

New South Wales

Water Management Amendment Bill 2002

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to amend the Water Management Act 2000 so as:

- (a) to make further provision with respect to management plans under Chapter 2 of that Act (**Schedule 1**), and
- (b) to make further provision with respect to access licences under Part 2 of Chapter 3 of that Act (**Schedule 2**), and
- (c) to make further provision with respect to approvals under Part 3 of Chapter 3 of that Act (**Schedule 3**), and
- (d) to make further provision with respect to a number of miscellaneous matters under that Act, including Snowy water licences, enforcement directions, discharges into sewerage systems, savings and transitional provisions and certain definitions (**Schedule 4**).

The Bill also makes consequential amendments to the *Conveyancing Act 1919*, the *Land and Environment Court Act 1979*, the *Rivers and Foreshores Improvement Act 1948* and the *Water Act 1912* (**Schedule 5**).

Outline of provisions

Clause 1 specifies 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 giving effect to the Schedules of amendments to the *Water Management Act 2000*.

Clause 4 is a formal provision giving effect to the Schedule of amendments to the *Conveyancing Act 1919*, the *Land and Environment Court Act 1979*, the *Rivers and Foreshores Improvement Act 1948* and the *Water Act 1912*.

Schedule 1 Amendment of Water Management Act 2000 in relation to management plans

Matters for consideration in management plans

Section 18 requires a management committee to have regard to socio-economic impacts when formulating a management plan. **Schedule 1** [1] amends section 18 to enable regard to be had also to activities occurring beyond the area or water source concerned.

Access licence dealing rules

Section 20 requires a management plan to establish "transfer rules" for the area to which it relates. These rules govern the way in which an application for approval for the transfer of an access licence is to be dealt with. Proposed section 20 (1) (d) (as inserted by **Schedule 1** [6]) will require a management plan to establish "access licence dealing rules" to regulate all of the various dealings contemplated by proposed sections 71A to 71J (as inserted by proposed **Schedule 2** [20]). In the same way as the current transfer rules must comply with higher transfer principles, so also will the proposed access licence dealing rules be required to comply with higher access licence dealing principles.

Minor, consequential and ancillary matters

Schedule 1 also contains a number of other amendments of a minor, consequential or ancillary nature.

Schedule 2 Amendment of Water Management Act 2000 in relation to access licences

Differential introduction of new regime

It is proposed that the transition from the existing regime under the *Water Act 1912* to the new regime under the *Water Management Act 2000* in relation

to access licences will take place at different times for different parts of the State, different water sources and different categories of access licence. This is achieved by proposed section 55A (as inserted by **Schedule 2 [1]**) in conjunction with complementary provisions in the *Water Act 1912* (as inserted by **Schedule 5.4**).

Form and content of access licences

Schedule 2 [9] amends section 63 so as to make it clear what provisions must be included in an access licence to describe its share and extraction components. It also allows an access licence to be issued with zero share and zero extraction components, and provides that an access licence that is held by two or more persons is held by them as tenants in common in equal shares unless they have specified otherwise in the application for the licence.

Priorities between access licences

Section 58 establishes the relative priorities between different categories of access licence. **Schedule 2 [4]** amends section 58 so that the new priorities will be as follows: local water utility, major utility and domestic and stock access licences to have first priority, regulated river (high security) access licences to have second priority, other licences (apart from supplementary water access licences) to have third priority and supplementary water access licences to have the lowest priority.

Dealings with access licences

Three kinds of dealing (transfers of access licences, transfers of water allocations and interstate transfers of access licences) are currently provided for in sections 72 to 74. **Schedule 2 [20]** omits those sections and replaces them with new sections 71A to 71L, as follows:

- (a) proposed section 71A (equivalent to current section 72) provides for the transfer of an access licence from one person to another,
- (b) proposed section 71B provides for the conversion of an access licence from one category (such as a regulated river (high security) access licence) to another (such as a regulated river (general security) access licence),
- (c) proposed section 71C provides for subdivision and consolidation of access licences,
- (d) proposed section 71D provides for the assignment of rights under an access licence, even to the extent of reducing the share and extraction components of an access licence to zero,
- (e) proposed section 71E provides for the cancellation and re-issue of an access licence so as to vary the water management area or water source to which its share component relates,

- (f) proposed section 71F provides for the amendment of the extraction component of an access licence so as to vary the times, rates or circumstances in which, or the areas or locations from which, water may be taken under the licence.
- (g) proposed section 71G (equivalent to current section 73) provides for the assignment of water allocations from one access licence to another,
- (h) proposed section 71H (equivalent to current section 74) provides for the granting or revocation of access licences to give effect to a transfer of access licences pursuant to an interstate agreement,
- (i) proposed section 71I provides for the crediting and debiting of water allocations to an access licence to give effect to an interstate agreement,
- (j) proposed section 71J provides for the amendment of an access licence so as to nominate a water supply work, or group of water supply works, as a work or group of works by which water allocations under the licence may be taken, relevant to amendments proposed to be made to section 341, and so as to withdraw such a nomination,
- (k) proposed section 71K requires an application for a dealing referred to above:
 - (i) to be dealt with in accordance with the water management principles (established by section 5), the relevant access licence dealing rules (to be established under section 20, as amended by **Schedule 1** [5] and [8]) and the access licence dealing principles (to be established under proposed section 71L), and
 - (ii) to have the consent of each co-holder of the access licence or licences concerned and (except for applications under proposed section 71G or 71I) of each other person having a registered interest in the licence or licences concerned,
- (1) proposed section 71L provides for the establishment of access licence dealing principles to regulate the formulation of access licence dealing rules, to regulate or prohibit dealings referred to above and to establish conversion ratios applicable to the share components of access licences following such a dealing.

Separation of share and extraction components of access licences

Section 56 currently contemplates that separate access licences may in some cases be issued for the share and extraction components of an access licence. **Schedule 2 [2]** repeals the provisions that enable this to occur.

Registration of interests in access licences

The registration of access licences, including third party interests in access licences, is currently dealt with by section 83. **Schedule 2 [25]** repeals this section and replaces it with new sections, as follows:

- (a) proposed section 83 provides for a register of access licences to be kept, in which various dealings and actions under the Act are to be recorded,
- (b) proposed section 83A provides that an access licence is to be taken to be personal property, where proprietary interests that are registered in the General Register of Deeds (kept under Part 23 of the *Conveyancing Act 1919*) have priority over unregistered and later registered interests and have effect despite the provisions of the *Corporations Act 2001* of the Commonwealth.

Transitional provisions for existing entitlements

Schedule 2 [36] amends clause 9 of Schedule 9 so as:

- (a) to ensure that co-holders of an existing entitlement will hold an access licence arising from the entitlement as tenants in common in equal shares unless they have previously notified the Minister to the contrary, and
- (b) to ensure that such an access licence is to include any mandatory conditions required by any relevant management plan to be included in the licence.

Schedule 2 [38] inserts new clauses into Schedule 9, as follows:

- (a) proposed clause 9A sets out a procedure for enabling persons holding interests in existing entitlements, or in land the subject of existing entitlements, to register those interests in the General Register of Deeds and retain their current priorities,
- (b) proposed clause 9B enables the Minister to convert the share components of an access licence arising from an existing entitlement from a volumetric to a proportional basis, and to apply uniform extraction components over similar kinds of access licences arising under such entitlements,
- (c) proposed clause 9C enables the regulations to create supplementary water access licences for certain persons who have previously benefited from directions under section 20AA of the *Water Act 1912* or who have previously held additional licences under section 18 (2) of that Act.

Minor, consequential and ancillary matters

Schedule 2 also contains a number of other amendments of a minor, consequential or ancillary nature, including a substituted definition of *water source* in the Dictionary.

Schedule 3 Amendment of Water Management Act 2000 in relation to approvals

Differential introduction of new regime

It is proposed that the transition from the existing regime under the *Water Act 1912* to the new regime under the *Water Management Act 2000* in relation to approvals will take place at different times for different parts of the State and different types or kinds of approval. This is achieved by proposed section 88A (as inserted by **Schedule 3 [1]**) in conjunction with complementary provisions in the *Rivers and Foreshores Improvement Act 1948* (as inserted by **Schedule 5.3**) and the *Water Act 1912* (as inserted by **Schedule 5.4**).

Grounds of refusal of certain applications

Schedule 3 [5] amends section 97 so as to allow an approval for a work to be granted without the applicant having to own the land, or an easement over the land, on which the work is to be situated so long as the applicant is legally entitled to construct and use the work on that land.

Joint schemes

Schedule 3 [7] substitutes section 101 so as to extend that section to all water management works the subject of a joint scheme, not just water supply works, and so as to allow the statutory conditions to which an approval for a work the subject of a joint scheme to include conditions agreed to by the various landholders affected by the scheme.

Minor, consequential and ancillary matters

Schedule 3 also contains a number of other amendments of a minor, consequential or ancillary nature, including amended definitions of *construct*, *drainage work*, *flood work*, *use* and *water supply work* in the Dictionary.

Schedule 4 Amendment of Water Management Act 2000 in relation to other matters

Snowy water licences

Schedule 4 [28] amends section 372 so as to require the Ministerial Corporation to exercise its function of issuing a Snowy water licence under Part 5 of the *Snowy Hydro Corporatisation Act 1997* consistently with the terms of the *Snowy Water Inquiry Outcomes Implementation Deed* entered into by the Commonwealth, New South Wales and Victoria on 3 June 2002.

Enforcement directions

Schedule 4 [17] inserts proposed section 336A which provides that directions under Part 1 of Chapter 7 (being directions in relation to enforcement of the Act) may be given not only with respect to water management works generally but also to water management works as defined in Part 2 of Chapter 6 (being works that include water supply works and sewage works to which that Part applies).

Discharges into sewerage systems

Schedule 4 [9] amends section 310 to ensure that a water supply authority can impose fees and charges with respect to discharges into its sewerage system.

Schedule 4 [15] amends section 322 to ensure that regulations may be made with respect to all discharges into a water supply authority's sewerage system, not just discharges of trade waste as is currently the case.

Minor, consequential and ancillary matters

Schedule 4 also contains a number of other amendments of a minor, consequential or ancillary nature, including:

- (a) a provision that will allow the savings and transitional provisions set out in Schedule 9 to be over-ridden by regulations, and
- (b) a number of new definitions in section 283 (relevant to the interpretation of the water supply authority provisions in Part 2 of Chapter 6), and
- the amendment, substitution, insertion or repeal of definitions of *drainage* work, estuary, lake, river, sewage work, statutory body and waterfront land.

Schedule 5 Amendment of other Acts

Conveyancing Act 1919 No 6

Schedule 5.1 amends sections 184C and 184G as a consequence of the proposed insertion of section 83A into the *Water Management Act 2000*.

Land and Environment Court Act 1979 No 204

Schedule 5.2 amends section 20 so as to enable appeals to be made to the Land and Environment Court under sections 335 and 336 of the *Water Management Act* 2000.

Rivers and Foreshores Improvement Act 1948 No 20

Schedule 5.3 [1] inserts section 22M to reflect the differential introduction of Part 3 of Chapter 3 of the *Water Management Act 2000* to be effected under proposed section 88A of that Act.

Schedule 5.3 [2] amends section 25 so as to exclude the regulations under the Act from the operation of Part 3 of the *Subordinate Legislation Act 1989* pending the repeal of the *Rivers and Foreshores Improvement Act 1948*.

Water Act 1912 No 44

Schedule 5.4 [2], [4], [6] and [8] insert sections 27A, 129A, 186A and 202A to reflect the differential introduction of Parts 2 and 3 of Chapter 3 of the *Water Management Act 2000* to be effected under proposed section 55A of that Act.

Schedule 5.3 [1], [3], [5] and [7] amend sections 27, 129, 185 and 201 so as to exclude the regulations under the Act from the operation of Part 3 of the *Subordinate Legislation Act 1989* pending the repeal of the *Water Act 1912*.



New South Wales

Water Management Amendment Bill 2002

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New South Wales

Water Management Amendment Bill 2002

No , 2002

A Bill for

An Act to amend the *Water Management Act 2000* with respect to management plans, access licences, approvals and other matters; to make consequential amendments to other Acts; and for other purposes.

Clause 1 Water Management Amendment Bill 2002

The	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the Water Management Amendment Act 2002.	3
2	Commencement	4
	This Act commences on a day or days to be appointed by proclamation.	5
3	Amendment of Water Management Act 2000 No 92	7
	The Water Management Act 2000 is amended as set out in Schedules 1–4.	8
4	Amendment of other Acts	10
	Each Act referred to in Schedule 5 is amended as set out in that Schedule.	11 12

Schedule 1			nendment of Water Management	1 2
		AC	t 2000 in relation to management plans (Section 3)	3
[1]	Section 1	8 Mat	ters for consideration	4
	Insert at the	e end	of the section:	5
	(2)	prop wate	regard may also be had, in the formulation of the plan's posals, to the effect within each water management area or er source to which the plan applies of activities occurring, kely to occur, outside each such area or water source.	6 7 8 9
[2]	Sections	19, 22	2, 25, 28 and 31	10
	Omit "wate	er mai	nagement plan" wherever occurring.	11
	Insert inste	ad "n	nanagement plan".	12
[3]	Section 1	9 App	olication of Division	13
	Insert at th	e end	of the section:	14
	(2)	appl to th	water sharing provisions of a management plan may by to the whole or any part of a water management area, or the whole or any part of one or more water sources within the management area.	15 16 17 18
[4]	Sections 2	20 an	d 21	19
			source" after "area" wherever occurring (except where tion 21 (a), (b) and (d)).	20 21
[5]	Section 2	0 (1) ((b)	22
	Insert ", or	from	the water source," after "within the area".	23
[6]	Section 2	0 (1) ((d) and (e)	24
	Omit the p	aragra	aphs. Insert instead:	25
		(d)	the establishment of access licence dealing rules for the area or water source,	26 27
		(e)	the establishment of a bulk access regime for the extraction of water under access licences, having regard to the rules referred to in paragraphs (a) and (d) and the requirements referred to in paragraphs (b) and (c).	28 29 30 31

[7]	Section 2	0 (2)	
	Omit "subs	section	n (1) (d)". Insert instead "subsection (1) (e)".
[8]	Section 2	0 (2)	(d)
	Omit "acce	ess lic	ences". Insert instead "water allocations".
[9]	Section 2	0 (2)	(e)
	Insert after	section	on 20 (2) (d):
			, and
		(e)	may establish conditions that must (as mandatory conditions) be imposed on access licences under section 66 (1), including conditions providing for the variation, from time to time, of the share and extraction components of access licences.
0]	Section 2	0 (4)	
	Omit the s	ubsect	tion. Insert instead:
	(4)	The (1) (access licence dealing rules established under subsection d):
		(a)	must comply with the access licence dealing principles, and
		(b)	subject to those principles, may regulate or prohibit any dealing under Division 4 of Part 2 of Chapter 3.
11]	Section 2	2 App	olication of Division
	Insert at th	e end	of the section:
	(2)		water use provisions of a management plan may apply to whole or any part of a water management area.
12]	Section 2	5 App	olication of Division
	Insert at th	e end	of the section:

The drainage management provisions of a management plan may apply to the whole or any part of a water management

Amendment of Water Management Act 2000 in relation to management

1 2

3 4

27

28 29

(2)

area.

Schedule 1

plans

[13]	Section 2	8 Application of Division				
	Insert at th	e end of the section:	2			
	(2)	The floodplain management provisions of a management plan may apply to the whole or any part of a water management area.	;			
[14]	Section 3	1 Application of Division	(
	Insert at th	e end of the section:	-			
	(2)	The controlled activity and aquifer interference activity provisions of a management plan may apply to the whole or any part of a water management area.	10 10			
[15]	Section 3	2 Core provisions	1			
	Insert "must" before "deal".					
[16]	Section 3	4 Environmental protection provisions	13			
		or any part of a water management area," after "a water ent area" in section 34 (1).	14 15			
[17]	Section 5	0 Minister's plan	16			
	Insert "or v (b) and (c)	water source" after "area" wherever occurring in section 50 (1)	17 18			
[18]	Section 5	0 (1A)	19			
	Insert after	section 50 (1):	20			
	(1A)	A Minister's plan may be made for more than one water management area or water source or for parts of more than one water management area or water source.	2° 2° 2°			
[19]	Section 5	0 (2)	24			
	Insert "in g	general terms" after "must".	25			

Schedule 2		Am 200	nendment of Water Management Act 100 in relation to access licences (Section 3)	1 2 3
[1]	Section 5	5A	(Geolion 3)	4
• •	Insert befo	re sec	tion 56:	5
	55A App	licatio	on of Part	6
			Part applies to:	7
		(a)	each part of the State, and	8
		(b)	each water source within that part of the State, and	9
		(c)	each category or subcategory of access licence that relates to that part of the State and that water source,	10 11
		sour	is declared by proclamation to be a part of the State, water ce and category or subcategory of access licence to which Part applies.	12 13 14
[2]	Section 5	6 Acc	ess licences	15
	Omit subs		s (5) and (6) of section 56 (but not the note following	16 17
[3]	Section 5	7 Cate	egories of licence	18
	Omit secti	on 57	(f). Insert instead:	19
		(f)	supplementary water access licences,	20
[4]	Section 5	8 Pric	prities between different categories of licence	21
	Omit secti	on 58	(1) (b) and (c). Insert instead:	22
		(b)	regulated river (high security) access licences have priority over all other access licences (other than those referred to in paragraph (a)),	23 24 25
		(c)	access licences (other than those referred to in paragraphs (a), (b) and (d)) have priority between themselves as prescribed by the regulations,	26 27 28
		(d)	supplementary water access licences have priority below all other licences.	29 30

[5]	Section 5	9 Ava	ilable water determinations	1	
	Omit "a sp 59 (1).	ecifie	d water management area or water source" from section	2	
	Insert instead sources".	ead "o	one or more specified water management areas or water	4 5	
[6]	Section 6 licences	1 Арр	olications for granting and renewal of access	6 7	
	Omit section	on 61	(2).	8	
[7]	Section 6	3 Det	ermination of applications	9	
	Omit "maj	or util	ity, and" from section 63 (3) (b).	10	
	Insert inste	ead "m	najor utility.".	11	
[8]	Section 6	3 (3) ((c)	12	
	Omit the p	aragra	iph.	13	
[9]	Section 63 (4), (5), (6), (7) and (8)				
	Insert after section 63 (3):				
	(4)	An a	An access licence must specify:		
		(a)	in relation to its share component, the water management area or water source to which it relates, and	17 18 19	
		(b)	in relation to its extraction component, the times, rates or circumstances in which, and the areas or locations from which, water may be taken under the licence.	20 21 22	
	(5)	or ze with	access licence may be issued with a zero share component ero extraction component (or both) but, even if it is issued a zero share component, must still specify the water agement area or water source to which it relates.	23 24 25 26	
	(6)		or more co-holders of an access licence granted under section are taken to hold the access licence:	27 28	
		(a)	as provided by the application for the access licence, or	29	
		(b)	if the application makes no such provision, as tenants in common in equal shares.	30 31	

	(7)	An access licence is to be in such form as the Minister may determine.	1 2
	(8)	In the case of an access licence that is a renewal of a former access licence, any interest that subsisted in the former access licence becomes an equivalent interest in the renewed access licence.	3 4 5 6
[10]	Section 6	4 Notice of decision	7
	Insert at th	e end of the section:	8
	(2)	The Minister must also cause notice of the granting of an access licence to be given, in accordance with the regulations, to the Registrar-General.	9 10 11
[11]	Section 6	5 Controlled allocation of access licences	12
	Insert after	section 65 (1):	13
	(1A)	Such an order may apply to the whole of a water management area or water source, or any specified part of a water management area or water source, and to access licences generally or to any specified category or subcategory of access licences.	14 15 16 17 18
[12]	Section 6	6 Conditions of access licence	19
	applicant a	cluding conditions to give effect to any agreement between an and objector under section 62 (5) and conditions relating to the of the environment" after "access licence" in section 66 (1) (b).	20 21 22
[13]	Section 6	6 (3A)	23
	Insert after	section 66 (3):	24
	(3A)	In subsection (3), associated commercial activities means activities within the following categories recognised in the Australian and New Zealand Standard Industry Classification (ANZSIC), 1993 edition (Australian Bureau of Statistics publication, Catalogue No 1292.0):	25 26 27 28 29
		(a) construction (category E),	30
		(b) wholesale trade (category F),	31
		(c) retail trade (category G),	32
		(d) accommodation, cafes and restaurants (category H),	33
		(e) communication services (category J),	34

		(f)	finance and insurance (category K),	1
		(g)	property and business services (category L),	2
		(h)	government administration and defence (category M),	3
		(i)	education (category N),	4
		(j)	health and community services (category O),	5
		(k)	cultural and recreational services (category P),	6
		(1)	personal and other services (category Q).	7
[14]	Section 6 granted	7 Imp	osition of conditions after access licence is	9
			nditions imposed on an access licence in connection with Division 4" after "the access licence" in section 67 (2).	10 11
[15]	Section 6	7 (2A))	12
	Insert after	section	on 67 (2):	13
	(2A)	when	ndatory conditions are to be imposed on an access licence never it becomes necessary to do so in order to give effect relevant management plan.	14 15 16
[16]	Section 6	7 (3) a	and (4)	17
	Omit "disc	retion	nary" wherever occurring.	18
[17]	Section 6	9 Dur	ration of access licence	19
	Omit "or (c)" fro	om section 69 (1) (a).	20
[18]	Section 6	9 (1) ((b)	21
	Omit "acce	ess lice	ence, or". Insert instead "access licence.".	22
[19]	Section 6	9 (1) ((c)	23
	Omit the p	aragra	aph.	24

[20]	Cha	pter 3	3, Part 2, Division 4	1	
	Omit the Division. Insert instead:				
	Divi	ision	4 Dealings with access licences	3	
	71A	Transfers of access licences			
		(1)	Access licences may be transferred in accordance with this section.	5 6	
		(2)	The prospective transferor and transferee of an access licence may apply to the Minister for consent to the transfer.	7 8	
		(3)	Despite subsection (2):	9	
			(a) consent to the transfer of a local water utility access licence may only be granted if the transferee is a local water utility, and	10 11 12	
			(b) consent to the transfer of a major utility access licence may only be granted if the transferee is a major water utility.	13 14 15	
		(4)	On completing a transfer to which consent has been given under this section, the parties to the transfer must cause notice of that fact to be given to the Minister.	16 17 18	
		(5)	The transfer takes effect when details of the transfer are entered on the register of access licences.	19 20	
		(6)	Two or more co-holders of an access licence that is transferred under this section are taken to hold the access licence:	21 22 23	
			(a) as provided by the notice of transfer referred to in subsection (4), or	24 25	
			(b) if the notice makes no such provision, as tenants in common in equal shares.	26 27	
	71B	Con	version of access licence to new category	28	
		(1)	On the application of the holder of an access licence, the Minister may cancel the licence and issue a new access licence of a different category or subcategory.	29 30 31	
		(2)	Subsection (1) does not apply to a local water utility access licence or to a supplementary water access licence.	32 33	

71C

(3)	An a	access licence arising under this section may only be ted:	1 2
	(a)	subject to the mandatory conditions applicable to the category or subcategory of licence to which it belongs, and	3 4 5
	(b)	for a period no greater than the residue of the period for which the cancelled access licence would have had effect if it had not been cancelled.	6 7 8
(4)		interests that subsisted in the cancelled access licence ome equivalent interests in the new access licence.	9 10
(5)	acce	Minister must cause notice of the granting of the new ss licence to be given, in accordance with the regulations, e Registrar-General.	11 12 13
Sub	divisi	on and consolidation of access licences	14
(1)		he application of the holder of the access licence or access aces concerned, the Minister:	15 16
	(a)	may subdivide an access licence, by cancelling it and issuing two or more access licences in its place, or	17 18
	(b)	may consolidate two or more access licences of the same category or subcategory, by cancelling them and issuing a single access licence in their place.	19 20 21
(2)		ess licences arising from a subdivision referred to in ection (1) (a) may only be granted:	22 23
	(a)	with combined share components and combined extraction components no greater than the corresponding components of the cancelled access licence, and	24 25 26 27
	(b)	subject to the same mandatory conditions as those to which the cancelled access licence was subject, and	28 29
	(c)	for a period no greater than the residue of the period for which the cancelled access licence would have had effect if it had not been cancelled.	30 31 32
(3)		ess licences arising from a consolidation referred to in ection (1) (b) may only be granted:	33 34
	(a)	with combined share components and combined extraction components no greater than the sum of the	35 36

		corresponding components of the cancelled access licences, and	1 2
		(b) subject to conditions consistent with those to which the cancelled access licences were subject, and	3 4
		(c) for a period no greater than the residue of the period for which the earliest expiring of the cancelled access licences would have had effect if they had not been cancelled.	5 6 7 8
	(4)	Any interests that subsisted in the cancelled access licences become equivalent interests in the new access licences.	9 10
	(5)	The Minister must cause notice of the granting of the new access licence to be given, in accordance with the regulations, to the Registrar-General.	11 12 13
71D	Assi	ignment of rights under access licence	14
	(1)	Rights under an access licence may be assigned in accordance with this section.	15 16
	(2)	The holders of two or more access licences of the same category with respect to the same water management area or water source may apply to the Minister for consent to:	17 18 19
		(a) the reduction of the share or extraction component, or both, of one or some of the licences, and	20 21
		(b) the increase, by a corresponding amount, of the share or extraction component, or both, of the others.	22 23
	(3)	On completing an assignment to which consent has been given under this section, the parties to the assignment must cause notice of that fact to be given to the Minister.	24 25 26
	(4)	The assignment takes effect when details of the assignment are entered on the register of access licences.	27 28
	(5)	This section does not authorise the reduction of the share or extraction component, or both, of a local water utility access licence.	29 30 31
	(6)	An access licence whose share or extraction component is varied under this section is to be made subject to the mandatory conditions applicable to an access licence with a share or extraction component as so varied.	32 33 34 35

71E

71F

under the licence.

(7)	An access licence is not cancelled merely because, as a resu of an assignment under this section, it has a zero shar component or zero extraction component (or both) for the time being.	re 2
Ame	endment of share component of access licence	5
(1)	On the application of the holder of an access licence, the Minister may cancel the licence and issue a new access licence with a share component specifying a different water management area or water source.	SS 7
(2)	Subsection (1) does not apply to a local water utility accession.	SS 10 11
(3)	An access licence arising under this section may only be granted:	ne 12
	(a) subject to the mandatory conditions applicable to a access licence of the same category or subcategory for the water management area or water source specified its share component, and	or 15
	(b) for a period no greater than the residue of the period for which the cancelled access licence would have hat effect if it had not been cancelled.	
(4)	Any interests that subsisted in the cancelled access licence become equivalent interests in the new access licence.	ce 21 22
(5)	The Minister must cause notice of the granting of the ne access licence to be given, in accordance with the regulation to the Registrar-General.	
Ame	endment of extraction component of access licence	26
(1)	On the application of the holder of an access licence, the Minister may amend the extraction component of the licence so as:	
	(a) to vary the times, rates or circumstances specified in the licence with respect to the taking of water under the licence, or	
	(b) to vary the areas or locations specified in the licence at the areas or locations from which water may be take	

	(2)	The area or location arising from a variation referred to in subsection (1) (b) must relate to the same water management area or water source as that to which the original area or location related.	1 2 3 4
	(3)	An access licence that is amended under this section is subject to the mandatory conditions applicable to the licence as so amended.	5 6 7
71G	Ass	gnment of water allocations between access licences	8
	(1)	Water allocations may be assigned from one access licence to another in accordance with this section.	9 10
	(2)	The holders of two or more access licences may apply to the Minister for consent to the assignment of water allocations between the water allocation accounts for their respective access licences.	11 12 13 14
	(3)	On completing an assignment to which consent has been given under this section, the parties to the assignment must cause notice of that fact to be given to the Minister.	15 16 17
	(4)	The assignment takes effect when details of the assignment are entered in the relevant water allocation accounts.	18 19
71H	Inte	state transfer of access licences	20
	(1)	The Minister may enter into an agreement with a Minister of any other State or Territory for the interstate transfer of access licences and their corresponding interstate equivalents.	21 22 23
	(2)	On an application made pursuant to such an agreement, the Minister may grant or revoke an access licence to give effect to such a transfer.	24 25 26
	(3)	In respect of each access licence arising under this section, the Minister:	27 28
		(a) must impose on the licence such mandatory conditions as any relevant management plan may require to be imposed on the licence, and	29 30 31
		(b) must cause notice of the new access licence to be given, in accordance with the regulations, to the Registrar-General.	32 33 34

	(4)	The provisions of section 63 (4), (5), (6) and (7) apply to an access licence arising under this section in the same way as they apply to an access licence granted under section 63.	1 2 3
71 I	Inte	state assignment of water allocations	4
	(1)	The Minister may enter into an agreement with a Minister of any other State or Territory for the interstate assignment of water allocations and their corresponding interstate equivalents.	5 6 7 8
	(2)	On an application made pursuant to such an agreement, the Minister may credit water allocations to an access licence, or debit water allocations from an access licence, to give effect to such an assignment.	9 10 11 12
71J	Acc	ess licence may nominate water supply works	13
		On the application of the holder of an access licence, the Minister may amend the licence so as:	14 15
		(a) to nominate a specified water supply work, or group of water supply works, as a work or group of works by means of which water allocations under the licence may be taken, or	16 17 18 19
		(b) to withdraw any such nomination.	20
71K	Gen	eral	21
	(1)	An application under this Division is to be dealt with in accordance with:	22 23
		(a) the water management principles, and	24
		(b) the access licence dealing principles, and	25
		(c) the access licence dealing rules established by any relevant management plan.	26 27
	(2)	An application under this Division must not be granted unless:	28 29
		(a) for all applications, each co-holder of the access licence or access licences concerned, and	30 31
		(b) for all applications other than those under section 71G or 71I, each person in whose name there is registered in the General Register of Deeds, in relation to the access	32 33 34

				licence or access licences concerned, an interest of a kind prescribed by the regulations,	1 2
			conse	ent to the granting of the application.	3
		(3)	In the	e case of an application under section 71E:	4
			(a)	the management plan for the water management area or water source to which the share component of the licence currently relates, and	5 6 7
			(b)	the management plan for the water management area or water source to which the share component of the licence is intended to relate if the application is granted,	8 9 10
			are e	ach relevant management plans.	11
		(4)	Divis	pt to the extent to which the regulations so provide, sion 2 does not apply to or in respect of an application r this Division.	12 13 14
	71L	Acce	ss lic	ence dealing principles	15
				Minister may, by order published in the Gazette, establish ss licence dealing principles:	16 17
			(a)	to regulate or prohibit the kinds of access licence dealing rules that may be established by a management plan, and	18 19 20
			(b)	subject to any such rules, to regulate or prohibit the kinds of dealings that may be effected under this Division, and	21 22 23
			(c)	subject to any such rules, to establish conversion factors applicable to the share components of access licences in respect of which dealings are effected under this Division.	24 25 26 27
[21]	Sect	ion 80) Tem	porary embargo	28
	Inser	t after	sectio	on 80 (1):	29
	((1A)	area mana gener	an order may apply to the whole of a water management or water source or to any specified part of a water agement area or water source, and to access licences rally or to any specified category or subcategory of ss licences.	30 31 32 33 34

[22]	Sec	tion 8	1 Peri	manent embargo	1	
	Inse	rt aftei	section	on 81 (1):	2	
		(1A)	man wate licen	a proclamation may apply to the whole of a water agement area or water source or to any specified part of a er management area or water source, and to access nees generally or to any specified category or subcategory excess licences.	3 4 5 6 7	
[23]	Sec	tion 8	2 Ope	eration of embargo	8	
	Omi	t secti	on 82 (d)	(1) (d). Insert instead: any application under Division 4, or	9 10	
[24]	Cha	pter 3	, Part	2, Division 8, heading	11	
	Omit the heading. Insert instead:					
	Division 8 Registers and accounts					
[25]	Sections 83 and 83A					
	Omit section 83. Insert instead:					
	83 Registrati		istrati	on of access licences	16	
		(1)	The kept	Minister is to cause a register of access licences to be.	17 18	
		(2)		iculars of the following transactions are to be recorded in register:	19 20	
			(a)	the granting or renewal of an access licence, as referred to in section 63,	21 22	
			(b)	the transfer of an access licence from one person to another, as referred to in section 71A,	23 24	
			(c)	the conversion of an access licence from one category or subcategory to another, as referred to in section 71B,	25 26	
			(d)	the subdivision of an access licence, and the consolidation of two or more access licences, as referred to in section 71C,	27 28 29	
			(e)	the assignment of rights under an access licence, as referred to in section 71D,	30 31	

(f)

(g)

access licence, as referred to in section 71F,

licence, as referred to in section 71E,

the amendment of the share component of an access

the amendment of the extraction component of an

1

2

3

4

		(h) the assignment of water allocations between access licences, as referred to in section 71G,	5 6
		(i) the granting of an access licence following an interstate transfer, as referred to in section 71H,	7 8
		(j) the crediting or debiting of water allocations following an interstate assignment, as referred to in section 71I,	9 10
		(k) the nomination of a water supply work or group of water supply works by an access licence or the withdrawal of such a nomination, as referred to in section 71J,	11 12 13 14
		(l) the surrender of an access licence, as referred to in section 77,	15 16
		(m) the suspension or cancellation of an access licence, as referred to in section 78,	17 18
		(n) the compulsory acquisition of an access licence, as referred to in section 79,	19 20
		(o) such other transactions as are prescribed by the regulations.	21 22
	(3)	Subject to subsection (2), the regulations may make provision for or with respect to the form in which the register is to be kept and the particulars that are to be recorded in the register.	23 24 25
	(4)	The register must be made available for public inspection during normal business hours at such places as may be prescribed by the regulations.	26 27 28
83A		jistration of interests in access licence in General Register Deeds	29 30
	(1)	An interest in an access licence that is registered in the General Register of Deeds (a <i>registered interest</i>) has priority, for all purposes, over an interest that is not so registered (an <i>unregistered interest</i>).	31 32 33 34
	(2)	An earlier registered interest in an access licence has priority, for all purposes, over a later registered interest.	35 36

	(3)		ning in this section affects the priority between two or e unregistered interests in an access licence.	1 2
	(4)	legis secti Com and :	sections (1) and (2) are declared to be Corporations slation displacement provisions for the purposes of on 5G of the <i>Corporations Act 2001</i> of the amonwealth in relation to the provisions of Chapters 2K 5 of that Act. Subsection (4) ensures that the priorities established by	3 4 5 6 7 8
		subse Corp	oration that is being wound up under that Act.	9 10 11
	(5)	Regi mod gives	ect to subsections (1) and (2), registration in the General ister of Deeds of an instrument purporting to create, ify, transfer or extinguish an interest in an access licence s the instrument no greater effect than it would have had had not been so registered.	12 13 14 15 16
	(6)	legal corp	the purposes of this Act, a person is not taken to hold a l or equitable interest in an access licence held by a oration merely because the person is a shareholder in the oration.	17 18 19 20
[26]	Section 8	4 Reg	ister of available water determinations	21
	Omit section	on 84	(3). Insert instead:	22
	(3)	durii	register must be made available for public inspection ng normal business hours at such places as may be cribed by the regulations.	23 24 25
[27]	Section 8	5 Wat	er allocation accounts	26
	Omit "used	d" fror	m section 85 (1) (b). Insert instead "taken".	27
[28]	Section 8	5 (1) ((c)	28
	Insert after	section	on 85 (1) (b):	29
			, and	30
		(c)	the water allocations that are recredited to the licence from time to time under section 76.	31 32

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J	u	16	7L	ıu	ıc	_

Amendment of Water Management Act 2000 in relation to access licences

[29]	Section 8	5 (1A)) and (1B)	1	
	Insert after section 85 (1):				
	(1A)		er allocations are to be credited to an access licence in ordance with any relevant available water determination.	3 4	
	(1B)	acco Mini the	er allocations that have been carried over from one bunting period to the next may be withdrawn by the ister, by reason of evaporation or dam spill, but only to extent provided by the relevant management plan, as rred to in section 21 (c).	5 6 7 8 9	
[30]			mpensation payable for reductions in water sing from Minister's amendment of management	10 11 12	
	Omit "regu 87 (1).	ılated	river (supplementary water) access licence" from section	13 14	
	Insert inste	ead "su	upplementary water access licence".	15	
[31]	Section 3	41 Un	nlawful taking of water	16	
	Omit section 341 (1). Insert instead:				
	(1)	A pe	erson must not take water from a water source otherwise :	18 19	
		(a)	in accordance with an access licence, and	20	
		(b)	from a water allocation credited to that access licence, and	21 22	
		(c)	by means of a water supply work nominated by that access licence as a work by means of which water allocations credited to the licence may be taken.	23 24 25	
[32]	Section 3	42 Us	sing water without a water use approval	26	
	Omit section	on 342	2 (1). Insert instead:	27	
	(1)	A pe	erson must not use water on land for any purpose:	28	
		(a)	otherwise than in accordance with a water use approval that authorises the use of water on that land for the purpose for which the water is used, and	29 30 31	

	(b)	if the access licence authorising the taking of the water	1
		specifies the purposes for which water taken under the	2
		licence may be used, unless the purpose for which the water is used is a purpose so specified.	3
[33]		onstructing or using water management work r management work approval	5 6
	Omit section 343	3 (1) (a). Insert instead:	7
	(a)	construct a water supply work otherwise than in	8
	(1)	accordance with a water supply work approval that authorises the construction of that work, or	9 10
	(a1)	use a water supply work to take water:	11
		(i) otherwise than in accordance with a water supply work approval that authorises the use of that work, and	12 13 14
		(ii) if the access licence authorising the taking of the	15
		water specifies the purposes for which water	16
		taken under the licence may be used, unless the	17
		purpose for which the water is used is a purpose so specified, or	18 19
[34]	Schedule 9 Sav	vings, transitional and other provisions	20
		plication to any act, matter, thing or circumstance arising	21
		except clause 3 and Divisions 2 and 3)," before "means"	22
		except clause 3 and Divisions 2 and 3)," before "means" of <i>appointed day</i> in clause 2.	22 23
[35]		of <i>appointed day</i> in clause 2.	
[35]	in the definition Schedule 9, cla	of <i>appointed day</i> in clause 2.	23
[35]	in the definition Schedule 9, cla Insert before the appear	existing definition of appointed day: ointed day, in its application to any act, matter, thing or amstance arising under clause 3 or under Division 2 or 3,	23 24 25 26 27
[35]	in the definition Schedule 9, cla Insert before the appo	existing definition of appointed day: ointed day, in its application to any act, matter, thing or amstance arising under clause 3 or under Division 2 or 3,	23 24
[35]	Insert before the apple circumean (a)	existing definition of <i>appointed day</i> : existing definition of <i>appointed day</i> : einted day, in its application to any act, matter, thing or amstance arising under clause 3 or under Division 2 or 3, ns: in relation to a provision of the <i>Water Act 1912</i> or the <i>Rivers and Foreshores Improvement Act 1948</i> , the day on which that provision ceases to have effect in relation	23 24 25 26 27 28 29 30 31

			the 19	apter 3 of this Act may come into operation, and the provisions of 12 Act and 1948 Act may cease to have effect, at different times ferent purposes.	1 2 3
[36]	Sch	edule	9, cla	use 9	4
	Inse	t after	clause	9 (4):	5
		(4A)		or more co-holders of an access licence arising under this e are taken to hold the access licence:	6 7
			(a)	as notified by them by instrument in writing lodged with the Minister before the appointed day, or	8 9
			(b)	if no such instrument is lodged before the appointed day, as tenants in common in equal shares.	10 11
		(4B)	mand	ccess licence arising under this clause is to include any latory conditions that are required by any relevant gement plan to be imposed on the licence.	12 13 14
		(4C)	licen	Minister is to cause notice of the terms of any access ce or approval arising under this clause to be given to the er of that approval.	15 16 17
	ı	(4D)		ccess licence or approval arising under this clause is to be ch form as the Minister may determine.	18 19
[37]	Sch	edule	9, cla	use 9	20
	Insert after clause 9 (7) (e):				
				, or	22
			(f)	any arrangement for the supply of water to the Inverell Shire Council by the Ministerial Corporation.	23 24
[38]	Sch	edule	9, cla	uses 9A, 9B and 9C	25
	Inse	t after	clause	9:	26
	9A	Regi	gistration of interests in replacement access licences		
		(1)	a pers	e extent to which, immediately before the appointed day, son had an interest in an entitlement, that person is taken we an equivalent interest in the access licence arising the entitlement under clause 9.	28 29 30 31
		(2)		ch an interest is registered in the General Register of s within 12 months after the appointed day:	32 33

9C

9B

	(a)	it ranks, with respect to any other such interest, in the same priority as it previously ranked under section 184G of the <i>Conveyancing Act 1919</i> or section 36 of the <i>Real Property Act 1900</i> , as the case may be, and	1 2 3 4
	(b)	it ranks before any interest in the licence that arises after the appointed day, regardless of when that other interest is registered.	5 6 7
(3)	subcl unde conn	Registrar-General must cause notice of the effect of lause (2) to be recorded in the index of registers kept r section 198 of the <i>Conveyancing Act 1919</i> in ection with each entry in the index that relates to an ass licence.	8 9 10 11 12
Conv	ersio/	n of volumetric shares to proportional shares	13
(1)		clause applies to any access licence that arises from an ement, as referred to in clause 9 (a <i>replacement access ce</i>).	14 15 16
(2)		Minister, by order in writing, may at any time, do either oth of the following:	17 18
	(a)	convert the share components of access licences from a volumetric basis (as referred to in section 56 (2) (a)) to a proportional basis (as referred to in section 56 (2) (b) or (c)),	19 20 21 22
	(b)	apply uniform extraction components to access licences, but having regard to the existing conditions of those licences,	23 24 25
	speci	access licences generally, or for access licences of a fied category or subcategory, with respect to one or more r sources.	26 27 28
(3)	acco	Minister must cause notice of the order to be given, in rdance with the regulations, to the holder of each access ce affected by the order and to the Registrar-General.	29 30 31
Off-a	llocat	ion water	32
	the f	out limiting clause 1, the regulations may provide that ollowing persons or classes of persons are taken to hold lementary water access licences:	33 34 35

	(a) specified persons or classes of persons who, immediately before the appointed day, held entitlements to which a direction under section 20AA of the 1912 Act had related at any time during the previous 5 years, and			
	(b) specified persons or classes of persons who, immediately before the appointed day, held additional licences referred to in section 18 (2) of the 1912 Act.			
[39]	Dictionary			
	Insert in alphabetical order:	1		
	<i>access licence dealing principles</i> means principles established under section 71L.	1 1		
	access licence dealing rules means the rules established by the water sharing provisions of a management plan, as referred to in section 20 (1) (d).	1 1 1		
	General Register of Deeds means the General Register of Deeds maintained under Part 23 of the Conveyancing Act 1919.	1 1 1		
[40]	Dictionary, definition of "bulk access regime"	1		
	Omit "section 20 (1) (d)". Insert instead "section 20 (1) (e)".			
[41]	Dictionary, definition of "local transfer rules"	2		
	Omit the definition.	2		
[42]	Dictionary, definition of "transfer principles"	2		
	Omit the definition.			
[43]	Dictionary, definition of "water allocation"	2		
	Insert ", as recorded in the account for the licence referred to in section 85 (1)" after "the licence".	2		
[44]	Dictionary, definition of "water source"	2		
	Omit the definition. Insert instead:	2		
	water source means the whole or any part of:	3		
	(a) one or more rivers, lakes or estuaries, or	3		

(b) one or more places where water occurs naturally on or below the surface of the ground,

1 2 3

and includes the coastal waters of the State.

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Amendment of Water Management Act 2000 in relation to approvals

Schedule 3		Amendment of Water Management Act 2000 in relation to approvals			
[1]	(Section 3) Section 88A Insert before section 89:				
• •					
	88A Appl	lication of Part	6		
		This Part applies to:	7		
		(a) each part of the State, and	8		
		(b) each type or kind of approval within that part of the State,	9 10		
		that is declared by proclamation to be a part of the State, and type or kind of approval, to which this Part applies.	11 12		
[2]	Section 95 Determination of applications				
	Omit "water management work or activity" wherever occurring in section 95 (2).				
	Insert inste	ad "use, work or activity".	16		
[3]	Section 95 (2)				
	Insert "type	e or" before "kind".	18		
[4]	Section 9	5 (4)	19		
	Insert after section 95 (3):				
	(4)	An approval is to be in such form as the Minister may determine.	21 22		
[5]	Section 9	7 Grounds of refusal of certain applications	23		
	Insert after section 97 (5) (b):				
		, or	25		
		(c) that the applicant is otherwise entitled (whether under this or any other Act or under an agreement applying to the land) to construct and use such a work.	26 27 28		

[6]	Sec	tion 1	00 Co	onditions of approval generally	1	
	Insert ", including conditions to give effect to any agreement between an applicant and objector under section 93 (5) and conditions relating to the protection of the environment" after "approval" in section 100 (1) (b).				2 3 4	
[7]	Section 101					
	Omit the section. Insert instead:					
	101 Conditions of approval for joint schemes					
		(1)	grant whic wate work	section applies to a water management work approval ted in relation to a joint scheme, that is, a scheme under the landholders of different parcels of land hold a single or management work approval for a water management to located on, passing through or otherwise benefiting or teting those parcels.	8 9 10 11 12 13	
		(2)	work cond	ater management work approval for a water management to the subject of a joint scheme is subject to such litions as the regulations require and to such other litions as the landholders concerned agree.	14 15 16 17	
		(3)	cond landl	egulation referred to in subsection (2) may impose litions, in relation to the rights and duties of the holders concerned in the joint scheme, with respect to the owing matters:	18 19 20 21	
			(a)	the granting of access to the work,	22	
			(b)	the operation of the work,	23	
			(c)	the apportionment of water supplied by means of the work,	24 25	
			(d)	the apportionment of the cost of constructing and maintaining the work,	26 27	
			(e)	the apportionment of such other costs with respect to work as are prescribed by the regulations,	28 29	
			(f)	the exclusion of land from the joint scheme.	30	
[8]	Sec	tion 1	02 lm	position of conditions after approval is granted	31	
	Insert after section 102 (2):					
	(2A) Mandatory conditions are to be imposed on an approval whenever it becomes necessary to do so in order to give effect to a relevant management plan.				33 34 35	

[9]	Section 1	02 (3) and (4)	1	
	Omit "disc	cretionary" wherever occurring.	2	
[10]		06 Land benefited by water use approval or water nent work approval	3 4	
	Omit "any	other such landholder" from section 106 (2) (b).	5	
	Insert inste	ead "any co-holder of the approval".	6	
[11]	Section 1	06 (2) (b)	7	
	Omit "that	t other landholder's". Insert instead "that co-holder's".	8	
[12]	Section 1	10 Temporary embargo	9	
	Insert after	r section 110 (1):	10	
	(1A)	Such an order may apply to the whole of a water management area or to any specified part of a water management area, and to approvals generally or to any specified type or kind of approvals.	11 12 13 14	
[13]	Section 1	11 Permanent embargo	15	
	Insert after	r section 111 (1):	16	
	(1A)	Such a proclamation may apply to the whole of a water management area or to any specified part of a water management area, and to approvals generally or to any specified type or kind of approvals.	17 18 19 20	
[14]	Section 1	13 Register of approvals	21	
	Omit secti	on 113 (3). Insert instead:	22	
	(3)	The register must be made available for public inspection during normal business hours at such places as may be prescribed by the regulations.	23 24 25	
[15]	Dictionar	у	26	
	Insert "maintain, repair," after "install," in the definition of <i>construct</i> .			
[16]	Dictionar	y, definition of "drainage work"	28	
	Insert "sluicegates," after "sluices,".			

[17]	Dictionary, definition of "flood work"		
	Omit "a significant effect" from paragraph (b). Insert instead "an effect".	:	
[18]	Dictionary, definition of "use"	;	
	Omit paragraph (a) (i) of the definition. Insert instead:		
	(i) to operate the work for any purpose referred to in paragraph (a), (b) or (c) of the definition of <i>water supply work</i> , or	! (
[19]	Dictionary, definition of "water supply work"	8	
	Insert "(other than a water supply work under the control or management of the Sydney Water Corporation, the Hunter Water Corporation or a local water utility)" after "any work" in paragraph (f).	9 10 1	

Scł	nedule 4		nendment of Water Management t 2000 in relation to other matters (Section 3)	1 2 3
[1]	Section 5	Wate	er management principles	4
	Omit "the (3) (b).	basic	e landholder rights of owners of land" from section 5	5 6
	Insert inste	ad "b	asic landholder rights".	7
[2]	Section 5	(4) (c	e)	8
	Omit "con	sidere	d and". Insert instead "avoided or".	9
[3]	Section 1	43 Cc	onstitution of private irrigation districts	10
	Insert "unc	ler sec	ction 142" after "a petition" wherever occurring.	11
[4]	Section 283 Definitions			12
	Insert in alphabetical order:			13
			nage service means that part of drainage pipework up to oint of connection to a water supply authority's drainage em.	14 15 16
		serv	<i>nage service pipe</i> means a pipe connecting a drainage ice to a water supply authority's drainage system, and udes the plumbing fittings connected to the pipe.	17 18 19
			nbing fitting includes any pipe, apparatus or fixture used blumbing work.	20 21
		plun	nbing work means work comprising or affecting:	22
		(a)	a water supply service pipe or its connection (whether directly or indirectly) with a water supply authority's water supply system, or	23 24 25
		(b)	a sewerage service pipe or its connection (whether directly or indirectly) with a water supply authority's sewerage system, or	26 27 28
		(c)	a drainage service pipe or its connection (whether directly or indirectly) with a water supply authority's drainage system.	29 30 31

[5]

[6]

	wage work means a work (such as a pump, pipe or channel) at is constructed or used for the purpose of removing	1 2
se	ewage or other waste matter from land, including a sticulated system of such works, and includes:	3 4
(a	•	5
(u	equipment, and	6
(b	all sewage treatment or sewage processing plants and their outfalls and drainage beds,	7 8
	at does not include any work declared by the regulations not be a sewage work.	9 10
in	cluding all sanitary fixtures, up to its point of connection to	11 12 13
se	ervice to a water supply authority's sewerage system, and	14 15 16
pi au	pework from its point of connection to a water supply athority's water supply system up to and including its outlet	17 18 19 20
su sy	apply service to a water supply authority's water supply system, and includes the plumbing fittings connected to the	21 22 23 24
fro	om a water supply work under the control or management of	25 26 27
Section 283,	definition of "statutory body"	28
Omit the defin	nition.	29
Section 293 I	Exercise of functions by a water supply authority	30
Insert after sec	etion 293 (1):	31
	dosection (1) (b) does not apply to a water supply authority	32 33

[7]	Section 2	99 Altering position of conduits	1		
		any other land on which no building or other structure is after "public road" in section 299 (4).	3		
[8]		06 Authority may impose certain requirements before certificate of compliance	4 5		
	Omit "for	Public Works and Services" from section 306 (3) (c).	6		
[9]	Section 3 and other	10 Authority may levy service charges and impose fees charges	7 8		
	Insert after	section 310 (2):	9		
	(3)	Without limiting subsection (2), a water supply authority may impose fees and charges with respect to discharges into its sewerage system.	10 11 12		
[10]	Section 3	20 Efficiency review	13		
	Insert after	section 320 (2):	14		
	(3)	This section does not apply to a water supply authority listed in Part 3 of Schedule 3.	15 16		
[11]	Section 3	21 Appointment of administrator	17		
	Insert after	section 321 (3):	18		
	(4)	This section does not apply to a water supply authority listed in Part 3 of Schedule 3.	19 20		
[12]	Section 3	22 Regulations	21		
	Omit section	on 322 (1) (c).	22		
[13]	Section 3	22 (1) (d)	23		
	Omit "and	drainage".	24		
[14]	Section 3	22 (1) (e) and (f)	25		
	Insert "supply" after "water" wherever occurring.				

[15]	Section 322 (1) (h)	1
	Omit the paragraph. Insert instead:	2
	(h) the regulation and prohibition of discharges into sewerage and drainage systems,	3 4
[16]	Section 327 Directions to stop work where unlawful activity occurring	5 6
	Insert "or aquifer interference activity" after "controlled activity" wherever occurring is section 327 (2).	7 8
[17]	Section 336A	9
	Insert after section 336:	10
3	336A Application of Part to certain works	11
	Directions may be given under this Part with respect to a	12
	water supply work or water management work within the	13
	meaning of Part 2 of Chapter 6 in the same way as they may	14
	be given with respect to any other water supply work or water	15
	management work.	16
[18]	Section 342 Using water without a water use approval	17
	Insert "or private water trust" after "private irrigation board" in section 342 (3).	18 19
[19]	Section 343 Constructing or using water management work without a water management work approval	20 21
	Omit "drainage work approval or flood work approval" from section 343 (3).	22 23
	Insert instead "water supply work approval or drainage work approval".	24
[20]	Section 344 Unlawful carrying out of certain activities	25
	Omit "a controlled activity approval" from section 344 (3) (a).	26
	Insert instead "an aquifer interference approval".	27
[21]	Section 344 (3)	28
	Omit "Subsection (1) (a)". Insert instead "Subsection (1)".	29

Schedule 4	Amendment of Water Management Act 2000 in relation to other matters

[22]	Section 3	44 (3)	(a1)		
	Insert after	r sectio	on 344 (3) (a):	2	
		(a1)	from carrying out an aquifer interference activity in accordance with a controlled activity approval, or	;	
[23]	Section 3	47 Ta	king water from public or private works	į	
	Insert after section 347 (2):				
	(3)	relat	ubsection (1), a reference to a water supply work, in ion to a water supply authority, is a reference to a water oly work within the meaning of Part 2 of Chapter 6.	. 8	
[24]	Section 3	51 Un	licensed plumbing work	10	
	Omit "work of water supply, sewerage or drainage intended for direct or indirect connection with the pipes, sewers or drains of a water supply authority".			11 12 13	
	Insert instead "plumbing work (within the meaning of Part 2 of Chapter 6)".				
[25]	Section 3	53 Fa	lse or misleading information	16	
	Insert "or	the reg	gulations" after "this Act".	17	
[26]	Section 368 Appeals to Land and Environment Court				
	Omit section 368 (4). Insert instead:			19	
	(4) In addition		ddition to the appellant and the Minister:	20	
		(a)	the parties to an appeal made by an applicant for a designated access licence or designated approval against a decision refusing to grant the licence or approval include any objector to the granting of the licence or approval who, in accordance with rules of court, gives notice to the Land and Environment Court of the objector's wish to become a party to the appeal, and	2° 2° 2° 2° 2° 2° 2°	
		(b)	the parties to an appeal made by an objector to the granting of a designated access licence or designated approval against a decision granting the licence or approval include the applicant for the licence or approval.	29 30 33 33 33	

[27]	Section 3	72 Functions of Ministerial Corporation	1
	Insert after	r section 372 (1):	2
	(1A)	The Ministerial Corporation has such other functions as are conferred or imposed on it by or under this or any other Act or law.	3 4 5
[28]	Section 3	72 (5) and (6)	6
	Insert after	r section 372 (4):	7
	(5)	It is the duty of the Ministerial Corporation to exercise its function of issuing a Snowy water licence under Part 5 of the <i>Snowy Hydro Corporatisation Act 1997</i> consistently with the terms of the <i>Snowy Water Inquiry Outcomes Implementation Deed</i> .	8 9 10 11 12
	(6)	In subsection (5), <i>Snowy Water Inquiry Outcomes Implementation Deed</i> means the deed under that title that was entered into on behalf of the Commonwealth, New South Wales and Victoria on 3 June 2002, as that deed is amended from time to time in accordance with its terms.	13 14 15 16 17
[29]	Schedule	3 Water supply authorities	18
	Omit "Aus	stralian Inland Energy Water Infrastructure" from Part 2.	19
[30]	Schedule	3, Part 3	20
	Insert after	r Part 2:	21
	Part 3	State owned corporations	22
	Australian	Inland Energy Water Infrastructure	23
[31]	Schedule	8 Amendment of other Acts	24
	Omit "Om	it the section." from Schedule 8.27 [8].	25
	Insert inste	ead "Omit section 91 (2)–(6).".	26
[32]	Schedule	9 Savings, transitional and other provisions	27
	Insert at th	e end of clause 1 (1):	28
	Wate	er Management Amendment Act 2002	29

Schedule 4	Amendment of Water	Management Act 2	000 in relation	to other matters
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[33]	Schedule 9, clause 1			1
	Inser	Insert after clause 1 (3):		
		(4)	If the regulations so provide, such a provision has effect despite any other provision of this Schedule.	3
[34]	Sch	edule	9, clause 13A	5
	Insert after clause 13:			6
	13A	Reg	ulations	7
			Part 3 of the <i>Subordinate Legislation Act 1989</i> does not apply to or in respect of the following regulations:	8
			(a) the Water (Part 2—General) Regulation 1997,	10
			(b) the Water (Part 5—Bore Licences) Regulation 1995,	11
			(c) the Water (Part 5—Drillers' Licences) Regulation 1995,	12 13
			(d) the Water (Part 8—General) Regulation 1995.	14
[35]	Sch	edule	9, Part 3	15
	Inse	rt after	r Part 2:	16
	W		Provisions consequent on enactment of Water Management Amendment Act 2002	17 18 19
	59	Defi	nitions	20
			In this Part:	21
			the 2002 amending Act means the Water Management Amendment Act 2002.	22 23
	60	Guid	delines under section 306 (3) (c)	24
			Any guidelines in force under section 306 (3) (c) immediately before its amendment by the 2002 amending Act are taken to be guidelines issued by the Minister for the purposes of that paragraph as amended by that Act.	25 26 27 28

[36]	Dictionary		1		
	Insert "(within the meaning of Part 2 of Chapter 6)" after "sewage work" in paragraph (a) of the definition of <i>drainage work</i> .				
[37]	Dictionary, def	inition of "estuary"	4		
	Omit the definition. Insert instead:				
	estuary means:				
	(a)	any part of a river whose level is periodically or intermittently affected by coastal tides, or	7 8		
	(b)	any lake or other partially enclosed body of water that is periodically or intermittently open to the sea, or	9 10		
	(c)	anything declared by the regulations to be an estuary,	11		
		does not include anything declared by the regulations not e an estuary.	12 13		
[38]	Dictionary, def	inition of "lake"	14		
	Insert "whether o	or not it also forms part of a river or estuary," before "but".	15		
[39]	Dictionary, def	inition of "river"	16		
	Insert "whether o	or not it also forms part of a lake or estuary," before "but".	17		
[40]	Dictionary, def	inition of "sewage work"	18		
	Omit the definiti	on.	19		
[41]	Dictionary, def	inition of "statutory body"	20		
	Insert in alphabetical order:				
	statutory body means a corporation that is incorporated by or under an Act, other than:		22 23		
	(a)	a company within the meaning of the <i>Corporations Act</i> 2001 of the Commonwealth, and	24 25		
	(b)	a society within the meaning of the <i>Co-operative Housing and Starr-Bowkett Societies Act 1998</i> or a co-operative within the meaning of the <i>Co-operatives Act 1992</i> , or	26 27 28 29		
	(c)	an incorporated association within the meaning of the <i>Associations Incorporation Act 1984</i> .	30 31		

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Amendment of Water Management Act 2000 in relation to other matters

[42]	Dictionary, definition of "waterfront land" Omit paragraph (a). Insert instead:		
		(a1)	the bed of any lake, together with any land lying between the bed of the lake and a line drawn parallel to, and the prescribed distance inland of, the shore of the lake, or
	(a2)	the bed of any estuary, together with any land lying between the bed of the estuary and a line drawn parallel to, and the prescribed distance inland of, the mean high water mark of the estuary, or	11 12 13 14
[43]	Dictionary, definition of "waterfront land"		15
	Insert at the end of the definition:		
	Land that falls into 2 or more of the categories referred to in paragraphs (a), (a1) and (a2) may be waterfront land by virtue of any of the paragraphs relevant to that land.		

Sch	nedule 5	Am	nendment of other Acts (Section 4)	1 2
5.1	Conveya	ncin	g Act 1919 No 6	3
[1]	Section 1	84C (General Register of Deeds	4
	Insert after section 184C (2) (h):			5
		(h1)	instruments that create, modify, transfer or extinguish interests in access licences under the <i>Water Management Act 2000</i> , and	6 7 8
[2]			nstruments affecting land to take effect according egistration	9 10
	Insert after	section	on 184G (2):	11
	(3)	both	ne case of an instrument that affects, or intends to affect, a land and an access licence under the <i>Water Management</i> 2000:	12 13 14
		(a)	this section has effect in relation to the instrument to the extent to which the instrument affects, or intends to affect, the land, and	15 16 17
		(b)	section 83A of the <i>Water Management Act 2000</i> has effect to the extent to which the instrument affects, or intends to affect, the access licence.	18 19 20
5.2	Land and	d Env	vironment Court Act 1979 No 204	21
	Section 20 Class 4—environmental planning and protection and development contract civil enforcement			22 23
	Insert before section 20 (1) (dg):			24
	((df1)	proceedings under sections 335 and 336 of the <i>Water Management Act 2000</i> ,	25 26

5.3	Rive	rs aı	nd Foreshores Improvement Act 1948 No 20	1
[1]	Section 22M			
	Insert after section 22L:			3
	22M	Арр	lication of Part	4
			This Part does not apply to any part of the State to which Part 3 of Chapter 3 of the <i>Water Management Act 2000</i> applies in relation to controlled activity approvals within the meaning of that Act.	5 6 7 8
[2]	Secti	ion 2	5 Regulations	9
	Insert	after	section 25 (3):	10
		(4)	Part 3 of the <i>Subordinate Legislation Act 1989</i> does not apply to or in respect of the regulations under this Act.	11 12
5.4	Wate	er Ac	et 1912 No 44	13
[1]	Secti	on 2	7 Regulations	14
	Insert after section 27 (1A):			15
		(2)	Part 3 of the <i>Subordinate Legislation Act 1989</i> does not apply to or in respect of the regulations under this Part.	16 17
[2]	Secti	ion 2	7A	18
	Insert after section 27:			19
	27A	Арр	lication of Part	20
			This Part does not apply to any part of the State to which Part 3 of Chapter 3 of the <i>Water Management Act 2000</i> applies in relation to water supply work approvals within the meaning of that Act.	21 22 23 24
[3]	Secti	ion 1	29 Regulations	25
	Insert after section 129 (1A):			26
		(2)	Part 3 of the <i>Subordinate Legislation Act 1989</i> does not apply to or in respect of the regulations under this Part.	27 28

[4]	Secti	ion 1	29A	1
	Insert	t after	section 129:	2
1	129A	Арр	lication of Part	3
			This Part (section 118A excepted) does not apply to any part of the State to which Part 3 of Chapter 3 of the <i>Water Management Act 2000</i> applies in relation to water supply work or aquifer interference approvals within the meaning of that Act.	2 5 6 7
[5]	Secti	ion 1	85 Regulations	9
	Insert after section 185 (4):			10
		(5)	Part 3 of the <i>Subordinate Legislation Act 1989</i> does not apply to or in respect of the regulations under this Part.	11 12
[6]	Secti	ion 1	86A	13
	Insert	t after	section 186:	14
1	186A	Арр	lication of Part	15
			This Part does not apply to any part of the State to which Part 3 of Chapter 3 of the <i>Water Management Act 2000</i> applies in relation to flood work approvals within the meaning of that Act.	16 17 18 19
[7]	Secti	ion 2	01 Regulations	20
	Insert at the end of the section:			21
		(2)	Part 3 of the Subordinate Legislation Act 1989 does not apply to or in respect of the regulations under this Part.	22 23

Water Management Amendment Bill 2002

Schedule 5 Amendment of other Acts

[8] 2	Section 202A			
	Insert after section 202:			
	02A	Application of Part	3	
		This Part does not apply to any part of the State to which Part	4	
		3 of Chapter 3 of the <i>Water Management Act 2000</i> applies in	5	
		relation to water supply work approvals within the meaning of	6	
		that Act	7	