

Queensland

South-East Queensland Water (Distribution and Retail Restructuring) and Other Legislation Amendment Bill 2010



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155	Insertion of	of new s 357A	220
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156	Insertion of	of new ch 4, pt 1, div 4, sdiv 1 hdg	220
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159	Amendme land)	nt of s 359 (Direction to owner of emergency part of	221
160	Insertion of	of new s 359A, and ch 4, pt 1, div 4, sdiv 3 hdg	222
	359A	Taking immediate action about failure of dam	222
161	Replacem	ent of s 360 (Failure to comply with notice)	223
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165	Amendme dam failure	nt of s 363 (Emergency powers if imminent danger of	225

166	Replace	ement of s 365 (Sections 365-369 not used)	225
	365	Cancellation of development permit for	005
	000	decommissioned dam	225
	366	Sections 366-369 not used	226
167		nent of s 510 (Who is an interested person)	226
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171	Amendr	nent of s 571 (Regulator may make guidelines)	227
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	Chapter	10 Other transitional provisions	
181		ement of ch 10A hdg (Transitional provision for South-East land Water (Distribution and Retail Restructuring) Act 2009) 231
182	Insertio	n of new ch 10, pt 3	232
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	638	Provision for carrying out particular failure impact assessments	232
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2010

A Bill

for

An Act to amend the South-East Queensland Water (Distribution and Retail Restructuring) Act 2009, Community Ambulance Cover Act 2003, Environmental Protection Act 1994, Plumbing and Drainage Act 2002, Public Service Act 2008, Standard Plumbing and Drainage Regulation 2003, Sustainable Planning Act 2009, Sustainable Planning Regulation 2009, Transport Infrastructure Act 1994, Water Act 2000 and the Water Supply (Safety and Reliability) Act 2008 for particular purposes

1

The Parliament of Queensland enacts—

[s 1]

	Part	1		Preliminary	2
lause	1	Sho	ort tit	le	3
			(Dis	Act may be cited as the South-East Queensland Water tribution and Retail Restructuring) and Other Legislation and Metail Restructuring	4 5 6
lause	2	Co	mmeı	ncement	7
		(1)	The 2010	following provisions of this Act commence on 1 July	8 9
			(a)	section 9, to the extent it inserts the following—	10
				(i) chapter 2A, part 1, division 2;	11
				(ii) chapter 2A, parts 3 and 4;	12
				(iii) chapters 2B and 2C;	13
			(b)	sections 16 to 20, 22, 23, 25 to 27 and 78;	14
			(c)	section 21, other than to the extent it inserts sections 99AD and 99AE;	15 16
			(d)	parts 3 and 7 to 10.	17
		(2)		following provisions of this Act commence on a day to be by proclamation—	18 19
			(a)	part 4;	20
			(b)	sections 101 and 102;	21
			(c)	section 117, to the extent it inserts section 1178;	22
			(d)	section 118, to the extent it inserts the definitions <i>default</i> grid contract, mandatory term, negotiated grid contract, non-market contract and rules administrator.	23 24 25

[s 3]

	Part	2		Amendment of South-East Queensland Water (Distribution and Retail Restructuring) Act 2009	1 2 3 4
Clause	3	Act ame	ended	1	5
		This (Dis	1	t amends the South-East Queensland Water ion and Retail Restructuring) Act 2009.	6 7
Clause	4	Amendr	nent	of s 4 (Achievement of purposes)	8
		Sect	ion 40	(2)—	9
		inse	rt—		10
		'(d)	-	viding for all distributor-retailers to become service viders on and from 1 July 2010; and	11 12
		(e)	perf	inclusion of particular provisions about the formance of the functions of distributor-retailers as ice providers.'.	13 14 15
Clause	5	Amendr	nent	of s 11 (Functions)	16
		(1) Sect	ion 1	1(1)(f)—	17
		omit	t, inse	rt—	18
		'(f)	on a	nd from 1 July 2010—	19
			(i)	perform functions under this Act and the Water Supply Act relating to trade waste as a sewerage service provider; and	20 21 22
				Note—	23
				See section 53AA (Distributor-retailers become service providers).	24 25
			(ii)	perform particular planning and development assessment functions under the Planning Act;	26 27

[s 6]

		(g) anything else likely to complement or enhance a function mentioned in paragraphs (a) to (f).'.	1 2
Clause	6	Insertion of new s 17A	3
		After section 17—	4
		insert—	5
	'17A	Information Privacy Act 2009	6
		'A distributor-retailer is taken to be an agency under the <i>Information Privacy Act 2009</i> .'.	7 8
Clause	7	Insertion of new s 18A	9
		After section 18—	10
		insert—	11
	'18A	Penalties and Sentences Act 1992	12
		'A distributor-retailer is taken to be a corporation for the <i>Penalties and Sentences Act 1992</i> .'.	13 14
Clause	8	Amendment of s 53 (Delegation)	15
		(1) Section 53(4), after 'functions'—	16
		insert—	17
		', including a function delegated to the chief executive officer,'.	18 19
		(2) Section 53(5)—	20
		renumber as section 53(11).	21
		(3) Section 53—	22
		insert—	23
		'(5) Without limiting subsection (1)—	24
		(a) a distributor-retailer must, for the period ending 30 June 2013, delegate—	25 26

	 (i) its functions as a concurrence agency for a development application to its relevant participating local government; and 	1 2 3
	(ii) its functions under the Planning Act, chapter 9, part 7A, division 4 to its relevant participating local government; and	4 5 6
	(b) a distributor-retailer may delegate its functions under the Planning Act, chapter 9, part 7A, division 5 to its relevant participating local governments; and	7 8 9
	(c) a distributor-retailer may delegate to its participating local governments its functions as a service provider under the Water Supply Act relating to approving connections to, disconnections from or changes to connections to, its water infrastructure.	10 11 12 13 14
'(6)	A relevant participating local government may subdelegate a function delegated to it under subsection (5) to an appropriately qualified officer or employee of the local government.	15 16 17 18
'(7)	A delegation under subsection (5)(a) can not be revoked, in whole or in part, by the distributor-retailer.	19 20
'(8)	A function delegated under subsection (5)(a) can not be performed or exercised by the distributor-retailer.	21 22
'(9)	Subsection (8) does not stop the distributor-retailer giving advice to a participating local government about the performance or exercise of a function delegated under subsection (5)(a).	23 24 25 26
'(10)	Subject to subsections (7) and (8), the <i>Acts Interpretation Act</i> 1954, section 27A applies to a delegation under subsection (5)(a).'.	27 28 29
(4)	Section 53(11), as renumbered under this section, definition appropriately qualified—	30 31
	omit.	32
(5)	Section 53(11), as renumbered under this section—	33
	insert—	34

[s 9]

		<i>'concurren</i>	<i>ce agency</i> see the Planning Act, section 251.	1
		distributor- participatin	retailer, means the distributor-retailer's ag local government for the local government area to which the function is performed or exercised.'.	2 3 4 5
lause	9 Inse	ertion of n	ew chs 2A-2C	6
		After chapt	er 2—	7
		insert—		8
	'Chapte	er 2A	General provisions for distributor-retailers as	9 10
			service providers	11
	'Part 1		Provisions for distributor-retailers to become	12 13
			service providers	14
	'Division	1	General provisions	15
	'53AA Dis	tributor-ret	ailers become service providers	16
	'(1)		om 1 July 2010 all distributor-retailers become viders for their geographic area functions.	17 18
	'(2)	The Water distributor-	Supply Act, section 20 does not apply to a retailer.	19 20
	'(3)		or-retailer continues to be a service provider from 1 and subject to the Water Supply Act.	21 22
	'(4)	mentioned	or-retailer must give the regulator the information in the Water Supply Act, section 12 about the retailer as a service provider as soon as practicable 2010.	23 24 25 26

to have been given by the distributor-retailer.

If before 1 July 2010—

(2)

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	(a) a local government was required under the Water Supply Act, section 185(2) to give an approval holder a notice amending the holder's trade waste approval; and	1 2 3
	(b) the local government has not given that notice;	4
	the distributor must give the notice as soon as practicable after it becomes aware of the requirement.	5 6
	wer to amend existing trade waste approvals for ticular purposes	7 8
'(1)	This section applies for a trade waste approval that under section 53AF(1) is taken to have been given by a distributor-retailer (each an <i>existing trade waste approval</i>).	9 10 11
'(2)	Subject to section 53AH, the distributor-retailer may amend the trade waste approval to ensure the consistency of all trade waste approvals given for its geographic area (a <i>consistency amendment</i>).	12 13 14 15
'(3)	However, a consistency amendment can not be made after 30 June 2012.	16 17
'(4)	The distributor-retailer may, by notice, also amend the trade waste approval to make any change necessary to reflect the change from the approval being given by it instead of a participating local government.	18 19 20 21
'53AH Red	quirements for making consistency amendment	22
'(1)	Before a distributor-retailer makes a consistency amendment of a trade waste approval, it must give the approval holder a show cause notice about the proposed amendment.	23 24 25
'(2)	If, after considering any properly made submissions by the approval holder, the distributor-retailer is still satisfied the amendment should be made, it may make the amendment by notice to the approval holder.	26 27 28 29
'(3)	Within 30 business days after making a decision under subsection (2), the distributor-retailer must give the approval holder an information notice about the decision.	30 31 32

This section is subject to the *Information Privacy Act* 2009

(1) after 1 July 2013.

and the Right to Information Act 2009.

(3)

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[s 9]

'Part 2		Application of particular Water Supply Act provisions to distributor-retailers	1 2 3
'Divisior	1	Preliminary	4
ʻ53AJ Pu	rpose of p	t 2	5
	application relation to	ose of this part is to provide for matters about the a of particular provisions of the Water Supply Act in the carrying on of a water service or wastewater a distributor-retailer after 1 July 2010.	6 7 8 9
'53AK Ap	plication o	of pt 2	10
	the Water	does not limit or otherwise affect the application of Supply Act to a distributor-retailer other than to the ed in division 2.	11 12 13
'Divisior	2	Application of provisions	14
	ovision abo t—general	out plans under the Water Supply ly	15 16
'(1)		com 1 July 2010, the following provisions of the ply Act do not apply to a distributor-retailer—	17 18
	prov	ons 106 to 109, other than to the extent the sections ide for any matter about the distributor-retailer's king water quality management plan under that Act;	19 20 21
	(b) chap	ter 2, part 4, division 6.	22
'(2)		wing provisions of the Water Supply Act do not distributor-retailer that has a water netserv plan—	23 24
	(a) chap	ter 2, part 4, divisions 1 and 2;	25

Part 2 Amendment of South-East	Queensland Water	(Distribution	and Retail	Restructuring)
				Act 2009

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	(b)	chapter 2, part 4, division 4, other than to the extent the	1
	(0)	division provides for any matter about the distributor-retailer's drinking water quality management	2 3
		plan under that Act.	4
53AM Pro	visio	on about strategic asset management plan	5
'(1)	This	section applies to a distributor-retailer—	6
	(a)	on 1 July 2010; and	7
	(b)	until the day the distributor-retailer has a water netserv plan.	8 9
'(2)	exist serv	the Water Supply Act, chapter 2, part 4, division 1, the ting strategic asset management plans for the registered ices of a participating local government for the ributor-retailer are taken to be the distributor-retailer's roved strategic asset management plans.	10 11 12 13 14
'(3)		Water Supply Act, sections 73 and 74 do not apply to the ributor-retailer.	15 16
'(4)	In th	nis section—	17
	appr	roved strategic asset management plan means an roved strategic asset management plan under the Water ply Act.	18 19 20
	servi appr	ting strategic asset management plan, for a registered ice of a participating local government, means an roved strategic asset management plan of the local ernment in effect immediately before 1 July 2010.	21 22 23 24
53AN Pro	visio	on about system leakage management plan	25
'(1)	This	section applies to a distributor-retailer—	26
	(a)	on 1 July 2010; and	27
	(b)	until the day the distributor-retailer has a water netserv plan.	28 29

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'(2)	For the Water Supply Act, chapter 2, part 4, division 2, the existing system leakage management plan for the water service of a participating local government for the distributor-retailer is taken to be the distributor-retailer's approved system leakage management plan.	1 2 3 4 5
'(3)	The Water Supply Act, sections 82 and 87 do not apply to the distributor-retailer.	6 7
'(4)	In this section—	8
	approved system leakage management plan means an approved system leakage management plan under the Water Supply Act.	9 10 11
	existing system leakage management plan, for a water service of a participating local government, means the approved system leakage management plan of the local government in effect immediately before 1 July 2010.	12 13 14 15
53AO Pro	ovision about drinking water service	16
'(1)	This section applies to a distributor-retailer—	17
	(a) on 1 July 2010; and	18
	(b) until the earlier of the following—	19
	(i) 1 July 2011;	20
	(ii) the day the distributor-retailer has an approved drinking water quality management plan.	21 22
'(2)	For the Water Supply Act, chapter 2, part 4, division 3, subdivision 1, the existing drinking water plan for a drinking water service of a participating local government for the distributor-retailer is taken to be the distributor-retailer's approved drinking water quality management plan.	23 24 25 26 27
'(3)	In this section—	28
	approved drinking water quality management plan means an approved drinking water quality management plan under the Water Supply Act.	29 30 31

|--|

	existing drinking water plan, for a drinking water service of a participating local government, means the approved drinking water quality management plan of the local government in effect immediately before 1 July 2010.	1 2 3 4
	ovision about service areas—before water netserv in is in effect	5 6
'(1)	This section applies to a distributor-retailer until the day the distributor-retailer has a water netserv plan.	7 8
'(2)	On 1 July 2010, the service area for a distributor-retailer as a service provider under the Water Supply Act, chapter 2, part 5, consists of the existing service areas of its participating local governments.	9 10 11 12
'(3)	The distributor-retailer may amend the service area by adding an area to, or removing an area from, the service area.	13 14
'(4)	If the distributor-retailer amends the service area, the distributor-retailer must publish a notice of the amendment in a newspaper circulating generally throughout its geographic area.	15 16 17 18
'(5)	In this section—	19
	existing service area, of a participating local government, means the local government's service areas under the Water Supply Act immediately before 1 July 2010 that relate to the distributor-retailer's water service or wastewater service.	20 21 22 23
	ovision about service areas—after water netserv in is in effect	24 25
'(1)	This section applies to a distributor-retailer on and from the day the distributor-retailer has a water netsery plan.	26 27
'(2)	The Water Supply Act, chapter 2, part 5, division 2 does not apply to the distributor-retailer.	28 29
'(3)	For applying the Water Supply Act, chapter 2, part 5, divisions 3 to 5, a reference in the divisions to a service area	30 31

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	is, for a distributor-retailer, taken to be a reference to a connection area of the distributor-retailer.	1 2
'53AR Pro	ovision about recycled water management plan	3
'(1)	This section applies to a distributor-retailer on 1 July 2010.	4
'(2)	For the Water Supply Act, chapter 3, part 2, the existing recycled water management plan for a recycled water scheme of a participating local government for the distributor-retailer is taken to be the distributor-retailer's approved recycled water management plan under that Act.	5 6 7 8 9
'(3)	In this section—	10
	approved recycled water management plan means an approved recycled water management plan under the Water Supply Act.	11 12 13
	existing recycled water management plan, for a recycled water scheme of a participating local government, means the approved recycled water management plan of the local government in effect immediately before 1 July 2010.	14 15 16 17
'Part 3	Charges for water services and wastewater services	18 19
'53AS Ap	plication of pt 3	20
'(1)	This part applies if a distributor-retailer is owed all or any for the following for premises—	21 22
	(a) a charge for water services or wastewater services provided by a distributor-retailer to the premises;	23 24
	(b) costs the distributor-retailer may recover for the premises under the Water Supply Act, section 165.	25 26

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		Editor's note—	1
		Water Supply Act, section 165 (Recovering cost of giving access to registered service)	2 3
'(The amount owed for a matter mentioned in subsection (1) is ne <i>overdue charge</i> .	4 5
'53AT	Intere	est	6
'(The distributor-retailer may charge interest on the overdue harge.	7 8
'(ir	The rate of the interest can not be more than the rate of interest local governments may charge for late payment of interest.	9 10 11
'(3) T	he interest must be calculated—	12
	(8	a) on daily rests, and as compound interest; or	13
	(ł	o) in another way that the local government decides, if an equal or lower amount will be obtained.	14 15
	Overd premi	due charge is owing by any owner of the ises	16 17
'(The overdue charge is payable by anyone who from time to me owns the premises.	18 19
'(ubsection (1) applies whether or not the owner received the enefit of the services.	20 21
'(ubsection (1) does not apply to any interest on the overdue harge.	22 23
		ge on premises for overdue charge, CPI ation and costs ordered	24 25
'(The total of the following is a charge on the premises (the istributor-retailer's charge)—	26 27
	(8	the overdue charge, as CPI indexed under section 53AW;	28 29

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(b) if, in a proceeding to recover the overdue charges, the court orders costs to be paid to distributor-retailer from the owner of the premises—the costs.	1 2 3	
The distributor-retailer's charge does not include a power to sell the premises.	4 5	
The distributor-retailer's charge does not secure any interest imposed under section 53AT.	6 7	
This section does not limit any other remedy the distributor-retailer has to recover the amount.	8 9	
arterly CPI indexation for distributor-retailer's arge	10 11	
For section 53AV the overdue charge is taken to be CPI indexed for all quarters during which all or any part of the overdue charge continues to be owing.	12 13 14	
However, if the amount provided for under subsection (1) is an amount that is or includes a fraction of a dollar, the amount is taken to be the amount that is the nearest dollar, rounded up.		
For subsection (1), payments relating to the overdue charge are taken to be made first in reduction of the overdue charge before any interest on it.	18 19 20	
In this section—	21	
<i>CPI</i> means—	22	
(a) the all groups index for Brisbane published by the Australian Bureau of Statistics; or	23 24	
(b) if the index ceases to be published, another similar index prescribed under a regulation.	25 26	
<i>CPI indexed</i> , for a quarter (the <i>relevant quarter</i>), means the addition of any amount that equates to any percentage increase in the CPI between the following quarters—	27 28 29	
(a) the relevant quarter;	30	
(b) the quarter immediately before the relevant quarter.	31	
	court orders costs to be paid to distributor-retailer from the owner of the premises—the costs. The distributor-retailer's charge does not include a power to sell the premises. The distributor-retailer's charge does not secure any interest imposed under section 53AT. This section does not limit any other remedy the distributor-retailer has to recover the amount. arterly CPI indexation for distributor-retailer's arge For section 53AV the overdue charge is taken to be CPI indexed for all quarters during which all or any part of the overdue charge continues to be owing. However, if the amount provided for under subsection (1) is an amount that is or includes a fraction of a dollar, the amount is taken to be the amount that is the nearest dollar, rounded up. For subsection (1), payments relating to the overdue charge are taken to be made first in reduction of the overdue charge before any interest on it. In this section— CPI means— (a) the all groups index for Brisbane published by the Australian Bureau of Statistics; or (b) if the index ceases to be published, another similar index prescribed under a regulation. CPI indexed, for a quarter (the relevant quarter), means the addition of any amount that equates to any percentage increase in the CPI between the following quarters— (a) the relevant quarter;	

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	(b) land mentioned in that Act included land held from the State for a lesser interest than freehold, other than a lease under the Land Act; and	1 2 3
	(c) the purposes for which land may be taken for the distributor-retailer are purposes relating to the provision of water services and wastewater services to customers in the distributor-retailer's geographic area.	4 5 6 7
'(2)	For a lease under the Land Act, section 218 of that Act applies to a distributor-retailer as if it were a constructing authority.	8 9
'(3)	A regulation may make provision about the acquisition of land by a distributor-retailer.	10 11
53AZ C	ode supersedes customer service standards	12
	'From the later of the following, the Water Supply Act, chapter 2, part 4, division 5 does not apply to a distributor-retailer as a service provider—	13 14 15
	(a) the first making of the code;	16
	(b) 30 June 2011.	17
	Note—	18
	For what happens in the interim, see section 99AB (Interim application of relevant service standards for each constituent area).	19 20
	vnership of water infrastructure that becomes part land	21 22
'(1)	Water infrastructure owned by a distributor-retailer remains its personal property despite—	23 24
	(a) it becoming part of any land; or	25
	(b) the sale or other disposal of the land of which it becomes a part.	26 27
'(2)	This section applies despite—	28
	(a) an Act or law of a State; or	29

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	(b)	a contract, covenant or claim of right under a law of a State.	1 2
Chapto	er 2	B Water infrastructure provisions for distributor-retailers	3 4 5
Part 1		Preliminary	6
53BB Wha		water infrastructure and water infrastructure	7 8
'(1)		r infrastructure is infrastructure for a water service or ewater service.	9 10
'(2)	maint	r infrastructure work is the installation, operation, tenance, repair, alteration or removal of water structure.	11 12 13
53BC Wha	at is a	n public entity	14
'(1)	A pui	blic entity is—	15
	(a)	a local government; or	16
	(b)	a government company or part of a government company; or	17 18
	(c)	a State instrumentality, agency, authority or entity or a division, branch or other part of a State instrumentality, agency, authority or entity; or	19 20 21
	(d)	a department or a division, branch or other part of a department; or	22 23

	(e)	a GOC Act entity; or	1
	(f)	a government entity prescribed under a regulation under the GOC Act, section 4.	2 3
'(2)	In th	nis section—	4
	unde	ernment company means a corporation incorporated er the Corporations Act all the stock or shares in the tal of which is or are beneficially owned by the State.	5 6 7
	GO 0	C Act means the Government Owned Corporations Act 3.	8 9
		C Act entity means an entity established under a regulation er the GOC Act.	10 11
'53BD <i>Pu</i>	blicly	r-controlled places and their public entities	12
'(1)	Αpι	ublicly-controlled place is—	13
	(a)	a State-controlled road; or	14
	(b)	a place for which a public entity is responsible that—	15
		(i) the public is entitled to use; or	16
		(ii) is open to members of the public; or	17
		(iii) is used by the public, whether or not on payment of money.	18 19
		Example for paragraph (b)—	20
		a road	21
'(2)		vever, <i>publicly-controlled place</i> does not include any of following under the Transport Infrastructure Act—	22 23
	(a)	busway land;	24
	(b)	light rail land;	25
	(c)	a railway;	26
	(d)	rail corridor land.	27

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	Note-	_		1
	me cha (Pu infi	ntioned apter 6 ablic u rastruct	isions relevant to water infrastructure work for places d in subsection (2), see the Transport Infrastructure Act, (Road transport infrastructure), chapter 9, part 4, divisions 4 tility plant) and 5 (Use of busway or busway transport ture) and chapter 10, part 4, divisions 3 (Public utility plant) e of light rail or light rail transport infrastructure).	2 3 4 5 6 7
'(3)		•	c entity for a publicly-controlled place is the public nediately and primarily responsible for the place.	8 9
'53BE Wh	at is	a <i>roa</i>	d and a State-controlled road	10
'(1)			any of the following other than to the extent it is, or a public thoroughfare easement—	11 12
	(a)	an ar	rea of land dedicated to public use as a road;	13
	(b)	deve	area that is open to or used by the public and is eloped for, or has as 1 of its main uses, the driving or use of motor vehicles;	14 15 16
	(c)	a bri	dge, culvert, ferry, ford, tunnel or viaduct;	17
	(d)	a pec	destrian or bicycle path;	18
	(e)		art of an area, bridge, culvert, ferry, ford, tunnel, uct or path mentioned in paragraphs (a) to (d).	19 20
'(2)	land	, decla	ontrolled road is a road or land, or part of a road or ared under the Transport Infrastructure Act, section State-controlled road.	21 22 23
53BF Wh	at ar	e <i>roa</i>	d works	24
'(1)	Road	d work	ks are—	25
	(a)	work	ks done for—	26
		(i)	constructing roads or things associated with roads; or	27 28
		(ii)	maintaining roads or things associated with roads (other than public utility plant); or	29 30

		(iii) facilitating the operation of infrastructure relating to roads; or	1 2
		works declared under a regulation under the Transport Infrastructure Act to be road works.	3 4
'(2)	In thi	s section—	5
	plant	includes any of the following—	6
	(a)	a conduit or cable;	7
	(b)	an electrical installation under the Electricity Act 1994;	8
	(c)	an overhead conveyor.	9
		c utility plant means plant permitted under an Act or a monwealth Act to be on a road.	10 11
	works	s includes activities.	12
		location of water infrastructure on a road includes the level and boundary of the water infrastructure in or on ead.	14 15 16
'Part 2		Carrying out water	17
		infrastructure work on	18
		publicly-controlled places	19
'Division	1	When work may be carried out	20
53BH Rig	ht to	carry out work on publicly-controlled place	21
		ect to sections 53BI and 53BR and division 2, a butor-retailer may carry out water infrastructure work on	22 23

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	a publicly-controlled place if the carrying out of the work is relevant to the performance of its geographic area functions.	1 2
ʻ53BI Re	quirements for carrying out work	3
'(1)	A distributor-retailer may carry out water infrastructure work on a publicly-controlled place only if—	4 5
	(a) the public entity has given its written approval for the carrying out of the work (a <i>public entity approval</i>); or	6 7
	Note—	8
	See also section 108 (Public entity approvals taken to be given for existing water infrastructure work).	9 10
	(b) the carrying out of the work is necessary because of an emergency.	11 12
'(2)	If the work is carried out because of an emergency, the distributor-retailer must, as soon as practicable, give the entity notice of the work.	13 14 15
'53BJ Ob	taining public entity's approval	16
'(1)	The distributor-retailer may, in writing, apply to the public entity for a public entity approval for water infrastructure work.	17 18 19
'(2)	The application must—	20
	(a) describe the work and how it is proposed to be carried out; and	21 22
	(b) give particulars of the location of the proposed work; and	23 24
	(c) be supported by other relevant information, reasonably required by the entity, to enable it to consider the application.	25 26 27

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'(3)	The entity must, within 20 business days after receiving the information mentioned in subsection (2)(c), decide to grant or refuse the approval.	1 2 3
'(4)	The entity must not unreasonably refuse to grant the approval.	4
'53BK Cor	nditions of approval	5
' (1)	The public entity may impose conditions on the approval it considers are reasonable.	6 7
	Example of a possible condition—	8
	a condition that, to minimise interference with public access to the place, the work may be carried out only on stated days or at stated times	9 10
'(2)	However, a condition about an alignment for water infrastructure on, or proposed to be built on, a road must ensure the alignment is—	11 12 13
	(a) located to ensure reasonable protection for the infrastructure; and	14 15
	(b) if practicable, on the footpath or verge of the road.	16
'Division	2 Obligations in carrying out work	17
'53BL App	olication of div 2	18
	'This division applies if a distributor-retailer is carrying out water infrastructure work on a publicly-controlled place.	19 20
'53BM Gua	arding	21
'(1)	This section applies if the distributor-retailer has opened or broken up (the <i>interference</i>) the place, or any part of the place.	22 23 24
'(2)	The distributor-retailer must, at all times while the interference continues, ensure—	25 26
	(a) the interference is barricaded and guarded; and	27

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	(b)	signs and lights sufficient to warn and guide the public are set up and maintained against or near the interference.	1 2 3
'(3)	also addi	equired by the public entity, the distributor-retailer must set up and maintain against or near the interference tional warning or protection devices to safeguard the ic while the interference continues.	4 5 6 7
'(4)	The	requirement may be made—	8
	(a)	before or during the carrying out of the work; and	9
	(b)	as well as any condition imposed under section 53BK.	10
'53BN Wa	rninc	ı signs on roads	11
	mair offic	ne work is carried out on a road, lights and signs set up or nationed to safeguard the public must be the appropriate rial traffic signs under the <i>Transport Operations (Road Management) Act 1995</i> .	12 13 14 15
'53BO Ge	neral	obligations in carrying out work	16
'(1)	The	distributor-retailer must—	17
	(a)	complete the work as soon as practicable; and	18
	(b)	restore, as nearly as practicable, the relevant part of the place to the condition it was in before the work started; and	19 20 21
	(c)	remove any rubbish or surplus earth caused by the work; and	22 23
	(d)	comply with—	24
		(i) the conditions of any relevant public entity approval; and	25 26
		(ii) any relevant provisions of the Water Supply Act and any other relevant law.	27 28

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'(2)	If, in carrying out the work, the distributor-retailer causes damage to the place, the distributor-retailer must fix the damage as soon as practicable.	1 2 3
ʻ53BP Mai	intenance	4
'(1)	This section applies if the distributor-retailer has opened or broken up the place or any part of it and has, under section 53BO, restored the place or part.	5 6 7
'(2)	The distributor-retailer must carry out maintenance to ensure the place or part of it is kept in good repair until the later of the following periods to end—	8 9 10
	(a) the period that ends 3 months after the restoration was finished;	11 12
	(b) if, because of the carrying out of the work or the restoration, the ground at the place or part subsides within the 3 months, the period that ends on the earlier of the following—	13 14 15 16
	(i) the day the subsidence ends;	17
	(ii) the first anniversary of the day the restoration was finished.	18 19
'(3)	The maintenance must be carried out in the way agreed between the public entity and the distributor-retailer.	20 21
'Division	3 Work directions	22
'53BQ Pov	ver to give work direction	23
'(1)	This section applies if—	24
	(a) a distributor-retailer is carrying out, or has carried out, water infrastructure work on a publicly-controlled place; and	25 26 27
	(b) the public entity reasonably considers work should be, or should have been, carried out to ensure compliance	28 29

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	with a condition imposed under section 53BK or an obligation under division 2.	1
'(2)	The entity may give the distributor-retailer a notice (a <i>work direction</i>) directing the distributor-retailer to carry out stated work to comply with the condition or obligation within a stated reasonable period.	2
'(3)	The work direction must—	7
	(a) identify the condition or obligation; and	8
	(b) include, or be accompanied by, an information notice about the decision to give the direction.	<u>ç</u> 1
53BR Co	mpliance with work direction	1
'(1)	A distributor-retailer to whom a work direction has been given must comply with the direction to the reasonable satisfaction of the public entity that gave the direction.	1
'(2)	If the distributor-retailer does not comply with subsection (1), the entity may carry out the relevant work.]
'(3)	In carrying out the work, the entity must comply with any relevant provisions of the Water Supply Act and any other relevant law.	1 1 1
53BS Co	sts of carrying out directed work	
'(1)	A distributor-retailer to whom a work direction has been given must bear the costs of complying with the direction.	4
'(2)	If, under section 53BR(2), the public entity has carried out the relevant work, it may recover from the distributor-retailer as a debt the amount of its reasonable costs of carrying out the work.	

'Part 3 Public entity work

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'53B T	ГАр	plicat	tion of pt 3	1
		place affec	s part applies if a public entity for a publicly-controlled e proposes to do work (<i>public entity work</i>) that is likely to ct the safety, location or operation of a ributor-retailer's water infrastructure.	2 3 4 5
'53BL		quire ected	ment to consult if water infrastructure	6 7
	'(1)		public entity must give the distributor-retailer a notice ng—	8 9
		(a)	details of the proposed public entity work; and	10
		(b)	that the distributor-retailer may, within a stated period, make written submissions to the entity about the proposal.	11 12 13
	'(2)		stated period must not end before 30 business days after notice is given.	14 15
	'(3)	any	ore deciding to make the change, the entity must consider written submission made by the distributor-retailer within stated period.	16 17 18
		Note-	_	19
		See	e also section 53CF (Obligation to give public entity information).	20
'53B\	/ Po	wer to	o require consequential work	21
	'(1)	This	s section applies if—	22
		(a)	the public entity has complied with section 53BU; and	23
		(b)	to carry out the public entity work, it is reasonably necessary for any of the following work to be done (consequential work)—	24 25 26
			(i) changing the position of the water infrastructure;	27
			(ii) carrying out other work relating to the water infrastructure.	28 29

'This part applies if a distributor-retailer's water infrastructure

on a publicly-controlled place interferes with the use of the

place by the public entity or the public.

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'53BZ Re	medial action by public entity in emergency	1
	'If, because of an emergency, it is necessary to take action (<i>remedial action</i>) to ensure the water infrastructure ceases to interfere with the use of the place, the public entity may take the remedial action.	2 3 4 5
'53CA Po	wer to require remedial action	6
	'The public entity may, by notice (a <i>remedial action requirement</i>), require the distributor-retailer to take remedial action within a stated reasonable period.	7 8 9
'53CB Co	mpliance with remedial action requirement	10
'(1)	If the distributor-retailer is given a remedial action requirement, the distributor-retailer must comply with the requirement to the reasonable satisfaction of the public entity.	11 12 13
'(2)	If the distributor-retailer does not comply with subsection (1), the entity may take the relevant remedial action.	14 15
'(3)	In taking the remedial action, the entity must comply with any relevant provisions of the Water Supply Act and any other relevant law.	16 17 18
'53CC Co	sts of taking required remedial action	19
'(1)	The distributor-retailer must bear the costs of complying with a remedial action requirement.	20 21
'(2)	If, under section 53CB(2), the public entity takes the remedial action, it may recover from the distributor-retailer as a debt the amount of the entity's reasonable costs of taking the action.	22 23 24 25
'Part 5	Water infrastructure work and roads	26 27

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53CD Ap	plication of pt 5	1
	'This part applies for particular water infrastructure that a distributor-retailer has or constructs, augments, alters or maintains on a road.	2 3 4
53CE Re	cord obligation	5
	'The distributor-retailer must prepare records that adequately define the location of the water infrastructure on the road.	6 7
53CF Ob	ligation to give public entity information	8
'(1)	If the public entity for the road asks, the distributor-retailer must, within a reasonable period, give the public entity information that adequately defines the location of the water infrastructure on a stated part of the road.	9 10 11 12
'(2)	A request under subsection (1) is an <i>information request</i> .	13
	clusion of liability for particular damage by public ity to water infrastructure	14 15
'(1)	This section applies if—	16
	(a) the public entity for the road causes damage to the water infrastructure and has not agreed to be liable for the damage; and	17 18 19
	(b) before the damage happened the public entity made an information request to the distributor-retailer.	20 21
'(2)	The public entity is not liable for the damage if—	22
	(a) either—	23
	(i) the request was not complied with within a reasonable period before the damage happened; or	24 25
	(ii) information given in response to the request did not adequately define the location of the water infrastructure; and	26 27 28

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	(b)	the damage would not have happened had the request been complied with or had the information given adequately defined the location.	1 2 3
	bility ense	for additional public entity road work	4 5
'(1)	This	section applies if—	6
	(a)	the public entity for the road carries out road works in or on the road; and	7 8
	(b)	it made an information request of the distributor-retailer before carrying out the road works.	9 10
	Note-	_	11
		e however section 109 (Deferral of distributor-retailer's liability for ditional public entity road work expenses).	12 13
'(2)	addi the	distributor-retailer is liable to pay the public entity any tional expense the public entity incurred in carrying out road works because of the location of the water astructure if—	14 15 16 17
	(a)	either—	18
		(i) the request was not complied with within a reasonable period before the road works were carried out; or	19 20 21
		(ii) information given in response to the request did not adequately define the location; and	22 23
	(b)	the additional expense would not have been incurred had the request been complied with or had the information given adequately defined the location.	24 25 26
'(3)	How	vever, subsection (2) does not apply if—	27
	(a)	the road works were not provided for in a plan by the public entity given to the distributor-retailer within a reasonable period before the road works were carried out; and	28 29 30 31

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'(1) The distributor-retailer may arrange with the public entity for the road to share the cost of all or any of— (a) acquisition of land associated with the water infrastructure; or (b) construction, augmentation, alteration or maintenance of the water infrastructure; or (c) construction of road works affected by the water infrastructure. '(2) The arrangement may include all necessary preliminary costs associated with the acquisition, construction, augmentation, alteration or road maintenance. (a) acquisition of land associated with the water infrastructure; or (b) construction, augmentation or maintenance of the water infrastructure. (b) construction of road works affected by the water infrastructure. (c) construction of road works affected by the water infrastructure. (d) The arrangement may include all necessary preliminary costs associated with the acquisition, construction, augmentation, alteration or road maintenance. (d) Miscellaneous provision 21 (53CJ Compensation (1) This section applies if a person (a claimant) suffers a cost, damage or loss because of the exercise, or purported exercise, of a power under this part by a distributor-retailer. (2) However, this section does not apply for a public entity for a publicly-controlled place if the power relates to the place for			
condition of the approval. Note— See also section 108 (Public entity approvals taken to be given for existing water infrastructure work). (53Cl Distributor-retailer and public entity may share costs (1) The distributor-retailer may arrange with the public entity for the road to share the cost of all or any of— (a) acquisition of land associated with the water infrastructure; or (b) construction, augmentation, alteration or maintenance of the water infrastructure; or (c) construction of road works affected by the water infrastructure. (2) The arrangement may include all necessary preliminary costs associated with the acquisition, construction, augmentation, alteration or road maintenance. (53CJ Compensation (1) This section applies if a person (a claimant) suffers a cost, damage or loss because of the exercise, or purported exercise, of a power under this part by a distributor-retailer. (2) However, this section does not apply for a public entity for a publicly-controlled place if the power relates to the place for		water infrastructure work for the water infrastructure;	2
See also section 108 (Public entity approvals taken to be given for existing water infrastructure work). (53Cl Distributor-retailer and public entity may share costs (1) The distributor-retailer may arrange with the public entity for the road to share the cost of all or any of— (a) acquisition of land associated with the water infrastructure; or (b) construction, augmentation, alteration or maintenance of the water infrastructure; or (c) construction of road works affected by the water infrastructure. (2) The arrangement may include all necessary preliminary costs associated with the acquisition, construction, augmentation, alteration or road maintenance. (53CJ Compensation (1) This section applies if a person (a claimant) suffers a cost, damage or loss because of the exercise, or purported exercise, of a power under this part by a distributor-retailer. (2) However, this section does not apply for a public entity for a publicly-controlled place if the power relates to the place for		· · ·	
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'(1) The distributor-retailer may arrange with the public entity for the road to share the cost of all or any of— (a) acquisition of land associated with the water infrastructure; or (b) construction, augmentation, alteration or maintenance of the water infrastructure; or (c) construction of road works affected by the water infrastructure. '(2) The arrangement may include all necessary preliminary costs associated with the acquisition, construction, augmentation, alteration or road maintenance. (a) acquisition of land associated with the water infrastructure; or (b) construction, augmentation or maintenance of the water infrastructure. (b) construction of road works affected by the water infrastructure. (c) construction of road works affected by the water infrastructure. (d) The arrangement may include all necessary preliminary costs associated with the acquisition, construction, augmentation, alteration or road maintenance. (d) Miscellaneous provision 21 (53CJ Compensation (1) This section applies if a person (a claimant) suffers a cost, damage or loss because of the exercise, or purported exercise, of a power under this part by a distributor-retailer. (2) However, this section does not apply for a public entity for a publicly-controlled place if the power relates to the place for			7 8
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infrastructure; or (b) construction, augmentation, alteration or maintenance of the water infrastructure; or (c) construction of road works affected by the water infrastructure. (2) The arrangement may include all necessary preliminary costs associated with the acquisition, construction, augmentation, alteration or road maintenance. (53CJ Compensation (1) This section applies if a person (a claimant) suffers a cost, damage or loss because of the exercise, or purported exercise, of a power under this part by a distributor-retailer. (2) However, this section does not apply for a public entity for a publicly-controlled place if the power relates to the place for	'(1)	· · ·	10 11
the water infrastructure; or (c) construction of road works affected by the water infrastructure. (2) The arrangement may include all necessary preliminary costs associated with the acquisition, construction, augmentation, alteration or road maintenance. (3) Miscellaneous provision (4) Miscellaneous provision (1) This section applies if a person (a <i>claimant</i>) suffers a cost, damage or loss because of the exercise, or purported exercise, of a power under this part by a distributor-retailer. (2) However, this section does not apply for a public entity for a publicly-controlled place if the power relates to the place for		· · · · · · · · · · · · · · · · · · ·	12 13
infrastructure. '(2) The arrangement may include all necessary preliminary costs associated with the acquisition, construction, augmentation, alteration or road maintenance. 'Part 6 Miscellaneous provision '53CJ Compensation '(1) This section applies if a person (a <i>claimant</i>) suffers a cost, damage or loss because of the exercise, or purported exercise, of a power under this part by a distributor-retailer. '(2) However, this section does not apply for a public entity for a publicly-controlled place if the power relates to the place for			14 15
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'(1) This section applies if a person (a <i>claimant</i>) suffers a cost, damage or loss because of the exercise, or purported exercise, of a power under this part by a distributor-retailer. '(2) However, this section does not apply for a public entity for a publicly-controlled place if the power relates to the place for	'(2)	associated with the acquisition, construction, augmentation,	18 19 20
'(1) This section applies if a person (a <i>claimant</i>) suffers a cost, damage or loss because of the exercise, or purported exercise, of a power under this part by a distributor-retailer. '(2) However, this section does not apply for a public entity for a publicly-controlled place if the power relates to the place for	.		
'(1) This section applies if a person (a <i>claimant</i>) suffers a cost, damage or loss because of the exercise, or purported exercise, of a power under this part by a distributor-retailer. '(2) However, this section does not apply for a public entity for a publicly-controlled place if the power relates to the place for	'Part 6	Miscellaneous provision	21
damage or loss because of the exercise, or purported exercise, of a power under this part by a distributor-retailer. (2) However, this section does not apply for a public entity for a publicly-controlled place if the power relates to the place for	'53CJ Co	mpensation	22
publicly-controlled place if the power relates to the place for 27	'(1)	damage or loss because of the exercise, or purported exercise,	23 24 25
	'(2)	publicly-controlled place if the power relates to the place for	26 27 28

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proceeding	brought in a court with jurisdiction for the	3 4 5
er 2C	Trade waste provisions for distributor-retailers	6 7
	General provisions about trade waste officers	8 9
pointment	and other provisions	10
distributor-	retailer, as a service provider, appoints a person as	11 12 13
The distributor-retailer may also appoint the person as a trade waste officer under this Act.		
requirement person may	ats for the appointment of trade waste officers, the y be appointed only if the person complies with the	16 17 18 19
appointmen	nt as a trade waste officer and the trade waste	20 21 22
• •	1	23 24
the W	Vater Supply Act included a reference to exercising	25 26 27
	continuent This section distributoran authoris The distributoran authoris The distributoran authoris The Water appointment officer's office a reference to the Water appointment of the Water appoin	General provisions about trade waste officers Pointment and other provisions This section applies if, under the Water Supply Act, a distributor-retailer, as a service provider, appoints a person as an authorised person. The distributor-retailer may also appoint the person as a trade waste officer under this Act. However, if a regulation prescribes qualifications or other requirements for the appointment of trade waste officers, the person may be appointed only if the person complies with the requirements. The Water Supply Act, sections 45 to 48 apply for the appointment as a trade waste officer and the trade waste officer's office as if— (a) a reference in the sections to an authorised person were a reference to a trade waste officer; and

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	(c) with other necessary changes.	1
'(5)	The service provider may issue the appointee 1 identity card for both appointments.	2 3
'53CL Fur	nctions	4
	'A trade waste officer's functions are to help the distributor-retailer to do the following as a sewerage service provider—	5 6 7
	(a) consider and decide trade waste approval applications;	8
	(b) monitor and enforce compliance with the following provisions of the Water Supply Act—	9 10
	(i) chapter 2, part 6;	11
	(ii) chapter 2, part 7, to the extent that part relates to trade waste and the distributor-retailer's infrastructure as a sewerage service provider;	12 13 14
	(c) take trade waste compliance action.	15
'Part 2	Powers of trade waste officers	16
'Division	1 General powers for entering places	17
'53CM Gei	neral powers of entry	18
'(1)	A trade waste officer may enter a place to perform the officer's functions if—	19 20
	(a) it is a place of business the subject of a trade waste approval and the place is—	21 22
	(i) open for carrying on the business; or	23
	(ii) otherwise open for entry; or	24

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	(b) an occupier of the place consents to the entry; or	1
	(c) it is a public place and the entry is made when it is open to the public; or	2 3
	(d) the entry is authorised by a warrant.	4
'(2)	For section (1)(a), a place of business does not include a part of the place where a person resides.	5 6
'(3)	To remove any doubt, it is declared that this section does not limit or otherwise affect a trade waste officer's powers as an authorised person.	7 8 9
'(4)	In this section—	10
	<i>trade waste approval</i> includes a trade waste approval the subject of suspension under the Water Supply Act.	11 12
	compliance action	13 14
53CN Po	wer to enter	15
'53CN Po '	wer to enter This section applies if a distributor-retailer may take trade waste compliance action.	15 16 17
	This section applies if a distributor-retailer may take trade	16
	This section applies if a distributor-retailer may take trade waste compliance action.	16 17
	This section applies if a distributor-retailer may take trade waste compliance action. Note— See section 53DM (Action distributor-retailer may take if trade waste	16 17 18
'(1)	This section applies if a distributor-retailer may take trade waste compliance action. Note— See section 53DM (Action distributor-retailer may take if trade waste compliance notice contravened). A trade waste officer may enter the place the subject of the relevant trade waste approval at any reasonable time to take	16 17 18 19 20 21 22

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	wer to enter place subject to approved inspection ogram	1 2
'(1)	A trade waste officer may, under an approved inspection program, enter a place at any reasonable time of the day or night without the consent of the occupier of the place.	3 4 5
'(2)	However, a trade waste officer can not under an approved inspection program enter any part of a place where a person resides.	6 7 8
'(3)	To remove any doubt, it is declared that—	9
	(a) the power under subsection (1) does not limit or otherwise affect any other power under this chapter; and	10 11
	(b) a trade waste officer may inspect places other than as provided for under the program.	12 13
53CP Ap	proving an inspection program	14
'(1)	A distributor-retailer may, by a board resolution, approve a program under which a trade waste officer may enter and	15
	inspect places in the distributor-retailer's geographic area to perform a trade waste officer's functions.	16 17 18
'(2)	inspect places in the distributor-retailer's geographic area to	17
'(2)	inspect places in the distributor-retailer's geographic area to perform a trade waste officer's functions.	17 18
'(2)	inspect places in the distributor-retailer's geographic area to perform a trade waste officer's functions. An approved inspection program may— (a) allow a trade waste officer to enter and inspect all places, or all places of a particular type, in the distributor-retailer's geographic area (a <i>systematic</i>	17 18 19 20 21 22
'(2) '(3)	 inspect places in the distributor-retailer's geographic area to perform a trade waste officer's functions. An approved inspection program may— (a) allow a trade waste officer to enter and inspect all places, or all places of a particular type, in the distributor-retailer's geographic area (a systematic inspection program); or (b) allow a trade waste officer to enter and inspect those places in the distributor-retailer's geographic area that have been selected in accordance with objective criteria 	17 18 19 20 21 22 23 24 25 26
	 inspect places in the distributor-retailer's geographic area to perform a trade waste officer's functions. An approved inspection program may— (a) allow a trade waste officer to enter and inspect all places, or all places of a particular type, in the distributor-retailer's geographic area (a systematic inspection program); or (b) allow a trade waste officer to enter and inspect those places in the distributor-retailer's geographic area that have been selected in accordance with objective criteria stated in the resolution (a selective inspection program). 	17 18 19 20 21 22 23 24 25 26 27

c) for a systematic inspection program that allows a type of place to be entered and inspected, a description of the type of place;	1 2 3
(d) for a selective inspection program, objective criteria for selecting the places to be entered and inspected;	4 5
(e) the period (the <i>program period</i>) over which it is to be carried out.	6 7
The program period can not be more than 6 months or another period prescribed under a regulation.	8 9
The distributor-retailer must give public notice of the approval of an inspection program in the way required under section 53CQ.	10 11 12
The public notice must be given for a period at least 14 days, but no more than 28 days, before the program starts.	13 14
ntent of public notice and access requirements	15
The notice required under section 53CP(5) must be published—	16 17
(a) in a newspaper circulating in all of the distributor-retailer's geographic area; and	18 19
(b) on the distributor-retailer's website.	20
The notice must state the following—	21
(a) the distributor-retailer's name;	22
(b) the purpose and scope of the approved inspection program, in general terms;	23 24
(c) when the program starts;	25
(d) the program period;	26
(e) that the public may inspect a copy of the resolution that approved the program at the distributor-retailer's public office until the end of the program;	27 28 29
	place to be entered and inspected, a description of the type of place; (d) for a selective inspection program, objective criteria for selecting the places to be entered and inspected; (e) the period (the <i>program period</i>) over which it is to be carried out. The program period can not be more than 6 months or another period prescribed under a regulation. The distributor-retailer must give public notice of the approval of an inspection program in the way required under section 53CQ. The public notice must be given for a period at least 14 days, but no more than 28 days, before the program starts. Intent of public notice and access requirements The notice required under section 53CP(5) must be published— (a) in a newspaper circulating in all of the distributor-retailer's geographic area; and (b) on the distributor-retailer's website. The notice must state the following— (a) the distributor-retailer's name; (b) the purpose and scope of the approved inspection program, in general terms; (c) when the program starts; (d) the program period; (e) that the public may inspect a copy of the resolution that approved the program at the distributor-retailer's public

The magistrate may require additional information supporting the

written application to be given by statutory declaration.

Example—

24

25

53CS Iss	ue of	warrant	1
'(1)	magi	magistrate may issue the warrant for the place only if the strate is satisfied there are reasonable grounds for ecting—	2 3 4
	(a)	there is a particular thing or activity (the <i>evidence</i>) that may provide evidence of a trade waste offence; and	5 6
	(b)	the evidence is at the place, or, within the next 7 days, may be at the place.	7 8
'(2)	The v	warrant must state—	9
	(a)	the place to which the warrant applies; and	10
	(b)	that a stated trade waste officer may, with necessary and reasonable help and force—	11 12
		(i) enter the place and any other place necessary for the entry; and	13 14
		(ii) exercise the trade waste officer's powers under this chapter; and	15 16
	(c)	particulars of the offence that the magistrate considers appropriate in the circumstances; and	17 18
	(d)	the name of the person suspected of having committed the offence, unless the name is unknown or the magistrate considers it inappropriate to state the name; and	19 20 21 22
	(e)	the evidence that may be seized under the warrant; and	23
	(f)	the hours of the day or night when the place may be entered; and	24 25
	(g)	the extent of re-entry permitted; and	26
	(h)	the date, within 14 days after the warrant's issue, the warrant ends.	27 28
'(3)	warra	ovision of this part applying to entry authorised under a ant is taken also to apply to any re-entry authorised under varrant.	29 30 31

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53CT			tion b		ectronic com	munica	ation and	I		1 2
	'(1)	fax, elect	email tronic	l, rac comn	under section dio, videocon nunication if the essary because	ferencin he trade	g or ano	ther form	of	3 4 5 6
		(a)	urgei	nt circ	cumstances; or	r				7
		(b)			cial circumstar te officer's ren			r example,	, the	8 9
	'(2)	The	applic	ation-						10
		(a)	•		e made before n application u				ares	11 12
		(b)	may	be ma	ade before the	written	applicatio	n is sworn	١.	13
	'(3)		_		may issue the istrate is satisfi		t (the <i>orig</i>	inal warr	ant)	14 15
		(a)			necessary to n (1); and	make	the appli	ication u	nder	16 17
		(b)		•	he application priate.	was ma	de under	subsection	(1)	18 19
	' (4)	Afte	r the n	nagist	trate issues the	e origina	l warrant-	_		20
		(a)	givin for e magi	g a c xamp strate	a reasonably copy of the wa ple, by sending must immedicer; or	arrant to	the trade by by fax	waste off or email,	icer, the	21 22 23 24 25
		(b)	other	wise-	<u>—</u>					26
			(i)	date	nagistrate mus and time the s of the warrar	warrant				27 28 29
			(ii)		trade waste of ant, including		_		n of	30
				(A)	the magistrat	te's nam	e; and			32

		(B) the date and time the magistrate issued the warrant; and	1 2
		(C) the other terms of the warrant.	3
'(5)	form	copy of the warrant mentioned in subsection (4)(a), or the of warrant completed under subsection (4)(b) (in either the <i>duplicate warrant</i>), is a duplicate of, and as effectual the original warrant.	4 5 6 7
'(6)		trade waste officer must, at the first reasonable ortunity, send to the magistrate—	8 9
	(a)	the written application complying with section 53CR(2) and (3); and	10 11
	(b)	if the trade waste officer completed a form of warrant under subsection (4)(b)—the completed form of warrant.	12 13 14
'(7)		magistrate must keep the original warrant and, on iving the documents under subsection (6)—	15 16
	(a)	attach the documents to the original warrant; and	17
	(b)	give the original warrant and documents to the clerk of the court of the relevant magistrates court.	18 19
'(8)	Desp	pite subsection (5), if—	20
	(a)	an issue arises in a proceeding about whether an exercise of a power was authorised by a warrant issued under this section; and	21 22 23
	(b)	the original warrant is not produced in evidence;	24
	the e	onus of proof is on the person relying on the lawfulness of exercise of the power to prove a warrant authorised the cise of the power.	25 26 27
'(9)	This	section does not limit section 53CR.	28
(10)	In th	is section—	29
	the N	want magistrates court, in relation to a magistrate, means Magistrates Court that the magistrate constitutes under the istrates Act 1991.	30 31 32

The acknowledgment must state—

the occupier has been told—

(5)

(a)

28

		(1) the purpose of the entry; and	1
		(ii) that the occupier is not required to consent; and	2
	(b)	the purpose of the entry; and	3
	(c)	the occupier gives the trade waste officer consent to enter the place and exercise powers under this part; and	4 5
	(d)	the time and date the consent was given.	6
'(6)		ne occupier signs the acknowledgment, the trade waste cer must immediately give a copy to the occupier.	7 8
'(7)	If—		9
	(a)	an issue arises in a proceeding about whether the occupier consented to the entry; and	10 11
	(b)	an acknowledgment complying with subsection (5) for the entry is not produced in evidence;	12 13
		onus of proof is on the person relying on the lawfulness of entry to prove the occupier consented.	14 15
53CW En	try ur	nder warrant	16
'(1)	warı	s section applies if a trade waste officer named in a rant issued under this part for a place is intending to enter place under the warrant.	17 18 19
'(2)		ore entering the place, the trade waste officer must do or e a reasonable attempt to do the following things—	20 21
	(a)	identify himself or herself to a person present at the place who is an occupier of the place by producing a copy of the trade waste officer's identity card or other document evidencing the officer's appointment;	22 23 24 25
	(b)	give the person a copy of the warrant;	26
	(c)	tell the person the trade waste officer is permitted by the warrant to enter the place;	27 28
	(d)	give the person an opportunity to allow the trade waste officer immediate entry to the place without using force.	29 30

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(2)	However, if a trade waste officer enters a place to get the occupier's consent to enter the place, this division applies to the officer only if the consent is given or the entry is otherwise authorised.	1 2 3 4
'53CZ Ge	neral powers after entry	5
' (1)	The trade waste officer may do all or any of the following—	6
	(a) search any part of the place;	7
	(b) inspect, measure, test, photograph or film any part of the place or anything at the place;	8 9
	(c) take a thing, or a sample of or from a thing, at the place for analysis or testing;	10 11
	(d) copy a document at the place or take the document to another place to copy it;	12 13
	(e) take into or onto the place any person, equipment and materials the trade waste officer reasonably requires for the exercise of a power under this part;	14 15 16
	(f) require a person at the place to give the trade waste officer reasonable help to exercise the officer's powers under paragraphs (a) to (e);	17 18 19
	(g) require a person at the place to give the trade waste officer information to help the officer find out whether this Act and the Water Supply Act is being or has been complied with.	20 21 22 23
'(2)	When making a requirement under subsection (1)(f), the trade waste officer must warn the person it is an offence to fail to comply with the requirement unless the person has a reasonable excuse.	24 25 26 27
'(3)	If a trade waste officer takes a document from a place to copy it, the document must be copied as soon as practicable and returned to the place.	28 29 30

Part 2 Amendment of South-East Que	eensland Water	(Distribution and	d Retail Restr	ucturing)
		-		Act 2009

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53DA Fail	ure t	to help trade waste officer	1
'(1)	53C	person required to give reasonable help under section $Z(1)(f)$ must comply with the requirement unless the on has a reasonable excuse.	2 3 4
	Max	timum penalty—200 penalty units.	5
'(2)	pers	e person is an individual, it is a reasonable excuse for the on to fail to comply with the requirement that complying the requirement might tend to incriminate the person.	6 7 8
'Division	7	Power to require name and address in connection with trade waste	9 10
53DB App	olicat	tion of div 7	11
	ʻThi	s division applies if a trade waste officer—	12
	(a)	finds a person committing a trade waste offence; or	13
	(b)	finds a person in circumstances that lead the officer to suspect, on reasonable grounds, that the person has just committed a trade waste offence; or	14 15 16
	(c)	has information that leads the officer to suspect, on reasonable grounds, that a person has just committed a trade waste offence.	17 18 19
53DC Pov	ver to	o require name and address	20
'(1)		trade waste officer may require the person to state the on's name and address.	21 22
'(2)	the	the trade waste officer does so, the officer must also warn person that it is an offence to fail to state the person's e and address, unless the person has a reasonable excuse.	23 24 25
'(3)		person must comply with the requirement unless the on has a reasonable excuse.	26 27
	Max	simum penalty for subsection (3)—35 penalty units.	28

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'53DD Po	wer to require evidence of name or address	1
'(1)	The trade waste officer may require the person to give evidence of the person's name or address if the officer suspects, on reasonable grounds, that the person has given a false name or address.	2 3 4 5
'(2)	The person must comply with the requirement unless the person has a reasonable excuse.	6 7
	Maximum penalty—35 penalty units.	8
'53DE Ex	ception if trade waste offence not proved	9
	'The person does not commit an offence under this division if the person is not proved to have committed the trade waste offence.	10 11 12
'Divisior	8 Safeguards	13
'53DF Du	ty to avoid damage	14
	'In performing a function or exercising a power under this part, a trade waste officer must take all reasonable steps to ensure the officer causes as little inconvenience, and does as little damage, as is practicable.	15 16 17 18
'53DG No	tice of damage	19
'(1)	This section applies if—	20
	(a) a trade waste officer damages property when exercising or purporting to exercise a power under this part; or	21 22
	(b) a person (the <i>other person</i>) acting under the direction or authority of a trade waste officer damages property.	23 24
'(2)	The trade waste officer must immediately give notice of particulars of the damage to a person who appears to the officer to be an owner of the property.	25 26 27

'(3)	If the trade waste officer believes the damage was caused by a latent defect in the property or circumstances beyond the officer's or other person's control, the officer may state the belief in the notice.	1 2 3 4
'(4)	If, for any reason, it is impracticable to comply with subsection (2), the trade waste officer must leave the notice where the damage happened in a conspicuous position and in a reasonably secure way.	5 6 7 8
'(5)	This section does not apply to damage the trade waste officer reasonably believes is trivial.	9 10
'(6)	In this section—	11
	<i>owner</i> , of property, includes a person in possession or control of it.	12 13
53DH Co	ntent of notice of damage	14
'(1)	A notice of damage under section 53DG must state—	15
	(a) particulars of the damage; and	16
	(b) that the person who suffered the damage may claim compensation under section 53DI.	17 18
'(2)	If the trade waste officer believes the damage was caused by a latent defect in the thing or circumstances beyond the officer's or other person's control, the officer may state the belief in the notice.	19 20 21 22
	mpensation from distributor-retailer to owner or cupier	23 24
'(1)	If a person incurs loss or expense caused directly by the exercise or purported exercise of a power under this part, the person may claim compensation from the distributor-retailer.	25 26 27
'(2)	Compensation may be claimed and ordered to be paid in a proceeding brought in a court with jurisdiction for the recovery of the amount of compensation claimed.	28 29 30

'(3)	A court may order compensation to be paid only if it is satisfied it is just to make the order in the circumstances of the particular case.	1 2 3
'Part 3	Trade waste compliance notices	4 5
'53DJ Wh	no may give a trade waste compliance notice	6
'(1)	This section applies if a trade waste officer reasonably believes—	7 8
	(a) the approval holder—	9
	(i) is contravening the holder's trade waste approval; or	10 11
	(ii) has contravened the holder's trade waste approval in circumstances that make it likely the contravention will continue or be repeated; and	12 13 14
	(b) a matter relating to the contravention is reasonably capable of being rectified; and	15 16
	(c) it is appropriate to give the approval holder an opportunity to rectify the matter.	17 18
'(2)	The trade waste officer may give the approval holder a notice (a <i>trade waste compliance notice</i>) requiring the holder to remedy the contravention.	19 20 21
'53DK Re	quirements for trade waste compliance notice	22
'(1)	A trade waste compliance notice must state the following—	23
	(a) that the trade waste officer reasonably believes the approval holder—	24 25
	(i) is contravening a provision of the holder's trade waste approval; or	26 27

		(ii) has contravened the holder's trade waste approval in circumstances that make it likely the contravention will continue or be repeated;	1 2 3			
	(b)	the provision the trade waste officer believes is being, or has been, contravened;	4 5			
	(c)	briefly, how it is believed the provision is being, or has been, contravened;	6 7			
	(d)	that the approval holder must remedy the contravention within a stated reasonable period;	8 9			
	(e)	that it is an offence to fail to comply with the notice unless the approval holder has a reasonable excuse;	10 11			
	(f)	that, within 30 business days after the notice is given, the person may apply for an internal review of the decision to give the notice;	12 13 14			
	(g)	how the person may apply for the review.	15			
(2)	A trade waste compliance notice may also state—					
	(a)	the reasonable steps that the trade waste officer is satisfied are necessary to remedy the contravention, or avoid further contravention, of the provision; or	17 18 19			
	(b)	performance outcomes to show that the contravention has been remedied or the further contravention will be avoided.	20 21 22			
(3)	hold	trade waste compliance notice requires the approval er to do an act involving the carrying out of work, it also t give details of the work involved.	23 24 25			
(4)		trade waste compliance notice requires the approval er to refrain from doing an act, it also must state—	26 27			
	(a)	a period for which the requirement applies; or	28			
	(b)	that the requirement applies until further notice.	29			
(5)	inclu	ade waste compliance notice may be accompanied by, or uded in, any of the following under the Water Supply Act in for the approval holder's trade waste approval—	30 31 32			

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	(a) a show cause notice mentioned in section 183(1);	1
	(b) an information notice mentioned in section 184(3).	2
	ence to contravene trade waste compliance	3 4
'(1)	An approval holder to whom a trade waste compliance notice is given must comply with the notice unless the holder has a reasonable excuse.	5 6 7
	Maximum penalty—100 penalty units.	8
	Note—	9
	See also section 100F (Application of Water Supply Act enforcement provisions for particular offences).	10 11
'(2)	A proceeding for an offence against subsection (1) does not prevent or limit the cancellation, suspension or amendment of the approval holder's trade waste approval under the Water Supply Act, sections 183 to 185.	12 13 14 15
	tion distributor-retailer may take if trade waste mpliance notice contravened	16 17
'(1)	This section applies if an approval holder contravenes a trade waste compliance notice by not doing something.	18 19
'(2)	The distributor-retailer may do the thing or take any other action (<i>trade waste compliance action</i>) it reasonably believes is necessary to prevent or minimise the impact of the contravention.	20 21 22 23
'53DN Re	covery of costs of trade waste compliance action	24
'(1)	If a distributor-retailer incurs expense because of the taking of trade waste compliance action, it may give the approval holder a notice stating the amount of the expense incurred.	25 26 27
'(2)	Any reasonable expenses incurred by the distributor-retailer in taking the trade waste compliance action may be recovered by the distributor-retailer from the approval holder as a debt.	28 29 30

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		'(3) In this section—	1
		<i>expenses</i> , incurred by the distributor-retailer, includes the cost of services that the distributor-retailer provides for itself.'.	2 3
Clause	10	Omission of s 55 (Period of transfer schemes)	4
		Section 55—	5
		omit.	6
Clause	11	Amendment of s 56 (Particular matters scheme may provide for)	7 8
		Section 56(1)(e)—	9
		omit, insert—	10
		'(e) the application or transfer of an instrument to a distributor-retailer, including—	11 12
		(i) whether a distributor-retailer holds, or is a party to, an instrument; and	13 14
		(ii) whether an instrument, or a benefit or right provided by an instrument, is taken to have been given to, by or in favour of, a distributor-retailer; and	15 16 17 18
		(iii) whether a reference to an entity in an instrument is a reference to a distributor-retailer; and	19 20
		(iv) whether, under an instrument, an amount is or may become payable to or by a distributor-retailer or other property is, or may be, transferred to a distributor-retailer; and	21 22 23 24
		(v) whether a right or entitlement under an instrument is held by a distributor-retailer;'.	25 26
Clause	12	Insertion of new s 56A	27
		Chapter 3, part 1, division 1—	28

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			insert—	1
			', or for the distributor-retailer to perform its geographic area functions,'.	2 3
		(2)	Section 69(1)—	4
			insert—	5
			'(c) another participating local government of the distributor-retailer.'.	6 7
		(3)	Section 69—	8
			insert—	9
		'(6)	This section is subject to the <i>Information Privacy Act 2009</i> and the <i>Right to Information Act 2009</i> .'.) 10 11
Clause	15		nendment of s 73 (Acquisitions interrupted by transfer heme or notice)	12 13
			Section 73(1)(b)—	14
			omit, insert—	15
			'(b) the purpose of the proposed resumption relates to the distributor-retailer's geographic area functions.'.	16 17
Clause	16		placement of ch 3, pt 3, div 2, sdiv 3 (Development provals and infrastructure agreements)	18 19
			Chapter 3, part 3, division 2, subdivision 3—	20
			omit, insert—	21
	'Sul	odivi	sion 3 Infrastructure agreements	22
	'77	Ap	plication of sdiv 3	23
		'(1)	This subdivision applies if—	24
			(a) a participating local government of a distributor-retailer is a party to an infrastructure agreement; and	25 26
			(b) either of the following apply—	27

[s 16]

		 (i) a transition document transfers to the distributor-retailer water infrastructure subject to the infrastructure agreement; 	1 2 3
		(ii) the infrastructure agreement provides for water infrastructure in the distributor-retailer's geographic area.	4 5 6
	'(2)	This subdivision applies subject to any transition document relating to the distributor-retailer.	7 8
	'(3)	If the infrastructure agreement relates to both the water infrastructure and another type of infrastructure, the agreement is a <i>bundled agreement</i> .	9 10 11
'77A	No	vation for unbundled agreements	12
	'(1)	This section applies if the agreement relates only to the water infrastructure and not to any other type of infrastructure.	13 14
	'(2)	The distributor-retailer—	15
		(a) is taken to be a party to the agreement instead of the local government; and	16 17
		(b) assumes all of the local government's rights and liabilities under the agreement.	18 19
	'(3)	The agreement may be enforced by the distributor-retailer as if it were the local government.	20 21
	'(4)	The local government ceases to be bound by the agreement and is discharged from any further liability under it.	22 23
'77B		ndled agreements—terms relating solely to ter aspects	24 25
	'(1)	This section applies if—	26
		(a) the agreement is a bundled agreement; and	27
		(b) a term of the agreement solely relates to either or both of the following (each a <i>water aspect</i>)—	28 29
		(i) the water infrastructure;	30

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			(ii) the carrying out of water infrastructure work.	1
	'(2)	The term-	distributor-retailer assumes the following under the	2 3
		(a)	the local government's rights against another party to the agreement (each an <i>assumed right</i>);	4 5
		(b)	the local government's liabilities to another party to the agreement (each an <i>assumed liability</i>).	6 7
	'(3)	An a	ssumed right—	8
		(a)	may be discharged only by the discharging of it to the distributor-retailer; and	9 10
		(b)	may only be enforced by the distributor-retailer.	11
	'(4)	An a	ssumed liability—	12
		(a)	may be discharged only by the discharging of it by the distributor-retailer; and	13 14
		(b)	may be enforced only against the distributor-retailer.	15
'77C	Bui	ndled	agreement—mixed rights	16
	'(1)	This	section applies if—	17
		(a)	the agreement is a bundled agreement; and	18
		(b)	a term of the agreement gives a right to the local government; and	19 20
		(c)	the right relates, or may relate, to—	21
			(i) a water aspect; and	22
			(ii) another matter.	23
	'(2)		right may be discharged only by the discharging of it to ocal government.	24 25
		Exam	ple—	26
		gov	e term requires another party to the agreement to give the local vernment security for the general performance of that party's polities under the agreement. The term does not provide for any	27 28 29

[s 16]

		particular amount for water aspects. The security must be given to the local government.	$\frac{1}{2}$
	'(3)	Only the local government may enforce the right.	3
		Example—	4
		The term requires another party to the agreement to construct infrastructure to a particular standard. The standard is capable of applying to the water infrastructure and to other types of infrastructure. Only the local government may enforce the requirement.	5 6 7 8
	'(4)	However, the local government must, at the distributor-retailer's request, enforce the right to the extent it relates to water aspects.	9 10 11
	'(5)	For any enforcement by the local government under subsection (3), any cost, damage or loss of the distributor-retailer relating to water aspects is taken to be a cost, damage or loss of the local government.	12 13 14 15
77D	Bui	ndled agreement—mixed liabilities	16
	'(1)	This section applies if—	17
		(a) the agreement is a bundled agreement; and	18
		(b) a term of the agreement imposes a liability on the local government; and	19 20
		(c) the liability relates, or may relate, to—	21
		(i) a water aspect; and	22
		(ii) another matter.	23
	'(2)	The liability—	24
		(a) may be discharged only by the discharging of it by the local government; and	25 26
		(b) may be enforced only against the local government.	27
	'(3)	For the enforcement of a liability against the local government under subsection (2), any interest or right of the distributor-retailer relating to water assets is taken to be an interest or right of the local government.	28 29 30 31

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'77E	Neg	gotiation about mixed rights and liabilities	1
	'(1)	The local government and the distributor-retailer (each a <i>negotiation party</i>) must negotiate in good faith about the extent to which each of them are to share the following—	2 3 4
		(a) rights to which section 77C applies;	5
		(b) liabilities to which section 77D applies;	6
		(c) costs incurred because of enforcement mentioned in section 77C;	7 8
		(d) any costs, damage, liability or loss the local government incurs because of section 77D(2).	9 10
	'(2)	If, after the negotiation, the negotiation parties are in dispute about a matter mentioned in subsection (1), either negotiation party may refer the dispute to the Minister.	11 12 13
	'(3)	The Minister may resolve the dispute in any way the Minister considers appropriate that affords natural justice to the negotiation parties.	14 15 16
	'(4)	The Minister's decision on the resolution of the dispute binds the negotiation parties.	17 18
	'(5)	The Minister may delegate the Minister's functions and powers under subsection (3) to an appropriately qualified public service officer.	19 20 21
'77F	Oth	er necessary changes to be made for transition	22
	'(1)	This section applies subject to the other provisions of this subdivision.	23 24
	'(2)	References in the agreement to the local government are taken to be changed to reflect any necessary changes for the transition from the local government to the distributor-retailer.	25 26 27
'77G	Oth	er party's rights and liabilities not affected	28
		'To remove any doubt, it is declared that this subdivision does not create any greater right for, or impose any greater liability	29 30

[s 16]

			a party to the agreement other than the local government e distributor-retailer.	1 2
		Note-	_	3
		See	e also section 68 (Effect on legal relationships).	4
'77H		visio trans	n for things done under agreement before sfer	5
		docu	transfer of the water infrastructure under the transition ment does not affect the validity of any of the following before the transfer—	7 8 9
		(a)	an infrastructure charge or cost levied by the local government under the Planning Act, chapter 8, part 1 or the repealed <i>Integrated Planning Act 1997</i> (<i>repealed IPA</i>), chapter 5, part 1;	10 11 12 13
		(b)	a condition imposed by the local government under the Planning Act, chapter 8, part 1 or section 848 or repealed IPA, chapter 5, part 1 or section 6.1.31;	14 15 16
		(c)	any other decision, charge, condition, contribution or agreement made, levied or imposed by the local government under the Planning Act or repealed IPA.	17 18 19
'Sub	divis	sion	3A Other matters under Acts about planning	20 21
'77I	App	olicat	tion of sdiv 3A	22
	'(1)		subdivision applies for a relevant action by a cipating local government of a distributor-retailer if—	23 24
		(a)	under the relevant action a liability to the local government has accrued to it, or may at any time accrue to it; and	25 26 27
		(b)	all or part of the liability is for—	28

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			(i)	water infrastructure constructed or to be constructed in the distributor-retailer's geographic area; or	1 2 3
			(ii)	a charge for the provision of water services or wastewater services.	4 5
	'(2)			division applies subject to any transition document o the distributor-retailer.	6 7
	'(3)	In th	is sec	ction—	8
		relev	vant a	action means any of the following—	9
		(a)	char	ompliance permit, development approval, decision, rge, condition or contribution under the Planning Act ided, made, levied or imposed before 1 July 2010;	10 11 12
		(b)	afte	evelopment approval under the Planning Act decided er 1 July 2010 if the relevant development application is made before 1 July 2010;	13 14 15
		(c)	afte	ompliance permit under the Planning Act decided or 1 July 2010, if the relevant request for compliance essment under that Act was made before 1 July 2010;	16 17 18
		(d)	Plan	approval of a plan under the repealed <i>Integrated nning Act 1997</i> , chapter 3, part 7, as continued in ce under the Planning Act, section 815.	19 20 21
'77J	Tra	nsfer	of li	iability in particular circumstance	22
- 3 -	- -	'If a char is tal	all of ge for ken to	the liability is for water infrastructure or for the or water services or wastewater services, the liability to be a liability to the distributor-retailer instead of the ternment.	23 24 25 26
'77K				or sharing benefit of liability not solely for tructure	27 28
	'(1)	This	secti	ion applies if—	29
		(a)	the l	liability is for the water infrastructure; and	30

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		(b) under the relevant action there is also a liability for infrastructure other than water infrastructure; and	1 2
		(c) the terms of the relevant action do not attribute a specific part of the liability to the water infrastructure.	3 4
	'(2)	The local government and the distributor-retailer (each a <i>negotiation party</i>) must negotiate in good faith about the extent to which each of them is to share the benefit of the liability.	5 6 7 8
	'(3)	If, after the negotiation, the negotiation parties are in dispute about how to share the liability, either negotiation party may refer the dispute to the Minister.	9 10 11
	'(4)	The Minister may resolve the dispute in any way the Minister considers appropriate that affords natural justice to the negotiation parties.	12 13 14
	'(5)	The Minister's decision on the resolution of the dispute binds the negotiation parties.	15 16
	'(6)	The Minister may delegate the Minister's functions and powers under this section to an appropriately qualified public service officer.	17 18 19
'77L	Cha	anges in references under relevant action	20
	'(1)	A reference in the relevant action to the carrying out of water infrastructure work by the local government is taken to be a reference to the distributor-retailer carrying out the work.	21 22 23
	'(2)	A reference in the relevant action to the person who bears the liability to do something relating to the local government concerning the water infrastructure is taken to be a reference to the person doing that thing relating to the distributor-retailer.	24 25 26 27 28
	'(3)	Other references in the relevant action to the local government are taken to be changed to reflect any necessary changes for the transition from the local government to the distributor-retailer.'.	29 30 31 32

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Clause	17 Insertion of new ch 3, pt 3, div 2, sdiv 5 Chapter 3, part 3, division 2—					
				o, part 3, division 2—	2	
			insert—		3	
	'Sub	odivi	sion 5	Planning schemes and declared master planned areas	4 5	
	'78A		plication Q region	of planning schemes for development in	6 7	
		'(1)	102(2)(f) declared	ion applies if under a regulation made under section a stated provision of a stated planning scheme is not to have effect for the assessment of a nent application for development in the SEQ region.	8 9 10 11	
		'(2)	-	the Planning Act, for the assessment of the nent application under that Act the stated provision fect.	12 13 14	
	'78B	Dis	stributor-r	etailer is participating agency	15	
		'(1)	This secti	ion applies for a declared master planned area that—	16	
			(a) is in	n the SEQ region; and	17	
				nediately before 1 July 2010, is identified in a master nned area declaration under the Planning Act.	18 19	
		'(2)	declared taken to b	ibutor-retailer for the geographic area in which the master planned area is located is, on 1 July 2010, be a participating agency for the structure plan for the master planned area.	20 21 22 23	
		'(3)	under II	ibutor-retailer's jurisdiction as a participating agency DAS for the structure plan is the effects of nent on a water service or wastewater service of a pr-retailer.	24 25 26 27	
		'(4)	as a parti	ibutor-retailer may be identified in the structure plan icipating agency for a master plan application for a an required to be assessed by the State.	28 29 30	

[s 18]

		'(5)	For assessing a master plan application, the Planning Act, section 173 applies as if section 173(1)(b) included a reference to the following—	1 2 3
			(a) an infrastructure agreement entered into by the distributor-retailer for its water service or wastewater service;	4 5 6
			(b) the distributor-retailer's water netserv plan;	7
			(c) the SEQ design and construction code.	8
		'(6)	This section applies despite the Planning Act, section 133 and schedule 3, definition <i>participating agency</i> .	9 10
		'(7)	In this section—	11
			declared master planned area see the Planning Act, section 132(4).	12 13
			<i>IDAS</i> is the system detailed in the Planning Act, chapter 6, for integrating State and local government assessment and approval processes for development.	14 15 16
			master plan see the Planning Act, section 151.	17
			master plan application see the Planning Act, section 159.	18
			structure plan see the Planning Act, section 137.'.	19
Clause	18	Am	nendment of s 93 (Minister's power to make code)	20
			Section 93(1), 'customer water and wastewater code'—	21
			omit, insert—	22
			'code (a customer water and wastewater code)'.	23
Clause	19	Am for	nendment of s 94 (Particular matters code may provide)	24 25
		(1)	Section 94(1)(c)—	26
			omit, insert—	27
			'(c) compensation for failure to comply with the service standards and—	28 29

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				he amount of the compensation or how it is to be worked out; and	1 2
			i	now the compensation may be recovered, including, for example, by an action for a breach of tatutory duty because of the contravention;'.	3 4 5
		(2)	Section 94(2	2)—	6
			omit.		7
Clause	20	Ins	ertion of ne	w s 94A	8
			Chapter 4, p	part 1—	9
			insert—		10
	'94 A	Ob	igation to c	comply with code	11
		'(1)	A distribute contravene t	or-retailer must not, without reasonable excuse, the code.	12 13
			Maximum p	penalty—1665 penalty units.	14
			Note—		15
				ction 100F (Application of Water Supply Act enforcement for particular offences).	16 17
		'(2)	started ever	ng for an offence under subsection (1) may be a though the code provides for the payment of on because of the contravention.	18 19 20
			Note—		21
			See also the penalties).'.	e Acts Interpretation Act 1954, section 43 (Appropriation of	22 23
Clause	21	Ins	ertion of ne	ew ch 4, pt 4 and new chs 4A and 4B	24
			Chapter 4—	-	25
			insert—		26

Part 4	provisions	1 2
'Division	1 General provisions about standards of customer service	3 4
'99AA App	olication of pt 4	5
	'This part applies until the later of the following—	6
	(a) the first making of the code;	7
	(b) 30 June 2011.	8
	erim application of relevant service standards for h constituent area	9 10
'(1)	On and from 1 July 2010, the Water Supply Act, sections 115 and 120 do not apply to a distributor-retailer.	11 12
'(2)	For the Water Supply Act, section 117 (<i>section 117</i>) a distributor-retailer's customer service standard is taken to be the relevant service standards for each of its constituent areas.	13 14 15
	Note—	16
	After this section ceases to apply, the code will apply to distributor-retailers. See section 53AZ (Code supersedes customer service standards).	17 18 19
'(3)	However, section 117 does not apply to any provisions of the relevant service standards concerning the handling of complaints by its customers.	20 21 22
'(4)	Also, section 117 applies subject to the other provisions of this part.	23 24
'(5)	In this section—	25
	constituent areas, for the distributor-retailer, means each local government area of each of the participating local governments that make up the distributor-retailer's geographic area.	26 27 28 29

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	<i>relevant service standard</i> , for a constituent area, means the customer service standards under the Water Supply Act of the participating local government for that area in force immediately before 1 July 2010.	1 2 3 4
'99AC Ap	plication of complaints standard	5
'(1)	The complaints standard applies to a distributor-retailer for the handling of complaints by its customers.	6 7
'(2)	In this section—	8
	<i>complaints standard</i> means AS ISO 10002—2006 Customer satisfaction—Guidelines for complaints handling in organizations (ISO 10002:2004, MOD).	9 10 11
'99AD Cu	stomer service charter	12
'(1)	Each distributor-retailer must make a customer service charter that—	13 14
	(a) summarises its customers' rights and obligations under this part; and	15 16
	(b) states the distributor-retailer's policies about—	17
	(i) customer hardship because of inability to pay accounts; and	18 19
	(ii) the payment of accounts by instalments.	20
'(2)	The customer service charter must be written in plain English.	21
'99AE Ac	cess to customer service charter	22
	'Before 1 July 2010, each distributor-retailer must—	23
	(a) publish its customer service charter made under section 99AD on its website; and	24 25
	(b) if a customer asks, give the customer a copy, free of charge.	26 27

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'99AF Obl	ligation to comply with part	1
	'A distributor-retailer must not, without reasonable excuse, contravene a provision of this part.	2 3
	Maximum penalty—1665 penalty units.	4
'Division	2 Meters	5
'Subdivis	sion 1 General provisions	6
'99AG Met	ters must be read annually	7
	'Each distributor-retailer must take reasonable steps to ensure each meter recording each of its customers' water consumption is read at least once each year.	8 9 10
	Note—	11
	For the power of a distributor-retailer to install and read meters, see the Water Supply Act, sections 35 and 37.	12 13
'99AH Met	thods of charging	14
	'A distributor-retailer may use methods of charging for water supplied or sold by it to its customers the distributor-retailer considers appropriate, including, for example—	15 16 17
	(a) giving an account based on meter readings; and	18
	(b) giving an estimated account.	19
'99Al Spe	ecial meter readings	20
'(1)	A customer of a distributor-retailer may ask it for a reading of the meter for the customer's premises to work out the amount of water consumed at the premises since the last meter reading for the premises.	21 22 23 24
'(2)	The distributor-retailer may require a fee for the reading.	25

'(3) '(4)	The fee must be no more than the actual cost of the reading. Subject to any payment required under subsection (2), the distributor-retailer must cause the reading to be carried out.	1 2 3
'Subdivi	sion 2 Meter tests	4
'99AJ Me	ter accuracy test at customer's request	5
'(1)	A customer of a distributor-retailer may ask the distributor-retailer to test the accuracy of the distributor-retailer's meter installed on the customer's premises—	6 7 8 9
	(a) by a test carried out for the distributor-retailer (a <i>distributor-retailer test</i>); or	10 11
	(b) to refer the meter for testing to an independent person (the <i>independent tester</i>) accredited by the National Association of Testing Authorities (an <i>independent test</i>).	12 13 14 15
'(2)	The distributor-retailer or independent tester may require the customer to pay the following before carrying out the test—	16 17
	(a) for a distributor-retailer test—a charge for water or another amount owing by the customer to the distributor-retailer for water services or wastewater services; and	18 19 20 21
	(b) the fee for testing each meter to be tested.	22
'(3)	The fee must be the reasonable, but no more than the actual, cost of each test.	23 24
'(4)	Subject to any payment required under subsection (2), the distributor-retailer or independent tester must cause the test to be carried out.	25 26 27
'(5)	The distributor-retailer or independent tester must tell the customer when and where the test is to be carried out.	28 29

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'(6)	The customer, or customer's nominee, may be present during the test.	1 2
'99AK Wh	en meter taken to register accurately	3
'(1)	A meter registers incorrectly only if it registers outside the prescribed margin of the correct amount of water supplied, whether greater or less.	4 5 6
'(2)	The prescribed margin is 5%.	7
'99AL Ext	tent of inaccuracy	8
	'If a properly conducted test shows a meter registers incorrectly, it is taken to be registering incorrectly only to the extent to which the registration falls outside the prescribed margin.	9 10 11 12
'99AM No	tice of test results	13
'(1)	If a distributor-retailer test or independent test is carried out, the person who carried out the test must give the customer who requested the test notice of the test results as soon as practicable.	14 15 16 17
'(2)	If the test shows the meter is registering incorrectly, the notice must state the extent to which the registration falls outside the prescribed margin.	18 19 20
'99AN Re	fund and adjustment if inaccuracy	21
'(1)	If a distributor-retailer test or independent test shows the meter tested is registering incorrectly, it must—	22 23
	(a) refund the customer who requested the test any test fee paid by the customer for the test; and	24 25
	(b) adjust the customer's previous relevant accounts to reflect the actual or a reasonable estimation of the water supplied to the customer.	26 27 28

the customer is a customer of the distributor-retailer for

the water services and wastewater services; and

(a)

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	(b)	the services are provided to premises at which someone lives (the <i>resident</i>); and	1 2
	(c)	no-one other than the resident is a customer of the distributor-retailer for water services and wastewater services provided to the premises.	3 4 5
'99AR No	n-res	sidential customers	6
'(1)	the	istributor-retailer may ask a non-residential customer of distributor-retailer to give security only if the ributor-retailer reasonably considers the customer does not	7 8 9 10
	(a)	a satisfactory credit rating; or	11
	(b)	a satisfactory water services payment history.	12
'(2)		subsection (1) a customer is a non-residential customer if—	13 14
	(a)	the customer is a customer of the distributor-retailer for the water services and wastewater services; and	15 16
	(b)	the customer is not, under section 99AQ(2), a residential customer of the distributor-retailer for the water services and wastewater services; and	17 18 19
	(c)	no-one else is a customer of the distributor-retailer for water services and wastewater services provided to the premises.	20 21 22
'(3)	payı distr	section (1)(b), a non-residential customer's water services ment history is taken to be unsatisfactory if the ributor-retailer has evidence that the customer has not paid count for water services within the past year.	23 24 25 26
'(4)	Subs	section (3) applies no matter who the account was from.	27
'99AS Ma	ximu	m security that may be requested	28
- 2		e distributor-retailer can not ask for security that is more	29

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		(a)	if the customer is billed monthly—2.5 times the customer's actual or estimated quarterly bills used to work out the security; or	1 2 3
		(b)	otherwise—1.5 times the customer's actual or estimated quarterly bills used to work out the security.	4 5
'Subdi	vis	ion	2 Restricting water supply	6
			ng water supply for not paying charges or ecurity	7 8
'(1)	This	section applies if—	9
		(a)	premises are connected to a distributor-retailer's water service; and	10 11
		(b)	a following customer of the distributor-retailer does not pay a charge for the service or give security for the service requested under subdivision 1—	12 13 14
			(i) a residential customer under section 99AQ;	15
			(ii) a non-residential customer under section 99AR; and	16 17
		(c)	the distributor-retailer has given the customer at least 1 month's notice to pay the charge or give the security; and	18 19 20
		(d)	the customer continues not to pay the charge or give the security.	21 22
'(2		prem	distributor-retailer may reduce the water supply to the ises to the minimum level necessary for the customer's h and sanitation purposes.	23 24 25
'(.			ever, the distributor-retailer must not completely shut off vater supply to the premises.	26 27
'(4	4)		section applies to a distributor-retailer instead of the r Supply Act, section 169.	28 29

	Edito	or's note—	1
		ater Supply Act, section 169 (Restricting domestic water supply in rticular circumstances)	2 3
'Division	4	Accounts	4
['] 99AU Ap	plica	tion of div 4	5
		is section applies for any account from a ributor-retailer to a customer for water services and tewater services.	6 7 8
99AV Ma	tters	required to be stated in account	9
'(1)	The	account must state all of the following—	10
	(a)	the customer's name and the customer's premises at which the water services and wastewater services were provided;	11 12 13
	(b)	the period of the account;	14
	(c)	the bulk water component;	15
	(d)	an entry called 'distribution and retail';	16
	(e)	an enquires telephone number;	17
	(f)	the total charge;	18
	(g)	the methods by which the account may be paid;	19
	(h)	whether a security deposit is held by the distributor-retailer;	20 21
	(i)	the charge under the most recent account from the distributor-retailer to the customer;	22 23
	(j)	any concessions, discounts or rebates applied in working out the amount charged under the account;	24 25
	(k)	any interest to be charged under section 53AT for late payment of the account;	26 27

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'Division	5 Miscellaneous provision	25
	rates notice means an account or other notice from a participating local government requiring the payment of rates under the Local Government Act 2009 or the City of Brisbane Act 2010.	21 22 23 24
'(2)	In this section—	20
	(b) be clearly identified as an account to the customer from the distributor-retailer.	18 19
	(a) be on a separate page; and	17
'(1)	If the account is included in a rates notice to the customer, the account must—	15 16
'99AW Re	quirements for accounts included in rates notice	14
	bulk water component means the component of the account that represents the amount of any charge for bulk water services under the Water Supply Act passed on to the customer in the account.	10 11 12 13
'(3)	In this section—	9
	(b) being able to be provided with the service (called a 'fixed access charge').	7 8
	(a) water services and wastewater services; and	6
'(2)	The entry called 'distribution and retail' must include the amount charged for—	4 5
	(m) a comparison with the last meter read for the customer in relation to the premises.	2 3
	(l) a comparison with the consumption of other customers;	1

99AX Ne	w owner's obligation to notify distributor-retailer	1
'(1)	This section applies if, after a transfer of premises, a person starts to receive a supply of water from a water service or the benefit of a wastewater service from a distributor-retailer.	2 3 4
'(2)	The person must, as soon as practicable, tell the distributor-retailer, or give the distributor-retailer notice, that the person has become the owner of the premises, unless the person has a reasonable excuse.	5 6 7 8
	Maximum penalty—1 penalty unit.	9
'(3)	However, the person is not required to comply with subsection (2) if the following are given to the registrar—	10 11
	(a) an application for registration of the transfer;	12
	(b) a properly completed property transfer information form.	13 14
'(4)	If a property transfer information form is given under subsection (3), the distributor-retailer may be given the same information from the form that, under the Local Government Act, can be given to a local government.	15 16 17 18
'(5)	In this section—	19
	Local Government Act means the Local Government Act 2009 or the City of Brisbane Act 2010.	20 21
	property transfer information form means a form that—	22
	(a) gives information about a change of ownership required under another Act; and	23 24
	(b) may be given to the registrar.	25
	transfer includes transmission.	26

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'Chapter 4A		A SEQ design and construction code	1 2	
'Part 1		General provisions about code	3	
'99AY W h	at is th	e SEQ design and construction code	4	
	'The S	EQ design and construction code is an instrument—	5	
	(a) n	nade jointly by all the distributor-retailers; and	6	
	d	hat provides for technical standards relating to the lesign and construction of water infrastructure in the SEQ region.	7 8 9	
'99AZ Re	quirem	ent to have code	10	
		istributor-retailers must, on and from 1 July 2013, have Q design and construction code.	11 12	
ʻ99BA Paı	rticular	matters for code	13	
'(1)	design water	EQ design and construction code may provide for and construction standards for water infrastructure and infrastructure works, including, for example, standards any of the following—	14 15 16 17	
	(a) n	meters and connections to water infrastructure;	18	
	(b) g	gravity and pressure pipelines;	19	
		demand and peaking factors for flow of water and wastewater;	20 21	
	(d) l	ocation of access chambers;	22	
	(e) r	eservoirs, pump stations and wastewater pump stations;	23	
	(f) v	water reticulation and distribution pipelines;	24	
	(g) v	vastewater pipelines;	25	

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	(h) recycled water supply.	1
'(2)	Subsection (1) does not limit the matters for which the code may provide.	2 3
'Part 2	Process for making or	4
	amending code	5
'99BB Pul	olic notice about availability of draft code	6
'(1)	Before adopting the SEQ design and construction code, the distributor-retailers must—	7 8
	(a) prepare a draft of the proposed code; and	9
	(b) keep a copy of the draft on the distributor-retailers' websites; and	10 11
	(c) publish a notice about the draft in a newspaper circulating in all of the SEQ region; and	12 13
	(d) give each local government in the SEQ region and the commission a copy of the notice.	14 15
'(2)	The notice must state—	16
	(a) where copies of the draft may be inspected and, on payment of a fee, purchased; and	17 18
	(b) that written submissions may be made by anyone about the draft; and	19 20
	(c) a day (the <i>final submission day</i>) by which submissions must be made, and the person to whom, and the place where, the submissions must be made.	21 22 23
'(3)	The final submission day must not be earlier than 28 days after the day the notice is published.	24 25
'(4)	Each distributor-retailer must, from the publication of the notice to the final submission day, cause the draft to be published on its website.	26 27 28

the code states that an amendment of a stated type may

be made to the code without complying with the

sections and the amendment is of the stated type.

(b)

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Part 3	Minister's powers in relation to code	1 2
	wer of Minister to direct distributor-retailer to take ion about code	3 4
'(1)	This section applies if the Minister is satisfied it is necessary to give a direction to a distributor-retailer to ensure the SEQ design and construction code—	5 6 7
	(a) is adopted under part 2; or	8
	(b) appropriately provides for design and construction standards for water infrastructure and water infrastructure works in the SEQ region.	9 10 11
'(2)	The Minister may direct a distributor-retailer to take action in relation to the SEQ design and construction code or the proposed code.	12 13 14
'(3)	The direction must—	15
	(a) be in writing; and	16
	(b) state the reasonable period in which the distributor-retailer must comply with the direction.	17 18
'(4)	The direction may be as general or specific as the Minister considers appropriate.	19 20
'(5)	Without limiting subsection (2), the direction may require a distributor-retailer to—	21 22
	(a) prepare and adopt the code under part 2; or	23
	(b) include provisions in the code about matters the Minister considers appropriate for the code; or	24 25
	(c) review or amend the code in a way required by the Minister.	26 27

South-E	ast Qı	ueensland Water (Distribution and Retail Restructuring) and Other Legislation Amendment Bill 2010	
Part 2 A	mend	ment of South-East Queensland Water (Distribution and Retail Restructuring) Act 2009 [s 21]	
'99BH		wer of Minister if distributor-retailer does not nply with direction	1 2
	'(1)	If a distributor-retailer does not comply with the Minister's direction under section 99BG within the reasonable period stated in the direction, the Minister may take the action the Minister directed the distributor-retailer to take.	3 4 5 6
	'(2)	Anything done by the Minister under subsection (1) is taken to have been done by the distributor-retailer and has the same effect as it would have had if the distributor-retailer had done it.	7 8 9 10
	' (3)	An expense reasonably incurred by the Minister in taking an action under subsection (1) may be recovered from the distributor-retailer as a debt owing to the State.	11 12 13
'Part	4	Miscellaneous	14
'99BI		mmission to keep copies of code available for pection	15 16
		'The commission must keep copies of the SEQ design and construction code, as in force from time to time, available for inspection, free of charge—	17 18 19
		(a) at its head office; and	20
		(b) on its website.	21
		Note—	22
		Under section 99BU, each distributor-retailer must keep the SEQ design and construction code available for inspection and purchase.	23 24

'Chapt	er 4B	Water netserv plans	1
'Part 1		General provisions	2
'99BJ Re	quirement	for distributor-retailer to have plan	3
	water nets	utor-retailer must, from 1 July 2013, have a plane serv plan) about its water and wastewater networking its water service and wastewater service.	•
	in to be co inning ass	onsistent with SEQ regional plan and cumptions	7 8
	'A distribution consistent	utor-retailer must ensure its water netserv plan with—	n is 9 10
	(a) the S	SEQ regional plan; and	11
		planning assumptions for the distributor-retail graphic area.	er's 12 13
'99BL Re	quirement	for distributor-retailer to review plan	14
'(1)	_	ion may prescribe circumstances under which erv plan must be reviewed to ensure the plan—	h a 15 16
	(a) is co	onsistent with—	17
	(i)	the SEQ regional plan; and	18
	(ii)	the planning assumptions for distributor-retailer's geographic area; and	the 19
	(b) achie	eves the purposes of the plan under section 99BM	M. 21
'(2)	criteria s circumstar	outor-retailer's water netserv plan does not meet tated in subsection (1)(a) or (b) because nces prescribed under a regulation, r-retailer must review its plan to ensure it meets	of 23 the 24

'(3)	A distributor-retailer must, before the end of each 5 year period after 1 July 2013, review its water netserv plan to ensure the plan meets the criteria stated in subsection (1)(a) and (b).	1 2 3 4
'(4)	However, if a distributor-retailer reviews its water netserv plan under subsection (2), subsection (3) applies to the distributor-retailer as if the reference in that subsection to each 5 year period after 1 July 2013 were a reference to each 5 year period after the day the plan was last reviewed.	5 6 7 8 9
'(5)	Without limiting subsections (2) to (4), a distributor-retailer must review, annually, the connection areas under its water netserv plan.	10 11 12
Part 2	Purposes, form and content of plan	13 14
99BM Pu	rposes of plan	15
	'The purposes of a distributor-retailer's water netserv plan for its geographic area are as follows—	16 17
	(a) to provide for strategic planning for the operation of the distributor-retailer's business;	18 19
	(b) to provide planning for the delivery of infrastructure for supplying the distributor-retailer's water services and wastewater services for at least 20 years;	20 21 22
	(c) to ensure the provision of safe, reliable and secure water services and wastewater services by distributor-retailers;	23 24
	 (d) to integrate land use planning and planning for infrastructure for the distributor-retailer's water services and wastewater services; 	25 26 27
	(e) to provide for the management of the distributor-retailer's water services and wastewater	28 29

		services in a way that seeks to achieve ecological sustainability.	1 2
ʻ99BN Foi	rm of	plan	3
	'Eac	ch water netserv plan must include—	4
	(a)	a separate part $(part \ A)$ containing the matters mentioned in section 99BO(1); and	5 6
	(b)	a separate part (<i>part B</i>) containing the matters mentioned in section 99BP(1).	7 8
['] 99BO Co	ntent	of part A of plan	9
' (1)	Part	A of a distributor-retailer's water netserv plan must—	10
	(a)	state, for the distributor-retailer's geographic area, the planning assumptions on which the plan is based; and	11 12
	(b)	include information outlining the distributor-retailer's infrastructure networks for its water service and wastewater service, including information about the capacity of each network to service existing and proposed customers; and	13 14 15 16 17
	(c)	include information outlining any proposed increases in the capacity of the infrastructure networks, including information about the areas into which the networks are to be extended and time frames for increasing the capacity; and	18 19 20 21 22
	(d)	state the desired standard of service for infrastructure used to provide the distributor-retailer's water service and wastewater service; and	23 24 25
		Examples for paragraph (d)—	26
		 standards about water supply pressure and volume for particular areas 	27 28
		 rates of removal of sewage for particular areas 	29
	(e)	include information outlining the distributor-retailer's strategy for demand management for water; and	30 31

(f)	its i wast	e the distributor-retailer's policy for connections to infrastructure networks for its water service and tewater service (the <i>connections policy</i>), uding—	1 2 3 4
	(i)	the areas (each a <i>connection area</i>) in which the distributor-retailer guarantees to provide connection to its water service or wastewater service; and	5 6 7 8
	(ii)	the circumstances in which the distributor-retailer may approve connection outside a connection area; and	9 10 11
	(iii)	the distributor-retailer's criteria for providing connection, with or without conditions, to its water service or wastewater service; and	12 13 14
		Example of a condition for subparagraph (iii)—	15
		Connecting a new housing development to a water service or wastewater service might be subject to the construction of specific infrastructure by the proponent of the development.	16 17 18 19
(g)		ude a schedule (a <i>charges schedule</i>) containing ils of—	20 21
	(i)	charges to connect customers to the distributor-retailer's water service and wastewater service; and	22 23 24
	(ii)	charges for a customer's use of the services; and	25
	(iii)	charges relating to providing infrastructure for the services; and	26 27
(h)	effe	cate how the distributor-retailer proposes to achieve ctive outcomes for the provision of water services wastewater services in—	28 29 30
	(i)	its geographic area; and	31
	(ii)	the SEQ region; and	32
(i)	inclu	ude any other matters prescribed under a regulation.	33

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•(2	infra with	e areas, mentioned in subsection (1)(c), into which astructure networks are to be extended must be consistent in the priority infrastructure areas of the participating local ternments for the distributor-retailer.	2
'(.	*	section (1) does not limit the matters the water netserved may contain.	5 6
'(4	4) In th	his section—	7
		nand management, for water, see the Water Supply Act, edule 3.	8 9
	_	<i>prity infrastructure area</i> , for a local government, see the nning Act, schedule 3.	10 11
99BP (Content	t of part B of plan	12
'(1) Part	B of a distributor-retailer's water netserv plan must—	13
	(a)	include information outlining the distributor-retailer's existing and proposed infrastructure for providing its services, indicating how the distributor-retailer proposes—	15
		(i) to meet performance targets and service standards for assets relating to the operation, maintenance and replacement of existing infrastructure; and	
		(ii) to provide new infrastructure to meet expected future development and future growth in its geographic area; and	
	(b)	indicate the measures proposed to minimise—	24
		(i) water losses caused by leakage from infrastructure for supplying the distributor-retailer's water service; and	
		(ii) sewerage overflows; and	28
	(c)	include information outlining the drinking water quality management measures the distributor-retailer will take to protect public health; and	

(d)	include information about how the plan provides for total water cycle management for water and wastewater in the geographic area; and	1 2 3
	Examples of information for paragraph (d)—	4
	 details of the collection, treatment and recycling of wastewater and other water sources 	5 6
	• information about the integration of water use	7
	 information for each of its wastewater treatment plants about effluent management, wastewater recycling, sewerage system overflows and biosolid management 	8 9 10
(e)	indicate how the distributor-retailer seeks to achieve ecological sustainability in undertaking its functions; and	11 12 13
(f)	include information about the management of trade waste entering the distributor-retailer's wastewater service; and	14 15 16
	Examples of information for paragraph (f)—	17
	 requirements for waste prevention, treatment and recycling before trade waste can be discharged to a sewer 	18 19
	 impacts of trade waste on the infrastructure, the receiving environment and the health and safety of persons working on the wastewater service 	20 21 22
	 regular reviews of trade waste 	23
(g)	include information about the management of recycled water by the distributor-retailer under a recycled water scheme; and	24 25 26
	Examples of information for paragraph (g)—	27
	 information about infrastructure to produce or supply recycled water from any recycled water scheme 	28 29
	 information about risks to the quality of recycled water and measures to address the risks 	30 31
	 information about monitoring programs 	32
(h)	include any other matters prescribed under a regulation, including, for example, matters included in a plan	33 34

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		prep Act.	ared by a service provider under the Water Supply	1 2
'(2)			n (1) does not limit the matters the water netserv contain.	3 4
Part 3			Particular provisions about plans	5
	tters (king		ibutor-retailer must have regard to in	7 8
'(1)		_	g its water netserv plan, a distributor-retailer must rd to the following—	9 10
	(a)	docu	uments that—	11
		(i)	are relevant to the provision of water services and wastewater services in the SEQ region; and	12 13
		(ii)	the chief executive has advised the distributor-retailer in writing are documents relevant to the making of its plan;	14 15 16
		Exan	pples of documents—	17
		•	SEQ water strategy made under the SEQ regional plan	18
		•	SEQ infrastructure plan and program under the SEQ regional plan	19 20
		•	SEQ regional water security program, for the SEQ region, under the <i>Water Act 2000</i>	21 22
		•	sub-regional total water cycle management plans under the SEQ regional plan	23 24
	(b)		most efficient cost asset cycle planning for the ributor-retailer's business;	25 26
	(c)	parti	total water cycle management plans of each cipating local government for the ributor-retailer;	27 28 29

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		aidelines relevant to the making of the plan and ed by the commission under section 100C;	1 2
	(e) the cus	stomer water and wastewater code.	3
'(2)	In this section	on—	4
	government,	cycle management plan, of a participating local, means the local government's total water cycle t plan under the Environmental Protection (Water)	5 6 7 8
Part 4		Process for making or amending plans	9 10
99BR Pro	cess for ma	aking or amending plan	11
		ng or amending a water netserv plan, a etailer must follow the process prescribed under a	12 13 14
99BS Co	ntent of reg	ulation for making or amending plan	15
'(1)	_	a water netserv plan, the regulation mentioned in R must make provision for the following—	16 17
	(a) public plan;	notice about the proposal to make a water netserv	18 19
		stributor-retailer to carry out public consultation in n to proposed part A of the plan, including the ing—	20 21 22
	(i) n	naking part A of the plan available for inspection;	23
	` '	nviting submissions to the distributor-retailer bout the proposed part A of the plan;	24 25
	, ,	onsidering submissions mentioned in ubparagraph (ii);	26 27

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	(c)	the proposed plan to be endorsed by the Planning Minister as being consistent with the SEQ regional plan;	1 2
	(d)	the proposed plan to be endorsed by each participating local government for the distributor-retailer as being consistent with the planning assumptions for the part of the distributor-retailer's geographic area that is the local government area of the participating local government;	3 4 5 6 7
	(e)	adoption of the proposed plan by the distributor-retailer;	8
	(f)	notification of adoption of the plan by gazette notice.	9
'(2)	Also	o, the regulation may make provision for—	10
	(a)	stated components of the plan to be approved by a stated public sector entity; and	11 12
	(b)	certification by an appropriately qualified person of stated components of the plan as being appropriate for the distributor-retailer's infrastructure and services.	13 14 15
'(3)		sections (1) and (2) do not limit the matters for which the lation may provide.	16 17
'(4)	In th	nis section—	18
	pub	lic sector entity means—	19
	(a)	a department or part of a department; or	20
	(b)	an agency, authority, commission, corporation, instrumentality, office, or other entity, established under an Act for a public or State purpose; or	21 22 23
	(c)	a government owned corporation.'.	24
Ins	ertio	n of new ch 5, pt 1 and pt 2 hdg	25
	Cha	pter 5, before section 100—	26
	inse	rt—	2.7

Clause 22

[s 22]

'Part 1	Public access to information	1	
'99BT Me	aning of available for inspection and purchase	2	
	'A document mentioned in section 99BU(1) is available for	3	
	inspection and purchase if the document or a certified copy	4	
	of the document is held in the distributor-retailer's office and	5	
	any other place decided by the distributor-retailer.	6	
	eping particular documents available for spection and purchase	7 8	
'(1)	A distributor-retailer must keep available for inspection and	9	
(1)	purchase a copy of each of the following—	10	
	(a) part A of the distributor-retailer's water netserv plan;	11	
	(b) each annual capital works program prepared by the distributor-retailer under section 100B;	12 13	
	(c) a map showing the limits of the distributor-retailer's connection areas;	14 15	
	(d) the SEQ design and construction code;	16	
	(e) a register (the <i>infrastructure charges register</i>) of all charges for infrastructure levied by the distributor-retailer;	17 18 19	
	(f) each infrastructure agreement to which the distributor-retailer is a party;	20 21	
	(g) each approved inspection program.	22	
	Note—	23	
	For access to a distributor-retailer's customer service charter, see section 99AE.	24 25	
'(2)	The documents mentioned in subsection (1)(a), (c) and (d) must also be kept available on the distributor-retailer's website.	26 27 28	
'(3)	The infrastructure charges register must, for each charge levied, include each of the following—	29 30	

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	(a)	the real property description of land to which the charge applies;	1 2
	(b)	the schedule under which the charge was levied;	3
	(c)	the amount of the charge levied;	4
	(d)	the amount of the charge unpaid;	5
	(e)	the number of units of demand charged for;	6
	(f)	if the charge was levied as a result of a development approval or compliance permit under the Planning Act—the approval or permit reference number and the day the approval or permit will lapse;	7 8 9 10
	(g)	if infrastructure was to be provided instead of paying the charge—details of any infrastructure still to be provided.	11 12
'(4)	Also	o, the infrastructure charges register must include—	13
	(a)	the charge rate, stated in the charges schedule, for each charge levied;	14 15
	(b)	if the charge has been adjusted for inflation—details of how it was adjusted and the adjusted charge rate.	16 17
'(5)		document is available for inspection and purchase, a on may—	18 19
	(a)	inspect the document free of charge at any time the office in which the document is held is open for business; and	20 21 22
	(b)	obtain a copy of the document, or part of the document, from the distributor-retailer.	23 24
	Note-	_	25
		e Copyright Act 1968 (Cwlth) overrides this Act and may limit the pying of material subject to copyright.	26 27
	tribu cume	tor-retailer may charge for copies of ents	28 29
'(1)		distributor-retailer may charge a person for supplying a y of a document or part of a document.	30 31

	'(2)	The charge must not be more than the cost to the distributor-retailer of—	1 2
		(a) making the copy available to the person; and	3
		(b) if the person asks for the material to be posted—the postage.	4 5
	'Part 2	Other matters'.	6
	i dit 2	other matters.	O
Clause	23 Ins	sertion of new ss 100A-100F	7
		After section 100—	8
		insert—	9
		ade waste management plans and plans for anaging wastewater services	10 11
	'(1)	Subsections (2) and (3) apply to a distributor-retailer—	12
		(a) on 1 July 2010; and	13
		(b) until the day the distributor-retailer has a water netserv plan.	14 15
	'(2)	The existing trade waste management plan of a participating local government for a distributor-retailer is taken to be the distributor-retailer's trade waste management plan under the Water Policy, section 22.	16 17 18 19
	'(3)	In managing its wastewater service, the distributor-retailer must have regard to the provisions about the matters that, under the Water Policy, section 20, are included in the existing total water cycle management plans of its participating local governments.	20 21 22 23 24
	'(4)	On and from the day a distributor-retailer has a water netserv plan, the Water Policy, section 22 does not apply to the distributor-retailer as a sewerage service provider.	25 26 27

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	'(5)	On and from 1 July 2010, the Water Policy, section 20, does not apply to a participating local government.	1 2
	'(6)	In this section—	3
		existing, for a trade waste management plan or total water cycle management plan of a participating local government, means the local government's environmental plan about trade waste management or total water cycle management plan developed under the Water Policy and in effect immediately before 1 July 2010.	4 5 6 7 8 9
		Water Policy means the Environmental Protection (Water) Policy 2009.	10 11
'100E		tributor-retailer to prepare statement about ital works	12 13
	'(1)	A distributor-retailer must, for each financial year starting on 1 July 2013 and before the start of the financial year, prepare an annual capital works program for the financial year.	14 15 16
	'(2)	In this section—	17
		annual capital works program, for a financial year, means a program outlining the distributor-retailer's proposed program for—	18 19 20
		(a) constructing or acquiring plant and equipment; and	21
		(b) adding to or replacing its existing plant and equipment.	22
'100C	C Cor	nmission may make guidelines	23
.000		'The commission may make guidelines to provide guidance to	24
		distributor-retailers about—	25
		(a) preparing a water netserv plan; or	26
		(b) matters appropriate for inclusion in a water netserv plan, including, for example, matters required to be included in a plan a service provider must have under the Water Supply Act.	27 28 29 30

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			Examples of plans—	1
			strategic asset management plan	2
			system leakage management plan	3
'100D			ion of Water Supply Act internal and external provisions for decisions under Act	4 5
•	' (1)	This	section applies for a decision to—	6
		(a)	give a work direction; or	7
		(b)	give a trade waste compliance notice; or	8
		(c)	make a consistency amendment of a trade waste approval.	9 10
•	(2)	The	Water Supply Act, chapter 7 (other than part 4), applies—	11
		(a)	as if the decision were an original decision under that Act; and	12 13
		(b)	as if the affected entity had been given an information notice mentioned in section 510(1)(c) of that Act; and	14 15
		(c)	as if the affected entity were the interested person for the original decision; and	16 17
		(d)	as if a reference in the chapter to the reviewer were a reference to the relevant chief executive; and	18 19
		(e)	with other necessary changes.	20
•	' (3)	subs	the Water Supply Act, section 517(1), as applied under ection (1), the right of appeal against, or to apply for an enal review of, the review decision is to QCAT.	21 22 23
•	' (4)	In th	is section—	24
		affec	eted entity means—	25
		(a)	if the decision is to give a work direction—the distributor-retailer to whom the direction was given; or	26 27
		(b)	if the decision is to give a trade waste compliance notice or make a consistency amendment—the approval holder.	28 29 30

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	rele	vant chief executive means—	1
	(a)	if the decision is to give a work direction—the chief executive of the public entity that gave the direction; or	2 3
	(b)	if the decision is to give a trade waste compliance notice or make a consistency amendment—the chief executive officer of the distributor-retailer.	4 5 6
'100E O	ffence	s against Act are summary	7
	'An	offence against this Act is a summary offence.	8
		tion of Water Supply Act enforcement ons for particular offences	9 10
'(1) This	section applies for the following provisions—	11
	(a)	section 53DL;	12
	(b)	section 94A;	13
	(c)	a provision, prescribed under a regulation, of a regulation that creates an offence.	14 15
'(2) The	Water Supply Act, chapter 5, part 9 applies—	16
	(a)	as if a reference to the commission of an offence against that Act were a reference to an offence against the provision; and	17 18 19
	(b)	with other necessary changes.	20
'(3	unde in re	the Water Supply Act, section 475(2) and (3), as applied er subsection (2), a proceeding for an enforcement order elation to an offence against the provision may be started by—	21 22 23 24
	(a)	for an offence against section 53DL—the distributor-retailer for whom the notice was issued; or	25 26
	(b)	for section 94A—the commission; or	27
	(c)	for a provision prescribed under subsection (1)(c)—the entity prescribed under a regulation.'.	28 29

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Clause	24	Am	endn	nent of s 102 (Regulation-making power)	1
		(1)	Sect	ion 102(2)(c), 'code'—	2
			omit	, insert—	3
			'cust	comer water and wastewater code'.	4
		(2)	Sect	ion 102(2)—	5
			insei	<i>t</i> —	6
			'(d)	provide for a right to compensation for a contravention of any of the following and how the compensation may be recovered—	7 8 9
				(i) a provision applied under paragraph (a);	10
				(ii) a matter provided for under paragraph (b); and	11
			(e)	provide for any matter connected with charges for water services and wastewater services, including, for example—	12 13 14
				(i) concessions; and	15
				(ii) the process for recovering overdue charges for water services and wastewater services; and	16 17
			(f)	declare that a stated provision of a stated planning scheme has no effect for the assessment of a development application for development in the SEQ region, if the matters to which the provision relates are matters provided for under a water netsery plan.'.	18 19 20 21 22
Clause	25	Ins	ertio	n of new ch 6, pt 1 hdg	23
			Chap	oter 6, after heading—	24
			inser	<i>t</i> —	25
	'Par	t 1		Transitional provisions for Act No. 46 of 2009'.	26 27

[s 26]

Clause	26		sion of s 105 (Application of customer service dards until code commences)	1 2
		S	Section 105—	3
		O	omit.	4
Clause	27	Inser	tion of new ch 6, pt 2	5
		A	After section 107—	6
		ii	nsert—	7
	'Part	2	Transitional provisions for South-East Queensland Water (Distribution and Retail Restructuring) and Other Legislation Amendment Act 2010	8 9 10 11 12 13
	'108		c entity approvals taken to be given for existing rinfrastructure work	14 15
	•		This section applies to water infrastructure of a participating ocal government for a distributor-retailer that—	16 17
		(a) existed before the commencement of this section; and	18
		(b) under a transfer document, becomes the distributor-retailer's property; and	19 20
		(c) is on a publicly-controlled place.	21
	•	c r p	Any of the following granted, imposed or done before the commencement are taken to be a public entity approval (a <i>relevant approval</i>) by the public entity for the publicly-controlled place for water infrastructure work for the vater infrastructure—	22 23 24 25 26
		(a) an approval (however called) under another Act by the public entity to carry out the work if all conditions of the approval have been complied with;	27 28 29

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		(b) requirements imposed by the public entity under the Transport Infrastructure Act or another Act on the carrying out of the work;	1 2 3
		(c) for a road that is not a State-controlled road—the carrying out of the infrastructure work by a local government.	4 5 6
	'(3)	Also, if requirements mentioned in subsection (2)(b) were not imposed before the commencement, the public entity is taken to have given the relevant approval.	7 8 9
'109		ferral of distributor-retailer's liability for additional olic entity road work expenses	10 11
	'(1)	Section 53CH does not apply to a distributor-retailer until 1 July 2015.	12 13
	'(2)	In this section—	14
		existing water infrastructure means water infrastructure in the distributor-retailer's geographic area the construction of which was finished before 1 July 2010.	15 16 17
'110	Exi	sting authorised persons	18
		'If—	19
		(a) immediately before 1 July 2010, a person held an appointment as an authorised person from a participating local government of a distributor-retailer; and	20 21 22 23
		(b) under a transition document, the person becomes an employee of a distributor-retailer on 1 July 2010;	24 25
		on 1 July 2010, the person is taken to be appointed as an authorised person of the distributor-retailer.'.	26 27

[s 28]

lause	28	Am	endr	ment of schedule (Dictionary)	1
		(1)	Sch	edule, definitions code, customer and instrument—	2
			omii	t.	3
		(2)	Sch	edule—	4
			inse	rt—	5
			exer	propriately qualified, for the performance of a function or recise of a power, includes having the qualifications, berience and competence to perform the function or recise the power.	6 7 8 9
			appi	roval holder—	10
			(a)	generally—means the holder of a trade waste approval; or	11 12
			(b)	for a provision about a particular trade waste approval—means the holder of that approval; or	13 14
			(b)	for a provision about a trade waste compliance notice—means the holder of the trade waste approval to whom the notice was, or is to be, given.	15 16 17
			appı	roved inspection program means an inspection program roved under section 53CP of which notice has been given equired under that section.	18 19 20
				norised person means an authorised person under the er Supply Act.	21 22
			avai	clable for inspection and purchase see section 99BT.	23
				dled agreement , for chapter 3, part 3, division 2, division 3, see section 77(3).	24 25
			chai	rges schedule see section 99BO(1)(g).	26
			code	e means—	27
			(a)	for chapter 4A—the SEQ design and construction code; or	28 29
			(b)	otherwise—the customer water and wastewater code	30

	<i>missie</i> Water	Act. Act.	1 2
coni	rectio	n area see section 99BO(1)(f)(i).	3
coni	rectio	ns policy see section 99BO(1)(f).	4
cons	eque	ntial work see section 53BV(1)(b).	5
cons	eque	ntial work requirement see section 53BV(2).	6
		cy amendment, of a trade waste approval, see AG(2).	7 8
cust	omer	see the Water Supply Act, schedule 3.	9
cust	omer	water and wastewater code see section 93(1).	10
deve	lopm	ent application see the Planning Act, schedule 3.	11
		<i>r-retailer's charge</i> , for chapter 2A, part 3, see $AV(1)$.	12 13
distr	ibuto	<i>r-retailer test</i> see section 99AJ(1)(a).	14
	0	<i>l sustainability</i> means ecological sustainability meaning of the Planning Act.	15 16
inde	pende	ent test see section 99AJ(1)(b).	17
inde	pende	ent tester see section 99AJ(1)(b).	18
info	rmati	on notice, for a decision, means a notice—	19
(a)	stati	ng the following—	20
	(i)	the decision;	21
	(ii)	the reasons for the decision;	22
	(iii)	the name and address of any other person who was given the notice;	23 24
	(iv)	that the person to whom the notice is given may apply for an internal review of the decision, within 30 business days after the notice is given;	25 26 27
	(v)	how to apply for the internal review; and	28
(b)		uding a copy of the relevant internal review visions of the Water Supply Act.	29 30

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info	rmation request see section 53CF(2).	1
infra	astructure agreement means any of the following—	2
(a)	an infrastructure agreement under the Planning Act, schedule 3;	3
(b)	an infrastructure agreement under the repealed <i>Integrated Planning Act 1997</i> mentioned in the Planning Act, section 840;	5 6 7
(c)	an infrastructure agreement under the repealed <i>Local Government Planning and Environment Act 1990</i> to which the Planning Act, section 855 applies;	8 9 10
(d)	an agreement to which the Planning Act, section 856 applies.	11 12
	Editor's note—	13
	Planning Act, section 856 (Rezoning agreements under previous Acts).	14 15
instr	rument—	16
1	An <i>instrument</i> is a document of any type or an oral agreement.	17 18
	Example—	19
	an infrastructure agreement	20
2	A reference to an instrument includes a reference to any part of the instrument.	21 22
loca	tion, of water infrastructure on a road, see section 53BG.	23
devi pren	er means a device, including equipment related to the ce, for measuring the volume of water supplied to nises and installed on infrastructure that supplies a water ice at the premises.	24 25 26 27
over	due charge, for chapter 2A, part 3, see section 53AS(2).	28
part	A, of a water netserv plan, see section 99BN(a).	29
part	B , of a water netserv plan, see section 99BN(b).	30
Plan	uning Act means the Sustainable Planning Act 2009.	31

_	ning assumptions, for a distributor-retailer's geographic, means—	1 2
(a)	the assumptions about the type, scale, location and timing of future development and future growth for any part of the area stated in the distributor-retailer's participating local governments' priority infrastructure plans under the Planning Act; or	3 4 5 6 7
(b)	if the distributor-retailer, a participating local government and the Planning Minister agree that assumptions about a matter mentioned in paragraph (a) and stated in a proposed priority infrastructure plan for the local government are appropriate for preparing or reviewing a water netserv plan—the agreed assumptions.	8 9 10 11 12 13 14
	nning Minister means the Minister administering the aning Act.	15 16
plan	aning scheme see the Planning Act, section 79.	17
pren	nises means—	18
(a)	a lot as defined under the Planning Act, section 10(1); or	19
(b)	for a lot under the <i>Body Corporate and Community Management Act 1997</i> or the <i>Building Units and Group Titles Act 1980</i> —the common property for the lot.	20 21 22
_	cribed margin, for a meter test, means the prescribed gin under section 99AK(2).	23 24
	gram period, for a provision about an approved inspection gram, see section 53CP(3)(e).	25 26
publ	lic entity—	27
(a)	generally—see section 53BC; and	28
(b)	for a publicly-controlled place—see section 53BD(3).	29
publ	lic entity approval see section 53BI(1)(a).	30
publ	lic entity work see section 53BT.	31
publ	licly-controlled place see section 53BD.	32

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easement under either of the following provisions, if the easement is in favour of the State—	2 3	
(a) the Land Act, chapter 6, part 4, division 8;	4	
(b) the Land Title Act, part 6, division 4.	5	
<i>reasonably believes</i> means believes on grounds that are reasonable in the circumstances.	6 7	
recycled water scheme see the Water Supply Act, schedule 3.	8	
regulator see the Water Supply Act, section 10.	9	
<i>relevant action</i> , for chapter 2, part 3, division 2, subdivision 3A, see section 77I(3).	10 11	
remedial action see section 53BZ.	12	
remedial action requirement see section 53CA.	13	
road see section 53BE(1).	14	
road works see section 53BF.	15	
SEQ design and construction code see section 99AY.	16	
SEQ regional plan means the regional plan for the SEQ region under the Planning Act.	17 18	
<i>sewerage service provider</i> see the Water Supply Act, schedule 3.	19 20	
State-controlled road see section 53BE(2).	21	
<i>trade waste</i> means water-borne waste from business, trade or manufacturing premises, other than—	22 23	
(a) waste that is a prohibited substance under the Water Supply Act, schedule 1; or	24 25	
(b) human waste; or	26	
(c) stormwater.	27	
<i>trade waste approval</i> means a trade waste approval under the Water Supply Act, section 180(1) and includes a condition of a trade waste approval.		

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trad	e waste compliance action see section 53DM(2).	1				
trade	e waste compliance notice—	2				
(a)	generally—see section 53DJ(2); and	3				
(b)	for a provision about an approval holder means the approval holder to whom the trade waste compliance notice was given.					
trad	e waste offence means an offence against—	7				
(a)	section 53DL; or	8				
(b)	the Water Supply Act, chapter 2, part 6; or	9				
(c)	the Water Supply Act, chapter 2, part 7, to the extent that part relates to trade waste and a distributor-retailer's infrastructure as a sewerage service provider.	10 11 12				
trad	e waste officer means—	13				
(a)	generally—a person who holds appointment as a trade waste officer under section 53CK; and	14 15				
(b)	for a provision about a distributor-retailer—a trade waste officer appointed by the distributor-retailer.	16 17				
	asport Infrastructure Act means the Transport astructure Act 1994.	18 19				
	er aspect, for chapter 3, part 3, division 2, subdivision 3, section 77B(1)(b).	20 21				
wate	er infrastructure see section 53BB(1).	22				
wate	er infrastructure work see section 53BB(2).	23				
wate	er netserv plan see section 99BJ.	24				
work	k direction see section 53BQ(2).'.	25				
Sche	edule, definition distributor-retailer—	26				
inse	rt—	27				
'(c)	for a provision about a trade waste officer—means the distributor-retailer that appointed the officer; and	28 29				

(3)

		(d) for a provision about a trade waste compliance notice—means the distributor-retailer that gave the notice.'.	1 2 3
	Part	3 Amendment of Community Ambulance Cover Act 2003	4 5
lause	29	Act amended	6
		This part amends the Community Ambulance Cover Act 2003.	7
lause	30	Insertion of new s 37IA	8
		After section 37I—	9
		insert—	10
	'37IA	SEQ water distributor-retailer exemption	11
		'A customer sale arrangement is an exempt customer sale arrangement if—	12 13
		(a) the relevant customer for the arrangement is a SEQ water distributor-retailer; and	14 15
		(b) all electricity sold under the arrangement is supplied to premises that are used only for performing the SEQ water distributor-retailer's geographic area functions.'.	16 17 18
lause	31	Insertion of new s 50A	19
		After section 50—	20
		insert—	21
	'50A	SEQ water distributor-retailer exemption	22
		'A power card arrangement is an exempt power card arrangement if the power card premises for the arrangement are used by a SEQ water distributor-retailer only for performing its geographic area functions.'.	23 24 25 26

s	32]
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Clause	32	Insertion of new s 62A	1
		After section 62—	2
		insert—	3
	'62A	SEQ water distributor-retailer exemption	4
		'An on-supply arrangement is an exempt on-supply arrangement if the separate area for the arrangement is used by a SEQ water distributor-retailer only for performing its geographic area functions.'.	5 6 7 8
Clause	33	Amendment of schedule (Dictionary)	9
		Schedule—	10
		insert—	11
		'geographic area functions, for a SEQ water distributor-retailer, see the South-East Queensland Water (Distribution and Retail Restructuring) Act 2009, section 11.	12 13 14
		'SEQ water distributor-retailer means a distributor-retailer under the South-East Queensland Water (Distribution and Retail Restructuring) Act 2009.'.	15 16 17
	Part	4 Amendment of Environmental Protection Act 1994	18 19
			1)
Clause	34	Act amended	20
		This part amends the Environmental Protection Act 1994.	21
Clause	35	Amendment of s 310C (Requirements for application)	22
		Section 310C(d)(i), '310D(2)'—	23
		omit, insert—	24
		'310D'.	25

lause	36	Am	endr	ment of \$ 310D (Environmental management plan)	1
			Sect	tion 310D—	2
			inse	ert—	3
		'(5)	auth	the application is for a coal seam gas environmental nority, the environmental management plan must also state following—	4 5 6
			(a)	the quantity of coal seam gas water the applicant reasonably expects will be generated in connection with carrying out each relevant CSG activity;	7 8 9
			(b)	the flow rate at which the applicant reasonably expects the water will be generated;	10 11
			(c)	the quality of the water, including changes in the water quality that the applicant reasonably expects will happen while each relevant CSG activity is carried out;	12 13 14
			(d)	the proposed management of the water including the use, treatment, storage or disposal of the water;	15 16
			(e)	the measurable criteria (the <i>management criteria</i>) against which the applicant will monitor and assess the effectiveness of the management of the water including criteria for each of the following—	17 18 19 20
				(i) the quantity and quality of the water used, treated, stored or disposed of;	21 22
				(ii) protection of the environmental values affected by each relevant CSG activity;	23 24
				(iii) the disposal of waste, including, for example, salt, generated from the management of the water;	25 26
			(f)	the action that is proposed to be taken, if any of the management criteria are not satisfied, to ensure the criteria will be able to be satisfied in the future.	27 28 29
		'(6)	mus	subsection (5)(d), the environmental management plan st not provide for using a CSG evaporation dam in nection with carrying out a relevant CSG activity unless—	30 31 32
			(a)	the plan includes an evaluation of—	33

		(i) best practice environmental management for managing the coal seam gas water; and	1 2
		(ii) alternative ways for managing the water; and	3
	(b)	the evaluation shows there is no feasible alternative to a CSG evaporation dam for managing the water.	4 5
'(7)	In th	is section—	6
	natu	seam gas means petroleum (in any state) occurring rally in association with coal or oil shale, or in strata ciated with coal or oil shale mining.	7 8 9
	chap	seam gas environmental authority means an ronmental authority (chapter 5A activities) for a level 1 oter 5A activity involving exploring for or producing coal in gas.	10 11 12 13
	surfa	seam gas water means underground water brought to the ace of the earth or moved underground in connection with oring for or producing coal seam gas.	14 15 16
	struc	devaporation dam means an impoundment, enclosure or eture that is designed to be used to hold coal seam gas for evaporation.	17 18 19
		vant CSG activity means a relevant chapter 5A activity lving exploring for or producing coal seam gas.'.	20 21
	endr olicat	nent of s 310U (Requirements for amendment ion)	22 23
	Sect	ion 310U—	24
	inse	rt—	25
'(2)	envi	o, if the application relates to a coal seam gas ronmental authority, it must be accompanied by an ronmental management plan (a <i>revised (CSG) EM plan</i>)	26 27 28 29
	(a)	states the matters mentioned in section 310D(5)(a) to (f); and	30 31
	(b)	complies with section 310D(6).'.	32

Clause 37

[s	38
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Clause	38	Am	endm	ent of s 312E (Other amendments)	1
		(1)	Section	on 312E(2)(o)—	2
			renun	aber as section 312E(2)(p).	3
		(2)	Section	on 312E(2)—	4
			inseri	<u> </u>	5
			'(o)	a revised (CSG) EM plan;'.	6
		(3)	Section	on 312E—	7
			insert	<u>. </u>	8
	•	·(4)	autho becau direct change	tte subsections (1)(a) and (2)(o), the administering rity may amend a coal seam gas environmental authority use of a revised (CSG) EM plan only if the amendment ally relates to a matter in the plan that is new or has used from the previous environmental management plan the authority.'	9 10 11 12 13
Clause	39	Inse		of new s 316A	15
			After	section 316—	16
			inseri		17
	'316A			r requirement for annual return for CSG nental authority	18 19
	4	(1)	enviro	section applies if the holder of a coal seam gas onmental authority is required to lodge an annual return section 316(3)(a).	20 21 22
	•	(2)	effect the ci	annual return must include an evaluation of the iveness of the management of coal seam gas water under riteria mentioned in section 310D(5)(e) for carrying out relevant CSG activity.	23 24 25 26
	6	(3)	Witho	out limiting subsection (2), the evaluation must state—	27
				whether or not the coal seam gas water has been effectively managed having regard to the criteria; and	28 29
			(b)	if the water has not been effectively managed—	30

		(i)	the action that will be taken to ensure the water will in the future be effectively managed having regard to the criteria; and	1 2 3
		(ii)	when the action will be taken.'.	4
lause	40	Insertion of	new ch 13, pt 15	5
			ion 659—	6
		insert—		7
	'Part	15	Transitional provisions for	8
			South-East Queensland Water	9
			(Distribution and Retail	10
			Restructuring) and Other	11
			Legislation Amendment Act	12
			2010	13
	'660	Definitions for	or pt 15	14
		'In this pa	art—	15
		commenc	ement day means the day this section commences.	16
		amendme	endment, to an existing CSG authority, means an interelating to managing coal seam gas water in connection with carrying out a relevant CSG	17 18 19 20
		authority	cSG authority means a coal seam gas environmental that was in force immediately before the ement day.	21 22 23
	'661		rohibition on constructing CSG dams under existing CSG authority	24 25
	6	authorise	s section applies, an existing CSG authority does not the construction of a CSG evaporation dam in n with carrying out a relevant CSG activity.	26 27 28

		Note—	1
		See section 426A (Environmental authority required for chapter 5A activity).	2 3
	'(2)	However, subsection (1) does not apply if the construction of the dam has substantially commenced before the commencement day.	4 5 6
	' (3)	This section stops applying when—	7
		(a) a CSG amendment is made to the authority; or	8
		(b) the holder of the authority gives the administering authority a revised (CSG) EM plan for the authority and the administering authority gives the holder a written notice approving construction of the dam.	9 10 11 12
662		vised (CSG) EM plan required for existing CSG hority	13 14
	'(1)	The holder of an existing CSG authority must within 1 year after the commencement day give the administering authority a revised (CSG) EM plan for the existing CSG authority.	15 16 17
	'(2)	Even if the authority holder does not give a revised (CSG) EM plan within 1 year after the commencement day, the obligation under subsection (1) continues until—	18 19 20
		(a) the holder gives the administering authority a revised (CSG) EM plan; or	21 22
		(b) a CSG amendment is made to the existing CSG authority.	23 24
		Note—	25
		Under section 312E(1) the administering authority may amend an environmental authority (chapter 5A activities) if it considers the amendment is necessary or desirable because of a matter mentioned in section 312E(2), including (under section 312E(2)(a)) a contravention of this Act by the holder.	26 27 28 29 30

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	'663	First annual return for existing CSG authority	1
		'Section 316A does not apply to the first annual return that the holder of an existing CSG authority is required to lodge after the commencement day unless the holder has given the administering outhority a revised (CSG) FM plan for the	2 3 4
		administering authority a revised (CSG) EM plan for the existing CSG authority.'.	5 6
Clause	41	Amendment of sch 4 (Dictionary)	7
		Schedule 4—	8
		insert—	9
		'coal seam gas see section 310D(7).	10
		coal seam gas environmental authority see section 310D(7).	11
		coal seam gas water see section 310D(7).	12
		CSG evaporation dam see section 310D(7).	13
		relevant CSG activity see section 310D(7).	14
		revised (CSG) EM plan see section 310U(2).'.	15
	Part	5 Amendment of Plumbing and	16
		Drainage Act 2002	17
Clause	42	Act amended	18
		This part amends the <i>Plumbing and Drainage Act 2002</i> .	19
Clause	43	Amendment of s 83 (Compliance permit required for certain regulated work or any on-site sewerage work)	20 21
		Section 83(3)—	22
		insert—	23

10 11

		'(c)	if the local government is a participating local government for a distributor-retailer—give a copy of it to the distributor-retailer.'.	1 2 3
lause			ment of s 84 (Regulated work or on-site sewerage a public sector entity)	4 5
	(1) Sect	ion 84(4)—	6
		reni	umber as section 84(5).	7
	(.	2) Sect	ion 84—	8
		inse	rt—	9
	'(.	perr or r with for t fron	vever, a public sector entity can not issue a compliance nit or compliance certificate for a plan for regulated work, egulated work carried out, in a part of the SEQ region tout the written consent of the relevant distributor-retailer the part, if the work involves connecting to, disconnecting in or changing a connection to the distributor-retailer's er infrastructure.'	10 11 12 13 14 15 16
	(tion 84(5), as renumbered under this section, from by'—	17 18
		omi	t, insert—	19
		'cop	by to—	20
		(a)	the local government; and	21
		(b)	if the permit or certificate is for work to which subsection (4) applies—the distributor-retailer for the part of the SEQ region.'.	22 23 24
lause	4 5	Amendı	ment of s 85 (Process for assessing plans)	25
	(1) Sect	ion 85(2)—	26
		inse	rt—	27
		'(d)	if the request is about a plan for regulated work in a part of the SEQ region that involves connecting to, disconnecting from or changing a connection to a	28 29 30

s	46]

•			
			distributor-retailer's water infrastructure—accompanied by a document or information to show the connection, disconnection or change has been approved by or for the distributor-retailer.
			Examples of a document for paragraph (d)—
			• a development approval
			• a Water Supply Act connection approval'.
		(2)	Section 85—
			insert—
		'(7A)	A participating local government for a distributor-retailer can not give a compliance permit for a plan for regulated work that involves connecting to, disconnecting from or changing a connection to the distributor-retailer's water infrastructure unless—
			(a) the proposed connection, disconnection or change has been approved by or for the distributor-retailer; or
			Examples of an approval for paragraph (a)—
			 a development approval
			 a Water Supply Act connection approval
			(b) the local government has been advised by the distributor-retailer in writing that a compliance permit for the type of regulated work under the plan may be given without the distributor-retailer's approval.
		'(7B)	A distributor-retailer may give a participating local government a written advice for subsection (7A)(b) for stated types of connections, disconnections or changes to connections for the distributor-retailer's water infrastructure.'.
		(3)	Section 85(8)(c)—
			omit.
ause	46	Ins	ertion of new s 85A
			After section 85—
			insert—

	'85A				local government to give documents or o distributor-retailer	1 2
		'(1)	parti advi:	cipati se tl	outor-retailer may, by notice in writing to a ng local government for the distributor-retailer, ne local government that it must give the r-retailer—	3 4 5 6
			(a)		opy of a stated type of compliance permit for lated work given by the local government; or	7 8
			(b)	incl	opy of a stated type of compliance certificate, uding plans of the assessed work for the certificate, regulated work assessed by the local government.	9 10 11
		'(2)	a no	tice	outor-retailer gives a participating local government under subsection (1), the local government must ith the notice.'.	12 13 14
lause	47				of s 85B (Restrictions on giving compliance eywater use facility in a sewered area)	15 16
		(1)	Sect	ion 8:	5B(2)(b) to (ca)—	17
			omit	, inse	rt—	18
			'(a)		premises at which the facility is proposed to be alled generates greywater of more than 3kL a day;	19 20 21
			(b)	eith	er—	22
				(i)	the facility's greywater treatment plant has a chief executive approval; or	23 24
				(ii)	the facility's greywater diversion device has plumbing code authorisation and certification; and'.	25 26 27
		(2)	Sect	ion 8:	5B(2)(g)—	28
			omit	•		29
		(3)	Sect	ion 83	5B(2)(d) to (f)—	30
			ronu	mhør	as section 85B(2)(c) to (e).	31

Clause	48		nendment of s 86 (General process for assessing pulated work and on-site sewerage work)	1 2
		(1)	Section 86(2)—	3
			insert—	4
			'(d) if the request is about regulated work in a part of the SEQ region that involves connecting to, disconnecting from or changing a connection to a distributor-retailer's water infrastructure—accompanied by either of the following—	5 6 7 8 9
			 a document or information to show the connection, disconnection or change has been approved by or for the distributor-retailer; 	10 11 12
			Examples of a document for paragraph $(d)(i)$ —	13
			 a development approval 	14
			a Water Supply Act connection approval	15
			(ii) information to show the approval mentioned in subparagraph (i) accompanied the request for compliance assessment of the plan for the regulated work.'.	16 17 18 19
		(2)	Section 86—	20
			insert—	21
		'(9A)	A participating local government for a distributor-retailer can not give a compliance certificate for regulated work that involves connecting to, disconnecting from or changing a connection to the distributor-retailer's water infrastructure unless—	22 23 24 25 26
			(a) the proposed connection, disconnection or change has been approved by or for the distributor-retailer; or	27 28
			Examples of an approval for paragraph (a)—	29
			 a development approval 	30
			a Water Supply Act connection approval	31
			(b) the local government has been advised by the distributor-retailer in writing that a compliance	32 33

		certificate for the type of regulated work may be given without the distributor-retailer's approval.	1 2
	'(9B)	A distributor-retailer may give a participating local government a written advice for subsection (9A)(b) for stated types of connections, disconnections or changes to connections for the distributor-retailer's water infrastructure.'.	3 4 5 6
	(3)	Section 86(10)(c)—	7
		omit.	8
lause	49 Ins	ertion of new s 86AA	9
		After section 86—	10
		insert—	11
		rticipating local government to give documents or ormation to distributor-retailer	12 13
	'(1)	A distributor-retailer may, by notice in writing to a participating local government for the distributor-retailer, advise the local government that it must give the distributor-retailer—	14 15 16 17
		(a) a copy of a stated type of compliance certificate for regulated work given by the local government; or	18 19
		(b) a copy of a stated type of compliance certificate, including plans of the assessed work for the certificate, for regulated work assessed by the local government; or	20 21 22
		(c) stated information about water meters installed on premises.	23 24
	'(2)	If a distributor-retailer gives a participating local government a notice under subsection (1), the local government must comply with the notice.'.	25 26 27
lause		nendment of s 86C (Conditions of compliance tificate)	28 29
		Section 86C(2A) and example—	30
		omit.	31

s	5	1	1

Clause	51	Amendment of s 87 (Minor work)	1
		Section 87—	2
		insert—	3
		out in the SEQ region that involves connecting to, disconnecting from or changing a connection to a	4 5 6 7
		government, the entity or person must also give the relevant	8 9 10
		(9) In this section—	11
		must, because of a failure in plumbing or drainage, be performed to stop a continuing risk to health and safety or	12 13 14 15
		distributor-retailer for the part of the SEQ region in which the	16 17 18
Clause	52		19 20
			21 22
		omit, insert—	23
		'facility'.	24
Clause	53		25 26
		Section 128G(3)—	27
		omit.	28

[s 54]

Clause	54 Amendme		of s 128PA (Offence about using greywater)	1
		(1) Section 1	28PA(2)(a)—	2
		insert—		3
		'(v)	supply to a closed loop laundry system; or'.	4
		(2) Section 1	28PA(4)—	5
		omit.		6
Clause			of s 143B (Local government's monitoring for greywater use facilities in sewered areas)	7 8
		Section 1	43B(b)—	9
		omit, inse	ert—	10
		• •	y are not adversely affecting public health, amenity he environment.'.	11 12
Clause	56		s 143D (Local government advice to out greywater treatment plant)	13 14
		Section 1		15
		omit.		16
Clause	57 Insertion of new pt 10, div 7		17	
		Part 10—	-	18
		insert—		19
	'Division 7		Transitional provisions for	20
			South-East Queensland Water	21
			(Distribution and Retail	22
			Restructuring) and Other	23
			Legislation Amendment Act 2010	24
	'Subdivision 1		Provisions for greywater treatment	25
			plants at particular hospitals	26

'184	Chief executive approval of particular greywater treatment plant		
	'(1)	A greywater treatment plant that is an 'AquaRecycle Laundry Water Recycling System' is taken to have a chief executive approval.	3 4 5
	'(2)	Despite section 96, the approval lasts until 4 June 2014.	6
	'(3)	However, section 97 applies for the approval as if it were a chief executive approval.	7 8
'185		evant compliance certificate conditions for ticular regulated work	9 10
	'(1)	This section provides for the application of section 143B to the following greywater use facilities—	11 12
		(a) the greywater treatment plant located at Prince Charles Hospital Campus, 490 Hamilton Road, Chermside, Queensland (the <i>Prince Charles Hospital facility</i>);	13 14 15
		(b) the greywater treatment plant located at Princess Alexandra Hospital Campus, building 55, Ipswich Road, Woolloongabba, Queensland (the <i>Princess Alexandra Hospital facility</i>).	16 17 18 19
	'(2)	The relevant compliance certificate conditions for the Prince Charles Hospital facility are the conditions that applied, before the commencement of this section, to the exemption granted to the Prince Charles Hospital, Metropolitan Linen Service, Greywater Recycling Scheme under the Water Supply Act, section 253, other than a condition about preparing an annual report or giving the annual report to the regulator.	20 21 22 23 24 25 26 27
	'(3)	The relevant compliance certificate conditions for the Princess Alexandra Hospital facility are the conditions that applied, before the commencement of this section, to the exemption granted to the Princess Alexandra Hospital, Metropolitan Linen Service, Greywater Recycling Scheme under the Water Supply Act, section 253, other than a condition about preparing an annual report or giving the annual report to the regulator.	28 29 30 31 32 33 34 35

[s	57]
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	'(4)	A reference to the regulator in a condition mentioned in subsection (2) or (3) is taken to be a reference to the Brisbane City Council.	1 2 3	
	'(5)	The regulator must, as soon as practicable, give the Brisbane City Council a copy of the conditions mentioned in subsections (2) and (3).	4 5 6	
'Sub	divi	sion 2 Other provisions	7	
'186	Pol	icies about installation and location of meters	8	
	'(1)	This section applies if, immediately before 1 July 2010, a participating local government for a distributor-retailer has a policy for dealing with matters, under the Queensland Plumbing and Wastewater Code, about the installation and location of meters for premises.	9 10 11 12 13	
	'(2)	On 1 July 2010, the policy is taken to be the distributor-retailer's policy for dealing with matters, under the Queensland Plumbing and Wastewater Code, about the installation and location of meters for premises in the distributor-retailer's geographic area.	14 15 16 17 18	
'187	7 Amendment of regulation does not affect power of Governor in Council			
	'(1)	The amendment of a regulation by the 2010 Amendment Act does not affect the power of the Governor in Council to further amend the regulation or to repeal it.	21 22 23	
	'(2)	In this section—	24	
		2010 Amendment Act means the South-East Queensland Water (Distribution and Retail Restructuring) and Other Legislation Amendment Act 2010.'.	25 26 27	

s	58]

Clause	58	Am	nendment of schedule (Dictionary)	1
		(1)	Schedule, definitions large greywater treatment plant and regulator—	2 3
			omit.	4
		(2)	Schedule—	5
			insert—	6
			'development approval means a development approval under the Sustainable Planning Act 2009.	7 8
			distributor-retailer means a distributor-retailer established under the SEQ Water Act, section 8.	9 10
			<i>participating local government</i> , for a distributor-retailer, means a participating local government under the SEQ Water Act for the distributor-retailer.	11 12 13
			SEQ region see the Water Act 2000, section 341.	14
			SEQ Water Act means the South-East Queensland Water (Distribution and Retail Restructuring) Act 2009.	15 16
			water infrastructure, of a distributor-retailer, see the SEQ Water Act, section 53BB(1).	17 18
			Water Supply Act connection approval means an approval, under the Water Supply Act, to connect premises to a distributor-retailer's water infrastructure.'	19 20 21
		(3)	Schedule, definition public sector entity—	22
			insert—	23
			'3 However, the term does not include a distributor-retailer.'.	24 25

[s 59]

	Part	6 Amendment of Public Service Act 2008	1 2
Clause	59	Act amended	3
		This part amends the <i>Public Service Act 2008</i> .	4
Clause	60	Amendment of sch 1 (Public service offices and their heads)	5 6
		Schedule 1, entry for Queensland Water Commission, 'the commissioner under the <i>Water Act 2000</i> '—	7 8
		omit, insert—	9
		'the chief executive officer of the commission'.	10
	Part	7 Amendment of Standard Plumbing and Drainage Regulation 2003	11 12 13
Clause	61	Regulation amended	14
		This part amends the Standard Plumbing and Drainage Regulation 2003.	15 16
Clause	62	Amendment of s 14C (Additional requirements for plans for greywater use facilities not in a sewered area)	17 18
		Section 14C(2)(e)—	19
		insert—	20
		'Examples of details of the water supply—	21
		 for regulated work in the SEQ region—information to show the supply of water to the premises by a distributor-retailer is adequate 	22 23 24

s 63]

		• information about the availability of water from on-site water tanks'.	1 2
Clause	63	Amendment of s 14D (Additional requirements for plans for on-site sewerage facilities)	3 4
		Section 14D(2)(e)—	5
		insert—	6
		'Examples of details of the water supply—	7
		 for regulated work in the SEQ region—information to show the supply of water to the premises by a distributor-retailer is adequate 	8 9 10
		• information about the availability of water from on-site water tanks'.	11 12
	Part		13
		Planning Act 2009	14
Clause	64	Act amended	15
		This part amends the Sustainable Planning Act 2009.	16
		F F	10
Clause	65	Amendment of s 120 (When planning scheme, temporary local planning instrument and amendments have effect)	17 18
		Section 120(3)—	19
		insert—	20
		'Note—	21
		For when particular provisions of a planning scheme have no effect for development in the SEQ region, see the SEQ Water Act, section 78A.'.	22 23
Clause	66	Amendment of s 249 (When assessment manager also has jurisdiction as concurrence agency)	24 25
		Section 249, 'agency—'—	26

15 07 1

			omit, insert—	1
			'agency, whether or not the jurisdiction has been devolved or delegated to the entity—'.	2 3
Clause	67		endment of s 628 (Local government must review its rity infrastructure plan every 5 years)	4 5
		(1)	Section 628(2), from 'with'—	6
			omit, insert—	7
			'with—	8
			(a) the State agencies that participated in the preparation of the plan; and	9 10
			(b) if the local government is a participating local government for a distributor-retailer under the SEQ Water Act—the distributor-retailer.'.	11 12 13
		(2)	Section 628(3), after 'agencies'—	14
			insert—	15
			'or the distributor-retailer'.	16
Clause	68	Rep	lacement of s 677 (Representations about notice)	17
			Section 677—	18
			omit, insert—	19
	'677	Rep	resentations about notice	20
			'The person may make representations about the notice to the entity that gave the notice.'.	21 22
Clause	69	Inse	ertion of ch 9, pt 7A	23
			Chapter 9—	24
			insert—	25
	'Part	7A	Provisions for distributor-retailers	26 27

s	691

Divisi	on 1	Prelimir	nary	1
755 A	Definitio	ns for pt 7A		2
	'In t	is part—		3
		opment application	·	ns a 4 5
	(a)	made on or after	1 July 2010 but before 1 July 2013	3; and 6
	(b)	concurrence ager	rticipating local government exe ncy jurisdiction for a distributor-re exercise of the jurisdiction involve	tailer, 8
		(i) approving a conditions;	all or part of the application subjor	ect to 10 11
		(ii) refusing the	application; or	12
		preliminary	preliminary approval, other the approval to which section 242 aph the applicant sought a develop	pplies, 14
		butor-retailer method the SEQ Water A	eans a distributor-retailer establ Act.	lished 17 18
	-		evernment means a participating tributor-retailer under the SEQ	
	_	•	struction code means the SEQ dunder the SEQ Water Act.	lesign 22 23
	SEQ	infrastructure ch	arges schedule—	24
	1	An SEQ infrastrı	ucture charges schedule means—	25
		(a) an infrastruc	cture charges schedule; or	26
		section 847 contribution	a planning scheme policy to vapplies that provides for infrastrums for a development infrastruthe policy is in effect.	acture 28

10 00

	An SEQ infrastructure charges schedule includes a schedule or part of a planning scheme policy mentioned in paragraph 1 as amended from time to time under division 5, subdivision 3.	1 2 3 4
	water infrastructure, of a distributor-retailer, see the SEQ Water Act, section 53BB(1).	5 6
	water service or wastewater service, in relation to a distributor-retailer, means a water service or a wastewater service under the SEQ Water Act.	7 8 9
755B Pur	pose of pt 7A	10
	'The purpose of this part is to provide for matters relevant to the transfer to distributor-retailers on 1 July 2010, under the SEQ Water Act, of infrastructure and functions of local governments relating to a water service or wastewater service of a distributor-retailer.	11 12 13 14 15
755C App	olication of pt 7A	16
	'This part does not limit or otherwise affect the application of this Act, including to a development application (distributor-retailer), other than to the extent stated in the part.	17 18 19
Division	2 Dealing with development applications—generally	20 21
755D App	olication of particular assessment rules	22
'(1)	This section applies if the SEQ design and construction code is in effect.	23 24
'(2)	For assessing a development application—	25
	(a) sections 313(2) and 314(2) apply to the assessment manager as if the subsections included a reference to the SEQ design and construction code; and	26 27 28

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(b)	to the extent a provision of the SEQ design and construction code is inconsistent with a planning scheme, the code prevails to the extent of the inconsistency.	1 2 3 4
Division 3	Dealing with development applications (distributor-retailer)	5 6
	on notice or negotiated decision notice for pment application (distributor-retailer)	7 8
	decision notice or negotiated decision notice given for a velopment application (distributor-retailer) must—	9 10
(a)	if the application is approved subject to conditions, identify the conditions imposed because of the exercise of the concurrence agency jurisdiction for the distributor-retailer; or	11 12 13 14
(b)	if the application is refused, identify any reasons for the refusal that relate to the exercise of the concurrence agency jurisdiction for the distributor-retailer.	15 16 17
	government to give notices to utor-retailer	18 19
	ne local government as assessment manager for a velopment application (distributor-retailer) must—	20 21
(a)	give a copy of the decision notice to the distributor-retailer within 5 business days after deciding the application; and	22 23 24
(b)	give a copy of any negotiated decision notice for the application to the distributor-retailer within the period stated in section 363(4)(a); and	25 26 27
(c)	if the local government receives a deemed approval notice for the application and does not give the applicant a decision notice or negotiated decision notice for the	28 29 30

		application—give a copy of the deemed approval notice to the distributor-retailer.	1 2
Division	4	Compliance assessment	3
		ance assessment—local government as ance assessor	4 5
'(1)	This	s section applies if—	6
	(a)	a local government is the compliance assessor for development, a document or work that under this Act requires compliance assessment; and	7 8 9
	(b)	either—	10
		(i) the development, document or work involves or is about connecting to or constructing water infrastructure of a distributor-retailer; or	11 12 13
		(ii) the development or work, or matters to which the document relates, may affect the safety or efficiency of the water infrastructure.	14 15 16
'(2)	July perm docu	a request for compliance assessment for the development, ument or work made on or after 1 July 2010 but before 1 2013, the distributor-retailer must, before a compliance mit or compliance certificate is given for the development, ument or work, assess the development, document or work nst—	17 18 19 20 21 22
	(a)	the matters or things that—	23
		(i) are mentioned in section 403; and	24
		(ii) relate to the connecting to or construction of the distributor-retailer's water infrastructure, or its safety or efficiency; and	25 26 27
	(b)	if the SEQ design and construction code is in effect—that code.	28 29
'(3)		the assessment, the distributor-retailer may tell the upliance assessor—	30 31

	or	e conditions that must attach to a compliance permit compliance certificate for the development, document work; or	1 2 3
	doc	at the distributor-retailer is satisfied the development, cument or work does not achieve compliance, cluding the reasons for the noncompliance and the cions required to achieve compliance; or	4 5 6 7
	(c) that	at it has no requirements relating to the request.	8
'(4)	construc	section (2), to the extent the SEQ design and tion code is inconsistent with a local planning ent, the code prevails.	9 10 11
	Note—		12
	distribu	the SEQ Water Act, section 53, the functions of a tor-retailer under this division must be delegated to its relevant ating local government.	13 14 15
		e assessment—nominated entity as assessor	16 17
'(1)	This sect	tion applies if—	18
	cor	nominated entity of a local government is the impliance assessor for development, a document or ork that under this Act requires compliance dessment; and	19 20 21 22
	(b) eit	her—	23
	(i)	the development, document or work involves or is about connecting to or constructing water infrastructure of a distributor-retailer; or	24 25 26
	(ii)	the development or work, or matters to which the document relates, may affect the safety or efficiency of the water infrastructure.	27 28 29
'(2)	local go	ninated entity must, under section 402, refer to the vernment any request for compliance assessment of lopment, document or work made on or after 1 July before 1 July 2013.	30 31 32 33

	(3)	The distributor-retailer must, before the local government gives its response to the nominated entity under section 402, assess the development, document or work against—	1 2 3
		(a) the matters or things that—	4
		(i) are mentioned in section 403; and	5
		(ii) relate to the connecting to or construction of the distributor-retailer's water infrastructure, or its safety or efficiency; and	6 7 8
		(b) if the SEQ design and construction code is in effect—that code.	9 10
	'(4)	For the assessment, the distributor-retailer may tell the local government—	11 12
		(a) the conditions that must attach to a compliance permit or compliance certificate for the development, document or work; or	13 14 15
		(b) that the distributor-retailer is satisfied the development, document or work does not achieve compliance, including the reasons for the noncompliance and the actions required to achieve compliance; or	16 17 18 19
		(c) that it has no requirements relating to the request.	20
	'(5)	For subsection (3), to the extent the SEQ design and construction code is inconsistent with a local planning instrument, the code prevails.	21 22 23
'755I	Not cer	tice about compliance permits and compliance tificates	24 25
	'(1)	A participating local government for a distributor-retailer must give the distributor-retailer a copy of each compliance permit or compliance certificate given by the local government after 1 July 2010 and before 1 July 2013.	26 27 28 29
	'(2)	The local government must act under subsection (1) within 5 business days after giving the compliance permit or compliance certificate.	30 31 32

'(3)	If a participating local government for a distributor-retailer is given a copy of a compliance permit or compliance certificate under section 408(4), the local government must, within 5 business days after receiving the copy, give the distributor-retailer a copy of the permit or certificate.	1 2 3 4 5
'(4)	In this section—	6
	compliance permit or compliance certificate means a compliance permit or compliance certificate given for development, a document or work if—	7 8 9
	(a) the development, document or work involves or is about connecting to or constructing water infrastructure of a distributor-retailer; or	10 11 12
	(b) the development or work, or matters to which the document relates, may affect the safety or efficiency of the water infrastructure.	13 14 15
Division	5 Infrastructure funding and planning for distributor-retailers	16 17
Subdivis	sion 1 Conditions about non-trunk infrastructure and funding trunk infrastructure—general	18 19 20
755J Cor	nditions about non-trunk infrastructure	21
	'A local government may impose, under section 626, a condition about non-trunk infrastructure for a distributor-retailer's water service or wastewater service.	22 23 24
	Note—	25
	Under the SEQ Water Act, section 53, a distributor-retailer's functions as a concurrence agency must be delegated to its relevant participating local government.	26 27 28

755K Fui	nding	g trunk infrastructure	1
'(1)	For	this Act, a distributor-retailer may levy a charge—	2
	(a)	for supplying trunk infrastructure in relation to its water service or wastewater service under either of the following—	3 4 5
		(i) an SEQ infrastructure charges schedule that is an infrastructure charges schedule;	6 7
		(ii) a regulated infrastructure charges schedule; or	8
	(b)	for supplying infrastructure in relation to its water service or wastewater service under an SEQ infrastructure charges schedule that is a part of a planning scheme policy to which section 847 applies.	9 10 11 12
'(2)	For	subsection (1), a distributor-retailer may give a person—	13
	(a)	an infrastructure charges notice under section 633(1); or	14
	(b)	a regulated infrastructure charges notice under section 643(1).	15 16
'(3)		vever, if the notice is for a charge levied under a part of a uning scheme policy to which section 847 applies—	17 18
	(a)	section 633(1)(e) to (i) does not apply to the notice; and	19
	(b)	a local government can not, under section 848(2)(c), impose a condition on a development approval requiring a contribution towards the cost of supplying infrastructure in relation to the distributor-retailer's water service or wastewater service.	20 21 22 23 24
'(4)	char or c notic	rinfrastructure charges notice or regulated infrastructure rges notice is given as a result of a development approval compliance permit, the distributor-retailer must give the ce to the applicant or the person who requested apliance assessment—	25 26 27 28 29
	(a)	within 10 business days after the distributor-retailer receives a copy of the approval or permit; or	30 31

	(b) for a deemed approval for which a decision notice has not been given—within 20 business days after receiving a copy of the deemed approval notice.	1 2 3
'(5)	If an infrastructure charges notice is not given as a result of a development approval or compliance permit, the distributor-retailer must give the notice to the owner of the land.	4 5 6 7
'(6)	Sections 633(4) and 643(3) apply to a charge mentioned in subsection (1).	8 9
'(7)	Sections 633(5) and 643(4) apply to an infrastructure charges notice or regulated infrastructure charges notice mentioned in subsection (2).	10 11 12
'(8)	If a negotiated decision notice is given for a development application (distributor-retailer) and section 364(1) applies in relation to the negotiated decision notice, the distributor-retailer may give the applicant—	13 14 15 16
	 (a) a new infrastructure charges notice under section 633(1), or section 633(1) as applied under subsection (3), to replace the original notice; or 	17 18 19
	(b) a regulated infrastructure charges notice under section 643(1) to replace the original notice.	20 21
	reements about, and alternatives to, paying rastructure charge	22 23
'(1)	Despite section 755K and sections 633 and 634 as applied under that section, a person to whom an infrastructure charges notice or a negotiated infrastructure charges notice has been given and the distributor-retailer may enter into a written agreement about 1 or more of the following—	24 25 26 27 28
	(a) whether the charge may be paid at a different time from the time stated in the notice, and whether it may be paid by instalments;	29 30 31

	paying all or part of the charge;	2
	(c) whether infrastructure that delivers the same standard of service as that identified in the priority infrastructure plan for the land to which the charge applies may be supplied instead of the infrastructure identified in the infrastructure charges schedule;	3 4 5 6 7
	(d) if section 755K(4) applies for the charge and the infrastructure is land owned by the applicant or the person who requested compliance assessment—whether land in fee simple may be given instead of paying the charge or part of the charge.	8 9 10 11 12
'(2)	For development infrastructure that is land, the distributor-retailer may give the applicant or the person who requested compliance assessment a notice, in addition to, or instead of, the notice given under section 633, requiring the person to—	13 14 15 16 17
	(a) give the distributor-retailer, in fee simple, part of the land the subject of the development application or request for compliance assessment; or	18 19 20
	(b) give the distributor-retailer—	21
	 in fee simple, part of the land the subject of the development application or request for compliance assessment; and 	22 23 24
	(ii) an infrastructure charge.	25
'(3)	If the applicant or person who requested compliance assessment is required to give land under subsection (2)(a), or a combination of land and a charge under subsection (2)(b), the total value of the contribution must not be more than the amount of the charge mentioned in section 633(1).	26 27 28 29 30
'(4)	The applicant or person who requested compliance assessment must comply with the notice as soon as practicable.	31 32 33
'(5)	For this Act, an agreement, as amended from time to time, mentioned in subsection (1) is an infrastructure agreement.	34 35

'755M		reements about, and alternatives to, paying ulated infrastructure charge	1 2
٤	(1)	Despite section 755K and sections 633 and 634 as applied under that section, a person to whom a regulated infrastructure charges notice or a negotiated regulated infrastructure charges notice has been given and the distributor-retailer may enter into a written agreement about 1 or more of the following—	3 4 5 6 7 8
		(a) whether the charge may be paid at a different time from the time stated in the notice, and whether it may be paid by instalments;	9 10 11
		(b) whether infrastructure may be supplied instead of paying all or part of the charge.	12 13
•	(2)	For this Act, an agreement, as amended from time to time, mentioned in subsection (1) is an infrastructure agreement.	14 15
'755N	infr	tributor-retailer may supply different trunk astructure from that identified in a priority astructure plan	16 17 18
		'A distributor-retailer may supply different trunk infrastructure from the infrastructure identified in the priority infrastructure plan for the land to which the charge applies if the infrastructure supplied delivers the same desired standard of service identified in the priority infrastructure plan for the relevant network.	19 20 21 22 23 24
'Subd	divis	sion 2 Application of particular provisions of ch 8	25 26
'755O	App	olication of particular provisions—generally	27
6	(1)	Subject to this subdivision, the following provisions of this Act also apply to matters about infrastructure funding and planning for a distributor-retailer—	28 29 30
		(a) section 634;	31

	(b) section 635(1);	1
	(c) section 636(2);	2
	(d) sections 644 to 646;	3
	(e) sections 649 to 652;	4
	(f) chapter 8, part 4.	5
'(2)	If there is an inconsistency between this subdivision and a provision mentioned in subsection (1), this subdivision prevails to the extent of the inconsistency.	6 7 8
^{'755P} Ap	plication of ss 636 and 646	9
	'Sections 636(2) and 646 apply as if a reference in the sections to a local government were a reference to a distributor-retailer for a water service or wastewater service.	10 11 12
'755Q Ap	plication of s 649	13
'(1)	A local government may, under section 649(2), require different trunk infrastructure (<i>relevant different trunk infrastructure</i>) for a distributor retailer's water service or wastewater service.	14 15 16 17
'(2)	A local government may, under section 649(3), impose a condition about trunk infrastructure, including relevant different trunk infrastructure, for a distributor retailer's water service or wastewater service.	18 19 20 21
' (3)	Section 649(5) and (6) applies—	22
	(a) as if a reference in the subsections to trunk infrastructure mentioned in section 649(3) included a reference to relevant different trunk infrastructure; and	23 24 25
	(b) as if the reference in section 649(6)(b) to the infrastructure provider were a reference to the distributor-retailer for the water service or wastewater service.	26 27 28 29

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	Note— Under the SEQ Water Act, section 53, a distributor-retailer's functions as a concurrence agency must be delegated to its relevant participating local government.	1 2 3 4
'755R Ap	oplication of s 650	5
'(1)	A local government may, under section 650(1), impose a condition about additional trunk infrastructure costs for a distributor retailer's water service or wastewater service.	6 7 8
'(2)	Section 650(1) and (3) applies as if a reference in the subsections to the infrastructure provider were a reference to the distributor-retailer for the water service or wastewater service.	9 10 11 12
'(3)	Section 650(5) applies as if a reference in the subsection to the local government were a reference to the distributor-retailer for the water service or wastewater service.	13 14 15
'(4)	Section 650(8) applies as if the reference in the subsection to a local government were a reference to a distributor-retailer for a water service or wastewater service.	16 17 18
'755S A _l	oplication of s 651	19
	'Section 651(2) applies as if a reference in the subsection to the infrastructure provider were a reference to the distributor-retailer for the water service or wastewater service.	20 21 22
'Subdiv	ision 3 Amending SEQ infrastructure charges schedule	23 24
'755T Aı	mending SEQ infrastructure charges schedule	25
'(1)	This section applies to an SEQ infrastructure charges schedule under which a distributor-retailer may, under this division, levy a charge for supplying trunk infrastructure in relation to its water service or wastewater service.	26 27 28 29

'(2)	The distributor-retailer may, for the purpose of levying the charge and with the approval of the Minister, amend the SEQ infrastructure charges schedule.					
'(3)	Before seeking the Minister's approval, the distributor-retailer must—					
	(a)	notify the distributor-retailer's intention to make the amendment in a newspaper circulating generally in the distributor-retailer's geographic area; and	6 7 8			
	(b)	consider any submissions given to the distributor-retailer under subsection (4).	9 10			
'(4)		notification mentioned in subsection (3) must state the owing—	11 12			
	(a)	that the proposed amendment is available for inspection;	13			
	(b)	where copies of the amendment may be inspected;	14			
	(c)	that written submissions about any aspect of the proposed amendment may be given by any person to the distributor-retailer;	15 16 17			
	(d)	the period, of at least 20 business days after the notification is published, during which the submissions may be made.	18 19 20			
'(5)		distributor-retailer must keep a copy of the proposed ndment available for inspection—	21 22			
	(a)	at the distributor-retailer's head office; and	23			
	(b)	on the distributor-retailer's website.	24			
'(6)	However, subsections (3) and (5) do not apply to an amendment of a charge that would result in less than a 5% increase in the charge in any 1 year.					
'(7)	In working out the percentage increase in a charge for subsection (6), an increase in the charge that is an amount representing the increase in the consumer price index for the year must be disregarded.					
' (8)	For approving the amendment, the Minister may seek—					

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(a) advice or comment from the Queensland Competition Authority about—	1 2
(i) the consideration of State interests; or	3
(ii) another matter relating to the SEQ infrastructure charges schedule; or	4 5
(b) further information about the proposed amendment from the distributor-retailer.	6 7
If the SEQ infrastructure charges schedule is amended under this section, the distributor-retailer must notify the amendment in a newspaper circulating generally in the distributor-retailer's geographic area.	8 9 10 11
The amendment of the SEQ infrastructure charges schedule has effect on and from—	12 13
(a) the day the making of the amendment is first notified as mentioned in subsection (9); or	14 15
(b) if a later day for the commencement of the amendment is stated in the amendment—the later day.	16 17
Section 630 does not apply in relation to an amendment of the SEQ infrastructure charges schedule.	18 19
If a distributor-retailer amends an infrastructure charges schedule under this section, section 631 applies for the infrastructure charges schedule as if the reference in section 631(1)(e) to the local government were a reference to the distributor-retailer.	20 21 22 23 24
In this subsection—	25
consumer price index means the all groups consumer price index for Brisbane published by the Australian Statistician.	26 27
6 Provisions about appeals	28
	Authority about— (i) the consideration of State interests; or (ii) another matter relating to the SEQ infrastructure charges schedule; or (b) further information about the proposed amendment from the distributor-retailer. If the SEQ infrastructure charges schedule is amended under this section, the distributor-retailer must notify the amendment in a newspaper circulating generally in the distributor-retailer's geographic area. The amendment of the SEQ infrastructure charges schedule has effect on and from— (a) the day the making of the amendment is first notified as mentioned in subsection (9); or (b) if a later day for the commencement of the amendment is stated in the amendment—the later day. Section 630 does not apply in relation to an amendment of the SEQ infrastructure charges schedule. If a distributor-retailer amends an infrastructure charges schedule under this section, section 631 applies for the infrastructure charges schedule as if the reference in section 631(1)(e) to the local government were a reference to the distributor-retailer. In this subsection— consumer price index means the all groups consumer price index for Brisbane published by the Australian Statistician.

	peals for development application stributor-retailer)	1 2
'(1)	This section applies if the assessment manager for a development application (distributor-retailer) receives a notice of appeal under section 482 for the application.	3 4 5
'(2)	The assessment manager must, within 5 business days after receiving the notice of appeal, give a copy of it to the distributor-retailer for whom the assessment manager is exercising concurrence agency jurisdiction.	6 7 8 9
'(3)	A distributor-retailer mentioned in subsection (2) may, within 10 business days after the copy is given to the distributor-retailer, elect to be a co-respondent to the appeal by following the rules of court for the election.	10 11 12 13
' (4)	Subsection (3) applies despite any other provision of this Act.	14
'755V Ap	peals about requests for compliance assessment	15
'(1)	This section applies if a local government is given notice of an appeal under section 483 about a request for compliance assessment for which a distributor-retailer must, under section 755G or 755H, assess development, a document or work to which the request related.	16 17 18 19 20
'(2)	The local government must, within 5 business days after receiving the notice of appeal, give a copy of it to the distributor-retailer.	21 22 23
'(3)	The distributor-retailer may, within 10 business days after the copy is given to the distributor-retailer, elect to be a co-respondent to the appeal by following the rules of court for the election.	24 25 26 27
'(4)	Subsection (3) applies despite any other provision of this Act.	28
	peals about infrastructure charge or regulated rastructure charge	29 30
	'Section 478 applies, for an appeal about an infrastructure charges notice or regulated infrastructure charges notice given	31 32

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			by a distributor-retailer, as if the reference in section 478(4)(a) to a relevant local government were a reference to a relevant distributor-retailer.'.	1 2 3
Clause	70	Am	nendment of sch 3 (Dictionary)	4
		(1)	Schedule 3—	5
			insert—	6
			'development application (distributor-retailer), for chapter 9, part 7A, see section 755A.	7 8
			distributor-retailer see section 755A.	9
			participating local government see section 755A.	10
			SEQ design and construction code , for chapter 9, part 7A, see section 755A.	11 12
			SEQ infrastructure charges schedule, for chapter 9, part 7A, see section 755A.	13 14
			SEQ Water Act means the South-East Queensland Water (Distribution and Retail Restructuring) Act 2009.	15 16
			water infrastructure, for chapter 9, part 7A, see section 755A.	17
			water service or wastewater service see section 755A.'.	18
		(2)	Schedule 3, definition <i>public sector entity</i> , paragraph 2, after 'corporation'—	19 20
			insert—	21
			'and a distributor-retailer under the SEQ Water Act'.	22
	Part	+ 9	Amendment of Sustainable	23
	ı ar		Planning Regulation 2009	24
Clause	71	Re	gulation amended	25
			This part amends the Sustainable Planning Regulation 2009.	26

Clause

72 Amendment of sch 7 (Referral agencies and their jurisdictions)

(1) Schedule 7, table 2—

insert—

1 2

3

ert— 4

'Land in distributor-retailer's geographic area

- 47 Reconfiguring a lot made assessable under schedule 3, part 1, table 3, item 1, or operational work for reconfiguring a lot made assessable under schedule 3, part 1, table 4, item 2, if—
- (a) the land is in the area of a local government that, under the SEQ Water Act, is a participating local government for a distributor-retailer; and
- (b) the participating local government is the assessment manager; and
- (c) the development application is made before 1 July 2013

The distributor-retailer for which the local government is a participating local government—as a concurrence agency

Under the SEQ Water Act, this jurisdiction is delegated to the local government The effects of the development on a water service or wastewater service of a distributor-retailer'.

(2) Schedule 7, table 3—

insert—

5

6

'Development in distributor-retailer's geographic area

26 Development in the area of a local government that, under the SEQ Water Act, is a participating local government for a distributor-retailer, if the development application is made before 1 July 2013

The distributor-retailer for which the local government is a participating local government—as a concurrence agency

Note—

Under the SEQ Water Act, this jurisdiction is delegated to the local government The effects of the development on a water service or wastewater service of a distributor-retailer'.

Clause 73 Amendment of sch 19 (Compliance assessment of subdivision plans)

(1) Schedule 19, table 1, item 2, column 2, item 1(a)—

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			insert—	1
			'(v) there are no outstanding charges levied by a distributor-retailer under the Act or the SEQ Water Act; or'.	2 3 4
		(2)	Schedule 19, table 1, item 2, column 2, item 2(a)—	5
			insert—	6
			'(iv) there are no outstanding charges levied by a distributor-retailer under the Act or the SEQ Water Act; or'.	7 8 9
		(3)	Schedule 19, table 1, item 2, column 2, item 3(b), 'under any Act'—	10 11
			omit, insert—	12
			'under any Act; and	13
			(c) there are no outstanding charges levied by a distributor-retailer under the Act or the SEQ Water Act'.	14 15
lause	74	Am	endment of sch 26 (Dictionary)	16
			Schedule 26—	17
			insert—	18
			'distributor-retailer means a distributor-retailer established under the SEQ Water Act, section 8.'.	19 20
	Part	10	Amendment of Transport	21
			Infrastructure Act 1994	22
lause	75	Δct	: amended	23
iausc	13	AUI	This part amends the <i>Transport Infrastructure Act 1994</i> .	23 24
			r	<i>∠</i> r

[s 76]

Clause	76	Am	nendment of s 77 (Application of div 3)	1
			Section 77—	2
			insert—	3
			'(c) water infrastructure, or the carrying out of water infrastructure work, under the South-East Queensland Water (Distribution and Retail Restructuring) Act 2009.'.	4 5 6 7
	Part	11	Amendment of Water Act 2000	8
Clause	77	Ac	t amended	9
			This part amends the Water Act 2000.	10
Clause	78		nendment of s 25F (Regulation about water supply ergency)	11 12
		(1)	Section 25F(2)(d)(vi)—	13
			renumber as section 25F(2)(d)(vii).	14
		(2)	Section 25F(2)(d)—	15
			insert—	16
			'(vi) for the SEQ region—any measures that are to be carried out by the commission; and'.	17 18
Clause	79		nendment of s 105 (General provision for amending cource operations plan)	19 20
		(1)	Section 105(3), (4) and (5)—	21
			renumber as section 105(4), (5) and (6).	22
		(2)	Section 105(2)—	23
			omit. insert—	24

		'(2)		section (3) applies if a resource operations plan is nsistent with—	3 1 2
			(a)	an existing water resource plan for which it has effect because of an amendment to the existing plan; or	t 3 4
			(b)	a new water resource plan that—	5
				(i) is approved under section 50(2); and	6
				(ii) replaces the water resource plan for which the resource operations plan has effect.	e 7 8
		'(3)		chief executive must amend the resource operations plan issure it is not inconsistent with—	1 9 10
			(a)	if subsection (2)(a) applies—the existing water resource plan; or	2 11 12
			(b)	otherwise—the new water resource plan.'.	13
		(3)	Sect	ion 105(5), as renumbered under this section, 'or (2)'—	14
			omit	t, insert—	15
			'or (3)'.	16
Clause	80			ment of s 105A (Amendment to provide for dispect)	17 18
			Sect	ion 105A(2), 'section 105(3)'—	19
			omit	t, insert—	20
			'sect	tion 105(4)'.	21
Clause	81			ment of s 106 (Minor or stated amendments of e operations plan)	22 23
			Sect	ion 106, 'section 105(3)'—	24
			omit	t, insert—	25
			'sect	tion 105(4)'.	26

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Clause	82 Ins	sertion of i	new ch 2, pt 4, div 2, sdiv 3	1
		Chapter 2	, part 4, division 2—	2
		insert—		3
	'Subdiv	ision 3	Continuation of resource operations plans	4 5
		ontinuation iter resour	n of resource operations plan for new ce plan	6 7
	'(1)		on applies if a new water resource plan that replaces ng water resource plan is approved under section	8 9 10
	'(2)		urce operations plan that implements the existing ource plan—	11 12
		* *	tinues to have effect for the plan area for the new er resource plan; and	13 14
			he resource operations plan for the new water purce plan.	15 16
	'(3)	expressly continues resource p	and to the extent, the new water resource plan provides otherwise, the resource operations plan to have effect for the plan area for the new water plan despite any inconsistency between the resource is plan and the new water resource plan.	17 18 19 20 21
	'(4)	This sect 105(3).'.	tion does not limit or otherwise affect section	22 23
clause	83 Ins	sertion of I	new ch 2A, pt 2, div 4A	24
		Chapter 2	A, part 2—	25
		insert—		26
	'Divisio	n 4 A	Chief executive officer	27

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357	Appointment				
	'(1)	There is to be a chief executive officer of the commission (the <i>commission CEO</i>).	2 3		
	'(2)	The commission CEO is to be appointed by the Governor in Council.	4 5		
	'(3)	The commission CEO is appointed for the term stated in the instrument of appointment.	6 7		
	'(4)	The stated term must not be more than 3 years.	8		
	'(5)	However, the instrument of appointment may give the commission CEO an option, exercisable before the stated term ends, to continue to hold the new office for a further period of no more than 2 years.	9 10 11 12		
	'(6)	The <i>Public Service Act 2008</i> does not apply to the appointment of the commission CEO.	13 14		
358	Со	nditions of appointment	15		
	'(1)	The commission CEO is to be paid the remuneration and allowances decided by the Governor in Council.	16 17		
	'(2)	The commission CEO holds office on terms, not provided for by this Act, decided by the Governor in Council.	18 19		
359	Fui	nctions	20		
		'Subject to direction by the commission, the commission CEO is to control the office and is responsible for its efficient and effective administration and operation.	21 22 23		
360	Pro	ovisions for performance of functions	24		
		'In performing the commission CEO's functions and exercising the commission CEO's powers, the commission CEO—	25 26 27		

		(a)	must act independently, impartially and in the public interest; and	1 2
		(b)	is not subject to direction by the Minister.	3
360A	Coi	nflict	s of interest	4
	' (1)	This	section applies if—	5
		(a)	the commission CEO has a direct or indirect pecuniary interest in a matter the subject of a function of the commission CEO; and	6 7 8
		(b)	the commission CEO is performing or is proposing to perform the function; and	9 10
		(c)	the interest could conflict with the proper performance of the function.	11 12
	(2)	The	commission CEO—	13
		(a)	must, as soon as practicable, disclose the interest to the commissioner; and	14 15
		(b)	must not perform or continue to perform the function.	16
	' (3)	In th	is section—	17
		func	etion includes power.	18
360A	A De	lega	tion by commission CEO	19
			e commission CEO may delegate the commission CEO's tions to an appropriately qualified commission officer.	20 21
360AI	B Re	sign	ation	22
			e commission CEO may resign by signed notice given to Minister.	23 24
360A	C En	ding	of appointment	25
			e Governor in Council may end the appointment of the mission CEO if the commission CEO—	26 27

	(a)	is convicted of an indictable offence; or	1
	(b)	is guilty of misconduct that could warrant dismissal from the public service if the commission CEO were a public service officer; or	2 3 4
	(c)	is guilty of neglect of duty or incompetence; or	5
	(d)	becomes incapable of satisfactorily performing the commission CEO's functions.	6 7
360AD A	eting	commission CEO	8
		e commissioner may appoint a person to act as the mission CEO—	9 10
	(a)	during a vacancy in that office; or	11
	(b)	during any period, or during all periods, when the commission CEO is absent from duty or can not, for another reason, perform the functions of that office.	12 13 14
360AE Pr	eserv	vation of rights as public service officer	15
'(1)		section applies if a public service officer is appointed as commission CEO.	16 17
'(2)	beca wou emp	person retains all rights that have accrued to the person use of employment as a public service officer, or that ld accrue in the future to the person because of that loyment, as if service as the commission CEO were a inuation of service as a public service officer.	18 19 20 21 22
'(3)	beco comi in th	ne person stops being the commission CEO and again omes a public service officer, the person's service as mission CEO is to be regarded as service of a similar kind ne public service for deciding the person's rights as a ic service officer.	23 24 25 26 27
360AF Su	pera	nnuation if previously a public service officer	28
	'If—		29

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			(a)	a person who is a public service officer is appointed as the commission CEO; and	1 2
			(b)	immediately before the appointment the person was a member of the State Public Sector Superannuation Scheme under the <i>Superannuation (State Public Sector) Act 1990</i> ;	3 4 5 6
				person continues to be eligible to be, and to be, a member ne scheme.'.	7 8
lause	84	Re	place	ement of s 360B (Commission's staff)	9
			Sect	ion 360B—	10
			omit	t, insert—	11
	'360E	3 Co	mmis	ssion's staff	12
		'(1)		commission's staff are to be employed under the <i>Public</i> vice Act 2008.	13 14
		'(2)	a de for t	commission CEO may arrange with the chief executive of epartment, or with another unit of public administration, the services of officers or employees of the department or er unit to be made available to the commission.	15 16 17 18
		' (3)	In th	nis section—	19
			com	mission's staff does not include the commission CEO.'.	20
lause	85	Re	place	ement of s 360l (Advice to Minister on options)	21
			Sect	ion 360I—	22
			omii	t, insert—	23
	'360I	Ad	vice 1	to Minister about options	24
		'(1)		commission must make and give the Minister advice at its regional water security options for the region.	25 26
		'(2)	opti	under section 360D(1)(b), the Minister has required the ons to be updated or revised, the commission must give Minister advice about the proposed update or revision.	27 28 29

		'(3)	Advice under subsection (1) or (2) must be given within any period required under section 360D(2).	1 2
		'(4)	The commission may, without any requirement under section 360D(1)(b), give the Minister advice about updating or revising the options.'.	3 4 5
lause	86		nendment of s 360T (Information may be required from ter service providers)	6 7
			Section 360T(1)—	8
			omit, insert—	9
		'(1)	The commission may give a water service provider a notice asking for information the commission reasonably requires to enable the commission—	10 11 12
			(a) to perform its functions under this chapter, including its function of collecting, collating, analysing and reporting on water information for the SEQ region or a designated region; and	13 14 15 16
			(b) without limiting paragraph (a), to implement and monitor compliance with divisions 2 and 3 and part 6.'.	17 18
lause	87	Am	endment of s 360Z (Amendment of plan)	19
		(1)	Section 360Z(1)(a), after 'system operating plan', first mention—	20 21
			insert—	22
			'(a relevant WRP)'.	23
		(2)	Section 360Z(5)—	24
			omit, insert—	25
		'(5)	The commission may also amend the plan in another way it considers appropriate that is consistent with any other relevant WRP.'.	26 27 28

[s 88]

Clause	88	Ins	ertion of new s 360ZCAD	1
			Chapter 2A, part 5, division 3, before section 360ZCA—	2
			insert—	3
	'360ZC	CAD	Definition for div 3	4
			'In this division—	5
			<i>relevant entity</i> , for a water efficiency management plan, means the entity who gives under section 360ZCB a customer, or type of customer, a notice requiring the preparation of the plan.'.	6 7 8 9
Clause	89		nendment of s 360ZCA (Purpose and application of ision)	10 11
			Section 360ZCA(4)—	12
			omit, insert—	13
	•	'(4)	Also, if a customer to whom this division applies is a customer of more than 1 water service provider in the region, the water service provider who provides the customer with the most water is the water service provider for the customer for this division.'.	14 15 16 17 18
Clause	90		nendment of s 360ZCB (When water efficiency nagement plan may be required)	19 20
		(1)	Section 360ZCB(1), 'service provider to give'—	21
			omit, insert—	22
			'service provider in a designated region to give'.	23
		(2)	Section 360ZCB, 'customer'—	24
			omit, insert—	25
			'relevant customer'.	26
		(3)	Section 360ZCB(3), 'service provider may'—	27
			omit, insert—	28
			'service provider in a designated region may'.	29

(4	Section 360ZCB(5) and (6)—	1
	renumber as section 360ZCB(6) and (7).	2
(5	Section 360ZCB(4)—	3
	omit, insert—	4
'(4	The commission may give a relevant customer, or type of relevant customer, of a water service provider for the SEQ region a written notice—	5 6 7
	(a) to prepare a plan (also a water efficiency management plan); and	8 9
	(b) to give it to the commission within the reasonable time stated by the commission.	10 11
'(5	The relevant customer must comply with a notice given under subsection (1), (3) or (4).'.	12 13
(6	Section 360ZCB(7), as renumbered, 'subsection (1), (3) or (5)'—	14 15
	omit, insert—	16
	'subsection (1), (3), (4) or (6)'.	17
(7) Section 360ZCB—	18
	insert—	19
'(8) In this section—	20
	<i>relevant customer</i> means a customer whose water use is for a purpose, and of a quantity for the purpose, prescribed under a regulation for this definition.'.	21 22 23
	eplacement of s 360ZCC (Content of water efficiency anagement plan)	24 25
	Section 360ZCC—	26
	omit, insert—	27
	Guidelines and content requirements for water fficiency management plans	28 29
'(1) The commission may make guidelines—	30

Clause

			(a)	about the content of water efficiency management plans; and	1 2
			(b)	to provide guidance to persons about how to comply with a water efficiency management plan obligation under this part.	3 4 5
		'(2)	guid plan	rater efficiency management plan must comply with any lelines about the content of water efficiency management is made by the commission under subsection (1)(a), and it state the following—	6 7 8 9
			(a)	the name of the customer and the location where the plan applies;	10 11
			(b)	an outline of the customer's current water use at the location and the source of the water used;	12 13
			(c)	the water savings and efficiencies that will be achieved by implementing the plan;	14 15
			(d)	the time frames for implementing the plan.'.	16
lause	92			ment of s 360ZCD (Approving water efficiency ment plan)	17 18
		(1)	Sect	ion 360ZCD, 'water service provider'—	19
			omit	t, insert—	20
			'rele	evant entity'.	21
		(2)	Sect	ion 360ZCD(7)(a) and (b), 'a local government'—	22
			omit	t, insert—	23
			'the	chief executive'.	24
lause	93			ment of s 360ZCF (Reporting under water cy management plan)	25 26
		(1)	Sect	ion 360ZCF(1), 'water service provider'—	27
		()	2000	. //	
		()		t, insert—	28

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	(2)	Section 360ZCF(2), '10 business'—	1
		omit, insert—	2
		'20 business'.	3
	(3)	Section 360ZCF(3), from 'The commission' to 'a water'—	4
		omit, insert—	5
		'If the relevant entity for a water efficiency management plan is a water service provider, the commission may at any time ask the water'.	6 7 8
Clause 94		nendment of 360ZCG (Amending or replacing water iciency management plan by commission direction)	9 10
	(1)	Section 360ZCG(4) and (5)—	11
		renumber as section 360ZCG(5) and (6).	12
	(2)	Section 360ZCG—	13
		insert—	14
	'(4)	The commission may give a customer, or type of customer, of a water service provider in the SEQ region a written notice requiring the customer to—	15 16 17
		(a) amend an approved water efficiency management plan and give it to the commission within the reasonable time stated in the notice; or	18 19 20
		(b) prepare a new water efficiency management plan and give it to the commission within the reasonable time stated in the notice.'.	21 22 23
	(3)	Section 360ZCG(5), as renumbered, 'subsection (2)'—	24
		omit, insert—	25
		'subsection (2) or (4)'.	26

[s 95]

Clause	95	efficiency management plan by water service provider	1 2 3
		Section 360ZCH(1), after 'water service provider'—	4
		insert—	5
		'in a designated region'.	6
Clause	96		7
		` ' 11	9 10
		omit, insert—	11
		'If the relevant entity for the plan approves the request,'.	12
		(2) Section 360ZCI(2)(a) and (b), 'water service provider'—	13
		omit, insert—	14
		'relevant entity'.	15
Clause	97		16 17
		• * * * * * * * * * * * * * * * * * * *	18 19
		omit, insert—	20
		plan is satisfied or reasonably believes a customer to whom	21 22 23
		(2) Section 360ZCJ(2), 'water service provider'—	24
		omit, insert—	25
		'relevant entity'.	26

Clause	98			nent of s 360ZCK (Reviewing water efficiency ment plans)	1 2	
		(1)	Sect	ion 360ZCK(1)—	3	
			omit	t, insert—	4	
		'(1)	man appl	relevant entity for an approved water efficiency agement plan must ensure a customer to whom the plan ies reviews the plan when the relevant entity considers it opriate.'.	5 6 7 8	
		(2)	Sect	ion 360ZCK(2), 'water service provider'—	9	
			omit	t, insert—	10	
			'rele	evant entity'.	11	
Clause	99	Ins	ertio	n of new ss 360ZCKA-360ZCKC	12	
			Part	5, after section 360ZCK—	13	
			inse	rt—	14	
	'360Z	 insert— DZCKA Applying for cancellation of approved water efficiency management plan '(1) A customer may apply to the relevant entity for an approved 				
		'(1)		er efficiency management plan to have the plan cancelled	17 18 19	
			(a)	the customer stops being a relevant customer under section 360ZCB; and	20 21	
			(b)	the customer satisfies any requirements for cancellation of the plan that are prescribed under a regulation.	22 23	
		'(2)	The	application must be—	24	
			(a)	made in the approved form; and	25	
			(b)	supported by sufficient information to enable the relevant entity to decide the application.	26 27	
		' (3)	The	relevant entity may require—	28	
			(a)	the applicant to give additional information about the application; or	29 30	

	(b) the information included in the application, or the additional information required under paragraph (a), to be verified by statutory declaration.	1 2 3
'(4)	If the relevant entity is satisfied the customer has complied with subsections (1), (2) and (3), the commission must—	4 5
	(a) cancel the customer's approved water efficiency management plan; and	6 7
	(b) give the customer notice of the cancellation under paragraph (a).	8 9
360ZCK	B Administration fee	10
'(1)	The relevant entity for an approved water efficiency management plan may require a customer to whom the plan applies to pay an annual administration fee for the plan.	11 12 13
'(2)	The amount of the fee must be no more than the amount prescribed under a regulation for this section.	14 15
'(3)	If the customer does not pay the fee as required by the relevant entity, the relevant entity may recover from the customer the amount of the fee as a debt.	16 17 18
360ZCK ef	C Delegation by commission of functions for water ficiency management plans	19 20
'(1)	The commission may delegate any of its functions under this division to the following—	21 22
	(a) a water service provider;	23
	(b) another entity prescribed under a regulation, if the commission considers the entity has appropriately qualified staff who have the expertise and experience to perform the functions.	24 25 26 27
'(2)	A function delegated under subsection (1) is subject to any conditions imposed on the delegate that are prescribed under a regulation.	28 29 30

		'(3)	Subject to subsection (2), the <i>Acts Interpretation Act 1954</i> , section 27A, applies to a delegation under subsection (1).	1 2
		'(4)	In this section—	3
			function includes power.'.	4
lause	100	Am	nendment of s 360ZCY (Content of market rules)	5
		(1)	Section 360ZCY(a)(vii), after 'grid service provider'—	6
			insert—	7
			'and who may decide the prices'.	8
		(2)	Section 360ZCY(b)(ii)—	9
			renumber as section 360ZCY(b)(iii).	10
		(3)	Section 360ZCY(b)—	11
			insert—	12
			'(ii) include the terms of contracts between the water grid manager and grid customers, other than terms provided for under the default grid contract or a negotiated grid contract; or'.	13 14 15 16
		(4)	Section 360ZCY(b)(iii), as renumbered, after 'market'—	17
			insert—	18
			', including, for example, provisions about negotiated grid contracts'.	19 20
		(5)	Section 360ZCY—	21
			insert—	22
		'(2)	If—	23
			(a) the market rules provide for a term (a <i>market rules term</i>) of a contract for—	24 25
			(i) the supply, by grid service providers, of declared water services to the water grid manager; or	26 27

		(ii) the supply, by the water grid manager, of water supplied by declared water services to grid customers; and	1 2 3
		(b) the market rules term is inconsistent with a term of the default grid contract or a negotiated grid contract;	4 5
		the market rules term prevails to the extent of the inconsistency.'.	6 7
lause		placement of ch 2A, pt 5A, div 3, sdiv 2 (Grid contract cuments and registered grid participants)	8 9
		Chapter 2A, part 5A, division 3, subdivision 2—	10
		omit, insert—	11
	'Subdivi	sion 2 Default grid contract	12
	'360ZDD N	/linister may make default grid contract	13
	'(1)	The Minister may make an instrument (the <i>default grid contract</i>) providing for—	14 15
		(a) the supply, by a grid service provider, of a declared water service to the water grid manager; or	16 17
		(b) the supply, by the water grid manager, of water supplied by a declared water service to a grid customer.	18 19
	'(2)	The default grid contract may provide that a stated term is mandatory (a <i>mandatory term</i>) for a supply mentioned in subsection (1).	20 21 22
		Note—	23
		For the effect of a mandatory term, see section 360ZDDC(2).	24
	'(3)	A default grid contract is a statutory instrument but is not subordinate legislation.	25 26
	'(4)	The default grid contract does not take effect until the Minister gives notice of its making.	27 28
	'(5)	The notice is subordinate legislation.	29

'(6)	The default grid contract takes effect on the day stated in the notice.	1 2
'(7)	The stated day must be at least 7 days after the notice is gazetted.	3 4
360ZDDA	Access to default grid contract	5
'(1)	This section applies if—	6
	(a) under section 360ZDD notice of the making or amendment of the default grid contract is gazetted; and	7 8
	(b) the default grid contract or amendment is not part of, or attached to, the notice.	9 10
'(2)	The Minister must, within 14 sitting days, table in the Legislative Assembly a copy of the default grid contract as made or amended.	11 12 13
'(3)	For an amendment, other than a replacement, of the default grid contract, the copy must show the text of the contract before and after the amendment.	14 15 16
'(4)	The Minister must cause the default grid contract, as in force from time to time, to be published on the commission's website.	17 18 19
'(5)	A failure to comply with this section does not invalidate or otherwise affect the default grid contract as made or amended.	20 21
360ZDDB	Effect of default grid contract	22
'(1)	This section applies if there is no negotiated grid contract for—	23 24
	(a) the supply, by a grid service provider, of a declared water service to the water grid manager; or	25 26
	(b) the supply, by the water grid manager, of water supplied by a stated declared water service to a grid customer.	27 28
'(2)	The default grid contract has effect as a contract between the grid service provider, or grid customer, and the water grid manager (the <i>contract parties</i>).	29 30 31

ſs	1	0	1	

'(3)	To remove any doubt, it is declared that the contract parties are not required to execute the default grid contract as parties to the contract.	1 2 3
'(4)	Subsection (2) ceases to apply if the contract parties enter into a negotiated grid contract for the supply.	4 5
'(5)	Subsection (4) is subject to section 360ZDDC(2).	6
'(6)	If a non-market contract is inconsistent with the default grid contract, the default grid contract prevails to the extent of the inconsistency.	7 8 9
Subdiv	ision 2A Negotiated grid contracts	10
360ZDD0	C Power to negotiate grid contract	11
'(1)	The water grid manager may enter into a written contract (a <i>negotiated grid contract</i>) for—	12 13
	(a) the supply, by a grid service provider, of a declared water service to the water grid manager; or	14 15
	(b) the supply, by the water grid manager, of water supplied by a declared water service to a grid customer.	16 17
'(2)	However, if the default grid contract provides that a particular term for the supply is a mandatory term—	18 19
	(a) the mandatory term is taken to be included as a term of the negotiated grid contract; and	20 21
	(b) if another term of the negotiated grid contract is inconsistent with the mandatory term, the mandatory term prevails to the extent of the inconsistency.	22 23 24
'(3)	Also, subsection (1) is subject to section 360ZDDD.	25
'(4)	A negotiated grid contract does not take effect until it is given to the rules administrator under section 360ZDDG.	26 27

	Consultation required with other affected grid service viders	1 2
'(1)	This section applies if—	3
	(a) the water grid manager proposes to enter into or amend a negotiated grid contract (the <i>proposal</i>); and	4 5
	(b) there is another grid service provider, or a grid customer, (an <i>affected entity</i>) whose rights or obligations under an existing contract with the water grid manager may be materially affected by the proposal if it is given effect.	6 7 8 9
'(2)	The water grid manager may proceed with the proposal only if—	10 11
	(a) the water grid manager has given the affected entity a notice of proposal (a <i>proposal notice</i>) within the period stated in the notice; and	12 13 14
	(b) the affected entity has not objected in writing to the proposal within the stated period.	15 16
'(3)	The stated period must be at least 7 days after the proposed notice is given.	17 18
'(4)	The proposal notice must—	19
	(a) include a copy of the proposal; and	20
	(b) state that the affected entity may, within the stated period, give the water grid manager a notice (an <i>objection notice</i>) objecting to the proposal on reasonable grounds.	21 22 23 24
'(5)	If, within the stated period, the affected entity gives the water grid manager an objection notice—	25 26
	(a) the objection notice is taken to be a dispute under the market rules; and	27 28
	(b) the provisions of the market rules about the resolving of disputes on an urgent basis apply, with any necessary changes, for resolving the dispute.	29 30 31
'(6)	If the dispute is resolved under the market rules and the terms of the resolution permit the water grid manager to give effect	32 33

		to the proposal on particular terms, the water grid manager may give effect to the proposal on the particular terms.				
'(7)		section (6) applies whether the terms are the same as or erent from the terms under the proposal.	3 4			
'(8)	In th	nis section—	5			
	give	give effect, to the proposal, means—				
	(a)	for a negotiated grid contract—to enter into the contract; or	7 8			
	(b)	for an amendment of a negotiated grid contract—to amend the contract.	9 10			
		ct of negotiated grid contract on contracts of fected grid service providers	11 12			
'(1)	This	s section applies if—	13			
	(a)	a negotiated grid contract has been made or amended (the <i>relevant contract</i>); and	14 15			
	(b)	there is an affected entity mentioned in section 360ZDDD(1)(b) relating to the relevant contract; and	16 17			
	(c)	section 360ZDDD has been complied with for the making or amendment of the relevant contract; and	18 19			
	(d)	the affected entity's existing contract with the water grid manager is inconsistent with the relevant contract; and	20 21			
	(e)	the water grid manager and the affected entity (the <i>parties</i>) have not amended the affected entity's existing contract in a way that removes the inconsistency.	22 23 24			
'(2)	exis	subsection (1)(d), there is an inconsistency between the ting contract and the relevant contract if the relevant tract hinders the performance of the existing contract.	25 26 27			
'(3)		parties must amend the affected entity's existing contract emove the inconsistency.	28 29			

	Negotiated contract prevails over non-market ntracts between same parties	1 2
	'If—	3
	(a) the parties to a negotiated grid contract are the same parties as the parties to a non-market contract; and	4 5
	(b) the contracts are inconsistent;	6
	the negotiated grid contract prevails to the extent of the inconsistency.	7 8
ʻ360ZDDG adr	Notice of negotiated grid contracts to rules ministrator	9 10
'(1)	This section applies if a negotiated grid contract is made or amended.	11 12
'(2)	Each party to the contract must ensure the rules administrator is given a copy of the contract, or the contract as amended, within 7 business days after the making or amendment of the contract.	13 14 15 16
	Maximum penalty—200 penalty units.	17
'(3)	If, after receiving the copy, the rules administrator considers there is an inconsistency of a type mentioned in section 360ZDDE(1)(d) relating to the contract it may give each party a notice (a <i>rectification notice</i>)—	18 19 20 21
	(a) stating what the inconsistency is; and	22
	(b) requiring the parties, within a stated reasonable period—	23 24
	(i) to amend the contract to remove the inconsistency; and	25 26
	(ii) to comply with subsection (2) for the amendment.	27
'(4)	A party to the contract who is given a rectification notice must comply with the notice unless the party has a reasonable excuse.	28 29 30
	Maximum penalty—200 penalty units.	31

'360ZDDH	Register of negotiated grid contracts	1
'(1)	The rules administrator must keep a register of negotiated grid contracts or amendments of negotiated grid contracts of which it has received copies under section 360ZDDG.	2 3 4
'(2)	In registering a negotiated grid contract or amendment under subsection (1), the rules administrator need not make any inquiry about whether section 360ZDDD has been complied with.	5 6 7 8
'(3)	The rules administrator must include in the register a copy of any rectification notice given under section 360ZDDG for a negotiated grid contract.	9 10 11
'(4)	Registration of a negotiated grid contract under subsection (1) does not of itself give the contract any more effect or validity than it would have had other than for the requirement under section 360ZDDC for it to be registered to take effect.	12 13 14 15
'(5)	The rules administrator may share any document, or part of a document, kept in the register with any other regulatory agency or unit of public administration for that entity's lawful purposes.	16 17 18 19
'Subdivi	sion 2B Contract required for supply of declared water services	20 21
'360ZDDI (Grid service providers	22
	'A grid service provider must supply its declared water service only to the water grid manager and only in accordance with—	23 24
	(a) if there is a negotiated grid contract for the service—that contract; or	25 26
	(b) otherwise—the default grid contract.	27
	Maximum penalty—1665 penalty units.'.	28

	'360 2	ZDDJ	Grid customers	1
			'A grid customer must be supplied with water from a declared water service only from the water grid manager and only in accordance with—	2 3 4
			(a) if there is a negotiated grid contract for the service—that contract; or	5 6
			(b) otherwise—the default grid contract.	7
			Maximum penalty—1665 penalty units.'.	8
lause	102		nendment of s 360ZDI (Limited liability of grid rticipant)	9 10
		(1)	Section 360ZDI(3), 'contract'—	11
			omit, insert—	12
			'negotiated grid contract'.	13
		(2)	Section 360ZDI(4), 'contract mentioned in subsection (3)'—	14
			omit, insert—	15
			'default grid contract'.	16
		(3)	Section 360ZDI(5), definition <i>obligations</i> , paragraph (b), 'grid contract document'—	17 18
			omit, insert—	19
			'negotiated grid contract'.	20
		(4)	Section 360ZDI(5), definition obligations, paragraph (c)—	21
			renumber as paragraph (d).	22
		(5)	Section 360ZDI(5), definition obligations—	23
			insert—	24
			'(c) if, under section 360ZDDB, the default grid contract applies to the grid participant—that contract;'.	25 26

Clause	103		nendment of s 360ZE (Notice of commission water striction must be given)	1 2
		(1)	Section 360ZE, heading—	3
			omit, insert—	4
			'Consultation and giving notice of commission water restriction'.	5 6
		(2)	Section 360ZE(2A), from 'water service' to 'subject of'—	7
			omit, insert—	8
			'anyone the commission considers will be affected by'.	9
		(3)	Section 360ZE(3)—	10
			omit, insert—	11
		'(3)	The commission water restriction has effect—	12
			(a) on the day after the notice is given; or	13
			(b) if a later day is stated in the notice as the day the restriction has effect—on the later day.'.	14 15
Clause	104		nendment of s 360ZG (Delegation of particular actions for commission water restrictions)	16 17
		(1)	Section 360ZG(2) and (3)—	18
			renumber as section 360ZG(6) and (7).	19
		(2)	Section 360ZG(1)—	20
			omit, insert—	21
		'(1)	The commission may delegate to an entity mentioned in subsection (2) (a <i>relevant entity</i>), the following functions—	22 23
			(a) giving notices under section 360ZE about commission water restrictions;	24 25
			(b) monitoring compliance with commission water restrictions.	26 27
		'(2)	For subsection (1), a relevant entity is—	28
			(a) a water service provider; or	29

	(b) another entity prescribed under a regulation if the commission considers the entity has appropriately qualified staff who have the expertise and experience to perform the functions.	1 2 3 4
'(3)	Also, the commission may delegate to a water service provider in a designated region its function of enforcing compliance with commission water restrictions.	5 6 7
'(4)	A function delegated under subsection (1) or (3) is subject to any conditions imposed on the delegate that are prescribed under a regulation.	8 9 10
'(5)	Subject to subsection (4), the <i>Acts Interpretation Act 1954</i> , section 27A, applies to a delegation under subsection (1) or (3).'.	11 12 13
(3)	Section 360ZG(6), as renumbered, after 'water service provider'—	14 15
	insert—	16
	'or other entity'.	17
(4)	Section 360ZG(7), as renumbered, definition <i>relevant service provider</i> —	18 19
	omit.	20
	endment of s 692 (Public notice of proposed algamation or dissolution)	21 22
(1)	Section 692(2)—	23
	renumber as section 692(3).	24
(2)	Section 692—	25
	insert—	26
'(2)	However, subsection (1) does not apply to a proposed amalgamation or dissolution mentioned in the subsection if the chief executive is satisfied—	27 28 29
	(a) the ratepayers in each authority area to which the proposed amalgamation or dissolution relates have been	30 31

Clause 105

			informed about the proposal by the water authority for the area; and	1 2
			(b) the proposed amalgamation or dissolution is because of action taken by the State in response to the Webbe-Weller review; and	3 4 5
			(c) the publication of the notice is not appropriate, having regard to the public interest.'.	6 7
lause	106	Ins	ertion of new s 706	8
			Chapter 4, part 7—	9
			insert—	10
	'706	No	n-liability for State taxes	11
		'(1)	This section applies to a former water authority that is a category 2 water authority, and a new entity for the former water authority, if—	12 13 14
			(a) the former water authority is amalgamated with another authority or dissolved under division 1; and	15 16
			(b) the Minister is satisfied the amalgamation or dissolution happened because of action taken by the State in response to the Webbe-Weller review.	17 18 19
		'(2)	The former water authority and the new entity are not liable to pay a State tax for anything done in relation to the amalgamation or dissolution.	20 21 22
		'(3)	In this section—	23
			State tax means—	24
			(a) duty under the <i>Duties Act 2001</i> ; or	25
			(b) a fee or charge under the Land Act 1994, Land Title Act 1994 or this Act.'.	26 27
lause	107		nendment of s 739 (Appointment and qualifications of chorised officers)	28 29
		(1)	Section 739(1)—	30

		omit, insert—	1
		'(1) The chief executive or the commission (each an appointo	*
		may appoint a person as an authorised officer.'.	3
		(2) Section 739(2), 'chief executive'—	4
		omit, insert—	5
		'appointor'.	6
		(3) Section 739(2), 'chief executive's'—	7
		omit, insert—	8
		'appointor's'.	9
Clause	108	Amendment of s 740 (Functions and powers of authorised officers)	10 11
		Section 740(3) and (4)(c), 'chief executive'—	12
		omit, insert—	13
		'appointor'.	14
Clause	109	Amendment of s 741 (Conditions of appointment of authorised officers)	15 16
		Section 741(2)(b), 'chief executive'—	17
		omit, insert—	18
		'appointor'.	19
Clause	110	Amendment of s 742 (Authorised officer's identity card)	20
		Section 742(1), 'chief executive'—	21
		omit, insert—	22
		'appointor'.	23
Clause	111	Amendment of s 743 (Failure to return identity card)	24
		Section 743, 'chief executive'—	25

			omit	t, insert—	1
			ʻapp	ointor'.	2
Clause	112	Ins	ertio	n of new s 748A	3
			Afte	er section 748—	4
			inse	rt—	5
	'748A			of entry for monitoring commission water one one and water efficiency management plans	6 7
		'(1)		section applies to an authorised person appointed by the mission, if the authorised person—	8 9
			(a)	reasonably suspects a commission water restriction is being, or has been, contravened at any place; or	10 11
			(b)	reasonably considers it is necessary to enter non-residential premises to conduct an audit or inspection to monitor compliance with a commission water restriction or water efficiency management plan.	12 13 14 15
		'(2)	ente	rect to subsections (3) and (5), the authorised person may rether place or premises for the purpose of monitoring pliance with the commission water restriction or water itency management plan at any reasonable time of the day ight.	16 17 18 19 20
		'(3)		ore entering, the authorised person must do, or make a onable attempt to do, the following things—	21 22
			(a)	identify himself or herself to an occupier, by complying with section 744;	23 24
			(b)	tell the occupier the purpose of the entry.	25
		'(4)	step	section (3) does not require the authorised person to take a the authorised person reasonably believes may frustrate therwise hinder the purposes of the entry.	26 27 28
		'(5)	othe	subsection (1)(a), a place does not include a building or r structure, or the part of a building or other structure, I for residential purposes.'.	29 30 31

Clause	113		endn pose		of s 749 (Power to enter places for other	1 2
			Sect	ion 74	49(1), 'or 748'—	3
			omit	, inse	rt—	4
			ʻ, 74	8 or 7	748A'.	5
Clause	114		endn ences		of s 932 (Who may bring proceedings for	6 7
		(1)	Sect	ion 93	32(1)(b)(ii), after 'a service provider'—	8
			inser	rt—		9
			or o	ther e	entity'.	10
		(2)	Sect	ion 93	32(1)(c)—	11
			inser	rt—		12
				'(iii)	another entity to whom the commission has delegated the function of bringing the proceeding; or'.	13 14 15
Clause	115	Am	endn	nent	of s 1014 (Regulation-making power)	16
			Sect	ion 10	014(2)—	17
			inser	rt—		18
			'(l)		te provision about any matter necessary or venient to give effect to the following—	19 20
				(i)	a requirement about water efficiency management plans under chapter 2A, part 5, division 3;	21 22
				(ii)	a commission water restriction under chapter 2A, part 6.'.	23 24
Clause	116		issio itegie		s 1141 (Existing regional water supply	25 26
			Sect	ion 1	141—	27
			omit			28

117 Insertion of new ch 9, pt 5, div 15						
		Chap	pter 9, part 5—	2		
		insei	rt—	3		
'D	ivis	ion 15	Transitional provisions for	4		
			South-East Queensland Water	5		
			(Distribution and Retail	6		
			Restructuring) and Other	7		
			Legislation Amendment Act 2010	8		
'S	ubd	livision	1 Provisions for water efficiency	9		
			management plans	10		
'1 1	173	Definitio	ons for sdiv 1	11		
		'In t	his subdivision—	12		
		comi	<i>mencement</i> means the day this section commences.	13		
		prev	<i>ious</i> , for a stated provision that includes a number, means	14		
		the p	provision of this Act that included that number as in force	15 16		
	immediately before the commencement.					
'1 1	174	Applicat	tion of s 360ZCB	17		
			cil a regulation prescribes water use and quantities for on 360ZCB(8)—	18 19		
		(a)	subsection 360ZCB(8) does not apply; and	20		
		(b)	a reference in section 360ZCB to a relevant customer, or	21		
			type of relevant customer, of a water service provider is	22		
			taken to be a reference to any customer, or type of customer, of the provider.	23 24		
'1 1	175		ar notices to prepare water efficiency	25		
		•	ment plans	26		
	4	(1) This	section applies if—	27		

	(a) immediately before the commencement, a water service provider in the SEQ region has, under previous section 360ZCB(1) or (3), given a customer, or type of customer, a written notice requiring the customer to prepare a water efficiency management plan; and	1 2 3 4 5
	(b) on the commencement, the customer has not complied with the notice.	6 7
'(2)	From the commencement, the notice is taken to be a notice given by the commission under section 360ZCB(4).	8 9
	proved water efficiency management plans for ter service providers in SEQ region	10 11
'(1)	This section applies if, immediately before the commencement, a customer to whom an approved water efficiency management plan applies was a customer of a water service provider in the SEQ region.	12 13 14 15
'(2)	From the commencement, the relevant entity for the plan is the commission.	16 17
'Subdivis	sion 2 Other provisions	18
'1177 Firs	st commission CEO	19
'(1)	This section applies on the date of assent to the person who, immediately before that date, held office as the commission's executive director (the <i>old office</i>).	20 21 22
'(2)	The old office ends.	23
'(3)	The person is taken to have been appointed as the commission CEO (the <i>new office</i>).	24 25
'(4)	The person—	26
	(a) holds the new office for a term of 3 years from when the person was most recently appointed to the old office; and	27 28 29

		(b) has an option, exercisable before the 3 years ends, to continue to hold the new office for a further 2 years.	1 2
	'(5)	The person's conditions of employment for the new office are the conditions of employment of the old office immediately before the date of assent.	3 4 5
	'(6)	Subsections (5) applies subject to subsection (4) and to any necessary changes from the old office to the new office.	6 7
	'(7)	Subject to subsections (4) to (6), chapter 2A, part 2, division 4A applies for the person's holding of the new office.	8 9
	'(8)	In this section—	10
		<i>conditions of employment</i> includes allowances for variations to remuneration.	11 12
		date of assent means the date of assent of the South-East Queensland Water (Distribution and Retail Restructuring) and Other Legislation Amendment Act 2010.	13 14 15
'1178		d contract documents become negotiated grid	
'1178			16 17 18 19 20
'1178	COI	This section applies for a grid contract document under this Act as in force immediately before the commencement of this	17 18 19 20 21 22
'1178	(1)	This section applies for a grid contract document under this Act as in force immediately before the commencement of this section. From the commencement, the grid contract document becomes a negotiated grid contract between the parties named	17 18 19 20 21 22 23 24
'1178 118	(1) (2) (3)	This section applies for a grid contract document under this Act as in force immediately before the commencement of this section. From the commencement, the grid contract document becomes a negotiated grid contract between the parties named in the grid contract document. Subject to section 360ZDDC, the parties may change the terms of the negotiated grid contract.'.	17 18 19 20 21 22 23 24 25
	(1) (2) (3)	This section applies for a grid contract document under this Act as in force immediately before the commencement of this section. From the commencement, the grid contract document becomes a negotiated grid contract between the parties named in the grid contract document. Subject to section 360ZDDC, the parties may change the	17 18 19 20 21 22 23 24
	'(1) '(2) '(3)	This section applies for a grid contract document under this Act as in force immediately before the commencement of this section. From the commencement, the grid contract document becomes a negotiated grid contract between the parties named in the grid contract document. Subject to section 360ZDDC, the parties may change the terms of the negotiated grid contract.'. sendment of sch 4 (Dictionary) Schedule 4, definitions authorised person and grid contract	17 18 19 20 21 22 23 24 25

Clause

s 1181

insert—	1
'appointor, of an authorised officer, see section 739(1).	2
commission CEO, see section 357.	3
default grid contract see section 360ZDD(1).	4
<i>mandatory term</i> , of a default grid contract, see section 360ZDD(2).	5 6
negotiated grid contract see section 360ZDDC(1).	7
non-market contract means a contract entered into between a grid service provider, or grid customer, and the water grid manager other than for—	8 9 10
(a) the supply of declared water services to the water grid manager; or	11 12
(b) the sale by the water grid manager of water supplied by the declared water services.	13 14
rules administrator see section 360ZCY(1)(a)(x).	15
Webbe-Weller review means the document dated March 2009 and called 'Brokering balance: A public interest map for Queensland Government bodies—An independent review of Queensland Government boards, committees and statutory authorities—Part B report'.	16 17 18 19 20
Editor's note—	21
A copy of the report is available for inspection at <www.premiers.qld.gov.au assets="" balance="" government="" part-b-report-brokering="" pdf="">'</www.premiers.qld.gov.au>	22 23 24

[s 119]

	Par	t 12	Amendment of Water Supply (Safety and Reliability) Act 2008	1 2
Clause	119	Act	t amended	3
			This part amends the Water Supply (Safety and Reliability) Act 2008.	4 5
Clause	120	Am	nendment of s 41 (Restricting water supply)	6
		(1)	Section 41, heading, after 'supply'—	7
			insert—	8
			'outside the SEQ region'.	9
		(2)	Section 41(1), after 'If a water service provider'—	10
			insert—	11
			'other than a water service provider in the SEQ region'.	12
Clause	121		nendment of s 54 (Approving water efficiency inagement plan)	13 14
		(1)	Section 54(7)—	15
			omit.	16
		(2)	Section 54(8)—	17
			renumber as section 54(7).	18
Clause	122		nendment of s 95 (Preparing drinking water quality inagement plan)	19 20
			Section 95(3)(b)(vi), 'plan to the extent the plan requires the provider to maintain water quality in accordance with the'—	21 22
			omit, insert—	23
			'plan and the'.	24

6	1221	
১	1201	

Clause	123		placem scellar	ent of ch 2, pt 4, div 3, sdiv 3, hdg neous)	1 2
			Chapte	er 2, part 4, division 3, subdivision 3, heading—	3
			omit, i	nsert—	4
	'Sub	divi	sion 3	Reporting requirements'.	5
Clause	124	Re	placem	ent of s 102 (Notice of particular matter)	6
			Section	n 102—	7
			omit, i	nsert—	8
	'102 <i>A</i>	AA Ap	plicati	on of sdiv 3	9
			carryir drinkii	subdivision applies to a drinking water service providering out a drinking water service if there is an approveding water quality management plan for the drinking service.	10 11 12 13
	'102	No	tice of	noncompliance with water quality criteria	14
		'(1)	becom provid	ection applies if the drinking water service provider less aware that the quality of water supplied from the er's drinking water service does not comply with the quality criteria relating to the service.	15 16 17 18
		'(2)	has a r	rinking water service provider must, unless the provider reasonable excuse, immediately inform the regulator of incompliance and the circumstances that gave rise to the impliance.	19 20 21 22
			Maxin	num penalty—1665 penalty units.	23
		'(3)	has a	rinking water service provider must, unless the provider reasonable excuse, give the regulator notice of the ing in the approved form as soon as practicable—	24 25 26
			. ,	he noncompliance and the circumstances that gave rise o the noncompliance;	27 28
				any action taken, or to be taken, by the provider to correct the noncompliance;	29 30

	(c) the measures the provider will take to prevent the noncompliance in the future.	1 2
	Maximum penalty for subsection (3)—200 penalty units.	3
102A Not	tice of prescribed incident	4
'(1)	This section applies if a drinking water service provider becomes aware a prescribed incident has happened in relation to the provider or the provider's service.	5 6 7
'(2)	The drinking water service provider must, unless the provider has a reasonable excuse, immediately inform the regulator of the prescribed incident.	8 9 10
	Maximum penalty—1665 penalty units.	11
'(3)	The drinking water service provider must, unless the provider has a reasonable excuse, give the regulator notice of the following in the approved form as soon as practicable—	12 13 14
	(a) the prescribed incident and the circumstances that gave rise to the incident;	15 16
	(b) any action taken, or to be taken, by the provider relating to the prescribed incident;	17 18
	(c) the measures the provider will take to prevent the prescribed incident happening again in the future.	19 20
	Maximum penalty—200 penalty units.	21
'(4)	In this section—	22
	prescribed incident means an incident prescribed under a regulation.	23 24
'102B Sel	f-incrimination not a reasonable excuse for sdiv 3	25
'(1)	It is not a reasonable excuse, under section 102 or 102A, for a drinking water service provider to fail to give the relevant information that giving the information might tend to incriminate the provider.	26 27 28 29

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3	1201	

		'(2)	If the drinking water service provider is an individual, evidence of, or evidence directly or indirectly derived from, the relevant information that might tend to incriminate the provider is not admissible in evidence against the provider in a civil or criminal proceeding, other than a proceeding for an offence about the falsity of the information.	1 2 3 4 5 6
		'(3)	In this section—	7
			<i>relevant information</i> means information given to the regulator under section 102 or 102A.	8 9
	'Sub	divi	sion 4 Miscellaneous'.	10
Clause	125	Am pla	endment of s 123 (Preparing drought management ns)	11 12
			Section 123(1), note—	13
			omit.	14
Clause	126		placement of s 125 (Submitting drought management n for registration)	15 16
			Section 125—	17
			omit, insert—	18
	'125	Sul	omitting drought management plan for registration	19
		'(1)	A water service provider, other than a water service provider granted an exemption under section 126, must—	20 21
			(a) prepare a drought management plan for the service; and	22
			(b) give a copy of the plan to the regulator for registration.	23
			Maximum penalty—200 penalty units.	24
		'(2)	However, subsection (1) does not apply to a water service provider until 1 year after the day the service provider is registered for a water service.'.	25 26 27

Part 12 Amendment of Water Supply (Safety and Reliability) Act 2008

[s 1	27]
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Clause	127	Omission of s 131 (Tabling in Legislative Assembly)	1
		Section 131—	2
		omit.	3
Clause	128	Amendment of s 138 (Guidelines for rate notice or account for supply of water to residential premises)	4 5
		Section 138(1)(a), 'the SEQ region or'—	6
		omit.	7
Clause	129	Amendment of s 142 (Contents of annual report)	8
		(1) Section 142(2)(d) to (f), 'contain a summary'—	9
		omit, insert—	10
		'include details'.	11
		(2) Section 142(2)(e), 'section 102'—	12
		omit, insert—	13
		'sections 102 and 102A'.	14
		(3) Section 142(2)(e), editor's note—	15
		omit.	16
		(4) Section 142(2)(f), 'the plan in relation to'—	17
		omit.	18
		(5) Section 142(2)(g), 'a summary'—	19
		omit, insert—	20
		'include details'.	21
Clause	130	Amendment of s 167 (Owner may ask for connection to service provider's infrastructure)	22 23
		Section 167(3), after 'work'—	24
		insert—	25

		'(including the work)'.	complying with any conditions for carrying out	1 2
Clause	131	Amendment o	f s 180 (Trade waste approvals)	3
		(1) Section 180	O(1), 'local government that is a'—	4
		omit.		5
		(2) Section 180	O(1), 'local government's'—	6
		omit, insert	<u> </u>	7
		'sewerage s	service provider's'.	8
		(3) Section 180	0(2) to (4), 'local government'—	9
		omit, insert	<u> </u>	10
		'sewerage s	service provider'.	11
		(4) Section 180	0(4), 'trade waste compliance notice'—	12
		omit, insert	<u> </u>	13
		'regulator r	notice'.	14
Clause	132	Amendment o	f s 181 (Approval may be conditional)	15
		(1) Section 181	l, 'local government'—	16
		omit, insert	<u> </u>	17
		'sewerage s	service provider'.	18
		(2) Section 181	1(1)(d), 'local government's'—	19
		omit, insert	<u> </u>	20
		'sewerage s	service provider's'.	21
		(3) Section 181	(2), 'trade waste compliance notice'—	22
		omit, insert	<u></u>	23
		'regulator r	notice'.	24

18 1331

133	Amendment of s 182 (Criteria for suspending or cancelling trade waste approval)	1 2
	(1) Section 182, 'local government'—	3
	omit, insert—	4
	'sewerage service provider'.	5
	(2) Section 182(d), 'local government's'—	6
	omit, insert—	7
	'sewerage service provider's'.	8
134	Amendment of s 183 (Suspending or cancelling trade waste approval)	9 10
	Section 183, 'local government'—	11
	omit, insert—	12
	'sewerage service provider'.	13
135	Amendment of s 184 (Immediate suspension or cancellation)	14 15
135	Amendment of s 184 (Immediate suspension or cancellation) (1) Section 184, 'local government'—	
135	cancellation)	15
135	cancellation) (1) Section 184, 'local government'—	15 16
135	cancellation) (1) Section 184, 'local government'— omit, insert—	15 16 17
135	cancellation) (1) Section 184, 'local government'— omit, insert— 'sewerage service provider'.	15 16 17 18
135	 cancellation) (1) Section 184, 'local government'—	15 16 17 18 19
135	 cancellation) (1) Section 184, 'local government'—	15 16 17 18 19 20
135	 cancellation) (1) Section 184, 'local government'—	15 16 17 18 19 20 21
135	 cancellation) (1) Section 184, 'local government'—	15 16 17 18 19 20 21 22 23
135	 cancellation) (1) Section 184, 'local government'—	15 16 17 18 19 20 21 22
	134	 (1) Section 182, 'local government'—

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			omit, insert—	1
			'sewerage service provider'.	2
		(2)	Section 185(1)(a), 'trade waste compliance notice'—	3
			omit, insert—	4
			'regulator notice'.	5
Clause	137	Am	nendment of s 193 (Discharging particular materials)	6
		(1)	Section 193(1) to (3)—	7
			omit, insert—	8
		'(1)	A person must not discharge trade waste into a sewerage service provider's infrastructure without the sewerage service provider's approval under section 180.	9 10 11
			Maximum penalty—1665 penalty units.'.	12
		(2)	Section 193(4) and (5)—	13
			renumber as section 193(2) and (3).	14
Clause	138	Am	nendment of s 201 (Preparing particular plans)	15
		(1)	Section 201(5)(c) to (g)—	16
			renumber as section 201(5)(d) to (h).	17
		(2)	Section 201(5)—	18
			insert—	19
			'(c) include the water quality criteria for recycled water for the plan; and'.	20 21
		(3)	Section 201(5)(g), as renumbered, 'plan to the extent the plan requires water quality to be maintained in accordance with the'—	22 23 24
			omit, insert—	25
			'plan and the'.	26
		(4)	Section 201(5)(h), as renumbered, 'laundries'—	27

[s 139]

		omit, insert—	1
		'washing machines'.	2
Clause	139	Amendment of s 206 (Notice of decision)	3
		(1) Section 206(3), '(2)(b)'—	4
		omit, insert—	5
		'(2)(b) or (c)'.	6
		(2) Section 206(3)(a), after 'if'—	7
		insert—	8
		'any part of'.	9
		(3) Section 206(3)(a), '3 years'—	10
		omit, insert—	11
		'1 year'.	12
		(4) Section 206(3)(b), '5 years'—	13
		omit, insert—	14
		'2 years'.	15
		(5) Section 206(4)—	16
		omit.	17
		(6) Section 206(5)—	18
		renumber as section 206(4).	19
Clause	140	Amendment of s 250 (Application for exemption)	20
		(1) Section 250(2)—	21
		renumber as section 250(3).	22
		(2) Section 250(1)—	23
		omit, insert—	24

Part 12 Amendment	of Water Supply	(Safety and Re	liahility) Act 2008

[s 141]

	'(1)	apply	to the regulator for an exemption from having an wed recycled water management plan for the scheme.	1 2 3
	'(2)		ction (1) does not apply to a recycled water provider for cled water scheme if—	4 5
		` '	the recycled water scheme is a critical recycled water scheme; or	6 7
		t r	recycled water is supplied under the scheme to premises by way of a reticulation system used only to provide recycled water for outdoor use or for use in flushing toilets or in washing machines.'.	8 9 10 11
lause	141 Re	placem	nent of ss 270-272	12
		Section	ons 270 to 272—	13
		omit, i	insert—	14
	(B: : :			
	'Divisio	1	Reporting requirements	15
			Reporting requirements ion of div 1	15 16
		oplicati 'This o		
		This opposed if— (a) a	ion of div 1 division applies to a scheme manager, a recycled water	16 17 18 19 20
		'This of provide if— (a) a	division applies to a scheme manager, a recycled water ler or other declared entity, for a recycled water scheme an approved recycled water management plan has been	16 17 18 19 20 21
	'270AA A	This opposed if— (a) a (b) a	division applies to a scheme manager, a recycled water ler or other declared entity, for a recycled water scheme an approved recycled water management plan has been approved for the scheme; or	16 17 18

'(2)	excu	alerting entity must, unless the entity has a reasonable use, immediately inform each of the following of the compliance and the circumstances that gave rise to the compliance—	1 2 3 4
	(a)	the regulator;	5
	(b)	if another entity is the responsible entity for the noncompliance—the responsible entity.	6 7
	Max	timum penalty—1665 penalty units.	8
' (3)	Subs	section (4) applies—	9
	(a)	if the alerting entity is also the responsible entity for the noncompliance—as soon as practicable after the noncompliance; or	10 11 12
	(b)	otherwise—as soon as practicable after the alerting entity informs the responsible entity under subsection (2).	13 14 15
'(4)	entit	responsible entity for the noncompliance must, unless the ty has a reasonable excuse, give the regulator notice of the owing in the approved form—	16 17 18
	(a)	the noncompliance and the circumstances that gave rise to the noncompliance;	19 20
	(b)	any action taken, or to be taken, by the entity to correct the noncompliance;	21 22
	(c)	the measures the entity will take to prevent the noncompliance in the future.	23 24
	Max	imum penalty—200 penalty units.	25
'(5)	In th	nis section—	26
	man a re	onsible entity, for a noncompliance, means the scheme ager, recycled water provider or other declared entity, for cycled water scheme that is responsible for taking any on to correct the noncompliance.	27 28 29 30

271	No	Notice of prescribed incidents					
	'(1)	This section applies if a scheme manager, a recycled water provider or other declared entity, for a recycled water scheme (the <i>alerting entity</i>) becomes aware a prescribed incident has happened in relation to the alerting entity or the scheme.					
	'(2)	excu	alerting entity must, unless the entity has a reasonable use, immediately inform each of the following of the scribed incident—	6 7 8			
		(a)	the regulator;	9			
		(b)	if another entity is the responsible entity for prescribed incident—the responsible entity.	10 11			
		Max	ximum penalty—1665 penalty units.	12			
	'(3)	Sub	section (4) applies—	13			
		(a)	if the alerting entity is also the responsible entity for the prescribed incident—as soon as practicable after the prescribed incident; or	14 15 16			
		(b)	otherwise—as soon as practicable after the alerting entity informs the responsible entity under subsection (2).	17 18 19			
	'(4)	excu	responsible entity must, unless the entity has a reasonable use, give the regulator notice of the following in the roved form—	20 21 22			
		(a)	the prescribed incident and the circumstances that gave rise to the prescribed incident;	23 24			
		(b)	any action taken, or to be taken, by the entity relating to the prescribed incident;	25 26			
		(c)	the measures the entity will take to prevent the prescribed incident happening again in the future.	27 28			
		Max	ximum penalty—200 penalty units.	29			
	'(5)	In th	nis section—	30			
		_	scribed incident means an incident prescribed under a alation.	31 32			

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		responsible entity, for a prescribed incident, means the scheme manager, recycled water provider or other declared entity, for a recycled water scheme that is responsible for taking action relating to the prescribed incident.	1 2 3 4
'272	Sel	f-incrimination not a reasonable excuse for div 1	5
	'(1)	It is not a reasonable excuse, under section 270 or 271, for an entity to fail to give the relevant information that giving the information might tend to incriminate the entity.	6 7 8
	'(2)	However, if the entity is an individual, evidence of, or evidence directly or indirectly derived from, the relevant information that might tend to incriminate the entity is not admissible in evidence against the entity in a civil or criminal proceeding, other than a proceeding for an offence about the falsity of the information.	9 10 11 12 13 14
	'(3)	In this section—	15
		<i>relevant information</i> means information given to the regulator under section 270 or 271.	16 17
'Div	ision	2 Annual reports	18
'273	An	nual reporting requirement	19
	'(1)	The relevant entity for a recycled water scheme must prepare an annual report for each financial year after a recycled water management plan for the scheme has been approved or an exemption for the scheme has been granted.	20 21 22 23
	'(2)	The annual report must—	24
		(a) be prepared in accordance with the guidelines, if any, made by the regulator about the preparation of annual reports; and	25 26 27
		(b) if the annual report is for a recycled water scheme for which there is an approved recycled water management plan—	28 29 30

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			(i)	state the outcome of any review of the recycled water management plan in the financial year to which the annual report relates, and how the matters raised in the review have been addressed; and	1 2 3 4 5
			(ii)	contain details of the findings of, and any recommendations stated in, an audit report given to the regulator in the financial year; and	6 7 8
			(iii)	contain details of the information given to the regulator under section 270 or 271 in the financial year; and	9 10 11
			whi of t	ne annual report is for a recycled water scheme for ch an exemption has been granted—contain details the information given to the regulator under section or 271 in the financial year.	12 13 14 15
		'(3)		ant entity must give a copy of the annual report to ator within 120 business days after the end of the year.	16 17 18
			Maximun	n penalty—500 penalty units.	19
		'(4)	entity red	ant entity is a recycled water provider for a single cycled water scheme, the annual report may be with a report given to the regulator under section	20 21 22 23
	'274	Sec	ctions 274	I–299 not used	24
			'See edito	or's note for section 1.'.	25
Clause	142	Am	endment	of s 301 (Making declaration)	26
			Section 3	01(2)(b), 'laundries'—	27
			omit, inse	rt—	28
			'washing	machines'.	29

[s	143]
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Clause	143	Amer	ndment of s 304 (Notice of declaration)	1
		S	ection 304(2)(b), 'infrastructure that is'—	2
		iı	nsert—	3
			nfrastructure and any proposed infrastructure that is or will e'.	4 5
Clause	144	Amer	ndment of s 330 (Notice to local government)	6
		(1) S	ection 330, heading, 'local government'—	7
		0	mit, insert—	8
		'9	sewerage service provider'.	9
		(2) S	ection 330(1), 'a local government that is'—	10
		0	mit.	11
		(3) S	ection 330(2), 'trade waste compliance notice'—	12
		0	mit, insert—	13
		'1	regulator notice'.	14
		(4) S	ection 330(2), (3) and (5), 'local government'—	15
		0	mit, insert—	16
		'5	sewerage service provider'.	17
Clause	145	Amer notice	ndment of s 331 (Report about compliance with	18 19
		(1) S	ection 331(1), 'a local government that is'—	20
		0	mit.	21
		(2) S	ection 331(1), 'the local government'—	22
		0	mit, insert—	23
		'1	he sewerage service provider'.	24
		(3) S	ection 331(1), 'trade waste compliance notice'—	25
		0	mit, insert—	26

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			'regulator notice'.	1
		(4)	Section 331(2), 'local government'—	2
			omit, insert—	3
			'sewerage service provider'.	4
lause	146	Rej	placement of s 333 (Sections 333–339 not used)	5
			Section 333—	6
			omit, insert—	7
	'333		quirement for certain entities to give information scheme manager	8 9
		'(1)	This section applies for a multiple-entity recycled water scheme.	10 11
		'(2)	The scheme manager may, by notice, require a recycled water provider or other declared entity for the scheme to give the scheme manager, within a stated reasonable period, information the scheme manager reasonably requires to comply with the scheme manager's obligations under this Act.	12 13 14 15 16
		'(3)	When making the requirement, the scheme manager must warn the recycled water provider or other declared entity it is an offence to fail to comply with the requirement unless the provider or entity has a reasonable excuse.	17 18 19 20
		'(4)	The recycled water provider, or the other declared entity, must comply with the requirement unless the provider or entity has a reasonable excuse.	21 22 23
			Maximum penalty—200 penalty units.	24
		'(5)	If the recycled water provider, or the other declared entity, is an individual, it is a reasonable excuse for failing to comply with the requirement that giving the information might tend to incriminate the provider or entity.	25 26 27 28
	'334	Sec	ctions 334–339 not used	29
			'See editor's note for section 1.'.	30

ſs	147

Clause	147	Replac	ement of s 340 (Definition for pt 1)	1
		Sec	ction 340—	2
		om	it, insert—	3
	'340	Ch 4 d	oes not apply to particular dams	4
		'Tł	nis chapter does not apply to—	5
		(a)	a hazardous waste dam; or	6
		(b)	weir that does not have a variable flow control structure on the crest of the weir.'.	7 8
Clause	148	Amend	lment of s 341 (What is a <i>referable dam</i>)	9
		(1) Sec	ction 341(2)(a)—	10
		om	it, insert—	11
		'(a	a hazardous waste dam;'.	12
		(2) Sec	etion 341(3)—	13
		om	it, insert—	14
		'No	te—	15
			For particular dams that are taken to be referable dams under this ection, see section 611.'.	16 17
Clause	149	Amend	Iment of s 343 (When dam must be failure impact sed)	18 19
		(1) Sec	etion 343(1), from 'will be' to 'level.'—	20
		om	it, insert—	21
		'wi	ill be—	22
		(a)	more than 8m in height and have a storage capacity of more than 500ML; or	23 24
		(b)	more than 8m in height and have a storage capacity of more than 250ML and a catchment area that is more than 3 times its maximum surface area at full supply level.'.	25 26 27 28

	(2)	Section 343—	1
		insert—	2
	'(1A)	The owner of a dam that is not a referable dam must have the dam failure impact assessed if, because of any works proposed to be carried out in relation to the dam, the dam will meet the criteria stated in subsection (1)(a) or (b) after the works are carried out.	3 4 5 6 7
		Maximum penalty—1665 penalty units.	8
	'(1B)	The owner of a dam that is not a referable dam but meets the criteria stated in subsection (1)(a) or (b) must have the dam failure impact assessed if, because of any works proposed to be carried out in relation to the dam, the storage capacity of the dam will increase by more than 10% after the works are carried out.	9 10 11 12 13 14
		Maximum penalty—1665 penalty units.	15
	'(1C)	The owner of a dam that is a referable dam must have the dam failure impact assessed if, because of any works proposed to be carried out in relation to the dam, the storage capacity of the dam will increase by more than 10% after the works are carried out.	16 17 18 19 20
		Maximum penalty—1665 penalty units.'.	21
	(3)	Section 343(2), from 'an existing' to 'constructed,'—	22
		omit, insert—	23
		'any existing dam or any dam being constructed (whether or not the dam meets or will meet the criteria stated in subsection (1)(a) or (b))'.	24 25 26
	(4)	Section 343(1A) to (4)—	27
		renumber as section 343(2) to (7).	28
Clause		mendment of s 344 (Process for failure impact ssessment)	29 30
	(1)	Section 344(1), 'section 343(1)'—	31
		omit, insert—	32

[s 151]

			'section 343(1), (2), (3) or (4)'.	1
		(2)	Section 344(1), 'construction of the dam'—	2
			omit, insert—	3
			'construction of the dam or the carrying out of the works'.	4
		(3)	Section 344(2), 'section 343(2)'—	5
			omit, insert—	6
			'section 343(5)'.	7
Clause	151		nendment of s 345 (Requirement for other failure pact assessments)	8 9
		(1)	Section 345(2), from 'within' to 'executive'—	10
			omit, insert—	11
			'within the period stated in the notice given to the owner under section 350'.	12 13
		(2)	Section 345(3)—	14
			omit.	15
Clause	152	Am	nendment of s 348 (Cost of failure impact assessment)	16
		(1)	Section 348(1), 'section 343(1)'—	17
			omit, insert—	18
			'section 343(1), (2), (3) or (4)'.	19
		(2)	Section 348(2)—	20
			omit, insert—	21
		'(2)	For a failure impact assessment required under section 343(5)—	22 23
			(a) the chief executive must pay the reasonable cost of preparing and certifying the assessment if—	24 25
			(i) the chief executive accepts the assessment; and	26

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				(ii)	the dam, or the proposed dam, is assessed as not having a category 1 or category 2 failure impact rating; and	1 2 3
				(iii)	the dam, or the proposed dam, does not meet the criteria stated in section 343(1)(a) or (b); or	4 5
			(b)		erwise, the owner of the dam must pay the cost of paring and certifying the assessment.'.	6 7
lause	153		endr sessn		of s 350 (Notice accepting failure impact	8 9
			Sect	ion 35	50—	10
			inse	rt—		11
		'(2)	the which	day tl ch th	e must also state the period, of at least 5 years from ne chief executive accepted the assessment, within ne owner must ensure another failure impact nt of the dam is completed and given to the chief	12 13 14 15 16
		'(3)			the chief executive can not state a period for a lure impact assessment of—	17 18
			(a)		m given a category 2 failure impact rating under the are impact assessment accepted under subsection or	19 20 21
			(b)	a da	m that—	22
				(i)	does not meet the criteria stated in section 343(1)(a) or (b); and	23 24
				(ii)	was not given a category 1 or category 2 failure impact rating under the failure impact assessment accepted under subsection (1).	25 26 27
		'(4)			ng the period for subsection (2), the chief executive regard to—	28 29
			(a)		failure impact assessment accepted by the chief cutive under subsection (1); and	30 31
			(b)	the 1	nature and location of the dam.'.	32

[s	154]
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Clause	154	4 Amendment of s 355 (Process after deciding safety conditions)					
			Section 355—	3			
			insert—	4			
		'(4)	An information notice about the safety conditions need not include reasons for each safety condition.'.	5 6			
Clause	155	Ins	ertion of new s 357A	7			
			Chapter 4, part 1, division 3, after section 357—	8			
			insert—	9			
	'357A		ief executive may engage person to provide ormation	10 11			
		'(1)	This section applies if the chief executive believes a person has not complied with a notice given to the person under section 353(2) or 356(3) requiring information about a dam, including, for example, a comprehensive report by a registered professional engineer on the design and operation of the dam.	12 13 14 15 16 17			
		'(2)	The chief executive may engage a person with suitable qualifications, experience or expertise to investigate the dam and give the chief executive the information requested.	18 19 20			
		'(3)	If the chief executive incurs expense in engaging the person under subsection (2), the chief executive must give the person a notice stating the amount of the expense incurred.	21 22 23			
		'(4)	Any reasonable expenses incurred by the chief executive in engaging the person under subsection (2) may be recovered by the chief executive as a debt.	24 25 26			
		'(5)	A debt under subsection (4) bears interest at the rate stated in a regulation.'.	27 28			
Clause	156	Ins	ertion of new ch 4, pt 1, div 4, sdiv 1 hdg	29			
			Chapter 4, part 1, division 4, before section 358—	30			
			insert—	31			

[s 157]

	'Sub	division 1	Preliminary'.	1			
Clause	157	Amendment	Amendment of s 358 (Application of div 4)				
		Section 3	358(a)(ii)—	3			
		omit, inse	ert—	4			
		'(ii	another dam (whether or not a failure impact assessment has been carried out for the dam), if the chief executive reasonably believes the dam would have a category 1 or category 2 failure impact rating if an assessment or another assessment were carried out for the dam; and'.	5 6 7 8 9 10			
Clause	158	Insertion of	new ch 4, pt 1, div 4, sdiv 2 hdg	11			
		Chapter 4	4, part 1, division 4, before section 359—	12			
		insert—		13			
	'Sub	odivision 2	Chief executive may give direction or take action about failure of dam'.	14 15			
Clause	159	Amendment part of land	t of s 359 (Direction to owner of emergency)	16 17			
		(1) Section 3	359(2)(b)—	18			
		omit.		19			
		(2) Section 3	359(2)(c) and (d)—	20			
		renumbe	r as section 359(2)(b) and (c).	21			
		` '	359(2)(b), as renumbered under this section, ph (d)'—	22 23			
		omit, inse	ert—	24			
		'paragra _l	ph (c)'.	25			
		(4) Section 3	359(3), 'subsection (2)(c)'—	26			

			omit	t, insert—	1
			'sub	section (2)(b)'.	2
Clause	160	Ins	ertio	n of new s 359A, and ch 4, pt 1, div 4, sdiv 3 hdg	3
			Afte	er section 359—	4
			inse	rt—	5
	'359 <i>A</i>	A Tak	king i	mmediate action about failure of dam	6
		'(1)		s section applies if the chief executive is satisfied or onably believes—	7 8
			(a)	there is danger of the failure of a dam; and	9
			(b)	the failure is likely to pose a risk to safety or health of the public or an individual; and	10 11
			(c)	immediate action is necessary to prevent or minimise the impact of the failure.	12 13
		'(2)	auth	chief executive may take reasonable steps or authorise an orised officer to take reasonable steps to prevent or imise the impact of the failure.	14 15 16
		'(3)		section (2) applies even if the chief executive has given a ce under section 359 about the failure.	17 18
		'(4)	auth	e chief executive decides to take the reasonable steps, or orise an authorised officer to take the reasonable steps, chief executive or officer may—	19 20 21
			(a)	without a warrant, enter any place, other than premises or a part of premises where a person resides, to take the steps; and	22 23 24
			(b)	in taking the steps, exercise any powers of an authorised officer under chapter 5, part 2, 3 or 4.	25 26
		'(5)	Befo	ore entering the place—	27
			(a)	the chief executive must do or make a reasonable attempt to—	28 29
				(i) tell the occupier of the place the chief executive is permitted under this Act to enter the place; and	30 31

s	1	61	1

Clause	161 Re	-	ent of s 360 (Failure to comply with notice)	28 29
	'Subdivi		Chief executive may recover expenses'.	26 27
	'(9)	A debt a regula	under subsection (8) bears interest at the rate stated in ation.	24 25
	'(8)	authori	asonable expenses incurred by the chief executive or an sed officer in doing anything under subsection (4) may exered by the chief executive as a debt.	21 22 23
	'(7)	place, to reasona as little	cising or attempting to exercise the powers relating to a the chief executive or authorised officer must take all able steps to ensure the chief executive or officer causes inconvenience to any person at the place, and does as amage, as is practicable in the circumstances.	16 17 18 19 20
	'(6)	powers and us	mentioned in subsection (4) at the time, with the help, ing the force, that is necessary and reasonable in the stances.	12 13 14 15
		(i	ii) give the occupier an opportunity to allow the officer immediate entry to the place without using force.	9 10 11
		(i	i) tell the occupier of the place the officer is permitted under this Act to enter the place; and	7 8
		(i) comply with section 405(1); and	6
			ne authorised officer must do or make a reasonable ttempt to—	4 5
		(i	i) give the occupier an opportunity to allow the chief executive immediate entry to the place without using force; or	1 2 3

[s 162]

			omit, insert—	1
	'360	No	tice for recovering expenses	2
		'(1)	This section applies if—	3
			(a) a person to whom a notice under section 359 is given does not comply, or does not fully comply, with the notice and the chief executive incurs an expense under section 467(1) or (3) relating to the notice; or	4 5 6 7
			(b) the chief executive or an authorised officer incurs expense in acting under section 359A.	8 9
		'(2)	The chief executive may give the owner of the land for which the expenses were incurred a notice stating—	10 11
			(a) for action taken under section 467(1) or (3)—the action taken; and	12 13
			(b) for reasonable steps taken under section 359A—the steps taken; and	14 15
			(c) the amount of the expense incurred (the <i>relevant debt</i>).	16
		'(3)	A notice under subsection (2) is a <i>debt notice</i> .'.	17
Clause	162		nendment of s 361 (Notice in relation to land other than ses State land)	18 19
			Section 361(1), 'land mentioned in section 359(2)(c)'—	20
			omit, insert—	21
			'land that is not leased from the State under the Land Act 1994'.	22 23
Clause	163	Am lan	nendment of s 362 (Notice in relation to leased State	24 25
			Section 362, 'land mentioned in section 359(2)(d)'—	26
			omit, insert—	27
			'land leased from the State under the Land Act 1994'.	28

Clause	164	Ins	ertion	of new ch 4, pt 1, div 4, sdiv 4 hdg	1
			Chap	ter 4, part 1, division 4, before section 363—	2
			inser	<i>t</i> —	3
	'Sub	divi	sion	4 Miscellaneous'.	4
Clause	165			nent of s 363 (Emergency powers if imminent of dam failure)	5 6
			Secti	on 363, heading, 'Emergency powers'—	7
			omit,	insert—	8
			'For	m of notice'.	9
Clause	166	Re	placei	ment of s 365 (Sections 365-369 not used)	10
			Secti	on 365—	11
			omit,	insert—	12
	'365			tion of development permit for issioned dam	13 14
		'(1)	This	section applies if a dam is—	15
			(a)	decommissioned from use in accordance with a safety condition applying to the dam; or	16 17
			(b)	decommissioned from use or removed in compliance with a notice under section 359(1); or	18 19
			(c)	removed under section 359(4); or	20
			(d)	decommissioned from use or removed because of steps taken to prevent or minimise the impact of the failure of the dam under section 359A.	21 22 23
		'(2)	the d	his Act and the Planning Act, the development permit for am is taken to be cancelled and of no effect on and from ay the dam is decommissioned from use or removed.	24 25 26
		'(3)		chief executive must, as soon as practicable after the dam ecommissioned from use or removed, give the local	27 28

[s 167]

		government for the area in which the dam is located notice of the decommissioning or removal.	1 2
	'366	Sections 366-369 not used	3
		'See editor's note for section 1.'.	4
Clause	167	Amendment of s 510 (Who is an <i>interested person</i>)	5
		Section 510(1)(c), 'local government'—	6
		omit, insert—	7
		'service provider'.	8
Clause	168	Amendment of s 512 (Who may apply for review)	9
		Section 512(2)(c), 'local government'—	10
		omit, insert—	11
		'service provider'.	12
Clause	169	Amendment of s 514 (Review decision)	13
		Section 514—	14
		insert—	15
	'(2	For an application about a safety condition or a development condition applying to a referable dam and for which a notice has been given under subsection (2), the reviewer may, before the extended period under that subsection expires and with the agreement of the applicant, further extend the period for deciding the application.'.	16 17 18 19 20 21
Clause	170	Amendment of s 561 (Development applications for referable dams)	22 23
		Section 561(1)—	24
		insert—	25

			'(c)	that is carried out in relation to a dam that will be, after the work is completed, a referable dam.'.	1 2
Clause	171	Am	nendr	ment of s 571 (Regulator may make guidelines)	3
		(1)	Sect	ion 571(1)(1), '271'—	4
			omit	t, insert—	5
			'273	···	6
		(2)	Sect	ion 571(1)(o)—	7
			renu	umber as section 571(1)(q).	8
		(3)	Sect	ion 571(1)—	9
			inse	rt—	10
			'(o)	conducting a review of a recycled water management plan or drinking water quality management plan;	11 12
			(p)	for schedule 3, definition <i>supply</i> , paragraph (b)—who is a related entity of a person who produces recycled water;'.	13 14 15
Clause	172		nendr idelin	ment of s 572 (Chief executive may make les)	16 17
		(1)	Sect	ion 572(d)—	18
			renu	umber as section 572(f).	19
		(2)	Sect	ion 572—	20
			inse	rt—	21
			'(d)	managing a referable dam;	22
			(e)	flood capacity of dams;'.	23
Clause	173			ment of s 576 (Documents recycled water provider ep available for inspection and purchase)	24 25
		(1)	Sect	ion 576, heading, 'must'—	26
			omit	t, insert—	27

			'and scheme managers must'.	1
		(2)	Section 576(2) to (4)—	2
			renumber as section 576(3) to (5).	3
		(3)	Section 576(1)—	4
			omit, insert—	5
		'(1)	This section applies to a recycled water provider or scheme manager (each a <i>responsible entity</i>) that must—	6 7
			(a) arrange for a regular audit report prepared under section 261;	8 9
			(b) prepare an annual report under section 273.	10
		'(2)	The responsible entity must keep a copy of each report mentioned in subsection (1) available for inspection by the public during office hours on business days at the office of the responsible entity.'.	11 12 13 14
		(4)	Section 576(3), (4) and (5), as renumbered, 'recycled water provider'—	15 16
			omit, insert—	17
			'responsible entity'.	18
		(5)	Section 576(3), as renumbered, 'provider considers'—	19
			omit, insert—	20
			'entity considers'.	21
Clause	174		nendment of s 579 (Regulator may share particular ormation)	22 23
		(1)	Section 579(2)—	24
			renumber as section 579(3).	25
		(2)	Section 579—	26
			insert—	27
		'(2)	The regulator may give information about water quality to—	28
			(a) a distribution service provider under the Water Act; or	29

s	1	7	51

		(b)	a grid service provider under the Water Act; or	1
		(c)	a service provider; or	2
		(d)	the SEQ Water Grid Manager; or	3
		(e)	an employee of the health department.'.	4
lause	175 Ir	sertio	n of new s 579A	5
		Afte	er section 579—	6
		inse	rt—	7
	'579A C	hief ex	recutive may share particular information	8
	'(1)	gove the	chief executive may give relevant information to a local ernment or a prescribed entity for the purpose of helping local government or entity deal with an emergency ation or respond to a matter affecting public health or ty.	9 10 11 12 13
	'(2)) In th	nis section—	14
		inclu	cribed entity means an entity the functions of which ude managing, or carrying out activities in response to, regency situations in the State.	15 16 17
		Exan	nples of a prescribed entity—	18
		•	the Queensland Police Service	19
		•	a disaster management group or the State Emergency Service under the <i>Disaster Management Act 2003</i>	20 21
		exec	want information means information in the chief cutive's possession about a dam in the State, including, for mple—	22 23 24
		(a)	the name of the owner of the dam; and	25
		(b)	the dam's location and storage capacity; and	26
		(c)	the location and contact details of persons at risk if the dam were to fail.'.	27 28

[s ⁻	176]
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			omit, inser	·t—	1
			'washing r	machines'.	2
Clause	179			of s 633 (Application of particular other schemes)	3
		(1)	Section 63	,	5
			omit.		6
		(2)	Section 63	3(3), 'after 1 July'—	7
			omit, inser	<i>t</i> —	8
			'on or afte	r 1 July'.	9
Clause	180			of ch 10 hdg (Transitional provision for Planning Act 2009)	10 11
			Chapter 10), heading—	12
			omit, inser	<i>t</i> —	13
	'Cha	apt	er 10	Other transitional	14
		-		provisions	15
	'Part	1		Transitional provision for	16
				Sustainable Planning Act 2009'.	17
Clause	181	Ror	alacement	of ch 10A hdg (Transitional provision for	18
Olause	101	Soi	uth-East Q	ueensland Water (Distribution and Retail	19
		Kes		g) Act 2009)	20
			Chapter 10	OA, heading—	21
			omit, inser	<i>t</i> —	22

[s 182]

	'Part	2	Transitional provision for South-East Queensland Water (Distribution and Retail Restructuring) Act 2009'.	1 2 3 4
Clause	182	Ins	ertion of new ch 10, pt 3	5
			After section 637—	6
			insert—	7
	'Part	3	Transitional provisions for	8
			South-East Queensland Water	9
			(Distribution and Retail	10
			Restructuring) and Other Legislation Amendment Act	11 12
			2010	13
	'638		vision for carrying out particular failure impact	14 15
	•	(1)	This section applies to the owner of a dam to which former section 345(2) applied immediately before the commencement.	16 17 18
	6	(2)	Subject to this section, former section 345(2) continues to apply to the owner of the dam until the owner first receives a notice about the dam under new section 350.	19 20 21
	٤	(3)	The chief executive may, by notice given to the owner, extend the period under former section 345(2) within which the owner must ensure another failure impact assessment of the dam is completed and given to the chief executive.	22 23 24 25
	6	(4)	The notice must state the period within which the assessment must be completed and given to the chief executive.	26 27
	4	(5)	The chief executive may give a notice under subsection (3) if, having regard to the last failure impact assessment of the dam and any other information the chief executive considers	28 29 30

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		appropriate, the chief executive reasonably believes a further failure impact assessment would not change the dam's failure impact rating, or give the dam a failure impact rating, under this Act.	1 2 3 4
	'(6)	If the chief executive gives the owner a notice under this section, former section 345(2) continues to apply to the owner as if the reference in that section to 5 years after the last failure impact assessment was accepted by the chief executive were a reference to the period stated in the notice.	5 6 7 8 9
	'(7)	In this section—	10
		commencement means the day this section commences.	11
		<i>former section 345</i> means that section as in force immediately before the commencement.	12 13
		new section 350 means section 350 as in force after the commencement.	14 15
639	Sei	rvice provider water restrictions	16
	'(1)	This section applies if, immediately before the commencement of this section, a service provider water restriction is in force in the SEQ region.	17 18 19
	'(2)	From the commencement, the service provider water restriction is taken to be a commission water restriction made by the commission under the Water Act.'.	20 21 22
183	Am	nendment of sch 3 (Dictionary)	23
	(1)	Schedule 3, definitions <i>greywater</i> and <i>trade waste compliance notice</i> —	24 25
		omit.	26
	(2)	Schedule 3—	27
		insert—	28
		'animal husbandry activities means the breeding, keeping or raising of animals, or caring for animals, for commercial	29 30

Clause

-	rposes if the animals are kept in an enclosure, pond or other nfined area.	1 2		
un	stributor-retailer means a distributor-retailer established der the South-East Queensland Water (Distribution and etail Restructuring) Act 2009, section 8.	3 4 5		
ha	zardous waste dam—	6		
1	Hazardous waste dam means a dam containing, or that after its construction will contain—	7 8		
	 (a) a substance, whether liquid, solid or gaseous, derived by, or resulting from, the processing of minerals that tends to destroy life or impair or endanger health; or 	9 10 11 12		
	(b) ash resulting from the process of power generation.	13		
2	The term includes a dam that is used, or after its construction will be used, to prevent contamination of the environment by storing waste or a contaminant within the meaning of the <i>Environmental Protection Act</i> 1994.	14 15 16 17 18		
	alth department means the department in which the Public ealth Act is administered.	19 20		
reg	gulator notice see section 330(2).	21		
the	eir means a barrier constructed across a watercourse below the banks of the watercourse that hinders or obstructs the flow water in the watercourse.'.	22 23 24		
Sc	Schedule 3, definition annual report, paragraph (b), '271'—			
on	nit, insert—	26		
' 27	73'.	27		
	hedule 3, definition <i>customer</i> , paragraph 1(b), after 'local vernment'—	28 29		
ins	sert—	30		
' 01	r a service provider that is a distributor-retailer'.	31		
Sc	hedule 3, definition <i>customer</i> , paragraph 1(b)—	32		

(3)

(4)

(5)

	renumber	as pai	ragraph 1(c).	1
(6)	Schedule renumber	,	definition <i>customer</i> , paragraph 1(c), as y a service provider'—	2 3
	omit, inse	rt—		4
	'by a serv	ice pr	ovider (relevant premises)'.	5
(7)	Schedule	3, def	inition <i>customer</i> , paragraph 1—	6
	insert—			7
			ce provider that is a distributor-retailer, means following—	8 9
	(i)	servi	erson who purchases registered services or ces relating to trade waste supplied by the ibutor-retailer;	10 11 12
	(ii)		rson on relevant premises to whom both of the wing apply—	13 14
		(A)	the person wants to receive registered services or services relating to trade waste from the distributor-retailer;	15 16 17
		(B)	the services are, or can reasonably be made, available to the premises, whether or not they are connected to the service;	18 19 20
	(iii)		rson to whom registered services are available, ther or not—	21 22
		(A)	the person wants to receive the services; or	23
		(B)	the relevant premises are connected to the service.'.	24 25
(8)	Schedule governme	3, ent'—	definition information notice, 'local	26 27
	omit, inse	rt—		28
	'service p	rovide	er'.	29
(9)	Schedule 'includes'		inition multiple-entity recycled water scheme,	30 31

		1		
	omit, insert—	1		
	'is made up of'.	2		
(10)	Schedule 3, definition owner, paragraph 2, 'referable'—	3		
	omit.	4		
(11)	Schedule 3, definition <i>recycled water</i> , paragraphs (b) and (c)—	5 6		
	omit, insert—	7		
	'(b) wastewater, other than water mentioned in paragraph (a).'.	8 9		
(12)	Schedule 3, definition safety condition, 'section 353'—	10		
	omit, insert—	11		
	'section 356'.	12		
(13)	Schedule 3, definition <i>supply</i> , paragraph (a), 'greywater,'—	13		
	omit.	14		
(14)	Schedule 3, definition <i>supply</i> , paragraph (b), 'prescribed under a regulation as'—	15 16		
	omit, insert—	17		
	'that, under a guideline made by the regulator and prescribed under a regulation, is'.	18 19		
(15)	Schedule 3, definition <i>wastewater</i> , 'prescribed under a regulation'—	20 21		
	omit.	22		
(16)	Schedule 3, definition water quality criteria, paragraph (a)(ii), 'water; and'—			
	omit, insert—	25		
	'water;	26		
	(iii) the criteria for the quality of drinking water stated in a condition applying to a drinking water quality management plan; and.	27 28 29		

South-East Queensland Water (Distribution and Retail Restructuring) and Other Legislation Amendment Bill 2010

Part 12 Amendment of Water Supply (Safety and Reliability) Act 2008

[s 183]

(17)	Schedule 3, definition <i>water quality criteria</i> , paragraph (b)(ii)(B)—	1 2		
	insert—	3		
	'Note—	4		
	A recycled water scheme may have more than 1 water quality criteria relevant to the scheme depending on the number of different purposes for which water is supplied.'.			

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