

Northern Territory of Australia

Government Gazette

ISSN-0157-833X

No. S109 20 December 2018

Northern Territory of Australia

*Water Act*

**Revocation of Declarations and Declaration of Exemption**

I, Vicki Susan O'Halloran, Administrator of the Northern Territory of Australia, acting with the advice of the Executive Council, with effect on and from the commencement of the *Water Legislation Amendment Act 2018*:

(a) under section 47 of the *Water Act* and with reference to section 43 of the *Interpretation Act*, revoke both of the following:

(i) the declaration made by notice entitled "Exemption" dated 19 May 2010 and published in *Gazette* No. S20 of 19 May 2010;

(ii) the declaration made by notice entitled "Revocation of Declaration and Declaration of Exemption Daly Roper Beetaloo Water Control District" dated 16 July 2018 and published in *Gazette* No. S57 of 20 July 2018; and

(b) under section 47 of the *Water Act* and with reference to sections 8(1) and 42(1) of the *Interpretation Act*, declare that, subject to any requirements of a water allocation plan declared under section 22B of the *Water Act*, Part 6, Division 4 of the Act does not apply to or in relation to any of the following bores located outside the Darwin Rural Water Control District:

(i) a bore on a parcel of land if:

(A) the bore is taking water from an aquifer underlying the parcel of land for any of the beneficial uses mentioned in section 4(3)(a) to (f) of the Act; and

(B) the total volume of water taken from the aquifer from all bores on the parcel of land does not exceed 5 megalitres per year for those combined beneficial uses;

(ii) a bore on a title area if:

(A) the bore is taking water from an aquifer underlying the title area for the beneficial use mentioned in section (4)(3)(h) of the Act; and

(B) the total volume of water taken from the aquifer from all bores on the title area does not exceed 5 megalitres per year for that beneficial use;

(iii) a bore on affected land if:

(A) the bore is taking water from an aquifer underlying the affected land for the beneficial use mentioned in section (4)(3)(i) of the Act; and

(B) the total volume of water taken from the aquifer from all bores on the affected land does not exceed 5 megalitres per year for that beneficial use.

In this instrument:

***affected land***, see section 5(1) of the *Petroleum Act*.

***parcel of land*** means the whole of the land the subject of a separate certificate as to title registered under the *Land Title Act*.

***title area***, see section 8 of the *Mineral Titles Act*.

Dated 12 December 2018

V. S. O'Halloran

Administrator

By Her Honour's Command

N. S. Manison

Treasurer

acting for

Minister for Environment and Natural Resources