

Queensland



#### Queensland

## Petroleum and Other Legislation Amendment Bill (No. 2) 2004

#### Contents

		Page
Part 1	Preliminary	
1	Short title	10
2	Commencement	10
Part 2	Amendment of Mineral Resources Act 1989	
3	Act amended in pt 2	10
4	Amendment of s 318CN (Use that may be made under mining lease of incidental coal seam gas)	10
5	Amendment of s 318EB (Obligation to lodge proposed later development plan)	10
6	Amendment of s 739 (Definitions for div 6)	11
7	Amendment of s 741 (Unfinished special coal mining lease applications)	11
8	Amendment of s 747 (Continuation of particular rights relating to coal seam gas under mineral hydrocarbon mining leases)	12
Part 3	Amendment of Petroleum Act 1923	
9	Act amended in pt 3	12
10	Amendment of s 2 (Definitions)	12
11	Amendment of s 25M (Requirements for making application)	14
12	Amendment of s 25U (Expiry of pt 4 and ending of authorities to prospect)	14
13	Amendment of s 45 (Entitlement to renewal of lease)	15
14	Amendment of s 74J (Penalty relinquishment if work program not completed within extended period)	15

15			75A (Obligation to decommission pipelines)	15
16	Insertion of	of new	pt 6CA	16
	Division 1		Preliminary	
	75IA	Simpl	lified outline of pt 6CA	16
	75IB	What	is an existing Water Act bore	17
	75IC	Wher	n an existing Water Act bore is unduly affected .	17
	75ID	Wher capac	n an existing Water Act bore has an impaired city	18
	75IE	What	are restoration measures	19
	75IF	Refer	rences to 1923 Act petroleum tenure holder in A	19
	Division 2		Obligation to make good for existing Water Act bores	
	75IG	The n	nake good obligation	20
	75IH	Provi	sions for application of make good obligation	21
	Division 3		Underground water impact reports	
	Subdivisio	n 1	Fixing of trigger threshold for aquifers	
	75II	Opera	ation of sdiv 1	21
	75IJ	Requ	est for trigger threshold and action on request .	21
	75IK	Provi	sions for fixing trigger threshold	22
	75IL		trigger threshold applies for all taking of water ssarily taken as part of petroleum production	23
	Subdivisio	n 2	Lodging report	
	75IM	Lodgi	ng report	23
	75IN	Requ	irements for report	24
	75IO	Exem	option from underground water flow model	25
	Subdivisio	n 3	Consideration of underground water impact report	
	75IP	Powe	r to require amendment of report	26
	75IQ	Decis	sion on report	27
	Division 4		Pre-closure report	
	75IR	Oblig	ation to lodge pre-closure report	27
	75IS	Requ	irements for report	29
	75IT	Powe	r to require amendment of report	29
	75IU	Effect	t of lodgment of report	29
	Division 5		Monitoring and review reports	
	75IV	Opera	ation of div 5	30
	75IW	Obliga	ation to lodge monitoring reports	30

	75IX	Oblig	ation to lodge review reports	31
	75IY	Effec	t of lodgment of review report	32
	75IZ	Chie <sup>s</sup>	f executive's power to change frequency of ts	32
	75IZA	Chie	f executive's power to change reporting days	33
	75IZB	Powe	er to require amendment of review report	33
	Division 6		Complying with make good obligation	
	Subdivisio	n 1	Obligation to negotiate	
	75IZC	1923 nego	Act petroleum tenure holder's obligation to tiate	34
	Subdivisio	n 2	Tribunal decision on how the obligation must be complied with	
	75IZD	Appli	cation of sdiv 2	34
	75IZE	Appl	ying to tribunal	34
	75IZF	Prov	sions for making decision	35
	75IZG	Provi	sions for deciding compensation	36
	Subdivisio	n 3	Miscellaneous provisions	
	75IZH		e good agreement or tribunal's decision binds essors and assigns	37
	75IZI	Revie	ews by tribunal	37
	75IZJ	_	t of entry after 1923 Act petroleum tenure ends mply with make good obligation	38
	75IZK	Advid	ce from Water Act regulator	38
17	Amendme	nt of s	75J (Requirements for drilling well)	38
18	Amendme	nt of s	75L (Restrictions on making conversion)	39
19			75Q (Transfer of water observation bore or re to landowner)	39
20			75R (Transfer of well to holder of geothermal nit or mining tenement)	39
21			s 75S (Transfer of water observation bore to um tenure holder)	39
	75S		sfer of water observation bore to petroleum e holders or water monitoring authority holder	39
22	Amendme	nt of s	75U (Obligation to decommission)	40
23	Insertion of	of new	pt 6D, div 5	40
	Division 5		Water monitoring authorities	
	Subdivisio	n 1	Obtaining water monitoring authority	
	75WA	Who	may apply for water monitoring authority	41
	75WB	Requ	irements for making application	41

	75WC	Deci	ding application for water monitoring authority	41
	Subdivision	on 2	Key authorised activities	
	75WD	Ope	ration of sdiv 2	42
	75WE	Wate	er monitoring activities	43
	75WF	Limi wate	ted right to take or interfere with underground	43
	75WG	Auth	orisation for Water Act	43
	75WH	Wate	er Act not otherwise affected	43
	75WI	Res	triction on carrying out authorised activities	44
	75WJ	No r	ight to petroleum discovered	44
	Subdivision	on 3	Miscellaneous provisions	
	75WK	Tern	n of authority	44
	75WL		rision for who is the authority holder if only 1 ed petroleum tenure	44
	75WM	Addi	tional condition of relevant petroleum tenure	44
	75WN	Ame	ending water monitoring authority by application.	45
24	Amendme	ent of	s 76R (Restriction)	46
25	Amendme	ent of	s 76W (Applicant's obligations)	46
26	Amendme	endment of s 76X (Minister may require further negotiation) .		
27		endment of s 77 (Submissions by coal or oil shale ploration tenement holder)		46
28	Omission	of pt 6	6F, div 3, sdivs 2 and 3	47
29		Amendment of s 77O (Requirement for giving of copy of elinquishment report)		
30			s 77X (Deciding amendment application)	47
31			pt 6F, div 6 (Proposed later development plans)	47
	Division 6		Additional provisions for development plans	
	Subdivision	on 1	Additional requirements for proposed later development plans	
	77ZA	Ope	ration of sdiv 1	48
	77ZB	State	ement about interests of coal or oil shale or	48
	77ZC		uirement to optimise petroleum production	48
	77ZD	deve	sistency with coal or oil shale mining lease, elopment plan and relevant coordination ngement	48
	Subdivision		Other additional provisions for proposed later development plans	
	77ZE	App	ication of sdiv 2	49

	78	Additional criteria for approval	49
32	Amendme	ent of s 78B (Confidentiality obligations)	49
33	Amendme security)	ent of s 78F (Minister's power to require additional	50
34		ent of s 78M (Requirement for entry notice to carry out d activities)	50
35	Amendme	ent of s 79P (General liability to compensate)	50
36	Amendme	ent of s 80A (Petroleum register)	50
37	Amendme	ent of s 80J (Deciding application)	51
38	Amendme	ent of s 80K (Criteria for decision)	51
39		ent of s 80T (Types of noncompliance action that may	51
40	Amendme	ent of s 103 (Recovery of unpaid amounts)	51
41	application	ent of s 151 (Unfinished authority to prospect ns for which a Commonwealth Native Title Act, s 29 been given)	51
42	Insertion of	of new pt 10, sdiv 9A	52
	Subdivisio	on 9A Provisions for existing Water Act bores	
	165A	Exemption from, or deferral of, reporting provisions for existing 1923 Act petroleum tenure holders	52
	165B	Make good obligation only applies for existing Water Act bores on or from the 2004 Act start day	53
43	Amendme	ent of s 181 (Confidentiality obligations)	53
44	Insertion of	of new pt 11	53
	Part 11	Transitional provisions for Petroleum and Other Legislation Amendment Bill (No. 2) 2004	
	183	S 86 water bores	54
	184	Decommissioning wells and bores	54
45	Amendme	ent of schedule	54
Part 4	Amendme Act 2004	ent of Petroleum and Gas (Production and Safety)	
46	Act amend	ded in pt 4	55
47	Amendme	ent of s 11 (Meaning of LPG and fuel gas)	55
48		ent of s 78A (Penalty relinquishment if work program eted within extended period)	55
49	Amendme	ent of s 89 (Compliance with Act etc.)	56
50	Amendme	ent of s 117 (Who may apply)	56
51	Amendme	ent of s 121 (Requirements for grant)	56
52	Amendme	ent of s 227 (Storage rent payable by current owner)	56

53	Amendment of s 234 (Arrangement to coordinate petroleum activities)	
54	Amendment of s 236 (Ministerial approval of proposed coordination arrangement)	
55	Amendment of s 246 (When an existing Water Act bore is unduly affected)	
56	Amendment of s 250 (The make good obligation)	
57	Amendment of s 251 (Provisions for application of make good obligation)	
58	Amendment of s 255 (Fixed trigger threshold applies for all underground water rights)	
59	Amendment of s 257 (Requirements for report)	
60	Amendment of s 261 (Obligation to lodge pre-closure report)	
61	Amendment of s 264 (Effect of lodgment of report)	
62	Amendment of s 273 (Application of sdiv 2)	
63	Amendment of s 274 (Applying to tribunal)	
64	Amendment of s 275 (Provisions for making decision)	
65	Amendment of s 277 (Make good agreement or tribunal's decision binds successors and assigns)	
66	Amendment of s 281 (Requirements for drilling petroleum well) .	
67	Amendment of s 292 (Obligation to decommission)	
68	Amendment of s 306 (Content requirements for CSG statement)	
69	Amendment of s 378 (Applied provisions for making and deciding renewal application)	
70	Amendment of s 386 (Requirements for consultation with particular coal or oil shale mining tenement holders)	
71	Amendment of s 531 (General liability to compensate)	
72	Amendment of s 546 (End of tenure report)	
73	Amendment of s 559 (Obligation to decommission pipelines)	
74	Amendment of s 569 (Prohibited dealings)	
75	Amendment of s 573 (Deciding application)	
76	Amendment of s 574 (Criteria for decision)	
77	Amendment of s 576 (Requirements for making surrender application)	
78	Amendment of s 589 (Recovery of unpaid amounts)	
79	Replacement of s 591 (General exemptions from petroleum royalty)	
	591 General exemptions from petroleum royalty	
80	Replacement of s 591A (Exemption for production testing)	

	591A	Exempt	ion for production testing	70
81			02 (Interest on unpaid petroleum royalty or m royalty)	71
82			70 (What is an operating plant)	71
83	Amendme	nt of s 67	73 (Who is the operator of an operating plant)	71
84	Amendmen manageme		74 (Requirement to have safety	71
85			75 (Content requirements for safety	72
86			37 (Who is the executive safety manager of	73
87	Insertion o	f new ch	9, pt 4, div 7	73
	Division 7		Obligation to comply with safety requirements nd instructions	
	708A	Offence	e not to comply with safety requirement	73
	708B	Chief in instructi	spector may issue safety alerts and ions	74
88	Amendme	nt of s 72	24 (Types of gas device)	75
89	Amendme	nt of s 72	28 (Who may apply)	75
90	Replaceme	ent of s 7	728B (Interim licence or authorisation)	75
	728B	Interim	licence or authorisation	75
91	Amendme	nt of s 87	76 (Conversion on 2004 Act start day)	76
92	Amendmen		81 (Additional conditions for renewal	76
93	Insertion o	fnews9	911A	77
	911A	Provisio	on for continuance of 1923 Act make good	77
94	Amendme	nt of s 92	26 (Provisions for petroleum royalty)	77
95			27 (Corresponding approvals and decisions a converted petroleum authority)	77
96	Amendmen 1923 Act)	nt of s 93	31 (References in Acts and documents to	78
97			(Continuation of petroleum royalty exemption g under 1923 Act)	78
98	Amendme	nt of s 93	37 (Existing operating plant)	78
99	Insertion o	f new ch	ı 15, pt 5	78
	Part 5		ransitional provisions for Petroleum and other Legislation Amendment Bill (No. 2) 2004	
	938A	Pipeline	e licences	79
	938B	Reques	sts for pipeline licences	79

	938C	1923 Act water bores	79
	938D	Decommissioning wells and bores	80
100	Amendn	nent of sch 2 (Dictionary)	80
Part 5	Amendı	ment of Water Act 2000	
101	Act ame	nded in pt 5	81
102	Amendn	nent of s 203 (Definitions for pt 6)	81
103	Amendn	nent of s 206 (Applying for a water licence)	81
104	Amendn	nent of s 227 (Cancelling water licence)	81
Part 6	Minor a	mendments	
105	Minor ar	mendments	82
Schedule	Minor a	mendments of Acts	83
	Coal Mir	ning Safety and Health Act 1999	83
	Environr	mental Protection Act	83
	Mineral	Resources Act 1989	84
	Petroleu	m Act 1923	85
	Petroleu	m and Gas (Production and Safety) Act 2004	88

## 2004

## **A Bill**

for

An Act to amend the *Petroleum Act 1923*, and for other purposes

**s 1** 10 **s 5** 

Petroleum and Other Legislation Amendmen	t
Bill (No. 2) 2004	

	The P	The Parliament of Queensland enacts—						
	Part	1 Preliminary	2					
Clause	1	Short title	3					
		This Act may be cited as the <i>Petroleum and Other Legislation Amendment Act (No. 2) 2004</i> .	4 5					
Clause	2	Commencement	6					
		Section 7 is taken to have commenced on 12 October 2004.	7					
	Part	2 Amendment of Mineral Resources Act 1989	8					
Clause	3	Act amended in pt 2	10					
		This part amends the Mineral Resources Act 1989.	11					
Clause	4	Amendment of s 318CN (Use that may be made under mining lease of incidental coal seam gas)	12 13					
		Section 318CN(2), examples, fourth dot point, after 'the power'—	14 15					
		insert—	16					
		'or supplying the power to a transmission grid as defined under the <i>Electricity Act 1994</i> , section 6'.	17 18					
Clause	5	Amendment of s 318EB (Obligation to lodge proposed later development plan)	19 20					
		Section 318EB(5)—	21					
		omit, insert—	22					

		(5)	plan before the end of the current plan period or if subsection (4) applies and the holder does not lodge another proposed later development plan within the current plan period—	1 2 3 4 5
			(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	6 7 8 9
			(b) the holder must comply with the requirement.'.	10
Clause	6	Am	nendment of s 739 (Definitions for div 6)	11
			Section 739, definition <i>mineral hydrocarbon mining lease</i> , after 'mining leases'—	12 13
			insert—	14
			'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'.	15 16 17
Clause	7		nendment of s 741 (Unfinished special coal mining se applications)	18 19
		(1)	Section 741(3) and (4)—	20
			renumber as section 741(4) and (5).	21
		(2)	Section 741(2)—	22
			omit, insert—	23
		'(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.	24 25 26 27
		'(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>	28 29 30 31

Clause	8	rela	nendment of s 747 (Continuation of particular rights ating to coal seam gas under mineral hydrocarbon ning leases)	
			Section 747(2)(b), 'chapter 9'—	4
			omit, insert—	5
			'chapters 9 and 10, and to the extent they apply for chapters 9 and 10, chapters 11 to 14'.	6 7
	Part	3	Amendment of Petroleum Act 1923	8
Clause	9	Act	t amended in pt 3	10
			This part amends the <i>Petroleum Act 1923</i> .	11
Clause	10	Am	nendment of s 2 (Definitions)	12
		(1)	Section 2, definitions relevant environmental authority and water supply bore—	13 14
			omit.	15
		(2)	Section 2—	16
			insert—	17
			<b>'2004</b> Act petroleum authority see the 2004 Act, section 18(2).	18 19
			existing Water Act bore see section 75IB.	20
			<i>impaired capacity</i> , for an existing Water Act bore, see section 75ID.	21 22
			interfere with includes tamper.	23
			make good agreement see section 75IZC(1).	24
			<i>make good obligation</i> , for an existing Water Act bore, see section 75IG.	25 26
			monitoring report means a report under section 75IW.	27

**s 10** 13 **s 10** 

	relevant environmental authority, for a 1923 Act petroleum tenure or water monitoring authority, means an environmental authority under the Environmental Protection Act granted for all of the authorised activities for the tenure or authority that are environmentally relevant activities under the Environmental Protection Act.	1 2 3 4 5 6
	<i>restoration measures</i> , for an existing Water Act bore, see section 75IE.	7 8
	review report means a report under section 75IX.	9
	<i>trigger threshold</i> , for an aquifer, means the trigger threshold for the aquifer under part 6CA, division 3, subdivision 1.	10 11
	underground water means water that occurs naturally in, or is introduced artificially into, an aquifer, whether or not it would, if tapped by a bore, flow naturally to the surface.	12 13 14
	underground water flow model, for existing Water Act bores, means an underground water flow model that complies with section 75IN.	15 16 17
	underground water impact report means an underground water impact report lodged under section 75IM, as amended by any review report.	18 19 20
	unduly affected for an existing Water Act bore, see section 75IC.	21 22
	water monitoring authority means an authority granted under section 75WC.	23 24
	water supply bore means a water bore drilled under section 86 with the permission of the Minister.'.	25 26
(3)	Section 2, definition authorised activity, item 1—	27
	omit, insert—	28
	'1 An <i>authorised activity</i> , for a 1923 Act petroleum tenure or water monitoring authority, is an activity that its holder is, under this Act, the tenure or authority, entitled to carry out in relation to the tenure or authority.'.	29 30 31 32
(4)	Section 2, definition owner, item 3—	33
	renumber as item 4.	34

		(5)	Section 2, definition owner—	I
			insert—	2
			'3 The <i>owner</i> of an existing Water Act bore is—	3
			(a) the person who owns the land on which the bore is located; or	4 5
			(b) any person who holds a lease over the land.'.	6
		(6)	Section 2, definition well, item 3, paragraph (c)—	7
			renumber as paragraph (d).	8
		(7)	Section 2, definition well, item 3—	9
			insert—	10
			'(c) an existing Water Act bore;'.	11
		(8)	Section 2, definition work program, paragraph (b), 'its work program'—	12 13
			omit, insert—	14
			'a later work program for the authority'.	15
Clause	11		nendment of s 25M (Requirements for making polication)	16 17
			Section 25M—	18
			insert—	19
		'(3)	An authority to prospect holder can not apply to renew the authority if section 173 applies and the relinquishment condition under that section has not been complied with.	20 21 22
		'(4)	However, to the extent the application is for a whole sub-block in the area of a petroleum lease or 2004 Act lease, the application is invalid.'.	23 24 25
Clause	12		nendment of s 25U (Expiry of pt 4 and ending of thorities to prospect)	26 27
			Section 25U(2)—	28
			omit, insert—	29

		'(2)	All authorities to prospect still in force immediately before 1 November 2021 expire on that day.'.	1 2
Clause	13	Am	endment of s 45 (Entitlement to renewal of lease)	3
			Section 45(1A)(d), 'an agreement as follows'—	4
			omit, insert—	5
			'a following agreement, whether made before or after the commencement of this paragraph,'.	6 7
Clause	14		nendment of s 74J (Penalty relinquishment if work ogram not completed within extended period)	8 9
		(1)	Section 74J, 'that corresponds'—	10
			omit, insert—	11
			'that the Minister is satisfied corresponds'.	12
		(2)	Section 74J—	13
			insert—	14
		'(2)	The holder must give the chief executive written notice of the relinquishment within 20 business days after the end of the extended period.	15 16 17
		'(3)	If the holder does not comply with subsection (2), the Minister may take action under section 80T(1)(b).'.	18 19
Clause	15		nendment of s 75A (Obligation to decommission elines)	20 21
			Section 75A(2)—	22
			omit, insert—	23
		'(2)	However, subsection (1) does not apply if—	24
			(a) the pipeline was constructed or operated under another 1923 Act petroleum tenure or 2004 Act petroleum tenure and the pipeline has not, since its construction, operated under the holder's tenure; and	25 26 27 28

			(b)	the pipeline is operated as an authorised activity for a 1923 Act petroleum tenure or a 2004 Act petroleum tenure.'.	1 2 3
Clause	16	Inse	ertio	n of new pt 6CA	4
			Afte	r section 75I—	5
			inse	rt—	6
	<b>'Part</b>	6C	Α	<b>Existing Water Act bores</b>	7
	'Divis	ion	1	Preliminary	8
	'75IA	Sim	plific	ed outline of pt 6CA	9
	6	(1)	tenu: takir	part imposes an obligation on each 1923 Act petroleum re holder to do either of the following because of the ng of water necessarily taken as part of petroleum duction under the tenure—	10 11 12 13
			(a)	take restoration measures in relation to particular water bores;	14 15
			(b)	compensate the owners of particular water bores.	16
	•	(2)	Divi	sion 2 provides for when the obligation arises.	17
	6	(3)	throu	sions 3 and 4 provide for the identification of the bores ugh underground water impact and pre-closure reports ired to be lodged by 1923 Act petroleum tenure holders.	18 19 20
	4	(4)	Divi	sion 5 provides for reports by tenure holders to—	21
			(a)	monitor the taking of water necessarily taken as part of petroleum production; and	22 23
			(b)	assess and review underground water impact reports.	24
	6	(5)		sion 6 provides for agreements for, and for the resolution sputes about, complying with the obligation.	25 26

**s 16** 17 **s 16** 

1
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the bore is 4 5
equired a 6 tion to the 7 ng of, or 8 Act—that 9
e following 11 12
13
petroleum 14 ommercial 15 16
e approval, 17 athority, to 18
ommercial 20 21
ion (1) to 22 an <i>existing</i> 23 24
<b>ted</b> 25
te taking of 26 27 28
petroleum 30 mre is more 31 relation to 32 33
34

	'(2)	combination of any of the following activities the existing	1 2 3
		petroleum production under 1 or more 1923 Act	4 5 6
			7 8
'75ID			9 10
	<b>'</b> (1)	An existing Water Act bore has an <i>impaired capacity</i> if—	11
		able to provide a reasonable supply of water for the	12 13 14
		reduction in the number of stock able to be watered from the bore, having regard to the stock carrying	15 16 17 18
		water is authorised under a licence under the Water Act other than for domestic purposes or stock purposes—there is a material reduction in the pumping supply required to service the relevant enterprise or	19 20 21 22 23
	'(2)	In this section—	25
		0.25 ha, being a garden cultivated for domestic use and not for	26 27 28
		normally be depastured on the land on which the water is, or	29 30 31

'75IE	Wh	at are restoration measures	1
		'Restoration measures, for an existing Water Act bore, means measures to—	2 3
		(a) ensure the bore will no longer have an impaired capacity; or	4 5
		(b) provide an alternative supply of water to the supply of water from the bore.	6 7
		Examples of possible restoration measures—	8
		• deepening the bore	9
		• drilling a new bore	10
		• providing a supply of an equivalent amount of water of a suitable quality by piping it from an alternative source	11 12
'75IF		ferences to 1923 Act petroleum tenure holder in 6CA	13 14
	'(1)	This section applies if a 1923 Act petroleum tenure ends.	15
	'(2)	If the tenure was an authority to prospect and, under section 40,1 the tenure holder became a lease holder, a reference in this part—	16 17 18
		(a) to the 1923 Act petroleum tenure is a reference to the authority to prospect and the lease; and	19 20
		(b) to the tenure holder includes a reference to the lease holder.	21 22
	'(3)	Otherwise, a reference in this part to the tenure holder includes a reference to the holder of the tenure immediately before it ended.	23 24 25

<sup>1</sup> Section 40 (Lease to holder of authority to prospect)

'Divi	sion	2	Obligation to make good for existing Water Act bores	1 2
'75IG	The	mak	te good obligation	3
	'(1)	prod	e taking of water necessarily taken as part of petroleum uction under a 1923 Act petroleum tenure unduly affects kisting Water Act bore, the holder must—	4 5 6
		(a)	within a reasonable period, take restoration measures to restore the supply of water to the owner of the bore; or	7 8
		(b)	compensate the owner for the bore being unduly affected.	9 10
	'(2)	petro takin	n existing Water Act bore is likely, after the 1923 Act bleum tenure ends, to become unduly affected by the ag, the holder must, before the tenure ends, comply with ection (1) as if the bore is unduly affected by the taking. <sup>2</sup>	11 12 13 14
	<b>'</b> (3)	How	ever, subsection (2) does not apply if—	15
		(a)	the ending of the 1923 Act petroleum tenure happens under the 2004 Act, section 911;3 or	16 17
		(b)	the 1923 Act petroleum tenure was an authority to prospect and, under section 40, the tenure holder became a lease holder.	18 19 20
	'(4)		obligations under subsections (1) and (2) are the <i>make lobligation</i> .	21 22
	'(5)	does follo	oite subsections (1) and (2), the make good obligation not apply for an existing Water Act bore if either of the wing happened before the commencement of this on—	23 24 25 26
		(a)	the 1923 Act petroleum tenure has ended;	27
		(b)	the part of the area of the tenure on which the taking happened ceased to be part of the area of the tenure.	28 29

<sup>2</sup> See however section 75IY (Effect of lodgment of review report).

For what happens if, under the 2004 Act, a replacement tenure for the 1923 Act petroleum tenure takes effect, see also the 2004 Act, section 911A (Provision for continuance of 1923 Act make good obligation).

s 16 21 s 16

75IH	Pro	visions for application of make good obligation	1
	'(1)	The make good obligation applies—	2
		(a) whether the bore is inside or outside the area of the 1923 Act petroleum tenure; and	3 4
		(b) even if the bore was first unduly affected by the taking of water necessarily taken as part of petroleum production under the tenure after it ends.	5 6 7
	'(2)	If the make good obligation under this Act or the 2004 Act applies to more than 1 1923 Act or 2004 Act petroleum tenure holder for the same existing Water Act bore, the obligations apply to each of them jointly and severally.	8 9 10 11
	'(3)	The make good obligation continues to apply despite the ending of the tenure. <sup>4</sup>	12 13
Divi	sion	3 Underground water impact reports	14
Sub	divis	sion 1 Fixing of trigger threshold for aquifers	15 16
75II	Оре	eration of sdiv 1	17
	'(1)	This subdivision provides for the fixing of a trigger threshold for aquifers in the area affected by the taking of water necessarily taken as part of petroleum production under a 1923 Act petroleum tenure.	18 19 20 21
	'(2)	The fixing of the trigger threshold allows the tenure holder to	22 23
		prepare an underground water impact report for the tenure.	23
75IJ	Red	prepare an underground water impact report for the tenure.  quest for trigger threshold and action on request	24

For access to the relevant land after the tenure ends to comply with the make good obligation, see section 75IZJ (Right of entry after 1923 Act petroleum tenure ends to comply with make good obligation).

	'(2)	The chief executive must—	1
		(a) if no trigger threshold already applies for the aquifers—fix a trigger threshold for the aquifers and tell the tenure holder what that trigger threshold is; or	2 3 4
		(b) if, under section 75IL or the 2004 Act, section 253(2)(a), a trigger threshold already applies for the aquifers—tell the tenure holder what that trigger threshold is.	5 6 7 8
'75IK	Pro	visions for fixing trigger threshold	9
	'(1)	A trigger threshold fixed under section 75IJ(2)(a) must be the water level drop in the aquifers that the chief executive considers would be a level that causes a significant reduction in the maximum pumping rate or flow rate of the existing Water Act bores in the area affected by the taking of water necessarily taken as part of petroleum production.	10 11 12 13 14 15
	'(2)	In fixing the trigger threshold, the chief executive—	16
		(a) must consider—	17
		(i) the permeability and geometry of the aquifers; and	18
		(ii) the water levels in the aquifers; and	19
		(b) must allow the 1923 Act petroleum tenure holder a reasonable opportunity to make submissions about the trigger threshold proposed by the chief executive; and	20 21 22
		(c) may ask the tenure holder to give the chief executive documents or information the chief executive reasonably requires to fix the trigger threshold.	23 24 25
	'(3)	If the request is not complied with the chief executive may fix the trigger threshold using the documents or information available to the chief executive.	26 27 28

'75IL			igger threshold applies for all taking of water arily taken as part of petroleum production	1 2
	'(1)	Act, fixed takin	s section applies if, under section 75IJ(2)(a) or the 2004 section 253(2)(a), <sup>5</sup> a trigger threshold has already been d for an aquifer in any part of the area affected by the ng of water necessarily taken as part of petroleum duction under a 1923 Act petroleum tenure.	3 4 5 6 7
	'(2)	takir	trigger threshold applies for any aquifer in the area for the ng of water necessarily taken as part of petroleum luction under any other 1923 Act petroleum tenure.	8 9 10
'Sub	divi	sion	2 Lodging report	11
'75IM	Loc	dging	g report	12
	'(1)	relev	n 1923 Act petroleum tenure holder must, on or before the vant time, lodge an underground water impact report at the owing office (the <i>relevant office</i> )—	13 14 15
		(a)	the office of the department for lodging underground water impact reports, as stated in a gazette notice by the chief executive; or	16 17 18
		(b)	if no office is gazetted under paragraph (a)—the office of the chief executive.	19 20
	'(2)	An ı	underground water impact report—	21
		(a)	must comply with section 75IN; and	22
		(b)	may relate to the taking of water necessarily taken as part of petroleum production under 1 or more 1923 Act or 2004 Act petroleum tenures, held by the same person, or by different persons.	23 24 25 26
	<b>'</b> (3)	In th	nis section—	27
		rele	want time means the earlier of any of the following—	28
		(a)	20 business days after the end of the first year of—	29

<sup>5 2004</sup> Act section 253 (Request for trigger threshold and action on request)

		(i) for a lease—the start of petroleum production under the lease for commercial purposes; or	1 2
		(ii) for an authority to prospect—the approval, under the instrument for the authority, to produce petroleum;	3 4 5
	(b)	for a lease—when the lease holder is, under the 2004 Act, section 599,6 first required to lodge a royalty return for petroleum production in the area of the lease.	6 7 8
'75IN Re	equire	ements for report	9
'(1)		ject to section 75IO, an underground water impact report at include each of the following—	10 11
	(a)	the trigger threshold for aquifers in the area affected by the taking of water necessarily taken as part of petroleum production under the 1923 Act petroleum tenure;	12 13 14 15
	(b)	details of an underground water flow model prepared by the holder to predict the drop in the water level, because of the taking, in aquifers predicted by the holder to be affected by the taking;	16 17 18 19
	(c)	the area and aquifers predicted by the holder to be affected by the taking;	20 21
	(d)	details of the existing Water Act bores predicted by the holder to be unduly affected by the taking, either alone or in combination with—	22 23 24
		(i) the taking of water necessarily taken as part of petroleum production under another 1923 Act petroleum tenure; or	25 26 27
		(ii) the exercise of underground water rights under the 2004 Act for a 2004 Act petroleum tenure;	28 29
	(e)	an estimate of when each of the bores will become unduly affected;	30 31

<sup>6 2004</sup> Act, section 599 (Annual royalty returns)

		(f)	details of a monitoring program proposed to be carried out by the holder to monitor the impact of the taking;	1 2
		(g)	other information or matters prescribed under a regulation.	3
	'(2)		underground water flow model must comply with any irements prescribed under a regulation.	5 6
	'(3)	any of it may with for e	e underground water impact report is for a combination of of the following activities carried out by different persons, ay state the liability, as between the persons, to comply the make good obligation under this Act or the 2004 Act ach existing Water Act bore identified in the report if it is, ecomes, unduly affected—	7 8 9 10 11
		(a)	the taking of water necessarily taken as part of petroleum production under 1 or more 1923 Act petroleum tenures;	13 14 15
		(b)	the exercise, under the 2004 Act, of the underground water rights for 1 or more 2004 Act petroleum tenures.	16 17
	<b>'</b> (4)	tenui	rever, a statement under subsection (3) does not affect the re holders' joint and several liability under section 75IH the obligation.	18 19 20
7510	Exe	mpti	on from underground water flow model	21
			tion 75IN(1)(b) need not be complied with if the chief utive is satisfied—	22 23
		(a)	that, because of the need for data to be collected after the relevant time under section 75IM for lodging the report, it is not reasonably possible for the holder to prepare an appropriate underground water flow model before that time; or	24 25 26 27 28
		(b)	the report shows each of the following matters and, that because of the matters, the existing Water Act bores will not be unduly affected by the taking of water necessarily taken as part of petroleum production under the 1923 Act petroleum tenure—	29 30 31 32 33
			(i) if there are existing Water Act bores in an aquifer other than the source aquifer for the taking—the	34 35

			source aquifer is not hydraulically conthat aquifer;		1
			(ii) any existing Water Act bore in the source sufficiently separated in distance from where the taking is to happen.	the place	3 4 5
'Sub	divi	sion (	Consideration of underground water impact report		6 7
'75IP	Pov	wer to	require amendment of report	!	8
	'(1)	does i prepar execu	underground water impact report (the <i>origina</i> not include details of an underground water flored by the 1923 Act petroleum tenure holder, tive may require the tenure holder to, within hable period—	ow model the chief a stated	9 10 11 12 13
		(a)	prepare the model; and		14
			lodge an amended underground water impact r includes details of the model.	-	15 16
	'(2)		ction (1) applies despite any conclusion stat al report.		17 18
	'(3)	report partic petrol	chief executive is satisfied an underground wat (also the <i>original report</i> ) is inadequate in a ular, the chief executive may require the eum tenure holder who lodged the original an amended underground water impact report	material 1923 Act report to	19 20 21 22 23
		(a)	amends the original report in a stated way; or		24
		(b)	includes stated information or material.		25
		Examp	le of a possible material inadequacy—		26
		prog	ne circumstances, it was appropriate for the water ram detailed in the report to include the construction rvation bore. The construction of the bore is not provide rt.	of a water	27 28 29 30
	'(4)	-	uirement under this section must be made by a 23 Act petroleum tenure holder who lodged th		31 32

s 16 27 s 16

	'(5)	The notice must state a reasonable period within which the requirement must be complied with.	1 2
	'(6)	An amended underground water impact report must be lodged at the same office at which the original report must be lodged.	3
	'(7)	A 1923 Act petroleum tenure holder of whom a requirement under this section has been made must comply with the requirement.	5 6 7
	<b>'</b> (8)	In this section—	8
		underground water impact report includes an underground water impact report amended under this section.	9 10
'75IQ	Dec	ision on report	11
	'(1)	The chief executive must decide whether to accept or reject the underground water impact report.	12 13
	'(2)	However, the chief executive may reject the report only if the chief executive is satisfied it is inadequate in a material particular.	14 15 16
	'(3)	On rejection of the report, the chief executive must give the 1923 Act petroleum tenure holder an information notice about the decision to reject the report.	17 18 19
	<b>'</b> (4)	The information notice must—	20
		(a) require the tenure holder to lodge, under section 75IM, <sup>7</sup> another underground water impact report; and	21 22
		(b) state a reasonable period for lodging the other report.	23
	'(5)	The tenure holder must comply with the requirement.	24
'Divi	sion	4 Pre-closure report	25
'75IR	Obl	igation to lodge pre-closure report	26
	'(1)	A 1923 Act petroleum tenure holder must, within 40 business days before the earliest of the following times, lodge a report	27 28

<sup>7</sup> Section 75IM (Lodging report)

		<i>re-cl</i> o ion 75	osure report) for the tenure that complies with 5IS—	1 2		
	(a)	•	ear before the end of the term of the tenure other than er the 2004 Act, section 911;8	3 4		
	(b)	whe tenu	en the holder makes a surrender application for the are;	5 6		
	(c)		earlier time stated in a notice from the chief executive ne holder.	7 8		
'(2)	However, if at any time before the last time by which the holder can, under this Act, apply to renew the tenure, the holder gives the chief executive a written declaration stating that the holder intends to apply to renew the tenure, subsection (1)—					
	(a)	only	applies if—	14		
		(i)	the holder does not, before that time, make a renewal application for the tenure; or	15 16		
		(ii)	a renewal application for the tenure is rejected; and	17		
	(b)		s not apply if a renewal application for the tenure is nted, unless—	18 19		
		(i)	the holder makes a surrender application for the tenure; or	20 21		
		(ii)	the chief executive gives the holder a notice stating that the holder must, at a stated time, lodge a pre-closure report.	22 23 24		
<b>'</b> (3)	The	repor	t must be lodged at—	25		
	(a)	(a) the office of the department for lodging pre-closure reports, as stated in a gazette notice by the chief executive; or				
	(b)		o office is gazetted under paragraph (a)—the office	29 30		

<sup>8</sup> See however the 2004 Act, section 911A (Provision for continuance of 1923 Act make good obligation).

**s 16** 29 **s 16** 

'75IS	Red	quire	ments for report	1
		'The	pre-closure report must state each of the following—	2
		(a)	the existing Water Act bores that, after the 1923 Act petroleum tenure ends, the tenure holder predicts may become unduly affected by the taking of water necessarily taken as part of petroleum production under the tenure, during its term;	3 4 5 6 7
		(b)	an estimate of when each of the bores will become unduly affected;	8 9
		(c)	what steps have been taken to comply with the make good obligation in relation to the bores;	10 11
		(d)	the information or matters prescribed under a regulation.	12
'75IT	Pov	wer to	require amendment of report	13
	'(1)	petro of th prod	section applies if, before the end of the 1923 Act bleum tenure, the chief executive considers that the effect e taking of water necessarily taken as part of petroleum uction under the tenure is materially different to the effect icted in the pre-closure report.	14 15 16 17 18
	'(2)	requi	chief executive may require the tenure holder to lodge, as ired under section 75IR, an amended pre-closure reporting a prediction under section 75IS(a) that is appropriate.	19 20 21
	'(3)	acco	equirement under this section must include, or be impanied by, an information notice about the decision to be the requirement.	22 23 24
	'(4)		information notice must state a reasonable period for ing the amended report.	25 26
'75IU	Effe	ect of	lodgment of report	27
	'(1)		section applies from the end of the 1923 Act petroleum re if the former 1923 Act petroleum tenure holder—	28 29
		(a)	was, under section 75IR, required to lodge a pre-closure report; and	30 31

		(b) has lodged a pre-closure report that complies with section 75IS; and	1 2
		(c) has complied with any requirement under section 75IT.	3
	'(2)	The existing Water Act bores stated in the pre-closure report are, for section 75IG(2),9 taken to be the only existing Water Act bores that are likely, after the 1923 Act petroleum tenure ends, to become unduly affected by the taking of water necessarily taken as part of petroleum production under the tenure.	4 5 6 7 8 9
'Divi	sion	5 Monitoring and review reports	10
'75IV	Оре	eration of div 5	11
	'(1)	This division requires the tenure holder to lodge monitoring reports and review reports.	12 13
	'(2)	The purpose of a monitoring report is to monitor the effect of the taking of water necessarily taken as part of petroleum production for a 1923 Act petroleum tenure.	14 15 16
	<b>'</b> (3)	The purposes of a review report are to—	17
		(a) compare the effect of the taking with the predicted effect in the holder's relevant underground water impact report to show whether the report continues to be appropriate; and	18 19 20 21
		(b) amend the underground water impact report to reflect the results of the comparison.	22 23
'75IW	/ Obl	igation to lodge monitoring reports	24
	'(1)	Subject to sections 75IZ and 75IZA, the 1923 Act petroleum tenure holder must when the holder is, under section 76F, <sup>10</sup> required to lodge an annual report for the tenure, lodge a monitoring report for the tenure.	25 26 27 28

<sup>9</sup> Section 75IG (The make good obligation)

<sup>10</sup> Section 76F (Obligation to lodge annual reports)

	'(2)	The	moni	toring report must—	1
		(a)	-	ort on the monitoring program provided for in the re holder's impact report; and	2 3
		(b)		e the information or matters prescribed under a llation; and	4 5
		(c)	be in	ncluded in the annual report, or lodged together with	6 7
			(i)	the office of the department for lodging monitoring reports, as stated in a gazette notice by the chief executive; or	8 9 10
			(ii)	if no office is gazetted under subparagraph (i)—the office of the chief executive.	11 12
/ <b></b>					
'75IX	Obl	igati	on to	lodge review reports	13
	'(1)	tenu	re hergrou	o sections 75IZ and 75IZA, the 1923 Act petroleum older must lodge review reports about each and water impact report by the holder before each of ring—	14 15 16 17
		(a)		first anniversary from when the underground water act report was accepted by the chief executive;	18 19
		(b)	the t	third anniversary of the acceptance;	20
		(c)	the f	fifth anniversary of the acceptance;	21
		(d)		end of each interval of 5 years after the fifth versary.	22 23
	'(2)	The	reviev	w reports must—	24
		(a)		e the information or matters prescribed under a llation; and	25 26
		(b)		nd the underground water impact report in a way is consistent with the review report; and	27 28

s 16 32 s 16

		(c) be included in the annual report that under section 76F, <sup>11</sup> must be lodged at the nearest point in time to when the review reports must be lodged under subsection (1).	1 2 3
	'(3)	For working out the intervals, any transition, under section 40, <sup>12</sup> of an authority to prospect to a lease must be disregarded.	4 5 6
	'(4)	The tenure holder may, at any time, lodge a review report at the office at which annual reports must, under section 76F, <sup>13</sup> be lodged.	7 8 9
75IY	Effe	ect of lodgment of review report	10
		'On the lodgment of a review report that complies with section 75IX—	11 12
		(a) the underground water impact report to which it relates is taken to have been amended as provided in the review report; and	13 14 15
		(b) if the underground water impact report conflicts with a matter provided for in the review report, the underground water impact report is taken to have been amended to agree with the review report.	16 17 18 19
75IZ		ef executive's power to change frequency of orts	20 21
	'(1)	The chief executive may, by notice to the 1923 Act petroleum tenure holder, change the frequency required under this division for the lodging of monitoring reports or review reports.	22 23 24 25
	'(2)	However, the frequency may be changed for review reports only if a review report shows that the effect of the taking of water necessarily taken as part of petroleum production under the tenure on existing Water Act bores is materially different	26 27 28 29

<sup>11</sup> Section 76F (Obligation to lodge annual reports)

<sup>12</sup> Section 40 (Lease to holder of authority to prospect)

<sup>13</sup> Section 76F (Obligation to lodge annual reports)

**s 16** 33 **s 16** 

	to the effect predicted in the holder's underground water impact report.	1 2
ʻ75IZA Ch	ief executive's power to change reporting days	3
'(1)	The chief executive may, by notice to the 1923 Act petroleum tenure holder, change the day on which monitoring reports or review reports must be lodged under this division.	4 5 6
'(2)	However, the changed day must not be more than 1 year after the day the report was otherwise required to be lodged.	7 8
'75IZB Pov	wer to require amendment of review report	9
'(1)	This section applies if the chief executive considers that a review report does not achieve a purpose of a review report, as stated in section 75IV(3).	10 11 12
'(2)	The chief executive may require the holder to lodge at the following office an amended review report that does achieve all of the purposes—	13 14 15
	(a) the office of the department for lodging amended review reports, as stated in a gazette notice by the chief executive;	16 17 18
	(b) if no office is gazetted under paragraph (a)—the office of the chief executive.	19 20
'(3)	A requirement under this section must be by a notice that includes an information notice about the decision to make the requirement.	21 22 23
'(4)	The information notice must state a reasonable period for lodging the amended report.	24 25
'(5)	A 1923 Act petroleum tenure holder of whom a requirement under this section has been made must comply with the requirement.	26 27 28
'(6)	In this section—	29
	<i>review report</i> includes a review report amended under this section.	30 31

'Divisior	16	Complying with make good obligation	1 2
'Subdivi	sion 1	Obligation to negotiate	3
	23 Act pet gotiate	roleum tenure holder's obligation to	4 5
'(1)	attempts t with an o	Act petroleum tenure holder must make reasonable to negotiate an agreement (a <i>make good agreement</i> ) where of an existing Water Act bore about how the dobligation for the bore is to be complied with.	6 7 8 9
'(2)	_	good agreement may be included in a compensation t under part $6K^{14}$ between the tenure holder and the	10 11 12
'Subdivi	sion 2	Tribunal decision on how the obligation must be complied with	13 14
ʻ75IZD Ap	plication o	of sdiv 2	15
	petroleum under this existing V	division applies if 1 or more 1923 Act or 2004 Act a tenure holders to whom the make good obligation is Act or the 2004 Act applies in relation to an Water Act bore and the owner of the bore can not be ut how the obligation is to be complied with.	16 17 18 19 20
'75IZE Ap	plying to t	ribunal	21
'(1)		he tenure holders or the owner may apply to the or it to decide how the obligation must be complied	22 23 24
'(2)	following	gation arose because of a combination of any of the activities carried out by different persons each of t be a party to the application—	25 26 27

	(a)	the taking of water necessarily taken as part of petroleum production under another 1923 Act petroleum tenure;	1 2 3
	(b)	the exercise of underground water rights under the 2004 Act for a 2004 Act petroleum tenure.	4 5
75IZF Pro	visio	ns for making decision	6
'(1)	The with	tribunal may decide how the obligation must be complied .	7 8
'(2)	How	rever—	9
	(a)	the tribunal may make the decision only to the extent the obligation is not the subject of a make good or other agreement between the tenure holder and the owner; and	10 11 12
	(b)	the tribunal may decide the owner must be compensated only if the tribunal considers it is not reasonably feasible to comply with the obligation by the taking of any restoration measures.	13 14 15 16
'(3)		tribunal may make any order it considers appropriate to tor enforce its decision on the application.	17 18
'(4)	If—		19
	(a)	the obligation arose because of a combination of any of the following—	20 21
		(i) the taking of water necessarily taken as part of petroleum production under 1 or more 1923 Act petroleum tenures;	22 23 24
		(ii) the exercise, under the 2004 Act, of underground water rights for 1 or more 2004 Act petroleum tenures; and	25 26 27
	(b)	the tenures are held by different persons; and	28
	(c)	the tenure holders have not agreed between themselves about how much each must contribute to comply with the obligation;	29 30 31
	the t	ribunal may decide their contributions.	32

'(5)	However, a decision under subsection (4) does not affect the tenure holders' joint and several liability under section 75IH <sup>15</sup> for the obligation.				
75IZG Pro	ovisions for deciding compensation	4			
'(1)	This section applies if the tribunal decides that the obligation is to be complied with by compensation to the owner.	5 6			
'(2)	The compensation may only be for—	7			
	(a) diminution of any of the following because of the taking of water necessarily taken as part of petroleum production—	8 9 10			
	(i) the value of the owner's land on which the bore is located;	11 12			
	(ii) the use the owner has made, or may make, of water from the existing Water Act bore; or	13 14			
	(b) any cost or loss the owner suffers that is caused by the impaired capacity of the bore.	15 16			
	Example of a possible cost—	17			
	the cost of transporting water to the land from an alternative water source	18 19			
'(3)	In deciding the amount of the compensation, the tribunal may consider any restoration measures, successful or otherwise, taken or attempted by the tenure holder.	20 21 22			
'(4)	The tribunal must, as far as practicable, decide the compensation at the same time as it makes any decision about any compensation liability that the tenure holder has to the owner under part 6K. <sup>16</sup>	23 24 25 26			

<sup>15</sup> Section 75IH (Provisions for application of make good obligation)

<sup>16</sup> Part 6K (General compensation provisions)

<b>'Subdivi</b> s	sion 3 Miscellaneous provisions	1
	ke good agreement or tribunal's decision binds	2 3
'(1)	A make good agreement or a decision by the tribunal under subdivision 2 is for the benefit of, and is taken to have been agreed to or decided for and is binding on—	4 5 6
	(a) the owner of the relevant existing Water Act bore; and	7
	(b) each relevant 1923 Act or 2004 Act petroleum tenure holder; and	8 9
	(c) each of their successors and assigns, including successors and assigns of the relevant 1923 Act petroleum tenure. <sup>17</sup>	10 11 12
'(2)	Subsection (1) is subject to section 75IZI.	13
'75IZI Rev	views by tribunal	14
'(1)	This section applies if, since the making of a make good agreement or a decision by the tribunal under subdivision 2 (the <i>original agreement or decision</i> ), there has been a material change in circumstances (the <i>change</i> ).	15 16 17 18
'(2)	Any person mentioned in section 75IZH may apply to the tribunal for it to review the original agreement or decision.	19 20
'(3)	In carrying out the review, the tribunal may review the agreement or decision only to the extent it is affected by the change.	21 22 23
'(4)	The tribunal may, after carrying out the review, decide to confirm the original agreement or decision or amend it in a way the tribunal considers appropriate.	24 25 26
'(5)	If the decision is to amend the original agreement or decision, the original agreement or decision, as amended under the decision, is for this Act, taken to be the original agreement or decision.	27 28 29 30

<sup>17</sup> See also section 75IF (References to 1923 Act petroleum tenure holder in pt 6CA).

	'75IZ		ht of entry after 1923 Act petroleum tenure ends comply with make good obligation	1 2
		'(1)	This section applies if a 1923 Act petroleum tenure holder has not complied with the make good obligation in relation to an existing Water Act bore and the tenure has ended.	3 4 5
		'(2)	The former tenure holder may enter the land on which the bore is located to comply with the make good obligation.	6 7
		'(3)	Parts 6H, 6I and 6K,18 apply to the former tenure holder as if—	8 9
			(a) the tenure were still in force; and	10
			(b) the former tenure holder is its holder; and	11
			(c) the land is in the area of the tenure; and	12
			(d) compliance with the make good obligation is an authorised activity for the tenure.	13 14
	'75 <b>IZ</b> I	K Adv	vice from Water Act regulator	15
		'(1)	The chief executive must, before deciding any matter under this part, seek advice about the matter from the Water Act regulator.	16 17 18
		'(2)	A failure to comply with subsection (1) does not invalidate or otherwise affect the decision.'.	19 20
Clause	17	Am	endment of s 75J (Requirements for drilling well)	21
			Section 75J(2)—	22
			omit, insert—	23
		'(2)	The requirements may include provisions to prevent the drilling adversely affecting the carrying out of safe and efficient mining or future mining of coal under the Mineral Resources Act.'.	24 25 26 27

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

Clause	18	Amendment of s 75L (Restrictions on making conversion)	1
		Section 75L, before penalty—	2
		insert—	3
		'(c) permission for the conversion has been granted under section 86.'.	4 5
Clause	19	Amendment of s 75Q (Transfer of water observation bore or water supply bore to landowner)	6 7
		Section 75Q(3), before 'landowner'—	8
		insert—	9
		'Minister and the'.	10
Clause	20	Amendment of s 75R (Transfer of well to holder of geothermal exploration permit or mining tenement)	11 12
		Section 75R—	13
		insert—	14
		'(c) the Minister approves the transfer.'.	15
Clause	21	Replacement of s 75S (Transfer of water observation bore to 1923 Act petroleum tenure holder)	16 17
		Section 75S—	18
		omit, insert—	19
	'75S	Transfer of water observation bore to petroleum tenure holders or water monitoring authority holder	20 21
		'A 1923 Act petroleum tenure holder, a 2004 Act petroleum tenure holder or a water monitoring authority holder may transfer a water observation bore in the area of the tenure or authority to the holder of another 1923 Act petroleum tenure, 2004 Act petroleum tenure or a water monitoring authority if—	22 23 24 25 26 27
		(a) the bore is in the area of the other tenure or authority; and	28 29

			(b)	a notice in the approved form and the transfer fee prescribed under a regulation have been lodged at—	1 2
				(i) the office of the department for lodging the notice, as stated in a gazette notice by the chief executive; or	3 4 5
				(ii) if no office is gazetted under subparagraph (i)—the office of the chief executive; and	6 7
			(c)	the Minister approves the transfer.'.	8
Clause	22	Am	nendn	nent of s 75U (Obligation to decommission)	9
		(1)	Secti	on 75U(1)—	10
			omit,	insert—	11
		'(1)	hold: wate	section applies to a person (the <i>responsible person</i> ) who is a 1923 Act petroleum tenure on which there is a well, it observation bore or water supply bore drilled by or for enure holder or that has been transferred to the tenure er.'.	12 13 14 15 16
		(2)	Secti	on 75U(2)—	17
			inser	<i>t</i> —	18
			'Max	kimum penalty—500 penalty units.'.	19
		(3)	Secti	on 75U(4)(b), before 'the decommissioning'—	20
			inser	<i>t</i> —	21
			for a	a bore—'.	22
		(4)	Secti	on 75U—	23
			inser	<i>t</i> —	24
		'(4A)		ection $(4)(b)$ applies only to the extent it is not assistent with subsection $(4)(a)$ .	25 26
Clause	23	Ins	ertior	n of new pt 6D, div 5	27
			Afte	section 75W—	28
			inser	<i>t</i> —	29

'Division 5			Water monitoring authorities	1	
'Subdivi	sion	1	Obtaining water monitoring authority	2 3	
'75WA Wh	o ma	у арр	oly for water monitoring authority	4	
'(1)	A 1923 Act petroleum tenure holder may apply for a water monitoring authority for stated land to allow the holder to comply with, or assess the need to comply with, the make good obligation for the tenure.				
'(2)	The a	applic	ation may be made or granted for—	9	
	(a)		in the area of another 1923 Act petroleum tenure or 04 Act petroleum authority; and	10 11	
	(b)	1 o paraş	r more tenures or authorities mentioned in graph (a) held by the same applicant.	12 13	
'75WB Red	quirer	nent	s for making application	14	
	'The	appli	cation must be—	15	
	(a)	in th	e approved form; and	16	
	(b)	lodge	ed at—	17	
		(i)	the office of the department for lodging water monitoring authority applications, 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 stated in the approved form; or	21 22	
		(iii)	otherwise—the office of the chief executive; and	23	
	(c)	acco	mpanied by the fee prescribed under a regulation.	24	
'75WC De	ciding	j app	lication for water monitoring authority	25	
'(1)	The author		ster may grant or refuse the water monitoring	26 27	

'(2)	However, the water monitoring authority must not be granted unless a relevant environmental authority for the water monitoring authority has been issued.	1 2 3				
'(3)	The authority must state its area and each 1923 Act petroleum tenure or a 2004 Act petroleum tenure to which it relates.					
'(4)	The authority may also state—	6				
	(a) conditions or other provisions of the authority, other than conditions or provisions that are—	7 8				
	(i) inconsistent with subdivision 2 or section 75WM <sup>19</sup> or any other mandatory condition for water monitoring authorities; or	9 10 11				
	(ii) inconsistent with a condition of any 1923 Act petroleum tenure or a 2004 Act petroleum tenure to which the authority relates; or	12 13 14				
	<ul><li>(iii) the same as, or substantially the same as, or inconsistent with, any relevant environmental condition for the authority; and</li></ul>	15 16 17				
	(b) the day it takes effect.	18				
'(5)	However, the provisions of the authority may exclude or restrict the carrying out of water monitoring activities.	19 20				
'Subdivi	sion 2 Key authorised activities	21				
'75WD Op	eration of sdiv 2	22				
'(1)	This subdivision provides for the key authorised activities for a water monitoring authority.	23 24				
'(2)	The authorised activities may be carried out despite the rights of an owner or occupier of land on which they are exercised.	25 26				
'(3)	However, the carrying out of the authorised activities is subject to—	27 28				
	(a) sections 3, 75WH and 75WI; and	29				

<sup>19</sup> Section 75WM (Additional condition of relevant petroleum tenure)

(b)	parts 6H, 6I, 6J and 6K; and	1
(c)	the conditions of the authority; and	2
(d)	any exclusion or restriction provided for in the authority on the carrying out of the activities.	3 4
'75WE Water	monitoring activities	5
	ne authority holder may carry out any water monitoring ivity in the area of the authority.	6 7
'75WF Limited water	d right to take or interfere with underground	8 9
wa una	ne authority holder may take or interfere with underground ter only to the extent that the taking or interference is the avoidable result of carrying out a water monitoring activity the area of the authority.	10 11 12 13
Exa	imple—	14
	The taking of or interference with underground water during the drilling or maintenance of a water observation bore in the area.	15 16
'75WG Author	isation for Water Act	17
und	or the Water Act, the taking of or interference with derground water, under section 75WF, is taken to be horised. <sup>20</sup>	18 19 20
'75WH Water	Act not otherwise affected	21
aut und	b remove any doubt, it is declared that the water monitoring thority holder can not take or interfere with water as defined der the Water Act unless the taking or interference is thorised under this subdivision or the Water Act. <sup>21</sup>	22 23 24 25

<sup>20</sup> See the Water Act, section 808 (Unauthorised taking, supplying or interfering with water).

<sup>21</sup> See Water Act, sections 20 (Authorised taking of water without water entitlement) and 808 (Unauthorised taking, supplying or interfering with water).

s 23 44 s 23

'/5WI Re	striction on carrying out authorised activities	1
	'In carrying out an authorised activity for the water monitoring authority, the holder must not interfere with the carrying out of an authorised activity for a 1923 Act petroleum tenure or a 2004 Act petroleum tenure, or of another water monitoring authority, the area of which includes the area of the authority.  Maximum penalty—1 000 penalty units.	2 3 4 5 6 7 8
	Maximum penaity—1 000 penaity units.	0
'75WJ No	right to petroleum discovered	9
	'To remove any doubt, it is declared that the discovery of petroleum while carrying out an authorised activity for the authority does not, of itself, give the authority holder a right to the petroleum.	10 11 12 13
'Subdivi	sion 3 Miscellaneous provisions	14
ʻ75WK Tei	m of authority	15
	'Subject to part 6P, division 3, a water monitoring authority continues in force until there is no longer any 1923 Act petroleum tenure or a 2004 Act petroleum tenure to which the authority relates.	16 17 18 19
	ovision for who is the authority holder if only 1 ated petroleum tenure	20 21
'(1)	This section applies if there is only 1 1923 Act petroleum tenure to which a water monitoring authority relates.	22 23
'(2)	The authority holder is taken to be the person who, from time to time, holds the 1923 Act petroleum tenure to which the authority relates.	24 25 26
'75WM Ad	ditional condition of relevant petroleum tenure	27
	'If a condition is imposed on a water monitoring authority (the <i>authority condition</i> ), it is a condition of each 1923 Act	28 29
	aumoruy conauton), it is a condition of each 1923 Act	

	autho	ority	tenure or a 2004 Act petroleum tenure to which the relates that the tenure holder must comply with the condition.	1 2 3
ʻ75WN Am	nendii	ng w	ater monitoring authority by application	4
'(1)		hold nd it–	er of a water monitoring authority may apply to	5 6
	(a)	to in	ncrease or decrease its area; or	7
	(b)	petr	dd or omit, or reflect an amendment of, a 1923 Act oleum tenure or a 2004 Act petroleum tenure that tes to the authority.	8 9 10
'(2)	The way.		er can not apply to amend the authority in any other	11 12
'(3)	The	applio	cation must be—	13
	(a)	in th	ne approved form; and	14
	(b)	lodg	ged 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)	acco	ompanied by the fee prescribed under a regulation.	22
'(4)	The	Minis	ster may grant or refuse the amendment.	23
'(5)	to the	e app	dment may be granted (a <i>conditional grant</i> ) subject clicant's written agreement to the Minister amending writy in a stated way that the Minister considers te. <sup>22</sup>	24 25 26 27
'(6)			of the application or the making of a decision to conditional grant, the applicant must be given an	28 29

<sup>22</sup> See section 125 (Power to correct or amend). See also part 6G (Security).

		information notice about the decision to refuse or to make the conditional grant.'.	1 2
Clause	24	Amendment of s 76R (Restriction)	3
		Section 76R(1)(a), after 'activity'—	4
		omit, insert—	5
		'and to the safety management plan of the authority holder'.	6
Clause	25	Amendment of s 76W (Applicant's obligations)	7
		(1) Section 76W(1)(b)(ii)—	8
		omit.	9
		(2) Section 76W(1)(d)(v) and (vi)—	10
		omit.	11
		(3) Section 76W(1)(d)(vii)—	12
		renumber as section $76W(1)(d)(v)$ .	13
		(4) Section 76W(3) and (4)—	14
		omit.	15
		(5) Section 76W(5)—	16
		renumber as section 76W(3).	17
Clause	26	Amendment of s 76X (Minister may require further negotiation)	18 19
		Section 76X(1)(a)—	20
		omit.	21
Clause	27	Amendment of s 77 (Submissions by coal or oil shale exploration tenement holder)	22 23
		(1) Section 77(3)(a) and (b)—	24
		omit.	25
		(2) Section 77(3)(c) to (f)—	26

s 28 47 s 31

Petroleum and Other Legislation Amendment
Bill (No. 2) 2004

		renumber as section 77(3)(a) to (d).	1
		(3) Section 77(5), 'application'—	2
		omit, insert—	3
		'conditions of the lease'.	4
Clause	28	Omission of pt 6F, div 3, sdivs 2 and 3	5
		Part 6F, division 3, subdivisions 2 and 3—	6
		omit.	7
Clause	29	Amendment of s 770 (Requirement for giving of copy of relinquishment report)	8 9
		Section 77O(2), penalty, '200'—	10
		omit, insert—	11
		'150'.	12
Clause	30	Amendment of s 77X (Deciding amendment application)	13
		Section 77X—	14
		insert—	15
		'(5) The applicant and the coal or oil shale exploration tenement holder must be given notice of the decision.'.	16 17
Clause	31	Replacement of pt 6F, div 6 (Proposed later development plans)	18 19
		Part 6F, division 6—	20
		omit, insert—	21

48

'Divisio	n 6	Additional provisions for development plans	1 2
'Subdiv	ision 1	Additional requirements for proposed later development plans	3 4
'77ZA O	peration o	f sdiv 1	5
		odivision provides for additional requirements for a later development plan for a lease.	6 7
		bout interests of coal or oil shale tenement holder	8 9
	effects of adjacent	oposed plan must include a statement of how the n, and the interests of, any relevant overlapping or coal or oil shale mining tenement holder have, or been considered, having regard to—	10 11 12 13
	(a) the	main purposes of this part;23 and	14
	(b) the	CSG assessment criteria.	15
'77ZC Re	equiremen	t to optimise petroleum production	16
'(1)		rities provided for under the proposed plan must seek se petroleum production in a safe and efficient way.	17 18
'(2)	safe and	the activities must not adversely affect the future efficient mining of coal where it is commercially and ly feasible not to do so.	19 20 21
de		y with coal or oil shale mining lease, it plan and relevant coordination it	22 23 24
		part of the area of the lease is in the area of a coal or mining lease (the <i>relevant land</i> ), the proposed plan	25 26

<sup>23</sup> See section 76H (Main purposes of pt 6F).

			mus with	t, to the extent it applies to the relevant land, be consistent	1 2
			(a)	the development plan for the mining lease; and	3
			(b)	any coordination arrangement relating to the relevant land.	4 5
	'Sub	divi	sion	2 Other additional provisions for proposed later development plans	6 7
	'77ZE	Ар	plicat	tion of sdiv 2	8
			ʻThi	s subdivision applies if—	9
			(a)	the Minister is considering whether to approve a proposed later development plan for a lease; and	10 11
			(b)	the area of the lease includes all or part of the area of a coal or oil shale mining tenement.	12 13
	<b>'78</b>	Ad	ditior	nal criteria for approval	14
			'The	matters that must be considered include—	15
			(a)	the CSG assessment criteria; and	16
			(b)	the effect of any approval of the proposed plan on any relinquishment condition for the lease.'.	17 18
Clause	32	Am	endr	nent of s 78B (Confidentiality obligations)	19
		(1)	Sect	ion 78B(1)(b)(i) to (iii)—	20
			renu	mber as section $78(1)(b)(ii)$ to (iv).	21
		(2)	Sect	ion 78B(1)(b)—	22
			inse	rt—	23
				'(i) to someone whom the recipient has authorised to carry out the authorised activities for the recipient's 1923 Act petroleum tenure or coal or oil shale mining tenement; or'.	24 25 26 27

Clause	33	Amendment of s 78F (Minister's power to require additional security)	1 2
		(1) Section 78F(1), 'petroleum authority'—	3
		omit, insert—	4
		'1923 Act petroleum tenure'.	5
		(2) Section 78F(1), 'the authority'—	6
		omit, insert—	7
		'the tenure'.	8
Clause	34	Amendment of s 78M (Requirement for entry notice to carry out authorised activities)	9 10
		Section 78M(1), penalty, '100'—	11
		omit, insert—	12
		'500'.	13
Clause	35	Amendment of s 79P (General liability to compensate)	14
		(1) Section 79P(2) from 'relevant' to 'land'—	15
		omit, insert—	16
		'owner or occupier of private or public land in the area of the tenure'.	17 18
		(2) Section 79P(5), definition relevant owner or occupier—	19
		omit.	20
Clause	36	Amendment of s 80A (Petroleum register)	21
		Section 80A(1)—	22
		insert—	23
		'(c) trigger thresholds in relation to the make good obligation for 1923 Act petroleum tenures.'.	24 25

s 37 51 s 41

Petroleum and Other Legislation Amendmen	t
Bill (No. 2) 2004	

Clause	37	Amendment of s 80J (Deciding application)	1
		Section 80J—	2
		insert—	3
		'(6A) If the applicant does not comply with the requirement, the application may be refused.'.	4 5
Clause	38	Amendment of s 80K (Criteria for decision)	6
		Section 80K(1)—	7
		omit, insert—	8
		'(1) This section does not apply—	9
		(a) if, under section 80J(3), the approval must be granted; or	10
		(b) to an exempt transfer under section 80J.'.	11
Clause	39	Amendment of s 80T (Types of noncompliance action that may be taken)	12 13
		Section 80T(1)(e), '1 000 penalty units'—	14
		omit, insert—	15
		'2 000 penalty units'.	16
Clause	40	Amendment of s 103 (Recovery of unpaid amounts)	17
		Section 103—	18
		insert—	19
		'(2) In this section—	20
		<b>holder</b> includes a former holder of the tenure in relation to which the remedial powers were exercised.'.	21 22
Clause	41	Amendment of s 151 (Unfinished authority to prospect applications for which a Commonwealth Native Title Act, s 29 notice has been given)	23 24 25
		Section 151(6), definition initial work program requirements—	26 27

52

		omit, inser	<i>t</i> —	1
		under sect	tions 25A(1)(a) to (e) and 25B <sup>24</sup> for a proposed k program.'.	2 3 4
lause	42 Ins	ertion of n	new pt 10, sdiv 9A	5
		Part 10, di	vision 1—	6
		insert—		7
	'Subdivi	sion 9A	Provisions for existing Water Act bores	8 9
			om, or deferral of, reporting provisions 923 Act petroleum tenure holders	10 11
	'(1)		on applies to the holder of any 1923 Act petroleum ler which petroleum production is carried out before 005.	12 13 14
	'(2)	day, lodge	r must, within 12 months after the 2004 Act start at the following office a statement about the need to deground water impact report for the tenure—	15 16 17
		* *	office of the department for lodging the statement, as d in a gazette notice by the chief executive;	18 19
			office is gazetted under paragraph (a)—the office e chief executive.	20 21
	'(3)	decide w	executive may, after considering the statement, hether an underground water impact report is or the tenure.	22 23 24
	'(4)	executive	executive may require the holder to give the chief further information to enable the chief executive to cision under subsection (3).	25 26 27

<sup>24</sup> Sections 25A (General requirements) and 25B (Program period)

		(5)	report is no	ot required, sections 75IM and 75IX <sup>25</sup> are taken we applied to the holder.	1 2 3
		'(6)	report is rec	f executive decides an underground water impact quired, the chief executive may decide a reasonable ich the report must be lodged.	4 5 6
		'(7)		ubsection (6), the chief executive decides a time, M is taken not to apply to the holder until that time.	7 8
		'(8)	A decision given notice	under this section has no effect until the holder is e of it.	9 10
	'165B	Ma Act	ke good ob bores on (	oligation only applies for existing Water or from the 2004 Act start day	11 12
			Act bore th	SIG <sup>26</sup> only applies in relation to an existing Water nat was in existence on the 2004 Act start day or existence after that day.'.	13 14 15
lause	43	Am	endment o	of s 181 (Confidentiality obligations)	16
		(1)	Section 181	I(1)(b)(i) to (iii)—	17
			renumber a	s section 181(1)(b)(ii) to (iv).	18
		(2)	Section 181	l(1)(b)—	19
			insert—		20
			1	to someone whom the recipient has authorised to carry out the authorised activities for the recipient's lease, MDL or MDL granted because of the MDL application; or'.	21 22 23 24
lause	44	Ins	ertion of ne	ew pt 11	25
			After section	on 182—	26
			insert—		27

<sup>25</sup> Sections 75IM (Lodging report) and 75IX (Obligation to lodge review reports)

<sup>26</sup> Section 75IG (The make good obligation)

	Part 11		Petroleum and Other Legislation Amendment Bill (No. 2) 2004	1 2 3 4	
	<b>'183</b>	S 8	36 water bores	5	
		'(1)	This section applies for a water bore—	6	
			(a) drilled with the permission of the Minister under the 1923 Act, section 86; and	7 8	
			(b) within the area of a 1923 Act petroleum tenure.	9	
		'(2)	On and from the day the <i>Petroleum and Other Legislation Amendment Act (No. 2) 2004</i> commences, the water bore—	10 11	
			(a) is taken to be a water supply bore under this Act; and	12	
			(b) may be transferred without complying with section 75Q(2).	13 14	
	<b>'184</b>	De	commissioning wells and bores	15	
		'(1)	Until 1 July 2005, subsection (2) applies to a well or bore mentioned in section 75U instead of section 75U(4)(a).	16 17	
		'(2)	The well or bore must be plugged and abandoned under this Act, as the Act was immediately before the commencement of this section.'.	18 19 20	
Clause	45	Am	nendment of schedule	21	
			Schedule, after entry for section 53F—	22	
			insert—	23	
		sions Act b	for existing pores		
	75IQ		Rejection of underground water impact report		
	75IT		Requirement to lodge amended pre-closure report		

s 46 55 s 48

### Petroleum and Other Legislation Amendment Bill (No. 2) 2004

Requirement to lodge amended review report

**75IZB** 

	Water m	onitoring ies	
	75WN	Decision to refuse amendment of water monitoring authority or to grant water monitoring authority subject to the applicant's written agreement to the Minister amending the authority in a stated way that the Minister considers appropriate	
	Part 4	Amendment of Petroleum and Gas (Production and Safety) Act 2004	1 2 3
Clause	46	Act amended in pt 4	4
		This part amends the Petroleum and Gas (Production and Safety) Act 2004.	5 6
Clause	47	Amendment of s 11 (Meaning of <i>LPG</i> and <i>fuel gas</i> )	7
		Section 11(1)(b)—	8
		omit, insert—	9
	"(	(b) is predominately propane, propylene or butane; and'.	10
Clause	48	Amendment of s 78A (Penalty relinquishment if work program not completed within extended period)	11 12
	(	(1) Section 78A, 'that corresponds'—	13
		omit, insert—	14
		'that the Minister is satisfied corresponds'.	15
	(	(2) Section 78A—	16
		insert—	17

			st give the chief executive written notice of the within 20 business days after the end of the d.	1 2 3
			does not comply with subsection (2), the ake action under section 80T(1)(b).'.	4 5
Clause	49	Amendment of s	89 (Compliance with Act etc.)	6
		Section 89(2)—	_	7
		insert—		8
		'(c) accompa	nied by the fee prescribed under a regulation.'.	9
Clause	50	Amendment of s	117 (Who may apply)	10
		Section 117(1)	, after 'holder'—	11
		insert—		12
		'or a 1923 Act	ATP holder'.	13
Clause	51	Amendment of s	121 (Requirements for grant)	14
		Section 121(1)	_	15
		insert—		16
		'(h) the applicant h proposed lease	as paid the annual rent for the first year of the	17 18
		(i) the applicant l lease.'.	nas given, under section 488, security for the	19 20
Clause	52	Amendment of s owner)	227 (Storage rent payable by current	21 22
		(1) Section 227(1)	, 'the amount of'—	23
		omit.		24
		(2) Section 227(2)	(a)—	25
		omit, insert—		26

		'(a)	the person ceases to be the current owner of any of the stored petroleum or prescribed storage gas;'.	1 2
lause	53		nendment of s 234 (Arrangement to coordinate troleum activities)	3
		(1)	Section 234(1) and (2)—	5
			omit, insert—	6
		'(1)	The following persons may make an arrangement about a matter mentioned in subsection (2)—	7 8
			(a) the holder of a 1923 Act lease;	9
			(b) the applicant for, or the holder of, a petroleum lease;	10
			(c) the applicant for, or the holder of, a mining lease.	11
		'(2)	For subsection (1), the matters are—	12
			(a) the orderly—	13
			(i) production of petroleum from a natural underground reservoir under more than 1 of the leases; or	14 15 16
			(ii) carrying out of an authorised activity for any of the leases by any party to the arrangement; and	17 18
			(b) petroleum production from more than 1 natural underground reservoir under more than 1 of the leases.'.	19 20
		(2)	Section 234(3)(a), 'subject to section 223,'—	21
			omit.	22
		(3)	Section 234(3)(b), 'inconsistent with'—	23
			omit, insert—	24
			'inconsistent with, to the extent mentioned in subsection (3A),'.	25 26
		(4)	Section 234—	27
			insert—	28
		'(3A)	For subsection (3)(b), the arrangement may only be inconsistent with 1 or more of the following—	29 30

	(a)	when a petroleum lease holder must start petroleum production under section 154(1);	1 2		
	(b)	the development plan or the proposed development plan for a lease mentioned in subsection (1);	3 4		
	(c)	the conditions of the lease imposed under—	5		
		(i) section 123(3); or	6		
		(ii) the Mineral Resources Act, section 276(1)(n) or 276(3).'.	7 8		
(5)	Sect	ion 234(6)—	9		
	inser	<i>t</i> —	10		
	'relevant lease means—				
	(a)	2 or more petroleum leases; or	12		
	(b)	2 or more 1923 Act leases; or	13		
	(c)	1 or more petroleum leases and 1 or more 1923 Act leases, in any combination; or	14 15		
	(d)	1 or more mining lease and 1 or more petroleum leases or 1923 Act leases, in any combination.	16 17		
		Note—	18		
		1 Under the Mineral Resources Act, a coal mining lease holder or oil shale mining lease holder has a limited entitlement to mine and use incidental coal seam gas, which is <i>petroleum</i> . See section 10 of this Act and the Mineral Resources Act, part 7AA, division 8, subdivision 1. <sup>27</sup>	19 20 21 22 23		
		2 A coordination arrangement may provide for mining or production from coextensive natural underground reservoirs. See section 114 and the Mineral Resources Act, section 318CQ. <sup>28</sup> '.	24 25 26 27		

<sup>27</sup> Section 10 (Meaning of *petroleum*)

Mineral Resources Act, part 7AA, division 8 (Additional provisions for coal mining leases or oil shale mining leases), subdivision 1 (Entitlement to coal seam gas)

<sup>28</sup> Section 114 and the Mineral Resources Act, section 318CQ (Coordination arrangement may be made about mining or production from reservoir)

Clause	54			ation arrangement)	2
			Sect	ion 236(1)(a)—	3
			inse	rt—	4
				'(iii) if the arrangement applies to land that is in the area of a coal or oil shale mining tenement and in the area of a petroleum lease or 1923 Act lease—the arrangement clearly identifies the safety responsibilities of each party to the arrangement in relation to the land; and'.	5 6 7 8 9 10
Clause	55			ment of s 246 (When an existing Water Act bore is affected)	11 12
			Sect	ion 246(2)—	13
			omii	t, insert—	14
		'(2)	com	he exceeding of the trigger threshold was caused by a bination of any of the following activities the existing er Act bore is <i>unduly affected</i> by each of the activities—	15 16 17
			(a)	the taking of water necessarily taken as part of petroleum production under 1 or more 1923 Act petroleum tenures;	18 19 20
			(b)	the exercise, under this Act, of underground water rights for 1 or more 2004 Act petroleum tenures.'.	21 22
Clause	56	Am	nendr	nent of s 250 (The make good obligation)	23
			Sect	ion 250—	24
			inse	rt—	25
		'(5)		vever, if the petroleum tenure (the <i>original tenure</i> ) ends use it is divided under chapter 2—	26 27
			(a)	subsection (2) does not apply for the original tenure; but	28
			(b)	subsection (1) applies to each petroleum tenure (the <i>new tenure</i> ) into which the original tenure was divided as if any underground water rights exercised for any part of	29 30 31

60

			the area of the original tenure that is in the area of the new tenure were exercised for the new tenure.'.	1 2
Clause	57	Amendm good obl	ent of s 251 (Provisions for application of make igation)	3 4
		Section	on 251(2)—	5
		omit,	insert—	6
		applie petro	e make good obligation under this Act or the 1923 Act es to more than 1 petroleum tenure holder or 1923 Act leum tenure holder for the same existing Water Act bore, bligations apply to each of them jointly and severally.'.	7 8 9 10
Clause	58		ent of s 255 (Fixed trigger threshold applies for ground water rights)	11 12
		Section	on 255(1), after '253(2)(a)'—	13
		inseri	t	14
		or th	ne 1923 Act, section 75IJ(2)(a) <sup>29</sup> '.	15
Clause	59	Amendm	ent of s 257 (Requirements for report)	16
		(1) Section	on 257(1)(d) from 'in combination with'—	17
		omit,	insert—	18
		'in co	ombination with—	19
		. ,	the exercise of underground water rights of another petroleum tenure holder; or	20 21
		, ,	the taking of water necessarily taken as part of petroleum production under a 1923 Act petroleum tenure;'.	22 23 24
		(2) Section	on 257(3)—	25
		omit,	insert—	26

<sup>29 1923</sup> Act, section 75IJ (Request for trigger threshold and action on request)

If the underground water impact report is for a combination of

		it may	of the following activities carried out by different persons, ay state the liability, as between the persons, to comply the make good obligation under this Act or the 1923 Act ach existing Water Act bore identified in the report if it is, ecomes, unduly affected—	2 3 4 5 6
		(a)	the exercise of the underground water rights for 1 or more petroleum tenures;	7 8
		(b)	the taking of water necessarily taken as part of petroleum production under 1 or more 1923 Act petroleum tenures.'.	9 10 11
Clause 60		endr	nent of s 261 (Obligation to lodge pre-closure	12 13
	(1)	Sect	ion 261(1)(a), after 'the tenure'—	14
		inse	t—	15
		'oth	er than because it is divided under chapter 2'.	16
	(2)	Sect	ion 261(2)—	17
		renu	mber as section 261(3).	18
	(3)	Sect	ion 261—	19
		insei	rt—	20
	'(2)	hold hold that	ever, if at any time before the last time by which the er can, under this Act, apply to renew the tenure, the er gives the chief executive a written declaration stating the holder intends to apply to renew the tenure, ection (1)—	21 22 23 24 25
		(a)	only applies if—	26
			(i) the holder does not, before that time, make a renewal application for the tenure; or	27 28
			(ii) a renewal application for the tenure is rejected; and	29
		(b)	does not apply if a renewal application for the tenure is granted, unless—	30 31
			(i) the holder makes a surrender application for the tenure; or	32 33

				(ii) the chief executive gives the holder a notice stating that the holder must, at a stated time, lodge a pre-closure report.'.	1 2 3
Clause	61	Am	endm	ent of s 264 (Effect of lodgment of report)	4
			Secti	on 264(1)—	5
			omit,	insert—	6
		'(1)		section applies from the end of the petroleum tenure if ormer tenure holder—	7 8
			(a)	was, under section 261, required to lodge a pre-closure report; and	9 10
			(b)	has lodged a pre-closure report that complies with section 262; and	11 12
			(c)	has complied with any requirement under section 263.'.	13
Clause	62	Am	endm	ent of s 273 (Application of sdiv 2)	14
			Secti	on 273, 'to whom the make good obligation'—	15
			omit,	insert—	16
				923 Act petroleum tenure holders to whom the make obligation under this Act or the 1923 Act'.	17 18
Clause	63	Am	endm	ent of s 274 (Applying to tribunal)	19
			Secti	on 274(2)—	20
			omit,	insert—	21
		'(2)	follov	obligation arose because of a combination of any of the wing activities carried out by different persons each of must be a party to the application—	22 23 24
			(a)	the exercise of the underground water rights for 1 or more petroleum tenures;	25 26
			(b)	the taking of water necessarily taken as part of petroleum production under 1 or more 1923 Act petroleum tenures.'.	27 28 29

Clause	64	Amendment of s 275 (Provisions for making dec	cision) 1
		Section 275(4)(a)—	2
		omit, insert—	3
		'(a) the obligation arose because of a combinatio the following—	n of any of 4 5
		(i) the exercise of the underground water 1 or more petroleum tenures;	r rights for 6 7
		(ii) the taking of water necessarily taken petroleum production under 1 or more petroleum tenures; and'.	-
Clause	65	Amendment of s 277 (Make good agreement or to decision binds successors and assigns)	tribunal's 11
		Section 277(1)(b)—	13
		omit, insert—	14
		'(b) each relevant petroleum tenure holder or petroleum tenure holder; and'.	1923 Act 15
Clause	66	Amendment of s 281 (Requirements for drilling p well)	petroleum 17
		Section 281(2)—	19
		omit, insert—	20
		'(2) The requirements may include provisions to put drilling adversely affecting the carrying out of efficient mining or future mining of coal under the Resources Act.'.	f safe and 22
Clause	67	Amendment of s 292 (Obligation to decommissi	on) 25
		(1) Section 292(1)—	26
		omit, insert—	27
		'(1) This section applies to a person (the <i>responsible pe</i> holds a petroleum tenure on which there is a vobservation bore or water supply bore drilled by	well, water 29

64

		tenure holder or that has been transferred to the tenure holder.'.	1 2
	(2)	Section 292(3)—	3
		omit, insert—	4
	<b>'</b> (3)	However, subsection (2) does not apply—	5
		(a) for land that, under section 101(1), <sup>30</sup> ceases to be in the area of an authority to prospect; or	6 7
		(b) if the tenure or authority ends because it is divided under chapter 2.'.	8 9
	(3)	Section 292(4)(a)—	10
		omit, insert—	11
	'(a)	it has been plugged and abandoned in the way prescribed under a regulation; and'.	12 13
	(4)	Section 292(4)(b), before 'the decommissioning'—	14
		insert—	15
		'for a bore—'.	16
	(5)	Section 292—	17
		insert—	18
	'(4A)	Subsection (4)(b) applies only to the extent it is not inconsistent with subsection (4)(a).'.	19 20
Clause 68		nendment of s 306 (Content requirements for CSG tement)	21 22
		Section 306(2)(a), 'comply'—	23
		omit, insert—	24
		'for activities of the plant that may affect future safe and efficient mining of coal, comply'.	25 26

<sup>30</sup> Section 101 (Area of authority to prospect reduced on grant of petroleum lease)

Clause 6		mendment of s 378 (Applied provisions for making and eciding renewal application)	1 2
	(1)	Section 378(1)(b)(iii)—	3
		omit, insert—	4
		'(iii) to a proposed initial development plan, an initial development plan, a proposed development plan or a development plan were a reference to a proposed later development plan or a later development plan.'.	5 6 7 8
	(2)	Section 378(1)(b)—	9
		insert—	10
		'(iv) in section 314(5), to the ATP-related application were a reference to the conditions of the renewed lease.'.	11 12 13
	(3)	Section 378(2), definition <i>adopted provisions</i> , paragraph (b), after 'division 2'—	14 15
		insert—	16
		'(other than sections 346 and 347)'.	17
	(4)	Section 378(2), definition <i>adopted provisions</i> , paragraph (c), after 'division 3'—	18 19
		insert—	20
		'(other than sections 354 and 355)'.	21
Clause 7		mendment of s 386 (Requirements for consultation with articular coal or oil shale mining tenement holders)	22 23
		Section 386(4)(a)—	24
		omit, insert—	25
		'(a) the operator gives the tenement holder a copy of the relevant parts, mentioned in section 306(2)(a), of the operator's proposed safety management plan for any relevant operating plant the operator proposes to operate; and'.	26 27 28 29 30

Clause	71	Am	nendment of s 531 (General liability to compensate)	1
		(1)	Section 531(2), from 'relevant' to 'land'—	2
			omit, insert—	3
			'owner or occupier of private or public land that is in the area of, or is access land for, the petroleum authority'.	a 4 5
		(2)	Section 531(5), definition relevant owner or occupier—	6
			omit.	7
Clause	72	Am	nendment of s 546 (End of tenure report)	8
		(1)	Section 546(1), after 'a petroleum tenure'—	9
			insert—	10
			'or water monitoring authority'.	11
		(2)	Section 546(1), 'held the tenure'—	12
			omit, insert—	13
			'held the tenure or authority'.	14
		(3)	Section 546(1)(a)(i) and (vi), after 'tenure'—	15
			insert—	16
			'or authority'.	17
		(4)	Section 546(1)(a)(iv), 'section 690(1)(g)'—	18
			omit, insert—	19
			'section 690(1)(f)'.	20
Clause	73		nendment of s 559 (Obligation to decommission pelines)	21 22
		(1)	Section 559—	23
			insert—	24
		'(2A)	Also, subsection (1) does not apply for a pipeline if—	25
			(a) the petroleum authority is a pipeline licence; and	26

			(b) the licence is surrendered or otherwise ends for the purpose of the pipelines the subject of the licence becoming the subject of another pipeline licence.'.	1 2 3
		(2)	Section 559(2A) and (3)—	4
			renumber as section 559(3) and (4).	5
Clause	74	Am	nendment of s 569 (Prohibited dealings)	6
			Section 569(1)—	7
			insert—	8
			'(g) a transfer of a data acquisition authority, or of a share in a data acquisition authority, other than a transfer by operation of law under section 182.'.	9 10 11
Clause	75	Am	nendment of s 573 (Deciding application)	12
			Section 573—	13
			insert—	14
		'(6A)	If the applicant does not comply with the requirement, the application may be refused.'.	15 16
Clause	76	Am	nendment of s 574 (Criteria for decision)	17
			Section 574(1)—	18
			omit, insert—	19
		'(1)	This section does not apply—	20
			(a) if, under section 573(3), the approval must be granted; or	21 22
			(b) to an exempt transfer under section 573.'.	23
Clause	77		nendment of s 576 (Requirements for making surrender plication)	24 25
			Section 576(2)—	26
			omit, insert—	27

		'(2)	by th	arrender application must also be accompanied by a report ne applicant, containing the information prescribed under gulation about—	1 2 3
			(a)	authorised activities for the authority carried out on the area the subject of the application; and	4 5
			(b)	the results of the activities.	6
			Max	imum penalty for subsection (2)—150 penalty units.'.	7
Clause	78	Am	endr	nent of s 589 (Recovery of unpaid amounts)	8
			Sect	ion 589—	9
			inse	rt—	10
		'(2)	In th	is section—	11
				der includes a former holder of the authority in relation to the remedial powers were exercised.'.	12 13
Clause	79			ement of s 591 (General exemptions from imm royalty)	14 15
			Sect	ion 591—	16
			omit	t, insert—	17
	<b>'591</b>	Ger	neral	exemptions from petroleum royalty	18
		'(1)		oleum produced on or after 31 December 2004 is exempt a the petroleum royalty if the Minister is satisfied—	19 20
			(a)	the petroleum was unavoidably lost before it could be measured; or	21 22
			(b)	the petroleum was used—	23
				(i) if it was produced under a petroleum tenure or 1923 Act petroleum tenure—in the production of petroleum from that tenure; or	24 25 26
				(ii) if the petroleum is coal seam gas—for mining the coal that produced the gas; or	27 28
			(c)	that, before the petroleum was produced in the State, it was produced outside the State and injected or	29 30

		reinjected into a natural underground reservoir in the State; or	1 2			
	(d)	the petroleum is petroleum on which petroleum royalty has already been paid; or	3 4			
	(e)	the petroleum was flared or vented as part of testing for the presence of petroleum during the drilling of a well.	5 6			
'(2)	However—					
	(a)	subsection (1) ceases to apply if, under chapter 2, part 6, division 3,31 the petroleum becomes the property of the State; and	8 9 10			
	(b)	subsection (1)(c) does not apply if, after the petroleum royalty was paid, property in the petroleum is taken to have passed to the State under chapter 2, part 6, division 3.	11 12 13 14			
'(3)	Despite subsection (1)(b)(ii), if the first underground mining of coal in a mining lease commenced before 31 December 2004, petroleum produced on the mining lease and used beneficially for mining under the mining lease is exempt from petroleum royalty.					
'(4)	However, subsection (5) applies if the petroleum mentioned in subsection (1)(b)(ii) or subsection (3) is used to generate electricity that is—					
	(a)	partly used for mining under the mining lease; and	23			
	(b)	partly used for another purpose.	24			
'(5)	prop prop	section (1)(b)(ii) and subsection (3) apply only to the portion of the petroleum that is equivalent to the portion of the electricity generated from the petroleum that sed for mining under the mining lease.	25 26 27 28			
'(6)	In th	nis section—	29			
	netri	oleum tenure includes a 1923 Act netroleum tenure'	30			

<sup>31</sup> Chapter 2, part 6, division 3 (Provisions for stored petroleum or prescribed storage gas after petroleum lease ends)

lause	80		Replacement of \$ 591A (Exemption for production esting)  Section 591A—				
			omit,	inse	rt—	4	
	'591A	Exe	empti	on fo	or production testing	5	
		<b>'</b> (1)	This section applies if—				
			(a)	carr	er section 73 or 152, <sup>32</sup> a petroleum tenure holder ies out production testing in relation to a particular oleum well (the <i>relevant well</i> ); or	7 8 9	
			(b)	carr	er a 1923 Act petroleum tenure, the tenure holder ies out production testing in relation to a particular oleum well (also the <i>relevant well</i> ).	10 11 12	
		'(2)	If—			13	
			(a)	-	oleum produced from the relevant well is coal seam or natural gas; and	14 15	
			(b)	the g	gas is flared or vented; and	16	
			(c)		gas is, within the period provided for under ection (3) produced as part of the production ng;	17 18 19	
			_	leum	royalty is only payable on the amount of the flared or vented during the period that is more than m <sup>3</sup> .	20 21 22	
		'(3)	For subsection (2), the period is the shorter of the following—				
			(a)	(a) the sum of all periods after the 2004 Act start day for which, under section 73(2) or 152(2), or for a 1923 Act petroleum tenure, under the tenure, the production testing from the relevant well may be carried out;			
			(b)	13 n	nonths from the later of the following—	28	
				(i)	the start of the production testing from the relevant well;	29 30	
				(ii)	if the production testing had started before the 2004 Act start day, the 2004 Act start day.'.	31 32	

<sup>32</sup> Section 152 (Permitted period for production or storage testing)

Clause	81		nendment of s 602 (Interest on unpaid petroleum valty or additional petroleum royalty)	1 2
			Section 602—	3
			insert—	4
		'(4)	The interest accrues daily on the 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.'.	5 6 7 8
Clause	82	Am	nendment of s 670 (What is an <i>operating plant</i> )	9
		(1)	Section 670(6)—	10
			renumber as section 670(7).	11
		(2)	Section 670—	12
			insert—	13
		'(6)	Also, an <i>operating plant</i> includes any part of the area of a petroleum tenure or 1923 Act petroleum tenure on which operating plant under subsections (2) to (5) are operated as authorised activities for the tenure.'.	14 15 16 17
Clause	83	Am pla	nendment of s 673 (Who is the <i>operator</i> of an operating int)	18 19
		(1)	Section 673(4)—	20
			renumber as section 673(5).	21
		(2)	Section 673—	22
			insert—	23
		'(4)	For an operating plant that, under section 670(6), is a part of the area of a petroleum tenure or 1923 Act petroleum tenure, the operator is the holder of the tenure.'.	24 25 26
Clause	84		nendment of s 674 (Requirement to have safety nagement plan)	27 28
			Section 674—	29
			insert—	30

		(5)	mana	agement plan must include a principal hazard agement plan.'.	2 3
lause	85			nent of s 675 (Content requirements for safety ment plans)	4 5
		(1)	Secti	ion 675(1)(f)—	6
			omit,	, insert—	7
			'(f)	if there is proposed, or there is likely to be, interaction with other operating plant or contractors in the same vicinity, or if there are multiple operating plant with different operators on the same petroleum tenure—	8 9 10 11
				(i) a description of the proposed or likely interactions, and how they will be managed; and	12 13
				(ii) an identification of the specific risks that may arise as a result of the proposed or likely interactions, and how the risks will be controlled; and	14 15 16
				(iii) an identification of the safety responsibilities of each operator;'.	17 18
		(2)	Secti	ion 675(1)(g) and (h)—	19
			omit,	, insert—	20
			'(g)	a skills assessment identifying the minimum skills, knowledge, competencies and experience requirements for each person to carry out specific work;	21 22 23
			(h)	a training and supervision program containing the mechanism for imparting the skills, knowledge, competencies and experience identified in paragraph (g) and assessing new skills, monitoring performance and ensuring ongoing retention of skill levels;'.	24 25 26 27 28
		(3)	Secti	ion 675(1)(n), 'mechanism'—	29
			omit,	, insert—	30
			'med	chanisms'.	31
		(4)	Secti	ion 675(1)(o)—	32
			omit	•	33

**s 86** 73 **s 87** 

	(5)	Section 675(1)(t), 'paragraphs (a) to (o)'—	1
		omit, insert—	2
		'paragraphs (b) to (r)'.	3
Clause		endment of s 687 (Who is the <i>executive safety</i> nager of an operation plant)	4 5
	(1)	Section 687—	6
		insert—	7
	'(2A)	For an operating plant mentioned in section 670(6), the executive safety manager is the senior managing officer of the principal tenure holder.'.	8 9 10
	(2)	Section 687(4)—	11
		insert—	12
		'principal tenure holder for an operating plant mentioned in section 670(6) is the holder nominated as the principal tenure holder by the holders of the tenure.'.	13 14 15
Clause	87 Inse	ertion of new ch 9, pt 4, div 7	16
		In chapter 9, part 4, after section 708—	17
		insert—	18
	'Division	7 Obligation to comply with safety requirements and instructions	19 20
	'708A Offe	ence not to comply with safety requirement	21
	'(1)	A person must comply with all safety requirements.	22
		Maximum penalty—500 penalty units.	23
	'(2)	Subsection (1) does not apply in relation to sections 696, 697, 733 and 734	24

'708B		ef ins	spector may issue safety alerts and ions	1 2		
,	<b>'</b> (1)		afety alert is advisory only and may recommend that a on or the general public do or not do something.	3 4		
,	'(2)		afety instruction is a direction requiring a person or the eral public to do or not do something.	5 6		
	'(3)	relat inspe	e chief inspector believes there is a specific safety issue in ion to the petroleum or fuel gas industry, the chief ector may issue a safety alert or safety instruction to cular persons or the general public.	7 8 9 10		
	<b>'</b> (4)	A sa	fety alert or safety instruction—	11		
		(a)	must relate to a specific safety issue in relation to the petroleum or fuel gas industry; and	12 13		
		(b)	may be inconsistent with relevant safety requirements.	14		
,	<b>'</b> (5)		safety instruction is inconsistent with a relevant safety irement the safety instruction prevails.	15 16		
	<b>'</b> (6)	A safety alert or safety instruction is issued by—				
		(a)	if the announcement is to particular persons—giving written notice of the announcement to the persons; or	18 19		
		(b)	if the advice is to the general public in a particular area—by publishing notice of the advice in a newspaper circulating in the area; or	20 21 22		
		(c)	if the advice is to the general public throughout the State—by publishing notice of the advice in a newspaper circulating in each city in the State.	23 24 25		
,	<b>'</b> (7)	A sa	fety instruction must also be published in the gazette.	26		
	<b>'</b> (8)		afety instruction stays in force until the earliest of the owing—	27 28		
		(a)	the expiration of 6 months after the day it is made;	29		
		(b)	the chief inspector cancels the instruction;	30		
		(c)	a regulation replaces the instruction.	31		
	<b>'</b> (9)	whil	afety instruction may be amended by the chief inspector e the instruction is in force, but an amendment can not and the 6 months mentioned in subsection (8)(a).	32 33 34		

		(10)	A person to whom a safety instruction applies must comply with the instruction, unless the person has a reasonable excuse.	1 2 3
			Maximum penalty—100 penalty units.'.	4
Clause	88	Am	endment of s 724 (Types of gas device)	5
			Section 724(3)(d)—	6
			omit.	7
Clause	89	Am	endment of s 728 (Who may apply)	8
			Section 728(3)—	9
			omit, insert—	10
		'(3)	If the applicant is an individual, the application may also seek an endorsement on any gas work licence issued that its holder also carries out work in relation to gases other than fuel gases.	11 12 13
			Examples—	14
			An endorsement that the holder carries out work in relation to the use of hydrogen as transport fuel or the use of oxygen for medical purposes.'.	15 16
Clause	90	Rej	placement of s 728B (Interim licence or authorisation)	17
			Section 728B—	18
			omit, insert—	19
	<b>'728</b>	B Inte	erim licence or authorisation	20
		'(1)	This section applies if the chief inspector considers that the applicant has not adequately demonstrated that the applicant has the competencies and skills to hold the gas work licence or authorisation applied for.	21 22 23 24
		'(2)	The chief inspector may grant the applicant an interim gas work licence or authorisation (the <i>interim authority</i> ).	25 26
		'(3)	The chief inspector may impose conditions on the interim authority.	27 28
		'(4)	The interim authority must be for a stated term of no more than 1 year.	29 30

		'(5)	The chief inspector may extend the term of the interim authority to a term that ends no more than 1 year after the end of its term as stated in the authority.	1 2 3
		'(6)	However, the chief inspector may extend the term more than once only if satisfied exceptional circumstances justify the further extension.	4 5 6
		'(7)	If, within the term of the interim authority, the chief inspector considers the applicant has adequately demonstrated that the applicant has the competencies and skills to hold the gas work licence or authorisation applied for, the chief inspector must—	7 8 9 10 11
			(a) grant the application; and	12
			(b) cancel the interim authority.	13
		'(8)	Otherwise, the chief inspector must refuse the application at the end of the term of the interim authority.'.	14 15
Clause	91	Am	endment of s 876 (Conversion on 2004 Act start day)	16
			Section 876(c), 'the work program'—	17
			omit, insert—	18
			'a later work program'.	19
Clause	92		nendment of s 881 (Additional conditions for renewal plication)	20 21
			Section 881(2)—	22
			omit, insert—	23
		'(2)	A converted ATP holder can not apply to renew the converted ATP if section 878 <sup>33</sup> applies and the relinquishment condition under that section has not been complied with.	23 24 25 26

<sup>33</sup> Section 878 (Relinquishment condition if converted ATP includes a reduction requirement)

Clause	93	Ins	ertion of new s 911A	1
			Chapter 15, part 3, division 7, subdivision 1—	2
			insert—	3
	'911A		ovision for continuance of 1923 Act make good ligation	4 5
			'The make good obligation for the replacement tenure applies as if a reference in this Act to the exercise of underground water rights for the replacement tenure included a reference to the taking of water necessarily taken as part of petroleum production under the existing tenure.'.	6 7 8 9 10
Clause	94	Am	nendment of s 926 (Provisions for petroleum royalty)	11
		(1)	Section 926(2), 'the production'—	12
			omit, insert—	13
			'actual payment of the royalty'.	14
		(2)	Section 926(3), 'production testing approved'—	15
			omit, insert—	16
			'petroleum flared or vented under an approval given'.	17
Clause	95	ded	nendment of s 927 (Corresponding approvals and cisions under 1923 Act for a converted petroleum thority)	18 19 20
		(1)	Section 927(1)(a)—	21
			omit, insert—	22
			'(a) about any of the following under the 1923 Act—	23
			(i) an authority to prospect;	24
			(ii) a petroleum lease;	25
			(iii) a pipeline licence;	26
			(iv) a refinery permission.'.	27
		(2)	Section 927(4), 'is taken be'—	28

**s 96** 78 **s 99** 

Petroleum and Other Legislation Amendmen
Bill (No. 2) 2004

		omit, insert—	1
		'is also taken to be'.	2
Clause	96	Amendment of s 931 (References in Acts and documents to 1923 Act)	3 4
		Section 931(2)—	5
		omit, insert—	6
		'(2) However, subsection (1) does not apply if the reference is in relation to a 1923 Act petroleum tenure—	7 8
		(a) that, on the 2004 Act start day, does not become a converted petroleum tenure; or	9 10
		(b) until the tenure becomes a replacement tenure, on or after the commencement of the <i>Petroleum and Other Legislation Amendment Act (No. 2) 2004.</i> '.	11 12 13
Clause	97	Omission of s 935 (Continuation of petroleum royalty exemption for flaring or venting under 1923 Act)	14 15
		Section 935—	16
		omit.	17
Clause	98	Amendment of s 937 (Existing operating plant)	18
		Section 937(1) to (3)—	19
		omit, insert—	20
		'(1) Until 1 July 2005, chapter 9, parts 2 and 4, (other than part 4, division 7) do not apply to plant operated, or an activity carried out, under this Act.'.	21 22 23
Clause	99	Insertion of new ch 15, pt 5	24
		After section 938—	25
		insert—	26

Part 5	Petroleum and Other Legislation Amendment Bill (No. 2) 2004	1 2 3 4
'938A Pip	peline licences	5
'(1)	This section applies for a pipeline licence that became a converted licence under section 916(2)(a).	6 7
'(2)	On the day the <i>Petroleum and Other Legislation Amendment Act (No. 2) 2004</i> commences, the converted licence becomes a point to point pipeline licence under this Act.	8 9 10
'938B Re	quests for pipeline licences	11
'(1)	This section applies for a request mentioned in section 917 that has not been decided before the day the <i>Petroleum and Other Legislation Amendment Act (No. 2) 2004</i> commences.	12 13 14
'(2)	On the day that Act commences, the request is taken to be a request for a point to point pipeline licence under this Act.	15 16
'938C 192	23 Act water bores	17
'(1)	Subsection (2) applies for a water bore—	18
	(a) drilled with the permission of the Minister under the 1923 Act, section 86; and	19 20
	(b) within the area of a converted petroleum tenure.	21
'(2)	On and from the day the <i>Petroleum and Other Legislation Amendment Act (No. 2) 2004</i> commences, the water bore—	22 23
	(a) is taken to be a water supply bore under this Act; and	24
	(b) may be transferred without complying with section 288(3).	25 26
'(3)	Subsection (4) applies for a water bore—	27
	(a) drilled with the permission of the Minister under the 1923 Act, section 86; and	28 29

**s 100** 80 **s 100** 

			(b) within the area of a replacement tenure.	1
		'(4)	On and from the day the area becomes a replacement tenure, the water bore—	2 3
			(a) is taken to be a water supply bore under this Act; and	4
			(b) may be transferred without complying with section 288(3).	5 6
	<b>'938</b> I	) Dec	commissioning wells and bores	7
		'(1)	Until 1 July 2005, subsection (2) applies to a well or bore mentioned in section 292 instead of section 292(4)(a).	8 9
		'(2)	The well or bore must be plugged and abandoned under the 1923 Act, as the 1923 Act was immediately before the commencement of this section.'.	10 11 12
Clause	100	Am	endment of sch 2 (Dictionary)	13
		(1)	Schedule 2—	14
			insert—	15
			<i>insert</i> —  'coal or oil shale mining lease means a coal mining lease or oil shale mining lease under the Mineral Resources Act.	
			'coal or oil shale mining lease means a coal mining lease or	15 16
			'coal or oil shale mining lease means a coal mining lease or oil shale mining lease under the Mineral Resources Act.	15 16 17
			'coal or oil shale mining lease means a coal mining lease or oil shale mining lease under the Mineral Resources Act. converted petroleum tenure see section 872.	15 16 17 18
		(2)	'coal or oil shale mining lease means a coal mining lease or oil shale mining lease under the Mineral Resources Act.  converted petroleum tenure see section 872.  replacement tenure see section 908.	15 16 17 18 19
		(2)	'coal or oil shale mining lease means a coal mining lease or oil shale mining lease under the Mineral Resources Act.  converted petroleum tenure see section 872.  replacement tenure see section 908.  review report means a report under section 267.'.	15 16 17 18 19 20

	Par	t 5	Amendment of Water Act 2000	1
Clause	101	Act	t amended in pt 5	2
			This part amends the Water Act 2000.	3
Clause	102	Am	nendment of s 203 (Definitions for pt 6)	4
			Section 203, definition priority group, after '2004'—	5
			insert—	6
			'or the carrying out of authorised activities under the <i>Petroleum Act 1923</i> '.	7 8
Clause	103	Am	nendment of s 206 (Applying for a water licence)	9
			Section 206(5)(a)(i), after '2004'—	10
			insert—	11
			'or is water necessarily produced as a result of the carrying out of authorised activities under the <i>Petroleum Act 1923</i> '.	12 13
Clause	104	Am	nendment of s 227 (Cancelling water licence)	14
		(1)	Section 227(2)—	15
			omit, insert—	16
		'(2)	Without limiting subsection (1), the chief executive may cancel a water licence granted to a petroleum tenure holder if—	17 18 19
			(a) the petroleum tenure ends; or	20
			(b) if the petroleum tenure is a petroleum tenure under the <i>Petroleum and Gas (Production and Safety) Act</i> 2004—the licensee ceases to carry out, under that Act, any of the following and has not stored an appropriate amount of associated water under that Act—	21 22 23 24 25
			(i) approved testing for petroleum production;	26
			(ii) petroleum production for commercial purposes; or	27

s 105 82 s 105

		(c)		ne petroleum tenure is an authority to prospect under Petroleum Act 1923, the licensee—	1 2
			(i)	ceases to carry out, under that Act, testing for petroleum production in accordance with the instrument for the authority to prospect; and	3 4 5
			(ii)	has not stored an appropriate amount of associated water under that Act; or	6 7
		(d)		ne petroleum tenure is a petroleum lease under the <i>roleum Act 1923</i> , the licensee—	8 9
			(i)	ceases to carry out, under that Act, petroleum production for commercial purposes; and	10 11
			(ii)	has not stored an appropriate amount of associated water under that Act.'.	12 13
	Part (	6		Minor amendments	14
lause	105	Minor a	meno	dments	15
		The	sched	dule amends the Acts it mentions.	16

Schedule		Minor amendments of Acts	1
		section 105	2
Coa	l Mining Saf	ety and Health Act 1999	3
1	Schedule 2,	part 1, item 2B, 'drill holes'—	4
	omit, ins	ert—	5
	'borehole	es'.	6
2	Schedule 3, 'incidental'-	definition <i>coal mining operations</i> ,	7 8
	omit.		9
3	Schedule 3, example, 'in	definition <i>surface mine</i> , paragraph (b), acidental'—	10 11
	omit.		12
4	Schedule 3, 'incidental'-	definition <i>underground mine</i> , example, —	13 14
	omit.		15
Env	ironmental F	Protection Act	16
5	Section 78,	after 'to which the'—	17
	insert—		18
	'activity,	,	19

# Schedule 1 (continued)

6	Section 96—	1
	omit, insert—	2
<b>'96</b>	Deciding applications	3
	'The administering authority must, within 20 business days after the application date, decide to grant or refuse the application.'.	4 5 6
Mine	eral Resources Act 1989	7
7	Section 742, 'part'—	8
	omit, insert—	9
	'division'.	10
8	Part 7AA, 'coal mining lease or oil shale mining lease'—	11
	omit, insert—	12
	'coal or oil shale mining lease'.	13
9	Part 7AA, 'coal mining lease holder or oil shale mining lease holder'—	14 15
	omit, insert—	16
	'coal or oil shale mining lease holder'.	17
10	Schedule—	18
	insert—	19
	'coal or oil shale mining lease means a coal mining lease or oil shale mining lease.'.	20 21

# Schedule 1 (continued)

Petro	Petroleum Act 1923	
11	Section 25L(2)(a), 'renewed'—	2
	omit, insert—	3
	'replaced'.	4
12	Section 40A(2), 'to happen'—	5
	omit.	6
13	Section 74Q(5), 'work program'—	7
	omit, insert—	8
	'development plan'.	9
14	Section 74S(4), incidental'—	10
	omit.	11
15	Section 74X(1)(a) and (b), 'authority'—	12
	omit, insert—	13
	'tenure'.	14
16	Section 76B(5)(b), 'subsection (2)'—	15
	omit, insert—	16
	'subsection (3)'.	17
17	Sections 76I(1)(b), 76O(c), 76Q, 76V(1)(b), 77Z(1) and 154 and part 6F, division 2, subdivision 2, heading, 'coal mining lease or oil shale mining lease'—	18 19 20
	omit, insert—	21
	'coal or oil shale mining lease'.	22

18	Section 76J(2), 'renewal'—	1
	omit, insert—	2
	'granting or renewal'.	3
19	Section 76J(2), 'renewed'—	4
	omit, insert—	5
	'granted or renewed'.	6
20	Part 6F, division 3, subdivision 1, heading—	7
	omit.	8
21	Section 76T, heading, 'sdiv 1'—	9
	omit, insert—	10
	'div 3'.	11
22	Section 76T, 'subdivision'—	12
	omit, insert—	13
	'division'.	14
23	Part 6F, division 4, subdivision 3, heading, 'conditions'—	15
	omit, insert—	16
	'other conditions'.	17
24	Section 78D(2)(c), 'this Act'—	18
	omit, insert—	19
	'this Act or the 2004 Act'.	20

Schedule 1	(continued)
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omit insert		
omii, inseri—	2	
'occupiers'.	3	
Section 79K(2)(b), 'petroleum'—	4	
omit.	5	
Section 79M(1), 'tenure or'—	6	
omit, insert—	7	
'tenure, a 2004 Act petroleum authority or'.	8	
Section 79N, 'Act or'—	9	
omit, insert—	10	
'Act, a 2004 Act lease or'.	11	
Section 790(1), from 'is an authority' to 'mining lease'—		
omit, insert—	13	
'is not a mining lease, a 2004 Act lease or a petroleum lease'.	14	
Section 79Q(4)(b), example 2, 'petroleum lease'—	15	
omit, insert—	16	
'lease'.	17	
Section 79X(1), 'on land'—	18	
omit, insert—	19	
'land'.	20	
	Section 79K(2)(b), 'petroleum'—  omit.  Section 79M(1), 'tenure or'—  omit, insert—  'tenure, a 2004 Act petroleum authority or'.  Section 79N, 'Act or'—  omit, insert—  'Act, a 2004 Act lease or'.  Section 79O(1), from 'is an authority' to 'mining lease'—  omit, insert—  'is not a mining lease, a 2004 Act lease or a petroleum lease'.  Section 79Q(4)(b), example 2, 'petroleum lease'—  omit, insert—  'lease'.  Section 79X(1), 'on land'—  omit, insert—	

	Schedule 1 (continued)	
32	Section 79X(4)(b), 'sale'—	1
	omit, insert—	2
	'a power of sale'.	3
33	Section 80(4)(b), 'sale'—	4
	omit, insert—	5
	'a power of sale'.	6
34	Section 155(1) 'the work program'—	7
	omit, insert—	8
	'a later work program'.	9
Petr	oleum and Gas (Production and Safety) Act 2004	10
35	Sections 15(2), 93(1)(b), 113(a), 296(1)(b), 303(c), 306(1)(b), 307(1)(a)(ii), 315 to 317, 335(1)(a)(ii), 340(3)(b), 343, 344, 351, 359, 365(1)(a), 378(2), 379(1) and 383, chapter 3, part 2, division 1, subdivision 5, chapter 3, part 3, division 2, headings and schedule 2, definition petroleum producer, 'coal mining lease or oil shale mining lease'—	11 12 13 14 15 16
	omit, insert—	18
	'coal or oil shale mining lease'.	19
36	Section 40(1)(b)(ii), 'lease'—	20
	omit, insert—	21
	'authority'.	22

	Schedule 1 (continued)	
37	Section 178(7)(a), 'first year of the renewed'—	1
	omit.	2
38	Section 184A, 'annual'—	3
	omit.	4
39	Section 192(6)(a), 'renewed'—	5
	omit.	6
40	Section 197, 'subdivision'—	7
	omit, insert—	8
	'division'.	9
41	Sections 234, 348, 349(1), 350(1)(a), 351(a) and 378(2), chapter 3, part 3, divisions 2 and 3 and chapter 3, part 4, division 2, headings, 'coal mining lease holder or oil shale mining lease holder'—	10 11 12 13
	omit, insert—	14
	'coal or oil shale mining lease holder'.	15
42	Section 256(2)(b), after 'petroleum tenures'—	16
	insert—	17
	'or 1923 Act petroleum tenures'.	18
43	Section 269(2), 'that effect'—	19
	omit, insert—	20
	'that the effect'.	21

44	Section 288(3)(a)— <i>omit</i> .	1 2
45	Section 305(2)(c) and (3), ', division 1'— omit.	3 4
46	Sections 315(1)(a), 316(2) and 317(2), 'coal mining lease application or an oil shale mining lease application'—	5 6
	omit, insert—	7
	'coal or oil shale mining lease application'.	8
47	Section 379(1), after 'applies'—	9
	insert—	10
	', despite chapter 5, part 10,'.	11
48	Section 383A(b), 'coal mining tenement or oil shale mining tenement'—	12 13
	omit, insert—	14
	'coal or oil shale mining tenement'.	15
49	Section 388(1)(c), 'mineable coal seams'—	16
	omit, insert—	17
	'coal'.	18
50	Section 441(2), 'that relate to the native title'—	19
	omit.	20
51	Section 471(2), 'to enter the land'—	21
	omit.	22

Schedule 1 (	(continued)	١
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Section 489(1), 'may'—	1
omit, insert—	2
'may, at any time,'.	3
Section 497(3), note—	4
omit.	5
Section 513(3), 'occupier'	6
omit, insert—	7
'occupiers'.	8
Section 528(1), 'authority or'—	9
omit, insert—	10
'authority, a 1923 Act petroleum tenure or'.	11
Sections 529 and 530(1), 'mining or'—	12
omit, insert—	13
'mining lease, a 1923 Act lease or a'.	14
Section 539(1), 'on land'—	15
omit, insert—	16
'land'.	17
Section 539(4)(b) and 542(4)(b), 'sale'—	18
omit, insert—	19
'a power of sale'.	20
	<pre>omit, insert— 'may, at any time,'.  Section 497(3), note— omit.  Section 513(3), 'occupier' omit, insert— 'occupiers'.  Section 528(1), 'authority or'— omit, insert— 'authority, a 1923 Act petroleum tenure or'.  Sections 529 and 530(1), 'mining or'— omit, insert— 'mining lease, a 1923 Act lease or a'.  Section 539(1), 'on land'— omit, insert— 'land'.  Section 539(4)(b) and 542(4)(b), 'sale'— omit, insert— omit, insert—</pre>

	Schedule 1 (continued)	
59	Section 553(2), 'subsection (1)(b)'—	1
	omit, insert—	2
	'subsection (1)'.	3
60	Section 562(b), '3 and 4'—	4
	omit, insert—	5
	'3, 4 and 9'.	6
61	Section 690(1)(e) to (g)—	7
	renumber as 690(1)(e) to (h).	8
62	Section 728C(4)—	9
	omit.	10
63	Section 733(3), 'if'—	11
	omit, insert—	12
	'only if'.	13
64	Section 799A(3), 'to prospect'—	14
	omit.	15
65	Section 872, definition relevant 1923 Act ATP, second	16
	occurring, 'ATP'—	17
	omit, insert—	18
	'lease'.	19

# Schedule 1 (continued)

66	Sections 877(1)(b) and 903(1)(b), 'coal mining lease or oil shale mining lease'—	1 2
	omit, insert—	3
	'coal or oil shale mining tenement'.	4
67	Section 896(2), 'schedule 4'—	5
	omit, insert—	6
	'schedule 2'.	7
68	Section 898(1), '898'—	8
	omit, insert—	9
	'897'.	10
69	Section 910(2)(c)(ii), '1923 Act lease'—	11
	omit, insert—	12
	'1923 Act lease holder'.	13
70	Section 922(5), '1923 Act former'—	14
	omit, insert—	15
	'former 1923 Act'.	16
71	Section 934A(1), all words after 'tenure'—	17
	omit, insert—	18
	'under which petroleum production is carried out before 30 June 2005.'.	19 20
72	Section 934A(7), 'subsection (5)'—	21
	omit, insert—	22
	'subsection (6)'.	23

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