

Queensland

# **Environmental Protection and Other Legislation Amendment Bill 2008**



#### Queensland

# **Environmental Protection and Other Legislation Amendment Bill 2008**

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### 2008

## **A Bill**

for

An Act to amend the *Environmental Protection Act 1994*, and for related purposes

[s	1]

	The Parliament of Queensland enacts—					
	Part	1		Preliminary	2	
Clause	1	Sho		Act may be cited as the Environmental Protection and r Legislation Amendment Act 2008.	3 4 5	
	Part	2		Amendment of Environmental Protection Act 1994	6 7	
Clause	2	Act	ame	nded in pt 2	8	
			This	part amends the Environmental Protection Act 1994.	9	
lause	3	Am	endn	nent of s 520 (Dissatisfied person)	10	
		(1)	Secti	on 520(1)(s), 'section 621'—	11	
			omit,	insert—	12	
			'sect	ion 616ZC or 621'.	13	
		(2)	Secti	on 520(1)—	14	
			inser	<i>t</i> —	15	
			'(t)	if the decision is to give a notice under section 623 that the risk of environmental harm from carrying out a chapter 4 activity under an environmental authority is no longer insignificant—the registered operator to whom the notice is given.'.	16 17 18 19 20	

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Clause	4	Am	endment of s 584 (Definitions for pt 2)	1
			Section 584—	2
			insert—	3
			'amendment notice see section 606(2)(a).'.	4
Clause	5	Rej	placement of ch 13, pt 2, div 6 hdg	5
			Chapter 13, part 2, division 6, heading—	6
			omit, insert—	7
	'Divi	sion	Original provisions about special agreement Acts'.	8 9
Clause	6		ocation and renumbering of s 613 (Requirement to ek advice from MRA chief executive)	10 11
			Section 613—	12
			<i>relocate</i> and <i>renumber</i> in chapter 13, part 2, division 8 as inserted under this Act, as section 616ZD.	13 14
Clause	7		endment of s 614 (Existing Act continues to apply for ecial agreement Acts)	15 16
		(1)	Section 614, heading, after 'Acts'—	17
			insert—	18
			'until div 7 commences'.	19
		(2)	Section 614(2), definition special agreement Act—	20
			relocate to section 584.	21
		(3)	Section 614(2), as amended—	22
			omit, insert—	23
		'(2)	Subsection (1) ceases to apply when division 7 commences.	24
		<b>'</b> (3)	Subsection (2) does not limit section 616D.'.	25

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Clause	8	Omission	of s 616 (Reference to renumbered provision)	1
		Section	on 616—	2
		omit.		3
Clause	9	Insertion	of new ch 13, pt 2, div 7 and div 8 hdg	4
		Chapt	er 13, part 2—	5
		insert-	<u> </u>	6
	'Divis	ion 7	Provisions about special agreement Acts inserted under Environmental Protection and Other Legislation	7 8 9
			Amendment Act 2008	10
	'Subd	livision 1	l Preliminary	11
	<b>'615</b>	Definition	ns for div 7	12
		'In thi	s division—	13
		comm	encement means the commencement of this section.	14
		condi	tion, under a special agreement Act, see section 616.	15
		currei	nt Act means this Act as in force from time to time.	16
		new a	uthority application see section 616N.	17
		pre-ai	nended MRA means the Mineral Resources Act—	18
		` '	as it was in force immediately before 1 January 2001; and	19 20
		(b)	as it has applied under section 735 of that Act.	21
		releva	ant transitional authority see section 616N.	22
			environmental authority (mining) means an onmental authority for an SAA mining activity under the ng Act as it has applied under section 614(1).	23 24 25

		unde	er a	specia	ctivity means a mining activity provided for all agreement Act, or to which a special applies.	1 2 3
		tran	sition	al aut	hority (SAA) see section 616B(3).	4
616	Wh	at is	a co	nditio	n under a special agreement Act	5
	'(1)				n, a <i>condition</i> under a special agreement Act e following—	6 7
		(a)	for imp	under osed c	n of a mining lease or special lease provided the special agreement Act and determined, or prescribed under the pre-amended MRA or ed <i>Land Act 1962</i> ;	8 9 10 11
			Note-	_		12
					al leases, see the <i>Land Act 1994</i> , section 476 (Existing ntinue).	13 14
		(b)		greem	n of, or stated in, a mining lease, special lease ent provided for under the special agreement	15 16 17
		(c)	vers min	ion of	ment under, or stated in, the most recent f the following planning documents for a ase or special lease provided for under the reement Act—	18 19 20 21
			(i)	Isa relev unde	mining lease provided for under the <i>Mount Mines Limited Agreement Act 1985</i> —the ant provisions of a mining plan approved r part 2 of the agreement defined under that relating to the lease;	22 23 24 25 26
			(ii)	a lea	lease mentioned in this subsection, other than se mentioned in subparagraph (i), each of the wing—	27 28 29
				(A)	an environmental management overview strategy, however called, for the lease;	30 31
				(B)	a plan of operations for the lease under part 7 of the pre-amended MRA or, if there is no	32 33

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	plan of operations in force for the lease immediately before the commencement, the most recently expired plan of operations for the lease under part 7 of the pre-amended MRA.	1 2 3 4 5
'(2)	For deciding, under subsection (1)(c), the most recent version of a planning document mentioned in subsection (1)(c)(ii), section 585(2) and (3) applies as if—	6 7 8
	(a) a reference to the Mineral Resources Act were a reference to the pre-amended MRA; and	9 10
	(b) a reference to the MRA department were a reference to the department through which the pre-amended MRA was administered.	11 12 13
'(3)	In this section—	14
	<i>requirement</i> includes a commitment, obligation or undertaking.	15 16
'616A EP	A provisions prevail	17
'(1)	Subsection (2) applies if there is an inconsistency between—	18
	(a) a provision of the current Act (an <i>EPA provision</i> ); and	19
	(b) a provision of a special agreement Act.	20
'(2)	To remove any doubt, it is declared that the EPA provision prevails to the extent of the inconsistency.	21 22
<b>'Subdivi</b>	sion 2 Conversion of SAA environmental	23
	authorities (mining)	24
'616B Co	nversion to transitional authority (SAA)	25
'(1)	This section applies to an SAA environmental authority (mining) that was in force immediately before the commencement.	26 27 28

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'(2)	On the commencement, the SAA environmental authority (mining) is taken to be an environmental authority (mining lease).	1 2 3
'(3)	An SAA environmental authority (mining) that is taken to be an environmental authority (mining lease) under subsection (2) is a <i>transitional authority</i> (SAA).	4 5 6
'(4)	Chapter 5 and section 316 apply to a transitional authority (SAA), subject to subdivisions 4 to 7.	7 8
'616C Co	nditions of transitional authority (SAA)	9
	'The conditions of a transitional authority (SAA) for an SAA mining activity are all of the following—	10 11
	(a) the conditions of the authority immediately before the commencement;	12 13
	(b) each condition under the special agreement Act that, had an environmental authority (mining activities) been granted for the SAA mining activity on the commencement, would reasonably be expected to have been a condition of the environmental authority (mining activities), having regard to the conditions that—	14 15 16 17 18 19
	(i) under section 210, may or must be included in a draft environmental authority; or	20 21
	(ii) under section 305, may be imposed on an environmental authority (mining activities);	22 23
	(c) the condition about financial assurance imposed under section 616I.	24 25
'616D Cha	anging conditions of transitional authority (SAA)	26
'(1)	Subsection (2) applies for changing a condition of a transitional authority (SAA).	27 28
'(2)	Subject to subsection (3), the special agreement Act to which the transitional authority (SAA) relates and the existing Act continue to apply for changing the condition of the authority	29 30 31

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		the amending Act, other than for the insertion of section had not been enacted.	1 2
	Note-	_	3
	Se	e also the Mineral Resources Act, section 735(3) and (4).	4
<b>'</b> (3)	Subs	section (2)—	5
	(a)	does not apply for making or deciding an application under section 616H(b) to amend the authority; and	6 7
	(b)	does not limit subdivision 6; and	8
	(c)	stops applying if the authority is amended under subdivision 6 and the amended authority has taken effect under the current Act.	9 10 11
'Subdivi	sion	3 Unfinished applications	12
616E Pr	ocedı	re for unfinished applications	13
'(1)	This	section applies if—	14
	(a)	before the commencement, a person applied under the existing Act for, or in relation to, an SAA environmental authority (mining) for a mining lease provided for under a special agreement Act; and	15 16 17 18
	(b)	the application has not been decided.	19
'(2)	Subj	ject to subsections (3) to (7)—	20
	(a)	the application is taken to have been made on the commencement; and	21 22
	(b)	chapter 5 applies to the application, with necessary changes, as if it were a non-code compliant application for a level 1 mining project.	23 24 25
'(3)	man secti	he application was accompanied by an environmental agement overview strategy under the pre-amended MRA, ion 245, the strategy is taken to be an environmental agement plan submitted by the applicant under section	26 27 28 29 30

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'(4	of If a certificate of application for the mining lease was endorsed by the mining registrar under the pre-amended MRA, section 252, the person is taken to have given and published an application notice under section 211 for the application.	1 2 3 4 5
'(5	) If the person gave an environmental impact statement under the pre-amended MRA, section 264, the EIS process is taken to have been completed under section 60.	6 7 8
'(6	If an objection was lodged with the mining registrar under the pre-amended MRA, section 260, and not heard by the tribunal under that Act, the objection is taken to be a properly made objection under section 217.	9 10 11 12
'(7	) If the tribunal made a recommendation under section 269 of the pre-amended MRA relating to an environmental matter, an objections decision on the same terms as the recommendation is taken to have been made under section 222.	13 14 15 16
	Editor's notes—	17
	1 Pre-amended MRA, sections 252 (Certificate of application etc.), 245 (Application for grant of mining lease), 260 (Objection to application for grant of mining lease), 264 (What happens after environmental impact statement is prepared?) and 269 (Tribunal's recommendation on hearing)	18 19 20 21 22
	2 Sections 60 (When process is completed), 201 (Environmental management plan required), 211 (Public notice of application), 217 (Acceptance of objections) and 222 (Nature of objections decision) of the Act	23 24 25 26
<b>'Subdi</b> v	vision 4 Special provisions for transitional authorities (SAA)	27 28
	ransitional authority (SAA) taken to be non-code ompliant	29 30
	'A transitional authority (SAA) is taken to be a non-code compliant authority under chapter 5, issued for mining activities for a level 1 mining project.	31 32 33

'616G	Limited application of s 426 for transitional authority (SAA)				
	'(1)	mini	ng a	26 does not apply to a person carrying out an SAA ctivity that is not authorised under a transitional (SAA) if—	3 4 5
		(a)		person was carrying out the activity immediately ore the commencement; and	6 7
		(b)	eith	er—	8
			(i)	the holder of the authority has made a relevant amendment application or a relevant new application about the activity under the authority and the application has not been decided; or	9 10 11 12
			(ii)	the holder of the authority has given the administering authority notice of the activity (an <i>activity notice</i> ) and no more than 30 days have passed since the notice was given.	13 14 15 16
notice has already been			e ha	an activity notice can not be given if an activity as already been given for the activity or another nat is substantially the same as the activity.	17 18 19
	<b>'</b> (3)	An a	ctivit	ty notice must state—	20
		(a)		mining lease or agreement under which the activity eing carried out; and	21 22
		(b)	the	nature of the activity; and	23
		(c)		the activity is not authorised under the conditions of authority.	24 25
	<b>'</b> (4)	limit		we any doubt, it is declared that this section does not application of sections 430 and 431 to the holder of rity.	26 27 28
	<b>'</b> (5)	In th	is sec	ction—	29
		active application	ity u icatio v the	amendment application, about an SAA mining under a transitional authority (SAA), means an on to amend the authority that, if granted, would carrying out of the activity under the transitional (SAA).	30 31 32 33 34

		unde unde activ	r a transitional authority (SAA), means an application r the current Act for an environmental authority (mining ities) for a level 1 mining project, that, if granted, would by the carrying out of the activity under the environmental prity (mining activities).	1 2 3 4 5 6
'616H			ment to apply for new authority or amend etc. nal authority (SAA)	7 8
			holder of a transitional authority (SAA) must, within 3 s after the commencement, apply under the current Act	9 10 11
		(a)	an environmental authority (mining activities) for a level 1 mining project; or	12 13
		(b)	an amendment of the transitional authority (SAA) for converting it to an environmental authority (mining activities) for a level 1 mining project; or	14 15 16
		(c)	the transfer or surrender of the transitional authority (SAA).	17 18
		Note-	_	19
			his section is not complied with, the transitional authority (SAA) ls. See section 616M.	20 21
'616I	Fin	ancia	l assurance for transitional authority (SAA)	22
	'(1)	speci requi	section applies if, under the Mineral Resources Act or a fall agreement Act, security has been deposited, lodged or fired in relation to a relevant mining lease for a transitional parity (SAA).	23 24 25 26
	'(2)	on that	ndition is taken to have been imposed, under section 364, he authority that the authority holder must give the nistering authority financial assurance for each relevant ng lease.	27 28 29 30
	'(3)	Reso	ne security has been deposited under the Mineral ources Act or a special agreement Act for a relevant ng lease, the requirement under the condition to give the	31 32 33

	financi the lea	ial assurance is taken to have been complied with for se—	1 2	
	` /	From the time the whole amount of the security has been deposited; and	3 4	
		antil the plan of operations for the lease is amended or replaced under section 235.	5 6	
'(4)	to be s	nancial assurance required under the condition is taken security for the matters mentioned in section 364(1)(a) in relation to the authority.	7 8 9	
'(5)	the ten	etion (4) applies despite the Mineral Resources Act or rms of an instrument granting the security or other tent, including, for example, a term that the security or efit is not transferable.	10 11 12 13	
<b>'</b> (6)	relevar	orm of each security given or required to be given for a not mining lease is taken to be the form of the financial note for the lease decided under section 364(3).	14 15 16	
'(7)	However, the financial assurance for the relevant mining lease is taken to have been given for valuable consideration and any instrument granting it is taken to have been executed as a deed under seal by each party to the instrument.			
'(8)	lease is	mount of financial assurance for each relevant mining staken to have been decided under section 364(3) as the of the following—	21 22 23	
		he amount of security given or required for each relevant mining lease;	24 25	
	h f	any amount the administering authority decides would have been the amount under section 364(3) for the financial assurance had the amount been decided on the commencement.	26 27 28 29	
'(9)		n 365 and chapter 11, part 3 do not apply to financial nce under this section or to a decision under subsection	30 31 32	

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'616.I Ff	fect of financial assurance on security	1
'(1)		2 3
'(2)	•	4 5
	(a) the security as a security under the Mineral Resources Act or a special agreement Act; or	6 7
	(b) the matters for which the security was given under the Mineral Resources Act or special agreement Act; or	8 9
	(c) the enforcement of the security under the Mineral Resources Act or special agreement Act.	10 11
'(3)	Section 616I, or any thing done under it, does not—	12
	(a) discharge a security; or	13
	(b) discharge or release a surety or other obligee, wholly or partly, from an obligation; or	14 15
	(c) fulfil a condition allowing a person to terminate an instrument or be released, wholly or partly, from an obligation or modify the operation or effect of an instrument or obligation.	16 17 18 19
'(4)	If the advice or consent of, or giving notice to, a person would be necessary to give effect to the giving of the financial assurance—	20 21 22
	(a) the advice is taken to have been obtained; and	23
	(b) the consent or notice is taken to have been given.	24
'616K PI	an of operations	25
'(1)	This section applies if a plan of operations for a relevant mining lease for a transitional authority (SAA) was in force under the Mineral Resources Act immediately before the commencement.	26 27 28 29
'(2)	The plan of operations—	30

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	(a) is taken to be the plan of operations for the authority submitted under section 233; and	1 2
	(b) continues in force only until the earlier of the following—	3
	(i) the end of the period, stated in the plan, to which the plan applies;	5 6
	(ii) the plan is replaced under section 235.	7
'(3)	Section 540(1)(e)(vi) does not apply to a plan of operations that, under this section, is taken to be the plan of operations for a transitional authority (SAA).	8 9 10
<b>'</b> (4)	For this section, the relevant provisions of a mining plan approved under part 2 of the agreement defined under the <i>Mount Isa Mines Limited Agreement Act 1985</i> are taken to be a plan of operations for each mining lease to which they relate.	11 12 13 14 15
616L Fire	t anniversary day for transitional authority (SAA)	16
	'The first anniversary day for a transitional authority (SAA) is—	17 18
	(a) if the SAA environmental authority (mining) forming the basis for the transitional authority (SAA) was a licence under the existing Act—the next occurring anniversary of the anniversary day of the authority under the existing Act; or	19 20 21 22 23
	(b) otherwise—1 year after the commencement.	24
'616M End	of transitional authority (SAA)	25
'(1)	A transitional authority (SAA) ends if—	26
	(a) the holder of the authority does not comply with section 616H; or	27 28
	(b) the authority is amended under subdivision 6 and the amended authority has taken effect under the current Act; or	29 30 31

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	(c) the authority is transferred under chapter 5, part 9 and the transfer has taken effect under the current Act; or	1 2
	(d) the surrender of the authority is approved under the current Act; or	3 4
	(e) an environmental authority (mining activities) for the SAA mining activity the subject of the transitional authority (SAA) is issued and has taken effect under the current Act.	5 6 7 8
'(2)	To remove any doubt, it is declared that subsection (1) does not limit chapter 5, part 12.	9 10
'Subdivi	sion 5 Applications for new authorities	11
616N Ap	plication of sdiv 5	12
	'This subdivision applies if the holder of a transitional authority (SAA) (the <i>relevant transitional authority</i> ) makes an application under section 616H(a) (the <i>new authority application</i> ) for an environmental authority (mining activities) for a level 1 mining project of which the SAA mining activity the subject of the relevant transitional authority is a part.	13 14 15 16 17 18 19
616O Ap	plication of current Act to new authority application	20
	'Chapter 5, parts 2 and 6 apply to the making and deciding of the new authority application, subject to sections 616P and 616Q.	21 22 23
	public notice or EIS requirement for particular vauthority application	24 25
'(1)	This section applies for processing the new authority application if each mining activity that forms the mining project to which the application relates is authorised under the conditions of the relevant transitional authority.	26 27 28 29

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'(2)	'(2) Sections 211 to 215, 216(1)(a), 217(1)(c), 219(4)(c) and 219(5)(a) do not apply for the application.			
'(3) For applying sections 216(1), 217(1)(b) and 218(1) reference to an entity, each entity or the entity is taken to be reference to the applicant.				
'(4)	For applying section 219(5)(b), the reference to each objector is taken to be a reference to the applicant.	6 7		
'(5)	The objection period for the application starts on the day the administering authority gives the applicant a draft environmental authority and ends 20 business days after that day.			
'(6)	Subsections (7) and (8) apply for processing the application if—	12 13		
	(a) no part of the application relates to a wild river area; and	14		
(b) an EIS is not required for the application under section 162(3A).				
'(7)	The administering authority is taken to have decided under section 162(1) that no EIS is required for the application.	17 18		
'(8)	Section 163 does not apply for the application.	19		
	ference to State government agreement includes ticular rights	20 21		
'(1)	This section applies to the administering authority for considering the standard criteria in making a decision under section 207 to refuse the new authority application or allow it to proceed.	22 23 24 25		
'(2) The reference to a state government agreement in schedule definition <i>standard criteria</i> , paragraph (c) includes reference to—		26 27 28		
	(a) an agreement under, or mentioned in, a special agreement Act; and	29 30		
	(b) the rights granted under an agreement mentioned in paragraph (a).	31 32		

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'Subdiv	ision 6 Amendment of transitional authorities (SAA) for conversion to new authorities	1 2 3
'616R A	oplication of sdiv 6	4
	'This subdivision applies if an application is made under section 616H(b) to amend a transitional authority (SAA) for converting it to an environmental authority (mining activities) for a level 1 mining project.	5 6 7 8
'616S A <sub>l</sub>	oplication of current Act to amendment application	9
	'Chapter 5, part 8 applies to the making and deciding of the amendment application for the transitional authority (SAA), subject to sections 616T and 616U.	10 11 12
	public notice or EIS requirement for particular nendment applications	13 14
'(1)	This section applies for processing the amendment application for the transitional authority (SAA) if each mining activity to which the application relates is authorised under the conditions of the authority.	15 16 17 18
'(2)	Chapter 5, part 6, division 6, and section 254 do not apply for the application.	19 20
'(3)	Subsection (4) applies if the assessment level decision for the application under section 246(1)(a) or 247(3) is that the level of environmental harm is likely to be significantly increased.	21 22 23
'(4)	The EIS decision for the application is taken to be that an EIS is not required for the proposed amendment.	24 25
	eference to State government agreement includes	26 27
'(1)	This section applies to the administering authority for considering the standard criteria in making a decision under	28 29

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			on 257 to grant or refuse the amendment application for ransitional authority (SAA).	1 2
	'(2)	defin	reference to a state government agreement in schedule 3, aition <i>standard criteria</i> , paragraph (c) includes a ence to—	3 4 5
		(a)	an agreement under, or mentioned in, a special agreement Act; and	6 7
		(b)	the rights granted under an agreement mentioned in paragraph (a).	8 9
'616V	Cor	nsolic	dation of conditions for same mining project	10
			tion 607 applies for consolidating conditions for the same ng project as if—	11 12
		(a)	a reference to a transitional authority were a reference to a transitional authority (SAA); and	13 14
		(b)	the reference to section 605 were a reference to section 616W.	15 16
'Sub	divis	sion	7 Amendment of transitional	17
			authorities (SAA) other than by application	18 19
'616W		dition hority	nal grounds for amendment by administering	20 21
		the f	applying section 292 for a transitional authority (SAA), following grounds apply, as well as the grounds under on 292(2)—	22 23 24
		(a)	the administering authority can not, by applying section 616C, work out the conditions of the authority;	25 26
		(b)	a condition of the authority under section 616C creates a right or imposes an obligation that the administering authority considers is uncertain or not reasonably enforceable;	27 28 29 30

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	(c) the holder of the authority submits or amends a plan of operations for the authority;	1 2
	(d) the amendment of the transitional authority (SAA) is necessary to prevent environmental harm not already authorised under the authority.	3 4 5
'616X Mir	nisterial power to amend	6
'(1)	The Minister may amend a transitional authority (SAA) if the Minister—	7 8
	(a) gives the authority holder an amendment notice proposing the amendment; and	9 10
	(b) considers the written representations, if any, made by the holder within the stated period in the notice.	11 12
'(2)	If the Minister decides to amend the authority under subsection (1), the administering authority must, within 10 business days after the decision—	13 14 15
	(a) make the amendment proposed in the notice; and	16
	(b) give the authority holder a copy of the amended authority; and	17 18
	(c) record particulars of the amendment in the appropriate register.	19 20
'(3)	If the Minister gives an amendment notice under subsection (1) and decides not to make the amendment proposed in the notice, the administering authority must, within 10 business days after the decision is made, give the holder a written notice of the decision.	21 22 23 24 25
'Subdivi	sion 8 Provisions for chapter 4 activities	26
616Y Ap	plication of sdiv 8	27
•	This subdivision applies if—	28

	(a)	immediately before the commencement, an environmental authority was in force under the existing Act as it applied under section 614(1); and	1 2 3
	(b)	the authority is for a chapter 4 activity to which a special agreement Act applies.	4 5
'(2	) Subs	section (3) applies to an activity that—	6
	(a)	is carried out under a sublease of a mining lease; and	7
	(b)	would be a chapter 4 activity if it were not carried out under a sublease of a mining lease.	8 9
'(3	*	remove any doubt, it is declared that the activity is a ster 4 activity.	10 11
		ing effect of environmental authority as a tion certificate and development approval	12 13
'(1	) From	n the commencement—	14
	(a)	the environmental authority has effect as if it were a registration certificate for the activity; and	15 16
	(b)	the environmental authority has effect as if the holder of the authority were the registered operator for the activity; and	17 18 19
	(c)	the environmental authority has effect as if it were—	20
		(i) if the activity would, after the commencement, be a mobile and temporary activity—a development approval for a material change of use under the Integrated Planning Act, schedule 8, part 1, table 5, item 3; or	21 22 23 24 25
		(ii) in any other case—a development approval for a material change of use under the Integrated Planning Act, schedule 8, part 1, table 2, item 1; and	26 27 28 29
	(d)	any condition of the environmental authority has effect as if it were a development condition of the development approval.	30 31 32

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'(2)	The conditions of the environmental authority are taken to include any condition that the administering authority is, under section 73B(2), required to impose under a regulatory requirement had it been deciding a development application for the chapter 4 activity at the commencement.	1 2 3 4 5
'(3)	This section stops applying if the environmental authority ends under section 616ZB.	6 7
	Iditional ground for changing or cancelling velopment conditions	8 9
'(1)	The administering authority may change or cancel a condition of the environmental authority if—	10 11
	(a) the change or cancellation is necessary because the condition is no longer appropriate as a development condition of a development approval for the activity; or	12 13 14
	(b) the condition needs to be changed or cancelled so that the administering authority, in applying section 616Z, can accurately and reliably identify the conditions of the development approval; or	15 16 17 18
	(c) the conditions are otherwise unclear, uncertain or contradictory.	19 20
'(2)	However, the administering authority must not act under subsection (1) if the change or cancellation adversely affects the interests of the registered operator for the activity.	21 22 23
'(3)	If the condition is changed it must in substance reflect the intent of the condition as included in the environmental authority as it existed before the commencement.	24 25 26
'(4)	If the administering authority changes or cancels a condition, it must within 10 business days—	27 28
	(a) record the particulars of the change or cancellation in the appropriate register; and	29 30
	(b) give the registered operator—	31
	(i) a copy of the development conditions as applying after the change or cancellation; and	32 33

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	(ii)	a registration certificate.	1
'(5)	In this se	ection—	2
		n, of the environmental authority, does not include lition taken to be included under section 616Z(2).	3 4
'616ZB En	d of envi	ronmental authority	5
		ronmental authority for a chapter 4 activity under this ion ends if any of the following happens—	6 7
	(a) the	person carrying out the activity changes;	8
	act sec	re is a material change of use of premises for the ivity, as defined under the Integrated Planning Act, etion 1.3.5, definition <i>material change of use</i> , ragraph (a) or (b);	9 10 11 12
	lea	he activity is carried out under a sublease of a mining se—the sublease expires or is cancelled or rendered;	13 14 15
	(d) a d	evelopment approval for the activity takes effect.	16
_	minister cuments	ing authority may issue replacement	17 18
'(1)		inistering authority may give to the person carrying hapter 4 activity—	19 20
	` '	the activity was carried out at 1 location—a velopment approval for the location; or	21 22
	and rele	the activity was carried out at more than 1 location d is not a mobile and temporary environmentally evant activity—a development approval for each ation; or	23 24 25 26
	apj	the activity is a mobile and temporary vironmentally relevant activity—a development proval for a mobile and temporary environmentally evant activity.	27 28 29 30

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	<b>'Subdivis</b>	sion 1	Preliminary'.	27
	<b>'Division</b>	1	Original provisions	26
		omit, inser	t—	25
		Chapter 13	, part 7, division 1, heading—	24
Clause	10 Rep	olacement	of ch 13, pt 7, div 1 hdg	23
	'Division	8	Miscellaneous provision'.	22
		decis	re is an appeal against the administering authority's ion under subsection (4)—from the day after the al is finally decided or is otherwise ended.	19 20 21
		autho	nere is no appeal against the administering prity's decision under subsection (4)—from the day the appeal period expires; or	16 17 18
	'(5)		val or approval and certificate have effect and the ntal authority ends—	14 15
	<b>'</b> (4)	subsections the person about the	ninistering authority acts under subsection (1) or s (1) and (2), the administering authority must give carrying out the activity an information notice administering authority's decision to give the approval and certificate.	9 10 11 12 13
	'(3)	about the a	opment approval must contain the same details activity and conditions for carrying out the activity ontained in the authority or included in it under $\delta Z(2)$ .	5 6 7 8
	'(2)	registration	son carrying out the activity does not have a certificate for the activity, the administering hay also give the person a registration certificate for	1 2 3 4

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Clause	11	Amendment of s 635 (Definitions for pt 7)	1
		(1) Section 635, heading, 'pt 7'—	2
		omit, insert—	3
		'div 1'.	4
		(2) Section 635, 'In this part'—	5
		omit, insert—	6
		'In this division'.	7
Clause	12	Amendment of ch 13, pt 7, divs 2 and 3 hdgs	8
		Chapter 13, part 7, divisions 2 and 3, headings, 'Division'—	9
		omit, insert—	10
		'Subdivision'.	11
Clause	13	Amendment of s 636 (Application of div 2)	12
		(1) Section 636, heading, 'div 2'—	13
		omit, insert—	14
		'sdiv 2'.	15
		(2) Section 636, 'division'—	16
		omit, insert—	17
		'subdivision'.	18
Clause	14	Renumbering of ch 13, pt 7, div 4	19
		Chapter 13, part 7, division 4—	20
		renumber as chapter 13, part 7, division 2.	21
Clause	15	Amendment of s 641A (Definition for div 4)	22
		Section 641A, heading, 'div 4'—	23

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		[5.5	_
		omit, insert—	
		'div 2'.	
ause	16	Amendment of sch 1 (Original decisions)	
		Schedule 1, part 2, division 8, '621(4)'—	
		omit, insert—	
		'616ZC(4) or 621(4)'.	
	Par		
		Planning Act 1997	
ause	17	Act amended in pt 3	
		This part amends the <i>Integrated Planning Act 1997</i> .	
ause	18	Amendment of sch 10 (Dictionary)	
		(1) Schedule 10, definitions mining activity and specia agreement Act—	l
		omit.	
		(2) Schedule 10—	
		insert—	
		'mining activity see the Environmental Protection Act 1994 section 147.'.	,

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	Part	t 4	Amendment of Mineral Resources Act 1989	1 2
Clause	19	Act	t amended in pt 4	3
			This part amends the Mineral Resources Act 1989.	4
Clause	20	Am	nendment of s 382 (Definitions for pt 10A)	5
			Section 382, definition special agreement Act—	6
			omit.	7
Clause	21		nendment of s 735 (Existing Act continues to apply for ecial agreement Acts)	8
		(1)	Section 735, heading, after 'Acts'—	10
			insert—	11
			'until Environmental Protection Act, ch 13, pt 2, div 7 commences'.	12 13
		(2)	Section 735(2), definition special agreement Act—	14
			omit.	15
		(3)	Section 735(2)—	16
			renumber as section 735(5).	17
		(4)	Section 735—	18
			insert—	19
		'(2)	Subject to subsection (3), subsection (1) ceases to apply when the Environmental Protection Act, chapter 13, part 2, division 7 commences.	20 21 22
		'(3)	The existing Act continues to apply for changing a condition of a transitional authority (SAA) as if the amending Act had not been enacted.	23 24 25

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	Note—	1
	See also the Environmental Protection Act, section 616D (Changing conditions of transitional authority (SAA)).	2 3
<b>'</b> (4)	However, subsection (3)—	4
	(a) does not apply for making or deciding an application under the Environmental Protection Act, section 616H(b) to amend the authority; and	5 6 7
	(b) does not limit chapter 13, part 2, division 7, subdivision 6 of that Act; and	8 9
	(c) stops applying if the authority is amended under chapter 13, part 2, division 7, subdivision 6 of that Act and the amended authority has taken effect under that Act.	10 11 12
	Editor's notes—	13
	• Environmental Protection Act, chapter 13 (Savings, transitional and related provisions), part 2 (Transitional provisions for Environmental Protection and Other Legislation Amendment Act 2000), division 7 (Provisions about special agreement Acts inserted under Environmental Protection and Other Legislation Amendment Act 2008), subdivision 6 (Amendment of transitional authorities (SAA) for conversion to new authorities)	14 15 16 17 18 19 20
	• Environmental Protection Act, section 616H (Requirement to apply for new authority or amend etc. transitional authority (SAA))'.	21 22
(5)	Section 735(5) as renumbered—	23
	insert—	24
	'transitional authority (SAA) see the Environmental Protection Act, section 615.'.	25 26
Am	endment of schedule (Dictionary)	27
	Schedule, definition special agreement Act—	28
	omit, insert—	29
	'special agreement Act means any of the following Acts and any agreement or lease under or mentioned in the Acts—	30 31
	(a) Alcan Queensland Ptv Limited Agreement Act 1965:	32

Clause 22

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(b)	Central Queensland Coal Associates Agreement Act 1968;	1 2
(c)	Central Queensland Coal Associates Agreement and Queensland Coal Trust Act 1984;	3
(d)	Central Queensland Coal Associates Agreement (Amendment) Act 1986;	5 6
(e)	Central Queensland Coal Associates Agreement Amendment Act 1989;	7 8
(f)	Commonwealth Aluminium Corporation Pty. Limited Agreement Act 1957;	9 10
(g)	Greenvale Agreement Act Amendment Act 1974;	11
(h)	Greenvale Agreement Act Amendment Act 1975;	12
(i)	Mount Isa Mines Limited Agreement Act 1985;	13
(j)	Queensland Cement & Lime Company Limited Agreement Act 1977;	14 15
(k)	Queensland Nickel Agreement Act 1970;	16
(1)	Queensland Nickel Agreement Act 1988;	17
(m)	Thiess Peabody Coal Pty. Ltd. Agreement Act 1962;	18
(n)	Thiess Peabody Mitsui Coal Pty. Ltd. Agreements Act 1965.'.	19 20

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