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## Water Act 1989

### BULK ENTITLEMENT (THOMSON RIVER – ENVIRONMENT) AMENDMENT ORDER 2017

I, Lisa Neville, as Minister administering the **Water Act 1989** (the Act) make the following Order.

**1 Title**

This Order is called the Bulk Entitlement (Thomson River – Environment) Amendment Order 2017.

**2 Preliminary**

Bulk Entitlement (Thomson River – Environment) Order 2005 was made on 3 August 2005 and published in the Victoria Government Gazette on 18 August 2005.

**3 Purpose**

The primary purpose of this Order is to amend the Bulk Entitlement (Thomson River – Environment) Order 2005 (the bulk entitlement) to give the Victorian Environmental Water Holder a 3.9 per cent share of inflow into the Thomson Reservoir and an additional 8,000 ML of storage capacity. The other amendments are minor wording changes to improve the clarity of the bulk entitlement and which do not affect practical operations.

**4 Authorising provisions**

This Order is made in accordance with section 44 of the Act.

**5 Commencement**

This Order comes into effect on the day it is published in the Victoria Government Gazette.

**6 Amendment of clause 4 – Definitions**

In clause 4 of the bulk entitlement –

- (a) for the definition ‘Department’ **substitute** –  
‘**Department**’ means Department of Environment, Land, Water and Planning;’
- (b) in the definition ‘Southern Rural Water Harvest Right’ between the words ‘Coopers’ and ‘Gauging’ **insert** the word ‘Creek’
- (c) **revoke** the definition ‘Sustainable Water Strategy’

**7 Change of reference**

- (a) wherever the letter ‘s’ is used in the bulk entitlement to indicate a section of the Act **substitute** the word ‘section’
- (b) wherever the words ‘Water Holder’ are used in the bulk entitlement **substitute** ‘the Water Holder’

**8 Amendment of clause 7 – Share of Storage Capacity**

- (a) in sub-clause 7.1 paragraph (a), for volume ‘10,000 ML’ **substitute** the volume ‘18,000 ML’
- (b) in sub-clause 7.2, for the volume ‘10,000 ML’ **substitute** the volume ‘18,000 ML’

**9 Amendment of clause 8 – Share of Flow**

- (a) for sub-clause 8.3 **substitute**  
‘8.3 The Thomson Storage Manager must attribute 3.9% of all inflow to Thomson Reservoir from the Thomson Basin, as calculated by the Thomson Storage Manager to the Water Holder’s share.’
- (b) after sub-clause 8.3 **insert** the following sub-clauses

**SPECIAL**

‘8.4 Upon the Bulk Entitlement (Thomson River – Environment) Amendment Order 2017 coming into operation the Thomson Storage Manager must transfer the equivalent of 3.9% of all inflow to Thomson Reservoir from 1 July 2016 until the date the Bulk Entitlement (Thomson River – Environment) Amendment Order 2017 comes into operation as a once off transaction.

8.5 The Thomson Storage Manager must separately account for water attributed to the Water Holder’s share under sub-clauses 8.1, 8.2, 8.3 and 8.4.’

**10 Amendment of clause 10 – Releases**

(a) In sub-clause 10.2, for the words  
‘sub-clause 8.2.’

**substitute** the words

‘sub-clause 8.2, 8.3 and 8.4.’

(b) In sub-clause 10.3, for the words  
‘Thomson River’

**substitute** the words

‘Thomson Reservoir’

**11 Clause 12 – Transfer and Assignment of Entitlement and Adjustment of Schedules**

(a) Clause 12 is revoked.

**12 Amendment of clause 17 – Reporting Requirements**

(a) For sub-clause 17.1, paragraph (a) **substitute**

‘(a) the daily environmental flows delivered under this entitlement;’

(b) For sub-clause 17.1, paragraph (b) **substitute**

‘(b) the annual environmental flows delivered under this entitlement;’

(c) In sub-clause 17.1, paragraph (f) for the words

‘in respect of the headworks system;’

**substitute** the words

‘in respect of the Thomson Basin;’

**13 Part 5 – Further Work of the bulk entitlement is revoked**

(a) Part 5 of the bulk entitlement is revoked.

Dated 30 May 2017

LISA NEVILLE MP  
Minister for Water

**Water Act 1989**  
BULK ENTITLEMENT (THOMSON RIVER – MELBOURNE WATER)  
AMENDMENT ORDER 2017

I, Lisa Neville, as Minister administering the **Water Act 1989** (the Act) make the following Order.

**1 Title**

This Order is called the Bulk Entitlement (Thomson River – Melbourne Water) Amendment Order 2017.

**2 Preliminary**

Bulk Entitlement (Thomson River – Melbourne Water) Order 2014 was made on 30 June 2014 and published in the Victoria Government Gazette.

**3 Purpose**

The primary purpose of this Order is to amend Bulk Entitlement (Thomson River – Melbourne Water) Order 2014 (the bulk entitlement) to reduce the Authority's storage capacity in the Thomson Reservoir to offset the increased storage capacity to the Victorian Environmental Water Holder. This will enable the creation an additional eight gigalitre environmental entitlement described in Bulk Entitlement (Thomson River – Environment) Order 2005 without impacting other entitlement holders. The other amendments are minor wording changes to improve the clarity of the bulk entitlement and which do not affect practical operations.

**4 Authorising provisions**

This Order is made in accordance with section 44 of the Act.

**5 Commencement**

This Order comes into effect on the day it is published in the Victoria Government Gazette.

**6 Amendment of clause 4**

In clause 4 of the Bulk Entitlement Order –

- (a) in the definition 'baseline condition' **revoke** the words –  
'at that date;'
- (b) in the definition 'carryover' for the words  
'Schedule 1'  
**substitute** the words  
'Schedule 2'
- (c) for the definition 'Department' **substitute** –  
' **Department**' means Department of Environment, Land, Water and Planning;'
- (d) in the definition 'environmental flows' for the words  
'the flows referred to in'  
**substitute** the words  
'the water specified in'
- (e) for the definition 'Greater Yarra System – Thomson River Pool' **substitute** –  
' **Greater Yarra System – Thomson River Pool**' means water available to Melbourne Water under the bulk entitlements listed in Schedule 1 and to be allocated to the Primary Entitlement Holders listed in Schedule 2;'
- (f) **revoke** the definition 'other authority'

- (g) in the definition ‘primary entitlement’ for the words  
‘Schedule 1’  
**substitute** the words  
‘Schedule 2’
  - (h) in the definition ‘Primary Entitlement Holder’ for the words  
‘Schedule 1’  
**substitute** the words  
‘Schedule 2’
  - (i) in the definition ‘System Management Rules’ **revoke** the words  
‘from time to time’
  - (j) in the definition ‘water season’ between the words ‘as’ and ‘the’ **insert** the word ‘in’
- 7 Amendment of clause 6 – Obligations to Supply Primary Entitlements**
- (a) In subclause 6.1 for the words  
‘Schedule 1’  
**substitute** the words  
‘Schedule 2’
  - (b) in sub-clause 6.2 **revoke** the words “described in Schedule 1”
- 8 Amendment of clause 7 – Share of Storage Capacity**
- (a) in sub-clause 7.1 for the number  
‘1,068,100 ML’  
**substitute** the number  
‘1,060,100 ML’
- 9 Amendment of clause 10 – System Management Rules**
- (a) in sub-clause 10.1 for the words  
‘Storage Manager, the Primary Entitlement Holders, the Victorian Environmental Water Holder and other authorities holding bulk entitlements whose entitlements are likely to be affected by the rules,’  
**substitute** the words  
‘Storage Manager and other bulk entitlement holders whose entitlements are likely to be affected by the rules,’
  - (b) in sub-clause 10.2, paragraph (b) for the words  
‘or the bulk entitlements of other authorities,’  
**substitute** the words  
‘or other bulk entitlements,’
  - (c) in sub-clause 10.4, for the words  
‘Storage Manager, Primary Entitlement Holders, the Victorian Environmental Water Holder and other authorities holding bulk entitlements whose entitlements are likely to be affected by the rules,’  
**substitute** the words  
‘Storage Manager and other bulk entitlement holders whose entitlements are likely to be affected by the rules,’

**10 Amendment of clause 11 – Operating Plan**

- (a) for sub-clause 11.1 **substitute**  
‘The Authority must establish an annual operating plan for the purposes of operating the Melbourne headworks system to meet the requirements of the primary entitlements listed in Schedule 2.’
- (b) in subclause 11.2 and 11.3 for the words  
‘Operating Plan’  
**substitute** the words  
‘annual operating plan’

**11 Amendment of clause 12 – Metering Program**

- (a) for sub-clauses 12.1 (a) and (b) **substitute**  
‘(a) implement and maintain any metering program approved by the Minister;  
(b) review and update any metering program approved by the Minister;’

**12 Amendment of clause 13 – Dispute Resolution**

- (a) in sub-clause 13.1 for the words  
‘, or any of them, (the ‘parties’)’  
**substitute** the words  
‘(the ‘parties’), or any combination of parties’
- (b) in sub-clause 13.2 **insert** in between ‘be given’ and ‘14 days’ the words  
‘at a minimum of’

**13 Amendment of clause 15 – Reporting Requirements**

- (a) for sub-clause 15.1 paragraph (a) **substitute**  
‘(a) the status of this bulk entitlement to water in the headworks system including;  
(i) total inflows;  
(ii) total storage volumes; and  
(iii) total outflows’
- (b) in sub-clause 15.4 paragraph (a) for the words  
‘Schedule 1’  
**substitute** the words  
‘Schedule 2’

**14 Amendment of Schedule 1**

- (a) for Schedule 1 of the Bulk Entitlement Order **replace** –

**‘SCHEDULE 1 – ENTITLEMENTS HELD BY MELBOURNE WATER CORPORATION**

<b>Bulk Entitlements</b>
<b>Bulk Entitlements in the Yarra River Basin</b>
Bulk Entitlement (Yarra River – Melbourne Water) Order 2014
<b>Bulk Entitlements in the Goulburn River Basin</b>
Bulk Entitlement (Silver & Wallaby Creeks – Melbourne Water) Order 2014
<b>Bulk Entitlements in the Tarago and Bunyip River Basins</b>
Bulk Entitlement (Tarago and Bunyip Rivers – Melbourne Water) Order 2014
<b>Bulk Entitlements in the Thomson River Basin</b>
Bulk Entitlement (Thomson River – Melbourne Water) Order 2014

**15 New Schedule 2**(a) after Schedule 1 **insert** Schedule 2**‘SCHEDULE 2 – PRIMARY ENTITLEMENTS**

Bulk entitlements held by authorities as Greater Yarra System – Thomson River Pool primary entitlements –

**Table 1** Entitlement Holders and Entitlements

Column A	Column B
Entitlement Holder	Primary Entitlement
City West Water Corporation	Bulk Entitlement (Greater Yarra System – Thomson River Pool – City West Water) Order 2014
South East Water Corporation	Bulk Entitlement (Greater Yarra System – Thomson River Pool – South East Water) Order 2014
Yarra Valley Water Corporation	Bulk Entitlement (Greater Yarra System – Thomson River Pool – Yarra Valley Water) Order 2014
Barwon Water Corporation	Bulk Entitlement (Greater Yarra System – Thomson River Pool – Barwon Water) Order 2014
South Gippsland Water Corporation	Bulk Entitlement (Greater Yarra System – Thomson River Pool – South Gippsland Water) Order 2014
Westernport Water Corporation	Bulk Entitlement (Greater Yarra System – Thomson River Pool – Westernport Water) Order 2014
Western Water Corporation	Bulk Entitlement (Greater Yarra System – Thomson River Pool – Western Water) Order 2014

Dated 30 May 2017

LISA NEVILLE MP  
Minister for Water

**Water Act 1989****BULK ENTITLEMENT (GREATER YARRA SYSTEM – THOMSON RIVER POOL – CITY WEST WATER) AMENDMENT ORDER 2017**

I, Lisa Neville, as Minister administering the **Water Act 1989** (the Act) make the following Order.

**1 Title**

This Order is called the Bulk Entitlement (Greater Yarra System – Thomson River Pool – City West Water) Amendment Order 2017.

**2 Preliminary**

The Bulk Entitlement (Greater Yarra System – Thomson River Pool – City West Water) Order 2014 was made on 30 June 2014 and published in the Victoria Government Gazette.

**3 Purpose**

The primary purpose of this Order is to amend the Bulk Entitlement (Greater Yarra System – Thomson River Pool – City West Water) Order 2014 (the bulk entitlement) to reflect the changes to the size of the Greater Yarra System – Thomson River Pool to offset the provision of a 3.9 per cent share of inflows into the Thomson Reservoir to the Victorian Environmental Water Holder. The other amendments are minor wording changes to improve the clarity of the bulk entitlement and which do not affect practical operations.

**4 Authorising provisions**

This Order is made in accordance with section 44 of the Act.

**5 Commencement**

This Order comes into effect on the day it is published in the Victoria Government Gazette.

**6 Amendment of clause 5**

In clause 5 of the bulk entitlement –

- (a) for the definition “Department” **substitute** –  
‘**Department**’ means Department of Environment, Land, Water and Planning;’
- (b) for the definition “entitlement volume” **substitute** –  
‘**entitlement share**’ means the volume as set out in clause 7 against which water allocations are made;’
- (c) for the definition ‘Greater Yarra System – Thomson River Pool’ **substitute** –  
‘**Greater Yarra System – Thomson River Pool**’ means water available to Melbourne Water under the bulk entitlements listed in Schedule 1 and to be allocated to the Primary Entitlement Holders listed in Schedule 2;’
- (d) for the definition “seasonal determination” **substitute** –  
‘**seasonal determination**’ means a seasonal determination made by the Resource Manager in accordance with Schedule 3;’
- (e) for the definition “System Management Rules” **substitute** –  
‘**System Management Rules**’ means any rules that are adopted for the operation of the Melbourne headworks system in accordance with clause 10;’
- (f) for the definition “water allocation” **substitute** –  
‘**water allocation**’ means the volume that is allocated to the Authority in any year under the terms of this Order;’
- (g) in the definition ‘water season’ between the words ‘as’ and ‘the’ **insert** ‘in’

**7 Change of reference**

- (a) wherever the letter ‘s’ is used in the bulk entitlement to indicate a section of the Act **substitute** the word ‘section’
- (b) wherever the words ‘entitlement volume’ or ‘entitlement volumes’ appear in the bulk entitlement **substitute** with ‘entitlement share’ or ‘entitlement shares’ as the case may be

**8 Amendment of clause 6 – Granting of a Bulk Entitlement**

- (a) for sub-clause 6.1 **substitute**  
‘6.1 Subject to the conditions set out in this Order, the Authority is entitled to take and use water allocated from the Greater Yarra System – Thomson River Pool.’
- (b) **revoke** sub-clause 6.2

**9 Amendment of clause 7 – Entitlement Volume**

- (a) for clause 7 **substitute**  
‘7. **ENTITLEMENT SHARE**  
7.1 The Authority’s entitlement share is 152,797 ML, as specified in Schedule 2. The actual water allocation available to the Authority in any year under this entitlement share is determined in accordance with clause 8.’

**10 Amendment of clause 8 – Water Allocation**

- (a) in sub-clause 8.2 for the words ‘Bulk Entitlement’ **substitute** the word ‘Order’

**11 Amendment of clause 11 – Operating Arrangements**

- (a) for clause 11 **substitute**  
‘11. **OPERATING ARRANGEMENTS**  
11.1 The Authority must endeavour to establish with the Storage Manager and the Bulk Transfer System Operator, a bulk water supply agreement to enable the Authority to take water under this entitlement. This can be updated as necessary by agreement between the Authority, Storage Manager and Bulk Transfer System Operator. This must address but is not limited to –
  - (a) arrangements for notification of the proposed water demand forecast for the forthcoming year;
  - (b) arrangements to enable the Authority to take water at the Authority’s interface points, including delivery and withdrawal arrangements;
  - (c) arrangements for coordination and liaison between representatives of the Authority and the Bulk Transfer System Operator with regard to operational matters; and
  - (d) be inclusive of emergency management arrangements.11.2 The Authority must endeavour to agree with the Storage Manager and the Bulk Transfer System Operator to update an annual operating plan. This annual operating plan must, but is not limited to –
  - (a) be consistent with the System Management Rules;
  - (b) be prepared in consultation with the other Primary Entitlement Holders, the Victorian Environmental Water Holder and any other interested parties likely to be affected by it;
  - (c) be prepared annually and include forecast operating scenarios based on a range of climatic conditions;
  - (d) be inclusive of multi-year outlook, if requested by the Minister or any of the Primary Entitlement Holders;’

- (e) be inclusive of any proposed allocation or entitlement transfers by Primary Entitlement Holders; and
- (f) be approved by the Primary Entitlement Holders with respect to any decisions pertaining to the management of the primary entitlements.

11.3 If the Authority, the Storage Manager and the Bulk Transfer System Operator do not reach agreement under sub-clause 11.1 and or sub-clause 11.2, any party may give written notice to the other parties requiring the matter to be determined in accordance with clause 14.'

**12 Amendment of clause 13 – Metering Program**

- (a) for sub-clauses 13.1 (a) and (b) **substitute**
  - '(a) implement and maintain any metering program approved by the Minister;
  - (b) review and update any metering program approved by the Minister;'

**13 Amendment of clause 14 – Dispute Resolution**

- (a) in sub-clause 14.1 for the words
  - ' , or any of them, (the 'parties')'
  - substitute** the words
  - '(the 'parties'), or any combination of parties'
- (b) in sub-clause 14.2 between the words 'be given' and '14 days' **insert** the words 'at a minimum of'

**14 Amendment of clause 16 – Reporting Requirements**

- (a) in sub-clause 16.4 for the words
  - 'sub-clauses 15.1 to 15.3 and 15.5'
  - substitute** the words
  - 'sub-clauses 16.1 to 16.3 and 16.5'
- (b) in sub-clause 16.4 paragraph (a), after the words 'Schedule 1' **insert** the words 'and Schedule 2'

**15 Amendment of Schedule 1**

- (a) for Schedule 1 of the Bulk Entitlement Order **substitute** –
  - 'SCHEDULE 1 – BULK ENTITLEMENTS HELD BY  
MELBOURNE WATER CORPORATION**

<b>Bulk Entitlements</b>
<b>Bulk Entitlements in the Yarra River Basin</b>
Bulk Entitlement (Yarra River – Melbourne Water) Order 2014
<b>Bulk Entitlements in the Goulburn River Basin</b>
Bulk Entitlement (Silver & Wallaby Creeks – Melbourne Water) Order 2014
<b>Bulk Entitlements in the Tarago and Bunyip River Basins</b>
Bulk Entitlement (Tarago and Bunyip Rivers – Melbourne Water) Order 2014
<b>Bulk Entitlements in the Thomson River Basin</b>
Bulk Entitlement (Thomson River – Melbourne Water) Order 2014

**16 Amendment of Schedule 2**(a) for Schedule 2 of the Bulk Entitlement Order **substitute** –**‘SCHEDULE 2 – PRIMARY ENTITLEMENTS**

Column A lists the primary entitlements, which are bulk entitlements for water sourced from Greater Yarra System – Thomson River Pool. Column B lists the authorities that hold these primary entitlements. Column C lists entitlement shares.

<b>A</b>	<b>B</b>	<b>C</b>
<b>Primary Entitlement</b>	<b>Primary Entitlement Holder</b>	<b>Entitlement Share (ML)</b>
Bulk Entitlement (Greater Yarra System – Thomson River Pool – City West Water) Order 2014	City West Water Corporation	152,797
Bulk Entitlement Greater Yarra System – Thomson River Pool – South East Water) Order 2014	South East Water Corporation	206,281
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Yarra Valley Water) Order 2014	Yarra Valley Water Corporation	219,776
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Barwon Water) Order 2014	Barwon Water Corporation	16,000
Bulk Entitlement (Greater Yarra System – Thomson River Pool – South Gippsland Water) Order 2014	South Gippsland Water Corporation	1,000
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Western Water) Order 2014	Western Water Corporation	18,250
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Westernport Water) Order 2014	Westernport Water Corporation	1,000
<b>TOTAL</b>		<b>615,104</b>

Dated 30 May 2017

LISA NEVILLE MP  
Minister for Water

**Water Act 1989****BULK ENTITLEMENT (GREATER YARRA SYSTEM – THOMSON RIVER POOL – SOUTH EAST WATER) AMENDMENT ORDER 2017**

I, Lisa Neville, as Minister administering the **Water Act 1989** (the Act) make the following Order.

**1 Title**

This Order is called the Bulk Entitlement (Greater Yarra System – Thomson River Pool – South East Water) Amendment Order 2017.

**2 Preliminary**

The Bulk Entitlement (Greater Yarra System – Thomson River Pool – South East Water) Order 2014 was made on 30 June 2014 and published in the Victoria Government Gazette.

**3 Purpose**

The primary purpose of this Order is to amend the Bulk Entitlement (Greater Yarra System – Thomson River Pool – South East Water) Order 2014 (the bulk entitlement) to reflect the changes to the size of the Greater Yarra System – Thomson River Pool to offset the provision of a 3.9 per cent share of inflows into the Thomson Reservoir to the Victorian Environmental Water Holder. The other amendments are minor wording changes to improve the clarity of the bulk entitlement and which do not affect practical operations.

**4 Authorising provisions**

This Order is made in accordance with section 44 of the Act.

**5 Commencement**

This Order comes into effect on the day it is published in the Victoria Government Gazette.

**6 Amendment of clause 5**

In clause 5 of the bulk entitlement –

- (a) for the definition ‘Department’ **substitute** –  
‘**Department**’ means Department of Environment, Land, Water and Planning;’
- (b) for the definition ‘entitlement volume’ **substitute** –  
‘**entitlement share**’ means the volume as set out in clause 7 against which water allocations are made;’
- (c) for the definition ‘Greater Yarra System – Thomson River Pool’ **substitute** –  
‘**Greater Yarra System – Thomson River Pool**’ means water available to Melbourne Water under the bulk entitlements listed in Schedule 1 and to be allocated to the Primary Entitlement Holders listed in Schedule 2;’
- (d) for the definition ‘seasonal determination’ **substitute** –  
‘**seasonal determination**’ means a seasonal determination made by the Resource Manager in accordance with Schedule 3;’
- (e) for the definition ‘System Management Rules’ **substitute** –  
‘**System Management Rules**’ means any rules that are adopted for the operation of the Melbourne headworks system in accordance with clause 10;’
- (f) for the definition ‘water allocation’ **substitute** –  
‘**water allocation**’ means the volume that is allocated to the Authority in any year under the terms of this Order;’
- (g) in the definition ‘water season’ between the words ‘as’ and ‘the’ **insert** ‘in’

**7 Change of reference**

- (a) wherever the letter ‘s’ is used in the bulk entitlement to indicate a section of the Act **substitute** the word ‘section’

- (b) wherever the words ‘entitlement volume’ or ‘entitlement volumes’ appear in the bulk entitlement **substitute** with ‘entitlement share’ or ‘entitlement shares’ as the case may be
- 8 Amendment of clause 6 – Granting of a Bulk Entitlement**
- (a) for sub-clause 6.1 **substitute**  
‘6.1 Subject to the conditions set out in this Order, the Authority is entitled to take and use water allocated from the Greater Yarra System – Thomson River Pool.’
- (b) **revoke** sub-clause 6.2
- 9 Amendment of clause 7 – Entitlement Volume**
- (a) for clause 7 **substitute**  
**7. ENTITLEMENT SHARE**
- 7.1 The Authority’s entitlement share is 206,281 ML, as specified in Schedule 2. The actual water allocation available to the Authority in any year under this entitlement share is determined in accordance with clause 8.’
- 10 Amendment of clause 8 – Water Allocation**
- (a) in sub-clause 8.2 for the words ‘Bulk Entitlement’ **substitute** the word ‘Order’
- 11 Amendment of clause 11 – Operating Arrangements**
- (a) for clause 11 **substitute**  
**11. OPERATING ARRANGEMENTS**
- 11.1 The Authority must endeavour to establish with the Storage Manager and the Bulk Transfer System Operator, a bulk water supply agreement to enable the Authority to take water under this entitlement. This can be updated as necessary by agreement between the Authority, Storage Manager and Bulk Transfer System Operator. This must address but is not limited to –
- (a) arrangements for notification of the proposed water demand forecast for the forthcoming year;
  - (b) arrangements to enable the Authority to take water at the Authority’s interface points, including delivery and withdrawal arrangements;
  - (c) arrangements for coordination and liaison between representatives of the Authority and the Bulk Transfer System Operator with regard to operational matters; and
  - (d) be inclusive of emergency management arrangements.
- 11.2 The Authority must endeavour to agree with the Storage Manager and the Bulk Transfer System Operator to update an annual operating plan. This annual operating plan must, but is not limited to –
- (a) be consistent with the System Management Rules;
  - (b) be prepared in consultation with the other Primary Entitlement Holders, the Victorian Environmental Water Holder and any other interested parties likely to be affected by it;
  - (c) be prepared annually and include forecast operating scenarios based on a range of climatic conditions;
  - (d) be inclusive of multi-year outlook, if requested by the Minister or any of the Primary Entitlement Holders;
  - (e) be inclusive of any proposed allocation or entitlement transfers by Primary Entitlement Holders; and

(f) be approved by the Primary Entitlement Holders with respect to any decisions pertaining to the management of the primary entitlements.

11.3 If the Authority, the Storage Manager and the Bulk Transfer System Operator do not reach agreement under sub-clause 11.1 and or sub-clause 11.2, any party may give written notice to the other parties requiring the matter to be determined in accordance with clause 14.’

**12 Amendment of clause 13 – Metering Program**

(a) for sub-clauses 13.1 (a) and (b) **substitute**

‘(a) implement and maintain any metering program approved by the Minister;

(b) review and update any metering program approved by the Minister;’

**13 Amendment of clause 14 – Dispute Resolution**

(a) in sub-clause 14.1 for the words

‘, or any of them, (the ‘parties’)’

**substitute** the words

‘(the ‘parties’), or any combination of parties’

(b) in sub-clause 14.2 between the words ‘be given’ and ‘14 days’ **insert** the words

‘at a minimum of’

**14 Amendment of clause 16 – Reporting Requirements**

(a) in sub-clause 16.4 for the words

‘sub-clauses 15.1 to 15.3 and 15.5’

**substitute** the words

‘sub-clauses 16.1 to 16.3 and 16.5’

(b) in sub-clause 16.4 paragraph (a), after the words ‘Schedule 1’ **insert** the words ‘and Schedule 2’

**15 Amendment of Schedule 1**

(a) for Schedule 1 of the Bulk Entitlement Order **substitute** –

**‘SCHEDULE 1 – BULK ENTITLEMENTS HELD BY  
MELBOURNE WATER CORPORATION**

<b>Bulk Entitlements</b>
<b>Bulk Entitlements in the Yarra River Basin</b>
Bulk Entitlement (Yarra River – Melbourne Water) Order 2014
<b>Bulk Entitlements in the Goulburn River Basin</b>
Bulk Entitlement (Silver & Wallaby Creeks – Melbourne Water) Order 2014
<b>Bulk Entitlements in the Tarago and Bunyip River Basins</b>
Bulk Entitlement (Tarago and Bunyip Rivers – Melbourne Water) Order 2014
<b>Bulk Entitlements in the Thomson River Basin</b>
Bulk Entitlement (Thomson River – Melbourne Water) Order 2014

**16 Amendment of Schedule 2**(a) for Schedule 2 of the Bulk Entitlement Order **substitute** –**‘SCHEDULE 2 – PRIMARY ENTITLEMENTS**

Column A lists the primary entitlements, which are bulk entitlements for water sourced from Greater Yarra System – Thomson River Pool. Column B lists the authorities that hold these primary entitlements. Column C lists entitlement shares.

<b>A</b>	<b>B</b>	<b>C</b>
<b>Primary Entitlement</b>	<b>Primary Entitlement Holder</b>	<b>Entitlement Share (ML)</b>
Bulk Entitlement (Greater Yarra System – Thomson River Pool – City West Water) Order 2014	City West Water Corporation	152,797
Bulk Entitlement Greater Yarra System – Thomson River Pool – South East Water) Order 2014	South East Water Corporation	206,281
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Yarra Valley Water) Order 2014	Yarra Valley Water Corporation	219,776
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Barwon Water) Order 2014	Barwon Water Corporation	16,000
Bulk Entitlement (Greater Yarra System – Thomson River Pool – South Gippsland Water) Order 2014	South Gippsland Water Corporation	1,000
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Western Water) Order 2014	Western Water Corporation	18,250
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Westernport Water) Order 2014	Westernport Water Corporation	1,000
<b>TOTAL</b>		<b>615,104</b>

Dated 30 May 2017

LISA NEVILLE MP  
Minister for Water

**Water Act 1989****BULK ENTITLEMENT (GREATER YARRA SYSTEM – THOMSON RIVER POOL – YARRA VALLEY WATER) AMENDMENT ORDER 2017**

I, Lisa Neville, as Minister administering the **Water Act 1989** (the Act) make the following Order.

**1 Title**

This Order is called the Bulk Entitlement (Greater Yarra System – Thomson River Pool – Yarra Valley Water) Amendment Order 2017.

**2 Preliminary**

The Bulk Entitlement (Greater Yarra System – Thomson River Pool – Yarra Valley Water) Order 2014 was made on 30 June 2014 and published in the Victoria Government Gazette.

**3 Purpose**

The primary purpose of this Order is to amend the Bulk Entitlement (Greater Yarra System – Thomson River Pool – Yarra Valley Water) Order 2014 (the bulk entitlement) to reflect the changes to the size of the Greater Yarra System – Thomson River Pool to offset the provision of a 3.9 per cent share of inflows into the Thomson Reservoir to the Victorian Environmental Water Holder. The other amendments are minor wording changes to improve the clarity of the bulk entitlement and which do not affect practical operations.

**4 Authorising provisions**

This Order is made in accordance with section 44 of the Act.

**5 Commencement**

This Order comes into effect on the day it is published in the Victoria Government Gazette.

**6 Amendment of clause 5**

In clause 5 of the bulk entitlement –

- (a) for the definition ‘Department’ **substitute** –  
‘**Department**’ means Department of Environment, Land, Water and Planning;’
- (b) for the definition ‘entitlement volume’ **substitute** –  
‘**entitlement share**’ means the volume as set out in clause 7 against which water allocations are made;’
- (c) for the definition ‘Greater Yarra System – Thomson River Pool’ **substitute** –  
‘**Greater Yarra System – Thomson River Pool**’ means water available to Melbourne Water under the bulk entitlements listed in Schedule 1 and to be allocated to the Primary Entitlement Holders listed in Schedule 2;’
- (d) for the definition ‘seasonal determination’ **substitute** –  
‘**seasonal determination**’ means a seasonal determination made by the Resource Manager in accordance with Schedule 3;’
- (e) for the definition ‘System Management Rules’ **substitute** –  
‘**System Management Rules**’ means any rules that are adopted for the operation of the Melbourne headworks system in accordance with clause 10;’
- (f) for the definition ‘water allocation’ **substitute** –  
‘**water allocation**’ means the volume that is allocated to the Authority in any year under the terms of this Order;’
- (g) in the definition ‘water season’ between the words ‘as’ and ‘the’ **insert** ‘in’

**7 Change of reference**

- (a) wherever the letter ‘s’ is used in the bulk entitlement to indicate a section of the Act **substitute** the word ‘section’

- (b) wherever the words ‘entitlement volume’ or ‘entitlement volumes’ appear in the bulk entitlement **substitute** with ‘entitlement share’ or ‘entitlement shares’ as the case may be

**8 Amendment of clause 6 – Granting of a Bulk Entitlement**

- (a) for sub-clause 6.1 **substitute**  
 ‘6.1 Subject to the conditions set out in this Order, the Authority is entitled to take and use water allocated from the Greater Yarra System – Thomson River Pool.’
- (b) **revoke** sub-clause 6.2

**9 Amendment of clause 7 – Entitlement Volume**

- (a) for clause 7 **substitute**

**‘ 7. ENTITLEMENT SHARE**

- 7.1 The Authority’s entitlement share is 219,776 ML, as specified in Schedule 2. The actual water allocation available to the Authority in any year under this entitlement share is determined in accordance with clause 8.’

**10 Amendment of clause 8 – Water Allocation**

- (a) in sub-clause 8.2 for the words ‘Bulk Entitlement’ **substitute** the word ‘Order’

**11 Amendment of clause 11 – Operating Arrangements**

- (a) for clause 11 **substitute**

**‘11. OPERATING ARRANGEMENTS**

- 11.1 The Authority must endeavour to establish with the Storage Manager and the Bulk Transfer System Operator, a bulk water supply agreement to enable the Authority to take water under this entitlement. This can be updated as necessary by agreement between the Authority, Storage Manager and Bulk Transfer System Operator. This must address but is not limited to –

- (a) arrangements for notification of the proposed water demand forecast for the forthcoming year;
- (b) arrangements to enable the Authority to take water at the Authority’s interface points, including delivery and withdrawal arrangements;
- (c) arrangements for coordination and liaison between representatives of the Authority and the Bulk Transfer System Operator with regard to operational matters; and
- (d) be inclusive of emergency management arrangements.

- 11.2 The Authority must endeavour to agree with the Storage Manager and the Bulk Transfer System Operator to update an annual operating plan. This annual operating plan must, but is not limited to –

- (a) be consistent with the System Management Rules;
- (b) be prepared in consultation with the other Primary Entitlement Holders, the Victorian Environmental Water Holder and any other interested parties likely to be affected by it;
- (c) be prepared annually and include forecast operating scenarios based on a range of climatic conditions;
- (d) be inclusive of multi-year outlook, if requested by the Minister or any of the Primary Entitlement Holders;
- (e) be inclusive of any proposed allocation or entitlement transfers by Primary Entitlement Holders; and
- (f) be approved by the Primary Entitlement Holders with respect to any decisions pertaining to the management of the primary entitlements.

11.3 If the Authority, the Storage Manager and the Bulk Transfer System Operator do not reach agreement under sub-clause 11.1 and or sub-clause 11.2, any party may give written notice to the other parties requiring the matter to be determined in accordance with clause 14.’

**12 Amendment of clause 13 – Metering Program**

- (a) for sub-clauses 13.1 (a) and (b) **substitute**  
 ‘(a) implement and maintain any metering program approved by the Minister;  
 (b) review and update any metering program approved by the Minister;’

**13 Amendment of clause 14 – Dispute Resolution**

- (a) in sub-clause 14.1 for the words  
 ‘, or any of them, (the ‘parties’)’  
**substitute** the words  
 ‘(the ‘parties’), or any combination of parties’
- (b) in sub-clause 14.2 between the words ‘be given’ and ‘14 days’ **insert** the words  
 ‘at a minimum of’

**14 Amendment of clause 16 – Reporting Requirements**

- (a) in sub-clause 16.4 for the words  
 ‘sub-clauses 15.1 to 15.3 and 15.5’  
**substitute** the words  
 ‘sub-clauses 16.1 to 16.3 and 16.5’
- (b) in sub-clause 16.4 paragraph (a), after the words ‘Schedule 1’ **insert** the words ‘and Schedule 2’

**15 Amendment of Schedule 1**

- (a) for Schedule 1 of the Bulk Entitlement Order **substitute** –  
**‘SCHEDULE 1 – BULK ENTITLEMENTS HELD BY  
 MELBOURNE WATER CORPORATION**

<b>Bulk Entitlements</b>
<b>Bulk Entitlements in the Yarra River Basin</b>
Bulk Entitlement (Yarra River – Melbourne Water) Order 2014
<b>Bulk Entitlements in the Goulburn River Basin</b>
Bulk Entitlement (Silver & Wallaby Creeks – Melbourne Water) Order 2014
<b>Bulk Entitlements in the Tarago and Bunyip River Basins</b>
Bulk Entitlement (Tarago and Bunyip Rivers – Melbourne Water) Order 2014
<b>Bulk Entitlements in the Thomson River Basin</b>
Bulk Entitlement (Thomson River – Melbourne Water) Order 2014

**16 Amendment of Schedule 2**(a) for Schedule 2 of the Bulk Entitlement Order **substitute** –**‘SCHEDULE 2 – PRIMARY ENTITLEMENTS**

Column A lists the primary entitlements, which are bulk entitlements for water sourced from Greater Yarra System – Thomson River Pool. Column B lists the authorities that hold these primary entitlements. Column C lists entitlement shares.

<b>A</b>	<b>B</b>	<b>C</b>
<b>Primary Entitlement</b>	<b>Primary Entitlement Holder</b>	<b>Entitlement Share (ML)</b>
Bulk Entitlement (Greater Yarra System – Thomson River Pool – City West Water) Order 2014	City West Water Corporation	152,797
Bulk Entitlement Greater Yarra System – Thomson River Pool – South East Water) Order 2014	South East Water Corporation	206,281
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Yarra Valley Water) Order 2014	Yarra Valley Water Corporation	219,776
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Barwon Water) Order 2014	Barwon Water Corporation	16,000
Bulk Entitlement (Greater Yarra System – Thomson River Pool – South Gippsland Water) Order 2014	South Gippsland Water Corporation	1,000
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Western Water) Order 2014	Western Water Corporation	18,250
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Westernport Water) Order 2014	Westernport Water Corporation	1,000
<b>TOTAL</b>		<b>615,104</b>

Dated 30 May 2017

LISA NEVILLE MP  
Minister for Water

**Water Act 1989****BULK ENTITLEMENT (GREATER YARRA SYSTEM – THOMSON RIVER POOL –  
BARWON WATER) AMENDMENT ORDER 2017**

I, Lisa Neville, as Minister administering the **Water Act 1989** (the Act) make the following Order.

**1 Title**

This Order is called the Bulk Entitlement (Greater Yarra System – Thomson River Pool – Barwon Water) Amendment Order 2017.

**2 Preliminary**

The Bulk Entitlement (Greater Yarra System – Thomson River Pool – Barwon Water) Order 2014 was made on 30 June 2014 and published in the Victoria Government Gazette.

**3 Purpose**

The primary purpose of this Order is to amend the Bulk Entitlement (Greater Yarra System – Thomson River Pool – Barwon Water) Order 2014 (the bulk entitlement) to reflect the changes to the size of the Greater Yarra System – Thomson River Pool to offset the provision of a 3.9 per cent share of inflows into the Thomson Reservoir to the Victorian Environmental Water Holder. The other amendments are minor wording changes to improve the clarity of the bulk entitlement and which do not affect practical operations.

**4 Authorising provisions**

This Order is made in accordance with section 44 of the Act.

**5 Commencement**

This Order comes into effect on the day it is published in the Victoria Government Gazette.

**6 Amendment of clause 5**

In clause 5 of the bulk entitlement –

- (a) for the definition ‘Department’ **substitute** –  
‘**Department**’ means Department of Environment, Land, Water and Planning;’
- (b) for the definition ‘entitlement volume’ **substitute** –  
‘**entitlement share**’ means the volume as set out in clause 7 against which water allocations are made;’
- (c) for the definition ‘Greater Yarra System – Thomson River Pool’ **substitute** –  
‘**Greater Yarra System – Thomson River Pool**’ means water available to Melbourne Water under the bulk entitlements listed in Schedule 1 and to be allocated to the Primary Entitlement Holders listed in Schedule 2;’
- (d) for the definition ‘seasonal determination’ **substitute** –  
‘**seasonal determination**’ means a seasonal determination made by the Resource Manager in accordance with Schedule 3;’
- (e) for the definition ‘System Management Rules’ **substitute** –  
‘**System Management Rules**’ means any rules that are adopted for the operation of the Melbourne headworks system in accordance with clause 10;’
- (f) for the definition ‘water allocation’ **substitute** –  
‘**water allocation**’ means the volume that is allocated to the Authority in any year under the terms of this Order;’
- (g) in the definition ‘water season’ between the words ‘as’ and ‘the’ **insert** ‘in’

**7 Change of reference**

- (a) wherever the letter ‘s’ is used in the bulk entitlement to indicate a section of the Act **substitute** the word ‘section’

- (b) wherever the words ‘entitlement volume’ or ‘entitlement volumes’ appear in the bulk entitlement **substitute** with ‘entitlement share’ or ‘entitlement shares’ as the case may be

**8 Amendment of clause 6 – Granting of a Bulk Entitlement**

- (a) for sub-clause 6.1 **substitute**  
‘6.1 Subject to the conditions set out in this Order, the Authority is entitled to take and use water allocated from the Greater Yarra System – Thomson River Pool.’
- (b) **revoke** sub-clause 6.2

**9 Amendment of clause 7 – Entitlement Volume**

- (a) for clause 7 **substitute**

**7. ENTITLEMENT SHARE**

- 7.1 The Authority’s entitlement share is 16,000 ML, as specified in Schedule 2. The actual water allocation available to the Authority in any year under this entitlement share is determined in accordance with clause 8.’

**10 Amendment of clause 8 – Water Allocation**

- (a) in sub-clause 8.2 for the words ‘Bulk Entitlement’ **substitute** the word ‘Order’

**11 Amendment of clause 11 – Operating Arrangements**

- (a) for clause 11 **substitute**

**11. OPERATING ARRANGEMENTS**

- 11.1 The Authority must endeavour to establish with the Storage Manager and the Bulk Transfer System Operator, a bulk water supply agreement to enable the Authority to take water under this entitlement. This can be updated as necessary by agreement between the Authority, Storage Manager and Bulk Transfer System Operator. This must address but is not limited to –

- (a) arrangements for notification of the proposed water demand forecast for the forthcoming year;
- (b) arrangements to enable the Authority to take water at the Authority’s interface points, including delivery and withdrawal arrangements;
- (c) arrangements for coordination and liaison between representatives of the Authority and the Bulk Transfer System Operator with regard to operational matters; and
- (d) be inclusive of emergency management arrangements.

- 11.2 The Authority must endeavour to agree with the Storage Manager and the Bulk Transfer System Operator to update an annual operating plan. This annual operating plan must, but is not limited to –

- (a) be consistent with the System Management Rules;
- (b) be prepared in consultation with the other Primary Entitlement Holders, the Victorian Environmental Water Holder and any other interested parties likely to be affected by it;
- (c) be prepared annually and include forecast operating scenarios based on a range of climatic conditions;
- (d) be inclusive of multi-year outlook, if requested by the Minister or any of the Primary Entitlement Holders;
- (e) be inclusive of any proposed allocation or entitlement transfers by Primary Entitlement Holders; and
- (f) be approved by the Primary Entitlement Holders with respect to any decisions pertaining to the management of the primary entitlements.

11.3 If the Authority, the Storage Manager and the Bulk Transfer System Operator do not reach agreement under sub-clause 11.1 and or sub-clause 11.2, any party may give written notice to the other parties requiring the matter to be determined in accordance with clause 14.’

**12 Amendment of clause 13 – Metering Program**

- (a) for sub-clauses 13.1 (a) and (b) **substitute**  
 ‘(a) implement and maintain any metering program approved by the Minister;  
 (b) review and update any metering program approved by the Minister;’

**13 Amendment of clause 14 – Dispute Resolution**

- (a) in sub-clause 14.1 for the words  
 ‘, or any of them, (the ‘parties’)’  
**substitute** the words  
 ‘(the ‘parties’), or any combination of parties’
- (b) in sub-clause 14.2 between the words ‘be given’ and ‘14 days’ **insert** the words  
 ‘at a minimum of’

**14 Amendment of clause 16 – Reporting Requirements**

- (a) in sub-clause 16.4 for the words  
 ‘sub-clauses 15.1 to 15.3 and 15.5’  
**substitute** the words  
 ‘sub-clauses 16.1 to 16.3 and 16.5’
- (b) in sub-clause 16.4 paragraph (a), after the words ‘Schedule 1’ **insert** the words ‘and Schedule 2’

**15 Amendment of Schedule 1**

- (a) for Schedule 1 of the Bulk Entitlement Order **substitute** –  
**‘SCHEDULE 1 – BULK ENTITLEMENTS HELD BY  
 MELBOURNE WATER CORPORATION**

<b>Bulk Entitlements</b>
<b>Bulk Entitlements in the Yarra River Basin</b>
Bulk Entitlement (Yarra River – Melbourne Water) Order 2014
<b>Bulk Entitlements in the Goulburn River Basin</b>
Bulk Entitlement (Silver & Wallaby Creeks – Melbourne Water) Order 2014
<b>Bulk Entitlements in the Tarago and Bunyip River Basins</b>
Bulk Entitlement (Tarago and Bunyip Rivers – Melbourne Water) Order 2014
<b>Bulk Entitlements in the Thomson River Basin</b>
Bulk Entitlement (Thomson River – Melbourne Water) Order 2014

**16 Amendment of Schedule 2**(a) for Schedule 2 of the Bulk Entitlement Order **substitute** –**‘SCHEDULE 2 – PRIMARY ENTITLEMENTS**

Column A lists the primary entitlements, which are bulk entitlements for water sourced from Greater Yarra System – Thomson River Pool. Column B lists the authorities that hold these primary entitlements. Column C lists entitlement shares.

<b>A</b>	<b>B</b>	<b>C</b>
<b>Primary Entitlement</b>	<b>Primary Entitlement Holder</b>	<b>Entitlement Share (ML)</b>
Bulk Entitlement (Greater Yarra System – Thomson River Pool – City West Water) Order 2014	City West Water Corporation	152,797
Bulk Entitlement Greater Yarra System – Thomson River Pool – South East Water) Order 2014	South East Water Corporation	206,281
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Yarra Valley Water) Order 2014	Yarra Valley Water Corporation	219,776
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Barwon Water) Order 2014	Barwon Water Corporation	16,000
Bulk Entitlement (Greater Yarra System – Thomson River Pool – South Gippsland Water) Order 2014	South Gippsland Water Corporation	1,000
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Western Water) Order 2014	Western Water Corporation	18,250
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Westernport Water) Order 2014	Westernport Water Corporation	1,000
<b>TOTAL</b>		<b>615,104</b>

Dated 30 May 2017

LISA NEVILLE MP  
Minister for Water

**Water Act 1989****BULK ENTITLEMENT (GREATER YARRA SYSTEM – THOMSON RIVER POOL – SOUTH GIPPSLAND WATER) AMENDMENT ORDER 2017**

I, Lisa Neville, as Minister administering the **Water Act 1989** (the Act) make the following Order.

**1 Title**

This Order is called the Bulk Entitlement (Greater Yarra System – Thomson River Pool – South Gippsland Water) Amendment Order 2017.

**2 Preliminary**

The Bulk Entitlement (Greater Yarra System – Thomson River Pool – South Gippsland Water) Order 2014 was made on 30 June 2014 and published in the Victoria Government Gazette.

**3 Purpose**

The primary purpose of this Order is to amend the Bulk Entitlement (Greater Yarra System – Thomson River Pool – South Gippsland Water) Order 2014 (the bulk entitlement) to reflect the changes to the size of the Greater Yarra System – Thomson River Pool to offset the provision of a 3.9 per cent share of inflows into the Thomson Reservoir to the Victorian Environmental Water Holder. The other amendments are minor wording changes to improve the clarity of the bulk entitlement and which do not affect practical operations.

**4 Authorising provisions**

This Order is made in accordance with section 44 of the Act.

**5 Commencement**

This Order comes into effect on the day it is published in the Victoria Government Gazette.

**6 Amendment of clause 5**

In clause 5 of the bulk entitlement –

- (a) for the definition ‘Department’ **substitute** –  
‘**Department**’ means Department of Environment, Land, Water and Planning;’
- (b) for the definition ‘entitlement volume’ **substitute** –  
‘**entitlement share**’ means the volume as set out in clause 7 against which water allocations are made;’
- (c) for the definition ‘Greater Yarra System – Thomson River Pool’ **substitute** –  
‘**Greater Yarra System – Thomson River Pool**’ means water available to Melbourne Water under the bulk entitlements listed in Schedule 1 and to be allocated to the Primary Entitlement Holders listed in Schedule 2;’
- (d) for the definition ‘seasonal determination’ **substitute** –  
‘**seasonal determination**’ means a seasonal determination made by the Resource Manager in accordance with Schedule 3;’
- (e) for the definition ‘System Management Rules’ **substitute** –  
‘**System Management Rules**’ means any rules that are adopted for the operation of the Melbourne headworks system in accordance with clause 10;’
- (f) for the definition ‘water allocation’ **substitute** –  
‘**water allocation**’ means the volume that is allocated to the Authority in any year under the terms of this Order;’
- (g) in the definition ‘water season’ between the words ‘as’ and ‘the’ **insert** ‘in’

**7 Change of reference**

- (a) wherever the letter ‘s’ is used in the bulk entitlement to indicate a section of the Act **substitute** the word ‘section’

- (b) wherever the words ‘entitlement volume’ or ‘entitlement volumes’ appear in the bulk entitlement **substitute** with ‘entitlement share’ or ‘entitlement shares’ as the case may be

**8 Amendment of clause 6 – Granting of a Bulk Entitlement**

- (a) for sub-clause 6.1 **substitute**  
‘6.1 Subject to the conditions set out in this Order, the Authority is entitled to take and use water allocated from the Greater Yarra System – Thomson River Pool.’
- (b) **revoke** sub-clause 6.2

**9 Amendment of clause 7 – Entitlement Volume**

- (a) for clause 7 **substitute**

**7. ENTITLEMENT SHARE**

- 7.1 The Authority’s entitlement share is 1,000 ML, as specified in Schedule 2. The actual water allocation available to the Authority in any year under this entitlement share is determined in accordance with clause 8.’

**10 Amendment of clause 8 – Water Allocation**

- (a) in sub-clause 8.2 for the words ‘Bulk Entitlement’ **substitute** the word ‘Order’

**11 Amendment of clause 11 – Operating Arrangements**

- (a) for clause 11 **substitute**

**11. OPERATING ARRANGEMENTS**

- 11.1 The Authority must endeavour to establish with the Storage Manager and the Bulk Transfer System Operator, a bulk water supply agreement to enable the Authority to take water under this entitlement. This can be updated as necessary by agreement between the Authority, Storage Manager and Bulk Transfer System Operator. This must address but is not limited to –

- (a) arrangements for notification of the proposed water demand forecast for the forthcoming year;
- (b) arrangements to enable the Authority to take water at the Authority’s interface points, including delivery and withdrawal arrangements;
- (c) arrangements for coordination and liaison between representatives of the Authority and the Bulk Transfer System Operator with regard to operational matters; and
- (d) be inclusive of emergency management arrangements.

- 11.2 The Authority must endeavour to agree with the Storage Manager and the Bulk Transfer System Operator to update an annual operating plan. This annual operating plan must, but is not limited to –

- (a) be consistent with the System Management Rules;
- (b) be prepared in consultation with the other Primary Entitlement Holders, the Victorian Environmental Water Holder and any other interested parties likely to be affected by it;
- (c) be prepared annually and include forecast operating scenarios based on a range of climatic conditions;
- (d) be inclusive of multi-year outlook, if requested by the Minister or any of the Primary Entitlement Holders;
- (e) be inclusive of any proposed allocation or entitlement transfers by Primary Entitlement Holders; and
- (f) be approved by the Primary Entitlement Holders with respect to any decisions pertaining to the management of the primary entitlements.

11.3 If the Authority, the Storage Manager and the Bulk Transfer System Operator do not reach agreement under sub-clause 11.1 and or sub-clause 11.2, any party may give written notice to the other parties requiring the matter to be determined in accordance with clause 14.’

**12 Amendment of clause 13 – Metering Program**

- (a) for sub-clauses 13.1 (a) and (b) **substitute**  
 ‘(a) implement and maintain any metering program approved by the Minister;  
 (b) review and update any metering program approved by the Minister;’

**13 Amendment of clause 14 – Dispute Resolution**

- (a) in sub-clause 14.1 for the words  
 ‘, or any of them, (the ‘parties’)’  
**substitute** the words  
 ‘(the ‘parties’), or any combination of parties’
- (b) in sub-clause 14.2 between the words ‘be given’ and ‘14 days’ **insert** the words  
 ‘at a minimum of’

**14 Amendment of clause 16 – Reporting Requirements**

- (a) in sub-clause 16.4 for the words  
 ‘sub-clauses 15.1 to 15.3 and 15.5’  
**substitute** the words  
 ‘sub-clauses 16.1 to 16.3 and 16.5’
- (b) in sub-clause 16.4 paragraph (a), after the words ‘Schedule 1’ **insert** the words ‘and Schedule 2’

**15 Amendment of Schedule 1**

- (a) for Schedule 1 of the Bulk Entitlement Order **substitute** –  
**‘SCHEDULE 1 – BULK ENTITLEMENTS HELD BY  
 MELBOURNE WATER CORPORATION**

<b>Bulk Entitlements</b>
<b>Bulk Entitlements in the Yarra River Basin</b>
Bulk Entitlement (Yarra River – Melbourne Water) Order 2014
<b>Bulk Entitlements in the Goulburn River Basin</b>
Bulk Entitlement (Silver & Wallaby Creeks – Melbourne Water) Order 2014
<b>Bulk Entitlements in the Tarago and Bunyip River Basins</b>
Bulk Entitlement (Tarago and Bunyip Rivers – Melbourne Water) Order 2014
<b>Bulk Entitlements in the Thomson River Basin</b>
Bulk Entitlement (Thomson River – Melbourne Water) Order 2014

**16 Amendment of Schedule 2**(a) for Schedule 2 of the Bulk Entitlement Order **substitute** –**‘SCHEDULE 2 – PRIMARY ENTITLEMENTS**

Column A lists the primary entitlements, which are bulk entitlements for water sourced from Greater Yarra System – Thomson River Pool. Column B lists the authorities that hold these primary entitlements. Column C lists entitlement shares.

<b>A</b>	<b>B</b>	<b>C</b>
<b>Primary Entitlement</b>	<b>Primary Entitlement Holder</b>	<b>Entitlement Share (ML)</b>
Bulk Entitlement (Greater Yarra System – Thomson River Pool – City West Water) Order 2014	City West Water Corporation	152,797
Bulk Entitlement Greater Yarra System – Thomson River Pool – South East Water) Order 2014	South East Water Corporation	206,281
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Yarra Valley Water) Order 2014	Yarra Valley Water Corporation	219,776
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Barwon Water) Order 2014	Barwon Water Corporation	16,000
Bulk Entitlement (Greater Yarra System – Thomson River Pool – South Gippsland Water) Order 2014	South Gippsland Water Corporation	1,000
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Western Water) Order 2014	Western Water Corporation	18,250
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Westernport Water) Order 2014	Westernport Water Corporation	1,000
<b>TOTAL</b>		<b>615,104</b>

Dated 30 May 2017

LISA NEVILLE MP  
Minister for Water

**Water Act 1989****BULK ENTITLEMENT (GREATER YARRA SYSTEM – THOMSON RIVER POOL – WESTERN WATER) AMENDMENT ORDER 2017**

I, Lisa Neville, as Minister administering the **Water Act 1989** (the Act) make the following Order.

**1 Title**

This Order is called the Bulk Entitlement (Greater Yarra System – Thomson River Pool – Western Water) Amendment Order 2017.

**2 Preliminary**

The Bulk Entitlement (Greater Yarra System – Thomson River Pool – Western Water) Order 2014 was made on 30 June 2014 and published in the Victoria Government Gazette.

**3 Purpose**

The primary purpose of this Order is to amend the Bulk Entitlement (Greater Yarra System – Thomson River Pool – Western Water) Order 2014 (the bulk entitlement) to reflect the changes to the size of the Greater Yarra System – Thomson River Pool to offset the provision of a 3.9 per cent share of inflows into the Thomson Reservoir to the Victorian Environmental Water Holder. The other amendments are minor wording changes to improve the clarity of the bulk entitlement and which do not affect practical operations.

**4 Authorising provisions**

This Order is made in accordance with section 44 of the Act.

**5 Commencement**

This Order comes into effect on the day it is published in the Victoria Government Gazette.

**6 Amendment of clause 5**

In clause 5 of the bulk entitlement –

- (a) for the definition ‘Department’ **substitute** –  
‘**Department**’ means Department of Environment, Land, Water and Planning;’
- (b) for the definition ‘entitlement volume’ **substitute** –  
‘**entitlement share**’ means the volume as set out in clause 7 against which water allocations are made;’
- (c) for the definition ‘Greater Yarra System – Thomson River Pool’ **substitute** –  
‘**Greater Yarra System – Thomson River Pool**’ means water available to Melbourne Water under the bulk entitlements listed in Schedule 1 and to be allocated to the Primary Entitlement Holders listed in Schedule 2;’
- (d) for the definition ‘seasonal determination’ **substitute** –  
‘**seasonal determination**’ means a seasonal determination made by the Resource Manager in accordance with Schedule 3;’
- (e) for the definition ‘System Management Rules’ **substitute** –  
‘**System Management Rules**’ means any rules that are adopted for the operation of the Melbourne headworks system in accordance with clause 10;’
- (f) for the definition ‘water allocation’ **substitute** –  
‘**water allocation**’ means the volume that is allocated to the Authority in any year under the terms of this Order;’
- (g) in the definition ‘water season’ between the words ‘as’ and ‘the’ **insert** ‘in’

**7 Change of reference**

- (a) wherever the letter ‘s’ is used in the bulk entitlement to indicate a section of the Act **substitute** the word ‘section’

- (b) wherever the words ‘entitlement volume’ or ‘entitlement volumes’ appear in the bulk entitlement **substitute** with ‘entitlement share’ or ‘entitlement shares’ as the case may be

**8 Amendment of clause 6 – Granting of a Bulk Entitlement**

- (a) for sub-clause 6.1 **substitute**  
‘6.1 Subject to the conditions set out in this Order, the Authority is entitled to take and use water allocated from the Greater Yarra System – Thomson River Pool.’
- (b) **revoke** sub-clause 6.2

**9 Amendment of clause 7 – Entitlement Volume**

- (a) for clause 7 **substitute**

**7. ENTITLEMENT SHARE**

- 7.1 The Authority’s entitlement share is 18,250 ML, as specified in Schedule 2. The actual water allocation available to the Authority in any year under this entitlement share is determined in accordance with clause 8.’

**10 Amendment of clause 8 – Water Allocation**

- (a) in sub-clause 8.2 for the words ‘Bulk Entitlement’ **substitute** the word ‘Order’

**11 Amendment of clause 11 – Operating Arrangements**

- (a) for clause 11 **substitute**

**11. OPERATING ARRANGEMENTS**

- 11.1 The Authority must endeavour to establish with the Storage Manager and the Bulk Transfer System Operator, a bulk water supply agreement to enable the Authority to take water under this entitlement. This can be updated as necessary by agreement between the Authority, Storage Manager and Bulk Transfer System Operator. This must address but is not limited to –

- (a) arrangements for notification of the proposed water demand forecast for the forthcoming year;
- (b) arrangements to enable the Authority to take water at the Authority’s interface points, including delivery and withdrawal arrangements;
- (c) arrangements for coordination and liaison between representatives of the Authority and the Bulk Transfer System Operator with regard to operational matters; and
- (d) be inclusive of emergency management arrangements.

- 11.2 The Authority must endeavour to agree with the Storage Manager and the Bulk Transfer System Operator to update an annual operating plan. This annual operating plan must, but is not limited to –

- (a) be consistent with the System Management Rules;
- (b) be prepared in consultation with the other Primary Entitlement Holders, the Victorian Environmental Water Holder and any other interested parties likely to be affected by it;
- (c) be prepared annually and include forecast operating scenarios based on a range of climatic conditions;
- (d) be inclusive of multi-year outlook, if requested by the Minister or any of the Primary Entitlement Holders;
- (e) be inclusive of any proposed allocation or entitlement transfers by Primary Entitlement Holders; and
- (f) be approved by the Primary Entitlement Holders with respect to any decisions pertaining to the management of the primary entitlements.

11.3 If the Authority, the Storage Manager and the Bulk Transfer System Operator do not reach agreement under sub-clause 11.1 and or sub-clause 11.2, any party may give written notice to the other parties requiring the matter to be determined in accordance with clause 14.’

**12 Amendment of clause 13 – Metering Program**

- (a) for sub-clauses 13.1 (a) and (b) **substitute**  
 ‘(a) implement and maintain any metering program approved by the Minister;  
 (b) review and update any metering program approved by the Minister;’

**13 Amendment of clause 14 – Dispute Resolution**

- (a) in sub-clause 14.1 for the words  
 ‘, or any of them, (the ‘parties’)’  
**substitute** the words  
 ‘(the ‘parties’), or any combination of parties’
- (b) in sub-clause 14.2 between the words ‘be given’ and ‘14 days’ **insert** the words  
 ‘at a minimum of’

**14 Amendment of clause 16 – Reporting Requirements**

- (a) in sub-clause 16.4 for the words  
 ‘sub-clauses 15.1 to 15.3 and 15.5’  
**substitute** the words  
 ‘sub-clauses 16.1 to 16.3 and 16.5’
- (b) in sub-clause 16.4 paragraph (a), after the words ‘Schedule 1’ **insert** the words ‘and Schedule 2’

**15 Amendment of Schedule 1**

- (a) for Schedule 1 of the Bulk Entitlement Order **substitute** –  
**‘SCHEDULE 1 – BULK ENTITLEMENTS HELD BY  
 MELBOURNE WATER CORPORATION**

<b>Bulk Entitlements</b>
<b>Bulk Entitlements in the Yarra River Basin</b>
Bulk Entitlement (Yarra River – Melbourne Water) Order 2014
<b>Bulk Entitlements in the Goulburn River Basin</b>
Bulk Entitlement (Silver & Wallaby Creeks – Melbourne Water) Order 2014
<b>Bulk Entitlements in the Tarago and Bunyip River Basins</b>
Bulk Entitlement (Tarago and Bunyip Rivers – Melbourne Water) Order 2014
<b>Bulk Entitlements in the Thomson River Basin</b>
Bulk Entitlement (Thomson River – Melbourne Water) Order 2014

**16 Amendment of Schedule 2**(a) for Schedule 2 of the Bulk Entitlement Order **substitute** –**‘SCHEDULE 2 – PRIMARY ENTITLEMENTS**

Column A lists the primary entitlements, which are bulk entitlements for water sourced from Greater Yarra System – Thomson River Pool. Column B lists the authorities that hold these primary entitlements. Column C lists entitlement shares.

<b>A</b>	<b>B</b>	<b>C</b>
<b>Primary Entitlement</b>	<b>Primary Entitlement Holder</b>	<b>Entitlement Share (ML)</b>
Bulk Entitlement (Greater Yarra System – Thomson River Pool – City West Water) Order 2014	City West Water Corporation	152,797
Bulk Entitlement Greater Yarra System – Thomson River Pool – South East Water) Order 2014	South East Water Corporation	206,281
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Yarra Valley Water) Order 2014	Yarra Valley Water Corporation	219,776
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Barwon Water) Order 2014	Barwon Water Corporation	16,000
Bulk Entitlement (Greater Yarra System – Thomson River Pool – South Gippsland Water) Order 2014	South Gippsland Water Corporation	1,000
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Western Water) Order 2014	Western Water Corporation	18,250
Bulk Entitlement (Greater Yarra System – Thomson River Pool – Westernport Water) Order 2014	Westernport Water Corporation	1,000
<b>TOTAL</b>		<b>615,104</b>

Dated 30 May 2017

LISA NEVILLE MP  
Minister for Water

**Water Act 1989****BULK ENTITLEMENT (GREATER YARRA SYSTEM – THOMSON RIVER POOL – WESTERNPORT WATER) AMENDMENT ORDER 2017**

I, Lisa Neville, as Minister administering the **Water Act 1989** (the Act) make the following Order.

**1 Title**

This Order is called the Bulk Entitlement (Greater Yarra System – Thomson River Pool – Westernport Water) Amendment Order 2017.

**2 Preliminary**

The Bulk Entitlement (Greater Yarra System – Thomson River Pool – Westernport Water) Order 2014 was made on 30 June 2014 and published in the Victoria Government Gazette.

**3 Purpose**

The primary purpose of this Order is to amend the Bulk Entitlement (Greater Yarra System – Thomson River Pool – Westernport Water) Order 2014 (the bulk entitlement) to reflect the changes to the size of the Greater Yarra System – Thomson River Pool to offset the provision of a 3.9 per cent share of inflows into the Thomson Reservoir to the Victorian Environmental Water Holder. The other amendments are minor wording changes to improve the clarity of the bulk entitlement and which do not affect practical operations.

**4 Authorising provisions**

This Order is made in accordance with section 44 of the Act.

**5 Commencement**

This Order comes into effect on the day it is published in the Victoria Government Gazette.

**6 Amendment of clause 5**

In clause 5 of the bulk entitlement –

- (a) for the definition ‘Department’ **substitute** –  
‘**Department**’ means Department of Environment, Land, Water and Planning;’
- (b) for the definition ‘entitlement volume’ **substitute** –  
‘**entitlement share**’ means the volume as set out in clause 7 against which water allocations are made;’
- (c) for the definition ‘Greater Yarra System – Thomson River Pool’ **substitute** –  
‘**Greater Yarra System – Thomson River Pool**’ means water available to Melbourne Water under the bulk entitlements listed in Schedule 1 and to be allocated to the Primary Entitlement Holders listed in Schedule 2;’
- (d) for the definition ‘seasonal determination’ **substitute** –  
‘**seasonal determination**’ means a seasonal determination made by the Resource Manager in accordance with Schedule 3;’
- (e) for the definition ‘System Management Rules’ **substitute** –  
‘**System Management Rules**’ means any rules that are adopted for the operation of the Melbourne headworks system in accordance with clause 10;’
- (f) for the definition ‘water allocation’ **substitute** –  
‘**water allocation**’ means the volume that is allocated to the Authority in any year under the terms of this Order;’
- (g) in the definition ‘water season’ between the words ‘as’ and ‘the’ **insert** ‘in’

**7 Change of reference**

- (a) wherever the letter ‘s’ is used in the bulk entitlement to indicate a section of the Act **substitute** the word ‘section’

- (b) wherever the words ‘entitlement volume’ or ‘entitlement volumes’ appear in the bulk entitlement **substitute** with ‘entitlement share’ or ‘entitlement shares’ as the case may be

**8 Amendment of clause 6 – Granting of a Bulk Entitlement**

- (a) for sub-clause 6.1 **substitute**  
‘6.1 Subject to the conditions set out in this Order, the Authority is entitled to take and use water allocated from the Greater Yarra System – Thomson River Pool.’
- (b) **revoke** sub-clause 6.2

**9 Amendment of clause 7 – Entitlement Volume**

- (a) for clause 7 **substitute**

**7. ENTITLEMENT SHARE**

- 7.1 The Authority’s entitlement share is 1,000 ML, as specified in Schedule 2. The actual water allocation available to the Authority in any year under this entitlement share is determined in accordance with clause 8.’

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- (a) in sub-clause 8.2 for the words ‘Bulk Entitlement’ **substitute** the word ‘Order’

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Dated 30 May 2017

LISA NEVILLE MP  
Minister for Water

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