



Marathon Bore Water Supply Board

Final Report

1 July 2013 to 2 October 2014

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Introduction

Effective 3 October 2014, the Marathon Bore Water Supply Board (the water authority) was dissolved by the Water Amendment Regulation (No. 2) 2014.

The water authority was constituted under the Water Act 2000 (the Water Act), and was a statutory body under the Financial Accountability Act 2009 (FA Act) and the Statutory Bodies Financial Arrangements Act 1982. As the former appropriate Minister for the abolished water authority, the Minister is required to table the final annual report (final report) for the water authority in the Queensland Legislative Assembly for the water authority's final period of operation (final period)—from 1 July 2013 to 2 October 2014.

Copies of the final report are available from the Department of Natural Resources and Mines (the department).

The water authority dissolved for the purposes of converting itself to the institutional structure consisting of all the parties to the closed water activity agreement titled 'Marathon Bore Water Group Agreement' (registered dealing number 715961002). In doing so, the water authority was one of a number of water authorities transferring the provision of their functions away from a statutory body framework to an alternative institutional structure, or to the local government whose authority area their water authority shares. In terms of other institutional reform of water authorities, some water authorities are undergoing amalgamation with related water authorities with a view to gaining efficiencies in meeting their obligations as a statutory body. Others are committed to remaining in their current form as statutory bodies.

As at 3 October 2014, the department continues to liaise regularly with representatives of each water authority as well as liaising with other key stakeholders, such as the Queensland Farmers' Federation, Canegrowers Queensland, and relevant local governments. Relevant water authorities are currently actioning their preferred institutional changes. Meanwhile, all water authorities are progressing, as applicable, with meeting new legislative obligations applicable to them while statutory bodies. The department will continue working alongside and actively supporting water authorities.

Nature of the water authority

The water authority was a small water authority servicing three rural holdings. The landholders shared the cost and workload of maintaining the water authority's water infrastructure.

Roles and objectives

The water authority provided services aligned to the government's objectives for the community and other whole-of-government strategies.

Under section 569 of the Water Act, a water authority's main function is to carry out the water activities decided by the authority. If the water authority has an authority area, its main function is to carry out the water activities for the authority area.

The water authority's main function was to supply water for stock watering purposes to landholders in the water authority's area.

Location

The administrative plan reference number for the water authority's authority area was AP4030. The Barcardine Regional Council was the local government for the authority area.



Operations

Management

The water authority was managed by a board of directors. Prospective directors were elected in accordance with the procedures prescribed by regulation. The Water Regulation 2002 contains the relevant provisions for the conduct of elections either by mail or at a meeting of ratepayers. Subsequent to the election of persons, all directors were appointed by the Governor in Council.

During the final period, the water authority's principal place of business was situated in Ibis, with all correspondence being directed to the secretary, c/- Clark & Tait, GPO Box 1843, Brisbane Qld 4001.

The contact person for the water authority was its secretary, Mr Michael Scott. Mr Scott's phone number is 3229 6744, his facsimile 3221 5956, and his email mike.scott@clarkandtait.com.au.

Organisational Structure

The organisational structure of the water authority consisted of two persons elected by the ratepayers in the water authority's authority area. Once elected, these persons were appointed by the Governor in Council as directors of the water authority. Mr Lance Thompson (Chairperson) and Mr Ashley Zischke remained on the board of the water authority in the final period.

No new directors were appointed to the water authority in the final period.

Staff

The water authority did not employ any staff. Therefore, it was unnecessary for the water authority to establish workforce planning, attraction and retention practices.

Related entities

The water authority did not have any related entities.

Consultancies

The water authority did not engage any consultants during the final period.

Information in relation to consultancies' expenditure of water authorities is publicly accessible at the Government's Open Data website: www.data.qld.gov.au/dataset/consultancy-spending-category-2-water-authorities.

Overseas travel

No member of the water authority travelled overseas during the final period.

Information in relation to overseas travel costs incurred by water authority members is to be publicly accessible at the Government's Open Data website. Currently, as no member of a water authority has incurred overseas travel costs, no data set exists.

Information systems and record keeping

During the final period the water authority had a records management system appropriate for its particular operations.



Public Sector Ethics Act

Water authority members were reminded of their obligations when appointed to the water authority and given access to the Department of the Premier and Cabinet's publication titled 'Welcome Aboard: A Guide for Members of Queensland Government Boards, Committees and Statutory Authorities'. Further, compliance with the *Public Sector Ethics Act 1994* also requires the water authority to have had in place a Code of Conduct; the water authority had not yet developed a code of conduct at the time it was abolished.

Audit committee

The water authority's secretary ensured appropriate accounting standards were used by the water authority during the final period.

Risk management and accountability

For the purpose of enabling the department to assess the financial viability of the water authority in past years, the water authority was requested to submit:

- its financial statements
- a prudential assessment questionnaire
- an entity indebtedness statement
- a budget for the next financial year.

Based on this information, the department conducted an annual risk management and governance assessment of the water authority. From the latest review, the department found the water authority had been prudent in managing its financial affairs and had adopted appropriate risk management strategies.

Machinery-of-government changes

The water authority was not subject to any machinery-of-government changes during the final period.

Overview of operations

During its final period, the water authority continued to supply water for stock watering purposes to landholders in the board's area.



Financial operations

Internal audit

When required, the water authority's secretary undertook internal audit functions. There was nothing to report for the final period.

Outputs and output performance measures

The water authority was self-funded and therefore funding outputs and output performance measures are not applicable.

Remuneration of chairperson and directors

No remuneration was paid to any members or officers of the water authority during the final period.

External scrutiny

Except for audits of the financial statements carried out by the Queensland Audit Office, no external auditor reviews of the water authority's operations occurred during the final period.

Summary of financial performance

The primary source of the water authority's funding during the final period was from its ratepayers. During the final period, the water authority was financially viable and had sufficient funds to service its debts.

Letter of compliance

The water authority's former responsible person has certified that the water authority's final report complies with:

- the prescribed requirements of the *Financial Accountability Act 2009* and the Financial and Performance Management Standard 2009
- the detailed requirements set out in the Department of the Premier and Cabinet's publication, Annual report requirements for Queensland Government agencies (ARRs) for 2013–14.

Audit report information

The water authority's certified financial statements are at the Appendix.

Summary of independent audit report

In accordance with section 40 of the *Auditor-General Act 2009*, the Auditor-General certified that:

- the prescribed requirements in relation to the establishment and keeping of accounts have been complied with in all material respects; and
- the final financial report presents a true and fair view of the transactions of the former Marathon Bore Water Supply Board for the final period 1 July 2013 to 2 October 2014 and of the financial position as at the end of that final period.

Michael Scott, Former Responsible Person, Marathon Bore Water Supply Board

Signed 

Date 1.06.2015

Lance Thompson, Former Chairperson, Marathon Bore Water Supply Board

Signed 

Date 1.1.6.15

Annual report requirements for Queensland Government agencies

The compliance checklist provided in Table 1 indicates where the ARR for the 2013–14 reporting period are addressed in this report. The relevant legislative provisions are also provided.

Table 1: Compliance checklist—annual report

Summary of requirement		Basis for requirement	Annual report reference
Letter of compliance	<ul style="list-style-type: none"> A letter of compliance from the accountable officer or statutory body to the relevant Minister 	ARRs – section 8	Page 5
Accessibility	<ul style="list-style-type: none"> Table of contents Glossary 	ARRs – section 10.1	Page i Page 9
	<ul style="list-style-type: none"> Public availability 	ARRs – section 10.2	Page 2
	<ul style="list-style-type: none"> Copyright notice 	Copyright Act 1968 ARRs – section 10.4	Inside cover
	<ul style="list-style-type: none"> Information Licensing 	QGEA – Information Licensing ARRs – section 10.5	Not applicable
	<ul style="list-style-type: none"> Introductory Information 	ARRs – section 11.1	Page 2
General information	<ul style="list-style-type: none"> Agency role and main functions 	ARRs – section 11.2	Page 2
	<ul style="list-style-type: none"> Operating environment 	ARRs – section 11.3	Page 3
	<ul style="list-style-type: none"> Machinery of government changes 	ARRs – section 11.4	Page 4
	<ul style="list-style-type: none"> Government’s objectives for the community 	ARRs – section 12.1	Page 2
Non-financial performance	<ul style="list-style-type: none"> Other whole-of-government plans / specific initiatives 	ARRs – section 12.2	Page 2
	<ul style="list-style-type: none"> Agency objectives and performance indicators 	ARRs – section 12.3	Page 2
	<ul style="list-style-type: none"> Agency service areas, and service standards 	ARRs – section 12.4	Page 2
	<ul style="list-style-type: none"> Summary of financial performance 	ARRs – section 13.1	Page 5
Financial performance	<ul style="list-style-type: none"> Organisational structure 	ARRs – section 14.1	Page 3
Governance – management and structure	<ul style="list-style-type: none"> Executive management 	ARRs – section 14.2	Page 3
	<ul style="list-style-type: none"> Related entities 	ARRs – section 14.3	Page 3

	<ul style="list-style-type: none"> • Government bodies 	ARRs – section 14.4	Not applicable
	<ul style="list-style-type: none"> • Public Sector Ethics Act 1994 	Public Sector Ethics Act 1994 (section 23 and Schedule) ARRs – section 14.5	Page 4
	<ul style="list-style-type: none"> • Risk management 	ARRs – section 15.1	Page 4
Governance – risk management and accountability	<ul style="list-style-type: none"> • External scrutiny 	ARRs – section 15.2	Page 5
	<ul style="list-style-type: none"> • Audit committee 	ARRs – section 15.3	Page 4
	<ul style="list-style-type: none"> • Internal audit 	ARRs – section 15.4	Page 5
	<ul style="list-style-type: none"> • Public Sector Renewal 	ARRs – section 15.5	Not applicable
	<ul style="list-style-type: none"> • Information systems and recordkeeping 	ARRs – section 15.6	Page 3
	<ul style="list-style-type: none"> • Workforce planning, attraction and retention, and performance 	ARRs – section 16.1	Page 3
Governance – human resources	<ul style="list-style-type: none"> • Early retirement, redundancy and retrenchment 	Directive No.11/12 Early Retirement, Redundancy and Retrenchment ARRs – section 16.2	Page 3
	<ul style="list-style-type: none"> • Open Data 	ARRs – section 17	Page 3
Open Data	<ul style="list-style-type: none"> • Certification of financial statements 	FAA – section 62 FPMS – sections 42, 43 and 50 ARRs – section 18.1	Pages 5 and 15
Financial statements	<ul style="list-style-type: none"> • Independent Auditors Report 	FAA – section 62 FPMS – section 50 ARRs – section 18.2	Pages 16-17
	<ul style="list-style-type: none"> • Remuneration disclosures 	<i>Financial Reporting Requirements for Queensland Government Agencies</i> ARRs – section 18.3	Page 5



Glossary

ARRs	Annual report requirements for Queensland Government agencies
FAA	<i>Financial Accountability Act 2009</i>
FPMS	Financial and Performance Management Standard 2009
QGEA	Queensland Government Enterprise Architecture

Appendix

MARATHON BORE WATER SUPPLY BOARD
OPERATING FUND
STATEMENT OF RECEIPTS AND PAYMENTS
FOR PERIOD 1 JULY 2013 TO 2 OCTOBER 2014

	2013-14	2012-13
	Notes	
	\$	\$
Balance at commencement of year -		
Cash at Bank	1485	1502
Investments (at cost)	3145	3142

	4630	
Receipts of the year were -		
Voluntary Member Levies	475	625
Sundry Receipts - Dissolution Subsidy	5000	--
Interest on Investments, etc	33	20

	5508	
Payments for the year were -		
Administration Expenses	(2) 935	659
Leaving a year end balance comprising -		
Cash at Bank	7093	1485
Investments (at cost)	2110	3145
	-----	-----
	\$9203	\$4630
	-----	-----

QAO
certified statements

MARATHON BORE WATER SUPPLY BOARD

NOTES TO AND FORMING PART

OF THE FINANCIAL STATEMENTS

Note (1) STATEMENT OF OBJECTIVES AND PRINCIPAL ACTIVITIES

The main function of The Marathon Bore Water Supply Board is to carry out water activities decided by the authority. The Marathon Bore Water Supply Board was constituted on 2 February 1916 to provide stock water for certain parcels of land at Aramac now identified as AP 4030.

Note (2) STATEMENT OF ACCOUNTING POLICIES

Note (2)(a) Basis of Accounting

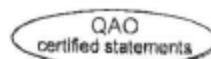
Under the provisions of Section 59 of the *Financial Accountability Act 2009 (the Act)*, the Minister of Natural Resources and Mines has sought exemption from the Treasurer for your entity from compliance with the following provisions of the *Financial and Performance Management Standard 2009 (the Standard)*:

- Section 23, which requires your entity to have established an appropriate asset management system and comply with the *Non-current asset policies for the Queensland Public Sector*, published by Queensland Treasury & Trade; and
- Section 43(1), which requires the entity to prepare its annual financial statements for each financial year having regard to the minimum reporting requirements as detailed in the *Financial Reporting Requirements for Queensland Government Agencies*, published by Queensland Treasury & Trade.

Accordingly, these special purpose financial statements have been prepared to satisfy the water authority's reporting requirements under the *Financial Accountability Act 2009*, and in accordance with the reporting framework as determined by the Department of Natural Resources & Mines. These financial statements have not been prepared in accordance with prescribed accounting standards as it is assessed that there is a limited number of intended users of the financial statements and the format is appropriate to meet the information needs of these users. The intended users of these financial statements are limited to:

- Members of the Queensland Parliament
- The Minister and Department of Natural Resources & Mines
- The Treasurer and Queensland Treasury and Trade
- Members of the Water Authority and related local community members.

Page 2



Given that these financial statements have not been prepared in accordance with prescribed accounting standards, they may not satisfy the information needs of users beyond those identified above.

The financial statements have been prepared on a cash basis, consistent with that which applied in the previous financial year.

Note (2)(b) Non-Current Assets

Non-Current Assets

	2013-14	2012-13
	\$	\$
Bore, Headworks etc	3104	3104
	-----	-----
	\$3104	\$3104
	-----	-----

The value of non-current assets listed above represents only those assets still in service at 2 October 2014 and should be based on the historical cost of the assets. All land and buildings with a cost in excess of \$1 should be reported. In relation to plant and equipment, only those items with an individual value exceeding \$2000 are recorded. No allowance for depreciation has been made.

In relation to any impairment of the water authority's non-current assets from natural disaster events, and for which funding under NDRRA has been approved but is still to be fully expended at 2 October 2014, the water authority reports the following:

- N/A – the water authority reports this situation is not applicable to the water authority



MARATHON BORE WATER SUPPLY BOARD
NOTES TO AND FORMING PART
OF THE FINANCIAL STATEMENTS
 (continued)

Note (2)(c) Rates and Charges Outstanding

	2013-14	2012-13
	\$	\$
0 - 3 months	--	--
	-----	-----
	--	--
	-----	-----

The rates and charges shown above have been reviewed and, in the opinion of the Water Authority, are all collectable.

Bad debts written off during the year totalled \$ - (2012-13 \$ -)

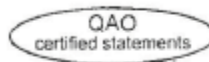
Note (2)(d) Sundry Creditors \$ - \$ -

Note (2)(e) Loan Indebtedness

The Board's loan indebtedness at 2 October 2014 was \$ - \$ -

Note (2)(f) Contingent Assets/Liabilities

There were no known contingent assets or liabilities of a significant nature at 2 October 2014.



MARATHON BORE WATER SUPPLY BOARD
NOTES TO AND FORMING PART
OF THE FINANCIAL STATEMENTS
 (continued)

Note 1(g) Intended change in institutional arrangements

Activities of The Marathon Bore Water Supply Board were formally dissolved effective 3 October 2014 under the Water Amendment Regulation (No 2) 2014.

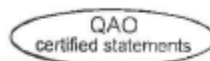
Authority for the activities previously delivered by the Marathon Bore Water Supply Board has transferred to self-management from that date under the name of the name of the Marathon Bore Water Group Agreement.

With such a transfer process, the assets and liabilities of the Marathon Bore Water Supply Board would be transferred to the new institutional structure known as Marathon Bore Water Group Agreement. As a result, the Marathon Bore Water Supply Board would not be able to realise its assets and extinguish its liabilities at the amounts disclosed in the financial report.

Note 2(i) Employing Office

Not applicable

	2013-14	2012-13
	\$	\$
Note 3 Administration Expenses		
Audit Fees	866	594
Bore Licence Fees	69	65
	-----	-----
	\$ 935	659
	-----	-----

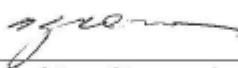


**CERTIFICATE OF THE
MARATHON BORE WATER SUPPLY BOARD**

We have prepared the foregoing annual financial statements pursuant to section 62(1) of the *Financial Accountability Act 2009* (the Act), relevant sections of the Financial Performance Standard 2009, and other prescribed requirements. In accordance with section 62(1)(b) of the Act, we certify that in our opinion:

- (i) the prescribed requirements in respect of the establishment and keeping of accounts have been complied with in all material respects;
- (ii) the special purpose financial statements have been drawn up so as to present a true and fair view of the transactions of the water authority for the period 1 July 2013 to 2 October 2014, and of the financial position as at 2 October 2014 in accordance with the basis of accounting as detailed in Note 2(a) to the financial statements.

1/12/2014 
Date Lance Thompson (Chairperson)

8/12/2014 
Date Michael Scott (Secretary)



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INDEPENDENT AUDITOR'S REPORT

To the former Minister of Marathon Bore Water Supply Board

Report on the final Financial Report

I have audited the accompanying final financial report of the former Marathon Bore Water Supply Board which comprises statements of receipts and payments for the Operating Fund for the period 1 July 2013 to 2 October 2014, notes to and forming part of the financial statements comprising a statement of accounting policies and other explanatory information, and certificate of the former Marathon Bore Water Supply Board given by the former Chairperson and former Secretary.

The former Board's Responsibility for the final Financial Report

The former Board is responsible for the preparation of the final financial report that gives a true and fair view in accordance with prescribed accounting requirements identified in the *Financial Accountability Act 2009* and the *Financial and Performance Management Standard 2009*, including compliance with Australian Accounting Standards – Reduced Disclosure Requirements. The former Board's responsibility also includes such internal control as the former Board determines is necessary to enable the preparation of the final financial report that gives a true and fair view and is free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

My responsibility is to express an opinion on the financial report based on the audit. The audit was conducted in accordance with the *Auditor-General of Queensland Auditing Standards*, which incorporate the Australian Auditing Standards. Those standards require compliance with relevant ethical requirements relating to audit engagements and that the audit is planned and performed to obtain reasonable assurance about whether the financial report is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial report. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial report, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation of the financial report that gives a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control, other than in expressing an opinion on compliance with prescribed requirements. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the Board, as well as evaluating the overall presentation of the financial report including any mandatory financial reporting requirements approved by the Treasurer for application in Queensland.

Independence

The Auditor-General Act 2009 promotes the independence of the Auditor-General and all authorised auditors. The Auditor-General is the auditor of all Queensland public sector entities and can be removed only by Parliament.

The Auditor-General may conduct an audit in any way considered appropriate and is not subject to direction by any person about the way in which audit powers are to be exercised. The Auditor-General has for the purposes of conducting an audit, access to all documents and property and can report to Parliament matters which in the Auditor-General's opinion are significant.

Opinion

In accordance with s.40 of the *Auditor-General Act 2009* –

- (a) I have received all the information and explanations which I have required; and
- (b) in my opinion –
 - (i) the prescribed requirements in relation to the establishment and keeping of accounts have been complied with in all material respects; and
 - (ii) the final financial report presents a true and fair view of the transactions of the former Marathon Bore Water Supply Board for the final period 1 July 2013 to 2 October 2014 and of the financial position as at the end of that final period, in accordance with the accounting policies described in Note 2(a).

Emphasis of Matter - Basis of Accounting

Without modifying my opinion, attention is drawn to Note 2(a) to the final financial report, which describes the basis of accounting. The final financial report has been prepared for the purpose of fulfilling the former Board's financial reporting responsibilities under the *Financial Accountability Act 2009*, in accordance with the exemption provided by the Treasurer under section 59 of that Act. As a result, the final financial report may not be suitable for another purpose.

Emphasis of Matter – Abolition of Marathon Bore Water Supply Board

Without modifying my opinion, attention is drawn to Note 1(g) in the final financial report which identifies that pursuant to the Regulation the former Marathon Bore Water Supply Board was effectively abolished on 2 October 2014. In accordance with the requirements of the Regulation, all assets and liabilities of the former statutory body as at the date of abolition were transferred to Marathon Bore Water Group Agreement immediately after the abolishment at the values reported in note 1 (g). Accordingly this final financial report has been prepared on a basis that is consistent with a going concern basis.



N GEORGE CPA
(as Delegate of the Auditor-General of Queensland)



Queensland Audit Office
Brisbane

