

Environmental Protection (Underground Water Management) and Other Legislation Amendment Bill 2016



Queensland

Environmental Protection (Underground Water Management) and Other Legislation Amendment Bill 2016

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2016

A Bill

for

An Act to amend the *Environmental Protection Act 1994*, the *Mineral Resources Act 1989*, the *Queensland Heritage Act 1992*, the *Water Act 2000* and the *Water Reform and Other Legislation Amendment Act 2014* for particular purposes

[s 1]

	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the Environmental Protection (Underground Water Management) and Other Legislation Amendment Act 2016.	4 5 6
Clause	2	Commencement	7
		(1) Parts 2 and 4 commence immediately after the commencement of the <i>Water Reform and Other Legislation Amendment Act 2014</i> , section 11.	8 9 10
		(2) Part 3 commences on a day to be fixed by proclamation.	11
	Part	2 Amendment of Environmental Protection Act 1994	12 13
Clause	3	Act amended	14
		This part amends the Environmental Protection Act 1994.	15
Clause	4	Amendment of s 112 (Other key definitions for ch 5)	16
		Section 112—	17
		insert—	18
		underground water rights means any of the following—	19 20
		(a) underground water rights within the meaning of the <i>Mineral Resources Act 1989</i> ;	21 22

1001

		(b)	underground water rights within the meaning of the <i>Petroleum and Gas</i> (<i>Production and Safety</i>) <i>Act 2004</i> ;	1 2 3
		(c)	underground water rights within the meaning of the <i>Petroleum Act 1923</i> , section 87(3).	4 5 6
Clause 5	Insertion of ne	ew s	126A	7
	After section	n 12	6—	8
	insert—			9
	арр	olica	rements for site-specific tions—particular resource projects and e activities	10 11 12
	(1)	invo	s section applies to a site-specific application, olving the exercise of underground water ats, for—	13 14 15
		(a)	a resource project that includes a resource tenure that is a mineral development licence, mining lease or petroleum lease; or	16 17 18
		(b)	a resource activity for which the relevant tenure is a mineral development licence, mining lease or petroleum lease.	19 20 21
	(2)	The	application must also state the following—	22
		(a)	any proposed exercise of underground water rights during the period in which resource activities will be carried out under the relevant tenure;	23 24 25 26
		(b)	the areas in which underground water rights are proposed to be exercised;	27 28
		(c)	for each aquifer affected, or likely to be affected, by the exercise of underground water rights—	29 30 31
			(i) a description of the aquifer; and	32
_				

		(ii) an analysis of the movement of underground water to and from the aquifer, including how the aquifer interacts with other aquifers and surface water; and	1 2 3 4 5
		(iii) a description of the area of the aquifer where the water level is predicted to decline because of the exercise of underground water rights; and	6 7 8 9
		(iv) the predicted quantities of water to be taken or interfered with because of the exercise of underground water rights during the period in which resource activities are carried out;	10 11 12 13 14
	(d)	the environmental values that will, or may, be affected by the exercise of underground water rights and the nature and extent of the impacts on the environmental values;	15 16 17 18
	(e)	any impacts on the quality of groundwater that will, or may, happen because of the exercise of underground water rights during or after the period in which resource activities are carried out;	19 20 21 22 23
	(f)	strategies for avoiding, mitigating or managing the predicted impacts on the environmental values stated for paragraph (d) or the impacts on the quality of groundwater mentioned in paragraph (e).	24 25 26 27 28
Clause 6	Amendment of s 2	07 (Conditions that may be imposed)	29
	Section 207(1)—		30
	insert—		31
	(g)	relate to the exercise of underground water rights.	32 33

Clause	7	Amendment of s 215 (Othe	r amendments)	1
	((1) Section 215(2)—		2
		insert—		3
		resource impact i chapter	environmental authority for a activity—an underground water report under the <i>Water Act 2000</i> , 3, identifies impacts, or potential on an environmental value;	4 5 6 7 8
	(2) Section 215(3), after '(2)(e)'—	9
		insert—		10
		or (d)		11
Clause	8	Insertion of new s 227AA		12
		Chapter 5, part 7, division	2, after section 227—	13
		insert—		14
		227AA Requirement applications—u	s for amendment nderground water rights	15 16
		(1) This section application if	11	17 18
			lication relates to a site-specific nental authority for—	19 20
		reso dev	esource project that includes a purce tenure that is a mineral elopment licence, mining lease or oleum lease; or	21 22 23 24
		rele dev	resource activity for which the vant tenure is a mineral elopment licence, mining lease or oleum lease; and	25 26 27 28
		` ' .	osed amendment involves changes ercise of underground water rights.	29 30
		(2) The applicat	ion must also state the matters	31

[s 9]

		r	mentioned in section 126A(2).	1
		(3) I	n this section—	2
		e	ite-specific environmental authority means an environmental authority that includes 1 or more neligible ERAs.	3 4 5
Clause	9	Amendment of sparticular applic	s 683 (Effect of commencement on cations)	6 7
		Section 683(2	2)—	8
		insert—		9
		Λ	Note—	10
			See, however, section 749.	11
Clause 10	Insertion of new	<i>ı</i> ch 13, pt 26	12	
		Chapter 13—		13
		insert—		14
		Part 26	Transitional provisions for Environmental Protection (Underground Water Management) and Other Legislation Amendment Act 2016	15 16 17 18 19 20 21
			cular applications made but not decided re commencement	22 23
		(1)	This section applies if—	24
		(a) an application of a type mentioned in section 126A or 227AA was made before the commencement; and	25 26 27

		(b) immediately before the commencement, the application had not been decided.	1 2
	(2)	The application must be dealt with and decided as if the <i>Environmental Protection (Underground Water Management) and Other Legislation Amendment Act 2016</i> had not commenced.	3 4 5 6
		ministering authority to make decision on s applications	7 8
	(1)	This section applies to an application of a type mentioned in section 683(1)(a) or (b) that was made, but not decided, before the commencement of that section.	9 10 11 12
	(2)	If, before the commencement of this section, the EPA Minister had not made a decision under former section 225 and former section 225 would have applied to the application, section 683(2) continues to apply to the application but the administering authority and not the EPA Minister must make the decision under former section 225.	13 14 15 16 17 18
	(3)	In this section—	20
		EPA Minister means the Minister administering this Act.	21 22
		former section 225 means section 225 as in force immediately before the commencement of the Environmental Protection (Greentape Reduction) and Other Legislation Amendment Act 2012, section 7.	23 24 25 26 27
3		Amendment of Queensland	28
		Heritage Act 1992	29
Act an	nended		20
		mends the Queensland Heritage Act 1992.	30 31
11	no part ai	nends die Queensiana Hermige Act 1992.	31

Part 3

Clause 11

[s 12]

 (1) Section 125(1), after 'may'— insert— , by instrument in writing, (2) Section 125(2) and (3)— 	2 3 4 5 6 nment 7
, by instrument in writing,	4 5 6
·	5 6
(2) Section 125(2) and (3)—	6
omit, insert—	ment 7
(2) The chief executive officer of a local governmay, by instrument in writing, appoint a government employee of the local government an authorised person.	local 8
(3) However, the administering executive appoint a person as an authorised person of the administering executive is satisfied the person is appropriately qualified for appointment.	nly if 12
(4) In this section—	15
local government employee means—	16
(a) a local government employee under Local Government Act 2009; or	r the 17 18
(b) a council employee under the Cit Brisbane Act 2010.	ty of 19 20
Clause 13 Amendment of s 126 (Functions of authorised persor	1s) 21
(1) Section 126, heading, after 'Functions'—	22
insert—	23
and general powers	24
(2) Section 126(1), after 'person'—	25
insert—	26
appointed by the chief executive	27
(3) Section 126—	28
insert—	29

	(1A)	exe	authorised person appointed by the chief cutive officer of a local government has the owing functions—	1 2 3
		(a)	to inspect places, or artefacts in a place, in the local government's area for the purpose of deciding or recording the cultural heritage significance of the places or artefacts in the place;	4 5 6 7 8
		(b)	to conduct investigations and inspections to monitor and enforce compliance with—	9 10
			(i) the local heritage provisions for the local government's area; and	11 12
			(ii) the Planning Act, so far as it relates to assessable development completely or partly for a local heritage place in the local government's local heritage register.	13 14 15 16 17
(4)	Section 126	5(3),	'chief executive'—	18
	omit, insert			19
		adn	ninistering executive	20
(5)	Section 126	<u></u>		21
	insert—			22
	(4)	In t	his section—	23
		area	al heritage provision, for a local government a, means a following provision of this Act to extent it relates to a local heritage place in the a of the local government—	24 25 26 27
		(a)	part 6, division 2, if the chief executive officer is the decision-maker for the local heritage place;	28 29 30
		(b)	part 7;	31
		(c)	part 8, if the local government is prescribed by regulation under section 83.	32 33

		(6)	Section 126	6(1A) to (4)—	1
			renumber a	s section 126(2) to (5).	2
lause	14		nendment o powers)	of s 127 (Appointment conditions and limit	3 4
		(1)	Section 127	7(1)(a), 'officer's'—	5
			omit, insert	· <u> </u>	6
				authorised person's	7
		(2)	Section 127	7(1)(b), 'officer'—	8
			omit, insert	<u>:</u>	9
				authorised person	10
		(3)	Section 127	7(3)—	11
			omit, insert	<u>·</u>	12
			(3)	Without limiting subsection (1) or (2), the instrument of appointment for an authorised person appointed by the chief executive officer of a local government must state the local heritage provisions for the local government's area for which the authorised person is appointed.	13 14 15 16 17 18
			(4)	In this section—	19
				<i>local heritage provision</i> , for a local government area, see section 126(5).	20 21
				signed notice means a notice signed by the administering executive.	22 23
lause	15	Am	endment o	of s 128 (Issue of identity card)	24
			Section 128	8(1), 'chief executive'—	25
			omit, insert	<u>-</u>	26
				administering executive	27

Clause	16	Amendment of s 131 (Resignation)	1
		Section 131(1), 'chief executive'—	2
		omit, insert—	3
		administering executive	4
Clause	17	Amendment of s 132 (Return of identity card)	5
		(1) Section 132, 'chief executive'—	6
		omit, insert—	7
		administering executive	8
		(2) Section 132, penalty—	9
		omit, insert—	10
		Maximum penalty—	11
		(a) for an authorised person appointed by the chief executive—20 penalty units; or	12 13
		(b) for an authorised person appointed by the chief executive officer of a local government—10 penalty units.	14 15 16
Clause	18	Amendment of s 141 (Seizing evidence at a place that may be entered without consent or warrant)	17 18
		Section 141—	19
		insert—	20
		(2) This section does not apply to an authorised person appointed by the chief executive officer of a local government.	21 22 23
Clause	19	Amendment of s 142 (Seizing evidence at a place that may only be entered with consent or warrant)	24 25
		(1) Section 142(1), 'This section applies'—	26
		omit, insert—	27

			Subsections (2) to (5) apply	1
	(2)	Section 142	2(1)(a), after 'person'—	2
		insert—		3
			appointed by the chief executive	4
	(3)	Section 142	2	5
		insert—		6
		(6)	If an authorised person appointed by the chief executive officer of a local government is authorised to enter a place under this division with a warrant, the authorised person may seize the evidence for which the warrant was issued.	7 8 9 10 11
lause 20	Am	endment o	f s 148 (Forfeiture of seized things)	12
	(1)	Section 148	B(1), 'the State'—	13
		omit, insert	<u>. </u>	14
			a relevant entity	15
	(2)	Section 148	3(4) to (6)—	16
		omit, insert	<u>. </u>	17
		(4)	On the forfeiture of the thing to the relevant entity—	18 19
			(a) the thing becomes the relevant entity's property; and	20 21
			(b) it must be dealt with by the administrator for the relevant entity as the administrator considers appropriate.	22 23 24
		(5)	Without limiting subsection (4), the administrator for the relevant entity may destroy or dispose of the thing.	25 26 27
		(6)	Despite subsection (5), the administrator for the relevant entity must not deal with the thing in a way that could prejudice the outcome of an appeal, relevant to the thing, of which the	28 29 30 31

			adn	ninistrator is aware.	1
		(7)	The	administrator for a relevant entity is—	2
			(a)	if the relevant entity is the State—the chief executive; or	3 4
			(b)	if the relevant entity is a local government—the chief executive officer of the local government.	5 6 7
		(8)	The	relevant entity for a seized thing is—	8
			(a)	if the thing was seized by an authorised person appointed by the chief executive—the State; or	9 10 11
			(b)	if the thing was seized by an authorised person appointed by the chief executive officer of a local government—the local government.	12 13 14 15
Clause	O1 A.	nandmant a	f a 1	E1 (Authoricad paragra may uso halp	1.0
Clause				51 (Authorised persons may use help se of powers)	16 17
	(1)	Section 151	(2),	after 'council'—	18
		insert—			19
				by the chief executive officer of a local ernment	20 21
	(2)	Section 151	(3).	after 'person'—	
		Section 131	(-),		22
		insert—	(-),		
				ointed by the chief executive	22
	(3)		app	ointed by the chief executive	22 23
	(3)	insert—	app	ointed by the chief executive	22 23 24
	(3)	insert— Section 151	app In a chie not other	ddition, an authorised person appointed by the ef executive officer of a local government must use force to enter a place under this division, er than when the place is entered under a rant that authorises that use of force.	22 23 24 25

[s 22]

Clause	22	Am	iendment o	t s 153 (Compensation)	1
		(1)	Section 153	3(1)—	2
			omit, insert	<u> </u>	3
			(1)	A person may claim compensation from the State if the person incurs loss because of the exercise, or purported exercise, of a power by or for an authorised person appointed by the chief executive.	4 5 6 7 8
			(1A)	A person may claim compensation from a local government if the person incurs loss because of the exercise, or purported exercise, of a power by or for an authorised person appointed by the chief executive officer of the local government.	9 10 11 12 13
		(2)	Section 153	3(1A) to (4)—	14
			renumber a	s section 153(2) to (5).	15
Clause	23	Am	endment o	f s 164A (Evidence)	16
		(1)	Section 164	4A(2), after 'chief executive'—	17
			insert—		18
				or the chief executive officer of a local government	19 20
		(2)	Section 164	4A(2)(a)(i), after 'register'—	21
			insert—		22
				or the local government's local heritage register	23
Clause	24	Am	endment o	f schedule (Dictionary)	24
			Schedule—	-	25
			insert—		26
				administering executive means—	27

s	25]

				(a)	pers	a person appointed as an authorised on by the chief executive—the chief extrive; or	1 2 3
				(b)	pers	a person appointed as an authorised on by the chief executive officer of a l government—the chief executive eer.	4 5 6 7
	Part	4		An	nen	dment of Water Act 2000	8
lause	25	Act	amended				9
			This part ar	nend	s the	Water Act 2000.	10
lause	26		endment o paired capa			Vhen does a water bore have an	11 12
		(1)	Section 412	2(1)(a	a) and	(2)(a), from 'because'—	13
			omit, insert	<u>.</u>			14
				or h	nas lik	xercise of underground water rights has, cely, caused or materially contributed to ne; and	15 16 17
		(2)	Section 412	2			18
			insert—				19
			(2A)			existing water bore or a new water bore paired capacity if—	20 21
				(a)		e is evidence of any of the following h an <i>adverse effect</i>)—	22 23
					(i)	damage to the bore or to the bore's pumps or other infrastructure;	24 25
					(ii)	that the bore poses a health or safety risk;	26 27
					(iii)	that the bore can no longer, or it is likely that the bore can no longer,	28 29

		quality of water for its authorised use	1 2 3			
		authorised activities under a resource tenure has, or has likely, caused or materially	4 5 6 7			
		(3) Section 412(2A) to (4)—	8			
		renumber as section 412(3) to (5).	9			
Clause	27	endment of s 420 (What is a <i>make good agreement</i> for ater bore)				
		(1) Section 420(b)—	12			
		insert—	13			
		without penalty during the cooling-off	14 15 16			
		(2) Section 420—	17			
		insert—	18			
		under section 423A at any time during the	19 20 21			
		(3) Section 420—	22			
		insert—	23			
		(2) In this section—	24			
		0 11 1	25 26			
Clause	28	Insertion of new s 423A	27			
		Chapter 3, part 5, division 3, subdivision 2—	28			
		insert—	29			

				nation of make good agreement during -off period	1 2
		(1)	holo into	s section applies if the responsible tenure der for a water bore and the bore owner enter a make good agreement for the bore during cooling-off period for the agreement.	3 4 5 6
		(2)	peri by g	bore owner may, within the cooling-off od for the agreement, terminate the agreement giving written notice to the responsible tenure der for the water bore.	7 8 9 10
		(3)	the	the giving of the notice under subsection (2), terminated agreement is taken never to have effect.	11 12 13
		(4)	In the	nis section—	14
				<i>ling-off period</i> , for a make good agreement a water bore, means the period—	15 16
			(a)	starting on the day the bore assessment of the water bore is undertaken; and	17 18
			(b)	ending on the day mentioned in section 423(2)(a).	19 20
lause 29		endment o ependent <i>A</i>		26 (Parties may seek conference or	21 22
	(1)	Section 426	6(4)(t)	n)—	23
		omit, insert			24
			(b)	if the party giving the notice is the resource tenure holder—state that the holder bears the costs of the person who will facilitate the ADR.	25 26 27 28
	(2)	Section 426	<u></u>		29
		insert—			30
		(7)		resource tenure holder must bear the costs of person who will facilitate the ADR.	31 32

[s 30]

	Pari	and	d Other Legislation nendment Act 2014	1 2 3
Clause	30	Act amended		4
		This part amend Amendment Act	ds the Water Reform and Other Legislation 2014.	5 6
		Editor's note—		7
		Legislation ultim	nately amended—	8
		• Mineral Re	esources Act 1989	9
		• Water Act 2	2000	10
Clause	31	Insertion of new s	11A	11
		After section 11-	_	12
		insert—		13
		11A Insertio	on of new ch 15, pt 12	14
		Cha	apter 15—	15
		inse	ert—	16
		Part 1	12 Transitional	17
			provision for Water	18
			Reform and Other	19
			Legislation	20
			Amendment Act	21
			2014	22
			striction on entitlement to use derground water—Act, s 334ZP	23 24
		(1)	This section applies in relation to a mineral	25
			development licence or mining lease if, before the commencement—	26 27

(a) either—

1

	(i)	an environmental authority was granted in relation to the mineral development licence or mining lease; or	2 3 4 5
	(ii)	an application for an environmental authority in relation to the mineral development licence or mining lease was made but not decided; or	6 7 8 9 10 11
	(iii)	if an environmental authority in relation to the mineral development licence or mining lease had not been granted or applied for—there is a notified coordinated project in relation to the licence or lease; and	12 13 14 15 16 17 18
	of the min have licer interarea or in duri	entity who is or will be the holder he mineral development licence or ing lease did not hold, but would be been required to hold, a water nice or water permit to take or refere with underground water in the a of the licence or lease if the taking interference were to have happeneding the course of, or as a result of, carrying out of authorised activities the licence or lease.	19 20 21 22 23 24 25 26 27 28 29
(2)	of the mining associate	334ZP does not apply to the holder mineral development licence or lease until the holder has an d water licence to take or interfere ociated water in the area of the r lease.	30 31 32 33 34 35
(3)		purposes of section 334ZP(8) and sociated water licence is taken to be	36 37

	a water l	icence.	1
(4)	developr	etion applies whether the mineral ment licence or mining lease was before or after the commencement.	2 3 4
(5)	In this se	ection—	5
	taken or	ed water means underground water interfered with in the circumstances ed in subsection (1)(b).	6 7 8
	associate section 1	ed water licence see the Water Act, 250B.	9 10
	coordina Develop	1 3	11 12 13 14
		environmental impact statement is uired; and	15 16
	not	Coordinator-General has publicly fied under section 29 of that Act an EIS is required for the project;	17 18 19 20
	(c) eith	er—	21
	(i)	the Coordinator-General has publicly notified under that section that comments on the draft terms of reference are invited; or	22 23 24 25
	(ii)	if the Coordinator-General has not publicly notified that comments on the draft terms of reference are invited—the terms of reference are finalised under section 30(3) of that Act.	26 27 28 29 30 31
endment of s 6	8 (Insert	ion of new ch 2)	32
	•	n 53(b), 'section 54'—	33
,		* * *	

Amendment

Clause 32

	omit, insert—	1
	section 54 or 55	2
lause 33	Amendment of s 87 (Amendment of s 376 (Content of underground water impact report))	3 4
	(1) Section 87, amendment of section 376, after subsection (1)—	5
	insert—	6
	(1A) Section 376—	7
	insert—	8
	(da) a description of the impacts on environmental values that have occurred, or are likely to occur, because of any previous exercise of underground water rights;	9 10 11 12 13
	(db) an assessment of the likely impacts on environmental values that will occur, or are likely to occur, because of the exercise of underground water rights—	14 15 16 17
	(i) during the period mentioned in paragraph (a)(ii); and	18 19
	(ii) over the projected life of the resource tenure;	20 21
	(2) Section 87, amendment of section 376, after subsection (2)—	22
	insert—	23
	(3) Section 376—	24
	insert—	25
	(3) In this section—	26
	environmental value see the Environmental Protection Act 1994 section 9	27

Part 5 Amendment of Water Reform and Other Legislation Amendment Act 2014

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Clause	34		Amendment of s 418 (Direction by ertake bore assessment))	1 2
		Section 116(1), insert	ed section 418(1)—	3
		insert—		4
		(c) has	an impaired capacity.	5
Clause	35		Amendment of s 423 (Requirement d agreement and reimburse bore	6 7 8
		Section 119, inserted	section 423(3)(a)—	9
		omit, insert—		10
		acco cost reas	aburse the bore owner for any punting, hydrogeology, legal or valuation is the bore owner necessarily and conably incurs in negotiating or paring a make good agreement; and	11 12 13 14 15
Clause	36	Amendment of s 201 (Approvisions and repeals	Amendment of ch 9 (Transitional))	16 17
		(1) Section 201, before in	serted section 1250—	18
		insert—		19
		Division 1	Preliminary	20
		(2) Section 201, after inse	erted section 1250—	21
		insert—		22
		Division 2	Associated water licences	23
		Subdivision 1	Preliminary	24

1250A A	Applic	atic	n of division	1
(1)			tion applies in relation to a mining tenure the commencement—	2 3
	(a)	eithe	er—	4
		(i)	an environmental authority was granted in relation to the mining tenure; or	5 6
		(ii)	an application for an environmental authority in relation to the mining tenure was made but not decided; or	7 8 9
		(iii)	if an environmental authority in relation to the mining tenure had not been granted or applied for—there is a notified coordinated project in relation to the tenure; and	10 11 12 13 14
		mini been wate unde if th happ of, t	entity who is or will be the holder of the ng tenure did not hold, but would have required to hold, a water licence or er permit to take or interfere with erground water in the area of the tenure e taking or interference were to have bened during the course of, or as a result the carrying out of authorised activities the tenure.	15 16 17 18 19 20 21 22 23
(2)			sion applies whether the mining tenure ed before or after the commencement.	24 25
(3)	In thi	is sec	ction—	26
	proje	ect u	nder the State Development and Public rganisation Act 1971 for which—	27 28 29
	()	an requ	environmental impact statement is ired; and	30 31
	(-)		Coordinator-General has publicly ried under section 29 of that Act that an is required for the project; and	32 33 34

	(c) ettilet—	1
	(i) the Coordinator-General has publicly notified under that section that comments on the draft terms of reference are invited; or	2 3 4 5
	(ii) if the Coordinator-General has not publicly notified that comments on the draft terms of reference are invited—the terms of reference are finalised under section 30(3) of that Act.	6 7 8 9 10 11
1250B [Definitions for division	12
	In this division—	13
	associated water licence means a licence granted under this division.	14 15
	<i>dealing</i> , with an associated water licence, means a dealing mentioned in section 1250H.	16 17
1250C /	Associated water licence	18
(1)	An associated water licence authorises the taking of or interference with underground water in the area of a mining tenure if the taking or interference happens during the course of, or results from, the carrying out of an authorised activity for the tenure.	19 20 21 22 23 24
(2)	An associated water licence may be granted only in relation to a mining tenure to which this division applies.	25 26 27
(3)	An associated water licence does not attach to land the subject of a mining tenure.	28 29
(4)	An associated water licence may be amended, renewed, reinstated, transferred, cancelled, surrendered or repealed.	30 31 32

Subdi	visio	on 2 Obtaining associated water licences	1 2
1250D /	Apply	ying for an associated water licence	3
(1)	tenu the	entity who is or will be the holder of a mining are to which this division applies may apply to chief executive for an associated water nece.	4 5 6 7
(2)		application must include sufficient formation to address the criteria mentioned in a sion 1250E(c) to (i).	8 9 10
(3)	fee	application must be accompanied by the same prescribed by regulation for an application for ater licence.	11 12 13
(4)		tions 111 and 112, other than section 112(2), ly to the application as if—	14 15
	(a)	a reference in the sections to an application for a water licence were a reference to an application for an associated water licence; and	16 17 18 19
	(b)	a reference in the sections to an applicant for a water licence were a reference to an applicant for an associated water licence.	20 21 22
1250E (Crite	ria for deciding application	23
	app	deciding whether to grant or refuse the lication, the chief executive must consider the lication together with—	24 25 26
	(a)	if additional information has been given to the chief executive under section 111 as applied by section 1250D(3)—the additional information; and	27 28 29 30
	(b)	all properly made submissions about the application in response to the notice of the	31 32

		applied by section 1250D(3); and	2
	(c)	existing water entitlements and authorities to take or interfere with water; and	3 4
	(d)	any environmental assessments carried out in relation to the mining tenure, including—	5 6
		(i) any conditions imposed on the mining tenure or on the environmental authority granted in relation to the mining tenure; and	7 8 9 10
		(ii) any report prepared by the Coordinator-General under the <i>State Development and Public Works Organisation Act 1971</i> , section 34D evaluating the EIS prepared in relation to the mining tenure; and	11 12 13 14 15 16
	(e)	any information about the effects of taking, or interfering with, water on natural ecosystems; and	17 18 19
	(f)	any information about the effects of taking, or interfering with, water on the physical integrity of watercourses, lakes, springs and aquifiers; and	20 21 22 23
	(g)	strategies for the management of impacts on underground water, including the impacts of dewatering; and	24 25 26
	(h)	strategies and policies for the relevant coastal zone; and	27 28
	(i)	the public interest.	29
1250F C	Decid	ling application	30
(1)	grar	chief executive must decide to grant, or to at in part, with or without conditions, or refuse rant, the application.	31 32 33

(2)	any person who gave a properly made submission about the application, an information notice about the decision within 30 business days after deciding the application.	1 2 3 4 5
(3)	If the chief executive grants, or grants in part, with or without conditions, the application, the chief executive must, within 30 business days after the granting, give an associated water licence in the approved form to—	6 7 8 9
	(a) the applicant; or	11
	(b) if after making the application the applicant has ceased to be the holder of the mining tenure—the person who is the holder of the tenure when the chief executive gives the associated water licence.	12 13 14 15 16
(4)	The licence has effect from the day the information notice is given to the applicant.	17 18
	Contents and conditions of associated ter licence	19 20
(1)	Sections 117 and 118 apply to an associated water licence as if—	21 22
	(a) a reference in the sections to a water licence were a reference to an associated water licence; and	23 24 25
	(b) a reference in the sections to water were a reference to underground water.	26 27
(2)	Also, without limiting section 118(1), as applied by subsection (1), the conditions may require the holder of the licence—	28 29 30
	(a) to carry out a management strategy to manage impacts on natural ecosystems, including springs; or	31 32 33

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(b)	to undertake a baseline assessment of water bores in the area of the holder's mining tenure.	1 2 3
Subdivisio	on 3 Dealings with associated water licences	4 5
1250H Dealir	ngs	6
	following are dealings with associated water nees—	7 8
(a)	amending a licence;	9
(b)	renewing a licence;	10
(c)	reinstating a licence;	11
(d)	transferring a licence;	12
(e)	cancelling a licence;	13
(f)	surrendering a licence;	14
(g)	repealing a licence.	15
1250l Applic	ation for dealings	16
	ions 121(1), (2), (3)(b) and (c)(i) and 122(1)	17
	y to a dealing with an associated water nce as if—	18 19
(a)	a reference in the sections to a water licence	20
	were a reference to an associated water licence; and	21 22
(b)	a reference in section 121 to a licensee of a	23
	water licence were a reference to the holder of an associated water licence; and	24 25
(c)	a reference in the sections to a dealing were	26
	a reference to a dealing under this subdivision; and	27
	Suburvision, and	28

* *	107 were a reference to section 1250D.	2
	ation to renew, or reinstate expired, ed water licence	3 4
assoc	ons 124 and 125 apply to the renewal of an ciated water licence, or reinstatement of an ciated water licence that has expired, as if—	5 6 7
	a reference in the sections to a water licence were a reference to an associated water licence; and	8 9 10
	a reference in the sections to a water licensee were a reference to the holder of an associated water licence; and	11 12 13
	the words 'an application mentioned in section 121(3)(c)' in section 125(1) were replaced by 'an application to reinstate an associated water licence that has expired'; and	14 15 16 17 18
	a reference in section 125 to an expired water licence were a reference to an associated water licence that has expired.	19 20 21
	onal information may be required for on for dealings	22 23
with in the a refe	on 128 applies to an application for a dealing an associated water licence as if a reference e section to an application for a dealing were erence to an application for a dealing under subdivision.	24 25 26 27 28
	dealing must be assessed as if it were vassociated water licence	29 30
	proposed dealing for an associated water ce does 1 or more of the following, it must be	31 32

	assessed as if it were an application for a new associated water licence—	1 2
	(a) increases the amount of underground water that may be taken under the licence;	3 4
	(b) increases the daily rate or maximum rate per second at which underground water may be taken under the licence;	5 6 7
	(c) changes the location of taking or interfering with underground water under the licence;	8 9
	(d) increases or changes the interference with underground water under the licence.	10 11
1250M I	Recording other dealings	12
(1)	This section applies to a proposed dealing with an associated water licence other than a dealing to which section 1250L applies.	13 14 15
(2)	The chief executive must—	16
	(a) approve the dealing and record it in the department's records within 30 business days after receiving the application for the dealing if the chief executive is satisfied the requirements for the application have been met; and	17 18 19 20 21 22
	(b) if required, issue a new associated water licence.	23 24
(3)	If the chief executive does not approve the dealing, the chief executive must give the applicant notice of the decision, including the reasons for the decision.	25 26 27 28
(4)	An associated water licence issued under subsection (2)(b) takes effect on the day it is given to the applicant.	29 30 31
(5)	An associated water licence replaced by a new associated water licence issued under subsection	32 33

	(2)(b) expires on the day the new licence is given.	1
		ons chief executive may take in relation ciated water licences	2 3
	Sectas if	tion 132 applies to an associated water licence f—	4 5
	(a)	the reference in section 132(1) to sections 133 to 135 were a reference to section 1250O(1) and (2) and sections 134(3) and 135 as applied by sections 1250O(3) and 1250P(1) and (2); and	6 7 8 9 10
	(b)	a reference in the section to a water licence were a reference to an associated water licence.	11 12 13
		ndment of associated water licence ow cause process	14 15
(1)	asso und	s section applies to an amendment of an ociated water licence by the chief executive der section 132(1)(b) as applied by section 50N.	
(2)	The	amendment must not—	20
	(a)	increase the amount of underground water that may be taken under the licence; or	21 22
	(b)	increase the daily rate or maximum rate per second at which underground water may be taken under the licence; or	23 24 25
	(c)	change the location of taking or interfering with underground water under the licence; or	26 27 28
	(d)	increase or change the interference with underground water under the licence.	29 30
(3)	Sec	tion 134(3) to (7) applies to the amendment as	31

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	were a reference to the holder of an associated water licence; and	2 3
	(b) a reference in the subsections to a water licence were a reference to an associated water licence; and;	4 5 6
	(c) a reference in the subsections to an amended water licence were a reference to an amended associated water licence.	7 8 9
	Cancellation or surrender of associated ter licence	10 11
(1)	This section applies to a cancellation of an associated water licence by the chief executive under section 132(1)(c) as applied by section 1250N.	12 13 14 15
(2)	Section 134, as applied by section 1250O, applies to the cancellation—	16 17
	(a) as if a reference in the section to an amendment of an associated water licence were a reference to the cancellation of the licence; and	18 19 20 21
	(b) with any necessary changes.	22
(3)	The holder of an associated water licence may surrender the licence by giving the chief executive notice of the surrender.	23 24 25
(4)	The surrender takes effect on the day on which the notice to surrender is received by the chief executive.	26 27 28
Subdiv	vision 4 Other matters	29

	Application for water licence made but not cided before commencement	1 2
(1)	This section applies if—	3
	(a) the holder of a mining tenure to which this division applies made an application for a water licence that would authorise the taking of or interference with underground water in the area of the tenure if the taking or interference were to happen during the course of, or as a result of, the carrying out of authorised activities for the tenure; but	4 5 6 7 8 9 10 11
	(b) the application was not decided before the commencement.	12 13
(2)	Despite sections 1272 and 1273, the application is taken to be an application for an associated water licence and must be decided under this division.	14 15 16
	Compliance with underground water rights granting of licence	17 18
(1)	This section applies if an application for an associated water licence is granted.	19 20
(2)	Until all rights of review and appeal in relation to the granting of the associated water licence are exhausted, the holder of the licence is taken not to have complied with the holder's underground water obligations for the purposes of the Mineral Resources Act, section 334ZP.	
(3)	To remove any doubt, it is declared that this section does not prevent the holder of the associated water licence taking or interfering with underground water under the licence.	27 28 29 30
1250S Associated water licence taken to be water licence for particular provisions		
	An associated water licence is taken to be a water	32 33

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	licence for the purposes of the following provisions—	1 2
	(a) section 369A;	3
	(b) section 394A;	4
	Note—	5
	See, however, section 1250G.	6
	(c) section 812;	7
	(d) the Mineral Resources Act, section 334ZP(8) and (9).	8
1250T C	Consideration when making decisions out associated water licence	10 11
(1)	When making a decision under this division in relation to an associated water licence, the chief executive must consider the purpose of this Act as stated in section $2(1)(c)$.	12 13 14 15
(2)	To remove any doubt, it is declared that this division is not part of the framework for establishing a system for the planning, allocation and use of water.	16 17 18 19
	Note—	20
	For subsection (2), see a purpose of the Act mentioned in section 2(1)(a)(i).	21 22
	Agreement between holder of mining tenure	23 24
(1)	This section applies in relation to an agreement entered into by the following parties about a water bore if the bore is affected, or likely to be affected, by the taking of or interfering with underground water in the area of the tenure—	25 26 27 28 29
	(a) the holder of a mining tenure who is also the holder of an associated water licence:	30 31

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		(b) the	bore owner of the water bore.	1
	(2)	agreemen	eement is taken to be a make good nt for the water bore that is entered into older of the mining tenure and the bore	2 3 4 5
	(3)	complied undertak	der of the mining tenure is taken to have der with the holder's obligations to de a bore assessment for the water bore apter 3, part 5, division 2.	6 7 8 9
	Divisio	on 3	Other transitional	10
			provisions	11
(3)	Section 201	l, after ins	erted section 1280A—	12
	insert—			10
	inseri.			13
		Content o	of underground water impact report	13 14
		Section undergro chief exe	of underground water impact report 376(1)(da) does not apply to an ound water impact report given to the ecutive under section 370 within 3 months commencement.	
		Section undergro chief exe after the	376(1)(da) does not apply to an ound water impact report given to the ecutive under section 370 within 3 months	14 15 16 17

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