

## MINERAL RESOURCES AND OTHER LEGISLATION AMENDMENT BILL 2002



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# 2002

# A BILL

### FOR

An Act to amend the *Mineral Resources Act 1989*, and for other purposes

	Th	e Parliament of Queensland enacts—	1
		PART 1—PRELIMINARY	2
Clause	1	Short title	3
		This Act may be cited as the Mineral Resources and Other Legislation endment Act 2002.	4 5
Clause	2	Commencement	6
	]	This Act commences on a day to be fixed by proclamation.	7
	F	PART 2—AMENDMENT OF MINERAL RESOURCES ACT 1989	8 9
Clause	3	Act amended in pt 2	10
	]	This part amends the Mineral Resources Act 1989.	11
Clause	4	Insertion of new pt 7A	12
	A	After section 318—	13
	i	nsert—	14

s 4

'PART 7A—ROADS	1
'Division 1—Preliminary	2
'318A Significant projects excluded from pt 7A	3
(1) This part does not apply for a mining lease that is, or is included in, a project declared under the <i>State Development and Public Works Organisation Act 1971</i> , section 26, to be a significant project.	4 5 6
(2) Subsection (1) does not limit or otherwise affect Coordinator-General's conditions included in the mining lease, under the <i>State Development and Public Works organisation Act 1971</i> , part 4, division 5. <sup>1</sup>	7 8 9 10
'318B What is the "road authority" for a road	11
'The <b>"road authority"</b> , for a road, is—	12
(a) for a State-controlled road—the chief executive of the department in which the <i>Transport Infrastructure Act 1994</i> is administered; or	13 14 15
(b) for another road—the local government having the control of the road.	16 17
'318C What is a "notifiable road use"	18
(1) A " <b>notifiable road use</b> ", for a mining tenement, is the use of a road to haul loads at more than the following rate if the haulage relates to the transport of minerals produced on or from land subject to the tenement—	19 20 21
(a) for a State-controlled road—50 000 t a year;	22
(b) for another road—10 000 t a year.	23
(2) For subsection (1), a mineral is produced only if it is—	24

<sup>1</sup> State Development and Public Works Organisation Act 1971, part 4, division 5 (Relationship with Mineral Resources Act)

(a)	min	ed, or released by mining, on the land; or	1
		aple of a mineral that may be 'released' by mining—	2
		pal seam methane. <sup>2</sup>	3
(b)	proc refin	ressed on the land, including, for example, by a process in a nery or smelter on the land under which a mineral is changed nother substance.	4 5 6
	<b>'(3)</b> Subsection (1) applies even if the road is not on land subject to the mining tenement. <sup>3</sup>		
		Division 2—Notifiable road uses	9
<b>'318D N</b>	otice	of notifiable road use	10
a road f	or a	ondition of each mining tenement that its holder must not use notifiable road use unless the holder has given the road he road written notice that the holder proposes to carry out	11 12 13 14
'( <b>2</b> ) Th	ne not	tice must—	15
(a)	be g	iven—	16
	(i)	at least 10 business days before the use starts; or	17
	(ii)	within a shorter period agreed to by the authority in writing; and	18 19
(b)	state	e each of the following—	20
	(i)	the road proposed to be used;	21
	(ii)	the type of haulage under the use;	22
		Examples of 'type of haulage'—	23
		• Vehicle type	24

<sup>2</sup> See the schedule (Dictionary), definition "mineral", paragraph (c).

<sup>3</sup> See however section 736 (Exclusion of pt 7A for continuance of existing notifiable road uses).

<sup>4</sup> See also section 318L (Compensation to be addressed before carrying out notifiable road use).

		Mineral hauled	1
		• Frequency of vehicle movements.	2
	(iii)	the yearly or other rate at which the haulage is proposed to be carried out;	3 4
	(iv)	when the use is proposed to start and end;	5
	(v)	contact details for the holder or someone else the holder has authorised to discuss the matters stated in the notice.	6 7
<b>'318E D</b>	irecti	ons about notifiable road use	8
tenement holder n	t holo nay u	ad authority for a road may, by written notice, give a mining der a direction (a <b>"road use direction"</b> ) about the way the use the road for notifiable road uses, being carried out, or e carried out, by the holder.	9 10 11 12
<b>'(2)</b> A	road	use direction must—	13
(a)	be r	easonable; and	14
(b)	only	v be about—	15
	(i)	preserving the condition of the road; or	16
	(ii)	the safety of road-users or the public; and	17
(c)	be a	ccompanied by, or include, a statement—	18
	(i)	of reasons for giving the direction; and	19
	(ii)	that, under section 406, <sup>5</sup> the holder may apply to the tribunal to review the direction; and	20 21
	(iii)	about how to apply for the review.	22
Examples	of wha	t a road use direction may be about—	23
1. Wł	nen the	e road may be used.	24
2. The	e route	e for the movement of heavy vehicles.	25
3. Saf	ety pr	ecautions the holder must take.	26
'( <b>3</b> ) Tł	ne dir	rection may also require the holder to—	27
(a)		y out an assessment of the impacts likely to arise from the fiable road use the subject of the notice; and	28 29

<sup>5</sup> Section 406 (Tribunal may review direction or requirement)

(b) consult with the road authority in carrying out the assessment.	1
(4) However, the authority can not require an assessment of an impact to the extent it has already been assessed under an EIS under the Environmental Protection Act, or a similar document under another Act.	2 3 4
<b>'318F</b> Obligation to comply with road use directions	5
'It is a condition of each mining tenement that its holder must comply with any road use direction given to the holder relating to the tenement, unless the holder has a reasonable excuse.	6 7 8
Division 3—Compensation for notifiable road uses	9
'318G Liability to compensate road authority	10
'(1) The holder of each mining tenement is liable to compensate the road authority for a road for any cost, damage or loss it incurs, or will incur, that is or will be caused by notifiable road uses carried out by the holder that relate to the road.	11 12 13 14
Examples of a possible 'cost' for subsection (1)—	15
1. Repair costs to rectify damage to the road caused, or that will be caused, by any of the uses.	16 17
2. Capital costs for unplanned upgrades of the road incurred, or that will be incurred, because of any of the uses.	18 19
3. Bring-forward costs, including interest charges, for a planned upgrade of the road that, because of any of the uses, is or will be required earlier than planned.	20 21
(2) The holder's liability under subsection (1) is called the holder's <b>"compensation liability"</b> to the authority.	22 23
(3) The compensation liability—	24
(a) applies whether or not the holder has, under section 318D, given notice of the use; and	25 26
(b) is subject to section 318M; <sup>6</sup> and	27

<sup>6</sup> Section 318M (Compensation not affected by change in administration or holder)

(c)	is in addition to, and does not limit or otherwise affect, the holder's liability under another provision of this Act about compensating the authority or anyone else.	1 2 3
<b>'318H C</b>	ompensation agreement	4
enter into	mining tenement holder and the road authority for a road may o an agreement (a <b>"compensation agreement"</b> ) about the holder's ation liability to the authority relating to the road.	5 6 7
( <b>2</b> ) A liability.	compensation agreement may relate to the whole or part of the	8 9
<b>'(3)</b> A	compensation agreement must—	10
(a)	be signed by or for the holder and the authority; and	11
(b)	state whether it is for the whole or part of the liability; and	12
(c)	if it is for only part of the liability, state—	13
	(i) each part of the notifiable road use to which the agreement relates; and	14 15
	(ii) the period for which the agreement has effect; and	16
(d)	provide for how and when the liability will be met.	17
<b>'(4)</b> A	compensation agreement may—	18
(a)	extend the holder's compensation liability to the authority relating to the road to any renewal of the mining tenement; and	19 20
(b)	provide for—	21
	(i) monetary or non-monetary compensation; or	22
	(ii) a process by which it may be amended or enforced.	23
	Example for paragraph (b)—	24
	A compensation agreement may provide for compensation under it to be reviewed on the happening of a material change in circumstances for the mining tenement, including a significant decrease or increase in the extent of the relevant notifiable road use.	25 26 27 28
'( <b>5</b> ) Su	bsections (2) to (4) do not limit the matters that may be provided	29

for in a compensation agreement.

<b>'318I De</b>	ciding compensation through tribunal	1
apply to	he road authority for a road or a mining tenement holder may the tribunal for it to decide the holder's compensation liability to rity relating to the road.	2 3 4
	he tribunal may decide the compensation liability only to the is not subject to a compensation agreement.	5 6
	making the decision, the tribunal may have regard to whether the has attempted to mediate or negotiate the compensation liability.	7 8
ʻ318J Cı	iteria for decision	9
	ne criteria the tribunal must consider, in deciding a compensation on, include—	10 11
(a)	the reasonableness of the cost, damage or loss claimed; and	12
(b)	if the road authority is a local government—the extent to which the cost, damage or loss claimed has been, will be or ought reasonably to be or to have been, met from—	13 14 15
	(i) amounts the mining tenement holder has paid, or agreed to pay, the authority for notifiable road uses; or	16 17
	<ul> <li>(ii) rates and charges under the Local Government Act 1993 paid or payable from the mining tenement holder to the authority; and</li> </ul>	18 19 20
(c)	any other relevant matter.	21
	n considering the reasonableness of any cost, damage or loss the tribunal must have regard to—	22 23
(a)	any action taken, or proposal by, the mining tenement holder to, or to attempt to, avoid, minimise or remedy the cost, damage or loss; and	24 25 26
(b)	any relevant act or omission of the road authority.	27
	ubsection (1)(b)(ii) applies whether or not the rates and charges notifiable road uses.	28 29
<b>'318K T</b>	ribunal review of compensation	30
'(1) Tł	nis section applies if—	31

<ul> <li>(a) compensation has been agreed to under a compensation agreement or decided by the tribunal (the "original compensation"); and</li> </ul>	1 2 3
(b) there has, since the agreement or decision, been a material change in circumstances.	4 5
Example of a 'material change in circumstances'—	6
A significant decrease or increase in the extent of the relevant notifiable road use.	7 8
(2) The relevant road authority or mining tenement holder may apply to the tribunal for it to review the original compensation.	9 10
(3) Sections 318I and 318J apply, with necessary changes, for the review as if the application were a compensation application.	11 12
(4) The tribunal may, after conducting the review, decide to confirm the original compensation or amend it in a way the tribunal considers appropriate.	13 14 15
(5) However, before making the decision, the tribunal must have regard to—	16 17
(a) the original compensation; and	18
(b) whether the applicant has attempted to mediate or negotiate an amendment of the original compensation; and	19 20
(c) any change in the matters mentioned in section 318J(1) since the original compensation was agreed or decided.	21 22
(6) If the decision is to amend the original compensation, the original compensation, as amended under the decision, is for this Act, taken to be the original compensation.	23 24 25
<b>'318L Compensation to be addressed before carrying out notifiable road use</b>	26 27
(1) It is a condition of each mining tenement that the holder of the tenement must not carry out a notifiable road use on a road unless—	28 29
(a) the holder and the relevant road authority have signed a compensation agreement for the use; or	30 31
(b) the authority has given written consent to the carrying out of the use; or	32 33

(c) a compensation application has been made to decide the holder's compensation liability to the authority relating to the road. <sup>7</sup>	1 2
(2) A consent under subsection (1)(b) may be given for any renewal of the mining tenement.	3 4
'318M Compensation not affected by change in administration or holder	5 6
(1) An agreement or decision under this part about compensation liability is binding on—	7 8
(a) the relevant road authority and mining tenement holder; and	9
(b) each of their personal representatives, successors and assigns.	10
(2) Subsection (1) is subject to section 318K.8'.	11
5 Amendment of s 406 (Tribunal may review lawfulness of directions)	12 13
(1) Section 406, heading, 'lawfulness of directions'—	14
omit, insert—	15
'direction or requirement'.	16
(2) Section 406(1)—	17
omit, insert—	18
(1) A person dissatisfied with the following may, if no other right of appeal against the direction or requirement is given under this Act, apply in writing to the tribunal for a review of the direction or requirement—	19 20 21
(a) a direction or requirement given or made by a mining registrar, field officer or other authorised officer;	22 23
(b) a road use direction.'.	24
6 Insertion of new pt 19, div 4	25
Part 19—	26

Clause

Clause

See section 318I(1) (Deciding compensation through tribunal). 

Section 318K (Tribunal review of compensation)

	insert-	_	1
	'Divisi	on 4—Transitional provision for Mineral Resources and Other Legislation Amendment Act 2002	2 3
	'736 Exc use	clusion of pt 7A for continuance of existing notifiable road s	4 5
		art 7A does not apply for a notifiable road use (the <b>"continuing</b> rried out by a mining tenement holder if—	6 7
	(a)	at any time within 12 months before the commencement of section 318D, <sup>9</sup> the holder carried out a notifiable road use (the <b>"existing use"</b> ); and	8 9 10
	(b)	the type of haulage under the continuing use is the same, or substantially the same, as the type of haulage under the existing use.	11 12 13
	(2) S starts aga	Subsection (1) applies even if the continuing use stops and later ain.'.	14 15
Clause	7 Am	endment of schedule (Dictionary)	16
	Schedule—		
	insert-	_	18
	ʻ "comp	ensation agreement", for part 7A, see section 318H(1).	19
	-	<b>nsation application</b> ", for part 7A, means an application made ler section 318I(1).	20 21
	"notifiable road use", for part 7A, see section 318C.		
	"road a	uthority" for part 7A, see section 318B.	23
	"road u	se direction" see section 318E(1).	24
		<b>controlled road"</b> see the <i>Transport Infrastructure Act 1994</i> , edule 3.'.	25 26

		DMENT OF LAND A FRIBUNAL ACT 1999		1 2
Clause	8 Act amended in p	t 3		3
	This part amends the	Land and Resources Tribu	nal Act 1999.	4
Clause	9 Amendment of sch 1 (Requirements for constituting tribunal)			5
	Schedule 1, under heading 'Mineral Resources Act 1989', entry under sub-heading 'Compensation'—			6 7
	omit, insert—			8
	ʻ318I	Deciding mining tenement holder's compensation liability to road authority	presiding member	
	318K	Review of original compensation	presiding member	
	706 to 722	Decision about compensation	panel	

### **Directions or requirements**

406	Review of direction or	presiding member'.
	requirement	

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