

Queensland

Water Legislation Amendment Bill 2015



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2015

A Bill

for

An Act to amend the *River Improvement Trust Act 1940*, the *Water Act 2000* and the *Water Reform and Other Legislation Amendment Act 2014* for particular purposes

[s 1]

	The Parliament of Queensland enacts						
	Part	1	Preliminary	2			
Clause	1	She	ort title	3			
			This Act may be cited as the Water Legislation Amendment Act 2015.	4 5			
	Part	2	Amendment of River Improvement Trust Act 1940	6 7			
Clause	2	Act	tamended	8			
			This part amends the River Improvement Trust Act 1940.	9			
Clause	3	Am	endment of s 5 (Membership of trust)	10			
		(1)	Section 5(1), 'A trust may be established as a trust'—	11			
			omit, insert—	12			
			Unless a trust's membership is provided for under a regulation under subsection (1A), the trust's membership is	13 14 15			
		(2)	Section $5(1)(b)$, ', as stated in the regulation establishing the trust,'—	16 17			
			omit.	18			
		(3)	Section 5(1A), 'Alternatively, a trust may be established as a trust'—	19 20			
			omit, insert—	21			
			A trust's membership may be	22			

			[s 4]
	(4)	Section 5(1A), 'the regulation establishing <i>omit, insert</i> — a regulation	the trust'— 1 2 3
	(5)	Section 5(1B), 'establishing a trust as a tru	
	(\mathbf{J})	omit.	5
	(6)	Section 5(2), 'established under'—	6
		omit, insert—	7
		whose membership is provided for	in 8
Clause 4		endment of s 10 (Works which trust m intain)	ay undertake or 9
	(1)	Section 10(1)(a), after 'Act'—	1
		insert—	12
		, other than works the chief execut not to undertake or maintain	ive directs the trust 12
	(2)	Section 10(1)(b)—	1:
		omit, insert—	10
		(b) must undertake or main chief executive directs th or maintain for the purpe object of this Act; and	e trust to undertake 1
		(c) must comply with any executive gives the undertaking or maintenan paragraph (a) or (b).	trust about the 22
	(3)	Section 10(3), ', subject to the direction chief executive,'—	or approval of the 22
		omit.	2'
	(4)	Section 10(4), 'The trust'—	28
		omit, insert—	29

[s 5]

	Without limiting section $7(2)$, the trust					
Clause 5	Insertion of ne After section 23- <i>insert</i> —	•	2 3 4			
	Part 9	Transitional provision for Water Legislation Amendment Act 2015	5 6 7			
	24 Cor	ntinuance of areas and trusts	8			
	(1)	To remove any doubt, it is declared that each relevant area, and the trust for each relevant area, continued in existence under this Act on and after 19 December 2014.	9 10 11 12			
	(2)	For the appointment by the Minister, before the commencement, of a person to the membership of the trust for a relevant area, section $5(1)(b)$ is taken never to have required the number of persons to be appointed to be as stated in a regulation.	13 14 15 16 17 18			
	(3)	If a provision of this Act applies to a member of a trust as having been appointed under section $5(1)(a)$ or under section $5(1)(b)$, the reference to either provision is taken to be a reference to the provision as in force when the person was appointed to the trust.	19 20 21 22 23 24			
	(4)	In this section—	25			
		<i>relevant area</i> means a river improvement area, including the Burdekin Shire Rivers Improvement Area, in existence under this Act as a river improvement area immediately before 19 December 2014.	26 27 28 29 30			

[s 6]

				[0 0]		
Part	rt 3 Amendment of Water Act 2000					
6	Act amended					
		This part a	mend	s the Water Act 2000.		
7	Am	nendment c	ofs5	AA (Watercourse etc. may be mapped)		
	(1)	Section 5A	A(1)	(c) to (f)—		
		renumber a	as sect	tion $5AA(1)(b)$ to (e).		
	(2)	Section 5A	A(5)	to (10)—		
		renumber a	as sect	tion 5AA(4) to (9).		
8	Ins	ertion of n	ew cl	h 9, pt 9		
		Chapter 9–				
		insert—				
		Part 9	9	Validation provision for		
				Water Legislation		
				Amendment Act 2015		
				ion of formation and actions of Lower Water Management Authority		
		(1)	This	s section confirms and validates—		
			(a)	the formation of the Lower Herbert Water Management Authority on 16 December 2005; and		
			(b)	the appointment, employment or engagement of the office holders, employees and agents of the authority since its formation on 16 December 2005 as confirmed and validated under this section; and		
	6 7	7 Am (1) (2)	 6 Act amended This part a 7 Amendment a (1) Section 5A renumber a (2) Section 5A renumber a 8 Insertion of m Chapter 9- insert— Part 9 1282 Va He 	 6 Act amended This part amend 7 Amendment of s 5 (1) Section 5AA(1)(renumber as sect (2) Section 5AA(5) renumber as sect 8 Insertion of new cl Chapter 9— insert— Part 9 1282 Validat Herbert (1) This (a) 		

[s 8]

	(c)	the actions of the authority, its office holders, employees and agents since its formation on 16 December 2005 as confirmed and validated under this section.	1 2 3 4
(2)	Herb conf Wate Regi	declared that the formation of the Lower bert Water Management Authority is firmed and is as valid as it would be if the <i>er and Other Legislation Amendment</i> <i>valation (No. 1) 2005</i> SL No. 334 had vided as follows—	5 6 7 8 9 10
	(a)	the following water authorities (collectively the <i>former authorities</i>) are amalgamated to form a new water authority—	11 12 13
		(i) Foresthome Drainage Board;	14
		(ii) Loder Creek Drainage Board;	15
		(iii) Mandam Drainage Board;	16
		(iv) Ripple Creek Drainage Board;	17
	(b)	the authority areas of the former authorities are dissolved;	18 19
	(c)	the former authorities are dissolved;	20
	(d)	the new water authority formed on the amalgamation of the former authorities is named the Lower Herbert Water Management Authority;	21 22 23 24
	(e)	the authority area of the Lower Herbert Water Management Authority is shown on plan AP4064.	25 26 27
(3)	the Man emp hold are	nout limiting subsection (2), it is declared that actions of the Lower Herbert Water nagement Authority and the appointment, loyment, engagement and actions of its office lers, employees and agents are confirmed and as valid as they would be if the <i>Water and</i> <i>er Legislation Amendment Regulation (No. 1)</i>	28 29 30 31 32 33 34

			[s 9]				
			2005 SL No. 334 had provided for the matters mentioned in subsection (2).	1 2			
		(4)	In this section—	3			
			<i>actions</i> , of the Lower Herbert Water Management Authority, its office holders, employees and agents, means anything done or omitted to be done by the Lower Herbert Water Management Authority, its office holders, employees and agents, including, for example—	4 5 6 7 8 9			
			(a) the making of decisions; and	10			
			(b) the entry into contracts and agreements; and	11			
			(c) the receipt and expenditure of amounts.	12			
Clause	9	Amendment o	f sch 4 (Dictionary)	13			
		Schedule 4, head	ading, 'section 3'—				
		omit, insert—		15			
		sect	ion 4	16			
	_ .						
	Part	4	Amendment of Water Reform	17			
			and Other Legislation	18			
			Amendment Act 2014	19			
Clause	10	Act amended		20			

	-0
This part amends the Water Reform and Other Legislation Amendment Act 2014, part 8.	21 22
Editor's note—	23
Legislation ultimately amended—	24
• the Water Act 2000	25

Water Legislation Amendment Bill 2015 Part 4 Amendment of Water Reform and Other Legislation Amendment Act 2014

[s 11]

Clause 11		Amendment of s 58 (Replacement of long title)							
		Section 58, inser	ted lo	ong title, 'responsible and productive'—	2				
		omit, insert—			3				
		sust	ainal	ble	4				
Clause	12	Amendment of (Commenceme		9 (Replacement of s 2	5 6				
		Section 59, inser	ted so	ection 2—	7				
		omit, insert—			8				
		2 Pur	pose	es of Act and their achievement	9				
		(1)		main purposes of this Act are to provide a nework for the following—	10 11				
			(a)	the sustainable management of Queensland's water resources and quarry material by establishing a system for—	12 13 14				
				(i) the planning, allocation and use of water; and	15 16				
				(ii) the allocation of quarry material and riverine protection;	17 18				
			(b)	the sustainable and secure water supply and demand management for the south-east Queensland region and other designated regions;	19 20 21 22				
			(c)	the management of impacts on underground water caused by the exercise of underground water rights by the resource sector;	23 24 25				
			(d)	the effective operation of water authorities.	26				
		(2)		subsection (1)(a), <i>sustainable management</i> anagement that—	27 28				
			(a)	incorporates the principles of ecologically sustainable development; and	29 30				

[s 12]

(b)	allows for the allocation and use of water resources and quarry material for the economic, physical and social wellbeing of the people of Queensland, within limits that can be sustained indefinitely; and	1 2 3 4 5
(c)	sustains the health of ecosystems, water quality, water-dependent ecological processes and biological diversity associated with watercourses, lakes, springs, aquifers and other natural water systems, including, where practicable, reversing degradation that has occurred; and	6 7 8 9 10 11 12
(d)	recognises the interests of Aboriginal people and Torres Strait Islanders and their connection with water resources; and	13 14 15
(e)	enables water resources and quarry material to be obtained through fair, transparent and orderly processes to support the economic development of Queensland; and	16 17 18 19
(f)	builds confidence regarding the availability, security and value of water entitlements and other authorisations; and	20 21 22
(g)	promotes the efficient use of water through—	23 24
	(i) the establishment and operation of water markets; or	25 26
	(ii) the initial allocation of water; or	27
	(iii) the regulation of water use if there is a risk of land or water degradation; or	28 29
	(iv) increasing community understanding of the need to use and manage water in a sustainable way; and	30 31 32
(h)	facilitates the community taking an active part in planning for the management and allocation of water.	33 34 35

Water Legislation Amendment Bill 2015 Part 4 Amendment of Water Reform and Other Legislation Amendment Act 2014

[s 13]

			(3)		subsection	(2)(g),	the	efficient	use	<i>of</i> 1 2	
				(a)	incorporates and water co				-		;
				(b)	considers the required for the formation of the formation	for par	ticular	circun	nstanc)
Clause	13	Am	nendment o	fs64	4 (Insertion	of new	s 5A	A)		8	\$
		(1)			ted section 5			-		9	
			omit.							1	0
		(2)	Section 64,	inser	ted section 5	AA(4)—	-			1	1
			omit.							1	2
Clause	14	Am	nendment o	f s 6	5 (Insertion	of new	s 6)			1	.3
		(1)	Section 65,	head	ing, 's 6'—					1	4
			omit, insert-							1	5
			ss 6	and	7					1	6
		(2)	Section 65,	after	inserted sect	ion 6—				1	7
			insert—							1	8
					g of <i>princip</i> able develo		colog	gically			.9 20
					wing princip ble developm		rincipi	les of eco	logica	-	21 22
				(a)	decision-ma effectively short-term of and equitable	integrate economic	e botl c, envi	ironmenta		nd 2 ial 2	23 24 25 26
				(b)	if there are environmen certainty sh	tal dama	ge, lac	k of full s	scienti	fic $\frac{1}{2}$	27 28 29

[s 15]

	(c)	postponing measures to prevent environmental degradation; the present generation should ensure the health, diversity and productivity of the environment is maintained or enhanced for the benefit of future generations;	1 2 3 4 5 6
	(d)	the conservation of biological diversity and ecological integrity should be a fundamental consideration in decision-making;	7 8 9
	(e)	recognition of the need to develop a strong, growing and diversified economy that can enhance the capacity for environmental protection;	10 11 12 13
	(f)	decisions and actions should provide for broad community involvement on issues affecting them.	14 15 16
Clause 15 Am	endment of s 68	8 (Insertion of new ch 2)	17
(1)	Section 68, i productive'—	inserted section 37, 'responsible and	18 19
	omit, insert—		20
	sustainab	le	21
(2)		rted section 39(1), '(1) For the purpose of responsible and productive'—	22 23
	omit, insert—		24
	For the p	urpose of planning for the sustainable	25
(3)	Section 68, inser	ted section 39(2)—	26
	omit.		27
(4)	Section 68, in productive'—	inserted section 41, 'responsible and	28 29
	omit, insert—		30
	sustainab	le	31

[s 15]

(5)	Section 68, inserted section 43, after subsection (2)(h)-	1
	insert—	2
	(ha) state criteria and processes for deciding an application for a dealing with a water licence; and	3 4 5
(6)	Section 68, inserted section 43(2), paragraphs (ha) to (n)-	6
	renumber as paragraphs (i) to (o).	7
(7)	Section 68, inserted section 51(2)(c)—	8
	omit.	9
(8)	Section 68, inserted section 52—	10
	omit.	11
(9)	Section 68, inserted section 58, 'responsible and productive'—	12 13
	omit, insert—	14
	sustainable	15
(10)	Section 68, inserted section 67, after paragraph (b)-	16
	insert—	17
	(ba) if provided for in the water plan—the criteria and process for deciding applications for a seasonal water assignment or for relocation of a water licence;	18 19 20 21
(11)	Section 68, inserted section 67, paragraphs (ba) to (d)-	22
	renumber as paragraphs (c) to (e).	23
(12)	Section 68, inserted section 68(2)(b), 'objective'-	24
	omit, insert—	25
	objectives	26
(13)	Section 68, inserted section 69(3)—	27
	omit, insert—	28
	(3) If the water plan outcomes, measures or objectives are changed, the chief executive must	29 30

[s 15	
amend the relevant water management protocol to the extent necessary to be consistent with the water plan.	
) Section 68, inserted section 70(1)(b)—	(14)
omit, insert—	
(b) the grant of a water allocation or water licence—	
(i) as a result of an unallocated water release; or	
(ii) to replace a surrendered water allocation;	
) Section 68, inserted section 73(1)(a), note, 'section 146(4) and (5)—	(15)
omit, insert—	
section 146(1)(b)	
) Section 68, inserted chapter 2, part 2, division 7—	(16)
omit.	
) Section 68, inserted section 101(1)(e)—	(17)
omit.	
) Section 68, inserted section 112(3)—	(18)
omit, insert—	
(3) The chief executive must give the applicant a notice requiring the applicant—	
 (a) to publish the information mentioned in subsection (4), for the period and in the way stated in the notice given by the chief executive; or 	
 (b) to publish a notice that states the application has been made and refers to the information mentioned in subsection (4) and published on the department's website, for the period 	

[s 15]

	and in the way, stated in the notice given by the chief executive.	1 2
(19)	Section 68, inserted section 112(6), after 'information'-	3
	insert—	4
	or notice referring to the information	5
(20)	Section 68, inserted section 116(1)—	6
	omit, insert—	7
	(1) Subsection (2) applies if a water plan, water management protocol or regulation states a process for the allocation of water, or interference with the flow of water, under a water licence.	8 9 10 1 1
(21)	Section 68, inserted section 126(1), from 'This section' to 'or water management protocol'—	11 14
	omit, insert—	1:
	This section applies if, for a water licence to take water—	10 17
	(a) a regulation, water plan or water management protocol	18 19
(22)	Section 68, inserted section 129(1), after 'water management protocol'—	20 2
	insert—	2
	, water entitlement notice	2
(23)	Section 68, inserted section 130(c), after 'a regulation'—	24
	insert—	2
	, water plan	20
(24)	Section 68, inserted section 147, heading, 'or to implement a water development option'—	27 28
	omit.	29
(25)	Section 68, inserted section 147(1)—	3
	omit, insert—	3

 (1) Subsection (2) applies if a water plan, water management protocol or regulation states a process for the allocation of water under a water allocation. (26) Section 68, inserted section 180, from 'application—'
omit, insert—
application to either of the following named in a wate plan—
(a) for a resource operations licence—an entity mentioned in section 176(2);
(b) for a distribution operations licence—an entity mentioned in section 177(2).
(27) Section 68, inserted section 182(2)(a), 'responsible and productive'—
omit, insert—
sustainable
Amendment of s 73 (Amendment of s 365 (Declaring cumulative management areas))
Section 73(3), inserted section 365(3B)—
omit, insert—
(3B) If the area of an identified resource tenure is partly within and partly outside the cumulative management area, the chief executive may decide whether the tenure, or part of the tenure, is a CMA tenure and, in deciding this, must have regard to—
 (a) the impacts on underground water caused by, or likely to be caused by, the exercise o underground water rights by the tenuro holder; and
(b) advice from the Office of Groundwate Impact Assessment, the tenure holder and

Clause 16

[s 17]

				any othe considers			chief	executive	1 2
Clause	17		endment of s 1 pection and pu				09 (Pu	ıblic	3 4
		Sec	tion 188, inserted	l section 100	9(1)(la)—	-			5
		omi	t.						6
Clause	18		endment of s 2 visions and re		dment of	ch 9 ((Trans	itional	7 8
		(1)	Section 201, ins	erted section	n 1250—				9
			insert—						10
			me	erred aspectans a deferred aspectans a deferred aspectation and the second seco	ed aspect u		-	-	11 12 13
		(2)	Section 201, ins	erted section	n 1253(3),	examp	ole—		14
			omit, insert—						15
			Exam	ples—					16
			1	If the Minister to prepare a unamended make a draft	draft wate Act, the pro	er resou ocess m	arce plan nay be o	n under the continued to	17 18 19 20
			2	If the Minis intention to p plan under th the postpone Minister to o under the am	bostpone the e unamende ment may decide the r	e expiry ed Act, tl be con	of a watche proce tinued t	ater resource ss relating to o allow the	21 22 23 24 25 26
		(3)	Section 201, ins	erted section	n 1256(2)((b)—			27
			omit, insert—						28
			(b)		raft resou	-	peration	d a notice ns plan to rce plan,	29 30 31

[s	18]
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	[\$ 10]	
	including a notice about an amending or replacement plan, for public consultation; or	
	(c) there is a deferred aspect for the resource operations plan that implements the water resource plan.	
6 7	Section 201, inserted section 1256(3)(b)(ii), 'plan, including'—	(4)
8	omit, insert—	
9 10	plan to implement the water resource plan, including a notice about	
11	Section 201, inserted section 1256(3)(b)—	(5)
12	insert—	
13	(iv) if there is a deferred aspect for the	
	resource operations plan that implements the water resource plan—	
15	(A) on approval by the Governor in	
	Council of an amendment to the	
	resource operations plan about the	
19	deferred aspect; or	
	(B) on the publication of a notice by the chief executive advising that	
	the chief executive has decided	
	not to amend the resource operations plan to include	
	operations plan to include provisions about the deferred	
26	aspect.	
27	Section 201, inserted section 1256, after subsection (3)—	(6)
28	insert—	
	(4) For subsection (3)(b), if all or any of the provisions of the final draft of the water resource	
	plan or the resource operations plan provide for	
	their commencement on a particular day, the provisions are taken to commence in the water	
34	plan on the particular day.	

[s 18]

(7)	Section 201, inserted section 1259(4), 'process-'	1
	omit, insert—	2
	process or for which there is a deferred aspect—	3
(8)	Section 201, inserted section 1259(4)(b)—	4
	insert—	5
	(iv) if there is a deferred aspect for the resource operations plan that implements the water resource plan—	6 7 8
	(A) the approval by the Governor in Council of an amendment to the resource operations plan about the deferred aspect; or	9 10 11 12
	(B) the publication of a notice by the chief executive advising that the chief executive has decided not to amend the resource operations plan to include provisions about the deferred aspect.	13 14 15 16 17 18
(9)	Section 201, inserted section 1259, after subsection (4)-	19
	insert—	20
	(4A) For subsection (4)(b), if all or any of the provisions of the final draft of the water resource plan or the resource operations plan provide for their commencement on a particular day, the provisions are taken to commence in the instruments mentioned in subsection (2) on the particular day.	21 22 23 24 25 26 27
(10)	Section 201, inserted section 1260, paragraph (d)-	28
	<i>renumber</i> as paragraph (e).	29
(11)	Section 201, inserted section 1260, after paragraph (c)-	30
	insert—	31
	(d) the environmental management rules;	32

			[s 18]	
(12)	Section 201	, inse	erted section 1261, paragraph (b)—	1
	omit.			2
(13)	Section 201	, inse	erted section 1261, paragraphs (c) and (d)-	3
	<i>renumber</i> a	s para	agraphs (b) and (c).	4
(14)	Section 201	, inse	erted section 1264(1)(c), after 'licences'—	5
	insert—			6
	app	licati	than the criteria and process for deciding ons for a seasonal water assignment or for n of a water licence	7 8 9
(15)	Section 201	, inse	erted section 1264(1), '(1)'—	10
	omit.			11
(16)	Section 201	, inse	erted section 1265, heading, after 'manual'—	12
	insert—			13
	or re	esour	ce operations licence	14
(17)	Section 201	, inse	erted section 1265(2) to (5)—	15
	omit, insert	. <u> </u>		16
	(2)	wat imn	section (3) applies if there are rules in the er plan of the type mentioned in section 1261, nediately after the commencement of that ion, relevant to a water supply scheme.	17 18 19 20
	(3)	incl	rules in the water plan are taken to be uded in the operations manual relevant to the er supply scheme.	21 22 23
	(4)	ope	section (5) applies if rules under a resource rations plan relevant to the water supply eme—	24 25 26
		(a)	are taken to be an operations manual under section 1259(2)(b); and	27 28
		(b)	the rules that were in the resource operations plan that are now in the operations manual	29 30

[s 18]

		deal with the same subject matter as the rules under the water plan.	1 2
	(5)	The rules under the water plan replace the rules in the operations manual for the water supply scheme.	3 4 5
	(6)	Subsection (7) applies if there are provisions in the water plan of the type mentioned in section 1260, immediately after the commencement of that section, relevant to a water supply scheme.	6 7 8 9
	(7)	The provisions in the water plan are taken to be included in the resource operations licence relevant to the water supply scheme.	10 11 12
	(8)	Subsection (9) applies if provisions under a resource operations plan relevant to the water supply scheme—	13 14 15
		(a) are taken to be included in a resource operations licence under section 1259(2)(a); and	16 17 18
		(b) the provisions that were in the resource operations plan that are now taken to be included in the resource operations licence deal with the same subject matter as the rules under the water plan.	19 20 21 22 23
	(9)	The provisions under the water plan replace the provisions in the resource operations licence for the water supply scheme.	24 25 26
	(10)	For the water plan, section 63, nothing in this section has the effect of requiring the amendment or subdivision of the Burnett Water allocations in the way mentioned in the water plan, section 63.	27 28 29 30
(18)	Section 201	, inserted section 1268(3), after 'licence'—	31
	insert—		32
	if se	ection 1272 applies to the application	33
(19)	Section 201	, inserted section 1276—	34

			[s 19]	
			omit.	1
Clause	19	Am	endment of s 202 (Amendment of sch 4 (Dictionary))	2
		(1)	Section 202(2), inserted definition designated watercourse-	3
			omit.	4
		(2)	Section 202(2), inserted definition <i>process</i> , paragraph (a), '84(1),'	5 6
			omit.	7
		(3)	Section 202(2)—	8
			insert—	9
			<i>principles of ecologically sustainable</i> <i>development</i> see section 7.	10 11

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