

Queensland



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Mineral Resources and Other Legislation Amendment Bill 2004

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A Bill

for

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

	The F	Parlia	ment of Queensland enacts—	1
	Part	: 1	Preliminary	2
Clause	1	Sh	ort title	3
			This Act may be cited as the Mineral Resources and Other Legislation Amendment Act 2004.	4 5
	Part	t 2	Amendment of Mineral	6
			Resources Act 1989	7
Clause	2	Act	t amended in pt 2 and schedule	8
			This part and the schedule amend the <i>Mineral Resources</i> Act 1989.	9 10
Clause	3	Re	placement of s 72 (Mining registrar to fix hearing date)	11
			Section 72—	12
			omit, insert—	13
	'72	Ret	ferral to tribunal of application and objections	14
		' (1)	This section applies if a properly made objection to an application for the grant of a mining claim is lodged.	15 16
		'(2)	The mining registrar must, within 5 business days after the later of the following, refer the application and all properly made objections to it to the tribunal for hearing—	17 18 19
			(a) the last objection day for the application;	20
			(b) the day a section 65 conference about the application ends.	21 22

		' (3)	The tribunal must fix a date for the hearing and immediately give written notice of the date to each of the following—	1 2
			(a) the mining registrar;	3
			(b) the applicant;	4
			(c) each person who has lodged a properly made objection to the application.	5 6
		'(4)	The hearing date must be at least 20 business days after the later of the following—	7 8
			(a) the last objection day for the application;	9
			(b) the day a section 65 conference about the application ends.	10 11
		'(5)	If the tribunal fixes a date for the hearing and all properly made objections are withdrawn before the hearing starts, the tribunal may remit the matter to the mining registrar.	12 13 14
		' (6)	In this section—	15
			<i>properly made objection</i> means an objection lodged as required under section $71(1)$ to (3) and for which section $71(4)$ has been complied with.'.	16 17 18
Clause	4	Re	placement of ss 75 and 76	19
			Sections 75 and 76—	20
			omit, insert—	21
	'75		ferral to tribunal of application to which no jection lodged	22 23
		' (1)	Despite section 74, the mining registrar may refer an application for the grant of a mining claim to the tribunal for hearing.	24 25 26
		'(2)	The tribunal must fix a date for the hearing and immediately give written notice of the date to each of the following—	27 28
			(a) the mining registrar;	29
			(b) the applicant;	30
			(c) the EPA administering authority.	31

	'(3)		date must be at least 20 business days after the later of the owing—	1 2
		(a)	the last objection day for the application;	3
		(b)	the day a section 65 conference about the application ends.	4 5
'76		ferral nsent	to tribunal of issue of reserve owner's	6 7
	'(1)	own	s section applies if the mining registrar is not satisfied an er of a reserve consented to an application for a mining m over the reserve.	8 9 10
	'(2)	later	mining registrar must, within 5 business days after the of the following, refer the issue of consent to the tribunal ts consideration—	11 12 13
		(a)	the last objection day for the application;	14
		(b)	the day a section 65 conference about the application ends.	15 16
	' (3)		tribunal must fix a date for the hearing and immediately written notice of the date to each of the following—	17 18
		(a)	the mining registrar;	19
		(b)	the applicant;	20
		(c)	the EPA administering authority;	21
		(d)	the owner of the reserve.	22
	'(4)		date must be at least 20 business days after the later of the owing—	23 24
		(a)	the last objection day for the application;	25
		(b)	the day a section 65 conference about the application ends.'.	26 27
Clause 5	Am	nendr	ment of s 81 (Conditions of mining claim)	28
		Sect	ion 81(1)(m), 'the provisions of this Act'—	29

			omit, insert—	1
			'this Act and other mining legislation'.	2
Clause	6		nendment of s 85 (Compensation to be settled before anting of mining claim)	3 4
		(1)	Section 85, heading, 'granting'—	5
			omit, insert—	6
			'grant or renewal'.	7
		(2)	Section 85(6)—	8
			omit.	9
		(3)	Section 85(7), after 'subsection (5)'—	10
			insert—	11
			', or the referral of a matter under section $85A(2)$,'.	12
		(4)	Section 85(8)(c) and (d), after 'grant'—	13
			insert—	14
			'or renewal'.	15
Clause	7	Ins	ertion of new s 85A	16
			After section 85—	17
			insert—	18
	'85A	Re ⁻ set	ferral to tribunal of issue of compensation if not tled within 3 months after term of claim ends	19 20
		' (1)	Subsection (2) applies if—	21
			(a) compensation is to be determined under section 85(1)(a) for the renewal of a mining claim; and	22 23
			(b) the compensation is not determined within 3 months after the current term of the claim would, apart from section 93A, end.	24 25 26
		'(2)	The mining registrar must refer the issue of compensation to the tribunal for its determination.	27 28

		' (3)		tribunal must fix a date for the hearing and immediately written notice of the date to each of the following—	1 2
			(a)	the mining registrar;	3
			(b)	the applicant;	4
			(c)	each of the land owners involved in the determination under section $85(1)$.	5 6
		'(4)		date must be at least 20 business days after the day the inal fixes the date.'.	7 8
Clause	8	Am	nendr	nent of s 93 (Renewal of mining claim)	9
		(1)	Sect	ion 93(3)(c), 'all the provisions of this Act'—	10
			omit	, insert—	11
			'this	Act and other mining legislation'.	12
		(2)	Sect	ion 93(6) and (7)—	13
			omit		14
		(3)	Sect	ion 93(9), '28 days'—	15
			omit	, insert—	16
			' 20	business days'.	17
Clause	9	Ins	ertio	n of new ss 93A–93D	18
			after	section 93—	19
			inse	rt—	20
	'93A	Co wit		ation of claim while application being dealt	21 22
		' (1)	Sub	section (2) applies if—	23
			(a)	a properly made application for renewal of a mining claim is not withdrawn, refused or granted before the claim's expiry day ends; and	24 25 26
			(b)	after the expiry day, the holder—	27
				(i) continues to pay rental on the claim and other amounts required to be paid under this Act; and	28 29

		(ii) otherwise complies with this Act and the claim conditions.	1 2
	'(2)	The claim continues in force subject to the rights, entitlements and obligations in effect immediately before the end of the expiry day until the application is withdrawn, refused or granted.	3 4 5 6
	' (3)	In this section—	7
		<i>properly made application</i> , for renewal of a mining claim, means an application that complies with section 93(2).	8 9
'93B	Wh	en term of renewed claim starts	10
	'(1)	If a mining claim is renewed before its expiry day ends, the term of the renewed claim starts on the day after the expiry day.	11 12 13
	'(2)	If the claim is renewed after the expiry day, the term of the renewed claim is taken to have started on the day after the expiry day.	14 15 16
'93C	Wh	en new conditions of renewed claim start	17
	'(1)	If a renewed mining claim is subject to conditions (the <i>new conditions</i>) different from, or not included in, the claim conditions applying immediately before its renewal, the new conditions apply from the later of the following—	18 19 20 21
		(a) the start of the term of the renewed claim;	22
		(b) the day the renewal is granted.	23
	'(2)	However, if the claim is continued in force under section 93A, the holder must pay rental on the claim from the day after its expiry day at the rate that would have been payable, from time to time, if the renewed mining claim had been renewed on the day after the expiry day.	24 25 26 27 28
	' (3)	Subsection (2) applies even though payment of rental may be a condition of the claim.	29 30

	'93D	-	Renewal of claim must be in name of last recorded assignee			
		' (1)	This section applies if an assignment of a mining claim is approved and recorded under section 96(6)—	3 4		
			(a) after the date on which an application for renewal of the claim is made; and	5 6		
			(b) before the application is decided by the Minister.	7		
		'(2)	Any renewal granted on the application must be in the name of the assignee under the last assignment approved and recorded before the grant of the renewal.'.	8 9 10		
Clause	10	Am Ian	nendment of s 125 (Variation of access to mining claim d)	11 12		
		(1)	Section 125(3), from 'thereto'—	13		
			omit, insert—	14		
			'to the use, the mining registrar must refer the issue of consent to the tribunal for its consideration.'.	15 16		
		(2)	Section 125(4)—	17		
			omit, insert—	18		
		'(4)	The tribunal must fix a date for the hearing and immediately give written notice of the date to each of the following—	19 20		
			(a) the mining registrar;	21		
			(b) the applicant;	22		
			(c) the land owner.	23		
		'(4A)	The date must be at least 20 business days after the day the tribunal fixes the date.'.	24 25		
Clause	11	Am	nendment of s 133 (Application for exploration permit)	26		
			Section 133—	27		
			insert—	28		
		' (4)	In this section—	29		

				or subsection $(1)(g)(ii)$, includes the cessary to comply with each of the	1 2 3
			a) the native title pro	ovisions;	4
				ligenous land use agreement under the Native Title Act for the area to which lates;	5 6 7
			c) the right to negoti	ate provisions.'.	8
Clause	12	Am	ndment of s 137 (Gi	ant of exploration permit)	9
		(1)	ection 137(3)—		10
			nsert—		11
			(h) the programs of under the permit. ²	works and studies to be carried out .	12 13
		(2)	ection 137(4), from 'A	Acts,' to '1994'—	14
			mit, insert—		15
			Acts or other mining le	egislation'.	16
Clause	13	Re pei		ental payable under exploration	17 18
			ection 138—		19
			mit, insert—		20
	'138	Re	al payable on explo	ration permit	21
		' (1)	On the grant of an expension of an expension of the second s	ploration permit (the original permit),	22 23
			a) for the first year of <i>period</i>); and	of the term of the permit (its <i>first rental</i>	24 25
			b) within 20 busines	s days after the grant.	26
		' (2)	On the renewal of an ex	ploration permit, rental is payable—	27
			a) for the first year of	of the term of the renewed permit; and	28
			b) within 20 busines	s days after the renewal is granted.	29

	' (3)	For each year an exploration permit is in force, rental for the whole year (other than its first rental period) is payable on or before the anniversary of—	1 2 3
		(a) for an original permit—the grant of the permit; or	4
		(b) for a renewed permit—the day the term of the renewed permit started. ¹	5 6
	'(4)	The amount of the rental payable for each year is calculated by multiplying the number of sub-blocks to which the permit applies by the amount prescribed under a regulation for the year.'.	7 8 9 10
Clause 1		nendment of s 139 (Periodic reduction in land covered exploration permit for mineral other than coal)	11 12
	(1)	Section 139, heading, 'for mineral other than coal'—	13
		omit.	14
	(2)	Section 139(1)—	15
		omit, insert—	16
	' (1)	Unless the Minister otherwise decides, whether before the grant of an exploration permit or during its term the area of the permit must be reduced—	17 18 19
		(a) for a permit for a mineral other than coal—	20
		(i) by 50% by the end of the first 2 years after the permit is granted; and	21 22
		(ii) by a further 50% by the end of each subsequent year; or	23 24
		(b) for a permit for coal—in the way and to the extent decided by the Minister when the permit is granted or renewed.	25 26 27
	'(1A)	The reduction under subsection (1)(b) must not be greater than the extent to which a permit for other minerals must be reduced.'.	28 29 30
	(3)	Section 139(4), '28 days'—	31

1 See section 147D (When term of renewed permit starts)

			omit, insert—	1
			'20 business days'.	2
Clause	15		placement of s 140 (Periodic reduction in land covered exploration permit for coal)	3 4
			Section 140—	5
			omit, insert—	6
	'140		luntary reduction in land covered by exploration rmit	7 8
		'(1)	In addition to the requirement under section 139 to reduce the area of an exploration permit, the holder of the permit may, at any time during its term, make a submission to the chief executive—	9 10 11 12
			(a) voluntarily reducing the area of land to which the permit applies; and	13 14
			(b) identifying the sub-blocks of land to which the holder no longer wants the permit to apply.	15 16
		'(2)	The area remaining after the reduction must consist of whole sub-blocks.	17 18
		' (3)	The Minister may approve the reduction, with or without conditions, or refuse the reduction.	19 20
		'(4)	If the Minister approves the reduction, the Minister must give the holder a written notice stating—	21 22
			(a) the reduction is approved; and	23
			(b) the date of the approval; and	24
			(c) if the Minister decides to approve the reduction on conditions—the conditions and reasons for the decision.	25 26
		'(5)	If the Minister refuses the reduction, the Minister must give the holder a written notice stating the reasons for the decision.	27 28
		' (6)	The reduction takes effect on the date it is approved.	29
		'(7)	Compensation is not payable for the reduction.	30

	s 16		20 s 18	
			Mineral Resources and Other Legislation Amendment Bill 2004	
		' (8)	The chief executive must, within 5 business days after the reduction takes effect, give the EPA administering authority written notice of the reduction.'.	1 2 3
Clause	16	Am	nendment of s 141 (Conditions of exploration permit)	4
			Section 141(1)(h), 'the provisions of this Act'—	5
			omit, insert—	6
			'this Act and other mining legislation'.	7
Clause	17	Am	nendment of s 144 (Provision of security)	8
		(1)	Section 144(1), 'matters outlined in section $133(g)(i)$, ²⁸ shall'—	9 10
			omit, insert—	11
			'program of work, or activities, proposed to be carried out under the permit, must'.	12 13
		(2)	Section 144(8), '28 days'—	14
			omit, insert—	15
			'20 business days'.	16
Clause	18	Re	placement of s 147 (Renewal of exploration permit)	17
		(1)	Section 147—	18
			omit, insert—	19
	'147	Ар	plication for renewal of exploration permit	20
		' (1)	The holder of an exploration permit may, within the renewal period, apply to the chief executive for a renewal of the permit.	21 22 23
		'(2)	The application must be made in the approved form and accompanied by the information and the fee prescribed under a regulation.	24 25 26
		' (3)	In this section—	27
			renewal period means the period that is—	28

	(a)	at least 3 months, or any shorter period allowed by the Minister in the particular case, before the current term of the permit expires; and	1 2 3
	(b)	not more than 6 months before the current term expires.	4
'147A De	cisio	n on application	5
'(1)		Minister may renew an exploration permit if the Minister tisfied of each of the following—	6 7
	(a)	the holder of the permit has—	8
		 (i) observed and performed all the covenants and conditions applying to the permit and required to be observed and performed by the holder; and 	9 10 11
		(ii) complied with this Act in relation to the permit;	12
	(b)	the activities proposed to be carried out during the renewed term are appropriate and acceptable;	13 14
	(c)	the financial and technical resources available to the holder to carry out the proposed activities during the renewed term are appropriate;	15 16 17
	(d)	the public interest will not be adversely affected by the renewal.	18 19
'(2)		renewal may be granted for the further term of not more 5 years decided by the Minister.	20 21
' (3)	The	renewed permit is subject to—	22
	(a)	any conditions prescribed under a regulation; and	23
	(b)	any conditions decided by the Minister.	24
' (4)	The	Minister may refuse to renew the permit if the Minister—	25
	(a)	has served on the holder a notice in the approved form asking the holder to show cause, within the period stated in the notice, why the renewal should not be refused; and	26 27 28 29
	(b)	after considering the holder's response, is satisfied the renewal should be refused.	30 31

	'(5)	As soon as practicable after deciding the application for the renewal, the Minister must give the holder a written notice stating—				
		(a) the decision; and	4			
		(b) if the decision is to grant the renewal on conditions, or to refuse the renewal, the reasons for the decision.	5 6			
'147B		ef executive must give copy of application to A administering authority	7 8			
		'If the Minister renews an exploration permit, the chief executive must give the EPA administering authority a copy of the application for the renewal within 5 business days after the Minister is satisfied of the matters mentioned in section 147A(1) concerning the permit.	9 10 11 12 13			
'147C	Cor witl	ntinuation of permit while application being dealt h	14 15			
	' (1)	Subsection (2) applies if—	16			
		 (a) a properly made application for renewal of an exploration permit is not withdrawn, refused or granted before the permit's expiry day ends; and 	17 18 19			
		(b) after the expiry day, the holder—	20			
		(i) continues to pay rental on the permit and other amounts required to be paid under this Act; and	21 22			
		(ii) otherwise complies with this Act and the permit conditions.	23 24			
	'(2)	The permit continues in force subject to the rights, entitlements and obligations in effect immediately before the end of the expiry day until the application is withdrawn, refused or granted.	25 26 27 28			
	' (3)	In this section—	29			
		<i>properly made application</i> , for renewal of an exploration permit, means an application that complies with section 147(2).	30 31 32			

'147D	Whe	en term of renewed permit starts	1
د	(1)	If an exploration permit is renewed before its expiry day ends, the term of the renewed permit starts on the day after the expiry day.	2 3 4
٤	(2)	If the permit is renewed after the expiry day, the term of the renewed permit is taken to have started on the day after the expiry day.	5 6 7
'147E	Whe	en new conditions of renewed permit start	8
•	(1)	If a renewed exploration permit is subject to conditions (the <i>new conditions</i>) different from, or not included in, the permit conditions applying immediately before its renewal, the new conditions apply from the later of the following—	9 10 11 12
		(a) the start of the term of the renewed permit;	13
		(b) the day the renewal is granted.	14
د	(2)	However, if the permit is continued in force under section 147C, the holder must pay rental on the permit from the day after its expiry day at the rate that would have been payable, from time to time, if the renewed exploration permit had been renewed on the day after the expiry day.	15 16 17 18 19
د	(3)	Subsection (2) applies even though payment of rental may be a condition of the permit.	20 21
•	(4)	If the application for renewal of the permit is withdrawn or is refused, the chief executive must refund the overpaid rental to the applicant.	22 23 24
د	(5)	In this section—	25
		<i>overpaid rental</i> means the annual rental overpaid because of the withdrawal or refusal, worked out proportionately for the whole months remaining after the withdrawal or refusal until the end of the year for which the rental was paid.	26 27 28 29
'147F		newal of permit must be in name of last recorded ignee	30 31
د	(1)	This section applies if an assignment of an exploration permit is approved and recorded under section $151(5)$ —	32 33

			(a) after the date on which an application for renewal of the permit is made; and	1 2
			(b) before the application is decided by the Minister.	3
		'(2)	Any renewal granted on the application must be in the name of the assignee under the last assignment approved and recorded before the grant of the renewal.'.	4 5 6
Clause	19		nendment of s 159 (Abandonment of application for ploration permit)	7 8
		(1)	Section 159(1), 'his or her application'—	9
			omit, insert—	10
			'the application in relation to all or part of the land to which it relates'.	11 12
		(2)	Section 159—	13
			insert—	14
		'(2A)	If the application is abandoned in relation to part only of the land to which it relates, the application must be amended to identify the area in relation to which the application is to remain in force (the <i>remaining area</i>).	15 16 17 18
		'(2B)	The remaining area must be identified in the way required under section $133(1)(d)$. ² '.	19 20
Clause	20	Am	nendment of s 163 (Notice of entry to be given)	21
		(1)	Section 163(2), '7 days'—	22
			omit, insert—	23
			'5 business days'.	24
		(2)	Section 163(8), from 'must'—	25
			omit, insert—	26
			'must—	27
			(a) make an appropriate endorsement on the permit; and	28

² Section 133 (Application for exploration permit)

			(b)	ask the chief executive to make an appropriate note in the register'.	1 2
Clause	21		iendi int)	ment of s 187 (Holder to notify owners of land of	3 4
		(1)	Sect	tion 187, after 'grant'—	5
			inse	rt—	6
			'or 1	renewal'.	7
		(2)	Sect	tion 187, '21 days'—	8
			omi	t, insert—	9
			' 20	business days'.	10
Clause	22			ment of s 189 (Abandonment of application for development licence)	11 12
		(1)	Sect	tion 189(1), after 'application'—	13
			inse	rt—	14
			ʻin r	relation to all or part of the land to which it relates'.	15
		(2)	Sect	tion 189—	16
			inse	rt—	17
		'(2A)	land iden	the application is abandoned in relation to part only of the I to which it relates, the application must be amended to atify the area in relation to which the application is to ain in force (the <i>remaining area</i>).	18 19 20 21
		'(2B)		remaining area must be identified in the way required er section $183(1)(d)$ and (e). ³ .	22 23
Clause	23		iendi ence)	ment of s 194 (Conditions of mineral development	24 25
			Sect	tion 194(1)(h), 'the provisions of this Act'—	26

³ Section 183 (Application for mineral development licence)

			omit	t, insert—	1
			'this	Act and other mining legislation'.	2
Clause	24		place ence)	ement of s 197 (Renewal of mineral development	3 4
			Sect	ion 197—	5
			omit	t, insert—	6
	ʻ197		plica ence	tion for renewal of mineral development	7 8
		'(1)		holder of a mineral development licence may, within the wal period, apply to the Minister for a renewal of the nce.	9 10 11
		'(2)	acco	application must be made in the approved form and ompanied by the information and the fee prescribed under gulation.	12 13 14
		' (3)	In th	his section—	15
			rene	wal period means the period that is—	16
			(a)	at least 6 months, or any shorter period allowed by the Minister in the particular case, before the current term of the permit expires; and	17 18 19
			(b)	not more than 1 year before the current term expires.	20
	'197 <i>I</i>	A De	cisio	n on application	21
		'(1)		Minister may renew a mineral development licence if the ister is satisfied of each of the following—	22 23
			(a)	the holder of the licence has complied with—	24
				(i) the licence; and	25
				(ii) this Act in relation to the licence;	26
			(b)	there exists on or in the land in relation to which the application is made a mineral occurrence of possible economic potential to sustain a mining operation;	27 28 29
			(c)	the activities proposed to be undertaken during the renewed term are appropriate;	30 31

		(d)	the financial and technical resources available to the holder to carry out the proposed activities during the renewed term are appropriate;	1 2 3
		(e)	the public interest will not be adversely affected by the renewal.	4 5
	'(2)		renewal may be granted for the further term of not more 5 years decided by the Minister.	6 7
	' (3)	The	renewed licence is subject to—	8
		(a)	any conditions prescribed under a regulation; and	9
		(b)	any conditions decided by the Minister, for the licence.	10
	'(4)		Minister may refuse to renew the licence if the ister—	11 12
		(a)	has served on the holder a notice in the approved form asking the holder to show cause, within the period stated in the notice, why the renewal should not be refused; and	13 14 15 16
		(b)	after considering the holder's response, is satisfied the renewal should be refused.	17 18
	'(5)		oon as practicable after deciding the application for the wal, the Minister must give the holder a written notice ng—	19 20 21
		(a)	the decision; and	22
		(b)	if the decision is to grant the renewal on conditions, or to refuse the renewal, the reasons for the decision.	23 24
'197B			ecutive must give copy of application to ninistering authority	25 26
		chief copy	he Minister renews a mineral development licence, the f executive must give the EPA administering authority a of the application for the renewal within 5 business days the Minister is satisfied of the matters mentioned in	27 28 29 30

section 197A(1) concerning the licence.

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'197C	Continuation of licence while application being dealt with					
	' (1)	Subsection (2) applies if—				
		 (a) a properly made application for renewal of a mineral development licence is not withdrawn, refused or granted, before its expiry day ends; and 	4 5 6			
		(b) after the expiry day, the holder—	7			
		(i) continues to pay rental on the licence and other amounts required to be paid under this Act; and	8 9			
		(ii) otherwise complies with this Act and the licence conditions.	10 11			
	·(2)	The licence continues in force subject to the rights, entitlements and obligations in effect immediately before the end of the expiry day until the application is withdrawn, refused or granted.	12 13 14 15			
	' (3)	In this section—	16			
		<i>properly made application</i> , for renewal of a mineral development licence, means an application that complies with section 197(2).	17 18 19			
'197D	Wh	en term of renewed licence starts	20			
	' (1)	If a mineral development licence is renewed before its expiry day ends, the term of the renewed licence starts on the day after the expiry day.	21 22 23			
	'(2)	If the licence is renewed after the expiry day, the term of the renewed licence is taken to have started on the day after the expiry day.	24 25 26			
'197E	Wh	en new conditions of renewed licence start	27			
	' (1)	If a renewed mineral development licence is subject to conditions (the <i>new conditions</i>) different from, or not included in, the licence conditions applying immediately before its renewal, the new conditions apply from the later of	28 29 30 31			

the following-

		(a) the start of the term of the renewed licence;	1
		(b) the day the renewal is granted.	2
	'(2 ₎) However, if the licence is continued in force under section 197C, the holder must pay rental on the licence from the day after its expiry day at the rate that would have been payable, from time to time, if the renewed mineral development licence had been renewed on the day after the expiry day.	3 4 5 6 7 8
	·(3)) Subsection (2) applies even though payment of rental may be a condition of the licence.	9 10
		enewal of licence must be in name of last recorded ssignee	11 12
	' (1)) This section applies if an assignment of a mineral development licence is approved and recorded under section 198(6)—	13 14 15
		(a) after the date on which an application for renewal of the licence is made; and	16 17
		(b) before the application is decided by the Minister.	18
	'(2)) Any renewal granted on the application must be in the name of the assignee under the last assignment approved and recorded before the grant of the renewal.'.	19 20 21
Clause		mendment of s 245 (Application for grant of mining ase)	22 23
		Section 245(1)(n)—	24
		omit.	25
Clause	26 R	eplacement of ss 248 and 249	26
		Sections 248 and 249—	27
		omit, insert—	28

'248	Applicant must obtain consent or views of existing authority holders						
	'(1)	This section applies if a person applies for a mining lease over land—					
		(a)	covered by an existing exploration permit, mineral development licence or mining lease (the <i>existing authority</i>) held by someone else; or	5 6 7			
		(b)	covered by, or in the area of, an existing geothermal exploration permit (also the <i>existing authority</i>) held by someone else.	8 9 10			
	'(2)	writt	applicant must obtain the existing authority holder's ten consent to the application if the lease applied for is land covered by the existing authority and is for—	11 12 13			
		(a)	the same minerals as the existing authority; or	14			
		(b)	a purpose mentioned in section 234(1)(b).	15			
	' (3)		applicant must obtain the existing authority holder's ten views on the application if—	16 17			
		(a)	the existing authority is an existing authority mentioned in subsection (1)(a) and the lease applied for is for different minerals to those covered by the existing authority; or	18 19 20 21			
		(b)	the existing authority is a geothermal exploration permit and the lease applied for is over land covered by, or in the area of, the existing authority.	22 23 24			
	'(4)	subs the l	ne existing authority holder's consent required under ection (2) is not lodged with the mining registrar before ast objection day for the application ends, the application not be granted.	25 26 27 28			
	'(5)	subs the l must day	he existing authority holder's views required under ection (3) are not lodged with the mining registrar before last objection day for the application ends, the applicant t lodge with the mining registrar before the last objection ends a statutory declaration stating why the applicant can obtain the views.	29 30 31 32 33 34			

'249	Later applicant must obtain consent or views of earlier applicant if same land affected					
	' (1)	This section applies if—	3			
		 (a) a person (the <i>earlier applicant</i>) makes an application to the chief executive for an exploration permit, geothermal exploration permit, mineral development licence or mining lease over land; and 	4 5 6 7			
		(b) someone else (the <i>later applicant</i>) makes a later application to the mining registrar for a mining lease over, or in the area of, land covered by the earlier application.	8 9 10 11			
	'(2)	The later applicant must obtain the earlier applicant's written consent to the later application if the lease applied for in the later application is over land covered by the earlier application and for—	12 13 14 15			
		(a) the same minerals as the earlier application; or	16			
		(b) a purpose mentioned in section 234(1)(b).	17			
	' (3)	The later applicant must obtain the earlier applicant's written views on the later application if—	18 19			
		 (a) the earlier application is for a mining tenement mentioned in subsection (1)(a) and the lease applied for in the later application is over land covered by the earlier application and for different minerals to those covered by the earlier application; or 	20 21 22 23 24			
		(b) the earlier application is for a geothermal exploration permit and the lease applied for in the later application is over, or in the area of, land covered by the earlier application.	25 26 27 28			
	' (4)	The consent or views may be lodged with the mining registrar before the earlier application is decided.	29 30			
	ʻ(5)	However, if the earlier application is decided by the grant of the permit, licence or lease applied for, the consent or views must be lodged with the mining registrar within 20 business days after the permit, licence or lease is granted.	31 32 33 34			
	'(6)	The mining registrar must not deal with the later application until the earlier application is finally decided unless—	35 36			

		(a)	if the later application is for a lease mentioned in subsection (2)—the earlier applicant's consent is lodged with the mining registrar; or	1 2 3			
		(b)	if the later application is for a lease over, or in the area of, land covered by an earlier application for a geothermal exploration permit—	4 5 6			
			(i) the earlier applicant's views are lodged with the mining registrar; and	7 8			
			(ii) the earlier applicant does not oppose the later application.	9 10			
	' (7)	In th	nis section—	11			
			<i>lication</i> , for a geothermal exploration permit, means a ler for the permit.'.	12 13			
27	Re∣ dat	e)	ement of s 265 (Mining registrar to fix hearing	14 15			
			tion 265—	16			
	_		t, insert—	17			
'265	Re		of application and objections to tribunal	18 19			
	'(1)	last o	The mining registrar must, within 5 business days after the ast objection day for the application, refer the application and ll properly made objections to it to the tribunal for hearing.				
	'(2)		tribunal must fix a date for the hearing and immediately written notice of the date to each of the following—	22 23			
		(a)	the mining registrar;	24			
		(b)	the applicant;	25			
		(c)	the EPA administering authority;	26			
		(d)	each person who has lodged a properly made objection to the application.	27 28			
	' (3)		hearing date must be at least 20 business days after the of the following—	29 30			
		(a)	the last objection day for the application;	31			

Clause

			(b) the or ends	day a section 254 conference about the application .	1 2
		' (4)	In this sec	tion—	3
				<i>made objection</i> means an objection lodged in e with section 260.'.	4 5
Clause	28		endment aring)	of s 269 (Tribunal's recommendation on	6 7
			Section 26	59(4)(d), 'shape; and'—	8
			omit, inser	rt	9
			'shape in 1	relation to—	10
			(i)	the matters mentioned in paragraphs (b) and (c); and	11 12
			(ii)	the type and location of the activities proposed to be carried out under the lease and their likely impact on the surface of the land; and'.	13 14 15
Clause	29		placement ditional ev	of s 272 (Minister may remit to tribunal for idence)	16 17
			Section 27	/2—	18
			omit, inset	rt—	19
	'272	Mir	nister may	remit to tribunal for additional evidence	20
		' (1)	directs the	on applies if the Minister, under section 271(1)(c), e tribunal to hold a hearing about an application for of a mining lease.	21 22 23
		'(2)		al must fix a date for the hearing and immediately en notice of the date to each of the following—	24 25
			(a) the r	nining registrar;	26
			(b) the a	applicant;	27
				person who has lodged an objection to the ication in accordance with section 260.	28 29

Clause	30	Am	endn	nent of s 276 (Conditions of mining lease)	1
				ion 276(1)(1), 'the provisions of this Act'—	2
				, insert—	3
				Act and other mining legislation'.	4
Clause	31	Inse	ertio	n of new s 279A	5
			Afte	r section 279—	6
			inser	<i>t</i> —	7
	'279A			to tribunal of issue of compensation if not vithin 3 months after term of lease ends	8 9
		' (1)	Subs	ection (2) applies if—	10
			(a)	compensation is to be determined under section 279(1)(a) for the renewal of a mining lease; and	11 12
			(b)	the compensation is not determined within 3 months after the current term of the lease would, apart from section 286C, end.	13 14 15
		'(2)		mining registrar must refer the issue of compensation to ribunal for its determination.	16 17
		'(3)		tribunal must fix a date for the hearing and immediately written notice of the date to each of the following—	18 19
			(a)	the mining registrar;	20
			(b)	the applicant;	21
			(c)	each of the land owners involved in the determination under section $279(1)$.	22 23
		'(4)		date must be at least 20 business days after the day the nal fixes the date.	24 25
		'(5)		tribunal may hear and determine the matter as if the ral were an application made under section 281.'.	26 27
Clause	32	Rep	place	ment of s 286 (Renewal of mining lease)	28
			Secti	ion 286—	29
			omit	, insert—	30

'286	Ар	plicat	on for renewal of	nining lease	1
	'(1)	cond	ion mentioned in se	ease, including a lease subject to a ction 285, may, within the renewal gregistrar for a renewal of the lease.	2 3 4
	'(2)	acco		made in the approved form and nation and the fee prescribed under	5 6 7
	' (3)	In th	section—		8
		rene	al period means the	period that is—	9
		(a)		any shorter period allowed by the ular case, before the current term of a	10 11 12
		(b)	not more than 1 year	before the current term expires.	13
'286 <i>I</i>	A De	cisio	on application		14
	' (1)	gran	an application for th	n 5, ⁴ the Governor in Council may ne renewal of a mining lease if the h of the following—	15 16 17
		(a)	he holder has compl	ied with—	18
			i) the terms of the	lease; and	19
			ii) this Act in relat	ion to the lease;	20
		(b)	he land the subject of	of the lease—	21
			i) still contains y mineral bearing	vorkable quantities of mineral or gore; or	22 23
			ii) is otherwise re lease was grant	quired for purposes for which the ed;	24 25
		(c)	he proposed term of	the renewed lease is appropriate;	26
		(d)	and comprised in th	current and prospective uses of the e lease, the operations to be carried ed term of the lease—	27 28 29

⁴ Part 17 (Native title provisions for mining leases), division 5 (Renewals of mining leases)

		(i) are an appropriate land use; and	1
		(ii) will conform with sound land use management;	2
	(e)	the land and surface area for which the renewal is sought is of an appropriate size and shape in relation to the activities proposed to be carried out;	3 4 5
	(f)	the financial and technical resources available to the holder to carry on mining operations under the renewed lease are appropriate;	6 7 8
	(g)	the public interest will not be adversely affected by the renewal;	9 10
	(h)	for a lease subject to a condition mentioned in section 285—the lease should be renewed.	11 12
'(2)	men	he application is for a lease subject to a condition tioned in section 285, the Minister must advise the ernor in Council of the fact.	13 14 15
'(3)	the (whic	renewal may be granted for the further term, decided by Governor in Council, that is not longer than the period for ch compensation has been agreed or determined under ton 279, 281 or 282.	16 17 18 19
'(4)	The	renewed lease is subject to—	20
	(a)	any conditions prescribed under a regulation; and	21
	(b)	any conditions decided by the Governor in Council.	22
' (5)	The	Minister may refuse the application if the Minister—	23
	(a)	has served on the holder a notice in the approved form asking the holder to show cause, within the period stated in the notice, why the application should not be refused; and	24 25 26 27
	(b)	after considering the holder's response, is satisfied the application should be refused.	28 29
'(6)		soon as practicable after deciding the application, the ister must give the holder a written notice stating—	30 31
	(a)	the decision; and	32

if the decision is to recommend the grant of the renewal

on conditions, or to refuse to recommend the grant of the renewal, the reasons for the decision. '286B Chief executive must give copy of application to EPA administering authority 'If the Minister approves an application for renewal of a mining lease, the chief executive must give the EPA administering authority a copy of the application within 5 business days after the Minister is satisfied of the matters mentioned in section 286A(1) concerning the lease. '286C Continuation of lease while application being dealt with Subsection (2) applies if— **(**1) (a) a properly made application for renewal of a mining lease is not withdrawn, refused or granted before the lease's expiry day ends; and after the expiry day, the holder— (b) (i) continues to pay rental on the lease and other amounts required to be paid under this Act; and (ii) otherwise complies with this Act and the lease conditions. ·(2) The lease continues in force subject to the rights, entitlements and obligations in effect immediately before the end of the expiry day until the application is withdrawn, refused or granted. '286D When term of renewed lease starts If a mining lease is renewed before its expiry day ends, the ·(1) term of the renewed lease starts on the day after the expiry day. (2)If the lease is renewed after the expiry day, the term of the renewed lease is taken to have started on the day after the

(b)

expiry day.

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	'286E Wh	en new conditions of renewed lease start	1
	'(1)	If a renewed mining lease is subject to conditions (the <i>new conditions</i>) different from, or not included in, the lease conditions applying immediately before its renewal, the new conditions apply from the later of the following—	2 3 4 5
		(a) the start of the term of the renewed lease;	6
		(b) the day the renewal is granted.	7
	'(2)	However, if the lease is continued in force under section 286C, the holder must pay rental on the lease from the day after its expiry day at the rate that would have been payable, from time to time, if the renewed mining lease had been renewed on the day after the expiry day.	8 9 10 11 12
	·(3)	Subsection (2) applies even though payment of rental may be a condition of the lease.	13 14
		newal of lease must be in name of last recorded signee	15 16
	' (1)	This section applies if an assignment of a mining lease is approved and recorded under section 300(8)—	17 18
		(a) after the date on which an application for renewal of the lease is made; and	19 20
		(b) before the application is disposed of by the Minister.	21
	ʻ(2)	Any renewal granted on the application must be in the name of the assignee under the last assignment approved and recorded before the grant of the renewal.'.	22 23 24
Clause		nendment of s 288 (Holder to notify owner of grant or newal of mining lease)	25 26
	(1)	Section 288(2), '28 days'—	27
		omit, insert—	28
		'20 business days'.	29
	(2)	Section 288—	30
		insert—	31

		'(3)	If the lease is for a purpose mentioned in section 234(1)(b), ⁵ the reference in subsection (1) to the owner of land includes the holder of an exploration permit, mineral development licence or mining lease over the land.'.	1 2 3 4
Clause	34		nission of s 315 (Approval of additional activities upon ning lease application)	5 6
			Section 315—	7
			omit.	8
Clause	35	Am thre	nendment of s 316 (Mining lease for transportation ough land)	9 10
		(1)	Section 316(1), after 'holds'—	11
			insert—	12
			', or is an applicant for,'.	13
		(2)	Section 316(1)(a), after 'transport'—	14
			insert—	15
			', or road'.	16
		(3)	Section 316(4), '7 days'—	17
			omit, insert—	18
			'5 business days'.	19
Clause	36	Am Ian	nendment of s 317 (Variation of access to mining lease d)	20 21
		(1)	Section 317(3), from 'thereto'—	22
			omit, insert—	23
			'to the use, the mining registrar must refer the issue of consent to the tribunal for its consideration.'.	24 25
		(2)	Section 317(4)—	26
			omit, insert—	27

⁵ Section 234 (Governor in Council may grant mining lease)

	'(4)	The tribunal must fix a date for the hearing and immediately give written notice of the date to each of the following—	1 2
		(a) the mining registrar;	3
		(b) the applicant;	4
		(c) the land owner.	5
	'(4A)	The date must be at least 20 business days after the day the tribunal fixes the hearing date.'.	6 7
Clause	37 Re	placement of pt 8 (Effect on planning provisions)	8
		Part 8—	9
		omit, insert—	10
	'Part 8	Relationship with Integrated	11
		Planning Act 1997	12
	'319 Ef	fect on development	13
	'(1)	Subject to subsection (2), the Planning Act does not apply to development authorised under this Act.	14 15
	'(2)	For administering IDAS under the Heritage Act, the Planning Act applies to a registered place under the Heritage Act even if development of the place is authorised under this Act.	16 17 18
	'319A Ef	fect on planning schemes	19
	'(1)	This section applies if a mining claim, mineral development licence or mining lease (the <i>mining tenement</i>) is granted or renewed.	20 21 22
	'(2)	The mining registrar for the land covered by the mining tenement must give notice of the details of the tenement to—	23 24
		(a) each local government in whose area the land is situated; and	25 26
		(b) the chief executive (planning).	27

		' (3)	note	on ea	given a notice under subsection (2) must make a ach relevant map in the local government's planning eld by the entity.	1 2 3
		' (4)	The	note	must—	4
			(a)	ider	tify the land covered by the mining tenement; and	5
			(b)	deve than	e that the Planning Act does not apply to elopment on the land authorised under this Act, other a for administering IDAS under the Heritage Act, in tion to a registered place under the Heritage Act; and	6 7 8 9
			(c)		e that interested persons may obtain details of the ing tenement from—	10 11
				(i)	for a mining claim or lease—the mining registrar for the land covered by the claim or lease; or	12 13
				(ii)	for a mineral development licence—the chief executive of the department in which this Act is administered.	14 15 16
		' (5)	In th	is sec	ction—	17
			•		<i>cutive (planning)</i> means the chief executive of the nt in which the Planning Act is administered.'.	18 19
Clause	38	Am	nendr	nent	of s 322 (Minister may request audit)	20
			Sect	ion 3	22(1)(b)—	21
			omit	, inse	rt—	22
			'(b)	out suita	itably qualified public service officer who carries duties in the administration of this Act or another ably qualified person engaged to carry out the es;'.	23 24 25 26
Clause	39	Re etc		men	t of s 388 (Notification of change of address	27 28
			Sect	ion 3	88—	29
			omit	, inse	rt—	30

	'388	No	tice of change of address for service	1
		'(1)	Subsection (2) applies to a person who, under this Act, gives the Minister, the chief executive or a mining registrar (each the <i>official</i>) the person's address for service.	2 3 4
		'(2)	If the address for service changes during the time it may be required under this Act, the person must immediately notify, in the approved form, the official to whom it was given.	5 6 7
		' (3)	In this section—	8
			<i>address for service</i> , for a person, means the person's address, or the name and address of someone else, for service of notices on the person.'.	9 10 11
Clause	40	Am	nendment of s 391 (Restriction on grants etc.)	12
			Section 391(e), after 'specified'—	13
			insert—	14
			'department,'.	15
Clause	41	Ins	ertion of new s 391B	16
			After section 391A—	17
			insert—	18
	'391B	aco	Iht of access for authorised activities includes cess for rehabilitation and environmental nagement	19 20 21
			'If, under this part, a mining tenement holder has the right to enter land to carry out authorised activities for the tenement, the right includes the right to enter the land to carry out rehabilitation or environmental management required of the holder under any relevant environmental requirement under the Environmental Protection Act.'.	22 23 24 25 26 27
Clause	42	Am	nendment of s 399 (Mode of service of documents)	28
		(1)	Section 399(2), after 'registrar,'	29
			insert—	30

			'deputy mining registrar,'.	1		
		(2)	Section 399(2)(c), before 'post'—	2		
			insert—	3		
			'registered'.	4		
		(3)	Section 399—	5		
			insert—	6		
		'(5)	In this section—	7		
			<i>registered post</i> means a type of post that requires the recipient's signature as proof of receipt.'.	8 9		
Clause	43	Inse	ertion of new ss 404A-404D	10		
			After section 404—	11		
			insert—	12		
	404A Distance of excavation from railway works					
		' (1)	This section applies if railway works for a railway are in, on or near the land to which a mining claim or mining lease relates.	14 15 16		
		'(2)	The holder of the mining claim or mining lease must not excavate the land less than 12 m horizontally, or 15 m vertically, from the railway works.	17 18 19		
			Maximum penalty—200 penalty units.	20		
		' (3)	However, subsection (2) does not apply if the holder—	21		
			(a) has written consent from the chief executive officer of Queensland Rail; ⁶ and	22 23		
			(b) has lodged the consent with the mining registrar.	24		
		'(4)	In this section—	25		
			<i>railway works</i> , for a railway, means works erected or placed for the railway, and includes, for example, a bridge, culvert, cutting, drain, embankment or pier.	26 27 28		

⁶ Queensland Rail is a GOC established under the *Government Owned Corporations* (*Queensland Rail*) *Regulation 1995*, section 6.

'404B	Inte	erference with particular things	1
	'(1)	A person must not, unless the person has a reasonable excuse, interfere with any of the following—	2 3
		 (a) a post, cairn of stones or other thing (a <i>boundary marker</i>), used for marking out the boundary of the land to which an application for a mining claim or mining lease relates; 	4 5 6 7
		 (b) a certificate of public notice placed, under section 64B(2)(a) or 252B(1)(a)⁷, on a post or cairn of stones; 	8 9 10
		 (c) a number (a <i>marked number</i>) marked or engraved, under section 64B(2)(b) or 252B(1)(b), on a post or cairn of stones; 	11 12 13
		(d) a survey mark placed on the land to which an application for a mining claim, mineral development licence or mining lease relates.	14 15 16
		Maximum penalty—200 penalty units.	17
	'(2)	For subsection (1), it is a reasonable excuse for a person to interfere with a boundary marker, certificate of public notice or marked number, if the marker, certificate or number is no longer required under this Act.	18 19 20 21
	'(3)	In this section—	22
		<i>interfere with</i> , a boundary marker, certificate of public notice, marked number or survey mark, includes damage, destroy or remove the marker, certificate, number or mark.	23 24 25
'404C		ormation requirements for holders of mining ements	26 27
	'(1)	The following person may, by giving a holder of a mining tenement a notice, require the holder to provide information about the tenement and activities carried on under the tenement—	28 29 30 31

⁷ Section 64B (Applicant's obligations for certificate of public notice) or 252B (Applicant's obligations for certificate of public notice)

	(a) for a mining claim—a mining registrar;	1
	(b) for another mining tenement—the chief executive.	2
'(2)	The notice must state—	3
	(a) the information that must be provided; and	4
	(b) how the information must be provided; and	5
	(c) the day by which the information must be provided.	6
'(3)	Subject to section $342(11)$, ⁸ the holder must comply with the notice.	7 8
	Maximum penalty—200 penalty units.	9
'(4)	The chief executive may—	10
	(a) use the information to produce statistics and other data; and	11 12
	(b) publish the statistics and other data produced under paragraph (a).	13 14
ʻ(5)	However, the use or publication mentioned in subsection (4) must not relate to an exempt matter under the <i>Freedom of Information Act 1992</i> .	15 16 17
'404D Fal	se or misleading document	18
ʻ(1)	A person must not give the chief executive or a mining registrar (the <i>recipient</i>) a document containing information the person knows is false or misleading in a material particular.	19 20 21 22
	Maximum penalty—200 penalty units.	23
'(2)	Subsection (1) does not apply to a person if the person, when giving the document—	24 25
	(a) tells the recipient, to the best of the person's ability, how it is false or misleading; and	26 27
	(b) if the person has, or can reasonably obtain, the correct information—gives the correct information.	28 29

⁸ Section 342 (Powers of mining registrars and others).

		'(3)	In a proceeding for an offence against subsection (1), it is enough to state the document was 'false or misleading' to the person's knowledge, without specifying which.'.	1 2 3
Clause	44	Inse	ertion of new pt 19, div 6	4
			After section 738—	5
			insert—	6
	' Div i	ision	6 Transitional provisions for Mineral Resources and Other Legislation Amendment Act 2004	7 8 9
	'739	Арр	plication of particular provisions	10
		'(1)	Each of sections 81, 138(2) to (4), 139, 141, 194 and 276, as amended, applies to the mining tenement mentioned in the section whether the tenement is granted before or after the commencement of the amendment.	11 12 13 14
		'(2)	Each of sections 85 and 93(3)(c), as amended, applies to an application for renewal of a mining claim made, but not decided, before the commencement of the amendment.	15 16 17
		' (3)	Each of sections 85A and 279A applies if—	18
			(a) the circumstances mentioned in subsection (1)(a) of the section arise before the commencement of the section; and	19 20 21
			(b) the 3 month period mentioned in subsection (1)(b) of the section ends after the commencement.	22 23
		'(4)	Section 137(3)(h) applies to an exploration permit applied for before, but granted after, the commencement of the provision.	24 25
		'(5)	Each of sections 133, 147, 197 and 286 as in force immediately before the section's amendment continues to apply, despite the amendment, in relation to applications made, but not decided, before the amendment.	26 27 28 29
		'(6)	Section 144, as amended, applies in relation to a determination made by the Minister under section 144(1) after the commencement of the amendment, even if the application	30 31 32

		for the grant or renewal mentioned in the section was made before the commencement.	1 2
	'(7)	Section 269, as amended, applies in relation to an application for the grant of a mining lease made before the commencement of the amendment if the tribunal's recommendation is made after the commencement.	3 4 5 6
	' (8)	In this section—	7
		amended means amended or repealed by the amending Act.	8
		amending Act means the Mineral Resources and Other Legislation Amendment Act 2004.'.	9 10
45	Am	nendment of schedule (Dictionary)	11
	(1)	Schedule—	12
		insert—	13
		<i>deputy mining registrar</i> means a person employed as a deputy mining registrar under section 336(1).	14 15
		<i>development</i> means development as defined under the Planning Act.	16 17
		<i>expiry day</i> , for a mining tenement, means the day the tenement expires under its terms.	18 19
		Heritage Act means the Queensland Heritage Act 1992.	20
		IDAS, see the Planning Act, section 3.1.1.	21
		other mining legislation means the following—	22
		(a) Coal Mining Safety and Health Act 1999;	23
		(b) Explosives Act 1999;	24
		(c) Fossicking Act 1994;	25
		(d) Mining and Quarrying Safety and Health Act 1999;	26
		(e) Petroleum Act 1923;	27
		(f) Petroleum and Gas (Production and Safety) Act 2004.	28
		Planning Act means the Integrated Planning Act 1997.	29
		<i>refuse</i> includes reject.	30

Clause

		r	egister means a register maintained under section 387.'.	1
		(2) S	chedule, definition mining registrar—	2
		0	mit, insert—	3
		"	mining registrar means—	4
		(;	a) for a mining district—a person employed as a mining registrar under section 336(1) and assigned to the district; or	5 6 7
		(1	b) for land or a mining tenement over land—the mining registrar for the mining district in which the land is situated.'.	8 9 10
	Part	3	Amendment of Aboriginal Land Act 1991	11 12
Clause	46	Act a	mended in pt 3	13
		Т	This part amends the Aboriginal Land Act 1991.	14
Clause	47	Amer land)	ndment of s 39 (Permitted dealings with transferred	15 16
		S	lection 39(2)—	17
		iı	nsert—	18
		٢	(e) enter into a conservation agreement under the <i>Nature Conservation Act 1992</i> , section 45, in relation to the land.'.	19 20 21
Clause	48	Inser	tion of new pt 10	22
		A	After section 138—	23
		iı	nsert—	24
	'Part	10	Validation provision	25

	'1 39	Exi	sting conservation agreements	1
		'(1)	This section applies to a conservation agreement in relation to transferred land entered into, or purportedly entered into, under the <i>Nature Conservation Act 1992</i> , section 45, by the grantees of the land before the commencement of section $39(2)(e)$ of this Act.	2 3 4 5 6
		'(2)	The agreement is taken to be, and always to have been, valid.'.	7
	Part	4	Amendment of Coal and Oil	8
			Shale Mine Workers'	9
			Superannuation Act 1989	10
Clause	49	Act	amended in pt 4	11
			This part amends the <i>Coal and Oil Shale Mine Workers'</i> Superannuation Act 1989.	12 13
Clause	50	Am	endment of s 2 (Definitions)	14
		(1)	Section 2, definition superannuation fund—	15
			omit.	16
		(2)	Section 2—	17
			insert—	18
			<i>merger day</i> means the day the Queensland Coal and Oil Shale Mining Industry Superannuation Fund merges with another fund to form AUSCOAL Superannuation Fund.	19 20 21
			superannuation fund means—	22
			 (a) until the merger day—the Queensland Coal and Oil Shale Mining Industry Superannuation Fund; or 	23 24
			(b) on and from the merger day—AUSCOAL Superannuation Fund.'.	25 26

		Mineral Re	sources and Other Legislation Amendment Bill 2004		
Clause	51	Amendment	of s 3 (Meaning of <i>mine worker</i>)	1	
		Section 3	(3)(b)(ii) and (4)(b)(ii)—	2	
		omit, inse	rt—	3	
		'(ii)	the Coal Mining Industry (Staff) Award, 2004; and'.	4 5	
Clause	52	Replacement	t of pt 3 heading	6	
		Part 3, hea	ading—	7	
		omit, inse	rt—	8	
	'Part	3	Transitional provisions	9	
	'Divisi	ion 1	Transitional provision for Mining	10	
			and Other Legislation Amendment Act 2000'.	11 12	
Clause	53	Insertion of r	new pt 3, div 2	13	
		Part 3—		14	
		insert—		15	
	'Divis i	ion 2	Transitional provision for Mineral	16	
			Resources and Other Legislation	17	
			Amendment Act 2004	18	
			nces to superannuation fund from merger day le commencement		
	'(ion applies if the merger day is earlier than the ement of this section.	21 22	
	"(immediate Act to th	period starting on the merger day and ending ely before the commencement, a reference in this he superannuation fund is taken to have been a to AUSCOAL Superannuation Fund.'.	23 24 25 26	

s 53

s 51

	Part	5	Amendment of Fossicking Act 1994	1 2
Clause	54	Act	t amended in pt 5	3
			This part amends the Fossicking Act 1994.	4
Clause	55	Am	endment of s 3 (Definitions)	5
		(1)	Section 3—	6
			insert—	7
			<i>'deputy mining registrar</i> see section 8(1).'.	8
		(2)	Section 3, definition authorised officer—	9
			insert—	10
			(ba) a deputy mining registrar; or'.	11
		(3)	Section 3 definition issuing officer—	12
			insert—	13
			(ba) a deputy mining registrar; or'.	14
Clause	56		endment of s 8 (Meaning of expressions used in this d other Acts)	15 16
			Section 8(1)—	17
			insert—	18
			• deputy mining registrar'.	19

Part 6Amendment of Geothermal
Exploration Act 200420
21

Clause	57	Act amended in pt 6		
		This part amends the Geothermal Exploration Act 2004.	23	

Clause	58				of s 10 (Graticulation of earth's surface into "sub-blocks")	1 2
			Secti	ion 1(0(4)—	3
			omit	, inse	rt	4
		'(4)			ek and sub-block must be identified in the way by the chief executive.'.	5 6
Clause	59	Om	issio	n of	s 14 (Prohibition on geothermal extraction)	7
			Secti	ion 14	⊢	8
			omit	•		9
Clause	60	Am	endn	nent	of s 33 (Term of permit)	10
			Secti	ion 33	8(2), from 'must'—	11
			omit	, inse	rt—	12
			'mus	st not	be for more than 5 years after it is granted.'.	13
Clause	61	Am wat	endn ter fo	nent r geo	of s 39 (Taking, interfering with and using thermal exploration)	14 15
			Secti	ion 39	0(1), from 'the water'—	16
			omit	, inse	rt—	17
			'the	taking	g, interference or use—	18
			(a)	happ	ens during—	19
				(i)	the carrying out of geothermal exploration in the area of the permit; or	20 21
				(ii)	the compliance with a requirement or condition mentioned in section $97(1)$; ⁹ and	22 23
			(b)	is re	asonably unavoidable.'.	24

⁹ Section 97 (Entry authority to comply with requirement after permit ceases or area reduced)

Clause	62	Insertion of new ss 39A and 39B	1
		Chapter 4, part 1—	2
		insert—	3
	'39A	Taking samples in geothermal exploration	4
		(1) To remove any doubt, it is declared that the right of a permit holder under section 35 includes the right of the holder or an authorised person for the permit to take samples of materials from any part of the area of the permit in which geothermal exploration may, under section 35, be carried out.	5 6 7 8 9
		(2) However, subsection (1) applies only to the extent that the taking of the samples is necessary for geothermal exploration in the area of the permit.	10 11 12
	'39B	Ownership of samples taken in geothermal exploration	13 14
		'Subject to section 107, ¹⁰ samples of materials necessarily taken for geothermal exploration by a permit holder or an authorised person for the permit in compliance with this Act become the property of the permit holder when they are taken.'.	15 16 17 18 19
Clause	63	Insertion of new ss 49A and 49B	20
		After section 49—	21
		insert—	22
	'49 A	Public release of required information	23
		(1) The mere fact of the existence of a geothermal exploration permit is taken to be an authorisation from its holder to the chief executive to do the following, after the end of any confidentiality period prescribed under a regulation—	24 25 26 27
		 (a) publish, in the way prescribed under a regulation, required information for the permit for public use, including, for example, to support geothermal exploration; 	28 29 30 31

			(b) on payment of a fee prescribed under a regulation, make the information available to any person.	1 2
		'(2)	Any confidentiality period mentioned in subsection (1) ends if the information is about an authorised activity carried out solely in an area that is no longer in the area of the permit.	3 4 5
		' (3)	The authorisation is not affected by the ending of the permit.	6
		'(4)	In this section—	7
			<i>authorised activity</i> , for a geothermal exploration permit, is an activity that its holder is, under this Act or the permit, entitled to carry out in relation to the permit.	8 9 10
	'49B	Ch	ief executive may use required information	11
			'The mere fact of the existence of a geothermal exploration permit is also taken to be an authorisation from its holder to the chief executive to use required information for the permit for—	12 13 14 15
			(a) purposes reasonably related to this Act that are required for the permit; or	16 17
			(b) the services of the State.'.	18
Clause	64	Am	nendment of s 53 (Power to use security)	19
			Section 53(1), after 'used'—	20
			insert—	21
			'by the State'.	22
Clause	65	Am	nendment of s 55 (Replenishment of security)	23
			Section 55(2)(b), after 'permit'—	24
			insert—	25
			'in the form and'.	26
Clause	66	Ins	ertion of new ss 55A and 55B	27
			After section 55—	28

		insert—	1
'55 A	Rep	placement of security	2
	' (1)	This section applies if—	3
		 (a) the security for a geothermal exploration permit is given by way of a bond, guarantee or indemnity by, or other financial arrangement with, a financial institution, insurance company or credit provider (an <i>external</i> <i>security provider</i>); and 	4 5 6 7 8
		(b) the external security provider is or becomes subject to any action taken by or against it, or any holding company of it, that may result in the external security provider becoming an externally-administered body corporate.	9 10 11 12 13
	'(2)	The Minister may, by written notice given to the permit holder, direct the holder to replace the security in the form and up to the amount prescribed under section 31.	14 15 16
	'(3)	On the replacement of the security, the security held for the permit immediately before the replacement must be refunded to the external security provider.	17 18 19
'55B	Sec	urity not affected by change in permit holder	20
	'(1)	This section applies if security is given for a geothermal exploration permit that is still in force and there is a subsequent change in the permit holder.	21 22 23
	'(2)	Despite the change, the security, and any interest that accrues on it, continues for the benefit of the State and may be used under section 53.	24 25 26
	' (3)	The permit holder's name as stated in any instrument under which the security was given is taken to have been changed to reflect the change.	27 28 29
	'(4)	If the security is in the form of money, until the security is replaced or refunded it continues for the holder from time to time of the permit.'.	30 31 32

Clause	67	Am	nendment of s 56 (Retention of security)	1
			Section 56—	2
			insert—	3
		'(3)	Subsection (4) applies if the security was given by way of a bond, guarantee or indemnity by, or other financial arrangement with, a financial institution, insurance company or credit provider (an <i>external security provider</i>).	4 5 6 7
		'(4)	The security, or part of it, refundable under this section must be refunded to the external security provider.'.	8 9
Clause	68	Am	nendment of s 58 (Deciding application)	10
		(1)	Section 58(1)—	11
			omit, insert—	12
		' (1)	This section applies subject to—	13
			(a) any additional requirements under subdivisions 2 to 6 for the deciding of the application or the taking effect of the decision; and	14 15 16
			(b) section $133A.^{11}$.	17
Clause	69	Am	nendment of s 61 (Making application)	18
		(1)	Section 61(1)(c), 'period'—	19
			omit, insert—	20
			'time'.	21
		(2)	Section 61(1)—	22
			insert—	23
			'(d) the time—	24
			(i) has ended; or	25
			(ii) unless deferred, ends within 20 business days after the application is made.'.	26 27

¹¹ Section 133A (Dealing with application that is not a properly made application)

		(3)	Section 61—	1
			insert—	2
		' (4)	In this section—	3
			<i>previous application</i> does not include an application that is not a properly made application.'.	4 5
Clause	70	Am	nendment of s 63 (Making application)	6
		(1)	Section 63(1)(a)—	7
			omit, insert—	8
			(a) a previous application has been made to defer the compliance for the giving of the report or samples; or'.	9 10
		(2)	Section 63(1)—	11
			insert—	12
			(c) the time for the compliance—	13
			(i) has ended; or	14
			(ii) unless deferred, ends within 20 business days after the application is made.'.	15 16
		(3)	Section 63—	17
			insert—	18
		' (4)	In this section—	19
			<i>previous application</i> does not include an application that is not a properly made application.'.	20 21
Clause	71	Am	nendment of s 65 (Making application)	22
			Section 65, after 'surrender', first mention—	23
			insert—	24
			'all or part of'.	25
Clause	72		nendment of s 82 (Power of and procedure for mediate suspension)	26 27
			Section 82(1), 'a limited'—	28

			omit, insert—	1
			'an immediate'.	2
Clause	73		endment of s 92 (Waiver by chief executive of uirement)	3 4
		(1)	Section 92(1), ', in the approved form,'—	5
			omit.	6
		(2)	Section 92(3), 'The'—	7
			omit, insert—	8
		' (3)	Subject to section 133A, ¹² the'.	9
		(3)	Section 92(6), from 'practicable'—	10
			omit, insert—	11
			'practicable after the decision is made, give the applicant an information notice about the decision.'.	12 13
Clause	74	Inse	ertion of new ch 5, pt 5	14
			Chapter 5—	15
			insert—	16
	'Par	t 5	Public roads	17
	'Divis	sion	1 Preliminary	18
	'97A	Sig	nificant projects excluded from div 1	19
			'This division does not apply for a geothermal exploration permit 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.	21

¹² Section 133A (Dealing with application that is not a properly made application)

'97B	What is a <i>notifiable road use</i>						
	'(1)	A <i>notifiable road use</i> , for a geothermal exploration permit, is—					
		(a)		use of a public road in the area of the permit for sport relating to a seismic survey or drilling activity;	4 5 6		
		(b)	the plan	use of a public road at more than the threshold rate if haulage relates to the transportation of equipment, at or materials used for activities authorised under permit.	7 8 9 10		
	'(2)			n (1)(b) applies even if the road is not on land in the e permit.	11 12		
	(3) In this section—						
		thre	shold	<i>rate</i> means—	14		
		(a)	for a	a State-controlled road—50 000 t a year; or	15		
		(b)	for a	another public road—10 000 t a year.	16		
' Div i	ision	2		Notifiable road uses	17		
'97C	Not	tice c	of not	tifiable road use	18		
	'(1)	hold unle	er mu ss the	ndition of a geothermal exploration permit that its ust not use a public road for a notifiable road use holder has given the public road authority for the e that the holder proposes to carry out the use. ¹³	19 20 21 22		
	'(2)	The	notice	e must—	23		
		(a)	be g	iven—	24		
			(i)	at least 10 business days before the use starts; or	25		
			(ii)	within a shorter period agreed to by the public road authority in writing; and	26 27		
		(b)	state	e each of the following—	28		

¹³ See also section 97K (Compensation to be addressed before carrying out notifiable road use).

		(i) the public road proposed to be used;	1
		(i	i) the type of haulage under the use;	2
			Example of type of haulage—	3
			• vehicle type	4
			material hauled	5
		(i	iii) the total weight of material proposed to be hauled;	6
		(i	iv) when the use is proposed to start and end;	7
		()	v) the frequency of vehicle movements;	8
		()	vi) contact details for the holder or someone else the holder has authorised to discuss the matters stated in the notice.	9 10 11
'97D	Dir	ections	about notifiable road use	12
	'(1)	notice, direction use the	blic road authority for a public road may, by written give a geothermal exploration permit holder a on (a <i>road use direction</i>) about the way the holder may e road for notifiable road uses being carried out, or ed to be carried out, by the holder.	13 14 15 16 17
	' (2)	The dir	rection must—	18
		(a) b	e reasonable; and	19
		(b) o	nly be about—	20
		(i) preserving the condition of the road; or	21
		(i	i) the safety of road-users or the public; and	22
		. ,	e accompanied by, or include, an information notice bout the decision to give the direction.	23 24
		E	xamples of what a direction may be about—	25
			• when the road may be used	26
			• the route for the movement of heavy vehicles	27
			• safety precautions the holder must take	28
	' (3)	The dir	rection may also require the holder to—	29

		(a)	carry out an assessment of the impacts likely to arise from the notifiable road use the subject of the notice; and	1 2 3
		(b)	consult with the public road authority in carrying out the assessment.	4 5
	'(4)	How	vever—	6
		(a)	an assessment can not be required if the notifiable road use is transport relating to a seismic survey or drilling activity; and	7 8 9
		(b)	the public road authority can not require an assessment of an impact to the extent it has already been assessed under an EIS under the <i>Environmental Protection</i> <i>Act 1994</i> , or a similar document under another Act.	10 11 12 13
'97E	Ob	ligati	on to comply with road use directions	14
		hold hold	s a condition of a geothermal exploration permit that its er must comply with any road use direction given to the er relating to the permit, unless the holder has a onable excuse.	15 16 17 18
'Divi	sior	ı 3	Compensation for notifiable road uses	19 20
'97F	Lia	bility	to compensate public road authority	21

'(1) The holder of a geothermal exploration permit is liable to compensate the public road authority for a public 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.
'(1) The holder of a geothermal exploration permit is liable to 22 compensation of a geothermal exploration permit is liable to 23 compensate the public road authority for a public 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 25 compensate to the road.

Examples of a possible cost for subsection (1)—
repair costs to rectify damage to the road caused, or that will be caused, by any of the uses
capital costs for unplanned upgrades of the road incurred, or that will be incurred, because of any of the uses
31

		•	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	1 2 3
	'(2)		holder's liability under subsection (1) is the holder's <i>pensation liability</i> to the public road authority.	4 5
	' (3)	The	compensation liability—	6
		(a)	applies whether or not the holder has, under section 97C, given notice of the use; and	7 8
		(b)	is subject to section 97L; ¹⁴ and	9
		(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 public road authority or anyone else.	10 11 12 13
'97G	Со	mper	nsation agreement	14
	'(1)	auth (a c a	eothermal exploration permit holder and the public road ority for a public road may enter into an agreement <i>pompensation agreement</i>) about the holder's compensation lity to the public road authority relating to the road.	15 16 17 18
	'(2)	A co liabi	ompensation agreement may relate to all or part of the lity.	19 20
	' (3)	A co	ompensation agreement must—	21
		(a)	be signed by, or for, the holder and the public road authority; and	22 23
		(b)	state whether it is for all or part of the liability; and	24
		(c)	if it is for only part of the liability, state—	25
			(i) each part of the notifiable road use to which the agreement relates; and	26 27
			(ii) the period for which the agreement has effect; and	28
		(d)	provide for how and when the liability will be met.	29
	' (4)	A co	ompensation agreement may provide for—	30

		(a)	monetary or non-monetary compensation; or	1
		(b)	a process by which it may be amended or enforced.	2
		Exam	ple—	3
		rev per	compensation agreement may provide for compensation under it to be iewed on the happening of a material change in circumstances for the mit, including a significant decrease or increase in the extent of the evant notifiable road use.	4 5 6 7
	' (5)		ections (2) to (4) do not limit the matters that may be ided for in a compensation agreement.	8 9
'97H	Dec	iding	g compensation through tribunal	10
	' (1)	explo (a <i>co</i> the h	public road authority for a public road or a geothermal pration permit holder may make an application <i>mpensation application</i>) to the tribunal for it to decide older's compensation liability to the public road authority ing to the road.	11 12 13 14 15
	'(2)		tribunal may decide the compensation liability only to the nt it is not subject to a compensation agreement.	16 17
	'(3)	whet	haking the decision, the tribunal may have regard to her the applicant has attempted to mediate or negotiate ompensation liability.	18 19 20
'97I	Crit	eria	for decision	21
	'(1)		criteria the tribunal must consider, in deciding a pensation application, include—	22 23
		(a)	the reasonableness of the cost, damage or loss claimed; and	24 25
		(b)	if the public 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, paid from—	26 27 28 29
			(i) amounts the geothermal exploration permit holder has paid, or agreed to pay, the public road authority for notifiable road uses; or	30 31 32

		 (ii) fees and charges under the Local Government Act 1993 paid or payable by the holder to the public road authority; and 	1 2 3
		(c) any other relevant matter.	4
	'(2)	In considering the reasonableness of any cost, damage or loss claimed, the tribunal must have regard to—	5 6
		 (a) any action taken, or proposal by, the holder to, or to attempt to, avoid, minimise or remedy the cost, damage or loss; and 	7 8 9
		(b) any relevant act or omission of the public road authority.	10
	'(3)	Subsection (1)(b)(ii) applies whether or not the rates and charges relate to notifiable road uses.	11 12
'97J	Trik	ounal review of compensation	13
	' (1)	This section applies if—	14
		 (a) the compensation liability, or future compensation liability, of a geothermal exploration permit holder to a public road authority has been agreed to under a compensation agreement or decided by the tribunal (the <i>original compensation</i>); and 	15 16 17 18 19
		(b) there has, since the agreement or decision, been a material change in circumstances.	20 21
		Example of a material change in circumstances—	22
		a significant decrease or increase in the extent of the relevant notifiable road use	23 24
	'(2)	The public road authority or holder may apply to the tribunal for it to review the original compensation.	25 26
	' (3)	Sections 97H and 97I apply, with necessary changes, for the review as if the application were a compensation application.	27 28
	'(4)	The tribunal may, after carrying out the review, decide to confirm the original compensation or amend it in a way the tribunal considers appropriate.	29 30 31
	'(5)	However, before making the decision, the tribunal must have regard to—	32 33

		(a)	the original compensation; and	1
		(b)	whether the applicant has attempted to mediate or negotiate an amendment of the original compensation; and	2 3 4
		(c)	any change in the matters mentioned in section 97I(1) since the original compensation was agreed or decided.	5 6
	'(6)	origi	e decision is to amend the original compensation, the nal compensation as amended under the decision is, for Act, taken to be the original compensation.	7 8 9
'97K			e road use	10 11
		hold	s a condition of a geothermal exploration permit that its er must not carry out a notifiable road use on a public unless—	12 13 14
		(a)	the holder and the relevant public road authority have signed a compensation agreement for the use; or	15 16
		(b)	the public road authority has given written consent to the carrying out of the use; or	17 18
		(c)	a compensation application has been made to decide the holder's compensation liability to the public road authority relating to the road.	19 20 21
'97L		mper holde	isation not affected by change in administration	22 23
	' (1)		greement or decision under this part about compensation lity is binding on—	24 25
		(a)	the relevant public road authority and geothermal exploration permit holder; and	26 27
		(b)	each of their personal representatives, successors and assigns.	28 29
	'(2)	Subs	section (1) is subject to section 97J.'.	30

515	S	75
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Clause	75	Amendment of s 107 (Direction to give samples)	1
		Section 107—	2
		insert—	3
		(2) A sample given to the chief executive under the direction is the property of the State.'.	4 5
Clause	76	Amendment of s 108 (Direction to give additional information for requirement under Act)	6 7
		Section 108(1)(a), after 'notice'—	8
		insert—	9
		· ,	10
Clause	77	Amendment of s 109 (Who may appeal)	11
		Section 109, 'or chief executive'—	12
		omit, insert—	13
		', chief executive or a public road authority'.	14
Clause	78	Amendment of s 126 (Transfer of bore to permit holder)	15
		(1) Section 126(4), 'The'—	16
		omit, insert—	17
		'(4) Subject to section $133A$, ¹⁵ the'.	18
		(2) Section 126(5)—	19
		omit.	20
Clause	79	Amendment of s 127 (Transfer of exploration bore from permit holder to landholder or mining interest holder)	21 22
		(1) Section 127(3)(b)—	23
		omit, insert—	24

¹⁵ Section 133A (Dealing with application that is not a properly made application)

			ʻ(b)	unde that expl	a proposed transferee who is a landholder required er the <i>Water Act 2000</i> to hold a water licence under Act to take or interfere with water from the oration bore—the proposed transferee holds that nce.'.	1 2 3 4 5
		(2)	Secti	on 12	27(5), 'The'—	6
			omit,	, inse	rt—	7
		' (5)	Subj	ect to	section 133A, the'.	8
Clause	80	Am per	endn mit h	nent olde	of s 128 (Transfer of exploration bores from r or former permit holder to the State)	9 10
			Secti	on 12	28(6), 'The'—	11
			omit,	, inse	rt—	12
		'(6)	Subj	ect to	section 133A, the'.	13
Clause	81	Ins	ertior	ו of r	new s 133A	14
			Afte	r sect	ion 133—	15
			inser	•t—		16
	ʻ133A		aling olicati		application that is not a properly made	17 18
		' (1)			on applies to an application that is not a properly lication.	19 20
		'(2)	secti	on, be	ster or chief executive who would, apart from this e required to decide the application, must not accept ation.	21 22 23
		' (3)			executive must, as soon as practicable after the n is received, give the applicant a written notice—	24 25
			(a)	stati	ng that—	26
				(i)	the application is not a properly made application; and	27 28
				(ii)	under this Act, the application can not be accepted; and	29 30

		(b) identifying the relevant provision of this Act that the application does not comply with.	e 1 2
		'(4) The notice must be accompanied by a refund of any application fee paid by the applicant, less an amount prescribed under a regulation for checking whether the application is a properly made application.'.	t 4
Clause	82	Amendment of s 139 (Regulation-making power)	7
		Section 139(2), 'A'—	8
		omit, insert—	9
		'Without limiting subsection (1), a'.	10
Clause	83	Replacement of s 144 and ch 8, pt 3	11
		Section 144 and chapter 8, part 3—	12
		omit, insert—	13
	'14 4	Amendment of sch 9 (Development that is exempt from assessment against a planning scheme)	14 15
		'Schedule 9, table 5, after item 3—	16
		insert—	17
		'Geothermal exploration	

'3A Any aspect of development for geothermal exploration carried out under a geothermal exploration permit under the *Geothermal Exploration Act 2004.*'.

'145	Amendment of sch 10 (Dictionary)	18
	'Schedule 10, definition specified activity—	19
	insert—	20
	'(ca) any aspect of development for geothermal exploration carried out under a geothermal exploration permit under the <i>Geothermal Exploration Act 2004</i> ; or'.'.	21 22 23

Clause	84	Amendment of schedule (Dictionary) 1	
		Schedule— 2	
		insert— 3	
		<i>compensation agreement</i> , see section 97G(1).	
		<i>compensation application</i> , see section 97H(1). 5	
		<i>compensation liability</i> , for a geothermal exploration permit 6 holder, see section 97F(2).	
		<i>notifiable road use</i> , see section 97B. 8	
		<i>properly made application</i> means an application that 9 complies with—	0
		(a) for an application under section 57(1)(a)— 1 section 57(2)(a) and (b); or 1	1 2
		· · · · · · · · · · · · · · · · · · ·	3 4
		**	5 6
			7 8
			9 0
		(f) for an application under section 92—section 92(2); or 2	1
		(g) for an application under section 126—section 126(3); or 2	2
		(h) for an application under section 127—section 127(4); or 2	3
		(i) for section 128—section 128(5). 2-	4
		<i>public road</i> means an area of land that— 2	5
		(a) is open to, or used by, the public; and 2	6
		(b) is developed for, or has as one of its main uses— 2	7
		(i) the driving or riding of motor vehicles; or 2	8
		(ii) pedestrian traffic; and 2	9
		(c) is controlled by a public road authority. 3	0
		Examples of an area of land that may be included in a road— 3	1

•	a bridge, culvert, ford, tunnel or viaduct	1
•	a pedestrian or bicycle path	2
publ	lic road authority, for a public road, means—	3
(a)	for a State-controlled road—the chief executive of the department in which the <i>Transport Infrastructure Act 1991</i> is administered; or	4 5 6
(b)	for another public road—the local government having the control of the road.	7 8
info out u	<i>tired information</i> , for a geothermal exploration permit, is rmation (in any form) about authorised activities carried under the permit that the holder has lodged under this Act, ading, for example—	9 10 11 12
(a)	a sample; and	13
(b)	a report given under section 49.	14
road	<i>use direction</i> see section 97D.	15
	e-controlled road see Transport Infrastructure Act 1994, edule 6.	16 17
tribı	unal means the Land and Resources Tribunal.'.	18

Part 7 Amendment of Land Act 1994 19

Clause	85	Ac	t amended in pt 7	20
			This part amends the Land Act 1994.	21
Clause	86	Am	nendment of s 16 (Deciding appropriate tenure)	22
			Section 16—	23
			insert—	24
		' (3)	For Cape York agreement land, the evaluation may also take account of commitments and undertakings—	25 26
			(a) having effect in relation to tenure; and	27

	(b)	given by persons under, or arising from, a Cape York agreement.	1 2
' (4)	Subs	section (3) applies for 10 years after it commences.	3
' (5)	In th	is section—	4
	Cap	e York agreement means—	5
	(a)	the Cape York Peninsula Land Use Heads of Agreement made on 5 February 1996; or	6 7
	(b)	the agreement made on 17 September 2001, headed Deed of Endorsement Cape York Land Use Heads of Agreement.	8 9 10
	-	e York agreement land means unallocated State land to ch a Cape York agreement applies.'.	11 12

Part 8Amendment of Nature13Conservation Act 199214

Clause	87	Act amended in pt 8 This part amends the <i>Nature Conservation Act 1992</i> .	15 16
Clause	88	Amendment of schedule (Dictionary) Schedule, definition <i>land-holder</i> — insert—	17 18 19
		(c) for a conservation agreement under section 45 in relation to transferred land as defined under the <i>Aboriginal Land Act 1991</i> —includes the grantees of the transferred land under that Act.'.	20 21 22 23

	Part	9 Amendment of Petroleum and Gas (Production and Safety) Act 2004	1 2 3
Clause	89	Act amended in pt 9	4
		This part amends the Petroleum and Gas (Production and Safety) Act 2004.	5 6
Clause	90	Amendment of s 993A (Insertion of new s 132A)	7
		Section 993A, inserted new section 132A(2)(c)-	8
		omit, insert—	9
		(c) sections 811, 812 and 814; and	10
		 (d) schedule 2, to the extent it contains words mentioned in a petroleum safety provision under paragraph (a), (b) or (c).¹⁶. 	11 12 13

¹⁶ *Petroleum and Gas (Production and Safety) Act 2004*, chapter 9 (Safety), part 6 (Restrictions on gas work), chapter 10 (Investigations and enforcement), part 2, division 4 (Noncompliance procedure for all authorities under Act), sections 811 (Obstruction of inspector or authorised officer), 812 (Pretending to be an inspector or authorised officer), 814 (Executive officers must ensure corporation complies with Act) and schedule 2 (Dictionary)

Schedule Minor amendments of Mineral Resources Act 1989

1 2

11

12

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22

23

section	2	3
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1 Sections 26(6), (9)(a)(ii)(A) and (9)(b)(i), 39(2) and (3), 4 53(6), 64A(3), 74(5), 80(4), 83(8) and (12), 86(1), 95(1), 5 96(11), 117(2) and (3), 122(3)(a), 190(4) and (7), 193(1), 6 198(10), 229(3)(a), 250(4), 252A(3), 282(1), 290(1), 295(7), 7 300(13), 313(3)(a), 343(7), 471(4), 478(4), 524(3), 581(3), 8 652(3)(b)(i), 657(2), 666(4), 688(1), 695(2) and 705(2), 9 '28 days'— 10

omit, insert—

'20 business days'.

Sections 32(2), 59, 60(1)(a), 64(4)(a), 64B(1)(a), 64C(1)(a), 13
 65(1)(a), 71(2), 74(1)(b), 90, 164(3)(a), 211(2), 212(3)(a), 14
 243, 244(1)(a), 252(7)(a), 252B(9), definition notice period, 15
 paragraph (a), 252C(1)(a), 254(1)(a), 260(2), 274, 487(1), 16
 543(1) and 685(3)(b)(iii), '7 days'— 17

omit, insert—

'5 business days'.

3 Sections 164(3)(a), 212(3)(a), 231(6), 252B(5)(a) and 20 370(3), '21 days'— 21

omit, insert—

'15 business days'.

4 Sections 343(7)(b), 431(2), 471(6)(a), 478(6)(a), 486(2)(a), 24 542(2)(a), 695(5)(a), 705(5)(a) and 734(4)(a), '14 days'— 25

		 -	
omit, insert—			26
'10 business days	s'.		27

Mineral Resources and Other Legislation Amendment Bill 2004

	Schedule (continued)	
5	Section 654(1), '2 days'—	1
	omit, insert—	2
	'5 business days'.	3
6	Section 134A(1) and (3), '133(f)'—	4
	omit, insert—	5
	'133(1)(f)'.	6
7	Section 186(1)(d), '183(n)(i)'—	7
	omit, insert—	8
	'183(1)(m)(i)'.	9
8	Section 190(1), '183(n)(i)(A)'—	10
	omit, insert—	11
	'183(1)(m)(i)(A)'.	12
9	Section 225(1), 'Minister', third mention—	13
	omit, insert—	14
	'holder'.	15
10	Section 279, heading, after 'grant'—	16
	insert—	17
	'or renewal'.	18
11	Section 336(1), after 'registrars,'—	19
	insert—	20
	'deputy mining registrars,'.	21

12	Se	ction	338, heading, after 'registrars'—	1
		inse		2
		', de	eputy mining registrars'.	3
13	Se	ction	s 338(1) and (2) and 402(2), after 'registrar'—	4
		inse	rt—	5
		', de	eputy mining registrar'.	6
14		ction ntion	338(3), after 'registrar', first and second	7 8
		inse	rt—	9
		', de	eputy mining registrar'.	10
15	Se	ction	338(3), from 'shall inform'—	11
		omit	t, insert—	12
		'mu	st—	13
		(a)	tell the parties concerned; and	14
		(b)	if asked by a party, arrange for another mining registrar, deputy mining registrar or field officer, as the case may be, to attend to the matter.'.	15 16 17
16	Se	ction	339, heading, after 'registrars'—	18
		inse	rt—	19
		'and	deputy mining registrars'.	20
17	Se	ction	339—	21
		inse	rt—	22
	'(1A)		h deputy mining registrar is a deputy mining registrar for whole State.'.	23 24

	Schedule (continued)
18	Section 342(1)—
	insert—
	'(aa) a deputy mining registrar; and'.
19	Sections 342(1)(j), (3), (4) and (10), 343, 393(1)(a), 399(2), 400, 401, 404(a), 405, 406(1)(a), (6) and (7)(b), 411 and 413(2) and (3), after 'registrar,'—
	insert—
	'deputy mining registrar,'.
20	Section 343(1)—
	insert—
	'(aa) a deputy mining registrar; or'.
21	Section 409(1), before paragraph (a)—
	insert—
	'(aa) a deputy mining registrar; or'.
22	Section 738(3), 'division'—

Section 738(3), 'division'—	15
omit, insert—	16
'section'.	17

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