

Application No: **BEX** (Office Use Only)

3. Conditions for Amalgamation of Water Allowances

- a. Allowances must be held in common ownership or be associated to a single farming enterprise.
- b. Documentary evidence is required if allowances are not in common ownership eg. partnership agreement, statutory declaration, lease document etc.
- c. The amalgamation of allowances attached to different supply systems is not permitted.
- d. The approval of amalgamations is subject to the available capacity that exists within the pipeline system as determined by GWMWater’s hydraulic model for the affected pipeline.
- e. The applicant is required to nominate the names and address of the party to be billed for the amalgamated entity.
- f. The future subdivision of amalgamated allowances will require the payment of a subdivision fee which is currently \$192.10.

4. Billing Details

The amalgamated entity is to be billed as follows:

Given Name	Surname/Company	Contact phone number
Postal Address		

5. Payment Details

Application fees do not currently apply but will be charged at some point in the future.

Privacy Statement: The information from the Form is collected under the *Water Act 1989*, in order to process the application, to maintain the water register, and for the provision of water market statistical information. Most of the information is available to the public.