Water Management (General) Regulation 2011

As at 15 December 2017

Does not include amendments by:

Dams Safety Act 2015 No 26 (not commenced)

Crown Land Legislation Amendment Act 2017 No 17 (not commenced)

Part 1 – Preliminary

1 Name of Regulation

This Regulation is the Water Management (General) Regulation 2011.

2 Commencement

This Regulation commences on 1 September 2011 and is required to be published on the NSW legislation website.

This Regulation replaces the *Water Management (General) Regulation 2004* and the *Water Management (Water Supply Authorities) Regulation 2004* which are repealed on 1 September 2011 by section 10 (2) of the *Subordinate Legislation Act 1989*.

3 Definitions

(1) In this Regulation: "appointed day" means:

(a) in relation to a category or subcategory of access licence to which Part 2 of Chapter 3 of the Act applies or an entitlement from which such an access licence arises, the day appointed under section 55A of the Act in relation to that category or subcategory of access licence, or

(b) in relation to a type or kind of approval to which Part 3 of Chapter 3 of the Act applies or an entitlement from which such an approval arises, the day appointed under section 88A of the Act in relation to that type or kind of approval.

Clause 9 of Schedule 10 to the Act provides that, in certain circumstances, the operation of those Parts is deferred in relation to particular entitlements."commercial activities" means associated commercial activities within the meaning of section 66 (3A) of the Act."converted floodplain management plan" means a floodplain management plan adopted under section 166A of the former 1912 Act that, by operation of clause 13 of Schedule 9 to the Act, is taken to be a Minister's plan made under the Act in relation to floodplain management."Department" means the Department of Trade and Investment, Regional Infrastructure and Services."Department's website" means the website with the URL of www.water.nsw.gov.au or if no such website exists, the website of the Department."domestic consumption" has the same meaning as it has in section 52 of the Act."entitlement" has the same meaning as it has in Schedule 10 to the Act and includes any arrangement that, immediately before 1 July 2004, was in force between a local council and the Ministerial Corporation."excluded work" means a work referred to in Schedule 1."exempt monitoring bore" means a monitoring bore constructed in accordance with the Minimum Construction Requirements for Water Bores in Australia that is:

(a) required by an order, or approved voluntary management proposal, under Part

3 of the Contaminated Land Management Act 1997, or

(b) required by a development consent under Part 4, or the conditions of an approved project under Part 3A or an approval under Part 5.1, of the *Environmental Planning and Assessment Act 1979*, or required or undertaken as a result of an environmental assessment under Part 5 of that Act, or
(c) required by a condition of an environment protection licence under the *Protection of the Environment Operations Act 1997*, or

(d) required under the *Protection of the Environment Operations (Underground Petroleum Storage Systems) Regulation 2008*, or

(e) constructed and operated only by the Ministerial Corporation.

"information system" means a system for generating, sending, receiving, storing or otherwise processing electronic communications."**Minimum Construction**

Requirements for Water Bores in Australia" means the document entitled *Minimum Construction Requirements for Water Bores in Australia* published by the Land and Water Biodiversity Committee, as in force from time to time."**minor stream**" means:

(a) any stream or part of a stream:

(i) the location of which is represented on any of the topographic maps listed in Part 2 of Schedule 2, and

(ii) that is a first or second order stream, or part of such a stream, as determined in accordance with the system set out in Part 1 of Schedule 2, and

(iii) which does not maintain a permanent flow of water, being a visible flow which occurs on a continuous basis, or which would so occur if there were no artificial abstractions of water or obstruction of flows upstream, and

(iv) which does not at any time carry flows emanating from a third, fourth or higher order stream as determined in accordance with the system set out in Part 1 of Schedule 2, and

(b) any stream or part of a stream the location of which is not represented on a topographic map listed in Part 2 of Schedule 2.

For the purposes of paragraphs (a) (i) and (b), the streams are shown as watercourses on the topographic maps according to the legend."**stock watering**" has the same meaning as it has in section 52 (3) of the Act."**the Act**" means the *Water Management Act* 2000."**the former 1912 Act**" means the *Water Act 1912*."**the former 1948 Act**" means the *Rivers and Foreshores Improvement Act 1948*."**the former 1994 Act**" means Division 3 of Part 4 of the *Irrigation Corporations Act 1994*, as continued in force by clause 21 of Schedule 9 to this Regulation."**water reticulation work**" means a work (such as a water pipe or irrigation channel) that is constructed or used for the purpose of conveying water to the point at which it is to be used (including a reticulated system of such works and all associated pipes, sluices, valves and equipment), but does not include:

(a) any work that receives water from a water supply work under the control or management of the Sydney Water Corporation, the Hunter Water Corporation or a local water utility, or

(b) any work that is also a flood work.

"water year" means a year commencing 1 July. The Act and the *Interpretation Act 1987* contain definitions and other provisions that affect the interpretation and application of this Regulation.
(2) For the purposes of paragraph (c) of the definition of "river" in the Dictionary to the Act, the following are declared to be a river:

(a) any watercourse, whether perennial or intermittent, comprising an artificial channel that has changed the course of the watercourse,

(b) any tributary, branch or other watercourse into or from which a watercourse referred to in paragraph (a) flows,

(c) Eagle Creek Cutting, from its offtake with the Murray River adjacent to Lot 20, DP 1135384, Easting: 240323, Northing: 6052845, UTM Zone 55 GDA, Parish of Barham, County of Wakool, to its confluence with the Eagle Creek adjacent to Lot 2, DP 218060, Easting: 241231, Northing: 6053511, UTM Zone 55 GDA, Parish of Barham, County of Wakool,

(d) Waddy Creek Cutting, from its offtake with the Murray River in Lot 1, DP 868793, Easting: 750976, Northing: 6080045, UTM Zone 54 GDA, Parish of Willakool, County of Wakool, to its confluence with the Waddy Creek in Lot 2, DP 868793, Easting: 751915, Northing: 6081546, UTM Zone 54 GDA, Parish of Mellool, County of Wakool.

(3) Notes and examples in this Regulation do not form part of this Regulation.

Part 2 – Access licences

Division 1 – General

4 Categories of access licence

(1) For the purposes of section 57 (1) (l) of the Act, each of the following categories of access licence are prescribed:

(a) Murrumbidgee Irrigation (conveyance) access licence,

(b) Coleambally Irrigation (conveyance) access licence,

(c) (Repealed)

(d) domestic and stock (conveyance) access licence,

(e) unregulated river (high flow) access licence,

(f) regulated river (general security--A class) access licence,

(g) regulated river (general security--B class) access licence,

(h) aquifer (general security) access licence,

(i) unregulated river (special additional high flow) access licence,

(j) salinity and water table management access licence,

(k) aquifer (high security) access licence,

(l) unregulated river (regulated supply-local water utility) access licence,

(m) unregulated river (regulated supply) access licence,

(n) unregulated river (A class) access licence,

(o) unregulated river (B class) access licence,

(p) unregulated river (C class) access licence,

(q) major utility (Barnard) access licence,

(r) Penrith Lakes Scheme (initial fill of the lakes that form part of the Scheme) access licence.

(2) For the purposes of section 57 (2) of the Act, each subcategory specified in Column 2 of Schedule 3 in relation to a category of access licence referred to in Column 1 of that Schedule is a prescribed subcategory of the category so referred to.

5 Specific purpose access licences

(1) For the purposes of paragraph (e) of the definition of **"specific purpose access licence"** in the Dictionary to the Act, each of the following types of access licence is declared to be a specific purpose access licence:

(a) domestic and stock (conveyance) access licence,

(b) salinity and water table management access licence,

(c) unregulated river (regulated supply--local water utility) access licence,

(d) unregulated river (regulated supply) access licence,

(e) major utility (Barnard) access licence,

(f) Penrith Lakes Scheme (initial fill of the lakes that form part of the Scheme) access licence.

(2) A supplementary water (Lowbidgee) access licence is exempted from paragraph (d) of the definition of **"specific purpose access licence"**.

6 Priorities between different categories of access licence

(1) The priorities to be observed in relation to the access licences referred to in section 58 (1) (c) of the Act are that:

(a) regulated river (conveyance) access licences, Murrumbidgee Irrigation (conveyance) access licences and Coleambally Irrigation (conveyance) access licences:

(i) have equal priority with each other, and

(ii) have priority over any other access licences referred to in section 58 (1) (c) of the Act, and

(b) all other access licences referred to in section 58 (1) (c) of the Act have equal priority with each other.

(2) Any subcategory of access licence has equal priority with the access licence of which it is a subcategory and with any other subcategory of that licence.

7 Available water determinations

(1) For the purposes of section 59 (2) of the Act, an available water determination referred to in section 59 (1) (a) of the Act is to be published on the Department's website.
 (2) An available water determination so published must be retained on the Department's website until the end of the water year to which it relates.

7A Service of notices imposing conditions after licence or approval is granted

(1) A written notice under section 67 or 102 of the Act may be served on or given to the holder of an access licence or an approval by sending it electronically to an email address provided by the holder as the holder's address for the giving or service of documents of that kind.

(2) The giving or service of a notice in the manner provided for in subclause (1) is effected when the notice is sent to that email address.

8 Publication of orders authorising the taking of water pursuant to supplementary water access licence

For the purposes of section 70 (1) of the Act, an order authorising the taking of water pursuant to a supplementary water access licence is to be published on the Department's website.

9 Applications generally

(1) An application under Part 2 of Chapter 3 of the Act:

(a) must be in the approved form, and

(b) must be signed or otherwise authenticated by each party to the application, and

(c) must be accompanied by, or make provision for the payment of, the fee

payable under section 114 of the Act in relation to the application, and

(d) must be lodged at, or sent by post to, an office of the Department or lodged electronically as provided by clause 229.

(2) An application is incomplete unless it includes, or is accompanied by, all information required by the approved form. Among other things, certain approved forms relating to dealings require information as to the price paid for water pursuant to the dealing.

(3) This clause does not apply to an application for the recording of any matter in the Access Register under section 71A of the Act.

10 Applications for specific purpose access licences

For the purposes of section 61 (1) (a) of the Act, an application for the following categories and subcategories of specific purpose access licence may be made:

(a) a local water utility access licence (subcategory "domestic and commercial"), for the purpose of domestic consumption and commercial activities,

(b) a domestic and stock access licence (subcategory "domestic"), for the purpose of domestic consumption,

(c) an unregulated river access licence (subcategory "town water supply"), for the

purpose of supply to communities for domestic consumption and commercial activities, (d) a regulated river (high security) access licence (subcategory "town water supply"), for the purpose of supply to communities for domestic consumption and commercial activities,

(e) an aquifer access licence (subcategory "town water supply"), for the purpose of supply to communities for domestic consumption and commercial activities,

(f) any category of specific purpose access licence (subcategory "Aboriginal cultural"), for Aboriginal cultural purposes,

(g) a major utility (Barnard) access licence,

(h) a Penrith Lakes Scheme (initial fill of the lakes that form part of the Scheme) access licence.

11 Matters to be included in Water Access Licence Register

(1) For the purposes of section 71A (1) (h) of the Act, the matters to be recorded in the General Division of the Access Register include any memorandum of terms and conditions:

(a) that is lodged with the Minister by the holder, or prospective holder, of a security interest, and

(b) that is, or is intended to be, adopted by or incorporated in an instrument evidencing the existence of a security interest, as referred to in section 71D(1)(a) of the Act.

(2) For the purposes of section 71A (2) (b) of the Act, the matters to be recorded in the Assignment Division of the Access Register include any agreement in the approved form that is signed by all the holders of an access licence and is submitted to the Minister, being an agreement that the person or persons specified in the agreement may, on behalf of the holders of the access licence, apply for an assignment dealing.

11A Nomination of water supply works and extraction points

(1) The only circumstance in which a nomination under section 71W (1) (b) of the Act is permitted is if the Minister is satisfied:

(a) that the water supply work or extraction point the subject of the nomination is in a water source (the **"other water source"**) that is connected to a water source specified in the access licence (the **"specified water source"**), and

(b) the water credited to the access licence that may be taken by means of the water supply work or from the extraction point will be so taken from the specified water source indirectly, as an unavoidable result of water being taken from the other water source by means of the work or from the extraction point.

(2) A nomination of a water supply work required to be notified to the Minister under section 71W (3) (a) must be notified within 28 days after the nomination is made.
(3) A withdrawal of a nomination required to be notified to the Minister under section 71W (3) (b) must be notified within 28 days after the nomination is withdrawn.
(4) A notification referred to in subclause (2) or (3) must be in writing and may be given

by email or other electronic communication.

12 Dealings on default

A notice referred to in section 71X (1) (b) of the Act with respect to an access licence to be transferred as a consequence of a default in the payment of a debt or performance of some other obligation under a contract or other legally enforceable arrangement secured by a security interest:

(a) must indicate:

(i) that it is a notice under section 71X, and

(ii) that the holder or co-holder of the licence is in default under the contract or arrangement, as specified in the notice, and

(iii) that steps must be taken by the holder or co-holder of the licence to rectify the

default, as specified in the notice, and

(iv) that, if those steps are not taken within 30 days after service of the notice, the access licence may be transferred pursuant to that section, and

(b) must be served on a person in a manner in which a document may be served on a person under section 170 of the *Conveyancing Act 1919*.

12A Circumstances in which Minister may refuse to accept surrender of access licence For the purposes of section 77 (2B) of the Act, the Minister may refuse to accept the surrender of an access licence if:

(a) the licence is subject to a registered security interest or a registered caveat, or

(b) the holder of the access licence has failed to make due payment with respect to any fees, charges or civil penalties that are payable in respect of the licence, or

(c) the licence is one for which a water supply work or extraction point is nominated under section 71W of the Act and the Minister is satisfied:

(i) that the continued taking of water by means of the work or from the extraction point is not intended, and

(ii) that water is still being taken, or is still capable of being taken, by means of the work or from the extraction point, and

(iii) that work that needs to be done to stop the taking of water by means of the work or from the extraction point has not been completed or satisfactorily completed, or

(d) the licence is one for which a water supply work or extraction point is nominated under section 71W of the Act and the Minister is satisfied:

(i) that the continued taking of water by means of the work or from the extraction point is intended, and

(ii) that water is still being taken, or is still capable of being taken, by means of the work or from the extraction point, and

(iii) if the licence is surrendered, the continued taking of water by means of the work or from the extraction point will not be authorised under the Act (for example, authorised under another access licence or in exercise of a harvestable right or domestic and stock right or because the Minister agrees to hold the surrendered licence until the taking of water by means of the work or from the extraction point ceases).

13 Cancellation of specific purpose access licences

For the purposes of section 77A (3) of the Act, the following criteria are prescribed as criteria that the Minister must consider when determining whether the purpose for which a specific purpose access licence was granted no longer exists:

(a) in the case of an access licence for the supply of water to a location in relation to any activity, whether that activity is still continued at that location or still requires a supply of water,

(b) in the case of an access licence for the supply of water to a town or community or to some other location for domestic purposes, whether anyone still resides in that town or community or at that location,

(c) in the case of an access licence for the supply of water to a location for stock purposes, whether there is still any stock at that location,

(d) in the case of an access licence for the supply of water for any purpose from any water source, whether the water previously supplied for that purpose from that water source is now supplied from some other water source.

14 Register of available water determinations

(1) The following particulars must be recorded in the register of available water determinations kept under section 84 of the Act in relation to each available water

determination made under section 59 of the Act:

(a) the terms of the determination,

(b) the date on which it was made,

(c) the water source or sources (or the parts of the water source or sources) to which it applies,

(d) in the case of a determination referred to in section 59 (1) (a) of the Act, the categories or subcategories of access licence to which it applies,

(e) in the case of a determination referred to in section 59 (1) (b) of the Act, the individual access licences to which it applies.

(2) For the purposes of section 84 (2) of the Act, the register of available water determinations may be kept in written or in electronic form.

(3) For the purposes of section 84 (3) of the Act, the register of available water determinations is to be made available for public inspection at each office of the Department.

(4) The Director-General may also make the register of available water determinations, or parts of the register, available on the Department's website.

15 Water allocation accounts

(1) Water allocations are to be debited from an access licence's water allocation account:

(a) except as provided by paragraph (b), whenever water is taken by means of any of the access licence's nominated water supply works, or

(b) if the relevant water sharing plan so provides, whenever water is ordered in relation to any of the access licence's nominated water supply works.

(2) If a water supply work is nominated in relation to two or more access licences, water allocations taken by means of, or ordered in relation to, the work are to be debited from the water allocation accounts for those access licences:

(a) to the extent to which the relevant water sharing provisions of a management plan establish priorities in that regard, in accordance with the priorities so established, and

(b) to the extent to which the relevant water sharing provisions of a management plan do not establish priorities in that regard:

(i) subject to subparagraph (ii), as nominated by the holder of the access licences concerned or, if the access licences are held by different people, as nominated jointly by the holders, or

(ii) if no such nomination is made or if such a nomination is incapable of being implemented, as determined by the Minister.

(3) Water allocations remaining in a water allocation account at the end of a water year may be carried over to the next water year, but only to the extent that the relevant water management plan permits.

(4) Subclause (3) is not limited or otherwise affected by any order in force under section 49A (1) of the Act.

(5) A water allocation account may be kept in the form of 2 or more sub-accounts.

15A Requirements for consent by co-holders of access licences

An appointment, or a revocation of appointment, of a nominee of a co-holder of an access licence under section 72A (2) of the Act:

(a) must be in the approved form, and

- (b) must be signed by the co-holder making or revoking the appointment, and
- (c) must be lodged at, or sent by post to an office of the Department.

16 Claims for compensation

- (1) A claim under section 87 of the Act:
 - (a) must be in the approved form, and
 - (b) must be signed or otherwise authenticated by the claimant, and

(c) must be lodged at, or sent by post to, an office of the Department or lodged electronically as provided by clause 229.

(2) A claim is incomplete unless it includes, or is accompanied by, all information required by the approved form.

17 Access licences arising from former entitlements

Part 2 of Schedule 4 contains particular provisions relating to access licences arising from former entitlements.

17A Determining value of water illegally taken

(1) For the purposes of section 60G (1) (a) of the Act, the value of water illegally taken from a water source is to be determined in accordance with this clause.

(2) No trading prices published for any period If no trading price data has been published for any period for the water source, the value of water illegally taken is to be determined by multiplying the relevant published water access (entitlement) charge for the valley in which the water source is located for the water year in which the illegal taking of water began (expressed in dollars per megalitre) by the volume of water illegally taken (expressed in megalitres).

(3) Trading prices published for month or some or all months in which water illegally taken If trading price data has been published for the water source for the month or some or all of the months in which water was illegally taken, the value of water illegally taken is to be determined by establishing the weighted average trading price for the water source published for the month or months in which water was illegally taken (expressed in dollars per megalitre) and multiplying that weighted average by the volume of water illegally taken (expressed in megalitres).

(4) Trading prices published for year in which illegal taking of water began and illegal taking of water began in previous water year If the illegal taking of water began in a water year previous to the current water year and trading price data has been published for the water source for that previous water year but not for the month or months in which water was illegally taken, the value of water illegally taken is to be determined by establishing the weighted average trading price for the water source published for that previous water year megalitre) and multiplying it by the volume of water illegally taken (expressed in megalitres).

(5) Trading prices published but not for month or months in which water illegally taken and illegal taking of water began in current water year If the illegal taking of water began in the current water year and no trading price data has been published for the water source for the month or months in which water was illegally taken (whether or not trading price data has been published for the water source for any other month in the current year) and:

(a) trading price data has been published for the water year previous to the current water year--the value of water illegally taken is to be determined by establishing the weighted average trading price for the water source published for that previous water year (expressed in dollars per megalitre) and multiplying that weighted average by the volume of water illegally taken (expressed in megalitres), or

(b) trading price data has not been published for the water year previous to the current water year--the value of water illegally taken is to be determined by multiplying the published water access (entitlement) charge for the valley in which the water source is located for that previous water year (expressed in dollars per megalitre) by the volume of water illegally taken (expressed in megalitres).

(6) No trading prices published for year in which illegal taking of water began and illegal taking of water began in previous water year If the illegal taking of water began in a

water year previous to the current water year and no trading price data has been published for the water source for any month during that previous water year, the value of water illegally taken is to be determined by multiplying the published water access (entitlement) charge for the valley in which the water source is located for that previous water year (expressed in dollars per megalitre) by the volume of water illegally taken (expressed in megalitres).

(7) In this clause: "**illegally taken**" means taken in contravention of Division 1A of Part 2 of the Act. "**published**" means published on the website of the Department of Primary Industries. "**trading price data**" means data about assignments of water allocations under section 71T of the Act occurring in any month, but not any other dealings. "**water access (entitlement) charge**" is the annual charge per unit of entitlement that would be payable under the 1-part tariff for an unregulated river access licence or an aquifer access licence, as imposed by the Minister pursuant to section 114 of the Act. This definition does not apply to regulated river access licences and aquifer access licences are published on the website of the Department of Primary Industries.

Division 2 – Exemptions

18 Exemption from requirement for access licence

(1) A person is exempt from section 60A (1) and (2) of the Act in relation to the taking of water from a water source if the person:

(a) is specified in any provision of Part 1 of Schedule 5, and

(b) takes water for any of the purposes, and in the circumstances, specified in that provision.

(2) A person exempted under this clause is also exempted from any mandatory conditions relating to access licences that are imposed on a water supply work approval.

(3) An exemption conferred by this clause that requires a watering program to be approved by the Minister is subject to the condition that any person claiming the exemption must, if required to do so by an authorised officer, produce the approved watering program immediately or within the period, and at the place, specified by the officer.

(4) An exemption conferred by subclause (1) with respect to approved watering for basic human water needs (within the meaning of clause 14 of Schedule 5) ceases to apply 4 months after the date on which the relevant approval was granted by the Minister or such later date as the Minister may approve of in writing.

(5) An exemption conferred by this clause with respect to the taking of water for the purposes and in the circumstances specified in clause 15B of Schedule 5 (Emergency safety measures) is subject to the condition that the person claiming the exemption must comply with all applicable requirements (if any) of the Minister:

(a) that are published in the Gazette, or notified in writing to the person, for the purposes of this subclause, and

(b) that are for the purposes of implementing the water management principles in relation to the taking of water the subject of the exemption.

19 (Repealed)

20 Security holder's consent not required for certain dealings

The following are exempt from the requirements of section 71L (1) (c) of the Act:

(a) the grant of a single access licence arising from an application under section 71U of the Act for the grant of an access licence to give effect to the transfer into the State of an interstate equivalent of an access licence together with an application under section 71P of the Act for consolidation of that licence with another licence,

(b) an increase in the share or extraction component of an access licence in connection with the assignment of rights under section 71Q of the Act.

21 Exemption from certain requirement concerning registration of security interests in replacement access licences

A person claiming a security interest in a replacement access licence is exempt from the requirement of clause 19 (5) (d) of Schedule 10 to the Act that the person advise the holder of the licence of the existence of the security interest claimed and give written notice of the advice to the Director-General, but only if the licence holder requests the Director-General, in writing, to register the security interest.

Part 3 – Approvals

Division 1 – General

22 Definition of "aquifer interference activity"

The following activities are prescribed for the purposes of paragraph (d) of the definition of **"aquifer interference activity"** in the Dictionary to the Act:

- (a) the extraction of sand,
- (b) the extraction of road base material.

23 Applications generally

(1) An application under Part 3 of Chapter 3 of the Act:

(a) must be in the approved form, and

(b) must, if required by the Minister, include or be accompanied by an assessment of the likely impact of the water use, work or activity concerned, and

(c) must be signed or otherwise authenticated by each party to the application, and (d) if the application is an application for a controlled activity approval (or the

extension of such an approval), must be signed by the owner of the land on which the activity is to take place, and

(e) must be accompanied by, or make provision for the payment of, the fee payable under section 114 of the Act in relation to the application, and

(f) must be lodged at, or sent by post to, an office of the Department or lodged electronically as provided by clause 229.

(2) An application is incomplete unless it includes, or is accompanied by, all information required by the approved form.

(3) An assessment referred to in subclause (1) (b) must be prepared in accordance with requirements (if any) issued by the Minister.

24 Advertising of applications for approvals

(1) The following classes of applications are to be advertised, as referred to in section 92(7) of the Act:

(a) applications for water supply work approvals for:

(i) works for the taking of water from a river, or

(ii) bores for the taking of water, other than bores used solely for taking water in accordance with a person's basic landholder rights, or

(iii) works (such as weirs) that have the effect of impounding water in a water source, or

(iv) works (such as tanks and dams) that are constructed or used for the purpose of capturing rainwater run-off,

(b) applications for water use approvals for irrigation,

(c) applications whose advertising is required by any relevant management plan,

(d) applications for flood work approvals for flood works that the Minister has assessed under this clause to be non-complying flood works,

(e) applications for flood work approvals for flood works that are situated in or on a floodplain for which there is no management plan (including a converted floodplain management plan) in force with respect to that floodplain. (1A) If an application is made for a flood work approval, the Minister is to assess whether the flood work to which the application relates is a non-complying flood work.(1B) A flood work to which an application relates is to be assessed to be a non-complying flood work only if:

(a) the work is situated, or proposed to be constructed, in an area to which a converted floodplain management plan applies, and

(b) the Minister is not satisfied that the work complies with the converted floodplain management plan.

(2) An application referred to in subclause (1) (a) does not have to be advertised (unless so required by a management plan referred to in subclause (1) (c)) if the water supply work concerned is to be used:

(a) for a period of not more than 6 months, and

(b) for one of the following purposes:

(i) road construction or road maintenance by a roads authority (within the meaning of the *Roads Act 1993*),

(ii) drought relief,

(iii) dust suppression,

(iv) prospecting or fossicking for minerals or petroleum under the *Mining Act 1992* or the *Petroleum (Onshore) Act 1991*,

(v) any environmental purpose authorised by a plan approved by the Minister under section 8E (7) of the Act,

(vi) hydrostatic testing of gas pipelines.

(3) An application referred to in subclause (1) (a) (i) does not have to be advertised (unless so required by a management plan referred to in subclause (1) (c)) if the water supply work concerned:

(a) is to be used solely for taking or using water pursuant to a replacement access licence arising under Division 9, 11, 12 or 13 of Part 2 of Schedule 4, and(b) was in existence at the time the relevant replacement access licence came into force.

(4) An application referred to in subclause (1) (b) does not have to be advertised (unless so required by a management plan referred to in subclause (1) (c)) if the land to which the application relates is land in respect of which a replacement access licence has arisen under Division 9, 11, 12 or 13 of Part 2 of Schedule 4.

(5) An application for an approval must be advertised by the Minister by means of a notice published:

(a) in a local newspaper, and

(b) in a newspaper circulating among such Aboriginal communities as could be affected by the granting of such an approval, and

(c) on the Department's website.

(6) The notice must contain the following information:

(a) the name of the applicant,

(b) the type of approval to which the application relates,

(c) particulars indicating the location to which the application relates,

(d) in the case of a water supply work approval, the capacity of the work and the water source and stream from which the work is proposed to take water,

(e) in the case of a water use approval, the purpose for which water is to be used under the approval,

(f) the form in which any objection against the application should be made for the purposes of section 93 of the Act,

(g) the address to which, and the time by which, any such objection should be made,

(h) the name and contact details for the relevant departmental officer.

25 Procedure for making objection to granting of approval

For the purposes of section 93 (1) of the Act, an objection to the granting of an approval:

(a) must be in writing or in electronic form, and

(b) must be signed or otherwise authenticated by the objector, and

(c) must contain the name and address of the objector, and

(d) must, within 28 days after the notice was first published, be lodged at, or sent by post to, the address specified in the notice referred to in clause 24 (6) (g) or, if in electronic

form, lodged electronically as provided by clause 229, and

(e) must specify the grounds of the objection.

26 Matters affecting consideration of applications

For the purposes of section 96 (a) of the Act, the matters to be taken into consideration by the Minister in considering whether or not to grant an aquifer interference approval include whether the amount of water taken in the course of carrying out the aquifer interference activity to which the approval relates will exceed the total extraction limit for the aquifer set out in any relevant management plan.

26A Circumstances in which approvals may be amended

(1) For the purposes of section 107 (1) (b) of the Act, the Minister may amend an approval to create 2 or more approvals from a single approval if a subdivision of the land specified in the approval as the land benefited by the approval results in part of the land being held by the holder of the approval and part of the land being held by a landholder who is not the holder of the approval.

(2) For the purposes of section 107 (1) (c) of the Act, the Minister may amend an approval to correct any error or omission in a description in the approval of a location to which the approval relates.

26B Circumstances in which Minister may refuse to accept surrender of approval For the purposes of section 108 (1A) of the Act, the Minister may refuse to accept the surrender of an approval if:

(a) in the case of a water management work approval:

(i) construction of a work to which the approval relates has commenced but has not been completed in accordance with the approval, and

(ii) the Minister is not satisfied that adequate arrangements are in force to ensure that no more than minimal harm will be done to any water source or its dependent ecosystems if the approval is surrendered before construction of the work is so completed, or

(b) in the case of a water management work approval, the Minister is satisfied:

(i) that a work to which the approval relates is still being used or is capable of still being used, and

(ii) that if the approval is surrendered, the work will not be authorised under the Act, or

(c) in the case of a controlled activity approval:

(i) the carrying out of a controlled activity to which the approval relates has commenced but has not been completed in accordance with the approval, and (ii) the Minister is not satisfied that adequate arrangements are in force to ensure that no more than minimal harm will be done to any waterfront land if the approval is surrendered before the carrying out of the activity is so completed, or

(d) in the case of a controlled activity approval, a maintenance period specified in the approval to enable a rehabilitation plan or vegetation management plan to be implemented has not expired, or

(e) in the case of an aquifer interference approval:

(i) the carrying out of an aquifer interference activity to which the approval relates has commenced but has not been completed in accordance with the approval, and (ii) the Minister is not satisfied that adequate arrangements are in force to ensure that no more than minimal harm will be done to the aquifer or its dependent ecosystems if the approval is surrendered before the carrying out of the activity is so completed.

27 Register of approvals

(1) For the purposes of section 113 (2) of the Act, the register kept under that section may be kept in written or in electronic form.

(2) For the purposes of section 113 (3) of the Act, the register kept under that section is to be made available for public inspection at each office of the Department.

(3) The Director-General may also make the register, or parts of the register, available on the Department's website.

28 Security for fulfilment of obligations under approvals

(1) An approval may be granted subject to a condition to the effect that, before commencing the construction of any work or the carrying out of any activity, the holder of the approval must provide the Minister with security for the cost of performing the holder's obligations under the approval in the event that the holder fails to perform those obligations.

(2) The security is to be for such reasonable amount as is determined by the Minister and specified in the condition as to security.

(3) The security may be provided, at the choice of the holder, by way of a deposit with the Minister (**"a security deposit"**) or a guarantee satisfactory to the Minister.

(4) The Minister may retain a security deposit until satisfied that the holder of the approval has fulfilled the holder's obligations under the approval.

(5) A security deposit may be paid out, or a guarantee may be enforced, to meet the cost of performing the holder's obligations under the approval. Any balance of a security deposit remaining is to be refunded to, or at the direction of, the person who provided the security, together with any interest accrued on the deposit as a consequence of its investment.

(6) Obligations under an approval that are required to be fulfilled after the period for which the approval remains in force do not cease merely because the approval ceases to be in force.

(7) A security deposit may be retained and dealt with under this clause, and a guarantee may be enforced, even though the approval is no longer in force.

(8) A person who has deposited an amount under this clause is entitled to a refund of the amount together with any interest accrued on the deposit as a consequence of its investment (less any amount paid out under this clause) if the person makes a written request to the Minister that satisfies the Minister that all obligations under the approval have been fulfilled.

29 Approvals arising from former entitlements, and certain deemed approvals

Part 3 of Schedule 4 contains particular provisions relating to approvals arising from former entitlements, and approvals for formerly unlicensed water bores in the Great Artesian Basin.

Division 2 – Exemptions Subdivision 1 – Preliminary 30 Definition In this Division:

"**public authority**" does not include Landcom or the Superannuation Administration Corporation or any of their subsidiaries.

Subdivision 2 – Exemption from requirement for water use approval 31 Exemption where the taking of the water is also exempt

(1) A person who is exempt under clause 18 in relation to the taking of water for any of the purposes, and in the circumstances, specified in a provision of Part 1 of Schedule 5 is exempt from section 91A (1) of the Act in relation to the use of the water for that purpose or those purposes, and in those circumstances.

(2) An exemption conferred by this clause that relates to an exemption under clause 18 that requires a watering program to be approved by the Minister is subject to the condition that any person claiming the exemption must, if required to do so by an authorised officer, produce the approved watering program immediately or within the period, and at the place, specified by the officer.

(3) An exemption conferred by this clause in respect of an exemption under clause 18 with respect to approved watering for basic human water needs (within the meaning of clause 14 of Schedule 5) ceases to apply at the same time as the exemption ceases to apply under clause 18 (4).

(4) An exemption conferred by this clause in respect of an exemption under clause 18 with respect to the taking of water for the purposes and in the circumstances specified in clause 15B of Schedule 5 (Emergency safety measures) is subject to the condition that the person claiming the exemption must comply with all applicable requirements (if any) of the Minister:

(a) that are published in the Gazette, or notified in writing to the person, for the purposes of this subclause, and

(b) that are for the purposes of implementing the water management principles in relation to the use of water the subject of the exemption.

32 Water used for particular purposes

A person is exempt from section 91A (1) of the Act in relation to the use of water if the water is used for any of the following purposes:

(a) the use of water for a purpose for which a development consent is in force under the *Environmental Planning and Assessment Act 1979*, other than the use of water for power generation by a major utility,

(b) the use of water for domestic consumption or stock watering,

(c) the use of water by, or on behalf of, the holder of a specific purpose access licence for Aboriginal cultural purposes for any purpose for which water may be taken under the licence,

(d) the use of water for an environmental purpose in accordance with a plan approved by the Minister under section 8E (7) of the Act.

33 Aquifer interference in connection with mining

A person who is engaged in an aquifer interference activity in connection with the mining or extraction of any material is exempt from section 91A (1) of the Act in relation to the using of water from an aquifer if the water is used in accordance with an aquifer interference approval with respect to that activity.

Subdivision 3 – Exemption from requirement for water supply work approval 34 Exemptions relating only to construction of water supply works

(1) A person is exempt from section 91B (1) of the Act in relation to the construction of any of the following water supply works:

(a) a water supply work constructed for the purpose of prospecting or fossicking for minerals or petroleum under the *Mining Act 1992* or the *Petroleum (Onshore) Act 1991* and for no other purpose,

(b) the construction of a water pipe for use solely for conveying water from one place to another,

(c) the construction of a water reticulation work on land the subject of a water use approval.

(2) Subclause (1) does not apply to a water supply work constructed on any of the following land:

(a) land declared to be critical habitat under Part 3 of the *Threatened Species Conservation Act 1995* or Division 3 of Part 7A of the *Fisheries Management Act 1994*,

(b) land that is a heritage conservation area within the meaning of an environmental planning instrument that applies to the land under the *Environmental Planning and Assessment Act 1979*,

(c) land that is an Aboriginal place within the meaning of the *National Parks and Wildlife Act 1974*,

(d) land that is reserved for any purpose under the *National Parks and Wildlife Act 1974*,

(e) land the subject of a conservation agreement in force under section 69B of the *National Parks and Wildlife Act 1974*,

(f) land the subject of a property vegetation plan in force under Part 4 of the *Native Vegetation Act 2003*,

(g) land within a State forest within the meaning of the Forestry Act 2012,

(h) land to which *State Environmental Planning Policy No 14--Coastal Wetlands* applies,

(i) land to which *State Environmental Planning Policy No 26--Littoral Rainforests* applies,

(j) waterfront land (other than waterfront land relating to a minor stream).

35 Exemptions relating only to use of water supply works

A person is exempt from section 91B (1) of the Act in relation to the use of any of the following water supply works if the work is used for any of the purposes, and in the circumstances, specified in relation to the work:

(a) a water supply work used for the purpose of prospecting or fossicking for minerals or petroleum under the *Mining Act 1992* or the *Petroleum (Onshore) Act 1991*,

(b) a water storage work, water reticulation work or water impounding work that was in use before 1 July 2004 to convey or impound water taken pursuant to:

(i) an entitlement, or

(ii) (the previously repealed) section 7 (7) of the former 1912 Act,

that is used pursuant to that entitlement for a purpose permitted by that entitlement, or for a purpose permitted by section 7 (7),

(c) a water reticulation work used for the purpose of conveying water to land:

(i) the subject of a water use approval, or

(ii) the use of water on which does not require a water use approval,

(d) a hydro-electric power station that is operated in connection with a water supply work owned by Water NSW or the Ministerial Corporation, and is authorised by Water NSW or the Ministerial Corporation to be so operated, but only if:

(i) the water taken by the work is used for the purpose of generating hydro-electric power, and

(ii) the water taken by the work is returned to the same water source from which it was taken, and

(iii) the returned water is of the same quality as it was when it was taken (in terms of chemical composition, temperature, sediment content and salinity).

36 Exemptions relating to both construction and use of water supply works

(1) The following persons are exempt from section 91B(1) of the Act in relation to the construction or use of a water supply work if the work is constructed or used for any of

the purposes, and in the circumstances, specified in relation to the work:

(a) any person who is a landholder, in relation to the construction of an excluded work referred to in item 1, 2, 3, 4, 6, 7 or 9 in Schedule 1 that is situated on the land, or the use of the work for any of the purposes, and in the circumstances, specified in Schedule 1 in respect of the work,

(b) any person who is a landholder, in relation to the construction or use of an excluded work referred to in item 5 or 8 in Schedule 1 that is situated on the land, (c) any person, in relation to the construction of an exempt monitoring bore, or the use of that bore, for measuring water levels, water pressure or water quality, (d) any person who is engaged in an aquifer interference activity in connection with the mining or extraction of any material, in relation to the construction or use of a water management work for the purpose of taking and using water from an aquifer in accordance with an aquifer interference approval with respect to that activity,

(e) the Ministerial Corporation, in relation to the construction or use of a water supply work used for approved watering for basic human water needs (within the meaning of clause 14 of Schedule 5),

(f) any person, in relation to the construction or use of a water supply work for the purposes only of complying with a direction given under the *State Emergency Service Act 1989* or the *State Emergency and Rescue Management Act 1989* in an emergency (within the meaning of the latter Act), but only if:

(i) the person's compliance with the direction is in accordance with the Act under which it is given, and

(ii) the water supply work is removed within 3 months (or such longer period as is approved of in writing by the Minister) after it is constructed,

(g) any person, in relation to the construction or use of a water supply work for the control or prevention of soil erosion that is included in a project in existence under section 10 of the *Soil Conservation Act 1938*, for the purpose of giving effect to the project.

(2) An exemption conferred by subclause (1) (e) is subject to a condition that any person claiming the exemption must, if required to do so by an authorised officer, produce the approved watering program required by the exemption, immediately or within the period, and at the place, specified by the officer.

(3) An exemption conferred by subclause (1) (e) ceases to apply at the same time as the exemption under clause 18 (4) ceases to apply in respect of the taking of the water for approved watering for basic human water needs.

(4) An exemption conferred by subclause (1) (f) is subject to the condition that the person claiming the exemption must comply with all applicable requirements (if any) of the Minister:

(a) that are published in the Gazette, or notified in writing to the person, for the purposes of this subclause, and

(b) that are for the purposes of implementing the water management principles in relation to the construction or use of the water supply work the subject of the exemption.

Subdivision 4 – Exemption from requirement for controlled activity approval 37 Condition applying to all exemptions under this Subdivision

An exemption conferred under this Subdivision is subject to the condition that the person by whom the relevant controlled activity is carried out must comply with applicable requirements (if any) of the Minister that are published in the Gazette, or notified in writing to the person, for the purposes of this clause and that are for the protection of:

(a) the waterfront land on which the activity is carried out, or

(b) any river, lake or estuary to which that land has frontage.

38 Controlled activities--public authorities

A public authority is exempt from section 91E (1) of the Act in relation to all controlled activities that it carries out in, on or under waterfront land.

39 Controlled activities--persons other than public authorities

A person (other than a public authority) is exempt from section 91E (1) of the Act in relation to controlled activities specified in Part 2 of Schedule 5 that are carried out in, on or under waterfront land.

40 Network operators

A network operator licensed or authorised under the *Water Industry Competition Act 2006*, the *Gas Supply Act 1996* or the *Electricity Supply Act 1995*, or a licensee under the *Pipelines Act 1967* (**''a pipeline licensee''**), is exempt from section 91E (1) of the Act in relation to the construction, modification, repair or maintenance of, or emergency work on:

(a) in the case of a network operator, the network operator's water, gas or electricity infrastructure, and

(b) in the case of a pipeline licensee, the pipeline the subject of the licence and its associated infrastructure,

being activities:

(c) that are carried out in, on or under waterfront land relating to a river, estuary or lake (other than in or on the bed or banks of a river, the bed or shore of a lake, or the bed or land lying between the bed and the mean high water mark of an estuary), and

(d) that do not cause any change in the course of the river, and

(e) the environmental impact of which has been considered under section 111 of the *Environmental Planning and Assessment Act 1979* (or is exempt from the need for such consideration under section 110E of that Act).

Subdivision 5 – Exemption from operation of section 106

41 Exemption from operation of section 106

Section 106 of the Act does not apply to:

(a) a water management work approval for a work used by a person referred to in clause 2, 4, 5 or 6 of Schedule 5 solely for taking water for a purpose for which the person is exempted by clause 18 from the requirement for an access licence, or

(b) a water use approval for the use of water for such a purpose.

Subdivision 6 – Exemption from requirement for flood work approval 41A Definition

In this Division:

"designated high risk flood area" means:

(a) a recognised floodway that is designated by a converted floodplain management plan, or

(b) an area of a floodplain that is within Management Zone A or D under a management plan that applies to the floodplain.

41B Exemption relating to compliance with State emergency direction

(1) A person is exempt from section 91D (1) of the Act if the person constructs, uses or modifies a flood work in compliance with a direction given under the *State Emergency* and Rescue Management Act 1989 or State Emergency Service Act 1989.

(2) An exemption conferred by subclause (1) ceases to apply 3 months after the date on

which the direction was given or such later date as the Minister may approve of in writing.

41C Exemption relating to work carried out under development authorisations

(1) A local council is exempt from section 91D (1) of the Act in relation to the construction or use of a flood work if:

(a) the construction or use of the work is carried out under a development authorisation granted by a council, and

(b) the work is situated in or on:

(i) a place that is located within a managed designated high risk flood area, or

(ii) any other place (unless it is located within an unmanaged designated high risk flood area).

(2) A person (other than a local council) is exempt from section 91D (1) of the Act in relation to the construction or use of a flood work on a landholding that is owned or occupied by the person if:

(a) the construction or use of the work is carried out under a development authorisation granted by a council, and

(b) the work is situated in or on:

(i) a place that is located within a managed designated high risk flood area, or

(ii) any other place (unless it is located within an unmanaged designated high risk flood area), and

(c) the total area of the landholding does not exceed 0.2 hectares.

(3) In this clause: "development authorisation" means:

(a) a development consent within the meaning of the *Environmental Planning and Assessment Act 1979*, or

(b) an approval under Part 5 of that Act.

"managed designated high risk flood area" means a designated high risk flood area to which a floodplain risk management plan or floodplain risk management study applies (being a plan or study that has been developed and implemented by a local council in accordance with the *Floodplain Development Manual 2005*, or a replacement manual, notified under section 733 of the *Local Government Act 1993*).**"unmanaged designated high risk flood area"** means a designated high risk flood area.

41D Exemptions relating to ring embankments around dwelling houses or certain farm infrastructure

A person is exempt from section 91D (1) of the Act if:

(a) the person constructs or uses on the person's land a flood work consisting of one or more ring embankments around a dwelling house, shed or storage silo, and(b) the area (or total area) enclosed by the embankment (or embankments) does not exceed 2 hectares or 10 percent of the area of the person's land, whichever is the lesser, and

(c) the work is not situated in or on a place that is located within a designated high risk flood area.

41E Exemptions relating to certain public authorities

(1) Rail Corporation New South Wales is exempt from section 91D (1) of the Act if it constructs or uses a flood work for the purposes of a railway.

(2) A roads authority for a public road (within the meaning of the *Roads Act 1993*) is exempt from section 91D (1) of the Act if it constructs or uses a flood work for the purposes of the public road.

41F Exemption relating to certain earthworks

A person is exempt from section 91D (1) of the Act if:

(a) the person constructs or uses a flood work that consists of earthworks (including farm tracks and check banks) that are less than 150 millimetres above (but not below) the natural surface of the ground in or on which it is constructed or situated, and(b) the work is not situated in or on a place that is located within a designated high risk flood area.

Part 4 – Irrigation corporations

Division 1 – Inclusion of land within irrigation corporation's area of operations 42 Applications to include land within area of operations

(1) An application under section 128 of the Act must be in the approved form. Section 128(2) of the Act requires an application to identify the land to be included in an irrigation corporation's area of operations.

(2) An application under section 128 of the Act with respect to land that is more than 15 per cent of the irrigation corporation's existing area of operations must be advertised by the Minister by means of a notice published:

(a) in a local newspaper, and

(b) on the Department's website.

(3) The notice must contain the following information:

(a) the name of the applicants,

(b) the name of the irrigation corporation within whose area of operations the application seeks to include land,

(c) the purpose of the application (that is, to seek the inclusion of the land to which the application relates within the irrigation corporation's area of operations),

(d) the area of the land to which the application relates,

(e) the general location of the land (by lot and deposited plan number or by such other description as formally identifies the land),

(f) the address to which, and the time by which, objections to the application should be made for the purposes of section 129 of the Act.

43 Objections to inclusion of land within area of operations

For the purposes of section 129 of the Act, an objection to the inclusion of land within an irrigation corporation's area of operations:

(a) must be in writing, and

(b) must be signed or otherwise authenticated by the objector, and

(c) must contain the name and address of the objector, and

(d) must be lodged at, or sent by post to, the address specified in the notice, as referred to in clause 42 (3) (f), or lodged electronically as provided by clause 229, within 28 days after the notice was first published, and

(e) must specify the grounds of the objection.

Division 2 – Exclusion of land from irrigation corporation's area of operations 44 Applications to exclude land from area of operations

(1) An application under section 132 of the Act must be in the approved form. Section 132(2) of the Act requires an application to identify the land to be excluded from an irrigation corporation's area of operations.

(2) An application under section 132 of the Act with respect to land that is more than 15 per cent of the irrigation corporation's existing area of operations must be advertised by the Minister by means of a notice published:

(a) in a local newspaper, and

(b) on the Department's website.

(3) The notice must contain the following information:

(a) the name of the applicants,

(b) the name of the irrigation corporation from whose area of operations the application seeks to exclude land,

(c) the purpose of the application (that is, to seek the exclusion of the land to which the application relates from the irrigation corporation's area of operations),

(d) the area of the land to which the application relates,

(e) the general location of the land (by lot and deposited plan number or by such other description as formally identifies the land),

(f) the address to which, and the time by which, objections to the application should be made for the purposes of section 133 of the Act.

45 Objections to exclusion of land from area of operations

For the purposes of section 133 of the Act, an objection to the exclusion of land from an irrigation corporation's area of operations:

(a) must be in writing, and

(b) must be signed or otherwise authenticated by the objector, and

(c) must contain the name and address of the objector, and

(d) must be lodged at, or sent by post to, the address specified in the notice, as referred to in clause 44 (3) (f), or lodged electronically as provided by clause 229, within 28 days after the notice was first published, and

(e) must specify the grounds of the objection.

Part 5 – Elections

Division 1 – Definitions

46 Definitions

(1) In this Part: "calling of the ballot" for an election means the date on which a notice is first published for the election under clause 69. "calling of the election" for an election means the date on which a notice is published for the election under clause 64. "close of enrolments" for an election means the final time and date fixed by the returning officer for the close of enrolments in the election."close of exhibition" of the roll for an election means the final time and date fixed by the returning officer for the election."close of nominations" for an election means the final time and date fixed by the returning officer for the election."close of nominations in the election. "close of nominations in the election means the final time and date fixed by the returning officer for the close of nominations in the election."close of the ballot" for an election means the final time and date fixed by the returning officer for the close of nominations in the election."close of the ballot for the election."election" means:

(a) an election of members of a private irrigation board referred to in Part 2 of Chapter 4 of the Act, or

(b) an election of directors of a private drainage board referred to in Part 3 of Chapter 4 of the Act, or

(c) an election of members of a private water trust referred to in Part 4 of Chapter 4 of the Act.

"final roll" for an election means the roll prepared by the returning officer under Subdivision 2 of Division 6.**"preliminary roll"** for an election means the roll prepared by the returning officer under clause 58.**"returning officer"** means:

(a) in the case of an election of members of a private irrigation board--the person appointed under clause 57 to be the returning officer for the election, and
(b) in the case of an election of directors of a private drainage board or of members of a private water trust--the person appointed under clause 56 to be the returning officer for the election.

(2) In this Part, a reference to a Form is a reference to a Form set out in Schedule 6.

Division 2 – Division of private irrigation districts into zones

47 Division of private irrigation districts into zones

(1) For the purposes of the first election of members of a private irrigation board, the Minister may divide a private irrigation district into zones.

(2) For the purposes of the second and any later election of members of a private irrigation board, the private irrigation board may divide a private irrigation district into zones.

(3) If a private irrigation district is divided into zones, the Minister or the board must:

(a) subject to section 148 (3) of the Act, determine the number of members to be elected by the voters of each zone, and

(b) show the zones on the plan of the private irrigation district exhibited as referred to in section 143 (3) (c) of the Act.

Division 3 – Eligibility to be elected

48 Eligibility for election as a member of a private irrigation board

A person (including a corporation) is eligible to be elected as a member of a private irrigation board if the person is entitled to vote in the election.

49 Eligibility for election as director of a private drainage board

(1) A person is eligible to be elected as director of a private drainage board if the person is entitled to vote in the election.

(2) However, a person is ineligible for election if the person:

(a) has not before nomination paid all moneys that were at any time before the end of the month preceding that in which nomination day falls, due by the person to the board, or

(b) has been convicted in New South Wales of a serious indictable offence or has been convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be a serious indictable offence.

50 Eligibility for election as member of a private water trust

(1) A person is eligible to be elected as a member of a private water trust if the person is entitled to vote in the election.

(2) However, a person who has been convicted of any serious indictable offence is ineligible to be elected as a member of a private water trust or to act as a member of a private water trust.

Division 4 – Entitlement to vote

51 Persons entitled to vote in election of members of a private irrigation board

(1) A person is entitled to vote in an election of members of a private irrigation board if

the person is an owner of land within the private irrigation district of that board.

(2) Except as provided by subclauses (3) and (4), at any such election:

(a) the owner of a non-irrigated holding is entitled to one vote, and

(b) the owner of an irrigated holding is entitled to:

(i) 2 votes if the area irrigated does not exceed 80 hectares, or

(ii) 3 votes if the area irrigated exceeds 80 hectares.

(3) At an election for the West Corurgan Private Domestic and Stock Water Supply and Irrigation District:

(a) the owner of a non-irrigated holding is entitled to one vote, and

(b) the owner of an irrigated holding is entitled to:

(i) 2 votes if the quantity of water allocated to the holding does not exceed 200 megalitres, or

(ii) 3 votes if the quantity of water allocated to the holding exceeds 200 megalitres.

(4) At an election for the Narromine Private Domestic and Stock Water Supply and Irrigation District:

(a) the owner of a non-irrigated holding is entitled to one vote, and

(b) the owner of an irrigated holding is entitled to:

(i) 2 votes if the allocation does not exceed 150 megalitres, and(ii) if the allocation exceeds 150 megalitres, 2 votes, and one additional vote for each 150 megalitres by which the allocation exceeds 150 megalitres, but only to a maximum of 10 votes.

52 Persons entitled to vote in election of directors of a private drainage board

(1) A person is entitled to vote in an election of directors of a private drainage board if

the person is the owner of land within the drainage district of that board.

(2) At any such election:

(a) the owner of land not exceeding 20 hectares is entitled to one vote, and (b) the owner of land exceeding 20 hectares but not exceeding 120 hectares is entitled to 2 votes, and

(c) the owner of land exceeding 120 hectares is entitled to 3 votes.

(3) If the Crown is in the roll of voters the votes may be exercised by:

(a) any director appointed to the board by the Minister, or

(b) if a director has not been appointed to the board by the Minister, by a public

servant authorised in writing for that purpose by the Ministerial Corporation.

53 Persons entitled to vote in election of members of a private water trust

(1) A person is entitled to vote in an election of members of a private water trust if the person is the owner of land within the water supply district of the trust.

(2) At an election of members of a private water trust placed in charge of irrigation works, or works for the prevention of floods or the control of floodwaters within the Murray Basin:

(a) the owner of an area of land not exceeding 20 hectares is entitled to one vote, and

(b) the owner of an area of land exceeding 20 hectares, but not exceeding 120 hectares, is entitled to 2 votes, and

(c) the owner of an area of land exceeding 120 hectares is entitled to 3 votes.(3) At an election of members of a private water trust in charge of water supplies for domestic and stock purposes:

(a) the owner of an area of land not exceeding 800 hectares is entitled to one vote, and

(b) the owner of an area of land exceeding 800 hectares, but not exceeding 4,000 hectares, is entitled to 2 votes, and

(c) the owner of an area of land exceeding 4,000 hectares is entitled to 3 votes.(4) A person who is entitled to vote under this clause may by instrument in writing authorise the trustees to place on the roll of voters the name of some other person instead of the person's own name. In such a case, the name of the other person is to be placed on the roll instead of the name of the person.

(5) For the purposes of this clause, a person whose name is on the roll pursuant to an authority of the owner of a property is to be taken to be the owner of the area of land included in the property.

54 No other persons entitled to vote

A person is entitled to vote in an election only if:

(a) the person has an entitlement set out in this Division, and

(b) as at the close of enrolments, the person's name is included in the final roll for the election.

55 Enrolment of representatives

(1) If land is owned:

(a) by a corporation--the corporation is taken to be included in the final roll for an election only if the secretary of the corporation or some other nominee is included

in that roll as the representative of the corporation, or

(b) by more than one trustee or legal personal representative (whether as administrators or executors) on behalf of the estate of a person--the trustees are, or the estate is, taken to be included in the final roll for an election only if a nominee of those trustees or legal personal representatives is so included in that roll as the representative of the trustees or estate.

(2) Only one person may be nominated to vote in the election as a representative of the corporation, trustees or estate concerned.

Division 5 – Returning officer

56 Returning officer for election of members of a private water trust or directors of a private drainage board

(1) For the purpose of an election of members of a private water trust or directors of a private drainage board, the returning officer is the person appointed by the trust or board (as the case requires) to be the returning officer for the election.

(2) Without limiting subclause (1), the secretary of a private drainage board may be appointed as the returning officer for an election.

57 Returning officer for election of members of a private irrigation board

(1) For the purposes of the first election of members of a private irrigation board after the commencement of section 149 of the Act, the Minister is to appoint a returning officer.

(2) For the purpose of any other election of members of a private irrigation board, the returning officer is to be appointed by the board.

(3) Without limiting subclause (2), the secretary of a private irrigation board may be appointed as the returning officer for an election.

Division 6 – Rolls

Subdivision 1 – Preparation and exhibition of preliminary roll

58 Preparation of preliminary roll

(1) The returning officer for an election must prepare and keep:

(a) a preliminary roll of the persons who, in the opinion of the returning officer, are eligible to vote in the election, and

(b) an appropriately addressed label or an appropriately addressed envelope for each person whose name is included in that roll.

(2) The preliminary roll:

(a) must contain the names and last known addresses of each sole owner of land within the district, and

(b) if there is more than one owner of any such land--must contain the name and last known address of any one of them who was, by notice in writing given to the returning officer, last nominated for the purposes of this paragraph by all the owners of the land, and

(c) must describe the area of land held by each, and

(d) must contain the number of votes to which each is entitled, and

(e) must be certified by the returning officer in accordance with Form 1.

(3) This clause does not apply to an election held as a consequence of an earlier election that has failed if a preliminary roll for the earlier election has already been prepared by the returning officer.

59 Exhibition of preliminary roll

The returning officer must cause copies of the preliminary roll to be exhibited for public inspection:

(a) at the places where applications for enrolment and objections against enrolment may be lodged, and

(b) for a period of at least 14 days.

Subdivision 2 – Preparation of final roll

60 Applications for enrolment by persons not already enrolled

(1) A person whose name does not appear on the preliminary roll for an election may apply for enrolment in the final roll for the election.

(2) The application must be in Form 2 and must be lodged with the returning officer before the close of enrolments.

(3) On receipt of the application, the returning officer:

(a) if satisfied that the applicant is entitled to vote, must accept the application and enter the name and address of the applicant in the final roll, or

(b) if not so satisfied, must reject the application and inform the applicant in writing that the application has been rejected, or

(c) if the application is not in the proper form or is incomplete, must return the application for correction or completion and consider the duly corrected or completed application in accordance with this clause.

61 Objections to enrolment

(1) Before the close of enrolments, the returning officer and any person who is entitled to vote in an election may object to the inclusion of the name of any person in the final roll.(2) An objection:

(a) must be in Form 3, and

(b) must state the grounds on which it is made, and

(c) must be signed by the objector, and

(d) must be lodged with the returning officer.

(3) The returning officer must send particulars of an objection to the person to whom the objection relates.

(4) The person to whom an objection relates may lodge a written reply with the returning officer within 14 days after the date on which particulars of the objection were sent to that person.

(5) The returning officer must consider each objection, and any reply received within that 14-day period, and may make such inquiries as the returning officer thinks fit.

(6) The returning officer may accept or reject an objection.

(7) If the returning officer accepts an objection, the returning officer must exclude from the final roll for the election the name of the person to whom the objection relates and must inform that person and the objector, in writing, that the person's name is so excluded.

(8) If the returning officer rejects an objection, the returning officer must notify the person to whom the objection relates and the objector, in writing, that the returning officer has rejected the objection.

(9) The returning officer may require a person who lodges an objection, or who replies to an objection, to verify the objection or reply by statutory declaration.

(10) For the purpose of enabling the returning officer to make a decision to accept or reject an objection to the inclusion of the name of a person in the final roll, the returning officer may require a person to furnish the returning officer with such information regarding the person objected to as the returning officer may specify.

62 Postponement of ballot not to affect final roll

The validity of the final roll for an election is not affected by the postponement of the close of the ballot by a notice published after the close of exhibition of the roll, and the roll remains the final roll for the election.

Division 7 – Calling of the election

63 Final roll must be prepared before election called

(1) The final roll in relation to an election must be prepared in accordance with Division 6 before the calling of an election.

(2) This clause does not apply to an election held as a consequence of an earlier election

that has failed if a final roll for the earlier election has already been prepared by the returning officer.

64 Notice of election

(1) The returning officer must fix a time and place for an election and cause notice of that fact:

(a) to be posted to every person eligible to vote at the election, or

(b) to be published in a newspaper circulating generally throughout the relevant board or trust's district.

(2) The notice:

(a) must state that an election is to be held for the purpose specified, and

(b) must call for nominations of candidates, and

(c) must specify the date (**"the nomination day"**) and time for the close of nominations, and

(d) must advise where nomination forms can be obtained, and

(e) must advise where nominations may be lodged, and

(f) must, in the case of a notice sent to eligible voters, contain a nomination form, and

(g) must advise when and where the final roll for the election will be available on public exhibition.

(3) The time specified in the notice for the close of nominations must be at least 14 days after notice is given.

65 Postponement of nomination day

(1) Despite clause 64 (3), the returning officer may postpone the nomination day for a period not exceeding 14 days by a notice in a form similar to, and published in the same manner as, a notice referred to in clause 64 (1).

(2) The power conferred on the returning officer by this clause may be exercised more than once in respect of an election.

Division 8 – Nominations

66 Eligibility for nomination

Any person is eligible for nomination as a candidate for election if the person is eligible, under Division 3, to be elected.

67 Nomination of candidates

(1) A nomination of a candidate:

(a) must be in Form 4, and

(b) must be made by at least 2 persons (other than the candidate) who each are eligible to vote in the election, and

(c) must be endorsed with, or accompanied by, the consent of the nominee, and

(d) must be lodged with the returning officer before the close of nominations.

(2) If the returning officer is of the opinion that an insufficient number of persons by whom a candidate has been nominated are eligible to nominate a candidate, the returning officer must, as soon as practicable, cause notice of that fact to be given to the candidate.(3) A candidate who has been nominated in an election may withdraw the nomination at any time before the close of nominations by notice in writing addressed to the returning officer.

68 Uncontested elections

If the number of persons who have been duly nominated as candidates by the close of nominations does not exceed the number of persons to be elected, each of those persons is taken to have been elected.

69 Contested elections

If the number of persons who have been duly nominated as candidates by the close of

nominations exceeds the number of persons to be elected, a ballot must be held.

Division 9 – Calling of the ballot

70 Notice of ballot

(1) As soon as practicable after it becomes apparent to the returning officer that a ballot is required to be taken in respect of an election, the returning officer must cause notice that a ballot is to be taken:

(a) to be published in at least one newspaper circulating locally in the area to which the election relates, or

(b) to be sent by post to each person whose name is included in the final roll at the address shown on the roll.

(2) The notice:

(a) must state that a ballot is to be taken, and

(b) must fix a time and date for the close of the ballot, and

(c) must, in the case of a notice in a newspaper, advise where copies of the final roll will be exhibited.

(3) The notice must also state that it is compulsory for persons who wish to vote in the election to be enrolled in the final roll for the election.

(4) The close of the ballot must not be earlier than 28 days after the calling of the ballot. **71 Postponement of ballot**

(1) The returning officer may postpone (for a period not exceeding 14 days) the close of the ballot by a notice published in the same way as the notice stating that a ballot is to be held.

(2) The power conferred on the returning officer by this clause may be exercised more than once in respect of an election.

Division 10 – The ballot

72 Printing of ballot-papers

(1) As soon as practicable after the close of enrolments in an election, the returning officer:

(a) must determine the order in which the candidates' names are to be listed on a ballot-paper by means of a lot, and

(b) must cause sufficient ballot-papers to be printed to enable a ballot-paper to be sent to each person included in the final roll for the election.

(2) A ballot-paper for an election must contain:

(a) the names of the candidates arranged in the order determined in accordance with subclause (1) (a), with a small square set opposite each name, and

(b) if the returning officer considers that the names of 2 or more of the candidates are so similar as to cause confusion, such other matter as the returning officer considers will distinguish between the candidates, and

(c) such directions as to the manner in which a vote is to be recorded and returned to the returning officer as the returning officer considers appropriate.

(3) The directions to voters must include a direction that the voter must record a vote by placing a cross in the square set opposite the name of each candidate for whom he or she votes.

73 Distribution of ballot-papers

As soon as practicable after the printing of the ballot-papers for an election, the returning officer must send to each person included in the final roll for the election:

(a) a ballot-paper that is initialled by the returning officer, and

(b) an unsealed envelope ("**the voter's envelope**") addressed to the returning officer and bearing on the back the words "NAME AND ADDRESS OF VOTER" and "SIGNATURE OF VOTER", together with appropriate spaces for the insertion of a

name, address and signature, and

(c) another unsealed envelope ("the posting envelope") that:

(i) is large enough to accommodate the voter's envelope if that envelope is folded, and

(ii) is addressed to the returning officer, and

(iii) is reply-paid.

74 Duplicate ballot-papers

(1) At any time before the close of the ballot, the returning officer may issue to a voter a duplicate ballot-paper and envelope if the voter satisfies the returning officer by statutory declaration:

(a) that the original ballot-paper has been spoilt, lost or destroyed, and

(b) that the voter has not already voted in the election to which the ballot-paper relates.

(2) The returning officer must maintain a record of all duplicate ballot-papers issued under this clause.

75 Recording of votes

In order to vote in an election, a person:

(a) must record a vote on the ballot-paper in accordance with the directions shown on it, and

(b) must vote for no more than the number of persons to be elected, and

(c) must place the completed ballot-paper (folded so that the vote cannot be seen) in the voter's envelope, and

(d) must seal the voter's envelope, and

(e) must complete the person's full name and address on, and must sign, the back of the voter's envelope, and

(f) must seal the voter's envelope in the posting envelope, and

(g) must return the envelopes to the returning officer so as to be received before the close of the ballot.

Division 11 – The scrutiny

76 Receipt of ballot-papers

(1) The returning officer must reject (without opening it) any voter's envelope purporting to contain a ballot-paper if the envelope is not received before the close of the ballot or is received unsealed.

(2) The returning officer must examine the name on the back of the voter's envelope and, without opening the envelope:

(a) must accept the ballot-paper in the envelope for further scrutiny and draw a line through the name on the roll that corresponds to the name on the back of the envelope, if satisfied that a person of that name is included in the final roll for the election, or

(b) must reject the ballot-paper in the envelope, if not so satisfied or if a name, address or signature does not appear on the back of the envelope.

(3) The returning officer may reject a ballot-paper without opening the voter's envelope if, after making such inquiries as the returning officer thinks fit:

(a) the returning officer is unable to identify the signature on the back of the envelope, or

(b) it appears to the returning officer that the signature on the back of the envelope is not the signature of the person whose name and address appear on the back of the envelope.

77 Ascertaining result of ballot

The result of a ballot is to be ascertained by the returning officer as soon as practicable after the close of the ballot.

78 Poll clerks

(1) The returning officer may appoint poll clerks if required.

(2) A candidate must not be a poll clerk.

79 Scrutineers

(1) Each voter in a ballot is entitled to request, by notice in writing given to the returning officer at any time after the close of enrolments for the ballot, the appointment of a person specified in the notice (who may, but need not, be the voter concerned) as a scrutineer for the purposes of the ballot.

(2) The returning officer may appoint a maximum of 10 persons as scrutineers for a ballot.

(3) The persons are to be appointed in the order in which the requests for their appointments were received by the returning officer in accordance with subclause (1).(4) A person must not be appointed as a scrutineer unless the person consents to the appointment.

(5) A candidate must not be appointed as a scrutineer.

(6) A scrutineer's functions include scrutinising the receipt of ballot-papers under clause 76.

80 Scrutiny of votes

(1) The scrutiny of votes in a ballot is to be conducted as follows:

(a) the returning officer is to produce, unopened, the voter's envelopes containing the ballot-papers accepted for scrutiny,

(b) in the case of an election of members of a private irrigation board--the returning officer is to ascertain the zone to which the vote relates (where applicable) and place the voter's envelope with other such envelopes for that zone,
(c) the returning officer is then to open each such envelope, extract the ballot-paper and (without unfolding it) place it in an appropriate box or other container, with (in the case of an election of members of a private irrigation board) separate boxes or other containers for each zone (where applicable),
(d) when the ballot-papers from all the voter's envelopes have been placed in the box or other container, the returning officer is then to open the box or other container and remove the ballot-papers,

(e) the returning officer is then to examine each ballot-paper and reject those that are informal,

(f) the returning officer is then to proceed to count the votes and ascertain the result of the election.

(2) At the scrutiny of votes in a ballot, a ballot-paper must be rejected as informal if:

(a) it is not initialled by the returning officer, or

(b) it has on it any mark or writing that the returning officer considers could enable any person to identify the voter who completed it, or

(c) it has not been completed in accordance with the directions shown on it.

(3) A ballot-paper is not to be rejected as informal merely because of any mark or writing on it that is not authorised or required by this Regulation if, in the opinion of the

returning officer, the voter's intention is clearly indicated on the ballot-paper.

81 Counting of votes

The result of a ballot for an election must be ascertained (zone by zone, where applicable) by the returning officer as follows:

(a) if there is one person to be elected in the election--the candidate who received the highest number of votes is to be declared to be elected,

(b) if there are 2 or more persons to be elected in the election--the candidates, not exceeding in number the number of persons to be elected, who received the highest

number of votes are to be declared to be elected,

(c) if there is an equality of votes--the returning officer is to determine by lot the candidate to be elected.

82 Notice of result of election

(1) As soon as practicable after a candidate in an election has been elected, the returning officer must notify the Minister in writing of the name of the candidate elected.

(2) As soon as practicable after declaration of a poll, the returning officer must issue to each person elected a notice in writing of the result of the election.

Division 12 – General

83 Election of directors of private drainage boards or members of private water trusts

(1) An election of directors of a private drainage board must be held every 3 years.

(2) An election of the members of a private water trust must be held every 3 years.

84 Decisions of returning officer final

If the returning officer is permitted or required by the Act or this Regulation to make a decision on any matter relating to the taking of a ballot in any election, the decision of the returning officer on that matter is final.

85 Disposal of election papers

After the declaration of a ballot, the returning officer must keep all papers connected with the election for at least 12 months after the election.

86 Offences

A person must not:

(a) vote, or attempt to vote, more than once in any election, or

(b) vote, or attempt to vote, in any election in which the person is not entitled to vote, or

(c) make a false or wilfully misleading statement (not being a statement verified by statutory declaration):

(i) to the returning officer in connection with any election, or

(ii) in any document that the person furnishes for the purposes of any election, or(d) apply for enrolment in respect of any election in respect of which the person is already enrolled.

Maximum penalty: 1 penalty unit.

Part 6 – Private drainage boards

Division 1 – Constitution and procedure

87 Quorum

The number of directors that constitute a quorum for a private drainage board is as follows:

(a) if the board consists of 3 directors--2,

- (b) if the board consists of 4 or 5 directors--3,
- (c) if the board consists of 6 or 7 directors--4.

Division 2 – Finance

88 Rate book

(1) For the purposes of section 209 (1) of the Act, a rate book is to be in a form containing the following particulars:

- (a) assessment number,
- (b) name of ratepayer,
- (c) additional charges for current year,
- (d) payment received,
- (e) receipt number,

(f) date of payment,

(g) current rates,

(h) arrears of rates carried forward,

- (i) arrears,
- (j) total,
- (k) total due.

(2) For the purposes of section 209 (2) of the Act, any particular relating to a rate may be altered.

(3) For the purposes of section 209 (4) of the Act, an alteration or amendment in a rate book is to be made, signed and dated by the private drainage board's Secretary and countersigned by the chairperson.

89 Rates

Rate notices by which rates are levied under section 206 of the Act must be in a form approved by the Ministerial Corporation.

90 Keeping of books and accounts

A private drainage board is to keep proper books and accounts that show full, true and regular accountings of all money received and paid by the private drainage board and the purposes for which money has been received or paid.

91 Banking

Money received by a private drainage board must be paid into an authorised deposit-taking institution to the credit of an account in the name of the private drainage board.

Part 7 – Private water trusts

Division 1 – Constitution and procedure

92 Meetings of members of a private water trust

(1) Ordinary meetings of members of a private water trust are to be held at any time that the members from time to time determine.

(2) The chairperson of a private water trust, or a majority of the members of a private water trust, may at any time call a special meeting of members of a private water trust.(3) Seven days' notice of an ordinary meeting, and reasonable notice of a special meeting, must be given in writing to each member of a private water trust.

(4) No business, other than the business stated in the notice of the meeting, is to be transacted at the special meeting.

93 Special general meetings

For the purposes of sections 224 (2), 225 (2) and 226 of the Act, the prescribed manner of giving notice is:

- (a) by personal delivery, or
- (b) by post, or
- (c) by facsimile transmission, or
- (d) by e-mail.

94 Quorum

The quorum for a meeting of a private water trust is as follows:

- (a) if the trust comprises 3 members--2 members,
- (b) if the trust comprises 5 members--3 members.

95 Chairperson

- (1) The chairperson is to preside at a meeting of members of a private water trust.
- (2) If the chairperson is not present, the members of a private water trust then present are

to appoint one of their number to act as chairperson.

96 Voting

(1) Any question arising at a meeting of members of a private water trust is to be decided by a majority of votes of the members present.

(2) In the case of an equality of votes the chairperson has a casting vote.

97 Minutes

(1) The members of a private water trust must cause minutes of the proceedings of each meeting to be kept.

(2) The minute books are to be open for inspection by the members of a private water trust and any ratepayer within the water supply district at any reasonable time.

98 Special general meetings of voters

(1) The chairperson is to preside at a special general meeting of voters.

(2) In the absence of the chairperson an appointed member of the private water trust may preside at the meeting or, if there is no appointed member of the private water trust present, an elected member of the private water trust selected by the members of the private water trust present may preside.

Division 2 – Finance

99 Rate book

(1) On fixing rates under section 232 of the Act on land in a water supply district the members of a private water trust must enter the rates in a rate book.

(2) The rate book is to be kept in a form approved by the Ministerial Corporation.

100 Correction of rate book

(1) Any necessary corrections of the rate book must be made at a meeting of the members of a private water trust and be signed and dated by the Chairperson.

(2) A correction affecting the amount of a rate must not be made after notice of the amount has been given to the person liable (except in the case of a correction arising from an appeal).

101 Payment of rates

(1) Rates are payable by instalments if the members of a private water trust so decide.
 (2) A rate or an instalment of a rate is not recoverable until 30 days after notice of the amount due has been served on the ratepayer at the ratepayer's last known or usual address.

102 Appeals

(1) An appeal by a landholder under section 232 (6) of the Act against the amount at which the landholder is rated must be lodged within 21 days after notice of the amount has been given to the landholder.

(2) Notice of the appeal, in a form approved by the Ministerial Corporation, must be given to a Magistrate having jurisdiction in any part of the private water trust district and to the Secretary of the trust.

Division 3 – Miscellaneous

103 Members of a private water trust's accounts

(1) Money received by members of a private water trust in the operation of a private water trust must be paid into an authorised deposit-taking institution to the credit of an account in the name of the members of the private water trust.

(2) All expenses incurred by members of a private water trust in the discharge of duties imposed on them by the Act are payable out of the funds at the disposal of the members of the private water trust under the Act.

Part 8 – Public works

104 Hunter Valley flood mitigation works--statement of particulars

The additional particulars to be set out in a statement under section 263 (3) of the Act are as follows:

(a) an estimate of the cost to be incurred during the financial year to which the statement relates in respect of each work included in the program of flood works referred to in section 263 (1) of the Act,

(b) an estimate of the amount of any compensation payable or likely to become payable during that financial year as a consequence of the undertaking of each such work,(c) an estimate of the cost of maintenance work in respect of works previously completed

that the Minister considers should be carried out during that financial year,

(d) an estimate of the amount of any compensation (other than compensation in respect of the works referred to in paragraph (a)) payable or to become payable by the Minister during that financial year,

(e) an estimate of the amount of any payment to be made by the Minister during that financial year under section 261 (2) of the Act,

(f) the percentage of the cost of the construction, carrying out and maintenance of any of the works referred to in paragraph (a), and of the amount of compensation payable or likely to become payable by the Minister as a consequence of the construction, carrying out and maintenance of such work, that a local council will be liable to contribute under section 260 of the Act,

(g) an estimate of the amount of any payments that a local council will be required to make during that financial year under section 265 of the Act,

(h) an estimate of the amount of any payment that is likely to be received during that financial year under section 261 of the Act from a public authority in respect of any work referred to in paragraph (a),

(i) the amount (if any) of any payment made by Local Land Services under section 262 of the Act during the previous financial year that remained unexpended at the close of that year.

105 Hunter Valley flood mitigation works--statement of cost of maintenance and compensation

The additional particulars to be set out in a statement under section 266 (1) of the Act are as follows:

(a) an estimate of the cost of any maintenance that the Minister considers should be undertaken during the financial year to which the statement relates in respect of each work referred to in section 265 of the Act,

(b) an estimate of the amount of any compensation likely to become payable during that financial year by the Minister as a consequence of any such maintenance,

(c) an estimate of the amount of compensation payable or likely to become payable during that financial year by the Minister as a consequence of any maintenance of each work referred to in paragraph (a) carried out during any previous financial year,
(d) the percentage that, under section 260 of the Act, the Minister has determined that a local council should contribute to the cost of any such construction and maintenance,
(e) the amount (if any) of any payment made by a local council under section 265 of the Act during any previous financial year that remained unexpended at the end of the

immediately preceding financial year.

106 (Repealed) Part 9 – Water supply authorities

Division 1 – Preliminary 107 Definitions In this Part:

"authorised officer" means:

- (a) an employee or other person acting on behalf of a water supply authority, or
- (b) a police officer.

"dwelling" means a room or suite of rooms occupied or used, or so constructed or adapted as to be capable of being occupied or used, as a separate residence.

"Plumbing Code of Australia" means the document entitled the *Plumbing Code of Australia*, produced for all State governments by the Australian Building Codes Board, as in force from time to time.

"plumbing fitting" includes any pipe, apparatus or fixture used for plumbing work.

"repair" includes make good, replace, reconstruct, remove, alter, cleanse or clear.

"sewerage service" means that part of sewerage pipework, including all sanitary fixtures, up to its point of connection to a water supply authority's sewerage system.

"water service" means that part of water supply pipework from its point of connection to a water supply authority's water supply system up to and including its outlet valves.

"water supply service pipe" means a pipe connecting a water service to a water supply authority's water supply system, and includes the plumbing fittings connected to the pipe.

Division 2 – Areas of operations and functions

108 Essential Energy

(1) Essential Energy's area of operations is the area of land shown by distinctive marking on the map marked " *Area of Operations of Broken Hill Water Board* " deposited in the offices of the Department, being:

(a) land within the local government area of the Broken Hill City Council, and

(b) the Stephens Creek, Umberumberka Creek and Yancowinna Creek Special Areas referred to in Division 6, and

(c) the localities of Menindee and Sunset Strip, and

(d) the land over which the Menindee to Stephens Creek pipeline is situated. Certain land along the route of the Menindee to Stephens Creek pipeline is supplied with water by that pipeline. Pursuant to sections 292 (2) and 311 of the Act, water service charges may be levied on that land even though it is not within the area of operations of Essential Energy.

(2) Essential Energy has and may exercise all of the functions of a water supply authority. **109 Gosford City Council**

(1) Gosford City Council's area of operations is its local government area under the *Local Government Act 1993*.

(2) Gosford City Council has and may exercise all of the functions of a water supply authority.

110 Wyong Shire Council

(1) Wyong Shire Council's area of operations is its local government area under the *Local Government Act 1993*.

(2) Wyong Shire Council has and may exercise all of the functions of a water supply authority.

111 Cobar Water Board

(1) Cobar Water Board's area of operations is the area of land shown by distinctive marking on the map marked "*Area of Operations of Cobar Water Board* " deposited in the offices of the Department, being:

(a) the land on which the Cobar Storage Dam is situated (as shown on DP

755660), and

(b) the locality of Canbelego, and

(c) the land over which the Nyngan to Cobar pipeline is situated.

Certain land along the route of the Nyngan to Cobar pipeline is supplied with water by that pipeline. Pursuant to sections 292 (2) and 311 of the Act, water service charges may be levied on that land even though it is not within the area of operations of Cobar Water Board.

(2) Cobar Water Board has and may exercise only the function of providing water services.

112 Water NSW--Fish River water supply scheme

(1) Water NSW's area of operations (in relation to the Fish River water supply scheme) is the area of land shown by distinctive marking on the map marked "*Area of Operations of Fish River water supply scheme* " deposited in the offices of the Department, being all the land owned, occupied or used by Water NSW in relation to the Fish River water supply scheme (within the meaning of the *Water NSW Act 2014*) in the local government areas of Greater Lithgow City, Oberon and Blue Mountains City, and includes:

(a) all land on which the following works are situated:

- (i) the concrete dam on the Fish River at Oberon,
- (ii) Duckmaloi weir,
- (iii) Rydal storage, and

(b) all land on, over, under or in which any water management works incidental or connected to those referred to in paragraph (a) (including tunnels, pipelines, service reservoirs, pumping stations and water treatment works) are situated from time to time, and

(c) all land on, over, under or in which any access roads and easements in relation

to the works referred to in paragraph (a) or (b) are situated from time to time. Certain land along the route of the pipelines referred to in paragraph (b) is supplied with water by those pipelines. Pursuant to sections 292 (2) and 311 of the Act, water service charges may be levied on that land even though it is not within the area of operations of Water NSW (in relation to the Fish River water supply scheme).

(2) Water NSW has and may exercise only the function of providing water services.

113 (Repealed)

114 Sydney Olympic Park Authority

 The Sydney Olympic Park Authority's area of operations is the Sydney Olympic Park Development Area within the meaning of the *Sydney Olympic Park Authority Act 2001*.
 The Sydney Olympic Park Authority has and may exercise in its area of operations only such functions as relate to the Water Reclamation and Management Scheme at Sydney Olympic Park, including the collection and treatment of waste water and the distribution of treated waste water.

(3) The provisions of this Regulation with respect to the distribution of water by a water supply authority apply equally to the distribution of treated waste water by the Sydney Olympic Park Authority.

115 Strategic business plans

(1) A water supply authority may apply to the Minister for approval of a strategic business plan with respect to the exercise of its functions under the Act.

(2) The Minister may approve the business plan in the form in which it has been submitted for approval, may approve the business plan with specified modifications or may refuse to approve the business plan.

(3) A strategic business plan is not to be approved under this clause unless it complies with the requirements of *Strategic Business Plans for Water Supply &; Sewerage Schemes: Guidelines for Preparation*, as in force from time to time, published by the New South Wales Government.

116 Ministerial approval not required for certain works

(1) All works, other than the following, are exempt from the requirement for the

Minister's approval under section 292 (1) (a) of the Act:

(a) dams for the impounding or diversion of water for public use, including any associated works,

(b) dams that are, or when completed will be, prescribed dams for the purposes of the *Dams Safety Act 1978*,

(c) water treatment works,

(d) sewage works, including works for the treatment of raw sewage, effluent or biosolids and works for the discharge of raw sewage, effluent or biosolids from sewage works.

(2) For those works for which an approval referred to in subclause (1) is required, approval may be given only if:

(a) all information that the Minister has required to be supplied, and all relevant documentation, has been furnished, and

(b) the Minister is satisfied that:

(i) all inspections of the proposed works, and of the site of the proposed works, that the Minister has required to be carried out for the purpose of dealing with the application have been carried out, and

(ii) the water supply authority is competent to construct, maintain and operate the proposed works.

(3) The relevant documentation referred to in subclause (2) (a) comprises:

(a) the plans and specifications of the proposed works, and all other documents and data relating to the proposed works that are in the possession of the water supply authority, and

(b) such other documents as are necessary to satisfy the Minister of the matters referred to in subclause (2) (b).

(4) An approval referred to in subclause (1) may be revoked if the Minister is satisfied that the water supply authority has failed:

(a) to comply with any requirement to furnish information or documentation, or

(b) to comply with any direction given by the Minister, or

(c) to accept any supervision that the Minister has required,

with respect to the construction, maintenance or operation of the works to which the approval relates.

Division 3 – Water supply Subdivision 1 – Preliminary

117 Application

This Division applies to and in respect of water supplied by the following water supply authorities:

(a) Essential Energy,

- (b) Gosford City Council,
- (c) Wyong Shire Council,
- (d) Cobar Water Board,

(e) Water NSW,

(f) the Sydney Olympic Park Authority.

Subdivision 2 – Water services

118 Installation and maintenance of water service by owner

(1) An owner of land to which a water main is connected or available for connection must ensure that:

(a) the installation of any water service, and the connection of any such water service to the water supply authority's system, are done by the holder of a plumbing permit, and

(b) any such water service complies with the Plumbing Code of Australia, and is

kept in good order and condition and free from blockages or leakages. Maximum penalty: 20 penalty units.

(2) In subclause (1), "plumbing permit", in relation to a water supply authority, means:
(a) a permit issued by the water supply authority under Subdivision 3 of Division 5, or

(b) in the case of Gosford City Council or Wyong Shire Council, an approval to carry out water supply work under Part 1 of Chapter 7 of the *Local Government Act 1993*.

(3) This clause applies only in relation to work that is not plumbing and drainage work within the meaning of the *Plumbing and Drainage Act 2011*.

On the commencement of section 7 of the *Plumbing and Drainage Act 2011*, plumbing and drainage work to which that Act applies must be code compliant under that Act. That Act requires the work to comply with the Plumbing Code of Australia and any other standards or requirements prescribed by the regulations under that Act.

119 Water service not to be shared

(1) A person must not operate or use a shared water service without the consent of a water supply authority. Maximum penalty: 20 penalty units.

(2) In this clause, **"shared water service"** means a water service that extends over, or supplies water to, 2 or more separately owned parcels of land.

(3) For the purposes of subclause (2), the separate lots in a strata scheme under the *Strata Schemes (Freehold Development) Act 1973* or the *Strata Schemes (Leasehold Development) Act 1986* are taken to constitute a single parcel of land.

120 Fire-fighting services

(1) A person must not:

(a) install or maintain a fire-fighting service that does not comply with the Plumbing Code of Australia, or

(b) fail to comply with any direction given by a water supply authority as to the way in which the person must comply with the Plumbing Code of Australia in relation to a fire-fighting service.

Maximum penalty: 20 penalty units.

(2) A person must not use a fire-fighting service otherwise than for the following purposes:

(a) the purpose of controlling or extinguishing a fire,

(b) some other purpose approved by the relevant water supply authority. Maximum penalty: 20 penalty units.

(3) In this clause, **"fire-fighting service"** means such parts of a water service as are designed to be used for controlling and extinguishing fires.

121 Misuse and waste of water

(1) A person must not:

(a) cause or allow a plumbing fitting to be used, or

(b) cause or allow a plumbing fitting to be out of repair, or

(c) cause or allow anything else to be done,

so as to waste water supplied by a water supply authority.

(2) A person must not cause or allow water supplied by a water supply authority to be used for the purpose of diluting anything whose discharge into a sewerage system requires a discharge approval under Subdivision 3 of Division 4.

(3) A person must not cause or allow anything to be done so as to contaminate water within a water supply authority's water supply system.

Maximum penalty: 20 penalty units.

122 Water to be taken through approved stoptaps

Except with the consent of the relevant water supply authority, a person must not take water from a water main otherwise than by means of a water supply service pipe that is connected to
the water main by means of a stoptap approved by the water supply authority.

Maximum penalty: 20 penalty units.

123 Information regarding supply

(1) A water supply authority may direct an owner or occupier of land to furnish it with such information in that person's knowledge as is necessary to enable the water supply authority to assess the quantity of water supplied to the land.

(2) It is an offence for a person to fail to comply with a direction under this clause. Maximum penalty: 10 penalty units.

124 Consents may be conditional, and may be varied and revoked

A consent given by a water supply authority for the purposes of this Subdivision is to be in writing, may be given unconditionally or subject to conditions and may be varied or revoked by the water supply authority (by written notice served on the holder of the consent) at any time and for any reason.

Subdivision 3 – Meters

125 Measurement of water supply

(1) The supply of water from a water main to any land is to be measured by means of a meter provided by, or in some other manner approved by, the relevant water supply authority.

(2) In the absence of evidence to the contrary, the quantity of water supplied from a water supply system is taken to be the quantity registered by such a meter.

126 Property in meters

Any meter or plumbing fitting provided by a water supply authority, and connected to or forming part of a water supply service pipe, remains the property of the authority.

127 Access to meters

If a meter for any land is so installed or located that it cannot be conveniently read or examined, the owner of the land:

(a) must cause the meter to be re-positioned, or

(b) must take such other action as is necessary to enable the meter to be conveniently read or examined,

in accordance with the directions of the relevant water supply authority.

Maximum penalty: 10 penalty units.

128 Care of meters

(1) An occupier of land, or an owner of unoccupied land, must keep protected from damage any meter and meter fittings that are connected to or form part of a water supply service pipe for the land. Maximum penalty: 10 penalty units.

(2) An occupier of land, or an owner of unoccupied land, is liable to a water supply authority for the cost of repairing any damage caused to a meter by a failure to comply with subclause (1).

129 Discontinuance of use of meters

An occupier of land, or an owner of unoccupied land, who intends to discontinue the use of a meter provided by a water supply authority must give it at least 14 days' written notice of that fact.

Maximum penalty: 10 penalty units.

130 Testing of meters

(1) An owner or an occupier of land for which a meter has been installed may apply to the relevant water supply authority to have the meter tested.

(2) An application to have a meter tested must be in a form approved by the water supply authority.

(3) If, on being tested, a meter registers less than 3 per cent above the quantity of water passed through it, the person who required the test must pay such fee as the water supply authority determines for the expenses of the test.

(4) If, on being tested, a meter registers 3 per cent or more above the quantity of water passed through it:

(a) an adjustment proportionate to the percentage of error is to be made in the reading objected to and in any further reading up to the time of removal of the meter, and

(b) the water supply authority is to bear the expenses of the test.

(5) No adjustment is to be made if a meter registers within 3 per cent of the quantity of water passed through it.

(6) If, at any reading, a meter is registering inaccurately or has ceased to register, the water supply authority is entitled to adjust the charge for water supplied during the period to which the reading relates on the basis of a daily consumption equal to the average daily consumption during a corresponding previous period.

(7) If there was no reading for a corresponding previous period, or if the water supply authority is of the opinion that an adjustment on the basis of such a period would not be reasonable, it may assess the quantity of water used or may adjust the charge on such other basis as may be mutually agreed on between it and the consumer.

131 Installation of meters

(1) A water supply authority may install, and may charge hire for:

(a) meters for measuring the quantity of water supplied, and

(b) pipes and apparatus for the conveyance, reception and storage of water.

(2) Alternatively, a water supply authority may require a person requiring a supply of water:

(a) to install the appropriate meters, pipes or apparatus in accordance with its requirements, and

(b) to maintain them in good working order.

Subdivision 4 – Fire hydrants

132 Installation of fire hydrants

(1) A water supply authority must install fire hydrants in its water mains at such convenient distances, and at such places, as are necessary for the ready supply of water to control and extinguish fires.

(2) Subclause (1) does not apply:

(a) so as to require fire hydrants to be installed in any water main that is less than 100 millimetres in diameter, or

(b) so as to require fire hydrants to be installed if the water supply system is not sufficient for the operation of fire hydrants,

in which case the water supply authority may provide other means for the ready supply of water to control and extinguish fires.

(3) A water supply authority may, at the request and expense of the owner or occupier of any building, install a fire hydrant for use for controlling or extinguishing fires in or in the vicinity of the building.

(4) A water supply authority may remove any fire hydrant referred to in subclause (1) if it is satisfied on reasonable grounds that the hydrant is no longer needed.

133 Maintenance of fire hydrants

A water supply authority must ensure that all fire hydrants installed by it are maintained in effective working order.

134 Supply of water to fire hydrants

A water supply authority must at all times keep charged with water any water main or pipe supplying water to a fire hydrant installed by it, unless prevented from doing so:

- (a) by drought or other emergency, or
- (b) while necessary repairs to the water main, pipe or hydrant are being carried out.

135 Use of fire hydrants by authorised persons

Any person authorised to do so by the water supply authority may take water from a fire hydrant, without charge, for the purpose of controlling or extinguishing fires.

Subdivision 5 – Water restrictions

136 Restrictions on use of water during periods of shortage

(1) If a water supply authority considers it necessary to do so in order to conserve supplies of water in time of drought or other emergency, it may, by a notice under this clause, regulate or restrict any of the following:

(a) the purposes for which water may be used,

(b) the times when water may be used,

- (c) the quantities of water that may be used,
- (d) the means or methods by which water may be used.
- (2) A notice made by a water supply authority under this clause:

(a) may apply to the whole of its area of operations or to such part of that area as is specified in the notice, and

(b) has effect despite the provisions of any contract relating to the supply of water by the authority.

(3) A notice made by a water supply authority under this clause:

(a) is to be published in a newspaper circulating in its area of operations, and

(b) takes effect on the date specified in the notice (being a date that is not earlier than the date on which the notice is published).

(4) A person must not use water contrary to a notice under this clause. Maximum penalty: 20 penalty units.

(5) Nothing in this clause authorises the use of water contrary to any restriction or requirement imposed under the *Essential Services Act 1988*.

Division 4 – Sewerage

Subdivision 1 – Preliminary

137 Application

(1) This Division (other than Subdivision 3) applies to and in respect of the sewerage systems of the following water supply authorities:

- (a) Essential Energy,
- (b) Gosford City Council,

(c) Wyong Shire Council.

(2) Subdivision 3 applies to and in respect of the sewerage systems of Essential Energy. Subdivision 3 deals with the discharge of matter into a water supply authority's sewerage system. The discharge of matter into a local council's sewerage system is dealt with not under that Subdivision but under Part 1 of Chapter 7 of the *Local Government Act 1993*.

Subdivision 2 – Sewerage systems

138 Installation and maintenance of sewerage service by owner

(1) An owner of land to which a sewer main is connected or available for connection must ensure that:

(a) the installation of any sewerage service, and the connection of any such sewerage service to the sewer main, are done by the holder of a plumbing permit, and (b) any such sewerage service complies with the Plumbing Code of Australia, and is kept in good order and condition and free from blockages or leakages.

Maximum penalty: 20 penalty units.

(2) In subclause (1), "**plumbing permit**", in relation to a water supply authority, means:

(a) a permit issued by the water supply authority under Subdivision 3 of Division 5, or

(b) in the case of Gosford City Council or Wyong Shire Council, an approval to carry out sewerage work under Part 1 of Chapter 7 of the *Local Government Act 1993*.

(3) This clause applies only in relation to work that is not plumbing and drainage work within the meaning of the *Plumbing and Drainage Act 2011*.

On the commencement of section 7 of the *Plumbing and Drainage Act 2011*, plumbing and drainage work to which that Act applies must be code compliant under that Act. That Act requires the work to comply with the Plumbing Code of Australia and any other standards or requirements prescribed by the regulations under that Act.

139 Sewerage service not to be shared

(1) A person must not:

(a) operate or use a shared sewerage service, or

(b) install, maintain or use a sewerage service for any land beyond the boundary of that land,

without the consent of the relevant water supply authority. Maximum penalty: 20 penalty units. (2) In subclause (1) (a), **"shared sewerage service"** means a sewerage service that extends over, or receives sewage from, 2 or more separately owned parcels of land. (3) Subclause (1) (b) does not prohibit the extension of a sewerage service beyond the boundaries of land for the purpose only of connecting the service to the water supply authority's sewer main.

(4) For the purposes of this clause, the separate lots in a strata scheme under the *Strata Schemes (Freehold Development) Act 1973* or the *Strata Schemes (Leasehold Development) Act 1986* are taken to constitute a single parcel of land.

(5) This clause applies only in relation to work that is not plumbing and drainage work within the meaning of the *Plumbing and Drainage Act 2011*.

140 Consents may be conditional, and may be varied and revoked

A consent given by a water supply authority for the purposes of this Subdivision is to be in writing, may be given unconditionally or subject to conditions and may be varied or revoked by the water supply authority (by written notice served on the holder of the consent) at any time and for any reason.

Subdivision 3 – Discharges into sewerage systems 141 Definitions

In this Subdivision:

"**approved discharge policy**", in relation to a water supply authority, means a policy with respect to the discharge of substances into the water supply authority's sewerage system that is approved by the Minister under clause 142.

"discharge approval" means an approval for the discharge of a substance into a water supply authority's sewerage system.

142 Discharge policies

(1) A water supply authority may apply to the Minister for approval of a policy with respect to the discharge of substances into its sewerage system.

(2) The Minister may approve a policy in the form in which it has been submitted for approval, may approve the policy with specified modifications or may refuse to approve

the policy.

(3) A policy is not to be approved under this clause unless it contains provisions with respect to each of the following matters:

(a) the classification of different categories of substances, including:

(i) categories of exempt substances for which no discharge approval is required, and

(ii) categories of prohibited substances for which no discharge approval is to be granted,

(b) the procedures to be followed by a water supply authority in dealing with an application for a discharge approval, including the matters to be taken into consideration by the water supply authority when dealing with such an application,

(c) the conditions to be met in relation to discharge approvals, including (in particular) conditions as to the concentration limits of substances to be discharged,

(d) the charging methods to be applied with respect to discharges,

(e) such other matters as the Minister may determine.

(4) A water supply authority must not issue a discharge approval under this Subdivision otherwise than in accordance with a discharge policy approved under this clause.

143 Discharges require discharge approval

(1) A person must not cause or allow anything (including stormwater) to be discharged, whether directly or indirectly, into a water supply authority's sewerage system otherwise than in accordance with a discharge approval. Maximum penalty: 20 penalty units.

(2) Subclause (1) does not apply to the discharge into a water supply authority's sewerage system of the following substances:

(a) kitchen, laundry, bathroom and toilet waste from residential premises, and backwash from swimming pools situated on residential premises,

(b) bathroom and toilet waste from commercial and industrial premises,

(c) kitchen waste from individual caravan park sites,

(d) laundry waste from common caravan park facilities,

(e) any substance that is exempted from the requirements of subclause (1) by the water supply authority's approved discharge policy.

(3) Subclause (2) does not authorise the discharge into a water supply authority's sewerage system, otherwise than in accordance with a discharge approval, of the contents of any human waste storage facility (within the meaning of the *Local Government Act 1993*).

144 Application for discharge approval

(1) An application for a discharge approval:

(a) must be made in a form approved by the water supply authority, and

(b) must be accompanied by:

(i) plans and specifications of any plumbing work to be done pursuant to the approval, and

(ii) plans and specifications of any apparatus to be used pursuant to the approval, and

(iii) details of the nature and quantity of the waste to be discharged pursuant to the approval, and the frequency or rate at which it is to be discharged, and

(iv) such other documentation as the water supply authority may require, and

(v) in the case of an application for a discharge approval with respect to land, the consent in writing of the owner of the land, and

(c) must be lodged personally or by post at an office of the water supply authority.

(2) An applicant must pay the fee determined by a water supply authority for the issue of a discharge approval.

Section 344 of the Act provides that it is an offence to make a false or misleading application.

145 Conditions of discharge approvals

- (1) A water supply authority may grant a discharge approval subject to conditions.
- (2) Such a condition may do one or more of the following:

(a) it may require that the volume of substances discharged pursuant to the discharge approval be measured or determined by a meter or other device specified by the water supply authority,

(b) it may specify:

(i) the maximum aggregate daily quantity of substances to be discharged, and

(ii) the characteristics of the substances permitted to be discharged, and

(iii) the maximum permissible rate of discharge, and

(iv) the times during which the discharge is permitted, and

(v) the size and capacity of the drain for conveying substances into the water supply authority's sewerage system,

(c) it may require that specified measures be taken to ensure that any or all of the following requirements are complied with:

(i) that the aggregate daily quantity of substances discharged does not exceed a specified quantity,

(ii) that the rate of discharge of substances does not exceed a specified rate,

(iii) that the size and capacity of the drain for conveying substances into the water supply authority's sewerage system are in accordance with specified requirements as to size and capacity,

(iv) that substances are discharged only during specified times,

(v) that the volume of substances discharged is measured or determined by a specified meter or other device,

(vi) that specified modifications to works from which the substances arise, or to works for treating the substances, are carried out.

(3) From time to time, a water supply authority:

(a) may vary or revoke the conditions of a discharge approval, or

(b) may impose further conditions on a discharge approval.

(4) A person must not contravene a condition of a discharge approval. Maximum penalty: 20 penalty units.

146 Duration of discharge approvals

(1) Unless sooner suspended or cancelled, a discharge approval has effect:

(a) for such period as is specified in the approval, or

(b) if no such period is so specified, for 5 years,

from the date on which it is granted.

(2) A water supply authority may, on the application of the holder of a discharge approval, extend the period for which the approval has effect.

147 Renewal of discharge approvals

(1) An application for renewal of a discharge approval:

(a) must be made in a form approved by the relevant water supply authority, and

(b) must be lodged personally or by post at an office of the relevant water supply authority.

(2) An applicant must pay the fee determined by the relevant water supply authority for the renewal of a discharge approval.

(3) Clauses 144, 145 and 146 apply to an application for the renewal of a discharge

approval in the same way as they apply to an application for a discharge approval. Section 344 of the Act provides that it is an offence to make a false or misleading application.

148 Suspension or cancellation of discharge approval

(1) A water supply authority may, by written notice served on the holder of a discharge approval, suspend or cancel the approval if:

(a) the approval has been granted on the basis of false or misleading information, or

(b) the holder of the approval has contravened a condition of the approval, or

(c) the holder of the approval has contravened the Act, this Regulation or a direction under the Act or this Regulation.

(2) The notice must set out the reason for the suspension or cancellation.

(3) A water supply authority may suspend or cancel a discharge approval at the request of the holder of the approval.

Division 5 – Plumbing fittings, plumbing work and plumbing permits Subdivision 1 – Preliminary

149 Application of Division after commencement of Plumbing and Drainage Act 2011

(1) This Division applies to any plumbing work that affects a water supply authority and which is carried out in the area of operations of Essential Energy, but not to plumbing and drainage work within the meaning of the *Plumbing and Drainage Act 2011*.

(2) In this clause, **"plumbing work that affects a water supply authority"** means work comprising or affecting:

(a) a water service or its connection to a water supply authority's water supply system, or

(b) a sewerage service or its connection to a water supply authority's sewerage system.

The *Plumbing and Drainage Act 2011* sets out standards and other requirements for plumbing and drainage work within the meaning of that Act.

150 Definitions

In this Part:

"**authorised plumbing fitting**" means a plumbing fitting that is authorised for use under clause 164 within the area of operations of the relevant water supply authority.

"certificate of compliance" means a certificate of the kind referred to in clause 154.

A certificate of compliance under this Division is not to be confused with a certificate of compliance granted under section 307 of the Act in relation to the carrying out of development within a water supply authority's area of operations.

"plumbing permit" means a permit issued under Subdivision 3.

"plumbing work" means plumbing work to which this Division applies.

"working day" means a day that is not a Saturday, Sunday or public holiday.

Subdivision 2 – Plumbing work

151 Permit required for plumbing work

(1) A person must not do plumbing work otherwise than in accordance with a plumbing permit authorising the person to do the work. Maximum penalty: 20 penalty units.

(2) A person is not guilty of an offence against this clause if:

(a) the work is done in an emergency:

(i) to prevent waste of water, or

(ii) to restore a water supply that has been shut off to prevent waste of water, or

(iii) to free a choked pipe, or

(iv) to prevent damage to property, and

(b) the person applies for a plumbing permit for the work within 2 working days after the work is done.

(3) This clause does not apply to or in respect of plumbing work done by an employee of a water supply authority.

(4) A water supply authority may grant plumbing permits for the purposes of this clause in accordance with the Plumbing Code of Australia.

152 Plumbing work to comply with specified standards

A person must not do plumbing work otherwise than in accordance with the Plumbing Code of Australia.

Maximum penalty: 20 penalty units.

153 Plumbing work to use authorised plumbing fittings

A person must not use any plumbing fitting for plumbing work unless it is an authorised plumbing fitting.

Maximum penalty: 20 penalty units.

154 Certificate of compliance following completion of plumbing work

(1) A person who does plumbing work must, within 48 hours after completing the work:(a) give a water supply authority a certificate of compliance duly completed and signed by the person, and

(b) give a copy of the certificate to the owner of the land on which the work was done or to which the work was connected.

Maximum penalty: 20 penalty units.

(2) A certificate of compliance must be in a form approved by the relevant water supply authority and must certify that the plumbing work to which it relates has been completed in accordance with the Plumbing Code of Australia.

(3) A person must not, in a certificate of compliance, provide information that the person knows to be false or misleading in a material particular. Maximum penalty: 20 penalty units.

(4) This clause does not apply to or in respect of plumbing work done by an employee of a water supply authority.

155 (Repealed)

156 Rectification of defective plumbing work

(1) A water supply authority may, by written notice served on a person who is doing plumbing work, direct the person:

(a) to repair, as specified in the notice, work done otherwise than in a professional manner, or

(b) to bring into conformity with the Plumbing Code of Australia work done otherwise than in accordance with that Code, or

(c) to bring into conformity with the conditions imposed on a plumbing permit work done otherwise than in accordance with those conditions, or

(d) to repair or replace, as specified in the notice, a defective plumbing fitting used in any of the work done, or

(e) to bring into conformity with its approval any plumbing fitting that does not comply with the approval.

(2) A person to whom such a direction is given must not fail to comply with the direction. Maximum penalty: 20 penalty units.

(3) If a direction is given to a person before a certificate of compliance is given for the work, the person must not continue with the work until the direction has been complied with. Maximum penalty: 20 penalty units.

(4) A direction is of no effect if it is issued more than 2 years after the work to which it relates has been completed.

157 Exemption from certain requirements

(1) A water supply authority may exempt all persons, or any specified class of persons, from any or all of the following requirements of this Subdivision:

(a) the requirement to hold a plumbing permit authorising the doing of plumbing work,

(b) the requirement to complete a certificate of compliance with respect to plumbing work,

(c) the requirement to use only authorised plumbing fittings for plumbing work.

(2) An exemption under subclause (1) (a) or (b) may relate to plumbing work generally or to any specified kind or kinds of plumbing work.

(3) An exemption under subclause (1) (c) may relate to plumbing fittings generally or to any specified kind or kinds of plumbing fitting.

(4) A water supply authority may vary or revoke any exemption under this clause.

(5) Notice of any exemption granted under this clause, or of any variation or revocation of such an exemption, may be given in such manner as a water supply authority considers appropriate.

(6) A person in respect of whom an exemption under this clause ceases to have effect by reason only of the fact that the exemption is varied or revoked is not guilty of an offence in respect of any act or omission unless it is established that he or she was aware of that fact when the act or omission occurred.

(7) A person is taken to be aware that an exemption has been varied or revoked if written notice of that fact is served on the person, either personally or by post.

(8) Subclause (7) does not limit any other circumstances in which a person may be taken to be aware of the fact that an exemption has been revoked or varied.

158 (Repealed)

Subdivision 3 – Plumbing permits

159 Application for plumbing permit

(1) An application for a plumbing permit:

(a) must be made in a form approved by the relevant water supply authority, and (b) must be lodged personally or by post at an office of the relevant water supply authority.

Section 344 of the Act provides that it is an offence to make a false or misleading application.

(2) The application must be lodged at least 2 working days before the day on which the work to which the application relates is proposed to be done.

(3) An applicant must pay the fee determined by the relevant water supply authority for the issue of a plumbing permit.

160 Refusal of plumbing permits

(1) A water supply authority may refuse to grant a plumbing permit to a person who, in its opinion, has previously done plumbing work in contravention of the Act, this Regulation or a direction under the Act or this Regulation.

(2) A water supply authority may also refuse to grant a plumbing permit to a person while any relevant information that was not supplied with the application and that has been requested by it from the applicant is outstanding.

161 Conditions of plumbing permits

(1) A water supply authority may grant a plumbing permit subject to conditions.

(2) From time to time, a water supply authority:

(a) may vary or revoke the conditions of a plumbing permit, or

(b) may impose further conditions on a plumbing permit.

(3) A person must not contravene a condition of a plumbing permit. Maximum penalty: 20 penalty units.

162 Duration of plumbing permits

Unless sooner suspended or cancelled, a plumbing permit has effect from the time it is granted until such time as it is expressed to expire.

163 Suspension or cancellation of plumbing permits

(1) A water supply authority may, by written notice served on the holder of a plumbing permit, suspend or cancel the permit if:

(a) the permit was granted on the basis of false or misleading information, or

(b) the holder of the permit has contravened a condition of the permit, or

(c) the holder of the permit has contravened the Act, this Regulation or a direction under the Act or this Regulation.

(2) The notice must set out the reason for the suspension or cancellation.

(3) A water supply authority may suspend or cancel a plumbing permit:

(a) at the request of the holder of the permit, or

(b) in the case of a plumbing permit, at the request of the owner of the land on which the work authorised by the permit is to be, or is being, done.

Subdivision 4 – Authorisation of plumbing fittings

164 Authorisation of plumbing fittings

(1) A water supply authority may authorise plumbing fittings for use in connection with plumbing work.

(2) Before authorising a plumbing fitting of a particular kind, a water supply authority:

(a) may require:

(i) a fitting of that kind to be submitted to it for examination and testing, or (ii) submission to it of a satisfactory result of tests of a fitting of that kind carried out by a person or body approved by it, and

(b) may require fittings of that kind to be manufactured under a system of quality assurance approved by it.

(3) A water supply authority must not authorise a particular kind of plumbing fitting unless it is satisfied that it complies with the requirements of MP52--2005.

(4) In this clause, "**MP52--2005**" means the document entitled *Manual of authorization procedures for plumbing and drainage products*, published by Standards Australia, seventh edition (2005).

Division 6 – Special areas Subdivision 1 – Preliminary 165 Application

This Division applies to special areas in the area of operations of Essential Energy.

166 Definitions

In this Part:

"public land" means:

(a) land owned or vested in Essential Energy, or

(b) Crown land within the meaning of the Crown Lands Act 1989.

"restricted portion", in relation to the Stephens Creek and Umberumberka Creek Special Areas, means:

(a) Stephens Creek Reservoir, and the area of land surrounding the reservoir, as shown by hatched edging on the map in Part 2 of Schedule 7, and

(b) Imperial Lake, and the area of land surrounding the lake, as shown by hatched edging on the map in Part 3 of Schedule 7, and

(c) Umberumberka Reservoir, and the area of land surrounding the reservoir, as shown by hatched edging on the map in Part 4 of Schedule 7.

"**rural portion**", in relation to the Stephens Creek, Umberumberka Creek and Yancowinna Creek Special Areas, means such part of those areas as is situated outside the City of Broken Hill, and includes such part of the City of Broken Hill as comprises Willyama Common.

"special area" means any of the following areas:

(a) Stephens Creek Special Area,

- (b) Umberumberka Creek Special Area,
- (c) Yancowinna Creek Special Area.

"Stephens Creek Special Area" means the area described in a proclamation under the former *Broken Hill Water and Sewerage Act 1938* published in Gazette No 8 of 19 January 1940 at page 181, being the land described as the Stephens Creek Special Area on the map in Part 1 of Schedule 7.

"**Umberumberka Creek Special Area**" means the area described in a proclamation under the former *Broken Hill Water and Sewerage Act 1938* published in Gazette No 8 of 19 January 1940 at page 181, being the land described as the Umberumberka Creek Special Area on the map in Part 1 of Schedule 7.

"Yancowinna Creek Special Area" means the area described in a proclamation under the former *Broken Hill Water and Sewerage Act 1938* published in Gazette No 8 of 19 January 1940 at page 181, being the land described as the Yancowinna Creek Special Area on the map in Part 1 of Schedule 7.

Subdivision 2 – Special areas generally 167 Livestock farming

(1) A person must not:

(a) erect, maintain or use any building or structure in connection with the raising of cattle, sheep, pigs or poultry, or

(b) engage in any intensive agricultural activity (such as an animal feedlot),

on land in a special area. Maximum penalty: 20 penalty units.

(2) This clause does not apply to anything that is done in accordance with:

(a) the consent of Essential Energy, or

(b) a development consent in force under the *Environmental Planning and* Assessment Act 1979.

168 Sewage disposal

A person must not install, maintain or use any sewage collection, treatment or disposal system on land in a special area without the consent of Essential Energy.

Maximum penalty: 20 penalty units.

169 Notification of waterborne infectious diseases

An owner or occupier of land in a special area who becomes aware that any person, animal or property in a special area is carrying, infected with or affected by any waterborne infectious disease must notify Essential Energy of that fact within 24 hours after first becoming so aware.

Maximum penalty: 20 penalty units.

170 Slaughtering

(1) A person must not slaughter a beast in any manner or under any circumstances or conditions so as to pollute, or cause a reasonable risk of polluting, the water supply in a special area.

(2) A person who slaughters a beast in a special area must immediately:

(a) collect all blood, offal and refuse products, and

(b) deposit all blood, offal and refuse products in a receptacle made of metal or some other non-absorbent material, and

(c) remove all blood, offal and refuse products from the special area and dispose of them in a manner that avoids pollution of the water supply in that area.

(3) A person who slaughters a beast in a special area must, as soon as practicable after

doing so, thoroughly wash and clean the premises where the slaughter took place. Maximum penalty: 20 penalty units.

171 Stock control

The owner or person in charge of any stock must ensure that the stock does not enter any public land in a special area.

Maximum penalty: 20 penalty units.

Subdivision 3 – Rural portions of special areas 172 Application of Subdivision

This Subdivision applies to the rural portion of the Stephens Creek, Umberumberka Creek and Yancowinna Creek Special Areas.

173 Destruction or removal of timber

(1) A person must not, without the consent of Essential Energy, destroy, cut, damage or remove any tree or shrub in the rural portion of a special area. Maximum penalty: 20 penalty units.

(2) This clause does not apply to land that is privately owned, nor does it affect the rights conferred on the holder of a licence granted under the *Forestry Act 2012*.

174 Waste and pollutants

A person must not bring into the rural portion of a special area, or use or leave in the rural portion of a special area, any waste or pollutant. Maximum penalty: 20 penalty units.
 In this clause: "pollutant" means anything that causes pollution within the meaning of the *Protection of the Environment Operations Act 1997*. "waste" has the same meaning as it has in the *Protection of the Environment Operations Act 1997*.

175 Erection and alteration of buildings and structures

A person must not:

- (a) erect any building or structure, or
- (b) carry out any work, or
- (c) alter or extend any existing building, structure or work,

in the rural portion of a special area without the consent of Essential Energy.

Maximum penalty: 20 penalty units.

176 Pesticides and pest control

(1) A person must not:

(a) bring into, or use or keep in, the rural portion of a special area any pesticide, herbicide or other toxic material, or

(b) take steps to control or eradicate by the use of pesticides, herbicides or other toxic materials any feral animal, animal pest or weed in the rural portion of a

special area, without the consent of Essential Energy. Maximum penalty: 20 penalty units.

(2) In this clause: "**herbicide**" means any substance that is capable of destroying plants or preventing the spread of plants."**pesticide**" has the same meaning as it has in the *Pesticides Act 1999*.

Subdivision 4 – Restricted portions of special areas 177 Application of Subdivision

This Subdivision applies to the restricted portion of the Stephens Creek and Umberumberka Creek Special Areas.

178 Entry

A person must not enter or remain in the restricted portion of a special area without the consent of Essential Energy.

Maximum penalty: 10 penalty units.

179 Fishing

A person must not fish in any waters in the restricted portion of a special area without the consent of Essential Energy.

Maximum penalty: 10 penalty units.

180 Fees and charges

(1) Essential Energy may from time to time determine the fees and charges payable in respect of the entry of persons and vehicles into the restricted portion of a special area, either for tours or for recreational purposes.

(2) An authorised officer may refuse to allow a person to enter the restricted portion of a special area if the person fails to pay any such fee or charge.

181 Prohibited conduct

A person must not:

(a) destroy, capture, injure or annoy an animal in the restricted portion of a special area, or

(b) interfere with an animal, or interfere with the habitat of an animal, in the restricted portion of a special area, or

(c) bury a human or animal body in the restricted portion of a special area, or

(d) swim or wash in any waters in the restricted portion of a special area, or

(e) cause any animal, animal matter, plant or plant matter to enter or remain in any waters in the restricted portion of a special area, or

(f) drive, row, sail or paddle any boat or other waterborne craft on any waters in the restricted portion of a special area, or

(g) remove or damage a plant, shrub or tree growing in the restricted portion of a special area, or

(h) drive or ride a vehicle or ride or lead an animal into or on the restricted portion of a special area, or

(i) bring into or have in the person's possession in the restricted portion of a special area a firearm, imitation firearm or prohibited weapon (within the meaning of the *Firearms Act 1996* or the *Weapons Prohibition Act 1998*) unless the person is a police officer on duty, or

(j) land an aircraft (including an ultra-light aircraft, hang-glider or balloon) on the restricted portion of a special area, or

(k) sell or offer for sale any goods on or by any public road in the restricted portion of a special area,

without the consent of Essential Energy.

Maximum penalty: 10 penalty units.

182 Gates not to be opened

A person must not:

(a) remove anything that bars entry to public land in the restricted portion of a special area, or

(b) open any gate to any public land in the restricted portion of a special area, without the consent of Essential Energy.

Maximum penalty: 10 penalty units.

183 Camping and picnicking

(1) Essential Energy may reserve any portion of public land in the restricted portion of a special area for camping or picnicking by means of signs displayed on or adjacent to the portion.

(2) Essential Energy may impose conditions, including conditions requiring the payment of fees, subject to which a reserved portion of land may be used for camping or picnicking.

(3) A person must not camp or picnic on public land in the restricted portion of a special area otherwise than:

(a) in a place reserved for that purpose, and

(b) in accordance with any conditions subject to which that place may be so used. Maximum penalty: 10 penalty units.

(4) In this clause, "**camp**" means reside temporarily, whether or not in a tent, caravan, cabin or other structure.

184 Fires

A person must not:

(a) light a fire in the restricted portion of a special area otherwise than in a fireplace approved by Essential Energy, or

(b) do anything in the restricted portion of a special area that may cause fire to spread beyond such a fireplace.

Maximum penalty: 10 penalty units.

Subdivision 5 – Miscellaneous

185 Consents may be conditional, and may be varied and revoked

A consent given by Essential Energy for the purposes of this Division is to be in writing, may be given unconditionally or subject to conditions and may be varied or revoked by it (by written notice served on the holder of the consent) at any time and for any reason.

186 Investigation of suspected contraventions

(1) An authorised officer who has reason to believe that a person in a special area has in his or her possession or control anything that, in the officer's opinion, has been, is being or is about to be used in connection with a contravention of this Division may request the person to do either or both of the following:

(a) to surrender any such thing to the authorised officer,

(b) to make available for inspection by the authorised officer any vehicle or

receptacle in which the officer suspects any such thing to be concealed.

(2) If a person fails to comply with the request, the authorised officer may direct the person to leave the special area.

(3) A person to whom such a direction is given must immediately comply with the direction. Maximum penalty: 20 penalty units.

187 Notice by public agencies

For the purposes of section 304 (1) of the Act, the notice to be given to Essential Energy of the proposed exercise of a function by a public agency in relation to land in a special area:

(a) must be in writing, and

(b) must be sent by post to or lodged at any of its offices, and

(c) must contain a full description of the proposed function, including any associated activities, and a statement of the objectives of the proposed function, and

(d) must be given at least 28 days before the function is proposed to be exercised.

Division 7 – Finance generally Subdivision 1 – Preliminary

188 Application

This Division applies to and in respect of the following water supply authorities and to and in respect of matters arising within the areas of operations of those authorities:

(a) Essential Energy,
(b) Gosford City Council,
(c) Wyong Shire Council,
(d) Cobar Water Board,
(e) Water NSW,
(f) (Repealed)
(g) the Sydney Olympic Park Authority.

189 Definitions

In this Part, "land" means:

(a) a parcel within the meaning of the *Strata Schemes (Freehold Development)* Act 1973 or the *Strata Schemes (Leasehold Development)* Act 1986, or

(b) an existing lot within the meaning of the *Conveyancing Act 1919*.

Subdivision 2 – Service charges and other charges

190 Fees and charges other than service charges

The fees and charges (other than service charges) that a water supply authority may, under section 310 (2) of the Act, impose for goods supplied, or for services provided, are to be determined by resolution.

191 Classification of land

(1) For the purposes of section 313 of the Act, a water supply authority may classify land for the purpose of levying service charges according to one or more of the following factors:

(a) the purpose for which the land is actually being used,

(b) the intensity with which the land is being used for that purpose,

(c) the purposes for which the land is capable of being used,

(d) the nature and extent of any water supply, sewerage or drainage systems connected to, or available for connection to, the land.

(2) (Repealed)

192 Basis of levying service charges

(1) For the purposes of section 314 of the Act, a water supply authority may levy service charges according to one or more of the following bases:

(a) on the basis of the availability of the service (the **"access component"**),

- (b) on the basis of the usage of the service (the **"usage component"**).
- (2) The access component may vary according to any of the following:

(a) the size of the water meter registering water supply to the land,

(b) the nominal size of the water supply service pipe supplying water to the land,

(c) the cost of providing the service, as assessed by the authority,

(d) the classification of the land, as determined by the authority under this Subdivision.

(3) The usage component may vary:

(a) in the case of a water service charge, according to the volume of water supplied to the land concerned, or

(b) in the case of any other service charge, according to the degree of use of the service, as assessed by the authority.

(4) For the purposes of subclause (2) (b), the nominal size of a water supply service pipe supplying water to land is:

(a) the nominal size of the pipe at the point where it joins the water meter registering water supply to the land, or

(b) if there is no such water meter the nominal size of the pipe at the point where it joins the water supply authority's water main.

(5) In this clause, **"nominal size"** has the same meaning as **"nominal size (DN)"** has in the document entitled *AS/NZS 3500:2003Plumbing and Drainage*, as in force from time to time, published by Standards Australia.

193 (Repealed)

194 Method of levying service charge on dwelling under company title

(1) For the purposes of this Regulation:

(a) a person who, because of the ownership of shares in a company, is entitled to occupy a dwelling in a building containing 2 or more such dwellings is taken to be the owner of the land comprising the dwelling, and

(b) the service charge for the dwelling is to be an amount that bears the same proportion to the service charge for the building as the number of shares in the company owned by the person bears to the total number of shares issued by the company.

(2) The secretary of such a company must notify the water supply authority of:

(a) the names and addresses of all owners of shares in the company and of the number of shares held by each owner, and

(b) changes in ownership of any shares in the company.

(3) A service charge is not payable by the company to the extent to which it is payable by the owners of shares in the company.

195 Determination of service charges

A determination by a water supply authority under section 315 (1) of the Act is to be made by resolution.

196 Approval of service charge determinations

(1) Approval of a water supply authority's determination for any charging year under section 315 (1) of the Act is not to be granted unless:

(a) a strategic business plan for the water supply authority has been approved by the Minister under clause 115 within the last 4 years, and

(b) the water supply authority has furnished the Minister with a performance report with respect to the exercise of its functions under the Act during the charging year last ended.

(2) The performance report referred to in subclause (1) (b) must comply with such requirements as the Minister may from time to time determine.

197 Payment of service charges and other charges

Payment to a water supply authority of a service charge or other charge:

(a) is due within the time, and

(b) may be made in any manner,

notified by the authority when giving notice of the service charge or other charge.

198 Payment by instalments

(1) A water supply authority may notify a person liable to pay service charges levied, or other charges imposed, that payment of the service charges or other charges may be made to the authority by a stated number of instalments of specified amounts.

(2) If there is a failure to make a payment in accordance with the notification, the total unpaid balance may be treated by the water supply authority as an overdue amount of service charges or other charges even if payment by instalments had commenced.

199 General power to defer or waive payment of service charges or other charges or fees

(1) A water supply authority may, if of the opinion that reasonable cause has been shown:
 (a) defer payment of a service charge, or any other charge or fee, on such conditions as it thinks fit, or

(b) waive such a payment or any part of it.

(2) A water supply authority may establish an account from which to fund any such deferral or waiver.

200 Adjustment of service charge

(1) If a service charge has been levied on land on the basis of a classification made by a water supply authority under this Subdivision and the water supply authority later decides that the classification was incorrect, it must adjust the service charge according to the correct classification.

(2) If a service charge has been levied, or has been adjusted under subclause (1), on land on the basis of a classification made by a water supply authority under this Subdivision and the land later ceases to belong to that class, the water supply authority must adjust the service charge according to the new classification, on and from the date of the change of classification.

(3) If the water supply authority has not acted under subclause (1) or (2) and an application for it to do so is made to the authority in writing stating the grounds of the application, the authority:

(a) may act under subclause (1) or (2) or may refuse to do so, and

(b) must give the applicant written notice of its decision.

(4) If a service charge is adjusted under this clause, the water supply authority:

(a) must give written notice of the adjustment to the person liable to pay the service charge, and

(b) may recover any increase as if it were part of the service charge, even if an objection or appeal has been lodged but not determined, and

(c) must refund any amount by which a service charge already paid has been decreased, or credit the amount towards payment of any amount then payable by the person liable to pay the service charge to the authority.

201 Objection to levying of service charge

(1) If a service charge is levied on land on the basis of a classification made by a water supply authority under this Subdivision, the person liable to pay the service charge may, within one month after being served with notice of the levying of the service charge, object to the service charge.

(2) An objection under this clause may be made only on the ground that the classification of the land according to which the service charge was levied was incorrect.

202 Objection to adjustment of service charge

(1) If an adjustment results in a service charge being increased, the person liable to pay the amount of the increase may, within one month after being given notice of the increase, object to the adjustment.

(2) An objection under this clause may be made only on the ground that the classification of the land according to which the service charge was adjusted was incorrect.

203 Objection to refusal to adjust service charge

(1) If an application is made to a water supply authority for an adjustment of a service charge and the water supply authority:

(a) refuses to adjust the service charge, or

(b) refuses to adjust the service charge in the manner sought in the application,

the applicant may, within one month after being notified of the refusal, object to the refusal.

(2) An objection under this clause may be made only on the ground that the refusal by the water supply authority was incorrect.

204 Objections generally

(1) An objection is to be made by lodging with the water supply authority, or by serving on it by post, a written statement of the ground for the objection and the reasons why the objector believes the ground exists.

(2) A water supply authority:

(a) may allow, or disallow, an objection, and

(b) must give the objector written notice of its decision on the objection.

Subdivision 3 – Drainage areas

205 Notice of drainage area

(1) On the declaration under section 308 (2) of the Act of a drainage area for a water supply authority, the water supply authority must deposit a map of the drainage area in its office.

(2) The water supply authority must make the map available for inspection at reasonable times during its ordinary office hours.

(3) The water supply authority must serve on each owner of land in the drainage area, personally or by post at the address of the owner last known to it, a notice to the effect that:

(a) the drainage area has been declared, and

(b) a map of the drainage area may be inspected at a specified place or specified places, and

(c) drainage service charges are to be levied on land in the drainage area within a specified time, and

(d) an objection to inclusion of the owner's land in the drainage area may be lodged with the water supply authority, but only on the ground that surface or run-off water could not drain from the objector's land into the drainage area, and (e) an objection must be in writing and must be lodged with the water supply authority before a specified date (being a date that is not earlier than 14 days after service of the notice), and

(f) an objection will be referred by the water supply authority to an adjudicator for determination, and

(g) an objector is not entitled to appear, or be represented, before the adjudicator unless the adjudicator so orders.

(4) The water supply authority:

(a) must appoint an independent person (that is, a person who is not subject to its direction or control) to be the adjudicator with respect to objections arising from the declaration of a particular drainage area, and

(b) must refer all duly lodged objections to the adjudicator, and

(c) must serve notice of the adjudicator's decision on each objection on the objector concerned, either personally or by sending it by post to the objector's address last known to the authority.

Subdivision 4 – (**Repealed**)

Subdivision 5 – Miscellaneous

207 Cutting off or restricting supply

A water supply authority may cut off or restrict the supply of water to land in any of the following circumstances:

- (a) if any service charges or other charges relating to the land are unpaid,
- (b) if the person requiring a supply of water:

(i) fails to do anything that, under the Act or this Regulation, is required to be done to prevent waste, misuse, undue consumption, backflow or contamination of the water supplied by the water supply authority, or

(ii) fails to comply with a notice under clause 136 regulating or restricting the use of water, or

(iii) fails to comply with its conditions of supply, or

(iv) fails to comply with its requirements in relation to the installation, repair or alteration of a meter for measuring water, or

(v) fails to comply with its requirements, or any requirements of the *Plumbing and Drainage Act 2011* or the regulations made under that Act, in relation to the installation, repair or alteration of water or sewerage connections, plumbing fittings or appliances connected, or intended to be connected, directly or indirectly to a water main or sewer main,

(c) if it is necessary to do so:

(i) in order to repair or alter any connections, plumbing fittings or appliances referred to in paragraph (b) (v), or

(ii) in order to effect repairs or to clean a water main or sewer main, or

(iii) in order to conserve supplies in time of drought or other emergency, or

(iv) because of an accident.

208 Service of notices

(1) A notice under the Act to a Government Department may be served on the Department Head.

(2) A notice under the Act to a corporation constituted by or under an Act may be served:
(a) by leaving it at the corporation's registered office or principal place of business with a person who appears to be employed there and to be at least 16 years old, or
(b) in any manner authorised by or under the Act by which the corporation is constituted.

(3) A notice under the Act to a person liable for payment of a service charge or other charge, or to a person who is owner or occupier of land or a building, may be served:

(a) personally, or

(b) by leaving it, at the person's residential or business address, with a person who appears to be employed or to reside there and to be at least 16 years old, or

(c) by sending it by post to the person's residential or business address last known to the water supply authority serving the notice, or

(d) by affixing it to a conspicuous part of the land or building.

(4) A notice under the Act may be served on a person who appears to be absent from the State, and who has authorised service on an agent, by serving it on the agent of the person as if the agent were the person to be served.

(5) If a notice relates to unoccupied land and the address of the owner is not known to the water supply authority serving the notice, it may be served by an advertisement that:

(a) is published in a newspaper circulating in its area, and

(b) states the name of the owner of the land, if known to it, and

(c) if the notice is notice of a service charge, states its amount, the period to which the charge relates and that a detailed notice of the service charge may be obtained at its offices, and (d) states that the advertisement operates as service of the notice.

(6) It is a sufficient description of the addressee of a notice to be served if the notice specifies "the owner", "the occupier" or other appropriate description.

209 Recording of service charge

(1) A water supply authority must keep records relating to each service charge as required by the Minister and must keep the records in a manner approved by the Minister.

(2) An amendment of the records kept under this clause may be made:

(a) so as to insert the name of a person who claims to be, and is, entitled to be recorded as owner or occupier, or

(b) so as to insert the name of a person to whom an account for a service charge should have been rendered or who has, since the levying of a service charge, become liable to pay it, or

(c) so as to omit the name of a person whose name should not have been recorded, or

(d) so as to vary the amount of a service charge, whether as a result of an error in recording or notifying it, as a result of an adjustment or objection or as a result of an appeal, or

(e) so as to insert particulars of land that should have been the subject of a service charge, or

(f) so as to make such other corrections as will ensure conformity of the records with the Act.

(3) A liability to make a payment as a result of an amendment accrues on the making of the amendment, but the payment is not overdue if made within one month after written notice of the amendment, and of the resulting liability, has been given to the person liable.

Division 8 – Concessions for eligible pensioners and others

Subdivision 1 – Preliminary

210 Application

This Division (Subdivision 5 excepted) applies to and in respect of the following water supply authorities:

(a) Essential Energy,

(b) Cobar Water Board.

211 Definitions

(1) In this Division: "eligible pensioner", in relation to a dwelling, means a person who occupies the dwelling as his or her sole or principal residence and:

(a) who receives a pension, benefit or allowance under Chapter 2 of the *Social Security Act 1991* of the Commonwealth, or a service pension under Part III of the *Veterans' Entitlements Act 1986* of the Commonwealth, and who is the holder of a pensioner concession card issued by or on behalf of the Commonwealth, or (b) who receives a pension from the Commonwealth Department of Veterans' Affairs as:

(i) the widow or widower of a member of the Australian Defence or Peacekeeping Forces, or

(ii) the unmarried mother of a deceased unmarried member of either of those Forces, or

(iii) the widowed mother of a deceased unmarried member of either of those Forces,

and does not have income and assets that would prevent the person from being granted a pensioner concession card (assuming he or she was eligible for such a card), or

(c) who receives a special rate of pension under section 24 of the Veterans'

Entitlements Act 1986 of the Commonwealth.

"Gazetted amount" means an amount specified by the Minister, by order published in the Gazette, for the purposes of this Division."instalment", in relation to a service charge, means an instalment payable under clause 198 in respect of the charge."nominal amount", in relation to the service charges payable for any land, means the lesser of the following amounts:

(a) an amount equal to half of all service charges for that land for the current charging year,

(b) an amount equal to:

(i) except as provided by subparagraph (ii), the whole of the Gazetted amount, or

(ii) if the only service charge payable for that land is a water service charge, half of the Gazetted amount.

"service charge" includes an instalment of a service charge."water service charge" includes a drainage service charge levied in conjunction with the water service charge. (2) In this Division, a reference to the time at which a service charge is levied is, in the case of an instalment of the service charge, a reference to the time at which the instalment is due for payment.

Subdivision 2 – Reductions for pensioners 212 When entitlement arises

A water supply authority is to reduce a service charge under this Subdivision if:

(a) an application for the reduction is made to it by an eligible pensioner, and

(b) as at the day on which the service charge is levied or imposed, it is satisfied that the eligible pensioner is solely or jointly liable for payment of the charge, and

(c) sufficient evidence is produced to it to enable the reduction to be calculated.

213 Reduction of total charges

An eligible pensioner who is liable for a service charge for any land for any charging year is required to pay, for all service charges payable for that land for that year, no more than an amount calculated by dividing the nominal amount in relation to those charges by the number of persons liable for those charges.

214 Reduction of instalments for charges

An eligible pensioner who is liable for an instalment of a service charge for any land for any charging year is required to pay, as an instalment for all service charges payable for that land for that year, no more than an amount calculated by:

(a) dividing the nominal amount in relation to those charges by the number of persons liable for those charges, and

(b) dividing the result of that division by the number of instalments payable in relation to those charges.

215 Application by person who becomes eligible pensioner after charge is levied

If a person becomes an eligible pensioner after the day on which a service charge is levied or imposed, the person is entitled to a reduction of the charge proportionate to the number of days remaining after the day on which the person becomes an eligible pensioner in the charging year for which the charge is levied or imposed.

Subdivision 3 – Other reductions

216 Extension of reduction to avoid hardship

(1) If the Minister considers it proper to do so to avoid hardship, the Minister may, by order, direct that:

(a) a person specified in the order:

(i) who occupies a dwelling as his or her sole or principal residence together with an eligible pensioner for whom the dwelling is his or her sole or principal residence, and

(ii) who is jointly liable with that eligible pensioner or with that eligible pensioner and one or more other persons for a service charge for the land on which that dwelling is situated, and

(iii) who would not otherwise be entitled to a reduction of the service charge under this Division, or

(b) any person belonging to a class of persons specified in the order, being persons referred to in paragraph (a),

is taken, for the purposes of this Division, to be or to have been an eligible pensioner. (2) If the Minister considers it proper to do so to avoid hardship, the Minister may, by order, direct that:

(a) an eligible pensioner specified in the order who, although not liable, or although not liable jointly with one or more persons, to the whole of the service charges for the land on which that dwelling is situated:

(i) has paid the whole of those charges for such period as, in the opinion of the Minister, warrants the making of such an order, or

(ii) is, in the opinion of the Minister, likely to pay the whole of those charges in such circumstances as, in the opinion of the Minister, warrant the making of such an order, or

(b) any person belonging to a class of persons specified in the order, being persons referred to in paragraph (a),

is taken, for the purposes of this Division, to be or to have been the person solely liable in respect of the land on which the dwelling is situated.

(3) An order under this clause takes effect on the day that it is made or on such earlier or later day as is specified in the order.

Subdivision 4 – General provisions concerning reductions

217 Making of application

An application to a water supply authority under this Division must be made to it within the time, and in the manner, determined by the authority.

Section 344 of the Act provides that it is an offence to make a false or misleading application.

218 Refund of certain overpayments

If a person:

(a) has paid in full a service charge for a charging year, and

(b) would have been entitled to a reduction of the service charge if it had been paid by instalments, and

(c) applies to the water supply authority for a refund of the amount of the reduction, the water supply authority must make the refund or credit the amount towards payment of any amount then payable in relation to the land concerned by the person liable to pay the amount to the authority.

219 Exemption from liability

An eligible pensioner is not liable for a service charge beyond the amount of his or her liability as reduced in accordance with this Division.

220 Recovery of amount of reduction

A water supply authority is not entitled to repayment of an amount by which a service charge is reduced under this Division unless the reduction was made on the basis of a false statement in

the application for the reduction.

Subdivision 5 – Water supply authorities that are also local councils 221 Water supply authorities that are also local councils

(1) This clause applies to and in respect of the following water supply authorities:

(a) Gosford City Council,

(b) Wyong Shire Council.

(2) The provisions of the *Local Government Act 1993* (and the regulations under that Act) that apply to the reduction and postponement of rates and charges under that Act apply to the reduction and postponement of service charges and other charges under the *Water Management Act 2000*.

(3) Subclause (2) does not extend to the requirement, under section 581 of the *Local Government Act 1993*, for councils to be reimbursed for a proportion of amounts written off under that Act.

Division 9 – Miscellaneous 222 Supply of plans

On application by an owner or an owner's agent, a water supply authority must issue a plan showing the point of connection to its sewerage system of any land.

223 Information to accompany applications under section 305

For the purposes of section 305 (2) of the Act, an application for a certificate of compliance for development must be accompanied:

(a) by information as to whether or not the development is the subject of development consent or a complying development certificate under the *Environmental Planning and Assessment Act 1979*, and

(b) if it is so subject, by a copy of the development consent or complying development certificate.

224 Development that may be subject to section 306 requirements

For the purposes of section 306 (1) of the Act, the following kinds of development are prescribed as development to which that section applies:

(a) the erection, enlargement or extension of a building or the placing or relocating of a building on land,

(b) the subdivision of land,

(c) the change of use of land or of any building situated on the land.

225 Members of Cobar Water Board

For the purposes of clause 22 (2) (b) (ii) of Schedule 5 to the Act, Peak Gold Mines Pty Ltd is prescribed as a mining company that can nominate a member of the Cobar Water Board in place of Goldcorp Asia Pacific Pty Ltd.

Part 10 – Miscellaneous

225A Notification of damage arising in the course of plumbing work

(1) A person who, in the course of carrying out plumbing work in the area of operations of Essential Energy, damages a work or other property of a water supply authority must immediately notify the authority of the damage. Maximum penalty: 20 penalty units.

(2) In this clause: "**plumbing work**" means work comprising or affecting:

(a) a water service or its connection to a water supply authority's water supply system, or

(b) a sewerage service or its connection to a water supply authority's sewerage system.

226 Management plans--water sharing provisions

(1) For the purposes of section 21 (c) of the Act, the following are prescribed as circumstances in which water may be withdrawn from a water allocation account:

(a) circumstances in which there is insufficient water available in the relevant dam to provide for losses in the conveyance of water between the dam and the locations to which it is delivered (whether by evaporation, leakage or otherwise),(b) circumstances in which the amount of uncontrolled flow taken under a regulated river (general security) access licence or a regulated river (high security) access licence exceeds the amount that is allowed to be taken:

(i) under that licence, or

(ii) under the order under section 85A of the Act that authorises the taking of the uncontrolled flow,

(c) circumstances in which during a water year one or more available water determinations to credit a water allocation account for a regulated river (general security) access licence or a regulated river (high security) licence are made during or after water has been taken pursuant to an order made under section 85A of the Act that authorises the taking of water from uncontrolled flows in the same water year, Paragraph (c) enables water to be withdrawn from a water allocation account of a regulated river (general security) access licence or a regulated river (high security) access licence where any available water determination is made during or after a period of access to uncontrolled flows. The amount to be withdrawn is the lesser of the amount of uncontrolled flow taken and the amount credited to the water allocation account as a result of any available water determinations made during or after the taking of uncontrolled flows.

(d) circumstances in which the balance of the account exceeds the maximum volume of water allocations that may be held in the account under the management plan for the water source to which the account relates.

(1A) One or more withdrawals may be made from a water allocation account during the water year in the circumstances referred to in subclause (1) (c) but the total amount withdrawn must not exceed the lesser of:

(a) the total amount of uncontrolled water taken in the water year pursuant to the order, or

(b) the total amount credited to the account in the water year in accordance with one or more available water determinations made during or after water has been taken by the licence holder pursuant to the order under section 85A of the Act.

(2) For the purposes of section 21 (f) of the Act, the water sharing planning provisions of a management plan for a water management area or water source may deal with:

(a) the short-term delivery of water through the area, including by providing for the grouping of water orders and the periodic release of water orders, where the circumstances or conditions of delivery would result in unacceptably high delivery losses, and

(b) the return or delivery of water to a water source, including the circumstances in which the water is to be returned or delivered.

(3) In this clause, **"the relevant dam"** means the dam from which water is released for delivery to the holder of an access licence.

226AA Land declared to be a floodplain

(1) For the purposes of the definition of "floodplain" in the Dictionary to the Act:
(a) the land shown edged in heavy black on the map in Part 1 of Schedule 7A is declared to be the Gwydir Valley Floodplain, and

(b) the land shown edged in heavy black on the map in Part 2 of Schedule 7A is declared to be the Barwon-Darling Valley Floodplain.

(2) For the purposes of clause 12 of Schedule 9 to the Act, land to which that clause applies ceases to be taken to be a floodplain under that clause on the land being declared under the Act to be, or to be part of, another floodplain.

226A Exemptions relating to taking over works--Lower Gingham PID No 1 Board

(1) The private irrigation board Lower Gingham PID No 1 Board is exempt from section 159 (3) and (4) of the Act until the end of 30 June 2014.

(2) In this clause: **''Lower Gingham PID No 1 Board''** means the board of management for the Lower Gingham Private Irrigation District No 1, constituted by a proclamation published in Gazette No 57 of 1 June 2012 at pages 2270-2272.

226B Definition of "Ministerial action"

The issue of an access licence arising from the operation of Schedule 4 is a prescribed action for the purposes of paragraph (i) of the definition of **"Ministerial action"** in the Dictionary to the Act.

226C Exemptions relating to taking over works--Anabranch Water

(1) The private irrigation board Anabranch Water is exempt from section 159 (3) and (4) of the Act until the end of 30 June 2020.

(2) In this clause: **"Anabranch Water"** means the board of management for the Great Anabranch of the Darling River Private Water Supply and Irrigation District, constituted by a proclamation published in Gazette No 142 of 25 November 2005 at pages 9809-9810.

227 Fees and charges

(1) Subject to this Regulation, a charging authority may waive or reduce any fee or charge imposed under the Act.

(2) In this clause, **"charging authority"**, in relation to a fee or charge, means the person or body (other than the Minister) that imposes the fee or charge.

228 Penalty notice offences

For the purposes of section 365 of the Act:

(a) each offence created by a provision specified in Column 1 of Schedule 8 is declared to be a penalty notice offence, and

(b) the penalty prescribed for such an offence is:

(i) the amount specified in Column 2 of Schedule 8, or

(ii) if the person alleged to have committed the offence is a corporation, and if a greater amount is specified in Column 3 of Schedule 8, the amount specified in Column 3 of Schedule 8.

229 Electronic lodgment of certain applications, claims and objections

(1) An application referred to in clause 9 or 23, a claim referred to in clause 16 or an objection referred to in clause 25, 43 or 45 may be lodged electronically only if:

(a) the information recorded in the application, claim or objection is capable, at any time, of being reproduced in a written form, and

(b) the application, claim or objection is lodged in an information system

designated by the Minister for the purpose of receiving such an application, claim or objection.

(2) Such an application, claim or objection that is lodged electronically is taken to be duly authenticated if:

(a) it identifies:

(i) in the case of an application, each party to the application, and

(ii) in the case of a claim, the claimant, and

(iii) in the case of an objection, the objector, and

(b) it indicates the belief of each party, or the claimant or the objector in the truth of the information contained in the application, claim or objection (as the case may be).

230 Transformation of water entitlements

(1) For the purposes of sections 190A (4) and 237A (4) of the Act, a determination by a

private irrigation board or the members of a private water trust of a landholder's water entitlement must specify the following:

(a) the proportion of the share component of an access licence held by or on behalf of the board or trust that is available to the landholder,

(b) the licence category of the landholder's proportion of the share component. (2) For the purposes of sections 190A (6) and 237A (6) of the Act, a **"member of a person's immediate family"** means:

(a) a spouse or de facto partner or former spouse or de facto partner of the person,

(b) a child or step-child of the person,

(c) a grandchild or step-grandchild of the person,

(d) a parent or step-parent of the person,

(e) a grandparent or step-grandparent of the person,

(f) a brother, sister, step-brother or step-sister of the person.

231 Metering equipment installed by Ministerial Corporation

(1) The Ministerial Corporation is the owner of metering equipment installed or replaced by the Ministerial Corporation on or after 4 March 2011.

(2) The Ministerial Corporation may exercise the function of modifying metering equipment (whether or not it is the property of the Corporation) but is not to exercise that function to the exclusion of any other person unless the equipment is referred to in subclause (3).

(3) The Ministerial Corporation may exercise the functions specified in section 372A (2) of the Act exclusively in relation to the following metering equipment:

(a) metering equipment installed, modified or replaced by the Ministerial Corporation on or after 4 March 2011,

(b) metering equipment installed, modified or replaced by the Ministerial Corporation before 4 March 2011 pursuant to the Funding Deed dated 15 April 2009 between the Commonwealth of Australia and the New South Wales

Government in relation to the Hawkesbury Nepean River Recovery Project.

232 Repeal and savings

(1) The Water Management (Irrigation Corporations) Savings and Transitional Regulation 1995 is repealed.

(2) Any act, matter or thing that had effect under either of the following Regulations, immediately before the repeal of the regulation concerned, continues to have effect under this Regulation:

(a) Water Management (General) Regulation 2004,

(b) Water Management (Water Supply Authorities) Regulation 2004.

Section 30 (2) (d) of the *Interpretation Act 1987* ensures that the repeal of a regulation does not affect the operation of any savings or transitional provision contained in the regulation.

Schedule 1 Excluded works

(Clause 3 (1), definition of "excluded work")

1

Dams solely for the control or prevention of soil erosion:

(a) from which no water is reticulated (unless, if the dam is fenced off for erosion control purposes, to a stock drinking trough in an adjoining paddock) or pumped, and(b) the structural size of which is the minimum necessary to fulfil the erosion control function, and

(c) that are located on a minor stream.

Dams solely for flood detention and mitigation:

- (a) from which no water is reticulated or pumped, and
- (b) that are located on a minor stream.

3

Dams solely for the capture, containment and recirculation of drainage and/or effluent, consistent with best management practice or required by a public authority (other than Landcom or the Superannuation Administration Corporation or any of their subsidiaries) to prevent the contamination of a water source, that are located on a minor stream.

4

Dams approved in writing by the Minister for specific environmental management purposes:

(a) that are located on a minor stream, and

(b) from which water is used solely for those environmental management purposes.

5

Rainwater tanks collecting water from roofs only.

6

Works impounding water that exceeds the harvestable rights referred to in an order under section 54 of the Act:

- (a) that were constructed before 1 January 1999, and
- (b) that are used solely for domestic consumption and stock watering or that do not result in the extraction of water, and
- (c) that are located on a minor stream, and
- (d) from which water is being used only on the landholding on which the dam is located.

7

Dams or excavations located on a river or lake constructed under section 7 of the *Water Act 1912* before 1 January 2001 that are used solely for stock, domestic or stock and domestic purposes, or for purposes which do not require extraction of water.

8

Works in the Western Division that are located on lakes shown in the legend of the 1:100 000 topographic maps issued by the Land Information Centre (formerly the Central Mapping Authority) applying at 1 January 1999 to that Division as "Lake Mainly Dry".

9

Works in the Western Division constructed before 1 January 1999:

(a) impounding water on the areas of land shown in the legend of the 1:100 000 topographic maps issued by the Land Information Centre applying at 1 January 1999 to that Division as land subject to flooding or inundation, or lakes shown as "perennial" or "intermittent", and

(b) from which water is used solely for stock, domestic or stock and domestic purposes, or for purposes which do not require extraction of water.

Schedule 2 Diagram and map references relating to streams

(Clause 3 (1), definition of "minor stream")

Part 1 – Schematic diagram of stream order of a watercourse

The method of determining the stream order of a watercourse shown on a topographic map is the Strahler system as shown below. The Strahler system is applied to the watercourses shown on the topographic maps as listed in Part 2.

The Strahler system:

 $\hat{a} \in \phi$ Starting at the top of a catchment, any watercourse which has no other watercourses flowing into it is classed as a first order stream (1). $\hat{a} \in \phi$ If two first order streams join, the stream becomes a second order stream (2). $\hat{a} \in \phi$ If a second order stream is joined by a first order stream, it remains a second order stream. $\hat{a} \in \phi$ If two second order streams join they form a third order stream (3). $\hat{a} \in \phi$ A third order stream does not become a fourth order stream until it is joined by another third order stream.

graphic

[Note: This is a graphic. It has not been processed by the Point in Time system and may not be accurate at the selected working date.]

Part 2 – References to topographic maps with stream locations

The topographic maps referred to in this Part are issued by the Land Information Centre (formerly the Central Mapping Authority).

Map Name	Map		Scale
1	1	Edition	
ARUMPO	7430	1976	
			1:100000
BADEN PARK	7733	1973	
			1:100000
BANCANNIA	7236	1977	
			1:100000
BARNATO	7834	1978	
			1:100000
BERAWINNIA	7639	1976	
DOWNS			1:100000
BIDURA	7529	1977	
			1:100000
BOBADAH	8233	1975	
			1:100000
BONO	7432	1978	
			1:100000
BOOLABOOLKA	7532	1978	
			1:100000
BOOROONDARRA	7935	1978	
			1:100000
BOURKE	8037	1980	1 100000
			1:100000
BREWARRINA	8238	1980	
		1.000	1:100000
BRINDINGABBA	7839	1980	

BROKEN HILL	7134	1975	1:100000
			1:100000
BUCKALOW	7132	1977	1:100000
BUNDA	7434	1978	
BUNDEMAR	8534	1979	1:100000
	0551	1777	1:100000
BUNNERUNGEE	7230	1978	1:100000
BYROCK	8136	1980	1.100000
CALLINDRA	7635	1978	1:100000
CALLINDRA	7055	1970	1:100000
CANBELEGO	8134	1978	1.100000
CLIFTON BORE	7438	1976	1:100000
		10-0	1:100000
COBAR	8035	1978	1:100000
COBHAM LAKE	7337	1977	
CONOBLE	7832	1976	1:100000
	1052	1970	1:100000
COOLABAH	8235	1979	1:100000
COOMBIE	7932	1975	
COONAMBLE	8536	1979	1:100000
COONAMBLE	8330	1979	1:100000
CORONA	7135	1978	1.100000
CUMBORAH	8438	1979	1:100000
	5001	1055	1:100000
CUTHERO	7331	1977	1:100000
DARNICK	7632	1978	
DUNGALEAR	8538	1979	1:100000
			1:100000
DUNUMBRAL	8539	1979	1:100000
ENNGONIA	8039	1980	1.100000
FORDS BRIDGE	7938	1980	1:100000
I OKDS DKIDUE	1730	1900	1:100000
FORT GREY	7139	1977	1.100000
FOWLERS GAP	7235	1978	1:100000
	_		1:100000

	9120	1000	
GERARA	8139	1980	1:100000
GINDOONO	8232	1975	
		1000	1:100000
GLENARIFF	8236	1980	1:100000
GONGOLGON	8237	1980	1.100000
			1:100000
GOODOOGA	8339	1979	1 100000
GRASMERE	7435	1978	1:100000
	1135	1770	1:100000
GULARGAMBONE	8535	1979	
GUNDERBOOKA	8036	1980	1:100000
GUNDERDOURA	8030	1980	1:100000
HATFIELD	7630	1977	
			1:100000
HAWKER GATE	7138	1977	1.100000
HERMIDALE	8234	1979	1:100000
	0234	1777	1:100000
INNESOWEN	7835	1978	
	7700	1070	1:100000
IVANHOE	7732	1973	1:100000
KANGO	7737	1980	1.100000
			1:100000
KAYRUNNERA	7436	1977	1 100000
KEEWONG	7933	1973	1:100000
KEE WOING	1955	1975	1:100000
KILFERA	7731	1976	
			1:100000
KILPARNEY	8132	1975	1:100000
LACHLAN DOWNS	8033	1975	1.100000
	0055	1775	1:100000
LAKE TANDOU	7332	1977	
	7120	1077	1:100000
LAKE VICTORIA	7130	1977	1:100000
LIGHTNING RIDGE	8439	1979	1.100000
			1:100000
LOUTH	7936	1978	1 100000
LOWER LILA	8038	1980	1:100000
	0030	1700	1:100000
MANARA	7633	1978	
			1:100000
MANFRED	7631	1977	

			1:100000
MENA MURTEE	7535	1978	
MENINDEE	7222	1079	1:100000
MENINDEE	7333	1978	1:100000
MIDDLE CAMP	7232	1977	
	7029	1077	1:100000
MILPARINKA	7238	1977	1:100000
MONOLON	7537	1976	
MOSSCIEL	7921	1072	1:100000
MOSSGIEL	7831	1973	1:100000
MOUNT ALLEN	8032	1975	
	7007	1077	1:100000
MOUNT ARROWSMITH	7237	1977	1:100000
MOUNT HARRIS	8435	1979	1.100000
			1:100000
MOUNT OXLEY	8137	1980	1:100000
MULURULU	7531	1976	1.100000
			1:100000
MURTEE	7634	1978	1.100000
NARRAN	8338	1979	1:100000
	0550	1777	1:100000
NARTOOKA	7433	1978	1 1 0 0 0 0 0
NECKARBOO	7833	1973	1:100000
	1055	1775	1:100000
NELYAMBO	7735	1978	
NUCHEA	7335	1978	1:100000
NUCHEA	1555	1970	1:100000
NYMAGEE	8133	1975	
	0224	1070	1:100000
NYNGAN	8334	1979	1:100000
OLIVE DOWNS	7239	1977	1.100000
			1:100000
PAIKA	7629	1977	1:100000
PARA	7330	1978	1.100000
			1:100000
POONCARIE	7431	1975	1.100000
POPILTAH	7231	1977	1:100000
	/ 201		1:100000
QUAMBONE	8436	1979	1 100000
			1:100000

REDAN	7233	1975	1:100000
SCOTIA	7131	1977	1.100000
			1:100000
SMITHVILLE	7137	1977	1 100000
SUSSEX	8135	1979	1:100000
DUDDEA	8155	1979	1:100000
TALTINGAN	7234	1975	
			1:100000
TALYEALYE	7739	1980	1 100000
TEILTA	7136	1977	1:100000
ILILIA	/150	17//	1:100000
TERYAWYNIA	7533	1978	11100000
			1:100000
THACKARINGA	7133	1975	
	7024	1076	1:100000
THE MEADOWS	7934	1976	1:100000
THOOLABOOL	7736	1978	1.100000
			1:100000
THURLOO DOWNS	7539	1976	
		1055	1:100000
TIBOOBURRA	7339	1977	1:100000
TINCHELOOKA	7838	1980	1:100000
	1050	1900	1:100000
TONGO	7637	1976	
			1:100000
TONGOWOKO	7439	1976	1.100000
TOORALE	7937	1978	1:100000
TOORALL	1751	1770	1:100000
TOPAR	7334	1978	
			1:100000
TURLEE	7530	1977	1 100000
URELLA	7538	1976	1:100000
UKELLA	1558	1970	1:100000
URISINO	7638	1976	1.100000
			1:100000
UTAH LAKE	7837	1978	
	7720	1000	1:100000
WANAARING	7738	1980	1:100000
WARRAWEENA	8138	1980	1.100000
		-> 00	1:100000
WARREN	8434	1979	
	00000	1000	1:100000
WEILMORINGLE	8239	1980	

[
	7526	1076	1:100000
WHITE CLIFFS	7536	1976	1:100000
WILCANNIA	7534	1978	1:100000
WILCANNA	7334	1970	1:100000
WILD DOG	7429	1978	1.100000
	,	1770	1:100000
WILLANDRA	7931	1975	
			1:100000
WINBAR	7836	1978	
			1:100000
WONNAMINTA	7336	1977	1 100000
	7704	1070	1:100000
WOOLAKULKRA	7734	1978	1.100000
WRIGHTVILLE	8034	1978	1:100000
WRIGHTVILLE	0034	19/0	1:100000
YANCANNIA	7437	1976	1.100000
	1-31	1770	1:100000
YANTABANGEE	7636	1976	11100000
	,	1770	1:100000
YANTABULLA	7939	1980	
			1:100000
YANTARA	7338	1977	
			1:100000
ABERBALDIE		1973	1:25000
	9135-1N		
ABERDEEN	9033-1S	1978	1:25000
ABINGTON		1986	1:25000
	9137-3N	1000	1.05000
ADJUNGBILLY	0507 IN	1989	1:25000
AFTERLEE	8527-1N	1076	1.25000
AFIEKLEE	9440-1N	1976	1:25000
ALBION PARK	9440-11N	1986	1:25000
	9028-1N	1700	1.25000
ALLYNBROOK	>020 111	1984	1:25000
	9233-3N	1701	1120000
APPIN	9029-1S	1985	1:25000
APSLEY		1981	1:25000
	9235-1N		
ARALUEN	8826-1S	1981	1:25000
ARIAH		1974	1:25000
	8229-4N		
ARKSTONE		1975	1:25000
	8829-4N	1001	1.05000
ARMIDALE	0006 403	1981	1:25000
	9236-4N	1001	1.05000
ATTUNGA	9036-2S	1981	1:25000
AUBURN	9031-1S 9029-3S	1974 1984	1:25000
AVON RIVER	9029-33	1984	1:23000

BACKWATER		1987	1:25000
	9237-1N		
BADJA		1972	1:25000
	8825-4N		
BALALA		1982	1:25000
	9136-1N		
BALD BLAIR	9237-1S	1973	1:25000
BALDERSLEIGH		1986	1:25000
	9137-2N	1001	1.05000
BALDWIN	0026 201	1981	1:25000
	9036-3N	1007	1.05000
BALLENGARRA	0425 21	1987	1:25000
	9435-3N	1001	1.25000
BALLINA	0640 201	1981	1:25000
	9640-3N	1000	1.25000
BANDA BANDA	9335-1S	1999	1:25000
BANYABBA	9539-3N	1985	1:25000
BARE POINT	7JJ7-JIN	1981	1:25000
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8931-4N 971 1:25000 GLEN ALLEN 8724-1S 1971 1:25000 GLEN ELGIN 1974 1:25000 9338-4N 9338-4N 1974 1:25000 GLEN GALLIC 1974 1:25000 9032-4N GLEN INNES 9238-4S 1978 1:25000 GLENIRIE 1981 1:25000 9037-1N 1981 1:25000 GLENREAGH 1978 1:25000 GLOUCESTER 1978 1:25000 GOLOUCESTER TOPS 1978 1:25000 9233-1N 1975 1:25000 GOLSPIE 1975 1:25000 829-3N 1979 1:25000 GOSFORD 9131-2S 1985 1:25000 GOSFORD 9131-2S 1985 1:25000 GOULBURN 1981 1:25000 1:25000 GOULBURN 1981 1:25000 1:25000 GOWAN 8731-1S 1987 1:25000 GAATTAI 1986		8934-2N		
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9437-1N Image: matrix stress of the system of	GLENREAGH	, , , , , , , , , , , , , , , , , , , ,	1978	1.25000
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	8833-3N		
GULLIGAL	0033-31N	1981	1:25000
UULLIUAL	8936-3N	1701	1.23000
GUM FLAT	8930-3IN	1079	1.25000
GUM FLAT	0020 01	1978	1:25000
	9038-2N	1000	1.05000
GUNDAGAI	0507 411	1990	1:25000
	8527-4N	1004	1.25000
GUNDAHL	9438-4S	1984	1:25000
GUNDERMAN	9131-3S	1984	1:25000
GUNGAL		1981	1:25000
	8933-2N		
GUNNEDAH	8936-2S	1981	1:25000
GURNANG		1975	1:25000
	8829-1N		
GUY FAWKES RIVER	9338-2S	1974	1:25000
GUYRA	9237-4S	1973	1:25000
HALL	8727-4S	1980	1:25000
HALLIDAYS POINT		1982	1:25000
	9433-4N		
HAMPTON	8930-4S	1980	1:25000
HANING		1982	1:25000
	9136-3N		
HANWORTH	8929-3S	1988	1:25000
HARTLEY		1980	1:25000
	8930-4N	1700	1.20000
HENRY RIVER	0750 411	1974	1:25000
	9338-3N	1777	1.23000
HENTY	7550-511	1976	1:25000
	8326-4N	1770	1.23000
HERNANI	0320-41N	1974	1:25000
ΠΕΚΙΝΑΙΝΙ	0227 AN	19/4	1:23000
	9337-2N	1007	1.25000
HILL END	0721 111	1987	1:25000
	8731-1N	1001	1.05000
HILLGROVE	0006 133	1981	1:25000
	9236-1N	1000	1.05000
HILLTOP		1988	1:25000
	8929-2N		
HOBBYS YARDS	8730-1S	1987	1:25000
HOGARTH RANGE	9440-2S	1977	1:25000
HOLBROOK	8326-1S	1976	1:25000
HOME FLAT	8326-2S	1977	1:25000
HOME RULE	8833-3S	1986	1:25000
HORNSBY	9130-4S	1986	1:25000
HORTON	8937-1S	1982	1:25000
HOSKINSTOWN	8727-2S	1978	1:25000
HOWES VALLEY		1974	1:25000
	9032-2N		
HUONBROOK		1985	1:25000
,	9540-1N		
HURRICANE HILL		1978	1:25000
	9138-1N	1710	1.20000
	- 100 III		

INIGNICCON		1007	1.05000
HUSKISSON	0007 411	1985	1:25000
	9027-4N	1007	1.05000
HYATTS FLAT	022C 1N	1987	1:25000
	9336-1N	1005	1.25000
ILFORD	8832-2S	1985	1:25000
INDIANA	9138-2S	1978	1:25000
INGAR	9133-2S	1978	1:25000
INVERALOCHY	8828-3S	1980	1:25000
INVERELL	0100 011	1978	1:25000
	9138-3N	1001	1.05000
IRONBARK		1981	1:25000
	9037-2N	100	1.0.7000
ISIS RIVER	9134-4S	1972	1:25000
JACKADGERY		1984	1:25000
	9438-4N		
JAMISON		1979	1:25000
	8930-2N		
JENOLAN		1979	1:25000
	8930-3N		
JEOGLA		1971	1:25000
	9336-4N		
JERANGLE		1979	1:25000
	8726-2N		
JERRYS PLAINS	9033-2S	1977	1:25000
JILLIMATONG		1981	1:25000
	8725-3N		
JINGELLIC	8426-3S	1976	1:25000
KAIN	8826-4S	1981	1:25000
KANANGRA	8930-3S	1979	1:25000
KANDOS		1986	1:25000
	8832-2N		
KANGAROO FLAT		1982	1:25000
KANGAROO	9028-4S	1985	1:25000
VALLEY		- / 00	
KAPUTAR		1982	1:25000
	8937-3N	1702	1.22000
KARS SPRINGS	9034-3S	1981	1:25000
KARUAH	9232-1S	1976	1:25000
КАТООМВА	8930-1S	1980	1:25000
KELVIN	0750 15	1981	1:25000
	8936-2N	1701	1.23000
KEMPS PINNACLE	5750-211	1999	1:25000
	9335-1N	1777	1.23000
KEMPSEY	7555-11N	1987	1:25000
	9435-1N	1707	1.23000
KENTUCKY	7433-111	1981	1:25000
KLINI UCK I	0126 DN	1701	1.23000
	9136-2N	1981	1.25000
KERRABEE	8933-2S		1:25000
KERRIKI	9334-4S	1980	1:25000
KERRS CREEK	0721 41	1987	1:25000
	8731-4N		

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MARKWELL	7557 15	1976	1:25000
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MOUNT SLOW	9238-2S	1978	1:25000
MOUNT TENNYSON	9238-25 8723-4S	1978	1:25000
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MYALLA	8725-3S	1981	1:25000
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NALBAUGH	0700 111	1972	1:25000
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NERICON	8129-4S	1984	1:25000
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NEW VALLEY		1986	1:25000
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NEWCASTLE	9232-2S	1990	1:25000
NIANGALA	7202 20	1972	1:25000
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NIMBIN	7133 211	1985	1:25000
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NOWRA	9028-3S	1985	1:25000
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OTFORD	9129-4S	1985	1:25000
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PARKVILLE	8824-25 9034-2S	1975	1:25000
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RIVER	9130-3N	1070	1.25000
PARRY	8934-1S	1979	1:25000
PATERSON	0000 411	1984	1:25000
DEDI	9232-4N	1007	1.25000
PEEL	0001 011	1987	1:25000
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PICTON	9029-4S	1985	1:25000
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PLAGYAN	8937-2S	1982	1:25000
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QUIRINDI		1979	1:25000
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QUORROBOLONG	9132-2S	1985	1:25000
RALEIGH	9537-3S	1985	1:25000
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RANGERS VALLEY	0000 000	1978	1:25000
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	8526-2N		
RED RANGE		1978	1:25000
	9238-2N		
RED ROCK	9538-3S	1982	1:25000
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RIAMUKKA	9235-3S	1972	1:25000
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RIVERSTONE	9030-1S	1982	1:25000
ROBERTSON		1986	1:25000
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	9236-3N		
SANDON	9538-1S	1981	1:25000
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SANDY HOLLOW	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1977	1:25000
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SARA RIVER	9338-3S	1974	1:25000
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SCOTT	9135-2S	1972	1:25000
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SINGLEIUN	9132-4N	19/3	1.23000
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ST ALBANS	7050-45	1975	1:25000
SI ALDANS	9031-2N	1975	1.23000
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SWANSEA	0221 41	1985	1:25000
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TARANA		1976	1:25000
	8830-1N		
TARCUTTA		1987	1:25000
	8427-3N		
TAREE	9334-2S	1986	1:25000
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	8937-2N		
TARPOLY		1981	1:25000
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	8724-4N		
TELEGRAPH POINT		1987	1:25000
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TEMI	9034-1S	1979	1:25000
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TERRAGONG	8933-1N	1981	1:25000
THALGARRAH	9237-2S	1987	1:25000
THE BRANCH		1976	1:25000
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THE LAGOON		1990	1:25000
	8830-4N		
THE ROCK		1976	1:25000
	8327-3N		
THERRIBRI		1981	1:25000
	8936-4N		
THUMB CREEK	9436-4S	1982	1:25000
TIA	9235-1S	1981	1:25000
TIANJARA	8927-1S	1985	1:25000
TIBBUC		1983	1:25000
	9234-2N		
TIDBINBILLA	8627-2S	1979	1:25000
TIMBILLICA		1974	1:25000
	8823-3N		
TIMOR		1983	1:25000
	9134-3N	10-	1.0.000
TINDERRY	8726-1S	1979	1:25000
TINEBANK	9435-4S	1987	1:25000
TINGHA	9138-3S	1978	1:25000
TOOLOOM	0240 IN	1977	1:25000
ΤΟΟΜΑ	9340-1N	1077	1.25000
TOOMA	8526-3S	1977	1:25000
TORRYBURN TOUGA	9137-3S 8928-3S	1986 1982	1:25000 1:25000
TOUKLEY	0920-35	1982	1:25000
IUUKLEI	9231-3N	1984	1:23000
TOWARRI	9231-3IN	1981	1:25000
IOWARKI	9034-3N	1901	1.23000
TOWRANG	8828-1S	1981	1:25000
TUCABIA	9538-4S	1981	1:25000
TUGGERANONG	8727-3S	1980	1:25000
TUMBARUMBA	0727 35	1977	1:25000
	8526-3N	1777	1.25000
TUMORRAMA	8527-1S	1990	1:25000
TUMUT	002/10	1976	1:25000
	8527-3N	1770	1.20000
TUNGLEBUNG	0027 011	1977	1:25000
	9440-3N	1711	1.20000
TUNNABIDGEE	8832-3S	1985	1:25000
TUREE	8834-2S	1987	1:25000
TWEED HEADS	9641-4S	1984	1:25000
TYALGUM		1972	1:25000
	9541-3N		
TYNDALE		1981	1:25000
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		1978	1:50000
TULLIBIGEAL	8231-S	1979	1:50000
UARBRY	8833-N	1976	1:50000
UNGARIE	8230-N	1979	1:50000
URANA	8127-S	1972	1:50000
WAKOOL	7727-S	1979	1:50000
WALBUNDRIE	8226-N	1972	1:50000
WALGETT	8537-N	1987	1:50000
WALLANGARRA	9240-S	1981	1:50000
WALLEROOBIE	8229-S	1982	1:50000
RANGE	0220 NT	1070	1.50000
WAMBOYNE	8330-N	1978	1:50000
WANGANELLA	7827-N	1978	1:50000
WANOURIE	8437-N	1987	1:50000
WARREN	8434-N	1986	1:50000
WEE WAA	8737-N	1972	1:50000
WEEMELAH	8739-N	1980	1:50000

WEETALIBA	8834-N	1979	1:50000
WEETHALLE	8230-S	1980	1:50000
WEIMBY	7528-N	1978	1:50000
WELLINGTON	8632-N	1977	1:50000
WENTWORTH	7229-N	1983	1:50000
WILSON	8027-N	1972	1:50000
WIRRINYA	8430-N	1978	1:50000
WOMBOIN	8336-N	1986	1:50000
WYALONG	8330-S	1978	1:50000
YALGOGRIN RANGE	8229-N	1982	1:50000
YASS	8628-S	1974	1:50000
YELARBON	9040-N	1979	1:50000
YETMAN	9040-S	1979	1:50000
YOOGALI	8129-S	1984	1:50000
YOUNG	8529-S	1973	1:50000

Schedule 3 Categories and subcategories of licences

(Clause 4 (2))

Column 1	Column 2
Category of access licence	Subcategory of access licence
Regulated river (high security)	Aboriginal commercial
	Aboriginal community
	development
	Aboriginal cultural
	Community and education
	Environmental
	Research
	Town water supply
Regulated river (general security)	Aboriginal commercial
	Aboriginal community
	development
	Community and education
	Environmental
	Research
Local water utility	Domestic and commercial
Major utility	Power generation
	Urban water
Domestic and stock	Domestic
	Stock
	Town water supply
Unregulated river	Aboriginal commercial
	Aboriginal community
	development
	Aboriginal cultural
	Community and education
	Environmental
	Research
	Town water supply

Aquifer	Aboriginal commercial
	Aboriginal community
	development
	Aboriginal cultural
	Community and education
	Environmental
	Research
	Town water supply
Supplementary water	Aboriginal environmental
	Environmental
	(Lowbidgee)
	Storage
Regulated river (conveyance)	Environmental
Murrumbidgee Irrigation	Environmental
(conveyance)	
Coleambally Irrigation	Environmental
(conveyance)	
Unregulated river (high flow)	Environmental

Schedule 4 Access licences and approvals arising from former entitlements, and certain deemed approvals--particular provisions

(Clauses 17, 24 and 29)

Part 1 – Definitions

1 Definitions

In this Schedule:

"authorised area", in relation to an entitlement, means the authorised area specified in the entitlement.

"general security entitlement" means an entitlement that:

(a) pursuant to clause 4 of Schedule 10 to the Act, has been replaced by a regulated river (general security) access licence, regulated river (general security--A class) access licence, regulated river (general security--B class) access licence, or

(b) pursuant to clause 4A of Schedule 10 to the Act (as taken to be inserted by clause 50 (2) of this Schedule), has been replaced by an aquifer (general security) access licence.
"Part 5 entitlement" means a licence under Part 5 of the former 1912 Act.

"section 18 entitlement" means an additional licence under section 18 (2) of the former 1912 Act.

"section 20B entitlement" means an authority for a joint water supply scheme under section 20B of the former 1912 Act that, immediately before the appointed day, was subject to a high flow condition.

"section 20AA direction" means a direction under section 20AA of the former 1912 Act.

Part 2 – Particular provisions relating to access licences arising from former entitlements

Division 1A – Security interests in and co-holders of replacement access licences 1A Application of Division

(1) This Division applies to and in respect of each entitlement with respect to each of the following water sources, and to each access licence arising from any such entitlement:

(a) the water sources to which the *Water Sharing Plan for the Castlereagh (below Binnaway) Unregulated and Alluvial Water Sources 2011* applies,

(b) the water sources to which the *Water Sharing Plan for the North Western*

Unregulated and Fractured Rock Water Sources 2011 applies,

(c) the water sources to which the *Water Sharing Plan for the NSW Great*

Artesian Basin Shallow Groundwater Sources 2011 applies,

(d) the water sources to which the *Water Sharing Plan for the Intersecting Streams Unregulated and Alluvial Water Sources 2011* applies.

(2) A reference in this Division to the appointed day is a reference to the appointed day for the entitlement or access licence concerned.

1B Registration of security interests in replacement access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, clause 19 of Schedule 10 to the Act is to be construed as if the reference in clause 19 (5) to the commencement of Part 2 of Schedule 10 to the Act were a reference to the appointed day.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following subclauses are taken to be inserted after clause 19 (10) of Schedule 10 to the Act:

(10A) Subclause (10B) applies only to an access licence arising from an entitlement with respect to land in respect of which an interest was, immediately before the appointed day, registered under the *Real Property Act 1900* or under the *Corporations Act 2001* of the Commonwealth.

(10B) No dealing that requires the consent of the holder of a security interest may be registered in relation to an access licence until the expiry of the prescribed period unless, before the expiry of that period, the holder of the interest:

(a) has lodged with the Director-General a notice of the kind referred to in subclause (5) (d), or

(b) has notified the Director-General that the holder does not propose to seek registration of the interest in the Access Register.

1C Entitlements held by 2 or more co-holders

Pursuant to clause 1 of Schedule 9 of the Act, clause 23 of Schedule 10 to the Act is taken to have been replaced by the following clause:

23 Entitlements held by 2 or more co-holders Two or more co-holders of a replacement access licence are taken to hold the access licence:

(a) if the Minister has a record of the shares in which the former entitlement was held immediately before the appointed day, in the same shares as the former entitlement was so held, or

(b) if the Minister has no such record, but within 2 months after sending a written request to the co-holders seeking information as to their shareholding the Director-General receives:

(i) a notice, signed by or on behalf of each of them, by which they agree as to the shares in which they hold the access licence, or

(ii) a notice, signed by any one of them, to the effect that legal proceedings have been commenced for the purpose of obtaining a declaration as to the

shares in which they hold the access licence,

in the agreed shares referred to in the notice under subparagraph (i), or in the shares determined pursuant to the legal proceedings referred to in the notice under subparagraph (ii), as the case may be, or

(c) in any other case, as tenants in common with the entitlements conferred by the licence under section 56 apportioned equally between them.

Division 1 – Replacement water access licences (1 July 2004) 2 Gwydir

(1) On 1 July 2004, a section 18 entitlement or section 20B entitlement with respect to the Gwydir is taken to have been replaced by a supplementary water access licence with a share component calculated in accordance with the following formula:

graphic

[Note: This is a graphic. It has not been processed by the Point in Time system and may not be accurate at the selected working date.]

"S1" represents the share component for the supplementary water access licence, expressed in megalitres."D" (the base amount under this subclause) represents an area equivalent to 6 times the area (measured in hectares) of the authorised area in relation to the entitlement."ΣD" represents the sum of the base amounts under this subclause for all section 18 entitlements or section 20B entitlements with respect to the Gwydir."ΣE" represents the sum of the base amounts under subclause (2) for all general security entitlements with respect to the Gwydir.
(2) On 1 July 2004, a general security entitlement with respect to the Gwydir.
(2) On 1 July 2004, a general security entitlement with respect to the Gwydir is taken to have been replaced not only by the relevant access licence referred to in Schedule 11 to the Act but also by a supplementary water access licence with a share component calculated in accordance with the following formula:

graphic

[Note: This is a graphic. It has not been processed by the Point in Time system and may not be accurate at the selected working date.]

"S2" represents the share component for the supplementary water access licence, expressed in megalitres."E" (the base amount under this subclause) represents the volume of water authorised by the entitlement immediately before 1 July 2004."ΣD" represents the sum of the base amounts under subclause (1) for all section 18 entitlements or section 20B entitlements with respect to the Gwydir."ΣE" represents the sum of the base amounts under this subclause for all general security entitlements with respect to the Gwydir.

(3) In this clause, a reference to the Gwydir is a reference to the Gwydir regulated river water source identified in the *Water Sharing Plan for the Gwydir Regulated River Water Source 2002*, as in force on 1 July 2004.

3 Hunter

(1) On 1 July 2004, the entitlement identified as 20MW000021 with respect to the Hunter is taken to have been replaced not only by the relevant access licence referred to in Schedule 11 to the Act but also by a supplementary water access licence with a share component of 36,000 megalitres.

(2) On 1 July 2004, a general security entitlement with respect to the Hunter (other than the entitlement referred to in subclause (1)) is taken to have been replaced not only by the relevant access licence referred to in Schedule 11 to the Act but also by a supplementary water access licence with a share component equivalent to the greater of the following:

(a) the greatest volume of water (in megalitres) taken in excess of the volume

authorised by the entitlement in any water year between 1 July 1993 and 30 June 2000,

(b) the greatest volume of water (in megalitres) taken pursuant to a relevant section 20AA direction in any water year between 1 July 1993 and 30 June 1998.

(3) In this clause, a reference to the Hunter is a reference to the Hunter regulated river water source identified in the *Water Sharing Plan for the Hunter Regulated River Water Source 2003*, as in force on 1 July 2004.

4 Lower Darling

(1) On 1 July 2004, a general security entitlement with respect to the Lower Darling is taken to have been replaced not only by the relevant access licence referred to in Schedule 11 to the Act but also by a supplementary water access licence with a share component calculated in accordance with the following formula:

graphic

[Note: This is a graphic. It has not been processed by the Point in Time system and may not be accurate at the selected working date.]

"S" represents the share component for the supplementary water access licence, expressed in megalitres."E" (the base amount under this subclause) represents the greatest volume of water (in megalitres) taken in excess of the entitlement in any water year between 1 July 1983 and 30 June 2001."ΣE" represents the sum of the base amounts under this subclause for all general security entitlements with respect to the Lower Darling.

(2) In this clause, a reference to the Lower Darling is a reference to the Lower Darling regulated river water source identified in the *Water Sharing Plan for the New South Wales Murray and Lower Darling Regulated Rivers Water Sources 2003*, as in force on 1 July 2004.

5 Lower Namoi

(1) On 1 July 2004, a section 18 entitlement or section 20B entitlement with respect to the Lower Namoi is taken to have been replaced by a supplementary water access licence with a share component calculated as follows:

(a) if D is equal to or greater than G, in accordance with the following formula: graphic

[Note: This is a graphic. It has not been processed by the Point in Time system and may not be accurate at the selected working date.]

(b) if D is less than G, in accordance with whichever of the following formulae yield the lesser volume:

graphic

[Note: This is a graphic. It has not been processed by the Point in Time system and may not be accurate at the selected working date.]

graphic

[Note: This is a graphic. It has not been processed by the Point in Time system and may not be accurate at the selected working date.]

"S1" represents the share component for the supplementary water access licence, expressed in megalitres."D" (the base amount under this subclause) represents the greater of:

(a) the greatest volume of water taken pursuant to the entitlement in any

water year between 1 July 1990 and 30 June 2001, and

(b) one megalitre per hectare of the authorised area in relation to the entitlement.

"G" represents the average number of days per water year on which pumping water pursuant to the entitlement was permissible in the water years between 1 July 1990 and 30 June 2001, multiplied by the assessed pump capacity associated with the entitlement."E" represents the base amount under subclause (2) for the associated general security entitlement."ΣE" represents the sum of the base amounts under subclause (2) for all general security entitlements with respect to the Lower Namoi.

(2) On 1 July 2004, a general security entitlement with respect to the Lower Namoi is taken to have been replaced not only by the relevant access licence referred to in Schedule 11 to the Act but also by a supplementary water access licence with a share component calculated as follows:

(a) if the holder of the general security entitlement:

(i) is not also the holder of a section 18 entitlement or section 20B entitlement, or

(ii) is also the holder of a section 18 entitlement or section 20B entitlement and D is equal to or greater than G,

in accordance with the following formula:

graphic

[Note: This is a graphic. It has not been processed by the Point in Time system and may not be accurate at the selected working date.]

(b) if the holder of the general security entitlement is also the holder of a section 18 entitlement or section 20B entitlement and D is less than G, in accordance with the following formula:

graphic

[Note: This is a graphic. It has not been processed by the Point in Time system and may not be accurate at the selected working date.]

"S2" represents the share component for the supplementary water access licence, expressed in megalitres."D" represents the base amount under subclause (1) for the associated section 18 entitlement or section 20B entitlement."E" (the base amount under this subclause) represents the greater of:

(a) the greatest volume of water taken pursuant to the relevant section 20AA direction in any water year between 1 July 1990 and 30 June 2001, and

(b) one megalitre per hectare of the authorised area in relation to the general security entitlement.

"G" represents the average number of days per water year on which pumping water pursuant to the associated section 18 entitlement or section 20B entitlement was permissible in the water years between 1 July 1990 and 30 June 2001, multiplied by the assessed pump capacity associated with the entitlement."S1" represents the share component for the associated section 18 entitlement or section 20B entitlement under subclause (1)."ΣE" represents the sum of the base amounts under this subclause for all general security entitlements with respect to the Lower Namoi.

(3) For the purposes of this clause, a section 18 entitlement or section 20B entitlement and a general security entitlement are "**associated**" with each other if, under the former

1912 Act, the one was granted in relation to the other.

(4) In this clause, a reference to the Lower Namoi is a reference to the Lower Namoi regulated river water source identified in the *Water Sharing Plan for the Upper Namoi and Lower Namoi Regulated River Water Sources 2003*, as in force on 1 July 2004.

6 Macquarie and Cudgegong

(1) On 1 July 2004, a section 18 entitlement or section 20B entitlement with respect to the Macquarie and Cudgegong is taken to have been replaced by a supplementary water access licence with a share component calculated in accordance with the following formula:

graphic

[Note: This is a graphic. It has not been processed by the Point in Time system and may not be accurate at the selected working date.]

"S1" represents the share component for the supplementary water access licence, expressed in megalitres."D" (the base amount under this subclause) represents an area equivalent to 8 times the area (measured in hectares) of the authorised area in relation to the entitlement."ΣD" represents the sum of the base amounts under this subclause for all section 18 entitlements or section 20B entitlements with respect to the Macquarie and Cudgegong."ΣE" represents the sum of the base amounts under subclause (2) for all general security entitlements with respect to the Macquarie and Cudgegong.

(2) On 1 July 2004, a general security entitlement with respect to the Macquarie and Cudgegong is taken to have been replaced not only by the relevant access licence referred to in Schedule 11 to the Act but also by a supplementary water access licence with a share component calculated in accordance with the following formula:

graphic

[Note: This is a graphic. It has not been processed by the Point in Time system and may not be accurate at the selected working date.]

"S2" represents the share component for the supplementary water access licence, expressed in megalitres."E" (the base amount under this subclause) represents the volume of water authorised by the entitlement immediately before 1 July 2004."ΣD" represents the sum of the base amounts under subclause (1) for all section 18 entitlements or section 20B entitlements with respect to the Macquarie and Cudgegong."ΣE" represents the sum of the base amounts under this subclause for all general security entitlements with respect to the Macquarie and Cudgegong.

(3) In this clause, references to the Macquarie and Cudgegong are references to the Macquarie and Cudgegong regulated river water sources identified in the *Water Sharing Plan for the Macquarie and Cudgegong Regulated Rivers Water Source 2003*, as in force on 1 July 2004.

7 Murray

(1) On 1 July 2004, each entitlement with respect to the Murray referred to in Column 1 of Subdivision 2 of Division 1 of Part 4 of this Schedule is taken to have been replaced not only by the relevant access licence referred to in Schedule 11 to the Act but also by a supplementary water access licence with a share component equivalent to the volume of water (expressed in megalitres) specified in Column 2 of that Subdivision with respect to that entitlement.

(2) In this clause, a reference to the Murray is a reference to the Murray regulated river water source identified in the *Water Sharing Plan for the New South Wales Murray and*

Lower Darling Regulated Rivers Water Sources 2003, as in force on 1 July 2004. (3) Each person who, as at 18 December 2009, is a member of the Eagle Creek Pumping Syndicate Incorporated (INC 9890882) is taken to have the same rights under the following access licences, namely WAL 14879, WAL 14880 and WAL 14881, as that person, or that person's predecessor in title, had as at 1 July 2004. (4) Subclause (3) applies:

(a) whether or not the access licences referred to in that subclause have been issued, and

(b) whether or not any transfers under section 71M of the Act have been registered in the Access Register in relation to those access licences.

8 Murrumbidgee

(1) On 1 July 2004, each entitlement with respect to the Murrumbidgee referred to in Column 1 of Subdivision 1 of Division 1 of Part 4 of this Schedule is taken to have been replaced not only by the relevant access licence referred to in Schedule 11 to the Act but also by a supplementary water access licence with a share component equivalent to the volume of water (expressed in megalitres) specified in Column 2 of that Subdivision with respect to that entitlement.

(2) On 27 July 2007, the entitlement identified as licence number 40SL025182H under the former 1912 Act is taken to have been replaced by a supplementary water access licence with a share component equivalent to a volume of water of 5,943 megalitres.
(3) In this clause, a reference to the Murrumbidgee is a reference to the Murrumbidgee regulated river water source identified in the *Water Sharing Plan for the Murrumbidgee Regulated River Water Source 2003*, as in force on 1 July 2004.

9 Miscellaneous

(1) A general security entitlement is not replaced by a supplementary water access licence if the share component for such a licence, calculated in accordance with this Division, would be zero.

(2) A supplementary water access licence that has replaced a general security entitlement is subject to such conditions, not inconsistent with any mandatory conditions referred to in clause 20 of Schedule 10 to the Act, as were most recently applicable to the taking and use of water under the entitlement.

10 Extension of time for registration of security interests

(1) This clause applies to any 1 July 2004 access licence for which particulars were first recorded in the Access Register on or after 1 July 2006, other than:

(a) a domestic and stock access licence, or

(b) an access licence for which an access licence certificate has been issued, whether before or after the commencement of this clause, or

(c) an access licence for which an access licence certificate has not been issued, but on which there is a notation to the effect that dealings in the licence may be recorded in the Access Register.

(2) This clause also applies to the following 1 July 2004 access licences, namely, the licences numbered 7593, 7770, 7793, 7799, 7800, 7952, 7960, 7961, 7983, 7984, 8184, 8278, 8285, 8311, 8312 and 8367.

(3) Pursuant to clause 1 of Schedule 9 to the Act, clause 19 of Schedule 10 to the Act is to be construed, in its application to an access licence to which this clause applies, as if the reference in clause 19 (11) to 36 months were a reference to:

(a) except as provided by paragraphs (b), (c) and (d), 48 months, or

(b) in the case of an access licence arising from an entitlement referred to in Division 2 of Part 4 of this Schedule (other than one referred to in paragraph (c) or (d)), 60 months, or

(c) in the case of an access licence arising from an entitlement numbered 30SA004518, 60SA008558, 70SA009598, 80SA010605 or 90SA011551, 72

months, or

(d) in the case of an access licence arising from an entitlement numbered 50SA000207, 80SA000962 or 90SL051364, 90 months.

(4) In this clause, **"1 July 2004 access licence"** means an access licence that came into being on 1 July 2004 in relation to a water source the subject of a water sharing plan listed, in connection with a proclamation under sections 55A (1) and 88A (1) of the Act, on page 5006 or 5007 of Gazette No 110 of 1 July 2004.

Division 2 – Replacement access licences for certain Part 5 entitlements (1 October 2006) 11 Application of Division

This Division applies to and in respect of each Part 5 entitlement referred to in Column 1 of Division 3 of Part 4 of this Schedule, and to and in respect of each access licence arising from any such entitlement, but not to any other entitlement or access licence.

12 New share components for existing Part 5 entitlements

(1) This clause applies for the purposes of clause 3 (1) (a), and clause 8, of Schedule 10 to the Act.

(2) On 1 October 2006, a Part 5 entitlement (or group of Part 5 entitlements) referred to in Column 1 of Division 3 of Part 4 of this Schedule is taken to have been replaced:

(a) by an aquifer access licence with a share component of the volume specified in Column 2 of that Division, and

(b) if a volume is specified in Column 3 of that Division, by a supplementary water access licence with a share component of the volume so specified.

(3) Part 5 entitlement 50BL196431 is taken also to have been replaced by a domestic and stock [Stock] access licence with a share component of a volume of 324 megalitres.
(4) Subclause (3) is taken to have commenced on 1 October 2006.

(5) The volumes specified in Columns 2 and 3 of Division 3 of Part 4 of this Schedule in relation to any Part 5 entitlement (or group of Part 5 entitlements) have been calculated in accordance with whichever of the following methodologies is relevant to that entitlement or group of entitlements:

(a) in the case of entitlements relating to the Lower Gwydir Groundwater Source within the meaning of the *Water Sharing Plan for the Lower Gwydir*

Groundwater Source 2003, the methodology set out in clauses 25C and 25D of that plan,

(b) in the case of entitlements relating to the Lower Macquarie Groundwater Sources within the meaning of the *Water Sharing Plan for the Lower Macquarie Groundwater Sources 2003*, the methodology set out in clauses 25C and 25D of that plan,

(c) in the case of entitlements relating to the Lower Murrumbidgee Groundwater Sources within the meaning of the *Water Sharing Plan for the Lower Murrumbidgee Groundwater Sources 2003*, the methodology set out in clauses 25C and 25D of that plan.

13 Registration of security interests in replacement access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, clause 19 of Schedule 10 to the Act is to be construed as if:

(a) the reference in clause 19 (5) to the commencement of Part 2 of Schedule 10 to the Act were a reference to 1 October 2006, and

(b) the reference in clause 19 (5) (a) to replacement access licences were a reference to replacement access licences arising under clause 12 of this Schedule in relation to the water sources referred to in Division 3 of Part 4 of this Schedule.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following subclauses are taken to be inserted after clause 19 (10) of Schedule 10 to the Act:

(10A) Subclause (10B) applies only to an access licence arising from an

entitlement with respect to land in respect of which an interest was, immediately before 1 October 2006, registered under the *Real Property Act 1900* or under the *Corporations Act 2001* of the Commonwealth.

(10B) No dealing that requires the consent of the holder of a security interest may be registered in relation to an access licence until the expiry of the prescribed period unless, before the expiry of that period, the holder of the interest:

(a) has lodged with the Director-General a notice of the kind referred to in subclause (5) (d), or

(b) has notified the Director-General that the holder does not propose to seek registration of the interest in the Access Register.

14 Entitlements held by 2 or more co-holders

Pursuant to clause 1 of Schedule 9 to the Act, clause 23 of Schedule 10 to the Act is taken to have been replaced by the following clause:

23 Entitlements held by 2 or more co-holders Two or more co-holders of a replacement access licence are taken to hold the access licence:

(a) if the Minister has a record of the shares in which the former entitlement was held immediately before the appointed day, in the same shares as the former entitlement was so held, or

(b) if the Minister has no such record, but within 2 months after sending a written request to the co-holders seeking information as to their shareholder the Director-General receives:

(i) a notice, signed by or on behalf of each of them, by which they agree as to the shares in which they hold the access licence, or

(ii) a notice, signed by any one of them, to the effect that legal proceedings have been commenced for the purpose of obtaining a declaration as to the shares in which they hold the access licence,

in the agreed shares referred to in the notice under subparagraph (i), or in the shares determined pursuant to the legal proceedings referred to in the notice under subparagraph (ii), as the case may be, or

(c) in any other case, as tenants in common with the entitlements conferred by the licence under section 56 apportioned equally between them.

15 Water allocations

Pursuant to clause 1 of Schedule 9 to the Act, clause 25 of Schedule 10 to the Act is to be construed as if clause 25 (4) were replaced by the following subclause:

(4) The water allocations for a replacement access licence are to be adjusted as required by the accounting practices applicable for the time being to water allocation accounts, except that no such adjustment arising from water taken before 1 October 2006 is to be made after 30 June 2008.

Division 3 – Replacement access licences for Part 5 entitlements for the Lower Murray (1 November 2006)

16 Application of Division

This Division applies to and in respect of each Part 5 entitlement referred to in Column 1 of Division 4 of Part 4 of this Schedule, and to and in respect of each access licence arising from any such entitlement, but not to any other entitlement or access licence.

17 New share components for existing Part 5 entitlements

(1) This clause applies for the purposes of clause 3 (1) (a), and clause 8, of Schedule 10 to the Act.

(2) On 1 November 2006, a Part 5 entitlement (or group of Part 5 entitlements) referred to in Column 1 of Division 4 of Part 4 of this Schedule is taken to have been replaced:

(a) by an aquifer access licence with a share component of the volume specified in Column 2 of that Division, and

(b) if a volume is specified in Column 3 of that Division, by a supplementary water access licence with a share component of the volume so specified.

(3) The volumes specified in Columns 2 and 3 of Division 4 of Part 4 of this Schedule in relation to any Part 5 entitlement (or group of Part 5 entitlements) have been calculated in accordance with the methodology set out in clauses 27 and 28 of the *Water Sharing Plan for the Lower Murray Groundwater Source*.

18 Registration of security interests in replacement access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, clause 19 of Schedule 10 to the Act is to be construed as if:

(a) the reference in clause 19 (5) to the commencement of Part 2 of Schedule 10 to the Act were a reference to 1 November 2006, and

(b) the reference in clause 19 (5) (a) to replacement access licences were a reference to replacement access licences arising under clause 17 of this Schedule

in relation to the water sources referred to in Division 4 of Part 4 of this Schedule. (2) Pursuant to clause 1 of Schedule 9 to the Act, the following subclauses are taken to be inserted after clause 19 (10) of Schedule 10 to the Act:

(10A) Subclause (10B) applies only to an access licence arising from an entitlement with respect to land in respect of which an interest was, immediately before 1 November 2006, registered under the *Real Property Act 1900* or under the *Corporations Act 2001* of the Commonwealth.

(10B) No dealing that requires the consent of the holder of a security interest may be registered in relation to an access licence until the expiry of the prescribed period unless, before the expiry of that period, the holder of the interest:

(a) has lodged with the Director-General a notice of the kind referred to in subclause (5) (d), or

(b) has notified the Director-General that the holder does not propose to seek registration of the interest in the Access Register.

19 Entitlements held by 2 or more co-holders

Pursuant to clause 1 of Schedule 9 to the Act, clause 23 of Schedule 10 to the Act is taken to have been replaced by the following clause:

23 Entitlements held by 2 or more co-holders Two or more co-holders of a replacement access licence are taken to hold the access licence:

(a) if the Minister has a record of the shares in which the former entitlement was held immediately before the appointed day, in the same shares as the former entitlement was so held, or

(b) if the Minister has no such record, but within 2 months after sending a written request to the co-holders seeking information as to their shareholding the Director-General receives:

(i) a notice, signed by or on behalf of each of them, by which they agree as to the shares in which they hold the access licence, or

(ii) a notice, signed by any one of them, to the effect that legal proceedings have been commenced for the purpose of obtaining a declaration as to the shares in which they hold the access licence,

in the agreed shares referred to in the notice under subparagraph (i), or in the shares determined pursuant to the legal proceedings referred to in the notice under subparagraph (ii), as the case may be, or

(c) in any other case, as tenants in common with the entitlements conferred by the licence under section 56 apportioned equally between them.

20 Water allocations

Pursuant to clause 1 of Schedule 9 to the Act, clause 25 of Schedule 10 to the Act is to be construed as if clause 25 (4) were replaced by the following subclause:

(4) The water allocations for a replacement access licence are to be adjusted as required by the accounting practices applicable for the time being to water allocation accounts, except that no such adjustment arising from water taken before 1 November 2006 is to be made after 30 June 2008.

Division 4 – Replacement access licences for Part 5 entitlements for the Upper and Lower Namoi (1 November 2006)

21 Application of Division

This Division applies to and in respect of each Part 5 entitlement referred to in Column 1 of Division 5 of Part 4 of this Schedule, and to and in respect of each access licence arising from any such entitlement, but not to any other entitlement or access licence.

22 New share components for existing Part 5 entitlements

(1) This clause applies for the purposes of clause 3 (1) (a), and clause 8, of Schedule 10 to the Act.

(2) On 1 November 2006, a Part 5 entitlement (or group of Part 5 entitlements) referred to in Column 1 of Division 5 of Part 4 of this Schedule is taken to have been replaced:

(a) by an aquifer access licence with a share component of the volume specified in Column 2 of that Division, and

(b) if a volume is specified in Column 3 of that Division, by a supplementary water access licence with a share component of the volume so specified.

(3) The volumes specified in Columns 2 and 3 of Division 4 of Part 4 of this Schedule in relation to any Part 5 entitlement (or group of Part 5 entitlements) have been calculated in accordance with the methodology set out in clauses 25C and 25D of the *Water Sharing Plan for the Upper and Lower Namoi Groundwater Sources 2003*.

23 Registration of security interests in replacement access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, clause 19 of Schedule 10 to the Act is to be construed as if:

(a) the reference in clause 19 (5) to the commencement of Part 2 of Schedule 10 to the Act were a reference to 1 November 2006, and

(b) the reference in clause 19 (5) (a) to replacement access licences were a reference to replacement access licences arising under clause 21 in relation to the water sources referred to in Division 4 of Part 4 of this Schedule.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following subclauses are taken to be inserted after clause 19 (10) of Schedule 10 to the Act:

(10A) Subclause (10B) applies only to an access licence arising from an entitlement with respect to land in respect of which an interest was, immediately before 1 November 2006, registered under the *Real Property Act 1900* or under the *Corporations Act 2001* of the Commonwealth.

(10B) No dealing that requires the consent of the holder of a security interest may be registered in relation to an access licence until the expiry of the prescribed period unless, before the expiry of that period, the holder of the interest:

(a) has lodged with the Director-General a notice of the kind referred to in subclause (5) (d), or

(b) has notified the Director-General that the holder does not propose to seek registration of the interest in the Access Register.

24 Entitlements held by 2 or more co-holders

Pursuant to clause 1 of Schedule 9 to the Act, clause 23 of Schedule 10 to the Act is taken to have been replaced by the following clause:

23 Entitlements held by 2 or more co-holders Two or more co-holders of a replacement access licence are taken to hold the access licence:

(a) if the Minister has a record of the shares in which the former entitlement was held immediately before the appointed day, in the same shares as the former entitlement was so held, or

(b) if the Minister has no such record, but within 2 months after sending a written request to the co-holders seeking information as to their shareholding the Director-General receives:

(i) a notice, signed by or on behalf of each of them, by which they agree as to the shares in which they hold the access licence, or

(ii) a notice, signed by any one of them, to the effect that legal proceedings have been commenced for the purpose of obtaining a declaration as to the shares in which they hold the access licence,

in the agreed shares referred to in the notice under subparagraph (i), or in the shares determined pursuant to the legal proceedings referred to in the notice under subparagraph (ii), as the case may be, or

(c) in any other case, as tenants in common with the entitlements conferred by the licence under section 56 apportioned equally between them.

25 Water allocations

Pursuant to clause 1 of Schedule 9 to the Act, clause 25 of Schedule 10 to the Act is to be construed as if clause 25 (4) were replaced by the following subclause:

(4) The water allocations for a replacement access licence are to be adjusted as required by the accounting practices applicable for the time being to water allocation accounts, except that no such adjustment arising from water taken before 1 November 2006 is to be made after 30 June 2008.

Division 5 – Replacement supplementary water access licences for Part 2 entitlements for the Paterson (1 July 2007)

26 Supplementary water access licences

(1) On 1 July 2007, each section 18 entitlement and section 20B entitlement with respect to the Paterson is taken to have been replaced not only by the relevant access licence referred to in Schedule 11 to the Act but also by a supplementary water access licence with a share component equivalent to the greater of the following:

(a) the greatest volume of water (in megalitres) taken in excess of the volume authorised by the entitlement in any water year between 1 July 1995 and 30 June 2005,

(b) the greatest volume of water (in megalitres) taken pursuant to a relevant section 20AA direction in any water year between 1 July 1995 and 30 June 2005.

(2) In this clause, a reference to the Paterson is a reference to the Paterson regulated river water source identified in the *Water Sharing Plan for the Paterson Regulated River Water Source 2007*, as in force on 1 July 2007.

Division 6 – Replacement access licences for Part 5 entitlements for the Lower Lachlan (1 February 2008)

27 Application of Division

This Division applies to and in respect of each Part 5 entitlement referred to in Column 1 of Division 6 of Part 4 of this Schedule, and to and in respect of each access licence arising from any such entitlement, but not to any other entitlement or access licence.

28 New share components for existing Part 5 entitlements

(1) This clause applies for the purposes of clause 3 (1) (a), and clause 8, of Schedule 10 to the Act.

(2) On 1 February 2008, a Part 5 entitlement (or group of Part 5 entitlements) referred to

in Column 1 of Division 6 of Part 4 of this Schedule is taken to have been replaced:

(a) by an aquifer access licence with a share component of the volume specified in Column 2 of that Division, and

(b) if a volume is specified in Column 3 of that Division, by a supplementary water access licence with a share component of the volume so specified.

(3) The volumes specified in Columns 2 and 3 of Division 6 of Part 4 of this Schedule in relation to any Part 5 entitlement (or group of Part 5 entitlements) have been calculated in accordance with the methodology set out in clauses 25C and 25D of the *Water Sharing Plan for the Lower Lachlan Groundwater Source 2003*.

29 Registration of security interests in replacement access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, clause 19 of Schedule 10 to the Act is to be construed as if:

(a) the reference in clause 19 (5) to the commencement of Part 2 of Schedule 10 to the Act were a reference to 1 February 2008, and

(b) the reference in clause 19 (5) (a) to replacement access licences were a reference to replacement access licences arising under clause 28 of this Schedule in relation to the water sources referred to in Division 6 of Part 4 of this Schedule.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following subclauses are taken to be inserted after clause 19 (10) of Schedule 10 to the Act:

(10A) Subclause (10B) applies only to an access licence arising from an entitlement with respect to land in respect of which an interest was, immediately before 1 February 2008, registered under the *Real Property Act 1900* or under the *Corporations Act 2001* of the Commonwealth.

(10B) No dealing that requires the consent of the holder of a security interest may be registered in relation to an access licence until the expiry of the prescribed period unless, before the expiry of that period, the holder of the interest:

(a) has lodged with the Director-General a notice of the kind referred to in subclause (5) (d), or

(b) has notified the Director-General that the holder does not propose to seek registration of the interest in the Access Register.

30 Entitlements held by 2 or more co-holders

Pursuant to clause 1 of Schedule 9 to the Act, clause 23 of Schedule 10 to the Act is taken to have been replaced by the following clause:

23 Entitlements held by 2 or more co-holders Two or more co-holders of a replacement access licence are taken to hold the access licence:

(a) if the Minister has a record of the shares in which the former entitlement was held immediately before the appointed day, in the same shares as the former entitlement was so held, or

(b) if the Minister has no such record, but within 2 months after sending a written request to the co-holders seeking information as to their shareholding the Director-General receives:

(i) a notice, signed by or on behalf of each of them, by which they agree as to the shares in which they hold the access licence, or

(ii) a notice, signed by any one of them, to the effect that legal proceedings have been commenced for the purpose of obtaining a declaration as to the shares in which they hold the access licence,

in the agreed shares referred to in the notice under subparagraph (i), or in the shares determined pursuant to the legal proceedings referred to in the notice under subparagraph (ii), as the case may be, or

(c) in any other case, as tenants in common with the entitlements conferred by the licence under section 56 apportioned equally between them.
31 Water allocations

Pursuant to clause 1 of Schedule 9 to the Act, clause 25 of Schedule 10 to the Act is to be construed as if clause 25 (4) were replaced by the following subclause:

(4) The water allocations for a replacement access licence are to be adjusted as required by the accounting practices applicable for the time being to water allocation accounts, except that no such adjustment arising from water taken before 1 February 2008 is to be made after 30 June 2009.

Division 7 – Replacement access licences for entitlements for Bellinger River Area and Great Artesian Basin (1 July 2008)

32 Application of Division

This Division applies to and in respect of each entitlement with respect to:

(a) the Bellinger River Area Unregulated and Alluvial Water Sources (identified in the *Water Sharing Plan for the Bellinger River Area Unregulated and Alluvial Water Sources 2008*), or

(b) the Great Artesian Basin Groundwater Sources (identified in the *Water Sharing Plan for the NSW Great Artesian Basin Groundwater Sources 2008*),

and to and in respect of each access licence arising from any such entitlement.

33 Registration of security interests in replacement access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, clause 19 of Schedule 10 to the Act is to be construed as if the reference in clause 19 (5) to the commencement of Part 2 of Schedule 10 to the Act were a reference to 1 July 2008.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following subclauses are taken to be inserted after clause 19 (10):

(10A) Subclause (10B) applies only to an access licence arising from an entitlement with respect to land in respect of which an interest was, immediately before 1 July 2008, registered under the *Real Property Act 1900* or under the *Corporations Act 2001* of the Commonwealth.

(10B) No dealing that requires the consent of the holder of a security interest may be registered in relation to an access licence until the expiry of the prescribed period unless, before the expiry of that period, the holder of the interest:

(a) has lodged with the Director-General a notice of the kind referred to in subclause (5) (d), or

(b) has notified the Director-General that the holder does not propose to seek registration of the interest in the Access Register.

34 Entitlements held by 2 or more co-holders

Pursuant to clause 1 of Schedule 9 to the Act, clause 23 of Schedule 10 to the Act is taken to have been replaced by the following clause:

23 Entitlements held by 2 or more co-holders Two or more co-holders of a replacement access licence are taken to hold the access licence:

(a) if the Minister has a record of the shares in which the former entitlement was held immediately before the appointed day, in the same shares as the former entitlement was so held, or

(b) if the Minister has no such record, but within 2 months after sending a written request to the co-holders seeking information as to their shareholding the Director-General receives:

(i) a notice, signed by or on behalf of each of them, by which they agree as to the shares in which they hold the access licence, or

(ii) a notice, signed by any one of them, to the effect that legal proceedings

have been commenced for the purpose of obtaining a declaration as to the shares in which they hold the access licence,

in the agreed shares referred to in the notice under subparagraph (i), or in the shares determined pursuant to the legal proceedings referred to in the notice under subparagraph (ii), as the case may be, or

(c) in any other case, as tenants in common with the entitlements conferred by the licence under section 56 apportioned equally between them.

Division 8 – Replacement access licences for entitlements for the NSW Border Rivers (1 July 2009)

35 Application of Division

(1) This Division applies to and in respect of:

(a) each entitlement with respect to the NSW Border Rivers, and

(b) each access licence arising from any such entitlement.

(2) In this Division, a reference to the "**NSW Border Rivers**" is a reference to the NSW Border Rivers Regulated River Water Source identified in the *Water Sharing Plan for the NSW Border Rivers Regulated River Water Source 2009*, as in force on 1 July 2009.

36 Supplementary water access licences

(1) On 1 July 2009, an A or B component entitlement is taken to have been replaced not only by the relevant access licence referred to in Schedule 11 to the Act but also by a supplementary water access licence with a share component calculated in accordance with the following formula:

graphic

[Note: This is a graphic. It has not been processed by the Point in Time system and may not be accurate at the selected working date.]

"S" represents the share component for the supplementary water access licence, expressed in unit shares."D" represents the sum of:

(a) the volume of water for A component irrigation, and

(b) the volume of water for B component irrigation,

as authorised by the A or B component entitlement immediately before 1 July 2009."**ΣD**" represents the sum of the volumes of water for A or B component irrigation for all A or B component entitlements.

(2) In this clause: "A or B component entitlement" means a licence under section 12 or 13 of the former 1912 Act, or an authority under section 20B of that Act, being a licence or authority with respect to the NSW Border Rivers that is described as including a volume of water for A component irrigation or B component irrigation, or both."**unit share**" has the same meaning as it has in the *Water Sharing Plan for the NSW Border Rivers Regulated River Water Source 2009*, as in force on 1 July 2009.

37 Registration of security interests in replacement access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, clause 19 of Schedule 10 to the Act is to be construed as if the reference in clause 19 (5) to the commencement of Part 2 of Schedule 10 to the Act were a reference to 1 July 2009.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following subclauses are taken to be inserted after clause 19 (10) of Schedule 10:

(10A) Subclause (10B) applies only to an access licence arising from an entitlement with respect to land in respect of which an interest was, immediately before 1 July 2009, registered under the *Real Property Act 1900* or under the *Corporations Act 2001* of the Commonwealth.

(10B) No dealing that requires the consent of the holder of a security interest may be registered in relation to an access licence until the expiry of the prescribed period unless, before the expiry of that period, the holder of the interest:

(a) has lodged with the Director-General a notice of the kind referred to in subclause (5) (d), or

(b) has notified the Director-General that the holder does not propose to seek registration of the interest in the Access Register.

38 Entitlements held by 2 or more co-holders

Pursuant to clause 1 of Schedule 9 to the Act, clause 23 of Schedule 10 to the Act is taken to have been replaced by the following clause:

23 Entitlements held by 2 or more co-holders Two or more co-holders of a replacement access licence are taken to hold the access licence:

(a) if the Minister has a record of the shares in which the former entitlement was held immediately before the appointed day, in the same shares as the former entitlement was so held, or

(b) if the Minister has no such record, but within 2 months after sending a written request to the co-holders seeking information as to their shareholding the Director-General receives:

(i) a notice, signed by or on behalf of each of them, by which they agree as to the shares in which they hold the access licence, or

(ii) a notice, signed by any one of them, to the effect that legal proceedings have been commenced for the purpose of obtaining a declaration as to the shares in which they hold the access licence,

in the agreed shares referred to in the notice under subparagraph (i), or in the shares determined pursuant to the legal proceedings referred to in the notice under subparagraph (ii), as the case may be, or

(c) in any other case, as tenants in common with the entitlements conferred by the licence under section 56 apportioned equally between them.

Division 9 – Replacement access licences for entitlements for the Hunter, Lower North Coast, Coffs Harbour and Central Coast Unregulated and Alluvial Water Sources (1 August 2009)

Subdivision 1 – Preliminary

39 Application of Division

This Division applies to and in respect of each entitlement with respect to:

(a) the Hunter Unregulated and Alluvial Water Sources (identified in the *Water Sharing Plan for the Hunter Unregulated and Alluvial Water Sources 2009*), or
(b) the Lower North Coast Unregulated and Alluvial Water Sources (identified in the *Water Sharing Plan for the Lower North Coast Unregulated and Alluvial Water Sources 2009*), or

(c) the Coffs Harbour Area Unregulated and Alluvial Water Sources (identified in the *Water Sharing Plan for the Coffs Harbour Area Unregulated and Alluvial Water Sources* 2009), or

(d) the Central Coast Unregulated Water Sources (identified in the *Water Sharing Plan for the Central Coast Unregulated Water Sources 2009*),

and to and in respect of each access licence arising from any such entitlement.

Subdivision 2 – Access licences for tidal pool water sources

40 Definitions

In this Subdivision:

"**confirmed history of water usage**", in relation to eligible land, means information that indicates the volume of tidal pool water that has been used on the land, and the purposes for which that water has been used, at any time between 1 February 1999 and 1 August 2009,

established to the satisfaction of the Minister.

"eligible land" means any land on which the landholder of the land has used tidal pool water at any time between 1 February 1999 and 1 August 2009.

"**replacement access licence**" means an access licence that is taken to have arisen under this Subdivision.

"tidal pool water" means water taken from a tidal pool water source.

"tidal pool water source" means:

(a) the Wallis Creek Tidal Pool Water Source, the Paterson River Tidal Pool Water Source or the Hunter River Tidal Pool Water Source (each within the meaning of the *Water Sharing Plan for the Hunter Unregulated and Alluvial Water Sources 2009*), or
(b) the Manning River Tidal Pool Water Source (within the meaning of the *Water Sharing Plan for the Lower North Coast Unregulated and Alluvial Water Sources 2009*).

41 Temporary exemption from requirements for certain access licences and approvals

(1) All persons are exempt from:

(a) sections 60A (1) and (2), 60C (1)-(4) and 60D of the Act in relation to the taking of tidal pool water, and

(b) section 91Å (1) of the Act in relation to the use of tidal pool water, and

(c) section 91B (1) of the Act in relation to:

(i) the use of any water supply work by which tidal pool water is taken (being a water supply work constructed before 1 August 2009), and (ii) the maintenance and repair of any such work,

for the period between 1 August 2009 and 31 July 2010 (inclusive).

(2) Subclause (1) ceases to apply to a person in relation to land when the person is given notice under clause 42 of this Schedule of the terms and conditions of the person's replacement access licence for the land.

(3) The Minister may in a particular case by notice in writing to a landholder of eligible land extend the period of the exemption conferred by subclause (1) in its application to the landholder if the Minister is satisfied that the extension is necessary to enable the Minister to establish the landholder's confirmed history of water usage.

42 Replacement access licences arising from confirmed history of water usage

(1) A landholder of eligible land in respect of which there is a confirmed history of water usage is taken to hold an access licence (a "**replacement access licence**"), and such an access licence is taken to have arisen, on the following terms and conditions:

(a) terms identifying:

(i) the category or subcategory of the licence, as determined by clause 43 of this Schedule, and

(ii) the share component of the licence, as determined by clause 44 or 45 of this Schedule, as the case requires,

(b) the mandatory conditions referable to an access licence of the category or subcategory referred to in paragraph (a) (i).

(2) A replacement access licence does not operate (and has no force or effect) until the Minister notifies the licence holder in writing of the terms and conditions of the licence referred to in subclause (1).

(3) For the purpose of establishing the confirmed history of water usage for any eligible land, the Minister may require the landholder to furnish information relevant to that purpose.

(4) The Minister is not required to issue a notice under subclause (2) if he or she is not

satisfied that a confirmed history of water usage for eligible land has been established, whether because the landholder has failed to comply with a requirement under subclause (3) or otherwise.

(5) This Subdivision does not operate:

(a) to create a domestic and stock access licence (or an access licence of a subcategory of a domestic and stock access licence) in relation to land if:

(i) the land has frontage to a tidal pool water source, or

(ii) the share component of the licence, as determined by clause 44 of this Schedule, would be zero or negative, or

(b) to create an unregulated river access licence (or an access licence of a subcategory of an unregulated river access licence) if the share component of the licence, as determined by clause 45 of this Schedule, would be zero or negative.

Because it is an access licence, a replacement access licence can be suspended, cancelled or compulsorily acquired under Division 6 of Part 2 of Chapter 3 of the Act, and discretionary conditions can be imposed under section 66. The licence holder will need to apply for any necessary water use approvals and water supply work approvals if he or she intends to take or use water under the authority of a replacement access licence.

43 Categories of replacement access licence

A replacement access licence is to be:

(a) to the extent to which the confirmed history of water usage for the land indicates that tidal pool water has been used for domestic consumption or stock watering:

(i) if the water has been used for both domestic consumption and stock watering, a domestic and stock access licence, or

(ii) if the water has been used for domestic consumption only, a domestic and stock [domestic] access licence, or

(iii) if the water has been used for stock watering only, a domestic and stock [stock] access licence, and

(b) to the extent to which the confirmed history of water usage for the land indicates that tidal pool water has been used otherwise than for domestic consumption or stock watering:

(i) an unregulated river access licence, or

(ii) an access licence of any subcategory of an unregulated river access licence.

44 Share component for domestic and stock access licences

The share component for a replacement access licence that is a domestic and stock access licence is to be as follows:

(a) except as provided by paragraphs (b) and (c), 4.5 megalitres,

(b) in the case of a domestic and stock [domestic] access licence, 1 megalitre,

(c) in the case of a domestic and stock [stock] access licence, 3.5 megalitres,

subtracting from each such volume the volume of any entitlement under the former 1912 Act that authorised the taking of tidal pool water for domestic consumption or stock watering (or both).

45 Share component for unregulated river access licences

(1) The share component for a replacement access licence that is an unregulated river access licence is to be the amount (in megalitres) equivalent to the maximum average volume of tidal pool water taken annually and used on the eligible land concerned, otherwise than for domestic consumption or stock watering, between 1999 and 2009 (inclusive).

(2) The reference in subclause (1) to the maximum average volume of water is a reference to:

(a) if water was taken during only one of the years between 1999 and 2009, the volume of water taken during that year, or

(b) if water was taken during only 2 of the years between 1999 and 2009, one half of the sum of the volumes of water taken annually during those years, or

(c) if water was taken during 3 or more of the years between 1999 and 2009, one third of the sum of the 3 largest volumes of water taken annually during those years,

subtracting from each such volume the volume of any entitlement under the former 1912 Act that authorised the taking of tidal pool water, other than an entitlement that authorised the taking of tidal pool water for domestic consumption or stock watering (or both).

(3) To the extent to which the confirmed history of water usage for the land indicates that tidal pool water has been used for purposes other than:

(a) irrigation, or

(b) domestic consumption, or

(c) stock watering,

the volume of water taken in any year is to be calculated (in megalitres) on the basis of that history.

(4) To the extent to which the confirmed history of water usage for the land indicates that tidal pool water has been used for the purposes of irrigation, the volume of water taken in any year for those purposes is to be calculated (in megalitres):

(a) in the case of water taken from the Wallis Creek Tidal Pool Water Source, the Paterson River Tidal Pool Water Source or the Hunter River Tidal Pool Water Source:

(i) if the confirmed history of water usage for the land indicates which crops specified in Table 1 were grown under irrigation on which parts of the land during that year, as the sum of the amounts obtained by multiplying the number of hectares of land on which each such crop was grown (as indicated by the confirmed history of water usage) by the factor specified in that Table in relation to that crop, or

(ii) in any other case, as the amount obtained by multiplying the number of hectares of the land on which crops specified in Table 1 were grown under irrigation during that year (as indicated by the confirmed history of water usage for the land) by the smallest factor specified in that Table in relation to those crops, and

(b) in the case of water taken from the Manning River Tidal Pool Water Source:

(i) if the confirmed history of water usage for the land indicates which crops specified in Table 2 were grown under irrigation on which parts of the land during that year, as the sum of the amounts obtained by multiplying the number of hectares of land on which each such crop was grown (as indicated by the confirmed history of water usage) by the factor specified in that Table in relation to that crop, or

(ii) in any other case, as the amount obtained by multiplying the number of hectares of the land on which crops specified in Table 2 were grown under irrigation during that year (as indicated by the confirmed history of water usage for the land) by the smallest factor specified in that Table in relation to those crops.

(5) Where more than one crop has been grown on the same land in the same year, the land may not be counted more than once for the purposes of subclause (4), but the higher or highest of the factors relevant to those crops is to be used.

(6) For the purposes of this clause, a reference to a crop specified in Table 1 or 2 includes a reference to any other crop that the Minister determines to be an equivalent to that crop.

 Table 1 Wallis Creek, Paterson River and Hunter River

Winter cereal	3
Summer cereal	4
Citrus	6
Vines	3
Summer oilseeds	4
Perennial pasture (dairy)	7
Perennial pasture	5
(non-dairy)	
Annual pasture	3.5
Lucerne	6
Vegetables	8
Orchards (not citrus)	8
Nuts	8
Pulses	5
Olives	5
Turf	11

Crop under irrigation	Factor
Winter cereal	2.5
Summer cereal	3
Citrus	5
Summer oilseeds	3
Perennial pasture (dairy)	7
Perennial pasture	5
(non-dairy)	
Annual pasture	3
Lucerne	5
Vegetables	6.5
Orchards (not citrus)	6.5
Nuts	6.5
Pulses	4
Cut flowers	5
Nurseries	20
Turf	11

Table 2 Manning River

Suppose, in respect of any year, 30 hectares of a landholding were under irrigation, of which 10 hectares were used for growing lucerne, 10 hectares were used for annual pasture and 10 hectares were used for vegetables (as indicated by the confirmed history of water usage for the land). The factors for these crops (using Table 1) are 6 (for lucerne), 3.5 (for annual pasture) and 8 (for vegetables). The volume of water calculated for that year for the land would therefore be 175 megalitres (that is, 10 times 6, plus 10 times 3.5, plus 10 times 8: see subclause (4) (a) (i)). Suppose, in respect of any year, 30 hectares of a landholding were under irrigation, of which some were used for growing lucerne, some were used for annual pasture and some were used for vegetables (the specific areas not indicated by the confirmed history of water usage for the land). The factors for these crops (using Table 1) are 6 (for lucerne), 3.5 (for annual pasture and some were used for vegetables (the specific areas not indicated by the confirmed history of water usage for the land). The factors for these crops (using Table 1) are 6 (for lucerne), 3.5 (for annual pasture) and 8 (for vegetables). The volume of water calculated for that year for the land would therefore be 105 megalitres (that is, 30 times 3.5: see subclause (4) (a) (ii)). Suppose, in respect of any year, 30 hectares of a landholding were under irrigation, of which all 30 were used for growing summer cereals (in summer) and all 30 were used for growing winter cereals (in winter). The factors for these crops (using Table 1) are 4 (for summer cereals) and 3 (for winter cereals). The volume of water calculated for that year for the land would therefore be 120 megalitres (that is, 30 times 4: see subclauses (4) (a) (i) and (5)).

46 Conversion of share components of access licence

Clause 7 of Schedule 10 to the Act applies to and in respect of a replacement access licence in the same way as it applies to and in respect of an access licence arising under that Schedule.

This clause enables the share component of an access licence under this Subdivision to be converted from a specified quantity of water to any other manner (such as a unit share) in which a share component may be expressed under section 56 of the Act.

Subdivision 3 – General

47 Registration of security interests in replacement access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, clause 19 of Schedule 10 to the Act is to be construed as if the reference in clause 19 (5) to the commencement of Part 2 of Schedule 10 to the Act were a reference to 1 August 2009.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following subclauses are taken to be inserted after clause 19 (10) of Schedule 10:

(10A) Subclause (10B) applies only to an access licence arising from an entitlement with respect to land in respect of which an interest was, immediately before 1 August 2009, registered under the *Real Property Act 1900* or under the *Corporations Act 2001* of the Commonwealth.

(10B) No dealing that requires the consent of the holder of a security interest may be registered in relation to an access licence until the expiry of the prescribed period unless, before the expiry of that period, the holder of the interest:

(a) has lodged with the Director-General a notice of the kind referred to in subclause (5) (d), or

(b) has notified the Director-General that the holder does not propose to seek registration of the interest in the Access Register.

48 Entitlements held by 2 or more co-holders

Pursuant to clause 1 of Schedule 9 to the Act, clause 23 of Schedule 10 to the Act is taken to have been replaced by the following clause:

23 Entitlements held by 2 or more co-holders Two or more co-holders of a replacement access licence are taken to hold the access licence:

(a) if the Minister has a record of the shares in which the former entitlement was held immediately before the appointed day, in the same shares as the former entitlement was so held, or

(b) if the Minister has no such record, but within 2 months after sending a written request to the co-holders seeking information as to their shareholding the Director-General receives:

(i) a notice, signed by or on behalf of each of them, by which they agree as to the shares in which they hold the access licence, or

(ii) a notice, signed by any one of them, to the effect that legal proceedings have been commenced for the purpose of obtaining a declaration as to the shares in which they hold the access licence,

in the agreed shares referred to in the notice under subparagraph (i), or in the shares determined pursuant to the legal proceedings referred to in the notice under subparagraph (ii), as the case may be, or

(c) in any other case, as tenants in common with the entitlements conferred by the licence under section 56 apportioned equally between them.

Division 10 – Replacement access licences for entitlements for the Peel Valley Regulated, Unregulated, Alluvium and Fractured Rock Water Sources (1 July 2010) 49 Application of Division

(1) This Division applies to and in respect of each entitlement with respect to the water sources to which the *Water Sharing Plan for the Peel Valley Regulated, Unregulated, Alluvium and Fractured Rock Water Sources 2010* applies and to and in respect of each access licence arising from any such entitlement.

(2) A reference in this Division to an entitlement referred to in Division 7 of Part 4 of this Schedule includes a reference to an entitlement that is issued before 1 July 2010 under section 117J of the former 1912 Act or clause 24 of the *Water (Part 2--General) Regulation 1997* as a result of a transfer of water allocation or water rights and that arises from an entitlement referred to in Division 7 of Part 4 of this Schedule.

50 Aquifer (general security) access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 4 (4) of Schedule 10 to the Act:

(5) This clause does not apply to an entitlement referred to in Division 7 of Part 4 of Schedule 4 to the *Water Management (General) Regulation 2011*.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 4 of Schedule 10 to the Act:

4A Aquifer (general security) access licences A Part 2 or Part 5 entitlement referred to in Division 7 of Part 4 of Schedule 4 to the *Water Management* (*General*) *Regulation 2011* is taken to have been replaced by an aquifer (general security) access licence.

(3) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 5 (4) of Schedule 10 to the Act:

(5) Subclause (1) does not apply to an entitlement referred to in Division 7 of Part 4 of Schedule 4 to the *Water Management (General) Regulation 2011*.

51 Registration of security interests in replacement access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, clause 19 of Schedule 10 to the Act is to be construed as if the reference in clause 19 (5) to the commencement of Part 2 of Schedule 10 to the Act were a reference to 1 July 2010.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following subclauses are taken to be inserted after clause 19 (10):

(10A) Subclause (10B) applies only to an access licence arising from an entitlement with respect to land in respect of which an interest was, immediately before 1 July 2008, registered under the *Real Property Act 1900* or under the *Corporations Act 2001* of the Commonwealth.

(10B) No dealing that requires the consent of the holder of a security interest may be registered in relation to an access licence until the expiry of the prescribed period unless, before the expiry of that period, the holder of the interest:

(a) has lodged with the Director-General a notice of the kind referred to in subclause (5) (d), or

(b) has notified the Director-General that the holder does not propose to seek registration of the interest in the Access Register.

52 Entitlements held by 2 or more co-holders

Pursuant to clause 1 of Schedule 9 of the Act, clause 23 of Schedule 10 to the Act is taken to have been replaced by the following clause:

23 Entitlements held by 2 or more co-holders Two or more co-holders of a replacement access licence are taken to hold the access licence:

(a) if the Minister has a record of the shares in which the former entitlement was held immediately before the appointed day, in the same shares as the former entitlement was so held, or

(b) if the Minister has no such record, but within 2 months after sending a written request to the co-holders seeking information as to their shareholding the Director-General receives:

(i) a notice, signed by or on behalf of each of them, by which they agree as to the shares in which they hold the access licence, or

(ii) a notice, signed by any one of them, to the effect that legal proceedings

have been commenced for the purpose of obtaining a declaration as to the shares in which they hold the access licence,

in the agreed shares referred to in the notice under subparagraph (i), or in the shares determined pursuant to the legal proceedings referred to in the notice under subparagraph (ii), as the case may be, or

(c) in any other case, as tenants in common with the entitlements conferred by the licence under section 56 apportioned equally between them.

Division 11 – Replacement access licences for entitlements for certain Murrah-Wallaga, Richmond, Towamba and Tweed River Water Sources (17 December 2010) Subdivision 1 – Preliminary 53 Definitions In this Division:

"Bermagui River Water Source" means the water source of that name identified in the Water Sharing Plan for the Murrah-Wallaga Area Unregulated and Alluvial Water Sources 2010.

"**confirmed history of water usage**", in relation to eligible land, means information that indicates the volume of tidal pool water that has been used on the land, and the purposes for which that water has been used, at any time between 17 December 2000 and 17 December 2010, established to the satisfaction of the Minister.

"Coraki Area Water Source" means the water source of that name identified in the *Water* Sharing Plan for the Richmond River Area Unregulated, Regulated and Alluvial Water Sources 2010.

"eligible land" means any land on which the landholder of the land has used tidal pool water at any time between 17 December 2000 and 17 December 2010.

"Merimbula Lake Tributaries Water Source" means the water source of that name identified in the Water Sharing Plan for the Towamba River Unregulated and Alluvial Water Sources 2010.

"**Pambula Lake Tributaries Water Source**" means the water source of that name identified in the *Water Sharing Plan for the Towamba River Unregulated and Alluvial Water Sources 2010.*

"**replacement access licence**" means an access licence that is taken to have arisen under this Subdivision.

"tidal pool water" means water taken from a tidal pool water source.

"tidal pool water source" means:

- (a) the Bermagui River Water Source, or
- (b) the Coraki Area Water Source, or
- (c) the Merimbula Lake Tributaries Water Source, or
- (d) the Pambula Lake Tributaries Water Source, or
- (e) the Towamba Estuary Tributaries Water Source, or
- (f) the Tweed Estuary Water Source, or
- (g) the Wapengo Lagoon Tributaries Water Source, or
- (h) the Wyrallah Area Water Source.

"Towamba Estuary Tributaries Water Source" means the water source of that name identified in the *Water Sharing Plan for the Towamba River Unregulated and Alluvial Water*

"Tweed Estuary Water Source" means the water source of that name identified in the Water Sharing Plan for the Tweed River Area Unregulated and Alluvial Water Sources 2010.

"Wapengo Lagoon Tributaries Water Source" means the water source of that name identified in the Water Sharing Plan for the Murrah-Wallaga Area Unregulated and Alluvial Water Sources 2010.

"Wyrallah Area Water Source" means the water source of that name identified in the *Water* Sharing Plan for the Richmond River Area Unregulated, Regulated and Alluvial Water Sources 2010.

Subdivision 2 – Access licences for tidal pool water sources

54 Temporary exemption from requirements for certain access licences and approvals

(1) All persons are exempt from:

(a) sections 60A (1) and (2), 60C (1)-(4) and 60D of the Act in relation to the taking of tidal pool water, and

(b) section 91A (1) of the Act in relation to the use of tidal pool water, and (c) section 91B (1) of the Act in relation to:

(i) the use of any water supply work by which tidal pool water is taken(being a water supply work constructed before 17 December 2010), and(ii) the maintenance and repair of any such work,

for the period between 17 December 2010 and 17 December 2012 (inclusive). (2) Subclause (1) ceases to apply to a person in relation to land when the person is given notice under clause 55 of this Schedule of the terms and conditions of the person's replacement access licence for the land.

(3) The Minister may in a particular case by notice in writing to a landholder of eligible land extend the period of the exemption conferred by subclause (1) in its application to the landholder if the Minister is satisfied that the extension is necessary to enable the Minister to establish the landholder's confirmed history of water usage.

55 Replacement access licences arising from confirmed history of water usage

(1) A landholder of eligible land in respect of which there is a confirmed history of water usage is taken to hold an access licence (a **"replacement access licence"**), and such an access licence is taken to have arisen, on the following terms and conditions:

(a) terms identifying:

(i) the category or subcategory of the licence, as determined by clause 56 of this Schedule, and

(ii) the share component of the licence, as determined by clause 57 or 58 of this Schedule, as the case requires,

(b) the mandatory conditions referable to an access licence of the category or subcategory referred to in paragraph (a) (i).

(2) A replacement access licence does not operate (and has no force or effect) until the Minister notifies the licence holder in writing of the terms and conditions of the licence referred to in subclause (1).

(3) For the purpose of establishing the confirmed history of water usage for any eligible land, the Minister may require the landholder to furnish information relevant to that purpose.

(4) The Minister is not required to issue a notice under subclause (2) if he or she is not satisfied that a confirmed history of water usage for eligible land has been established, whether because the landholder has failed to comply with a requirement under subclause (3) or otherwise.

(5) This Subdivision does not operate:

(a) to create a domestic and stock access licence (or an access licence of a subcategory of a domestic and stock access licence) in relation to land if:

(i) the land has frontage to a tidal pool water source, or

(ii) the share component of the licence, as determined by clause 57 of this Schedule, would be zero or negative, or

(b) to create an unregulated river access licence (or an access licence of a subcategory of an unregulated river access licence) if the share component of the licence, as determined by clause 58 of this Schedule, would be zero or negative.

Because it is an access licence, a replacement access licence can be suspended, cancelled or compulsorily acquired under Division 6 of Part 2 of Chapter 3 of the Act, and discretionary conditions can be imposed under section 66. The licence holder will need to apply for any necessary water use approvals and water supply work approvals if he or she intends to take or use water under the authority of a replacement access licence.

56 Categories of replacement access licence

A replacement access licence is to be:

(a) to the extent to which the confirmed history of water usage for the land indicates that tidal pool water has been used for domestic consumption or stock watering:

(i) if the water has been used for both domestic consumption and stock watering, a domestic and stock access licence, or

(ii) if the water has been used for domestic consumption only, a domestic and stock [domestic] access licence, or

(iii) if the water has been used for stock watering only, a domestic and stock [stock] access licence, and

(b) to the extent to which the confirmed history of water usage for the land indicates that tidal pool water has been used otherwise than for domestic consumption or stock watering:

(i) an unregulated river access licence, or

(ii) an access licence of any subcategory of an unregulated river access licence.57 Share component for domestic and stock access licences

(1) In relation to an entitlement or access licence in respect of the Tweed Estuary Water Source, the Wyrallah Area Water Source or the Coraki Area Water Source, the share component for a replacement access licence that is a domestic and stock access licence is to be as follows:

(a) except as provided by paragraphs (b) and (c), 4 megalitres,

(b) in the case of a domestic and stock [domestic] access licence, 1 megalitre,

(c) in the case of a domestic and stock [stock] access licence, 3 megalitres,

subtracting from each such volume the volume of any entitlement under the former 1912 Act that authorised the taking of tidal pool water for domestic consumption or stock watering (or both).

(2) In relation to an entitlement or access licence in respect of the Merimbula Lake Tributaries Water Source, Pambula Lake Tributaries Water Source, Towamba Estuary Tributaries Water Source, the Bermagui River Water Source or the Wapengo Lagoon Tributaries Water Source, the share component for a replacement access licence that is a domestic and stock access licence is to be as follows:

(a) except as provided by paragraphs (b) and (c), 5.5 megalitres,

(b) in the case of a domestic and stock [domestic] access licence, 1 megalitre,

(c) in the case of a domestic and stock [stock] access licence, 4.5 megalitres, subtracting from each such volume the volume of any entitlement under the former 1912 Act that authorised the taking of tidal pool water for domestic consumption or stock watering (or both).

58 Share component for unregulated river access licences

(1) The share component for a replacement access licence that is an unregulated river access licence is to be the amount (in megalitres) equivalent to the maximum average volume of tidal pool water taken annually and used on the eligible land concerned, otherwise than for domestic consumption or stock watering, between 2000 and 2010 (inclusive).

(2) The reference in subclause (1) to the maximum average volume of water is a reference to:

(a) if water was taken during only one of the years between 2000 and 2010, the volume of water taken during that year, or

(b) if water was taken during only 2 of the years between 2000 and 2010, one half of the sum of the volumes of water taken annually during those years, or

(c) if water was taken during 3 or more of the years between 2000 and 2010, one third of the sum of the 3 largest volumes of water taken annually during those years,

subtracting from each such volume the volume of any entitlement under the former 1912 Act that authorised the taking of tidal pool water, other than an entitlement that authorised the taking of tidal pool water for domestic consumption or stock watering (or both).

(3) To the extent to which the confirmed history of water usage for the land indicates that tidal pool water has been used for purposes other than:

(a) irrigation, or

(b) domestic consumption, or

(c) stock watering,

the volume of water taken in any year is to be calculated (in megalitres) on the basis of that history.

(4) To the extent to which the confirmed history of water usage for the land indicates that tidal pool water has been used for the purposes of irrigation, the volume of water taken in any year for those purposes is to be calculated (in megalitres):

(a) in the case of water taken from the Tweed Estuary Water Source, the Wyrallah Area Water Source or the Coraki Area Water Source:

(i) if the confirmed history of water usage for the land indicates which crops specified in Table 1 to this clause were grown under irrigation on which parts of the land during that year, as the sum of the amounts obtained by multiplying the number of hectares of land on which each such crop was grown (as indicated by the confirmed history of water usage) by the factor specified in that Table in relation to that crop, or (ii) in any other case, as the amount obtained by multiplying the number of hectares of the land on which crops specified in Table 1 to this clause were grown under irrigation during that year (as indicated by the confirmed history of water usage for the land) by the smallest factor specified in that Table in relation to those crops, and

(b) in the case of water taken from the Merimbula Lake Tributaries Water Source, the Pambula Lake Tributaries Water Source, the Towamba Estuary Tributaries Water Source, the Bermagui River Water Source or the Wapengo Lagoon Tributaries Water Source:

(i) if the confirmed history of water usage for the land indicates which crops specified in Table 2 were grown under irrigation on which parts of the land during that year, as the sum of the amounts obtained by multiplying the number of hectares of land on which each such crop was grown (as indicated by the confirmed history of water usage) by the factor specified in that Table in relation to that crop, or

(ii) in any other case, as the amount obtained by multiplying the number of

hectares of the land on which crops specified in Table 2 were grown under irrigation during that year (as indicated by the confirmed history of water usage for the land) by the smallest factor specified in that Table in relation to those crops.

(5) Where more than one crop has been grown on the same land in the same year, the land may not be counted more than once for the purposes of subclause (4), but the higher or highest of the factors relevant to those crops is to be used.

(6) For the purposes of this clause, a reference to a crop specified in Table 1 or 2 to this clause includes a reference to any other crop that the Minister determines to be an equivalent to that crop.

Table 1 Tweed Estuary Water Source, Wyrallah Area Water Source and Coraki Area Water Source

Crop under irrigation	Factor
Winter cereal	2.5
Summer cereal	2
Citrus	3.5
Vines	1.5
Winter oilseeds	3.5
Summer oilseeds	2
Perennial pasture (dairy)	6.5
Perennial pasture	4.5
(non-dairy)	
Annual pasture	3
Lucerne	4.5
Vegetables	6
Orchards	5.5
Nuts	5.5
Pulses	4
Olives	4
Sugar cane	8
Coffee	6.5
Tea tree	7
Bananas	6.5
Cut flowers	4.5
Turf	10
Inactive areas	1.5

Table 2 Merimbula Lake Tributaries Water Source, Pambula Lake Tributaries Water Source, Towamba Estuary Tributaries Water Source, Bermagui River Water Source or Wapengo Lagoon Tributaries Water Source

Crop under irrigation	Factor
Winter cereal	1
Summer cereal	2.5
Citrus	3.5
Vines	1.5
Summer oilseeds	3
Perennial pasture (dairy)	6.5
Perennial pasture	4.5
(non-dairy)	
Annual pasture	1.5
Lucerne	5

Vegetables	4.5
Orchards	5.5
Nuts	5.5
Pulses	2.5
Olives	3
Turf	8.5
Cut flowers	4.5
Inactive area	1

Suppose, in respect of any year, 30 hectares of a landholding were under irrigation, of which 10 hectares were used for growing lucerne, 10 hectares were used for annual pasture and 10 hectares were used for vegetables (as indicated by the confirmed history of water usage for the land). The factors for these crops (using Table 1) are 4.5 (for lucerne), 3 (for annual pasture) and 6 (for vegetables). The volume of water calculated for that year for the land would therefore be 135 megalitres (that is, 10 times 4.5, plus 10 times 3, plus 10 times 6: see subclause (4) (a) (i)). Suppose, in respect of any year, 30 hectares of a landholding were under irrigation, of which some were used for growing lucerne, some were used for annual pasture and some were used for vegetables (the specific areas not indicated by the confirmed history of water usage for the land). The factors for these crops (using Table 1) are 4.5 (for lucerne), 3 (for annual pasture and some were used for vegetables (the specific areas not indicated by the confirmed history of water usage for the land). The factors for these crops (using Table 1) are 4.5 (for lucerne), 3 (for annual pasture) and 6 (for vegetables). The volume of water calculated for that year for the land would therefore be 90 megalitres (that is, 30 times 3: see subclause (4) (a) (ii)). Suppose, in respect of any year, 30 hectares of a landholding were under irrigation, of which all 30 were used for growing summer cereals (in summer) and all 30 were used for growing winter cereals (in winter). The factors for these crops (using Table 1) are 2 (for summer cereals) and 2.5 (for winter cereals). The volume of water calculated for that year for the land would therefore be 75 megalitres (that is, 30 times 2.5: see subclauses (4) (a) (i) and (5)).

59 Conversion of share components of access licence

Clause 7 of Schedule 10 to the Act applies to and in respect of a replacement access licence in the same way as it applies to and in respect of an access licence arising under that Schedule.

This clause enables the share component of an access licence under this Subdivision to be converted from a specified quantity of water to any other manner (such as a unit share) in which a share component may be expressed under section 56 of the Act.

Subdivision 3 – Security interests 60 Application of Subdivision

This Subdivision applies to and in respect of each entitlement with respect to:

- (a) the Bermagui River Water Source, or
- (b) the Coraki Area Water Source, or
- (c) the Merimbula Lake Tributaries Water Source, or
- (d) the Pambula Lake Tributaries Water Source, or
- (e) the Towamba Estuary Tributaries Water Source, or
- (f) the Tweed Estuary Water Source, or
- (g) the Wapengo Lagoon Tributaries Water Source, or
- (h) the Wyrallah Area Water Source,

and to and in respect of each access licence arising from any such entitlement.

61 Registration of security interests in replacement access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, clause 19 of Schedule 10 to the Act is to be construed as if the reference in clause 19 (5) to the commencement of Part 2 of Schedule 10 to the Act were a reference to 17 December 2010.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following subclauses are taken to be inserted after clause 19 (10) of Schedule 10 to the Act:

(10A) Subclause (10B) applies only to an access licence arising from an entitlement with respect to land in respect of which an interest was, immediately before 17 December 2010, registered under the *Real Property Act 1900* or under

the Corporations Act 2001 of the Commonwealth.

(10B) No dealing that requires the consent of the holder of a security interest may be registered in relation to an access licence until the expiry of the prescribed period unless, before the expiry of that period, the holder of the interest:

(a) has lodged with the Director-General a notice of the kind referred to in subclause (5) (d), or

(b) has notified the Director-General that the holder does not propose to seek registration of the interest in the Access Register.

62 Entitlements held by 2 or more co-holders

Pursuant to clause 1 of Schedule 9 of the Act, clause 23 of Schedule 10 to the Act is taken to have been replaced by the following clause:

23 Entitlements held by 2 or more co-holders Two or more co-holders of a replacement access licence are taken to hold the access licence:

(a) if the Minister has a record of the shares in which the former entitlement was held immediately before the appointed day, in the same shares as the former entitlement was so held, or

(b) if the Minister has no such record, but within 2 months after sending a written request to the co-holders seeking information as to their shareholding the Director-General receives:

(i) a notice, signed by or on behalf of each of them, by which they agree as to the shares in which they hold the access licence, or

(ii) a notice, signed by any one of them, to the effect that legal proceedings have been commenced for the purpose of obtaining a declaration as to the shares in which they hold the access licence,

in the agreed shares referred to in the notice under subparagraph (i), or in the shares determined pursuant to the legal proceedings referred to in the notice under subparagraph (ii), as the case may be, or

(c) in any other case, as tenants in common with the entitlements conferred by the licence under section 56 apportioned equally between them.

Division 12 – Replacement access licences for entitlements for certain Bega and Brogo Water Sources (1 April 2011) Subdivision 1 – Preliminary 63 Definitions

In this Division:

"Bega River Estuary and Tributaries Water Source" means the water source of that name identified in the *Water Sharing Plan for the Bega and Brogo Rivers Area Regulated, Unregulated and Alluvial Water Sources 2011.*

"**confirmed history of water usage**", in relation to eligible land, means information that indicates the volume of tidal pool water that has been used on the land, and the purposes for which that water has been used, at any time between 1 April 2001 and 1 April 2011, established to the satisfaction of the Minister.

"eligible land" means any land on which the landholder of the land has used tidal pool water at any time between 1 April 2001 and 1 April 2011.

"**replacement access licence**" means an access licence that is taken to have arisen under this Subdivision.

"tidal pool water" means water taken from a tidal pool water source.

"tidal pool water source" means the Bega River Estuary and Tributaries Water Source.

64 Application of Division

(1) This Division applies to and in respect of each entitlement with respect to the water sources to which the *Water Sharing Plan for the Bega and Brogo Rivers Area Regulated, Unregulated and Alluvial Water Sources 2011* applies and to and in respect of each access licence arising from any such entitlement.

(2) A reference in this Division to an entitlement listed in Subdivision 2 of Division 8 of Part 4 of this Schedule includes a reference to an entitlement that is issued before 1 April 2011 under section 117J of the former 1912 Act or clause 24 of the *Water (Part*)

2--General) Regulation 1997 as a result of a transfer of water allocation or water rights and that arises from an entitlement listed in Subdivision 2 of Division 8 of Part 4 of this Schedule.

Subdivision 2 – Access licences for tidal pool water sources

65 Temporary exemption from requirements for certain access licences and approvals (1) All persons are exempt from:

(a) sections 60A (1) and (2), 60C (1)-(4) and 60D of the Act in relation to the taking of tidal pool water, and

(b) section 91A (1) of the Act in relation to the use of tidal pool water, and (c) section 91B (1) of the Act in relation to:

(i) the use of any water supply work by which tidal pool water is taken (being a water supply work constructed before 1 April 2011), and (ii) the maintenance and repair of any such work,

for the period between 1 April 2011 and 1 April 2013 (inclusive).

(2) Subclause (1) ceases to apply to a person in relation to land when the person is given notice under clause 66 of this Schedule of the terms and conditions of the person's replacement access licence for the land.

(3) The Minister may in a particular case by notice in writing to a landholder of eligible land extend the period of an exemption conferred by subclause (1) in its application to the landholder if the Minister is satisfied that the extension is necessary to enable the Minister to establish the landholder's confirmed history of water usage.

66 Replacement access licences arising from confirmed history of water usage

(1) A landholder of eligible land in respect of which there is a confirmed history of water usage is taken to hold an access licence (a **"replacement access licence"**), and such an access licence is taken to have arisen, on the following terms and conditions:

(a) terms identifying:

(i) the category or subcategory of the licence, as determined by clause 67 of this Schedule, and

(ii) the share component of the licence, as determined by clause 68 or 69 of this Schedule, as the case requires,

(b) the mandatory conditions referable to an access licence of the category or subcategory referred to in paragraph (a) (i).

(2) A replacement access licence does not operate (and has no force or effect) until the Minister notifies the licence holder in writing of the terms and conditions of the licence referred to in subclause (1).

(3) For the purpose of establishing the confirmed history of water usage for any eligible land, the Minister may require the landholder to furnish information relevant to that purpose.

(4) The Minister is not required to issue a notice under subclause (2) if he or she is not satisfied that a confirmed history of water usage for eligible land has been established, whether because the landholder has failed to comply with a requirement under subclause

(3) or otherwise.

(5) This Subdivision does not operate:

(a) to create a domestic and stock access licence (or an access licence of a subcategory of a domestic and stock access licence) in relation to land if:

(i) the land has frontage to a tidal pool water source, or

(ii) the share component of the licence, as determined by clause 68 of this Schedule, would be zero or negative, or

(b) to create an unregulated river access licence (or an access licence of a subcategory of an unregulated river access licence) if the share component of the licence, as determined by clause 69 of this Schedule, would be zero or negative.

Because it is an access licence, a replacement access licence can be suspended, cancelled or compulsorily acquired under Division 6 of Part 2 of Chapter 3 of the Act, and discretionary conditions can be imposed under section 66. The licence holder will need to apply for any necessary water use approvals and water supply work approvals if he or she intends to take or use water under the authority of a replacement access licence.

67 Categories of replacement access licence

A replacement access licence is to be:

(a) to the extent to which the confirmed history of water usage for the land indicates that tidal pool water has been used for domestic consumption or stock watering:

(i) if the water has been used for both domestic consumption and stock watering, a domestic and stock access licence, or

(ii) if the water has been used for domestic consumption only, a domestic and stock [domestic] access licence, or

(iii) if the water has been used for stock watering only, a domestic and stock [stock] access licence, and

(b) to the extent to which the confirmed history of water usage for the land indicates that tidal pool water has been used otherwise than for domestic consumption or stock watering:

(i) an unregulated river access licence, or

(ii) an access licence of any subcategory of an unregulated river access licence.

68 Share component for domestic and stock access licences

The share component for a replacement access licence that is a domestic and stock access licence is to be as follows:

(a) except as provided by paragraphs (b) and (c), 5.5 megalitres,

(b) in the case of a domestic and stock [domestic] access licence, 1 megalitre,

(c) in the case of a domestic and stock [stock] access licence, 4.5 megalitres,

subtracting from each such volume the volume of any entitlement under the former 1912 Act that authorised the taking of tidal pool water for domestic consumption or stock watering (or both).

69 Share component for unregulated river access licences

(1) The share component for a replacement access licence that is an unregulated river access licence is to be the amount (in megalitres) equivalent to the maximum average volume of tidal pool water taken annually and used on the eligible land concerned, otherwise than for domestic consumption or stock watering, between 2001 and 2011 (inclusive).

(2) The reference in subclause (1) to the maximum average volume of water is a reference to:

(a) if water was taken during only one of the years between 2001 and 2011, the volume of water taken during that year, or

(b) if water was taken during only 2 of the years between 2001 and 2011, one half of the sum of the volumes of water taken annually during those years, or

(c) if water was taken during 3 or more of the years between 2001 and 2011, one third of the sum of the 3 largest volumes of water taken annually during those years,

subtracting from each such volume the volume of any entitlement under the former 1912 Act that authorised the taking of tidal pool water, other than an entitlement that authorised the taking of tidal pool water for domestic consumption or stock watering (or both).

(3) To the extent to which the confirmed history of water usage for the land indicates that tidal pool water has been used for purposes other than:

(a) irrigation, or

(b) domestic consumption, or

(c) stock watering,

the volume of water taken in any year is to be calculated (in megalitres) on the basis of that history.

(4) To the extent to which the confirmed history of water usage for the land indicates that tidal pool water has been used for the purposes of irrigation, the volume of water taken in any year for those purposes is to be calculated (in megalitres):

(a) if the confirmed history of water usage for the land indicates which crops specified in the Table to this clause were grown under irrigation on which parts of the land during that year, as the sum of the amounts obtained by multiplying the number of hectares of land on which each such crop was grown (as indicated by the confirmed history of water usage) by the factor specified in that Table in relation to that crop, or

(b) in any other case, as the amount obtained by multiplying the number of hectares of the land on which crops specified in the Table to this clause were grown under irrigation during that year (as indicated by the confirmed history of water usage for the land) by the smallest factor specified in that Table in relation to those crops.

(5) Where more than one crop has been grown on the same land in the same year, the land may not be counted more than once for the purposes of subclause (4), but the higher or highest of the factors relevant to those crops is to be used.

(6) For the purposes of this clause, a reference to a crop specified in the Table to this clause includes a reference to any other crop that the Minister determines to be an equivalent to that crop.

	Ester
Crop under irrigation	Factor
Winter cereal	1
Summer cereal	2.5
Citrus	3.5
Vines	1.5
Summer oilseeds	3
Perennial pasture (dairy)	6.5
Perennial pasture	4.5
(non-dairy)	
Annual pasture	1.5
Lucerne	5
Vegetables	4.5
Orchards	5.5
Nuts	5.5
Pulses	2.5
Olives	3

Table

Turf	8.5
Cut flowers	4.5
Inactive areas	1

Suppose, in respect of any year, 30 hectares of a landholding were under irrigation, of which 10 hectares were used for growing lucerne, 10 hectares were used for annual pasture and 10 hectares were used for vegetables (as indicated by the confirmed history of water usage for the land). The factors for these crops (using the Table above) are 5 (for lucerne), 1.5 (for annual pasture) and 4.5 (for vegetables). The volume of water calculated for that year for the land would therefore be 110 megalitres (that is, 10 times 5, plus 10 times 1.5, plus 10 times 4.5: see subclause (4) (a)). Suppose, in respect of any year, 30 hectares of a landholding were under irrigation, of which some were used for growing lucerne, some were used for annual pasture and some were used for vegetables (the specific areas not indicated by the confirmed history of water usage for the land). The factors for these crops (using the Table above) are 5 (for lucerne), 1.5 (for annual pasture) and 4.5 (for vegetables). The volume of water calculated for that year for the land would therefore be 45 megalitres (that is, 30 times 1.5: see subclause (4) (b)). Suppose, in respect of any year, 30 hectares of a landholding were under irrigation, of which all 30 were used for growing summer cereals (in summer) and all 30 were used for growing winter cereals (in winter). The factors for these crops (using the Table above) are 2.5 (for summer cereals) and 1 (for winter cereals). The volume of water calculated for that year for the land would therefore be 75 megalitres (that is, 30 times 2.5: see subclauses (4) (a) and (5)).

70 Conversion of share components of access licence

Clause 7 of Schedule 10 to the Act applies to and in respect of a replacement access licence in the same way as it applies to and in respect of an access licence arising under that Schedule.

This clause enables the share component of an access licence under this Subdivision to be converted from a specified quantity of water to any other manner (such as a unit share) in which a share component may be expressed under section 56 of the Act.

Subdivision 3 – General

71 Supplementary water access licences

On 1 April 2011, each entitlement with respect to the water sources to which the *Water Sharing Plan for the Bega and Brogo Rivers Area Regulated, Unregulated and Alluvial Water Sources* 2011 applies referred to in Column 1 of Subdivision 1 of Division 8 of Part 4 of this Schedule is taken to have been replaced not only by the relevant access licence referred to in Schedule 11 to the Act but also by a supplementary water access licence with a share component equivalent to the volume of water (expressed in megalitres) specified in Column 2 of Subdivision 1 of Division 8 of Part 4 of this Schedule with respect to that entitlement.

72 Regulated river (high security) access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 4 (4) of Schedule 10 to the Act:

(5) This clause does not apply to an entitlement listed in Subdivision 2 of Division 8 of Part 4 of Schedule 4 to the *Water Management (General) Regulation 2011*.
(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 4 of Schedule 10 to the Act:

4A Regulated river (high security) access licences A Part 2 or Part 5 entitlement listed in Subdivision 2 of Division 8 of Part 4 of Schedule 4 to the *Water Management (General) Regulation 2011* is taken to have been replaced by a regulated river (high security) access licence.

(3) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 5 (4) of Schedule 10 to the Act:

(5) Subclause (1) does not apply to an entitlement listed in Subdivision 2 of Division 8 of Part 4 of Schedule 4 to the *Water Management (General) Regulation 2011.*

73 Registration of security interests in replacement access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, clause 19 of Schedule 10 to the Act is

to be construed as if the reference in clause 19 (5) to the commencement of Part 2 of Schedule 10 to the Act were a reference to 1 April 2011.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following subclauses are taken to be inserted after clause 19 (10) of Schedule 10 to the Act:

(10A) Subclause (10B) applies only to an access licence arising from an entitlement with respect to land in respect of which an interest was, immediately before 1 April 2011, registered under the *Real Property Act 1900* or under the *Corporations Act 2001* of the Commonwealth.

(10B) No dealing that requires the consent of the holder of a security interest may be registered in relation to an access licence until the expiry of the prescribed period unless, before the expiry of that period, the holder of the interest:

(a) has lodged with the Director-General a notice of the kind referred to in subclause (5) (d), or

(b) has notified the Director-General that the holder does not propose to seek registration of the interest in the Access Register.

74 Entitlements held by 2 or more co-holders

Pursuant to clause 1 of Schedule 9 of the Act, clause 23 of Schedule 10 to the Act is taken to have been replaced by the following clause:

23 Entitlements held by 2 or more co-holders Two or more co-holders of a replacement access licence are taken to hold the access licence:

(a) if the Minister has a record of the shares in which the former entitlement was held immediately before the appointed day, in the same shares as the former entitlement was so held, or

(b) if the Minister has no such record, but within 2 months after sending a written request to the co-holders seeking information as to their shareholding the Director-General receives:

(i) a notice, signed by or on behalf of each of them, by which they agree as to the shares in which they hold the access licence, or

(ii) a notice, signed by any one of them, to the effect that legal proceedings have been commenced for the purpose of obtaining a declaration as to the shares in which they hold the access licence,

in the agreed shares referred to in the notice under subparagraph (i), or in the shares determined pursuant to the legal proceedings referred to in the notice under subparagraph (ii), as the case may be, or

(c) in any other case, as tenants in common with the entitlements conferred by the licence under section 56 apportioned equally between them.

Division 13 – Replacement access licences for entitlements for certain Greater Metropolitan Water Sources (1 July 2011) Subdivision 1 – Preliminary 75 Definitions

In this Division:

"**confirmed history of water usage**", in relation to eligible land, means information that indicates the volume of tidal pool water that has been used on the land, and the purposes for which that water has been used, at any time between 1 July 2001 and 1 July 2011, established to the satisfaction of the Minister.

"eligible land" means any land on which the landholder of the land has used tidal pool water at any time between 1 July 2001 and 1 July 2011.

"Hawkesbury and Lower Nepean Rivers Water Source" means the water source of that name

identified in the Water Sharing Plan for the Greater Metropolitan Region Unregulated River Water Sources 2011.

"Illawarra Rivers Water Source" means the water source of that name identified in the Water Sharing Plan for the Greater Metropolitan Region Unregulated River Water Sources 2011.

"Northern Sydney Rivers Water Source" means the water source of that name identified in the Water Sharing Plan for the Greater Metropolitan Region Unregulated River Water Sources 2011.

"**replacement access licence**" means an access licence that is taken to have arisen under this Subdivision.

"Shoalhaven River Water Source" means the water source of that name identified in the Water Sharing Plan for the Greater Metropolitan Region Unregulated River Water Sources 2011.

"Southern Sydney Rivers Water Source" means the water source of that name identified in the Water Sharing Plan for the Greater Metropolitan Region Unregulated River Water Sources 2011.

"tidal pool water" means water taken from a tidal pool water source.

"tidal pool water source" means:

(a) the following management zones in the Shoalhaven River Water Source:

(i) the Lower Shoalhaven River Catchment Management Zone,

- (ii) the Broughton Mill Creek Management Zone,
- (iii) the Jaspers Brush Creek and Tributaries Management Zone,
- (iv) the Bomaderry Creek Management Zone, or

(b) the following management zones in the Illawarra Rivers Water Source:

(i) the Minnamurra River Management Zone,

- (ii) the Minnamurra Coastal Management Zone,
- (iii) the Lake Illawarra Management Zone,
- (iv) the Macquarie Rivulet Management Zone,
- (v) the Wollongong Coastal Management Zone, or

(c) the following management zones in the Hawkesbury and Lower Nepean Rivers Water Source:

(i) the Colo River Management Zone,

(ii) the Upper Hawkesbury River (Grose River to South Creek) Management Zone,

(iii) the Upper Hawkesbury River (South Creek to Cattai Creek) Management Zone,

(iv) the Upper Hawkesbury River (Cattai Creek to Colo River) Management Zone,

(v) the Lower Hawkesbury River Management Zone,

(vi) the Macdonald River Management Zone,

(vii) the Lower South Creek Management Zone,

(viii) the Cattai Creek Management Zone,

(ix) the Berowra Creek and Cowan Creek Management Zone,

(x) the Lower South Creek Management Zone,

(xi) the Grose River Management Zone,

(xii) the Lower Nepean River Management Zone,

(d) the following management zones in the Southern Sydney Rivers Water Source:

(i) the Lower Woronora River Management Zone,

(ii) the Hacking River Management Zone,

(iii) the Lower Georges River and Bunburry Curran Creek Management Zone,

(iv) the Cabramatta Creek Management Zone,

(v) the Prospect Creek Management Zone,

(vi) the Cooks River and Botany Bay Management Zone,

(vii) the Southern Sydney Coastal Management Zone, or

(e) the following management zones in the Northern Sydney Rivers Water Source:

(i) the Lower Parramatta River Management Zone,

(ii) the Lane Cove River Management Zone,

(iii) the Middle Harbour Management Zone,

(iv) the Northern Sydney Coastal Management Zone.

Subdivision 2 – Access licences for tidal pool water sources

76 Temporary exemption from requirements for certain access licences and approvals

(1) All persons are exempt from:

(a) sections 60A (1) and (2), 60C (1) and (2) and 60D of the Act in relation to the taking of tidal pool water, and

(b) section 91A (1) of the Act in relation to the use of tidal pool water, and

(c) section 91B (1) of the Act in relation to:

(i) the use of any water supply work by which tidal pool water is taken(being a water supply work constructed before 1 July 2011), and(ii) the maintenance and repair of any such work,

for the period between 1 July 2011 and 1 July 2013 (inclusive).

(2) Subclause (1) ceases to apply to a person in relation to land when the person is given notice under clause 77 of this Schedule of the terms and conditions of the person's replacement access licence for the land.

(3) The Minister may in a particular case by notice in writing to a landholder of eligible land extend the period of an exemption conferred by subclause (1) in its application to the landholder if the Minister is satisfied that the extension is necessary to enable the Minister to establish the landholder's confirmed history of water usage.

77 Replacement access licences arising from confirmed history of water usage

(1) A landholder of eligible land in respect of which there is a confirmed history of water usage is taken to hold an access licence (a **"replacement access licence"**), and such an access licence is taken to have arisen, on the following terms and conditions:

(a) terms identifying:

(i) the category or subcategory of the licence, as determined by clause 78 of this Schedule, and

(ii) the share component of the licence, as determined by clause 79 or 80 of this Schedule, as the case requires,

(b) the mandatory conditions referable to an access licence of the category or subcategory referred to in paragraph (a) (i).

(2) A replacement access licence does not operate (and has no force or effect) until the Minister notifies the licence holder in writing of the terms and conditions of the licence referred to in subclause (1).

(3) For the purpose of establishing the confirmed history of water usage for any eligible land, the Minister may require the landholder to furnish information relevant to that purpose.

(4) The Minister is not required to issue a notice under subclause (2) if he or she is not satisfied that a confirmed history of water usage for eligible land has been established, whether because the landholder has failed to comply with a requirement under subclause (3) or otherwise.

(5) This Subdivision does not operate:

(a) to create a domestic and stock access licence (or an access licence of a subcategory of a domestic and stock access licence) in relation to land if:

(i) the land has frontage to a tidal pool water source, or

(ii) the share component of the licence, as determined by clause 79 of this Schedule, would be zero or negative, or

(b) to create an unregulated river access licence (or an access licence of a subcategory of an unregulated river access licence) if the share component of the licence, as determined by clause 80 of this Schedule, would be zero or negative.

Because it is an access licence, a replacement access licence can be suspended, cancelled or compulsorily acquired under Division 6 of Part 2 of Chapter 3 of the Act, and discretionary conditions can be imposed under section 66. The licence holder will need to apply for any necessary water use approvals and water supply work approvals if he or she intends to take or use water under the authority of a replacement access licence.

78 Categories of replacement access licence

A replacement access licence is to be:

(a) to the extent to which the confirmed history of water usage for the land indicates that tidal pool water has been used for domestic consumption or stock watering:

(i) if the water has been used for both domestic consumption and stock watering, a domestic and stock access licence, or

(ii) if the water has been used for domestic consumption only, a domestic and stock [domestic] access licence, or

(iii) if the water has been used for stock watering only, a domestic and stock [stock] access licence, and

(b) to the extent to which the confirmed history of water usage for the land indicates that tidal pool water has been used otherwise than for domestic consumption or stock watering:

(i) an unregulated river access licence, or

(ii) an access licence of any subcategory of an unregulated river access licence. **79 Share component for domestic and stock access licences**

(1) In relation to an entitlement or access licence in respect of a tidal pool water source in the Hawkesbury and Lower Nepean Rivers Water Source, the Southern Sydney Rivers Water Source or the Northern Sydney Rivers Water Source, the share component for a replacement access licence that is a domestic and stock access licence is to be as follows:

(a) except as provided by paragraphs (b) and (c), 6.5 megalitres,

(b) in the case of a domestic and stock [domestic] access licence, 1 megalitre,

(c) in the case of a domestic and stock [stock] access licence, 5.5 megalitres,

subtracting from each such volume the volume of any entitlement under the former 1912 Act that authorised the taking of tidal pool water for domestic consumption or stock watering (or both).

(2) In relation to an entitlement or access licence in respect of the Shoalhaven River Water Source or the Illawarra Rivers Water Source, the share component for a replacement access licence that is a domestic and stock access licence is to be as follows:

(a) except as provided by paragraphs (b) and (c), 5.5 megalitres,

(b) in the case of a domestic and stock [domestic] access licence, 1 megalitre,

(c) in the case of a domestic and stock [stock] access licence, 4.5 megalitres, subtracting from each such volume the volume of any entitlement under the former 1912 Act that authorised the taking of tidal pool water for domestic consumption or stock watering (or both).

80 Share component for unregulated river access licences

(1) The share component for a replacement access licence that is an unregulated river access licence is to be the amount (in megalitres) equivalent to the maximum average

volume of tidal pool water taken annually and used on the eligible land concerned, otherwise than for domestic consumption or stock watering, between 2001 and 2011 (inclusive).

(2) The reference in subclause (1) to the maximum average volume of water is a reference to:

(a) if water was taken during only one of the years between 2001 and 2011, the volume of water taken during that year, or

(b) if water was taken during only 2 of the years between 2001 and 2011, one half of the sum of the volumes of water taken annually during those years, or (c) if water was taken during 3 or more of the years between 2001 and 2011, one third of the sum of the 2 langest volumes of water taken arrivally during the sec

third of the sum of the 3 largest volumes of water taken annually during those years,

subtracting from each such volume the volume of any entitlement under the former 1912 Act that authorised the taking of tidal pool water, other than an entitlement that authorised the taking of tidal pool water for domestic consumption or stock watering (or both).

(3) To the extent to which the confirmed history of water usage for the land indicates that tidal pool water has been used for purposes other than:

(a) irrigation, or

(b) domestic consumption, or

(c) stock watering,

the volume of water taken in any year is to be calculated (in megalitres) on the basis of that history.

(4) To the extent to which the confirmed history of water usage for the land indicates that tidal pool water has been used for the purposes of irrigation, the volume of water taken in any year for those purposes is to be calculated (in megalitres):

(a) in the case of water taken from a tidal pool water source in the Shoalhaven River Source or the Illawarra Rivers Water Source:

(i) if the confirmed history of water usage for the land indicates which crops specified in Table 1 to this clause were grown under irrigation on which parts of the land during that year, as the sum of the amounts obtained by multiplying the number of hectares of land on which each such crop was grown (as indicated by the confirmed history of water usage) by the factor specified in that Table in relation to that crop, or (ii) in any other case, as the amount obtained by multiplying the number of hectares of the land on which crops specified in Table 1 to this clause were grown under irrigation during that year (as indicated by the confirmed history of water usage for the land) by the smallest factor specified in that Table in relation to those crops, and

(b) in the case of water taken from a tidal pool water source in the Hawkesbury and Lower Nepean Rivers Water Source, the Southern Sydney Rivers Water Source or the Northern Sydney Rivers Water Source:

(i) if the confirmed history of water usage for the land indicates which crops specified in Table 2 to this clause were grown under irrigation on which parts of the land during that year, as the sum of the amounts obtained by multiplying the number of hectares of land on which each such crop was grown (as indicated by the confirmed history of water usage) by the factor specified in that Table in relation to that crop, or (ii) in any other case, as the amount obtained by multiplying the number of hectares of the land on which crops specified in Table 2 to this clause were grown under irrigation during that year (as indicated by the confirmed history of water usage for the land) by the smallest factor specified in that Table in relation to those crops.

(5) Where more than one crop has been grown on the same land in the same year, the land may not be counted more than once for the purposes of subclause (4), but the higher or highest of the factors relevant to those crops is to be used.

(6) For the purposes of this clause, a reference to a crop specified in Table 1 or 2 to this clause includes a reference to any other crop that the Minister determines to be an equivalent to that crop.

Tuble I bilouniaven R	
Crop under irrigation	Factor
Winter cereal	1
Summer cereal	2.5
Citrus	3.5
Vines	1.5
Summer oilseeds	3
Perennial pasture (dairy)	6.5
Perennial pasture	4.5
(non-dairy)	
Annual pasture	1.5
Lucerne	5
Vegetables	4.5
Orchards	5.5
Nuts	5.5
Pulses	2.5
Olives	3
Turf	8.5
Cut flowers	4.5
Inactive areas	1

Table 1 Shoalhaven River Water Source and Illawarra Rivers Water Source

Table 2 Hawkesbury and Lower Nepean Rivers Water Source, Southern SydneyRivers Water Source and Northern Sydney Rivers Water Source

Crop under irrigation	Factor
Winter cereal	2.5
Summer cereal	3
Citrus	6
Vines	3
Perennial pasture (dairy)	7
Perennial pasture	5
(non-dairy)	
Annual pasture	3
Lucerne	6
Vegetables	7.5
Orchards	6
Nuts	6
Olives	5
Turf	11
Cut flowers	5
Inactive area	2.5

Suppose, in respect of any year, 30 hectares of a landholding were under irrigation, of which 10 hectares were used for growing lucerne, 10 hectares were used for annual pasture and 10 hectares were used for vegetables (as indicated by the confirmed history of water usage for the land). The factors for these crops (using Table 1) are 5 (for lucerne), 1.5 (for annual pasture) and 4.5 (for vegetables). The volume of water

calculated for that year for the land would therefore be 110 megalitres (that is, 10 times 5, plus 10 times 1.5, plus 10 times 4.5: see subclause (4) (a)). Suppose, in respect of any year, 30 hectares of a landholding were under irrigation, of which some were used for growing lucerne, some were used for annual pasture and some were used for vegetables (the specific areas not indicated by the confirmed history of water usage for the land). The factors for these crops (using Table 1) are 5 (for lucerne), 1.5 (for annual pasture) and 4.5 (for vegetables). The volume of water calculated for that year for the land would therefore be 45 megalitres (that is, 30 times 1.5: see subclause (4) (b)). Suppose, in respect of any year, 30 hectares of a landholding were under irrigation, of which all 30 were used for growing summer cereals (in summer) and all 30 were used for growing winter cereals (in winter). The factors for these crops (using Table 1) are 2.5 (for summer cereals) and 1 (for winter cereals). The volume of water calculated for that year for the land would therefore be 75 megalitres (that is, 30 times 2.5: see subclauses (4) (a) and (5)).

81 Conversion of share components of access licence

Clause 7 of Schedule 10 to the Act applies to and in respect of a replacement access licence in the same way as it applies to and in respect of an access licence arising under that Schedule.

This clause enables the share component of an access licence under this Subdivision to be converted from a specified quantity of water to any other manner (such as a unit share) in which a share component may be expressed under section 56 of the Act.

Subdivision 3 – Security interests 82 Application of Subdivision

This Subdivision applies to and in respect of each entitlement with respect to water sources to which any of the following applies and to and in respect of each access licence arising from any such entitlement:

(a) the Water Sharing Plan for the Greater Metropolitan Region Unregulated River Water Sources 2011,

(b) the Water Sharing Plan for the Greater Metropolitan Region Groundwater Sources 2011.

83 Registration of security interests in replacement access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, clause 19 of Schedule 10 to the Act is to be construed as if the reference in clause 19 (5) to the commencement of Part 2 of Schedule 10 to the Act were a reference to 1 July 2011.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following subclauses are taken to be inserted after clause 19 (10) of Schedule 10 to the Act:

(10A) Subclause (10B) applies only to an access licence arising from an entitlement with respect to land in respect of which an interest was, immediately before 1 July 2011, registered under the *Real Property Act 1900* or under the *Corporations Act 2001* of the Commonwealth.

(10B) No dealing that requires the consent of the holder of a security interest may be registered in relation to an access licence until the expiry of the prescribed period unless, before the expiry of that period, the holder of the interest:

(a) has lodged with the Director-General a notice of the kind referred to in subclause (5) (d), or

(b) has notified the Director-General that the holder does not propose to seek registration of the interest in the Access Register.

84 Entitlements held by 2 or more co-holders

Pursuant to clause 1 of Schedule 9 of the Act, clause 23 of Schedule 10 to the Act is taken to have been replaced by the following clause:

23 Entitlements held by 2 or more co-holders Two or more co-holders of a replacement access licence are taken to hold the access licence:

(a) if the Minister has a record of the shares in which the former entitlement was held immediately before the appointed day, in the same shares as the former

entitlement was so held, or

(b) if the Minister has no such record, but within 2 months after sending a written request to the co-holders seeking information as to their shareholding the Director-General receives:

(i) a notice, signed by or on behalf of each of them, by which they agree as to the shares in which they hold the access licence, or

(ii) a notice, signed by any one of them, to the effect that legal proceedings have been commenced for the purpose of obtaining a declaration as to the shares in which they hold the access licence,

in the agreed shares referred to in the notice under subparagraph (i), or in the shares determined pursuant to the legal proceedings referred to in the notice under subparagraph (ii), as the case may be, or

(c) in any other case, as tenants in common with the entitlements conferred by the licence under section 56 apportioned equally between them.

Division 14 – Replacement access licences for certain entitlements for the Castlereagh (1 October 2011)

84A Application of Division

This Division applies to and in respect of the entitlements identified as licence numbers 80SL044829H and 80SL044904H with respect to water sources to which the *Water Sharing Plan for the Castlereagh (below Binnaway) Unregulated and Alluvial Water Sources 2011* applies.

84B Unregulated river (special additional high flow) access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 4 (4) of Schedule 10 to the Act:

(5) This clause does not apply to an entitlement referred to in clause 84A of Schedule 4 to the *Water Management (General) Regulation 2011.*

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 4 of Schedule 10 to the Act:

4A Unregulated river (special additional high flow) access licences An entitlement referred to in clause 84A of Schedule 4 to the *Water Management* (*General*) *Regulation 2011* is taken to have been replaced by an unregulated river (special additional high flow) access licence.

(3) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 5 (4) of Schedule 10 to the Act:

(5) Subclause (1) does not apply to an entitlement referred to in clause 84A of Schedule 4 to the *Water Management (General) Regulation 2011*.

Division 15 – Replacement access licences for certain entitlements for the Intersecting Streams (1 November 2011)

84C Application of Division

This Division applies to and in respect of the entitlements identified as licence numbers 85SL036285H and 85SL022275H with respect to water sources to which the *Water Sharing Plan for the Intersecting Streams Unregulated and Alluvial Water Sources 2011* applies.

84D Unregulated river (special additional high flow) access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 4 (4) of Schedule 10 to the Act:

(5) This clause does not apply to an entitlement referred to in clause 84C of Schedule 4 to the *Water Management (General) Regulation 2011*.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 4 of Schedule 10 to the Act:

4A Unregulated river (special additional high flow) access licences An

entitlement referred to in clause 84C of Schedule 4 to the *Water Management* (*General*) *Regulation 2011* is taken to have been replaced by an unregulated river (special additional high flow) access licence.

(3) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 5 (4) of Schedule 10 to the Act:

(5) Subclause (1) does not apply to an entitlement referred to in clause 84C of Schedule 4 to the *Water Management (General) Regulation 2011*.

Division 16 – Replacement access licences for certain entitlements for the NSW Murray Darling Basin Fractured Rock Groundwater Sources (16 January 2012) 84E Application of Division

This Division applies to and in respect of the entitlements identified as licence numbers 40BL187027, 40BL187028, 40BL187029, 40BL187030, 40BL187031, 40BL187032, 40BL187033, 40BL187034 and 40BL187036 with respect to water sources to which the *Water Sharing Plan for the NSW Murray Darling Basin Fractured Rock Groundwater Sources 2011* applies.

84F Salinity and water table management access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 4 (4) of Schedule 10 to the Act:

(5) This clause does not apply to an entitlement referred to in clause 84E of Schedule 4 to the *Water Management (General) Regulation 2011*.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 4 of Schedule 10 to the Act:

4A Salinity and water table management access licences An entitlement referred to in clause 84E of Schedule 4 to the *Water Management (General) Regulation 2011* is taken to have been replaced by a salinity and water table management access licence.

(3) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 5 (4) of Schedule 10 to the Act:

(5) Subclause (1) does not apply to an entitlement referred to in clause 84E of Schedule 4 to the *Water Management (General) Regulation 2011*.

Division 17 – Replacement access licence for entitlements relating to Lower Murray Shallow Groundwater Source (1 April 2012)

84G Application of Division

This Division applies to and in respect of the following entitlements with respect to the water source to which the *Water Sharing Plan for the Lower Murray Shallow Groundwater Source 2012* applies:

(a) the entitlement of Murray Irrigation Limited to take water from unlicensed water bores (constructed as referred to in section 112 (1) (b) of the former 1912 Act) for the purposes of operating the Wakool Tullakool Sub-Surface Drainage Scheme (the **''WTSSDS entitlement''**),

(b) the entitlement identified as licence number 50BL143811.

84H WTSSDS entitlement for specified quantity of water

For the purposes of applying Schedule 10 to the Act in relation to the WTSSDS entitlement, that entitlement is taken to have been, immediately before the appointed day, for a specified quantity of 20,000 megalitres of water in any year.

84I Salinity and water table management access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 4 (4) of Schedule 10 to the Act:

(5) This clause does not apply to the entitlements referred to in clause 84G of

Schedule 4 to the Water Management (General) Regulation 2011.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 4 of Schedule 10 to the Act:

4A Salinity and water table management access licences An entitlement referred to in clause 84G of Schedule 4 to the *Water Management (General) Regulation 2011* is taken to have been replaced by a salinity and water table management access licence.

(3) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 5 (4) of Schedule 10 to the Act:

(5) Subclause (1) does not apply to an entitlement referred to in clause 84G of Schedule 4 to the *Water Management (General) Regulation 2011*.

Division 18 – Replacement access licences for certain entitlements for NSW Border Rivers Unregulated and Alluvial Water Sources (1 June 2012) 84J Application of Division

This Division applies to and in respect of the following entitlements with respect to water sources to which the *Water Sharing Plan for the NSW Border Rivers Unregulated and Alluvial Water Sources 2012* applies:

(a) the entitlement identified as licence number 90SL037621H,

(b) the entitlements identified as licence numbers 90BL151528, 90BL152351,

90BL153072, 90BL152661, 90BL152662 and 90BL152676.

84K Unregulated river (special additional high flow) access licence

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 4 (4) of Schedule 10 to the Act:

(5) This clause does not apply to an entitlement referred to in clause 84J of Schedule 4 to the *Water Management (General) Regulation 2011.*

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 4 of Schedule 10 to the Act:

4A Unregulated river (special additional high flow) access licence and aquifer (high security) access licences

(1) The entitlement referred to in clause 84J (a) of Schedule 4 to the *Water Management (General) Regulation 2011* is taken to have been replaced by an unregulated river (special additional high flow) access licence.

(2) An entitlement referred to in clause 84J (b) of Schedule 4 to the *Water Management (General) Regulation 2011* is taken to have been replaced by an aquifer (high security) access licence.

(3) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 5 (4) of Schedule 10 to the Act:

(5) Subclause (1) does not apply to an entitlement referred to in clause 84J of Schedule 4 to the *Water Management (General) Regulation 2011*.

Division 19 – Replacement access licences for certain entitlements for Gwydir Unregulated and Alluvial Water Sources (3 August 2012)

84L Application of Division

This Division applies to and in respect of each of the following entitlements with respect to water sources to which the *Water Sharing Plan for the Gwydir Unregulated and Alluvial Water Sources 2012* applies:

90BL15467	
5	90BL24675
	9
90BL13026	
9	90BL15000

	9
90BL24634	
7	90BL12045
	5
90BL24637	
8	90BL25307
	5
90BL24664	
7	90BL25298
	9

84M Aquifer (high security) access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 4 (4) of Schedule 10 to the Act:

(5) This clause does not apply to an entitlement referred to in clause 84L of Schedule 4 to the *Water Management (General) Regulation 2011*.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 4 of Schedule 10 to the Act:

4A Aquifer (high security) access licences An entitlement referred to in clause 84L of Schedule 4 to the *Water Management (General) Regulation 2011* is taken to have been replaced by an aquifer (high security) access licence.

(3) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 5 (4) of Schedule 10 to the Act:

(5) Subclause (1) does not apply to an entitlement referred to in clause 84L of Schedule 4 to the *Water Management (General) Regulation 2011*.

Division 20 – Replacement access licences for certain entitlements for Lachlan Unregulated and Alluvial Water Sources (14 September 2012)

Subdivision 1 – Aquifer (high security) access licences

84N Application of Subdivision

This Subdivision applies to and in respect of each of the following entitlements with respect to water sources to which the *Water Sharing Plan for the Lachlan Unregulated and Alluvial Water Sources 2012* applies:

-		1
70BL12746		
9	70BL22644	70BL13050
	0	9
70BL13626		
8	70BL02171	70BL23345
	1	6
70BL13630		
2	70BL12027	70BL01725
	9	7
70BL13630		
3	70BL12327	70BL02243
	9	4
70BL22957		
8	70BL12673	70BL23238
	7	6
70BL13328		
1	70BL22957	70BL22638
	5	1

70BL23285		
9	70BL13160	70BL22659
	9	9
70BL13022		
1	70BL12697	70BL22754
	1	2
70BL23136		
1	70BL02043	70BL22673
	5	9
70BL12508		
3	70BL11746	70BL15462
2	9	7
70BL13986	/	/
9	70BL14096	70BL12490
2	0 0	70DL12490
7001 10 (20	0	2
70BL12630		
5	70BL12605	70BL23083
	2	8
70BL02049		
8	70BL12605	70BL12015
	3	2
70BL02096		
1	70BL22995	70BL23080
_	8	9
70BL02307	-	-
8	70BL23209	70BL12083
Č	1	6
70BL10203	-	-
4	70BL13029	
	3	
	5	

84O Aquifer (high security) access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 4 (4) of Schedule 10 to the Act:

(5) This clause does not apply to an entitlement referred to in clause 84N of Schedule 4 to the *Water Management (General) Regulation 2011*.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 4 of Schedule 10 to the Act:

4A Aquifer (high security) access licences An entitlement referred to in clause 84N of Schedule 4 to the *Water Management (General) Regulation 2011* is taken to have been replaced by an aquifer (high security) access licence.

(3) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 5 (4) of Schedule 10 to the Act:

(5) Subclause (1) does not apply to an entitlement referred to in clause 84N of Schedule 4 to the *Water Management (General) Regulation 2011*.

Subdivision 2 – Access licences for domestic and stock water supply schemes 84P Application of Subdivision

This Subdivision applies to and in respect of each of the following entitlements with respect to water sources to which the *Water Sharing Plan for the Lachlan Unregulated and Alluvial Water Sources 2012* applies:

70BL23055
1
70BL22961
6
70BL23275
6
70BL23195
9
70BL23078
3
70BL23344
2

84Q More than one licence or approval may replace a single entitlement

Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 5 (4) of Schedule 10 to the Act:

(5) To avoid doubt, subclause (3) does not apply to an entitlement referred to in clause 84P of Schedule 4 to the *Water Management (General) Regulation 2011*.

84R Access licences and approvals not to arise from certain entitlements

Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 6 (2) of Schedule 10 to the Act:

(3) This clause does not apply to an entitlement referred to in clause 84P of Schedule 4 to the *Water Management (General) Regulation 2011*.

Division 21 – Replacement access licences for certain entitlements for Namoi, Macquarie Bogan, Barwon-Darling and Murrumbidgee Unregulated and Alluvial Water Sources and Belubula Regulated River Water Source and for Murrumbidgee Regulated River Water Sources (4 October 2012)

Subdivision 1 – Aquifer (high security) access licences

84S Application of Subdivision

This Subdivision applies to and in respect of the following entitlements, unless otherwise expressly provided:

(a) each of the entitlements with respect to water sources to which the *Water Sharing Plan for the Macquarie Bogan Unregulated and Alluvial Water Sources 2012* or the *Water Sharing Plan for the Murrumbidgee Unregulated and Alluvial Water Sources 2012* applies that are referred to in Subdivision 1 of Division 9 of Part 4 of this Schedule under the heading "Individual listings",

(b) each of the entitlements with respect to water sources to which the *Water Sharing Plan for the Macquarie Bogan Unregulated and Alluvial Water Sources 2012* or the *Water Sharing Plan for the Murrumbidgee Unregulated and Alluvial Water Sources 2012* applies that comprise a group of entitlements referred to in Subdivision 1 of Division 9 of Part 4 of this Schedule under the heading "Group listings".

84T Aquifer (high security) access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 4 (4) of Schedule 10 to the Act:

(5) This clause does not apply to an entitlement referred to in clause 84S of Schedule 4 to the *Water Management (General) Regulation 2011*.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 4 of Schedule 10 to the Act:

4A Aquifer (high security) access licences An entitlement referred to in clause

84S (a) of Schedule 4 to the *Water Management (General) Regulation 2011* is taken to have been replaced by an aquifer (high security) access licence.

(3) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 5 (4) of Schedule 10 to the Act:

(5) Subclause (1) does not apply to an entitlement referred to in clause 84S of Schedule 4 to the *Water Management (General) Regulation 2011*.

(4) Pursuant to clause 1 of Schedule 9 to the Act, a reference to "a single aquifer access licence" in clause 17 (2) (a) of Schedule 10 to the Act is to be construed, in its application to a group of entitlements referred to in clause 84S (b), as "a single aquifer (high security) access licence".

84U Water allocations

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 25 (5) of Schedule 10 to the Act:

(6) This clause does not apply to the balance of the water allocation account for an access licence arising from an entitlement referred to in clause 84S of Schedule 4 to the *Water Management (General) Regulation 2011*.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 25 of Schedule 10 to the Act:

25A Water allocations for certain aquifer (high security) access licences On the appointed day, the balance of the water allocation account for an access licence arising from an entitlement referred to in clause 84S is taken to be zero. On the appointed day, the water allocation account will be credited in accordance with any relevant available water determination made on that day.

Subdivision 2 – Aquifer (general security) access licences 84V Application of Subdivision

This Subdivision applies to and in respect of each of the following entitlements with respect to water sources to which the *Water Sharing Plan for the Namoi Unregulated and Alluvial Water Sources 2012* applies:

90BL24616		
5	90BL25026	
	1	
90BL24635		
3	90BL00983	
	8	
90BL01150		
4		
90BL24897		
1		

84W Aquifer (general security) access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 4 (4) of Schedule 10 to the Act:

(5) This clause does not apply to an entitlement referred to in clause 84V of Schedule 4 to the *Water Management (General) Regulation 2011*.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 4 of Schedule 10 to the Act:

4A Aquifer (general security) access licences An entitlement referred to in clause 84V of Schedule 4 to the *Water Management (General) Regulation 2011* is taken to have been replaced by an aquifer (general security) access licence.

(3) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 5 (4) of Schedule 10 to the Act:

(5) Subclause (1) does not apply to an entitlement referred to in clause 84V of Schedule 4 to the *Water Management (General) Regulation 2011*.

84X Water allocations

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 25 (5) of Schedule 10 to the Act:

(6) This clause does not apply to the balance of the water allocation account for an access licence arising from an entitlement referred to in clause 84V of Schedule 4 to the *Water Management (General) Regulation 2011*.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 25 of Schedule 10 to the Act:

25A Water allocations for certain aquifer (general security) access licences On the appointed day, the balance of the water allocation account for an access licence arising from an entitlement referred to in clause 84V is taken to be zero. On the appointed day, the water allocation account will be credited in accordance with any relevant available water determination made on that day.

Subdivision 3 – Unregulated river (special additional high flow) access licences 84Y Application of Subdivision

This Subdivision applies to and in respect of the following entitlements:

(a) each of the following entitlements with respect to water sources to which the *Water Sharing Plan for the Macquarie Bogan Unregulated and Alluvial Water Sources 2012* applies:

applies	5:	
80SA000480		
Н	80SL095134	85SL043626
	Н	Н
80SL034332		
Н	80SL095326	85SL049423
	Н	Н
80SL037527		85SL095246
Н	80SL096343	
	Н	
80SL048683		
	85SL039638	85SL095775
	Η	Η

(b) the following entitlement with respect to water sources to which the *Water Sharing Plan for the Namoi Unregulated and Alluvial Water Sources 2012* applies: 90SL100823H

84Z Unregulated river (special additional high flow) access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 4 (4) of Schedule 10 to the Act:

(5) This clause does not apply to an entitlement referred to in clause 84Y of Schedule 4 to the *Water Management (General) Regulation 2011*.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 4 of Schedule 10 to the Act:

4A Unregulated river (special additional high flow) access licences An entitlement referred to in clause 84Y of Schedule 4 to the *Water Management* (*General*) *Regulation 2011* is taken to have been replaced by an unregulated river (special additional high flow) access licence.

(3) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 5 (4) of Schedule 10 to the Act:

(5) Subclause (1) does not apply to an entitlement referred to in clause 84Y of

Schedule 4 to the Water Management (General) Regulation 2011.

84ZA Water allocations

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 25 (5) of Schedule 10 to the Act:

(6) This clause does not apply to the balance of the water allocation account for an access licence arising from an entitlement referred to in clause 84Y of Schedule 4 to the *Water Management (General) Regulation 2011*.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 25 of Schedule 10 to the Act:

25A Water allocations for certain unregulated river (special additional high flow) access licences On the appointed day, the balance of the water allocation account for an access licence arising from an entitlement referred to in clause 84Y is taken to be zero. On the appointed day, the water allocation account will be credited in accordance with any relevant available water determination made on that day.

Subdivision 4 – Salinity and water table management access licence licences 84ZB Application of Subdivision

This Subdivision applies to and in respect of the following entitlements:

(a) each of the following entitlements with respect to water sources to which the Water Sharing Plan for the Barwon-Darling Unregulated and Alluvial Water Sources 2012

applies:				
85BL25607				
2	85BL25607			
	5			
85BL25607				
3	85BL25607			
	7			
85BL25607				

4

(b) the following entitlement with respect to water sources to which the *Water Sharing Plan for the Murrumbidgee Unregulated and Alluvial Water Sources 2012* applies: 50BL199858

84ZC Salinity and water table management access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 4 (4) of Schedule 10 to the Act:

(5) This clause does not apply to an entitlement referred to in clause 84ZB of Schedule 4 to the *Water Management (General) Regulation 2011*.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 4 of Schedule 10 to the Act:

4A Salinity and water table management access licences An entitlement referred to in clause 84ZB of Schedule 4 to the *Water Management (General) Regulation 2011* is taken to have been replaced by a salinity and water table management access licence.

(3) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 5 (4) of Schedule 10 to the Act:

(5) Subclause (1) does not apply to an entitlement referred to in clause 84ZB of Schedule 4 to the *Water Management (General) Regulation 2011*.

84ZD Water allocations

(1) Pursuant to clause 1 of Schedule 9 to the Act, clause 25 of Schedule 10 to the Act is to be construed, in its application to an access licence arising from an entitlement referred to in clause 84ZB (a), as if clause 25 (1)-(4) were replaced by the following subclauses:
(1) The balance of the water account for an entitlement referred to in clause 84ZB (a) of Schedule 4 to the *Water Management (General) Regulation 2011*, as determined in accordance with subclause (2), is taken to be the balance, on the appointed day, of the water allocation account for the access licence arising from the entitlement.

(2) The balance of the water account for an entitlement is to be determined by taking the balance of the water account based on the last meter reading before the appointed day and, based on the next meter reading and the best information then available to the Department, crediting or debiting that balance to reflect:

(a) any water usage, and

(b) any water traded to or from the account,

between the dates of the first-mentioned meter reading and the appointed day. On the appointed day, the water allocation account will also be credited in accordance with any relevant available water determination made on that day.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 25 (5) of Schedule 10 to the Act:

(6) This clause does not apply to the balance of the water allocation account for an access licence arising from an entitlement referred to in clause 84ZB (b) of Schedule 4 to the *Water Management (General) Regulation 2011*.

(3) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 25 of Schedule 10 to the Act:

25A Water allocations for salinity and water table management access licences On the appointed day, the balance of the water allocation account for an access licence arising from an entitlement referred to in clause 84ZB (b) is taken to be zero. On the appointed day, the water allocation account will be credited in accordance with any relevant available water determination made on that day.

Subdivision 5 – Unregulated river (A class), (B class) and (C class) access licences 84ZE Application of Subdivision

This Subdivision applies to and in respect of each of the entitlements with respect to water sources to which the *Water Sharing Plan for the Barwon-Darling Unregulated and Alluvial Water Sources 2012* applies that are referred to in Subdivision 2 of Division 9 of Part 4 of this Schedule.

84ZF New share components for entitlements

Pursuant to clause 1 of Schedule 9 to the Act, clause 3 of Schedule 10 to the Act is to be construed, in its application to an entitlement referred to in clause 84ZE, as if clause 3 (1) (a) (ii) were replaced by the following subclause:

(ii) in the case of an entitlement referred to in clause 84ZE of Schedule 4 to the *Water Management (General) Regulation 2011*, with a share component (expressed in unit shares) specified in Subdivision 2 of Division 9 of Part 4 of that Schedule with respect to that entitlement.

84ZG Unregulated river (A class), (B class) and (C class) access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 4 (4) of Schedule 10 to the Act:

(5) This clause does not apply to an entitlement referred to in clause 84ZE of Schedule 4 to the *Water Management (General) Regulation 2011*.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 4 of Schedule 10 to the Act:

4A Unregulated river (A class), (B class) and (C class) access licences An entitlement referred to in clause 84ZE of Schedule 4 to the *Water Management* (*General*) *Regulation 2011* is taken to have been replaced by an access licence of

the category specified in Subdivision 2 of Division 9 of Part 4 of that Schedule with respect to that entitlement.

(3) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 5 (4) of Schedule 10 to the Act:

(5) Subclause (1) does not apply to an entitlement referred to in clause 84ZE of Schedule 4 to the *Water Management (General) Regulation 2011*.

84ZH Water allocations

(1) Pursuant to clause 1 of Schedule 9 to the Act, clause 25 of Schedule 10 to the Act is to be construed, in its application to an access licence arising from an entitlement referred to in clause 84ZE, as if clause 25 (1)-(4) were replaced by the following subclauses:

(1) The balance of the water account for an entitlement referred to in clause 84ZE of Schedule 4 to the *Water Management (General) Regulation 2011*, as determined in accordance with subclause (2), is taken to be the balance, on the appointed day, of the water allocation account for the access licence arising from the entitlement.

(2) The balance of the water account for an entitlement is to be determined by taking the balance of the water account based on the last meter reading before the appointed day and, based on the next meter reading and the best information then available to the Department, crediting or debiting that balance to reflect:

(a) any water usage, and

(b) any water traded to or from the account,

between the dates of the first-mentioned meter reading and the appointed day. On the appointed day, the water allocation account will also be credited in accordance with any relevant available water determination made on that day.

Subdivision 6 – Supplementary water access licence 84ZI Application of Subdivision

This Subdivision applies to and in respect of the following entitlement with respect to water sources to which the *Water Sharing Plan for the Belubula Regulated River Water Source 2012* applies:

70SL091143

84ZJ Supplementary water access licence

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 4 (4) of Schedule 10 to the Act:

(5) This clause does not apply to the entitlement referred to in clause 84ZI of Schedule 4 to the *Water Management (General) Regulation 2011*.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 4 of Schedule 10 to the Act:

4A Supplementary water access licence The entitlement referred to in clause 84ZI of Schedule 4 to the *Water Management (General) Regulation 2011* is taken to have been replaced by a supplementary water access licence.

84ZK Water allocation

(1) Pursuant to clause 1 of Schedule 9 to the Act, clause 25 of Schedule 10 to the Act is to be construed, in its application to the access licence arising from the entitlement referred to in clause 84ZI, as if clause 25 (1)-(4) were replaced by the following subclauses:

(1) The balance of the water account for the entitlement referred to in clause 84ZI of Schedule 4 to the *Water Management (General) Regulation 2011*, as determined in accordance with subclause (2), is taken to be the balance, on the appointed day, of the water allocation account for the access licence arising from the entitlement.

(2) The balance of the water account for the entitlement is to be determined by taking the balance of the water account based on the last meter reading before the appointed day and, based on the next meter reading and the best information then available to the Department, crediting or debiting that balance to reflect:

- (a) any water usage, and
- (b) any water traded to or from the account,

between the dates of the first-mentioned meter reading and the appointed day. On the appointed day, the water allocation account will also be credited in accordance with any relevant available water determination made on that day.

Subdivision 7 – Unregulated river (regulated supply) access licences 84ZL Application of Subdivision

This Subdivision applies to and in respect of each of the entitlements with respect to water sources to which the *Water Sharing Plan for the Macquarie Bogan Unregulated and Alluvial Water Sources 2012* applies that are referred to in Subdivision 3 of Division 9 of Part 4 of this Schedule.

84ZM Entitlements for specified quantity of water

For the purposes of applying Schedule 10 to the Act in relation to an entitlement referred to in clause 84ZL, that entitlement is taken to have been, immediately before the appointed day, for a specified quantity of water equivalent to the quantity specified in Subdivision 3 of Division 9 of Part 4 of this Schedule with respect to that entitlement.

84ZN Unregulated river (regulated supply) access licences

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 4 (4) of Schedule 10 to the Act:

(5) This clause does not apply to an entitlement referred to in clause 84ZL of Schedule 4 to the *Water Management (General) Regulation 2011*.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 4 of Schedule 10 to the Act:

4A Unregulated river (regulated supply) access licences An entitlement referred to in clause 84ZL of Schedule 4 to the *Water Management (General) Regulation 2011* is taken to have been replaced by an unregulated river (regulated supply) access licence.

(3) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 5 (4) of Schedule 10 to the Act:

(5) Subclause (1) does not apply to an entitlement referred to in clause 84ZL of Schedule 4 to the *Water Management (General) Regulation 2011*.

84ZO Water allocations

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 25 (5) of Schedule 10 to the Act:

(6) This clause does not apply to the balance of the water allocation account for an access licence arising from an entitlement referred to in clause 84ZL of Schedule 4 to the *Water Management (General) Regulation 2011*.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 25 of Schedule 10 to the Act:

25A Water allocations for unregulated river (regulated supply) access licences On the appointed day, the balance of the water allocation account for an access licence arising from an entitlement referred to in clause 84ZL is taken to be zero. On the appointed day, the water allocation account will be credited in accordance with any relevant available water determination made on that day.

Subdivision 8 – Access licences for domestic and stock water supply schemes 84ZP Application of Subdivision

This Subdivision applies to and in respect of each of the following entitlements with respect to water sources to which the *Water Sharing Plan for the Murrumbidgee Unregulated and Alluvial Water Sources 2012* applies:

40BL18939		
2	40BL19087	
	5	

84ZQ More than one licence or approval may replace a single entitlement

Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 5 (4) of Schedule 10 to the Act:

(5) To avoid doubt, subclause (3) does not apply to an entitlement referred to in clause 84ZP of Schedule 4 to the *Water Management (General) Regulation 2011*.

84ZR Access licences and approvals not to arise from certain entitlements

Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 6 (2) of Schedule 10 to the Act:

(3) This clause does not apply to an entitlement referred to in clause 84ZP of Schedule 4 to the *Water Management (General) Regulation 2011*.

84ZS Water allocations

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 25 (5) of Schedule 10 to the Act:

(6) This clause does not apply to the balance of the water allocation account for an access licence arising from an entitlement referred to in clause 84ZP of Schedule 4 to the *Water Management (General) Regulation 2011*.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 25 of Schedule 10 to the Act:

25A Water allocations for certain domestic and stock access licences On the appointed day, the balance of the water allocation account for an access licence arising from an entitlement referred to in clause 84ZP is taken to be zero. On the appointed day, the water allocation account will be credited in accordance with any relevant available water determination made on that day.

Subdivision 9 – Supplementary water (Lowbidgee) access licences

84ZT Access licences arising in connection with Lowbidgee flood irrigation works On 4 October 2012, there are taken to have arisen 3 supplementary water (Lowbidgee) access licences with respect to the Murrumbidgee Regulated River Water Source:

(a) each co-held by the persons referred to in the table for the licence in Subdivision 4 of Division 9 of Part 4 of this Schedule (being landholders of land for which provision for flood irrigation existed under Part 3 of Chapter 5 of the Act immediately before its repeal) in the shares indicated in that table in relation to those persons, and (b) each with a share component (expressed in unit shares), and

(c) each held on the terms and conditions referable to the licence that are imposed by the

Water Sharing Plan for the Murrumbidgee Regulated River Water Source 2003.

84ZU Conversion of share components of access licences

Clause 7 of Schedule 10 to the Act applies to and in respect of an access licence arising under this Subdivision in the same way as it applies to and in respect of an access licence arising under that Schedule.

This clause enables the share component of an access licence under this Subdivision to be converted from a specified quantity of water to any other manner (such as a unit share) in which a share component may be expressed

under section 56 of the Act.

84ZV Notification and duration of access licences

Clauses 20 and 21 of Schedule 10 to the Act apply to and in respect of an access licence arising under this Subdivision in the same way as they apply to and in respect of an access licence arising under that Schedule.

84ZW Nominated works

(1) Each work referred to as a "Nominated work for licence" in the table in Subdivision 4 of Division 9 of Part 4 of this Schedule for an access licence arising under this Subdivision is taken to have been nominated under section 71W of the Act in relation to

Subdivision is taken to have been nominated under section 71W of the Act in relation to the licence.

(2) Such a nomination may be withdrawn under section 71W of the Act in the same way as any other nomination under that section.

Subdivision 10 – Access licences for certain entitlements for Barwon-Darling and Belubula Water Sources

84ZX Application of Subdivision

This Subdivision applies to and in respect of each entitlement with respect to water sources to which the *Water Sharing Plan for the Belubula Regulated River Water Source 2012* or the *Water Sharing Plan for the Barwon-Darling Unregulated and Alluvial Water Sources 2012* applies that is not referred to in this Schedule.

84ZY Water allocations

(1) Pursuant to clause 1 of Schedule 9 to the Act, clause 25 of Schedule 10 to the Act is to be construed, in its application to an access licence arising from an entitlement referred to in clause 84ZX, as if clause 25 (1)-(4) were replaced by the following subclauses:

(1) The balance of the water account for an entitlement referred to in clause 84ZX of Schedule 4 to the *Water Management (General) Regulation 2011*, as determined in accordance with subclause (2), is taken to be the balance, on the appointed day, of the water allocation account for the access licence arising from the entitlement.

(2) The balance of the water account for an entitlement is to be determined by taking the balance of the water account based on the last meter reading before the appointed day and, based on the next meter reading and the best information then available to the Department, crediting or debiting that balance to reflect:

(a) any water usage, and

(b) any water traded to or from the account,

between the dates of the first-mentioned meter reading and the appointed day. On the appointed day, the water allocation account will also be credited in accordance with any relevant available water determination made on that day.

Subdivision 11 – Access licences for certain entitlements for Macquarie Bogan, Namoi and Murrumbidgee Water Sources

84ZZ Application of Subdivision

This Subdivision applies to and in respect of each entitlement with respect to water sources to which the *Water Sharing Plan for the Macquarie Bogan Unregulated and Alluvial Water Sources 2012*, the *Water Sharing Plan for the Murrumbidgee Unregulated and Alluvial Water Sources 2012* or the Water Sharing Plan for the Namoi Unregulated and Alluvial Water Sources 2012 applies that is not referred to in this Schedule.

84ZZA Water allocations

(1) Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 25 (5) of Schedule 10 to the Act:

(6) This clause does not apply to the balance of the water allocation account for an access licence arising from an entitlement referred to in clause 84ZZ of Schedule 4 to the *Water Management (General) Regulation 2011*.

(2) Pursuant to clause 1 of Schedule 9 to the Act, the following clause is taken to be inserted after clause 25 of Schedule 10 to the Act:

25A Water allocations for certain access licences for Macquarie Bogan, Namoi and Murrumbidgee Water Sources On the appointed day, the balance of the water allocation account for an access licence arising from an entitlement referred to in clause 84ZZ is taken to be zero. On the appointed day, the water allocation account will be credited in accordance with any relevant available water determination made on that day.

Part 3 – Particular provisions relating to approvals arising from former entitlements, and certain deemed approvals

Division 1 – Approvals arising from certain former entitlements

85 Approvals arising from former entitlements under former 1912 Act

A section 18 entitlement or section 20B entitlement that, immediately before 1 July 2004, was in force under the former 1912 Act is taken to have been replaced:

(a) to the extent to which it entitles any person or body to use a specified water management work, by a water management work approval held by that person or body in respect of that work (subject to such of the conditions of the entitlement, not inconsistent with any mandatory conditions referred to in clause 20 of Schedule 10 to the Act, as are applicable to an approval of that kind), and

(b) to the extent to which it entitles any person or body to use water on any land, by a water use approval held by that person or body in respect of that land (subject to such of the conditions of the entitlement, not inconsistent with any mandatory conditions referred to in clause 20 of Schedule 10 to the Act, as are applicable to an approval of that kind).

Division 2 – Approvals for certain water bores 86 Approvals for formerly unlicensed water bores in Great Artesian Basin Any unlicensed water bore:

(a) that was lawfully constructed before 1 July 2008, and

(b) that, immediately before 1 July 2008, was not the subject of a licence under Part 5 of the former 1912 Act, and

(c) that takes water from the Great Artesian Basin Groundwater Sources (identified in the *Water Sharing Plan for the NSW Great Artesian Basin Groundwater Sources 2008*),

is taken to be the subject of a water supply work approval granted on 1 July 2008.

Division 3 – Approvals arising from former entitlements and associated provisions 87 Application of Division

This Division applies to and in respect of the following entitlements, unless otherwise expressly provided:

(a) the entitlement under the former 1912 Act identified as Authority No 50SA006634,

(b) each of the following entitlements under the former 1912 Act with respect to the Eagle Creek System:

Lugie Creek System.			
50SL026144			
	50SL046199	50SL030154	50SA00650
			8
50SL075269			
	50SA00664	50SL075674	50SL046192

	1		
50SA00128			
3	50SL075099	50SL038668	50SL048121
50SL020732			
	50SA00651	50SL049279	50SL046196
	7	5051047277	5052040170
5001 0 0 (155	/		
50SL026155			
	50SL048123	50SL036266	50SL075606
50SL029701			
	50SL075130	50SL075681	50SL075599
50SL011890			
002011070	5051 075723	50SL029733	5051 075596
5051 021227	JUSL075725	JUSL027733	JUSL073370
50SL031227	5001 075700		5001 075 50 5
	SUSL0/5/09	50SL075556	SUSL0/5605
50SL050268			
	50SL030670	50SL075075	50SL075598
50SL075682			
002070002	5051 075245	50SL037750	5051 075603
50SL048134	JUSL0752-5	5051057750	505L075005
505L040154	FORTOACOCE	5001 075105	5001 075 60 4
	505L046865	50SL075135	50SL0/5604
50SL075279			
	50SL075049	50SL040224	50SL075597
50SL075280			
	5051.075675	50SL030468	5051.075595
50SL075278	5052075075	5052050100	5051075575
505L075278		5001 04052C	5001 075 CO1
		50SL048536	505L0/5601
	8		
50SL030317			
	50SL010011	50SL030488	50SL075602
50SL030318			
	5051 031520	50SL075625	505 4 00090
	5051051520	505L075025	0
5001.046102			7
50SL046193			
	50SL030682	50SL030547	50SA00663
			1
50SL048124			
		50SL035376	50SL035463
50SL046195	2002001104	20020000000	2 3 2 2 3 2 1 3 2 1 3 2
JUSL040193	5001 000 000	5001 075104	5001 07 <i>57</i> 04
	SUSL029622	50SL075134	SUSLU/5/24
50SA00664			
0	50SL030050	50SA00650	
		9	
	I	/	

(c) each of the following entitlements under the former 1912 Act with respect to part of Bullatale Creek and part of Aluminy Creek:

2	tare creen an	a puit of the	
50SL046388			
	50SL034226	50SL025392	50SL075677
50SL075257			
	50SL038127	50SL019921	50SL075678
50SL075258			
	50SL027003	50SL042729	50SL027820

50SL048507			
	50SL051137	50SL035975	
50SL048142			
	50SL075728	50SL052032	
50SL034208			
	50SL075727	50SL075337	

(d) the entitlement under the former 1912 Act identified as Licence No 60SL085520,

(e) the entitlement under the former 1912 Act identified as Licence No 60SL038563.

88 Access licences and approvals arising from former entitlements

(1) Despite any provision of Schedule 10 to the Act, nothing in that Schedule operates to replace an entitlement with an access licence.

(2) However, an entitlement may be replaced by an approval in accordance with Schedule 10 to the Act.

89 Entitlements with no specified quantity of water to continue under former Acts Pursuant to clause 1 of Schedule 9 to the Act, the following subclause is taken to be inserted after clause 9 (2) of Schedule 10 to the Act:

(3) This clause does not apply to an entitlement referred to in clause 87 of Schedule 4 to the *Water Management (General) Regulation 2011*.

90 Water use approvals for joint schemes

(1) This clause applies to the following entitlements:

(a) the entitlement referred to in clause 87 (a) of this Division,

(b) entitlements under the former 1912 Act identified as 50SA001283,

50SA006640, 50SA006641, 50SA006517, 50SA006638, 50SA006509,

50SA006508, 50SA000909 and 50SA006631.

(2) Pursuant to clause 1 of Schedule 9 to the Act, clause 18 of Schedule 10 to the Act is to be construed, in its application to an entitlement to which this clause applies, as if clause 18 (1) were replaced by the following subclause:

(1) An entitlement that, immediately before the appointed day, was in force under Division 4 of Part 2 of the 1912 Act is taken to have expired on that day and been replaced, to the extent to which it entitles a person or body to use water on the land to which it relates, by separate water use approvals for each person or body who is so entitled to use water under the entitlement immediately before the appointed day.

91 Nominated works

Pursuant to clause 1 of Schedule 9 to the Act, clause 26 of Schedule 10 to the Act is to be construed, in its application to a replacement water supply work approval arising from an entitlement referred to in clause 87 (c) of this Division, as if clause 26 (1) were replaced by the following subclauses:

(1) Subject to subclause (1A), each work specified in a replacement water supply work approval is taken to have been nominated under section 71W in relation to each of the access licences numbered 7753, 7754 and 7755.

(1A) Each work specified in a replacement water supply work approval arising from the entitlements under the former 1912 Act identified as 50SL046388, 50SL075257 and 50SL075258 is taken to have been nominated under section 71W in relation to each of the access licences numbered 21457, 7753, 7754 and 7755.

Division 4 – Flood work approvals arising from applications for Part 8 entitlements (21 September 2015)

92 Definition

In this Division:

"**Part 8 entitlement**" means an approval referred to in Part 8 (Flood control works) of the former 1912 Act as in force immediately before its repeal.

93 Application of Division

(1) This Division applies to and in respect of any application for or in relation to a Part 8 entitlement that was made (but not determined) under the provisions of the former 1912 Act before the appointed day.

(2) The provisions of this Division, to the extent that they operate to modify the operation of Schedule 10 to the Act, are made pursuant to clause 1 of Schedule 9 to the Act.

94 Applications for Part 8 entitlements

The following subclauses are taken to be inserted after clause 38 (3) of Schedule 10 to the Act:

(4) Despite subclauses (1)-(3), an application for an approval referred to in Part 8 of the 1912 Act may be refused if the Minister is satisfied that the kind of flood work to which the application relates is exempt from the operation of section 91D (1) because of a provision of Subdivision 6 of Division 2 of Part 3 of the *Water Management (General) Regulation 2011*.

(5) If the Minister refuses to grant an application under subclause (4), the Minister must cause a written notice of the refusal to be given to the applicant. Any such notice must state the exemption on which the Minister relied in refusing the application.

Part 4 – Particulars referred to in Part 2

Subdivision 1 – M	Iurrumbidgee (clause 8)
Column 1	Column 2
Water Act	Share component
entitlement	volume(megalitres)
40SA810H	1129
40SA967H	297
40SL21181H	795
40SL23730H	639.5
40SL24994H	3,402
40SL29503H	639.5
40SL34102H	6,773
40SL36994H	2,000
40SL39533H	1510
40SL29207H	194
40SL34982H	649
40SL51045H	1672
40SA896H	3000
40GL000155	1322.5
40SA000596	37
40SA000696	672
40SA000758	957.5
40SA001470	46
40SA001484	852
40SA001485	280
40SA001957	706
40SA005502	286.5
40SA005508	1269.5

Division 1 – Supplementary access licence share components

405 4 005 5 1 2	1260
40SA005513 40SA005532	1269
	196.5 102
40SA005534 40SA005538	280.5
40SA005539	113.5
40SA005568	196
40SA005571	11068.3
40SA005573	401.5
40SA005574	1202
40SA005576	9417.5
40SA005578	288
40SA005579	425.5
40SA005582	137.5
40SA005584	394
40SA005585	4003
40SA005589	1061
40SA005591	782.5
40SA005592	29.5
40SA005596	223.5
40SA005597	4419
40SA005601	89
40SA005603	6085
40SA005607	25
40SA005611	294
40SA005612	772.5
40SA005613	666
40SA005614	266.5
40SL005828	9.5
40SL008741	6
40SL013884	1.5
40SL016414	4
40SL017240	273.5
40SL018212	29.5
40SL019393	222.5
40SL020950	18
40SL021194	455
40SL023371	2
40SL023975	241
40SL024640	669.5
40SL025119	15
40SL025127	1
40SL027230	98.5
40SL027599	0.5
40SL027913	172.5
40SL028291	134
40SL028291 40SL028614	129.5
40SL029139	112.5
40SL029139	10.5
40SL029645	1.5
40SL029651	11.5
40SL029651 40SL029760	
HUSLU29/00	2

4051 020770	200
40SL029770 40SL030675	<u>390</u> 552
40SL030873 40SL031386	552
40SL031413	74 46.5
40SL034503	18.5
40SL035302	41
40SL036156	17
40SL036279	131
40SL036544	219
40SL038517	218
40SL038604	147.5
40SL038658	883.5
40SL038671	25
40SL040949	6
40SL040956	110.5
40SL041130	177.5
40SL041131	144.5
40SL041211	7.5
40SL042651	171
40SL043121	117.5
40SL043282	25.5
40SL043514	48
40SL044081	7.5
40SL044367	233
40SL044408	87.5
40SL045526	75.5
40SL046557	255.5
40SL046908	21
40SL047033	175.5
40SL047233	174
40SL047725	390
40SL048171	1.5
40SL048187	144.5
40SL048758	310
40SL048762	206
40SL049209	7.5
40SL049885	467
40SL050336	14.5
40SL050856	137
40SL051000	224
40SL051001	16
40SL051228	1152
40SL051371	102
40SL051460	5.5
40SL051844	10.5
40SL052075	14.5
40SL070000	186.5
40SL070004	68
40SL070046	180.5
40SL070040 40SL070053	167
40SL070053	16.5
HUSLU/0034	10.3

40SL070081	2886
40SL070120	
40SL070120 40SL070140	737 354.5
40SL070140 40SL070160	603
40SL070169	272
40SL070175	595
40SL070183	2491.5
40SL070186	93.5
40SL070204	7.5
40SL070219	29
40SL070882	10
40SL070273	1076
40SL070286	2.5
40SL070299	140
40SL070301	5
40SL070302	28
40SL070462	39.5
40SL070471	167.5
40SL070490	3
40SL070496	379
40SL070503	159.5
40SL070513	100
40SL070531	114
40SL070559	8.5
40SL070560	15.5
40SL070562	3
40SL070575	157
40SL070578	20.5
40SL070601	363.5
40SL070649	1049
40SL070670	2350
40SL070721	6143
40SL070728	108.5
40SL070730	7
40SL070733	116
40SL070748	106.5
40SL070749	41
40SL070780	257.5
40SL070784	847.5
40SL070796	37.5
40SL070797	0.5
40SL070810	2017
40SL070820	32
40SL070848	129
40SL070850	8
40SL070856	27
40SL070881	410
40SL070884	3
40SL070922	756
57SA001252	597.5
57SA001232 57SA001607	46.5
5/5A00100/	40.3

57SA007505	3220
57SA007508	96
57SA007509	17.5
57SA007511	1867
57SL039492	623
57SL040554	114
57SL040570	670
57SL040740	423.5
57SL041608	427
57SL041789	571
57SL042307	55.5
57SL042308	257
57SL042504	154
57SL044052	683.5
57SL045023	248.5
57SL046494	304.5
57SL047016	739
57SL047393	570.5
57SL047534	352.5
57SL048139	653.5
57SL049227	43
57SL049284	130
57SL049297	345
57SL049339	696.5
57SL050777	175.5
57SL051127	349
57SL051247	937.5
57SL080000	134
57SL080002	130
57SL080003	411
57SL080007	266
57SL080008	31
57SL080009	266.5
57SL080011	435.5
57SL080014	49
57SL080016	287.5
57SL080018	252
57SL080020	552.5
57SL080021	512
57SL080025	26
57SL080029	360.5
57SL080033	720
57SL080034	1450
40IC000004	25,995.5
40IC00005	37,414

Subdivision 2 – Murray (clause 7)

Column 1	Column 2
Water Act	Share component
entitlement	volume(megalitres)
50GL0000218	5060

50GL000217	521
50IC000002	221704
50IT0000006	705
50IT0000007	722
50SA000475	33
50SA001328	223
50SA001328	313
50SA001407	66
50SA001402	6
50SA001516	71
50SA001881	976
50SA001882	383
50SA006534	108
50SA006545	142
50SA006556	72
50SA006625	30
50SA006580	154
50SA006582	439
50SA006587	205
50SA006599	20
50SA006606	216
50SL001956	17
50SL002807	418
50SL005692	336
50SL009493	299
50SL009721	88
50SL010115	53
50SL011344	35
50SL011650	47
50SL013889	40
50SL014403	45
50SL014977	27
50SL015231	4
50SL015243	195
50SL015571	8
50SL015946	3
50SL016321	1
50SL017280	165
50SL017870	56
50SL018749	165
50SL018883	155
50SL018934	4
50SL019363	65
50SL019964	37
50SL020150	101
50SL020490	23
50SL020553	81
50SL021217	64
50SL021578	23
50SL021625	14
50SL021787	37

5001 000000	77
50SL022068	77
50SL022992	2
50SL023124	18
50SL023685	36
50SL025418	113
50SL025600	40
50SL027029	8
50SL027147	82
50SL027292	3
50SL027372	111
50SL028828	32
50SL029108	10
50SL029205	27
50SL029515	7
50SL029626	29
50SL029804	39
50SL031197	44
50SL031274	90
50SL031770	29
50SL031783	269
50SL033071	279
50SL033164	124
50SL033368	179
50SL033369	374
50SL033836	98
50SL033967	25
50SL033968	38
50SL034118	37
50SL034254	51
50SL034519	2
50SL034631	170
50SL035071	147
50SL035904	35
50SL035961	48
50SL036309	180
50SL036757	14
50SL037050	2
50SL037491	28
50SL037503	258
50SL037540	156
50SL037902	183
50SL037702	8
50SL038048	24
50SL038230	12
50SL038516	3
50SL038520	3
50SL039358	201
50SL039358	68
50SL040804	33
50SL040918	80
50SL041183	14

50SL041185	249
50SL041292	25
50SL042972	156
50SL043090	5
50SL043997	4
50SL044004	276
50SL044005	399
50SL044275	42
50SL046385	27
50SL047353	15
50SL047354	92
50SL047390	111
50SL047543	93
50SL048149	172
50SL049246	368
50SL049259	10
50SL049270	38
50SL049422	107
50SL049834	140
50SL050449	112
50SL051028	49
50SL051029	43
50SL051048	105
50SL051158	250
50SL051220	104
50SL051625	27
50SL075094	71
50SL075112	65
50SL075137	20
50SL075151	166
50SL075201	287
50SL075226	66
50SL075429	61
50SL075226	66
50SL075248	171
50SL075265	438
50SL075275	352
50SL075292	15
50SL075321	1276
50SL075323	4
50SL075326	10
50SL075331	184
50SL075332	59
50SL075367	134
50SL075368	12
50SL075392	2
50SL075403	335
50SL075410	60
50SL075431	497
50SL075440	326
50SL075456	107
JUSLU/J430	107

50SL075457	7
50SL075472	330
50SL075487	31
50SL075488	86
50SL075515	14
50SL075582	10
50SL075544	456
50SL075550	59
60IT000009	255
60SA008559	31
60SL034780	125
60SL043793	1
60SL045033	7
60SL085440	166
60SL048224	1239
60SL049934	83
60SL085024	161
60SL085118	92
60SL085129	56
60SL085247	99
60SL085276	186
60SL085302	11
60SL085425	50
50SL34922	54
50SL25758	15
50SL16515	75
50SL49742	49
50SL49743	49
50SL49803	21
50SL49249	59
50SL44218	149
50SL49988	25
50SL44392	149
50SL49800	75
50SL40717	149
50SL42147	156
50SL39082	50
50SL48504	161
50SL22045	174
50SL75000	31
50SL48526	149
50SL50973	149
50SL50974	149
50SL44243	61
50SL42471	149
50SL49239	74
50SL49252	40
50SL50153	149
50IC00002	221,704
·	

Division 2 – Unrecorded 1 July 2004 entitlements (clause 10)

T : NI	I	T : NT	T NI-	T NT-
Licence No	Licence No	Licence No	Licence No	Licence No
10SL033072	0001 0 001 47	30SL066374	50SA00625	80SA010623
1001005000	20SL060147	2007.0 44.52	500 1 00 65 10	000 4 0 1 0 600
10SL035223		30SL066452	50SA006542	80SA010628
	20SL060513			
20PT910084		30SL066727	50SL011087	80SL018204
	20SL060581			
20PT910123		30SL066945	50SL017870	80SL034094
	20SL060609			
20PT910294			50SL022424	80SL042121
	20SL060862	40SA000896		
		Н		
20PT910306		40SA001957	50SL036309	80SL051821
	20SL060966			
20PT910612		40SA005535	50SL044005	80SL051933
	20SL061020			
20PT910721		40SA005573	50SL048132	80SL051957
	20SL061054			
20PT910968		40SA005584	50SL075116	80SL095017
	20SL061146			
20PT911027		40SA005606	50SL075582	80SL095035
201 191102,	20SL061230	10011002000	0002070002	0052070000
20PT911029		40SA005611	50SL075621	80SL095265
201 1911029	20SL061258	10071003011	5052075021	0001075205
20PT911034		40SA005618	57SL040493	90SA000941
201 1711034	20SL061316	-05/1005010	575L0+0+75	705/1000741
20PT911043			57SL080016	90SA001402
201 1711045	20SL061374	4051 025182	575L000010	705/1001402
		H		
20PT911081		40SL027337	60SA000231	
201 1 91 1081	20SL061425	405L027557		90SA002166
	2031001423			903A002100 H
20PT911093		40SL029672		
20P1911093		40SL029072	60SA008558	90SA011551
20DT011222	20SL061426	4001.02071.5		000 4 011 (07
20PT911232				
		40SL029715	60SL033440	90SA011607
00000111410	30PT921450			
20PT911413	30PT921450	40SL029715 40SL029934	60SL033440 60SL048204	90SA011607 90SA011691
	30PT921450	40SL029934	60SL048204	90SA011691
20PT911413 20SA00134	30PT921450 30PT921498			
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	30PT921450 30PT921498 30PT921530	40SL029934	60SL048204 60SL085247 60SL085389	90SA011691 90SA011728
20SA00134 1	30PT921450 30PT921498 30PT921530	40SL029934 40SL038621	60SL048204 60SL085247 60SL085389	90SA011691
20SA00134 1 20SL008819	30PT921450 30PT921498 30PT921530	40SL029934 40SL038621 40SL039350	60SL048204 60SL085247 60SL085389	90SA011691 90SA011728
20SA00134 1	30PT921450 30PT921498 30PT921530	40SL029934 40SL038621	60SL048204 60SL085247 60SL085389	90SA011691 90SA011728 90SA011731
20SA00134 1 20SL008819	30PT921450 30PT921498 30PT921530	40SL029934 40SL038621 40SL039350	60SL048204 60SL085247 60SL085389	90SA011691 90SA011728 90SA011731 H
20SA00134 1 20SL008819	30PT921450 30PT921498 30PT921530 30PT921549	40SL029934 40SL038621 40SL039350	60SL048204 60SL085247 60SL085389	90SA011691 90SA011728 90SA011731 H
20SA00134 1 20SL008819	30PT921450 30PT921498 30PT921530 30PT921549 30SA00451 8	40SL029934 40SL038621 40SL039350	60SL048204 60SL085247 60SL085389	90SA011691 90SA011728 90SA011731 H
20SA00134 1 20SL008819 20SL016631	30PT921450 30PT921498 30PT921530 30PT921549 30SA00451 8	40SL029934 40SL038621 40SL039350 40SL041734	60SL048204 60SL085247 60SL085389 60SL085425	90SA011691 90SA011728 90SA011731 H 90SA011735
20SA00134 1 20SL008819 20SL016631	30PT921450 30PT921498 30PT921530 30PT921549 30SA00451 8 30SL029974	40SL029934 40SL038621 40SL039350 40SL041734	60SL048204 60SL085247 60SL085389 60SL085425	90SA011691 90SA011728 90SA011731 H 90SA011735 90SL014317
20SA00134 1 20SL008819 20SL016631 20SL024780	30PT921450 30PT921498 30PT921530 30PT921549 30SA00451 8 30SL029974	40SL029934 40SL038621 40SL039350 40SL041734 40SL042441	60SL048204 60SL085247 60SL085389 60SL085425 60SL085440	90SA011691 90SA011728 90SA011731 H 90SA011735 90SL014317
20SA00134 1 20SL008819 20SL016631 20SL024780	30PT921450 30PT921498 30PT921530 30PT921549 30SA00451 8 30SL029974	40SL029934 40SL038621 40SL039350 40SL041734 40SL042441	60SL048204 60SL085247 60SL085389 60SL085425 60SL085440	90SA011691 90SA011728 90SA011731 H 90SA011735 90SL014317

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	30SL065806		80SA000790	
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	30SL065875			
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	30SL065897			
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20SL050288		50SA001881	80SA010605	90SL100420
	30SL066260			
20SL050687				
	*			

Division 3 – Replacement access licences for certain Part 5 entitlements (1 October 2006) (clause 11)

Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer	
	access	Supplementar
	licence	y access
		licence
	Lower	
	Gwydir	
	Groundwate	r
	Source	
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90BL252332		
90BL152823, 90BL152824, 90BL246126	546	306
90BL016165, 90BL249889	341	159
90BL133356, 90BL133359, 90BL143673, 90BL143674,	1056	732
90BL150929, 90BL150930, 90BL252742		
90BL141404, 90BL249540, 90BL253195	487	305
90BL136369, 90BL136370, 90BL150147, 90BL150148,	944	625
90BL252853, 90BL253287		
90BL130323	106	31

90BL150523, 90BL250034	289	4
90BL017250, 90BL118871, 90BL118872, 90BL118873	313	142
90BL127685, 90BL251449, 90BL251625, 90BL251765	1152	772
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90BL142685, 90BL247497, 90BL251065	639	366
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90BL150513, 90BL251817	201	2
90BL022741, 90BL134986, 90BL139833, 90BL249123	470	299
90BL153384, 90BL249633, 90BL249866	461	272
90BL018099, 90BL022154, 90BL110341, 90BL110342,	932	600
90BL119361, 90BL119362, 90BL119363, 90BL132980	752	000
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90BL253041	53	100
90BL021579, 90BL153751	84	
90BL140266, 90BL248430, 90BL248782, 90BL250663	473	307
90BL015719, 90BL137330, 90BL246553	416	240
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90BL132387 90BL130296	67	
90BL150296	51	
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90BL246062 90BL246066	19	
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	19	
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90BL249124	19	
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	Groundwater	
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40BL189097	162	
40BL117984	289	
40BL119019	92	
40BL119791	232	33
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40BL186476, 40BL190506	176	
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40BL180011 529 85 40BL186610 648 115	
40BL180010 048 115 40BL186543 395 72	
40BL186537 938 170 40BL186620 1655 304	
40BL186580, 40BL188023 3543 599	
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November 2006) (clause 16)		
Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access licence	Supplementary access
		licence
	Lower Murray Groundwater	
	Source	
50BL198095	202	211
50BL150528, 50BL197258	524	472
50BL153307	11	
50BL198145	15	
50BL196261	20	
50BL196002	553	310
50BL196097	537	398
50BL154858	429	302
50BL196078	717	174
50BL196131	30	9
50BL131283	178	197
50BL196024	392	353
50BL196075	810	543
50BL022353, 50BL132971	805	502
50BL150085	412	179
50BL198501	71	49
50BL117650	44	46
50BL130736	65	60
50BL143318	380	143
50BL196073	565	309
50BL196189	485	345
50BL196211	502	113
50BL138875	648	356
50BL198142	12	
50BL196070	591	227
50BL196015	1344	492
50BL131361	244	139
50BL108638, 50BL130547,	20	8
50BL198855	20	C
50BL130758	219	47
50BL196039	185	205
50BL142325	496	355
50BL122794, 50BL123446	404	231
50BL123472	59	66
50BL196143	219	108
50BL196185	402	166
50BL196255	265	70
50BL196255	584	380
	1122	239
50BL121799, 50BL123277, 50BL123278	1122	237
	145	161
50BL115527	145	161
50BL196196	533	235
50BL196000	1065	781
50BL139387, 50BL150212	1628	567

Division 4 – Replacement access licences for Part 5 entitlements for the Lower Murray (1 November 2006) (clause 16)

50BL196190	494	165
50BL196108	280	68
50BL196184	575	249
50BL102662	361	325
50BL196176	77	83
50BL138088	103	28
50BL151265	714	294
50BL130806	518	221
50BL130300 50BL134537	328	141
50BL134537 50BL131197	202	141
50BL196005	813	374
50BL123553	226	150
50BL125555 50BL196087	79	40
50BL190087 50BL198754	19	40
50BL198734 50BL150640	779	498
50BL196061	217	85
	376	269
50BL196217		
50BL196050	496	231
50BL196226	618	207
50BL140898	371	205
50BL124080	356	293
50BL127476	34	37
50BL196020	628	265
50BL150304, 50BL199267	630	380
50BL100391	102	25
50BL130723	1170	358
50BL196212, 50BL197449	706	465
50BL196194	365	310
50BL196058	156	89
50BL136097, 50BL196960	320	209
50BL124954	70	55
50BL141525	346	336
50BL130785	1123	518
50BL155180	865	628
50BL196220	687	281
50BL196151	872	438
50BL152586	397	96
50BL143639	253	208
50BL196066	392	76
50BL143638	319	79
50BL196105	335	211
50BL126358	20	12
50BL196055	1493	778
50BL196106	529	301
50BL196199	1105	829
50BL155477	253	212
50BL196227	236	223
50BL155371	669	409
50BL196146	513	247
50BL196259	20	
50BL122618	180	57
	100	<i></i>

50BL196006	784	555
50BL196062	635	524
50BL196203	879	761
50BL030154	20	1
50BL133558	149	67
50BL196180	269	132
50BL196081	23	25
50BL196249	979	231
50BL196145	312	157
50BL196210	730	406
50BL133857	20	4
50BL141791	19	
50BL131017	20	
50BL136868, 50BL197037	4	
50BL196273	916	363
50BL196283	229	190
50BL196285 50BL196291	25	28
50BL196302	345	292
50BL190302 50BL196274	1302	522
50BL196297	842	630
50BL196297 50BL196308	10	030
50BL196310	15	
50BL196318	20	
50BL196335	352	62
	418	<u>62</u> 117
50BL196321 50BL196332	418 484	233
		400
50BL196382 50BL196379	1434 568	202
50BL196353	15	202
50BL196335 50BL196340	750	200
		399
50BL196412	801	679
50BL196430	10	122
50BL196463	458	132
50BL196447	764	630
50BL196445	523	391
50BL196419	71	37
50BL196434	620	316
50BL196442	1029	910
50BL196464	828	580
50BL196453	345	234
50BL196501	526	474
50BL196480	342	172
50BL196466	227	67
50BL196571	455	246
50BL196395	52	57
50BL196478	834	484
50BL196596	197	116
50BL196500	618	233
50BL196521, 50BL196522	513	453
50BL196625	196	135
50BL196545	391	172

50BL196525	545	389
50BL196507	500	430
50BL196656	208	230
50BL196659	252	279
50BL131210	138	77
50BL196572, 50BL196573	1762	1333
50BL196763	446	402
50BL196705	276	305
50BL196724	74	82
50BL196524	564	379
50BL196471	428	135
50BL196727	74	82
50BL196726	104	115
50BL196725	134	147
50BL196847	461	257
50BL196824	315	175
50BL196707	118	70
50BL196558	252	248
50BL196765	609	218
50BL196765 50BL196551	311	81
50BL196755	524	432
50BL196755 50BL196854	16	432
50BL196708	299	326
50BL196856	144	106
50BL196954	237	263
50BL196857	648	283
50BL196870	258	188
50BL196879	513	453
50BL196905	1038	926
50BL196873	355	112
50BL196869	620	315
50BL196599	315	185
50BL196964	467	415
50BL196866	199	150
50BL196452	1236	1036
50BL197051	15	
50BL196935	30	33
50BL196042	901	716
50BL196992	149	109
50BL197023	315	206
50BL197231	18	
50BL197216	430	264
50BL197116	3	
50BL196624	20	
50BL197740	5	
50BL197139, 50BL199272	156	60
50BL198060	8	
50BL196306	106	94
50BL196014	378	197
50BL198087	1	177
50BL198087 50BL197343	6	
JUDL177343	0	

50BL198130	19	
50BL198203	10	
50BL198204	10	
50BL198206	10	
50BL198210	19	
50BL198620	24	26
50BL198607	10	
50BL198567	212	101
50BL198582	1064	535
50BL198707	6	
50BL198752	261	169
50BL198820	4	
50BL198821	19	
50BL198822	19	
50BL198926	2	
50BL198680	577	111
50BL199133	20	
50BL124345	652	289
50BL199218	5	
50BL199246	16	
50BL199281	134	86
50BL199318	199	95
50BL199266	20	
50BL199306	26	28
50BL199383	30	33
50BL196120	122	45
50BL199524	10	
50BL199538	10	
50BL199339	37	41
50BL199661	3	

Division 5 – Replacement access licences for Part 5 entitlements for the Upper and Lower Namoi (1 November 2006) (clause 21)

Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer	
	access	Supplementar
	licence	y access
		licence
	Upper and	
	Lower	
	Namoi	
	Groundwat	
	er Sources	
90BL102394, 90BL121003, 90BL128768, 90BL143626, 90BL248540	475	200
90BL017212	66	
90BL022433	94	29
90BL104826, 90BL121125, 90BL140871	84	
90BL251053, 90BL016125, 90BL247440, 90BL247938	182	68
90BL246469, 90BL021161, 90BL021386, 90BL021387,	4871	751
90BL022687, 90BL105523, 90BL105942, 90BL112821,		
90BL131035, 90BL246372, 90BL246471, 90BL133949,		

90BL133950, 90BL141719, 90BL141720, 90BL112820, 90BL153764		
90BL029122, 90BL124129, 90BL133005, 90BL152835, 90BL141484		219
90BL249506, 90BL110926, 90BL130100, 90BL130101,	1248	305
90BL131377, 90BL134095, 90BL248059	1240	303
90BL119321, 90BL252976, 90BL130448	393	150
90BL119321, 90BL232970, 90BL130448	27	150
90BL250742, 90BL107946, 90BL108710, 90BL108711,	1786	352
90BL115167, 90BL115377, 90BL115378, 90BL115379,	1700	332
90BL115380, 90BL251165, 90BL152720, 90BL152721,		
90BL108709, 90BL108714, 90BL108713		
90BL115132, 90BL154255	156	93
90BL115260	240	152
90BL249067, 90BL111364	189	103
90BL135959	282	136
90BL247379, 90BL111070, 90BL111071, 90BL118016	352	150
90BL030085	130	7
90BL124321, 90BL124322, 90BL124325, 90BL128451,	1123	368
90BL133279, 90BL154412	1123	500
90BL249551, 90BL104241, 90BL111083, 90BL247668	358	117
90BL013042, 90BL112662, 90BL141674, 90BL248795	368	232
90BL022046, 90BL110402, 90BL110401	603	182
90BL110399, 90BL110405	527	173
90BL030519, 90BL138180, 90BL152375, 90BL152376	910	277
90BL108357, 90BL122327, 90BL120600, 90BL110312	871	324
90BL246550, 90BL018589, 90BL112938, 90BL247467	695	135
90BL252178, 90BL106985, 90BL106986, 90BL246172,	2937	971
90BL119323, 90BL246775, 90BL020765, 90BL247061,		
90BL152420, 90BL107313, 90BL018059, 90BL247589, 90BL248892		
90BL008087, 90BL127653	205	
90BL012058, 90BL108047, 90BL141736, 90BL105316,	1003	145
90BL105317, 90BL111499		
90BL109274, 90BL154773	548	152
90BL023329, 90BL023330, 90BL112881, 90BL115502,	1171	319
90BL126265, 90BL152640, 90BL023328		
90BL249732, 90BL108496, 90BL120440	513	187
90BL108678, 90BL110343, 90BL110745, 90BL124130,	1033	241
90BL138715, 90BL155287		
90BL247428, 90BL247427, 90BL135867, 90BL135868, 90BL143882	547	153
90BL019539, 90BL019540, 90BL030356, 90BL030358	941	171
90BL249847, 90BL030490, 90BL103885, 90BL112796,	737	76
90BL112797, 90BL115008		
90BL249470, 90BL114533, 90BL114534	311	29
90BL115295, 90BL123438, 90BL246582, 90BL017944	141	
90BL030464, 90BL128635	472	31
90BL018119, 90BL018120	86	
90BL021169, 90BL021168, 90BL015938, 90BL019121, 90BL152250	969	170
90BL132418, 90BL114614, 90BL114616, 90BL133318,	1043	221
90BL114615, 90BL131855, 90BL132419		
90BL155228	53	29
90BL137267	428	183
90BL019253, 90BL133067, 90BL151581, 90BL151280	474	197

90BL251572, 90BL013118, 90BL126271, 90BL132191,	559	141
90BL137754, 90BL141779 90BL018794, 90BL022540, 90BL023711, 90BL030534,	1601	506
	1001	300
90BL031290, 90BL110348, 90BL023712, 90BL030373, 90BL030311, 90BL023710		
90BL030311, 90BL023710 90BL017153, 90BL151064	352	151
90BL106811, 90BL109392, 90BL112132, 90BL124109, 90BL138108		194
90BL030155, 90BL030157, 90BL150361, 90BL109103, 90BL150362		194
90BL247374, 90BL100753	316	174
90BL016166, 90BL105505, 90BL105506, 90BL115792,	1542	215
90BL112660, 90BL008376	1372	215
90BL110336, 90BL110338, 90BL107311, 90BL110337	960	295
90BL018630, 90BL018631, 90BL126269, 90BL126270	372	214
90BL133109, 90BL023795, 90BL103176, 90BL106394	796	165
90BL248023, 90BL111377	439	41
90BL117408	586	
90BL115686, 90BL152354	205	142
90BL022721, 90BL022722, 90BL124301, 90BL136098,	1045	249
90BL124302, 90BL132938, 90BL022720	10.0	,
90BL123495	5	17
90BL030635, 90BL246674, 90BL144220, 90BL014401	6	2
90BL137570	1	
90BL152486	141	164
90BL144181, 90BL144182, 90BL248557	200	193
90BL246124, 90BL145229	185	206
90BL006733	36	
90BL013770	35	
90BL005538, 90BL020729, 90BL131234, 90BL131235	107	
90BL136048	238	123
90BL252131, 90BL136081, 90BL136082, 90BL135706	497	203
90BL131686	19	
90BL102412, 90BL102413, 90BL118001, 90BL126231,	2076	2086
90BL130838, 90BL015716, 90BL102414, 90BL126232,		
90BL249706, 90BL015850, 90BL021780, 90BL021782,		
90BL144134, 90BL152437, 90BL130638, 90BL126230,		
90BL144135, 90BL247873, 90BL249705		
90BL152050	124	19
90BL252052, 90BL022099, 90BL023076, 90BL112827	389	334
90BL133743, 90BL138039, 90BL140136, 90BL119607	359	80
90BL131256	33	
90BL030881, 90BL131171, 90BL247968	121	67
90BL124515, 90BL030962, 90BL155251	161	89
90BL110216, 90BL110217, 90BL110218, 90BL130971, 90BL248368		348
90BL102583, 90BL151108, 90BL112298	410	172
90BL106405, 90BL106403, 90BL106404, 90BL106406,	612	491
90BL154601, 90BL248178		
90BL249794, 90BL100485, 90BL104511, 90BL123233,	464	228
90BL249792, 90BL155398, 90BL247967		
90BL140554, 90BL152992	204	138
90BL021788, 90BL110107, 90BL111059, 90BL130289,	242	243
90BL247209, 90BL248118		

90BL018255, 90BL153423	257	146	
90BL246454, 90BL022888, 90BL154353, 90BL126709	246	236	
90BL108018, 90BL109898, 90BL152833	313	335	
90BL248141, 90BL021911, 90BL104259, 90BL119624,	177		
90BL247347, 90BL248346			
90BL154845, 90BL018465, 90BL018466, 90BL019843,	1227	218	
90BL018461, 90BL019844, 90BL019842			
90BL031378, 90BL246883	94	16	
90BL015610	145	40	
90BL016454, 90BL021226, 90BL247352, 90BL248665	100	90	
90BL020443, 90BL020442	317	166	
90BL017028, 90BL017029, 90BL247496, 90BL017031,	554	176	
90BL138882, 90BL015591			
90BL017307, 90BL022658	809	272	
90BL103191, 90BL246626, 90BL135655	1051	176	
90BL133453, 90BL144518, 90BL152501, 90BL144517	347	382	
90BL018504, 90BL030205, 90BL030206, 90BL132982, 90BL136386	647	86	
90BL130876	28		
90BL022736, 90BL023517, 90BL030007, 90BL030008,	530	190	
90BL030009, 90BL030509, 90BL020992			
90BL251569, 90BL020869, 90BL117913, 90BL126405,	618	113	
90BL134435, 90BL139342, 90BL108940, 90BL251417, 90BL251457	010	115	
90BL126948, 90BL249377, 90BL017743	416	199	
90BL112367	27	6	
90BL131778	64	0	
90BL138075, 90BL155111	148	195	
90BL115733	140	175	
90BL106881, 90BL112829, 90BL152265, 90BL154656	364	473	
90BL013566, 90BL112441, 90BL132318, 90BL132894	332	315	
90BL126699	214	515	
90BL136451	19		
90BL031217, 90BL031216	84		
90BL103687, 90BL103688	150	50	
90BL246158, 90BL250529	81	50	
90BL102074	27		
90BL130859	12		
90BL031374, 90BL132719, 90BL132720, 90BL132721, 90BL248542	263	147	
90BL103829, 90BL150030, 90BL154535, 90BL248273,	847	875	
90BL252176, 90BL131302, 90BL250340, 90BL150573, 90BL016277	0-17	075	
90BL118341	19		
90BL155021	57	40	
90BL030943, 90BL247191	60	40	
90BL050943, 90BL247191 90BL252426, 90BL020781, 90BL116930	81		
90BL232420, 90BL020781, 90BL110930 90BL117425, 90BL246665, 90BL248480	28		
	28		
90BL013625, 90BL150266 90BL122228, 90BL019081, 90BL100023, 90BL011987,	<u>29</u> 853	1103	
90BL122228, 90BL019081, 90BL100023, 90BL011987, 90BL151854, 90BL248302, 90BL136924, 90BL151855,	000	1105	
90BL011986, 90BL102982 00BL004181_00BL004200_00BL004201_00BL004663_00BL155028	174	228	
90BL004181, 90BL004200, 90BL004201, 90BL004663, 90BL155028		238	
90BL249056, 90BL126692, 90BL137591, 90BL141735, 00BL 155128, 00BL 248031	280	376	
90BL155128, 90BL248931			
90BL030142 10 90BL01093 52 90BL010786, 90BL144330 80 90BL134204, 90BL152790 37 90BL138135 40 90BL138135 40 90BL138135 40 90BL138086, 90BL15024 20 90BL154021 8 90BL140786, 90BL152295 143 90BL140786, 90BL150351 169 90BL13200 471 90BL30038 112 90BL152781, 90BL01641 108 90BL152781, 90BL01641 108 90BL120098 262 90BL126163, 90BL120098 262 90BL252694, 90BL017872, 90BL019231, 90BL019588, 90BL23260, 90BL247682, 90BL24785, 90BL23200, 90BL30249, 90BL30455 90BL25203, 90BL017915, 90BL13859, 90BL24785, 90BL24785, 90BL24780, 90BL30455 90BL25203, 90BL017915, 90BL14859, 90BL24785, 90BL3240 90BL016203, 90BL130455, 90BL03039, 90BL14270, 90BL30466 90BL016203, 90BL10444, 90BL13045, 90BL124704, 90BL30466 90BL016203, 90BL07459, 90BL247934, 90BL020223, 90BL02023, 90BL042816, 1454 90BL04454, 90BL1141938, 90BL247934, 90BL02023, 90BL042816, 1454 90BL148753, 90BL14498, 90BL247934, 90BL			
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90BL007886, 90BL144330 80 90BL134204, 90BL152790 37 90BL138135 20 90BL138135 40 90BL138135 40 90BL138135 40 90BL13717, 90BL140725, 90BL154608 124 53 90BL140786, 90BL152295 143 177 90BL13030 471 193 90BL130303 112 90BL130303 112 90BL130038 112 90BL13200 471 193 90BL130038 112 90BL130038 112 90BL132896, 90BL123200 477 90BL152781, 90BL10641 108 201 90BL132896, 90BL132098 262 142 90BL126163, 90BL13896, 90BL13231, 90BL019588, 663 47 90BL25204, 90BL017872, 90BL0413230, 90BL030249, 90BL23200, 1312 253 90BL252073, 90BL13975, 90BL14859, 90BL123260, 1312 253 90BL13074, 90BL130744, 90BL130746, 90BL123260, 1312 253 90BL0130712, 90BL397, 90BL01825, 90BL123260, 1312 253 90BL016327, 90BL017657, 90BL02222, 90BL02223, 1088 812 90BL014527, 90BL012133, 90BL013056 90BL017657, 90BL01825, 90BL13	90BL030142	10	
90BL134204, 90BL152790 37 90BL138155 40 90BL138155 40 90BL138155 40 90BL137717, 90BL140725, 90BL154608 124 53 90BL14021 8 11 90BL14725, 90BL152295 143 177 90BL247407, 90BL150351 169 113 90BL13020 471 193 90BL132781, 90BL00641 108 90BL1323, 90BL28996, 90BL247682, 90BL151578 476 90BL15200, 90BL120098 262 142 90BL15466, 90BL120098 262 90BL252694, 90BL017872, 90BL019231, 90BL03249, 90BL03249, 90BL130456, 90BL131233, 90BL030249, 90BL247385, 90BL247385, 90BL247385, 90BL247385, 90BL247385, 90BL247385, 90BL247385, 90BL247385, 90BL03105, 90BL143240 1312 253 90BL016203, 90BL05666, 90BL013030, 90BL143240 1454 1062 90BL01623, 90BL01555, 90BL013572 90BL01627, 90BL017657, 90BL021135, 90BL03115, 90BL03156 90BL0303, 90BL0303, 90BL0303, 90BL0303, 90BL0303, 90BL247784, 90BL03166 152 90BL01471, 90BL16063, 90BL137572 90BL03013, 90BL0313, 90BL247784, 90BL03256, 90BL12331, 90BL247789, 90BL34754, 681 223 90BL326703, 90BL01749, 90BL03105, 90BL12316, 90BL247789, 90BL32806			
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90BL108666	1	
90BL152916	5	
90BL152949	116	113
90BL110066	3	
90BL110350	5	1
90BL114864	5	-
90BL117181	1	
90BL249193, 90BL154441	128	
90BL154536	70	
90BL154626	5	
90BL154715	38	
90BL154754	4	
90BL120941	3	
90BL154923	5	
90BL011724, 90BL155130	1	
90BL155127	4	
90BL155126	3	
90BL155120 90BL155149	3	
90BL155179	5	
90BL155179 90BL155184	3	
	5	
90BL155275		
90BL155351, 90BL008120	130	
90BL131265	18	
90BL131733	79	
90BL133173	1	
90BL246275, 90BL251057	3	
90BL246276	77	
90BL133711	3	ļ
90BL246287	77	
90BL134294	3	
90BL246300	4	
90BL135792, 90BL135793	53	

90BL136108	3	
90BL246447	5	
90BL246551	3	
90BL138062	3	
90BL246630	3	
90BL240030 90BL145413, 90BL139331	2	14
	123	14
90BL246680 90BL139418		5
	1	3
90BL140636	1	
90BL140994	35	
90BL141108	2	
90BL141308	5	
90BL141309	77	
90BL141889	5	
90BL141936	22	
90BL246907	4	
90BL142382	3	
90BL247055	5	
90BL247096	3	
90BL247210	3	
90BL247212	3	
90BL247213	5	
90BL247230	4	
90BL027910, 90BL249976, 90BL247386	3	
90BL145381	3	
90BL145441	5	3
90BL145505	3	
90BL150008	28	
90BL150027	11	
90BL150217	3	
90BL249154, 90BL150338, 90BL249014	93	76
90BL150370	4	10
90BL150374	16	
90BL016633, 90BL150393	5	
90BL150395	48	
90BL150595 90BL151506	2	
90BL151530 90BL151531	4	
90BL151551 90BL247556	5	
90BL247588	1	
90BL247629	5	
90BL247630	5	
90BL247631	5	
90BL247653	5	
90BL247669	3	
90BL153519, 90BL248877	6	
90BL247730	3	
90BL247861	3	
90BL247031	72	19
90BL143611	67	
90BL128472, 90BL251167, 90BL248674, 90BL143370	67	32
90BL155466, 90BL253154	3	

90BL155354	3	
90BL155554 90BL142536	26	9
	588	194
90BL249999, 90BL247555, 90BL125371 90BL154755	10	194
90BL134733 90BL249278, 90BL019389, 90BL019825, 90BL130835, 90BL136876		517
90BL249278, 90BL019389, 90BL019823, 90BL130833, 90BL130870 90BL120507, 90BL155305, 90BL120508, 90BL120509,	682	806
90BL120507, 90BL155505, 90BL120508, 90BL120509, 90BL247935, 90BL154796	082	800
,	404	206
90BL137828, 90BL142154, 90BL142155	494	206
90BL018600, 90BL247272, 90BL154985 90BL132317, 90BL247790	218 146	81 62
90BL124003	153	109
90BL248022	5	
90BL248042	2	
90BL135570, 90BL248072	48	
90BL008093	80	1.65
90BL248103	132	165
90BL022236, 90BL248143	16	
90BL248188	97	50
90BL248156	212	53
90BL248300	4	
90BL248364	1	
90BL248577	4	
90BL143257	77	
90BL153474	164	90
90BL248668	3	
90BL248699	5	
90BL248701	5	
90BL247348, 90BL250148, 90BL253100	20	
90BL248778	5	
90BL136796	5	
90BL247857	82	
90BL248729	3	
90BL124967	19	
90BL249068	5	
90BL249064	4	
90BL249090	3	
90BL249166	3	
90BL249125	4	
90BL249155	9	
90BL143612	85	
90BL249188	56	16
90BL249271	7	
90BL249346	5	
90BL249116	10	
90BL247494	34	
90BL018404	49	
90BL249550	4	
90BL249570	4	
90BL141109, 90BL020371	3	
90BL247660	2	
90BL247903	2	

90BL022565	19	
90BL019557	77	
90BL016795	3	
90BL022947	3	
90BL0022947 90BL008113	50	
90BL008115 90BL128706	127	
90BL28700 90BL249721	5	
	682	36
90BL017388, 90BL116675, 90BL116677		30
90BL249914	1	
90BL015453	3	
90BL152813	5	
90BL253547, 90BL016254	1	
90BL008525, 90BL009100	8	
90BL023387	38	
90BL017843	14	
90BL020078	30	
90BL022953	51	
90BL009299	10	
90BL012870	13	
90BL015841	42	
90BL014633	42	
90BL007251	35	
90BL011825	1	
90BL251187, 90BL011602	54	
90BL110231	272	98
90BL115345	106	47
90BL250757, 90BL030208, 90BL008640, 90BL152123, 90BL131803	72	89
90BL115446	1	
90BL031477, 90BL031479, 90BL130935, 90BL132628	733	117
90BL115446	1	-

Division 6 – Replacement access licences for Part 5 entitlements for the Lower Lachlan (1 February 2008) (clause 27)

Column 1	Column 2	Column 3
Part 5 entitlement	Aquifer access	
	licence	Supplementary
		access licence
	Lower Lachlan	
	Groundwater	
	Source	
70BL130763	575	101
70BL229206	1767	154
70BL118496, 70BL228644	1534	324
70BL226918	1052	175
70BL031584, 70BL228456	4134	1004
70BL226099	1260	315
70BL226076	838	
70BL137921, 70BL228628	1287	221
70BL128745, 70BL228546	2487	464
70BL137025, 70BL226293	1887	584
70BL100865, 70BL100866, 70BL138402, 70BL141670,	11729	2494

70BL226209, 70BL226219, 70BL227321, 70BL227624,		
70BL229256		
70BL103115, 70BL230554	2167	321
70BL108630	386	17
70BL112398	132	
70BL227379	1890	202
70BL123429, 70BL226295, 70BL227254, 70BL229295	2870	618
70BL122412	162	198
70BL141672, 70BL227386, 70BL227838, 70BL227839	2886	1102
70BL227269	2701	517
70BL154191	31	2
70BL133639, 70BL228685	1058	242
70BL134782	31	
70BL227942	1202	748
70BL030418, 70BL030419, 70BL124020, 70BL124522,	10528	2442
70BL226607, 70BL229231, 70BL229232, 70BL229233,		
70BL229235, 70BL229236		
70BL030978, 70BL107112, 70BL117551, 70BL226126,	5198	
70BL228581, 70BL229184		
70BL132733	1179	171
70BL228879	933	
70BL226160, 70BL227381, 70BL227433, 70BL227434,	14959	3223
70BL227435, 70BL228686, 70BL229275		
70BL120905, 70BL226762, 70BL227608	4484	894
70BL226342, 70BL226746, 70BL229529, 70BL229530,	937	
70BL229531		
70BL226343	1568	254
70BL229814	5	
70BL226392	1543	
70BL227662, 70BL227907, 70BL228965	3512	591
70BL004830, 70BL226333, 70BL227983	2087	541
70BL226401	1739	
70BL226626	323	50
70BL226430	923	3
70BL226575	90	105
70BL226859	873	1
70BL226874	344	-
70BL226664	99	121
70BL151466	865	139
70BL226665	170	27
70BL226858	1209	470
70BL220838 70BL020879	1209	470
70BL226611	540	510
70BL227074, 70BL230527 70BL226767	1007	196
	180	8
70BL226496	50	
70BL226756	450	300
70BL229117	805	695
70BL140791	987	201
70BL018891	90	
70BL226344, 70BL226745, 70BL229434, 70BL229435,	1350	

70BL229436		
70BL228078	19	1
70BL012621	16	
70BL007052	68	
70BL007380	5	
70BL227318	270	42
70BL016333, 70BL020397	58	
70BL008792	30	
70BL229864	1	
70BL230192	123	7
70BL228537	49	
70BL226765	180	
70BL231127	1	
70BL006726, 70BL020619	5	
70BL226849	395	
70BL226850	353	443
70BL226851	808	

Division 7 – Replacement access licences for Part 2 or Part 5 entitlements for the Peel Valley (1 July 2010) (clause 50)

Licence No	Licence No	Licence No
90BL24842	90BL13313	90BL24705
		4
-		-
90BL11102	90BL24629	90BL24707
2	7	9
	-	
90BL11102	90BL24629	90BL24711
3	8	8
90BL25127	90BL24629	90BL24711
0	9	9
90BL25240	90BL24814	90BL24708
0	5	1
90BL11544	90BL13502	90BL14351
9	7	1
90BL11545	90BL24635	90BL14351
1	0	2
90BL11545	90BL13589	90BL24708
2	6	6
90BL11882	90BL13626	90BL24709
6	6	1
90BL11832	90BL24766	90BL24709
5	3	2
	90BL24842 3 90BL11102 2 90BL11102 3 90BL25127 0 90BL25240 0 90BL11544 9 90BL11545 1 90BL11545 2 90BL11882 6 90BL11832	90BL11102 90BL24629 2 7 90BL11102 90BL24629 3 8 90BL25127 90BL24629 90BL25240 90BL24814 0 9 90BL11544 90BL13502 90BL11545 90BL24635 90BL11545 90BL24635 90BL11545 90BL24635 90BL11545 90BL13502 90BL11545 90BL13589 2 6 90BL11882 90BL13626 6 6 90BL11832 90BL24766

90BL03076			
2000L03070	90BI 25035	90BL01698	90BI 01224
2	90BL23033	7	6
90BL03079	2	/	0
	00DI 15492	90BL01698	00 PL 01224
5	90DL13462	-	90DL01224
0001 02070	1	8	/
90BL03079	0001 10000	0001 01 000	0001 04700
7		90BL01698	
	8	9	3
90BL03079			
9	90BL12096	90BL01947	90BL24711
	3	3	0
90BL24827			
8	90BL13322	90BL24660	90BL14456
	6	2	5
90BL10020			
4	90BL24738	90BL24661	90BL24721
	9	3	4
90BL10089			
0	90BL12058	90BL01203	90BL24852
°	9	2	4
90BL15198	,	2	<u>т</u>
-	00 PI 15482	90BL13820	00BI 24721
2	-		
00DI 15074	0	3	5
90BL15374	000104610	000104660	0001 04700
6	-	90BL24663	
	0	2	6
90BL15374			
7		90BL01718	
	5	2	5
90BL15374			
8	90BL24696	90BL24668	90BL24856
	1	1	6
90BL25011			
8	90BL25074	90BL13939	90BL24856
	4	3	7
90BL15216			
2	90BL25074	90BL13939	90BL24723
_	5	4	7
90BL02143	-		-
0	90BI 12332	90BL24668	90BL24744
	9	3	3
90BL02143	·	5	5
-	00 PI 12225	90BL24740	90BL24856
1			
00DL 10274	5	4	8
90BL10374	00DI 10-07	00DL 100 / 0	
5		90BL13943	
	4	4	9
90BL10374			
6	90BL12625	90BL24671	90BL24857
	5	0	1

90BL15219			
4	90BL15450	90BL24671	90BL14511
•	2	6	2
90BL15219	_	0	-
5	90BL15450	90BL24671	90BL24964
	3	7	6
90BL15275	-		
3	90BL01618	90BL24674	90BL24964
	3	1	7
90BL10437	-		-
9	90BL12414	90BL24682	90BL14534
	2	1	9
90BL01492			
6	90BL24820	90BL24683	90BL15003
	5	0	3
90BL01936			
5	90BL12668	90BL24683	90BL15065
	9	1	8
90BL01936			
6	90BL15152	90BL24940	90BL15092
	7	8	6
90BL01936			
7	90BL24776	90BL24688	90BL15092
	7	9	8
90BL01994			
9	90BL24940	90BL24694	90BL24711
	9	2	1
90BL02058			
0	90BL13162	90BL14209	90BL24748
	8	9	1
90BL10522			
1	90BL13162	90BL24694	90BL24744
	2	1	6
90BL10551			
3	90BL13162	90BL14236	90BL24791
	3	5	0
90BL24734			
2	90BL13162	90BL14314	90BL13773
	4	6	8
90BL10759			
6	90BL13162	90BL24705	90BL00915
	5	2	8
90BL24983			
7	90BL13162	90BL24705	90BL15245
	6	3	1
90BL15364			
8	90BL13162	90BL24705	90BL24855
	7	6	1
90BL25194			
9	90BL24656	90BL01003	90BL24960
1	0	4	1
		1	1

			1
90BL15216			
8	90BL12081	90BL01003	90BL25309
	3	5	7
90BL03100			
1	90BL12695	90BL01003	90BL25175
1	0	6	0
0001 021 42	0	0	U
90BL03143			
3	90BL12695	90BL24660	90BL24971
	3	1	3
90BL24810			
1	90BI 24749	90BL00627	90BI 24989
Ŧ	_	2000027	0
00DI 11546	5	2	0
90BL11546			
2	90BL02139	90BL01133	90BL25172
	5	8	2
90BL11546			
3	90BI 02000	90BL12224	90BI 155/15
5		20DL12224	
	3	2	8
90BL24779			
2	90BL24852	90BL01281	90BL25012
	5	2	6
90BL01226	-		-
5	0001 01100	90BL24790	0001 25022
5			90DL23022
	9	1	7
90BL01781			
3	90BL01203	90BL24852	90BL15065
	3	6	9
90BL13785		0	-
	0001 01520	90BL24852	00DI 25146
7	90BL01520		
	1	7	6
90BL15105			
6	90BL00481	90BL25395	90BL11526
	1	6	8
90BL14166		0	
	0001 00 49 1	00DI 25 401	0001 00796
6	-	90BL25401	90BL00786
	3	1	2
90BL14166			
7	90BL24851	90BL00953	90BL00853
	4	9	6
90BL14166	-	-	~
	0001 01002	0001 04057	0001 02120
8	90BL01883	_	
	9	3	3
90BL13944			
5	90BL01383	90BL24857	90SL006515
	6	2	
00 DI 15160	<u>v</u>	-	
90BL15169			
3	90BL24884	90BL24857	90SL009737
	5	4	
90BL01385			
0	90BL 25393	90BL 10031	90SL043337
	1	8	2052073337
	1	0	

90BL13164 9 90BL01045 90BL10032 90SL0434 0 8 90BL15286 2 90BL01288 90BL15008 90SL0444 9 6 90BL24826	52
90BL15286 2 90BL01288 90BL15008 90SL0444 9 0BL24826 6 90BL15008 90SL0444	
2 90BL01288 90BL15008 90SL0444 9 6 90BL24826	
9 6 90BL24826	
90BL24826	64
4 90BL01293 90BL15274 90SL0473	317
6 0	
90BL03014	
9 90BL24851 90BL24950 90SL0500)59
3 2	
90BL03015	
0 90BL01472 90BL25450 90SL0510)36
6 9	
90BL24682	
6 90BL01395 90BL25395 90BL1201	8
4 1 5	
90BL03015	10
9 90BL01395 90BL01606 90BL0204	10
5 1 4	_
90BL02992 9 90BL01395 90BL01606 90BL2524	1 /
9 90BL01395 90BL01606 90BL2524 6 2 4	14
90BL03079	
3 90BL01395 90BL24875 90BL1303	38
90BL03148	
9 90BL01142 90BL24876 90BL0204	41
5 4 3	
90BL25403	
4 90BL01142 90BL24885 90BL0173	34
8 1 2	
90BL03157	
1 90BL01314 90BL01747 90BL2550)9
90BL10952	
6 90BL01780 90BL24904 90BL0082 5 8 2	27
90BL10572	
1 90BL24920 90BL24909 90BL2493	32
5 8 9	
90BL10894	
1 90BL01554 90BL24914 90BL2471	10
9 4 8	
90BL01908	
8 90BL01277 90BL24876 90BL2471	16
8 0 7	
90BL10728	
7 90BL01277 90BL24876 90BL2493	33
9 1 0	

90BL00990			
6	90BL02040	90BL01472	90BL24710
	2	7	9
90BL24953			
9	90BL24716	90BL24941	90BL00992
	8	9	4
90BL12103			
6	90BL00992	90BL24953	90BL15451
	3	8	7

Division 8 – Replacement access licences for Part 2 or Part 5 entitlements for the Bega and
Brogo Rivers (1 April 2011) (clauses 71 and 72)
Subdivision 1

Column 1	Column 2
Water Act 1912	Proposed supplementary entitlement
Licence	(ML)
10SL020520	25
10SL036179	44
10SL035213	45
10SL040086	101
10SL043612	62
10SL042616	79
10SL043866	121
10SL043040	9
10SL055527	85
10SL040362	94
10SL041578	58
10SL042178	172
10SL042978	45
10SL047151	40
10SL047190	9
10SL052114	24
10SL055798	247
10SL056749	40

Subdivision 2

Licence No	
10BL15957	
4	

Division 9 – Replacement access licences for certain entitlements for Namoi, Macquarie Bogan, Barwon-Darling and Murrumbidgee Unregulated and Alluvial Water Sources and Belubula Regulated River Water Source and for Murrumbidgee Regulated River Water Sources (4 October 2012)

Subdivision 1 – Aquifer (high security) access licences (clause 84S)

	Water Act 1912 entitlements with respect to Macquarie		
	Bogan Unregulated and Alluvial Water Sources		
	Individual listings]	
80BL1415	80BL135274		
54		80BL2387	80BL23827
		44	1

80BL0303	80BL136925		
51	80BL130925	80BI 0204	80BL24224
51		89	00DL24224 2
80BL1049	80BL141633	07	2
60 60	00 D L141055	80BI 0226	80BL11564
00		05	8
80BL1168	80BL153298	05	0
65	00 D E133290	80BI 0232	80BL24224
05		56	30DL24224
80BL1330	80BL243440	50	5
25	00DL243440	80BI 0228	80BL02262
23		42	2
80BL1330	80BL130403	42	0
	80BL130403	00DI 1215	0001 04000
32			80BL24223
	2027 / 2020 / P	37	3
80BL1330	80BL133042		
40			80BL23779
		60	0
80BL1330	80BL133207		
43		80BL2384	80BL24285
		61	7
80BL1330	80BL133034		
44		80BL 2386	80BL24247
		87	1
80BL1330	80BL006460	07	1
51	80DL000400	20DI 2207	80BL02090
51		50 SUBL2397	2
00DI 1220	0001 015000	50	0
80BL1330	80BL015280	0001 0077	
52		80BL2377	80BL02293
		91	1
	Water Act 1912 entitlements with respect to Murrumbidgee		
	Unregulated and Alluvial Water Sources	_	
]	Individual listings		
40BL1005	40BL150390		
77		40BL1879	40BL19029
		86	8
40BL1083	40BL186036		
43		40BL1879	40BL19162
		36	4
40BL1096	40BL187246		-
28		40BI 0220	40BL19202
20		40BL0220 71	40BL19202 2
40DI 1220	40DI 197044	/ 1	<u> </u>
40BL1229	40BL187244	40DI 1992	40DI 10000
13			40BL19223
1007 100-	10.51 10.0051	95	3
40BL1335	40BL186851		
27			40BL02208
'		97	9
		21	
40BL1358	40BL187570		
	40BL187570	40BL1909	

40BL1393	40BL187517	
85		40BL1915
0.5		30
40BL1440	40BL187300	50
08		40BL1916
00		25
	Water Act 1912 entitlements with respect to Macquarie	
	Bogan Unregulated and Alluvial Water Sources	
	Group listings	
	80BL012625, 80BL023173, 80BL106780, 80BL106753	
	80BL014451, 80BL121002	
	80BL122223, 80BL133206	
	80BL133037, 80BL133038	
	80BL133046, 80BL133045	
	80BL133047, 80BL133048	
	80BL133059, 80BL143396, 80BL133060	
	80BL133814, 80BL133816	
	80BL133041, 80BL022058	
	80BL133036, 80BL017018	
	80BL020073, 80BL020074, 80BL020072	
	80BL121724, 80BL121717, 80BL121719, 80BL121721,	
	80BL121722	
	80BL133035, 80BL023130	
	80BL023829, 80BL133054, 80BL133053, 80BL133055,	
	80BL023828, 80BL023827, 80BL030671, 80BL023830	
	80BL133027, 80BL133026	
	80BL133033, 80BL010026, 80BL010079	
	80BL133031, 80BL011833	
	80BL011487, 80BL019013	
	80BL242669, 80BL236534, 80BL238328	
	80BL133030, 80BL133028	
	80BL133050, 80BL133049, 80BL022618, 80BL019095	
	Water Act 1912 entitlements with respect to Murrumbidgee	
	Unregulated and Alluvial Water Sources	
	Group listings	
	40BL187133, 40BL187138	
	40BL190438, 40BL190440	
	40BL191606, 40BL191607, 40BL191608	

Subdivision 2 – Unregulated river (A class), (B class) and (C class) access licences (clauses 84ZE-84ZG)

Water Act 1912 entitlements with respect to	Replacement	Share
Barwon-Darling Unregulated and Alluvial Water Sources	access licence	componentunit
		shares
85SA012503	Unregulated	3,905
	river (A Class)	
85SL006615	Unregulated	11
	river (A Class)	
85SL015549	Unregulated	9
	river (A Class)	
85SL017358	Unregulated	24

0.507.01500.5	river (A Class)	- CO
85SL017395	Unregulated	69
	river (A Class)	
85SL017910	Unregulated	27
	river (A Class)	
85SL018386	Unregulated	12
	river (A Class)	
85SL019431	Unregulated	34
	river (A Class)	
85SL019830	Unregulated	102
	river (A Class)	
85SL019891	Unregulated	32
	river (A Class)	
85SL019980	Unregulated	24
	river (A Class)	21
85SL020122	Unregulated	71
0352020122	river (A Class)	/1
85SL020562		37
83SL020302	Unregulated	57
0501.001000	river (A Class)	(7
85SL021298	Unregulated	67
	river (A Class)	
85SL021645	Unregulated	9
	river (A Class)	
85SL022057	Unregulated	47
	river (A Class)	
85SL022063	Unregulated	31
	river (A Class)	
85SL022896	Unregulated	10
	river (A Class)	
85SL023367	Unregulated	74
	river (A Class)	
85SL023943	Unregulated	20
	river (A Class)	
85SL024052	Unregulated	8
	river (A Class)	
85SL026335	Unregulated	15
	river (A Class)	
85SL026717	Unregulated	59
	river (A Class)	
85SL026850	Unregulated	11
0352020050	river (A Class)	11
85SL028028	Unregulated	50
0551020020	river (A Class)	50
85SL028056		93
0331020030	Unregulated	75
85SL 028420	river (A Class)	124
85SL028429	Unregulated	124
0501.000.000	river (A Class)	12
85SL029409	Unregulated	12
	river (A Class)	
85SL029422	Unregulated	9
	river (A Class)	

85SL029986	Unregulated	27
	river (A Class)	_,
85SL031486	Unregulated	60
	river (A Class)	00
85SL033801	Unregulated	54
000000000	river (A Class)	51
85SL035539	Unregulated	8
0352033333	river (A Class)	0
85SL035672	Unregulated	81
0551055072	river (A Class)	01
85SL035947	Unregulated	18
0552055747	river (A Class)	10
85SL037505	Unregulated	32
0332037303	river (A Class)	32
955L 027010	· · · · · · · · · · · · · · · · · · ·	65
85SL037919	Unregulated	65
855L 040007	river (A Class)	27
85SL040097	Unregulated	27
	river (A Class)	
85SL040262	Unregulated	34
	river (A Class)	
85SL040876	Unregulated	143
	river (A Class)	
85SL043183	Unregulated	13
	river (A Class)	
85SL043528	Unregulated	47
	river (A Class)	
85SL043546	Unregulated	47
	river (A Class)	
85SL043949	Unregulated	47
	river (A Class)	
85SL044188	Unregulated	11
	river (A Class)	
85SL044510	Unregulated	9
	river (A Class)	-
85SL044614	Unregulated	82
	river (A Class)	02
85SL044705	Unregulated	47
	river (A Class)	
85SL044738	Unregulated	54
	river (A Class)	JT
85SL044879	Unregulated	47
033LU44017	e	4/
9551.045095	river (A Class)	20
85SL045085	Unregulated	38
0501.045005	river (A Class)	45
85SL045095	Unregulated	45
	river (A Class)	
85SL045110	Unregulated	56
	river (A Class)	
85SL045316	Unregulated	47
	river (A Class)	
85SL045527	Unregulated	36

	river (A Class)	
85SL045530	Unregulated	60
0.0104.0.00	river (A Class)	00
85SL045541	Unregulated	47
0331043341	river (A Class)	47
9551 0455 <i>c</i> 1		20
85SL045561	Unregulated	38
0501.04/010	river (A Class)	C 1
85SL046019	Unregulated	51
0501.04/050	river (A Class)	20
85SL046259	Unregulated	38
0501.04/202	river (A Class)	25
85SL046386	Unregulated	35
	river (A Class)	
85SL046739	Unregulated	35
	river (A Class)	
85SL047088	Unregulated	104
	river (A Class)	
85SL047309	Unregulated	35
	river (A Class)	
85SL047803	Unregulated	96
	river (A Class)	
85SL047825	Unregulated	49
	river (A Class)	
85SL047845	Unregulated	45
	river (A Class)	
85SL048281	Unregulated	38
	river (A Class)	
85SL048297	Unregulated	38
	river (A Class)	
85SL048391	Unregulated	42
	river (A Class)	
85SL048658	Unregulated	40
	river (A Class)	
85SL048666	Unregulated	45
	river (A Class)	15
85SL048671	Unregulated	45
00010+0071	river (A Class)	т.)
85SL048685	Unregulated	45
03520+0005	river (A Class)	45
85SL048863	Unregulated	45
0331040003	river (A Class)	45
85SL049148	Unregulated	36
835L049148	Ũ	30
9551 040225	river (A Class)	26
85SL049225	Unregulated	36
0551.040202	river (A Class)	(0)
85SL049323	Unregulated	68
0.507.050100	river (A Class)	
85SL050108	Unregulated	45
	river (A Class)	
85SL050169	Unregulated	36
	river (A Class)	

85SL050920	Unregulated	36
	river (A Class)	
85SL050993	Unregulated	36
	river (A Class)	
85SL051129	Unregulated	20
	river (A Class)	
85SL051130	Unregulated	97
	river (A Class)	
85SL051295	Unregulated	45
	river (A Class)	
85SL051696	Unregulated	38
	river (A Class)	
85SL052034	Unregulated	45
	river (A Class)	
85SL095075	Unregulated	45
00010/00/0	river (A Class)	15
85SL095106	Unregulated	40
	river (A Class)	
85SL095139	Unregulated	45
	river (A Class)	r.
85SL095162	Unregulated	45
0332093102	river (A Class)	45
95 ST 005 49 4		45
85SL095484	Unregulated	45
0501.00/020	river (A Class)	10
85SL096028	Unregulated	12
0501.00/050	river (A Class)	20
85SL096050	Unregulated	29
0501.00 (1 (0	river (A Class)	
85SL096168	Unregulated	22
	river (A Class)	1.1.6
85SL096219	Unregulated	146
	river (A Class)	
85SL096220	Unregulated	47
	river (A Class)	
85SL096226	Unregulated	50
	river (A Class)	
85SL100097	Unregulated	41
	river (A Class)	
85SL100766	Unregulated	38
	river (A Class)	
85SL105004	Unregulated	56
	river (A Class)	
85SL105049	Unregulated	136
	river (A Class)	
85SL105050	Unregulated	97
	river (A Class)	
85SL105052	Unregulated	249
	river (A Class)	
	Unregulated	166
85SL105061	Unicymaicu	100
85SL105061	river (A Class)	100

	river (B Class)	
85SA001836	Unregulated	5,981
03571001050	river (B Class)	5,701
85SA010578	Unregulated	19,972
835A010378	river (B Class)	19,972
056 4 011570	``````````````````````````````````````	140
85SA011579	Unregulated	148
0504011501	river (B Class)	4.200
85SA011581	Unregulated	4,296
050 4 010500	river (B Class)	1.074
85SA012502	Unregulated	1,874
0.501.01000.6	river (B Class)	115
85SL018906	Unregulated	117
	river (B Class)	
85SL019833	Unregulated	346
	river (B Class)	
85SL021400	Unregulated	165
	river (B Class)	
85SL021766	Unregulated	291
	river (B Class)	
85SL022947	Unregulated	110
	river (B Class)	
85SL023809	Unregulated	188
	river (B Class)	100
85SL024550	Unregulated	128
0352024330	river (B Class)	120
85SL025591	Unregulated	638
0352023391	river (B Class)	038
85SL026894		56
855L020894	Unregulated	30
0501.02/005	river (B Class)	126
85SL026985	Unregulated	136
	river (B Class)	
85SL027276	Unregulated	191
	river (B Class)	
85SL027632	Unregulated	1,051
	river (B Class)	
85SL028178	Unregulated	582
	river (B Class)	
85SL028410	Unregulated	328
	river (B Class)	
85SL028537	Unregulated	273
	river (B Class)	
85SL029230	Unregulated	582
	river (B Class)	
85SL029245	Unregulated	92
	river (B Class)	
85SL029558	Unregulated	766
	river (B Class)	
85SL029878	Unregulated	618
0001027070	river (B Class)	010
85SL030049	Unregulated	1,205
0352030047	ę	1,203
	river (B Class)	

0501.021060	TT 1 (1	240
85SL031060	Unregulated	342
0501.001.00	river (B Class)	1.000
85SL031658	Unregulated	1,229
0591.026565	river (B Class)	120
85SL036565	Unregulated	138
0501.0270.40	river (B Class)	250
85SL037049	Unregulated	259
0501.027012	river (B Class)	204
85SL037213	Unregulated	294
955L 029607	river (B Class)	1 177
85SL038627	Unregulated	1,177
85SL040043	river (B Class)	951
855L040045	Unregulated	951
9561.044400	river (B Class)	1 427
85SL044420	Unregulated	1,437
0501.040410	river (B Class)	2 00 4
85SL049419	Unregulated	2,004
0591.050055	river (B Class)	<55
85SL050855	Unregulated	655
	river (B Class)	220
85SL051368	Unregulated	320
0.502.051050	river (B Class)	
85SL051372	Unregulated	998
0501.051.000	river (B Class)	104
85SL051633	Unregulated	194
0501.051.650	river (B Class)	1.260
85SL051650	Unregulated	1,360
0501.051005	river (B Class)	1.022
85SL051895	Unregulated	1,033
0591.051076	river (B Class)	7.5
85SL051976	Unregulated	765
0501.052000	river (B Class)	1 105
85SL052000	Unregulated	1,185
0501.050152	river (B Class)	020
85SL052153	Unregulated	930
0551.005024	river (B Class)	1 200
85SL095034	Unregulated	1,389
0551.005070	river (B Class)	EAC.
85SL095068	Unregulated	546
85 ST 005 104	river (B Class)	155
85SL095104	Unregulated	155
9551.005209	river (B Class)	000
85SL095208	Unregulated	990
0551.005275	river (B Class)	1 2(0
85SL095365	Unregulated	1,360
0551.005741	river (B Class)	269
85SL095641	Unregulated	368
0581.005705	river (B Class)	010
85SL095725	Unregulated	818
0591.005720	river (B Class)	220
85SL095729	Unregulated	220

	river (B Class)	
85SL096134	Unregulated	3,002
	river (B Class)	2,002
85SL096196	Unregulated	646
0552070170	river (B Class)	040
85SL096220	Unregulated	4,111
0332090220	river (B Class)	4,111
85SL096254	Unregulated	12,166
0332090234	e	12,100
9551 100201	river (B Class)	554
85SL100291	Unregulated	554
0501 100260	river (B Class)	224
85SL100368	Unregulated	334
	river (B Class)	
85SL100369	Unregulated	273
	river (B Class)	
85SL100376	Unregulated	136
	river (B Class)	
85SL100380	Unregulated	824
	river (B Class)	
85SL100467	Unregulated	1,616
	river (B Class)	
85SL100492	Unregulated	47
	river (B Class)	
85SL100792	Unregulated	391
000100772	river (B Class)	571
85SL105001	Unregulated	1
855E105001	river (B Class)	1
85SL105002	Unregulated	19
655L105002	river (B Class)	19
85SL105003		69
838L103005	Unregulated	09
0501 105044	river (B Class)	207
85SL105044	Unregulated	296
0.7.07.10.70.70	river (B Class)	
85SL105053	Unregulated	373
	river (B Class)	
85SL105058	Unregulated	8,633
	river (B Class)	
85SL105059	Unregulated	10,499
	river (B Class)	
85SL105064	Unregulated	2,765
	river (B Class)	
85SL105065	Unregulated	8,215
	river (B Class)	
85SL105066	Unregulated	0
	river (B Class)	
85SA001653	Unregulated	1
	river (C Class)	-
85SL029660H	Unregulated	169
055102700011	river (C Class)	107
9581 02699411		1
85SL036884H	Unregulated	1
	river (C Class)	

85SL040057	Unregulated	1
	river (C Class)	
85SL045946	Unregulated	6,168
	river (C Class)	
85SL048672	Unregulated	2,062
	river (C Class)	
85SL049394H	Unregulated	1
	river (C Class)	
85SL105065	Unregulated	6,388
	river (C Class)	
85SL051430H	Unregulated	1
	river (C Class)	
85SL095718	Unregulated	5,404
	river (C Class)	
85SL095951	Unregulated	24,108
	river (C Class)	
85SL096220	Unregulated	1,538
	river (C Class)	
85SL105056H	Unregulated	1
	river (C Class)	
85SL105057H	Unregulated	1
	river (C Class)	
85SL105067	Unregulated	0
	river (C Class)	

Subdivision 3 – Unregulated river (regulated supply) access licences (clauses 84ZL and 84ZM)

Column 1	Column 2
Water Act 1912 entitlements with respect to Macquarie Bogan Unregulated and	
Alluvial Water Sources	(megalitres
)
80SA010630	931
80SA010631	35,586
80SA010638	26,242
80SA010621	2,008

Subdivision 4 – Supplementary water (Lowbidgee) access licences (clauses 84ZT and 84ZW) $\,$

	Table 1Supplementary water (Lowbidgee)
	access licence arising under Subdivision 9 of
	Part 2 of this Schedule in respect of
	Murrumbidgee Regulated River Water Source
Licence holders	Share componentunit shares
Allen Francis, Helen Sheila, David Francis &;	4,970
Janine Louise Cox	
Amaral Pastoral Pty Limited	105,572
Brendan Patrick Coates	33,659
Dunoon Holdings Pty Ltd	6,933
Francis John &; Robyn Jean Old	18,436
Francis John Old	59,046
Frederick John Nelson	16,060

John Robert &; Fiona Gaston	19,787
Michael Andrew &; Helen Mary Spinks	20,563
Michael Andrew Spinks	6,327
Nap Nap Station Pty Limited	71,459
Olive Mary, David Michael &; Mark Thomas	14,345
Coates	
Stephen Joseph Blore	3,843
Share component for licence	381,000
Nominated work for licence The work	
identified as 40WA405734 (specifically the	
Nimmie Creek Offtake Regulator, North Caira	
Bridge Regulator and South Caira Bridge	
Regulator)	

	Table 2Supplementary water (Lowbidgee) access licence arising under Subdivision 9 of Part 2 of this Schedule in respect of Murrumbidgee Regulated River Water Source
Licence holders	Share componentunit shares
Francis John Old	17
Graeme Lewis Sims Black	4,397
Matthew John Kayne	2,499
Minister Administering the National	148,087
Parks and Wildlife Act 1974	
Share component for licence	155,000
Nominated work for licence The work	
identified as 40WA405734 (specifically	
the Waugorah Regulator and Yanga	
Regulator)	

	Table 3Supplementary water (Lowbidgee) access
	licence arising under Subdivision 9 of Part 2 of this
	Schedule in respect of Murrumbidgee Regulated River
	Water Source
Licence holders	Share componentunit shares
Maxwell Ernest &; Pamela Elizabeth	402
King	
Balranald Shire Council	3,417
Maxwell Ernest King, Wendy Jean	5,968
Mitchell, Rodney James Irvine	
Sebastiano, Paolo, Gaetano Cimino	7,446
Balranald Local Aboriginal Land	5,339
Council	
Connie Ann Campbell	41
Brendan Patrick &; Jennifer Coates	11,827
GC &; IC Farnsworth Pty Ltd	1,897
Rachael Alison Williams	1,822
Craig John Williams	13,117
Gregory Thomas, Richard Anthony &;	20,109
Paul Francis Connellan	
Majella Ralph Hoare	7,067

Ronald Norman, Peter James &; Jane	5,390
Maree Harris	
Ronald Norman, Suzanne Patricia, Peter	91,302
James &; Jane Maree Harris	
Kathleen Winifred &; Paul Francis	22,350
Coates	
Tim Roberts-Thomson	13,506
Share component for licence	211,000
Nominated work for licence The work	
identified as 40WA405734 (specifically	
the Glen Dee Regulator and Juanbung	
Regulator)	

Schedule 5 Exemptions

(Clauses 18 and 39)

Part 1 – Access licence exemptions

1 Definition

In this Part:

"**public authority**" does not include Landcom or the Superannuation Administration Corporation or any of their subsidiaries.

2 Roads authorities

A roads authority (within the meaning of the *Roads Act 1993*)--in relation to water required for road construction and road maintenance.

3 Transport authorities

(1) A transport authority--in relation to water required for the construction or maintenance of rail infrastructure facilities (within the meaning of the *Transport Administration Act 1988*) if the environmental impact of the construction or maintenance has been considered under section 111 of the *Environmental Planning and Assessment Act 1979* (or is exempt from the need for such consideration under section 110E of that Act).

(2) In this clause: **"transport authority"** means the following within the meaning of the *Transport Administration Act 1988*:

(a) RailCorp,

(b) Transport Construction Authority,

(c) Country Rail Infrastructure Authority,

(d) ARTC,

(e) the Director-General.

4 Drought relief

Any person lawfully engaged in the carriage of water for drought relief--in relation to water required for that purpose.

5 Dust suppression

Any public authority lawfully engaged in the use of water for dust suppression--in relation to water required for that purpose.

6 Hydrostatic testing

Any person lawfully engaged in the hydrostatic testing of a gas pipeline--in relation to water required for initial testing of that pipeline before it is put into service for the first time, up to a maximum of 7 megalitres.

7 Prospecting or fossicking

Any person lawfully engaged in prospecting or fossicking for minerals or petroleum under the *Mining Act 1992* or the *Petroleum (Onshore) Act 1991* --in relation to:

(a) the taking of water required for such prospecting or fossicking pursuant to a lease, licence, mineral claim or environmental assessment permit under the *Mining Act 1992* or a petroleum title under the *Petroleum (Onshore) Act 1991* (an **"authority"**), up to a maximum of 3 megalitres for all such prospecting or fossicking pursuant to each such authority in any water year, and

(b) the taking of up to 3 megalitres of water required for all other such prospecting or fossicking in any water year.

8 Domestic electricity generation

Any landholder--in relation to water required for the purpose of generating electricity for domestic consumption on that land, but only if:

(a) the water is returned to the same water source from which it was taken and within 50 metres of the point at which it was taken, and

(b) the returned water is of the same quality as it was when it was taken (in terms of chemical composition, temperature, sediment content and salinity).

9 Water bore testing

Any person engaged in the testing of a water bore by means of a pump test required under, and carried out in accordance with an aquifer interference approval with respect to that activity, a water supply work approval for the water bore, or the conditions of an approved project under Part 3A or an approval under Part 5.1, of the *Environmental Planning and Assessment Act 1979* --in relation to water required for that purpose:

(a) during the week following completion of the water bore's installation, or

(b) during any other period for which such testing is required to be carried out by the relevant approval.

10 Exempt monitoring bores

Any person--in relation to the taking of water from or by means of an exempt monitoring bore for the purposes of measuring water levels, water pressure or water quality.

11 Hydro-electric power stations

Any person lawfully engaged in the operation of a hydro-electric power station in connection with a water supply work owned by Water NSW or the Ministerial Corporation (such operation being authorised by Water NSW or the Ministerial Corporation)--in relation to water required for the purpose of generating hydro-electric power, but only if:

(a) the water is returned to the same water source from which it was taken, and

(b) the returned water is of the same quality as it was when it was taken (in terms of

chemical composition, temperature, sediment content and salinity).

12 Excluded works

(1) Any landholder--in relation to the taking of water from or by means of an excluded work referred to in item 1, 2, 3, 4, 6, 7 or 9 in Schedule 1 that is situated on the land, for the purposes and in the circumstances specified in Schedule 1 in respect of the work.
 (2) Any landholder--in relation to the taking of water from or by means of an excluded

work referred to in item 5 or 8 in Schedule 1 that is situated on the land.

13 Sugar cane plantings

Any person--in relation to the taking of water from an artificial channel if:

(a) the water is taken for the purpose of watering to establish agricultural plantings of sugar cane (with a sugar cane plant taken to be established once it reaches a height of 50 centimetres), and

(b) the volume of water taken does not, in any continuous 12 month period, exceed 0.05 of a megalitre per hectare of land on which sugar cane is being established, and(c) the channel was constructed for the primary purpose of draining water from land on which sugar cane is grown, and

(d) the channel does not have banks that are above ground level, and

(e) the channel is located in an area to which the *Water Sharing Plan for the Clarence River Unregulated and Alluvial Water Sources 2016*, the *Water Sharing Plan for the Brunswick Unregulated and Alluvial Water Sources 2016*, the *Water Sharing Plan for the Tweed River Area Unregulated and Alluvial Water Sources 2010* or the *Water Sharing Plan for the Richmond River Area Unregulated, Regulated and Alluvial Water Sources 2010* applies, and

(f) any work used to take the water is not fixed to the land.

14 Approved watering for basic human water needs

The Ministerial Corporation--in relation to the taking of water for "approved watering for basic human water needs", being watering:

(a) that the Minister is satisfied:

(i) is in the public interest, and

(ii) is urgently required for basic human water needs, and

(b) that is in accordance with a watering program that is approved by the Minister in writing and that addresses:

(i) the amount of water proposed to be taken, and

(ii) the water source from which the water will be taken.

15 Approved watering for environmental work construction

A public authority--in relation to the taking of up to 0.5 megalitres of water in any water year (or up to such lesser amount as the Minister may specify) for **"approved watering for environmental work construction"**, being watering:

(a) that the Minister is satisfied is for the purposes of constructing on waterfront land a water supply work that will have an environmental benefit, and

(b) that is in accordance with a watering program that is approved by the Minister in writing and that addresses:

(i) the amount of water proposed to be taken, and

(ii) the water source from which the water will be taken.

The construction and use of a water supply work for the purpose of taking any such water may still require a water supply work approval under Part 3 of Chapter 3 of the Act.

15A Holders of certain approvals

(1) The holder of an approval arising from the entitlement referred to in clause 87 (a) of Schedule 4--in relation to the taking of any water from Bungaree Creek or Bingera Creek (as described in the entitlement).

(2) The holder of an approval arising from an entitlement referred to in clause 87 (b) of Schedule 4--in relation to the taking of any water from a river to which the entitlement relates (as described in the entitlement).

15B Emergency safety measures

Any person--in relation to the taking of water for the purposes only of complying with a direction given under the *State Emergency Service Act 1989* or the *State Emergency and Rescue Management Act 1989* in an emergency (within the meaning of the latter Act), but only if the person's compliance with the direction is in accordance with the Act under which it is given.

Part 2 – Controlled activities exemptions

16 Activities under mining, crown lands or western lands legislation

Any activity carried out in accordance with any lease, licence, permit or other right in force under the *Mining Act 1992*, the *Crown Lands Act 1989*, the *Crown Lands (Continued Tenures) Act 1989* or the *Western Lands Act 1901* or a petroleum title in force under the *Petroleum (Onshore) Act 1991*.

17 Activities on land of Maritime Authority or Port Corporation

Any activity:

(a) carried out in accordance with any lease, licence, permit or other right in force in respect of land under the ownership or control of the Maritime Authority of NSW or a Port Corporation (within the meaning of the *Ports and Maritime Administration Act 1995*), or

(b) for which the Minister administering that Act is the consent authority under the *Sydney Regional Environmental Plan (Sydney Harbour Catchment)* 2005.

18 Activities under water supply works approval

Any activity comprising the excavation of the bed of a river, lake or estuary for the purpose of facilitating the use of a water supply work, being an activity that:

(a) is detailed in the conditions of the water supply work approval for the water supply work, and

(b) is carried out in accordance with those conditions.

19 Activities with respect to domestic and stock rights

Any of the following activities for the purpose of enabling a person to take, or facilitating a person's taking of, water pursuant to section 52 (Domestic and stock rights) of the Act:

(a) the removal of alluvial material from the bed of a river to enable or facilitate the taking of water, if:

(i) any excavation:

(A) is no deeper than 1 metre, and

(B) is no wider than 1/3 of the width of the river at that point or 6 metres (whichever is lesser), and

(C) is no longer than its width, and

(ii) the only alluvial material that is removed is material that has been deposited on the riverbed by the flow of water in the river such as sand, silt or gravel, and (iii) no material is removed within 1 metre of the bank of the river, and

(iv) any alluvial material that has been removed is placed in the bed of the river, immediately upstream of the excavation,

(b) any controlled activity in, on or under the bank of a river to enable or facilitate the installation of a pipe, if:

(i) the pipe is above ground or in a trench that is the minimum size necessary to hold the pipe but is no more than 0.3 metres wide and 0.3 metres deep, and (ii) any material that is removed is used to backfill the trench within 48 hours after its removal,

(c) any controlled activity in, on or under waterfront land to enable or facilitate the

installation of a water supply work that is a pump, if:

(i) the controlled activity is not on the bed or bank of a river, and

(ii) any material removed is the minimum amount necessary to establish a suitable pump site but is no more than 1 cubic metre, and

(iii) the area of land from which any material is removed is no greater than 4 square metres.

20 Activities in accordance with harvestable rights orders

Any activity carried out, in accordance with a harvestable rights order, in connection with the construction or use of a dam on land within the harvestable rights area constituted by the order.

21 Activities connected with construction of fencing, crossings or tracks

Any activity carried out in connection with the construction or use of fencing, or of a vehicular crossing or an access track, that does not impound water, being an activity carried out in, on or under waterfront land:

(a) relating to a minor stream, and

(b) within a rural zone (other than a rural village) under an environmental planning instrument.

22 Activities in connection with works under former 1912 Act

(1) Any activity carried out in connection with the construction or use of a work to which Part 2 of the former 1912 Act applies in accordance with a licence issued under that Part in relation to that work, being an activity that:

(a) is detailed in the conditions of the licence, and

(b) is carried out in accordance with those conditions.

(2) Any activity carried out in connection with the construction or use of a controlled work within the meaning of Part 8 of the former 1912 Act in accordance with an approval issued under that Part in relation to that work, being an activity that:

(a) is detailed in the conditions of the approval, and

(b) is carried out in accordance with those conditions.

23 Removal of vegetation

Any activity comprising nothing more than the removal of vegetation in circumstances that would otherwise be lawful.

24 Development at Rouse Hill Regional Centre

The carrying out of development in accordance with section 16 of Part E (Rouse Hill Regional Centre) of *Baulkham Hills Development Control Plan*, on the land to which that section applies (being land bounded by Windsor Road, Commercial Road and Withers Road, Rouse Hill).

25 Development on waterfront land at Oran Park or Turner Road

The carrying out of development in accordance with the *Oran Park and Turner Road Waterfront Land Strategy 2009*, as published in the Gazette on 17 July 2009.

26 Activities on waterfront land if river is concrete lined or in pipe

Any activity carried out on waterfront land relating to a river where the channel of the river is fully concrete lined or is a fully enclosed pipe channel.

27 Activities with respect to dwellings

(1) Any activity carried out in connection with the erection or demolition of, the making of alterations or additions to or the provision of ancillary facilities for, a dwelling house or dual occupancy building, being activities:

(a) that comprise exempt development or that are the subject of a development consent or complying development certificate in force under the *Environmental*
Planning and Assessment Act 1979, and

(b) that are not carried out on or in:

(i) the bed or bank of any river, or

(ii) the bed or shore of any lake, or

(iii) the bed, or land lying between the bed and the mean high water mark, of any estuary.

(2) In this clause: "development" has the same meaning as it has in the *Environmental Planning and Assessment Act 1979*. "dual occupancy building" means a building containing 2, but no more, dwellings within the meaning of the standard instrument prescribed by the *Standard Instrument (Local Environmental Plans) Order* 2006. "dwelling house" has the same meaning as it has in the standard instrument prescribed by the *Standard Instrument (Local Environmental Plans) Order* 2006.

28 Emergency safety measures

Any activity carried out for the purposes only of complying with a direction given under the *State Emergency Service Act 1989* or the *State Emergency and Rescue Management Act 1989* in an emergency (within the meaning of the latter Act), being compliance that is in accordance with the Act under which the direction is given.

Schedule 6 Forms

(Clause 46)

Form 1 – Certificate Certificate (Water Management (General) Regulation 2011, clause 58 (2) (e))

I certify that this roll contains the full names (consecutively numbered and listed in alphabetical order) and addresses of those persons who, in my opinion, are entitled to vote in the election in relation to which this roll has been prepared.

The first and last entries in the roll are as follows:

First Entry:

No:

Name:

Address:

Last Entry:

No:

Name:

Address:

Dated:

Signed:

Form 2 – Application for enrolment Application for enrolment (Water Management (General) Regulation 2011, clause 60 (2))

Surname:

Given Names:

Postal Address:

Postcode:

Telephone No:

Address of property on which enrolment is based:

Local government area in which the property is situated:

I apply to be enrolled in the final roll for the following election and in any subsequent election (specify the election to which the application relates).

I am applying for enrolment:

- (a) *as the sole owner of property,
- (b) *as the representative of a corporation on behalf of which the property is owned,

(c) *as the representative of the trustees or legal personal representatives of a person or estate.

Particulars of *corporation/*trustee/*legal personal representative in respect of whom or which the applicant is the representative * (see paragraphs (b) and (c) above):

Name:

Postal Address:

I declare that *I have/*the person that I represent has, as at the calling of the election, the qualifications to vote.

I further declare that, to the best of my knowledge, the information contained in this application is true.

Dated:

Signed:

* Delete whichever is inapplicable.

Form 3 – Objection to enrolment Objection to enrolment (*Water Management (General) Regulation 2011*, clause 61 (2) (a))

I object to the inclusion in the final roll for the following election: (specify the election to which

the objection relates) of the name of (name in full) of (postal address).

This objection is based on the following grounds: (specify the grounds of the objection)

Name of objector:

Postal Address:

Telephone No:

Dated:

Signed:

Form 4 – Nomination of candidate Nomination of candidate (Water Management (General) Regulation 2011, clause 67 (1) (a))

We nominate (name in full) of (postal address) as a candidate for the following election: (specify the election to which the nomination relates and any zone in which the election is to be held).

We declare that we are each entitled to vote in the election.

Name in full:Address:Signature:

This nomination must be completed by not fewer than 2 persons (other than the candidate), each of whom is qualified to vote under the *Water Management (General) Regulation 2011* in respect of the election.

I, (name in full) consent to being a candidate at the election to which this nomination relates.

Postal address:

Telephone No:

Date of birth:

Dated:

Signed:

Schedule 7 Special areas

(Clause 166)

Part 1 – Stephens Creek, Umberumberka Creek and Yancowinna Creek Special Areas

graphic

[Note: This is a graphic. It has not been processed by the Point in Time system and may not be accurate at the selected working date.]

Part 2 – Part restricted portion of Stephens Creek Special Area

graphic

[Note: This is a graphic. It has not been processed by the Point in Time system and may not be accurate at the selected working date.]

Part 3 – Part restricted portion of Stephens Creek Special Area

graphic

[Note: This is a graphic. It has not been processed by the Point in Time system and may not be accurate at the selected working date.]

Part 4 – Restricted portion of Umberumberka Creek Special Area

graphic

[Note: This is a graphic. It has not been processed by the Point in Time system and may not be accurate at the selected working date.]

Schedule 7A Floodplains

(Clause 226AA)

Part 1 – Gwydir Valley Floodplain

graphic

[Note: This is a graphic. It has not been processed by the Point in Time system and may not be accurate at the selected working date.]

Part 2 – Barwon-Darling Valley Floodplain

graphic

[Note: This is a graphic. It has not been processed by the Point in Time system and may not be accurate at the selected working date.]

Schedule 8 Penalty notice offences

(Clause 228)

Column 1	Column 2	Column 3
Provision of Act	Penalty for	Penalty for
	individual	corporation
Section 60A (2)	\$750	\$1500
Section 60B	\$750	\$1500
Section 60C (2)	\$750	\$1500
Section 60D	\$750	\$1500
Section 91A (1)	\$750	\$1500
Section 91A (2)	\$750	\$1500
Section 91B (1)	\$750	\$1500
Section 91B (2)	\$750	\$1500
Section 91C (1)	\$750	\$1500
Section 91C (2)	\$750	\$1500
Section 91D (1)	\$750	\$1500
Section 91D (2)	\$750	\$1500
Section 91E (1)	\$750	\$1500
Section 91E (2)	\$750	\$1500
Section 91F (1)	\$750	\$1500
Section 91F (2)	\$750	\$1500
Section 91G	\$750	\$1500
Section 91H (1)	\$750	\$1500
Section 91H (2)	\$750	\$1500
Section 91I (2)	\$750	\$1500
Section 91J	\$750	\$1500
Section 91K (2)	\$750	\$1500
Section 120 (4)	\$750	\$1500
Section 256 (1)	\$750	\$1500
Section 318A	\$750	\$1500
Section 318B	\$750	\$1500
Section 336C	\$750	\$1500
(1)		
Section 340A	\$750	\$1500
(1)		
Section 342 (1)	\$750	\$1500
Section 342 (2)	\$750	\$1500
Section 343 (1)	\$750	\$1500
Section 345 (2)	\$750	\$1500
Section 346	\$750	\$1500

Part 1 – Offences under Water Management Act 2000

Part 2 – Offences under Water Management (General) Regulation 2011

Column 1	Column 2	Column 3
Provision of Regulation	Penalty for	Penalty for
	individual	corporation

Clause 118 (1)	\$500	
Clause 119 (1)	\$500	
Clause 120 (1) or (2)	\$500	
Clause 121 (1), (2) or	\$500	
(3)		
Clause 122	\$500	
Clause 127	\$200	
Clause 128 (1)	\$200	
Clause 136 (4)	\$200	
Clause 138 (1)	\$500	
Clause 139 (1)	\$500	
Clause 151 (1)	\$500	
Clause 152	\$500	
Clause 154 (1) or (3)	\$500	
Clause 156 (2) or (3)	\$700	
Clause 161 (3)	\$500	
Clause 178	\$200	
Clause 179	\$200	
Clause 181	\$200	
Clause 182	\$200	
Clause 183 (3)	\$200	
Clause 184	\$200	

Schedule 9 Savings, transitional and other provisions

Part 1 – Provisions relating to the Water Management Amendment Act 2004

1 Transfer of certain access licences

A purchaser of land may apply to the Minister to record in the Access Register a general dealing under section 71M of the Act transferring an access licence to the purchaser, but only if:

(a) the purchase included an entitlement that was, on the appointed day, replaced by the licence to be transferred, and

- (b) settlement of the purchase took place before the appointed day, and
- (c) as at the appointed day:

(i) the purchaser's interest in the land had not been recorded on the folio of the Register kept under the *Real Property Act 1900* in relation to the land, or

(ii) the conveyance effecting the transfer of the land had not been registered in the General Register of Deeds kept under the *Conveyancing Act 1919*,

as the case may require.

2 Deemed term transfers

For the purpose of enabling a term transfer referred to in clause 10 (3) of Schedule 10 to the Act to be recorded in the Access Register, the current occupier (within the meaning of clause 10 (1) of that Schedule) of the land concerned is to:

(a) apply to the Director-General in the approved form for the recording of the transfer, and

(b) provide the Director-General with evidence in the approved form of the current occupier's occupation (including its proposed duration) of the land.

A term transfer of water entitlements conferred by an access licence is a **"general dealing"** within the meaning of the Act. Section 71A (1) (b) of the Act requires all general dealings to be recorded in the General Division of the

Access Register kept under the Act. Section 71B (1) provides that any matter required to be recorded in that Division has no effect until it is so recorded and takes effect on being recorded.

3 Entitlements held by co-owners in a replacement access licence

Two or more co-holders of a replacement access licence referred to in clause 23 (1) of Schedule 10 to the Act who wish to make an election of the kind referred to in clause 23 (2) of that Schedule but do not receive a request to do so under that subclause may apply under section 73 of the Act for the recording of an alteration in the way in which they hold the licence.

4 Duration of new approval

(1) Unless it is sooner cancelled, a replacement approval has effect for:

(a) except as provided by paragraph (b):

(i) 3 years from the appointed day, or

(ii) for the balance of the period for which its former entitlement would (but for Schedule 10 to the Act) have remained in force,

whichever is the longer, or

(b) if its former entitlement would (but for Schedule 10 to the Act) have remained in force for an indefinite period, 10 years.

(2) This clause has effect despite clause 21 (2) of Schedule 10 to the Act.

(3) In this clause, **"replacement approval"** has the same meaning as in Schedule 10 to the Act.

This Part continues the operation of certain provisions of Part 1 of Schedule 7 to the *Water Management (General) Regulation 2004* which is repealed on 1 September 2011 by section 10 of the *Subordinate Legislation Act 1989*. The operation of the repealed Part is preserved by section 30 of the *Interpretation Act 1987*.

Part 2 – Provisions relating to the repeal of the Rivers and Foreshores Improvement Act 1948

5 Definitions

In this Part:

"Constructing Authority" has the same meaning as it has in Part 3A of the former 1948 Act.

"Part 3A permit" means a permit under Part 3A of the former 1948 Act.

6 Conditions as to security under section 22C

(1) This clause applies to any Part 3A permit in respect of which security has been required to be given pursuant to section 22C (2) of the former 1948 Act.

(2) The controlled activity approval that arises from a Part 3A permit to which this clause applies is taken to be subject to a condition having the same terms and conditions as those specified by the Constructing Authority under section 22C (2) of the former 1948 Act in respect of the permit.

7 Continued application of Part 3A to certain offences

(1) Part 3A of the former 1948 Act continues to apply to and in respect of any alleged offence under section 22B of that Act as if that Act had not been repealed.

(2) In particular:

(a) any order that, immediately before the commencement of this clause, was in force under section 22D or 22F of the former 1948 Act, and

(b) any direction that, immediately before the commencement of this clause, was in force under section 22G of the former 1948 Act,

continues to have effect, and may be enforced under that Act, as if that Act had not been repealed.

8 General terms of approval for integrated development

Any general terms of approval given by the Constructing Authority for the purposes of Division 5 of Part 4 of the *Environmental Planning and Assessment Act 1979* (Special procedure for integrated development) in relation to an activity that, before the commencement of this clause, required a Part 3A permit continue to have effect in relation to that activity to the extent to which, after that commencement, it requires a controlled activity approval.

9 Exemption from requirement for Minister to give notice under cl 20 of Sch 10

Clause 20 of Schedule 10 to the Act does not require notice of the terms of a controlled activity approval to be given to the holder of the approval if the approval is due to expire within 2 years after the approval comes into being under clause 3 of that Schedule.

This Part continues the operation of Part 3 of Schedule 7 to the *Water Management (General) Regulation 2004* which is repealed on 1 September 2011 by section 10 of the *Subordinate Legislation Act 1989*. The operation of the repealed Part is preserved by section 30 of the *Interpretation Act 1987*.

Part 3 – Provisions relating to the Water Management Amendment Act 2008

10 Definition

In this Part, "the 2008 amending Act" means the Water Management Amendment Act 2008.

11 Directions under former Parts 1 and 2 of Chapter 7 of the Act

A direction that, immediately before 1 January 2009, was in force under any provision of Part 1 or 2 of Chapter 7 of the Act, as then in force, is taken to be a direction under the corresponding provision of Part 1 or 2 of Chapter 7 of the Act, as inserted by Schedule 2 [2] to the 2008 amending Act, and may be enforced accordingly.

12 Exercise of functions under new Parts 1 and 2 of Chapter 7

The matters in respect of which a function under Part 1 or 2 of Chapter 7 of the Act, as inserted by Schedule 2 [2] to the 2008 amending Act, may be exercised include matters arising before 1 January 2009.

13 Authorised officers

(1) Any authorised officer who, immediately before 1 January 2009, was appointed for the purposes of a provision of Part 1 or 2 of Chapter 7 of the Act, as then in force, is taken to have been appointed for the corresponding provision of Part 1 or 2 of Chapter 7 of the Act, as inserted by Schedule 2 [2] to the 2008 amending Act.

(2) Until its replacement under section 340 of the Act, an identification card or certificate of authority issued to an authorised officer before 1 January 2009 is taken to be the officer's evidence of authority for the purposes of that section.

14 Commencement of proceedings

Section 364 of the Act, as substituted by Schedule 1 [10] to the 2008 amending Act, extends to any offence that arose before 1 January 2009, but only if proceedings for the offence could have been commenced on that date had that section not been substituted.

15 Matters to be considered in imposing penalty

Section 364A of the Act, as inserted by Schedule 1 [10] to the 2008 amending Act, extends to any penalty to be imposed in respect of an offence committed before 1 January 2009.

16 Continuing offences

Section 365A of the Act, as inserted by Schedule 1 [11] to the 2008 amending Act, extends to any contravention arising on or after 1 January 2009 in respect of a requirement made by or under the Act or this Regulation before that date.

17 Evidentiary matters

Sections 367, 367A and 367B of the Act, as inserted by Schedule 3 [2] to the 2008 amending Act, extend to proceedings for offences arising before 1 January 2009, including proceedings commenced before that date.

This Part is a re-enactment of Part 4 of Schedule 7 to the *Water Management (General) Regulation 2004* which is repealed on 1 September 2011 by section 10 of the *Subordinate Legislation Act 1989*. The operation of the repealed Part is preserved by section 30 of the *Interpretation Act 1987*.

Part 4 – Provision relating to the Water Management Amendment Act 2010

18 References to "adaptive environmental water"

Any reference in a management plan to "adaptive environmental water" continues to be taken to be a reference to licensed environmental water (within the meaning of section 8 of the Act) that is committed by an adaptive environmental water condition under section 8B, 8C, 8D or 63B of the Act.

This Part continues the operation of Part 6 of Schedule 7 to the *Water Management (General) Regulation 2004* which is repealed on 1 September 2011 by section 10 of the *Subordinate Legislation Act 1989*. The operation of the repealed Part is preserved by section 30 of the *Interpretation Act 1987*.

Part 5 – Transitional provisions relating to prospecting and fossicking exemption from requirement for access licence

19 Continuation of existing exemption relating to mining and fossicking

(1) A person who was exempted under former clause 18 (1) (e) immediately before 30 June 2011 in relation to the taking of water required for prospecting or fossicking pursuant to an authority is taken to continue to be exempted under former clause 18 (1)
(e) in relation to such taking of water, until the authority is modified or ceases to be in force.

(2) In this clause: "**authority**" means a lease, licence, mineral claim or environmental assessment permit under the *Mining Act 1992* or a petroleum title under the *Petroleum (Onshore) Act 1991*. "**former clause 18 (1) (e)**" means clause 18 (1) (e) of the *Water Management (General) Regulation 2004*, as in force immediately before 30 June 2011.

20 Certain prospecting and fossicking entitlements to continue under 1912 Act for transitional period

(1) This clause applies to an entitlement (a "relevant entitlement") if:

(a) the appointed day in relation to the entitlement occurs at any time during the period commencing on 30 June 2011 and ending before 1 July 2015 (the **"transitional period"**), and

(b) immediately before that appointed day the entitlement authorised the taking of water for the purpose of prospecting or fossicking for minerals or petroleum under the *Mining Act 1992* or the *Petroleum (Onshore) Act 1991* (the **"relevant purpose")**.

(2) For the purposes of subclause (1), the **"appointed day"** in relation to a relevant entitlement is the day that would have been the appointed day (within the meaning of clause 3 (1) of this Regulation) in relation to the entitlement had this clause not applied to the entitlement.

(3) During the transitional period:

(a) Schedule 10 (Conversion of former entitlements to access licences and approvals) to the Act does not apply to a relevant entitlement to the extent that the entitlement relates to the relevant purpose, and

(b) the provisions of the former 1912 Act continue to apply in relation to the entitlement to the extent that the entitlement relates to the relevant purpose, unless the entitlement is cancelled, permanently lapses or otherwise ceases to be in force or have effect under that Act before the end of the transitional period, and (c) Parts 2 and 3 of Chapter 3 of the Act do not apply in relation to the entitlement to the extent that the entitlement relates to the relevant purpose and while it continues to be in force or have effect under the former 1912 Act.

(4) On and from 1 July 2015, the following provisions will apply to any relevant entitlement to the extent it relates to the relevant purpose and is still in force or effect immediately before that day as if 1 July 2015 were the appointed day in relation to that entitlement:

(a) Parts 2 and 3 of Chapter 3 of the Act,

(b) Schedule 10 to the Act.

(5) Nothing in this clause affects the application of the Act to a relevant entitlement to the extent that the entitlement relates to a purpose other than a relevant purpose.

(6) For the purposes of clause 1 (4) of Schedule 9 to the Act, this clause has effect despite any provision to the contrary in Schedule 10 to the Act.

Part 6 – Provisions consequential on the repeal of certain Regulations

21 Continuation of Division 3 of Part 4 of Irrigation Corporations Act 1994

Division 3 of Part 4 of the *Irrigation Corporations Act 1994* continues to have effect despite its repeal by Schedule 7 to the *Water Management Act 2000*.

This clause is a re-enactment of clause 11 of the *Water Management (Irrigation Corporations) Savings and Transitional Regulation 1995* which is repealed on 1 September 2011 by section 10 of the *Subordinate Legislation Act 1989.* The operation of the repealed clause is preserved by section 30 of the *Interpretation Act 1987.*

22 Continuation of provisions concerning pre-1999 existing works

(1) Clause 5 of the 2004 Regulation (Pre-1999 existing works) continues to apply as if that clause had not been repealed, in relation to an application for a water supply work approval for a pre-1999 existing work or an application for an access licence for water taken by means of a pre-1999 existing work (as referred to in that clause):

(a) that is received by the Minister on or before 31 December 2011, and

(b) that is accompanied by information that indicates to the satisfaction of the Minister that the construction of the water supply work to which the application relates was completed before 1 January 1999.

(2) Clause 20 of the 2004 Regulation (Granting of access licences) continues to apply as if it had not been repealed:

(a) to an application for an access licence under clause 5 (5) of the 2004

Regulation that was made but not finally determined at the commencement of this Regulation, and

(b) to an application for an access licence under clause 5 (5) as continued in operation by subclause (1).

(3) In this clause: "**pre-1999 existing works**" has the same meaning as it has in clause 5 of the 2004 Regulation. "**2004 Regulation**" means the *Water Management (General) Regulation 2004* as in force immediately before its repeal.

Part 7 – Provisions relating to the winding up of Anabranch Water Trust

23 Winding up of Anabranch Water Trust

(1) The Trust is wound up in accordance with this clause. Under section 238 (5) of the Act, the Governor may abolish the Trust if satisfied that the winding up of the Trust has been completed.

(2) For the purposes of the winding up of the Trust, the assets, rights and liabilities of the

Trust are transferred to the Anabranch Private Irrigation District.

(3) The following provisions have effect with respect to the transfer:

(a) the assets of the Trust vest in the Anabranch Private Irrigation District by virtue of this clause and without the need for any conveyance, transfer, assignment or assurance,

(b) the rights and liabilities of the Trust become by virtue of this clause the rights and liabilities of the Anabranch Private Irrigation District,

(c) all proceedings relating to the assets, rights or liabilities commenced before the transfer by or on behalf of, or against, the Trust and pending immediately before the transfer are taken to be proceedings pending by or against the Anabranch Private Irrigation District,

(d) any act, matter or thing done or omitted to be done in relation to the assets, rights or liabilities before the transfer by, to or in respect of the Trust is (to the extent to which that act, matter or thing has any force or effect) taken to have been done or omitted by, to or in respect of the Anabranch Private Irrigation District,

(e) a reference in any instrument to the Trust is (to the extent that it relates to those assets, rights or liabilities), to be read as, or as including, a reference to the Anabranch Private Irrigation District.

(4) The operation of this clause is not to be regarded:

(a) as a breach of contract or confidence or otherwise as a civil wrong, or(b) as a breach of any contractual provision prohibiting, restricting or regulating the assignment or transfer of assets, rights or liabilities, or

(c) as giving rise to any remedy by a party to an instrument, or as causing or permitting the termination of any instrument, because of a change in the beneficial or legal ownership of any asset, right or liability, or

(d) as an event of default under any contract or other instrument.

(5) In this clause: "Anabranch Private Irrigation District" means the Great Anabranch of the Darling River Private Water Supply and Irrigation District, being the private irrigation district of that name constituted under Part 2 of Chapter 4 of the Act."assets" means any legal or equitable estate or interest (whether present or future, whether vested or contingent and whether personal or assignable) in real or personal property of any description (including money) and includes securities, choses in action and documents. "liabilities" means all liabilities, debts or obligations (whether present or future, whether vested or contingent and whether personal or assignable). "rights" means any rights, powers or immunities (whether present or future, whether vested or contingent and whether personal or assignable)."Trust" means the Great Anabranch of the Darling River Water Trust (also known as the Anabranch Water Trust), being the trust of that name constituted under Part 3 of the former 1912 Act.

Historical notes

The following abbreviations are used in the Historical notes:

Am	amended	LW	legislation	Sch	Schedule
			website		
Cl	clause	No	number	Schs	Schedules
Cll	clauses	р	page	Sec	section
Div	Division	pp	pages	Secs	sections
Divs	Divisions	Reg	Regulation	Subdiv	
					Subdivision
GG	Government	Regs	Regulations		
	Gazette			Subdivs	Subdivision
					S

Ins	inserted	Rep	repealed	Subst	substituted	1
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Table of amending instruments *Water Management (General) Regulation 2011 (469)*. LW 1.9.2011. Date of commencement, 1.9.2011, cl 2. This Regulation has been amended as follows:

	as	IOIIOWS:
201 1	(522	<i>Water Management (General) Amendment (Water Sharing Plans) Regulation 2011.</i> LW 30.9.2011. Date of commencement, 1.10.2011, cl 2.
)	
	(577	<i>Water Management (General) Amendment (Water Sharing Plans) Regulation (No 2)</i> 2011. LW 11.11.2011. Date of commencement, 14.11.2011, cl 2.
	No	Plumbing and Drainage Act 2011. Assented to 16.11.2011. Date of commencement,
		1.7.2012, sec 2 and 2012 (298) LW 29.6.2012.
	No 62	<i>Statute Law (Miscellaneous Provisions) Act (No 2) 2011.</i> Assented to 16.11.2011. Date of commencement of Sch 1, 6.1.2012, sec 2 (1).
	(678	Water Management (General) Amendment (Water Sharing Plans and Aquifer
		Interference) Regulation 2011. LW 16.12.2011. Date of commencement, 16.1.2012, cl
201	(20)	$\frac{2.}{W + M} = \frac{1}{(C + 1)} + \frac{1}{1} + 1$
201 2		<i>Water Management (General) Amendment Regulation 2012.</i> LW 27.1.2012. Date of commencement, 30.1.2012, cl 2.
	(122	Water Management (General) Amendment (Exemptions) Regulation 2012. LW
	`	28.3.2012. Date of commencement, on publication on LW, cl 2.
	(136	Water Management (General) Amendment (Lower Murray Shallow Water Sharing
		Plan) Regulation 2012. LW 30.3.2012. Date of commencement, 1.4.2012, cl 2.
	(232	Water Management (General) Amendment (NSW Border Rivers Water Sharing Plan)
	`	<i>Regulation 2012.</i> LW 1.6.2012. Date of commencement, 1.6.2012, cl 2.
	(294	Water Management (General) Amendment (Extension of Transitional Period)
	`	Regulation 2012. LW 29.6.2012. Date of commencement, 1.7.2012, cl 2.
	(295	Water Management (General) Amendment (Upper Parramatta River Catchment
	·	<i>Trust) Regulation 2012.</i> LW 29.6.2012. Date of commencement, 30.6.2012, cl 2.
	(353	Water Management (General) Amendment (Miscellaneous) Regulation 2012. LW
	`	3.8.2012. Date of commencement, 3.8.2012, cl 2.
	-	
	(439	Water Management (General) Amendment (Lower Gingham PID No 1 Board)
		<i>Regulation 2012.</i> LW 31.8.2012. Date of commencement, on publication on LW, cl 2.
	(465	Water Management (General) Amendment (Lachlan Unregulated and Alluvial Water
)	Sources Water Sharing Plan) Regulation 2012. LW 14.9.2012. Date of
		commencement, 14.9.2012, cl 2.
		Water Management (General) Amendment (Water Sharing Plans) Regulation 2012.
	ŕ	LW 4.10.2012. Date of commencement, 4.10.2012, cl 2.
	No	Statute Law (Miscellaneous Provisions) Act (No 2) 2012. Assented to 21.11.2012.
		Date of commencement of Sch 2, 4.1.2013, sec 2 (1).
	No	Forestry Act 2012. Assented to 21.11.2012. Date of commencement of Sch 4.50,
	96	1.1.2013, sec 2 and 2012 (680) LW 21.12.2012.
201		Water Management (General) Amendment (Anabranch Water) Regulation 2013. LW
3	(109	15.3.2013. Date of commencement, on publication on LW, cl 2.
)	
	(351	Water Management (General) Amendment (Extension of Transitional Period)
		Regulation 2013. LW 28.6.2013. Date of commencement, on publication on LW, cl 2.
	No	Local Land Services Act 2013. Assented to 1.7.2013. Date of commencement of Sch
	51	7, 1.1.2014, sec 2 (1).
201		Water Management (General) Amendment (Miscellaneous) Regulation 2014. LW
4	(402	27.6.2014. Date of commencement, 30.6.2014, cl 2.

)	
	No	Water Management Amendment Act 2014. Assented to 17.9.2014. Date of
	48	commencement of Sch 3.2, 1.1.2015, sec 2 (1) and 2014 (838) LW 19.12.2014.
	No	Water NSW Act 2014. Assented to 11.11.2014. Date of commencement, 1.1.2015, sec
	74	2 and 2014 (839) LW 19.12.2014.
	(798	
)	12.12.2014. Date of commencement, on publication on LW, cl 2.
201	No	<i>Electricity Network Assets (Authorised Transactions) Act 2015.</i> Assented to 4.6.2015.
5		Date of commencement of Sch 8, assent, sec 2 (1).
	(337	Water Management (General) Amendment (Anabranch Water) Regulation 2015. LW
)	26.6.2015. Date of commencement, on publication on LW, cl 2.
	(559	Water Management (General) Amendment (Flood Work Approvals) Regulation 2015.
)	LW 18.9.2015. Date of commencement, 21.9.2015, cl 2.
	No	Biosecurity Act 2015. Assented to 22.9.2015. Date of commencement of Sch 8.41,
	24	1.7.2017, sec 2 and 2017 (227) LW 2.6.2017.
	(643	Water Management (General) Amendment (Value of Water Illegally Taken)
)	Regulation 2015. LW 23.10.2015. Date of commencement, on publication on LW, cl
		2.
201		Water Management (General) Amendment (Access Licence) Regulation 2016. LW
6	(351	24.6.2016. Date of commencement, 1.7.2016, cl 2.
)	
	(502	Water Management (General) Amendment (Floodplains) Regulation 2016. LW
		12.8.2016. Date of commencement, on publication on LW, cl 2.
	(632	Water Management (General) Amendment (Miscellaneous) Regulation 2016. LW
		21.10.2016. Date of commencement, 24.10.2016, cl 2.
201		Water Management (General) Amendment (Licences) Regulation 2017. LW
7		27.1.2017. Date of commencement, on publication on LW, cl 2.
	(332	Water Management (General) Amendment (Floodplain) Regulation 2017. LW
)	30.6.2017. Date of commencement, on publication on LW, cl 2.
	(713	
)	2017. LW 15.12.2017. Date of commencement, on publication on LW, cl 2.

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Cl 158	Rep 2011 No 59, Sch 3.4 [7].
Cl 173	Am 2012 No 96, Sch 4.50.
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Sch 4	Am 2011 (522), Sch 1 [2] [3]; 2011 (577), Sch 1 [1] [2]; 2011 (678), Sch 1 [4];
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Sch 5	Am 2012 (29), Sch 1 [5]; 2012 (122), Sch 1 [5] [6]; 2014 No 74, Sch 3.44 [6];
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	[3]; 2017 (713), Sch 1 [2].
The whole	Am 2012 No 95, Sch 2.42 ("Country Energy" and "Country Energy's" omitted
Regulation	wherever occurring, "Essential Energy" and "Essential Energy's" inserted instead,
	respectively).