# New South Wales



ANNO QUARTO

## ELIZABETHÆ II REGINÆ

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Act No. 5, 1955.

An Act to ratify and approve an Agreement for the further variation of a certain Agreement entered into between the Prime Minister of the Commonwealth and the Premiers of the States of New South Wales, Victoria and South Australia, respecting the River Murray and Lake Victoria and other waters; to amend the River Murray Waters Act, 1915–1949, and certain other Acts; and for purposes connected therewith. [Assented to, 8th March, 1955.]

B<sup>E</sup> it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. (1) This Act may be cited as the "River Murray Short Waters (Amendment) Act, 1955,"

9503 [4d.]

Construc-

(2) This Act shall be read and construed with the River Murray Waters Act, 1915-1949, which Act is in this Act referred to as the Principal Act.

Citation.

(3) The Principal Act, as amended by this Act, may be cited as the River Murray Waters Act, 1915-1955.

Commencement. (4) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

Act to bind Crown.

(5) This Act shall bind the Crown.

Ratification of further amending Agreement. 2. The Third Further Amending Agreement, a copy of which is set out in the Fifth Schedule to the Principal Act, as inserted by section three of this Act, is hereby ratified and approved.

Amendment of Act No. 8, 1915. Sec. 4 3. The Principal Act is amended—

tions.)

New Fifth

Schedule.

(Defini-

(a) by inserting in section four, at the end of the definition of "The agreement" the words "and by the Agreement a copy of which is set out in the Fifth Schedule";

(b) by inserting next after the Fourth Schedule the following new Schedule:—

#### FIFTH SCHEDULE

#### THE THIRD FURTHER AMENDING AGREEMENT

AGREEMENT made the second day of November One thousand nine hundred and fifty-four Between The Right Honourable Robert Gordon Menzies Prime Minister of the Commonwealth of Australia for and on behalf of the Commonwealth of Australia of the first part The Honourable John Joseph Cahill Premier of the State of New South Wales for and on behalf of that State of the second part The Honourable John Cain Premier of the State of Victoria for and on behalf of that State of the third part and The Honourable Thomas Playford Premier of the State of South Australia for and on behalf of that State of the fourth part:

Whereas on the ninth day of September One thousand nine hundred and fourteen an Agreement was entered into by the Prime Minister of the Commonwealth of Australia and the Premiers of the States of New South Wales, Victoria and South Australia with regard to the economical use of the waters of the River Murray and

its

its tributaries for irrigation and navigation and to the reconciling of the interests of the Commonwealth of Australia and the said States which Agreement was ratified by the Parliament of the Commonwealth of Australia and the Parliaments of the said States and which Agreement is in this Agreement referred to as "the Principal Agreement":

And Whereas by further Agreements dated the tenth day of August One thousand nine hundred and twenty-three, the twenty-third day of July One thousand nine hundred and thirty-four and the twenty-sixth day of November One thousand nine hundred and forty-eight (in this Agreement respectively referred to as "the first Amending Agreement", "the second Amending Agreement" and "the third Amending Agreement") all made between the Prime Minister of the Commonwealth of Australia and the Premiers of the States of New South Wales, Victoria and South Australia certain provisions of the Principal Agreement were modified:

AND WHEREAS the first Amending Agreement, the second Amending Agreement and the third Amending Agreement were all subsequently ratified by the Parliament of the Commonwealth of Australia and by the Parliaments of the said States:

AND WHEREAS AT A Conference between The Honourable Wilfred Selwyn Kent Hughes Minister for Works of the Commonwealth of Australia The Honourable John Brophy Renshaw Minister for Public Works and Local Government of the State of New South Wales The Honourable Ambrose George Enticknap Minister for Conservation of the State of New South Wales The Honourable Clive Philip Stoneham Minister for Water Supply of the State of Victoria and The Honourable Malcolm McIntosh Minister of Works of the State of South Australia held on the nineteenth day of July, One thousand nine hundred and fifty-four, certain resolutions were agreed to with a view to further modifying certain of the provisions of the Principal Agreement as amended by the first Amending Agreement, the second Amending Agreement and the third Amending Agreement:

Now it is hereby further agreed as follows:-

#### I. RATIFICATION AND ENFORCEMENT.

- 1. This Agreement is subject to ratification by the Parliaments of the Commonwealth of Australia and of the States of New South Wales Victoria and South Australia and shall come into effect when so ratified.
- 2. The Contracting Governments hereby agree to submit this Agreement for ratification to the respective Parliaments of the Commonwealth of Australia and of the said States during the present session of any such Parliament or if any such Parliament is not in session at the date of this Agreement then at the first session of that Parliament held after the date of this Agreement.

- 3. Each of the Contracting Governments so far as its jurisdiction extends and so far as it may be necessary shall provide for or secure the execution and enforcement of the provisions of this Agreement and any Acts ratifying it.
- 4. On and after the date of ratification of this Agreement the Principal Agreement as amended by the first Amending Agreement, the second Amending Agreement and the third Amending Agreement shall be read and construed as if the amendments made by this Agreement were incorporated in the Principal Agreement as so amended.
- II. AMENDMENT OF PRINCIPAL AGREEMENT AS AMENDED BY FIRST, SECOND AND THIRD AMENDING AGREEMENTS.
- 5. Clause 20 of the Principal Agreement as amended by clause 5 of the second Amending Agreement and clause 7 of the third Amending Agreement is further amended—
  - (a) by omitting paragraph (i) and inserting in its stead the following paragraph:—
    - "(i) the provision of a storage on the upper River Murray (in this Agreement referred to as the "Upper Murray Storage") with a capacity of approximately two and one-half million acre feet of water and with a roadway along the top of the containing dam;" and
- (b) by inserting after paragraph (v) the following new paragraph:—
  - "(vi) the construction or execution of such works or work on the River Murray between Tocumwal and Echuca and on the effluents of that river between those two points as the Commission from time to time determines as necessary to prevent the loss of the regulated flow of the river."
- 6. Clause 32 of the Principal Agreement is omitted and the following clause is inserted in its stead:—
- "32. The cost of carrying out the works mentioned in clause twenty of this Agreement is estimated at Nineteen million seven hundred and fifty thousand pounds and shall be borne by the Contracting Governments in equal shares PROVIDED ALWAYS that, in the event of a contribution or contributions being received from the Snowy Mountains Hydro-electric Authority towards the cost of the works necessary to increase the capacity of the Upper Murray Storage from approximately two million acre feet of water to approximately two and one-half million acre feet of water, that contribution or those contributions shall be applied in reduction of the amounts which

which would otherwise have been contributed jointly by the Contracting Governments pursuant to this clause towards the cost of the works mentioned in clause 20 of this Agreement."

7. Clause 50 of the Principal Agreement is omitted and the following clause is inserted in its stead:—

"50. After the completion of the works specified in clause 20 of this Agreement, other than those specified in paragraph (vi) of that clause, the discharge from the Upper Murray Storage and the inflow to and discharge from the Lake Victoria Storage shall be regulated to provide a reserve of water in storage for use in dry years, that reserve to be fixed from time to time by, and drawn upon at the discretion of, the Commission PROVIDED THAT the quantity of water so held in reserve shall be not less than one million acre feet at any time (of which not less than two hundred thousand acre feet shall be in the Lake Victoria Storage) unless the Commission declares a period of restriction in pursuance of clause fifty-one of this Agreement in which case the said reserve may be drawn upon PROVIDED FURTHER HOWEVER that the volume in Lake Victoria may be reduced with a corresponding reduction in the combined volume in both storages at times other than periods of restriction if the Commission is satisfied that the supply to South Australia from upstream will be sufficient to ensure that the full allocation to that State can be met until the thirtieth day of June next ensuing and that there will be a combined reserve at that date of one million acre feet including not less than two hundred thousand acre feet in the Lake Victoria Storage."

In Witness whereof the said parties to these presents have hereunto set their hands and seals the day and year first abovewritten.

SIGNED SEALED AND DE-LIVERED by the abovenamed ROBERT GORDON MEN-ZIES in the presence of: G. J. YEEND

SIGNED SEALED AND DE-LIVERED by the abovenamed JOHN JOSEPH CAHILL in the presence of: W. A. GLEESON

(L.S.)

SIGNED SEALED AND DE-LIVERED by the said JOHN CAIN in the presence of: L. R. EAST

SIGNED SEALED AND DE-LIVERED by the said THOMAS PLAYFORD in the presence of: L. F. LODER

By Authority:

A. H. PETTIFER, Government Printer, Sydney, 1955.

which would otherwise have been contributed jointly by the Conracting Governments pursuent to this clause towards the cost of the works mentioned in clause 20 of this Agreement."

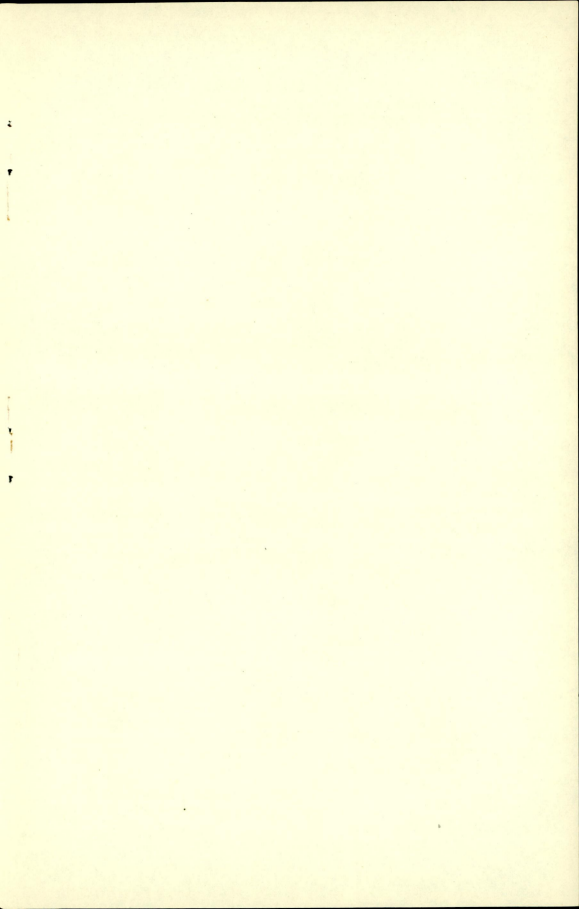
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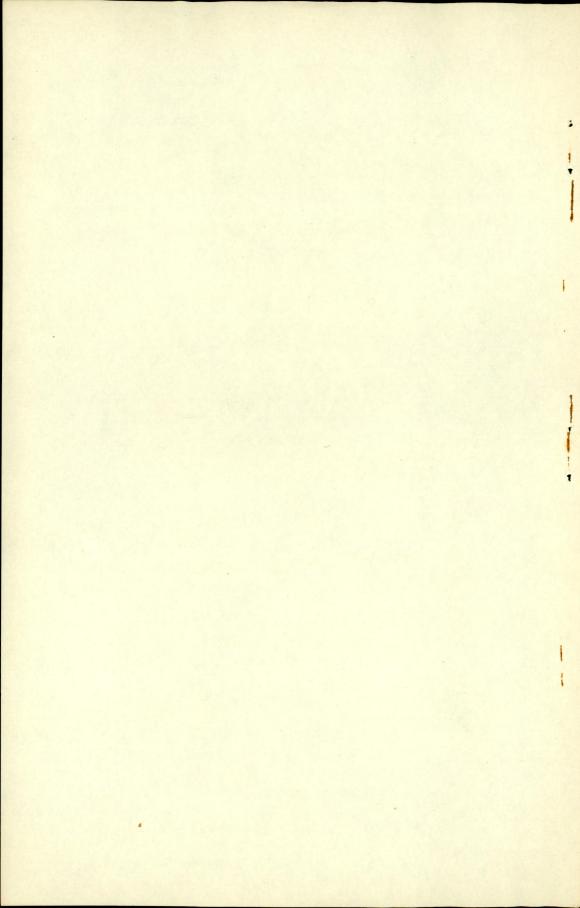
"50. After the completion of the works specified in clause 20 of this Agreement, where them there specified in paragraph (11) of that clause, the discharge from the Lake Vieteria Storage shall be regulated to and discharge from the Lake Vieteria Storage shall be regulated to provide a reserve of water in storage for the in dry years, that reserve to be fixed from rime to time by, and drawn upon at the discretion of, the Commission trevence restr the quantity of water so held in reserve shall be not less that one million acre feet shall so held in reserve shall be not less that one million acre feet shall be in the Lake Victoria Storage) unless the Commission deciares a period of restriction in paramance of clause lifty one of this Agreement in which case the said reserve may be drawn upon recommodity a corresponding reduction in the combined volume in both storages at times other than periods of restriction if the Commission is satisfied that the supply to South Australia from upstream will be sufficient to ensure that the full allocation to that State can be met antil the thirtieth day of June next ensuing and that there will be until the thirtieth day of June next ensuing and that there will be not less than two hundred thousand acre feet in the Lake Victoria not less than two hundred thousand acre feet in the Lake Victoria.

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	SIGNED SEALED AND DE- LIVERED by the aboveneed ROBERT CORDON MEN- ZIES in the presence of: C. J. YEEND
J. J. CAHILL (L.s.)	SIGNED SEALED AND DE- LIVERED by the abovengmed JOHN JOSEPH CAHHL, in the presence of: W. A. GLEESON
(r.s.) NORN CATA	
T. PLAYFORD (L.S.)	SIGNED SLALED AND DE LIVEHED by the said THOMAS PLAYFORD in the prosence of: L. F. LODER

By Anthority: A. H. Perriwes, Government Printer, Sydney, 1955.





I certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

H. ROBBINS, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 24 February, 1955.

# New South Wales



ANNO QUARTO

# ELIZABETHÆ II REGINÆ

Act No. 5, 1955.

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B<sup>E</sup> it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. (1) This Act may be cited as the "River Murray short Waters (Amendment) Act, 1955."

(2)

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

G. BOOTH,

Chairman of Committees of the Legislative Assembly.

Construction. (2) This Act shall be read and construed with the River Murray Waters Act, 1915-1949, which Act is in this Act referred to as the Principal Act.

Citation.

(3) The Principal Act, as amended by this Act, may be cited as the River Murray Waters Act, 1915-1955.

Commence-

(4) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

Act to bind Crown.

(5) This Act shall bind the Crown.

Ratification of further amending Agreement.

2. The Third Further Amending Agreement, a copy of which is set out in the Fifth Schedule to the Principal Act, as inserted by section three of this Act, is hereby ratified and approved.

Amendment of Act No. 8, 1915. Sec. 4 (Defini-

- 3. The Principal Act is amended-
  - (a) by inserting in section four, at the end of the definition of "The agreement" the words "and by the Agreement a copy of which is set out in the Fifth Schedule":

New Fifth Schedule.

tions.)

(b) by inserting next after the Fourth Schedule the following new Schedule:—

### FIFTH SCHEDULE

#### THE THIRD FURTHER AMENDING AGREEMENT

AGREEMENT made the second day of November One thousand nine hundred and fifty-four between The Right Honourable Robert Gordon Menzies Prime Minister of the Commonwealth of Australia for and on behalf of the Commonwealth of Australia of the first part The Honourable John Joseph Cahill Premier of the State of New South Wales for and on behalf of that State of the second part The Honourable John Cain Premier of the State of Victoria for and on behalf of that State of the third part and The Honourable Thomas Playford Premier of the State of South Australia for and on behalf of that State of the fourth part:

Whereas on the ninth day of September One thousand nine hundred and fourteen an Agreement was entered into by the Prime Minister of the Commonwealth of Australia and the Premiers of the States of New South Wales, Victoria and South Australia with regard to the economical use of the waters of the River Murray and

its tributaries for irrigation and navigation and to the reconciling of the interests of the Commonwealth of Australia and the said States which Agreement was ratified by the Parliament of the Commonwealth of Australia and the Parliaments of the said States and which Agreement is in this Agreement referred to as "the Principal Agreement":

AND WHEREAS by further Agreements dated the tenth day of August One thousand nine hundred and twenty-three, the twenty-third day of July One thousand nine hundred and thirty-four and the twenty-sixth day of November One thousand nine hundred and forty-eight (in this Agreement respectively referred to as "the first Amending Agreement", "the second Amending Agreement" and "the third Amending Agreement") all made between the Prime Minister of the Commonwealth of Australia and the Premiers of the States of New South Wales, Victoria and South Australia certain provisions of the Principal Agreement were modified:

AND WHEREAS the first Amending Agreement, the second Amending Agreement and the third Amending Agreement were all subsequently ratified by the Parliament of the Commonwealth of Australia and by the Parliaments of the said States:

AND WHEREAS at a Conference between The Honourable Wilfred Selwyn Kent Hughes Minister for Works of the Commonwealth of Australia The Honourable John Brophy Renshaw Minister for Public Works and Local Government of the State of New South Wales The Honourable Ambrose George Enticknap Minister for Conservation of the State of New South Wales The Honourable Clive Philip Stoneham Minister for Water Supply of the State of Victoria and The Honourable Malcolm McIntosh Minister of Works of the State of South Australia held on the nineteenth day of July, One thousand nine hundred and fifty-four, certain resolutions were agreed to with a view to further modifying certain of the provisions of the Principal Agreement as amended by the first Amending Agreement, the second Amending Agreement and the third Amending Agreement:

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- 3. Each of the Contracting Governments so far as its jurisdiction extends and so far as it may be necessary shall provide for or secure the execution and enforcement of the provisions of this Agreement and any Acts ratifying it.
- 4. On and after the date of ratification of this Agreement the Principal Agreement as amended by the first Amending Agreement, the second Amending Agreement and the third Amending Agreement shall be read and construed as if the amendments made by this Agreement were incorporated in the Principal Agreement as so amended.
- II. AMENDMENT OF PRINCIPAL AGREEMENT AS AMENDED BY FIRST, SECOND AND THIRD AMENDING AGREEMENTS.
- 5. Clause 20 of the Principal Agreement as amended by clause 5 of the second Amending Agreement and clause 7 of the third Amending Agreement is further amended—
  - .(a) by omitting paragraph (i) and inserting in its stead the following paragraph:—
    - "(i) the provision of a storage on the upper River Murray (in this Agreement referred to as the "Upper Murray Storage") with a capacity of approximately two and one-half million acre feet of water and with a roadway along the top of the containing dam;" and
  - (b) by inserting after paragraph (v) the following new paragraph:-
    - "(vi) the construction or execution of such works or work on the River Murray between Tocumwal and Echuca and on the effluents of that river between those two points as the Commission from time to time determines as necessary to prevent the loss of the regulated flow of the river."
- 6. Clause 32 of the Principal Agreement is omitted and the following clause is inserted in its stead:—
- "32. The cost of carrying out the works mentioned in clause twenty of this Agreement is estimated at Nineteen million seven hundred and fifty thousand pounds and shall be borne by the Contracting Governments in equal shares PROVIDED ALWAYS that, in the event of a contribution or contributions being received from the Snowy Mountains Hydro-electric Authority towards the cost of the works necessary to increase the capacity of the Upper Murray Storage from approximately two million acre feet of water to approximately two and one-half million acre feet of water, that contribution or those contributions shall be applied in reduction of the amounts which

which would otherwise have been contributed jointly by the Contracting Governments pursuant to this clause towards the cost of the works mentioned in clause 20 of this Agreement."

7. Clause 50 of the Principal Agreement is omitted and the following clause is inserted in its stead:—

"50. After the completion of the works specified in clause 20 of this Agreement, other than those specified in paragraph (vi) of that clause, the discharge from the Upper Murray Storage and the inflow to and discharge from the Lake Victoria Storage shall be regulated to provide a reserve of water in storage for use in dry years, that reserve to be fixed from time to time by, and drawn upon at the discretion of, the Commission PROVIDED THAT the quantity of water so held in reserve shall be not less than one million acre feet at any time (of which not less than two hundred thousand acre feet shall be in the Lake Victoria Storage) unless the Commission declares a period of restriction in pursuance of clause fifty-one of this Agreement in which case the said reserve may be drawn upon PROVIDED FURTHER HOWEVER that the volume in Lake Victoria may be reduced with a corresponding reduction in the combined volume in both storages at times other than periods of restriction if the Commission is satisfied that the supply to South Australia from upstream will be sufficient to ensure that the full allocation to that State can be met until the thirtieth day of June next ensuing and that there will be a combined reserve at that date of one million acre feet including not less than two hundred thousand acre feet in the Lake Victoria

In Witness whereof the said parties to these presents have hereunto set their hands and seals the day and year first abovewritten.

SIGNED SEALED AND DE-LIVERED by the abovenamed ROBERT GORDON MEN-ZIES in the presence of: G. J. YEEND

SIGNED SEALED AND DE-LIVERED by the abovenamed JOHN JOSEPH CAHILL in the presence of:

W. A. GLEESON

(L.S.)

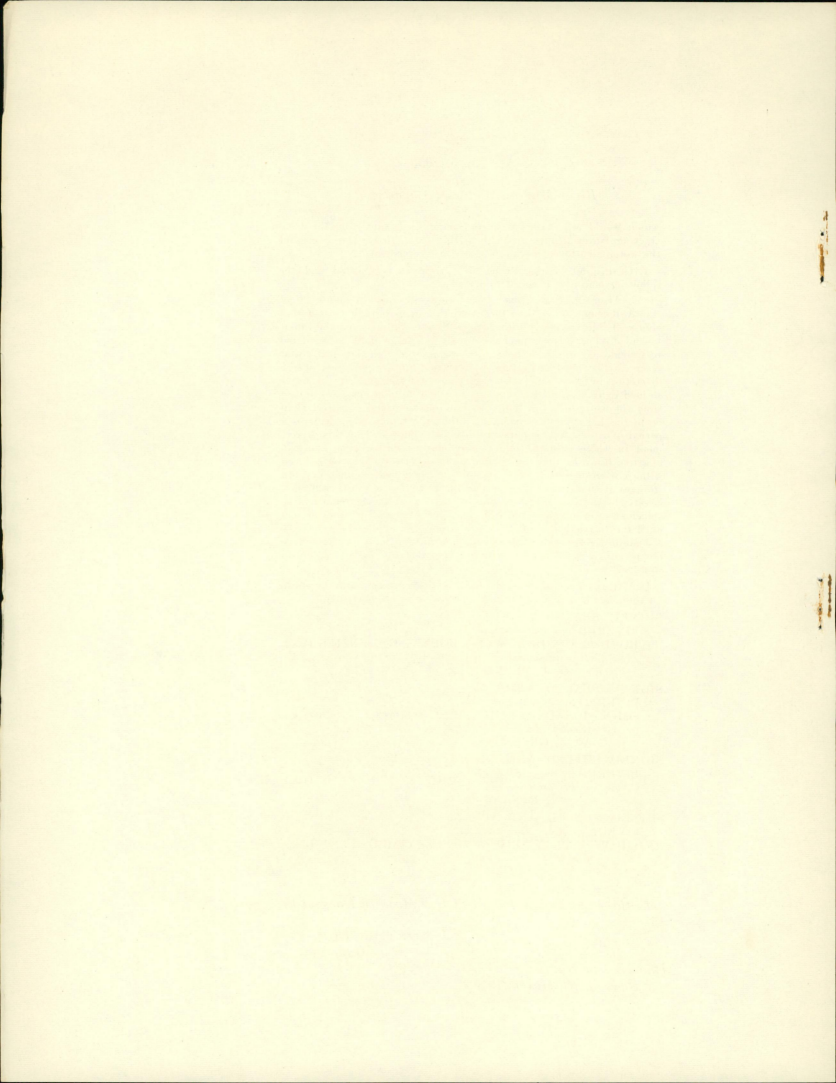
SIGNED SEALED AND DE-LIVERED by the said JOHN CAIN in the presence of: L. R. EAST

SIGNED SEALED AND DE-LIVERED by the said THOMAS PLAYFORD in the presence of: L. F. LODER

In the name and on behalf of Her Majesty I assent to this Act.

J. NORTHCOTT, Governor.

Government House, Sydney, 8th March, 1955.



I certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

H. ROBBINS, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 24 February, 1955.

## New South Wales



ANNO QUARTO

# ELIZABETHÆ II REGINÆ

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Act No. 5, 1955.

An Act to ratify and approve an Agreement for the further variation of a certain Agreement entered into between the Prime Minister of the Commonwealth and the Premiers of the States of New South Wales, Victoria and South Australia, respecting the River Murray and Lake Victoria and other waters; to amend the River Murray Waters Act, 1915–1949, and certain other Acts; and for purposes connected therewith. [Assented to, 8th March, 1955.]

B<sup>E</sup> it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. (1) This Act may be cited as the "River Murray short Waters (Amendment) Act, 1955."

(2)

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

G. BOOTH,

Chairman of Committees of the Legislative Assembly.

Construc-

(2) This Act shall be read and construed with the River Murray Waters Act, 1915-1949, which Act is in this Act referred to as the Principal Act.

Citation.

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Commencement.

(4) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

Act to bind Crown.

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Amendment of Act No. 8, 1915. Sec. 4 (Defini-

tions.)

- 3. The Principal Act is amended—
  - (a) by inserting in section four, at the end of the definition of "The agreement" the words "and by the Agreement a copy of which is set out in the Fifth Schedule":

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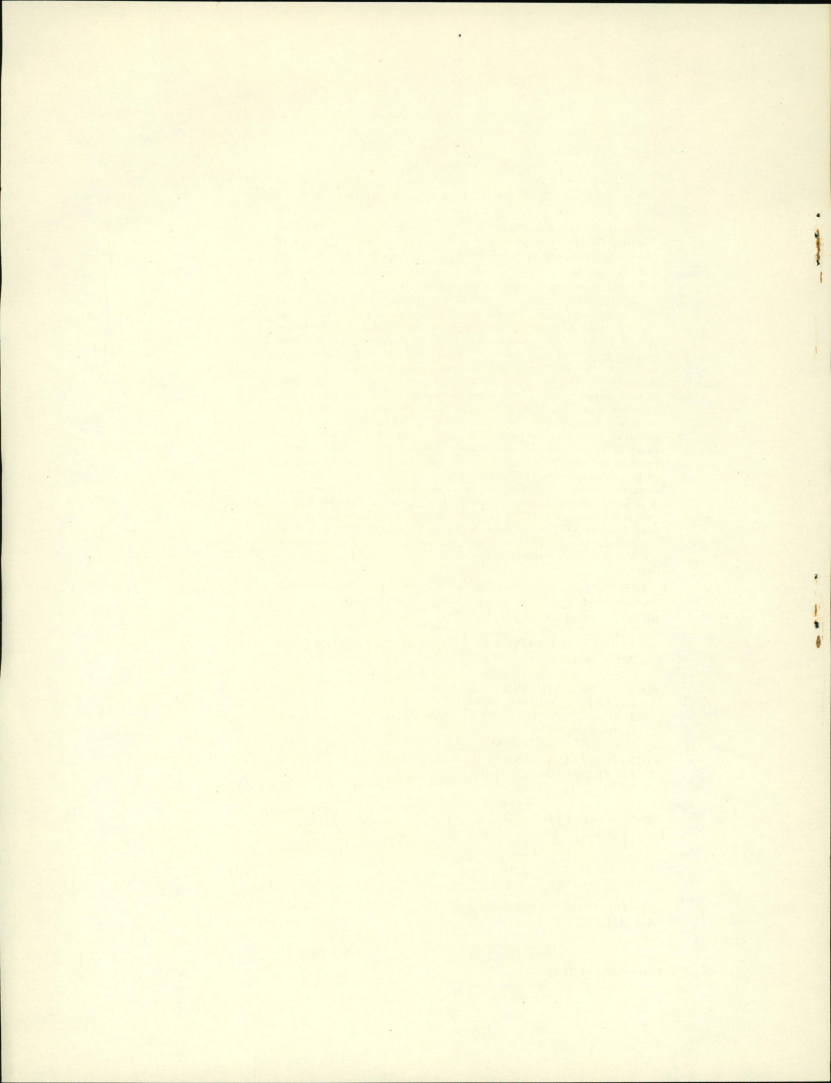
SIGNED SEALED AND DE-LIVERED by the said JOHN CAIN in the presence of: L. R. EAST

SIGNED SEALED AND DE-LIVERED by the said THOMAS PLAYFORD in the presence of: L. F. LODER

In the name and on behalf of Her Majesty I assent to this Act.

J. NORTHCOTT, Governor.

Government House, Sydney, 8th March, 1955.



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

Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 17 February, 1955.

# New South Wales



ANNO QUARTO

# ELIZABETHÆ II REGINÆ

Act No. , 1955.

An Act to ratify and approve an Agreement for the further variation of a certain Agreement entered into between the Prime Minister of the Commonwealth and the Premiers of the States of New South Wales, Victoria and South Australia, respecting the River Murray and Lake Victoria and other waters; to amend the River Murray Waters Act, 1915–1949, and certain other Acts; and for purposes connected therewith.

B<sup>E</sup> it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

1. (1) This Act may be cited as the "River Murray short Waters (Amendment) Act, 1955."

96763 93—A

(2)

- (2) This Act shall be read and construed with the Construc-River Murray Waters Act, 1915-1949, which Act is in this tion. Act referred to as the Principal Act.
- (3) The Principal Act, as amended by this Act, may Citation. 5 be cited as the River Murray Waters Act, 1915-1955.
  - (4) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.
    - (5) This Act shall bind the Crown.

Act to bind

2. The Third Further Amending Agreement, a copy of Ratifications which is set out in the Fifth Schedule to the Principal of further Act, as inserted by section three of this Act, is hereby Agreement. ratified and approved.

3. The Principal Act is amended—

Amendment of Act No. 8, 1915...

- (a) by inserting in section four, at the end of the Sec. 4 definition of "The agreement" the words "and (Definitions.) by the Agreement a copy of which is set out in the Fifth Schedule";
- (b) by inserting next after the Fourth Schedule the New Fifther Schedule.

  20 Schedule:—

### FIFTH SCHEDULE

#### THE THIRD FURTHER AMENDING AGREEMENT

AGREEMENT made the second day of November One thousand nine hundred and fifty-four between The Right Honourable Robert 25 Gordon Menzies Prime Minister of the Commonwealth of Australia for and on behalf of the Commonwealth of Australia of the first part The Honourable John Joseph Cahill Premier of the State of New South Wales for and on behalf of that State of the second part The Honourable John Cain Premier of the State of Victoria for and on 30 behalf of that State of the third part and The Honourable Thomas Playford Premier of the State of South Australia for and on behalf of that State of the fourth part:

Whereas on the ninth day of September One thousand nine hundred and fourteen an Agreement was entered into by the Prime35 Minister of the Commonwealth of Australia and the Premiers of the States of New South Wales, Victoria and South Australia with regard to the economical use of the waters of the River Murray and

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its tributaries for irrigation and navigation and to the reconciling of the interests of the Commonwealth of Australia and the said States which Agreement was ratified by the Parliament of the Commonwealth of Australia and the Parliaments of the said States and 5 which Agreement is in this Agreement referred to as "the Principal Agreement":

And Whereas by further Agreements dated the tenth day of August One thousand nine hundred and twenty-three, the twenty-third day of July One thousand nine hundred and thirty-four and 10 the twenty-sixth day of November One thousand nine hundred and forty-eight (in this Agreement respectively referred to as "the first Amending Agreement", "the second Amending Agreement" and "the third Amending Agreement") all made between the Prime Minister of the Commonwealth of Australia and the Premiers of the States 15 of New South Wales, Victoria and South Australia certain provisions of the Principal Agreement were modified:

AND WHEREAS the first Amending Agreement, the second Amending Agreement and the third Amending Agreement were all subsequently ratifed by the Parliament of the Commonwealth of Australia 20 and by the Parliaments of the said States:

AND WHEREAS at a Conference between The Honourable Wilfred Selwyn Kent Hughes Minister for Works of the Commonwealth of Australia The Honourable John Brophy Renshaw Minister for Public Works and Local Government of the State of New South 25 Wales The Honourable Ambrose George Enticknap Minister for Conservation of the State of New South Wales The Honourable Clive Philip Stoneham Minister for Water Supply of the State of Victoria and The Honourable Malcolm McIntosh Minister of Works of the State of South Australia held on the nineteenth day of 30 July, One thousand nine hundred and fifty-four, certain resolutions were agreed to with a view to further modifying certain of the provisions of the Principal Agreement as amended by the first Amending Agreement, the second Amending Agreement and the third Amending Agreement:

35 Now it is hereby further agreed as follows:—

### I. RATIFICATION AND ENFORCEMENT.

1. This Agreement is subject to ratification by the Parliaments of the Commonwealth of Australia and of the States of New South Wales Victoria and South Australia and shall come into effect when 40 so ratified.

2. The Contracting Governments hereby agree to submit this Agreement for ratification to the respective Parliaments of the Commonwealth of Australia and of the said States during the present session of any such Parliament or if any such Parliament is not in 45 session at the date of this Agreement then at the first session of that Parliament held after the date of this Agreement.

- 3. Each of the Contracting Governments so far as its jurisdiction extends and so far as it may be necessary shall provide for or secure the execution and enforcement of the provisions of this Agreement and any Acts ratifying it.
- 5 4. On and after the date of ratification of this Agreement the Principal Agreement as amended by the first Amending Agreement, the second Amending Agreement and the third Amending Agreement shall be read and construed as if the amendments made by this Agreement were incorporated in the Principal Agreement as so 10 amended.
  - II. AMENDMENT OF PRINCIPAL AGREEMENT AS AMENDED BY FIRST, SECOND AND THIRD AMENDING AGREEMENTS.
- 5. Clause 20 of the Principal Agreement as amended by clause 15 5 of the second Amending Agreement and clause 7 of the third Amending Agreement is further amended—
  - (a) by omitting paragraph (i) and inserting in its stead the following paragraph:—
- "(i) the provision of a storage on the upper River

  Murray (in this Agreement referred to as the
  "Upper Murray Storage") with a capacity of
  approximately two and one-half million acre feet
  of water and with a roadway along the top of the
  containing dam;" and
- 25 (b) by inserting after paragraph (v) the following new paragraph:

30

- "(vi) the construction or execution of such works or work on the River Murray between Tocumwal and Echuca and on the effluents of that river between those two points as the Commission from time to time determines as necessary to prevent the loss of the regulated flow of the river."
- 6. CLAUSE 32 of the Principal Agreement is omitted and the following clause is inserted in its stead:—
- of this Agreement is estimated at Nineteen million seven hundred and fifty thousand pounds and shall be borne by the Contracting Governments in equal shares PROVIDED ALWAYS that, in the event of a contribution or contributions being received from the Snowy
- 40 Mountains Hydro-electric Authority towards the cost of the works necessary to increase the capacity of the Upper Murray Storage from approximately two million acre feet of water to approximately two and one-half million acre feet of water, that contribution or those contributions shall be applied in reduction of the amounts which

which would otherwise have been contributed jointly by the Contracting Governments pursuant to this clause towards the cost of the works mentioned in clause 20 of this Agreement."

7. CLAUSE 50 of the Principal Agreement is omitted and the 5 following clause is inserted in its stead:-

"50. After the completion of the works specified in clause 20 of this Agreement, other than those specified in paragraph (vi) of that clause, the discharge from the Upper Murray Storage and the inflow to and discharge from the Lake Victoria Storage shall be regulated 10 to provide a reserve of water in storage for use in dry years, that reserve to be fixed from time to time by, and drawn upon at the discretion of, the Commission PROVIDED THAT the quantity of water so held in reserve shall be not less than one million acre feet at any time (of which not less than two hundred thousand acre feet shall 15 be in the Lake Victoria Storage) unless the Commission declares a period of restriction in pursuance of clause fifty-one of this Agreement in which case the said reserve may be drawn upon PROVIDED FURTHER HOWEVER that the volume in Lake Victoria may be reduced with a corresponding reduction in the combined volume in both 20 storages at times other than periods of restriction if the Commission is satisfied that the supply to South Australia from upstream will be sufficient to ensure that the full allocation to that State can be met until the thirtieth day of June next ensuing and that there will be a combined reserve at that date of one million acre feet including 25 not less than two hundred thousand acre feet in the Lake Victoria Storage."

IN WITNESS whereof the said parties to these presents have hereunto set their hands and seals the day and year first abovewritten.

SIGNED SEALED AND DE-LIVERED by the abovenamed 30 ROBERT GORDON MEN- ROBERT G. MENZIES (L.S.) ZIES in the presence of: G. J. YEEND

SIGNED SEALED AND DE-LIVERED by the abovenamed 35 JOHN JOSEPH CAHILL J. J. CAHILL (L.S.) in the presence of: W. A. GLEESON

SIGNED SEALED AND DE-LIVERED by the said JOHN 40 JOHN CAIN (L.S.) CAIN in the presence of: L. R. EAST

SIGNED SEALED AND DEby the said LIVERED THOMAS PLAYFORD in T. PLAYFORD (L.S.) the presence of: L. F. LODER

Sydney: A. H. Pettifer, Government Printer-1955.

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