



Application: Amalgamation of Landholdings into One Member Contract

TO: MURRUMBIDGEE IRRIGATION Limited (the Company)

The Applicant applies for approval to amalgamate landholdings into one Member Contract.

a) **Name and Address of Member**

Contact Person and Telephone No.

b) **Landholding Account Numbers applied to be Amalgamated**

1 - 4 -

2 - 5 -

3 - 6 -

c) **Details of Primary Landholding**

<u>Landholding Account No to be retained for Member Contract</u>	<u>Outlet Number to be Retained as Formal Point of Supply</u>

d) **Outlets to be sealed or removed, if applicable**

e) **Attachments**

1 – Original Member Contract schedules

2 – Consents of Interest Parties/Encumbrances

DATED this _____ day of _____ year

Signature of the Applicant/s _____

FEE - \$150.00 (Includes GST) to be lodged with application, plus \$80 (Includes GST) for each outlet listed in d) above.

Statutory Declaration by Applicant

For Application: Proposal to Amalgamate Landholdings (Accompanying Form 16)

I/We _____ [Applicant(s)]

of (Landholdings) _____

in the State of _____ do hereby solemnly and sincerely declare that:

1. I/We am/are the registered landholder(s) in the attached application for amalgamation of landholdings under one Member Contract;
2. I/We have obtained the consents of all parties interested in the Shares and Member's Base Allocation, as well as the consents of all encumbrancees of the Landholdings;
3. I/We acknowledge the conditions at Annexure "A" of the Form 16 application.

AND I/WE make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Oaths Act, 1900.

MADE and DECLARED at

this _____ day of _____ year

before me:

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Justice of the Peace/Solicitor

ANNEXURE “A”

Conditions of Amalgamation Accompanying Form 16

1. Final approval or refusal of application is at the discretion of Murrumbidgee Irrigation Limited (the Company);
2. Applications approved prior to 31st July will take effect in the current season’s financial water account;
3. Applications approved after 31st July will take effect in the following season’s financial water account;
4. All the landholdings must be held under title in exactly the same name;
5. All the landholdings must be contiguous (adjacent to each other);
6. All the landholdings must be supplied from the same supply channel;
7. All the landholdings must be in the same Financial Pricing Group;
8. Amalgamation will entitle the landholder/s to only one vote if A and/or B class shares are held, or no votes if only C class shares are held;
9. Only one supply point will be recognised by the Company as a formal point of supply;
10. Any further outlets retained will be considered as surplus to formal requirements and classified as Additional Outlets, and will be the sole responsibility of the landholder/s;
11. Future separation of the landholdings will require a Form 11 – Proposal to Subdivide application to be lodged;
12. The Company gives no guarantee that an application under clause 9 above will be approved;
13. The Company gives no guarantee of Additional Outlet/s being approved to be retained if an application is approved under clause 9 above.