

Queensland

# South-East Queensland Water (Distribution and Retail Restructuring) and Other Legislation Amendment Bill 2011



#### Queensland

# South-East Queensland Water (Distribution and Retail Restructuring) and Other Legislation Amendment Bill 2011

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98	Act amended	133
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## 2011

### A Bill

for

An Act to amend the South-East Queensland Water (Distribution and Retail Restructuring) Act 2009, the Energy and Water Ombudsman Act 2006, the Plumbing and Drainage Act 2002, the Queensland Competition Authority Act 1997, the Queensland Competition Authority Regulation 2007, the Water Act 2000 and the Water Supply (Safety and Reliability) Act 2008 for particular purposes

Part 1 Preliminary

<u>[s 1]</u>

	The P	arlia	ament of Queensland enacts—	1
	Part	1	Preliminary	2
Clause	1	Sho	ort title	3
			This Act may be cited as the South-East Queensland Water (Distribution and Retail Restructuring) and Other Legislation Amendment Act 2011.	4 5 6
Clause	2	Co	mmencement	7
		(1)	The following provisions commence at the end of 30 June 2012—	8 9
			• sections 24 to 74	10
			• parts 5 to 8.	11
		(2)	Section 77, to the extent it inserts section 123, commences on a day to be fixed by proclamation.	12 13
		(3)	Section 78(3) commences on the later of the following—	14
			(a) the date of assent of this Act;	15
			(b) the date of assent of the Waste Reduction and Recycling Act 2011.	16 17

	Part	t 2		Amendment of South-East Queensland Water (Distribution and Retail Restructuring) Act 2009	1 2 3 4
Clause	3	Act	t ame	nded	5
			This (Dist	part amends the South-East Queensland Water tribution and Retail Restructuring) Act 2009.	6 7
			Note-	_	8
			See	e also the amendments in the schedule.	9
Clause	4	Am	nendn	nent of s 4 (Achievement of purposes)	10
		(1)	Secti	ion 4(2)(b) to (e)—	11
			renu	mber as section 4(2)(c) to (f).	12
		(2)	Secti	ion 4(2)—	13
			inser	<i>t</i> —	14
			'(b)	providing for the following to, subject to this Act, deliver the services to customers in their local government areas from 1 July 2012—	15 16 17
				(i) the Gold Coast City Council;	18
				(ii) the Logan City Council;	19
				(iii) the Redland City Council; and'.	20
Clause	5			nent of s 5 (Who are a distributor-retailer's ating local governments)	21 22
			Secti	ion 5—	23
			inser	<i>t</i> —	24
		'(2)		provision about a board, a reference to a participating government is a reference to a participating local	25 26

South-East Queensland Water (Distribution and Retail Restructuring) and Other Legislation Amendment Bill 2011

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

[s 6]

		government under subsection (1) for the board's distributor-retailer.'.	1 2
Clause	6	Insertion of new ch 1, pt 3, div 3	3
		Chapter 1, part 3—	4
		insert—	5
	'Divi	sion 3 Functions	6
	'7A	References to functions	7
		'In this Act—	8
		(a) a reference to a function includes a reference to a power or jurisdiction; and	9 10
		(b) a reference to performing a function includes a reference to exercising a power or jurisdiction.'.	11 12
Clause	7	Amendment of s 8 (Establishment)	13
		Section 8(c)—	14
		insert—	15
		'Notes—	16
		1 For the authority mentioned in paragraph (c), see chapter 3A (Replacement of Allconnex by councils), part 9 (Dissolution of Allconnex).	17 18 19
		2 Under section 92AP, that authority will only have limited functions from 1 July 2012.'.	20 21
Clause	8	Insertion of new s 18B	22
		After section 18A-—	23
		insert—	24

s	91

	'18B	Joint government activity power for LGA 2009 and CBA 2010	1 2
		'For LGA 2009, section 10 and CBA 2010, section 12, a reference to a local government is taken to include a reference to a distributor-retailer.'.	3 4 5
Clause	9	Amendment of s 20 (Requirement for agreement)	6
		Section 20(1)(a), 'the persons who are to have'—	7
		omit, insert—	8
		'that the participating local governments have'.	9
Clause	10	Amendment of s 22 (Particular matters agreement may provide for)	10 11
		Section 22(e), after 'board'—	12
		insert—	13
		', including, for example, the term of office of its councillor-members or additional requirements to those under section 34 for their appointment or removal'.	14 15 16
Clause	11	Amendment of s 28 (General power to amend by agreement)	17 18
		(1) Section 28, heading, 'General power'—	19
		omit, insert—	20
		'Power'.	21
		(2) Section 28(2) and (3)—	22
		renumber as section 28(3) and (4).	23
		(3) Section 28—	24
		insert—	25
		'(2) However, a participation agreement for a distributor-retailer can not be amended to allow anyone other than a participating	26 27

[s 12]

		local government for the distributor-retailer to become a participant in it.'.	1 2
Clause	12	Replacement of ss 33–36	3
		Sections 33 to 36—	4
		omit, insert—	5
	<b>'33</b>	Membership in general	6
		'(1) A board is to consist of at least 5 members.	7
		'(2) The members must be appointed under this division by the distributor-retailer's participants.	8
		'(3) Each of the distributor-retailer's participating local governments may have 1 of its councillors as a member of the board (a <i>councillor-member</i> ).	10 11 12
		'(4) However, a board can not have more than 3 councillor-members.	13 14
		'(5) At least 3 of a board's members must be members (each an <i>independent member</i> ) who are not councillor-members.	15 16
	<b>'34</b>	Councillor-members	17
		'(1) Unless the participation agreement provides otherwise, a board's councillor-members can not be—	18 19
		(a) appointed for a term of more than 4 years; or	20
		(b) appointed or reappointed if, at any time, they have already served a term of 4 years or terms totalling 4 years.	21 22 23
		Example—	24
		A is a councillor-member appointed for a 4-year term. A ceases to be a councillor of the relevant council after 3 of those years. B, another councillor of the council, is appointed to replace A for the rest of that term. B is re-elected as a councillor of the council. The participation agreement does not provide for more than a 4-year term for councillor-members. Therefore, B can only be reappointed for 3 more years.	25 26 27 28 29 30 31

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IS	12	

	'(2)	A councillor-member's appointment ends if—	1
			2
		(b) either—	4
			5 6
			7 8
	'(3)	A vacancy under subsection (2) may be filled—	9
		(a) only by—	10
		(i) a councillor of the relevant council; or	11
		provides for a councillor of a different relevant council to fill the vacancy—the other councillor;	12 13 14 15
		· · · · · · · · · · · · · · · · · · ·	16 17
	'(4)	period of suspension of the person as a councillor of the	18 19 20
<b>'35</b>	Ind	ependent members	21
	'(1)	whether to appoint a person as an independent member 2	22 23 24
		· ·	25 26
			27 28
			29 30
	'(2)	An independent member—	31

[s	1	2

		a) holds office for the term stated in the person's 1 appointment; and 2
		b) is, if not disqualified, eligible for reappointment. 3
	'(3)	A person's appointment as an independent member ends if the derson becomes disqualified.
	'(4)	n this section—
		disqualified means unable to be appointed because of section 7 86.
<b>'36</b>	Dis	ualifications for independent member 9
		A person can not be appointed as an independent member if he person— 11
		a) is a public service employee; or 12
		b) is an employee of any local government in the SEQ region; or 14
		c) is a member of the Queensland Water Commission; or 15
		d) is an insolvent under administration; or 16
		e) has a conviction, other than a spent conviction, for an indictable offence; or 18
		f) is a member of a board of—
		(i) another distributor-retailer; or 20
		(ii) a new water entity under the 2007 restructuring 21 Act.
'36A	Ter	s of membership 23
	'(1)	A board member holds office on the terms of appointment 24 provided for under a participation agreement of the 25 listributor-retailer, and subject to this Act. 26
	'(2)	A councillor-member can not receive, and the 27 distributor-retailer can not confer, a benefit on a 28 douncillor-member— 29

[s 12	7	2	1	โร	
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	(a) by way of remuneration as the holder of that office; or	1
	(b) in connection with retirement from or other ending of the office.	2 3
'(3)	However, the councillor-member may receive a benefit conferred on the member under LGA 2009 or CBA 2010.	4 5
'(4)	For applying CBA 2010 under subsection (3), the relevant provisions of those Acts apply as if a reference to a corporate entity of the relevant council included a reference to a distributor-retailer.	6 7 8 9
	Note—	10
	For LGA 2009, see the <i>Local Government (Operations) Regulation</i> 2010, section 43.	11 12
'(5)	An independent member may receive from a distributor-retailer, and a distributor-retailer may confer on an independent member, a benefit for the following only if it complies with the participation agreement—	13 14 15 16
	(a) remuneration as the holder of that office;	17
	(b) a matter for, or in connection with, retirement from or other ending of the office.	18 19
'(6)	A purported benefit conferred or received that can not be made under this section is of no effect.	20 21
'(7)	In this section—	22
	<b>benefit</b> means a payment made or an interest in property or other valuable consideration or benefit given or transferred.	23 24
Cha	airperson	25
'(1)	A distributor-retailer must have an independent member as its chairperson.	26 27
'(2)	The chairperson must be—	28
	(a) appointed in the way provided for under the distributor-retailer's participation agreement; or	29 30

**'36B** 

[s 13]

		(b	if the participation agreement does not provide for how the appointment takes place—elected by the board.'.	1 2
Clause	13	Amen	dment of s 40 (Conduct of meetings)	3
		Se	ection 40(1)—	4
		01	nit, insert—	5
			quorum of a board must consist of at least 1 independent ember.'.	6 7
Clause	14	Amen	dment of s 42 (Disclosure of interests)	8
		Se	ection 42—	9
		in	sert—	10
		co	o remove any doubt, it is declared that the fact that a relevant buncil has an interest in an issue does not, of itself, mean that e councillor-member for the council has an interest in the sue.'.	11 12 13 14
Clause	15		dment of s 49 (Reserve power to give directions in interest)	15 16
		(1) Se	ection 49, heading—	17
		01	nit, insert—	18
	<b>'49</b>	Group	directions'.	19
		(2) Se	ection 49(1), '(a <i>local government direction</i> )'—	20
		01	nit, insert—	21
		'(	a group direction)'.	22
		(3) Se	ection 49(2)(b)(i), 'and the SEQ region'—	23
		01	nit.	24
		(4) Se	ection 49(3)—	25
		01	nit.	26

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Clause	16	Ins	ertio	n of new s 49A	1
			Afte	er section 49—	2
			inse	rt—	3
	'49A	Ind	lividu	al directions	4
		'(1)		section applies for any participating local government <i>council</i> ) of a distributor-retailer.	5 6
		'(2)	direc distr	council may give the distributor-retailer a written etion (an <i>individual direction</i> ) about the way the ributor-retailer is to perform its functions relating to the neil's local government area about any of the following—	7 8 9 10
			(a)	charges mentioned in section 99BO(1)(g)(iii);	11
			(b)	compliance, under section 99BX(5), with a particular matter relating to the council's final price path;	12 13
			(c)	the distributor-retailer's annual capital works program under section 100B.	14 15
		'(3)	How	vever, the council may give the direction only if—	16
			(a)	it is satisfied the direction is necessary and in the public interest to the extent it relates to the local government area; and	17 18 19
			(b)	it has given the board and other participating local governments of the distributor-retailer a notice—	20 21
				(i) stating the proposed direction; and	22
				(ii) asking the board for its written opinion about the direction within the required period; and	23 24
			(c)	it has considered any written opinion of the board given to it within the required period; and	25 26
			(d)	its compensation liability because of the effects of the direction has been agreed or decided under section 99BZD.	27 28 29
		'(4)		opinion may include an amount claimed for, or iculars of, the compensation liability for the	30 31

[s 17]

			distributor-retailer or all or any of its other participating local governments.	1 2
		'(5)	In this section—	3
			<i>required period</i> means the following period after the giving of the notice—	4 5
			(a) generally—1 month;	6
			(b) if the distributor-retailer's participation agreement provides for another period for giving the opinion—the other period.'.	7 8 9
Clause	17	Am	endment of s 50 (Publication of directions)	10
			Section 50, 'a local government direction'—	11
			omit, insert—	12
			'a group direction, or the participating local government that gives an individual direction,'.	13 14
Clause	18		placement of s 51 (Local government directions evant to duty)	15 16
			Section 51—	17
			omit, insert—	18
	<b>'51</b>	Co	mpliance with directions	19
		'(1)	This section applies if a distributor-retailer is given a group direction or an individual direction.	20 21
		'(2)	The board must take reasonable steps to ensure the direction is complied with.	22 23
		'(3)	Regard must be had to the direction in deciding, for this Act or any other relevant law, whether or not a board member has exercised an appropriate degree of care and diligence in discharging the member's duties.'.	24 25 26 27

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

Clause	19	Insertion of new s 52A	1
		After section 52—	2
		insert—	3
	'52A	Relationship between councillor-member functions and councillor functions	4 5
		'While a councillor-member is acting in the person's capacity as a councillor-member, the member's responsibilities as a councillor under LGA 2009 or CBA 2010 do not apply.'.	6 7 8
Clause	20	Amendment of s 53 (Delegation)	9
		Section 53(5)(a), after 'the period ending 30 June 2013'—	10
		insert—	11
		'or any other period prescribed under a regulation'.	12
Clause	21	Amendment of s 53ARA (Definitions for div 1)	13
		Section 53ARA, definitions bulk water component, small business customer and variable measures—	14 15
		omit.	16
Clause	22	Amendment of s 53BA (Ownership of water infrastructure that becomes part of land)	17 18
		Section 53BA—	19
		insert—	20
		'(3) This section is subject to any retransfer of the water infrastructure under chapter 3A.'.	21 22
Clause	23	Insertion of new ch 3A	23
		After section 92—	24
		insert—	25

'Chapter 3A		Replacement of Allconnex by councils	
'Part 1	I	Preliminary	3
'92AA A	Application	of ch 3A	4
	despite a	apter applies, and anything done under it takes effect, any other provision of this Act or another law, a document, a participation agreement or a contract or trument.	5 6 7 8
'92AB V	Vhat is <i>Allo</i>	onnex	9
	' <i>Allconn</i> Authority		10 11
'92AC V	Vhat is a <i>w</i>	ithdrawn council	12
	'A withd	rawn council is—	13
	(a) the	Gold Coast City Council; or	14
	(b) the	Logan City Council; or	15
	(c) the	Redland City Council.	16
	Note—		17
	The w governm	ithdrawn councils are Allconnex's participating local nents.	18 19
'92AD V	Vhat is Allc	onnex's <i>successor</i>	20
'(1	Allconne	ex's <i>successor</i> is—	21
	cou	a provision about a customer—the withdrawn incil in whose local government area the customer eived, or wanted to receive, services from Allconnex	22 23 24

		of a type mentioned in the Water Supply Act, schedule 3, definition <i>customer</i> ; or	1 2	
	(b)	for a provision about an asset, liability or matter that, under a retransfer document or part 4, division 2, is transferred to a withdrawn council—that council; or	3 4 5	
	(c)	for an infrastructure agreement that provides for water infrastructure for a withdrawn council's local government area—that council; or	6 7 8	
	(d)	for a provision about a matter not provided for under paragraphs (a) to (c)—the geographically-connected withdrawn council.	9 10 11	
		Example for paragraph (d)—	12	
		Under this chapter, water infrastructure is transferred to a withdrawn council. That council is Allconnex's successor for a provision about a trade waste approval by it authorising discharge into the infrastructure.	13 14 15 16	
'(2)	If a matter is located in, or relates to, more than 1 withdrawn council's local government area, each of them is a <i>successor</i> of Allconnex.			
'(3)	If, under this chapter, the withdrawn councils are stated to be Allconnex's <i>proportional joint successor</i> for a matter, all of them are its joint successor, rateably in accordance with their participation rights under Allconnex's participation agreement immediately before the retransfer.			
<b>'</b> (4)	In th	is section—	25	
	subj	Elity does not include a matter that is, or may be, the ect of a dispute referral under the EWO Act or a liability er an order under that Act.	26 27 28	
	matt	ter includes—	29	
	(a)	an authority, application, document, proceeding and water infrastructure; and	30 31	
	(b)	a relevant action under section 77I(3), definition <i>relevant action</i> ; and	32 33	
	(c)	an Allconnex infrastructure funding matter.	34	

'Part 2	General provisions for retransfer to withdrawn councils on 1 July 2012	1 2 3
<b>'Division</b>	1 Preliminary	4
'92AE App	olication of pt 2  'This part applies from the end of 30 June 2012.	5
'Division		7
'92AF Allo	connex ceases to be service provider  'Allconnex ceases to be a service provider.	8
<b>'92AG Wit</b> '(1)	hdrawn councils become service providers  Each withdrawn council becomes a service provider for its local government area.	10 11 12
'(2)	The Water Supply Act, section 20 does not apply to a withdrawn council.	13 14
'(3)	A withdrawn council continues to be a service provider, subject to the Water Supply Act.	15 16
'(4)	A withdrawn council must, as soon as practicable, give the regulator the information mentioned in the Water Supply Act, section 12 about the council as a service provider.	17 18 19
'92AH No	notice to regulator required	20
	'The Water Supply Act, sections 24 and 25 do not apply for Allconnex's cessation as, or the withdrawn councils becoming, a service provider.	21 22 23

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

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'92AI	Wit	ndrawn council's initial service area	1
	'(1)	government area (the new area) that was in Allconnex's	2 3 4
	'(2)	This section—	5
			6 7
		(b) is subject to section 92DB.	8
'92AJ			9 10
	'(1)		11 12
		· ·	13 14
		(b) create a commercial business unit for its WSP business.	15
	'(2)	WSP business is the name of its commercial business unit for the services under the repealed <i>Local Government Act 1993</i>	16 17 18 19
	'(3)	significant water infrastructure, the council must consult with any other withdrawn council or distributor-retailer whose local government area or geographic area adjoins the	20 21 22 23 24
	'(4)	limit or otherwise affect a withdrawn council's capacity under LGA 2009 to create a corporate entity to acquire and conduct	25 26 27 28

'92AK Miç	gration of customers	1
	'A person who, at the end of 30 June 2012, is a customer of Allconnex as a service provider becomes a customer of its successor, as a service provider on 1 July 2012.	2 3 4
ʻ92AL Miç	gration of appointments and delegations	5
'(1)	This section applies to a person who, at the end of 30 June 2012, holds an appointment or delegation from Allconnex about a matter.	6 7 8
'(2)	On 1 July 2012, the person is taken to hold the appointment or delegation from Allconnex's successor for the matter.	9 10
'(3)	Subsection (2) does not affect the successor's power to end or change the appointment or delegation.	11 12
'Division	Transfer of Allconnex's trade waste and seepage water functions under Water Supply Act	13 14 15
'92AM Ap	plication of particular provisions of ch 2C	16
'(1)	The following provisions of chapter 2C, and any definitions relevant to them, apply for a withdrawn council, with the changes mentioned in subsection (2)—	17 18 19
	• section 53CL(c)	20
	• section 53CN	21
	• section 53DA	22
	• part 2, division 7	23
	• part 3.	24
'(2)	The provisions apply—	25
	(a) as if a reference in them to a discharge officer were a reference to a local government worker, under LGA	26 27

Part 2 Amendment of South-East	Queensland V	<b>Vater</b>	(Distribution	and Retail	Restructuring	<b>J</b> )
					Act 200	

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		2009, of the withdrawn council authorised by it to perform functions mentioned in section 53CL; and	1 2
	(b)	as if a reference to a distributor-retailer included a reference to the withdrawn council; and	3 4
	(c)	with other necessary changes.	5
'92AN Ot	her fu	unctions not affected	6
	limi	remove any doubt, it is declared that this division does not to or otherwise affect the withdrawn council's or the local ernment worker's functions under LGA 2009.	7 8 9
'Divisioı	า 4	Allconnex's status, functions and board	1 1
'92AO Le	gal st	tatus unaffected until dissolution	1:
		remove any doubt, it is declared that, until Allconnex is olved, nothing in this chapter—	1: 1-
	(a)	affects its establishment and legal status under sections 8 and 9; or	1: 1:
	(b)	makes the State liable for any of its liabilities.	1
'92AP Re	sidua	al functions	1
		connex can not perform functions other than those that are nired, necessary or convenient—	1 2
	(a)	for this chapter or a law applying to it until its dissolution; or	2 2
	(b)	because it has been a service provider or it continues to be a distributor-retailer.	2: 2:

		1
'(1)	The old board provisions apply for Allconnex's board.	2
'(2)	However, the associated employee restrictions do not apply.	3
'(3)	In this section—	4
	associated employee restrictions means sections 33(4) and (5) and 35(3) under the old board provisions.	5 6
	<i>old board provisions</i> means chapter 2, part 4, and the definition <i>associated employee</i> in the schedule, as in force before this section commences.	7 8 9
Part 3	Retransfer provisions	10
'Division	1 Retransfer scheme	11
(O l l l		
'Subdivi	sion 1 General provisions	12
	sion 1 General provisions quirement to make scheme	12
92AR Red	quirement to make scheme  Before 30 April 2012 Allconnex and all of the withdrawn councils (the <i>parties</i> ) must enter into an agreement (the	13 14 15
92AR Red	quirement to make scheme  Before 30 April 2012 Allconnex and all of the withdrawn councils (the <i>parties</i> ) must enter into an agreement (the <i>retransfer scheme</i> ) that—	13 14 15 16 17
92AR Red	quirement to make scheme  Before 30 April 2012 Allconnex and all of the withdrawn councils (the <i>parties</i> ) must enter into an agreement (the <i>retransfer scheme</i> ) that—  (a) subject to this chapter—  (i) transfers at the end of 30 June 2012 all of Allconnex's assets, employees (other than its chief executive officer), instruments and liabilities to the	13 14 15 16 17 18 19 20

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15	20

	(B) financial, staffing and other arrangements for Allconnex to perform its functions pending its dissolution;	1 2 3
	(C) Allconnex's dissolution; and	4
	(b) complies with this division.	5
'(2)	The matters mentioned in subsection (1) are the <i>retransfer</i> .	6
'(3)	The retransfer must, as nearly as practicable, retransfer to each withdrawn council the assets, employees, instruments and liabilities that the council transferred to Allconnex under chapter 3.	7 8 9 10
'(4)	However, subsection (3) does not apply if the parties unanimously otherwise agree.	11 12
'92AS Res	striction on scheme taking effect	13
	'The retransfer scheme has no effect until the Minister publishes a gazette notice about it under section 92BA(2).	14 15
'Subdivi	sion 2 Contents	16
'92AT Red	quirement to deal with proceedings and claims	17
'(1)	A retransfer scheme must provide for all of the following—	18
	(a) the withdrawn council that is to be Allconnex's replacement for—	19 20
	(i) a proceeding by or against Allconnex; or	21
	(ii) a cause of action for a proceeding that could have been started by Allconnex at the end of 30 June 2012 but has not been started;	22 23 24
	(b) how the withdrawn councils are to receive, process and decide claims for contingent and other liabilities that, other than for this chapter or Allconnex's dissolution, could have been made against Allconnex;	25 26 27 28

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	(c) all of the liabilities to be assumed by 1 or more of the withdrawn councils.	1 2
(2)	However, if, under a transition document, Allconnex became a party to a proceeding instead of a withdrawn council, the retransfer scheme must provide that the council is the replacement for the proceeding.	3 4 5 6
(3)	Also, if Allconnex is, or may be, a party to a proceeding in the Planning and Environment Court or the Land Court about land, the retransfer scheme must provide that the replacement for the proceeding is the geographically-connected withdrawn council.	7 8 9 10 11
(4)	In this section—	12
	<i>liability</i> does not include a matter that is, or may be, the subject of a dispute referral under the EWO Act or a liability under an order under that Act.	13 14 15
	proceeding includes a proceeding that has ended.	16
Acc	ounting for assets and liabilities	
		17
(1)	The retransfer scheme must do the following—	17 18
	_	
	The retransfer scheme must do the following—	18
	The retransfer scheme must do the following—  (a) include a process to account for the following—	18 19
	The retransfer scheme must do the following—  (a) include a process to account for the following—  (i) Allconnex's unrealised assets and liabilities;	18 19 20
	The retransfer scheme must do the following—  (a) include a process to account for the following—  (i) Allconnex's unrealised assets and liabilities;  (ii) Allconnex's liabilities to the withdrawn councils;	18 19 20 21
	The retransfer scheme must do the following—  (a) include a process to account for the following—  (i) Allconnex's unrealised assets and liabilities;  (ii) Allconnex's liabilities to the withdrawn councils;  (iii) the withdrawn councils' liabilities to Allconnex;  (b) transfer Allconnex's assets in a way that includes the process and the operation of this chapter, including, for	18 19 20 21 22 23 24
	The retransfer scheme must do the following—  (a) include a process to account for the following—  (i) Allconnex's unrealised assets and liabilities;  (ii) Allconnex's liabilities to the withdrawn councils;  (iii) the withdrawn councils' liabilities to Allconnex;  (b) transfer Allconnex's assets in a way that includes the process and the operation of this chapter, including, for example, section 92BH;  (c) provide for all of Allconnex's unrealised assets to be	18 19 20 21 22 23 24 25 26
	The retransfer scheme must do the following—  (a) include a process to account for the following—  (i) Allconnex's unrealised assets and liabilities;  (ii) Allconnex's liabilities to the withdrawn councils;  (iii) the withdrawn councils' liabilities to Allconnex;  (b) transfer Allconnex's assets in a way that includes the process and the operation of this chapter, including, for example, section 92BH;  (c) provide for all of Allconnex's unrealised assets to be transferred to 1 or more of the withdrawn councils.	18 19 20 21 22 23 24 25 26 27
	(3) (4)	<ul> <li>(2) However, if, under a transition document, Allconnex became a party to a proceeding instead of a withdrawn council, the retransfer scheme must provide that the council is the replacement for the proceeding.</li> <li>(3) Also, if Allconnex is, or may be, a party to a proceeding in the Planning and Environment Court or the Land Court about land, the retransfer scheme must provide that the replacement for the proceeding is the geographically-connected withdrawn council.</li> <li>(4) In this section— <ul> <li>liability does not include a matter that is, or may be, the subject of a dispute referral under the EWO Act or a liability under an order under that Act.</li> <li>proceeding includes a proceeding that has ended.</li> </ul> </li> </ul>

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	unre	ealised includes—	1
	(a)	for an asset—the right to the benefit of, or to a benefit under, any of the following—	2 3
		(i) a matter mentioned in section 77H;	4
		(ii) a relevant action under section 77I(3), definition relevant action;	5 6
		(iii) an Allconnex infrastructure funding matter;	7
		(iv) service charges under section 92BH; and	8
	(b)	for a liability—a liability that Allconnex may have that has not been, or the amount of which has not been, ascertained, or that is contingent.	9 10 11
		Example of a contingent liability—	12
		a liability the existence or amount of which depends on the outcome of a proceeding	13 14
		ment to retransfer particular land to same wn council	15 16
'(1)	This	s section applies if—	17
	(a)	a withdrawn council owned land or was the trustee of trust land to which an asset is attached; and	18 19
	(b)	under a transfer scheme or transfer notice—	20
		(i) the land or asset was transferred to Allconnex; or	21
		(ii) the withdrawn council was removed as trustee for the trust land and Allconnex was appointed as trustee; and	22 23 24
	(c)	after the transfer or change in the trusteeship, one of	25
	(0)	them owns the asset and another owns or is trustee of the land to which it is attached.	26 27

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	(a)	the owner of the asset; and	1
	(b)	the owner or trustee of the land.	2
'92AW Re	quire	ed transferee for after-acquired land	3
'(1)	land	retransfer scheme must provide that all after-acquired l of Allconnex is to be transferred to the graphically-connected withdrawn council.	4 5 6
'(2)	In th	nis section—	7
	Allc	<i>r-acquired land</i> , of Allconnex, means any land of which connex is the owner, other than land that was transferred to connex under chapter 3.	8 9 10
ʻ92AX Paı	rticul	ar matters scheme may provide for	11
'(1)		retransfer scheme may provide for all or any of the owing—	12 13
	(a)	the following for trust land for which Allconnex is a trustee—	14 15
		(i) its removal as the trustee;	16
		(ii) the appointment of a withdrawn council as the trustee;	17 18
	(b)	for a matter other than for which this chapter provides—	19
		(i) that a withdrawn council is Allconnex's successor in law for the matter; and	20 21
		(ii) if there is more than 1 successor—how the successors share the matter as Allconnex's successors;	22 23 24
	(c)	the application or transfer of an instrument to a withdrawn council, including, for example, any of the following—	25 26 27
		(i) whether a withdrawn council holds, or is a party to, an instrument;	28 29

		(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 withdrawn council;	1 2 3
		(iii) whether a reference to an entity in an instrument is to be a reference to a withdrawn council;	4 5
		(iv) whether, under an instrument, an amount is or may become payable to or by a withdrawn council or other property is, or may be, transferred to a withdrawn council;	6 7 8 9
		(v) whether a right or entitlement under an instrument is held by a withdrawn council;	10 11
	(d)	the transfer to a withdrawn council of an employee of Allconnex and the employee's work entitlements and conditions of employment;	12 13 14
	(e)	varying or terminating an instrument to which Allconnex and a withdrawn council are the parties;	15 16
	(f)	terminating the participation agreement between Allconnex and the withdrawn councils;	17 18
	(g)	extinguishing the withdrawn councils' participation rights in Allconnex;	19 20
	(h)	the consideration for, or the value of the following—	21
		(i) an asset or liability transferred under the retransfer;	22
		(ii) participation rights extinguished;	23
	(i)	subject to part 8, matters about Allconnex's employees transferred under paragraph (d) and their rights;	24 25
	(j)	Allconnex's or the withdrawn councils' records, including, for example, about complying with the <i>Public Records Act 2002</i> for Allconnex's records and access to them.	26 27 28 29
'(2)	This	section—	30
	(a)	does not limit section 92AR; but	31
	(b)	is subject to the other provisions of this chapter.	32

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'(3)	In this se	ection—	1
		ty includes accreditation, allocation, approval, ite, entitlement, exemption, licence, manual, notice, and plan.	2 3 4
	instrum	ent includes an application or authority under an Act.	5
		nd includes land dedicated as a reserve, or granted in ple in trust, under the Land Act, chapter 3, part 1.	6 7
'Subdivi	sion 3	Certification statement	8
92AY Re	quiremei	nt to give statement to Minister	9
'(1)		ction applies to the parties to the retransfer when they to the retransfer scheme.	10 11
'(2)	certifica and inst	arties must give the Minister a statement (the ation statement) certifying all of the assets, liabilities truments that the withdrawn councils are to receive the scheme.	12 13 14 15
'(3)	The state	ement must also comply with section 92AZ.	16
92AZ Co	ntent rec	quirements	17
'(1)		tification statement must state all of the following for ansfer scheme—	18 19
		at the parties to the retransfer (the <i>retransfer parties</i> ) we identified—	20 21
	(i)	all of Allconnex's assets, liabilities and instruments; and	22 23
	(ii)	) whether anything proposed to be done under the scheme would materially prejudice the interests of a third party;	24 25 26
	(b) tha	at all of the following apply for the scheme—	27

			1
		jointly used or accessed by the withdrawn 2	3 4 5
		withdrawn councils to ensure the joint use or	6 7 8
		(iv) either—	9
		the retransfer parties, materially prejudice	10 11 12
		interests of any third party, the consent of all	13 14 15
		inconsistently with the retransfer staff support	16 17 18
	(c)	Archivist about the way in which records are to be dealt	19 20 21
	(d)	third parties about how they may obtain information (other than private or confidential information	22 23 24 25
	(e)	public notice, made information mentioned in paragraph	26 27 28
	(f)	correct to the knowledge, information and belief of each	29 30 31
'(2)	with	rawn council, is not, of itself, a material prejudice to a	32 33 34

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'(2) As soon as practicable after receiving the statement, the Minister must publish a gazette notice stating the following information about the retransfer scheme and the statement—  (a) that the scheme has been made;  (b) that the statement has been given;  (c) where copies of the statement can be obtained;  (d) that the scheme has effect from the day the notice is published, but that, under section 92AR, the retransfer will not take place until the end of 30 June 2012;  (e) where information about transfers under the scheme may be obtained.  (3) However, the notice must not state where the information may be obtained if the Minister considers that there is a need to protect confidentiality or privacy relating to the information.  (4) The withdrawn councils must, as soon as practicable after the gazettal, publish on each of their websites the information stated in the gazette notice and keep it so published for at least	(3)	The consultation with the State Archivist may be carried out by the withdrawn councils jointly.	1 2
public notice means a notice published in a newspaper circulating in all of the SEQ region.  7  7  7  7  7  7  7  7  7  7  7  7  7	'(4)		
circulating in all of the SEQ region.  7  7  7  7  7  7  7  7  7  7  7  7  7	'(5)	In this section—	5
'(1) This section applies only if the Minister is of the opinion that the certification statement given complies with section 92AZ. 10  '(2) As soon as practicable after receiving the statement, the Minister must publish a gazette notice stating the following information about the retransfer scheme and the statement—  (a) that the scheme has been made; 14  (b) that the statement has been given; 15  (c) where copies of the statement can be obtained; 16  (d) that the scheme has effect from the day the notice is published, but that, under section 92AR, the retransfer will not take place until the end of 30 June 2012; 19  (e) where information about transfers under the scheme may be obtained. 21  '(3) However, the notice must not state where the information may be obtained if the Minister considers that there is a need to protect confidentiality or privacy relating to the information. 24  '(4) The withdrawn councils must, as soon as practicable after the gazettal, publish on each of their websites the information stated in the gazette notice and keep it so published for at least 27		• • • • • • • • • • • • • • • • • • • •	
the certification statement given complies with section 92AZ.  (2) As soon as practicable after receiving the statement, the Minister must publish a gazette notice stating the following information about the retransfer scheme and the statement—  (a) that the scheme has been made;  (b) that the statement has been given;  (c) where copies of the statement can be obtained;  (d) that the scheme has effect from the day the notice is published, but that, under section 92AR, the retransfer will not take place until the end of 30 June 2012;  (e) where information about transfers under the scheme may be obtained.  (3) However, the notice must not state where the information may be obtained if the Minister considers that there is a need to protect confidentiality or privacy relating to the information.  (4) The withdrawn councils must, as soon as practicable after the gazettal, publish on each of their websites the information stated in the gazette notice and keep it so published for at least	92BA Mir	nisterial notice of retransfer	8
Minister must publish a gazette notice stating the following information about the retransfer scheme and the statement—  (a) that the scheme has been made;  (b) that the statement has been given;  (c) where copies of the statement can be obtained;  (d) that the scheme has effect from the day the notice is published, but that, under section 92AR, the retransfer will not take place until the end of 30 June 2012;  (e) where information about transfers under the scheme may be obtained.  (3) However, the notice must not state where the information may be obtained if the Minister considers that there is a need to protect confidentiality or privacy relating to the information.  (4) The withdrawn councils must, as soon as practicable after the gazettal, publish on each of their websites the information stated in the gazette notice and keep it so published for at least	'(1)		9 10
(b) that the statement has been given; (c) where copies of the statement can be obtained; (d) that the scheme has effect from the day the notice is published, but that, under section 92AR, the retransfer will not take place until the end of 30 June 2012; (e) where information about transfers under the scheme may be obtained.  (3) However, the notice must not state where the information may be obtained if the Minister considers that there is a need to protect confidentiality or privacy relating to the information.  (4) The withdrawn councils must, as soon as practicable after the gazettal, publish on each of their websites the information stated in the gazette notice and keep it so published for at least	'(2)	Minister must publish a gazette notice stating the following	11 12 13
(c) where copies of the statement can be obtained;  (d) that the scheme has effect from the day the notice is published, but that, under section 92AR, the retransfer will not take place until the end of 30 June 2012;  (e) where information about transfers under the scheme may be obtained.  (3) However, the notice must not state where the information may be obtained if the Minister considers that there is a need to protect confidentiality or privacy relating to the information.  (4) The withdrawn councils must, as soon as practicable after the gazettal, publish on each of their websites the information stated in the gazette notice and keep it so published for at least		(a) that the scheme has been made;	14
(d) that the scheme has effect from the day the notice is published, but that, under section 92AR, the retransfer will not take place until the end of 30 June 2012; 19  (e) where information about transfers under the scheme may be obtained. 21  '(3) However, the notice must not state where the information may be obtained if the Minister considers that there is a need to protect confidentiality or privacy relating to the information. 24  '(4) The withdrawn councils must, as soon as practicable after the gazettal, publish on each of their websites the information stated in the gazette notice and keep it so published for at least 27		(b) that the statement has been given;	15
published, but that, under section 92AR, the retransfer will not take place until the end of 30 June 2012;  (e) where information about transfers under the scheme may be obtained.  (3) However, the notice must not state where the information may be obtained if the Minister considers that there is a need to protect confidentiality or privacy relating to the information.  (4) The withdrawn councils must, as soon as practicable after the gazettal, publish on each of their websites the information stated in the gazette notice and keep it so published for at least 27		(c) where copies of the statement can be obtained;	16
may be obtained.  (3) However, the notice must not state where the information may be obtained if the Minister considers that there is a need to protect confidentiality or privacy relating to the information.  (4) The withdrawn councils must, as soon as practicable after the gazettal, publish on each of their websites the information stated in the gazette notice and keep it so published for at least 27		published, but that, under section 92AR, the retransfer	17 18 19
be obtained if the Minister considers that there is a need to protect confidentiality or privacy relating to the information.  (4) The withdrawn councils must, as soon as practicable after the gazettal, publish on each of their websites the information stated in the gazette notice and keep it so published for at least 27			20 21
gazettal, publish on each of their websites the information stated in the gazette notice and keep it so published for at least 27	'(3)	be obtained if the Minister considers that there is a need to	22 23 24
	'(4)	gazettal, publish on each of their websites the information stated in the gazette notice and keep it so published for at least	25 26 27 28

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'Subdivi	sion 4 Miscellaneous provision	1
'92BB Dis	charge of liabilities	2
'(1)	When the retransfer scheme takes effect, all of the following that exist at that time are discharged—	3 4
	(a) all of Allconnex's liabilities to a withdrawn council;	5
	(b) all liabilities from a withdrawn council to Allconnex other than Gold Coast City Council's liability to Allconnex under section 92BY.	6 7 8
'(2)	To remove any doubt, it is declared that subsection (1) does not limit or otherwise affect what may or must be provided for under the retransfer scheme.	9 10 11
	Note—	12
	See also division 3 (Miscellaneous provisions for retransfer documents).	13
<b>'Division</b>	2 Ministerial functions for retransfer	14
'92BC Rei	ransfer notice	15
'(1)	This section applies if the Minister is of the opinion that—	16
	(a) a requirement under division 1 has not been complied with; or	17 18
	(b) something done under the retransfer scheme ought to have been done differently; or	19 20
	(c) something ought not to have been done under the retransfer scheme.	21 22
'(2)	The Minister may, by gazette notice published on or before 30 June 2013 (a <i>retransfer notice</i> ), do all or any of the following—	23 24 25
	(a) everything or anything to ensure the retransfer happens;	26
	(b) anything that may be done by any of the parties to the retransfer scheme under the retransfer scheme;	27 28

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	(c) rectify or undo anything the Minister considers the retransfer scheme ought not to have done or ought to have done differently.	1 2 3
'(3)	A retransfer notice may include conditions applying to something done under the notice.	4 5
'(4)	If the Minister is satisfied it would be inappropriate for a particular matter to be stated in a retransfer notice (for example, because of its size or nature), the Minister may provide for it by including a reference in the retransfer notice to another document—	6 7 8 9 10
	(a) signed by the Minister; and	11
	(b) kept available for inspection at a place stated in the retransfer notice by the persons to whom the matter relates.	12 13 14
'(5)	A retransfer notice has effect on the day it is published in the gazette or a later stated day.	15 16
'92BD Ret	ransfer direction	17
'(1)	The Minister may, on or before 30 June 2013, give a direction (a <i>retransfer direction</i> ) to any of the following (a <i>relevant entity</i> ) to do anything the Minister considers necessary or desirable to achieve the retransfer—	18 19 20 21
	(a) Allconnex;	22
	(b) any of the withdrawn councils.	23
'(2)	Without limiting subsection (1), a retransfer direction may be about all or any of the following—	24 25
	(a) executing an instrument;	26
	(b) disclosing information;	27
	(c) for Allconnex, conferring particular employment conditions on its employees affected by the retransfer during a stated period, consistent with the retransfer staff support framework;	28 29 30 31

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		(d)	anything the Minister considers necessary to remedy a contravention of the retransfer staff support framework.	1 2
6	<b>'</b> (3)	A rei	transfer direction must be in writing and signed by the ster.	3
4	<b>'</b> (4)	If a r	elevant entity is given a retransfer direction—	5
		(a)	the entity must comply with the direction; and	6
		(b)	if the entity is Allconnex—its board must take the action necessary to ensure Allconnex complies with the direction.	7 8 9
		Maxi	mum penalty for subsection (4)—1000 penalty units.	10
(D:-:-		•		
<b>'Divis</b>	sion	3	Miscellaneous provisions for	11
			ratranctar dacilmante	
			retransfer documents	12
'92BE	Dis	charc		
'92BE	Dis		ge of liabilities	13
'92BE	Dis	'The	ge of liabilities  transfer of a liability under a retransfer document	13 14
'92BE	Dis	'The disch	ge of liabilities	13
'92BE	Dis	'The disch	ge of liabilities  transfer of a liability under a retransfer document larges the person from whom it is transferred from the	13 14 15
		'The disch liabil	ge of liabilities  transfer of a liability under a retransfer document larges the person from whom it is transferred from the	13 14 15
'92BF		'The disch liabil	transfer of a liability under a retransfer document arges the person from whom it is transferred from the ity to the extent provided for under the document.	13 14 15 16
'92BF	Effe	'The disch liabil	transfer of a liability under a retransfer document targes the person from whom it is transferred from the ity to the extent provided for under the document.  retransfer document ect to section 92EH, a retransfer document has effect ite any other law or a contract or other instrument.	13 14 15 16 17 18
'92BF	Effe	'The disch liabil ect of Subject despite Examp	transfer of a liability under a retransfer document targes the person from whom it is transferred from the ity to the extent provided for under the document.  retransfer document ect to section 92EH, a retransfer document has effect ite any other law or a contract or other instrument.	13 14 15 16 17 18 19
'92BF '	Effe	'The disch liabil	transfer of a liability under a retransfer document larges the person from whom it is transferred from the ity to the extent provided for under the document.  retransfer document ect to section 92EH, a retransfer document has effect ite any other law or a contract or other instrument.  ple— etransfer scheme or a retransfer notice may transfer a lease under the ide Act without the written approvals that would otherwise be	13 14 15 16 17 18 19 20 21

'Part 4		General provisions facilitating retransfer	
<b>'Division</b>	1	Preliminary	3
'92BG Ap <sub>l</sub>	'This 1	part, other than divisions 4 and 5, applies from the end June 2012.	4 5 6
<b>'Divisio</b> n	2	Default provisions	7
'Subdivi	sion 1	General provisions	8
'92BH Allo	connex	's service charges	9
'(1)		ection applies if no retransfer document provides for a Allconnex's successor in law for a service charge of enex.	10 11 12
'(2)		withdrawn councils are Allconnex's proportional joint sor for the charge.	13 14
<b>'</b> (3)	Howev	ver—	15
	()	he charge is payable only to the geographically-connected withdrawn council; and	16 17
	r	only the geographically-connected withdrawn council may bill for an uncollected service charge or collect that charge.	18 19 20
'(4)		bsection (3), a customer of the withdrawn council may ed by the council in its name, as if—	21 22
	(a) t	he council were Allconnex; and	23
		his chapter had not been enacted and, if Allconnex has been dissolved, Allconnex were still in existence.	24 25

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	'(5)	In this section—		
		billed includes imposed and levied.		
		service charge means an account, fee or charge (including any fixed access charge)—		
		(a) relating to performing Allconnex's functions as a service provider for any of Allconnex's customers; and	5 6	
		(b) that has, or could have, been billed by Allconnex.	7	
		uncollected service charge means a service charge—	8	
		(a) not billed before the end of 30 June 2012; and	9	
		(b) that, other than for this chapter or Allconnex's dissolution, could have been billed by Allconnex on or after that day.	10 11 12	
'92BI	Allo	connex's other assets and liabilities	13	
	'(1)	This section provides for who is the successor in law for the following if no retransfer document provides for that succession—	14 15 16	
		(a) an asset of Allconnex, other than a service charge under section 92BH;	17 18	
		(b) Allconnex's liabilities.	19	
	'(2)	If, under a transition document, the asset or liability was transferred from a withdrawn council to Allconnex, that council is the successor.	20 21 22	
	'(3)	Otherwise, the withdrawn councils are Allconnex's proportional joint successor for the asset or liability.	23 24	
	'(4)	Despite subsections (2) and (3), the Minister may, by a retransfer notice or retransfer direction, change the successor under the subsections.	25 26 27	

92BJ Allo	connex's replacement for proceedings	1
'(1)	This section applies if no retransfer document provides for who is to be Allconnex's replacement for a proceeding, including a proceeding that has ended.	2 3 4
'(2)	If, under a transition document, Allconnex became a party to the proceeding instead of a withdrawn council, that council is the replacement.	5 6 7
'(3)	If the proceeding is in the Planning and Environment Court or the Land Court and the proceeding is about land, the replacement is the geographically-connected withdrawn council.	8 9 10 11
'(4)	Otherwise, the withdrawn councils are Allconnex's proportional joint successor for the proceeding.	12 13
'(5)	The replacement may continue the proceeding instead of Allconnex.	14 15
92BK Pro	ceedings not started	16
'(1)	This section provides for who is Allconnex's replacement for a cause of action for which no proceeding has been started if no retransfer document provides for who is to be the replacement.	17 18 19 20
'(2)	If the proceeding could have been started in the Planning and Environment Court or the Land Court and the proceeding is about land, the replacement is the geographically-connected withdrawn council.	21 22 23 24
'(3)	Otherwise, the withdrawn councils are Allconnex's proportional joint successor for the cause of action.	25 26
'(4)	The replacement may start the proceeding instead of Allconnex.	27 28

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Subdivision 2		2	Provisions for infrastructure agreements and actions under Acts about planning	1 2 3
92BL Ap	plicat	tion o	of sdiv 2	4
'(1)	This	subdi	vision applies if—	5
	(a)	Allc	onnex is a party to an infrastructure agreement; and	6
	(b)	eithe	er of the following apply—	7
		(i)	a retransfer document transfers water infrastructure subject to the infrastructure agreement to a withdrawn council;	8 9 10
		(ii)	the infrastructure agreement provides for water infrastructure for a withdrawn council's local government area.	11 12 13
'(2)			ivision also applies for an Allconnex infrastructure atter or if—	14 15
	(a)		onnex has, under section 77B or 77J, assumed, or is n to have the benefit of, a right or liability—	16 17
		(i)	to which the section applies; and	18
		(ii)	that relates to the infrastructure agreement; or	19
	(b)		as been agreed under section 77E or 77K that onnex has a share of—	20 21
		(i)	a matter mentioned in section 77E(1); or	22
		(ii)	a liability to which section 77K applies.	23
'(3)			mentioned in subsection (2) is an <i>Allconnex</i> matter.	24 25
'(4)			ivision applies subject to any retransfer document Allconnex.	26 27

92BM No	vation if only 1 successor	1		
'(1)	This section applies if there is only 1 successor.			
'(2)	The successor—	3		
	(a) becomes a party to the agreement instead of Allconnex; and	4 5		
	(b) assumes all of Allconnex's rights and liabilities—	6		
	(i) under the agreement; or	7		
	(ii) that relate to an Allconnex planning matter.	8		
'(3)	The agreement may be enforced by the successor as if it were Allconnex.	9 10		
'(4)	A right or liability assumed under subsection (2)—	11		
	(a) may be discharged only by the discharging of it to the successor; and	12 13		
	(b) may be enforced only by the successor.	14		
92BN Ne	gotiation required if more than 1 successor	15		
'(1)	This section applies if there is more than 1 successor.	16		
'(2)	The successors must negotiate in good faith to reach an agreement about the extent to which each of them are to share all of Allconnex's following rights and liabilities—	17 18 19		
	(a) those under the agreement;	20		
	(b) those relating to all Allconnex planning matters;	21		
	(c) for any costs incurred because of enforcement mentioned in section 77C;	22 23		
	(d) for any costs, damage, liability or loss incurred because of section 77D(2).	24 25		
'(3)	The agreement may provide for how the shares of the rights and liabilities may be discharged or enforced.	26 27		

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'(4)	If, after the negotiation, the councils are still in dispute about a matter mentioned in subsection (1), any of the councils may refer the dispute to the Minister.	1 2 3
'(5)	The Minister may resolve the dispute using any process the Minister considers appropriate that affords natural justice to the councils.	4 5 6
	Example of a process—	7
	an arbitration process applying sections 92CF to 92CK	8
'(6)	The Minister may delegate the Minister's functions under subsection (5) to an appropriately qualified public service officer.	9 10 11
92BO Effe	ect of negotiated agreement or Minister's decision	12
'(1)	This section applies for an agreement between successors or a decision under section 92BN about a right or liability required to be negotiated under that section.	13 14 15
'(2)	The agreement or decision binds—	16
	(a) the successors; and	17
	(b) anyone else—	18
	(i) against whom the right is exercisable; or	19
	(ii) to whom the liability is owed.	20
'(3)	However, subsection (2)(b) only applies to the other person from when the person is given notice of the agreement or decision.	21 22 23
92BP Dis	charge of Allconnex	24
	'Allconnex ceases to be bound by the agreement and is discharged from any further liability under it or for an Allconnex planning matter.	25 26 27

South-East Queensland Water	(Distribution and Retail Restructuring	) and Other Legislation
Amendment Bill 2011	`	,

Part 2 Amendment of South-East Queensland Water (Distribution and Retail Restructuring) Act 2009
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'92BQ Oth	er necessary changes to be made for transition	1
'(1)	This section applies subject to the other provisions of this division.	2 3
'(2)	References in the agreement to Allconnex are taken to be changed to reflect any necessary changes for the retransfer.	4 5
'92BR Pro	vision for things done before retransfer	6
	'The transfer of water infrastructure under a retransfer document does not affect the validity of any of the following done before the transfer—	7 8 9
	(a) a matter mentioned in section 77H;	10
	(b) the enforcement of a right or the discharge of a liability mentioned in sections 77A to 77D.	11 12
<b>'Division</b>	3 Information provisions	13
'92BS Aut	horised exchange of information	14
<b>'92BS Aut</b> '(1)	horised exchange of information  A party to the retransfer may exchange information with another party if the exchange is necessary or desirable for any withdrawn council's service provider functions.	14 15 16 17
	A party to the retransfer may exchange information with another party if the exchange is necessary or desirable for any	15 16
	A party to the retransfer may exchange information with another party if the exchange is necessary or desirable for any withdrawn council's service provider functions.	15 16 17
	A party to the retransfer may exchange information with another party if the exchange is necessary or desirable for any withdrawn council's service provider functions.  Example—  Allconnex may give its successor for one of its customers personal information about the customer, including, for example, that the	15 16 17 18 19 20
'(1) '(2)	A party to the retransfer may exchange information with another party if the exchange is necessary or desirable for any withdrawn council's service provider functions.  Example—  Allconnex may give its successor for one of its customers personal information about the customer, including, for example, that the customer is a pensioner and therefore eligible for rebates and subsidies.  No consent of a customer or anyone else is required for the giving of the information or for a withdrawn council to whom	15 16 17 18 19 20 21 22 23

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٢	(2)	The party may use the information for any of the following (a <i>relevant purpose</i> )—	1 2
		(a) the retransfer;	3
		(b) the performance of all or any withdrawn council's service provider functions.	4 5
•	(3)	The party may disclose the information to any of the following for a relevant purpose—	6 7
		(a) a person involved in the retransfer;	8
		(b) a withdrawn council or any of its councillors, employees or agents.	9 10
٠	(4)	Allconnex or the withdrawn councils must comply with a request by the Minister to disclose information mentioned in subsections (1) to (3) to someone else.	11 12 13
•	(5)	To remove any doubt, it is declared that a person may disclose or use information to comply with a retransfer document.	14 15
۷	(6)	A person who, acting honestly, discloses or uses information under this section is not liable civilly, criminally or under an administrative process for the disclosure or use.	16 17 18
'92BU	Prov	vision for continued access to Allconnex's records	19
٠		This section applies to Allconnex's infrastructure charges register and approved inspection program.	20 21
۲	(2)	Chapter 5, part 1 applies to Allconnex's successor as if the register and program were its records of the same type under that part.	22 23 24
'92BV		ationship with Information Privacy Act 2009 and ht to Information Act 2009	25 26
		'This division applies despite the <i>Information Privacy Act</i> 2009 and the <i>Right to Information Act</i> 2009.	27 28

<b>'Division</b>	4	Withdrawal costs	1
'Subdivi	sion	1 Preliminary	2
'92BW Wh	at are	e withdrawal costs	3
'(1)		drawal costs, for Allconnex or a withdrawn council, are it incurs, or will incur, because of any of the following—	4 5
	(a)	it becoming, or ceasing to be, a service provider;	6
	(b)	a withdrawn council's commercialisation of a significant business or creation of a commercial business unit under section 92AJ;	7 8 9
	(c)	the retransfer scheme;	10
	(d)	the retransfer;	11
	(e)	complying with any retransfer document;	12
	(f)	Allconnex's dissolution;	13
	(g)	any matter consequential or incidental to a matter mentioned in paragraphs (a) to (f);	14 15
	(h)	any other matter relating to the matters mentioned in paragraphs (a) to (g) prescribed under a regulation.	16 17
'(2)	How	ever, withdrawal costs do not include costs—	18
	(a)	for anticipated or actual revenue or profits; or	19
	(b)	for a failure to realise anticipated savings; or	20
	(c)	that a withdrawn council (or any of its predecessors) would ordinarily incur as a service provider or local government had this Act never been enacted; or	21 22 23
	(d)	of a type prescribed under a regulation.	24
'(3)	In thi	is section—	25
	costs	includes—	26
	(a)	loss or damage; and	27

		(b) costs that Allconnex or a withdrawn council incurs or will incur for services they provide for themselves.	1 2
'Sub	divi	sion 2 Entitlements	3
'92BX	Go!	ld Coast City Council bears its own withdrawal	4 5
		'Gold Coast City Council must bear its own withdrawal costs and any costs mentioned in section 92BW(2).	6 7
'92BY	/ Allo	connex's withdrawal costs	8
	'(1)	Subject to sections 92CB and 92CC, the Gold Coast City Council must pay Allconnex's withdrawal costs.	9 10
	'(2)	For this chapter or any retransfer document, the entitlement under subsection (1) is an asset of Allconnex.	11 12
	<b>'</b> (3)	The payment must be made to—	13
		(a) until the retransfer scheme takes effect—Allconnex; or	14
		(b) otherwise—Alloconnex's successor to the asset under any retransfer document or section 92BI.	15 16
'92BZ	Z Oth	ner withdrawn councils	17
		'Subject to sections 92CB and 92CC, the Gold Coast City Council must pay the other withdrawn councils' withdrawal costs.	18 19 20
'92C <i>F</i>	A Cla	iming withdrawal costs	21
		'An amount may be claimed for all or a part of a liability under this subdivision or for a period to which it relates.	22 23

South-East Queensland Water (Distribution and Retail Restructuring) and Other Legislation Amendment Bill 2011

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

	Exam	pple—	1
	for	other withdrawn council may bill Gold Coast City Council monthly consultancy fees for creating a billing system to comply with this t as a service provider.	2 3 4
'92CB Dut	ty to	mitigate	5
	steps	connex or a withdrawn council must take all reasonable is to mitigate the amount of the Gold Coast City Council's lity to them under this subdivision.	6 7 8
'92CC Lim	nitatio	on period	9
		liability of the Gold Coast City Council under this livision ends on 30 June 2013, unless—	10 11
	(a)	the council and the entity to whom it is owed have entered into a written contract under which any unpaid amount for the liability is agreed to be paid by the Gold Coast City Council to the entity as a debt; or	12 13 14 15
	(b)	either the council or the entity has given the other a notice of its intention to refer a dispute about the amount of a liability to an arbitrator under subdivision 3.	16 17 18
'92CD Exc	clusio	ons	19
'(1)		Commercial Arbitration Act 1990 does not apply to a ute mentioned in subsection 92CC(b).	20 21
'(2)		her the fact of a liability under this subdivision nor its unt is justiciable by a court or tribunal.	22 23
'(3)		section (2) does not apply to a proceeding to enforce a ract mentioned in section 92CC(a).	24 25

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'Subdivi	ion 3 Arbitration	1
92CE App	lication of sdiv 3	2
'(1)	This subdivision applies if there is a dispute between the Gold Coast City Council and another withdrawn council (the <i>claimant</i> ) about the amount of—	3 4 5
	(a) a liability of the Gold Coast City Council to the claimant or for Allconnex's costs under subdivision 2; or	6 7
	(b) a part of the liability or a period to which it relates.	8
'(2)	This subdivision continues to apply after Allconnex's dissolution.	9 10
'(3)	The Gold Coast City Council and the claimant are each a <i>party</i> to the dispute.	11 12
92CF Ref	erral to arbitrator	13
'(1)	Either party to the dispute may, by notice, refer the dispute to an arbitrator—	14 15
	(a) agreed between the parties to the dispute; or	16
	(b) if the parties can not agree—appointed for them by The Institute of Arbitrators & Mediators Australia Limited ACN 008 520 045.	17 18 19
'(2)	A person can not be appointed under subsection (1)(b) if—	20
	(a) the person has a direct or indirect interest in the dispute; and	21 22
	(b) the interest could conflict with the appropriate performance of an arbitrator's functions concerning the dispute.	23 24 25
92CG Co	duct of arbitration	26
'(1)	A regulation may provide for how the arbitration must be conducted.	27 28

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(2)	Subject to the regulation, the arbitrator—	1
	(a) may conduct the arbitration in the way the arbitrator considers appropriate; and	2 3
	(b) is not bound by the rules of evidence and may inform himself or herself in the way he or she considers appropriate.	4 5 6
'(3)	Evidence about the dispute may be given to the arbitrator in the way the arbitrator considers appropriate.	7 8
'(4)	The arbitrator and the parties to the arbitration must, in conducting the arbitration, make all reasonable endeavours to ensure the arbitration ends before 1 December 2013.	9 10 11
'92CH Ord	linary protection and immunity allowed	12
'(1)	The arbitrator has, in arbitrating the dispute, the same protection and immunity as a Supreme Court judge performing the functions of a judge.	13 14 15
'(2)	A party and any lawyer or other agent representing the party has the same protection and immunity the party would have if the arbitration were a proceeding being heard before the Supreme Court.	
'(3)	A document produced at, or used for, the arbitration has the same protection during the arbitration it would have if produced before the Supreme Court.	
'92CI Orc	ders	23
'(1)	The arbitrator must make an order fixing the amount of the liability.	24 25
'(2)	The arbitrator may—	26
	(a) make any other incidental or consequential orders the arbitrator considers appropriate; or	27 28
	(b) make an order, or decline to make an order, for costs of the arbitration.	29 30

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'92CJ Ord	der final	1
'(1)	An order made by the arbitrator binds each party.	2
'(2)	A party can not apply for review of, or appeal against, the order.	3 4
'92CK Ho	w order enforced	5
'(1)	A party may enforce an order made by the arbitrator by filing it in the Supreme Court.	6 7
'(2)	On the filing, the order is taken to be a judgment of that court.	8
<b>'Divisio</b> n	5 Other provisions	9
	plication of Judicial Review Act 1991 to particular cisions	10 11
'(1)	The <i>Judicial Review Act 1991</i> , parts 3, 4 and 5, other than section 41(1), do not apply to a decision made, or purportedly made, by the Minister to—	12 13 14
	(a) give a retransfer notice or retransfer direction; or	15
	(b) approve the retransfer staff support framework.	16
'(2)	In this section—	17
	<i>decision</i> includes a decision or conduct leading up to or forming part of the process of making a decision.	18 19
'92CM Eff	ect on legal relationships	20
'(1)	Nothing done under this chapter, including a thing done under, or in compliance with, a retransfer document—	
	(a) makes a relevant entity liable for a civil wrong or a contravention of a law or for a breach of a contract or confidence; or	23 24 25
	(b) makes a relevant entity in breach of any instrument, including an instrument prohibiting, restricting or	26 27

		regulating the assignment, novation or transfer of a right or liability or the disclosure of information; or	1 2
	(c)	is taken to fulfil a condition that—	3
		(i) allows a person to terminate an instrument or obligation or modify the operation or effect of an instrument or obligation; or	4 5 6
		(ii) allows a person to enforce an obligation contained in an instrument or requires a person to perform an obligation contained in an instrument; or	7 8 9
		(iii) requires any money to be paid before its stated maturity; or	10 11
	(d)	releases a surety or other obligee, wholly or partly, from an obligation.	12 13
'(2)	of a chap cons	person would be necessary to do something under this ter, the advice is taken to have been obtained or the ent or approval is taken to have been given onditionally.	14 15 16 17 18
'(3)	nece	part from this Act, giving notice to a person would be ssary to do something under this chapter, the notice is a to have been given.	19 20 21
'(4)	In th	is section—	22
	relev	vant entity means all or any of the following—	23
	(a)	the State or an employee or agent of the State;	24
	(b)	a withdrawn council or any of its councillors, employees or agents;	25 26
	(c)	Allconnex, a member of its board or an employee or agent of Allconnex.	27 28
'92CN Ref	eren	ces to Allconnex	29
	matte	an Act or document, a reference to Allconnex about a er may, if the context permits, be taken to be a reference successor for the matter.	30 31 32

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'92CO Re	gistering authority to register or record transfer	1
'(1)	A registering authority must, on application by a withdrawn council, register or record in the appropriate way a transfer, under this chapter, of a particular asset, liability or instrument to the council.	2 3 4 5
'(2)	The application must—	6
	(a) for land—be a request to the registering authority in the appropriate form; or	7 8
	(b) otherwise—be written and give all the information that under any relevant law would be required to register the transfer.	9 10 11
'(3)	Subject to subsection (2), if the transfer is of a motor vehicle, the parties to the transfer are exempt from complying with any procedure under the following that, apart from this section, they would have been required to comply with to register the transfer—	12 13 14 15 16
	(a) the Petroleum and Gas (Production and Safety) Act 2004;	17 18
	(b) the Transport Operations (Road Use Management) Act 1995.	19 20
'(4)	In this section—	21
	parties means Allconnex and the withdrawn council.	22
	<i>procedure</i> includes the giving of a certificate or other document.	23 24
	<i>registering authority</i> means the registrar or another entity required or authorised by law to register or record transactions affecting or relating to assets, liabilities or instruments.	25 26 27
'92CP No	n-liability for State taxes, charges or fees	28
'(1)	Allconnex and the withdrawn councils are not liable to pay any of the following relating to anything done under a retransfer document—	29 30 31
	(a) a tax under the <i>Duties Act 2001</i> or another Act;	32

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	(b) a charge or fee under the Land Act, Land Title Act, <i>Transport Operations (Road Use Management) Act</i> 1995, Water Act or another Act.	1 2 3
'(2)	In this section—	4
	tax includes duty, impost and levy.	5
'92CQ Tax	equivalents	6
	'Section 100(3) ceases to apply to Allconnex for any function performed by it after the end of 30 June 2012, but continues to apply for all functions it performs before that time.	7 8 9
'92CR Exis	sting trade waste compliance notices	10
'(1)	A discharge compliance notice given by Allconnex is taken to have been given by its successor for the matter the subject of the notice when it was given by Allconnex.	11 12 13
'(2)	Section 53DL applies as if the successor were a distributor-retailer.	14 15
'Part 5	Provisions for other laws and	16
i ait 5	instruments	17
'Division	1 Preliminary	18
'92CS App	plication of pt 5	19
	'This part applies from the end of 30 June 2012.	20

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'Division	2 Water Act	1
92CT Pro	vision for market rules	2
'(1)	A withdrawn council becomes a registered grid participant in the grid customer and distribution service provider categories under the market rules under the Water Act.	3 4 5
'(2)	All instruments under the market rules applying to distributor-retailers are taken to apply to a withdrawn council for its local government area.	6 7 8
'(3)	Allconnex ceases to be a grid customer under the market rules.	9 10
92CU Nev	w grid contract documents for withdrawn councils	11
'(1)	This section applies if Allconnex is a party to a grid contract document under the Water Act (the <i>old contract</i> ).	12 13
'(2)	On 1 July 2012, each withdrawn council is taken to have become a party to a grid contract document under the Water Act (a <i>new contract</i> ) instead of Allconnex.	14 15 16
'(3)	The provisions of each new contract are those of the old contract other than for changes necessary to reflect—	17 18
	(a) the withdrawn council being a party; and	19
	(b) the contract applying only for the withdrawn council's local government area.	20 21
'(4)	To remove any doubt, it is declared that this section does not alter or affect the power, under the Water Act, section 360ZDD, of the Minister administering that Act to amend the new contract.	22 23 24 25
92CUA W	ater efficiency management plans	26
'(1)	A notice under the WEMP provisions from Allconnex to a relevant customer is taken to have been given by Allconnex's successor when Allconnex gave the notice.	27 28 29

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'(2)	A WEMP given to Allconnex and not approved by it is taken to have been given to its successor on 1 July 2012.	1 2
'(3)	An approved WEMP for Allconnex's geographic area is taken to be have been approved by its successor when it was approved.	3 4 5
'(4)	An application under the WEMP provisions to Allconnex that has not been decided is taken to have been made to Allconnex's successor on 1 July 2012.	6 7 8
'(5)	A liability or obligation under the WEMP provisions from a relevant customer to Allconnex is taken to be a liability or obligation to its successor when the liability or obligation first became owing to Allconnex.	9 10 11 12
'(6)	In this section—	13
	<b>WEMP</b> means a water efficiency management plan under the WEMP provisions.	14 15
	<b>WEMP provisions</b> means the Water Act, chapter 2A, part 5, division 3.	16 17
92CUB	Migration of other actions	18
<b>92CUB</b> '(1)	_	18 19 20 21
	This section applies for an action taken by Allconnex under the Water Act about its geographic area functions to which section 92CUA does not apply.	19 20
'(1)	This section applies for an action taken by Allconnex under the Water Act about its geographic area functions to which section 92CUA does not apply.  The action is taken to have been taken by Allconnex's successor when it was taken by Allconnex.	19 20 21 22
"(1) "(2)	This section applies for an action taken by Allconnex under the Water Act about its geographic area functions to which section 92CUA does not apply.  The action is taken to have been taken by Allconnex's successor when it was taken by Allconnex.	19 20 21 22 23
"(1) "(2)	This section applies for an action taken by Allconnex under the Water Act about its geographic area functions to which section 92CUA does not apply.  The action is taken to have been taken by Allconnex's successor when it was taken by Allconnex.  However, subsection (2)—  (a) is subject to the other provisions of this chapter and all	19 20 21 22 23 24 25
"(1) "(2)	This section applies for an action taken by Allconnex under the Water Act about its geographic area functions to which section 92CUA does not apply.  The action is taken to have been taken by Allconnex's successor when it was taken by Allconnex.  However, subsection (2)—  (a) is subject to the other provisions of this chapter and all retransfer documents; and  (b) does not affect the successor's power under the <i>Acts Interpretation Act 1954</i> , section 24AA to amend or repeal a decision.	19 20 21 22 23 24 25 26 27 28

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<b>'Division</b>	3	Water Supply Act	1
<b>'Subdivis</b>	sion 1	Existing trade waste and seepage approvals	2 3
'92CV Exis	sting trade	waste and seepage water approvals	4
'(1)	an <i>existing</i> been given	raste approvals and seepage water approvals (each approval) given by Allconnex are taken to have by its successor for the water infrastructure the he approval.	5 6 7 8
'(2)	Subsection	(3) applies if—	9
	section	nnex is required under the Water Supply Act, on 185 to give an approval holder a notice ding the holder's approval; and	10 11 12
	(b) it has	not given that notice.	13
'(3)		s successor for the approval must give the notice as cticable after it becomes aware of the requirement.	14 15
	ver to ame	nd existing trade waste approvals for poses	16 17
'(1)	water appro	n applies for a trade waste approval or seepage oval (each an <i>existing approval</i> ) that, under section is taken to have been given by a withdrawn council.	18 19 20
'(2)	amend the	subsections (3) and (4), the withdrawn council may existing approval to ensure the consistency of all provals of the same type given for its local t area.	21 22 23 24
'(3)	An amendr July 2013.	ment under subsection (2) can not be made after 1	25 26
'(4)	Section 53A	AH applies to the amendment—	27
	(a) as if and	the withdrawn council were a distributor-retailer;	28 29

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	(b) as if the amendment were a consistency amendment; and	1 2
	(c) with other necessary changes.	3
'(5)	The withdrawn council may, by notice, also amend an existing approval to make any change necessary to reflect that the approval is being given by it instead of Allconnex.	4 5 6
'Subdivi	sion 2 Other matters	7
'92CX Mig	gration of applications	8
'(1)	An application made to Allconnex concerning its geographic area functions that has not been decided is taken to have been made to its successor for the application on 1 July 2012.	9 10 11
'(2)	In this section—	12
	application includes—	13
	(a) a request under the Water Supply Act, section 167 to connect to Allconnex's infrastructure; and	14 15
	(b) an application for a trade waste approval or seepage water approval.	16 17
ʻ92CY Mig	gration of Allconnex's actions	18
'(1)	This section applies for an action taken by Allconnex under the Water Supply Act about its geographic area functions.	19 20
'(2)	The action is taken to have been taken by Allconnex's successor when it was taken by Allconnex.	21 22
'(3)	However, subsection (2)—	23
	(a) is subject to the other provisions of this chapter and all retransfer documents; and	24 25
	(b) does not affect the successor's power under the <i>Acts Interpretation Act 1954</i> , section 24AA to amend or repeal a decision.	26 27 28

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'(4)	Subsection (2) ceases to apply for a document on—	1
	(a) 1 July 2013; or	2
	(b) if, before 1 July 2013, a later day is prescribed under a regulation—the later day.	3 4
'(5)	In this section—	5
	<i>action</i> includes the making or giving of a decision, notice or other document.	6 7
'92CZ Co	mpliance and other notices	8
'(1)	This section applies for any of the following notices under the Water Supply Act given to Allconnex that have not been complied with—	9 10 11
	(a) a compliance notice;	12
	(b) an information notice;	13
	(c) a regulator notice.	14
'(2)	The notice is taken to have been given to Allconnex's successor for the matter the subject of the notice on 1 July 2012.	15 16 17
'92DA Pla	ns under the Water Supply Act—generally	18
'(1)	The following provisions of the Water Supply Act do not apply to a withdrawn council—	
	(a) sections 106 to 109, other than to the extent the sections provide for any matter about the withdrawn council's drinking water quality management plan;	21 22 23
	(b) chapter 2, part 4, division 6.	24
'(2)	The following provisions of the Water Supply Act do not apply to a withdrawn council that has a water netserv plan—	25 26
	(a) chapter 2, part 4, divisions 1 and 2;	27

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	(b) chapter 2, part 4, division 4, other than to the extent the division provides for any matter about the withdrawn council's drinking water quality management plan.	1 2 3
	ovision about service areas—after water netserv in is in effect	4 5
'(1)	This section applies to a withdrawn council from the day the withdrawn council has a water netsery plan.	6 7
'(2)	The Water Supply Act, chapter 2, part 5, division 2 does not apply to the withdrawn council.	8 9
'(3)	For applying the Water Supply Act, chapter 2, part 5, divisions 3 to 5, a reference in the divisions to a service area is, for a withdrawn council, a reference to its connection area.	10 11 12
'92DC Str	ategic asset management plan	13
'(1)	This section applies for the Water Supply Act, chapter 2, part 4, division 1 in relation to a withdrawn council, until the council has a water netsery plan.	14 15 16
'(2)	The existing strategic asset management plan for Allconnex's registered services becomes a withdrawn council's approved strategic asset management plan for its local government area.	17 18 19
'(3)	The Water Supply Act, sections 73 and 74 do not apply to a withdrawn council.	20 21
'92DD Re	cycled water management plan	22
'(1)	This section applies for the Water Supply Act, chapter 3, part 2.	23 24
'(2)	Allconnex's recycled water management plan for Allconnex's recycled water schemes becomes a withdrawn council's approved recycled water management plan for the council's recycled water schemes.	25 26 27 28

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

	[s 23]	
'92DE Sys	stem leakage management plans	1
'(1)	This section applies for the Water Supply Act, chapter 2, part 4, division 2 in relation to a withdrawn council until the council has a water netserv plan.	2 3 4
'(2)	Allconnex's approved system leakage management plan becomes the withdrawn council's existing system leakage management plan to the extent that plan applied for its local government area.	5 6 7 8
'(3)	The Water Supply Act, sections 82 and 87 do not apply to the withdrawn council.	9 10
ʻ92DF Drii	nking water quality management plan	11
'(1)	This section applies for the Water Supply Act, chapter 2, part 4, division 3, subdivision 1 in relation to a withdrawn council until it has an approved drinking water quality management plan under that Act.	12 13 14 15
'(2)	The existing drinking water quality management plan for Allconnex's drinking water service becomes the withdrawn council's approved drinking water quality management plan.	16 17 18
'Division	4 Water EPP	19
'92DG Tra	de waste plans and managing wastewater services	20
'(1)	From the day a withdrawn council has a water netserv plan, the water EPP, section 20 ( <i>section 20</i> ) and section 22 ( <i>section 22</i> ) do not apply to the council as a sewerage service provider.	21 22 23
'(2)	Until that day—	24
	(a) Allconnex's trade waste management plan becomes a withdrawn council's trade waste management plan; and	25 26
	(b) each withdrawn council must, in managing its wastewater service, have regard to the provisions about the matters that, under section 20, are included in the	27 28 29

plan.

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are taken to be a large local government.  '(5) In this section—  trade waste management plan means an environmental plan about trade waste management under section 22.  'Division 5  Amending particular documents to reflect transition  '92DH Amendment power  '(1) The parties to a multi-area document may, until 1 July 2013, amend the document in a way that reflects the retransfer.  '(2) The power under subsection (1)—  (a) is subject to the other provisions of this part; and  (b) is exercisable in the same way, and subject to the same conditions, as the power to make the document.  '(3) In this section—  multi-area document means a document made under an Act relating to the former water services or wastewater services of Allconnex, including, for example, any of the following—  (a) a drinking water quality management plan;  (b) a recycled water management plan under the Water Supply Act;  (c) a strategic asset management plan under the Water Supply Act;  (d) an approved protocol under the market rules under the	(3)	Secti	ion 20 and section 22 cease to apply to Allconnex.	1
trade waste management plan means an environmental plan about trade waste management under section 22.  (Division 5 Amending particular documents to reflect transition  (1) The parties to a multi-area document may, until 1 July 2013, amend the document in a way that reflects the retransfer.  (2) The power under subsection (1)—  (a) is subject to the other provisions of this part; and  (b) is exercisable in the same way, and subject to the same conditions, as the power to make the document.  (3) In this section—  multi-area document means a document made under an Act relating to the former water services or wastewater services of Allconnex, including, for example, any of the following—  (a) a drinking water quality management plan;  (b) a recycled water management plan under the Water Supply Act;  (c) a strategic asset management plan under the Water Supply Act;  (d) an approved protocol under the market rules under the	'(4)			2 3
about trade waste management under section 22.  (Division 5 Amending particular documents to reflect transition  (92DH Amendment power  (1) The parties to a multi-area document may, until 1 July 2013, amend the document in a way that reflects the retransfer.  (2) The power under subsection (1)—  (a) is subject to the other provisions of this part; and  (b) is exercisable in the same way, and subject to the same conditions, as the power to make the document.  (3) In this section—  multi-area document means a document made under an Act relating to the former water services or wastewater services of Allconnex, including, for example, any of the following—  (a) a drinking water quality management plan;  (b) a recycled water management plan under the Water Supply Act;  (c) a strategic asset management plan under the Water Supply Act;  (d) an approved protocol under the market rules under the	'(5)	In th	is section—	4
reflect transition  (92DH Amendment power  (1) The parties to a multi-area document may, until 1 July 2013, amend the document in a way that reflects the retransfer.  (2) The power under subsection (1)—  (a) is subject to the other provisions of this part; and  (b) is exercisable in the same way, and subject to the same conditions, as the power to make the document.  (3) In this section—  multi-area document means a document made under an Act relating to the former water services or wastewater services of Allconnex, including, for example, any of the following—  (a) a drinking water quality management plan;  (b) a recycled water management plan under the Water Supply Act;  (c) a strategic asset management plan under the Water Supply Act;  (d) an approved protocol under the market rules under the			<b>9 1</b>	5 6
'(1) The parties to a multi-area document may, until 1 July 2013, amend the document in a way that reflects the retransfer.  '(2) The power under subsection (1)—  (a) is subject to the other provisions of this part; and  (b) is exercisable in the same way, and subject to the same conditions, as the power to make the document.  '(3) In this section—  **multi-area document** means a document made under an Act relating to the former water services or wastewater services of Allconnex, including, for example, any of the following—  (a) a drinking water quality management plan;  (b) a recycled water management plan under the Water Supply Act;  (c) a strategic asset management plan under the Water Supply Act;  (d) an approved protocol under the market rules under the	'Division	5		7 8
amend the document in a way that reflects the retransfer.  '(2) The power under subsection (1)—  (a) is subject to the other provisions of this part; and  (b) is exercisable in the same way, and subject to the same conditions, as the power to make the document.  '(3) In this section—  **multi-area document** means a document made under an Act relating to the former water services or wastewater services of Allconnex, including, for example, any of the following—  (a) a drinking water quality management plan;  (b) a recycled water management plan under the Water Supply Act;  (c) a strategic asset management plan under the Water Supply Act;  (d) an approved protocol under the market rules under the	92DH Am	endn	nent power	9
<ul> <li>(a) is subject to the other provisions of this part; and</li> <li>(b) is exercisable in the same way, and subject to the same conditions, as the power to make the document.</li> <li>'(3) In this section—  multi-area document means a document made under an Act relating to the former water services or wastewater services of Allconnex, including, for example, any of the following—  (a) a drinking water quality management plan;</li> <li>(b) a recycled water management plan under the Water Supply Act;</li> <li>(c) a strategic asset management plan under the Water Supply Act;</li> <li>(d) an approved protocol under the market rules under the</li> </ul>	'(1)		± • • • • • • • • • • • • • • • • • • •	10 11
<ul> <li>(b) is exercisable in the same way, and subject to the same conditions, as the power to make the document.</li> <li>'(3) In this section—  multi-area document means a document made under an Act relating to the former water services or wastewater services of Allconnex, including, for example, any of the following—  (a) a drinking water quality management plan;</li> <li>(b) a recycled water management plan under the Water Supply Act;</li> <li>(c) a strategic asset management plan under the Water Supply Act;</li> <li>(d) an approved protocol under the market rules under the</li> </ul>	'(2)	The	power under subsection (1)—	12
conditions, as the power to make the document.  '(3) In this section—  **multi-area document** means a document made under an Act relating to the former water services or wastewater services of Allconnex, including, for example, any of the following—  (a) a drinking water quality management plan;  (b) a recycled water management plan under the Water Supply Act;  (c) a strategic asset management plan under the Water Supply Act;  (d) an approved protocol under the market rules under the		(a)	is subject to the other provisions of this part; and	13
<ul> <li>multi-area document means a document made under an Act relating to the former water services or wastewater services of Allconnex, including, for example, any of the following— <ul> <li>(a) a drinking water quality management plan;</li> <li>(b) a recycled water management plan under the Water Supply Act;</li> <li>(c) a strategic asset management plan under the Water Supply Act;</li> <li>(d) an approved protocol under the market rules under the</li> </ul> </li> </ul>		(b)		14 15
relating to the former water services or wastewater services of Allconnex, including, for example, any of the following—  (a) a drinking water quality management plan;  (b) a recycled water management plan under the Water Supply Act;  (c) a strategic asset management plan under the Water Supply Act;  (d) an approved protocol under the market rules under the	'(3)	In th	is section—	16
<ul> <li>(b) a recycled water management plan under the Water Supply Act;</li> <li>(c) a strategic asset management plan under the Water Supply Act;</li> <li>(d) an approved protocol under the market rules under the</li> </ul>		relati	ing to the former water services or wastewater services of	17 18 19
Supply Act;  (c) a strategic asset management plan under the Water Supply Act;  (d) an approved protocol under the market rules under the		(a)	a drinking water quality management plan;	20
Supply Act;  (d) an approved protocol under the market rules under the		(b)	• •	21 22
		(c)		23 24
		(d)	** *	25 26

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'Divisio	n 6 Planning Act	1
'92DI C	essation of Allconnex's functions	2
'(1)	The following things under the Planning Act cease—	3
	(a) Allconnex's concurrence agency functions;	4
	(b) Allconnex's functions under chapter 9, part 7A;	5
	(c) all of Allconnex's other functions as a distributor-retailer;	6 7
	(d) a withdrawn council's obligations relating to Allconnex.	8
'(2)	Subsection (3) applies if—	9
	(a) Allconnex has functions—	10
	(i) as a concurrence agency for a development application; or	11 12
	(ii) for a request for compliance assessment; and	13
	(b) those functions were required to be, or could have been, performed but had not been performed.	14 15
'(3)	The functions merge into Allconnex's successor's function as the assessment manager for the application or as the compliance assessor for the request.	16 17 18
'(4)	The Planning Act, chapter 8, part 1 ceases to apply to Allconnex as a distributor-retailer.	19 20
	ontinued effect of non-application of planning chemes under s 78A	21 22
	'To remove any doubt, it is declared that nothing in this chapter prevents the continued effect of section 78A for development in the SEQ region.	23 24 25

'Division	Acquisition of Land Act	1
'92DK Exi	sting acquisitions	2
'(1)	This section applies to land acquired by Allconnex as a constructing authority under the Acquisition of Land Act.	3 4
'(2)	If the land is transferred to a withdrawn council under this chapter, for section 41 of that Act the council is the constructing authority that acquired that land on the day it was acquired.	5 6 7 8
'92DL Acc	quisitions interrupted by retransfer scheme or ice	9 10
'(1)	This section applies if Allconnex has—	11
	(a) served a notice of intention to resume to take land as a constructing authority under the Acquisition of Land Act; or	12 13 14
	(b) entered into an agreement to take land under that Act.	15
'(2)	A withdrawn council may by notice given to each affected person decide to continue the taking.	16 17
'(3)	The notice must state—	18
	(a) that the withdrawn council has become the constructing authority for the taking; and	19 20
	(b) its address for service of documents.	21
'(4)	On the giving of the notice, for the Acquisition of Land Act—	22
	(a) the withdrawn council becomes the constructing authority for the taking; and	23 24
	(b) Allconnex's rights and obligations concerning the taking end.	25 26
'(5)	However, the purpose of the taking does not change.	27
'(6)	In this section—	28
	affected person, for the taking, means—	29

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	(a)	each	person-						1
		(i)		to tak	onnex serve the land				_
		(ii)			Allconner ake the lar		entered	into a	n 5 6
	(b)	•			withdraw by the tak		ncil con	siders	is 7 8
'92DM Pro cor			r withd author		council b	ecomi	ng		9 10
'(1)	coun	icil be		the con	under sec structing a				
'(2)								ts 14	
'(3)	take	taken under a gazette resumption notice under that Act vests							
'(4)	The	withd	rawn co	uncil—	-				19
	(a)			_	the same on of Land			-	ns 20 21
	(b)	does	not rep	resent t	he State fo	r sectio	on 12 of th	nat Act.	22
'(5)	serve	ed wi	th a not	ice of	equisition intention the land d	o resur	ne or wh		
'(6)	is, if the context permits, taken to be a reference to the								
'(7)			_		tion (6), it to take—	f Allco	nnex is t	aking th	ne 29 30
	(a)				greement t ithdrawn c			aken to b	pe 31 32

	(b)	the agreement gives rise to the same rights and liabilities that would have arisen if Allconnex were still a party to the agreement.	1 2 3			
'Division	8	Land Act	4			
92DN Pro leas		n for particular freehold land and Land Act	5 6			
'(1)		section applies if, under section 75 or 76, a deed of grant ease has been issued to Allconnex for particular land.	7 8			
'(2)	A retransfer document can not transfer the land or lease to a withdrawn council other than the geographically-connected withdrawn council.					
'Division	9	Plumbing and Drainage Act 2002	12			
92DO Ces	satio	on of functions and other matters	13			
'(1)		following things under the <i>Plumbing and Drainage Act</i> cease—	14 15			
	(a)	Allconnex's SEQ water functions and other functions as a distributor-retailer;	16 17			
	(b)	a withdrawn council's and anyone else's obligations relating to Allconnex.	18 19			
'(2)	In thi	is section—	20			
	relati	water functions means functions as a service provider ng to approving connections to, disconnections from or ges to connections to, water infrastructure.	21 22 23			

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Division	10	LGA 2009	1			
92DP LGA	<b>A</b> 200	09 applies for particular debts to Allconnex	2			
'(1)	This section applies if Allconnex is owed an amount for a charge-related debt.					
'(2)	Fron	n 1 July 2012, LGA 2009 applies for the debt—	5			
	(a)	as if the debt were overdue rates and charges under that Act owing to Allconnex's successor; and	6 7			
	(b)	as if the overdue rates and charges had become owing when the debt became owing to Allconnex; and	8 9			
	(c)	as if action taken by the successor to recover the overdue rates and charges includes all action taken by Allconnex to recover the debt from anyone liable to pay it.	10 11 12 13			
'(3)	In th	is section—	14			
	arrar Sout	ruly 2010 charge handover arrangement means an agement mentioned in expired sections 26 and 27 of the ch-East Queensland Water (Distribution and Retail ructuring) Regulation 2010.	15 16 17 18			
	char	ge-related debt means all or any of the following—	19			
	(a)	an overdue charge;	20			
	(b)	either—	21			
		(i) CPI indexation on the overdue charge as if the quarter ending 30 June 2012 had ended; or	22 23			
		(ii) any interest charged on the overdue charge;	24			
	(c)	a charge imposed under a 1 July 2010 charge handover arrangement;	25 26			
	(d)	costs mentioned in section 53AV(1)(b) ordered to be paid to Allconnex by any owner of premises to which an amount owing to Allconnex for an matter mentioned in paragraphs (a) to (c) relates.	27 28 29 30			

'Part 6	Provisions for separately retransferred land and attached assets	1 2 3
'92DQ A <sub>l</sub>	oplication of pt 6	4
	'This part applies if, under a retransfer document—	5
	(a) a withdrawn council becomes the owner of an asset attached to or on particular land; and	6 7
	(b) the withdrawn council does not own or have a right to occupy the land.	8 9
'92DR R	eferences to land with asset attached	10
	'A reference in this part to land to which an asset is attached is a reference to the parcel of land for which there is an instrument of title that includes the particular area covered by the asset.	11 12 13 14
'92DS Eı	ntry to the land by local government workers	15
	'For LGA 2009, section 144 the asset is a local government facility of the withdrawn council installed by the council.	16 17
'92DT La	and owner's obligations for asset	18
	'The owner of the land can not, without the withdrawn council's written consent—	19 20
	(a) interfere with the asset; or	21
	(b) take any step to change the use of the land to which the asset is attached; or	22 23
	(c) carry out material works or make material improvements to the land; or	24 25

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	(d)	incons	rights to anyone else relating to the land that are sistent with the asset owner's rights under LGA section 144.	1 2 3		
	Maxi	imum p	penalty—50 penalty units.	4		
'Part 7			Restrictions on particular charges for 2012–13 financial year	5 6 7		
'Division	1		Preliminary	8		
92DU Def	initio	ns for	pt 7	9		
	'In th	nis part-	<u> </u>	10		
	<b>2011–12 Allconnex services</b> means relevant services under chapter 2A, part 3, division 1 charged by Allconnex for the 2011–12 financial year.					
	2012	–13 wii	thdrawn council services see section 92DV(3).	14		
	capp	ed chai	rge see section 92DV(1).	15		
	charş	ged pre	emises see section 92DV(1).	16		
92DV App	olicati	ion of	pt 7	17		
'(1)	servi	ces or	pplies to the charge (the <i>capped charge</i> ) for water wastewater services provided by a withdrawn remises (the <i>charged premises</i> )—	18 19 20		
	(a)	in the	2012–13 financial year; and	21		
	(b)	for a c	sustomer who—	22		
		c	s a residential customer or a small business sustomer of the withdrawn council for the services; or	23 24 25		

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	(	(ii)	servi occu	customer of the withdrawn council for the ces who passes on the charge to a person bying the charged premises or a part of the ises for residential purposes; or	1 2 3 4
			Exam	oles of a customer for subparagraph (ii)—	5
			•	the owner of a retirement village	6
			•	a body corporate for a community titles scheme under the <i>Body Corporate and Community Management Act</i> 1997	7 8 9
	(	(iii)		customer of the withdrawn council for the ces who passes on the charge to a person	10 11 12
			(A)	occupies the charged premises or a part of the premises to conduct a business; and	13 14
			(B)	would, if the person were a customer of the withdrawn council for the services, be a small business customer of the withdrawn council.	15 16 17 18
'(2)	Hower	ver, 1	this di	vision does not apply to—	19
			_	or the discharge of trade waste or the supply of vater; or	20 21
			verdu graph	e charge relating to a charge mentioned in (a).	22 23
'(3)				ces or wastewater services to which a capped re the 2012–13 withdrawn council services.	24 25
'(4)	This d	ivisi	on ap	plies despite any other provision of this Act.	26
'Division	2		Ca	p for 2012–13 financial year	27
ʻ92DW Cap	)				28
'(1)	withdr	awn	coun	ne <i>cap</i> ) of the capped charge for 2012-13 cil services can not be more than the amount sing the formula—	29 30 31

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<b>C</b> =	(2011-12  BC - 2011-12  RS) + 2012-13  I + 2012-13  BW	1				
wher	where—					
<i>C</i> me	eans the cap.	3				
	<b>-12</b> BC (an abbreviation for 2011–12 base component) as the sum of the following—	4 5				
(a)	the fixed access charges for 2011–12 Allconnex services;	6 7				
(b)	the customer's charge rate for water consumption or wastewater disposal based on variable measures for 2011–12 Allconnex services, as applied to the customer's water consumption or wastewater disposal in the 2012–13 financial year.	8 9 10 11 12				
	<b>−12</b> RS means the amount of any rebate or subsidy for −12 Allconnex services provided by the withdrawn cil.	13 14 15				
	<i>P–13 I</i> means the CPI increase for the 2012–13 financial worked out under the formula in subsection (2).	16 17				
	<i>1–13 BW</i> means the bulk water component of the charge 012–13 withdrawn council services.	18 19				
For s	subsection (1), the formula for the CPI increase is—	20				
2012	$2-13 I = (2011-12 BC - 2011-12 RS) \times CPI$	21				
For s	subsection (2)—	22				
(a)	<i>CPI</i> means the CPI figure from the Capital Cities Comparison in the publication 'Consumer Price Index, Australia', Cat no. 6401.0, for Brisbane relating to the annual period from one March quarter to the next March quarter published by the Australian Bureau of Statistics immediately before the start of the 2012–13 financial year; and	23 24 25 26 27 28 29				
(b)	other variable symbols have the same meaning as under subsection (1).	30 31				

'(2)

**'**(3)

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'(4)	com	remove any doubt, it is declared that the 2011–12 base ponent does not include the bulk water component of the ge for 2011–12 Allconnex services.	1 2 3
'(5)	) This	section applies subject to division 3.	4
92DX C	ap not	affected by rebate or subsidy change	5
	divis	remove any doubt, it is declared that the cap under this sion is not affected by a change in the withdrawn council's te or subsidy for the 2012–13 financial year.	6 7 8
'Divisio	on 3	Provisions for no or partial base year	9 10
92DY A	pplicat	tion of div 3	11
	ʻThi	s division applies if—	12
	(a)	the 2012–13 withdrawn council services are not being provided by the withdrawn council at the start of the 2012–13 financial year, but are provided by it during that year; or	13 14 15 16
	(b)	the relevant services were not provided by Allconnex to the charged premises during all of the 2011–12 financial year or were provided for only part of that year.	17 18 19
92DZ N	otiona	I base component required for working out cap	20
	'For as if	division 2, the withdrawn council must work out the cap	21 22
	(a)	the distributor-retailer capping provisions had applied to the 2011–12 financial year for the customer during all of that year; and	23 24 25
	(b)	the 2011–12 Allconnex services were provided to the customer for all of the 2011–12 financial year.	26 27

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'92EA Cri	teria if no base year	1
'(1)	This section applies if—	2
	(a) this division started to apply to the capped charge for the customer at the start of the 2012–13 financial year; or	3 4
	(b) the 2011–12 Allconnex services were not provided to the charged premises during any of the 2011–12 financial year.	5 6 7
'(2)	In working out the cap under section 92DZ, the withdrawn council must consider charges for 2011–12 Allconnex services to similar customers for premises similar to the charged premises.	8 9 10 11
'92EB Cri	teria if partial base year	12
'(1)	This section applies if—	13
	(a) the distributor-retailer capping provisions started to apply to a capped charge under those provisions for the customer after the start of, but during, the 2011–12 financial year; or	14 15 16 17
	(b) 2011–12 Allconnex services were provided to the charged premises for only part of the 2011–12 financial year.	18 19 20
'(2)	In working out the cap under section 92DZ, the withdrawn council must consider charges for 2011–12 Allconnex services actually imposed.	21 22 23

'Part 8	Workforce provisions	1	
'Division	1 Support framework for retransfer	2	
'92EC Min	isterial approval of framework	3	
'(1)	The Minister administering this Act may, by notice, approve a framework (the <i>retransfer staff support framework</i> )—	4 5	
	(a) directed at ensuring—	6	
	(i) the proper transition of Allconnex's employees transferred under a retransfer document; and	7 8	
	<ul><li>(ii) the appropriate and fair treatment of employees of the withdrawn councils affected by the transition; and</li></ul>	9 10 11	
	(b) to replace the staff support framework to the extent it applies to Allconnex and the withdrawn councils.	12 13	
'(2)	However, before making the retransfer staff support framework, the Minister must seek and consider the views of the Minister administering the IR Act about it.	14 15 16	
'(3)	The notice is subordinate legislation.	17	
'92ED Wh	en framework commences	18	
'(1)	The retransfer staff support framework must state a day (the <i>day of effect</i> ) it is to take effect.	19 20	
'(2)	The day of effect may be any day before or after this section commences.	21 22	
'(3)	On gazettal of the notice approving the framework, it is taken to have effect, and to have always had effect, from the day of effect.	23 24 25	
'(4)	Subsection (3) applies despite the <i>Statutory Instruments Act</i> 1992, section 34.	26 27	
'(5)	In this section—	28	

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	gazettal means notification under the Statutory Instruments Act 1992, section 47.	1 2
92EE Eff	ect on staff support framework	3
'(1)	This section applies when the retransfer staff support framework commences (the <i>start day</i> ).	4 5
'(2)	The staff support framework ceases to apply for Allconnex's employees and the withdrawn councils.	6 7
'(3)	However, subsection (2) does not invalidate or otherwise affect anything done under the staff support framework before the start day.	8 9 10
'(4)	To remove any doubt, it is declared that nothing in this part affects the staff support framework continuing to apply for an employee of another distributor-retailer.	11 12 13
'92EF Pul	blication of framework	14
'(1)	As soon as practicable after the retransfer staff support framework is approved, the Minister must—	15 16
	(a) give a copy of it to—	17
	(i) Allconnex; and	18
	(ii) each withdrawn council; and	19
	(iii) any industrial organisation representing the employees of Allconnex or the withdrawn councils; and	20 21 22
	(b) ensure a copy is published on the commission's website.	23
'(2)	A failure to comply with subsection (1) does not invalidate or otherwise affect the retransfer staff support framework.	24 25
92EG Ob	ligation to comply with framework	26
'(1)	Allconnex, each withdrawn council and each organisation mentioned in section 92EF(1)(a)(iii) must comply with the	27 28

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	retransfer staff support framework to the extent the framework applies to it.	1 2
'(2)	A contravention of subsection (1) does not, of itself, create a legally enforceable right of anyone else.	3 4
	Note—	5
	See however section 92BD(2)(d).	6
92EH Fra	mework prevails over retransfer scheme or notice	7
	'If a provision of the retransfer staff support framework is inconsistent with a provision of a retransfer scheme or retransfer notice, the provision of the framework prevails to the extent of the inconsistency.	8 9 10 11
<b>'Divisio</b> n	2 Preservation of employee rights	12
'Subdivi	sion 1 Preliminary	13
'92EI Ap	plication of div 2	14
	'This division applies to the transfer of an employee of Allconnex to a withdrawn council under a retransfer document.	15 16 17
'Subdivi	sion 2 General provisions	18
<sup>'</sup> 92EJ Tra	nsfer has effect despite other laws and instruments	19
	'The transfer has effect despite any other law, contract or	20
	other instrument.	21
<sup>'</sup> 92EK Co	- · · · · · · · · · · · · · · · · · · ·	

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	(a)	interrupt continuity of service; or	1
	(b)	constitute a termination of employment by Allconnex or a retrenchment or redundancy; or	2 3
	(c)	entitle the employee to a payment or other benefit because the employee is no longer employed by Allconnex; or	4 5 6
	(d)	of itself, require Allconnex to make any payment for the employee's accrued rights to recreation, sick, long service or other leave that did not otherwise have to be paid.	7 8 9 10
'(2)	To re	emove any doubt, it is declared that—	11
	(a)	subsection (1)(a) does not mean the employee may claim the benefit of a right or entitlement more than once for the same period of service; and	12 13 14
	(b)	subsection (1)(d) applies irrespective of any arrangement between Allconnex and the employee.	15 16
Subdivi	sion	3 Preservation of employees' rights	17
		during retransfer period	18
92EL Wh	at is	the retransfer period and existing conditions	19
	trans	e retransfer period is the period from the employee's sfer to the withdrawn council until whichever of the owing happens first—	20 21 22
	(a)	the employee becomes covered by a new certified agreement under the IR Act replacing some or all of the employee's conditions applying immediately before the transfer (the <i>existing conditions</i> );	23 24 25 26
	(b)	if the existing conditions are not under a designated industrial instrument—	27 28

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the withdrawn council and the employee; and  (ii) the contract replaces the existing conditions.  '92EM What is a designated industrial instrument  'In this subdivision, a designated industrial instrument is any of the following—  (a) an industrial instrument under the IR Act, including, for example, a substitute State instrument under the IR Act, chapter 20, part 7;  (b) a continuing schedule 6 instrument under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth);  (c) a fair work instrument under the Fair Work Act 2009 (Cwlth);  (d) an agreement-based transitional instrument under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth);  (e) the following award-based transitional instruments under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth)—  (i) a notional agreement preserving State awards derived from a State award;  (ii) an award;  (f) the Queensland Local Government Officers' Award 1998.				
'92EM What is a designated industrial instrument  'In this subdivision, a designated industrial instrument is any of the following—  (a) an industrial instrument under the IR Act, including, for example, a substitute State instrument under the IR Act, chapter 20, part 7;  (b) a continuing schedule 6 instrument under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth);  (c) a fair work instrument under the Fair Work Act 2009 (Cwlth);  (d) an agreement-based transitional instrument under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth);  (e) the following award-based transitional instruments under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth)—  (i) a notional agreement preserving State awards derived from a State award;  (ii) an award;  (f) the Queensland Local Government Officers' Award 1998.		(	· ·	1 2
'In this subdivision, a designated industrial instrument is any of the following—  (a) an industrial instrument under the IR Act, including, for example, a substitute State instrument under the IR Act, chapter 20, part 7;  (b) a continuing schedule 6 instrument under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth);  (c) a fair work instrument under the Fair Work Act 2009 (Cwlth);  (d) an agreement-based transitional instrument under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth);  (e) the following award-based transitional instruments under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth)—  (i) a notional agreement preserving State awards derived from a State award;  (ii) an award;  (f) the Queensland Local Government Officers' Award 1998.		(	(ii) the contract replaces the existing conditions.	3
of the following—  (a) an industrial instrument under the IR Act, including, for example, a substitute State instrument under the IR Act, chapter 20, part 7;  (b) a continuing schedule 6 instrument under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth);  (c) a fair work instrument under the Fair Work Act 2009 (Cwlth);  (d) an agreement-based transitional instrument under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth);  (e) the following award-based transitional instruments under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth)—  (i) a notional agreement preserving State awards derived from a State award;  (ii) an award;  (f) the Queensland Local Government Officers' Award 1998.	'92EM Wh	at is a	designated industrial instrument	4
example, a substitute State instrument under the IR Act, chapter 20, part 7;  (b) a continuing schedule 6 instrument under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth);  (c) a fair work instrument under the Fair Work Act 2009 (Cwlth);  (d) an agreement-based transitional instrument under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth);  (e) the following award-based transitional instruments under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth)—  (i) a notional agreement preserving State awards derived from a State award;  (ii) an award;  (f) the Queensland Local Government Officers' Award 1998.			•	5 6
(Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth);  (c) a fair work instrument under the Fair Work Act 2009 (Cwlth);  (d) an agreement-based transitional instrument under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth);  (e) the following award-based transitional instruments under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth)—  (i) a notional agreement preserving State awards derived from a State award;  (ii) an award;  (f) the Queensland Local Government Officers' Award 1998.		$\epsilon$	example, a substitute State instrument under the IR Act,	7 8 9
(Cwlth);  (d) an agreement-based transitional instrument under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth);  (e) the following award-based transitional instruments under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth)—  (i) a notional agreement preserving State awards derived from a State award;  (ii) an award;  (f) the Queensland Local Government Officers' Award 1998.		(	(Transitional Provisions and Consequential	10 11 12
Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth);  (e) the following award-based transitional instruments under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth)—  (i) a notional agreement preserving State awards derived from a State award;  (ii) an award;  (f) the Queensland Local Government Officers' Award 1998.		` /		13 14
under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth)—  (i) a notional agreement preserving State awards derived from a State award;  (ii) an award;  (f) the Queensland Local Government Officers' Award 1998.		1	Fair Work (Transitional Provisions and Consequential	15 16 17
derived from a State award;  (ii) an award;  (f) the Queensland Local Government Officers' Award 1998.		ι	under the Fair Work (Transitional Provisions and	18 19 20
(f) the Queensland Local Government Officers' Award 1998.  '92EN Preservation of rights		(		21 22
1998.  '92EN Preservation of rights		(	(ii) an award;	23
-				24 25
-	'92FN Pre	servat	ion of rights	26
( )			_	27
(a) are the existing conditions; and		_	• • •	28
(b) are not decided by reference to any other law or		(b) a	are not decided by reference to any other law or	29 30

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'(2)	Subsection (1) applies subject to the retransfer staff support framework and section 92EO.				
92EO Pro	visio	ons for existing conditions	3		
'(1)	The employee may enforce existing conditions under any of the following as if they were under an industrial instrument under the IR Act—				
	(a)	a designated industrial instrument;	7		
	(b)	a notional agreement preserving State awards derived only from a State law;	8 9		
	(c)	a transitional minimum wage instrument or transitional national minimum wage order under the Fair Work (Transitional Provisions and Consequential Amendments) Act 2009 (Cwlth);	10 11 12 13		
	(d)	a national minimum wage order under the Fair Work Act 2009 (Cwlth);	14 15		
	(e)	the NES;	16		
	(f)	the Queensland minimum wage under the IR Act.	17		
'(2)		ne employee has existing conditions under a designated strial instrument—	18 19		
	(a)	the employee is taken to be employed by the withdrawn council under an industrial instrument for the IR Act, chapter 3; and	20 21 22		
	(b)	the existing conditions are taken to include any dispute resolution clause that, under any retransfer scheme or a retransfer notice, applies to the withdrawn council and the employee during the retransfer period.	23 24 25 26		
'(3)	prov	dispute resolution clause applies instead of any other ision about dispute resolution that would otherwise apply or the existing conditions.	27 28 29		
'(4)	In th	is section—	30		
		S means the National Employment Standards under the Work Act 2009 (Cwlth).	31 32		

	notion <i>Fair</i>	onal agreement preserving State awards means the onal agreement preserving State awards mentioned in the Work (Transitional Provisions and Consequential andments) Act 2009 (Cwlth).	1 2 3 4
92EP De	clara	tory provision for industrial instruments	5
		remove any doubt, it is declared that this subdivision does prevent a designated industrial instrument from—	6 7
	(a)	applying to the employee; and	8
	(b)	continuing to apply to the employee after the retransfer period ends.	9 10
'Part 9		Dissolution of Allconnex	11
92EQ Fix	ing d	lissolution day	12
'(1)		s section applies when the Minister is of the opinion that particular day—	13 14
	(a)	the retransfer has been, or will be, completed; and	15
	(b)	Allconnex's existence is or will no longer be needed for any purpose.	16 17
'(2)		Minister may, by gazette notice, fix a day for Allconnex's olution ( <i>Allconnex's dissolution day</i> ).	18 19
92ER Dis	solu	tion	20
	'On	Allconnex's dissolution day—	21
	(a)	Allconnex ceases to exist; and	22
	(b)	all of Allconnex's board members go out of office and any contract relating to their appointment ends; and	23 24

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		(c)	Allconnex's chief executive officer goes out of office as its chief executive.	1 2
'92E	S Otl	ner p	rovisions for dissolution	3
	'(1)		amount, whether by way of compensation, reimbursement therwise, is payable by—	4 5
		(a)	the State for or in connection with the enactment or operation of this part; or	6 7
		(b)	the Minister for fixing Allconnex's dissolution day.	8
	'(2)	or o	emove any doubt, it is declared that this part does not limit otherwise affect a following right that had accrued or was ruing immediately before Allconnex's dissolution day—	9 10 11
		(a)	a right of a former member of Allconnex to a benefit or entitlement under a contract concerning that membership;	12 13 14
		(b)	a right of the former chief executive officer of Allconnex to a benefit or entitlement under a contract concerning that employment.	15 16 17
	'(3)		Allconnex's dissolution day, the benefit or entitlement ses to accrue and becomes payable as if—	18 19
		(a)	the contract had, according to its terms, been terminated on that day; and	20 21
		(b)	the termination had been other than by Allconnex.	22
	'(4)	are	ject to any retransfer document, the withdrawn councils Allconnex's proportional joint successor for the liability the benefit or entitlement.'.	23 24 25
24	Am	endr	ment of s 93 (Minister's power to make code)	26
		Sect	tion 93(1), 'distributor-retailers'—	27
		omii	t, insert—	28
		'SE	Q service providers'.	29

Clause

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Clause	25	Amendment of s 94 (Particular matters code may provide for)		
		(1)	Section 94(1), 'distributor-retailers'—	3
			omit, insert—	4
			'SEQ service providers'.	5
		(2)	Section 94(1), note—	6
			omit, insert—	7
			'Note—	8
			Disputes arising between particular customers and an SEQ service provider about a function or obligation of the provider under the code may, under the EWO Act, section 18A, be referred to the energy and water ombudsman.'.	9 10 11 12
Clause	26		nendment of s 99AAA (Distributor-retailer to give port to commission)	13 14
		(1)	Section 99AAA, heading, 'Distributor-retailer'—	15
			omit, insert—	16
			'SEQ service provider'.	17
		(2)	Section 99AAA, 'A distributor-retailer'—	18
			omit, insert—	19
			'An SEQ service provider'.	20
		(3)	Section 99AAA, 'distributor-retailer'—	21
			omit, insert—	22
			'SEQ service provider'.	23
Clause	27	Am	nendment of s 99AB (Obligation to comply with part)	24
		(1)	Section 99AB(1), 'A distributor-retailer'—	25
			omit, insert—	26
			'An SEQ service provider'.	27

Part 2 Amendment of South-East Queensla	nd Water	(Distribution ar	nd Retail Re	estructuring)
				Act 2009

[s	28]
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		(2) Section 99AB(2), 'Energy and Water Ombudsman Act 2006'—	1 2
		omit, insert—	3
		'EWO Act'.	4
Clause	28	Amendment of s 99AC (Application of complaints standard)	5
		Section 99AC(1), 'a distributor-retailer'—	7
		omit, insert—	8
		'an SEQ service provider'.	9
Clause	29	Amendment of s 99AD (Customer service charter)	10
		(1) Section 99AD(1), 'distributor-retailer'—	11
		omit, insert—	12
		'SEQ service provider'.	13
		(2) Section 99AD(1)(b), 'distributor-retailer's'—	14
		omit, insert—	15
		'SEQ service provider's'.	16
Clause	30	Replacement of s 99AE (Updating of and access to customer service charter)	17 18
		Section 99AE—	19
		omit, insert—	20
	'99AE	Updating charter	21
		'An SEQ service provider must update its customer service charter as soon as practicable to take account of the provisions of the customer water and wastewater code or this part.	22 23 24

[s 31]

	<b>'99A</b> I	EA A	access to charter	1
		'(1)	An SEQ service provider must give a copy of its customer service charter, free of charge, to anyone who asks and has not already been given a copy.	2 3 4
		'(2)	When a withdrawn council first makes its customer service charter, it must, with or in its first account to each customer after the charter is made, tell the customer—	5 6 7
			(a) that the charter has been made; and	8
			(b) of the customer's right under subsection (1) to obtain a copy.'.	9 10
Clause	31		nendment of s 99AFA (Distributor-retailer may accept eter reading by customer)	11 12
		(1)	Section 99AFA, heading, 'Distributor-retailer'—	13
			omit, insert—	14
			'SEQ service provider'.	15
		(2)	Section 99AFA, 'a distributor-retailer'—	16
			omit, insert—	17
			'an SEQ service provider'.	18
Clause	32	Am	nendment of s 99AG (Meters must be read annually)	19
		(1)	Section 99AG, 'Each distributor-retailer'—	20
			omit, insert—	21
			'Each SEQ service provider'.	22
		(2)	Section 99AG, note, 'a distributor-retailer'—	23
			omit, insert—	24
			'an SEQ service provider'.	25
Clause	33	Re	placement of s 99AH (Methods and basis of charging)	26
			Section 99AH—	27

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ıs	341

			omit,	inser	<i>t</i> —	1
	'99AH	H Met	hods	and	basis of charging	2
		'(1)	water	supp	service provider may use methods of charging for plied or sold by it to its customers the provider appropriate, including, for example—	3 4 5
			(a)	givin	g an account based on meter readings; or	6
				if the	e water supplied or sold is not measured by a water r—	7 8
			(	(i)	the estimated average water usage of the customers within a group of customers who have similar water usage; or	9 10 11
			(	(ii)	another method that is appropriate to decide a customer's likely water usage.	12 13
		'(2)			an SEQ service provider must not give an estimated a customer for 2 or more consecutive periods.	14 15
			Example	le—		16
			conti	ravent	a reasonable excuse for an offence under section 99AB for a tion of subsection (2) that reasonable access was not available er at the customer's premises.'.	17 18 19
Clause	34	Am	endmo	ent d	of s 99Al (Special meter readings)	20
		(1)	Section	n 99	AI(1), 'a distributor-retailer'—	21
			omit,	inser	<i>t</i> —	22
			'an SI	EQ se	ervice provider'.	23
		(2)	Section	n 99	AI(2) and (4), 'distributor-retailer'—	24
			omit,	inser	<i>t</i> —	25
			'SEQ	servi	ice provider'.	26
Clause	35				of s 99AJ (Meter accuracy test at equest)	27 28
			Section	n 99	AJ—	29

[s 36]

		omit, insert—	1
'99A	J Me	ter accuracy test at customer's request	2
	'(1)	A customer of an SEQ service provider may ask the provider to test the accuracy of the provider's meter installed on the customer's premises—	3 4 5
		(a) by a test carried out for the SEQ service provider (a <i>provider test</i> ); or	6 7
		(b) by referring 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> ).	8 9 10 11
	'(2)	The SEQ service provider or independent tester may require the customer to pay the following before carrying out the test—	12 13 14
		(a) for a provider test—a charge owing by the customer to the SEQ service provider for water services or wastewater services;	15 16 17
		(b) the fee for testing each meter to be tested.	18
	'(3)	The fee must be the reasonable, but no more than the actual, cost of each test.	19 20
	'(4)	Subject to any payment required under subsection (2), the SEQ service provider or independent tester must cause the test to be carried out.	21 22 23
	'(5)	The SEQ service provider or independent tester must tell the customer when and where the test is to be carried out.	24 25
	'(6)	The customer, or customer's nominee, may be present during the test.'.	26 27
36	Am	nendment of s 99AM (Notice of test results)	28
		Section 99AM(1), 'a distributor-retailer test'—	29
		omit, insert—	30
		'a provider test'.	31

Clause

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Clause	37		endr ccura	ment of s 99AN (Refund and adjustment if acy)	1 2
		(1)	Sect	ion 99AN(1), 'a distributor-retailer test'—	3
			omit	t, insert—	4
			'a pr	rovider test'.	5
		(2)	Sect	ion 99AN(1), 'it must'—	6
			omit	t, insert—	7
			'the	relevant SEQ service provider must'.	8
Clause	38	Am	endr	ment of s 99AO (Using testing instruments)	9
		(1)	Sect	ion 99AO(1), 'A distributor-retailer'—	10
			omit	t, insert—	11
			'An	SEQ service provider'.	12
		(2)	Sect	ion 99AO(2), 'distributor-retailer'—	13
			omit	t, insert—	14
			'SEC	Q service provider'.	15
Clause	39			ement of s 99AT (Restricting water supply for not charges or giving security)	16 17
			Sect	ion 99AT—	18
			omit	t, insert—	19
	'99 <b>A</b> T	Res	strict	ing water supply	20
		<b>'</b> (1)	This	section applies if all of the following apply—	21
			(a)	premises are connected to an SEQ service provider's water service;	22 23
			(b)	a residential customer or non-residential customer of the provider fails to do any of the following (the <i>contravention</i> )—	24 25 26
				(i) pay a charge for the service;	27

(ii) comply with a service provider water restriction or

commission water restriction under the Water Act;

1

2

[s 40]

		security requested under subdivision 1 for the service;	3 4 5
	(c)	the provider has given the customer at least 1 month's notice to fix the contravention;	6 7
	(d)	the customer continues not to fix the contravention.	8
'(2)	the	provider may reduce the water supply to the premises to minimum level necessary for the customer's health and tation purposes.	9 10 11
'(3)		vever, the provider must not completely shut off the water bly to the premises.	12 13
'(4)	In th	nis section—	14
	fix,	the contravention, means—	15
	(a)	for a failure to pay a charge—pay the charge; or	16
	(b)	for a noncompliance with a restriciton—not continue to contravene it; or	17 18
	(c)	for security requested—give it.'.	19
Am	endr	ment of s 99ATA (Publication etc. of charges)	20
(1)	Sect	ion 99ATA, 'A distributor-retailer'—	21
	omii	t, insert—	22
	'An	SEQ service provider'.	23
(2)	Sect	ion 99ATA(3), 'a distributor-retailer'—	24
	omii	t, insert—	25
	'an S	SEQ service provider'.	26
(3)	Sect	ion 99ATA, 'the distributor-retailer'—	27
	omit	t, insert—	28
	'the	SEQ service provider'.	29

Clause 40

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		(4) Section 99ATA, 'distributor-retailer's'—	1
		omit, insert—	2
		'SEQ service provider's'.	3
Clause	41	Amendment of s 99ATB (Exemption from charges)	4
		(1) Section 99ATB(1), 'a distributor-retailer'—	5
		omit, insert—	6
		'an SEQ service provider'.	7
		(2) Section 99ATB(2), 'distributor-retailer'—	8
		omit, insert—	9
		'SEQ service provider'.	10
Clause	42	Amendment of s 99AU (Application of div 4)	11
		Section 99AU, 'a distributor-retailer'—	12
		omit, insert—	13
		'an SEQ service provider'.	14
Clause	43	Amendment of s 99AV (Matters required to be stated in account)	15 16
		(1) Section 99AV(1)(i), 'distributor-retailer'—	17
		omit, insert—	18
		'SEQ service provider'.	19
		(2) Section 99AV(1)(k), 'under section 53AT'—	20
		omit.	21
		(3) Section 99AV(3), from 'heading called'—	22
		omit, insert—	23
		'heading called—	24

[s 44]
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		(a)	for distri	a butor	distributor-retailer—'Local -retailer price'; or	Government	1 2
		(b)			r SEQ service provider—'Locan and retail price'.'.	d Government	3 4
lause		Replace			99AW (Requirements for acnotice)	counts	5 6
		Sect	ion 99	AW—	_		7
		omit	, inser	rt			8
	'99AW F	Require	ments	s for	accounts for rates notices		9
	'(1	) This	sectio	n app	lies if the account is—		10
		(a)	from	a wit	hdrawn council; or		11
		(b)		a dist	tributor-retailer and the account ice.	is included in	12 13
	'(2	2) The	accou	nt mu	st—		14
		(a)	be or	n a sep	parate page to the rates notice; a	nd	15
		(b)	eithe	r—			16
				clearl	e account is from a distribute ly identified as an account to the distributor-retailer; or		17 18 19
			(ii)	clearl	e account is from a withdrawn ly identified as an account to the council for water services a ces.	the customer	20 21 22 23
	<b>'</b> (3	3) In th	is sect	ion—	-		24
					ans an account or other notice for GA 2009 or CBA 2010.'.	or the payment	25 26
lause		Amendr listribu			9AX (New owner's obligation)	on to notify	27 28
	(1	) Sect	ion 99	AX, ł	neading, 'distributor-retailer'—		29

[s	46
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		omit, insert—	1
		'SEQ service provider'.	2
		(2) Section 99AX, 'a distributor-retailer'—	3
		omit, insert—	4
		'an SEQ service provider'.	5
		(3) Section 99AX, 'the distributor-retailer'—	6
		omit, insert—	7
		'the SEQ service provider'.	8
Clause	46	Amendment of s 99AY (What is the SEQ design and construction code)	9 10
		Section 99AY(a), 'distributor-retailers'—	11
		omit, insert—	12
		'SEQ service providers'.	13
Clause	47	Amendment of s 99AZ (Requirement to have code)	14
		Section 99AZ, 'distributor-retailers'—	15
		omit, insert—	16
		'SEQ service providers'.	17
Clause	48	Amendment of s 99BB (Public notice about availability of draft code)	18 19
		(1) Section 99BB(1), 'distributor-retailers'—	20
		omit, insert—	21
		'SEQ service providers'.	22
		(2) Section 99BB(1)(b)—	23
		omit, insert—	24
		'(b) keep a copy of the draft available for inspection and purchase; and'.	25 26

[s 49]

		(3) Section 99BB(2)(a), ', on payment of a fee,'—	1
		omit.	2
		(4) Section 99BB(4)—	3
		omit, insert—	4
		'(4) Each SEQ service provider must, from the publication of the notice to the final submission day, keep a copy of the draft available for inspection and purchase.'.	5 6 7
Clause	49	Amendment of s 99BC (Preparing final code)	8
		Section 99BC, 'distributor-retailers'—	9
		omit, insert—	10
		'SEQ service providers'.	11
Clause	50	Amendment of s 99BD (Adopting code)	12
		Section 99BD, from 'by'—	13
		omit, insert—	14
		'for each SEQ service provider by the following—	15
		(a) for a distributor-retailer—its board;	16
		(b) for a withdrawn council—a resolution.'.	17
Clause	51	Amendment of s 99BE (When code has effect)	18
		Section 99BE(1), 'distributor-retailers'—	19
		omit, insert—	20
		'SEQ service providers'.	21
Clause	52	Amendment of s 99BF (Amendment of code)	22
		Section 99BF(1), 'distributor-retailers'—	23

[s !	53]
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		omit, insert—	1
		'SEQ service providers'.	2
Clause	53	Amendment of s 99BG (Power of Minister to direct distributor-retailer to take action about code)	3 4
		(1) Section 99BG, heading, 'distributor-retailer'—	5
		omit, insert—	6
		'SEQ service provider'.	7
		(2) Section 99BG, 'a distributor-retailer'—	8
		omit, insert—	9
		'an SEQ service provider'.	10
		(3) Section 99BG(3)(b), 'the distributor-retailer'—	11
		omit, insert—	12
		'the SEQ service provider'.	13
Clause	54	Amendment of s 99BH (Power of Minister if distributor-retailer does not comply with direction)	14 15
		(1) Section 99BH, heading, 'distributor-retailer'—	16
		omit, insert—	17
		'SEQ service provider'.	18
		(2) Section 99BH(1), 'a distributor-retailer'—	19
		omit, insert—	20
		'an SEQ service provider'.	21
		(3) Section 99BH, 'the distributor-retailer'—	22
		omit, insert—	23
		'the SEQ service provider'.	24

[s 55]

Clause	55	Omission of ch 4A, pt 4 (Miscellaneous)	1
		Chapter 4A, part 4—	2
		omit.	3
Clause	56	Amendment of s 99BJ (Requirement for distributor-retailer to have plan)	4 5
		(1) Section 99BJ, heading, 'distributor-retailer'—	6
		omit, insert—	7
		'SEQ service provider'.	8
		(2) Section 99BJ, 'A distributor-retailer'—	9
		omit, insert—	10
		'An SEQ service provider'.	11
Clause	57	Amendment of s 99BK (Plan to be consistent with SEQ regional plan and planning assumptions)	12 13
		(1) Section 99BK, 'A distributor-retailer'—	14
		omit, insert—	15
		'An SEQ service provider'.	16
		(2) Section 99BK(b)—	17
		omit, insert—	18
		'(b) the planning assumptions for the following (the <i>relevant planning assumptions</i> ) for the following area for the SEQ service provider (its <i>relevant area</i> )—	19 20 21
		(i) for a distributor-retailer—its geographic area;	22
		(ii) for a withdrawn council—its local government area;	23 24
		(iii) for a corporate entity (service provider)—its establishing council's local government area.'.	25 26

[s 58]
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Clause	58	Amendment of s 99BL(Requirement for distributor-retailer to review plan)	1 2
		(1) Section 99BL, heading, 'distributor-retailer'—	3
		omit, insert—	4
		'SEQ service provider'.	5
		(2) Section 99BL(1)(a)(ii)—	6
		omit, insert—	7
		'(ii) the relevant planning assumptions; and'.	8
		(3) Section 99BL, 'a distributor-retailer'—	9
		omit, insert—	10
		'an SEQ service provider'.	11
		(4) Section 99BL(2), 'a distributor-retailer's'—	12
		omit, insert—	13
		'an SEQ service provider's'.	14
		(5) Section 99BL, 'the distributor-retailer'—	15
		omit, insert—	16
		'the SEQ service provider'.	17
		(6) Section 99BL(3), 'A distributor-retailer'—	18
		omit, insert—	19
		'An SEQ service provider'.	20
Clause	59	Amendment of s 99BM (Purposes of plan)	21
		(1) Section 99BM, 'a distributor-retailer's'—	22
		omit, insert—	23
		'an SEQ service provider's'.	24
		(2) Section 99BM, 'the distributor-retailer's'—	25
		omit, insert—	26
		'the SEQ service provider's'.	27

[s 60]

	(3)	Section 99BM, 'geographic area'—	1
		omit, insert—	2
		'relevant area'.	3
	(4)	Section 99BM(c), 'distributor-retailers'—	4
		omit, insert—	5
		'SEQ service providers'.	6
lause 60	Am	nendment of s 99BO (Content of part A of plan)	7
	(1)	Section 99BO(1), other than subsection (1)(a), 'the distributor-retailer's'—	8 9
		omit, insert—	10
		'the SEQ service provider's'.	11
	(2)	Section 99BO(1), 'a distributor-retailer's'—	12
		omit, insert—	13
		'an SEQ service provider's'.	14
	(3)	Section 99BO(1)(a)—	15
		omit, insert—	16
		'(a) state the relevant planning assumptions on which the plan is based; and'.	17 18
	(4)	Section 99BO(1), 'distributor-retailer'—	19
		omit, insert—	20
		'SEQ service provider'.	21
	(5)	Section 99BO(1)(h)(i)—	22
		omit, insert—	23
		'(i) the SEQ service provider's relevant area; and'.	24
	(6)	Section 99BO(2)—	25
		omit, insert—	26

	(2)	infrastructure networks are to be extended must be consistent with the priority infrastructure areas of—	1 2 3
		(a) for a distributor-retailer—its participating local governments; or	4 5
		(b) for a withdrawn council—its local government area; or	6
		(c) for a corporate entity (service provider)—its establishing council.'.	7 8
Clause 61	An	nendment of s 99BP (Content of part B of plan)	9
	(1)	Section 99BP(1), 'a distributor-retailer's'—	10
		omit, insert—	11
		'an SEQ service provider's'.	12
	(2)	Section 99BP(1), 'the distributor-retailer's'—	13
		omit, insert—	14
		'the SEQ service provider's'.	15
	(3)	Section 99BP(1), 'distributor-retailer'—	16
		omit, insert—	17
		'SEQ service provider'.	18
	(4)	Section 99BP(1)(a)(ii)—	19
		omit, insert—	20
		'(ii) to provide new infrastructure to meet expected future development and growth in its relevant area, considering demand for the services based on low, medium and high population growth scenarios; and'.	21 22 23 24 25
	(5)	Section 99BP(1)(d), 'geographic area'—	26
		omit, insert—	27
		'relevant area'.	28

[s 62]

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		'(3)	In this sec	tion—	1
				r cycle management plan, of a local government, total water cycle management plan under the water	2 3 4
Clause 63	63	Am pla		of s 99BR (Process for making or amending	5 6
			Section 99	BR, 'a distributor-retailer'—	7
			omit, inser	<i>t</i> —	8
			'an SEQ s	ervice provider'.	9
Clause	64		endment of amending	of s 99BS (Content of regulation for making plan)	10 11
		(1)	Section 'distributo	99BS(1), other than subsection (1)(d), r-retailer'—	12 13
			omit, inser	<i>t</i> —	14
			'SEQ serv	ice provider'.	15
		(2)	Section 99	PBS(1)(d)—	16
			omit, inser	rt—	17
			'(d) the p	proposed plan to be endorsed as follows—	18
		(i)	for a distributor-retailer—by each participating local government for the distributor-retailer as being consistent with the planning assumptions for its local government area;	19 20 21 22	
			(ii)	for a withdrawn council—by the council as being consistent with the planning assumptions for its local government area;	23 24 25
			(iii)	for a corporate entity (service provider)—by the entity's establishing council as being consistent with the planning assumptions for its local government area;'.	26 27 28 29
		(3)	Section 99	PBS(2)(b), 'distributor-retailer's'—	30

[s 65]

			omit	, inse	rt—	1
			'SEC	Q serv	rice provider's'.	2
Clause	65	Rep	olace	men	t of ss 99BT and 99BU	3
			Sect	ions 9	99BT and 99BU—	4
			omit	, inse	rt—	5
	'99BT		eping I pur		cicular documents available for inspection e	6 7
		'(1)		_	service provider must keep available for inspection ase a copy of each of the following—	8 9
			(a)	part	A of the SEQ service provider's water netserv plan;	10
			(b)		ap showing the limits of the SEQ service provider's nection areas;	11 12
			(c)	the S	SEQ design and construction code;	13
			(d)		ne SEQ service provider is a distributor-retailer, the owing—	14 15
				(i)	each annual capital works program prepared by the distributor-retailer under section 100B;	16 17
				(ii)	an infrastructure charges register that complies with section 99BU;	18 19
				(iii)	each infrastructure agreement to which the distributor-retailer is a party;	20 21
				(iv)	each approved inspection program.	22
			Note-	_		23
					ss to an SEQ service provider's customer service charter, see PAEA.	24 25
		'(2)			ments mentioned in subsection (1)(a) and (c) must pt available on the SEQ service provider's website.	26 27

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<b>'99</b>	BU Re	quirer	ments for infrastructure charges register	1
	'(1)	must	section 99BT(1)(d)(ii), the infrastructure charges register include all charges for infrastructure levied by the ibutor-retailer.	2 3 4
	'(2)		each of the charges, the register must include all of the wing—	5 6
		(a)	the real property description of land to which the charge applies;	7 8
		(b)	the schedule under which the charge was levied;	9
		(c)	the amount of the charge levied;	10
		(d)	the amount of the charge unpaid;	11
		(e)	any relevant number of units of demand charged for;	12
		(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;	13 14 15 16
		(g)	if infrastructure was to be provided instead of paying the charge—details of any infrastructure still to be provided.	17 18
	'(3)	Also	, the register must include—	19
		(a)	the charge rate, stated in the charges schedule, for each charge levied; and	20 21
		(b)	if the charge has been adjusted for inflation—details of how it was adjusted and the adjusted charge rate.'.	22 23
Clause 66			nent of s 99BV (Distributor-retailer may charge for focuments)	24 25
	(1)	Secti	on 99BV, heading, 'Distributor-retailer'—	26
		omit,	insert—	27
		'SE(	) service provider'.	28
	(2)	Secti	on 99BV(1), 'The distributor-retailer'—	29
		omit,	insert—	30

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[s 67]

			'An	SEQ service provider'.	1
		(3)	Sect	ion 99BV(2), 'distributor-retailer'—	2
			omit	t, insert—	3
			'SEO	Q service provider'.	4
Clause	67			ment of ch 5, pt 2 hdg (Participating local nent price mitigation documents)	5 6
			Cha	pter 5, part 2, heading, 'Participating local'—	7
			omit	t, insert—	8
			'Loc	cal'.	9
Clause	68	Am	nendr	ment of s 99BW (Price mitigation plans)	10
		(1)	Sect	ion 99BW(1), after 'for a distributor-retailer'—	11
			inse	rt—	12
			ʻand	each withdrawn council'.	13
		(2)	Sect	ion 99BW(2), (4) and (6), 'participating'—	14
			omit	· •	15
		(3)	Sect by'-	ion 99BW(7), definition <i>relevant charges</i> , from 'provided —	16 17
			omit	t, insert—	18
			'pro	vided—	19
			(a)	for a participating local government for a distributor-retailer—by the distributor-retailer in the local government's area; or	
			(b)	either—	23
				(i) for a withdrawn council—by the council in its local government area; or	24 25
				(ii) for a corporate entity (service provider)—by the entity in its establishing council's local government area.'.	

[s	69]
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Clause	69	Am	endment of s 99BX (Final price paths)	1
		(1)	Section 99BX(1), after 'distributor-retailer'—	2
			insert—	3
			'and each withdrawn council'.	4
		(2)	Section 99BX(1)(a), '30 June 2019'—	5
			omit, insert—	6
			'30 June 2018'.	7
		(3)	Section 99BX(5)—	8
			omit, insert—	9
		'(5)	The following must take all reasonable steps to ensure they implement the final price path—	10 11
			(a) for a participating local government—the distributor-retailer;	12 13
			Note—	14
			See also section 49A(2)(a) (Individual directions).	15
			(b) either—	16
			(i) generally—a withdrawn council; or	17
			(ii) if a withdrawn council is the establishing council for a corporate entity (service provider)—that entity.'.	18 19 20
Clause	70	Ins	ertion of new s 99BZD	21
			Chapter 5, part 4—	22
			insert—	23
	'99BZ		ompensation by local governments for particular tters	24 25
		'(1)	This section applies if a participating local government (the <i>council</i> ) of a distributor-retailer adopts, does or makes any of the following (the <i>triggering event</i> )—	26 27 28
			(a) an individual direction;	29

[s 71	]
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	(b)	a change, during the capped prices period, to a subsidy or rebate for users of water services or wastewater services;	1 2 3
	(c)	a final price path;	4
	(d)	an action or decision of a type prescribed under a regulation.	5 6
'(2)	liabi loca rease	council has a liability to compensate (the <i>compensation lity</i> ) the distributor-retailer and its other participating I governments (each a <i>claimant</i> ) for any direct and onably anticipated financial detriment they will or may be because of the triggering event's effects.	7 8 9 10 11
'(3)		vever, the compensation liability does not apply for a type etriment prescribed under a regulation.	12 13
'(4)	ende	council and each claimant must make reasonable eavours to negotiate in good faith to reach an agreement at the amount, if any, of the compensation liability.	14 15 16
'(5)	How	vever, the agreement can not do, or have the effect of—	17
	(a)	changing participation rights without approval under section 29; or	18 19
	(b)	anything else prescribed under a regulation.	20
'(6)		gulation may provide for all or any of the following about compensation liability—	21 22
	(a)	the period within which it can be claimed;	23
	(b)	how it may be claimed;	24
	(c)	how any amount for the liability may or must be paid;	25
	(d)	dispute resolution if it is not provided for under the distributor-retailer's participation agreement.'.	26 27
	endr delin	ment of s 100C (Commission may make les)	28 29
	Sect	ion 100C, 'distributor-retailers'—	30

Clause 71

ſs	72]

		omit, insert—	1
		'SEQ service providers'.	2
Clause	72	Amendment of s 100D (Application of Water Supply Act internal and external review provisions for decisions under Act)	3 4 5
		Section 100D(4), definition <i>relevant chief executive</i> , paragraph (b), 'distributor-retailer'—	6 7
		omit, insert—	8
		'SEQ service provider'.	9
Clause	73	Amendment of s 100DA (Requirement for distributor-retailer to give information)	1 1
		(1) Section 100DA, heading and subsections (2) and (3), 'distributor-retailer'—	1
		omit, insert—	1
		'SEQ service provider'.	1
		(2) Section 100DA(1), 'a distributor-retailer require the distributor-retailer'—	1
		omit, insert—	1
		'an SEQ service provider require the provider'.	1
		(3) Section 100DA(3), penalty, after 'penalty'—	2
		insert—	2
		'for subsection (3)'.	2
Clause	74	Amendment of s 100F (Application of Water Supply Act enforcement provisions for particular offences)	2 2
		Section 100F(3)(a)—	2
		omit, insert—	2
		Ones, resort	_

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

[s	75

			'(a)	for an offence against section 53DL—the SEQ service provider for whom the relevant discharge compliance notice was issued; or'.	1 2 3
Clause	75	Am	endn	nent of s 102 (Regulation-making power)	4
			Sect	ion 102(2)—	5
			inser	rt—	6
			'(g)	make provision for a withdrawn council as a service provider or for a corporate entity (service provider).'.	7 8
Clause	76	Ins	ertio	n of new s 107A	9
			Chap	oter 6, part 2—	10
			inser	rt—	11
	'107A	Dec	larat	tory provision for s 83	12
		'(1)	decla	Queensland Local Government Officers' Award 1998 is ared to be, and to have always been, a prescribed strial instrument.	13 14 15
		'(2)		section (1) applies even though the award does not of its terms purport to apply to a distributor-retailer.	16 17
		'(3)		declared that section 83 does not prevent, and never has ented, the award or a section 83 instrument from—	18 19
			(a)	applying to a transferred employee; and	20
			(b)	continuing to apply to a transferred employee after the transitional period under section 83 ends.	21 22
		<b>'</b> (4)	In th	is section—	23
			pres	cribed industrial instrument see section 83(5).	24
			men	fon 83 instrument means an industrial instrument tioned in section 83(3)(a), including, for example, a cribed industrial instrument.	25 26 27
			trans	sferred employee means an employee to whom section 83 ies.'.	28 29

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15	//

Clause	77	Insertio	n of new ch 6, pt 6	1
		Cha	pter 6—	2
		inse	rt—	3
	<b>'Part</b>	6	Transitional provisions for South-East Queensland Water	4 5
			(Distribution and Retail	6
			Restructuring) and Other	7
			Legislation Amendment Act	8
			2011	9
	<b>'119</b>	What is	a transitional matter	10
		'A tı	ransitional matter is any of the following—	11
		(a)	the retransfer;	12
		(b)	the cessation of Allconnex's functions under this Act or its dissolution;	13 14
		(c)	the service provider functions of a withdrawn council or a corporate entity (service provider);	15 16
		(d)	anything necessary or desirable for a distributor-retailer other than Allconnex because of a matter mentioned in paragraphs (a) to (c).	17 18 19
	<b>'120</b>	Price m	itigation plans of withdrawn councils	20
		of	e price mitigation plan of a participating local government Allconnex becomes that local government's price gation plan as a withdrawn council.	21 22 23
	<b>'121</b>		er water and wastewater code amendments sitional matters	24 25
		cust	etion 97(2) does not apply for any amendment of the omer water and wastewater code the Minister considers is a transitional matter.	26 27 28

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

[s	78

<b>'122</b>	De	ferral	of application of s 99AV	1
			tion 99AV(1)(c), (d), (e), (i), (l) and (m) do not apply for a drawn council until—	2 3
		(a)	2 years after the day on which this section commences; or	4 5
		(b)	if within the 2 years an earlier day is prescribed under a regulation—the earlier day.	6 7
<b>'123</b>	Tra	nsitio	onal regulation-making power	8
	'(1)	A tra	insitional regulation may provide for anything—	9
		(a)	necessary to provide for, allow or facilitate a transitional matter; and	10 11
		(b)	for which this Act does not provide for or sufficiently provide for.	12 13
	'(2)	day	insitional regulation may have retrospective operation to a that is not earlier than the day on which this section mences.	14 15 16
	'(3)		ansitional regulation must declare it is a transitional lation.	17 18
	'(4)		section and any transitional regulation expire 1 year after ay on which this section commences.'.	19 20
78	Am	endn	nent of schedule (Dictionary)	21
	(1)	inspe charz gove assur	dule, definitions associated employee, available for ection and purchase, bulk water component, capped ge, charged premises, distributor-retailer test, local rnment direction, participation agreement, planning mptions, small business customer and variable sures—	22 23 24 25 26 27
		omit.		28
	(2)	Sche	dule—	29
		inser	<i>t</i> —	30

Clause

<i>'201</i>	2011–12 Allconnex services see section 92DU.		
2012	<i>-13</i> 1	withdrawn council services see section 92DV(3).	2
Allco	onnex	r see section 92AB.	3
agree for, o	or for	t, charge or condition imposed, levied or made by or the benefit of, Allconnex or its water infrastructure Planning Act, chapter 9, part 7A, division 5.	4 5 6 7
Allco	onnex	x planning matter see section 92BL(3).	8
Allco	onnex	x's dissolution day see section 92EQ(2).	9
entit held	y, me in th ect it	for inspection, for a document of or held by an eans that the document, or a certified copy of it, is the entity's public office in a way that anyone may be free of charge whenever the office is open for	10 11 12 13 14
		for inspection and purchase, for a document of or n entity, means that—	15 16
(a)		document, or a certified copy of it, is available for ection; and	17 18
(b)	a pe	rson may obtain—	19
	(i)	if the entity may lawfully copy the document—a copy of the document, or part of the document, from the entity; or	20 21 22
	(ii)	if the entity can not lawfully copy the document—information at the entity's public office about how to obtain a copy of it.	23 24 25
		er component means the charge for bulk water included in an SEQ service provider's charge.	26 27
сарр	ed ch	narge—	28
(a)		the distributor-retailer capping provisions—see ion 53ARB(1); or	29 30
(b)	for c	chapter 3A, part 7—see section 92DV(1).	31
CBA	2010	means the City of Brisbane Act 2010.	32

[s 78]

certification stateme	ent see section 92AY(2).	1
change, for a subsid	y or rebate, includes—	2
(a) a failure to ren	ew it; or	3
than an adjust Cities Compar Index, Austral to the annual p	without an adjustment equal to or greater ment for the CPI figure from the Capital ison in the publication 'Consumer Price ia', Cat no. 6401.0, for Brisbane relating period from one March quarter to the next published by the Australian Bureau of	4 5 6 7 8 9 10
charged premises—		11
(a) for the distri- section 53ARE	ibutor-retailer capping provisions—see B(1); or	12 13
(b) for chapter 3A	, part 7—see section 92DV(1).	14
	ovision about an employee, means terms e employee's employment.	15 16
created under LGA	rvice provider) means a corporate entity 2009 by a withdrawn council to acquire business mentioned in section 92AJ.	17 18 19
councillor means a LGA 2009 or CBA 2	councillor of a local government under 2010.	20 21
councillor-member	see section 33(3).	22
•	al instrument, for chapter 3A, part 8, on 3, see section 92EM.	23 24
distributor-retailer part 3, division 1.	capping provisions means chapter 2A,	25 26
drinking water que Supply Act, schedule	ality management plan see the Water e 3.	27 28
_	t, for a provision about a corporate entity neans the withdrawn council that decided	29 30 31
EWO Act means the	Energy and Water Ombudsman Act 2006.	32

existing conditions see section 92EL.	1
final price path means a final price path under section 99BX.	2
	3 4
council and land, the performance of a function or another matter, means the withdrawn council in whose local government area the land is in, the function was performed or	5 7 8
group direction see section 49(1).	10
independent member see section 33(5).	11
<i>individual direction</i> see section 49A(2).	12
IR Act means the Industrial Relations Act 1999.	13
LGA 2009 means the Local Government Act 2009.	14
participation agreement—	15
	16 17
distributor-retailer's board, means the participation agreement between the distributor-retailer and its	18 19 20 21
parties, to the retransfer, see section 92AR(1).	22
	23 24
	25 26
(a) for a distributor-retailer—	27
timing of future development and future growth (each a <i>planning descriptor</i> ) for any part of the area stated in the distributor-retailer's participating	28 29 30 31

	(ii)	if the distributor-retailer, a participating local government and the Planning Minister agree that assumptions about a planning descriptor stated in a proposed priority infrastructure plan for the area are appropriate for preparing or reviewing a water netserv plan—the agreed assumptions; or	1 2 3 4 5 6
(b)	for a	withdrawn council—	7
	(i)	the assumptions about the planning descriptors for any part of the area stated in the council's priority infrastructure plans; or	8 9 10
	(ii)	if the council and the Planning Minister agree that assumptions about a planning descriptor stated in a proposed priority infrastructure plan for the area are appropriate for preparing or reviewing a water netserv plan—the agreed assumptions; or	11 12 13 14 15
(c)	for a	corporate entity (service provider)—	16
	(i)	the assumptions about the planning descriptors for any part of the area stated in the entity's establishing council's priority infrastructure plans; or	17 18 19 20
	(ii)	if the entity's establishing council and the Planning Minister agree that assumptions about a planning descriptor stated in a proposed priority infrastructure plan for the council are appropriate for preparing or reviewing a water netserv plan—the agreed assumptions.	21 22 23 24 25 26
		<i>afrastructure plan</i> means a priority infrastructure the Planning Act.	27 28
		g includes an arbitration or internal review number the Water Supply Act.	29 30
<i>prope</i> 92AI		nal joint successor, for Allconnex, see section	31 32
provi	der t	est see section 99AJ(1)(a).	33

, , ,	1 2	
councillor-member, is the participating local government of	3 4 5	
relevant planning assumptions see section 99BK(b).	6	
<i>replacement</i> , for a provision about a proceeding to which Allconnex is a party or that could have been started by Allconnex, means a withdrawn council that is to be Allconnex's successor in law to or against the cause of action for the proceeding and is to become a party to the proceeding instead of Allconnex.		
<i>retransfer</i> , from Allconnex to the withdrawn councils, see section 92AR(2).	13 14	
retransfer direction see section 92BD(1).	15	
<i>retransfer document</i> means the retransfer scheme, a retransfer notice or a retransfer direction.	16 17	
retransfer notice see section 92BC(2).	18	
retransfer period see section 92EL.	19	
retransfer scheme see section 92AR(1).	20	
retransfer staff support framework see section 92EC(1).	21	
SEQ service provider means—	22	
(a) a distributor-retailer; and	23	
(b) either—	24	
(i) generally—a withdrawn council; or	25	
for a corporate entity (service provider)—that	26 27 28	
* · · · · · · · · · · · · · · · · · · ·	29	
council, means its functions under the Water Supply Act as a service provider and its functions under this Act as a withdrawn council		

[s 78]

wate (othe	the business customer, of an SEQ service provider for services or wastewater services, means a customer er than a residential customer) of the provider for the sices if—	1 2 3 4
(a)	the customer uses or, if connected to the SEQ service provider's water service or wastewater service, would be likely to use no more than 100kL of drinking water a year; or	5 6 7 8
(b)	the customer is of a type of customer that ordinarily uses no more than 100kL of drinking water a year; or	9 10
(c)	the customer has given the SEQ service provider notice, and the provider is satisfied, that the customer is likely to use no more than 100kL of drinking water a year.	11 12 13
succ	essor see section 92AD.	14
trans	sitional matter, for chapter 6, part 6, see section 119.	15
	able measures, for relevant services or 2011–12 onnex services, includes a measure based on—	16 17
(a)	the amount of water supplied or wastewater discharged from the charged premises; or	18 19
(b)	the number of pedestals or urinals on the charged premises.	20 21
	er EPP means the Environmental Protection (Water) by 2009.	22 23
with	drawal costs see section 92BW.	24
with	drawn council see section 92AC.'.	25
	edule, definition <i>discharge offence</i> , paragraph (c), 'a ibutor-retailer's'—	26 27
omit,	, insert—	28
'an S	SEQ service provider's'.	29
Sche 5'—	edule, definition participating local governments, 'section	30 31

(3)

(4)

s	79]	

		omit, insert— 'section 5(1)'.	1 2
	Par	t 3 Amendment of Energy and Water Ombudsman Act 2006	3 4
Clause	79	Act amended	5
		This part amends the <i>Energy and Water Ombudsman Act</i> 2006.	6 7
		Note—	8
		See also the amendments in the schedule.	9
Clause	80	Replacement of s 7A (What is a <i>water entity</i> )	10
		Section 7A—	11
		omit, insert—	12
	'7A	What is a water entity and a withdrawn council	13
		'A water entity is—	14
		(a) a distributor-retailer; or	15
		(b) the Gold Coast City Council, Logan City Council or Redland City Council (each a <i>withdrawn council</i> ).'.	16 17
Clause	81	Insertion of new s 25A	18
		Part 3—	19
		insert—	20
	'25A	Use and disclosure of personal information	21
		'(1) For any IPP under the <i>Information Privacy Act 2009</i> , the making of a dispute referral is, of itself, taken to be agreement	22 23

[s 82]

			by each party to their personal information relevant to the dispute—	1 2
			(a) being used by the energy and water ombudsman or either party for a preliminary inquiry or investigation concerning the dispute; or	3 4 5
			(b) being disclosed by the ombudsman to a party or from a party to the ombudsman for a purpose mentioned in paragraph (a); or	6 7 8
			(c) if a party is required to disclose the information under section 24(2) or 29, being disclosed to the ombudsman.	9 10
		'(2)	In this section—	11
			party means a party to the dispute referral.'.	12
Clause	82		placement of s 64A (Scheme participation—water tities)	13 14
			Section 64A—	15
			omit, insert—	16
	'64A	Scl	heme participants—water entities	17
			'A water entity is, or becomes, a scheme participant on or from—	18 19
			(a) for a distributor-retailer—1 January 2011; or	20
			(b) for a withdrawn council—1 July 2012.'.	21
Clause	83		nendment of s 67A (Amount of participation fee—water tity)	22 23
			Section 67A(2)—	24
			omit.	25
Clause	84	Ins	sertion of new pt 12	26
			After section 102—	27
			insert—	28

[s 84]

'Part	12	Transitional provisions for South-East Queensland Water (Distribution and Retail Restructuring) and Other Legislation Amendment Act 2011	1 2 3 4 5 6
<b>'103</b>	Defi	initions for pt 12	7
		'In this part—	8
		<b>Allconnex</b> means the distributor-retailer called the Southern SEQ Distributor-Retailer Authority.	9 10
		successor, for a provision about a customer or a dispute referral concerning a customer, means the withdrawn council in whose local government area the customer received, or wanted to receive, services from Allconnex of a type mentioned in the Water Supply Act, schedule 3, definition customer.	11 12 13 14 15 16
<b>'104</b>	Mig	ration of small customers (water) of Allconnex	17
		'Each person who, at the end of 30 June 2012, is a small customer (water) of Allconnex becomes a small customer (water) of Allconnex's successor on 1 July 2012.	18 19 20
<b>'105</b>	Exis	sting dispute referrals	21
	<b>'</b> (1)	This section applies to a dispute referral about Allconnex made before 1 July 2012.	22 23
	'(2)	The referral is taken to be, and to have always been, a dispute referral about Allconnex's successor, and may be continued by or against the successor.	24 25 26
	"(3)	Subsection (2) applies as if, at all relevant times, the successor had performed the water entity function the subject of the referral.	27 28 29

I	s	84

	'(4)	The successor is taken to be, and to have always been, the relevant entity for the referral.	1 2
	'(5)	If the referral was made by Allconnex, the successor is taken to be the referrer.	3 4
<b>'106</b>	Dis	putes not referred before 1 July 2012	5
	'(1)	This section applies for a dispute about the performance of Allconnex's water entity functions about which a dispute referral could have been, but has not been, made before 1 July 2012.	6 7 8 9
	'(2)	Either party to the dispute may, on or from 1 July 2012, make a dispute referral for the dispute as if Allconnex's successor has performed the functions.	10 11 12
	'(3)	Subsection (2) is subject to section 19A.	13
	'(4)	If the referrer is a small customer (water) and the dispute referral names Allconnex as the relevant entity, Allconnex's successor is taken to have been named instead.	14 15 16
107	Exi	sting investigations	17
	'(1)	An investigation or preliminary inquiry (a <i>procedure</i> ) started under this Act before 1 July 2012 about Allconnex is taken to be a procedure of the same type about Allconnex's successor.	18 19 20
	'(2)	The procedure is taken to be, and to have always been, about Allconnex's successor, and may be continued about the successor.	21 22 23
	'(3)	Subsection (2) applies as if, at all relevant times, the successor had performed the water entity function the subject of the procedure.	24 25 26
	'(4)	The successor is taken to be, and to have always been, the relevant entity for the procedure.	27 28

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<b>'108</b>	Exi	sting information requirements	1
	'(1)	This section applies to an information requirement made of Allconnex that has not been complied with before the end of 30 June 2012.	2 3 4
	'(2)	On 1 July 2012, the information requirement is taken to have been made of Allconnex's successor about the same matter.	5 6
	'(3)	In this section—	7
		<i>information requirement</i> means a requirement under section 29.	8 9
<b>'109</b>		sting orders, decisions, declarations and ections	10 11
	'(1)	This section applies to an order, decision, declaration or direction (the <i>action</i> ) under this Act about Allconnex.	12 13
	'(2)	The action is taken to have been made about Allconnex's successor on 1 July 2012.	14 15
	'(3)	Subsection (2) does not prevent part 5, division 2 applying to the order.	16 17
	'(4)	In this section—	18
		about includes to and against.	19
		order includes a judgment under section 42.	20
<b>'110</b>	Am	ended budget for 2011–12 financial year	21
	'(1)	The energy and water ombudsman may prepare an amended budget for the 2011–2012 financial year to take into account the withdrawn councils becoming scheme participants on 1 July 2012.	22 23 24 25
	'(2)	An advisory council recommendation under section 74(6) is not required for approval of the amended budget.	26 27
	'(3)	In this section—	28

[s 84]

		<b>2011–2012 financial year</b> means the financial year beginning on 1 July 2011 and ending on 30 June 2012.	1 2		
<b>'111</b>	11 Withdrawn councils' user-pays fees for 2012–13 financial year				
	'(1)	For section 68(1) and (4), a withdrawn council is taken to become a scheme participant when this section commences.	5 6		
	'(2)	For section 69—	7		
		(a) the amended budget under section 110 must be taken into account; and	8 9		
		(b) the forecasted costs of the withdrawn council as a scheme participant for the 2012–13 financial year are its share of Allconnex's likely relevant performance costs under subsection (3).	10 11 12 13		
	'(3)	The share is the withdrawn council's share of participation rights under its participation agreement with Allconnex under the <i>South-East Queensland Water (Distribution and Retail Restructuring) Act 2009</i> immediately before the retransfer under that Act.	14 15 16 17 18		
	'(4)	In this section—	19		
		<b>2012–13 financial year</b> means the financial year beginning on 1 July 2012 and ending on 30 June 2013.	20 21		
<b>'112</b>	Ref	ferences in Acts and other documents	22		
	'(1)	This section applies for references in an Act or other document from 1 July 2012.	23 24		
	'(2)	A reference to a water entity or scheme participant is taken to include a reference to a withdrawn council.	25 26		
	'(3)	A specific reference to Allconnex is taken to be a reference to Allconnex's successor.'.	27 28		

s 85	
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Clause	85	Am	nendment of schedule (Dictionary)	1
			Schedule—	2
			insert—	3
			Allconnex, for part 12, see section 103.	4
			distributor-retailer means a distributor-retailer under the South-East Queensland Water (Distribution and Retail Restructuring) Act 2009, section 8.	5 6 7
			successor, for part 12, see section 103.	8
			withdrawn council see section 7A(b).'.	9
	Part	· <b>1</b>	Amendment of Plumbing and	10
	ı aı c	•	Drainage Act 2002	11
Clause	86	Ac	t amended	12
			This part amends the <i>Plumbing and Drainage Act 2002</i> .	13
Clause	87		nendment of s 84 (Regulated work or on-site sewerage rk by a public sector entity)	14 15
			Section 84(4) and (5)—	16
			omit, insert—	17
		'(4)	However, subsections (5) and (6) apply for the issuing by a public sector entity of a compliance permit or compliance certificate for a plan for SEQ water work.	18 19 20
		'(5)	The entity can not issue the permit or certificate without the relevant service provider's written consent.	21 22
		'(6)	If the entity issues the permit or certificate, it must give a copy to—	23 24
			(a) the local government; and	25

			(b) if the relevant service provider for the work is a distributor-retailer—the distributor-retailer.	1 2
			Note—	3
			For references to a relevant service provider until 1 July 2012, see section 188.'.	4 5
lause	88	Am	endment of s 85 (Process for assessing plans)	6
		(1)	Section 85(2)(d), before examples—	7
			omit, insert—	8
			'(d) if the request is about a plan for SEQ water work—accompanied by a document or information to show the work has been approved by or for the relevant service provider.'.	9 10 11 12
		(2)	Section 85(7A), from '(7A)' to 'distributor-retailer; or'—	13
			omit, insert—	14
		'(7A)	A local government can not give a compliance permit for SEQ water work unless it is the relevant service provider for the work or 1 of the following applies—	15 16 17
			(a) the work has been approved by the distributor-retailer who is the relevant service provider for the work;'.	18 19
		(3)	Section 85(7A)(b), 'regulated work under the plan'—	20
			omit, insert—	21
			'work'.	22
lause	89		nendment of s 86 (General process for assessing ulated work and on-site sewerage work)	23 24
		(1)	Section 86(2)(d), from 'connecting to' to 'water infrastructure'—	25 26
			omit, insert—	27
			'SEQ water work'.	28
		(2)	Section 86(2)(d)(i), before examples—	29

s	90]	

			omit, insert—	1
			'(i) a document or information to show the work has been approved by or for the relevant service provider;'.	2 3 4
		(3)	Section 86(9A), from '(9A)' to 'distributor-retailer; or'—	5
			omit, insert—	6
		'(9A)	A local government can not give a compliance certificate for SEQ water work unless it is the relevant service provider for the work or 1 of the following applies—	7 8 9
			(a) the work has been approved by the distributor-retailer who is the relevant service provider for the work;'.	10 11
		(4)	Section 86(9A)(b), 'regulated'—	12
			omit.	13
Clause	90	Am	nendment of s 87 (Minor work)	14
		(1)	Section 87(7), 'distributor-retailer's'—	15
			omit, insert—	16
			'relevant service provider's'.	17
		(2)	Section 87(8)—	18
			omit, insert—	19
		'(8)	If the local government is not the relevant service provider for the work, when the relevant entity or person gives the local government the notice the entity or person must also give the relevant service provider a copy of the notice.'.	20 21 22 23
		(3)	Section 87(9), definition relevant distributor-retailer—	24
			omit.	25
Clause	91	Ins	ertion of new pt 10, div 8	26
			Part 10—	27
			insert—	28

[s 92]

'Division 8		n 8	Transitional provision for South-East Queensland Water (Distribution and Retail Restructuring) and Other Legislation Amendment Act 2011	
<b>'188</b>	Re <sup>2</sup>		ces to relevant service provider until 1 July	6 7
	'(1)	Unti	il 1 July 2012—	8
		(a)	paragraph (a) of the definition <i>relevant service provider</i> in the schedule does not apply; and	9 10
		(b)	SPOLA amended section 87 continues to apply instead of post-1 July 2012 section 87.	11 12
	'(2)	In th	nis section—	13
			<i>f-1 July 2012 section 87</i> means section 87 as amended er SEQ.	14 15
		and	means the South-East Queensland Water (Distribution Retail Restructuring) and Other Legislation Amendment 2011.	16 17 18
		<b>SPC</b> Legi	<b>PLA</b> means the Sustainable Planning and Other islation Amendment Act 2011.	19 20
		imm ame	<b>DLA amended section 87</b> means section 87 as in force nediately before its amendment under SEQ, and if the indments of section 87 under SPOLA commence before 1 2012, section 87 as amended under SPOLA.'.	21 22 23 24
92	Am	nendr	ment of schedule (Dictionary)	25
		Sch	edule—	26
		inse	rt—	27
		ʻrele	evant service provider, for SEQ water work, means—	28
		(a)	if the work has been carried out, or is to be carried out, in the local government area, under the SEQ Water Act, of any of the following councils, that council—	29 30 31

Clause

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			(i) the Gold Coast City Council;	1
			(ii) the Logan City Council;	2
			(iii) the Redland City Council; or	3
		(b)	otherwise—the distributor-retailer in whose geographic area under the SEQ Water Act the work has been carried out, or is to be carried out.	4 5 6
		Note-	_	7
		Pa	ragraph (a) does not apply until 1 July 2012. See section 188.	8
		SEQ	water work means work that—	9
		(a)	is regulated work carried out, or to be carried out, in the SEQ region; and	10 11
		(b)	involves connecting to, disconnecting from or changing a connection to a relevant service provider's water infrastructure.'.	12 13 14
	Part	5	Amendment of Queensland	15
			Competition Authority Act 1997	16
Clause	93	Act ame	ended	17
		This 1992	s part amends the <i>Queensland Competition Authority Act</i> 7.	18 19
Clause	94	Insertio	n of new pt 16	20
		Afte	er section 253—	21
		inse	rt—	22

[s 95]

	'Part	Transitional provision for South-East Queensland Water (Distribution and Retail Restructuring) and Other Legislation Amendment Act 2011	1 2 3 4 5 6
	<b>'254</b>	Effect of regulation amendment	7
		'The amendment of the Queensland Competition Authority Regulation 2007 under the South-East Queensland Water (Distribution and Retail Restructuring) and Other Legislation Amendment Act 2011 does not affect the Governor in Council's power to further amend the regulation or to repeal it.'.	8 9 10 11 12 13
	Part	6 Amendment of Queensland Competition Authority Regulation 2007	14 15 16
Clause	95	Regulation amended	17
		This part amends the <i>Queensland Competition Authority</i> Regulation 2007.	18 19
Clause	96	Amendment of s 2 (Definitions)	20
		Section 2, definition Allconnex Water—	21
		omit.	22

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Clause	97		nendment of s 2A (Declaration of monopoly business ivity—Act, s 20)	1 2
		(1)	Section 2A(a)—	3
			omit.	4
		(2)	Section 2A—	5
			insert—	6
			'(ca) Gold Coast City Council;	7
			(cb) Logan City Council;	8
			(ea) Redland City Council;'.	9
		(3)	Section 2A(b) to (i)—	10
			renumber as section 2A(a) to (k).	11
	Part	7	Amendment of Water Act 2000	12
Clause	98	Act	t amended	13
			This part amends the Water Act 2000.	14
Clause	99	Am	nendment of s 360ZCY (Content of market rules)	15
			Section 360ZCY(1)(b)(ii), after 'grid customers'—	16
			insert—	17
			'or grid service providers'.	18

[s 100]

	Par	t 8	Amendment of Water Supply (Safety and Reliability) Act 2008	1 2
Clause	100	Ac	t amended	3
			This part amends the Water Supply (Safety and Reliability) Act 2008.	4 5
Clause	101	Am	nendment of s 114 (Application of div 5)	6
			Section 114(3), after 'distributor-retailer'—	7
			insert—	8
			'or a withdrawn SEQ council'.	9
Clause	102		nendment of s 138 (Guidelines for rate notice or count for supply of water to residential premises)	10 11
			Section 138—	12
			insert—	13
		'(4)	Subsection (5) applies for a service provider that is a withdrawn SEQ council.	14 15
		'(5)	If there is any conflict between the guidelines and any requirement under the 2009 restructuring Act for a rate notice or account, the guidelines and subsection (1) do not apply to the extent of the conflict.'.	16 17 18 19
Clause	103		nendment of s 169 (Restricting domestic water supply particular circumstances)	20 21
			Section 169(1)—	22
			insert—	23
			'(e) the service provider is not a withdrawn SEQ council.	24

ſs	10	41
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			Note—	1
			For withdrawn SEQ councils see the 2009 restructuring Act, section 99AT (Restricting water supply).'.	2 3
Clause	104	Am	nendment of sch 3 (Dictionary)	4
		(1)	Schedule 3—	5
			insert—	6
			'2009 restructuring Act means the South-East Queensland Water (Distribution and Retail Restructuring) Act 2009.	7 8
			withdrawn SEQ council means the Gold Coast City Council, Logan City Council or Redland City Council.'.	9 10
		(2)	Schedule 3, definition <i>customer</i> , paragraph 1(a), after 'a local government'—	11 12
			insert—	13
			'(other than a withdrawn SEQ council)'.	14
		(3)	Schedule 3, definition <i>customer</i> , after 'distributor-retailer'—	15
			insert—	16
			'or withdrawn SEQ council'.	17
		(4)	Schedule 3, definition distributor-retailer, from 'South-East' to '2009'—	18 19
			omit, insert—	20
			'2009 restructuring Act'.	21
	Part	ο.	Minor and consequential	22
	rait	. <b>T</b>	Minor and consequential amendments	22 23
Clause	105	Act	ts amended	24
			The schedule amends the Acts it mentions.	25

Sch	edule	Acts amended	1
		section 105	2
		Queensland Water (Distribution and Retail g) Act 2009	3 4
1	Section	13—	5
	omit	, insert—	6
<b>'13</b>	Function	ns	7
		distributor-retailer may perform its functions inside or ide Queensland.'.	8 9
2	Section	53(11), definition <i>functions</i> —	10
	omit	-	11
3	and sec	53ARC(1), definition 2010–11 BC, paragraph (a), tion 53ARD(1), definition 2011–12 BC, paragraph d access charges mentioned in section	12 13 14 15
	omit	, insert—	16
	'fixe	ed access charges'.	17
4	Section	53ARD(3)(a)—	18
	omit	, insert—	19
	'(a)	<i>CPI</i> means the CPI figure from the Capital Cities Comparison in the publication 'Consumer Price Index, Australia', Cat no. 6401.0, for Brisbane relating to the annual period from one March quarter to the next March quarter published by the Australian Bureau of Statistics immediately before the start of the 2012–13 financial year; and'.	20 21 22 23 24 25 26

5	Section 54(1)(a)(ii), 'the Local Government Act 1993 or	1
	the Local Government Act 2009'—	2
	omit, insert—	3
	'LGA 2009 or CBA 2010'.	4
6	Sections 77E(5), 77K(6) and 100(2)(d), 'and powers'—	5
	omit.	6
7	Section 99ATB(1)(a), 'the Local Government Act 2009'—	7
	omit, insert—	8
	'LGA 2009'.	9
8	Section 99AX(4), 'the Local Government Act'—	10
	omit, insert—	11
	'LGA 2009 or CBA 2010'.	12
9	Section 99AX(5), definition <i>Local Government Act</i> —	13
	omit.	14
10	Section 100A, 'Water Policy'—	15
	omit, insert—	16
	'water EPP'.	17
11	Section 100A(6), definition 'Water Policy'—	18
	omit.	19

Energy and Water Ombudsman Act 2006				
1	Sections 97, 98(1) and schedule, definition <i>2010/2011 financial year,</i> '2010/2011'—	2 3		
	omit, insert—	4		
	'2010–2011'.	5		

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