

Water NSW Amendment (Warragamba Dam) Act 2018 No 61

[2018-61]



New South Wales

Status Information

Currency of version

Repealed version for 26 October 2018 to 26 October 2018 (accessed 18 November 2024 at 21:10)

Legislation on this site is usually updated within 3 working days after a change to the legislation.

Provisions in force

The provisions displayed in this version of the legislation have all commenced.

Notes—

- **Repeal**

This Act was repealed by sec 30C of the [Interpretation Act 1987 No 15](#) with effect from 27.10.2018.

Authorisation

This version of the legislation is compiled and maintained in a database of legislation by the Parliamentary Counsel's Office and published on the NSW legislation website, and is certified as the form of that legislation that is correct under section 45C of the [Interpretation Act 1987](#).

File last modified 27 October 2018

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Water NSW Amendment (Warragamba Dam) Act 2018 No 61



New South Wales

An Act to amend the [Water NSW Act 2014](#) to make provision with respect to the temporary inundation of national park land resulting from the raising of the wall of Warragamba Dam and the operation of the dam for downstream flood mitigation purposes.

1 Name of Act

This Act is the [Water NSW Amendment \(Warragamba Dam\) Act 2018](#).

2 Commencement

This Act commences on the date of assent to this Act.

Schedule 1 Amendment of [Water NSW Act 2014 No 74](#)

Part 5A

Insert after Part 5:

Part 5A Special provisions relating to Warragamba Dam

64A Definitions

In this Part:

approved EMP means an environmental management plan approved for the time being under section 64C.

draft EMP means an environmental management plan prepared by Water NSW for approval under this Part.

national park land means any land reserved or dedicated under the NPW Act.

NPW Act means the [National Parks and Wildlife Act 1974](#).

NPW Minister means the Minister administering the NPW Act.

Planning Act means the *Environmental Planning and Assessment Act 1979*.

Warragamba Dam project means development that is approved to be carried out under the Planning Act:

- (a) to raise the wall of Warragamba Dam, and
- (b) to operate the dam,

for the purposes of facilitating flood mitigation downstream of the dam.

64B Temporary inundation of national park land

- (1) A lease, licence, easement or right of way under the NPW Act is not required for or in respect of the temporary inundation of national park land resulting from the Warragamba Dam project.

Note—

Accordingly, the prohibition under section 153B of the NPW Act on the NPW Minister granting a lease, licence, easement or right of way for the purposes of enabling the temporary inundation of the land concerned does not apply.

- (2) The temporary inundation of national park land resulting from the Warragamba Dam project is not subject to any plan of management under the NPW Act.
- (3) This section applies in relation to the temporary inundation of national park land resulting from the Warragamba Dam project only if an approved EMP is in force.
- (4) This section has effect despite any provision of the NPW Act.

64C Environmental management plan for temporary inundation of national park land

- (1) Water NSW is to prepare, in consultation with the Chief Executive of the Office of Environment and Heritage, an environmental management plan relating to the temporary inundation of national park land resulting from the Warragamba Dam project.
- (2) The NPW Minister is, after the Warragamba Dam project has been approved under the Planning Act, to determine the matters that are to be addressed by a draft EMP. Those matters must not be inconsistent with the approval of the Warragamba Dam project under the Planning Act.
- (3) Water NSW is to submit a draft EMP to the NPW Minister.
- (4) The NPW Minister may, with the concurrence of the Minister administering this Act:
 - (a) approve a draft EMP submitted by Water NSW with or without amendments, or

- (b) refer the draft EMP back to Water NSW for further consideration.
- (5) Water NSW is to ensure that any requirements imposed by an approved EMP are complied with.

64D Amendment and revocation of environmental management plan

- (1) The NPW Minister may, with the concurrence of the Minister administering this Act:
 - (a) approve an amendment to an approved EMP, or
 - (b) revoke an approved EMP and approve a new draft EMP.
- (2) Section 64C applies in relation to the amendment of an approved EMP in the same way as that section applies in relation to a draft EMP.
- (3) An approved EMP remains in force until it is revoked in accordance with this section.

64E Ministerial directions

- (1) The NPW Minister may, with the concurrence of the Minister administering this Act, by notice in writing given to Water NSW, direct Water NSW to do any of the following:
 - (a) to take specified action in relation to the temporary inundation of national park land resulting from the Warragamba Dam project, including action relating to the monitoring of risks associated with the temporary inundation and relating to the rehabilitation or remediation of land,
 - (b) to prepare a draft amendment of an approved EMP, or a new draft EMP, for approval under this Part,
 - (c) to conduct a review of an approved EMP and report on the outcome of the review.
- (2) Water NSW is required to comply with a direction under this section.

64F Water NSW required to notify Chief Executive of OEH of certain matters

Water NSW is, if it is of the opinion that a flood event that may affect national park land in the vicinity of Warragamba Dam is likely to occur, required to notify the Chief Executive of the Office of Environment and Heritage, or a person nominated by the Chief Executive, of any inflows likely to inundate the land above the full water supply level of the dam.

64G Delegation by NPW Minister

The NPW Minister may delegate any of the NPW Minister's functions under this Part (other than this power of delegation) to a person or body specified in section 21 (1) of the NPW Act.