

Queensland



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Petroleum and Other Legislation Amendment Bill 2004

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2004

A BILL

for

An Act to amend the Petroleum Act 1923 and the Petroleum and Gas (Production and Safety) Act 2004, and for other purposes

	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title	3
		This Act may be cited as the <i>Petroleum and Other Legislation Amendment Act</i> 2004.	4 5
Clause	2	Commencement	6
		(1) Part 3 and the schedule commence immediately after the date of assent for the <i>Petroleum and Gas (Production and Safety) Act</i> 2004. ¹	7 8 9
		(2) The remaining provisions of this Act commence immediately after the commencement of the <i>Petroleum and Gas</i> (<i>Production and Safety</i>) <i>Act 2004</i> , section 32.	10 11 12
	Part	2 Amendment of Petroleum Act 1923	13 14
Clause	3 A	ct amended in pt 2	15
		This part amends the Petroleum Act 1923.	16
Clause	4	Amendment of s 2 (Definitions)	17
		(1) Section 2, definitions, corporation sole, entry permission, executive officer, licence, licensee, mark the land, on, permit, permittee, Petroleum Advisory Board, pipeline licence, private	18 19 20

Part 3 (Amendment of Petroleum and Gas (Production and Safety) Act 2004) and the schedule (Minor amendments)

		ngement—	2				
	omit		3				
(2)	Sect	ion 2—	4				
	inse	rt—	5				
		23 Act petroleum tenure means an authority to prospect or e under this Act.	6 7				
		2004 Act means the Petroleum and Gas (Production and Safety) Act 2004.					
	200 4 Act.	2004 Act ATP means an authority to prospect under the 2004 Act.					
	2004	Act lease means a petroleum lease under the 2004 Act.	12				
		2004 Act petroleum tenure means a 2004 Act ATP or 2004 Act lease.					
	2004 Act start day means the day the 2004 Act, section 32, commences.						
		eal period, for a decision, means the period provided for er section 105 for starting an appeal against the decision.	17 18				
	area	,	19				
	1.	The <i>area</i> of a 1923 Act petroleum tenure is any land to which the tenure is subject, as recorded in the petroleum register.	20 21 22				
	2.	However, the <i>area</i> of a 1923 Act petroleum tenure does not include any excluded land for the tenure.	23 24				
	3.	The <i>area</i> of a 2004 Act petroleum tenure is the land to which the tenure is subject, as recorded in the petroleum register under that Act.	25 26 27				
	4.	The <i>area</i> of a mining tenement is the land to which the tenement is subject.	28 29				
	authorised activity—						
	1.	An <i>authorised activity</i> , for a 1923 Act petroleum tenure, is an activity that its holder is, under this Act or the tenure, entitled to carry out in relation to the tenure.	31 32 33				

2.	An <i>authorised activity</i> , for a coal or oil shale mining tenement, is an activity that its holder is, under the Mineral Resources Act or the tenement, entitled to carry out in relation to the tenement.	1 2 3 4
chief	k means the land, identified in the way approved by the executive, resulting from a notional division of the a's surface—	5 6 7
(a)	by 2 meridians of longitude 5 minutes apart, each meridian being a multiple of 5 minutes of longitude from the meridian of Greenwich; and	8 9 10
(b)	by 2 parallels of latitude 5 minutes apart, each parallel being a multiple of 5 minutes of latitude from the equator.	11 12 13
the o	bility criteria, for a 1923 Act petroleum tenure, means extent to which the Minister is of the opinion that its er is capable of carrying out authorised activities for the re, having regard to the holder's—	14 15 16 17
(a)	financial and technical resources; and	18
(b)	ability to manage petroleum exploration and production.	19
coal	exploration tenement see section 76M(1).	20
coal	mining lease section 76M(2).	21
	or oil shale mining lease means a coal mining lease or nale mining lease under the Mineral Resources Act.	22 23
	or oil shale mining tenement means a coal mining or oil e mining tenement under the Mineral Resources Act.	24 25
coal	seam gas see section 76K(1).	26
comi	mercial viability report see section 75F(1).	27
	monwealth Native Title Act means the Native Title Act (Cwlth).	28 29
comp	pensation agreement—	30
(a)	for part 6I—see section 79C(1).	31
(b)	for part 6K—see section 79Q(1).	32

comp	pensation liability—	1
(a)	for part 6I—see section 79B(2); or	2
(b)	for part 6K—see section 79P(3).	3
cond	litions of a 1923 Act petroleum tenure means—	4
(a)	the conditions stated in it from time to time; and	5
(b)	the tenure holder's obligations under this Act; and	6
(c)	any condition of the tenure under this Act; and	7
(d)	a condition that a tenure holder must ensure each person acting for the holder who carries out an authorised activity for the tenure complies with its conditions to the extent they apply to the carrying out of the activity. ²	8 9 10 11
coord	dinated development agreement see section 177(4).	12
	dination arrangement means a coordination agement under the 2004 Act.	13 14
CSG assessment criteria see section 76U(1)(b).		15
CSG	statement see section 76U(1)(a).	16
curre	ent term, of an authority to prospect, see section 171.	17
or fu inspe risk o	terous situation means a situation relating to petroleum, and gas as defined under the 2004 Act, in which an ector under the 2004 Act reasonably believes an imminent of material harm to persons or property is likely if action to taken to avoid, eliminate or minimise the risk.	18 19 20 21 22
devel	lopment plan—	23
1.	The development plan for a lease is—	24
	(a) for a lease in force before the 2004 Act start day—its current program for development and production under former section 50 that, under section 156, is taken to be its development plan; or	25 26 27 28
	(b) for a lease granted after the 2004 Act start day—the proposed program for development and	29 30

² For who may carry out an authorised activity for the holder, see section 75E (Who may carry out authorised activity for holder).

	production of petroleum for the application for the lease, lodged under section 40(2)(b).	1 2
2.	However, if, under part 6, division 2, a later development plan is approved for the lease, the later development plan is the development plan for the lease.	3 4 5
drill	, other than for sections 48, 83, 84 and 89—	6
(a)	includes to bore; and	7
(b)	for, a water supply bore, includes excavating the bore.	8
eligi	<i>ible claimant</i> , for compensation, see section 79P(2).	9
	r a place includes the exercise of the rights in relation to place under section 74X.	10 11
entr _.	y notice—	12
(a)	for part 6H—see section 78M(1)(a); and	13
(b)	for part 6I—see section 79I.	14
entr _.	y period—	15
(a)	for part 6H—see section 78O(1)(b); and	16
(b)	for part 6I—see section 79K.	17
	ironmental Protection Act means the Environmental rection Act 1994.	18 19
excl	uded land for—	20
(a)	an authority to prospect, means excluded land for the authority, decided under section 18A; or	21 22
(b)	a lease, means excluded land for the lease, decided under section 40C. ³	23 24
purp	<i>fore</i> , for petroleum, means to carry out an activity for the cose of finding petroleum in a natural underground rvoir.	25 26 27
Exan	nples—	28
•	conducting a geochemical, geological or geophysical survey	29

³ See also section 154 (Area of land in area of coal mining lease or oil shale mining lease becomes excluded land).

•	drilling a well for petroleum or the investigation of the geological structure or stratigraphy in the well	1 2
•	carrying out testing in relation to a well	3
•	taking a sample for chemical or other analysis	4
fee in	ncludes tax.	5
first	tenure, for part 6J, see section 79M(1).	6
	hermal exploration permit means a geothermal oration permit under the Geothermal Exploration Act	7 8 9
	er, of a 1923 Act petroleum tenure, means each person rded in the petroleum register as its holder.	10 11
incia	<i>lental coal seam gas</i> see section 76K(2).	12
inde	pendent viability assessment see section 75H(2).	13
	rmation notice, for a decision, means a notice stating of the following—	14 15
(a)	the decision, and the reasons for it;	16
(b)	all appeal rights under this Act;	17
(c)	the period in which any appeal under this Act must be started;	18 19
(d)	how appeal rights under this Act are to be exercised;	20
(e)	that a stay of a decision the subject of an appeal under this Act may be applied for under this Act.	21 22
later	development plan requirements see section 53.	23
later	work program requirements see section 25.	24
	esed water bore driller means an individual who holds a r bore driller's licence under the Water Act.	25 26
man	datory condition for—	27
(a)	an authority to prospect, means a condition of the authority imposed under part 6A, division 2 or 4 as a mandatory condition or prescribed under section 90; or	28 29 30
(b)	a lease, means—	31

drilling a well for petroleum or the investigation of the geological

	(i) a condition of the lease imposed under part 6A, division 3 or 4 as a mandatory condition or prescribed under section 90 as a mandatory condition; or	1 2 3 4
	(ii) the reservations, conditions and covenants of the lease imposed under section 47.	5 6
Mine 1989	eral Resources Act means the Mineral Resources Act	7 8
mini	ng interest means—	9
(a)	a mining tenement under the Mineral Resources Act; or	10
(b)	a tenure held from the State under another Act about mining, under which the holder is authorised to carry out mining or a related mineral or energy resources activity under the Mineral Resources Act.	11 12 13 14
mini	ng lease see the Mineral Resources Act, schedule.	15
	ng tenement means a mining tenement under the Mineral purces Act.	16 17
natu	ral underground reservoir—	18
1.	A <i>natural underground reservoir</i> is a part of a geological formation or structure—	19 20
	(a) in which petroleum has accumulated; or	21
	(b) that is suitable to store petroleum.	22
2.	A geological formation or structure mentioned in item 1 does not cease to be a <i>natural underground reservoir</i> merely because it has been modified for petroleum production or storage.	23 24 25 26
3.	In items 1 and 2, a geological formation includes a coal seam.	27 28
	compliance action means action of a type mentioned in on 80T.	29 30
notic	e means a written notice.	31
	<i>Gable road use</i> , for a 1923 Act petroleum tenure, see on 78Y(1).	32 33

occu	<i>upier</i> , of a place, means a person—	1
(a)	who, under an Act, has a right to occupy the place, other than under a mining interest; or	2 3
(b)	to whom an occupier under paragraph (a) has given the right to occupy the place.	4 5
oil s	hale see section 76L.	6
oil s	hale exploration tenement see section 76N(1).	7
oil s	hale mining lease see section 76N(2).	8
	land or another place, includes across, attached to, in, er or over the land or place.	9 10
oper	rate, a pipeline—	11
1.	<i>Operate</i> , a pipeline, includes use, inspect, test, maintain, repair, alter, add to and replace the pipeline.	12 13
2.	For item 1, using a pipeline includes using it to transport petroleum.	14 15
oper	rating plant see the 2004 Act, section 670.4	16
orig	inal notional sub-blocks of an authority to prospect—	17
1.	The <i>original notional sub-blocks</i> , of an authority to prospect, are the sub-blocks stated in the instrument for the authority at the following time—	18 19 20
	(a) if the authority was granted before the 2004 Act start day—immediately after its first renewal after that day;	21 22 23
	(b) if the authority was granted after the 2004 Act start day—when it was originally granted.	24 25
2.	However, the <i>original notional sub-blocks</i> do not include any sub-block stated in the instrument that is completely within the area of a lease under this Act or a 2004 Act lease	26 27 28

^{4 2004} Act, section 670 (What is an operating plant)

3.	For	item 1, if the instrument—	1
	(a)	states that the authority's area includes land within a block; but	2 3
	(b)	does not include or exclude any particular sub-block within that block;	4 5
with with	in the	ence to the block is a reference to all sub-blocks e block, other than any sub-block that is completely e area of another 1923 Act petroleum tenure or a petroleum tenure.	6 7 8 9
own	er—		10
1.		owner, of land, means each person as follows in tion to the land—	11 12
	(a)	for freehold land—a registered owner;	13
	(b)	for land for which a person is, or will on performing conditions, be entitled to a deed of grant in fee simple—the person;	14 15 16
	(c)	if an estate in fee simple of land is being purchased from the State—the purchaser;	17 18
	(d)	for a public road—the public road authority for the road;	19 20
	(e)	for land that is busway land, light rail land, rail corridor land or a cane railway or other railway—the public land authority for the land;	21 22 23
	(f)	for required land under the <i>Transport Infrastructure Act 1994</i> , section 436—the chief executive of the department in which that Act is administered;	24 25 26 27
	(g)	for a forest entitlement area, State forest or timber reserve under the <i>Forestry Act 1959</i> —the chief executive of the department in which that Act is administered;	28 29 30 31
	(h)	for a conservation park or resources reserve under the <i>Nature Conservation Act 1992</i> (the <i>NCA</i>) for which there are trustees—	32 33 34

	(A) if, under the NCA, the park or reserve has trustees whose powers are not restricted—the trustees; or	1 2 3
	(B) otherwise—the chief executive of the department in which the NCA is administered;	4 5 6
(i)	for DOGIT land under the Aboriginal Land Act 1991 or the Torres Strait Islander Land Act 1991—a trustee for the land;	7 8 9
(j)	for land held under a lease under the <i>Local Government (Aboriginal Lands) Act 1978</i> , section 35—a relevant local government;	10 11 12
(k)	for Torres Strait Islander land under the <i>Torres Strait Islander Land Act 1991</i> that is taken to be a reserve because of section 84(2) or 84(4)(b) ⁶ of that Act—each grantee of the land;	13 14 15 16
(l)	for land under the <i>Land Act 1994</i> for which there are trustees—a trustee;	17 18
(m)	for transport land under the <i>Transport Planning</i> and <i>Coordination Act 1994</i> —the chief executive of the department in which that Act is administered;	19 20 21
(n)	for land vested in the Minister administering the <i>Education (General Provisions) Act 1989</i> —that Minister;	22 23 24
(0)	for land vested in the Queensland Housing Commission or another Minister or a chief executive responsible for constructing public buildings—the Minister administering the relevant Act;	25 26 27 28 29
(p)	for land held from the State under another Act under an interest less than fee simple (other than	30 31

⁵ Local Government (Aboriginal Lands) Act 1978, section 3 (Grant of leases to councils)

⁶ Torres Strait Islander Land Act 1991, section 84 (Application of Mineral Resources Act)

NCA is administered—

occupation rights under a permit under the Land

chief executive of the department in which the

Act 1994)—the person who holds the interest;

(q) for any of the following land under the NCA, the

1

2

3

4

5

		(i)	a national park;	6
		(ii)	a national park (Aboriginal land);	7
		(iii)	a national park (scientific);	8
		(iv)	a national park (Torres Strait Islander land);	9
		(v)	a national park (recovery);	10
		(vi)	a forest reserve.	11
2.	Also	o, a m	ortgagee of land is the owner of land if—	12
	(a)	of th	mortgagee is acting as mortgagee in possession at land and has the exclusive management and rol of the land; or	13 14 15
	(b)	mort	mortgagee, or a person appointed by the tgagee, is in possession of the land and has the usive management and control of the land.	16 17 18
3.			s more than 1 owner, a reference in this Act to of the land is a reference to each of its owners.	19 20
peri	nitted	deali	ng see section 80E.	21
_		_	ister means the register the chief executive etion 80C.	22 23
_		•	alty means petroleum royalty imposed under ection 590.	24 25
plac	e incl	udes 1	and.	26
			or a development plan, means the period for applies.	27 28
priv	ate la	nd—		29
1.	Priv	ate la	and is—	30
	(a)	freel	nold land; or	31

	(b)	an interest in land less than fee simple held from the State under another Act.	1 2
2.		vever, land is not <i>private land</i> to the extent of any of following interests in relation to the land—	3
	(a)	a mining interest;	5
	(b)	an occupation right under a permit under the <i>Land Act 1994</i> ;	6 7
	(c)	land owned by a public land authority.	8
grou	nd le	, for petroleum, means to recover or release it to vel from a natural underground reservoir in which it contained or from which it is extracted.	9 10 11
		<i>period</i> , for a work program, means the period for program applies.	12 13
prov	ision	s of a 1923 Act petroleum tenure—	14
1.	A reference in this Act to a 1923 Act petroleum tenure includes a reference to its provisions.		
2.	petr	eference in this Act to the provisions of a 1923 Act oleum tenure is a reference to its mandatory or other ditions and any thing written in it.	17 18 19
publ	ic lar	ad means land other than—	20
(a)	priv	ate land; or	21
(b)		I to the extent of any of the following interests in tion to land—	22 23
	(i)	a mining interest;	24
	(ii)	an occupation right under a permit under the <i>Land Act 1994</i> .	25 26
publ	ic lar	ad authority means—	27
(a)	for a	a public road—the road authority for the road; or	28
(b)	chai	local government or other authority is, under an Act, ged with the control of the land—the local ernment or other authority; or	29 30 31

(c)	otherwise—the chief executive of the department administering the Act under which entry to the land is administered.	1 2 3
pub	lic road means an area of land that—	4
(a)	is open to, or used by, the public; and	5
(b)	is developed for, or has as one of its main uses—	6
	(i) the driving or riding of motor vehicles; or	7
	(ii) pedestrian traffic; and	8
(c)	is controlled by a public road authority.	9
Exan	nples of an area of land that may be included in a road—	10
•	a bridge, culvert, ford, tunnel or viaduct	11
•	a pedestrian or bicycle path	12
pub	lic road authority, for a public road, means—	13
(a)	for a State-controlled road—the chief executive of the department in which the <i>Transport Infrastructure Act 1994</i> is administered; or	14 15 16
(b)	for another public road—the local government having the control of the road.	17 18
recij	pient, for part 6F, see section 78A(1).	19
tenu Env	want environmental authority, for a 1923 Act petroleum re, means an environmental authority under the ironmental Protection Act granted for all of the authorised vities for the tenure that are environmentally relevant vities under the Environmental Protection Act.	20 21 22 23 24
relir	nquishment condition—	25
1.	Generally, the <i>relinquishment condition</i> , for an authority to prospect is the relinquishment condition under section 74A(1).	26 27 28
2.	However if part 10, division 2 applies and the authority is an authority to which section 173 or 174 applies, the <i>relinquishment condition</i> for the authority is the <i>relinquishment condition</i> under that section.	29 30 31 32

relinquishment condition under section 77M(4).	2
remedial powers see section 80L(2).	3
report means a written report.	4
required information, for part 6E, division 3, see section 76C.	5
road use direction see section 79(1).	6
safety management plan see the 2004 Act, schedule 2.	7
second tenure, for part 6J, see section 79M(1).	8
security includes bond, deposit of an amount as security, guarantee, indemnity or other surety, insurance, mortgage and undertaking.	9 10 11
services of the State has the same meaning that the term has in relation to the State of Queensland under the Copyright Act 1968 (Cwlth), section 183(1). ⁷	12 13 14
share, of a 1923 Act petroleum tenure, means any interest held by a person as a holder of the tenure in all of the area of the tenure.	15 16 17
specific purpose mining lease means a mining lease that, under the Mineral Resources Act, section 234(1)(b), is granted for a purpose other than mining.	18 19 20
State-controlled road see Transport Infrastructure Act 1994, schedule 6.	21 22
structure means anything built or constructed, whether or not attached to land.	23 24
sub-block means the land, identified in the way approved by the chief executive, resulting from a notional division of a block into 25 areas, each sub-block being bounded by 2 meridians of longitude 1 minute apart and 2 parallels of latitude 1 minute apart.	25 26 27 28 29
submission means a written submission.	30

⁷ *Copyright Act 1968* (Cwlth), section 183 (Use of copyright material for the services of the Crown)

-	public interest means a consideration of each of the wing—	1 2
(a)	government policy;	3
(b)	value of commodity production (including time value);	4
(c)	employment creation;	5
(d)	total return to the State and to Australia (including royalty and rent), assessed on both a direct and indirect basis, so that, for example, downstream value adding is included;	6 7 8 9
(e)	social impacts;	10
(f)	the overall economic benefit for the State, or a part of the State, in the short and long term;	11 12
(g)	impacts on aesthetic, amenity, cultural or environmental values.	13 14
	<i>sfer</i> , of a well, water observation bore or water supply see section 75N(2).	15 16
	sitional notional sub-blocks, of an authority to prospect, ection 172.	17 18
tribu	nal means the Land and Resources Tribunal.	19
usua	d relinquishment see section 74C(3).	20
waiv	er of entry notice—	21
(a)	for part 6H—see section 78M(3); and	22
(b)	for part 6I—see section 79J.	23
Wate	er Act means the Water Act 2000.	24
	er Act regulator means the chief executive of the rtment that administers the Water Act.	25 26
wate	r observation bore—	27
1.	A water observation bore is a bore to monitor water levels.	28 29
2.	A reference to a water observation bore includes its casing, wellhead and any other works constructed in connection with the bore.	30 31 32

wate	r supply bore means—	1					
(a)	a bore, and its casing, wellhead and any other works constructed in connection with it, that, under section 86, is or may be used to obtain water mentioned in that section; or						
(b)	a well that, under part 6D, division 2, has been converted to a water supply bore.						
well-	_	8					
1.	A well is a hole in the ground made or being made by drilling, boring or any other means—	9 10					
	(a) to explore for or produce petroleum; or	11					
	(b) to inject petroleum into a natural underground reservoir; or	12 13					
	(c) through which petroleum may be produced.	14					
2.	A <i>well</i> includes the casing for the well and any wellhead for the well attached to it.	15 16					
3.	To remove any doubt, it is declared that a <i>well</i> does not include any of the following—	17 18					
	(a) a water observation bore;	19					
	(b) a water supply bore;	20					
	(c) a seismic shot hole or shallow hole drilled to work out a geological structure.	21 22					
hang	head means the casing head, and includes any casing ger or spool, or tubing hanger, and any flow control pment up to and including the wing valves.	23 24 25					
work	a program, for an authority to prospect means—	26					
(a)	its work program as approved under section 151; or	27					
(b)	its conditions about expenditure or work that, under section 155, are taken to be its work program; or	28 29					

	(c)	its later work program approved under part 4, division 2, as amended from time to time under that division.8'.	1 2
(3)	Sect	ion 2, definition drilling, after 'drilling'—	3
	inser	<i>t</i> —	4
	', for	sections 48, 83, 84 and 89,'.	5
(4)	Sect	ion 2, definition occupier—	6
	reloc	cate to section 51(3), as inserted under this Act.	7
(5)	Sect	ion 2, definition petroleum—	8
	inser	<i>t</i> —	9
	'(g)	alginite;	10
	(h)	coal;	11
	(i)	lignite;	12
	(j)	peat;	13
	(k)	shale or other rock from which a gasification or retorting product as defined in the 2004 Act may be extracted or produced;	14 15 16
	(1)	torbanite.'.	17
(6)	Sect	ion 2, definition sublease, 'unitisation arrangement'—	18
	omit	, insert—	19
	'coo	rdination arrangement'.	20
		ment of s 3 (Words and expressions used in Resources Act)	21 22
	Sect	ion 3—	23
	omit	, insert—	24

Clause 5

⁸ See also sections 25D (Authority taken to have work program until decision on whether to approve proposed work program), 25N (Continuing effect of authority for renewal application) and 155 (Conditions of an authority to prospect about expenditure or work becomes its work program).

'3	Re	Relationship with Mineral Resources Act								
	'(1)) This section does not apply to a coal or oil shale mining tenement.9								
	'(2)	Subject to subsections (3) to (6), the Mineral Resources Act does not limit or otherwise affect—	4 5							
		(a) the power under this Act to grant or renew a lease or renew an authority to prospect over land (the <i>overlapping land</i>) in the area of a mining tenement under the Mineral Resources Act; or	6 7 8 9							
		(b) a lease or authority to prospect already granted under this Act over land (also the <i>overlapping land</i>) in the area of an existing mining tenement.	10 11 12							
	'(3)	If the mining tenement is a mining lease (other than a transportation mining lease), an authorised activity for the authority to prospect or lease under this Act may be carried out on the overlapping land only if—	13 14 15 16							
		(a) the mining lease holder has agreed in writing to the carrying out of the activity; and	17 18							
		(b) a copy of the agreement has been lodged at the following office (the <i>relevant office</i>)—	19 20							
		 (i) the office of the department for lodging the agreement, as stated in a gazette notice by the chief executive; 	21 22 23							
		(ii) if no office is gazetted under subparagraph (i)—the office of the chief executive; and	24 25							
		(c) the agreement is still in force.	26							
	'(4)	If the mining tenement is an exploration permit, mineral development licence or transportation mining lease, an authorised activity for the authority to prospect may be carried out on the overlapping land only if—	27 28 29 30							

⁹ See also the Mineral Resources Act, section 3A (Relationship with petroleum legislation).

For the relationship between this Act and the Mineral Resources Act in relation to coal or oil shale mining tenements, see part 6F (Provisions for coal seam gas).

			(a)	the mining tenement holder has agreed in writing to the carrying out of the activity, a copy of the agreement has been lodged at the relevant office and the agreement is still in force; or	1 2 3 4
			(b)	carrying out the activity does not adversely affect the carrying out of an authorised activity for the tenement that has already started.	5 6 7
		'(5)	deve the l	e mining tenement is an exploration permit or a mineral elopment licence and the overlapping land is in the area of ease under this Act, an authorised activity for the mining ment may be carried out on the overlapping land only if—	8 9 10 11
			(a)	the lessee has agreed in writing to the carrying out of the activity; and	12 13
			(b)	a copy of the agreement has been lodged at the relevant office; and	14 15
			(c)	the agreement is still in force.	16
		'(6)	In th	is section—	17
				sportation mining lease means a mining lease granted er the Mineral Resources Act section 316.10	18 19
	'4	Rel	ation	nship with Nature Conservation Act 1992	20
				s Act is subject to the <i>Nature Conservation Act 1992</i> , ions 27 and 79QA ¹¹ .'.	21 22
Clause	6	Am	endr	ment of s 7 (Application of Act)	23
			Sect	ion 7(1)—	24
			omit	· ·	25
Clause	7	Ins	ertio	n of new s 7B	26
			Part	1, after section 7A—	27

¹⁰ Mineral Resources Act section 316 (Mining lease for transportation through land)

¹¹ Nature Conservation Act 1992, sections 27 (Prohibition on mining) and 79QA (Prohibition on mining in forest reserves)

s 8 51 s 13

Petroleum	and Other	r Legislation	Amendment
	Bil	!! 2004	

		insert—		1
	'7B	Notes in text		2
		'A note in t	the text of this Act is part of this Act.'.	3
Clause	8	Omission of p	ot 2 (Petroleum Advisory Board)	4
		Part 2—		5
		omit.		6
Clause	9	Amendment of	of s 10 (Reservations in grants)	7
		Section 10,	'permits and'—	8
		omit.		9
Clause	10	Omission of s	ss 11–16	10
		Sections 11	to 16—	11
		omit.		12
Clause	11	Replacement leases)	of pt 4, heading (Prospecting permits and	13 14
		Part 4, head	ding—	15
		omit, insert		16
	'Part	: 4	Authorities to prospect	17
	'Divis	sion 1	General provisions'.	18
Clause	12	Omission of s	s 17 (Permits and leases)	19
		Section 17-	_	20
		omit.		21
Clause	13	Amendment of	of s 18 (Authority to prospect)	22
		(1) Section 180	(1)—	23

s 14 52 s 14

			omit	•		1
		(2)	Sect	ion 18	8(2), 'such authority'—	2
			omit	, inse	rt—	3
			'an a	utho	rity to prospect'.	4
		(3)	Sect	ion 18	8(5), (6) and (8)—	5
			omit	•		6
Clause	14	Ins	ertio	n of ı	new s 18A	7
			Afte	r sect	ion 18—	8
			inser	rt—		9
	'18A		nister prosp		wer to decide excluded land for authority	10 11
		'(1)	The pros		ster may decide excluded land for an authority to	12 13
		'(2)			the power under subsection (1) may be exercised the Minister is deciding whether to—	14 15
			(a)	gran	at or renew the authority; or	16
			(b)	appı	rove any later work program for the authority.	17
		'(3)	Also	, exc	uded land—	18
			(a)		t be within the sub-blocks stated in the instrument he authority; and	19 20
			(b)	can	not be—	21
				(i)	a whole block; or	22
				(ii)	land in the area of another 1923 Act petroleum tenure.	23 24
		'(4)	For s	subse	ction (3)(a), if the instrument—	25
			(a)		es that the authority's area includes land within a k; but	26 27
			(b)		s not include or exclude any particular sub-block in that block;	28 29

			within the block, other than any sub-block that is completely within the area of another 1923 Act petroleum tenure or a 2004 Act petroleum tenure.	1 2 3 4
		'(5)	Excluded land may be described in a way the Minister considers appropriate, including, for example, by area or by reference to a stated type of land.	5 6 7
		'(6)	Land ceases to be excluded land for an authority to prospect if—	8 9
			(a) the block in which the land is located is relinquished or, for any other reason, ceases to be in the area of the authority; or	10 11 12
			(b) a lease under this Act or a 2004 Act lease is granted over any of the area of the authority and the land is excluded land for the lease.'.	13 14 15
Clause	15	Re	placement of s 20 (Renewal of authority to prospect)	16
			Section 20—	17
			omit, insert—	18
	'20	Are lea	ea of authority to prospect reduced on grant of se	19 20
		'(1)	Land ceases to be included in the area of an authority to prospect if a lease is granted over the land.	21 22
		'(2)	If a lease is granted over all of the area of an authority to prospect, the authority ends.'.	23 24
Clause	16	Am	nendment of s 21 (Surrender of authority to prospect)	25
		(1)	Section 21(1), after 'holder of an authority to prospect may'—	26
			insert—	27
			', with the Minister's approval,'.	28
		(2)	Section 21—	29
			insert—	30

'(1A) However, the Minister's approval is not required if the

1

		that	overl	aps with the area of a lease under this Act or a 2004	2 3 4
	(3)	Sect	ion 2	1(3), 'in the Wardens Court'—	5
		omit	•		6
	(4)	Sect	ion 2	1(4)—	7
		omit	, inse	rt—	8
	' (4)	The	holde	er may obtain the approval only by an application—	9
		(a)	mad	e in the approved form; and	10
		(b)	lodg	ged at—	11
			(i)	the office of the department for lodging authority to prospect surrender applications, as stated in a gazette notice by the chief executive; or	12 13 14
			(ii)	if no office is gazetted under subparagraph (i)—the office stated in the approved form; or	15 16
			(iii)	if the approved form does not state an office—the office of the chief executive; and	17 18
		(c)	acco	ompanied by—	19
			(i)	the fee prescribed under a regulation; and	20
			(ii)	a report by the applicant about authorised activities for the authority carried out on the area the subject of the application, and the results of the activities.'.	21 22 23
17	Om	nissio	n of	s 22 and 23	24
		Sect	ions 2	22 and 23—	25
		omit	•		26
18	Am	endr		of s 24 (Qualification of permittees and	27
10	les	sees))		28
10	(1)	•	_	4, heading, 'permittees and lessees'—	28 29
		(4) '(4) 17 Om	that Act (3) Sect omit (4) Sect omit '(4) The (a) (b) (c)	that overland Act lease. (3) Section 2: omit. (4) Section 2: omit, inset (4) The holder (a) mad (b) lodg (i) (ii) (iii) (c) according (ii) (iii) 17 Omission of Sections 2: omit.	omit. (4) Section 21(4)— omit, insert— (4) The holder may obtain the approval only by an application— (a) made in the approved form; and (b) lodged at— (i) the office of the department for lodging authority to prospect surrender applications, as stated in a gazette notice by the chief executive; or (ii) if no office is gazetted under subparagraph (i)—the office stated in the approved form; or (iii) if the approved form does not state an office—the office of the chief executive; and (c) accompanied by— (i) the fee prescribed under a regulation; and (ii) a report by the applicant about authorised activities for the authority carried out on the area the subject of the application, and the results of the activities.'. 17 Omission of s 22 and 23 Sections 22 and 23— omit.

			'1923 Act	petroleum tenure holders'.	1
		(2)	Section 2	4, 'a permit or lease'—	2
			omit, inse	rt—	3
			ʻa 1923 A	ct petroleum tenure'.	4
		(3)	Section 2	4—	5
			insert—		6
			'(ba) any	government owned corporation;'.	7
		(4)	Section 2	4—	8
			relocate a	nd renumber in part 1 as section 7AA.	9
Clause	19		ses) Section 2:		10 11 12
			omit, inse	rt—	13
	'Division 2 'Subdivision 1			Work programs	14
				Requirements for proposed later work programs	15 16
	'25	Ор	eration of	sdiv 1	17
			program	division provides for requirements (the <i>later work requirements</i>) for a proposed work program for an to prospect. ¹²	18 19 20
	'25A	Ge	neral requ	uirements	21
		'(1)	The propo	osed program must include each of the following—	22

For initial work programs see sections 151 (Unfinished authority to prospect applications for which a Commonwealth Native Title Act s 29 notice has been given) and 155 (Conditions of an authority to prospect about expenditure or work becomes its work program).

(a)	an overview of the activities proposed to be carried out under the authority or proposed authority during all of its term;							
(b)	for each year of the program period, a statement about—	4						
	(i) the extent and nature of petroleum exploration and testing for petroleum production proposed to be carried out during the year; and	5 6 7						
	(ii) generally where the activities are proposed to be carried out; and	8 9						
	(iii) the estimated cost of the activities;	10						
(c)	maps that show where the activities are proposed to be carried out;	11 12						
(d)	any other information relevant to the matters mentioned in section 25E(2); ¹³	13 14						
(e)	reasons that the program is considered appropriate;	15						
(f)	a statement about the extent to which the current work program for the authority to prospect has been complied with;	16 17 18						
(g)	if there have been any amendments to the authority or its current work program, a statement about—	19 20						
	(i) whether the changes have been incorporated in the proposed program; and	21 22						
	(ii) any effect the changes have on the proposed program;	23 24						
(h)	a statement about the effect of any petroleum discovery on the proposed program;	25 26						
(i)	another matter prescribed under a regulation.	27						
	gulation may impose requirements about the form in h the matters mentioned in subsection (1) must be given.	28 29						
In th	s section—	30						
vear.	of the program period, means—	31						

'(2)

'(3)

¹³ Section 25E (Deciding whether to approve proposed program)

s 19 57 s 19

		(a) the period starting on the day the program period starts and ending on the first anniversary of that day; and	1 2
		(b) each subsequent period of 12 months or less during the program period, starting on each anniversary of that day and ending on—	3 4 5
		(i) the next anniversary of that day; or	6
		(ii) if the program period ends before the next anniversary—the day the program period ends.	7 8
'25B	Pro	ogram period	9
	'(1)	The proposed program must state its period.	10
	'(2)	The period must not be longer than—	11
		(a) if the term of the rest, or the renewed term, of the authority is less than 4 years—the rest of its term or renewed term; or	12 13 14
		(b) if the term of the rest, or the renewed term, of the authority is 4 years or more, the following—	15 16
		(i) generally—4 years from the start of the period;	17
		(ii) if the Minister approves a longer period—the longer period.	18 19
	'(3)	However, the Minister can not approve a period longer than the rest of the term or renewed term of the authority.	20 21
'Sub	divi	sion 2 Approval of proposed later work programs	22
'25C	Ар	plication of sdiv 2	24
		'This subdivision applies if, under this Act, a proposed later work program is lodged for approval. ¹⁴	25 26

For requirements to lodge a proposed later work program, see sections 25M (Requirements for making application), 74K (Obligation to lodge proposed later work program) and 80T (Types of noncompliance action that may be taken).

'25D				ken to have work program until decision to approve proposed work program	1 2
	'(1)	This	secti	on applies until—	3
		(a)		ne proposed program is approved—the authority to spect holder is given notice of the approval; or	4 5
		(b)		pproval of the proposed program is refused—when refusal takes effect. ¹⁵	6 7
	'(2)			he ending of the program period for the current work for the authority to prospect—	8 9
		(a)	the a	authority is taken to have a work program; and	10
		(b)		holder may carry out any authorised activity for the nority.	11 12
'25E	De	cidin	g wh	ether to approve proposed program	13
	'(1)	The prog		ster may approve or refuse to approve the proposed	14 15
	'(2)	appr		ers that must be considered in deciding whether to the proposed program include each of the	16 17 18
		(a)		appropriateness of the proposed program, having ard to—	19 20
			(i)	the potential of the area of the authority to prospect for petroleum discovery; and	21 22
			(ii)	the extent and nature of the proposed petroleum exploration;	23 24
				Examples—	25
				 proposed geological, geophysical or geochemical surveying 	26 27
				 the number of wells the authority to prospect holder proposes to drill, and their type 	28 29

¹⁵ For when the decision takes effect, see section 25F (Steps after, and taking effect of, decision).

			(iii) when and where the authority to prospect holder proposes to carry out the exploration;	1 2
		(b)	the capability criteria;	3
		(c)	the extent to which the current work program has been complied with;	4 5
		(d)	any amendments made to the authority or its current work program, and the reasons for the changes;	6 7
		(e)	any notice under section 75Y, ¹⁶ commercial viability report or independent viability assessment for the authority.	8 9 10
25F	Ste	ps af	ter, and taking effect of, decision	11
	'(1)		approval of the proposed later work program, the holder to be given notice of the approval.	12 13
	'(2)		efusal to approve the later work program, the holder must even an information notice about the decision to refuse.	14 15
	'(3)		approval takes effect when the holder is given the notice of the notice states a later day of effect, on that later day.	16 17
	'(4)		efusal does not take effect until the end of the appeal od for the refusal. ¹⁷	18 19
Sub	divis	sion	3 Amending work programs	20
25G	Res	stricti	ions on amending work program	21
	'(1)		authority to prospect holder may amend the work program he authority only if—	22 23
		(a)	an application for approval of the amendment has been made under this subdivision and the amendment has been approved under this subdivision; ¹⁸ and	24 25 26

¹⁶ Section 75Y (Notice about discovery and commercial viability)

¹⁷ See sections 105 (Period to appeal) and 107 (Stay of operation of decision).

¹⁸ See also section 91 (Inclusion of evaluation program in work program).

	(b)	if the amendment is to extend the period of the work program—the requirements under subsection (2) have been complied with.	1 2 3		
'(2)	For subsection (1)(b), the requirements are each of the following—				
	(a)	the work program can not be the initial work program for the authority;	6 7		
	(b)	the period of the work program, or any earlier work program for the authority, must not have previously been extended;	8 9 10		
	(c)	the extension can not be for a term that ends after—	11		
		(i) 1 year after the current period of the work program; or	12 13		
		(ii) 12 years after the authority originally took effect;	14		
	(d)	within 3 months before the making of the application—	15		
		(i) a person (the <i>designated person</i>) become a holder of the authority; or	16 17		
		(ii) a person (also the <i>designated person</i>) applied for approval of a transfer of a share in the authority and the transfer has, under section 573, ¹⁹ been approved;	18 19 20 21		
	(e)	the share, or proposed share, of the designated person in the authority is at least 50%;	22 23		
	(f)	the designated person is not, under the Corporations Act, section 64B, ²⁰ an entity connected with another person who is a holder of the authority.	24 25 26		
' (3)	In th	is section—	27		
	initi	al work program means—	28		
	(a)	a work program approved under section 151; or	29		

¹⁹ Section 573 (Deciding application)

²⁰ Corporations Act, section 64B (Entities connected with a corporation)

		(b)	secti	ditions about expenditure or work that, under ion 155, are taken to be the work program for the cority.	1 2 3
25H	Apı	olying	g for	approval to amend	4
	'(1)			rity to prospect holder may apply for approval to e work program for the authority.	5 6
	'(2)	20 bi	usine	the application can not be made less than ss days before the end of the period stated in the arrying out work under the existing work program.	7 8 9
251	Red	quire	ment	s for making application	10
		'The	appl	ication must be—	11
		(a)	lodg	ged at—	12
			(i)	the office of the department for lodging work program amendment applications, as stated in a gazette notice by the chief executive; or	13 14 15
			(ii)	if no office is gazetted—the office of the chief executive; and	16 17
		(b)	acco	ompanied by the fee prescribed under a regulation.	18
25J	Dec	ciding	g app	plication	19
	'(1)	If the	e prop	posed amendment—	20
		(a)		s not relate to the work program for the authority to spect provided for under section 155; ²¹ and	21 22
		(b)		substitute the carrying out of an authorised activity original activity) with another authorised activity;	23 24
			ity is	ter may approve the amendment if satisfied the other is at least of an equivalent value to the original	25 26 27

²¹ Section 155 (Conditions of an authority to prospect about expenditure or work becomes its work program)

'(2)	If the application is to extend the period of the work program for the authority, the Minister may approve the amendment only if satisfied —					
	(a)		requirements under section 25G(2) have been applied with; and	4 5		
	(b)	like	designated person mentioned in section 25G(2) is ly to provide additional financial or technical purces for the authority; and	6 7 8		
	(c)		work program will be completed within the period he extension.	9 10		
		Note		11		
			or additional provisions about relinquishment that apply if the eriod is extended, see sections 74A(1)(c) and 74J. ²²	12 13		
'(3)	Otherwise, the Minister may approve the amendment only if satisfied it is necessary because of a circumstance—					
	(a)	not	related to—	16		
		(i)	the applicant's financial or technical resources or ability to manage petroleum exploration; or	17 18		
		(ii)	the results of exploration; and	19		
	(b)		happening of which is or was beyond the applicant's trol; and	20 21		
	(c)		could not have been prevented by a reasonable son in the applicant's position.	22 23		
'(4)	relin perio	iquish	ne amendment is approved under subsection (2), any ment day for the authority may be deferred for a hat relates to a circumstance mentioned in n (3).	24 25 26 27		
'(5)	A de	eferra	l under subsection (4)—	28		
	(a)		not be for longer than 12 years after the authority ceffect; and	29 30		

²² Sections 74A (Standard relinquishment condition) and 74J (Penalty relinquishment if work program not completed within extended period)

		(b)	does not defer any later relinquishment day for the authority.	1 2
	'(6)	may reline state	nder this section, an amendment is approved, a condition be imposed on the authority requiring its holder to quish, by a notice lodged at the following office, at least a d percentage of the original notional sub-blocks of the ority on or before a stated day—	3 4 5 6 7
		(a)	the office of the department for lodging relinquishment notices, as stated in a gazette notice by the chief executive;	8 9 10
		(b)	if no office is gazetted under paragraph (a)—the office of the chief executive.	11 12
'25K	Ste	ps af	ter, and taking effect of, decision	13
	'(1)		approval of the proposed amendment, the holder must be a notice of the approval.	14 15
	'(2)		refusal to approve the proposed amendment, the holder to be given an information notice about the decision to se.	16 17 18
	'(3)		approval takes effect when the holder is given the notice it the notice states a later day of effect, on that later day.	19 20
'Divi	ision	3	Renewals	21
'25L	Cor	nditio	ons for renewal application	22
	'(1)		authority to prospect holder may apply to renew the ority only if none of the following is outstanding—	23 24
		(a)	annual rent for the authority;	25
		(b)	a civil penalty under section 74W for nonpayment of annual rent;	26 27
		(c)	interest payable under section 102 ²³ on annual rent or a civil penalty;	28 29

²³ Section 102 (Interest on amounts owing to the State under this Act)

		(d)	petroleum royalty for petroleum produced under the authority and any unpaid petroleum royalty interest on it;	1 2 3
		(e)	security required for the authority, as required under section 78E. ²⁴	4 5
	'(2)	Also	the application can not be made—	6
		(a)	if any of the following provides that the authority is to be renewed under another Act—	7 8
			(i) an agreement mentioned in the Commonwealth Native Title Act, section 31(1)(b); ²⁵	9 10
			(ii) an indigenous land use agreement registered on the register of indigenous land use agreement under the Commonwealth Native Title Act; ²⁶ or	11 12 13
		(b)	if section 173 ²⁷ applies and the relinquishment condition under that section has not been complied with; or	14 15
		(c)	if a part of the area of the authority overlaps with the area of a lease under this Act or a 2004 Act lease; or	16 17
		(d)	more than 60 business days before the end of the term of the authority; or	18 19
		(e)	after the authority has ended.	20
'25M	Red	quire	ments for making application	21
	'(1)	The	application must—	22
		(a)	be in the approved form; and	23
		(b)	be lodged at—	24
			(i) the office of the department for lodging authority to prospect renewal applications, as stated in a gazette notice by the chief executive; or	25 26 27

²⁴ Section 78E (Power to require security for 1923 Act petroleum tenure)

²⁵ Commonwealth Native Title Act, section 31 (Normal negotiation procedure)

See the 2004 Act, section 908 (Right to apply for petroleum tenure).

²⁷ Section 173 (Relinquishment condition if authority includes a reduction requirement)

	(ii) if no office is gazetted under subparagraph (i)—the office stated in the approved form; or	1 2
	(iii) otherwise—the office of the chief executive; and	3
(c)	state whether or not the work program for the authority to prospect has been complied with; and	4 5
(d)	if the work program has not been complied with—state details of, and the reasons for, each noncompliance; and	6 7
(e)	include a proposed later work program for the renewed authority; and	8 9
(f)	include a statement about how and when the applicant proposes to consult with, and keep informed, each owner and occupier of private or public land on which authorised activities for the renewed authority are, or are likely to be, carried out; ²⁸ and	10 11 12 13 14
(g)	address the capability criteria; and	15
(h)	include information about the matters that, under sections 80J and 80K, ²⁹ must or may be considered in deciding the application; and	16 17 18
(i)	state whether or not the applicant has complied with part 6E, ³⁰ for reports required to be lodged in relation to the authority; and	19 20 21
(j)	be accompanied by—	22
	(i) the application fee prescribed under a regulation; and	23 24
	(ii) if the application is made less than 20 business days before end of the term of the authority—an amount that is 10 times the application fee.	25 26 27

²⁸ See section 74V (Obligation to consult with particular owners and occupiers).

²⁹ Sections 80J (Deciding application) and 80K (Criteria for decisions)

³⁰ Part 6E (Reporting)

	'(2)	The proposed work program must comply with the later work program requirements. ³¹	1 2
'25N	Со	ntinuing effect of authority for renewal application	3
	'(1)	This section applies if before the application is decided the term of the authority to prospect ends.	4 5
	'(2)	Despite the ending of the term, the authority continues in force until the earlier of the following to happen—	6 7
		(a) the start of any renewed term of the authority;	8
		(b) a refusal of the application takes effect; ³²	9
		(c) the application is withdrawn;	10
		(d) the authority is cancelled under this Act. ³³	11
	'(3)	If the authority is renewed, subsection (2) is taken never to have applied for the period from the end of the term of the authority being renewed, as stated in that authority. ³⁴	12 13 14
'25O	De	ciding application	15
	'(1)	The Minister may grant or refuse the renewal.	16
	'(2)	However—	17
		(a) before deciding to grant the renewal, the Minister must decide whether to approve the applicant's proposed later work program for the renewed authority to prospect; ³⁵ and	18 19 20 21
		(b) the renewal can not be granted unless—	22
		(i) the proposed program has been approved; and	23

³¹ See division 2, subdivision 1 (Requirements for proposed later work programs). For approval of the proposed program, see part 4, division 2, subdivision 2 (Approval of proposed later work programs).

³² See section 25T (When refusal takes effect).

³³ See also section 25D (Authority taken to have work program until decision on whether to approve proposed work program).

³⁴ See section 25Q (Other provisions and taking effect of renewed authority).

³⁵ See part 4, division 2, subdivision 2 (Approval of proposed later work programs).

		(ii) the applicant satisfies the capability criteria; and	1
		substantially complied with the authority to	2 3 4
			5 6
	'(3)	application, require the applicant to do all or any of the	7 8 9
		(a) pay the annual rent for the first year of the renewed authority;	10 11
		(b) give security for the renewed authority, as required under section 78E. ³⁶	12 13
	'(4)	If the applicant does not comply with the requirement, the application may be refused.	14 15
25P	Ter	m and area of renewed authority	16
	'(1)	Each renewed authority to prospect must state its term and area.	17 18
	'(1) '(2)	• • •	
		area. The term can not—	18
		area. The term can not— (a) end after—	18 19
		area. The term can not— (a) end after— (i) 1 November 2021; or (ii) 12 years from when the renewed authority to	18 19 20
		area. The term can not— (a) end after— (i) 1 November 2021; or (ii) 12 years from when the renewed authority to prospect takes effect under section 25Q. (b) be longer than the term of the authority that immediately	18 19 20 21 22
		area. The term can not— (a) end after— (i) 1 November 2021; or (ii) 12 years from when the renewed authority to prospect takes effect under section 25Q. (b) be longer than the term of the authority that immediately preceded the renewed term.	18 19 20 21 22 23 24
	'(2)	area. The term can not— (a) end after— (i) 1 November 2021; or (ii) 12 years from when the renewed authority to prospect takes effect under section 25Q. (b) be longer than the term of the authority that immediately preceded the renewed term. Subsection (2)(b) applies despite— (a) whether the authority to prospect has previously been	18 19 20 21 22 23 24 25
	'(2)	area. The term can not— (a) end after— (i) 1 November 2021; or (ii) 12 years from when the renewed authority to prospect takes effect under section 25Q. (b) be longer than the term of the authority that immediately preceded the renewed term. Subsection (2)(b) applies despite— (a) whether the authority to prospect has previously been renewed; and	18 19 20 21 22 23 24 25 26 27

³⁶ Section 78E (Power to require security for 1923 Act petroleum tenure)

	(4)	The area can not be more than the area of the authority to prospect being renewed immediately before the renewed authority is to take effect.	1 2 3
25Q		er provisions and taking effect of renewed hority	4 5
	'(1)	A renewed authority to prospect may state—	6
		· '	7 8
		(i) inconsistent with the mandatory conditions for authorities to prospect; or	9 10
		(ii) the same as, or substantially the same as, or inconsistent with, any relevant environmental condition for the renewed authority; and	11 12 13
		(b) relinquishment days for the renewed authority.	14
	'(2)	To remove any doubt, it is declared that the conditions of the renewed authority may be different from the conditions or other provisions of the authority to prospect being renewed.	15 16 17
	'(3)	The provisions of the renewed authority may exclude or restrict the carrying out of an authorised activity for the renewed authority.	18 19 20
	'(4)	<u> </u>	21 22 23
	'(5)	If relinquishment days are not stated, its relinquishment days are taken to be—	24 25
		(a) the day that is the fourth anniversary of the day the renewed authority starts under subsection (6) or (7); and	26 27
		(b) each day during its term that is a 4 yearly interval after that day.	28 29
	'(6)	If the renewed authority is decided before the end of the term of the authority to prospect being renewed as stated in that authority (the <i>previous term</i>), the term of the renewed authority is taken to start from the end of the previous term.	30 31 32 33

	'(7)	If the renewed authority is decided after the previous term, the term of the renewed authority starts immediately after the end of the previous term, but—	1 2 3
		(a) the conditions of the renewed authority do not start until the authority holder is given notice of them; and	4 5
		(b) until the notice is given, the conditions of the authority to prospect being renewed apply to the renewed authority as if they were its conditions.	6 7 8
25R	Crit	teria for decisions	9
	'(1)	The matters that must be considered in deciding whether to grant the renewal or deciding the provisions of the renewed authority include—	10 11 12
		(a) the matters mentioned in section 25E(2); ³⁷ and	13
		(b) whether the applicant continues to satisfy the capability criteria.	14 15
	'(2)	In this section—	16
		satisfies, the capability criteria, means the Minister continues to have the opinion mentioned in the definition of capability criteria in section 2 about the holder of the authority to prospect being renewed.	17 18 19 20
25S	Info	ormation notice about refusal	21
		'On refusal of the application, the applicant must be given an information notice about the decision to refuse.	22 23
25T	Wh	en refusal takes effect	24
		'A refusal of the application does not take effect until end of the appeal period for the decision to refuse. ³⁸	25 26

³⁷ Section 25E (Deciding whether to approve proposed program)

³⁸ See sections 105 (Period to appeal) and 107 (Stay of operation of decision).

s 20 70 **s 22**

	'Div	ision	4 Expiry of part	1
	'25U	Ex	piry of pt 4 and ending of authorities to prospect	2
		'(1)	This part expires on 1 November 2021.	3
		'(2)	All authorities to prospect end on 1 November 2021.'.	4
Clause	20 Omi		ission of pt 5, other than s 35	5
			Part 5, other than section 35—	6
			omit.	7
Clause	21	1 Amendment of s 35 (Rights to water etc.)		8
		(1)	Section 35, heading—	9
			omit, insert—	10
	'35 Miscellaneous rights'.		scellaneous rights'.	11
		(2)	Section 35, 'permittee'—	12
			omit, insert—	13
			'holder of an authority to prospect'.	14
		(3)	Section 35, 'permittee's'—	15
			omit, insert—	16
			'holder's'.	17
		(4)	Section 35, as amended—	18
			relocate to division 1, as inserted under this Act, and renumber as section 24.	19 20
Clause	22 Inser		ertion of new pt 6, div 1, hdg	21
			After part 6, heading—	22
			insert—	23
	'Division 1 General provisions for leases'.		24	

Clause		nendment of s 40 (Lease to holder of authority to ospect or permittee)	1 2
	(1)	Section 40, heading 'or permittee'—	3
		omit.	4
	(2)	Section 40(1), 'or a permittee'—	5
		omit.	6
	(3)	Section 40(1), 'or permit'—	7
		omit.	8
	(4)	Section 40—	9
		insert—	10
	'(1A)	The right to apply under subsection (1) applies only to the extent that the area of the proposed lease is not in the area of a coal or oil shale mining tenement. ³⁹ '.	11 12 13
	(5)	Section 40—	14
		insert—	15
	'(4A)	The lease can not have a term of more than 30 years.'.	16
	(6)	Section 40—	17
		insert—	18
	'(9)	This section expires on 1 November 2021.'.	19
Clause	24 Ins	sertion of new ss 40A and 40B	20
		After section 40—	21
		insert—	22
		ntinuing effect, for s 40 application, of authority to ospect and its work program	23 24
	'(1)	This section applies if, other than for subsection (2), the relevant authority to prospect would, other than by	25 26

For an authority to prospect in the area of a coal or oil shale mining tenement, see the 2004 Act, chapter 15, part 3, division 4 (Transition, by application, from 1923 Act ATP to petroleum lease under this Act).

			rellation under this Act, end before an application under ton 40 is granted.	1 2				
	'(2)	subj	The authority continues in force in relation to the area the subject of the application until the earlier of the following to happen—					
		(a)	the start of the term of the lease the subject of the application;	6 7				
		(b)	the application is withdrawn.	8				
	'(3)	and	le the authority continues in force under subsection (2), despite any ending of the program period for its work gram—	9 10 11				
		(a)	the authority is taken to have a work program; and	12				
		(b)	its holder may carry out any authorised activity for the authority.	13 14				
40B	Min	ister	's power to decide excluded land for lease	15				
	'(1)		Minister may, at any time, decide excluded land for a e or a lease proposed to be granted under section 40.	16 17				
	'(2)		vever, the power under subsection (1) may be exercised when the Minister is deciding whether to—	18 19				
		(a)	grant or renew the lease; or	20				
		(b)	approve any later development plan for the lease.	21				
	'(3)	How	vever, excluded land—	22				
		(a)	must be within any sub-block that the lease states is included in the area of the lease; and	23 24				
		(b)	can not be a whole sub-block.	25				
	'(4)	For	subsection (3)(a), if the instrument—	26				
		(a)	states that the lease's area includes land within a block; but	27 28				
		(b)	does not include or exclude any particular sub-block within that block;	29 30				
			reference to the block is a reference to all sub-blocks in the block, other than any sub-block that is completely	31 32				

73

		within the area of another 1923 Act petroleum tenure or a 2004 Act petroleum tenure.	1 2
	'(5)	Excluded land may be described in a way the Minister considers appropriate, including, for example, by area or by reference to a stated type of land.	3 4 5
	'(6)	Land ceases to be excluded land for a lease if, for any reason, the sub-block in which the land is located ceases to be in the area of the lease.'.	6 7 8
Clause	25 On	nission of ss 41–43	9
		Sections 41 to 43—	10
		omit.	11
Clause	26 Am	nendment of s 44 (Form etc. of lease)	12
		Section 44—	13
		insert—	14
		'(d) be subject to the mandatory conditions for leases and any conditions decided by the Governor in Council.'.	15 16
Clause	27 Am	nendment of s 45 (Entitlement to renewal of lease)	17
	(1)	Section 45, before subsection (1)—	18
		insert—	19
	'(1AA)	This section does not apply to a lease that ends after 1 November 2021.'.	20 21
	(2)	Section 45(1), 'this Act,'—	22
		omit, insert—	23
		'this Act and the 2004 Act, chapter 6,40'.	24
	(3)	Section 45, after subsection (1)—	25
		insert—	26

^{40 2004} Act, chapter 6 (Petroleum royalty)

'(1A)	However, subsection (1) only applies if—					
	(a)	the le	ease is a lease that has any number as follows—	2		
		(i)	1 to 18, inclusive;	3		
		(ii)	21 to 93, inclusive;	4		
		(iii)	98;	5		
		(iv)	101;	6		
		(v)	115 to 117, inclusive;	7		
		(vi)	204; or	8		
	(b)		ease is prescribed under a regulation notified before 004 Act start day.	9 10		
	(c)	and, Com	ease is not a lease mentioned in paragraph (a) or (b) before the 2004 Act start day, a notice under the monwealth Native Title Act, section 29,41 was given he renewal;42 or	11 12 13 14		
	(d)	lease	greement as follows provides for the renewal of the under this Act and the negotiations for the ement started before the 2004 Act start day—	15 16 17		
			an agreement mentioned in the Commonwealth Native Title Act, section 31(1)(b); ⁴³	18 19		
			an indigenous land use agreement registered on the register of indigenous land use agreement under the Commonwealth Native Title Act. ⁴⁴ '.	20 21 22		
(4)	Sect	ion 45	(2), after ', is to'—	23		
	insert—					
	'by an application'.					
(5)	Sect	ion 45	(2)(b)—	26		
	omit, insert—					

⁴¹ Commonwealth Native Title Act section 29 (Notification of parties affected)

⁴² See also section 906 (Non-renewability of particular leases).

⁴³ Commonwealth Native Title Act, section 31 (Normal negotiation procedure)

⁴⁴ See the 2004 Act, section 908 (Right to apply for petroleum tenure).

	'(b)		e whether or not the development plan for the lease ⁴⁵ been complied with; and	1 2
	(c)	com	the development plan for the lease has not been aplied with—state details of, and the reasons for, in noncompliance.'.	3 4 5
(6)	Sect	ion 45	5—	6
	inser	rt—		7
'(2A)	The	applio	cation must—	8
	(a)	be in	n the approved form; and	9
	(b)		ude a proposed later development plan for the ewed lease; and	10 11
	(c)	be lo	odged at—	12
		(i)	the office of the department for lease renewal applications, as stated in a gazette notice by the chief executive; or	13 14 15
		(ii)	if no office is gazetted under subparagraph (i)—the office stated in the approved form; or	16 17
		(iii)	if the approved form does not state an office—the office of the chief executive; and	18 19
	(d)	be a	ccompanied by—	20
		(i)	the application fee prescribed under a regulation; and	21 22
		(ii)	if the application is made less than 40 business days before the end of the term of the lease—an amount that is 10 times the application fee.	23 24 25
'(2B)			osed plan must comply with the later development irements.'.	26 27
Re	olace	men	t of s 46 (Rent)	28

29

Section 46—

Clause 28

⁴⁵ See also section 156 (Program for development and production for a lease becomes its development plan).

			omit, insert—	1
	'46	An	nual rent	2
		'(1)	A lessee must pay the State the annual rent, as prescribed under a regulation.	3 4
		'(2)	The annual rent must be paid in the way, and on or before the day, prescribed under a regulation.'.	5 6
Clause	29		nendment of s 47 (Reservations, conditions and venants of lease)	7 8
			Section 47(1)(c), from 'the prescribed royalty'—	9
			omit, insert—	10
			'the State petroleum royalty, as required under the 2004 Act, chapter 6;46'.	11 12
Clause	30	Om	nission of ss 49 and 50	13
			Sections 49 and 50—	14
			omit.	15
Clause	31		nendment of s 51 (Use and occupation of mining area private or improved land)	16 17
			Section 51—	18
			insert—	19
		'(3)	In this section—'.	20
Clause	32	Am lea	nendment of s 52 (Surrender and determination of se)	21 22
			Section 52—	23
			insert—	24
		'(1A)	The consent may be given only on the application of the lessee.	25 26

^{46 2004} Act, chapter 6 (Petroleum royalty)

	'(1E	(1B)	The application must be—			
			(a)	in th	e approved form; and	2
			(b)	lodg	ed at—	3
				(i)	the office of the department for lease surrender applications, as stated in a gazette notice by the chief executive; or	4 5 6
				(ii)	if no office is gazetted under subparagraph (i)—the office stated in the approved form; or	7 8
				(iii)	if the approved form does not state an office—the office of the chief executive; and	9 10
			(c)	be a	ccompanied by—	11
				(i)	the fee prescribed under a regulation; and	12
				(ii)	a report by the applicant about the activities carried out on the area the subject of the application, and the results of the activities. ⁴⁷ '.	13 14 15
Clause	33	Insc	ertio	n of r	new s 52A	16
			After section 52— insert— Application of 2004 Act provisions about coextensive natural underground reservoirs			
	'52A					
			appl	ies to	Act, chapter 2, part 2, division 1, subdivision 2 ⁴⁸ a lease as if a reference in the subdivision to a lease were a reference to a lease under this Act. ⁴⁹ .	21 22 23

For provisions about applying to convert the surrendered authority, or part of the surrendered authority, to a 2004 Act ATP, see the 2004 Act chapter 15, part 3, division 7 (Later grant of petroleum tenure to replace equivalent 1923 Act petroleum tenure).

^{48 2004} Act, chapter 2, part 2, division 1, subdivision 2 (Provisions for coextensive natural underground reservoirs)

⁴⁹ See however section 168 (Deferral of s 52A for existing leases).

Clause	Replacement of s 53 (Proceedings for forfeiture) Section 53—							
			omit,	, inser	<i>t</i> —	3		
	'Divi	ision	2		Development plans	4		
	'Sub	divi	sion	1	Requirements for proposed later development plans	5 6		
	'53	Ор	eratio	on of	sdiv 1	7		
			deve	lopme	division provides for requirements (the <i>later</i> and <i>plan requirements</i>) for a proposed later ent plan for a lease. ⁵⁰	8 9 10		
	'53A	Ge	neral	irements	11			
		'(1)	The j	propo	sed plan must provide for each of the following—	12		
			(a)		verview of the activities proposed to be carried out r the lease or proposed lease during all of its term;	13 14		
			(b)	for e	ach year of the plan period—	15		
				(i)	the nature and extent of activities proposed to be carried out under the lease or proposed lease during the year; and	16 17 18		
				(ii)	where the activities are proposed to be carried out; and	19 20		
				(iii)	the estimated cost of the activities;	21		
			(c)	lease	ach natural underground reservoir in the area of the of which the applicant is aware, each of the wing—	22 23 24		

⁵⁰ For the requirements to lodge a proposed later development plan, see sections 40 (Lease to holder of authority to prospect), 45 (Entitlement to renewal of lease), 74Q (Obligation to lodge proposed later development plan) and 80T (Types of noncompliance action that may be taken).

(i)

the location and a verifiable estimate of the amount

1

			of petroleum in the reservoir;	2			
		(ii)	the standards and procedures used to make the estimate;	3			
		(iii)	the rate and amount of production proposed from the reservoir;	5 6			
		(iv)	approximately when the proposed production is to start;	7 8			
		(v)	a schedule for the proposed production during the plan period;	9 10			
	(d)	map para	s that show the matters mentioned in graph (b)(i) and (ii) and (c)(i);	11 12			
	(e)	any crite	other information relevant to the development plan cria;	13 14			
	(f)	reas	ons that the plan is considered appropriate;	15			
	(g)	anot	her matter prescribed under a regulation.	16			
'(2)	Also	, the j	proposed plan must—	17			
	(a)	_	light any significant changes from the current elopment plan for the lease; and	18 19			
	(b)	beer	ne current development plan for the lease has not a complied with—state the details of, and the ons for, each noncompliance.	20 21 22			
'(3)	activ	If the effect of the proposed plan is to significantly change an activity provided for under the current development plan, the proposed plan must also state reasons for the change.					
'(4)	of pe	etrole	a significant change that is a cessation or reduction um production, the proposed plan must include an of—	26 27 28			
	(a)	petro and	oleum production potential in the area of the lease;	29 30			
	(b)		ket opportunities for petroleum production in the of the lease.	31 32			
'(5)		gulati osed j	on may impose requirements about the form of the plan.	33 34			

	'(6)	In th	In this section—								
		year,	of th	of the plan period, means—							
		(a)		period starting on the day the plan period starts and ng on the first anniversary of that day; and	3 4						
	(b) each subsequent period of 12 months or less during the plan period, starting on each anniversary of that day an ending on—										
			(i)	the next anniversary of that day; or	8						
			(ii)	if the plan period ends before the next anniversary—the day the plan period ends.	9 10						
'53B	Pla	n per	iod		11						
	'(1)	The 1	propo	sed plan must state its period.	12						
	'(2)	The 1	perio	d must not be longer than—	13						
		(a)		e remaining term, or the renewed term, of the lease ss than 5 years—the term of the lease; or	14 15						
		(b)		e remaining term, or the renewed term, of the lease years or more—5 years from the start of the term.	16 17						
'Sub	divi	sion	2	Approval of proposed later development plans	18 19						
'53C	Apı	plicat	ion c	of sdiv 2	20						
	'This subdivision applies if under this Act, a proposed later development plan is lodged for approval. ⁵¹										
'53D				to have development plan until decision o approve proposed development plan	23 24						
	'(1)	This	section	on applies until—	25						

⁵¹ See section 74Q (Obligation to lodge proposed later development plan)

		(a)	if the proposed plan is approved—the holder is given notice of the approval; or	1 2
		(b)	if approval of the proposed plan is refused—when the refusal takes effect. ⁵²	3 4
	'(2)		pite the ending of the plan period for the current elopment plan for the lease—	5 6
		(a)	the lease is taken to have a development plan; and	7
		(b)	the holder may carry out any authorised activity for the lease.	8 9
'53E	Dec	cidin	g whether to approve proposed plan	10
	'(1)	The plan	Minister may approve or refuse to approve the proposed .	11 12
	'(2)		matters that must be considered in deciding whether to ove the proposed plan include each of the following—	13 14
		(a)	the potential of the area of the lease for petroleum production and related activities;	15 16
		(b)	the nature and extent of the activities;	17
		(c)	when and where the activities are proposed to be carried out;	18 19
		(d)	whether petroleum production sought under the lease will be optimised in the best interests of the State, having regard to the public interest;	20 21 22
		(e)	the extent to which the current development plan for the lease has been complied with;	23 24
		(f)	if the proposed plan provides for a significant change that is a cessation or reduction of petroleum production—	25 26 27
			(i) whether the cessation or reduction is reasonable; and	28 29

⁵² For when the decision takes effect, see section 53G (Steps after, and taking effect of, decision).

		(i		her the lessee has taken all reasonable steps to ent the cessation or reduction.	1 2			
53F	Pov	ver to r	equire r	elinquishment	3			
	'(1)	This section applies if the proposed plan provides for a significant change that is a cessation or reduction of petroleum production.						
	'(2)	The Mi	nister m	ay approve the proposed plan, but—	7			
		(a) de	ecide (a	deferral decision)—	8			
		(i	the l follo or pe	efer the taking of effect of the approval until essee relinquishes, by a notice lodged at the wing office (the <i>relevant office</i>), a stated part excentage of the area of the lease on or before a d day—	9 10 11 12 13			
			(A)	the office of the department for lodging relinquishment notices, as stated in a gazette notice by the chief executive;	14 15 16			
			(B)	if no office is gazetted under subsubparagraph (A)—the office of the chief executive; and	17 18 19			
		(i	repla	the decision to approve the proposed plan is aced by a decision not to approve it if the re is not lodged on or before the stated day; or	20 21 22			
		re st	elinquish	condition on the lease requiring its holder to , by a notice lodged at the relevant office, a c or percentage of the area of the lease at stated intervals.	23 24 25 26			
	'(3)	The public interest must be considered before makin deferral decision or imposing the condition.						
	'(4)		-	nt under subsection (2)(a)(i) takes effect on the tice is lodged.	29 30			
53G	Ste	ps afte	r, and ta	king effect of, decision	31			
	'(1)			f the proposed later development plan, the given notice of the approval.	32 33			

	'((2) The approval takes effect when the holder is given the notice or, if the notice states a later day of effect, on that later day.	1 2
	'((3) The holder must be given an information notice about—	3
		(a) a decision to refuse to approve the proposed plan; or	4
		(b) a decision, under section 53F, to make a deferral decision or impose a condition.	5 6
	'((4) A refusal does not takes effect until the end the appeal period for the decision to refuse. ⁵³ '.	7 8
Clause		Omission of pt 7, hdg (Provisions applicable to permits and leases)	9 10
		Part 7, heading—	11
		omit.	12
Clause	36	Replacement of pt 7, div 1 (Signing applications)	13
		Part 7, division 1—	14
		omit, insert—	15
	'Divisi	ion 3 Miscellaneous provision'.	16
Clause	37	Omission of pt 7, div 2, hdg (Royalties)	17
		Part 7, division 2, heading—	18
		omit.	19
Clause	38	Omission of ss 55 and 56	20
		Sections 55 and 56—	21

⁵³ See sections 105 (Period to appeal) and 107 (Stay of operation of decision).

s 41

Clause	39	Om	nissic	on of SS 58–60	1
			Sect	ion 58 to 60—	2
			omit	•	3
Clause	40	Om dea	nissic alings	on of pt 7, div 3, hdg (Assignments and other s with permits and leases)	4 5
			Part	7, division 3, heading—	6
			omit		7
Clause	41	Rej	place	ement of ss 61–64	8
			Sect	ions 61 to 64—	9
			omit	t, insert—	10
	'61	Ob	struc	tion of 1923 Act petroleum tenure holder	11
		'(1)	_	erson must not, without reasonable excuse, obstruct a 3 Act petroleum tenure holder from—	12 13
			(a)	entering or crossing land to carry out an authorised activity for the tenure if part 6H or 6I, to the extent it is relevant, ⁵⁴ has been complied with in relation to the entry; or	14 15 16 17
			(b)	carrying out an authorised activity for the tenure on the land.	18 19
			Max	imum penalty—100 penalty units.	20
		'(2)	from the	person has obstructed a 1923 Act petroleum tenure holder a carrying out an activity mentioned in subsection (1) and holder decides to proceed with the carrying out of the vity, the holder must warn the person that—	21 22 23 24
			(a)	it is an offence to obstruct the holder unless the person has a reasonable excuse; and	25 26
			(b)	the holder considers the person's conduct is an obstruction.	27 28
		'(3)	In th	nis section—	29

		<i>obstruct</i> includes assault, hinder or resist and attempt or threaten to assault, hinder or resist.'.	1 2
Clause	42	Amendment of s 65 (Reservations in favour of State)	3
		(1) Section 65(1), 'permit,'—	4
		omit.	5
		(2) Section 65(1)(b), 'permit or'—	6
		omit.	7
Clause	43	Omission of pt 7, div 4, hdg (Refinery and entry permissions and pipeline licences)	8 9
		Part 7, division 4, heading—	10
		omit.	11
Clause	44	Omission of ss 66–72	12
		Sections 66 to 72—	13
		omit.	14
Clause	45	Amendment of s 73 (Recovery of amounts payable to the State)	15 16
		Section 73, 'under this part'—	17
		omit, insert—	18
		'under this Act'.	19
Clause	46	Replacement of ss 74–82	20
		Sections 74 to 82—	21
		omit insert—	22

'Part 6/	4	Key mandatory conditions and related provisions	1 2
'Divisioı	n 1	Preliminary	3
'74 Op	eratio	on of div 1	4
		s division provides for the key mandatory conditions for 3 Act petroleum tenures.	5 6
	Note-	_	7
	1.	Parts 4, 6, 6B to 6K and 10 also impose mandatory conditions on 1923 Act petroleum tenures.	8 9
	2.	For what is a 'mandatory condition', see the definition of that term in section 2.	10 11
'Divisioı	n 2	Specific mandatory conditions for	12
		authorities to prospect and related provisions	13 14
'Subdivi	ision	1 Standard relinquishment condition and related provisions	15 16
	Note-	_	17
		r an authority to prospect in force immediately before the 2004 Act rt day, see part 10, division 2.55	18 19
'74A Sta	andar	d relinquishment condition	20
'(1)	auth	s a condition (the <i>relinquishment condition</i>) of each ority to prospect that its holder must relinquish part of its as provided for under this subdivision—	21 22 23
	(a)	on or before each of its relinquishment days; and	24

⁵⁵ Part 10, division 2 (Relinquishment condition until first renewal after 2004 Act start day, and related provisions)

	(b)	if section 74E(3) ⁵⁶ applies—on the day provided for under that subsection; and	1 2
	(c)	if, under part 4, division 2, subdivision 3, ⁵⁷ the period of the work program for the authority has been extended—the day on which the extended period ends.	3 4 5
'(2)	the a	vever, if, under section 25J(4), ⁵⁸ a relinquishment day for authority (the <i>original day</i>) is deferred for a stated period, the relinquishment condition—	6 7 8
	(a)	the relinquishment that was required on or before the original day is taken to have been deferred until the end of the stated period; but	9 10 11
	(b)	the relinquishments required under the relinquishment condition on any later relinquishment days for the authority must be made as if the deferral has not been granted.	12 13 14 15
'(3)		relinquishment required under the relinquishment lition—	16 17
	(a)	must be made by notice (the <i>relinquishment notice</i>) lodged at—	18 19
		(i) the office of the department for lodging relinquishment notices, as stated in a gazette notice by the chief executive; or	20 21 22
		(ii) if no office is gazetted under subparagraph (i)—the office of the chief executive; and	23 24
	(b)	takes effect on the day after lodgment under paragraph (a).	25 26
'(4)	by r	section does not prevent the holder from relinquishing, relinquishment notice, more than the part provided for er this subdivision.	27 28 29

⁵⁶ Section 74E (Adjustments for sub-blocks that can not be counted)

⁵⁷ Part 4, division 2, subdivision 3 (Amending work programs)

⁵⁸ Section 25J (Deciding application)

'74B			1
	'(1)	condition the holder must be given a notice requiring the holder to comply with the condition within 20 business days	3 4 5 6
	'(2)	- · · · · · · · · · · · · · · · · · · ·	7 8
	'(3)	is given a notice stating that the authority to prospect is	9 10 11
'74C	Par	t usually required to be relinquished	12
	'(1)	This section is subject to section 74E. ⁵⁹	13
	'(2)	other day mentioned in section 74A(1)(b) or (c) that applies to the authority, must be such that by that day at least 8.33% of the original notional sub-blocks of the authority to prospect have been relinquished for each year that has passed since the	14 15 16 17 18
	'(3)	<u>.</u>	20 21
'74D			22 23
	'(1)		24 25
		•	26 27
			28 29

⁵⁹ Section 74E (Adjustments for sub-blocks that can not be counted)

⁶⁰ Section 25J (Deciding application).

⁶¹ Section 20 (Area of authority to prospect reduced on grant of lease)

		(c) sub-blocks the subject of a lease application or an application for a 2004 Act lease;	1 2
		(d) sub-blocks relinquished under a penalty relinquishment.	3
	'(2)	In this section—	4
		penalty relinquishment means a relinquishment that is—	5
		(a) made under section 74J or under a requirement under section 80T(1)(b); ⁶² and	6 7
		(b) more than the sub-blocks required to be relinquished under the relinquishment condition.	8 9
'74E	Adj	ustments for sub-blocks that can not be counted	10
	'(1)	This section applies for a relinquishment day if, after taking away all sub-blocks that, under section 74D, can not be counted for the relinquishment condition, the balance of the sub-blocks of the authority to prospect are less than the sub-blocks required to be relinquished under the usual relinquishment.	11 12 13 14 15 16
	'(2)	The relinquishment condition is taken to have been complied with if the authority holder gives a relinquishment notice for all of the balance.	17 18 19
	'(3)	However, if—	20
		(a) a sub-block not counted for the relinquishment condition was the subject of a lease application; and	21 22
		(b) the result of the application is that it is refused;	23
		the authority holder must, within 20 business days after the appeal period for the decision to refuse, give a relinquishment notice for that sub-block.	24 25 26
'74F	Rel	inquishment must be by blocks	27
	'(1)	A relinquishment under the relinquishment condition can only be by blocks.	28 29

⁶² Sections 74J (Penalty relinquishment if work program not completed within extended period) and 80T (Types of noncompliance action that may be taken)

s 46 90 s 46

	'(2)	However, if a block contains an area that, under section 74D, can not be counted as a relinquishment, subsection (1) is complied with if all of the rest of the land within the block is relinquished.	1 2 3 4
'74G		ding of authority to prospect if all of area nquished	5 6
		'If all of the area of an authority to prospect is relinquished, the authority ends.	7 8
'Sub	divi	sion 2 Work programs	9
'74H	Re	quirement to have work program	10
		'The holder of an authority to prospect must have a work program for the authority.	11 12
		Note—	13
		1. The only 'work program' for an authority to prospect is its current initial work program provided for under section 151 or 155 or its later work program, as approved under part 4, division 2. See the definition of that term in section 2.	14 15 16 17
		2. For the requirements to lodge a proposed later work program see	18
		sections 25M, 74K and 80T.	19

⁶³ Sections 2 (Definitions), 151 (Unfinished authority to prospect applications for which a Commonwealth Native Title Act s 29 notice has been given) and 155 (Conditions of an authority to prospect about expenditure or work becomes its work program)

Sections 25M (Requirements for making application), 74K (Obligation to lodge proposed later work program) and 80T (Types of noncompliance action that may be taken)

Part 4, division 2, subdivision 2 (Approval of proposed later work programs)

'74 I	Co	mpliance w	ith exploration activities in work program	1
			ority to prospect holder must carry out the activities proposed in the work program.	2 3
'74J		nalty relinq hin extende	uishment if work program not completed ed period	4 5
		'If—		6
		the w	e part 4, division 2, subdivision 3,64 the period of cork program for an authority to prospect has been ded; and	7 8 9
		* *	ork program is not completed on or before the day nich the extended period ends;	10 11
		sub-blocks	must relinquish a part of the original notional of the authority that corresponds to the amount of order the work program that was not completed.	12 13 14
'74K	Ob	ligation to	lodge proposed later work program	15
	'(1)		n imposes an obligation on an authority to prospect lodge a proposed later work program for the	16 17 18
		Note—		19
		-	oproval of the proposed program, see part 4, division 2, ision 2.	20 21
		progra	holder wishes to renew the authority, a proposed later work m must be included in the renewal application. See a 25M(1).65	22 23 24
	'(2)	The obliga work progr	tion is complied with only if the proposed later am—	25 26
		(a) is lod	ged at—	27
		(i)	ged at— the office of the department for lodging proposed later work programs, as stated in a gazette notice by the chief executive;	27 28 29 30

⁶⁴ Part 4, division 2, subdivision 3 (Amending work programs)

⁶⁵ Section 25M (Requirements for making application)

		(ii) if no office is gazetted under subparagraph (i)—the office of the chief executive; and	1 2
	(b)	complies with the later work program requirements;66 and	3
	(c)	is accompanied by the relevant fee.	5
'(3)	no n perio	roposed later work program must be lodged at least 20, but more than 60, business days before the end of the program od for the current work program for the authority (the rent work program period).	6 7 8 9
'(4)	perio worl	vever, if before the end of the current work program od, a decision is made not to approve a proposed later k program lodged under subsection (3), the holder may, hin the period, lodge another proposed later work program.	10 11 12 13
'(5)	befo appl	he holder does not lodge any proposed later work program ore the end of the current plan period or if subsection (4) lies and the holder does not lodge another proposed later k program within the current work program period—	14 15 16 17
	(a)	the holder must be given a notice requiring the holder to lodge a proposed later work program for the authority within 20 business days after the giving of the notice; and	18 19 20 21
	(b)	the holder must comply with the requirement.	22
'(6)	In th	nis section—	23
		vant fee, for the lodgment of the proposed program,	24 25
	(a)	if the proposed program is lodged within the time required under subsection (3)—the fee prescribed under a regulation; or	26 27 28
	(b)	if the proposed program is lodged after the time required under subsection (3)—	29 30
		(i) if it is lodged under subsection (4)—nil; or	31

⁶⁶ See part 4, division 2, subdivision 1 (Requirements for proposed later work programs).

			(ii)	if it is not lodged under subsection (4) and it is lodged before the end of the current work program period—an amount that is 10 times the prescribed fee; or	1 2 3 4
			(iii)	if it is not lodged under subsection (4) and it is lodged after the end of the current work program period—an amount that is 20 times the prescribed fee.	5 6 7 8
'74L				e of failure to comply with notice to lodge er work program	9 10
	'(1)	requ		nority to prospect holder does not comply with a nt under section $74K(5)(a)$, the authority is	11 12 13
	'(2)	is gi	ven a	the cancellation does not take effect until the holder notice stating that the authority has been cancelled f the operation of subsection (1).	14 15 16
'Sub	divi	sion	3	Miscellaneous conditions	17
74M	Res	stricti	ion o	n flaring or venting	18
	'(1)	petro	oleum	rity to prospect holder must not flare or vent in a gaseous state produced under the authority flaring or venting is authorised under this section.	19 20 21
	'(2)			ne gas is authorised if it is not commercially or y feasible to use it—	22 23
		(a)	com	mercially under the authority; or	24
		(b)	for a	an authorised activity for the authority.	25
	'(3)	Vent	ing th	e gas is authorised if—	26
		(0)			
		(a)		not safe to use the gas for a purpose mentioned in ection (2)(a) or (b) or to flare it; or	27 28

s 46 94 **s 46**

'74N	Pet	roleu	m royalty and annual rent	1
	'(1)	Fron	n the 2004 Act start day, the holder must pay the State—	2
		(a)	petroleum royalty as required under the 2004 Act, chapter 6; ⁶⁷ and	3
		(b)	annual rent, as prescribed under a regulation.	5
	'(2)		annual rent must be paid in the way, and on or before the prescribed under a regulation under the 2004 Act.	6 7
' Div i	ision	3	Specific mandatory conditions for leases and related provisions	8 9
'Sub	divi	sion	1 Development plans	10
'740	_			
770	Re	quire	ment to have development plan	11
740	Re	•	ment to have development plan essee must have a development plan for the lease.	11 12
740	Re	•	essee must have a development plan for the lease.	
740	Red	'A le	essee must have a development plan for the lease.	12
740	Re	'A le	essee must have a development plan for the lease. — For what is the 'development plan' for a lease, see the definition of	12 13 14
740	Re	'A le <i>Note-</i>	essee must have a development plan for the lease. For what is the 'development plan' for a lease, see the definition of that term in section 2. For the requirements to lodge a proposed later development plan	12 13 14 15
'74P		'A le Note- 1. 2.	For what is the 'development plan' for a lease, see the definition of that term in section 2. For the requirements to lodge a proposed later development plan see sections 40, 45, 74Q and 80T. For approval of proposed later development plans see part 6,	12 13 14 15 16 17

^{67 2004} Act, chapter 6 (Petroleum royalty)

⁶⁸ Sections 40 (Lease to holder of authority to prospect), 45 (Entitlement to renewal of lease), 74Q (Obligation to lodge proposed later development plan) and 80T (Types of noncompliance action that may be taken)

Part 6, division 2, subdivision 3 (Approval of proposed later development plans)

⁶⁹ See also section 53D (Lease taken to have development plan until decision on whether to approved proposed development plan).

	'(2)	with com	the p	subsection (1) does not apply to a failure to comply plan that is an act or omission by the holder to ensure the with an insufficiency of supply direction under supply Act 2003.	1 2 3 4
'74Q	Obl	ligati	on to	lodge proposed later development plan	5
	'(1)			ion imposes an obligation on a lessee to lodge a later development plan for the lease.	6 7
		Note-	_		8
		1.		approval of the proposed plan, see part 6, division 2, ivision 3.70	9 10
		2.	deve	ne holder wishes to renew the lease, a proposed later lopment plan must be included in the renewal application. See on 25M. ⁷¹	11 12 13
	'(2)		_	gation is complied with only if the proposed later ent plan—	14 15
		(a)	is lo	odged at—	16
			(i)	the office of the department for lodging proposed later development plans, as stated in a gazette notice by the chief executive; or	17 18 19
			(ii)	if no office is gazetted under subparagraph (i)—the office of the chief executive; and	20 21
		(b)	com	aplies with the later development plan requirements;	22 23
		(c)	is ac	ecompanied by the relevant fee.	24
	' (3)	A pr	opose	ed later development plan must be lodged—	25
		(a)		a petroleum lease granted after the commencement nis section—within 6 months after the grant; or	26 27
		(b)	othe	erwise—	28

⁷⁰ Part 6, division 2, subdivision 3 (Approval of proposed later development plans)

⁷¹ Section 25M (Requirements for making application)

		before the end of the plan period for its current	1 2 3
		becomes aware of a significant change to the nature and extent of an authorised activity that is not already dealt with under the current	4 5 6 7 8
'(4)	decis plan	, i	9 10 11 12
'(5)	plan subs	be holder does not lodge any proposed later development before the end of the current work program period or if ection (4) applies and the holder does not lodge another losed later work program within the current work program od—	13 14 15 16 17
	(a)	lodge a proposed later development plan for the lease within 20 business days after the giving of the notice;	18 19 20 21
	(b)	the holder must comply with the requirement.	22
'(6)	In th	is section—	23
	relev	vant fee, for the lodgment of the proposed plan, means—	24
	(a)	under subsection (3)—the fee prescribed under a	25 26 27
	(b)		28 29
		(i) if it is lodged under subsection (4)—nil; or	30
		lodged before the end of the current plan period—an amount that is 10 times the prescribed	31 32 33 34

		(iii) it is not lodged under subsection (4) and it is lodged after the end of the current plan period—an amount that is 20 times the prescribed fee.	1 2 3			
'74R		nsequence of failure to comply with notice to lodge posed later development plan	4 5			
	'(1)	If a lessee does not comply with a requirement under section 74Q(5)(a), the lease is cancelled.	6 7			
	'(2)	However, the cancellation does not take effect until the holder is given a notice stating that the lease has been cancelled because of the operation of subsection (1).	8 9 10			
'Sub	divi	sion 2 Other mandatory conditions for leases	11 12			
'74S	Restriction on flaring or venting					
	'(1)	A lessee must not flare or vent petroleum in a gaseous state produced under the lease unless the flaring or venting is authorised under this section.	14 15 16			
	'(2)	Flaring the gas is authorised if it is not commercially or technically feasible to use it—	17 18			
		(a) commercially under the lease; or	19			
		(b) for an authorised activity for the lease.	20			
	'(3)	Venting the gas is authorised if—	21			
		(a) it is not safe to use the gas for a purpose mentioned in subsection (2)(a) or (b) or to flare it; or	22 23			
		(b) flaring it is not technically practicable.	24			
	'(4)	Venting the incidental coal seam gas is also authorised if—	25			
		(a) it is being used, or is proposed to be used, under a greenhouse abatement scheme; and	26 27			
		(b) if subsection (1) were to apply, the direct or indirect benefit the holder would otherwise obtain because of the use of the gas under the scheme would be reduced.	28 29 30			

'(5) In this section—						
	(5)			1		
		gree	nhouse abatement scheme means—	2		
		(a)	the <i>Electricity Supply Act 1995</i> (NSW), part 8A; ⁷² or	3		
		(b)	the Commonwealth's Greenhouse Gas Abatement Program; or	4 5		
		(c)	another scheme about the abatement of greenhouse gases prescribed under a regulation.	6 7		
'74T	Ob	ligati	on to commence production	8		
			essee must start petroleum production under the lease on efore the later of the following—	9 10		
		(a)	the end of 2 years after the lease takes effect;	11		
		(b)	any production commencement day for the lease.	12		
'Divi	sion	4	Provisions for all 1923 Act	13		
			petroleum tenures	14		
'Sub	divi	sion	1 Preliminary	15		
'74U	Ар	plicat	ion of div 4	16		
		'This	s division applies to any 1923 Act petroleum tenure er.	17 18		

⁷² See, in particular, the *Greenhouse Gas Benchmark Rule (Generation) No. 2 of 2003*, paragraph 10.1 (Total greenhouse gas emissions), made under the *Electricity Supply Act 1995* (NSW), section 97K (Greenhouse gas benchmark rules).

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'Sub	divi	sion 2 General mandatory conditions	1		
'74V	Obligation to consult with particular owners and occupiers				
	'(1)	The holder must consult, or use reasonable endeavours to consult, with each owner and occupier of private or public land on which authorised activities for the tenure are, or are likely to be, carried out.	4 5 6 7		
	'(2)	The consultation must be about the carrying out of authorised activities for the tenure to the extent they relate to the owners and occupiers.	8 9 10		
	'(3)	The consultation must be carried out in the way and at the times—	11 12		
		(a) provided for in the tenure; or	13		
		(b) if the lease does not provide for how the consultation must be carried out—approved by the Minister.	14 15		
	'(4)	This section does not limit part 6H or 6I. ⁷³	16		
	'(5)	A failure to comply with this section does not prevent authorised activities for the tenure from being carried out.	17 18		
'74W	Civ	il penalty for nonpayment of annual rent	19		
	'(1)	If the holder does not pay the annual rent as required under section 46 or 74N, the holder must also pay the State a civil penalty.	20 21 22		
	'(2)	The amount of the penalty is 15% of the rent.	23		
	'(3)	The penalty—	24		
		(a) must be paid on the day after the last day for payment of the rent; and	25 26		
		(b) is still payable even if the holder later pays the rent.	27		

·/4X	Obligation to prevent spread of declared pests					
	'(1)	A 1923 Act petroleum tenure holder must take reasonable steps to ensure the holder and anyone else acting for the holder does not disperse the reproductive material of any declared pest when—				
		(a)	entering or leaving land in the area of the authority; or	6		
		(b)	carrying out an authorised activity for the authority.	7		
	'(2)	auth	vever, subsection (1) does not apply if the dispersal is orised under the Land Protection (Pest and Stock Route nagement) Act 2002.	8 9 10		
	'(3)	In this section—				
		decl	ared pest means any of the following—	12		
		(a)	a declared pest animal or declared pest plant under the Land Protection (Pest and Stock Route Management) Act 2002;	13 14 15		
		(b)	an animal or plant declared under a relevant local law to be—	16 17		
			(i) a declared pest animal or declared pest plant; or	18		
			(ii) the equivalent (however called) of a declared pest animal or declared pest plant for the local law.	19 20		
		the	want local law means a local law of a local government area of which includes the place at which the dispersal splace.	21 22 23		
		of tl	noductive material, of an animal or plant, means any part the animal or plant that is capable of asexual or sexual oduction.	24 25 26		
		Exan	nples of reproductive material of an animal—	27		
		egg	g or part of an egg, semen	28		
		Exan	ples of reproductive material of a plant—	29		
		1.	seed or part of a seed	30		
		2.	bulb or part of a bulb, rhizome, stolon or tuber	31		
		3.	stem or leaf cutting	32		

'74Y	Requirement to consider using formed roads							
	'(1)		This section applies if, under this Act, a 1923 Act petroleum tenure holder proposes to enter any land.					
	'(2)		er must consider using any formed road that is for the entry if using the road is practicable.	4 5				
	'(3)	must take	der decides not to use the formed road, the holder reasonable steps to consult with the owner of the re entering the land.	6 7 8				
	'(4)		to comply with this section does not invalidate or affect the entry.	9 10				
'74Z	Obligation to comply with Act and prescribed standards							
	'(1)	The holde	er must—	13				
		(a) com	ply with this Act; and	14				
			earrying out an authorised activity for the tenure, aply with—	15 16				
		(i)	any standard that the tenure provides for the activity; and	17 18				
		(ii)	to the extent that the tenure does not provide a standard for the activity—any standard prescribed under a regulation for carrying out the activity.	19 20 21				
	'(2)	In this sec	ction—	22				
		standard protocol.	includes an Australian Standard or a code or	23 24				
'7 5	Ob	ligation to	survey if Minister requires	25				
	'(1)		ster may, by notice to the holder, require the holder or re-survey the area of the tenure within a stated e period.	26 27 28				
	'(2)	out by a	er must cause the survey or re-survey to be carried person registered as a cadastral surveyor under the Act 2003.	29 30 31				

	'(3)	The l	nolder must pay any costs incurred in complying with the e.	1 2
'Divi	sion	5	Mandatory conditions and related provisions for when 1923 Act petroleum tenure ends or area reduced	3 4 5 6
75A	Obl	igatio	on to decommission pipelines	7
	'(1)	deco	923 Act petroleum tenure holder must, before the mmissioning day, decommission, in the way prescribed r a regulation, any pipeline in the area of the tenure.	8 9 10
		Maxi	mum penalty—1 000 penalty units. ⁷⁴	11
	'(2)	How	ever, subsection (1)—	12
		(a)	does not apply if the pipeline was constructed or operated under another 1923 Act petroleum tenure; and	13 14
		(b)	ceases to apply if the operation of the pipeline becomes an authorised activity for 1923 Act petroleum tenure or a 2004 Act petroleum tenure.	15 16 17
	' (3)	In thi	is section—	18
		decor	mmissioning day means the later of the following days—	19
		(a)	the earlier of the following—	20
			(i) the day the tenure ends;	21
			(ii) the day the land ceases to be in the area of the tenure;	22 23
		(b)	if, before the day provided for under paragraph (a), the Minister fixes a day—that day;	24 25
		(c)	if, before a day fixed under paragraph (b), the Minister fixes a later day—that day.	26 27

See also section 79X(2) and (3) (General provision about ownership while tenure is in force for pipeline).

75B	Obligation to remove equipment and improvements					
	'(1)	This section applies for equipment or improvements in the area of the tenure that are being, or have been, used for an authorised activity for the tenure.				
	'(2)	How	vever, this section does not apply for—	5		
		(a)	a well, pipeline, water observation bore or water supply bore; ⁷⁵ or	6 7		
		(b)	equipment or improvements on land that, under section 20,76 ceases to be in the area of an authority to prospect.	8 9 10		
	'(3)	the	holder of the tenure must, before the removal day, remove equipment or improvements from the land, unless the er of the land otherwise agrees.	11 12 13		
		Maximum penalty—1 000 penalty units.				
	'(4)	To remove any doubt, it is declared that subsection (3) applies even if the equipment or improvements are not owned by the holder. ⁷⁷				
	'(5)	In this section—				
		equi	ipment includes machinery and plant.	19		
		rem	oval day means the later of the following days—	20		
		(a)	the earlier of the following—	21		
			(i) the day the tenure ends;	22		
			(ii) the day the land ceases to be in the area of the tenure;	23 24		
		(b)	if, before the day provided for under paragraph (a), the Minister fixes a day—that day:	25 26		

For wells, water observation bores and supply bores, see part 6D (Wells, water supply bores and water observation bores).

For pipelines, see sections 79X (General provision about ownership while tenure is in force for pipeline) and 75A (Obligation to decommission pipelines).

⁷⁶ Section 20 (Area of authority to prospect reduced on grant of lease)

⁷⁷ For ownership of the equipment or improvements see section 80B (Ownership of equipment and improvements).

		(c)	if, before a day fixed under paragraph (b), the Minister fixes a later day—that day.	1 2
75C			sation to enter to facilitate compliance with this division	3 4
	'(1)	1923 to co	Minister may, by notice, authorise a former holder of a 3 Act petroleum tenure to enter any of the following land emply with, or remedy a contravention of, section 74X or division—	5 6 7 8
		(a)	the land to which section 74X or this division applies (<i>primary land</i>);	9 10
		(b)	any other land (<i>secondary land</i>) necessary or desirable to cross for access to the primary land. ⁷⁸	11 12
	'(2)	and	s 6H (other than division 3), 6I and 6K ⁷⁹ and section 74X the definition <i>conditions</i> in section 2 apply to the former er for the purpose of the authorisation as if—	13 14 15
		(a)	the tenure were still in force (the <i>notional tenure</i>); and	16
		(b)	the former holder is the holder of the notional tenure; and	17 18
		(c)	the primary land and any secondary land are in the area of the notional tenure; and	19 20
		(d)	the compliance or the remedying of the contravention were authorised activities for the notional tenure.	21 22
	'(3)	poweresid	ever, the power under this section does not include the er to enter a structure, or a part of a structure, used for lential purposes without the consent of the occupier of the eture or part of the structure.	23 24 25 26
	'(4)	of th	e former holder intends to enter the land and any occupier the land is present at the land, the former holder also must by, or make a reasonable attempt to show, the occupier the ner holder's authorisation under this section.	27 28 29 30

⁷⁸ See also section 80L (Power of authorised person to ensure compliance).

⁷⁹ Parts 6H (Private land), 6I (Public land) and 6K (General compensation provisions)

'Par	t 6E	3	Provisions relating to authorised activities	1 2
'75D		neral ivitie	restriction on carrying out authorised	3 4
			e carrying out of an authorised activity for a 1923 Act oleum tenure is subject to—	5 6
		(a)	the provisions of the tenure; and	7
		(b)	compliance with the tenure holder's rights and obligations under this Act.	8 9
'75E	Wh	o ma	ay carry out authorised activity for holder	10
	'(1)	be cacting	authorised activity for a 1923 Act petroleum tenure may carried out for its holder by any of the following persons and within the scope of the person's authority from the ler—	11 12 13 14
		(a)	if the holder is a corporation—its officers and employees;	15 16
		(b)	the holder's employees or partners who are individuals;	17
		(c)	agents of, or contractors for, the holder;	18
		(d)	officers and employees of, or agents of, or contractors for, agents or contractors mentioned in paragraph (c).	19 20
			Example—	21
			A lessee may also enter into a coordination arrangement under which another party to the arrangement may carry out an authorised activity for the lease. See the 2004 Act, section 234(1).	22 23 24 25
	'(2)	The	authority may be express, or implied from—	26
		(a)	the nature of the relationship between the person and the holder; or	27 28
		(b)	the duties the person performs for the holder; or	29
		(c)	the duties a person mentioned in subsection (1) customarily performs.	30 31

Part 6C		,		assessment	1 2
(7FF	N4:	!a4au!	Ja .a.a.		2
'75F			_	wer to require commercial viability report	3
	'(1)	1923 office	Act e a w	ter may, by notice (a <i>report requirement</i>), require a petroleum tenure holder to lodge at the relevant ritten report (a <i>commercial viability report</i>) about ted part of the tenure's area if—	4 5 6 7
		(a)		nolder is not producing petroleum in the area or d part; and	8 9
		(b)	the N	Minister is of the opinion that—	10
			(i)	it may be commercially viable to produce petroleum in the area or stated part; or	11 12
			(ii)	it may, within the next 15 years, be commercially viable to produce petroleum in the area or stated part.	13 14 15
	'(2)	The	notice	must state each of the following—	16
		(a)	the N	Minister's opinion under subsection (1)(b)(i) or (ii);	17
		(b)	the f	facts and circumstances forming the basis for the ion;	18 19
		(c)		the Minister requires the holder to give the Minister mmercial viability report about the area;	20 21
		(d)	a rea	sonable period for giving the report.	22
	' (3)	In th	is sect	tion—	23
		relev	ant oj	ffice means—	24
		(a)	viabi	office of the department for lodging the commercial elity report, as stated in a gazette notice by the chief utive; or	25 26 27
		(b)		office is gazetted under paragraph (a)—the office e chief executive.	28 29

75G	Required content of commercial viability report						
	'(1)	A commercial viability report must do all of the following—					
		(a)	identify each natural underground reservoir in the area the subject of the relevant report requirement;	3 4			
		(b)	give an estimate of the amount of petroleum in each reservoir;	5 6			
		(c)	state the standards and procedures used to make the estimate;	7 8			
		(d)	state whether, in the opinion of the relevant 1923 Act petroleum tenure holder, it is commercially viable to produce petroleum in the area;	9 10 11			
		(e)	if the holder's opinion is that it is not commercially viable to produce petroleum in the area—state whether, in the holder's opinion, it will, within the next 15 years, be commercially viable to produce petroleum in the area;	12 13 14 15 16			
		(f)	give data, and an analysis of the data, that supports each opinion.	17 18			
	'(2)	The	supporting data and analysis must include—	19			
		(a)	technical data relating to the geology of, and natural underground reservoirs in the area; and	20 21			
		(b)	market and financial data relevant to the opinions.	22			
'75H		nister sessn	r's power to obtain independent viability nent	23 24			
	'(1)	or n	s section applies for a 1923 Act petroleum tenure, whether not its holder has lodged a commercial viability report at the tenure.	25 26 27			
	'(2)	The Minister may obtain an independent assessment of the commercial viability of petroleum production in all or part the area of the tenure (an <i>independent viability assessment</i>)					
	'(3)		vever, before seeking the assessment, the Minister must the holder a notice stating the following—	31 32			
		(a)	that the Minister proposes to obtain the assessment;	33			

		(b)	the Minister's reasons for seeking the assessment;	1
		(c)	the likely costs of obtaining the assessment;	2
		(d)	whether the State will, under section 75I, seek to recover the costs;	3 4
		(e)	that the holder may, within a stated reasonable period, lodge submissions about the proposed assessment at—	5 6
			(i) the office of the department for lodging the submissions, as stated in a gazette notice by the chief executive; or	7 8 9
			(ii) if no office is gazetted under subparagraph (i)—the office of the chief executive.	10 11
	'(4)		submissions lodged by the holder within the stated period to be considered.	12 13
	'(5)		Minister must after receiving the assessment, give the er a copy.	14 15
75I	Co	sts of	f independent viability assessment	16
		'If—	_	17
		(a)	the Minister has incurred costs in obtaining, under section 75H, an independent viability assessment about a 1923 Act petroleum tenure; and	18 19 20
		(b)	the notice under section 75H about the assessment stated that the State will seek to recover the costs; and	21 22
		(c)	the Minister has given the 1923 Act petroleum tenure holder a notice requiring the holder to pay a reasonable amount for the costs;	23 24 25
		the h	holder must pay the State the reasonable amount for the	26 27

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'Part 6D			Wells, water supply bores and water observation bores	1 2
'Div	ision	1	Restrictions on drilling	3
'75J	Rec	uire	ments for drilling well	4
	'(1)	-	erson drilling a well must comply with any requirements cribed under a regulation that apply to the drilling of the .	5 6 7
		Max	imum penalty—300 penalty units.	8
	'(2)	drill	requirements may include provisions to prevent the ing adversely affecting the carrying out of future coaling under the Mineral Resources Act.	9 10 11
'75K			ion on who may drill water observation bore or upply bore	12 13
			person must not drill a water observation bore or water obly bore unless—	14 15
		(a)	the person is a licensed water bore driller; or	16
		(b)	the Water Act, section 816(2)(a) or (c)80 applies.	17
		Max	imum penalty—300 penalty units.	18
'Div	ision	2	Converting well to water supply bore	19 20
'75L	Res	trict	ions on making conversion	21
		'A 1	923 Act petroleum tenure holder may convert a well in the of the tenure to a water supply bore only if—	22 23
		(a)	the well has been modified for the purpose of taking water; and	24 25

		(b)	the modification was carried out by a licensed water bore driller.	1 2
		Maxi	imum penalty—500 penalty units.	3
'75M	Not	ice o	f conversion	4
		water	1923 Act petroleum tenure holder converts a well to a r supply bore, the holder must, within 10 business days the conversion, lodge a notice at the following office ag the information prescribed under a regulation—	5 6 7 8
		(a)	the office of the department for lodging the notice, as stated in a gazette notice by the chief executive;	9 10
		(b)	if no office is gazetted under paragraph (a)—the office of the chief executive.	11 12
		Maxi	imum penalty—50 penalty units.	13
'Divi	sion	3	Transfers of wells, water observation bores and water supply bores	14 15 16
'Sub	divis	sion	1 General provisions	17
'75N	Оре	eratio	on of div 3	18
	'(1)	of th	division permits, in particular circumstances, the transfer e following in relation to a well, water observation bore ater supply bore—	19 20 21
		(a)	the control of, and responsibility for, the well or bore;	22
		(b)	the ownership of any works constructed in connection with the well or bore.	23 24

	'(2)	In this division, a <i>transfer</i> of a well, water observation bore or water supply bore is a reference to a transfer in relation to the well or bore mentioned in subsection (1). ⁸¹	1 2 3
750	Tra	nsfer only permitted under div 3	4
		'A purported transfer of a well, water observation bore or water supply bore is of no effect unless—	5 6
		(a) the transfer is permitted under this division; and	7
		(b) the requirements under this subdivision for making the transfer have been complied with.	8 9
75P	Effe	ect of transfer	10
	'(1)	If a well, water observation bore or water supply bore is transferred under this division, any obligation the transferor had under this Act or another law in relation to the well or bore ceases.	11 12 13 14
	'(2)	However, if the transferor is someone other than the State, subsection (1) does not apply to the Environmental Protection Act. ⁸²	15 16 17
'Sub	divi	sion 2 Permitted transfers	18
75Q		nsfer of water observation bore or water supply e to landowner	19 20
	'(1)	A 1923 Act petroleum tenure holder may, by complying with the requirements under subsection (2), transfer a water observation bore or water supply bore in the area of the tenure to the landowner.	21 22 23 24
	'(2)	For subsection (1), the requirements are that each of the following have been lodged at the relevant office—	25 26

⁸¹ For the ownership of works mentioned in subsection (1)(b) generally, see section 80B (Ownership of equipment and improvements).

⁸² For transfers by the State, see section 75W (Responsibility for well or bore after decommissioning).

	(a)	a no	otice issued by the Water Act regulator stating—	1
		(i)	that the construction of the bore was carried out under the Water Act and any relevant water bore driller's licence under that Act; ⁸³ and	2 3 4
		(ii)	whether or not the Water Act requires the owner to hold a Water Act licence to take water from the bore to be transferred;	5 6 7
	(b)	licer	ne Water Act requires the owner to hold a Water Act nee to take water from the bore to be transferred—a y of the licence;	8 9 10
	(c)	a no	otice in the approved form;	11
	(d)	the t	transfer fee prescribed under a regulation.	12
'(3)			oved form must require the signed consent of the r to the transfer.	13 14
'(4)	In th	is sec	etion—	15
			<i>ion</i> , for a water supply bore, includes any ion under section 75L.	16 17
	<i>land</i> loca		r means the owner of the land on which the bore is	18 19
	rele	vant o	office means—	20
	(a)	men	office of the department for lodging documents ationed in subsection (2) under this section, as stated gazette notice by the chief executive; or	21 22 23
	(b)		o office is gazetted under paragraph (a)—the office ne chief executive.	24 25
			vell to holder of geothermal exploration ning tenement	26 27
	the a	irea o	Act petroleum tenure holder may transfer a well in f the tenure to the holder of a geothermal exploration a mining tenement if—	28 29 30

'75R

⁸³ For relevant conditions, see the *Water Regulation 2002*, section 23(1) (Conditions of water bore driller's licence—Act s 302).

		(a)	the	well is in the area of the permit or tenement; and	1
		(b)		otice in the approved form and the transfer fee cribed under a regulation have been lodged at—	2 3
			(i)	the office of the department for lodging the notice, as stated in a gazette notice by the chief executive; or	4 5 6
			(ii)	if no office is gazetted under subparagraph (i)—the office of the chief executive.	7 8
'75S				vater observation bore to 1923 Act nure holder	9 10
		obse anot	rvatio	Act petroleum tenure holder may transfer a water on bore in the area of the tenure to the holder of 923 Act petroleum tenure or a 2004 Act petroleum	11 12 13 14
		(a)	the l	ore is in the area of the other tenure; and	15
		(b)		otice in the approved form and the transfer fee cribed under a regulation have been lodged at—	16 17
			(i)	the office of the department for lodging the notice, as stated in a gazette notice by the chief executive; or	18 19 20
			(ii)	if no office is gazetted under subparagraph (i)—the office of the chief executive.	21 22
'Sub	divi	sion	3	Notice of transfer	23
'75T				nsfer to Water Act regulator or Mineral ct chief executive	24 25
	'(1)			fer is made under section 75Q the chief executive the Water Act regulator notice of the transfer.	26 27
	'(2)	mus	t give	fer is made under section 75R, the chief executive the chief executive that administers the Mineral s Act notice of the transfer.	28 29 30

	'(3)	A failure to comply with subsection (1) or (2) does not invalidate or otherwise affect the transfer.
'Divi	sion	Decommissioning of wells, water observation bores and water supply bores 5
'75U	Obl	gation to decommission 6
	'(1)	This section applies to a person (the <i>responsible person</i>) who holds a 1923 Act petroleum tenure, for each well, water observation bore or water supply bore in the area of the tenure. ⁸⁴
	'(2)	The responsible person must ensure the well or bore is decommissioned from use under this Act before—
		(a) the tenure ends; or
		(b) the land on which the well or bore is located ceases to be in the area of the tenure.
	'(3)	However subsection (2) does not apply for land that, under section 20,85 ceases to be in the area of an authority to prospect.
	'(4)	For subsection (2), the well or bore is decommissioned from use under this Act only if— 20
		(a) it has been plugged and abandoned in the way prescribed under a regulation; and
		(b) the decommissioning complies with the Water Act, sections 816 and 817;86 and 22
		(c) the responsible person has lodged a notice about the decommissioning. ⁸⁷

For when the holder owns the well or bore see division 3, subdivision 1 and section 80B (Ownership of equipment and improvements).

⁸⁵ Section 20 (Area of authority to prospect reduced on grant of lease)

Water Act, sections 816 (Unauthorised water bore activities) and 817 (Contravening requirements for mining and petroleum drilling)

⁸⁷ See also section 80L (Power of authorised person to ensure compliance).

	'(5)	The notice must be—				
		(a)	in th	e approved form; and	2	
		(b)	lodged at—			
			(i)	the office of the department for lodging the notice, as stated in a gazette notice by the chief executive; or	4 5 6	
			(ii)	if no office is gazetted under subparagraph (i)—the office stated in the approved form; or	7 8	
			(iii)	otherwise—the office of the chief executive.	9	
75V	Right of entry to facilitate decommissioning					
	'(1)	This section applies if—				
		(a)	out	sponsible person under section 75U has not carried decommissioning on land as required under that on; and	12 13 14	
		(b)	the r	relevant 1923 Act petroleum tenure has ended; or	15	
		(c)		and on which the well or bore is located is no longer e area of the tenure.	16 17	
	'(2)			nsible person may enter the following land to carry commissioning—	18 19	
		(a)		(the <i>primary land</i>) on which the decommissioning t be, or was required to be, carried out;	20 21	
		(b)	•	other land it is reasonably necessary to cross for ss to the primary land.	22 23	
	'(3)			$6I$ and $6K^{88}$ apply to the responsible person, in the way—	24 25	
		(a)	if the	e tenure has ended, as if—	26	
			(i)	it were still in force; and	27	
			(ii)	the responsible person is its holder;	28	

		(b)		f the primary land and other land mentioned in ection (2)(b) is in the area of the tenure;	1 2
		(c)		the decommissioning is an authorised activity for enure.	3 4
75W	Res	spons	sibilit	ty for well or bore after decommissioning	5
	'(1)	has,	unde	on applies if a 1923 Act petroleum tenure holder or section 75U,89 decommissioned a well, water on bore or water supply bore.	6 7 8
	'(2)	respo	onsibl	ne decommissioning, the holder continues to be e under this Act for the well or bore until the earlier owing times (the <i>relevant time</i>)—	9 10 11
		(a)	whe	n the tenure ends;	12
		(b)		n the land on which the well or bore is located ed to be in the area of the tenure.	13 14
	'(3)			evant time the well or bore is taken to have been d to the State.	15 16
	'(4)	Subs	ection	n (3) applies despite—	17
		(a)		exploration bore being on or part of land owned by eone else; or	18 19
		(b)	the s	ale or other disposal of the land.	20
	'(5)	After bore		relevant time, the State may transfer the well or	21 22
	'(6)	How	ever-	_	23
		(a)	the t	ransfer from the State can only be to—	24
			(i)	the owner of the land on which the well or bore is located; or	25 26
			(ii)	the holder of a geothermal exploration permit or mining tenement the area of which includes that land; and	27 28 29

⁸⁹ For ownership before decommissioning, see section 80B (Ownership of equipment and improvements).

		(b)	the transfer from the State and the use of the well or bore by the transferee is subject to this Act and any other relevant Act or law.	1 2 3
Par	t 6E		Reporting	4
Divi	ision	1	General reporting provisions90	5
75X	Rec	uire	ment to report outcome of testing	6
	'(1)	carri	section applies if a 1923 Act petroleum tenure holder es out testing for petroleum from any well in the area of authority.	7 8 9
	'(2)		holder must, within 40 business days after the testing s, lodge a report stating the outcome of the test at—	10 11
		(a)	the office of the department for lodging testing outcome reports, as stated in a gazette notice by the chief executive; or	12 13 14
		(b)	if no office is gazetted under paragraph (a)—the office of the chief executive.	15 16
	'(3)		report must also state how much associated water was n during the testing.	17 18
75Y	Not	ice a	bout discovery and commercial viability	19
	'(1)	disco	1923 Act petroleum tenure holder makes a petroleum overy, the holder must, within 5 business days, lodge a ce of the discovery.	20 21 22
	'(2)		subsection (1), if a 1923 Act petroleum tenure holder ores or tests for coal seam gas—	23 24

⁹⁰ See also section 770 (Requirement for giving of copy of relinquishment report).

	(a)	the discovery of the presence of coal seam gas in a coal seam is not, of itself, a petroleum discovery; and	1 2
	(b)	the holder discovers coal seam gas only if it is actually produced from a petroleum well used for the exploration or testing.	3 4 5
'(3)		otice under subsection (1) must also state the geological ificance of the discovery.	6 7
'(4)	abouthe s	holder, must within the relevant period, lodge a notice at whether or not petroleum production from the reservoir subject of the notice is commercially viable, or potentially mercially viable, for the holder.	8 9 10 11
'(5)	A no	otice under this section must be lodged at—	12
	(a)	the office of the department for lodging the notice, as stated in a gazette notice by the chief executive; or	13 14
	(b)	if no office is gazetted under paragraph (a)—the office of the chief executive.	15 16
' (6)	In th	is section—	17
	rele	vant period means—	18
	(a)	the period of 45 business days after the discovery; or	19
	(b)	if the chief executive has, within the 45 business days, agreed to a longer period—the longer period.	20 21
Rel	linqu	ishment report	22
'(1)	relin	part of the area of a 1923 Act petroleum tenure is aquished as required or authorised under this Act, ⁹¹ its er must, within 6 months, lodge a report—	23 24 25
	(a)	describing—	26
		(i) the authorised activities for the tenure carried out in the part; and	27 28
		(ii) the results of the activities; and	29

'75Z

⁹¹ See part 6A, division 2 (Specific mandatory conditions for authorities to prospect and related provisions).

		* *	uding other inforn ılation.	nation prescribed	under a	1 2
		Maximu	n penalty—200 penalt	y units.		3
	'(2)	The repo	t must be lodged at—			4
		rep	office of the departments, as stated in a cutive; or		-	5 6 7
			o office is gazetted un ne chief executive. ⁹²	nder paragraph (a)–	the office	8 9
'76	En	d of tenu	e report			10
	'(1)		Act petroleum tenure imediately before it export—	. •		11 12 13
		(a) inc	uding each of the follo	owing—		14
		(i)	a summary of all tenure that have be effect;			15 16 17
		(ii)	a summary of the res	sults of the activities	s;	18
		(iii)	an index of all repo this Act, in relation t	•	ired under	19 20
		(iv)	a summary of all s future safe and effi 2004 Act section 690 under that Act, are re	icient mining that, $0(1)(g)$ or 706^{93} or a	under the regulation	21 22 23 24
		(v)	for each hazard men subparagraph (iv)— contains details of th	a reference to the	•	25 26 27
		(vi)	data on the amount and water produced		-	28 29

⁹² See also section 770 (Requirement for giving of copy of relinquishment report).

^{93 2004} Act, section 690 (Content requirements for safety reports) or 706 (Requirement to report prescribed incident)

			(vii) any data related to data mentioned in subparagraph (vi) that may help the understanding of the amount and location of any remaining petroleum (including areas of 'free gas') and water from reservoirs produced;	1 2 3 4 5
			(viii) any data required to be reported under this Act that has not been previously reported; and	6 7
		(b)	stating any other information prescribed under a regulation.	8 9
		Max	imum penalty—150 penalty units. ⁹⁴	10
	'(2)	A re	port under subsection (1) must be lodged at—	11
		(a)	the office of the department for lodging the report, as stated in a gazette notice by the chief executive; or	12 13
		(b)	if no office is gazetted under paragraph (a)—the office of the chief executive.	14 15
Div	ision	2	Records and samples	16
Div 76A			Records and samples ment to keep records and samples	16 17
		quire A 19 in the samp	•	
	Red	quire A 19 in the samp tenur	ment to keep records and samples 23 Act petroleum tenure holder must, for the period and e way prescribed under a regulation, keep the records and oles about authorised activities carried out under the	17 18 19 20
	Red	A 19 in the samp tenun	ment to keep records and samples 223 Act petroleum tenure holder must, for the period and e way prescribed under a regulation, keep the records and oles about authorised activities carried out under the re as prescribed under a regulation.	17 18 19 20 21
	Rec '(1)	A 19 in the samp tenun	ment to keep records and samples 223 Act petroleum tenure holder must, for the period and e way prescribed under a regulation, keep the records and bles about authorised activities carried out under the re as prescribed under a regulation. imum penalty—500 penalty units.	17 18 19 20 21 22
	Rec '(1)	A 19 in the samp tenum Max	ment to keep records and samples 223 Act petroleum tenure holder must, for the period and e way prescribed under a regulation, keep the records and oles about authorised activities carried out under the re as prescribed under a regulation. imum penalty—500 penalty units. subsection (1), the prescribed records may be—	17 18 19 20 21 22 23
	Rec '(1)	A 19 in the samp tenum Max	ment to keep records and samples 223 Act petroleum tenure holder must, for the period and e way prescribed under a regulation, keep the records and oles about authorised activities carried out under the re as prescribed under a regulation. imum penalty—500 penalty units. subsection (1), the prescribed records may be— basic exploration data; or	17 18 19 20 21 22 23 24

⁹⁴ See also section 76F(3) (Obligation to lodge annual reports).

			1
		a well completion report for an exploration or appraisal well	3
		advanced interpretations based on basic exploration	4 5 6
76B	Red	uirement to lodge records and samples	7
	'(1)	or sample, must, for the services of the State, lodge a copy of the record and a part of the sample within 6 months after the	8 9 10 11
		(a) the day the record or sample was acquired or made;	12
		(b) the day the relevant 1923 Act petroleum tenure ends.	13
		Maximum penalty—500 penalty units.	14
	'(2)		15 16
		record and part of the sample, as stated in a gazette	17 18 19
			2(21
	'(3)	person for more of the sample, the person must lodge it at the relevant office within the reasonable time stated in the notice (also the <i>required time</i>) unless the holder has a reasonable	22 23 24 25 26
		Maximum penalty—500 penalty units.	27
	'(4)	· · · · · · · · · · · · · · · · · · ·	28 29
			3(31
			32 33

	(5)	How	ever, the extension must not end later than—	1
		(a)	for subsection (1)—6 months after the required time; or	2
		(b)	for subsection (2)—1 year after the required time.	3
	'(6)	may inclu	nout limiting subsection (1), the use to which the State put the copy of the record and the part of the sample ade the building of a publicly available database to itate petroleum exploration for the services of the State.	4 5 6 7
'Div i	ision	3	Releasing required information	8
'76C	Mea	aning	g of required information	9
		infor	rmation (in any form) about authorised activities carried under the tenure that the tenure holder has lodged under Act, including, for example—	10 11 12 13
		(a)	a sample; and	14
		(b)	data and other matters mentioned in section 76G(2).	15
'76D	Puk	olic r	elease of required information	16
	'(1)	is ta	mere fact of the existence of a 1923 Act petroleum tenure ken to be an authorisation from its holder to the chief utive to do the following, after the end of any identiality period prescribed under a regulation—	17 18 19 20
		(a)	publish, in the way prescribed under a regulation, required information for the tenure for public use, including, for example, to support petroleum exploration, production and development;	21 22 23 24
		(b)	on payment of a fee prescribed under a regulation, make it available to any person.	25 26
	'(2)	ceas	confidentiality period prescribed under subsection (1) es if the information is about an authorised activity led out solely in an area that is no longer in the area of the re.	27 28 29 30
		Exam	pple—	31

s 46 123 **s 46**

		The required information is a well completion report about a well drilled on particular land in the area of an authority to prospect. Subsection (1) ceases to apply if all of that land is relinquished under a relinquishment condition.	1 2 3 4
	'(3)	The authorisation is not affected by the ending of the tenure.	5
'76E	Chi	ief executive may use required information	6
	'(1)	The mere fact of the existence of a 1923 Act petroleum tenure is taken to be an authorisation from its holder to the chief executive to use required information for—	7 8 9
		(a) purposes reasonably related to this Act that are required for the tenure; or	10 11
		(b) the services of the State.	12
	'(2)	The authorisation is not affected by the ending of the tenure.	13
'76F	Ob	ligation to lodge annual reports	14
	'(1)	Each 1923 Act petroleum tenure holder must, within 2 months after each of the tenure's anniversary days, lodge a report (an <i>annual report</i>) for the 12 months that ended on the last anniversary day that includes the information about the authority prescribed under a regulation.	15 16 17 18 19
		Maximum penalty—150 penalty units.	20
	'(2)	If a 1923 Act petroleum tenure ends, its former holder must, within 2 months, lodge a report that includes the information prescribed under subsection (1) for the period from the authority's last anniversary day to when it ended.	21 22 23 24
		Maximum penalty—150 penalty units.	25
	'(3)	A report under this section must be lodged at—	26
		(a) the office of the department for lodging annual reports, as stated in a gazette notice by the chief executive; or	27 28
		(b) if no office is gazetted under paragraph (a)—the office of the chief executive.	29 30
	' (4)	In this section—	31

			<i>iversary day</i> , for a 1923 Act petroleum tenure, means each that is the anniversary of the day the authority took effect.	1 2
'76G			o require information or reports about sed activities to be kept or given	3 4
	'(1)		gulation, or the chief executive, may, for the services of State, require a 1923 Act petroleum tenure holder to—	5 6
		(a)	keep stated information, or types of information, about authorised activities carried out under the tenure; or	7 8
			Example of a way of keeping information—	9
			in a stated digital format	10
		(b)	lodge a notice giving stated information, or types of information, or stated reports at stated times or intervals about authorised activities carried out under the tenure.	11 12 13
			Example of a stated time—	14
			for a report about a well, 6 months after its completion	15
	'(2)		subsection (1), the information or report required to be n or kept may be—	16 17
		(a)	basic exploration data; or	18
			Examples of basic exploration data—	19
			 seismic acquisition, processing and interpretation reports 	20
			information obtained from airborne geophysical surveying	21
			 other information about petroleum or other materials at or below ground level 	22 23
			• a well completion report for an exploration or appraisal well	24
		(b)	opinions, conclusions, technical consolidations and advanced interpretations based on basic exploration data.	25 26 27
	'(3)	A no	otice under subsection (1)(b)—	28
		(a)	may state—	29
			(i) a format required for giving the information; and	30
			(ii) a degree of precision required for the giving of the information; and	31 32

	(b)	mus	t be lodged at—	1
		(i)	the office of the department for lodging reports under this section, as stated in a gazette notice by the chief executive; or	2 3 4
		(ii)	if no office is gazetted under subparagraph (i)—the office of the chief executive.	5 6
'(4)	_		of whom a requirement under subsection (1) has e must comply with the requirement.	7 8
	Max	imun	penalty—100 penalty units.	9
'(5)	In th	is sec	tion—	10
	info	rmati	on includes documents, records and samples.	11
Part 6F Provisions for coal seam gas 12 Division 1 Preliminary 13				
Subdivi		1	Introduction	13 14
76H Ma	in pu	rpos	es of pt 6F	15
	2004	l Ac	n purposes of this part are, in conjunction with the t, chapter 3 and the Mineral Resources Act, 95 to—	16 17 18
	(a)	clari and	ify rights to explore for and produce coal seam gas;	19 20
	(b)		ress issues arising for coal seam gas exploration and luction, and, in particular, issues arising when a 3 Act petroleum tenure and a coal or oil shale	21 22 23

^{95 2004} Act, chapter 3 and the Mineral Resources Act, part 7AA (Provisions for coal seam gas)

		(c)	ensure petroleum exploration and production is—	1
			(i) carried out safely; and	2
			(ii) does not compromise the safe and efficient mining of coal seams or oil shale; and	3 4
		(d)	provide security of tenure to protect existing operations and investments relating to coal, oil shale and petroleum; ⁹⁶ and	5 6 7
		(e)	provide certainty of tenure for future investments relating to coal, oil shale and petroleum; and	8 9
		(f)	optimise the development and use of the State's coal, oil shale and petroleum resources to maximise the benefit for all Queenslanders; and	10 11 12
		(g)	ensure petroleum exploration and production does not compromise the ability to mine coal seams economically in the future; and	13 14 15
		(h)	ensure, if it is commercially and technically feasible, the grant of leases that may affect coal or oil shale mining, or proposed coal or oil shale mining, optimises the commercial use of coal, oil shale and petroleum resources in a safe and efficient way.	16 17 18 19 20
76I	Ho	w ma	in purposes are achieved	21
	'(1)		main purposes of this part are achieved, in this part, the Act, chapter 3 or the Mineral Resources Act, part 7AA,	22 23 24
		(a)	providing for processes to decide the priority of overlapping lease applications and coal or oil shale mining tenement applications and potential applications; and	25 26 27 28
		(b)	facilitating the obtaining of a lease over land in the area of a coal mining lease or oil shale mining lease; and	29 30

⁹⁶ For existing operations, see also the Mineral Resources Act, part 19, division 6 (Transitional provisions for *Petroleum and Gas (Production and Safety) Act 2004*).

		(c)		additional requirement g applications; and	ts for deciding the	1 2
		(d)		restrictions on the auth 923 Act petroleum tenu		3
		(e)	imposing a	dditional—		5
			•	rements relating to de- eum exploration or proc		6 7 8
			(ii) condit and	tions on authorities to	prospect and leases;	9 10
		(f)	granting th	e following the right to	apply for a lease—	11
			(i) partic holder	ular coal or oil shal rs;	le mining tenement	12 13
			(ii) others	who apply jointly with	the holders.	14
	'(2)		following a ses—	re also relevant to the	achievement of the	15 16
		(a)	the definition	on of petroleum in section	on 2—	17
		(b)	the 2004 A	ct, sections 800(2) and 8	802(1)(c);	18
		(c)	the 2004 A	ct, chapter 2, part 8;		19
		(d)	the 2004 A	ct, chapter 9;		20
		(e)		al Resources Act, se nd part 19, division 6.97	ections 3A, and 6,	21 22
'76J	Re	lation	ship with o	other provisions of A	ct	23
	'(1)	-		d restrictions under this irements under another		24 25

^{97 2004} Act, sections 800 (Restriction on petroleum tenure activities), 802 (Restriction on pipeline construction or operation), chapter 2, part 8 (Petroleum activities coordination) and chapter 9 (Safety)

Mineral Resources Act, sections 3A (Relationship with petroleum legislation) and 6 (Meaning of *mineral*), part 7AA (Provisions for coal seam gas) and part 19, division 6 (Transitional provisions for Petroleum and Gas (Production and Safety) Act 2004)

	(2)	renewal of a 1923 Act petroleum tenure, the tenure can not be renewed if the restriction applies or if the requirement has not been complied with.	1 2 3 4
	'(3)	If this part imposes a requirement for, or a restriction on, the carrying out of an authorised activity for a 1923 Act petroleum tenure, despite the other provision, the activity is not an authorised activity for the tenure while the restriction applies or if the requirement has not been complied with.	5 6 7 8 9
	'(4)	If a provision of this part conflicts with the other provision, the provision of this part prevails to the extent of the inconsistency.	10 11 12
'Sub	divi	sion 2 Definitions for pt 6F	13
'76K	Wh	at is coal seam gas and incidental coal seam gas	14
	'(1)	<i>Coal seam gas</i> is petroleum (in any state) occurring naturally in association with coal or oil shale, or in strata associated with coal or oil shale mining.	15 16 17
	'(2)	Incidental coal seam gas is incidental coal seam gas as defined under the Mineral Resources Act, section 318CM(2).98	18 19 20
'76L	Wh	at is oil shale	21
		'Oil shale is any shale or other rock (other than coal) from which a gasification or retorting product may be extracted or produced.	22 23 24
'76M	Wh lea	at is a coal exploration tenement and a coal mining se	25 26
	'(1)	A <i>coal exploration tenement</i> is an exploration permit or mineral development licence under the Mineral Resources Act granted for coal.	27 28 29

	'(2)	A co	A coal mining lease is—			
		(a)	a mining lease for coal; or	2		
		(b)	a special coal mining lease granted under any of the following Acts, an agreement provided for under any of the Acts or any amendment of an agreement provided for under any of the Acts—	3 4 5 6		
			(i) the Central Queensland Coal Associates Agreement Act 1968;	7 8		
			(ii) the Thiess Peabody Mitsui Coal Pty. Ltd. Agreements Acts 1962; or	9 10		
		(c)	a specific purpose mining lease for a purpose associated with, arising from or promoting the activity of coal mining, whether or not it is also granted for a purpose other than coal mining.	11 12 13 14		
	'(3)		sections (1) and (2)(a) apply whether or not the lease, nit or licence is also granted for another mineral.	15 16		
76N			an oil shale exploration tenement and an emining lease	17 18		
76N		shale An <i>a</i>				
76N	oil	Shale An a mine	e mining lease oil shale exploration tenement is an exploration permit or	18 19		
76N	oil '(1)	Shale An a mine	e mining lease oil shale exploration tenement is an exploration permit or eral development licence granted for oil shale.	18 19 20		
76N	oil '(1)	An a	e mining lease oil shale exploration tenement is an exploration permit or eral development licence granted for oil shale. oil shale mining lease is—	18 19 20 21		
76N	oil '(1)	An a (a) (b)	emining lease oil shale exploration tenement is an exploration permit or eral development licence granted for oil shale. oil shale mining lease is— a mining lease for oil shale; or a specific purpose mining lease for a purpose associated with, arising from or promoting the activity of oil shale mining, whether or not it is also granted for a purpose	18 19 20 21 22 23 24 25		
76N	oil '(1) '(2) '(3)	An a mine (a) (b) Subsperm	coil shale exploration tenement is an exploration permit or eral development licence granted for oil shale. coil shale mining lease is— a mining lease for oil shale; or a specific purpose mining lease for a purpose associated with, arising from or promoting the activity of oil shale mining, whether or not it is also granted for a purpose other than oil shale mining. sections (1) and (2)(a) apply whether or not the lease,	18 19 20 21 22 23 24 25 26 27		
	oil '(1) '(2) '(3)	An a (a) (b) Subsperm	coil shale exploration tenement is an exploration permit or eral development licence granted for oil shale. coil shale mining lease is— a mining lease for oil shale; or a specific purpose mining lease for a purpose associated with, arising from or promoting the activity of oil shale mining, whether or not it is also granted for a purpose other than oil shale mining. sections (1) and (2)(a) apply whether or not the lease, not or licence is also granted for another mineral.	18 19 20 21 22 23 24 25 26 27 28		

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		(b)	an oil	shale exploration tenement; or	1
		(c)	a coa	l mining lease or oil shale mining lease.	2
ʻDivi	ision	2		Additional provisions for authorities to prospect	3 4
'Sub	divis	sion	1	Grant of authority to prospect in area of coal or oil shale exploration tenement	5 6 7
76P	Pro	visio	ns foi	authority to prospect	8
	'(1)	the pland	ower u	al Resources Act does not limit or otherwise affect under this Act to grant an authority to prospect over <i>verlapping land</i>) in the area of a coal or oil shale a tenement.	9 10 11 12
	'(2)			an authorised activity for the authority to prospect carried out on the overlapping land if—	13 14
		(a)	autho	ing it out adversely affects the carrying out of an orised activity for the coal or oil shale exploration nent; and	15 16 17
		(b)		authorised activity for the coal or oil shale oration tenement has already started.	18 19
'Sub	divis	sion	2	Restriction on authorised activities on coal mining lease or oil shale mining lease land	20 21 22
76Q	Арр	olicat	ion of	f sdiv 2	23
			e or oil	ivision applies if land in the area of a coal mining shale mining lease is in the area of an authority to	24 25 26

'76R	Restriction						
	'(1)	An authorised activity for the authority may be carried out on the land only if—					
		(a)		mining lease holder has agreed in writing to the ying out of the activity; and	4 5		
		(b)	a co	py of the agreement has been lodged at—	6		
			(i)	the office of the department for lodging the agreement, as stated in a gazette notice by the chief executive; or	7 8 9		
			(ii)	if no office is gazetted under subparagraph (i)—the office of the chief executive; and	10 11		
		(c)	the	agreement is still in force.99	12		
	'(2)	Subsection (1) does not apply, or ceases to apply, if the same person holds the authority and the mining lease.					
'Sub	divi	sion	3	Condition	15		
'76S	Co		nce	with obligations under Mineral Resources	16 17		
		secti pros	ion 31 pect	obligation under the Mineral Resources Act, 18AW or 318DB, ¹⁰⁰ applies to an authority to holder, it is a condition of the authority that the list comply with the obligation.	18 19 20 21		

⁹⁹ See also the Mineral Resources Act, section 403 (Offences regarding land subject to mining claim or mining lease).

¹⁰⁰ Mineral Resources Act, section 318AW (Authority to prospect holder's obligations) or 318DB (Authority to prospect holder's obligation to negotiate)

'Division 3				Renewal provisions	
'Suk	odivi	sion	1	Lease area overlapping with coal or oil shale exploration tenement	2 3
'76T	Ар	plicat	ion o	f sdiv 1	4
	'(1)	This	subdi	vision applies if—	5
		(a)		r part of land in the area of a lease is in the area of a or oil shale exploration tenement; and	6 7
		(b)	the le	essee wishes to apply under section 45 ¹⁰¹ to renew ease.	8 9
	'(2)	How	ever,	this subdivision does not apply if—	10
		(a)	the le	essee is a holder of the tenement; or	11
		(b)		application is to be made with the tenement holder's en consent.	12 13
'76U	Ad	dition	al re	quirements for making application	14
	'(1)	The	applic	ration must include the following—	15
		(a)		atement (a <i>CSG statement</i>) that complies with on 76V;	16 17
		(b)		r information that addresses the matters mentioned bsection (2) (the <i>CSG assessment criteria</i>).	18 19
	'(2)	The	CSG a	assessment criteria are—	20
		(a)	the r	equirements of the 2004 Act, chapter 9;102 and	21
		(b)	the in	nitial development plan requirements; and	22
		(c)	coal	egitimate business interests of the applicant and the or oil shale exploration tenement holder (the les); and	23 24 25

¹⁰¹ Section 45 (Entitlement to renewal of lease)

^{102 2004} Act, chapter 9 (Safety)

Examples of a party's legitimate business interests—

1

			•	contractual obligations	2
			•	the effect on, and use of, existing infrastructure or mining or production facilities	3 4
			•	exploration expenditure on relevant overlapping tenures	5
		(d)	deve	effect of the renewed lease on the future elopment of coal or oil shale resources from the including for example, each of the following—	6 7 8
			(i)	the proposed timing and rate of petroleum production and the development of coal or oil shale resources from the land;	9 10 11
			(ii)	the potential for the parties to make a coordination arrangement about—	12 13
				(A) petroleum production under the renewed lease; and	14 15
				(B) coal or oil shale mining and any incidental coal seam gas mining under any future mining lease over the land;	16 17 18
			(iii)	the attempts required of the applicant under section $76W(1)(b)$ and any changes of the type mentioned in section $76W(1)(c)$;	19 20 21
			(iv)	the economic and technical viability of the concurrent or coordinated petroleum production and the development of any coal or oil shale resources in the land;	22 23 24 25
			(v)	the extent, nature and value of petroleum production and the development of any coal or oil shale resources in the land; and	26 27 28
		(e)	prod	ng regard to the public interest in petroleum luction from, and the development of any coal or oil e resources in, the land.	29 30 31
'76V	Co	ntent	requ	irements for CSG statement	32
	'(1)	A CS	SG sta	atement must—	33
		(a)	asse	ss—	34

			on the future development of coal or oil shale resources from the land; and	1 2 3
			(ii) the technical and commercial feasibility of coordinated petroleum production and coal or oil shale mining from the land; and	4 5 6
		(b)	include a proposed safety management plan for all operating plant, or proposed operating plant, for proposed petroleum production under the lease that may affect possible future safe and efficient mining under the coal mining lease or oil shale mining lease.	7 8 9 10 11
	'(2)	The	proposed safety management plan must—	12
		(a)	comply with the requirements under the 2004 Act, sections 388 and 675,103 for a safety management plan; and	13 14 15
		(b)	include proposals for the minimisation of potential adverse effects on possible future safe and efficient mining under a future mining lease.	16 17 18
'76W	Ap	plica	nt's obligations	19
	'(1)	The	applicant must—	20
		(a)	within 10 business days after making the application, give the coal or oil shale exploration tenement holder a copy of the application, other than any part of the application that relates to the capability criteria; and	21 22 23 24
		(b)	use reasonable attempts to—	25
			(i) consult with the tenement holder about the applicant's proposed later development plan and proposed safety management plan; and	26 27 28
			(ii) make an appropriate arrangement with the tenement holder about advanced testing carried	29 30

^{103 2004} Act, sections 388 (Additional content requirements) and 675 (Content requirements for safety management plans)

		out, or proposed to be carried out, by the tenement holder (a <i>testing arrangement</i>); ¹⁰⁴ and	1 2
		Example of advanced testing—	3
		bulk sampling	4
(c)	reas	nge the proposed plans to give effect to any onable proposal by the tenement holder that will mise the safe and efficient production of—	5 6 7
	(i)	petroleum under the renewed lease; and	8
	(ii)	coal or oil shale under any future mining lease over the land; and	9 10
(d)		in 4 months after the making of the application, ge a notice stating each of the following—	11 12
	(i)	the details of the consultation;	13
	(ii)	the results of the consultation;	14
	(iii)	any comments the applicant wishes to make about any submissions lodged by the tenement holder, under section 77;105	15 16 17
	(iv)	any changes to the proposed later development plan or proposed safety management plan;	18 19
	(v)	if a testing arrangement has been made—details of the arrangement;	20 21
	(vi)	if a testing arrangement has not been made—details of the attempts made to make a testing arrangement;	22 23 24
	(vii)	the applicant's assessment of the potential for the applicant and the tenement holder to make a coordination arrangement about—	25 26 27
		(A) petroleum production under the renewed lease; and	28 29

¹⁰⁴ See also division 7 (Confidentiality of information).

¹⁰⁵ Section 77 (Submissions by coal or oil shale exploration tenement holder)

			(B) coal or oil shale mining and any incidental coal seam gas mining under any future mining lease over the land.	1 2 3
	'(2)	apply	ever, the obligations under subsection (1)(b)(ii) and (c) y only to the extent the provisions or arrangement are mercially and technically feasible for the applicant.	4 5 6
	'(3)	the p	subsection (1)(b)(ii), if the exploration tenement is an oration permit, it is appropriate for the agreement to give permit holder the right to carry out advanced testing to fy the Minister under the Mineral Resources Act, on 186(1)(b). ¹⁰⁶	7 8 9 10 11
	'(4)		ever, subsection (3) does not require the applicant to e to testing having a duration of more than 12 months.	12 13
	'(5)	A no	otice under subsection (1)(d) must be lodged at—	14
		(a)	the office of the department for lodging the notice, as stated in a gazette notice by the chief executive; or	15 16
		(b)	if no office is gazetted under paragraph (a)—the office of the chief executive.	17 18
76X	Min	ister	may require further negotiation	19
	'(1)	secti nego	Minister may, after receiving the notice under on 76W(1)(d), require the applicant to conduct stiations with the coal or oil shale exploration tenement er with a view to—	20 21 22 23
		(a)	making a testing arrangement mentioned in section 76W(1)(b)(ii); or	24 25
		(b)	making changes of a type mentioned in section $76W(1)(c)$.	26 27
	'(2)		applicant must use all reasonable attempts to comply with equirement.	28 29

¹⁰⁶ See Mineral Resources Act, section 186(1)(b) (Minister may grant or reject application for mineral development licence).

'76Y			uence of applicant not complying with ons or requirement	1 2
		com	the Minister is reasonably satisfied the applicant has not plied with an obligation under section 76W or 76X, the ication may be refused. ¹⁰⁷	3 4 5
'76Z		ligati der	ons of coal or oil shale exploration tenement	6 7
		'The	coal or oil shale exploration tenement holder must—	8
		(a)	within 20 business days after receiving a copy of the application, give the applicant basic information the tenement holder has about the following that the applicant may reasonably need to comply with section 76W—	9 10 11 12 13
			(i) the type of exploration activities carried out, or proposed to be carried out under the tenement;	14 15
			(ii) coal or oil shale resources in the land; and	16
		(b)	after receiving a copy of the application, make reasonable attempts to reach an agreement with the applicant about the matters mentioned in section 76W(1)(b) that provides the best resource use outcome without significantly affecting the parties' rights or interests. ¹⁰⁸	17 18 19 20 21 22
'77		bmiss der	sions by coal or oil shale exploration tenement	23 24
	'(1)		coal or oil shale exploration tenement holder may lodge nissions about the application at—	25 26
		(a)	the office of the department for lodging the submissions, as stated in a gazette notice by the chief executive; or	27 28
		(b)	if no office is gazetted under paragraph (a)—the office of the chief executive.	29 30

¹⁰⁷ See also division 7 (Confidentiality of information).

¹⁰⁸ See also division 7 (Confidentiality of information).

'(2)	3 mo	vever, the submissions may be lodged only within onths after the holder is, under section $76W(1)(a)$, ¹⁰⁹ given py of the application (the <i>submission period</i>).	1 2 3			
' (3)	The submissions may—					
	(a)	state that the holder does not object to the granting of the renewed lease; and	5 6			
	(b)	state that the holder does not wish any preference for the future development of coal or oil shale from the land; and	7 8 9			
	(c)	include information about all or any of the following—	10			
		(i) exploration carried out under the tenement;	11			
		(ii) the results of the exploration;	12			
		(iii) the prospects for future coal or oil shale mining or incidental coal seam gas mining from the land; and	13 14			
	(d)	include a proposal by the tenement holder for the development of coal or oil shale in the land; and	15 16			
	(e)	include information relevant to the CSG assessment criteria;110 and	17 18			
	(f)	include reasonable provisions for the safety management plan for petroleum production under the renewed lease. ¹¹¹	19 20 21			
'(4)	The	holder must give the applicant a copy of the submissions.	22			
'(5)		deciding the application, regard must be had to the missions.	23 24			

¹⁰⁹ Section 76W (Applicant's obligations)

¹¹⁰ See also division 7 (Confidentiality of information).

¹¹¹ See also the 2004 Act, section 386 (Requirements for consultation with particular coal mining tenement holders).

'Sub	divi	sion	2 Renewal application by petroleum lease holder	1 2
'77A	Ар	plicat	ion of sdiv 2	3
	'(1)	This	subdivision applies if—	4
		(a)	all or part of land in the area of a lease under this Act is in the area of a coal mining lease or oil shale mining lease; and	5 6 7
		(b)	the lessee of the lease under this Act wishes to apply under section 45 ¹¹² to renew that lease.	8 9
	'(2)		ever, this division does not apply if the lessee is the ng lease holder.	10 11
	'(3)	If—		12
		(a)	the land is also in the area of a coal or oil shale exploration tenement; and	13 14
		(b)	the same person holds the mining lease and the exploration tenement;	15 16
			erence in this division to the mining lease holder includes erence to the exploration tenement holder.	17 18
'77B	Ad	dition	al requirement for making application	19
		'The	application must include a CSG statement. ¹¹³	20
'77C	Pov	wer to	split application if it includes other land	21
	'(1)	part)	section applies if the application includes land (the <i>other</i>) not in the area of a coal or oil shale exploration ment.	22 23 24

¹¹² Section 45 (Entitlement to renewal of lease)

¹¹³ See section 76V (Content requirements for CSG statement).

	'(2)	The Minister may decide to treat the application to the extent it applies to the other part as if it were a separate renewal application.	1 2 3
	'(3)	The separate application must be decided under section 45.	4
'77D	Pov	wer to split application at applicant's request	5
	'(1)	The Minister may, at the applicant's request, decide to treat the application as if it were separate renewal applications to allow them to be decided under this subdivision or section 45, as the Minister considers appropriate.	6 7 8 9
	'(2)	However, no step may be taken in relation to the deciding of the applications until the relevant requirements for making them have been complied with.	10 11 12
'77E		tice to coal mining lease holder or oil shale mining se holder	13 14
		'The applicant must, within 10 business days after making the application, give the coal mining lease holder or oil shale mining lease holder a copy of the application, other than any part of the application that relates to the capability criteria.	15 16 17 18
'77F		al mining lease holder's or oil shale mining lease der's obligation to negotiate	19 20
	'(1)	The coal mining lease holder or oil shale mining lease holder must, after receiving the copy of the application, make reasonable attempts to reach a coordination arrangement with the applicant about the following matters that provides the best resource use outcome without significantly affecting the parties' rights or interests—	21 22 23 24 25 26
		(a) petroleum production under the renewed lease;	27
		(b) coal or oil shale mining and any incidental coal seam gas mining under the mining lease. ¹¹⁴	28 29

For the extent to which coal seam gas production is permitted under the coal mining lease or oil shale mining lease, see the Mineral Resources Act, part 7AA, division 8, subdivision 1 (Entitlement to coal seam gas).

	'(2)	the e	vever, the obligation under subsection (1) applies only to extent that a coordination arrangement is commercially technically feasible for the mining lease holder. ¹¹⁵	1 2 3
'77G	Add	ditior	nal requirements for grant	4
	'(1)	The	application may be granted only if—	5
		(a)	the applicant has negotiated, with the coal mining lease holder or oil shale mining lease holder, a proposed coordination arrangement (a <i>relevant arrangement</i>) about the following matters—	6 7 8 9
			(i) petroleum production under the renewed lease;	10
			(ii) coal or oil shale mining and any incidental coal seam gas under the mining lease; and	11 12
		(b)	the Minister has approved the relevant arrangement; and	13
		(c)	the applicant has made a safety management plan for all operating plant on, or proposed to be on, the area of the renewed lease; ¹¹⁶ and	14 15 16
		(d)	the mining lease holder has lodged a notice that the holder has agreed to the plan.	17 18
	'(2)	The	Minister may decide to refuse the application if—	19
		(a)	the Minister is satisfied the applicant and the mining lease holder have, as required under section 77F, made reasonable attempts to reach a relevant arrangement; and	20 21 22 23
		(b)	either—	24
			(i) the mining lease holder has lodged a notice stating there are no reasonable prospects of a relevant arrangement being made; or	25 26 27
			(ii) a relevant arrangement has not been lodged for approval by the Minister and the Minister	28 29

¹¹⁵ See also division 7 (Confidentiality of information).

¹¹⁶ See also the 2004 Act, section 386 (Requirements for consultation with particular coal mining tenement holders).

		considers the applicant and the mining lease holder have had a reasonable opportunity to make a relevant arrangement.	1 2 3
	' (3)	A notice under this section must be lodged at—	4
		(a) the office of the department for lodging the notice, as stated in a gazette notice by the chief executive; or	5 6
		(b) if no office is gazetted under paragraph (a)—the office of the chief executive.	7 8
'Sub	divi	sion 3 Renewal application by coal mining lease holder or oil shale mining lease holder	9 10 11
'77H	Аp	plication of sdiv 3	12
		'This subdivision applies if a coal mining lease holder or oil shale mining lease holder applies to renew a lease under this Act for all or part of the land in the area of a coal mining lease or oil shale mining lease that is not a specific purpose mining lease.	13 14 15 16 17
'77 I	Ad	ditional requirement for making application	18
		'The application must include a CSG statement. ¹¹⁷	19
'77J	Power to split application if it includes other land		
	'(1)	This section applies if application includes land (the <i>other part</i>) not in the area of a coal or oil shale mining tenement.	21 22
	'(2)	The Minister may decide to treat the application to the extent it applies to the other part as if it were a separate renewal application.	23 24 25
	' (3)	The separate application must be decided under section 45.	26

¹¹⁷ See section 76V (Content requirements for CSG statement).

	'(4)	part, appli	no icatio	absections (2) and (3) and any other provision of this step may be taken in relation to deciding the ons until the relevant requirements for making them a complied with. ¹¹⁸	1 2 3 4
'77K	Pov	wer to	spl	it application at applicant's request	5
	'(1)	the a	ipplic v th	ster may, at the applicant's request, decide to treat cation as if it were separate renewal applications to them to be decided under this subdivision or 5,119 as the Minister considers appropriate.	6 7 8 9
	'(2)	the a	applio	no step may be taken in relation to the deciding of cations until the relevant requirements for making the been complied with.	10 11 12
'77L	Rig	jht to	grar	nt if particular requirements met	13
		'The	Min	ister must grant the lease under this Act if—	14
		(a)	the	applicant is qualified under section 7AA;120 and	15
		(b)	the	Minister is satisfied—	16
			(i)	the requirements, under section 40,121 have been complied with; and	17 18
			(ii)	the conditions of the coal or oil shale mining lease have been substantially complied with.	19 20
		Note-	_		21
		par agr oth	ticular eemer er tha	rea of the renewed lease includes land that overlaps with a authorities to prospect, the authority holder's written at is needed to carry out any authorised activity under the lease in an activity related to incidental coal seam gas. See the 2004 ion 364. 122	22 23 24 25 26

¹¹⁸ For the applicants' power to amend, see section 121 (Amending applications).

¹¹⁹ Section 45 (Entitlement to renewal of lease)

¹²⁰ Section 7AA (Qualification of 1923 Act petroleum tenure holders)

¹²¹ Section 40 (Lease to holder of authority to prospect)

^{122 2004} Act, section 364 (Restriction on authorised activities on overlapping ATP land)

'77M	Provisions of renewed lease						
	'(1)		2				
	'(2)		4 5				
		(a) the conditions of the relevant mining lease;	6				
		` '	7 8				
			9 10				
		development proposals of the authority to prospect	11 12 13				
		petroleum in relation to the land being subject to	14 15 16				
	'(3)	lessee is required, by a notice lodged at the following office, to relinquish a stated part or percentage of its area at stated	17 18 19 20				
			21 22				
			23 24				
	'(4)		25 26				

¹²³ Section 45 (Entitlement to renewal of lease)

¹²⁴ See however section 77P (Cessation of relinquishment condition for area not overlapping with coal or oil shale exploration tenement).

¹²⁵ See also section 770 (Requirement for giving of copy of relinquishment report).

'Division 4			Other additional provisions for leases	1 2
'Sub	divi	sion 1	Conditions	3
'77N			ce with obligation to negotiate with coal or nining lease applicant	4 5
		section	ne obligation under the Mineral Resources Act, in 318CA, 126 applies to a lessee, it is a condition of the hat the lessee must comply with the obligation.	6 7 8
'770		quirem ort	ent for giving of copy of relinquishment	9 10
	'(1)	This se	ection applies if—	11
			a lessee has, under section 75Z, ¹²⁷ given a report about a relinquishment of part of the area of the lease; and	12 13
		i	mmediately before the relinquishment, the part neluded land in the area of a coal or oil shale exploration tenement.	14 15 16
	'(2)	The le	ssee must give a copy of the report to—	17
		(a) t	he coal or oil shale exploration tenement holder; and	18
			anyone else who has applied for a mining lease for the part.	19 20
		Maxin	num penalty—200 penalty units.	21

¹²⁶ Mineral Resources Act, section 318CA (Petroleum lease holder's obligation to negotiate)

¹²⁷ Section 75Z (Relinquishment report)

'77P	ove	Cessation of relinquishment condition for area not overlapping with coal or oil shale exploration senement			
		(a)	a lea	ase contains a relinquishment condition; and	5
		(b)		or part of the area of the lease ceases to be in the area coal or oil shale exploration tenement (the <i>relevant</i> d);	6 7 8
		the c	ondit	tion ceases to apply for the relevant land.	9
'Sub	divi	sion	2	Amendment of relinquishment condition by application	10 11
'77Q	Ар	plicat	ion	of sdiv 2	12
		cond	lition	division applies if a lease contains a relinquishment and all or part of the area of the lease is in the area or oil shale exploration tenement.	13 14 15
'77R	Со	nditic	ns f	or applying to amend	16
	'(1)			e may apply for the Minister to amend the condition licant has, before making the application—	17 18
		(a)		le reasonable attempts to consult with the coal or oil le exploration tenement holder about—	19 20
			(i)	the proposed amendment; and	21
			(ii)	a proposed later development plan for the lease; and	22 23
		(b)	late	nged the proposed amendment and the proposed r development plan to give effect to any reasonable posal by the tenement holder that will optimise—	24 25 26
			(i)	petroleum production under the amended lease; and	27 28
			(ii)	coal, oil shale or incidental coal seam gas mining under any future mining lease over the land.	29 30

	'(2)	prov		subsection (1)(b) applies only to the extent the are commercially and technically feasible for the	1 2 3
'77S				coal or oil shale exploration tenement gotiate	4 5
		aske agre secti with	d by emention 77	or oil shale exploration tenement holder must, if the lessee, make reasonable attempts to reach an t with the lessee about the matters mentioned in (R(1)) that provides the best resource use outcome significantly affecting the parties' rights or 28	6 7 8 9 10 11
'77T	Re	quire	ment	s for making application	12
	'(1)	The	applic	cation must—	13
		(a)	be in	n the approved form; and	14
		(b)	be lo	odged at—	15
			(i)	the office of the department for lodging the application, as stated in a gazette notice by the chief executive; or	16 17 18
			(ii)	if no office is gazetted under subparagraph (i)—the office stated in the approved form; or	19 20
			(iii)	otherwise—the office of the chief executive; and	21
		(c)		e whether or not the development plan for the lease been complied with; and	22 23
		(d)	com	ne development plan for the lease has not been plied with—state details of, and the reasons for, a noncompliance; and	24 25 26
		(e)	inclu	ude a CSG statement; and	27
		(f)		ude a proposed later development plan for the lease mended under section 77R; and	28 29
		(g)	inclu	ude a statement about each of the following—	30

¹²⁸ See also division 7 (Confidentiality of information).

		(i)	the details of the consultation carried out under section 77R(1)(a);	1 2
		(ii)	the results of the consultation;	3
		(iii)	whether the proposed development plan includes all provisions proposed by the coal or oil shale exploration tenement holder under section 77R(1)(b);	4 5 6 7
		(iv)	if the proposed development plan does not include a provision proposed by the tenement holder—why it was not included;	8 9 10
		(v)	the applicant's assessment of the potential for the applicant and the tenement holder to make a coordination arrangement about—	11 12 13
			(A) petroleum production under the amended lease; and	14 15
			(B) coal, oil shale or incidental coal seam gas mining under any future mining lease over the land that may be granted to the tenement holder; and	16 17 18 19
			accompanied by the fee prescribed under a lation.	20 21
	'(2)		the CSG statement need not include a proposed nagement plan.	22 23
'77U	No	tice of app	olication	24
			icant must immediately after making the application to oil shale exploration tenement holder a copy dication.	25 26 27
'77V		bmissions der	s by coal or oil shale exploration tenement	28 29
	'(1)		or oil shale exploration tenement holder may lodge ons about the application at—	30 31
		` '	office of the department for lodging the submissions, tated in a gazette notice by the chief executive; or	32 33

	(b) if no office is gazetted under paragraph (a)—the office of the chief executive. ¹²⁹	1 2
'(2)	However, the submissions may be lodged only within 20 business days after the holder is, under section 77U, given a copy of the application.	3 4 5
'(3)	The submissions may include—	6
	(a) information about all or any of the following—	7
	(i) exploration carried out under the tenement;	8
	(ii) the results of the exploration;	9
	(iii) the prospects for future coal or oil shale mining or incidental coal seam gas mining from the land; or	10 11
	(b) a proposal by the tenement holder for the development of coal or oil shale in the land; or	12 13
	(c) information relevant to the CSG assessment criteria.	14
'(4)	The holder must give the applicant a copy of the submissions.	15
'(5)	In deciding the application, regard must be had to the submissions.	16 17
'77W Mi	nister may require further negotiation	18
'(1)	The Minister may, by notice, require the applicant to conduct negotiations with the coal or oil shale exploration tenement holder with a view to making changes of a type mentioned in section 77R(1)(b). ¹³⁰	19 20 21 22
'(2)	The applicant must use all reasonable attempts to comply with the requirement.	23 24
'(3)	If the Minister is reasonably satisfied the applicant has not complied with the requirement the Minister may decide to refuse the application.	25 26 27

¹²⁹ See also division 7 (Confidentiality of information).

¹³⁰ Section 77R (Conditions for applying to amend)

77X	Dec	ciding	g amendment application	1
	'(1)	decid	ore deciding to grant the application, the Minister must de whether to approve the applicant's proposed later lopment plan for the lease.	2 3 4
	'(2)		application can not be granted unless the proposed plan been approved.	5 6
	'(3)		6, division 2 ¹³¹ applies for deciding whether to approve proposed plan.	7 8
	'(4)		matters that must be considered in deciding the ication include each of the following—	9 10
		(a)	the CSG assessment criteria;	11
		(b)	whether the applicant has taken all reasonable steps to comply with the relinquishment condition;	12 13
		(c)	the effect of any approval of later development plans for the lease;	14 15
		(d)	any submissions under section 77V lodged within the period mentioned in section 77V(2).	16 17
Sub	divis	sion	3 Restriction on amendment of conditions	18 19
77Y			s of relevant coal or oil shale mining nt holder to be considered	20 21
		inter	condition of a lease must not be amended unless the ests of any relevant coal or oil shale mining tenement er have been considered.	22 23 24

¹³¹ Part 6, division 2 (Development plans)

See also division 6 (Proposed later development plans).

'Div	ision	5	Restrictions on particular transfers	1
'77Z			ment for coordination arrangement to transfer tenure area of mining lease	2 3
	'(1)		section applies, despite part 6N, if land is in the area of a oleum lease and a coal mining lease or oil shale mining e.	4 5 6
	'(2)	part	ansfer of the petroleum lease must not be approved under 6N unless the proposed transferee and the mining lease er are parties to a coordination arrangement about—	7 8 9
		(a)	petroleum production under the lease; and	10
		(b)	coal or oil shale mining and any incidental coal seam gas mining under the mining lease.	11 12
'Div	ision	6	Proposed later development plans	13
'78	Add	litior	nal criteria for deciding whether to approve	14
	'(1)	This	section applies if—	15
		(a)	the Minister is considering whether to approve a proposed later development plan for a lease; and	16 17
		(b)	the area of the lease includes all or part of the area of a coal mining tenement or oil shale mining tenement.	18 19
	'(2)	The	matters that must be considered also include—	20
		(a)	the CSG assessment criteria; and	21
		(b)	the effect of any approval of the proposed plan on any	22

¹³² See also section 53F (Power to require relinquishment).

'Div i	ision	7 Confidentiality of information	1
'78A	Арр	olication of div 7	2
	'(1)	This division applies if a tenure holder or a person who has applied for a tenure (the <i>information-giver</i>) gives another tenure holder or a person who has applied for a tenure (the <i>recipient</i>) information—	3 4 5 6
		(a) that this part requires the information-giver to give the recipient, including, for example, information given to comply with section 76Z(a); ¹³³ or	7 8 9
		(b) for the purposes of this part.	10
	'(2)	However, this division applies subject to any agreement between the information-giver and the recipient about the information or its use.	11 12 13
	'(3)	In this section—	14
		information means information given verbally or in writing.	15
		<i>tenure</i> means a 1923 Act petroleum tenure or a coal or oil shale mining tenement.	16 17
'78B	Cor	nfidentiality obligations	18
	'(1)	The recipient must not disclose the information to anyone else, unless—	19 20
		(a) the information is publicly available; or	21
		(b) the disclosure is—	22
		(i) made with the information-giver's consent; or	23
		(ii) expressly permitted or required under this or another Act; or	24 25
		(iii) to the Minister.	26
	'(2)	The recipient may use the information only for the purpose for which it is given.	27 28

¹³³ Section 76Z (Obligations of coal or oil shale exploration tenement holder)

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'78C	Civ	il ren	nedies	1			
		com	'If the recipient does not comply with section 78B, a court of competent jurisdiction may order the recipient to pay the information-giver all or any of the following—				
		(a)	compensation for any loss the information-giver incurred because of the failure to comply with the section;	5 6 7			
		(b)	the amount of any commercial gain the recipient made because of the failure to comply with the section.	8 9			
'Part	t 60	•	Security	10			
'78D	Ор	eratio	on and purpose of pt 6G	11			
	'(1)	a 19 appl	part empowers the Minister to require, from time to time, 23 Act petroleum tenure holder, or a person who has ied for a 1923 Act petroleum tenure, to give the State rity for the tenure, or proposed tenure.	12 13 14 15			
	'(2)	The	security may be used to pay—	16			
		(a)	any liability under this Act that the State incurs because of an act or omission of the holder; and	17 18			
		(b)	unpaid petroleum royalty or annual rent payable by the holder to the State; and	19 20			
		(c)	other unpaid amounts payable under this Act by the holder to the State, including, for example, any of the following—	21 22 23			
			(i) unpaid civil penalty;	24			
			(ii) unpaid interest on unpaid petroleum royalty or annual rent:	25 26			

		(iii) any debt payable by the holder under section 101;134 and	1 2
		(d) any compensation the State must pay under section 80P ¹³⁵ because of the exercise, or purported exercise, of a remedial power under section 80L ¹³⁶ in relation to the tenure, whether or not the tenure has ended.	3 4 5 6 7
78E		wer to require security for 1923 Act petroleum	8
	'(1)	The Minister may require a 1923 Act petroleum tenure holder, or a person who has applied for a 1923 Act petroleum tenure, to give the State security for the tenure, or proposed tenure.	10 11 12
	'(2)	The security must be—	13
		(a) in the form prescribed under a regulation; and	14
		(b) of at least the amount prescribed under a regulation.	15
	'(3)	The requirement may be made at any time.	16
	(4)	However, the requirement does not take effect until the holder or applicant is given—	17 18
		(a) for a requirement to give security in the form and amount prescribed under subsection (2)—notice of the requirement; or	19 20 21
		(b) otherwise—an information notice about the decision to make the requirement.	22 23
78F	Mir	nister's power to require additional security	24
	'(1)	The Minister may, at any time, require a petroleum authority holder to increase the amount of security given for the authority.	25 26 27

¹³⁴ Section 101 (Minister's power to ensure compliance by 1923 Act petroleum tenure holder)

¹³⁵ Section 80P (Compensation for exercise of remedial power)

¹³⁶ Section 80L (Power of authorised person to ensure compliance)

'(2)	How	ever—	1				
	(a) if, because of an increase in the prescribed amount under section 78E(2), the requirement is to increase the total security required to no more than the increased prescribed amount—the requirement must be made by notice to the holder; or						
	(b)	if the requirement is to increase the total security required to more than the prescribed amount under section 78E(2) when the requirement is made—	7 8 9				
		(i) subsections (3) to (6) must be complied with before making the requirement; and	10 11				
		(ii) the requirement does not take effect until the holder is given an information notice about the decision to make the requirement.	12 13 14				
' (3)	The	Minister must give the holder notice—	15				
	(a)	stating the proposed increased amount of the security for the tenure; and	16 17				
	(b)	inviting the holder to lodge, within a stated reasonable period, submissions about the proposed increased amount at—	18 19 20				
		(i) the office of the department for lodging the submissions, as stated in a gazette notice by the chief executive; or	21 22 23				
		(ii) if no office is gazetted under subparagraph (i)—the office of the chief executive.	24 25				
'(4)		stated period must end at least 20 business days after the er is given the notice.	26 27				
'(5)		submissions lodged by the holder within the stated period be considered before deciding to make the requirement.	28 29				
'(6)	In th	is section—	30				
		rity given, includes security given or increased because of uirement under subsection (1).	31 32				

'78G	Inte	erest	on security	1
			State may keep any interest that accrues on security n under this part for a 1923 Act petroleum tenure.	y 2 3
'78H	Pov	wer to	o use security	4
		Act secur	e State may use security given under this part for a 1923 petroleum tenure, and any interest that accrues on the rity, to make a payment mentioned in section 78D(2) ¹³⁷ ir ion to the tenure.	e 6
'78 I	Re	plenis	shment of security	9
	'(1)	This	section applies, if—	10
		(a)	under section 78H, all or part of the security for a 1923 Act petroleum tenure has been used; and	3 11 12
		(b)	the tenure is still in force.	13
	'(2)	The	Minister must give the tenure holder a notice—	14
		(a)	stating how much of the security has been used; and	15
		(b)	directing the holder to, within 30 days after the giving of the notice, replenish the security for the tenure up to the higher of the following—	
			(i) the amount prescribed under a regulation;	19
			(ii) if the notice states that, under section 78E, ¹³⁶ another amount is required—the other amount.	8 20 21
'78J	Sec	curity	not affected by change in holder	22
	'(1)	tenui that	section applies if security for a 1923 Act petroleum re is given under this part for a 1923 Act petroleum tenure is still in force and there is a subsequent change in the re holder.	e 24

¹³⁷ Section 78D (Operation and purpose of pt 6G)

¹³⁸ Section 78E (Power to require security for 1923 Act petroleum tenure)

	'(2)	Despite the subsequent change, the security, and any interest that accrues on it, continues for the benefit of the State and may be used under section 78H.	1 2 3
	'(3)	The tenure holder's name as stated in any instrument under which the security was given is taken to have been changed to reflect the subsequent change.	4 5 6
	'(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 tenure.	7 8 9
'78K	Ref	tention of security after 1923 Act petroleum tenure ds	10 11
	'(1)	Security, or part of security, given for a 1923 Act petroleum tenure may be kept for 1 year after the tenure has ended.	12 13
	'(2)	Also, if a claim made for the use of the security has not been assessed, an appropriate amount of the security to meet the claim may be kept until the claim has been assessed.	14 15 16
'Par	⁺t 6⊦	H Private land	17
'Div i	ision	n 1 Preliminary	18
'78L	Ар	plication of pt 6H	19
		'This part applies for a 1923 Act petroleum tenure in relation to all private land unless—	20 21
		(a) the tenure holder owns the land; or	22
		(b) the tenure holder has the right, other than under this Act, to enter the land to carry out authorised activities for the tenure.	23 24 25

'Division 2		2	Requirement for entry notice for entry to private land in area of 1923 Act petroleum tenure	
'78M		quire ivitie	ement for entry notice to carry out authorised	4 5
	'(1)		erson must not enter private land to carry out an authorised vity for a 1923 Act petroleum tenure unless—	6 7
		(a)	the tenure holder has, at least 10 business days before the entry, given each owner and occupier of the land notice under this part (an <i>entry notice</i>) of the proposed entry; or	8 9 10 11
		(b)	the entry is needed to preserve life or property because of a dangerous situation or emergency that exists, or may exist; or	12 13 14
		(c)	each owner and occupier of the land has agreed that an entry notice is not required.	15 16
		Max	ximum penalty—100 penalty units.	17
	'(2)	the	person proposes to enter the land under subsection (1)(b), person must, if practicable, notify each owner and upier of the land orally before entering the land.	18 19 20
	'(3)	An <i>noti</i>	agreement under subsection (1)(c) is a waiver of entry ce.	21 22
		Note:	<u> </u>	23
		Se ca	ection 79U also contains preconditions for entry to private land to arry out authorised activities for a 1923 Act petroleum tenure. 139	24 25
'78N	Wa	iver	of entry notice	26
	'(1)	A w	vaiver of entry notice—	27
		(a)	may be given only by signed writing; and	28
		(b)	must state each of the following—	29

¹³⁹ Section 79U (Compensation to be addressed before entry to private land)

		(1	1)	not required to agree to the waiver of entry notice;	2
		(i	ii)	the authorised activities proposed to be carried out on the land;	3 4
		(j	iii)	the period during which the land will be entered;	5
		(i	iv)	when and where the activities are proposed to be carried out.	6 7
	'(2)			or occupier can not withdraw the waiver of entrying the period.	8 9
	'(3)	The wa		r of entry notice ceases to have effect at the end of	10 11
'780	Red	quired (con	tents of entry notice	12
	'(1)	An ent	ry n	otice must state each of the following—	13
		(a) tl	he la	and proposed to be entered;	14
				period during which the land will be entered (the period);	15 16
		(c) th	he a	ctivities proposed to be carried out on the land;	17
		. ,	vher ut;	n and where the activities are proposed to be carried	18 19
		(e) c	onta	act details for—	20
		(i	i)	the relevant 1923 Act petroleum tenure holder; or	21
		(i	ii)	another person the holder has authorised to discuss the matters stated in the notice.	22 23
	'(2)	The en	try	period must not be longer than—	24
		(a) fe	or a	n authority to prospect—6 months; or	25
		(b) for	or a	lease—1 year.	26
	'(3)			the entry period may be longer if the person to notice is required to be given agrees in writing.	27 28
	'(4)			subsections (2) and (3), an entry notice given to r occupier of the land may state a different entry	29 30

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			2
	'(5)	activities the occupier of the land ordinarily carries out on the land, the entry notice may comply with subsection (1)(c) and (d) by generally describing the nature and extent of the	3 4 5 6 7
	'(6)	information statement in the approved form about the rights and obligations of holders, owners and occupiers relating to	8 9 10 11
78P	Giv	ing entry notice by publication	12
	'(1)	* **	13 14
	'(2)	The publication may relate to more than 1 entry notice.	15
	'(3)	publication is reasonably likely to adequately inform the person to whom the notice is required to be given of the proposed entry at least 10 business days before the entry is to	16 17 18 19 20
	'(4)	instead of complying with section 78O(6), state where a copy of the information statement mentioned in that subsection	21 22 23 24
'Divi	ision	before carrying out authorised	25 26 27
78Q	App	olication of div 3	28
	'(1)	This division applies if a 1923 Act petroleum tenure holder	29 30
			31 32

		(b) allow someone else for the holder to first enter private land to carry out authorised activities for the tenure.	1 2
	'(2)	This division applies whether or not an entry notice has been given in relation to the proposed entry.	3 4
'78R	Red	quirement to give further notice	5
	'(1)	The 1923 Act petroleum tenure holder must give each owner and occupier of the land notice—	6 7
		(a) of the proposed entry; and	8
		(b) of, accurately, when and where the authorised activities are proposed to be carried out.	9 10
	'(2)	The notice must be given—	11
		(a) generally—at least 2 business days before the proposed entry; or	12 13
		(b) if the holder and each owner and occupier of the land have agreed to a longer or shorter period for giving the notice—within the longer or shorter period.	14 15 16
	'(3)	The notice may be written or verbal and may be given in any way, including, for example, in person, by e-mail, facsimile transmission, letter or a hand written note.	17 18 19
'78S	Fai	lure to give further notice	20
	'(1)	The 1923 Act petroleum tenure holder must comply with section 78R.	21 22
		Maximum penalty—50 penalty units.	23
	'(2)	However, a failure to comply with section 78R does not prevent the authorised activities from being carried out on the land	24 25 26

'Divi	isior	1 4	Provisions for dealings or change in ownership or occupancy	1 2
'78T			otice or waiver of entry notice not affected by ed dealing	3 4
		not	permitted dealing with a 1923 Act petroleum tenure does affect an entry notice or waiver of entry notice given or e in relation to the tenure.	5 6 7
'78U	Ch	ange	in ownership or occupancy	8
	'(1)		after the giving of an entry notice, the ownership or apancy of the relevant land changes—	9 10
		(a)	the holder of the 1923 Act petroleum tenure for which the entry notice was given is taken to have given that notice to each new owner or occupier of the land; and	11 12 13
		(b)	the requirement under section 78M(1)(a) ¹⁴⁰ to give the notice at least 10 business days before entry, does not apply for the new owner or occupier for the entry period stated in the notice.	14 15 16 17
	'(2)	or o	fter the giving of a waiver of entry notice, the ownership ecupancy of the relevant land changes, each new owner or upier of the land is taken to have given that waiver of entry ce.	18 19 20 21
	'(3)	awar or (2	ne relevant 1923 Act petroleum tenure holder becomes re of a new owner or occupier mentioned in subsection (1) (2), the holder must, within 15 business days, give the new er or occupier a copy of the entry notice or waiver of entry ce.	22 23 24 25 26
	'(4)	subs	the holder does not comply with subsection (3), ections (1) and (2) cease to apply for the entry notice or ver of entry notice.	27 28 29

¹⁴⁰ Section 78M (Requirement for entry notice to carry out authorised activities)

'Divi	sion	Periodic notice after entry of land	1
'78V	Not	tice to owners and occupiers	2
	'(1)		3 4
	'(2)	period under subsection (3), (4) or (5), give each owner and	5 6 7
			8 9
		period—that no activities were carried out on the land	10 11 12
	'(3)	occupier of the land, the period for subsection (2) is the period	13 14 15
	'(4)	notice for the entry, the period for subsection (2) is the longer of following periods after the giving of the waiver of entry	16 17 18 19
		(a) either—	20
		(i) for an authority to prospect—6 months; or	21
		(ii) for a lease—1 year;	22
		occupier of the land consented to a longer period—the	23 24 25
	'(5)	owners or occupiers and the rest of the owners or occupiers gave a waiver of entry notice for the entry, the period for subsection (2) is the longer of the periods under	26 27 28 29 30

Division 6		environmental management	1 2
'78W	acc	tht of access for authorised activities includes less for rehabilitation and environmental nagement	3 4 5
		'If, under this part, a 1923 Act petroleum tenure holder has the right to enter private land to carry out authorised activities for the tenure, 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.	6 7 8 9 10 11
'Part	t 6I	Public land ¹⁴¹	12
'Divis	sion	1 Public roads	13
'Sub	divis	sion 1 Preliminary	14
'78X	Sig	nificant projects excluded from div 1	15
	'(1)	This division does not apply for a 1923 Act petroleum tenure 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.	16 17 18 19
	'(2)	Subsection (1) does not limit or otherwise affect conditions the Coordinator-General may, under the <i>State Development and Public Works Organisation Act 1971</i> , part 4, division 7, ¹⁴² recommend for the tenure.	20 21 22 23

¹⁴¹ See however section 165 (Exclusion of pt 6I, div 1 for continuance of particular existing road uses).

¹⁴² State Development and Public Works Organisation Act 1971, part 4, division 7 (Relationship with other legislation)

'78Y	Wh	at is	a no	tifiable road use	1		
	'(1)	A no	otifiab	ble road use, for a 1923 Act petroleum tenure, is—	2		
		(a)		use of a public road in the area of the tenure for sport relating to a seismic survey or drilling activity;	3 4 5		
		(b)		use of a public road at more than the threshold rate if haulage relates to—	6 7		
			(i)	the transportation of petroleum produced or processed in the area of the tenure; or	8 9		
			(ii)	the construction of a pipeline.	10		
	'(2)			n (1)(b) applies even if the road is not on land in the e tenure.	11 12		
	'(3)	In this section—					
		thre	threshold rate means—				
		(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		
'Sub	divi	sion	2	Notifiable road uses	17		
'78Z	No	tice c	of not	tifiable road use	18		
	'(1)	1) It is a condition of each 1923 Act petroleum tenure that holder must not use a public road for a notifiable road unless the holder has given the public road authority for road notice that the holder proposes to carry out the use. ¹⁴³					
	'(2)	The	notice	e must—	23		
		(a)	be g	given—	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		

¹⁴³ See also section 79G (Compensation to be addressed before carrying out notifiable road use).

		(b)	state	each of the following—	1	
			(i)	the public road proposed to be used;	2	
			(ii)	the type of haulage under the use;	3	
				Examples of type of haulage—	4	
				• vehicle type	5	
				material hauled	6	
			(iii)	the total weight of material proposed to	be hauled; 7	
			(iv)	when the use is proposed to start and end	1; 8	
			(v)	the frequency of vehicle movements;	9	
			(vi)	contact details for the holder or someon holder has authorised to discuss the mat in the notice.		1
'79	Directions about notifiable road use					
	'(1)	give use notif	a 192 <i>direct</i> fiable	road authority for a public road may, 3 Act petroleum tenure holder a direction) about the way the holder may use throad uses being carried out, or propose, by the holder.	on (a <i>road</i> 1) ne road for 1	5 6 7
	'(2)	The direction must—				9
		(a)	be re	asonable; and	2	0
		(b)	only	be about—	2	1
			(i)	preserving the condition of the road; or	2:	2
			(ii)	the safety of road-users or the public; an	d 2	3
		(c)		ecompanied by, or include, an informate the decision to give the direction.	tion notice 2	
			Exan	oles of what a direction may be about—	2	6
			•	when the road may be used	2	7
			•	the route for the movement of heavy vehicles	2	8
			•	safety precautions the holder must take	2	9
	'(3)	The	direct	on may also require the holder to—	3	0

		(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	rever—	6
		(a)	an assessment can not be required if the notifiable road use is transportation 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 Environmental Protection Act, or a similar document under another Act.	10 11 12 13
'79A	Ob	ligati	on to comply with road use directions	14
			s a condition of each 1923 Act petroleum tenure that its	15
		hold	er must comply with any road use direction given to its er relating to the tenure, unless the holder has a bnable excuse.	16 17 18
'Sub	odivis	hold	er relating to the tenure, unless the holder has a onable excuse.	17
'Sub		hold reaso	er relating to the tenure, unless the holder has a conable excuse. 3 Compensation for notifiable road	17 18
		bility The compositions, cause	er relating to the tenure, unless the holder has a conable excuse. 3 Compensation for notifiable road uses	17 18 19 20
	Lia	bility The composit cause relate	Compensation for notifiable road uses to compensate public road authority holder of each 1923 Act petroleum tenure is liable to pensate the public road authority for a public road for any damage or loss it incurs, or will incur, that is or will be ed by notifiable road uses carried out by the holder that	17 18 19 20 21 22 23 24 25
	Lia	bility The composit cause relate	Compensation for notifiable road uses to compensate public road authority holder of each 1923 Act petroleum tenure is liable to pensate the public road authority for a public road for any damage or loss it incurs, or will incur, that is or will be ed by notifiable road uses carried out by the holder that e to the road.	177 188 199 200 211 222 233 244 255 266
	Lia	bility The composit cause relate	Compensation for notifiable road uses to compensate public road authority holder of each 1923 Act petroleum tenure is liable to pensate the public road authority for a public road for any damage or loss it incurs, or will incur, that is or will be ed by notifiable road uses carried out by the holder that e to the road. The ples of a possible cost for subsection (1)— repair costs to rectify damage to the road caused, or that will be	177 188 199 200 211 222 233 244 255 266 277 288

		•	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 78Z, given notice of the use; and	7 8			
		(b)	is subject to section 79H;144 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			
79C	Cor	mper	nsation agreement	14			
	'(1)	A 1923 Act petroleum tenure holder and the public road authority for a public road may enter into an agreement (a <i>compensation agreement</i>) about the holder's compensation liability to the public road authority relating to the road.					
	'(2)	A compensation agreement may relate to all or part of the liability.					
	'(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—	30			

¹⁴⁴ Section 79H (Compensation not affected by change in administration or holder)

 (b) provide for— (i) monetary or non-monetary compensation; or (ii) a process by which it may be amended or enforced. Example for paragraph (b)— A compensation agreement may provide for compensation under it to be reviewed on the happening of a material change in circumstances for the 1923 Act petroleum tenure, including a significant decrease or increase in the extent of the relevant notifiable road use. '(5) Subsections (2) to (4) do not limit the matters that may be provided for in a compensation agreement. '79D Deciding compensation through tribunal '(1) The public road authority for a public road or a 1923 Act petroleum tenure holder may apply (a compensation application) to the tribunal for the tribunal to decide the holder's compensation liability to the public road authority relating to the road. '(2) The tribunal may decide the compensation liability only to the extent it is not subject to a compensation agreement. '(3) In making the decision, the tribunal may have regard to whether the applicant has attempted to mediate or negotiate the compensation liability. '79E Criteria for decision '(1) The criteria the tribunal must consider, in deciding a compensation application, include— (a) the reasonableness of the cost, damage or loss claimed; and (b) if the public road authority is a local government—the extent to which the cost, damage or loss claimed has 			(a)	road	authority relating to the road to any renewal of the are; and	1 2 3
(ii) a process by which it may be amended or enforced. Example for paragraph (b)— A compensation agreement may provide for compensation under it to be reviewed on the happening of a material change in circumstances for the 1923 Act petroleum tenure, including a significant decrease or increase in the extent of the relevant notifiable road use. '(5) Subsections (2) to (4) do not limit the matters that may be provided for in a compensation agreement. '79D Deciding compensation through tribunal '(1) The public road authority for a public road or a 1923 Act petroleum tenure holder may apply (a compensation application) to the tribunal for the tribunal to decide the holder's compensation liability to the public road authority relating to the road. '(2) The tribunal may decide the compensation liability only to the extent it is not subject to a compensation agreement. '(3) In making the decision, the tribunal may have regard to whether the applicant has attempted to mediate or negotiate the compensation liability. '79E Criteria for decision '(1) The criteria the tribunal must consider, in deciding a compensation application, include— (a) the reasonableness of the cost, damage or loss claimed; and (b) if the public road authority is a local government—the			(b)	prov	ride for—	4
A compensation agreement may provide for compensation under it to be reviewed on the happening of a material change in circumstances for the 1923 Act petroleum tenure, including a significant decrease or increase in the extent of the relevant notifiable road use. '(5) Subsections (2) to (4) do not limit the matters that may be provided for in a compensation agreement. '79D Deciding compensation through tribunal '(1) The public road authority for a public road or a 1923 Act petroleum tenure holder may apply (a compensation application) to the tribunal for the tribunal to decide the holder's compensation liability to the public road authority relating to the road. '(2) The tribunal may decide the compensation liability only to the extent it is not subject to a compensation agreement. '(3) In making the decision, the tribunal may have regard to whether the applicant has attempted to mediate or negotiate the compensation liability. '79E Criteria for decision '(1) The criteria the tribunal must consider, in deciding a compensation application, include— (a) the reasonableness of the cost, damage or loss claimed; and (b) if the public road authority is a local government—the				(i)	monetary or non-monetary compensation; or	5
A compensation agreement may provide for compensation under it to be reviewed on the happening of a material change in circumstances for the 1923 Act petroleum tenure, including a significant decrease or increase in the extent of the relevant notifiable road use. '(5) Subsections (2) to (4) do not limit the matters that may be provided for in a compensation agreement. '79D Deciding compensation through tribunal '(1) The public road authority for a public road or a 1923 Act petroleum tenure holder may apply (a compensation application) to the tribunal for the tribunal to decide the holder's compensation liability to the public road authority relating to the road. '(2) The tribunal may decide the compensation liability only to the extent it is not subject to a compensation agreement. '(3) In making the decision, the tribunal may have regard to whether the applicant has attempted to mediate or negotiate the compensation liability. '79E Criteria for decision '(1) The criteria the tribunal must consider, in deciding a compensation application, include— (a) the reasonableness of the cost, damage or loss claimed; and (b) if the public road authority is a local government—the				(ii)	a process by which it may be amended or enforced.	6
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 '79D Deciding compensation through tribunal '(1) The public road authority for a public road or a 1923 Act petroleum tenure holder may apply (a compensation application) to the tribunal for the tribunal to decide the holder's compensation liability to the public road authority relating to the road. '(2) The tribunal may decide the compensation liability only to the extent it is not subject to a compensation agreement. '(3) In making the decision, the tribunal may have regard to whether the applicant has attempted to mediate or negotiate the compensation liability. '79E Criteria for decision '(1) The criteria the tribunal must consider, in deciding a compensation application, include— (a) the reasonableness of the cost, damage or loss claimed; and (b) if the public road authority is a local government—the 				it ci si	to be reviewed on the happening of a material change in reumstances for the 1923 Act petroleum tenure, including a gnificant decrease or increase in the extent of the relevant	8 9 10 11 12
 '(1) The public road authority for a public road or a 1923 Act petroleum tenure holder may apply (a compensation application) to the tribunal for the tribunal to decide the holder's compensation liability to the public road authority relating to the road. '(2) The tribunal may decide the compensation liability only to the extent it is not subject to a compensation agreement. '(3) In making the decision, the tribunal may have regard to whether the applicant has attempted to mediate or negotiate the compensation liability. '79E Criteria for decision '(1) The criteria the tribunal must consider, in deciding a compensation application, include— (a) the reasonableness of the cost, damage or loss claimed; and (b) if the public road authority is a local government—the 		'(5)				13 14
petroleum tenure holder may apply (a <i>compensation application</i>) to the tribunal for the tribunal to decide the holder's compensation liability to the public road authority relating to the road. (2) The tribunal may decide the compensation liability only to the extent it is not subject to a compensation agreement. (3) In making the decision, the tribunal may have regard to whether the applicant has attempted to mediate or negotiate the compensation liability. (4) The criteria for decision (1) The criteria the tribunal must consider, in deciding a compensation application, include— (a) the reasonableness of the cost, damage or loss claimed; and (b) if the public road authority is a local government—the	'79D	Dec	ciding	g cor	npensation through tribunal	15
extent it is not subject to a compensation agreement. '(3) In making the decision, the tribunal may have regard to whether the applicant has attempted to mediate or negotiate the compensation liability. '79E Criteria for decision '(1) The criteria the tribunal must consider, in deciding a compensation application, include— (a) the reasonableness of the cost, damage or loss claimed; and (b) if the public road authority is a local government—the		'(1)	petro appl hold	oleum icatio er's c	tenure holder may apply (a <i>compensation</i> on) to the tribunal for the tribunal to decide the compensation liability to the public road authority	16 17 18 19 20
whether the applicant has attempted to mediate or negotiate the compensation liability. '79E Criteria for decision '(1) The criteria the tribunal must consider, in deciding a compensation application, include— (a) the reasonableness of the cost, damage or loss claimed; and (b) if the public road authority is a local government—the		'(2)			• • • • • • • • • • • • • • • • • • • •	21 22
 '(1) The criteria the tribunal must consider, in deciding a compensation application, include— (a) the reasonableness of the cost, damage or loss claimed; and (b) if the public road authority is a local government—the 		'(3)	whet	her t	he applicant has attempted to mediate or negotiate	23 24 25
compensation application, include— (a) the reasonableness of the cost, damage or loss claimed; and (b) if the public road authority is a local government—the	'79E	Cri	teria [.]	for d	ecision	26
and (b) if the public road authority is a local government—the		'(1)				27 28
•			(a)		reasonableness of the cost, damage or loss claimed;	29 30
			(b)		•	31 32

been, will be or ought reasonably to be or to have been,

1

			paid	from—	2
			(i)	amounts the 1923 Act petroleum tenure holder has paid, or agreed to pay, the public road authority for notifiable road uses; or	3 4 5
			(ii)	rates and charges under the <i>Local Government Act</i> 1993 paid or payable by the holder to the public road authority; and	6 7 8
		(c)	any	other relevant matter.	9
	'(2)			ering the reasonableness of any cost, damage or loss he tribunal must have regard to—	10 11
		(a)	atte	action taken, or proposed, by the holder to, or to mpt to, avoid, minimise or remedy the cost, damage oss; and	12 13 14
		(b)	any	relevant act or omission of the public road authority.	15
	'(3)			n (1)(b)(ii) applies whether or not the rates and elate to notifiable road uses.	1 <i>6</i> 17
		•			
79F	Trik	·		ew of compensation	
79F	Trik '(1)	ounal	revi		18 19
79F		ounal	revies section the liability public com	ew of compensation	18
79F		ounal This	revious section the liability public commoning there	ew of compensation on applies if— compensation liability, or future compensation lity, of a 1923 Act petroleum tenure holder to a lic road authority has been agreed to under a spensation agreement or decided by the tribunal (the	18 19 20 21 22 23
79F		This (a)	revious section the liability public community originates	ew of compensation on applies if— compensation liability, or future compensation flity, of a 1923 Act petroleum tenure holder to a lic road authority has been agreed to under a spensation agreement or decided by the tribunal (the inal compensation); and the has, since the agreement or decision, been a	18 19 20 21 22 23 24 25
79F		This (a)	revies section the liability public community or ignored there materials.	ew of compensation on applies if— compensation liability, or future compensation fility, of a 1923 Act petroleum tenure holder to a lic road authority has been agreed to under a spensation agreement or decided by the tribunal (the inal compensation); and e has, since the agreement or decision, been a cerial change in circumstances.	18 19 20 21 22 23 24 25 26
79F		This (a) (b)	revies section the liability public community of the remarks and public public reviews a section or ignored the remarks a section or	ew of compensation on applies if— compensation liability, or future compensation slity, of a 1923 Act petroleum tenure holder to a lic road authority has been agreed to under a repensation agreement or decided by the tribunal (the <i>inal compensation</i>); and the has, since the agreement or decision, been a rerial change in circumstances. In the property of the relevant of the rele	18 19 20 21 22 23 24 25 26 27 28
79F	'(1)	This (a) (b) The tributh Section of the section o	revies section the liability public community of the remarks and public nal folions	ew of compensation on applies if— compensation liability, or future compensation slity, of a 1923 Act petroleum tenure holder to a lic road authority has been agreed to under a repensation agreement or decided by the tribunal (the <i>inal compensation</i>); and the has, since the agreement or decision, been a rerial change in circumstances. In the of a material change in circumstances— significant decrease or increase in the extent of the relevant of the relevant of the road use.	18 19 20 21 22 23 24 25 26 27 28 29 30

	' (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.				
	'(5)	However, before making the decision, the tribunal must have regard to—				
		(a)	the original compensation; and	6		
		(b)	whether the applicant has attempted to mediate or negotiate an amendment of the original compensation; and	7 8 9		
		(c)	any change in the matters mentioned in section 79E(1) since the original compensation was agreed or decided.	10 11		
	'(6)	origi	ne decision is to amend the original compensation, the nal compensation as amended under the decision, is for Act, taken to be the original compensation.	12 13 14		
'79G			sation to be addressed before carrying out e road use	15 16		
'79G		ifiabl It is hold				
'79G	not	ifiabl It is hold	e road use a condition of each 1923 Act petroleum tenure that its er must not carry out a notifiable road use on a public	16 17 18		
'79G	not	ifiabl It is hold road	a condition of each 1923 Act petroleum tenure that its er must not carry out a notifiable road use on a public unless— the holder and the relevant public road authority have	16 17 18 19 20		
'79G	not	It is hold road (a)	a condition of each 1923 Act petroleum tenure that its er must not carry out a notifiable road use on a public unless— the holder and the relevant public road authority have signed a compensation agreement for the use; or the public road authority has given written consent to	16 17 18 19 20 21		

¹⁴⁵ See section 79E(1) (Deciding compensation through tribunal).

'79H	Cor adn	npen ninis	nsation not affected by change in tration or holder	1 2
	'(1)		agreement or decision under this part about compensation lity is binding on—	3
		(a)	the relevant public road authority; and	5
		(b)	the relevant 1923 Act petroleum tenure holder; and	6
		(c)	each of their personal representatives, successors and assigns.	7 8
	'(2)	Subs	section (1) is subject to section 79F. ¹⁴⁶	9
'Div i	ision	2	Other public land	10
'79I		quire ivitie	ment for entry notice to carry out authorised s	11 12
	'(1)	This	section does not apply for a notifiable road use.147	13
	'(2)	land	923 Act petroleum tenure holder must not enter public to carry out an authorised activity for the tenure on public unless—	14 15 16
		(a)	the activity is an activity that may be carried out by a member of the public without requiring the specific approval of the public land authority for the land; or	17 18 19
			Example—	20
			travelling on a public road in the area of the 1923 Act petroleum tenure	21 22
		(b)	the holder has, at least 30 business days before the entry, given the public land authority notice under this part (an <i>entry notice</i>) of the proposed entry; or	23 24 25

¹⁴⁶ Section 79F (Tribunal review of compensation)

¹⁴⁷ For notifiable road uses see sections 78Z (Notice of notifiable road use) and 79 (Directions about notifiable road use).

¹⁴⁸ For private land, see part 6H (Private land).

See also section 78Z (Notice of notifiable road use).

		(c)	of a	dangerous situation or emergency that exists, or exist; or	1 2 3
		(d)		ublic land authority has agreed that an entry notice t required.	4 5
		'Ma	ximum	penalty for subsection (2)—100 penalty units.	6
	'(3)	An a notic	-	nent under subsection (2)(d) is a waiver of entry	7 8
'79J	Wa	iver o	of enti	ry notice	9
	'(1)	A wa	aiver o	of entry notice—	10
		(a)	may 1	be given only by signed writing; and	11
		(b)	must	state each of the following—	12
				that the public land authority has been told it is not required to agree to the waiver of entry notice;	13 14
				the authorised activities proposed to be carried out on the land;	15 16
			(iii)	the period during which the land will be entered;	17
				when and where the activities are proposed to be carried out.	18 19
	(2)			e land authority can not withdraw the waiver of e during the period.	20 21
	(3)		waiver period.	r of entry notice ceases to have effect at the end of	22 23
'79K	Re	quire	d con	tents of entry notice	24
	'(1)	An e	entry n	otice must state each of the following—	25
		(a)	the la	and proposed to be entered;	26
		(b)		period during which the land will be entered (the ry period");	27 28
		(c)	the ac	ctivities proposed to be carried out on the land;	29

		(d)	when and where the activities are proposed tout;	o be carried	1 2
		(e)	contact details for—		3
			(i) the relevant 1923 Act petroleum tenure	holder; or	4
			(ii) another person the holder has authorise the matters stated in the notice.	ed to discuss	5 6
	'(2)	The	entry period must not be longer than—		7
		(a)	for an authority to prospect—6 months; or		8
		(b)	for a petroleum lease—1 year.		9
	'(3)		ever, the entry period may be longer if the prity agrees in writing.	public land	10 11
	'(4)	1 pu	ect to subsections (2) and (3), an entry notice land authority in relation to the public largerent entry period from an entry notice gives a land authority in relation to the public land.	nd may state n to another	12 13 14 15
	'(5)	activ land,	proposed activity is not likely to significal ities the public land authority ordinarily carries the entry notice may comply with subsection generally describing the nature and exity.	es out on the n (1)(c) and	16 17 18 19 20
79L	Coi	nditic	ns public land authority may impose		21
	'(1)	cond	blic land authority may impose relevant and itions on a 1923 Act petroleum tenure holde kample, about giving the public land authority	r including,	22 23 24
		(a)	notice of proposed entry—		25
			(i) generally—at least 2 business days proposed entry; or	before the	26 27
			(ii) if the holder and the public land aut agreed to a longer or shorter period fo notice—within the longer or shorter pe	r giving the	28 29 30
		(b)	notice at stated intervals of activities carried for, the holder on the land.	d out by, or	31 32

s 46 175 s 46

•	'(2)	However, the public land authority can not impose a condition that is the same, or substantially the same as, or inconsistent with, a condition of the tenure or a relevant environmental authority.					
•	'(3)	Despite subsection (2), if the public land authority is the chief executive of the department in which the <i>Nature Conservation Act 1992</i> is administered, that chief executive may impose a condition more stringent than the conditions of the environmental authority.	5 6 7 8 9				
•	'(4)	If the authority decides to impose a condition, other than a condition agreed to or requested by the holder, it must give the holder an information notice about the decision.	10 11 12				
•	'(5)	In carrying out the activity, the holder must comply with the conditions.	13 14				
		Maximum penalty for subsection (5)—100 penalty units.	15				
Part	6J	Access to land in area of another 1923 Act petroleum tenure or a mining tenement	16 17 18				
79M	App	olication of pt 6J	19				
•	'(1)	This part applies for a 1923 Act petroleum tenure (the <i>first tenure</i>) in relation to land that is outside its area and in the area of another 1923 Act petroleum tenure or a mining tenement (the <i>second tenure</i>).	20 21 22 23				
4	'(2)	However, if the land is also private or public land, this part does not limit part 6H or 6I. ¹⁴⁹	24 25				

¹⁴⁹ See also section 3 (Relationship with Mineral Resources Act) and the Mineral Resources Act, section 403 (Offences regarding land subject to mining claim or mining lease).

79N		cess ning l		nd in area of lease under this Act or a	1 2	
	'If the second tenure is a lease under this Act or a mining lease, the first tenure holder may enter the land only if—					
		(a)		second tenure holder has consented in writing to the y; and	5 6	
		(b)		first tenure holder has lodged at the following office stating that the consent has been given—	7 8	
			(i)	the office of the department for lodging the notice, as stated in a gazette notice by the chief executive;	9 10	
			(ii)	if no office is gazetted under subparagraph (i)—the office of the chief executive.	11 12	
790	Access to land in area of another type of mining tenement or 1923 Act petroleum tenure					
	'(1)	tene	ment	ond tenure is an authority to prospect or a mining other than a mining lease, the first tenure holder may lowing without the second tenure holder's consent—	15 16 17	
		(a)		ss the land if it is reasonably necessary to allow the tenure holder to enter the area of the first tenure;	18 19 20	
		(b)		y out activities on the land that are reasonably essary to allow the crossing of the land.	21 22	
	'(2)	if its	exer	a right under subsection (1) may be exercised only cise does not adversely affect the carrying out of an d activity for the second tenure.	23 24 25	
	'(3)			n (2) applies whether or not the authorised activity ly started. ¹⁵⁰	26 27	

¹⁵⁰ For overlapping ATP land, see however, the 2004 Act, section 364 (Restriction on authorised activities on overlapping ATP land).

'Part 6k		General compensation provisions ¹⁵¹	1 2
'79P	Ge	neral liability to compensate	3
	'(1)	This section does not apply for a public land authority in relation to a notifiable road use. ¹⁵²	4 5
	'(2)	The holder of each 1923 Act petroleum tenure is liable to compensate each relevant owner or occupier of private or public land (an <i>eligible claimant</i>) for—	6 7 8
		(a) any compensatable effect the eligible claimant suffers that are caused by—	9 10
		(i) authorised activities for the tenure carried out by, or for, the tenure holder; and	11 12
		(ii) the carrying out of an activity by a person authorised by the holder if the holder has represented that the activity is an authorised activity for the tenure; and	13 14 15 16
		(b) consequential damages the eligible claimant incurs because of a compensatable effect caused by authorised activities for the tenure.	17 18 19
	'(3)	A 1923 Act petroleum tenure holder's liability under subsection (2) to an eligible claimant is the holder's <i>compensation liability</i> to the claimant.	20 21 22
	'(4)	This section is subject to section 79V.153	23
	'(5)	In this section—	24
		compensatable effect means all or any of the following in relation to the eligible claimant's land—	25 26
		(a) deprivation of possession of its surface;	27

¹⁵¹ See however section 165 (Exclusion of pt 6I, div 1 for continuance of particular existing road uses).

¹⁵² See part 6I, division 1, subdivision 3 (Compensation for notifiable road uses) and part 6K (General compensation provisions).

¹⁵³ Section 79V (Compensation not affected by change in ownership or occupancy)

		(b)	diminution of its value;	1	
		(c)	diminution of the use made, or that may be made, of the land or any improvement on it;	2 3	
		(d)	severance of any part of the land from other parts of the land or from other land that the eligible claimant owns;	4 5	
		(e)	any cost or loss arising from the carrying out of activities under the tenure on the land.	6 7	
		publ	vant owner or occupier means a person (including a ic land authority) who owns or occupies private or public that is included in the area of the tenure.	8 9 10	
79Q	Coi	mper	nsation agreement	11	
	'(1)	An eligible claimant and a 1923 Act petroleum tenure holder may enter into an agreement (a <i>compensation agreement</i>) about the holder's compensation liability to the claimant or any future compensation liability that the holder may have to the claimant.			
	'(2)		ompensation agreement may relate to all or part of the lity or future liability.	17 18	
	'(3)	A compensation agreement must—			
		(a)	be written and signed by, or for, the holder and the eligible claimant; and	20 21	
		(b)	state whether it is for all or part of the liability; and	22	
		(c)	if it is for only part of the liability, state—	23	
			(i) details of each activity, or effects of the activity, to which the agreement relates; and	24 25	
			(ii) the period for which the agreement has effect; and	26	
		(d)	provide for how and when the liability will be met.	27	
	'(4)	A co	ompensation agreement may—	28	
		(a)	extend the holder's compensation liability to the claimant, or any future compensation liability that the holder may have to the claimant, to any renewal of the tenure; and	29 30 31 32	

		(b)	prov	vide for—	1
			(i)	monetary or non-monetary compensation; or	2
			(ii)	a process by which it may be amended or enforced; and	3 4
		Exam	ples—	-	5
		1.		impensation agreement may provide for the construction of a for the claimant.	6 7
		2.	to b circu chan	mpensation agreement may provide for compensation under it be reviewed on the happening of a material change in mustances for the 1923 Act petroleum tenure, including a ge in the extent of activities required under a later development for a petroleum lease.	8 9 10 11 12
		(c)	fron	ride for any compensation that is, or may be, payable in the holder to the eligible claimant, under the ironmental Protection Act.	13 14 15
	'(5)			on does not limit the matters that may be provided empensation agreement.	16 17
79R	Dec	ciding	g cor	npensation through tribunal	18
79R	Dec '(1)	An e	eligib	mpensation through tribunal le claimant or a 1923 Act petroleum tenure holder y to the tribunal for it to decide the holder's—	18 19 20
79R		An e	eligib apply	le claimant or a 1923 Act petroleum tenure holder	19
79R		An e	eligib apply com futu auth	le claimant or a 1923 Act petroleum tenure holder y to the tribunal for it to decide the holder's—	19 20
79R		An emay (a) (b) How liabi	eligib apply com futu auth out	le claimant or a 1923 Act petroleum tenure holder y to the tribunal for it to decide the holder's— repensation liability to the claimant; or re compensation liability to the claimant for an aorised activity for the tenure proposed to be carried by, or for, the holder. the tribunal may decide the liability or future rely to the extent it is not subject to a compensation	19 20 21 22 23

'79S	Tribunal review of compensation					
	'(1)	This section applies if—	2			
		(a) the compensation liability, or future compensation liability, of a 1923 Act petroleum tenure holder to an eligible claimant has been agreed to under a compensation agreement or decided by the tribunal (the <i>original compensation</i>); and	3 4 5 6 7			
		(b) there has, since the agreement or decision, been a material change in circumstances (the <i>change</i>).	8 9			
	'(2)	The eligible claimant or the tenure holder may apply to the tribunal for it to review the original compensation.	10 11			
	'(3)	In carrying out the review, the tribunal may review the original compensation only to the extent it is affected by the change.	12 13 14			
	'(4)	If the tribunal considers the original compensation is not affected by the change, it must not carry out or continue with the review.	15 16 17			
	'(5)	The tribunal may, after carrying out the review, decide to confirm the original compensation or amend it in a way the tribunal considers appropriate.	18 19 20			
	'(6)	If the decision is to amend the compensation, the original compensation, as amended under the decision, is for this Act, taken to be the original compensation.	21 22 23			
'79T	Ord	ders tribunal may make	24			
	'(1)	The tribunal may make any order it considers appropriate to meet or enforce its decision on an application under this part.	25 26			
	'(2)	Without limiting subsection (1), the tribunal may order non-monetary compensation as well as monetary compensation.	27 28 29			
'79U	Co lan	mpensation to be addressed before entry to private d	30 31			
	'(1)	A 1923 Act petroleum tenure holder must not enter private land to carry out an authorised activity for the tenure unless—	32 33			

	(a)	the l	nolder owns the land; or	1		
	(b)		holder has the right, other than under this Act, to r the land to carry out authorised activities for the re;	2 3 4		
	(c)	each eligible claimant for the land is—				
		(i)	a party to a compensation agreement about the holder's compensation liability to the eligible claimant of at least to the extent the liability relates to the activity proposed to be carried out by the holder, and its effects; or	6 7 8 9 10		
		(ii)	a party to an agreement (a <i>deferral agreement</i>) that a compensation agreement can be entered into after the entry; or	11 12 13		
		(iii)	an applicant or respondent to an application under section 79R relating to the land; or	14 15		
	(d)		entry is to preserve life or property or because of a gerous situation or emergency that exists, or may t.	16 17 18		
'(2)	A deferral agreement must—					
	(a)		written and signed by, or for, the holder and each ble claimant for the land; and	20 21		
	(b)	state each of the following—				
		(i)	that the eligible claimant has been told the claimant is not required to sign the agreement before a compensation agreement has been entered into;	23 24 25 26		
		(ii)	the authorised activities proposed to be carried out on the land;	27 28		
		(iii)	the period during which the land will be entered;	29		
		(iv)	when and where the activities are proposed to be carried out;	30 31		
		(v)	when it is proposed that all or part of the liability for compensation will be met;	32 33		

			(vi) the period for which the agreement has effect;	1
			(vii) how the liability will be met.	2
'79V		mpens cupan	sation not affected by change in ownership or cy	3 4
	'(1)	part i	mpensation agreement or a tribunal decision under this s for the benefit of, and is taken to have been agreed to or led for and is binding on—	5 6 7
		(a)	the relevant eligible claimant; and	8
		(b)	the relevant 1923 Act petroleum tenure holder; and	9
		(c)	each of their successors and assigns, including successors and assigns for the area of the relevant 1923 Act petroleum tenure.	10 11 12
	'(2)	Subse	ection (1) is subject to section 79S. ¹⁵⁴	13
'Par	t 6L	•	Ownership of pipelines,	14
'Par	t 6L		Ownership of pipelines, equipment and improvements	14 15
'Par	t 6L		• • •	
	t 6L		• • •	
			equipment and improvements	15
	ision	1	equipment and improvements	15
'Divi	ision	1 1 plicati 'This	equipment and improvements Pipelines	15 16
'Divi	ision Ap Ge	o 1 plicati 'This under	equipment and improvements Pipelines ion of div 1 division applies for a pipeline constructed or operated	15 16 17 18

	'(2)	The hold	pipeline is taken to be the personal property of the tenure ler.	1 2		
	' (3)	The pipeline remains the holder's personal property despite—				
		(a)	it having become part of the land; or	4		
		(b)	the sale or other disposal of the land; or	5		
		(c)	a purported transfer of, or other dealing with, the pipeline, unless it is a permitted dealing that has taken effect under section 80G. ¹⁵⁵	6 7 8		
	'(4)	The	pipeline can not be—	9		
		(a)	levied or seized in execution; or	10		
		(b)	sold in exercise of sale or otherwise disposed of by a process under a law of a State taken against the holder, or the owner of the land.	11 12 13		
	'(5)	Subs	sections (2) to (4) apply despite—	14		
		(a)	an Act or law of a State; or	15		
		(b)	a contract, covenant or claim of right under a law of a State.	16 17		
79Y	Ow	ners	hip afterwards	18		
	'(1)	and whice on w	ion 79X applies and continues to apply for the pipeline, for any subsequent 1923 Act petroleum tenure under ch the pipeline is operated, if the tenure ends or the land which the pipeline is constructed ceases to be in the area of tenure.	19 20 21 22 23		
	'(2)	How	vever, the section is subject to—	24		
		(a)	section 80L;156 and	25		
		(b)	any condition of the former tenure.	26		

¹⁵⁵ Section 80G (Conditions for permitted dealings)

¹⁵⁶ Section 80L (Power of authorised person to ensure compliance)

	'(3)	the	o, if the pipeline is decommissioned under section 75A ¹⁵⁷ 1923 Act petroleum tenure holder, or former 1923 Act pleum tenure holder, may dispose of it to anyone else.	1 2 3
' Div i	ision	2	Equipment and improvements	4
79Z	Арр	olicat	tion of div 2	5
	'(1)	This	division applies if—	6
		(a)	equipment or improvements are taken, constructed or placed on land in the area of a 1923 Act petroleum tenure; and	7 8 9
		(b)	the equipment or improvements were taken, constructed or placed on the land for use for an authorised activity for the tenure; and	10 11 12
		(c)	the tenure continues in force.	13
	'(2)	How	vever, this division—	14
		(a)	does not apply for a pipeline;158 and	15
		(b)	is subject to part 6O. ¹⁵⁹	16
	' (3)	In th	is section—	17
		equi	pment includes machinery and plant.	18
		impr	rovements—	19
		(a)	does not include a well, water observation bore or water supply bore; but	20 21
		(b)	does include any works constructed in connection with	22

¹⁵⁷ Section 75A (Obligation to decommission pipelines)

For pipelines, see sections 75A (Obligation to decommission pipelines) and 79X (General provision about ownership while tenure is in force for pipeline).

¹⁵⁹ Part 6O (Enforcement of end of tenure and area reduction obligations)

Ow	ners	hip of equipment and improvements	1	
'(1)	remain the property of the person who owned the			
'(2)		* * *	6 7	
'(3)	Subs	section (1) applies despite—	8	
	(a)	the plant or equipment having become part of the land; or	9 10	
	(b)	the sale or other disposal of the land.	11	
'(4)	The	equipment or improvements can not be—	12	
	(a)	levied or seized in execution; or	13	
	(b)	sold in exercise of sale or otherwise disposed of by a process under a law of a State taken against the holder, or the owner of the land.	14 15 16	
'(5)	This	s section applies despite—	17	
	(a)	an Act or law of a State; or	18	
	(b)	a contract, covenant or claim of right under a law of a State.	19 20	
.4 GR	л	Dotroloum register		
LON	/1	Petroleum register	21	
Pet	roleu	ım register	22	
'(1)	The	chief executive must keep a register of details about—	23	
	(a)	1923 Act petroleum tenures; and	24	
	'(1) '(2) '(3) '(4) '(5)	'(1) Whit remains the late of	'(1) While the equipment or improvements are on the land, they remain the property of the person who owned them immediately before they were taken, constructed or placed on the land, unless that person otherwise agrees. 160 '(2) However, for a well, water observation bore or water supply bore, subsection (1) is subject to part 6D, divisions 3 and 4. 161 '(3) Subsection (1) applies despite— (a) the plant or equipment having become part of the land; or (b) the sale or other disposal of the land. '(4) The equipment or improvements can not be— (a) levied or seized in execution; or (b) sold in exercise of sale or otherwise disposed of by a process under a law of a State taken against the holder, or the owner of the land. '(5) This section applies despite— (a) an Act or law of a State; or (b) a contract, covenant or claim of right under a law of a State. Petroleum register '(1) The chief executive must keep a register of details about—	

¹⁶⁰ $\,$ See however section 75B (Obligation to remove equipment and improvements).

Part 6D, divisions 3 (Transfers of wells, water observation bores and water supply bores) and 4 (Decommissioning of wells, water observation bores and water supply bores)

		(b)		tgages and subleases of 1923 Act petroleum tenures tioned in section 80E. ¹⁶²	1 2
	'(2)	that	the c	executive may also keep in the register information hief executive considers appropriate about matters this Act or another Act.	3 4 5
	'(3)		regist Act.	er may be kept with the petroleum register under the	6 7
'80B	Kee	ping	of re	egister	8
	'(1)			executive must include in the petroleum register the on prescribed under a regulation.	9 10
	'(2)	requi secti	ired to on 80	this Act, there is a change relating to information to be kept in the register or to information that, under OC(2) the chief executive keeps in the register, the cutive must—	11 12 13 14
		(a)	ame	nd the register to reflect the change; and	15
		(b)	reco	rd in the register—	16
			(i)	when the information was amended; and	17
			(ii)	for a permitted dealing—when it took effect or is to take effect.	18 19
	'(3)			ction (2), if the change requires approval under this hange happens when the approval takes effect.	20 21
'80C	Acc	cess	to re	gister	22
		'The	chief	f executive must—	23
		(a)	publ	the petroleum register open for inspection by the lic during office hours on business days at the places chief executive considers appropriate; and	24 25 26
		(b)		w a person to take extracts, free of charge, from the ster; and	27 28

		(c)	give a person who asks for a copy of all or part of a notice, a document or information held in the register the copy on payment of the fee prescribed under a regulation.	1 2 3 4
'80D	Chi	ief ex	ecutive may correct register	5
	'(1)	The	chief executive may correct the petroleum register if fied—	6 7
		(a)	the register is incorrect; and	8
		(b)	the correction will not prejudice the rights, recorded in the register, of a 1923 Act petroleum tenure holder, a person who holds an interest in a 1923 Act petroleum tenure or a person who is a party to a coordination arrangement.	9 10 11 12 13
	'(2)		power to correct includes power to correct information in egister or a document forming part of the register.	14 15
	'(3)	If the	e register is corrected, the chief executive must record in	16 17
		(a)	the state of the register before the correction; and	18
		(b)	the time, date and circumstances of the correction.	19
	'(4)		orrection under this section has the same effect as if the vant error had not been made.	20 21
	'(5)	perso	subsection (1)(b), a right is not prejudiced if the relevant on acquired or has dealt with the right with actual or structive knowledge that the register was incorrect and it was incorrect.	22 23 24 25

'Part 6N			Dealings	
'Division 1			Permitted dealings	
'80E	Wha	at is	a permitted dealing	3
	'(1)	Each	n of the following is a <i>permitted dealing</i> —	4
		(a)	a transfer of a 1923 Act petroleum tenure, or of a share in a 1923 Act petroleum tenure;	5 6
		(b)	a mortgage of a 1923 Act petroleum tenure, or a share in a mortgage of a 1923 Act petroleum tenure;	7 8
		(c)	a release, transfer or surrender of a mortgage, or a share in a mortgage, mentioned in paragraph (b);	9 10
		(d)	a sublease, or a share in a sublease, of a lease, as provided for under a coordination arrangement;	11 12
		(e)	a transfer of a sublease mentioned in paragraph (d), as provided for under the coordination arrangement.	13 14
	'(2)		vever, a dealing that has the effect of transferring part of area of a 1923 Act petroleum tenure is not a permitted ing.	15 16 17
	'(3)	In th	is section—	18
		trans	sfer includes—	19
		(a)	a transmission by death; and	20
		(b)	a transfer by operation of law; and	21
		Exam	pple—	22
		one the	1923 Act petroleum tenure is held by individuals as joint tenants and e of them dies. A transfer in relation to the tenure includes a record of death, to record the passing by survivorship of the deceased holder's are of the tenure to the other holders.	23 24 25 26
		(c)	a record of the change of name of a 1923 Act petroleum tenure holder.	27 28

'80F	Dea	alings other than permitted dealings of no effect	1
		'A dealing with a 1923 Act petroleum tenure that is not a permitted dealing is of no effect.	2 3
'80G	Co	nditions for permitted dealings	4
	'(1)	A permitted dealing has no effect until it has been approved under division 2.	5 6
	'(2)	A permitted dealing, once approved, takes effect on—	7
		(a) the day the dealing is concluded; or	8
		(b) if, under section 80J(5), the approval provides for a later day for the dealing to take effect—that later day.	9 10
	'(3)	The approval of a permitted dealing does not of itself give it any more effect or validity than it would have had, had subsection (1) not been enacted.	11 12 13
'Div	ision	2 Obtaining approval for permitted dealing	14 15
'80H		nister may give indication for proposed permitted	16 17
	'(1)	A party to a proposed permitted dealing may ask the Minister, before concluding the dealing, to indicate—	18 19
		(a) whether the Minister is likely to approve of it; and	20
		(b) if conditions are likely to be imposed on the dealing—what the conditions are likely to be.	21 22
	'(2)		23
		The request may be made in any way the Minister considers appropriate.	24
	'(3)	± • • • • • • • • • • • • • • • • • • •	24 25 26

	'(5)	matt	ers m	ering the request the Minister must consider entioned in section 80K as if the request were n for approval of a permitted dealing.		
'80 I	Ар	plying	g for	approval	4	
	'(1)		rty to	of a relevant 1923 Act petroleum tenure interest v a permitted dealing may apply for approval of		
	'(2)	The	applic	cation must be—	8	
		(a)	in th	e approved form; and	9	
		(b)	lodg	ed at—	10	
			(i)	the office of the department for lodg applications to approve permitted dealings, stated in a gazette notice by the chief executive;	as 12	
			(ii)	if no office is gazetted under subparagraph (i)—office stated in the approved form; or	-the 14 15	
			(iii)	otherwise—the office of the chief executive; and	d 16	
		(c)	acco	mpanied by each of the following—	17	
			(i)	the instrument for the dealing, signed by the par to the dealing, and a copy of it certified to be a t copy of the original;		
			(ii)	for a transfer of a share in a 1923 Act petrole tenure, a written consent to the transfer by—	eum 21 22	
				(A) each person who holds that interest; and	23	
				(B) if the interest is subject to a mortgage—mortgagee;	-the 24 25	
			(iii)	the fee prescribed under a regulation.	26	
'80J	De	ciding	g app	lication	27	
	'(1)	The	Minis	ter may decide to grant or refuse the approval.	28	
	'(2)	However, for a transfer of a 1923 Act petroleum tenure, other than an exempt transfer, the approval may be granted only if the proposed transferee—				

	(a)	is a holder of the relevant environmental authority for the tenure; and	1 2
	(b)	either—	3
		(i) any financial assurance required under the Environmental Protection Act for the environmental authority has been given; or	4 5 6
		(ii) the administering authority under that Act has given the Minister notice that the administering authority has not required financial assurance under that Act from the proposed transferee for the environmental authority.	7 8 9 10 11
' (3)	Also	, the approval must be granted if—	12
	(a)	the proposed permitted dealing is any of the following—	13
		(i) a mortgage of a 1923 Act petroleum tenure or of a share in a mortgage of a 1923 Act petroleum tenure;	14 15 16
		(ii) a release, transfer or surrender of a mortgage, or a share in mortgage, mentioned in subparagraph (i);	17 18
		(iii) a sublease, or a share in a sublease, of a lease, as provided for under a coordination arrangement;	19 20
		(iv) a transfer of a sublease, or a share in a sublease, mentioned in subparagraph (iii), as provided for under the coordination arrangement; or	21 22 23
	(b)	subject to subsection (2)—under section 80H, an indication of the approval has been given for the proposed permitted dealing and any conditions imposed under that section have been complied with.	24 25 26 27
'(4)	Desp	pite subsection (3)(b), the approval may be refused if—	28
	(a)	the request for the indication contained incorrect material information or omitted material information; and	29 30 31
	(b)	had the Minister been aware of the discrepancy, the Minister would not have given the indication.	32 33
'(5)		approval may provide that it has effect from when the ing was concluded or a later stated day.	34 35

	(6)	appr secti	val, require th n 78E, ¹⁶³ secur	the proposed transferee to give, under ity for the petroleum authority as if the vere an applicant for the tenure.	1 2 3 4
	'(7)			proval, the applicant must be given an out the decision to refuse.	5 6
	'(8)	In th	section—		7
		exen	ot transfer mea	ns a transfer under which—	8
		(a)		ansferee is someone who holds the same ness Number to any proposed transferor;	9 10 11
		(b)		der's share in the 1923 Act petroleum ransferred to another holder of the tenure.	12 13
80K	Crit	teria	or decision		14
	'(1)		section does n val must be gra	ot apply if, under section 80J(3), the nted.	15 16
	'(2)			st be considered in deciding whether to dealing include each of the following—	17 18
		(a)	the application the application;	and any additional information given for	19 20
		(b)	nardship the ap approved;	plicant would suffer if the dealing is not	21 22
		(c)	for a transfer—		23
			(i) the capabi	lity criteria; and	24
				or not the transfer will disadvantage under the tenure; and	25 26
				he proposed transferee would have in activities for the tenure;	27 28
		(d)	whether, in rela	tion to the 1923 Act petroleum tenure—	29

			(i)	any petroleum royalty is payable and unpaid by its holder; or	1 2
			(ii)	the holder has failed to comply with the 2004 Act, section 594, 595, 599 or 602. ¹⁶⁴	3 4
		(e)	the 1	public interest.	5
'Par	rt 6C)		Enforcement of end of tenure and area reduction obligations	6 7
'80L	Pov	wer o	f aut	horised person to ensure compliance	8
	'(1)	Act 1	petrol	on applies if the holder, or former holder, of a 1923 eum tenure has not complied with section 75A, 75B relation to land (the <i>primary land</i>). 165	9 10 11
	'(2)	pers	on) n	authorised by the chief executive (the <i>authorised</i> nay, by complying with section 80M, exercise the powers (<i>remedial powers</i>)—	12 13 14
		(a)		r the primary land and do all things necessary to are the requirement is complied with; and	15 16
		(b)		r any other land (the <i>secondary land</i>) necessary or rable to cross for access to the primary land.	17 18
	'(3)	The	autho	orisation—	19
		(a)	mus	t be written; and	20
		(b)	•	be given on conditions the Minister considers ropriate.	21 22
	'(4)			edial powers do not include power to enter a or a part of a structure, used for residential purposes	23 24

^{164 2004} Act, section 594 (Obligation to lodge royalty return), 595 (Fee for late lodgment of royalty return), 599 (Annual royalty returns) or 602 (Interest on unpaid petroleum royalty or additional petroleum royalty)

¹⁶⁵ Sections 75A (Obligation to decommission pipelines), 75B (Obligation to remove equipment and improvements) or 75U (Obligation to decommission)

		without the consent of the occupier of the structure or part of the structure.	1 2		
'80M	Re	quirements for entry to ensure compliance	3		
	'(1)	Remedial powers may be exercised in relation to the primary or secondary land under section 80L only if a following person is given notice of the proposed entry at least 10 business days before the proposed entry—	4 5 6 7		
		(a) if the land has an occupier—any occupier of the land;	8		
		(b) if the land does not have an occupier—its owner.	9		
	'(2)	The notice must—	10		
		(a) identify the authorised person; and	11		
		(b) describe the land; and	12		
		(c) state—	13		
		(i) that the authorised person has, under this section, been authorised to enter the land; and	14 15		
		(ii) the purpose of the entry; and	16		
		(iii) the period of the entry.	17		
	'(3)	The chief executive may approve the giving of the notice by publishing it in a stated way.	18 19		
	'(4)	The chief executive may give the approval only if satisfied the publication is reasonably likely to adequately inform the person to whom the notice is required to be given of the proposed entry.			
	'(5)	If the authorised person intends to enter the land and any occupier of the land is present at the land, the person also must show, or make a reasonable attempt to show, the occupier the person's authorisation under this section.	24 25 26 27		
'80N	Du	ty to avoid damage in exercising remedial powers	28		
		'In exercising remedial powers, a person must take all reasonable steps to ensure the person causes as little inconvenience, and does as little damage, as is practicable.	29 30 31		

'80O	Notice of damage because of exercise of remedial powers					
	'(1)	If a person exercising remedial powers damages land or something on it, the person must give the owner and any occupier of the land notice of the damage.	3 4 5			
	'(2)	If for any reason it is not practicable to comply with subsection (1), the person must—	6 7			
		(a) leave the notice at the place where the damage happened; and	8 9			
		(b) ensure it is left in a conspicuous place and in a reasonably secure way.	10 11			
	'(3)	The notice must state—	12			
		(a) particulars of the damage; and	13			
		(b) that the owner or occupier may claim compensation under section 80P from the State.	14 15			
'80P	Со	mpensation for exercise of remedial powers	16			
	'(1)	This section applies if an owner or occupier of land (the <i>claimant</i>) suffers a cost, damage or loss because of the exercise, or purported exercise, of remedial powers.	17 18 19			
	'(2)	Compensation is payable to the claimant by the State for the cost, damage or loss.	20 21			
	'(3)	The compensation may be claimed and ordered in a proceeding brought in a court of competent jurisdiction.	22 23			
	'(4)	The court may order the compensation only if it is satisfied it is just to make the order in the circumstances of the particular case.	24 25 26			
'80Q		nership of thing removed in exercise of remedial wers	27 28			
	'(1)	This section applies if—	29			
		(a) remedial powers are exercised in relation to land; and	30			
		(b) in the exercise of the powers a thing is removed from the land; and	31 32			

			1 2
		petroleum tenure in relation to whom the powers	3 4 5
		(ii) an agent of, or contractor for, the holder.	6
	'(2)	On the removal, the thing becomes the property of the State.	7
	'(3)	•	8
	'(4)	The chief executive may deal with the thing for the State.	1(
	'(5)	costs of the sale, return the net proceeds of the sale to the	11 12 13
80R			14 15
	'(1)	· · · · · · · · · · · · · · · · · · ·	1 <i>6</i> 17
			18 19
			2(21
	'(2)	net proceeds of sale mentioned in section 80Q must be	22 23 24
		deducted from the amount claimed for the costs.	
	'(3)		25

¹⁶⁶ See also section 80R(2).

¹⁶⁷ See also section 118 (Additional orders that may be made on conviction).

s 46 197 s 46

Petroleum and	l Other	Legislation	Amendment
	Bill	l 2004	

		whic	cant net proceeds of sale means proceeds of sale under the thing sold was the property of the responsible on immediately before its removal under section 80Q.	1 2 3
'Par	t 6P		Noncompliance procedure	4
' Div i	ision	1	Introduction	5
'80S	Оре	eratio	on of pt 6P	6
	'(1)		part provides a process for noncompliance action against solder of any 1923 Act petroleum tenure.	7 8
	'(2)		power to take noncompliance action under this division not limit a power as follows (the <i>other power</i>)—	9 10
		(a)	the power under part 6G to require new or additional security;	11 12
		(b)	a power under another provision of this Act to amend the tenure.	13 14
	'(3)		other power does not limit the power to take compliance action.	15 16
	'(4)		compliance action may be taken at the same time as the r power is exercised.	17 18
' Div i	ision	2	Noncompliance action	19
'80T	Тур	es of	f noncompliance action that may be taken	20
	'(1)		noncompliance action the Minister may take under this ion is all or any of the following—	21 22
		(a)	amending the 1923 Act petroleum tenure by doing all or any of the following—	23 24
			(i) reducing the term of the tenure;	25

	(ii)	reducing its area;	1
		Example of a possible reduction—	2
		An authority to prospect holder has not, in contravention of section 74I, ¹⁶⁸ carried out work required under the work program for the authority. Noncompliance action may include amending the authority to reduce its area to reflect the work not carried out.	3 4 5 6 7
	(iii)	amending a condition of the tenure;	8
	(iv)	imposing a new condition;	9
(b)	-	iring the tenure holder to relinquish a stated part of area of the tenure on or before a stated time;	10 11
(c)	canc	relling the tenure, immediately or on a stated day;	12
(d)	deve befo the	relling, from a stated day, 169 any work program or elopment plan and directing its holder to, on or one that day, lodge the following program or plan at relevant office so that the Minister may decide ther to approve the program or plan—	13 14 15 16 17
	(i)	for an authority to prospect—a proposed later work program that complies with the work program requirements;	18 19 20
	(ii)	for a lease—a proposed later development plan that complies with the later development plan requirements;	21 22 23
(e)	an	amount no more than the monetary value of 0 penalty units.	24 25 26
only	if the	a requirement under subsection (1)(e) may be made e holder has agreed to the requirement being made f the taking other noncompliance action under n (1).	27 28 29 30
		on or amendment under subsection (1) may restrict ised activities for the tenure.	31 32

'(2)

'(3)

¹⁶⁸ Section 74I (Compliance with exploration activities in work program)

¹⁶⁹ See section 80W (Notice of proposed noncompliance action).

	'(4)	day, restr	a condition may be imposed under subsection (1)(a) icting the authorised activities for the tenure until the ellation.	1 2 3 4
	'(5)		compliance action may be taken despite the mandatory litions for the tenure.	5 6
	'(6)	In th	is section—	7
		relev	vant office means—	8
		(a)	the office of the department for lodging proposed later work programs or proposed later development plans, as stated in a gazette notice by the chief executive; or	9 10 11
		(b)	if no office is gazetted under paragraph (a)—the office of the chief executive.	12 13
80U	Wh	en no	oncompliance action may be taken	14
	'(1)	None	compliance action may be taken if—	15
		(a)	an event mentioned in subsection (2) has happened; and	16
		(b)	the procedure under division 3 for taking the action has been followed; and	17 18
		(c)	the 1923 Act petroleum tenure for which the noncompliance action is taken relates to the event for which the action is taken.	19 20 21
	'(2)	For s	subsection (1), the event is that the holder—	22
		(a)	is not, or has ceased to be, qualified under section 7AA ¹⁷⁰ , to hold a 1923 Act petroleum tenure;	23 24
		(b)	obtained the tenure because of a materially false or misleading representation or declaration, made orally or in writing; or	25 26 27
		(c)	has failed to comply with this Act, a direction given under this Act or the tenure; or	28 29

¹⁷⁰ Section 7AA (Qualification of 1923 Act petroleum tenure holders)

		(d)	did not pay an amount under this Act by the day it became owing; or	1 2
		(e)	has used any land in the area of the tenure for an activity that—	3 4
			(i) is not an authorised activity for the tenure or that, under the <i>Geothermal Exploration Act</i> 2004, section 7 ¹⁷¹ or the Mineral Resources Act, section 3A, ¹⁷² can not be carried out on the land; and	5 6 7 8 9
			(ii) the holder can not otherwise lawfully carry out; or	10
		(f)	has used the tenure for a purpose other than for a purpose for which it was granted; or	11 12
		(g)	has carried out, or purported to carry out, work under the tenure for which the tenure was not granted.	13 14
'Divi	sion	3	Procedure for noncompliance action	15 16
				- `
80V	Арј	olicat	ion of div 3	17
'80V	Арі	'This	s section applies if the Minister proposes to take compliance action in relation to a 1923 Act petroleum	
80V		'This nonc tenu	s section applies if the Minister proposes to take compliance action in relation to a 1923 Act petroleum	17 18 19
		'This nonc tenur	s section applies if the Minister proposes to take compliance action in relation to a 1923 Act petroleum re.	17 18 19 20
	Not	'This nonc tenur	s section applies if the Minister proposes to take compliance action in relation to a 1923 Act petroleum re. f proposed noncompliance action Minister must give the tenure holder a notice stating each	17 18 19 20 21 22
	Not	'This nonc tenur	s section applies if the Minister proposes to take compliance action in relation to a 1923 Act petroleum re. f proposed noncompliance action Minister must give the tenure holder a notice stating each e following— that the Minister proposes to take noncompliance action	17 18 19 20 21 22 23 24

¹⁷¹ Geothermal Exploration Act 2004, section 7 (Relationship with Petroleum legislation)

¹⁷² Mineral Resources Act, section 3A (Relationship with petroleum legislation)

the grounds for taking noncompliance action against the

1

(c)

		holder; 2	,
		(d) the facts and circumstances that are the basis for the grounds;	
		(e) that the holder may, within a stated period, lodge submissions about the proposal to take noncompliance action at—)
		(i) the office of the department for lodging the submissions, as stated in a gazette notice by the Minister; or	
		1 0 1 1	1
	'(2)	The notice may state—	3
		•	4 5
		• •	6 7
	'(3)	•	8
'80X	Cor	sidering submissions 2	20
	'(1)	holder, during the period stated in the notice given under 2	21 22 23
	'(2)	Minister must promptly give the holder a notice of the 2	24 25 26
'80Y	Dec	ision on proposed noncompliance action 2	27
	'(1)	believes a ground exists to take noncompliance action, the Minister may decide to take noncompliance action in relation to the tenure, that relates to a ground stated in the notice given 3	8 9 0 1 2

	'(2)	The Minister must, in deciding whether to take the action, have regard to whether the holder is a suitable person to hold, or continue to hold, the tenure.	1 2 3
	'(3)	In considering whether the holder is a suitable person to hold, or to continue to hold, the tenure the Minister must consider the capability criteria.	4 5 6
'80Z	Not	tice and taking effect of decision	7
	'(1)	If the Minister makes a decision under section 80Y, the Minister must after making the decision give an information notice about the decision to—	8 9 10
		(a) the tenure holder; and	11
		(b) any other person who holds an interest in the tenure, as recorded in the petroleum register.	12 13
	'(2)	Generally, the decision takes effect on the later of the following—	14 15
		(a) the day the holder is given the information notice;	16
		(b) a later day of effect stated in the notice.	17
	'(3)	However, if the decision was to cancel the tenure, the decision does not take effect until the end of the appeal period for the decision. ¹⁷³	18 19 20
'81		nsequence of failure to comply with relinquishment quirement	21 22
	'(1)	This section applies if—	23
		(a) noncompliance action taken is a requirement, under section 80T(1)(b), ¹⁷⁴ of a 1923 Act petroleum tenure holder; and	24 25 26
		(b) the requirement is not complied with.	27

¹⁷³ See sections 105 (Period to appeal) and 107 (Stay of operation of decision).

¹⁷⁴ Section 80T (Types of noncompliance action that may be taken)

'(2)

The holder must be given a notice requiring the holder to

1

			comply with the requirement under section 80T(1)(b) within 20 business days after the giving of the notice.	2 3
		' (3)	If the holder does not comply with the requirement under the notice, the tenure is cancelled.	4 5
		' (4)	However, the cancellation does not take effect until the holder is given a notice stating that the tenure has been cancelled because of the operation of subsection (3).	6 7 8
	'Part	: 6C	Other common provisions for 1923 Act petroleum tenures'.	9 10
Clause	47	Am	endment of s 83 (Restrictions on location of drills)	11
		(1)	Section 83(1), 'permittee or'—	12
			omit.	13
		(2)	Section 83(1), 'covered by the permit or'—	14
			omit.	15
		(3)	Section 83(1), from 'the subject of'—	16
			omit, insert—	17
			'the area of a 1923 Act petroleum tenure or 2004 Act petroleum tenure.'.	18 19
		(4)	Section 83(2), 'permit or'—	20
			omit.	21
Clause	48	Am	endment of s 84 (Prevention of waste etc.)	22
		(1)	Section 84, 'permittee and'—	23
			omit.	24
		(2)	Section 84, 'permittee,'—	25
			omit.	26

Clause	49	Am	nendment of s 85 (Casting well)	1
		(1)	Section 85, heading, 'Casting'—	2
			omit, insert—	3
			'Casing'.	4
		(2)	Section 85, 'permittee and every'—	5
			omit.	6
Clause	50	Am	nendment of s 86 (Water rights)	7
		(1)	Section 86, 'Water Act 2000'—	8
			omit, insert—	9
			'Water Act'.	10
		(2)	Section 86(a), ', a permittee'—	11
			omit.	12
		(3)	Section 86(a) and (c), ', permit,'—	13
			omit.	14
		(4)	Section 86(b), 'chief executive (of the department in which the <i>Water Act 2000</i> is administered)'—	15 16
			omit, insert—	17
			'Water Act regulator'.	18
		(5)	Section 86(b) and (c), 'that chief executive'—	19
			omit, insert—	20
			'the Water Act regulator'.	21
		(6)	Section 86(c), ', permittee,'—	22
			omit.	23
		(7)	Section 86—	24
			insert—	25
		'(2)	However, water may be supplied under subsection (1)(c) only if the supply is for domestic purposes or stock purposes.	26 27
		'(3)	In this section—	28

domestic purposes includes irrigating a garden, not exceeding

1

		.25 ha, being a garden cultivated for domestic use and not for the sale, barter or exchange of goods produced in the garden.	2 3
		<i>stock purposes</i> means watering stock of a number that would normally be depastured on the land on which the water is, or is to be, used.'.	4 5 6
Clause 5	1 Om	nission of s 87 (Abandonment of well)	7
		Section 87—	8
		omit.	9
Clause 5	2 Am	nendment of s 88 (Conduct of operations on land)	10
	(1)	Section 88(1), from 'The holder' to 'lessee'—	11
		omit, insert—	12
		'A 1923 Act petroleum tenure holder'.	13
	(2)	Section 88(1), 'authority, permit or lease'—	14
		omit, insert—	15
		'tenure'.	16
	(3)	Section 88(1), 'covered or demised by'—	17
		omit, insert—	18
		'in the area of'.	19
	(4)	Section 88(1), 'authority, permit, or lease'—	20
		omit, insert—	21
		'tenure'.	22
	(5)	Section 88(3) and (4)—	23
		omit.	24
	(6)	Section 88(5), from 'land so occupied' to 'lessee'—	25
		omit, insert—	26
		'private land in the area of the tenure occupied by the holder, the holder'.	27 28

Clause	53	Amendment of s 89 (Compliance with Act etc.)	1
		(1) Section 89(1), 'permittee and'—	2
		omit.	3
		(2) Section 89, 'permit or'—	4
		omit.	5
		(3) Section 89, 'permittee,'—	6
		omit.	7
		(4) Section 89, 'permittee or'—	8
		omit.	9
		(5) Section 89(5), 'permittee's or'—	10
		omit.	11
Clause	54	Amendment of s 90 (Regulations may prescribe further provisions)	12 13
		Section 90, from 'permits'—	14
		omit, insert—	15
		'1923 Act petroleum tenures.'.	16
Clause	55	Omission of s 91 (Minister's powers concerning	17
		petroleum) Section 91—	18
		omit.	19
		omii.	20
Clause	56	Amendment of s 92 (Delivery of premises in case of forfeiture)	21 22
		(1) Section 92, 'a permit being duly cancelled or'—	23
		omit.	24
		(2) Section 92, 'permittee or'—	25
		omit.	26

Clause	57	Am	endment of s 93 (Right to mine for other minerals)	1
			Section 93(1)—	2
			omit.	3
Clause	58		endment of s 95 (Limits on use of water from natural irce)	4 5
		(1)	Section 95(1), ', permittee, lessee or licensee'—	6
			omit, insert—	7
			'or a lessee'.	8
		(2)	Section 95(2), from 'warden'—	9
			omit, insert—	10
			'tribunal.'.	11
		(3)	Section 95(3), 'such warden'—	12
			omit, insert—	13
			'the tribunal'.	14
		(4)	Section 95(4), 'warden'—	15
			omit, insert—	16
			'tribunal'.	17
Clause	59		endment of s 96 (Who bound by terms of permits and ses etc.)	18 19
		(1)	Section 96, heading, 'permits and leases etc.'—	20
			omit, insert—	21
			'1923 Act petroleum tenure'.	22
		(2)	Section 96 ', permit, lease and licence'—	23
			omit, insert—	24
			'or lease'.	25
		(3)	Section 96, ', permittee, lessee, or licensee'—	26
			omit, insert—	27
			'or the lessee'.	28

Clause	60	Om	nissic	n of	ss 97–99	1
			Sect	ions 9	97 to 99—	2
			omit	•		3
Clause	61	Re	place	men	t of ss 101 and 102	4
			Sect	ions 1	101 and 102—	5
			omit	, inse	rt—	6
	'101				ower to ensure compliance by 1923 Act nure holder	7 8
		'(1)	This	secti	on applies if—	9
			(a)		223 Act petroleum tenure holder has not complied a requirement of the holder under this Act; and	10 11
			(b)		other provision of this Act allows someone other than holder to ensure compliance with the requirement.	12 13
		'(2)	appr	opria	ister may take any action the Minister considers te to ensure all or part of the requirement is with if—	14 15 16
			(a)	subs	sections (3) and (4) have been complied with; or	17
			(b)	the 1	holder has agreed to the Minister taking the action.	18
		'(3)	The	Mini	ster must give the holder a notice—	19
			(a)		ng the requirement and the action the Minister poses to take; and	20 21
			(b)		ting the holder to lodge, within a stated reasonable od, submissions about the proposed action at—	22 23
				(i)	the office of the department for lodging the submissions, as stated in a gazette notice by the chief executive; or	24 25 26
				(ii)	if no office is gazetted under paragraph (i)—the office of the chief executive.	27 28
		'(4)			nissions lodged by the holder within the stated period onsidered before deciding to take the action.	29 30
		'(5)			on to take the action does not take effect until the given an information notice about the decision.	31 32

	'(6)	The State may recover from the holder as a debt any reasonable costs it incurs in the exercise of the power under subsection (2). ¹⁷⁵	1 2 3
'102	Inte	erest on amounts owing to the State under this Act	4
	'(1)	Interest is payable to the State on any amount owing under this Act by anyone to the State and unpaid from time to time after the relevant day. ¹⁷⁶	5 6 7
		Examples of an amount that may be owing under this Act—	8
		annual or other rent, a civil penalty for nonpayment of annual rent	9
	'(2)	The interest accrues daily at the rate prescribed under a regulation on the unpaid amount for the period starting on the day immediately after the amount became payable and ending on the day the amount owing on which interest is payable is paid in full, both days inclusive.	10 11 12 13 14
	'(3)	Any amount received in payment of the unpaid amount or the interest must first be applied in payment of the interest.	15 16
	'(4)	Subsection (3) applies despite any order or direction of the payer.	17 18
	'(5)	In this section—	19
		relevant day means the following—	20
		(a) for an amount for annual or other rent or a civil penalty for nonpayment of the rent—the day that is 3 months after the last day for payment of the rent or civil penalty;	21 22 23
		(b) for another amount—the day the amount becomes owing.	24 25

¹⁷⁵ See also section 118 (Additional orders that may be made on conviction).

¹⁷⁶ For interest on unpaid petroleum royalty under the 2004 Act, see section 602 (Interest on unpaid petroleum royalty or additional petroleum royalty) of that Act.

'103	Re	covery of unpaid amounts	1
		'If a provision of this Act requires a 1923 Act petroleum tenure holder to pay the State an amount (including interest)	2 3
		the State may recover the amount from the holder as a debt.	4
'Paı	rt 7	Appeals	5
'104	Wh	no may appeal	6
	'(1)	A person whose interests are affected by a decision identified in the schedule, may appeal against the decision to the tribunal.	7 8 9
	'(2)	For subsection (1), a person who has been given, or is entitled to be given, an information notice about a decision is taken to be a person whose interests are affected by the decision.	10 11 12
'105	Pei	riod to appeal	13
	'(1)	The appeal must be started within 20 business days after—	14
		(a) if the person has been given an information notice about the decision—the day the person is given the notice; or	15 16
		(b) if paragraph (a) does not apply—the day the person otherwise becomes aware of the decision.	17 18
	'(2)	However, the tribunal may, at any time within the 20 business days, extend the period for making an appeal.	19 20
'106	Sta	arting appeal	21
	'(1)	The appeal is started by filing a written notice of appeal with the tribunal.	22 23
	'(2)	A copy of the notice must be lodged at—	24
		(a) the office of the department for lodging notices of appeal, as stated in a gazette notice by the chief executive; or	25 26 27

		(b)	if no office is gazetted under paragraph (a)—the office of the chief executive.	1 2
	'(3)	Cou	appeal to the District Court may be made to the District rt nearest the place where the applicant resides or carries business.	3 4 5
	'(4)		section (3) does not limit the court at which the appeal be started under the <i>Uniform Civil Procedure Rules 1999</i> .	6 7
107	Sta	y of	operation of decision	8
	'(1)		tribunal may grant a stay of the decision to secure the ctiveness of the appeal.	9 10
	'(2)	A st	ay—	11
		(a)	may be given on the conditions the tribunal considers appropriate; and	12 13
		(b)	operates for the period fixed by the tribunal; and	14
		(c)	may be amended or cancelled by the tribunal.	15
	'(3)		period of a stay under this section must not extend past time when the tribunal decides the appeal.	16 17
	'(4)		appeal affects the decision, or carrying out of the sion, only if it is stayed.	18 19
108	Hea	aring	procedures	20
	'(1)	_	eciding an appeal, the tribunal—	21
		(a)	has the same powers as the original decider; and	22
		(b)	is not bound by the rules of evidence; and	23
		(c)	must comply with natural justice; and	24
		(d)	may hear the appeal in court or in chambers.	25
	'(2)	An a	appeal is by way of rehearing, unaffected by the decision.	26
	'(3)		ject to subsections (1) and (2), the procedure for the eal is—	27 28
		(a)	in accordance with the rules for the tribunal; or	29

		(b) in the absence of relevant rules, as directed by the tribunal.	1 2
	'(4)	A power under an Act to make rules for the tribunal includes power to make rules for appeals under this part.	3 4
'109	Trib	ounal's powers on appeal	5
	'(1)	In deciding an appeal, the tribunal may—	6
		(a) confirm the decision; or	7
		(b) set aside the decision and substitute another decision; or	8
		(c) set aside the decision and return the issue to the original decider with the directions the tribunal considers appropriate.	9 10 11
	'(2)	If the tribunal substitutes another decision, the substituted decision is, for this Act, other than this part, taken to be the decision of the original decider. ¹⁷⁷	12 13 14
'Paı	rt 8	Evidence and legal proceedings	15 16
'Div	ision		17
'110	Ap	plication of div 1	18
		'This division applies to a proceeding under or in relation to this Act.	19 20
'111	Ap	pointments and authority	21

¹⁷⁷ For appeals from the tribunal, see the *Land and Resources Tribunal Act 1999*, section 67 (Appeal only on question of law).

	(a)	the appointment of an inspector or authorised officer under the 2004 Act;	1 2
	(b)	the power of the Minister or chief executive to do anything under this Act.	3 4
112	Signatu	res	5
		ignature purporting to be the signature of the Minister or chief executive is evidence of the signature it purports to	6 7 8
113	Other ev	videntiary aids	9
	stati	rertificate purporting to be signed by the chief executive and any of the following matters is evidence of the erem-	10 11 12
	(a)	a stated document, of any of the following types, is a document given, issued, kept or made under this Act—	13 14
		(i) an appointment, approval or decision;	15
		(ii) a direction, notice or requirement;	16
		(iii) a 1923 Act petroleum tenure;	17
		(iv) the petroleum register;	18
		(v) a report;	19
		(vi) another record;	20
	(b)	a stated document is another document kept under this Act;	21 22
	(c)	a stated document is a copy of, or an extract from or part of, a thing mentioned in paragraph (a) or (b);	23 24
	(d)	on a stated day—	25
		(i) a stated person was given a stated decision, direction or notice under this Act; or	26 27
		(ii) a stated requirement under this Act was made of a stated person;	28 29

		(e)	petroleum tenure—	2
			(i) was, or was not, in force; or	3
			(ii) was, or was not, subject to a stated condition; or	4
			(iii) was, or was not, cancelled;	5
		(f)	a stated amount is payable under this Act by a stated person and has not been paid;	6 7
		(g)	a stated address for a 1923 Act petroleum tenure holder is the last address of the holder known to the Minister or the chief executive.	8 9 10
'Div	ision	2	Offence proceedings	11
114	Off	ence	s under Act are summary	12
	'(1)	An c	offence against this Act is a summary offence.	13
	'(2)	-	oceeding for an offence against this Act must start within ater of the following periods to end—	14 15
		(a)	1 year after the commission of the offence;	16
		(b)	6 months after the offence comes to the complainant's knowledge, but within 2 years after the commission of the offence.	17 18 19
115	Statement of complainant's knowledge			20
		this the c	Act, a statement that the matter of the complaint came to complainant's knowledge on a stated day is evidence the er came to the complainant's knowledge on that day.	21 22 23 24
116	Alle	egatio	ons of false or misleading matters	25
	'(1)		section applies to a proceeding for an offence against this described as involving—	26 27
		(a)	false or misleading information; or	28

		(b) a false or misleading document or statement.	1
	'(2)	It is enough for the complaint starting the proceeding to state the document, information or statement was 'false or misleading' to the defendant's knowledge, without specifying which.	2 3 4 5
	'(3)	In the proceeding, evidence that the document, information or statement was given or made recklessly is evidence that it was given or made so as to be false or misleading.	6 7 8
'117	Coi	nduct of representatives	9
	'(1)	This section applies to a proceeding for an offence against this Act if it is relevant to prove a person's state of mind about particular conduct.	10 11 12
	'(2)	It is enough to show—	13
		(a) the conduct was engaged in by a representative of the person within the scope of the representative's actual or apparent authority; and	14 15 16
		(b) the representative had the state of mind.	17
	'(3)	Conduct engaged in for a person by a representative of the person within the scope of the representative's actual or apparent authority is taken to have been engaged in also by the person unless the person proves—	18 19 20 21
		(a) if the person was in a position to influence the representative in relation to the conduct—the person took reasonable steps to prevent the conduct; or	22 23 24
		(b) the person was not in a position to influence the representative in relation to the conduct.	25 26
	'(4)	In this section—	27
		engaging in conduct includes failing to engage in conduct.	28
		<i>executive officer</i> , of a corporation, means a person who is concerned with, or takes part in, its management, whether or not the person is a director or the person's position is given the name of executive officer.	29 30 31 32

		repr	esentative means—	1
		(a)	for a corporation—an agent, employee or executive officer of the corporation; or	2 3
		(b)	for an individual—an agent or employee of the individual.	4 5
		state	e of mind, of a person, includes the person's—	6
		(a)	belief, intention, knowledge, opinion or purpose; and	7
		(b)	reasons for the belief, intention, opinion or purpose.	8
118	Add	ditior	nal orders that may be made on conviction	9
	'(1)	If a may	court convicts a person for an offence against this Act, it	10 11
		(a)	order the forfeiture to the State of—	12
			(i) anything used to commit the offence; or	13
			(ii) anything else the subject of the offence; and	14
		(b)	make any order to enforce the forfeiture it considers appropriate; and	15 16
		(c)	order the person to pay the State the amount of costs it incurred for remedial work that was necessary or desirable because of the commission of the offence. ¹⁷⁸	17 18 19
	'(2)	Forf	eiture of a thing may be ordered—	20
		(a)	whether or not it has been seized under this Act; and	21
		(b)	if it has been seized under this Act, whether or not it has been returned to its owner.	22 23
	'(3)	In th	is section—	24
		plea	viction includes a finding of guilt, or the acceptance of a of guilty, by a court, whether or not a conviction is rded.'.	25 26 27

¹⁷⁸ See also section 80L (Power of authorised person to ensure compliance).

Clause	62	Insertion of new pt 9, divs 1–3			
		Part	9, before section 142—	2	
		inse	rt—	3	
	'Division 1 Applications				
	'119	Applica	tion of div 1	5	
			is division applies to an application under this Act other an application under section 40.179	6 7	
	'120	Substantial compliance with application requirements may be accepted			
		'If—	_	10	
		(a)	a person has made, or purported to make, an application under this Act; and	11 12	
		(b)	the requirements under this Act for making the application have not been complied with; and	13 14	
		(c)	the person who must decide the application (the <i>decider</i>) is satisfied the application substantially complies with the requirements;	15 16 17	
			decider may decide to allow it to proceed and be decided it did comply with the requirements.	18 19	
	'121	21 Additional information may be required about application			
		an a	person (the <i>decider</i>) is deciding, or is required to decide, application under this Act, the decider may, by notice, are the applicant to give the decider within a stated onable period—	22 23 24 25	
		(a)	additional information about, or a document relevant to, the application; or	26 27	

¹⁷⁹ Section 40 (Lease to holder of authority to prospect)

		(b)	included in the application or any additional information required under paragraph (a).	2 3
	'(2)	requ area	subsection (1)(a), if the application is for a lease, a ired document may include a survey or re-survey of the of the proposed lease, carried out by a cadastral surveyor er the <i>Surveyors Act</i> 2003.	4 5 6 7
	'(3)	info	ne applicant does not give the decider the additional rmation or declaration by the stated day, the decider may se the application.	8 9 10
	'(4)		applicant must pay any costs incurred in complying with notice.	11 12
122	Am	endi	ng applications	13
	'(1)	may	person has made an application under this Act, the person amend the application or a document accompanying the ication only if—	14 15 16
		(a)	the application has not been decided; and	17
		(b)	the person who may or must decide the application has agreed to the making of the amendment; and	18 19
		(c)	if the proposed amendment is to change the applicant—each applicant, and proposed applicant, has agreed to the change.	20 21 22
	'(2)	the a	nder subsection (1), the application is amended to change applicant, for the purpose of deciding the application, the icant as changed is taken to have been the applicant from making of the application.	23 24 25 26
123	Wit	hdra	wal of application	27
	'(1)	lodg	erson who has made an application under this Act may be a notice withdrawing the application at any time before collowing—	28 29 30
		(a)	generally—before the application is decided;	31
		(b)	for a lease—the granting of the lease.	32

	'(2)		notice must be lodged at the office at which this Act ires the application to be lodged.	1 2		
	'(3)		withdrawal of an application takes effect when the notice rithdrawal is lodged.	3 4		
'124	Mir	nister	's power to refund application fee	5		
			in application under this Act is withdrawn, the Minister refund all or part of any fee paid for the application.	6 7		
'Div	ision	2	Miscellaneous provisions for 1923 Act petroleum tenures	8 9		
'125	Pov	ver to	o correct or amend	10		
	'(1)	The Minister may amend a 1923 Act petroleum tenure at any time by giving its holder a notice of the amendment and recording particulars in the relevant register if the amendment is to—				
		(a)	correct a clerical error; or	15		
		(b)	state or more accurately state the boundaries of the area of the tenure because of a survey carried out under section 75.180	16 17 18		
	'(2)		Minister may, at any time, amend a condition of a 1923 petroleum tenure if the tenure holder agrees in writing.	19 20		
	'(3)		pite subsections (1) and (2), the following can not be nded under this section—	21 22		
		(a)	the mandatory conditions for that type of 1923 Act petroleum tenure;	23 24		
		(b)	the term of the tenure;	25		
		(c)	any work program or development plan for the tenure.	26		

	'(4)	Also, the Minister can not amend the tenure if the tenure as amended would be inconsistent with a mandatory condition for that type of authority.	1 2 3
'126	Re	placement of instrument for tenure	4
	'(1)	If the instrument for a 1923 Act petroleum tenure has been lost, stolen or destroyed, its holder may apply in writing to the Minister to replace it.	5 6 7
	'(2)	The application must be lodged at—	8
		(a) the office of the department for lodging the application, as stated in a gazette notice by the chief executive; or	9 10
		(b) if no office is gazetted under paragraph (a)—the office of the chief executive.	11 12
	'(3)	If the Minister is reasonably satisfied the instrument has been lost, stolen or destroyed, the Minister must replace it.	13 14
	'(4)	If the Minister decides to refuse to replace the instrument, the Minister must give the holder an information notice about the decision.	15 16 17
'127		int and several liability for conditions and for debts State	18 19
		'If more than 1 person holds a 1923 Act petroleum tenure each holder is jointly and severally—	20 21
		(a) responsible for complying with its conditions; and	22
		(b) liable for all debts payable under this Act and unpaid by the authority holder to the State.	23 24
'128	No	tice of agent	25
		'The Minister may refuse to deal with a person who claims to be acting as the authority holder's agent, unless the holder has given the Minister notice of the agency.	26 27 28

Division 3		13	Other miscellaneous provisions	1
'129	Na	me ar	nd address for service	2
	'(1)	the person	erson (the <i>first person</i>) may, by a signed notice lodged at relevant office, nominate another person (a <i>nominated on</i>) at a stated address as the first person's address for ice for this Act.	3 4 5 6
	'(2)	exec perso	nis Act requires or permits the Minister or the chief rutive to serve a notice or other document on the first on, it may be served on the first person by serving it on last nominated person, at the stated address for that on.	7 8 9 10 11
	'(3)	In th	is section—	12
		relev	vant office means—	13
		(a)	the office of the department for lodging notices of address for service, as stated in a gazette notice by the chief executive; or	14 15 16
		(b)	if no office is gazetted under paragraph (a)—the office of the chief executive.	17 18
		serve	e includes give.	19
'130	Ad	dition	nal information about reports and other matters	20
	'(1)	This	section applies if—	21
		(a)	a person is required under this Act to lodge a notice or copy of a document, a report or information (the <i>advice</i>) with the Minister or the chief executive (the <i>recipient</i>); and	22 23 24 25
		(b)	the person gives the advice.	26
	'(2)	with	recipient may, by notice, require the person to give, in the reasonable time stated in the notice, written rmation about the matter for which the advice was given.	27 28 29
	'(3)	The	person must comply with the notice.	30
		Max	imum penalty for subsection (3)—300 penalty units.	31

131	Ke	teren	ces to right to enter	1
		'A r	ight under this Act to enter a place includes the right to—	2
		(a)	leave and re-enter the place from time to time; and	3
		(b)	remain on the place for the time necessary to achieve the purpose of the entry; and	4 5
		(c)	take on the place equipment, materials, vehicles or other things reasonably necessary to exercise a power under this Act.	6 7 8
'132	Ар	plica	tion of provisions	9
			a provision of this Act applies any of the following (the <i>lied law</i>) for a purpose—	10 11
		(a)	another provision of this Act;	12
		(b)	another law;	13
		(c)	a provision of another law;	14
			applied law and any definition relevant to it apply, with essary changes for that purpose.	15 16
'133	Pro	otecti	on from liability for particular persons	17
	'(1)	liabi	erson as follows (a <i>designated person</i>) does not incur civil ility for an act done, or omission made, honestly and nout negligence under this Act—	18 19 20
		(a)	the Minister;	21
		(b)	the chief executive;	22
		(c)	a public service officer or employee;	23
		(d)	a contractor carrying out activities, relating to the administration of this Act, for the department;	24 25
		(e)	a person who is required to comply with a direction or requirement given under this Act and who is complying with the direction or requirement.	26 27 28
	'(2)		ubsection (1) prevents a civil liability attaching to a gnated person, the liability attaches instead to the State.	29 30

		(3)	in this section—	I
			<i>civil liability</i> includes liability for the payment of costs ordered to be paid in a proceeding for an offence against this Act.	2 3 4
	'134	De	legation by Minister or chief executive	5
		'(1)	The Minister may delegate the Minister's powers under this Act to—	6 7
			(a) an appropriately qualified public service officer or employee; or	8 9
			(b) an appropriately qualified contractor carrying out activities, relating to the administration of this Act, for the department.	10 11 12
		'(2)	The chief executive may delegate the chief executive's powers under this Act to a person mentioned in subsection (1).	13 14
		'(3)	In this section—	15
			appropriately qualified includes having the qualifications, experience and competence to exercise the power.	16 17
	'135	Ар	proved forms	18
		'(1)	The chief executive may approve forms for use under this Act.	19
		'(2)	A form may be approved for use under this Act that is combined with, or is to be used together with, an approved form under another Act.'.	20 21 22
Clause	63	Am	nendment of s 144 (Interference with pipeline etc.)	23
		(1)	Section 144, heading 'etc.'—	24
			omit, insert—	25
			'or petroleum activities under this Act'.	26
		(2)	Section 144, 'or refinery or part thereof'—	27
			omit, insert—	28
			', or part of a pipeline, constructed or operated under this Act'.	29

		(3)	Section 144, after 'carried on'—	1
			insert—	2
			'under this Act'.	3
		(4)	Section 144, ', refinery'—	4
			omit.	5
Clause	64	Om	nission of s 144A–146	6
			Sections 144A to 146—	7
			omit.	8
Clause	65	Am	nendment of s 148 (Other rights of action not affected)	9
			Section 148, 'Mineral Resources Act 1989'—	10
			omit, insert—	11
			'Mineral Resources Act'.	12
Clause	66	Re	placement of s 149 (Regulation-making power)	13
			Section 149—	14
			omit, insert—	15
	'149	Re	gulation-making power	16
		'(1)	The Governor in Council may make regulations under this Act.	17 18
		'(2)	A regulation may be made about any of the following—	19
			(a) the fees payable under this Act, including late payment fees;	20 21
			(b) imposing a penalty for a contravention of a provision of a regulation of no more than 20 penalty units.	22 23
		'(3)	A regulation under this Act may be made in the same instrument as a regulation made under the 2004 Act.'.	24 25

Jiause	01		ses and li	cences)	2
		(1)	Section 15	50, heading, 'permits, leases and licences'—	3
			omit, inser	rt—	4
			'1923 Act	petroleum tenures'.	5
		(2)	Section 15	50(1), 'an authority to prospect, lease, or licence'—	6
			omit, inser	rt—	7
			'a 1923 A	ct petroleum tenure'.	8
		(3)	Section 15	50(3)(c)—	9
			omit.		10
		(4)	Section 15	50(4) to (6)—	11
			omit.		12
Clause	68 Ins		sertion of new pt 10 and schedule		
			After secti	ion 150—	14
	insert—				
	'Part 10			Transitional provisions for 1923	16
				Act petroleum tenures from	17
				2004 Act start day	18
	'Division 1			General transitional provisions	19
	'Subdivision 1		sion 1	Particular unfinished applications	20
			Note—		21
				applications under this Act that, before the 2004 Act start day finished see the 2004 Act, chapter 15, part 3.181	22 23

151	Unfinished authority to prospect applications for which a Commonwealth Native Title Act s 29 notice has been given					
	'(1)	This day-	s section applies if immediately before the 2004 Act start	4 5		
		(a)	an authority to prospect application has not been granted or rejected; and	6 7		
		(b)	a notice under the Commonwealth Native Title Act, section 29, ¹⁸² had been given for the proposed authority to prospect the subject of the application. ¹⁸³	8 9 10		
	'(2)	may and	application must continue to be decided, and the authority be granted, under this Act as amended by the <i>Petroleum Other Legislation Amendment Act 2004</i> , other than for the ssion of former section 18(1).	11 12 13 14		
	'(3)		vever, the Minister may grant the authority only if the ister has approved the work program for the authority.	15 16		
	'(4)		work program must comply with the initial work program irements.	17 18		
	'(5)		tion 121 ¹⁸⁴ applies for the application as if it had been le on the 2004 Act start day.	19 20		
	'(6)	In th	nis section—	21		
		initi	al work program requirements means—	22		
		(a)	the requirements for a later work program under section 25A(1)(a) to (e); and	23 24		
		(b)	a statement of the plan period for the work program.	25		

¹⁸² Commonwealth Native Title Act, section 29 (Notification of parties affected)

¹⁸³ If a notice mentioned in paragraph (b) was not given, see the 2004 Act, chapter 15, part 3, division 3 (Unfinished applications for 1923 Act ATPs (other than applications for which a Commonwealth Native Title Act s 29 notice has been given).

¹⁸⁴ Section 121 (Additional information may be required about application)

152		ditior der s	nal condition of authority to prospect granted 151	1 2
	'(1)	This	s section applies if—	3
		(a)	section 151 applies to an authority to prospect application; and	4 5
		(b)	the authority is granted; and	6
		(c)	when the authority is granted, land in its area is in the area of a coal or oil shale exploration tenement or a proposed area under a coal or oil shale exploration tenement application.	7 8 9 10
	'(2)	20 b	a condition of the authority that its holder must, within business days after the holder receives notice of the grant, the tenement holder or the applicant notice stating—	11 12 13
		(a)	that the authority has been granted; and	14
		(b)	the authority holder's name; and	15
		(c)	the term of the authority.	16
153	Lap	osing	of unfinished former s 42 applications	17
		'If—	_	18
		(a)	before the 2004 Act start day an application had been made under former section 42,185 as it was in force immediately before that day; and	19 20 21
		(b)	immediately before the 2004 Act start day, the application had not been decided;	22 23
		the a	application is taken to lapse on the 2004 Act start day.	24

Former section 42 (Lease to person other than a holder of an authority to prospect or permittee)

'Suk	odivi	sion 2	Authorities to prospect	1
'154			nd in area of coal mining lease or oiling lease becomes excluded land	2 3
	'(1)	This se	ection applies for land if it—	4
		a	s within any transitional notional sub-block of an uthority to prospect in force from the 2004 Act start ay; and	5 6 7
		c n	vas, when the authority was granted, in the area of a oal mining lease or oil shale mining lease, whether or ot the land was, before the 2004 Act start day, in the rea of the authority.	8 9 10 11
	'(2)	The lar	nd—	12
		(a) d	oes not form part of the area of the authority; and	13
		(b) is	s taken to be excluded land for the authority.	14
'155			s of an authority to prospect about re or work becomes its work program	15 16
	'(1)	prospec	he 2004 Act start day, the conditions of an authority to ct about expenditure or work are, during the period to the conditions apply, taken to be the work program for hority.	17 18 19 20
	'(2)	The pe	eriod is taken to be the program period for the work m.	21 22
'Suk	odivi	sion 3	Leases	23
'156			or development and production for a lease its development plan	24 25
	'(1)	develop	the 2004 Act start day, the current program for pment and production for a lease is taken to be the pment plan for the lease.	26 27 28

'(2)	The plan period for the development plan is taken to be the period from the start of the current program for development and production to the earlier of any of the following to happen—	1 2 3 4
	(a) the end of the period to which the current program for development and production applies;	5 6
	(b) if, on the 2004 Act start day, the remaining term of the lease is 5 years or more—the first anniversary of the original grant of the lease that happens after 6 months after the 2004 Act start day;	7 8 9 10
	(c) if, on the 2004 Act start day, any land in the area of the lease is in the area of a coal or oil shale mining tenement or is the subject of an application under the Mineral Resources Act for a coal or oil shale mining tenement—the end of 6 months after the 2004 Act start day;	11 12 13 14 15 16
	(d) the end of the lease. 186	17
'(3)	In this section—	18
	current program for development and production, for a lease, means its current program for development and production as mentioned in former section 50 ¹⁸⁷ as in force immediately before the 2004 Act start day.	19 20 21 22
'Subdiv	ision 4 Conflict between 1923 Act petroleum tenure conditions and relevant environmental conditions	23 24 25
'157 En	vironmental conditions prevail	26
'(1)	This section applies from the 2004 Act start day for a condition (the <i>petroleum condition</i>) of a 1923 Act petroleum	27 28
106 0 1		

¹⁸⁶ See also section 74Q (Obligation to lodge proposed later development plan). For leases mentioned in subsection (2)(c), see also section 78 (Additional criteria for deciding whether to approve).

¹⁸⁷ Former section 50 (Compliance with and modification of program for development and production)

		tenure if there are relevant environmental conditions for the tenure.	1 2
	'(2)	The petroleum condition ceases to have any effect if it is the same, or substantially the same, as any of the relevant environmental conditions.	3 4 5
	'(3)	If the petroleum condition conflicts with any of the relevant environmental conditions, the environmental condition prevails to the extent of the inconsistency.	6 7 8
	'(4)	In this section—	9
		<i>relevant environmental conditions</i> , for a 1923 Act petroleum tenure, means the conditions of any relevant environmental authority for the tenure.	10 11 12
	divi	sion 5 Securities	13
'Suk	J		1.
'Suk '158	Pro	ovision for existing demands for additional or ernative security under former s 43(8)	14 15
	Pro	ovision for existing demands for additional or	14
	Pro alte	evision for existing demands for additional or ernative security under former s 43(8) 'There is taken never to have been any limit to the amount of additional or alternative security that may be demanded under	14 15 16 17
158	Pro alte	ovision for existing demands for additional or ernative security under former s 43(8) 'There is taken never to have been any limit to the amount of additional or alternative security that may be demanded under former section 43(8). ¹⁸⁸	14 15 16 17 18
158	Pro alte	ovision for existing demands for additional or ernative security under former s 43(8) 'There is taken never to have been any limit to the amount of additional or alternative security that may be demanded under former section 43(8). ¹⁸⁸ netary securities This section applies to security (the <i>existing security</i>) held as money in relation to a 1923 Act petroleum tenure immediately	14 15 16 17 18 19 20 21

		(b) for a lease—the amount of the existing security, less \$10 000.	1 2
	'(3)	On the transfer, the rest of the existing security is taken to be security given under this Act for the tenure.	3
	'(4)	Until the transfer happens, the existing security may continue to be used for any purpose for which it was given.	5 6
	'(5)	In this section—	7
		used includes realised, in whole or part.	8
'160	No	n-monetary securities	9
	'(1)	This section applies for security held, other than as money, in relation to a 1923 Act petroleum tenure.	10 11
	'(2)	On the 2004 Act start day, the security may continue to be used for any purpose for which it was given.	12 13
	'(3)	However, subsection (2) does not—	14
		(a) prevent the security being used after the 2004 Act start day in relation to an act done or omission made before the 2004 Act start day if it could have been used in relation to the act or omission immediately before the 2004 Act start day; or	15 16 17 18 19
		(b) affect the power under this Act to require replacement security or additional security for the tenure; ¹⁸⁹ or	20 21
		(c) affect any power under the Environmental Protection Act to require financial assurance for any relevant environmental authority for the tenure.	22 23 24
	'(4)	In this section—	25
		used includes realised, in whole or part.	26

'Suk	odivi	sion	6 Notices of entry under Petroleum Regulation 1966 relating to 1923 Act petroleum tenure	1 2 3
'161	Со	nvers	sion to entry notice	4
	'(1)	Regi 2004	s section applies if a notice of entry under the <i>Petroleum ulation 1966</i> , section 17 is in force immediately before the 4 Act start day and the notice relates to a 1923 Act oleum tenure. ¹⁹⁰	5 6 7 8
	'(2)	On t	the 2004 Act start day—	9
		(a)	the notice of entry is taken to be an entry notice; and	10
		(b)	the entry notice is taken to have been given under part 6H;191 and	11 12
		(c)	the entry period for the entry notice is the shorter of the following periods to end—	13 14
			(i) the balance of the period of the notice of entry;	15
			(ii) the period that ends 6 months after the commencement.	16 17
'Suk	odivi	sion	7 Compensation	18
'162			d compensation rights relating to 1923 Act um tenure	19 20
	'(1)	This	s section applies if—	21
		(a)	a right, under the former compensation provisions, to compensation existed immediately before the 2004 Act start day; and	22 23 24
		(b)	the right—	25
			(i) relates to a 1923 Act petroleum tenure; and	26

¹⁹⁰ For 2004 Act petroleum tenures and converted petroleum tenures under that Act, see section 925 of that Act (Entry notices under Petroleum Regulation 1966, s 17).

¹⁹¹ Part 6H (Private land)

		(ii) is about an act done or omission made before the 2004 Act start day. ¹⁹²	1 2
	'(2)	The right continues after the 2004 Act start day.	3
	'(3)	The compensation must be decided under the former compensation provisions as if the provisions had not been repealed.	4 5 6
	'(4)	A matter relating to the compensation that, before the 2004 Act start day, had been referred to the tribunal but not decided must be decided under the former compensation provisions.	7 8 9
	'(5)	In this section—	10
		<i>former compensation provisions</i> means sections 18(5) and 97 to 99 of this Act, as they were in force immediately before the 2004 Act start day.	11 12 13
163		sting compensation agreements relating to 1923 t petroleum tenure	14 15
	'(1)	This section applies to an agreement as mentioned in section 98(1) ¹⁹³ of this Act, as it was in force immediately before the 2004 Act start day, for compensation relating to a 1923 Act petroleum tenure. 194	16 17 18 19
	'(2)	On the 2004 Act start day, the agreement is taken to be a compensation agreement made under part 6K. ¹⁹⁵	20 21
	'(3)	The agreement may be enforced, and may be the subject of an application under section 79S, ¹⁹⁶ as if it were a compensation agreement under part 6K. ¹⁹⁷	22 23 24

¹⁹² For 'converted petroleum tenures' under the 2004 Act, see section 922 (Accrued compensation rights relating to converted petroleum authority) of that Act.

¹⁹³ Former section 98 (Power to agree as to compensation)

¹⁹⁴ For 'converted petroleum tenures' under the 2004 Act, see section 922 (Accrued compensation rights for converted petroleum authority) of that Act.

¹⁹⁵ Part 6K (General compensation provisions)

¹⁹⁶ Section 79S (Tribunal review of compensation)

¹⁹⁷ Part 6K (General compensation provisions)

	(4)	because section (3) applies even if the agreement was not valid because section 98(2), as it was in force immediately before the 2004 Act start day, had not been complied with.	1 2 3
'Suk	odivi	sion 8 Continuation of former cancellation provision in particular circumstances	4 5 6
'164		ntinued application of former s 22 for previous acts omissions	7 8
		'Despite its repeal, former section 22 ¹⁹⁸ of this Act, as it was in force immediately before the 2004 Act start day, continues to apply for an act done or omission made in relation to the authority that happened before that day.	9 10 11 12
		sion 9 Existing road uses	13
'Suk '165	Exc	sion 9 Existing road uses clusion of pt 6l, div 1 for continuance of particular sting road uses	13 14 15
	Exc	clusion of pt 6l, div 1 for continuance of particular	14
	Exc exi	clusion of pt 6l, div 1 for continuance of particular sting road uses If, immediately before the commencement, a 1923 Act petroleum tenure holder was using a public road in the area of the tenure for transport relating to a seismic survey or drilling activity, part 6l, division 1199 does not apply for the use while	14 15 16 17 18
	Exc exi '(1)	clusion of pt 6l, div 1 for continuance of particular sting road uses If, immediately before the commencement, a 1923 Act petroleum tenure holder was using a public road in the area of the tenure for transport relating to a seismic survey or drilling activity, part 6I, division 1 ¹⁹⁹ does not apply for the use while it continues. Subsection (3) applies for the use (the <i>haulage use</i>) by a 1923 Act petroleum tenure holder of a public road for haulage that	14 15 16 17 18 19 20 21 22
	Exc exi '(1)	clusion of pt 6l, div 1 for continuance of particular sting road uses If, immediately before the commencement, a 1923 Act petroleum tenure holder was using a public road in the area of the tenure for transport relating to a seismic survey or drilling activity, part 6l, division 1 ¹⁹⁹ does not apply for the use while it continues. Subsection (3) applies for the use (the <i>haulage use</i>) by a 1923 Act petroleum tenure holder of a public road for haulage that relates to— (a) the transportation of petroleum produced or processed	14 15 16 17 18 19 20 21 22 23

¹⁹⁸ Former section 22 (Cancellation of authority to prospect)

¹⁹⁹ Part 6I, division 1 (Public roads)

		(a) at any time within 12 months before the commencement, the holder was carrying out the haulage use; and	1 2 3
		(b) the type of haulage under the haulage use is the same, or substantially the same, as the type of haulage carried out within the 12 months.	4 5 6
	'(4)	Subsection (3) applies even if the haulage use stops and later starts again.	7 8
	'(5)	In this section—	9
		commencement means the day section 78Z ²⁰⁰ commences.	10
'5uk '166	Pro	sion 10 Miscellaneous provisions ovision for cancellation of particular conditions of se 191	11 12 13
		(ID) 1' 1 11 2 1 10 C.1 1	
		'The conditions numbered 1 to 3 and 5 to 10 of the lease numbered 191 are no longer conditions of that lease. ²⁰¹	14 15
'167			
'167		numbered 191 are no longer conditions of that lease. ²⁰¹ plication of s 3 to particular existing mining	15 16
'167	ten	plication of s 3 to particular existing mining ements This section applies to a mining tenement in force immediately before the commencement, other than a coal or	15 16 17 18 19

²⁰⁰ Section 78Z (Notice of notifiable road use)

²⁰¹ Condition 10 of the lease numbered 191 provides—'These conditions will have application until they are terminated by legislation implementing a new coal seam gas regime in Queensland.'.

²⁰² Section 3 (Relationship with Mineral Resources Act)

	'(4)	The Mineral Resources Act, section 403, does not apply for the carrying out of the authorised activity until 3 months after the commencement.	1 2 3
	'(5)	In this section—	4
		commencement means the day section 3 commences.	5
'168	Def	ferral of s 52A for existing leases	6
		'Section 52A ²⁰³ does not apply to the holder of a lease in force at the commencement of this section until 12 months after the 2004 Act start day.	7 8 9
'169		ferral of s 79I for particular 1923 Act petroleum ure holders	10 11
		'If, immediately before the 2004 Act start day, a 1923 Act petroleum tenure holder is lawfully carrying out an authorised activity for the tenure on public land, section 79I ²⁰⁴ does not apply to the holder until 6 months after the 2004 Act start day.	12 13 14 15
'Div	ision	Relinquishment condition until first renewal after 2004 Act start day, and related provisions	16 17 18
'170	Ар	plication of div 2	19
	'(1)	This division applies for an authority to prospect in force immediately before the 2004 Act start day that, after that day, continues in force as an authority to prospect under this Act. ²⁰⁵	20 21 22
	'(2)	However, this division only applies for the period of the authority's current term.	23 24

²⁰³ Section 52A (Application of 2004 Act provisions about coextensive natural underground reservoirs)

²⁰⁴ Section 79I (Public land authority approval required for particular activities)

²⁰⁵ See the 2004 Act, chapter 15, part 3, division 2 (Conversion of particular 1923 Act ATPs to an authority to prospect under this Act).

		Note-	_	1
			om the end of the current term, the relinquishment conditions and ated provisions under part 6A, division 2, subdivision 1, apply. ²⁰⁶	2 3
'171	Wh	at is t	the <i>current term</i> of an authority to prospect	4
	'(1)	starts	current term of an authority to prospect is the period that is on the later of the following days and ends when it is renewed after the 2004 Act start day—	5 6 7
		(a)	the day the authority was granted;	8
		(b)	the day the last renewal of the authority before the 2004 Act start day became effective.	9 10
	(2)		ever, an authority granted between 1 January 1994 and becember 1996 ends on a day decided by the Minister.	11 12
	'(3)	have	subsection (1)(b), a renewal of the authority is taken to become effective on the day immediately after the end of st term before the renewal.	13 14 15
'172			e the <i>transitional notional sub-blocks</i> of an y to prospect	16 17
	'(1)	prosp	transitional notional sub-blocks, of an authority to pect, are the sub-blocks stated in the instrument for the prity at the start of its current term.	18 19 20
	'(2)	any	ever, the <i>transitional notional sub-blocks</i> do not include sub-block stated in the instrument that is completely in the area of a lease under this Act or a 2004 Act lease.	21 22 23
	'(3)	For s	subsection (1), if the instrument—	24
		(a)	states that the authority's area includes land within a block; but	25 26
		(b)	does not include or exclude any particular sub-block within that block;	27 28

²⁰⁶ Part 6A, division 2, subdivision 1 (Standard relinquishment condition and related provisions)

		within the block, other than any sub-block that is completely within the area of another 1923 Act petroleum tenure or a 2004 Act petroleum tenure.	1 2 3 4
'173		inquishment condition if authority includes a uction requirement	5 6
	'(1)	If the authority requires its area to be reduced to a stated number of blocks on or before stated days—	7 8
		(a) the <i>relinquishment condition</i> for the authority is the relinquishment condition under section 74A, ²⁰⁷ subject to the change that the required percentage is the required reduction instead of 8.33%; and	9 10 11 12
		(b) part 6A, division 2, subdivision 1, applies to the authority, subject to the change under paragraph (a).	13 14
	'(2)	However, the relinquishment condition is taken to include a requirement that, before the first renewal of the authority after the 2004 Act start day, at least 5% of the transitional notional sub-blocks for the authority must have been relinquished for each 12 month period of its current term.	15 16 17 18 19
	'(3)	Also, a relinquishment of a part of the area of the authority that overlaps with the area of a lease under this Act or a 2004 Act lease can not be counted as a relinquishment for the relinquishment condition. ²⁰⁸	20 21 22 23
'174		inquishment condition if authority does not include eduction requirement	24 25
	'(1)	If the authority does not include a requirement mentioned in section 173(1), the <i>relinquishment condition</i> for the authority is the relinquishment condition under section 74A, ²⁰⁹ with the following changes—	26 27 28 29
		(a) the required percentage is 5% instead of 8.33%;	30

²⁰⁷ Section 74A (Standard relinquishment condition)

²⁰⁸ See also section 25L (Conditions for renewal application).

²⁰⁹ Section 74A (Standard relinquishment condition)

		origi	reference in sections 74C(2) to the authority nally taking effect is a reference to the start of its ent term.	1 2 3
	'(2)		livision 2, subdivision 1, applies to the authority, the changes under subsection (1).	4 5
'Divi	sion	3	Leases overlapping with an existing or proposed mineral development licence	6 7 8
'Sub	divis	sion 1	Preliminary	9
'175	Def	initions fo	r div 3	10
		In this divi	sion—	11
		informatio	<i>on-giver</i> see section 180(1).	12
		MDL appl	icant see section 176(2)(c).	13
		MDL appl	ication see section 176(1)(b).	14
		MDL mean	ns mineral development licence under the Mineral Act.	15 16
		overlappin	g land see section 176(1).	17
		recipient s	ee section 180(1).	18
'176	Арр	olication o	f div 3	19
	'(1)	was grante	on applies if, before the 2004 Act start day, a lease and when it was granted its area included any of ang land (<i>overlapping land</i>)—	20 21 22
		* *	in the area of an MDL that is a coal or oil shale oration tenement;	23 24
		appli	the subject of an application (the <i>MDL</i> ication) under the Mineral Resources Act for an amade but not decided before the 2004 Act start	25 26 27

	•	2		
'(2)	However, this division does not apply, or ceases to apply, if—	3		
	(a) the same person holds the lease and the MDL; or	4		
		5 6		
	` ' 1	7 8		
	(d) the MDL application is rejected; or	9		
		10 11		
'Subdiv	ision 2 Additional provisions	12		
'177 O	oligation of lessee to give access to MDL holder	13		
'(1)	•	14 15		
'(2)	It is a condition of the lease that the lessee must allow the MDL holder access to the overlapping land to carry out any authorised activity for the MDL if—			
	(a) the required notice has been given; and	19		
	(b) the carrying out of the activity—	20		
	` '	21 22		
	under the 2004 Act for any operating plant on the overlapping land the operation of which is an	23 24 25 26		
'(3)		27 28		
' (4)	agreement about coordinating the development of coal and	29 30 31		

		_	ent) made between the lessee and the MDL holder or L applicant.	1 2
	'(5)	In this s	ection—	3
		lessee, authoris	d notice means a notice from the MDL holder to the given a reasonable period before the start of the ed activity for the MDL, that states when and where vity is proposed to be carried out.	4 5 6 7
178		ditional lease	requirements for later development plans	8
	'(1)	of any	etion imposes additional requirements for the approval proposed later development plan for the lease made a 2004 Act start day.	10 11 12
	'(2)	MDL h develop writing	er, the additional requirements do not apply if the older or the MDL applicant has made a coordinated ment agreement with the lessee or has agreed in in relation to the proposed plan and a copy of either ent has been lodged at—	13 14 15 16 17
		de	e office of the department for lodging proposed later evelopment plans, as stated in a gazette notice by the hief executive; or	18 19 20
		, ,	no office is gazetted under paragraph (a)—the office the chief executive.	21 22
	'(3)	section	see must, before lodging the proposed plan under 74Q, ²¹⁰ give the MDL holder or the MDL applicant a d use reasonable attempts to—	23 24 25
		* /	onsult with the MDL holder or the MDL applicant out the proposed plan; and	26 27
		pr ap	ange the proposed plan to include reasonable ovisions proposed by the MDL holder or the MDL plicant that will optimise the safe and efficient oduction of—	28 29 30 31
		(i)	petroleum under the lease; and	32

		(11)	the overlapping land that may be granted to the MDL holder or the MDL applicant; and	2 3			
	(c)	prov	ride for the following in the proposed plan—	4			
		(i)	the location and timing of the development of coal and petroleum in the overlapping land;	5 6			
		(ii)	the mining or production of the petroleum in a way that is consistent with the proposed mining of the coal;	7 8 9			
		(iii)	a way for the coal to be developed in a timely way, including, for example, by appropriate periodic surrenders of parts of the lease.	10 11 12			
'(4)	apply	y only	the obligations under subsection (3)(b) and (c) y to the extent the provisions are commercially and y feasible for the lessee.	13 14 15			
'(5)	Also, when the lessee lodges the proposed plan, it must be accompanied by a written notice stating each of the following—						
	(a)	details of the consultation;					
	(b)	the 1	results of the consultation;	20			
	(c)	•	changes made to the proposed plan because of the sultation;	21 22			
	(d)	and	lessee's assessment of the potential for the lessee the MDL holder or the MDL applicant to make a dinated development agreement.	23 24 25			
Min	ister	may	require further negotiation	26			
'(1)	secti the N	on 17 ADL 1	nister may, after receiving the notice under (8(5), require the lessee to conduct negotiations with holder or the MDL applicant with a view to agreeing negs of a type mentioned in section 178(3)(b).	27 28 29 30			
'(2)			e must use all reasonable attempts to comply with ement.	31 32			

'179

	'(3)	If the lessee does not comply with subsection (2), the Minister may refuse to approve the lessee's proposed later development plan.	1 2 3
'Suk	odivi	sion 3 Confidentiality of information	4
'180	Ар	plication of sdiv 3	5
	'(1)	This section applies if a tenure holder or a person who has applied for a tenure (the <i>information-giver</i>) gives another tenure holder or a person who has applied for a tenure (the <i>recipient</i>) information—	6 7 8 9
		(a) that this division requires the information-giver to give the recipient, including, for example, information given to comply with section 178(3); or	10 11 12
		(b) for the purposes of this division.	13
	'(2)	However, this section applies subject to any agreement between the information-giver and the recipient about the information or its use.	14 15 16
	'(3)	In this section—	17
		information means information given verbally or in writing.	18
		<i>tenure</i> means the lease, the MDL or any MDL granted because of the MDL application.	19 20
'181	Co	nfidentiality obligations	21
101	'(1)	The recipient must not disclose the information to anyone else, unless—	22 23
		(a) the information is publicly available; or	24
		(b) the disclosure is—	25
		(i) made with the information-giver's consent; or	26
		(ii) expressly permitted or required under this or another Act; or	27 28
		(iii) to the Minister.	29

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'(2)	The recipient may use the information only for the purpose for which it is given.
'182 Civ	il remedies
	'If the recipient does not comply with section 181, a court of competent jurisdiction may order the recipient to pay the information-giver all or any of the following—
	(a) compensation for any loss the information-giver incurred because of the failure to comply with the section;
	(b) the amount of any commercial gain the recipient made because of the failure to comply with the section.
'Schedu	lle Decisions subject to appeal
	section 104(1)
Section reference	Description of decision
Authorities prospect	to
25E	Refusal to approve proposed later work program
25J	Refusal to approve amendment to work program
250	Refusal of renewal application
Leases	
53E	Refusal to approve proposed later development plan

s 69 245 **s 69**

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Section reference	Description of decision	
53F	Deferral of approval of later development plan	
Common provisions		
78E	Decision to require security	
78F	Decision to require additional security	
79(1)	Decision to give road use direction	
79L(1)	Imposition of condition on entry on public land, other than a condition agreed to or requested by the relevant 1923 Act petroleum tenure holder	
80J(1)	Refusal to approve permitted dealing	
80T	Decision to take noncompliance action	
101(2)	Decision to take action to ensure compliance with a requirement under this Act of a 1923 Act petroleum tenure holder, other than action to which the holder has agreed	
126	Refusal of application to replace instrument'.	
Part 3	Amendment of Petroleum and Gas (Production and Safety) Act 2004	1 2 3
69 Act a	amended in pt 3	4
, ,	This part amends the <i>Petroleum and Gas (Production and Safety) Act 2004</i> .	5 6

Clause

		(2) The schedule also includes amendments of the <i>Petroleum and Gas</i> (<i>Production and Safety</i>) <i>Act</i> 2004.	1 2
Clause	70	Insertion of new s 6A	3
		After section 6—	4
		insert—	5
	'6A	Relationship with Nature Conservation Act 1992	6
		'This Act is subject to the <i>Nature Conservation Act 1992</i> , sections 27 and 79QA. ²¹¹ '.	7 8
Clause	71	Amendment of s 11 (Meaning of LPG and fuel gas)	9
		(1) Section 11(1)(b), ', propylene (also called propene)'	10
		omit.	11
		(2) Section 11(1)(c), after 'use'—	12
		omit, insert—	13
		'by consumers. ²¹² '.	14
Clause	72	Amendment of s 16 (What is a <i>pipeline</i>)	15
		Section 16(1), 'petroleum or fuel gas'—	16
		omit, insert—	17
		'petroleum, fuel gas, prescribed storage gases or substances prescribed under section 402 ²¹³ '.	18 19
Clause	73	Amendment of s 20 (What are the <i>conditions</i> of a petroleum authority)	20 21
		Section 20(1)(c), 'chapter 2, 3 or 5'—	22

²¹¹ Nature Conservation Act 1992, sections 27 (Prohibition on mining) and 79QA (Prohibition on mining in forest reserves)

²¹² See section 619 (Who is a *consumer* of fuel gas).

²¹³ Section 402 (Licence may extend transportation right to other prescribed substances)

		omit, insert—	1
		'chapters 2 to 5'.	2
Clause	74	Amendment of s 28 (Property in petroleum produced)	3
		Section 28(1)(b)—	4
		omit, insert—	5
		'(b) for coal seam gas—if it is mined under the Mineral Resources Act, section 318CM or 747.214'.	6 7
Clause	75	Amendment of s 48 (General requirements)	8
		Section 48(2), after 'form'—	9
		omit, insert—	10
		'of the work program.'.	11
Clause	76	Amendment of s 52 (Program period)	12
		(1) Section 52(2)(a), after 'its term'—	13
		insert—	14
		'or renewed term'.	15
		(2) Section 52(3), after 'term'—	16
		insert—	17
		'or renewed term'.	18
Clause	77	Replacement of s 59 (Restrictions on amending work program)	19 20
		Section 59—	21
		omit, insert—	22

Mineral Resources Act, section 318CM (Limited entitlement to mine coal seam gas) or 747 (Continuation of particular rights relating to coal seam gas under mineral hydrocarbon mining leases)

'59	Restrictions on amending work program								
	'(1)	An authority to prospect holder may amend the work program for the authority only if—							
		(a)	an application for approval of the amendment has been made under this subdivision and the amendment has been approved under this subdivision; ²¹⁵ and	4 5 6					
		(b)	if the amendment is to extend the period of the work program—the requirements under subsection (2) have been complied with.	7 8 9					
	'(2)		subsection (1)(b), the requirements are each of the owing—	10 11					
		(a)	the work program can not be the initial work program for the authority;	12 13					
		(b)	the period of the work program, or any earlier work program for the authority, must not have previously been extended;	14 15 16					
		(c)	the extension can not be for a term that ends after—	17					
			(i) 1 year after the current period of the work program; or	18 19					
			(ii) 12 years after the authority originally took effect;	20					
		(d)	within 3 months before the making of the application—	21					
			(i) a person (the <i>designated person</i>) become a holder of the authority;	22 23					
			(ii) a person (also the <i>designated person</i>) applied for approval of a transfer of a share in the authority and the transfer has, under section 573, ²¹⁶ been approved; and	24 25 26 27					
		(e)	the share, or proposed share, of the designated person in the authority is at least 50%;	28 29					

²¹⁵ See also section 91 (Inclusion of evaluation program in work program).

²¹⁶ Section 573 (Deciding application)

			(f)	the designated person is not, under the Corporations Act, section 64B, ²¹⁷ an entity connected with another person who is a holder of the authority.'.	1 2 3
Clause	78	Am	endm	nent of s 62 (Deciding application)	4
		(1)	Secti	on 62(2) to (5)—	5
			renui	mber as section 62(3) to (6).	6
		(2)	Secti	on 62—	7
			inser	rt	8
		'(2)	for the	e application is to extend the period of the work program he authority, the Minister may approve the amendment if satisfied —	9 10 11
			(a)	the requirements under section 59(2) have been complied with; and	12 13
			(b)	the designated person mentioned in section 59(2) is likely to provide additional financial or technical resources for the authority; and	14 15 16
			(c)	the work program will be completed within the period of the extension.	17 18
				Note—	19
				For additional provisions about relinquishment that apply if the period is extended, see sections 65(1)(c) and 78A. ²¹⁸ '.	20 21
		(3)	Secti	on 62(4), as renumbered, 'subsection (2)'—	22
			omit,	insert—	23
			'subs	section (3)'.	24
		(4)	Secti	on 62(5), as renumbered, 'subsection (3)'—	25
			omit,	insert—	26
			'subs	section (4)'.	27

²¹⁷ Corporations Act, section 64B (Entities connected with a corporation)

Sections 65 (Standard relinquishment condition) and 78A (Penalty relinquishment if work program not completed within extended period)

		(5)	Section 6 area'—	2(6), as renumbered, 'a stated percentage of the	1 2
			omit, inse	rt—	3
			'at least sub-block	a stated percentage of the original notional s'.	4 5
Clause	79			t of ch 2, pt 1, div 4, sdiv 2, hdg nent condition and related provisions)	6 7
			Chapter 2	, part 1, division 4, subdivision 2, heading—	8
			omit, inse	rt—	9
	'Sub	divi	sion 2	Standard relinquishment condition and related provisions'.	10 11
Clause	80	Am	endment	of s 65 (Relinquishment condition)	12
		(1)	Section 63	5, heading—	13
			omit, inse	rt—	14
	'65	Sta	ındard reli	inquishment condition'.	15
		(2)	Section 63	5(1)—	16
			insert—		17
			wor	ander division 3, subdivision 6, ²¹⁹ the period of the k program for the authority has been extended—the on which the extended period ends.'.	18 19 20
		(3)	Section 63	5(2), 'section 62(3)'—	21
			omit, inse	rt—	22
			'section 6	2(4)'.	23
Clause	81	Ins	ertion of ı	new s 65A	24
			After sect	ion 65—	25
			insert—		26

²¹⁹ Division 3, subdivision 6 (Amending work programs)

	'65A		nsequence of failure to comply with relinquishment ndition	1 2
		'(1)	If the holder of an authority to prospect does not comply with the relinquishment condition the holder must be given a notice requiring the holder to comply with the condition within 20 business days after the giving of the notice.	3 4 5 6
		'(2)	If the holder does not comply with the requirement, the authority to prospect is cancelled.'.	7 8
Clause	82		nendment of s 66 (Part usually required to be inquished)	9 10
			Section 66(2), after 'relinquishment day'—	11
			insert—	12
			', and any other day mentioned in section 65(1)(b) or (c) that applies to the authority,'	13 14
Clause	83		nendment of s 67 (Sub-blocks that can not be counted vards relinquishment)	15 16
		(1)	Section 67(1)(b), 'area of an authority to prospect'—	17
			omit, insert—	18
			'the authority to prospect'.	19
		(2)	Section 67(3), definition penalty relinquishment—	20
			omit, insert—	21
			'penalty relinquishment means a relinquishment that is—	22
			(a) made under section 78A or under a requirement under section 790(1)(b); ²²⁰ and	23 24
			(b) more than the sub-blocks required to be relinquished under the relinquishment condition.'.	25 26

²²⁰ Sections 78A (Penalty relinquishment if work program not completed within extended period) and 790 (Types of noncompliance action that may be taken)

Clause	84	Amendment of s 68 (Adjustments for sub-blocks that can not be counted)	1 2
		Section 68(1), 'original notional'—	3
		omit.	4
Clause	85	Amendment of s 69 (Adjustment for particular potential commercial areas)	5 6
		Section 69, 'other land' to 'relinquished'—	7
		omit, insert—	8
		'remaining sub-blocks of the original notional sub-blocks of the authority are relinquished'.	9 10
Clause	86	Amendment of s 70 (Relinquishment must be by blocks)	11
		Section 70(2), 'within the area of the authority to prospect'—	12
		omit.	13
Clause	87	Amendment of s 73 (Permitted period for production or storage testing)	14 15
		(1) Section 73(1)(b), 'petroleum storage'—	16
		omit, insert—	17
		'the storage of petroleum or a prescribed storage gas'.	18
		(2) Section 73(4)—	19
		omit.	20
Clause	88	Amendment of s 77 (Requirement to have work program)	21
		(1) Section 77, note, first sentence—	22
		renumber as section 77, note 1.	23
		(2) Section 77, note, second and third sentences—	24
		omit, insert—	25
		'2. For the requirements to lodge a proposed later work program see sections 79, 100, 104, 372 and 790.	26 27

		'3. For approval of proposed later work programs see division 3, subdivision 5. ²²¹ .'	1 2
Clause	89	Insertion of new s 78A	3
		After section 78—	4
		insert—	5
	'78A	Penalty relinquishment if work program not completed within extended period	6 7
		'If—	8
		(a) under division 3, subdivision 6, ²²² the period of the work program for an authority to prospect has been extended; and	9 10 11
		(b) the work program is not completed on or before the day on which the extended period ends;	12 13
		its holder must relinquish a part of the original notional sub-blocks of the authority that corresponds to the amount of the work under the work program that was not completed.'.	14 15 16
Clause	90	Amendment of s 79 (Obligation to lodge proposed later work program)	17 18
		Section 79(5), 'current plan period'—	19
		omit, insert—	20
		'current work program period or if subsection (4) applies and the holder does not lodge another proposed later work program within the current work program period'.	21 22 23

²²¹ Sections 79 (Minister may add excluded land), 100 (Obligation to lodge proposed later work program), 104 (Requirements for making application), 372 (Requirements for making application) and 790 (Types of noncompliance action that may be taken)

Division 3, subdivision 5 (Approval of proposed later work programs)

²²² Division 3, subdivision 6 (Amending work programs)

Clause	91	application)	2
		Section 82(1)(j)(ii), 'the late fee prescribed under a regulation'—	3
		omit, insert—	5
		'an amount that is 10 times the application fee'.	6
Clause	92	Amendment of s 93 (Extension of term of declaration)	7
		Section 93(1), 'the mining lease ends'—	8
		omit, insert—	9
		'the mining lease, or any renewal of the mining lease, ends'.	10
Clause	93	Amendment of s 98 (Area of authority to prospect)	11
		Section 98(4)(b), from ', other' to 'section 99(5)(b)'—	12
		omit.	13
Clause	94	Amendment of s 99 (Minister's power to decide excluded land)	14 15
		(1) Section 99(1), ', at any time,'—	16
		omit.	17
		(2) Section 99(4) and (5)—	18
		renumber as section 99(5) and (6).	19
		(3) Section 99(3)—	20
		omit, insert—	21
		'(4) For subsection (3)(a), if the instrument—	22
		(a) states that the authority's area includes land within a block; but	23 24
		(b) does not include or exclude any particular sub-block within that block;	25 26
		the reference to the block is a reference to all sub-blocks within the block, other than any sub-block that is completely	27 28

			within the area of another petroleum tenure or a 1923 Act petroleum tenure.'.	1 2
		(4)	Section 99(2)—	3
			renumber as section 99(3).	4
		(5)	Section 99—	5
			insert—	6
		'(2)	However, the power under subsection (1) may be exercised only when the Minister is deciding whether to—	7 8
			(a) grant or renew the authority; or	9
			(b) approve any later work program for the authority.'.	10
Clause	95		sendment of s 110 (Petroleum pipeline and water seline construction and operation) Section 110(3), after 'for the lease'—	11 12 13
			insert—	14
			'or a lease mentioned in subsection (2)(b)'.	15
		(2)	Section 110(5), definition <i>water pipeline</i> , 'section 16(2)(b), examples 1 to 4'—	16 17
			omit, insert—	18
			'the examples to section 16(2)(b)'.	19
Clause	96	Am	nendment of s 113 (Application of sdiv 2)	20
			Section 113(b), 'proposed lease.'—	21
			omit, insert—	22
			'proposed lease. ²²³ '.	23

²²³ See also section 52A (Application of 2004 Act provisions about coextensive natural underground reservoirs) of the 1923 Act.

Clause	97				of s 115 (Restriction on petroleum 1 2
		(1)	Sect	ion 11	5, words before subsection (2)— 3
			omit	, inser	<i>t</i> — 4
	'115		strict ivitie		n carrying out particular authorised 5
		'(1)	activ		leum lease holder must not carry out a relevant or an adjacent lease or proposed adjacent lease 9
			(a)	hold	adjacent lease holder, or the proposed adjacent lease er, has consented in writing to the carrying out of activity; or 12
			(b)	the a	activity is carried out under—
				(i)	a coordination arrangement mentioned in 14 section 114; or 15
				(ii)	a decision of the tribunal under section 116.'.
		(2)	Sect subs		115(2), 'producing petroleum mentioned in 17 (1)'— 18
			omit	, inser	<i>t</i> — 19
			'carı	ying o	out the relevant activity'.
		(3)	Sect	ion 11	5— 21
			inse	rt—	22
		'(3)	In th	is sect	tion— 23
				ev ant d e, mea	activity, for an adjacent lease or proposed adjacent 24 ns—
			(a)	that reser	comes, or is likely to come, from the part of the voir that is in the area of an adjacent lease or the osed adjacent lease; or 26 26 27 28 28
			(b)	that adve	her authorised activity under the petroleum lease physically adversely affects, or may physically arsely affect, the carrying out of authorised activities ar an adjacent lease or the proposed adjacent lease.' 30 31 32 33

Clause	98	Am	iendment of \$ 116 (Dispute resolution by tribunal)	I
			Section 116(1)—	2
			omit, insert—	3
		'(1)	This section applies if—	4
			(a) an adjacent lease holder, or the proposed adjacent lease holder, has not consented in writing to the carrying out of a relevant activity under section 115; and	5 6 7
			(b) the petroleum lease holder and the adjacent lease holder or proposed adjacent lease holder (the <i>parties</i>) have not made a coordination arrangement mentioned in section 114.'.	8 9 10 11
		(2)	Section 116(2)(c), after 'coordinated'—	12
			insert—	13
			'or monitored'.	14
		(3)	Section 116(2)—	15
			insert—	16
			'(d) remediation requirements, as prescribed under a regulation, in relation to the matters mentioned in section 115(3), definition <i>relevant activity</i> , paragraph (b).'.	17 18 19 20
Clause	99		placement of s 119 (Continuing effect of authority to spect for ATP-related application)	21 22
			Section 119—	23
			omit, insert—	24
	'119		ntinuing effect of authority to prospect for P-related application	25 26
		'(1)	This section applies if, other than for subsection (2), the relevant authority to prospect would, other than by cancellation under this Act, end before the ATP-related application is decided.	27 28 29 30
		'(2)	The authority continues in force in relation to the area the subject of the application until the earlier of the following to happen—	31 32 33

			(a) the start of the term of the petroleum lease;	1
			(b) a refusal of the ATP-related application takes effect; ²²⁴	2
			(c) the application is withdrawn.	3
		'(3)	Despite any ending of the program period for the current work program for the authority—	4 5
			(a) the authority is taken to have a work program; and	6
			(b) the holder may carry out any authorised activity for the authority.'.	7 8
Clause	100	Am	nendment of s 121 (Requirements for grant)	9
		(1)	Section 121(1)(b)(ii), from 'contains'—	10
			omit, insert—	11
			'contains the level of knowledge of reserves of petroleum, as prescribed under a regulation; and'.	12 13
		(2)	Section 121(1)(b)(iii), 'reservoir'—	14
			omit, insert—	15
			'natural underground reservoir'.	16
Clause	101	Am	nendment of s 151 (Restriction on flaring or venting)	17
			Section 151(4), 'incidental coal seam'—	18
			omit.	19
Clause	102		nendment of s 152 (Permitted period for production or brage testing)	20 21
		(1)	Section 152(1)(b), 'petroleum storage'—	22
			omit, insert—	23
			'the storage of petroleum or a prescribed storage gas'.	24

²²⁴ See section 125 (When refusal takes effect).

		(2)	Section 152(4)—	1
			omit.	2
Clause	103	Am pla	nendment of s 157 (Requirement to have development n)	3 4
		(1)	Section 157, note, first sentence—	5
			renumber as section 157, note 1.	6
		(2)	Section 157, note, second and third sentences—	7
			omit, insert—	8
			'2. For the requirements to lodge a proposed later development plan see sections 159, 170, 372 and 790.	9 10
			'3. For approval of proposed later development plans see division 4, subdivision 5. ²²⁵ '.	11 12
Clause	104		nendment of s 159 (Obligation to lodge proposed later velopment plan)	13 14
		(1)	Section 159(3)(b)—	15
			omit, insert—	16
			'(b) as soon as practicable after the holder proposes or becomes aware of a significant change to the nature and extent of an authorised activity that is not already dealt with under the current development plan for the lease.'.	17 18 19 20
		(2)	Section 159(5), after 'current plan period'—	21
			omit, insert—	22
			'or if subsection (4) applies and the holder does not lodge another proposed later development plan within the current plan period'.	23 24 25

²²⁵ Sections 159 (Obligation to lodge proposed later development plan), 170 (Minister may add excluded land), 372 (Requirements for making application) and 790 (Types of noncompliance action that may be taken)

Amendment of s 162 (Requirements for making renewal

1

Clause 105

	apı	plication)	2
		Section 162(1)(h)(ii), 'the late fee prescribed under a regulation'—	3 4
		omit, insert—	5
		'an amount that is 10 times the application fee'.	6
Clause 106		nendment of s 169 (Minister's power to decide cluded land)	7 8
	(1)	Section 169(1), ', at any time,'—	9
		omit.	10
	(2)	Section 169(4) and (5)—	11
		renumber as section 169(5) and (6).	12
	(3)	Section 169(3)—	13
		omit, insert—	14
	'(4)	For subsection (3)(a), if the instrument—	15
		(a) states that the lease's area includes land within a block; but	16 17
		(b) does not include or exclude any particular sub-block within that block;	18 19
		the reference to the block is a reference to all sub-blocks within the block, other than any sub-block that is completely within the area of another petroleum tenure or a 1923 Act petroleum tenure.'.	20 21 22 23
	(4)	Section 169(2)—	24
		renumber as section 169(3).	25
	(5)	Section 169—	26
		insert—	27
	'(2)	However, the power under subsection (1) may be exercised only when the Minister is deciding whether to—	28 29
		(a) grant or renew the lease; or	30
		(b) approve any later development plan for the lease.'.	31

Clause	107	Am	nendment of s 173 (Deciding application)	1
			Section 173(2)(b)(ii), after 'section 121(2)'—	2
			insert—	3
			'for each proposed lease'.	4
Clause	108		nendment of s 178 (Deciding application for data quisition authority)	5 6
		(1)	Section 178(5)(a)(i), 'section 180 or 181'—	7
			omit, insert—	8
			'section 180, 181 or 184A'.	9
		(2)	Section 178—	10
			insert—	11
		'(7)	The Minister may, as a condition of deciding to grant the authority, require the applicant to do all or any of the following within a stated reasonable period—	12 13 14
			(a) pay the annual rent for the first year of the renewed authority;	15 16
			(b) give, under section 488, ²²⁶ security for the authority.	17
		'(8)	If the applicant does not comply with the requirement, the application may be refused.'.	18 19
Clause	109	Ins	ertion of new s 184A	20
			Chapter 2, part 3, after section 184—	21
			insert—	22
	'184 <i>A</i>	A An	nual rent	23
		'(1)	A data acquisition authority holder must pay the State the annual rent, as prescribed under a regulation. ²²⁷	24 25

²²⁶ Section 488 (Power to require security for petroleum authority)

²²⁷ See also section 588 (Interest on amounts owing to the State other than for petroleum royalty).

		'(2)	The annual rent must be paid in the way, and on or before the day, prescribed under a regulation.'.	1 2
Clause	110	Am	nendment of s 187 (Water monitoring activities)	3
			Section 187(2), 'authorised under this section'—	4
			omit, insert—	5
			'mentioned in subsection (1)'.	6
Clause	111		nendment of s 190 (Who may apply for water onitoring authority)	7 8
		(1)	Section 190(1), after 'stated land'—	9
			insert—	10
			'outside the area of the tenure'.	11
		(2)	Section 190(2)—	12
			omit, insert—	13
		'(2)	The application may be made or granted—	14
	((a) o	ver land in the area of another petroleum authority; and	15
	((b) fo	or 1 or more petroleum tenures held by the same applicant.'.	16
Clause	112		nendment of s 192 (Deciding application for water onitoring authority)	17 18
		(1)	Section 192(4)(a)(i), 'section 202'—	19
			omit, insert—	20
			'section 202 or 202A ²²⁸ '.	21
		(2)	Section 192—	22
			insert—	23

²²⁸ Section 202 (Additional condition of relevant petroleum tenure) or 202A (Annual rent)

		'(6)	The Minister may, as a condition of deciding to grant the authority, require the applicant to do all or any of the following within a stated reasonable period—	1 2 3
			(a) pay the annual rent for the first year of the renewed authority;	4 5
			(b) give, under section 488, ²²⁹ security for the authority.	6
		'(7)	If the applicant does not comply with the requirement, the application may be refused.'.	7 8
Clause	113		placement of s 201 (Provision for who is the authority der if only 1 related petroleum tenure)	9 10
			Section 201—	11
			omit, insert—	12
	'201	Pro	ovision for who is the authority holder	13
		'(1)	If there is only 1 petroleum tenure to which a water monitoring authority relates, the authority holder is taken to be the person who, from time to time, holds the petroleum tenure to which the authority relates.	14 15 16 17
		'(2)	Subsections (3) and (4) apply if there is more than 1 petroleum tenure to which a water monitoring authority relates.	18 19 20
		'(3)	If, under chapter 5, part 10, all of the tenures are transferred to the same person, the transferee is taken to be the holder of the authority.	21 22 23
		'(4)	If, under chapter 5, part 10, 1 or more but not all of the tenures are transferred to the same person, the person from whom the tenures were transferred continues to be the holder of the water monitoring authority. ²³⁰ '.	24 25 26 27
Clause	114	Ins	ertion of new s 202A	28
			After section 202—	29

²²⁹ Section 488 (Power to require security for petroleum authority)

²³⁰ See also section 569 (Prohibited dealings).

			inseri			1
	'202A	A An	nual r	ent		2
		'(1)			monitoring authority holder must pay the State the nt, as prescribed under a regulation. ²³¹	3 4
		'(2)			al rent must be paid in the way, and on or before the ribed under a regulation.'.	5 6
Clause	115		nendm cess)	ent	of s 228 (Prohibition on actions preventing	7 8
			Section	on 22	28(1), penalty, '500'—	9
			omit,	inse	rt—	10
			'1 00	0'.		11
Clause	116				of s 234 (Arrangement to coordinate	12 13
		-	Section	on 23	34(3)(c)(i)—	14
			omit,	inse	rt—	15
				'(i)	the subleasing of, or of an interest in, a relevant petroleum lease to a party to the arrangement or someone else; and'.	16 17 18
Clause	117				of s 235 (Applying for Ministerial approval of ordination arrangement)	19 20
			Section	on 23	35(2)(c)—	21
			omit,	inse	rt—	22
			'(c)	acco	ompanied by—	23
				(i)	the original or a certified copy of the proposed arrangement; and	24 25
				(ii)	the fee prescribed under a regulation.'.	26

²³¹ See also section 588 (Interest on amounts owing to the State other than for petroleum royalty).

Clause	118	Amendment of \$ 240 (Grant of pipeline licence)	1
		Section 240(1), after 'petroleum'—	2
		insert—	3
		'or a prescribed storage gas'.	4
Clause	119	Amendment of s 250 (The make good obligation)	5
		Section 250—	6
		insert—	7
		'(4) Despite subsections (1) and (2), the make good obligation does not apply for an existing Water Act bore if either of the following happened before the commencement of this section—	8 9 10 11
		(a) the petroleum tenure has ended;	12
		(b) the part of the area of the tenure on which the rights were exercised ceased to be part of the area of the tenure.'.	13 14 15
Clause	120	Amendment of s 266 (Obligation to lodge monitoring reports)	16 17
		(1) Section 266(2)—	18
		omit.	19
		(2) Section 266(3)—	20
		renumber as section 266(2)	21
Clause	121	Replacement of s 281 (Standard for drilling petroleum well)	22 23
		Section 281—	24
		omit, insert—	25
	'281	Requirements for drilling petroleum well	26
		'(1) A person drilling a petroleum well must comply with any requirements prescribed under a regulation that apply to the drilling of the well.	27 28 29

			Maximum	penalty—500 penalty units.	1
		'(2)	drilling a	irements may include provisions to prevent the dversely affecting the future safe and efficient coal under the Mineral Resources Act.'.	2 3 4
Clause	122	Am	endment	of s 292 (Obligation to decommission)	5
		(1)	Section 29	92(2)—	6
			insert—		7
			'Maximur	m penalty—500 penalty units.'.	8
		(2)	Section 29	92(4)(a) and (b)—	9
			omit, inse	rt—	10
			'(a) eithe	er—	11
			(i)	for a petroleum well—it has been plugged and abandoned in the way prescribed under a regulation; or	12 13 14
			(ii)	for a water observation bore or water supply bore—the Water Act, sections 816 and 817 have been complied with; ²³² and'.	15 16 17
		(3)	Section 29	92(4)(c)—	18
			renumber	as section 294(4)(b).	19
Clause	123	Am	endment	of s 295 (Main purposes of ch 3)	20
			Section 29	95, after 'chapter are'—	21
			insert—		22
				nction with the Mineral Resources Act, part 7AA, 023 Act, part 6F, ²³³ '.	23 24

Water Act, sections 816 (Unauthorised water bore activities) and 817 (Contravening requirements for mining and petroleum drilling)

²³³ Mineral Resources Act, part 7AA and the 1923 Act, part 6F (Provisions for coal seam gas)

Clause	124	Amendment of s 297 (Relationship with chs 2, 5 and 15)	1
		(1) Section 297, heading, 'chs 2, 5 and 15'—	2
		omit, insert—	3
		'chs 2 and 5 and ch 15, pt 3'.	4
		(2) Section 297(1), 'chapters 2, 5 and 15'—	5
		omit, insert—	6
		'chapters 2 or 5 or chapter 15, part 3'.	7
		(3) Section 297(4), 'chapter 2, 5 or 15'—	8
		omit, insert—	9
		'chapter 2 or 5 or chapter 15, part 3'.	10
Clause	125	Amendment of s 298 (Description of petroleum leases for ch 3)	11 12
		(1) Section 298, heading, after 'ch 3'—	13
		insert—	14
		'and ch 15, pt 3'.	15
		(2) Section 298, after 'chapter 3'—	16
		insert—	17
		'or chapter 15, part 3'.	18
Clause	126	Amendment of s 305 (Additional requirements for making application)	19 20
		(1) Section 305(1)(b), after '(the <i>CSG assessment criteria</i>)'—	21
		insert—	22
		', other than the matter mentioned in subsection (2)(e)(iii)'.	23
		(2) Section 305(2)(e)(iii), after 'section 310(1)(b)'—	24
		insert—	25
		'and any changes of the type mentioned in section 310(1)(c)'.	26

Clause	127		endment of s 313 (Obligations of coal or oil shale loration tenement holder)	1 2
			Section 313(a), 'section 310'—	3
			omit, insert—	4
			'sections 305, 306 and 310'.	5
Clause	128		endment of s 318 (When preference decision is uired)	6 7
			Section 318(1)(c)	8
			omit, insert—	9
			'(c) there is the level of knowledge about the deposit, as prescribed under a regulation;'.	10 11
Clause	129	Ame	endment of s 321 (Restrictions on giving preference)	12
			Section 321(1), 'may be given only under this section'—	13
			omit, insert—	14
			'must not be given unless this section has been complied with'.	15 16
Clause	130		endment of s 328 (Additional criteria for deciding visions of petroleum lease)	17 18
			Section 328(1)—	19
			omit, insert—	20
			In deciding the provisions of the petroleum lease the following must also be considered—	21 22
			(a) the CSG assessment criteria;	23
			(b) the affect of the petroleum lease on safe and efficient mining of coal or oil shale under any adjacent lease;	24 25
			(c) the affect on safe and efficient mining of coal or oil shale under any future coal or oil shale mining lease that arises from the coal or oil shale exploration tenement.'.	26 27 28

s 131 269 s 135

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Clause	131	Amendment of s 341 (Provisions of petroleum lease)	1
		Section 341(2)(c), after 'authority to prospect'—	2
		insert—	3
		'or a 1923 Act ATP'.	4
Clause	132	Amendment of s 350 (Additional requirements for grant)	5
		Section 350(1)(d), after 'has', first mention—	6
		insert—	7
		'agreed to the safety management plan and'	8
Clause	133	Amendment of s 356 (Right to grant if particular requirements met)	9 10
		Section 356(b)(ii), 'coal or oil shale exploration tenement'—	11
		omit, insert—	12
		'coal or oil shale mining lease'.	13
Clause	134	Amendment of s 360 (Restriction)	14
		Section 360(1)(a), after 'activity'—	15
		insert—	16
		'and to the safety management plan of the authority holder'.	17
Clause	135	Replacement of ch 3, pt 4, div 3 (Exception to automatic area reduction of authority to prospect on grant of petroleum lease)	18 19 20
		Chapter 3, part 4, division 3—	21
		omit, insert—	22

	'Divi	isior	า 3		Exceptions to particular area provisions	1 2
	'361	Exc	ceptio	ons		3
			pros	pect i	18(4) and 101 do not apply for an authority to f the petroleum lease is granted under part 2, or part 3, division 3. ²³⁴ .	4 5 6
Clause	136				of s 364 (Restriction on authorised activities ng ATP land)	7 8
		(1)	Sect	ion 36	4(2)(b)—	9
			omit	, inser	<i>t</i> —	10
			'(b)		ctivity relates to incidental coal seam gas mined or mined within the mine working envelope. ²³⁵ '.	11 12
		(2)	Sect	ion 36	4(3)—	13
			inse	rt—		14
			'min	e wor	king envelope means land that—	15
			(a)	mini	the area of a coal mining lease or an oil shale ng lease the area of which includes the overlapping land; and	16 17 18
			(b)		rs any of the following or is needed for production activities—	19 20
				(i)	past mine workings;	21
				(ii)	current mine workings;	22
				, ,	mine workings scheduled to be mined within the next 5 years;	23 24

²³⁴ Sections 98 (Area of authority to prospect) and 101 (Area of authority to prospect reduced on grant of petroleum lease)

Part 2, division 2 (Petroleum lease application by or jointly with, or with the consent of, coal or oil shale exploration tenement holder)

Part 3, division 3 (Petroleum lease application by or jointly with coal mining lease holder or oil shale mining lease holder)

²³⁵ See also section 934 (Substituted restriction for petroleum leases relating to mineral hydrocarbon mining leases).

s 137 271 s 140

		(iv)	authorised activities for the mining lease associated with the processing, transportation, storage and use of the incidental coal seam gas produced.'.	1 2 3 4
Clause		Amendment o	of s 367 (Requirement for giving copy of nt report)	5 6
	_	•	7(2), penalty, '200'—	7
		omit, inser		8
		'150'.		9
Clause	138 <i>A</i>	Amendment o	of s 376 (Deciding amendment application)	10
		Section 37		11
		insert—		12
	'(5	coal or oil	application has been decided, the applicant and the shale exploration tenement holder must be given the decision.'.	13 14 15
Clause	139 F	Replacement	of ch 3, pt 6, div 1, hdg	16
		Chapter 3,	part 6, division 1, heading—	17
		omit, inser	<i>'t</i> —	18
	'Division	on 1	Initial development plans	19
	'Subdi	vision 1	Additional requirements for	20
			proposed initial development plan'.	21
Clause	140 A	Amendment (of s 380 (Operation of div 1)	22
	(1	Section 38	0, heading, 'div 1'—	23
		omit, inser	<i>t</i> —	24
		'sdiv 1'.		25
	(2	2) Section 38	0(1), 'division'—	26

s 141 272 s 143

			omit, insert—	1
			'subdivision'.	2
		(3)	Section 380, ', section 332 or 352'—	3
			omit, insert—	4
			'or this chapter'.	5
Clause	141		endment of s 381 (Statement about interests of coal oil shale exploration tenement holder)	6 7
		(1)	Section 381, 'exploration'—	8
			omit, insert—	9
			'mining'.	10
		(2)	Section 381(b), from ', other' to 'chapter 9'—	11
			omit.	12
Clause	142		endment of s 382 (Requirement to optimise petroleum duction)	13 14
		(1)	Section 382(2), 'a mineable coal seam'—	15
			omit, insert—	16
			'coal'.	17
		(2)	Section 382(2), 'to do so'—	18
			omit, insert—	19
			'not to do so'.	20
Clause	143	Inse	ertion of new ch 3, pt 6, div 1, sdiv 2	21
			Chapter 3, part 6, division 1—	22
			insert—	23
	'Sub	divis	sion 2 Other additional provisions	24
	'383A	App	olication of sdiv 2	25
		•	'This subdivision applies if—	26

			the Minister is considering whether to approve a proposed initial development plan for a proposed petroleum lease; and	1 2 3
		, ,	the area of the proposed lease includes all or part of the area of a coal mining tenement or oil shale mining tenement.	4 5 6
	'383B	Additiona	al criteria for approval	7
			matters that must be considered include the CSG sment criteria.	8 9
	'383C	Restriction	on on approval	10
		for the	proposed plan can not be approved unless the applicant are proposed lease has complied with the obligations section 310(1)(b). ²³⁶ '.	11 12 13
Clause	144	Replacen	nent of ch 3, pt 6, div 2, hdg	14
		Chapt	er 3, part 6, division 2, heading—	15
		omit,	insert—	16
	'Divis	sion 2	Later development plans	17
	'Subc	division '	• • • • • • • • • • • • • • • • • • •	18
			proposed later development plans	19
	'383D	Additiona	al requirements under div 1, sdiv 1 apply	20
		must sectio	oposed later development plan for a petroleum lease comply with the additional requirements under ns 381 to 383 for a proposed initial development plan petroleum lease.	21 22 23 24

	'Sub	divi	sion	2 Other additional provisions'.	1
Clause	145	mii	ning t	ment of s 386 (Consultation with particular coal enement or oil shale mining tenement holders before making plan)	2 3 4
			Secti	ion 386—	5
			omit,	, insert—	6
	'386			ments for consultation with particular coal or mining tenement holders	7 8
		'(1)	This	section applies if—	9
			(a)	any person (an <i>operator</i>) who proposes to be an operator of operating plant used to explore for, extract, produce, release or transport petroleum (<i>relevant operating plant</i>); and	10 11 12 13
			(b)	activities (<i>relevant activities</i>) carried out, or proposed to be carried out, at the plant may adversely affect the safe and efficient mining of coal in the area of a coal or oil shale mining tenement.	14 15 16 17
		'(2)	each	operator may operate relevant operating plant, operator must have made reasonable attempts to consult the tenement holder about relevant activities for the	18 19 20 21
		'(3)		ere is more than 1 operator, the tenement holder may dinate the consultation with the operators.	22 23
		'(4)		subsection (2), an operator is taken to have made onable attempts to consult if—	24 25
			(a)	the operator gives the tenement holder a copy of the operator's proposed safety management plan for any relevant operating plant the operator proposes to operate; and	26 27 28 29

²³⁷ For the making of the safety management plan, see section 674 (Requirement to have safety management plan).

	(b) the tenement holder has not, within 30 days after the giving of the copy, made any proposal to the operator about provisions for the plan.	1 2 3					
'(5)	An operator must, before making or re-making a safety management plan for any relevant operating plant the operator operates or proposes to operate, have regard to any reasonable provisions for the plan proposed by the tenement holder that relate to relevant activities for the plant.	4 5 6 7 8					
'(6)	However, the obligation under subsection (5) applies only to the extent the provisions are commercially and technically feasible for the operator or any relevant petroleum tenure holder.						
'(7)	If an operator makes a safety management plan for relevant operating plant that includes provisions proposed by the tenement holder, the operator must—	13 14 15					
	(a) give the tenement holder a copy; and	16					
	(b) lodge at the following office a notice stating any provisions proposed under subsection (5) and whether they were included in the plan—	17 18 19					
	(i) the office of the department for lodging the notice, as stated in a gazette notice by the chief inspector;	20 21					
	(ii) if no office is gazetted under subparagraph (i)—the office of the chief inspector.	22 23					
'(8)	In this section—	24					
	re-making , a safety management plan, includes an amendment or remaking of the plan of a type required under section 678. ²³⁸ .	25 26 27					
Am	nendment of s 388 (Additional content requirements)	28					
(1)	Section 388(1), after 'petroleum'—	29					
	insert—	30					
	'within coal seams being completed or tested'	31					

Clause 146

²³⁸ Section 678 (When safety management plan must be revised)

	(2)	Section 388(1)(a), 'mineable coal seams'—	1
		omit, insert—	2
		'coal'.	3
	(3)	Section 388(3)(a)—	4
		omit.	5
	(4)	Section 388(3)(b) and (c)—	6
		renumber as section 388(3)(a) and (b).	7
Clause 1		nendment of s 389 (Exemption from additional content quirements)	8
	(1)	Section 389, 'Minister'—	10
		omit, insert—	11
		'chief inspector'.	12
	(2)	Section 389(1)(b)—	13
		omit, insert—	14
		'(b) a stated coal seam.'.	15
	(3)	Section 389, 'chief executive'—	16
		omit, insert—	17
		'chief inspector'.	18
	(4)	Section 389(8)—	19
		omit, insert—	20
	'(8)	In deciding the application the chief inspector—	21
		(a) must have regard to the purposes of this chapter; ²³⁹ and	22
		(b) may seek advice or recommendations from a technical advisory committee established under section 732B ²⁴⁰ for coal seam gas; and	23 24 25

²³⁹ See section 295 (Main purposes of ch 3).

²⁴⁰ Section 732B (Technical advisory committees)

			recommendations.	2
		'(9)	However, before the giving of the advice or recommendations, the members of the committee must declare whether they have any conflict of interest in relation to the application.	3 4 5
		'(10)	If any member declares the member has a conflict of interest, an alternate member may be appointed to substitute for the member when the advice or recommendation is considered.'.	6 7 8
		(5)	Section 389(9)—	9
			renumber as section 389(11).	10
Clause	148	Am	nendment of s 391 (Confidentiality obligations)	11
		(1)	Section 391(1)(b)(i) to (iii)—	12
			renumber as section 391(1)(b)(ii) to (iv).	13
		(2)	Section 391(1)(b)—	14
			insert—	15
			'(i) to someone whom the recipient has authorised to carry out the authorised activities for the recipient's petroleum tenure or coal or oil shale mining tenement; or'.	16 17 18 19
Clause	149	Am	nendment of s 396 (Deciding application)	20
			Section 396(2), from 'unless'—	21
			omit, insert—	22
			'unless—	23
			(a) the applicant is an eligible person; and	24
			(b) a relevant environmental authority for the licence has been issued.'.	25 26
Clause	150		nendment of s 399 (What is <i>pipeline land</i> for a pipeline ence)	27 28
			Section 399(1)(b)(ii), after 'enter'—	29

			insert—	1
			'to construct or operate the pipeline'.	2
Clause	151		nendment of s 401 (Construction and operation of peline)	3 4
			Section 401(2)—	5
			omit, insert—	6
		'(2)	However, if native title exists in relation to land mentioned in subsection (1)(b), the holder must have or hold an interest or permission mentioned in section 399(1)(b) ²⁴¹ for the native title rights and interests.'.	7 8 9 10
Clause	152		nendment of s 408 (Notice of proposed application to evant local government)	11 12
		(1)	Section 408(1) and (2)—	13
			renumber as section 408(2) and (3).	14
		(2)	Section 408—	15
			insert—	16
		'(1)	This section does not apply if the application is for an existing pipeline.'.	17 18
Clause	153		nendment of s 409 (Requirements for making plication)	19 20
		(1)	Section 409(c)(iv), after 'pipeline licence'—	21
			omit, insert—	22
			'other than to the extent the application is for existing pipelines'.	23 24
		(2)	Section 409(f), before 'include'—	25
			insert—	26
			'if the application is not for an existing pipeline—'.	27

²⁴¹ Section 399 (What is *pipeline land* for a pipeline licence)

Clause	154	Amendment of s 411 (Public notice requirement)	1
		(1) Section 411(a), after 'gazetted'—	2
		insert—	3
		'and published in a relevant newspaper'.	4
		(2) Section 411—	5
		insert—	6
		'(2) In this section—	7
		relevant newspaper means a newspaper circulating—	8
		(a) throughout the State; or	9
		(b) if the proposed licence is an area pipeline licence—generally, in the area.'.	10 11
Clause	155	Amendment of s 441 (Construction and operation of petroleum facility)	12 13
		Section 441(2), 'comply with'—	14
		omit, insert—	15
		'have or hold an interest or permission mentioned in'.	16
Clause	156	Amendment of s 443 (Who may apply)	17
		(1) Section 443—	18
		insert—	19
		'(3) In this section—	20
		proposed petroleum facility includes a facility for the distillation, processing, refining, storage or transport of petroleum authorised under a pipeline licence held by the applicant for which facility the applicant wishes to obtain a petroleum facility licence.'.	21 22 23 24 25
Clause	157	Amendment of s 445 (Requirements for making application)	26 27
		(1) Section 445(d), after 'another petroleum authority'—	28

			insert—	1
			'or a mining interest'.	2
		(2)	Section 445(d), after 'other petroleum authority'—	3
			insert—	4
			'or on mining under the mining interest'.	5
Clause	158	Am	nendment of s 447 (Provisions of licence)	6
			Section 447(4)(c)—	7
			omit.	8
Clause	159	Am	endment of s 448 (Criteria for decisions)	9
		(1)	Section 448(c), after 'another petroleum authority'—	10
			insert—	11
			'or a mining interest'.	12
		(2)	Section 448(c), after 'other petroleum authority'—	13
			insert—	14
			'or on mining under the mining interest'.	15
Clause	160	Ins	ertion of new s 448A	16
			After section 448—	17
			insert—	18
	'448A	Pro	ovision for facility already the subject of a pipeline ence	19 20
		'(1)	This section applies if—	21
			(a) the application is granted; and	22
			(b) the application was for a facility for the distillation,	23
			processing, refining, storage or transport of petroleum authorised under a pipeline licence held by the applicant.	24 25 26

		'(2)	Despite section 16(2), ²⁴² the facility ceases to be a part of any pipeline the subject of the pipeline licence.	1 2
		'(3)	The operation of the facility ceases to be an authorised activity for the pipeline licence.'.	3 4
Clause	161	Am	nendment of s 456 (State's power to take land)	5
			Section 456(4), 'other Act'—	6
			omit, insert—	7
			'Land Act 1994 or other Act'.	8
Clause	162	Ins	sertion of new s 478A	9
			Chapter 4, part 7, before section 479—	10
			insert—	11
	'478A	Su	rvey licence can not be renewed	12
			'A survey licence can not be renewed.'.	13
Clause	163	Am	nendment of s 479 (Conditions for renewal application)	14
			Section 479, heading, after 'application'—	15
			insert—	16
			'for other types of licence'.	17
Clause	164		nendment of s 480 (Requirements for making plication)	18 19
			Section 480(d)(ii), 'the late fee prescribed under a regulation'—	20 21
			omit, insert—	22
			'an amount that is 10 times the application fee'.	23

²⁴² Section 16 (What is a pipeline)

Clause	103	AII	lenun	ilent of 5 407 (Operation and purpose of pt 1)	1
		(1)		ion 487(1), ', of at least the amount prescribed under a lation'—	2 3
			omit		4
		(2)	Secti	ion 487(2)(b), after 'annual'—	5
			inser	<i>t</i> —	6
			'lice	nce fee or'	7
Clause	166			nent of s 488 (Power to require security for mauthority)	8 9
		(1)	Secti	ion 488(1), ', by information notice,'—	10
			omit		11
		(2)	Secti	ion 488—	12
			inser	<i>t</i> —	13
		'(4)		vever, the requirement does not take effect until the holder oplicant is given—	14 15
			(a)	for a requirement to give security in the form and amount prescribed under subsection (2)—notice of the requirement; or	16 17 18
			(b)	otherwise—an information notice about the decision to make the requirement.'.	19 20
Clause	167			nent of s 489 (Minister's power to require al security)	21 22
		(1)	Secti	ion 489(1) and (2)—	23
			omit,	, insert—	24
		'(1)		Minister may require a petroleum authority holder to ease the amount of security given for the authority.	25 26
		'(2)	How	vever—	27
			(a)	if, because of an increase in the prescribed amount under section 488(2), the requirement is to increase the total security required to no more than the increased	28 29 30

				-	e to the holder; or	1 2
				requi	red to more than the prescribed amount under on 488(2) when the requirement is made—	3 4 5
				. ,	subsections (3) to (6) must be complied with before making the requirement; and	6 7
				, ,	the requirement does not take effect until the holder is given an information notice about the decision to make the requirement.'.	8 9 10
		(2)	Section	on 48	9(6)—	11
			omit.			12
		(3)	Section	on 48	9(7)—	13
			renun	nber a	as section 489(6).	14
Clause	168		nendm thority		of s 493 (Security not affected by change in der)	15 16
			Section	on 49	3—	17
			insert	<u>'—</u>		18
		'(4)	replac	ced or	rity is in the form of money, until the security is refunded it continues for the holder from time to authority.'.	19 20 21
Clause	169				of s 497 (Requirement for entry notice to norised activities)	22 23
		(1)	Section	on 49	7(1), penalty, '100'—	24
			omit,	inser	<i>t</i> —	25
			'500'	•		26
		(2)	Section	on 49	7, after subsection (3)—	27
			insert	<u></u>		28

		'Note	<u> </u>	1		
			etion 536 also contains preconditions for entry to private land to carry authorised activities for a petroleum authority. ²⁴³ .	2 3		
Clause	170 Ins	ertio	n of new ch 5, pt 2, div 2A	4		
		Chaj	pter 5, part 2—	5		
		inse	rt—	6		
	'Divisior	1 2A	Requirement for further notice before carrying out authorised activities on private land	7 8 9		
	'500A Application of div 2A					
	'(1)	This to—	division applies if a petroleum authority holder proposes	11 12		
		(a)	first enter private land to carry out authorised activities for the authority; or	13 14		
		(b)	allow someone else for the holder to first enter private land to carry out authorised activities for the authority.	15 16		
	'(2)		division applies whether or not an entry notice has been in relation to the proposed entry.	17 18		
	'500B Re	quire	ment to give further notice	19		
	'(1)		petroleum authority holder must give each owner and pier of the land notice—	20 21		
		(a)	of the proposed entry; and	22		
		(b)	of, accurately, when and where the authorised activities are proposed to be carried out.	23 24		
	'(2)	The	notice must be given—	25		
		(a)	generally—at least 2 business days before the proposed entry; or	26 27		

²⁴³ Section 536 (Compensation to be addressed before entry to private land)

			(b) if the holder and each owner and occupier of the land have agreed to a longer or shorter period for giving the notice—within the longer or shorter period.	1 2 3
		'(3)	The notice may be written or verbal and may be given in any way, including, for example, in person, by e-mail, facsimile transmission, letter or a hand written note.	4 5 6
	'500C	Fai	lure to give further notice	7
		'(1)	The petroleum authority holder must comply with section 500B.	8 9
			Maximum penalty—50 penalty units.	10
		'(2)	However, a failure to comply with section 500B does not prevent the authorised activities from being carried out on the land.'.	11 12 13
Clause	171		endment of s 511 (Entry notice or waiver of entry ice or access agreement not affected by dealing)	14 15
		(1)	Section 511, heading, 'dealing'—	16
			omit, insert—	17
			'permitted dealing'.	18
		(2)	Section 511, 'transfer or mortgage of'—	19
			omit, insert—	20
			'permitted dealing with'.	21
Clause	172		endment of s 512 (Change in ownership or cupancy)	22 23
		(1)	Section 512(1)(b), after 'owner or occupier'—	24
			insert—	25
			'for the entry period stated in the notice'.	26
		(2)	Section 512(2)—	27
			omit.	28
		(3)	Section 512(3) to (5)—	29

		renumber as section 512(2) to (4).	1
		(4) Section 512(3), as renumbered, 'subsection (1) or (3)'—	2
		omit, insert—	3
		'subsection (1) or (2)'.	4
		(5) Section 512(4), as renumbered, 'subsection (4), subsections (1) to (3)'—	5 6
		omit, insert—	7
		'subsection (3), subsections (1) and (2)'.	8
Clause	173	Insertion of new ch 5, pt 2, div 6	9
		Chapter 5, part 2—	10
		insert—	11
	'Divis	sion 6 Access to carry out rehabilitation	12
		and environmental management	13
	'513A	Right of access for authorised activities includes access for rehabilitation and environmental management	14 15 16
	'513A	access for rehabilitation and environmental	15
Clause		access for rehabilitation and environmental management 'If, under this part, a petroleum authority holder has the right to enter private land to carry out authorised activities for the authority, 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	15 16 17 18 19 20 21 22
Clause		access for rehabilitation and environmental management 'If, under this part, a petroleum authority holder has the right to enter private land to carry out authorised activities for the authority, 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.'. Amendment of s 526 (Public land authority approval)	15 16 17 18 19 20 21 22 23 24
Clause		access for rehabilitation and environmental management 'If, under this part, a petroleum authority holder has the right to enter private land to carry out authorised activities for the authority, 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.'. Amendment of s 526 (Public land authority approval required for particular activities)	15 16 17 18 19 20 21
Clause		access for rehabilitation and environmental management 'If, under this part, a petroleum authority holder has the right to enter private land to carry out authorised activities for the authority, 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.'. Amendment of s 526 (Public land authority approval required for particular activities) (1) Section 526, heading—	15 16 17 18 19 20 21 22 23 24 25
Clause	174	access for rehabilitation and environmental management 'If, under this part, a petroleum authority holder has the right to enter private land to carry out authorised activities for the authority, 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.'. Amendment of s 526 (Public land authority approval required for particular activities) (1) Section 526, heading— omit, insert— Requirement for entry notice to carry out authorised	15 16 17 18 19 20 21 22 23 24 25 26 27

			omit, insert—	1
			'must not enter public land to carry'.	2
		(3)	Section 526(2)(b) and (c), (3) and (4)—	3
			omit, insert—	4
		'(b)	the holder has, at least 30 business days before the entry, given the public land authority notice under this part (an <i>entry notice</i>) of the proposed entry; or	5 6 7
		(c)	the entry is needed to preserve life or property because of a dangerous situation or emergency that exists, or may exist; or	8 9
		(d)	the public land authority has agreed that an entry notice is not required.	10 11
			'Maximum penalty for subsection (2)—100 penalty units.	12
		'(3)	An agreement under subsection (2)(d) is a waiver of entry notice.'.	13 14
Clause	175	Ins	ertion of new ss 526A and 526B	15
			After section 526—	16
			insert—	17
	'526	A Wa	iver of entry notice	18
		'(1)	A waiver of entry notice—	19
			(a) may be given only by signed writing; and	20
			(b) must state each of the following—	21
			(i) that the public land authority has been told it is not required to agree to the waiver of entry notice;	22 23
			(ii) the authorised activities proposed to be carried out on the land;	24 25
			(iii) the period during which the land will be entered;	26
			(iv) when and where the activities are proposed to be carried out.	27 28
		'(2)	The public land authority can not withdraw the waiver of	29
			entry notice during the period.	30

	'(3)		waiver of entry notice ceases to have effect at the period.	end of	1 2		
'526B	Rec	quire	d contents of entry notice		3		
	'(1)	An e	entry notice must state each of the following—		4		
		(a)	the land proposed to be entered;		5		
		(b)	the period during which the land will be entered entry period);	ed (the	6 7		
		(c)	the activities proposed to be carried out on the lar	nd;	8		
		(d)	when and where the activities are proposed to be out;	carried	9 10		
		(e)	contact details for—		11		
			(i) the relevant petroleum authority holder; or		12		
			(ii) another person the holder has authorised to the matters stated in the notice.	discuss	13 14		
	'(2)	The	entry period must not be longer than—		15		
		(a)	for an authority to prospect—6 months; or		16		
		(b)	for another petroleum authority—1 year.		17		
	'(3)		vever, the entry period may be longer if the publication ority agrees in writing.	ic land	18 19		
	'(4)	Subject to subsections (2) and (3), an entry notice given to 1 public land authority in relation to the public land may state a different entry period from an entry notice given to another public land authority in relation to the public land.					
	'(5)	active land (d)	proposed activity is not likely to significantly vities the public land authority ordinarily carries out, the entry notice may comply with subsection (1) by generally describing the nature and extent vity.'.	t on the (c) and	24 25 26 27 28		
176		endr orova	ment of s 527 (Conditions of public land auth	nority	29 30		
	(1)		ion 527, heading—		31		

Clause

			omit	t, inse	rt—	1	
4	'527	Conditions public land authority may impose					
		(2)	Sect	Section 527(1), from 'giving'—			
			omit	, inse	rt—	4	
			'givi	ing th	e public land authority—	5	
			(a)	noti	ce of proposed entry—	6	
				(i)	generally—at least 2 business days before the proposed entry; or	7 8	
				(ii)	if the holder and the public land authority have agreed to a longer or shorter period for giving the notice—within the longer or shorter period; or	9 10 11	
			(b)		ce at stated intervals of activities carried out by, or the holder on the land.	12 13	
		(3)	Section 527(3) and (4)—				
			renu	mber	as section 527(4) and (5).	15	
		(4)	Sect	ion 5	27—	16	
			inse	rt—		17	
		'(3)	exec Act cond	utive 1992 lition	of the department in which the <i>Nature Conservation</i> is administered, that chief executive may impose a more stringent than the conditions of the ental authority.'	18 19 20 21 22	
		(5)	Sect	ion 5	27(5), as renumbered—	23	
			inse	rt—		24	
			'Ma	ximu	m penalty for subsection (5)—100 penalty units.'.	25	
Clause	177	Am	endr	nent	of s 531 (General liability to compensate)	26	
		(1)	Sect	ion 5	31(1)(b)—	27	
			omit	, inse	rt—	28	

			good agreement or a decision under chapter 2, part 9, division 6. ²⁴⁴ '.	1 2 3
		(2)	Section 531(2)(b), after 'compensatable effect'—	4
			insert—	5
			'caused by authorised activities for the authority'.	6
		(3)	Section 531(3), 'subsection (1)'—	7
			omit, insert—	8
			'subsection (2)'.	9
Clause	178	Am	nendment of s 532 (Compensation agreement)	10
			Section 532(4)—	11
			insert—	12
			'(c) provide for any compensation that is, or may be, payable from the holder to the eligible claimant, under the Environmental Protection Act.'.	13 14 15
Clause	179		nendment of s 533 (Deciding compensation through bunal)	16 17
			Section 533—	18
			insert—	19
		'(3)	In hearing the application, the tribunal must, as much as practicable, ensure the hearing happens together with, or as closely as possible to, the hearing of any application to it for compensation that is, or may be, payable from the holder to the eligible claimant, under the Environmental Protection Act.'.	20 21 22 23 24 25
Clause	180		endment of s 536 (Compensation to be addressed ore entry to private land)	26 27
		(1)	Section 536(2), after 'must not enter private land'—	28

²⁴⁴ Chapter 2, part 9, division 6 (Complying with make good obligation)

			inser	<i>t</i> —	1
			'to c	arry out an authorised activity for the authority'.	2
		(2)	Secti	ion 536(2)(b) and (c)—	3
			renu	mber as section 536(2)(c) and (d).	4
		(3)	Secti	ion 536—	5
			inser	·t—	6
			'(b)	the holder has the right, other than under this Act, to enter the land to carry out authorised activities for the authority; or	7 8 9
				Example of a right, other than under this Act, for paragraph (b)—	10
				an appropriate easement to construct or operate the pipeline the subject of a pipeline licence'.	11 12
Clause	181			nent of s 539 (General provision about ownership nure or licence is in force for pipeline)	13 14
		(1)	Secti	ion 539(2)—	15
			omit		16
		(2)	Secti	ion 539(3) to (6)—	17
			renu	<i>mber</i> as section 539(2) to (5).	18
		(3)	Secti	ion 539(5) as renumbered, 'Subsections (3) to (5)'—	19
			omit,	insert—	20
			'Sub	sections (2) to (4)'.	21
Clause	182			nent of s 544 (Notice by petroleum tenure holder scovery and commercial viability)	22 23
		(1)	Secti	ion 544(2) to (5)—	24
			renu	<i>mber</i> as section 544(3) to (6).	25
		(2)	Secti	ion 544—	26
			inser	<i>t</i> —	27
		'(2)		subsection (1), if a petroleum tenure holder explores or for coal seam gas—	28 29

			(a)		liscovery of the presence of coal seam gas in a coal a is not, of itself, a petroleum discovery; and	1 2
			(b)	prod	nolder discovers coal seam gas only if it is actually uced from a petroleum well used for the exploration sting.'.	3 4 5
Clause 1	83	Am	endn	nent	of s 546 (End of tenure report)	6
		(1)	Secti	ion 54	6(1)(a)—	7
			omit,	inser	<i>t</i> —	8
			'(a)	inclu	ding each of the following—	9
				(i)	a summary of all authorised activities for the tenure that have been carried out since it took effect;	10 11 12
				(ii)	a summary of the results of the activities;	13
				(iii)	an index of all reports lodged, as required under this Act, in relation to the activities;	14 15
				(iv)	a summary of all significant hazards created to future safe and efficient mining that, under section 690(1)(g) or 706 ²⁴⁵ or a regulation, are required to be reported;	16 17 18 19
				(v)	for each hazard mentioned in the summary under subparagraph (iv)—a reference to the report that contains details of the hazard;	20 21 22
				(vi)	information about the amount and location of all petroleum and water produced from the area of the tenure;	23 24 25
				(vii)	any information related to information mentioned in subparagraph (vi) that may help the understanding of the amount and location of any remaining petroleum (including areas of 'free gas') and water from reservoirs produced:	26 27 28 29

²⁴⁵ Section 690 (Content requirements for safety reports) or 706 (Requirement to report prescribed incident)

			(viii) any information required to be reported under this Act that has not been previously reported; and'.	1 2
		(2)	Section 546(2) and (4)—	3
			omit.	4
		(3)	Section 546(3)—	5
			renumber as section 546(2).	6
Clause	184		nendment of s 548 (Requirement to lodge records and mples)	7 8
			Section 548—	9
			insert—	10
		'(6)	Without limiting subsection (1), the use to which the State may put the copy of the record and the part of the sample include the building of a publicly available database to facilitate petroleum exploration for the services of the State.'.	11 12 13 14
Clause	185		nendment of s 550 (Public release of required ormation)	15 16
			Section 550(1), from 'It' to 'authorises'—	17
			omit, insert—	18
			'The mere fact of the existence of a petroleum tenure is taken to be an authorisation from its holder to'.	19 20
Clause	186		nendment of s 551 (Chief executive may use required ormation)	21 22
			Section 551(1)—	23
			omit, insert—	24
		'(1)	The mere fact of the existence of a petroleum tenure is taken to be an authorisation from its holder to the chief executive to use required information for —	25 26 27
			(a) purposes reasonably related to this Act that are required for the tenure; or	28 29
			(b) the services of the State.'.	30

Clause	187	Amendment of s 553 (Power to require information or reports about authorised activities to be kept or given)	1 2
		Section 553(1)(a), ', in the way prescribed under a regulation,'—	3 4
		omit.	5
Clause	188	Amendment of s 559 (Obligation to decommission pipelines)	6 7
		Section 559(1), penalty, '1 000'—	8
		omit, insert—	9
		'2 000'.	10
Clause	189	Amendment of s 560 (Obligation to remove equipment and improvements)	11 12
		Section 560(3), penalty, '500'—	13
		omit, insert	14
		'1 000'.	15
Clause	190	Amendment of s 569 (Prohibited dealings)	16
		Section 569(1)—	17
		insert—	18
		'(f) a transfer of a water monitoring authority, or of a share in a water monitoring authority, other than a transfer by operation of law under section 201. ²⁴⁶ '.	19 20 21
Clause	191	Amendment of s 571 (Minister may give indication for proposed permitted dealing)	22 23
		Section 571—	24
		insert—	25

		(5)	matt	ers m	ering the request the Minister must consider the dentioned in section 574 as if the request were an in for approval of a permitted dealing.'.	1 2 3
Clause	192	Am	nendn	nent	of s 573 (Deciding application)	4
		(1)	Sect	ion 57	73(2)—	5
			omit	, inse	rt—	6
		'(2)	exen	npt tr	for a transfer of a petroleum authority, other than an cansfer, the approval may be granted only if the transferee—	7 8 9
			(a)		holder of the relevant environmental authority for petroleum authority; and	10 11
			(b)	eithe	er—	12
				(i)	any financial assurance required under the Environmental Protection Act for the environmental authority has been given; or	13 14 15
				(ii)	the administering authority under that Act has given the Minister notice that the administering authority has not required financial assurance under that Act from the proposed transferee for the environmental authority.'	16 17 18 19 20
		(2)	Sect	ion 57	73(3), 'subject to subsection (2),'—	21
			omit			22
		(3)	Sect	ion 57	73(3)(b), before 'under section 571'—	23
			inse	rt—		24
			ʻsub	ject to	subsection (2)—'.	25
		(4)	Sect	ion 57	73(6)—	26
			renu	mber	as section 573(7).	27
		(5)	Sect	ion 57	73—	28
			inse	rt—		29
		'(6)			ster may, as a condition of deciding to grant the require the proposed transferee to give, under	30 31

				on 488, ²⁴⁷ security for the petroleum authority as if the osed transferee were an applicant for the authority.'.	1 2
		(6)	Section	on 573—	3
			inser	<i>t</i> —	4
		'(8)	In thi	s section—	5
			exem	pt transfer means a transfer under which—	6
			(a)	the proposed transferee is someone who holds the same Australian Business Number to any proposed transferor; or	7 8 9
			(b)	all of one holder's share in the petroleum authority will be transferred to another holder of the petroleum authority.'.	10 11 12
Clause	193	Ins	ertion	of new s 574A	13
			Chap	ter 5, part 11, before section 575—	14
			inser	<i>t</i> —	15
	'574A	Aut	hority	y to prospect can not be surrendered	16
			'An a	authority to prospect can not be surrendered.'.	17
Clause	194	Am	endm	nent of s 575 (Requirements for surrenders)	18
		(1)	Section	on 575, heading, 'surrenders'—	19
			omit,	insert—	20
			'for s	surrendering another type of petroleum authority'.	21
		(2)	Section	on 575(1), after 'petroleum authority'—	22
			inser	<i>t</i> —	23
			ʻ, oth	er than an authority to prospect,'.	24
		(3)	Section	on 575(2), definition <i>surrender</i> , from 'under this Act'—	25
			omit,	insert—	26
			ʻunde	er—	27

²⁴⁷ Section 488 (Power to require security for petroleum authority)

		(a) section 148; or	1
		(b) a relinquishment condition for the authority; or	2
		(c) a relinquishment requirement under section 791. ²⁴⁸ '.	3
Clause	195	Amendment of s 577 (Notice of application required for particular pipeline licences)	4 5
		Section 577(5), penalty, '100'—	6
		omit, insert—	7
		'500'.	8
Clause	196	Amendment of s 586 (Recovery of costs of and compensation for exercise of remedial power)	9 10
		Section 586(3)—	11
		insert—	12
		'relevant net proceeds of sale means proceeds of sale under which the thing sold was the property of the responsible person immediately before its removal under section 585.'.	13 14 15
Clause	197	Amendment of s 590 (Imposition of petroleum royalty on petroleum producers)	16 17
		Section 590(4), after 'section 591'—	18
		insert—	19
		'or 591A'.	20
Clause	198	Amendment of s 591 (Exemptions from petroleum royalty)	21 22
		(1) Section 591, heading, 'Exemptions'—	23
		omit, insert—	24
		'General exemptions'.	25

²⁴⁸ Sections 148 (Power to require relinquishment) and 791 (When noncompliance action may be taken)

		(2)	Section 591(1)(b)—	1
			omit, insert—	2
			'(b) the petroleum was used in the production of petroleum; or'.	3 4
		(3)	Section 591(1)(f)—	5
			omit, insert—	6
			'(f) the petroleum was flared or vented as part of testing for the presence of petroleum during the drilling of a well; or'.	7 8 9
		(4)	Section 591(2)(a), 'subsection (1)(c)'—	10
			omit, insert—	11
			'subsection (1)'.	12
		(5)	Section 591(2)(c)—	13
			omit.	14
		(6)	Section 591—	15
			insert—	16
		'(3)	For subsection (1)(b), the amount of petroleum used in the production of petroleum must be worked out on a net basis.	17 18
		'(4)	In this section—	19
			petroleum tenure includes a 1923 Act petroleum tenure.'.	20
Clause	199	Ins	ertion of new s 591A	21
			After section 591—	22
			insert—	23
	'591 <i>A</i>	A Exe	emption for production testing	24
		'(1)	This section applies if, under section 73 or 152, ²⁴⁹ a petroleum tenure holder carries out production testing in relation to a particular petroleum well (the <i>relevant well</i>).	25 26 27
		'(2)	If—	28

²⁴⁹ Section 152 (Permitted period for production or storage testing)

			• • •	1 2
			(b) the gas is flared or vented; and	3
			subsections (3) to (5), produced as part of the	4 5 6
			relevant well only for the amount of the production during the	7 8 9
		'(3)	For subsection (2), the period is the period of 30 days from the start of the production testing, plus any approved period for production testing from the relevant well after the 30 days.	10 11 12
		'(4)	However, if the approved period is more than 12 months, the period for subsection (2) ends 12 months after the 30 days.	13 14
		'(5)	If one approved period for production testing from the relevant well ends, the period for subsection (2) ends even if there is a subsequent approved period for production testing from the relevant well.	15 16 17 18
		'(6)	In this section—	19
			<i>approved period</i> , for production testing from the relevant well, means a period for the production testing approved by the Minister, under section 73(2) or 152(2).'.	20 21 22
Clause	200		nendment of s 592 (Minister may decide measurement ot made or royalty information not given)	23 24
			Section 592—	25
			insert—	26
		'(4)	To remove any doubt, it is declared that the decision does not relieve anyone of an obligation under this Act to make the measurement or give or lodge information.'.	27 28 29
Clause	201		endment of s 597 (Petroleum producer's obligations if e of estimates approved)	30 31
			Section 597(3), penalty, '5 000'—	32

s 202 300 s 204

Petroleum and O	Other Legislation Ame	endment
	Rill 2004	

			omit	t, insert—	1
			'500	··.	2
Clause	202	Am	endn	nent of s 599 (Annual royalty returns)	3
		(1)	Sect	ion 599(2), penalty, '5 000'—	4
			omit	t, insert—	5
			' 500	r [*] .	6
		(2)	Sect	ion 599(4), definition royalty return period—	7
			inse	rt—	8
			'(c)	if, on the commencement, the producer has property in petroleum for which petroleum royalty is, or could be, payable at any time—the 12 month period ending on the 30 June or 31 December to first happen after the commencement; and	9 10 11 12 13
			(d)	each following 12 month period after the royalty return period that applies under paragraph (a), (b) or (c).'.	14 15
Clause	203	Am	endn	nent of s 605 (Appointment and qualifications)	16
			Sect	ion 605(4)—	17
			omit	t, insert—	18
		'(4)	An a	appointment mentioned in subsection (3)—	19
			(a)	can only be for a period of 6 months; but	20
			(b)	may be renewed if the period of the renewed appointment is for no more than 6 months.'.	21 22
Clause	204	Am	endr	nent of s 612 (Return of identity card)	23
			Sect	ion 612, penalty, '40'—	24
			omit	t, insert—	25
			'50'·		26

Clause	205	Am	nendn	nent of s 648 (Restrictions on use of meter)	1
			Secti	ion 648, penalties, '500'—	2
			omit	, insert—	3
			'300	, .	4
Clause	206	Am ma	nendn nage	nent of s 675 (Content requirements for safety ment plans)	5 6
		(1)	Secti	ion 675(1)—	7
			insei	<i>t</i> —	8
			'(aa)	a description of the plant, its location and operations;	9
			(da)	the mechanisms in place to outline the likely interactions with other operating plants and contractors in the same vicinity, and how these will be dealt with, the responsibilities identified and the risks controlled;	10 11 12 13
				Examples—	14
				situations in which there are overlapping tenures, with different owners or in which there are multiple contractors on one site'.	15 16
			(ka)	the mechanism for implementing, monitoring and reviewing and auditing safety policies and safety management plans;'.	17 18 19
		(2)	Secti	ion 675(1)(aa) to (r)—	20
			renu	mber as section 675(1)(a) to (u).	21
Clause	207			nent of s 687 (Who is the <i>executive safety</i> <i>r</i> of an operating plant)	22 23
			Secti	ion 687(3)—	24
			omit	, insert—	25
		'(3)	Othe	erwise, the executive safety manager is—	26
			(a)	if the operator is an individual—the operator; or	27
			(b)	the senior managing officer of the corporation or organisation in charge of the operating plant.'.	28 29

Clause	208		nendr ligatio		of s 688 (Executive safety manager's general	1 2
		(1)	Sect	ion 6	88(d)(i), 'at the plant'—	3
			omii	•		4
		(2)	Sect	ion 6	88(1)(d)(ii), after 'during the period,'—	5
			inse	rt—		6
			'reas	sonab	ly'.	7
Clause	209		nendr oorts)		of s 690 (Content requirements for safety	8 9
		(1)	Sect	ion 6	90(1)—	10
			inse	rt—		11
			'(aa)	a de	scription of the plant, its location and operations;'.	12
		(2)	Sect	ion 6	90(1)(f)—	13
			omii	, inse	rt—	14
			'(f)	of t	e operations of the operating plant during all or part the year may have affected the future safe and cient mining of coal—	15 16 17
				(i)	the nature of any hazard, or potential hazard, to the future safe and efficient mining of coal or oil shale in the area; and	18 19 20
				(ii)	the way in which the hazard or potential hazard was created; and	21 22
				(iii)	the location, stated in the way prescribed under a regulation, of the hazard or potential hazard; and	23 24
				(iv)	measures taken to prevent or reduce the hazards or potential hazards or to mitigate their effects.	25 26
			(g)	revi	mechanism for implementing, monitoring and ewing and auditing safety policies and safety agement plans.'.	27 28 29
		(3)	Sect	ion 6	90(1)(aa) to (e)—	30
			renu	mber	as section 690(a) to (f).	31

Clause	210	Amendment of s 691 (Obligation to give information to coal or oil shale exploration tenement holder)		
		(1)	Section 691(1)—	3
			omit, insert—	4
		'(1)	This section applies if an executive safety manager for an operating plant gives a safety report that contains information mentioned in section $690(1)(g)$.'	5 6 7
		(2)	Section 691(2), 'tenement holder'—	8
			omit, insert—	9
			'relevant tenement holder'.	10
		(3)	Section 691—	11
			insert—	12
		(4)	In this section—	13
			'relevant tenement holder means the holder of any coal or oil shale exploration tenement the safe and efficient mining of coal or oil shale under which may have been affected by the operation of the operating plant.'.	14 15 16 17
Clause	211		nendment of s 699 (General obligation to keep risk to acceptable level)	18 19
			Section 699, 'at the plant'—	20
			omit.	21
Clause	212	Ins	ertion of new s 699A	22
			After section 699—	23
			insert—	24
	'699A		erator's obligation for adjacent or overlapping coal ning operations	25 26
			'The operator of an operating plant must not carry out an activity at the plant if the activity creates an unacceptable level of risk to a person or plant at an adjacent or overlapping coal mining operations under the Coal Mining Safety and Health Act.	27 28 29 30 31

		Max	ximum penalty—1 500 penalty units.'.	1
Clause	213		ement of ch 9, pt 4, div 5 (Hazard reporting for ng plant on coal or oil shale mining lease)	2 3
		Cha	pter 9, part 4, division 5—	4
		omit	t, insert—	5
	'Divi	sion 5	Additional obligations of operator of operating plant on coal or oil shale mining lease	6 7 8
	'Sub	division	1 Principal hazard management plan	S 9
	'705	Applica	tion of sdiv 1	10
		ʻThi	is subdivision applies if—	11
		(a)	an operating plant, other than a coal mining-CS operating plant, is operated—	3G 12 13
			(i) in the area of a coal or oil shale mining lease; or	14
			(ii) in an area adjacent to the area of a coal or oil sha mining lease; and	ile 15 16
		(b)	the operation of the plant physically affects, or maphysically affect, the safe and efficient mining of counder the mining lease.	
	'705A	Require plan	ement to have principal hazard management	20 21
		'(1) The	operator of the operating plant must—	22
		(a)	make a principal hazard management plan for the operating plant that complies with section 705B; and	he 23 24
		(b)	before making the plan—	25
			(i) make reasonable attempts to consult with the mining lease holder about the plan; and	he 26 27

			(ii)	subject to subsection (3), have regard to any reasonable provisions for the plan proposed by the mining lease holder; and	1 2 3
		(c)	com	ply with the plan.	4
		Maxi	imum	penalty—1 000 penalty units.	5
,	'(2)			ction (1)(b)(i), the operator is taken to have made e attempts to consult if—	6 7
		(a)		operator gives the mining lease holder a copy of the rator's proposed principal hazard management plan;	8 9 10
		(b)	givii	mining lease holder has not, within 30 days after the ng of the copy, made any proposal to the operator at provisions for the plan.	11 12 13
,	' (3)	exten	it the	ation under subsection (2)(b)(ii) applies only to the e provisions are commercially and technically for the operator or any relevant petroleum tenure	14 15 16 17
'705B				uirements for principal hazard	18 19
'705B		nager 'For	nent sectio		
'705B		nager 'For	nent section peration iden the l	t plan on 705A, the principal hazard management plan for	19 20
'705B		For the o	section perate iden the lead be in bour	t plan on 705A, the principal hazard management plan for ing plant must— tify the triggers or material changes or effects, or likely triggers, material changes or effects, that must monitored, including, for example, specific purpose	19 20 21 22 23 24
'705B		For the o	section perate identification the learn bound the manner of the manner o	t plan on 705A, the principal hazard management plan for ing plant must— tify the triggers or material changes or effects, or likely triggers, material changes or effects, that must nonitored, including, for example, specific purpose many monitoring, if required; and	19 20 21 22 23 24 25
'705B		For the o	section sectin section section section section section section section section	ton 705A, the principal hazard management plan for ing plant must— tify the triggers or material changes or effects, or likely triggers, material changes or effects, that must monitored, including, for example, specific purpose indary monitoring, if required; and sples of monitoring that may be required— e monitoring of wellhead pressures, water levels and gas	19 20 21 22 23 24 25 26
'705B		'For the o	section sectin section section section section section section section section	ton 705A, the principal hazard management plan for ing plant must— tify the triggers or material changes or effects, or likely triggers, material changes or effects, that must monitored, including, for example, specific purpose adary monitoring, if required; and apples of monitoring that may be required— e monitoring of wellhead pressures, water levels and gas nality changes and coal seam gas piezometric monitoring	19 20 21 22 23 24 25 26 27 28
'705B		'For the o	section section section the labe in bour the labe in bour the grant section for each section s	on 705A, the principal hazard management plan for ing plant must— tify the triggers or material changes or effects, or likely triggers, material changes or effects, that must monitored, including, for example, specific purpose adary monitoring, if required; and apples of monitoring that may be required— e monitoring of wellhead pressures, water levels and gas allity changes and coal seam gas piezometric monitoring each matter identified under paragraph (a)—	19 20 21 22 23 24 25 26 27 28
'705B		'For the o	section sectin section section section section section section section section	on 705A, the principal hazard management plan for ing plant must— tify the triggers or material changes or effects, or likely triggers, material changes or effects, that must monitored, including, for example, specific purpose adary monitoring, if required; and sples of monitoring that may be required— e monitoring of wellhead pressures, water levels and gas mality changes and coal seam gas piezometric monitoring each matter identified under paragraph (a)— state response procedures and times; and	19 20 21 22 23 24 25 26 27 28 29

2 3 4
5 6 7
8 9 10
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23 24 25
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32 33

'(7)	The chief inspector's decision is not, of itself, evidence that a principal hazard management plan, or purported principal hazard management plan, for an operating plant complies with section 705B.	1 2 3 4
'Subdivi	sion 2 Additional reporting requirement	5
	porting of particular accidents and prescribed ph potential incidents	6 7
'(1)	This section applies to the operator of operating plant, other than a coal mining-CSG operating plant, operated in the area of a coal or oil shale mining lease.	8 9 10
'(2)	The operator must, on becoming aware that a designated accident or incident has happened immediately report the accident or incident, either orally or by notice.	11 12 13
'(3)	If the operator makes an oral report under subsection (2), the operator must confirm the report by notice within 48 hours.	14 15
'(4)	The report and confirmation must be made to—	16
	(a) to the senior site executive under the Coal Mining Safety and Health Act for the coal mine the subject of the mining lease; and	17 18 19
	(b) the chief inspector.	20
'(5)	In this section—	21
	designated accident or incident means an accident or incident as follows that relates to the safety of any coal mining operation—	22 23 24
	(a) an accident that causes—	25
	(i) the death of a person; or	26
	(ii) a person to be admitted to a hospital as an in-patient for treatment for a bodily injury endangering, or likely to endanger, the person's life; or	27 28 29 30
	(iii) a person to suffer an injury causing, or likely to cause, a permanent injury to the person's health;	31 32

			(b)	a high potential incident of a type prescribed under the Coal Mining Safety and Health Act, section 198(2)(b). ²⁵⁰ '.	1 2 3
Clause	214	Am	endn	nent of s 724 (Types of gas device)	4
			Secti	on 724(3)—	5
			inser	<i>t</i> —	6
			'(d)	for medical purposes with the industrial use of hydrogen, oxygen or other gases.'.	7 8
Clause	215	Rej	olace	ment of s 728 (Chief inspector's power to issue)	9
			Secti	on 728—	10
			omit,	insert—	11
	'Sub	divi	sion	1 Applying for and obtaining gas work licence or authorisation	12 13
	'728	Wh	o ma	y apply	14
		'(1)	licen	ndividual may apply to the chief inspector for a gas work ce to carry out gas work in relation to a gas device (A), or a type of gas device (type A).	15 16 17
		'(2)	inspe	individual or a corporation may apply to the chief ector for a gas work authorisation for a gas device eB), or a type of gas device (type B).	18 19 20
		'(3)	licen	application may also seek the inclusion on the gas work ce or authorisation of an approval to work with gases tioned in section 724(3)(d).	21 22 23

²⁵⁰ Coal Mining Safety and Health Act, section 198 (Notice of accidents, incidents or diseases)

For the prescribed high potential incidents, see the *Coal Mining Safety and Health Regulation 2001*, schedule 1 (Types of serious accidents and high potential incidents for section 198 of the Act).

'728A	Red	quirements for application	1
		'The application must be—	2
		(a) in the approved form; and	3
		(b) lodged at the office of the chief inspector; and	4
		(c) accompanied by the fee prescribed under a regulation.	5
'728B	Inte	erim licence or authorisation	6
	'(1)	This section applies if the chief inspector considers that the applicant has not given enough information to allow the chief inspector to decide the application.	7 8 9
	'(2)	The chief inspector may grant the applicant a gas work licence or authorisation (an <i>interim authority</i>).	10 11
	'(3)	However, the chief inspector must not grant an interim authority if the applicant has more than 1 other interim authority, unless satisfied exceptional circumstances justify granting the interim licence.	12 13 14 15
	' (4)	An interim authority must be—	16
		(a) in the approved form; and	17
		(b) for a stated term of no more than 1 year.	18
	'(5)	The chief inspector may impose conditions on an interim authority.	19 20
	'(6)	If, within the period, the applicant gives the information that the chief inspector considers is needed to allow the chief inspector to decide the application, the chief inspector must—	21 22 23
		(a) decide the application; and	24
		(b) if the application is granted—cancel the interim authority issued.	25 26
	'(7)	If the applicant does not give the information within the period, the chief inspector must refuse the application.	27 28

'728C	Dec	ciding application	1					
6	(1)	•	2					
4	(2)	•	4 5					
		under a regulation for the type of gas work licence or	6 7 8					
		• •	9 10					
6	(3)		11 12					
		• •	13 14					
			15 16					
4	(4)		17 18					
6	(5)	If the chief inspector makes a decision as follows, the chief inspector must give the applicant an information notice about the decision—						
		(a) a decision to refuse the application;	22					
		work licence or authorisation, other than a condition or	23 24 25					
•	(6)	the gas work licence or authorisation, the chief inspector may	26 27 28					
		• •	29 30					
		• •	31 32					
			33 34					

		(d)	hold the gas work licence or authorisation.	1 2	
	' 728D]	Term of	gas work licence or authorisation	3	
	'(1) A ga term	as work licence or authorisation may be issued for a stated	4 5	
	'(/	cont	o term is stated, the gas work licence or authorisation inues in force unless it is cancelled, suspended or endered under this Act.	6 7 8	
	'Subdi	ivision	2 General provisions for gas work licences and authorisations'.	9 10	
Clause	216 I	nsertio	n of new ss 732A and 732B	11	
		Afte	r section 732—	12	
		inse	rt—	13	
'732A Defences for certain offences					
	"(pers	section provides defences in a proceeding against a on for a contravention of section 677, 688, 693, 699, 702, or 704 (the <i>relevant sections</i>).	15 16 17	
	'(2	parti	the extent the contravention is a contravention of a cular safety requirement, it is a defence in the eedings to prove—	18 19 20	
		(a)	if a regulation was made about the way to ensure the safety requirement was to be met—the person followed the way prescribed in the regulation to ensure the safety requirement was met; or	21 22 23 24	
		(b)	subject to paragraph (a), if a recognised standard was made stating a way or ways to ensure the safety requirement was to be met—	25 26 27	
			(i) that the person adopted and followed a stated way to ensure the safety requirement was met; or	28 29	
			(ii) that the person adopted and followed another way that ensured the safety requirement was met that	30 31	

		was equal to or better than the stated way for ensuring the safety requirement was met; or	1 2						
	(c)	if no regulation or recognised standard prescribes or states a way to discharge the person's obligation in relation to the safety requirement—that the person took reasonable precautions and exercised proper diligence to ensure the safety requirement was met.	3 4 5 6 7						
'(3	offe that	o, it is a defence in a proceeding against a person for an nee against the relevant sections for the person to prove the contravention was due to causes over which the son had no control.	8 9 10 11						
'(4	rela	The Criminal Code, sections 23(1) and 24 do not apply in relation to a contravention of section 677, 688, 693, 699, 702, 703 or 704.							
'(5) In th	nis section—	15						
		regnised standard means a recognised standard in force at time of the contravention.	16 17						
	safe	ty requirement means a requirement—	18						
	(a)	a person must comply with to ensure the safety of another person; or	19 20						
	(b)	that a person must not do an act or make an omission that affects the safety of another person.	21 22						
732B T	echnic	al advisory committees	23						
'(1	com	chief inspector may establish technical advisory mittees to consider matters relating to safety, quality, and asurement.	24 25 26						
	Exan	nples of matters for subsection (1)—	27						
	•	proposed regulation exemptions from requirements relating to coal seam gas	28 29						
	•	reviewing safety requirements	30						
	•	developing relevant protocols or standards	31						
'(2	*	chief inspector may decide the following for a technical isory committee—	32 33						

		(a) its functions or terms of reference;	1
		(b) its membership;	2
		(c) who is to be its chairperson.	3
		'(3) The chief inspector may call for nominations for a technical advisory committee from relevant stakeholder organisations.'.	4 5
Clause	217	Amendment of s 733 (Certification of gas device or gas fitting)	6 7
		(1) Section 733(3)—	8
		renumber as section 733(4).	9
		(2) Section 733—	10
		insert—	11
		'(3) An approval of a gas device by an approved person or body ceases to have force if the chief inspector, by notice to the approved person or body cancels or suspends the approval of the gas device.'.	12 13 14 15
Clause	218	Amendment of s 742 (Return of identity card)	16
		Section 742, penalty, '20'—	17
		omit, insert—	18
		'50' .	19
Clause	219	Replacement of s 745 (Inspector's additional entry power for operating plant)	20 21
		Section 745—	22
		omit, insert—	23
	'745	Inspector's additional entry power for operating plant	24
		'An inspector may, at any reasonable time, enter a place where an operating plant is situated, other than a part of the place where a person resides.'.	25 26 27

Clause	220	requirement)	2
		Section 756(1), penalty, '200'—	3
		omit, insert—	4
		'500'.	5
Clause	221	Amendment of s 759 (Failure to produce document)	6
		Section 759(1), penalty, '200'—	7
		omit, insert—	8
		'500'.	9
Clause	222	Amendment of s 760 (Failure to certify copy of document)	10
		Section 760, penalty, '200'—	11
		omit, insert—	12
		'500'.	13
Clause	223	Amendment of s 762 (Failure to comply with information requirement)	14 15
		Section 762(1), penalty, '200'—	16
		omit, insert—	17
		'500'.	18
Clause	224	Amendment of s 766 (Failure to comply with seizure direction)	19 20
		Section 766, penalty, '100'—	21
		omit, insert—	22
		'500'.	23
Clause	225	Amendment of s 768 (Offence to unlawfully interfere with seized thing)	24 25
		Section 768(1), penalty, '100'—	26

	omit, insert—	1
	'500' .	2
Clause 226	6 Amendment of s 782 (Failure to comply with compliandirection)	ance 3 4
	Section 782(1), penalty, '300'—	5
	omit, insert—	6
	'500'.	7
Clause 227	7 Amendment of s 785 (Failure to comply with danger situation direction)	ous 8 9
	Section 785, penalty, '400'—	10
	omit, insert—	11
	'1 000'.	12
Clause 228	Amendment of s 790 (Types of noncompliance action may be taken)	13 14
	(1) Section 790(1)(b), '(a relinquishment requirement)'—	15
	omit.	16
	(2) Section 790(1)(f), '1 000'—	17
	omit, insert—	18
	'2 000'.	19
	(3) Section 790(2)(a)—	20
	omit.	21
	(4) Section 790(4) and (5)—	22
	omit.	23
	(5) Section 790(6) to (9)—	24
	renumber as section 790(4) to (7).	25

Clause	229		endn aker	nent of s 791 (When noncompliance action may n)	1 2
			Sect	ion 791(1)—	3
			inser	rt—	4
			'(c)	the petroleum authority for which the noncompliance action is taken relates to the event for which the action is taken.'.	5 6 7
Clause	230			nent of s 798 (Decision on proposed pliance action)	8 9
			Sect	ion 798(2), from 'If' to 'tenure, the'—	10
			omit	, insert—	11
			'The	···	12
Clause	231	Inse	ertio	n of new s 799A	13
			Chap	oter 10, after section 799—	14
			inser	<i>t</i> —	15
	'799A		nsequ uiren	uence of failure to comply with relinquishment nent	16 17
		' (1)	This	section applies if—	18
			(a)	noncompliance action taken is a requirement, under section 790(1)(b), ²⁵¹ of a petroleum authority holder; and	19 20 21
			(b)	the requirement is not complied with.	22
		'(2)	com	holder must be given a notice requiring the holder to ply with the requirement under section 790(1)(b) within usiness days after the giving of the notice.	23 24 25
	,	' (3)		e holder does not comply with the requirement under the ce, the authority to prospect is cancelled.	26 27

²⁵¹ Section 790 (Types of noncompliance action that may be taken)

		'(4) However, the cancellation does not take effect until the holder is given a notice stating that the authority has been cancelled because of the operation of subsection (3).'.	1 2 3
Clause	232	Amendment of s 800 (Restriction on petroleum tenure activities)	4 5
		Section 800(1)(a)—	6
		omit, insert—	7
		'(a) the activity is carried out under this Act or the 1923 Act and under the authority of a petroleum tenure or a 1923 Act petroleum tenure; or'.	8 9 10
Clause	233	Amendment of s 804 (Duty to avoid interference in carrying out authorised activities)	11 12
		(1) Section 804, 'in the area of the authority'—	13
		omit.	14
		(2) Section 804, penalty, '100'—	15
		omit, insert—	16
		'500'.	17
Clause	234	Amendment of s 805 (Obstruction of petroleum authority holder)	18 19
		Section 805(1), penalty, '100'—	20
		omit, insert—	21
		'500'.	22
Clause	235	Amendment of s 807 (Restriction on building on pipeline land)	23 24
		Section 807(2), penalty, '100'—	25
		omit, insert—	26
		'500'.	27

Clause	236	Amendment of s 808 (Restriction on changing surface of pipeline land)	1 2
		Section 808, penalty, '100'—	3
		omit, insert—	4
		'500'.	5
Clause	237	Amendment of s 809 (Unlawful taking of petroleum or fuel gas prohibited)	6 7
		Section 809, penalty, '500'—	8
		omit, insert—	9
		'1 500'.	10
Clause	238	Amendment of s 810 (Restriction on building on petroleum facility land)	11 12
		Section 810, penalty, '100'—	13
		omit, insert—	14
		'500'.	15
Clause	239	Amendment of s 811 (Obstruction of inspector or authorised officer)	16 17
		Section 811, penalty, '300'—	18
		omit, insert—	19
		'500'.	20
Clause	240	Amendment of s 812 (Pretending to be inspector or authorised officer)	21 22
		Section 812, penalty, '250'—	23
		omit, insert—	24
		'200'.	25

Clause	2 41	AII	ienar	nent of \$ 813 (Faise of misleading information)	1
			Sect	ion 813, penalties, '200'—	2
			omit	t, insert—	3
			' 500) ² .	4
Clause	242			nent of s 843 (Additional information may be I about application)	5 6
		(1)	Sect	ion 843(3)—	7
			omit	:	8
		(2)	Sect	ion 843(4)—	9
			renu	mber as section 843(3).	10
		(3)	Sect	ion 843—	11
			inse	rt—	12
		'(4)	If—		13
			(a)	another provision of this Act provides that the application must be granted in particular circumstances or if particular requirements have been complied with; and	14 15 16 17
			(b)	the additional information or declaration required to be given relates to whether any of the circumstances exist or whether the requirements have been complied with;	18 19 20
				emove any doubt, it is declared that subsection (3) applies site the other provision.'.	21 22
Clause	243			nent of s 853 (Additional information about and other matters)	23 24
			Sect	ion 853(3), penalty, '300'—	25
			omit	, insert—	26
			' 500	·'.	27
Clause	244	Am	nendn	ment of s 858 (Approved forms)	28
			Sect	ion 858—	29

			insert—		1
		"(3)	combined	ay be approved for use under this Act that is with, or is to be used together with, an approved another Act.'.	2 3 4
Clause	245			of s 865 (Licences under repealed regulation an authorisation)	5 6
			Section 86	5(3), '6 months'—	7
			omit, inser	!	8
			'12 months	·.	9
Clause	246	pro		of ch 15, pt 3, heading (Transitional Petroleum and Gas (Production and 04	10 11 12
			Chapter 15	, part 3, heading—	13
			renumber a	as chapter 15, part 4.	14
Clause	247	Inse	ertion of n	ew ch 15, pt 3	15
			After section	on 871—	16
			insert—		17
	'Part	3		Transitional provisions relating to 1923 Act	18 19
	'Divis	sion	1	Preliminary	20
	'872	Def	initions fo	r pt 3	21
			'In this par	t—	22
			converted A	ATP see section 876(a).	23
			converted l	ease section 894(a).	24
			converted p	petroleum authority means—	25
			(a) a con	verted ATP; or	26

 (c) an entry permission that, under section 915, becomes a survey licence; or (d) a converted licence under section 916; or (e) a refinery permission under the 1923 Act, former section 66, that, under section 919 becomes a petroleum facility licence. converted petroleum tenure means a converted ATP or converted lease. CSG-related, for a 1923 Act ATP, means a 1923 Act ATP designated as ATP 337P, ATP 364P, ATP 553P or ATP 564P. existing tenure see section 908. grant application see section 908. relevant 1923 Act ATP, for a converted ATP or a replacement tenure that is an authority to prospect, means the 1923 Act 	2
 (e) a refinery permission under the 1923 Act, former section 66, that, under section 919 becomes a petroleum facility licence. converted petroleum tenure means a converted ATP or converted lease. CSG-related, for a 1923 Act ATP, means a 1923 Act ATP designated as ATP 337P, ATP 364P, ATP 553P or ATP 564P. existing tenure see section 908. grant application see section 908. relevant 1923 Act ATP, for a converted ATP or a replacement 	2
section 66, that, under section 919 becomes a petroleum facility licence. converted petroleum tenure means a converted ATP or converted lease. CSG-related, for a 1923 Act ATP, means a 1923 Act ATP designated as ATP 337P, ATP 364P, ATP 553P or ATP 564P. existing tenure see section 908. grant application see section 908. relevant 1923 Act ATP, for a converted ATP or a replacement	4
converted lease. CSG-related, for a 1923 Act ATP, means a 1923 Act ATP designated as ATP 337P, ATP 364P, ATP 553P or ATP 564P. existing tenure see section 908. grant application see section 908. relevant 1923 Act ATP, for a converted ATP or a replacement	5 6 7
designated as ATP 337P, ATP 364P, ATP 553P or ATP 564P. existing tenure see section 908. grant application see section 908. relevant 1923 Act ATP, for a converted ATP or a replacement	8 9
grant application see section 908. relevant 1923 Act ATP, for a converted ATP or a replacement	10 11
relevant 1923 Act ATP, for a converted ATP or a replacement	12
•	13
ATP that the converted ATP or replacement tenure replaced, or is to replace.	14 15 16 17
<i>relevant 1923 Act ATP</i> , for a converted lease or a replacement tenure that is a petroleum lease, means the 1923 Act lease that the converted lease or replacement tenure replaced, or is to replace.	18 19 20 21
replacement tenure see section 908.	22
873 What is the <i>current term</i> of a converted ATP	23
'(1) The <i>current term</i> of a converted ATP is the period that starts on the later of the following days and ends when it is first renewed after the 2004 Act start day—	24 25 26
(a) the day the relevant 1923 Act ATP was granted;	27
(b) the day that the last renewal of the relevant 1923 Act ATP before the 2004 Act start day became effective.	28 29
'(2) However, a relevant 1923 Act ATP granted between 1 January 1994 and 23 December 1996 ends on a day decided by the Minister.	30 31 32

	'(3)	is tak	ken to	tion (1)(b), a renewal of the relevant 1923 Act ATP have become effective on the day immediately after its last term before the renewal.	1 2 3	
'874	What are the <i>transitional notional sub-blocks</i> for a converted ATP				4 5	
	'(1)	The <i>transitional notional sub-blocks</i> , for a converted ATP, are the sub-blocks stated in the instrument for the converted ATP at the start of its current term.				
any of the				ne <i>transitional notional sub-blocks</i> do not include sub-blocks stated in the instrument that are within the area of a petroleum lease or 1923 Act		
	'(3)	For subsection (1), if the instrument—				
with (b) doe				tes that the area of the converted ATP includes land thin a block; but es not include or exclude any particular sub-block thin that block;		
		the reference to the block is a reference to all sub-blocks within the block, other than any sub-block that is completely within the area of another petroleum tenure or a 1923 Act petroleum tenure.			18 19 20 21	
'Division 2				Conversion of particular 1923 Act ATPs to an authority to prospect under this Act	22 23 24	
'Sub	divi	sion	1	Conversion provisions	25	
'875 Application of div 2 'This division applies to any 1923 Act ATP in force immediately before the 2004 Act start day if it is not a 1923 Act ATP as follows— 1923 Act ATP as follows—					26	
					27 28 29 30	

	(a)	a 1923 Act ATP designated as ATP 212P, ATP 259P, ATP 267P, ATP 269P, ATP 299P, ATP 333P, ATP 336P, ATP 337P, ATP 364P, ATP 375P, ATP 470P, ATP 471P, ATP 526P, ATP 529P, ATP 539P, ATP 543P, ATP 545P, ATP 548P, ATP 549P, ATP 552P, ATP 553P, ATP 554P, ATP 556P, ATP 560P, ATP 564P ATP 701P; or	1 2 3 4 5 6
	(b)	a 1923 Act ATP prescribed under a regulation notified before the 2004 Act start day.	7 8
876	Convers	sion on 2004 Act start day	9
	'On	the 2004 Act start day—	10
	(a)	the 1923 Act ATP ceases to be a 1923 Act ATP and becomes an authority to prospect under this Act (a <i>converted ATP</i>); and	11 12 13
	(b)	the holder of the 1923 Act ATP is the holder of the converted ATP; and	14 15
	(c)	the conditions of the 1923 Act ATP about expenditure or work become the work program for the converted ATP; and	16 17 18
	(d)	the period to which the conditions apply is taken to be the plan period for the work program; and	19 20
	(e)	any condition of the 1923 Act ATP ceases to be a condition of the converted ATP if the condition is the same, or substantially the same, as any relevant environmental condition for the 1923 Act ATP; and	21 22 23 24
	(f)	the converted ATP continues, subject to this Act, for the balance of the 1923 Act ATP's term; and	25 26
	(g)	the converted ATP is held subject to this Act and the conditions of the 1923 Act ATP, as modified under this division; and	27 28 29
	(h)	the area of the 1923 Act ATP becomes the area of the converted ATP.	30 31

'Sub	divi	sion	2 Special provisions for converted ATPs	1 2
'877			on from area of land in area of coal mining oil shale mining lease	3 4
	'(1)	This	section applies to land if it—	5
		(a)	is within any transitional notional sub-block of a converted ATP; and	6 7
		(b)	was, when the relevant 1923 Act ATP was granted, in the area of a coal mining lease or oil shale mining lease, whether or not the land was in the area of the 1923 Act ATP.	8 9 10 11
	'(2)	Desp	pite section 98, ²⁵² the land—	12
		(a)	does not form part of the area of the converted ATP; and	13
		(b)	is taken to be excluded land for the converted ATP.	14
'878			ishment condition if converted ATP includes a on requirement	15 16
	'(1)		section applies if a converted ATP requires its area to be ced to a stated number of blocks on or before stated days.	17 18
	'(2)		l the first renewal of the converted ATP after the 2004 Act day—	19 20
		(a)	the requirement is the <i>relinquishment condition</i> for the converted ATP; and	21 22
		(b)	the requirement applies instead of chapter 2, part 1, division 4, subdivision 2.253	23 24
	'(3)	requ	rever, the relinquishment condition is taken to include a irement that, before the first renewal of the converted ATP the 2004 Act start day, at least 5% of the transitional	25 26 27

²⁵² Section 98 (Area of authority to prospect)

²⁵³ Chapter 2, part 1, division 4, subdivision 2 (Standard relinquishment condition and related provisions)

		notional sub-blocks of the converted ATP must have been relinquished for each 12 month period of its current term.	1 2
	'(4)	Also, a relinquishment of a part of the area of the converted ATP that overlaps with the area of a lease under this Act or a 2004 Act lease can not be counted as a relinquishment for the relinquishment condition.	3 4 5 6
'879		linquishment condition if authority does not include eduction requirement	7 8
	'(1)	If the authority does not include a requirement mentioned in section 878(1), the <i>relinquishment condition</i> for the authority is the relinquishment condition under section 65, ²⁵⁴ with the following changes—	9 10 11 12
		(a) the required percentage is 5% instead of 8.33%;	13
		(b) the reference in section 66(2) to the authority originally taking effect is a reference to the start of its current term.	14 15
	'(2)	Chapter 2, part 1, division 4, subdivision 2 applies to the authority, subject to the changes under subsection (1).	16 17
'880	Pro	ovision for conflicting conditions	18
	'(1)	If a provision of a converted ATP conflicts with any of the following (the <i>overruling provision</i>) the overruling provision prevails to the extent of the inconsistency—	19 20 21
		(a) a provision of this Act;	22
		(b) a mandatory condition for authorities to prospect under this Act;	23 24
		(c) a relevant environmental condition for the converted ATP.	25 26
	'(2)	However, section 98(7) ²⁵⁵ does not apply for the converted ATP.	27 28

²⁵⁴ Section 65 (Standard relinquishment condition)

²⁵⁵ Section 98 (Area of authority to prospect)

'881	Ad	ditional	conditions for renewal application	1
	'(1)	This se	ection applies as well as section 81.256	2
	'(2)	A converted ATP holder can not apply to renew the converted ATP—		3 4
		(a) if	ondition under that section has not been complied with;	5 6 7
			f a whole sub-block is in the area of a petroleum lease or 1923 Act lease.	8 9
'882	Ter	m of re	newed converted ATP	10
		-	te section 85(7), ²⁵⁸ a converted ATP may be renewed enewed term that ends no more than 12 years from—	11 12
		c	f the renewal decision is made before the end of the urrent term for the converted ATP—the end of the urrent term; or	13 14 15
		c	f the renewal decision is made after the end of the urrent term for the converted ATP—the day the ecision is made.	16 17 18
'883	Exc	clusion	of s 98(7) for any renewal	19
		'Sectio ATP.	on 98(7) ²⁵⁹ does not apply to a renewal of a converted	20 21
'884	Exi	sting re	enewal applications	22
	'(1)	This se	ection applies if—	23
			1923 Act ATP is in force immediately before the 2004 Act start day; and	24 25

²⁵⁶ Section 81 (Conditions for renewal application)

²⁵⁷ Section 878 (Relinquishment condition if converted ATP includes a reduction requirement)

²⁵⁸ Section 85 (Provisions and term of renewed authority)

²⁵⁹ Section 98 (Area of authority to prospect)

		(b) under section 876, ²⁶⁰ the 1923 Act ATP becomes a 1 converted ATP on the 2004 Act start day; and 2
		(c) before the 2004 Act start day an application to renew the 1923 Act ATP had been made under the 1923 Act, but the application had not been granted before that day.
	'(2)	On the 2004 Act start day, the application is taken to be a renewal application for the converted ATP made under sections 81 and 82 ²⁶¹ .
	'(3)	Sections 882 and 883 apply to the renewal.
'885		tinued application of 1923 Act, former s 22 to verted ATP for previous acts or omissions
		Despite its repeal the 1923 Act, former section 22 ²⁶² , as it was in force immediately before the 2004 Act start day, continues to apply to a converted ATP for an act done or omission made in relation to the relevant 1923 Act ATP that happened before that day, as if the converted ATP were still a 1923 Act ATP.
'Div	ision	Unfinished applications for 1923 Act ATPs (other than applications for which a Commonwealth Native Title Act s 29 notice has been given)
'886	Аp	lication of div 3
		'This division applies for any 1923 Act ATP application if, immediately before the 2004 Act start day—
		(a) the application had not been granted or rejected; and 24

²⁶⁰ Section 876 (Conversion on 2004 Act start day)

²⁶¹ Sections 81 (Conditions for renewal application) and 82 (Requirements for making application)

^{262 1923} Act, former section 22 (Cancellation of authority to prospect)

		(b) a notice under the Commonwealth Native Title Act, section 29, ²⁶³ had not been given for the proposed 1923 Act ATP the subject of the application. ²⁶⁴	1 2 3
'887		plications for which notice of intention to grant s been given	4 5
	'(1)	This section applies if, before the 2004 Act start day, the Minister gave the applicant a notice of intention to grant the applicant a 1923 Act ATP, subject to stated requirements.	6 7 8
	'(2)	The application is taken to be a tender, under chapter 2, part 1, division 2, ²⁶⁵ for a proposed authority to prospect, made in response to a call for tenders for that proposed authority.	9 10 11
	'(3)	The closing time for the call is taken to have passed.	12
	'(4)	The applicant is taken to have been appointed, under section 39, ²⁶⁶ as the preferred tenderer for the call.	13 14
	'(5)	The stated requirements are taken to be requirements made under section 40.267	15 16
'888	Ар	plications in response to public notice	17
	'(1)	This section applies if—	18
		(a) a notice of intention to grant mentioned in section 887(1) had not been given before the 2004 Act start day; and	19 20 21
		(b) the application was made in response to a public notice, published by the Minister or the department, inviting applications for a 1923 Act ATP; and	22 23 24

²⁶³ Commonwealth Native Title Act, section 29 (Notification of parties affected)

²⁶⁴ If a notice under the Commonwealth Native Title Act section 29 has been given, see the 1923 Act, section 151 (Unfinished authority to prospect applications for which a Commonwealth Native Title Act s 29 notice has been given).

²⁶⁵ Chapter 2, part 1, division 2 (Obtaining authority to prospect)

²⁶⁶ Section 39 (Process for deciding tenders)

²⁶⁷ Section 40 (Provisions for preferred tenderers)

		(c) the notice complies, or substantially complies with section $35(2)$. ²⁶⁸	1 2
	'(2)	The public notice is taken to be a call for tenders for a proposed authority to prospect.	3 4
	'(3)	The call is taken to have been made when the public notice was published.	5 6
	'(4)	The closing time for the call is taken to be the day stated in the public notice by which applications must be submitted.	7 8
	'(5)	The application is taken to be a tender, under chapter 2, part 1, division 2, for the proposed authority, made in response to the call.	9 10 11
'889		ner applications made before introduction of croleum and Other Legislation Amendment Bill 2004	12 13
		'If the application—	14
		(a) was made before the day the <i>Petroleum and Other Legislation Amendment Bill 2004</i> was introduced into Parliament; and	15 16 17
		(b) is not an application to which section 887 or 888 applies;	18 19
		it is taken to be a tender, under chapter 2, part 1, division 2 for a proposed authority to prospect, made in response to a call for tenders for the proposed authority.	20 21 22
'890	Lap	osing of all other applications	23
		'The application lapses on the 2004 Act start day unless it is an application to which section 887, 888 or 889 applies.	24 25

Division 4		1 4	Transition, by application, from 1923 Act ATP to petroleum lease under this Act	1 2 3	
891		Right of 1923 Act ATP holder to apply for petroleum lease			
	'(1)	day,	holder of a 1923 Act ATP may, after the 2004 Act start apply for a petroleum lease under this Act for all or part the area of the 1923 Act ATP.	6 7 8	
	'(2)	the	application may include a request that excluded land for 1923 Act ATP be declared to be excluded land for the oleum lease.	9 10 11	
892			ons for deciding application and grant of im lease	12 13	
	'(1)	as if	following provisions of this Act apply for the application a reference in the provisions to an authority to prospect aded a reference to the 1923 Act ATP—	14 15 16	
		(a)	chapter 2, part 2, division 2, other than sections 120, 121 and 122;	17 18	
		(b)	chapter 2, part 2, division 4;	19	
		(c)	chapter 2, part 2, division 7, subdivision 1;	20	
		(d)	section 101. ²⁶⁹	21	

²⁶⁹ Chapter 2, part 2, divisions 2 (Transition from authority to prospect to petroleum lease) and 4 (Development plans)

Sections 120 (Right to grant if requirements for grant met), 121 (Requirements for grant) and 122 (Exception for particular relevant arrangements)

Chapter 2, part 2, division 4 (Development plans)

Chapter 2, part 2, division 7, subdivision 1 (Area and term of petroleum lease)

Section 101 (Area of authority to prospect reduced on grant of petroleum lease)

	'(2)		apter 3 may also apply for the application. See section 297. ²⁷⁰ section does not limit division 7. ²⁷¹	1 2 3
Divi	sion	5	Conversion of particular 1923 Act leases to petroleum leases	4 5
Sub	divis	sion	1 Conversion provisions	6
893	Арр	licat	ion of sdiv 1	7
	'(1)	This	division applies to—	8
		(a)	the 1923 Act lease numbered 195; and	9
		(b)	another 1923 Act lease prescribed under a regulation notified before the 2004 Act start day.	10 11
894	Cor	vers	ion on 2004 Act start day	12
		'On t	the 2004 Act start day—	13
		(a)	the 1923 Act lease ceases to be a 1923 Act lease and becomes a petroleum lease under this Act (a <i>converted lease</i>); and	14 15 16
		(b)	the holder of the 1923 Act lease is the holder of the converted lease; and	17 18
		(c)	the current program for development and production for the 1923 Act lease is taken to be the development plan for the converted lease; and	19 20 21
		(d)	any condition of the 1923 Act lease ceases to be a condition of the converted lease if the condition is the	22 23

²⁷⁰ Chapter 3 (Provisions for coal seam gas)
Section 297 (Relationship with chs 2 and 5 and ch 15, pt 3)

²⁷¹ Division 7 (Later grant of petroleum tenure to replace equivalent 1923 Act petroleum tenure)

			same, or substantially the same as any relevant environmental condition for the converted lease; and	1 2
		(e)	the converted lease continues, subject to this Act, for the balance of the 1923 Act lease's term; and	3 4
		(f)	the converted lease is held subject to this Act and the conditions of the 1923 Act lease, other than any condition mentioned in paragraph (d); and	5 6 7
		(g)	the area of the 1923 Act lease becomes the area of the converted lease.	8 9
'Suk	odivi	sion	2 Special provisions for converted leases	10 11
'895	Pro	ovisio	on for conflicting conditions	12
	'(1)	follo	provision of the 1923 Act lease conflicts with any of the owing (the <i>overruling provision</i>) the overruling provision ails to the extent of the inconsistency—	13 14 15
		(a)	a provision of this Act;	16
		(b)	a mandatory condition for petroleum leases under this Act;	17 18
		(c)	a relevant environmental condition for the converted lease.	19 20
	'(2)		vever, section $168(6)^{272}$ does not apply to the converted e or for any renewal of the lease.	21 22
'896	Su	nsett	ing of particular activities	23
	'(1)	This	section applies if—	24
		(a)	an activity for a converted lease is provided for under the provisions of the lease; and	25 26
		(b)	the activity was, under the relevant 1923 Act lease, being carried out before the 2004 Act start day; and	27 28

		(c) the carrying out of the activity—	1
		(i) is, other than for this section, not an Act authorised activity for the converted lease; or	2 3
		(ii) is inconsistent with an Act authorised activity.	4
	'(2)	Despite the provisions of the lease or the definition of authorised activity in schedule 4, the activity is taken to be an authorised activity for the converted lease.	5 6 7
	'(3)	Subsection (2) ceases to apply on the fifth anniversary of the 2004 Act start day.	8 9
	'(4)	Subsection (2) applies whether or not the activity was being carried out immediately before the 2004 Act start day.	10 11
	'(5)	In this section—	12
		Act authorised activity means an activity that, under a provision of this Act, is an authorised activity for a petroleum lease.	13 14 15
		ditional obligation of converted lease holder to ge proposed later development plan	16
397	'(1)		17
397	(1)	This section applies, as well as section 159, ²⁷³ to a converted lease holder.	18
397	'(2)	**	17 18 19 20 21 22 23 24
397	, ,	lease holder. If any of the area of the converted lease is, on the 2004 Act start day, the subject of an application for a coal exploration tenement or coal mining lease, the holder must lodge a proposed later development plan for the converted lease	18 19 20 21 22 23

	(a)	is lodged at—	1
		(i) the office of the department for lodging proposed later development plans, as stated in a gazette notice by the chief executive; or	2 3 4
		(ii) if no office is gazetted under subparagraph (i)—the office of the chief executive; and	5 6
	(b)	complies with the later development plan requirements; ²⁷⁴ and	7 8
	(c)	is accompanied by the relevant fee.	9
'(5)	a subs	perfore the relevant time, a decision is made not to approve proposed later development plan lodged under section (2) or (3), the holder may lodge another proposed development plan before that time.	10 11 12 13
'(6)		ne holder does not lodge any proposed later development before the relevant time—	14 15
	(a)	the holder must be given a notice requiring the holder to lodge a proposed later development plan for the lease within 20 business days after the giving of the notice; and	16 17 18 19
	(b)	the holder must comply with the requirement.	20
'(7)	-	pter 2, part 2, division 4, subdivision 5 ²⁷⁵ applies to a posed later development plan lodged under this section.	21 22
'(8)	In th	nis section—	23
	rele	vant fee, for the lodgement of the proposed plan, means—	24
	(a)	if the proposed plan is lodged before the relevant time—the fee prescribed under a regulation; or	25 26
	(b)	if the proposed plan is lodged after the relevant time	27

²⁷⁴ See chapter 2, part 2, division 4, subdivision 4 (Requirements for proposed later development plans).

For leases mentioned in subsection (2) see also section 384 (Additional criteria).

²⁷⁵ Chapter 2, part 2, division 4, subdivision 5 (Approval of proposed later development plans)

			(i)	it is lodged under subsection (5)—nil; or	1
			(ii)	otherwise 20 times the prescribed fee.	2
'898				e of failure to comply with notice to lodge er development plan	3 4
	'(1)			ent under section 898(6)(a), the lease is cancelled.	5 6
	'(2)	is gi	ven a	the cancellation does not take effect until the holder a notice stating that the lease has been cancelled f the operation of subsection (1).	7 8 9
'899	Exi	isting	rene	ewal applications	10
		'If—			11
		(a)		er section 894, a former 1923 Act lease becomes a verted lease on the 2004 Act start day; and	12 13
		(b)		ore the 2004 Act start day, an application to renew lease had been made under the 1923 Act; and	14 15
		(c)		nediately before the 2004 Act start day the lication had not been granted;	16 17
		renev	val a	2004 Act start day, the application is taken to be a application for the converted lease, made under 61 and 162. ²⁷⁶	18 19 20
'900	Exc	clusio	n of	s 168(8) for any renewal application	21
		'Sect	ion 1	68(8) ²⁷⁷ does not apply to—	22
		(a)	a rei	newal application to which section 899 applies; or	23
		(b)	•	subsequent renewal application for the converted e the subject of that application.	24 25

²⁷⁶ Sections 161 (Conditions for renewal application) and 162 (Requirements for renewal application)

²⁷⁷ Section 168 (Area of petroleum lease)

		of undecided applications to unite converted nat relate to a converted lease	1 2
	'If—		3
	(a)	immediately before the 2004 Act start day, an application had been made under the 1923 Act, section 100, to unite 1923 Act leases; and	4 5 6
	(b)	on the 2004 Act start day—	7
		(i) any of the 1923 Act leases becomes a converted lease; and	8 9
		(ii) the application had not been decided;	10
	the a	pplication lapses on the 2004 Act start day.	11
Division	6	Provisions for particular 1923 Act lease applications and 1923 Act lease renewal applications ²⁷⁸	12 13 14
Subdivis	sion	1 Existing 1923 Act, s 40 applications relating to a CSG-related 1923 Act ATP or a converted ATP	15 16 17
902 App	olicati	ion of sdiv 1	18
	'This	s subdivision applies if—	19
	(a)	before the 2004 Act start day, an application had been made under the 1923 Act, section 40, ²⁷⁹ by the holder of a 1923 Act ATP for a 1923 Act lease; and	20 21 22
	(b)	immediately before the 2004 Act start day, the application had not been decided; and	23 24
	(c)	either—	25
		(i) the 1923 Act ATP is CSG-related; or	26

²⁷⁸ For other applications, see the 1923 Act, part 10 (Transitional provisions for 1923 Act petroleum tenures from 2004 Act start day).

^{279 1923} Act, section 40 (Lease to holder of authority to prospect)

		(ii) under section 876, ²⁸⁰ the 1923 Act ATP becomes a converted ATP on the 2004 Act start day.	1 2
'903	Ар	plications for CSG-related 1923 Act ATPs	3
	'(1)	If the 1923 Act ATP is CSG-related, the application is taken to be an application under the following division—	4 5
		(a) if the relevant coal or oil shale mining tenement is a coal or oil shale exploration tenement—whichever of chapter 3, part 2, division 1 or 2 applies;	6 7 8
		(b) if the relevant coal or oil shale mining tenement is a coal mining lease or oil shale mining lease—whichever of chapter 3, part 3, division 2 or 3 applies. ²⁸¹	9 10 11
	'(2)	However, no step may be taken in relation to the application until the relevant requirements under the division for making an application have been complied with. ²⁸²	12 13 14
	'(3)	For section 842, ²⁸³ the application is taken to be an application under this Act.	15 16
'904	Oth	ner applications	17
	'(1)	If the 1923 Act ATP is not CSG-related, the application is taken to be an ATP-related application.	18 19

²⁸⁰ Section 876 (Conversion on 2004 Act start day)

²⁸¹ Chapter 3, part 2 (Obtaining petroleum lease over land in area of coal or oil shale exploration tenement), division 1 (Obtaining petroleum lease other than by or jointly with, or with the consent of, coal or oil shale exploration tenement holder) or 2 (Petroleum lease application by or jointly with, or with the consent of, coal or oil shale exploration tenement holder)

Chapter 3, part 3 (Obtaining petroleum lease over land in area of coal mining lease or oil shale mining lease), division 2 (Petroleum lease application other than by or jointly with coal mining lease holder or oil shale mining lease holder) or 2 (Petroleum lease application by or jointly with coal mining lease holder or oil shale mining lease holder)

²⁸² See also section 843 (Additional information may be required about application).

²⁸³ Section 842 (Substantial compliance with application requirements may be accepted)

	'(2)	Chapter 2, part 2, division 2, applies to the application. ²⁸⁴ Note—	1 2
		Chapter 3 may also apply for the application. See section 297. ²⁸⁵	3
	'(3)	For section 842, the application is taken to be an application under this Act.	4 5
'Sub	divi	sion 2 Petroleum leases provided for under particular agreements before or after 2004 Act start day	6 7 8
'905	Ар	plication of sdiv 2	9
		'This subdivision applies if, before or after the 2004 Act start day, an agreement as follows provides for the granting of a proposed petroleum lease under this Act—	10 11 12
		(a) an agreement mentioned in the Commonwealth Native Title Act, section 31(1)(b); ²⁸⁶	13 14
		(b) an indigenous land use agreement registered on the register of indigenous land use agreement under the Commonwealth Native Title Act. ²⁸⁷	15 16 17
'906		roleum lease under this Act may be granted if so vided	18 19
	'(1)	If the agreement provides for the proposed petroleum lease to be granted under this Act, it may be applied for and granted under this Act.	20 21 22

²⁸⁴ Chapter 2, part 2, division 2 (Transition from authority to prospect to petroleum lease)

²⁸⁵ Chapter 3 (Provisions for coal seam gas)
Section 297 (Relationship with chs 2 and 5 and ch 15, pt 3)

²⁸⁶ Commonwealth Native Title Act, section 31 (Normal negotiation procedure)

²⁸⁷ See section 908 (Right to apply for petroleum tenure).

	'(2)	If the agreement provides for the proposed lease to be renewed under this Act, it may be renewed as a petroleum lease under this Act.	1 2 3
907	Res	striction on term of petroleum lease	4
		'The term of the renewed petroleum lease must not be longer than the shorter of the following—	5 6
		(a) 30 years;	7
		(b) the original term of the petroleum lease;	8
		(c) its last renewed term.	9
'Divis	sion	7 Later grant of petroleum tenure to replace equivalent 1923 Act petroleum tenure	10 11 12
'Subo	divis	sion 1 Applying for and obtaining replacement tenure	13 14
908	Rig	ht to apply for petroleum tenure	15
	' (1)	The holder of a 1923 Act ATP (the <i>existing tenure</i>) may apply (the <i>grant application</i>) for an authority to prospect (the <i>replacement tenure</i>) under this Act for all or part of the area of the 1923 Act ATP.	16 17 18 19
	'(2)	The holder of a 1923 Act lease (also the <i>existing tenure</i>) may apply (also the <i>grant application</i>) for a petroleum lease under this Act (also the <i>replacement tenure</i>) for all or part of the area of the 1923 Act lease.	20 21 22 23
	' (3)	The grant application can not be made before the 2004 Act start day.	24 25
	' (4)	The grant application may include a request that excluded land for the existing tenure be declared to be excluded land for the replacement tenure.	26 27 28

'909	Continuing effect of existing tenure for grant application					
	'(1)			on applies if before the grant application is decided of the existing tenure ends.	3 4	
	'(2)			ne ending of the term, the existing tenure continues ntil the earlier of the following to happen—	5 6	
		(a)	the	replacement tenure is granted;	7	
		(b)	the	application is rejected;	8	
		(c)	the	application is withdrawn;	9	
		(d)	the	existing tenure is cancelled under the 1923 Act.	10	
'910				olication provisions apply for making and nt application	11 12	
	'(1)	mak	ing a	o subdivision 2, the following provisions apply to the and deciding of the grant application and to the ent tenure—	13 14 15	
		(a)	if th	e existing tenure is a 1923 Act ATP—	16	
			(i)	chapter 2, part 1, division 5, other than section 83; and	17 18	
			(ii)	sections 99 and 100;	19	
		(b)	if th	e existing tenure is a 1923 Act lease—	20	
			(i)	chapter 2, part 2, division 6, other than section 163;	21	
			(ii)	sections 169 and 170. ²⁸⁸	22	
	'(2)	The	provi	sions applied under subsection (1) apply as if—	23	
		(a)	type	grant application were an application to renew the e of petroleum tenure that corresponds to the existing are; and	24 25 26	

²⁸⁸ Chapter 2, part 1, division 5 and part 2, division 6 (Renewals)

Sections 83 (Continuing effect of authority for renewal application) and 163 (Continuing effect of lease for renewal application)

Sections 99 and 169 (Minister's power to decide excluded land) and 100 and 170 (Minister may add excluded land)

	(b)	in ch	napter 2, part 1, division 5, a reference to—	1
		(i)	the authority to prospect were a reference to the 1923 Act ATP; and	2 3
		(ii)	the authority to prospect holder were a reference to the 1923 Act ATP holder; and	4 5
		(iii)	a work program for the authority to prospect were a reference to the work program for the 1923 Act ATP; and	6 7 8
		(iv)	the renewed authority to prospect were a reference to the replacement tenure; and	9 10
	(c)	in ch	napter 2, part 2, division 6, a reference to—	11
		(i)	the petroleum lease were a reference to the 1923 Act lease; and	12 13
		(ii)	the petroleum lease holder were a reference to the 1923 Act lease; and	14 15
		(iii)	a development plan for the petroleum lease were a reference to the development plan under the 1923 Act for the 1923 Act lease; and	16 17 18
		(iv)	the renewed petroleum lease were a reference to the replacement tenure; and	19 20
	(d)	a ref	Ference to—	21
		(i)	the civil penalty were a reference to the civil penalty under the 1923 Act; and	22 23
		(ii)	interest were a reference to interest under the 1923 Act.	24 25
' (3)	Secti	ons 9	28 and 168 do not apply to the replacement tenure. ²⁸⁹	26
	Note-	_		27
	Chapter 3 may also apply for the grant application. See section 297. ²⁹⁰			

²⁸⁹ Sections 98 (Area of authority to prospect) and 168 (Area of petroleum lease)

Chapter 3 (Provisions for coal seam gas)Section 297 (Relationship with chs 2 and 5 and ch 15, pt 3)

911	Eff	ect of replacement tenure on existing tenure	1
	'(1)	This section applies if the replacement tenure takes effect.	2
	'(2)	If the area the subject of the grant application is all the land in the area of the existing tenure, the existing tenure ends.	3 4
	'(3)	If the area the subject of the grant application is only part of the land in the area of the existing tenure—	5 6
		(a) the part ceases to be in the area of the existing tenure; and	7 8
		(b) land that, at any time, is declared to be excluded land for the replacement tenure ceases to be excluded land for the existing tenure.	9 10 11
'Suk	odivi	sion 2 Special provisions for the replacement tenure	12 13
'912	Res	strictions on term and renewed terms	14
	'(1)	If the replacement tenure is an authority to prospect the term of any renewal of the tenure must not end more than 12 years from the end of its current term.	15 16 17
	'(2)	The <i>current term</i> of an authority to prospect is the period that starts on the later of the following days and ends when it is first renewed after the 2004 Act start day—	18 19 20
		(a) the day the relevant 1923 Act ATP was granted;	21
		(b) the day that the last renewal of the relevant 1923 Act ATP before the 2004 Act start day became effective.	22 23
	'(3)	However, a relevant 1923 Act ATP granted between 1 January 1994 and 23 December 1996 ends on a day decided by the Minister.	24 25 26
	'(4)	For subsection (2)(b), a renewal of the authority is taken to have become effective on the day immediately after the end of its last term before the renewal.	27 28 29
	'(5)	If the replacement tenure is a petroleum lease, the term of the tenure ends on the earlier of the following—	30 31

		(a)	30 years after the grant of the replacement lease;	1
		(b)	the balance of the term of the relevant 1923 Act lease.	2
'913		inqui spec	ishment condition for replacement authority to t	3 4
		reple refer	the replacement tenure is an authority to prospect (the accement authority), section 878 or 879 ²⁹¹ applies as if a rence in the section to a converted ATP were a reference to replacement authority.	5 6 7 8
' Div i	ision	8	Matters relating to licence equivalents before 1923 Act start day	9 10 11
'914	Red	quest	ts for entry permission	12
		gran Min	before the 2004 Act start day, the Minister was asked to t an entry permission under the 1923 Act for land, the ister may treat the request as a survey licence application e under chapter 4, part 1 for the land.	13 14 15 16
'915	Ent	ry pe	ermissions	17
	'(1)	form	section applies if an entry permission under the 1923 Act ner section 67 ²⁹² is in force immediately before the 2004 start day for land.	18 19 20
	'(2)	On t	he 2004 Act start day—	21
		(a)	the permission is a survey licence under this Act for the land; and	22 23
		(b)	the holder of the permission is the holder of the licence.	24

²⁹¹ Section 878 (Relinquishment condition if converted ATP includes a reduction requirement) or 879 (Relinquishment condition if authority does not include a reduction requirement)

^{292 1923} Act, former section 67 (Permission to enter land)

	'(3)	The licence continues, subject to this Act, for the shorter of the following periods to end—	1 2
		(a) the balance of the permission's term;	3
		(b) the period that ends 1 year after the 2004 Act start day.	4
	'(4)	The licence is held subject to this Act and the conditions of the permission.	5 6
	'(5)	However, if a condition of the permission conflicts with a mandatory condition for survey licences ²⁹³ or any relevant environmental condition for the licence, the mandatory condition or relevant environmental condition prevails to the extent of the inconsistency.	7 8 9 10 11
916	Pip	eline licences	12
	'(1)	This section applies if a pipeline licence (the <i>old licence</i>) under the 1923 Act is in force immediately before the 2004 Act start day for land.	13 14 15
	'(2)	On the 2004 Act start day—	16
		(a) the old licence is a pipeline licence under this Act for the land (a <i>converted licence</i>); and	17 18
		(b) the holder of the old licence is the holder of the converted licence; and	19 20
		(c) if the old licence had a term, the converted licence is for the balance of the old licence's term; and	21 22
		(d) the converted licence is held subject to this Act and the conditions of the old licence, other than any condition that is the same, or substantially the same, as any relevant environmental condition for the converted licence.	23 24 25 26 27
	'(3)	However, if a condition of the old licence conflicts with any of the following (the <i>overruling provision</i>) the overruling provision prevails to the extent of the inconsistency—	28 29 30
		(a) a provision of this Act;	31

		(b)	a mandatory condition for pipeline licences under this Act;	1 2
		(c)	a relevant environmental condition for the converted licence.	3 4
'917	Re	quest	ts for pipeline licence	5
			before the 2004 Act start day, the Minister was asked to a pipeline licence under the 1923 Act for land, the	6 7
		Min	ister may treat the request as a pipeline licence application e under chapter 4, part 2 for the land.	8 9
'918	Ар	prova	als under 1923 Act, s 75(5) continue in force	10
		is in desp	approval under the 1923 Act, former section 75(5), ²⁹⁴ that force immediately before the 2004 Act start day for land, site the repeal of former section 75, continues in force for and.	11 12 13 14
'919	Re	finery	permissions	15
	'(1)	Act,	s section applies if a refinery permission under the 1923 former section 66, ²⁹⁵ is in force immediately before the 4 Act start day.	16 17 18
	'(2)		nmediately before the 2004 Act start day, the refinery had a constructed and was in operation, on the 2004 Act start —	19 20 21
		(a)	the permission is a petroleum facility licence; and	22
		(b)	the holder of the permission is the holder of the licence; and	23 24
		(c)	if the permission had a term—the term of the licence is the balance of the permission's term; and	25 26
		(d)	if the permission did not have a term—the term of the licence ends 30 years after the 2004 Act start day; and	27 28

^{294 1923} Act, former section 75 (Construction etc. of pipeline)

^{295 1923} Act, former section 66 (Oil refineries)

		(e)	of the permission, other than any condition that is the same, or substantially the same, as any relevant environmental condition for the licence; and	1 2 3 4
		(f)	until an annual fee is prescribed for the licence, the annual fee for the licence is the annual fee payable for the permission.	5 6 7
	'(3)	the	vever, if a condition of the permission conflicts with any of following (the <i>overruling provision</i>) the overruling ision prevails to the extent of the inconsistency—	8 9 10
		(a)	a provision of this Act;	11
		(b)	a mandatory condition for petroleum facility licences;	12
		(c)	a relevant environmental condition for the petroleum facility licence.	13 14
	'(4)	oper	ne refinery had not been constructed or was not in ation immediately before the 2004 Act start day, the mission lapses.	15 16 17
Div	ision	9	Securities	18
920	Mo	netar	y securities	19
920	Mo (1)	This mon	ry securities section applies to security (the <i>existing security</i>) held as ey in relation to a converted petroleum authority ediately before the 2004 Act start day.	19 20 21 22
920		This mone imm The Act secure	section applies to security (the <i>existing security</i>) held as ey in relation to a converted petroleum authority	20 21
920	'(1)	This mone imm The Act secure	section applies to security (the <i>existing security</i>) held as ey in relation to a converted petroleum authority ediately before the 2004 Act start day. department must, as soon as practicable, after the 2004 start day, transfer the following part of the existing rity (the <i>environmental component</i>) to the administering	20 21 22 23 24 25
920	'(1)	This mone imm The Act secur author	section applies to security (the <i>existing security</i>) held as ey in relation to a converted petroleum authority ediately before the 2004 Act start day. department must, as soon as practicable, after the 2004 start day, transfer the following part of the existing rity (the <i>environmental component</i>) to the administering ority under the Environmental Protection Act— if the converted petroleum authority is an authority to prospect—the amount of the existing security, less	20 21 22 23 24 25 26 27 28

s **247** s **247**

	'(3)	secu	the transfer, the rest of the existing security is taken to be rity given under this Act for the converted petroleum ority.	1 2 3
	'(4)		I the transfer happens, the existing security may continue e used for any purpose for which it was given.	4 5
	'(5)	In th	is section—	6
		used	includes realised, in whole or part.	7
921	Nor	n-mo	netary securities	8
	'(1)		section applies to security held, other than as money, in ion to a converted petroleum authority.	9 10
	'(2)		n the 2004 Act start day, the security may continue to be for any purpose for which it was given.	11 12
	' (3)	How	vever, subsection (2) does not—	13
		(a)	prevent the security being used after the 2004 Act start day in relation to an act done or omission made before the 2004 Act start day if it could have been used in relation to the act or omission immediately before the 2004 Act start day; or	14 15 16 17 18
		(b)	affect the power under this Act to require replacement security or additional security for the converted petroleum authority; ²⁹⁶ or	19 20 21
		(c)	affect any power under the Environmental Protection Act to require financial assurance for any relevant environmental authority for the converted petroleum authority.	22 23 24 25
	'(4)	In th	is section—	26
		used	includes realised, in whole or part.	27
'Div	ision	10	Compensation	28

'922

922	Accrued compensation rights relating to converted petroleum authority						
	'(1)	This section applies if—	3				
		(a) a right, under the former 1923 Act compensation provisions, to compensation existed immediately before the 2004 Act start day; and	4 5 6				
		(b) the right relates to a converted petroleum authority.	7				
	'(2)	The right continues after the 2004 Act start day.	8				
	'(3)	The compensation must be decided under the former 1923 Act compensation provisions as if the provisions had not been repealed.	9 10 11				
	'(4)	A matter relating to the compensation that, before the 2004 Act start day, had been referred to the tribunal but not decided must be decided under the former 1923 Act compensation provisions.	12 13 14 15				
	'(5)	In this section—	16				
		1923 Act former compensation provisions means sections 18(5) and 97 to 99 of the 1923 Act, as they were in force immediately before the 2004 Act start day.	17 18 19				
923		sting compensation agreements relating to nverted petroleum authority	20 21				
	'(1)	This section applies to an agreement mentioned in section 98(1) ²⁹⁷ of the 1923 Act, as it was in force immediately before the 2004 Act start day, for compensation relating to a converted petroleum authority.	22 23 24 25				
	'(2)	On the 2004 Act start day, the agreement is taken to be a compensation agreement made under this Act.	26 27				
	'(3)	The agreement may be enforced as if the agreement were a compensation agreement under chapter 5, part 5.298	28 29				

^{297 1923} Act, section 98 (Power to agree as to compensation)

²⁹⁸ Chapter 5, part 5 (General compensation provisions)

'(4)	However, the agreement can not be the subject of an application under section 534. ²⁹⁹	1 2
'(5)	Subsection (3) applies even if the agreement was not valid because section 98(2) of the 1923 Act, as it was in force immediately before the 2004 Act start day, had not been complied with.	3 4 5 6
ision	11 Miscellaneous provisions	7
		8 9
'(1)	This section applies to a unit development agreement approved under the 1923 Act, section 102(2) or unitisation arrangement under that Act, if the agreement or arrangement was in force immediately before the 2004 Act start day.	10 11 12 13
'(2)	On the 2004 Act start day, the agreement or arrangement is taken to be a coordination arrangement approved under section 236. ³⁰⁰	14 15 16
'(3)	The parties to the agreement or arrangement are the parties to the coordination arrangement.	17 18
'(4)	For the <i>Trade Practices Act 1974</i> (Cwlth), the approval and authority under section 63(5) of that Act, as in force immediately before the 2004 Act start day, continues for the unitisation arrangement.	19 20 21 22
Ent	ry notices under Petroleum Regulation 1966, s 17	23
'(1)	This section applies if a notice of entry under the <i>Petroleum Regulation 1966</i> , section 17 is in force immediately before the 2004 Act start day and the notice relates to a converted petroleum tenure or a replacement tenure.	24 25 26 27
'(2)	On the 2004 Act start day—	28
	(a) the notice of entry is taken to be an entry notice; and	29
	'(5) ision Condew '(1) '(2) '(3) '(4) Ent '(1)	application under section 534. ²⁹⁹ '(5) Subsection (3) applies even if the agreement was not valid because section 98(2) of the 1923 Act, as it was in force immediately before the 2004 Act start day, had not been complied with. Sision 11 Miscellaneous provisions Conversion of unitisation arrangement or unit development agreement to coordination arrangement '(1) This section applies to a unit development agreement approved under the 1923 Act, section 102(2) or unitisation arrangement under that Act, if the agreement or arrangement was in force immediately before the 2004 Act start day. '(2) On the 2004 Act start day, the agreement or arrangement is taken to be a coordination arrangement approved under section 236. ³⁰⁰ '(3) The parties to the agreement or arrangement are the parties to the coordination arrangement. '(4) For the Trade Practices Act 1974 (Cwlth), the approval and authority under section 63(5) of that Act, as in force immediately before the 2004 Act start day, continues for the unitisation arrangement. Entry notices under Petroleum Regulation 1966, s 17 '(1) This section applies if a notice of entry under the Petroleum Regulation 1966, section 17 is in force immediately before the 2004 Act start day and the notice relates to a converted petroleum tenure or a replacement tenure. '(2) On the 2004 Act start day—

²⁹⁹ Section 534 (Tribunal review of compensation)

³⁰⁰ Section 236 (Ministerial approval of proposed coordination arrangement)

		(b)	the entry notice is taken to have been given under chapter 5, part 2;301 and	1 2
		(c)	the entry period for the entry notice is the shorter of the following periods to end—	3 4
			(i) the balance of the period of the notice of entry;	5
			(ii) the period that ends 6 months after the 2004 Act start day.	6 7
'926	Pro	visio	ons for petroleum royalty	8
	'(1)	If im	nmediately before the 2004 Act start day—	9
		(a)	royalty was payable under the 1923 Act for petroleum produced before the 2004 Act start day; and	10 11
		(b)	the royalty had not been paid;	12
		from	n the 2004 Act start day, the royalty may be recovered in the petroleum producer as petroleum royalty payable er this Act.	13 14 15
	'(2)	Act	pter 6 ³⁰² applies to petroleum produced before the 2004 start day if liability under the 1923 Act for the production not arisen before that day.	16 17 18
	'(3)	paya	pite subsections (1) and (2), petroleum royalty is not able under this Act for production testing approved under 1923 Act before the 2004 Act start day.	19 20 21
'927			oonding approvals and decisions under 1923 a converted petroleum authority	22 23
	'(1)	This	s section applies to an approval or decision—	24
		(a)	about one of the following—	25
			(i) a converted petroleum authority;	26
			(ii) a petroleum tenure that replaces a 1923 Act petroleum tenure;	27 28

³⁰¹ Chapter 5, part 2 (Private land)

³⁰² Chapter 6 (Petroleum royalty)

			(iii) a 1923 Act lease that becomes a lease under this Act; and	1 2
		(b)	made under the 1923 Act about a matter provided for under this Act; and	3 4
		(c)	that continues to have effect immediately before the 2004 Act start day.	5 6
	'(2)	be ar	he 2004 Act start day, the approval or decision is taken to approval or decision made for the corresponding matter r this Act.	7 8 9
	'(3)	Subs part.	ection (2) applies subject to any other provision of this	10 11
	' (4)		subsection (2), an approval under the 1923 Act, former on $56(1)(c)^{303}$ is taken be—	12 13
		(a)	for a converted ATP—an approval under section 73; or	14
		(b)	for a converted lease—an approval under 152.304	15
928	Exi	sting	dealing applications	16
	'(1)	This	section applies if, before the 2004 Act start day—	17
		(a)	an application was made under the 1923 Act for approval of, or consent to, a dealing relating to a 1923 Act petroleum tenure or a licence under that Act that a converted petroleum authority replaced; and	18 19 20 21
		(b)	the application had not been decided.	22
	'(2)	appli	e dealing is of a type that is a permitted dealing, the cation is taken to be an application under this Act for oval of a permitted dealing.	23 24 25
	'(3)	Othe	rwise, the application lapses.	26

^{303 1923} Act, former section 56 (Royalty not payable in certain cases)

³⁰⁴ Sections 73 and 152 (Permitted period for production or storage testing)

'929	Continuance of fees under 1923 Act						
	'(1)	relat	section (2) applies if a fee (the <i>existing fee</i>) for a matter ring to a type of authority under the 1923 Act (the <i>exponding matter</i>) is imposed under that Act.	2 3 4			
	'(2)	corre fee	If a fee is prescribed for the corresponding matter for the esponding type of authority under this Act, the existing is taken to be the prescribed fee under this Act for the esponding matter.	5 6 7 8			
	'(3)	Subs	section (2) applies to a petroleum authority whether or not	9 10			
		(a)	was granted under this Act; or	11			
		(b)	is a converted petroleum authority.	12			
	'(4)	Subs	section (5) applies if—	13			
		(a)	under a converted petroleum authority, a fee (also the existing fee) is imposed for a matter relating to the authority; and	14 15 16			
		(b)	the 1923 Act does not provide for a fee for the matter.	17			
	'(5)	conv	If a fee is prescribed for the corresponding matter for the verted petroleum authority, the existing fee is taken to be prescribed fee under this Act for the corresponding matter for this Act.	18 19 20 21			
	'(6)	In th	nis section—	22			
		-	includes application fee, annual or other rent, licence fee petroleum royalty.	23 24			
'930	Fee	es for	existing applications	25			
		'If—	_	26			
		(a)	before the 2004 Act start day, an application had been made for or about an approval, authority, lease, licence or permission under the 1923 Act that becomes, or will, if granted, become a petroleum authority under this Act; and	27 28 29 30 31			
		(b)	a fee is prescribed under this Act for the application or the corresponding application under this Act;	32 33			

		the Minister may waive payment of the fee, in whole or part.	1
	'931	References in Acts and documents to 1923 Act	2
		'(1) Subject to divisions 2 and 5,305 a reference in an Act or document to—	3
		(a) the 1923 Act is, if the context permits, a reference to this Act; and	5 6
		(b) a provision of the 1923 Act is, if the context permits, a reference to the corresponding provision of this Act.	7 8
		'(2) However, subsection (1) does not apply if the reference is in relation to a 1923 Act petroleum tenure that, on the 2004 Act start day, does not become a converted petroleum tenure.'.	9 10 11
Clause	248	Renumbering of ss 872–993	12
		Sections 872 to 993—	13
		renumber as sections 932 to 1053.	14
Clause	249	Amendment of s 933, as renumbered under this Act (Deferral of s 115(1) for existing petroleum leases)	15 16
		Section 933, as renumbered under this Act, '6 months after the commencement'—	17 18
		omit, insert—	19
		'12 months after the 2004 Act start day'.	20
Clause	250	Amendment of s 934, as renumbered under this Act (Substituted restriction for petroleum leases relating to mineral hydrocarbon mining leases)	21 22 23
		(1) Section 934(1), as renumbered under this Act, 'when'—	24
		omit.	2.5

³⁰⁵ Divisions 2 (Conversion of particular 1923 Act ATPs to an authority to prospect under this Act) and 5 (Conversion of particular 1923 Act leases to petroleum leases)

		(2)		ion 934(1), as renumbered under this Act, from 'in that on'—	1 2
			omit,	, insert—	3
			'in s	ection 364(2)(b) to—	4
			(a)	incidental coal seam gas were a reference to coal seam gas; and	5 6
			(b)	the mine working envelope were a reference to the area of the mineral hydrocarbon mining lease.'.	7 8
Clause	251		umb , div	pering of ch 15 part 4, as renumbered under this	9 10
			Chap	oter 15, part 4, as renumbered under this Act, division 3—	11
				mber as chapter 15, part 4, as renumbered under this Act, sion 4.	12 13
Clause	252		ertion , div	n of new ch 15, part 4, as renumbered under this	14 15
			Chap	oter 15, part 4, as renumbered under this Act—	16
			inser	<i>t</i> —	17
	'Divis	ion	3	Provisions for existing Water Act bores	18 19
	'934A			on from, or deferral of, reporting provisions for petroleum tenure holders	20 21
			_		
	•	(1)	This	section applies to the holder of any petroleum tenure in e on the 2004 Act start day.	22 23
			This force The day,	* * *	
		(1)	This force The day,	e on the 2004 Act start day. holder must, within 12 months after the 2004 Act start lodge at the following office a statement about the need to	23 24 25
		(1)	This force The day, have	holder must, within 12 months after the 2004 Act start lodge at the following office a statement about the need to an underground water impact report for the tenure—the office of the department for lodging the statement, as	23 24 25 26 27

		'(3)	The chief executive may, after considering the statement, decide whether an underground water impact report is required for the tenure.	1 2 3
		'(4)	The chief executive may require the holder to give the chief executive further information to enable the chief executive to make a decision under subsection (3).	4 5 6
		'(5)	If the chief executive decides an underground water impact report is not required, sections 256 and 267 ³⁰⁶ are taken never to have applied to the holder.	7 8 9
		'(6)	If the chief executive decides an underground water impact report is required, the chief executive may decide a reasonable time by which the report must be lodged.	10 11 12
		'(7)	If, under subsection (5), the chief executive decides a time, section 256 is taken not to apply to the holder until that time.	13 14
		'(8)	A decision under this section has no effect until the holder is given notice of it.	15 16
	'934B		ke good obligation only applies for existing Water bores on or from the 2004 Act start day	17 18
			'Section 250 ³⁰⁷ only applies in relation to an existing Water Act bore that was in existence on the 2004 Act start day or came into existence after that day.'.	19 20 21
Clause	253	(Co	endment of s 935, as renumbered under this Act ntinuation of petroleum royalty exemption for flaring renting under 1923 Act)	22 23 24
		(1)	Section 935, as renumbered under this Act, heading, 'flaring or venting'—	25 26
			omit, insert—	27
			'petroleum flared or vented'.	28
		(2)	Section 935(2), as renumbered under this Act, 'The flaring or venting of petroleum'—	29 30

³⁰⁶ Sections 256 (Lodging report) and 267 (Obligation to lodge review reports)

³⁰⁷ Section 250 (The make good obligation)

			omit, insert—	1
			'Petroleum flared or vented'.	2
Clause	254	Inse	ertion of new s 935A	3
			After section 935, as renumbered under this Act—	4
			insert—	5
	'935A		erred application of s 526 for particular petroleum hority holders	6 7
			'If, immediately before the 2004 Act start day, a petroleum authority holder is lawfully carrying out an authorised activity for the authority on public land, section 526 ³⁰⁸ does not apply to the holder until 6 months after the 2004 Act start day.'.	8 9 10 11
Clause	255		ertion of new s 942A (Amendment of s 41 of <i>Act No. 39</i> 1999)	12 13
			After section 942, as renumbered under this Act—	14
			insert—	15
	'942A		endment of s 41 (Obligations of coal mine erators)	16 17
		' (1)	Section 41(1)(c) to (f)—	18
			renumber as section 41 (d) to (g).	19
		'(2)	Section 41(1)—	20
			'insert—	21
			'(c) not to carry out an activity at the coal mine that creates a risk to a person on an adjacent or overlapping petroleum authority if the risk is higher than an acceptable level of risk under the <i>Petroleum and Gas (Production and Safety) Act</i> 2004;'.	22 23 24 25 26
		' (3)	Section 41—	27
			insert—	28
		' (3)	In this section—	29

		adjacent or overlapping petroleum authority means any of the following under an Act as follows if, under that Act, its area is adjacent to, or overlaps with, the land the subject of the mining tenure under which the coal mine is operated—	1 2 3 4
		(a) a 1923 Act petroleum tenure under the <i>Petroleum Act</i> 1923;	5 6
		(b) a petroleum tenure under the <i>Petroleum and Gas</i> (<i>Production and Safety</i>) <i>Act</i> 2004.'.'.	7 8
Clause 25	(Ar	nendment of s 944, as renumbered under this Act nendment of sch 2 (Subject matter for regulations) Act No. 39 of 1999)	9 10 11
	(1)	Section 944(1), as renumbered under this Act, after inserted item 2A—	12 13
		insert—	14
	'2B	Matters relating to the drilling, completion and abandonment of drill holes and the reporting of information relating to the matters.'.'.	15 16 17
	(2)	Section 944(2), as renumbered under this Act, inserted item 36A, after 'management systems'—	18 19
		omit, insert—	20
		'to identify, assess, mitigate, remediate, monitor and report on the potential of the impacts of coal mining operations on the safety of adjacent or overlapping petroleum activities, including requirements for principal hazard management plans for operating plant.'.	21 22 23 24 25
	(3)	Section 944(2), as renumbered under this Act, inserted item 36B and 36C —	26 27
		omit, insert—	28
	'36B	Requirements to identify, assess, mitigate, remediate, monitor and report on the potential of coal seam gas extraction activities on the future safe and efficient carrying out of coal mining operations, including coal seam gas exploration and production activities at coal mines.	29 30 31 32 33

	' 3	86C	comj made	granting of exemptions by the chief inspector from olying with all or part of the requirements of a regulation e under item 2A or 2B, for a stated coal mining operation coal mine or for a stated coal seam.'.'.	1 2 3 4
Clause	257	(An	nendi	nent of s 985, as renumbered under this Act ment of s 239 (Contingency supply content requirements) <i>of Act No. 29 of 2003</i>)	5 6 7
				tion 985, as renumbered under this Act, 'a provision of a ant safety management plan'—	8 9
			omit,	insert—	10
			ʻa sa	fety-related provision'.	11
Clause	258			n of new s 993A (Insertion of new s 132A <i>of Act</i> f 2004)	12 13
			Afte	r section 993, as renumbered under this Act—	14
			inser	<i>t</i> —	15
	'993A	Ins	ertio	n of new s 132A	16
			Chap	oter 7, part 7—	17
			inser	<i>t</i> —	18
	' '132A		plicat lorat	tion of petroleum safety provisions to geothermal ion	19 20
	6 ((1)		petroleum safety provisions apply to a facility or plant for geothermal exploration—	21 22
			(a)	as if the facility or plant were an operating plant under the provisions; and	23 24
			(b)	as if a reference in the provisions to petroleum or fuel gas were a reference to geothermal energy; and	25 26
			(c)	as if a reference in the provisions to a petroleum authority were a reference to a geothermal exploration permit; and	27 28 29
			(d)	as if a reference in the provisions to the <i>Petroleum and Gas (Production and Safety) Act 2004</i> were a reference to this Act; and	30 31 32

			(e) with other necessary changes.	1
		''(2)	In this section—	2
			petroleum safety provisions means the following provisions of the Petroleum and Gas (Production and Safety) Act 2004—	3 4
			(a) chapter 9, other than part 6;	5
			(b) chapter 10, other than part 2, division 4;	6
			(c) schedule 2, to the extent it contains words mentioned in a petroleum safety provision under paragraph (a) or (b). ³⁰⁹ '.'.	7 8 9
Clause	259		nendment of s 1010, as renumbered under this Act sertion of new s 3A <i>of Act No. 110 of 1989</i>)	10 11
		(1)	This section amends section 1010, as renumbered under this Act.	12 13
		(2)	Inserted section 3A, 'petroleum tenure'—	14
			omit, insert—	15
			'petroleum authority'.	16
		(3)	Inserted section 3A(3), after 'petroleum lease'—	17
			insert—	18
			'or petroleum facility licence'.	19
		(4)	Inserted section 3A(6), after 'authority to prospect'—	20
			insert—	21
			'or pipeline licence'.	22
Clause	260		nendment of s 1020, as renumbered under this Act sertion of new pt 7AA <i>of Act 110 of 1989</i>)	23 24
		(1)	This section amends section 1020, as renumbered under this Act.	25 26

³⁰⁹ 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) and schedule 2 (Dictionary)

(2)	criteria)—	2
	insert—	3
	', other than the matter mentioned in subsection (2)(c)(iii)'.	4
(3)	Inserted section 318AP(2)(c)(iii), after 'section 318AT(1)(b)'—	5 6
	insert—	7
	'and any change of the type mentioned in section 318AT(1)(c)'.	8 9
(4)	Inserted section 318AW(a), 'section 318AT'—	10
	omit, insert—	11
	'sections 318AP and 318AT'.	12
(5)	Inserted section 318BA(1)(c)	13
	omit, insert—	14
	'(c) there is the level of knowledge about the deposit, as prescribed under a regulation;'.	15 16
(6)	Inserted section 318BD(1), 'may be given only under this section'—	17 18
	omit, insert—	19
	'must not be given unless this section has been complied with'.	20 21
(7)	Inserted section 318BE—	22
	omit.	23
(8)	Inserted section 318BL(1), from 'CSG assessment' to 'adjacent lease'—	24 25
	omit, insert—	26
	'prescribed criteria'.	27
(9)	Inserted section 318BL—	28
	insert—	29
(3)	In this section—	30
	prescribed criteria means each of the following—	31

	(a) the CSG assessment criteria;	1
	(b) the affect of the mining lease on safe and efficient petroleum production under any adjacent lease;	2 3
	(c) the affect on safe and efficient petroleum production under any future petroleum lease that arises from the authority to prospect.'.	4 5 6
(10)	Inserted section 318CO(3)—	7
	insert—	8
	'(c) for incidental coal seam gas that is vented as or with mine ventilation air—it is not commercially practicable to use the air.'.	9 10 11
(11)	Inserted section 318CP(b), 'proposed lease.'—	12
	omit, insert—	13
	'proposed lease.310'	14
(12)	Inserted section 318CR, words before subsection (2)—	15
	omit, insert—	16
	estriction on carrying out particular authorised ivities	17 18
''(1)	The mining lease holder must not carry out a relevant activity for an adjacent lease or proposed adjacent lease unless—	19 20
	(a) the adjacent lease holder, or the proposed adjacent lease holder, has consented in writing to the carrying out of the activity; or	21 22 23
	(b) the activity is carried out under—	24
	(i) a coordination arrangement mentioned in section 318CQ; or	25 26
	(ii) a decision of the tribunal under section 318CS.'.	27
(13)	Inserted section 318CR(2), 'mining coal seam gas mentioned in subsection (1)'—	28 29
	omit, insert—	30
(13)	in subsection (1)'—	28 29

³¹⁰ See also section 52A (Application of 2004 Act provisions about coextensive natural underground reservoirs) of the 1923 Act.

	'carry	ying out the relevant activity'.	1
(14)	Insert	ted section 318CR—	2
	inseri	t	3
''(3)	In thi	s section—	4
	_	ant activity, for an adjacent lease or proposed adjacent, means—	5 6
	(a)	the mining, under the mining lease, of coal seam gas that comes, or is likely to come, from the part of the reservoir that is in the area of an adjacent lease or the proposed adjacent lease; or	7 8 9 10
	(b)	another authorised activity under the mining lease that physically adversely affects, or may physically adversely affect, the carrying out of authorised activities under an adjacent lease or the proposed adjacent lease.'.'.	11 12 13 14 15
(15)	Insert	ted section 318CS(1)—	16
	omit,	insert—	17
''(1)	This	section applies if—	18
	(a)	an adjacent lease holder, or the proposed adjacent lease holder, has not consented in writing to the carrying out of a relevant activity under section 318CR; and	19 20 21
	(b)	the mining lease holder and the adjacent lease holder or proposed adjacent lease holder (the <i>parties</i>) have not made a coordination arrangement mentioned in section 318CQ.'.	22 23 24 25
(16)	Insert	ted section 318CS(2)(c), after 'coordinated'—	26
	inseri	t—	27
	or m	onitored'.	28
(17)	Insert	ted section 318CS(2)—	29
	inseri	<i>t</i> —	30
	'(d)	remediation requirements, as prescribed under a regulation, in relation to the matters mentioned in	31 32

	section 115(3)(c), definition <i>relevant activity</i> , paragraph (b).'.	1 2
(18)	Inserted section 318CV(1)(a)—	3
	insert—	4
	'(vi) whether there was any subsidence and, if there was any, its nature; and'.	5 6
(19)	Inserted section 318CV(1)(b) to (d)—	7
	renumber as section 318CV(1)(c) to (e).	8
(20)	Inserted section 318CV(1)—	9
	insert—	10
	'(b) if the report states there was subsidence, includes a plan showing its extent; and'.	11 12
(21)	Inserted section 318CV(2), penalty, '100'—	13
	omit, insert—	14
	'150'.	15
(22)	Inserted section 318CV(4), definition <i>mine working envelope</i> —	16 17
	omit, insert—	18
	'mine working envelope means land that covers any of the following or is needed for post-production activities—	19 20
	(a) past mine workings;	21
	(b) current mine workings;	22
	(c) mine workings scheduled to be mined within the next 5 years;	23 24
	(d) authorised activities for the mining lease associated with the processing, transportation, storage and use of the coal seam gas produced.'.	25 26 27
(23)	Inserted section 318CX, penalties, '200'—	28
	omit, insert—	29
	'150'.	30
(24)	Inserted section 318CY, penalty, '200'—	31

	omit, insert—	1
	'150'.	2
(25)	Inserted section 318DG—	3
	insert—	4
' '(5)	After the application has been decided, the applicant and the coal or oil shale exploration tenement holder must be given notice of the decision.'.	5 6 7
(26)	Inserted section 318DI(4), 'the late fee prescribed under a regulation'—	8 9
	omit, insert—	10
	'an amount that is 10 times the renewal fee prescribed under section 286(2)(b)'.	11 12
(27)	Inserted section 318DM—	13
	insert—	14
''(4)	The fee prescribed under section 299 need not accompany the application.'.	15 16
(28)	Inserted section 318EB(3)(b)—	17
	omit, insert—	18
	'(b) as soon as practicable after the holder proposes or becomes aware of a significant change to the nature and extent of an authorised activity that is not already dealt with under the current development plan for the lease; or'.	19 20 21 22 23
(29)	Inserted section 318EB(5), after 'current plan period'—	24
	omit, insert—	25
	'or if subsection (4) applies and the holder does not lodge another proposed later development plan within the current plan period'.	26 27 28
(30)	Inserted section 318EK(1)(b)(i) to (iii)—	29
	renumber as section 318EK(1)(b)(ii) to (iv).	30
(31)	Section 318EK(1)(b)—	31
	insert—	32

			carry out the authorised activities for the recipient's coal or oil shale mining tenement or petroleum tenure; or'.	_
		(32)	Section 318EL, '318EL'—	5
			omit, insert—	6
			'318EK'.	7
Clause	261		ertion of new s 1025A, as renumbered under this Act sertion of new s 396A <i>of Act No. 110 of 1989</i>)	8 9
			After section 1025, as renumbered under this Act—	10
			insert—	11
	'102	5A Ins	sertion of new s 396A	12
			'After section 396—	13
			insert—	14
	' '39	6A Tra pet	ansfer of coal exploration or production well to roleum tenure holder	15 16
		''(1)	Subsection (3) permits, in particular circumstances, the transfer of a coal exploration or production well by a mining tenement holder.	17 18 19
		''(2)	A purported transfer of a coal exploration or production well is of no effect unless—	20 21
			(a) the transfer is permitted under subsection (3); and	22
			(b) the requirements under subsection (3) for making the transfer have been complied with.	23 24
		' '(3)	The mining tenement holder may transfer the coal exploration or production well to the holder of a petroleum tenure if—	25 26
			(a) it is in the area of the mining tenement and the petroleum tenure; and	27 28
			(b) a notice in the approved form and the transfer fee prescribed under a regulation have been lodged at—	29 30

(i)

the office of the department for lodging the notice,

1

				as stated in a gazette notice by the chief executive; or	2 3
			(ii)	if no office is gazetted under subparagraph (i)—the office of the chief executive.	4 5
	•	''(4)	the transf	Il is transferred under subsection (3), any obligation feror had under this Act or another law in relation to exploration or production well ceases.	6 7 8
	•	' '(5)	In this sec	ction—	9
			_	oration or production well means a well or drill hole d authorised under this Act to—	10 11
			(a) exp	lore for coal or coal seam gas; or	12
			(b) min	e or produce coal or coal seam gas; or	13
			(c) mor	nitor the mining or production of coal or coal seam	14 15
				nitor the impacts of an activity mentioned in agraphs (a) to (c).	16 17
			<i>transfer</i> , transfer o	of a coal exploration or production well means a f—	18 19
			(a) the	control of and responsibility for the well; and	20
				ownership of any works constructed in connection in the well.'.'.	21 22
Clause	262			of s 1027, as renumbered under this Act t of s 417 <i>of Act 110 of 1989</i>)	23 24
		(1)	Section 1 paragraph	027(1), as renumbered under this Act, after inserted a (ga)—	25 26
			inse	ert—	27
				ling, completing and abandoning drill holes, and ard reporting;'.'.	28 29
		(2)	Section 1	027(2), as renumbered under this Act, '(p)'—	30
			omit, inse	ert—	31
			'(q)'.		32

Clause	263 A	mendment of s 1028, as renumbered under this Act nsertion of new pt 19, div 6 <i>of Act 110 of 1989</i>)	1 2
	(1	This section amends section 1028, as renumbered under this Act.	3 4
	(2) Inserted section 739, definition <i>mineral hydrocarbon mining lease</i> , after 'mining leases'—	5 6
		insert—	7
		'or its replacement, or any consolidation of 2 or more of the following leases the area of which does not include land not in the area of the following mining leases'.	8 9 10
	(3) Inserted section 741(3) and (4)—	11
		renumber as section 741(4) and (5)	12
	(4) Inserted section 741(2)—	13
		omit, insert—	14
	''(2	Subject to subsection (3), an addition to the area of an existing special coal mining lease must not be made under a special agreement Act if the addition was applied for or requested, but not made, before the commencement.	15 16 17 18
	''(3	Subsection (2) does not apply if the addition is additional surface areas within the area of the existing special coal mining lease and the special coal mining lease was granted under the <i>Thiess Peabody Coal Pty. Ltd. Agreement Act</i> 1962.'.	19 20 21 22 23
	(5) Inserted section 747(3)(a)(iii), 'sections 576 and 577'—	24
		omit, insert—	25
		'sections 800 and 802'.	26
	(6	Inserted section 753(1)(b), 'amending the statement for*'—	27
		omit, insert—	28
		'proposing, for the Minister's approval, amendments to'.	29
	(7) Inserted section 753—	30
		insert—	31
	''(4	The proposed amendments have no effect unless the Minister approves them.'.	32 33

	(8	3) Inserted section 757, 'Section 318DR does not'—	1
		omit, insert—	2
		'Sections 318DQ and 318DR ³¹¹ do not'.	3
Clause		Amendment of s 1045, as renumbered under this Act Amendment of s 203 <i>of Act 34 of 2000</i>)	4 5
		Section 1045(2), as renumbered under this Act, inserted definition <i>petroleum tenure holder</i> , paragraph (a)—	6 7
		omit, insert—	8
		'(a) holds—	9
		(i) a 1923 Act petroleum tenure under the <i>Petroleum Act 1923</i> ; or	10 11
		(ii) a petroleum tenure under the <i>Petroleum and Gas</i> (<i>Production and Safety</i>) <i>Act</i> 2004; and'.	12 13
Clause		nsertion of new s 1052A (Insertion of new s 1136A <i>of</i> Act No. 34 of 2000)	14 15
		After section 1052, as renumbered under this Act—	16
		insert—	17
	'1052A I	nsertion of new s 1136A	18
		'Chapter 9, part 5, after section 1136—	19
		insert—	20
		Transitional provision for the Petroleum and Other egislation Amendment Act 2004	21 22
	''(1	This section applies for the definition of <i>priority group</i> for a petroleum tenure holder or a licensee, inserted under the <i>Petroleum and Other Legislation Amendment Act 2004</i> .	23 24 25
	''(2	2) It is taken that, before the day that Act was introduced into Parliament, no water licence to take underground water had	26 27

³¹¹ Sections 318DQ (Requirement to have development plan) and 318DR (Obligation to comply with development plan)

		been refused because of the reason mention definition.'.'.	ed in the	1 2
Clause	266	Insertion of new ch 16, pt 28		3
		Chapter 16—		4
		insert—		5
	'Part	Amendment of Workplac Health and Safety Act 19		6 7
	'1054	Act amended in pt 28		8
		'This part amends the Workplace Health and Safety	v Act 1995.	9
	'1055	Amendment of s 3 (Application of Act)		10
		Section 3(1)(c)—		11
		' '(c) land on which an authorised activity for following is being carried out—	any of the	12 13
		(i) a 1923 Act petroleum tenure under the <i>Act 1923</i> ;	Petroleum	14 15
		(ii) a petroleum authority under the <i>Petroleu</i> (<i>Production and Safety</i>) <i>Act</i> 2004; or	ım and Gas	16 17
		(d) land on which an activity authorised Geothermal Exploration Act 2004 is bei out.'.'		18 19 20
Clause	267	Amendment of sch 1 (Reviews and appeals)		21
		(1) Schedule 1 table 1—		22

		insert—	1
'705C		Decision about whether proposed provision for principal hazard management plan for an operating plant is reasonable	
728C		Refusal of application for gas work licence or authorisation	
728C		Decision to impose a condition on, or to limit, a gas work licence or authorisation, other than a condition or limitation agreed to or requested by the applicant'.	
	(2)	Schedule 1, table 2, entry for section 488, under heading 'description of decision'—	2 3
		omit, insert—	4
		'Decision to require security for petroleum authority other than security in the form and amount prescribed under section 488(2)'.	5 6 7
	(3)	Schedule 1, table 2, entry for section 489, under heading 'description of decision'—	8 9
		omit, insert—	10
		'Decision to require increase in total security required to more than the prescribed amount under section 488(2) when the requirement is made'.	11 12 13
	(4)	Schedule 1, table 2, entry for section 526—	14
		omit.	15
	(5)	Schedule 1, table 2, entry for section 527(1), 'public land authority approval'—	16 17
		omit, insert—	18
		'entry on public land'.	19
268	Am	endment of sch 2 (Dictionary)	20
	(1)	Schedule 2, definitions entry notice, entry period, mineable coal seam, original notional sub-blocks, public land, public	21 22

Clause

		authority approval, relinquishment condition and waiver notice—	1 2				
	omit.						
(2)	Sche	edule 2—	4				
	inse	rt—	5				
	<i>'200</i>	4 Act start day means the day section 32 commences.	6				
	entry notice—						
	(a)	for chapter 5, part 2—see section 497(1)(a); and	8				
	(b)	for chapter 5, part 3—see section 526(2)(b).	9				
	entr _.	y period—	10				
	(a)	for chapter 5, part 2—see section 499(1)(b); and	11				
	(b)	for chapter 5, part 3—see section 526B(1)(b).	12				
	initial work program requirements see section 46.						
	original notional sub-blocks of an authority to prospect—						
	1.	The original notional sub-blocks, of an authority to prospect, are the sub-blocks stated in the instrument for the authority at the following time—	15 16 17				
		(a) if the authority was granted before the 2004 Act start day—immediately after its first renewal after that day;	18 19 20				
		(b) if the authority was granted after the 2004 Act start day—when it was originally granted.	21 22				
	2.	However, the original notional sub-blocks do not include any sub-block stated in the instrument that is completely within the area of a petroleum lease or 1923 Act lease.	23 24 25 26				
	3.	For item 1, if the instrument—	27				
		(a) states that the authority's area includes land within a block; but	28 29				
		(b) does not include or exclude any particular sub-block within that block:	30 31				

withi	reference to the block is a reference to all sub-blocks in the block, other than any sub-block that is completely in the area of another petroleum tenure or a 1923 Act bleum tenure.	1 2 3 4
preso	cribed incidents see section 706(1)(a).	5
mean	cipal hazard management plan, for an operating plant, as the principal hazard management plan for the plant, as the under section 705A.	6 7 8
publ	ic land means land other than—	9
(a)	private land; or	10
(b)	land to the extent of any of the following interests in relation to land—	11 12
	(i) a mining interest;	13
	(ii) an occupation right under a permit under the <i>Land Act</i> 1994.	14 15
relin	quishment condition—	16
1.	Generally, the <i>relinquishment condition</i> , for an authority to prospect is the <i>relinquishment condition</i> under section 65(1).	17 18 19
2.	However if chapter 15, part 3, division 2 applies, and the authority is an authority to which section 878 or 879 applies, the <i>relinquishment condition</i> for the authority is the <i>relinquishment condition</i> under that section.	20 21 22 23
3.	The relinquishment condition for a lease is the relinquishment condition under section 329(2).	24 25
in re	<i>Ices of the State</i> has the same meaning that the term has lation to the State of Queensland under the <i>Copyright Act</i> 8 (Cwlth), section 183(1). ³¹²	26 27 28
waiv	er of entry notice—	29
(a)	for chapter 5, part 2—see section 497(3); and	30
(b)	for chapter 5, part 2—see section 526(3).'.	31

³¹² *Copyright Act 1968* (Cwlth), section 183 (Use of copyright material for the services of the Crown)

(3)	Schedule 2, definition <i>notaer</i> , paragraph (c)—	1				
	omit, insert—	2				
	'(c) of a water monitoring authority, means the person who	3				
	is its holder as provided for under section 201; or'.	4				
(4)	Schedule 2, definition petroleum producer, 'means'—	5				
	omit, insert—	6				
	'includes'.	7				
(5)	Schedule 2, definition <i>owner</i> , item 1, paragraphs (h) and (i)—	8				
	omit, insert——	9				
	'(h) for a conservation park or resources reserve under the <i>Nature Conservation Act 1992</i> (the <i>NCA</i>) for which there are trustees—	10 11 12				
	(A) if, under the NCA, the park or reserve has trustees whose powers are not restricted—the trustees; or	13 14 15				
	(B) otherwise—the chief executive of the department in which the NCA is administered;'.	16 17 18				
(6)	Schedule 2, definition <i>owner</i> , item 1, paragraphs (j) to (q)—	19				
	renumber as paragraphs (i) to (p).	20				
(7)	Schedule 2, definition owner, item 1—					
	insert—	22				
	'(q) for any of the following land under the NCA—the State—					
	(i) a national park;	25				
	(ii) a national park (Aboriginal land);	26				
	(iii) a national park (scientific);	27				
	(iv) a national park (Torres Strait Islander land);	28				
	(v) a national park (recovery);	29				
	(vi) a forest reserve.'.	30				
(8)	Schedule 2, definition <i>the public interest</i> —	31				

s 269 374 s 270

		inse	insert—	
		'(g)	impacts on aesthetic, amenity, cultural or environmental values.'.	2 3
	Part	4	Amendment of Environmental	4
			Protection Act 1994	5
Clause	269	Act am	ended in pt 4	6
		Thi	s part amends the Environmental Protection Act 1994.	7
Clause	270	Insertic	on of new ch 13, pt 6	8
		Cha	apter 13—	9
		inse	ert—	10
	'Part	: 6	Transitional provisions for	11
			Petroleum and other	12
			Legislation Amendment Act	13
			2004	14
	'631		ial assurance if security for related petroleum ty is monetary	15 16
			s section applies to an environmental authority if—	17
		(a)	under the <i>Petroleum Act 1923</i> or the <i>Petroleum and Gas</i> (<i>Production and Safety</i>) <i>Act 2004</i> , the environmental authority is the relevant environmental authority for a petroleum authority; and	18 19 20 21

		(b) the <i>Petroleum Act 1923</i> , section 159 or the <i>Petroleum and Gas (Production and Safety) Act 2004</i> , section 920 applies to security held for the petroleum authority. ³¹³	1 2 3
	'(2)	A condition is taken to have, under section 364, been imposed on the environmental authority that its holder must give the administering authority financial assurance for the environmental authority in the amount required to be transferred under the section.	4 5 6 7 8
	'(3)	The amount is taken to also be the financial assurance.	9
	'(4)	The financial assurance is taken to be for the matters mentioned in section 364(1) in relation to the environmental authority.	10 11 12
	'(5)	On the making of the transfer, the requirement under the condition to give the financial assurance is taken to have been complied with.	13 14 15
'632		ancial assurance if security for related petroleum thority is non-monetary	16 17
	'(1)	This section applies to an environmental authority if—	18
		(a) under the <i>Petroleum Act 1923</i> or the <i>Petroleum and Gas</i> (<i>Production and Safety</i>) <i>Act 2004</i> , the environmental authority is the relevant environmental authority for a petroleum authority; and	19 20 21 22
		(b) the <i>Petroleum Act 1923</i> , section 160 or the <i>Petroleum and Gas (Production and Safety) Act 2004</i> , section 921 applies to security held for the petroleum authority. ³¹⁴	23 24 25
	'(2)	A condition is taken to have, under section 364, been imposed on the environmental authority that its holder must give the	26 27

³¹³ The *Petroleum Act 1923*, section 160 (Non-monetary securities)

*Petroleum and Gas (Production and Safety) Act 2004, section 921 (Non-monetary securities)

³¹⁴ Petroleum Act 1923, section 160 (Non-monetary securities)

Petroleum and Gas (Production and Safety) Act 2004, section 921 (Non-monetary securities)

			ronmental authority.	2
	'(3)		security mentioned in the section is taken to also be the acial assurance.	3 4
	'(4)	ment	financial assurance is taken to be for the matters tioned in section 364(1) in relation to the environmental ority.	5 6 7
	'(5)	instr inclu	section (3) and (4) applies despite the terms of an ument granting the security or any other document, ading, for example, a term that the security or its benefit is ransferable.	8 9 10 11
	'(6)	The	condition ends at the earlier of the following to happen—	12
		(a)	the amendment, under section 634, of the condition;	13
		(b)	the end of 12 months after the 2004 Act start day under the <i>Petroleum and Gas (Production and Safety) Act</i> 2004.	14 15 16
633	Effe	ect of	f financial assurance on the security	17
	'(1)		affects a security to the extent provided under this part.	18 19
	'(2)		nout limiting subsection (1), section 632 does not affect or age—	20 21
		(a)	the security mentioned in section 632(1) as a security under the <i>Petroleum Act 1923</i> or the <i>Petroleum and Gas (Production and Safety) Act 2004</i> ; or	22 23 24
		(b)	the matters for which the security was given under that Act; or	25 26
		(c)	the enforcement of the security under that Act.	27
	'(3)	Secti	ion 632, or any thing done under it, does not—	28
		(a)	discharge a security; or	29
		(b)	discharge or release a surety or other obligee, wholly or partly, from an obligation; or	30 31
		(c)	fulfil a condition allowing a person to terminate an instrument or be released, wholly or partly, from an	32 33

		obligation or modify the operation or effect of an instrument or obligation.	1 2
	'(4)	If the advice or consent of, or giving notice to, a person would be necessary to give effect to the giving of the financial assurance—	3 4 5
		(a) the advice is taken to have been obtained; and	6
		(b) the consent or notice is taken to have been given.	7
'634		nendment of financial assurance condition under s part	8 9
	'(1)	The administering authority may amend a condition about financial assurance imposed under this part to require the giving of replacement financial assurance, in a form and amount decided by the authority.	10 11 12 13
	'(2)	Section 364 applies for the amendment as if a reference in the section to the imposition of a condition requiring financial assurance were a reference to the amendment.	14 15 16
	'(3)	Sections 130 to 138 do not apply for the amendment.	17
	'(4)	Chapter 7, part 6, applies for the financial assurance. ³¹⁵ '.	18
Par	t 5	Amendment of Forestry Act	19
		1959	20
271	Act	t amended in pt 5	21
		This part amends the Forestry Act 1959.	22
272	Am	nendment of s 5 (Definitions)	23
		Section 5, definition Mining Acts, after '1989'—	24
		insert—	25

Clause

Clause

			, Pe	troiei	ım ana Gas (Proauction ana Sajety) Act 2004 .	1
	Part	6			Amendment of Nature Conservation Act 1992	2 3
Clause	273 A	ct ar	nend	ed ir	pt 6	4
			This	part	amends the Nature Conservation Act 1992.	5
Clause	274	Am	endr	nent	of s 27 (Prohibition on mining)	6
			Sect	ion 2	7(2)—	7
			omit	, inse	rt—	8
		'(2)	How	ever,	subsection (1) does not apply if—	9
			(a)	the 1	mining interest is—	10
				(i)	an authorised activity for a survey licence under the <i>Petroleum and Gas (Production and Safety)</i> 2004 (the P&G Act), section 394 ³¹⁶ other than in relation to a petroleum facility under that Act; or	11 12 13 14
				(ii)	an authorised activity for a pipeline licence under the P&G Act; and	15 16
			(b)		uthority under section 34 or 35 ³¹⁷ has been given for icence.	17 18
		' (3)	In th	is sec	tion—	19
			mini	ing in	terest means any activity authorised under—	20
			(a)	the I	Mineral Resources Act 1989; or	21
			(b)	the I	Petroleum Act 1923; or	22
			(c)	the 1	P&G Act'	23

³¹⁶ Petroleum and Gas (Production and Safety) 2004 section 394 (Surveying activities)

³¹⁷ Section 34 (Leases etc. over protected areas) or 35 (Chief executive's powers about permitted uses in national parks or national parks (recovery))

Clause	275	Insertion of new s 70QA	1
		After section 70Q—	2
		insert—	3
	'70QA	Prohibition on mining in forest reserves	4
		'A mining interest under section 27 ³¹⁸ can not be granted in relation to land in a forest reserve.'.	5

Schedule	Minor amendments	1
	section 69(2)	2
Petroleum A	And Gas (Production and Safety) Act 2004	3
1 Section	n 18(1)(e), after 'survey licence'—	4
om	it, insert—	5
'gr	anted under section 396;'.	6
2 Section	n 18(1)(h) and (i)—	7
om	it, insert—	8
'(h) a <i>gas work licence</i> granted under chapter 9, part 6, division 3, subdivision 1; ³¹⁹	9 10
(i)	a <i>gas work authorisation</i> granted under chapter 9, part 6, division 3, subdivision 1.'.	11 12
3 Section author	n 18(2), 'gas work licence or gas work isation'—	13 14
om	it, insert—	15
'ga	s work licence or authorisation'.	16
4 Section	n 23(2), after 'program applies has'—	17
ins	ert—	18
'sta	arted and'.	19
5 Section	n 28(2)(d)—	20
om	it.	21

³¹⁹ Chapter 9, part 6, division 3, subdivision 1 (Applying for and obtaining gas work licence or authorisation)

6	Section 42(3) and (4)—	1
	relocate and renumber as section 42(8A) and (8B).	2
7	Section 42(5) to (9)—	3
	renumber as section 42(3) to (9).	4
8	Section 50, from 'proposed work program'—	5
	omit, insert—	6
	'proposed later work program for an authority to prospect. ³²⁰ '.	7
9	Section 59(1), 'period'—	8
	omit, insert—	9
	'program period'.	10
10	Section 59(2), 'division'—	11
	omit, insert—	12
	'subdivision'.	13
11	Section 60(2), from 'plan'—	14
	omit, insert—	15
	'work program for carrying out work under the program.'.	16
12	Section 64, note 1, 'parts 4, 8 and 10'—	17
	omit, insert—	18
	'parts 4, 9 and 10'.	19

³²⁰ For the requirements to lodge a proposed later work program, see sections 79(Obligation to lodge proposed later work program), 100 (Minister may add excluded land), 104 (Requirements for making application), 372 (Requirements for making application) and 790 (Types of noncompliance action that may be taken).

13	Section 65(3)(a), 'notice (the'—	1
	omit, insert—	2
	'notice ('.	3
14	Section 68(1), 'are less'—	4
	omit, insert—	5
	'is less'.	6
15	Section 71, heading, 'it'—	7
	omit, insert—	8
	'its'.	9
16	Section 79(1), note 2, 'section 81(1)'—	10
	omit, insert—	11
	'section 82(1)'.	12
17	Section 79(4), 'current plan period'—	13
	omit, insert—	14
	'current work program period'.	15
18	Section 84(5)(b)—	16
	omit, insert—	17
	'(b) give, under section 488, ³²¹ security for the renewed authority.'.	18 19

³²¹ Section 488 (Power to require security for petroleum authority)

19	Section 85(2), after 'relinquishment day'—	1
	insert—	2
	'for the renewed authority'.	3
20	Section 85(2)—	4
	renumber and relocate as section 85(4A).	5
21	Section 85(3) to (4A)—	6
	renumber as section 85(2) to (4).	7
22	Section 85(8)(a), 'that'—	8
	omit, insert—	9
	'than'.	10
23	Section 92(3), 'However'—	11
	omit, insert—	12
	'Despite subsection (1)'.	13
24	Section 100(4)(a), before 'work program'—	14
	insert—	15
	'the'.	16
25	Section 142, from 'petroleum lease'—	17
	omit, insert—	18
	'petroleum lease. ³²² '.	19

³²² For the requirements to lodge a proposed later development plan, see sections 79 (Minister may add excluded land), 100 (Obligation to lodge proposed later development plan) and 372 (Requirements for making application) and 790 (Types of noncompliance action that may be taken).

Schedule (continued)
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26	Section 151(2), 'authority'—	1
	omit, insert—	2
	'lease'.	3
27	Section 151(4)(b), 'mining'—	4
	omit.	5
28	Section 159(6)(a), 'under under'—	6
	omit, insert—	7
	'under'.	8
29	Section 173(4), 'to', second mention—	9
	omit.	10
30	Section 198, 'the area of the area of'—	11
	omit, insert—	12
	'the area of'.	13
31	Section 203, 'apply to amend'—	14
	omit, insert—	15
	'apply for the amendment of'.	16
32	Section 213(2)(c), 'for deciding the claim, as'—	17
	omit.	18
33	Section 215(6), 'any the'—	19
	omit, insert—	20
	'any of the'.	21

	Schedule (continued)	
34	Section 220, heading, 'tender'—	1
	omit, insert—	2
	'tenderer'.	3
35	Section 220(1), 'following person'—	4
	omit, insert—	5
	'following persons'.	6
36	Section 220(1)(b), after 'according'—	7
	insert—	8
	'to'.	9
37	Section 232(2), 'the the'—	10
	omit, insert—	11
	'the'.	12
38	Section 232(3), 'stating the following'—	13
	omit, insert—	14
	'stating each of the following'.	15
39	Section 234(3)(a), 'section 223'—	16
	omit, insert—	17
	'section 242'.	18
40	Section 234(6), definition <i>authorised activity</i> , paragraphs (a) and (b)—	19 20
	omit, insert—	21
	'(a) a mining lease, means an activity that, under the Mineral Resources Act, is an authorised activity for the lease; or	22 23

Schedule (continued	1
Coriodaio (٠,

	(b) a 1923 Act lease, means an activity that, under the 1923 Act, is an authorised activity for the lease.'.	1 2
41	Section 277(1)(c), 'for the area of'—	3
	omit, insert—	4
	'of'.	5
42	Section 282, heading, 'water observation bore or water observation bore'—	6 7
	omit, insert—	8
	'water observation bore or water supply bore'.	9
43	Section 288(4), definition <i>relevant office</i> , paragraph (a), 'applications under this section'—	10 11
	omit, insert—	12
	'documents mentioned in subsection (3)'.	13
44	Section 289(b)(i), 'application'—	14
	omit, insert—	15
	'notice'.	16
45	Section 297(2) and (3), 'met'—	17
	omit, insert—	18
	'complied with'.	19
46	Section 350(2)(a), 'petroleum lease holder'—	20
	omit, insert—	21
	'mining lease holder'.	22

	Schedule (continued)	
47	Section 472(1), 'under this part'—	1
	omit.	2
48	Section 474(1), 'apply to amend'—	3
	omit, insert—	4
	'apply for the amendment of'.	5
49	Section 495(c), 'had'—	6
	omit, insert—	7
	'has'.	8
50	Section 500(1), 'an authority holder'—	9
	omit, insert—	10
	'a petroleum authority holder'.	11
51	Section 500(4), 'section 499(5)'—	12
	omit, insert—	13
	'section 499(6)'.	14
52	Section 503(1)(a), 'entry'—	15
	omit, insert—	16
	'exercise of the rights'.	17
53	Section 506, heading, after 'provisions for'—	18
	insert—	19
	'access and'.	20

Schedule (continued)
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54		506(1), 'the a'—	1 2
	'a'.	, mscri	3
55	Section	522(2)(a), 'proposal'—	4
		t, insert—	5
	'pro _l	posed'.	6
56	Section	523(3), ', with necessary changes,'—	7
	omit	· •	8
57	Section	525(1)(a) and (b)—	9
	omit	t, insert—	10
	'(a)	the relevant public road authority; and	11
	(b)	the relevant petroleum authority holder; and	12
	(c)	each of their personal representatives, successors and assigns.'.	13 14
58	Section	529, 'mining lease or petroleum lease'—	15
	omit	t, insert—	16
	ʻmin	ing or petroleum lease'.	17
59	Section	530(1), 'mining lease or petroleum lease'—	18
	omit	t, insert—	19
	ʻmin	ing or petroleum lease'.	20
60	Section operated	539(3), 'under which pipeline is constructed or d'—	21 22
	omit	•	23

61	Section 531(5), definition <i>relevant owner or occupier</i> , paragraph (a), 'private land or public land'—	1 2
	omit, insert—	3
	'private or public land'.	4
62	Section 534(1)(a), before 'compensation liability', first mention—	5 6
	insert—	7
	'the'.	8
63	Section 544(6), definition <i>relevant period</i> , paragraph (a), 'from 5 business days after the discovery to'—	9 10
	omit, insert—	11
	of'.	12
64	Section 546(1), 'held the petroleum tenure'—	13
	omit, insert—	14
	'held the tenure'.	15
65	Section 548(1), 'section 170'—	16
	omit, insert—	17
	'section 547'.	18
66	Section 548(5), 'subsection (2)'—	19
	omit, insert—	20
	'subsection (3)'.	21

Schedule (cor	ntinued)
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67	Section 560(2)(a), 'or;'—	1
	omit, insert—	2
	"; or".	3
68	Section 568(1)(d), 'paragraph (a)'—	4
	omit, insert—	5
	'paragraph (c)'.	6
69	Section 570(4), 'subsection (1)'—	7
	omit, insert—	8
	'subsection (2)'.	9
70	Section 572(1), after 'A holder of'—	10
	insert—	11
	ʻa'.	12
71	Section 663, 'stating the following'—	13
	omit, insert—	14
	'stating each of the following'.	15
72	Section 681(4), after 'Maximum penalty'—	16
	insert—	17
	'for subsection (4)'.	18
73	Section 707(2), 'relevant plant operator or site safety manager'—	19 20
	omit, insert—	21
	'operator of, or site safety manager for, any relevant operating plant'.	22 23

74	Section 746, 'land the subject'—	1
	omit, insert—	2
	'the area'.	3
75	Section 746, 'land', second mention—	4
	omit, insert—	5
	'area'.	6
76	Section 766, heading, 'direction'—	7
	omit, insert—	8
	'requirement'.	9
77	Section 792(2), 'subdivision 3 or 4'—	10
	omit, insert—	11
	'subdivision 4'.	12
78	Section 793, 'gas work licence or gas work authorisation'—	13 14
	omit, insert—	15
	'gas work licence or authorisation'.	16
79	Section 800(2)(b), 'coal seam gas mining;'—	17
	omit, insert—	18
	'coal seam gas mining; ³²³ '.	19

³²³ See the Mineral Resources Act, section 318CN (Use that may be made under mining lease of incidental coal seam gas).

80	Section 801(2), after 'products are'—	1
	insert—	2
	'each of'.	3
81	Section 801(2)(f)—	4
	omit, insert—	5
	'(f) for a petroleum tenure holder—associated water for the tenure;'.	6 7
82	Section 801(2)(g), 'is to'—	8
	omit, insert—	9
	'must'.	10
83	Section 805(1)(a), after 'part 2 or 3'—	11
	insert—	12
	', to the extent the part is relevant,'.	13
84	Section 808, after 'pipeline land'—	14
	insert—	15
	'for a pipeline licence'.	16
85	Section 823(1)(b)—	17
	omit.	18
86	Section 834(a)(iii)—	19
	omit, insert—	20
	'(iii) an authority under this Act; ³²⁴ '.	21

³²⁴ For the authorities under this Act, see section 18 (Types of authority under Act).

87	Section 834(e), 'a petroleum authority or a gas work licence or authorisation'—	1 2
	omit, insert—	3
	'an authority under this Act'.	4
88	Section 834(g), 'a petroleum authority or gas work licence or authorisation'—	5 6
	omit, insert—	7
	'an authority under this Act'.	8
89	Section 843(2), ', or land to be subject to,'—	9
	omit.	10
90	Section 845(3)—	11
	omit, insert—	12
	'(3) The withdrawal takes effect when the notice is lodged.'.	13
91	Section 849, heading, 'authority'—	14
	omit, insert—	15
	'instrument for authority'.	16
92	Section 849(1), 'authority'—	17
	omit, insert—	18
	'instrument for the authority'.	19
93	Section 849(2), 'petroleum'—	20
	omit.	21

94	Section 849(3)—	1
	omit, insert—	2
	(3) If the official is reasonably satisfied the instrument has been lost, stolen or destroyed, the official must replace it.'.	3 4
95	Section 849(4), 'authority'—	5
	omit, insert—	6
	'instrument'.	7
96	Section 864, heading, 'a gas work licence'—	8
	omit, insert—	9
	'gas work licences'.	10
97	Section 864(1)(b), ';'—	11
	omit, insert—	12
	• • • • • • • • • • • • • • • • • • • •	13
98	Section 865, heading, 'an authorisation'—	14
	omit, insert—	15
	'gas work authorisations'.	16
99	Section 868, heading, 'and other officers'—	17
	omit.	18
100	Section 869(1), after 'applies if'—	19
	insert—	20
	', immediately'.	21

101	Section 932(1), as renumbered under this Act, 'under the Mineral Resources Act'—	1 2
	omit.	3
102	Section 932(2), as renumbered under this Act, 'were'—	4
	omit, insert—	5
	'had been'.	6
103	Chapter 15, part 4, as renumbered under this Act, division 2, heading—	7 8
	omit.	9
104	Section 933, as renumbered under this Act, 'at'—	10
	omit, insert—	11
	'on'.	12
105	Chapter 15, part 4, as renumbered under this Act, before section 934—	13 14
	insert—	15
'Divi	sion 2 Provision for coal seam gas'.	16
106	Section 935(2), as renumbered under this Act, 'payable for the petroleum'—	17 18
	omit, insert—	19
	'payable for the production of the petroleum'.	20
107	Section 936, as renumbered under this Act, heading, 'Deferred application of'—	21 22
	omit, insert—	23
	'Deferral of'.	24

108	Section 937(1), as renumbered under this Act, from 'section if'—	1 2
	omit, insert—	3
	'section if, other than for this section, this Act applies to the operation or activity.'.	4 5
109	Section 937(2)(b), as renumbered under this Act, 'of this section'—	6 7
	omit.	8
110	Section 999(2) and (4), as renumbered under this Act, 'Subsection (1)'—	9 10
	omit, insert—	11
	'Subsection (3)'.	12
111	Schedule 1, heading, '823(2)'—	13
	omit, insert—	14
	'823(3)'.	15
112	Schedule 1, table 1, '625(1)'—	16
	omit, insert—	17
	'625(1) or (6)'.	18
113	Schedule 1, table 1, entry for section 622, under heading 'description of decision'—	19 20
	omit, insert—	21
	'Refusal to issue gas quality approval'.	22

Schedule 1, table 1, entry for section 646(2), under heading 'description of decision'—	1 2
omit, insert—	3
'Decision to give revision notice about measurement scheme'.	4
Schedule 1, table 1, entry for section 681(2), under heading 'description of decision'—	5 6
omit, insert—	7
'Decision to give revision notice about safety management plan'.	8 9
Schedule 1, 'gas work licence or gas work authorisation'—	10 11
omit, insert—	12
'gas work licence or authorisation'.	13
Schedule 1, table 2, entry for section 84, under heading 'description of decision'—	14 15
omit, insert—	16
'Refusal to renew authority to prospect'.	17
Schedule 1, table 2, entry for section 97, under heading 'description of decision'—	18 19
omit, insert—	20
'Decision to take proposed action under section 96 for authority to prospect'.	21 22
Schedule 1, table 2, entry for section 164, under heading 'description of decision'—	23 24
omit, insert—	25
'Refusal to renew petroleum lease'.	26

120	Schedule 1, table 2, '437'—	1
120	omit, insert	
		2
	'215'.	3
121	Schedule 1, table 2, entry for section 482, under heading 'description of decision'—	4 5
	omit, insert—	6
	'Refusal to renew licence'.	7
122	Schedule 1, table 2, heading 'decisions under chapter 4'	8
	omit, insert—	9
	'decisions under chapter 5'.	10
123	Schedule 2, definition additional relinquishment condition, 'section 62(5)',	11 12
	omit, insert—	13
	'section 62(6)'.	14
124	Schedule 2, definition <i>block</i> , '29(2)'—	15
	omit, insert—	16
	'29(1)'.	17
125	Schedule 2, definition compensation agreement, paragraph (a), '.'—	18 19
	omit, insert—	20
	'; or'.	21

Schedule 2, definition <i>compensation agreement</i> , paragraph (b), '; or'—	1 2
omit, insert—	3
···	4
Schedule 2, definition <i>compensation liability</i> , paragraph (b), 'otherwise'—	5 6
omit, insert—	7
'for chapter 5, part 5'.	8
Schedule 2, definition <i>holder</i> , paragraph (d), 'gas work licence or gas work authorisation'—	9 10
omit, insert—	11
'gas work licence or authorisation'.	12
Schedule 2, definition <i>inspector</i> , paragraph (b), after 'deputy chief inspector'—	13 14
insert—	15
', petroleum and gas'.	16
Schedule 2, definition <i>interfere with</i> , after 'tamper'—	17
insert—	18
'with'.	19
Schedule 2, definition <i>occupier</i> , item 1, 'land'—	20
omit, insert—	21
'place'.	22
	paragraph (b), '; or'—

132	Schedule 2, definition operate, item 2, after 'petroleum'—	1
	insert—	2
	'or if, under section 402, the pipeline may be used to transport another substance prescribed under a regulation, the other substance'.	3 4 5
133	Schedule 2, definition public road authority, 'Transport Infrastructure Act 1991'—	6 7
	omit, insert—	8
	'Transport Infrastructure Act 1994'.	9
	oleum and Gas (Production and Safety) Act 2004 endments of Gas Supply Act 2003)	10 11
134	Amendment of s 989(3), as renumbered under this Act, 'Petroleum and Gas (Production and Safety) Act 2004'—	12 13
	omit, insert—	14
	'Petroleum and Gas (Production and Safety) Act'.	15
Petro	oleum and Gas (Production and Safety) Act 2004	16
	endments of Geothermal Exploration Act 2004)	17
135	Section 991, as renumbered under this Act, inserted	18
	section 7(3)(a), before 'an'—	19
	insert—	20
	'for'.	21

136	Section 991, as renumbered under this Act, inserted section 7(3)(b), (c) and (d), before 'a'—	1 2
	insert—	3
	'for'.	4
137	Section 994(2), as renumbered under this Act, 'petroleum tenure'—	5 6
	omit, insert—	7
	'1923 Act petroleum tenure'.	8
	oleum and Gas (Production and Safety) Act 2004 endments of Mineral Resources Act 1989)	9 10
	endments of Mineral Resources Act 1989) Section 1020, as renumbered under this Act, inserted	10
(am	endments of Mineral Resources Act 1989) Section 1020, as renumbered under this Act, inserted section 318A, after 'part are'—	10 11 12
(am	endments of Mineral Resources Act 1989) Section 1020, as renumbered under this Act, inserted	10
(am	Section 1020, as renumbered under this Act, inserted section 318A, after 'part are'— insert— ', in conjunction with the Petroleum and Gas (Production and Safety) Act, chapter 3, and the Petroleum Act 1923,	10 11 12 13 14 15
(amo	Section 1020, as renumbered under this Act, inserted section 318A, after 'part are'— insert— ', in conjunction with the Petroleum and Gas (Production and Safety) Act, chapter 3, and the Petroleum Act 1923, part 6F,325'. Section 1020, as renumbered under this Act, inserted	10 11 12 13 14 15 16

³²⁵ Petroleum and Gas (Production and Safety) Act, chapter 3 and the *Petroleum Act* 1923, part 6F (Provisions for coal seam gas)

140	Section 1020, as renumbered under this Act, inserted section 318AT(1)(d)(vi), 'the the'—	1 2
	omit, insert—	3
	'the'.	4
141	Section 1020, as renumbered under this Act, inserted section 318DA(1), 'apply to amend'—	5 6
	omit, insert—	7
	'apply for the amendment of'.	8
142	Section 1020, as renumbered under this Act, inserted section 318EA(1), 'proposed proposed'—	9 10
	omit, insert—	11
	'proposed'.	12
143	Section 1020, as renumbered under this Act, inserted section 318El(2)(a), 'schedule 2'—	13 14
	omit, insert—	15
	'schedule 1'.	16
144	Section 1020, as renumbered under this Act, inserted section 318EL, 'does comply with section 318EL'—	17 18
	omit, insert—	19
	'does not comply with section 318EK'.	20
145	Section 1028, as renumbered under this Act, inserted section 742, 'part'—	21 22
	omit, insert—	23
	'division'.	24

Schedule (continued)

146	Section 1028, as renumbered under this Act, inserted section 755(4), definition <i>required notice</i> , after 'authorised activity'—	1 2 3
	insert—	4
	'for the MDL'.	5
147	Section 1028, as renumbered under this Act, inserted section 761(2)(a), 'notice'—	6 7
	omit, insert—	8
	'report'.	9
	oleum and Gas (Production and Safety) Act 2004 endments of Water Act 2000)	10 11
148	Section 1050(1), as renumbered under this Act, 'state rate'—	12 13
	omit, insert—	14
	'stated rate'.	14

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