

OFFSHORE MINERALS BILL 1997



OFFSHORE MINERALS BILL 1997

TABLE OF PROVISIONS

Section

Page

CHAPTER 1—INTRODUCTION PART 1.1—PRELIMINARY

1	Short title	20
2	Commencement	20
	Commonwealth-State agreement (the Offshore Constitutional Settlement)	20

PART 1.2—INTERPRETATION

Division 1—General

4	Note etc. in the text	22
5	Definitions—the dictionary	22
6	Shares in a tenure	22
7	Transfer of a tenure	23
8	Successor tenures	24
9	Section number not used	24
10	Position on the Earth's surface	25
11	Section number not used	25
12	Power to amend and revoke instruments	25
	Division 2—Basic concepts for this Act	
13-15	Section numbers not used	25
16	Coastal waters, and effect of change in baseline	26
17	Sub-blocks	27
18	Reserved sub-block	28
19	Standard sub-block	28
20	Tender sub-block	28

21	Discrete area	28
22	Minerals	29
23	Exploration	29
24	Recovery	29
25	Tenure holder	29
26	Associates	30
27	Confidential information	31
28	Confidential sample	31
	PART 1.3—ADMINISTRATION OF THE COMMONWEALTH-STATE OFFSHORE AREA	
29	Definitions	32
30	Minister as member of Joint Authority, or as Designated Authority	32
31	State officer acting under delegation	32
32–34	Section numbers not used	32
	PART 1.4—APPLICATION OF THIS ACT	
35	Act does not apply to exploration for or recovery of petroleum	33
36	Section number not used	33
37	Act applies to all individuals and corporations	33
	CHAPTER 2—REGULATION OF OFFSHORE EXPLORATION AND MINING	
	PART 2.1—GENERAL	
38	General prohibition on exploring and mining without appropriate authorisation	34
39	Tenure and consents available under this Act	34
40	Steps involved in the grant of a fully effective tenure	35
41	Approval of form of applications etc.	36
42	Rights to minerals recovered	37
43	Effect of grant of tenure or special purpose consent on native title	37
44	Tenure etc. does not authorise unnecessary interference with other activities in the tenure area	37
	PART 2.2—EXPLORATION PERMITS	

Division 1—General

45	Exploration permits	38
46	Activities authorised by an exploration permit	39

47	Minister may cancel or not renew exploration permit without compensation	39
48	Tenure rights may be suspended	39
49	Compensation for acquisition of property due to suspension of rights	40
	Division 2—Application for and grant of exploration permit over standard sub-blocks	
50	Application for exploration permit over standard sub-block	41
51	Excluded sub-blocks	41
52	Minister may decide that excluded sub-block is available	42
53	Minister may allow application for more than one discrete area	43
54	How to apply	43
55	Effect of inclusion of unavailable sub-block in application	44
56	Payment of fee	45
57	Application must be advertised	45
58	How multiple applications are dealt with	46
59	Discussions about sub-blocks applied for	46
60	Advertising revised application	47
61	Request for further information	48
62	Section number not used	49
63	Minister may provisionally grant tenure	49
64	Section number not used	49
65	Matters to be specified in the tenure	49
66	Applicant must be notified	49
67	Amendment of conditions	50
68	Amendment of security requirements	50
69	Extension of primary payment period	51
70	Acceptance of grant of exploration permit for standard sub-block	51
71	Conditions applicable to tenure on grant	52
72	Lapse of provisional grant of exploration permit	52
	Division 3—Application for and grant of exploration permit over tender sub-block	
73	Matters to be decided before applications for exploration permit over tender sub-blocks invited	52

74	Minister may invite applications for exploration permit over tender sub-blocks	53
75	Tender sub-block tenure notice—exploration permit	53
76	Application for exploration permit over tender sub-blocks	54
77	How to apply	54
78	Payment of fee	54
79	Request for further information	55
80	Section number not used	55
81	Minister may provisionally grant tenure	55
82	Section number not used	56
83	Successful applicant must be notified	56
84	Acceptance of grant of exploration permit over tender sub-blocks	56
85	Conditions applicable to tenure on grant	57
86	Lapse of provisional grant of exploration permit	57
87	Provisional grant to next applicant if grant lapses	57
	Division 4—Duration of exploration permit	
88	Initial term of exploration permit	58
89	Term of renewal of exploration permit	58
90	Effect of suspension of rights on term of exploration permit	59
91	Effect of application for renewal on term of exploration permit	59
92	Effect of application for mineral development licence or mining lease on term of exploration permit	60
93	Effect of application for extension on term of tenure	60
94	Extension of tenure—activities disrupted	61
95	Grant of tenure extension—activities disrupted	61
96	Extension of tenure—other circumstances	62
97	Grant of tenure extension—other circumstances	63
98	Notification of decision	63
	Division 5—Voluntary surrender of part of exploration permit area	
99	Voluntary surrender of sub-blocks if discrete area remains	63
100	Voluntary surrender of sub-blocks if up to 3 discrete areas remain	64

Division 6—Application for and grant of renewal of exploration permit

101	Application for renewal of exploration permit	65
102	When application to be made	65
103	How to apply for renewal	66
104	Mandatory reduction of tenure area on renewal of exploration permit	66
105	Request for further information	67
106	Payment of fee	67
107	Section number not used	67
108	Provisional renewal of an exploration permit	68
109	Section number not used	68
110	Applicant must be notified	68
111	Amendment of conditions	69
112	Amendment of security requirements	69
113	Extension of primary payment period	70
114	Acceptance of renewal of exploration permit	70
115	Conditions applicable to tenure on renewal	71
116	Lapse of provisional renewal of exploration permit	71
	Division 7—Obligations associated with exploration permit	
117	General	71
118	Conditions of exploration permit	72
119	No conditions requiring payment of money	73
120	Variation of conditions	73
121	Exemption from or suspension of conditions	74
122	Automatic suspension of conditions if tenure rights are suspended	75
123	Work practices	76
124	Tenure holder must keep specified records etc	76
125	Tenure holder must help inspectors	77
	Division 8—Expiry of exploration permit	
126	General	77
127	Voluntary surrender of exploration permit	78
128	Automatic expiry of exploration permit when mineral development licence takes effect	78

129	Automatic expiry of exploration permit when mining lease takes effect	78
130	Cancellation of exploration permit	79
131	Obligations of former exploration permit holders and former associates	80
	PART 2.3—MINERAL DEVELOPMENT LICENCES	
	Division 1—General	
132	Mineral development licences	81
133	Activities authorised by a mineral development licence	81
134	Minister may cancel or not renew mineral development licence without compensation	82
135	Tenure rights may be suspended	82
136	Compensation for acquisition of property due to suspension of rights	83
	Division 2—Application for and grant of mineral development licence	
137	Application for mineral development licence	84
138	How to apply	84
139	Payment of fee	85
140	Application must be advertised	86
141	Request for further information	87
142	Section number not used	87
143	Minister may provisionally grant tenure	87
144	Section number not used	87
145	Grounds for granting mineral development licence	88
146	Matters to be specified in the tenure	88
147	Applicant must be notified	89
148	Amendment of conditions	89
149	Amendment of security requirements	90
150	Extension of primary payment period	90
151	Acceptance of grant of mineral development licence	90
152	Conditions applicable to tenure on grant	91
153	Lapse of provisional grant of mineral development licence	91
	Division 3—Duration of mineral development licence	
154	Initial term of mineral development licence	91
155	Term of renewal of tenure	92

156	Effect of application for renewal on term of mineral development licence	92
157	Effect of application for mining lease on term of mineral development licence	93
	Division 4—Voluntary surrender of part of mineral development licence area	
158	Voluntary surrender of sub-blocks if discrete area remains	93
	Division 5—Application for and grant of renewal of mineral development licence	
159	Application for renewal of mineral development licence	94
160	When application to be made	94
161	How to apply for renewal	94
162	Request for further information	95
163	Payment of fee	96
164	Section number not used	96
165	Provisional renewal of mineral development licence	96
166	Section number not used	96
167	Matters that may be taken into account	96
168	Refusal of application for renewal	97
169	Applicant must be notified	97
170	Amendment of conditions	98
171	Amendment of security requirements	99
172	Extension of primary payment period	99
173	Acceptance of renewal of mineral development licence	99
174	Conditions applicable to tenure on renewal	100
175	Lapse of provisional renewal of mineral development licence	100
	Division 6—Obligations associated with mineral development licence	
176	General	100
177	Conditions of mineral development licence	101
178	No conditions requiring payment of money	102
179	Variation of conditions	
180	Exemption from or suspension of conditions	103
181	Automatic suspension of conditions if tenure rights are suspended	104

182	Significant changes in circumstances to be reported to Minister 105
183	Work practices 105
184	Tenure holder must keep specified records etc 106
185	Tenure holder must help inspectors 106
	Division 7—Expiry of mineral development licence
186	General
187	Voluntary surrender of mineral development licence 107
188	Automatic expiry of mineral development licence when mining lease takes effect
189	Cancellation of mineral development licence-breach of condition etc 107
190	Cancellation of mineral development licence—mining activities viable . 108
191	Obligations of former mineral development licence holders and former associates

PART 2.4—MINING LEASES

Division 1—General

192	Mining leases 110
193	Activities authorised by a mining lease 111
194	Minister may cancel or not renew mining lease without compensation 112
195	Tenure rights may be suspended 112
196	Compensation for acquisition of property due to suspension of rights 112
	Division 2—Application for and grant of mining lease over standard sub-blocks
197	Application for mining lease over vacant standard sub-block 113
198	Holder of exploration permit or mineral development licence may apply for mining lease
199	How to apply
200	Effect of inclusion of unavailable sub-block in application 115
201	Payment of fee 115
202	Application must be advertised 115
203	How multiple applications are dealt with 116
204	Request for further information 117
205	Section number not used 117
206	Minister may provisionally grant tenure
207	Section number not used 117

208	Refusal of application for mining lease made under section 198 118
209	Matters to be specified in the tenure
210	Applicant must be notified 119
211	Amendment of conditions
212	Amendment of security requirements
213	Extension of primary payment period 120
214	Acceptance of grant of mining lease for standard sub-block 120
215	Conditions applicable to tenure on grant 121
216	Lapse of provisional grant of mining lease
	Division 3—Application for and grant of mining lease over tender sub-block
217	Matters to be decided before applications for mining lease over tender sub-blocks invited
218	Minister may invite applications for mining lease over tender sub-blocks
219	Tender sub-block tenure notice—mining lease 122
220	Application for mining lease over tender sub-blocks 123
221	How to apply
222	Payment of fee
223	Request for further information 124
224	Section number not used 125
225	Minister may provisionally grant tenure
226	Section number not used 125
227	Successful applicant must be notified 125
228	Acceptance of grant of mining lease over tender sub-blocks 126
229	Conditions applicable to tenure on grant 127
230	Lapse of provisional grant of mining lease
231	Provisional grant to next applicant if grant lapses
	Division 4—Duration of mining lease
232	Initial term of mining lease 127
233	Term of renewal of tenure
234	Effect of application for renewal on term of mining lease 128

	Division 5—Voluntary surrender of part of mining lease area
235	Voluntary surrender of sub-blocks if discrete area remains 129
	Division 6—Application for and grant of renewal of mining lease
236	Application for renewal of mining lease 129
237	When application to be made 129
238	How to apply for renewal 130
239	Request for further information 130
240	Payment of fee
241	Section number not used 131
242	Provisional renewal of mining lease
243	Section number not used 131
244	Matters that may be taken into account
245	Refusal of application for renewal 132
246	Applicant must be notified 132
247	Amendment of conditions 133
248	Amendment of security requirements 134
249	Extension of primary payment period 134
250	Acceptance of renewal of mining lease 134
251	Conditions applicable to tenure on renewal 135
252	Lapse of provisional renewal of mining lease 135
	Division 7—Obligations associated with mining lease
253	General
254	Conditions of mining lease 136
255	No conditions requiring payment of money 137
256	Variation of conditions 137
257	Exemption from or suspension of conditions 138
258	Automatic suspension of conditions if tenure rights are suspended 139
259	Work practices
260	Tenure holder must pay royalty 140
261	Tenure holder must keep specified records 140
262	Tenure holder must help inspectors 141

Division 8—Expiry of mining lease

263	General
264	Voluntary surrender of mining lease 141
265	Cancellation of mining lease 142
266	Obligations of former mining lease holders and former associates 143
	PART 2.5—WORKS LICENCES
	Division 1—General
267	Works licences
268	Activities authorised by a works licence
269	Minister may cancel or not renew works licence without compensation 145
	Division 2—Application for and grant of works licence
270	Application for works licence
271	How to apply
272	Payment of fee
273	Applicant to notify tenure holders affected by the application 146
274	Application must be advertised 146
275	Section number not used 147
276	Minister may provisionally grant tenure 147
277	Section number not used 148
278	Matters to be specified in the tenure 148
279	Applicant must be notified 148
280	Amendment of conditions 149
281	Amendment of security requirements 149
282	Extension of primary payment period 149
283	Acceptance of grant of works licence
284	Conditions applicable to works licence on grant
285	Lapse of provisional grant of works licence
	Division 3—Duration of works licence
286	Initial term of works licence 151
287	Term of renewal of works licence
288	Effect of application for renewal on term of works licence 152

Division 4—Application for and grant of renewal of works licence

289	Application for renewal of works licence
290	When application to be made 153
291	How to apply for renewal 153
292	Payment of fee
293	Section number not used
294	Provisional renewal of works licence
295	Section number not used 154
296	Applicant must be notified 154
297	Amendment of conditions 155
298	Amendment of security requirements 155
299	Extension of primary payment period 156
300	Acceptance of renewal of works licence
301	Conditions applicable to works licence on renewal 157
302	Lapse of provisional renewal of works licence
	Division 5—Obligations associated with works licence
303	General
304	Conditions of works licence
305	No conditions requiring payment of money 159
306	Variation of conditions 159
307	Exemption from or suspension of conditions 160
308	Work practices
309	Tenure holder must keep specified records etc
310	Tenure holder must help inspectors 162
	Division 6—Expiry of works licence
311	General
312	Voluntary surrender of works licence 162
313	Cancellation of works licence
314	Obligations of former works licence holders and former associates 164
	PART 2.6—SPECIAL PURPOSE CONSENTS
315	Special purpose consents
316	Activities authorised by a special purpose consent

317	Application for a consent 166
318	How to apply
319	Payment of fee 166
320	Applicant must obtain agreement of exploration permit, mineral development licence and mining lease holders affected by the application
321	Applicant to notify works licence holders affected by the application 167
322	Section number not used 167
323	Minister may grant special purpose consent 167
324	Section number not used 168
325	Matters to be specified in the consent 168
326	Duration of consent 168
327	Conditions of consent 168

CHAPTER 3—REGISTRATION AND DEALINGS

PART 3.1—REGISTRATION

Division 1—Preliminary

Register to be kept	169
Document files to be kept	169
Form of register and document file	170
Correction of errors in the register	170
Inspection of register and documents	171
	Document files to be kept Form of register and document file Correction of errors in the register

Division 2—Matters to be entered in register

Subdivision 1—Tenures

333	Tenures
334	Renewal of tenures 172
335	Extension of exploration permits 173
336	Expiry of tenures
337	Amendments etc. to tenures 174
338	Transfer of tenures
339	Other dealings in tenures 176
340	Devolution of tenures 177

Subdivision 2—Caveats

341	Effect of a caveat	. 17	78	3
-----	--------------------	------	----	---

342	Lodgment of caveats 179	9
343	Form of caveat	9
344	Payment of fee	0
345	Caveat to be registered 180	0
346	Withdrawal of caveat)
347	Form of withdrawal 181	1
348	Duration of caveat	1
349	Notice to caveat holder	2
350	Caveat holder may consent to registration	3
351	Orders that can be made by Wardens Court in relation to caveats 183	3
	Division 3—Miscellaneous	
352	Exemption from stamp duty 184	1
353	Protection from legal actions 184	1
354	Application to court for correction of register	5
355–3	56 Section numbers not used 180	6
357	Evidentiary value of register	6
358	Certified copy of document on document file	6
359	Certification of registration action	6
	PART 3.2—DEALINGS IN TENURES	
	Division 1—Dealings in tenures to be in writing and registered	
360	Dealings in tenures to be in writing	7
361	Dealings in interests in tenures not effective until registered	7
	Division 2—Approval of transfer of tenures	
362	Transfers require approval by Minister	7
363	Application for approval of transfer 188	3
364	Minister may ask for further information	9
365	Minister's response to application for approval	9
366	Protection from legal actions 190)
	CHAPTER 4—ADMINISTRATION	
	PART 4.1—INFORMATION MANAGEMENT	

367	Minister may ask person for information	190
368	Power to ask person to appear	191

9.50		
369	Power to examine on oath or affirmation	192
370	Minister may ask for documents	192
371	Minister may ask for samples	193
372	Obligation to comply with request under section 367, 368, 369,370 or 371	194
373	Immunity from use of information etc. given in response to request under section 367, 368, 369, 370 or 371	195
374	Restrictions on release of confidential material	196
375	Circumstances in which confidential material may be released	197
376	Certain reports to be made available	197

PART 4.2—MONITORING AND ENFORCEMENT

Division 1—Inspections

377	Compliance inspections 198
378	Powers exercisable in course of inspection 199
379	Inspection of tenure-related premises etc. without warrant 200
380	Inspection of other premises etc. with occupier's consent 201
381	Inspection of other premises etc. with warrant 201
382	Procedure for obtaining warrant 201
383	Further provisions as to exercise of powers under warrant 202
384	Occupier to cooperate with inspector 203

Division 2—Directions

385	Directions by Minister must be obeyed 203
386	Scope of directions 204
387	Minister may give directions 205
388	Direction may incorporate material in another document 205
389	Direction may impose absolute prohibition 205
390	Direction may extend to associates 205
391	Holder to give notice of direction to associates
392	Power to give directions after tenure etc. ends 206
393	Effect of directions on other instruments 207
394	Minister may specify time for compliance 207
395	Minister may take action if holder fails to comply 207
396	Costs incurred by Minister in taking action under section 395 208

397	Defences to actions to recover debts
	Division 3—Securities
398	Securities
399	Decision about requirement to lodge security
400	Application of security
	Division 4—Restoration of environment
401	Removal of property from coastal waters
402	Rehabilitation of damaged areas
	Division 5—Safety zones
403	Declaration of safety zone around a structure or equipment 212
404	Effect of declaration of safety zone 212
405–	420 Section numbers not used 213
	PART 4.3—INSPECTORS
421	Appointment of inspectors 214
422	Identity cards
423	Return of identity card 214
	PART 4.4—TENURE FEES AND ROYALTY
	Division 1—Tenure Fees
424	Definition
425	Tenure fees 215
426	Limit on amount of fees
427	Time for payment
	Division 2—Royalty
428	Definition
429	Royalty
430	Rate of royalty 217
431	Reduction of royalty in certain cases 217
432	Fixing of landed value 217
433	Fixing of quantity
434	Time for payment
435	State to pay 40% of royalties to Commonwealth

Division 3—Penalties and recovery

436	Penalty if fee or royalty overdue 218
437	Fees etc. recoverable as debts 219
	CHAPTER 5—MISCELLANEOUS
438	State functions under the Commonwealth Act, pt 5.1 219
439	Delegation by Minister 220
440	Service of documents on tenure holders etc
441	Regulation-making power 221
	Proceedings for offences 223
443	Executive officers must ensure corporation complies with Act 224
444	Evidentiary provision
445	Approval of forms
446	Consequential amendments 226
	SCHEDULE 1 227
	COASTAL WATERS OF THE STATE
	SCHEDULE 2 228
	SUB-BLOCKS
	SCHEDULE 3 229
	COMMONWEALTH-STATE OFFSHORE AREA
	SCHEDULE 4
	CONSEQUENTIAL AMENDMENTS
	SCHEDULE 5 233
	DICTIONARY

1997

A BILL

FOR

An Act relating to exploration for, and the recovery of, minerals (other than petroleum) in the first 3 nautical miles of the territorial sea in relation to Queensland, and for related purposes The Parliament of Queensland enacts—

s 3

	CHAPTER 1—INTRODUCTION	2
	PART 1.1—PRELIMINARY	3
Short tit	le	4
1. This	s Act may be cited as the Offshore Minerals Act 1997.	5
Comme	ncement	6
2. This	s Act comes into operation on a day to be fixed by proclamation.	7
Commo Settleme	nwealth-State agreement (the Offshore Constitutional ent)	8 9
3.(1)	The Commonwealth and the States have agreed that—	10
(a)	Commonwealth offshore mining legislation should be limited to the area that is outside State coastal waters; and	11 12
(b)	the States should share, in the way provided by the <i>Offshore</i> <i>Minerals Act 1994</i> (Cwlth), in the administration of the Commonwealth offshore mining legislation; and	13 14 15
(c)	State offshore mining legislation should apply to State coastal waters beyond the baseline for the territorial sea (that is, the first 3 nautical miles of the territorial sea); and	16 17 18
(d)	the Commonwealth and the States should try to maintain, as far as practicable, common principles, rules and practices in regulating and controlling offshore mining beyond the baseline of Australia's territorial sea.	19 20 21 22
	o far as the agreement is about petroleum, it is reflected in this State's egislation by the <i>Petroleum (Submerged Lands) Act 1982</i> .	23 24

Note 2: The decimal part numbering system closely corresponds to the same decimal part numbering system in the Commonwealth Act. Also, sections 1 to 423 of this Act closely correspond to the same sections of the Commonwealth Act. Some sections of the Commonwealth Act contain provisions that are not relevant to the operation of this Act. To maximise uniformity between this Act and the Commonwealth Act, the numbers of some sections that are not relevant have not been used in the numbering of this Act, unless required for provisions particular to the State.

(2) Other Acts that provide background in this State to the agreement (commonly referred to as the "Offshore Constitutional Settlement") are—

- (a) the Seas and Submerged Lands Act 1973 (Cwlth), the Coastal
 Waters (State Powers) Act 1980 (Cwlth), the Coastal Waters
 (State Title) Act 1980 (Cwlth) and the Petroleum (Submerged
 Lands) Act 1967 (Cwlth); and
- (b) the *Petroleum* (*Submerged Lands*) Act 1982.

Note 1: The Seas and Submerged Lands Act 1973 (Cwlth)-

- declares and enacts that the sovereignty in respect of the territorial sea and the associated airspace, seabed and subsoil is vested in and exercisable by the Crown in right of the Commonwealth;
- gives the Governor-General power to declare, by proclamation, the limits of the territorial sea;
- declares and enacts that the sovereignty in respect of waters of the sea that are on the landward side of the baseline of the territorial sea (but not within the limits of a State) and in relation to the associated airspace, seabed and subsoil is vested in and exercisable by the Crown in right of the Commonwealth;
- declares and enacts that the sovereign rights of Australia as a coastal State in relation to the continental shelf of Australia (for the purpose of exploring it and exploiting its natural resources) are vested in and exercisable by the Crown in right of the Commonwealth;
- gives the Governor-General power to declare, by proclamation, the limits of the continental shelf of Australia.
- Note 2: The *Coastal Waters (State Powers) Act 1980* (Cwlth) was enacted following a request from the Parliaments of all the States under section 51(xxxviii) of the Constitution of the Commonwealth and provides that the legislative powers exercisable under the Constitution of each State extend to the making of certain laws that would operate offshore.
- Note 3: The Coastal Waters (State Title) Act 1980 (Cwlth) vests in each State certain38property rights in the seabed beneath the coastal waters.39

Note 4: The <i>Petroleum (Submerged Lands) Act 1967</i> (Cwlth) and the <i>Petroleum (Submerged Lands) Act 1982</i> of this State make provision, based on the agreement referred to in subsection (1), for the licensing regime that applies to the exploration for and recovery of petroleum in coastal waters and offshore areas of this State.	1 2 3 4 5
PART 1.2—INTERPRETATION	6
Division 1—General	7
Note etc. in the text	8
4. A note, diagram or map in this Act is provided to help understanding and does not form part of the Act.	9 10
Definitions—the dictionary	11
5. The dictionary in schedule 5 defines particular words used in this Act. ¹	12
Shares in a tenure	13
6.(1) A person has a share in a tenure if the person is the holder, or 1 of the holders, of the tenure.	14 15

Signpost definitions in the dictionary alert the reader to the terms defined elsewhere in the legislation and tell the reader where the definitions can be found.

¹ In some legislation, definitions are contained in a dictionary that appears as the last schedule and forms part of the Act-Acts Interpretation Act 1954, section 14(4).

Words defined elsewhere in the legislation are generally signposted by entries in However, if a section has a definition applying only to the the dictionary. section, or a part of the section, it is generally not signposted by an entry in the dictionary and is generally set out in the last subsection of the section.

s 7

	a holder is entitled to a particular percentage of the value of the nferred by a tenure, that percentage is the holder's share in the	1 2 3
Note: A s	ole holder has a 100% share in the tenure.	4
(3) If–	_	5
(a)	a person is a registered holder of a tenure; and	6
(b)	the person is shown in the offshore mining register as being entitled to a specified percentage of the value of the rights conferred by the tenure;	7 8 9
the perso register.	n's share in the tenure is taken to be the percentage specified in the	10 11
Transfer	r of a tenure	12
7.(1) A	tenure is transferred if—	13
(a)	the tenure has only 1 holder and the holder transfers the whole of the licensee's interest in the tenure to another person or other persons; or	14 15 16
(b)	the tenure has 2 or more holders and the holders all transfer the whole of their interests in the tenure to another person or other persons.	17 18 19
(2) A s	hare in a tenure is transferred if—	20
(a)	the tenure has only 1 holder and the holder transfers a part of the holder's share in the tenure to another person or other persons; or	
(b)	the tenure has 2 or more holders and—	23
	(i) some, but not all, of the holders transfer the whole of their shares in the tenure to another person; or	24 25
	(ii) some or all of the holders transfer a part of their shares in the tenure to another person.	26 27
(3) The tenure ho	e other person referred to in subsection (2)(b) may be an existing lder.	28 29

Successo	or tenures	1		
8.(1) I	f—	2		
(a)	a mining lease takes effect immediately after an exploration permit expires; and	3 4		
(b)	the holder of the mining lease immediately after it takes effect was the holder of the exploration permit immediately before it expired;	5 6		
the minir	ng lease is a successor tenure to the exploration permit.	7		
(2) If-	_	8		
(a)	a mineral development licence takes effect immediately after an exploration permit expires; and	9 10		
(b)	the holder of the mineral development licence immediately after it takes effect was the holder of the exploration permit immediately before it expired;			
the mine permit.	ral development licence is a successor tenure to the exploration	14 15		
(3) If–	_	16		
(a)	a mining lease takes effect immediately after a mineral development licence expires; and	17 18		
(b)	the mineral development licence took effect immediately after an exploration permit expired; and	19 20		
(c)	the holder of the mining lease immediately after it takes effect was the holder of the mineral development licence immediately before it expired; and	21 22 23		
(d)	the holder of the mineral development licence immediately after it took effect was the holder of the exploration permit immediately before it expired;	24 25 26		
	ng lease is a successor tenure to the exploration permit and the levelopment licence.	27 28		
Section	number not used	29		
9. See	note 2 to section $3(1)$.	30		

9. See note 2 to section 3(1).

Position on the Earth's surface				
	is is how the position of a point, line or area on the Earth's surface worked out for this Act—	2 3		
(a)	the position must be worked out by reference to a spheroid that—	4		
	(i) has a major (equatorial) radius of 6,378,160 metres; and	5		
	(ii) has a flattening of 100/29825; and	6		
(b)	the Johnston Geodetic Station in the Northern Territory is taken to be located 571.2 metres above the point on the surface of the spheroid that is at—	7 8 9		
	(i) 133°12'30.0771" east longitude; and	10		
	(ii) 25°56'54.5515" south latitude.	11		
	number not used e note 2 to section 3(1).	12 13		
Power to amend and revoke instruments				
writing i	A provision of this Act that confers a power to do something in s also taken to confer the power to revoke or amend the written at by which that thing is done.	15 16 17		
(2) Th	e power to revoke or amend—	18		
(a)	must also be exercised in writing; and	19		
(b)	is subject to the same procedural requirements as the original power; and	20 21		
(c)	is subject to the same conditions as those that governed the exercise of the original power.	22 23		
	Division 2—Basic concepts for this Act	24		
Section	numbers not used	25		
13–15	See note 2 to section $3(1)$.	26		

Coastal	waters, and effect of change in baseline	1
	Subject to this section, the coastal waters of the State are ed by the first 3 nautical miles of the territorial sea from the	2 3 4
(2) The baseline.	ne coastal waters do not include any waters that are inside the	5 6
(3) If–	_	7
(a)	a tenure has been granted on the basis that an area is within coastal waters; and	8 9
(b)	there is a change to the baseline or, because new data is obtained or existing data is reconsidered, the location of the baseline is reassessed; and	10 11 12
(c)	as a result of the change to, or reassessment of the location of, the baseline, the area ceases to be within coastal waters;	13 14
this Act a	applies as if the area were still within coastal waters.	15
	bsection (3) continues to apply to the area only while the tenure and essor tenure remains in force.	16 17
(5) If-	_	18
(a)	an area in the offshore area under the Commonwealth Act is covered by a tenure under the Commonwealth Act; and	19 20
(b)	there is a change to the baseline; and	21
(c)	as a result of the change to the baseline, the area—	22
	(i) ceases to be within the offshore area under the Commonwealth Act; and	23 24
	(ii) falls within coastal waters;	25
this Act o	loes not apply to the area.	26
	bsection (5) continues to apply to the area only while the tenure e Commonwealth Act and any successor tenure under that Act in force.	27 28 29

(8) In this section—

- **"baseline"** means the baseline adjacent to the coast of the State (including the coast of any island forming part of the State) as for the time being decided under the *Seas and Submerged Lands Act 1973* (Cwlth), section 7(2)(b).
- Note 1: Generally the baseline is the lowest astronomical tide along the coast but it also includes lines enclosing bays and indentations that are not bays and straight baselines that depart from the coast. See *Australia's territorial sea baseline* published 1988 by the Australian Government Printing Service.

Note 2: The map in schedule 1 shows the coastal waters of the State.

Sub-blo	cks		13
17.(1)	This	is how a sub-block is constituted in coastal waters—	14
(a)	assume that there is laid over the coastal waters a grid constituted by—		15 16
	(i)	lines running along meridians drawn through each degree of longitude and the minutes between those degrees; and	17 18
	(ii)	lines running along parallels drawn through each degree of latitude and the minutes between those degrees;	19 20
(b)	take	a bounded space defined by the grid;	21
(c)		seabed and subsoil within the coastal waters that is under that ce is a sub-block.	22 23
(2) Th	e dia	gram in schedule 2 ³ shows how a sub-block is constituted.	24
1:1 000 0)00 n	ab-block is identified by giving the name of the plan in the nap series, an identifying number of the 5 minute block and a ng the 1 minute sub-block.	25 26 27

1

2

3

4

5

6

7 8

9

10

11

² Mineral Resources Act 1989, section 4 (Savings, transitional and validation)

³ Schedule 2 (Sub-blocks)

Reserved sub-block

18.(1) Subject to subsection (2), the Minister may declare that a sub-block in coastal waters is a reserved sub-block.

- Note 1: A reserved sub-block may be put up for tender by the Minister publishing in the *Gazette* a tender sub-block tenure notice (see sections 74 and 218).
- Note 2: The *Acts Interpretation Act 1954*, section 32C, which provides that in an Act, the singular includes the plural, allows a single declaration under this subsection to be made for 2 or more sub-blocks.

(2) A declaration under subsection (1) must not be made about a subblock if—

- (a) a tenure over that sub-block is in force; or
- (b) an application for a tenure over that sub-block has been made and has not been decided.13

(3) A declaration under subsection (1) must be made by gazette notice.

Standard sub-block

19. A standard sub-block is a sub-block that is not the subject of a 16 declaration under section 18(1). 17

Tender sub-block

20. A tender sub-block is a sub-block that is the subject of a tender 19 sub-block tenure notice published by the Minister under section 74 or 218.4 20

Discrete area

21.(1) A group of sub-blocks forms a discrete area if the area formed by22the sub-blocks is continuous.23

(2) Two sub-blocks that are joined at 1 point only do not form a continuous area.

1

2

3

4

5

6

7

8

9

10

11

14

15

18

- 21
-

24

⁴ Section 74 (Minister may invite applications for exploration permit over tender sub-blocks) Section 218 (Minister may invite applications for mining lease over tender subblocks)

Minerals 1 22.(1) A mineral is a naturally occurring substance or a naturally 2 occurring mixture of substances.5 3 (2) Without limiting subsection (1), a mineral may be in the form of clay, 4 limestone, evaporites, shale, oil-shale or coal. 5 (3) However, the following are not minerals under this Act— 6 (a) coral limestone; 7 (b) sand, gravel and rock.⁶ 8 **Exploration** 9 23.(1) Exploration for minerals includes any activity that is directly 10 related to the exploration for minerals. 11 (2) Exploration does not include the exploration for minerals of the 12 subsoil of coastal waters that is carried out by way of underground mining 13 from land in the State if that exploration is carried out under the Mineral 14 Resources Act 1989. 15 Recovery 16 24.(1) Recovery of minerals includes any activity that is directly related to 17 the recovery of minerals. 18 (2) Recovery does not include the recovery of minerals from the subsoil 19 of coastal waters that is carried out by way of underground mining from 20 land in the State if that exploration is carried out under the Mineral 21 Resources Act 1989. 22 Tenure holder 23

25.(1) A reference to the holder of a tenure or the tenure holder is a

⁵ This Act does not apply to petroleum, see section 35 (Act does not apply to exploration for or recovery of petroleum).

⁶ See the Transport Infrastructure Act 1994, section 153 (Definitions for chapter), definition "extractive material".

reference to the person whose name is entered in the offshore mining register as the person who holds the tenure.	1 2	
Note 1: This Act is based upon the grant and registration of tenures.		
Note 2: If a tenure is granted to a person, that person's name is entered in the register (see section 333).		
Note 3: The entry in the register about a tenure will be varied if there is a change in the holder of the tenure (see section 338(4)).	6 7	
(2) A tenure may be held by more than 1 person.	8	
Associates	9	
26.(1) The following are the associates of a tenure holder—	10	
(a) associated contractors of the holder;	11	
(b) associated agents of the holder;	12	
(c) associated agents of associated contractors;	13	
(d) associated employees of the holder;	14	
(e) associated employees of associated contractors.	15	
(2) A person is an associated contractor of the holder if—		
(a) the person enters into an agreement with the holder for carrying out activities under the tenure; or	17 18	
(b) the person enters into an agreement with a person who is an associated contractor under paragraph (a) or this paragraph for carrying out activities under the tenure.	19 20 21	
(3) A person is an associated agent of the holder if the person is the agent of, or acts on behalf of, the holder in relation to carrying out activities under the tenure.		
(4) A person is an associated agent of an associated contractor if the person is the agent of, or acts on behalf of, the associated contractor in relation to carrying out activities under the tenure.		
(5) A person is an associated employee of the holder if the person is employed by the holder and, in the course of that employment, carries out activities under the tenure.		

(6) A person is an associated employee of an associated contractor if the 1 person is employed by the associated contractor and, in the course of that 2 employment, carries out activities under the tenure. 3 **Confidential information** 4 27.(1) Information is confidential information if— 5 (a) a tenure holder has given it to the Minister; and 6 (b) it is in a record, return, report or document; and 7 (c) it relates to activities authorised by the tenure; and 8 (d) it relates to an area of the seabed or subsoil that is covered by the 9 tenure or a successor tenure to the tenure. 10 (2) However, if— 11 a person is required to give the Minister a report about particular 12 (a) sub-blocks: and 13 (b) the person gives the Minister a report that relates not only to those 14 sub-blocks but also to other sub-blocks; and 15 (c) the Minister is required to make the report available under 16 section 376:7 17 the information that relates to those other sub-blocks is not confidential 18 information. 19 **Confidential sample** 20 **28.** A sample is a confidential sample if— 21 (a) a tenure holder has given it to the Minister; and 22 (b) it was recovered in the course of activities authorised by the 23 tenure: and 24 (c) it was recovered from an area of the seabed or subsoil that is 25 covered by the tenure or a successor tenure to the tenure. 26

⁷ Section 376 (Certain reports to be made available)

1 2

3

4

5 6

7

8

9

10

11

12

13

14

PART 1.3—ADMINISTRATION OF THE
COMMONWEALTH-STATE OFFSHORE AREA

Definitions

29. In this part—

"Commonwealth-State offshore area" means the Commonwealth-State	
offshore area for the State under the Commonwealth Act, section 13.8	

Minister as member of Joint Authority, or as Designated Authority

30.(1) The Minister may perform any function that the Minister has under the Commonwealth Act or an associated revenue Act—

- (a) as a member of the Joint Authority for the Commonwealth-State offshore area provided for by the Commonwealth Act, section 32(2); or
- (b) as the Designated Authority for that area provided for by the Commonwealth Act, section 29(2).

(2) The Minister must perform any such function that the Minister isrequired to perform by the Commonwealth Act or an associated revenueAct.

State officer acting under delegation 18

31. An officer of the public service to whom a delegation is made under19the Commonwealth Act, section 419 may perform any function that the20officer has under that delegation and must perform any such function that21the officer is required to perform under the Commonwealth Act.22

Section numbers not used	23
32–34. See note 2 to section 3(1).	24

⁸ The diagram in schedule 3 illustrates the Commonwealth–State offshore area.

PART 1.4—APPLICATION OF THIS ACT

Act does not apply to exploration for or recovery of petroleum	2
35. This Act does not apply to the exploration for or recovery of petroleum. ⁹	3 4
Note 1: Offshore petroleum exploration and mining are regulated by the <i>Petroleum</i> (Submerged Lands) Act 1967 (Cwlth) and the <i>Petroleum</i> (Submerged Lands) Act 1982.	5 6 7
Section number not used	8
36. See note 2 to section $3(1)$.	9
Act applies to all individuals and corporations	10
37.(1) This Act applies to all individuals, including—	11
(a) individuals who are not Australian citizens; and	12
(b) individuals who are not resident in Queensland.	13
(2) This Act applies to all corporations, ¹⁰ including—	14
(a) corporations that are not incorporated in Queensland; and	15
(b) corporations that do not carry on business in Queensland.	16

⁹ For "**petroleum**" see schedule 5 (Dictionary).

¹⁰ The *Penalties and Sentences Act 1992*, section 181B provides that the maximum fine for a corporation is 5 times the maximum fine for an individual.

CHAPTER 2—REGULATION OF OFFSHORE
EXPLORATION AND MINING

PAR	T 2.1	—GEI	NERAL
-----	-------	------	-------

General prohibition on exploring and mining without appropriate authorisation	4 5
38. A person must not—	6
(a) explore for minerals in coastal waters; or	7
(b) recover minerals from coastal waters;	8
unless the exploration or recovery is authorised by a tenure or special purpose consent granted under this Act.	9 10
Maximum penalty—400 penalty units.	11
Note: A works licence may be necessary because "exploration" includes activities that are directly related to exploration (see section 23(1)) and "recovery" includes activities that are directly related to recovery (see section 24(1)).	12 13 14
Tenure and consents available under this Act	15
39. This Act provides for the grant of—	16
(a) exploration permits; and	17
(b) mineral development licences; and	18
(c) mining leases; and	19
(d) works licences; and	20
(e) special purpose consents.	21
Note 1: An exploration permit is designed to cover the exploration phase of a project and authorises—	22 23
• exploration; and	24
• the recovery of mineral samples.	25
Note 2: A mineral development licence is designed to ensure the retention of rights pending the transition of a project from the exploration phase to the commercial mining phase and authorises—	26 27 28

1 2

3

• exploration; and	1
• the recovery of minerals but not as part of a commercial mining operation.	2
Note 3: A mining lease is designed to cover the commercial mining phase of a project and authorises—	3 4
• exploration; and	5
• full commercial recovery.	6
Note 4: A project might make use of any of the following 3 tenure arrangements—	7
• an exploration permit leading to a mining lease;	8
• an exploration permit leading to a mineral development licence and then a mining lease;	9 10
• a mining lease (without progressing through an exploration permit/mineral development licence stage).	11 12
Note 5: A tenure is granted over a particular area (constituted by sub-blocks). The tenure holder may need to carry out engineering or other activities outside the tenure area. If so, the tenure holder or someone else must obtain a works licence to carry out those activities.	13 14 15 16
Note 6: If a person wants to carry out—	17
• a scientific investigation; or	18
• a reconnaissance survey; or	19
• the collection of only small amounts of minerals;	20
in coastal waters, the person must obtain a special purpose consent under part 2.6 to carry out the activity.	21 22
Note 7: Even though a person has a tenure or special purpose consent, the person must not interfere unnecessarily with navigation, native title, fishing, resource conservation or other activities in the area (see section 44).	23 24 25
Steps involved in the grant of a fully effective tenure	26
40.(1) The following 3 steps must happen before a tenure comes into force—	27 28
(a) provisional grant of the tenure;	29
(b) proper acceptance of the grant;	30
(c) registration of the grant.	31
Note: See sections 88, 154, 232 and 286.	32

	a tenure is provisionally granted to a person, the person must do the g to properly accept the grant—	1 2
(a)	give the Minister a written acceptance;	3
(b)	lodge any security that the Minister has required;	4
(c)	pay the fee that is payable under section 425.11	5
See section	ns 70, 84, 151, 214, 228 and 283.	6
(3) The into force	e following 3 steps must occur before a renewal of a tenure comes	7 8
(a)	provisional renewal of the tenure;	9
(b)	proper acceptance of the renewal;	10
(c)	registration of the renewal.	11
Note: See	sections 89, 155, 233 and 287.	12
	a tenure is provisionally renewed, the holder must do the following ly accept the renewal—	13 14
(a)	give the Minister a written acceptance of the renewal;	15
(b)	lodge any security that the Minister has required;	16
(c)	pay the fee that is payable under section 425.	17
Note: See	sections 114, 173, 250 and 300.	18
Approva	l of form of applications etc.	19
	The Minister may approve the form and the way in which the g are to be made—	20 21
(a)	applications for tenures over sub-blocks in coastal waters;	22
(b)	applications for the renewal of tenures over sub-blocks in coastal waters.	23 24
(2) An	approval under subsection (1) must be made in writing.	25

Rights to minerals recovered 1 42.(1) Any minerals recovered by a tenure holder or special purpose 2 consent holder from a sub-block covered by the tenure or consent become 3 the property of the holder when they are recovered. 4 (2) If the tenure or consent authorises the exploration for and the recovery 5 of minerals only of a particular kind, subsection (1) only applies to the 6 recovery of minerals of that kind. 7 (3) Subsection (1) does not apply to the recovery of minerals by a works 8 licence holder. 9 (4) The minerals recovered are not subject to the rights of any other 10 person. 11 (5) Subsection (4) does not apply to rights that the tenure or consent 12 holder transfers to the other person. 13 Effect of grant of tenure or special purpose consent on native title 14 43.(1) The grant of a tenure or special purpose consent does not 15 extinguish native title in the tenure or consent area. 16 (2) While a tenure or special purpose consent is in force over an area, 17 native title in the area is subject to the rights conferred by the tenure or 18 consent. 19 20 (3) If compensation is payable under the *Native Title Act 1993* (Cwlth), section 23(4) in relation to the grant of a tenure or special purpose consent, 21 22 the person who applied for the grant must, for section 23(5)(b) of that Act, pay the compensation. 23 Tenure etc. does not authorise unnecessary interference with other 24 activities in the tenure area 25 **44.** A person who carries out activities in coastal waters under a tenure or 26 special purpose consent granted under this Act must not do so in a way that 27 interferes with— 28 (a) navigation; or 29

(b) the exercise of native title rights and interests; or

(c)	fishing; or	1
(d)	the conservation of the resources of the sea or the seabed; or	2
(e)	any activities that someone else is lawfully carrying out;	3
to a gre	ater extent than is necessary for—	4
(f)	the reasonable exercise of the person's rights under the tenure or consent; or	5 6
(g)	the performance of the person's duties under the tenure or consent.	7 8
Maxim	um penalty—134 penalty units.	9
Example	_	10
-	on referred to here might be the tenure or consent holder or might be an d person.	11 12

PART 2.2—EXPLORATION PERMITS

Division 1—General

Exploration permits	15
45.(1) This part provides for the grant of exploration permits over sub-blocks in coastal waters.	16 17
(2) An exploration permit may be granted over a standard sub-block or over a tender sub-block. ¹²	18 19
Note: A tender sub-block is a sub-block that has been declared available for tender. A standard sub-block is any sub-block that is not a reserved sub-block (see sections 19 and 20).	20 21 22

13

¹² See division 2 (Application for a grant of exploration permit over standard sub-blocks) or division 3 (Application for and grant of exploration permit over tender sub-block)

Activities authorised by an exploration permit	1
46.(1) Subject to subsection (2), an exploration permit holder may—	2
(a) explore for minerals in the tenure area; and	3
(b) take samples of minerals in the tenure area.	4
Note: Under section 23(1) the concept of "exploration" extends to activities that are directly related to exploration.	5 6
(2) If the tenure is expressed to restrict the kind of minerals covered by the tenure, the holder is not permitted to explore for, or to take samples of, minerals not covered by the tenure.	7 8 9
(3) A restriction on the kind of minerals covered by the tenure may be inclusive (for example, only minerals A, B and C) or exclusive (for example, all minerals except A, B and C).	10 11 12
(4) For subsection (2), the holder does not take samples of an excluded mineral if, in the course of exploring for, or taking samples of, another mineral, the holder recovers some excluded mineral.	13 14 15
Minister may cancel or not renew exploration permit without compensation	16 17
47. No compensation is payable because of the cancellation or non-renewal of an exploration permit by the Minister.	18 19
Note 1: The Minister may cancel the tenure under section 130.	20
Note 2: The Minister may refuse to renew the tenure under section 108.	21
Tenure rights may be suspended	22
48.(1) The Minister must suspend particular rights conferred by an exploration permit if the Minister is satisfied that it is necessary in the public interest to do so.	23 24 25
(2) The Minister may suspend rights under subsection (1) for a specified period or for an indefinite period.	26 27
(3) The Minister may end a suspension at any time.	28
(4) A suspension or the ending of a suspension must be in writing.	29
(5) If the Minister—	30

(a)	suspends rights conferred by an exploration permit; or	1
(b)	ends a suspension;	2
	ster must give the tenure holder a notice that informs the holder of ension or the ending of the suspension.	3 4
	e section 122 for the effect of the suspension on the obligations associated the tenure.	5 6
(6) A s	suspension takes effect when—	7
(a)	the holder has been given notice of the suspension under subsection (5); and	8 9
(b)	the suspension has been registered under section 337.13	10
Compen	sation for acquisition of property due to suspension of rights	11
49. (1)	If—	12
(a)	the Minister suspends tenure rights under section 48; and	13
(b)	the suspension results in the acquisition of property from a person; and	14 15
(c)	the State and the person agree on an amount of compensation for the acquisition;	16 17
the State	must pay the person the agreed amount of compensation.	18
(2) If–	_	19
(a)	the Minister suspends tenure rights under section 48; and	20
(b)	the suspension results in the acquisition of property from a person; and	21 22
(c)	the State and the person do not agree on an amount of compensation for the acquisition; and	23 24
(d)	the person brings an action for compensation against the State in the Wardens Court;	25 26
	must pay the person the amount of compensation (if any) that is by the court.	27 28

¹³ Section 337 (Amendments etc. to tenures)

(3) In this section—	1
"acquisition of property" see the Commonwealth section 51(xxxi).	Constitution, 2 3
Division 2—Application for and grant of exploration pe standard sub-blocks	rmit over 4 5
Application for exploration permit over standard sub-blo	ck 6
50.(1) A person may apply to the Minister for an exploration a standard sub-block if—	n permit over 7 8
(a) the sub-block is vacant; and	9
(b) the sub-block is not excluded.	10
Note: For "excluded sub-blocks" see section 51.	11
(2) A standard sub-block is vacant if no exploration per development licence or mining lease is in force over the sub-bl	,
(3) A person may apply for an exploration permit ove standard sub-blocks if—	r a group of 14 15
(a) the group forms a discrete area; and	16
(b) there are not more than 500 sub-blocks in the group.	. 17
Note: The Minister may, in certain circumstances, allow an applicat for an exploration permit covering up to 3 discrete areas (see se	
Excluded sub-blocks	20
51.(1) A sub-block is excluded if—	21
(a) an exploration permit over the sub-block has been s cancelled; and	aurrendered or 22 23
(b) a period of 30 days after the day on which th surrendered or cancelled has not ended.	e tenure was 24 25
(2) A sub-block is excluded for a particular applicant if—	26
(a) the applicant previously applied for an exploration p sub-block; and	ermit over the 27 28

(b)	the application was refused; and	1
(c)	a period of 6 months after the day on which the previous application was refused has not ended.	2 3
(3) A s	sub-block is excluded for a particular applicant if—	4
(a)	the applicant was previously the holder of an exploration permit, mineral development licence or mining lease over the sub-block; and	5 6 7
(b)	that previous tenure was surrendered or cancelled; and	8
(c)	a period of 6 months after the day on which the previous tenure was surrendered or cancelled has not ended.	9 10
(4) A s	sub-block is excluded for a particular applicant if—	11
(a)	the applicant was previously the holder of an exploration permit, mineral development licence or mining lease over the sub-block; and	12 13 14
(b)	the holder was—	15
	(i) required by the tenure conditions; or	16
	(ii) given a direction under section 387 or 392; ¹⁴	17
	to provide the Minister with information; and	18
(c)	the holder provided the information; and	19
(d)	the holder surrendered the tenure; and	20
(e)	a period of 6 months from the day on which the holder provided the information has not ended.	21 22

Minister may decide that excluded sub-block is available

52.(1) A person who wants to apply for an exploration permit over a 24 sub-block that is excluded may apply to the Minister for a decision under 25 subsection (2). 26

Section 387 (Minister may give directions)Section 392 (Power to give directions after tenure etc. ends)

	e Minister may decide that the person may apply for the tenure sub-block despite section 51.	1 2
(3) Th	e decision must be made in writing.	3
Minister	may allow application for more than one discrete area	4
53.(1)	If—	5
(a)	a person (the "first applicant") applies for an exploration permit; and	6 7
(b)	another person (the "second applicant") subsequently applies for an exploration permit for a group of sub-blocks that includes a sub-block covered by the application made by the first applicant; and	8 9 10 11
(c)	an exploration permit is then granted to the first applicant; and	12
(d)	as a result of the grant, the sub-blocks for which the second applicant can be granted an exploration permit no longer form a discrete area;	13 14 15
	nd applicant may apply to the Minister for approval for the on to proceed even though the sub-blocks it covers no longer form e area.	16 17 18
Note: See	e also section 59.	19
proceedi	bject to subsection (3), the Minister may approve the application ng even though the sub-blocks that the application covers do not ascrete area.	20 21 22
	e Minister may give an approval under subsection (2) only if the ks covered by the application form not more than 3 discrete areas.	23 24
How to a	apply	25
54.(1)	The application must—	26
(a)	be made in accordance with the approved form; and	27
(b)	be made in the approved way; and	28
(c)	specify the sub-blocks for which the application is made; and	29

(d)	include details of—	1
	(i) the activities that the applicant intends to carry out on the sub-block or sub-blocks covered by the application; and	2 3
	(ii) the amount of money that the applicant intends to spend on those activities; and	4 5
	(iii) the technical qualifications of the applicant and of the applicant's employees who are likely to be involved in activities authorised by the tenure; and	6 7 8
	(iv) the technical advice available to the applicant; and	9
	(v) the financial resources available to the applicant; and	10
	(vi) if the tenure is to be held by more than 1 person—the share in the tenure that each prospective holder will hold; and	11 12
(e)	be accompanied by maps that—	13
	(i) relate to the sub-blocks; and	14
	(ii) comply with the regulations; and	15
(f)	specify an address for service of notices under this Act and the regulations.	16 17
Note 1: F	or paragraphs (a) and (b) see section 41.	18
	aragraph (c): the Minister may, after consulting the applicant, vary the ub-blocks applied for (see section 59).	19 20
	e applicant may include in the application any other information pplicant considers relevant.	21 22
Effect of	f inclusion of unavailable sub-block in application	23
55. If–	—	24
(a)	a person applies for a tenure over a group of standard sub-blocks; and	25 26
(b)	because of section 18, 50 or 51, an exploration permit can not be granted over 1 or more of the sub-blocks in the group;	27 28

the Minister may still deal with the application to the extent to which the application covers sub-blocks for which an exploration permit can be granted.

Note: An exploration permit can not be granted over a sub-block that is not vacant or is excluded (see sections 50 and 51) or over a reserved sub-block (see section 18).

Payment of fee

56.(1) The applicant must pay the application fee prescribed under a regulation.

(2) The fee must be paid when the application is made.

(3) The Minister may refund any fee paid under subsection (1) but only if
the Minister is satisfied that special circumstances exist that justify the
refund of the fee.

Application must be advertised

57.(1) The applicant must advertise the application in a newspaper circulating throughout the State.

(2) The advertisement must contain—17(a) the applicant's name and address; and18

(b) a map and description of the sub-blocks applied for that are 19 sufficient for the sub-blocks to be identified; and 20

(c) the address of the Minister; and(d) a statement that—

- (i) the applicant has applied for an exploration permit over the
 sub-blocks described in the notice; and
 24
- (ii) invites comment from the public on the application; and
- (iii) requests that comments be sent to the applicant and the
 Minister within 30 days after the day on which the
 advertisement is published.
 28
- (3) The advertisement must be published— 29

6 7 8

1

2

3

4

5

9 10

14 15

16

21 22

(a)	as soon as possible after the applicant makes the application; and	1
(b)	in any case, subject to subsection (4), within 14 days after the day on which the applicant makes the application.	2 3
(4) If–	_	4
(a)	the applicant applies to the Minister within the 14 day period referred to in subsection (3) for an extension of the period; and	5 6
(b)	the Minister extends the period;	7
the adver Minister.	tisement must be published within the period as extended by the	8 9
How mu	ltiple applications are dealt with	10
application	Subject to subsection (2), if a sub-block is covered by 2 or more ons for an exploration or mining lease, the Minister must deal with cations in the order in which they are made. ¹⁵	11 12 13
(2) If-	_	14
(a)	the applications are lodged within a particular time of each other; and	15 16
(b)	the time is less than the time prescribed under a regulation;	17
	ster must decide the order in which the applications are to be dealt rawing lots in the way prescribed under a regulation.	18 19
Discussi	ons about sub-blocks applied for	20
	The Minister may ask the applicant to discuss with the Minister locks covered by the application.	21 22
(2) The	e request under subsection (1) must be—	23
(a)	made in writing; and	24
(b)	given to the applicant.	25

¹⁵ See also section 203 (How multiple applications are dealt with)

(3) If, after discussions, the Minister and the applicant agree on the 1 sub-blocks to be covered by the application, the applicant is taken to have 2 applied for an exploration permit over the sub-blocks agreed on. 3 (4) The Minister must give the applicant written confirmation of the 4 agreement as soon as possible after the agreement is reached. 5 (5) The Minister may include in the written confirmation a direction that 6 the applicant must advertise the revised application under section 60. 7 (6) If the Minister and the applicant do not agree on the sub-blocks to be 8 covered by the application-9 (a) the Minister may make a written decision specifying the 10 sub-blocks to be covered by the application; and 11 (b) the applicant is taken to have applied for an exploration permit 12 over the sub-blocks specified in the decision. 13 (7) The Minister may include in the written decision a direction that the 14 applicant must advertise the revised application under section 60. 15 (8) If the Minister makes a decision under subsection (6), the Minister 16 must give a copy of the decision to the applicant as soon as possible after 17 the decision is made. 18 Advertising revised application 19 60.(1) If— 20 (a) the application has been revised under section 59; and 21 (b) the applicant has been given a direction under section 59(5) or (7); 22 the applicant must advertise the revised application in a newspaper 23 circulating throughout the State. 24 (2) The advertisement must contain— 25 the applicant's name and address; and 26 (a) (b) a map and description of the sub-blocks covered by the revised 27 application that are sufficient for the sub-blocks to be identified; 28 and 29 (c) the address of the Minister; and 30

(d) a statement that— 1 (i) the applicant has applied for an exploration permit over the 2 sub-blocks described in the notice: and 3 (ii) invites comment from the public on the application; and 4 (iii) requests that comments be sent to the applicant and the 5 Minister within 30 days after the day on which the 6 advertisement is published. 7 (3) The advertisement must be published— 8 (a) if the Minister and the applicant agree on the sub-blocks applied 9 for under subsection 59(3)—as soon as possible after the 10 applicant is given written confirmation of the agreement under 11 section 59(4): or 12 (b) if the Minister makes a decision about the sub-blocks applied for 13 under section 59(6)—as soon as possible after the applicant is 14 given a copy of the decision under section 59(8); 15 but in any case, subject to subsection (4), within 14 days after the applicant 16 is given the confirmation or copy. 17 (4) If— 18 (a) the applicant applies to the Minister within the 14 day period 19 referred to in subsection (3) for an extension of the period; and 20 (b) the Minister extends the period; 21 the advertisement must be published within the period as extended by the 22 Minister. 23 **Request for further information** 24 **61.(1)** The Minister may ask the applicant for further information about 25 the application. 26 (2) The request must— 27 (a) be in writing; and 28 (b) be given to the applicant; and 29 specify the time within which the information must be provided. (c) 30

(3) Information requested under subsection (1) must be provided—	1
(a) in writing; and	2
(b) within the time specified in the request.	3
Section number not used	4
62. See note 2 to section $3(1)$.	5
Minister may provisionally grant tenure	6
63. If the applicant does what is required by sections 54 to 61, the Minister may—	7 8
(a) provisionally grant an exploration permit to the applicant; or	9
(b) refuse the application.	10
Note: Under section 88, the grant of the tenure can not be effective before it is registered (see section 333 for registration). The grant will not be registered until it has been properly accepted (see section 70 for "proper acceptance").	11 12 13
Section number not used	14
64. See note 2 to section $3(1)$.	15
Matters to be specified in the tenure	16
65. The tenure must specify—	17
(a) the sub-blocks covered by the tenure; and	18
(b) the term of the tenure; and	19
(c) the tenure conditions.	20
Note: For the term of a tenure see section 18.	21
Applicant must be notified	22
66.(1) The Minister must give the applicant notice of a decision under section 63.	23 24

(2) If t	he M	inister provisionally grants an exploration permit—	1
(a)	(a) the Minister must give the tenure to the provisional holder; and		
(b)	the	notice under subsection (1) must contain notification—	3
	(i)	of any decision under section 399 ¹⁶ that the provisional holder must lodge a security; and	4 5
	(ii)	that the provisional grant will lapse unless the provisional holder, before the end of the primary payment period—	6 7
		(A) gives the Minister a written acceptance of the grant; and	8
		(B) lodges any security required under section 399; and	9
		(C) pays the fee that must be paid for the tenure under section 425. ¹⁷	10 11
Amendr	nent	of conditions	12
		e provisional holder is dissatisfied with the tenure conditions, l holder may ask the Minister to amend the conditions.	13 14
	-	uest must be made within 30 days after the day on which the lder is given the tenure under section 66.	15 16
the tenur	e cor	uest is made under subsection (1), the Minister may amend additions as requested and, with the consent of the provisional vise amend the conditions.	17 18 19
(4) Th under thi		nister must give the provisional holder notice of a decision ion.	20 21
Amendr	nent	of security requirements	22
68. (1)	If the	e provisional holder—	23
(a)	is no	otified of a security requirement; and	24

(b) is dissatisfied with the amount of the security required;

¹⁶ Section 399 (Decision about requirement to lodge security)

¹⁷ Section 425 (Tenure fees)

the provisional holder may ask the Minister to make a new decision under section 399.¹⁸

(2) The request must be made within 30 days after the day on which the provisional holder is given notice under section 66.

(3) If a request is made under subsection (1), the Minister may make a new decision under section 399.

(4) The Minister must give the provisional holder notice of the new decision.

Extension of primary payment period

69.(1) If the provisional holder makes a request under section 67 or 68,10the provisional holder may ask the Minister to extend the primary payment11period.12

(2) The request must be made within 30 days after the day on which the provisional holder is given notice under section 66.

(3) If the Minister agrees to the request, the Minister must—

- (a) decide the period of the extension; and
- (b) give the provisional holder a notice of the period of the extension. 17

Acceptance of grant of exploration permit for standard sub-block

70.(1) The provisional grant of the exploration permit is properly19accepted by the provisional holder if, before the required time, the20provisional holder—21

- (a) gives the Minister a written acceptance of the grant; and 22
 - (b) lodges any security required under section 399; and
 - (c) pays the fee that must be paid for the tenure under section 425.¹⁹

(2) The required time under subsection (1) is the end of the primary payment period or, if the provisional holder has been granted an extension 26

8

9

15

16

18

23

24

1

2

3

4

5

6

¹⁸ Section 399 (Decision about requirement to lodge security)

¹⁹ Section 425 (Tenure fees)

	primary payment period under section 69, the end of the secondary nt period.	1 2
	Jnder section 88, the grant of the tenure can not be effective before it is egistered (see section 333 for registration).	3 4
Condi	tions applicable to tenure on grant	5
	If the provisional grant of the tenure is properly accepted under 70, it is subject to—	6 7
(8) the conditions specified in the tenure given to the applicant under section 66; or	8 9
(1) if the Minister amended those conditions under section 67—those conditions as amended.	10 11
Lapse	of provisional grant of exploration permit	12
	If the provisional grant of the tenure is not properly accepted under 70, the provisional grant lapses.	13 14
Divis	on 3—Application for and grant of exploration permit over tender sub-block	15 16
	rs to be decided before applications for exploration permit over sub-blocks invited	17
		18
explor	If the Minister proposes to invite applications for the grant of an ation permit over reserved sub-blocks, the Minister must, before g the applications, decide—	
explor	If the Minister proposes to invite applications for the grant of an ation permit over reserved sub-blocks, the Minister must, before g the applications, decide—	18 19 20
explor invitin	 If the Minister proposes to invite applications for the grant of an ation permit over reserved sub-blocks, the Minister must, before g the applications, decide—) the procedure and criteria that the Minister will adopt to allocate the tenure; and 	18 19 20 21 22
explor invitin (a	 If the Minister proposes to invite applications for the grant of an ation permit over reserved sub-blocks, the Minister must, before g the applications, decide—) the procedure and criteria that the Minister will adopt to allocate the tenure; and o) the amount of security that will be required for the tenure under section 399;²⁰ and 	18 19 20 21 22 23 23 24

²⁰ Section 399 (Decision about requirement to lodge security)

Minister may invite applications for exploration permit over tender sub-blocks

74.(1) Subject to subsection (2), the Minister may invite applications for the grant of an exploration permit over reserved sub-blocks.

(2) Applications may be invited for a tenure covering a group of reserved sub-blocks only if the group forms a discrete area.

(3) The Minister is to invite applications by publishing a tender sub-block tenure notice for the tenure in the gazette.

Tender	sub-block tenure notice—exploration permit	9
75.(1)	A tender sub-block tenure notice for an exploration permit must—	10
(a)	specify the sub-blocks to be covered by the tenure; and	11
(b)	specify the period within which applications may be made; and	12
(c)	specify the procedure and criteria that the Minister will adopt to allocate the tenure; and	13 14
(d)	specify the amount of security that the successful applicant will be required to lodge; and	15 16
(e)	include a statement to the effect that information about—	17
	(i) the security that the successful applicant will be required to lodge; and	18 19
	(ii) the tenure conditions;	20
may	be obtained from the Minister.	21
paragrap	Vithout limiting subsection (1)(c), the Minister may, for that h, specify that the tender will be decided on the basis of either or ne following—	22 23 24
(a)	the nature and extent of the exploration activity proposed to be carried out;	25 26
(b)	the amount of money offered for the tenure.	27
	e tender sub-block tenure notice may specify not more than 500 ks for the exploration permit.	28 29

1

2

3

4

5

6

7

Applicat	tion f	or exploration permit over tender sub-blocks	1
	ons fo	nder sub-block tenure notice has been published inviting or an exploration permit, a person may apply to the Minister	2 3 4
How to a	apply	7	5
77.(1)	The a	application must—	6
(a)	be n	nade in accordance with the approved form; and	7
(b)	be n	hade in the approved way; and	8
(c)		nade before the end of the period specified in the tender block tenure notice; and	9 10
(d)	addr	ress the criteria specified under section $75(1)(c)$; and	11
(e)	inclu	ide details of—	12
	(i)	the technical qualifications of the applicant and of the applicant's employees who are likely to be involved in activities authorised by the tenure; and	13 14 15
	(ii)	the technical advice available to the applicant; and	16
	(iii)	the financial resources available to the applicant; and	17
	(iv)	if the tenure is to be held by more than 1 person—the share in the tenure that each prospective holder will hold; and	18 19
(e)	-	ify an address for service of notices under this Act and the lations.	20 21
Note: For	. parag	graphs (a) and (b) see section 41.	22
		plicant may include in the application any other information ant considers relevant.	23 24
Paymen	t of fe	e	25
78.(1) regulation		applicant must pay the application fee prescribed under a	26 27

(2) The fee must be paid when the application is made.

(3) The Minister may refund any fee paid under subsection (1) but only if the Minister is satisfied that special circumstances exist that justify the refund of the fee.	1 2 3
Request for further information	4
79.(1) The Minister may ask the applicant for further information about the application.	5 6
(2) The request must—	7
(a) be in writing; and	8
(b) be given to the applicant; and	9
(c) specify the time within which the information must be provided.	10
(3) Information requested under subsection (1) must be provided—	11
(a) in writing; and	12
(b) within the time specified in the request.	13
Section number not used	14
80. See note 2 to section 3(1).	15
Minister may provisionally grant tenure	16
81.(1) The Minister may provisionally grant an exploration permit to an applicant who has done what is required by sections 77 to 79.	17 18
(2) When provisionally granting a tenure under subsection (1), the Minister must follow the procedure and apply the criteria specified in the tender sub-block tenure notice published for the tenure under section 74. ²¹	19 20 21
(3) If the Minister refuses to grant a tenure under subsection (1), the Minister must give the applicant notice of the refusal.	22 23

²¹ Section 74 (Minister may invite applications for exploration permit over tender sub-blocks)

Section	number not used	1
82. Se	e note 2 to section 3(1).	2
Successf	ul applicant must be notified	3
	If the Minister provisionally grants an exploration permit under 1 or 87, the Minister must give the provisional holder—	4 5
(a)	the tenure; and	6
(b)	notice that the provisional grant will lapse unless the provisional holder, within 30 days after the day on which the notice is given—	7 8 9
	(i) gives the Minister a written acceptance of the grant; and	10
	(ii) lodges any security required under section 399; ²² and	11
	(iii) pays the fee that must be paid for the tenure under section 425;²³ and	12 13
	(iv) if the tender is decided on the basis of the amounts of money offered for the tenure—pays to the Minister the amount that the provisional holder offered for the tenure under section $77(1)(d)$. ²⁴	14 15 16 17
(2) Th	e tenure must specify—	18
(a)	the sub-blocks covered by the tenure; and	19
(b)	the term of the tenure; and	20
(c)	the tenure conditions. ²⁵	21
Accepta	nce of grant of exploration permit over tender sub-blocks	22
	e provisional grant of an exploration permit is properly accepted by isional holder if, within 30 days after the day on which the	23 24

²² Section 399 (Decision about requirement to lodge security)

²³ Section 425 (Tenure fees)

²⁴ Section 77 (How to apply)

²⁵ See section 88 (Initial term of exploration permit)

provisional holder is given notice under section	n 83, the provisional holder—	1
(a) gives the Minister a written accepta	nce of the grant; and	2
(b) lodges any security required under s	section 399; ²⁶ and	3
(c) pays the fee that must be paid for the and		4 5
(d) if the tender is decided on the ba offered for the tenure—pays to the provisional holder offered for the te	e Minister the amount that the	6 7 8
Note: Under section 88, the grant of the tenure registered (see section 333 for registration).	can not be effective before it is 10	9 0
Conditions applicable to tenure on grant	1.	1
85. If the provisional grant of the tenure is p subject to the conditions decided under section		
Lapse of provisional grant of exploration p	permit 14	4
86. If the provisional grant of the tenure is section 84, the provisional grant lapses.	s not properly accepted under 15	-
Provisional grant to next applicant if gran	t lapses 17	7
87.(1) If the provisional grant of the tenur Minister may provisionally grant the tenure t the tenure.	1	9

²⁶ Section 399 (Decision about requirement to lodge security)

²⁷ Section 425 (Tenure fees)

²⁸ Section 77 (How to apply)

²⁹ Section 73 (Matters to be decided before applications for exploration permit over tender sub-blocks invited)

(2) When provisionally granting a tenure under subsection (1), the Minister must follow the procedure and apply the criteria specified in the tender sub-block tenure notice published for the tenure under section 74.30

Division 4—Duration of exploration permit

Initial term of exploration permit

6
7
8 9 10
11
12 13
14 15 16
17
18
19 20
21
22
23
24 25
26

1

2

3

4

³⁰ Minister may invite applications for exploration permit over tender sub-blocks)

(3) In disregard	working out the previous term of the tenure, section 90 must be led.	1 2
(4) An	exploration permit can not be renewed more than 3 times.	3
Effect of	suspension of rights on term of exploration permit	4
. ,	If the Minister suspends rights conferred by an exploration permit cified period under section 48, ³¹ the Minister may extend the term sure.	5 6 7
(2) An	extension of a tenure term under subsection (1)—	8
(a)	must not be for a period that is longer than the period for which the tenure rights were suspended; and	9 10
(b)	must be in writing.	11
	he Minister extends the term of a tenure under subsection (1), the must give the tenure holder a notice that informs the holder—	12 13
(a)	that the tenure has been extended; and	14
(b)	of the period of the extension.	15
Effect of	application for renewal on term of exploration permit	16
91. If-	_	17
(a)	an exploration permit holder applies to renew the tenure under section $101;^{32}$ and	18 19
(b)	the current term of the tenure expires; and	20
(c)	a renewal of the tenure does not take effect immediately after the current term expires;	21 22
the tenur	e remains in force after the current term expires until—	23
(d)	a renewal of the tenure takes effect; or	24

³¹ Section 48 (Tenure rights may be suspended)

³² Section 101 (Application for renewal of exploration permit)

(e)	a provisional renewal of the tenure lapses; or	1
(f)	the application for renewal is withdrawn or refused.	2
on term	f application for mineral development licence or mining lease of exploration permit	3 4
92. If-		5
(a)	an exploration permit holder applies for—	6
	(i) a mineral development licence; or	7
	(ii) a mining lease;	8
	over the tenure area, or part of the tenure area, of the exploration permit; and	9 10
(b)	the current term of the exploration permit expires; and	11
(c)	a grant of the mineral development licence or mining lease does not take effect before the current term of the exploration permit expires;	12 13 14
the explo	pration permit remains in force until—	15
(d)	the grant of the mineral development licence or mining lease takes effect; or	16 17
(e)	a provisional grant of the mineral development licence or mining lease lapses; or	18 19
(f)	the application for the mineral development licence or mining lease is withdrawn or refused.	20 21
Effect of	f application for extension on term of tenure	22
93. (1)	If—	23
(a)	an exploration permit holder applies for an extension of the term of the tenure under section 94 or 96; and	24 25
(b)	the holder has also applied to renew the tenure under section 101; ³³ and	26 27

³³ Section 101 (Application for renewal of exploration permit)

then---

(d)	the renewal	application	lapses;	and

- the tenure remains in force until-(e)
 - if the Minister extends the term of the tenure under (i) section 95 or 97 for a specified period—30 days after the day on which that period ends; or
 - (ii) if the Minister refuses to extend the term of the tenure under section 95 or 97-30 days after the day on which the holder 10 is given notice of the refusal under section 98. 11

Extension of tenure-activities disrupted

94.(1)	If—	13
(a)	an exploration permit authorises the tenure holder to carry out an activity; and	14 15
(b)	circumstances beyond the control of the holder prevent the holder from carrying out the activity;	16 17
the holde tenure.	er may apply to the Minister for an extension of the term of the	18 19
(2) The	e application must be made—	20
(a)	within 30 days after the day on which the holder first became aware of the circumstances; and	21 22
(b)	before the tenure expires.	23
Grant of	tenure extension—activities disrupted	24
	Subject to subsection (2), if an exploration permit holder applies tension under section 94, the Minister must—	25 26
(a)	grant an extension of the term of the tenure if the Minister is satisfied that—	27 28

1

2

3

4

5

6

7

8

9

1	(i)	the holder is or has been unable to carry out the activities authorised by the tenure; and	1 2
	(ii)	the holder is or has been unable to do so because of circumstances beyond the holder's control; and	3 4
	(iii)	no excluded time is included in the period of inability for which an extension is sought; or	5 6
. ,		se the application for extension if the Minister is not satisfied ne matters referred to in paragraph (a).	7 8
	-	od for which the extension is granted must not be longer than period for the tenure less any excluded time for the tenure.	9 10
		tension may be granted subject to whatever conditions the ders appropriate.	11 12
(4) In th	nis se	ection—	13
holde	er is	eriod" for a tenure means the period during which the tenure unable to carry out activities authorised by the tenure because astances beyond the holder's control.	14 15 16
		ne " for a tenure means any period during which the tenure rce because of section 90, 91, 92 or 93.	17 18
tenur equiv exten the t autor licen- tenur	re for valen nded tenur matic ace or re is	ction 90, if the Minister has under section 48 suspended rights under a r a period, the Minister may extend the term of the tenure for an t period. Under section 91, the term of a tenure is automatically if there is an application for the renewal of a tenure undecided when e is due to expire. Under section 92, the term of a tenure is ally extended if the holder applies for a mineral development r mining lease over the tenure area. Under section 93, the term of a automatically extended if there is an application for an extension of e undecided when the tenure is due to expire.	19 20 21 22 23 24 25 26 27
Extension	n of 1	tenure—other circumstances	28
		exploration permit holder may apply to the Minister for an the term of the tenure if, under section 121, ³⁴ the Minister—	29 30

(a) suspends a tenure condition; or

³⁴ Section 121 (Exemption from or suspension of conditions)

(b) exempts the holder from complying with a tenure condition.	1
(2) The application must be made not later than 30 days before the tenure expires.	2 3
Grant of tenure extension—other circumstances	4
97.(1) Subject to subsection (2), if an exploration permit holder applies for an extension under section 96, the Minister may—	5 6
(a) grant an extension of the term of the tenure; or	7
(b) refuse to grant an extension of the term of the tenure.	8
(2) The extension must not be for a period that is longer than the period of the suspension or exemption.	9 10
(3) The extension may be granted subject to whatever conditions the Minister considers appropriate.	11 12
Notification of decision	13
98.(1) If the Minister grants an extension of the term of the exploration permit under section 95 or 97, the Minister must give the tenure holder a notice that informs the holder of—	14 15 16
(a) the grant of extension; and	17
(b) the period of the extension; and	18
(c) if the extension is subject to conditions—the conditions.	19
(2) If the Minister refuses an application for a tenure extension, the Minister must give the tenure holder a notice that informs the holder of—	20 21
(a) the refusal; and	22
(b) the reasons for the refusal.	23
Division 5—Voluntary surrender of part of exploration permit area	24
Voluntary surrender of sub-blocks if discrete area remains	25
99.(1) An exploration permit holder may surrender a sub-block or some	26

	b-blocks covered by the tenure if the remaining sub-blocks in the ea form a discrete area. ³⁵	1 2
(2) A	surrender under subsection (1) must—	3
(a)	be made in writing; and	4
(b)	identify the sub-blocks surrendered; and	5
(c)	be given to the Minister.	6
	e surrender takes effect when it is registered under section 337 (see section $7(5)$).	7 8
Volunta	ry surrender of sub-blocks if up to 3 discrete areas remain	9
100.(1) If—	10
(a)	an exploration permit holder wants to surrender some of the sub-blocks covered by the tenure; and	11 12
(b)	the sub-blocks remaining in the tenure area after the proposed surrender would form not more than 3 discrete areas;	13 14
the holde	er may apply to the Minister for approval of the proposed surrender.	15
(2) Th	e application—	16
(a)	must be in writing; and	17
(b)	must include a surrender proposal that identifies the sub-blocks in the tenure area that the holder proposes to surrender; and	18 19
(c)	may include any other information that the holder considers relevant.	20 21
approve	the Minister agrees with the surrender proposal, the Minister may the surrender of the sub-blocks specified in the proposal by giving er notice of the approval.	22 23 24
	e surrender takes effect when it is registered under section 337 (see section $7(5)$).	25 26
	the Minister does not agree with the surrender proposal, the may ask the holder to discuss the proposal.	27 28

³⁵ See section 127 (Voluntary surrender of exploration permit) for the surrender of the whole tenure.

s 102

(5) If the Minister and the holder agree, after discussions, on the sub-blocks to be surrendered, the Minister may approve the surrender of the sub-blocks agreed on by giving the holder written confirmation of the agreement.	1 2 3 4
Note: The surrender takes effect when it is registered under section 337 (see section 337(5)).	5 6
(6) If, after discussions, the Minister and the holder do not agree on the surrender proposal, no sub-blocks are surrendered.	7 8
Division 6—Application for and grant of renewal of exploration permit	9
Application for renewal of exploration permit	10
101. An exploration permit holder may apply to the Minister to renew the tenure.	11 12
Note 1: Part of the tenure area must be surrendered on each renewal (see section 104).	13 14
Note 2: At each renewal, the tenure conditions are reviewed (see section 118).	15
When application to be made	16
102.(1) Subject to subsections (2) and (3), the application must be made at least 30 days before the day on which the tenure is to expire.	17 18
Note: If an application for extension of a tenure is made, the expiry of the tenure is postponed (see section 93). For expiry of a tenure see section 126.	19 20
(2) The Minister may accept an application that is made later than 30 days before the day on which the tenure is to expire if—	21 22
(a) the application is made before the day on which the tenure expires; and	23 24
(b) the Minister believes that there are reasonable grounds for accepting the application.	25 26
(3) If a tenure remains in force because of section 93(e)(ii), the application may be made at any time before the tenure ceases to be in force.	27 28

How to a	apply for renewal	1
103.(1) The application must—	2
(a)	be made in accordance with the approved form; and	3
(b)	be made in the approved way; and	4
(c)	include details of—	5
	(i) the activities carried out by the applicant under the tenure during its current term; and	6 7
	(ii) the amount of money spent by the applicant in relation to the sub-blocks covered by the tenure during its current term; and	8 9
	(iii) the activities that the applicant intends to carry out under the tenure during the term applied for; and	10 11
	(iv) the amount of money that the applicant intends to spend on those activities during the term applied for; and	12 13
(d)	specify the sub-blocks that the applicant nominates for surrender under section 104.	14 15
Note: For	paragraphs (a) and (b) see section 41.	16
	e applicant may include in the application any other information pplicant considers relevant.	17 18
Mandate	ory reduction of tenure area on renewal of exploration permit	19
) This section deals with the mandatory reduction of the tenure area by an exploration permit when the tenure is renewed.	20 21
	oject to subsection (4)(b), on each surrender day of an exploration te tenure holder must surrender—	22 23
(a)	50% of the number of sub-blocks in the tenure area; or	24
(b)	if 50% of that number of the sub-blocks is a whole number and a fraction—the next higher whole number of the sub-blocks.	25 26
	pject to subsection (4)(a), the sub-blocks that remain in the tenure a surrender under subsection (2) must form a discrete area.	27 28
(4) Th	e Minister may give permission for—	29

(a) the surrender of sub-blocks in a tenure area, if the tenure area	1
remaining after the proposed surrender would consist of not more	2
than 3 discrete areas; or	3
(b) a tenure area to be reduced by less than 50%, if the Minister	4
considers that there are special circumstances present in relation to	5
the renewal application.	6
Request for further information	7
105.(1) The Minister may ask the applicant to provide further	8
information about the application.	9
(2) The request must—	10
(a) be in writing; and	11
(b) be given to the applicant; and	12
(c) specify the time within which the information must be provided.	13
(3) Information requested under subsection (1) must be provided—	14
(a) in writing; and	15
(b) within the time specified in the request.	16
Payment of fee	17
106.(1) The applicant must pay the application fee prescribed under a	
regulation.	19
(2) The fee must be paid when the application is made.	20
(3) The Minister may refund any fee paid under subsection (1) but only if	21
the Minister is satisfied that special circumstances exist that justify the	22
refund of the fee.	23
Section number not used	24

107. See note 2 to section 3(1).

Provisio	nal renewal of an exploration permit	1
108.(1 the applic) The Minister must provisionally renew an exploration permit if cant—	2 3
(a)	does what is required by sections 101 to 106; and	4
(b)	has complied with—	5
	(i) this Act; and	6
	(ii) the regulations; and	7
	(iii) the tenure conditions.	8
re	Inder section 89, the renewal of the tenure can not be effective before it is egistered (see section 334 for registration). The renewal will not be egistered until it has been properly accepted (see section 114 for "proper cceptance").	9 10 11 12
Note 2: U	nder section 118, new conditions may be imposed on renewal.	13
	subsection (1) does not require the Minister to provisionally renew e, the Minister may—	14 15
(a)	provisionally renew the tenure; or	16
(b)	refuse to renew the tenure.	17
Section	number not used	18
109. S	ee note 2 to section $3(1)$.	19
Applica	nt must be notified	20
) The Minister must give the applicant notice of the Minister's under section 108.	21 22
	the Minister provisionally renews the exploration permit under 08, the notice must contain notification—	23 24
(a)	of the conditions of the renewed tenure; and	25
(b)	of any decision under section 399 ³⁶ that the applicant must lodge a security or a further security; and	26 27

³⁶ Section 399 (Decision about requirement to lodge security)

	the end of the primary payment period—	2
	(i) gives the Minister a written acceptance of the renewal; and	3
	(ii) lodges any security required by the Minister under section 399; and	4 5
	(iii) pays the fees that must be paid under section 425.37	6
Note: Sec	tion 118 provides for renewals to be granted subject to conditions.	7
Amendr	nent of conditions	8
111.(1) If the tenure holder—	9
(a)	has been provisionally granted a renewal of the tenure under section 108; and	10 11
(b)	is notified of the tenure conditions; and	12
(c)	is dissatisfied with the conditions;	13
the holde	er may ask the Minister to amend the conditions.	14
	e request must be made within 30 days after the day on which the given notice under section 110.	15 16
the tenu	a request is made under subsection (1), the Minister may amend re conditions as requested and, with the consent of the holder, e amend the conditions.	17 18 19
(4) Th section.	e Minister must give the holder notice of a decision under this	20 21
Amendr	nent of security requirements	22
112.(1) If the tenure holder—	23
(a)	has been provisionally granted a renewal of the tenure under section 108; ³⁸ and	24 25
(b)	is notified of a security requirement; and	26

³⁷ Section 425 (Tenure fees)

³⁸ Section 108 (Provisional renewal of an exploration permit)

(c) is dissatisfied with the amount of the security required;	1
the holder may ask the Minister to make a new decision under section 399.39	2 3
(2) The request must be made within 30 days after the day on which the holder is given notice under section 110.	4 5
(3) If a request is made under subsection (1), the Minister may make a new decision under section 399.	6 7
(4) The Minister must give the holder notice of the new decision.	8
Extension of primary payment period	9
113.(1) If the tenure holder makes a request under section 111 or 112, the holder may ask the Minister to extend the primary payment period.	10 11
(2) The request must be made within 30 days after the day on which the holder is given notice under section 110.	12 13
(3) If the Minister agrees to the request, the Minister must—	14
(a) decide the period of the extension; and	15
(b) give the holder a notice informing the holder of the period of the extension.	16 17
Acceptance of renewal of exploration permit	18
114.(1) The provisional renewal of an exploration permit is properly accepted by the tenure holder if, before the required time, the holder—	19 20
(a) gives the Minister a written acceptance of the renewal; and	21
(b) lodges any security required under section 399; and	22
(c) pays the fee that must be paid under section 425.40	23
(2) The required time under subsection (1) is the end of the primary payment period or, if the tenure holder has been granted an extension of the primary payment period under section 113, the end of the secondary	24 25 26

³⁹ Section 399 (Decision about requirement to lodge security)

payment period.	1
Note: Under section 89, the renewal of the tenure can not be effective before it is registered (see section 334 for registration).	2 3
Conditions applicable to tenure on renewal	4
115. If the provisional renewal is properly accepted under section 114, the renewed tenure is subject to—	5 6
(a) the conditions specified in the notice given to the tenure holder under section 110; or	7 8
(b) if the Minister amended those conditions under section 111—those conditions as amended.	9 10
Lapse of provisional renewal of exploration permit	11
116. If the provisional renewal of an exploration permit is not properly accepted under section 114, the provisional renewal lapses.	12 13
Division 7—Obligations associated with exploration permit	14
General	15
117.(1) The sources of obligations associated with an exploration permit are—	16 17
(a) the tenure conditions; and	18
 (b) obligations arising from directions under section 387 or 392⁴¹ given by the Minister; and 	19 20
(c) obligations imposed by this Act and the regulations.	21
Note: For paragraph (a) see sections 118 to 120. For paragraph (c) see sections 44, 123 to 125, 372 and 391(1).	22 23
(2) If an exploration permit has 2 or more holders, all the holders are jointly and severally bound by the obligations that attach to the tenure.	24 25

⁴¹ Section 387 (Minister may give directions) or section 392 (Power to give directions after tenure etc. ends)

Conditio	ons of exploration permit	1						
) The Minister may grant or renew an exploration permit subject to conditions the Minister considers appropriate.	2 3						
	the Minister grants or renews an exploration permit subject to as, the conditions must be specified in the tenure.	4 5						
the grant	thout limiting subsection (1), the Minister may attach conditions to or renewal of an exploration permit requiring the tenure holder to llowing types of things—	6 7 8						
(a)	take out insurance as required by the Minister;	9						
(b)	carry out certain work in or in relation to the tenure area during the term of the tenure;	10 11						
(c)	spend a specified amount of money in carrying out the work referred to in paragraph (b);	12 13						
(d)	lodge a security with the Minister;							
(e)	keep specified information;							
(f)	give the Minister, on request, specified information;	16						
(g)	a condition requiring the holder to take steps to protect the environment of the tenure area, including conditions about—	17 18						
	(i) protecting wildlife; or	19						
	 (ii) minimising the effect on the environment of the tenure area and the area surrounding the tenure area of activities carried out in the tenure area; 	20 21 22						
(h)	repair any damage to the environment caused by activities in the tenure area;	23 24						
(i)	pay a specified penalty to the State if the holder does not comply with a tenure condition.	25 26						
(4) A (condition under subsection (3)(d) must specify—	27						
(a)	the amount of the security required; and	28						
(b)	the kind of security required; and	29						
(c)	the way and the form in which the security is to be lodged.	30						

may requ	aire the lodgment of a security in the form of a guarantee and, if a e is required, the condition may specify—	1 2 3
(a)	the kind of person who is to give the guarantee; and	4
(b)	the terms of the guarantee.	5
No cond	itions requiring payment of money	6
lodgmen	Except for a condition requiring the payment of a penalty or t of security, a tenure condition must not require the payment of the State.	7 8 9
Variatio	n of conditions	10
120.(1) If—	11
(a)	an exploration permit holder requests the Minister in writing to vary the tenure conditions; or	12 13
(b)	an exploration permit continues in force because of section 93; ⁴² or	14 15
(c)	an extension of the term of an exploration permit is granted under section 95; ⁴³ or	16 17
(d)	part of the tenure area of an exploration permit is surrendered under section 99 or 100;44	18 19
the Minis	ster may vary the tenure conditions.	20
(2) If t	he Minister gives—	21
(a)	a direction under section 387;45 or	22
(b)	an approval, consent or exemption under a regulation;	23

⁴² Section 93 (Effect of application for extension on term of tenure)

⁴³ Section 95 (Grant of tenure extension—activities disrupted)

⁴⁴ Section 99 (Voluntary surrender of sub-blocks if discrete area remains) or section 100 (Voluntary surrender of sub-blocks if up to 3 discrete areas remain)

⁴⁵ Section 387 (Minister may give directions)

to the ext	loration permit holder, the Minister may vary the tenure conditions ent necessary to avoid inconsistency between the tenure conditions irection, approval, consent or exemption.	1 2 3						
	e Minister may vary the tenure conditions subject to whatever as the Minister considers appropriate.	4 5						
	he Minister varies the tenure conditions, the Minister must give the lder a notice that—	6 7						
(a)	informs the holder of the variation; and	8						
(b)	specifies the conditions that have been varied; and	9						
(c)	specifies any conditions to which the variation is subject.	10						
Exempti	on from or suspension of conditions	11						
121.(1) If—	12						
(a)	an exploration permit holder requests the Minister in writing to-	13						
	(i) suspend a tenure condition; or	14						
	(ii) exempt the holder from complying with a tenure condition; or	15 16						
(b)	an exploration permit continues in force because of section 93;46 or	17 18						
(c)	an extension of the term of an exploration permit is granted under section 95;47 or	19 20						
(d)	part of the tenure area of an exploration permit is surrendered under section 99 or 100; ⁴⁸	21 22						
the Minis	ster may—	23						
(e)	suspend a tenure condition; or	24						
(f)	xempt the holder from complying with a tenure condition.							

⁴⁶ Section 93 (Effect of application for extension on term of tenure)

⁴⁷ Section 95 (Grant of tenure extension—activities disrupted)

⁴⁸ Section 99 (Voluntary surrender of sub-blocks if discrete area remains) or section 100 (Voluntary surrender of sub-blocks if up to 3 discrete areas remain)

(2) If the Minister gives—	1									
(a) a direction under section $387;^{49}$ or										
(b) an approval, consent or exemption under a regulation;	3									
to an exploration permit holder, the Minister may suspend a tenure	4									
condition, or exempt the holder from compliance with a tenure condition, to	5									
the extent necessary to avoid inconsistency between the tenure conditions and the direction, approval, consent or exemption.	6 7									
(3) The Minister may—	8									
(a) suspend a tenure condition; or	9									
(b) exempt the tenure holder from complying with a tenure condition;	10									
subject to whatever conditions the Minister considers appropriate.	11									
(4) If the Minister—	12									
(a) suspends a tenure condition; or	13									
(b) exempts the tenure holder from complying with a tenure condition;	14 15									
the Minister must give the holder a notice that—	16									
(c) informs the holder of the exemption or suspension; and	17									
(d) specifies the conditions that have been suspended or affected by the exemption; and	18 19									
(e) specifies any conditions to which the suspension or exemption is subject.	20 21									
Note: A suspension or exemption of a condition can not be effective before it is registered (see section 337).2										
Automotic guarancian of conditions if tanung rights are gran and a	24									
Automatic suspension of conditions if tenure rights are suspended	24									
122. If—	25									

(b) a tenure condition is affected by the suspension;

the tenure condition is suspended for the period of the suspension of the rights.

Work practices

123. A person who is an exploration permit holder or an associate of the holder, in carrying out activities in the tenure area that are authorised by the tenure, must take all reasonable steps-

- (a) to ensure that the activities are carried out at a standard that is 10 accepted as reasonable and proper in the mining industry; and 11
- (b) to maintain in good repair all structures and equipment erected in, or brought into, the tenure area by the person; and
- (c) to remove from the tenure area any structure, equipment or other property that—
 - (i) belongs to the person, or is under the person's control; and
 - (ii) is not being used, or is not going to be used, in connection 17 with the activities. 18

Maximum penalty—267 penalty units.

Note:	The	safety	of	offshore	exploration	activities	is	governed	by	the	Mines	
	Regu	lation A	ct 1	964—see	the definition	n of "mine	e" ii	n section 5	of t	hat A	.ct.	

Tenure holder must keep specified records etc. 22 **124.** An exploration permit holder must— 23

- (a) keep whatever records and samples; and
- (b) give whatever records and samples to the Minister for inspection; 25 and 26
- (c) make whatever returns;

3

4

5

6

7

8

9

12

13

14

15

16

19 20 21

24

are necessary to comply with—	1
(d) the regulations; or	2
(e) the tenure conditions; or	3
(f) a direction given by the Minister under section 387. ⁵¹	4
Note: Under sections 386 and 387 the Minister may direct a person to keep records and samples, to give records and samples to the Minister, and to make returns.	5 6
Maximum penalty—134 penalty units.	7
Tenure holder must help inspectors	8
125. An exploration permit holder must provide an inspector with reasonable facilities and help so that the inspector is able to carry out compliance inspections.	9 10 11
Note: See sections 377 to 384 for compliance inspections.	12
Maximum penalty—67 penalty units.	13
Division 8—Expiry of exploration permit	14
General	15
126.(1) An exploration permit expires if—	16
(a) the term of the tenure ends without the tenure being renewed; or	17
(b) the tenure holder surrenders the tenure; or	18
(c) a mineral development licence is granted over the sub-blocks in the tenure area of the exploration permit; or	19 20
(d) a mining lease is granted over the sub-blocks in the tenure area of the exploration permit; or	21 22
(e) the tenure is cancelled.	23
Note: For paragraph (a) see division 6. For paragraph (b) see section 127. For paragraph (c) see section 128. For paragraph (d) see section 129. For paragraph (e) see section 130.	24 25 26

(2) In subsection (1)(a), the reference to the term of the tenure includes any period during which the tenure is in force under section 90, 91, 92 or 93.	1 2 3
Voluntary surrender of exploration permit	4
127. An exploration permit holder may surrender the tenure.	5
Note 1: See Division 5 for voluntary surrender of part of a tenure area.	6
Note 2: The surrender takes effect when it is registered under section 337 (see section 337(5)).	7 8
Automatic expiry of exploration permit when mineral development licence takes effect	9 10
128. If—	11
(a) an exploration permit is in force; and	12
 (b) a mineral development licence over all or some of the sub-blocks in the exploration permit area comes into force under section 154;⁵² 	13 14 15
the exploration permit expires in relation to the sub-blocks covered by the mineral development licence.	16 17
Automatic expiry of exploration permit when mining lease takes effect	18
129. If—	19
(a) an exploration permit is in force; and	20
(b) a mining lease over all or some of the sub-blocks in the exploration permit area comes into force under section 232; ⁵³	21 22
the exploration permit expires in relation to the sub-blocks covered by the mining lease.	23 24

⁵² Section 154 (Initial term of mineral development licence)

⁵³ Section 232 (Initial term of mining lease)

Cancella	tion of exploration permit	1								
) Subject to subsection (5), the Minister may cancel an exploration the tenure holder—	2 3								
(a)	breaches a tenure condition; or									
(b)	contravenes a provision of this Act or the regulations; or									
(c)	breaches a condition attached to an approval under section 365(2). ⁵⁴	6 7								
Minister	the Minister proposes to cancel a tenure under subsection (1), the must give the tenure holder a notice that informs the holder of the cancellation.	8 9 10								
(3) Th	e notice must—	11								
(a)	specify the reason for the proposed cancellation; and	12								
(b)	invite the holder to make submissions about the proposed cancellation; and									
(c)	specify the day by which submissions may be given to the Minister; and									
(d)	specify an address where submissions are to be lodged.	17								
	the day specified under subsection (3)(c) must be not less than after the day on which the notice is given.	18 19								
(5) The	e Minister may cancel the tenure only if—	20								
(a)	the holder has been given a notice under subsection (2); and	21								
(b)	the Minister has considered—									
	(i) any submission made by the holder as provided by the notice under subsection (3); and	23 24								
	 (ii) any steps taken by the holder to remedy the breach or contravention that led to the proposal to cancel the tenure and to prevent any similar breach or contravention from happening again; and 	25 26 27 28								

⁵⁴ Section 365 (Minister's response to application for approval)

(c)	the Minister is satisfied that no special circumstances exist that justify the tenure not being cancelled.							
Obligati associate	ons of former exploration permit holders and former es	3 4						
131.(1) Subject to subsection (4), if—	5						
(a)	a person was—	6						
	(i) an exploration permit holder; or	7						
	(ii) an associate of an exploration permit holder; and	8						
(b)	the tenure—	9						
	(i) expires; or	10						
	(ii) is cancelled; or	11						
	(iii) is surrendered; and	12						
(c)	an obligation associated with the tenure arising out of—	13						
	(i) a tenure condition; or	14						
	(ii) a direction given under section 387; or	15						
	(iii) this Act or the regulations; or	16						
	has not been discharged; and	17						
(d)	the person was bound by that obligation when the person was the tenure holder or an associate;	18 19						
the pers discharge	on remains bound by the obligation until the obligation is ed.	20 21						
	ubsection (1) does not continue an obligation to carry out on or recovery activities.	22 23						
	bsection (1) continues an obligation that a person had to carry out on or recovery activities in a particular way if the person carries	24 25 26						
(4) Th	e Minister may decide that the person is not subject to—	27						
(a)	any particular obligation under this section; or	28						

s 132	81 s 13 Offshore Minerals	3
		-
`	b) all the person's remaining obligations under this section.	1
(5)	A decision under subsection (4) must be in writing.	2
PA	RT 2.3—MINERAL DEVELOPMENT LICENCES	3
	Division 1—General	4
Miner	al development licences	5
	This part provides for the grant of mineral development licence ub-blocks in coastal waters.	es 6 7
	A mineral development licence is designed to allow an exploration permolder to retain rights over an area if—	iit 8 9
•	the holder has identified and evaluated a significant mineral deposit is the exploration permit area; and	in 10 11
•	mining the deposit is not commercially viable in the short term; and	12
•	there is a reasonable prospect of development of the deposit in the longe term.	er 13 14
See sec granted.	tion 145 for the grounds on which a mineral development licence may b	be 15 16
Activi	ties authorised by a mineral development licence	17
	(1) Subject to subsections (2) and (3), a mineral development licenc may—	e 18 19
(a	a) explore for minerals in the tenure area; and	20
(t	b) recover minerals in the tenure area.	21
Note 1:	The mineral development licence may specify a restricted range of activities that are the only ones authorised by the tenure (see section $146(3)$).	
Note 2:	Under section 23(1), the concept of "exploration" extends to activities the are directly related to exploration.	at 25 26

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

19

20

24

25

26

27

28

30

directly related to the recovery of minerals. (2) A mineral development licence does not authorise the recovery of minerals as part of a commercial mining operation.

(3) If the tenure is expressed to restrict the kind of minerals covered by the tenure, the holder is not permitted to explore for, or to recover, minerals not covered by the tenure.

(4) A restriction on the kind of minerals covered by the tenure may be inclusive (for example, only minerals A, B and C) or exclusive (for example, all minerals except A, B and C).

(5) For subsection (3), the holder does not recover an excluded mineral if, in the course of exploring for, or recovering, another mineral, the holder recovers some excluded mineral.

Minister may cancel or not renew mineral development licence without compensation

134.	No	compensation	is	payable	because	of	the	cancellation	or	16
non-rene	ewal	of a mineral de	vel	opment lie	cence by t	he I	Minis	ster.		17

Note 1:	The Minister may cancel the tenu	re under section 189 or 190.	18
---------	----------------------------------	------------------------------	----

Note 2: The Minister may refuse to renew the tenure under section 165.

Tenure rights may be suspended

135.(1) The Minister must suspend particular rights conferred by a 21 mineral development licence if the Minister is satisfied that it is necessary in 22 the public interest to do so. 23

(2) The Minister may suspend rights under subsection (1) for a specified period or for an indefinite period.

(3) The Minister may end a suspension at any time.

(4) A suspension or the ending of a suspension must be in writing.

(5) If the Minister—

- suspends rights conferred by a mineral development licence; or 29 (a)
- (b) ends a suspension;

	ster must give the tenure holder a notice that informs the holder of ension or the ending of a suspension.	1 2
	e section 181 for the effect of the suspension on the obligations associated h the tenure.	3 4
(6) A s	suspension takes effect when—	5
(a)	the holder has been given notice of the suspension under subsection (5); and	6 7
(b)	the suspension has been registered under section 337.55	8
Compen	sation for acquisition of property due to suspension of rights	9
136.(1) If—	10
(a)	the Minister suspends tenure rights under section 135;56 and	11
(b)	the suspension results in the acquisition of property from a person; and	12 13
(c)	the State and the person agree on an amount of compensation for the acquisition;	14 15
the State	must pay the person the agreed amount of compensation.	16
(2) If–	_	17
(a)	the Minister suspends tenure rights under section 135; and	18
(b)	the suspension results in the acquisition of property from a person; and	19 20
(c)	the State and the person do not agree on an amount of compensation for the acquisition; and	21 22
(d)	the person brings an action for compensation against the State in the Wardens Court;	23 24
	must pay the person the amount of compensation (if any) that is by the court.	25 26
(3) In	this section—	27

⁵⁵ Section 337 (Amendments etc. to tenures)

⁵⁶ Section 135 (Tenure rights may be suspended)

-	tion of property" see the Commonwealth Constitution, ion 51(xxxi).	1 2
Divisio	n 2—Application for and grant of mineral development licence	3
Applicat	ion for mineral development licence	4
) An exploration permit holder may apply to the Minister for a levelopment licence over sub-blocks within the exploration permit	5 6 7
	person may apply for a mineral development licence over a group ocks only if—	8 9
(a)	the group forms a discrete area; and	10
(b)	there are not more than 20 sub-blocks in the group.	11
	he exploration permit holder may apply for 2 or more mineral nent licences over different parts of the exploration permit area.	12 13
How to a	apply	14
138.(1) The application must—	15
(a)	be made in accordance with the approved form; and	16
(b)	be made in the approved way; and	17
(c)	specify the sub-blocks for which the application is made; and	18
(d)	include details of—	19
	(i) the reasons that the applicant is applying for a mineral development licence rather than a mining lease; and	20 21
	(ii) the mineral deposit that the applicant has identified and evaluated and that the applicant believes is commercially viable in the longer term; and	22 23 24
	(iii) the applicant's assessment of the present and potential commercial viability of the mineral deposit; and	25 26

	carrie	overall work program that the applicant has already ed out under the exploration permit on the sub-blocks red by the application; and	1 2 3
	unde	mount of money that the applicant has already spent r the exploration permit on and in connection with the blocks covered by the application; and	4 5 6
	. ,	ctivities that the applicant intends to carry out on the clocks covered by the application; and	7 8
	• •	mount of money that the applicant intends to spend on n connection with those activities; and	9 10
	appli	echnical qualifications of the applicant and of the cant's employees who are likely to be involved in ities authorised by the tenure; and	11 12 13
	(ix) the te	chnical advice available to the applicant; and	14
	(x) the fi	nancial resources available to the applicant; and	15
(e)	be accomp	panied by maps that—	16
	(i) relate	to the sub-blocks; and	17
	(ii) comp	bly with the regulations; and	18
(f)	specify an regulation	address for service of notices under this Act and the s.	19 20
Note: For	paragraphs	(a) and (b) see section 41.	21
(2) Th include—		deposit details given under subsection (1)(d)(ii) must	22 23
(a)	a full desc	ription of the mineral deposit; and	24
(b)		al information about the deposit and the applicant's ion of the factual information.	25 26
		may include in the application any other information nsiders relevant.	27 28
Paymen	of fee		29

139.(1) The applicant must pay the application fee prescribed under a 30

regulatio	n.
e	e fee must be paid when the application is made.
(3) Th	e Minister may refund any fee paid under subsection (1) but only if ister is satisfied that special circumstances exist that justify the
Applicat	tion must be advertised
) The applicant must advertise the application in a newspaper ng throughout the State.
(2) Th	e advertisement must contain—
(a)	the applicant's name and address; and
(b)	a map and description of the sub-blocks applied for that are sufficient for the sub-blocks to be identified; and
(c)	the address of the Minister; and
(d)	a statement that—
	(i) the applicant has applied for a mineral development licence for the sub-blocks described in the notice; and
	(ii) invites comment from the public on the application; and
	(iii) requests that comments be sent to the applicant and the Minister within 30 days after the day on which the advertisement is published.
(3) Th	e advertisement must be published—
(a)	as soon as possible after the applicant makes the application; and
(b)	in any case, subject to subsection (4), within 14 days after the day on which the applicant makes the application.
(4) If-	_
(a)	the applicant applies to the Minister within the 14 day period referred to in subsection (3) for an extension of the period; and
(b)	the Minister extends the period;

Minister may—

	0))))))))))))))))))))))))))))))))))))))	
the advertisement must be published within the period as extended by the Minister.		
Request	for further information	
141.(1 the applic) The Minister may ask the applicant for further information about cation.	
(2) Th	e request must—	
(a)	be in writing; and	
(b)	be given to the applicant; and	
(c)	specify the time within which the information must be provided.	
(3) Inf	ormation requested under subsection (1) must be provided—	
(a)	in writing; and	
(b)	within the time specified in the request.	
Section	number not used	
142. S	ee note 2 to section 3(1).	
Minister	may provisionally grant tenure	
143. It Minister	f the applicant does what is required by sections 138 to 141, the may—	

(a) subject to section 145, provisionally grant a mineral development 18 licence to the applicant; or 19

(b) refuse the application.

Note: Under section 154, the grant of the tenure can not be effective before it is registered (see section 333 for registration). The grant will not be registered until it has been properly accepted (see section 151 for "proper acceptance").

Section number not used	24
144. See note 2 to section 3(1).	25

20 21

22

Grounds for granting mineral development licence		1
145.(1) The Minister may provisionally grant the mineral development licence only if the Minister is satisfied that—		2 3
(a)	the exploration permit holder has identified and evaluated a significant mineral deposit in the exploration permit area; and	4 5
(b)	there are reasonable grounds for the holder not applying immediately for a mining lease.	6 7
	thout limiting subsection (1), reasonable grounds for not applying tely for a mining lease include the following—	8 9
(a)	the need to obtain government approvals (for example, relating to environmental protection) before mining activities can commence;	10 11
(b)	the need to carry out further exploration or evaluation in order to establish the commercial viability of a mineral deposit found in the tenure area;	12 13 14
(c)	the need to develop technologies before mining activities can commence;	15 16
(d)	the need to arrange finance, or to secure additional capital reserves, before mining activities can commence;	17 18
(e)	the existence of economic considerations (for example, the prevailing condition of the commodity market for the minerals concerned) that effectively preclude mining activities in the immediate future;	19 20 21 22
(f)	the existence of political considerations that effectively preclude mining activities in the immediate future.	23 24
Matters	to be specified in the tenure	25
146.(1) The tenure must specify—		26
(a)	the sub-blocks covered by the tenure; and	27
(b)	the term of the tenure; and	28
(c)	the tenure conditions.	29
(2) The term specified under subsection (1)(b) must not be more than 5 years.		

(3) The tenure.	e tenur	re may specify the activities that may be carried out under the	1 2
(4) If the tenure includes a specification under subsection (3), the tenure authorises only the specified activities.		3 4	
Applica	nt mus	st be notified	5
147.(1 section 1	-	Minister must give the applicant notice of a decision under	6 7
(2) If t	he Miı	nister provisionally grants a mineral development licence—	8
(a)	the M	linister must give the tenure to the provisional holder; and	9
(b)	the no	otice under subsection (1) must contain notification—	10
		of any decision under section 399 ⁵⁸ that the provisional holder must lodge a security; and	11 12
	· /	that the provisional grant will lapse unless the provisional holder, before the end of the primary payment period—	13 14
		(A) gives the Minister a written acceptance of the grant; and	15
		(B) lodges any security required under section 399; and	16
		(C) pays the fee that must be paid for the tenure under section 425. ⁵⁹	17 18
Amendn	nent o	f conditions	19
		provisional holder is dissatisfied with the tenure conditions, holder may ask the Minister to amend the conditions.	20 21
	-	est must be made within 30 days after the day on which the der is given the tenure under section 147.	22 23
	-	est is made under subsection (1), the Minister may amend litions as requested and, with the consent of the provisional	24 25

⁵⁷ Section 143 (Minister may provisionally grant tenure)

⁵⁸ Section 399 (Decision about requirement to lodge security)

⁵⁹ Section 425 (Tenure fees)

holder, otherwise amend the conditions.	1
(4) The Minister must give the provisional holder notice of a decision under this section.	2 3
Amendment of security requirements	4
149.(1) If the provisional holder—	5
(a) is notified of a security requirement; and	6
(b) is dissatisfied with the amount of the security required;	7
the provisional holder may ask the Minister to make a new decision under section 399.	8 9
(2) The request must be made within 30 days after the day on which the provisional holder is given notice under section 147.	10 11
(3) If a request is made under subsection (1), the Minister may make a new decision under section 399.	12 13
(4) The Minister must give the provisional holder notice of the new decision.	14 15
Extension of primary payment period	16
150.(1) If the provisional holder makes a request under section 148 or 149, the provisional holder may ask the Minister to extend the primary payment period.	17 18 19
(2) The request must be made within 30 days after the day on which the provisional holder is given notice under section 147.	20 21
(3) If the Minister agrees to the request, the Minister must—	22
(a) decide the period of the extension; and	23
(b) give the provisional holder a notice of the period of the extension.	24
Acceptance of grant of mineral development licence	25
151.(1) The provisional grant of a mineral development licence is properly accepted by the provisional holder if, before the required time, the provisional holder—	26 27 28

(a) gives the Minister a written acceptance of the grant; and	1
(b) lodges any security required under section 399;60 and	2
(c) pays the fee that must be paid for the tenure under section 425.61	3
(2) The required time under subsection (1) is the end of the primary payment period or, if the provisional holder has been granted an extension of the primary payment period under section 150, the end of the secondary payment period.	4 5 6 7
Note: Under section 154, the grant of the tenure can not be effective before the grant is registered (see section 333 for registration).	8 9
Conditions applicable to tenure on grant	10
152. If the provisional grant of the tenure is properly accepted under section 151, it is subject to—	11 12
 (a) the conditions specified in the tenure given to the applicant under section 147; or 	13 14
(b) if the Minister amended those conditions under section 148—those conditions as amended.	15 16
Lapse of provisional grant of mineral development licence	17
153. If the provisional grant of the tenure is not properly accepted under section 151, the provisional grant lapses.	18 19
Division 3—Duration of mineral development licence	20
Initial term of mineral development licence	21
154.(1) A mineral development licence comes into force on—	22
(a) the day on which the grant of the tenure is registered; or	23
(b) if a day later than the day on which the grant of the tenure is	24

⁶⁰ Section 399 (Decision about requirement to lodge security)

⁶¹ Section 425 (Tenure fees)

registered is specified in the tenure as its commencement day—that specified day.	1 2
(2) The initial term of a mineral development licence expires at the end of the period specified in the tenure under section 146(1).	3 4
Note 1: For the maximum initial term see section 146(2).	5
Note 2: The tenure may be surrendered at any time (see section 187).	6
(3) The period runs from—	7
(a) the day on which the tenure is provisionally granted; or	8
(b) if a day later than the day on which the tenure is provisionally granted is specified in the tenure as its commencement day—that specified day.	9 10 11
Term of renewal of tenure	12
155.(1) A renewal of a mineral development licence comes into force on the later of the following days—	13 14
(a) the day on which the renewal is registered; or	15
(b) the day on which the previous term of the tenure expires.	16
Note: See division 5 for renewal.	17
(2) The term of a renewal of a tenure expires at the end of the period specified in the notice under section 169.62	18 19
Note 1: For the maximum term of renewal see section 169(3).	20
Note 2: The tenure may be surrendered at any time (see section 187).	21
(3) The period runs from the expiry of the previous term of the tenure.	22
(4) In working out the period referred to in subsection (3), section 156 must be disregarded.	23 24
Effect of application for renewal on term of mineral development licence	25 26
156. If—	27

⁶² Section 169 (Applicant must be notified)

(d) (e)	the grant of the mining lease takes effect; or a provisional grant of the mining lease lapses; or	20 21
	al development licence remains in force until—	19
(c)	a grant of the mining lease does not take effect before the current term of the mineral development licence expires;	17 18
(b)	the current term of the mineral development licence expires; and	16
(a)	a mineral development licence holder applies for a mining lease over the tenure area, or part of the tenure area, of the mineral development licence; and	13 14 15
157. If		12
Effect of licence	application for mining lease on term of mineral development	10 11
(f)	the application for renewal is withdrawn or refused.	9
(e)	a provisional renewal of the tenure lapses; or	8
(d)	a renewal of the tenure takes effect; or	7
the tenure	current term expires; e remains in force after the current term expires until—	5 6
(b) (c)	the current term of the tenure expires; and a renewal of the tenure does not take effect immediately after the	3 4
	a mineral development licence holder applies to renew the tenure under section 159; and	1 2

voluntary surrender of sub-blocks if discrete area remains	23
158.(1) A mineral development licence holder may surrender a sub-block	26
or some of the sub-blocks covered by the tenure if the remaining sub-blocks	27

in the tenure area form a discrete area.	1
Note: See section 187 for the surrender of the whole tenure.	2
(2) A surrender under subsection (1) must—	3
(a) be made in writing; and	4
(b) identify the sub-blocks surrendered; and	5
(c) be given to the Minister.	6
Note: The surrender takes effect when it is registered under section 337 (s section 337(5)).	ee 7 8
Division 5—Application for and grant of renewal of mineral development licence	9 10
Application for renewal of mineral development licence	11
159. A mineral development licence holder may apply to the Minister t renew the tenure.	to 12 13
Note: At each renewal, the tenure conditions are reviewed (see section 177).	14
When application to be made	15
160.(1) Subject to subsection (2), the application must be made at lea 6 months before the day on which the tenure is to expire.	st 16 17
(2) The Minister may accept an application that is made later that 6 months before the day on which the tenure is to expire if—	an 18 19
(a) the application is made before the day on which the tenu expires; and	re 20 21
(b) the Minister believes that there are reasonable grounds for accepting the application.	for 22 23
How to apply for renewal	24
161. (1) The application must—	25
(a) be made in accordance with the approved form; and	26

(b)	be made in the approved way; and		
(c)	inclu	ude details of—	2
	(i)	the reasons that the applicant is applying to renew the mineral development licence rather than applying for a mining lease; and	3 4 5
	(ii)	the activities carried out by the applicant under the tenure during its current term; and	6 7
	(iii)	the amount of money spent by the applicant in relation to the sub-blocks covered by the tenure during its current term; and	8 9
	(iv)	the results obtained by the applicant from carrying out the activities referred to in subparagraph (ii); and	10 11
	(v)	the activities that the applicant intends to carry out under the tenure during the term applied for; and	12 13
	(vi)	the amount of money that the applicant intends to spend in relation to activities authorised by the tenure during the term applied for.	14 15 16
Note: For	. parag	graphs (a) and (b) see section 41.	17
		plicant may include in the application any other information ant considers relevant.	18 19
Request	for f	urther information	20
		e Minister may ask the applicant to provide further bout the application.	21 22
(2) Th	e requ	uest must—	23
(a)	be in	n writing; and	24
(b)	be g	iven to the applicant; and	25
(c)	spec	ify the time within which the information must be provided.	26
(3) Inf	orma	tion requested under subsection (1) must be provided—	27
(a)	in w	riting; and	28
(b)	with	in the time specified in the request.	29

Payment of fee	1
163.(1) The applicant must pay the application fee prescribed under a regulation.	2 3
(2) The fee must be paid when the application is made.	4
(3) The Minister may refund any fee paid under subsection (1) but only if the Minister is satisfied that special circumstances exist that justify the refund of the fee.	5 6 7
Section number not used	8
164. See note 2 to section 3(1).	9
Provisional renewal of mineral development licence	10
165. The Minister may—	11
(a) provisionally renew the tenure; or	12
(b) subject to section 168, refuse to renew the tenure.	13
Note 1: Under section 155, the renewal of the tenure can not be effective before it is registered (see section 334 for registration). The renewal will not be registered until it has been properly accepted (see section 173 for "proper acceptance").	14 15 16 17
Note 2: Under section 177, new conditions may be imposed on renewal.	18
Section number not used	19
166. See note 2 to section 3(1).	20
Matters that may be taken into account	21
167. In deciding whether to renew the tenure, the Minister may have regard to—	22 23
(a) whether mining activities are commercially viable in the mineral development licence area; and	24 25
(b) whether the applicant has complied with—	26
(i) this Act; and	27

(ii) the regulations; and	1
(iii) any tenure conditions.	2
Refusal of application for renewal	3
168.(1) If the Minister proposes to refuse to renew the tenure, the Minister must give the applicant notice of the proposed refusal.	4 5
Note: The mineral development licence remains in force until the application for renewal has been finally decided (i.e. until the Minister decides whether or not to renew the tenure) (see section 156).	6 7 8
(2) The notice must—	9
(a) give details of the Minister's reasons for the proposal not to renew the tenure; and	10 11
(b) invite the applicant to make written submissions on the proposed non-renewal to the Minister; and	12 13
(c) specify the day by which submissions may be made to the Minister.	14 15
(3) The day specified under subsection (2)(c) must be at least 30 days after the day on which the notice under subsection (1) is given to the applicant.	16 17 18
4) The Minister, in deciding whether to refuse to renew the tenure, must have regard to any submissions made by the applicant in response to the notice under subsection (1).	19 20 21
Applicant must be notified	22
169.(1) The Minister must give the applicant notice of the Minister's decision under section 165.	23 24
(2) If the Minister provisionally renews the tenure under section 165, the notice must contain notification—	25 26
(a) of the term of the renewal; and	27
(b) of the conditions of the renewed tenure; and	28

s 170	98	s 170
	Offshore Minerals	
		. 1 1
(c)	of any decision under section 399 ⁶³ that the applicant r a security or a further security; and	nust lodge
(d)	that the provisional renewal will lapse unless the application the end of the primary payment period—	ant, before
		1 1

- gives the Minister a written acceptance of the renewal; and (i)
- (ii) lodges any security required under section 399; and
- (iii) pays the fee that must be paid under section 425.64
- Note: Paragraph (b): section 177 provides for renewals to be granted subject to conditions.

(3) The term specified under subsection (2)(a) must not be more than 10 5 years. 11

Amendment of conditions	12
170. (1) If the tenure holder—	
(a) has been provisionally granted a renewal of the tenure under section 165; and	14 15
(b) is notified of the tenure conditions; and	16
(c) is dissatisfied with the conditions;	17
the holder may ask the Minister to amend the conditions.	18
(2) The request must be made within 30 days after the day on which the applicant is given notice under section 169.	19 20
(3) If a request is made under subsection (1), the Minister may amend the tenure conditions as requested and, with the consent of the holder, otherwise amend the conditions.	21 22 23
(4) The Minister must give the holder notice of a decision under this section.	24 25

1 2

3 4

5

6

7

⁶³ Section 399 (Decision about requirement to lodge security)

Amend	nent of security requirements	1
171. (1	1) If the tenure holder—	2
(a)	has been provisionally granted a renewal of the tenure under section 165; and	3 4
(b)	is notified of a security requirement; and	5
(c)	is dissatisfied with the amount of the security required;	6
the hole section 3	der may ask the Minister to make a new decision under 399.65	7 8
	ne request must be made within 30 days after the day on which the given notice under section 169.	9 10
	a request is made under subsection (1), the Minister may make a ision under section 399.	11 12
(4) Th	e Minister must give the holder notice of the new decision.	13
Extensi	on of primary payment period	14
-	1) If the tenure holder makes a request under section 170 or 171, the hay ask the Minister to extend the primary payment period.	15 16
	ne request must be made within 30 days after the day on which the given notice under section 169.	17 18
	the Minister agrees to the request to extend the primary payment he Minister must—	19 20
(a)	decide the period of the extension; and	21
(b)	give the holder a notice informing the holder of the period of the extension.	22 23
Accepta	nce of renewal of mineral development licence	24
	1) The provisional renewal of a mineral development licence is accepted by the tenure holder if, before the required time, the	25 26 27

⁶⁵ Section 399 (Decision about requirement to lodge security)

(a) gives the Minister a written acceptance of the renewal; and	1
(b) lodges any security required under section 399; and	2
(c) pays the fee that must be paid under section 425.	3
(2) The required time under subsection (1) is the end of the primary payment period or, if the tenure holder has been granted an extension of the primary payment period under section 172, the end of the secondary payment period.	4 5 6 7
Note: Under section 155, the renewal of the tenure can not be effective before it is registered (see section 334 for registration).	8 9
Conditions applicable to tenure on renewal	10
174. If the provisional renewal is properly accepted under section 173, the renewed tenure is subject to—	11 12
(a) the conditions specified in the notice given to the tenure holder under section 169; or	13 14
(b) if the Minister amended those conditions under section 170—those conditions as amended.	15 16
Lapse of provisional renewal of mineral development licence	17
175. If the provisional renewal of a mineral development licence is not properly accepted under section 173, the provisional renewal lapses.	18 19
Division 6—Obligations associated with mineral development licence	20
General	21
176.(1) The sources of obligations associated with a mineral development licence are—	22 23
(a) the tenure conditions; and	24

s 177	101 s 177	
	Offshore Minerals	
(b)	obligations arising from directions under section 387 or 39266	1
(0)	given by the Minister; and	2

3

4

5

6

7

8

(c) obligations imposed by this Act and the regulations.

(2) If a mineral development licence has 2 or more holders, all the holders are jointly and severally bound by the obligations that attach to the tenure.

Condition	ons of mineral development licence	9
) The Minister may grant or renew a mineral development licence o whatever conditions the Minister considers appropriate.	10 11
	the Minister grants or renews a mineral development licence o conditions, the conditions must be specified in the tenure.	12 13
the grant	ithout limiting subsection (1), the Minister may attach conditions to t or renewal of a mineral development licence requiring the tenure do the following types of things—	14 15 16
(a)	take out insurance as required by the Minister;	17
(b)	carry out certain activities in or in relation to the tenure area during the term of the tenure;	18 19
(c)	spend a specified amount of money in carrying out the activities referred to in paragraph (b);	20 21
(d)	lodge a security with the Minister;	22
(e)	keep specified information;	23
(f)	give the Minister, on request, specified information;	24
(g)	take steps to protect the environment of the tenure area, including conditions about—	25 26
	(i) protecting wildlife; or	27

Note: For paragraph (a) see sections 177 to 179. For paragraph (c) see sections 44, 177 to 185, 372 and 391(1).

⁶⁶ Section 387 (Minister may give directions) or section 392 (Power to give directions after tenure etc. ends)

s 178	102 s 179 Offshore Minerals	
	(ii) minimising the effect on the environment of the tenure area and the area surrounding the tenure area of activities carried out in the tenure area;	1 2 3
(h)	repair any damage to the environment caused by activities in the tenure area;	4 5
(i)	pay a specified penalty to the State if the holder does not comply with a tenure condition.	6 7
(4) A	condition under subsection (3)(d) must specify—	8
(a)	the amount of the security required; and	9
(b)	the kind of security required; and	10
(c)	the way and the form in which the security is to be lodged.	11
(5) Without limiting subsection (3)(d), a condition under that provision may require the lodgment of a security in the form of a guarantee and, if a guarantee is required, the condition may specify—		12 13 14
(a)	the kind of person who is to give the guarantee; and	15
(b)	the terms of the guarantee.	16
No cond	litions requiring payment of money	17
178. Except for a condition requiring the payment of a penalty or lodgment of a security, a tenure condition must not require the payment of money to the State.		18 19 20

Variation of conditions

179.(1) If—

- (a) a mineral development licence holder requests the Minister in
 writing to amend the tenure conditions; or
 24
- (b) part of the tenure area of a mineral development licence is surrendered under section 158;⁶⁷ 26

the Minister may vary the tenure conditions.

21

22

⁶⁷ Section 158 (Voluntary surrender of sub-blocks if discrete area remains)

(2) If a Minister gives—			
(a)	a direction under section 387;68 or	2	
(b)	an approval, consent or exemption under a regulation;	3	
to a mineral development licence holder, the Minister may vary the tenure condition to the extent necessary to avoid inconsistency between the tenure conditions and the direction, approval, consent or exemption.			
	ne Minister may vary the tenure conditions subject to whatever as the Minister considers appropriate.	7 8	
(4) If the Minister varies the tenure conditions, the Minister must give the tenure holder a notice that—		9 10	
(a)	informs the holder of the variation; and	11	
(b)	specifies the conditions that have been varied; and	12	
(c)	specifies any conditions to which the variation is subject.	13	
Exemption from or suspension of conditions		14	
180.(1) If—	15	
(a)	a mineral development licence holder requests the Minister in writing to—	16 17	
	(i) suspend a tenure condition; or	18	
	(ii) exempt the holder from complying with a tenure condition; or	19 20	
(b)	part of the tenure area of a mineral development licence is surrendered under section 158; ⁶⁹	21 22	
the Minis	ster may—	23	
(c)	suspend a tenure condition; or	24	
(d)	exempt the holder from complying with a tenure condition.	25	
(2) If the Minister gives—			

⁶⁸ Section 387 (Minister may give directions)

⁶⁹ Section 158 (Voluntary surrender of sub-blocks if discrete area remains)

(a) a direction under section $387;^{70}$ or 1 (b) an approval, consent or exemption under a regulation; 2 to a mineral development licence holder, the Minister may suspend a tenure 3 condition, or exempt the holder from compliance with a tenure condition, to 4 the extent necessary to avoid inconsistency between the tenure conditions 5 and the direction, approval, consent or exemption. 6 (3) The Minister may— 7 (a) suspend a tenure condition; or 8 (b) exempt the tenure holder from compliance with a tenure 9 condition; 10 subject to whatever conditions the Minister considers appropriate. 11 (4) If the Minister— 12 13 (a) suspends a tenure condition; or (b) exempts the tenure holder from complying with a tenure 14 condition: 15 the Minister must give the holder a notice that— 16 (c) informs the holder of the exemption or suspension; and 17 (d) specifies the conditions that have been suspended or affected by 18 the exemption; and 19 (e) specifies any conditions to which the suspension or exemption is 20 subject. 21 Note: A suspension or exemption of a condition does not take effect until registered 22 23 (see section 337). Automatic suspension of conditions if tenure rights are suspended 24 181. If— 25 the Minister suspends particular rights conferred by a mineral 26 (a) development licence under section 135;71 and 27

⁷⁰ Section 387 (Minister may give directions)

⁷¹ Section 135 (Tenure rights may be suspended)

(b) a tenure condition is affected by the suspension;	1
the tenure condition is suspended for the period of the suspension of the rights.	2 3
Significant changes in circumstances to be reported to Minister	4
182.(1) A mineral development licence holder must notify the Minister of any change of circumstances that significantly affects the long term viability of mining activities in the mineral development licence area.	5 6 7
Note: The Minister may cancel the mineral development licence if the Minister believes that circumstances have changed so that mining activities can now commence (see section 190).	8 9 10
(2) Subsection (1) applies to a change of circumstances whether favourable or unfavourable to the long term viability of mining activities in the mineral development licence area.	11 12 13
Work practices	14
183. A person who is a mineral development licence holder, or an associate of the holder, in carrying out activities in the tenure area that are authorised by the tenure, must take all reasonable steps—	15 16 17
(a) to ensure that the activities are carried out at a standard that is accepted as reasonable and proper in the mining industry; and	18 19
(b) to maintain in good repair all structures and equipment erected in, or brought into, the tenure area by the person; and	20 21
(c) to remove from the tenure area any structure, equipment or other property that—	22 23
(i) belongs to the person, or is under the person's control; and	24
(ii) is not being used, or is not going to be used, in connection with the activities.	25 26
Maximum penalty—267 penalty units.	27
Note: The safety of offshore exploration activities is governed by the <i>Mines</i> <i>Regulation Act 1964</i> —see the definition "mine" in section 5 of that Act.	28 29

holder must keep specified records etc.	1
mineral development licence holder must—	2
keep whatever records and samples; and	3
give whatever records and samples to the Minister for inspection; and	4 5
make whatever returns;	6
are necessary to comply with—	
the regulations; or	8
the tenure conditions; or	9
a direction given by the Minister under section 387.72	10
Note: Under sections 386 and 387 the Minister may direct a person to keep records and samples to give records and samples to the Minister, and to make returns.	
m penalty—134 penalty units.	13
 Tenure holder must help inspectors 185. A mineral development licence holder must provide an inspector with reasonable facilities and help so that the inspector is able to carry out 	
compliance inspections.	
e sections 377 to 384 for compliance inspections.	18
m penalty—67 penalty units.	19
Division 7—Expiry of mineral development licence	20
	21
186. A mineral development licence expires if—	
the term of the tenure ends without the tenure being renewed; or	23
the tenure holder surrenders the tenure; or	24
	a mineral development licence holder must— keep whatever records and samples; and give whatever records and samples to the Minister for inspection; and make whatever returns; sary to comply with— the regulations; or a direction given by the Minister under section 387. ⁷² der sections 386 and 387 the Minister may direct a person to keep records a samples to give records and samples to the Minister, and to make returns. m penalty—134 penalty units. holder must help inspectors A mineral development licence holder must provide an inspector conable facilities and help so that the inspector is able to carry out ice inspections. e sections 377 to 384 for compliance inspections. m penalty—67 penalty units. Division 7—Expiry of mineral development licence a mineral development licence expires if— the term of the tenure ends without the tenure being renewed; or

s 187	107 s 189
	Offshore Minerals
(c)	a mining lease is granted over the sub-blocks in the tenure area o the mineral development licence; or
(d)	the tenure is cancelled.
Note: For	r paragraph (a) see division 5. For paragraph (b) see section 187. For paragraph (c) see section 188. For paragraph (d) see sections 189 and 190.
Volunta	ry surrender of mineral development licence
187. A	mineral development licence holder may surrender the tenure.
Note 1: S	ee division 4 for voluntary surrender of part of a tenure area.
	The surrender takes effect when it is registered under section 337 (se ection $337(5)$).
Automa takes eff	tic expiry of mineral development licence when mining lease Fect
188. I	f
(a)	a mineral development licence is in force; and
(b)	a mining lease over all or some of the sub-blocks in the minera development licence area comes into force under section 232; ⁷³
	eral development licence expires in relation to the sub-block by the mining lease.
Cancella	ntion of mineral development licence—breach of condition etc.
-) Subject to subsection (5), the Minister may cancel a minera nent licence if the tenure holder—
(a)	breaches a tenure condition; or
(b)	contravenes a provision of this Act or the regulations; or

breaches attached to an approval (c) a condition under 24 section 365(2).74 25

Section 232 (Initial term of mining lease) 73

⁷⁴ Section 365 (Minister's response to application for approval)

Minister	the Minister proposes to cancel a tenure under subsection (1), the must give the holder a notice that informs the holder of the cancellation.	1 2 3
(3) Th	e notice must—	4
(a)	specify the reason for the proposed cancellation; and	5
(b)	invite the holder to make submissions about the proposed cancellation; and	6 7
(c)	specify the day by which submissions may be made to the Minister; and	8 9
(d)	specify an address where submissions are to be lodged.	10
	the day specified under subsection (3)(c) must be not less than after the day on which the notice is given.	11 12
(5) Th	e Minister may cancel the tenure only if—	13
(a)	the holder has been given a notice under subsection (2); and	14
(b)	the Minister has considered—	15
	(i) any submission made by the holder as provided by the notice under subsection (3); and	16 17
	 (ii) any steps taken by the holder to remedy the breach or contravention that led to the proposal to cancel the tenure and to prevent any similar breach or contravention from happening again; and 	18 19 20 21
(c)	the Minister is satisfied that no special circumstances exist that justify the tenure not being cancelled.	22 23
Cancella	tion of mineral development licence—mining activities viable	24
in a min holder to) If the Minister believes that mining activities should commence eral development licence area, the Minister must ask the tenure o explain to the Minister why the holder should not apply for a ease over the mineral development licence area.	25 26 27 28
(2) A 1	request under subsection (1) must—	29
(a)	be in writing; and	30

(b)	-	cify the day by which the holder must give the explanation to Minister.	1 2
	-	y specified under subsection (2)(b) must be at least 30 days on which the request is given to the holder.	3 4
(4) An must be	-	anation provided in response to a request under subsection (1) iting.	5 6
(5) Th	e Mir	nister may cancel the mineral development licence if—	7
(a)	a re	quest is made under subsection (1); and	8
(b)	eith	er—	9
	(i)	the holder does not give the Minister an explanation in response to the request by the day specified in the request; or	10 11
	(ii)	the holder gives the Minister an explanation in response to the request but the Minister does not consider the explanation to be satisfactory.	12 13 14
	on (5)	Minister cancels a mineral development licence under , the Minister may specify the day on which the cancellation	15 16 17
which th by the h	e can nolde	t limiting subsection (6), the Minister, in deciding the day on cellation is to take effect, may have regard to the time needed r to obtain the grant of a mining lease over the mineral icence area.	18 19 20 21
Obligati associate		f former mineral development licence holders and former	22 23
191.(1) Sub	ject to subsection (4), if—	24
(a)	a pe	erson was—	25
	(i)	a mineral development licence holder; or	26
	(ii)	an associate of a mineral development licence holder; and	27
(b)	the	tenure—	28
	(i)	expires; or	29
	(ii)	is cancelled; or	30

(iii) is surrendered; and	1
(c) an obligation associated with the tenure arising out of—	2
(i) a tenure condition; or	3
(ii) a direction given under section $387;^{75}$ or	4
(iii) this Act or the regulations;	5
has not been discharged; and	6
(d) the person was bound by that obligation when the person was the tenure holder or an associate;	7 8
the person remains bound by the obligation until the obligation is discharged.	9 10
(2) Subsection (1) does not continue an obligation to carry out exploration or recovery activities.	11 12
(3) Subsection (1) continues an obligation that a person had to carry out exploration or recovery activities in a particular way if the person carries them out.	13 14 15
(4) The Minister may decide that the person is not subject to—	16
(a) any particular obligation under this section; or	17
(b) all the person's remaining obligations under this section.	18
(5) A decision under subsection (4) must be in writing.	19

PART 2.4—MINING LEASES

Division 1—General

21

Mining leases	22
192.(1) This part provides for the grant of mining leases over sub-blocks	23

⁷⁵ Section 387 (Minister may give direction)

in coastal waters.	1
(2) A mining lease may be granted over—	2
(a) a vacant standard sub-block; or	3
(b) certain sub-blocks that are not vacant; or	4
(c) a tender sub-block. ⁷⁶	5
Note 1: A tender sub-block is a sub-block that has been declared available for tender. A standard sub-block is any other sub-block (see sections 19 and 20).	6 7 8
Note 2: An exploration permit or mineral development licence holder may apply for a mining lease over the same area or part of the same area.	9 10
Activities authorised by a mining lease	11
193.(1) Subject to subsection (2), a mining lease holder may—	12
(a) recover minerals in the tenure area; and	13
(b) explore for minerals in the tenure area.	14
Note 1: Under section 23(1) the concept of "exploration" extends to activities that are directly related to exploration.	15 16
Note 2: Under section 24(1) the concept of "recovery" extends to activities that are directly related to the recovery of minerals.	17 18
(2) If the tenure is expressed to restrict the kind of minerals covered by the tenure, the holder is not permitted to recover, or to explore for, minerals not covered by the tenure.	19 20 21
(3) A restriction on the kind of minerals covered by the tenure may be inclusive (for example, only minerals A, B and C) or exclusive (for example, all minerals except A, B and C).	22 23 24
(4) For subsection (2), the holder does not recover an excluded mineral if, in the course of recovering, or exploring for, another mineral, the holder recovers some excluded mineral.	25 26 27

 ⁷⁶ For paragraphs (a) and (b) see division 2 (Application for and grant of mining lease over standard sub-blocks) and for paragraph (c) see division 3 (Application for and grant of mining lease over tender sub-block)

Minister may cancel or not renew mining lease without compensation	1
194. No compensation is payable because of the cancellation or non-renewal of a mining lease by the Minister.	2 3
Note 1: The Minister may cancel the tenure under section 265.	4
Note 2: The Minister may refuse to renew the tenure under section 242.	5
Tenure rights may be suspended	6
195.(1) The Minister must suspend particular rights conferred by a mining lease if the Minister is satisfied that it is necessary in the public interest to do so.	7 8 9
(2) The Minister may suspend rights under subsection (1) for a specified period or for an indefinite period.	10 11
(3) The Minister may end a suspension at any time.	12
(4) A suspension or the ending of a suspension must be in writing.	13
(5) If the Minister—	14
(a) suspends rights conferred by a mining lease; or	15
(b) ends a suspension;	16
the Minister must give the tenure holder a notice that informs the holder of the suspension or the ending of a suspension.	17 18
Note: See section 258 for the effect of the suspension on the obligations associated with the tenure.	19 20
(6) A suspension takes effect when—	21
(a) the holder has been given notice of the suspension under subsection (5); and	22 23
(b) the suspension has been registered under section 337.77	24
Companyation for acquisition of monarty due to sugnession of -ishts	25
Compensation for acquisition of property due to suspension of rights	25 26
196. (1) If—	26

(a) t	the Minister suspends tenure rights under section 195; and	1
. ,	the suspension results in the acquisition of property from a person; and	2 3
. ,	the State and the person agree on an amount of compensation for the acquisition;	4 5
the State n	nust pay the person the agreed amount of compensation.	6
(2) If—		7
(a) t	the Minister suspends tenure rights under section 195; and	8
	the suspension results in the acquisition of property from a person; and	9 10
. ,	the State and the person do not agree on an amount of compensation for the acquisition; and	11 12
	the person brings an action for compensation against the State in the Wardens Court;	13 14
the State r decided by	nust pay the person the amount of compensation (if any) that is the court.	15 16
(3) In th	is section—	17
-	on of property" see the Commonwealth Constitution, on 51(xxxi).	18 19
Divisior	n 2—Application for and grant of mining lease over standard sub-blocks	20 21
Applicatio	on for mining lease over vacant standard sub-block	22
	A person may apply to the Minister for a mining lease over a ub-block that is vacant.	23 24
	tandard sub-block is vacant if no exploration permit, mineral ent licence or mining lease is in force over the sub-block.	25 26
(3) The	application must not cover more than 20 sub-blocks.	27
	he application is for a tenure over a group of sub-blocks, the s must form a discrete area.	28 29

Holder of exploration permit or mineral development licence may apply for mining lease

198.(1) An exploration or mineral development licence holder may apply to the Minister for a mining lease over all or some of the sub-blocks in the tenure area of the exploration or mineral development licence.

(2) A person may apply for a mining lease under subsection (1) over a group of sub-blocks only if—

(b) there are not more than 20 sub-blocks in the group.

(3) The holder may apply for 2 or more mining leases over different 10 parts of the tenure area of the exploration or mineral development licence. 11

How to	apply		12	
199. (1	l) An ap	oplication under section 197 or 198 must—	13	
(a)	be ma	de in accordance with the approved form; and	14	
(b)	be ma	be made in the approved way; and		
(c)	specif	specify the sub-blocks for which the application is made; and		
(d)	includ	le details of—	17	
		he activities that the applicant intends to carry out on the sub-block or sub-blocks covered by the application; and	18 19	
		he amount of money that the applicant intends to spend on hose activities; and	20 21	
	а	he technical qualifications of the applicant and of the applicant's employees who are likely to be involved in activities authorised by the tenure; and	22 23 24	
	(iv) t	he technical advice available to the applicant; and	25	
	(v) t	he financial resources available to the applicant; and	26	
		f the tenure is to be held by more than 1 person—the share of the tenure that each prospective holder will hold; and	27 28	
(e)	be acc	companied by maps that—	29	

1

2

3

4

5

6

7

8

	Offshore Minerals	
	(i) relate to the sub-blocks; and	
	(ii) comply with the regulations; and	
(f)	specify an address for service of notices under this Act and the regulations.	
Note: For	paragraphs (a) and (b) see section 41.	
	e applicant may include in the application any other information pplicant considers relevant.	
Effect of	f inclusion of unavailable sub-block in application	
200. It	<u></u>	
(a)	a person applies under section 197 or 198 for a tenure over a group of sub-blocks; and	1 1
(b)	because of section 18, 197 or 198 a mining lease can not be granted over 1 or more of the sub-blocks in the group;	1 1
	ster may still deal with the application to the extent to which the on covers sub-blocks for which a mining lease can be granted.	1 1
	mining lease can not be granted over a sub-block that is not vacant or over eserved sub-block (see section 18).	1 1
Paymen	t of fee	1
201.(1 regulatio) The applicant must pay the application fee prescribed under a n.	1 2
(2) Th	e fee must be paid when the application is made.	2
	e Minister may refund any fee paid under subsection (1) but only if ster is satisfied that special circumstances exist that justify the E the fee.	2 2 2
Applica	tion must be advertised	2
) The applicant must advertise the application in a newspaper that s throughout the State.	2 2
(2) Th	e advertisement must contain—	2

(a)	the applicant's name and address; and
(b)	a map and description of the sub-blocks applied for that are
	sufficient for the sub-blocks to be identified; and
(c)	the address of the Minister; and
(d)	a statement that—
	(i) the applicant has applied for a mining lease over the sub-blocks described in the notice; and
	(ii) invites comment from the public on the application; and
	(iii) requests that comments be sent to the applicant and the Minister within 30 days after the day on which the advertisement is published.
(3) Th	e advertisement must be published—
(a)	as soon as possible after the applicant lodges the application; and
(b)	in any case, subject to subsection (4), within 14 days after the day on which the applicant lodges the application.
(4) If–	_
(a)	the applicant applies to the Minister within the 14 day period referred to in subsection (3) for an extension of the period; and
(b)	the Minister extends the period;
the adver Minister.	rtisement must be published within the period as extended by the
How mu	ltiple applications are dealt with
application) Subject to subsection (2), if a sub-block is covered by 2 or more ons for a mining or exploration permit, the Minister must deal with cations in the order in which they are made.
Note: See	e also section 58.
(2) If–	_
(a)	the applications are lodged within a particular time of each other; and
(b)	the time is less than the time prescribed under a regulation;

	ster must decide the order in which the applications are to be dealt lrawing lots in the way prescribed under a regulation.	1 2
Request	for further information	3
204.(1 the applic) The Minister may ask the applicant for further information about cation.	4 5
(2) Th	e request must—	6
(a)	be in writing; and	7
(b)	be given to the applicant; and	8
(c)	specify the time within which the information must be provided.	9
(3) Inf	formation requested under subsection (1) must be provided—	10
(a)	in writing; and	11
(b)	within the time specified in the request.	12
Section 1	number not used	13
205. S	ee note 2 to section 3(1).	14
Minister	may provisionally grant tenure	15
	f the applicant does what is required by sections 199, 201, 202 and Minister may—	16 17
(a)	provisionally grant a mining lease to the applicant; or	18
(b)	subject to section 208, refuse the application.	19
reg	der section 232, the grant of the tenure can not be effective before it is istered (see section 333 for registration). The grant will not be registered il it has been properly accepted (see section 214 for "proper acceptance").	20 21 22
Section	number not used	23
207. S	ee note 2 to section 3(1).	24

Refusal of application for mining lease made under section 198

208.(1) If the Minister proposes to refuse an application for a mining lease made under section 198,78 the Minister must give the applicant notice of the proposed refusal.

(2) Th	e notice must—	5
(a)	specify the reason for the proposed refusal; and	6
(b)	invite the applicant to make written submissions about the proposed refusal; and	7 8
(c)	specify the day by which submissions may be made to the Minister; and	9 10
(d)	specify an address where submissions are to be lodged.	11
	the day specified under subsection (2)(c) must be not less than after the day on which the notice is given.	12 13
	e Minister may refuse to grant an application for a mining lease der section 198 only if—	14 15
(a)	the applicant has been given a notice under subsection (1); and	16
(b)	the Minister has considered any submission made by the applicant; and	17 18
(c)	the Minister is satisfied that no special circumstances exist that justify the tenure being granted.	19 20
Matters	to be specified in the tenure	21
209.(1) The tenure must specify—	22
(a)	the sub-blocks covered by the tenure; and	23
(b)	the term of the tenure; and	24
(c)	the tenure conditions.	25

1

2

3

⁷⁸ Section 198 (Holder of exploration permit or mineral development licence may apply for mining lease)

(2) The term specified under subsection (1)(b) must not be more than 21 years.	1 2
Applicant must be notified	3
210.(1) The Minister must give the applicant notice of the Minister's decision under section 206.	4 5
(2) If the Minister provisionally grants a mining lease—	6
(a) the Minister must give the tenure to the provisional holder; and	7
(b) the notice under subsection (1) must contain notification—	8
 (i) of any decision under section 399⁷⁹ that the provisional holder must lodge a security; and 	9 10
 (ii) that the provisional grant will lapse unless the provisional holder, before the end of the primary payment period— 	11 12
(A) gives the Minister a written acceptance of the grant; and	13
 (B) lodges any security required by the Minister under section 399; and 	14 15
(C) pays the fee that must be paid for the tenure under section 425. ⁸⁰	16 17
Amendment of conditions	18
211.(1) If the provisional holder is dissatisfied with the tenure conditions, the provisional holder may ask the Minister to amend the conditions.	19 20
(2) The request must be made within 30 days after the day on which the provisional holder is given the tenure under section 210.	21 22
(3) If a request is made under subsection (1), the Minister may amend the tenure conditions as requested and, with the consent of the provisional holder, otherwise amend the conditions.	23 24 25

⁷⁹ Section 399 (Decision about requirement to lodge security)

⁸⁰ Section 425 (Tenure fees)

(4) The Minister must give the provisional holder notice of a decision under this section.	1 2
Amendment of security requirements	3
212.(1) If the provisional holder—	4
(a) is notified of a security requirement; and	5
(b) is dissatisfied with the amount of the security required;	6
the provisional holder may ask the Minister to make a new decision under section 399.	7 8
(2) The request must be made within 30 days after the day on which the applicant is given notice under section 210.	9 10
(3) If a request is made under subsection (1), the Minister may make a new decision under section $399.^{81}$	11 12
(4) The Minister must give the provisional holder notice of the new decision.	13 14
Extension of primary payment period	15
213.(1) If the provisional holder makes a request under section 211 or 212, the provisional holder may ask the Minister to extend the primary payment period.	16 17 18
(2) The request must be made within 30 days after the day on which the provisional holder is given notice under section 210.	19 20
(3) If the Minister agrees to the request, the Minister must—	21
(a) decide the period of the extension; and	22
(b) give the provisional holder a notice of the period of the extension.	23
Acceptance of grant of mining lease for standard sub-block	24
214.(1) The provisional grant of the mining lease is properly accepted by the provisional holder if, before the required time, the provisional holder—	25 26

⁸¹ Section 399 (Decision about requirement to lodge security)

(a) gives the Minister a written acceptance of the grant; and	1
(b) lodges any security required under section 399;82 and	2
(c) pays the fee that must be paid for the tenure under section 425.83	3
(2) The required time under subsection (1) is the end of the primary	4
payment period or, if the provisional holder has been granted an extension	5
of the primary payment period under section 213, the end of the secondary payment period.	6 7
Note: Under section 232, the grant of the tenure can not be effective before it is registered (see section 333 for registration).	8 9
Conditions applicable to tenure on grant	10
215. If the provisional grant of the tenure is properly accepted under	11
section 214, it is subject to—	12
 (a) the conditions specified in the tenure given to the applicant under section 210; or 	13 14
(b) if the Minister amended those conditions under section 211—those conditions as amended.	15 16
Lapse of provisional grant of mining lease	17
216. If the provisional grant of the tenure is not properly accepted under	18
section 214, the provisional grant lapses.	19
Division 3—Application for and grant of mining lease over tender sub-block	20 21
Sub block	21
Matters to be decided before applications for mining lease over tender sub-blocks invited	22 23
217.(1) If the Minister proposes to invite applications for the grant of a	24
mining lease over reserved sub-blocks, the Minister must, before inviting	25

⁸² Section 399 (Decision about requirement to lodge security)

⁸³ Section 425 (Tenure fees)

the applic	ations, decide—	1
(a)	the procedure and criteria that the Minister will adopt to allocate the tenure; and	2 3
(b)	the amount of security that will be required for the tenure under section 399; and	4 5
(c)	the initial term of the tenure; and	6
(d)	the tenure conditions.	7
(2) The 21 years.	e term decided under subsection (1)(c) must not be more than	8 9
Minister sub-bloc	may invite applications for mining lease over tender ks	10 11
	Subject to subsection (2), the Minister may invite applications for of a mining lease over reserved sub-blocks.	12 13
· / 11	plications may be invited for a tenure covering a group of reserved as only if the group forms a discrete area.	14 15
	Minister is to invite applications by publishing a tender sub-block tice for the tenure in the gazette.	16 17
	mining lease may cover not more than 20 tender sub-blocks (see section 9).	18 19
mi	mining lease might be made available by a tender sub-block notice if a ineral deposit in the area had already been identified and sufficient formation was already available to justify the issue of a mining lease ther than an exploration permit.	20 21 22 23
Tender s	ub-block tenure notice—mining lease	24
219.(1)	A tender sub-block tenure notice for a mining lease must—	25
(a)	specify the sub-blocks to be covered by the tenure; and	26
(b)	specify the period within which applications may be made; and	27
(c)	specify the procedure and criteria that the Minister will adopt to allocate the tenure; and	28 29

(e) specify the initial term of the tenur	e; and
---	--------

- include a statement to the effect that information about— (f)
 - the security that the successful applicant will be required to (i) lodge; and
 - (ii) the tenure conditions;

may be obtained from the Minister.

(2) Without limiting subsection (1)(c), the Minister may, for that paragraph, specify that the tender will be decided on the basis of either or both of the following-

- (a) the nature and extent of the exploration activity proposed to be 12 carried out; 13
- (b) the amount of money offered for the tenure.

(3) The tender sub-block tenure notice may specify not more than 15 20 sub-blocks for the mining lease. 16

Application for mining lease over tender sub-blocks

220. If a tender sub-block tenure notice has been published inviting 18 applications for a mining lease, a person may apply to the Minister for the 19 tenure. 20

How to apply

221.(1) The application must—	22
(a)	be made in accordance with the approved form; and	23
(b)	be made in the approved way; and	24
(c)	be made before the end of the period specified in the tender sub-block tenure notice; and	25 26
(d)	address the criteria specified under section 219(1)(c); and	27
(e)	include details of—	28

1

2

3

4

5

6

7

8

9

10

11

14

17

		124 s 223	
		Offshore Minerals	
	(i)	the technical qualifications of the applicant and of the applicant's employees who are likely to be involved in activities authorised by the tenure; and	
	(ii)	the technical advice available to the applicant; and	
	(iii)	the financial resources available to the applicant; and	
	(iv)	if the tenure is to be held by more than 1 person—the share in the tenure that each prospective holder will hold; and	
(f)	-	cify an address for service of notices under this Act and the lations.	
Note: Fo	r parag	graphs (a) and (b) see section 41.]
		blicant may include in the application any other information ant considers relevant.]]
Paymen	t of f	ee	1
222 (1			
		e applicant must pay the application fee prescribed under a	
regulatio	on.	e applicant must pay the application fee prescribed under a must be paid when the application is made.	-
regulatio (2) Th (3) Th the Min	on. ne fee ne Mir ister	must be paid when the application is made. hister may refund any fee paid under subsection (1) but only if is satisfied that special circumstances exist that justify the	
regulatic (2) Th (3) Th the Min refund o	on. ne fee ne Min ister f f the f	must be paid when the application is made. hister may refund any fee paid under subsection (1) but only if is satisfied that special circumstances exist that justify the	
regulation (2) Th (3) Th the Min refund o Request 223.(1	on. ne fee ne Min ister f the f t for f l) The	must be paid when the application is made. hister may refund any fee paid under subsection (1) but only if is satisfied that special circumstances exist that justify the e. Further information Minister may ask the applicant for further information about	- - - - - - - - - - - - - -
regulatic (2) Th (3) Th the Min refund o Request 223.(1 the appli	on. ne fee ne Min ister f the f t for f L) The cation	must be paid when the application is made. hister may refund any fee paid under subsection (1) but only if is satisfied that special circumstances exist that justify the e. Further information Minister may ask the applicant for further information about	
regulatic (2) Th (3) Th the Min refund o Request 223.(1 the appli	on. he fee he Min ister f the f t for f l) The cation he req	must be paid when the application is made. hister may refund any fee paid under subsection (1) but only if is satisfied that special circumstances exist that justify the fee. Further information a Minister may ask the applicant for further information about the	
regulation (2) Th (3) Th the Min refund o Request 223.(1) the appli (2) Th	on. he fee he Min ister f the f t for f t for f l) The cation he req be in	must be paid when the application is made. hister may refund any fee paid under subsection (1) but only if is satisfied that special circumstances exist that justify the fee. Further information a Minister may ask the applicant for further information about uest must—	
regulation (2) The (3) The Min refund of Request 223.(1) the applition (2) The (a)	on. he fee he Min ister f the f t for f t for f l) The cation he req be in be g	must be paid when the application is made. hister may refund any fee paid under subsection (1) but only if is satisfied that special circumstances exist that justify the fee. Further information a Minister may ask the applicant for further information about uest must— h writing; and	

(a) in writing; and	1
(b) within the time specified in the request.	2
Section number not used	3
224. See note 2 to section 3(1).	4
Minister may provisionally grant tenure	5
225.(1) The Minister may provisionally grant a mining lease to a applicant who has done what is required by sections 221 to 223.	n 6 7
(2) When provisionally granting a tenure under subsection (1), the Minister must follow the procedure and apply the criteria specified in the tender sub-block tenure notice published for the tenure under section 218.	
(3) If the Minister refuses to grant a tenure under subsection (1), the Minister must give the applicant notice of the refusal.	le 11 12
Section number not used	13
226. See note 2 to section 3(1).	14
Successful applicant must be notified	15
227.(1) If the Minister provisionally grants a mining lease under section 225 or 231, the Minister must give the provisional holder—	er 16 17
(a) the tenure; and	18
(b) notice that the provisional grant will lapse unless the provisional holder, within 30 days after the day on which the notice given—	is 20
8	21
(i) gives the Minister a written acceptance of the grant; and	21 22

⁸⁴ Section 399 (Decision about requirement to lodge security)

	(iii) pays the fee that must be paid for the tenure under section 425; ⁸⁵ and	1 2
	(iv) if the tender is decided on the basis of the amounts of money offered for the tenure—pays to the Minister the amount that the provisional holder offered for the tenure under section $221(1)(d)$. ⁸⁶	3 4 5 6
(2) Th	e tenure must specify—	7
(a)	the sub-blocks covered by the tenure; and	8
(b)	the term of the tenure; and	9
(c)	the tenure conditions.	10
Note: For	the term of a tenure see section 217(2).	11
Accepta	nce of grant of mining lease over tender sub-blocks	12
provisior	The provisional grant of a mining lease is properly accepted by the nal holder if, within 30 days after the day on which the provisional given notice under section 227, the provisional holder—	13 14 15
(a)	gives the Minister a written acceptance of the grant; and	16
(b)	lodges any security required under section 399;87 and	17
(c)	pays the fee that must be paid for the tenure under section 425; and	18 19
(d)	if the tender is decided on the basis of the amounts of money offered for the tenure—pays to the Minister the amount that the provisional holder offered for the tenure under section 221(1)(d).	20 21 22
	der section 232, the grant of the tenure can not be effective before it is istered (see section 333 for registration).	23 24

⁸⁵ Section 425 (Tenure fees)

⁸⁶ Section 221 (How to apply)

⁸⁷ Section 399 (Decision about requirement to lodge security)

s 232

Conditio	ns applicable to tenure on grant	1
	the provisional grant of the tenure is properly accepted, the tenure to the conditions decided under section 217.	2 3
Lapse of	provisional grant of mining lease	4
	the provisional grant of the tenure is not properly accepted under 28, the provisional grant lapses.	5 6
Provisio	nal grant to next applicant if grant lapses	7
) If the provisional grant of the tenure lapses under section 230, the may provisionally grant the tenure to another of the applicants for e.	8 9 10
Minister	hen provisionally granting a tenure under subsection (1), the must follow the procedure and apply the criteria specified in the p-block tenure notice published for the tenure under section 218.	11 12 13
	Division 4—Duration of mining lease	14
Initial te	rm of mining lease	15
232.(1)	A mining lease comes into force on—	16
(a)	the day on which the grant of the tenure is registered; or	17
(b)	if a day later than the day on which the grant of the tenure is registered is specified in the tenure as its commencement day—that specified day.	18 19 20
(2) The	e initial term of a mining lease ends—	21
(a)	if the tenure is granted under division 2—at the end of the period specified in the tenure under section 209(1); or	22 23
(b)	if the tenure is granted under division 3—at the end of the period specified under section 227(2).	24 25
Note: The	tenure may be surrendered at any time (see section 264).	26
(3) The	e period runs from—	27

(a)	the day on which the tenure is provisionally granted; or	1
(b)	if a day later than the day on which the tenure is provisionally granted is specified in the tenure as its commencement day—that specified day.	2 3 4
Term of	renewal of tenure	5
233.(1 following) A renewal of a mining lease comes into force on the later of the g days—	6 7
(a)	the day on which the renewal is registered;	8
(b)	the day on which the previous term of the tenure expires.	9
Note: See	division 6 for renewal.	10
	ne term of a renewal of a tenure ends at the end of the period in the notice under section 246.88	11 12
Note 1: F	or the maximum term of renewal see section 246(3).	13
Note 2: T	he tenure may be surrendered at any time (see section 264).	14
(3) The tenure ex	he period runs from the day on which the previous term of the pires.	15 16
	working out the period referred to in subsection (3), section 234 disregarded.	17 18
Effect of	application for renewal on term of mining lease	19
234.(1) If—	20
(a)	a mining lease holder applies to renew the tenure under section 236; and	21 22
(b)	the current term of the tenure expires; and	23
(c)	a renewal of the tenure does not take effect immediately after the current term expires;	24 25
the tenur	e remains in force after the current term expires until—	26
(d)	a renewal of the tenure takes effect; or	27

s 235	129 s 237	7
	Offshore Minerals	
(e)	a provisional renewal of the tenure lapses; or	1
(f)	the application for renewal is withdrawn or refused.	2
Di	vision 5—Voluntary surrender of part of mining lease area	3
Volunta	ry surrender of sub-blocks if discrete area remains	4
sub-bloc	1) A mining lease holder may surrender a sub-block or some of the eks covered by the tenure if the remaining sub-blocks in the tenure n a discrete area.	
Note: Se	e section 264 for the surrender of the whole tenure.	8
(2) A	surrender under subsection (1) must—	9
(a)	be made in writing; and	10
(b)	identify the sub-blocks surrendered; and	11
(c)	be given to the Minister.	12
	e surrender takes effect when it is registered under section 337 (see section 7(5)).	n 13 14
Divi	sion 6—Application for and grant of renewal of mining lease	15
Applica	tion for renewal of mining lease	16
236. <i>I</i> tenure.	A mining lease holder may apply to the Minister to renew the	e 17 18
Note: At	each renewal, the tenure conditions are reviewed (see section 254).	19
When a	pplication to be made	20
	1) Subject to subsection (2), the application must be made at least s before the day on which the tenure is to expire.	t 21 22
	he Minister may accept an application that is made later than s before the day on which the tenure is to expire if—	n 23 24

	expires; and	2
(b)	the Minister believes that there are reasonable grounds for accepting the application.	3 4
How to a	apply for renewal	5
238.(1) The application must—	6
(a)	be made in accordance with the approved form; and	7
(b)	be made in the approved way; and	8
(c)	include details of—	9
	(i) the activities carried out by the applicant under the tenure during its current term; and	10 11
	(ii) the amount of money spent by the applicant in relation to the sub-blocks covered by the tenure during its current term; and	12 13
	(iii) the activities that the applicant intends to carry out under the tenure during the term applied for; and	14 15
	(iv) the amount of money that the applicant intends to spend in relation to activities authorised by the tenure during the term applied for.	16 17 18
Note: For	paragraphs (a) and (b) see section 41.	19
	e applicant may include in the application any other information pplicant considers relevant.	20 21
Request	for further information	22
) The Minister may ask the applicant to provide further on about the application.	23 24
(2) The	e request must—	25
(a)	be in writing; and	26
(b)	be given to the applicant; and	27

(c) specify the time within which the information must be provided.

1

s 240	131 s	244
	Offshore Minerals	
(3) I	nformation requested under subsection (1) must be provided—	1
(a) in writing; and	2
(b) within the time specified in the request.	3
Payme	ent of fee	4
240. regulat	(1) The applicant must pay the application fee prescribed und ion.	er a 5 6
(2) 7	The fee must be paid when the application is made.	7
the Mi	The Minister may refund any fee paid under subsection (1) but on nister is satisfied that special circumstances exist that justify of the fee.	•
Section	n number not used	11
241.	See note 2 to section 3(1).	12
Provis	ional renewal of mining lease	13
242.	The Minister may—	14
(a) provisionally renew the tenure; or	15
(b) subject to section 245, refuse to renew the tenure.	16
Note 1:	Under section 233, the renewal of the tenure can not be effective before registered (see section 334 for registration). The renewal will no registered until it has been properly accepted (see section 250 for "pracceptance").	ot be 18
Note 2:	Under section 254, new conditions may be imposed on renewal.	21

Section number not used243. See note 2 to section 3(1).

Matters that may be taken into account	24
244. In deciding whether to renew a mining lease, the Minister may have	25

s 245	132	s 246
	Offshore Minerals	
regard to	whether the applicant has complied with—	
(a)	this Act; and	
(b)	the regulations; and	
(c)	any tenure conditions.	

1 2 3

4

5

6

7

8

9

12

13

14

18

Refusal of application for renewal

245.(1) If the Minister proposes to refuse to renew the tenure, the Minister must give the applicant notice of the proposed refusal.

(2) The notice must—

- (a) specify the reason for the proposed refusal; and
- (b) invite the holder to make written submissions about the proposed 10 refusal: and 11
- (c) specify the day by which submissions may be given to the Minister; and
- (d) specify an address where submissions are to be lodged.

(3) The day specified under subsection (2)(c) must be not less than	15
30 days after the day on which the notice is given.	16

(4) The Minister may	y refuse to grant	the application of	only if—	17

- (a) the holder has been given a notice under subsection (1); and
- (b) the Minister has considered any submission made by the 19 applicant; and 20
- (c) the Minister is satisfied that no special circumstances exist that 21 justify the renewal being granted. 22

Applicant must be notified 23 **246.(1)** The Minister must give the applicant notice of the Minister's 24 decision under section 242. 25 (2) If the Minister provisionally renews the tenure under section 242, the 26 notice must contain notification-27 28

(a) of the term of the renewal; and

(b)	of the conditions of the renewed tenure; and	1
(c)	of any decision under section 399 ⁸⁹ that the applicant must lodge a security or a further security; and	
(d)	that the provisional renewal will lapse unless the applicant, before the end of the primary payment period—	4 5
	(i) gives the Minister a written acceptance of the renewal; and	6
	(ii) lodges any security required under section 399; and	7
	(iii) pays the fee that must be paid for the renewal under section 425.90	8 9
Note: Sec	tion 254 provides for renewals to be granted subject to conditions.	10
(3) Th 21 years.	e term specified under subsection (2)(a) must not be more than	11 12
Amendn	nent of conditions	13
247.(1) If the tenure holder—	14
(a)	has been provisionally granted a renewal of the tenure under section 242; and	15 16
(b)	is notified of the tenure conditions; and	17
(c)	is dissatisfied with the conditions;	18
the holde	r may ask the Minister to amend the conditions.	19
	e request must be made within 30 days after the day on which the given notice under section 246.	20 21
• •	a request is made under subsection (1), the Minister may amend e conditions and, with the consent of the holder, otherwise amend tions.	22 23 24
(4) Th section.	e Minister must give the holder notice of a decision under this	25 26

⁸⁹ Section 399 (Decision about requirement to lodge security)

⁹⁰ Section 425 (Tenure fees)

Amendn	nent of security requirements	1
248.(1) If the tenure holder—	2
(a)	has been provisionally granted a renewal of the tenure under section 242; and	3 4
(b)	is notified of a security requirement for the tenure; and	5
(c)	is dissatisfied with the amount of the security required;	6
the hold section 3	ler may ask the Minister to make a new decision under 99.91	7 8
	e request must be made within 30 days after the day on which the given notice under section 246.	9 10
	a request is made under subsection (1), the Minister may make a sion under section 399.	11 12
(4) Th	e Minister must give the holder notice of the new decision.	13
Extensio	on of primary payment period	14
) If the tenure holder makes a request under section 247 or 248, the ay ask the Minister to extend the primary payment period.	15 16
	e request must be made within 30 days after the day on which the given notice under section 246.	17 18
(3) If t	he Minister agrees to the request, the Minister must—	19
(a)	decide the period of the extension; and	20
(b)	give the holder a notice informing the holder of the period of the extension.	21 22
Accepta	nce of renewal of mining lease	23
) The provisional renewal of a mining lease is properly accepted by e holder if, before the required time, the holder—	24 25
(a)	gives the Minister a written acceptance of the renewal; and	26

⁹¹ Section 399 (Decision about requirement to lodge security)

(c) pays the fee that must be paid under section 425.93

(2) The required time under subsection (1) is the end of the primary payment period or, if the provisional holder has been granted an extension of the primary payment period under section 249, the end of the secondary payment period.

Note: Under section 233, the renewal of the tenure can not be effective before it is registered (see section 334 for registration).

Conditions applicable to tenure on renewal

251. If the provisional renewal is properly accepted under section 250, the renewed tenure is subject to—

- (a) the conditions specified in the notice given to the tenure holder12under section 246; or13
- (b) if the Minister amended those conditions under 14 section 247—those conditions as amended. 15

Lapse of provisional renewal of mining lease 16

252. If the provisional renewal of a mining lease is not properly accepted 17 under section 250, the provisional renewal lapses. 18

Division 7—Obligations associated with mining lease

General	20
253.(1) The sources of obligations associated with a mining lease are—	21
(a) the tenure conditions; and	22

(b)

1

2

3

4

5

6 7

8

9

10

11

⁹² Section 399 (Decision about requirement to lodge security)

⁹³ Section 425 (Tenure fees)

s 254	136 s 2	254
	Offshore Minerals	
(b)	obligations arising from directions under section 387 or 392 given by the Minister; and	294 1 2
(c)	obligations imposed by this Act and the regulations.	3
	r paragraph (a) see sections 254 to 256. For paragraph (c) see sections 9 to 262, 372 and 391(1).	44, 4 5
(2) If a mining lease has 2 or more holders, all the holders are jointly and severally bound by the obligations that attach to the tenure.		nd 6 7
		0

Conditions of mining lease

254.(1) The Minister may grant or renew a mining lease subject to whatever conditions the Minister considers appropriate.

(2) If the Minister grants or renews a mining lease subject to conditions,	
the conditions must be specified in the tenure.	

(3) Without limiting subsection (1), the Minister may attach conditions to the grant or renewal of a mining lease requiring the tenure holder to do the following types of things—

- (a) take out insurance as required by the Minister;
- (b) carry out certain work in or in relation to the tenure area during the 17 term of the tenure; 18
- (c) lodge a security with the Minister;

(d) keep specified information;

- (e) give to the Minister, on request, specified information;
- (f) take steps to protect the environment of the tenure area, including conditions about—
 - (i) protecting wildlife; or
 - (ii) minimising the effect on the environment of the tenure area and the area surrounding the tenure area of activities carried out in the tenure area;

8 9

10 11 12

13

14

15

16

19

20

21

22

23

24

25

26

⁹⁴ Section 387 (Minister may give directions) or section 392 (Power to give directions after tenure etc. ends)

(g)	repair any damage to the environment caused by activities in the tenure area;	1 2
(h)	pay a specified penalty to the State if the holder does not comply with a tenure condition.	3 4
(4) A (condition under subsection (3)(c) must specify—	5
(a)	the amount of the security required; and	6
(b)	the kind of security required; and	7
(c)	the way and the form in which the security is to be lodged.	8
may requ	thout limiting subsection (3)(c), a condition under that provision hire the lodgment of a security in the form of a guarantee and, if a e is required, the condition may specify—	9 10 11
(a)	the kind of person who is to give the guarantee; and	12
(b)	the terms of the guarantee.	13
No cond	itions requiring payment of money	14
lodgmen	Except for a condition requiring the payment of a penalty or t of security, a tenure condition must not require the payment of the State.	15 16 17
Variatio	n of conditions	18
256.(1) If—	19
(a)	a mining lease holder requests the Minister in writing to vary the tenure conditions; or	20 21
(b)	part of the tenure area of a mining lease is surrendered under section 235;95	22 23
the Minis	ster may vary the tenure conditions.	24
(2) If t	he Minister gives—	25

⁹⁵ Section 235 (Voluntary surrender of sub-blocks if discrete area remains)

(a)	a direction under section 387;96 or	1
(b)	an approval, consent or exemption under a regulation;	2
extent ne	ing lease holder, the Minister may vary the tenure conditions to the eccessary to avoid inconsistency between the tenure conditions and tion, approval, consent or exemption.	3 4 5
	ne Minister may vary the tenure conditions subject to whatever ns the Minister considers appropriate.	6 7
	he Minister varies the tenure conditions, the Minister must give the older a notice that—	8 9
(a)	informs the holder of the variation; and	10
(b)	specifies the conditions that have been varied; and	11
(c)	specifies any conditions to which the variation is subject.	12
Exempt	ion from or suspension of conditions	13
257.(1	.) If—	14
(a)	a mining lease holder requests the Minister in writing to—	15
	(i) suspend a tenure condition; or	16
	(ii) exempt the holder from complying with a tenure condition; or	17 18
(b)	part of the tenure area of a mining lease is surrendered under section 235;97	19 20
the Mini	ster may—	21
(c)	suspend a tenure condition; or	22
(d)	exempt the holder from complying with a tenure condition.	23
(2) If (the Minister gives—	24
(a)	a direction under section 387; or	25
(b)	an approval, consent or exemption under a regulation;	26

⁹⁶ Section 387 (Minister may give directions)

⁹⁷ Section 235 (Voluntary surrender of sub-blocks if discrete area remains)

exempt t necessary	ing lease holder, the Minister may suspend a tenure condition, or he holder from compliance with a tenure condition, to the extent y to avoid inconsistency between the tenure conditions and the , approval, consent or exemption.	1 2 3 4
	e Minister may—	5
(e) 111 (a)	suspend a tenure condition; or	6
(u) (b)	exempt the tenure holder from complying with a tenure condition;	7
		8
Ŭ	whatever conditions the Minister considers appropriate.	
(4) If t	he Minister—	9
(a)	suspends a tenure condition; or	10
(b)	exempts the tenure holder from complying with a tenure condition;	11 12
the Minis	ster must give the holder a notice that—	13
(c)	informs the holder of the exemption or suspension; and	14
(d)	specifies the conditions that have been suspended or affected by the exemption; and	15 16
(e)	specifies any conditions to which the suspension or exemption is subject.	17 18
	suspension or exemption of a condition does not take effect until registered e section 337).	19 20
Automa	tic suspension of conditions if tenure rights are suspended	21
258. If	<u></u>	22
(a)	the Minister suspends particular rights conferred by a mining lease under section 195;98 and	23 24
(b)	a tenure condition is affected by the suspension;	25
	re condition is suspended for the period of the suspension of the	26 27

Work practices

259. A person who is a mining lease holder or an associate of the holder, in carrying out activities in the tenure area that are authorised by the tenure, must take all reasonable steps—

must tak	te all r	reasonable steps—	4	
(a)		to ensure that the activities are carried out at a standard that is accepted as reasonable and proper in the mining industry; and		
(b)		naintain in good repair all structures and equipment erected in, rought into, the tenure area by the person; and	7 8	
. ,		emove from the tenure area any structure, equipment or other perty that—	9 10	
	(i)	belongs to the person, or is under the person's control; and	11	
	(ii)	is not being used, or is not going to be used, in connection with the activities.	12 13	
Maximu	ım pei	nalty—267 penalty units.	14	
		ety of offshore exploration activities is governed by the <i>Mines</i> on Act 1964—see the definition "mine" in section 5 of that Act.	15 16	
Tenure	holde	er must pay royalty	17	
260.	A min	ing lease holder must comply with part 4.4, division 2.99	18	
Tenure	holde	er must keep specified records	19	
261. <i>A</i>	A min	ing lease holder must—	20	
(a)	keej	p whatever records and samples; and	21	
(b)	give and	e whatever records and samples to the Minister for inspection;	22 23	
(c)	mak	ke whatever returns;	24	
are nece	ssary	to comply with—	25	
(d)	the	regulations; or	26	

(e) the tenure conditions; or

1

2

3

(f) a direction given by the Minister under section 387. ¹⁰⁰	1
Note: Under section 386 and 387 the Minister may direct a person to keep records and samples, to give records and samples to the Minister, and to make returns.	2 3
Maximum penalty—134 penalty units.	4
Tenure holder must help inspectors	5
262. A mining lease holder must provide an inspector with reasonable facilities and help so that the inspector is able to carry out compliance inspections.	
Note: See sections 377 to 384 for compliance inspections.	9
Maximum penalty—67 penalty units.	10
Division 8—Expiry of mining lease	11
General	12
263. A mining lease expires if—	13
(a) the term of the tenure ends without the tenure being renewed; or	14
(b) the tenure holder surrenders the tenure; or	15
(c) the tenure is cancelled.	16
Note: For paragraph (a) see division 6. For paragraph (b) see section 264. For paragraph (c) see section 265.	17 18
Voluntary surrender of mining lease	19
264. A mining lease holder may surrender the tenure.	20
Note 1: See division 5 for voluntary surrender of part of a tenure area.	21
Note 2: The surrender takes effect when it is registered under section 337 (see section 337(5)).	22 23

¹⁰⁰ Section 387 (Minister may give directions)

Cancella	ition of mining lease	1
) Subject to subsection (5), the Minister may cancel a mining lease ure holder—	2 3
(a)	breaches a tenure condition; or	4
(b)	contravenes a provision of this Act or the regulations; or	5
(c)	breaches a condition attached to an approval under section 365(2). ¹⁰¹	6 7
(2) If (the Minister proposes to cancel a tenure under subsection (1), the	8
	must give the tenure holder a notice that informs the holder of the cancellation.	9 10
(3) Th	e notice must—	11
(a)	specify the reason for the proposed cancellation; and	12
(b)	invite the holder to make submissions about the proposed cancellation; and	13 14
(c)	specify the day by which submissions may be made to the Minister; and	15 16
(d)	specify an address where submissions are to be lodged.	17
	the day specified under subsection (3)(c) must be not less than after the day on which the notice is given.	18 19
(5) Th	e Minister may cancel the tenure only if—	20
(a)	the holder has been given a notice under subsection (2); and	21
(b)	the Minister has considered—	22
	(i) any submission made by the holder as provided by the notice under subsection (3); and	23 24
	 (ii) any steps taken by the holder to remedy the breach or contravention that led to the proposal to cancel the tenure and to prevent any similar breach or contravention from happening again; and 	25 26 27 28

¹⁰¹ Section 365 (Minister's response to application for approval)

s 266	143 s 26	6			
	Offshore Minerals	_			
(c)	the Minister is satisfied that no special circumstances exist that justify the tenure not being cancelled.				
Obligati	ions of former mining lease holders and former associates	3			
266.(1) Subject to subsection (4), if—	4			
(a)	a person was—	5			
	(i) a mining lease holder; or	6			
	(ii) an associate of a mining lease holder; and	7			
(b)	the tenure—	8			
	(i) expires; or	9			
	(ii) is cancelled; or	10			
	(iii) is surrendered; and	11			
(c)	an obligation associated with the tenure arising out of—	12			
	(i) a tenure condition; or	13			
	(ii) a direction given under section 387; ¹⁰² or	14			
	(iii) this Act or the regulations;	15			
	has not been discharged; and	16			
(d)	the person was bound by that obligation when the person was the tenure holder or an associate;	ne 17 18			
the pers discharg	son remains bound by the obligation until the obligation ed.	is 19 20			
	ubsection (1) does not continue an obligation to carry ou on or recovery activities.	ut 21 22			
	bsection (1) continues an obligation that a person had to carry oution or recovery activities in a particular way if the person carriest.				
(4) Th	e Minister may decide that the person is not subject to—	26			
(a)	a particular obligation under this section; or	27			

s 267	144 s 267
	Offshore Minerals
(b)	all the person's remaining obligations under this section.
(5) A	decision under subsection (4) must be in writing.
	PART 2.5—WORKS LICENCES
	Division 1—General
Works	licences
	1) This part provides for the grant of works licences over eks in coastal waters.
su	works licence allows tenure-related activities to be carried out or b-blocks that are outside the tenure area of the exploration permit, minera velopment licence or mining lease concerned.
(2) A	works licence can only authorise activities that—
(a)	are directly connected with activities that are carried out, or are to be carried out, under an exploration permit, mineral developmen licence or mining lease; and
(b)	are necessary or desirable for the exploration permit, mineral development licence or mining lease holder to effectively—
	(i) exercise the tenure rights; or
	(ii) perform the tenure obligations.
	works licence can be granted over a particular sub-block even the sub-block is a reserved sub-block or is in someone else's tenure
(4) M	ore than 1 works licence can be granted over a particular sub-block.
	works licence may be granted so as to allow activities that are ed with 2 or more tenures.

Activitie	s authorised by a works licence	1
268. A works licence holder may carry out in the tenure area the activities that are specified in the tenure.		2 3
Minister	may cancel or not renew works licence without compensation	4
	No compensation is payable because of the cancellation or wal of a works licence by the Minister.	5 6
Note 1: T	he Minister may cancel the tenure under section 313.	7
Note 2: T	he Minister may refuse to renew the tenure under section 294.	8
	Division 2—Application for and grant of works licence	9
Applicat	ion for works licence	10
270. A sub-bloc	A person may apply to the Minister for a works licence over a k.	11 12
How to a	apply	13
271.(1) The application must—	14
(a)	be made in accordance with the approved form; and	15
(b)	be made in the approved way; and	16
(c)	include details of the activities that the applicant proposes to carry out; and	17 18
(d)	be accompanied by a map that shows the proposed location of the activities; and	19 20
(e)	specify an address for service of notices under this Act and the regulations.	21 22
Note: For	paragraphs (a) and (b) see section 41.	23
	e applicant may include in the application any other information pplicant considers relevant.	24 25

Payment of fee 1 **272.(1)** The applicant must pay the application fee prescribed under a 2 regulation. 3 (2) The fee must be paid when the application is made. 4 (3) The Minister may refund any fee paid under subsection (1) but only if 5 the Minister is satisfied that special circumstances exist that justify the 6 refund of the fee. 7 Applicant to notify tenure holders affected by the application 8 273.(1) The applicant must notify interested tenure holders of the 9 application. 10 (2) The notice must— 11 (a) be given to the interested tenure holder; and 12 (b) give details of the works licence applied for; and 13 (c) invite the interested tenure holder to give comments to the 14 Minister within 30 days after the day on which the notice is given. 15 (3) For this section, a tenure holder is interested if— 16 (a) a sub-block covered by the application is inside the tenure area; 17 and 18 (b) the holder is not the applicant. 19 **Application must be advertised** 20 **274.(1)** The applicant must advertise the application in a newspaper 21 circulating throughout the State. 22 (2) The advertisement must contain— 23 the applicant's name and address; and 24 (a) (b) a map and description of the sub-blocks covered that are sufficient 25 for the sub-blocks to be identified; and 26 (c) details of the activities that the applicant proposes to carry out; and 27 (d) a map showing the proposed location of those activities; and 28

(e)	the address of the Minister; and	1
(f)	a statement that—	2
	(i) the applicant has applied for a works licence over the sub- blocks described in the notice; and	3 4
	(ii) invites comment from the public on the application; and	5
	(iii) requests that comments be sent to the applicant and to the Minister specified in the notice within 30 days after the day on which the advertisement is published.	6 7 8
(3) Th	e advertisement must be published—	9
(a)	as soon as possible after the applicant makes the application; and	10
(b)	in any case, subject to subsection (4), within 14 days after the day on which the applicant makes the application.	11 12
(4) If–	_	13
(a)	the applicant applies to the Minister within the 14 day period referred to in subsection (3) for an extension of the period; and	14 15
(b)	the Minister extends the period;	16
the adver Minister.	tisement must be published within the period as extended by the	17 18
Section 1	number not used	19
275. S	ee note 2 to section $3(1)$.	20
Minister	may provisionally grant tenure	21
276. If Minister	f the applicant does what is required by sections 271 to 274, the may—	22 23
(a)	provisionally grant a works licence to the applicant; or	24
(b)	refuse the application.	25
regi	der section 286, the grant of the tenure can not be effective before it is istered (see section 333 for registration). The grant will not be registered il it has been properly accepted (see section 283 for "proper acceptance").	26 27 28

Section	number not used	1
277. S	ee note 2 to section $3(1)$.	2
Matters	to be specified in the tenure	3
278.(1) The tenure must specify—	4
(a)	the sub-blocks covered by the tenure; and	5
(b)	the activities authorised by the tenure; and	6
(c)	the area in which the activities are to be carried out; and	7
(d)	the term of the tenure; and	8
(e)	the tenure conditions.	9
(2) Th 5 years.	e term specified under subsection (1)(d) must not be more than	10 11
Applica	nt must be notified	12
279.(1 section 2) The Minister must give the applicant notice of a decision under 76.	13 14
(2) If t	he Minister provisionally grants a works licence—	15
(a)	the Minister must give the tenure to the provisional holder; and	16
(b)	the notice under subsection (1) must contain notification—	17
	(i) of any decision under section 399 ¹⁰³ that the provisional holder must lodge a security; and	18 19
	 (ii) that the provisional grant will lapse unless the provisional holder, before the end of the primary payment period— 	20 21
	(A) gives the Minister a written acceptance of the grant; and	22
	(B) lodges any security required under section 399; and	23
	(C) pays the fee that must be paid for the tenure under section 425. ¹⁰⁴	24 25

¹⁰³ Section 399 (Decision about requirement to lodge security)

Amendment of conditions	1
280.(1) If the provisional holder is dissatisfied with the tenure conditions,	2
the provisional holder may ask the Minister to amend the conditions.	3
(2) The request must be made within 30 days after the day on which the provisional holder is given the tenure under section 279.	4 5
(3) If a request is made under subsection (1), the Minister may amend the tenure conditions as requested and, with the consent of the provisional holder, otherwise amend the conditions.	6 7 8
(4) The Minister must give the provisional holder notice of a decision under this section.	9 10
Amendment of security requirements	11
281.(1) If the provisional holder—	12
(a) is notified of a security requirement; and	13
(b) is dissatisfied with the amount of the security required;	14
the provisional holder may ask the Minister to make a new decision under section 399. ¹⁰⁵	15 16
(2) The request must be made within 30 days after the day on which the applicant is given notice under section 279.	17 18
(3) If a request is made under subsection (1), the Minister may make a new decision under section 399.	19 20
(4) The Minister must give the provisional holder notice of the new decision.	21 22
Extension of primary payment period	23
282.(1) If the provisional holder makes a request under section 280 or 281, the provisional holder may ask the Minister to extend the primary payment period.	24 25 26
(2) The request must be made within 30 days after the day on which the provisional holder is given notice under section 279.	27 28

¹⁰⁵ Section 399 (Decision about requirement to lodge security)

(3) If the Minister agrees to the request, the Minister must—	1
(a) decide the period of the extension; and	2
(b) give the provisional holder a notice of the period of the extension.	3
Acceptance of grant of works licence	4
283.(1) The provisional grant of a works licence is properly accepted by the provisional holder if, before the required time, the provisional holder—	5 6
(a) gives the Minister a written acceptance of the grant; and	7
(b) lodges any security required under section 399; ¹⁰⁶ and	8
(c) pays the fee that must be paid for the tenure under section 425.107	9
(2) The required time under subsection (1) is the end of the primary payment period or, if the provisional holder has been granted an extension of the primary payment period under section 282, the end of the secondary payment period.	10 11 12 13
Note: Under section 286, the grant of the tenure can not be effective before it is registered (see section 333 for registration).	14 15
Conditions applicable to works licence on grant	16
284. If the provisional grant of the tenure is properly accepted under section 283, it is subject to—	17 18
 (a) the conditions specified in the tenure given to the applicant under section 279;¹⁰⁸ or 	19 20
(b) if the Minister amended those conditions under section 280 ¹⁰⁹ —those conditions as amended.	21 22

¹⁰⁶ Section 399 (Decision about requirement to lodge security)

¹⁰⁷ Section 425 (Tenure fees)

¹⁰⁸ Section 279 (Applicant must be notified)

¹⁰⁹ Section 280 (Amendment of conditions)

285. If the provisional grant of the tenure is not properly accepted under section 283, the provisional grant lapses.		2 3
	Division 3—Duration of works licence	4
Initial ter	rm of works licence	5
286.(1)	A works licence comes into force on—	6
(a)	the day on which the grant of the tenure is registered; or	7
	if a day later than the day on which the grant of the tenure is registered is specified in the tenure as its commencement day—that specified day.	8 9 10
	e initial term of a works licence expires at the end of the period in the tenure under subsection $278(1)$. ¹¹⁰	11 12
Note 1: Fo	or the maximum initial term see section 278(2).	13
Note 2: Th	the tenure may be surrendered at any time (see section 312).	14
(3) The	period runs from—	15
(a)	the day on which the tenure is provisionally granted; or	16
	if a day later than the day on which the tenure is provisionally granted is specified in the tenure as the tenure's commencement day—that specified day.	17 18 19
Term of 1	renewal of works licence	20
287.(1) following	A renewal of a works licence comes into force on the later of the days—	21 22
(a)	the day on which the renewal is registered;	23
(b)	the day on which the previous term of the tenure expires.	24
Note: See	division 4 for renewal.	25

(2) The term of a renewal of a tenure expires at the end of the period specified in the notice under section 296. ¹¹¹	1 2
Note 1: For the maximum term of renewal see section 296(3).	3
Note 2: The tenure may be surrendered at any time (see section 312).	4
(3) The period runs from the day on which the previous term of the tenure expires.	5 6
Effect of application for renewal on term of works licence	7
288. If—	8
(a) a works licence holder applies to renew the tenure under section 289; and	9 10
(b) the current term of the tenure expires; and	11
(c) a renewal of the tenure does not take effect immediately after the current term expires;	12 13
the tenure remains in force after the current term expires until the first of the following happens—	14 15
(d) a renewal of the tenure takes effect;	16
(e) a provisional renewal of the tenure lapses;	17
(f) the application for renewal is withdrawn or refused.	18
Division 4—Application for and grant of renewal of works licence	19
Application for renewal of works licence	20
289. A works licence holder may apply to the Minister to renew the tenure.	21 22
Note: At each renewal, the works licence conditions are reviewed (see section 304).	23

¹¹¹ Section 296 (Applicant must be notified)

When a	oplica	ation to be made	1
290.(1) Subject to subsection (2), the application must be made at least 30 days before the day on which the tenure is to expire.			2 3
		ister may accept an application that is made later than 30 days on which the works licence is to expire if—	4 5
(a)		application is made before the day on which the tenure res; and	6 7
(b)		Minister believes that there are reasonable grounds for pting the application.	8 9
How to a	apply	for renewal	10
291.(1) The	application must—	11
(a)	(a) be made in accordance with the approved form; and		
(b)	be n	hade in the approved way; and	13
(c)	inclu	ide details of—	14
	(i)	the activities carried out by the applicant under the tenure during its current term; and	15 16
	(ii)	the amount of money spent by the applicant in relation to the sub-blocks covered by the tenure during its current term; and	17 18
	(iii)	the activities that the applicant intends to carry out under the tenure during the term applied for; and	19 20
	(iv)	the amount of money that the applicant intends to spend in relation to the activities authorised by the tenure during the term applied for.	21 22 23
Note: For	parag	graphs (a) and (b) see section 41.	24
		plicant may include in the application any other information ant considers relevant.	25 26
Paymen	t of fo	ee	27
292.(1 regulation		e applicant must pay the application fee prescribed under a	28 29

• 1

(2) The fee must be paid when the application is made.	1
(3) The Minister may refund any fee paid under subsection (1) but only if the Minister is satisfied that special circumstances exist that justify the	2 3
refund of the fee.	4
Section number not used	5
293. See note 2 to section 3(1).	6
Provisional renewal of works licence	7
294. The Minister may—	8
(a) provisionally renew the tenure; or	9
(b) refuse to renew the tenure.	10
Note 1: Under section 287, the renewal of the tenure can not be effective before it is registered (see section 334 for registration). The renewal will not be registered until it has been properly accepted (see section 300 for "proper acceptance").	11 12 13 14
Note 2: Under section 304, new conditions may be imposed on renewal.	15
Section number not used	16
295. See note 2 to section 3(1).	17
Applicant must be notified	18
296.(1) The Minister must give the applicant notice of the Minister's decision under section 294.	19 20
(2) If the Minister provisionally renews the works licence under section 294, the notice must contain notification—	21 22
(a) of the term of the renewal; and	23
(b) of the conditions of the renewed tenure; and	24
(c) that the provisional renewal will lapse unless the applicant, before the end of the primary payment period—	25 26
(i) gives the Minister a written acceptance of the renewal; and	27

 (ii) lodges any security required by the Minister under section 399;¹¹² and 	1 2
(iii) pays the fee that must be paid under section 425. ¹¹³	3
Note: Paragraph (b): section 304 provides for renewals to be granted subject to conditions.	4 5
(3) The term specified under subsection (2)(a) must not be more than 5 years.	6 7
Amendment of conditions	8
297.(1) If the tenure holder—	9
 (a) has been provisionally granted a renewal of the tenure under section 294; and 	10 11
(b) is notified of the tenure conditions; and	12
(c) is dissatisfied with the tenure conditions;	13
the holder may ask the Minister to amend the conditions.	
(2) The request must—	15
 (a) be made within 30 days after the day on which the holder is given notice under section 296; and 	16 17
(b) be lodged with the Minister.	18
(3) If a request is made under subsection (1), the Minister may amend the tenure conditions as requested and, with the consent of the holder, otherwise amend the conditions.	19 20 21
(4) The Minister must give the holder notice of a decision under this section.	22 23
Amendment of security requirements	24
298.(1) If the tenure holder—	25

¹¹² Section 399 (Decision about requirement to lodge security)

¹¹³ Section 425 (Tenure fees)

1

2

3

4

5

6

7

8

9

10

11

- (b) is notified of a security requirement; and
- (c) is dissatisfied with the amount of security required;

the	holder	may	ask	the	Minister	to	make	a	new	decision	under	
section 399. ¹¹⁴												

(2) The request must be made within 30 days after the day on which the holder is given notice under section 296.

(3) If a request is made under subsection (1), the Minister may make a new decision under section 399.

(4) The Minister must give the holder notice of the new decision.

Extension of primary payment period 12 **299.(1)** If the tenure holder makes a request under section 297 or 298, the 13 holder may ask the Minister to extend the primary payment period. 14 (2) The request must be made within 30 days after the day on which the 15 holder is given notice under section 296. 16 (3) If the Minister agrees to the request, the Minister must— 17 decide the period of the extension; and 18 (a) (b) give the holder notice informing the holder of the period of the 19 extension. 20

Acceptance of renewal of works licence21**300.(1)** The provisional renewal of a works licence is properly accepted22by the tenure holder if, before the required time, the holder—23(a) gives the Minister a written acceptance of the renewal; and24(b) lodges any security required under section 399; and25

(c) pays the fee that must be paid for the tenure under section 425.115	1
(2) The required time under subsection (1) is the end of the primary payment period or, if the provisional holder has been granted an extension of the primary payment period under section 299, the end of the secondary payment period.	2 3 4 5
Note: Under section 287, the renewal of the tenure can not be effective before it is registered (see section 334 for registration).	6 7
Conditions applicable to works licence on renewal	8
301. If the provisional renewal is properly accepted under section 300, the renewed tenure is subject to—	9 10
 (a) the conditions specified in the notice given to the tenure holder under section 296; or 	11 12
(b) if the Minister amended those conditions under section 297—those conditions as amended.	13 14
Lapse of provisional renewal of works licence	15
302. If the provisional renewal of the tenure is not properly accepted under section 300, the provisional renewal lapses.	16 17
Division 5—Obligations associated with works licence	18
General	19
303.(1) The sources of obligations associated with a works licence are—	20
(a) the tenure conditions; and	21
 (b) obligations arising from directions under section 387 or 392¹¹⁶ given by the Minister; and 	22 23
(c) obligations imposed by this Act and the regulations.	24

¹¹⁵ Section 425 (Tenure fees)

¹¹⁶ Section 387 (Minister may give directions) or section 392 (Power to give directions after tenure etc. ends)

	paragraph (a) see sections 304 to 306. For paragraph (c) see sections 44, to 310, 372 and 391(1).	$1 \\ 2$
	a works licence has 2 or more holders, all the holders are jointly rally bound by the obligations that attach to the tenure.	3 4
Conditio	ons of works licence	5
) The Minister may grant or renew a works licence subject to conditions the Minister considers appropriate.	6 7
	he Minister grants or renews a works licence subject to conditions, tions must be specified in the tenure.	8 9
the grant	thout limiting subsection (1), the Minister may attach conditions to or renewal of a works licence requiring the tenure holder to do the g types of things—	10 11 12
(a)	take out insurance as required by the Minister;	13
(b)	carry out certain work in or in relation to the tenure area during the term of the tenure;	14 15
(c)	lodge a security with the Minister;	16
(d)	keep specified information;	17
(e)	give the Minister, on request, specified information;	18
(f)	take steps to protect the environment of the tenure area, including conditions about—	19 20
	(i) protecting wildlife; or	21
	 (ii) minimising the effect on the environment of the tenure area and the area surrounding the tenure of activities carried out in the tenure area; 	22 23 24
(g)	repair any damage to the environment caused by activities in the tenure area;	25 26
(h)	pay a specified penalty to the State if the holder does not comply with a tenure condition.	27 28
(4) A (condition under subsection (3)(c) must specify—	29
(a)	the amount of the security required; and	30

(b)	the kind of security required; and	1
(c)	the way and the form in which the security is to be lodged.	2
may requ	thout limiting subsection (3)(c), a condition under that provision ire the lodgment of a security in the form of a guarantee and, if a is required, the condition may specify—	3 4 5
(a)	the kind of person who is to give the guarantee; and	6
(b)	the terms of the guarantee.	7
No condi	itions requiring payment of money	8
lodgment	Except for a condition requiring the payment of a penalty or t of a security, a tenure condition must not require the payment of the State.	9 10 11
Variatio	n of conditions	12
) If a works licence holder requests the Minister in writing to vary e conditions, the Minister may vary the conditions.	13 14
(2) If th	he Minister gives—	15
(a)	a direction under section 387;117 or	16
(b)	an approval, consent or exemption under a regulation;	17
extent ne	s licence holder, the Minister may vary the tenure conditions to the cessary to avoid inconsistency between the tenure conditions and ion, approval, consent or exemption.	18 19 20
	e Minister may vary the tenure conditions subject to whatever s the Minister considers appropriate.	21 22
	he Minister varies the tenure conditions, the Minister must give the lder a notice that—	23 24
(a)	informs the holder of the variation; and	25
(b)	specifies the conditions that have been varied; and	26
(c)	specifies any conditions to which the variation is subject.	27

¹¹⁷ Section 387 (Minister may give directions)

Exempti	on from or suspension of conditions	1
307.(1)) If a works licence holder requests the Minister in writing to—	2
(a)	suspend a tenure condition; or	3
(b)	exempt the holder from complying with a tenure condition;	4
the Minis	ster may—	5
(c)	suspend a tenure condition; or	6
(d)	exempt the holder from complying with a tenure condition.	7
(2) If t	he Minister gives—	8
(a)	a direction under section 387; ¹¹⁸ or	9
(b)	an approval, consent or exemption under a regulation;	10
exempt th necessary	as licence holder, the Minister may suspend a tenure condition, or the holder from compliance with a tenure condition, to the extent to avoid inconsistency between the tenure conditions and the approval, consent or exemption.	11 12 13 14
(3) The	e Minister may—	15
(a)	suspend a tenure condition; or	16
(b)	exempt the tenure holder from complying with a tenure condition;	17
subject to	whatever conditions the Minister considers appropriate.	18
(4) If t	he Minister—	19
(a)	suspends a tenure condition; or	20
(b)	exempts the tenure holder from complying with a tenure condition;	21 22
the Minis	ter must give the holder a notice that—	23
(c)	informs the holder of the exemption or suspension; and	24
(d)	specifies the conditions that have been suspended or affected by the exemption; and	25 26
(e)	specifies any conditions to which the suspension or exemption is subject.	27 28

¹¹⁸ Section 387 (Minister may give directions)

Note: A suspension or exemption of a condition does not take effect until registered (see section 337).

Work practices

308. A person who is a works licence holder or an associate of the holder, in carrying out activities in the tenure area that are authorised by the tenure, must take all reasonable steps—

- (a) to ensure that the activities are carried out at a standard that is accepted as reasonable and proper in the mining industry; and
- (b) to maintain in good repair all structures, equipment and other property erected in, or brought into, the tenure area by the person; and
- (c) to remove from the tenure area any structure, equipment or other property that—
 - (i) belongs to the person, or is under the person's control; and
 - (ii) is not being used, or is not going to be used, in connection15with the activities.

Maximum penalty-267 penalty units.

Note: The safety of offshore exploration activities is governed by the *Mines Regulation Act 1964*—see the definition "mine" in section 5 of that Act.

Tenure l	holder must keep specified records etc.	20
309. A	works licence holder must—	21
(a)	keep whatever records; and	22
(b)	give whatever records to the Minister for inspection; and	23
(c)	make whatever returns;	24
are neces	are necessary to comply with—	
(d)	the regulations; or	26
(e)	the tenure conditions; or	27

 $\frac{1}{2}$

4 5

6

7

8

9

10

11

12

13

14

17

18

19

(f) a direction given by the Minister under section 387. ¹¹⁹	1
Note: Under sections 386 and 387 the Minister may direct a person to keep records and to make returns.	2 3
Maximum penalty—134 penalty units.	4
Tenure holder must help inspectors	5
310. A works licence holder must provide an inspector with reasonable	6
facilities and help so that the inspector is able to carry out compliance	7 8
inspections.	
Note: See sections 377 to 384 for compliance inspections.	9
Maximum penalty—67 penalty units.	10
Division 6—Expiry of works licence	11
General	12
311. A works licence expires if—	13
(a) the term of the tenure ends without the tenure being renewed; or	14
(b) the tenure holder surrenders the tenure; or	15
(c) the tenure is cancelled.	16
Note: For paragraph (a) see division 4. For paragraph (b) see section 312. For paragraph (c) see section 313.	17 18
Voluntary surrender of works licence	19
312. The holder of a works licence may surrender the tenure.	20
Note: The surrender takes effect when it is registered under section 337 (see section 337(5)).	21 22

¹¹⁹ Section 387 (Minister may give directions)

Cancella	tion of works licence	1
) Subject to subsection (5), the Minister may cancel a works the tenure holder—	2 3
(a)	breaches a tenure condition; or	4
(b)	contravenes a provision of this Act or the regulations; or	5
(c)	breaches a condition attached to an approval under section $365(2)$. ¹²⁰	6 7
subsectio	the Minister proposes to cancel a works licence under n (1), the Minister must give the tenure holder a notice that he holder of the proposed cancellation.	8 9 10
(3) The	e notice must—	11
(a)	specify the reason for the proposed cancellation; and	12
(b)	invite the holder to make submissions about the proposed cancellation; and	13 14
(c)	specify the day by which submissions may be made to the Minister; and	15 16
(d)	specify an address where submissions are to be lodged.	17
	e day specified under subsection (3)(c) must be not less than fter the day on which the notice is given.	18 19
(5) The	e Minister may cancel a works licence only if—	20
(a)	the holder has been given a notice under subsection (2); and	21
(b)	the Minister has considered—	22
	(i) any submission made by the holder as provided by the notice under subsection (3); and	23 24
	 (ii) any steps taken by the holder to remedy the circumstances that led to the proposal to cancel the tenure and to prevent any similar breach or contravention from happening again; and 	25 26 27 28

¹²⁰ Section 365 (Minister's response to application for approval)

s 314	164 s 314	
	Offshore Minerals	
(c)	the Minister is satisfied that no special circumstances exist that justify the tenure not being cancelled.	1 2
Obligati	ons of former works licence holders and former associates	3
314.(1) Subject to subsection (2), if—	4
(a)	a person was—	5
	(i) a works licence holder; or	6
	(ii) an associate of a works licence holder; and	7
(b)	the tenure—	8
	(i) expires; or	9
	(ii) is cancelled; or	10
	(iii) is surrendered; and	11
(c)	an obligation associated with the tenure arising out of-	12
	(i) a tenure condition; or	13
	(ii) a direction given under section 387; ¹²¹ or	14
	(iii) this Act or the regulations;	15
	has not been discharged; and	16
(d)	the person was bound by that obligation when the person was the works licence holder or an associate;	17 18
the pers discharg	on remains bound by the obligation until the obligation is ed.	19 20
(2) Th	e Minister may decide that the person is not subject to—	21
(a)	any particular obligation under this section; or	22
(b)	all the person's remaining obligations under this section.	23
(3) A	decision under subsection (2) must be in writing.	24

¹²¹ Section 387 (Minister may give directions)

PART 2.6—SPECIAL PURPOSE CONSENTS

Special purpose consents	2
315.(1) A special purpose consent may be granted over—	3
(a) a standard sub-block; or	4
(b) a reserved sub-block; or	5
(c) a tender sub-block.	6
(2) A special purpose consent may be granted over a sub-block even if the sub-block is in the tenure area of a tenure or the consent area of another special purpose consent.	7 8 9
(3) A special purpose consent can only be granted for—	10
(a) a scientific investigation; or	11
(b) a reconnaissance survey; or	12
(c) the collection of small amounts of minerals.	13
(4) For subsection (3)(b), a reconnaissance survey is the exploration of an area to work out whether the area is sufficiently promising to justify more detailed exploration under an exploration permit.	14 15 16
Activities authorised by a special purpose consent	17
316.(1) A special purpose consent holder may, under the consent—	18
(a) explore for minerals in the consent area; and	19
(b) take samples of or recover minerals in the consent area.	20
Note 1: Under section 23(1) the concept of "exploration" extends to activities that are directly related to exploration.	21 22
Note 2: Under section 24(1) the concept of "recovery" extends to activities that are directly related to the recovery of minerals.	23 24
(2) The grant of a consent does not give the consent holder—	25
(a) any exclusive or proprietary rights over the sub-blocks covered by the consent; or	26 27

s 317	166 s 320 Offshore Minerals	
(b)	any option or preference when it comes to the grant of a tenure over sub-blocks covered by the consent.	1 2
Applicat	tion for a consent	3
317. A	person may apply to the Minister for a special purpose consent.	4
How to a	apply	5
318.(1) The application must—	6
(a)	be made in writing; and	7
(b)	include details of the activities for which consent is being sought; and	8 9
(c)	specify the sub-blocks for which the consent is being sought.	10
	the activity involves the collection of only small amounts of as mentioned in section 315(3)(c), the application must also	
(a)	any mineral to be recovered; and	14
(b)	the proposed quantity of any mineral to be recovered.	15
Paymen	t of fee	16
319.(1 regulation) The applicant must pay the application fee prescribed under a n.	17 18
(2) Th	e fee must be paid when the application is made.	19
	e Minister may refund any fee paid under subsection (1) but only if ster is satisfied that special circumstances exist that justify the the fee.	

Applicant must obtain agreement of exploration permit, mineral23development licence and mining lease holders affected by the24application25320.(1) Subject to subsection (3), the applicant must obtain the agreement26

320.(1) Subject to subsection (3), the applicant must obtain the agreement26of interested tenure holders to the application.27

(2) Th	e agreement must be in writing.	1
(3) Th	e agreement of an interested tenure holder is not necessary if—	2
(a)	the application is for a scientific investigation; and	3
(b)	Australia has obligations under international conventions to allow the investigation.	4 5
(4) Fo	r this section, a tenure holder is interested if—	б
(a)	the holder holds an exploration permit, mineral development licence or mining lease; and	7 8
(b)	the sub-block concerned is inside the tenure area.	9
Applica	nt to notify works licence holders affected by the application	10
321.(1 application) The applicant must notify interested works licence holders of the on.	11 12
(2) Th	e notice must—	13
(a)	be given to the interested works licence holders; and	14
(b)	give details of the special purpose consent applied for; and	15
(c)	invite the interested works licence holder to give comments to the Minister within 30 days after the day on which the notice was given.	16 17 18
	r this section, a works licence holder is interested if the sub-block d is inside the works licence area.	19 20
Section	number not used	21
322. S	ee note 2 to section 3(1).	22
Minister	r may grant special purpose consent	23
323. I Minister	f the applicant does what is required by sections 318 to 321, the may—	24 25
(a)	grant a special purpose consent to the applicant; or	26
(b)	refuse the application.	27

Section number not used	1
324. See note 2 to section 3(1).	2
	_
Matters to be specified in the consent	3
325.(1) The consent must specify—	4
(a) the sub-blocks covered by the consent; and	5
(b) the activities authorised by the consent; and	6
(c) the period for which the consent is to have effect; and	7
(d) the consent conditions.	8
(2) If the activity involves the collection of only small amounts of minerals ¹²² , the consent must also specify—	9 10
(a) the minerals to be collected; and	11
(b) the quantities to be collected.	12
(3) The period specified under subsection (1)(c) must not be more than 12 months.	13 14
Duration of consent	15
326. A consent has effect for the period specified under section $325(1)(c)$.	16 17
Conditions of consent	18
327.(1) The Minister may grant a special purpose consent subject to whatever conditions the Minister considers appropriate.	19 20
(2) Without limiting subsection (1), the Minister may impose conditions about—	21 22
(a) reports to be provided by the consent holder about activities carried out under the consent; and	23 24
(b) environmental matters.	25

CHAPTER 3—REGISTRATION AND DEA	ALINGS 1
PART 3.1—REGISTRATION	2
Division 1—Preliminary	3
Register to be kept	4
328. (1) The Minister must keep a register for this part.	5
Note: The main matters entered in the register are—	6
• the grant or renewal of a tenure (see sections 333 and 334);	7
• details of instruments that affect a tenure (see section 337);	8
• details of instruments that affect an interest in a tenure (se and 339);	e sections 338 9 10
 details of interests in a tenure that are acquired by devolutio 340); 	on (see section 11 12
• details of caveats (see section 345).	13
(2) The register is to be known as the State Offshore Mining	Register. 14
Document files to be kept	15
329.(1) The Minister must keep a document file for this part.	16
(2) In the document file are to be kept the documents that th required to keep under this part.	e Minister is 17 18
Note: The documents to be kept in the document file are—	19
• copies of tenures (see section 333(6));	20
• copies of instruments that affect tenures (see section 337(4))); 21
• copies of transfers of tenures (see section 338(6));	22
• copies of other dealings in tenures (see section 339(4));	23
• caveats (see section 345(3));	24
• withdrawals of caveats (see section 346(2));	25

s 330	170 Offshore Minerals	s 331
• consents to	dealings given under section 350 (see se	ection 350(6));
• copies of c	ourt orders (see section 351).	
Form of register a	nd document file	
330.(1) The offsl way decided by the	hore mining register must be kept i Minister.	in the form and the
(2) Without limit kept in the form of a	ing subsection (1), the offshore min a computer record.	ing register may be
(3) The documen	t file must be kept in the form and	the way decided by

(3) The document file must be kept in the form and the way decided by the Minister.

9

Correcti	on of errors in the register	10
) Subject to subsection (4), the Minister may correct the offshore egister if the Minister is satisfied that—	11 12
(a)	there is an omission of an entry from the register; or	13
(b)	an entry in the register should not have been made; or	14
(c)	there is an error or defect in an entry in the register.	15
	person may apply to the Minister for correction of the offshore egister under subsection (1).	16 17
(3) Th	e application—	18
(a)	must be in writing; and	19
(b)	must specify the correction that is being requested.	20
(4) If–	_	21
(a)	the Minister intends to correct the offshore mining register under subsection (1); and	22 23
(b)	the correction relates to a tenure; and	24
(c)	the correction is not to be made in response to an application under subsection (2) by the tenure holder;	25 26
the Minis the regist	ster must give the holder notice that the Minister intends to correct er.	27 28

(5) Th	e notice must—	1
(a)	specify the correction the Minister intends to make; and	2
(b)	invite the holder to make submissions to the Minister about the proposed correction within the period specified in the notice.	3 4
	e period specified under subsection (5)(b) must be at least 14 days day on which the notice is given.	5 6
(7) If a	a notice is given under subsection (4)—	7
(a)	the Minister must not correct the register until the period specified in the notice has ended; and	8 9
(b)	the Minister must have regard to any submissions made by the tenure holder before the end of that period in exercising the power under subsection (1) to correct the register.	10 11 12
Inspecti	on of register and documents	13
) A person may inspect the offshore mining register and the t file if the person pays the fee prescribed under a regulation.	14 15
	he Minister must make the offshore mining register and the t file available for inspection at all convenient times.	16 17
	Division 2—Matters to be entered in register	18
	Subdivision 1—Tenures	19
Tenures		20
) If the provisional grant of a tenure is properly accepted, the must register—	21 22
(a)	the holder's name; and	23
(b)	if there is more than one tenure holder—the share in the tenure held by each holder; and	24 25
(c)	a description of the tenure area, including a map or map reference; and	26 27

(d) the term of the tenure; and	1
(e) the date of the provisional grant of the tenure; and	2
(f) the date of registration of the tenure; and	3
(g) an address for the service of notices under this Act on the tenure holder.	4 5
(2) The address registered under subsection (1)(g) must be the address specified by the tenure holder by notice to the Minister.	6 7
(3) If the holder has not given a notice under subsection (2), the address to be registered under subsection $(1)(g)$ must be the address specified in the application that the holder made for the tenure.	8 9 10
(4) If the Minister registers a tenure under subsection (1)—	11
(a) the tenure holder must give the tenure to the Minister; and	12
(b) the Minister must endorse the date of registration on the tenure.	13
(5) The Minister may include in the register any other information about the holder or the terms and conditions of the tenure that the Minister considers appropriate.	14 15 16
(6) The Minister must keep a copy of the tenure.	17
(7) A tenure is taken to be registered as soon as an entry complying with subsection (1) is made in the register.	18 19
Renewal of tenures	20
334.(1) If the Minister receives an application for the renewal of a tenure, the Minister must register the fact.	21 22
(2) If the provisional renewal of a tenure is properly accepted, the Minister must register—	23 24
(a) the renewal; and	25
(b) the term of the renewal; and	26
(c) the date of the provisional renewal; and	27
(d) the date of registration of the renewal.	28

(3) If the Minister registers the renewal of a tenure under subsection (2)—	1 2
(a) the tenure holder must give the tenure to the Minister; and	3
(b) the Minister must endorse on the tenure—	4
(i) the term of the renewal; and	5
(ii) the date of registration of the renewal.	6
(4) If the Minister refuses to renew a tenure, the Minister must register the refusal.	7 8
Extension of exploration permits	9
335.(1) If the Minister receives an application for the extension of the term of an exploration permit, the Minister must register the fact.	10 11
(2) If the Minister refuses to extend the term of an exploration permit, the Minister must register the refusal.	12 13
Note 1: For extensions of the term of a tenure see sections 94 to 98.	14
Note 2: The grant of the extension of the term of an exploration permit is registered under section 337(1).	15 16
Expiry of tenures	17
336.(1) If a tenure expires because—	18
(a) its term ends; or	19
(b) a mineral development licence or mining lease is granted to the tenure holder;	20 21
the Minister must register the expiry of the tenure.	22
Note: Cancellation is dealt with under section 337.	23

	subsection (1)(a), the reference to the term of a tenure includes any uring which the tenure is in force under section 90, 91, 92 or 93.123	1 2
(3) If t	he Minister registers the expiry of a tenure under subsection (1)—	3
(a)	the tenure holder must give the tenure to the Minister; and	4
(b)	the Minister must endorse the expiry and the date of the expiry on the tenure.	5 6
Amendn	nents etc. to tenures	7
337.(1) The Minister must register—	8
(a)	the details of any document under this Act that amends, surrenders, cancels or otherwise affects a tenure; and	9 10
(b)	the details of any document that amends or revokes a document referred to in paragraph (a).	11 12
Note: T	he documents referred to in paragraph (a) are-	13
•	suspension of tenure rights (see sections 48 (exploration permit), 135 (mineral development licence) and 195 (mining lease));	14 15
•	amendment of tenure conditions between provisional grant and registration (see sections 67 (exploration permit), 148 (mineral development licence), 211 (mining lease) and 280 (works licence))—these need to be registered at the same time as the grant is registered because, if the conditions are amended between provisional grant and registration, a replacement tenure reflecting the change in conditions is not issued to the provisional holder;	16 17 18 19 20 21
•	extension of term (see sections 90, 95 and 97 (exploration permit));	22
•	surrender of the whole or a part of a tenure (see sections 99 and 127 (exploration permit), 158 and 187 (mineral development licence), 235 and 264 (mining lease) and 312 (works licence));	23 24 25
•	voluntary surrender-special approval (see section 100 (exploration permit));	26 27
•	mandatory reduction of tenure area—special permission (see section 104 (exploration permit));	28 29

¹²³ Section 90 (Effect of suspension of rights on term of exploration permit) Section 91 (Effect of application for renewal on term of exploration permit) Section 92 (Effect of application for mineral development licence or mining lease on term of exploration permit) Section 93 (Effect of application for extension on term of tenure)

 amendment of tenure conditions between provisional renewal and registration (see sections 111 (exploration permit), 170 (minera development licence), 247 (mining lease) and 297 (work licence))—these need to be registered at the same time as the renewal because, if the tenure conditions are amended between provisional renewal and registration, a replacement tenure reflecting the changed conditions is not issued to the holder; 	1 2 s 3 1 4 1 5
• amendment of conditions (see sections 120 (exploration permit), 179 (mineral development licence), 256 (mining lease) and 306 (work licence));	
 exemption from or suspension of conditions (see sections 121 (exploration permit), 180 (mineral development licence), 257 (mining lease) and 30' (works licence)); 	
 cancellation (see sections 130 (exploration permit), 189 and 190 (minera development licence), 265 (mining lease) and 313 (works licence)); 	1 14 15
• directions (see sections 387 and 392);	16
• security requirements (see section 399);	17
• approvals of transfers (see section 365).	18
(2) Subsection (1)(a) applies to a document that suspends the rights of a holder of a tenure.	a 19 20
(3) Details of a document may be registered by registering a summary of the contents of the document.	f 21 22
(4) The Minister must keep a document referred to in subsection (1), or a copy of the document.	a 23 24
(5) A document referred to in subsection (1)—	25
(a) has no effect until it is registered; and	26
(b) is taken to be registered as soon as an entry complying with subsection (1) is made in the register.	n 27 28
Transfer of tenures	29
338.(1) The Minister must register the transfer of a tenure or a share in a tenure if—	a 30 31
(a) a party to the transfer lodges the instrument of transfer for registration; and	r 32 33

(b) a party to the transfer lodges a copy of the instrument of transfer; and	1 2
(c) the transfer has been approved by the Minister; and	3
(d) the tenure is lodged with the Minister for annotation under subsection (5); and	4 5
(e) the fee prescribed under a regulation is paid; and	6
(f) section 341^{124} does not prevent the registration of the transfer.	7
Note: Paragraph (c): the Minister's approval is endorsed on the transfer (see section 365(3)).	8 9
(2) The Minister must also register the date and time of registration of the transfer.	10 11
(3) If an instrument purports to transfer a tenure or a share in a tenure, the Minister must register the instrument under this section without inquiring into or being concerned as to the legal effectiveness of the instrument.	12 13 14
(4) If an instrument that transfers a tenure or a share in a tenure is registered, the Minister must register the name of the transferee as a tenure holder.	15 16 17
(5) If the Minister registers the transfer of a tenure or a share in a tenure, the Minister must annotate the tenure to show the transferee as a tenure holder.	18 19 20
(6) The Minister must—	21
(a) keep the copy of the transfer; and	22
(b) return the transfer to the person who lodged it; and	23
(c) return the annotated tenure to the person who lodged it.	24
(7) The registration of a document under this section does not give the document any greater effect than it would have had apart from this Act.	25 26
Other dealings in tenures	27
330 (1) The Minister must register a document (other than a transfer of a	20

339.(1) The Minister must register a document (other than a transfer of a tenure or a share in a tenure) that creates, transfers, affects or otherwise 29

¹²⁴ Section 341 (Effect of a caveat)

deals with an interest in a tenure if—

- a party to the dealing lodges the document for registration; and (a)
- (b) a party to the dealing lodges a copy of the document; and
- the fee prescribed under a regulation is paid; and (c)
- (d) section 341^{125} does not prevent the registration of the dealing.

(2) The Minister must also register the date and time of registration of the dealing.

(3) If a document purports to create, transfer, affect or otherwise deal with an interest in a tenure, the Minister must register the document under this section without inquiring into or being concerned as to the legal effectiveness of the document.

(4) The Minister must keep the copy of the document.

(5) The Minister must return the document to the person who lodged it.

(6) The registration of a document under this section does not give the document any greater effect than it would have had apart from this Act.

Devolution of tenures

340.(1) If-

- (a) the rights of a tenure holder have devolved to a person by operation of law; and 19
- (b) the person applies to the Minister in writing to be registered as a tenure holder; and 21
- (c) the tenure is lodged with the Minister for annotation under 22 subsection (3); and 23
- (d) the person pays the fee prescribed under a regulation; and
- the Minister is satisfied that the applicant is entitled to those rights; (e) and
- section 341 does not prevent the registration of the person as a (f) 27 tenure holder; 28

16 17

18

20

24

25

26

1

2

3

4

5

6

7

8

9

10

11

12

13

14

the Minister must register the person as a tenure holder.

(2) If the Minister registers a person as a tenure holder under subsection (1), the Minister must also register the date and time of registration.

(3) If the Minister registers a person as a tenure holder under subsection (1), the Minister must annotate the tenure accordingly.

(4) The Minister must return the annotated tenure to the person who lodged it.

(5) This section applies to 2 or more persons to whom rights have
9 devolved in the same way as it applies to a single person to whom rights
10 have devolved.

Subdivision 2—Caveats

Effect of a caveat 341.(1) If a caveat is in force on a tenure

341.(1) If a caveat is in force on a tenure, the Minister must not register a dealing in the tenure unless—

- (a) the Minister is not required to give the caveat holder notice of the particular dealing; or
 16
- (b) the caveat holder consents to the registration of the dealing under section 350;¹²⁶ or
- (c) the Wardens Court orders the Minister to register the dealing under section 338 or 339 despite the caveat.

Note 1: For "dealing" see the dictionary.

- Note 2: Once the caveat holder has been given notice of the dealing, the caveat will lapse at the end of 30 days unless the caveat holder consents to the registration of the dealing or gets a court order extending the life of the caveat (see section 348).
- Note 3: The Minister may not be required to give the caveat holder notice of the
dealing because the caveat holder is a party to the dealing or because the
dealing falls outside the class of dealings that the caveat holder has
specified under section 343(2) (see section 349(6)).27
28
28
29
30

12

13

14

15

18

19

20

21 22

23

24

25

26

1

2

3

4

5

6

7

¹²⁶ Section 350 (Caveat holder may consent to registration)

(2) If a caveat is in force on a tenure, the Minister must not register a person under section 340 as a tenure holder unless—	1 2
(a) the caveat holder consents to the registration under section 350; ¹²⁷ or	3 4
(b) the Wardens Court orders the Minister to register the person under section 340 despite the caveat.	5 6
Note: Once the caveat holder has been given notice, the caveat will lapse at the end of 30 days unless the caveat holder consents to the registration or gets a court order extending the life of the caveat.	7 8 9
Lodgment of caveats	10
342.(1) A person who claims a legal or equitable interest in or affecting a tenure may lodge with the Minister a caveat on the tenure.	11 12
(2) A person may claim a legal or equitable interest in or affecting a tenure even if the interest claimed arises under a document that has not been registered under section 338 or 339.	13 14 15
Form of caveat	16
343. (1) A caveat must—	17
(a) be in accordance with the approved form; and	18
(b) state—	19
(i) the full name and address of the person claiming the interest; and	20 21
(ii) details of the interest claimed; and	22
(c) be signed by the person claiming the interest; and	23
(d) specify an address for service of notices within the State.	24

(2) A caveat may specify the particular dealings that the caveat holder 25 wants to be given notice of under section 349.128 26

¹²⁷ Section 350 (Caveat holder may consent to registration)

¹²⁸ Section 349 (Notice to caveat holder)

1

2

3

4

25

344. The person lodging a caveat must pay the caveat fee that is prescribed under a regulation.

Caveat to be registered

345.(1)	If—
---------	-----

(-	/	-
(a)	a caveat is lodged for registration; and	6
(b)	the caveat complies with section 343; and	7
(c)	the person lodging the caveat pays the fee required by section 344;	8
the Minis	ster must, subject to subsection (4), register the caveat.	9
(2) Th	e Minister must register the date and time of lodgment.	10
	e Minister must keep the original of the caveat and endorse on it and time of lodgment.	11 12
(4) Su	bsection (1) does not apply if—	13
(a)	the Wardens Court has made an order under section 351(2); ¹²⁹ and	14 15
(b)	the order requires the court's consent to the registration of the caveat; and	16 17
(c)	the court has not consented to the registration of the caveat.	18
Withdra	awal of caveat	19
) A caveat holder may withdraw the caveat at any time by lodging withdrawal with the Minister.	20 21
(2) Th	e Minister must—	22
(a)	register details of the withdrawal; and	23
<i>(</i> 1)		

- (b) endorse details of the withdrawal on the original of the caveat; and 24
- (c) keep the original of the withdrawal.

¹²⁹ Section 351 (Orders that can be made by Wardens Court in relation to caveats)

Form of	withdrawal	1
347. A	withdrawal of a caveat must—	2
(a)	be in accordance with the approved form; and	3
(b)	give details of the caveat; and	4
(c)	be signed by the caveat holder.	5
Duration	n of caveat	6
) A caveat that is registered is taken to have had effect from the hich it is lodged with the Minister.	7 8
(2) A a	caveat on a tenure ceases to have effect if—	9
(a)	the Wardens Court makes an order for the removal of the caveat under section 351; or	10 11
(b)	the caveat is withdrawn under section 346; or	12
(c)	the caveat holder is given notice under section 349(1), (2) or (3) and 30 days have passed since the caveat holder was given the notice.	13 14 15
caveat ho	bsection (2)(c) does not apply if, before the end of the 30 days, the older consents to the registration of the dealing or to the registration 340.130	16 17 18
(4) Su	bsection (2)(c) does not apply if, before the end of the 30 days—	19
(a)	the caveat holder applies to the Wardens Court for an order under section 351 that the caveat be extended beyond the period; and	20 21
(b)	the court makes an order extending the period.	22
	he court makes an order under section 351(1)(c), the caveat ceases ffect at the end of the extended period.	23 24
period, th	bsection (5) does not apply if, before the end of the extended he caveat holder consents to the registration of the dealing under 50 or to the registration under section 340.	25 26 27

¹³⁰ Section 340 (Devolution of tenures)

Notice to	o caveat holder	1
349.(1) If—	2
(a)	a transfer of a tenure or a share in a tenure is lodged with the Minister under section 338; ¹³¹ and	3 4
(b)	a caveat is in force on the tenure;	5
	ster must, subject to subsection (6), notify the caveat holder that the nas been lodged for registration.	6 7
(2) If–	_	8
(a)	a dealing in a tenure (other than a transfer of the tenure or a share in the tenure) is lodged with the Minister under section 339; ¹³² and	9 10 11
(b)	a caveat is in force on the tenure;	12
	ster must, subject to subsection (6), notify the caveat holder that the has been lodged for registration.	13 14
(3) If–	_	15
(a)	a person applies to the Minister under section 340 ¹³³ to be registered as a tenure holder; and	16 17
(b)	a caveat is in force on the tenure;	18
the Mini made.	ster must notify the caveat holder that the application has been	19 20
(4) If-	_	21
(a)	a tenure holder surrenders the tenure or surrenders a sub-block or some of the sub-blocks covered by the tenure; and	22 23
(b)	a caveat is in force on the tenure;	24
the Minis	ster must notify the caveat holder of the surrender.	25
(5) No	otice under subsection (1), (2), (3) or (4) must be by certified mail.	26

¹³¹ Section 338 (Transfer of tenures)

¹³² Section 339 (Other dealings in tenures)

¹³³ Section 340 (Devolution of tenures)

(6) No	tice must not be given under subsection (1) or (2) if—	1
(a)	the caveat holder is a party to the transfer or dealing concerned; or	2
(b)	the caveat holder has specified the class of dealings the caveat holder wants to receive notice of 134 and the transfer or dealing falls outside that class.	3 4 5
Caveat l	nolder may consent to registration	6
) If a caveat holder is given notice under section 349(1), the caveat ay consent to the registration of the transfer.	7 8
• •	a caveat holder is given notice under section 349(2), the caveat ay consent to the registration of the dealing.	9 10
	a caveat holder is given notice under section 349(3), the caveat ay consent to the registration of the person as a tenure holder.	11 12
	consent under this section must be in writing and must be lodged Minister.	13 14
	consent under this section is only effective if it is given within after the day on which the caveat holder receives the notice d.	15 16 17
(6) Th	e Minister must—	18
(a)	register details of the consent; and	19
(b)	endorse details of the consent on the original of the caveat; and	20
(c)	keep the original of the consent.	21
Orders t	that can be made by Wardens Court in relation to caveats	22
351.(1) The Wardens Court may—	23
(a)	order the removal of a caveat from a tenure; or	24
(b)	order the Minister to register a dealing despite a caveat; or	25
(c)	extend the period provided for by section 348(2)(c).	26

(a)	the court makes an order under subsection (1)(a) or (b) in relation
	to the tenure; and

(b) the court is satisfied that caveats are being used vexatiously to delay the registration of a document;

the court may also make an order that the Minister must not register any caveat in relation to the tenure unless the court has consented to the registration.

(3) An order under subsection (2) may be for an indefinite period or for a specified period.

(4) An order under subsection (2) may provide that the court's consent is 11 not required in any specified case or class of case. 12

(5) If an application is made to the court for an order under 13 subsection (2), the Minister becomes a party to the proceeding. 14

(6) If a court makes an order under this section, the Minister must—

- (a) register details of the order; and
- (b) keep a copy of the order.

Division 3—Miscellaneous

Exempti	on from stamp duty	19
352. D	outy under the Stamp Act 1894 is not chargeable on—	20
(a)	a tenure; or	21
(b)	any instrument that creates, transfers, affects or otherwise deals with an interest in a tenure. ¹³⁵	22 23
Protection	on from legal actions	24
353.(1) This section applies to—	25

1 2 3

4

5

6

7

8

9

10

15

16

17

¹³⁵ This section is relevant to Queensland only and does not have an equivalent Commonwealth provision.

(a) th	he Minister; and	1
(b) a	delegate of the Minister; and	2
	person acting under the direction or authority of the Minister or delegate of the Minister.	3 4
· · · •	rson to whom this section applies is not liable to an action, suit ng in relation to an act or matter if—	5 6
· · ·	he act or matter is done or omitted to be done in the exercise or purported exercise of a power or authority given by this part; and	7 8
• •	he act or matter is done or omitted to be done in good faith and vithout negligence.	9 10
	bsection (2) prevents a civil liability attaching to the person, the aches instead to the State.	11 12
Applicatio	n to court for correction of register	13
354.(1) ' by—	The Wardens Court, on the application of a person aggrieved	14 15
(a) th	he omission of an entry from the offshore mining register; or	16
(b) a	n entry wrongly existing in the register; or	17
(c) a	n error or defect in an entry in the register;	18
may make register.	any order it considers appropriate directing correction of the	19 20
	proceeding under subsection (1), the court may decide any or expedient question concerning the rectification of the register.	21 22
(3) A coj	py of the court order may be served on the Minister.	23
(4) In a p	proceeding under subsection (1)—	24
(a) tl	he Minister may appear; or	25
(b) it	f the court so directs—the Minister must appear.	26
	e Minister receives a copy of an order under subsection (3), the ust amend the register so that the register accords with the order.	27 28

Section numbers not used	1
355–356. See note 2 to section 3(1).	2
Evidentiary value of register	3
357.(1) The offshore mining register is admissible in a proceeding as evidence of the matters registered in it.	4 5
(2) If the register is kept by the use of a computer, the Minister may issue a document containing the details of a matter taken from the register.	6 7
(3) The document issued under subsection (2) is admissible in a proceeding as evidence of the matter.	8 9
(4) The Minister may give a person a certified copy of, or extract from, the register if the person pays the fee prescribed under a regulation.	10 11
(5) The certified copy is admissible in a proceeding without any further proof of, or the production of, the original.	12 13
Certified copy of document on document file	14
358.(1) The Minister may give a person a certified copy of a document that is kept on the document file if the person pays the fee prescribed under a regulation.	15 16 17
(2) The certified copy is admissible in a proceeding without any further proof of, or the production of, the original.	18 19
Certification of registration action	20
359.(1) If a person pays the fee prescribed under a regulation, the Minister may give a person a signed certificate that—	21 22
(a) a thing required or allowed by this part has been done; or	23
(b) a thing required or allowed by this part has not been done.	24
(2) The certificate is admissible in a proceeding as evidence of the facts stated in the certificate.	25 26

55	
PART 3.2—DEALINGS IN TENURES	1
on 1—Dealings in tenures to be in writing and registered	2
tenures to be in writing	3
In interest in a tenure may be created, transferred, affected or ealt with only by a written document.	4 5
fer must be in writing because it is a dealing.	6
ection (1) does not apply to the rights of a tenure holder that	7

Dealings in tenures to be in writing

360.(1) An interest in a tenure may be created otherwise dealt with only by a written document

Note: A transfer must be in writing because it is a dea

Division 1—Dealings in tenures to be in

(2) Subsection (1) does not apply to the rights of a tenure holder that devolve to a person by operation of law.

- Note 1: Rights might devolve to a person, for example, by operation of the laws relating to intestacy or bankruptcy.
- Note 2: For the registration of rights that devolve to a person by operation of law see section 340.

Dealings in interests in tenures not effective until registered

361. A document that creates, transfers, affects or otherwise deals with	14
an interest in a tenure has no effect until it is registered under part 3.1.136	15

- Note 1: A transfer is a dealing and does not take effect until registered.
- Note 2: Transfers are registered under section 338 and other dealings under 17 section 339. 18

Division 2—Approval of transfer of tenures

Transfers require approval by Minister	
362.(1) The transfer of a tenure must not be registered under section 338 ¹³⁷ unless it has been approved by the Minister.	21 22
Note 1: For "transfer" of a tenure see section 7(1).	23

8

9

10

11 12

13

16

¹³⁶ Part 3.1 (Registration)

¹³⁷ Section 338 (Transfer of tenures)

Note 2: A transfer is a dealing and under section 361 does not take effect until registered.	1 2
(2) The transfer of a share in a tenure must not be registered under section 338^{138} unless it has been approved by the Minister.	3 4
Note 1: For "transfer" in a share of a tenure see section 7(2) and (3).	5
Note 2: A transfer is a dealing and under section 361 does not take effect until registered.	6 7
Application for approval of transfer	8
363.(1) A person may apply to the Minister for approval of the transfer.	9
(2) The application must be in writing.	10
(3) The application must be accompanied by—	11
(a) the signed transfer document; and	12
(b) a copy of the transfer document; and	13
(c) if a caveat holder has consented to the registration of the transfer under section 350(1) ¹³⁹ —a copy of the consent.	14 15
(4) The application may include a statement of any matter that the applicant wants the Minister to take into account in deciding whether to approve the transfer.	16 17 18
(5) Without limiting subsection (4), the application may include a statement about—	19 20
(a) the technical qualifications of a party to the transfer; or	21
(b) the technical qualifications of the employees of a party to the transfer; or	22 23
(c) the technical advice available to a party to the transfer; or	24
(d) the financial resources of a party to the transfer.	25
(6) The application must be accompanied by the fee prescribed under a regulation.	26 27

¹³⁸ Section 338 (Transfer of tenures)

¹³⁹ Section 350 (Caveat holder may consent to registration)

Minister	r may ask for further information	1
364.1)	If—	2
(a)	an application is made under section 363 for approval of a transfer; and	3 4
(b)	the Minister has reason to believe that a person possesses or controls a document that relates to—	5 6
	(i) the transfer document; or	7
	(ii) the transfer transaction; or	8
	(iii) the application for approval of the transfer;	9
the Minis	ster may ask the person—	10
(c)	to give the document to the Minister; or	11
(d)	to make the document available for inspection by or on behalf of the Minister.	12 13
	ne request under subsection (1) must be made by giving to the notice containing the request.	14 15
	person must not fail to comply with a request under subsection (1) reasonable excuse.	16 17
Maximu	m penalty—67 penalty units.	18
Minister	's response to application for approval	19
365.(1) If an application is made under section 363, the Minister may—	20
(a)	approve the transfer; or	21
(b)	refuse to approve the transfer.	22
	e Minister may, under subsection (1)(a), approve the transfer on as that the Minister considers necessary or desirable in the public	23 24 25
	the Minister approves the transfer, the Minister must endorse a the approval on—	26 27
(a)	the transfer document; and	28
(b)	a copy of the transfer document.	29

	A record of the approval will also be entered in the offshore mining register (see section $338(1)$).	1 2
Prote	ction from legal actions	3
366	.(1) This section applies to—	4
(3	a) the Minister; and	5
(b) a delegate of the Minister; and	6
(c) a person acting under the direction or authority of the Minister or a delegate of the Minister.	7 8
	A person to whom this section applies is not liable to an action, suit ceeding in relation to an act or matter if—	9 10
(a) the act or matter is done or omitted to be done in the exercise or purported exercise of a power or authority given by this part; and	11 12
(b) the act or matter is done or omitted to be done in good faith and without negligence.	13 14
	If subsection (2) prevents a civil liability attaching to the person, the y attaches instead to the State.	15 16

CHAPTER 4—ADMINISTRATION 17

PART 4.1—INFORMATION MANAGEMENT 18

Minister may ask person for information	
367.(1) The Minister may ask a person to give the Minister information if—	20 21
(a) the information is relevant to the operation of this Act; and	22
(b) the Minister has reasonable grounds for believing that the person is able to give the information.	23 24
Note: The person must comply with the request (see section 372).	25

(2) Th	e Minister may ask the person to give the information to—	1
(a)	the Minister; or	2
(b)	an inspector nominated by the Minister.	3
(3) Th	e request must—	4
(a)	be made by notice given to the person; and	5
(b)	specify the person to whom the information is to be given; and	6
(c)	specify the period within which the information is to be given.	7
(4) Th	e information must be given—	8
(a)	in writing; and	9
(b)	before the end of the period specified in the request.	10
(5) Th	e document containing the information must be signed by—	11
(a)	if the information is given by a body corporate—an authorised officer of the body corporate; or	12 13
(b)	if the information is provided by an individual—the individual.	14
warn the	hen making the request under subsection (2), the Minister must person that it is an offence to fail to comply with the requirement, e person has a reasonable excuse.	15 16 17
Power to	o ask person to appear	18
is able to) If the Minister has reasonable grounds for believing that a person o give information that is relevant to the operation of this Act, the may ask the person to appear personally to—	19 20 21
(a)	give the information; and	22
(b)	answer questions about the activity to which the information relates.	23 24
Note: The	e person must comply with the request (see section 372).	25
(2) Th	e Minister may ask a person to appear before—	26
(a)	the Minister; or	27
(b)	an inspector nominated by the Minister.	28

(3) Th	e request must—	1
(a)	be made by notice given to the person; and	2
(b)	specify the activity about which the information is sought or questions will be asked; and	3 4
(c)	specify the address at which the person is to attend; and	5
(d)	specify the day on which and the time at which the person is to attend; and	6 7
(e)	indicate whether the appearance is to be before the Minister or before a nominated inspector.	8 9
an offend	then making the request, the Minister must warn the person that it is the to fail to comply with the requirement, unless the person has a le excuse.	10 11 12
Power to	examine on oath or affirmation	13
) If, following a notice under section 368, a person appears before ster or a nominated inspector, the Minister or the inspector may—	14 15
(a)	administer an oath or affirmation to the person; and	16
(b)	request the person to answer any question that comes within the terms of the notice.	17 18
	e oath or affirmation to be administered is an oath or affirmation person will truthfully answer the questions put by the Minister or ctor.	19 20 21
the perso	hen making the request, the Minister of the inspector must warn n that it is an offence to fail to comply with the requirement, unless n has a reasonable excuse.	22 23 24
Minister	may ask for documents	25
370.(1) The Minister may ask a person to produce a document if—	26
(a)	the document is relevant to the operation of this Act; and	27
(b)	the Minister has reasonable grounds for believing that the person is able to produce the document.	28 29

Note: The	e person must comply with the request (see section 372).	1
(2) Th	e Minister may ask the person to produce the document to—	2
(a)	the Minister; or	3
(b)	an inspector nominated by the Minister.	4
(3) The	e request—	5
(a)	must be made by notice given to the person; and	6
(b)	must specify the person to whom, and the address at which, the document is to be produced; and	7 8
(c)	must specify—	9
	(i) the period within which the document is to be produced; or	10
	(ii) the day on which and the time at which the document is to be produced; and	11 12
(d)	may specify whether the original or a copy of the document is to be produced.	13 14
	egulation may provide for the way in which the Minister is to deal document.	15 16
	ithout limiting subsection (4), a regulation may authorise the or inspector to take a copy of the document.	17 18
warn the	hen making the request under subsection (2), the Minister must person that it is an offence to fail to comply with the requirement, e person has a reasonable excuse.	19 20 21
Minister	may ask for samples	22
-) The Minister may ask a person to produce a sample taken from d or subsoil in coastal waters if—	23 24
(a)	the sample is relevant to the operation of this Act; and	25
(b)	the Minister has reasonable grounds for believing that the person is able to produce the sample.	26 27
Note: The	e person must comply with the request (see section 372).	28
(2) The	e Minister may ask the person to give the sample to—	29

(a)	the Minister; or	1
(b)	an inspector nominated by the Minister.	2
(3) The	e request—	3
(a)	must be made by notice given to the person; and	4
(b)	must specify the person to whom, and the address at which, the sample is to be given; and	5 6
(c)	must specify—	7
	(i) the period within which the sample is to be given; or	8
	(ii) the day on which and the time at which the sample is to be given.	9 10
	regulation may provide for the way in which the Minister or is to deal with the sample.	11 12
	ithout limiting subsection (4), a regulation may authorise the or inspector to test or analyse the sample.	13 14
warn the	hen making the request under subsection (2), the Minister must person that it is an offence to fail to comply with the requirement, e person has a reasonable excuse.	15 16 17
Obligati 371	on to comply with request under section 367, 368, 369, 370 or	18 19
) A person must not, without reasonable excuse, fail to comply quest under section 367, 368, 369, 370 or 371.	20 21
Maximur	n penalty—134 penalty units.	22
ground th	person is not excused from complying with the request on the nat complying with the request might tend to incriminate the person he person liable to a penalty.	23 24 25
Note: Sec	tion 373 provides immunity for the response to the request.	26
(3) A j to—	person must not give false or misleading information in response	27 28
(a)	a request under section 367, 368, 370 or 371; or	29
(b)	a question asked under section 369(1).	30

Maximum penalty—134 penalty units. 1 (4) Subsection (3) does not apply to the giving of a false or misleading 2 document if, when giving the document, the person— 3 (a) informs the Minister or inspector, to the best of the person's 4 ability, how it is false or misleading; and 5 (b) gives the correct information to the Minister or inspector if the 6 person has, or can reasonably obtain, the correct information. 7 (5) It is enough for a complaint for an offence against subsection (3) to 8 state the information was 'false or misleading' to the person's knowledge, 9 without specifying which. 10 (6) In this section— 11 "information" includes document. 12 Immunity from use of information etc. given in response to request 13 under section 367, 368, 369, 370 or 371 14 **373.(1)** If a person gives the Minister information in response to a 15 request under section 367 or 368, or to a question under section 369(1), the 16 following are not admissible in evidence against the person in any 17 proceeding-18 (a) the document containing the information given in response to the 19 20 request; (b) the answer to the question; 21 (c) any information, document or thing obtained as a direct or indirect 22 consequence of the giving of the information or answer. 23 (2) If a person produces a document in response to a request under 24 section 370, the following are not admissible in evidence against the person 25 in any proceeding-26 (a) the document; 27 (b) the fact of the production of the document by the person; 28 any information, document or thing obtained as a direct or indirect (c) 29 consequence of the production of the document. 30

s 373

section 3	a person produces a sample in response to a request under 71, the following are not admissible in evidence against the person occeeding—	1 2 3
(a)	the sample;	4
(b)	the fact of the production of the sample by the person;	5
(c)	any information, document or thing obtained as a direct or indirect consequence of the production of the sample.	6 7
	ne immunity provided by subsections (1), (2) and (3) does not a proceeding for an offence against section 372(3).	8 9
Restrict	ions on release of confidential material	10
374.(1 informat) Subject to sections 375 and 376, if the Minister holds confidential ion—	11 12
(a)	the Minister; or	13
(b)	a person acting on behalf of the Minister; or	14
(c)	a person who is given the information under section 375(3);	15
must not		16
(d)	publish the information; or	17
(e)	make the information available to a person.	18
(2) Su	bject to section 375, if the Minister holds a confidential sample—	19
(a)	the Minister; or	20
(b)	a person acting on behalf of the Minister; or	21
(c)	a person who is given access to the sample under section 375(4);	22
must not		23
(d)	allow a person to inspect the sample; or	24
(e)	publish information about the sample.	25
Maximu	m penalty—1 660 penalty units.	26

Circums	stances in which confidential material may be released	1
375.(1	l) If—	2
(a)	a tenure holder gives confidential information to the Minister; and	3
(b)	the holder—	4
	(i) makes the information publicly available; or	5
	(ii) consents in writing to the information being made publicly available;	6 7
	ister who is given access to the information may make the ion available to any person.	8 9
(2) If-	_	10
(a)	a tenure holder gives a confidential sample to the Minister; and	11
(b)	the holder—	12
	(i) publishes details of the sample; or	13
	(ii) consents in writing to the details being made publicly available; or	14 15
	(iii) consents in writing to the sample being made available for public inspection;	16 17
the Mini	ster who is given access to the sample may—	18
(c)	make details of the sample available to any person; or	19
(d)	allow any person to inspect the sample.	20
Note: Foi 28.	r "confidential information" and "confidential sample" see sections 27 and	21 22
	onfidential information may be made available to a person if the ion is made available for the administration of this Act.	23 24
	person may be given access to a confidential sample if the access is r the administration of this Act.	25 26
Certain	reports to be made available	27
376. It	f—	28

s 377		198 s 377	
		Offshore Minerals	
((a)	a tenure holder gives the Minister a report in order to comply with—	1 2
		(i) the regulations; or	3
		(ii) a direction under section 387 or 392; ¹⁴⁰ or	4
		(iii) the tenure conditions; and	5
((b)	the report relates to sub-blocks that are no longer covered by the	6

(c) another person requests the Minister to make the report available 8 to the person;
 9

the Minister must make the report available to the person.

tenure or by a successor tenure to the tenure; and

PART 4.2—MONITORING AND ENFORCEMENT 11

Division 1—Ins	pections
----------------	----------

Com	plia	nce i	inspections	13
37 whet			npliance inspection is an inspection carried out to decide	14 15
	(a)		nure holder, a special purpose consent holder or an associate complied with or is complying with—	16 17
		(i)	this Act or the regulations; or	18
		(ii)	the tenure or consent conditions; or	19
		(iii)	a direction under section 387 or 392; or	20

12

7

¹⁴⁰ Section 387 (Minister may give directions) or section 392 (Power to give directions after tenure etc. ends)

s 378	199 s 378
	Offshore Minerals
(b)	a person is exploring for or recovering minerals in breach of section 38. ¹⁴¹
Note:	An inspector may carry out a compliance inspection under—
	section 379 (inspection of tenure-related premises etc. without a warrant);
•	section 380 (inspection of other premises etc. with consent of the occupier);
•	section 381 (inspection of premises etc. with a warrant).
owers	exercisable in course of inspection
	1) If an inspector may carry out a compliance inspection, the or may do anything that is reasonable and necessary to carry out the on.
(2) W	Tithout limiting subsection (1), the inspector may—
(a)	examine things that are being used for exploration or mining purposes and things that appear to the inspector to be intended to be used for those purposes; and
(b)	test equipment, including, for example, by operating it; and
(c)	examine and copy documents; and
(d)	remove documents; and
(e)	take photographs and videotapes; and
(f)	examine, and take samples from, the seabed or subsoil; and
(g)	enter or go onto any land, building or structure, subject to sections 379 to 384; and
(h)	enter or board any vehicle, vessel or aircraft, subject to sections 379 to 384.
inder se	the compliance inspection is being carried out under a warrant ection 382, subsection (2) has effect subject to the restrictions that ified in the warrant.

¹⁴¹ Section 38 (General prohinbition on exploring and mining without appropriate authorisation)

(4) Subject to subsections (5) and (6), if an inspector removes a document under subsection (2)(d), the inspector may retain the document	1 2
for as long as is necessary to decide whether the tenure holder, the consent	3
holder or the associate has complied with or is complying with—	4
(a) this Act and the regulations; or	5
(b) the tenure or consent conditions; or	6
(c) a direction under section 387 or 392.142	7
(5) Subject to subsection (6), the inspector must not retain the document for more than 60 days.	8 9
(6) If—	10
(a) a proceeding for an offence against a provision of this Act or the regulations is commenced within that period of 60 days; and	11 12
(b) the document may be evidence of the commission of the offence;	13
the inspector may retain the document until the proceeding is completed.	14
(7) For subsection (6), the proceeding for an offence is taken to include any appeal to the Wardens Court in relation to the proceeding.	15 16
(8) While an inspector is retaining the document under subsection (4), the inspector must allow a person to inspect the document if the person would have a right to inspect the document if it were not in the inspector's possession.	17 18 19 20
Inspection of tenure-related premises etc. without warrant	21
379.(1) Subject to subsections (2), (3) and (4), an inspector may, without a warrant, carry out a compliance inspection of—	22 23
(a) tenure-related land; or	24
(b) a tenure-related building, structure, vehicle, vessel or aircraft;	25
if the inspection is reasonably necessary.	26
(2) An inspection under subsection (1) must be made at a reasonable time.	27 28

¹⁴² Section 387 (Minister may give directions) or section 392 (Power to give directions after tenure etc. ends)

(3) An	inspector may not enter premises under subsection (1) if-	1
(a)	the premises are a residence; and	2
(b)	the occupier has not consented to the entry.	3
	in inspector may not carry out a compliance inspection under on (1) if—	4 5
(a)	the person occupying or in charge of the land, building, structure, vehicle, vessel or aircraft concerned asks the inspector to produce the inspector's identity card for inspection by the person; and	6 7 8
(b)	the inspector does not comply with the person's request.	9
	r this section, land or a building, structure, vehicle, vessel or tenure-related if—	10 11
(a)	it is used in connection with activities carried out under a tenure or special purpose consent; or	12 13
(b)	records about activities of that kind are kept there.	14
Inspectio	on of other premises etc. with occupier's consent	15
380. A building,	In inspector may carry out a compliance inspection of land or a structure, vehicle, vessel or aircraft with the consent of the person upies or is in charge of the land, building, structure, vehicle, vessel	16 17 18 19
Inspectio	on of other premises etc. with warrant	20
	n inspector may carry out a compliance inspection under a warrant der section 382.	21 22
Procedu	re for obtaining warrant	23
) An inspector may apply to a magistrate for a warrant to carry out ance inspection of land or of a building, structure, vehicle, vessel or	24 25 26
	ne application must be supported by a statement on oath or on that sets out the grounds on which the inspector is applying for nt.	27 28 29

reasonab	the magistrate is satisfied that the compliance inspection is ly necessary, the magistrate may issue a warrant to the inspector to the inspection.	1 2 3
(4) Th	e warrant must state—	4
(a)	the name of the inspector; and	5
(b)	whether the inspection may be carried out at any time or only during specified hours of the day; and	6 7
(c)	the day on which the warrant ceases to have effect; and	8
(d)	the purposes for which the warrant is issued.	9
	the day specified under subsection (4)(c) must not be more than there the day on which the warrant is issued.	10 11
	ne purposes specified under subsection (4)(d) must include the ation of—	12 13
(a)	the land, building, structure, vehicle, vessel or aircraft to be inspected; and	14 15
(b)	any equipment that the inspector may test; and	16
(c)	any documents that the inspector may examine and copy; and	17
(d)	any cores or cuttings from the seabed or subsoil that the inspector may examine and take samples of.	18 19
Further	provisions as to exercise of powers under warrant	20
-) If a warrant for a compliance inspection is issued to an inspector ction 382, the warrant authorises the inspector to carry out the	21 22

(a) with help that is reasonable and necessary; and
(b) by force that is reasonable and necessary.

(2) An inspector may not carry out a compliance inspection under a 26 warrant if— 27

inspection-

s 384	203 s 385	
	Offshore Minerals	
(a)	the person occupying or in charge of the land, building, structure, vehicle, vessel or aircraft concerned asks the inspector to produce the inspector's identity card for inspection by the person; and	1 2 3
(b)	the inspector does not comply with the person's request.	4
Occupie	r to cooperate with inspector	5
building, the perso with the) If an inspector carries out a compliance inspection of land or of a structure, vehicle, vessel or aircraft under section 379 or 381, ¹⁴³ on who occupies or is in charge of it must provide the inspector facilities and help that the inspector reasonably requires for carrying aspection.	6 7 8 9 10
Maximu	m penalty—67 penalty units.	11
that it is a	hen making the requirement, the inspector must warn the person an offence to fail to comply with the requirement, unless the person sonable excuse.	12 13 14
	Division 2—Directions	15
Directio	ns by Minister must be obeyed	16
385.(1 392. ¹⁴⁴) A person must comply with a direction under section 387 or	17 18
Maximu	m penalty—134 penalty units.	19
(2) A section 3	person must comply with a supplementary direction given under 91(2).	20 21
Maximu	m penalty—67 penalty units.	22

¹⁴³ Section 379 (Inspection of tenure-related premises etc. without warrant) or section 381 (Inspection of other premises etc. with warrant)

¹⁴⁴ Section 387 (Minister may give directions) or section 392 (Power to give directions after tenure etc. ends)

Scope of directions

386.(1) The Minister may give a direction under section 387 or 392 if it is necessary or convenient to do so to carry out or give effect to this Act or the regulations.

(2) Without limiting subsection (1), directions may be given about—

- (a) the control of offshore exploration or mining activities; and
- (b) the conservation and protection of the mineral resources in coastal waters; and

(c) the remedying of damage caused—

- (i) to the seabed or subsoil in coastal waters by offshore 10 exploration or mining activities; or 11
- (ii) by the escape of substances as a result of offshore 12 exploration or mining activities; and 13
 (d) the protection of the environment; and 14

(e) the keeping of records and samples; and

(f) the giving of records and samples to the Minister for inspection; and

(g) the making of returns.

Note: For "offshore exploration or mining activities" see the dictionary.

(3) For subsection (2), the control of offshore exploration or mining activities extends to the control of—

- (a) the construction, maintenance and operation of installations used
 in or for use in exploration or mining activities in coastal waters;
 and
 22
 23
 24
- (b) the flow or discharge of fluids arising from exploration or mining25activities in coastal waters; and26
- (c) the safety, health and welfare of persons working in offshore 27 exploration or mining activities; and 28
- (d) the maintenance of structures, equipment and property used in or
 for use in offshore exploration or mining activities.
 30

Note: For "offshore exploration or mining activities" see the dictionary. 31

1

2

3

4

5

6

7

8

9

15

16

17

18

19

20

Minister may give directions	1
387.(1) The Minister may direct a tenure holder or spec consent holder to do or not to do the thing specified in the direction	
(2) The direction must be in writing and is given by servin holder.	ng it on the 4 5
Direction may incorporate material in another document	6
388.(1) A direction under section 387 may apply, adopt or in code of practice or a standard that is contained in another docum	-
(2) The application, adoption or incorporation of the other doe be made with or without modification.	cument may 9 10
(3) The other document may be one issued outside Australia.	11
(4) The direction may apply, adopt or modify the other docum	nent— 12
(a) as in force at the time when the direction is given; or	13
(b) as in force from time to time.	14
(5) If a direction applies, adopts or incorporates material document, a copy of the document must be attached to the direct is given to the tenure holder or special purpose consent holder.	
Direction may impose absolute prohibition	18
389. Without limiting section 387, a direction under that section	on may— 19
(a) prohibit absolutely the doing of a thing; or	20
(b) prohibit the doing of a thing unless a person's consent is obtained.	or approval 21 22
Direction may extend to associates	23
390.(1) A direction under section 387 to a tenure holder purpose consent holder may extend to an associate specified in the section of the	-
(2) An associate may be specified by name or by class.	26

(3) The direction may provide that only particular obligations specified in

s 391

the direction extend to a particular associate.	2
Holder to give notice of direction to associates	3
391.(1) If a direction under section 387 ¹⁴⁵ extends to an associate, the tenure holder or special purpose consent holder must either—	4 5
(a) give a copy of the direction to the associate; or	6
(b) display a copy of the direction at a place that the associate goes to in the course of carrying out activities under the tenure or consent.	7 8
Maximum penalty—67 penalty units.	9
(2) The Minister may give the tenure holder or special purpose consent holder a supplementary direction that specifies the way in which, or the places at which, copies of a direction are to be displayed under subsection (1)(b).	10 11 12 13
(3) A supplementary direction has effect as if it were part of the original direction.	14 15
Power to give directions after tenure etc. ends	16
392.(1) If a person is bound by an obligation because of section 131, 191, 266 or 314, ¹⁴⁶ the Minister may direct the person to do a thing or not to do a thing specified in the direction.	17 18 19
(2) A direction may be given only for the following purposes—	20
(a) to ensure that the obligation is complied with;	21
(b) a purpose that is incidental to the purpose in paragraph (a).	22
Note: Sections 131, 191, 266 and 314 provide for undischarged obligations to continue to bind a former tenure holder or associate after the tenure ends.	23 24

¹⁴⁵ Section 387 (Minister may give directions)

s 392

¹⁴⁶ Section 131 (Obligations of former exploration permit holders and former associates) Section 191 (Obligations of former mineral development licence holders and former associates) Section 266 (Obligations of former mining lease holders and former associates) Section 314 (Obligations of former works licence holders and former associates)

	direction must be in writing and is given by serving it on the bund by the obligation.	1 2
Effect of	directions on other instruments	3
• •) A later direction under section 387 or 392 overrides an earlier if they are inconsistent.	4 5
(2) A d	lirection has effect despite anything in—	6
(a)	the regulations; or	7
(b)	a tenure condition about safety or environmental matters.	8
Minister	may specify time for compliance	9
) If the Minister gives a direction under section 387 or 392 to a ne Minister may—	10 11
(a)	specify in the direction a time for compliance with the direction; or	12 13
(b)	give the person a supplementary direction specifying a time for compliance with the direction.	14 15
(2) A s direction.	supplementary direction has effect as if it were part of the original	16 17
Minister	may take action if holder fails to comply	18
) The Minister may do all or any of the things required by a under section 387 or 392 if—	19 20
(a)	the time for compliance specified under section 394 has ended; and	21 22
(b)	the person to whom the direction was given or to whom it extended has not complied with the direction.	23 24
	the direction required consultation under section 387(3), the must not take action under subsection (1) without similar ion.	25 26 27

Costs inc	curred by Minister in taking action under section 395	1
396.(1) If—		2
(a)	the Minister takes action under section 395 in relation to a direction under section 387 ¹⁴⁷ given to a tenure holder or special purpose consent holder; and	3 4 5
(b)	the direction does not extend to an associate of the holder;	6
	and expenses incurred by the Minister in taking that action are a to the State by the holder.	7 8
(2) If–	_	9
(a)	a direction under section 387 specifies that a particular associate of a tenure holder or special purpose consent holder is subject to a particular obligation; and	10 11 12
(b)	the Minister takes action under section 395 in relation to that obligation;	13 14
	and expenses incurred by the Minister in taking that action are a to the State by the holder and the associate.	15 16
	e associate and the holder are jointly and severally liable to pay the ng under subsection (2).	17 18
(4) A d	lebt under this section is recoverable in the Wardens Court.	19
Defences	to actions to recover debts	20
397.(1) It is a defence to an action to recover the debt from the tenure holder, special purpose consent holder or the associate if—		21 22
(a)	the holder or associate produces evidence that the holder or associate took all reasonable steps to comply with the direction; and	23 24 25
(b)	the evidence is not rebutted.	26
(2) It is a defence to an action to recover the debt from the associate if—		

	Offshore Minerals	
(a)	the associate produces evidence that the associate did not know of, and could not reasonably be expected to know of, the existence of the direction; and	
(b)	the evidence is not rebutted.	
	Division 3—Securities	
Securiti	es	
398.(1 under—) A person may be required to lodge a security with the Minister	
(a)	section 399; or	
(b)	section 118, 177, 254 or 304.148	
	curities are required as a way of ensuring compliance with this Act tenure conditions.	
(3) Section 4	ecurities may only be used for the purposes mentioned in 00.	
Decision	about requirement to lodge security	
) The Minister may decide that a person who has been hally granted a tenure must lodge a security with the Minister.	
	The provisional holder will be given notice of the decision under section 66 r 83, 147, 210 or 227 or 279.	
р	f the provisional holder does not lodge the security within a particular time rovided for in this Act, the provisional grant will lapse (see section 72 or 6, 153, 216 or 230 or 285).	
	he Minister provisionally renews a tenure, the Minister may decide enure holder must lodge a security with the Minister.	
	The tenure holder will be given notice of the decision under section 110, 69, 246 or 296.	

s 399

¹⁴⁸ Section 118 (Conditions of exploration permit), section 177 (Conditions of mineral development licence), section 254 (Conditions of mining lease) or section 304 (Conditions of works licence)

Note 2: If the holder does not lodge the security within a particular time provided for

in t 302	his Act, the provisional renewal will lapse (see section 116, 175, 252 or).	2 3
(3) A de	cision under subsection (1) or (2) must specify—	4
(a) t	he amount of the security required; and	5
(b) t	he kind of security required; and	6
(c) t	he way and the form in which the security is to be lodged.	7
	nout limiting subsections (1) and (2), a decision may require the of a security in the form of a guarantee and, if a guarantee is	8 9
0	ne decision may specify—	10
(a) th	he kind of person who is to give the guarantee; and	11
(b) t	he terms of the guarantee.	12
(5) The o	decision must be in writing.	13
(6) If a person is provisionally granted a tenure over a tender sub-block, the amount decided as a security under subsection (1) must be the amount of security referred to in the tender sub-block tenure notice.		14 15 16
Note: For th	ne contents of a tender sub-block tenure notice see sections 75 and 219.	17
Applicatio	on of security	18
400. (1)	If—	19
(a) a	a person is or was a tenure holder; and	20
(b) t	he person has lodged a security with the Minister;	21
	er may use the security to discharge the person's obligations m a failure to comply with—	22 23
(c) ti	his Act or the regulations; or	24
(d) ti	he tenure conditions; or	25
(e) a	a direction under section 387 or 392.149	26

¹⁴⁹ Section 387 (Minister may give directions) or section 392 (Tenure fees)

(2) Without limiting subsection (1), the holder's financial obligations include the obligation to pay a penalty imposed under the tenure conditions.		
(3) Subject to subsection (1), the Minister is to deal with a security as provided under a regulation.		
Division 4—Restoration of environment	5	
Removal of property from coastal waters	6	
401. (1) A regulation may provide for—	7	
(a) the removal from coastal waters of property—	8	
(i) that has been brought into coastal waters for use in offshore exploration or mining activities; and	9 10	
(ii) that is not being used, and is not intended to be used, in exploration or mining activities under a tenure; and	11 12	
(b) the disposal by the Minister of property removed under a regulation made for paragraph (a); and	13 14	
(c) the recovery of costs and expenses incurred by the Minister or another person in removing or disposing of property under a regulation made for paragraphs (a) and (b).	15 16 17	
Note: For "offshore exploration or mining activities" see the dictionary.	18	
(2) A regulation made for subsection (1)(a) may provide for removal by the Minister or by someone else.	19 20	
(3) A regulation made for subsection (1)(c) may provide for the recovery of costs by way of deduction from the proceeds of the disposal.	21 22	
(4) Subject to the regulations, no action lies in relation to the removal or disposal of property as provided under a regulation.	23 24	
(5) In this section—	25	
"property" includes a structure or equipment.	26	

Rehabilitation of damaged areas	1
402.(1) A regulation may provide for—	2
 (a) the rehabilitation of an area in coastal waters that has b damaged or affected by offshore exploration or mining activi of a tenure holder; and 	
(b) the recovery of costs and expenses incurred by the Minister rehabilitating an area under a regulation made for paragraph (a)	
(2) A regulation made for subsection (1)(a) may provide for rehabilitation to be carried out by the Minister or someone else.	the 8 9
(3) A regulation made for subsection (1)(b) may provide for the recov of costs and expenses by way of deduction from the tenure hold security.	-
Division 5—Safety zones	13
Declaration of safety zone around a structure or equipment	14
403.(1) A regulation may establish a safety zone around a structure equipment in coastal waters.	e or 15 16
(2) A safety zone may only be established for the purpose of protect the structure or equipment.	ing 17 18
(3) The safety zone may extend not more than 500 m from the outer exof the structure or equipment.	dge 19 20
(4) The regulation may apply to—	21
(a) all vessels; or	22
(b) all vessels except those specified in the regulation.	23
Effect of declaration of safety zone	24
404.(1) If a safety zone is established by regulation under section 402 vessel to which the regulation applies must not enter or remain in the safe zone without the written consent of the Minister.	,

1

2

3

4

5

6

7

8

9

10

12

13

14

15

16

17

18

19

20

21

22

(2) If a consent is given under subsection (1) on conditions, a vessel to which the consent applies may enter or remain in the safety zone only as provided by the conditions.

(3) The owner of a vessel and the person in command or in charge of a vessel each commit an indictable offence if the vessel enters or remains in a safety zone in contravention of subsection (1) or (2), and are liable to a maximum penalty of 4 150 penalty units.

(4) It is a defence to a prosecution of a person for an offence against subsection (3) if the person satisfies the court that—

(a)	an unforeseen emergency made it necessary for the vessel to enter		
	or remain in the safety zone to attempt to secure the safety of—	11	

(ii) the vessel; or

(iii) another vessel: or

- (iv) a well, pipeline, structure or equipment; or
- (b) the vessel entered or remained in the safety zone in circumstances beyond the control of the person who was in command or in charge of the vessel (for example, adverse weather).

(5) It is a defence to a prosecution of the owner of a vessel for an offence against subsection (3) if the owner satisfies the court that the owner—

- did not aid, abet, counsel or procure the vessel's entering or (a) remaining in the safety zone; and
- (b) was not in any way, directly or indirectly, knowingly concerned 23 in, or party to, the vessel's entering or remaining in the safety 24 zone. 25

Section numbers not used	26
405–420. See note 2 to section 3(1).	27

PART 4.3—INSPECTORS

Appointment of inspectors	2
421.(1) The Minister may appoint an officer of the public service to be an inspector for this Act and the regulations.	3 4
Note: Inspectors have powers under sections 367, 368, 369, 370, 371, 378, 379, 380 and 381.	5 6
(2) The appointment must be in writing.	7
Identity cards	8
422.(1) The Minister must issue an inspector with an identity card.	9
(2) The card must—	10
(a) contain a recent photograph of the inspector; and	11
(b) be in the approved form.	12
Return of identity card	13
423.(1) A person who stops being an inspector must, as soon as is practicable, return the person's identity card to the Minister or to an office holder specified by the Minister in a notice given to the person.	14 15 16
(2) A person must not contravene subsection (1) without reasonable excuse.	17 18
Maximum penalty—1.4 penalty units.	

PART 4.4—TENURE FEES AND ROYALTY

Division 1—Tenure Fees

Definiti)n	3
424. I	n this division—	4
"year" , i	n relation to the period when a tenure is in force, means—	5
(a)	the period of 12 months commencing on (and including) the day on which the provisional grant of the tenure is properly accepted; or	6 7 8
(b)	a period of 12 months commencing on (and including) an anniversary of that day; or	9 10
(c)	a period of less than 12 months that—	11
	(i) commences on (and includes)—	12
	(A) the day on which the provisional grant of the tenure is properly accepted; or	13 14
	(B) an anniversary of that day; and	15
	(ii) ends on the expiry of the tenure.	16
Tenure	fees	17
) A tenure holder must pay a fee to the Minister for each year hich the tenure is in force.	18 19
	bject to section 426, the amount of the fee for each type of tenure as prescribed under a regulation for that type of tenure.	20 21

(3) If the tenure has 2 or more holders, the holders are jointly and severally liable to pay the fee.

Limit on amount of fees

426.(1) The amount of the fee for an exploration permit for a year must25not be more than the greater of the following amounts—26

2

22

23

24

(a) \$2 000; 1 (b) the amount obtained by multiplying \$100 by the number of sub-2 blocks covered by the tenure at the beginning of the year. 3 (2) The amount of the fee for a mineral development licence for a year 4 must not be more than the amount obtained by multiplying \$1 000 by the 5 number of sub-blocks covered by the tenure at the beginning of the year. 6 (3) The amount of the fee for a mining lease for a year must not be more 7 than the amount obtained by multiplying \$1 000 by the number of sub-8 blocks covered by the tenure at the beginning of the year. 9 (4) The amount of the fee for a works licence for a year must not be 10 more than \$100 for each hectare or part of a hectare of the area specified in 11 the tenure under section 278(1)(c).¹⁵⁰ 12 Time for payment 13 **427.** The fee for a year becomes payable 1 month after the day on which 14 the year begins. 15 Division 2—Royalty 16 Definition 17 **428.** In this division— 18 "royalty period", in relation to a mining lease, means— 19 (a) the period from (and including) the day on which the tenure takes 20 effect to (and including) the next 30 June or 31 December, 21 whichever is the earlier; and 22 23 (b) each period of 6 months after that period.

¹⁵⁰ Section 278 (Matters to be specified in the tenure)

s 429

Royalty 1 429. A person who is or has been a mining lease holder must pay to the 2 Minister a royalty for all minerals recovered by the holder under the tenure. 3 **Rate of royalty** 4 430.(1) Subject to this section, the Minister may, by instrument in 5 writing, decide the rate of royalty payable for a mineral of a kind specified in 6 the instrument. 7 (2) Without limiting subsection (1), the rates of royalty decided under 8 that subsection may include a rate that is related to the landed value, or to the 9 quantity, of the mineral. 10 (3) A rate of royalty decided under subsection (1) applies to any mineral 11 of the relevant kind recovered under a mining lease during the period when 12 the rate is in force. 13 14 (4) A decision about a rate of royalty under subsection (1) takes effect on the day on which the decision instrument is published in the *Gazette*. 15 **Reduction of royalty in certain cases** 16 **431.(1)** The Minister may decide a rate of royalty that is lower than the 17 rate decided under section 430 for-18 (a) a particular kind of mineral; or 19 20 (b) all minerals recovered under a particular mining lease. 21 (2) A decision is be made by instrument in writing and specify the period for which the lower rate is to be in force. 22 (3) A decision may only be made under this section if the Minister is 23 satisfied that recovery of the kind of mineral to which it applies would be 24 uneconomic at the rate decided under section 430. 25 **Fixing of landed value** 26 **432.** For this division, the landed value of a mineral is— 27 (a) an amount agreed between the mining lease holder and the 28 Minister: or 29

(b)	if there is no agreement within such period as the Minister allows—an amount decided by the Minister by instrument in writing.	1 2 3
Fixing o	f quantity	4
	or this division, the quantity of any mineral recovered by a mining der during a royalty period is—	5 6
(a)	the quantity agreed between the holder and the Minister; or	7
(b)	if there is no agreement within such period as the Minister allows—the quantity decided by the Minister by instrument in writing.	8 9 10
Time for	· payment	11
	oyalty for any mineral recovered during a royalty period is payable he month after the last day of that royalty period.	12 13
State to	pay 40% of royalties to Commonwealth	14
) The State must pay to the Commonwealth 40% of royalties under this division.	15 16
-	yments under subsection (1) must be made not later than the end of h that follows the month in which the royalties were received.	17 18
(3) In	this section—	19
"royalty	"includes any penalty for late payment of royalty.	20
	Division 3—Penalties and recovery	21
Penalty	if fee or royalty overdue	22
) Subject to this section, a tenure holder must pay a penalty to the for any fee or amount of royalty that the holder fails to pay when it payable.	23 24 25

(2) The penalty is calculated—

(a) on the amount of the fee or royalty that remains unpaid; and	1
(b) at the rate of 0.33% for each day during which the fee or royal unpaid.	ty is 2 3
(3) A penalty is not payable under subsection (1) on an amount of roy for any period until 7 days after—	valty 4 5
 (a) the landed value of the mineral has been agreed or decided un section 432, if the rate of royalty is related to the landed valu the mineral; or 	
(b) the quantity of the mineral has been agreed or decided un section 433, if the rate of royalty is related to the quantity of mineral recovered.	
Fees etc. recoverable as debts	12
437. The State may recover the amount of any fee, royalty or pen payable under this part in the Wardens Court as a debt due to the State.	alty 13 14
CHAPTER 5-MISCELLANEOUS	15

State functions under the Commonwealth Act, pt 5.1		16
) The Wardens Court may exercise any jurisdiction that is d on the court by the Commonwealth Act.	17 18
	State authority may perform any function that it is necessary for the to perform to give effect to the Commonwealth Act, part 5.1.	19 20
(3) In 1	this section—	21
"State authority" means—		22
(a)	the Governor in Council; or	23
(b)	a Minister; or	24
(c)	a department of the public service; or	25
(b)	a Minister; or	24

s 438

(d)	an agency, authority or instrumentality established under a written law of the State; or	1 2
(e)	a person holding or exercising the powers of an office established under a written law of the State; or	3 4
(f)	an officer or employee of—	5
	(i) an agency, authority or instrumentality referred to in paragraph (d); or	6 7
	(ii) a person referred to in paragraph (e); or	8
(g)	an officer appointed, or a person employed, under any other written law of the State; or	9 10
(h)	any other person or entity prescribed under a regulation to be a State authority for this section.	11 12
Delegati	on by Minister	13
appropria) The Minister may, by signed instrument, delegate to an ately qualified officer or an employee of the department the nce of all or any of the functions of the Minister under this Act.	14 15 16
Note: See	e also the Interpretation Act 1954, section 27A.	17
	copy of each instrument making, varying or revoking a delegation s section must be published in the gazette.	18 19
(3) In t	his section—	20
	riately qualified " includes having the qualifications, experience or ding appropriate to exercise the power.	21 22
Example of	f 'standing'—	23
The level	at which a person is employed in the department.	24
Service (of documents on tenure holders etc.	25
	A document that is to be given to a tenure holder may be given to r by posting it to the address that is the holder's registered address ee.	26 27 28
Note: See	section 333 for registration of an address for service.	29

given to t	document that is to be given to an applicant for a tenure may be the applicant by posting it to the address that the applicant specified plicant's application for the tenure.	1 2 3
Regulati	on-making power	4
441.(1) The Governor may make regulations under this Act.	5
(2) Wi	thout limiting subsection (1), a regulation may provide for—	6
(a)	the control of offshore exploration and mining activities; and	7
(b)	procedures for giving notice to persons whose interests might be affected by the grant of a tenure or special purpose consent; and	8 9
(c)	the conservation and protection of the mineral resources of coastal waters; and	10 11
(d)	the remedying of damage caused—	12
	(i) to the seabed or subsoil in coastal waters by offshore exploration and mining activities; or	13 14
	(ii) by the escape of substances as a result of offshore exploration and mining activities; and	15 16
(e)	the protection of the environment; and	17
(f)	the keeping of records and samples; and	18
(g)	the giving of records and samples to the Minister for inspection; and	19 20
(h)	the making of returns; and	21
(i)	the imposition and recovery of fees, including for access to reports under section 376. ¹⁵¹	22 23
Note: For	"offshore exploration or mining activities" see the dictionary.	24
	r subsection (2), the control of offshore exploration and mining extends to the control of—	25 26
(a)	the construction, maintenance and operation of installations used in, or for use in, offshore exploration and mining activities; and	27 28

¹⁵¹ Section 376 (Certain reports to be made available)

(b)	the flow or discharge of fluids arising from offshore exploration and mining activities; and	1 2
(c)	the safety, health and welfare of persons working in offshore exploration and mining activities; and	3 4
(d)	the maintenance of structures, equipment and property used in, or for use in, offshore exploration and mining activities.	5 6
Note: For	"offshore exploration or mining activities" see the dictionary.	7
tenure in	r subsection (2)(b), interests that might be affected by the grant of a clude native title rights and interests that might be affected by the he tenure.	8 9 10
	bject to section 124, ¹⁵² a regulation may provide for offences ne regulations.	11 12
(6) Th be more	e penalties provided for offences against the regulations must not than—	13 14
(a)	a maximum penalty of 14 penalty units; or	15
(b)	a maximum penalty of 14 penalty units for each day after conviction on which the offence is taken to continue.	16 17
matters,	til the Governor in Council makes a regulation about the following the relevant regulations under the <i>Environmental Protection Act</i> the <i>Mineral Resources Act 1989</i> apply to the matters—	18 19 20
(a)	the control of offshore exploration and mining activities, so far as it relates to—	21 22
	(i) the flow or discharge of fluids arising from offshore exploration and mining activities; or	23 24
	 (ii) the safety, health and welfare of persons working in offshore exploration and mining activities; 	25 26
(b)	the remedying of damage caused—	27
	(i) to the seabed or subsoil in coastal waters by offshore exploration and mining activities; or	28 29

¹⁵² Section 124 (Tenure holder must keep specified records etc.)

5 444	223 S ++2
	Offshore Minerals
	(ii) by the escape of substances as a result of offshore exploration and mining activities;
(c)	the protection of the environment;
(d)	the making of returns.
(8) In t	his section—
'control'	"includes restrict.
Proceedi	ngs for offences
	A proceeding for an offence against this Act may be taken before
a Warder 1886—	ns Court by way of summary proceedings under the Justices Act
(a)	within 1 year after the commission of the offence; or
(b)	within 6 months after the commission of the offence comes to the complainant's knowledge, but within 2 years after the commission of the offence.
ne Justic	a proceeding taken before it by way of summary procedure under <i>es Act 1886</i> , a Wardens Court has and may exercise all the powers strates Court subject to and in accordance with that Act.
	wever, a proceeding for an offence against section $404(3)^{153}$ may at the prosecution's election—
(a)	by way of summary proceedings under the Justices Act 1886; or
(b)	on indictment.
(4) A v	varden must not hear the offence summarily if—
(a)	the defendant asks at the start of the hearing that the charge be prosecuted on indictment; or
(b)	the warden considers that the charge should be prosecuted on indictment.
	ubsection (4) applies—

¹⁵³ Section 404 (Effect of declaration of safety zone)

s 443	224	s 443
	Offshore Minerals	
(a)	the warden must proceed by way of an examination of for an indictable offence; and	f witnesses
(b)	a plea of the person charged at the start of the proceed disregarded; and	ing must be
(c)	evidence brought in the proceeding before the warden	decided to

1 2

3 4 5

6

7

8

9

10

- act under subsection (4) is taken to be evidence in the proceeding for the committal of the person for trial or sentence; and
- (d) before committing the person for trial or sentence, the warden must make a statement to the person as required by the Justices Act 1886, section 104(2)(b).154

(6) The maximum penalty that may be summarily imposed for an 11 indictable offence is 134 penalty units. 12

Executive officers must ensure corporation complies with Act 13 443.(1) The executive officers of a corporation must ensure the 14 corporation complies with this Act. 15 (2) If a corporation commits an offence against a provision of this Act, 16 each of the corporation's executive officers also commits an offence, 17 namely, the offence of failing to ensure that the corporation complies with 18 the provision. 19 20 Maximum penalty for subsection (2)—the penalty for the contravention of the provision by an individual. 21 22 (3) Evidence that the corporation has been convicted of an offence against a provision of this Act is evidence that each of the executive officers 23 committed the offence of failing to ensure that the corporation complies 24 with the provision. 25 (4) However, it is a defence for an executive officer to prove— 26

(a) if the officer was in a position to influence the conduct of the 27 corporation in relation to the offence-the officer exercised 28 reasonable diligence to ensure the corporation complied with the 29 provision; or 30

¹⁵⁴ Section 104 of the Justices Act 1886 (Proceedings upon an examination of witnesses in relation to an indictable offence).

(b)	the officer was not in a position to influence the conduct of the corporation in relation to the offence.	1 2
Evidenti	ary provision	3
444.(1) This section applies to a proceeding under this Act.	4
	e appointment or power of an inspector or other office holder must ned unless a party, by reasonable notice, requires proof of—	5 6
(a)	the appointment; or	7
(b)	the power to do anything under this Act.	8
	signature purporting to be the signature of the Minister, an or other office holder is evidence of the signature it purports to be.	9 10
	certificate purporting to be signed by a person mentioned in on (3) , and stating any of the following matters is evidence of the	11 12 13
(a)	a stated document is—	14
	(i) a tenure or a copy of a tenure; or	15
	 (ii) an order, direction, requirement or decision, or a copy of an order, direction, requirement or decision, given or made under this Act; or 	16 17 18
	(iii) a notice, or a copy of a notice, given under this Act; or	19
	(iv) a record, or a copy of a record, kept under this Act;	20
(b)	on a stated day, or during a stated period, a stated person was or was not the holder of a tenure or stated tenure;	21 22
(c)	a stated tenure was or was not in force on a stated day or during a stated period;	23 24
(d)	on a stated day, a stated tenure expired or was surrendered or	25

(e)	on a stated day, a stated person was given a stated notice, order,	27
	requirement or direction under this Act;	28

cancelled;

s 445	226 s 4	446
	Offshore Minerals	
(f)	a stated fee or other amount is payable by a stated person to State and has not been paid;	the 1 2
(g)	anything else prescribed under a regulation.	3
Approva	al of forms	4
	Vithout limiting section 41(1), ¹⁵⁵ the Minister may approve for nder this Act.	rms 5 6
Consequ	uential amendments	7
446. S	chedule 4 amends the Acts it mentions.	8
		9

¹⁵⁵ Section 41 (Approval of form of applications etc.)

SCHEDULE 1 COASTAL WATERS OF THE STATE section 16(1) territorial sea baseline Queensland

State coastal waters extend three nautical miles seaward from Australia's territorial sea baseline

4 5

1

2

228 Offshore Minerals

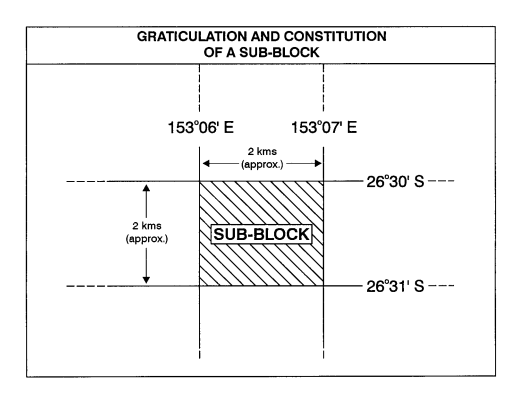
SCHEDULE 2

SUB-BLOCKS

1

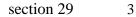
2

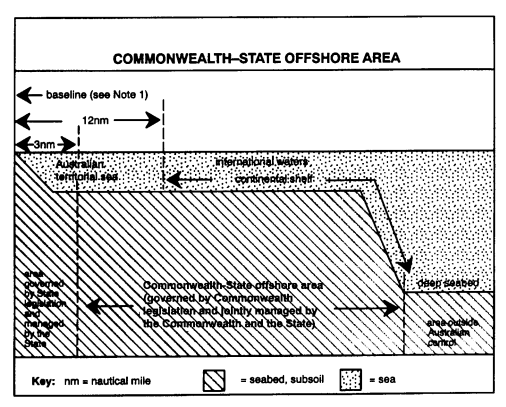
section 17 3



SCHEDULE 3

COMMONWEALTH-STATE OFFSHORE AREA





Note 1—for the "baseline" see *Australia's territorial sea baseline* (AGPS) 1988: generally the baseline is the lowest astronomical tide along the coast but it also includes lines enclosing bays and indentations that are not bays and straight baselines that depart from the coast.

Note 2—the "Continental Shelf" in a legal sense starts not from the coast but from the outer limits of the territorial sea. In a geophysical sense, of course, the continental shelf starts at the coast. The diagram shows the outer edge of the continental margin as the limit of the Continental Shelf but sometimes the 200 nautical mile limit defines the limit of the Continental Shelf.

Note 3—sometimes the outer limit of the Commonwealth-State offshore area is a bilaterally negotiated boundary or a median line adopted pending bilateral negotiations.

	SCHEDULE 4	1
	CONSEQUENTIAL AMENDMENTS	2
	section 446	3
	MINERAL RESOURCES ACT 1989	4
1. Sectio	n 3(1), 'coastal'—	5
omit, i	nsert—	6
'baseli	ne'.	7
2. Sectio	n 3—	8
insert-	_	9
'(4) In	this section—	10
"baseline waters" means the waters between the mean low water springs level and the inside of the baseline under the <i>Offshore Minerals Act 1997</i> , section 16.'.		11 12 13
3. Sectio	n 4—	14
omit, i	nsert—	15
'Effect o	f change of baseline	16
'4.(1)	If—	17
(a)	an offshore area is covered by an exploration permit, mineral development licence or mining lease; and	18 19
(b)	there is a change to the inner limit of the coastal waters of the State as defined in the <i>Offshore Minerals Act 1997</i> , section 16(1) and (2); and	20 21 22

(c)	as a result of the change, the offshore area comes within those coastal waters;	1 2
	applies, while the tenement or any successor tenement remains in if the area were still within the offshore area.	3 4
'(2) If-		5
(a)	a mining lease takes effect immediately after an exploration permit expires; and	6 7
(b)	the holder of the mining lease immediately after it takes effect was the holder of the exploration permit immediately before it expired;	8 9
the mini subsectio	ng lease is a successor tenure to the exploration permit for on (1) .	10 11
'(3) If-		12
(a)	a mineral development licence takes effect immediately after an exploration permit expires; and	13 14
(b)	the holder of the mineral development licence immediately after it takes effect was the holder of the exploration permit immediately before it expired;	15 16 17
	ral development licence is a successor tenure to the exploration or subsection (1).	18 19
'(4) If-		20
(a)	a mining lease takes effect immediately after a mineral development licence expires; and	21 22
(b)	the mineral development licence took effect immediately after an exploration permit expired; and	23 24
(c)	the holder of the mining lease immediately after it takes effect was the holder of the mineral development licence immediately before it expired; and	25 26 27
(d)	the holder of the mineral development licence immediately after it took effect was the holder of the exploration permit immediately before it expired;	28 29 30

the mining lease is a successor tenement to the exploration permit and the mineral development licence for subsection (1).	1 2
(5) In this section—	3
"offshore area" means an area that comes within paragraph (c) of the definition of "land" in section 5.'.	4 5
4. Schedule—	6
omit.	7
	8

SCHEDULE 5	1
DICTIONARY	2
section 5	3
"approved" means approved by the Minister under section 41.	4
"associate" see section 26(1).	5
"associated agent of a holder" see section 26(3).	6
"associated agent of an associated contractor" see section 26(4).	7
"associated contractor of a holder" see section 26(2).	8
"associated employee of a holder" see section 26(5).	9
"associated employee of an associated contractor" see section 26(6).	10
"caveat" on a tenure means a caveat against—	11
(a) the registration of dealings in relation to the tenure; or	12
(b) the registration of a person as a holder of the tenure under section 340.	13 14
"coastal waters" see section 16(1) and (2).	15
"Commonwealth Act" means the Offshore Minerals Act 1994 (Cwlth).	16
"compliance inspection" see section 377.	17
"confidential information" see section 27.	18
"confidential sample" see section 28.	19
"consent area" means the sub-block or sub-blocks specified in a special purpose consent.	20 21
"coral limestone" means a calcareous deposit derived from coral, but does not include shell grit or star sand. ¹⁵⁶	22 23

¹⁵⁶ This defnition is the same as the definition in the *Fisheries Act 1994*.

"dealing" in a tenure means a transaction that creates, transfers, affects or otherwise deals with an interest in the tenure and includes—	1 2
(a) a transfer of the tenure; and	3
(b) a transfer of a share in the tenure,	4
but does not include a document that comes within section 337(1) other than a document by which a sub-block or a tenure is surrendered.	5 6
"discrete area" see section 21.	7
"document file" means a document file kept for part 3.1.	8
"exploration" see section 23.	9
"exploration permit" means a permit granted under part 2.2	10
"holder of a tenure" see section 25(1).	11
"hydrocarbon" means a hydrocarbon whether in a gaseous, liquid or solid state.	12 13
"identity card" of an inspector, see section 422.	14
"inspector" means an inspector appointed under section 421.	15
"interest", in relation to a tenure, includes—	16
(a) an equitable interest in the tenure; and	17
(b) a security interest in the tenure.	18
"mineral" see section 22.	19
"mineral development licence" means a licence granted under part 2.3.	20
"mining lease" means a lease granted under part 2.4.	21
"notice" means notice in writing.	22
"offshore exploration or mining activities" means—	23
(a) the exploration for minerals in coastal waters; or	24
(b) the recovery of minerals from coastal waters; or	25
(c) activities carried out in coastal waters under a works licence.	26

"offsh	iore	e mining register" means the register kept for part 3.1.	1
"petr	oleu	im" means—	2
((a)	a hydrocarbon or a mixture of hydrocarbons; or	3
(a mixture of 1 or more hydrocarbons and 1 or more of the following—	4 5
		(i) hydrogen sulphide;	6
		(ii) nitrogen;	7
		(iii) helium;	8
		(iv) carbon dioxide.	9
r	ene	y payment period ", for the provisional grant or provisional wal of a tenure, means the period of 30 days after the day on the applicant is given a written notice—	10 11 12
((a)	in the case of the grant of an exploration permit—under section 66; and	13 14
(b)	in the case of the renewal of an exploration permit—under section 110; and	15 16
((c)	in the case of the grant of a mineral development licence—under section 147; and	17 18
((d)	in the case of the renewal of a mineral development licence—under section 169; and	19 20
(e)	in the case of the grant of a mining lease—under section 210; and	21
((f)	in the case of the renewal of a mining lease—under section 246; and	22 23
((g)	in the case of the grant of a works licence—under section 279; and	24 25
(h)	in the case of the renewal of a works licence—under section 296.	26
-	v isio enui	onal holder'' means a person who has been provisionally granted a re.	27 28
"reco	very	y" see section 24.	29

"registered" means registered in the offshore mining register.	1
"reserved sub-block" means a sub-block that is declared to be reserved under section 18.	2 3
"sample" of the seabed or subsoil includes a core or cutting from the seabed or subsoil.	4 5
"secondary payment period" , for the provisional grant or provisional renewal of a tenure, means the period of 30 days after the day on which an extension of the primary payment period for the grant or renewal concerned ends.	6 7 8 9
"share" in a tenure, see section 6.	10
"special purpose consent" means a consent granted under part 2.6.	11
"standard sub-block" see section 19.	12
"sub-block" means a portion of the coastal waters constituted according to section 17.	13 14
"successor tenure", to a tenure, see section 8.	15
"surrender day" for an exploration permit means—	16
(a) the day on which the initial term of the tenure ends; or	17
(b) a day on which the term of a renewal of the tenure ends.	18
"tender sub-block" see section 20.	19
"tenure" means—	20
(a) an exploration permit; or	21
(b) a mineral development licence; or	22
(c) a mining lease; or	23
(d) a works licence.	24
"tenure area" means the sub-block or sub-blocks covered by a tenure.	25
"tenure holder" see section 25(1).	26

"transfer"—	1
(a) if used in relation to a tenure—see section 7(1); or	2
(b) if used in relation to a share in a tenure—see section 7(2) and (3).	3
"vary" a tenure condition includes revoke or suspend.	4
"works licence" means a licence granted under part 2.5.	5
	6

© State of Queensland 1997