



Queensland

# Mines and Energy Legislation Amendment Regulation (No. 2) 2009

## Subordinate Legislation 2009 No. 186

made under the

*Mineral Resources Act 1989*

*Petroleum Act 1923*

*Petroleum and Gas (Production and Safety) Act 2004*

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## Part 1 Preliminary

### 1 Short title

This regulation may be cited as the *Mines and Energy Legislation Amendment Regulation (No. 2) 2009*.

### 2 Commencement

Section 5(3) of this regulation commences on 28 March 2010.

## Part 2 Amendment of Mineral Resources Regulation 2003

### 3 Regulation amended

This part amends the *Mineral Resources Regulation 2003*.

### 4 Amendment of s 66 (Request for change or correction of name)

- (1) Section 66(2)(a)(i), ‘mining claim’—  
*omit, insert*—  
‘prospecting permit, mining claim’.
- (2) Section 66(2)(a)(ii), ‘correction is in relation to an exploration permit’—  
*omit, insert*—  
‘or correction is in relation to an exploration permit or’.

### 5 Amendment of sch 3 (Restrictions on grant)

- (1) Schedule 3, part 61, section 3, from  
‘Townsville-Thuringowa’—

[s 6]

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*omit, insert—*

‘Executive Manager, Townsville Water, Townsville City Council.’.

- (2) Schedule 3, part 126, section 3, ‘Toowoomba City Council’—  
*omit, insert—*  
‘Toowoomba Regional Council’.
- (3) Schedule 3, parts 207 and 208—  
*omit.*

## **6 Amendment of sch 6 (Fees)**

Schedule 6, part 7, item 5, ‘name’—

*omit, insert—*

‘name, for each mining tenement affected by the change or correction’.

# **Part 3                   Amendment of Petroleum and Gas (Production and Safety) Regulation 2004**

## **7 Regulation amended**

This part amends the *Petroleum and Gas (Production and Safety) Regulation 2004*.

## **8 Amendment of s 4 (Where documents mentioned in this regulation can be inspected)**

- (1) Section 4(1), ‘head office at 41 George Street’—  
*omit, insert—*  
‘office at 61 Mary Street’.

[s 9]

- (2) Section 4(2), definition *standard*, paragraph (d), ‘Standards Organisation’—  
*omit, insert*—  
‘Organisation for Standardisation’.

**9 Omission of s 26 (Annual report for a water monitoring authority)**

Section 26—

*omit.*

**10 Amendment of s 27 (Annual report for a petroleum facility licence or pipeline licence)**

Section 27, ‘section 552(1)’—

*omit, insert*—

‘section 552(2)’.

**11 Amendment of s 54D (Emergency shut down system for devices that are sources of ignition)**

Section 54D(1), ‘a emergency’—

*omit, insert*—

‘an emergency’.

**12 Amendment of s 55 (Requirement to survey the surface location and elevation of a prescribed well)**

Section 55(5), definition *permanent survey mark*—

*omit.*

**13 Amendment of s 60 (Plugging and abandoning a petroleum well or bore)**

Section 60(1), ‘section 292(4)(a)(i)’—

[s 14]

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*omit, insert—*  
‘section 292(4)(a)’.

**14 Amendment of s 66 (Description of location of particular hazards in safety reports)**

Section 66(1), ‘section 690(1)(f)(iii)’—  
*omit, insert—*  
‘section 690(1)(g)(iii)’.

**15 Amendment of s 92 (Requirements to be complied with before supplying fuel gas to a gas system)**

Section 92(3A)(a), ‘gas been’—  
*omit, insert—*  
‘gas has been’.

**16 Amendment of s 103 (Labelling requirements for LPG gas fuel systems in vehicles)**

Section 103(1)(b)—  
*omit, insert—*  
(b) despite the requirements under AS/NZS 1425 ‘LP gas fuel systems for vehicle engines’ (2007) (the *relevant standard*).

*Note—*

See schedule 1 (Mandatory and preferred standards for safety requirements), part 4 (LPG storage and handling).’.

**17 Amendment of s 139 (Requirement to lodge audit and inspection fee return)**

Section 139(2), ‘inspection return’—  
*omit, insert—*  
‘inspection fee return’.

[s 18]

**18 Amendment of s 140 (Fee for late lodgement of audit and inspection fee return)**

Section 140(2), ‘inspection return’—

*omit, insert*—

‘inspection fee return’.

**19 Amendment of s 152 (Required level of knowledge for reserves of petroleum)**

Section 152(2), definition *low or best estimate contingent resource*, paragraph (b), ‘reserve’—

*omit, insert*—

‘reserves’.

**20 Amendment of s 155 (Conversion of 1923 Act lease number 201 to petroleum lease)**

Section 155, ‘section 893(1)(b)’—

*omit, insert*—

‘section 893(b)’.

**21 Amendment of sch 8 (Requirements for using flammable hydrocarbons for refrigeration or air conditioning)**

- (1) Schedule 8, section 1, definition *approval person*, ‘section 733(2)’—

*omit, insert*—

‘section 733(1)’.

- (2) Schedule 8, section 2, ‘section 733(2)’—

*omit, insert*—

‘section 733(1)’.

- (3) Schedule 8, section 3(3), ‘should assessed’—

*omit, insert*—

[s 22]

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‘should be assessed’.

- (4) Schedule 8, section 6(1)(b)(ii), ‘section 733(2)’—  
*omit, insert*—  
‘section 733(1)’.

**22 Amendment of sch 11 (Requirements for petroleum register)**

Schedule 11, section 3(d), ‘(km<sup>2</sup>)’—  
*omit, insert*—  
‘in square kilometres’.

**23 Amendment of sch 12 (Dictionary)**

- (1) Schedule 12, definitions AS 3814 and AS 5601—  
*omit.*
- (2) Schedule 12, definition ISO, ‘Standards Organisation’—  
*omit, insert*—  
‘Organisation for Standardisation’.

## **Part 4                   Amendment of Petroleum Regulation 2004**

**24 Regulation amended**

This part amends the *Petroleum Regulation 2004*.

**25 Amendment of s 5 (Definitions for div 1 [P&G, s 12])**

Section 5, definition *reporting period*—  
*omit.*

## **26 Amendment of sch 4 (Dictionary)**

Schedule 4, definition *reporting period*—  
*omit.*

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### ENDNOTES

- 1 Made by the Governor in Council on 3 September 2009.
- 2 Notified in the gazette on 4 September 2009.
- 3 Laid before the Legislative Assembly on . . .
- 4 The administering agency is the Department of Employment, Economic Development and Innovation.

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