

Queensland

Clean Energy Bill 2008



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2008

A Bill

for

An Act to improve the efficiency and management of energy use, and the conservation of energy, by particular businesses and other activities, and to amend the *Coal Mining Safety and Health Act 1999*, the *Electricity Act 1994*, the *Mineral Resources Act 1989*, the *Mining and Quarrying Safety and Health Act 1999*, the *Petroleum Act 1923* and the *Petroleum and Gas (Production and Safety) Act 2004* for particular purposes

[s 1] ______

The Pa	The Parliament of Queensland enacts—	
Part	1 Preliminary	2
1	Short title	3
	This Act may be cited as the <i>Clean Energy Act 2008</i> .	4
2	Commencement	5
	The provisions of the Act, other than the following provisions, commence on a day to be fixed by proclamation—	6 7
	(a) part 11, other than sections 40, 41 and 48;	8
	(b) part 14, other than sections 108, 109 and 116.	9
3	Main object	10
	The main object of this Act is to improve the efficiency and management of the use of energy, and the conservation of energy, in relation to particular businesses and other activities.	11 12 13
Part	2 Interpretation	14
4	Definitions	15
	The dictionary in schedule 2 defines particular words used in this Act.	16 17
5	Who is the <i>regulator</i>	18
	The <i>regulator</i> is the chief executive.	19

[s 6]

6	Ме	Meaning of <i>participating business</i>				
	(1)	A <i>participating business</i> is a person—	2			
		 (a) who operates a business or carries out another activity at a site that used 10 terajoules or more of energy, but less than 500 terajoules of energy, in the most recently completed baseline year for the person; and 	3 4 5 6			
		(b) who is not registered, and is not required to be registered, under the <i>Energy Efficiency Opportunities Act 2006</i> (Cwlth), part 4.	7 8 9			
	(2)	If the person is a participating business for 2 or more sites, a provision of this Act that applies to a participating business applies to the person separately in relation to each site for which the person is a participating business.	10 11 12 13			
	(3)	A government entity within the meaning of the <i>Government</i> <i>Owned Corporations Act 1993</i> , section 5, other than a GOC issued with a generation authority under the <i>Electricity Act</i> <i>1994</i> , is not a <i>participating business</i> .	14 15 16 17			
7	Ме	aning of <i>energy use threshold</i>	18			
	(1)	An <i>energy use threshold</i> , for a financial year, is the total amount of energy used by a person's business or other activity at a site in the financial year, if the amount used is 10 terajoules or more, but less than 500 terajoules.	19 20 21 22			
	(2)	An energy use threshold for a financial year is a <i>level 1 threshold</i> if the total amount of energy used in the financial year is 100 terajoules or more, but less than 500 terajoules.	23 24 25			
	(3)	An energy use threshold for a financial year is a <i>level 2 threshold</i> if the total amount of energy used in the financial year is 30 terajoules or more, but less than 100 terajoules.	26 27 28			
	(4)	An energy use threshold for a financial year is a <i>level 3 threshold</i> if the total amount of energy used in the financial year is 10 terajoules or more, but less than 30 terajoules.	29 30 31			

[s 8]

Part 3		Energy use information		
8	Energy provider must give regulator information about energy use			2 3
	(1)	after custo or m	energy provider must give the regulator, within 2 months the end of a financial year, the name and address of any omer the energy provider has supplied with 10 terajoules hore of energy, but less than 500 terajoules of energy, at site of the customer, in the financial year.	4 5 6 7 8
		Max	timum penalty—200 penalty units.	9
	(2)	subs unla	energy provider does not commit an offence under section (1) if compliance with the provision would be wful under another law of the State or a law of the monwealth.	10 11 12 13
	(3)	In th	his section—	14
		regu	<i>rgy provider</i> means any of the following entities if the lator has given the entity written notice that this section ies to the entity—	15 16 17
		(a)	the holder of a distribution authority, generation authority or retail authority under the <i>Electricity Act</i> 1994;	18 19 20
		(b)	a special approval holder under the <i>Electricity Act 1994</i> ;	21
		(c)	the holder of a distribution authority or retail authority under the Gas Supply Act 2003;	22 23
		(d)	the holder of a pipeline licence under the <i>Petroleum and Gas (Production and Safety) Act 2004.</i>	24 25
0	0 h	linati	on to versual total energy consumption	26
9		-	on to record total energy consumption	26
	(1)		e regulator decides on reasonable grounds that a person is hay be a participating business, the regulator may give the	27 28
		pers	on a written notice requiring the person to give the	20 29
			lator sufficient information to establish the total amount energy used by the person in the financial year (the	30 31

baseline year) stated in the notice.

[s 10]

	<i>Note</i> — A written notice would be likely to be given under subsection (1) approximately every 5 years to ensure that a participating business has a current energy savings plan under section 16.	1 2 3 4
(2)	The person must give the regulator the information within 2 months after the end of the baseline year, or 2 months after receiving the notice, whichever is later.	5 6 7
(3)	Maximum penalty—200 penalty units. The regulator must give the person an information notice for the decision of the regulator that the person is or may be a participating business.	8 9 10 11

Part 4 Smart Energy Savings Register 12

10	Smart Energy Savings Register			
	(1)	The regulator must keep a register (the <i>Smart Energy Savings Register</i>) of each participating business that may be registered under subsection (2).	14 15 16	
	(2)	A participating business may be registered if—	17	
		(a) the regulator has given the participating business a notice under section 9(1); and	18 19	
		(b) the participating business has an energy use threshold that is—	20 21	
		(i) for a baseline year ending on or after 30 June 2010—a level 1 threshold; or	22 23	
		(ii) for a baseline year ending on or after 30 June 2011—a level 2 threshold; or	24 25	
		(iii) for a baseline year ending on or after 30 June 2015—a level 3 threshold.	26 27	
	(3)	The register must include the following information—	28	
		(a) the name of the participating business;	29	

[s 11]

11

	(b)	the address of the principal place of business of the participating business;	1 2
	(c)	if the participating business is a corporation, the address of the corporation's registered office;	3 4
	(d)	the energy use threshold of the participating business for its most recently completed baseline year.	5 6
Re	gistra	ation of a person as participating business	7
(1)	-	articipating business that may be registered under section 2) must apply to the regulator for registration.	8 9
	Max	kimum penalty—100 penalty units.	10
(2)		application must be made within 3 months after the end ach baseline year for the participating business.	11 12
(3)	The info	application must be in writing and include the rmation mentioned in section $10(3)$.	13 14
_			
Exe	empt	ion from registration	15
(1)	exer parti	articipating business may apply to the regulator for an nption from registration under section 10 if the icipating business does not ordinarily have an energy use shold in a financial year.	16 17 18 19
(2)		application must be in writing and include the following rmation—	20 21
	(a)	the total amount of energy used by the participating business in the most recently completed financial year;	22 23
	(b)	the total amount of energy expected to be used by the participating business in the current financial year and each of the following 2 financial years;	24 25 26
	(c)	the reason that the participating business does not ordinarily have an energy use threshold for a financial year.	27 28 29
(3)		application must be made within 3 months after the end ne baseline year for the participating business.	30 31

(4)	regula	egulator may exempt the person from registration if the ator is satisfied the participating business does not arily have an energy use threshold for a financial year.	1 2 3
(5)	must	regulator decides to refuse the application, the regulator give the participating business an information notice for ecision.	4 5 6
Der	egistr	ration	7
(1)	-	rticipating business may apply to the regulator for istration as a participating business.	8 9
(2)		pplication must be in writing and include the following nation—	10 11
		the total amount of energy used by the participating business in the most recently completed financial year;	12 13
		the total amount of energy expected to be used by the participating business in the current financial year and each of the following 2 financial years;	14 15 16
	. ,	the reason that the participating business is seeking to be deregistered.	17 18
(3)		egulator must deregister the participating business if the ator is satisfied—	19 20
		the participating business will not have an energy use threshold in the current financial year or either of the following 2 financial years; or	21 22 23
		the participating business is registered, or is required to be registered, under the <i>Energy Efficiency Opportunities</i> <i>Act 2006</i> (Cwlth), part 4.	24 25 26
(4)		regulator decides to refuse the application, the regulator give the person an information notice for the decision.	27 28
Cha	ange o	of information in register	29

13

14

A participating business must, within 14 days of any change 30 to the information contained in the Smart Energy Savings 31

[s 15]

Register under section $10(3)$ about the participating business,	1
give the regulator written notice about the change.	2
Maximum penalty—20 penalty units.	3

Part 5 Energy use audit

4

Participating business must carry out energy use audit			
(1)	A registered participating business must carry out an energy audit within 12 months after the end of each baseline year for the participating business.	6 7 8	
	Maximum penalty—100 penalty units.	9	
	Note—	10	
	Given the length of an energy savings plan under section 16, a baseline year could be expected to be established approximately every 5 years under section 9.	11 12 13	
(2)	In this section—	14	
	<i>energy audit</i> means an energy audit prescribed under a regulation, and if no energy audit is prescribed, an energy audit that complies with a level 2 energy audit under AS/NZS 3598:2000 (Energy Audits).	15 16 17 18	
	(1)	 A registered participating business must carry out an energy audit within 12 months after the end of each baseline year for the participating business. Maximum penalty—100 penalty units. <i>Note—</i> Given the length of an energy savings plan under section 16, a baseline year could be expected to be established approximately every 5 years under section 9. In this section— energy audit means an energy audit prescribed under a regulation, and if no energy audit is prescribed, an energy audit that complies with a level 2 energy audit under AS/NZS 	

Part 6Energy Savings Plan19

16Participating business must give regulator energy
savings plan20
21(1)A registered participating business must give the regulator a
plan (an energy savings plan) that complies with subsections
(2) and (3), within 12 months after the end of each baseline
year for the participating business.20
21

	Max	imum penalty—200 penalty units.	1
(2)	The	plan must be for a period that—	2
	(a)	starts on the day the plan is given to the regulator; and	3
	(b)	ends on the day that is 5 years after the end of the baseline year.	4 5
(3)	The	plan must—	6
	(a)	be in the approved form; and	7
	(b)	include a copy of a report about the energy audit carried out by the participating business under section $15(1)$; and	8 9 10
	(c)	set out the measures the participating business intends to implement from the energy audit that are of the following type—	11 12 13
		(i) efficiency measures;	14
		(ii) conservation measures;	15
		(iii) management measures; and	16
	(d)	state how the participating business intends to implement the measures.	17 18
Par	ticipa	ating business may change energy savings plan	19
(1)	of th	articipating business may change an energy savings plan ne participating business to the extent that it relates to a er mentioned in section $16(3)(c)$ or (d).	20 21 22
(2)		participating business must, within 14 days of the change, the regulator written notice setting out the change.	23 24
	Max	imum penalty—20 penalty units.	25
Rev	view	of energy savings plan	26
(1)		section applies if a participating business gives an energy ngs plan to the regulator under section 16.	27 28

17

[s 19]

(2)	The participating business must give the regulator a report, in the third financial year in the 5 year period of the plan, stating how the plan has been implemented by the participating business and the results of the implementation.	1 2 3 4
	Maximum penalty—100 penalty units.	5
(3)	In this section—	6
	<i>5 year period</i> , of an energy savings plan, means the period of 5 years starting from the end of the most recent baseline year to which the plan relates.	7 8 9
Put	plication of energy savings plan implementation	10
(1)	Within 28 days after a participating business gives the regulator an energy savings plan under section 16, the participating business must publish information, in the way stated in subsection (3), about the measures the participating business intends to implement under the plan that are of the following type—	11 12 13 14 15 16
	(a) efficiency measures;	17
	(b) conservation measures;	18
	(c) management measures.	19
	Maximum penalty—20 penalty units.	20
(2)	Within 28 days of the start of the second and each subsequent financial year in the 5 year period of the plan, the participating business must publish information, in the way stated in subsection (3), about the implementation, and the results of implementation, of the measures mentioned in subsection (1).	21 22 23 24 25
	Maximum penalty—20 penalty units.	26
(3)	Information under subsections (1) and (2) must be published in a way that is readily accessible to the public.	27 28
	Examples of how information may be published—	29
	 publishing on a website publishing in a local newspaper	30 31

The participating business must, within 28 days after it complies with subsection (1) or (2)—				
(a)	advise the regulator by written notice that the participating business has complied with the subsection; and	3 4 5		
(b)	give the regulator proof of compliance.	6		
Maximum penalty—20 penalty units. Example of how a participating business may prove compliance—				
In this section—				
<i>5 year period</i> , of an energy savings plan, means the period of 5 years starting from the end of the most recent baseline year to which the plan relates.				
	com (a) (b) In th 5 yea 5 yea	 complies with subsection (1) or (2)— (a) advise the regulator by written notice that the participating business has complied with the subsection; and (b) give the regulator proof of compliance. Maximum penalty—20 penalty units. <i>Example of how a participating business may prove compliance</i>—give the regulator a website address or a newspaper article In this section— 5 year period, of an energy savings plan, means the period of 		

Part 7 Offences relating to documents 14 and information 15

20	Fal	False or misleading information			
	(1)	A person must not state anything to the regulator that the person knows is false or misleading in a material particular.	17 18		
		Maximum penalty—100 penalty units.	19		
	(2)	It is enough for a complaint for an offence against subsection (1) to state the statement made was 'false or misleading' to the person's knowledge, without specifying which.	20 21 22		
21	Fal	se or misleading document	23		
	(1)	A person must not give to the regulator a document containing information the person knows is false or misleading in a material particular. Maximum penalty—100 penalty units.	24 25 26 27		

[s 22]

(2)	Subsection (1) of the document—	does not apply to a person who, when giving	1 2
		ne regulator, to the best of the person's ability, alse or misleading; and	3 4
		correct information to the regulator if the as, or can reasonably obtain, the correct on.	5 6 7
(3)	(1) to state the	a complaint for an offence against subsection document made was 'false or misleading' to owledge, without specifying which.	8 9 10
Off	ence of improp	er disclosure of information	11
(1)	1	directly or indirectly, discloses information administration of this Act commits an offence, osure is—	12 13 14
	(a) made in co or	onnection with the administration of this Act;	15 16
		h the consent of the person to whom the on relates; or	17 18
	(c) ordered by	a court in relation to proceedings before it; or	19
	(d) made with	other lawful excuse.	20
	Maximum penal	lty—100 penalty units.	21
(2)	In this section—	-	22
		a tribunal, authority or person having power to oduction of documents or the answering of	23 24 25

[s 23] Part 8 Evidence and legal 1 proceedings 2 **Application Division 1** 3 **Application of part** 23 4 This part applies to a legal proceeding under this Act. 5 **Division 2 Evidentiary aids** 6 24 Appointments and authority 7 The following must be presumed unless a party to the 8 proceeding, by reasonable notice, requires proof of it-9 (a) the regulator's appointment; 10 the authority of the Minister or the regulator to do (b) 11 anything under this Act. 12 25 Signatures 13 A signature purporting to be the signature of the Minister or 14 the regulator is evidence of the signature it purports to be. 15 **Division 3** Offence proceedings 16 26 Summary proceedings for offences 17 Proceedings for an offence against this Act are to be taken in a (1)18 summary way under the Justices Act 1886. 19 A proceeding for an offence against this Act must start— (2)20 within 1 year after the commission of the offence; or (a) 21

[s 27]

	(b)	within 1 year after the offence comes to the complainant's knowledge, but within 2 years after the commission of the offence.	1 2 3
	ecuti th Act	ve officers must ensure corporation complies t	4 5
(1)		executive officers of a corporation must ensure the poration complies with this Act.	6 7
(2)	Act, an	corporation commits an offence against a provision of this each of the corporation's executive officers also commits offence, namely, the offence of failing to ensure the poration complies with the provision.	8 9 10 11
		timum penalty—the penalty for the contravention of the vision by an individual.	12 13
(3)	agai exec	lence the corporation has been convicted of an offence nst a provision of this Act is evidence that each of the cutive officers committed the offence of failing to ensure corporation complies with the provision.	14 15 16 17
(4)	How	vever, it is a defence for an executive officer to prove—	18
	(a)	if the officer was in a position to influence the conduct of the corporation in relation to the offence—the officer exercised reasonable diligence to ensure the corporation complied with the provision; or	19 20 21 22
	(b)	the officer was not in a position to influence the conduct of the corporation in relation to the offence.	23 24
(5)	In th	nis section—	25
	wha dire	<i>cutive officer</i> , of a corporation, means any person, by tever name called and whether or not the person is a ctor of the corporation, who is concerned, or takes part, in management of the corporation.	26 27 28 29

Part	9		Appeal and review of decisions	1
Divis	ion	1	Internal review	2
28	Арр	olicat	ion for internal review	3
		infor	erson who is given, or is entitled to be given, an mation notice about a decision of the regulator under this may apply for an internal review of the decision.	4 5 6
29	Hov	v to a	apply for internal review	7
	(1)	An a	pplication for internal review of a decision must be—	8
		(a)	made—	9
			(i) in the approved form; and	10
			(ii) to the Minister; and	11
		(b)	supported by enough information to enable the Minister to decide the application.	12 13
	(2)	The a	application must be made within 20 business days after—	14
		(a)	the day the person is given the information notice about the decision; or	15 16
		(b)	if paragraph (a) does not apply—the day the person otherwise becomes aware of the decision.	17 18
30	Rev	view o	decision	19
	(1)		Minister must, within 30 business days after receiving the cation—	20 21
		(a)	review the decision (the <i>original decision</i>); and	22
		(b)	make a decision (the <i>review decision</i>) to—	23
			(i) confirm the original decision; or	24
			(ii) amend the original decision; or	25

[s 31]

		(iii) substitute another decision for the original decision; and	1 2
		(c) give the applicant notice (the <i>review notice</i>) of the review decision.	3 4
	(2)	If the review decision is not the decision sought by the applicant, the review notice must also state the reasons for the review decision.	5 6 7
	(3)	If the Minister does not comply with subsection (1), the Minister is taken to have made a decision confirming the original decision.	8 9 10
Divi	sion	2 Appeals	11
31	Wh	o may appeal	12
		A person who has applied for a review of a decision under division 1 and is dissatisfied with the decision (the <i>dissatisfied person</i>) may appeal to a Magistrates Court against the decision.	13 14 15 16
32	Sta	arting an appeal	17
	(1)	An appeal is started by—	18
		(a) filing a notice of appeal with the clerk of the Magistrates Court; and	19 20
		(b) giving a copy of the notice to the regulator; and	21
		(c) complying with the rules of court applicable to the appeal.	22 23
	(2)	The notice must be filed within 28 days after—	24
		(a) the dissatisfied person receives notice of the decision appealed against; or	25 26
		(b) the day the Minister is taken to have made the decision confirming the decision appealed against under section $30(3)$.	27 28 29

		[s 33]	
	(3)	However, the court may at any time extend the period for filing the notice of appeal.	1 2
	(4)	The notice of appeal must state fully the grounds of the appeal and the facts relied on.	3 4
33	Sta	ay of operation of decisions	5
	(1)	The Magistrates Court may stay a decision appealed against to secure the effectiveness of the appeal.	6 7
	(2)	A stay—	8
		(a) may be given on conditions the court considers appropriate; and	9 1(
		(b) has effect for the period fixed by the court; and	1
		(c) may be amended or revoked by the court.	12
	(3)	The period of a stay must not extend past the time when the court decides the appeal.	13 14
	(4)	The appeal affects the decision, or the carrying out of the decision, only if the decision is stayed.	1: 10
34	He	aring procedures	17
	(1)	In deciding an appeal, the Magistrates Court—	18
		(a) is not bound by the rules of evidence; and	19
		(b) must comply with natural justice.	20
	(2)	An appeal is by way of rehearing, unaffected by the decision appealed against.	2) 22
35	Po	wers of court on appeal	23
	(1)	In deciding an appeal, the Magistrates Court may—	24
		(a) confirm the decision appealed against; or	25
		(b) vary the decision; or	26
		(c) set aside the decision and substitute another decision; or	27

[s 36]

		(d) set aside the decision and return the matter to the regulator with directions the court considers appropriate.	1 2 3
	(2)	The decision as varied may be any decision the regulator may make.	4 5
	(3)	If the court substitutes another decision, the substituted decision is, for the purposes of this Act, other than this part, taken to be the decision of the regulator.	6 7 8
	(4)	The court may make an order for costs it considers appropriate.	9 10
Part	10	Miscellaneous	11
Part	-	Miscellaneous egations	11 12
	-		
	Del	egations The Minister or the regulator may delegate his or her functions under this Act to an appropriately qualified officer	12 13 14

Example of standing for an employee of the department— 19 the employee's classification level in the department 20

21

functions includes powers.

37 **Approval of forms** 22 The regulator may approve forms for use under this Act. 23

38	Regulation-making power		
	(1)	The Governor in Council may make regulations under this Act.	25 26

		[s 39]	
	(2)	A regulation may provide for a maximum penalty of 20 penalty units for a contravention of the regulation.	1 2
Part	11	Amendment of Coal Mining Safety and Health Act 1999	3 4
39	Act	amended in pt 11	5
		This part amends the Coal Mining Safety and Health Act 1999.	6 7
40	Am	endment of s 10 (Meaning of <i>on-site activities</i>)	8
	(1)	Section 10(2)(f)—	9
		renumber as section 10(2)(g).	10
	(2)	Section 10(2)—	11
		insert—	12
		'(f) underground gasification activities on land the subject of—	13 14
		(i) a mineral development licence or a mining lease for activities relating to mineral (f); or	15 16
		(ii) an exploration permit if the chief inspector has made a declaration under section 52A;'.	17 18
41	Inse	ertion of new s 52A	19
		Part 4, division 1—	20
		insert—	21
'52 A	Not	ice about underground gasification activities	22
	' (1)	This section applies if the site senior executive for a coal mine gives the chief inspector notice that particular exploration	23 24

[s 42]	
--------	--

		activities at the coal mine under an exploration permit are underground gasification activities.	1 2
	·(2)	The chief inspector may by notice declare the activities to be underground gasification activities, with the agreement of the chief inspector, petroleum and gas.	3 4 5
	' (3)	The chief inspector must give the site senior executive a copy of the notice.	6 7
	' (4)	In this section—	8
		chief inspector, petroleum and gas means the chief inspector under the Petroleum and Gas (Production and Safety) Act 2004.'.	9 10 11
42		nendment of s 128 (Functions of inspectors and spection officers	12 13
	(1)	Section 128(i)—	14
		renumber as section 128(j).	15
	(2)	Section 128(h)—	16
		omit, insert—	17
		(h) to investigate serious accidents and high potential incidents at coal mines;	18 19
		(i) to investigate matters at coal mines that affect the successful management of risk to persons;'.	20 21
43	Am	nendment of s 129D (Functions of authorised officers)	22
	(1)	Section 129D(f)—	23
		renumber as section 129D(g).	24
	(2)	Section 129D(e)—	25
		omit, insert—	26
		(e) to investigate serious accidents and high potential incidents at coal mines;	27 28

		[s 44]	
		(f) to investigate matters at coal mines that affect the successful management of risk to persons;'.	1 2
44		nendment of s 139 (General powers after entering coal ne or other places)	3 4
	(1)	Section 139(3), after 'compliance with this Act,'	5
		insert—	6
		'or for conducting an investigation under this Act,'.	7
	(2)	Section 139(3)(g), after 'complied with'—	8
		insert—	9
		', or for the purpose of conducting an investigation under this Act'.	10 11
45		nendment of pt 11, div 1, hdg (Notification of accidents, idents and inspections)	12 13
		Part 11, division 1, heading, 'of accidents, incidents'-	14
		omit, insert—	15
		', information'.	16
46		nendment of s 198 (Notice of accidents, incidents, aths or diseases)	17 18
		Section 198(3)—	19
		omit, insert—	20
	·(3)	The site senior executive must, as soon as possible after becoming aware of the accident, incident or death, by notice or orally notify an inspector and an industry safety and health representative about the accident, incident or death in terms that include the information (the <i>primary information</i>) stated in subsection (3A).	21 22 23 24 25 26
		Maximum penalty—40 penalty units.	27
	'(3A)	For subsection (3), the primary information is all of the following—	28 29

	(a)	the precise location where the accident, incident or death happened;	1 2
	(b)	when the accident, incident or death happened;	3
	(c)	the number of persons involved in the accident, incident or death;	4 5
	(d)	if the notification is about a death, whether or not caused by an accident—the name of the person who died;	6 7
	(e)	if the notification is about a serious accident or high potential incident—	8 9
		 the name of any person who saw the accident or incident, or who was present when the accident or incident happened; and 	10 11 12
		(ii) the name of any person who was injured as a result of the accident or incident;	13 14
	(f)	if no one was present when the person mentioned in paragraph (d) died or the person mentioned in paragraph (e)(ii) was injured—the name of the person who found the deceased or injured person;	15 16 17 18
	(g)	a brief description of how the accident, incident or death happened.	19 20
		Examples of types of descriptions that may be given under paragraph (g) —	21 22
		• 'A light vehicle fell into the pit after the light vehicle collided with a truck on a ramp leading into the pit.'	23 24
		• 'A worker fell from the top of a storage bin into the wash plant.'	25 26
'(3B)	infor	ne site senior executive does not know the primary rmation at the time the notification is made under ection (3), the site senior executive must—	27 28 29
	(a)	take all reasonable steps to find out the primary information as soon as possible; and	30 31
	(b)	as soon as possible after the primary information becomes known to the site senior executive, give the primary information to the inspector and representative.	32 33 34

	[s 47]	
	Maximum penalty—40 penalty units.	1
'(3C)	It is not a defence in a proceeding under subsection (3) or (3B) that the giving of the primary information might tend to incriminate the site senior executive.	2 3 4
'(3D)	The primary information is not admissible in evidence against the site senior executive in any criminal proceeding.	5 6
'(3E)	Subsection (3D) does not prevent the primary information being admitted in evidence in criminal proceedings about the falsity or misleading nature of the primary information.'.	7 8 9
47 Ins	ertion of new s 198A	1(
	Part 11, division 1—	1
	insert—	12
'198A Re	quirement to give primary information	1.
'(1)	For conducting an investigation into a serious accident, high potential incident or death at a coal mine, an officer may require a person to give the officer any of the following information (<i>primary information</i>) about the accident, incident or death—	14 13 10 17 13
	(a) the precise location where the accident, incident or death happened;	19 20
	(b) when the accident, incident or death happened;	2
	(c) the number of persons involved in the accident, incident or death;	22 23
	(d) if the notification is about a death, whether or not caused by an accident—the name of the person who died;	24 23
	(e) if the notification is about a serious accident or high potential incident—	20 2
	(i) the name of any person who saw the accident or incident, or who was present when the accident or incident happened; and	22 29 30
	(ii) the name of any person who was injured as a result of the accident or incident;	3 32

[s 47]

	(f)	if no one was present when the person mentioned in paragraph (d) died or the person mentioned in paragraph (e)(ii) was injured—the name of the person who found the deceased or injured person;	1 2 3 4
	(g)	a brief description of how the accident, incident or death happened.	5 6
		Examples of types of descriptions that may be given under paragraph (g) —	7 8
		• 'A light vehicle fell into the pit after the light vehicle collided with a truck on a ramp leading into the pit.'	9 10
		• 'A worker fell from the top of a storage bin into the wash plant.'	11 12
'(2)	offic	en making a requirement mentioned in subsection (1), the eer must warn the person it is an offence to fail to comply the requirement.	13 14 15
'(3)	-	person required to give primary information under ection (1) must comply with the requirement.	16 17
	Max	imum penalty—40 penalty units.	18
'(4)	info subs migl	the officer requires the person to give the officer primary rmation, it is not a defence in a proceeding under tection (3) that the giving of the primary information that tend to incriminate the person, unless, in relation to an ident or incident—	19 20 21 22 23
	(a)	the person is an involved person; and	24
	(b)	the primary information is the information mentioned in subsection $(1)(g)$.	25 26
'(5)	adm	hary information given under subsection (1) is not issible in evidence against the person in any criminal eeeding.	27 28 29
'(6)	adm	section (5) does not prevent the primary information being itted in evidence in criminal proceedings about the falsity hisleading nature of the primary information.	30 31 32
'(7)	In th	is section—	33
		<i>lved person</i> , for an accident or incident, means a person was directly involved in the accident or incident.	34 35

	[s 48]						
	Example of a person who is directly involved in an accident or incident—						
	• a member of the crew of the deceased or injured person, who was present at the accident or incident						
	• a person who was operating plant involved in the accident or incident						
	<i>officer</i> means an inspector, inspection officer or an authorised officer.'.						
8	Amendment of sch 3 (Dictionary)						
	Schedule 3—						
	insert—						
	<i>'mineral (f)</i> see the <i>Mineral Resources Act 1989</i> , section $6(2)(f)$.						
	<i>underground gasification activity</i> means an activity relating to—						
	(a) the exploration for, and testing of, coal to be used for the production of mineral (f); or						
	(b) the production, processing, refining, storage or transportation of mineral (f).'.						

Part 12	Amendment of Electricity Act	19
	1994	20

49	Act amended in pt 12	21
	This part amends the <i>Electricity Act 1994</i> .	22
50	Amendment of s 20Q (Exemptions for Queensland Rail)	23
	Section 20Q(3), definition <i>Brisbane Airport Rail Link</i> , first and second dot points—	24 25
	omit, insert—	26

[s 51]

		'(a)	starting at a point 0.313km from Queensland Rail's north coast rail line (defined on the drawing as the <i>ownership transfer point</i>); and	1 2 3
		(b)	finishing at the domestic terminal of Brisbane Airport.'.	4
51	Am	endn	nent of s 23 (Customers and their types)	5
		Secti	ion 23(6), after 'is a'—	6
		inser	· <i>t</i> —	7
		'sma	11'.	8
52	Ins	ertior	n of new s 44A	9
		Afte	r section 44—	10
		inser	<i>t</i> —	11
'44 A			al condition to allow credit for electricity d by photovoltaic generators	12 13
	' (1)		also a condition of a distribution authority that the ibution entity—	14 15
		(a)	allow, as far as technically and economically practicable, a small customer to connect a qualifying generator to its supply network; and	16 17 18
		(b)	credit against the charges payable by the small customer, for electricity supplied to the small customer from the network in a relevant supply period, the amount of \$0.44 per kilowatt hour for electricity that is, at any instant in the relevant supply period—	19 20 21 22 23
			(i) being produced by the qualifying generator; and	24
			(ii) being supplied to the network; and	25
			(iii) in excess of the amount of electricity being used by the small customer; and	26 27
		(c)	give the regulator a report, within 28 days after 30 June and 31 December each year, stating—	28 29

			(i)		number nected a e er paragra	qualif	ying g			vho hav e networ	
			(ii)	the j	amount of previous (n under p	6 moi	th per	iod for			
			(iii)		total ger erators con		-	•		qualifyir	ng 7 8
	(2) The regulator must review this section to decide whether provisions remain appropriate, after the first of the follow to happen—										
		(a)	the p secti	-	ng of 10 y	ears	after th	e comm	enceme	ent of th	nis 12 13
		(b)	a to conr	tal onected	g generato f 8 mega d to the on entities	awatts supj	s or m ply ne	ore of etworks	solar p of 1	ower a	re 15
	' (3)	This	sectio	on ex	pires on 1	July	2028.'				18
53	Ins	ertior	n of r	new e	s 55DB						19
			-	-	5DA—						20
		inser									20
'55D		dition	al co		ion abou c genera		ctricit	y produ	uced b	у	21 22 23
	'(1)	It is also a condition of a retail authority that the retail entity must—						ty 24 25			
		(a)	<i>amo</i> custe any	omer omer credit	ne amount due), for in a relev t (owed cr	elec vant s vant s	etricity upply given	supplie period, l by a dist	ed to to to to the architecture to the second secon	the sma amount a entity	all 27 of 28 in 29
					o the sma der sectio				releva	nt supp	31 s

[s 53]

	(i)	reduce the amount due for a subsequent relevant				
		supply period by the unused amount of the owed credit; and	2 3			
	(ii)	if, after the end of 12 months after the end of the first period, an amount of the owed credit has not been used under subparagraph (i)—pay the small customer an amount representing the amount of owed credit that has not been used; and	4 5 6 7 8			
(c)	0	the small customer the following information for relevant supply period—	9 10			
	(i)	the amount of electricity supplied by the small customer to the distribution entity's network for which credit was given under section $44A(1)(b)$;	11 12 13			
	(ii)	the amount to be credited to the small customer under section $44A(1)(b)$; and	14 15			
(d)	(d) give the regulator a report, within 28 days after 30 and 31 December each year, stating—					
	(i)	the number of small customers receiving credit under section $44A(1)(b)$ in the previous 6 month period; and	18 19 20			
	(ii)	the amount credited to small customers under section $44A(1)(b)$ in the previous 6 month period.	21 22			
	isions	ator must review this section to decide whether its remain appropriate, after the first of the following	23 24 25			
(a)	the passing of 10 years after the commencement of this section;					
(b)	qualifying generators with sufficient capacity to produce a total of 8 megawatts or more of solar power are connected to the supply networks of 1 or more distribution entities under section $44A(1)(a)$.					
This section expires on 1 July 2028.'.						

'(2)

'(3)

[s 5<u>4]</u>

54			ment of s 55G (Restriction on Ergon Energy and sidiaries)	1 2			
	(1)	Sect	Section 55G(2)—				
		inse	rt—	4			
		'Ma	ximum penalty—500 penalty units.'.	5			
	(2)	Sect	tion 55G(3), penalty—	6			
		omi	t.	7			
55	Ins	ertio	n of new s 61B	8			
		Cha	pter 2, part 7, after section 61A—	9			
		inse	rt—	10			
'61B	Additional condition for electricity produced by photovoltaic generators						
	' (1)	This section applies to a special approval holder prescribe under a regulation.					
	'(2)		a condition of the special approval that the holder must apply with—	15 16			
		(a)	if the holder is taken to be the holder of a distribution authority under section 59(3)—section 44A; and	17 18			
		(b)	if the holder is taken to be the holder of a retail authority under section 59(3)—section 55DB.'.	19 20			
56	Am	nendr	ment of s 91C (Definitions for div 3)	21			
	Section 91C—						
		inse	rt—	23			
		'fixe	ed principle means a principle fixed under section 95(1).'.	24			
57	Am	nendr	ment of s 91G (Total benchmark retail cost)	25			
		Sect	tion 91G(1), 'as c/kWh'—	26			

[s 58]

		omit, insert—	1
		'in cents per kilowatt hour'.	2
58	Am	nendment of s 92 (Cost of energy)	3
		Section 92(2)(a), '13%'—	4
		omit, insert—	5
		'Queensland'.	6
59		nendment of s 95 (Fixing of future principles for nchmark retail cost element)	7 8
	(1)	Section 95, heading, 'for benchmark retail cost element'—	9
		omit.	10
	(2)	Section 95(1), after 'element'—	11
		insert—	12
		'and NEM load'.	13
	(3)	Section 95(1), note, 'c/kWh'—	14
		omit, insert—	15
		'cents per kilowatt hour'.	16
60	req	nendment of s 120ZM (Compliance with particular juirements under Fair Trading Act 1989, s 61 or-to-door contracts)	17 18 19
		Section 120ZM(4), 's 61(1)(h)(iii)'—	20
		omit, insert—	21
		'section 61(1)(h)(iii)'.	22
61	Am	nendment of s 132 (Grounds for disciplinary action)	23
		Section 132(1)—	24
		insert—	25

		[s 62]	
		(f) for a retail entity—the entity has been suspended from trading under the National Electricity Rules.'.	
62	Am	nendment of ch 5A, hdg (13% gas scheme)	
		Chapter 5A, heading, '13%'—	
		omit, insert—	
		'Queensland'.	
63	Am	nendment of s 135AK (Other definitions for ch 5A)	
	(1)	Section 135AK, definition 13% liability—	
		omit.	
	(2)	Section 135AK—	
		insert—	
		'annual GEC liability see section 135EM(1).'.	
	(3)	Section 135AK, definitions <i>liable year</i> and <i>penalty imposition day</i> , '13%'—	
		omit, insert—	
		'annual GEC'.	
64	Am	nendment of s 135CM (Annual QUFs)	
	(1)	Section 135CM(2)—	
		omit, insert—	
	'(2)	An estimated proportion is an <i>annual QUF</i> for the power station.'.	
	(2)	Section 135CM(3), 'The'—	
		omit, insert—	
		'An'.	

[s 65]

65		endment of s 135CP (Power stations connected to ional grid within same transmission zone)	1 2
	(1)	Section 135CP(1)—	3
		omit, insert—	4
	' (1)	This section applies only in relation to the portion of a power station's supply of electricity sent out directly or indirectly to the national grid.	5 6 7
	'(1A)	The same annual QUF must be fixed for each power station that sends out electricity into the same transmission grid or supply network within the same transmission zone.'.	8 9 10
	(2)	Section 135CP(2)(b), 'supplies'—	11
		omit, insert—	12
		'sends out'.	13
	(3)	Section 135CP(2)(c)—	14
		omit.	15
	(4)	Section 135CP(1A) to (5), as amended—	16
		<i>renumber</i> as 135CP(2) to (6).	17
66		endment of s 135D (Information notice about cision)	18 19
		Section 135D—	20
		insert—	21
	'(2)	This section does not apply if the customer is NEMMCO.'.	22
67	Ins	ertion of new s 135ELA	23
		Chapter 5A, part 5, division 1, before section 135EM—	24
		insert—	25
'135	5ELA C	Definition for pt 5	26
		'In this part—	27
		the <i>prescribed percentage</i> means—	28

[s 68]

		(a) for 2008 and 2009—13%; or	1
		(b) for 2010—15%; or	2
		(c) for any year after 2010—a percentage, not more than 18%, prescribed under a regulation.'.	3 4
68	Am	nendment of s 135EP (Liability)	5
	(1)	Section 135EP(1), 'MWh'—	6
		omit, insert—	7
		'megawatt hours'.	8
	(2)	Section 135EP, '13%'—	9
		omit, insert—	10
		'the prescribed percentage'.	11
	(3)	Section 135EP(2), 'MWhs'—	12
		omit, insert—	13
		'megawatt hours'.	14
69	Arr me	nendment of s 135EQ (How and when liability must be t	15 16
	(1)	Section 135EQ(1) and (3), '13% liability'—	17
		omit, insert—	18
		'annual GEC liability'.	19
	(2)	Section 135EQ(1), '13% of'—	20
		omit, insert—	21
		'the prescribed percentage of'.	22
70	Am me	nendment of s 135ET (How and when liability must be t	23 24
	(1)	Section 135ET(1), '13%'—	25

[s 71]

		omit, insert—	1
		'the prescribed percentage'.	2
	(2)	Section 135ET(3), '13%'—	3
		omit, insert—	4
		'annual GEC'.	5
71	Am	nendment of s 135F (Amount of civil penalty)	6
	(1)	Section 135F, formula, '(13% LL'-	7
		omit, insert—	8
		'(GEC LL'.	9
	(2)	Section 135F, definition 13%LL—	10
		omit, insert—	11
		'GEC LL is the prescribed percentage of the liable load, in megawatt hours, for which the annual GEC liability was imposed.'.	12 13 14
	(3)	Section 135F, definition GECs surrendered, '13% liability'—	15
		omit, insert—	16
		'annual GEC liability'.	17
72		nendment of s 135FO (Credit to future 13% liability for er surrender)	18 19
	(1)	Section 135FO, '13%'—	20
		omit, insert—	21
		'annual GEC'.	22
	(2)	Section 135FO(3)—	23
		omit.	24

[s 73]

73		nendment of sch 1 (Appeals against administrative cisions)	1 2
	(1)	Schedule 1, part 3, entry for sections 40A to 40D, note, 'sections 17 and 18'—	3 4
		omit, insert—	5
		'sections 18 and 19'.	6
	(2)	Schedule 1, part 3, entry for sections 48E to 48I, note, 'sections 17 and 18'—	7 8
		omit, insert—	9
		'sections 18 and 19'.	10
74	An	nendment of sch 5 (Dictionary)	11
	(1)	Schedule 5, definitions 13% liability and approved industry code—	12 13
		omit.	14
	(2)	Schedule 5—	15
		insert—	16
		<i>annual GEC liability</i> see section 135EM(1).	17
		<i>prescribed percentage</i> , for chapter 5A, part 5, see section 135ELA.	18 19
		<i>qualifying generator</i> means a small photovoltaic generator that—	20 21
		 (a) is installed at the premises of a small customer in a way that allows electricity generated by the generator to be first used by the small customer and, if not used by the small customer, supplied to a supply network; and 	22 23 24 25
		(b) complies with any safety or technical requirements prescribed under a regulation.	26 27
		<i>relevant supply period</i> means a period for which an account has been issued by a retail entity for the supply of electricity to a small customer.	28 29 30

[s 75]

	(3)	<pre>small photovoltaic generator means a photovoltaic system with capacity up to 10 kilovolt amperes for a single phase connection and up to 30 kilovolt amperes for a 3 phase connection.'. Schedule 5, definitions liable year and penalty imposition day, '13%' omit, insert 'annual GEC'.</pre>	1 2 3 4 5 6 7 8
Part	13	Amendment of Mineral Resources Act 1989	9 10
75	Act	amended in pt 13	11
		This part amends the Mineral Resources Act 1989.	12
76	Am	endment of s 6 (Meaning of <i>mineral</i>)	13
	(1)	Section 6(2)(f)—	14
		omit, insert—	15
		'(f) a product that may be extracted or produced by an underground gasification process for coal or oil shale (<i>mineral (f)</i>) and another product that may result from the carrying out of the process (also <i>mineral (f)</i>);'.	16 17 18 19
	(2)	Section 6(3)(c)—	20
		renumber as section 6(3)(d).	21
	(3)	Section 6(3)—	22
		insert—	23
		(c) mineral (f) is only a mineral if—	24
		(i) the coal or oil shale, from which it is extracted or produced, is held under a mineral development	25 26

			[\$ 77]	
			licence and it has been added to the licence under section 208; or	1 2
		(ii)	the coal or oil shale, from which it is extracted or produced, is held under a mining lease and it is specified in the lease.'.	3 4 5
77	Re	placement	t of ss 11 and 12	6
		Sections 1	1 and 12—	7
		omit, inse	rt—	8
'11	Mir	ning distri	cts	9
	'(1)		executive may by gazette notice declare an area of a mining district.	10 11
	'(2)	The notice	e must—	12
		(a) state	e the name of the mining district; and	13
			a description, by map or otherwise, of the location boundaries of the mining district.'.	14 15
78	Am	nendment	of s 13 (Definitions)	16
		Section 13	3, heading 'Definitions'—	17
		omit, inse	rt—	18
		'Definitio	on for div 1'.	19
79	Am	nendment	of s 24 (Grant of prospecting permit)	20
	(1)	Section 24	4(2) and (5)—	21
		omit.		22
	(2)	Section 24	4(3) and (4)—	23
		renumber	as section 24(2) and (3).	24
	(3)	Section 24	4(3), as renumbered, 'subsection (3)'—	25
		omit, inse	rt—	26
		'subsectio	on (2)'.	27

[s 80]

80	Ins	ertio	n of r	new s 24A	1
		Afte	r secti	ion 24—	2
		inse	rt—		3
'24A	Со	ntent	of p	rospecting permit	4
		'A p	rospe	cting permit granted by the mining registrar must—	5
		(a)	be in and	n the approved form for the type of permit granted;	6 7
		(b)	state	the following information—	8
			(i)	the identification number of the permit;	9
			(ii)	the name of the holder;	10
			(iii)	the address for service of notices on the holder;	11
			(iv)	the description of land for which the permit is granted;	12 13
			(v)	the term and date of commencement of the permit;	14
			(vi)	the conditions, other than conditions prescribed by this Act, to which the permit is subject.'.	15 16
81				of s 93D (Renewal of claim must be in name led assignee)	17 18
		Sect	ion 93	3D(1)(b), 'Minister'—	19
		omit	t, inse	rt—	20
		'min	ning re	egistrar'.	21
82	Am	endr	nent	of s 127 (Land subject to exploration permit)	22
		Sect	ion 12	27(3)—	23
		omit	t, inse	rt—	24
	'(3)	appl prog	ication gram o	Ainister, on the information contained in the n for an exploration permit, is satisfied that the of work proposed in the application can be carried g competent and efficient mineral exploration	25 26 27 28

		practices, an exploration permit may be granted for sub-blocks of land that do not have a common boundary.'.	1 2
83	Am	endment of s 133 (Application for exploration permit)	3
	(1)	Section 133(1)(g), 'acceptable to the Minister'—	4
		omit.	5
	(2)	Section 133(1)(h)(i), 'acceptable to the Minister, but'—	6
		omit.	7
	(3)	Section 133(1)(h)(ii) and (iii)—	8
		renumber as section 133(1)(h)(iv) and (v).	9
	(4)	Section 133(1)(h)—	10
		insert—	11
		 (ii) if the application relates to land that includes sub-blocks of land that do not have a common boundary—a statement detailing how the work proposed can be carried out using competent and efficient mineral exploration practices; and 	12 13 14 15 16
		 (iii) if the application relates to an area of land that exceeds the area prescribed for the mineral or minerals—a statement about why the applicant requires more than the prescribed area of land; and'. 	17 18 19 20
84	Ins	ertion of new s 133A	21
		After section 133—	22
		insert—	23
ʻ133A	Mir	ister may request other information	24
	'(1)	The Minister may give an applicant for an exploration permit a notice requiring the applicant to give the Minister other information the Minister reasonably requires to assess the application.	25 26 27 28

[s 85]

	'(2)	If the information is not given to the Minister within the reasonable period stated in the notice, the Minister may refuse the application.'.	1 2 3
85		nission of s 136 (Upon rejection of application, plication fee or part may be retained)	4 5
		Section 136—	6
		omit.	7
86	Am	nendment of s 137 (Grant of exploration permit)	8
	(1)	Section 137(1) to (3)—	9
		omit, insert—	10
	' (1)	The Minister may—	11
		(a) grant an exploration permit, with or without conditions; or	12 13
		(b) refuse the application.	14
	'(2)	In deciding whether to grant the exploration permit, the Minister must be satisfied that—	15 16
		(a) the requirements of this Act have been complied with; and	17 18
		(b) the applicant is an eligible person.	19
	'(3)	The Minister must not grant an exploration permit unless the Minister also approves a program of work submitted with the application.	20 21 22
		Note—	23
		Under section 144(1), the Minister is also required to determine the amount of security to be deposited by the holder before granting an exploration permit.	24 25 26
	'(3A)	In deciding whether to approve the program of work, the Minister must have regard to the following—	27 28
		(a) the extent of the proposed activities in the proposed area of the exploration permit;	29 30

[s 87]

	(b) when and where the applicant proposes to carry out exploration activities in the proposed area of the exploration permit;	1 2 3
	(c) whether the applicant has the financial and technical capability for carrying out the work.'.	4 5
(2)	Section 137—	6
	insert—	7
'(5A)	The Minister must not grant an exploration permit for land in a fossicking area, or for land that includes the whole or part of a fossicking area, unless the application was made, but not decided, before the land became a fossicking area.'.	8 9 10 11
(3)	Section 137—	12
	insert—	13
'(7)	If the Minister refuses to grant an application for an exploration permit the Minister may decide whether all or part of the application fee that accompanied the application will be retained.'.	14 15 16 17
87 Ins	ertion of new s 137A	18
	After section 137—	19
	insert—	20
'137A Co	ntent of exploration permit	21
	'An exploration permit granted by the Minister must be in the approved form and state the following information—	22 23
	(a) the identification number of the permit;	24
	(b) the name of the holder;	25
	(c) the address for service of notices on the holder;	26
	(d) the description of land for which the permit is granted;	27
	(e) the term and date of commencement of the permit;	28
	(f) the conditions, other than conditions prescribed by this Act, to which the permit is subject;	29 30

[s 88]

88

(g)		ninerals the subject of the permit;	1
(h)		programs of works and studies to be carried out er the permit.'.	2 3
mendn	nent	of s 141 (Conditions of exploration permit)	4
Secti	ion 14	41(1)(f)—	5
omit,	, inse	rt—	6
'(f)	repo	ondition that the holder must give the following rts to the Minister, in the way and containing the rmation prescribed under a regulation—	7 8 9
	(i)	an annual report, given each year during the term of the exploration permit, within 1 month after each anniversary of the day the exploration permit takes effect;	10 11 12 13
	(ii)	a report about a reduction in the area of the exploration permit, given within 2 months after the reduction takes effect;	14 15 16
	(iii)	a report summarising the results of exploration for the whole of the term of the exploration permit, given within 2 months after the exploration permit ends; and	17 18 19 20
'(fa)		ndition that the holder must, when and in the way Minister directs, give to the Minister a report—	21 22
	(i)	about the exploration permit, that is in addition to any report mentioned in paragraph (f); and	23 24
	(ii)	about materials obtained because of the holder's activities under the exploration permit; and'.	25 26
mendn (plorat		of s 147 (Application for renewal of permit)	27 28
Secti	ion 14	47(2)—	29
omit,	, inse	rt—	30

89

[s 90]

	' (2)	The	applie	cation must be—	1
		(a)	mad	le in the approved form; and	2
		(b)	acco and	ompanied by the fee prescribed under a regulation;	3 4
		(c)	acco	ompanied by a statement—	5
			(i)	describing the program of work proposed to be carried out under the authority of the exploration permit, if renewed; and	6 7 8
			(ii)	detailing the estimated human, technical and financial resources to be used to carry out the exploration work during each year of the term of the exploration permit, if renewed; and	9 10 11 12
			(iii)	detailing the applicant's financial and technical resources for carrying out the exploration work.'.	13 14
90	Ins	ertio	n of r	new s 147AA	15
		Afte	r sect	ion 147—	16
		inser	rt—		17
'147	AA Mi	iniste	r ma	y request other information	18
	'(1)	explo Mini	oratio ister c	ister may give an applicant for renewal of an on permit a notice requiring the applicant to give the other information the Minister reasonably requires to application.	19 20 21 22
	'(2)	rease	onable	Formation is not given to the Minister within the e period stated in the notice, the Minister may refuse ation.'.	23 24 25
91				of s 181 (Obligations and entitlement under lopment licence)	26 27
		Secti	ion 18	81(10)—	28
		omit	•		29

[s 92]

92	Am app	endr blicat	ment of s 186 (Minister may grant or reject tion for mineral development licence)	1 2
	(1)	Sect	tion 186(6)—	3
		omit	t.	4
	(2)	Sect	tion 186(7)—	5
		renu	umber as section 186(6).	6
93	Ins	ertio	n of new s 186A	7
		Afte	er section 186—	8
		inse	rt—	9
ʻ186A	Co	ntent	t of mineral development licence	10
			nineral development licence granted by the Minister must in the approved form and state the following information—	11 12
		(a)	the identification number of the licence;	13
		(b)	the name of the holder;	14
		(c)	the address for service of notices on the holder;	15
		(d)	the description of land for which the licence is granted;	16
		(e)	the term and date of commencement of the licence;	17
		(f)	the conditions, other than conditions prescribed by this Act, to which the licence is subject;	18 19
		(g)	the minerals the subject of the licence.'.	20
94	Am	endr	ment of s 208 (Adding other minerals to licence)	21
		Sect	tion 208—	22
		inse	rt—	23
'(3A)	Min satis	he mineral to be added to the licence is mineral (f), the ister may only approve the application if the Minister is sfied the public interest will not be adversely affected by addition.'.	24 25 26 27

[s 95]

95	Am			of s 232 (Land subject to mining lease)	1
		Sect	ion 23	32—	2
		inse	rt—		3
	'(3)	mine eligi in a	erals t ble po	subsection (1), a mining lease for a mineral or that include mineral (f) may only be granted to an erson in respect of contiguous land that is comprised eral development licence or mineral development	4 5 6 7 8
96		iendr se)	nent	of s 286 (Application for renewal of mining	9 10
	(1)	Sect	ion 28	86(2)—	11
		omit	t, inse	rt—	12
	'(2)	The	appli	cation must be—	13
		(a)	mad	le in the approved form; and	14
		(b)	acco and	ompanied by the fee prescribed under a regulation;	15 16
		(c)		ompanied by a statement about the following ters—	17 18
			(i)	the term for which the mining lease is to be renewed;	19 20
			(ii)	the reason for seeking the renewal;	21
			(iii)	if the lease was granted for a purpose mentioned in section $234(1)(a)$ —whether the area the subject of the application contains workable quantities of mineral or mineral bearing ore;	22 23 24 25
			(iv)	if the lease was granted for a purpose mentioned in section $234(1)(b)$ —the particular purpose for which the renewal is sought;	26 27 28
			(v)	if a mining program is proposed to be carried out under the renewed lease—the proposed mining program and its method of operation;	29 30 31

[s 97]

		(vi)	term use	her the operations to be carried on during the of the renewed lease are an appropriate land and will conform with sound land use agement;	1 2 3 4
		(vii)	her the land and surface area in relation to h the renewal is sought is of an appropriate and shape for the activities proposed to be ed out under the renewed lease;	5 6 7 8	
(viii) the financial and technical resources available to the applicant to carry on mining operations unde the renewed lease;					9 10 11
		(ix)		ation to the parcels of land the whole or part nich are the subject of the application—	12 13
(A) a description of the parcels of land; and				14	
(B) the current use of the land; and			the current use of the land; and	15	
			(C)	the name and address of the owner of the land (the <i>primary land</i>) and the name and address of any other land which may be used to access the primary land.'.	16 17 18 19
97	Ins	ertion of r	new s	286AA	20
		After secti	ion 28	6—	21
		insert—			22
'286 /	AA Mi	ning regis	strar r	nay request other information	23
	' (1)	mining le mining re	ase a egistra	istrar may give an applicant for renewal of a notice requiring the applicant to give the ar other information the mining registrar ires to assess the application.	24 25 26 27
	'(2)		able j	on is not given to the mining registrar within period stated in the notice, the Minister may cation.'.	28 29 30

			[s 98]	
98	Am	nendr	ment of s 318BK (Application of sdiv 8)	1
		Sect	tion 318BK(b), 'section 318AT' and footnote—	2
		omi	t, insert—	3
		'sec	tion 318AX'.	4
99		nendr ners)	ment of s 342 (Powers of mining registrars and	5 6
		Sect	tion 342(1)(d), from 'who' to 'Minister'—	7
		omi	t, insert—	8
		'wh	o is authorised in that behalf by the chief executive'.	9
100	Ins	ertio	n of new s 344	10
		Part	10, division 1—	11
		inse	rt—	12
'344	Ac	cess	to abandoned mine	13
	' (1)	noti exis	rescribed person may, within 5 business days after giving ce to the owner of land on which an abandoned mine ts, enter the land to carry out any of the following vities (<i>rehabilitation activities</i>)—	14 15 16 17
		(a)	investigate the condition of the land;	18
		(b)	cap a mine shaft;	19
		(c)	remove, or make safe, structures or equipment at or near the abandoned mine;	20 21
		(d)	clean up pollution remaining at or near the abandoned mine;	22 23
		(e)	repair erosion, or preventing further erosion, of land or vegetation at or near the abandoned mine;	24 25
		(f)	another activity at or near the abandoned mine to make it safe.	26 27
	'(2)		pite subsection (1), the prescribed person may enter the to carry out rehabilitation activities without giving notice	28 29

[s 101]

101

	to the owner of the land if the activities are necessary to preserve life or property.	1 2
'(3)	If entry is made by a prescribed person under subsection (2), the prescribed person must give the land owner a notice, within 10 business days after the entry, about the entry and any rehabilitation activities carried out on the land.	3 4 5 6
' (4)	In this section—	7
	abandoned mine means a site—	8
	(a) where mining or mining exploration activities have been carried out; and	9 10
	(b) for which no current mining lease or mining claim is granted.	11 12
	<i>prescribed person</i> means a person who is authorised by the chief executive to carry out rehabilitation activities.'.	13 14
Am	nendment of s 391 (Restriction on grants etc.)	15
(1)	Section 391, 'The Governor in Council may, by regulation'—	16
	omit, insert—	17
' (1)	The Minister may by gazette notice'.	18
(2)	Section 391(e)—	19
	omit, insert—	20
	(e) require that an application for the grant of a prospecting permit, mining claim, exploration permit, mineral development licence or mining lease be referred to any of the following bodies seeking its views on the application—	21 22 23 24 25
	(i) a stated department;	26
	(ii) a Commonwealth Government department;	27
	(iii) a local government;	28
	(iv) a statutory body under the Statutory Bodies Financial Arrangements Act 1982;	29 30

		[s 102]	
		(v) a GOC.'.	1
	(3)	Section 391—	2
		insert—	3
	'(2)	The Minister must consider the public interest before acting under subsection (1).'.	4 5
102	Re	placement of s 398 (Delegation by Minister)	6
		Section 398—	7
		omit, insert—	8
'398	De	legation	9
	'(1)	The Minister or the chief executive may delegate his or her functions under this Act to an appropriately qualified officer or employee of the department.	10 11 12
	' (2)	In this section—	13
		<i>appropriately qualified</i> includes having the qualifications, experience or standing appropriate to perform the function.	14 13
		Example of standing for an employee of the department—	16
		the employee's classification level in the department	17
		<i>functions</i> includes powers.'.	18
103	Am	nendment of s 411 (Indemnity against liability)	19
		Section 411(1), 'section 342(10) or 343'—	20
		omit, insert—	21
		'section 342(10), 343 or 344'.	22
104		nendment of s 420 (Exclusion of certain agreed acts m pts 13 to 17)	23 24
		Section 420, heading '13 to 17'—	25
		omit, insert—	20
		'13–17 '.	27

[s 105]

105	Ins	ertion of new pt 19, div 10	1
		Part 19—	2
		insert—	3
'Divi	ision	10 Transitional provision for Clean Energy Act 2008	4 5
'767	Со	ntinuation of regulation under s 391	6
	' (1)	This section applies to the <i>Mineral Resources Regulation</i> 2003, part 8 and schedule 3 (the <i>restricted area arrangements</i>), as in force immediately before the commencement of this section.	7 8 9 10
	'(2)	The restricted area arrangements continue to have effect as if the amendment of section 391 under the <i>Clean Energy Act</i> 2008 had not commenced.	11 12 13
	' (3)	Any provision included in the restricted area arrangements may be repealed by a regulation under this Act but a provision may not be amended.'.	14 15 16
106	Am	endment of schedule (Dictionary)	17
		Schedule—	18
		insert—	19
		<i>'mineral (f)</i> see section 6.'.	20

		[s 107]	
Part	14	Amendment of Mining and Quarrying Safety and Health Act 1999	1 2 3
107	Act	amended in pt 14	4
		This part amends the Mining and Quarrying Safety and Health Act 1999.	5 6
108	Am	endment of s 10 (Meaning of <i>operations</i>)	7
	(1)	Section 10(2)(h)—	8
		renumber as section 10(2)(i).	9
	(2)	Section 10(2)—	10
		insert—	11
		'(h) underground gasification activities on land the subject of-	12 13
		(i) a mineral development licence or mining lease for activities relating to mineral (f); or	14 15
		(ii) an exploration permit if the chief inspector has made a declaration under section 47A;'.	16 17
109	Ins	ertion of new s 47A	18
		Part 4, division 1—	19
		insert—	20
'47A	Not	ice about underground gasification activities	21
	'(1)	This section applies if the site senior executive for a mine gives the chief inspector notice that particular exploration activities at the mine are underground gasification activities.	22 23 24
	'(2)	The chief inspector may by notice declare the activities to be underground gasification activities, with the agreement of the chief inspector, petroleum and gas.	25 26 27

[s	1	1	0]
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	'(3)	The chief inspector must give the site senior executive a copy of the notice.	1 2
	' (4)	In this section—	3
		chief inspector, petroleum and gas means the chief inspector under the Petroleum and Gas (Production and Safety) Act 2004.'.	4 5 6
110		nendment of s 125 (Functions of inspectors and spection officers)	7 8
	(1)	Section 125(i)—	9
		renumber as section 125(j).	10
	(2)	Section 125(h)—	11
		omit, insert—	12
		(h) to investigate serious accidents and high potential incidents at mines;	13 14
		(i) to investigate matters at mines that affect the successful management of risk to persons;'.	15 16
111	An	nendment of s 126D (Functions of authorised officers)	17
	(1)	Section 126D(f)—	18
		renumber as section 126D(g).	19
	(2)	Section 126D(e)—	20
		omit, insert—	21
		(e) to investigate serious accidents and high potential incidents at mines;	22 23
		(f) to investigate matters at mines that affect the successful management of risk to persons;'.	24 25
112		nendment of s 136 (General powers after entering mine other places)	26 27
	(1)	Section 136(3), after 'compliance with this Act,'	28

		[s 113]	
		insert—	1
		'or for conducting an investigation under this Act,'.	2
	(2)	Section 136(3)(g), after 'complied with'—	3
		insert—	4
		', or for the purpose of conducting an investigation under this Act'.	5 6
113		endment of pt 11, div 1, hdg (Notification of accidents, idents and inspections)	7 8
		Part 11, division 1, heading, 'of accidents, incidents—	9
		omit, insert—	10
		', information'.	11
114		endment of s 195 (Notice of accidents, incidents, aths and diseases)	12 13
	(1)	Section 195(3)—	14
		omit, insert—	15
	'(3)	The site senior executive must, as soon as possible after becoming aware of the accident, incident or death, by notice or orally notify an inspector and a district workers' representative about the accident, incident or death in terms that include the information (the <i>primary information</i>) stated in subsection (3A).	16 17 18 19 20 21
		Maximum penalty—40 penalty units.	22
	ʻ(3A)	For subsection (3), the primary information is all of the following—	23 24
		(a) the precise location where the accident, incident or death happened;	25 26
		(b) when the accident, incident or death happened;	27
		(c) the number of persons involved in the accident, incident or death;	28 29

[s 114]

	(d)	if the notification is about a death, whether or not caused by an accident—the name of the person who died;	1 2
	(e)	if the notification is about a serious accident or high potential incident—	3 4
		 the name of any person who saw the accident or incident, or who was present when the accident or incident happened; and 	5 6 7
		(ii) the name of any person who was injured as a result of the accident or incident;	8 9
	(f)	if no one was present when the person mentioned in paragraph (d) died or the person mentioned in paragraph (e)(ii) was injured—the name of the person who found the deceased or injured person;	10 11 12 13
	(g)	a brief description of how the accident, incident or death happened.	14 15
		Examples of types of descriptions that may be given under paragraph (g) —	16 17
		• 'A light vehicle fell into the pit after the light vehicle collided with a truck on a ramp leading into the pit.'	18 19
		• 'A worker fell from the top of a storage bin into the wash plant.'	20 21
'(3B)	infor	he site senior executive does not know the primary rmation at the time the notification is made under ection (3), the site senior executive must—	22 23 24
	(a)	take all reasonable steps to find out the primary information as soon as possible; and	25 26
	(b)	as soon as possible after the primary information becomes known to the site senior executive, give the primary information to the inspector and representative.	27 28 29
	Max	imum penalty—40 penalty units.	30
'(3C)	that	not a defence in a proceeding under subsection (3) or (3B) the giving of the primary information might tend to minate the site senior executive.	31 32 33
'(3D)		primary information is not admissible in evidence against site senior executive in any criminal proceeding.	34 35

	'(3E)	bein	section (3D) does not prevent the primary information g admitted in evidence in criminal proceedings about the ty or misleading nature of the primary information.'.	1 2 3
	(2)	Sect	ion 195(4), 'or (2)'—	4
		omit	, insert—	5
		'or (3)'.	6
115	Ins	ertio	n of new s 195A	7
			11, division 1—	8
		inser		9
ʻ19	5A Re	quire	ment to give primary information	10
	'(1)	poter perso	conducting an investigation into a serious accident, high ntial incident or death at a mine, an officer may require a on to give the officer any of the following information <i>mary information</i>) about the accident, incident or h——	11 12 13 14 15
		(a)	the precise location where the accident, incident or death happened;	16 17
		(b)	when the accident, incident or death happened;	18
		(c)	the number of persons involved in the accident, incident or death;	19 20
		(d)	if the notification is about a death, whether or not caused by an accident—the name of the person who died;	21 22
		(e)	if the notification is about a serious accident or high potential incident—	23 24
			 the name of any person who saw the accident or incident, or who was present when the accident or incident happened; and 	25 26 27
			(ii) the name of any person who was injured as a result of the accident or incident;	28 29
		(f)	if no one was present when the person mentioned in paragraph (d) died or the person mentioned in paragraph	30 31

[s 115]

		(e)(ii) was injured—the name of the person who found the deceased or injured person;	1 2
	(g)	a brief description of how the accident, incident or death happened.	3 4
		Examples of types of descriptions that may be given under paragraph (g) —	5 6
		• 'A light vehicle fell into the pit after the light vehicle collided with a truck on a ramp leading into the pit.'	7 8
		• 'A worker fell from the top of a storage bin into the wash plant.'	9 10
'(2)	offic	en making a requirement mentioned in subsection (1), the er must warn the person it is an offence to fail to comply the requirement.	11 12 13
' (3)		berson required to give primary information under ection (1) must comply with the requirement.	14 15
	Max	imum penalty—40 penalty units.	16
'(4)	infor subs migl	e officer requires the person to give the officer primary rmation, it is not a defence in a proceeding under ection (3) that the giving of the primary information at tend to incriminate the person, unless, in relation to an dent or incident—	17 18 19 20 21
	(a)	the person is an involved person; and	22
	(b)	the primary information is the information mentioned in subsection $(1)(g)$.	23 24
'(5)	adm	hary information given under subsection (1) is not issible in evidence against the person in any criminal eeding.	25 26 27
'(6)	adm	section (5) does not prevent the primary information being itted in evidence in criminal proceedings about the falsity isleading nature of the primary information.	28 29 30
' (7)	In th	is section—	31
		<i>lved person</i> , for an accident or incident, means a person was directly involved in the accident or incident.	32 33
	Exam	pple of a person who is directly involved in an accident or incident—	34

	[s 116]	
	• a member of the crew of the deceased or injured person, who was present at the accident or incident	$\frac{1}{2}$
	• a person who was operating plant involved in the accident or incident	3 4
	<i>officer</i> means an inspector, inspection officer or an authorised officer.'.	5 6
116 A	mendment of sch 2 (Dictionary)	7
	Schedule 2—	8
	insert—	9
	<i>`oil shale</i> is any shale or other rock (other than coal) from which a gasification or retorting product may be extracted or produced.	10 11 12
	<i>mineral (f)</i> see the <i>Mineral Resources Act 1989</i> , section $6(2)(f)$.	13 14
	<i>underground gasification activity</i> means an activity relating to—	15 16
	(a) the exploration for, and testing of, oil shale to be used for the production of mineral (f); or	17 18
	(b) the production, processing, refining, storage or transportation of mineral (f).'.	19 20

Part 15	Amendment of Petroleum and Gas (Production and Safety)	21 22
	Act 2004	23

117	Act amended in pt 15		
	This part amends the Petroleum and Gas (Production and	25	
	Safety) Act 2004.	26	

[s 118]

118	Am	nendment of s 10 (Meaning of <i>petroleum</i>)	1
		Section 10(1)(c)—	2
		insert—	3
		'Example of a fluid that is petroleum under paragraph (c)—	4
		mineral (f)'.	5
119	Am	nendment of s 12 (What is a <i>prescribed storage gas</i>)	6
	(1)	Section 12(a)—	7
		omit.	8
	(2)	Section 12(b) and (c)—	9
		<i>renumber</i> as section 12(a) and (b).	10
120	Am	nendment of s 256 (Lodging report)	11
		Section 256(1), 'the following office (the <i>relevant office</i>)'—	12
		omit.	13
121	Am	endment of s 331 (Application of div 2)	14
		Section 331(1)—	15
		omit, insert—	16
	' (1)	This division applies if—	17
		(a) land is in the area of a coal or oil shale exploration tenement; and	18 19
		(b) a person who, under section 117, may make an ATP-related application for all or part of the land wishes to make that application; and	20 21 22
		(c) the tenement holder has consented to the making of the application.'.	23 24
122	Am	nendment of s 670 (What is an <i>operating plant</i>)	25
	(1)	Section 670(2)(c), ', or proposed to be authorised under,'	26

		[s 123]	
		omit.	1
	(2)	Section 670(5)—	2
		insert—	3
		'(da) an underground gasification activity;'.	4
123	Ins	sertion of new s 815	5
		After section 814—	6
		insert—	7
'815		el gas suppliers must not use other supplier's ntainers	8 9
	' (1)	This section applies to a container with a water capacity of more than 25kg that is the property of a fuel gas supplier (the <i>owner</i>).	10 11 12
	'(2)	Another fuel gas supplier must not supply LPG in the container without the owner's permission.	13 14
		Maximum penalty—100 penalty units.'.	15
124	Am	nendment of sch 2 (Dictionary)	16
	(1)	Schedule 2, definition distribution system—	17
		omit.	18
	(2)	Schedule 2—	19
		insert—	20
		<i>'distribution system</i> means a system (a <i>relevant system</i>) of distribution pipelines and meters and other equipment used for, or in connection with, the supply of fuel gas to more than 1 consumer within a fuel gas market, but does not include—	21 22 23 24
		(a) a relevant system at a multi-tenanted premises; or	25
		(b) pipelines connected from the exit point of a meter installed for a consumer's premises; or	26 27
		(c) appliances or equipment connected to—	28

[s 125]

(i) a relevant system mentioned in paragraph (a); or	1
(ii) pipelines mentioned in paragraph (b).'.	2
<i>mineral (f)</i> see the <i>Mineral Resources Act 1989</i> , section $6(2)(f)$.	3 4
<i>multi-tenanted premises</i> means a premises, or part of a premises, prescribed under a regulation, where fuel gas is supplied to a number of persons at separate locations within the premises under a contract or other arrangement.	5 6 7 8
Example of multi-tenanted premises—	9
a shopping centre containing a number of individual shops	10
<i>underground gasification activity</i> means an activity on a coal or oil shale mining tenement or a petroleum authority relating to—	11 12 13
(a) the exploration for, and testing of, coal or oil shale to be used for the production of mineral (f); or	14 15
(b) the production, processing, refining, storage or transportation of mineral (f).'.	16 17

Part 16 Amendment of other Acts 18

125	Acts amended in sch 1	19
	Schedule 1 amends the Acts mentioned in it.	20

Schedule	1

Sch	edule 1	Minor amendments		1
			section 125	2
Ame	ndment of	Electricity Act 1994		3
1	Section 91	F(3), 'kWH'—		4
	omit, in	sert—		5
	'kilowa'	tt hours'.		6
2	Section 13	3(3), 'a a civil'—		7
	omit, in	sert—		8
	'a civil'			9
3	Section 13	5AA(3)(a), 'MWh'—		10
	omit, in	sert—		11
	'megaw	att hour'.		12
4	Section 13	5BA(2)(b), 'MWh'—		13
	omit, in	sert—		14
	'megaw	att hour'.		15
5	Section 13	5CC, definitions <i>EE</i> and <i>SO Gen</i> ,	'MWh'—	16
	omit, in	sert—		17
	'megaw	att hours'.		18
6	Section 13	5CD(6), definition <i>ED</i> , 'MWh'—		19
	omit, in	sert—		20
	'megaw	att hours'.		21

7	Section 135CV(2), 'MWh'—	1
	omit, insert—	2
	'megawatt hours'.	3
8	Section 135CY(4), definition SO Gen, 'MWh'—	4
	omit, insert—	5
	'megawatt hours'.	6
9	Section 135CZ(5), definition <i>ED</i> , 'MWh'—	7
	omit, insert—	8
	'megawatt hours'.	9
10	Section 135DE, 'MWh'—	10
	omit, insert—	11
	'megawatt hour'.	12
11	Section 135EC(2), example, '13%'—	13
	omit, insert—	14
	'annual GEC'.	15
12	Chapter 5A, part 5, heading, '13%'—	16
	omit, insert—	17
	'Annual GEC'.	18
13	Section 135EM(1), ' <i>13%</i> '—	19
	omit, insert—	20
	'annual GEC'.	21

14	Section 135EM(6), '13%'—	1
	omit, insert—	2
	'annual GEC'.	3
15	Chapter 5A, part 5, division 2, heading, '13%'—	4
	omit, insert—	5
	'annual GEC'.	6
16	Chapter 5A, part 5, division 2, subdivision 1, heading, '13%'—	7 8
	omit, insert—	9
	'annual GEC'.	10
17	Chapter 5A, part 5, division 2, subdivision 2, heading, '13%'—	11 12
	omit, insert—	13
	'annual GEC'.	14
18	Chapter 5A, part 5, division 2, subdivision 3, heading, '13%'—	15 16
	omit, insert—	17
	'annual GEC'.	18
19	Section 135EU, '13%'—	19
	omit, insert—	20
	'annual GEC'.	21
20	Section 135EV, '13%'—	22
	omit, insert—	23
	'annual GEC'.	24

21	Section 135EW, '13%'—	1
	omit, insert—	2
	'annual GEC'.	3
22	Chapter 5A, part 5, division 3, heading, '13%'—	4
	omit, insert—	5
	'annual GEC'.	6
23	Section 135EX, '13%'—	7
	omit, insert—	8
	'annual GEC'.	9
24	Section 135EY, '13%'—	10
	omit, insert—	11
	'annual GEC'.	12
25	Section 135EZ, '13%'—	13
	omit, insert—	14
	'annual GEC'.	15
26	Section 135FC(2), '13%'—	16
	omit, insert—	17
	'annual GEC'.	18
27	Section 135FD, '13%'—	19
	omit, insert—	20
	'annual GEC'.	21

28	Section 135FG(1), '13%'—	1
	omit, insert—	2
	'annual GEC'.	3
29	Section 135FH, '13%'—	4
	omit, insert—	5
	'annual GEC'.	6
30	Section 135FI, '13%'—	7
	omit, insert—	8
	'annual GEC'.	9
31	Section 135FJ, '13%'—	10
	omit, insert—	11
	'annual GEC'.	12
32	Section 135FK(1) and (3), '13%'—	13
	omit, insert—	14
	'annual GEC'.	15
33	Section 135FN, '13%'—	16
	omit, insert—	17
	'annual GEC'.	18
34	Section 135FQ(2)(c)(i), '13%'—	19
	omit, insert—	20
	'annual GEC'.	21

35	Section 135FR(3), '13%'—	1
	omit, insert—	2
	'annual GEC'.	3
36	Section 135GC(c), '13%'—	4
	omit, insert—	5
	'annual GEC'.	6
37	Chapter 14, part 3, heading, 'provisions'—	7
	omit, insert—	8
	'provision'.	9
38	Chapter 14, part 7, heading, 'provisions'—	10
	omit, insert—	11
	'provision'.	12
39	Schedule 2, section 3B(a)(i) and (ii), ';'—	13
	omit, insert—	14
	'; or'.	15
40	Schedule 2, section 3B(h)(i), (ii) and (iii), ';'—	16
	omit, insert—	17
	ʻ; or'.	18
41	Schedule 2, section 3B(i)(i), (ii) and (iii), ';'—	19
	omit, insert—	20
	'; or'.	21

	Schedule	1
Am	endment of Petroleum Act 1923	
1	Section 2, definition excluded land, '40C'—	
	omit, insert—	
	'40B'.	
2	Section 3(6), definition <i>transportation mining lease</i> , 'Act'—	
	omit, insert—	
	'Act,'.	
	endment of Petroleum and Gas (Production and	
581	fety) Act 2004	
1	Section 412(1)(b), after 'constructed;'—	
	insert—	
	'and'.	
2	Section 503(3), definition <i>permanent impact</i> , second	
	example, 'that unlikely'— omit, insert—	
	'that is unlikely'.	
3	Section 580(2)(a), 'with; and'—	
	omit, insert—	
	'with;'.	

4	Section 637(1)(i), after ';'—	1
	insert—	2
	'and'.	3
5	Section 637(1)(j), 'regulation.'—	4
	omit, insert—	5
	'regulation; and'.	6
6	Section 705B(b)(ii), 'response.'—	7
	omit, insert—	8
	'response; and'.	9

Schedule 2	Dictionary	1
	section 4	2
base	<i>line year</i> , for a participating business, see section 9(1).	3
	<i>ervation measures</i> mean measures that will result in a ction of energy used.	4 5
Exam	ple of a conservation measure—	6
tur	ning off stand-by power on electronic equipment	7
dissa	utisfied person see section 31.	8
	<i>iency measures</i> mean measures that will result in a ction of energy used for the same or a higher output.	9 10
Exam	ple of an efficiency measure—	11
ins	talling new technology to make a process more efficient	12
	gy means electricity or processed natural gas, or ricity and processed natural gas.	13 14
ener	gy savings plan see section 16(1).	15
ener	gy use threshold see section 7(1).	16
•	<i>rmation notice</i> , about a decision of the regulator, means a ten notice stating each of the following—	17 18
(a)	the decision;	19
(b)	the reasons for the decision;	20
(c)	that the person to whom the notice is given may, within 20 business days after the day the notice is given, ask the Minister to review the decision;	21 22 23
(d)	how the person may have the decision reviewed.	24
level	<i>1 threshold</i> see section 7(2).	25
level	<i>2 threshold</i> see section 7(3).	26
level	<i>3 threshold</i> see section 7(4).	27

<i>management measures</i> mean measures that will result in an	1
improvement in a participating business' ability to implement	2
conservation measures and efficiency measures.	3
Example of a management measure—	4
making it the responsibility of each person in a senior management position in a participating business to ensure that conservation measures and efficiency measures are implemented by the participating business	5 6 7
participating business see section 6.	8
processed natural gas see the Gas Supply Act 2003.	9
registered participating business means a participating	10
business that is registered under section 10.	11
<i>regulator</i> see section 5.	12
Smart Energy Savings Register see section 10(1).	13
	14

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