

#### New South Wales

# **Central Coast Water Corporation Bill 2006**

## **Explanatory note**

This explanatory note relates to this Bill as introduced into Parliament. This Bill is cognate with the *Water Industry Competition Bill 2006*.

#### Overview of Bill

The object of this Bill is to provide for the constitution and functions of the Central Coast Water Corporation and for its establishment as a water supply authority under the *Water Management Act 2000*.

## Outline of provisions

### Part 1 Preliminary

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation.

Clause 3 defines certain words and expressions used in the proposed Act. They include *constituent council* (meaning the Gosford City Council or the Wyong Shire Council), *the Corporation* (meaning the Central Coast Water Corporation), *IPART* (meaning the Independent Pricing and Regulatory Tribunal) and *subsidiary* (a body

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corporate that would be a subsidiary of the Corporation if the Corporation were a company registered under the *Corporations Act 2001* of the Commonwealth).

#### Part 2 Central Coast Water Corporation

#### Division 1 Establishment of the Corporation

Clause 4 constitutes the Corporation.

Clause 5 sets out the principal objectives of the Corporation.

Clause 6 provides that neither the Corporation nor its subsidiaries represent the constituent councils or the State, are exempt from any taxes or expose the constituent councils or the State to any liability unless the proposed Act or some other Act expressly provides.

**Clause** 7 requires the Corporation to have share capital, to be held in equal shares by the constituent councils as voting shareholders.

**Clause 8** requires the Corporation to have a constitution, and, together with proposed Schedule 1, sets out the matters for which the constitution must provide.

Clause 9 makes provision with respect to the constitutions of the Corporation's subsidiaries, and, together with proposed Schedule 2, sets out the matters for which those constitutions must provide.

Clause 10 requires the voting shareholders to enter into an agreement as to the manner in which their rights as voting shareholders are to be exercised and, in particular, as to how any disputes between them are to be resolved.

**Clause 11** excludes the Corporation from the application of the *Corporations Act 2001* of the Commonwealth, but enables regulations under the proposed Act to apply provisions of that Act (modified where appropriate) to the Corporation and to matters relating to the Corporation.

#### Division 2 Operation and management of the Corporation

**Clause 12** establishes a board of directors for the Corporation (*the Board*). The Board is to consist of between 3 and 7 directors. One director may be appointed from the councillors or employees of the constituent councils, in which case the minimum number of directors is to be 5. Proposed Schedule 3 contains additional provisions with respect to the Board.

Clause 13 provides for the appointment of a chief executive officer for the Corporation. Proposed Schedule 4 contains additional provisions with respect to the chief executive officer.

Clause 14 provides that all decisions as to the operation of the Corporation are to be made by or under the authority of the Board, but that the chief executive officer is responsible for day-to-day management.

Clause 15 enables the Corporation to employ staff.

**Clause 16** sets out a procedure to be followed if the voting shareholders wish the Corporation to perform non-commercial activities.

Clause 17 sets out a procedure to be followed if the voting shareholders wish the Corporation to apply a policy that has been adopted by the constituent councils.

Clause 18 sets out the procedure to be followed if the voting shareholders wish the Corporation to take certain action in the public interest.

Clause 19 requires the Corporation to have a share dividend scheme, with dividends able to be used by the voting shareholders to buy shares in the Corporation, or to make payments to the constituent councils.

Clause 20 requires the Corporation to pay to the constituent councils such amounts as are equivalent to any Commonwealth tax from which it is exempt because of its status but for which it would otherwise be liable.

Clause 21 provides that the Corporation's obligations are not guaranteed by the constituent councils unless the constituent councils agree in writing.

Clause 22 exempts from State taxation certain financial transaction that relate to the establishment of the Corporation.

Clause 23 enables the Corporation to establish and participate in the establishment of private corporations (depending on the level of participation, such corporations may become subsidiaries of the Corporation).

Clause 24 requires the prior written approval of the voting shareholders for the acquisition or disposal by the Corporation or its subsidiaries of any major asset, and enables the regulations to make further provision with respect to the acquisition and disposal of assets and liabilities.

Clause 25 requires the prior written approval of the voting shareholders for the acquisition or disposal by the Corporation or its subsidiaries of their main undertakings (as specified in the most recent statement of corporate intent of the Corporation).

#### Division 3 Legal capacity and powers of the Corporation

Clause 26 defines certain words and expressions for the purposes of the proposed Division.

Clause 27 sets out the objects of the proposed Division (being to exclude the doctrine of ultra vires but to give effect to any restrictions on the Corporation's objects or powers).

Clause 28 confers on the Corporation all of the powers of a natural person.

Clause 29 imposes certain restrictions on the Corporation's powers, but preserves the validity of anything that is done in contravention of any such restriction.

Clause 30 sets out a number of assumptions that may be made by a person having dealings with the Corporation, being assumptions as to procedural regularity in relation to the conduct of the Corporation's affairs.

Clause 31 provides that such assumptions may not be made by a person who is acting fraudulently.

#### Division 4 Transfer of staff, assets, rights and liabilities

**Clause 32** enables the staff, assets, rights and liabilities from the constituent councils to be transferred, with the concurrence of the voting shareholders, to the Corporation. Proposed Schedule 5 contains additional provisions with respect to such transfers.

#### Part 3 Operating licences

Clause 33 enables the Minister to grant an operating licence to enable the Corporation to exercise its functions.

Clause 34 sets out what kinds of terms and conditions may be included in an operating licence.

Clause 35 enables the Minister to amend or substitute the Corporation's operating licence, or to impose, amend or revoke licence conditions.

Clause 36 provides that the Corporation's initial operating licence is to have a maximum term of 2 years, and subsequent operating licences to have terms of 5 years.

Clause 37 enables the Minister to require the Corporation to pay annual licence fees.

Clause 38 provides that the Corporation's operating licence applies to the area comprising the local government areas of the constituent councils.

Clause 39 enables the Minister to require the Corporation to remedy any contravention of its operating licence.

Clause 40 enables IPART to take action against the Corporation in respect of any contravention of its operating licence.

**Clause 41** enables the Minister to cancel the Corporation's operating licence and transfer its staff, assets, rights and liabilities back to the constituent councils. Proposed Schedule 5 contains additional provisions with respect to such transfers.

## Part 4 Accountability

Clause 42 requires the Board each year to prepare a statement of corporate intent for the voting shareholders.

Clause 43 sets out the matters with which a statement of corporate intent must deal.

**Clause 44** requires the Board each 6 months to prepare an operational report for the voting shareholders.

**Clause 45** applies to the Corporation certain provisions of the *Local Government Act 1993* with respect to the preparation of annual reports and financial reports.

**Clause 46** enables the Auditor-General to prepare special reports, for tabling in Parliament, in relation to matters arising from audit.

**Clause 47** requires the Minister to table certain information in Parliament in relation to the Corporation's activities.

Clause 48 sets out the procedure to be followed in relation to the tabling of documents when Parliament is not in session.

Clause 49 requires the Board to supply the voting shareholders with such information as to the affairs of the Corporation as they request.

**Clause 50** provides that a provision of the proposed Part that is expressed to apply to the Corporation and its subsidiaries applies also to the Corporation even if it has no subsidiaries.

### Part 5 Independent Pricing and Regulatory Tribunal

Clause 51 sets out IPART's regulatory functions under the proposed Act.

Clause 52 requires IPART to prepare operational audits of the Corporation.

#### Part 6 Miscellaneous

Clause 53 provides that the proposed Act is to bind the Crown.

Clause 54 suspends the operation of any provisions of the proposed Act with respect to the constitution of companies that are inconsistent with Commonwealth law or, if the company is a subsidiary, with the law of the jurisdiction within which the company is or is to be incorporated.

Clause 55 provides that proposed Schedule 6 is to apply, in relation to the duties and liabilities of directors and other officers of the Corporation, and may be amended or substituted by regulations under the proposed Act.

Clause 56 excludes directors and officers of the Corporation from personal liability in relation to the supply of information to the Board under proposed section 49.

Clause 57 provides that proceedings for an offence against the proposed Act, or the regulations under the proposed Act, are to be dealt with by a Local Court or by the Supreme Court in its summary jurisdiction, and that the maximum penalty that may be imposed by a Local Court is 50 penalty units or 12 months imprisonment.

Clause 58 excludes the Corporation and its subsidiaries from the operation of the *Public Finance and Audit Act 1983*.

Clause 59 deems the Corporation and its subsidiaries to be public authorities, and its directors, officers and employees to be public officials, for the purposes of the *Independent Commission Against Corruption Act 1988*.

Clause 60 enables the Governor to make regulations for the purposes of the proposed Act.

**Clause 61** is a formal provision that gives effect to the amendments to the Acts set out in proposed Schedule 7.

Clause 62 is a formal provision that gives effect to the savings, transitional and other provisions set out in proposed Schedule 8.

Clause 63 provides for the review of the proposed Act in 5 years.

# Schedule 1 Provisions for inclusion in constitution of the Corporation

**Proposed Schedule 1** sets out certain provisions that must be included in the Corporation's constitution.

# Schedule 2 Provisions for inclusion in constitutions of subsidiaries

**Proposed Schedule 2** sets out certain provisions that must be included in the constitution of the Corporation's subsidiaries.

### Schedule 3 Constitution and procedure of the Board

**Proposed Schedule 3** sets out provisions with respect to the constitution and procedure of the Board, including provisions for the appointment of a Chairperson and the appointment of deputies.

#### Schedule 4 Chief executive officer

**Proposed Schedule 4** sets out conditions of employment for the chief executive officer, and provides for the appointment of an acting chief executive officer.

## Schedule 5 Transfer of staff, assets, rights and liabilities

**Proposed Schedule 5** sets out the effect of a transfer order made under proposed section 32 or 41.

# Schedule 6 Duties and liabilities of directors and other officers

**Proposed Schedule 6** sets out the duties and liabilities of directors and other officers of the Corporation.

#### Schedule 7 Amendment of other Acts

**Proposed Schedule 7** amends the Acts specified in the proposed Schedule.

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Explanatory note

# Schedule 8 Savings, transitional and other provisions

**Proposed Schedule 8** contains savings, transitional and other provisions consequent on the enactment of the proposed Act.

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# **Central Coast Water Corporation Bill 2006**

No , 2006

#### A Bill for

An Act to provide for the constitution and functions of the Central Coast Water Corporation and for its establishment as a water supply authority under the *Water Management Act 2000*; and for other purposes.

Γhe	Legisl	ture of New South	Wales enacts:	1
Par	t 1	Preliminary		2
1	Nam	of Act		3
			tral Coast Water Corporation Act 2006.	4
2	Com	mencement		5
	(1)	This Act commence subject to this section	es on a day or days to be appointed by proclamation, on.	6 7
	(2)	The proclamation constituting the C Minister's recomme	to commence section 4 (the <i>proclamation</i> Corporation) may not be made except on the endation.	8 9 10
	(3)		ommendation for the proclamation constituting the of be given unless each of the constituent councils:	11 12
			plution of the council, approved a constitution for the being a constitution that complies with section 8,	13 14 15
		shareholders'	to a resolution of the council, entered into a voting agreement with the other constituent council, being that complies with section 10, and	16 17 18
		(c) has, pursuant of the recomm	to a resolution of the council, requested the making mendation.	19 20
	(4)	except with the con if any, as the Mini-	seil may not take any action under subsection (3) sent of the Minister and subject to such conditions, ster may specify and, for the avoidance of doubt, <i>Local Government Act 1993</i> does not apply to or in action.	21 22 23 24 25
	(5)	Schedule 7.2 [4] con	mmences:	26
			ovided by paragraph (b), on the first anniversary of element of section 4, or	27 28
		proclamation	mation commencing Schedule 7.2 [4] (the a establishing the Corporation as a water supply made before that anniversary, on the day appointed amation.	29 30 31 32
	(6)	a water supply auth	by the proclamation establishing the Corporation as nority may be a day occurring any time before, or after, the first anniversary of the commencement of	33 34 35 36

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Clause 3

Preliminary F
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	(7)	The proclamation establishing the Corporation as a water supply authority may not be made except on the Minister's recommendation.	1 2		
	(8)	The Minister's recommendation for the proclamation establishing the Corporation as a water supply authority may not be given unless each of the constituent councils has, pursuant to a resolution of the council, requested the making of the recommendation.	3 4 5 6		
3	Defi	nitions (cf State Owned Corporations Act 1989, section 3)	7		
	(1)	In this Act:	8		
		<i>area of operations</i> , in relation to the Corporation, means the area to which its operating licence applies, as referred to in section 38.	9 10		
		assets means any legal or equitable estate or interest (whether present or future and whether vested or contingent) in real or personal property of any description (including money), and includes securities, choses in action and documents.	11 12 13 14		
		<b>Board</b> , in relation to the Corporation, means the board of directors of the Corporation.	15 16		
		<b>board</b> , in relation to a subsidiary of the Corporation, means the board of directors of the subsidiary.	17 18		
		<i>constituent council</i> means the Gosford City Council or the Wyong Shire Council.	19 20		
		constitution means:			
		(a) in relation to the Corporation, the constitution of the Corporation referred to in section 8, or	22 23		
		(b) in relation to any of the Corporation's subsidiaries that is a company within the meaning of the <i>Corporations Act 2001</i> of the Commonwealth, the constitution of the company within the meaning of that Act, or	24 25 26 27		
		(c) in relation to any of the Corporation's subsidiaries that is not such a company, the subsidiary's charter or memorandum and articles of association.	28 29 30		
		director means:	31		
		(a) in relation to the Corporation, a member of the Board of the Corporation, and	32 33		
		(b) in relation to a subsidiary of the Corporation, a member of the board of the subsidiary.	34 35		
		exercise a function includes perform a duty.	36		
		<i>function</i> includes power, authority and duty.	37		

#### Clause 3 Central Coast Water Corporation Bill 2006

#### Part 1 Preliminary

	government entity means:	1
	(a) a State department, administrative office, instrumentality, agency, authority or entity, that is not a corporation, or	2 3
	(b) a division, branch or other part of such a department, office, instrumentality, agency, authority or entity.	4 5
	<b>IPART</b> means the Independent Pricing and Regulatory Tribunal.	6
	<i>liabilities</i> means liabilities, debts and obligations (whether present or future and whether vested or contingent).	7 8
	<i>operating licence</i> means an operating licence granted under section 33 (1).	9 10
	<i>rights</i> means all rights, powers, privileges and immunities (whether present or future and whether vested or contingent).	11 12
	subsidiary means a body corporate that would be a subsidiary of the Corporation if the Corporation were a company registered under the Corporations Act 2001 of the Commonwealth.	
	<i>the Corporation</i> means the Central Coast Water Corporation referred to in section 4.	16 17
	the State includes the Crown in right of New South Wales and the Government of New South Wales.	18 19
	<i>transfer order</i> means an order referred to in section 32 (1) or (2) or section 41 (3).	20 21
	<b>voting</b> shareholders, in relation to the Corporation or any of its subsidiaries, means the shareholders of the Corporation as referred to in section 7, in their capacities as shareholders in the Corporation.	
	water supply authority has the same meaning as it has in the Water Management Act 2000.	25 26
(2)	Notes included in this Act do not form part of this Act.	27

Par	t 2	Cei	ntral Coast Water Corporation	1
Divi	sion	1	Establishment of the Corporation	2
4		<b>blishn</b> on 20A)	nent of the Corporation (cf State Owned Corporations Act 1989,	3 4
			e is constituted by this Act a corporation under the name of the ral Coast Water Corporation.	5 6
5	<b>Prin</b> 1989	cipal o	<b>objectives of the Corporation</b> (cf State Owned Corporations Act n 20E)	7 8
	(1)	The	principal objectives of the Corporation are as follows:	9
		(a)	to promote the efficient delivery of water supply, sewerage and drainage services for the long-term interests of consumers with respect to price, quality, safety, reliability and security of supply,	10 11 12
		(b)	to be a successful business and, to this end:	13
			(i) to operate at least as efficiently as any comparable business, and	14 15
			(ii) to maximise the net worth of the constituent councils' investment in the Corporation,	16 17
		(c)	to exhibit a sense of social responsibility by having regard to the interests of the community in which it operates,	18 19
		(d)	where its activities affect the environment, to conduct its operations in compliance with the principles of ecologically sustainable development contained in section 6 (2) of the <i>Protection of the Environment Administration Act 1991</i> .	20 21 22 23
	(2)		of the principal objectives of the Corporation is of equal ortance.	24 25
6	Stati	us of t	he Corporation (cf State Owned Corporations Act 1989, section 20F)	26
			Corporation or any of its subsidiaries:	27
		(a)	is not and does not represent the constituent councils or the State, and	28 29
		(b)	is not exempt from any rate, tax, duty or other impost imposed by or under any law of the State merely because it is the Corporation, and	30 31 32
		(c)	cannot render the constituent councils or the State liable for any debts, liabilities or obligations of the Corporation or any of its subsidiaries,	33 34 35
		unles	ss this or any other Act otherwise expressly provides.	36

7	<b>Shar</b> 1989	<b>re capital, shares and shareholders</b> (cf State Owned Corporations Act section 20H)	1
	(1)	The Corporation is to have a share capital and shares as provided in its constitution.	3
	(2)	The shareholders are to be the constituent councils.	5
	(3)	Each shareholder must at all times have an equal number of shares in the Corporation.	6 7
	(4)	Each shareholder must at all times be entitled to rights equal to those to which the other shareholder is entitled.	8
8		stitution of the Corporation (cf State Owned Corporations Act 1989, on 20Q)	10 11
	(1)	The Corporation is to have a constitution.	12
	(2)	As far as practicable, the constitution of the Corporation is to have the same operation and effect in relation to the Corporation as the constitution of a company has in relation to the company.	13 14 15
	(3)	The voting shareholders are responsible for ensuring that the constitution of the Corporation at all times contains provisions to the effect of:	16 17 18
		(a) those set out in Schedule 1, and	19
		(b) such others as are prescribed by the regulations.	20
	(4)	The constitution of the Corporation may contain matters that, for a company, would be found in the <i>Corporations Act 2001</i> of the Commonwealth.	21 22 23
	(5)	The constitution of the Corporation may make provision for or with respect to the provision, form, custody and use of the seal of the Corporation. Any such provisions have effect despite section 50 of the <i>Interpretation Act 1987</i> .	24 25 26 27
	(6)	The constitution of the Corporation may contain provisions regarding the manner of alteration or replacement of the constitution.	28 29
	(7)	The constitution of the Corporation may contain other provisions, so long as they are not inconsistent with the provisions referred to in subsection (3) or any other provisions of this Act or the regulations.	30 31 32

9	<b>Constitution of subsidiaries</b> (cf State Owned Corporations Act 1989, section 20R)					
	(1)	The voting shareholders are responsible for ensuring that the constitution of every subsidiary at all times contains provisions to the effect of:	3 4 5			
		(a) those set out in Schedule 2, and	6			
		(b) such others as are prescribed by the regulations.	7			
	(2)	The provisions of subsection (1) are declared to be Corporations legislation displacement provisions for the purposes of section 5G of the <i>Corporations Act 2001</i> of the Commonwealth in relation to the provisions of the Corporations legislation generally.  Note. Section 5G (9) of the <i>Corporations Act 2001</i> of the Commonwealth	8 9 10 11			
		provides that if a provision of a law of a State or Territory provides that a provision is included, or taken to be included, in a company's constitution, the provision is included in the company's constitution even though the procedures and other requirements of that Act are not complied with in relation to the provision.	13 14 15 16			
		However, section 5G (3) of the <i>Corporations Act 2001</i> of the Commonwealth provides that section 5G will only apply to a provision of a law of a State or Territory enacted after the commencement of that Act if a law of the State or Territory declares the provision to be a Corporations legislation displacement provision for the purposes of that section.	18 19 20 21 22			
	(3)	The constitution of a subsidiary may contain other provisions, so long as they are not inconsistent with the provisions referred to in subsection (1) or any other provisions of this Act or the regulations.	23 24 25			
10	Voti	ng shareholders' agreement	26			
	(1)	The constituent councils are to enter into an agreement as to the manner in which their rights as voting shareholders are to be exercised.	27 28			
	(2)	Such an agreement must make provision with respect to:	29			
		(a) the manner in which the voting shareholders are to make:	30			
		(i) any request referred to in section 2 (3) (c) or (8), and	31			
		(ii) any recommendation referred to in section 12 (3), and	32			
		(iii) any recommendation referred to in clause 2 (3) or 6 (2) of Schedule 3, and	33 34			
		(b) the procedures to be followed to resolve any disputes in relation to the exercise of the constituent councils' rights as voting shareholders, and	35 36 37			
		(c) such other matters as are prescribed by the regulations.	38			

11			n of Commonwealth Corporations Act 2001 (cf State Owned s Act 1989, section 20G)	1 2
	(1)	of se relati speci <b>Note.</b> that if of that Comr	Corporation is declared to be an excluded matter for the purposes extion 5F of the <i>Corporations Act 2001</i> of the Commonwealth in ion to the whole of the Corporations legislation except to the extent iffied by the regulations for the purposes of this subsection.  Section 5F of the <i>Corporations Act 2001</i> of the Commonwealth provides a State law declares a matter to be an excluded matter for the purposes at section in relation to all or part of the Corporations legislation of the monwealth, then the provisions that are the subject of the declaration will poly in relation to that matter in the State concerned.	3 4 5 6 7 8 9 10
	(2)	the Cappli	regulations may declare the Corporation, and any matter relating to Corporation (including the winding up of the Corporation), to be an ed Corporations legislation matter for the purposes of Part 3 of the corations (Ancillary Provisions) Act 2001 in relation to:	12 13 14 15
		(a)	the whole of the Corporations legislation, or	16
		(b)	an Act, regulations or other instrument forming part of the Corporations legislation, or	17 18
		(c)	a provision or provisions of the Corporations legislation or of an Act, regulations or other instrument forming part of the Corporations legislation.	19 20 21
		applic Austriction of the legisla Command of the a main matter alread	Part 3 of the Corporations (Ancillary Provisions) Act 2001 provides for the cation of provisions of the Corporations Act 2001 and Part 3 of the calian Securities and Investments Commission Act 2001 of the monwealth as laws of the State in respect of any matter declared by a law state (whether with or without modification) to be an applied Corporations ation matter for the purposes of that Part in relation to those monwealth provisions. Section 14 (2) of the Corporations (Ancillary sions) Act 2001 ensures that a declaration made for the purposes of Part 3 at Act only operates to apply a provision of the Corporations legislation to ter as a law of the State if that provision does not already apply to the er as a law of the Commonwealth. If a provision referred to in a declaration dy applies as a law of the Commonwealth, nothing in the declaration will tits continued operation as a law of the Commonwealth.	22 23 24 25 26 27 28 29 30 31 32 33
	(3)	such	ovision of the Corporations legislation that is the subject of any declaration in the regulations has effect subject to the following ifications:	35 36 37
		(a)	the provision applies as if the Corporation were a public company and a company limited by shares,	38 39
		(b)	the provision applies as if shares in the Corporation held by the voting shareholders were shares held in the Corporation as a public company and a company limited by shares,	40 41 42

such other modifications as may be prescribed by the regulations.

43

(c)

	(4)	With	out limiting subsections (2) and (3) (c), any such regulations:	1
		(a)	may specify modifications to the definitions and other interpretative provisions of the Corporations legislation relevant to any provision of the Commonwealth legislation that is the	2 3 4
			subject of the declaration, and	5
		(b)	may provide for the Australian Securities and Investments Commission ( <i>ASIC</i> ) to exercise a function under any provision of the Corporations legislation that is the subject of the	6 7 8
			declaration, but only if:	9
			(i) ASIC is to exercise that function pursuant to an agreement of the kind referred to in section 11 (8) or (9A) (b) of the <i>Australian Securities and Investments Commission Act</i> 2001 of the Commonwealth, and	10 11 12 13
			(ii) ASIC is authorised to exercise that function under section 11 of the <i>Australian Securities and Investments Commission Act 2001</i> of the Commonwealth, and	14 15 16
		(c)	may specify that a reference to ASIC in any provision of the Corporations legislation that is the subject of the declaration is to be read as a reference to another person, and	17 18 19
		(d)	may identify the provisions of the Corporations legislation to which the declaration relates by reference to that legislation as in force at a particular time, and	20 21 22
		(e)	may specify a court of this State (other than the Supreme Court) to exercise any function conferred on a court or the Court by any provision of the Corporations legislation to which the declaration relates.	23 24 25 26
	(5)	legis	ection (2) does not apply to any provision of the Corporations lation that applies to the Corporation as a law of the monwealth.	27 28 29
	(6)	Corp	ds and expressions used in this section and also in Part 3 of the corations (Ancillary Provisions) Act 2001 have the same meanings ey have in that Part.	30 31 32
Divi	sion	2	Operation and management of the Corporation	33
12	Boar	d of d	irectors (cf State Owned Corporations Act 1989, section 20J)	34
	(1)	Ther	e is to be a board of directors of the Corporation.	35
	(2)	The l	Board is to consist of at least 3, but no more than 7, directors.	36
	(3)		directors are to be appointed by the Governor on the mmendation of the voting shareholders.	37 38

	(4)	Each person recommended for appointment as a director must be a person who, in the opinion of the voting shareholders, will assist the Corporation to achieve its principal objectives.	1 2 3
	(5)	No more than 2 directors may be appointed from the councillors and employees of the constituent councils (one from each council) and, in that event, the minimum number of directors is to be 5 (not 3).	4 5 6
	(6)	The chief executive officer of the Corporation may, but need not, be appointed as a director.	7 8
	(7)	The Board is accountable to the voting shareholders in the manner set out in Part 4 and in the constitution of the Corporation.	9 10
	(8)	Schedule 3 has effect with respect to the constitution and procedure of the Board.	11 12
13		<b>f executive officer</b> (cf Energy Services Corporations Act 1995, clause 2 of dule 2)	13 14
	(1)	The chief executive officer of the Corporation is to be appointed by the Board after consultation with the voting shareholders.	15 16
	(2)	Schedule 4 has effect with respect to the chief executive officer.	17
14	<b>Oper</b> section	ration and management (cf State Owned Corporations Act 1989, n 20L)	18 19
	(1)	All decisions relating to the operation of the Corporation are to be made by or under the authority of the Board.	20 21
	(2)	The chief executive officer of the Corporation is, subject to subsection (1), responsible for the day-to-day management of the operation of the Corporation in accordance with the general policies and specific directions of the Board.	22 23 24 25
15	Staff	(cf State Owned Corporations Act 1989, section 20M)	26
	(1)	The Corporation may employ such staff as it requires to exercise its functions.	27 28
	(2)	The Corporation may fix the salary, wages and conditions of its staff in so far as they are not fixed by or under any other Act or law.	29 30
	(3)	The regulations:	31
		(a) subject to paragraph (b), may make provision for or with respect to the employment of the staff of the Corporation, including the conditions of employment and the discipline of any such staff, and	32 33 34 35

		(b)	must include provisions that have substantially the same effect in relation to the staff of the Corporation as the provisions of Part 4 of Chapter 11, and sections 348–350, of the <i>Local Government Act 1993</i> (provisions with respect to equal employment opportunity and merit appointment) have in relation to the staff of a council.	
	(4)	Regu of sta	lations relating to the conditions of employment or the discipline ff:	<del>-</del>
		(a)	have effect subject to any relevant award made by a competent industrial tribunal and to any industrial agreement or enterprise agreement to which the Corporation is a party, and	9 10 1
		(b)	have effect despite any determination of the Corporation under subsection (2).	1: 1:
	(5)	appoi	pt as provided by the regulations, this section does not apply to the nument, employment or conditions of employment of the chief utive officer of the Corporation.	14 19 10
	(6)	subsi	pt as provided by the regulations, this section applies to a diary of the Corporation (other than a company) and its staff in the way as it applies to the Corporation and its staff.	11 18 19
6	Non-	-comm	ercial activities (cf State Owned Corporations Act 1989, section 20N)	20
	(1)	to ce circui intere Board	voting shareholders wish the Corporation to perform activities, or ease to perform activities, or not to perform activities, in metances where the Board considers that it is not in the commercial ests of the Corporation to do so, they may, by written notice to the d, direct the Corporation to do so in accordance with any rements set out or referred to in the notice.	2: 2: 2: 2: 2: 2:
	(2)	The C	Corporation is required to comply with any such direction.	2
	(3)		Corporation is entitled to be reimbursed, from money advanced by onstituent councils for the purpose, amounts equal to:	28 29
		(a)	the net cost of performing any such activities, including the cost of capital, and	30
		(b)	the net cost of complying with a direction to cease to perform or not to perform any such activities.	3:
	(4)	betwe agree	amounts and times of payment of those amounts are as agreed een the constituent councils and the Corporation or (failing ment) as determined by a suitably qualified person or persons nated by the Minister.	34 39 30 31

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	(5)	The Corporation may be reimbursed, from money advanced by the constituent councils for the purpose, amounts not exceeding the estimated net amount of revenue forgone through ceasing to perform or not performing any such activities, as determined by the constituent councils having regard to such factors as they consider relevant in the circumstances.	1 2 3 4 5 6
17		er of voting shareholders to notify Board of council policies (cfState d Corporations Act 1989, section 200)	7 8
	(1)	The voting shareholders may notify the Board, in writing, of a policy adopted by the constituent councils that is to apply to the Corporation and its subsidiaries, if the voting shareholders are satisfied that it is necessary to give the notification in the public interest.	9 10 11 12
	(2)	The Board must ensure that the policy is carried out in relation to the Corporation and must, as far as practicable, ensure that the policy is carried out in relation to its subsidiaries.	13 14 15
	(3)	Before giving a notification under this section, the voting shareholders:	16
		(a) must consult with the Board, and	17
		(b) must request the Board to advise the voting shareholders whether, in its opinion, carrying out the policy would not be in the best interests of the Corporation or any of its subsidiaries.	18 19 20
	(4)	The Corporation may be reimbursed, from money advanced by the constituent councils for the purpose, amounts not exceeding the estimated net cost of complying with such a notification, or the estimated net amount of revenue forgone through complying with such a notification, as determined by the voting shareholders having regard to such factors as they consider relevant in the circumstances.	21 22 23 24 25 26
	(5)	The voting shareholders are required to cause a notice to be published in the Gazette setting out the reasons why a notification was given under this section and why it is in the public interest that the notification be given.	27 28 29 30
	(6)	A notice referred to in subsection (5) is to be published within one month after the notification is given.	31 32
18	Powe State	er of voting shareholders to give directions in public interest (cf Owned Corporations Act 1989, section 20P)	33 34
	(1)	The voting shareholders may give the Board a written direction in relation to the Corporation and its subsidiaries if they are satisfied that, because of exceptional circumstances, it is necessary to give the direction in the public interest.	35 36 37 38

	(2)	The Board must ensure that the direction is carried out in relation to the Corporation and must, as far as practicable, ensure that the direction is complied with in relation to its subsidiaries.	1 2 3
	(3)	Before giving a direction under this section, the voting shareholders:	4
	. ,	(a) must consult with the Board, and	5
		(b) must request the Board to advise the voting shareholders	6
		whether, in its opinion, complying with the direction would not	7
		be in the best interests of the Corporation or any of its subsidiaries.	8 9
	(4)	The Corporation may be reimbursed, from money advanced by the	10
	( . )	constituent councils for the purpose, amounts not exceeding the	11
		estimated net cost of complying with such a direction, or the estimated	12
		net amount of revenue forgone through complying with such a direction, as determined by the voting shareholders having regard to	13 14
		such factors as they consider relevant in the circumstances.	15
	(5)	The voting shareholders are required to cause a notice to be published	16
		in the Gazette setting out the reasons why a direction was given under	17
		this section and why it is in the public interest that the direction be given.	18 19
	(6)	A notice referred to in subsection (5) is to be published within one month after the direction is given.	20 21
19	Divid	dends (cf State Owned Corporations Act 1989, section 20S)	22
	(1)	The Corporation is to have a share dividend scheme, as provided in its constitution, in a form approved by the constituent councils.	23 24
	(2)	The Board and the voting shareholders may agree that payments	25
	` ′	required to be made by the Corporation or any of its subsidiaries in	26
		respect of dividends will be applied in the purchase of shares by shareholders in the Corporation.	27 28
	(3)	Dividends declared for the Corporation or any of its subsidiaries and	29
	(3)	payable to voting shareholders are to be paid to the constituent councils.	30
20	Tax-	equivalents (cf State Owned Corporations Act 1989, section 20T)	31
	(1)	The Corporation must from time to time pay to the constituent councils	32
		such amounts as the Tax Assessor determines to be equivalent to the	33
		amounts that would be payable by the Corporation if it were liable to pay taxes under the law of the Commonwealth.	34 35
	(2)	The Corporation is not required to make payments under this section to	36
	(4)	the extent to which it is or becomes liable to pay any such taxes.	37

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(3)	Payments are to be made under this section on such terms as the Tax Assessor determines to be equivalent to the terms on which the amounts would be payable (including terms as to instalments and times of payment) if the Corporation were liable to pay corresponding taxes under the law of the Commonwealth.	1 2 3 4 5
(4)	The Corporation and the constituent councils may enter into agreements regarding the amounts to be paid under this section or the terms on which they are to be paid, and any such agreements have effect despite anything in subsections (1) and (3).	6 7 8 9
(5)	The determinations of the Tax Assessor under this section are to be made in such a way as to give effect to any such agreements.	10 11
(6)	Any such determination of the Tax Assessor is final, and the constituent councils and the Corporation are required to make all the necessary payments and refunds to give effect to the determination.	12 13 14
(7)	The Minister may nominate any person or persons to be the Tax Assessor for the Corporation, and may revoke any such nomination.	15 16
(8)	This section applies to the subsidiaries of the Corporation in the same way as it applies to the Corporation, and (where relevant) applies to the Corporation and its subsidiaries as a group.	17 18 19
(9)	Amounts required to be paid under this section are called tax-equivalents.	20 21
(10)	In this section, <i>Tax Assessor</i> , in relation to the Corporation, means the person nominated for the time being under subsection (7) as the Tax Assessor for the Corporation.	22 23 24
<b>Cor</b> State	rporation's obligations not guaranteed by constituent councils (cf e Owned Corporations Act 1989, section 20U)	25 26
(1)	The obligations of the Corporation or any of its subsidiaries are not guaranteed by the constituent councils, except to the extent to which the Board and the constituent councils agree in writing.	27 28 29
(2)	The constituent councils may, after consultation with the Board, fix charges to be paid by the Corporation or any of its subsidiaries to the constituent councils in respect of an agreed guarantee, either generally or in so far as it relates to specified matters.	30 31 32 33
(3)	Payments by the Corporation or any of its subsidiaries to the constituent councils in respect of any such charges are required to be made at such times, and in such instalments, as the constituent councils determine.	34 35 36

21

22	State	taxat	tion (cf State Owned Corporations Act 1989, section 20V)	1
	(1)	In thi	is section:	2
		exem	apt matter means:	3
		(a)	the issue of shares of the Corporation or any of its subsidiaries to the constituent councils, or	4 5
		(b)	the transfer of assets, rights or liabilities to the Corporation or any of its subsidiaries pursuant to a transfer order, or	6 7
		(c)	giving effect to any of the above.	8
			ncludes stamp duty and any other tax, duty, fee, levy or charge, but not include tax-equivalents.	9 10
	(2)	Tax ı	under a law of the State is not payable in relation to:	11
		(a)	an exempt matter, or	12
		(b)	anything done (including, for example, a transaction entered into or an instrument or document made, executed, lodged or given) because of, or for a purpose connected with or arising out of, an exempt matter.	13 14 15 16
	(3)		Treasurer or a person authorised by the Treasurer may, by a written ument, certify that:	17 18
		(a)	a specified matter or thing is an exempt matter, or	19
		(b)	a specified thing was done (including, for example, a transaction entered into or an instrument or document made, executed, lodged or given) because of, or for a purpose connected with or arising out of, a specified exempt matter.	20 21 22 23
	(4)	is co	all purposes and in all proceedings, a certificate under this section inclusive evidence of the matters certified, except so far as the cary is established.	24 25 26
23		<b>te cor</b> n 20W	rporations and subsidiaries (cf State Owned Corporations Act 1989,	27 28
	(1)	The C	Corporation may, subject to this section:	29
		(a)	form or participate in the formation of private corporations, and	30
		(b)	acquire interests in private corporations, and	31
		(c)	sell or otherwise dispose of interests in private corporations,	32
		but o	only if the activities or proposed activities of any such private oration are related to the functions of the Corporation.	33 34
	(2)	the f	Corporation or any of its subsidiaries may not form, participate in formation of or acquire subsidiaries without the prior written oval of the voting shareholders.	35 36 37

	(3)	share the c	Corporation or any of its subsidiaries may not acquire or dispose of es of a company, or participate in any other transaction, resulting in company becoming or ceasing to be a subsidiary, without the prior en approval of the voting shareholders.	1 2 3 4
	(4)	subsi infor	eking the approval of the voting shareholders, the Corporation or diary is required to provide the voting shareholders with such mation as they require, including such kinds of information (if any) a prescribed by the regulations.	5 6 7 8
	(5)	mean	is section, <i>private corporation</i> means a corporation within the sing of the <i>Corporations Act 2001</i> of the Commonwealth formed in tside New South Wales.	9 10 11
24	<b>Acq</b> ı Owne	i <b>isitio</b> i d Corp	n and disposal of assets, investments and liabilities (cf State orations Act 1989, section 20X)	12 13
	(1)	fixed	Corporation or any of its subsidiaries may not acquire or dispose of assets or investments, including shares in a company, without the written approval of the voting shareholders:	14 15 16
		(a)	if the total assets and investments being acquired or disposed of (together with any other such acquisitions or dispositions during the last 12 months) represent an amount in excess of the prescribed percentage of the written down value of the Corporation's consolidated fixed assets and investments as disclosed in its last audited financial report, or	17 18 19 20 21 22
		(b)	if it could reasonably be expected that the inclusion or exclusion, respectively, of the total current year's profit or loss of such acquisition or disposition (together with any other such acquisitions or dispositions during that year) would result in an increase in or diminution of the Corporation's consolidated pre-tax operating profit or loss for the year of acquisition or disposal in excess of the prescribed percentage compared with that consolidated pre-tax operating profit or loss disclosed in its last audited financial report.	23 24 25 26 27 28 29 30 31
	(2)		amount referred to in subsection (1) (a) is to be calculated by ence to:	32 33
		(a)	in the case of an acquisition to which this section applies, the cost price of the asset or investment, or	34 35
		(b)	in the case of a disposition to which this section applies, the book value of the consideration or disposal, whichever is the greater.	36 37
	(3)	any a	Corporation or any of its subsidiaries may not acquire or dispose of assets or liabilities, in contravention of any requirements of the ations.	38 39 40

	(4)	In seeking the approval of the voting shareholders under this section, the Corporation or subsidiary is required to provide the voting shareholders with such information as they require, including such kinds of information (if any) as are prescribed by the regulations.	1 2 3 4
	(5)	The <i>prescribed percentage</i> is 10 per cent or such other percentage as is prescribed by the regulations.	5 6
	(6)	All or any specified requirements of subsections (1) and (2) do not apply in such circumstances as are specified in a written notice given to the Corporation or a subsidiary of the Corporation by the voting shareholders.	7 8 9 10
	(7)	The voting shareholders may not give such a notice unless satisfied that the requirements are incapable of application to the Corporation or subsidiary in the circumstances or would apply to it in a clearly inappropriate manner.	11 12 13 14
	(8)	The voting shareholders may, by written notice, direct the Corporation or its subsidiaries not to dispose of any specified asset.	15 16
25	Sale section	or disposal of main undertaking (cf State Owned Corporations Act 1989, on 20Y)	17 18
	(1)	None of the main undertakings of the Corporation, and none of the main undertakings of any of its subsidiaries, may be sold or disposed of except with the prior written approval of the voting shareholders.	19 20 21
	(2)	The main undertakings are as specified in the most recent statement of corporate intent of the Corporation.	22 23
Divi	sion	3 Legal capacity and powers of the Corporation	24
26	Inter	rpretation (cf State Owned Corporations Act 1989, section 20Z)	25
	(1)	In this Division:	26
		officer of the Corporation means:	27
		(a) a director of the Corporation, or	28
		(b) the chief executive officer of the Corporation, or	29
		(c) an employee of the Corporation.	30
		<i>restriction</i> includes prohibition.	31
	(2)	In this Division:	32
		(a) a reference to the doing of an act by the Corporation includes a reference to the making of an agreement by the Corporation and a reference to a transfer of property to or by the Corporation, and	33 34 35
		(b) a reference to power includes a reference to legal capacity	36

27	Obje	cts of	<b>Division</b> (cf State Owned Corporations Act 1989, section 20ZA)	1	
	(1)	The o	objects of this Division include:	2	
		(a)	providing that the doctrine of ultra vires does not apply to the Corporation, and	3 4	
		(b)	ensuring that the Corporation gives effect to any restrictions on its objects or powers, but without affecting the validity of its dealings with outsiders.	5 6 7	
	(2)	This l	Division is to be construed and have effect accordingly.	8	
28	Gene section	eral po on 20ZB	wers of the Corporation (cf State Owned Corporations Act 1989,	9 10	
	(1)		Corporation has, for or in connection with the performance of its ions, all the powers of a natural person, including for example, the r:	11 12 13	
		(a)	to enter into contracts, and	14	
		(b)	to acquire, hold, dispose of and deal with property, and	15	
		(c)	to appoint agents and attorneys, and	16	
		(d)	to charge, and fix terms, for goods, services and information supplied by it, and	17 18	
		(e)	to engage consultants, and	19	
		(f)	to do all other things necessary or convenient to be done for, or in connection with, the performance of its functions.	20 21	
	(2)	Without limiting subsection (1), the Corporation has the powers that are conferred on it by or under this or any other Act.		22 23	
	(3)	Without limiting subsection (1), the Corporation has the powers that are conferred on it by or under this or any other Act.  The Corporation may exercise its powers within or outside the State.  Without limiting subsection (3), the Corporation may exercise its powers outside Australia.		24	
	(4)	Without limiting subsection (3), the Corporation may exercise its		25 26	
	(5)		act that the doing of an act by the Corporation would not be, or is n its best interests does not affect its legal capacity to do the act.	27 28	
29	Rest 20ZC	<b>Restrictions on the Corporation</b> (cf State Owned Corporations Act 1989, section 0ZC)			
	(1)	Section 28 has effect in relation to the Corporation subject to any restrictions on the Corporation's powers expressly imposed by or under this or any other Act.			
	(2)		on 28 also has effect in relation to the Corporation subject to any ctions expressly imposed by:	34 35	
		(a)	the Corporation's constitution, or	36	

		(b)	any relevant statement of corporate intent of the Corporation, or	1	
		(c)	any relevant directions, notifications or approvals given to the Corporation by the voting shareholders.	2	
	(3)	If the	e Corporation:	4	
		(a)	exercises a power contrary to a restriction mentioned in subsection (1) or (2), or	5 6	
		(b)	does an act otherwise than in pursuance of its objects or functions set out in this Act,	7 8	
		the C	Corporation contravenes this subsection.	9	
	(4)	ment	exercise of the power mentioned in subsection (3) (a), or the act ioned in subsection (3) (b), is not invalid merely because of the exercise.	10 11 12	
	(5)		officer of the Corporation who is involved in the contravention ravenes this subsection.	13 14	
	(6)		ct of the officer is not invalid merely because, by doing the act, the er contravenes subsection (5).	15 16	
	(7)		Corporation or officer of the Corporation is not guilty of an offence ly because of the relevant contravention.	17 18	
	(8)	The f	fact that:	19	
		(a)	by exercising the power mentioned in subsection (3) (a), or doing the act as mentioned in subsection (3) (b), the Corporation contravened, or would contravene, subsection (3), or	20 21 22	
		(b)	by doing a particular act, an officer of the Corporation contravened, or would contravene, subsection (5),	23 24	
			be asserted or relied on only in proceedings between the voting cholders and officers of the Corporation.	25 26	
30	Persons having dealings with the Corporation or property (cf State Owned Corporations Act 1989, section 20ZD)				
	(1)	relati In an Corp	rson having dealings with the Corporation is entitled to make, in on to those dealings, the assumptions referred to in subsection (3). The proceedings relating to those dealings, any assertion by the oration that the matters that the person is so entitled to assume were orrect must be disregarded.	29 30 31 32 33	

(2)	A person having dealings with another person (the apparent owner)
	who has acquired or purports to have acquired title to property from the
	Corporation (whether directly or indirectly) is entitled to make, in
	relation to the acquisition or purported acquisition of title from the
	Corporation, the assumptions referred to in subsection (3). In any
	proceedings in relation to those dealings, any assertion by the
	Corporation or by the apparent owner that the matters that the person is
	so entitled to assume were not correct must be disregarded.

- (3) The assumptions that a person is, because of subsection (1) or (2), entitled to make are:
  - (a) that, at all relevant times, this Act has been complied with, and
  - (b) that, at all relevant times, the Corporation's constitution has been complied with, and
  - (c) that a person who appears from publicly available information to be a director, the chief executive officer or a secretary of the Corporation has been duly appointed and has authority to exercise the functions customarily exercised by a director, by the chief executive officer or by a secretary, as the case may be, of a body carrying on a business of the kind carried on by the Corporation, and
  - (d) that a person who is held out by the Corporation to be an officer or agent of the Corporation has been duly appointed and has authority to exercise the functions customarily exercised by an officer or agent of the kind concerned, and
  - (e) that an officer or agent of the Corporation who has authority to issue a document on behalf of the Corporation has authority to warrant that the document is genuine and that an officer or agent of the Corporation who has authority to issue a certified copy of a document on behalf of the Corporation has authority to warrant that the copy is a true copy, and
  - (f) that a document has been duly sealed by the Corporation if it bears what appears to be an impression of a seal of the Corporation and the sealing of the document appears to be attested by a person who, because of paragraph (c), may be assumed to be a director of the Corporation or the Corporation's chief executive officer, and
  - (g) that the directors, chief executive officer, employees and agents of the Corporation have properly performed their duties to the Corporation.

	(4)	This not p	section does not entitle a person to make an assumption, and does brevent an assertion being made in relation to an assumption, if:		
		(a)	the person has actual knowledge that the assumption is not correct, or	;	
		(b)	the person's connection or relationship with the Corporation is such that the person ought to know that the assumption is not correct.		
	(5)		ecause of subsection (4), a person is not entitled to make a particular mption:	8	
		(a)	if the assumption is in relation to dealings with the Corporation, subsection (1) does not apply to any assertion by the Corporation in relation to the assumption, or	10 17 12	
		(b)	if the assumption is in relation to an acquisition or purported acquisition from the Corporation of title to property, subsection (2) does not apply to any assertion by the Corporation or another person in relation to the assumption.	1; 14 1; 16	
31	Effect of fraud (cf State Owned Corporations Act 1989, section 20ZE)				
	(1)		rson's entitlement under this Division to make an assumption is not eted merely by the fact that any person:	18 19	
		(a)	has acted or is acting fraudulently in relation to the dealing or acquisition or purported acquisition of title to property to which the assumption relates, or	20 2 <sup>2</sup> 22	
		(b)	has forged a document that appears to have been sealed on behalf of the Corporation.	23 24	
	(2)	How has a	rever, the person is not entitled to make the assumption if the person actual knowledge of that fraudulent action or forgery.	25 26	
Divi	sion	4	Transfer of staff, assets, rights and liabilities	27	
32	<b>Tran</b> : 2004,	sfer o	<b>f staff, assets, rights and liabilities</b> (cf State Water Corporation Act n 10)	28 29	
	(1)		onstituent council may, by order in writing, transfer to the poration such of its staff as are specified or referred to in the order.	30 31	
	(2)	of a	Minister may, by order in writing, transfer to the Corporation such constituent council's assets, rights and liabilities as are specified or red to in the order.	32 33 34	
	(3)		ansfer order under subsection (2) may not be made unless the vant constituent council has consented to the transfer.	3! 36	

#### Clause 32 Central Coast Water Corporation Bill 2006

#### Part 2 Central Coast Water Corporation

(4)	Such consent is required only in respect of:	1
	(a) a transfer order made during the period of 3 years commencing on the day on which section 4 commences, or	2
	(b) if the Minister, by order in writing, extends that period, a transfer order made during that period as so extended.	4 5
(5)	The period of 3 years referred to in subsection (4) (a) may be extended to no more than 5 years by an order under subsection (4) (b).	6 7
(6)	The fee simple in land that comprises the bed of any river, lake or estuary is not to be transferred to the Corporation under this section unless the Minister administering the <i>Crown Lands Act 1989</i> has been consulted in relation to the transfer.	8 9 10 11
(7)	Subsection (6) does not prevent the transfer to the Corporation of the ownership of any works installed in or on the bed of any river, lake or estuary.	12 13 14
(8)	An order under this section may be made on such terms and conditions as are specified or referred to in the order.	15 16
(9)	Schedule 5 applies to any transfer of staff, assets, rights or liabilities under this section.	17 18

Par	t 3	Operating licences	1	
33	Grant	t of operating licence (cf State Water Corporation Act 2004, section 11)	2	
	(1)	The Minister may grant an operating licence to the Corporation to enable the Corporation, in accordance with this Act, to carry out its functions including, in particular, such functions with respect to:	3 4 5	
		(a) the provision of water supply or sewage management services, or	6	
		(b) the construction, maintenance or operation of water supply works, sewage works or drainage works,	7 8	
		as are delegated to it by the constituent councils or as are exercisable by it in its capacity as a water supply authority.	9 10	
	(2)	Except to the extent to which this Act expressly provides, nothing in an operating licence limits the requirements imposed by or under any other Act or law with respect to the functions referred to in subsection (1) (a) and (b).	11 12 13 14	
34	Terms and conditions of operating licences (cf Sydney Water Act 1994, section 14)			
	(1)	An operating licence is subject to the terms and conditions determined by the Minister, which must include terms or conditions under which the Corporation:	17 18 19	
		(a) is required to ensure that its water supply and sewage management services meet the quality and performance standards specified in the operating licence in relation to water quality, service interruptions, pricing and other matters determined by the Minister and set out in the operating licence, and	20 21 22 23 24 25	
		(b) is required to belong to an industry ombudsman scheme approved by the Minister for the purposes of this Act, and	26 27	
		(c) is required to compile indicators of the direct impact on the environment of the Corporation's activities:	28 29	
		(i) to enable preparation of an annual report on the Corporation's performance, and	30 31	
		(ii) to provide information for a year to year comparison in relation to the Corporation's performance in this area.	32 33	
	(2)	The terms and conditions of the operating licence are to make provision for the preparation of operational audits by IPART.	34 35	
	(3)	The regulations may make provision for or with respect to the establishment and operation of the industry ombudsman scheme referred to in subsection (1) (b).	36 37 38	

	(4)		ning in this section enables an operating licence to authorise or ire the Corporation:	1		
		(a)	to construct, operate, manage or maintain water supply or sewage management works, or	3		
		(b)	to provide water supply and sewage management services, or	5		
		(c)	to provide, operate, manage or maintain a stormwater drainage system,	6 7		
		on, o	or for the benefit of, land situated outside its area of operations.	8		
	(5)	Whil	le the Corporation is a water supply authority:	ę		
		(a)	its exercise of functions under the <i>Water Management Act 2000</i> is subject to the terms and conditions of its operating licence, and	10 11		
		(b)	its exercise of functions under its operating licence is not limited by section 293 (2) of that Act, and	12 13		
		(c)	it is not subject to section 294 of that Act.	14		
35	Ame	Amendment of operating licence				
	(1)			16 17		
	(2)		Minister is to consult with the Corporation before taking action or subsection (1).	18 19		
36	Term	Term of operating licence (cf Sydney Water Act 1994, section 17)				
	(1)	The initial term of the Corporation's operating licence is to be for a maximum of 2 years, as determined by the Minister.				
	(2)		r the initial term, the Minister may renew the Corporation's ating licence for a maximum of 5 years at a time.	23 24		
	(3)	The	operating licence may be renewed even if its term has expired.	25		
37	Annı	ual lic	ence fees	26		
		requi Cons	Minister may, as a condition of the Corporation's operating licence, ire the Corporation to pay to the Minister, for payment into the solidated Fund, such annual licence fee as may be determined by Minister.	27 28 29 30		
38	Area	cove	red by operating licence (cf Sydney Water Act 1994, section 18)	31		
			Corporation's operating licence applies to the area comprising the	32 33		

39	Con	travention of operating licence (cf Sydney Water Act 1994, section 19)	1
	(1)	If, in the opinion of the Minister, the Corporation contravenes its operating licence, the Minister may cause a notice to be served on the Corporation requiring it to rectify the contravention within a specified period.	2 3 4 5
	(2)	If, in the opinion of the Minister, the Corporation contravenes its operating licence, and whether or not a notice has been served under subsection (1) or the period specified in the notice has ended, the Minister may direct that either of the following is to apply:	6 7 8 9
		(a) a letter of reprimand is to be served on the Corporation,	10
		(b) the Corporation is to pay a monetary penalty (not exceeding \$1 million) in an amount to be determined by the Minister.	11 12
	(3)	The fact that the Minister has directed that action be taken under this section does not prevent the Minister directing that the same or other action under this section be taken if the contravention continues or a fresh contravention occurs.	13 14 15 16
	(4)	The operating licence may make provision for advice to be furnished to the Minister in connection with the exercise of the Minister's functions under this section.	17 18 19
	(5)	A penalty imposed under this section may be recovered in any court of competent jurisdiction as if it were a debt due to the Crown.	20 21
40		prcement of operating licence by IPART (cf Sydney Water Act 1994, on 19A)	22 23
	(1)	IPART may impose a monetary penalty on the Corporation.	24
	(2)	IPART may, instead of imposing a monetary penalty, require the Corporation to take such action as IPART considers appropriate in the circumstances, including (for example) requiring the sending of information to customers or the publication of notices in newspapers.	25 26 27 28
	(3)	IPART may not require action to be taken under subsection (2) by the Corporation if the cost of that action would exceed the monetary penalty that IPART could impose under this section on the Corporation.	29 30 31
	(4)	If IPART requires information to be sent to a customer under subsection (2), the Corporation may satisfy that requirement by sending the information to the customer with the next account or bill to be sent to the customer by the Corporation or, if the Corporation is sending other information to that customer before the next account or bill, with that other information.	32 33 34 35 36 37
	(5)	Action may be taken under this section only if the Corporation has knowingly contravened its operating licence.	38 39

	(6)	The monetary penalty that IPART may impose under this section must not exceed \$500,000 for the first day on which the contravention occurs and a further \$20,000 for each subsequent day (not exceeding 25 days) on which the contravention continues.	1 2 3 4
	(7)	IPART must not take action under this section unless:	5
		(a) IPART has considered whether the contravention has been or is likely to be the subject of any other penalty or action or any claim for compensation, and is satisfied that it is nevertheless appropriate to take action under this section, and	6 7 8 9
		(b) IPART has considered the action that the Corporation has taken or is likely to take in respect of the contravention and the cost to the Corporation in taking that action, and is satisfied that it is nevertheless appropriate to take action under this section.	10 11 12 13
	(8)	IPART is required to consider the seriousness of the contravention concerned in determining whether to impose a monetary penalty under this section.	14 15 16
	(9)	IPART must not take action under this section unless:	17
		(a) notice of the proposed action has been given to the Corporation, and	18 19
		(b) the Corporation has been given a reasonable opportunity to make submissions with respect to the proposed action, and	20 21
		(c) IPART has given due consideration to any such submissions.	22
	(10)	IPART must not take action under this section in respect of a contravention if any action has already been taken under section 39 in respect of the contravention.	23 24 25
	(11)	Nothing in this section affects any powers under section 39 in respect of a contravention, whether or not IPART has already taken action under this section in respect of the contravention.	26 27 28
	(12)	A penalty imposed under this section may be recovered in any court of competent jurisdiction as if it were a debt due to the Crown.	29 30
41	Can	cellation of operating licence (cf Sydney Water Act 1994, section 20)	31
	(1)	The Corporation's operating licence may be cancelled by the Minister, but only if:	32 33
		(a) the Corporation for any reason ceases, otherwise than as authorised by the operating licence, to do the things referred to in section 33 (1) (a) or (b), or any of them, in its area of operations, or	34 35 36 37

	(b)	the Corporation:	1
		(i) is, in the opinion of the Minister, in material default in compliance with the operating licence, viewed in terms of the operation of the operating licence as a whole, and	2 3 4
		(ii) has not, within the time specified by the Minister in a notice to the Corporation, either rectified the default or shown cause, to the satisfaction of the Minister, why the operating licence should not be cancelled, or	5 6 7 8
	(c)	the Corporation is an externally-administered body corporate within the meaning of the <i>Corporations Act 2001</i> of the Commonwealth, or	9 10 11
	(d)	the Corporation has been convicted on more than 3 occasions within a period of 12 months of offences that are punishable by a fine of at least \$10,000 or, if the Corporation were a natural person, imprisonment for 12 months or more.	12 13 14 15
(2)		otice under section 39 can be regarded also as a notice for the oses of subsection (1) (b).	16 17
(3)	the N const Corp	e Corporation's operating licence is cancelled under this section, Minister may, by order in writing, transfer to either or both of the tituent councils any specified staff, assets, rights or liabilities of the oration that, in the opinion of the Minister, are necessary to enable Corporation's functions, or any of them, to continue to be done.	18 19 20 21 22
(4)		dule 5 applies to any transfer of staff, assets, rights or liabilities r this section.	23 24

Part 4		Accountability	1
42	State	ement of corporate intent: timetable and procedure (cf State Owned orations Act 1989, section 21)	2
	(1)	The Board must prepare and submit to the voting shareholders a draft written statement of corporate intent not later than one month after the commencement of each financial year.	4 5 6
	(2)	The Board must consider any comments on the draft statement of corporate intent that are made to it by the voting shareholders within 2 months after the commencement of the financial year.	7 8 9
	(3)	The Board must consult in good faith with the voting shareholders following communication to it of the comments, make such changes to the statement as are agreed between the voting shareholders and the Board and deliver the completed written statement to the voting shareholders within 3 months after the commencement of the financial year.	10 11 12 13 14 15
	(4)	The statement may not, before it is laid before both Houses of Parliament, be published or made available to the public without the prior approval of the Board and the voting shareholders.	16 17 18
	(5)	The statement may be modified at any time by the Board with the agreement of the voting shareholders.	19 20
	(6)	If the Board, by written notice to the voting shareholders, proposes a modification of the statement, the Board may, within 14 days, make the modification unless the voting shareholders, by written notice to the Board, direct the Board not to make it.	21 22 23 24
	(7)	The voting shareholders may, from time to time, by written notice to the Board, direct the Board to include in, or omit from, a statement of corporate intent any specified matters.	25 26 27
	(8)	Before giving a direction under this section, the voting shareholders are to consult with the Board as to the matters to be referred to in the notice.	28 29
	(9)	The Corporation is required to comply with any such direction.	30
	(10)	At any particular time, the statement of corporate intent for the Corporation is the completed statement, with any modifications or deletions made in accordance with this Part.	31 32 33

Accountability Part 4

43		ement , section	of corporate intent: contents (cf State Owned Corporations Act n 22)	
		comp finan	statement of corporate intent is required to specify for the group orising the Corporation and its subsidiaries, in respect of the cial year to which it relates and each of the 2 following financial s, the following information:	; ;
		(a)	the objectives of the Corporation and of its subsidiaries,	-
		(b)	the main undertakings of the Corporation and of its subsidiaries,	;
		(c)	the nature and scope of the activities to be undertaken,	ę
		(d)	the accounting policies to be applied in the financial reports of the Corporation and of its subsidiaries,	10 11
		(e)	the performance targets and other measures by which the performance of the Corporation and of its subsidiaries may be judged in relation to their stated objectives,	12 13 14
		(f)	the kind of information to be provided to the voting shareholders by the Corporation during the course of those financial years, including the information to be included in each half-yearly and annual report,	15 16 17 18
		(g)	such other matters as may be agreed on by the voting shareholders and the Board from time to time.	19 20
44	Half-	yearly	reports (cf State Owned Corporations Act 1989, section 23)	2
	(1)	year agree requi	in one month after the end of the first 6 months of each financial (or such other period after the end of that half-year as may be ed on by the Board and the voting shareholders), the Board is red to deliver to the voting shareholders a report of the operations e Corporation and of its subsidiaries during that half-year.	22 23 24 25 26
	(2)		report required by this section must include the information ared by the statement of corporate intent to be included in it.	25 28
45	Ann	ual rep	oorts and financial reports	29
	(1)	Gove	provisions of Divisions 2 and 3 of Part 3 of Chapter 13 of the <i>Local</i> ernment Act 1993 apply to and in respect of the Corporation in the way as they apply to and in respect of a council.	30 32
	(2)	must objec	in 5 months after the end of each financial year, the Corporation prepare a report as to its achievements with respect to the ctives and performance targets set out in its statement of corporate t in relation to that year.	3: 3: 3: 3:

	(3)	Each	annual report is to include a section that:	1
		(a)	identifies any actual departures from those performance targets, and	2
		(b)	sets out the reasons for each of those departures.	4
	(4)	Mini	es of the Corporation's annual report must be furnished to the ster and to such other persons and bodies as are required by the ations to be furnished with the report.	5 6 7
46		cial repon 25)	ports of Auditor-General (cf State Owned Corporations Act 1989,	8
	(1)	arisii	Auditor-General may make a special report regarding any matter ng from audit which in the opinion of the Auditor-General should ought to the attention of Parliament.	10 11 12
	(2)		Auditor-General is required to present any such special report to the slative Assembly.	13 14
47	<b>Info</b> r 1989	<b>matio</b> , section	n to be laid before Parliament (cf State Owned Corporations Act n 26)	15 16
	(1)		Minister is required to lay, or cause to be laid, the following before House of Parliament:	17 18
		(a)	a copy of the constitution of the Corporation, within 14 sitting days after the date of the constitution or the date on which the Corporation came into being (whichever is the later),	19 20 21
		(b)	a copy of the constitution of each subsidiary of the Corporation, within 14 sitting days after the date of the constitution or the date on which the subsidiary became a subsidiary of the Corporation (whichever is the later),	22 23 24 25
		(c)	a copy of any change to the constitution of the Corporation or any of its subsidiaries, within 14 sitting days after the date of the change,	26 27 28
		(d)	a copy of the completed statement of corporate intent for the Corporation, within 14 sitting days after the date the voting shareholders received it,	29 30 31
		(e)	a copy of any modification to a completed statement of corporate intent for the Corporation made after a copy of the statement was laid before the House, within 14 sitting days after the date the modification was made,	32 33 34 35
		(f)	a copy of any notice given under section 42 (6) directing the Board not to make a modification of a statement of corporate intent, within 14 sitting days after the date the notice was given,	36 37 38

Accountability

Part 4

	(g)	a copy of any notice given under section 42 (7) directing the inclusion of matters in or the omission of matters from a statement of corporate intent, within 14 sitting days after the date the notice was given,	2
	(h)	a copy of each half-yearly and annual report of the Corporation, within 14 sitting days after the date the voting shareholders received it,	
	(i)	a copy of any notice given by the voting shareholders under the constitution of the Corporation to the Board as to the amount of a dividend, within 14 sitting days after the date the notice was given,	8 9 10 1
	(j)	a copy of any written approval given by the voting shareholders under section 23, 24 or 25, within 14 sitting days after the date the approval was given,	12 13 14
	(k)	a copy of any notice given by the voting shareholders under section 24 (6), within 14 sitting days after the date the notice was given,	19 16 17
	(1)	a copy of any written instrument under section 22 (3), within 14 sitting days after the date the instrument was signed,	18 19
	(m)	a copy of any written direction under clause 12 of Schedule 6, within 14 sitting days after the direction was given.	20 21
(2)	not the descr	material referred to in subsection (1) relating to a statement of orate intent must be accompanied by a statement as to whether or he statement of corporate intent embodies any changes made to the iption of the main undertakings of the Corporation or its diaries.	22 23 24 25 26
(3)	to a Parlia	re copies of material referred to in subsection (1) (d) or (e) relating statement of corporate intent are laid before the Houses of ament, the voting shareholders may delete any information of a nercially sensitive nature.	25 28 29 30
(4)	given so far	material referred to in subsection (1) (j) relating to an approval under section 25 need not be laid before the Houses of Parliament r as the approval relates to a transaction between any members of up comprising the Corporation and its subsidiaries.	3 <sup>2</sup> 32 34
(5)	(1) is	Corporation must ensure that the material referred to in subsection made available to the Minister in time to enable the Minister to bly with the requirements of that subsection.	36 36 37
(6)		pliance with subsection (5) is a condition of the Corporation's sting licence.	38 39

48	<b>Proc</b> 1989,	edure sectio	if Parliament not in session (cf State Owned Corporations Act n 27)	1 2
	(1)	comp	House of Parliament is not sitting when the Minister seeks to ply with any of the requirements of section 47, the Minister is ired to present a copy of the material to the Clerk of the House.	3 4 5
	(2)	seek: Audi	e Legislative Assembly is not sitting when the Auditor-General s to comply with any of the requirements of section 46, the stor-General is required to present a copy of the special report to the k of the Legislative Assembly.	6 7 8 9
	(3)	Mate	erial presented to the Clerk under this section:	10
		(a)	on presentation and for all purposes, is taken to have been laid before the House of Parliament, and	11 12
		(b)	is required to be printed by authority of the Clerk if it is a half-yearly or annual report of the Corporation, and	13 14
		(c)	may be printed by authority of the Clerk if it is material other than such a report, and	15 16
		(d)	if printed by authority of the Clerk, is for all purposes taken to be a document published by order or under the authority of the House, and	17 18 19
		(e)	is to be recorded in the Minutes, or Votes and Proceedings, of the House on the first sitting day of the House after receipt of the material by the Clerk.	20 21 22
49	Othe sectio		rmation to be supplied (cf State Owned Corporations Act 1989,	23 24
		relat from	Board must supply to the voting shareholders such information ing to the affairs of the Corporation or any of its subsidiaries as they time to time request (whether or not the information is of a kind red to in the statement of corporate intent).	25 26 27 28
50	Appl Act 19	i <b>catio</b> 989, se	n of this Part where no subsidiaries (cf State Owned Corporations ction 30)	29 30
		its s	y provision of this Part is expressed to apply to the Corporation and subsidiaries (or a group comprising the Corporation and its idiaries), the provision also applies to the Corporation if it has no idiaries.	31 32 33 34

Part 5		Independent Pricing and Regulatory Tribunal		
51	Reg	Regulatory functions of IPART		
	(1)	The regulatory functions of IPART under this Act are as follows:	;	
	` /	(a) the function of making recommendations under subsection (2),	4	
		(b) the function of monitoring and reporting under subsection (3),		
		(c) the auditing functions of IPART under subsection (4),	•	
		(d) the function of determining an operating licence fee (if any),	7	
		(e) the function of imposing monetary penalties or requiring othe action to be taken under section 40,	er a	
		(f) such other functions of IPART under this Act as are specified be the regulations for the purposes of this section.	y 10	
	(2)	IPART has the function of making recommendations to the Minister for with respect to:	or 12	
		(a) the granting, amendment or cancellation of the Corporation' operating licence, and	S 14	
		(b) the imposition, amendment or cancellation of conditions is relation to the Corporation's operating licence, and	n 16	
		(c) action to be taken, and sanctions to be applied, in respect of contravention of the Corporation's operating licence, and	a 18	
		(d) remedial action that may be warranted as a result of contravention of the Corporation's operating licence.	a 20	
	(3)	IPART has the function of monitoring and reporting to the Minister o compliance by the Corporation with its operating licence.	n 22	
	(4)	IPART has such functions as may be conferred or imposed on it by th Corporation's operating licence in connection with operational audits of the Corporation.		
52	Ope	erational and other audits	2	
	(1)	IPART is to prepare operational audits of the Corporation at the time directed by the Minister.	2S 2S 2S	
	(2)	The Minister may direct IPART to prepare the Corporation' operational audit of specified matters only.	S 30	
	(3)	IPART is to ensure that each operational audit of the Corporation i prepared in accordance with the Corporation's operating licence.	S 32	

Par	t 6	Miscellaneous	1	
53	Act b	pinds Crown (cf State Owned Corporations Act 1989, section 31)	2	
		This Act binds the Crown.	3	
54	Oper	ration of Act (cf State Owned Corporations Act 1989, section 33)	4	
	(1)	A requirement of this Act that provisions be included in the constitution of a company does not have effect to the extent to which the requirement or the provisions are inconsistent with a law of the Commonwealth.	5 6 7	
	(2)	A requirement of this Act that provisions be inserted in the constitution of a company does not have effect to the extent to which the requirement or the provisions are inconsistent with a law of a place (other than New South Wales), if the company is a subsidiary of the Corporation and the company is or is to be incorporated under the law of that place.	8 9 10 11 12	
55	<b>Duties and liabilities of directors and other officers</b> (cf State Owned Corporations Act 1989, section 33A)			
	(1)	Schedule 6 has effect.	15	
	(2)	The regulations may amend or replace Schedule 6.	16	
	(3)	Any such regulations:	17	
		(a) may confer jurisdiction on courts in relation to the duties and liabilities of directors and officers and associated matters, and	18 19	
		(b) may impose penalties not exceeding 500 penalty units or imprisonment not exceeding 5 years, or both.	20 21	
56		lity of directors and other officers in respect of particular pations (cf State Owned Corporations Act 1989, section 33AA)	22 23	
	(1)	This section applies to the obligation of the Board to supply information requested of the Board under section 49.	24 25	
	(2)	A director of the Corporation does not, despite any other law, incur any personal liability for the compliance, or purported compliance, in good faith by the Board with an obligation to which this section applies.	26 27 28	
	(3)	An officer of the Corporation does not, despite any other law, incur any personal liability for his or her compliance, or purported compliance, in good faith with a direction or decision given or made by or on behalf of the Board for the purpose of complying with an obligation to which this section applies.	29 30 31 32 33	
	(4)	This section does not affect any other protection that a director or other officer would have for compliance, or purported compliance, with such an obligation.	34 35 36	

Miscellaneous Part 6

	(5)	In this section, <i>officer</i> of the Corporation means:  (a) a director of the Corporation, or	
		(b) the Corporation's chief executive officer, or	
		(c) any other person who is concerned, or takes part, in the Corporation's management.	
57	Offe	nces (cf State Owned Corporations Act 1989, section 33B)	(
	(1)	Proceedings for an offence against this Act or the regulations are to be disposed of summarily before:	-
		(a) a Local Court, or	(
		(b) the Supreme Court in its summary jurisdiction.	10
	(2)	The maximum penalty that may be imposed by a Local Court for an offence against this Act or the regulations is 50 penalty units or imprisonment for 12 months, or both.	1: 12 13
58	<b>App</b> l Corp	lication of Public Finance and Audit Act 1983 (cf State Owned prations Act 1989, section 35A)	14 15
		The <i>Public Finance and Audit Act 1983</i> does not apply in relation to the Corporation or any of its subsidiaries.	16 17
59		lication of Independent Commission Against Corruption Act 1988 ate Owned Corporations Act 1989, section 36)	18 19
		For the purposes of the <i>Independent Commission Against Corruption Act 1988</i> :	20 2
		(a) the Corporation and its subsidiaries are public authorities, and	22
		(b) directors, officers and employees of the Corporation, or of its subsidiaries, are public officials.	23 24
60	Regi	ulations (cf State Owned Corporations Act 1989, section 38)	25
	(1)	The Governor may make regulations, not inconsistent with this Act, for or with respect to any matter that by this Act is required or permitted to be prescribed or that is necessary or convenient to be prescribed for carrying out or giving effect to this Act.	26 27 28 29
	(2)	The regulations may create offences punishable by a penalty not exceeding 50 penalty units (in the case of an individual) and 100 penalty units (in any other case).	30 31
61	Ame	ndment of other Acts	33
		The Acts specified in Schedule 7 are amended as set out in that Schedule.	34 38

Clause 62 Central Coast Water Corporation Bill 2006		Central Coast Water Corporation Bill 2006	
Part 6		Miscellaneous	
62		ngs and transitional provisions (cf State Owned Corporations Act 1989, on 39)	
		Schedule 8 has effect.	;
63	Revi	ew of Act	4
	(1)	The Minister is to review this Act to determine whether the policy objectives of the Act remain valid and whether the terms of the Act remain appropriate for securing those objectives.	( -
	(2)	The review is to be undertaken as soon as possible after the period of 5 years from the date of assent to this Act.	8
	(3)	A report on the outcome of the review is to be tabled in each House of Parliament within 12 months after the end of the period of 5 years.	10 1

Schedule 1		le 1 Provisions for inclusion in constitution of the Corporation	1 2
		(Section 8)	3
(cf St	ate Ow	ned Corporations Act 1989, Schedule 6)	4
cons	titutior	to the effect of the following provisions are to be included in the of the Corporation. Words and expressions used in these provisions have eanings as in the <i>Central Coast Water Corporation Act 2006</i> .	5 6 7
1	Entr	enchment	8
		The constitution may not be altered or added to in a way that is inconsistent with the provisions in Schedule 1 to the <i>Central Coast Water Corporation Act 2006</i> , unless and until resolutions approving the alteration or addition have been passed by each of the constituent councils within the meaning of that Act.	9 10 11 12 13
2	Act t	o prevail	14
	(1)	The provisions of the <i>Central Coast Water Corporation Act 2006</i> prevail over any inconsistent provisions of the constitution of the Corporation.	15 16 17
	(2)	The Corporation is expressly prohibited from exercising any of its powers in contravention of any requirement of or under section 24 or 25 of the <i>Central Coast Water Corporation Act 2006</i> .	18 19 20
3	Shar	eholders	21
	(1)	Only the constituent councils may hold shares in the Corporation's issued share capital.	22 23
	(2)	A shareholder may not sell or otherwise dispose of shares in the Corporation.	24 25
	(3)	The Board is accountable to the voting shareholders in the manner set out in Part 4 of the <i>Central Coast Water Corporation Act 2006</i> and in the constitution of the Corporation.	26 27 28
	(4)	The Corporation may issue further shares to shareholders, but no shareholder is obliged to acquire any such further shares.	29 30
	(5)	Only the voting shareholders may cast votes.	31
	(6)	The voting shareholders must at all times have an equal number of shares and be in a position to cast an equal number of votes.	32 33

# Central Coast Water Corporation Bill 2006

# Schedule 1 Provisions for inclusion in constitution of the Corporation

4	Subsidiaries				
	(1)	The Corporation may not form, participate in the formation of or acquire subsidiaries without the prior written approval of the voting shareholders.	3		
	(2)	The Corporation must ensure that the constitutions of its subsidiaries at all times contain provisions to the effect of those required by Schedule 2 to the <i>Central Coast Water Corporation Act 2006</i> .	5 7		
	(3)	The Corporation must, to the maximum extent practicable, ensure that every subsidiary complies with its constitution (if any) and with the requirements of the <i>Central Coast Water Corporation Act</i> 2006.	8 9 10		

Schedule 2		ule 2 Provisions for inclusion in constitutions of subsidiaries	1 2
		(Section 9)	3
(cf St	ate Ow	vned Corporations Act 1989, Schedule 7)	4
cons these	titutior	to the effect of the following provisions are to be included in the on of each subsidiary of the Corporation. Words and expressions used in isions have the same meanings as in the <i>Central Coast Water Corporation</i>	. 6
1	Entr	renchment	9
		The constitution may not be altered or added to in a way that is inconsistent with the provisions in Schedule 2 to the <i>Central Coast Water Corporation Act 2006</i> , unless and until resolutions approving the alteration or addition have been passed by both Houses of Parliament.	11
2	Act t	to prevail	14
	(1)	The provisions of the <i>Central Coast Water Corporation Act 2006</i> prevail over any inconsistent provisions of the constitution of the subsidiary.	
	(2)	The subsidiary is expressly prohibited from exercising any power of the subsidiary in contravention of any requirement of or under section 24 or 25 of the <i>Central Coast Water Corporation Act 2006</i> .	
3	Shar	reholders	21
	(1)	A shareholder that is a constituent council may not sell or otherwise dispose of shares in the subsidiary otherwise than to the Corporation or a subsidiary of the Corporation.	
	(2)	All decisions relating to the operation of the subsidiary are to be made by or under the authority of the board of the subsidiary.	25 26
	(3)	The board of the subsidiary is accountable to the voting shareholders in the manner set out in Part 4 of the <i>Central Coast Water Corporation Act 2006</i> and in the constitution of the subsidiary.	
	(4)	The subsidiary may issue further shares to its shareholders, but no shareholder is obliged to acquire any such further shares.	30 31
	(5)	Shares may not be issued or transferred except with the prior written approval of the voting shareholders of the Corporation.	32 33

# Central Coast Water Corporation Bill 2006

## Schedule 2 Provisions for inclusion in constitutions of subsidiaries

4	Subsidiaries				
	(1)	subs	subsidiary may not form, participate in the formation of or acquire idiaries without the prior written approval of the voting eholders of the Corporation.	2 3 4	
	(2)	subs	subsidiary must ensure that the constitutions of each of its idiaries at all times contain provisions to the effect of those required chedule 2 to the <i>Central Coast Water Corporation Act 2006</i> .	5 6 7	
	(3)	(3) The subsidiary must, to the maximum extent practicable, ensure that each of its subsidiaries complies with its constitution (if any) and with the requirements of the <i>Central Coast Water Corporation Act 2006</i> .			
5	Exercise of certain functions restricted to Corporation's area of operations				
		subsidiary may not:	13		
		(a)	construct, operate, manage or maintain water supply or sewage management works, or	14 15	
		(b)	provide water supply and sewage management services, or	16	
		(c)	provide, operate, manage or maintain a stormwater drainage system,	17 18	
		-	or for the benefit of, land situated outside the Corporation's area of	19 20	

Schedule 3		le 3	Constitution and procedure of Board	1		
			(Section 12)	2		
(cf State Owned Corporations Act 1989, Schedule 8)						
1	App	licatio	n of this Schedule	4		
	(1)	This	Schedule applies in relation to the Board.	5		
	(2)	Corp	Schedule applies only to the extent to which the constitution of the contain does not make provision for any matter dealt with in this edule. However, the constitution cannot override clause 4 or 6.	6 7 8		
2	Chai	rperso	on	9		
	(1)	instr	he directors of the Corporation, one is (in and by the director's ument of appointment as director or in and by another instrument uted by the Governor) to be appointed as Chairperson of the Board.	10 11 12		
	(2)		an appointment is to be made on the recommendation of the ster following consultation with the voting shareholders.	13 14		
	(3)	remo	Governor, on the recommendation of the voting shareholders, may ove a director from the office of Chairperson of the Board at any for any or no reason and without notice.	15 16 17		
	(4)	as C	erson who is a director and Chairperson of the Board vacates office hairperson in the circumstances set out in the constitution of the poration or if the person:	18 19 20		
		(a)	is removed from that office under this clause, or	21		
		(b)	resigns that office by letter addressed to the voting shareholders, or	22 23		
		(c)	ceases to be a director of the Corporation.	24		
3	Dep	uties		25		
	(1)	the d	voting shareholders may, from time to time, appoint a person to be leputy of a director of the Corporation, and the voting shareholders revoke any such appointment.	26 27 28		
	(2)	empl	irector's deputy may not be appointed from the councillors or loyees of a constituent council unless the director was so appointed, ferred to in section 12 (5).	29 30 31		
	(3)	In th	e absence of a director, the director's deputy:	32		
		(a)	is, if available, to act in the place of the director, and	33		
		(b)	while so acting, has all the functions of the director and is taken to be a director of the Corporation.	34 35		

	(4)	the c	deputy of a director who is Chairperson of the Board does not have lirector's functions as Chairperson, unless the constitution of the boration provides for this to happen.	1 2 3
	(5)	remu	rson while acting in the place of a director is entitled to be paid such ineration (including travelling and subsistence allowances) as the ag shareholders may from time to time determine in respect of the on.	4 5 6 7
4	Term	of of	fice of directors	8
		such	ect to this Schedule, a director of the Corporation holds office for period (not exceeding 5 years) as may be specified in the director's ument of appointment.	9 10 11
5	Rem	unera	tion	12
		(incl	rector of the Corporation is entitled to be paid such remuneration uding travelling and subsistence allowances) as the voting cholders may from time to time determine.	13 14 15
6	Vaca	ncy ir	office of director	16
	(1)		office of a director of the Corporation becomes vacant in the imstances set out in the constitution of the Corporation or if the etor:	17 18 19
		(a)	dies, or	20
		(b)	completes a term of office and is not re-appointed, or	21
		(c)	resigns the office by letter addressed to the voting shareholders, or	22 23
		(d)	is removed from office by the Governor under this clause or under Chapter 5 of the <i>Public Sector Employment and Management Act 2002</i> , or	24 25 26
		(e)	is absent from 4 consecutive meetings of the Board of which reasonable notice has been given to the director personally or in the ordinary course of post, except on leave granted by the Board or unless, before the end of 4 weeks after the last of those meetings, the director is excused by the Board for having been absent from those meetings, or	27 28 29 30 31 32
		(f)	becomes bankrupt, applies to take the benefit of any law for the relief of bankrupt or insolvent debtors, compounds with his or her creditors or makes an assignment of his or her remuneration for their benefit, or	33 34 35 36
		(g)	becomes a mentally incapacitated person, or	37

		(h)	is convicted in New South Wales of an offence that is punishable by imprisonment for 12 months or more or is convicted elsewhere than in New South Wales of an offence that, if committed in New South Wales, would be an offence so punishable.	1 2 3 4 5
	(2)	remo	Governor, on the recommendation of the voting shareholders, may eve a director of the Corporation from office at any time for any or eason and without notice.	6 7 8
7	Fillir	ng of v	acancy	9
		is, sı	e office of a director of the Corporation becomes vacant, a person abject to this Act and the constitution of the Corporation, to be inted to fill the vacancy.	10 11 12
8	Effe	ct of c	ertain other Acts	13
	(1)	apply	Public Sector Employment and Management Act 2002 does not by to the appointment of a director of the Corporation. A director is as a director, subject to that Act (except Chapter 5).	14 15 16
	(2)		the purposes of Chapter 5 of the <i>Public Sector Employment and agement Act 2002</i> :	17 18
		(a)	the position of director of the Corporation is taken to be a statutory office, and	19 20
		(b)	in relation only to section 118 (7) of that Act, the Corporation is taken to be a State owned corporation.	21 22
	(3)	If by	or under any Act provision is made:	23
		(a)	requiring a person who is the holder of a specified office to devote the whole of his or her time to the duties of that office, or	24 25
		(b)	prohibiting the person from engaging in employment outside the duties of that office,	26 27
		offic	rovision does not operate to disqualify the person from holding that e and also the office of a director or from accepting any ineration payable to the person under this Act as such a director.	28 29 30
9	Gen	eral pr	ocedure	31
		cond regul	procedure for the calling of meetings of the Board and for the uct of business at those meetings is, subject to this Act, the lations and the constitution of the Corporation, to be as determined be Board.	32 33 34 35

# Schedule 3 Constitution and procedure of Board

10	Quorum			
		The quorum for a meeting of the Board is, subject to the constitution of the Corporation, a majority of the directors for the time being.	2	
11	Pres	iding director	4	
	(1)	The Chairperson of the Board or, in the absence of the Chairperson, another director elected to chair the meeting by the directors present is (subject to the constitution of the Corporation) to preside at a meeting of the Board.	5 6 7 8	
	(2)	The person presiding at any meeting of the Board has (in accordance with the constitution of the Corporation) a deliberative vote and, in the event of an equality of votes, has a second or casting vote.	9 10 11	
12	Votir	ng	12	
		A decision supported by a majority of the votes cast at a meeting of the Board at which a quorum is present is (subject to the constitution of the Corporation) the decision of the Board.	13 14 15	
13	Tran	saction of business otherwise than at ordinary meetings	16	
	(1)	The Board may, if it thinks fit, transact any of its business by the circulation of papers among all the directors of the Board for the time being. A resolution approved in writing by a majority of the directors is taken to be a decision of the Board.	17 18 19 20	
	(2)	The Board may, if it thinks fit, transact any of its business at a meeting at which directors (or some directors) participate by telephone, closed-circuit television or other means, but only if any director who speaks on a matter before the meeting can be heard by the other directors.	21 22 23 24 25	
	(3)	For the purposes of:	26	
		(a) the approval of a resolution under subclause (1), or	27	
		(b) a meeting held in accordance with subclause (2), the Chairperson and other directors have the same voting rights as they have at an ordinary meeting of the Board.	28 29 30	
	(4)	A resolution approved under subclause (1) is, subject to the regulations and the constitution of the Corporation, to be recorded in the minutes of the meetings of the Board.	31 32 33	
	(5)	Papers may be circulated among directors for the purposes of subclause (1) by fax or other transmission of the information in the papers concerned.	34 35 36	

14	First meeting
	The voting shareholders may call the first meeting of the Board in such
	manner as they think fit.

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Schedule 4		le 4 Chief executive officer	1
		(Section 13)	2
(cf St	ate Owr	ned Corporations Act 1989, Schedule 9)	3
1	Term	of office	4
		Subject to this Schedule, the chief executive officer holds office for such period (not exceeding 5 years) as may be specified in the chief executive officer's instrument of appointment.	5 6 7
2	Cond	ditions of employment	8
		The Board may, after consultation with the voting shareholders, fix the conditions of employment of the chief executive officer in so far as they are not fixed by or under any other Act or law.	9 10 11
3	Remu	uneration	12
		The chief executive officer is entitled to be paid such remuneration (including travelling and subsistence allowances) as the Board may determine.	13 14 15
4	Perfo	ormance agreements	16
		The Board may require the chief executive officer to enter into performance agreements.	17 18
5	Actin	ng chief executive officer	19
	(1)	The Board may, from time to time, appoint a person to act in the office of chief executive officer during the illness or absence of the chief executive officer. The person, while so acting, has all the functions of the chief executive officer and is taken to be the chief executive officer.	20 21 22 23
	(2)	The Board may remove a person from the office to which the person was appointed under this clause, at any time for any or no reason and without notice.	24 25 26
	(3)	A person while acting in the office of chief executive officer is entitled to be paid such remuneration (including travelling and subsistence allowances) as the Board may from time to time determine in respect of the person.	27 28 29 30
	(4)	For the purposes of this clause, a vacancy in the office of chief executive officer is regarded as an absence from office of the chief executive officer.	31 32 33

Chief executive officer

Schedule 4

6	Rem	oval from office	1		
		The voting shareholders may remove a person from office as chief executive officer, at any time, for any or no reason and without notice, but only on the recommendation of the Board.	3		
7	Effect of certain other Acts				
	(1)	The <i>Public Sector Employment and Management Act 2002</i> does not apply to the appointment of the chief executive officer, and the chief executive officer is not subject to that Act (except Chapter 5).			
	(2)	For the purposes of Chapter 5 of the <i>Public Sector Employment and Management Act 2002</i> :	9		
		(a) the position of chief executive officer is taken to be a statutory office, and	11 12		
		(b) in relation only to section 118 (7) of that Act, the Corporation is taken to be a State owned corporation.	13 14		

Schedule 5		le 5	Transfer of staff, assets, rights and liabilities	1
			(Sections 32 and 41)	3
Paı	rt 1	Preli	minary	4
1	Арр	ication	and interpretation	5
	(1)		chedule applies to any transfer of staff, assets, rights or liabilities nt to a transfer order.	6 7
	(2)	In this	Schedule:	8
			the person or body from which any staff, assets, rights or liabilities are transferred is called the <i>transferor</i> , and	9 10
		(b) t	the person or body to which any staff, assets, rights or liabilities are transferred is called the <i>transferee</i> .	11 12
2 Date of transfer		sfer	13	
		A trans	sfer order takes effect on the date specified in the order.	14
3	Con	irmatior	n of transfer	15
	(1)		inister may, by notice in writing, confirm a transfer of particular rights or liabilities.	16 17
	(2)	Such a	notice is conclusive evidence of that transfer.	18
Paı	rt 2	Tran	sfers of staff	19
4	Transfers g		enerally	20
		employ	erred staff are regarded for all purposes as having become yees of the transferee, in accordance with the terms of the order, day specified in the order as being the day on which the transfer effect.	21 22 23 24
5	Gen	eral savi	ing of conditions of employment	25
		or law) agreem would	erred staff are (until other provision is duly made under any Act to be continued to be employed in accordance with any awards, ments and determinations, and subject to any conditions, that have applied to them had they not been transferred but instead and as members of the staff of the transferor.	26 27 28 29 30

6	Savi	Saving of leave				
		Transferred staff retain any rights to annual leave, extended service leave, sick leave, and other forms of leave, accrued or accruing in their employment with the transferor.	2			
7	No p	payment out on transfer or dual benefits	į			
	(1)	Transferred staff are not entitled to receive any payment or other benefit merely because they cease to be members of staff of the transferor.	-			
	(2)	Transferred staff are not entitled to claim, both under this Act and under any other Act, dual benefits of the same kind for the same period of service.	8 9 10			
8	Secu	urity of employment and right of return	1			
	(1)	This clause applies to staff who are transferred to the Corporation from a constituent council pursuant to a transfer order under section 32 (1) ( <i>eligible employees</i> ).	12 13 14			
	(2)	The employment of an eligible employee must not be terminated on the grounds of redundancy during the period of 3 years following the date of the transfer except with the employee's agreement.	15 16 17			
	(3)	An eligible employee may, within the period of 3 years following the date of the transfer, apply for a position in the constituent council as if the employee were still an employee of that council.	18 19 20			
	(4)	An eligible employee who applies for such a position, or who is appointed to or employed in such a position, is, for the purposes of the <i>Local Government Act 1993</i> , the <i>Government and Related Employees Appeal Tribunal Act 1980</i> and the <i>Industrial Relations Act 1996</i> , to be taken to be an employee of the council in relation to the application, appointment or employment.	2° 2° 2° 2° 2° 2°			
	(5)	There is no right of appeal under the Government and Related Employees Appeal Tribunal Act 1980:	27 28			
		(a) for a person against the filling of a position in the organisation structure of the council by an eligible employee, or	29 30			
		(b) for an eligible employee against the filling of a position in the organisation structure of the council by another person.	3 <sup>2</sup>			

Part 3		Transfers of assets, rights and liabilities		
9	Vest	sting of undertaking in transferee		
	(1)	When any assets, rights or liabilities are transferred, the following provisions have effect:	3 4	
		(a) the assets of the transferor vest in the transferee by virtue of this clause and without the need for any further conveyance, transfer, assignment or assurance,	5 6 7	
		(b) the rights or liabilities of the transferor become by virtue of this clause the rights or liabilities of the transferee,	8 9	
		(c) all proceedings relating to the assets, rights or liabilities commenced before the transfer by or against the transferor or a predecessor of the transferor and pending immediately before the transfer are taken to be proceedings pending by or against the transferee,	10 11 12 13 14	
		(d) any act, matter or thing done or omitted to be done in relation to the assets, rights or liabilities before the transfer by, to or in respect of the transferor or a predecessor of the transferor is (to the extent to which that act, matter or thing has any force or effect) taken to have been done or omitted by, to or in respect of the transferee,	15 16 17 18 19 20	
		<ul> <li>(e) a reference in any Act, in any instrument made under any Act or in any document of any kind to: <ol> <li>(i) the transferor, or</li> <li>(ii) any predecessor of the transferor, to the extent to which the reference relates to those assets, rights or liabilities, is taken to be, or include, a reference to the transferee.</li> </ol> </li> </ul>	21 22 23 24 25 26 27	
	(2)	The operation of this Schedule is not to be regarded:	28	
		(a) as a breach of contract or confidence or otherwise as a civil wrong, or	29 30	
		(b) as a breach of any contractual provision prohibiting, restricting or regulating the assignment or transfer of assets, rights or liabilities, or	31 32 33	
		(c) as giving rise to any remedy by a party to an instrument, or as causing or permitting the termination of any instrument, because of a change in the beneficial or legal ownership of any asset, right or liability, or	34 35 36 37	

as an event of default under any contract or other instrument.

38

(d)

	(3)	No attornment to the transferee by a lessee from the transferor is required.	1 2		
	(4)	A transfer is subject to the terms and conditions of the order by which it is effected.	3 4		
10	No c	ompensation payable	5		
		No compensation is payable to any person or body in connection with a transfer except to the extent (if any) to which the order giving rise to the transfer so provides.	6 7 8		
11	Transfer of interests in land				
	(1)	A transfer order may transfer an interest in respect of land vested in the transferor without transferring the whole of the interests of the transferor in that land.	10 11 12		
	(2)	If the interest transferred is not a separate interest, the order operates to create the interest transferred in such terms as are specified in the order.	13 14		
	(3)	This clause does not limit any other provision of this Act.	15		
12	Con	sideration for vesting	16		
		The Minister may, by order in writing, specify the consideration on which a transfer is made and the value or values at which the assets, rights or liabilities are transferred.	17 18 19		

Schedule 6		le 6	Duties and liabilities of directors and other officers	1
			(Section 55)	3
(cf St	ate Ow	ned Co	prporations Act 1989, Schedule 10)	4
1	Disc	losure	e of interests by directors	5
	(1)	matte direc as so know	director of the Corporation has a direct or indirect interest in a er being considered, or about to be considered, by the Board, the ctor must disclose the nature of the interest to a meeting of the Board oon as practicable after the relevant facts come to the director's wledge.  imum penalty: 100 penalty units.	6 7 8 9 10 11
	(2)	The	disclosure must be recorded in the minutes of the Board's meetings.	12
2	Voti	ng by i	interested director	13
	(1)	A di	rector of the Corporation who has a material personal interest in a er that is being considered by the Board must not:	14 15
		(a)	vote on the matter, or	16
		(b)	vote on a proposed resolution ( <i>a related resolution</i> ) under subclause (2) in relation to the matter (whether in relation to the director or another director), or	17 18 19
		(c)	be present while the matter, or a related resolution, is being considered by the Board, or	20 21
		(d)	otherwise take part in any decision of the Board in relation to the matter or a related resolution.	22 23
		Max	imum penalty: 100 penalty units.	24
	(2)		clause (1) does not apply to the matter if the Board has at any time ed a resolution that:	25 26
		(a)	specifies the director, the interest and the matter, and	27
		(b)	states that the directors voting for the resolution are satisfied that the interest should not disqualify the director from considering or voting on the matter.	28 29 30
	(3)	durir direc	etermining whether a quorum is present at a meeting of the Board and a consideration of such a matter by the Board, only those ctors are regarded as present who are entitled to vote on any motion may be moved in relation to the matter.	31 32 33 34

	(4)	The voting shareholders may, by each signing consent to a proposed resolution, deal with a matter if the Board cannot deal with it because of subclause (3).	:				
3	Duty	Duty and liability of certain officers of the Corporation					
	(1)	In this clause:					
		officer of the Corporation means:	(				
		(a) a director of the Corporation, or	-				
		(b) the Corporation's chief executive officer, or	;				
		(c) another person who is concerned, or takes part, in the Corporation's management.	! 10				
	(2)	An officer of the Corporation must act honestly in the exercise of powers, and discharge of functions, as an officer of the Corporation.  Maximum penalty:	1 <sup>-</sup> 1; 1;				
		(a) if the contravention is committed with intent to deceive or	1,				
		defraud the Corporation, creditors of the Corporation or creditors	14				
		of another person or for another fraudulent purpose—500 penalty	10				
		units or imprisonment for 5 years, or	17				
		(b) in any other case—100 penalty units.	18				
	(3)	In the exercise of powers and the discharge of functions, an officer of the Corporation must exercise the degree of care and diligence that a reasonable person in a like position in the Corporation would exercise in the Corporation's circumstances.	19 20 21 22				
		Maximum penalty: 100 penalty units.	2				
	(4)	An officer of the Corporation, or a person who has been an officer of the Corporation, must not make improper use of information acquired because of his or her position as an officer of the Corporation:	24 25 20				
		(a) to gain, directly or indirectly, an advantage for himself or herself or for another person, or	2 <sup>1</sup> 28				
		(b) to cause detriment to the Corporation.	29				
		Maximum penalty: 500 penalty units or imprisonment for 5 years.	30				
	(5)	An officer of the Corporation must not make improper use of his or her position as an officer of the Corporation:	3 <sup>2</sup>				
		(a) to gain, directly or indirectly, an advantage for himself or herself or another person, or	3; 34				
		(b) to cause detriment to the Corporation.	3				
		Maximum penalty: 500 penalty units or imprisonment for 5 years.	36				

(6)	If a person contravenes this clause in relation to the Corporation, the Corporation may recover from the person as a debt due to the Corporation:				
	(a) if the person or another person made a profit because of the contravention—an amount equal to the profit, and	4 5			
	(b) if the Corporation suffered loss or damage because of the contravention—an amount equal to the loss or damage.	6 7			
(7)	An amount may be recovered from the person under subclause (6) whether or not the person has been convicted of an offence in relation to the contravention.	8 9 10			
(8)	Subclause (6) is in addition to, and does not limit, the <i>Confiscation of Proceeds of Crime Act 1989</i> .	11 12			
(9)	In determining for the purposes of subclause (3) the degree of care and diligence that a reasonable person in a like position in the Corporation would exercise in the circumstances of the Corporation concerned, regard must be had to:	13 14 15 16			
	(a) the fact that the person is an officer of the Corporation, and	17			
	(b) the application of this Act to the Corporation, and	18			
	(c) relevant matters required or permitted to be done under this Act in relation to the Corporation,	19 20			
	including, for example, any relevant directions, notifications or approvals given to the Corporation by the Corporation's voting shareholders or constituent councils.	21 22 23			
(10)	Subclause (9) does not limit the matters to which regard may be had for the purposes of subclause (3).	24 25			
(11)	This clause:				
	(a) is in addition to, and does not limit, any rule of law relating to the duty or liability of a person because of the person's office in relation to a corporation, and	27 28 29			
	(b) does not prevent civil proceedings being instituted for a breach of the duty or the liability.	30 31			
Proh	nibition on loans to directors	32			
(1)	The Corporation must not, whether directly or indirectly:	33			
( )	(a) make a loan to a director, a spouse of a director or a relative of a director or spouse, or	34 35			
	(b) give a guarantee or provide security in connection with a loan made to a director, a spouse of a director or a relative of a director or spouse.	36 37 38			

	(2)	Subclause (1) does not apply to the entering into by the Corporation of an instrument with a person mentioned in subclause (1) if the instrument is entered into on the same terms as similar instruments (if any) are entered into by the Corporation with members of the public.	1 2 3 4
	(3)	A director of the Corporation who is knowingly concerned in a contravention of subclause (1) by the Corporation (whether or not in relation to the director) commits an offence.	5 6 7
		Maximum penalty: 100 penalty units.	8
	(4)	In this clause:	9
		relative means:	10
		(a) a parent or remoter lineal ancestor, or	11
		(b) a son, daughter or remoter issue, or	12
		(c) a brother or sister.	13
5	Corp	poration not to indemnify officers	14
	(1)	The Corporation must not:	15
		(a) indemnify a person who is or has been an officer of the Corporation against a liability incurred as an officer, or	16 17
		(b) exempt a person who is or has been an officer of the Corporation from a liability incurred as an officer.	18 19
	(2)	An instrument is void so far as it provides for the Corporation to do something that subclause (1) prohibits.	20 21
	(3)	Subclause (1) does not prevent the Corporation from indemnifying a person against civil liability (other than a liability to the Corporation or a subsidiary of the Corporation) unless the liability arises out of conduct involving a lack of good faith.	22 23 24 25
	(4)	Subclause (1) does not prevent the Corporation from indemnifying a person against a liability for costs and expenses incurred by the person:	26 27
		(a) in defending a proceeding, whether civil or criminal, in which judgment is given in favour of the person or in which the person is acquitted, or	28 29 30
		(b) in connection with an application in relation to a proceeding in which relief is granted to the person by a court.	31 32
	(5)	The Corporation may give an indemnity mentioned in subclause (3) or (4) only with the prior approval of the voting shareholders.	33 34
	(6)	In this clause:	35
		<i>indemnify</i> includes indemnify indirectly through one or more interposed entities.	36 37

		office	er of the Corporation means:	1		
		(a)	a director of the Corporation, or	2		
		(b)	the Corporation's chief executive officer, or	3		
		(c)	another person who is concerned, or takes part, in the	4		
		, ,	Corporation's management.	5		
6	Corp	oratio	n not to pay premiums for certain liabilities of officers	6		
	(1)		Corporation must not pay, or agree to pay, a premium in relation to	7		
			ntract insuring a person who is or has been an officer of the oration against a liability:	8 9		
		(a)	incurred by the person as an officer, and	10		
		(b)	arising out of conduct involving:	11		
			(i) a wilful breach of duty in relation to the Corporation, or	12		
			(ii) without limiting subparagraph (i), a contravention of	13		
			clause 3 (4) or (5).	14		
	(2)		lause (1) does not apply to a liability for costs and expenses	15		
			red by a person in defending proceedings, whether civil or nal, and whatever their outcome.	16 17		
	(3)		nstrument is void so far as it insures a person against a liability in	18		
	(3)		avention of subclause (1).	19		
	(4)	In thi	s clause:	20		
		office	er of the Corporation means:	21		
		(a)	a director of the Corporation, or	22		
		(b)	the Corporation's chief executive officer, or	23		
		(c)	another person who is concerned, or takes part, in the Corporation's management.	24 25		
		pay in	ncludes pay indirectly through one or more interposed entities.	26		
7	Director's duty to prevent insolvent trading					
	(1)	If:		28		
	( )	(a)	immediately before the Corporation incurs a debt:	29		
		()	(i) there are reasonable grounds to suspect that the	30		
			Corporation will not be able to pay all its debts as and	31		
			when they become due, or	32		
			(ii) there are reasonable grounds to suspect that, if the Corporation incurs the debt, it will not be able to pay all its	33 34		
			debts as and when they become due, and	35		

	(b)	the Corporation is, or later becomes, unable to pay all its debts as and when they become due,	1 2
		rson who is a director of the Corporation, or takes part in the poration's management, at the time when the debt is incurred	3 4
		mits an offence.	5
	Max	imum penalty: 100 penalty units or imprisonment for 1 year.	6
(2)		proceeding against a person for an offence against this clause, it is fence if it is proved:	7 8
	(a)	that the debt was incurred without the person's express or implied authority or consent, or	9 10
	(b)	that, at the time when the debt was incurred, the person did not have reasonable cause to suspect:	11 12
		(i) that the Corporation would not be able to pay all its debts as and when they became due, or	13 14
		(ii) that, if the Corporation incurred that debt, it would not be able to pay all its debts as and when they became due, or	15 16
	(c)	that the person took all reasonable steps to prevent the Corporation from incurring the debt, or	17 18
	(d)	in the case of a director—that the person did not take part at the time in the Corporation's management because of illness or for some other good cause.	19 20 21
Cou	rt may	order compensation	22
(1)	to pr Corp perso payn	person is found guilty of an offence against clause 7 (Director's duty event insolvent trading) in relation to the incurring of a debt by the poration, the Supreme Court may declare that the person is to be conally responsible without any limitation of liability for the ment to the Corporation of the amount required to satisfy the part of Corporation's debts that the Court considers proper.	23 24 25 26 27 28
(2)		clause does not affect any rights of a person to indemnity, ogation or contribution.	29 30
(3)	This	clause:	31
	(a)	is in addition to, and does not limit, any rule of law about the duty or liability of a person because of the person's office in relation to a corporation, and	32 33 34
	(b)	does not prevent proceedings being instituted for a breach of the duty or the liability.	35 36

9	Exar	mination of persons concerned with Corporation	1
	(1)	If it appears to the Attorney General that:	2
		(a) a person who has been concerned, or taken part, in the Corporation's management, administration or affairs has been, or may have been, guilty of fraud, negligence, default, breach of trust or breach of duty or other misconduct in relation to the Corporation, or	3 4 5 6 7
		(b) a person may be capable of giving information in relation to the Corporation's management, administration or affairs,	8 9
		the Attorney General may apply to the Supreme Court or the District Court for an order under this clause in relation to the person.	10 11
	(2)	The court may order that the person attend before the court at a time and place fixed by the court to be examined on oath on any matters relating to the Corporation's management, administration or affairs.	12 13 14
	(3)	The examination of the person is to be held in public except so far as the court considers that, because of special circumstances, it is desirable to hold the examination in private.	15 16 17
	(4)	The court may give directions about:	18
		(a) the matters to be inquired into at the examination, and	19
		(b) the procedures to be followed at the examination (including, if the examination is to be held in private, the persons who may be present).	20 21 22
	(5)	The person must not fail, without reasonable excuse:	23
		(a) to attend as required by the order, or	24
		(b) to continue to attend as required by the court until the completion of the examination.	25 26
		Maximum penalty: 200 penalty units or imprisonment for 2 years.	27
	(6)	The person must not fail to take an oath or make an affirmation at the examination.	28 29
		Maximum penalty: 200 penalty units or imprisonment for 2 years.	30
	(7)	The person must not fail to answer a question that the person is directed by the court to answer.	31 32
		Maximum penalty: 200 penalty units or imprisonment for 2 years.	33
	(8)	The person may be directed by the court (whether in the order or by subsequent direction) to produce any document in the person's possession, or under the person's control, relevant to the matters on which the person is to be, or is being, examined.	34 35 36 37

(9)	The person must not, without reasonable excuse, contravene a direction under subclause (8).	1 2		
	Maximum penalty: 200 penalty units or imprisonment for 2 years.	3		
(10)	If the court directs the person to produce a document and the person has a lien on the document, the production of the document does not prejudice the lien.			
(11)	The person must not knowingly make a statement at the examination that is false or misleading in a material particular.	7 8		
	Maximum penalty: 500 penalty units or imprisonment for 5 years.	9		
(12)	The person is not excused from answering a question put to the person at the examination on the ground that the answer might tend to incriminate the person or make the person liable to a penalty.	10 11 12		
(13)	If:	13		
	(a) before answering a question put to the person at the examination, the person claims that the answer might tend to incriminate the person or make the person liable to a penalty, and	14 15 16		
	(b) the answer might in fact tend to incriminate the person or make the person liable to a penalty,	17 18		
	the answer is not admissible in evidence against the person in:	19		
	(c) a criminal proceeding, or	20		
	(d) a proceeding for the imposition of a penalty,	21		
	other than a proceeding for an offence against this clause or another proceeding in relation to the falsity of the answer.	22 23		
(14)	The court may order the questions put to the person and the answers given by the person at the examination to be recorded in writing and may require the person to sign the record.	24 25 26		
(15)	Subject to subclause (13), any written record of the examination signed by the person, or any transcript of the examination that is authenticated by the signature of the examiner, may be used in evidence in any legal proceeding against the person.	27 28 29 30		
(16)	The person may, at his or her own expense, employ counsel or a solicitor, and the counsel or solicitor may put to the person questions that the court considers just for the purpose of enabling the person to explain or qualify any answers given by the person.	31 32 33 34		
(17)	The court may adjourn the examination from time to time.	35		
(18)	If the court is satisfied that the order for the examination of the person was obtained without reasonable cause, the court may order the whole or any part of the costs incurred by the person be paid by the State.	36 37 38		

## Schedule 6 Duties and liabilities of directors and other officers

10	Power to grant relief				
	(1)		clause applies to a director, the chief executive officer or an loyee of the Corporation.	2	
	(2)	negli	n a proceeding against a person to whom this clause applies for igence, default, breach of trust or breach of duty as a person to m this clause applies, it appears to the court that:	2 5	
		(a)	the person is or may be liable for the negligence, default or breach, but	<del>7</del> 8	
		(b)	the person has acted honestly and, having regard to all the circumstances of the case (including circumstances connected with the person's appointment) the person ought fairly to be excused for the negligence, default or breach,	9 10 11 12	
			court may relieve the person (in whole or part) from liability on s that the court considers appropriate.	13 14	
	(3)	migh or b	person to whom this clause applies believes that a claim will or nt be made against the person for negligence, default, breach of trust reach of duty as a person to whom this clause applies, the person apply to the Supreme Court or the District Court for relief.	15 16 17 18	
	(4)	The court has the same power to relieve the person as it would have if a proceeding had been brought against the person in the court for the negligence, default or breach.		19 20 21	
	(5)	If:		22	
		(a)	a proceeding mentioned in subclause (2) is being tried by a Judge with a jury, and	23 24	
		(b)	the Judge, after hearing the evidence, is satisfied that the defendant ought under that subclause be relieved (in whole or part) from the liability sought to be enforced against the person,	25 26 27	
		direc	Studge may withdraw the case (in whole or part) from the jury and cet that judgment be entered for the defendant on the terms (as to sor otherwise) that the Judge considers appropriate.	28 29 30	
11	False	or m	nisleading information or documents	31	
	(1)	In th	is clause:	32	
		offic	eer of the Corporation means:	33	
		(a)	a director of the Corporation, or	34	
		(b)	the Corporation's chief executive officer, or	35	
		(c)	an employee of the Corporation	36	

(2)	An c	officer of the Corporation must not:	•
	(a)	make a statement concerning the affairs of the Corporation to another officer or the voting shareholders that the first officer knows is false or misleading in a material particular, or	3
	(b)	omit from a statement concerning the Corporation's affairs made to another officer or the voting shareholders anything without which the statement is, to the first officer's knowledge, misleading in a material particular.	- - 8
(3)	subc	information or complaint against a person for an offence against clause (2) (a) or (b) is sufficient if it states that the information given false or misleading to the person's knowledge.	9 10 11
(4)	votii	officer of the Corporation must not give to another officer or the ng shareholders a document containing information that the first per knows is false, misleading or incomplete in a material particular out:	12 13 14 15
	(a)	indicating to the recipient that the document is false, misleading or incomplete and the respect in which the document is false, misleading or incomplete, and	16 17 18
	(b)	giving the correct information to the recipient if the first officer has, or can reasonably obtain, the correct information.	19 20
	Max	imum penalty:	2′
	(a)	if the contravention is committed with intent to deceive or defraud the Corporation, creditors of the Corporation or creditors of another person or for another fraudulent purpose—500 penalty units or imprisonment for 5 years, or	22 23 24 25
	(b)	in any other case—100 penalty units.	26
	ce of s ficatio	suspected insolvency otherwise than because of direction or n	27 28
(1)	If:		29
	(a)	the Board suspects that the Corporation or a subsidiary of the Corporation is, may be, will or may become insolvent, and	30 31
	(b)	in the Board's opinion, compliance with a direction or notification given by the voting shareholders is not or would not be the cause or a substantial cause of the suspected insolvency,	32 33 34
		Board must immediately give written notice to the voting eholders of:	35 36
	(c)	the suspicion, and	37
	(d)	its reasons for the opinion.	38
(2)	The	notice must state that it is given under this clause.	39

	(3)	If the voting shareholders are satisfied that the Board's suspicion is well-founded, the voting shareholders must immediately give the Board the written directions that the voting shareholders consider necessary or desirable, including any directions necessary or desirable to ensure:	1 2 3 4		
		(a) that the Corporation or subsidiary does not incur further debts, or	5		
		(b) that the Corporation or subsidiary will be able to pay all its debts as and when they become due.	6 7		
	(4)	Without limiting subclause (3), a direction under this clause may require the Corporation or any of its subsidiaries to cease or limit particular activities.	8 9 10		
	(5)	The Board must ensure that a direction under this clause is complied with in relation to the Corporation and must, as far as practicable, ensure that it is complied with in relation to its subsidiaries.	11 12 13		
	(6)	This clause is in addition to, and does not limit, another provision of this Act or another law.	14 15		
13	Application of Corporations Act 2001 of the Commonwealth to officers of Corporation subsidiaries				
	(1)	In determining for the purposes of the <i>Corporations Act 2001</i> of the Commonwealth the degree of care and diligence that a reasonable person in a like position in a subsidiary of the Corporation would exercise in the circumstances of the subsidiary concerned, regard must be had to:	18 19 20 21 22		
		(a) the application of this Act to the Corporation and subsidiary, and	23		
		(b) relevant matters required or permitted to be done under this Act in relation to the Corporation and subsidiary,	24 25		
		including, for example, any relevant directions, notifications or approvals given to the Corporation by the Corporation's voting	26 27		
		shareholders or constituent councils.	28		

Schedule 7		Α	mendment of other Acts	1
			(Section 61)	2
7.1	Independent Pricing and Regulatory Tribunal Act 1992 No 39			
[1]	Section 3 Definitions			
	Insert ", water supply authority" after "state owned corporation" in the definition of <i>government agency</i> in section 3 (1).			5 6
[2]	Section 3 (1)			
	Insert in alphabetical order:			
			r supply authority has the same meaning as it has in the r Management Act 2000.	9 10
[3]	Section 24	F Regi	ulatory functions of Tribunal	11
	Insert after	section	n 24F (d):	12
		(d1)	section 51 of the Central Coast Water Corporation Act 2006, and	13 14
[4]	Section 24	FC Lic	ence auditing functions of Tribunal	15
	Insert after	section	n 24FC (1) (c):	16
		(c1)	its functions in connection with operational audits under section 52 of the <i>Central Coast Water Corporation Act 2006</i> , and	17 18 19
[5]	Schedule reference	1 Gove	rnment agencies for which Tribunal has standing	20 21
			under the <i>Water Management Act 2000</i> " from the matter upply authorities.	22 23
7.2	Water Ma	anage	ement Act 2000 No 92	24
[1]	Section 28	6 Cons	stitution of water supply authorities	25
	Insert after	section	n 286 (5):	26
	(6)	omit	Governor may, by proclamation published in the Gazette, the name of a water supply authority from Part 4 of dule 3.	27 28 29
	(7)		regulations may make provision of a savings or transitional e consequent on a proclamation under subsection (6).	30 31

# Central Coast Water Corporation Bill 2006

## Schedule 7 Amendment of other Acts

[2]	Schedule 3 Water supply authorities	1
	Omit the following from Part 2 of Schedule 3:	2
	Gosford City Council	3
	Wyong Council	4
[3]	Schedule 3, Part 3	5
	Omit "Australian Inland Energy Water Infrastructure".	6
	Insert instead "Country Energy".	7
[4]	Schedule 3, Part 4	8
	Insert after Part 3 of Schedule 3:	9
	Part 4 Council owned corporations	10
	Central Coast Water Corporation	11

Schedule 8		ule 8 Savings, transitional and other provisions	1
		(Section 62)	) 3
Paı	rt 1	General	4
1	Reg	gulations	5
	(1)	The regulations may contain provisions of a savings or transitional nature consequent on the enactment of the following Acts:	7
		this Act	3
	(2)	Any such provision may, if the regulations so provide, take effect from the date of assent to the Act concerned or a later date.	1 9 10
	(3)	To the extent to which any such provision takes effect from a date that is earlier than the date of its publication in the Gazette, the provision does not operate so as:	
		(a) to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or	
		(b) to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication.	
Paı	rt 2	Provisions consequent on enactment of this Act	20
2	Prev	vious acts, matters or things	22
	(1)	Any act, matter or thing that, before the Corporation became a water supply authority, had been done by either of the constituent councils, in its capacity as a water supply authority, continues to have effect as if it had been done by the Corporation.	n 24
	(2)	Subject to any restrictions imposed by or under this or any other Act, the Corporation may vary or revoke any act, matter or thing so continued.	e 27 28
3	Exis	sting development applications and other matters	29
	(1)	This clause applies to development or an activity relating to:	30
	` /	(a) buildings, works or other infrastructure transferred to the Corporation from the constituent councils under this Act, or	e 31 32

	(b) a function conferred on the Corporation under this Act that was, immediately before its conferral, conferred on a constituent council.	1 2 3	
(2)	A development application relating to a matter referred to in subclause (1) that, before the date on which:	4 5	
	(a) the relevant building, work or other infrastructure was transferred to the Corporation, or	6 7	
	(b) the relevant function was conferred on the Corporation,	8	
	had been made by a constituent council under the <i>Environmental Planning and Assessment Act 1979</i> , but had not been finally determined, is taken to have been made by the Corporation.	9 10 11	
(3)	An environmental impact statement relating to a matter referred to in subclause (1) that, before the date on which:	12 13	
	(a) the relevant building, work or other infrastructure was transferred to the Corporation, or	14 15	
	(b) the relevant function was conferred on the Corporation,	16	
	had been prepared by a constituent council under the Environmental	17	
	Planning and Assessment Act 1979, but had not been considered, is	18	
	taken to have been prepared by the Corporation.	19	
Lice	nces and other authorisations	20	
(1)	This clause applies to an authorisation granted to a constituent council	21	
	under any of the following Acts or under a regulation under any of those Acts, and in force immediately before the commencement of this	22 23	
	clause:	23 24	
	(a) the Environmental Planning and Assessment Act 1979,	25	
	(b) the Occupational Health and Safety Act 2000,	26	
	(c) the Protection of the Environment Operations Act 1997,	27	
	(d) the Water Act 1912,	28	
	(e) the Water Management Act 2000,	29	
	(f) any other Act prescribed by the regulations.	30	
(2)	An authorisation is, to the extent that it relates to transferred functions		
` '	or assets, taken to be held by the Corporation on the same terms and		
	conditions as the constituent council held the authorisation immediately before the commencement of this clause.	33 34	
(3)	The regulations may exempt an authorisation from the operation of this	35	
(3)	clause.	36	
(4)	Nothing in this clause prevents an authorisation from being varied,	37	
(')	cancelled or replaced.		

	(5)	In this clause:	1
		authorisation includes a licence, permit or approval.	2
		transferred functions or assets means functions conferred on, or assets,	3
		rights or liabilities vested in, the Corporation by or under this Act, that	4
		were, immediately before the conferral or vesting, conferred on, or	5
		vested in, the Ministerial Corporation, the State or a public or local authority.	6 7
5	Deer	ned licences and approvals	8
	(1)	For the purposes of Part 9 of the <i>Water Act 1912</i> , the Corporation is	9
	` /	taken, at the time of transfer, to have been granted a water management	10
		licence under section 188 of that Act, for each water management work	11
		transferred to the Corporation by or under this Act (a deemed water	12
		management licence).	13
	(2)	A deemed water management licence does not authorise the	14
		Corporation to take and use water from any water source.	15
	(3)	The Ministerial Corporation is not required to comply with section	16
		189 (3) of the <i>Water Act 1912</i> in relation to any condition that it imposes	17
		on a deemed water management licence within 6 months after the date	18
		that the licence is taken to have been granted.	19
	(4)	If water management works are transferred to the Corporation by or	20
		under this Act, the Corporation is taken on the date of the transfer to	21
		have been granted all relevant approvals under Part 3 of Chapter 3 of the <i>Water Management Act 2000</i> required to allow the Corporation to use	22 23
		those works in accordance with the Corporation's functions (a deemed	23 24
		approval).	25
	(5)		20
	(3)	A deemed approval is subject to the provisions of the <i>Water Management Act 2000</i> as if the approval had been granted under	26 27
		Division 2 of Part 3 of Chapter 3 of that Act at the time of the transfer	28
		of the relevant water management works, and accordingly it may be	29
		subjected to conditions, suspended or cancelled in accordance with that	30
		Act.	31
	(6)	The Minister administering the Water Management Act 2000 is not	32
	` /	required to comply with section 102 (1) of that Act in relation to any	33
		discretionary condition imposed on a deemed approval within 6 months	34
		after the date that the approval is taken to have been granted.	35
	(7)	Part 5 of the Environmental Planning and Assessment Act 1979 does not	36
		apply to or in respect of a deemed water management licence or a	37
		deemed approval.	38

# Schedule 8 Savings, transitional and other provisions

	(8)	The Corporation is taken to hold any other licence necessary under the <i>Water Management Act 2000</i> or the local low it to take and use water in the exercise of its further than the company of the local lower than the local lower than the local lower than the local	Water Âct 1912	1 2 3
	(9)	Any licence or approval under subclause (8) is taken to a period of 12 months commencing on the date of com- this clause or for such longer period as may be pre- regulations.	nmencement of	5 6 7
6	Continuation of certain IPART determinations			
		The regulations may, in either unmodified or in modified the Corporation, on and from the date on which it be supply authority, any pricing determination that, immediate date, applied to either or both of the constituent of capacity as water supply authorities.	comes a water ediately before	9 10 11 12 13
7	Secu	urity of employment for staff of constituent councils		14
	(1)	The employment of any member of staff of a constituent than a senior staff member within the meaning of the <i>Loc Act 1993</i> ) must not be terminated on the grounds of red from:	al Government	15 16 17 18
		(a) the exercise by the Corporation of functions form by the council, or	nerly exercised	19 20
		(b) the proposed exercise by the Corporation of function exercised by the council.	ctions currently	21 22
	(2)	This clause ceases to have effect on the third anni-	versary of the	23 24