First print



New South Wales

Water NSW Bill 2014

Explanatory note

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

Overview of Bill

The objects of this Bill are:

- (a) to provide for State Water Corporation to become Water NSW, and
- (b) to abolish the Sydney Catchment Authority and transfer its functions to Water NSW, and
- (c) to repeal the *Sydney Water Catchment Management Act 1998* and *State Water Corporation Act 2004* and re-enact their provisions (with some modifications) in a consolidated form, and
- (d) to provide for certain regulatory functions under the proposed Act to be exercised by a Regulatory Authority, and
- (e) to make consequential amendments to certain other legislation.

Summary of the operation of this Bill

Background

State Water Corporation is a statutory State owned corporation constituted by the *State Water Corporation Act 2004*. Its area of operations is the whole of the State other than the areas of operation of the Hunter Water Corporation, the Sydney Water Corporation, the Sydney Catchment Authority and the areas of operations of water supply authorities under the *Water Management Act 2000*. Its functions include capturing, storing and releasing water to persons entitled to take the water and for the purposes of flood management and any other lawful purpose.

The Sydney Catchment Authority is a corporation constituted by the *Sydney Water Catchment Management Act 1998* that is a statutory body representing the Crown. Its area of operations is largely limited to the Sydney catchment area (which is referred to in that Act as the catchment area). Its functions include supplying water to the Sydney Water Corporation and various other persons and bodies and the management and protection of the Sydney catchment area.

Currently, State Water Corporation and the Sydney Catchment Authority have common directors and chief executives.

This Bill

This Bill provides for State Water Corporation to become Water NSW and to assume the functions that are currently exercised by the Sydney Catchment Authority. Water NSW will be a continuation of, and the same legal entity as, State Water Corporation. It will also continue to be a statutory State owned corporation for the purposes of the *State Owned Corporations Act 1989*.

This Bill re-enacts and consolidates in one Act (with some modifications) the provisions of both the *Sydney Water Catchment Management Act 1998* and *State Water Corporation Act 2004*.

If there are common or similar provisions located in both of these Acts, they have (wherever possible) been consolidated into a single set of provisions of general application. Also, common definitions have been collected in clause 3 of this Bill and, wherever possible, applied generally.

The objectives and functions of Water NSW have been refined to reflect the consolidation of the functions of the Sydney Catchment Authority and State Water Corporation in one body.

The management structure of State Water Corporation has been retained for Water NSW, including its current directors and chief executive officer.

This Bill provides for the abolition of the Sydney Catchment Authority and the transfer of all its staff, assets, rights and liabilities to Water NSW.

This Bill continues in effect the respective operating licences of the Sydney Catchment Authority and State Water Corporation with appropriate modifications. The continuation of the 2 operating licences will ensure that the Sydney catchment functions of the Sydney Catchment Authority will continue to be exercised under the authority of its own operating licence. This Bill authorises the Governor to continue to grant more than one operating licence in the future.

This Bill provides for the continuation of the Sydney catchment area as a declared catchment area under the proposed Act and also provides a mechanism for the creation of new declared catchment areas of Water NSW in other areas of the State.

This Bill contains a number of provisions that create regulatory functions. These include functions that are currently conferred or imposed on the Sydney Catchment Authority because it is a statutory body representing the Crown (for example, concurrence and infrastructure approval functions). As Water NSW will be a statutory State owned corporation rather than a statutory body representing the Crown, this Bill provides for these regulatory functions to be conferred or imposed on the Regulatory Authority.

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 defines certain words and expressions used in the proposed Act.

Part 2 Constitution and functions of Water NSW

Division 1 Constitution of Water NSW

Clause 4 provides for the continuation of State Water Corporation as a statutory State owned corporation with the new corporate name of Water NSW.

Clause 5 provides that the foundation charter of Water NSW for the purposes of the *State Owned Corporations Act 1989* is Part 2 of the proposed Act.

Division 2 Objectives and functions of Water NSW

Clause 6 provides for the objectives for Water NSW.

Clause 7 provides for the functions of Water NSW, including the functions that it may only exercise under the authority of one or more operating licences.

Division 3 Management of Water NSW

Clause 8 makes provision for the appointment of the board of directors of Water NSW.

Clause 9 makes provision for the appointment of a person to be the chief executive officer of Water NSW.

Clause 10 makes provision for the appointment of a person to act in the office of the chief executive officer of Water NSW during the illness or absence of the chief executive officer.

Division 4 Operating licences

Clause 11 permits the Governor, on the recommendation of the portfolio Minister, to grant one or more operating licences to Water NSW to authorise it to carry out certain of its functions. The *portfolio Minister* is the Minister who is the portfolio Minister for Water NSW within the meaning of the *State Owned Corporations Act 1989*.

Clause 12 provides that an operating licence is subject to the terms and conditions determined by the Governor, on the recommendation of the portfolio Minister, including certain mandatory terms and conditions. The terms and conditions of an operating licence may confer on Water NSW specified functions of the Minister administering the *Water Management Act 2000* under that Act or the *Water Act 1912* or of the Ministerial Corporation under any Act or law, but only if the Minister administering the *Water Management Act 2000* or the Premier provides his or her concurrence to the conferral of the functions.

Clause 13 permits the Governor, on the recommendation of the portfolio Minister, to amend or substitute an operating licence or to impose, amend or revoke conditions of an operating licence.

Clause 14 provides for the term of an operating licence and for the renewal of an operating licence by the Governor.

Clause 15 provides that the area of operations of Water NSW is the whole of the State. However, the proposed section makes it clear that an operating licence may not authorise Water NSW to carry out functions that are conferred or imposed on the Sydney Water Corporation, the Hunter Water Corporation or a water supply authority without their agreement.

Clause 16 provides that if, in the opinion of the portfolio Minister, Water NSW contravenes an operating licence, the portfolio Minister may cause a notice to be served on Water NSW requiring it to rectify the contravention within a specified period and the Governor may direct that Water NSW pay a monetary penalty of an amount to be determined by the Governor whether or not a notice has been served or the contravention rectified.

Clause 17 provides that the Independent Pricing and Regulatory Tribunal (*IPART*) may impose a monetary penalty on Water NSW if it contravenes an operating licence. The monetary penalty that IPART may impose under the proposed section must not exceed \$10,000 for the first day on which the contravention concerned occurs and a further \$1,000 for each subsequent day (not exceeding 30 days) on which the contravention continues. IPART must not take action under the

proposed section in respect of a contravention if any action has already been taken under proposed section 16 in respect of the contravention.

Clause 18 permits Water NSW to apply to the Civil and Administrative Tribunal for an administrative review under the *Administrative Decisions Review Act 1997* of a decision of IPART to take action under proposed section 17 in relation to Water NSW.

Clause 19 provides for the circumstances in which the Governor may cancel an operating licence. It also makes provision, in certain circumstances, for the subsequent divesting of assets, rights and liabilities of Water NSW as a consequence of the cancellation of an operating licence.

Division 5 Memoranda of understanding

Clause 20 contains a definition of *regulatory agencies*, which include various government agencies and local authorities.

Clause 21 requires Water NSW to enter into memoranda of understanding with the Environment Protection Authority and the Secretary of the Ministry of Health and to review, amend or replace such memoranda on a regular basis.

Clause 22 enables the Minister to direct Water NSW to enter into memoranda of understanding with other regulatory agencies.

Clause 23 requires public consultation to be undertaken in relation to proposed memoranda of understanding and proposed amendments of memoranda of understanding.

Division 6 Arrangements for drawing water

Clause 24 continues in effect certain arrangements currently in place under section 21A of the *Sydney Water Catchment Management Act 1998* with respect to the control of water in the water storages and pipelines of the Sydney Catchment Authority that will be transferred to Water NSW.

Division 7 Arrangements with Sydney Water Corporation

Clause 25 requires Water NSW to enter into arrangements with the Sydney Water Corporation regarding the supply of water by Water NSW to the Sydney Water Corporation, and outlines the process of altering such arrangements.

Clause 26 requires Water NSW and the Sydney Water Corporation to enter into negotiations with regard to the arrangements, and provides a mechanism for resolving disagreements.

Clause 27 provides a role for IPART in relation to the arrangements. IPART is given the oversight of the arrangements and may report to the Minister. The proposed section also contains a provision making it clear that the supply of water can be declared a government monopoly service for the purposes of the *Independent Pricing and Regulatory Tribunal Act 1992*.

Division 8 Transfer of assets, rights and liabilities

Clause 28 enables the portfolio Minister, with the concurrence of the voting shareholders of Water NSW, to transfer specified assets, rights and liabilities of the Water Administration Ministerial Corporation (the *Ministerial Corporation*), the State or a public or local authority to Water NSW. The Minister may also direct, with the concurrence of the voting shareholders, that specified assets, rights and liabilities of Water NSW be transferred to the Ministerial Corporation or to another person or body on behalf of the State. The Minister is not to make an order under the proposed section unless the relevant person or body from whom, or to whom, the assets, rights or liabilities are to be transferred has consented to the transfer.

Part 3 Powers of Water NSW

Clause 29 provides that Water NSW is the owner of all works installed by Water NSW or vested in or transferred to Water NSW (whether or not the land on which the works are placed is owned by Water NSW). Water NSW may, for purposes consistent with its objectives, build or install

works and do other things that are necessary or appropriate to its works (including repairs and maintenance) and otherwise deal with works that it owns.

Clause 30 provides that Water NSW may acquire land (or an interest in land) by agreement or compulsory process in accordance with the *Land Acquisition (Just Terms Compensation) Act 1991* for the purposes of the proposed Act.

Clause 31 extends Water NSW's powers with respect to metering equipment to include equipment that Water NSW does not own if an operating licence for Water NSW so provides. It also confers power to test metering equipment and enables regulations to be made limiting the application of Water NSW's powers relating to metering equipment. Such regulations may also provide for the functions to be conferred, or not conferred, exclusively on Water NSW.

Clause 32 provides that Water NSW has powers of entry on land for certain purposes in connection with the exercise of its functions.

Clause 33 confers on Water NSW the power to open and break up public roads or reserves for the purpose of exercising its functions.

Clause 34 confers on Water NSW a power to require a person to alter the position of a conduit if Water NSW needs such an alteration to exercise its functions and the alteration would not permanently damage the conduit or adversely affect its operation. Water NSW may make the alteration if it is not made as required.

Clause 35 provides that Water NSW may authorise devices, for generating electricity from water released in the exercise of Water NSW's functions under the proposed Act, to be placed on or in any of its water management works and also install and use such devices to generate and supply electricity.

Clause 36 permits Water NSW to demolish or remove any structure or thing placed by a person so as to interfere with Water NSW's water management works and to recover the cost of doing so, and of repairs to the works, from that person. It also makes it an offence for a person:

- (a) to wilfully or negligently destroy, damage or interfere with any water management works of Water NSW, or
- (b) to open up ground to expose any pipe or other water management work of Water NSW without reasonable excuse or appropriate notice.

Clause 37 provides that Water NSW, in exercising its functions under the Part, is to do as little damage as practicable and is, subject to the Part, to compensate all persons who suffer damage by the exercise of the functions.

Clause 38 makes a person who, without the consent of Water NSW, carries out any activity that causes destruction of, damage to or interference with any work owned by Water NSW in circumstances in which the person should have known that the destruction, damage or interference would result from the carrying out of the activity, liable to compensate Water NSW for all loss or damage suffered by Water NSW as a result.

Clause 39 provides that Water NSW may (subject to certain exceptions) impose fees and charges on any person to whom Water NSW provides a service in the exercise of its functions.

Part 4 Declared catchment areas and special and controlled areas

Division 1 Declared catchment areas

Clause 40 enables the Governor to declare an area of land to be a declared catchment area of Water NSW for the purposes of the proposed Act.

Clause 41 provides for a public authority or other person appointed by the Minister to develop and approve catchment health indicators of the catchment health of a declared catchment area against which catchment audits (which are audits of the catchment health of a declared catchment area)

are to be conducted. The appointment of such a person for the Sydney catchment area will be mandatory.

Clause 42 provides for catchment audits to be conducted by a public authority or other person appointed by the Minister. The appointment of such a person for the Sydney catchment area will be mandatory. An audit must be conducted and reported on having regard to the extent to which the state of the land constituting the declared catchment area conforms to the catchment health indicators of the catchment health of the declared catchment area published by the public authority or other person appointed by the Minister under proposed section 41. The audits for the Sydney catchment area are required to be conducted every 3 years.

Clause 43 requires Water NSW to evaluate the findings of a catchment audit and to incorporate those findings in its risk framework and its programs and other activities relating to catchment management.

Clause 44 requires Water NSW to report to the Minister on progress against catchment audit findings.

Clause 45 makes it clear that nothing in the Division prevents:

- (a) an operating licence from including terms and conditions relating to Water NSW's activities or requiring reports on those activities, or
- (b) IPART from recommending to the Minister that an operating licence include terms and conditions relating to Water NSW's catchment management functions or requiring reports on those functions.

Division 2 Special areas

Clause 46 defines certain words and expressions used in the Division.

Clause 47 enables the Governor to declare an area of land to be a special area in order to protect the quality of stored waters or maintain the ecological integrity of the land.

Clause 48 restricts the transfer or lease of, or other dealings with, land in a special area.

Clause 49 restricts the way in which Crown land in a special area is to be dealt with.

Clause 50 restricts the exercise by certain public agencies of their functions in relation to land within a special area. This involves the requirement for notice to be given to the Regulatory Authority of the proposed exercise of such functions.

Clause 51 provides for the making of regulations regarding special areas.

Clause 52 provides for the making of plans of management in connection with special areas, involving joint action by certain Ministers.

Clause 53 requires plans of management prepared for special areas to be carried out and given effect.

Division 3 Controlled areas

Clause 54 enables the Governor to declare an area of land that is owned by or vested in Water NSW to be a controlled area.

Clause 55 provides for the making of regulations regarding controlled areas.

Part 5 Regulatory functions

Division 1 Functions of IPART

Clause 56 sets out the regulatory functions of IPART under the proposed Act.

Clause 57 requires IPART to prepare operational audits of Water NSW at the times directed by the portfolio Minister.

Clause 58 requires IPART to present the portfolio Minister with a report on each operational audit.

Clause 59 requires the portfolio Minister to table (or cause the tabling) of such reports in Parliament.

Clause 60 provides that Water NSW is required to pay to the Treasurer the cost (as certified by IPART) involved in and in connection with carrying out the operational audit of Water NSW.

Division 2 Functions of Regulatory Authority

Clause 61 provides for the Regulatory Authority for the purposes of the proposed Act. The *Regulatory Authority*, in relation to a function that is conferred or imposed on the Regulatory Authority, is:

- (a) the Minister, or
- (b) if the Minister appoints a person under the proposed section to exercise that function—that person.

Clause 62 enables the Regulatory Authority to exercise concurrence and other roles under environmental planning instruments in connection with declared catchment areas.

Clause 63 provides for regulations to confer or impose on the Regulatory Authority certain functions by reference to powers under other legislation relevant to activities carried out in declared catchment areas.

Clause 64 enables the Regulatory Authority to approve the carrying out of certain infrastructure activities that are effective for the purposes of the *Environmental Planning and Assessment Act 1979* and the *Local Government Act 1993*.

Part 6 Compliance and enforcement

Division 1 Authorised officers

Clause 65 enables the Minister to appoint authorised officers for the purposes of the proposed Act.

Clause 66 enables a person to accompany an authorised officer and take all reasonable steps to assist an authorised officer in the exercise of the authorised officer's functions under the proposed Act if the authorised officer is of the opinion that the person is capable of providing assistance to the authorised officer in the exercise of those functions.

Clause 67 makes it an offence for a person to obstruct, hinder or interfere with an authorised officer or to impersonate an authorised officer.

Division 2 Powers of entry of authorised officers

Clause 68 enables an authorised officer to enter and occupy land for the purpose of ascertaining whether the provisions of the proposed Act or the regulations are being complied with or have been contravened. However, if the authorised officer wishes to enter premises used for residential purposes, the officer may only do so with the consent of the occupier or under the authority of a search warrant.

Clause 69 enables an authorised officer to apply for a search warrant if the officer has reasonable grounds for believing that a provision of the proposed Act or the regulations has been or is being contravened on land.

Division 3 Investigation powers

Clause 70 enables an authorised officer to require a person whom the authorised officer reasonably suspects to have knowledge of matters in respect of which information is reasonably required for the purposes of the proposed Act or the regulations to answer questions in relation to

those matters. It also makes it an offence to fail or refuse to comply with such a requirement or to give a false or misleading answer.

Clause 71 provides for the Regulatory Authority to require a person to furnish information or records (or both) in connection with any matter relating to its responsibilities and functions under the proposed Act. It also makes it an offence to fail to comply with such a requirement or to furnish false or misleading information.

Clause 72 makes it clear that a notice can require a person to furnish only records that are in the person's possession or that are within the person's power to obtain lawfully and makes other provisions relating to records.

Clause 73 provides for an authorised officer to require a person whom the authorised officer reasonably suspects to be offending against the proposed Act or the regulations to state the person's name and residential address. A person may also be required to provide his or her driver licence in a declared catchment area. It also makes it an offence to fail to comply with either such requirement or to provide a false name or address.

Clause 74 provides for the Regulatory Authority or an authorised officer, in certain circumstances, to require the owner of a motor vehicle and others to give certain information.

Clause 75 makes provision in relation to requirements to furnish records or information or answer questions. In particular, a person is not guilty of an offence of failing to comply with a requirement under the Division to furnish records or information or to answer a question unless the person was warned on the relevant occasion that a failure to comply is an offence.

Division 4 Catchment correction notices and catchment protection notices

Subdivision 1 Definitions

Clause 76 defines words and expressions used in the Division. In particular, the term *targeted activity* is defined to mean an activity in a special area or controlled area that has, or is likely to have, caused damage to, or detrimentally affected, the quality of any water, or the catchment health of any land, in the area concerned.

Subdivision 2 Catchment correction notices

Clause 77 enables the Regulatory Authority to issue a catchment correction notice to an occupier of land on or from which the Regulatory Authority reasonably suspects that a targeted activity has been or is being carried out (or to a person who is reasonably suspected of carrying out or having carried out such an activity) directing the occupier or person to take the corrective action specified in the catchment correction notice.

Clause 78 provides for public authorities to take corrective action in certain circumstances.

Clause 79 provides for catchment correction notices to be given orally, but to be later confirmed in writing.

Clause 80 provides for the recovery of the administrative costs of preparing and giving a catchment correction notice.

Subdivision 3 Catchment protection notices

Clause 81 enables the Regulatory Authority to issue a catchment protection notice to the occupier of land in a special area or a controlled area on or from which the Regulatory Authority reasonably suspects that a targeted activity has been carried out, will be carried out or is being carried out (or to the person carrying on the activity) directing the occupier or person to take action to ensure:

- (a) either that the targeted activity is not commenced or is no longer carried on, or
- (b) if the targeted activity is permitted to be carried on in future—that the activity is carried on in a manner that does not cause damage to, or detrimentally affect, the quality of any water, or the catchment health of any land, in a special area or controlled area.

Clause 82 provides that, if a person does not comply with a catchment protection notice, the Regulatory Authority may take action to cause the notice to be complied with by itself or by its employees.

Clause 83 provides for the commencement of operation of a catchment protection notice or variation of a catchment protection notice.

Clause 84 provides for the recovery of the administrative costs of preparing and giving a catchment protection notice.

Clause 85 provides for appeals to the Land and Environment Court against catchment protection notices.

Subdivision 4 Compliance costs

Clause 86 provides for the Regulatory Authority, by notice in writing, to require a person to whom a catchment correction notice has been given to pay all or any reasonable costs and expenses incurred by the Regulatory Authority in connection with monitoring action under the notice, ensuring that the notice is complied with and any other associated matters.

If a public authority has taken corrective action under proposed section 78, the public authority may, by notice in writing, require the occupier of the land at or from which the authority reasonably suspects that the targeted activity was carried out, or the person who is reasonably suspected of having carried out the targeted activity, or both, to pay all or any reasonable costs and expenses incurred by it in connection with the corrective action.

If the Regulatory Authority has taken action under proposed section 82 because a catchment protection notice has not been complied with, the Regulatory Authority may, by notice in writing, require the person to whom the notice was given to pay all or any reasonable costs and expenses incurred by it in taking the action.

These notices are called *compliance cost notices*.

Clause 87 provides for the recovery of unpaid amounts specified in a compliance cost notice.

Clause 88 provides for the registration of compliance cost notices in relation to land.

Clause 89 creates a charge on land if a compliance cost notice is registered.

Subdivision 5 General

Clause 90 provides that more than one notice under a provision of the Division may be given to the same person.

Clause 91 provides that a fee is not payable for the variation of a notice under the Division.

Clause 92 makes it an offence to wilfully delay or obstruct a person carrying out action in compliance with a catchment correction notice or catchment protection notice or taking corrective action.

Division 5 Offences

Clause 93 makes it an offence to illegally take water that is supplied by Water NSW or alter a meter that registers the supply of water by Water NSW.

Clause 94 makes it an offence to discharge any substance into a work of Water NSW.

Division 6 Executive and accessorial liability

Clause 95 provides for the circumstances in which a director or other person involved in the management of a corporation will attract executive liability with respect to certain offences against the proposed Act or regulations committed by the corporation.

Clause 96 provides for the circumstances in which a director or other person involved in the management of a corporation will be treated as being an accessory to an offence against the proposed Act or regulations committed by the corporation.

Clause 97 makes it an offence to cause the commission of an offence in a number of ways.

Division 7 Proceedings for offences

Clause 98 provides for the liability of persons for continuing offences.

Clause 99 provides that in any proceedings under the proposed Act, the onus of proving that a person had a reasonable excuse or lawful excuse (as referred to in any provision of the Act or the regulations) lies with the defendant.

Clause 100 provides that proceedings for an offence under the proposed Act may be brought within 2 years after the commission of the alleged offence or within 2 years after the alleged offence first came to the attention of any authorised officer.

Clause 101 enables offences against the proposed Act or the regulations to be dealt with summarily by the Local Court or Land and Environment Court.

Clause 102 enables an authorised officer to issue penalty notices for offences against the proposed Act or the regulations (and certain other legislation applying in the Sydney catchment area) if those offences have been prescribed as penalty notice offences by the regulations.

Clause 103 maintains the right of Water NSW to take civil proceedings against persons who have been prosecuted for offences under the proposed Act or the regulations.

Division 8 Evidentiary provisions

Clause 104 provides for when the state of mind of an officer, employee or agent of a corporation may be used as evidence of the state of mind of the corporation.

Clause 105 provides that proof of certain appointments is not required.

Clause 106 provides that any instrument purporting to be an instrument issued, made or given for the purposes of the proposed Act and to have been signed by the person authorised to issue, make or give the instrument is admissible in any proceedings under the Act and (in the absence of evidence to the contrary) is to be taken to be such an instrument and to have been so signed.

Clause 107 provides for the evidentiary value of certificate evidence of certain matters.

Clause 108 provides for the evidentiary value of certificates by analysts.

Part 7 Miscellaneous

Clause 109 enables notices given under the proposed Act to be revoked or varied.

Clause 110 enables the Minister (including the portfolio Minister) to delegate the Minister's functions under the proposed Act or the regulations.

Clause 111 enables certain reports that are required to be tabled in Parliament under the proposed Act to be presented to the relevant Clerk of the House of Parliament concerned while the House is not sitting.

Clause 112 provides for how notices and other documents under the proposed Act may be issued or given to, or served on, a person.

Clause 113 excludes certain persons from personal liability in connection with acts or omissions done, or omitted to be done, in good faith for the purposes of executing the proposed Act or any other Act.

Clause 114 enables the Governor to make regulations for the purposes of the proposed Act.

Clause 115 provides for the review of the proposed Act in 5 years.

Schedule 1 Transfer of assets, rights and liabilities

Schedule 1 sets out the provisions that are to apply to the transfer of assets, rights and liabilities under the proposed Act.

Schedule 2 Savings, transitional and other provisions

Schedule 2 contains savings, transitional and other provisions consequent on the enactment of the proposed Act.

In particular, the Schedule provides for:

- (a) the abolition of the Sydney Catchment Authority and the transfer of its staff, assets, rights and liabilities to Water NSW, and
- (b) the continuation of the current management of State Water Corporation as the management of Water NSW, and
- (c) the continuation of the existing operating licences of both the Sydney Catchment Authority and State Water Corporation as operating licences under the proposed Act (with modifications to limit the existing Sydney Catchment Authority operating licence to the carrying out of Sydney catchment functions), and
- (d) the continuation of the Sydney catchment area as a declared catchment area under the proposed Act and the continuation of special and controlled areas under the *Sydney Water Catchment Management Act 1998* as special and controlled areas under the proposed Act, and
- (e) the continuation of the *Sydney Water Catchment Management Regulation 2013* as a regulation under the proposed Act (which will be renamed as the *Water NSW Regulation 2013* and consequentially amended by Schedule 3).

Schedule 3 Amendment of legislation

Schedule 3 makes consequential amendments to the Acts, regulations and other statutory instruments specified in the Schedule.

Schedule 4 Repeals

Schedule 4 repeals the *State Water Corporation Act 2004* and *Sydney Water Catchment Management Act 1998*.

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New South Wales

Water NSW Bill 2014

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86 87 88 89	Recovery Registrat	ce cost notices of amounts on of compliance cost notices in relation n land subject to compliance cost notic)
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New South Wales

Water NSW Bill 2014

No , 2014

A Bill for

An Act to provide for State Water Corporation to become Water NSW and to abolish the Sydney Catchment Authority and transfer its functions to Water NSW; and to repeal and amend certain legislation consequentially.

The 1	Legisl	ature o	of New South Wales enacts:	1
Par	t 1	Pre	liminary	2
1	Nam	e of A	ct	3
		This	Act is the Water NSW Act 2014.	4
2	Com	mence	ement	5
		This	Act commences on a day or days to be appointed by proclamation.	6
3	Defir	nitions		7
	(1)	In thi	is Act:	8
	~ /	area	of operations of Water NSW—see section 15.	9
		asset	s—see clause 2 (1) of Schedule 1.	10
			<i>orised officer</i> means a person who has been appointed as an authorised officer r this Act.	11 12
		board	d means the board of directors of Water NSW.	13
			ament audit means an audit conducted under section 42.	14
		ecosy	<i>ument health</i> , in relation to a declared catchment area, means the condition of ystems and systems of management (such as sewerage and stormwater systems) at catchment that protect water quality.	15 16 17
			<i>iment infrastructure works</i> means:	18
		(a)	water storages, water mains, or connected or associated works, or	19
		(b)	monitoring devices in, under, over or near any works referred to in paragraph (a), or	20 21
		(c)	any works ancillary or antecedent to any works referred to in paragraph (a) or (b), or	22 23
		(d)	hydro-electric plants or associated infrastructure or works,	24
		but e	ncludes anything prescribed by the regulations as being within this definition, xcludes anything prescribed by the regulations as being outside this definition.	25 26
		decla	<i>international and the second </i>	27 28
			<i>executive officer</i> means the chief executive officer of Water NSW.	29
		be a o	<i>rolled area</i> means an area of land for the time being declared under this Act to controlled area.	30 31
			<i>ty council</i> means a county council under the <i>Local Government Act 1993</i> .	32
		Act to	<i>the catchment area</i> means an area of land for the time being declared under this o be a declared catchment area.	33 34
		and S	<i>artment</i> means the Department of Trade and Investment, Regional Infrastructure Services.	35 36
		conci	<i>River water supply scheme</i> means the water management work comprising the rete dam on Fish River at Oberon and Duckmaloi Weir, together with:	37 38
		(a)	its associated gravitation main, concrete reservoirs, reticulation systems and treatment works, and	39 40
		(b)	the pumping station at Oberon, and	41
		(c)	all incidental and connected works, and	42
		(d)	all additions, amplifications, improvements and extensions to that scheme.	43

•	orm a duty. 27 means the Independent Driving and Deculatory Tribungl established under	:
	RT means the Independent Pricing and Regulatory Tribunal established under <i>independent Pricing and Regulatory Tribunal Act 1992</i> .	
land	includes the following:	
(a)	the sea or an arm of the sea,	
(b)	a bay, inlet, lagoon, lake or body of water, whether inland or not and whether tidal or non-tidal,	
(c)	a river, stream or watercourse, whether tidal or non-tidal,	
(d)	a building erected on the land.	1
	includes a licence or permit.	1
	lities—see clause 2 (1) of Schedule 1.	1
	<i>functions</i> of Water NSW—see section 7 (1).	1
const	sterial Corporation means the Water Administration Ministerial Corporation ituted by the Water Management Act 2000.	1- 1:
mear	<i>r vehicle</i> means any motor car, motor cycle or other vehicle propelled by any is other than human or animal power.	1 1
of it.	ating licence means an operating licence granted under this Act or any renewal	1 1
	<i>ntional audit</i> means an operational audit of Water NSW that is required to be ared under an operating licence.	2 2
<i>owne</i> equit	<i>r</i> , in relation to land, includes every person who jointly or severally at law or in y:	2 2
(a)	is entitled to the land for an estate of freehold in possession, or	2
(b)	is a person to whom the Crown has contracted to sell the land under the Crown Lands Act 1989 or any other Act relating to alienation of land of the Crown, or	2: 2:
(c)	is entitled to receive, or receives, or if the land were let to a tenant would receive, the rents and profits of the land, whether as beneficial owner, trustee, mortgagee in possession or otherwise,	2 2 2
who,	in relation to land of the Crown, means the Crown, but does not include a person or a class of persons that, is declared by the regulations as being outside this ition, either generally or in a particular case or class of cases.	3 3 3
	<i>c authority</i> includes a corporation that is incorporated by or under an Act, but not include:	3: 3
(a)	a company within the meaning of the <i>Corporations Act 2001</i> of the Commonwealth, or	3 3
(b)	a co-operative within the meaning of the <i>Co-operatives National Law (NSW)</i> , or	3 3
(c)	an association incorporated under the Associations Incorporation Act 2009, or	3
(d)	a body prescribed by the regulations as not being a public authority for the purposes of this definition.	4 4
	alatory Authority—see section 61.	4
0	s—see clause 2 (1) of Schedule 1.	4
speci	<i>al area</i> means an area of land for the time being declared under this Act to be a al area.	4 4
- '	<i>fied</i> includes referred to.	4
	<i>Water Corporation</i> means State Water Corporation as constituted by the <i>State r Corporation Act 2004</i> immediately before the repeal of that Act by this Act.	4 4

		ney catchment area means the declared catchment area known as the Sydney	1
		nument area referred to in clause 17 of Schedule 2, as declared from time to time or this Act.	2 3
		<i>r storages</i> means dam walls, pumps and other works used for or with respect to	4
		xtraction, and storage, of:	5
	(a)	water in rivers and lakes, and	6
	(b)	water occurring naturally on the surface of the ground, and	7
	(c)	sub-surface waters.	8
	work	rs, in relation to Water NSW, includes:	9
	(a)	any catchment infrastructure works, metering equipment, water storages and	10
		other water management works vested in or under the control of Water NSW, and	11 12
	(b)	any other assets of Water NSW of a kind prescribed by the regulations.	12
	. /		13
(2)		is Act, each of the following terms and expressions has the same meaning as in <i>Vater Management Act 2000</i> :	14 15
	estud	ury	16
	lake		17
	mete	ring equipment	18
	river		19
	wate	r management work	20
	wate	r source	21
	wate	r supply authority	22
(3)		ect to subsections (1) and (2), words and expressions used in this Act have the meanings as they have in the <i>State Owned Corporations Act 1989</i> .	23 24
(4)	Note	s included in this Act do not form part of this Act.	25

Part	: 2	Con	stitution and functions of Water NSW	1
Divis	sion ⁻	1	Constitution of Water NSW	2
4	Cons	titutio	n of Water NSW	3
	(1)	State Act, b	Water Corporation continues in existence as a corporation constituted by this but with the new corporate name of Water NSW.	4 5
	(2)	intern	rdingly, Water NSW is taken for all purposes (including the rules of private national law) to be a continuation of, and the same legal entity as, State Water pration.	6 7 8
		Note. Act 19	Schedule 3 to this Act, as originally enacted, amended the <i>State Owned Corporations</i> 289 to provide for Water NSW to continue to be a statutory State owned corporation.	9 10
			<i>tate Owned Corporations Act 1989</i> contains a number of provisions that will apply to NSW as a statutory State owned corporation. In particular:	11 12
		(a)	Part 3 contains provisions relating to the status of Water NSW, the application of the <i>Corporations Act 2001</i> of the Commonwealth, the issue of shares to the Treasurer and another Minister, the board of directors, the chief executive officer, the employment of staff, the giving of directions by the portfolio Minister (including directions for the performance of non-commercial activities or the carrying out of public sector policies), the constitution of Water NSW, dividends and tax-equivalent payments, government guarantees, the sale or disposal of assets and the legal capacity and general powers of Water NSW, and	13 14 15 16 17 18 19 20
		(b)	Part 4 deals with the accountability of Water NSW (including statements of corporate intent, annual reports and accounts), and	21 22
		(c)	Part 5 deals with miscellaneous matters (including the duties and liabilities of directors and the application of public sector legislation).	23 24
5	Foun	dation	a charter of Water NSW	25
	(1)		ne purposes of the <i>State Owned Corporations Act 1989</i> , the foundation charter ater NSW is this Part (but not the remainder of this Act).	26 27
		Note. a state establ the pu	Section 3 of the <i>State Owned Corporations Act 1989</i> defines the foundation charter of utory State owned corporation (SOC) as the whole of any Act by which a SOC is ished for the purposes of the <i>State Owned Corporations Act 1989</i> and, in particular, for rpose of the provisions relating to the legal capacity of statutory SOCs and assumptions bey have complied with that Act and their foundation charter.	28 29 30 31 32
	(2)	Nothi	ng in this section limits the operation of section 4.	33
Divis	sion 2	2	Objectives and functions of Water NSW	34
6	Obje	ctives	of Water NSW	35
	(1)	The _l	principal objectives of Water NSW are:	36
		(a)	to capture, store and release water in an efficient, effective, safe and financially responsible manner, and	37 38
		(b)	to supply water in compliance with appropriate standards of quality, and	39
		(c)	to ensure that declared catchment areas and water management works in such areas are managed and protected so as to promote water quality, the protection of public health and public safety, and the protection of the environment, and	40 41 42
		(d)	to provide for the planning, design, modelling and construction of water storages and other water management works, and	43 44
		(e)	to maintain and operate the works of Water NSW efficiently and economically and in accordance with sound commercial principles.	45 46

(2)	The	other objectives of Water NSW are as follows:	1
	(a)	to be a successful business and, to that end:	2
		(i) to operate at least as efficiently as any comparable business, and	3
		(ii) to maximise the net worth of the State's investment in Water NSW,	4
	(b)	to exhibit a sense of social responsibility by having regard to the interests of the community in which it operates,	5 6
	(c)	to exhibit a sense of responsibility towards regional development and decentralisation in the way in which it operates,	7 8
	(d)	where its activities affect the environment, to conduct its operations in compliance with the principles of ecologically sustainable development contained in section 6 (2) of the <i>Protection of the Environment Administration Act 1991</i> .	9 10 11 12
(3)		other objectives of Water NSW are of equal importance, but are not as important e principal objectives of Water NSW.	13 14
(4)	Secti NSW	ion 20E of the State Owned Corporations Act 1989 does not apply to Water V.	15 16
(5)		ing in this section gives rise to, or can be taken into account in, any civil cause ction.	17 18
Fund	ctions	of Water NSW	19
(1)	For t	he purposes of this Act, the <i>listed functions</i> of Water NSW are as follows:	20
	(a)	to capture and store water and to release water:	21
		(i) to persons entitled to take the water, including release to regional towns, and	22 23
		(ii) for any other lawful purpose, including the release of environmental water,	24 25
	(b)	to supply water to the Sydney Water Corporation,	26
	(c)	to supply water to water supply authorities and to local councils or county councils prescribed by the regulations,	27 28
	(d)	to supply water to licensed network operators or licensed retail suppliers within the meaning of the <i>Water Industry Competition Act 2006</i> ,	29 30
	(e)	to supply water to other persons and bodies, but under terms and conditions that prevent the person or body concerned from supplying the water for consumption by others within the State unless the person or body is authorised to do so by or under an Act,	31 32 33 34
	(f)	to construct, maintain and operate water management works (including providing or constructing systems or services for supplying water),	35 36
	(g)	to protect and enhance the quality and quantity of water in declared catchment areas,	37 38
	(h)	to manage and protect declared catchment areas and water management works vested in or under the control of Water NSW that are used within or for the purposes of such areas,	39 40 41
	(i)	to undertake flood mitigation and management,	42
	(j)	to undertake research on catchments generally, and in particular on the health of declared catchment areas,	43 44
	(k)	to undertake an educative role within the community.	45

	(2)	Wate	er NSW may:	1
		(a)	provide facilities or services that are necessary, ancillary or incidental to its listed functions, and	2 3
		(b)	conduct any business or activity (whether or not related to its listed functions) that it considers will further its objectives.	4 5
	(3)	How	ever, the listed functions of Water NSW and its functions under subsection (2):	6
		(a)	may only be exercised under the authority of, and in accordance with, one or more operating licences, and	7 8
		(b)	are subject to any applicable requirements under the <i>Water Management Act</i> 2000 or the <i>Water Act 1912</i> .	9 10
	(4)	Wate	er NSW also has such other functions as may be conferred or imposed on it:	11
		(a)	by or under another provision of this Act, or	12
		(b)	by or under any other Act or law, or	13
		(c)	by an operating licence.	14
	(5)	of a	ing in this Act requires the authorisation of an operating licence for the exercise function that is conferred or imposed on Water NSW by or under another ision of this Act or by or under any other Act or law.	15 16 17
Divi	sion	3	Management of Water NSW	18
8	Boar	d of d	irectors of Water NSW	19
	(1)		board of directors of Water NSW is to consist of not fewer than 3, and not more 8, directors appointed by the voting shareholders.	20 21
	(2)		voting shareholders are to consult with the portfolio Minister on the persons mmended for appointment as directors.	22 23
	(3)		person for the time being holding office as chief executive officer of Water NSW be a director of the board.	24 25
	(4)		dule 8 to the <i>State Owned Corporations Act 1989</i> and section 20J sections (2) and (5) excepted) of that Act apply with respect to the board.	26 27
	(5)		persons appointed as directors are, between them, to have the necessary rtise, skills and knowledge that will enable Water NSW to meet its objectives.	28 29
9	Chie	f exec	utive officer	30
	(1)		chief executive officer of Water NSW is to be appointed by the board after ultation with the voting shareholders and the portfolio Minister.	31 32
	(2)	for a	board may remove a person from office as chief executive officer, at any time, ny or no reason and without notice, but only after consultation with the voting cholders and the portfolio Minister.	33 34 35
	(3)	trave	chief executive officer is entitled to be paid such remuneration (including elling and subsistence allowances) as the board may determine after consultation the voting shareholders.	36 37 38
	(4)	Mini	board may, after consultation with the voting shareholders and the portfolio ster, fix the conditions of employment of the chief executive officer in so far as are not fixed by or under any other Act or law.	39 40 41
	(5)		<i>Government Sector Employment Act 2013</i> (Part 6 included) does not apply to the Fexecutive officer.	42 43

	(6)	Clauses 1 and 4 of Schedule 9 to the <i>State Owned Corporations Act 1989</i> have effect with respect to the chief executive officer.	1 2
	(7)	The provisions of section 20K (2) and (4) of the <i>State Owned Corporations Act 1989</i> do not apply to the chief executive officer.	3 4
	(8)	The provisions of this section are in addition to, and (except to the extent to which this section provides) do not derogate from, the provisions of the <i>State Owned Corporations Act 1989</i> .	5 6 7
10	Actir	ng chief executive officer	8
	(1)	The board may, from time to time, appoint a person to act in the office of chief executive officer during the illness or absence of the chief executive officer.	9 10
	(2)	The board may remove a person from office as acting chief executive officer, at any time, for any or no reason and without notice.	11 12
	(3)	A person, while acting in the office of chief executive officer:	13
		(a) has all the functions of the chief executive officer and is taken to be the chief executive officer, and	14 15
		(b) is entitled to be paid such remuneration (including travelling and subsistence allowances) as the board may determine.	16 17
	(4)	For the purposes of this section, a vacancy in the office of chief executive officer is regarded as an absence from office of the chief executive officer.	18 19
	(5)	The board is not to appoint a person to act in the office of chief executive officer during any vacancy in that office without the concurrence of the voting shareholders and the portfolio Minister.	20 21 22
	(6)	The provisions of this section are in addition to, and (except to the extent to which this section provides) do not derogate from, the provisions of the <i>State Owned Corporations Act 1989</i> .	23 24 25
Divi	sion	4 Operating licences	26
11	Gran	t of operating licences	27
	(1)	The Governor may, on the recommendation of the portfolio Minister, grant one or more operating licences to Water NSW to authorise it, in accordance with this Act, to carry out the listed functions specified in the licence, and such other functions as may be conferred or imposed on it by the licence, in the areas and circumstances (if any) specified in the licence.	28 29 30 31 32
		Note. Section 7 (5) provides that nothing in this Act requires the authorisation of an operating licence for the exercise of a function that is conferred or imposed on Water NSW by or under a provision of this Act (other than section 7) or by or under any other Act or law.	33 34 35
	(2)	If Water NSW is granted more than one operating licence, each operating licence must specify the functions to which it relates and the areas or circumstances (or both) in which those functions may be exercised under the authority of that licence.	36 37 38
	(3)	Except to the extent to which this Act expressly provides, nothing in an operating licence limits the requirements imposed by or under any other Act or law with respect to the functions referred to in subsection (1).	39 40 41
	(4)	In this section, <i>listed functions</i> of Water NSW include functions under section 7 (2).	42
12	Term	is and conditions of operating licence	43
	(1)	Subject to subsection (2), an operating licence is subject to the terms and conditions determined by the Governor on the recommendation of the portfolio Minister.	44 45

- (2) The operating licence must include terms or conditions under which Water NSW is required:
 - (a) in connection with an operating licence that authorises Water NSW to capture, store, release or supply water:
 - (i) to provide, construct, operate, manage and maintain efficient, co-ordinated and commercially viable systems and services to capture, store, release or supply water, and
 - to ensure that the systems and services meet the performance standards specified in the operating licence in relation to water delivery, water quality, service interruptions or any other matters set out in the operating licence, and
 - (b) in connection with an operating licence that authorises Water NSW to exercise functions with respect to a declared catchment area—to compile indicators of the direct impact of Water NSW's activities (including, but not limited to, the impact of energy used and waste generated) on the environment so as to provide information about its performance and enable reports to be prepared.

Note. In the case where Water NSW has been granted more than one operating licence,
section 11 (2) also requires each operating licence to specify the functions of Water NSW to
which the licence relates and the areas or circumstances (or both) in which those functions
may be exercised under the authority of that licence.171718181920

- (3) The terms and conditions of an operating licence are to make provision for the preparation of operational audits by IPART. 22
- (4) The terms and conditions of an operating licence may confer on Water NSW any specified functions of:
 - (a) the Minister administering the *Water Management Act 2000* under that Act or the *Water Act 1912*, or
 - (b) the Ministerial Corporation under any Act or law.
- (5) A function is not to be conferred under subsection (4) unless the Minister
 administering the *Water Management Act 2000* or the Premier provides his or her
 concurrence to the conferral of the function.
- (6) A function of the Minister referred to in subsection (4) (a) or of the Ministerial Corporation conferred on Water NSW under subsection (4) may also be exercised by the Minister or the Ministerial Corporation (as the case requires) despite that conferral. However, a function may be conferred exclusively on Water NSW if the Minister administering the *Water Management Act 2000* or the Premier provides his or her concurrence to the exclusive conferral of the function.
- (7) The conferral of functions under subsection (4) has effect according to its tenor.

13 Amendment of operating licence

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- (1) The Governor, on the recommendation of the portfolio Minister, may:
 - (a) amend an operating licence (including by adding, altering or omitting functions authorised by the licence or areas or circumstances in which such functions may be exercised under the authority of the licence), or
 - (b) substitute an operating licence, or
 - (c) impose, amend or revoke conditions of the operating licence.
- (2) The portfolio Minister is to consult with Water NSW before making a 45 recommendation to the Governor under subsection (1). 46

14	Term of operating licence				
	(1)	The term of an operating licence is to be for a maximum of 5 years, as determined by the Governor.	2 3		
	(2)	The Governor may renew an operating licence, subject to subsection (1).	4		
	(3)	An operating licence may be renewed even if its term has expired.	5		
15	Area	of operations of Water NSW	6		
	(1)	The area of operations of Water NSW is the whole of the State.	7		
	(2)	However, nothing in this Act authorises or requires Water NSW to exercise any of the following functions except as provided by this section:	8 9		
			10 11		
		under the Hunter Water Act 1991 with respect to its area of operations under	12 13 14		
		the Water Management Act 2000 with respect to the area of operations	15 16 17		
	(3)	Subsection (2) (c) does not limit the functions of Water NSW in its capacity as a water supply authority in relation to the Fish River water supply scheme.	18 19		
	(4)	Despite subsections (1) and (2), an operating licence may authorise Water NSW:	20		
		(a) to carry out any of its functions outside of the State, or	21		
			22 23		
	(5)	kind referred to in subsection (4) (b), Water NSW is to obtain the agreement of each	24 25 26		
	(6)	Nothing in this section affects the area of operations of the Sydney Water Corporation or Hunter Water Corporation or any water supply authority.			
16	Cont	avention of operating licence	29		
	(1)	licence, the portfolio Minister may cause a notice to be served on Water NSW	30 31 32		
	(2)	licence, and whether or not a notice has been served under subsection (1) or the period specified in the notice has ended, the Governor may direct that Water NSW is	33 34 35 36		
	(3)	not prevent the Governor directing that the same or other action under this section be	37 38 39		
	(4)	Minister in connection with the exercise of the portfolio Minister's functions under	40 41 42		
	(5)		43 44		

(a)

IPART has:

Contravention of operating licence: action by IPART 17

- IPART may impose a monetary penalty on Water NSW if Water NSW contravenes (1)an operating licence.
- (2)IPART may, instead of imposing a monetary penalty, require Water NSW to take such action as IPART considers appropriate in the circumstances, including (for example) requiring the sending of information to customers or the publication of notices in newspapers.
- (3) IPART may not require action to be taken under subsection (2) by Water NSW if the cost of that action would exceed the monetary penalty that IPART could impose under this section on Water NSW.
- (4) If IPART requires information to be sent to a customer under subsection (2), Water 11 NSW may satisfy that requirement by sending the information to the customer with the next account or bill to be sent to the customer by Water NSW or, if Water NSW 13 is sending other information to that customer before the next account or bill, with that other information.
- Action may be taken under this section only if Water NSW has knowingly (5)contravened an operating licence.
- (6) The monetary penalty that IPART may impose under this section must not exceed 18 \$10,000 for the first day on which the contravention concerned occurs and a further 19 \$1,000 for each subsequent day (not exceeding 30 days) on which the contravention 20 continues. 21

IPART must not take action under this section unless: (7)

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- considered whether the contravention has been or is likely to be the (i) subject of any other penalty or action or any claim for compensation, and is satisfied that it is nevertheless appropriate to take action under this section, and
- (ii) considered the action that Water NSW has taken or is likely to take in 28 respect of the contravention and the cost to Water NSW in taking that 29 action, and is satisfied that it is nevertheless appropriate to take action 30 under this section, and 31
- (b) each of the following procedures have been followed:
 - notice of the proposed action has been given to Water NSW, (i)
 - (ii) Water NSW has been given a reasonable opportunity to make submissions with respect to the proposed action,
 - (iii) IPART has given due consideration to any such submissions.
- (8) IPART is required to consider the seriousness of the contravention concerned in 37 determining whether to impose a monetary penalty under this section. 38
- (9)IPART must not take action under this section in respect of a contravention if any 39 action has already been taken under section 16 in respect of the contravention. 40
- (10)Nothing in this section affects any powers under section 16 in respect of a 41 contravention, whether or not IPART has already taken action under this section in 42 respect of the contravention. 43
- (11)A penalty imposed under this section may be recovered in any court of competent 44 jurisdiction as if it were a debt due to the State. 45

18	Administrative review of certain decisions of IPART concerning operating licence						
	(1)	Water NSW, if aggrieved by a decision of IPART to take action under section 17 in relation to Water NSW, may apply to the Civil and Administrative Tribunal for an administrative review under the <i>Administrative Decisions Review Act 1997</i> of the decision.					
	(2)			(Internal reviews) of the <i>Administrative Decisions Review Act 1997</i> does o such a decision of IPART.	6 7		
19	Cano	ellatio	on of c	operating licence	8		
	(1)			ng licence of Water NSW may be cancelled only in the circumstances y this section.	9 10		
	(2)	other Wate	wise t	nor may cancel an operating licence of Water NSW if Water NSW ceases, han as authorised by the operating licence, to carry out the functions of V to which the licence relates in accordance with the operating licence for	11 12 13 14		
	(3)	The	Govern	nor may cancel any or all of the operating licences of Water NSW if:	15		
		(a)		er NSW:	16		
			(i)	is, in the opinion of the portfolio Minister, in material default in complying with any operating licence, viewed in terms of the operation of the operating licence as a whole, and	17 18 19		
			(ii)	has not, within the time specified by the portfolio Minister in a notice to Water NSW, either rectified the default or shown cause, to the satisfaction of the portfolio Minister, why the operating licence should not be cancelled, or	20 21 22 23		
		(b)	12 m	er NSW has been convicted on more than 3 occasions within a period of nonths of offences that are punishable by a fine of at least \$10,000 or, if er NSW were a natural person, imprisonment for 12 months or more.	24 25 26		
	(4)	4) A notice under section 16 (1) can also be regarded as a notice for the purposes of subsection (3) (a) (ii).					
	(5)) If an operating licence is cancelled under this section, the Governor may, by order published in the Gazette, transfer to the Ministerial Corporation, the State or a public or local authority (as specified in the order), from a date specified in the order, such of the assets and rights of Water NSW that are specified in the order and that, in the opinion of the portfolio Minister, are necessary to enable the Ministerial Corporation, the State or the public or local authority to exercise such of the functions exercisable (or formerly exercisable) by Water NSW as appear to be necessary in the public interest.			29 30 31 32 33 34 35 36		
	(6)	An o	rder u	nder this section may provide for:	37		
		(a)	those	Ministerial Corporation, the State or a public or local authority to assume e liabilities of Water NSW that the Governor considers appropriate and ifies in the order, or	38 39 40		
		(b)	the N whol	Ministerial Corporation, the State or a public or local authority to pay the le or any part of the liabilities of Water NSW.	41 42		
	(7)	Sche	dule 1	applies to any transfer of assets, rights or liabilities under this section.	43		

Division 5		5	Memoranda of understanding		
20	Definition			2	
		In thi	s Division:	3	
			atory agencies means:	4	
		(a)	the Environment Protection Authority and the Secretary of the Ministry of Health, and	5 6	
		(b)	the Chief Executive of the Office of Environment and Heritage, the Secretary of the Department, local councils, county councils, and any persons, bodies or agencies for the time being nominated by order of the portfolio Minister communicated to Water NSW.	7 8 9 10	
21	Requ	uireme	nt to enter into certain memoranda of understanding	11	
	(1)	the re <i>agent</i> such	r NSW is required to enter into memoranda of understanding respectively with egulatory agencies referred to in paragraph (a) of the definition of <i>regulatory cies</i> in section 20. The following subsections of this section apply in relation to a memorandum of understanding, and do not apply to memoranda of rstanding with other regulatory agencies.	12 13 14 15 16	
	(2)	A me licenc	emorandum of understanding is to be of the nature referred to in an operating ce.	17 18	
	(3)	such	emorandum of understanding is to be reviewed, and amended or replaced, at times and in such circumstances as are agreed on between Water NSW and the atory agency concerned or as are determined by the portfolio Minister.	19 20 21	
	(4)	of, a accor	ter NSW and a regulatory agency are not able to enter into, or agree on a term memorandum of understanding, the memorandum is to be entered into in dance with the procedures determined by the Premier or is taken to be entered n such terms as are determined by the Premier.	22 23 24 25	
22	Dired	ction to	o enter into certain memoranda of understanding	26	
	(1)	memo parag detern	portfolio Minister may, from time to time, direct Water NSW to enter into oranda of understanding with such regulatory agencies referred to in graph (b) of the definition of <i>regulatory agencies</i> in section 20 as the Minister mines. This section does not apply to a memorandum of understanding referred section 21.	27 28 29 30 31	
	(2)	under	portfolio Minister may specify the matters to be dealt with in a memorandum of rstanding and the period (not more than 6 months from the date of the direction) n which the memorandum is to be entered into.	32 33 34	
	(3)	such	emorandum of understanding is to be reviewed, and amended or replaced, at times and in such circumstances as are agreed on between Water NSW and the atory agency concerned or as are determined by the portfolio Minister.	35 36 37	
	(4)	of, a accor	tter NSW and a regulatory agency are not able to enter into, or agree on a term memorandum of understanding, the memorandum is to be entered into in dance with the procedures determined by the Premier or is taken to be entered n such terms as are determined by the Premier.	38 39 40 41	
23	Publ	ic exhi	bition of memoranda of understanding	42	
	(1)		r NSW must give notice of the preparation of each memorandum of standing to which it is a party.	43 44	

	(2)		notice is to be given in a newspaper circulating in the area of operations of Water / and must:	1 2
		(a)	specify the address of the place at which copies of the memorandum of understanding may be inspected, and	3 4
		(b)	specify the address to which representations concerning the memorandum of understanding may be forwarded.	5 6
	(3)	notic	person may, within 30 days or such longer period as may be specified in the e, make representations to Water NSW and to the regulatory agency concerned t the memorandum of understanding.	7 8 9
	(4)	refer	er NSW and each regulatory agency must, on the expiration of the period red to in subsection (3), and before entering into the memorandum of rstanding, consider any representations made under this section.	10 11 12
	 (5) Notice of the execution of a memorandum of understanding is to be published Gazette and in a newspaper circulating in the area of operations of Water within 14 days after the execution. 			13 14 15
	(6)		requirements of this section apply to an amendment to a memorandum of rstanding in the same way as they apply to a memorandum of understanding.	16 17
Divi	sion	6	Arrangements for drawing water	18
24	Arra	ngeme	ents for drawing water from certain water storages and pipelines	19
	(1)	This	section applies only to:	20
		(a)	water storages and pipelines of Water NSW that were water storages and pipelines of the Sydney Catchment Authority to which section 21A of the <i>Sydney Water Catchment Management Act 1998</i> applied immediately before its repeal, and	21 22 23 24
		(b)	water storages and pipelines of Water NSW (or water storages and pipelines of Water NSW of a kind) prescribed by the regulations.	25 26
	(2)		ect to its operating licences, Water NSW has control over all water in water ges or pipelines to which this section applies.	27 28
	(3)	Wate	er in these water storages or pipelines is available for supply by Water NSW.	29
	(4)		er NSW may enter into an arrangement with any person to permit that person to or take water from these water storages or pipelines.	30 31
Divi	sion	7	Arrangements with Sydney Water Corporation	32
25	5 Arrangements with Sydney Water Corporation			33
	(1)	Wate Corp	er NSW is required to enter into arrangements with the Sydney Water oration regarding the supply of water by Water NSW to the Sydney Water oration.	34 35 36
	(2)	The	matters with which the arrangements are to deal are to include the following:	37
	. /	(a)	the standard of quality of the water supplied,	38
		(b)	the continuity of water supply,	39
		(c)	the maintenance of adequate reserves of water by Water NSW,	40
		(d)	subject to this Division, the cost to be paid by the Sydney Water Corporation for the supply of water to it.	41 42
	(3)	The a	arrangements may be amended or replaced from time to time.	43

(4)	The Treasurer is to be consulted about the terms of the arrangements, including amendments and replacements, before their finalisation.	1 2	
(5)	The terms of the arrangements, including amendments and replacements, have no effect unless or until approved by the portfolio Minister.	3 4	
(6)	The arrangements are to be reviewed as required by:	5	
	(a) the terms of the arrangements, or	6	
	(b) the terms of an operating licence, or	7	
	(c) the portfolio Minister.	8	
(7)	The arrangements are to be amended or replaced at times specified by:	9	
	(a) the terms of the arrangements, or	10	
	(b) the terms of an operating licence, or	11	
	(c) the portfolio Minister.	12	
(8)	The provisions of section 23 (Public exhibition of memoranda of understanding) apply, with the necessary modifications, to arrangements under this section in the same way as they apply to memoranda of understanding.	13 14 15	
(9)	Nothing in this Division limits the matters that may be included in an operating licence or limits the terms of an operating licence.	16 17	
Neg	otiations	18	
(1)	Water NSW and the Sydney Water Corporation are required to enter into negotiations for the purpose of entering into, amending or replacing the arrangements as and when required by or under this Division.	19 20 21	
(2)	If it appears to the Premier that negotiations are unable to be finalised, the arrangements are to be entered into, amended or replaced in accordance with the procedures determined by the Premier or are taken to be entered into, amended or replaced in such terms as are determined by the Premier.		
Role	e of IPART with respect to arrangements	26	
(1)	An arrangement under this Division is not to be entered into, amended or replaced except after consultation with IPART and after IPART has provided a report on the proposed arrangement or amendment to the portfolio Minister, Water NSW and the Sydney Water Corporation.	27 28 29 30	
(2)	In providing such a report, IPART is to take into consideration any public submissions made under the provisions applied by section 25 (8).	31 32	
(3)	IPART may investigate the adequacy and operation of the arrangements under this Division at any time, and may provide a report on any aspect of the arrangements, or their adequacy or operation, to the portfolio Minister.	33 34 35	
(4)	The portfolio Minister is to table the report (or cause it to be tabled) in both Houses of Parliament within one month after the Minister receives the report.	36 37	
(5)	Without limiting the generality of any provisions of the <i>Independent Pricing and Regulatory Tribunal Act 1992</i> , the supply of water by Water NSW to the Sydney Water Corporation is capable of being declared to be a government monopoly service within the meaning of that Act.		
(6)	The provisions of this Division and of the arrangements have effect subject to the <i>Independent Pricing and Regulatory Tribunal Act 1992</i> .	42 43	

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Division 8 Transfer of assets, rights and liabilities

28	Transfer of specified assets, rights and liabilities					
	(1) 701		· d _ d			

(1) The portfolio Minister may, with the concurrence of the voting shareholders, by order in writing, transfer to Water NSW such of the assets, rights and liabilities of the Ministerial Corporation, the State or a public or local authority as are specified or referred to in the order.

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- (2) The portfolio Minister may, with the concurrence of the voting shareholders, by order in writing, transfer to the Ministerial Corporation or to any other person or body on behalf of the State such of the assets, rights and liabilities of Water NSW, as are specified or referred to in the order.
- (3) The portfolio Minister is not to make an order under subsection (1) or (2) unless the relevant person or body from whom, or to whom, the assets, rights or liabilities are to be transferred has consented to the transfer.
- (4) The fee simple in land that comprises the bed of any river, lake or estuary is not to be transferred to Water NSW under this section unless the Minister administering the *Crown Lands Act 1989* has been consulted in relation to the transfer.
- (5) Subsection (4) does not prevent the transfer to Water NSW of the ownership of any works installed in or on the bed of any river, lake or estuary.
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 18
- (6) An order under this section may be made on such terms and conditions as are specified in the order. 20
- Schedule 1 applies to any transfer of assets, rights or liabilities by an order under this
 section.
- (8) Section 20C of the *State Owned Corporations Act 1989* does not apply to the transfer of assets, rights or liabilities to Water NSW.
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Part 3 Powers of Water NSW 1 29 **Ownership of works** 2 (1)Water NSW is the owner of all works installed by, vested in or transferred to Water 3 NSW in or on any land (including the bed of any river, lake or estuary) whether or 4 not the land is owned by Water NSW. 5 (2)Water NSW may, subject to this and any other Act or law and for purposes consistent 6 with its objectives: 7 (a) build and install works, and 8 (b) operate, repair, replace, maintain, remove, extend, expand, connect, 9 disconnect, improve or do any other things that are necessary or appropriate to 10 any of its works, and 11 (c) sell, demolish or otherwise deal with any of its works. 12 Part 3 and section 91 (b) and (c) of the Public Works and Procurement Act 1912 do (3)13 not apply in respect of works owned by Water NSW. 14 The provisions of this section have effect despite anything contained in section 42 of (4)15 the *Real Property Act 1900*. 16 30 Acquisition of land for purposes of this Act 17 Water NSW may acquire land (including an interest in land) for the purposes of this (1)18 Act. 19 (2)Other purposes for which land may be acquired under this section include the 20 purposes of a future sale, lease or disposal, that is, to enable Water NSW to exercise 21 its functions in relation to land under this Act. 22 Land that Water NSW is authorised to acquire under this section may be acquired by (3)23 agreement or by compulsory process in accordance with the Land Acquisition (Just 24 *Terms Compensation) Act 1991.* 25 (4) For the purposes of the Public Works and Procurement Act 1912: 26 an acquisition in accordance with this section is taken to be for an authorised (a) 27 work, and 28 (b) Water NSW is, in relation to that work, taken to be the Constructing Authority, 29 and 30 (c) Part 3 and section 91 (b) and (c) of that Act do not apply in respect of that 31 work. 32 Water NSW may not give a proposed acquisition notice under the Land Acquisition (5) 33 (Just Terms Compensation) Act 1991 for the purposes of this or any other Act, 34 without the approval of the portfolio Minister. 35 Any such acquisition is not void merely because it is expressed to be for the purposes (6)36 of Water NSW or for the purposes of this Act. 37 31 Metering equipment functions 38 (1)**Conferral of functions** 39 Water NSW may, if an operating licence so provides, operate, replace, repair, 40 maintain, remove, connect, disconnect or modify metering equipment that Water 41 NSW does not own. 42

(2)	Water NSW may from time to time test any metering equipment that it owns or any other metering equipment in respect of which it exercises functions under this section.				
(3)	The regulations may provide that Water NSW is, or is not, to exercise any of its functions with respect to the operation, replacement, repair, maintenance, removal, connection, disconnection or modification of metering equipment under section 29 or this section to the exclusion of any other person and may limit the exercise of any of those functions to:	4 5 6 7 8			
	(a) specified water sources or classes of water sources, or	9			
	(b) a specified area, or	10			
	(c) specified access licences or approvals or classes of access licences or approvals for specified areas, or	11 12			
	(d) specified works or classes of works.	13			
(4)	Operation of sections	14			
	The functions conferred by section 29 and this section in respect of metering equipment are in addition to any functions conferred on Water NSW under the <i>Water Management Act 2000</i> or the <i>Water Act 1912</i> in relation to water management works or other works.	15 16 17 18			
(5)	The conferral of functions by section 29 and this section in respect of metering equipment, and any regulations under this section, have effect despite any other provision of the <i>Water Management Act 2000</i> or the <i>Water Act 1912</i> .	19 20 21			
(6)	A direction under section 326 of the <i>Water Management Act 2000</i> , or a condition of an access licence or approval under that Act, ceases to have effect during any period that the exercise of a function is conferred exclusively on Water NSW by or under section 29 or this section, if the direction or condition requires the exercise of, or relates to the exercise of, that function.				
(7)	Subsections (5) and (6) do not apply to a direction given to Water NSW or an access licence or approval held by Water NSW.	27 28			
(8)	Subsection (6) does not affect the operation of, or enforcement of, a direction under section 326 of the <i>Water Management Act 2000</i> or a condition of an access licence or approval in relation to any period before the direction or condition ceased to have effect.				
(9)	In this section, <i>access licence</i> and <i>approval</i> have the same meanings as in the <i>Water Management Act 2000</i> and include an entitlement (within the meaning of clause 2 of Schedule 10 to that Act) that confers a corresponding authority.	33 34 35			
Entr	y on land to read meters or carry out works	36			
(1)	When entry permitted	37			
	Water NSW may, by its employees and agents, enter and occupy land for any one or more of the following purposes:	38 39			
	(a) to read any of its metering equipment (including metering equipment in respect of which Water NSW has functions because of section 31),	40 41			
	(b) to operate, repair, replace, maintain, remove, extend, expand, connect, disconnect, improve or do any other things that Water NSW considers are necessary or appropriate to any of its works,	42 43 44			
	(c) to construct new works and, for these purposes, to carry out any work on, below or above the surface of the land,	45 46			

	(d)	to ascertain the character and condition of the land to enable Water NSW to operate, repair, replace, maintain, remove, extend, expand, connect, disconnect or improve, or do any other thing to, Water NSW's systems and services for the purposes of carrying out the terms and conditions of its operating licences,	1 2 3 4 5	
	(e)	if pollution of water is occurring in a declared catchment area or in water that is captured, stored, released or supplied by Water NSW—to find the source of the pollution and, for this purpose, to dig up and remove material from the land,	6 7 8 9	
	(f)	in exercise of any of Water NSW's functions:	10	
		(i) to divert water from, or alter the course of, a stream, and	11	
		(ii) to impound or take water on, in or under the surface of the land.	12	
(2)	The power conferred by subsection (1) (a) is sufficient authority for an employee or agent to enter and occupy land (except an enclosed part occupied as a separate dwelling) during daylight unless the employee or agent is refused access by the lawful occupier of the land.			
(3)		er NSW may remove or use anything dug up or obtained in the exercise of its ers under this section.	17 18	
(4)	Reas section	sonable force may be used to enter land (but not a dwelling-house) under this on.	19 20	
(5) Giving of notice		ng of notice	21	
		er NSW must not exercise the powers conferred by subsection (1) (b), (c), (d), r (f) unless:	22 23	
	(a)	reasonable notice in writing of its intention to do so has first been given to the landholder of the land, building or dwelling-house, or	24 25	
	(b)	it authorises the entry after forming the opinion that the giving of the notice would cause undue delay.	26 27	
(6)	notic	e powers of entry under subsection (1) (b), (c), (d), (e) or (f) are exercised without we being given or by force, Water NSW must, without delay, notify such persons considers appropriate of the action taken.	28 29 30	
(7)	Othe	er powers of entry	31	
	from section	ing in this section limits any powers of entry that Water NSW may have apart this section (including, without limitation, any powers it may have under ons 296 and 297 of the <i>Water Management Act 2000</i> in its capacity as the water ly authority for the Fish River water supply scheme or in any other capacity).	32 33 34 35	
Pow	er to b	preak up roads	36	
(1)		er NSW may, on giving reasonable notice to persons likely to be affected and for purpose of exercising its functions under this or any other Act, open and break up:	37 38	
	(a)	the soil and pavement of a public road or public reserve, and	39	
	(b)	any sewer, drain or tunnel in or under a public road or public reserve.	40	
(2)	reser cond	statutory body having the control and management of a public road or public rve may, as prescribed by the regulations, require Water NSW to comply with litions in exercising its powers under subsection (1), including conditions for oration of the surface and removal of rubbish.	41 42 43 44	

	(3)	If a public road or public reserve is damaged by a leakage from, or a bursting of, Water NSW's water main, the statutory body having the control and management of the public road or public reserve may require Water NSW to make good the damage without delay.						
	(4)	If Wa	ater NSW fails:	5				
		(a)	to comply with a condition in force under subsection (2), or	6				
		(b)	to comply with a requirement under subsection (3),	7				
			tatutory body affected by the failure may remedy it and recover the cost of doing a court of competent jurisdiction as a debt owed to the statutory body by Water 7.	8 9 10				
34	Altering position of conduits							
	(1)		er NSW may serve on a person a notice in writing that complies with ection (2) if:	12 13				
		(a)	Water NSW, in order to exercise its functions, needs an alteration to be made in the position of a conduit owned by the person, and	14 15				
		(b)	the alteration would not permanently damage the conduit or adversely affect its operation.	16 17				
	(2)	A no	tice must:	18				
		(a)	specify the alteration needed, and	19				
		(b)	require the alteration to be made within a reasonable time stated in the notice, and	20 21				
		(c)	include an undertaking by Water NSW to pay the reasonable cost of the alteration.	22 23				
	(3)) If the alteration is not made as required by the notice, Water NSW may make the alteration in such a manner as not to damage the conduit permanently or adversely affect its operation on completion of the alteration.						
	(4)	Water NSW may, for the purposes of subsection (3), exercise any powers of the person on whom the notice was served, in addition to or instead of any powers of Water NSW.						
	(5)	Except as provided by subsection (4), this section does not confer on Water NSW or the owner of the conduit any additional powers of entry or powers to carry out works than would be available apart from this section.						
	(6)	In thi	is section:	33				
		no b	<i>uit</i> means anything that is in or under a public road (or any other land on which uilding or other structure is located) and is used for the conveyance of a tance, energy or signals.	34 35 36				
35	Wate	er NSV	V may use water management works to generate hydro-electricity	37				
		Wate	er NSW may:	38				
		(a)	authorise devices for generating electricity from water released in the exercise of Water NSW's functions under this Act to be placed on or in any of its water management works, and	39 40 41				
		(b)	install and use devices placed on or in any of its water management works to generate and supply electricity.	42 43				

36	Obstruction of water management works					
	(1)		erson places a structure or other thing in or near any of the water management s of Water NSW in such a manner as to interfere with the work, Water NSW	2 3 4		
		(a)	demolish and remove the structure or other thing, and	5		
		(b)	repair the work, and	6		
		(c)	recover the cost of doing so in a court of competent jurisdiction as a debt owing to Water NSW by the person who placed the structure or other thing there.	7 8 9		
	(2)		r NSW may apply for and obtain an injunction to prevent a structure or other being placed as referred to in subsection (1).	10 11		
	(3)	A per	'son:	12		
		(a)	must not wilfully or negligently destroy, damage or interfere with any water management works of Water NSW, or	13 14		
		(b)	must not open up ground to expose any water management work of Water NSW without reasonable excuse, or the consent of Water NSW, and without giving Water NSW at least 2 days' written notice of intention to open the ground unless that requirement is waived by Water NSW.	15 16 17 18		
		Maxi	mum penalty:	19		
		(a)	in the case of a corporation—400 penalty units, or	20		
		(b)	in the case of an individual—200 penalty units.	21		
37	Compensation by Water NSW for damage					
	(1)	Water NSW, in exercising its functions under this Part, is to do as little damage as practicable and is, subject to this Part, to compensate all persons who suffer damage by the exercise of its functions.				
	(2)	Compensation may be made by reinstatement, repair, construction of works or payment.				
	(3)	A cla	im for compensation:	28		
		(a)	is ineffective unless made in writing not later than 6 months after the damage was suffered, and	29 30		
		(b)	in the absence of agreement on the compensation, must be dealt with as if it were a claim for compensation for the acquisition of land for public purposes under the <i>Public Works and Procurement Act 1912</i> .	31 32 33		
38	Compensation to Water NSW for damage					
	(1)	carrie work know out of	out limiting section 36, a person who, without the consent of Water NSW, es out any activity that causes destruction of, damage to or interference with any owned by Water NSW in circumstances in which the person should have in that the destruction, damage or interference would result from the carrying of the activity, is liable to compensate Water NSW for all loss or damage suffered fater NSW as a result.	35 36 37 38 39 40		
	(2)		r NSW is not entitled to compensation both under this section and another sion of this Act for the same destruction, damage or interference.	41 42		
	(3)	A ref	erence in this section to a person extends to any person:	43		
		(a)	who caused the carrying out of the activity, or	44		

	(b) by whose order or direction the activity was carried out, or	1
	(c) who aided, assisted, counselled or procured the carrying out of the activity.	2
(4)	Water NSW may proceed against a person for recovery of its loss or compensation for its damage under this section whether or not Water NSW has proceeded against the person principally responsible for the loss or damage or any other person involved in the carrying out of the activity that caused the loss or damage.	3 4 5 6
Wate	r NSW may impose fees and charges	7
(1)	Water NSW may impose fees and charges on any person to whom Water NSW provides a service in the exercise of its functions, including any person to whom Water NSW makes water available.	8 9 10
(2)	Water NSW may impose different fees and charges according to specified factors or circumstances.	11 12
(3)	Any fee or charge imposed under this section is taken to be a debt due to Water NSW and is recoverable in a court of competent jurisdiction.	13 14
(4)	A fee or charge levied under this Act on the holder of an access licence (within the meaning of the <i>Water Management Act 2000</i>) and any costs awarded to Water NSW by a court in proceedings to recover the fee or charge are a charge on the access licence and may be registered in accordance with the <i>Water Management Act 2000</i> .	15 16 17 18
(5)	However, Water NSW may not impose a fee or charge under this section for the provision of any service whose cost is determined or regulated under any arrangement, operating licence, memorandum of understanding or other instrument under this Act.	19 20 21 22
	Note. For example, arrangements between Water NSW and the Sydney Water Corporation made under section 25 regarding the supply of water to the Sydney Water Corporation are required to make provision for the cost of the supply of such water (subject to the role of IPART under Division 7 of Part 2).	23 24 25 26

Par	t 4	Dec are	clared catchment areas and special and controlled as	1 2		
Divi	sion	1	Declared catchment areas	3		
40	Decl	aratio	n of declared catchment areas	4		
	(1)		Governor may, by order published in the Gazette, declare an area of land ified in the order to be, or to be part of, a declared catchment area of Water NSW.	5 6		
	(2)	Gaze	Governor may, by the same order or by a subsequent order published in the ette, declare a specified part of a declared catchment area of Water NSW to be nner catchment area or outer catchment area of the declared catchment area.	7 8 9		
	(3)	decla	Sydney catchment area must not be reduced in size, and an order revoking the aration of the Sydney catchment area as a declared catchment area must not be e, unless authorised by an Act of Parliament.	10 11 12		
41	Catc	hment	t health indicators	13		
	(1)	The l	Minister:	14		
		(a)	must appoint a public authority or other person to be <i>the appointed person</i> to carry out functions under this section in relation to the Sydney catchment area, and	15 16 17		
		(b)	may appoint a public authority or other person to be <i>the appointed person</i> to carry out functions under this section in relation to any other declared catchment area.	18 19 20		
	(2)		appointed person must develop and approve catchment health indicators of the intervention of the declared catchment area.	21 22		
	(3)	The a Gaze	appointed person must publish the approved catchment health indicators in the ette.	23 24		
	(4)		e indicators may be amended or replaced in the same way as they were nally developed, approved and published.	25 26		
42	Catchment audits					
	(1)	The 1	Minister:	28		
		(a)	must appoint a public authority or other person to be the <i>appointed auditor</i> to carry out functions under this section in relation to the Sydney catchment area, and	29 30 31		
		(b)	may appoint a public authority or other person to be the <i>appointed auditor</i> to carry out functions under this section in relation any other declared catchment area.	32 33 34		
	(2)	The a	appointed auditor must:	35		
		(a)	conduct an audit (a <i>catchment audit</i>) of the catchment health of the declared catchment area, and	36 37		
		(b)	present a report on that audit to the Minister.	38		
	(3)	regar	catchment audit must assess the state of the declared catchment area having rd to the catchment health indicators approved under section 41 for the area, as rce at the time of the assessment.	39 40 41		
	(4)	prese	tchment audit for the Sydney catchment area must be conducted, and a report ented to the Minister on that audit (the <i>initial report</i>), no more than 3 years after lay on which section 4 commences. Subsequent audits must be conducted, and	42 43 44		

reports must be presented to the Minister on those audits, at intervals of no more than 3 years calculated from the day the initial report is presented.

		3 yea	ars calculated from the day the initial report is presented.	2		
	(5)	area	tchment audit for a declared catchment area other than the Sydney catchment must be conducted, and a report presented to the Minister, within the period ified by the Minister.	3 4 5		
	(6)		Minister is to table the report (or cause it to be tabled) in both Houses of ament within one month after the Minister receives the report.	6 7		
	(7)		Minister is to forward a copy of the report of a catchment audit to Water NSW on as practicable after the report is received.	8 9		
43	Inco	rporat	ion of catchment audit findings	10		
	(1)	of the NSW	er NSW must evaluate the findings of a catchment audit, as stated in the report e catchment audit, to the extent to which they relate to the activities of Water and risks to water quality in the declared catchment area to which the ment audit relates.	11 12 13 14		
	(2)	whic	er NSW must incorporate the findings of a catchment audit, to the extent to h they relate to the activities of Water NSW and water quality, into:	15 16		
		(a)	Water NSW's risk framework, and	17		
		(b)	Water NSW's programs and activities relating to catchment management.	18		
	(3)		section must be complied with within 6 months after the catchment audit report ceived by the Minister.	19 20		
44	Report concerning adjustments as a result of catchment audit findings					
	(1)	area, impre	atchment audit has been conducted under this Division for a declared catchment Water NSW must report to the Minister on Water NSW's progress to achieve ovements in catchment health, to prevent degradation of existing catchment h and to maintain existing catchment health, having regard to the findings of the	22 23 24 25 26		
	(2)		a report must be provided within 2 years after the catchment audit report is ved by the Minister.	27 28		
45	Ope	ration	of this Division	29		
		Noth	ing in this Division prevents:	30		
		(a)	an operating licence from including terms and conditions relating to Water NSW's activities (including, but not limited to, Water NSW's catchment management functions) or requiring reports on those activities, or	31 32 33		
		(b)	IPART from recommending to the Minister that an operating licence include terms and conditions relating to Water NSW's catchment management functions or requiring reports on those functions.	34 35 36		
Divi	sion	2	Special areas	37		
46	Defi	nitions	i	38		
		In thi	is Division:	39		
		joint	sponsors means:	40		
		(a)	the Minister, and	41		
		(b)	if the Minister is not the Minister for the Environment—the Minister for the Environment.	42 43		
		publi	ic agency means the Governor, a Minister or a public authority.	44		

47 Special areas

	(1)		Governor may, on the recommendation of the Minister, by order published in the ette, declare an area of land specified in the order to be a special area.	2 3
	(2)	certit	Minister is not to recommend the making of such an order unless the Minister fies that the Minister is satisfied that the making of the order is necessary for r or both of the following purposes:	4 5 6
		(a)	protecting the quality of stored waters, whether intended for use for drinking or other purposes,	7 8
		(b)	maintaining the ecological integrity of an area of land to be declared to be a special area in a manner that is consistent with Water NSW's objectives.	9 10
	(3)	order	Minister must cause a copy of an order made under this section, including an r amending an order, to be tabled in each House of Parliament within 14 sitting of that House after the order has been published in the Gazette.	11 12 13
	(4)		ecial area must not be reduced in size, and an order declaring an area of land to special area must not be repealed, unless authorised by an Act of Parliament.	14 15
	(5)	Gaze area	Governor may, on the recommendation of the Minister, by order published in the ette, declare that the order declaring an area of land at Woodford to be a special (being an order published in Gazette No 45 of 15 March 1991 at page 2186) is aled on the date specified in the later order.	16 17 18 19
48	Rest	rictior	n on alienation of land in special areas	20
	(1)		er NSW must not alienate, mortgage, charge or demise land in a special area that when by or vested in Water NSW unless:	21 22
		(a)	to or in favour of the Minister administering the National Parks and Wildlife Act 1974 (at no cost to that Minister), or	23 24
		(b)	authorised by an Act of Parliament.	25
	(2)	Noth	ing in subsection (1) operates:	26
		(a)	to extinguish or otherwise affect any existing lease or other interest in the land in a special area, or	27 28
		(b)	to prevent the renewal of any such lease or other interest, or	29
		(c)	to prevent the grant of a lease or other interest in the land in accordance with any plan of management prepared in relation to the land under this Act.	30 31
49	Crov	vn Ian	d in special areas	32
	(1)	speci	on may not be taken under the <i>Crown Lands Act 1989</i> in relation to land in a ial area unless the Regulatory Authority has given approval in writing and any litions to which the approval is subject are complied with.	33 34 35
	(2)	NSW	Regulatory Authority may, in a special area, by order in writing, authorise Water <i>V</i> to exercise the functions of a person or body appointed to manage the affairs reserve trust under Part 5 of the <i>Crown Lands Act 1989</i> without being appointed ich.	36 37 38 39
50	Exer	cise o	f functions by public agencies in special areas	40
	(1)	other	blic agency may not, in relation to land within a special area, exercise functions r than functions under this Act unless notice is first given to the Regulatory pority.	41 42 43
	(2)		eceiving a notice referred to in this section, the Regulatory Authority may make representations to the public agency as the Regulatory Authority thinks fit.	44 45

(3) A public agency may not exercise functions contrary to any such representations unless, before the exercise of the functions, not less than 28 days' notice has been given to the Regulatory Authority of the functions intended to be exercised.

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- (4) If a public agency has functions with regard to a development application or an application for a complying development certificate relating to land within a special area to which an environmental planning instrument applies, the forwarding of the application or a copy of it to the Regulatory Authority, whether by the public agency or the applicant, is taken also to be the giving of notice for the purposes of this section.
- (5) This section does not apply to a public agency's functions with regard to the making of an environmental planning instrument in relation to land within a special area.
- (6) This section does not apply to a public agency's functions with regard to a development application if an environmental planning instrument applying in the special area prevents the development application from being determined by the granting of consent without the concurrence of the Regulatory Authority.

51 Regulations concerning special areas

- (1) The regulations may make provision for or with respect to special areas, including charges or payments for abstraction of water and the regulation or prohibition of abstracting, using, polluting or contaminating waters or polluting or contaminating land within such areas.
- (2) A regulation made under this Division prevails to the extent of any inconsistency with an instrument made under another Act (other than a State environmental planning policy under the *Environmental Planning and Assessment Act 1979*).

52 Plans of management

- (1) The joint sponsors are jointly required to cause a plan of management to be prepared for each special area as soon as practicable after it has been declared to be a special area.
- When a plan of management has been prepared, the joint sponsors must give notice
 of the plan in a newspaper circulating throughout New South Wales and must, in that notice:
 - (a) specify the address of the place at which copies of the plan of management 31 may be inspected, and 32
 - (b) specify the address to which representations concerning the plan of management may be forwarded.
- (3) Any person may, within 30 days or such longer period as may be specified in the notice, make representations to the joint sponsors concerning the plan of management.
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- (4) The joint sponsors must, on the expiration of the period referred to in subsection (3), and before adopting the plan of management, consider any representations made under this section.
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- (5) The joint sponsors may adopt the plan of management without alteration or with such alterations as the joint sponsors think fit having regard to the representations made under this section.
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- (6) The joint sponsors may:
 (a) amend or alter a plan of management from time to time, or
 (b) cancel a plan of management, or
 (c) cancel a plan of management and substitute a new plan.

	(7)	Before doing any of the things referred to in subsection (6), the joint sponsors may consult with any person or body (including persons or bodies other than the joint sponsors) that the joint sponsors think fit.	1 2 3
	(8)	Subsections (2)–(4) apply to an amendment or alteration of a plan of management in the same way as they apply to a plan of management.	4 5
53	Oper	ations under plan of management	6
	(1)	A plan of management adopted under this Act for a special area must be carried out and given effect to by the joint sponsors.	7 8
	(2)	Subject to the requirements of any other Act or any instrument under any other Act, no operations are to be undertaken by the joint sponsors in relation to the lands within the special area unless the operations are in accordance with the plan.	9 10 11
	(3)	The joint sponsors (together or individually) may engage such contractors (including government agencies) as may be necessary or convenient to assist them in carrying out and giving effect to the plan.	12 13 14
Divi	sion	3 Controlled areas	15
54	Cont	rolled areas	16
	(1)	The Governor may, on the recommendation of the Minister, by order published in the Gazette, declare an area of land specified in the order to be a controlled area.	17 18
	(2)	An order under this section applies to land only while it is owned by or vested in Water NSW.	19 20
55	Regu	ulations concerning controlled areas	21
	(1)	The regulations may make provision for or with respect to controlled areas, including the regulation or prohibition of abstracting, using, polluting or contaminating waters or polluting or contaminating land within such areas.	22 23 24
	(2)	A regulation made under this Division prevails to the extent of any inconsistency with an instrument made under another Act (other than a State environmental planning policy under the <i>Environmental Planning and Assessment Act 1979</i>).	25 26 27

Par	t 5	Reg	gulatory functions	1
Divi	sion	1	Functions of IPART	2
56	Regu	latory	/ functions of IPART	3
	(1)	The 1	regulatory functions of IPART under this Act are as follows:	4
		(a)	the function of making recommendations under subsection (2),	5
		(b)	the functions of monitoring and reporting or informing under subsection (3),	6
		(c)	the auditing functions of IPART under subsection (4),	7
		(d)	the function of determining the operating licence fee (if any),	8
		(e)	the function of imposing monetary penalties or requiring other action to be taken under section 17,	9 10
		(f)	such other functions of IPART under this Act as are specified by the regulations for the purposes of this section.	11 12
	(2)		RT has the function of making recommendations to the portfolio Minister for or respect to:	13 14
		(a)	the granting, amendment or cancellation of an operating licence, and	15
		(b)	the imposition, amendment or cancellation of conditions in relation to an operating licence, and	16 17
		(c)	action to be taken, and sanctions to be applied, in respect of a contravention of an operating licence, and	18 19
		(d)	remedial action that may be warranted as a result of a contravention of an operating licence.	20 21
	(3)	IPAF	RT has the functions of:	22
		(a)	monitoring and reporting to the portfolio Minister on compliance by Water NSW with its operating licences, and	23 24
		(b)	informing the portfolio Minister about any failure of Water NSW to meet operational standards or any other requirements imposed on Water NSW under its operating licences.	25 26 27
	(4)		RT has such functions as may be conferred or imposed on it by an operating ce in connection with operational audits of Water NSW.	28 29
57	Operationa		al and other audits	30
	(1)		RT is to prepare operational audits of Water NSW at the times directed by the olio Minister.	31 32
	(2)		portfolio Minister may direct IPART to prepare an operational audit of specified ers only.	33 34
	(3)		RT is to ensure that each operational audit of Water NSW is prepared in rdance with its operating licences.	35 36
58	Repo	ort on	operational audit	37
			RT is to present to the portfolio Minister a report on each operational audit within nonth after its receipt of the audit.	38 39
59	Tabli	ng of	report in Parliament	40
			portfolio Minister is to table the report (or cause it to be tabled) in both Houses arliament within one month after the Minister receives the report.	41 42

60	Cost of audit					
	(1)		or NSW is required to pay to the Treasurer the cost (as certified by IPART) ved in and in connection with carrying out the operational audit of Water NSW.	2 3		
	(2)		out limitation, an operating licence may include terms and conditions relating to etermination of the cost of carrying out the operational audit.	4 5		
Divi	sion	2	Functions of Regulatory Authority	6		
61	Regu	latory	Authority	7		
	(1)	Mean	ning of "Regulatory Authority"	8		
		confe	he purposes of this Act, the <i>Regulatory Authority</i> , in relation to a function erred or imposed on the Regulatory Authority by or under this or any other Act <i>gulatory function</i>), is:	9 10 11		
		(a)	the Minister, or	12		
		(b)	if the Minister appoints a person under this section to exercise that function—that person.	13 14		
	(2)	Арро	intment of qualified persons to exercise regulatory functions	15		
			Minister may, by order published in the Gazette, appoint a qualified person to size all or specified regulatory functions.	16 17		
		any p	Section 43 (2) of the <i>Interpretation Act 1987</i> provides that if an Act confers a power on erson or body to make an order (whether or not the order must be in writing), the power les power to amend or repeal any order made in the exercise of that power.	18 19 20		
	(3)	Subje	ect to the regulations, each of the following is a <i>qualified person</i> :	21		
		(a)	a public authority,	22		
		(b)	the head of a Public Service agency.	23		
	(4)		ever, Water NSW cannot be appointed to exercise a regulatory function that d authorise or permit Water NSW:	24 25		
		(a)	to have a concurrence role (as referred to in section 62) with respect to the granting of development consent under Part 4 of the <i>Environmental Planning and Assessment Act 1979</i> for the carrying out of development by it, or	26 27 28		
		(b)	to grant development consent under Part 4 of the <i>Environmental Planning and</i> Assessment Act 1979 for the carrying out of development by it.	29 30		
	(5)		erent qualified persons may be appointed to exercise different regulatory ions, whether by the same order or different orders.	31 32		
	(6)		Regulatory Authority in relation to a regulatory function may delegate the ion to:	33 34		
		(a)	if the Regulatory Authority is the Minister—a member of staff of the Department, or	35 36		
		(b)	if the Regulatory Authority is a public authority—a member of staff of the authority, or	37 38		
		(c)	if the Regulatory Authority is the head of a Public Service agency—a member of staff of that agency.	39 40		
	(7)	<i>Regu</i> regul	out limiting the generality of any provisions of the <i>Independent Pricing and latory Tribunal Act 1992</i> , a service provided by Water NSW in exercise of a atory function it is appointed to exercise under this section is capable of being ared to be a government monopoly service within the meaning of that Act.	41 42 43 44		

(8) Annual reports by persons appointed to exercise regulatory functions

A qualified person who is appointed under this section to exercise any regulatory functions must report annually to the Minister with respect to the exercise of the functions by the person and members of staff of the public authority or Public Service agency concerned.

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- (9) A report under subsection (8) is to be provided to the Minister within 4 months after each 30 June.
- (10) The report is to specify the following matters in relation to the year ended on that 30 June:
 - (a) if any members of staff of the public authority or Public Service agency concerned were authorised officers during the year:
 - (i) the number of times such members of staff entered land, or obtained search warrants, under Division 2 of Part 6, and
 - (ii) the number of times such members of staff exercised functions under Division 3 of Part 6, the kind of functions exercised and the outcomes of the exercise of functions, and
 - (iii) the number of times such members of staff issued penalty notices under section 102 and the outcomes of issuing the penalty notices, and
 - (iv) the number of times such members of staff exercised functions with respect to the commencement of prosecutions for offences against this Act or the regulations and the outcomes of the prosecutions,
 - (b) if the qualified person was appointed to exercise regulatory functions under Division 3 or 4 of Part 6—the number of times the person or members of staff have exercised the functions, the kinds of functions exercised and the outcomes of the exercise of the functions,
 - (c) any other information requested by the Minister with respect to the exercise of regulatory functions by the qualified person or members of staff.
- (11) The report may be combined with any other annual report of the public authority or Public Service agency concerned that is required to be tabled in both Houses of Parliament.
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- (12) The Minister is to table the report (or cause it to be tabled) in both Houses of Parliament within one month after the Minister receives the report, unless the report has been combined with another annual report of the public authority or Public
 33 Service agency concerned.
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$(13) \quad \text{Definition} \quad$

In this section:

head of a Public Service agency has the same meaning as in the *Government Sector Employment Act 2013*.

62 Concurrence and other roles under environmental planning instruments concerning 39 declared catchment areas 40

 The Regulatory Authority has such functions as are necessary or convenient to carry out any concurrence or other role conferred or imposed on the Regulatory Authority by or under any environmental planning instrument in relation to a declared catchment area.

- (2) For the purpose of enabling the Regulatory Authority to exercise the functions conferred on it by this section:
 - (a) the Regulatory Authority has and may exercise the powers conferred on a council under Division 1A of Part 6 of the *Environmental Planning and Assessment Act 1979*, and
 - (b) an authorised officer has and may exercise the powers conferred by that Division on a person authorised by a council under section 118A (1) of that Act, subject to that Division.
- (3) This section does not affect the generality of any other provision of this or any other Act.

63 Compliance role under other legislation

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- The Regulatory Authority has such functions as are necessary or convenient to carry out any inspectorial, enforcement or other role conferred or imposed on it by the regulations under this Act by reference to powers conferred on other persons or bodies under any Act or instrument under any Act so far as they relate to:
 - (a) activities carried out or proposed to be carried out within a declared catchment area, or
 - (b) activities carried out or proposed to be carried out outside a declared catchment area but being of such a nature as affect or may affect a declared catchment area.
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- (2) The regulations under this Act may, on the recommendation of the Minister and with the approval of the Minister administering the Act concerned, make provision for or with respect to conferring or imposing on the Regulatory Authority any such function, and to specifying the effect or consequences of the exercise of any such function.
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- (3) This section does not affect the generality of any other provision of this or any other
 Act so far as it confers or imposes functions on the Regulatory Authority, but
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- (4) This section does not apply in relation to:(a) the grant of licences, or
 - (b) activities carried on by Water NSW.
- (5) In this section: 32 grant includes issue, approve or amend. 33 *licence* includes consent, permit, authority or any other kind of authorisation 34 (however described). 35 Approval of infrastructure activities within Sydney catchment area 36 In this section: (1)37 *infrastructure activity* means any development or other activity of any kind: 38 that is proposed to be carried out within the Sydney catchment area: (a) 39
 - (i) on land owned or leased by, or leased to, Water NSW, or
 - (ii) on other land but under a contract to which Water NSW is a party, and 41
 - (b) that, but for this section, would be subject in any respect to the *Environmental Planning and Assessment Act 1979*, the *Local Government Act 1993* or any
 instrument in force under either of those Acts.

(2)	if the	Regulatory Authority may approve the carrying out of an infrastructure activity Regulatory Authority certifies in the instrument of approval that the carrying f the activity is:	1 2 3
	(a)	required to protect the quality of water supplied by Water NSW, and	4
	(b)	required in the interests of public health or public safety, and	5
	(c)	required to be carried out urgently.	6
(3)	If the Regulatory Authority has given such an approval, the <i>Environmental Planning</i> and Assessment Act 1979 and the Local Government Act 1993 and any instruments in force under either of those Acts do not apply to or in respect of:		
	(a)	the approval of the Regulatory Authority to the carrying out of that activity, or	10
	(b)	the carrying out of that activity, or	11
	(c)	the use at any time of the works with which that activity is concerned, or	12
	(d)	the land on which that activity is carried out or proposed to be carried out or on which those works are used or proposed to be used, so far as is relevant to that activity or those works.	13 14 15

Par	t 6	Cor	mpliance and enforcement	1
Divi	sion [,]	1	Authorised officers	2
65	Auth	orised	l officers	3
	(1)		Minister may appoint any person (including a class of persons) as authorised ers for the purposes of this Act.	4 5
	(2)	the o	ppointing an authorised officer under subsection (1), the Minister must issue to officer a certificate of authority unless the officer is a police officer or an orised officer under the <i>National Parks and Wildlife Act 1974</i> .	6 7 8
	(3)	A cei	rtificate of authority must:	9
		(a)	state that it is issued under the Water NSW Act 2014, and	10
		(b)	give the name of the person to whom it is issued, and	11
		(c)	state the date, if any, on which it expires, and	12
		(d)	describe the nature of the functions conferred and the source of the functions.	13
	(4)	office	e course of exercising the functions of an authorised officer under this Act, the er must, if requested to do so by any person affected by the exercise of any such ion, produce to the person:	14 15 16
		(a)	in the case of a police officer-the officer's police identification, or	17
		(b)	in the case of an authorised officer under the <i>National Parks and Wildlife Act</i> 1974—the officer's identification card as an authorised officer under that Act, or	18 19 20
		(c)	in any other case—the authorised officer's identification card issued in accordance with this section.	21 22
	(5)		uthorised officer may exercise the functions under this Act that are described in fficer's certificate of authority.	23 24
66	Authorised officers may request assistance			
		an au Act i	rson may accompany an authorised officer and take all reasonable steps to assist athorised officer in the exercise of the authorised officer's functions under this f the authorised officer is of the opinion that the person is capable of providing tance to the authorised officer in the exercise of those functions.	26 27 28 29
67	Obst	ructio	n of authorised officer	30
		A per	rson must not:	31
		(a)	obstruct, hinder or interfere with an authorised officer in the exercise of the officer's functions under this Act or the regulations, or	32 33
		(b)	impersonate an authorised officer.	34
		Maxi	imum penalty:	35
		(a)	in the case of a corporation—\$250,000, or	36
		(b)	in the case of an individual—\$120,000.	37

Powers of entry of authorised officers **Division 2**

Entry on to land

••	,	•••••		-		
	(1)	wheth been c	thorised officer may enter and occupy land for the purpose of ascertaining er the provisions of this Act or the regulations are being complied with or have contravened. See also the investigation powers conferred on authorised officers by Division 3.	3 4 5 6		
	(2)		ower conferred by subsection (1) may not be exercised unless the authorised r proposing to exercise the power:	7 8		
			is in possession of the identification the officer is required to produce on request under section 65, and	9 10		
			exercises the power at a reasonable time during daylight, unless this would defeat the purpose for which the power is to be exercised or the power is exercised in an emergency, and	11 12 13		
			produces the person's identification if required to do so by the occupier of the land, and	14 15		
		(d)	uses no more force than is reasonably necessary to effect the entry.	16		
	(3)		thorised officer is not entitled to enter a part of premises used for residential ses, except:	17 18		
		(a)	with the consent of the occupier of the part, or	19		
		(b)	under the authority of a search warrant.	20		
69	Search warrants					
	(1)	officer	thorised officer may apply to an issuing officer for a search warrant if the r has reasonable grounds for believing that a provision of this Act or the tions has been or is being contravened on land.	22 23 24		
	(2)	section warran	suing officer to whom an application for a search warrant is made under this n may, if satisfied that there are reasonable grounds for doing so, issue a search at authorising an authorised officer named in the warrant, when accompanied olice officer, and any other person named in the warrant:	25 26 27 28		
		(a)	to enter the land concerned, and	29		
		(b)	to search the land for evidence of a contravention of this Act or the regulations.	30		
	(3)		on 4 of Part 5 of the <i>Law Enforcement (Powers and Responsibilities)</i> Act 2002 s to a search warrant issued under this section.	31 32		
	(4)	In this	section:	33		
			g officer means an authorised officer within the meaning of the Law cement (Powers and Responsibilities) Act 2002.	34 35		
Divi	sion (3	Investigation powers	36		
70	Powe	er of au	thorised officers to require answers	37		
	(1)	reason there h	thorised officer may require a person whom the authorised officer suspects on able grounds to have knowledge of matters in respect of determining whether has been compliance with or a contravention of this Act or the regulations or otice issued under this Act to answer questions in relation to those matters.	38 39 40 41		
	(0)	TI. T	A second state of the seco			

The Regulatory Authority may, by notice in writing, require a corporation to nominate, in writing within the time specified in the notice, a director or officer of (2)

the corporation to be the corporation's representative for the purpose of answering 1 questions under this section. 2 (3)Answers given by a person nominated under subsection (2) bind the corporation. 3 (4)A person must not: 4 (a)fail or refuse to comply with a requirement under subsection (1) or (2), or 5 (b) in purported compliance with such a requirement, give an answer that is false 6 or misleading in a material particular. 7 Maximum penalty: 8 in the case of a corporation-\$250,000 and, in the case of a continuing (a) 9 offence, a further penalty of \$30,000 for each day the offence continues, or 10 in the case of an individual—\$120,000 and, in the case of a continuing offence, (b) 11 a further penalty of \$15,000 for each day the offence continues. 12 (5)An authorised officer may, by notice in writing, require a person to attend at a 13 specified place and time to answer questions under this section if attendance at that 14 place is reasonably required in order that the questions can be properly put and 15 answered. 16 (6)The place and time at which a person may be required to attend under subsection (5) 17 is to be: 18 a place and time nominated by the person, or (a) 19 if the place and time nominated is not reasonable in the circumstances or a (b) 20 place and time is not nominated by the person, a place and time nominated by 21 the authorised officer that is reasonable in the circumstances. 22 Requirement to provide information and records 23 (1)The Regulatory Authority may, by notice in writing given to a person, require the 24 person to provide to the Authority such information or records (or both) as the 25 Authority requires by the notice in connection with determining whether there has 26 been compliance with or a contravention of this Act or the regulations or any notice 27 issued under this Act. 28 (2)A person must not: 29 fail or refuse to comply with a requirement under subsection (1), or (a) 30 in purported compliance with such a requirement, give information, or provide (b) 31 a record, that is false or misleading in a material particular. 32 Maximum penalty: 33 in the case of a corporation-\$250,000 and, in the case of a continuing (a) 34 offence, a further penalty of \$30,000 for each day the offence continues, or 35 in the case of an individual—\$120,000 and, in the case of a continuing offence, (b) 36 a further penalty of \$15,000 for each day the offence continues. 37 Provisions relating to records 38 (1)A notice under this Division may require a person to provide only existing records 39 that are in the person's possession or that are within the person's power to obtain 40 lawfully. 41 (2)The Regulatory Authority may take copies of any record provided to the Authority 42 under this Division.

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	(3)	or ot	y record required to be provided under this Division is in electronic, mechanical her form, the notice is taken to require the record to be provided in written form, as the notice otherwise provides.	1 2 3				
73	Requ	equirement to state name and address or produce driver licence						
	(1)	reaso	uthorised officer may require a person whom the authorised officer suspects on onable grounds to be offending against this Act or the regulations to state the on's full name and residential address.	5 6 7				
	(2)	catch	authorised officer may require the driver of a motor vehicle in a declared ment area to produce his or her driver licence and to state his or her full name residential address.	8 9 10				
	(3)	his or	uthorised officer may request a person who is required under this section to state r her full name and residential address to provide proof of the name and address. not an offence against this section to fail to comply with any such request.	11 12 13				
	(4)	A pe	rson must not:	14				
		(a)	fail or refuse to comply with a requirement under subsection (1) or (2), or	15				
		(b)	in purported compliance with such a requirement, state a name that is not the person's name or an address that is not the person's residential address or produce the driver licence of another person.	16 17 18				
		Maxi	imum penalty: 100 penalty units.	19				
74	Requ	uireme	ent for owner of motor vehicle and others to give information	20				
	(1)	that t	e Regulatory Authority or an authorised officer suspects on reasonable grounds the driver of a motor vehicle has committed an offence against this Act or the ations, the Regulatory Authority or the authorised officer may:	21 22 23				
		(a)	require the owner of the vehicle, or the person in whose name it is registered, or the person having the custody of the vehicle, to give information (which must, if so required, be given in the form of a statement in writing, signed by that owner or person) as to the name and residential address of the driver, or	24 25 26 27				
		(b)	require any other person to give any information which is in that other person's power to give and which may lead to the identification of the driver.	28 29				
	(2)	A per	rson must not:	30				
		(a)	fail or refuse to comply with a requirement under subsection (1), or	31				
		(b)	in purported compliance with such a requirement, give any information that is false or misleading in a material particular.	32 33				
		Maxi	imum penalty: 100 penalty units.	34				
	(3)	requi satisf reaso	prosecution for an offence in respect of a failure or refusal to comply with a rement under subsection (1) (a), it is a defence if the defendant proves to the faction of the court that the defendant did not know and could not with onable diligence have ascertained the name or residential address of the driver erned, or both, as the case may require.	35 36 37 38 39				
	(4)	conta vehic regul stater befor	statement in writing purporting to be provided under subsection (1) (a) and to an particulars of the name and residential address of the driver of a motor cle at the time of commission of an alleged offence against this Act or the ations is produced in any court in proceedings against the person named in the ment as the driver for the offence, the statement is, if that person does not appear the to court, evidence without proof of signature that the person was the driver e vehicle at that time.	40 41 42 43 44 45 46				

75 Provisions relating to requirements to provide records, information or answer questions

A person is not guilty of an offence of failing to comply with a requirement under (1)this Division to provide records or information or to answer a question unless the person was warned on the relevant occasion that a failure to comply is an offence.

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- A person is not excused from a requirement under this Division to provide records or (2)information or to answer a question on the ground that the record, information or answer might incriminate the person or make the person liable to a penalty.
- (3)However, any information provided or answer given by a natural person in compliance with a requirement under this Division is not admissible in evidence 10 against the person in criminal proceedings (except proceedings for an offence against 11 this Division) if: 12
 - the person objected at the time to doing so on the ground that it might (a) incriminate the person, or
 - the person was not warned on the relevant occasion that the person may object (b) to providing the information or giving the answer on the ground that it might incriminate the person.
- Any record provided by a person in compliance with a requirement under this (4)18 Division is not inadmissible in evidence against the person in criminal proceedings 19 on the ground that the record might incriminate the person. 20
- Further information obtained as a result of a record or information provided or of an (5)21 answer given in compliance with a requirement under this Division is not 22 inadmissible on the ground: 23
 - that the record or information had to be provided or the answer had to be given, (a) Oľ
 - (b) that the record or information provided or answer given might incriminate the person.
- (6)This section extends to a requirement under this Division to state a person's name and address.

Catchment correction notices and catchment protection Division 4 notices

Subdivision 1 Definitions

76 Definitions

In this	s Division:	34
catch	ment correction notice means a notice under Subdivision 2.	35
catch	<i>ment protection notice</i> means a notice under Subdivision 3.	36
comp	<i>liance cost notice</i> means a notice under section 86.	37
corre	ctive action, in relation to a targeted activity, includes the following:	38
(a)	action to prevent, minimise, remove, disperse, destroy or mitigate any adverse impact on water quality or catchment health resulting or likely to result from the activity,	39 40 41
(b)	ascertaining the nature and extent of the targeted activity and of the actual or likely resulting adverse impact on water quality or catchment health,	42 43
(c)	preparing and carrying out a remedial plan of action.	44

targeted activity means an activity in a special area or controlled area that has, or is likely to have, caused damage to, or detrimentally affected, the quality of any water, or the catchment health of any land, in the area concerned.

Subdivision 2 Catchment correction notices

77 Corrective action by occupiers or persons carrying on certain activities

- (1) The Regulatory Authority may, by notice in writing (a *catchment correction notice*), do either or both of the following:
 - (a) direct an occupier of land on or from which the Regulatory Authority reasonably suspects that a targeted activity has been carried out or is being carried out,
 - (b) direct a person who is reasonably suspected by the Regulatory Authority of carrying out or having carried out a targeted activity,

to take the corrective action specified in the notice within such period as is specified in the notice.

- (2) The catchment correction notice may require the person to whom the notice is given to provide reports to the Regulatory Authority regarding progress on the carrying out of the corrective action.
 15 16 17
- (3) If the person given a catchment correction notice complies with the notice but was not the person who carried out the targeted activity, the cost of complying with the notice may be recovered by the person who complied with the notice as a debt in a court of competent jurisdiction from the person who carried out the targeted activity.
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- (4) A catchment correction notice, or a variation of a catchment correction notice, operates from the day the notice or notice of the variation is given or from such later day as the notice specifies.
- (5) A person who, without reasonable excuse, does not comply with a catchment correction notice given to the person is guilty of an offence.
 Maximum penalty: 27
 - (a) in the case of a corporation—\$250,000 and, in the case of a continuing offence, a further penalty of \$30,000 for each day the offence continues, or 29
 - (b) in the case of an individual—\$120,000 and, in the case of a continuing offence, a further penalty of \$15,000 for each day the offence continues.

Note. An offence against subsection (5) committed by a corporation is an executive liability offence attracting executive liability for a director or other person involved in the management of the corporation—see section 95.

78 Corrective action by public authorities

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- (1) If the Regulatory Authority reasonably suspects that a targeted activity has been carried out or is being carried out, the Regulatory Authority may, by notice in writing, direct a public authority to take such corrective action as is specified in the notice. The public authority is authorised and required to take that action.
- (2) If a public authority reasonably suspects that a targeted activity has been carried out or is being carried out, the public authority may take such corrective action as it considers necessary. The public authority is authorised to take that action, whether or not it is directed to take corrective action under subsection (1).
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- (3) Notices may be given, and action may be taken, under this section whether or not a catchment correction notice has been given under section 77, and (if such a notice has been given) whether or not the period specified in the notice under that section has expired.
 (3) Notices may be given, and action may be taken, under this section whether or not a catchment correction notice has been given under section 77, and (if such a notice has been given) whether or not the period specified in the notice under that section 46 has expired.

	(4)	A public authority may take corrective action under this section by itself or by its employees, agents or contractors.	1 2				
	(5)	In this section:	3				
		public authority does not include a State owned corporation.	4				
79	Catc	tchment correction notice may be given orally					
	(1)	The Regulatory Authority may, instead of giving a direction under this Subdivision by notice in writing, cause the direction to be given orally by an authorised officer.	6 7				
	(2)	A direction given orally to a person ceases to have effect on the expiration of the period of 72 hours after the time it was given unless confirmed by the Regulatory Authority by a correction notice in writing given to the person within that period.	8 9 10				
	(3)	A direction given orally has the same effect as a direction given by notice in writing, and is taken to be a catchment correction notice.	11 12				
80	Fee f	or catchment correction notice	13				
	(1)	The purpose of this section is to enable the Regulatory Authority to recover the administrative costs of preparing and giving catchment correction notices.	14 15				
	(2)	A person who is given a catchment correction notice under section 77 must, within 30 days after the notice is given, pay the fee prescribed under section 94 of the <i>Protection of the Environment Operations Act 1997</i> to the Regulatory Authority.	16 17 18				
	(3)	The Regulatory Authority may:	19				
		(a) extend the time for payment of the fee, on the application of the person given the catchment correction notice, or	20 21				
		(b) waive payment of the whole or any part of the fee, on the Regulatory Authority's own initiative or on the application of the person.	22 23				
	(4)	A person who does not pay the fee within the time required under this section is guilty of an offence.	24 25				
	(4)						
Sub		guilty of an offence.	25				
Sub 81	divis	guilty of an offence. Maximum penalty: 200 penalty units.	25 26				
	divis	guilty of an offence. Maximum penalty: 200 penalty units. ion 3 Catchment protection notices	25 26 27				
	divis Prev	guilty of an offence. Maximum penalty: 200 penalty units. ion 3 Catchment protection notices entive action This section applies when the Regulatory Authority reasonably suspects that a targeted activity has been, will be or is being carried out on any land in a special area	25 26 27 28 29 30				
	divis Prev (1)	 guilty of an offence. Maximum penalty: 200 penalty units. ion 3 Catchment protection notices entive action This section applies when the Regulatory Authority reasonably suspects that a targeted activity has been, will be or is being carried out on any land in a special area or a controlled area. The Regulatory Authority may, by notice in writing (a <i>catchment protection notice</i>), 	25 26 27 28 29 30 31 32				
	divis Prev (1)	 guilty of an offence. Maximum penalty: 200 penalty units. ion 3 Catchment protection notices entive action This section applies when the Regulatory Authority reasonably suspects that a targeted activity has been, will be or is being carried out on any land in a special area or a controlled area. The Regulatory Authority may, by notice in writing (a <i>catchment protection notice</i>), do either or both of the following: (a) direct the occupier of the land, (b) direct the person carrying on the activity, 	25 26 27 28 29 30 31 32 33				
	divis Prev (1)	 guilty of an offence. Maximum penalty: 200 penalty units. ion 3 Catchment protection notices entive action This section applies when the Regulatory Authority reasonably suspects that a targeted activity has been, will be or is being carried out on any land in a special area or a controlled area. The Regulatory Authority may, by notice in writing (a <i>catchment protection notice</i>), do either or both of the following: (a) direct the occupier of the land, 	25 26 27 28 29 30 31 32 33 34				
	divis Prev (1)	 guilty of an offence. Maximum penalty: 200 penalty units. ion 3 Catchment protection notices entive action This section applies when the Regulatory Authority reasonably suspects that a targeted activity has been, will be or is being carried out on any land in a special area or a controlled area. The Regulatory Authority may, by notice in writing (a <i>catchment protection notice</i>), do either or both of the following: (a) direct the occupier of the land, (b) direct the person carrying on the activity, to take such action, as is specified in the notice within such period (if any) as is specified in the notice, to ensure that either the targeted activity is not commenced, is no longer carried on, or if the targeted activity is permitted to be carried on in future, it is carried on in a manner that does not cause damage to, or detrimentally affect, the quality of any water, or the catchment health of any land, in the special 	25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40				
	divis Prev (1) (2)	 guilty of an offence. Maximum penalty: 200 penalty units. ion 3 Catchment protection notices entive action This section applies when the Regulatory Authority reasonably suspects that a targeted activity has been, will be or is being carried out on any land in a special area or a controlled area. The Regulatory Authority may, by notice in writing (a <i>catchment protection notice</i>), do either or both of the following: (a) direct the occupier of the land, (b) direct the person carrying on the activity, to take such action, as is specified in the notice within such period (if any) as is specified in the notice, to ensure that either the targeted activity is not commenced, is no longer carried on, or if the targeted activity is permitted to be carried on in future, it is carried on in a manner that does not cause damage to, or detrimentally affect, the quality of any water, or the catchment health of any land, in the special area or controlled area. 	25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41				

		(c)	carrying on an activity only during particular times,	1
		(d)	preparing and carrying out a plan of action to control, prevent or minimise any damage to, or detrimental effect on, the quality of any water, or the catchment health of any land, in the special area or controlled area.	2 3 4
	(4)	activi	e occupier who is given a notice is not the person carrying on the targeted ty, the notice is taken to require the occupier to take all available steps to cause ction to be taken by the person carrying on the targeted activity.	5 6 7
	(5)	provi	chment protection notice may require the person to whom the notice is given to de reports to the Regulatory Authority regarding progress on carrying out the n required to be taken by the notice.	8 9 10
	(6)	perso	rson who does not comply with a catchment protection notice given to the n is guilty of an offence.	11 12
			mum penalty:	13
		(a)	in the case of a corporation—\$250,000 and, in the case of a continuing offence, a further penalty of \$30,000 for each day the offence continues, or	14 15
		(b)	in the case of an individual—\$120,000 and, in the case of a continuing offence, a further penalty of \$15,000 for each day the offence continues.	16 17
		offenc	An offence against subsection (6) committed by a corporation is an executive liability e attracting executive liability for a director or other person involved in the management corporation—see section 95.	18 19 20
82	Actio	n in e	vent of failure to comply	21
		the Â	erson does not comply with a catchment protection notice given to the person, egulatory Authority may take action to cause the notice to be complied with by egulatory Authority or by his or her employees, agents or contractors.	22 23 24
83			ment of operation of catchment protection notice or variation of protection notice	25 26
83		Ment A cat opera		
83	catch	A cat opera day as If an catchin notice effect	protection notice the protection notice, or a variation of a catchment protection notice, tes from the day the notice or notice of the variation is given or from such later	26 27 28
83	catch (1) (2)	A cat opera day a: If an catchinotice effect withd	protection notice the interprotection notice, or a variation of a catchment protection notice, tes from the day the notice or notice of the variation is given or from such later is the notice specifies. appeal is made against a catchment protection notice or the variation of a ment protection notice and the Land and Environment Court directs that the e is stayed, the notice or variation does not operate until the stay ceases to have to or the Land and Environment Court confirms the notice or the appeal is	26 27 28 29 30 31 32 33
	catch (1) (2)	A cat opera day as If an catch notice effect withd or cato	protection notice the technic protection notice, or a variation of a catchment protection notice, tes from the day the notice or notice of the variation is given or from such later is the notice specifies. appeal is made against a catchment protection notice or the variation of a ment protection notice and the Land and Environment Court directs that the e is stayed, the notice or variation does not operate until the stay ceases to have to r the Land and Environment Court confirms the notice or the appeal is rawn, whichever first occurs.	26 27 28 29 30 31 32 33 34
	catch (1) (2) Fee fe	A cat opera day a: If an catch notice effect withd or cato The p admin A per notice	<pre>protection notice tchment protection notice, or a variation of a catchment protection notice, tes from the day the notice or notice of the variation is given or from such later s the notice specifies. appeal is made against a catchment protection notice or the variation of a ment protection notice and the Land and Environment Court directs that the e is stayed, the notice or variation does not operate until the stay ceases to have t or the Land and Environment Court confirms the notice or the appeal is rawn, whichever first occurs. chment protection notice purpose of this section is to enable the Regulatory Authority to recover the</pre>	26 27 28 29 30 31 32 33 34 35 36
	catch (1) (2) Fee fo (1)	A cat opera day as If an catchin notice effect withd or cato The p admin A per notice <i>Envir</i>	protection notice techment protection notice, or a variation of a catchment protection notice, tes from the day the notice or notice of the variation is given or from such later s the notice specifies. appeal is made against a catchment protection notice or the variation of a ment protection notice and the Land and Environment Court directs that the e is stayed, the notice or variation does not operate until the stay ceases to have or the Land and Environment Court confirms the notice or the appeal is trawn, whichever first occurs. chment protection notice purpose of this section is to enable the Regulatory Authority to recover the nistrative costs of preparing and giving catchment protection notices. son who is given a catchment protection notice must, within 30 days after the e is given, pay the fee prescribed under section 94 of the <i>Protection of the</i>	26 27 28 29 30 31 32 33 34 35 36 37 38 39
	catch (1) (2) Fee fo (1) (2)	A cat opera day as If an catchin notice effect withd or cato The p admin A per notice <i>Envir</i>	protection notice techment protection notice, or a variation of a catchment protection notice, tes from the day the notice or notice of the variation is given or from such later is the notice specifies. appeal is made against a catchment protection notice or the variation of a ment protection notice and the Land and Environment Court directs that the e is stayed, the notice or variation does not operate until the stay ceases to have to reach and Environment Court confirms the notice or the appeal is rawn, whichever first occurs. chment protection notice purpose of this section is to enable the Regulatory Authority to recover the histrative costs of preparing and giving catchment protection notices. rson who is given a catchment protection notice must, within 30 days after the e is given, pay the fee prescribed under section 94 of the <i>Protection of the conment Operations Act 1997</i> to the Regulatory Authority.	26 27 28 29 30 31 32 33 34 35 36 37 38 39 40
	catch (1) (2) Fee fo (1) (2)	A cat opera day a: If an catch notice effect withd or cate The p admin A per notice <i>Envir</i> The F	protection notice techment protection notice, or a variation of a catchment protection notice, tes from the day the notice or notice of the variation is given or from such later is the notice specifies. appeal is made against a catchment protection notice or the variation of a ment protection notice and the Land and Environment Court directs that the e is stayed, the notice or variation does not operate until the stay ceases to have or the Land and Environment Court confirms the notice or the appeal is rawn, whichever first occurs. chment protection notice burpose of this section is to enable the Regulatory Authority to recover the histrative costs of preparing and giving catchment protection notices. son who is given a catchment protection notice must, within 30 days after the e is given, pay the fee prescribed under section 94 of the <i>Protection of the onment Operations Act 1997</i> to the Regulatory Authority. Regulatory Authority may:	26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42
	catch (1) (2) Fee fo (1) (2)	A cat opera day as If an catchin notice effect withd or cato The F admin A per notice <i>Envir</i> The F (a) (b)	protection notice techment protection notice, or a variation of a catchment protection notice, tes from the day the notice or notice of the variation is given or from such later is the notice specifies. appeal is made against a catchment protection notice or the variation of a ment protection notice and the Land and Environment Court directs that the e is stayed, the notice or variation does not operate until the stay ceases to have or the Land and Environment Court confirms the notice or the appeal is rawn, whichever first occurs. chment protection notice but protection notice bu	26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44

	(5)		decision of the Land and Environment Court on an appeal does not invalidate atchment protection notice, the fee is payable within 30 days of the decision.	1 2
	(6)	guilty	rson who does not pay the fee within the time required under this section is of an offence. mum penalty: 200 penalty units.	3 4 5
85	Anna		ainst catchment protection notices	
05	••	-	-	6
	(1)	other	rson served with a catchment protection notice may, within 21 days (or such period as is prescribed by the regulations) after being served with the notice, al to the Land and Environment Court against the notice.	7 8 9
	(2)	Envir	lodging of an appeal does not, except to the extent that the Land and conment Court otherwise directs in relation to the appeal, operate to stay the e appealed against.	10 11 12
	(3)		e is no appeal against a decision not to extend the time for complying with a ment protection notice.	13 14
	(4)		ne purposes of this section, a <i>catchment protection notice</i> includes a notice that s a catchment protection notice.	15 16
Sub	divis	ion 4	Compliance costs	17
86	Com	plianc	e cost notices	18
	(1)	catch	Regulatory Authority may, by notice in writing, require a person to whom a ment correction notice has been given to pay all or any reasonable costs and uses incurred by the Regulatory Authority in connection with:	19 20 21
		(a)	monitoring action required to be taken by the notice, and	22
		(b)	ensuring that the notice is complied with, and	23
		(c)	any other associated matters.	24
	(2)		blic authority that takes corrective action under section 78 may, by notice in ng, require:	25 26
		(a)	the occupier of the land on or from which the authority reasonably suspects that the targeted activity was carried out, or	27 28
		(b)	the person who is reasonably suspected by the authority of having carried out the targeted activity,	29 30
			th, to pay all or any reasonable costs and expenses incurred by it in connection the corrective action.	31 32
	(3)	protect writin all or	e Regulatory Authority takes action under section 82 because a catchment ction notice is not complied with, the Regulatory Authority may, by notice in ng, require the person to whom the catchment protection notice was given to pay any reasonable costs and expenses incurred by the Regulatory Authority in g the action.	33 34 35 36 37
87	Reco	overy o	of amounts	38
	(1)		Regulatory Authority or a public authority may recover any unpaid amounts fied in a compliance cost notice as a debt in a court of competent jurisdiction.	39 40
	(2)	perso may l	person given a compliance cost notice complies with the notice but was not the n who carried out the targeted activity, the cost of complying with the notice be recovered by the person who complied with the notice as a debt in a court of the tent jurisdiction from the person who carried out the targeted activity.	41 42 43 44

88	Regi	Registration of compliance cost notices in relation to land				
	(1)	authority to a person, the Regulatory Authority or the public authority may apply to the Registrar-General for registration of the notice in relation to any land owned by	2 3 4 5			
	(2)	An application under this section must define the land to which it relates.	6			
	(3)	copy of the compliance cost notice, register the notice in relation to the land in such	7 8 9			
	(4)		0 1			
89	Char	rge on land subject to compliance cost notice	2			
	(1)	on the application of the Regulatory Authority or a public authority, in relation to 1	3 4 5			
	(2)	the land in relation to which the notice is registered to secure the payment to the	6 7 8			
	(3)	Such a charge ceases to have effect in relation to the land:	9			
			20 21			
			22 23			
		of the sale, has no notice of the charge, 2	24 25			
		whichever first occurs. 2	26			
	(4)		27 28			
	(5)		29 30			
	(6)	If: 3	31			
		law of the State provide for the registration of title to, or charges over, land of 3	32 33 34			
			85			
			36 37			
	(7)		38 39			
	(8)	person to whom the compliance cost notice was given to pay all or any of the reasonable costs and expenses incurred by the Regulatory Authority or the public authority in respect of the lodgment or registration of the compliance cost notice and the registration of any resulting charge (including the costs of discharging the charge). The Regulatory Authority or the public authority may recover any unpaid	40 41 42 43 44 45 46			

Sub	divis	ion 5	General	1
90	Multi	iple no	otices	2
		More perso	e than one notice under a provision of this Division may be given to the same on.	3 4
91	No fe	e for	revocation or variation	5
		A fee	e is not payable for the variation of a notice under this Division.	6
92	Obst	ructio	n of persons	7
		A per	rson who wilfully delays or obstructs:	8
		(a)	a person who is carrying out any action in compliance with a catchment correction notice or a catchment protection notice, or another person authorised by the person to carry it out, or	9 10 11
		(b)	a public authority that is taking corrective action under section 78, or any person authorised by the public authority to take corrective action under section 78,	12 13 14
		U	ilty of an offence.	15
		Maxi	mum penalty:	16
		(a)	in the case of a corporation—\$250,000 and, in the case of a continuing offence, a further penalty of \$30,000 for each day the offence continues, or	17 18
		(b)	in the case of an individual—\$120,000 and, in the case of a continuing offence, a further penalty of \$15,000 for each day the offence continues.	19 20
Divi	sion	5	Offences	21
93	Illega	al dive	ersion of water	22
		A per	rson must not:	23
		(a)	wrongfully take, use or divert any water that is available for supply by Water NSW or that is in any pipe or work used for supply by Water NSW, or	24 25
		(b)	wrongfully alter the index of a meter or prevent a meter from duly registering the quantity of water supplied by Water NSW.	26 27
		Maxi	imum penalty:	28
		(a)	in the case of a corporation—\$250,000 and, in the case of a continuing offence, a further penalty of \$30,000 for each day the offence continues, or	29 30
		(b)	in the case of an individual—\$120,000 and, in the case of a continuing offence, a further penalty of \$15,000 for each day the offence continues.	31 32
94	Offe	nce to	discharge into works	33
	(1)		rson must not discharge any substance into a work owned by or under the control ater NSW except with the agreement in writing of Water NSW.	34 35
		Maxi	imum penalty:	36
		(a)	in the case of a corporation—\$250,000 and, in the case of a continuing offence, a further penalty of \$30,000 for each day the offence continues, or	37 38
		(b)	in the case of an individual—\$120,000 and, in the case of a continuing offence, a further penalty of \$15,000 for each day the offence continues.	39 40
		offend	An offence against subsection (1) committed by a corporation is an executive liability ce attracting executive liability for a director or other person involved in the management corporation—see section 95.	41 42 43

(2)		This section does not apply to the use of a work by a person in accordance contract or arrangement between Water NSW and a person.					
Divi	sion	6 Ex		ecutive and accessorial liability			
95		iability of directors etc for offences by corporation—offences attracting executive ability					
	(1)	For	the pur	rposes of this section, an <i>executive liability offence</i> is:	6		
		(a)		ffence against any of the following provisions of this Act that is committed corporation:	7 8		
			(i)	section 77 (5),	9		
			(ii)	section 81 (6),	10		
			(iii)	section 94 (1), or	11		
		(b)	an o	ffence against the regulations:	12		
			(i)	that is prescribed by the regulations as an offence to which this section applies, and	13 14		
			(ii)	that is committed by a corporation.	15		
	(2)	A pe	erson c	commits an offence against this section if:	16		
		(a)	a con	rporation commits an executive liability offence, and	17		
		(b)	the p	person is:	18		
			(i)	a director of the corporation, or	19		
			(ii)	an individual who is involved in the management of the corporation and who is in a position to influence the conduct of the corporation in relation to the commission of the executive liability offence, and	20 21 22		
		(c)	the p	person:	23		
			(i)	knows or ought reasonably to know that the executive liability offence (or an offence of the same type) would be or is being committed, and	24 25		
			(ii)	fails to take all reasonable steps to prevent or stop the commission of that offence.	26 27		
				penalty: The maximum penalty for the executive liability offence if by an individual.	28 29		
	(3)) The prosecution bears the legal burden of proving the elements of the offence again this section.					
	(4)			e against this section can only be prosecuted by a person who can bring a n for the executive liability offence.	32 33		
	(5)	offer	nce, an	on does not affect the liability of the corporation for the executive liability ad applies whether or not the corporation is prosecuted for, or convicted of, we liability offence.	34 35 36		
	(6)	This section does not affect the application of any other law relating to the criminal liability of any persons (whether or not directors or other managers of the corporation) who are accessories to the commission of the executive liability offence or are otherwise concerned in, or party to, the commission of the executive liability offence.					
	(7)	In th	is sect	ion:	42		
		<i>dire</i> Con	c <i>tor</i> h imonw	as the same meaning it has in the Corporations Act 2001 of the realth.	43 44		

reasonable steps, in relation to the commission of an executive liability offence, includes, but is not limited to, such action (if any) of the following kinds as is reasonable in all the circumstances:

- (a) action towards:
 - (i) assessing the corporation's compliance with the provision creating the executive liability offence, and

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- (ii) ensuring that the corporation arranged regular professional assessments of its compliance with the provision,
- (b) action towards ensuring that the corporation's employees, agents and contractors are provided with information, training, instruction and supervision appropriate to them to enable them to comply with the provision creating the executive liability offence so far as the provision is relevant to them,
- (c) action towards ensuring that:

 (i) the plant, equipment and other resources, and
 (ii) the structures, work systems and other processes,
 relevant to compliance with the provision creating the executive liability offence are appropriate in all the circumstances,

 (d) action towards creating and maintaining a corporate culture that does not direct, encourage, tolerate or lead to non-compliance with the provision

creating the executive liability offence.

96 Liability of directors etc for offences by corporation—accessory to the commission 22 of the offences 23 For the purposes of this section, a corporate offence is an offence against this Act or (1)24 the regulations that is capable of being committed by a corporation, whether or not it 25 is an executive liability offence referred to in section 95. 26 (2)A person commits an offence against this section if: 27 a corporation commits a corporate offence, and (a) 28 (b) the person is: 29

- (i) a director of the corporation, or
 (ii) an individual who is involved in the management of the corporation and
 who is in a position to influence the conduct of the corporation in
 relation to the commission of the corporate offence, and
 33
- the person:34(i) aids, abets, counsels or procures the commission of the corporate35offence, or36(ii) induces, whether by threats or promises or otherwise, the commission37of the corporate offence, or38(iii) conspires with others to effect the commission of the corporate offence,39
 - (iii) conspires with others to effect the commission of the corporate offence, or
 - (iv) is in any other way, whether by act or omission, knowingly concerned in, or party to, the commission of the corporate offence.

Maximum penalty: The maximum penalty for the corporate offence if committed by an individual.

(3) The prosecution bears the legal burden of proving the elements of the offence against this section.
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(c)

	(4)		offence against this section can only be prosecuted by a person who can bring a ecution for the corporate offence.	1 2	
	(5)) This section does not affect the liability of the corporation for the corporate offend and applies whether or not the corporation is prosecuted for, or convicted of, t corporate offence.			
	(6)	liabil	section does not affect the application of any other law relating to the criminal ity of any persons (whether or not directors or other managers of the pration) who are concerned in, or party to, the commission of the corporate ice.	6 7 8 9	
97	Pers	ons ca	ausing offences	10	
	(1)	A pe	rson:	11	
		(a)	who causes the commission of an offence against this Act or the regulations, or	12	
		(b)	by whose order or direction an offence against this Act or the regulations is committed, or	13 14	
		(c)	who aids, abets, counsels or procures the commission of an offence against this Act or the regulations,	15 16	
			ilty of an offence against this Act or the regulations and liable to a penalty in the way as the principal offender.	17 18	
	(2)		rson may be proceeded against for an offence against subsection (1) whether or ne principal offender has been prosecuted or convicted.	19 20	
	(3)		rson does not commit an offence because of this section for any act or omission s an offence against section 96.	21 22	
Divi	sion	7	Proceedings for offences	23	
Divi 98			Proceedings for offences	23 24	
		inuing A pe requi is im			
	Cont	inuing A pe requi is im	g offences rson who is guilty of an offence because the person fails to comply with a rement made by or under this Act or the regulations (whether the requirement posed by a notice or otherwise) to do or cease to do something (whether or not	24 25 26 27	
	Cont	inuing A pe requi is im withi	g offences rson who is guilty of an offence because the person fails to comply with a rement made by or under this Act or the regulations (whether the requirement posed by a notice or otherwise) to do or cease to do something (whether or not n a specified period or before a particular time): continues, until the requirement is complied with and despite the fact that any specified period has expired or time has passed, to be liable to comply with the	24 25 26 27 28 29 30	
	Cont	inuing A pe requi is im withi (a) (b) This	p offences rson who is guilty of an offence because the person fails to comply with a rement made by or under this Act or the regulations (whether the requirement posed by a notice or otherwise) to do or cease to do something (whether or not n a specified period or before a particular time): continues, until the requirement is complied with and despite the fact that any specified period has expired or time has passed, to be liable to comply with the requirement, and	24 25 26 27 28 29 30 31	
	Cont (1)	inuing A pe requi is im withi (a) (b) This regul	p offences rson who is guilty of an offence because the person fails to comply with a rement made by or under this Act or the regulations (whether the requirement posed by a notice or otherwise) to do or cease to do something (whether or not n a specified period or before a particular time): continues, until the requirement is complied with and despite the fact that any specified period has expired or time has passed, to be liable to comply with the requirement, and is guilty of a continuing offence for each day the contravention continues. section does not apply to an offence if the relevant provision of this Act or the	24 25 26 27 28 29 30 31 32 33	
	Cont (1) (2) (3)	inuing A perequi is im withi (a) (b) This regul This	p offences rson who is guilty of an offence because the person fails to comply with a rement made by or under this Act or the regulations (whether the requirement posed by a notice or otherwise) to do or cease to do something (whether or not n a specified period or before a particular time): continues, until the requirement is complied with and despite the fact that any specified period has expired or time has passed, to be liable to comply with the requirement, and is guilty of a continuing offence for each day the contravention continues. section does not apply to an offence if the relevant provision of this Act or the ations does not provide for a penalty for a continuing offence.	24 25 26 27 28 29 30 31 32 33 34	
98	Cont (1) (2) (3)	inuing A perequisis im withi (a) (b) This regul This s of pr In an excus	rson who is guilty of an offence because the person fails to comply with a rement made by or under this Act or the regulations (whether the requirement posed by a notice or otherwise) to do or cease to do something (whether or not n a specified period or before a particular time): continues, until the requirement is complied with and despite the fact that any specified period has expired or time has passed, to be liable to comply with the requirement, and is guilty of a continuing offence for each day the contravention continues. section does not apply to an offence if the relevant provision of this Act or the ations does not apply to the extent that a requirement of a notice is revoked.	24 25 26 27 28 30 31 32 33 34 35	
98	(1) (2) (3) Onus	inuing A perequisis im withi (a) (b) This regul This s of pr In an excus lies v	rson who is guilty of an offence because the person fails to comply with a rement made by or under this Act or the regulations (whether the requirement posed by a notice or otherwise) to do or cease to do something (whether or not n a specified period or before a particular time): continues, until the requirement is complied with and despite the fact that any specified period has expired or time has passed, to be liable to comply with the requirement, and is guilty of a continuing offence for each day the contravention continues. section does not apply to an offence if the relevant provision of this Act or the ations does not apply to the extent that a requirement of a notice is revoked. oof of certain matters y proceedings under this Act, the onus of proving that a person had a reasonable se or lawful excuse (as referred to in any provision of this Act or the regulations)	24 25 26 27 28 29 30 31 32 33 34 35 36 37 38	

(2)	Proceedings for an offence against this Act or the regulations may also be commenced within but not later than 2 years after the date on which evidence of the alleged offence first came to the attention of any relevant authorised officer.	1 2 3			
(3)	If subsection (2) is relied on for the purpose of commencing proceedings for an offence:				
	(a) the court attendance notice must contain particulars of the date on which evidence of the offence first came to the attention of any relevant authorised officer and need not contain particulars of the date on which the offence was committed, and	6 7 8 9			
	(b) the date on which evidence first came to the attention of any relevant authorised officer is the date specified in the court attendance notice, unless the contrary is established.	10 11 12			
(4)	This section applies despite anything in the Criminal Procedure Act 1986 or any other Act.	13 14			
(5)	In this section:	15			
	court attendance notice means:	16			
	(a) in relation to proceedings for an offence commenced in the Local Court—a court attendance notice within the meaning of the <i>Criminal Procedure Act</i> 1986 issued in respect of the person alleged to have committed the offence, and	17 18 19 20			
	(b) in relation to proceedings for an offence commenced in the Land and Environment Court in its summary jurisdiction—an application for an order under section 246 of the <i>Criminal Procedure Act 1986</i> in respect of the person alleged to have committed the offence.	21 22 23 24			
	evidence of an offence means evidence of any act or omission constituting the offence.	25 26			
Natu	ure of proceedings for offences	27			
(1)	Proceedings for an offence against this Act or the regulations may be dealt with:	28			
	(a) summarily before the Local Court, or	29			
	(b) summarily before the Land and Environment Court.	30			
(2)	If proceedings are brought in the Local Court, the maximum monetary penalty that the Local Court may impose for the offence is 200 penalty units, despite any higher maximum monetary penalty provided in respect of the offence.	31 32 33			
Pena	alty notices	34			
(1)	An authorised officer may serve a penalty notice on a person if it appears to the officer that the person has:	35 36			
	(a) committed an offence against this Act or the regulations, or	37			
	(b) committed an offence against another Act or regulations under another Act within the Sydney catchment area,	38 39			
	being an offence prescribed by the regulations as a penalty notice offence.	40			
(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 can pay, within the time and to the person specified in the notice, the amount of the penalty prescribed by the regulations for the offence if dealt with under this section.	41 42 43 44			
(3)	A penalty notice under this section is declared to be a penalty notice for the purposes of the <i>Fines Act 1996</i> .	45 46			

	(4)	A per	nalty notice may be served personally or by post.	1
	(5)		amount of penalty prescribed for an alleged offence is paid under this section, erson is liable to any further proceedings for the alleged offence.	2 3
	(6)	purpo	nent under this section is not to be regarded as an admission of liability for the ose of, and does not in any way affect or prejudice, any civil claim, action or beding arising out of the same occurrence.	4 5 6
	(7)	The r	regulations may:	7
		(a)	prescribe an offence for the purposes of this section by specifying the offence or by referring to the provision creating the offence, and	8 9
		(b)	prescribe the amount of penalty payable for the offence if dealt with under this section, and	10 11
		(c)	prescribe different amounts of penalties for different offences or classes of offences.	12 13
	(8)		amount of a penalty prescribed under this section for an offence is not to exceed aximum amount of penalty that could be imposed for the offence by a court.	14 15
	(9)		section does not limit the operation of any other provision of, or made under, or any other Act relating to proceedings that may be taken in respect of offences.	16 17
103	Paym	nent o	f penalty does not affect other proceedings	18
	(1)	this A	ecution or conviction of a person for an act or omission that is an offence against Act or the regulations does not affect any right of Water NSW to take civil bedings or any other action to recover from the person:	19 20 21
		(a)	an amount in respect of loss or damage caused by the act or omission, or	22
		(b)	the expenses incurred by Water NSW in remedying the loss or damage, or	23
		(c)	the value of water lost to Water NSW because of the act or omission.	24
	(2)		nent of a penalty for an offence against this Act or the regulations does not affect ight of Water NSW to institute any other action or proceeding.	25 26
Divis	sion 8	B	Evidentiary provisions	27
104	Evide	ence a	s to state of mind of corporation	28
	(1)	evide her c	out limiting any other law or practice regarding the admissibility of evidence, ence that an officer, employee or agent of a corporation (while acting in his or eapacity as such) had, at any particular time, a particular state of mind, is ence that the corporation had that state of mind.	29 30 31 32
	(2)	In thi	s section, the state of mind of a person includes:	33
		(a)	the knowledge, intention, opinion, belief or purpose of the person, and	34
		(b)	the person's reasons for the intention, opinion, belief or purpose.	35
105	Proof	f of ce	rtain appointments not required	36
			y proceedings under this Act, no proof is required (until evidence is given to the ary) of:	37 38
		(a)	the appointment of the chief executive officer or any member of the staff of Water NSW, or	39 40
		(b)	the appointment of any authorised officer, or	41
		(c)	the appointment of a person as the Regulatory Authority for the purposes of a provision of this Act.	42 43

106	Doci	ument	tary evidence generally	1
		Any	instrument (including a notice, order or direction in writing) purporting:	2
		(a)	to be an instrument issued, made or given for the purposes of this Act, and	3
		(b)	to have been signed by the person authorised to issue, make or give the instrument, or by another person acting as delegate or on behalf of the person,	4 5
			Imissible in any proceedings under this Act and, in the absence of evidence to the rary, is to be taken to be such an instrument and to have been so signed.	6 7
107	Cert	ificate	e evidence of certain matters	8
	(1)	the F more unde	becoment signed by the Regulatory Authority, or a person declared in writing by Regulatory Authority for the purposes of this section, and certifying any one or e of the matters specified in subsection (2) is admissible in any proceedings er this Act and is, in the absence of evidence to the contrary, evidence of the ters so certified.	9 10 11 12 13
	(2)	The	matters referred to in subsection (1) are the following:	14
		(a)	that an instrument (including a notice, order or direction in writing), a copy of which is set out in or annexed to the document, being an instrument purporting:	15 16 17
			(i) to be issued, made or given for the purposes of this Act, and	18
			(ii) to have been signed by the person authorised to issue, make or give the instrument, or by another person acting as delegate or on behalf of the person,	19 20 21
			was issued, made or given on a specified day,	22
		(b)	that a person was or was not, at a specified time or during a specified period, an authorised officer,	23 24
		(c)	that a person was or was not, at a specified time or during a specified period, a member of staff of Water NSW.	25 26
108	Evid	ence d	of analysts	27
	(1)		Regulatory Authority may, by instrument in writing, appoint appropriately ified persons to be analysts for the purposes of this Act.	28 29
	(2)	admi state	ertificate of such an analyst stating the result of an analysis or examination is issible in evidence in any proceedings under this Act as evidence of the facts ed in the certificate and the correctness of the result of the analysis or mination.	30 31 32 33
	(3)	subn was	ertificate of such an analyst that, on receipt of a container containing a sample nitted to the analyst by an authorised officer or any other person, the container sealed and the seal securing the container was unbroken is admissible in lence in any proceedings under this Act or the regulations as evidence:	34 35 36 37
		(a)	of the facts stated in the certificate, and	38
		(b)	that the sample was the same sample as the one obtained by the authorised officer or other person, and	39 40
		(c)	that the sample had not been tampered with before it was received by the analyst.	41 42
	(4)		the purposes of this section, a document purporting to be a certificate under this ion is, unless the contrary is proved, to be taken to be such a certificate.	43 44

Part 7		Miscellaneous					
109	Revo	ocation or variation of notices					
	(1)	A no notic	tice given under this Act may be revoked or varied by a subsequent notice or es.	3 4			
	(2)		otice may be varied by modification of, or addition to, its terms and fications.	5 6			
	(3)	Without limiting the above, a notice may be varied by extending the time for complying with the notice.					
	(4)	A no	tice may be revoked or varied only by the person or body that gave it.	9			
110	Dele	gation	by Minister	10			
	(1)		Minister may delegate the exercise of any function of the Minister under this Act e regulations (other than an excluded function) to:	11 12			
		(a)	the Secretary, or any other member of staff, of the Department, or	13			
		(b)	a public authority, or	14			
		(c)	any person, or any class of persons, authorised for the purposes of this section by the regulations.	15 16			
	(2)	Each	of the following functions of the Minister is an <i>excluded function</i> :	17			
		(a)	a function under section 16 (Contravention of operating licence),	18			
		(b)	the function of giving a direction under section 22 (Direction to enter into certain memoranda of understanding),	19 20			
		(c)	the function of making an order under section 28 (Transfer of specified assets, rights and liabilities),	21 22			
		(d)	the function of appointing persons under section 41 (Catchment health indicators),	23 24			
		(e)	the function of appointing auditors under section 42 (Catchment audits),	25			
		(f)	the function of giving a direction to IPART under section 57 (Operational and other audits),	26 27			
		(g)	the power of delegation under subsection (1).	28			
	(3)	In thi	is section, the Minister includes the portfolio Minister.	29			
111	Tabl	ing of	certain reports in Parliament when it is not sitting	30			
	(1)	Mini	section applies with respect to the tabling by the Minister of a report that the ster is required by section 27, 42, 59 or 61 to table (or cause to be tabled) in a se of Parliament.	31 32 33			
	(2)	Mini	House of Parliament is not sitting when the Minister seeks to table the report, the ster is to cause a copy of the report to be presented to the Clerk of that House of ament.	34 35 36			
	(3)	A rep	port presented under subsection (2):	37			
		(a)	is, on presentation and for all purposes, taken to have been laid before the House, and	38 39			
		(b)	may be printed by authority of the Clerk of the House, and	40			
		(c)	if so printed, is taken to be a document published by or under the authority of the House, and	41 42			

		(d)	is to be recorded:	1
			(i) in the case of the Legislative Council—in the Minutes of the Proceedings of the Legislative Council, and	2 3
			(ii) in the case of the Legislative Assembly—in the Votes and Proceedings of the Legislative Assembly,	4 5
			on the first sitting day of the House after receipt of the copy of the report by the Clerk.	6 7
	(4)	In thi	s section, the Minister includes the portfolio Minister.	8
112	Servi	ce of I	notices	9
	(1)		ne purposes of this Act, any notice or other document may be issued or given to, eved on, a person:	10 11
		(a)	by delivering it personally to the person, or	12
		(b)	by delivering it to the place of residence or business of the person and by leaving it there for the person with some other person, or	13 14
		(c)	by posting it duly stamped and addressed to the person at the place last shown in the records of Water NSW as the person's place of residence or business, or	15 16
		(d)	by posting it duly stamped and addressed to the person at the place indicated by the person as an address to which correspondence may be posted (including, for example, a post office box), or	17 18 19
		(e)	by sending it by facsimile or electronic transmission (including, for example, over the Internet) to the person in accordance with arrangements indicated by the person as appropriate for transmitting documents to the person, or	20 21 22
		(f)	by leaving it addressed to the person at a document exchange or other place (in accordance with usual arrangements for the exchange or other place) indicated by the person as an exchange or place through which correspondence may be forwarded to the person.	23 24 25 26
	(2)		section does not affect any other mode of issuing, giving or serving a notice or document under any other law.	27 28
113	Exclu	ision d	of personal liability	29
	(1)	An ac	ct or omission of any of the following:	30
		(a)	the Minister (including when acting as the Regulatory Authority),	31
		(b)	the Regulatory Authority,	32
		(c)	Water NSW or a director of Water NSW,	33
		(d)	an authorised officer,	34
		(e)	a member of staff of the Department (including the Secretary) or of Water NSW or the Regulatory Authority,	35 36
		(f)	a person acting under the direction of a person referred to in paragraph (a), (b), (c), (d) or (e),	37 38
		so actives of the solution of	not subject the Minister, a director, authorised officer, member of staff or person ting personally to any action, liability, claim or demand if the act or omission lone, or omitted to be done, in good faith for the purpose of executing this or ther Act.	39 40 41 42
	(2)	In thi	s section, the Minister includes the portfolio Minister.	43

114 Regulations

respect to any matte	we make regulations, not inconsistent with this Act, for or with er that by this Act is required or permitted to be prescribed or that venient to be prescribed for carrying out or giving effect to this	2 3 4 5
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(2) A regulation may create an offence punishable by a penalty not exceeding 400 penalty units in the case of a corporation or 200 penalty units in any other case.

115 Review of Act

(1)	The Minister is to review this Act to determine whether the policy objectives of the	9
	Act remain valid and whether the terms of the Act remain appropriate for securing	10
	those objectives.	11

- (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.
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- (3) A report on the outcome of the review is to be tabled in each House of Parliament
 14 within 12 months after the end of the period of 5 years.
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Schedule 1 Transfer of assets, rights and liabilities

1 Application

This Schedule applies to:

- the transfer of assets, rights or liabilities by an order made under a provision (a) of this Act that provides for this Schedule to apply to the transfer (an *order transfer*), and
- the transfer of assets, rights or liabilities by operation of a provision of this Act (b) that provides for this Schedule to apply (an *automatic transfer*).

Interpretation 2

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In this Schedule: (1)

> assets means any legal or equitable estate or interest (whether present or future, whether vested or contingent and whether personal or assignable) in real or personal property of any description (including money), and includes securities, choses in action and documents.

> instrument means an instrument (other than this Act or an instrument made under this Act) or any other document that creates, modifies or extinguishes rights or liabilities (or would do so if lodged, filed or registered in accordance with any law), and includes any judgment, order, process or other instrument issued by a court or tribunal.

liabilities means any liabilities, debts or obligations (whether present or future, whether vested or contingent and whether personal or assignable).

rights means any rights, powers, privileges or immunities (whether present or future, whether vested or contingent and whether personal or assignable).

In this Schedule, the person or body from which any assets, rights or liabilities are (2)transferred is called the *transferor* and the person or body to which they are transferred is called the *transferee*.

3 Vesting of undertaking in transferee

- When any assets, rights or liabilities are transferred by a transfer to which this (1)Schedule applies, the following provisions have effect:
 - (a) the assets of the transferor vest in the transferee by virtue of this clause and without the need for any further conveyance, transfer, assignment or assurance,
 - the rights or liabilities of the transferor become by virtue of this Schedule the (b) rights or liabilities of the transferee,
 - (c) all proceedings relating to the assets, rights or liabilities commenced before 35 the transfer by or against the transferor or a predecessor of the transferor and 36 pending immediately before the transfer are taken to be proceedings pending 37 by or against the transferee, 38
 - (d) any act, matter or thing done or omitted to be done in relation to the assets, 39 rights or liabilities before the transfer by, to or in respect of the transferor or a 40 predecessor of the transferor is (to the extent to which that act, matter or thing 41 has any force or effect) taken to have been done or omitted by, to or in respect 42 of the transferee, 43
 - the transferee has all the entitlements and obligations of the transferor in (e) 44 relation to those assets, rights and liabilities that the transferor would have had 45 but for the transfer, whether or not those entitlements and obligations were 46 actual or potential at the time the transfer took effect, 47

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		(f)	a reference in any Act, in any instrument made under any Act or in any document of any kind to:	1 2	
			(i) the transferor, or	3	
			(ii) any predecessor of the transferor,	4	
			to the extent to which the reference relates to those assets, rights or liabilities, is taken to be, or include, a reference to the transferee.	5 6	
	(2)	The o	operation of this Schedule is not to be regarded:	7	
		(a)	as a breach of contract or confidence or otherwise as a civil wrong, or	8	
		(b)	as a breach of any contractual provision prohibiting, restricting or regulating the assignment or transfer of assets, rights or liabilities, or	9 10	
		(c)	as giving rise to any remedy by a party to an instrument, or as causing or permitting the termination of any instrument, because of a change in the beneficial or legal ownership of any asset, right or liability, or	11 12 13	
		(d)	as an event of default under any contract or other instrument.	14	
	(3)	No a	ttornment to the transferee by a lessee from the transferor is required.	15	
	(4)		rder transfer is subject to the terms and conditions of the order that gives rise to cansfer.	16 17	
4	No c	No compensation payable			
	(1)		ompensation is payable to any person or body in connection with a transfer to h this Schedule applies except to the extent (if any) to which:	19 20	
		(a)	in the case of an order transfer—the order giving rise to the transfer so provides, and	21 22	
		(b)	in the case of an automatic transfer—the provision of this Act that gives rise to the transfer so provides.	23 24	
	(2)		ite subclause (1), if the transferor or transferee is a local authority, pensation may be paid in relation to any asset or right the subject of the transfer.	25 26	
	(3)		ite clause 7, the amount of any compensation payable under subclause (2) in on to any such asset or right is to be determined by the Valuer-General.	27 28	
5	Transfer of interests in land 29				
	(1)) In the case of an order transfer, the order that gives rise to the transfer may transfer an interest in respect of land vested in the transferor without transferring the whole of the interests of the transferor in that land.		30 31 32	
	(2)		e interest transferred is not a separate interest, the order operates to create the est transferred in such terms as are specified in the order.	33 34	
	(3)	This	clause does not limit any other provision of this Act.	35	
6	Date of vesting				
		A tra	nsfer of assets, rights or liabilities to which this Schedule applies takes effect:	37	
		(a)	in the case of an order transfer—on the day specified by the order that gives rise to the transfer, and	38 39	
		(b)	in the case of an automatic transfer—on the day specified by the provision of this Act that gives rise to the transfer or, if no day is specified, on the commencement of the provision.	40 41 42	

7	Cons	sidera	tion for vesting	1
		a trai	portfolio Minister may, by order in writing, specify the consideration on which asfer to which this Schedule applies is made and the value or values at which the s, rights or liabilities are transferred.	2 3 4
8	State taxes not chargeable			
	(1)	State tax is not payable in relation to:		
		(a)	an exempt matter, or	7
		(b)	anything done because of, or for a purpose connected with or arising out of, an exempt matter.	8 9
	(2)	In this clause:		10
		exempt matter means any of the following:		
		(a)	the transfer of any assets, rights or liabilities by operation of this Schedule (including, without limitation, any instrument executed only for a purpose ancillary to or consequential on the operation of this Schedule),	12 13 14
		(b)	anything certified by the portfolio Minister in writing as having been done in consequence of such a transfer (for example, the transfer or registration of an interest in land).	15 16 17
			<i>tax</i> means application or registration fees, duty or any other tax, fee or charge used by any legislation or other law of the State.	18 19
9	Confirmation of vesting			20
	(1)		portfolio Minister may, by notice in writing, confirm a transfer of particular s, rights or liabilities by operation of this Schedule.	21 22
	(2)	Such	a notice is conclusive evidence of that transfer.	23

Schedule 2 Savings, transitional and other provisions

Part 1 General

1 Regulations

(1)	The regulations may contain provisions of a savings or transitional nature consequent on the enactment of this Act or any other Act that amends this Act.
(2)	If the regulations so provide, any such provision may:

(a) have effect despite any specified provisions of this Act (including a provision of this Schedule), and

- (b) take effect from the date of assent to the Act concerned or a later date.
- (3) To the extent to which any such provision takes effect from a date that is earlier than the date of its publication on the NSW legislation website, 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
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 - (b) to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication.
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- (4) A regulation made for the purposes of this clause may make separate savings and transitional provisions or amend this Schedule to consolidate the savings and transitional provisions.
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Part 2 Provisions consequent on enactment of this Act

Division 1 Preliminary

2	Definitions			
2	Defil	Definitions		
	(1)	In this Part: <i>modification</i> includes addition, exception, omission or substitution. <i>relevant day</i> means the day on which section 4 commences.		
		<i>repealed Act</i> means:	28	
		(a) the repealed Catchment Management Act, or	29	
		(b) the repealed Corporation Act.	30	
		<i>repealed Catchment Management Act</i> means the <i>Sydney Water Catchment Management Act 1998</i> as in force immediately before its repeal.	31 32	
		<i>repealed Corporation Act</i> means the <i>State Water Corporation Act 2004</i> as in force immediately before its repeal.	33 34	
		<i>Sydney Catchment Authority</i> means the Sydney Catchment Authority constituted by the repealed Catchment Management Act.	35 36	
	(2)	For the purposes of this Part, a provision of this Act is a corresponding provision in relation to a provision of a repealed Act if the provision of this Act corresponds (or substantially corresponds) to the provision of the repealed Act.	37 38 39	
	(3)	If this Part provides for an event or other thing to occur on the relevant day, that event	40	

(3) If this Part provides for an event or other thing to occur on the relevant day, that event or thing is taken to occur at the beginning of that day.
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Division 2		2 Constitution of State Water Corporation as Water NSW	1
3	Boa	d of Water NSW	2
		Each person who was an appointed director of the board of State Water Corporation immediately before the relevant day continues in office, on and from that day, as an appointed director of the board of Water NSW, until the person's term of office expires or he or she sooner vacates office as such.	3 4 5 6
4	Chie	f executive officer of Water NSW	7
	(1)	A person who held office as the chief executive officer of State Water Corporation immediately before the relevant day continues in office, on and from that day, as the chief executive officer of Water NSW, until the person's term of office expires or he or she sooner vacates office as such.	8 9 10 11
	(2)	A person who held office as the acting chief executive officer of State Water Corporation immediately before the relevant day continues in office, on and from that day, as the acting chief executive officer of Water NSW, until the person's term of office expires or he or she sooner vacates office as such.	12 13 14 15
5	Оре	ration of section 4 not affected	16
		Nothing in this Division limits the operation of section 4.	17
Divi	sion	3 Abolition of Sydney Catchment Authority	18
6	Sydı	ney Catchment Authority abolished on relevant day	19
	(1)	The Sydney Catchment Authority and the Sydney Catchment Authority Board are abolished on the relevant day.	20 21
	(2)	Any person who held office as a member of the Sydney Catchment Authority Board immediately before the relevant day ceases to hold office as such on that day.	22 23
	(3)	A person who held office as the Chief Executive of the Sydney Catchment Authority immediately before the relevant day ceases to hold office as such on that day.	24 25
	(4)	A person who ceases to hold an office by operation of this clause is not entitled to any remuneration or compensation because of the loss of that office.	26 27
7	Tran	sfer of Sydney Catchment Authority's assets, rights and liabilities to Water NSW	28
	(1)	The object of this clause is to make arrangements for the transfer to Water NSW of the assets, rights and liabilities of the Sydney Catchment Authority on its abolition. Note. This clause is also intended to operate as an arrangement of the kind referred to in section 768AD (2) of the <i>Fair Work Act 2009</i> of the Commonwealth. See also clause 8.	29 30 31 32
	(2)	The assets, rights and liabilities of the Sydney Catchment Authority are transferred to Water NSW on the relevant day.	33 34
	(3)	Schedule 1 applies to the transfer of assets, rights and liabilities by operation of this clause.	35 36
8	Tran	sfer of staff of Sydney Catchment Authority	37
	(1)	Without limiting section 31 of the <i>Interpretation Act 1987</i> , the provisions of this clause are intended to operate concurrently with the provisions of Part 6-3A (Transfer of business from a State public sector employer) of the <i>Fair Work Act 2009</i> of the Commonwealth (the <i>federal transfer provisions</i>).	38 39 40 41
		Note. Part 6-3A of the <i>Fair Work Act 2009</i> of the Commonwealth provides that certain terms and conditions of employment of a public sector employee are transferred when he or she is transferred to the employment of a national system employer. A statutory State owned	42 43 44

corporation such as Water NSW is a national system employer for this purpose. Section 768AD of the *Fair Work Act 2009* of the Commonwealth sets out the circumstances in which Part 6-3A of that Act will be applicable to the transfer of a public sector employee.

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- (2)The Minister may, by order in writing, transfer the employment of a person in the 4 Public Service under the Government Sector Employment Act 2013 (a transferred 5 employee) to Water NSW if, in the Minister's opinion, the person was employed in 6 the Public Service immediately before the relevant day primarily to enable the 7 Sydney Catchment Authority to exercise its functions. 8 9
- (3) A transfer under this clause does not require the consent of the transferred employee.
- (4) On the day specified in the order (the *transfer day*):
 - the employment of the transferred employee in the Public Service is (a) terminated, and
 - the transferred employee becomes an employee of Water NSW. (b)
- (5)Without limiting any entitlements arising under the federal transfer provisions, on 14 and from the transfer day for a transferred employee: 15
 - (a) the transferred employee is entitled to continue as a contributor, member or 16 employee for the purposes of any superannuation scheme in respect of which 17 he or she was a contributor, member or employee (as an employee in the 18 Public Service) immediately before the transfer day and remains so entitled 19 subject to any variation to that entitlement made either by agreement or 20 otherwise in accordance with law, and 21
 - Water NSW is taken to be an employer for the purposes of any superannuation (b) scheme in respect of which the transferred employee continues as a contributor, member or employee pursuant to an entitlement under this clause, and
 - the continuity of the transferred employee's contract of employment is taken (c) 26 not to have been broken by the transfer of employment, and service of the 27 employee in the Public Service (including service deemed to be service with 28 Water NSW) that is continuous service up to the time of transfer is taken for 29 all purposes to be service with Water NSW, and 30
 - (d) the transferred employee retains any rights to sick leave, annual leave or long 31 service leave accrued or accruing immediately before the transfer day (except 32 accrued leave for which the employee has, on ceasing to be employed in the 33 Public Service, been paid the monetary value in pursuance of any other 34 entitlement of the employee). 35
- A transferred employee is not entitled in respect of the same period of service to (6)36 claim a benefit under this clause and another law or instrument. 37
- (7)The Secretary of the Department may, in connection with the transfer of a transferred 38 employee's employment under this clause, give a certificate in writing as to the 39 extent of the accrued rights to annual leave, sick leave, extended or long service leave 40 that are retained by the employee under this clause, and such a certificate is evidence 41 of the matters certified. 42
- (8) In the event that the federal transfer provisions do not apply to a transferred 43 employee, Water NSW is nevertheless required to provide the transferred employee 44 with the same entitlements to which the employee would have been entitled under 45 those provisions had they applied to the employee. 46
- (9) Nothing in this clause affects the continued application of clause 5 of Schedule 3 to 47 the repealed Catchment Management Act to the determination of the entitlements of 48 a transferred employee for the purposes of this clause if it applied to the employee 49 immediately before the relevant day. 50

	(10)		following provisions apply in relation to the transfer of a transferred employee's oyment under this clause:	1 2
		(a)	the transfer has effect despite the <i>Government Sector Employment Act 2013</i> , <i>Industrial Relations Act 1996</i> or any other law, contract or instrument under a law,	3 4 5
		(b)	the termination of the employee's employment in the Public Service by operation of this clause does not preserve, or give rise to, any entitlements or rights other than those provided for by the <i>Fair Work Act 2009</i> of the Commonwealth and this clause,	6 7 8 9
		(c)	the transferred employee is not entitled to any payment or other benefit by reason only of having ceased to be an employee in the Public Service as a result of the transfer,	10 11 12
		(d)	a public sector agency is not required to make any payment to the transferred employee in relation to the transferred employee's accrued rights in respect of annual leave, sick leave or extended or long service leave.	13 14 15
	(11)	In th	is clause:	16
		publi	ic sector agency means any of the following:	17
		(a)	the State (including the Crown in right of the State),	18
		(b)	a Minister,	19
		(c)	the Ministerial Holding Corporation constituted by the State Owned Corporations Act 1989,	20 21
		(d)	a public authority of the State,	22
		(e)	any other person acting on behalf of the State (or the Crown in right of the State).	23 24
9	Sydr	ney Ca	tchment Management Fund	25
		On tl	he relevant day:	26
		(a)	the Sydney Catchment Management Fund, as referred to in section 24A of the repealed Catchment Management Act, is abolished, and	27 28
		(b)	any balance standing to the credit of that Fund becomes the money of Water NSW.	29 30
10	Exis	ting ar	rrangements	31
	(1)	of the taker	arrangement in force for the purposes of section 21A (3) or Division 4 of Part 3 e repealed Catchment Management Act immediately before the relevant day is n, on and from that day, to be an arrangement in force for the purposes of the esponding provisions of this Act.	32 33 34 35
	(2)	Any	such arrangement:	36
		(a)	is taken to be with Water NSW rather than the Sydney Catchment Authority, and	37 38
		(b)	may be reviewed, replaced and amended in accordance with the provisions of this Act.	39 40
11	Exis	ting m	emoranda	41
	(1)	Catel from	memoranda in force for the purposes of Division 4 of Part 4 of the repealed hment Management Act immediately before the relevant day is taken, on and that day, to be memoranda in force for the purposes of the corresponding isions of this Act.	42 43 44 45

	(2)	Any	such memoranda:	1	
		(a)	is taken to be with Water NSW rather than the Sydney Catchment Authority, and	2 3	
		(b)	may be reviewed, replaced and amended in accordance with the provisions of this Act.	4 5	
Divi	sion	4	Existing operating licences	6	
12	App	icatio	n of Division and interpretation	7	
	(1)) This Division applies to the following operating licences (<i>existing operat licences</i>):			
		(a)	the operating licence issued to State Water Corporation under the repealed Corporation Act as in force immediately before the relevant day (the <i>existing State water operating licence</i>), and	10 11 12	
		(b)	the operating licence issued to the Sydney Catchment Authority under the repealed Catchment Management Act as in force immediately before the relevant day (the <i>existing Sydney catchment operating licence</i>).	13 14 15	
	(2)	NSW	he purposes of this Division, each of the following listed functions of Water <i>V</i> are the <i>Sydney catchment functions</i> of Water NSW, but only in such areas or mstances (if any) specified for the exercise of the function:	16 17 18	
		(a)	to supply water to the Sydney Water Corporation,	19	
		(b)	to supply water to water supply authorities and to local councils or county councils prescribed by regulations made for the purposes of section $7(1)(c)$,	20 21	
		(c)	to supply water to licensed network operators or licensed retail suppliers within the meaning of the <i>Water Industry Competition Act 2006</i> ,	22 23	
		(d)	to supply water to other persons and bodies, but under terms and conditions that prevent the person or body concerned from supplying the water for consumption by others within the State unless the person or body is authorised to do so by or under an Act,	24 25 26 27	
		(e)	to construct, maintain and operate water management works (including providing or constructing systems or services for supplying water) for the Sydney catchment area,	28 29 30	
		(f)	to protect and enhance the quality and quantity of water in the Sydney catchment area,	31 32	
		(g)	to manage and protect the Sydney catchment area and water management works vested in or under the control of Water NSW that are used within or for the purposes of that area,	33 34 35	
		(h)	to undertake research on catchments generally, and in particular on the Sydney catchment area,	36 37	
		(i)	to undertake an educative role within the community concerning the Sydney catchment area,	38 39	
		(j)	to exercise any other function conferred or imposed by the operating licence in connection with the Sydney catchment area.	40 41	
	(3)	mana	water management works referred to in subclause (2) (e) and (g) include water agement works (wherever located) that were owned, vested in or controlled by ydney Catchment Authority immediately before the relevant day.	42 43 44	

(4)	For the purposes of this Division, each of the following listed functions of Water NSW are the <i>non-Sydney catchment functions</i> of Water NSW except to the extent that the function forms part of the Sydney catchment functions of Water NSW:					
	(a)	to capture and store water and to release water:	4			
		(i) to persons entitled to take the water, including release to regional towns, and	5 6			
		(ii) for any other lawful purpose, including the release of environmental water,	7 8			
	(b)	to construct, maintain and operate water management works (including providing or constructing systems or services for supplying water),	9 10			
	(c)	to undertake flood mitigation and management in its area of operations (other than the Sydney catchment area),	11 12			
	(d)	to exercise any other function conferred or imposed by the operating licence.	13			
(5)	inclu that catch	non-Sydney catchment functions and the Sydney catchment functions also de functions under section 7 (2) (the <i>ancillary functions</i>), but only to the extent he ancillary functions relate to the functions that form part of the non-Sydney ment functions or Sydney catchment functions specified in subclause (2) or (4), actively.	14 15 16 17 18			
(6)	licen does	ect to any amendments made on or after the relevant day, an existing operating ce that becomes an operating licence under this Act by operation of this Division not operate to authorise Water NSW to exercise a listed function or ancillary ion of Water NSW, or a part of such a function, unless (and to the extent that) ms:	19 20 21 22 23			
	(a)	in relation to the existing State water operating licence—part of the non-Sydney catchment functions of Water NSW, or	24 25			
	(b)	in relation to the existing Sydney catchment operating licence—part of the Sydney catchment functions of Water NSW.	26 27			
Exist	ting S	ate water operating licence	28			
(1)	force	nd from the relevant day, the existing State water operating licence continues in , subject to the modifications specified by or under subclause (2), as an ating licence under this Act.	29 30 31			
(2)		existing State water operating licence has effect subject to the following fications:	32 33			
	(a)	any reference to State Water Corporation (however expressed) is to be read as a reference to Water NSW,	34 35			
	(b)	any reference to a repealed Act (or a provision of a repealed Act) is to be read in accordance with the provisions of clause 24,	36 37			
	(c)	any reference to the area of operations is to be read as a reference to the area of operations of Water NSW (but not so as to authorise the exercise of any Sydney catchment functions of Water NSW),	38 39 40			
	(d)	any reference to the Sydney Catchment Authority is omitted,	41			
	(e)	the functions that the licence authorises are limited to the non-Sydney catchment functions of Water NSW,	42 43			
	(f)	any requirements concerning the carrying out of operational audits are limited to an audit of operations carried out for the purposes of the licence,	44 45			
	(g)	any reporting requirements are limited to reports concerning operations carried out for the purposes of the licence,	46 47			
	(h)	such other modifications as may be prescribed by the regulations.	48			

	(3)	If the Minister is not the portfolio Minister, the Minister is not to recommend the making of a regulation for the purposes of subclause (2) (h) unless the Minister certifies that the Minister has consulted the portfolio Minister about the proposed modifications.	1 2 3 4
14	Exis	ing Sydney catchment operating licence	5
	(1)	On and from the relevant day, the existing Sydney catchment operating licence continues in force, subject to the modifications specified by or under subclause (2), as an operating licence under this Act.	6 7 8
	(2)	The existing Sydney catchment operating licence has effect subject to the following modifications:	9 10
		(a) any reference to the Sydney Catchment Authority (however expressed) is to be read as a reference to Water NSW,	11 12
		(b) any reference to a repealed Act (or a provision of a repealed Act) is to be read in accordance with the provisions of clause 24,	13 14
		(c) any reference to the area of operations is to be read as a reference to the Sydney catchment area and any other part of the area of operations of Water NSW with respect to which the Sydney catchment functions of Water NSW are exercisable,	15 16 17 18
		(d) the functions that the licence authorises Water NSW to exercise are limited to the Sydney catchment functions of Water NSW,	19 20
		(e) any requirements concerning the carrying out of operational audits are limited to an audit of operations carried out for the purposes of the licence,	21 22
		(f) any reporting requirements are limited to reports concerning operations carried out for the purposes of the licence,	23 24
		(g) such other modifications as may be prescribed by the regulations.	25
	(3)	If the Minister is not the portfolio Minister, the Minister is not to recommend the making of a regulation for the purposes of subclause (2) (g) unless the Minister certifies that the Minister has consulted the portfolio Minister about the proposed modifications.	26 27 28 29
15	Reis	sue of existing operating licences	30
	(1)	The Governor may, on the recommendation of the portfolio Minister, reissue an existing operating licence as an operating licence under this Act in the name of Water NSW (a <i>reissued operating licence</i>).	31 32 33
	(2)	A reissued operating licence must be in substantially the same terms as the operating licence it replaces.	34 35
	(3)	A reissued operating licence is in <i>substantially the same terms</i> as the operating licence only if:	36 37
		(a) the changes made to the licence are for the purpose of giving effect to the modifications specified by or under this Division for the licence, and	38 39
		(b) the original expiry date for the operating licence is retained.	40
16	Ame	ndment etc of converted operating licences	41
		Nothing in this Division prevents an existing operating licence that becomes an operating licence under this Act by operation of this Division from being amended, renewed, cancelled and enforced in accordance with the provisions of this Act relating to operating licences.	42 43 44 45

Division 5 Existing catchment, special and controlled areas

17 Existing Sydney catchment area

Parliament.

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- The catchment area within the meaning of the repealed Catchment Management Act is taken, on and from the relevant day, to have been declared under this Act to be a declared catchment area known as the Sydney catchment area, and may be altered accordingly.
 Note. Section 40 (3) provides that an order revoking the declaration of the Sydney catchment area as a designated catchment area cannot be made unless authorised by an Act of
- (2) The inner catchment area within the meaning of the repealed Catchment Management Act is taken, on and from the relevant day, to have been declared under this Act to be the inner catchment area for the Sydney catchment area, and may be altered or revoked accordingly.
- (3) The outer catchment area within the meaning of the repealed Catchment
 Management Act is taken, on and from the relevant day, to have been declared under
 this Act to be the outer catchment area for the Sydney catchment area, and may be
 altered or revoked accordingly.

18 Existing special areas

- An area of land that was a special area within the meaning of the repealed Catchment
 Management Act immediately before the relevant day is taken, on and from that day, to have been declared under this Act to be a special area, and may be altered or revoked accordingly.
- (2) A plan of management in force for the purposes of section 49 of the repealed Catchment Management Act immediately before the relevant day is taken, on and from that day, to be a plan of management in force for the purposes of the corresponding provisions of this Act.
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- (3) Any such plan of management may be reviewed, replaced and amended in accordance with the provisions of this Act.

19 Existing controlled areas

An area of land that was a controlled area within the meaning of the repealed Catchment Management Act immediately before the relevant day is taken, on and from that day, to have been declared under this Act to be a controlled area, and may be altered or revoked accordingly.

Division 6 Miscellaneous

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20 Existing authorised officers

- (1) A person who held office as an authorised officer under a repealed Act immediately before the relevant day ceases to hold office as such on that day.
- A person who ceases to hold an office by operation of this clause is not entitled to any remuneration or compensation because of the loss of that office.
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21 Existing notices

- Subject to the regulations, this clause applies to a notice given under a provision of a repealed Act in force immediately before the relevant day that:
 - (a) required a person to do, or not to do, things specified in the notice, and
 - (b) had not yet been complied with by that day.

	(2)	corres	spondi	o which this clause applies is taken to have been given under the ng provision (if any) of this Act, and may be varied, revoked and cordingly.	1 2 3
22	Exer	cise of	exist	ing regulatory functions	4
	(1)	This <i>funct</i>		e applies to each of the following functions (an existing regulatory	5 6
		(a)		nction conferred or imposed on the Sydney Catchment Authority as red to in section 17, 19 or 61 of the repealed Catchment Management Act,	7 8
		(b)		action conferred or imposed on the Sydney Catchment Authority by sion 2 of Part 5 of the repealed Catchment Management Act,	9 10
		(c)		action conferred or imposed on the Sydney Catchment Authority by 6A or 6B of the repealed Catchment Management Act,	11 12
		(d)		nction conferred or imposed on the Sydney Catchment Authority by on 69 of the repealed Catchment Management Act,	13 14
		(e)		other function of the Sydney Catchment Authority prescribed by the ations.	15 16
	(2)	exerc becor	isable nes, oi	g regulatory function of the Sydney Catchment Authority that became before (but which had not yet been exercised by) the relevant day and from that day, a function of the Regulatory Authority instead of the chment Authority, and is exercisable accordingly.	17 18 19 20
23	Sydn	ey Wa	ter Ca	atchment Management Regulation 2013	21
		2013	(as in	n the relevant day, the <i>Sydney Water Catchment Management Regulation</i> force immediately before that day) is taken to be a regulation under this ay be amended and repealed accordingly.	22 23 24
		Regul	ation 2	ule 3, as originally enacted, renamed the <i>Sydney Water Catchment Management</i> 013 as the <i>Water NSW Regulation 2013</i> and made various other amendments al on it becoming a regulation under this Act.	25 26 27
24	Upda	ting o	f refer	rences to repealed Acts and former corporations	28
	(1)	This o	clause	applies in relation to:	29
		(a)		vision of any other Act or any instrument made under any other Act (a <i>lative provision</i>), and	30 31
		(b)	a pro	vision of any other instrument or document (a <i>non-legislative provision</i>).	32
	(2)	On an clause		m the relevant day (and except as otherwise provided by or under this	33 34
		(a)		ct to paragraph (b), a reference in a legislative provision to a repealed Act be read as a reference to this Act, and	35 36
		(b)		erence in a legislative provision to a provision of a repealed Act is to be as a reference to the corresponding provision (if any) of this Act, and	37 38
		(c)		erence in a legislative provision to State Water Corporation or the Sydney ment Authority is to be read as a reference to:	39 40
			(i)	in the case of a provision that confers or imposes an existing regulatory function (within the meaning of clause 22)—the Regulatory Authority, and	41 42 43
			(ii)	in any other case—Water NSW.	44

(3)	How	ever, subclause (2) does not apply to any of the following:	1
	(a)	a legislative provision that contains a reference to which that subclause would otherwise have applied if that reference was inserted or substituted by, or retained despite, an amendment made to the provision by this Act,	2 3 4
	(b)	a spent savings or transitional legislative provision,	5
	(c)	a provision of State Environmental Planning Policy (Western Sydney Employment Area) 2009,	6 7
	(d)	a provision of an Act that amends a repealed Act,	8
	(e)	a legislative provision (or a legislative provision belonging to a class of such provisions) prescribed by the regulations.	9 10
(4)	to a r	regulations may make provision for or with respect to the updating of references repealed Act (or a provision of a repealed Act) or State Water Corporation or the repealed Act huthority in:	11 12 13
	(a)	a legislative provision to which subclause (2) does not apply, and	14
	(b)	a non-legislative provision.	15
(5)	prov. effec	ect to this Part and the regulations, the provisions of this clause extend to a ision of an instrument made under a repealed Act that is continued in force or et under this Act by this Part in the same way as they apply to legislative isions.	16 17 18 19
Ame 2014		nts by proposed Water Industry Competition Amendment (Review) Act	20 21
(1)	The Ame	following provisions apply if the proposed Water Industry Competition ndment (Review) Act 2014 is enacted:	22 23
	(a)	if Schedule 2 to the proposed Act commences on or before the commencement of this clause—section 7 (1) (d) of this Act and clause 12 (2) (c) of this Schedule are each amended on the commencement of this clause by omitting "licensed network operators or licensed retail suppliers" and by inserting instead "licensed operators or licensed retailers",	24 25 26 27 28
	(b)	if Schedule 2 to the proposed Act commences after the commencement of this clause—section 7 (1) (d) of this Act and clause 12 (2) (c) of this Schedule are each amended on the commencement of that Schedule by omitting "licensed network operators or licensed retail suppliers" and by inserting instead "licensed operators or licensed retailers",	29 30 31 32 33
	(c)	 if the proposed Act substitutes the definition of <i>public water utility</i> in the Dictionary to the <i>Water Industry Competition Act 2006</i> on or before the commencement of this clause—on the commencement of this clause: (i) Schedule 3.42 [2] to this Act is omitted, and (ii) the definition of <i>public water utility</i> in the Dictionary to the <i>Water Industry Competition Act 2006</i> is amended by omitting the matter relating to State Water Corporation and the Sydney Catchment Authority and by inserting instead the alternative amendment, 	34 35 36 37 38 39 40 41
	(d)	if the proposed Act substitutes the definition of <i>public water utility</i> in the Dictionary to the <i>Water Industry Competition Act 2006</i> after the commencement of this clause—on the commencement of the substitution of the definition of <i>public water utility</i> in the Dictionary to the <i>Water Industry Competition Act 2006</i> is amended by omitting the matter relating to State Water Corporation and the Sydney Catchment Authority and by inserting instead the alternative amendment.	42 43 44 45 46 47 48

	(2)		The following is the <i>alternative amendment</i> for the purposes of subclause (1) (c) (ii) and (d):			
		Wate	er NSW	Water NSW Act 2014	its area of operations under section 15 of its Act	
26	Tran	sferre	d easements			3
					ch is transferred to Water NSW	4
		by or	r under this Act,	Water NSW is taken to be a bo	ody representing the Crown.	5
27	Rep	eal of	section 3A of Sy	/dney Water Act 1994		6
				3A (Sydney Water Catchmen 94 by this Act does not affect th	t Management Act 1998) of the he validity or efficacy of:	7 8
		(a)		nts made to an operating lice ce) under the authority of that	nce (or any substitution of an section before its repeal, or	9 10
		(b)		r transfer of any functions of th at section before its repeal.	e Sydney Water Corporation by	11 12
28	Gen	eral sa	avings provisior	1		13
		prov befor	ision of a repeal re the repeal of the	ed Act is, to the extent that the	ne under or for the purposes of a ne thing has effect immediately n done under or for the purposes	14 15 16 17

Scł	edule 3 Amendment of legislation	1
3.1	Blue Mountains Local Environmental Plan 2005	2
[1]	Clause 48 Protected Area—Water Supply Catchment	3
	Omit "Sydney Catchment Authority" from clause 48 (1).	4
	Insert instead "Regulatory Authority (within the meaning of the Water NSW Act 2014)".	5
[2]	Clause 94 General provision of services	6
	Omit "Sydney Catchment Authority" from clause 94 (3).	7
	Insert instead "Regulatory Authority (within the meaning of the Water NSW Act 2014)".	8
3.2	Civil Liability Regulation 2014	9
	Clause 4A	10
	Insert after clause 4:	11
	4A Water NSW	12
	Water NSW is prescribed as an authority to which Part 5 of the Act applies in respect of any function of Water NSW exercised by or on behalf of Water NSW in the Sydney catchment area (within the meaning of the <i>Water NSW Act 2014</i>).	13 14 15 16
3.3	Conveyancing (General) Regulation 2013	17
[1]	Clause 49 Easements in gross	18
	Omit "State Water Corporation" from clause 49 (1) (t). Insert instead "Water NSW".	19
[2]	Clause 50 Imposition of restrictions or public positive covenants on certain land vested in prescribed authorities	20 21
	Omit "State Water Corporation" from clause 50 (g). Insert instead "Water NSW".	22
[3]	Clause 51 Regulation of use of land not held by a prescribed authority	23
	Omit "State Water Corporation" from clause 51 (g). Insert instead "Water NSW".	24
3.4	Criminal Procedure Regulation 2010	25
	Schedule 2A NSW Government agencies and statutory bodies required to pay court fees	26 27
	Omit "Sydney Catchment Authority".	28
3.5	Dams Safety Act 1978 No 96	29
[1]	Section 8 Members	30
	Omit section 8 (2) (b) and (c). Insert instead:	31
	(b) 2 persons nominated by Water NSW,	32

[2]	Section 8 (6)		1
	Insert after section 8 (5):		2
	nomination under subsection of this section by the <i>Water</i>	as a member of the Committee based on a (1) (b) or (c), as in force before the amendment <i>NSW Act 2014</i> , continues to hold office as such he or she vacates office under this Act.	3 4 5 6
3.6	Dividing Fences Act 1991 No 72		7
	Section 25 Application of Act to Crown	and local authorities etc	8
	Insert at the end of section 25 (1) (e):		9
	, or		10
		with respect to the exercise of its functions in the ea (within the meaning of the <i>Water NSW Act</i>	11 12 13
3.7	Z Environmental Planning and Ass	sessment Act 1979 No 203	14
[1]	Section 34B Special provision for devented to water quality	lopment in Sydney water catchment relating	15 16
	Omit section 34B (1). Insert instead:		17
	area (within the meaning of	<i>ing water catchment</i> means a declared catchment the <i>Water NSW Act 2014</i>) that is declared by a ng policy to be the Sydney drinking water	18 19 20 21
[2]	Section 34B (4) (a)		22
	Omit "Sydney Water Catchment Manager	nent Act 1998".	23
	Insert instead "Water NSW Act 2014".		24
3.8	B Environmental Planning and Ass	sessment Regulation 2000	25
	Schedule 3 Designated development		26
	Omit paragraph (a) (i) from the definition	of <i>drinking water catchment</i> in clause 38.	27
	Insert instead:		28
	(i) a declared catch <i>Act 2014</i> , and	ment area within the meaning of the Water NSW	29 30
3.9	Fines Act 1996 No 99		31
	Schedule 1 Statutory provisions under	which penalty notices issued	32
	Omit "Sydney Water Catchment Manager	nent Act 1998, section 65".	33

3.10	First State Superannuation Act 1992 No 100	1
	Schedule 1 Employers	2
	Omit "Sydney Catchment Authority" and "State Water Corporation".	3
	Insert at the end of the Schedule:	4
	Water NSW	5
3.11	Government Sector Employment Regulation 2014	6
	Clause 5 Statutory bodies included as part of the government sector for certain purposes	7 8
	Omit "State Water Corporation" from clause 5 (3) (b). Insert instead "Water NSW".	9
3.12	Impounding Act 1993 No 31	10
[1]	Dictionary	11
	Omit "Sydney Catchment Authority, any special area or controlled area (as defined in the Sydney Water Catchment Management Act 1998)" from the definition of area of operations.	12 13 14
	Insert instead "Regulatory Authority within the meaning of the <i>Water NSW Act 2014</i> , any special or controlled area (as defined in that Act)".	15 16
[2]	Dictionary, definition of "impounding authority"	17
	Omit "Sydney Catchment Authority".	18
	Insert instead "Regulatory Authority within the meaning of the Water NSW Act 2014".	19
3.13	Independent Pricing and Regulatory Tribunal Act 1992 No 39	20
[1]	Section 4 Government monopoly services	21
	Omit section 4 (7). Insert instead:	22
	(7) To avoid doubt, the services for which fees and charges are payable under the <i>Water NSW Act 2014</i> are capable of being declared to be government monopoly services. Water NSW is taken to be the supplier of any such service.	23 24 25
[2]	Section 24F Regulatory functions of Tribunal	26
	Omit section 24F (e) and (f). Insert instead:	27
	(e) section 56 of the <i>Water NSW Act 2014</i> , and	28
[3]	Section 24FC Licence auditing functions of Tribunal	29
	Omit section 24FC (1) (d) and (e). Insert instead:	30
	(d) its functions in connection with operational audits under the <i>Water NSW Act 2014</i> , and	31 32
[4]	Schedule 1 Government agencies for which Tribunal has standing reference	33
	Omit "Sydney Catchment Authority" and "State Water Corporation".	34
	Insert at the end of the Schedule:	35
	Water NSW	36

3.14	Land and Env	ironment Court Act 1979 No 204	1
[1]	Section 17 Class	1—environmental planning and protection appeals	2
	Omit section 17 (a	aa). Insert instead:	3
	(aa)	appeals under section 85 of the Water NSW Act 2014,	4
[2]	Section 21 Class	5—environmental planning and protection summary enforcement	5
	Omit section 21 (a	a1). Insert instead:	6
	(a1)	proceedings under section 67, 70, 71, 73, 74, 77, 80, 81, 84, 92, 93 or 94 of the <i>Water NSW Act 2014</i> or offences under regulations made under that Act,	7 8 9
3.15	Law Enforcen	nent (Powers and Responsibilities) Act 2002 No 103	10
	Schedule 2 Sear	ch warrants under other Acts	11
	Insert in alphabeti	cal order:	12
	Wate	r NSW Act 2014, section 69	13
3.16	Liverpool Loc	al Environmental Plan 2008	14
	Clause 3.2 Comp	olying development	15
	Omit "Sydney Wa	ter Catchment Management Act 1998" from clause 3.2 (3A) (f) (vii).	16
	Insert instead "Wa	iter NSW Act 2014".	17
3.17	Local Govern	ment Act 1993 No 30	18
[1]	Section 555 What	t land is exempt from all rates?	19
	Omit "State Wate	r Corporation" from section 555 (1) (c2). Insert instead "Water NSW".	20
[2]	Section 611 Ann	ual charge on rails, pipes etc	21
	Omit "State Wate	r Corporation" from section 611 (6) (b). Insert instead "Water NSW".	22
[3]	Section 733 Exer fire and land in o	nption from liability—flood liable land, land subject to risk of bush coastal zone	23 24
	Insert at the end o	f section 733 (7) (d):	25
		and	26
	(e)	Water NSW, but only with respect to the exercise of its functions in the Sydney catchment area (within the meaning of the <i>Water NSW Act 2014</i>),	27 28 29
[4]	Section 741 Exe	nption from taxes	30
	Omit "State Wate	r Corporation" from section 741 (2) (d). Insert instead "Water NSW".	31

3.18	Local Land Services Regulation 2014	1
	Clause 40 Collection etc of catchment contributions on behalf of Local Land Services	2 3
	Omit "the State Water Corporation" from paragraph (b) of the definition of <i>appropriate local agency</i> in clause 40 (1).	4 5
	Insert instead "Water NSW".	6
3.19	Mining Regulation 2010	7
	Clause 61 Use of information and protected documents	8
	Omit clause 61 (2) (k). Insert instead:	9
	(k) Regulatory Authority (within the meaning of the <i>Water NSW Act 2014</i>),	10
3.20	Mulwaree Local Environmental Plan 1995	11
	Clause 5 Interpretation	12
	Omit the definition of Sydney Catchment Authority from clause 5 (1).	13
3.21	National Parks and Wildlife Act 1974 No 80	14
[1]	Section 74 Catchment areas and special areas—generally	15
	Insert at the end of section 74 (2) (b):	16
	, and	17
	(c) also refer the plan to the Regulatory Authority (within the meaning of the <i>Water NSW Act 2014</i>) if the relevant water authority is Water NSW.	18 19
[2]	Section 74 (3)	20
	Omit "the relevant water authority and (in a case involving the Hunter Water Corporation) the Director-General of the Department of Land and Water Conservation".	21 22
	Insert instead "a person to whom or which the plan has been referred under subsection (2)".	23
[3]	Section 74 (4)	24
	Omit "the Sydney Catchment Authority". Insert instead "Water NSW".	25
3.22	Pipelines Act 1967 No 90	26
	Section 3 Definitions	27
	Omit "State Water Corporation" from paragraph (a) of the definition of <i>public authority</i> in section 3 (1).	28 29
	Insert instead "Water NSW".	30
3.23	Protection of the Environment Operations (General) Regulation 2009	31
	Clause 81 Enforcement officers	32
	Omit "Sydney Catchment Authority" from clause 81 (6) (m).	33
	Insert instead "Regulatory Authority within the meaning of the Water NSW Act 2014".	34

3.24	Public Finance and Audit Act 1983 No 152	1
	Schedule 2 Statutory bodies	2
	Omit "Sydney Catchment Authority".	3
3.25	Public Finance and Audit Regulation 2010	4
	Clause 16 Statutory authorities to pay dividends to Consolidated Fund	5
	Omit "State Water Corporation" from clause 16 (h). Insert instead "Water NSW".	6
3.26	Roads Regulation 2008	7
	Clause 83 Public authorities	8
	Omit "State Water Corporation" from clause 83 (c). Insert instead "Water NSW".	9
3.27	State Authorities Non-contributory Superannuation Act 1987 No 212	10
	Schedule 1 Employers	11
	Omit "Sydney Catchment Authority" and "State Water Corporation" from Part 1.	12
	Insert at the end of the Part:	13
	Water NSW	14
3.28	State Authorities Superannuation Act 1987 No 211	15
	Schedule 1 Employers	40
		16
	Omit "Sydney Catchment Authority" and "State Water Corporation" from Part 1.	16 17
	Omit "Sydney Catchment Authority" and "State Water Corporation" from Part 1.	17
3.29	Omit "Sydney Catchment Authority" and "State Water Corporation" from Part 1. Insert at the end of the Part:	17 18
3.29	Omit "Sydney Catchment Authority" and "State Water Corporation" from Part 1. Insert at the end of the Part: Water NSW State Environmental Planning Policy (Exempt and Complying	17 18 19 20
3.29	Omit "Sydney Catchment Authority" and "State Water Corporation" from Part 1. Insert at the end of the Part: Water NSW State Environmental Planning Policy (Exempt and Complying Development Codes) 2008	17 18 19 20 21
3.29	Omit "Sydney Catchment Authority" and "State Water Corporation" from Part 1. Insert at the end of the Part: Water NSW State Environmental Planning Policy (Exempt and Complying Development Codes) 2008 Clause 1.19 Land on which complying development may not be carried out	17 18 19 20 21 22
	Omit "Sydney Catchment Authority" and "State Water Corporation" from Part 1. Insert at the end of the Part: Water NSW State Environmental Planning Policy (Exempt and Complying Development Codes) 2008 Clause 1.19 Land on which complying development may not be carried out Omit "Sydney Water Catchment Management Act 1998" from clause 1.19 (1) (i).	17 18 19 20 21 22 23
	Omit "Sydney Catchment Authority" and "State Water Corporation" from Part 1. Insert at the end of the Part: Water NSW State Environmental Planning Policy (Exempt and Complying Development Codes) 2008 Clause 1.19 Land on which complying development may not be carried out Omit "Sydney Water Catchment Management Act 1998" from clause 1.19 (1) (i). Insert instead "Water NSW Act 2014".	17 18 19 20 21 22 23 24
3.30	Omit "Sydney Catchment Authority" and "State Water Corporation" from Part 1. Insert at the end of the Part: Water NSW State Environmental Planning Policy (Exempt and Complying Development Codes) 2008 Clause 1.19 Land on which complying development may not be carried out Omit "Sydney Water Catchment Management Act 1998" from clause 1.19 (1) (i). Insert instead "Water NSW Act 2014". State Environmental Planning Policy (Infrastructure) 2007	17 18 19 20 21 22 23 24 25
3.30	Omit "Sydney Catchment Authority" and "State Water Corporation" from Part 1. Insert at the end of the Part: Water NSW State Environmental Planning Policy (Exempt and Complying Development Codes) 2008 Clause 1.19 Land on which complying development may not be carried out Omit "Sydney Water Catchment Management Act 1998" from clause 1.19 (1) (i). Insert instead "Water NSW Act 2014". State Environmental Planning Policy (Infrastructure) 2007 Clause 96 Development permitted with consent	17 18 19 20 21 22 23 24 25 26
3.30	Omit "Sydney Catchment Authority" and "State Water Corporation" from Part 1. Insert at the end of the Part: Water NSW State Environmental Planning Policy (Exempt and Complying Development Codes) 2008 Clause 1.19 Land on which complying development may not be carried out Omit "Sydney Water Catchment Management Act 1998" from clause 1.19 (1) (i). Insert instead "Water NSW Act 2014". State Environmental Planning Policy (Infrastructure) 2007 Clause 96 Development permitted with consent Omit "Sydney Water Catchment Management Act 1998" from clause 96 (1).	17 18 19 20 21 22 23 24 25 26 27
3.30 [1]	Omit "Sydney Catchment Authority" and "State Water Corporation" from Part 1. Insert at the end of the Part: Water NSW State Environmental Planning Policy (Exempt and Complying Development Codes) 2008 Clause 1.19 Land on which complying development may not be carried out Omit "Sydney Water Catchment Management Act 1998" from clause 1.19 (1) (i). Insert instead "Water NSW Act 2014". State Environmental Planning Policy (Infrastructure) 2007 Clause 96 Development permitted with consent Omit "Sydney Water Catchment Management Act 1998" from clause 96 (1). Insert instead "Water NSW Act 2014".	17 18 19 20 21 22 23 24 25 26 27 28

[3]	Clause 125 (6) (b)	1
	Omit "Sydney Catchment Authority's area of operations under the Sydney Water Catchment Management Act 1998".	2 3
	Insert instead "Sydney catchment area within the meaning of the Water NSW Act 2014".	4
3.31	State Environmental Planning Policy (Mining, Petroleum Production and Extractive Industries) 2007	5 6
	Clause 11 Complying development	7
	Omit "Sydney Water Catchment Management Regulation 2008" from clause 11 (1) (b).	8
	Insert instead "Water NSW Regulation 2013".	9
3.32	State Environmental Planning Policy (Sydney Drinking Water Catchment) 2011	10 11
[1]	Clause 3 Aims of Policy	12
	Omit the note to the clause.	13
[2]	Clause 4 Definitions	14
	Omit the definition of <i>Authority</i> from clause 4 (1).	15
[3]	Clause 4 (1), definition of "Chief Executive"	16
	Omit the definition.	17
[4]	Clause 4 (1), definition of "NorBE Guideline"	18
	Omit "Authority". Insert instead "former Sydney Catchment Authority".	19
[5]	Clause 4 (1), definition of "NorBE Tool"	20
	Omit the note to the definition.	21
[6]	Clause 4 (1), definition of "Regulatory Authority"	22
	Insert in alphabetical order:	23
	Regulatory Authority has the same meaning as in the Water NSW Act 2014.	24
[7]	Clause 4 (2)	25
	Omit " <i>the Authority</i> 's" and "the Authority".	26
	Insert instead "Water NSW's" and "Water NSW", respectively.	27
[8]	Clause 9 Recommended practices and performance standards of Water NSW	28
	Omit "the Authority's", "The Authority" and "the Authority" wherever occurring.	29
	Insert instead "Water NSW's", "Water NSW" and "Water NSW", respectively.	30
[9]	Clause 11 Development that needs concurrence of Regulatory Authority	31
	Omit "Chief Executive" wherever occurring. Insert instead "Regulatory Authority".	32
[40]		33
[10]	Clause 11 (2) Omit "the Authority's" wherever occurring. Insert instead "Water NSW's".	34
	Omit the Authority 5 wherever occurring. Insert instead water ins w 5.	35

3.33	State Environmental Planning Policy (Western Sydney Parklands) 2009	1 2
	Clause 13 Bulk water supply infrastructure not to be impacted	3
	Omit "the Sydney Catchment Authority" from clause 13 (d). Insert instead "Water NSW".	4
3.34	State Owned Corporations Act 1989 No 134	5
	Schedule 5 Statutory SOCs	6
	Omit "State Water Corporation". Insert instead "Water NSW".	7
3.35	Superannuation Act 1916 No 28	8
	Schedule 3 List of employers	9
	Omit "Sydney Catchment Authority" and "State Water Corporation" from Part 1.	10
	Insert at the end of the Part:	11
	Water NSW	12
3.36	Sutherland Shire Local Environmental Plan 2006	13
	Clause 11 Zoning Table	14
	Omit "Sydney Water Catchment Management Act 1998" from item 2 of the matter relating to Zone 18.	15 16
	Insert instead "Water NSW Act 2014".	17
3.37	Sydney Water Act 1994 No 88	18
	Section 3A Sydney Water Catchment Management Act 1998 Omit the section.	19
		20
3.38	Sydney Water Catchment Management Regulation 2013	21
[1]	Clause 1 Name of Regulation	22
	Omit "Sydney Water Catchment Management Regulation 2013".	23
	Insert instead "Water NSW Regulation 2013".	24
[2]	Clause 3 Definitions	25
	Omit "SCA land" from paragraph (a) of the definition of <i>private land</i> in clause 3 (1).	26
	Insert instead "Water NSW land".	27
[3]	Clause 3 (1)	28
	Omit the definitions of <i>SCA land</i> and <i>the Act</i> .	29
	Insert in alphabetical order:	30
	the Act means the Water NSW Act 2014.	31
	Water NSW land means land owned by or vested in Water NSW.	32

[4]	Part 2, heading	1
	Omit "SCA". Insert instead "Regulatory Authority".	2
[5]	Clause 4 Regulatory Authority may exercise powers of EPA and other regulatory authorities	3 4
	Omit "SCA" wherever occurring. Insert instead "Regulatory Authority".	5
[6]	Clause 4 (2) and (3)	6
	Omit "catchment area" wherever occurring. Insert instead "declared catchment area".	7
[7]	Clause 4 (6) (c)	8
	Omit "Sydney Water Catchment Management Act 1998".	9
	Insert instead "Water NSW Act 2014".	10
[8]	Clause 5 Purposes for which functions may be exercised	11
	Omit "SCA" and "catchment areas" wherever occurring.	12
	Insert instead "Regulatory Authority" and "declared catchment areas", respectively.	13
[9]	Clause 6	14
	Omit the clause. Insert instead:	15
	6 Limitations on Regulatory Authority's functions	16
	(1) The Regulatory Authority may not exercise the functions of a regulatory authority in relation to the following:	17 18
	 (a) premises defined in an environment protection licence as the premises to which the licence applies, and all activities carried on at those premises, 	19 20 21
	(b) non-scheduled activities that are authorised or controlled by an environment protection licence.	22 23
	Note. The appropriate regulatory authority in respect of the activities listed in this clause will generally be the EPA.	24 25
	(2) The Regulatory Authority may not exercise the functions of a regulatory authority in relation to the activities of Water NSW if the Regulatory Authority for those functions is Water NSW.	26 27 28
[10]	Clause 7 Inconsistency with directions given by other regulatory authorities	29
	Omit "SCA" wherever occurring. Insert instead "Regulatory Authority".	30
[11]	Clause 8 Regulatory Authority to keep register	31
	Omit "SCA" wherever occurring. Insert instead "Regulatory Authority".	32
[12]	Clause 8 (1A)	33
	Insert after clause 8 (1):	34
	(1A) The register is also to continue to include any details, results or other matters that were included in the register by the Sydney Catchment Authority before its abolition.	35 36 37
[13]	Part 3, Division 1, heading	38
-	Omit "SCA". Insert instead "Water NSW".	39

[14]	Clause 9 Water NSW's consent	1
	Omit "the SCA" wherever occurring. Insert instead "Water NSW".	2
[15]	Clause 10 Manner of consent	3
	Omit "The SCA" from clause 10 (1). Insert instead "Water NSW".	4
[16]	Clauses 12 (1) (a), 14, 15 (1), 16 (1), 17 (1), 18 (1), 19 (1), 20, 23 (1) (a) (iii) and 29 Omit "The SCA", "the SCA", "SCA land" and "the SCA's" wherever occurring.	5 6
	Insert instead "Water NSW", "Water NSW", "Water NSW land" and "Water NSW's" respectively.	7 8
[17]	Clause 13 Control of pollution in special areas and controlled areas	9
	Omit "SCA" wherever occurring in clause 13 (4). Insert instead "Regulatory Authority".	10
[18]	Part 3, Division 3, heading Omit "SCA". Insert instead "Water NSW".	11 12
[19]	Part 3, Division 6, heading	13
	Omit "SCA". Insert instead "Water NSW".	14
[20]	Clause 30 Notice by public agencies	15
	Omit "SCA" and "section 47 (1)" wherever occurring.	16
	Insert instead "Regulatory Authority" and "section 50 (1)", respectively.	17
[21]	Clause 31 Exercise of functions conferred by this Regulation	18
	Omit "SCA" wherever occurring. Insert instead "Regulatory Authority".	19
[22]	Clause 32 Prescribed local councils	20
	Omit "section 16 (1) (b)". Insert instead "section 7 (1) (c)".	21
[23]	Clause 33 Fees chargeable by Water NSW for water supplied	22
	Omit "the SCA" from clause 33 (1). Insert instead "Water NSW".	23
[24]	Clause 33 (1) (a)	24
	Omit "section 16 (1) (b)". Insert instead "section 7 (1) (c)".	25
[25]	Clause 33 (1) (b)	26
	Omit "section 16 (1) (b1)". Insert instead "section 7 (1) (d)".	27
[26]	Clause 33 (1) (c) Omit "continue 16 (1) (c)" Incontinue to $7 (1) (c)$ "	28
	Omit "section 16 (1) (c)". Insert instead "section 7 (1) (e)".	29
[27]	Clause 33 (2)	30
	Omit "section 24E" and "chargeable by the SCA". Insert instead "section 39" and "chargeable by Water NSW in connection with the Sydney	31
	catchment functions of Water NSW", respectively.	32 33
[28]	Clause 33 (3)	34
	Omit "The SCA". Insert instead "Water NSW".	35

[29]	Clause 33 (4)	1
	Insert after clause 33 (3):	2
	(4) In this clause, <i>Sydney catchment functions</i> of Water NSW has the same meaning as in Division 4 of Schedule 2 to the Act.	3 4
[30]	Clause 34 Penalty notices	5
	Omit "section 65". Insert instead "section 102".	6
[31]	Clause 34, note	7
	Omit the note. Insert instead:	8
	Note. The <i>Protection of the Environment Operations (General) Regulation 2009</i> provides that a member of staff of the Regulatory Authority may issue a penalty notice in respect of a number of offences under the <i>Protection of the Environment Operations Act 1997</i> including sections 120 (Prohibition of pollution of waters), 143 (Unlawful transporting or depositing of waste) and 144 (Use of place as waste facility without lawful authority).	9 10 11 12 13 14
[32]	Schedule 1 Schedule 1 land	15
	Omit "office of the SCA" and "SCA land" wherever occurring.	16
	Insert instead "office of Water NSW" and "Water NSW land", respectively.	17
[33]	Schedule 3	18
	Omit the Schedule. Insert instead:	19

Schedule 3 Penalty notice offences

Offences under the Act

Column 1	Column 2	Column 3	
Offence	Penalty (Individual)	Penalty (Corporation)	
Section 36 (3) (b)	\$750	\$1,500	
Section 70 (4)	\$750	\$1,500	
Section 71 (2)	\$750	\$1,500	
Section 73 (4)	\$750	\$1,500	
Section 74 (2)	\$750	\$1,500	
Section 77 (5)	\$750	\$1,500	
Section 80 (4)	\$750	\$1,500	
Section 81 (6)	\$750	\$1,500	
Section 84 (6)	\$750	\$1,500	
Section 93	\$750	\$1,500	
Section 94	\$750	\$1,500	

Column 1	Column 2	Column 3
Offence	Penalty (Individual)	Penalty (Corporation)
Clause 9 (2)	\$750	\$1,500
Clause 12 (1)	\$750	\$1,500
Clause 13 (1), (3) or (4)	\$750	\$1,500
Clause 14 (1)	\$750	\$1,500
Clause 15 (2)	\$750	\$1,500
Clause 16 (2)	\$750	\$1,500
Clause 17 (2)	\$750	\$1,500
Clause 18 (2)	\$750	\$1,500
Clause 19 (1) or (4)	\$750	\$1,500
Clause 22 (1) (a)	\$300	\$1,000
Clause 22 (1) (b), (c) or (d)	\$750	\$1,500
Clause 23 (1) or (2)	\$750	\$1,000
Clause 24 (1)	\$750	\$1,500
Clause 25 (1), (2) or (3)	\$750	\$1,500
Clause 26 (1)	\$750	\$1,500
Clause 27 (1)	\$750	\$1,500
Clause 28 (2) or (3)	\$750	\$1,500
Clause 29	\$750	\$1,500
Tallaganda Local Environmental	Plan 1991	
Clause 5 Interpretation		
Omit the definition of Sydney Catchment	Authority from clause 5 (1).	
Clause 5 (1) definition of "Regulatory	Authority"	

Offences under this Regulation

3.39 2 [1] 3 4 [2] Clause 5 (1), definition of "Regulatory Authority" 5 Insert in alphabetical order: 6 Regulatory Authority has the same meaning as in the Water NSW Act 2014. 7 Schedule 7, heading [3] 8 Omit "the Sydney Catchment Authority". 9 Insert instead "the Regulatory Authority". 10 3.40 Upper Lachlan Local Environmental Plan 2010 11 Clause 3.3 Environmentally sensitive areas excluded 12 Omit "Sydney Water Catchment Management Act 1998" from paragraph (jb) of the 13 definition of environmentally sensitive area for exempt or complying development in 14 clause 3.3 (2). 15 Insert instead "Water NSW Act 2014". 16

3.41	Water Act 1912 No 44	1
	Schedule 3 Water management authorities	2
	Omit "Sydney Catchment Authority" and "State Water Corporation".	3
	Insert at the end of the Schedule:	4
	Water NSW	5
3.42	Water Industry Competition Act 2006 No 104	6
[1]	Section 64 Ownership of water industry infrastructure	7
	 Omit the note to section 64 (1). Insert instead: Note. Examples of provisions of other Acts that expressly provide for the ownership of water industry infrastructure by certain public water utilities include the following: (a) section 19 of the <i>Hunter Water Act 1991</i>, (b) section 37 of the <i>Sydney Water Act 1994</i>, (c) section 29 of the <i>Water NSW Act 2014</i>. 	8 9 10 11 12 13
[2]	Dictionary	14
	Omit paragraphs (a) and (b) of the definition of <i>public water utility</i> . Insert instead: (a) Water NSW, or	15 16
3.43	Water Management Act 2000 No 92	17
[1]	Section 16 Management plans to be consistent with other instruments	18
	Omit "Sydney Water Catchment Management Act 1998" from section 16 (1) (d).	19
	Insert instead "Water NSW Act 2014".	20
[2]	Section 91K Meter tampering	21
	Omit "the State Water Corporation" from section 91K (4) (a). Insert instead "Water NSW".	22
[3]	Section 91K (4) (b)	23
	Omit "the State Water Corporation under this Act or the <i>State Water Corporation Act 2004</i> ".	24 25
	Insert instead "Water NSW or the Water NSW Act 2014".	26
[4]	Section 91N Corporations not required to hold approvals	27
	Omit "the State Water Corporation". Insert instead "Water NSW".	28
[5]	Section 386E Constructing Authority for NSW	29
	Omit "the State Water Corporation constituted under the <i>State Water Corporation Act 2004</i> " from section 386E (1).	30 31
	Insert instead "Water NSW".	32
[6]	Section 398 Exclusion of Crown liability	33
	Omit " <i>State Water Corporation Act 2004</i> " wherever occurring in section 398 (1) and (2). Insert instead " <i>Water NSW Act 2014</i> ".	34 35

[7]	Section 398 (3) (c)	1
	Omit "State Water Corporation". Insert instead "Water NSW".	2
[8]	Schedule 2 Major utilities	3
	Omit "State Water Corporation" and "Sydney Catchment Authority".	4
	Insert in alphabetical order:	5
	Water NSW	6
[9]	Schedule 3 Water supply authorities	7
	Omit the matter relating to State Water Corporation from Part 3.	8
	Insert instead:	9
	Water NSW (but only in relation to the Fish River water supply scheme within the meaning of the <i>Water NSW Act 2014</i>)	10 11
3.44	Water Management (General) Regulation 2011	12
[1]	Clause 35 Exemptions relating only to use of water supply works	13
	Omit "State Water Corporation" and "that Corporation" from clause 35 (d).	14
	Insert instead "Water NSW" and "Water NSW or the Ministerial Corporation", respectively.	15 16
[2]	Clause 112 Water NSW—Fish River water supply scheme	17
	Omit "State Water Corporation's" and "State Water Corporation" wherever occurring (other than in <i>State Water Corporation Act 2014</i>) in clause 112 (1) and (2).	18 19
	Insert instead "Water NSW's" and "Water NSW", respectively.	20
[3]	Clause 112 (1)	21
	Omit "State Water Corporation Act 2004". Insert instead "Water NSW Act 2014".	22
[4]	Clause 117 Application	23
	Omit "State Water Corporation" from clause 117 (e). Insert instead "Water NSW".	24
[5]	Clause 188 Application	25
	Omit "State Water Corporation" from clause 188 (e). Insert instead "Water NSW".	26
[6]	Schedule 5 Exemptions	27
	Omit "State Water Corporation" and "that Corporation" from clause 11.	28
	Insert instead "Water NSW" and "Water NSW or the Ministerial Corporation", respectively.	29 30
3.45	Water Management (River Murray Traffic) Regulation 2011	31
	Clause 3 Definitions	32
	Omit paragraph (a) of the definition of <i>relevant Authority</i> in clause 3 (1).	33
	Insert instead:	34
	(a) Water NSW, or	35

3.46	Water Sharing Plan for the Barwon-Darling Unregulated and Alluvial Water Sources 2012	1 2
	Clause 52 Individual daily extraction limits	3
	Omit "State Water Corporation's" from clause 52 (2). Insert instead "Water NSW's".	4
3.47	Water Sharing Plan for the Greater Metropolitan Region Groundwater Sources 2011	5 6
[1]	Clause 23 Share components of major utility access licences	7
	Omit the note to the clause.	8
[2]	Clause 64 Other	9
	Omit "Sydney Catchment Authority" from clause 64 (2). Insert instead "Water NSW".	10
3.48	Water Sharing Plan for the Greater Metropolitan Region Unregulated River Water Sources 2011	11 12
[1]	Clause 26 Share components of major utility access licences	13
	Omit "for the Sydney Catchment Authority" and "for Sydney Catchment Authority" wherever occurring.	14 15
	Insert instead "for Water NSW".	16
[2]	Clause 28 Environmental flow releases in the Shoalhaven River Water Source	17
	Omit "the Sydney Catchment Authority" from item 1 of the notes to clause 28 (2).	18
	Insert instead "Water NSW".	19
[3]	Clause 29 Releases for Shoalhaven City Council from Tallowa Dam in the Shoalhaven River Water Source	20 21
	Omit clause 29 (1). Insert instead:	22
	 In the Shoalhaven River Water Source, Water NSW must release from Tallowa Dam the water requirements of Shoalhaven City Council in accordance with the former Sydney Catchment Authority and Shoalhaven City Council Raw Water Supply Protocols signed on 5 February 2010 or as subsequently replaced or amended. Note. The former Sydney Catchment Authority and Shoalhaven City Council Raw Water Supply Protocols were signed on 5 February 2010 and established the commercial and operational arrangements under which the Sydney Catchment Authority supplies bulk raw water to the Shoalhaven City Council. Water NSW replaced the Sydney Catchment Authority on the commencement of the <i>Water NSW Act 2014</i>. 	23 24 25 26 27 28 29 30 31 32
[4]	Clause 30 Transfer rules from the Shoalhaven River Water Source to the Upper Nepean and Upstream Warragamba Water Source	33 34
	Omit "The Sydney Catchment Authority" and "in Sydney Catchment Authority" and "in Sydney Catchment Authority's" wherever occurring.	35 36
	Insert instead "Water NSW", "in Water NSW" and "in Water NSW's", respectively.	37
[5]	Clause 31 Interchange rules for Fitzroy Falls Reservoir and Lake Yarrunga in the Shoalhaven River Water Source	38 39
	Omit "the Sydney Catchment Authority" wherever occurring in clause 31 (c) and (d).	40
	Insert instead "Water NSW".	41

[6]	Clause 32 Environmental flow releases in the Upper Nepean and Upstream Warragamba Water Source	1 2
	Omit "Sydney Catchment Authority" wherever occurring in clause 32 (7) (b) (ii) and (8) (b) (ii).	3 4
	Insert instead "Water NSW".	5
[7]	Clause 39A Investigations into environmental release rules	6
	Omit "Sydney Catchment Authority" wherever occurring in clause 39A (7) and (8). Insert instead "Water NSW".	7 8
[8]	Clause 41 Volume of the long-term average annual extraction limits	9
	Omit "the Sydney Catchment Authority" wherever occurring (except clause 41 (4) (a)). Insert instead "Water NSW".	10 11
[9]	Clause 41 (4) (a)	12
L - 1	Insert "former" before "Sydney Catchment Authority".	13
[10]	Clause 42 Calculation of current levels of annual extraction	14
	Omit "the Sydney Catchment Authority" wherever occurring.	15
	Insert instead "Water NSW".	16
[11]	Clause 44 Compliance with the long-term average annual extraction limits	17
	Omit "the Sydney Catchment Authority's" from clause 44 (4) (a).	18
	Insert instead "Water NSW's".	19
[12]	Clause 56 Flow classes	20
	Omit "Sydney Catchment Authority's" wherever occurring. Insert instead "Water NSW's".	21
[13]	Clause 72 General	22
	Omit "the Sydney Catchment Authority" and "by Sydney Catchment Authority" wherever occurring in clause 72 (6) and (15).	23 24
	Insert instead "Water NSW" and "by Water NSW", respectively.	25
[14]	Clause 78 Part 9	26
	Omit "the Sydney Catchment Authority" from clause 78 (l). Insert instead "Water NSW".	27
3.49	Water Sharing Plan for the Macquarie Bogan Unregulated and Alluvial Water Sources 2012	28 29
	Dictionary	30
	Omit "under section 3 of the <i>State Water Corporation Act 2004</i> " from the definition of <i>Fish River water supply scheme</i> .	31 32
	Insert instead "in the Water NSW Act 2014".	33

3.50	Wingecarribee Local Environmental Plan 2010	1
	Clause 3.3 Environmentally sensitive areas excluded	2
	Omit "Sydney Water Catchment Management Act 1998" from paragraph (jc) of the definition of <i>environmentally sensitive area for exempt or complying development</i> in clause 3.3 (2).	3 4 5
	Insert instead "Water NSW Act 2014".	6
3.51	Wollondilly Local Environmental Plan 2011	7
[1]	Clause 6.3 Development control plan	8
	Omit "the Sydney Catchment Authority" from clause 6.3 (5) (c).	9
	Insert instead "Water NSW".	10
[2]	Clause 6.3 (6)	11
	Omit "Sydney Water Catchment Management Act 1998".	12
	Insert instead "Water NSW Act 2014".	13
3.52	Wollongong Local Environmental Plan 1990	14
	Clause 9 Zone objectives and development control table	15
	Omit "the Sydney Catchment Authority" from item 2 of the matter relating to Zone No 7 (a) in the Table.	16 17
	Insert instead "Water NSW".	18
3.53	Wollongong Local Environmental Plan 2009	19
	Land Use Table	20
	Omit "the Sydney Catchment Authority" from the matter relating to item 1 of Zone E2 Environmental Conservation.	21 22
	Insert instead "Water NSW".	23

Schedule 4Repeals1Each of the following Acts is repealed:2(a) the State Water Corporation Act 2004 No 40,3(b) the Sydney Water Catchment Management Act 1998 No 171.4