

Queensland

Energy Assets (Restructuring and Disposal) Bill 2006



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A Bill

for

An Act to facilitate the disposal of particular energy businesses, including by facilitating the restructure or sale of energy entities, and for other purposes

The P	arlia	ment of Queensland enacts—	1
Part	1	Preliminary	2
1	Sh	ort title	3
		This Act may be cited as the <i>Energy Assets (Restructuring and Disposal) Act 2006</i> .	4 5
2	Pu	rpose of Act	6
		The purpose of this Act is to facilitate the disposal of particular gas and electricity businesses of energy entities, including by facilitating the restructure or sale of the entities.	7 8 9
3	Ext	traterritorial application of Act	10
	(1)	This Act applies both within and outside Queensland.	11
	(2)	This Act applies outside Queensland to the full extent of the extraterritorial legislative power of the Parliament.	12 13
Part	2	Interpretation	14
4	Dic	tionary	15
		The dictionary in the schedule defines particular words used in this Act.	16 17
5	Me	aning of <i>energy entity</i>	18
	(1)	Each of the following is an <i>energy entity</i> —	19
		(a) Energex;	20

(b) Ergon; 21

	(c)	a company of which Energex or Ergon is the ultimate holding company;	1 2
	(d)	a company owned jointly by Energex and Ergon;	3
	(e)	a government company established for the project;	4
	(f)	a company that was an energy entity under paragraph (c), all of whose shares have been transferred to the State or to a government company mentioned in paragraph (e).	5 6 7 8
(2)		emove any doubt, it is declared that a company is not an gy entity if it is not—	9 10
	(a)	a company ultimately owned by the State; or	11
	(b)	a company of which Energex or Ergon is the ultimate holding company.	12 13
Ме	aning	g of <i>project</i>	14
(1)	The	<i>project</i> is—	15
	(a)	the taking of steps, including establishing companies, restructuring businesses, assets and liabilities of energy entities, disposing of energy entities and issuing and dealing with gas and electricity authorities—	16 17 18 19
		(i) to facilitate the disposal of particular gas and electricity businesses of energy entities; and	20 21
		(ii) for associated purposes relating to the continuing operation of energy entities; and	22 23
	(b)	the disposal of the gas and electricity businesses, including by the disposal of energy entities.	24 25
(2)	arran betw an subs prov	project also includes the taking of steps to facilitate an ngement between Ergon Energy and another entity, or veen a sale entity and another entity, after the disposal of electricity business or energy entity mentioned in section (1), for the other entity to assume an obligation to vide customer retail services to non-contestable customers rgon Energy's or the sale entity's retail area.	26 27 28 29 30 31 32

	(3)	Words defined in the Electricity Act and used in subsection (2) have the same meanings as they have in the Electricity Act.	1 2 3
7	Ref	erences to functions	4
		In this Act—	5
		(a) a reference to a function includes a power; and	6
		(b) a reference to performing a function includes exercising a power.	7 8

Part 3Particular Ministerial powers and
activities relating to the project9

10

11

8 Associated activities

For the purpose of the project, the Minister may do any of the 12 following— 13

- (a) examine a business, asset or liability of an energy entity, 14 including a record relating to a business, asset or 15 liability; 16
- (b) decide the most appropriate way of restructuring a 17 business, asset or liability of an energy entity, including 18 by deciding whether or not a business, asset or liability 19 of an energy entity is to be transferred to another energy 20 entity; 21
- (c) decide the most appropriate way of disposing of an energy entity or of a business, asset or liability of an energy entity;
 22
- (d) anything else necessary or incidental to facilitate the disposal of an energy entity or of a business, asset or liability of an energy entity or the continuing operation of an energy entity.
 25
 26
 27
 28

Tra	nsfei	r notice	1
(1)		the purpose of the project, the Minister may, by gazette ce (a <i>transfer notice</i>), do any of the following—	2 3
	(a)	transfer shares in an energy entity to another energy entity or the State;	4 5
	(b)	transfer a business, asset or liability of an energy entity to another energy entity or the State;	6 7
	(c)	make provision about the consideration for shares or a business, asset or liability transferred under paragraph (a) or (b);	8 9 10
	(d)	grant a lease, easement or other right to an energy entity;	11
	(e)	vary or extinguish a lease, easement or other right held by an energy entity;	12 13
	(f)	provide whether and, if so, the extent to which an energy entity is the successor in law of another energy entity;	14 15
	(g)	make provision for a legal proceeding that is being, or may be, taken by or against an energy entity to be continued or taken by or against another energy entity;	16 17 18
	(h)	make provision about the application of instruments to an energy entity, including—	19 20
		(i) whether an energy entity is a party to an instrument; and	21 22
		(ii) whether an instrument is taken to have been given to, by or in favour of an energy entity; and	23 24
		(iii) whether a reference to an entity in an instrument is a reference to an energy entity; and	25 26
		 (iv) whether, under an instrument, an amount is or may become payable to or by an energy entity or other property is, or may be, transferred to or by an energy entity; 	27 28 29 30
	(i)	transfer or second an employee of an energy entity to another energy entity;	31 32
	(j)	make provision about the employees of an energy entity and their rights;	33 34
	(k)	make provision about the records of an energy entity;	35

	 make provision about an incidental, consequential or supplemental matter the Minister considers necessary or convenient for effectively carrying out the project. 	1 2 3
(2)	A transfer notice may include conditions applying to something done under the notice.	4 5
(3)	If the Minister is satisfied it would be inappropriate for a particular matter to be stated in a transfer notice (for example, because of the size or nature of the matter), the Minister may provide for the matter by including a reference in the transfer notice to another document that is—	6 7 8 9 10
	(a) signed by the Minister; and	11
	(b) kept available, at a place stated in the transfer notice, for inspection by the persons to whom the matter relates.	12 13
(4)	The transfer of a liability of an energy entity under this section discharges the entity from the liability.	14 15
(5)	A transfer notice has effect despite any other law or instrument.	16 17
(6)	A transfer notice has effect on the day it is published in the gazette or a later day stated in it.	18 19
(7)	In this section—	20
	<i>employee</i> , of an energy entity, does not include a director of the entity.	21 22
Lin ent	nitation on power to second employees of an energy ity	23 24
(1)	The secondment of an employee under a transfer notice must not, without the employee's consent, involve—	25 26
	(a) a reduction in the employee's status; or	27
	(b) any change in the employee's duties that would be unreasonable having regard to the employee's skills, abilities and experience.	28 29 30
(2)	An employee's status is not reduced for the purposes of subsection (1)(a) by—	31 32
	(a) a reduction in the scope of the business operations for which the employee is responsible; or	33 34

	(b)	a reduction in the number of employees under the employee's supervision or management;	1 2
	sam	e employee's functions in their general nature remain the e as, or similar to, the employee's functions before indment.	3 4 5
Pro	oject	direction	6
(1)	ener som	Minister may give a direction (a <i>project direction</i>) to an gy entity or its board requiring the entity or board to do ething the Minister considers necessary or convenient for ctively carrying out the project.	7 8 9 10
(2)	With abou	nout limiting subsection (1), a project direction may be at-	11 12
	(a)	forming a company for the purpose of transferring a business, asset or liability to the company; or	13 14
	(b)	winding up a company; or	15
	(c)	executing an instrument; or	16
	(d)	making a particular decision about disposing of shares in an energy entity other than Energex or Ergon; or	17 18
	(e)	making a particular decision for the purpose of returning the proceeds of the disposal of an energy entity, or of a gas or electricity business, to the State; or	19 20 21
		Example—	22
		a decision about a dividend or return of capital	23
	(f)	disclosing information.	24
(3)	A pr	oject direction must be in writing, signed by the Minister.	25
(4)	An e to it	energy entity must comply with a project direction given	26 27
(5)	An e	energy entity's board must—	28
	(a)	if a project direction is given to the board—comply with the direction; or	29 30
	(b)	if a project direction is given to the entity—take the action necessary to ensure the entity complies with the direction.	31 32 33

	(6)	An energy entity's employees must help the entity or board to comply with a project direction given to the entity or board.	1 2
Part	: 4	Gas authorities	3
Divis	sion	1 General	4
12	Def	finitions for pt 4	5
		In this part—	6
		authority means a distribution authority or retail authority.	7
		Gas Act means the Gas Supply Act 2003.	8
13	Wo	rds have meanings given by Gas Act	9
		Words defined in the Gas Act and used in this part have the same meanings as they have in the Gas Act.	10 11
14	Ар	plication of Gas Act	12
		The Gas Act applies to an authority issued under this part as if the authority had been issued under the Gas Act by the regulator.	13 14 15
15	Per	formance of regulator's functions	16
	(1)	Divisions 2 and 3 provide for the Minister to perform particular functions of the regulator in relation to energy entities.	17 18 19
	(2)	The Minister may perform the functions for the purpose of the project.	20 21
	(3)	A thing done by the Minister under division 2 or 3 has effect as if it had been done by the regulator under the Gas Act.	22 23

	(4)	This part does not limit the functions of the regulator or energy Minister under the Gas Act, including the regulator's functions relating to an authority issued under division 2 or 3.	1 2 3
		Example—	4
		An authority issued by the Minister under division 2 or 3 may be amended by the regulator under the Gas Act.	5 6
16	Re	view of decisions	7
		To remove any doubt, it is declared that a decision by the Minister under this part is not a decision that may be the subject of a review, stay or appeal under the Gas Act, chapter 6, part 1.	8 9 10 11
Divis	ion	2 Distribution authorities	12
17	lss	ue of authority	13
	(1)	The Minister may issue a distribution authority to an energy entity.	14 15
	(2)	The Minister may impose conditions on the authority the Minister considers appropriate.	16 17
	(3)	The Minister may issue the authority for a stated term.	18
	(4)	If the Minister does not decide a term for the authority, it continues in force unless cancelled or surrendered under the Gas Act, chapter 2, part 1 or this division.	19 20 21
	(5)	Except so far as this division otherwise provides, the Gas Act, chapter 2, part 1, division 1 does not apply to the issue of the authority by the Minister.	22 23 24
18	Lin	nitation on issuing authority	25
		The Minister may not issue to an energy entity a distribution authority to provide customer connection services relating to processed natural gas to be transported through a pipeline if the energy entity sells processed natural gas transported through a covered pipeline.	26 27 28 29 30

19	Public notice of issue of authority				
	(1)	As soon as practicable after issuing a distribution authority to an energy entity, the Minister must notify the regulator.	2 3		
	(2)	The regulator must publish a notice about the authority in a Statewide newspaper.	4 5		
	(3)	The Gas Act, section 37(3) applies to the notice as if the energy entity had applied for the authority.	6 7		
20	Am	nendment of authority	8		
	(1)	This section applies to a distribution authority held by an energy entity.	9 10		
	(2)	The Minister may amend the authority at any time, by giving notice of the amendment to the energy entity, if the Minister considers the amendment necessary or desirable.	11 12 13		
	(3)	The Minister must immediately give notice of the amendment to the regulator.	14 15		
	(4)	The regulator must record particulars of the amendment in the register.	16 17		
	(5)	The Minister can not amend a condition of a distribution authority imposed under the Gas Act, chapter 2, part 1, division 2.	18 19 20		
	(6)	The Gas Act, chapter 2, part 1, division 3 does not apply to an amendment by the Minister.	21 22		
21	Ca	ncellation of authority	23		
	(1)	This section applies to a distribution authority held by an energy entity.	24 25		
	(2)	The Minister may cancel the authority at any time, by giving notice to the energy entity, if the Minister considers the cancellation necessary or desirable.	26 27 28		
	(3)	The Minister must immediately notify the regulator of the cancellation.	29 30		
	(4)	The regulator must record, in the register, the cancellation and when it took effect.	31 32		

	(5)	The Gas Act, chapter 2, part 1, division 3 does not apply to a cancellation by the Minister.	1 2
22	Tra	insfer of authority	3
	(1)	This section applies to a distribution authority held by an energy entity.	4 5
	(2)	The Minister may transfer the authority to another energy entity, at any time, by giving notice of the transfer to the energy entities.	6 7 8
	(3)	The Minister must immediately give notice of the transfer to the regulator.	9 10
	(4)	The regulator must record particulars of the transfer in the register.	11 12
	(5)	The Gas Act, chapter 2, part 1, division 4, subdivision 2 does not apply to a transfer by the Minister.	13 14
	(6)	This section applies despite the Gas Act, section 67.	15
23	Su	rrender of authority	16
	(1)	This section applies to a distribution authority held by an energy entity.	17 18
	(2)	The energy entity may surrender the authority with the approval of the Minister.	19 20
	(3)	Immediately after approving the surrender, the Minister must notify the regulator.	21 22
	(4)	The regulator must record, in the register, the surrender and when it took effect.	23 24
	(5)	The Gas Act, section 73 does not apply to the surrender of an authority with the approval of the Minister under this section.	25 26
Div	ision	3 Retail authorities	27
24	lss	ue of authority	28

(1) The Minister may issue a retail authority to an energy entity.

	(2)	The Minister may impose conditions on the authority the Minister considers appropriate.	1 2
	(3)	The Minister may issue the authority for a stated term.	3
	(4)	If the Minister does not decide a term for the authority, it continues in force unless cancelled or surrendered under the Gas Act, chapter 3, part 1 or this division.	4 5 6
	(5)	Except so far as this division otherwise provides, the Gas Act, chapter 3, part 1, division 1 does not apply to the issue of the authority by the Minister.	7 8 9
25	Lin	nitation on issuing authority	10
	(1)	The Minister may not issue to an energy entity an area retail authority if the retail area for the proposed authority is or includes the retail area of an existing retail authority.	11 12 13
	(2)	The Minister may not issue to an energy entity a retail authority to provide customer retail services relating to processed natural gas to be transported through a pipeline if the energy entity provides customer connection services relating to processed natural gas transported through a covered pipeline.	14 15 16 17 18 19
26	Pu	blic notice of issue of authority	20
	(1)	As soon as practicable after issuing a retail authority to an energy entity, the Minister must notify the regulator.	21 22
	(2)	The regulator must publish a notice about the authority in a Statewide newspaper.	23 24
	(3)	The Gas Act, section 157(3) applies to the notice as if the energy entity had applied for the authority.	25 26
27	Am	nendment of authority	27
	(1)	This section applies to a retail authority held by an energy entity.	28 29
	(2)	The Minister may amend the authority at any time, by giving notice of the amendment to the energy entity, if the Minister considers the amendment necessary or desirable.	30 31 32

(3)	The Minister must immediately give notice of the amendment to the regulator.	1 2
(4)	The regulator must record particulars of the amendment in the register.	3 4
(5)	The Minister can not amend a condition of a retail authority imposed under the Gas Act, chapter 3, part 1, division 2.	5 6
(6)	The Gas Act, chapter 3, part 1, division 3 does not apply to an amendment by the Minister.	7 8
Cai	ncellation of authority	9
(1)	This section applies to a retail authority held by an energy entity.	10 11
(2)	The Minister may cancel the authority at any time, by giving notice to the energy entity, if the Minister considers the cancellation necessary or desirable.	12 13 14
(3)	The Minister must immediately notify the regulator of the cancellation.	15 16
(4)	The regulator must record, in the register, the cancellation and when it took effect.	17 18
(5)	The Gas Act, chapter 3, part 1, division 3 does not apply to a cancellation by the Minister.	19 20
Tra	nsfer of authority	21
(1)	This section applies to a retail authority held by an energy entity.	22 23
(2)	The Minister may transfer the authority to another energy entity, at any time, by giving notice of the transfer to the energy entities.	24 25 26
(3)	The Minister must immediately give notice of the transfer to the regulator.	27 28
(4)	The regulator must record particulars of the transfer in the register.	29 30

	(5)	The Gas Act, chapter 3, part 1, division 4, subdivision 2 does not apply to a transfer by the Minister.	1 2
	(6)	This section applies despite the Gas Act, section 191.	3
30	Su	rrender of authority	4
	(1)	This section applies to a retail authority held by an energy entity.	5 6
	(2)	The energy entity may surrender the authority with the approval of the Minister.	7 8
	(3)	Immediately after approving the surrender, the Minister must notify the regulator.	9 10
	(4)	The regulator must record, in the register, the surrender and when it took effect.	11 12
	(5)	The Gas Act, section 197 does not apply to the surrender of an authority with the approval of the Minister under this section.	13 14
Divi	sion	4 Other matters	15
Divi 31		4 Other matters tified prices for customer retail services	15 16
	No	tified prices for customer retail services	16
	No	 tified prices for customer retail services This section applies if— (a) under a gazette notice in force under the Gas Act, section 228, notified prices apply to the provision of services that are, or relate to, customer retail services for protected customers by particular retailers (the <i>stated</i> 	16 17 18 19 20 21
	No	 tified prices for customer retail services This section applies if— (a) under a gazette notice in force under the Gas Act, section 228, notified prices apply to the provision of services that are, or relate to, customer retail services for protected customers by particular retailers (the <i>stated retailers</i>); and (b) the stated retailers do not include a particular energy 	16 17 18 19 20 21 22 23

	(b) the stated area no longer corresponds to the energy entity's retail area.	1 2
(3)	If subsection (1) applies, the Minister may, by gazette notice, apply the notified prices (the <i>applied prices</i>) to the energy entity in relation to its retail area.	3 4 5
(4)	If subsection (2) applies, the Minister may, by gazette notice, apply the notified prices (also the <i>applied prices</i>) to the energy entity's retail area.	6 7 8
(5)	For the Gas Act, sections 229 to 232, ¹ the applied prices are taken to be notified prices.	9 10
(6)	The Minister's gazette notice applies to the energy entity even if the entity stops being an energy entity.	11 12
(7)	However, the Minister's gazette notice stops applying if the energy Minister issues a later gazette notice under the Gas Act, section 228, that applies to the energy entity or the entity after it stops being an energy entity.	13 14 15 16
Part 5	Electricity authorities	17
Division	1 Preliminary	18
32 Det	initions for pt 5	19
	In this part—	20

In this part—

acquiring entity means a person who contracts with Ergon 21 Energy or a sale entity, in relation to the provision of customer 22 retail services by that person to non-contestable customers in 23 Ergon Energy's or the sale entity's retail area, before the FRC 24 day. 25

authority means a retail authority.

¹ Gas Act, sections 229 (Review of notified prices), 230 (Public advertisement of notified prices), 231 (Requirement to comply with notified prices) and 232 (Additional consequences of failure to comply with notified prices)

		Elec	tricity Act means the Electricity Act 1994.	1
			<i>ket customer</i> , of a retail entity, means a customer of the y who has—	2 3
		(a)	applied to the entity for the provision of customer retail services to the customer's premises; and	4 5
		(b)	entered into a negotiated customer sale contract for the customer retail services.	6 7
			<i>market customer</i> , of a retail entity, means a customer of entity other than a market customer.	8 9
		-	<i>uises</i> , of a customer, means premises owned or occupied ne customer.	10 11
		-	cribed entity means Ergon Energy, Sun Retail, an iring entity or a sale entity.	12 13
			<i>entity</i> means a former energy entity, other than Ergon gy or Sun Retail, that holds an authority.	14 15
			<i>Retail</i> means Sun Retail Pty Ltd ACN 078 848 549 as a ner energy entity.	16 17
33	Wo	rds h	ave meanings given by Electricity Act	18
			ds defined in the Electricity Act and used in this part have ame meanings as they have in the Electricity Act.	19 20
Divi	sion	2	Issue of authorities and other dealings	21 22
34	Ар	plicat	ion of Electricity Act	23
		divis	Electricity Act applies to an authority issued under this ion as if the authority had been issued under the tricity Act by the regulator.	24 25 26
35	Per	form	ance of regulator's functions	27
	(1)	func	division provides for the Minister to perform particular tions of the regulator in relation to energy entities or cribed entities.	28 29 30

(2)	The Minister may perform the functions for the purpose of the project.	1 2
(3)	A thing done by the Minister under this division has effect as if it had been done by the regulator under the Electricity Act.	3 4
(4)	This division does not limit the functions of the regulator or energy Minister under the Electricity Act, including the regulator's functions relating to an authority issued under this division.	5 6 7 8
	Example—	9
	An authority issued by the Minister under this division may be amended by the regulator under the Electricity Act.	10 11
Rev	view or appeal of decisions	12
	To remove any doubt, it is declared that a decision by the Minister under this division is not a decision that may be the subject of a review, stay or appeal under the Electricity Act, chapter 10.	13 14 15 16
lss	ue of authority	17
(1)	The Minister may issue an authority to an energy entity or a prescribed entity.	18 19
(2)	The Minister may impose conditions on the authority the Minister considers appropriate.	20 21
(3)	The authority may state the term of the authority.	22
(4)	If the authority states a retail area, the authority may state when the right to the retail area starts and ends.	23 24
(5)	As soon as practicable after issuing the authority, the Minister must notify the regulator.	25 26
(6)	Except so far as this division otherwise provides, the Electricity Act, chapter 9, part 4, division 1 does not apply to the issue of the authority by the Minister.	27 28 29
Lin	nitations on issuing authority	30
(1)	The Minister must not issue an authority with a retail area if another authority with the same retail area is already in force.	31 32

37

38

	(2)	The Minister must not issue an authority to a distribution entity.	1 2
39	Am	nendment or cancellation of authority	3
	(1)	This section applies to an authority held by an energy entity or a prescribed entity.	4 5
	(2)	The Minister may, by giving a written notice to the energy entity or prescribed entity, take any of the following actions under this section—	6 7 8
		(a) amend the authority or the conditions of the authority;	9
		(b) cancel the authority.	10
	(3)	The Minister may take the action if—	11
		(a) for an authority held by an energy entity—the Minister considers the action necessary or desirable; or	12 13
		(b) for an authority held by a prescribed entity—the prescribed entity agrees to the action.	14 15
	(4)	As soon as practicable after taking the action, the Minister must notify the regulator.	16 17
	(5)	The Electricity Act, chapter 5, part 4 and chapter 9, part 4, division 2 do not apply to the taking of the action by the Minister.	18 19 20
40	Su	rrender of authority	21
	(1)	An energy entity or prescribed entity that holds an authority may surrender the authority with the Minister's agreement.	22 23
	(2)	As soon as practicable after agreeing to the surrender, the Minister must notify the regulator.	24 25
	(3)	The Electricity Act, section 207C, does not apply to the surrender of an authority with the Minister's agreement under this section.	26 27 28

Division 3		Matters associated with dealings with authorities		1 2	
41	Exi	sting	ı star	ndard contracts and meter readings	3
	(1)	This	secti	on applies if—	4
		(a)		nergy entity or a prescribed entity (the <i>first entity</i>) is an authority that states a retail area; and	5 6
		(b)	unde into prov pren	er the Electricity Act, section 49, 49A or 310, or er this section, a customer is taken to have entered a standard contract with the first entity for the vision of customer retail services to the customer's nises in the retail area (the <i>existing standard</i> <i>tract</i>); and	7 8 9 10 11 12
		(c)	on a	day (the <i>transfer day</i>) before the FRC day—	13
			(i)	the first entity stops holding an authority stating a retail area that includes the customer's premises; and	14 15 16
			(ii)	another entity (the <i>second entity</i>) starts holding an authority stating a retail area that includes the customer's premises.	17 18 19
	(2)	On t	he tra	nsfer day—	20
		(a)	the e	existing standard contract ends; and	21
		(b)	cont	customer is taken to have entered into a standard ract with the second entity for the provision of omer retail services to the customer's premises.	22 23 24
	(3)	right		ng of the existing standard contract does not affect obligations that accrued under the contract before the ay.	25 26 27
	(4)			entity must base the customer's bill, for electricity to the end of the transfer day, on—	28 29
		(a)		actual reading of the relevant meters at the omer's premises made during the transition period;	30 31 32
		(b)		lespite using its best endeavours, it is unable to in an actual reading made during the transition	33 34

period—an estimate, made during the transition period, of the customer's electricity usage up to the end of the transfer day.

- (5) For the purpose of a provision of an approved industry code 4 about meter reading, an actual reading or estimate under 5 subsection (4) is taken to be an actual reading of the relevant 6 meters at the customer's premises at the end of the transfer 7 day.
- (6) A decision made, or purportedly made, under subsection (4) is 9 not a decision under this Act for section 50.²
 10
- (7) In this section—

standard contract, in relation to an entity, means a contract on 12 the terms of the entity's standard customer sale contract. 13

transition period means the period consisting of the 3 days 14 before the transfer day, the transfer day, and the 3 days after 15 the transfer day. 16

42 Amendment of provision of standard customer sales contract in approved industry code

(1) This section applies if—

- (a) an approved industry code sets out a standard customer 20 sale contract; and 21
- (b) the Minister considers it necessary or convenient, for the 22 purpose of a relevant dealing, to amend a provision of 23 the standard customer sale contract about the parties to 24 the contract (a *parties provision*) because of the 25 operation of section 41.
- (2) The Minister, by gazette notice, may amend the parties 27 provision.28
- (3) Despite its amendment under this section, the approved 29 industry code continues to be an approved industry code. 30
- (4) The amendment under this section does not affect the power31 to further amend or repeal the code under the Electricity Act.32

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	(5)	In this section—	1
		<i>relevant dealing</i> means a dealing under this part involving the issue, amendment, surrender or cancellation of an authority.	2 3
43	No	tified prices for customer retail services	4
	(1)	This section applies if—	5
		 (a) under a gazette notice in force under the Electricity Act, section 90, notified prices apply to the provision of customer retail services or other goods or services by particular retail entities (the <i>stated retail entities</i>); and 	6 7 8 9
		(b) the stated retail entities do not include a particular energy entity or prescribed entity.	10 11
	(2)	The Minister may, by gazette notice, apply the notified prices (the <i>applied prices</i>) to the energy entity or prescribed entity in relation to the entity's non-contestable customers.	12 13 14
	(3)	For the Electricity Act, sections 91 and 91A, ³ the applied prices are taken to be notified prices.	15 16
	(4)	The Minister's gazette notice applies to the energy entity even if the entity stops being an energy entity.	17 18
	(5)	However, the Minister's gazette notice stops applying to the energy entity or prescribed entity if the pricing entity issues a later gazette notice under the Electricity Act, section 90, that applies to the energy entity or prescribed entity.	19 20 21 22
	(6)	A reference in subsection (5) to the energy entity includes that entity if it stops being an energy entity.	23 24
Divi	sion	4 Operation of authorities and related matters	25 26
44	Ор	eration of authorities and related matters	27
	(1)	This section applies in relation to a FRC entity if—	28

³ Electricity Act, sections 91 (Retail entities charging for GST) and 91A (Retail entity must comply with notification or direction)

	(a)	immediately before the FRC day, the FRC entity provides customer retail services to the premises (the <i>relevant premises</i>) of non-market customers (the <i>relevant customers</i>) under an authority that states a retail area; and	1 2 3 4 5
	(b)	on the FRC day, the FRC entity holds an authority that does not state a retail area (the <i>continuing authority</i>).	6 7
(2)		the FRC day, while the FRC entity holds the continuing prity—	8 9
	(a)	the continuing authority authorises the FRC entity to provide customer retail services to the relevant customers at the relevant premises; and	10 11 12
	(b)	the FRC entity has an obligation to provide customer retail services to the relevant customers at the relevant premises despite the FRC entity not holding an authority that states a retail area; and	13 14 15 16
	(c)	if another retail entity holds an authority that states a retail area that includes the relevant premises, the retail entity is not obliged to provide customer retail services to the relevant customers at the relevant premises.	17 18 19 20
(3)	any a	ection (2) applies to the continuing authority subject to amendment, cancellation or surrender of the continuing ority under the Electricity Act.	21 22 23
(4)	relev contr retail	ection (5) applies if, immediately before the FRC day, a ant customer was taken to have entered into a standard fact with the FRC entity for the provision of customer services to the customer's relevant premises under the ricity Act, section 49 or 49A or under section 41(2) of Act. ⁴	24 25 26 27 28 29
(5)		the FRC day, the relevant customer is taken to continue ve a standard contract with the FRC entity.	30 31
(6)	entity	subsection (5), the standard contract applies to the FRC y and the relevant customer as if the FRC entity held an ority that states a retail area.	32 33 34

⁴ Section 41 (Existing standard contracts and meter readings)

(7)	Subsection (2) stops applying in relation to the relevant customer if the standard contract ends under its terms or under the Electricity Act.	1 2 3
(8)	For subsection (2)(b), if a provision of the Electricity Act or a regulation under that Act—	4 5
	 (a) provides that a retail entity with an authority that states a retail area does not have the obligation mentioned in section 49(2) of that Act; or 	6 7 8
	(b) authorises a retail entity with an authority that states a retail area to refuse to provide customer retail services;	9 10
	that provision applies to the FRC entity, as if the FRC entity held an authority that states a retail area.	11 12
(9)	To remove any doubt, it is declared that the continuing authority is not an authority with a stated retail area.	13 14
(10)	In this section—	15
	<i>FRC entity</i> means Ergon Energy, an acquiring entity or a sale entity.	16 17
	<i>standard contract</i> , in relation to a FRC entity, means a contract on the terms of the FRC entity's standard customer sale contract.	18 19 20
Effe	ect on customers	21
	To remove any doubt, it is declared that a customer's status as a non-market customer is not affected by section 44.	22 23

Part 6Application of other laws and
instruments24
25

46	Act applies despite other laws and instruments	26
	A thing may be done under this Act despite any other law or	27
	instrument.	28

		Example—	1
		In accordance with a project direction given to its board, a GOC may form a company that will become a subsidiary without obtaining the approval that would otherwise be required under the <i>Government</i> <i>Owned Corporations Act 1993</i> , section 163.	2 3 4 5
47	Exe	cluded matter for Corporations Act	6
		Anything done by the Minister under this Act is an excluded matter for the Corporations Act, section 5F, ⁵ in relation to the Corporations Act, chapter 2D. ⁶	7 8 9
48	No	n-liability for duty	10
		No duty under the <i>Duties Act 2001</i> is payable in relation to anything done under a transfer notice.	11 12
49	Dis	posal of public records	13
	(1)	This section applies if—	14
		(a) a thing is done under a transfer notice or project direction; and	15 16
		(b) the thing is, or involves, a disposal of a public record under the <i>Public Records Act 2002</i> .	17 18
	(2)	To remove any doubt, it is declared that, for the purpose of section 13 of that Act, the public record is disposed of under legal authority, justification or excuse.	19 20 21
50	De	cisions not reviewable	22
	(1)	A decision under this Act—	23
		(a) is final and conclusive; and	24
		(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	25 26 27

⁵ Corporations Act, section 5F (Corporations legislation does not apply to matters declared by State or Territory law to be an excluded matter)

⁶ Corporations Act, chapter 2D (Officers and employees)

	(whether by the Supreme Court, another court, a tribunal or another entity); and	1 2
(c)	is not subject to any writ or order of the Supreme Court, another court, a tribunal or another entity on any ground.	3 4
In th	is section—	5
	<i>tion</i> includes a decision or conduct leading up to or ing part of the process of making a decision.	6 7

Part 7	Miscellaneous
Fail I	MISCENANEOUS

51	FR	C day	9
	(1)	A regulation may prescribe a day to be the <i>FRC day</i> for this Act.	10 11
		Note—	12
		FRC stands for full retail competition.	13
	(2)	The day must be a day on which a law about retail competition in the gas or electricity industry commences.	14 15
52	Tin	ne within which Minister may act	16
		The Minister may not perform a function under part 3, 4 or 5 on or after the FRC day.	17 18
53		tice to be given to regulator or energy Minister about tified prices	19 20
	(1)	As soon as practicable after publishing a gazette notice under section 31, ⁷ the Minister must notify the regulator under the Gas Act.	21 22 23
	(2)	As soon as practicable after publishing a gazette notice under section 43, ⁸ the Minister must notify the energy Minister.	24 25

(2)

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⁷ Section 31 (Notified prices for customer retail services)

⁸ Section 43 (Notified prices for customer retail services)

54	Re	gistering authority to note transfer	1
	(1)	The registrar of titles or other person required or authorised by law to register or record transactions affecting assets or liabilities—	2 3 4
		(a) may, without formal application, register or record in the appropriate way the transfer of an asset or liability under a transfer notice; and	5 6 7
		(b) must, on written application by a transferee entity, register or record in the appropriate way the transfer of an asset or liability under a transfer notice to the transferee entity.	8 9 10 11
	(2)	A transaction, related to an asset or liability transferred to a transferee entity, entered into by the transferee entity in the relevant transferor entity's name or the name of a predecessor in title to the relevant transferor entity, if effected by an instrument otherwise in registrable form, must be registered even though the transferee entity has not been registered as proprietor of the asset or liability.	12 13 14 15 16 17 18
	(3)	If an asset or liability is registered in the name of a transferor entity, the registrar of titles or other registering authority may register a dealing for a transaction about the asset or liability without being concerned to enquire whether it is, or is not, an asset or liability transferred under a transfer notice.	19 20 21 22 23
	(4)	In this section—	24
		<i>transferee entity</i> means the entity to which an asset or liability is transferred under a transfer notice.	25 26
		<i>transferor entity</i> means the entity from which an asset or liability is transferred under a transfer notice.	27 28
55	Co	nfidentiality agreement with prospective purchasers	29
	(1)	A prospective purchaser may enter into a confidentiality agreement with the State for the purpose of obtaining access to information in the possession or control of an energy entity.	30 31 32
	(2)	The agreement must state—	33
		(a) the information to which access may be given; and	34

	(b)	the employees or agents of the prospective purchaser to whom the access may be given; and	1 2
	(c)	any conditions of the agreement.	3
(3)		rmation mentioned in subsection (2)(a) may be identified escription including by a stated category.	4 5
(4)		persons mentioned in subsection (2)(b) may be identified ame or by a stated class.	6 7
(5)	In th	is section—	8
	(a)	a reference to an agreement includes a deed; and	9
	(b)	a reference to entering into an agreement with the State includes executing a deed in favour of the State.	10 11
(6)	In th	his section—	12
	ager	<i>it</i> includes a financier or insurer.	13
	the S	<i>pective purchaser</i> means a person who has expressed to State an interest in purchasing an energy entity or part or f a gas or electricity business of an energy entity.	14 15 16
Dis	clos	ure and use of information for the project	17
(1)	-	person may disclose information in the possession or rol of an energy entity, for the purpose of the project, to—	18 19
	(a)	a person involved in the project; or	20
	(b)	a person to whom the information may be given under a confidentiality agreement; or	21 22
	(c)	an energy entity, or employee or agent of an energy	23 24
(2)		entity.	
	the	entity. energy entity or its board must comply with a request by Minister for the disclosure of information under section (1) to a person.	25 26 27
(3)	the subs A pe	energy entity or its board must comply with a request by Minister for the disclosure of information under	25 26

(5)	unde	er this	who, acting honestly, discloses or uses information section is not liable, civilly, criminally or under an ative process, for the disclosure or use.	1 2 3
(6)	In th	nis sec	tion—	4
	secti	ion 55	<i>iality agreement</i> means an agreement mentioned in 5, whether entered into or executed before or after encement of this Act.	5 6 7
Eff	ect o	n lega	al relationships	8
(1)		0	one under this Act (including a thing done by, or in e with, a transfer notice or project direction)—	9 10
	(a)	cont	es a relevant entity liable for a civil wrong or a ravention of a law or for a breach of a contract or idence; or	11 12 13
	(b)	inclı regu	es a relevant entity in breach of any instrument, uding an instrument prohibiting, restricting or lating the assignment, novation or transfer of a right ability or the disclosure of information; or	14 15 16 17
	(c)	is tal	ken to fulfil a condition that—	18
		(i)	allows a person to terminate an instrument or obligation or modify the operation or effect of an instrument or obligation; or	19 20 21
		(ii)	allows a person to enforce an obligation contained in an instrument or requires a person to perform an obligation contained in an instrument; or	22 23 24
		(iii)	requires any money to be paid before its stated maturity; or	25 26
	(d)		ases a surety or other obligee, wholly or partly, from bligation.	27 28
(2)	of a Act,	perso the a	rom this subsection, the advice, consent or approval on would be necessary to do something under this dvice is taken to have been obtained or the consent al is taken to have been given unconditionally.	29 30 31 32
	Exan	ıple—		33
			ct entered into by an energy entity provides that the entity of to transfer a particular asset without a particular person's	34 35

consent and that, if the consent is given, it may be subject to particular conditions.

If the asset is transferred to another energy entity under a transfer notice, the consent required under the contract is taken to have been given unconditionally.

(3) If, apart from this subsection, giving notice to a person would 6
be necessary to do something under this Act, the notice is 7
taken to have been given. 8

(4) In this section *relevant entity* means—

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- (a) the State or an employee or agent of the State; or 11
- (b) an energy entity or an employee or agent of an energy 12 entity. 13

58 Preservation of rights of seconded employees

- (1) This section applies if an employee of an energy entity (the 15 *employer*) is seconded to another energy entity under a 16 transfer notice.
 17
- (2) The employee is taken to continue to be employed by the employer on the same terms and conditions as applied before the secondment, subject to any subsequent variation of those terms and conditions under any applicable law or contract.

(3) The secondment does not—

- (a) affect the employee's benefits, entitlements or 23 remuneration; or 24
- (b) prejudice the employee's existing or accruing rights to 25 superannuation or recreation, sick, long service or other leave; or 27

(c) interrupt continuity of service; or

- (d) constitute a retrenchment or redundancy. 29
- (4) The secondment continues, even if the other energy entity
 stops being an energy entity, until the secondment is ended by
 the employer or the employee's employment with the
 employer ends.
- (5) In this section—

		<i>employee</i> , of an energy entity, does not include a director of the entity.	1 2
59	Pre	eservation of rights of transferred employees	3
	(1)	This section applies to the transfer of an employee of an energy entity to another energy entity as part of the project.	4 5
	(2)	The transfer does not—	6
		(a) affect the employee's benefits, entitlements or remuneration; or	7 8
		 (b) prejudice the employee's existing or accruing rights to superannuation or recreation, sick, long service or other leave; or 	9 10 11
		(c) interrupt continuity of service; or	12
		(d) constitute a retrenchment or redundancy; or	13
		(e) entitle the employee to a payment or other benefit merely because he or she is no longer employed by the first energy entity.	14 15 16
	(3)	In this section—	17
		<i>employee</i> , of an energy entity, does not include a director of the entity.	18 19
60	De	legations	20
		The Minister may delegate the Minister's functions under this Act, except section 9,9 to the chief executive.	21 22
61	Evi	dentiary aids	23
	(1)	This section applies to a proceeding under this Act.	24
	(2)	A certificate signed by the Minister stating any of the following matters is conclusive evidence of the matter—	25 26
		(a) that a stated thing was, or is being, done for the purpose of the project;	27 28

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		(b)	that a stated person is, or was at a stated time, involved in the project;	1 2
		(c)	that a stated company was established for the project;	3
		(d)	that a stated direction given by the Minister related to the project.	4 5
	(3)		ocument certified by the Minister to be a copy of a project ction is conclusive evidence of the direction.	6 7
62	Re	gulat	ions	8
		The Act.	Governor in Council may make regulations under this	9 10
63	Tra	nsiti	onal—amendment of regulation	11
			amendment of the Government Owned Corporations	12
			<i>ulation 2004</i> by this Act does not affect the power of the	13
			ernor in Council to further amend the regulation or to al it.	14 15
Par	t 8		Amendment of other laws	16
	t 8 sion	1		
		1	Amendment of other laws Amendment of Community Ambulance Cover Act 2003	16 17 18
		1	Amendment of Community	17
	sion		Amendment of Community	17
Divi	sion	t ame	Amendment of Community Ambulance Cover Act 2003	17 18
Divi	sion	t ame	Amendment of Community Ambulance Cover Act 2003 ended in div 1 a division amends the <i>Community Ambulance Cover Act</i>	17 18 19
Divi	sion Ac ^a Re	t ame This 2003	Amendment of Community Ambulance Cover Act 2003 ended in div 1 division amends the <i>Community Ambulance Cover Act</i> 3. ement of s 81 (Electricity retailer may engage	17 18 19 20
Divis	sion Ac ^a Re	t ame This 2003 place	Amendment of Community Ambulance Cover Act 2003 ended in div 1 division amends the <i>Community Ambulance Cover Act</i> 3. ement of s 81 (Electricity retailer may engage	17 18 19 20 21 22

'81 Authorised subcontractors to perform electricity retailer's functions

- **(**1**)** An electricity retailer may enter into a contract with a person (the electricity retailer's authorised subcontractor) under which the person agrees to perform some or all of the electricity retailer's functions under this Act.
- ·(2) An authorised subcontractor of an electricity retailer may 7 enter into a contract with a person (also the electricity 8 retailer's *authorised subcontractor*) under which the person 9 agrees to perform some or all of the electricity retailer's 10 functions that the authorised subcontractor has agreed to 11 perform under another contract. 12

Examples of authorised subcontractors—

An electricity retailer enters into a contract with S1 under which S1 14 agrees to perform particular functions of the electricity retailer. S1 is an 15 authorised subcontractor of the electricity retailer. 16

S1 enters into a contract with S2 under which S2 agrees to perform some of the functions that S1 agreed to perform under its contract with the electricity retailer. S2 is also an authorised subcontractor of the electricity retailer. 20

21 S2 enters into a contract with S3 under which S3 agrees to perform some of the functions of the electricity retailer that S2 agreed to perform 22 under its contract with S1. S3 is also an authorised subcontractor of the 23 electricity retailer. 24

- An electricity retailer or authorised subcontractor of an **(**3) 25 electricity retailer must not contract under subsection (1) or 26 (2) without the written approval of the commissioner. 27
- However, a failure to comply with subsection (3) does not **'(4)** 28 affect the validity of the contract or the status of a person as an 29 authorised subcontractor of an electricity retailer. 30
- **'**(5) Despite any contract under subsection (1) or (2), an electricity 31 retailer remains liable for the proper performance of the 32 electricity retailer's functions under this Act. 33
- **(**6**)** An obligation or requirement applying to an electricity retailer 34 under this Act also applies to an authorised subcontractor of 35 the electricity retailer to the extent that the obligation or 36 requirement relates to the performance of the electricity 37 retailer's functions that the authorised subcontractor is 38 contracted to perform. 39

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		Example—	1
		S1 is an authorised subcontractor of an electricity retailer. In the course of performing functions contracted to it under its contract, S1 holds information about the electricity retailer's electricity customers. S1 must comply with a requirement of the commissioner to give the information to the commissioner.'.	2 3 4 5 6
Div	ision	2 Amendment of Electricity Act 1994	7
66	Act	t amended in div 2	8
		This division amends the <i>Electricity Act 1994</i> .	9
67	Am	nendment of s 48 (Retail area of retail entity)	10
		Section 48—	11
		insert—	12
	' (2)	A retail area may consist of either or both of the following—	13
		(a) 1 or more discrete geographical areas;	14
		(b) particular premises.	15
	'(3)	A retail authority stating a retail area consisting of particular premises may describe the premises in the way the regulator considers appropriate including, for example, the street address or national metering identifier for the premises.'.	16 17 18 19
68	Am	nendment of s 64C (Contribution fee)	20
		Section 64C(3)(a), 'Ergon Energy'—	21
		omit, insert—	22
		'Ergon Energy Pty Ltd ACN 078 875 902'.	23
69	Am	nendment of sch 5 (Dictionary)	24
		Schedule 5—	25
		insert—	26
		<i>'national metering identifier</i> means a NMI under the National Electricity Rules.'.	27 28

Division 3		Amendment of Government Owned Corporations Act 1993	1 2
70	Act amend	ed in div 3	3
	This di <i>Act 199</i>	vision amends the <i>Government Owned Corporations</i> 03.	4 5
71	Amendment of s 145 (Application of Corporations Act to officers of company GOC)		
	Section	145(1)(b), after 'this Act'—	8
	insert—	-	9
	'or ano	ther Act'.	10
72	Amendment of s 146 (Application of Corporations Act to officers of GOC subsidiaries)		
	Section 146(1)(b), after 'this Act'—		
	insert—		
	'or another Act'.		
		Amendment of Government Owned Corporations Regulation 2004	16 17
73	Regulation amended in div 4		
		vision amends the <i>Government Owned Corporations</i> tion 2004.	19 20
74	Omission of pts 5 and 6		
	Parts 5 and 6—		
	omit.		23

75 Omission of schs 3 and 4

 Schedules 3 and 4—
 2

 omit.
 3

Schedule Dictionary

section 4 2

acquiring entity, for part 5, see section 32.		
agent, of an entity, includes a person engaged by the entity.		
asset includes a right.	5	
authority—		
(a) for part 4—see section 12; or	7	
(b) for part 5—see section 32.	8	
disposal includes divestment.	9	
Electricity Act see section 32.	10	
employee includes officer.	11	
Energex means Energex Limited ACN 078 849 055.		
energy entity see section 5.		
<i>energy Minister</i> means the Minister administering the Electricity Act or the Gas Act.		
<i>Ergon</i> means Ergon Energy Corporation Limited ACN 087 646 062.		
<i>Ergon Energy</i> means Ergon Energy Pty Ltd ACN 078 875 902 as a former energy entity.	18 19	
<i>former energy entity</i> means an entity that is no longer an energy entity.	20 21	
FRC day means the day prescribed under section 51.	22	
Gas Act see section 12.	23	
<i>government company</i> means a corporation incorporated under the Corporations Act all the stock or shares in the capital of which is or are beneficially owned by the State.		
<i>information</i> includes a document.	27	
instrument includes an oral agreement.		
market customer, for part 5, see section 32.		

Schedule (continued)

non-market customer, for part 5, see section 32.		
officer includes a director.		
<i>person involved in the project</i> means an employee or agent of the State who is involved in carrying out the project in the course of the employment or agency.		
premises, for part 5, see section 32.		
prescribed entity, for part 5, see section 32.		
<i>project</i> see section 6.	8	
<i>project direction</i> see section 11(1).		
record includes any document.		
right includes power, privilege and immunity.		
sale entity see section 32.		
Sun Retail, for part 5, see section 32.		
transfer notice see section 9(1).		
<i>ultimate holding company</i> see the Corporations Act, section 9.		

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