minister to give emergency directions to a licensee in relation to the operation of water industry infrastructure and in relation to the supply of water and the provision of sewerage services.

Clause 19 enables the Minister to cancel a licence if cancellation is in the public interest. The former licence holder will be entitled to seek compensation for the cancellation.

Clause 20 requires IPART to maintain a register of licences.

#### Part 3 Access to infrastructure services

#### Division 1 Preliminary

Clause 21 states that the object of the proposed Part is to establish a scheme to promote the economically efficient use and operation of, and investment in, significant water industry infrastructure, thereby promoting effective competition in upstream or downstream markets.

**Clause 22** restricts the operation of the proposed Part to scheduled areas, being areas described in Schedule 1 to the proposed Act. The Schedule is to be capable of being added to by means of a Ministerial order.

Clause 23 sets out the declaration criteria to be used for the purposes of the proposed Part. Essentially, infrastructure services will be made the subject of coverage declarations if they meet the criteria. If they do not meet the criteria, they may be made the subject of a binding non-coverage declaration. If they are the subject of a

coverage declaration, but cease to meet the criteria, the coverage declaration is subject to revocation.

#### Division 2 Coverage declarations

Clause 24 describes how an application for a coverage declaration is to be made.

Clause 25 describes the functions of IPART in assessing such an application.

Clause 26 provides for the determination by the Minister of such an application.

Clause 27 requires a coverage declaration to specify the period for which it is to have effect.

#### Division 3 Revocation of coverage declarations

Clause 28 describes how an application for revocation of a coverage declaration is to be made.

Clause 29 describes the functions of IPART in assessing such an application.

Clause 30 provides for the determination by the Minister of such an application.

#### Division 4 Binding non-coverage declarations

Clause 31 describes the infrastructure services to which the proposed Division applies (being proposed infrastructure and infrastructure that is currently unused or used otherwise than for the production, treatment, filtration, storage, conveyance or reticulation of water or sewage).

Clause 32 describes how an application for a binding non-coverage declaration is to be made.

Clause 33 describes the functions of IPART in assessing such an application.

Clause 34 provides for the determination by the Minister of such an application.

Clause 35 requires a binding non-coverage declaration to specify the period for which it is to have effect.

Clause 36 provides that a binding non-coverage declaration has effect only to infrastructure that has substantially the same capacity, and serves substantially the same geographical locations, as those specified in the application for the declaration.

Clause 37 provides for the revocation of binding non-coverage declarations.

#### Division 5 Access undertakings

Clause 38 enables a service provider to give IPART an access undertaking that sets out its arrangements for the provision of access to its infrastructure services. Such an undertaking will provide for disputes as to access to be referred to IPART for determination.

#### Division 6 Access agreements and access determinations

Clause 39 provides for the terms of access to an infrastructure service the subject of a coverage declaration or access undertaking to be set out in an access agreement or in an access determination.

Clause 40 provides for the making of access determinations in relation to matters in dispute that are referred to IPART. Disputes are to be dealt with generally in accordance with the *Commercial Arbitration Act 1984*, but subject to certain provisions of the *Independent Pricing and Regulatory Tribunal Act 1992*. Summaries of determinations are to be posted on IPART's internet website.

#### Division 7 Administration of access regime

Clause 41 sets out pricing principles to be used for the purposes of the proposed Part.

Clause 42 requires service providers whose infrastructure services become the subject of a coverage declaration to keep separate accounts for those services and to prepare a cost allocation manual for approval by IPART. Once a manual has been approved, costs will have to be allocated in accordance with the provisions of the manual.

Clause 43 makes it an offence for a person to hinder another person's access to infrastructure the subject of a coverage declaration or access undertaking.

Clause 44 requires IPART to maintain a register of infrastructure services that are the subject of coverage declarations, binding non-coverage declarations or access undertakings.

## Part 4 Sewer mining

Clause 45 provides that the proposed Part is to apply to sewerage infrastructure for which a service provider has notified IPART of its willingness to permit sewer mining and of its policy regarding the granting of permission to carry out sewer mining.

Clause 46 provides for the making of sewer mining determinations in relation to matters in dispute that are referred to IPART. Disputes are to be dealt with generally in accordance with the *Commercial Arbitration Act 1984*. Summaries of determinations are to be posted on IPART's internet website.

## Part 5 Operation of water retail market

## Division 1 Resolution of disputes between small retail customers and licensed retail suppliers

**Clause 47** provides for internal review by a licensed retail supplier of its decisions affecting small retail customers.

Clause 48 provides for the review by the ombudsman under an approved ombudsman scheme of decisions that internal review has failed to resolve.

**Clause 49** enables the Minister to approve an ombudsman scheme for the purposes of the proposed Act.

Clause 50 states that participation in an approved ombudsman scheme is a condition of a retail supplier's licence.

#### Division 2 Monopoly suppliers and retailers of last resort

**Clause 51** enables the Minister to declare that a specified licensed retail supplier is a monopoly supplier in relation to certain matters.

Clause 52 enables the Minister to refer to IPART certain matters in relation to pricing, enables IPART to make pricing determinations in relation to those matters and requires monopoly suppliers to comply with those determinations.

Clause 53 requires a monopoly supplier to supply water or provide sewerage services, as the case may require, to any premises to which its water industry infrastructure is connected.

#### Division 3 Retailers of last resort

Clause 54 enables the Minister to declare that a specified person (whether a licensed retail supplier or a public water utility) is a retailer of last resort.

Clause 55 requires a retailer of last resort to prepare a contingency plan for circumstances in order to ensure that it can meet its obligations as a retailer of last resort.

Clause 56 empowers the Minister, in circumstances to be prescribed by the regulations, to make an order declaring a supply failure in relation to a licensed retail supplier.

Clause 57 sets out the consequences of the Minister declaring a supply failure: these are that the licensed retail supplier must cease supplying water or providing sewerage services (as specified by the declaration), that the retailer of last resort must take over those functions, and that the licensed retail supplier's customers are to become the customers of the retailer of last resort (and, for that purpose, are taken to have entered into a special circumstances contract with the retailer of last resort).

### Part 6 Work relating to water industry infrastructure

Clause 58 enables licensed network operators to carry out work (in particular, on public roads and public reserves) for the purpose of constructing water industry infrastructure.

Clause 59 requires a licensed network operator to make good any damage that it causes to the surface of a public road or public reserve while carrying out work.

**Clause 60** enables a licensed network operator to require landowners to stop trees on their land from damaging the network operator's water industry infrastructure.

Clause 61 enables a licensed network operator to require landowners to stop other structures and things on their land from damaging the network operator's water industry infrastructure.

Clause 62 enables a licensed network operator to require other persons to alter conduits that are in a public road.

Clause 63 prevents local councils and roads authorities from imposing charges on a licensed network operator in relation to water industry infrastructure that is located in a public road or public reserve.

Clause 64 provides that a licensed network operator retains ownership of its water industry infrastructure that is located in or under land that it does not own.

Clause 65 enables a licensed network operator to appoint meter readers, and confers on meter readers a power to enter premises (other than residential buildings) for the purpose of reading water meters.

#### Part 7 Offences

#### Division 1 Offences

Clause 66 creates an offence of unlawfully digging down to a licensed network operator's underground water industry infrastructure.

Clause 67 creates an offence of unlawfully interfering with a licensed network operator's water industry infrastructure.

**Clause 68** creates an offence of unlawfully interfering with a meter attached to a licensed network operator's water main.

Clause 69 creates an offence of making unlawful connections to a licensed network operator's water main or sewer main.

Clause 70 creates an offence of unlawfully increasing the capacity of existing connections to a licensed network operator's water main or sewer main.

Clause 71 creates an offence of making unlawful discharges into a licensed network operator's stormwater drain or sewer main.

Clause 72 creates an offence of misappropriating water conveyed by a licensed network operator's water infrastructure.

**Clause 73** creates an offence of doing plumbing or drainage work in relation to a licensed network operator's water industry infrastructure otherwise than under an appropriate licence or certificate under the *Home Building Act 1989*.

#### Division 2 Powers of inspectors

Clause 74 provides for the appointment of inspectors for the purposes of the proposed Act, and confers on them a power to enter non-residential premises.

**Clause 75** requires an inspector to give notice before entering premises pursuant to a power of entry.

Clause 76 enables an inspector to use reasonable force in order to gain entry to premises.

**Clause 77** requires an inspector who uses force to gain entry to premises to notify the Minister of that fact.

Clause 78 requires an inspector to exercise due care when exercising a power of entry.

Clause 79 provides for the payment of compensation for damage arising from an inspector's exercise of a power of entry.

Clause 80 provides for the issue of a warrant of entry to enable an inspector to enter premises (including residential premises). Warrants of entry will be subject to the provisions of Division 4 of Part 5 of the Law Enforcement (Powers and Responsibilities) Act 2002.

Clause 81 makes it an offence for a person to prevent an inspector from exercising the inspector's functions, to hinder or obstruct an inspector in the exercise of any such function or to impersonate an inspector.

#### Division 3 General

Clause 82 provides for the service of penalty notices for the purposes of the proposed Act.

Clause 83 enables a court that finds a person guilty of an offence against proposed section 66–72 to order that the person's premises be disconnected from a water main or that the supply of water to those premises be restricted or discontinued.

Clause 84 enables a court to make orders for the payment of money for water that has been misappropriated in contravention of proposed section 72.

#### Part 8 Functions of IPART

#### Division 1 Licence auditing functions

Clause 85 provides that IPART has the function of monitoring, and reporting to the Minister on, the level of compliance by licensees in relation to the conditions of their licences.

Clause 86 requires licensees to pay for the cost of IPART's licence auditing functions.

**Clause 87** enables IPART to direct licensees to keep specified records and provide specified information.

**Clause 88** makes it an offence for a licensee to refuse or fail to comply with a direction by IPART as to the keeping of records or the provision of information.

**Clause 89** requires IPART to prepare annual reports as to the results of its licence auditing activities.

#### Division 2 Regulatory functions

Clause 90 provides that IPART has certain regulatory functions in connection with the licensing provisions of the proposed Act.

#### Division 3 Miscellaneous

**Clause 91** enables IPART to carry out investigations in connection with the exercise of its functions under the proposed Act.

Clause 92 enables IPART to issue guidelines as to how it exercises its functions under the proposed Act.

Clause 93 excludes the access regime under Part 3 of the proposed Act from the application of Division 3 of Part 3 of the *Independent Pricing and Regulatory Tribunal Act 1992*.

#### Part 9 Miscellaneous

Clause 94 enables the Minister and the Director-General to delegate their functions under the proposed Act.

Clause 95 provides for the service of documents for the purposes of the proposed Act.

Clause 96 excludes certain persons from personal liability for acts and omissions in their execution of the proposed Act.

Clause 97 provides that directors and other persons concerned in the management of a corporation are vicariously liable for the corporation's contraventions of the proposed Act or the regulations under the proposed Act.

Clause 98 enables proceedings for offences under the proposed Act to be taken before a Local Court or before the Supreme Court in its summary jurisdiction, and provides that the penalties imposed by a Local Court in any such proceedings cannot exceed 100 penalty units (in the case of a corporation) or 50 penalty units (in any other case).

**Clause 99** enables money due to the Minister or IPART to be recovered as a debt due to the Crown.

Clause 100 enables the Director-General to issue evidentiary certificates in relation to licences under the proposed Act.

Clause 101 enables regulations to be made for the purposes of the proposed Act, including regulations with respect to matters set out in Schedule 2. A regulation will be able to create offences carrying penalties of 250 penalty units (in the case of a corporation) and 100 penalty units (in any other case).

Clause 102 is a formal provision that gives effect to Schedule 3 (Amendment of other Acts).

Clause 103 is a formal provision that gives effect to Schedule 4 (Savings, transitional and other provisions).

**Clause 104** is a standard review clause, requiring a review of the proposed Act to be undertaken 5 years after the date of assent to the proposed Act.

#### Schedule 1 Scheduled areas

**Schedule 1** lists the areas that are to be scheduled areas for the purposes of the proposed Act. Initially, they will comprise the areas of operations of the Sydney Water Corporation and the Hunter Water Corporation. Under proposed section 22 (2), further areas can be added to the Schedule.

#### Schedule 2 Regulation-making powers

**Schedule 2** lists specific matters with respect to which regulations may be made under the proposed Act.

#### Schedule 3 Amendment of other Acts

**Schedule 3** amends the Acts specified in the Schedule.

# Schedule 4 Savings, transitional and other provisions

**Schedule 4** contains savings, transitional and other provisions consequent on the enactment of the proposed Act.

## **Dictionary**

The Dictionary defines various words and expressions for the purposes of the proposed Act.



New South Wales

# **Water Industry Competition Bill 2006**

			Page
Part 1	Pre	liminary	
	1	Name of Act	2
	2	Commencement	2
	3	Definitions	2
	4	Act binds Crown	2
Part 2	Lice	ensing of network operators and retail suppliers	S
	Divis	sion 1 Preliminary	
	5	Prohibition of unlicensed network operation and water supply	3
	6	Licences	3
	7	Licensing principles	4
	Divis	sion 2 Procedure for obtaining licences	
	8	Applications for licences	4

				Page
	9 10 11	Determ	eration of applications by IPART nination of applications e to specify authorised activities and area	4 5
	12 13	of oper Duratio		6 6 6
	Divis	sion 3	Administration of licences	
	14 15 16 17 18 19 20	Annual Variation Enforce License Emerge Cancel	licence fees on of licence conditions ement of licences ees to be notified of proposed action ency directions lation of licences in public interest er of licences	7 7 8 9 9 10
Part 3	Acc	ess to	infrastructure services	
	Divis	sion 1	Preliminary	
	21 22 23		of Part plies only to scheduled areas ation criteria	12 12 12
	Divis	sion 2	Coverage declarations	
	24 25 26 27	Consid Determ	etions for coverage declaration eration of coverage applications by IPART nination of coverage applications by Minister for which coverage declarations to have effect	12 13 14 14
	Divis	sion 3	Revocation of coverage declarations	
	28 29 30	Consid	ations for revocation of coverage declaration eration of revocation applications by IPART ination of revocation applications by Minister	15 15 15
	Divis	sion 4	Binding non-coverage declarations	
	31 32 33	Applica Consid	ation of Division ations for binding non-coverage declaration eration of binding non-coverage applications	16 17
	34		nination of binding non-coverage applications	17
	35	by Mini Period to have	for which binding non-coverage declarations	18 18

				Page
	36		non-coverage declarations have effect only oplying infrastructure	19
	37	Revoca	ation of binding non-coverage declaration	19
	Divis	sion 5	Access undertakings	
	38	Access	undertakings	19
	Divis	sion 6	Access agreements and access determinations	
	39		agreements	20
	40	Access	determinations	21
	Divis	sion 7	Administration of access regime	
	41		principles	22
	42	Service manual	providers to have approved cost allocation	23
	43		ng access to certain services	24
	44	Registe	er of infrastructure services	25
Part 4	Sev	ver min	ing	
	45		ition of Part	26
	46		mining determinations	26
Part 5	Оре	eration	of water retail market	
	Divis	sion 1	Resolution of disputes between small retail customers and licensed retail suppliers	
	47		I review of certain decisions disputed by small ustomers	28
	48		of decisions under approved ombudsman	00
	49	scheme	e ed ombudsman scheme	28 29
	50		e conditions relating to approved ombudsman	20
		scheme	÷	30
	Divis	sion 2	Monopoly suppliers	
	51	Declara	ation of monopoly suppliers	31
	52		determinations for monopoly services	31
	53	Obligat	ions of monopoly suppliers	32
	Divis	sion 3	Retailers of last resort	
	54		ation of retailers of last resort	32
	55	•	ation of contingency plans	32
	56 57		r may declare supply failure of declaration of supply failure	32 33
	37	Ellect C	n deciaration of Supply failure	33

		Page
Part 6	Work relating to water industry infrastructure	J
	58 Erection and placement of water industry infrastructure	34
	59 Damage to public roads and public reserves to be made	34
	good 60 Interference with water industry infrastructure by trees	35
	61 Obstruction of water mains and sewer mains	36
	62 Altering position of conduits	37
	63 Charges for placement of water industry infrastructure	38
	64 Ownership of water industry infrastructure	38
	65 Meter readers	38
Part 7	Offences	
	Division 1 Offences	
	66 Exposure of underground pipes	40
	67 Interference with water industry infrastructure	40
	68 Interference with meters	40
	69 Unauthorised connections	40
	70 Unauthorised increase in capacity of connections	40
	71 Offence to discharge into drains and sewers	41
	72 Unauthorised use of water	41
	73 Unlicensed plumbing and drainage work	41
	Division 2 Powers of inspectors	
	74 Inspectors	41
	75 Notice of entry	42
	76 Use of force	42
	77 Notification of use of force or urgent entry	43
	78 Care to be taken	43
	79 Compensation 80 Warrants of entry	43 43
	<ul><li>80 Warrants of entry</li><li>81 Obstruction of inspectors</li></ul>	43 44
	Division 3 General	
	82 Penalty notices	44
	83 Court may order disconnection and discontinuance	77
	of water supply	45
	84 Court may order payment for stolen water	45
Part 8	Functions of IPART	
	Division 1 Licence auditing functions	
	85 Licence auditing functions	47
	86 Recovery of IPART's costs	47

				Page
	87		to direct licensees to keep records and information	47
	88		to keep records or furnish information	47 47
	89	Annual	·	48
	Divis	sion 2	Regulatory functions	
	90	Regula	tory functions	48
	Divis	sion 3	Miscellaneous	
	91	Investig	gations by IPART	48
	92		guidelines	49
	93		on of Part 3, Division 3, of Independent and Regulatory Tribunal Act 1992	49
Part 9	Mis	cellane	ous	
	94	Delega	tion of functions	50
	95	Service	of documents	50
	96	Exclusi	on of personal liability	50
	97		es by corporations	50
	98		dings for offences	51
	99		ery of monetary penalties	51
	100		tiary certificates	51
	101	Regula		52
	102		ment of other Acts	52
	103	_	s, transitional and other provisions	52
	104	Review	of Act	52
Schedule	e 1	Sched	duled areas	53
Schedule	e 2	Regul	ation-making powers	54
Schedule			dment of other Acts	58
Schedule	<b>9</b> 4	Savin	gs, transitional and other provisions	62
Dictional	rv			64



New South Wales

## **Water Industry Competition Bill 2006**

No , 2006

#### A Bill for

An Act to encourage competition in relation to the supply of water and the provision of sewerage services and to facilitate the development of infrastructure for the production and reticulation of recycled water; and for other purposes.

See also the Central Coast Water Corporation Bill 2006.

Part 1		Preliminary	
The l	Legisl	ature of New South Wales enacts:	1
Par	t 1	Preliminary	2
1	Nam	e of Act	3
		This Act is the Water Industry Competition Act 2006.	4
2	Commencement		5
		This Act commences on a day or days to be appointed by proclamation.	6
3	Defir	nitions	7
	(1)	Words and expressions that are defined in the Dictionary at the end of this Act have the meanings set out in that Dictionary.	8 9
	(2)	Notes included in this Act do not form part of this Act.	10
4	Act b	pinds Crown	11
		This Act binds the Crown in right of New South Wales and, in so far as the legislative power of Parliament permits, the Crown in all its other capacities.	12 13 14

Water Industry Competition Bill 2006

Clause 1

Par	t 2		ensing of network operators and retail opliers	1
Division 1			Preliminary	3
5	Proh	ibitio	tion of unlicensed network operation and water supply	
	(1)	A pe	erson must not:	5
		(a)	construct, maintain or operate any water industry infrastructure, or	6
		(b)	supply water, or provide a sewerage service, by means of any water industry infrastructure,	8
		other	rwise than under the authority of a licence.	10
			imum penalty: 10,000 penalty units (in the case of a corporation) 2,500 penalty units (in any other case).	11 12
	(2)	or th	section (1) (b) does not apply to or in respect of the supply of water, e provision of sewerage services, by a licensed network operator to ensed retail supplier.	13 14 15
	(3)	This	section does not apply to a public water utility in relation to:	16
		(a)	the construction, maintenance or operation of water industry infrastructure situated within its area of operations, or	17 18
		(b)	the supply of water, or the provision of a sewerage service, by means of water industry infrastructure situated within its area of operations.	19 20 21
	(4)	This	section does not apply to or in respect of:	22
		(a)	such water industry infrastructure as comprises water management works to which Chapter 4, 5 or 6 of the <i>Water Management Act 2000</i> applies, or	23 24 25
		(b)	such other water industry infrastructure as is prescribed by the regulations.	26 27
6	Lice	nces		28
	(1)	Subj	ect to any conditions imposed on it by or under this Act:	29
		(a)	a network operator's licence authorises the licensee, and any other person specified in the licence, to construct, maintain and operate the water industry infrastructure so specified for the purposes so specified and	30 31 32

		(b)	a retail supplier's licence authorises the licensee, and any other person specified in the licence, to supply water or provide sewerage services, by means of water industry infrastructure, to persons or classes of persons so specified.	1 2 3 4
	(2)	Noth	ning in this section exempts a licensee from:	5
		(a)	any requirement under the <i>Water Management Act 2000</i> to hold an access licence or water supply work approval, or	6 7
		(b)	any requirement under the <i>Protection of the Environment Operations Act 1997</i> to hold an environmental protection licence.	8 9
7	Lice	nsing	principles	10
	(1)	and v	onsidering whether or not a licence is to be granted under this Part what conditions are to be imposed on such a licence, regard is to be to the following principles:	11 12 13
		(a)	the protection of public health, the environment, public safety and consumers,	14 15
		(b)	the encouragement of competition in the supply of water and the provision of sewerage services,	16 17
		(c)	the ensuring of sustainability of water resources,	18
		(d)	the promotion of production and use of recycled water.	19
	(2)		section does not restrict the matters to which regard may be had in idering the matters referred to in subsection (1).	20 21
Divi	sion	2	Procedure for obtaining licences	22
8	Арр	licatio	ns for licences	23
	(1)		application for a licence may only be made by or on behalf of a oration.	24 25
	(2)	Such	an application:	26
		(a)	must be in such form as the Minister may approve, and	27
		(b)	must be accompanied by such fee as the Minister may determine, and	28 29
		(c)	must be lodged at the office of IPART.	30
9	Con	sidera	tion of applications by IPART	31
	(1)	On r	receiving an application for a licence, IPART:	32
		(a)	must furnish a copy of the application to the Minister, and	33

		(b)	must furnish copies of the application to, and invite submissions on the application from:	2
			(i) the Minister administering the <i>Public Health Act 1991</i> , and	;
			(ii) the Minister administering Chapter 2 of the <i>Water Management Act 2000</i> , and	4
			(iii) such other persons as are prescribed by the regulations, and	(
		(c)	must invite submissions on the application from the public.	-
	(2)		r considering the application and any such submissions, IPART turnish a report on the application to the Minister.	8
	(3)	licen	n a report must include recommendations as to whether or not a nice should be granted and as to the conditions (if any) to which a nice (if granted) should be subject.	10 11 12
10	Dete	rmina	tion of applications	13
	(1)	The licen	Minister may determine an application for a licence by granting a ace or by refusing the application.	14 1
	(2)	recor	Minister must consider, but is not bound to accept, any advice or mmendation in IPART's report on the application and may, if imstances so require, seek further advice from IPART in relation to application.	16 17 18 19
	(3)	A lic	cence may not be granted to a disqualified corporation.	20
	(4)		cence may not be granted unless the Minister is satisfied as to each be following:	2 <sup>2</sup>
		(a)	that the applicant has, and will continue to have, the capacity (including technical, financial and organisational capacity) to carry out the activities that the licence (if granted) would authorise,	23 24 25 26
		(b)	that the applicant has the capacity to carry out those activities in a manner that does not present a risk to public health,	25 28
		(c)	that the applicant has made, and will continue to maintain, appropriate arrangements with respect to insurance,	29 30
		(d)	in the case of an application for a licence to supply water, that, if such a licence is granted, sufficient quantities of the water supplied by the licensee will have been obtained otherwise than from a public water utility,	3 <sup>2</sup> 33 34
		(e)	such matters as are prescribed by the regulations,	35
		(f)	such other matters as the Minister considers relevant, having regard to the public interest.	36 37

	(5)		naking a decision under this section, the Minister must cause notice he decision, and of the reasons for the decision, to be given to RT.	1 2 3
	(6)		eceiving such notice, IPART must cause the information contained e notice to be made available to the public on IPART's internet site.	4 5 6
11	Lice	nce to	specify authorised activities and area of operations	7
	(1)	carry	eence must specify the activities that it authorises the licensee to out and the area within which it authorises those activities to be ed out.	8 9 10
		Note: speci	For example, a licence might authorise the supply of recycled water of a fied quality within a specified area.	11 12
	(2)	licen	same land may be within the area of operations of more than one see, whether the respective licences relate to the same or different ities.	13 14 15
12	Dura	ition o	f licences	16
	(1)	A lic	ence remains in force until it is cancelled.	17
	(2)	A lic	sence does not have effect for the purposes of section 5 (1) while it spended.	18 19
		the lie	The effect of this subsection is to prohibit the licensee from doing what cence would otherwise authorise, but without affecting any obligations to a the licensee is subject under this Act, the regulations or the conditions of cence.	20 21 22 23
13	Con	ditions	s of licences	24
	(1)	A lic	ence is subject to the following conditions:	25
		(a)	such conditions as are imposed on it by this Act or the regulations,	26 27
		(b)	such other conditions (not inconsistent with those imposed on it by this Act or the regulations) as are imposed on it by the Minister.	28 29 30
	(2)		out limiting any other matter with respect to which the Minister impose conditions:	31 32
		(a)	the Minister may impose conditions to ensure that the licensee has, and continues to have, the capacity (including technical, financial and organisational capacity) to carry out the activities authorised by the licence, and	33 34 35 36

		(b)	the Minister may impose conditions requiring the licensee:	1
			(i) to give and maintain security (in such amount and form as the Minister may determine) for the fulfilment of its obligations under the licence, and	2 3 4
			(ii) to maintain appropriate arrangements with respect to insurance.	5
	(3)		out limiting any other matter with respect to which regulations may ade, regulations for the purposes of this section:	7
		(a)	may impose conditions requiring a licensee to implement government policy with respect to social programs for the supply of water and the provision of sewerage services, and	9 10 11
		(b)	may make provision for the funding of such programs, whether in whole or in part, from money made available by Parliament for that purpose, including payment of the efficient costs of implementing such programs, and	12 13 14 15
		(c)	in the case of a licence to supply water, may impose conditions with respect to the quantity of water that the licensee may obtain from a public water utility.	16 17 18
	(4)	<i>prov</i> servi finar	nis section, social program for the supply of water and the ision of sewerage services means a program to ensure that those ces are available to people in need, including those suffering in hardship and those living in remote areas, and includes a ram for the granting of payment assistance, discounts or rebates.	19 20 21 22 23
Divi	sion	3	Administration of licences	24
14	Annı	ual lic	ence fees	25
	(1)	by w	Minister may require a licensee to pay to the Minister such amount, ay of an annual licence fee, as the Minister may from time to time mine.	26 27 28
	(2)		a condition of each licence that the licensee must comply with any irement under this section.	29 30
15	Varia	ation o	of licence conditions	31
		The	Minister may at any time:	32
		The (a)	Minister may at any time:  vary the existing conditions of a licence (other than those imposed by this Act or the regulations), or	32 33 34
			vary the existing conditions of a licence (other than those	33

16	Enfo	rceme	ent of licences	1
	(1)	relati	Minister may, by order, do any one or more of the following in ion to a licensee that contravenes this Act or the regulations or the itions of the licence:	2 3 4
		(a)	the Minister may impose on the licensee a monetary penalty not exceeding:	5 6
			(i) \$500,000 for the first day on which the contravention occurs, and	7 8
			(ii) a further \$20,000 for each subsequent day (not exceeding 25 days) on which the contravention continues,	9 10
		(b)	the Minister may require the licensee to take such action as the Minister considers appropriate in the circumstances, including (for example) requiring the licensee to do any one or more of the following:	11 12 13 14
			(i) to send specified information to customers,	15
			(ii) to publish notices containing specified information,	16
			(iii) to take specified action to rectify the contravention,	17
			(iv) to take specified action to prevent any future contravention,	18 19
		(c)	the Minister may cancel the licence,	20
		(d)	the Minister may suspend the licence,	21
		(e)	the Minister may declare that the licensee is a disqualified corporation for the purposes of this Act,	22 23
		(f)	the Minister may declare that specified persons, being:	24
			(i) persons who are directors of the licensee or are concerned in the management of the licensee, or	25 26
			(ii) persons or classes of persons who are related persons in relation to a person referred to in subparagraph (i),	27 28
			are disqualified individuals for the purposes of this Act.	29
	(2)	indef	order under subsection (1) (d), (e) or (f) may be expressed to apply finitely, for a specified period of time or for a period of time ending the occurrence of a specified event or state of affairs.	30 31 32
	(3)		Minister may, by order, cancel or suspend a licence if the licensee mes a disqualified corporation.	33 34
	(4)	exerc	Minister's functions under subsections (1) and (3) may also be cised by IPART but, in the case of action of the kind referred to in ection (1) (c), (d), (e) or (f) or (3), only with the concurrence of the ster.	35 36 37 38

	(5)	any c	ner IPART nor the Minister may take action under this section for contravention for which the other has previously taken the same of action.	1 2 3
	(6)	Noth suspe	ing in this section prevents a licence from being cancelled or ended at the request of the licensee.	4 5
	(7)		RT has the function of monitoring and reporting to the Minister on bliance by a licensee with the conditions of the licence.	6 7
17	Lice	nsees	to be notified of proposed action	8
	(1)	Actio	on under section 15 or 16 may not be taken unless:	9
		(a)	notice of the proposed action has been given to:	10
			(i) the licensee, and	11
			(ii) such other persons as are prescribed by the regulations, and	12
		(b)	the licensee and each such person has been given a reasonable	13
			opportunity to make submissions with respect to the proposed action, and	14 15
		(c)	the Minister or IPART, as the case requires, has given	16
		(0)	consideration to any such submissions.	17
	(2)	Subselicens	ection (1) (a) (i) does not apply to action taken at the request of the see.	18 19
18	Eme	rgency	y directions	20
	(1)		the opinion that it is necessary to do so in order to deal with a risk blic health or public safety arising from:	21 22
		(a)	the construction, maintenance or operation of water industry infrastructure, or	23 24
		(b)	the supply of water, or the provision of a sewerage service,	25
			Ainister may direct a licensed network operator or licensed retail lier to take specified action to reduce or eliminate that risk.	26 27
	(2)	the n	a condition of a network operator's or retail supplier's licence that etwork operator or retail supplier must comply with any direction r this section.	28 29 30
	(3)	work	e network operator or retail supplier fails to carry out appropriate in accordance with any such direction, the Minister may arrange ne work to be carried out.	31 32 33
	(4)	a cou	cost of carrying out the work may be recovered by the Minister in urt of competent jurisdiction as a debt owed to the Minister by the ork operator or retail supplier.	34 35 36

		_	
	(5)	The Minister's functions under this section may be exercised by an inspector on the Minister's behalf without the need for any authority other than that conferred by this subsection.	1 2 3
19	Can	cellation of licences in public interest	4
	(1)	The Minister may, by written notice served on the licensee, cancel a licence if the Minister considers the cancellation to be in the public interest.	5 6 7
	(2)	Cancellation may be:	8
		(a) of the Minister's own motion, or	9
		(b) on the written recommendation of some other Minister.	10
	(3)	Cancellation may be with respect to the whole or any part of the water industry infrastructure to which the licence relates.	11 12
	(4)	Cancellation takes effect on and from the day specified in the notice of cancellation.	13 14
	(5)	In determining when cancellation is to take effect, the Minister is to consider the public interest and, if cancellation arises from the recommendation of some other Minister, that Minister's reasons for the recommendation.	15 16 17 18
	(6)	A licensee whose licence is cancelled under this section may bring proceedings for compensation in the Supreme Court:	19 20
		(a) if cancellation was of the Minister's own motion, against the Minister, or	21 22
		(b) if cancellation was on the written recommendation of some other Minister, against that Minister.	23 24
	(7)	The Supreme Court is to hear the proceedings and determine whether it is just that compensation be paid to the plaintiff by reason of the cancellation.	25 26 27
	(8)	If the Supreme Court determines that it is just that such a payment be made, the Supreme Court must determine the amount of the payment and give judgment accordingly.	28 29 30
20	Regi	ster of licences	31
	(1)	IPART is to maintain a register of licences.	32
	(2)	The regulations may make provision with respect to the manner and form in which the register is to be kept and the nature of the information to be included in the register.	33 34 35
	(3)	IPART must keep the register available for inspection by members of the public, free of charge, during normal office hours.	36 37

(4)	It is sufficient compliance with subsection (3) if a copy of the register is made available to the public on IPART's internet website.	
(5)	Copies of entries in the register are to be made available to members of the public, at cost, during normal office hours.	;

Part 3		Access to infrastructure services		1
Divi	sion	1	Preliminary	2
21 Object of F		ct of l	Part	3
		econ sign	object of this Part is to establish a scheme to promote the domically efficient use and operation of, and investment in, ificant water industry infrastructure, thereby promoting effective petition in upstream or downstream markets.	4 5 6 7
22	Part	applie	es only to scheduled areas	8
	(1)		Part applies to and in respect of water industry infrastructure that tuated in, on or over land referred to in Schedule 1 (a <i>scheduled</i> e).	9 10 11
	(2)	1 so	Minister may, by order published in the Gazette, amend Schedule as to add more scheduled areas or include more land in existing duled areas.	12 13 14
23	Decl	aratio	n criteria	15
		crite	the purposes of this Part, the following criteria are <i>declaration</i> pria in relation to an infrastructure service provided by water stry infrastructure:	16 17 18
		(a)	that the infrastructure is of State significance, having regard to its nature and extent and its importance to the State economy,	19 20
		(b)	that it would not be economically feasible to duplicate the infrastructure,	21 22
		(c)	that access (or an increase in access) to the service by third parties is necessary to promote a material increase in competition in an upstream or downstream market,	23 24 25
		(d)	that the safe use of the infrastructure by access seekers can be ensured at an economically feasible cost and, if there is a safety requirement, that appropriate regulatory arrangements exist,	26 27 28
		(e)	that access (or an increase in access) to the service would not be contrary to the public interest.	29 30
Division 2		2	Coverage declarations	31
24	Appl	icatio	ns for coverage declaration	32
	(1)		application for a coverage declaration for an infrastructure service only be made by or on behalf of one of the following:	33 34
		(a)	the service provider for that service,	35

		(b)	an ac	ccess seeker in relation to that service who has tried, but d:	
			(i)	to obtain access to that service, or	;
			(ii)	to obtain a change to some aspect of the person's existing access to that service,	!
		(c)		Minister, in the case only of a service provided by a public r utility.	-
	(2)	an ap	plicat	of a service the subject of an existing coverage declaration, ion for the renewal of the declaration may also be made by currently having access to the service.	8 9 10
	(3)	A co	verage	e application:	1.
		(a)	must	be in such form as the Minister may approve, and	12
		(b)	must and	be accompanied by such fee as the Minister may determine,	1; 14
		(c)	must	be lodged at the office of IPART.	15
25	Cons	sidera	tion of	f coverage applications by IPART	16
	(1)	On r	eceivir	ng a coverage application, IPART:	17
		(a)	must	furnish a copy of the application to the Minister, and	18
		(b)	on th	furnish copies of the application to, and invite submissions are application from, such other persons as are prescribed by egulations, and	19 20 2
		(c)	must	invite submissions on the application from the public.	22
	(2)	After	r consi	idering the application and any such submissions, IPART is a report on the application to the Minister.	23 24
	(3)	Such	a repo	ort:	2
		(a)	the d	include a statement of IPART's opinion as to whether or not leclaration criteria are met in relation to the service to which pplication relates, and	26 27 28
		(b)	recoi	PART's opinion is that all of those criteria are met, a mmendation as to the terms in which a coverage declaration ld be made and the period for which it should have effect.	29 30 3
	(4)	IPAI appli	RT mu cation	ist use its best endeavours to ensure that a report on the is provided within 4 months after the application is made.	33
	(5)	This	section	n does not apply to:	34
		(a)	subje	verage application for an infrastructure service that is the ect of a binding non-coverage declaration or an access extaking, or	35 36 37

		(b) a coverage application that IPART determines, with the consent of the Minister, to be frivolous or vexatious.	1 2
26	Dete	rmination of coverage applications by Minister	3
	(1)	The Minister must determine a coverage application:	4
		(a) if satisfied:	5
		(i) that all of the declaration criteria are met in relation to the service to which the application relates, and	6 7
		(ii) that the service is not the subject of a binding non-coverage declaration or an access undertaking,	8 9
		by making a coverage declaration in relation to the service, or	10
		(b) if not so satisfied, by refusing to make such a declaration.	11
	(2)	The Minister must consider, but is not bound to accept, any advice or recommendation in IPART's report on the application and may, if circumstances so require, seek further advice from IPART in relation to the application.	12 13 14 15
	(3)	A coverage declaration need not be in the terms sought by the coverage application, and may apply to a greater or lesser extent than that so sought.	16 17 18
	(4)	The Minister must use his or her best endeavours to ensure that a decision on a coverage application is made within 6 months after the date on which the application was lodged with IPART.	19 20 21
	(5)	On making a decision under this section, the Minister must cause notice of the decision, and of the reasons for the decision, to be given to IPART.	22 23 24
	(6)	On receiving such notice, IPART must cause the information contained in the notice, together with its report on the coverage application, to be made available to the public on IPART's internet website.	25 26 27
27	Perio	od for which coverage declarations to have effect	28
	(1)	A coverage declaration must state the period for which it is to have effect.	29 30
	(2)	Subject to its renewal under section 26, or to its revocation under section 30, a coverage declaration has effect until the end of that period.	31 32
	(3)	A coverage declaration does not have effect in relation to an infrastructure service while the service is the subject of an access undertaking.	33 34 35

Division 3		3	Revocation of coverage declarations	1	
28	8 Applica		ications for revocation of coverage declaration		
	(1)	infra	application for the revocation of a coverage declaration for an structure service may only be made by or on behalf of the service ider for that service.	3 4 5	
	(2)	A rev	vocation application:	6	
		(a)	must be in such form as the Minister may approve, and	7	
		(b)	must be accompanied by such fee as the Minister may determine, and	8	
		(c)	must be lodged at the office of IPART.	10	
29	Cons	sidera	tion of revocation applications by IPART	11	
	(1)	On re	eceiving a revocation application, IPART:	12	
		(a)	must furnish a copy of the application to the Minister, and	13	
		(b)	must furnish copies of the application to, and invite submissions on the application from, such other persons as are prescribed by the regulations, and	14 15 16	
		(c)	must invite submissions on the application from the public.	17	
	(2)		r considering the application and any such submissions, IPART furnish a report on the application to the Minister.	18 19	
	(3)	whet	a report must include a statement of IPART's opinion as to ther or not the declaration criteria are met in relation to the service thich the application relates.	20 21 22	
	(4)		RT must use its best endeavours to ensure that a report on the leation is provided within 4 months after the application is made.	23 24	
	(5)	deter	section does not apply to a revocation application that IPART mines, with the consent of the Minister, to be frivolous or tious.	25 26 27	
30	Dete	rmina	tion of revocation applications by Minister	28	
	(1)	The	Minister must determine a revocation application:	29	
		(a)	if satisfied that any of the declaration criteria are not met in relation to the service to which the application relates, by revoking the coverage declaration for the service, or	30 31 32	
		(b)	if not so satisfied, by refusing to make such a declaration.	33	

	(2)	The Minister must consider, but is not bound to accept, any adversecommendation in IPART's report on the application and materization circumstances so require, seek further advice from IPART in relation application.	nay, if	1 2 3 4
	(3)	A revocation declaration need not be in the terms sought be revocation application, and may apply to a greater or lesser extended that so sought.		5 6 7
	(4)	The Minister must use his or her best endeavours to ensure decision on a revocation application is made within 6 months af date on which the application was lodged with IPART.		8 9 10
	(5)	On making a decision under this section, the Minister must cause of the decision, and of the reasons for the decision, to be gir IPART.		11 12 13
	(6)	On receiving such notice, IPART must cause the information con in the notice, together with its report on the revocation application made available to the public on IPART's internet website.		14 15 16
	(7)	A revocation declaration takes effect on the day specified declaration in that regard.	in the	17 18
Divi	sion	4 Binding non-coverage declarations		19
31	Appl	olication of Division		20
	(1)	This Division applies to infrastructure services to be provided by	<b>:</b>	21
		(a) proposed water industry infrastructure, being infrastr (other than a minor extension to existing infrastructure) that currently constructed, or	ucture t is not	22 23 24
		(b) existing infrastructure that is not currently used, or		25
		(c) existing infrastructure that is currently used otherwise the production, treatment, filtration, storage, conveyar reticulation of water or sewage,		26 27 28
		but does not apply to infrastructure services provided by existing industry infrastructure.	water	29 30
	(2)	For the purposes of determining a binding non-coverage application references to <i>currently</i> in subsection (1) are references to the time the application is made		31 32 33

32	Appli	icatio	ns for binding non-coverage declaration	1
	(1)		application for a binding non-coverage declaration for an structure service:	2
		(a)	may only be made by or on behalf of the service provider for that service, and	4 5
		(b)	may not be made after the water industry infrastructure by means of which the service is to be provided has been commissioned.	6 7
	(2)	A bir	nding non-coverage application:	8
		(a)	must be in such form as the Minister may approve, and	9
		(b)	must be accompanied by such fee as the Minister may determine, and	10 11
		(c)	must be lodged at the office of IPART.	12
33	Cons	idera	tion of binding non-coverage applications by IPART	13
	(1)	On re	eceiving a binding non-coverage application, IPART:	14
		(a)	must furnish a copy of the application to the Minister, and	15
		(b)	must furnish copies of the application to, and invite submissions on the application from, such other persons as are prescribed by the regulations, and	16 17 18
		(c)	must invite submissions on the application from the public.	19
	(2)		considering the application and any such submissions, IPART furnish a report on the application to the Minister.	20 21
	(3)	Such	a report:	22
	, ,	(a)	must include a statement of IPART's opinion as to whether or not the declaration criteria are met in relation to the service to which the application relates, and	23 24 25
		(b)	if IPART's opinion is that any of those criteria are not met, a recommendation as to the terms in which a binding non-coverage declaration should be made and the period for which it should have effect.	26 27 28 29
	(4)		RT must use its best endeavours to ensure that a report on the cation is provided within 4 months after the application is made.	30 31
	(5)	This	section does not apply to:	32
		(a)	a binding non-coverage application for an infrastructure service that is the subject of a coverage declaration or an access undertaking, or	33 34 35
		(b)	a binding non-coverage application that IPART determines, with the consent of the Minister, to be frivolous or vexatious.	36 37

34	Dete	rmination of binding non-coverage applications by Minister	1
	(1)	The Minister must determine a binding non-coverage application:	2
		(a) if satisfied:	3
		(i) that any of the declaration criteria are not met in relation to the service to which the application relates, and	4 5
		(ii) that the service is not the subject of a coverage declaration or an access undertaking,	6 7
		by making a binding non-coverage declaration in relation to the service, or	8 9
		(b) if not so satisfied, by refusing to make such a declaration.	10
	(2)	The Minister must consider, but is not bound to accept, any advice or recommendation in IPART's report on the application and may, if circumstances so require, seek further advice from IPART in relation to the application.	11 12 13 14
	(3)	The Minister must use his or her best endeavours to ensure that a decision on a binding non-coverage application is made within 6 months after the date on which the application was lodged with IPART.	15 16 17
	(4)	On making a decision under this section, the Minister must cause notice of the decision, and of the reasons for the decision, to be given to IPART.	18 19 20
	(5)	On receiving such notice, IPART must cause the information contained in the notice, together with its report on the binding non-coverage application, to be made available to the public on IPART's internet website.	21 22 23 24
35	Perio	od for which binding non-coverage declarations to have effect	25
	(1)	A binding non-coverage declaration must state the period (not exceeding 10 years) for which it is to have effect.	26 27
	(2)	Subject to its renewal under section 34, or to its revocation under section 37, a binding non-coverage declaration has effect until the end of that period.	28 29 30
	(3)	A binding non-coverage declaration does not have effect in relation to an infrastructure service while the service is the subject of an access undertaking.	31 32 33

36		ling no	on-coverage declarations have effect only for complying ture	1 2
		wate	inding non-coverage declaration does not have effect unless the or industry infrastructure to which it relates, when used for the ige, conveyance or reticulation of water or sewage:	3 4 5
		(a)	has substantially the same capacity, and	6
		(b)	serves substantially the same geographical locations,	7
		as th	ose specified in the application for the declaration.	8
37	Revo	ocatio	n of binding non-coverage declaration	9
		The	Minister may revoke a binding non-coverage declaration:	10
		(a)	if the service provider for the service to which the declaration relates requests the Minister to revoke the declaration, or	11 12
		(b)	if the application for the declaration contained false or misleading information or failed to contain information that it was required to contain.	13 14 15
Division 5 Access undertakings				16
38	Acce	ess un	ndertakings	17
	(1)	to ar	rvice provider may give IPART an access undertaking with respect ny one or more of its infrastructure services (whether or not it has an providing them and whether or not they are the subject of grage declarations).	18 19 20 21
	(2)	the s	access undertaking is to be in the form of a document that sets out service provider's arrangements for the provision of access to its astructure services.	22 23 24
	(3)	prov	se arrangements must provide for any disputes concerning the ision of access to its infrastructure services to be referred to IPART esolution in accordance with section 40.	25 26 27
	(4)		access undertaking does not have effect until it has been approved PART.	28 29
	(5)		receiving an application for approval of an access undertaking, RT must invite public submissions on the application.	30 31
	(6)	In de IPAI	eciding whether to approve a service provider's access undertaking, RT must have regard to the following:	32 33
		(a)	the legitimate business interests of the service provider,	34
		(b)	the public interest, including the public interest in having competition in markets,	35 36

		(c)	the interests of prospective access seekers,	
		(d)	any other matters that IPART considers relevant.	:
		Note.	See also section 41 in relation to the application of pricing principles and	;
			on 92 in relation to IPART's guidelines as to the exercise of its functions this section.	
	(7)		access undertaking has effect for the period specified in the	(
		undertaking in that regard, and may only be varied during that period with the consent of IPART.		<del>-</del>
	(8)	A service provider must keep its access undertakings available		,
			ection by members of the public, free of charge, during normal e hours.	10 1
	(9)			1:
			rtakings are made available to the public on the service provider's net website.	1; 1 <sub>4</sub>
	(10)		es of an access undertaking are to be made available to members of ublic, at cost, during normal office hours.	19 10
Div	ision	6	Access agreements and access determinations	17
39	Access agreements			18
	(1)	The terms on which a service provider is to provide access to an		19
	. ,	infrastructure service the subject of a coverage declaration or an access undertaking are to be set out:		20 21
		(a)	in an agreement between the service provider and the access seeker, or	2; 2;
		(b)	if no such agreement can be reached, in an access determination.	24
	(2)	2) A provision of an access agreement is void to the extent to when purports:		25 26
		(a)	to prohibit a service provider from providing a service the subject	2
			of a coverage declaration or an access undertaking to any person, whether or not the person is a party to the agreement, or	28 29
		(b)	to prohibit a service provider from providing a service the subject	30
			of a coverage declaration or an access undertaking to some	3.
			persons on more advantageous terms than those on which it provides the same service to other persons, or	32 33
		(c)	to prohibit or restrict any person from giving information to	34
		` /	IPART or the Minister pursuant to any requirement under this or	3
			any other Act, or from creating documents for the purpose of	30
			recording information for that purpose.	3

Acce	ess determinations	1
(1)	If a dispute exists between a service provider and an access seeker:	2
	(a) as to the terms on which the access seeker is to be given access (or an increase in access) to a service the subject of a coverage declaration or an access undertaking, or	3 4 5
	(b) as to any matter arising under an access agreement that provides for a dispute as to that matter to be dealt with in accordance with this section, or	6 7 8
	(c) as to any matter arising under a determination under this section,	9
	either party to the dispute may apply to IPART for the dispute to be determined by arbitration.	10 11
	<b>Note.</b> Pursuant to section 24B of the <i>Independent Pricing and Regulatory Tribunal Act 1992</i> (as applied by subsection (5)), the arbitrator for such a dispute may be IPART or some other person appointed by IPART to arbitrate the dispute.	12 13 14 15
(2)	IPART may refuse to accept such an application if it is not satisfied that the applicant has, in good faith, attempted to resolve the dispute by negotiation.	16 17 18
(3)	At any time after commencement of proceedings on an application under this section, the arbitrator may require the service provider to cause notice of the proceedings to be given to all other persons to which the service provider provides access to the service concerned.	19 20 21 22
(4)	Subject to this section and the regulations, the <i>Commercial Arbitration Act 1984</i> applies to an arbitration under this section, and to any determination arising from an arbitration under this section, as if a reference in that Act to an award were a reference to a determination under this section.	23 24 25 26 27
(5)	Sections 24B–24E of the <i>Independent Pricing and Regulatory Tribunal Act 1992</i> apply to an arbitration under this section in the same way as they apply to an arbitration under section 24A of that Act, and so apply as if:	28 29 30 31
	(a) a reference in those sections to a government agency were a reference to a service provider, and	32 33
	(b) section 24B (2) and (3) (b) and (c) of that Act were omitted,	34
	except that section 15 of that Act does not apply in relation to any determination arising from an arbitration under this section.	35 36
(6)	In considering the terms of a proposed determination, the arbitrator must have regard to such matters as are prescribed by the regulations.	37 38

Note. See also section 41 in relation to the application of pricing principles.

	(7)	Befor	re making a determination, the arbitrator:	1
		(a)	must cause copies of the proposed determination to be given to each of the parties to the dispute, and	2
		(b)	must give each of the parties an opportunity to make submissions to the arbitrator in relation to the proposed determination.	4 5
	(8)	endea	ect to subsection (9), the arbitrator must use his or her best avours to determine the dispute within 6 months after the cation for the dispute to be determined was made to IPART.	6 7 8
	(9)		e access seeker seeks access in relation to any activity for which it d require, but does not yet hold, a licence under Part 2:	9 10
		(a)	the arbitrator may adjourn proceedings for such time as the arbitrator considers reasonable for the purpose of enabling the access seeker to obtain such a licence, and	11 12 13
		(b)	if the access seeker fails to obtain such a licence within that time, may make a determination refusing the access sought.	14 15
	(10)	In ma	aking a determination under this section:	16
		(a)	the arbitrator must give effect to any access undertaking to which the service concerned is subject, and	17 18
		(b)	the arbitrator must not include in the determination any provision that requires a service provider to do, or not to do, anything that would put it in breach of its obligations under any existing access determination or under this or any other Act or law.	19 20 21 22
	(11)	a not	naking a determination under this section, the arbitrator must cause ice of the making of the determination (which notice must include nmary of the determination) to be given to IPART.	23 24 25
	(12)	conta	receiving such a notice, IPART must cause the information tined in the notice to be made available to the public on IPART's net website.	26 27 28
Divi	ision i	7	Administration of access regime	29
41	Prici	ng pri	nciples	30
	(1)	For t	he purposes of this Part:	31
		(a)	IPART must have regard to the pricing principles when deciding whether or not to approve an access undertaking for an infrastructure service, and	32 33 34
		(b)	an arbitrator must have regard to the pricing principles when determining a dispute in relation to the pricing of access to an infrastructure service the subject of a coverage declaration.	35 36 37

(2)

		infra	structure service are as follows:	2
		(a)	the price of access should generate expected revenue for the service that is at least sufficient to meet the efficient costs of providing access to the service, and include a return on investment commensurate with the regulatory and commercial risks involved,	; ; ;
		(b)	the price of access should allow multi-part pricing and price discrimination when it aids efficiency,	<b>8</b>
		(c)	the price of access should not allow a vertically integrated service provider to set terms and conditions that discriminate in favour of its downstream operations, except to the extent to which the cost of providing access to other operators is higher,	10 11 12 13
		(d)	the price of access should provide incentives to reduce costs or otherwise improve productivity.	14 15
	(3)	with provi main which	e principles must be implemented in a manner that is consistent any relevant pricing determinations for the supply of water and the ision of sewerage services, including (where applicable) the tenance of "postage stamp pricing" (that is, a system of pricing in h the same kinds of customers within the same area of operations harged the same price for the same service).	16 17 18 19 20 2
12	Servi	ice pro	oviders to have approved cost allocation manuals	22
	(1)		in 3 months after an infrastructure service becomes the subject of verage declaration, the service provider:	23 24
		(a)	must keep separate accounts for such of its infrastructure services as are the subject of the declaration, and	25 26
		(b)	must submit a cost allocation manual to IPART in relation to that infrastructure.	25 28
	(2)	whice for the	est allocation manual must be in the form of a document that, in rdance with any rules under subsection (3), sets out the basis on h the service provider proposes to establish and maintain accounts hose of its infrastructure services as are the subject of a coverage aration.	29 30 33 32 33
	(3)	mi i	Minister was formations to time her and a model in the Court	34
			Minister may from time to time, by order published in the Gazette, blish rules for the preparation of cost allocation manuals.	3
	(4)	estab IPAR subm		

For the purposes of this section, the *pricing principles* in relation to any

(5)	On and from the expiry of 3 months from the date on which IPART approves a service provider's cost allocation manual in relation to infrastructure services the subject of a coverage declaration, the service provider must ensure that costs are allocated between each of those services, and between those services and its other activities, in accordance with the manual.	1 2 3 4 5 6
(6)	A cost allocation manual may only be varied with the consent of IPART.	7 8
(7)	A service provider must keep its cost allocation manual available for inspection by members of the public, free of charge, during normal office hours.	9 10 11
(8)	It is sufficient compliance with subsection (7) if a copy of the cost allocation manual is made available to the public on the service provider's internet website.	12 13 14
(9)	Copies of the cost allocation manual are to be made available to members of the public, at cost, during normal office hours.	15 16
(10)	A service provider must not fail to comply with the requirements of this section.  Maximum penalty: 500 penalty units (in the case of a corporation) and	17 18
	50 penalty units (in any other case).	19 20
Hind	ering access to certain services	21
(1)	The provider or a user of a service the subject of a coverage declaration or an access undertaking, or a body corporate related to the provider or a user of the service, must not engage in conduct for the purpose of preventing or hindering any other person from obtaining or exercising rights of access to the service.	22 23 24 25 26
	Maximum penalty: 500 penalty units (in the case of a corporation) and 50 penalty units (in any other case).	27 28
(2)	A person may be taken to have engaged in conduct for the purpose referred to in subsection (1) even though, after all the evidence has been considered, the existence of that purpose is ascertainable only by inference from the conduct of the person or from other relevant circumstances.	29 30 31 32 33
(3)	Subsection (2) does not limit the manner in which the purpose of a person may be established for the purposes of subsection (1).	34 35
(4)	In this section, a <i>user</i> of a service includes a person who has a right to use the service.	36 37

44	Regi	ister of infrastructure services	
	(1)	IPART is to maintain a register of:	2
		(a) infrastructure services the subject of coverage declarations, and	;
		(b) infrastructure services the subject of binding non-coverage declarations, and	
		(c) infrastructure services the subject of access undertakings.	(
	(2)	The regulations may make provision with respect to the manner and form in which the register is to be kept and the nature of the information to be included in the register.	<del>-</del> 8
	(3)	IPART must keep the register available for inspection by members of the public, free of charge, during normal office hours.	10 1
	(4)	It is sufficient compliance with subsection (3) if a copy of the register is made available to the public on IPART's internet website.	12 13
	(5)	Copies of entries in the register are to be made available to members of the public, at cost, during normal office hours.	14 15

Par	t 4	Sev	ver mining	1
45	App	icatio	n of Part	2
		This	Part applies to sewerage infrastructure whose service provider:	3
		(a)	has lodged with IPART a notice:	4
		. ,	(i) that sets out the service provider's policy as to whether,	5
			and on what terms, it will permit sewer miners to draw from the contents of the infrastructure, and	6 7
			(ii) that indicates that the service provider is willing to allow	8
			disputes as to its granting or refusal of such permission to be referred to IPART for arbitration, and	9 10
		(b)	has not subsequently lodged with IPART any notice that	11
			indicates that the service provider is no longer willing to allow such disputes to be so referred.	12 13
46	Sew	er min	ing determinations	14
	(1)	If a d	lispute exists between a service provider and a sewer miner:	15
		(a)	as to the terms of any agreement under which the sewer miner is	16
			to be permitted to draw from the contents of the service provider's sewerage infrastructure, or	17 18
		(b)	as to any matter arising under an agreement referred to in paragraph (a) that provides for a dispute as to that matter to be dealt with in accordance with this section, or	19 20 21
		(c)	as to any matter arising under a determination under this section,	22
			r party to the dispute may apply to IPART for the dispute to be mined by arbitration.	23 24
	(2)		dispute may be dealt with by IPART or by such other person as RT may nominate to arbitrate the dispute.	25 26
	(3)	under cause to d	ny time after commencement of proceedings on an application or this section, the arbitrator may require the service provider to enotice of the proceedings to be given to other persons permitted raw from the contents of the service provider's sewerage structure.	27 28 29 30 31
	(4)	Act deter	ect to this section and the regulations, the <i>Commercial Arbitration</i> 1984 applies to an arbitration under this section, and to any mination arising from an arbitration under this section, as if a ence in that Act to an award were a reference to a determination r this section.	32 33 34 35 36

Sewer mining Part 4

. <del>-</del> \					
(5)	In considering the terms of a proposed determination, the arbiti	rator: 1			
	(a) must give effect to the service provider's policy with re	espect to 2			
	the granting of permission to draw from the content	ts of its 3			
	sewerage infrastructure, and	4			
	(b) subject to paragraph (a), must have regard to such matte	rs as are 5			
	prescribed by the regulations.	6			
(6)	Before making a determination, the arbitrator:	7			
	(a) must cause copies of the proposed determination to be	given to 8			
	each of the parties to the dispute, and	9			
	(b) must give each of the parties an opportunity to make subr	missions 10			
	to the arbitrator in relation to the proposed determination				
(7)	The arbitrator must use his or her best endeavours to determine the				
	dispute within 6 months after the application for the disput	te to be 13			
	determined is made to IPART.	14			
(8)	On making a determination under this section, the arbitrator mu	ıst cause 15			
` ′	a notice of the determination (which notice must include a sum	mary of 16			
	the determination) to be given to IPART.	17			
(9)	On receiving such a notice, IPART must cause the info	ormation 18			
	contained in the notice to be made available to the public on I				
	internet website.	20			

Par	t 5	Op	eration of water retail market	1
Divi	sion	1	Resolution of disputes between small retail customers and licensed retail suppliers	
47	Inter	nal rev	view of certain decisions disputed by small retail customers	4
	(1)	revie unde	mall retail customer may apply to a licensed retail supplier for a sew of the retail supplier's decision in relation to any matter arising or a water supply or sewerage service contract or any other matter cribed by the regulations for the purposes of this subsection.	5 6 7 8
	(2)	The 1	regulations:	9
		(a)	may establish the procedures for making an application and for dealing with an application, and	10 11
		(b)	may impose conditions on retail suppliers' licences relating to the provision and implementation of procedures for dealing with an application, and	12 13 14
		(c)	may treat a failure to make a decision within a specified period as a decision of a particular kind.	15 16
	(3)		application is to be made and dealt with free of charge to the icant.	17 18
48	Revi	ew of	decisions under approved ombudsman scheme	19
	(1)	the re	nall retail customer, and any other person of a class prescribed by egulations, may apply to the ombudsman for review of a decision dispute or complaint to which the scheme relates.	20 21 22
	(2)	not h whic	ept as provided by the scheme or by the regulations, a person does have a right of review under this section in respect of a decision for the a review may be sought under section 47 unless the decision has the subject of review under that section.	23 24 25 26
	(3)	custo	eview under this section is to be free of charge to small retail omers and to other persons of such classes as are prescribed by the lations.	27 28 29
	(4)		section does not limit or otherwise affect the jurisdiction of the sumer, Trader and Tenancy Tribunal.	30 31
	(5)	being in th	ombudsman may decline to deal with a matter if it has been, is g or should be dealt with by another person or tribunal or there are, he ombudsman's opinion, not sufficient grounds for further stigation.	32 33 34 35

	(6)		nout limiting subsection (5), the ombudsman may deal with a matter naking arrangements for it to be referred to another person or nal.	1 2 3
49	App	roved	ombudsman scheme	4
	(1)	this	Minister may approve an ombudsman scheme for the purposes of Act, being a scheme that provides for the appointment of an udsman to deal with:	5 6 7
		(a)	disputes and complaints under water supply or sewerage service contracts entered into with small retail customers, and	8 9
		(b)	any other disputes and complaints of such classes (whether or not under water supply or sewerage service contracts referred to in paragraph (a)) as are prescribed by the regulations.	10 11 12
	(2)		re approving such a scheme, the Minister must be satisfied that the me meets the following objectives:	13 14
		(a)	that all licensed retail suppliers that are required to be members of the scheme are members of the scheme, have agreed to be bound by decisions of the ombudsman under the scheme and, as members, are so bound,	15 16 17 18
		(b)	that the scheme has satisfactory arrangements in place to deal with all disputes and complaints referred to in subsection (1),	19 20
		(c)	that the ombudsman will be able to operate independently of all licensed retail suppliers in exercising functions under the scheme,	21 22
		(d)	that the scheme will be accessible to small retail customers and other persons prescribed by the regulations,	23 24
		(e)	that membership of the scheme will be accessible to all potential members and will provide appropriate representation for all members in relation to the scheme's governing body,	25 26 27
		(f)	that, without limiting any other application of the scheme, the scheme will apply to all disputes and complaints arising under water supply or sewerage service contracts,	28 29 30
		(g)	that the scheme will operate expeditiously and without cost to small retail customers and to other persons of such classes as are prescribed by the regulations,	31 32 33
		(h)	that the scheme will allow small retail customers to choose whether or not they wish to be bound by determinations under the scheme,	34 35 36
		(i)	that the scheme will satisfy best practice benchmarks for schemes of a similar kind, both in terms of its constitution and procedure and in terms of its day to day operations,	37 38 39

		(j)	that the scheme will provide for a monetary limit on claims covered by the scheme of an amount or amounts approved by the Minister,	1 2 3
		(k)	that the scheme will maintain the capacity of the ombudsman, where appropriate, to refer disputes or complaints to other forums,	4 5 6
		(1)	that the scheme will require the ombudsman to inform the Minister of substantial breaches of this Act or the regulations, or the conditions of a licence, of which the ombudsman becomes aware,	7 8 9 10
		(m)	such other objectives as are prescribed by the regulations.	11
	(3)		heme may treat a failure to make a decision within a specified od as a decision of a particular kind.	12 13
	(4)	The l	Minister may at any time revoke an approval under this section.	14
	(5)	other an ap for th	e regulations prescribed a dispute or complaint involving a person than a licensed retail supplier as a dispute or complaint to which oproved scheme may apply, the regulations may make it an offence ne person to fail to comply with a decision of the ombudsman under cheme.	15 16 17 18 19
	(6)		ce of any approval given by the Minister under this section, and of evocation of any such approval, is to be published in the Gazette.	20 21
	(7)		ect to this section, the same scheme may be approved for the oses of both this Act and any other Act or law.	22 23
50	Lice	nce co	onditions relating to approved ombudsman scheme	24
			a condition of a retail supplier's licence under which a licensed supplier supplies water to small retail customers that:	25 26
		(a)	the retail supplier must be a member of an approved ombudsman scheme, and	27 28
		(b)	the retail supplier is bound by, and must comply with, any decision of the ombudsman under the scheme relating to a dispute or complaint involving the retail supplier and a small retail customer.	29 30 31 32

Division 2		2	Monopoly suppliers	1
51	Decla	aratio	on of monopoly suppliers	2
	(1)	speci	Minister may, by order published in the Gazette, declare that a sified licensed retail supplier or licensed network operator is a supply supplier in relation to:	3 4 5
		(a)	a specified water supply or sewerage service, and	6
		(b)	a specified area, and	7
		(c)	a specified class of customers.	8
	(2)		n a declaration may only be made in relation to a service if the ister is satisfied:	9 10
		(a)	that it is a service:	11
			(i) for which there are no other suppliers to provide competition in the part of the market concerned, and	12 13
			(ii) for which there is no contestable market by potential suppliers in the short term in that part of the market, and	14 15
		(b)	in the case of a water supply service for recycled water, that connection of land to that service is required by or under some other Act,	16 17 18
			must be revoked if the Minister ceases to be satisfied as to any of e matters.	19 20
52	Prici	ng det	eterminations for monopoly services	21
	(1)		Minister may refer either or both of the following matters to IPART nvestigation and report:	22 23
		(a)	the determination of the pricing for any service in respect of which a declaration is in force under section 51,	24 25
		(b)	a periodic review of pricing policies in respect of any such service.	26 27
	(2)	Tribi to an same	provisions of Part 3 of the <i>Independent Pricing and Regulatory unal Act 1992</i> in relation to government monopoly services apply and in respect of a matter referred to IPART under this section in the e way as they apply to and in respect of a matter referred to IPART er section 12 of that Act.	28 29 30 31 32
	(3)	supp	a condition of any licence held by a monopoly supplier that the olier must comply with IPART's determination in relation to a ter so referred.	33 34 35

53	Obli	gations of monopoly suppliers	1
	(1)	It is a condition of a licence held by a monopoly supplier for any water supply or sewerage service that the supplier must, in accordance with the declaration for that service, supply that service to any eligible premises to which the owner of the premises requests the supplier to provide that service.	2 3 4 5 6
	(2)	In this section, <i>eligible premises</i> , in relation to a water supply or sewerage service, means premises to which water industry infrastructure by means of which the service is provided is available.	7 8 9
Divi	sion	3 Retailers of last resort	10
54	Decl	aration of retailers of last resort	11
		The Minister may, by order published in the Gazette, declare that a specified person (whether a licensed retail supplier or a public water utility) is the retailer of last resort in relation to the supply of water or the provision of sewerage services within the whole or any specified part of its area of operations.	12 13 14 15 16
55	Prep	aration of contingency plans	17
	(1)	As soon as practicable after a person becomes a retailer of last resort, the person must, in accordance with the regulations, submit for the Minister's approval a contingency plan setting out the arrangements that are in place to ensure that it can meet its obligations as a retailer of last resort.	18 19 20 21 22
	(2)	The Minister may approve a contingency plan as submitted, or may require the retailer of last resort to amend it and resubmit it for approval.	23 24
	(3)	A contingency plan may only be varied with the consent of the Minister.	25
	(4)	<ul> <li>In the case of a retailer of last resort that is a licensed retail supplier:</li> <li>(a) submission of a contingency plan in accordance with subsection (1), and</li> <li>(b) maintenance of the arrangements set out in its contingency plan, are conditions of the retail supplier's licence.</li> </ul>	26 27 28 29 30
56	Mini	ster may declare supply failure	31
	(1)	The Minister may, by order in writing served on:	32
		(a) a licensed retail supplier, and	33
		(b) the relevant retailer of last resort,	34
		declare a supply failure in relation to the licensed retail supplier.	35

	(2) Such an order may not be given except in such circumstances as are prescribed by the regulations.			
57	Effect of declaration of supply failure			
	(1)	Subject to the regulations and the terms of the order:	4	
		(a) the licensed retail supplier, on being served with such a must cease supplying water or providing sewerage ser those customers specified by the order, and		
		(b) a retailer of last resort, on being served with such an ord commence supplying water or providing sewerage ser such of those customers as are within the area in respect of it is the retailer of last resort, and	vices to	
		(c) those customers become, in relation to the supply of water provision of sewerage services, the customers of the retailer of last resort.		
	(2)	In the case of a retailer of last resort that is a licensed retail such an order is a condition of the retail sulicence.		
	(3)	Each such customer and the relevant retailer of last resort are have entered into a special circumstances contract in such term prescribed by the regulations for the purposes of this section.		
	(4)	Subsection (3) does not apply in circumstances in which section of the <i>Hunter Water Act 1991</i> , section 553A (2) of the <i>Government Act 1993</i> or section 55 (3B) of the <i>Sydney Water A</i> applies.	e Local 22	

Par	t 6	Work relating to water industry infrastructure	1		
58	Erec	ction and placement of water industry infrastructure	2		
	(1)	This section applies to work connected with the erection, installation, extension, alteration, maintenance or removal of any water industry infrastructure.			
	(2)	For the purposes of this Act, a licensed network operator:	6		
		(a) may carry out work to which this section applies, and	7		
		(b) in particular, may carry out any such work in or under a publ road or public reserve.	ic 8 9		
	(3)	No such work (other than routine connections, repairs or maintenand work) may be carried out unless the network operator:	ce 10 11		
		(a) has given the local council or roads authority notice of the proposal to carry out the work, and	ne 12 13		
		(b) has given the local council or roads authority a reasonab opportunity (being at least 40 days from the date on which the notice was given) to make submissions to the network operator relation to the proposal, and	ne 15		
		(c) has given consideration to any such submissions.	18		
	(4)	Subsection (3) does not apply to the carrying out of any such work cope with emergencies.	to 19 20		
	(5)	Work to which this section applies is exempt from the requirement for an approval under the <i>Local Government Act 1993</i> .			
	(6)	Section 138 of the <i>Roads Act 1993</i> does not apply to or in respect anything done, or to be done, pursuant to this section.	of 23 24		
59	Dam	mage to public roads and public reserves to be made good	25		
	(1)	If a public road or public reserve is damaged:	26		
	,	(a) by a leakage from, or a bursting of, a licensed network operator water industry infrastructure, or	's 27		
		(b) by any work carried out by a licensed network operator,	29		
		the local council or roads authority may require the network operator make good the damage without delay.	to 30		
	(2)	If the network operator fails to carry out appropriate work in accordance with any such requirement, the local council or roads authority may carry out the work itself.			

	(3)	The cost of carrying out the work may be recovered by the local council or roads authority in a court of competent jurisdiction as a debt owed to it by the network operator.	1 2 3
60	Inter	ference with water industry infrastructure by trees	4
	(1)	If a licensed network operator has reasonable cause to believe that a tree is destroying, damaging or interfering with the network operator's water industry infrastructure, the network operator may, by written notice, require the owner of the land on which the tree is situated, within a reasonable period specified in the notice, to remove the tree, including all roots of the tree that are or may be destroying, damaging or interfering with that infrastructure.	5 6 7 8 9 10 11
	(2)	The network operator must reimburse the owner for the reasonable expenses of any action taken by the owner under this section unless the network operator establishes that:	12 13 14
		(a) after the water industry infrastructure was first constructed, an owner or occupier planted the tree, or caused or permitted the tree to be planted, in, on or near the infrastructure in circumstances in which the owner or occupier should have known that destruction of, damage to or interference with the infrastructure would result, or	15 16 17 18 19 20
		(b) the water industry infrastructure is located, within the land on which the tree has been planted, on land that was the subject of an easement in favour of the network operator (or a predecessor of the network operator) or an easement for water supply or sewerage purposes when the tree was planted.	21 22 23 24 25
	(3)	An owner given notice under this section may, with the consent of the network operator and without destroying, damaging or interfering with the network operator's water industry infrastructure, take steps, other than removal of the tree, to eliminate the cause of the destruction of, damage to or interference with that infrastructure and any reasonable expectation of the destruction, damage or interference occurring in the future.	26 27 28 29 30 31 32
	(4)	No compensation is payable by the network operator to a person for the expenses of taking steps under subsection (3).	33 34
	(5)	If, in circumstances other than those referred to in subsection (3), an owner fails to comply with a notice under this section within the period specified in the notice or within any extension of that period allowed by the network operator in writing, the network operator may remove the tree at its own expense.	35 36 37 38 39

(6)		e under subsection (5), but only if the network operator establishes:	1
	(a)	that the tree was planted during the ownership of that owner, and	3
	(b)	that:	4
	, ,	(i) an owner or occupier should have known that the planting of the tree would result in the destruction of, damage to or interference with the water industry infrastructure concerned, or	5 6 7 8
		(ii) the tree was planted on land that was then the subject of an easement in favour of the network operator (or a predecessor of the network operator) or an easement for water supply or sewerage purposes.	9 10 11 12
(7)	or er	section applies despite the existence of any tree preservation order avironmental planning instrument, but does not apply to any tree is the subject of or is within an area that is the subject of:	13 14 15
	(a)	an interim heritage order, or a listing on the State Heritage Register, under the <i>Heritage Act 1977</i> , or	16 17
	(b)	an order in force under section 136 of the Heritage Act 1977, or	18
	(c)	an interim protection order under the <i>National Parks and Wildlife Act 1974</i> , or	19 20
	(d)	a protection conferred by any similar law.	21
(8)	this cons	section, or by a licensed network operator under subsection (5), titutes an offence against any law under which a tree preservation or environmental planning instrument relating to the land is made.	22 23 24 25
(9)	In th	is section, <i>tree</i> includes shrub or other plant.	26
Obs	tructio	on of water mains and sewer mains	27
(1)	to be destr	section applies if a licensed network operator has reasonable cause lieve that any of its water mains or sewer mains could be damaged, oyed or adversely affected by any nearby structure or thing that, at the water mains or sewer mains were laid, has been erected or lled on a public road or public reserve.	28 29 30 31 32
(2)	In th	ose circumstances, the network operator:	33
	(a)	may serve a written notice on the person having control of the structure or thing requiring that person to modify or remove it, or	34 35
	(b)	in an emergency, may, at its own expense, modify or remove the structure or thing itself.	36 37

	(3)	A not	tice served on a person under subsection (2) (a):	1
		(a)	must specify the work to be carried out, and	2
		(b)	must specify a reasonable time within which the work is to be carried out.	3 4
	(4)		person fails to carry out the work in accordance with the notice, etwork operator may carry out the work itself.	5 6
	(5)	The c	cost of:	7
		(a)	carrying out the work referred to in the notice, and	8
		(b)	repairing any damage done to the water main or sewer main by the structure or thing,	9 10
			be recovered by the network operator in a court of competent liction as a debt owed to it by the person.	11 12
	(6)	struct	ensed network operator may apply for an injunction to prevent a ture or thing being placed in, on or near any of its water mains or mains.	13 14 15
	(7)	A licensed network operator may take action under this section even if the person having control of the structure or thing owns or occupies the land in, on or over which the water main or sewer main is situated.		
	(8)	In the	e circumstances referred to in subsection (7):	19
		(a)	the network operator is liable to the owner of the structure or thing for any loss or damage suffered by the owner as a consequence of the work referred to in subsection (4), and	20 21 22
		(b)	the costs referred to in subsection (5) are not recoverable under that subsection,	23 24
		conce autho	s the existence, in its present position, of the structure or thing erned contravenes the terms of any easement, agreement or other prity that supports the presence of the water main or sewer main in, over the land.	25 26 27 28
62	Alter	ing po	sition of conduits	29
	(1) A licensed network operator may serve a written notice on a person if:			30
		(a)	the network operator needs an alteration to be made in the position of a conduit owned by the person, and	31 32
		(b)	the alteration would not permanently damage the conduit or adversely affect its operation.	33 34

	(2)	(2) The notice:			
		(a)	must specify the work to be carried out, and	2	
		(b)	must specify a reasonable time within which the work is to be carried out, and	3 4	
		(c)	must include an undertaking by the network operator to pay the reasonable cost of carrying out the work.	5 6	
	(3)	oper	e work is not carried out as required by the notice, the network ator may carry out the work in a manner that does not permanently age the conduit or adversely affect its operation.	7 8 9	
	(4) In this section, <i>conduit</i> means anything that is in or under a public road or public reserve (or any other land on which no building or other structure is located) and is used for the conveyance of a substance, energy or signals.		ublic reserve (or any other land on which no building or other eture is located) and is used for the conveyance of a substance,	10 11 12 13	
63	Chai	rges fo	or placement of water industry infrastructure	14	
		netw wate or in	annual or other periodic or special charge is payable by a licensed ork operator to a local council or roads authority in respect of any or industry infrastructure located in a public reserve or public road in respect of the space in a public reserve or public road that is spied by any such infrastructure.	15 16 17 18 19	
64	Own	ership	o of water industry infrastructure	20	
	(1)	infra	censed network operator is the owner of its water industry structure, whether or not the land in, on or over which it is situated when by the network operator.	21 22 23	
	(2)	takeı	eensed network operator's water industry infrastructure is not to be in in execution of any judgment against a person other than the work operator under any process of a court.	24 25 26	
65	Mete	er read	lers	27	
	(1)	A licensed network operator or licensed retail supplier may appoint any of its employees or agents as a meter reader.			
	(2)		n meter reader so appointed must be issued with an identity ficate containing the following:	30 31	
		(a)	the name of the meter reader,	32	
		(b)	the name of the network operator or retail supplier,	33	
		(c)	a passport-style photograph of the meter reader's face,	34	
		(d)	a statement to the effect that, pursuant to this Act, the meter reader is authorised to read meters on behalf of the network operator or retail supplier.	35 36 37	

(3)	A meter reader so appointed may, during normal business hours, enter any premises for the purpose of reading a meter that measures:		
	(a) water supplied from water mains that are controlled by the network operator or by means of which the retail supplie supplies water to those premises, or		
	(b) sewage discharged into sewer mains that are controlled by the network operator or by means of which the retail supplie provides sewerage services to those premises.		
(4)	On request by any person who appears to be in occupation of the premises, a meter reader so appointed must produce his or her identity certificate for inspection.  Maximum penalty: 10 penalty units.		
(5)	This section does not authorise a meter reader to enter such part of a building as is being used for residential purposes except with the consent of the occupier.		

Par	t 7	Offences	1
Divi	sion	1 Offences	2
66	Ехро	sure of underground pipes	3
		A person must not, by opening any ground, expose a licensed network operator's water industry infrastructure:	4 5
		(a) without lawful excuse, or	6
		(b) without having given the network operator at least 2 days' written notice of intention to open the ground.	7 8
		Maximum penalty: 100 penalty units (in the case of a corporation) and 20 penalty units (in any other case).	9 10
67	Inter	ference with water industry infrastructure	11
		A person must not interfere with a licensed network operator's water industry infrastructure unless authorised to do so by the network operator.	12 13 14
		Maximum penalty: 200 penalty units (in the case of a corporation) and 50 penalty units (in any other case).	15 16
68	Inter	ference with meters	17
		A person must not alter or otherwise interfere with a meter that is connected to a licensed network operator's water main or sewer main, or to any seal attached to such a meter, unless authorised to do so by the network operator.	18 19 20 21
		Maximum penalty: 200 penalty units (in the case of a corporation) and 50 penalty units (in any other case).	22 23
69	Una	uthorised connections	24
		A person must not connect any pipe or fitting to a licensed network operator's water main or sewer main unless authorised to do so by the network operator.	25 26 27
		Maximum penalty: 200 penalty units (in the case of a corporation) and 50 penalty units (in any other case).	28 29
70	Una	thorised increase in capacity of connections	30
		A person must not increase the capacity of an existing connection to a licensed network operator's water main or sewer main unless authorised to do so by the network operator.	31 32 33
		Maximum penalty: 200 penalty units (in the case of a corporation) and 50 penalty units (in any other case).	34 35

Water	Industry	Com	petition	Bill	2006
VVULCI	III I G G G G I y	COIL			2000

Offences	Part 7

71	Offence to discharge into drains and sewers			
		operator's	must not discharge any substance into a licensed network stormwater drain or sewer main unless authorised to do so rrangement with the network operator or a licensed retail	; ;
		Maximum a corporation	penalty: 100 penalty units (or 200 penalty units in the case of on).	-
72	Una	thorised us	e of water	8
		conveyed by authorised a licensed in Maximum	must not take, waste, divert, consume or use any water by a licensed network operator's water infrastructure unless to do so under an arrangement with the network operator or retail supplier.  penalty: 200 penalty units (in the case of a corporation) and units (in any other case).	10 12 13 14
73	Unli	ensed plum	nbing and drainage work	15
	(1)	indirect con any kind of	nust not do any kind of plumbing work intended for direct or nnection with a licensed network operator's water main, or f drainage work intended for direct or indirect connection to network operator's sewer main, unless the person:	10 17 18 19
		force	s an endorsed contractor licence or a supervisor certificate in e under the <i>Home Building Act 1989</i> authorising the holder to nat kind of work, or	20 21 22
		(b) does licen	the work under the immediate supervision of the holder of a see or certificate referred to in paragraph (a), or	20 24
		Act I and o	s a tradesperson certificate in force under the <i>Home Building</i> 1989 authorising the holder to do that work under supervision does that work under the general supervision of the holder of ence or certificate referred to in paragraph (a).	25 26 27 28
		Maximum	penalty: 100 penalty units.	29
	(2)	plumbing supervision	ations may make provision for or with respect to any work or drainage work, including the standards for and of any such work and the grant of permission by a licensed perator for the performance of any such work.	30 32 33
Divi	ision	2 Pov	vers of inspectors	34
74	Insp	ectors		3
	(1)	The Minist	er may appoint inspectors for the purposes of this Act or of ed provision of this Act.	36

	(2)		inspector must be issued with an identity certificate containing the wing:	1	
		(a)	the name of the inspector,	3	
		(b)	a passport-style photograph of the inspector's face,	4	
		(c)	a statement to the effect that the inspector is authorised to enter premises for the purpose of this Act.	5	
	(3)	inspe enter agair	ect to any conditions to which his or her appointment as an ector is subject, an inspector may, during normal business hours, any premises for the purpose of ascertaining whether an offence ast this Act or the regulations, or a contravention of the conditions licence, has been committed.	7 8 9 10 11	
	(4)	prem inspe	request by any person who appears to be in occupation of the sises, an inspector must produce his or her identity certificate for ection.	12 13 14	
		Maxi	imum penalty: 10 penalty units.	15	
	(5)	build	section does not authorise an inspector to enter such part of a ling as is being used for residential purposes except with the ent of the occupier or under the authority of a warrant of entry.	16 17 18	
75	Notice of entry				
	(1)	inspe	re an inspector exercises a power of entry under this Division, the ector must give the owner or occupier of the land written notice of intention to enter the land.	20 21 22	
	(2)		notice must specify the day on which the inspector intends to enter and and must be given before that day.	23 24	
	(3)	This	section does not require notice to be given:	25	
		(a)	if entry to the land is made with the consent of the owner or occupier of the land, or	26 27	
		(b)	if entry is required in an emergency.	28	
76	Use	of forc	ce	29	
	(1)	Reasonable force may be used for the purpose of gaining entry to any land (other than such part of a building as is being used for residential purposes) under a power conferred by this Division, but only if authorised by the Minister in accordance with this section.			
	(2)	The a	authority:	34	
		(a)	must be in writing, and	35	
		(b)	must be given in respect of the particular entry concerned and	36	

Offences Part 7

		(c)	must specify the circumstances that must exist before force may be used.	1 2
77	Notif	ficatio	n of use of force or urgent entry	3
	(1)	An ii	nspector:	4
		(a)	who uses force for the purpose of gaining entry to land, or	5
		(b)	who enters land in an emergency without giving written notice to the owner or occupier of the land,	6 7
		must	promptly advise the Minister of that fact.	8
	(2)		Minister must give notice of the entry to such persons or authorities opear to the Minister to be appropriate in the circumstances.	9 10
78	Care	to be	taken	11
	(1)		e exercise of a power under this Division, an inspector must do as damage as possible.	12 13
	(2)	exist	ar as practicable, entry onto fenced land is to be made through an ing opening in the enclosing fence or, if entry through an existing ing is not practicable, through a new opening.	14 15 16
	(3)	Any cease	new opening is to be properly closed when the need for entry es.	17 18
	(4)		the exercise of a power under this Division, any pit, trench, hole ore is made, the inspector:	19 20
		(a)	must fence it, and keep it securely fenced, so long as it remains open or not sloped down, and	21 22
		(b)	must, without unnecessary delay, close it, fill it or slope it down.	23
79	Com	pensa	ation	24
		of who dama exter purpo	hispector must pay compensation to the owner of any land in respect hich a power has been exercised under this Division for any loss or age arising from the exercise of the power, but is not so liable to the not to which the loss or damage arises from work done for the oses of an inspection that reveals that the owner has contravened Act or the regulations.	25 26 27 28 29 30
80	Warı	ants c	of entry	31
	(1)	of th any l	nspector may apply to an authorised officer for a warrant of entry if e opinion that it is necessary for an inspector to enter and inspect land (including any building used for residential purposes) for the oses of this Act.	32 33 34 35

	(2) An authorised officer to whom such an application is made may, if satisfied that there are reasonable grounds for doing so, issue a warrant of entry authorising an inspector named in the warrant to enter and inspect the land for the purposes of this Act.					
	(3) Division 4 of Part 5 of the Law Enforcement (Powers and Responsibilities) Act 2002 applies to a warrant of entry under this section in the same way as it applies to a search warrant under that Act.					
	(4)	In this section, <i>authorised officer</i> has the same meaning as it has in the <i>Law Enforcement (Powers and Responsibilities) Act 2002.</i>	8 9			
81	Obst	ruction of inspectors	10			
		A person must not:	11			
		(a) prevent an inspector from exercising the inspector's functions under this Act, or	12 13			
		(b) hinder or obstruct an inspector in the exercise of any such function, or	14 15			
		(c) impersonate an inspector.	16			
		Maximum penalty: 200 penalty units (in the case of a corporation) and 50 penalty units (in any other case).	17 18			
Divi	sion	3 General	19			
82	Pena	alty notices	20			
	(1)	An authorised official may serve a penalty notice on a person if it appears to the official that the person has committed an offence against this Act or the regulations, being an offence prescribed by the regulations.	21 22 23 24			
	(2)	A penalty notice is a notice to the effect that, if the person served does not wish to have the matter determined by a court, the person may pay, within the time and to the person specified in the notice, the penalty prescribed by the regulations for the offence if dealt with under this section.	25 26 27 28 29			
	(3)	A penalty notice may be served personally or by post.	30			
	(4)	If the amount of the penalty prescribed for the alleged offence is paid under this section, no person is liable to any further proceedings for the alleged offence.	31 32 33			
	(5)	Payment under this section is not an admission of liability for the purposes of, and does not affect or prejudice, any civil claim, action or proceeding arising out of the same occurrence.	34 35 36			

Offences Part 7

	(6)	The regulations:			
		(a)	may prescribe an offence for the purposes of this section by specifying the offence or by referring to the provision creating the offence, and	2 3 4	
		(b)	may prescribe the amount of penalty for the offence if dealt with under this section, and	5	
		(c)	may prescribe different amounts of penalty for different offences or classes of offences.	7 8	
	(7)	not e	amount of penalty prescribed under this section for an offence may exceed the maximum amount of penalty that could be imposed for ffence by a court.	9 10 11	
	(8)	made	section does not limit the operation of any other provision of, or e under, this or any other Act relating to proceedings which may be in respect of offences.	12 13 14	
	(9)		is section, <i>authorised official</i> means a person appointed in writing e Minister as an authorised official for the purposes of this section.	15 16	
83	Court may order disconnection and discontinuance of water supply				
	(1)		urt that finds a person guilty of an offence under section 66–72 may e either or both of the following orders:	18 19	
		(a)	an order that the premises to which the offence relates be disconnected from the water mains of the licensed network operator concerned,	20 21 22	
		(b)	an order that the supply of water to those premises be restricted or discontinued.	23 24	
	(2)		rder under this section has effect regardless of the provisions of any act or other arrangement.	25 26	
84	Cour	t may	order payment for stolen water	27	
	(1)	unlay used netwo	ourt that finds a person guilty of an offence under section 72 of wfully causing water to be taken, wasted, diverted, consumed or may make an order directing the person to pay to the licensed ork operator or licensed retail supplier concerned such amount as ourt considers appropriate for the water so taken, wasted, diverted, umed or used.	28 29 30 31 32 33	
	(2)	Such	an order:	34	
		(a)	may be made by a court on its own motion, or on the application of the network operator or retail supplier, at any time within 6 months after the date of the finding, and	35 36 37	

## Clause 84 Water Industry Competition Bill 2006

## Part 7 Offences

	(b)	if made by a Local Court, may be enforced in a Local Court exercising jurisdiction under Part 7 of the <i>Local Courts Act 1982</i> .	1 2
(3)	Part orde	8 of the <i>Civil Procedure Act 2005</i> applies to and in respect of an runder this section that is made by a Local Court as if:	3 4
	(a)	the order were a judgment of a Local Court in civil proceedings, and	5 6
	(b)	the amount ordered to be paid were a judgment debt, and	7
	(c)	the person against whom the order is made were a judgment debtor, and	8 9
	(d)	the person in whose favour the order is made were a judgment creditor.	10 11
		remedy provided by this section is an alternative to any other edy that may be available apart from this section.	12 13

Part 8 Division		Functions of IPART  1 Licence auditing functions			
				85	Lice
	(1)	IPART's functions under this Division are to monitor, and to report to the Minister on, the extent to which licensed network operators and licensed retail suppliers comply, or fail to comply, with the conditions imposed on the licences held by them.	4 5 6 7		
	(2)	In particular, IPART is to review each licence at intervals of not more than 5 years, and at such other times as the Minister may direct, with the first 5-year review commencing on the fifth anniversary of the granting of the licence.	8 9 10 11		
	(3)	A report with respect to such a review may include recommendations as to the variation or revocation of existing licence conditions or the imposition of new licence conditions.	12 13 14		
86	Recovery of IPART's costs				
	(1)	Each licensee is required to pay to the Treasurer the cost (as certified by IPART) involved in and in connection with carrying out IPART's functions under this Division in relation to the licensee.			
	(2)	Without limitation, a licence may include terms and conditions relating to the determination of the cost of carrying out those functions.	19 20		
87	Pow	er to direct licensees to keep records and furnish information	21		
		For the purposes of monitoring and reporting under this Division, IPART may, by notice in writing served on a licensee, require the licensee:	22 23 24		
		(a) to keep specified records, including any documents specified in the notice, and	25 26		
		(b) to furnish specified information to IPART.	27		
88	Failure to keep records or furnish information				
	(1)	A person must not, without reasonable excuse, refuse or fail to comply with a notice served under section 87.	29 30		
	(2)	Without limitation, it is a reasonable excuse for the purposes of subsection (1) that to comply with the notice might tend to incriminate a natural person or make the person liable to any forfeiture or penalty.	31 32 33		
	(3)	A person must not give to IPART any information that the person knows to be false or misleading in a material particular (unless the person informs IPART of that fact).	34 35 36		

	(4)	A person must not take any action that detrimentally affects the employment of another person, or threaten to do so, because that other person has assisted IPART in any investigation.  Maximum penalty: 100 penalty units or imprisonment for 6 months, or both.	
89	Ann	ual reports	6
	(1)	As soon as practicable after 30 June (but on or before 31 October) in each year, IPART must prepare and forward to the Minister a report on the extent to which licensees have complied, or failed to comply, with the conditions imposed on their licences during the 12 months ending on 30 June in that year.	- 8 9 10 11
	(2)	The Minister must lay the report or cause it to be laid before both Houses of Parliament as soon as practicable after receiving the report.	12 13
Divi	sion	2 Regulatory functions	14
90	Regu	ulatory functions	15
	(1)	IPART's regulatory functions under this Division are:	16
		(a) the functions conferred on it by Part 2, and	17
		(b) the functions conferred on it by Part 3, and	18
		(c) the functions conferred on it by section 46, and	19
		(d) the functions conferred on it by section 52, and	20
		(e) such of IPART's other functions under this Act as are prescribed by the regulations for the purposes of this section.	2° 22
	(2)	Part 4B of the <i>Independent Pricing and Regulatory Tribunal Act 1992</i> applies in relation to IPART's regulatory functions under this Act.	23 24
Divi	sion	3 Miscellaneous	25
91	Inve	stigations by IPART	26
	(1)	IPART may conduct investigations for the purpose of enabling it to exercise its functions under this Act.	27 28
	(2)	Subject to this section, and except to the extent to which the regulations otherwise provide, the provisions of Division 7 of Part 3 of the <i>Independent Pricing and Regulatory Tribunal Act 1992</i> apply to an investigation under this section in the same way as they apply to an investigation under that Act.	29 30 37 32 33

Functions	of IPART
-----------	----------

Part 8

	(3)	Section 21 (1) of the <i>Independent Pricing and Regulatory Tribunal Act</i> 1992 does not apply so as to require IPART to hold any hearing for the purposes of an investigation under this section.	1 2 3
92	IPAF	RT guidelines	4
	(1)	IPART may issue guidelines as to the manner in which it exercises its functions under this Act.	5 6
	(2)	IPART must keep the guidelines available for inspection by members of the public, free of charge, during normal office hours.	7 8
	(3)	It is sufficient compliance with subsection (2) if a copy of the guidelines is made available to the public on IPART's internet website.	9 10
	(4)	Copies of the guidelines are to be made available to members of the public, at cost, during normal office hours.	11 12
93		usion of Part 3, Division 3, of Independent Pricing and Regulatory unal Act 1992	13 14
		Division 3 of Part 3 of the <i>Independent Pricing and Regulatory Tribunal Act 1992</i> does not apply to or in respect of a service provider's infrastructure services.	15 16 17

Part 9		Miscellaneous	
94	Dele	gation of functions	2
	(1)	The Minister and the Director-General may delegate to any person any of their functions under this Act, other than this power of delegation.	3 4
	(2)	Despite subsection (1), the Director-General may sub-delegate to any person any function that has been delegated to the Director-General by the Minister, but only if the terms of the delegation authorise its sub-delegation.	5 6 7 8
		<b>Note.</b> See also section 49 of the <i>Interpretation Act 1987</i> in relation to the delegation of functions.	9 10
95	Serv	ice of documents	11
	(1)	A document that by this Act or the regulations is required to be served on a person may be served:	12 13
		(a) on an individual, by delivering it to the individual personally or by sending it by post to (or leaving it in the individual's letterbox at) the person's place of residence or business, and	14 15 16
		(b) on a corporation, by sending it by post to (or leaving it in the corporation's letterbox at) the corporation's registered office within the meaning of the <i>Corporations Act 2001</i> of the Commonwealth.	17 18 19 20
	(2)	This section does not affect any other law governing the service of documents.	21 22
96	Excl	usion of personal liability	23
		Any matter or thing done or omitted to be done by the Minister, the Director-General or an inspector, or by any person acting under the direction of the Minister or the Director-General, does not, if the matter or thing was done or omitted to be done in good faith for the purpose of executing this Act, subject that person personally to any action, liability, claim or demand.	24 25 26 27 28 29
97	Offe	nces by corporations	30
	(1)	If a corporation contravenes, whether by act or omission, any provision of this Act or the regulations, each person who is a director of the corporation or who is concerned in the management of the corporation is taken to have contravened the same provision, unless the person satisfies the court that:	31 32 33 34 35
		(a) the corporation contravened the provision without the person's actual, imputed or constructive knowledge, or	36 37

Miscellaneous	Part 9

		(b)	the person was not in a position to influence the conduct of the corporation in relation to its contravention of the provision, or	
		(c)	the person, if in such a position, used all due diligence to prevent the corporation's contravention of the provision.	
	(2)	contr	rson may be proceeded against and convicted in respect of such a cavention pursuant to this section whether or not the corporation has proceeded against or convicted in respect of that contravention.	
	(3)	Noth comr	ing in this section affects a corporation's liability for an offence mitted by the corporation against this Act or the regulations.	<b>8</b>
	(4)	of e corpo partio	out limiting any other law or practice regarding the admissibility vidence, evidence that an officer, employee or agent of a pration (while acting in his or her capacity as such) had, at any cular time, a particular intention, is evidence that the corporation that intention.	10 11 12 13 14
98	Proc	eeding	gs for offences	15
	(1)		eedings for an offence against this Act or the regulations may be with:	16 17
		(a)	summarily before a Local Court, or	18
		(b)	before the Supreme Court in its summary jurisdiction.	19
	(2)	mone 100 p any	roceedings are brought before a Local Court, the maximum etary penalty that the Local Court may impose for the offence is penalty units (in the case of a corporation) and 50 penalty units (in other case), despite any higher maximum monetary penalty ided in respect of the offence.	20 22 23 24
99	Reco	overy o	of monetary penalties	2
		IPĂF Mini	unpaid fee, charge or other amount owed to the Minister or to RT, and any monetary penalty imposed on a licensee by the ster or by IPART, may be recovered in any court of competent diction as a debt due to the Crown.	26 27 28 29
100	Evid	entiary	y certificates	30
			rtificate that is issued by the Director-General and that states that, specified date or during a specified period:	3 <sup>2</sup>
		(a)	a specified person was or was not a licensee under a specified licence or under a licence of a specified kind, or	30 34
		(b)	a specified person's licence was or was not in specified terms, or	35
		(c)	a specified person's licence was or was not subject to specified conditions, or	36 37

		(d) a specified person's licence was or was not suspended or cancelled,	1
		is admissible in legal proceedings as evidence of the matters so stated.	3
101	Regu	gulations	4
	(1)	The Governor may make regulations not inconsistent with this Act, for or with respect to any matter that by this Act is required or permitted to be prescribed or that is necessary or convenient to be prescribed for carrying out or giving effect to this Act.	5 7 8
	(2)	In particular, the regulations may make provision for or with respect to the matters set out in Schedule 2.	9 10
	(3)	A regulation may create an offence punishable by a penalty not exceeding 250 penalty units (in the case of a corporation) and 100 penalty units (in any other case).	11 12 13
	(4)	A regulation may apply, adopt or incorporate the provisions of any standard, code or specification, either as in force as at a particular day or as in force for the time being.	14 15 16
102	Ame	endment of other Acts	17
		Each Act specified in Schedule 3 is amended as set out in that Schedule.	18
103	Savi	ings, transitional and other provisions	19
		Schedule 4 has effect.	20
104	Revi	riew of Act	21
	(1)	The Minister is to review this Act to determine whether the policy objectives of the Act remain valid and whether the terms of the Act remain appropriate for securing those objectives.	22 23 24
	(2)	The review is to be undertaken as soon as possible after the period of 5 years from the date of assent to this Act.	25 26
	(3)	A report on the outcome of the review is to be tabled in each House of	27

Scheduled areas Schedule 1

Schedule 1	Scheduled areas	1
	(Section 22)	2
The area of operatio of the <i>Sydney Water</i>	ns of the Sydney Water Corporation, as referred to in section 10 <i>Act 1994</i>	3
The area of operatio of the <i>Hunter Water</i>	ns of the Hunter Water Corporation, as referred to in section 16  Act 1991	5

Schedule 2		Regulation-making powers	1
		(Section 101)	2
1	Water qual	lity and public health	3
		ers relating to water quality and public health, including the wing:	4 5
	(a)	the production, treatment, storage and conveyance of water,	6
	(b)	the treatment, storage and conveyance of sewage,	7
	(c)	the assessment of risks to water quality and the treatment of water or sewage to avert such risks,	8 9
	(d)	the implementation of water quality guidelines.	10
2	Constructi	on and maintenance of water industry infrastructure	11
		ers relating to the construction and maintenance of water industry structure, including the following:	12 13
	(a)	the design, construction, maintenance and renewal of water and sewage pipes and associated equipment,	14 15
	(b)	the construction, alteration, extension, maintenance, repair and operation of water industry infrastructure,	16 17
	(c)	the procedures to be followed in preparing for, and dealing with, accidents and emergencies,	18 19
	(d)	the development and implementation by licensed network operators of plans to ensure the safe operation and renewal of water industry infrastructure,	20 21 22
	(e)	the development and implementation by licensed network operators of plans to ensure the safe connection of premises to water industry infrastructure,	23 24 25
	(f)	the development and implementation by licensed network operators of plans to ensure that:	26 27
		(i) the supply of water and sewage by means of their water industry infrastructure is reliable, and	28 29
		(ii) the water and sewage so supplied is of an appropriate quality,	30 31
		including contingency plans in the event of the network operator becoming unable to carry out the activities authorised by its licence.	32 33 34

3	Consumer	protection	1
	Matte	ers relating to consumer protection, including the following:	2
	(a)	water supply or sewerage service contracts,	3
	(b)	the establishing of marketing codes of conduct in relation to the supply of water and the provision of sewerage services,	4 5
	(c)	the development of payment plans for those suffering financial hardship,	6 7
	(d)	the debt collection procedures to be observed by licensed retail suppliers in relation to amounts owed by customers in connection with the supply of water,	8 9 10
	(e)	the procedures to be followed when customers switch from one supplier of water to another, including procedures with respect to the transfer of information,	11 12 13
	(f)	the standards of service to be provided to customers by licensed network operators and licensed retail suppliers in connection with the supply of water and the provision of sewerage services,	14 15 16
	(g)	the procedures to be followed in relation to planning for failures in water supply, including procedures for identifying the existence of such failures and for arranging alternative water supplies in the event of such failures,	17 18 19 20
	(h)	the installation, examination and testing of water and sewage meters,	21 22
	(i)	the circumstances under which water supply or sewage collection may be refused or discontinued,	23 24
	(j)	the regulation of ancillary market participants in their conduct of ancillary market activities,	25 26
	(k)	the procedures to be adopted by licensed network operators and licensed retail suppliers for the resolution of customer complaints,	27 28 29
	(1)	the obligations of persons who obtain or receive information about customers or prospective customers with respect to the collection, keeping, disclosure or other use of that information and the inclusion of such obligations in water supply or sewerage service contracts.	30 31 32 33 34
4	Access to i	infrastructure services	35
	Matte follow	ers relating to access to infrastructure services, including the wing:	36 37
	(a)	the meeting of time limits in connection with the administration of this Act,	38 39

(b)	the rights and obligations of persons when negotiating access to an infrastructure service the subject of a coverage declaration or an access undertaking,	1 2 3		
(c)	arbitrators' functions in relation to the conduct of arbitrations for the purposes of this Act,	5		
(d)	standard terms for inclusion in access agreements and access determinations,	6 7		
(e)	the obligations that may be imposed on a service provider pursuant to an access undertaking or access determination,	8		
(f)	the awarding of costs in relation to arbitrations conducted for the purposes of this Act,	10 11		
(g)	the circumstances in which variations of an infrastructure service, or alterations or extensions of the water industry infrastructure by means of which an infrastructure service is provided, affect the operation of any coverage declaration or binding non-coverage declaration to which the service is subject.	12 13 14 15		
Administra	tion	17		
Matte	Matters relating to administration, including the following:			
(a)	the conduct of investigations by IPART for the purposes of this Act,	19 20		
(b)	the keeping, provision and publishing of records, information and statistics in relation to:	21 22		
	(i) the operation of water mains and the supply of water, and	23		
	(ii) the operation of sewer mains and the collection of sewage, and	24 25		
	(iii) the operation of stormwater drains and the collection of stormwater, and	26 27		
	(iv) water quality, and	28		
	(v) the operation of water treatment processes, and	29		
	(vi) the environmental impact arising from the construction, maintenance and operation of water industry infrastructure and other activities carried out pursuant to a licence,	30 31 32		
(c)	the manner in which, and the period for which, information must be made available on internet websites pursuant to the requirements of this Act.	33 34 35		
Other matt	ers	36		
Othe	r matters, including the following:	37		
(a)		38		
	(c) (d) (e) (f) (g)  Administra  Matta (a) (b)  Other matt	an infrastructure service the subject of a coverage declaration or an access undertaking,  (c) arbitrators' functions in relation to the conduct of arbitrations for the purposes of this Act,  (d) standard terms for inclusion in access agreements and access determinations,  (e) the obligations that may be imposed on a service provider pursuant to an access undertaking or access determination,  (f) the awarding of costs in relation to arbitrations conducted for the purposes of this Act,  (g) the circumstances in which variations of an infrastructure service, or alterations or extensions of the water industry infrastructure by means of which an infrastructure service is provided, affect the operation of any coverage declaration or binding non-coverage declaration to which the service is subject.  Administration  Matters relating to administration, including the following:  (a) the conduct of investigations by IPART for the purposes of this Act,  (b) the keeping, provision and publishing of records, information and statistics in relation to:  (i) the operation of water mains and the supply of water, and  (ii) the operation of sewer mains and the collection of sewage, and  (iii) the operation of stormwater drains and the collection of stormwater, and  (iv) water quality, and  (v) the operation of water treatment processes, and  (vi) the environmental impact arising from the construction, maintenance and operation of water industry infrastructure and other activities carried out pursuant to a licence,  (c) the manner in which, and the period for which, information must be made available on internet websites pursuant to the requirements of this Act.  Other matters  Other matters, including the following:		

(b)	the use of water for fire-fighting purposes,	1
(c)	the imposition of water restrictions,	2
(d)	the prohibition and regulation of discharges into sewage pipes and sewer mains,	3 4
(e)	matters of a savings or transitional nature consequent on the making of a coverage declaration, a revocation declaration or a binding non-coverage declaration.	5 6 7

Schedule 3		3 Amendment of other Acts			
		(Section 102)	2		
3.1	Energy a	nd Utilities Administration Act 1987 No 103	3		
	Section 3 I	Definitions	4		
	Omit "area section 3 (1	" from paragraph (b) of the definition of <b>State water agency</b> in ().	5 6		
	Insert inste	ad:	7		
		area,	8		
		and includes a licensed network operator or licensed retail supplier within the meaning of the <i>Water Industry Competition Act 2006</i> .	9 10 11		
3.2	Fines Ac	t 1996 No 99	12		
	Schedule '	1 Statutory provisions under which penalty notices issued	13		
	Insert in alp	phabetical order:	14		
		Water Industry Competition Act 2006, section 82	15		
3.3	Fluoridat	tion of Public Water Supplies Act 1957 No 58	16		
	Section 6A	A Directions	17		
	Insert after section 6A (2):				
	(2A)	Subsection (2) does not apply in relation to a direction given to a licensed retail supplier within the meaning of the <i>Water Industry Competition Act 2006</i> .	19 20 21		
3.4	Hunter W	Vater Act 1991 No 53	22		
	Section 36 Owner of land taken to have entered into customer contract				
	Insert after section 36 (2):				
	(3)	A customer contract does not operate so as to impose obligations on the Corporation or any owner of land in respect of the supply of water, or the provision of a sewerage service, during the term of any contract in that regard entered into between the owner of the land and a licensed retail supplier within the meaning of the <i>Water Industry Competition Act 2006</i> .	25 26 27 28 29 30		

		(4)	If:	1	
			(a) the Corporation is a retailer of last resort within the		
			meaning of the <i>Water Industry Competition Act 2006</i> relation to any water supply or sewerage service, and	in 3 4	
			(b) a direction in relation to that service is given to the		
			Corporation under section 56 of that Act,	6	
			the Corporation and the owner are taken to have entered into special circumstances contract in such terms as are prescribed by	a 7	
			the regulations for the purposes of this subsection.	9 9	
3.5	Inde	epend	dent Pricing and Regulatory Tribunal Act 1992 No 3	10	
[1]	Sect	ion 24	F Regulatory functions of Tribunal	11	
	Inser	t at the	e end of section 24F (f):	12	
			, and	13	
			(g) section 90 of the Water Industry Competition Act 2006.	14	
[2]	Sect	ion 24	FC Licence auditing functions of Tribunal	15	
	Inser	t at the	e end of section 24FC (1) (e):	16	
			, and	17	
			(f) its functions under section 85 of the Water Industrial Competition Act 2006.	<i>ry</i> 18 19	
3.6			prcement (Powers and Responsibilities) Act 2002	20	
	No '	103		21	
	Sche	edule 2	2 Search warrants under other Acts	22	
	Inser	t in alp	phabetical order:	23	
			Water Industry Competition Act 2006, section 80	24	
3.7	Loc	al Go	overnment Act 1993 No 30	25	
	Sect	ion 55	3A	26	
	Inser	Insert after section 553:			
ŧ	553A		cial rates and charges not payable in relation to land provide private water supply or sewerage	<b>d</b> 28 29	
		(1)	A special rate or charge is not payable in relation to any land respect of the supply of water, or the provision of a sewerag service, during the term of any contract in that regard entered in	ge 31	

			the owner of the land and a licensed retail supplier the meaning of the <i>Water Industry Competition Act 2006</i> .	1 2
	(2)	If:		3
		th	the council is a retailer of last resort within the meaning of the <i>Water Industry Competition Act 2006</i> in relation to any later supply or sewerage service, and	4 5 6
			direction in relation to that service is given to the council nder section 56 of that Act,	7 8
		circumst	acil and the owner are taken to have entered into a special tances contract in such terms as are prescribed by the ons for the purposes of this subsection.	9 10 11
3.8	Public H	ealth Ac	et 1991 No 10	12
[1]	Section 10	A Definiti	ions	13
	Insert after	paragraph	n (e) of the definition of <i>supplier of drinking water</i> :	14
		W	licensed network operator or licensed retail supplier ithin the meaning of the <i>Water Industry Competition Act</i> 006,	15 16 17
[2]	Section 10	IA		18
	Insert after	section 10	OI:	19
	10IA Sup	oly of wat	er	20
		system, s for huma Maximu	on must not, by means of a reticulated water supply supply any other person with drinking water that is not fit an consumption.  Impenalty: 10,000 penalty units (in the case of a zion) and 2,500 penalty units (in any other case).	21 22 23 24 25
3.9	Sydney	Vater A	ct 1994 No 88	26
	Section 55	Owner o	f land taken to have entered into customer contract	27
	Insert after	section 55	5 (3):	28
	(3A)	on the C of water of any c the land	mer contract does not operate so as to impose obligations corporation or any owner of land in respect of the supply r, or the provision of a sewerage service, during the term ontract in that regard entered into between the owner of and a licensed retail supplier within the meaning of the adustry Competition Act 2006.	29 30 31 32 33 34

	(3B)	If:		1
		(a)	the Corporation is a retailer of last resort within the meaning of the <i>Water Industry Competition Act 2006</i> in relation to any water supply or sewerage service, and	3
		(b)	a direction in relation to that service is given to the Corporation under section 56 of that Act,	5
		speci	Corporation and the owner are taken to have entered into a ial circumstances contract in such terms as are prescribed by egulations for the purposes of this subsection.	7 8 9
3.10	Sydney V	Vater	Catchment Management Act 1998 No 171	10
	Section 16	Speci	ific functions	11
	Insert after	section	n 16 (1) (b):	12
		(b1)	to supply water to licensed network operators or licensed retail suppliers within the meaning of the <i>Water Industry Competition Act 2006</i> ,	13 14 15
3.11	Water Ma	nage	ement Act 2000 No 92	16
	Dictionary			17
	Insert at the	end o	of paragraph (b) of the definition of <i>local water utility</i> :	18
			, or	19
		(c)	a licensed network operator within the meaning of the Water Industry Competition Act 2006.	20 21

Schedule 4		ule 4 Savings, transitional and other provisions	1
		(Section 103)	) 3
Paı	't 1	General	4
1	Regi	gulations	5
	(1)	The regulations may contain provisions of a savings or transitional nature consequent on the enactment of the following Acts:	l 6
		this Act	8
	(2)	Any such provision may, if the regulations so provide, take effect from the date of assent to the Act concerned or a later date.	n 9 10
	(3)	To the extent to which any such provision takes effect from a date that is earlier than the date of its publication in the Gazette, the provision does not operate so as:	
		(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 its publication, or	
		(b) to impose liabilities on any person (other than the State or are authority of the State) in respect of anything done or omitted to be done before the date of its publication.	
Paı	t 2	Provisions consequent on enactment of this	20
		Act	21
2	Deer	emed coverage declarations	22
	(1)	Subject to any revocation declaration under Division 3 of Part 3 of this Act, each service specified in Column 1 of the Table to this clause is taken to be the subject of a coverage declaration for the period specified in relation to that service in Column 2 of that Table.	S 24
	(2)	In the Table to this clause, a reference to a reticulation network is a reference to that part of Sydney Water Corporation's sewerage infrastructure into which sewage is discharged from a customer's connection point for conveyance to a treatment plant	28

**Table** Column 1 Column 2 **Description of service** Period of coverage Services within the Sydney Water Corporation's area of operations **Sewerage: Bondi Reticulation Network** Connection of another party's works to Sydney 1 January 2007 to 31 Water Corporation's Bondi Reticulation Network December 2056 (inclusive) Conveyance of sewage through Sydney Water 1 January 2007 to 31 Corporation's Bondi Reticulation Network from the December 2056 premises of another party's customers to the points (inclusive) where the Network connects with the other party's **Sewerage: Malabar Reticulation Network** Connection of another party's works to Sydney 1 January 2007 to 31 Water Corporation's Malabar Reticulation Network December 2056 (inclusive) Conveyance of sewage through Sydney Water 1 January 2007 to 31 Corporation's Malabar Reticulation Network from December 2056 the premises of another party's customers to the (inclusive) points where the Network connects with the other party's works **Sewerage: North Head Reticulation Network** Connection of another party's works to Sydney 1 January 2007 to 31 Water Corporation's North Head Reticulation December 2056 Network (inclusive) Conveyance of sewage through Sydney Water 1 January 2007 to 31 Corporation's North Head Reticulation Network December 2056 from the premises of another party's customers to (inclusive) the points where the Network connects with the

## References to access licences under Water Management Act 2000

other party's works

The reference in section 6 (2) of this Act to an access licence under the *Water Management Act 2000* includes, in relation to any land or water source not subject to that Act, a reference to a licence or permit under the *Water Act 1912*.

2

4

Dic	tionary	1
	(Section 3)	2
acces	ss agreement means an agreement referred to in section 39.	3
	ss determination means an arbitrator's determination under section 40.	2
	ss seeker, in relation to an infrastructure service, means a person who wants	Ē
acces	ss to the service or wants a change to some aspect of the person's existing access e service.	6
acces	ss undertaking means an access undertaking established under section 38.	8
appr	oved ombudsman scheme means a scheme approved under section 49.	9
area	of operations means:	10
(a)	in relation to a licensee, the area within which the licensee is authorised to exercise the powers conferred by the licence, and	11 12
(b)	in relation to the Sydney Water Corporation, the area of operations established for that Corporation under section 10 of the <i>Sydney Water Act 1994</i> , and	13 14
(c)	in relation to the Hunter Water Corporation, the area of operations established for that Corporation under section 16 of the <i>Hunter Water Act 1991</i> , and	15 16
(d)	in relation to a water supply authority, the area of operations established for that authority under section 289 of the <i>Water Management Act 2000</i> , and	17 18
(e)	in relation to a council, the council's local government area under the <i>Local Government Act 1993</i> , and	19 20
(f)	in relation to a county council, the area of operations established for the county council under section 393 of the <i>Local Government Act 1993</i> .	21 22
bindi	ing non-coverage application means an application referred to in section 32.	23
bindi	ing non-coverage declaration means a declaration under section 34.	24
coun	cil has the same meaning as it has in the Local Government Act 1993.	25
coun	ty council has the same meaning as it has in the Local Government Act 1993.	26
cover	rage application means a coverage application referred to in section 24.	27
cove	rage declaration means a declaration under section 26.	28
decla	aration criteria means the criteria set out in section 23.	29
Depa	artment means the Department of Energy, Utilities and Sustainability.	30
Direc	ctor-General means the Director-General of the Department.	31
disqu	ualified corporation means:	32
(a)	a corporation that, pursuant to a declaration under section 16 (1) (e), has been declared to be a disqualified corporation for the purposes of this Act, or	33 34

a corporation that has, as one of its directors or as one of the persons concerned 1 in its management, an individual who is a disqualified individual, 2 and includes a corporation that is a related entity (within the meaning of the 3 Corporations Act 2001 of the Commonwealth) in relation to a corporation referred to in paragraph (a) or (b). disqualified individual means: 6 an individual who, pursuant to the Corporations Act 2001 of the 7 Commonwealth, is prohibited from managing a corporation, or 8 an individual who, pursuant to a declaration under section 16 (1) (f), is a (b) q disqualified individual for the purposes of this Act, or 10 an individual who is a director of a disqualified corporation or is concerned in 11 the management of a disqualified corporation. 12 exercise a function includes perform a duty. 13 *function* includes a power, authority or duty. 14 infrastructure service means the storage, conveyance or reticulation of water or 15 sewage by means of water industry infrastructure, and includes the provision of 16 connections between any such infrastructure and the infrastructure of the person for 17 whom water or sewage is stored, conveyed or reticulated, but: 18 does not include the storage of water behind a dam wall, and (a) 19 (b) does not include: 20 (i) the filtering, treating or processing of water or sewage, or 21 (ii) the use of a production process, or 22 (iii) the use of intellectual property, or 23 the supply of goods (including the supply of water or sewage), (iv) 24 except to the extent to which it is a subsidiary but inseparable aspect of the 25 storage, conveyance or reticulation of water or sewage. 26 *inspector* means an inspector appointed under section 74. 27 **IPART** means the Independent Pricing and Regulatory Tribunal. 28 *licence* means a network operator's licence or a retail supplier's licence. 29 *licensed network operator* means the licensee under a network operator's licence. 30 *licensed retail supplier* means the licensee under a retail supplier's licence. 31 *monopoly supplier* means a licensee that is a monopoly supplier pursuant to an order 32 in force under section 51. 33 **network operator's licence** means a licence referred to in section 6 (1) (a). 34 ombudsman means the ombudsman appointed under an approved ombudsman 35 scheme. 36 public reserve has the same meaning as it has in the Local Government Act 1993. 37 *public road* has the same meaning as it has in the *Roads Act 1993*.

## Dictionary

publi	ic water utility means:	
(a)	the State Water Corporation, or	:
(b)	the Sydney Catchment Authority, or	;
(c)	the Sydney Water Corporation, or	4
(d)	the Hunter Water Corporation, or	!
(e)	a water supply authority within the meaning of the <i>Water Management Act</i> 2000, or	•
(f)	a council or county council exercising water or sewerage functions.	:
recyc	eled water means water obtained from the processing of sewage.	9
<i>relate</i> firstn	ed person, in relation to an individual, means some other individual who is the nentioned individual's:	10 1
(a)	employer, employee or partner, or	12
(b)	spouse, de facto partner, parent, step-parent, grandparent, child, step-child, grandchild, sibling, step-sibling, nephew or niece.	1; 14
retail	<i>I supplier's licence</i> means a licence referred to in section 6 (1) (b).	1
	<i>ler of last resort</i> means a person who is a retailer of last resort pursuant to an in force under section 54.	10 17
	cation application means a revocation application referred to in section 28.	18
	cation declaration means a declaration under section 30.	19
	s authority has the same meaning as it has in the Roads Act 1993.	20
	duled area means an area specified in Schedule 1.	2
or is	ce provider, in relation to an infrastructure service, means the person who has, to have, control of the water industry infrastructure by means of which the ce is, or is to be, provided, whether or not the person is a licensed network ator.	23 23 24 29
sewe.	<b>r main</b> means such part of a network operator's sewerage infrastructure as prises the main sewage pipe into which sewage is discharged from premises.	20 21
	<b>r miner</b> means a person who draws from the contents of a service provider's rs or who wants to do so.	28 29
or oth	rage infrastructure means any infrastructure that is, or is to be, used for the ment, storage, conveyance or reticulation of sewage, including any outfall pipe her work that stores or conveys water leaving the infrastructure, but does not de any pipe, fitting or apparatus that is situated upstream of a customer's ection point to a sewer main.	3( 3; 3; 34
smal decla	I retail customer means a person who belongs to a class of persons who are used by the regulations to be small retail customers for the purposes of this Act.	39 30
storn comp	awater drain means such part of a network operator's water infrastructure as prises the main drain into which stormwater is discharged from premises.	3:
water	r includes stormwater and recycled water, but does not include sewage	3(

water industry infrastructure means water infrastructure or sewerage infrastructure.	1
water infrastructure means any infrastructure that is, or is to be, used for the production, treatment, filtration, storage, conveyance or reticulation of water, but	2
does not include:	4
(a) any pipe, fitting or apparatus that is situated downstream of a customer's	5
connection point to a water main, or	6
(b) any pipe, fitting or apparatus that is situated upstream of a customer's	7
connection point to a stormwater drain.	8
water main means such part of a network operator's water infrastructure as	
comprises the main water pipe from which water is distributed to premises.	10
water supply or sewerage service contract means a contract under which a licensed	11
retail supplier agrees to supply water, or provide sewerage services, to a customer.	12