

Coal Mining Safety and Health and Other Legislation Amendment Bill 2022



Queensland

Coal Mining Safety and Health and Other Legislation Amendment Bill 2022

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2022

A Bill

for

An Act to amend the Coal Mining Safety and Health Act 1999, the Geothermal Energy Act 2010, the Greenhouse Gas Storage Act 2009, the Mineral and Energy Resources (Common Provisions) Act 2014, the Mineral Resources Act 1989, the Mineral Resources Regulation 2013 and the Petroleum and Gas (Production and Safety) Act 2004 for particular purposes

[s 1]

	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title This Act may be cited as the <i>Coal Mining Safety and Health</i>	3
		and Other Legislation Amendment Act 2022.	5
Clause	2	Commencement	6
		Part 2 commences on 25 November 2022.	7
	Part	2 Amendment of Coal Mining	8
		Safety and Health Act 1999	9
Clause	3	Act amended	10
		This part amends the Coal Mining Safety and Health Act 1999.	11 12
		Note—	13
		See also the amendments in schedule 1.	14
Clause	4	Amendment of s 54 (Appointment of site senior	15
		executive)	16
		(1) Section 54, heading, 'Appointment'—	17
		omit, insert—	18
		Limitations on appointment	19
		(2) Section 54(5)—	20
		omit, insert—	21
		(5) Also, a coal mine operator must not appoint a	22

	person to be site senior executive for a coal mine or a separate part of a surface mine unless the person is an employee of—	1 2 3
	(a) the coal mine operator; or	4
	(b) an associated entity of the coal mine operator; or	5 6
	(c) an entity that employs or otherwise engages 80% or more of the coal mine workers at the coal mine.	7 8 9
	Maximum penalty—500 penalty units.	10
(5A	However, subsection (5) does not apply if the only coal mining operations at the coal mine or the separate part of the surface mine are exploration activities under an exploration permit, mineral development licence or mining lease.	11 12 13 14 15
(3) Section 5	4(5A) and (6)—	16
renumber	as section 54(6) and (7).	17
	t of s 57 (Appointment of another site senior uring temporary absence)	18 19
Section 5	7—	20
omit, inse	ert—	21
57 A	cting site senior executive	22
(1	This section applies if the person appointed as site senior executive for a coal mine or a separate part of a surface mine (the <i>appointed SSE</i>)—	23 24 25
	(a) vacates office; or	26
	(b) is temporarily absent from duty for more than 14 days.	27 28
(2) If subsection (1)(a) applies, the coal mine operator for the coal mine or the separate part of the surface mine may appoint a person to act as site senior executive during the vacancy.	29 30 31 32

Clause 5

(3)	If subsection (1)(b) applies, the coal mine operator for the coal mine or the separate part of the surface mine must appoint a person to act as site senior executive during the absence.	1 2 3 4
	Maximum penalty—100 penalty units.	5
(4)	The coal mine operator must make an appointment under subsection (2) or (3)—	6 7
	(a) in writing; and	8
	(b) as soon as practicable and no later than 14 days after the day the appointed SSE vacates office or is first absent from duty.	9 10 11
	Maximum penalty—100 penalty units.	12
(5)	The coal mine operator must ensure a person appointed under subsection (2) or (3) acts as the site senior executive for a period that ends 12 weeks or less after the day the appointed SSE—	13 14 15 16
	(a) vacated office; or	17
	(b) was first temporarily absent from duty.	18
	Maximum penalty—500 penalty units.	19
(6)	However, subsection (5) does not apply if the person appointed under subsection (2) or (3) is an employee of—	20 21 22
	(a) the coal mine operator; or	23
	(b) an associated entity of the coal mine operator; or	24 25
	(c) an entity that employs or otherwise engages 80% or more of the coal mine workers at the coal mine.	26 27 28
(7)	Also, subsection (5) does not apply if the only coal mining activities at the coal mine or the separate part of the surface mine for which the person is appointed are exploration activities under an exploration permit, mineral	29 30 31 32 33

s	6]

			development licence or mining lease.	1
		(8)	The person acting as site senior executive is subject to all of the obligations of a site senior executive.	2 3 4
		(9)	The coal mine operator is taken to discharge the obligation mentioned in section 41(1)(d) for the period of an appointment under subsection (2).	5 6 7
Clause	6	Amendment of absences)	f s 58 (Other appointments during	8 9
		(1) Section 58(2	2), penalty, 'for subsection (2)'—	10
		omit.		11
		(2) Section 58–	_	12
		insert—		13
		(3)	This section does not apply if the person is—	14
			(a) the site senior executive for a coal mine or a separate part of a surface mine; or	15 16
			(b) an open-cut examiner appointed under section 59(1); or	17 18
			(c) a person appointed under section 60(2), (4), (8), (9) or (10); or	19 20
			(d) a ventilation officer appointed under section 61.	21 22
Clause	7		of s 59 (Additional requirements for of surface mines)	23 24
		Section 59–	_	25
		omit, insert-	_	26
		59 A pp	pointment of open-cut examiner	27
		(1)	The site senior executive for a surface mine or a separate part of a surface mine must appoint a person holding an open-cut examiner's certificate	28 29 30

	of competency to be open-cut examiner for each surface mine excavation carried out at the mine or part of the mine.	1 2 3
	Maximum penalty—200 penalty units.	4
(2)	The coal mine operator for the surface mine or the separate part of the surface mine must ensure a person appointed by the site senior executive under subsection (1) is an employee of—	5 6 7 8
	(a) the coal mine operator; or	9
	(b) an entity that employs or otherwise engages 80% or more of the coal mine workers at the coal mine.	10 11 12
	Maximum penalty—500 penalty units.	13
59A Ac	ting open-cut examiner	14
(1)	This section applies if an open-cut examiner appointed under section 59(1)—	15 16
	(a) vacates office; or	17
	(b) is temporarily absent from duty.	18
(2)	If subsection (1)(a) applies, the site senior executive for the surface mine or the separate part of the surface mine may appoint a person to act as open-cut examiner for the surface mine excavations mentioned in section 59(1) during the vacancy.	19 20 21 22 23 24
(3)	If subsection (1)(b) applies, the site senior executive for the surface mine or the separate part of the surface mine must appoint a person to act as open-cut examiner for the surface mine excavations mentioned in section 59(1) during the absence.	25 26 27 28 29 30
	Maximum penalty—40 penalty units.	31
(4)	The coal mine operator for the surface mine or the separate part of the surface mine must ensure a	32 33

	und exar afte	son appointed by the site senior executive er subsection (2) or (3) acts as open-cut miner for a period that ends 12 weeks or less r the day the open-cut examiner appointed er section 59(1)—	1 2 3 4 5
	(a)	vacated office; or	6
	(b)	was first temporarily absent from duty.	7
	Max	ximum penalty—500 penalty units.	8
(5)	pers	wever, subsection (4) does not apply if the son appointed under subsection (2) or (3) is an ployee of—	9 10 11
	(a)	the coal mine operator; or	12
	(b)	an entity that employs or otherwise engages 80% or more of the coal mine workers at the coal mine.	13 14 15
(6)	sepa pers	coal mine operator for the surface mine or the arate part of the surface mine must ensure a son appointed under subsection (2) or (3) holds open-cut examiner's certificate of competency.	16 17 18 19
	Max	ximum penalty—200 penalty units.	20
(7)	sect	site senior executive is taken to comply with ion 59(1) for the period of an appointment er subsection (2).	21 22 23
		0 (Additional requirements for iderground mines)	24 25
Section 60(12),	employee of the coal mine operator.'—	26
omit, insert			27
	emp	ployee of—	28
	(a)	for an appointment under subsection (2), (4) or (8)—	29 30
		(i) the coal mine operator; or	31

Clause 8

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		(ii)	an associated entity of the coal mine operator; or	1 2
		(iii	an entity that employs or otherwise engages 80% or more of the coal mine workers at the coal mine; or	3 4 5
			an appointment under subsection (9) or	6 7
		(i)	the coal mine operator; or	8
		(ii)	an entity that employs or otherwise engages 80% or more of the coal mine workers at the coal mine.	9 10 11
lause 9	Insertion of ne	w s 60 <i>A</i>	1	12
	After sectio	n 60—		13
	insert—			14
	60A Act	ing man	agers of underground mines	15
	(1)	This sec	tion applies if—	16
		and	person (the <i>appointer</i>) has appointed other person (the <i>appointee</i>) under tion 60(2), (4), (8), (9) or (10); and	17 18 19
		(b) the	appointee—	20
		(i)	vacates office; or	21
		(ii)	is temporarily absent from duty.	22
	(2)	appoint	a person to act in the office of the ee during the vacancy.	23 24 25
	(3)	appoint	a person to act in the office of the during the absence.	26 27 28
		Maximu	ım penalty—40 penalty units.	29
	(4)		l mine operator for the underground mine sure a person appointed under subsection	30 31

	peri		acts in the office of the appointee for a at is 12 weeks or less after the day the	1 2 3
	(a)	vaca	nted office; or	4
	(b)	was	first temporarily absent from duty.	5
	Max	ximur	m penalty—500 penalty units.	6
(5)	pers	son ap	e, subsection (4) does not apply if the oppointed under subsection (2) or (3) is an e of—	7 8 9
	(a)		an appointment to act in an office under ion 60(2), (4) or (8)—	10 11
		(i)	the coal mine operator for the mine; or	12
		(ii)	an associated entity of the coal mine operator; or	13 14
		(iii)	an entity that employs or otherwise engages 80% or more of the coal mine workers at the coal mine; or	15 16 17
	(b)		an appointment to act in an office under ion 60(9) or (10)—	18 19
		(i)	the coal mine operator for the mine; or	20
		(ii)	an entity that employs or otherwise engages 80% or more of the coal mine workers at the coal mine.	21 22 23
(6)	mus (2)	st ensor (3)	mine operator for the underground mine ure a person appointed under subsection meets the competency requirement for nument.	24 25 26 27
	Max	ximur	m penalty—	28
	(a)		an appointment to act in an office under ion 60(2) or (4)—400 penalty units; or	29 30
	(b)		an appointment to act in an office under ion 60(8), (9) or (10)—200 penalty	31 32 33

(7)	requ und	e appointer is taken to comply with the uirement to appoint a person to the office der section 60(2), (4), (8), (9) or (10) for the iod of an appointment under subsection (2).	1 2 3 4
(8)	In this section—		
	competency requirement, for an appointment under subsection (2) or (3), means—		6 7
	(a)	for an appointment to act in an office under section 60(2) or (4)—holding a first class certificate of competency for an underground coal mine; or	8 9 10 11
	(b)	for an appointment to act in an office under section 60(8) or (9)—	12 13
		(i) holding a first or second class certificate of competency for an underground coal mine; or	14 15 16
		(ii) holding a deputy's certificate of competency for an underground coal mine; or	17 18 19
	(c)	for an appointment to act in an office under section $60(10)$ —having the appropriate competencies mentioned in section $60(10)$.	20 21 22
Clause 10 Amendment of	fs6	61 (Appointment of ventilation officer)	23
Section 61(4	4), 'e	employee of the coal mine operator.'—	24
omit, insert-	_		25
	emp	ployee of—	26
	(a)	the coal mine operator; or	27
	(b)	an associated entity of the coal mine operator; or	28 29
	(c)	an entity that employs or otherwise engages 80% or more of the coal mine workers at the mine.	30 31 32

Clause 11	Replacement of	of s 61A (Absence of ventilation officer)	1
	Section 61A	\	2
	omit, insert-	_	3
	61A Act	ing ventilation officer	4
	(1)	This section applies if—	5
		(a) a ventilation officer appointed under section 61 for an underground mine—	6 7
		(i) vacates office; or	8
		(ii) is temporarily absent from duty; and	9
		(b) there is no other person appointed under that section who can assume the ventilation officer's duties during the vacancy or absence.	10 11 12 13
	(2)	If subsection (1)(a)(i) applies, the underground mine manager may appoint a person to act during the vacancy.	14 15 16
	(3)	If subsection (1)(a)(ii) applies, the underground mine manager may assume the duties of the ventilation officer during the absence if—	17 18 19
		(a) the absence is for not longer than 7 days; and	20 21
		(b) the manager holds a ventilation officer's certificate of competency.	22 23
	(4)	If subsection (1)(a)(ii) applies and the underground mine manager does not assume the duties of the ventilation officer under subsection (3), the manager must appoint another person to act as the ventilation officer during the absence.	24 25 26 27 28
		Maximum penalty—200 penalty units.	29
	(5)	However, the underground mine manager must not appoint a person under subsection (2) or (4) unless the person holds a ventilation officer's certificate of competency.	30 31 32 33

	Max	imum penalty—200 penalty units.	1
(6)	mine subs for a	o, the coal mine operator for the underground e must ensure a person appointed under ection (2) or (4) acts as the ventilation officer a period that is 12 weeks or less after the day ventilation officer appointed under section	2 3 4 5 6 7
	(a)	vacated office; or	8
	(b)	was first temporarily absent from duty.	9
	Max	imum penalty—500 penalty units.	10
(7)	pers	vever, subsection (6) does not apply if the on appointed under subsection (2) or (4) is an loyee of—	11 12 13
	(a)	the coal mine operator; or	14
	(b)	an associated entity of the coal mine operator; or	15 16
	(c)	an entity that employs or otherwise engages 80% or more of the coal mine workers at the coal mine.	17 18 19
(8)	com	underground mine manager is taken to ply with section 61(2) for the period of an bintment under subsection (2).	20 21 22
Insertion of ne	ew pt	20, div 10	23
Part 20—			24
insert—			25
Divisio	on 10	Transitional provisions for Coal Mining Safety and	26 27
		Health and Other	28
		Legislation Amendment	29
		Act 2022	30

Clause 12

322 Def	initions for division	1
	In this division—	2
	<i>former</i> , for a provision of this Act, means the provision as in force from time to time before the commencement.	3 4 5
	new , for a provision of this Act, means the provision as in force from the commencement.	6 7
323 Ap _l	plication of new pt 4, div 2	8
	From the commencement, new part 4, division 2 applies in relation to the appointment of a person, whether the appointment was made before, or is made after, the commencement.	9 10 11 12
324 Par	ticular existing appointees go out of office	13
(1)	This section applies if, immediately before the commencement, a person (the <i>appointee</i>)—	14 15
	(a) was the site senior executive for a coal mine; or	16 17
	(b) held an appointment under former section 59(1), 60(2), (4), (8), (9) or (10) or 61(2).	18 19
(2)	If, on the commencement, the appointee could not be appointed under the new appointment provisions, the appointee goes out of office.	20 21 22
(3)	No compensation is payable to the appointee because of this section.	23 24
(4)	In this section—	25
	new appointment provisions, for an appointee, means—	26 27
	(a) if the appointee is a person mentioned in subsection (1)(a)—new section 54(5) and (6); or	28 29 30

	(b)	if the appointee was section 59(1)—new	appointed under former section 59(2); or	1 2
	(c)	if the appointee was section 60(2), (4) 60(12)(a); or	appointed under former or (8)—new section	3 4 5
	(d)	if the appointee was section 60(9) or 60(12)(b); or	appointed under former (10)—new section	6 7 8
	(e)	if the appointee was section 61(2)—new	appointed under former section 61(4).	9 10
		ntion of acting apport	pointments made	11 12
(1)	com		immediately before the (the <i>appointee</i>) held an	13 14 15
	(a)	under former section	n 57(1); or	16
	(b)	under former section duties of—	on 58(2) to perform the	17 18
		(i) an open-cut e section 59(1); of	examiner under former or	19 20
			pointed under former 4), (8), (9) or (10); or	21 22
	(c)	under former 61A(3).	23
(2)		the commencemen appointed under—	t, the appointee is taken	24 25
	(a)	for an appointee m (1)(a)—new section	nentioned in subsection 57(3); or	26 27
	(b)	for an appointee m (1)(b)(i)—new section	nentioned in subsection on 59A(3); or	28 29
	(c)	for an appointee m (1)(b)(ii)—new sect	nentioned in subsection ion 60A(3); or	30 31

	(d) for an appointee mentioned in subsection (1)(c)—new section 61A(4).	1 2
(3)	This section applies subject to section 326.	3
	en particular acting appointments made ore commencement taken to commence	4 5
(1)	For an appointee mentioned in section 325(1)(a), new section 57(5) applies in relation to the appointee as if—	6 7 8
	(a) the appointed SSE was first temporarily absent from duty on the day of the commencement; and	9 10 11
	(b) the appointee had been appointed to act in the office on the day of the commencement.	12 13
(2)	For an appointee mentioned in section 325(1)(b)(i), new section 59A(4) applies in relation to the appointee as if—	14 15 16
	(a) the appointed open-cut examiner was first temporarily absent from duty on the day of the commencement; and	17 18 19
	(b) the appointee had been appointed to act in the office on the day of the commencement.	20 21
(3)	For an appointee mentioned in section 325(1)(b)(ii), new section 60A(4) applies in relation to the appointee as if—	22 23 24
	(a) the person in whose office the appointee is acting was first temporarily absent from duty on the day of the commencement; and	25 26 27
	(b) the appointee had been appointed to act in the office on the day of the commencement.	28 29
(4)	For an appointee mentioned in section 325(1)(c), new section 61A(6) applies in relation to the appointee as if—	30 31 32

[s 13]	
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			(a) the ventilation officer appointed under former section 61 was first temporarily absent from duty on the day of the commencement; and	1 2 3 4
			(b) the appointee had been appointed to act in the office on the day of the commencement.	5 6
		(5)	This section does not limit the following provisions—	7 8
			(a) for subsection (1)—new section 57(6) and (7);	9 10
			(b) for subsection (2)—new section 59A(5);	11
			(c) for subsection (3)—new section 60A(5);	12
			(d) for subsection (4)—new section 61A(7).	13
lause	13	Amendment of	f sch 3 (Dictionary)	14
		Schedule 3-	_	15
		insert—		16
			associated entity has the meaning given by the Corporations Act, section 50AAA.	17 18
	Part	3	Amendment of Geothermal	19
			Energy Act 2010	20
lause	14	Act amended		21
		This part an	nends the Geothermal Energy Act 2010.	22
		Note—		23
		See also the	e amendment in schedule 1.	24
lause	15	Amendment of may be taken)	fs 320 (Types of noncompliance action that	25 26
		(1) Section 320	(2)—	27

	_	~1
S	7	61

		omit.	
	((2) Section 320	0(3) to (5)—
		renumber a	as section 320(2) to (4).
Clause	16 I	Insertion of n	ew ch 9, pt 7
		Chapter 9–	_
		insert—	
		Part 7	Transitional provision for Coal Mining Safety and Health and Other Legislation Amendment Act 2022
			plication of new s 320 to noncompliance ion
		(1)	New section 320 applies in relation to noncompliance action if the event mentioned in section 321(2) or (3) for which the action is taken happens after the commencement.
		(2)	In this section—
			<i>new section 320</i> means section 320 as in force from the commencement.
	Part 4	ı	Amendment of Greenhouse
			Gas Storage Act 2009
Clause	17	Act amended	
		This part ar	mends the Greenhouse Gas Storage Act 2009.
		Note—	
		See also th	ne amendment in schedule 1.

s	1	81

Clause	18	Amendment of may be taken	of s 379 (Types of noncompliance action that)	1 2
		(1) Section 37	9(2)—	3
		omit.		4
		(2) Section 37	9(3) to (5)—	5
		renumber a	as section 379(2) to (4).	6
Clause	19	Insertion of n	ew ch 8, pt 6	7
		Chapter 8-	_	8
		insert—		9
		Part 6	Transitional provision	10
			for Coal Mining Safety	11
			and Health and Other	12
			Legislation	13
			Amendment Act 2022	14
			plication of new s 379 to noncompliance tion	15 16
		(1)	New section 379 applies in relation to noncompliance action if the event mentioned in section 380(2) or (3) for which the action is taken happens after the commencement.	17 18 19 20
		(2)	In this section—	21
			<i>new section 379</i> means section 379 as in force from the commencement.	22 23

[s 20]

	Part	5 Amendment of Mineral and Energy Resources (Common Provisions) Act 2014	1 2 3
Clause	20	Act amended This part amends the Mineral and Energy Resource (Common Provisions) Act 2014. Note—	4 s 5 6 7
		See also the amendment in schedule 1.	8
Clause	21	Amendment of s 21 (Failure to pay contribution to scheme fund or give surety prevents registration of dealing)	9 10 11
		Section 21(1)(a)(i)—	12
		omit, insert—	13
		(i) a changed holder event under the <i>Minera</i> and Energy Resources (Financia Provisioning) Act 2018 for a resource authority that authorises the carrying out of a resource activity for an environmental authority;	el 15 e 16 el 17
	Part	6 Amendment of Mineral	20
		Resources Act 1989	21
Clause	22	Act amended	22
		This part amends the Mineral Resources Act 1989.	23
Clause	23	Insertion of new s 291	24
		After section 290A—	25
		insert—	26

291		erral of rental for first rental period for ticular mining leases	1 2
	(1)	This section applies in relation to a mining lease if, on the grant of the lease, the Minister is satisfied the holder of the lease—	3 4 5
		(a) proposes to mine a critical mineral under the lease; and	6 7
		(b) proposes to spend an amount that is at least equivalent to the first rent for the lease on start-up and development costs payable in order to start mining operations under the lease; and	8 9 10 11 12
		(c) requests that payment of the first rent for the lease be deferred.	13 14
	(2)	On the grant of the mining lease, the Minister must defer payment of the first rent for the mining lease.	15 16 17
	(3)	It is a condition of the mining lease that the holder must pay the first rent in instalments as provided for by regulation.	18 19 20
	(4)	If the lease is cancelled or is terminated through effluxion of time and is not renewed before the first rent is paid in full, the unpaid portion is a debt due to the State. Note—	21 22 23 24 25
		In relation to a mining lease that is surrendered, see section 309.	26 27
	(5)	This section applies despite section 290(1).	28
	(6)	In this section—	29
		<i>critical mineral</i> means a mineral prescribed by regulation to be a critical mineral.	30 31
		<i>first rent</i> , for a mining lease, means the rental payable for the first rental period of the lease.	32 33
		first rental period see section 290(1).	34

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Clause	24	Insertion of ne Chapter 15-	· •	1 2
		insert—		3
		Part 2	1 Transitional provision	4
			for Coal Mining Safety	5
			and Health and Other	6
			Legislation	7
			Amendment Act 2022	8
		899 Def	erral of first rent under s 291	9
			Section 291 as in force from the commencement applies in relation to a mining lease granted on or after the commencement.	10 11 12
	Part	7	Amendment of Mineral	13
			Resources Regulation 2013	14
Clause	25	Regulation am	nended	15
		This part an	mends the Mineral Resources Regulation 2013.	16
Clause	26	Insertion of ne	ew ss 98A and 98B	17
		After section	on 98—	18
		After section insert—	n 98—	18 19
		insert— 98A Pa y	on 98— wment of deferred rental for first rental iod by instalments—Act, s 291	
		insert— 98A Pa y	ment of deferred rental for first rental	19 20
		insert— 98A Pay per	rment of deferred rental for first rental iod by instalments—Act, s 291 For section 291(3) of the Act, this section provides for the payment of the first rent for a	19 20 21 22 23
		insert— 98A Pay per (1)	rment of deferred rental for first rental iod by instalments—Act, s 291 For section 291(3) of the Act, this section provides for the payment of the first rent for a mining lease by instalments.	19 20 21 22 23 24

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		ount equivalent to 20% of the needed to the nearest cent.	first rent	1 2
(4)		h instalment is payable within 2 s after the following day—	0 business	3 4
	(a)	for the first instalment—the day years after the last day of the period;		5 6 7
	(b)	for the second instalment—the day years after the last day of the period;		8 9 10
	(c)	for the third instalment—the day years after the last day of the period;	,	11 12 13
	(d)	for the fourth instalment—the day years after the last day of the period;		14 15 16
	(e)	for the fifth instalment—the day years after the last day of the period.		17 18 19
98B Cri	tical	minerals—Act, s 291		20
	min	section 291(6) of the Act, definition eral, each mineral mentioned in screscribed to be a critical mineral.		21 22 23
Insertion of ne	ew s	ch 4A		24
After sched	ule 4			25
insert—				26
Sched	dule	e 4A Critical minerals		27
		Se	ection 98B	28

Clause 27

ſs 27	1
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antimony	1
beryllium	2
bismuth	3
cadmium	4
cerium	5
cobalt	6
copper	7
dysprosium	8
erbium	9
europium	10
gadolinium	11
gallium	12
germanium	13
graphite	14
hafnium	15
high purity alumina	16
holmium	17
indium	18
iridium	19
lanthanum	20
lithium	21
lutetium	22
magnesium	23
manganese	24
molybdenum	25
neodymium	26
nickel	27

[s 27]

niobium	1
osmium	2
palladium	3
platinum	4
praseodymium	5
promethium	6
rhenium	7
rhodium	8
ruthenium	9
samarium	10
scandium	11
selenium	12
silica	13
silver	14
tantalum	15
tellurium	16
terbium	17
thulium	18
tin	19
titanium	20
tungsten	21
vanadium	22
ytterbium	23
yttrium	24
zinc	25
zirconium	26

	Part	8	Amendment of Petroleum and Gas (Production and Safety) Act 2004	1 2 3
Clause	28	Act amended	omands the Patroloum and Cas (Production and	4
		Safety) Act	amends the Petroleum and Gas (Production and 2004.	5 6
Clause	29	Amendment of may be taken)	of s 790 (Types of noncompliance action that	7 8
		Section 790	0(2)—	9
		omit, insert	<u>t—</u>	10
		(2)	However, a requirement under subsection (1)(g) may not be made if the event for which the noncompliance action is taken is an event mentioned in section 791(2)(g).	11 12 13 14
Clause	30	Insertion of ne	ew ch 15, pt 29	15
		Chapter 15-	<u> </u>	16
		insert—		17
		Part 2	29 Transitional provision	18
			for Coal Mining Safety	19
			and Health and Other	20
			Legislation Amendment Act 2022	21
			Amendment Act 2022	22
		1034 Ap acti	oplication of new s 790 to noncompliance ion	23 24
		(1)	New section 790 applies in relation to	25
			noncompliance action if the event mentioned in section 791(2) or (3) for which the action is taken	26 27

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		(2)	happens after the commencement.	1
		(2)	In this section— new section 790 means section 790 as in force from the commencement.	3
	Part	9	Other amendments	5
lause	31	Legislation an	nended	ć
		Schedule 1	amends the legislation it mentions.	7

Coal Mining Safety and Health Act 1999 3 1
1 Section 53(1), after 'if'— insert— the 5 the 2 Section 132(1)(a), after 'person's'— insert— inspection 9 Geothermal Energy Act 2010
the 5 the 6 2 Section 132(1)(a), after 'person's'— 7 insert— 8 inspection 9 Geothermal Energy Act 2010
the 6 2 Section 132(1)(a), after 'person's'— insert— inspection 9 Geothermal Energy Act 2010
2 Section 132(1)(a), after 'person's'— insert— inspection Geothermal Energy Act 2010
insert— 8 inspection 9 Geothermal Energy Act 2010
insert— 8 inspection 9 Geothermal Energy Act 2010
Geothermal Energy Act 2010
1 Section 22 note 1 '220(2)'
1 Section 22, note 1, '320(3)'—
omit, insert—
320(2)
Greenhouse Gas Storage Act 2009
1 Section 22, note 1, '379(3)'—
omit, insert—

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Sch	חםח	11	Δ	7

	379(2)	1
	eral and Energy Resources (Common Provisions) 2014	2 3
Schedule 1, section 7(2)(d), after 'York'—		
	insert—	5
	Peninsula	6
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