First print



New South Wales

Water Management Amendment 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 amend the *Water Management Act 2000* (the *principal Act*):
 - (i) to define the term *overland flow water* and confirm that overland flow water is included in the State's water rights under the principal Act, and
 - (ii) to clarify the meanings of certain terms used in the principal Act and update certain terminology, and
 - (iii) to make further provision with respect to harvestable rights and the matters dealt with by harvestable rights orders, and
 - (iv) to enable a new general dealing with an access licence (called a *term water allocation transfer*) to be created, and
 - (v) to make further provision with respect to the proper operation of metering equipment and the keeping of metering records, and
 - (vi) to make it an offence for the holder of a bore driller's licence not to ensure that the terms and conditions of the licence are not contravened or for a trainee driller under the holder's supervision to contravene the terms and conditions of the licence, and
 - (vii) to make further provision with respect to the calculation of the balances in water allocation accounts for access licences, and
 - (viii) to re-enact, with certain modifications, uncommenced amendments in the *Water Management Amendment Act 2008* concerning nominated water supply works and water tagging zones, and

- (ix) to provide for the controlled allocation of access licences for a part of an area or water source and for the setting of the minimum price and participation fees for the acquisition of the right to apply for licences that are subject to controlled allocation, and
- (x) to enable the consolidation of management plans and approvals, and
- (xi) to enable the regulations to make provision for the conversion of actual or proposed flood water usage into floodplain access licences, and
- (xii) to make other amendments to streamline processes concerning licensing, approvals and the trading of water entitlements, and
- (xiii) to make provision for matters of a savings or transitional nature, and
- (b) to amend certain water sharing plans to standardise the use of the expression "worst period of low inflows" into a water source in those plans and clarify its meaning, and
- (c) to make consequential amendments to certain other legislation.

Outline of provisions

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.

Schedule 1 Amendment of Water Management Act 2000 No 92

1.1 Amendments concerning overland flow water and terminology

Schedule 1.1 amends the principal Act:

- (a) to define the term *overland flow water* and confirm that such water is included in the State's water rights under the principal Act, and
- (b) to make it clear that water sources under the principal Act include places with groundwater and alluvial water and places where overland flow water is flowing over or lying for the time being, and
- (c) to make it clear that a water supply work under the Act includes a work (such as a tank or dam) that is constructed or used for the purpose of capturing or storing overland flow water, and
- (d) to update terminology by replacing certain references to rainwater run-off with references to overland flow water.

1.2 Amendments concerning supplementary water access licences

Schedule 1.2 amends the principal Act:

- (a) to remove the requirement for the Minister to cancel a supplementary water access licence for a regulated river if the management plan for the river ceases to make provision for the extraction of water under the licence, and
- (b) to enable the holders of supplementary water access licences for regulated rivers to obtain compensation for certain water allocation reductions, and
- (c) to preclude the Minister from cancelling a supplementary water access licence so as to enable the use of water to which the licence relates as planned environmental water, and
- (d) to enable a management plan to make provision for or with respect to the circumstances in which the taking of water pursuant to supplementary water access licences is authorised.

1.3 Amendments concerning harvestable rights

Schedule 1.3 amends the principal Act:

- (a) to enable water supply works in addition to dams to be constructed and used to capture and store water in respect of which a harvestable right is exercisable and provide for the kinds of water that may be stored by means of such works, and
- (b) to make it clear that a harvestable right includes a right to take water from a water supply work that has been constructed for the purpose of capturing and storing water within the harvestable rights area concerned, and
- (c) to clarify the kinds of matters with respect to which a harvestable rights order may make provision (including the methodology for the calculation of the maximum capacity of water supply works that may be constructed by landholders to capture water to be used in exercise of harvestable rights), and
- (d) to enable arrangements to be made for the shared use of a water supply work where the work straddles landholdings, and
- (e) to clarify the meaning of a reference to a landholding for the purposes of calculations made under a harvestable rights order, and
- (f) to enable maps referred to in harvestable rights orders to be made available on the internet.

1.4 Amendments concerning the controlled allocation of access licences

Schedule 1.4 amends the principal Act to provide that a controlled allocation order with respect to the acquisition of access licences may set minimum prices and participation fees for their acquisition and be limited to part of a water source or water management area.

1.5 Amendments concerning term water allocation transfers

Schedule 1.5 amends the principal Act to create a new kind of general dealing with an access licence to be called a term water allocation transfer.

A term water allocation transfer will enable the holder of a certain kind of access licence to transfer, for a specified period, all or part of the entitlement for a water allocation to be credited to the water allocation account for the licence to another person holding such an access licence.

A term water allocation transfer does not operate to transfer the share component of an access licence to the transferee, but only operates to transfer all or part (as the case requires) of the entitlement to be credited with a water allocation.

1.6 Amendments concerning metering

Schedule 1.6 amends the principal Act to make amendments to the metering offences in sections 91H and 91J of the Act that are consistent with amendments made to other metering offences in section 91I by the *Statute Law (Miscellaneous Provisions) Act (No 2) 2012*.

1.7 Amendment concerning bore drilling

Schedule 1.7 amends the principal Act to make it an offence for:

- (a) the holder of a bore driller's licence to fail to ensure that the terms and conditions of the licence are not contravened, or
- (b) a trainee driller under the holder's supervision to contravene the terms and conditions of the licence.

1.8 Amendments concerning water allocation accounts and the taking of water

Schedule 1.8 amends the principal Act:

(a) to create offences by the holders of 2 or more access licences with respect to the taking of water in excess of the combined water allocations under the licences, and

- (b) to enable management plans to make provision for or with respect to the circumstances in which the holders of regulated river (high security) access licences or regulated river (general security) access licences for an uncontrolled flow may take water from a water source that has not been credited to the water allocation accounts of those licences, and
- (c) to make amendments in the nature of statute law revision.

1.9 Amendments concerning nominated water supply works and water tagging zones

Schedule 1.9 re-enacts, with certain modifications, uncommenced amendments in the *Water Management Amendment Act 2008* concerning nominated water supply works and water tagging zones. In particular, the modified amendments now create an offence for a failure by a relevant notifier to notify the Minister about the nomination (or withdrawal of a nomination) of a water supply work as a work from which water credited to the interstate equivalent of an access licence may be taken.

1.10 Amendments concerning the streamlining of licensing and trading processes

Schedule 1.10 amends the principal Act:

- (a) to enable the Minister to refuse to accept the surrender of an access licence or approval in certain circumstances and to enable the Minister to cancel or transfer a surrendered access licence or approval, and
- (b) to enable an applicant for an access licence or approval to amend or withdraw the application for the licence or approval at any time before it is determined, and
- (c) to make it clear that an access licence or approval may be granted subject to conditions that are required or permitted to be imposed by the Act, and
- (d) to provide for conditions imposed when an access licence or approval is granted to take effect on the day the licence or approval takes effect, and
- (e) to clarify the circumstances in which conditions of an access licence or approval may be imposed or varied after the licence or approval is granted, and
- (f) to enable the Minister to amend an approval on his or her own initiative in certain circumstances (including when a part of an approval is cancelled or suspended), and
- (g) to enable an application to the Minister for an approval for a dealing with respect to an access licence to include an application for the dealing to be recorded in the Access Register if the Minister consents to the dealing, and
- (h) to provide for an approval to take effect on the day on which notice of the decision to grant the approval has been given to the applicant rather than once appeal rights have been exhausted (as is currently the case), and
- (i) to enable appeals to be made to the Land and Environment Court against decisions of the Minister to amend approvals on his or her own initiative and to recognise that an appeal may be made against a decision to suspend or cancel part of an approval, and
- (j) to provide for the effect of a stay granted by the Land and Environment Court in an appeal against a decision under the principal Act, and
- (k) to clarify when the Minister is to register certain Ministerial action in the Access Register where that action is appealable, and
- (1) to make it clear that the Minister may include discretionary conditions on an access licence or approval that replaces an entitlement under former water legislation and to enable those conditions to be notified after notice of the replacement licence or approval is given to its holder.

1.11 Amendments concerning management plans

Schedule 1.11 amends the principal Act:

- (a) to enable the Minister to extend a management plan that is due to expire until the second anniversary of its expiry date (instead of the first anniversary, as is currently the case) unless a replacement plan is made earlier if the Minister decides not to extend the plan for a further 10 year period under section 43A of the principal Act, and
- (b) to enable the Minister to consolidate 2 or more management plans into a single plan, and
- (c) to clarify the operation of compensation provisions in the event of the replacement or consolidation of management plans.

1.12 Amendments concerning combined approvals

Schedule 1.12 amends the principal Act to enable the Minister to grant 2 or more approvals under the principal Act by means of a single approval document on application or on the Minister's own motion.

1.13 Amendments concerning floodplain harvesting access licences

Schedule 1.13 amends the principal Act:

- (a) to provide for 2 kinds of access licences for floodplain harvesting, namely, floodplain harvesting (regulated river) access licences and floodplain harvesting (unregulated river) access licences, and
- (b) to enable the regulations to make provision for or with respect to the conversion of actual or proposed floodplain water usage by landholders into such access licences.

1.14 Amendments concerning the conversion of former entitlements into access licences

Schedule 1.14 amends the principal Act:

- (a) to make it clear that Schedule 10 to the principal Act operates (and has always operated) to convert a former entitlement to take or use water for domestic or stock purposes into an access licence if that entitlement arises under Part 2 of the *Water Act 1912*, and
- (b) to make further provision for the calculation of the balance of a water allocation for an access licence that arises from the conversion of a former entitlement under Schedule 10 to the principal Act (including the validation of certain previous calculation of balances).

1.15 Amendments concerning savings and transitional matters

Schedule 1.15 amends the principal Act:

- (a) to provide that floodplain management plans under the *Water Act 1912* that are converted into Minister's plans under the principal Act on a transitional basis continue in force for 10 years following their conversion, and
- (b) to include savings and transitional provisions consequent on the enactment of the proposed Act, and
- (c) to enable the Governor to make regulations of a savings and transitional nature consequent on the enactment of any amending Act (including the proposed Act).

Schedule 2 Amendment of water sharing plans

Schedule 2 amends certain water sharing plans to standardise the use of the expression "worst period of low inflows" into a water source in those plans and clarify its meaning.

Schedule 3 Consequential amendment of other legislation

Schedule 3.1 makes amendments to the *Water Management Amendment Act 2008* that are consequential on amendments made by Schedule 1.9 (Amendments concerning nominated water supply works and water tagging zones).

Schedule 3.2 makes amendments to the *Water Management (General) Regulation 2011* that are consequential on the amendments made by Schedule 1.13 (Amendments concerning floodplain harvesting access licences).

First print



New South Wales

Water Management Amendment Bill 2014

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	Commencement Amendment of Water Management Act 2000 No 92 Amendment of water sharing plans



New South Wales

Water Management Amendment Bill 2014

No , 2014

A Bill for

An Act to make miscellaneous amendments to the *Water Management Act 2000* and certain water sharing plans and to make consequential amendments to certain other legislation.

The	Legisl	ature of New South Wales enacts:	1
1	Nam	e of Act	2
		This Act is the Water Management Amendment Act 2014.	3
2	Com	mencement	4
	(1)	This Act commences on a day or days to be appointed by proclamation, except as provided by subsection (2).	5 6
	(2)	Schedules 1.14 [1], 1.15 and 2 commence on the date of assent to this Act.	7

Scł	nedu	le 1		Amendment of Water Management Act 2000	1 2
1.1	Am	endm	ents	concerning overland flow water and terminology	3
[1]	Sect	ion 4A			4
	Inser	t after	sectio	n 4:	5
	4A	Mear	nina o	f "overland flow water"	6
		(1)	In th	is Act, <i>overland flow water</i> means water (including floodwater, rainfall off and urban stormwater) that is flowing over or lying on the ground as a	7 8 9
			(a)	rain or any other kinds of precipitation, or	10
			(b)	rising to the surface from underground, or	11
			(c)	any other process or action of a kind prescribed by the regulations.	12
		(2)	flow	er is flowing over the ground for the purposes of subsection (1) even if it s over the ground by means of artificial structures such as roads, canals or gutters.	13 14 15
		(3)	How	vever, subsection (1) does not include:	16
			(a)	water that is collected from a roof (including water collected from a roof using a rainwater tank), or	17 18
			(b)	water that is flowing over or lying on the bed of a river, lake or estuary, or	19 20
			(c)	water flowing over or lying on the ground in such circumstances as may be prescribed by the regulations.	21 22
[2]	Sect	ions 3	29 (4)	(b) and 331 (a) (ii)	23
	Omi	t "rainv	water 1	run-off" wherever occurring. Insert instead "overland flow water".	24
[3]	Sect	ion 39	2 Stat	e's water rights	25
				(1) (c). Insert instead:	26
			(c)	all water occurring on or below the surface of the ground (including overland flow water flowing over or lying there for the time being) other than water referred to in subsection (1A),	27 28 29
[4]	Sect	ion 39	2 (1A)		30
	Inser	t after	sectio	n 392 (1):	31
		(1A)	Subs	section (1) (c) does not include any of the following:	32
			(a)	water that is collected from a roof (including water collected from a roof using a rainwater tank),	33 34
			(b)	water occurring on or below the surface of the ground in such other circumstances as may be prescribed by the regulations.	35 36
[5]	Dicti	onary			37
				ical order:	38
		_	over	land flow water—see section 4A.	39

[6]	Dictionary, definition of "water source"	1						
	Omit paragraph (b) of the definition. Insert instead: (b) one or more places where water occurs on or below the surface of the							
	(b) one or more places where water occurs on or below the surface of the ground (including overland flow water flowing over or lying there for the time being),	3 4 5						
[7]	Dictionary, definition of "water supply work"	6						
	Insert "without limiting paragraphs (b)–(g)," before "a work" in paragraph (a) of the definition.	7 8						
[8]	Dictionary, definition of "water supply work"	9						
	Omit paragraph (b) of the definition. Insert instead:	10						
	(b) a work (such as a tank or dam) that is constructed or used for the purpose of capturing or storing water, or	11 12						
1.2	Amendments concerning supplementary water access licences	13						
[1]	Section 8A Planned environmental water	14						
	Omit "supplementary water access licence, and any other category or subcategory of licence prescribed by the regulations," from section 8A (1).	15 16						
	Insert instead "category or subcategory of licence prescribed by the regulations".	17						
[2]	Section 60A Taking water without, or otherwise than authorised by, an access licence	18 19						
	Omit "in accordance with the terms of an order in force under section 70" from section 60A (6).							
	Insert instead "in such circumstances as may be authorised by provisions of the relevant management plan that are made for the purposes of section 70".	22 23						
[3]	Section 70	24						
	Omit the section. Insert instead:	25						
	70 Special provisions with respect to supplementary water	26						
	A management plan may make provision for or with respect to the circumstances in which the taking of water pursuant to supplementary water access licences is authorised within the whole or any part of a water management area or specified water sources.	27 28 29 30						
[4]	Section 77A Cancellation of access licences that can no longer be used or are no longer required	31 32						
	Insert "unless the access licence is a regulated river supplementary water access licence" after "such an access licence" in section 77A (1).	33 34						
[5]	Section 87 Compensation payable in certain circumstances for reductions in water allocations arising during initial period for which management plan is in force	35 36						
	Insert "that is not a regulated river supplementary water access licence" after "supplementary water access licence" in section 87 (1).	37 38						

[6]				ompensation payable in certain circumstances for reductions in s arising after initial period that management plan is in force	1 2		
	Inser	t after	sectior	n 87AA (1) (f):	3		
			(f1)	floodplain harvesting (regulated river) access licences,	4		
			(f2)	floodplain harvesting (unregulated river) access licences,	5		
			(f3)	regulated river supplementary water access licences,	6		
[7]	Sect	ion 87	AA (1)	(g)	7		
	Omit	"supp	lement	tary water access licences".	8		
	Inser	t instea	ad "exc	cluded supplementary water access licences".	9		
[8]	Sect	ion 87	AA (11	1)	10		
	Inser	t after	sectior	n 87AA (10):	11		
		(11)	In thi	is section:	12		
				<i>uded supplementary water access licence</i> means a supplementary water as licence other than a regulated river supplementary water access licence.	13 14		
[9]	Dicti	onary			15		
	Insert in alphabetical order: 16						
			water	<i>lated river supplementary water access licence</i> means a supplementary r access licence (including a subcategory of such a licence) that entitles older to shares of water from a water source that is a regulated river.	17 18 19		
1.3	Ame	endm	ents	concerning harvestable rights	20		
[1]	Section 53						
	Omit the section. Insert instead:				22		
	53	Harv	establ	le rights	23		
		(1)	entitl or wa	owner or occupier of a landholding within a harvestable rights area is led, without the need for any access licence, water supply work approval ater use approval, to do each of the following in accordance with the estable rights order by which the area is constituted:	24 25 26 27		
			(a)	to construct and use one or more water supply works for the purpose of capturing and storing water of a kind specified by the harvestable rights order,	28 29 30		
			(b)	to take and use that water.	31		
		(2)	subse exerc from	or more water supply works may be constructed and used under ection (1) (a) for the storage of both water that has been captured in cise of a harvestable right and other water that has been lawfully taken a water source if the capacity of the work or works does not exceed the mum harvestable right volume specified by the harvestable rights order.	32 33 34 35 36		

	(3)	or wo harve	following provisions apply where the capacity of the water supply work orks by means of which water is to be captured or stored in exercise of a estable right exceeds the maximum harvestable right volume specified by arvestable rights order for works constructed under the authority of this on:	1 2 3 4 5
		(a)	an access licence or water use approval is not required for water that is captured or stored by the work or works in exercise of a harvestable right,	6 7 8
		(b)	if water (other than water captured or stored in exercise of a harvestable right) is also captured or stored by the work or works—an access licence and water use approval is required to authorise the taking and use of water from that source for any volume taken and stored in excess of the maximum harvestable right volume unless the water is taken under the authority of a domestic and stock right or native title right,	9 10 11 12 13 14
		(c)	a water supply work approval for the water supply work or works is required despite subsection (1).	15 16
	(4)	or m	out limiting subsection (1), a single water supply work may be used by 2 ore landholders regardless of who constructed it if the shared use is itted by the harvestable rights order.	17 18 19
	(5) Thi		section does not allow a landholder:	20
		(a)	to supply any other land with water that has been captured and stored in exercise of a harvestable right, or	21 22
		(b)	to construct or use a water supply work in a river unless the river is declared by the relevant harvestable rights order to be a minor stream for the purposes of this Division.	23 24 25
	(6)	In thi	s section:	26
			<i>tre</i> , in relation to a water supply work, includes pumping water for the oses of storage in another water supply work.	27 28
Section	on 54			29
Omit	the sec	ction. l	Insert instead:	30
54	Harve	establ	e rights orders	31
	(1)	The N	Minister, by order published on the NSW legislation website, may:	32
		(a)	constitute any land as a harvestable rights area, and	33
		(b)	name the area that is constituted, and	34
		(c)	fix the boundaries of the area that is constituted.	35
		Note. (see s	An order under this section may be amended or repealed by a subsequent order section 43 of the <i>Interpretation Act</i> 1987).	36 37
	(2)	The c	order by which a harvestable rights area is constituted must specify:	38
		(a)	the kinds of water (such as overland flow water) that may be captured and stored in the area in exercise of harvestable rights, and	39 40
		(b)	the method for calculating the maximum harvestable right volume for works constructed or used in exercise of harvestable rights on landholdings in the area by reference to a proportion (not being less than 10%) of the average regional overland flow waters for that area.	41 42 43 44

[2]

(3)	harve	out limiting subsection (2) (b), the kinds of ways in which a maximum estable right volume for landholdings in a harvestable rights area may be essed include by reference to the capacity of water supply works or	1 2 3		
		metric limits.	4		
(4)	The order may also deal with the following matters:				
	(a)	the types and locations of water supply works that may be used by a landholder to capture and store water,	6 7		
	(b)	the means by which the maximum capacity of a water supply work that may be constructed or used by a landholder to capture and store water is to be calculated,	8 9 10		
	(c)	the arrangements that may be made by landholders for the shared use of a water supply work that straddles their landholdings,	11 12		
	(d)	the method for accounting for water that is captured or stored in the circumstances referred to in section $53(3)$,	13 14		
	(e)	the procedures to be followed for calculating the average overland flow water for a landholding in the area,	15 16		
	(f)	rules about the purposes for which water may be captured, taken, stored or used,	17 18		
	(g)	such other matters as are necessary or convenient to give effect to the order.	19 20		
(5)	refere	he purpose of calculating any matter under an order under this section, a ence in the order to an area of land is, in the case of a landholding, a ence to the area of the landholding.	21 22 23		
(6)		rder under this section may deal with any matter by reference to a map by the Department.	24 25		
(7)		map that is referred to as provided by subsection (6) is to be available for ic inspection, free of charge, by either or both of the following means:	26 27		
	(a)	at the appropriate regional office of the Department for the area to which the relevant order relates, during normal office hours,	28 29		
	(b)	on the website of the Department or any other website that the Minister considers to be readily accessible by members of the public.	30 31		
Amendm	ents	concerning the controlled allocation of access licences	32		
Section 65	Contr	olled allocation of access licences	33		
Insert "(or p	part of	such an area or source)" after "water source" in section 65 (2) (a).	34		
Section 65	(2) (c)) and (d)	35		
Insert at the	e end o	f section 65 (2) (b):	36		
		, and	37		
	(c)	may set a minimum price for the acquisition of the right to apply for the access licence or licences concerned, and	38 39		
	(d)	may set a fee for participation in the auction, tender or other means specified by the order with respect to the access licence or licences concerned.	40 41 42		

1.4

[1]

[2]

[3]	Section 65 (3)					
	Inser	rt after	section 65 (2):	2		
		(3)	For the avoidance of doubt, the Independent Pricing and Regulatory Tribunal does not have jurisdiction under the <i>Independent Pricing and Regulatory Tribunal Act 1992</i> to investigate or determine minimum prices for the purposes of this section.	3 4 5 6		
1.5	Am	endm	ents concerning term water allocation transfers	7		
[1]	Sect	ion 71	M Transfer of access licences	8		
	Inser	rt after	section 71M (8):	9		
		(9)	The transferee of an access licence is taken to hold the access licence subject to any term water allocation transfer, as referred to in section 71NA, that is in effect when, or is due to come into effect after, the licence is transferred.	10 11 12		
[2]	Sect	ion 71	NA	13		
	Inser	rt after	section 71N:	14		
7	1NA	Term	n transfers of water allocation entitlements	15		
		(1)	Application of section	16		
			Without limiting section 71N, this section applies to access licences except local water utility access licences and major utility access licences.	17 18		
		(2)	Creation of term water allocation transfers	19		
			The holder of an access licence to which this section applies (the <i>holder of the primary access licence</i>) may transfer, for a specified period, an entitlement for a water allocation to be credited to the water allocation account for the licence to another person holding an access licence (the <i>transferee</i>) to which this section applies.	20 21 22 23 24		
		(3)	A transfer referred to in subsection (2) (a <i>term water allocation transfer</i>) may provide for all or part of the entitlement for the water allocation concerned to be transferred.	25 26 27		
		(4)	The specified period for a term water allocation transfer:	28		
			(a) must not exceed a period of 10 years, and	29		
			(b) must commence on 1 July of a year and expire on 30 June of another year, and	30 31		
			(c) must not commence on 1 July of another year that is more than 5 years ahead (calculated from 1 July of the year the transfer is executed).	32 33		
		(5)	The consents of both the Minister and the proposed transferee to the term water allocation transfer are required.	34 35		
		(6)	Effect of term water allocation transfers	36		
			A term water allocation transfer does not operate to transfer the share component of an access licence to the transferee, but only operates to transfer all or part (as the case requires) of the entitlement to be credited with a water allocation.	37 38 39 40		
		(7)	During the period for which a term water allocation transfer has effect:	41		
			(a) the transferee is taken to be entitled to have all or part of the water allocation (as the case requires) that the holder of the primary access	42 43		

licence would have been entitled to have credited to the water allocation account for the primary licence credited to the water allocation account for the transferee's access licence, and (b) the holder of the primary access licence is taken not to be entitled to have any or that part (as the case requires) of the water allocation credited to the water allocation account for the primary access licence, and the transferee is taken to be the holder of the primary access licence (c) concerned in relation to all or that part (as the case requires) of the water 9 allocation, to the exclusion of the holder of the primary access licence, 10 for the following purposes: 11 the payment of charges with respect to the usage of water credited 12 to the water allocation account for the licence, 13 (ii) any other purpose prescribed by the regulations. 14 Termination and cancellation of term water allocation transfers (8) 15 A term water allocation transfer may be terminated before its expiry: 16 by agreement of both the holder of the primary access licence and the (a) 17 transferee, or 18 by the holder of the primary access licence if the transferee does not (b) 19 comply with any obligation imposed on the transferee by the contract or 20 other arrangement under which the transfer was effected. 21 (9)If a term water allocation transfer is terminated: 22 the holder of the primary access licence is not entitled to have recredited (a) 23 to the water allocation account for the primary access licence any of the 24 transferred water allocation that has already been credited to the water 25 allocation account of the transferee's access licence, and 26 (b) the transferee continues to be entitled to any of the transferred water 27 allocation that has already been credited to the water allocation account 28 of the transferee's access licence. 29 (10)A term water allocation transfer may be cancelled before it commences by 30 agreement of both the holder of the primary access licence and the transferee. 31 (11)Extension of term water allocation transfers 32 A term water allocation transfer may, with the consent of the Minister, be 33 extended before it expires by agreement of both the holder of the primary 34 access licence and the transferee, but not so as to result in an extended period 35 that exceeds 10 years in total. 36 (12)Alteration of commencement date for term water allocation transfers 37 The commencement date for a term water allocation transfer may, by 38 agreement of both the holder of the primary access licence and the transferee, 39 be altered before the date on which the transfer is due to commence. 40 An application to record an alteration to the commencement date for a term (13)41 water allocation transfer in the Access Register must be lodged before 42 31 March in the calendar year in which the transfer is to take effect. 43 (14)Time for making applications for Ministerial consent and registration 44 The holder of the primary access licence must lodge both an application for the 45 consent of the Minister to any of the following dealings and an application for 46

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			such dealing to be registered in the Access Register before 31 March in alendar year in which the dealing is to take effect:	1 2
		(a)	the creation of a term water allocation transfer,	3
		(b)	the extension of the term for a term water allocation transfer.	4
		dealir given	See section 71L (2A), which enables an application for consent to a general ng to be combined with an application for the dealing to be registered if consent is . The 6-month or prescribed period referred to in section 71L (2) for registration plications is taken to have been satisfied in cases of such joint applications.	5 6 7 8
	(15)	Regu	Ilation-making powers	9
		term	regulations may make provision for or with respect to the manner in which water allocation transfers are to be terminated, extended, cancelled or ed for the purposes of this section.	10 11 12
[3]	Section 71	X Dea	lings on default	13
	Omit "On"	from s	section 71X (4).	14
	Insert instea	ad "Ex	ccept as provided by subsection (4A), on".	15
[4]	Section 71	X (4A)		16
	Insert after	section	n 71X (4):	17
	(4A)	trans not it to the	access licence that is transferred is subject to a term water allocation fer, as referred to in section 71NA, that has been registered (whether or t has come into effect), the transferee is taken to hold the licence subject e term water allocation transfer for the balance of the period for which it effect unless it is sooner cancelled or terminated in accordance with this	18 19 20 21 22 23
[5]	Section 71	X (8),	definition of "affected person"	24
	Omit the de	efinitio	on. Insert instead:	25
			<i>eted person</i> , in relation to the transfer of an access licence or holding in an ass licence under this section, means:	26 27
		(a)	any person on whom notice is required to be served under subsection (1) (b), or who is entitled to purchase money from a sale under subsection (2), in relation to the transfer, or	28 29 30
		(b)	any person who is a transferee under a term water allocation transfer, as referred to in section 71NA, in connection with the licence.	31 32
[6]	Section 74	Exit f	rom co-held access licence	33
	Insert after	section	n 74 (6):	34
	(6A)	licen been	pplication may not be made under this section by a co-holder of an access ce if a term water allocation transfer, as referred to in section 71NA, has granted with respect to the co-holder's entitlements to a water allocation r the access licence.	35 36 37 38
[7]	Section 77	Surre	ender of access licences	39
	Insert after	section	n 77 (2):	40
	(2A)	with of s	e case of an access licence that is a primary access licence in connection a term water allocation transfer, as referred to in section 71NA, the notice urrender must be accompanied by documentary evidence that the feree under the transfer consents to the licence being surrendered.	41 42 43 44

[8]	Section 78 Sus	spension and cancellation of access licences	1
	Insert at the end	d of section 78 (3) (d):	2
		, and	3
	(e)) any entitlement of the transferee under a term water allocation transfer, as referred to in section 71NA, in relation to the licence to have the water allocation account for the transferee's access licence credited with all or part of the water allocation of the suspended licence will continue.	4 5 6 7 8
[9]	Section 78A No penalty	otification of intention to suspend, cancel or require payment of	9 10
	Omit section 78	3A (1) (a). Insert instead:	11
	(a)) has given written notice to:	12
		(i) the holder of the access licence, and	13
		(ii) if there are security holders in relation to the access licence— those security holders, and	14 15
		(iii) if the holder of another access licence is the transferee under a term water allocation transfer, as referred to in section 71NA, in relation to the access licence—that holder, and	16 17 18
[10]	Section 85 Kee	eping of water allocation accounts	19
	Omit "Water" f	from section 85 (2). Insert instead "Subject to section 71NA (7), water".	20
[11]	Dictionary		21
	Insert after para	agraph (b) in the definition of <i>general dealing</i> :	22
		(ba) the transfer of an entitlement to be credited with the water allocation of an access licence, as referred to in section 71NA,	23 24
1.6	Amendment	ts concerning metering	25
[1]	Section 91H Fa	ailure to install or maintain metering equipment	26
	Omit section 91	1H (2). Insert instead:	27
	op a v	person is guilty of an offence if the person fails to ensure the proper eration of any metering equipment that has been installed in connection with water supply work or drainage work. er 2 penalty.	28 29 30 31
[2]	Section 91J		32
	Omit the section	n. Insert instead:	33
	91J Failure to	o keep metering records	34
	the equ dra	person is guilty of an offence if the person fails to keep metering records that e person is required under this Act to keep with respect to any metering uipment that has been installed in connection with a water supply work or ainage work. er 2 penalty.	35 36 37 38 39

1.7	Ame	endm	ent concerning bore drilling	1
	Secti	on 34	6A	2
	Inser	t after a	section 346:	3
3	346A	Cont	ravention of terms and conditions of bore driller's licence	4
		(1)	The holder of a bore driller's licence must ensure that the terms and co of the licence are not contravened. Tier 2 penalty.	onditions 5 6 7
		(2)	It is a defence to a prosecution under subsection (1) if the accused establishes:	d person 8 9
			(a) that the contravention of the term or condition was caused by other than the holder of the bore driller's licence, and	a person 10 11
			(b) that the holder took all reasonable steps to prevent the contrave the term or condition.	ention of 12 13
		(3)	A person who is a trainee driller carrying out bore drilling un supervision of the holder of a bore driller's licence must not contra- terms and conditions of the licence. Tier 2 penalty.	
		(4)	It is a defence to a prosecution under subsection (3) if the accused establishes that the accused person took all reasonable steps to pre contravention of the term or condition.	d person 18
1.8	Ame wate		ents concerning water allocation accounts and the tak	ing of 21
[1]	Secti	on 60	C Taking water for which there is no, or insufficient, water allocat	ion 23
		t " Offe on 60C	ences involving allocations under a single access licence" as the he (1).	ading to 24 25
[2]	Secti	on 60	C (5)–(10)	26
	Inser	t after a	section 60C (4):	27
		(5)	Offences involving allocations under 2 or more access licences	28
			A holder of 2 or more access licences that nominate the same wate work to take water from one or more water sources under this Part:	r supply 29 30
			 (a) who intentionally takes water by means of that work from the s sources concerned in excess of the combined water allocation access licences, or 	
			(b) who knows or has reasonable cause to believe that the takin water from the source or sources concerned is in excess of the convater allocations for the access licences,	
			is guilty of an offence.	37
			Tier 1 penalty.	38

(6)	A holder of 2 or more access licences that nominate the same water supply work to take water from one or more water sources under this Part is guilty of an offence if the holder takes water by means of that work from the source or sources concerned in excess of the combined water allocations for the access licences. Tier 2 penalty.			
(7)	A holder of 2 or more access licences that authorise the holder to take water	6 7		
(7)	from the same water source under this Part:	8		
	(a) who intentionally takes water from that water source in excess of the combined water allocations for the access licences, or	9 10		
	(b) who knows or has reasonable cause to believe that the taking of the water from that source is in excess of the combined water allocations for the access licences,	11 12 13		
	is guilty of an offence.	14		
	Tier 1 penalty.	15		
(8)	A holder of 2 or more access licences that authorise the holder to take water from the same water source under this Part is guilty of an offence if the holder takes water from that source in excess of the combined water allocations for the access licences in relation to that source. Tier 2 penalty.	16 17 18 19 20		
(9)	If a person who has the control or management of a water supply work takes water by means of that work in contravention of subsection (6), and the water supply work is nominated in relation to an access licence held by some other person, both persons are taken to have contravened that subsection.	21 22 23 24		
(10)	Either person referred to in subsection (9) may be proceeded against and convicted for an offence under subsection (6), as the case requires, whether or not the other person has been proceeded against or convicted for such an offence.	25 26 27 28		
Section 60	D, heading	29		
Omit " fron	n". Insert instead "by".	30		
Section 60	G Minister may charge for water illegally taken	31		
Insert after	section 60G (1):	32		
(1A)	If the person holds 2 or more access licences that authorise the holder to take water from the water source concerned, the Minister may, in accordance with criteria specified by the regulations, take the action referred to in subsection (1) (b) in relation to the water allocation accounts for each of the licences.	33 34 35 36		
Section 85	A Authorisation to take water from uncontrolled flows	37		
Omit sectio	n 85A (2)–(7). Insert instead:	38		
(2)	The management plan may make provision for or with respect to the circumstances in which the holders of regulated river (high security) access licences or regulated river (general security) access licences, or both, that relate to a water source to which this section applies are authorised to take water from the water source that has not been credited to the water allocation accounts of those licences.	39 40 41 42 43 44		

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1.9			ents concerning nominated water supply works and water ones	1 2	
[1]	Secti	on 71\	N	3	
	Omit the s		ection. Insert instead:		
			ss licence may nominate water supply works and extraction points	5	
		(1)	On the application of the holder of an access licence made in accordance with the regulations, the Minister may consent to the amendment of the licence so as:	6 7 8	
				9 10 11 12	
			(b) to nominate a specified water supply work or extraction point in another water management area or another water source as a work or point by means of or from which water credited to the licence may be taken, or	13 14 15	
			(c) to nominate a specified water supply work or extraction point in a NSW water tagging zone as a work or point by means of or from which water credited to the licence may be taken, or	16 17 18	
			(d) to nominate a specified extraction point in an interstate water tagging zone as an extraction point from which water credited to the licence may be taken,	19 20 21	
			or so as to withdraw such a nomination.	22	
		(2)	subsection (1) even though no approval is required to be held in relation to the	23 24 25	
		(3)	The relevant notifier for a water supply work must notify the Minister, in accordance with the regulations, of any of the following:	26 27	
			 (a) that the work has been nominated (whether by reference to the work itself or by reference to an extraction point at which it is located) as a work from which water credited to the interstate equivalent of an access licence may be taken, 	28 29 30 31	
			(b) that such a nomination has been withdrawn.Tier 3 penalty.	32 33	
		(4)	The regulations may make provision for or with respect to:	34	
				35	
			(i) the identification of water supply works or extraction points for the purposes of nominations, and	36 37	
			(ii) the circumstances in which particular nominations are, or are not, permitted under that subsection, and	38 39	
			(b) the giving of notifications to the Minister under subsection (3), including the form and timing of such notifications.	40 41	
		(5)	In this section:	42	
			<i>relevant notifier</i> for a water supply work means:	43	
			(a) if an approval is in force for the work—the holder of the approval, or	44	
			(b) if there is no approval in force for the work—the owner of the work. <i>water supply work</i> includes a reference to a group of such works.	45 46	

[2]	Section 712	Z Access licence dealing principles	1
	Omit section	n 71Z (2). Insert instead:	2
	(2)	The access licence dealing principles may include provisions relating to any or all of the following:	3 4
		(a) the establishment of interstate water tagging zones,	5
		(b) the establishment of NSW water tagging zones,	6
		(c) the criteria to be considered for the granting of an application with respect to a nomination referred to in section 71W (1) (b), (c) or (d).	7 8
[3]	Section 39 ⁻	1A Interstate arrangements in relation to access licences and approvals	9
	Omit "in ca	ses referred to in section 71W (2) or 89 (2)" from section 391A (1).	10
	Insert instea	d "pursuant to section 71W or 89".	11
[4]	Dictionary		12
	Insert in alp	habetical order:	13
	-	<i>interstate water tagging zone</i> means an interstate water tagging zone established by the access licence dealing principles.	14 15
		<i>NSW water tagging zone</i> means a NSW water tagging zone established by the access licence dealing principles.	16 17
1.10	Amendm processe	ents concerning the streamlining of licensing and trading s	18 19
1.10 [1]	processe		-
	processe Section 61	s	19
	processe Section 61	S Applications for granting of access licences	19 20
	processe Section 61 Insert after 9 (7)	S Applications for granting of access licences section 61 (6): An applicant for an access licence may, by notice in writing to the Minister, amend or withdraw the application for the access licence at any time before the	19 20 21 22 23
[1]	processe Section 61 Insert after 5 (7) Section 63	Applications for granting of access licences section 61 (6): An applicant for an access licence may, by notice in writing to the Minister, amend or withdraw the application for the access licence at any time before the application is determined.	19 20 21 22 23 24
[1]	processe Section 61 Insert after 5 (7) Section 63	Applications for granting of access licences section 61 (6): An applicant for an access licence may, by notice in writing to the Minister, amend or withdraw the application for the access licence at any time before the application is determined. Determination of applications	19 20 21 22 23 24 25
[1]	processe Section 61 Insert after (7) Section 63 Insert after (19)	Applications for granting of access licences section 61 (6): An applicant for an access licence may, by notice in writing to the Minister, amend or withdraw the application for the access licence at any time before the application is determined. Determination of applications section 63 (1): An access licence may be granted unconditionally or subject to such conditions as are required or permitted to be imposed under Division 3.	19 20 21 22 23 24 25 26 27
[1]	processe Section 61 Insert after 5 (7) Section 63 Insert after 5 (1A)	 Applications for granting of access licences section 61 (6): An applicant for an access licence may, by notice in writing to the Minister, amend or withdraw the application for the access licence at any time before the application is determined. Determination of applications section 63 (1): An access licence may be granted unconditionally or subject to such conditions as are required or permitted to be imposed under Division 3. 	19 20 21 22 23 24 25 26 27 28
[1] [2] [3]	processe Section 61 Insert after 3 (7) Section 63 Insert after 3 (1A) Section 66 Insert after 3	 Applications for granting of access licences section 61 (6): An applicant for an access licence may, by notice in writing to the Minister, amend or withdraw the application for the access licence at any time before the application is determined. Determination of applications section 63 (1): An access licence may be granted unconditionally or subject to such conditions as are required or permitted to be imposed under Division 3. 	19 20 21 22 23 24 25 26 27 28 29

[4]	Sect	ion 67			1		
	Omit	the se	ction.	Insert instead:	2		
	67	Impo	Imposition of conditions after access licence is granted				
		(1)	The Minister may impose discretionary conditions on an access licence after it has been granted, but only if the Minister:				
			(a)	has given written notice to the holder of the access licence that the Minister proposes to impose such conditions, and	6 7		
			(b)	has given the holder of the access licence a reasonable opportunity to make submissions to the Minister with respect to the proposed conditions, and	8 9 10		
			(c)	has taken any such submissions into consideration.	11		
		(2)	Subs	section (1) does not apply to conditions imposed on an access licence:	12		
			(a)	at the request of the holder of the access licence, or	13		
			(b)	as a result of action taken under section 66 (3), or	14		
			(c)	when the access licence is amended under section 68B, or	15		
			(d)	in connection with a dealing under Division 4.	16		
		(3)	revo orde	datory conditions of an access licence may be imposed, amended, ked or suspended by the Minister whenever it is necessary to do so in r to enable compliance with or to give effect to this Act, the regulations or evant management plan.	17 18 19 20		
		(4)	revo	Minister must cause written notice of any conditions imposed, amended, ked or suspended under this section to be served on the holder of the ss licence concerned.	21 22 23		
		(5)	the o hold	ondition imposed or a change referred to in subsection (4) takes effect on day on which the notice referred to in that subsection is served on the er of the access licence or on such later day as may be specified in the ce in that regard.	24 25 26 27		
		(6)		regulations may make provision for or with respect to the manner in which ten notices may be given for the purposes of this section.	28 29		
[5]	Sect	ion 71	L Hov	v does a dealing take effect?	30		
	Inser	t after	sectio	n 71L (2):	31		
		(2A)	an ag the e recor	application for the Minister's consent to a general dealing may also include pplication for the Minister to record the dealing in the Access Register in event that the Minister consents to the dealing. Any such application to rd the dealing is taken to have been made in accordance with ection (2) regardless of when the Minister's consent is given.	32 33 34 35 36		
[6]	Sect	ion 77	Surre	ender of access licences	37		
	Omit	"The"	' from	section 77 (1). Insert instead "Subject to subsection (2B), the".	38		
[7]	Sect	ion 77	(2B)		39		
			• •	ion 77 (3):	40		
		(2B)	The refus	Minister may, by written notice served on the holder of the access licence, se to accept the surrender of the access licence if the Minister considers it opriate to do so or in such other circumstances as may be prescribed by regulations.	41 42 43 44		

[8]	Section 77	' (4)	1				
	Omit the su	absection. Insert instead:	2				
	(4)	Without limiting section 77A or 78, the Minister may:	3				
		(a) cancel a surrendered access licence, or	4				
		(b) record in the Access Register that the Minister is the holder of the surrendered access licence.	5 6				
[9]	Section 77	r (5)	7				
	Insert "(b)"	'after "Subsection (4)".	8				
[10]	Section 92	Applications for approvals	9				
	Insert after	section 92 (7):	10				
	(8)	An applicant for an approval may, by notice in writing to the Minister, amend or withdraw the application for the approval at any time before the application is determined.	11 12 13				
[11]	Section 95	Determination of applications	14				
	Insert after	section 95 (1):	15				
	(1A)	An approval may be granted unconditionally or subject to such conditions as are required or permitted to be imposed under Division 3.	16 17				
[12]	Section 95	(5)	18				
	Omit the su	Omit the subsection. Insert instead:					
	(5)	An approval takes effect on the day on which notice of the decision to grant the approval has been given to the applicant.	20 21				
[13]	Section 10	0A	22				
	Insert after	section 100:	23				
	100A Imp	osition of conditions on granting of approval	24				
		A condition that is imposed when an approval is granted takes effect on the day on which the approval takes effect.	25 26				
[14]	Section 10	2 Imposition or change of conditions after approval is granted	27				
	Insert after	section 102 (5):	28				
	(6)	The regulations may make provision for or with respect to the manner in which written notices may be given for the purposes of this section.	29 30				
[15]	Section 10	7 Amendment of approvals	31				
	Omit section	on 107 (1). Insert instead:	32				
	(1)	Without limiting any other power conferred by another provision of this Act, the Minister may amend an approval:	33 34				
		(a) on the application of the holder of the approval, or	35				
		(b) to create 2 or more approvals from a single approval in such circumstances as may be prescribed by the regulations, or	36 37				
		(c) in such other circumstances as may be prescribed by the regulations.Note. Section 109 (2A) also enables the Minister to amend an approval to give effect to the suspension or cancellation of part of the approval.	38 39 40				

(1A)			1 2
	(a)	has given written notice to the holder of the approval that the Minister proposes to take such action, and	3 4
	(b)	has given the holder of the approval a reasonable opportunity to make submissions to the Minister with respect to the proposed action, and	5 6
	(c)	has taken any such submissions into consideration.	7
Section 10	7 (2)		8
Insert "rem	ove," a	after "alter,".	9
Section 10	8 Surr	ender of approvals	10
Omit "The"	' from	section 108 (1). Insert instead "Subject to subsection (1A), the".	11
Section 10	8 (1A)		12
Insert after	section	n 108 (1):	13
(1A)	refus appro	se to accept the surrender of the approval if the Minister considers it opriate to do so or in such other circumstances as may be prescribed by	14 15 16 17
Section 10	8 (3)		18
Insert after	section	n 108 (2):	19
(3)	With	out limiting section 109, the Minister may:	20
	(a)	cancel a surrendered approval, or	21
	(b)	transfer the surrendered approval to the Minister or to another person.	22
Section 10	9 Sus	pension and cancellation of approvals	23
Insert "(or a	any pa	rt of an approval)" after "cancel an approval" in section 109 (1).	24
Section 10	9 (2A)		25
Insert after	section	n 109 (2):	26
(2A)			27 28
Section 11	3 Reg	ister of approvals	29
Insert "tran	sferrec	l," after "amended," in section 113 (1) (b).	30
Section 36	8 App	eals to Land and Environment Court	31
Insert after	section	n 368 (1) (k):	32
	(k1)	a decision to amend an approval otherwise than on the basis of an application made by the holder of the approval,	33 34
Section 36	8 (1) (I)	35
Insert "or p	art of a	an approval" after "approval".	36
	Section 10 Insert "rem Section 10 Omit "The' Section 10 Insert after (1A) Section 10 Insert after (3) Section 10 Insert "(or a Section 10 Insert after (2A) Section 11 Insert "tran Section 36 Insert after	appro (a) (b) (c) Section $107 (2)$ Insert "remove," a Section $108 SurrOmit "The" fromSection 108 SurrOmit "The" fromSection 108 (1A)Insert after section(1A) Therefusapprothe refusapprothe refusapprothe refusapprothe refusapprothe refusapprothe refusapprothe refusapprothe refusapprothe refusapprothe refusapproved(1A) Therefusapproved(1A) Therefus(1A) Therefus$	 approval unless the Minister: (a) has given written notice to the holder of the approval that the Minister proposes to take such action, and (b) has given the holder of the approval a reasonable opportunity to make submissions to the Minister with respect to the proposed action, and (c) has taken any such submissions into consideration. Section 107 (2) Insert "remove," after "alter,". Section 108 Surrender of approvals Omit "The" from section 108 (1). Insert instead "Subject to subsection (1A), the". Section 108 (1A) Insert after section 108 (1): (1A) The Minister may, by written notice served on the holder of the approval, refuse to accept the surrender of the approval if the Minister considers it appropriate to do so or in such other circumstances as may be prescribed by the regulations. Section 108 (3) Insert after section 108 (2): (3) Without limiting section 109, the Minister may: (a) cancel a surrendered approval, or (b) transfer the surrender approval to the Minister or to another person. Section 109 (2A) Insert "(or any part of an approval)" after "cancel an approval" in section 109 (1). Section 113 Register of approvals Insert "transferred," after "amended," in section 113 (1) (b). Section 368 Appeals to Land and Environment Court Insert after section 368 (1) (k): (k1) a decision to amend an approval otherwise than on the basis of an

[25]	Sect	ion 36	8 (5A)	1		
	Inser	t after	section 368 (5):	2		
		(5A)	If the Land and Environment Court directs that a decision under appeal is stayed, the decision does not operate until the stay ceases to have effect or the Land and Environment Court confirms the decision or the appeal is withdrawn, whichever first occurs.	3 4 5 6		
[26]	Sche	dule 1	IA Access Register	7		
	Omit	clause	e 1 (3). Insert instead:	8		
		(3)	The Minister must not register any Ministerial action (other than the grant of an access licence) until:			
			(a) the end of the time permitted by section 368 (3) for making an appeal with respect to the decision, or	11 12		
			(b) if an appeal is made against the decision within that time, at or after the time the appeal is finally disposed of.	13 14		
[27]	Sche	dule 1	10 Conversion of former entitlements to access licences and approvals	15		
	Omit	clause	e 20 (2). Insert instead:	16		
		(2)	A replacement access licence or approval:	17		
			(a) is to include any mandatory conditions that are required to be imposed on the licence or approval, and	18 19		
			(b) may include such other conditions (<i>discretionary conditions</i>) as the Minister thinks fit, including (but not limited to) conditions relating to the protection of the environment.	20 21 22		
		(2A)	Notice of any mandatory or discretionary conditions of a replacement access licence or approval may be given in the written notice given under subclause (1) or by one or more subsequent written notices.	23 24 25		
		(2B)	Discretionary conditions imposed on a replacement access licence or approval before the commencement of this subclause are taken to have been validly imposed (and always to have been validly imposed) to the extent that the conditions would have been validly imposed had subclauses (2) and (2A) (as substituted or inserted by the <i>Water Management Amendment Act 2014</i>) been in force at the time that they were imposed.	26 27 28 29 30 31		
1.11	Ame	endm	ents concerning management plans	32		
[1]	Sect	ion 43	A Extension of duration of management plan dealing with water sharing	33		
	Omit	"first	anniversary" from section 43A (6). Insert instead "second anniversary".	34		
[2]	Sect	ion 45	Α	35		
	Inser	t after	section 45:	36		
	45A	Cons	solidation of management plans	37		
		(1)	The Minister may, by order published on NSW legislation website, consolidate 2 or more management plans by:	38 39		
			(a) repealing one or more management plans and amending another management plan to make provision with respect to the matters dealt with by the repealed plan or plans, or	40 41 42		

			(b)	amending a management plan to make provision with respect to the matters dealt with by one or more other plans that have expired (or are to expire) by operation of section 43.	1 2 3
		(2)		nsolidated management plan may contain provisions of a savings or itional nature consequent on the consolidation.	4 5
		(3)	Part 2	provisions of Division 9 (Compensation relating to access licences) of 2 of Chapter 3 in relation to the consolidation of management plans under ection have effect subject to the following:	6 7 8
			(a)	subject to paragraph (b), the consolidation of the management plans does not affect any right to compensation that the holder of an access licence would have had under section 87 or 87AA had the consolidation not occurred,	9 10 11 12
			(b)	the commencement of the 10-year period referred to in section 87AA (6) (b) in its application to an expired or repealed plan is to be calculated by reference to the 10-year period commencing on the date on which the expired or repealed plan was due to expire rather than the date on which the plan into which the provisions were consolidated ceases to be in force.	13 14 15 16 17 18
		(4)	or an	on 45 does not limit the circumstances in which the Minister may repeal nend a management plan under this section (including a management plan leals with water sharing).	19 20 21
[3]	Sectio	on 87/	C		22
	Insert	after s	ectior	n 87AB:	23
8				nsation payable for reductions in water allocations under certain nt management plans	24 25
			of re provi plan	nolder of an access licence is not entitled to any compensation in respect eductions in water allocations for the access licence resulting from sions included in a management plan that replaces another management if the replaced management plan authorised the inclusion of amendments sining provisions of that kind in the replaced management plan.	26 27 28 29 30
1.12	Ame	ndme	ents	concerning combined approvals	31
[1]	Chapt	er 3, I	Part 3	, Division 2, heading	32
	-			ing of" after "for".	33
[2]	Sectio	on 95	Deter	mination of applications	34
	Insert	at the	Note.	f section 95 (1): Section 99A enables the Minister to grant combined approvals at the time an ation is granted for one or more of the approvals concerned or subsequently.	35 36 37
[3]	Sectio	on 95	(2)		38
	Omit t	the sul	osectio	on.	39

[4]] Section 99A					
	Inser	t after	ection 99:		2	
	99A	Grar	ing of combined approvals		3	
		(1)	The Minister may, on application or on the l more approvals by means of a single approval).		4 5 6	
		(2)	A combined approval may be granted:		7	
			(a) at the time an application for one or m	ore of the approvals is granted, or	8	
			(b) by amending an existing approval (wh to include additional approvals.		9 10	
			Note. Section 92 (4) provides that an application r whether of the same or of a different kind, unle application to be made in relation to one or more	ess the Minister requires a separate	11 12 13	
		(3)	A combined approval that is granted by amprovide for a common expiry date for all of		14 15	
		(4)	A combined approval may:		16	
			(a) deal with approvals with respect to approvals or the same or different kind		17 18	
			(b) provide for common terms and conconditions, for some or all of the appr		19 20	
		(5)	A combined approval is taken to have effect it were:	for the purposes of this Act as if	21 22	
			(a) to the extent it contains an approval, or	val for water use—a water use	23 24	
			(b) to the extent it contains an approval water supply work—a water supply w		25 26	
			(c) to the extent that it contains an approv a drainage work—a drainage work ap		27 28	
			(d) to the extent that it contains an approv a flood work—a flood work approval		29 30	
			(e) to the extent that it contains approval f activity—a controlled activity approv		31 32	
			(f) to the extent that it contains approval interference activity—an aquifer inter		33 34	
		(6)	Each approval granted by means of a comprovided by section 95 (5).	mbined approval takes effect as	35 36	
		(7)	Section 98 (Notice of decision) does not app to grant a combined approval that is made of		37 38	
		(8)	Nothing in this section:		39	
			(a) permits the Minister to grant an appro conditions of an approval, by means of than in accordance with the requiren approval, or	of a combined approval otherwise	40 41 42 43	
			(b) limits any right of appeal against a de kind of approval granted.	ecision made with respect to each	44 45	

1.13	Ame	endm	ents	concerning floodplain harvesting access licences	1
[1]	Sect	ion 57	Categ	gories of licence	2
	Inser	t after	section	n 57 (1) (k):	3
			(k1)	floodplain harvesting (regulated river) access licences,	4
			(k2)	floodplain harvesting (unregulated river) access licences,	5
[2]	Sect	ion 57	Α		6
	Inser	t after	section	n 57:	7
	57A	Spec	ial pro	ovisions relating to floodplain harvesting access licences	8
		(1)	actua follo	regulations may make provision for or with respect to the conversion of al or proposed floodplain water usage by landholders into any of the wing categories or subcategories of floodplain harvesting access licences accement floodplain harvesting access licences):	9 10 11 12
			(a)	floodplain harvesting (regulated river) access licences,	13
			(b)	floodplain harvesting (unregulated river) access licences,	14
			(c)	any other categories or subcategories of floodplain harvesting access licences prescribed for the purposes of section 57 (1) (l) or (2).	15 16
		(2)		out limiting subsection (1), the regulations may make provision for or respect to the following:	17 18
			(a)	the circumstances in which actual or proposed floodplain water usage by landholders will give rise to replacement floodplain harvesting access licences,	19 20 21
			(b)	the terms and conditions of replacement floodplain harvesting access licences,	22 23
			(c)	the share components of replacement floodplain harvesting access licences (including the process for the determination of such share components),	24 25 26
			(d)	the determination of applications for approvals for flood works or other works (whether made under this Act or the <i>Water Act 1912</i>) in connection with floodplains in respect of which replacement floodplain harvesting access licences will arise,	27 28 29 30
			(e)	the establishment, functions and procedure of advisory committees to provide advice to the Minister on matters in connection with any scheme prescribed by the regulations for the creation of replacement floodplain harvesting access licences (including providing for the application of section 397 to the acts or omissions of such committees or their members).	31 32 33 34 35 36
		(3)	provi	alations made for the purposes of this section have effect despite any isions of this Act (including Schedule 10) that are specified by the lations.	37 38 39
		(4)	subc: regul	bodplain harvesting (regulated river) access licence, or other category or ategory of floodplain harvesting access licence, that nominates a lated river water source is taken to authorise the taking of water from the lplain for the river and, accordingly, any water taken under that licence	40 41 42 43

			from that floodplain is to be treated as having been taken from the regulated river water source for the purposes of this Act or any management plan that applies to the river. Note. For example, the taking of water from a floodplain under a floodplain harvesting	1 2 3 4
			(regulated river) access licence otherwise than in accordance with the water allocation for the licence will be an offence under section 60C even though it was not directly taken from the regulated river to which the licence relates.	4 5 6 7
		(5)	In this section:	8
			<i>floodplain water usage</i> by landholders means the taking or use of water by landholders (whether or not under an approval, licence or other authority) from land that is, or is to become, a floodplain.	9 10 11
			Note. The Dictionary defines <i>floodplain</i> to mean land declared by the regulations to be a floodplain.	12 13
1.14			ents concerning the conversion of former entitlements into cences	14 15
[1]	Sche	dule 1	0 Conversion of former entitlements to access licences and approvals	16
	Insert	after o	clause 6 (2):	17
		(3)	However, subclauses (1) and (2) do not apply in relation to an entitlement to take or use water for domestic and stock purposes if the entitlement arises from Part 2 of the 1912 Act.	18 19 20
		(4)	Any access licence issued before the commencement of subclause (3) as a replacement for an entitlement of the kind referred to in that subclause that would have been validly issued if that subclause had been in force at the time it was issued is taken to have been (and always to have been) validly issued.	21 22 23 24
[2]	Sche	dule 1	0, clause 25	25
	Omit	the cla	use. Insert instead:	26
	25	Wate	r allocation accounts	27
		(1)	Water allocation accounts where appointed day before clause re-enactment day	28 29
			Subclauses (2)–(5) apply with respect to a replacement access licence if the appointed day in relation to the licence occurred before the day on which this clause was substituted by the <i>Water Management Amendment Act 2014</i> (the <i>clause re-enactment day</i>).	30 31 32 33
		(2)	The <i>first reconciliation balance</i> for the water allocation account for a replacement access licence is the balance determined for the account as at 1 July of the next water year following the water year in which the appointed day occurred.	34 35 36 37
			Note. A first reconciliation balance will usually have been determined after the 1 July concerned following the collection of relevant information such as, for example, meter readings.	38 39 40
		(3)	Subject to subclause (4), any balance (including a zero balance) that appeared on the clause re-enactment day in the water accounting system of the Department as the first reconciliation balance for the water allocation account for a replacement access licence is taken to be (and always to have been) the correct first reconciliation balance.	41 42 43 44 45
			Note. This subclause extends to first reconciliation balances that may have been revised or corrected after the appointed day but before the clause re-enactment day.	46 47

	(4)		Minister may amend the first reconciliation balance referred to in lause (3) after the clause re-enactment day if:	1 2
		(a)	the Minister is satisfied, based on later and more accurate information, that the balance was not correctly determined or displayed, and	3 4
		(b)	the clause re-enactment day occurred no later than 2 years after the appointed day.	5 6
	(5)		out limiting section 367, a certificate issued by the Minister that states a specified balance (including a zero balance):	7 8
		(a)	was, or was not, the first reconciliation balance for the water allocation account for the purposes of subclause (3), or	9 10
		(b)	was, or was not, the first reconciliation balance for the water allocation account for the purposes of subclause (3), as amended under subclause (4),	11 12 13
		is ad state	missible in any legal proceedings and is evidence of the fact or facts so d.	14 15
	(6)		er allocations accounts where appointed day on or after clause nactment day	16 17
			clauses (7)–(9) apply with respect to an access licence if the appointed day lation to the licence occurs on or after the clause re-enactment day.	18 19
	(7)	repla	he appointed day, the balance for the water allocation account for a accement access licence or licences is taken to be zero unless the lations provide otherwise.	20 21 22
	(8)	alloc	regulations may make provision for or with respect to the balances to be tated to the water allocation accounts for replacement access licences other generally or for the purposes of the relevant management plan).	23 24 25
	(9)		out limiting subclause (8), the regulations may make provision for or with ect to the following:	26 27
		(a)	the allocation, calculation or determination of balances for water allocation accounts for replacement access licences,	28 29
		(b)	the use of balances from existing water accounts for former entitlements and other information in connection with the allocation, calculation or determination of balances for water allocation accounts for replacement access licences,	30 31 32 33
		(c)	the correction or re-calculation of balances for water allocation accounts for replacement access licences.	34 35
	(10)	Defir	nition	36
		In th	is clause:	37
			ing water account, in relation to a former entitlement, means the water	38
			unt that, in accordance with the administrative practices followed by the ctor-General before the appointed day in relation to the entitlement, was	39 40
			in relation to the entitlement.	41
		wate	<i>r year</i> means a year commencing on 1 July.	42
1.15	Amendm	ents	concerning savings and transitional matters	43
[1]	Schedule 9	Savi	ngs, transitional and other provisions	44
	Insert at the	end c	of clause 1 (1):	45
		any o	other Act that amends this Act	46

[2]	Schedule 9	9, clause 13	1				
	Insert at the end of the clause:						
	(2)	Section 43 (Duration of management plans) is taken to apply to a floodplain management plan that becomes a Minister's plan by operation of subclause (1) as if it had commenced on the day on which it became a Minister's plan.	3 4 5				
[3]	Schedule 9)	6				
	Insert at the	e end of the Schedule with appropriate Part and clause numbering:	7				
	Part	Provisions consequent on enactment of Water Management Amendment Act 2014	8 9				
	Defir	nition	10				
		In this Part:	11				
		amending Act means the Water Management Amendment Act 2014.	12				
	Ame	ndments concerning supplementary water access licences	13				
	(1)	An order that was in force under section 70 immediately before the day on which that section was substituted by Schedule 1.2 to the amending Act continues to have effect for the purposes of the substituted section as if the provisions of the order were contained in a relevant management plan.	14 15 16 17				
	(2)	An order to which subclause (1) applies ceases to have effect on the day on which a relevant management plan makes provision for the matter concerned or the day on which the order is revoked, whichever is earlier.	18 19 20				
	(3)	Sections 87 and 87AA, as amended by Schedule 1.2 to the amending Act, extend to regulated river supplementary water access licences that were in force immediately before their amendment.	21 22 23				
	Ame	ndments concerning harvestable rights	24				
	(1)	Sections 53 and 54, as substituted by Schedule 1.3 to the amending Act, extend to existing dams.	25 26				
	(2)	An <i>existing dam</i> is a dam that was in existence immediately before sections 53 and 54 were substituted by Schedule 1.3 to the amending Act.	27 28				
	(3)	However, nothing in this clause permits the capturing and storage of water in, or the taking and use of water from, an existing dam in accordance with substituted sections 53 and 54 if the dam was not lawfully constructed and continues to be unlawful.	29 30 31 32				
	Ame	ndments concerning the controlled allocation of access licences	33				
		Section 65, as amended by Schedule 1.4 to the amending Act, extends to orders under that section that were in force immediately before the commencement of that Schedule.	34 35 36				
	Ame	ndments concerning water allocation accounts and the taking of water	37				
	(1)	An order that was in force under section 85A immediately before the day on which that section was amended by Schedule 1.8 to the amending Act continues to have effect for the purposes of the amended section as if the provisions of the order were contained in a relevant management plan.	38 39 40 41				

(2) An order to which subclause (1) applies ceases to have effect on the day on which a relevant management plan makes provision for the matter concerned or the day on which the order is revoked, whichever is earlier.

Amendments concerning nominated water supply works and water tagging zones

Section 71W, as in force immediately before the day on which it was substituted by Schedule 1.9 to the amending Act, continues to apply to applications that were made (but not determined) before that day.

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Amendments concerning the streamlining of licensing and trading processes

- Each of the following provisions, as amended, inserted or substituted by Schedule 1.10 to the amending Act, extends to applications made (but not determined) before the amendment, insertion or substitution of the provision concerned:
 - (a) sections 61 and 92,
 14

 (b) sections 63 (1A) and 95 (1A),
 15
 - (b) sections 63 (1A) and 95 (1A),
 - (c) sections 66A, 67 and 100A,
 (d) section 95 (5).
- (2) Section 107, as amended by Schedule 1.10 to the amending Act, extends to approvals that were in force immediately before the commencement of the amendment concerned.
- (3) Clause 1 (3) of Schedule 1A, as substituted by Schedule 1.10 to the amending Act, extends to access licences granted (but not recorded in the Access Register) before the substitution of that subclause.

Amendments concerning management plans

Sections 43A, 45A and 87AC, as amended, substituted or inserted by Schedule 1.11 to the amending Act, extend to management plans that were in force immediately before the amendment, substitution or insertion of the provision concerned. 28

Amendments concerning combined approvals

Sections 95 and 99A, as amended or inserted by Schedule 1.12 to the amending Act, extend to:

- (a) applications for approvals that were made (but not determined) before the amendment or insertion of the provision concerned, and
- (b) approvals that were in force immediately before the amendment or insertion of the provision concerned.

Amendments concerning floodplain harvesting access licences

- Part 2 of Chapter 3 is taken not to have commenced to apply to any category of floodplain harvesting access licences in connection with a place or water source regardless of whether or not that category was expressly excluded from a previous application proclamation for the place or source.
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- (2) A *previous application proclamation* for a place or water source is a proclamation under section 55A made with respect to the place or water source that was published before the day on which section 57A was inserted by the amending Act.
 (2) A *previous application proclamation* for a place or water source is a proclamation under section 55A made with respect to the place or water source 42
 (2) A *previous application proclamation* for a place or water source is a a proclamation under section 55A made with respect to the place or water source 42

Note. A proclamation under section 55A operates to apply Part 2 of Chapter 3 to parts of the State or water sources specified by the proclamation.

(3) This clause applies despite section 55A (or a proclamation made under that section) or Schedule 10.

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(4) However, nothing in this clause limits the application of section 57A (as inserted by Schedule 1.13 to the amending Act), or any regulations made for the purposes of that section, to the conversion of actual or proposed floodplain swater usage by landholders into floodplain harvesting access licences in connection with a water source to which subclause (1) applies.
(4) However, nothing in this clause limits the application of section 57A (as inserted by Schedule 1.13 to the amending Act), or any regulations made for the purposes of that section, to the conversion of actual or proposed floodplain structure is a section of actual or proposed floodplain the purpose of the purpose of

Amendment of water sharing plans

- The amendments made to a water sharing plan by Schedule 2 to the amending Act are not to be construed as altering the meaning of any provision of the plan (a *native title provision*) dealing with the management of a water source with respect to which there may be native rights.
- (2) Accordingly, a native title provision is to continue to be construed to have the
 same meaning as it had before the amendment of the plan until it is amended
 by some other means.

Sch	nedule 2 A	mendment of water sharing plans	1
2.1		r Plan for the Bega and Brogo Rivers Area Regulated, Ind Alluvial Water Sources 2011	2 3
[1]	Clause 38 Supply licences	y for domestic and stock rights, native title rights and access	4 5
	Omit "domestic and	nd stock rights and" from clause 38 (1) (a).	6
[2]	Clause 38 (1) (a1)	7
	Insert after clause	38 (1) (a):	8
	(a1)	it would be capable of maintaining supply to those persons exercising domestic and stock rights in the water source through a repeat of the worst period of low inflows into the Bega and Brogo Regulated Rivers Water Source (based on historical flow information held by the Department when this Plan commenced),	9 10 11 12 13
[3]	Clause 38 (1) (b)		14
	Omit "worst perio held by the NSW	od of inflows into this water source, as represented in flow information Office of Water".	15 16
		rst period of low inflows into this water source (based on historical flow by the Department when this Plan commenced)".	17 18
[4]	Clause 38 (1) (c)		19
		od of low inflows into these water sources, as represented in flow by the NSW Office of Water".	20 21
		rst period of low inflows into this water source (based on historical flow by the Department when this Plan commenced)".	22 23
[5]	Clause 38 (1) (d)		24
	Omit "worst perio held by the NSW	d of low inflows into this water source, as represented in flow information Office of Water".	25 26
	Insert instead "wo information held b	rst period of low inflows into this water source (based on historical flow by the Department when this Plan commenced)".	27 28
2.2	Water Sharing 2012	Plan for the Belubula Regulated River Water Source	29 30
[1]	Clause 31 Supply	y for domestic and stock and native title rights	31
	with the exercise	ion with the exercise of native title rights, but is restricted in connection of domestic and stock rights to historical flow information held by the this Plan commenced" after "data" in clause 31 (1).	32 33 34
[2]	Clause 39 Availa	ble water determinations for domestic and stock access licences	35
		od of inflows into this water source, as represented in flow information tment" from clause 39 (3).	36 37
		rst period of low inflows into this water source (based on historical flow by the Department when this Plan commenced)".	38 39

[3]	Clause 40 Available water determinations for local water utility access licences	1
	Omit "worst period of inflows into this water source, as represented in flow information held by the Department" from clause 40 (3).	2 3
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	4 5
[4]	Clause 41 Available water determinations for regulated river (high security) access licences	6 7
	Omit "worst period of inflows into the water source, as represented in flow information held by the Department at the commencement of this Plan" from clause 40 (3).	8 9
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	10 11
2.3	Water Sharing Plan for the Gwydir Regulated River Water Source 2002	12
[1]	Clause 18 Domestic and stock rights	13
	Omit "worst period of low inflows into this water source, as represented in flow information held by the Department" from clause 18 (3).	14 15
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	16 17
[2]	Clause 35 Available water determinations for domestic and stock access licences	18
	Omit "worst period of low inflows to this water source, as represented in flow information held by the Department" from clause 35 (1).	19 20
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	21 22
[3]	Clause 36 Available water determinations for local water utility access licences	23
	Omit "worst period of low inflows to this water source, as represented in flow information held by the Department" from clause 36 (1).	24 25
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	26 27
[4]	Clause 37 Available water determinations for regulated river (high security) access licences	28 29
	Omit "worst period of low inflows to this water source, as represented in flow information held by the Department" from clause 37 (1).	30 31
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	32 33
2.4	Water Sharing Plan for the Hunter Regulated River Water Source 2003	34
[1]	Clause 15 Planned environmental water	35
	Omit "worst drought in this water source for which reliable flow information is available" from clause 15 (d).	36 37
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	38 39

[2]	Clause 19 Domestic and stock rights	1
	Omit "worst period of low inflows to this water source, as represented in flow information held by the Department" from clause 19 (3).	2 3
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	4 5
[3]	Clause 36 Available water determinations for domestic and stock access licences	6
	Omit "worst period of low inflows to this water source, represented in flow information held by the Department" from clause 36 (1).	7 8
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	9 10
[4]	Clause 37 Available water determinations for major utility access licences	11
	Omit "worst period of low inflows to this water source, represented in flow information held by the Department" from clause 37 (1).	12 13
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	14 15
[5]	Clause 38 Available water determinations for local water utility access licences	16
	Omit "worst period of low inflows to this water source, represented in flow information held by the Department" from clause 38 (1).	17 18
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	19 20
2.5	Water Sharing Plan for the Lachlan Regulated River Water Source 2003	21
[1]	Clause 40 Demostic and stack sights	
	Clause 18 Domestic and stock rights	22
	Omit "worst period of low inflows to this water source, as represented in flow information held by the Department" from clause 18 (3).	22 23 24
	Omit "worst period of low inflows to this water source, as represented in flow information	23
[2]	Omit "worst period of low inflows to this water source, as represented in flow information held by the Department" from clause 18 (3). Insert instead "worst period of low inflows into this water source (based on historical flow	23 24 25
[2]	Omit "worst period of low inflows to this water source, as represented in flow information held by the Department" from clause 18 (3). Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	23 24 25 26
[2]	 Omit "worst period of low inflows to this water source, as represented in flow information held by the Department" from clause 18 (3). Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)". Clause 37 Available water determinations for domestic and stock access licences Omit "worst period of low inflows to this water source, represented in flow information 	23 24 25 26 27 28
[2]	 Omit "worst period of low inflows to this water source, as represented in flow information held by the Department" from clause 18 (3). Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)". Clause 37 Available water determinations for domestic and stock access licences Omit "worst period of low inflows to this water source, represented in flow information held by the Department" from clause 37 (1). Insert instead "worst period of low inflows into this water source (based on historical flow 	23 24 25 26 27 28 29 30
	 Omit "worst period of low inflows to this water source, as represented in flow information held by the Department" from clause 18 (3). Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)". Clause 37 Available water determinations for domestic and stock access licences Omit "worst period of low inflows to this water source, represented in flow information held by the Department" from clause 37 (1). Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department" from clause 37 (1). 	23 24 25 26 27 28 29 30 31

[4]	Clause 39 Available water determinations for regulated river (high security) access licences	1 2
	Omit "worst period of low inflows to this water source represented in flow information held by the Department" from clause 39 (1).	3 4
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	5 6
2.6	Water Sharing Plan for the Macquarie and Cudgegong Regulated Rivers Water Source 2003	7 8
[1]	Clause 18 Domestic and stock rights	9
	Omit "worst period of low inflows to this water source, represented in flow information held by the Department" from clause 18 (3).	10 11
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	12 13
[2]	Clause 35 Available water determinations for domestic and stock access licences	14
	Omit "worst period of low inflows to this water source, represented in flow information held by the Department" from clause 35 (1).	15 16
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	17 18
[3]	Clause 36 Available water determinations for local water utility access licences	19
	Omit "worst period of low inflows to this water source, represented in flow information held by the Department" from clause 36 (1).	20 21
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	22 23
[4]	Clause 37 Available water determinations for regulated river (high security) access licences	24 25
	Omit "worst period of low inflows to this water source, represented in flow information held by the Department" from clause 37 (1).	26 27
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	28 29
2.7	Water Sharing Plan for the Murrumbidgee Regulated River Water Source 2003	30 31
[1]	Clause 18 Domestic and stock rights	32
	Omit "worst period of low inflows to this water source represented in flow information held by the Department of Land and Water Conservation" from clause 18 (3).	33 34
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	35 36
[2]	Clause 36 Available water determinations for domestic and stock access licences	37
	Omit "worst period of low inflows to this water source represented in flow information held by the Department" from clause 36 (1).	38 39
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	40 41

[3]	Clause 37 Available water determinations for local water utility access licences	1
	Omit "worst period of low inflows to this water source represented in flow information held by the Department" from clause 37 (1).	2 3
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	4 5
[4]	Clause 38 Available water determinations for regulated river (high security) access licences	6 7
	Omit "worst period of low inflows to this water source represented in flow information held by the Department" from clause 38 (1).	8 9
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	10 11
2.8	Water Sharing Plan for the NSW Border Rivers Regulated River Water Source 2009	12 13
[1]	Clause 15 Domestic and stock rights	14
	Omit "worst period of inflows into this water source prior to the commencement of this Plan, as represented in flow information held by the Department" from clause 15 (3).	15 16
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	17 18
[2]	Clause 33 Available water determinations for domestic and stock access licences	19
	Omit "worst period of low inflows to this water source prior to the commencement of this Plan, as represented in flow information held by the Department" from clause 33 (1).	20 21
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	22 23
[3]	Clause 34 Available water determinations for local water utility access licences	24
	Omit "worst period of low inflows to this water source prior to the commencement of this Plan, as represented in flow information held by the Department" from clause 34 (1).	25 26
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	27 28
[4]	Clause 35 Available water determinations for regulated river (high security) access licences	29 30
	Omit "worst period of low inflows to this water source prior to the commencement of this Plan, as represented in flow information held by the Department" from clause 35 (1).	31 32
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	33 34
2.9	Water Sharing Plan for the New South Wales Murray and Lower Darling Regulated Rivers Water Sources 2003	35 36
[1]	Clause 18 Domestic and stock rights	37
	Omit "worst period of low inflows to each water source for which flow information is held by the Department" from clause 18 (4).	38 39
	Insert instead "worst period of low inflows into each water source (based on historical flow information held by the Department when this Plan commenced)".	40 41

[2]	Clause 35 Available water determinations for domestic and stock access licences	1
	Omit "worst period of low inflows to the Murray Water Source represented in flow information held by the Department" from clause 35 (1).	2 3
	Insert instead "worst period of low inflows into the Murray Water Source (based on historical flow information held by the Department when this Plan commenced)".	4 5
[3]	Clause 36 Available water determinations for local water utility access licences	6
	Omit "worst period of low inflows to the Murray Water Source represented in flow information held by the Department" from clause 36 (1).	7 8
	Insert instead "worst period of low inflows into the Murray Water Source (based on historical flow information held by the Department when this Plan commenced)".	9 10
[4]	Clause 37 Available water determinations for regulated river (high security) access licences	11 12
	Omit "worst period of low inflows to the Murray Water Source represented in flow information held by the Department" from clause 37 (1).	13 14
	Insert instead "worst period of low inflows into the Murray Water Source (based on historical flow information held by the Department when this Plan commenced)".	15 16
2.10	Water Sharing Plan for the Paterson Regulated River Water Source 2007	17 18
[1]	Clause 14 Planned environmental water	19
	Omit "worst drought in this water source for which reliable flow information is available" from clause $14(1)(f)$.	20 21
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	22 23
[2]	Clause 17 Domestic and stock rights	24
	Omit "worst period of low inflows to this water source, as represented in flow information held by the Department at the commencement of this Plan" from clause 17 (3).	25 26
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	27 28
[3]	Clause 33 Available water determinations for domestic and stock access licences	29
	Omit "worst period of low inflows to this water source, represented in flow information held by the Department at the commencement of this Plan" from clause 33 (1).	30 31
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	32 33
[4]	Clause 34 Available water determinations for local water utility access licences	34
	Omit "worst period of low inflows to this water source, represented in flow information held by the Department at the commencement of this Plan" from clause 34 (1).	35 36
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	37 38

2.11		aring Plan for the Peel Valley Regulated, Unregulated, and Fractured Rock Water Sources 2010	1 2
[1]	Clause 37 Supply for domestic and stock and native title rights		3
	Insert after clause 37 (1):		4
	(1A)	However, the flow information that may be relied on under subclause (1) to determine the worst period of low inflows in connection with the exercise of domestic and stock rights is limited to historical flow information held by the Department when this Plan commenced.	5 6 7 8
[2]	Clause 47	Available water determinations for domestic and stock access licences	9
		st period of inflows into this water source, as represented in flow information NSW Office of Water" from clause 47 (5).	10 11
		ad "worst period of low inflows into this water source (based on historical flow held by the Department when this Plan commenced)".	12 13
[3]	Clause 48	Available water determinations for local water utility access licences	14
		st period of low inflows into these water sources, as represented in flow a held by the NSW Office of Water" from clause 48 (5).	15 16
		ad "worst period of low inflows into these water sources (based on historical nation held by the Department when this Plan commenced)".	17 18
[4]	Clause 49 / licences	Available water determinations for regulated river (high security) access	19 20
		st period of low inflows into these water sources, as represented in flow a held by the NSW Office of Water" from clause 49 (2).	21 22
		ad "worst period of low inflows into these water sources (based on historical nation held by the Department when this Plan commenced)".	23 24
[5]	Schedule 1	I Dictionary	25
	Omit the de	efinition of worst period of low inflows.	26
2.12		aring Plan for the Richmond River Area Unregulated, d and Alluvial Water Sources 2010	27 28
[1]	Clause 31	Environmental release rules for Toonumbar Dam	29
		st period of low inflows to this water source, as represented in flow information NSW Office of Water" from clause 31 (4).	30 31
		ad "worst period of low inflows into this water source (based on historical flow held by the Department when this Plan commenced)".	32 33
[2]	Clause 36 Supply for domestic and stock and native title rights		34
	Insert after	clause 36 (1):	35
	(1A)	However, the flow information that may be relied on under subclause (1) to determine the worst period of low inflows in connection with the exercise of domestic and stock rights is limited to historical flow information held by the Department when this Plan commenced.	36 37 38 39

[3]	Clause 43 Available water determinations for domestic and stock access licences	1
	Omit "worst period of inflows into this water source, as represented in flow information held by the NSW Office of Water" from clause 43 (5).	2 3
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	4 5
[4]	Clause 44 Available water determinations for local water utility access licences	6
	Omit "worst period of inflows into this water source, as represented in flow information held by the NSW Office of Water" from clause 44 (5).	7 8
	Insert instead "worst period of low inflows into this water source (based on historical flow information held by the Department when this Plan commenced)".	9 10
[5]	Clause 45 Available water determinations for regulated river (high security) access licences	11 12
	Omit "worst period of low inflows into the water source, as represented in flow information held by the NSW Office of Water" from clause 45 (3).	13 14
	Insert instead "worst period of low inflows into the water source (based on historical flow information held by the Department when this Plan commenced)".	15 16
2.13	Water Sharing Plan for the Upper Namoi and Lower Namoi Regulated River Water Sources 2003	17 18
[1]	Clause 18 Domestic and stock rights	19
	Omit "worst period of low inflows into these water sources, as represented in flow information held by the Department" from clause 18 (4).	20 21
	Insert instead "worst period of low inflows into these water sources (based on historical flow information held by the Department when this Plan commenced)".	22 23
[2]	Clause 35 Available water determinations for domestic and stock access licences	24
	Omit "worst period of low inflows into these water sources, as represented in flow information held by the Department" from clause 35 (1).	25 26
	Insert instead "worst period of low inflows into these water sources (based on historical flow information held by the Department when this Plan commenced)".	27 28
[3]	Clause 36 Available water determinations for local water utility access licences	29
	Omit "worst period of low inflows into these water sources, as represented in flow information held by the Department" from clause 36 (1).	30 31
	Insert instead "worst period of low inflows into these water sources (based on historical flow information held by the Department when this Plan commenced)".	32 33
[4]	Clause 37 Available water determinations for regulated river (high security) access licences	34 35
	Omit "worst period of low inflows into these water sources, as represented in flow information held by the Department" from clause 37 (1).	36 37
	Insert instead "worst period of low inflows into these water sources (based on historical flow information held by the Department when this Plan commenced)".	38 39

Schedule 3 Consequential amendment of other legislation		1
3.1	Water Management Amendment Act 2008 No 73	2
	Schedule 4 Amendments relating to access licences Omit Schedule 4 [5], [6], [10] and [11].	3
3.2		5
[1]	Clause 4 Categories of access licence Omit clause 4 (1) (c).	6
[2]	Schedule 3 Categories and subcategories of licences Omit the matter relating to Floodplain harvesting.	8