

Queensland

Mineral Resources and Other Legislation Amendment Bill 2006



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Part 6	Amendment of State Development and Public Works Organisation Act 1971	
20	Act amended in pt 6	24
21	Amendment of schedule (Dictionary)	24
Part 7	Amendment of Wild Rivers Act 2005	
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23	Amendment of s 46 (Meaning of Aurukun project)	24

A Bill

for

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

	The Parlia	ment of Queensland enacts—	1
	Part 1	Preliminary	2
Clause	1 Sh	ort title	3
		This Act may be cited as the Mineral Resources and Other Legislation Amendment Act 2006.	4 5
Clause	2 Co	mmencement	6
		Part 5, other than sections 11 and 12, commences on a day to be fixed by proclamation.	7 8
	Part 2	Amendment of Mineral Resources Act 1989	9
		nesources Act 1909	10
Clause	3 Ac	t amended in pt 2	11
		This part amends the Mineral Resources Act 1989.	12
Clause	4 Ins	ertion of new pt 6A	13
		After section 231—	14
		insert—	15
	'Part 64	A Mineral development licence	16
		for Aurukun project	17
	ʻ231A Ap	plication of pts 6 and 6A	18
	'(1)	This part applies only for the granting of, and in relation to, a mineral development licence for the Aurukun project.	19 20

۲		appli	6, except to the extent mentioned in subsection (3), also es for the granting of, and in relation to, a mineral lopment licence for the Aurukun project.	1 2 3
،'		194, 220, grant	ons 179, 180, 181(2), 182, 183, 185, 186, 188, 189, 192, 194A, 197A, 197B, 208, 210, 214(1)(a), 217, 218, 219, 221, 222, 223, 225 and 226AA do not apply for the ing of, and in relation to, a mineral development licence he Aurukun project.	4 5 6 7 8
د (. ,		, a reference in a provision of part 6 to a provision that been disapplied under subsection (3) is to be disregarded.	9 10
			jible person can apply for and hold mineral nent licence (180)	11 12
۰ ۱	` '		ineral development licence under this part can only be ed for and held by the eligible person.	13 14
،	. ,	the la	application and grant of a licence may be made even if and for the Aurukun project is part of a restricted area.	15 16
		Note-	-	17
			e numbers bracketed in the headings to this and other sections of this t are references to corresponding sections in part 6.	18 19
'231C	Арр	licat	ion for mineral development licence (183)	20
"(The a must	application for the grant of a mineral development licence	21 22
		(a)	be in the approved form; and	23
		(b)	identify, in the way prescribed under a regulation, the boundaries of the land applied for; and	24 25
		(c)	describe and identify, in the way prescribed under a regulation, any land proposed to be used as access from a point outside the boundary of the licence acceptable to the mining registrar to any part on the surface of the land sought to be included in the licence; and	26 27 28 29 30
		(d)	be lodged with the mining registrar; and	31
		(e)	be accompanied by—	32

	 (i) a statement, acceptable to the Minister, stating the activities, if any, proposed to be conducted under the licence, including, for example, work programs, amounts to be spent and studies to be performed; and 	1 2 3 4 5
	 (ii) a statement, acceptable to the Minister, separate from the statement mentioned in subparagraph (i), detailing the applicant's financial and technical resources; and 	6 7 8 9
	(iii) the application fee prescribed under a regulation.	10
'(2)	The mining registrar must give a copy of the application to the EPA administering authority within 5 business days after the application is lodged.	11 12 13
	ernative way of describing mineral development ence (184)	14 15
	'In addition to section 184, the chief executive may approve	16
	an alternative way of describing the land applied for.	17
	nister may grant or reject application for mineral velopment licence (186)	17 18 19
	nister may grant or reject application for mineral	18
de	nister may grant or reject application for mineral velopment licence (186) If the Minister is satisfied the applicant has complied with this Act in relation to the application, the Minister may grant and issue to the applicant a mineral development licence over all	18 19 20 21 22
de '(1)	nister may grant or reject application for mineral velopment licence (186) If the Minister is satisfied the applicant has complied with this Act in relation to the application, the Minister may grant and issue to the applicant a mineral development licence over all or part of the land for which the application is made.	18 19 20 21 22 23
de '(1) '(2)	nister may grant or reject application for mineral velopment licence (186) If the Minister is satisfied the applicant has complied with this Act in relation to the application, the Minister may grant and issue to the applicant a mineral development licence over all or part of the land for which the application is made. Alternatively, the Minister may reject the application. If the Minister rejects the application, in whole or in part, the Minister must, as soon as practicable after making the decision, give the applicant written notice of the reasons for	18 19 20 21 22 23 24 25 26 27
de (1) (2) (3)	 nister may grant or reject application for mineral velopment licence (186) If the Minister is satisfied the applicant has complied with this Act in relation to the application, the Minister may grant and issue to the applicant a mineral development licence over all or part of the land for which the application is made. Alternatively, the Minister may reject the application. If the Minister rejects the application, in whole or in part, the Minister must, as soon as practicable after making the decision, give the applicant written notice of the reasons for the decision. If the Minister grants the licence for part only of the land applied for, the application in so far as it relates to the balance 	18 19 20 21 22 23 24 25 26 27 28 29 30

	(b)	the name of the holder; and	1
	(c)	the address for service of notices on the holder; and	2
	(d)	the description of land for which the licence is granted; and	3 4
	(e)	the term of and the date the licence starts; and	5
	(f)	the conditions, other than conditions prescribed by this Act, to which the licence is subject; and	6 7
	(g)	state the minerals the subject of the licence.	8
'(6)	gran adm	chief executive must, within 5 business days after ting or rejecting the application, give the EPA inistering authority written notice of the grant or ction.	9 10 11 12
'231F Init	ial te	rm of mineral development licence (192)	13
'(1)	perio	initial term of a mineral development licence is for a od of not more than 5 years starting on the first day of the th next following the day the licence is granted.	14 15 16
'(2)	hold	n the grant of the licence to the start of the initial term, the er has all the entitlements, powers, duties and functions nolder has during the term of the licence.	17 18 19
'(3)	-	bite section 193, no rent is payable for the period before nitial term starts.	20 21
'231G Co	nditic	ons of mineral development licence (194)	22
' (1)	Am	ineral development licence is subject to—	23
	(a)	a condition that the holder must carry out the activities, if any, for which the licence was granted and in accordance with this Act and the conditions of the licence and for no other purpose; and	24 25 26 27
	(b)	a condition that the holder must carry out improvement restoration for the licence; and	28 29
	(c)	a condition that the holder, before the licence ends for whatever cause, must remove all equipment and plant on	30 31

or in the land comprised in the licence unless otherwise 1 authorised in writing by the Minister; and 2 3 a condition that without the prior approval in writing of (d) the Minister the holder must not obstruct or interfere 4 with any right of access had at any time during the term 5 of the licence by any person in relation to land the 6 subject of the licence for so long as that right of access 7 is exercised: and 8 (e) a condition that the holder is not to assign or mortgage 9 the licence, or any part of it, unless the Minister is 10 satisfied that any approval or consent required under the 11 Aurukun agreement has been given; and 12 (f) a condition that the holder must, when, and in the way, 13 the Minister requires, give to the Minister-14 (i) progress and final reports, accompanied by maps, 15 sections, charts and other data giving full 16 particulars and results of activities carried out on 17 the area stated by the Minister, including details of 18 costs incurred for stated periods within the term of 19 the licence: and 20 materials obtained because of the holder's 21 (ii) activities under the licence; and 22 a condition that the holder— (g) 23 (i) pays the rental prescribed under a regulation; and 24 (ii) deposit, as required by the Minister, any security 25 from time to time under this Act: and 26 (h) a condition that the holder must comply with this Act 27 and other mining legislation; and 28 (i) any other conditions stated in the Aurukun agreement to 29 be conditions of the licence; and 30 any other conditions decided by the Minister. (j) 31

'(3)	The chief executive must, within 5 business days after the Minister makes a variation under subsection (2), give the EPA administering authority written notice of the variation.	1 2 3
'(4)	The holder of the licence and all persons acting under the authority of the licence must comply with the conditions for the time being of the licence.	4 5 6
'(5)	Conditions requiring compliance with stated codes or industry agreements may be imposed on the licence.	7 8
'(6)	Despite subsections (1), (2) and (5), a condition must not be imposed or varied if the condition, or the condition as varied, is the same, or substantially the same, or inconsistent with, a relevant environmental condition for the licence.	9 10 11 12
'231H Rei	newal of licence (197A)	13
'(1)	The Minister may renew a mineral development licence if the Minister is satisfied of each of the following—	14 15
	(a) the Aurukun agreement has not been terminated;	16
	(b) the holder of the licence has complied with—	17
	(i) the licence; and	18
	(ii) this Act in relation to the licence;	19
	(c) the activities proposed to be undertaken during the renewed term are appropriate;	20 21
	(d) the financial and technical resources available to the holder to carry out the proposed activities during the renewed term are appropriate;	22 23 24
	(e) the public interest will not be adversely affected by the renewal.	25 26
'(2)	The renewal may be granted for a further term of not more than 5 years decided by the Minister.	27 28
' (3)	The renewed licence is subject to any conditions applying at the end of the earlier term of the licence.	29 30
'(4)	The Minister may refuse to renew the licence if the Minister—	31 32

		 (a) has served on the holder a notice, in the approved form, asking the holder to show cause, within the period stated in the notice, why the renewal should not be refused; and 	1 2 3 4
		(b) after considering the holder's response, is satisfied the renewal should be refused.	5 6
	'(5)	As soon as practicable after deciding the application for the renewal, the Minister must give the holder a written notice stating—	7 8 9
		(a) the decision; and	10
		(b) if the decision is to refuse the renewal, the reasons for the decision.	11 12
	'(6)	If the Minister renews the licence, the chief executive must give the EPA administering authority a copy of the application within 5 business days after the Minister is satisfied of the matters mentioned in subsection (1).	13 14 15 16
ʻ231I		quirements for assigning or mortgaging mineral velopment licences (198)	17 18
	' (1)	Subsection (2) applies despite section 198.	19
	'(2)	A mineral development licence, or an interest in a mineral development licence, can not be assigned or mortgaged unless the Minister is satisfied that any approval or consent required under the Aurukun agreement for the assignment or mortgage has been given.	20 21 22 23 24
ʻ231J		ntravention by holder of mineral development ence (209)	25 26
		'In addition to section 209, if the Aurukun agreement has been terminated, the Minister may cancel the licence.	27 28
'231K	Rev	view of decisions	29
	'(1)	A decision under this Act, in relation to a mineral development licence—	30 31
		(a) is final and conclusive; and	32

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		(b) can not be challenged, appealed against, reviewed, quashed, set aside or called in question in any other way, under the <i>Judicial Review Act 1991</i> or otherwise (whether by the Supreme Court, another court, a tribunal, an authority or a person); and	1 2 3 4 5
		(c) is not subject to any declaratory, injunctive or other order of the Supreme Court, another court, a tribunal, an authority or a person on any ground.	6 7 8
	' (2)	In this section—	9
		<i>decision</i> includes a decision affected by jurisdictional error.'.	10
Clause	5 Ins	ertion of new pt 7AAA	11
		After section 318—	12
		insert—	13
	'Part 7A	AA Mining lease for Aurukun project	14 15
	'318AAA /	Application of pts 7 and 7AAA	16
	'(1)	This part applies—	17
		(a) only for the granting of, and in relation to, a mining lease for the Aurukun project; and	18 19
		(b) only if the holder of the lease is a party to the Aurukun agreement; and	20 21
		(c) the agreement has not been terminated.	22
	'(2)	Part 7, except to the extent mentioned in subsection (3), also applies for the granting of, and in relation to, a mining lease for the Aurukun project.	23 24 25
	·(3)	Sections 232, 233, 239, 245, 247, 248, 249, 250, 251, 252, 252A, 252B, 252C, 252D, 253, 254, 255, 256, 257, 258, 259, 260, 265, 266, 268, 269, 270, 271, 272, 273, 275, 276, 278A, 280, 283, 284, 285 and 286A do not apply for the granting of, and in relation to, a mining lease for the Aurukun project.	26 27 28 29 30

' (4)	Also, a reference in a provision of part 7 to a provision that has been disapplied under subsection (3) is to be disregarded.	1 2
	Only eligible person can apply for and hold mining ease (233)	3 4
'(1)	A mining lease under this part can only be applied for and held by the eligible person.	5 6
'(2)	The application and grant of a lease may be made even if the land for the Aurukun project is part of a restricted area. <i>Note—</i>	7 8 9
	The numbers bracketed in the headings to this and other sections of this part are references to corresponding sections in part 7.	10 11
	Alternative way of marking out land proposed to be subject of mining lease (241)	12 13
'(1)	In addition to section 241 the chief executive may approve an alternative method for marking out land proposed to be the subject of a mining lease.	14 15 16
'(2)	If an alternative method is approved, sections 242 and 244 do not apply.	17 18
'318AAD A	Application for grant of mining lease (245)	19
	'An application for the grant of a mining lease must—	20
	(a) be in the approved form; and	21
	(b) identify, in the way prescribed under a regulation, the boundaries of the land applied for; and	22 23
	 (c) describe and identify, in the way prescribed under a regulation, any land proposed to be used as access from a point outside the boundary of the lease acceptable to the mining registrar to land over which the lease is sought; and 	24 25 26 27 28
	(d) be accompanied by a sketch, map or other graphic representation acceptable to the mining registrar setting	29 30

out the boundaries of any land referred to in paragraphs (b) and (c); and

	(e)	• •	1 2
	(f)	mining district in which the land is situated, during the	3 4 5
	(g)	be accompanied by—	6
		outlining the mining program proposed, outlining its method of operation, and providing an indication of when operations are expected to start;	7 8 9 10 11
		proposals for infrastructure requirements necessary to enable the mining program to proceed, or additional activities to be carried on to work out	12 13 14 15 16
		(iii) the application fee prescribed under a regulation.	17
ʻ318AA	E Addit	onal matters for application (252)	18
'(1) The	nining registrar must endorse on the application—	19
	(a)	the number of the proposed mining lease; and	20
	(b)	the date and time the application was lodged.	21
'(appl	cation is lodged, give a copy of it to the EPA	22 23 24
'(alter	native method for describing a mining lease in the	25 26 27
'318AA	F Minin	lease must include all surface of land (273)	28
	'A i	ining lease over land must not be granted unless it	29 30

	lolde 274)	er of a mining lease to mark boundary posts	1 2
		addition to section 274, the chief executive may approve lternative method for marking boundary posts.	3 4
318AAH (Genei	ral conditions of mining lease (276)	5
' (1)	Each	n mining lease is subject to—	6
	(a)	a condition that the holder must use the land comprised in the lease for the purpose for which the lease was granted and in accordance with this Act and the conditions of the lease and for no other purpose; and	7 8 9 10
	(b)	a condition that the holder must carry out improvement restoration for the lease; and	11 12
	(c)	a condition that the holder, before the end of the lease for whatever cause, must remove any building or structure purported to be erected under the authority of the lease and all mining equipment and plant, on or in the land comprised in the lease unless otherwise approved by the Minister; and	13 14 15 16 17 18
	(d)	a condition that without the prior approval of the Minister the holder must not obstruct or interfere with any right of access had by any person in relation to land the subject of the lease; and	19 20 21 22
	(e)	a condition that the holder is not to assign, mortgage or sublease the lease, or any part of it, unless the Minister is satisfied that any approval or consent required under the Aurukun agreement has been given; and	23 24 25 26
	(f)	a condition that the holder give, in the way prescribed under a regulation, all reports, returns, documents and statements prescribed under a regulation; and	27 28 29
	(g)	a condition that the holder give materials obtained under the holder's mining operations to the Minister at the times, in the way and in quantities the Minister reasonably requires by written notice to the holder; and	30 31 32 33
	(h)	if the lease is over land that is a reserve—a condition that the holder comply with the terms and conditions on	34 35

	which the consent of the owner or the Governor in Council to the grant of the lease was given; and	1 2				
(i)	a condition that the holder maintain, during the term of the lease, the marking out of the land, the subject of the lease, including any survey pegs but that boundary posts or cairns need not be maintained after the land has been surveyed; and					
(j)	a condition that the holder make all payments of compensation and comply with all terms of any agreement or determination relating to compensation at the time or times agreed or determined under sections 279, 281 or 282; and	8 9 10 11 12				
(k)	a condition that the holder—	13				
	(i) pay the rental prescribed under a regulation; and	14				
	(ii) pay the royalty prescribed under a regulation; and	15				
	 (iii) pay all local government rates and charges lawfully chargeable against the holder for the land comprised in the lease; and 	16 17 18				
	(iv) deposit, as required by the Minister, any security from time to time under this Act; and	19 20				
(l)	a condition that the holder comply with this Act and other mining legislation; and	21 22				
(m)	any other conditions stated in the Aurukun agreement to be conditions of the lease; and	23 24				
(n)	any other conditions decided by the Governor in Council.	25 26				
ope	ch mining lease may be subject to a condition that mining erations under the lease commence within a stated period er its grant.	27 28 29				
Conditions requiring compliance with stated codes or industry agreements may be imposed for each mining lease.						
imp	spite subsections (1) to (3), a condition must not be posed if it is the same, or substantially the same, or onsistent with, a relevant environmental condition for the se.	32 33 34 35				

'(2)

'(3)

'(4)

'318AAI In	itial term of mining lease (284)	1
' (1)	The initial term of a mining lease is for the period approved by the Governor in Council, starting on the first day of the month next following the day on which the lease is granted.	2 3 4
'(2)	From the grant of the lease to the start of the initial term the holder has all the entitlements, powers, duties and functions that the holder has during the term of the lease.	5 6 7
'(3)	Despite subsection (2), no rent is payable for the period before the initial term starts.	8 9
'318AAJ F	enewal of lease (286A)	10
' (1)	This section applies—	11
	(a) despite section 318AAA; and	12
	(b) if the Aurukun agreement has not been terminated before the application for the renewal of a mining lease is made.	13 14 15
·(2)	Section 286A, other than subsections (1)(h) and (2), applies to the renewal.	16 17
	Requirements for assigning, mortgaging or subleasing mining leases (300)	18 19
' (1)	Subsection (2) applies despite section 300.	20
'(2)	A mining lease, or an interest in a mining lease, can not be assigned, mortgaged or subleased unless the Minister is satisfied that any approval or consent required under the Aurukun agreement for the assignment, mortgage or sublease has been given.	21 22 23 24 25
'318AAL C	Contravention by holder of mining lease (308)	26
	'In addition to section 308, if the Aurukun agreement has been terminated, the Minister may cancel the lease.	27 28

	'318 A		imitatio	n on surrender of mining lease (309)	1
		' (1)		tion applies if the holder of a mining lease wishes to or the lease.	2 3
		'(2)	the Min	section 318AAA, section 309 does not apply unless ister is satisfied the holder has fully discharged its ons under the Aurukun agreement.'.	4 5 6
Clause	6	Am	endmen	t of schedule (Dictionary)	7
		(1)		e, definitions <i>eligible person, mineral development</i> and <i>mining lease</i> —	8 9
			omit.		10
		(2)	Schedul	e—	11
			insert—		12
				an agreement means the agreement between the State person selected by the State to develop the Aurukun	13 14 15
			Auruku	n project—	16
			tra mo	<i>rukun project</i> means the project for the extraction, nsportation and processing of bauxite on land that is ore or less the land described as 'restricted area 315' A315) under this Act.	17 18 19 20
			of ele int int int	<i>rukun project</i> includes the construction and operation works, including, for example, mining equipment, ectricity generation plants and related distribution frastructure, pipelines, telecommunications frastructure, water storage and distribution frastructure, buildings, conveyors, roads or railways land near Aurukun and Weipa.	21 22 23 24 25 26 27
			eligible	person means—	28
			(a) oth	her than for parts 6A and 7AAA—	29
			(i)	an adult; or	30
			(ii) a company; or	31

	(iii) a local government that acquires a mining claim or mining lease under the <i>Local Government Act</i> 1993, chapter 14, part 7; or	1 2 3
	(iv) an educational institution the Minister treats as an eligible person under section 7; and	4 5
(b)	for part 6A—the person who is the party to the Aurukun agreement with the State; and	6 7
(c)	for part 7AAA—the person who is the holder of a mineral development licence under part 6A.	8 9
min	eral development licence, means—	10
(a)	for part 6A—a mineral development licence under part 6A; and	11 12
(b)	other than for part 6A—a mineral development licence under part 6 or part 6A.	13 14
min	ing lease means—	15
(a)	for part 7AAA—a mining lease under part 7AAA; or	16
(b)	other than for part 7AAA—a mining lease under part 7 or part 7AAA.'.	17 18

Part	3 Amendment of Local Government (Aboriginal Lands) Act 1978	19 20 21
7	Act amended in nt 3	22

Clause	7	Act amended in pt 3	22
		This part amends the Local Government (Aboriginal Lands) Act 1978.	23 24
Clause	8	Amendment of s 27 (Mineral rights in shires)	25
		Section 27(2)—	26
		omit.	27

	Part	Gas (Production and Safety)	1 2 3
Clause	9	Act amended in pt 4	4
			5 6
Clause	10		7 8
		After section 5(2)—	9
		insert—	10
		'Note—	11
		Act 1982, section 4(1) is extended for pipelines under that Act, part 3, division 4. The provisions effectively cover pipelines in the coastal	12 13 14 15
	Part		16
		(Submerged Lands) Act 1982	17
Clause	11	Act amended in pt 5	18
		This part amends the Petroleum (Submerged Lands) Act 1982.	19
Clause	12	Amendment of s 4 (Definitions)	20
		1) Section 4(1), definition <i>the adjacent area</i> , paragraph (c)—	21
		omit.	22
			23 24
		omit, insert—	25

			'for part 3, division 4 and a pipeline to which that division applies'.	1 2
		(3)	Section 4(3)—	3
			omit.	4
Clause	13	Am	nendment of s 4 (Definitions)	5
		(1)	Section 4(1), definitions <i>Commonwealth adjacent area</i> , for a State, other than Queensland, or for the Northern Territory and <i>Commonwealth adjacent area</i> , for Queensland—	6 7 8
			omit.	9
		(2)	Section 4(1)—	10
			insert—	11
			<i>Commonwealth offshore area</i> , for a State other than Queensland, or for the Northern Territory, means the offshore area of the State or Territory for the purposes of the <i>Offshore Petroleum Act 2006</i> (Cwlth).	12 13 14 15
			<i>Commonwealth offshore area</i> , for Queensland means the offshore area of Queensland under the <i>Offshore Petroleum Act 2006</i> (Cwlth), section 7, including the Coral Sea area within the meaning of that section.'.	16 17 18 19
		(3)	Section 4(1), definition <i>Commonwealth Act</i> , ' <i>Petroleum</i> (Submerged Lands) Act 1967'—	20 21
			omit, insert—	22
			'Offshore Petroleum Act 2006'.	23
Clause	14		nendment of s 5 (Effect of territorial sea baseline anges on pipeline licence)	24 25
			Section 5(1)(c)(ii), 'adjacent'—	26
			omit, insert—	27
			'offshore'.	28

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Clause	15	Amendment of s 9 (Definitions for div 2)	1
		Section 9, definition <i>Commonwealth Act</i> , paragraphs (a) to (c)—	2 3
		omit, insert—	4
		(a) the Offshore Petroleum Act 2006 (Cwlth); or	5
		(b) the <i>Offshore Petroleum (Registration Fees) Act 2006</i> (Cwlth); or	6 7
		(c) Offshore Petroleum (Safety Levies) Act 2006 (Cwlth); or	8
		(d) Offshore Petroleum (Royalty) Act 2006 (Cwlth).'.	9
Clause	16	Amendment of s 11 (Minister as Designated Authority)	10
		Section 11, 'adjacent'—	11
		omit, insert—	12
		'offshore'.	13
Clause	17	Amendment of s 12 (Delegations under Commonwealth Act)	14 15
Clause	17		
Clause	17	Act)	15
Clause	17	Act) Section 12, 'adjacent'—	15 16
Clause Clause	17 18	Act) Section 12, 'adjacent'— <i>omit, insert</i> —	15 16 17
		Act) Section 12, 'adjacent'— <i>omit, insert</i> — 'offshore'. Amendment of s 13 (Public servants performing	15 16 17 18 19
		Act) Section 12, 'adjacent'— <i>omit, insert</i> — 'offshore'. Amendment of s 13 (Public servants performing functions under Commonwealth Act)	15 16 17 18 19 20
		Act) Section 12, 'adjacent'— <i>omit, insert</i> — 'offshore'. Amendment of s 13 (Public servants performing functions under Commonwealth Act) Section 13, 'adjacent'—	15 16 17 18 19 20 21
		Act) Section 12, 'adjacent'— <i>omit, insert</i> — 'offshore'. Amendment of s 13 (Public servants performing functions under Commonwealth Act) Section 13, 'adjacent'— <i>omit, insert</i> —	15 16 17 18 19 20 21 22

		<i>omit, insert—</i> 'Commonwealth offshore area'.	1 2
	Part	6 Amendment of State Development and Public Works Organisation Act 1971	3 4 5
Clause	20	Act amended in pt 6	6
		This part amends the <i>State Development and Public Works</i> Organisation Act 1971.	7 8
Clause	21	Amendment of schedule (Dictionary)	9
		Schedule, definition <i>local body</i> —	10
		insert—	11
		(d) a corporation whose shares are wholly owned by—	12
		(i) the State; or	13
		(ii) the State and 1 or more local governments; or	14
		(iii) 1 or more local governments.'.	15
	Part	7 Amendment of Wild Rivers Act	16
		2005	17
Clause	22	Act amended in pt 7	18
		This part amends the Wild Rivers Act 2005.	19
Clause	23	Amendment of s 46 (Meaning of Aurukun project)	20
		Section 46(1)—	21

omit, insert—

'(1) The *Aurukun project* means the project for the extraction, transportation and processing of bauxite on land that is more or less the land described as 'restricted area 315' (RA315) under this Act.'.

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