

Queensland



Water Resources Act 1989

WATER RESOURCES REGULATION 1999

**Reprinted as in force on 5 July 2000
(includes amendments up to SL No. 184 of 2000)**

Reprint No. 1B

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Information about this reprint

This regulation is reprinted as at 5 July 2000. The reprint shows the law as amended by all amendments that commenced on or before that day (Reprints Act 1992 s 5(c)).

The reprint includes a reference to the law by which each amendment was made—see list of legislation and list of annotations in endnotes.

This page is specific to this reprint. See previous reprints for information about earlier changes made under the Reprints Act 1992. A table of earlier reprints is included in the endnotes.

Also see endnotes for information about—

- **when provisions commenced**
- **editorial changes made in earlier reprints.**

Queensland



WATER RESOURCES REGULATION 1999

TABLE OF PROVISIONS

Section		Page
PART 1—PRELIMINARY		
1	Short title	3
2	Dictionary	3
PART 2—SALE OF RIGHTS TO NOMINAL ALLOCATION		
3	Right to sell rights to part 4 or 9 allocation	3
4	Application for approval to sell rights to part 4 or 9 allocation	4
5	Publication of notice about proposed sale	4
6	Consideration of approval application	5
7	Chief executive's decision about approval application	6
8	Fixing licence conditions on approval of proposed sale	7
9	Action by parties after sale	8
PART 3—LAND AND WATER MANAGEMENT PLANS		
10	Land and water management plans	8
11	Requirement about land and water management plan affecting use of rights by buyer	9
12	Compliance by buyer with current land and water management plan	9
13	Approval of land and water management plans	10
14	Application for deferral of, or exemption from, plan requirement	10
15	Chief executive's decision about deferral or exemption	11
PART 3A—WATER ALLOCATION		
15A	Allocation for South East Queensland Water Corporation Limited	12
15B	Conditions for company allocation	13
PART 4—APPEALS		
16	Appeal from chief executive's decision about approval application—part 4 allocation	14

17	Appeal from chief executive's decision about approval application—part 9 allocation	14
18	Appeal from chief executive's decision about land and water management plan	15
PART 5—MISCELLANEOUS		
19	Charges associated with sale of rights to part 4 or 9 allocation	16
20	Fees	16
SCHEDULE 1 17		
IRRIGATION AREAS AND CONDITIONS		
SCHEDULE 2 18		
FEEES		
SCHEDULE 3 19		
DICTIONARY		
ENDNOTES		
1	Index to endnotes	21
2	Date to which amendments incorporated	21
3	Key	22
4	Table of earlier reprints	22
5	List of legislation	22
6	List of annotations	23

WATER RESOURCES REGULATION 1999

[as amended by all amendments that commenced on or before 5 July 2000]

PART 1—PRELIMINARY

Short title

1. This regulation may be cited as the *Water Resources Regulation 1999*.

Dictionary

2. The dictionary in schedule 3 defines particular words used in this regulation.

PART 2—SALE OF RIGHTS TO NOMINAL ALLOCATION

Right to sell rights to part 4 or 9 allocation

3.(1) A person may sell all or some of the person's rights to a part 4 or 9 allocation.

(2) However, subsection (1) applies only if—

- (a) the allocation is granted for land within an irrigation area mentioned in schedule 1; and
- (b) the buyer is the owner of land situated in the same irrigation area as the land for which the allocation is granted; and
- (c) the sale results in the buyer acquiring rights to a nominal allocation (the “**buyer's allocation**”) for the land of the buyer in the irrigation area; and
- (d) the existing allocation is applied for primary production; and

- (e) the buyer's allocation is intended to be applied by the buyer for primary production; and
- (f) the sale is made in accordance with the written approval of the chief executive.

Application for approval to sell rights to part 4 or 9 allocation

4.(1) This section applies for obtaining the chief executive's approval of the sale by a person (the "**proposed seller**") of all or some of the person's rights to a part 4 or 9 allocation to another person (the "**proposed buyer**").

(2) An application must be made to the chief executive.

(3) The application must—

- (a) be made jointly by the proposed seller and proposed buyer; and
- (b) be in the approved form.

(4) The application must be accompanied by the following—

- (a) a copy of the proposed seller's licence under which the rights to the allocation are held;
- (b) a statutory declaration by the proposed seller that each person (an "**interested person**") who has a financial or other interest in the land of the proposed seller for which the part 4 or 9 allocation is granted (the "**proposed seller's land**") has been notified in writing of the proposed sale;
- (c) the written consent of each interested person to the proposed sale;
- (d) the fee for the application;
- (e) the fee for searching data bases about water charges and fees.

Publication of notice about proposed sale

5.(1) As soon as practicable after receiving an approval application, the chief executive must publish a notice of the proposed sale in a newspaper circulating in the irrigation area in which the proposed seller's land is situated.

(2) The notice must state the following—

- (a) the name of the proposed seller;
- (b) a description of the proposed seller's land;
- (c) information about the subject allocation, including—
 - (i) details of the licence under which the proposed seller's rights to the nominal allocation are held; and
 - (ii) the volume of water to which the subject allocation relates;
- (d) the date for the proposed sale which must be at least 28 days after the date the notice is published.

Consideration of approval application

6.(1) In deciding whether to approve the proposed sale to which an approval application relates, the chief executive must have regard to the following—

- (a) the effect of the proposed sale on the availability of the supply of water to other nominal allocation holders;
- (b) whether the existing water distribution scheme would, after the sale, remain economically viable;
- (c) whether the water distribution scheme under which water is intended to be supplied to the proposed buyer—
 - (i) can accommodate the water to which the subject allocation relates; or
 - (ii) is already functioning at full capacity;
- (d) the effect of the proposed sale on the sustainability of land and water resources in the irrigation area;
- (e) the purpose for which the proposed buyer intends to apply the subject allocation;
- (f) whether approval of the proposed sale would result in a condition mentioned in schedule 1, for the irrigation area, not being satisfied;
- (g) whether any charges or other amounts remain payable by the proposed seller in relation to the subject allocation;

- (h) whether any charges remain payable by the proposed buyer in relation to a part 4 or 9 allocation already held by the proposed buyer;
- (i) any other matter the chief executive considers appropriate.

(2) In this section—

“existing water distribution scheme”, for the proposed sale of rights to a part 4 or 9 allocation, means the water distribution scheme under which water to which the subject allocation relates is, or may be, supplied to the proposed seller.

Chief executive’s decision about approval application

7.(1) After considering the matters mentioned in section 6 for an approval application, the chief executive may—

- (a) approve the proposed sale without conditions; or
- (b) approve the proposed sale on conditions; or
- (c) refuse to approve the proposed sale.

(2) The chief executive must refuse to approve a proposed sale if—

- (a) the approval would result in a condition mentioned in schedule 1, for the irrigation area, not being satisfied; or
- (b) the proposed buyer does not intend to apply the subject allocation for primary production.

(3) Without limiting subsection (1)(b), the conditions the chief executive may impose for an approval include the following—

- (a) a condition that the subject allocation is to be adjusted to avoid a negative effect on—
 - (i) the sustainability of land and water resources; or
 - (ii) the availability of the supply of water to other nominal allocation holders in the irrigation area;
- (b) a condition that the fee for reading the proposed seller’s water meter is paid before the sale takes place;

- (c) a condition that any charges or other amounts currently payable by the proposed seller in relation to the subject allocation are paid before the sale takes place;
- (d) a condition that any charges currently payable by the proposed buyer in relation to a part 4 or 9 allocation already held by the proposed buyer are paid before the sale takes place.

(4) If the chief executive decides to approve the proposed sale without conditions, the chief executive must immediately give written notice of the approval to the proposed seller and proposed buyer.

(5) If the chief executive decides to refuse to approve the proposed sale, or to approve the sale on conditions, the chief executive must immediately give the proposed seller and proposed buyer an information notice about the decision.

(6) If the chief executive decides to approve the proposed sale (whether or not on conditions), the chief executive also must give the proposed buyer a written notice advising the proposed buyer of the effect of sections 11 and 12.¹

Fixing licence conditions on approval of proposed sale

8.(1) This section applies if, after considering an approval application, the chief executive decides to approve the proposed sale (whether or not on conditions).

(2) The chief executive must fix the conditions (if any) (the “**licence conditions**”) that are to be imposed on a licence issued or amended to give effect to the sale.

(3) Without limiting subsection (2), the conditions the chief executive may fix include the following—

- (a) a condition that the nominal allocation the rights to which are acquired under the sale is applied only for primary production;

¹ Sections 11 (Requirement about land and water management plan affecting use of rights by buyer) and 12 (Compliance by buyer with current land and water management plan)

(b) a condition that the supply of water to the proposed buyer is limited to periods of low demand for irrigation water.

(4) If the chief executive decides not to fix any licence conditions, the chief executive must immediately give written notice of the decision to the proposed buyer.

(5) If the chief executive decides to fix licence conditions, the chief executive must immediately give the proposed buyer an information notice about the decision.

Action by parties after sale

9.(1) This section applies if a person (the “**seller**”) sells all or some of the person’s rights to a part 4 or 9 allocation to another person (the “**buyer**”).

(2) As soon as practicable after the sale, the seller and buyer must each give the chief executive written notice of the sale signed by both parties.

(3) As soon as practicable after the sale, the seller must return to the chief executive the licence under which the seller’s rights to the allocation were held.

(4) The buyer must, if asked by the chief executive, return a licence held by the buyer to the chief executive as soon as practicable after receiving the request.

(5) Subsection (2) does not apply to the seller or buyer if the other party complies with the subsection.

PART 3—LAND AND WATER MANAGEMENT PLANS

Land and water management plans

10.(1) A “**land and water management plan**” is a document that—

(a) describes infrastructure and practices for irrigation and land management at a farm level that are consistent with the sustainable use and protection of water resources and the physical

integrity of watercourses, lakes and springs; and

- (b) to the extent it is reasonably practicable, complies with the plan guidelines.

(2) A land and water management plan may include a schedule for the progressive introduction of changes to the existing use of water on the land to which the plan relates to achieve sustainable use of the land and water resources.

Requirement about land and water management plan affecting use of rights by buyer

11.(1) A buyer must not exercise the rights to a part 4 or 9 allocation purchased by the buyer unless—

- (a) the chief executive has, after the acquisition of the rights by the buyer, approved a land and water management plan for the buyer's land; and
- (b) the period for which the plan is approved has not ended.

Maximum penalty—40 penalty units.

(2) The buyer does not commit an offence against subsection (1) if—

- (a) the chief executive has given a deferral of the requirement (the “**plan requirement**”) arising because of the application of subsection (1) for a land and water management plan to be approved by the chief executive for the buyer's land; and
- (b) the period of the deferral has not ended.

(3) Also, the buyer does not commit an offence against subsection (1) if the chief executive has given an exemption from the plan requirement for the buyer's land.

Compliance by buyer with current land and water management plan

12.(1) This section applies if—

- (a) after the acquisition of the rights to a part 4 or 9 allocation by a buyer, the chief executive approves a land and water management plan for the buyer's land; and

(b) the period for which the plan is approved has not ended.

(2) The buyer must comply with the plan in exercising the rights.

Maximum penalty for subsection (2)—40 penalty units.

Approval of land and water management plans

13.(1) A buyer may ask the chief executive to approve a land and water management plan for the buyer's land.

(2) A request under subsection (1) must be accompanied by—

(a) a copy of the plan; and

(b) the fee for carrying out an assessment of the plan.

(3) On receiving the request, the chief executive must assess the plan and either—

(a) approve the plan for a stated period of not longer than 5 years; or

(b) refuse to approve the plan.

(4) If the chief executive considers the plan does not comply with the plan guidelines, the chief executive may, before making a decision on the request, by written notice given to the buyer, ask the buyer to give the chief executive further information that is necessary and reasonable to enable the chief executive to assess the plan.

(5) If the chief executive decides to approve the plan, the chief executive must immediately give written notice of the approval to the buyer.

(6) The notice mentioned in subsection (5) must state the period for which the plan is approved.

(7) If the chief executive decides to refuse to approve the plan, the chief executive must immediately give the buyer an information notice about the decision.

Application for deferral of, or exemption from, plan requirement

14.(1) A buyer may apply to the chief executive for a deferral of, or exemption from, the plan requirement for the buyer's land.

(2) However, a buyer may apply for an exemption only if—

Water Resources Regulation 1999

- (a) the buyer's land is not high risk land; and
 - (b) the rights purchased are rights to—
 - (i) a nominal allocation of not more than 10 ML (whether or not the buyer's land has been irrigated previously); or
 - (ii) a nominal allocation of not more than 10% of the average volume of water applied annually to the buyer's land for the last 5 water years before the sale; and
 - (c) an exemption has not previously been granted for the buyer's land.
- (3)** The application must be in writing and state the following—
- (a) the reasons for seeking the deferral or exemption;
 - (b) the area of the buyer's land;
 - (c) the area of the buyer's land under irrigation before the sale;
 - (d) the types of crops to be irrigated;
 - (e) the method of irrigation to be used;
 - (f) the volume of water applied to the buyer's land in each of the last 5 water years before the sale;
 - (g) the additional volume of water proposed to be applied annually to the buyer's land after the sale;
 - (h) the volume of water proposed to be applied annually, after the sale, to any part of the buyer's land that has not been irrigated previously;
 - (i) the suitability of the buyer's land for irrigation.

Chief executive's decision about deferral or exemption

15.(1) For an application for a deferral of the plan requirement for the buyer's land, the chief executive may—

- (a) defer the requirement for a stated period of not longer than 12 months; or
- (b) refuse to defer the requirement.

(2) For an application for an exemption from the plan requirement for the buyer's land, the chief executive may—

- (a) give an exemption from the requirement; or
- (b) refuse to give an exemption from the requirement.

(3) In making a decision about an application, the chief executive must have regard to the following—

- (a) whether the buyer's land is high risk land;
- (b) the impact of the proposed irrigation, or proposed changes to irrigation practices, on the buyer's land;
- (c) for an application for an exemption—the volume of water to which the rights purchased relate.

(4) If the chief executive decides to give a deferral or exemption, the chief executive must immediately give written notice of the decision to the buyer.

(5) If the chief executive decides to refuse to give a deferral or exemption, the chief executive must immediately give the buyer an information notice about the decision.

PART 3A—WATER ALLOCATION

Allocation for South East Queensland Water Corporation Limited

15A.(1) A water allocation of 345 000 ML a year (the “**company allocation**”) from the sources mentioned in subsection (2) is fixed for South East Queensland Water Corporation Limited (the “**company**”).²

(2) The sources for the company allocation are—

² This allocation was fixed on the basis of the following full supply levels—

- (a) Somerset Dam—RL 99.00 metres AHD;
- (b) Wivenhoe Dam—RL 67.00 metres AHD;
- (c) North Pine Dam—RL 39.63 metres AHD;
- (d) Mt Crosby Weir—RL 6.90 metres AHD.

- (a) the impoundments of the Wivenhoe, Somerset and North Pine Dams; and
- (b) the section of the Brisbane River between the Wivenhoe Dam and Mt Crosby Weir.

Conditions for company allocation

15B.(1) The conditions stated in this section are imposed on the company allocation.

(2) The maximum volume of water the company may take from the impoundment of the North Pine Dam in a year is 59 000 ML.

(3) The company must make available from the company allocation to Esk Shire Council, free of charge—

- (a) 220 ML a year for use for the Town of Esk; and
- (b) 270 ML a year for use for the Town of Lowood.

(4) The company must make available from the company allocation to the Glamorgan Vale Water Board, free of charge, 250 ML a year for use for the Glamorgan Vale Water Supply Area.

(5) The company must make available from the company allocation, free of charge—

- (a) a sufficient volume of water, but not more than an aggregate of 7 000 ML a year, to meet the rights to water of licensees authorised under licences issued under part 4 of the Act to take water for irrigation purposes from the Brisbane River between the Wivenhoe Dam and Mt Crosby Weir; and
- (b) a sufficient volume of water to meet the riparian rights of persons under section 36 of the Act relating to any of the sources to which the company allocation relates; and
- (c) a sufficient volume of water to meet the rights to water of other persons under authorisations under the Act if the authorisations—
 - (i) are in force on the commencement of this section; and
 - (ii) relate to any of the sources to which the company allocation relates.

PART 4—APPEALS

Appeal from chief executive’s decision about approval application—part 4 allocation

16.(1) A proposed seller or proposed buyer may appeal to the Land Court against a decision of the chief executive on an approval application relating to a part 4 allocation—

- (a) refusing to approve the proposed sale to which the application relates; or
- (b) approving the proposed sale on conditions.

(2) A proposed buyer may appeal to the Land Court against a decision of the chief executive fixing licence conditions following the giving of the chief executive’s approval of a proposed sale for an approval application relating to a part 4 allocation.

(3) Section 51³ of the Act applies to an appeal mentioned in subsection (1) or (2) in the same way as it applies to an appeal by an applicant for a licence against a decision of the chief executive about the application.

(4) However, for the application of section 51 to an appeal mentioned in subsection (1) or (2), the notice of appeal must be filed within 30 days after the proposed seller or proposed buyer receives written notice of the chief executive’s decision about the approval application or the fixing of the licence conditions.

Appeal from chief executive’s decision about approval application—part 9 allocation

17.(1) A proposed seller or proposed buyer may appeal to the Minister against a decision of the chief executive on an approval application relating to a part 9 allocation—

- (a) refusing to approve the proposed sale to which the application relates; or

³ Section 51 (Appeal to Land Court) of the Act

(b) approving the proposed sale on conditions.

(2) A proposed buyer may appeal to the Minister against a decision of the chief executive fixing licence conditions following the giving of the chief executive's approval of a proposed sale for an approval application relating to a part 9 allocation.

(3) Section 237⁴ of the Act applies to an appeal mentioned in subsection (1) or (2) in the same way as it applies to an appeal by a person aggrieved by a decision of the chief executive under section 120(1) or (2)⁵ of the Act.

(4) For the application of section 237 to an appeal mentioned in subsection (1) or (2), the notice of appeal must be given to the Minister within 30 days after the proposed seller or proposed buyer receives written notice of the chief executive's decision about the approval application or the fixing of the licence conditions.

Appeal from chief executive's decision about land and water management plan

18.(1) A buyer may appeal to the Land Court against the following decisions of the chief executive—

- (a) a decision refusing to defer, or to give an exemption from, the plan requirement for the buyer's land;
- (b) a decision refusing to approve a land and water management plan for the buyer's land.

(2) Section 51 of the Act applies to an appeal mentioned in subsection (1) in the same way as it applies to an appeal by an applicant for a licence against a decision of the chief executive about the application.

(3) However, for the application of section 51 to an appeal mentioned in subsection (1), the notice of appeal must be filed within 30 days after the buyer receives written notice of the chief executive's decision mentioned in subsection (1).

⁴ Section 237 (Appeal to Minister) of the Act

⁵ Section 120 (Grant of water allocation) of the Act

PART 5—MISCELLANEOUS

Charges associated with sale of rights to part 4 or 9 allocation

19.(1) For the sale by a person of all or some of the person's rights to a part 4 or 9 allocation, the chief executive may make and levy on the person a charge to recover the chief executive's costs, expenses and losses resulting for any reason from the sale.

(2) The charge may be for—

- (a) the chief executive's administrative costs and expenses; or
- (b) costs and expenses resulting from construction or maintenance of headworks or other works; or
- (c) losses of revenue to the chief executive because of a decrease in the use or potential use of works or increased delivery costs; or
- (d) costs, expenses or losses of the chief executive over a future period.

(3) The amount of the charge—

- (a) is the amount calculated by the chief executive; and
- (b) is payable at the time stated by the chief executive.

(4) If an amount of the charge is not paid by the person as required under this section, the chief executive may recover the amount from the person as a debt.

Fees

20. The fees payable under the Act are in schedule 2.

SCHEDULE 1**IRRIGATION AREAS AND CONDITIONS**

sections 3 and 7

Irrigation area	Conditions
1. Mareeba-Dimbulah Irrigation Area	1. The rate of supply of water to the buyer's land under rights acquired under the sale approved by the chief executive under section 7 must not reduce the rate of supply to the land of any other allocation holder in the irrigation area.

SCHEDULE 2**FEES**

section 20

	\$
1. Approval application (s 4)	220.00
2. Searching data bases (s 4)	55.00
3. Reading a water meter (s 7)	55.00
4. Assessing a land and water management plan (s 13)—	
(a) re-assessment of previously approved plan (without amendments)	55.00
(b) re-assessment of previously approved plan (with amendments that relate only to existing irrigated land and do not involve the introduction of different irrigation methods)	55.00
(c) re-assessment of previously approved plan (with amendments providing for irrigation of additional land or the introduction of different irrigation methods)	110.00
(d) assessment of a new plan	165.00

SCHEDULE 3**DICTIONARY****section 2**

“approval application” means an application made by a proposed seller and proposed buyer under section 4 for the chief executive’s approval of the sale by the proposed seller to the proposed buyer of all or some of the proposed seller’s rights to a part 4 or 9 allocation.

“buyer” see section 9.

“buyer’s land”, of a buyer, means the land of the buyer to which the allocation, the rights to which the buyer has purchased, is intended to be applied.

“high risk land” means land in an area—

- (a) that is known to be subject to—
 - (i) high or rising groundwater levels; or
 - (ii) salinisation; or
- (b) in which there is a high risk of—
 - (i) degradation of groundwater or surface water by irrigation; or
 - (ii) degradation or erosion of soil by irrigation; or
 - (iii) drainage line or watercourse instability.

“information notice”, for a decision of the chief executive, means a written notice stating—

- (a) the decision; and
- (b) the reasons for the decision; and
- (c) for a decision under section 7(1)(b) approving a sale on conditions or a decision under section 8(2) fixing licence conditions—the conditions; and
- (d) that the person to whom the notice is given—

SCHEDULE 3 (continued)

- (i) for a decision mentioned in section 16(1) or (2) or 18(1)—may appeal against the decision to the Land Court within 30 days; and
- (ii) for a decision mentioned in section 17(1) or (2)—may appeal against the decision to the Minister within 30 days.

“land and water management plan” see section 10.

“licence conditions” see section 8(2).

“part 4 or 9 allocation” means a nominal allocation under a licence issued under part 4 or 9 of the Act.

“plan guidelines” means the guidelines for the preparation and presentation of land and water management plans contained in the document called ‘Guidelines for Land and Water Management Plans’ issued by the department.⁶

“plan requirement” see section 11(2).

“primary production” does not include operation of a cattle feedlot or piggery.

“proposed buyer” see section 4.

“proposed seller” see section 4.

“proposed seller’s land” see section 4.

“subject allocation”, for the proposed sale of rights to a part 4 or 9 allocation, means—

- (a) if all of the rights are proposed to be sold—the allocation; or
- (b) if only some of the rights are proposed to be sold—the part of the allocation the rights to which are proposed to be sold.

“water year”, for an irrigation area mentioned in schedule 1, means the period of 12 months that is the water year for the area for the *Water Resources (Rates and Charges) Regulation 1992*.

⁶ Copies of the document may be inspected at the head office of the department, Brisbane or at any regional office of the department.

ENDNOTES**1 Index to endnotes**

	Page
2 Date to which amendments incorporated	21
3 Key	22
4 Table of earlier reprints	22
5 List of legislation	22
6 List of annotations	23

2 Date to which amendments incorporated

This is the reprint date mentioned in the Reprints Act 1992, section 5(c). Accordingly, this reprint includes all amendments that commenced operation on or before 5 July 2000. Future amendments of the Water Resources Regulation 1999 may be made in accordance with this reprint under the Reprints Act 1992, section 49.

3 Key

Key to abbreviations in list of legislation and annotations

AIA	=	Acts Interpretation Act 1954	(prev)	=	previously
amd	=	amended	proc	=	proclamation
amdt	=	amendment	prov	=	provision
ch	=	chapter	pt	=	part
def	=	definition	pubd	=	published
div	=	division	R[X]	=	Reprint No.[X]
exp	=	expires/expired	RA	=	Reprints Act 1992
gaz	=	gazette	reloc	=	relocated
hdg	=	heading	renum	=	renumbered
ins	=	inserted	rep	=	repealed
lap	=	lapsed	s	=	section
notfd	=	notified	sch	=	schedule
o in c	=	order in council	sdiv	=	subdivision
om	=	omitted	SIA	=	Statutory Instruments Act 1992
orig	=	original	SIR	=	Statutory Instruments Regulation 1992
p	=	page	SL	=	subordinate legislation
para	=	paragraph	sub	=	substituted
prec	=	preceding	unnum	=	unnumbered
pres	=	present			
prev	=	previous			

4 Table of earlier reprints

TABLE OF EARLIER REPRINTS

[If a reprint number includes a roman letter, the reprint was released in unauthorised, electronic form only.]

Reprint No.	Amendments included	Reprint date
1	none	18 June 1999
1A	to SL No. 18 of 2000	23 March 2000

5 List of legislation

Water Resources Regulation 1999 SL No. 95

made by the Governor in Council on 27 May 1999

notfd gaz 28 May 1999 pp 401–2

commenced on date of notification

exp 1 September 2009 (see SIA s 54)

as amended by—

**Water Resources Legislation Amendment Regulation (No. 1) 2000 SL No. 18
pts 1, 3**

notfd gaz 4 February 2000

ss 1–2 commenced on date of notification

remaining provisions commenced 17 March 2000 (see ss 2(2), 8 and notice
pubd gaz 16 March 2000 p 989)**Natural Resources Legislation Amendment Regulation (No. 1) 2000 SL No. 111
pts 1, 11**

notfd gaz 9 June 2000 pp 456–9

ss 1–2 commenced on date of notification

remaining provisions commenced 1 July 2000 (see s 2)

**Primary Industries and Natural Resources Legislation Consequential
Amendment Regulation (No. 1) 2000 SL No. 184 pts 1, 7**

notfd gaz 30 June 2000 pp 736–48

ss 1–2 commenced on date of notification

remaining provisions commenced at 6 p.m. on 30 June 2000 (see s 2)

6 List of annotations**PART 3A—WATER ALLOCATION****pt 3A (ss 15A–15B) ins 2000 SL No. 18 s 8****SCHEDULE 2—FEES**

sub 2000 SL No. 111 s 24

Charges associated with sale of rights to part 4 or 9 allocation**s 19 amd 2000 SL No. 184 s 40**