South Australian-Victorian Border Groundwaters Agreement Review Committee





Thirty-First Annual Report

To 30 June 2016

Adelaide and Melbourne

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PREFACE

The Border Groundwaters Agreement Review Committee's Annual Report for 2015–16 fulfils the requirement under clause 30(1) of the Border Groundwaters Agreement to report on its activities during the year to 30 June 2016. This report has been compiled with reference to reports from South Australia and Victoria.

Clause 30(2) requires the Review Committee to forward a copy of the report to the appropriate minister in each government.

Section 11 of the Victorian *Groundwater (Border Agreement) Act 1985*, and section 13 of the South Australian *Groundwater (Border Agreement) Act 1985* provides that the relevant minister shall cause a copy of the annual report to be laid before the parliament within fourteen sitting days of the receipt of the report.

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1. The year in summary

Along the South Australian–Victorian border, groundwater is the only reliable water source. It is used extensively in both states for irrigation, industry use and urban water supply, as well as farm stock and domestic use.

Groundwater extraction during the year was the highest on record and for some areas in Province 1 and Province 2 groundwater levels continue to decline. While groundwater supplies are relatively secure, the Border Groundwaters Agreement Review Committee (Review Committee) has sought to improve the technical understanding to inform a review of management responses to maintain the ongoing sustainable and equitable use of groundwater along the South Australian/Victorian border. Towards this end, the Review Committee has brought forward and initiated its technical and management reviews for Province 1 and Province 2.

The Review Committee also reviewed the management prescriptions for Province 3 and determined to keep them unchanged as the aquifers appear to have responded acceptably to the level of use in terms of groundwater level drawdowns and salinity.

After thirty years of operation, the states consider it timely to undertake a comprehensive review of the Agreement. The purpose is to review the usefulness, its relevancy, and suitability of the Agreement in terms of the future objectives for managing the groundwater resources along the border. The Review Committee is currently preparing its preliminary assessment of issues ahead of consultation with stakeholders.

About the Agreement and the Review Committee

The South Australian-Victorian Border Groundwaters Agreement

The groundwater resource along the South Australian–Victorian border is shared between the states. In recognition of the need to cooperatively manage these resources, the two states entered into the Border Groundwaters Agreement (the Agreement) in 1985. The Agreement was updated in 2006 and both states have agreed to a review of the Agreement and its operation.

The Agreement establishes a Designated Area, extending 20 kilometres either side of the border, and from the coast to the River Murray. The Agreement applies specifically to this Designated Area. The Designated Area is divided into 22 management zones with 11 zones in each state (Figure 1).

The Agreement provides that the available groundwater shall be shared equitably between the two states and applies to all existing and future bores within the Designated Area. Bores that extract groundwater for domestic and stock purposes are not covered by the Agreement.

Extraction licences or permits may not be granted or renewed within the Designated Area other than in accordance with the management prescriptions set out in the Agreement. The prescriptions limit water use to a Permissible Annual Volume for total withdrawals from all aquifers or each aquifer, to a permissible rate of potentiometric surface lowering and to a permissible level of salinity. The prescriptions also provide that, where appropriate, casing of new wells shall be sealed between aquifers to prevent inter-aquifer contamination.

The allocation of water is the responsibility of the licensing agencies in each state, in accordance with the relevant groundwater management plan or water allocation plan prepared under the states' respective water resources legislation.

The approach taken by the states in developing management plans has included objectives to better quantify the resource, to establish appropriate mechanisms for allocating the resource or, if needed, to restrict the use of the resource. Plans are developed through consultative committees to maximise community and industry involvement in making and implementing the arrangements.

The management areas relevant to the Designated Area are set out in Table 1. The location of the zones relevant to state water administration areas are shown in Figure 2.

Table 1: Management areas relevant to the Designated Area

South Australia	Victoria
 Noora Prescribed Wells Area Mallee Prescribed Wells Area Tatiara Prescribed Wells Area Lower Limestone Coast Prescribed Wells Area 	 Murrayville Water Supply Protection Area West Wimmera Groundwater Management Area Glenelg Water Supply Protection Area

Border Groundwaters Agreement Review Committee

The Review Committee¹, with membership from both states, is established under the Border Groundwaters Agreement as the operating body for the effective implementation and administration of the Agreement.

The Review Committee is required at intervals of not more than five years to review the management prescriptions – that is, the Permissible Annual Volume, the Allowable Annual Volume for sub-zones, the permissible distance, the permissible rate of potentiometric surface lowering (drawdown) and the permissible level of salinity (if any such levels have been declared). The next reviews are; 2017 - Province 2, and 2018 - Province 1. The review of Province 3 was carried out during the 2015-16 operating year.

The Agreement provides that the Review Committee shall have the power to alter the permissible distance, Permissible Annual Volume, Allowable Annual Volume and to declare a period of restriction. The relevant state ministers have the power to alter the permissible rate of potentiometric surface lowering and the permissible level of salinity, on the recommendation of the Review Committee².

The Agreement provides that the Review Committee may also:

- coordinate, or cause to be carried out, surveys, investigations and studies concerning the use, control, protection, management or administration of the groundwater in the Designated Area
- make recommendations to the Contracting Governments or to any authority, agency or tribunal of the Contracting Governments concerning any matter which, in the opinion of the Review Committee, may in any way affect the investigation, use, control, protection, management or administration of the groundwater within the Designated Area
- review the Agreement and, if in its opinion, amendments thereto are necessary or desirable, make recommendations to the Contracting Governments accordingly.

The Review Committee met three times during the year:

15 July 2015	Meeting 128	Teleconference
30 November 2015	Meeting 129	Teleconference
23 May 2016	Meeting 130	Melbourne

During the year membership of the Review Committee comprised:

South	Australia	V	ictoria
Ms J Grant Dr L Mensforth Mr T Collins	member member deputy member	Mr A Spall Mr R Nott Dr G Mitchell Mr T McDevitt	member member member deputy member

Mr Adrian Spall was member to 30 January 2016. Dr Grace Mitchell appointed to the Committee 11 April 2016. Ms Julia Grant was President until 23 May 2016 when Dr Grace Mitchell assumed the role.

¹ The Review Committee does not manage or control any public finances or assets.

² A full list of Government Gazette notices relating to the current prescriptions is provided in Appendix A of this report.

3. General Information

Groundwater resources in the South Australian-Victorian border region

There are two main aquifer systems along the border comprising the Tertiary Confined Sand Aquifer and the overlying Tertiary Limestone Aquifer (Figure 3). A thin Pliocene Sands Aquifer overlies the Upper Tertiary Aquitard in parts of the area.

The Tertiary Limestone Aquifer is the principal source of groundwater throughout the Designated Area, with water being used for a range of purposes – municipal supplies for towns such as Mount Gambier, individual domestic and stock water supplies, industry and irrigation of agricultural crops and recreational grounds.

Groundwater salinity in the Tertiary Limestone Aquifer is mostly less than 3000 EC (about 1700 mg/L TDS) in the Designated Area, except in the north where it exceeds 30 000 EC (about 18 000 mg/L TDS).

In the Designated Area, the Tertiary Limestone Aquifer has been subdivided into three hydrogeological provinces as shown in Figure 4 and described below:

<u>Province 1</u> occurs largely in the Otway Basin and is characterised by Quaternary calcareous sandstone overlying the Tertiary Limestone Aquifer (Gambier Limestone) forming one unconfined aquifer system

<u>Province 2</u> is located in the Murray Basin where the Tertiary Limestone Aquifer (Murray Group Limestone) is unconfined and either outcrops at the surface, or is overlain directly by the Pliocene Sands Aquifer

<u>Province 3</u> is in an area of the Murray Basin where the Tertiary Limestone Aquifer (Murray Group Limestone) is confined by the Upper Tertiary Aquitard. A thin Pliocene Sands Aquifer overlies the Upper Tertiary Aquitard in some parts of this province.

Management approach

When the Agreement was introduced in 1985, the groundwater shares (Permissible Annual Volumes) between the two adjacent state Designated Area zones were equal. As more has been learned about the groundwater resources and the risks to the resources from use, the limits have been amended to ensure the protection of the existing entitlements and the protection of the resource from undue depletion or degradation.

In accordance with its role to advise the states, as outlined in the previous section, the Review Committee has taken the following management approach for each province.

<u>Tertiary Limestone Aquifer – Province 1</u>

The Tertiary Limestone Aquifer is a high yielding and renewable resource and is replenished by rainfall. Parts of Province 1 are experiencing long-term declines in groundwater levels. The current mix of land use and groundwater extractions is out of balance (in that outflows and extractions exceed inflows) and is not sustainable in the long term. The estimated quantity of water utilised by plantation forestry is a significant component of the regional water balance being some three times that used for irrigation purposes in Province 1. Without a change in the current land and water use, groundwater levels will continue to decline over parts of Province 1.

In 2008, following its management review of Province 1 (Border Groundwaters Agreement Review Committee 2008), the Review Committee recommended that a new management approach is needed to achieve long term sustainability. It was the view of the Review Committee at that time that this may require reductions in the area under plantation forestry and the volume extracted via bores under groundwater entitlements. In the meantime the Review Committee proposed a management strategy to address four key issues. These are:

- water accounting
- inter-aquifer connectivity
- sea-water intrusion
- aquifer depletion.

In respect to water accounting the Review Committee proposed that an integrated water accounting system encompassing all major water users is essential. It recommended the states develop a consistent approach to account for the water used by plantation forests. The matter is under review in Victoria. South Australia has implemented arrangements to account for plantation forestry on water resources. Since July 2014, forest managers in South Australia are required to register existing (or approved proposed) forest compartments to enable granting of forest water licences. All future plantation forest developments are required to offset their hydrological impacts with a licensed water allocation.

The Review Committee recommended that each of the states undertake studies into the risks arising from long term declines in groundwater levels. These included studies on the inter connection between the Tertiary Confined Sand Aquifer on the Tertiary Limestone Aquifer, sea water intrusion and aquifer depletion in the Lake Mundi area in Victoria. Lake Mundi is an area where the Tertiary Limestone Aquifer is thin. The studies have been undertaken and the Review Committee has brought forward its review of management prescriptions for Province 1 to consider the management implications of these studies.

<u>Tertiary Limestone Aquifer – Province 2</u>

Groundwater in the Tertiary Limestone Aquifer is not being significantly replenished by modern recharge across most of Province 2. As such the groundwater resource is considered a non-renewable for water allocation and management purposes.

In the area of concentrated extractions in Zones 5A, 6A, 5B and 6B (Frances and Neuarpur) groundwater levels are declining due to extraction (~0.2 m/y since 1996). These declines in groundwater levels appear to be manageable, with respect to the capacity of the resource in the short term. However, as part of its management review of Province 2 in 2007 (Border Groundwaters Agreement Review Committee 2007) the Review Committee advised the states of the need to develop a common policy for the long-term management and use of groundwater on the basis that this is a non-renewable resource.

Victoria introduced staged reductions in licence allocations in Zones 5B and 6B in 2010. The Review Committee continues to seek discussion between the relevant regional management authorities towards developing a common policy approach for managing the groundwater as a non-renewable resource. Towards this end the Review Committee has brought forward its review of management prescriptions for Province 2.

<u>Tertiary Limestone Aquifer – Province 3</u>

Groundwater is not being replenished by modern recharge and has been managed as a non-renewable resource since 2001. The aquifer is confined and distant from recharge areas. Consequently the aquifer does not respond to seasonal recharge from rainfall. Intensive groundwater development began after 2001 and the observed long-term water level trends and seasonal drawdowns are consistent with pressure response of pumping in a confined

aquifer. A cone of depression in the groundwater pressure levels has formed with its centre located at Peebinga, an area of intensive groundwater extraction.

The Review Committee reviewed the management prescriptions for Province 3 during the year. Overall the Tertiary Limestone Aquifer appears to have responded acceptably to the level of use in terms of drawdowns and salinity. The full response of the aquifer is yet to be realised as groundwater extraction in Victoria has been less than Permissible Annual Volume. Further drawdowns in groundwater levels are expected as groundwater extractions increase. Schemes are in place in both South Australia and Victoria to ensure people relying on groundwater bores for domestic and stock purposes can still access the resource. The impacts on domestic and stock bores need to continue to be managed by the States.

There is no immediate risk of increased groundwater salinity due to the lateral movement of saline groundwater or the vertical of leakage of saline water from the Pliocene Sands Aquifer. There is a need to continue to monitor.

There are no environmental assets or ecosystems associated with the confined aquifer which are compromised by the volumes being extracted under these management arrangements.

There is potential for localised "hot spots" of drawdown, which could increase the impact on domestic and stock users, or increase the risks of dewatering the aquifer or accelerating water quality change. States have implement measures to prevent uncontrolled localised drawdowns arising from intense groundwater extraction.

In giving consideration to the above, the Review Committee determined that the management prescriptions relating to Province 3 remain unchanged.

Tertiary Confined Sand Aquifer

Management prescriptions for the Tertiary Confined Sand Aquifer in the Designated Area remain unchanged since 2001.

Pliocene Sands Aquifer

The Pliocene Sands Aquifer overlies the Tertiary Limestone Aquifer in the Murray Basin mainly in the northern part of the Designated Area. The groundwater in the Pliocene Sands Aquifer is generally saline. In 2007, the Review Committee determined a Permissible Annual Volume for the Pliocene Sand Aquifer in Zone 11A to provide for salinity mitigation extractions for the Murtho Salt Interception Scheme. The scheme intercepts groundwater that would enter the Murray River.

Permissible Annual Volumes and Allowable Annual Volumes

The Permissible Annual Volumes for each aquifer in each zone at 30 June 2016 are set out in Table 2.

Table 2: Permissible Annual Volumes at 30 June 2016

	South Aus		Victoria			
Permi			Permissible Annual Volume			
Pliocene Sands Aquifer (ML/y)	Tertiary Limestone Aquifer (ML/y)	Tertiary Confined Sand Aquifer (ML/y)	Zone	Zone	Tertiary Limestone Aquifer (ML/y)	Tertiary Confined Sand Aquifer (ML/y)
2144	3700	0	11A	11B	1823	0
	14000	320	10A	10B	6720	560
	11595	570	9A	9B	5960	630
	5121	340	8A	8B	3500	330
	8259	350	7A	7B	5782	350
	8758	360	6A	6B	9943	360
	18943	540	5A	5B	13069	570
22102		710	4A	4B	14000	300
24054		1900	3A	3B	16500	1000
	25000	2900	2A	2B	25000	5100
	31812	9200	1A	1B	45720	14500

The Allowable Annual Volumes for the sub-zones that have been determined for the Tertiary Limestone Aquifer in Zones 1A, 6A and 9A at 30 June 2016 are set out in Table 3. The locations of these sub-zones are shown in Figure 5.

Table 3: Allowable Annual Volumes for the Tertiary Limestone Aquifer for year ending 30 June 2016

South Australia					
Allowable An	nual Volumes				
Tertiary Limestone Aquifer (ML/y)	Sub-zone				
2400	9A North				
7760	9A South				
4658	6A South				
12507	1A South				

Allocations and volumes extracted

The allocations and the volumes extracted³ for the Tertiary Limestone Aquifer are listed in Tables 4 and 5.

Table 4: Permissible Annual Volumes, number of licences, allocations and volumes extracted for the Tertiary Limestone Aquifer at 30 June 2016

	South Australia						Victoria		
Т			Те	ertiary Lime	stone Aquife	er			
Permissible	Lice	ensed Alloca	ations	Zone	Zone	Permissible	Lice	ensed Alloca	tions
Annual Volume (ML/y)	Licences	Volume Allocated (ML)	Volume Extracted (ML)			Annual Volume (ML/y)	No. of Licences	Volume Allocated (ML)	Volume Extracted (ML)
3700	13	3699	2997	11A	11B	1823	3	1600	778
14000	36	13941	11208	10A	10B	6720	19	6718	4208
11595	10	9707	7657	9A	9B	5960	3	5300	69
5121	25	6923	2052	8A	8B	3500	8	3430	365
10435	79	9133	5614	7A	7B	5782	14	5782	3196
8758	44	11099	8346	6A	6B	9943	16	10276	7812
18943	125	25280	18314	5A	5B	13069	42	12833	7339
22102	172	32921	21594	4A	4B	14000	12	2880	289
24054	236	38196	15670	3A	3B	16500	5	515	15
25000	85	28572	15584	2A	2B	25000	43	24127	4918
31812	299	45409	29182	1A	1B	45720	17	4409	2457

In Zones 5B improved survey procedures identified the location of an existing licensed bore (comprising 632 ML of entitlement) to be within Zone 5B that was previously considered outside the Designated Area. The total volume allocated for Zone 5B and 6B has increased accordingly and exceeds the Permissible Annual Volume. The Review Committee will consider what action to take on the issue during 2016-17.

Table 5: Allowable Annual Volumes, number of licences, allocations and volumes extracted for the Tertiary Limestone Aquifer at 30 June 2016

South Australia								
Т	ertiary Lime	Sub-Zone						
Allowable	Lice	ensed Alloca	tions					
Annual Volume (ML/y)	Licences	Volume Allocated (ML)	Volume Extracted (ML)					
2400	2	1948	317	9A North				
7760	8	7759	7340	9A South				
4658	19	6A South						
12507	59	20086	14856 ⁴	1A South				

³ Note that the 'volume extracted' is the volume of groundwater extracted under a permit/licence and does not take into account the volume extracted for domestic and stock use or the impacts of plantation forests. The Agreement does not apply to bores for domestic and stock purposes.

⁴ It is noted that extractions have exceeded AAV in this sub-zone.

Most of the zones are fully committed in the Tertiary Limestone Aquifer, in that the volumes licensed have reached the Permissible Annual Volumes. In South Australia, there has been an ongoing process of converting all existing area-based irrigation allocations to volumetric allocations. While not granting any new allocations it has resulted in allocations exceeding the Permissible Annual Volumes in eight zones and the Allowable Annual Volume in two subzones. Groundwater use has exceeded the Allowable Annual Volume in Sub-zone 1A South.

The exceedance in Sub-zone 1A South first occurred in the previous reporting year and the Review Committee sought a report from South Australia. There are no compliance arrangements in place to ensure groundwater extraction does not exceed the Allowable Annual Volume in Zone 1A South, either under the Agreement, the State's water legislation or water allocation plan. The Review Committee has determined to bring forward the technical and management review of Province 1 to determine the risks to the resource, management options and responses.

The Review Committee has also sought to assess the risk of sea-water intrusion and water quality deterioration for groundwater users or groundwater dependent ecosystems (eg Piccaninnie Ponds). South Australia has enhanced its groundwater monitoring program along the coast.

There is un-allocated water in the Tertiary Limestone Aquifer in Zones 1B, 3B and 4B. There is a moratorium on new licences and permanent transfers of groundwater entitlements in Zones 1B, 2B, 3B and part of Zone 4B under Victoria's water legislation.

The allocations and volumes extracted for the Tertiary Confined Sand Aquifer are listed in Table 6. A moratorium exists under the Victorian *Water Act 1989* on issuing groundwater licences for the Tertiary Confined Sand Aquifer in Zones 1B, 2B and 3B.

Table 6: Permissible Annual Volumes, allocations and volumes extracted for the Tertiary Confined Sand Aquifer at 30 June 2016

South Australia						Victoria			
Tertiary Confined Sand Aquifer						Terti	ary Confine	ed Sand Aqı	uifer
Dorminaible	Lic	censed Alloca	tions	Zone	Zone	Dorminaible	Lic	ensed Allocat	ions
Permissible Annual Volume (ML/y)	No. of Licences	Volume Allocated (ML)	Volume Extracted (ML)			Permissible Annual Volume (ML/y)	No. of Licences	Volume Allocated (ML)	Volume Extracted (ML)
0	0	0	0	11A	11B	0	0	0	0
320	0	0	0	10A	10B	560	0	0	0
570	0	0	0	9A	9B	630	0	0	0
340	0	0	0	8A	8B	330	0	0	0
350	0	0	0	7A	7B	350	0	0	0
360	0	0	0	6A	6B	360	0	0	0
540	0	0	0	5A	5B	570	0	0	0
710	1	102	0	4A	4B	300	0	0	0
1900	1	250	154	3A	3B	1000	0	0	0
2900	2	150	34	2A	2B	5100	0	0	0
9200	4	1704	862	1A	1B	14500	0	0	0

The allocation and volume extracted for the Pliocene Sands Aguifer are listed in Table 7.

Table 7: Permissible Annual Volume, number of licences, volume allocated and volume extracted for the Pliocene Sands Aquifer at 30 June 2016

South Australia							
	Pliocene Sands Aquifer						
Permissible							
Annual Volume (ML/y)	No. of Licences	Volume Allocated (ML)	Volume Extracted (ML)	Zone			
2144	1	2144	1259 ⁵	11A			

While the Agreement does not apply to bores for domestic and stock purposes, the large number of bores in the Designated Area indicates the important role groundwater plays for these purposes. The estimated number of domestic and stock bores for each zone is listed in Table 8.

Table 8: Number of domestic and stock bores

South Austra	alia		Victoria
Number of Domestic and Stock Bores ¹	Zone	Zone	Number of Domestic and Stock Bores ²
16	11A	11B	17
166	10A	10B	243
25	9A	9B	47
62	8A	8B	113
749	7A	7B	104
391	6A	6B	56
1370	5A	5B	162
896	4A	4B	339
1155	ЗА	3B	79
632	2A	2B	577
1648	1A	1B	625

Note 1: The numbers of domestic and stock bores are derived from spatial analysis of the state SAGEODATA borehole records. It does not necessarily indicate the bores in use.

Note 2: The numbers of domestic and stock bores are best estimates made in 2004, based on State database records.

Permissible distance from the border

The permissible distance is the distance from the border within which all applications for a permit or licence must be forwarded to the Review Committee for approval. The permissible distances at 30 June 2016 are specified in Table 9.

⁵ The Murtho Salinity Interception Scheme commenced pumping in 2015 with extraction of 477ML for the year ending in June 2015. Due to an administrative oversight this was not reported in the Review Committee's annual report to 30 June 2015.

Table 9: Permissible distances at 30 June 2016

	South Australia			Victoria	
Tertiary Confined Sand Aquifer	Tertiary Limestone Aquifer	Zone	Zone	Tertiary Limestone Aquifer	Tertiary Confined Sand Aquifer
Distance	Distance			Distance	Distance
(km)	(km)			(km)	(km)
3	3	11A	11B	3	3
3	3	10A	10B	3	3
3	1	9A	9B	1	3
3	1	8A	8B	1	3
3	1	7A	7B	1	3
3	1	6A	6B	1	3
3	1	5A	5B	1	3
3	1	4A	4B	1	3
3	1	3A	3B	1	3
3	1	2A	2B	1	3
3	1	1A	1B	1	3

Permissible potentiometric surface lowering

The Agreement provides for a rate of drawdown that must not be exceeded. The prescribed permissible potentiometric surface lowering rates for each zone are shown in Table 10.

Table 10: Permissible potentiometric surface lowering rates at 30 June 2016

South Australia		Victoria		
Rate (m/y)	Zone	Zone	Rate (m/y)	
0.65	11A	11B	0.65	
0.65	10A	10B	0.65	
0.65	9A	9B	0.65	
0.05	8A	8B	0.65	
0.05	7A	7B	0.05	
0.05	Sub-zone 6A North	6B	0.20	
0.20	Sub-zone 6A South			
0.20	5A	5B	0.20	
0.25	4A	4B	0.25	
0.25	3A	3B	0.25	
0.25	2A	2B	0.25	
0.25	1A	1B	0.25	

Permissible salinity

The Agreement allows for the setting of Permissible salinity levels. Following the reviews of Province 1, Province 2 and Province 3 (Border Groundwaters Agreement Review Committee 2013, 2012 and 2015 respectively) the Review Committee has determined that there is no need to recommend that permissible salinity levels should be set.

Reports from the states

The Agreement requires that the Contracting Governments provide an annual report to the Review Committee detailing the number of permits or licences issued, volumes authorised, and details of potentiometric surface levels in each zone. In addition, the states also reported on a number of other activities that related to groundwater management in the Designated Area, as follows.

South Australia – Volumetric licence conversion

The South Australian Government is continuing its program to convert water licences from area-based to volume-based. Nearly all the licenses have been converted. The process will be finalised once a number of appeals have been heard by the Environment, Resources and Development Court.

Groundwater level monitoring review

Both South Australia and Victoria continued to review the groundwater monitoring network in their respective states.

Condition of the resource

Groundwater extraction was the highest on records for many zones in the Designated Area. The above average groundwater use may be attributed to the below average rainfall over the spring 2015 and summer of 2015-16.

Declines in groundwater levels are continuing in part of Zones 5A, 6A, 5B and 6B, and parts of Province 1. Elsewhere groundwater levels are about the same as the previous year.

Details of the potentiometric levels trends from representative observation bores for the Tertiary Limestone Aquifer and the Tertiary Confined Sand Aquifer are shown in Figures 7 and 8.

FIGURES

Figure 1: The Designated Area and zones

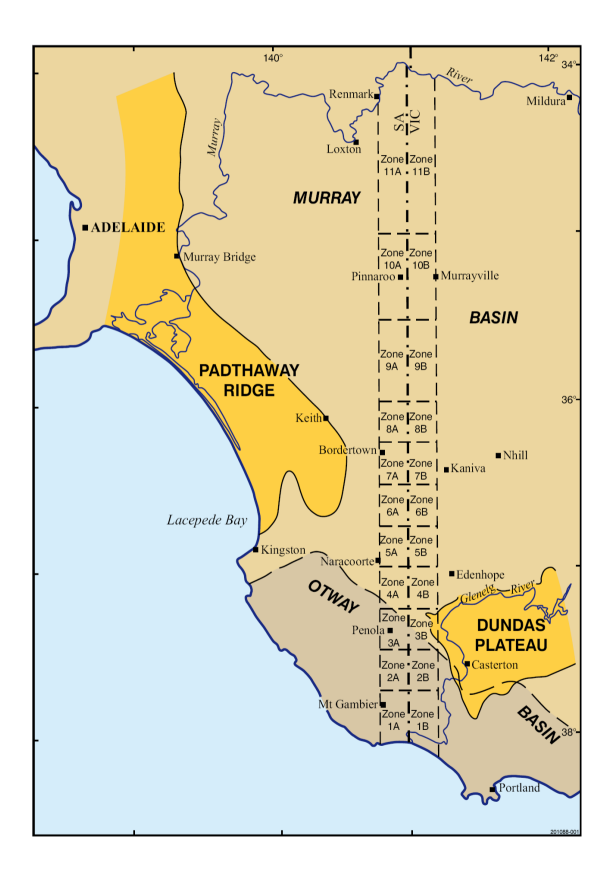


Figure 2: Relationship of management areas in South Australia and Victoria to the Designated Area

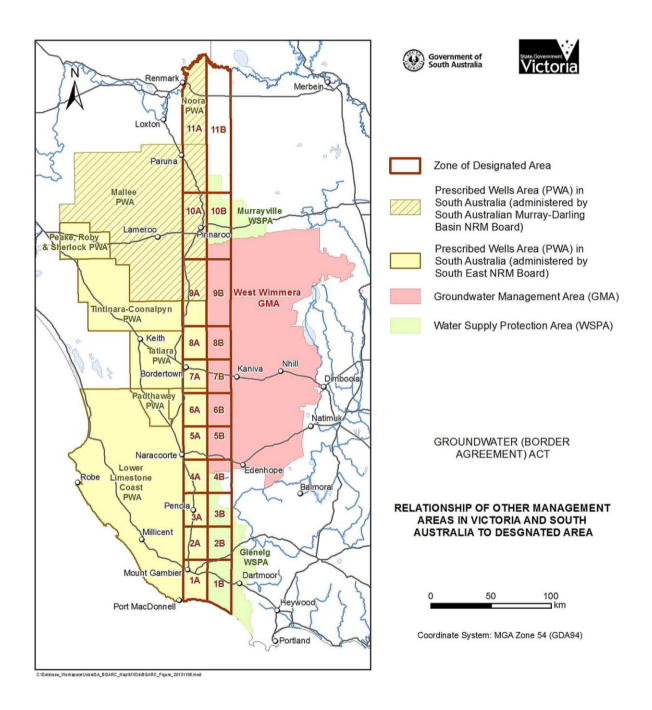


Figure 3: Schematic hydrostratigraphic cross-sections relating to Figure 4

(The locations of the cross-sections are shown in Figure 4)

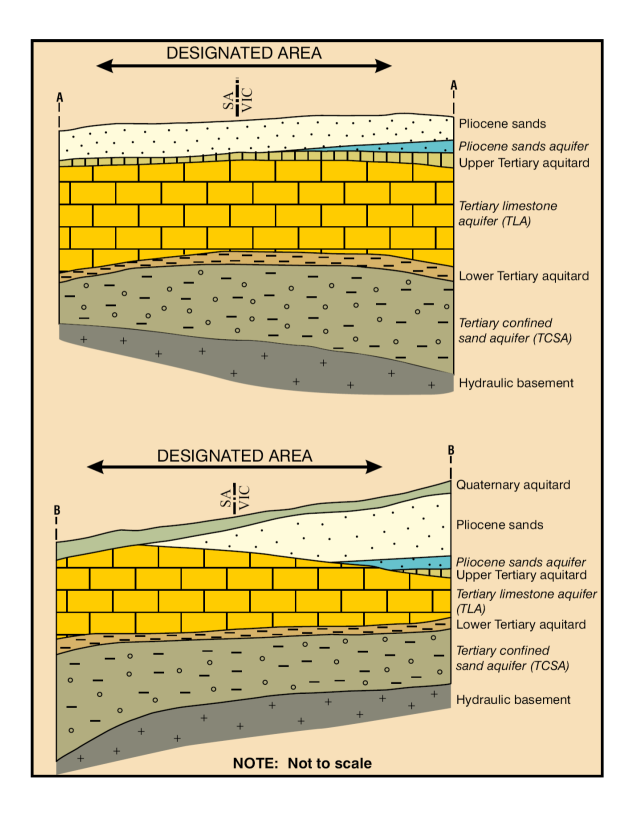


Figure 4: Hydrogeological provinces

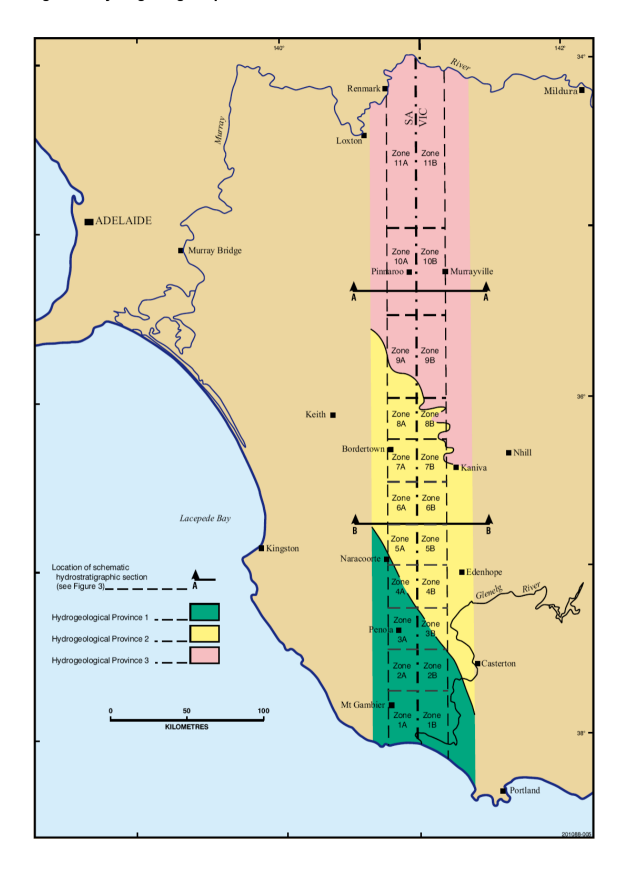
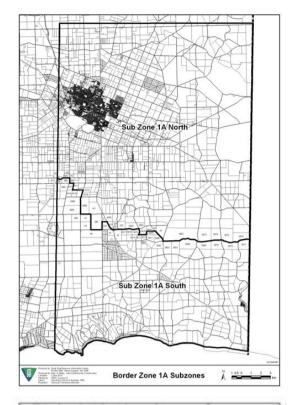
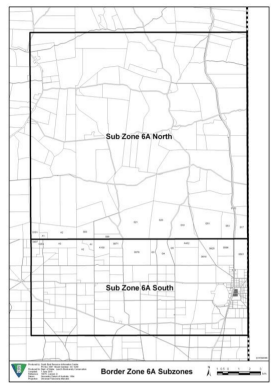
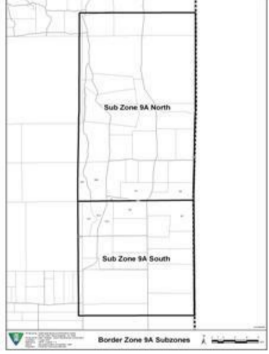


Figure 5: Sub-zone boundaries for Zones 1A, 6A and 9A





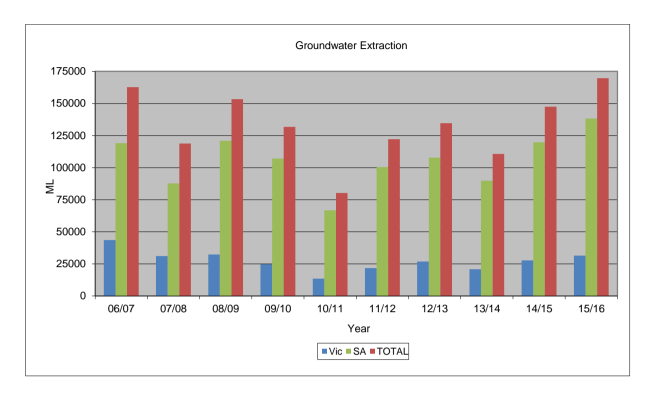


Boundaries of sub-zones are registered on :

Plan number 35/2010 (Zone 1A) Plan number 34/2010 (Zone 6A) Plan number 36/2010 (Zone 9A)

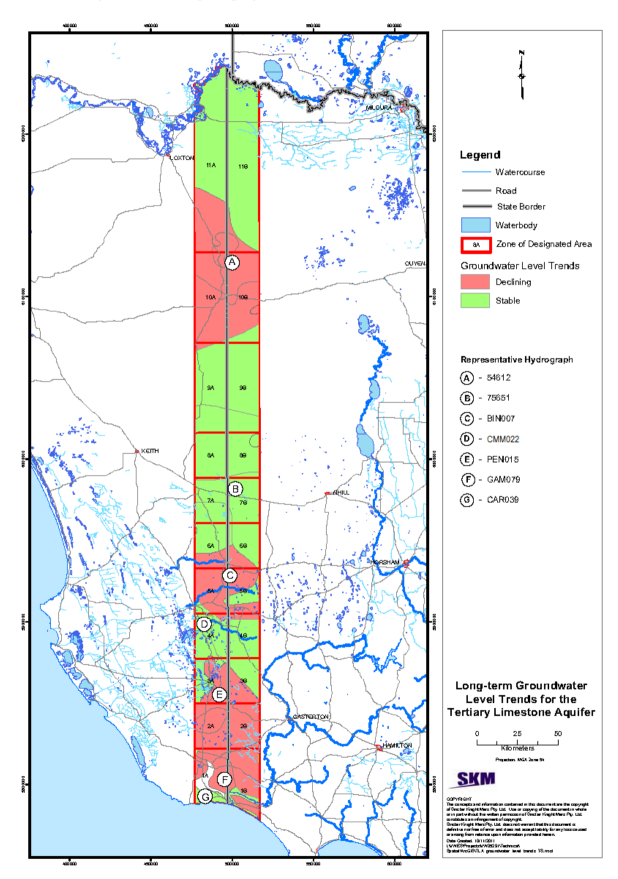
Plans can be viewed at Lands Titles Office at 101 Grenfell Street Adelaide

Figure 6: Annual volume extracted from the Tertiary Limestone Aquifer since 2006/07

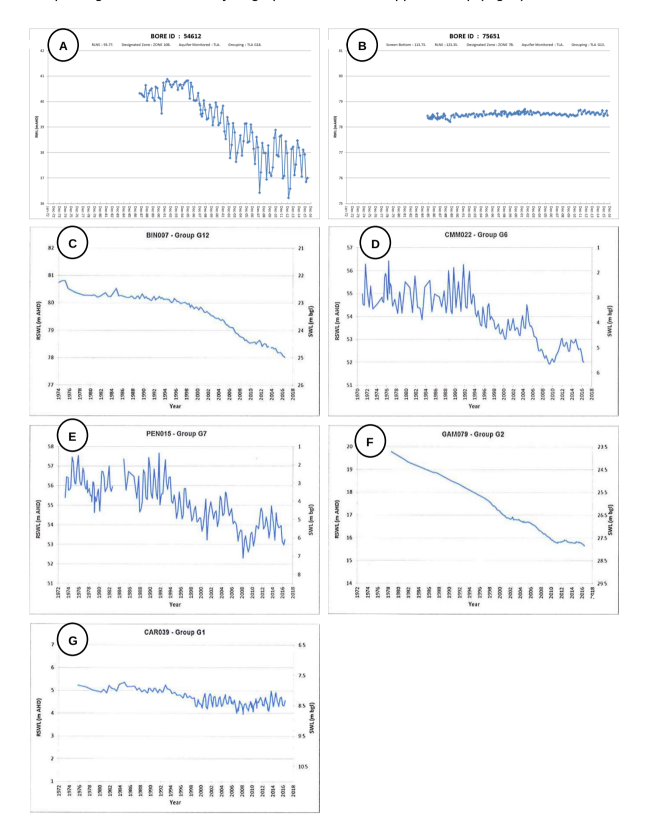


Note: 2006/07 was the first year that complete metering records were obtained.

Figure 7: Groundwater-level trends for the Tertiary Limestone Aquifer with some representative hydrographs



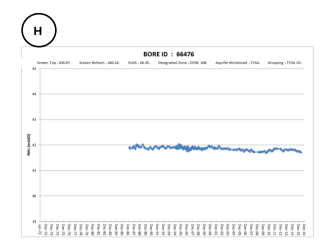
Sample of groundwater level hydrographs as located in opposite map (Fig. 7)

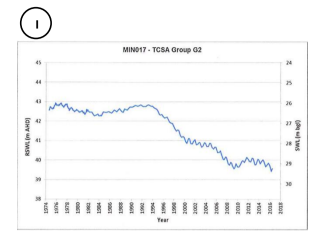


Legend Watercourse Road State Border Waterbody Zone of Designated Θ Representative Hydrograph **H** - 66476 () - MIN017 Long-term Groundwater Level Trends for the **Tertiary Confined** ① Sand Aquifer 25 Kilometers SKM

Figure 8: Groundwater-level trends for the Tertiary Confined Sand Aquifer with some representative hydrographs

Sample of groundwater level hydrographs as located in opposite map (Fig. 8)





GLOSSARY

Aquifer – A geological structure or formation or an artificial landfill permeated or capable of being permeated permanently or intermittently with water.

Allowable Annual Volume – The allowable volume of extraction specified for a particular sub-zone or aquifer within a sub-zone as has been determined by the Review Committee under clause 28(7) of the Agreement.

Designated Area – The area comprising part of the state of South Australia and part of the state of Victoria as specified in the First Schedule of the Act. This is an area 40 km wide and centred on the South Australia–Victoria Border and is the area to which the *Groundwater (Border Agreement) Act 1985* applies.

EC (ECU) – Electrical conductivity; 1 EC unit = 1 micro-Siemen per centimetre (μ S/cm) measured at 25°C; commonly used as a measure of water salinity as it is quicker and easier than measurement by TDS.

Management Prescriptions – The prescriptions provided under the Border Groundwaters Agreement. That is; Permissible Annual Volume, Allowable Annual Volume, Permissible distance, Permissible potentiometric surface lowering, and Permissible salinity.

Permissible Annual Volume - The Permissible Annual Volume of extraction specified for a particular zone or aquifer in a particular zone in the Designated Area.

Permissible distance – The distance from the border in which all applications for licences must be referred to the Review Committee to determine whether the licence should be issued.

Permissible potentiometric surface lowering – An average annual rate of potentiometric surface lowering (drawdown) within a zone as prescribed under the Agreement or has been agreed by the minister for each Contracting Government.

Permissible salinity – A certain level of salinity within a zone as has been agreed by the minister for each Contracting Government.

Prescribed Wells Area – An area declared to be prescribed under the South Australian *Natural Resources Management Act 2004*. Prescription of a water resource requires that future management of the resource be regulated via an approved water allocation plan and extraction of water be licensed.

TDS – Total dissolved solids, measured in milligrams per litre (mg/L); a measure of water salinity.

Tertiary Limestone Aquifer – Comprises aquifers in the Murray Group, Heytesbury Group, Coomandook Formation, Bridgewater Formation and Padthaway Formation, called collectively the Tertiary Limestone Aquifer, the base of which is identified as marl or black carbonaceous silt, sand or clay.

Tertiary Confined Sand Aquifer – Comprise aquifers in the Wangerrip Group and Renmark Group, below the Tertiary Limestone Aquifer.

Water Supply Protection Area – An area declared under the Victorian *Water Act 1989* to protect the area's groundwater or surface water resources through the development of a management plan, which aims for equitable management and long-term sustainability.

REFERENCES

Border Groundwaters Agreement Review Committee (2001). Five Year Management Review Report 1996 – 2000. September 2001.

Border Groundwaters Agreement Review Committee (2007). *Management Review of the Tertiary Limestone Aquifer in Province 2 of the Designated Area.* December 2007.

Border Groundwaters Agreement Review Committee (2008). *Management Review Tertiary Limestone Aquifer and Tertiary Confined Sand Aquifer in Province 1 of the Designated Area.* May 2008.

Border Groundwaters Agreement Review Committee (2010). *Management Review Tertiary Limestone Aquifer in Province 3 of the Designated Area.* January 2010.

SKM (2012). Review of groundwater level trends in the SA-Vic Designated Area.

APPENDICES

APPENDIX A

Notices in Government Gazette relating to the current amendments to the prescriptions

The Agreement requires that notices of the amendments be made in papers circulating in the area and the Government Gazette. The amendments took effect from the date nominated in the notice. The list of the notices in Government Gazette since May 2008 relating to the current amendments to the prescriptions is provided below.

South Australia

Publish date of Gazette	Notice
22 May 2008	Alteration of Permissible Annual Volumes for Zone 11A (sets a Permissible Annual Volume for the Parilla Sands Aquifer, Tertiary Limestone Aquifer and Tertiary Confined Sands Aquifer) (Note the Permissible Annual Volume for Tertiary Limestone Aquifer was superseded by the notice on 1 July 2010)
15 October 2009	Alteration of Permissible Annual Volume – Zone 6A
15 October 2009	Alteration of permissible distance – Zones 1A, 2A, 3A, 4A, 5A, 6A, 7A, 8A, 9A, 10A and 11A
15 October 2009	Notice of the alteration of Permissible Annual Volume – Zones 7A, 8A and 9A. (Note the Permissible Annual Volume for Zone 7A was superseded by the 1 July 2010 notice and Permissible Annual Volume for Zone 8A was superseded by 2 December 2010 notice)
1 July 2010	Sub-zoning of the Tertiary Limestone Aquifer in Zone 1A (also sets an Allowable Annual Volume for Sub-zone 1A South)
1 July 2010	Sub-zoning of Tertiary Limestone Aquifer in Zone 6A (also sets an Allowable Annual Volume Sub-zone 6A South and sets a permissible rate of potentiometric surface lowering for Sub-zones 6A South and 6A North)
1 July 2010	Sub-zoning of the Tertiary Limestone Aquifer in Zone 9A (also sets an Allowable Annual Volume Sub-zone 9A South and Sub-zone 9A North)
1 July 2010	Alteration of permissible rate of potentiometric surface lowering -Zone 5A
1 July 2010	Alteration of Permissible Annual Volume for the Tertiary Limestone Aquifer in Zones 1A, 3A, 4A, 5A, 7A, 10A and 11A
2 December 2010	Alteration of Permissible Annual Volume for the Tertiary Limestone Aquifer in Zone 8A
30 January 2014	Alteration of Permissible Annual Volume for the Tertiary Limestone Aquifer in Zone 7A

Victoria

Publish date of	Notice
Gazette	
15 October 2009	Alteration of Permissible Annual Volume – Zones 7B and 8B
15 October 2009	Alteration of permissible distance – Zones 1B, 2B, 3B, 4B, 5B, 6B, 7B, 8B, 9B, 10B and 11B
15 July 2010	Alteration of Permissible Annual Volume for the Tertiary Limestone Aquifer in Zone 8A
15 July 2010	Alteration of permissible rate of potentiometric surface lowering - Zones 5B and 6B
23 November 2016	Alteration of Permissible Annual Volume for the Tertiary Limestone Aquifer in Zones 5B and 6B