

Mineral, Water and Other Legislation Amendment Bill 2017



Queensland

Mineral, Water and Other Legislation Amendment Bill 2017

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2017

A Bill

for

An Act to amend the *Coal Mining Safety and Health Act 1999*, the *Geothermal Energy Act 2010*, the *Greenhouse Gas Storage Act 2009*, the *Mineral and Energy Resources (Common Provisions) Act 2014*, the *Mineral Resources Act 1989*, the *Mineral Resources Regulation 2013*, the *Petroleum Act 1923*, the *Petroleum and Gas (Production and Safety) Act 2004* and the *Water Act 2000* for particular purposes

[s 1]

	The Pa	ne Parliament of Queensland enacts—			1
	Part	1		Preliminary	2
Clause	1	Sho	ort tit	le	3
				Act may be cited as the Mineral, Water and Other slation Amendment Act 2017.	4 5
Clause	2	Со	mme	ncement	6
				following provisions commence on a day to be fixed by lamation—	7 8
			(a)	sections 10 to 14 and 17(2);	9
			(b)	sections 25 to 29;	10
			(c)	section 31(1) to the extent it omits the definitions <i>election notice</i> , first and second occurring;	11 12
			(d)	section 31(2) to the extent it inserts the definition <i>conference election notice</i> ;	13 14
			(e)	part 5, other than the following—	15
				• sections 32, 36, 54 to 60 and 63;	16
				• section 64(2) to the extent it inserts the definition <i>party</i> ;	17 18
			(f)	sections 139 to 144;	19
			(g)	section 161(1) to the extent it omits the definitions <i>conduct and compensation agreement</i> , first occurring and <i>election notice</i> ;	20 21 22
			(h)	section 161(2) to the extent it inserts the definitions <i>conference election notice, owner</i> and <i>transfer</i> ;	23 24
			(i)	section 177(1) to the extent it omits the definition <i>election notice</i> ;	25 26

Mineral, Water and Other Legislation Amendment Bill 2017 Part 2 Amendment of Coal Mining Safety and Health Act 1999

[s 3]

	(j)	section 177(2) to the extent it inserts the definition <i>conference election notice</i> ;	1 2
	(k)	sections 185 and 189 to 193;	3
	(1)	sections 205, 215 and 219 to 223;	4
	(m)	section 231(1) to the extent it omits the definition <i>election notice</i> ;	5 6
	(n)	section 231(2) to the extent it inserts the definition <i>conference election notice</i> ;	7 8
	(0)	sections 257 to 264;	9
	(p)	section 275 to the extent it inserts section 1290;	10
	(q)	section 276(1) to the extent it omits the definition <i>election notice</i> ;	11 12
	(r)	section 276(2) to the extent it inserts the definitions ADR election notice, arbitration election notice and conference election notice.	13 14 15
Part 2		Amendment of Coal Mining Safety and Health Act 1999	16 17
3 Ac			
J AC	t ame	nded	18
5 AC		part amends the Coal Mining Safety and Health Act	18 19 20
	This 1999	part amends the Coal Mining Safety and Health Act	19
	This 1999 nendn Sect	part amends the Coal Mining Safety and Health Act	19 20 21 22
	This 1999 nendr Sect auth	part amends the <i>Coal Mining Safety and Health Act</i> nent of s 41 (Obligations of coal mine operators) ion 41(3), definition <i>adjacent or overlapping petroleum</i>	19 20
	This 1999 nendr Sect auth	part amends the <i>Coal Mining Safety and Health Act</i> nent of s 41 (Obligations of coal mine operators) ion 41(3), definition <i>adjacent or overlapping petroleum</i> <i>ority</i> , paragraphs (a) and (b)—	19 20 21 22 23

Clause

Clause

[s 5]

			(b)	an authority to prospect, petroleum lease, or water monitoring authority, under the <i>Petroleum Act 1923</i> .	1 2 3
Clause	5	Amendment o	f s 6	4C (Application of div 3A)	4
		Section 640	C(1)-	_	5
		omit, insert-			6
		(1)	This	s division applies to a coal mine if—	7
			(a)	coal mining operations at the coal mine are carried out, or are to be carried out, in any of the following areas (each an <i>overlapping area</i>)—	8 9 10 11
				(i) the area of—	12
				(A) a petroleum authority under the <i>Petroleum and Gas (Production and Safety) Act 2004</i> ; or	13 14 15
				 (B) an authority to prospect, petroleum lease, or water monitoring authority, under the <i>Petroleum Act 1923</i>; 	16 17 18 19
				(ii) an area adjacent to an area mentioned in subparagraph (i);	20 21
				(iii) the area of a petroleum resource authority to which the Common Provisions Act, chapter 4 applies; and	22 23 24
			(b)	the coal mining operations physically affect, or may physically affect, the safety of persons or plant in the overlapping area.	25 26 27
Clause	6	Insertion of ne	w p	t 20, div 6	28
		Part 20—			29
		insert—			30

[s 6]

	[\$ 6]	
Divisi	on 6 Transitional provision for Mineral, Water and Other Legislation Amendment Act 2017	1 2 3 4
pla pr	quirement for joint interaction management n relating to overlapping authority to spect, petroleum lease, or water nitoring authority, under 1923 Act	5 6 7 8
(1)	This section applies in relation to coal mining operations carried out in an overlapping area if an authority relating to the overlapping area is an authority to prospect, petroleum lease, or water monitoring authority, under the <i>Petroleum Act 1923</i> .	9 10 11 12 13 14
(2)	The overlapping safety plan applying in relation to the coal mining operations is taken to be a joint interaction management plan for the purposes of section $64E(1)(a)$.	15 16 17 18
(3)	Subsection (2) applies until a joint interaction management plan is made under section 64E for the coal mining operations.	19 20 21
(4)	The site senior executive for the coal mine responsible for making a joint interaction management plan under section 64E must—	22 23 24
	(a) make reasonable attempts to consult with the operator of each authorised activities operating plant, as mentioned in section 64E(1)(b)(i), within 2 months after the commencement; and	25 26 27 28 29
	(b) if the site senior executive seeks to rely on section 64E(2)—give the operator of each authorised activities operating plant a copy of the proposed plan, as mentioned in that	30 31 32 33

[s 7]

		subsection, within 2 months after the commencement.	1 2				
	(5) In this section—						
		<i>overlapping safety plan</i> , applying in relation to coal mining operations, means the part of the safety and health management system applying in relation to the coal mining operations that deals with hazards and risks relating to carrying out activities in an overlapping area.	4 5 6 7 8 9				
Clause	7	Amendment of sch 3 (Dictionary)	10				
		Schedule 3, definition <i>overlapping area</i> , 'the Common Provisions Act, section 104'—	11 12				
		omit, insert—	13				
		section $64C(1)(a)$	14				
	_						
	Part		15				
	Part	3 Amendment of Geothermal Energy Act 2010	15 16				
Clause	Part						
Clause		Energy Act 2010	16				
Clause		Energy Act 2010 Act amended	16 17				
Clause	8	Energy Act 2010 Act amended	16 17				
	8	Energy Act 2010 Act amended This part amends the <i>Geothermal Energy Act 2010</i> . Amendment of s 201 (Right of entry to facilitate	16 17 18 19				
	8	Energy Act 2010 Act amended This part amends the <i>Geothermal Energy Act 2010</i> . Amendment of s 201 (Right of entry to facilitate decommissioning)	16 17 18 19 20				
	8	Energy Act 2010 Act amended This part amends the <i>Geothermal Energy Act 2010</i> . Amendment of s 201 (Right of entry to facilitate decommissioning) (1) Section 201(3), 'Parts 5, 6 and 8'—	16 17 18 19 20 21				
	8	Energy Act 2010 Act amended This part amends the <i>Geothermal Energy Act 2010</i> . Amendment of s 201 (Right of entry to facilitate decommissioning) (1) Section 201(3), 'Parts 5, 6 and 8'— omit, insert— Section 233 and the Common Provisions Act,	 16 17 18 19 20 21 22 23 				
	8	Energy Act 2010 Act amended This part amends the <i>Geothermal Energy Act 2010</i> . Amendment of s 201 (Right of entry to facilitate decommissioning) (1) Section 201(3), 'Parts 5, 6 and 8'— <i>omit, insert</i> — Section 233 and the Common Provisions Act, chapter 3, parts 2, 3 and 7	 16 17 18 19 20 21 22 23 24 				

	[s 10]	
10	Amendment of s 312 (Application of pt 1)	1
	Section 312(1), 'an election notice'—	2
	omit, insert—	3
	a conference election notice	4
11	Amendment of s 313 (Calling conference)	5
	(1) Section 313(1), 'an election notice'—	6
	omit, insert—	7
	a conference election notice	8
	(2) Section 313(1), from 'about' to 'agreement'—	9
	omit.	10
12	Amendment of s 315 (What happens if a party does not attend)	11 12
	(1) Section 315(1), 'the conference'—	13
	omit, insert—	14
	a conference under section 313(2)	15
	(2) Section 315(2), note—	16
	omit.	17
13	Amendment of s 316 (Authorised officer's role)	18
	Section 316(2), 'section 89'—	19
	omit, insert—	20
	section 83B	21
14	Amendment of s 318 (Agreement made at conference)	22
	Section 318(2)—	23
	omit.	24
	11	 10 Amendment of s 312 (Application of pt 1) Section 312(1), 'an election notice'— <i>omit, insert</i>— a conference election notice 11 Amendment of s 313 (Calling conference) (1) Section 313(1), 'an election notice'— <i>omit, insert</i>— a conference election notice (2) Section 313(1), from 'about' to 'agreement'— <i>omit.</i> 12 Amendment of s 315 (What happens if a party does not attend) (1) Section 315(1), 'the conference'— <i>omit, insert</i>— a conference under section 313(2) (2) Section 315(2), note— <i>omit.</i> 13 Amendment of s 316 (Authorised officer's role) Section 316(2), 'section 89'— <i>omit, insert</i>— section 83B 14 Amendment of s 318 (Agreement made at conference) Section 318(2)—

Mineral, Water and Other Legislation Amendment Bill 2017 Part 4 Amendment of Greenhouse Gas Storage Act 2009

[s 15]

Clause	15	Omission of s 354 (Replacement of instrument for geothermal tenure)1 2 2 3 3 3 3 4	
Clause	16	Amendment of sch 1 (Decisions subject to appeal) 5	,
		Schedule 1, entry for section 354—6omit.7	
Clause	17	Amendment of sch 2 (Dictionary) 8	
			0
		omit. 1	1
		(2) Schedule 2— 1	2
		insert— 1	3
			4 5
	Part		6 7
Clause	18	Act amended 1	8
		This part amends the <i>Greenhouse Gas Storage Act 2009</i> . 1	9
Clause	19		20 21
		(1) Section 137(3)(a)— 2	2
		omit, insert— 2	3
			4

Mineral, Water and Other Legislation Amendment Bill 2017 Part 4 Amendment of Greenhouse Gas Storage Act 2009

		[s 20]	
		(2) Section 137(4), 'the instrument'—	1
		omit, insert—	2
		the register	3
		(3) Section 137(4), after 'the reference to the block'—	4
		insert—	5
		in the register	6
Clause	20	Amendment of s 238 (Key authorised activities)	7
		Section 238, notes, item 1, from 'parts 7' to 'authorised activities)'—	8 9
		omit, insert—	10
		part 12 and the Common Provisions Act, chapter 3, part 2, division 4	11 12
Clause	21	Amendment of s 268 (Right of entry to facilitate decommissioning for GHG permit)	13 14
		Section 268(3), from 'Parts 7' to 'division 1 apply'—	15
		omit, insert—	16
		The Common Provisions Act, chapter 3, parts 2 and 3 and part 7 (other than division 3) applies	17 18
Clause	22	Amendment of s 328 (Operation of div 1)	19
		Section 328, notes, item 1, fourth dot point—	20
		omit.	21
Clause	23	Amendment of s 335 (Authorisation to enter to facilitate compliance)	22 23
		Section 335(2), from 'Parts 7' to 'authorisation'—	24
		omit, insert—	25
		Sections 20 and 331 and the Common Provisions	26

[s 24]

		parts 3 and 7 apply to the former holder of the	1 2 3
Clause	24		4 5
		Section 375—	6
		omit.	7
Clause	25	Amendment of s 377A (Application of pt 1A)	8
		Section 377A(1), 'an election notice'—	9
		omit, insert—	10
		a conference election notice	11
Clause	26	Amendment of s 377B (Calling conference)	12
		(1) Section 377B(1), 'an election notice'—	13
		omit, insert—	14
		a conference election notice	15
		(2) Section 377B(1), from 'about' to 'agreement'—	16
		omit.	17
Clause	27		18 19
		(1) Section 377D(1), 'the conference'—	20
		omit, insert—	21
		a conference under section 377B(2)	22
		(2) Section 377D(2), note—	23
		omit.	24

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		[s 28]	
Clause	28	Amendment of s 377E (Authorised officer's role)	1
		Section 377E(2), 'section 89'—	2
		omit, insert—	3
		section 83B	4
Clause	29	Amendment of s 377G (Agreement made at conference)	5
		Section 377G(2)—	6
		omit.	7
Clause	30	Amendment of sch 1 (Decisions subject to appeal)	8
		Schedule 1, entry for section 375—	9
		omit.	10
Clause	31	Amendment of sch 2 (Dictionary)	11
		(1) Schedule 2, definitions <i>election notice</i> , first and second occurring and <i>pipeline land</i> —	12 13
		omit.	14
		(2) Schedule 2—	15
		insert—	16
		<i>conference election notice</i> see the Common Provisions Act, section 83A(2).	17 18
		<i>pipeline land</i> , for a GHG tenure, means land on which pipelines are or may be constructed or operated under the tenure if the land is identified as pipeline land in any of the following—	19 20 21 22
		(a) the register;	23
		(b) the instrument for the tenure;	24
		(c) if the tenure is a GHG permit—the work program for the tenure;	25 26

Mineral, Water and Other Legislation Amendment Bill 2017 Part 5 Amendment of Mineral and Energy Resources (Common Provisions) Act 2014

	[s 32]						
				(d)		the tenure is a GHG lease—the elopment plan for the tenure.	1 2
	Part	5		En	erg	dment of Mineral and y Resources (Common sions) Act 2014	3 4 5
Clause	32	Act	amended				6
			This part (<i>Common F</i>			the Mineral and Energy Resources) Act 2014.	7 8
Clause	33		endment o /ate land re			arrying out advanced activities on greement)	9 10
		(1)	Section 43((1)(d)			11
			omit, insert	<u>.</u>			12
				(d)	is a	party to—	13
					(i)	an arbitration under part 7, division 2, subdivision 3A; or	14 15
					(ii)	an application to the Land Court under section 96.	16 17
		(2)	Section 43-				18
			insert—				19
			(2A)	sect abo	tion 3 ut th	tion does not limit the requirement under 39 for a person to give an entry notice e entry to private land for a purpose ed in section 38.	20 21 22 23
		(3)	Section 43((2A)	and (.	3)—	24
			<i>renumber</i> a	s sec	tion 4	43(3) and (4).	25

Mineral, Water and Other Legislation Amendment Bill 2017 Part 5 Amendment of Mineral and Energy Resources (Common Provisions) Act 2014

		[s 34]	
Clause	34	Amendment of s 44 (Deferral agreements)	1
		Section 44(2), 'if is'—	2
		omit, insert—	3
		if it	4
Clause	35	Amendment of s 45 (Right to elect to opt out)	5
		Section 45(4)(c), 'the parties or'—	6
		omit, insert—	7
		a party	8
Clause	36	Amendment of s 70 (Consent required for entry on restricted land)	9 1(
		Section 70—	11
		insert—	12
		(5) This section does not apply to restricted land for a mining claim or mining lease under the Mineral Resources Act.	13 14 15
Clause	37	Replacement of s 81 (General liability to compensate)	16
		Section 81—	17
		omit, insert—	18
		81 General liability to compensate	19
		 (1) A resource authority holder is liable to compensate the following persons (each an <i>eligible claimant</i>) for each compensatable effect suffered by the eligible claimant because of the holder— 	20 21 22 23 24
		(a) an owner or occupier of private land that is—	25 26
		(i) in the authorised area of the resource authority; or	27 28

[s 37]

	(ii)	access land for the resource authority;	1
	(b) a	n ov	wner or occupier of public land that is—	2
	(i)	in the authorised area of the resource authority; or	3 4
	(ii)	access land for the resource authority.	5
(2)	compo (1)	ensa is	burce authority holder's liability to the an eligible claimant under subsection the resource authority holder's aution liability to the eligible claimant.	6 7 8 9
(3)			ion does not apply to a public road for a notifiable road use.	10 11
(4)	In this	s sec	ction—	12
		ant	<i>utable effect</i> , suffered by an eligible because of a resource authority holder,	13 14 15
	a O	i pei out	of the following caused by the holder, or rson authorised by the holder, carrying authorised activities on the eligible nant's land—	16 17 18 19
	(i)	deprivation of possession of the land's surface;	20 21
	(ii)	diminution of the land's value;	22
	(.	iii)	diminution of the use made, or that may be made, of the land or any improvement on it;	23 24 25
	(iv)	severance of any part of the land from other parts of the land or from other land that the eligible claimant owns;	26 27 28
	(v)	any cost, damage or loss arising from the carrying out of activities under the resource authority on the land; and	29 30 31

		[s 38]	
		(b) consequential loss incurred by the claimant arising out of a matter mentioned in paragraph (a).	1 2 3
Clause	38	Amendment of ch 3, pt 7, div 2, hdg (Provisions for conduct and compensation agreements)	4 5
		Chapter 3, part 7, division 2, heading, 'Provisions for conduct'—	6 7
		omit, insert—	8
		Conduct	9
Clause	39	Amendment of ch 3, pt 7, div 2, sdiv 1, hdg (Application of div 2)	10 11
		Chapter 3, part 7, division 2, subdivision 1, heading, 'of div 2^{2}	12 13
		omit, insert—	14
		of division	15
Clause	40	Amendment of ch 3, pt 7, div 2, sdiv 2, hdg (Conduct and compensation agreement)	16 17
		Chapter 3, part 7, division 2, subdivision 2, heading, 'Conduct'—	18 19
		omit, insert—	20
		Making of conduct	21
Clause	41	Insertion of new ch 3, pt 7, div 2, sdiv 2A	22
		Chapter 3, part 7, division 2—	23
		insert—	24
		Subdivision 2A Conferences with an authorised officer	25 26

[s 41]

83A Par	ty may request conference	1
(1)	This section applies if a dispute arises about a matter mentioned in section $83(1)(a)$, (b) or (c).	2 3
(2)	Either the resource authority holder or eligible claimant (each a <i>party</i>) may give a notice (a <i>conference election notice</i>) to the other party requesting the other party to participate in a conference conducted by an authorised officer to seek to negotiate a resolution of the dispute.	4 5 6 7 8 9
(3)	The conference election notice must state—	10
	(a) details of the matters the subject of the dispute; and	11 12
	(b) any other information prescribed by regulation.	13 14
(4)	However, a conference election notice may not be given under subsection (1) if an ADR election notice or arbitration election notice has already been given about the matters the subject of the dispute.	15 16 17 18 19
83B Coi	nduct of conference	20
(1)	This section applies if a conference election notice is given under section 83A.	21 22
(2)	The conference must be conducted under the prescribed requirements.	23 24
(3)	The authorised officer conducting the conference must take all reasonable steps to hold the conference within 20 business days after the conference election notice is given (the <i>usual</i> <i>period</i>).	25 26 27 28 29
(4)	A party may, within the usual period, ask the other party for a longer period because of stated reasonable or unforeseen circumstances.	30 31 32
(5)	If the parties agree to a longer period, and the	33

		[s 42]	
		authorised officer consents to the longer period, the longer period applies instead of the usual period.	1 2 3
		 (6) If a party gives the other party an ADR election notice, or arbitration election notice, about a matter mentioned in section 83A(3)(a), the conference ends. 	4 5 6 7
		(7) Nothing said by a person at the conference is admissible in evidence in a proceeding without the person's consent.	8 9 10
Clause	42	Amendment of ch 3, pt 7, div 2, sdiv 3, hdg (Negotiation process)	11 12
		Chapter 3, part 7, division 2, subdivision 3, heading, 'process'—	13 14
		omit, insert—	15
		and ADR	16
Clause	43	Amendment of s 85 (Negotiations)	17
		Section 85(1), '(a <i>relevant agreement</i>)'—	18
		omit.	19
Clause	44	Amendment of s 86 (No entry during minimum negotiation period)	20 21
		(1) Section 86, heading, after 'entry'—	22
		insert—	23
		to land	24
		(2) Section 86(1), 'relevant agreement'—	25
		omit, insert—	26
		conduct and compensation agreement or a deferral agreement	27 28

Mineral, Water and Other Legislation Amendment Bill 2017 Part 5 Amendment of Mineral and Energy Resources (Common Provisions) Act 2014

[s 45]

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Clause	45	Replacement	t of ss 88–91	1
		Sections 8	8 to 91—	2
		omit, inse	rt—	3
		88 Pa	rty may seek ADR	4
		(1)	This section applies if, at the end of the minimum negotiation period, the parties have not entered into a conduct and compensation agreement relating to a dispute about a matter mentioned in section $83(1)$.	5 6 7 8 9
		(2)	Either party may give a notice (an <i>ADR election notice</i>) to the other party requiring the other party to participate in an alternative dispute resolution process (an <i>ADR</i>) to negotiate a resolution of the dispute.	10 11 12 13 14
		(3)	The ADR may be a process of any type other than arbitration, including, for example, a case appraisal, conciliation, mediation or negotiation.	15 16 17
		(4)	The ADR election notice must state—	18
			(a) details of the matters the subject of the dispute; and	19 20
			(b) the type of ADR proposed; and	21
			(c) the name of an ADR facilitator, who is independent of both parties, proposed to conduct the ADR; and	22 23 24
			(d) that the resource authority holder is liable for the costs of the ADR facilitator; and	25 26
			(e) any other information prescribed by regulation.	27 28
		(5)	A party given an ADR election notice must, within 10 business days after the notice is given, accept or refuse the type of ADR, and the ADR facilitator, proposed in the notice.	29 30 31 32
		(6)	If the party given an ADR election notice does not	33

[s 45]

	accept, under subsection (5), the type of ADR or ADR facilitator proposed in the notice, the party giving the notice may make another proposal, or obtain a decision from the Land Court or a prescribed ADR institute, about the matter not accepted.	1 2 3 4 5 6
(7)	If a party obtains a decision under subsection (6) from the Land Court or a prescribed ADR institute, the party must give the other party notice of the decision.	7 8 9 10
(8)	The <i>Civil Proceedings Act 2011</i> , part 6, division 5 applies to an ADR conducted by an ADR facilitator as if—	11 12 13
	(a) a reference to an ADR process included a reference to the ADR; and	14 15
	(b) a reference to an ADR convenor included a reference to the ADR facilitator.	16 17
Cor	nduct of ADR	18
Cor (1)	Induct of ADR This section applies if an ADR election notice is given under section 88.	18 19 20
	This section applies if an ADR election notice is	19
(1)	This section applies if an ADR election notice is given under section 88. The parties must use all reasonable endeavours to negotiate a resolution of the dispute by entering into a conduct and compensation agreement within 30 business days after the ADR facilitator	19 20 21 22 23 24
(1)(2)(3)	This section applies if an ADR election notice is given under section 88. The parties must use all reasonable endeavours to negotiate a resolution of the dispute by entering into a conduct and compensation agreement within 30 business days after the ADR facilitator is appointed (the <i>usual period</i>). A party may, within the usual period, ask the other party for a longer period because of stated	19 20 21 22 23 24 25 26 27
	(8)	 ADR facilitator proposed in the notice, the party giving the notice may make another proposal, or obtain a decision from the Land Court or a prescribed ADR institute, about the matter not accepted. (7) If a party obtains a decision under subsection (6) from the Land Court or a prescribed ADR institute, the party must give the other party notice of the decision. (8) The <i>Civil Proceedings Act 2011</i>, part 6, division 5 applies to an ADR conducted by an ADR facilitator as if— (a) a reference to an ADR process included a reference to the ADR; and (b) a reference to an ADR convenor included a

[s 45]

	(6)	The resource authority holder is liable for the costs of the ADR facilitator.	1 2
90	Νοι	n-attendance at ADR	3
	(1)	This section applies if—	4
		 (a) a party given an ADR election notice (the <i>non-attending party</i>) does not attend the ADR; and 	5 6 7
		(b) another party (the <i>attending party</i>) attends the ADR.	8 9
	(2)	The non-attending party is liable to pay the attending party's reasonable costs of attending.	10 11
	(3)	The attending party may apply to the Land Court for an order requiring the payment of the costs.	12 13
	(4)	The Land Court may order the payment of the costs only if the court is satisfied the non-attending party did not have a reasonable excuse for not attending.	14 15 16 17
91	Rec	covery of negotiation and preparation costs	18
	(1)	This section applies if an eligible claimant necessarily and reasonably incurs negotiation and preparation costs in entering or seeking to enter into a conduct and compensation agreement or deferral agreement with a resource authority holder.	19 20 21 22 23 24
	(2)	The resource authority holder is liable to pay to the eligible claimant the negotiation and preparation costs necessarily and reasonably incurred.	25 26 27 28

Subdivision 3A Arbitration

29
[s 45]

91A Par	ty may request arbitration	1
(1)		2
	 (a) a party has given a negotiation notice to another party seeking to negotiate the resolution of a dispute and at the end of the minimum negotiation period, the parties have not negotiated a conduct and compensation agreement or deferral agreement; or 	3 4 5 6 7 8 9
	(b) a party has given an ADR election notice to another party seeking to negotiate the resolution of a dispute and at the end of the period applying under section 89(2) or (4), the parties have not entered into a conduct and compensation agreement.	10 11 12 13 14 15
(2)	Either party may give a notice (an <i>arbitration election notice</i>) to the other party requesting the other party to participate in an arbitration to decide the dispute.	16 17 18 19
(3)	The arbitration election notice must state—	20
	(a) details of the matters the subject of the dispute; and	21 22
	(b) the name of an arbitrator, who is independent of both parties, proposed to conduct the arbitration; and	23 24 25
	(c) that, if the request for arbitration is accepted, an application to the Land Court under section 96 for a decision about the dispute can not be made; and	26 27 28 29
	(d) that the costs of the arbitration are payable by the parties as mentioned in section 91E; and	30 31 32
	(e) that the parties may be represented by a lawyer only in the circumstances mentioned in section 91C; and	33 34 35

[s 45]

	(f) any regul	other ation.	information	prescribed	by 1 2						
(4)	within 10	A party given an arbitration election notice must, within 10 business days after the notice is given, accept or refuse the request for arbitration.									
(5)	subsection after the ad proposed	(4), th cceptane under	arbitration is e parties may, ce, jointly appo subsection (3) uct the arbitrat	, within 10 c bint the arbitr)(b), or ano	lays 7 rator 8						
(6)	appoint a arbitration prescribed	n arbit electi arbitra who is	ation institute independent o	arty giving nust require to appoint	the 12 e a 13 an 14						
(7)	any civil n in the perf a function	nonetary formance under s s done (tration institut v liability for a e, or purported subsection (6) or made in bad	n act or omiss l performance unless the ac	sion 18 e, of 19 et or 20						
(8)	In this sec	tion—			23						
	-	nting ar	<i>ation institute</i> bitrators that		•						
91B Arb	itrator's fu	unctior	IS		27						
(1)	The arbitra by the issu		authority to d an award.	ecide the disj	pute 28 29						
(2)	subject of	the disj a condu	itrator may deepute only to the ct and compeness.	e extent it is	not 31						
(3)	The award	l must l	be made within	n 6 months a	after 34						

	[s 45]	
th	e appointment of the arbitrator.	1
91C Legal	representation	2
	party can not be represented by a lawyer in the bitration unless—	3 4
(8	a) both parties agree to the party being represented; or	5 6
(t	b) the arbitrator consents to the party being represented.	7 8
91D Applie 2013	cation of Commercial Arbitration Act	9 10
th	he <i>Commercial Arbitration Act 2013</i> applies to be arbitration to the extent it is not inconsistent with this subdivision.	11 12 13
91E Costs	of arbitration	14
pa di	c, before the appointment of the arbitrator, the arties have not participated in an ADR about the ispute, the resource authority holder is liable to ay the fees and expenses of the arbitrator.	15 16 17 18
pa di ez th	c, before the appointment of the arbitrator, the arties have participated in an ADR about the ispute, the parties are liable to pay the fees and expenses of the arbitrator in equal shares unless the parties agree, or the arbitrator decides, therwise.	19 20 21 22 23 24
(2 pa	other than as provided under subsection (1) or (2), each party to an arbitration must bear the arty's own costs for the arbitration unless the arties agree, or the arbitrator decides, otherwise.	25 26 27 28

[s 46]

		91F Effe	ect of arbi	trator's decision	1
		(1)	The arbitr	ator's decision is final.	2
		(2)		s may not apply for review of, or appeal e decision.	3 4
		(3)	otherwise	trator's decision does not limit or affect a power of the Supreme Court to lecision of the arbitrator is affected by nal error.	5 6 7 8
		(4)	the partie	ator's decision has the same effect as if es had entered into a binding and le agreement to the same effect as the	9 10 11 12
Clause	46	Omission of c compensation		div 4 (Changes not affecting	13 14
		Chapter 3, J	part 7, divis	ion 4—	15
		omit.			16
Clause	47			7, div 5, hdg (Land Court sation and conduct)	17 18
		Chapter 3, J	part 7, divis	ion 5, heading, from 'for'—	19
		omit.			20
Clause	48	Replacement of process)	of ch 3, pt	7, div 5, sdiv 1, hdg (Negotiation	21 22
		Chapter 3, J	part 7, divis	ion 5, subdivision 1, heading—	23
		omit, insert			24
		Subdiv	vision 1	Conduct and compensation	25 26

					[s 49]	
Clause	49	Renumber	ing	of cł	n 3, pt 7, div 5	1
		Chapter	r 3, j	part 7	, division 5—	2
		renumb	per a	s cha	pter 3, part 7, division 4.	3
Clause	50				96 (Land Court may decide if ss unsuccessful)	4 5
		Section	ı 96–	_		6
		omit, in	isert			7
		96	Par	ty m	ay apply to Land Court	8
			(1)	This	s section applies if—	9
				(a)	a party has given an ADR election notice to another party seeking to negotiate the resolution of a dispute; and	10 11 12
				(b)	at the end of the period applying under section 89(2) or (4) for negotiating a resolution of the dispute, the parties have not entered into a conduct and compensation agreement; and	13 14 15 16 17
				(c)	an arbitration election notice about the dispute has not been given, or a request for arbitration about the dispute has not been accepted under section $91A(4)$, by the parties.	18 19 20 21 22
			(2)		er party may apply to the Land Court to de the dispute.	23 24
			(3)	or f subj	vever, the Land Court may decide the liability future liability only to the extent it is not ect to a conduct and compensation agreement ween the parties.	25 26 27 28
		96A	Арр	olica	tions may be heard together	29
			(1)		s section applies if an eligible claimant has aght a proceeding in the Land Court for the	30 31

[s 51]

		payment by a resource authority holder of compensation under the Environmental Protection Act.	1 2 3
	(2)	The Land Court may hear together the application and an application under section 96 by the eligible claimant or resource authority holder if the Land Court considers it desirable in the interests of justice.	4 5 6 7 8
	96B Neg	potiation and preparation costs	9
	(1)	A party may apply to the Land Court for—	10
		(a) a declaration that all or part of stated costs are payable under section 91; or	11 12
		(b) if the party is an eligible claimant—an order requiring the payment of negotiation and preparation costs under section 91.	13 14 15
	(2)	The Land Court may, in a proceeding mentioned in subsection (1) or a proceeding brought under section 96, make a declaration about, or an order for the payment of, negotiation and preparation costs under section 91.	16 17 18 19 20
	(3)	However, if the costs are the costs of an agronomist, the Land Court can not make an order or declaration in relation to the costs unless the agronomist is appropriately qualified to perform the function for which the costs are incurred.	21 22 23 24 25
Clause 51	Amendment o	f s 97 (Orders Land Court may make)	26
	(1) Section 97(2)(c), from 'attend' to 'or'—	27
	omit.		28
	(2) Section 97-	_	29
	insert—		30
	(3)	In considering whether to make an order under	31

		[s 52]	
		subsection $(2)(c)$, the Land Court may have regard to the behaviour of the parties in the process leading to the application.	1 2 3
Clause	52	Amendment of s 98 (Additional jurisdiction for compensation, conduct and related matters)	4 5
		(1) Section $98(1)(b)$ —	6
		omit.	7
		(2) Section $98(1)(c)$ —	8
		renumber as section 98(1)(b).	9
Clause	53	Insertion of new ch 3, pt 7, div 5	1(
		After section 101—	1
		insert—	12
		Division 5 Successors and assigns	13
		101A Agreement binding on successors and assigns	14 1:
		(1) This section applies to each of the following agreements—	10 17
		(a) a conduct and compensation agreement;	18
		(b) an opt-out agreement;	19
		(c) a road compensation agreement.	20
		(2) The agreement binds the parties to the agreement, and each of their successors and assigns.	2 22
		101B Land Court decision binding on successors and assigns	23 24
		(1) This section applies to a decision of the Land Court under division 4.	25 20

[s 54]

		(2) The decision binds the parties in the proceeding that led to the decision, and each of their successors and assigns.	1 2 3
		101C Arbitrator's decision binding on successors and assigns	4 5
		(1) This section applies to a decision of an arbitrator under division 2, subdivision 3A.	6 7
		(2) The decision binds the parties to the arbitration that led to the decision, and each of their successors and assigns.	8 9 10
Clause	54	Amendment of s 175 (Application of div 4)	11
		Section 175, 'resource authority holders'—	12
		omit, insert—	13
		persons (each a <i>party</i>)	14
Clause	55	Amendment of s 176 (Definition for div 4)	15
		(1) Section 176, heading, 'Definition'—	16
		omit, insert—	17
		Definitions	18
		(2) Section 176—	19
		insert—	20
		party see section 175.	21
Clause	56	Amendment of s 177 (Nomination of arbitrator)	22
		(1) Section 177(1), 'resource authority holder'—	23
		omit, insert—	24
		party	25
		(2) Section 177(1), 'resource authority holders'—	26

Mineral, Water and Other Legislation Amendment Bill 2017 Part 5 Amendment of Mineral and Energy Resources (Common Provisions) Act 2014

			[s 57]
		omit, insert—	1
		parties	2
Clause	57	Amendment of s 179 (Expert appointed by arbitrator)	3
		(1) Section 179(1)(c) and (2), 'resource authority holder'—	4
		omit, insert—	5
		party to the arbitration	6
		(2) Section 179(2), 'resource authority holders'—	7
		omit, insert—	8
		parties to the arbitration	9
Clause	58	Amendment of s 181 (Costs of arbitration)	10
		Section 181(1), 'resource authority holders'—	11
		omit, insert—	12
		parties to the arbitration	13
Clause	59	Amendment of s 182 (Effect of arbitrator's decision)	14
		(1) Section 182(2), 'resource authority holders'—	15
		omit, insert—	16
		parties to the arbitration	17
		(2) Section 182(4), 'between resource authority holders'—	18
		omit, insert—	19
		between the parties to the arbitration	20
		(3) Section 182(4), 'the resource authority holders'—	21
		omit, insert—	22
		the parties	23

[s 60]

Clause	60	Amendment of s 183 (Copy of award and reasons for award)						
		Section 183, 'resource authority holders'—	3					
		omit, insert—	4					
		parties to the arbitration	5					
Clause	61	Amendment of ch 7, hdg (Savings and transitional provisions)	6 7					
		Chapter 7, heading, after 'provisions'—	8					
		insert—	9					
		for Act No. 47 of 2014	10					
Clause	62	Insertion of new ch 9	11					
		After chapter 8—	12					
		insert—	13					
		Chapter 9 Transitional	14					
		provisions for	15					
		Mineral, Water and	16					
		Other Legislation	10					
		Amendment Act						
		2017	18					
		2017	19					
		245 Election notice	20					
		(1) This section applies if, before the commencement—	21 22					
		 (a) a party gave, under section 88 as in force before the commencement, another party an election notice— 	23 24 25					

[s 62]

	L	
1 2 3	(i) asking for an authorised officer to call a conference to negotiate a conduct and compensation agreement; or	
4 5 6	(ii) calling upon the party to agree to an ADR to negotiate a conduct and compensation agreement; and	
7 8 9 10 11	(b) the conference was not finished under section 89 as in force before the commencement, or the ADR was not finished under section 90 as in force before the commencement.	
12 13 14	The Act, as in force immediately before the commencement, continues to apply in relation to—	(2)
15	(a) the conference or ADR; and	
16 17 18 19	(b) any proceeding in the Land Court, whether started before or after the commencement, that relates to the concerns the subject of the conference or ADR.	
20 21 22	The new arbitration provisions do not apply in relation to the concerns the subject of the conference or ADR.	(3)
23	In this section—	(4)
24 25 26	<i>new arbitration provisions</i> means the provisions inserted into chapter 3 under the <i>Mineral, Water and Other Legislation Amendment Act 2017.</i>	
27 28	covery of particular negotiation and eparation costs	
29 30 31	This section applies if negotiation and preparation costs incurred by an eligible claimant under section $91(1)$ include the costs of an agronomist.	(1)
32 33 34	The resource authority holder is liable to pay to the eligible claimant, under section $91(2)$, the costs of the agronomist only if the costs were	(2)

[s 63]

						by cemen		eligible	claimant	after	the	1 2
			(3)	dec agro	larati onom	on or o ist onl	orde y if	r in relat the costs	section 90 ion to the o were incu	costs of rred by	f the	3 4 5 6
Clause	63	Am	nendment o	of scł	n 1, s	s 6 (Fo	ores	sts and	quarry m	aterial	s)	7
			Schedule 1	, secti	ion 6	(1), nc	ote—	-				8
			omit.									9
Clause	64	Am	nendment o	of sch	ו 2 (I	Dictio	nar	y)				10
		(1)	Schedule 2 second occ							first	and	11 12
			omit.									13
	(2) Schedule 2—								14			
			insert—									15
				AD	R ele	ction i	notic	e see sec	ction 88(2)	•		16
				AD AD		ilitato	r me	eans a per	rson who fa	cilitate	s an	17 18
				arbi	itrati	on ele	ction	n notice s	see section	91A(2).	19
				com	pens	ation	liabi	ility—				20
				(a)	for	chapte	r 3–	_				21
					(i)	to at 81(2)		ligible c	laimant, s	ee sec	tion	22 23
					(ii)	to a 93(2)		lic road	authority,	see sec	tion	24 25
				(b)	for	chapte	r 4–	_				26
					(i)			L (coal) h on 167(3)	older to a	PL hol	lder,	27 28

			[\$ 64]	
		(ii)	of an ML (coal) holder to an ATP holder, see section 168(3).	1 2
	COI	ıferen	ace election notice see section 83A(2).	3
	neg	gotiat	ion and preparation costs—	4
	(a)	mea	ns—	5
		(i)	accounting costs; or	6
		(ii)	legal costs; or	7
		(iii)	valuation costs; or	8
		(iv)	the costs of an agronomist; and	9
	(b)	doe	s not include—	1
		(i)	the costs of an ADR facilitator; or	1
		(ii)	the costs of obtaining, under section 88(6), a decision from a prescribed ADR institute or the registrar of the Land Court.	11 11 14 14
	par 175		r chapter 4, part 6, division 4, see section	1 1
	dec AE	ciding	ed ADR institute means an entity for a type of ADR to be conducted, or an illitator to conduct an ADR, prescribed by on.	1 1 2 2
	suc	cesso	<i>r</i> includes a personal representative.	2
(3)	Schedule 2, def	initio	n ADR, 'section 88(2)(b)'—	2
	omit, insert—			2
	sec	tion 8	38(2)	2

[s 65]

	Part	-	nendment of Mineral esources Act 1989	1 2
Clause	65	Act amended		3
		This part amen	ds the Mineral Resources Act 1989.	4
Clause	66	Amendment of s	7B (What is an advanced activity)	5
		Section 7B, exa	mples, fifth and sixth dot points—	6
		omit, insert—		7
		•	constructing an exploration camp, concrete pad, sewage or water treatment facility or fuel dump	8 9
Clause	67	Replacement of s	24A (Content of prospecting permit)	10
		Section 24A—		11
		omit, insert—		12
		24A Details registe	of prospecting permit to be recorded in r	13 14
			e chief executive must record in the register the lowing details of a prospecting permit—	15 16
		(a)	the identification number of the permit;	17
		(b)	the name of the holder;	18
		(c)	the address for service of notices on the holder;	19 20
		(d)	the description of land for which the permit is granted;	21 22
		(e)	the term and date of commencement of the permit;	23 24
		(f)	the conditions, other than conditions prescribed under this Act, to which the permit is subject.	25 26 27

[s 68]

Clause	68			9 (Term of prospecting permit)	1
		Section 29(2
		omit, insert			3
		(2)	-	rospecting permit's term must not start before day the permit is granted.	4 5
Clause	69	Amendment o prospecting p		2 (Notice of entry under parcel t)	6 7
		Section 32((4) to	(6)—	8
		omit, insert	<u>.</u>		9
		(4)		wever, subsection (1) does not apply to a cel prospecting permit holder if—	10 11
			(a)	the holder satisfies the chief executive it is impracticable to give either the owner or occupier notice of the intended entry; and	12 13 14
			(b)	the chief executive decides to not require the holder to give notice of the intended entry; and	15 16 17
			(c)	the chief executive's decision is recorded in the register.	18 19
		(5)	chie actie pub exar	ore recording the decision in the register, the effective may require the holder to take the on the chief executive considers appropriate to licise the intended entry, including, for mple, publishing an advertisement in a spaper or other publication.	20 21 22 23 24 25
Clause	70	Omission of s	35 (Penalty for breach of conditions)	26
514400		Section 35-	•		20 27
		omit.			27
		011111.			∠0

Mineral, Water and Other Legislation Amendment Bill 2017 Part 6 Amendment of Mineral Resources Act 1989

[s 71]

Clause	71	Amendment of s 38 (Appeals about prospecting permits)	1
			2
			3
			4
			5
			6
			7
Clause	72	Replacement of s 46 (Production of prospecting permit)	8
		Section 46—	9
		omit, insert—	10
		46 Producing prospecting permit	11
		(1) This section applies if—	12
		under the authority of a prospecting permit;	13 14 15
		owner, asks the person for proof of the	16 17 18
			19 20
		the person does not have any entitlements under this Act during the period of the person's	21 22 23 24
		(4) In this section—	25
		from the register of the details of the permit	26 27 28

[s 73]

Clause	73	Amendment of s 47 (Staying on occupied land)	1
		Section 47(6), 'endorsed on the permit'—	2
		omit, insert—	3
		recorded in the register	4
Clause	74	Amendment of s 51 (Land for which mining claim not to be granted)	5 6
		(1) Section $51(4)$ —	7
		omit.	8
		(2) Section 51(5)—	9
		renumber as section 51(4).	1
Clause	75	Amendment of s 72 (Referral to Land Court of application and objections)	1 11
		Section 72(5)—	1.
		omit, insert—	14
		(5) If all properly made objections are withdrawn under section 71A before the Land Court gives an instruction or makes a recommendation to the Minister under section 78, the Land Court may remit the matter to the chief executive.	1: 1 1' 1: 1:
Clause	76	Amendment of s 81 (Conditions of mining claim)	20
		(1) Section $81(1)$ —	2
		insert—	2
		(aa) if the holder uses land outside the boundary of the area of the mining claim for access to the area of the mining claim, a condition that the holder may use the land only for the following purposes—	2: 24 2: 20 2

[s 77]

		(i)	to transport, by road across the surface of the land, something that is reasonably necessary to allow the holder to carry out an authorised activity for the mining claim;	1 2 3 4 5			
		(ii)	to transport, by road across the surface of the land, any minerals mined under the authority of a mining tenement held by the holder;	6 7 8 9			
		(iii)	to construct road transport infrastructure across the surface of the land that is reasonably necessary for the purpose of transporting a thing or mineral mentioned in subparagraph (i) or (ii);	10 11 12 13 14 15			
	(2)	Section 81(1)(aa) to (p)—	16			
		<i>renumber</i> as section 81(1)(b) to (q).					
	(3)	Section 81(5), 'subsec	tion (1)(f), (h)(ii) and (m)'—	18			
		omit, insert—		19			
		subsection	n (1)(g), (i)(ii) and (n)	20			
77	Am cla		riation of conditions of mining	21 22			
		Section 82(5)—		23			
		omit, insert—		24			
			executive must record in the register the every variation of a mining claim.	25 26			
78		endment of s 85 (Co nt or renewal of min	ompensation to be settled before ing claim)	27 28			
	(1)	Section 85(1)(a), after	'that land'—	29			
		insert—		30			

Clause

Clause

[s 79]

		(each an <i>interested party</i>)	1					
	(2)	Section 85(4) and (5)— omit, insert—						
		(4) For subsection (1)(a), an interested party may, at any time before compensation is determined by agreement, apply in writing to the Land Court to have the Land Court determine the amount of compensation.	5 6					
	(3)	Section 85(7), from 'subsection (5)' to 'section 85A(2)'—	9					
		omit, insert—	10					
		subsection (4)	11					
	(4)	Section 85(8), 'subsection (7)'—	12					
		omit, insert—	13					
		subsection (5)	14					
	(5)	Section 85(8)(e), 'subsection (7)'—	15					
		omit, insert—	16					
		subsection (5)	17					
	(6)	Section 85(12)—	18					
		omit.	19					
	(7)	Section 85(7) to (13)—	20					
		<i>renumber</i> as section 85(5) to (10).	21					
79	COI	eplacement of s 85A (Referral to Land Court of issue of mpensation if not settled within 3 months after term of aim ends)	22 23 24					
		Section 85A—	25					
		omit, insert—	26					
		85A Deciding whether to grant mining claim if compensation not determined	27 28					
		(1) Subsection (2) applies if, in relation to an	29					

Clause

[s 80]

				com men has	lication for the grant of a mining claim, appensation has not been determined as attioned in section $85(1)(a)$ and an application not been made to the Land Court as mentioned hat section by—	1 2 3 4 5
				(a)	if no objection to the application is lodged—the day that is 3 months after the last objection day for the application; or	6 7 8
				(b)	if the Land Court instructs the Minister to grant the mining claim—the day that is 3 months after the day the instruction is given; or	9 10 11 12
				(c)	if the Governor in Council consents to the grant of the mining claim—the day that is 3 months after the day the consent is given.	13 14 15
			(2)	The claim	Minister may refuse to grant the mining m.	16 17
Clause	80	Omission claim)	n of s	88 (ssue of certificate of grant for mining	18 19
		Sectio	on 88–	_		20
		omit.				21
Clause	81	Amendm	ent o	f s 9	3 (Renewal of mining claim)	22
		(1) Section	on 93–	_		23
		insert				24
		((2A)		hin 5 business days after an application for wal of a mining claim is made, the holder t—	25 26 27
				(a)	give copies of the application and of any documents or information prescribed by regulation to the following persons (each <i>an interested party</i>)—	28 29 30 31

[s 81]

			(i) each owner of land the subject of the mining claim;	1 2
			(ii) each owner of land outside the boundary of the area of the mining claim the holder intends to use to access the area of the mining claim; and	3 4 5 6 7
		(b)	if, in relation to the grant or renewal of the mining claim, an agreement for compensation has been made with an interested party under section 85, or the Land Court has determined the compensation for an interested party under that section—give a copy of the most recent agreement or determination to the interested party.	8 9 1 1 1 1 1 1 1 1 1 1 1 1
(2)	Section 93(3), 'S	Subsection (4)'—	1′
	omit, insert			18
		Sub	section (5)	19
(3)	Section 93(6) an	d (7), 'subsection (4)'—	2
	omit, insert			2
		sub	section (5)	2
(4)	Section 93-			2
	insert—			2
	(7A)		pite subsection (5), the Minister may also se the renewal if—	2: 2:
		(a)	compensation is to be determined as mentioned in section $85(1)(a)$ for the renewal of the mining claim; and	2 2 2
		(b)	the compensation is not determined within 3 months after the day the current term of the claim would, apart from section 93A, end; and	3 3 3 3

[s 82]

			(c) an application has not been made to the Land Court as mentioned in section 85(4).	1 2
		(5)	Section 93(8), 'subsection (5)'—	3
			omit, insert—	4
			subsection (6)	5
		(6)	Section 93(2A) to (11)—	6
			renumber as section 93(3) to (13).	7
Clause	82	Orr	nission of ss 103 and 104	8
			Sections 103 and 104—	9
			omit.	10
Clause	83		nendment of s 108 (Abandonment of application for ning claim)	11 12
			Section 108(2)(b), 'mining claim application certificate'—	13
			omit, insert—	14
			mining claim notice	15
Clause	84	Am are	nendment of s 125 (Variation of access to mining claim a)	16 17
		(1)	Section 125(6), 'section 85(7) to (11)'—	18
			omit, insert—	19
			section 85(5) to (9)	20
		(2)	Section 125(6), 'referred to the Land Court under section $85(5)$ '—	21 22
			omit, insert—	23
			made to the Land Court under section 85(4)	24
		(3)	Section 125(11)—	25
			omit.	26

[s 85]

Clause	85	Amendment of s Section 136B(1 <i>insert</i> —	 136B (Application and operation of pt 3))(b)— (iii) to a person in relation to a coal mining project under division 5. 	1 2 3 4 5
Clause	86	Insertion of new of Chapter 4, part <i>insert</i> — Division 5	3—	6 7 8 9 10 11
		In coo (a) (b) (c) coo pre	a coal mining lease; or	12 13 14 15 16 17 18 19 20
		(1) A that applied the second	ing of <i>coal mining project</i> and <i>project</i> coal mining project is 1 or more coal interests it is or includes a coal mining lease, or an oblication for a coal mining lease, if authorised ivities for the coal interest or interests are or Il be carried out as a single integrated operation.	21 22 23 24 25 26 27

(2)	<i>Project land</i> for a coal mining project is land in the area of any of the following for the project—				
	(a)	a coal exploration tenement;	3		
	(b)	a coal mining lease;	4		
	(c)	a proposed coal mining lease the subject of an application for a coal mining lease.	5 6		
136Q W	/ho n	nay apply	7		
		eligible person may apply under this division an exploration permit for coal for an area if—	8 9		
	(a)	the eligible person is the holder of, or the applicant for, a coal mining lease that is, or is included in, a coal mining project; and	10 11 12		
	(b)	the area—	13		
		(i) is contiguous to project land for the coal mining project; and	14 15		
		(ii) is not the subject of a coal interest or an application for a coal exploration tenement; and	16 17 18		
		(iii) is not more than 6 sub-blocks; and	19		
		(iv) is not the subject of a call for EP (coal) tenders; and	20 21		
	(c)	an exploration permit for coal has not previously been granted under this division in relation to the coal mining project.	22 23 24		
136R A	pplic	ation	25		
	-	application under this division for an loration permit for coal in relation to a coal ing project must—	26 27 28		
	(a)	be in the approved form and lodged with the chief executive; and	29 30		

[s 86]

and financial resources proposed to be committed to the work during each year of the exploration permit; and13(iii) stating how the work proposed to be carried out under the authority of the exploration permit is necessary for the operation of the coal mining project; and16(e) be accompanied by a statement, separate from the statement mentioned in paragraph (d), detailing the applicant's financial and technical resources; and21(f) be accompanied by— (i) proof of the applicant's identity; and (ii) the application fee prescribed by regulation.27 136S Deciding application (a) grant the exploration permit for coal, with or without conditions, for all or part of the area31				
proposed exploration permit; and3Note—4Section 386R sets out the requirements for defining the boundary of the area of a proposed mining tenement.5(d) be accompanied by a statement—8(i) describing the program of work proposed to be carried out under the authority of the exploration permit; and11(ii) stating the estimated human, technical and financial resources proposed to be committed to the work during each year of the exploration permit; and12(iii) stating how the work proposed to be carried out under the authority of the exploration permit is necessary for the operation of the coal mining project; and16(e) be accompanied by a statement, separate from the statement mentioned in paragraph (d), detailing the applicant's financial and technical resources; and21(f) be accompanied by— (i) proof of the applicant's identity; and (ii) the application fee prescribed by regulation.29(1) The Minister may— (a) grant the exploration permit for coal, with or without conditions, for all or part of the area31		(b)	state the name of the applicant; and	1
Section 386R sets out the requirements for defining the boundary of the area of a proposed mining tenement.5 6 7(d) be accompanied by a statement—8(i) describing the program of work proposed to be carried out under the authority of the exploration permit; and11(ii) stating the estimated human, technical and financial resources proposed to be committed to the work during each year of the exploration permit; and12(iii) stating how the work proposed to be carried out under the authority of the exploration permit is necessary for the operation of the coal mining project; and16(e) be accompanied by a statement, separate from the statement mentioned in paragraph (d), detailing the applicant's financial and technical resources; and21(f) be accompanied by— (i) proof of the applicant's identity; and (ii) the application fee prescribed by regulation.29(1) The Minister may— (a) grant the exploration permit for coal, with or without conditions, for all or part of the area31		(c)	5	
defining the boundary of the area of a proposed mining tenement.6 7(d) be accompanied by a statement—8(i) describing the program of work proposed to be carried out under the authority of the exploration permit; and10(ii) stating the estimated human, technical and financial resources proposed to be committed to the work during each year of the exploration permit; and12(iii) stating how the work proposed to be committed to the work during each year of the exploration permit; and15(iii) stating how the work proposed to be carried out under the authority of the exploration permit is necessary for the operation of the coal mining project; and19(e) be accompanied by a statement, separate from the statement mentioned in paragraph (d), detailing the applicant's financial and technical resources; and21(f) be accompanied by— (i) proof of the applicant's identity; and (ii) the application fee prescribed by regulation.29(1) The Minister may— (a) grant the exploration permit for coal, with or without conditions, for all or part of the area31			Note—	4
 (i) describing the program of work proposed to be carried out under the authority of the exploration permit; and (ii) stating the estimated human, technical and financial resources proposed to be committed to the work during each year of the exploration permit; and (iii) stating how the work proposed to be carried out under the authority of the exploration permit is necessary for the support of the coal mining project; and (e) be accompanied by a statement, separate from the statement mentioned in paragraph (d), detailing the applicant's financial and technical resources; and (f) be accompanied by— (i) proof of the applicant's identity; and (ii) the application fee prescribed by 27 regulation. 			defining the boundary of the area of a proposed	6
proposed to be carried out under the authority of the exploration permit; and10(ii) stating the estimated human, technical and financial resources proposed to be committed to the work during each year of the exploration permit; and12(iii) stating how the work during each year of the exploration permit; and15(iii) stating how the work proposed to be carried out under the authority of the exploration permit is necessary for the operation of the coal mining project; and16(e) be accompanied by a statement, separate from the statement mentioned in paragraph (d), detailing the applicant's financial and technical resources; and21(f) be accompanied by— (i) proof of the applicant's identity; and (ii) the application fee prescribed by regulation.27 136S Deciding application (a) grant the exploration permit for coal, with or without conditions, for all or part of the area29		(d)	be accompanied by a statement—	8
and financial resources proposed to be committed to the work during each year of the exploration permit; and13(iii) stating how the work proposed to be carried out under the authority of the exploration permit is necessary for the operation of the coal mining project; and16(e) be accompanied by a statement, separate from the statement mentioned in paragraph (d), detailing the applicant's financial and technical resources; and21(f) be accompanied by— (i) proof of the applicant's identity; and (ii) the application fee prescribed by regulation.26136S Deciding application (a) grant the exploration permit for coal, with or without conditions, for all or part of the area31			proposed to be carried out under the	10
carried out under the authority of the exploration permit is necessary for the operation of the coal mining project; and17 exploration permit is necessary for the 18 operation of the coal mining project; 19 and19 20(e) be accompanied by a statement, separate from the statement mentioned in paragraph (d), detailing the applicant's financial and technical resources; and21 23 23 24(f) be accompanied by— (i) proof of the applicant's identity; and (ii) the application fee prescribed by regulation.26 27 28 136S Deciding application (a) grant the exploration permit for coal, with or without conditions, for all or part of the area31 32			and financial resources proposed to be committed to the work during each	12 13 14 15
from the statement mentioned in paragraph (d), detailing the applicant's financial and technical resources; and 24 (f) be accompanied by— 25 (i) proof of the applicant's identity; and 26 (ii) the application fee prescribed by 27 regulation. 28 136S Deciding application 29 (1) The Minister may— 30 (a) grant the exploration permit for coal, with or without conditions, for all or part of the area 32			carried out under the authority of the exploration permit is necessary for the operation of the coal mining project;	16 17 18 19 20
 (i) proof of the applicant's identity; and (ii) the application fee prescribed by regulation. 136S Deciding application (1) The Minister may— (a) grant the exploration permit for coal, with or without conditions, for all or part of the area 		(e)	from the statement mentioned in paragraph (d), detailing the applicant's financial and	21 22 23 24
 (ii) the application fee prescribed by 27 regulation. 136S Deciding application (1) The Minister may— (a) grant the exploration permit for coal, with or without conditions, for all or part of the area 32 		(f)	be accompanied by—	25
regulation. 28 136S Deciding application 29 (1) The Minister may— 30 (a) grant the exploration permit for coal, with or without conditions, for all or part of the area 32			(i) proof of the applicant's identity; and	26
 (1) The Minister may— (a) grant the exploration permit for coal, with or without conditions, for all or part of the area 32 				27 28
 (1) The Minister may— (a) grant the exploration permit for coal, with or without conditions, for all or part of the area 32 	136S De	ecidi	ng application	29
 (a) grant the exploration permit for coal, with or 31 without conditions, for all or part of the area 32 			•	30
or the proposed exploration permit, or 55			grant the exploration permit for coal, with or	

[s 86]

	(b) refuse the application.	1
(2)	However, the Minister must not grant the exploration permit unless the Minister is satisfied the prescribed criteria for the grant of the permit are met.	2 3 4 5
(3)	Also, the Minister must not grant the exploration permit if all or part of the area of the proposed exploration permit is in a fossicking area.	6 7 8
(4)	Subsection (3) does not apply if the application for the exploration permit was made but not decided before the area became a fossicking area.	9 10 11
(5)	Without limiting subsection (1), the Minister may refuse to grant the exploration permit if the Minister considers the grant is not in the public interest.	12 13 14 15
(6)	The Minister may grant the exploration permit for coal only if the Minister is satisfied—	16 17
	(a) the applicant is the holder of, or the applicant for, a coal mining lease that is, or is included in, a coal mining project; and	18 19 20
	(b) the area of the exploration permit is contiguous to the project land for the coal mining project; and	21 22 23
	(c) the area of the exploration permit is not the subject of a coal interest or an application for a coal exploration tenement; and	24 25 26
	(d) the area of the exploration permit is not more than 6 sub-blocks; and	27 28
	(e) an exploration permit for coal has not previously been granted under this division in relation to the coal mining project; and	29 30 31
	(f) the exploration permit is necessary for the operation of the coal mining project; and	32 33

[s 86]

	(g) the applicant has demonstrated the financial and technical capability of carrying out the activities proposed under the exploration permit; and	1 2 3 4
	(h) the area of the exploration permit is not identified, or likely to be identified, as land to be released for tender for coal or other minerals.	5 6 7 8
(7)	If the exploration permit is granted for only part of the area of the proposed exploration permit—	9 10
	(a) the application is taken to be refused for the remainder of the area; and	11 12
	(b) the Minister must give the applicant written notice of the reasons for the refusal.	13 14
(8)	If the Minister refuses the application, the Minister—	15 16
	(a) must give the applicant written notice of the reasons for the refusal; and	17 18
	(b) may refund all or part of the application fee that accompanied the application.	19 20
136T W	thdrawing application	21
(1)	The applicant for an exploration permit may lodge a notice with the chief executive withdrawing the application in relation to all or part of the area to which it relates at any time before the grant of the exploration permit.	22 23 24 25 26
(2)	The withdrawal takes effect when the notice is lodged.	27 28
(3)	If an application for an exploration permit is withdrawn in relation to only part of the area to which it relates, the application must be amended to define the boundary of the area of the proposed exploration permit for which the application is to	29 30 31 32 33

[s 87]

(4)	Note So bo If a with the circ	ain in force. — ection 386R sets out the requirements for defining the boundary of the area of a proposed mining tenement. In application for an exploration permit is indrawn under this section, the Minister may, if Minister considers it reasonable in the umstances, retain the whole or part of the lication fee.	1 2 3 4 5 6 7 8 9
Clause 87 Replacement	of s	137A (Content of exploration permit)	10
Section 13	7A—		11
omit, inser	t—		12
	etails regis	s of exploration permit to be recorded ter	13 14
		chief executive must record in the register the owing details of an exploration permit—	15 16
	(a)	the identification number of the permit;	17
	(b)	the name of the holder;	18
	(c)	the address for service of notices on the holder;	19 20
	(d)	the description of land for which the permit is granted;	21 22
	(e)	the term and date of commencement of the permit;	23 24
	(f)	the conditions, other than conditions prescribed under this Act, to which the permit is subject;	25 26 27
	(g)	the minerals the subject of the permit;	28
	(h)	the programs of works and studies to be carried out under the permit.	29 30

[s 88]

Clause	88	Amendment of s 141 (Conditions of exploration permit) Section 141(1)(e)— <i>omit, insert</i> — (e) a condition that the holder must give the Minister, in the way prescribed by regulation, the reports, returns, documents and statements required to be given to the Minister under a regulation; and	1 2 3 4 5 6 7 8
Clause	89	Amendment of s 141C (Application to vary conditions of existing permit) Section 141C(5)— <i>omit, insert</i> —	9 10 11 12
		(5) The chief executive must record in the register the details of any varied conditions applying to the existing permit, including any conditions imposed as mentioned in subsection (3)(a).	13 14 15 16
Clause	90	Omission of ss 149 and 150	17
		Sections 149 and 150—	18
		omit.	19
Clause	91	Replacement of s 167 (Production of exploration permit) Section 167— <i>omit, insert</i> —	20 21 22
		167 Producing exploration permit	23
		(1) This section applies if—	24
		(a) a person purports to enter or be on land under the authority of an exploration permit; and	25 26 27

[s 92]

	(b) the owner of the land, or an agent of the owner, asks the person for proof of the person's authority to enter or be on the land.	1 2 3
(2)	The person must produce the exploration permit, or a copy of the permit, to the owner or agent.	4 5
(3)	If the person fails to comply with subsection (2), the person does not have any entitlements under this chapter during the period of the person's noncompliance.	6 7 8 9
(4)	This section does not prevent a person entering or being on land to deliver goods or substances or provide services related to the purpose for which an exploration permit is granted to a person who is lawfully on the land under this chapter.	10 11 12 13 14
(5)	In this section—	15
	<i>copy</i> , of an exploration permit, includes an extract from the register of the details of the permit recorded in the register.	16 17 18
92 Insertion of ne	ew ss 178A–178C	19
Chapter 4, J	part 4—	20
insert—		21
178A Ad	ctivity report for exploration permit	22
	A regulation may—	23
	 (a) require a holder of an exploration permit to give the Minister a report (an <i>activity report</i>) about the activities carried out under the permit; and 	24 25 26 27
	(b) prescribe the following for the activity report—	28 29
	(i) when the report is to be given;	30
	(ii) the information to be contained in the report.	31 32

Clause

[s 93]

		178B Partial permit	elinquishment report for explo	pration 1 2			
	A regulation may—						
		(a)	require a holder of an exploration p give the Minister a report (a relinquishment report) about a red the area of the permit; and	partial 5			
		(b)	prescribe the following for the relinquishment report—	e partial 8 9			
			(i) when the report is to be given;	10			
			(ii) the information to be contained report.	ed in the 11 12			
		178C Final r	port for exploration permit	13			
		A re	ulation may—	14			
		(a)	require a holder of an exploration p give the Minister a report (a <i>fina</i> summarising the results of ex carried out under the permit du whole of its term; and	<i>l report</i>) 16 ploration 17			
		(b)	prescribe the following for the final	report— 20			
			(i) when the report is to be given;	21			
			(ii) the information to be contained report.	ed in the 22 23			
Clause	93	Replacement of s	36A (Content of mineral develo	opment 24 25			
		Section 186A—		26			
		omit, insert—		27			
			of mineral development licenc in register	e to be 28 29			
		The	hief executive must record in the re-	gister the 30			

[s 94]

Clause 94

(1)

	following details of a mineral development licence—	1 2
	(a) the identification number of the licence;	3
	(b) the name of the holder;	4
	(c) the address for service of notices on the holder;	5 6
	(d) the description of land for which the licence is granted;	7 8
	(e) the term and date of commencement of the licence;	9 10
	(f) the conditions, other than conditions prescribed under this Act, to which the licence is subject;	11 12 13
	(g) the minerals the subject of the licence.	14
licence)	t of s 194 (Conditions of mineral development	15 16 17
insert—		18
	(ab) if the holder uses land outside the boundary of the area of the mineral development licence for access to the area of the mineral development licence, a condition that the holder may use the land only for the following purposes—	19 20 21 22 23 24
	 (i) to transport, by road across the surface of the land, something that is reasonably necessary to allow the holder to carry out an authorised activity for the mineral development licence; 	25 26 27 28 29 30
	(ii) to transport, by road across the surface of the land, any minerals mined under	31 32

				[s 95]	
				the authority of a mining tenement held by the holder;	1 2
			(iii)	to construct road transport infrastructure across the surface of the land that is reasonably necessary for the purpose of transporting a thing or mineral mentioned in subparagraph (i) or (ii); and	3 4 5 6 7 8
	(2)	Section 194(1)(e)—		9
		omit, insert—			10
		(e)	Min regu and	ondition that the holder must give the ister, in the way prescribed by lation, the reports, returns, documents statements required to be given to the ister under a regulation; and	11 12 13 14 15
	(3)	Section 194(1)(f))(i), ʻ	paragraph (e)'—	16
		omit, insert—			17
		para	grapl	n (g)	18
	(4)	Section 194(1)(a	a) to	(j)—	19
		renumber as sect	ion 1	94(1)(a) to (l).	20
Clause 95	Am mir	endment of s 19 neral developme	94 A / ent li	AA (Additional conditions of cence relating to native title)	21 22
		Section 194AAA	(1) a	nd (2), 'section 194(1)(j)'—	23
		omit, insert—			24
		sect	ion 1	94(1)(1)	25
Clause 96		endment of s 19 sting licence)	94AC	(Application to vary conditions of	26 27
	(1)	Section 194AC(3	B)(a),	'section 194(1)(j)'—	28
		omit, insert—			29

[s 97]

				sectio	on 194(1)(l)	1
		(2)	Section 194	4AC(5)		2
			omit, insert	·		3
			(5)	detail existi	hief executive must record in the register the s of any varied conditions applying to the ng licence, including any conditions sed as mentioned in subsection (3)(a).	4 5 6 7
Clause	97	Om	nission of s	s 206	and 207	8
			Sections 20	6 and	207—	9
			omit.			10
Clause	98	Am	nendment o	f s 20	8 (Adding other minerals to licence)	11
			Section 208	8(6)—		12
			omit, insert	<u>.</u>		13
			(6)		hief executive must record in the register the s of the approval.	14 15
Clause	99		nendment o ence)	f s 21	0 (Surrender of mineral development	16 17
			Section 210)(8)—		18
			omit, insert	·		19
			(8)		rt of the area of a mineral development ce is surrendered under this section—	20 21
				. ,	the chief executive must record in the register the details of the surrender; and	22 23
					the licence continues in force for the part of the area not surrendered.	24 25

			[s 100]	
Clause	100	Replacement development l	of s 216 (Production of mineral icence)	1 2
		Section 216		3
		omit, insert		4
		216 Producing mineral development licence		
		(1)	This section applies if—	6
			(a) a person purports to enter or be on land under the authority of a mineral development licence; and	7 8 9
			(b) the owner of the land, or an agent of the owner, asks the person for proof of the person's authority to enter or be on the land.	10 11 12
		(2)	The person must produce the mineral development licence, or a copy of the licence, to the owner or agent.	13 14 15
		(3)	If the person fails to comply with subsection (2), the person does not have any entitlements under this Act during the period of the person's noncompliance.	16 17 18 19
		(4)	This section does not prevent a person entering or being on land to deliver goods or substances or provide services related to the purpose for which a mineral development licence is granted to a person who is lawfully on the land under this chapter.	20 21 22 23 24 25
		(5)	In this section—	26
			<i>copy</i> , of a mineral development licence, includes an extract from the register of the details of the licence recorded in the register.	27 28 29

Amendment of s 226AA (Application to add excluded Clause 101 30 land to existing licence) 31 Section 226AA(3)(a), 'section 194(1)(j)'— 32

[s 102]

		omit, insert—			1	
		sect	ion 1	94(1)(1)	2	
Clause	102	Insertion of new ss 231AA–231AC				
Chapter 5, part 1, after section 231— insert—						
						231AA Activity report for mineral development licence
		A regulation may—				
		(a)	lice <i>acti</i>	tire a holder of a mineral development ince to give the Minister a report (an <i>vity report</i>) about the activities carried under the licence; and	9 10 11 12	
		(b)	-	cribe the following for the activity ort—	13 14	
			(i)	when the report is to be given;	15	
			(ii)	the information to be contained in the report.	16 17	
231AB Partial surrender report for mineral development licence						
 A regulation may— (a) require a holder of a mineral development licence to give the Minister a report of <i>partial surrender report</i>) about a reduction in the area of the licence; and 						
			(i)	when the report is to be given;	27	
			(ii)	the information to be contained in the report.	28 29	
[s 103]

				Final ence	repo	ort for mineral development	1 2
				A re	egulat	ion may—	3
				(a)	licer <i>repo</i> carri	ire a holder of a mineral development ace to give the Minister a report (a <i>final</i> <i>rt</i>) summarising the results of activities ed out under the licence during the le of its term; and	4 5 6 7 8
				(b)	pres	cribe the following for the final report—	9
					(i)	when the report is to be given;	10
					(ii)	the information to be contained in the report.	11 12
Clause	103					Minister may grant or reject development licence (186))	13 14
		(1)	Section 231	1E(1)	, 'and	issue to'—	15
			omit.				16
		(2)	Section 231	1E(6)	and (7)—	17
			omit, insert	ţ			18
			(6)	lice	nce is	ster may decide a condition to which the s subject if the Minister considers the is in the public interest.	19 20 21
			(7)			executive must record in the register the details of the licence—	22 23
				(a)	the i	dentification number of the licence;	24
				(b)	the r	name of the holder;	25
				(c)	the hold	address for service of notices on the er;	26 27
				(d)		lescription of land for which the licence anted;	28 29
				(e)	the t licer	erm and date of commencement of the ace;	30 31

[s 104]

				(f)	-	condit cribed nce is su	under	other this		conditio which t	- -
				(g)	the 1	mineral	s the su	ıbject (of the l	icence.	4
Clause	104		endment of elopment l				itions	of mi	neral		5 6
		(1)	Section 231	G(1)-							7
			insert—								8
				(ab)	of t licen deve hold	the area nce for elopmer	a of t access nt licen y use	to the nce, a the	ineral area o condit	the bounda developme f the miner tion that t nly for t	ent 10 cal 11 he 12
					(i)	of th reason holder	ably to c y for	nd, so necess arry	omethin ary to out ar	s the surfa ng that allow t authorise developme	is 16 he 17 ed 18
					(ii)	of the	land, a hority	any mi of a m	nerals	s the surfa mined und enement he	er 22
					(iii)	infrast land the pu	hat is rpose o al ment	e acros reason of tran	ably n sportin	transpo urface of t accessary f ag a thing paragraph	he 26 for 27 or 28
		(2)	Section 231	G(1)	(aa) t	to (j)—					31
			renumber as	s sect	ion 2	31G(1)	(a) to (1).			32

[s 105]

Clause	105	Amendment of s mining lease)	s 232 (Eligible person may apply for	1 2
		Section 232—	_		3
		insert—			4
			Ioweve ease—	r, if the application is for a coal mining	5 6
		(;	of	proposed lease area must be in the area any of the following (each a <i>resource</i> <i>hority</i>)—	7 8 9
			(i)	a prospecting permit;	10
			(ii)	an exploration permit for coal;	11
			(iii)) a mineral development licence; and	12
		(1	b) the	applicant must—	13
			(i)	be the holder of the resource authority; or	14 15
			(ii)	have the consent of the holder of the resource authority to apply for the coal mining lease.	16 17 18
Clause	106	Amendment of s not included in s		Drilling and other activities on land e area)	19 20
		Section 237(5	5)(b)—		21
		omit, insert—			22
		(1	· ·	chief executive must record in the ister the details of the approval.	23 24
Clause	107	Amendment of s restricted land)	s 238 (Mining lease over surface of	25 26
		(1) Section 238(1)(b), 'b	efore the last objection day ends'—	27
		omit.			28
		(2) Section 238(3	8)—		29

[s 108]

		omit.	1
			1
			2
		renumber as section 238(3).	3
Clause	108	• • •	4 5
		Section 265(10)—	6
		omit, insert—	7
		under section 261 or struck out under section 267A before the Land Court forwards its recommendation to the Minister under section 269, the Land Court may remit the matter to the	8 9 10 11 12 13
Clause	109	· · · ·	14 15
		Section 275(3)(b)—	16
		omit, insert—	17
			18 19
Clause	110	Insertion of new s 275A	20
		After section 275—	21
		insert—	22
			23 24
		during the term of the mining lease, lodge an application with the chief executive for the Minister's approval for the surface of restricted	25 26 27 28 29

	mining lease.	1
(2)	The Minister may grant an application to include the surface of restricted land for the mining lease in the mining lease only if—	2 3 4
	(a) each relevant owner of the restricted land has given written consent to the application; and	5 6 7
	(b) the applicant has lodged each consent with the chief executive; and	8 9
	(c) there is an agreement about compensation, or a decision of the Land Court on compensation, with each relevant owner of the restricted land (other than an owner who is the applicant) for the inclusion of the surface of the land in the mining lease.	10 11 12 13 14 15
(3)	An application under subsection (1) must be accompanied by the fee prescribed by regulation.	16 17
(4)	A relevant owner of restricted land can not withdraw a consent under subsection $(2)(a)$ once it has been lodged with the chief executive.	18 19 20
(5)	If the application is granted—	21
	(a) the mining lease must be amended to give effect to the approval and the conditions stated in it; and	22 23 24
	(b) the chief executive must record in the register details about the approval.	25 26
(6)	To remove any doubt, it is declared that an application under this section to include the surface of restricted land for a mining lease in the mining lease is not an application for the grant of a mining lease under section 245.	27 28 29 30 31
_		

Clause 111 Amendment of s 276 (General conditions of mining lease) 32

(1) Section 276(1)—

33

[s 112]

			insert—			1
			(ał	of the states of	e holder uses land outside the boundary ne area of the mining lease for access to area of the mining lease, a condition that holder may use the land only for the owing purposes—	2 3 4 5 6
				(i)	to transport, by road across the surface of the land, something that is reasonably necessary to allow the holder to carry out an authorised activity for the mining lease;	7 8 9 10 11
				(ii)	to transport, by road across the surface of the land, any minerals mined under the authority of a mining tenement held by the holder;	12 13 14 15
				(iii)	to construct road transport infrastructure across the surface of the land that is reasonably necessary for the purpose of transporting a thing or mineral mentioned in subparagraph (i) or (ii); and	16 17 18 19 20 21
		(2)	Section 276(1)	(ab) to	(m)—	22
			<i>renumber</i> as se	ction 2	76(1)(b) to (n).	23
Clause	112		endment of s nt or renewal		Compensation to be settled before ning lease)	24 25
		(1)	Section 279, he mining lease'—	-	'to be settled before grant or renewal of	26 27
			omit, insert—			28
			ge	nerally	y	29
		(2)	Section 279(1),	, after	'renewed'—	30
			insert—			31
					application under section 275A must not a for the surface of restricted land to be	32 33

			[s 113	3]
			included in a mining lease,	1
		(3) Section 279	⁷⁹ (4) and (5)—	2
		omit.		3
Clause 11	113		of s 279A (Referral to Land Court of issue of n if not settled within 3 months after term of	
		Section 27	/9A—	7
		omit, inser	<i>t</i> —	8
			Deciding whether to grant mining lease if mpensation not determined	9 10
		(1)	Subsection (2) applies if, in relation to an application for the grant of a mining lease compensation has not been determined as mentioned in section 279(1)(a) and an application has not been made to the Land Court under section 281 by—	s, 12 s 13 n 14
			 (a) if the land or a part of land the subject of the application is a reserve and the Governor in Council consents to the grant in respect or that land—the day that is 3 months after the day the consent is given; or 	n 18 f 19
			 (b) if paragraph (a) does not apply and no objection to the application is lodged—the day that is 3 months after the last objection day for the application; or 	e 23
			(c) otherwise—the day that is 3 months after the day the Land Court makes a recommendation about the grant of the mining lease.	a 27
		(2)	The Minister may refuse to grant the mining lease	. 30

[s 114]

Clause	114	Amendment of s 280 (Compensation for owner of land where surface area not included)	1 2
		Section 280(3)—	3
		omit.	4
Clause	115	Amendment of s 281 (Determination of compensation by Land Court)	5 6
		Section 281(1)—	7
		omit, insert—	8
		 At any time before an agreement is made under section 279 or 280, a person who could be a party to the agreement may apply in writing to the Land Court to have the Land Court determine the amount of compensation. 	9 10 11 12 13
Clause	116	Amendment of s 285 (Mining lease may be specified it is not renewable)	14 15
		Section 285(3) and (4)—	16
		omit, insert—	17
		(3) If a mining lease is granted or renewed subject to a condition mentioned in subsection (2)—	18 19
		(a) the Minister must give written notice of the reasons for the decision; and	20 21
		(b) the chief executive must record in the register the details of the condition.	22 23
Clause	117	Amendment of s 286 (Application for renewal of mining lease)	24 25
		(1) Section 286—	26
		insert—	27
		(2A) Within 5 business days after the application is made, the holder must—	28 29

			(a)	give a copy of the application and of any documents or information prescribed by regulation to the following persons (each <i>an interested party</i>)—	1 2 3 4
				(i) each owner of land the subject of the mining lease;	5 6
				(ii) each owner of land outside the boundary of the area of the mining lease the holder intends to use to access the area of the mining lease; and	7 8 9 10
			(b)	if, in relation to the grant or renewal of the mining lease, an agreement for compensation has been made with an interested party under section 279 or a determination of compensation for an interested party has been made under section 281—give a copy of the most recent agreement or determination to the interested party.	11 12 13 14 15 16 17 18 19
		(2B)		subsection (3), the application given to an rested party need not include—	20 21
			(a)	information that may disclose the holder's financial and technical resources; or	22 23
			(b)	information that has a commercial or other value that would be, or could be expected to be, destroyed or diminished if the information were disclosed.	24 25 26 27
	(2)	Section 286	6(2A)	to (3)—	28
		<i>renumber</i> a	s sec	tion 286(3) to (5).	29
118	Am	nendment o	fs2	86A (Decision on application)	30
	(1)	Section 286	бА—		31
		insert—			32
		(8A)	Wit	hout limiting subsection (7)(b), the Minister	33
				Page 79	

Clause

[s 119]

		may also refuse the renewal if—	1
		 (a) compensation is to be determined as mentioned in section 279(1)(a) for the renewal of the mining lease; and 	2 3 4
		(b) the compensation is not determined within 3 months after the current term of the lease would, apart from section 286C, end; and	5 6 7
		(c) an application has not been made to the Land Court under section 281.	8 9
		(2) Section 286A(8A) and (9)—	10
		renumber as section 286A(9) and (10).	11
Clause	119	Omission of s 289 (Chief executive may issue instrument of mining lease)	12 13
		Section 289—	14
		omit.	15
Clause	120	Amendment of s 294 (Variation of conditions of mining lease)	16 17
		Section 294(5)—	18
		omit, insert—	19
		(5) The chief executive must record in the register the details of every variation made under this section of the conditions of a mining lease.	20 21 22
Clause	121	Amendment of s 295 (Variation of mining lease for accuracy etc.)	23 24
		(1) Section 295(4) and (5)—	25
		omit.	26
		(2) Section 295(6), 'Minister'—	27
		omit, insert—	28

[s 122]

			chief executive	1
		(3)	Section 295(8), 'subsection (7)'—	2
			omit, insert—	3
			subsection (5)	4
		(4)	Section 295(9), 'subsection (8)'—	5
			omit, insert—	6
			subsection (6)	7
		(5)	Section 295(11)(a), 'section 276(1)(c)'—	8
			omit, insert—	9
			section 276(1)(d)	10
		(6)	Section 295(14), 'subsections (11) and (13)'—	11
			omit, insert—	12
			subsections (9) and (11)	13
		(7)	Section 295(15), 'subsection (11) or (13)'—	14
			omit, insert—	15
			subsection (9) or (11)	16
		(8)	Section 295(6) to (17)—	17
			renumber as section 295(4) to (15).	18
Clause	122	On	nission of ss 296 and 297	19
			Sections 296 and 297—	20
			omit.	21
Clause	123		nendment of s 298 (Mining other minerals or use for ner purposes)	22 23
			Section 298(13)—	24
			omit, insert—	25
			(13) The chief executive must record in the register the	26

[s 124]

Page 82

		details of an approval given under this section.	1
Clause	124	Amendment of s 299 (Consolidation of mining leases)	2
		(1) Section 299(5)—	3
		omit.	4
		(2) Section 299(6) to (10)—	5
		renumber as section 299(5) to (9).	6
Clause	125	Amendment of s 309 (Surrender of mining lease)	7
		Section 309(7)—	8
		omit, insert—	9
		(7) If part of the area of a mining lease is surrendered under this section—	10 11
		(a) the chief executive must record in the register the details of the surrender; and	12 13
		(b) the lease continues in force for the part of the area not surrendered.	14 15
Clause	126	Insertion of new ss 315–315B	16
		Chapter 6, part 1—	17
		insert—	18
		315 Activity report for mining lease	19
		(1) A regulation may—	20
		 (a) require a holder or former holder of a mining lease to give the Minister a report (an <i>activity report</i>) about the activities carried out under the mining lease; and 	21 22 23 24
		(b) prescribe the following for the activity report—	25 26
		(i) when the report is to be given;	27

	[s 126]
	(ii) the information to be contained in the report.
(2)	The holder or former holder must give an activity report in compliance with the regulation.
	Maximum penalty—150 penalty units.
315A R	elinquishment report for mining lease
(1)	This section applies in relation to a holder of a mining lease who, under a relinquishment condition, relinquishes part of the area of the lease.
(2)	A regulation may—
	(a) require the holder to give the Minister a report (a <i>relinquishment report</i>) about the relinquishment; and
	(b) prescribe the following for the relinquishment report—
	(i) when the report is to be given;
	(ii) the information to be contained in the report;
	(iii) the persons to whom a copy of the report is to be given.
(3)	The holder must give a relinquishment report in compliance with the regulation.
	Maximum penalty—150 penalty units.
315B S	urrender report for mining lease
(1)	This section applies in relation to a holder of a mining lease who applies, under section 309, to surrender the lease or a stated part or percentage of the area of the lease.
(2)	A regulation may—

[s 127]

			(a)	require the holder to give the Minister a report (a <i>surrender report</i>) about the surrender; and	1 2 3
			(b)	prescribe the following for the surrender report—	4 5
				(i) when the report is to be given;	6
				(ii) the information to be contained in the report.	7 8
		(3)		holder must give a surrender report in pliance with the regulation.	9 10
			Max	imum penalty—150 penalty units.	11
Clause	127	Amendment c area)	of s 31	7 (Variation of access to mining lease	12 13
		Section 31	7(11)-	_	14
		omit.			15
Clause	128	Amendment o lease (276))	of s 31	8AAH (General conditions of mining	16 17
		(1) Section 31	8AAH	(1)—	18
		insert—			19
			(ab)	if the holder uses land outside the boundary of the area of the mining lease for access to the area of the mining lease, a condition that the holder may use the land only for the following purposes—	20 21 22 23 24
				(i) to transport, by road across the surface of the land, something that is reasonably necessary to allow the holder to carry out an authorised	25 26 27 28
				activity for the mining lease;	29

[s 129]

		[0 120]	
		the authority of a mining tenement held by the holder;	1 2
		 (iii) to construct road transport infrastructure across the surface of the land that is reasonably necessary for the purpose of transporting a thing or mineral mentioned in subparagraph (i) or (ii); and 	3 4 5 6 7 8
		(2) Section $318AAH(1)(ab)$ to (n)—	9
		<i>renumber</i> as section 318AAH(1)(b) to (o).	10
ause	129	Amendment of s 318BL (Additional criteria for deciding conditions or term)	11 12
		Section 318BL(1)(a) and (2), 'section 276(1)(m)'—	13
		omit, insert—	14
		section 276(1)(n)	15
ause	130	Amendment of s 318BM (Power to determine relinquishment condition)	16 17
		(1) Section 318BM(1) and (4), 'section 276(1)(m)'—	18
		omit, insert—	19
		section 276(1)(n)	20
		(2) Section 318BM(2), note—	21
		omit.	22
ause	131	Amendment of s 318BU (Additional criteria for deciding conditions or term)	23 24
		Section 318BU(1)(a) and (2), 'section 276(1)(m)'—	25
		omit, insert—	26
		section 276(1)(n)	27

Cla

Cla

Cla

[s 132]

Clause	132	Amendment of s 318CG (Additional criteria for deciding conditions)	1 2
		Section 318CG(1) and (2), 'section 276(1)(m)'—	3
		omit, insert—	4
		section 276(1)(n)	5
Clause	133	Omission of s 318CV (Obligation to lodge annual reports)	6
		Section 318CV—	7
		omit.	8
Clause	134	Omission of s 318CX (Relinquishment report)	9
		Section 318CX—	10
		omit.	11
Clause	135	Omission of s 318CY (Surrender report)	12
		Section 318CY—	13
		omit.	14
Clause	136	Amendment of s 318ELBG (Additional criteria for deciding provisions of mining lease)	15 16
		Section 318ELBG(1)(a), 'section 276(1)(m)'—	10
		omit, insert—	18
		section 276(1)(n)	19
Clause	107	Amondment of a 2247M (Dravisions shout componention	•
Clause	137	Amendment of s 334ZM (Provisions about compensation for owners of lots 65 and 66 on RP909055)	20 21
		Section 334ZM(4), note, 'and (4)'—	22
		omit.	23

[s 138]

Clause	138		of s 334ZZJ (Ownership of works in connection with water monitoring bore)	$1 \\ 2$
		(1) Section 33	34ZZJ—	3
		insert—		4
		(3A)	However, subsection (2) does not apply if the water monitoring bore is transferred under part 4.	5 6
		(2) Section 33	34ZZJ(3A) to (6)—	7
		renumber	as section $334ZZJ(4)$ to (7).	8
Clause	139	Insertion of r	new ch 12A, pt 4	9
		Chapter 12	2A—	10
		insert—		11
		Part	4 Water monitoring bores	12
		Divisi	ion 1 Transfer of water	13
			monitoring bores	14
		334ZZ	L Operation of division	15
		(1)) This division permits, in particular circumstances, the transfer of the following in relation to a water monitoring bore—	16 17 18
			(a) the control of, and responsibility for, the bore;	19 20
			(b) the ownership of any works constructed in connection with the bore.	21 22
			Note—	23
			For the ownership of works mentioned in paragraph (b) generally, see section 334ZZJ.	24 25
		(2)) In this division, a <i>transfer</i> of a water monitoring bore is a reference to a transfer in relation to the bore mentioned in subsection (1).	26 27 28

	I Transfer permitted only under division]
	A purported transfer of a water monitoring bore is of no effect unless—	2
	(a) the transfer is permitted under this division; and	2
	(b) the requirements for making the transfer have been complied with.	ϵ
334ZZN	Effect of transfer	8
(1)	If a water monitoring bore is transferred, any obligation the transferor had under this Act or another law in relation to the bore ends.	9 1 1
(2)	However, if the transferor is someone other than the State, subsection (1) does not apply in relation to the Environmental Protection Act.	1 1 1
	Note—	
	For transfers by the State, see section 334ZZU.	1
334770	Transfer of water monitoring bore to	
	downer	1
lan	downer An owner of a water monitoring bore may transfer	
lan	 downer An owner of a water monitoring bore may transfer the bore to a landowner if— (a) a notice in the approved form is given to the 	
lan	 downer An owner of a water monitoring bore may transfer the bore to a landowner if— (a) a notice in the approved form is given to the Minister; and (b) the transfer fee prescribed by regulation is 	
lan	 downer An owner of a water monitoring bore may transfer the bore to a landowner if— (a) a notice in the approved form is given to the Minister; and (b) the transfer fee prescribed by regulation is paid. 	
lan	 downer An owner of a water monitoring bore may transfer the bore to a landowner if— (a) a notice in the approved form is given to the Minister; and (b) the transfer fee prescribed by regulation is paid. Note— 	, , , , , , , , , , , , , , , , , , ,

	[s 139]		
1 2	(b) the signed consent of the landowner to the transfer.		
3	In this section—	(3)	
4 5	<i>landowner</i> means the owner of the land on which the water monitoring bore is located.		
6 7	Transfer of water monitoring bore to the te	334ZZP Sta	
8 9	An owner of a water monitoring bore may transfer the bore to the State if—	(1)	
10 11 12	(a) the owner gives the Minister a notice, in the approved form, offering to transfer the bore to the State; and		
13 14 15 16	 (b) the Minister receives the notice no later than 60 business days before the owner must, as required under section 334ZZS, decommission the bore; and 		
17 18 19	(c) the Minister, within 20 business days after receiving the notice, gives the owner notice that the State consents to the transfer.		
20 21 22 23	The approved form must require a statement by the owner that, if the bore was constructed under section $334ZQ(1)(c)$, section $334ZQ(3)$ has been complied with for the bore.	(2)	
24 25 26	If the Minister gives the owner a notice under subsection $(1)(c)$, the notice must state the day the transfer takes effect.	(3)	
27 28 29 30	If the Minister does not give the owner a notice under subsection (1)(c), the owner must, as required under section 334ZZS, decommission the bore.	(4)	

lea	se or water monitoring authority
(1)	An owner of a water monitoring bore may transfer the bore to a holder of a mineral development licence, mining lease or water monitoring authority if—
	(a) the bore is in the area of the licence, lease or authority; and
	(b) the owner gives the Minister a notice in the approved form about the transfer; and
	(c) the transfer fee prescribed by regulation is paid.
(2)	The approved form must require a statement by the owner that, if the bore was constructed under section $334ZQ(1)(c)$, section $334ZQ(3)$ has been complied with for the bore.
4ZZF	Notice of transfer to Water Act regulator
(1)	If a transfer is made under section 334ZZO or 334ZZQ, the Minister must give the Water Act regulator notice of the transfer.
(2)	A failure to comply with subsection (1) does not invalidate or otherwise affect the transfer.
(3)	In this section—
	<i>Water Act regulator</i> means the chief executive of the department in which the Water Act is

monitoring bores

29

334ZZS	Obligation to decommission	1
(1)	This section applies to a person (the <i>owner</i>) who	2
	holds a mineral development licence, mining	3
	lease or water monitoring authority under which a	4
	water monitoring bore was constructed, unless the	5
	water monitoring bore has, under division 1, been transferred.	6 7
(2)	The owner must decommission the bore from use under this Act before—	8 9
	(a) the mineral development licence, mining lease or water monitoring authority ends; or	10 11
	(b) the land on which the bore is located is no	12
	longer in the area of the licence, lease or	13
	authority.	14
	Maximum penalty—500 penalty units.	15
(3)	For subsection (1), the bore is decommissioned	16
	from use under this Act only if—	17
	(a) it has been plugged and abandoned in the	18
	way prescribed by regulation; and	19
	(b) the decommissioning complies with the	20
	Water Act, sections 816 and 817; and	21
	(c) the owner gives the chief executive a notice,	22
	in the approved form, of the	23
	decommissioning of the bore.	24
(4)	Subsection (3)(b) applies only to the extent it is	25
	not inconsistent with subsection (3)(a).	26
22 177 T	Pight of ontry to facilitate	77
	Right of entry to facilitate commissioning	27 28
(1)	This section applies if—	29
	(a) an owner of a water monitoring bore has not	30
	decommissioned the bore as required under	31
	section 334ZZS; and	32

		(b)	the mineral development licence, mining lease or water monitoring authority under which the bore was constructed has ended or the land on which the bore is located is no longer in the area of the licence, lease or authority.	1 2 3 4 5 6
((2)		owner may enter the following land to carry the decommissioning—	7 8
		(a)	land (the <i>primary land</i>) on which the decommissioning must be, or was required to be, carried out;	9 10 11
		(b)	any other land (the <i>access land</i>) it is reasonably necessary to cross for access to the primary land.	12 13 14
((3)	and subo	Common Provisions Act, chapter 3, parts 2, 3 6 and part 7, divisions 1, 2 and 5 (other than division 3) applies to the owner in the owing way—	15 16 17 18
		(a)	if the mineral development licence or water monitoring authority under which the bore was constructed has ended, as if—	19 20 21
			(i) it were still in force; and	22
			(ii) the owner is its holder;	23
		(b)	if the mining lease under which the bore was constructed has ended, as if—	24 25
			(i) it were still in force; and	26
			(ii) the owner is its holder; and	27
			(iii) the Common Provisions Act, sections 37, 56(2) and 80 did not exclude the application of chapter 2, parts 2, 3 and 7 to a mining lease;	28 29 30 31
		(c)	as if the primary land and access land are in the area of the mineral development licence,	32 33

	mining lease or water monitoring authority under which the bore was constructed;(d) as if the decommissioning is an authorised activity for the mineral development licence, mining lease or water monitoring authority under which the bore was constructed.	1 2 3 4 5 6
	Responsibility for bore after commissioning	7 8
(1)	This section applies if an owner of a water monitoring bore has, under section 334ZZS, decommissioned the bore.	9 10 11
(2)	Despite the decommissioning, the owner continues to be responsible under this Act for the bore until the earlier of the following times (the <i>relevant time</i>)—	12 13 14 15
	 (a) the end of the mineral development licence, mining lease or water monitoring authority under which the bore was constructed; 	16 17 18
	(b) when the land on which the bore is located is no longer in the area of the mineral development licence, mining lease or water monitoring authority under which the bore was constructed.	19 20 21 22 23
(3)	At the relevant time the bore is taken to have been transferred to the State.	24 25
(4)	Subsection (3) applies despite—	26
	(a) the bore being on or part of land owned by someone else; or	27 28
	(b) the sale or other disposal of the land.	29
(5)	After the relevant time, the State may transfer the bore.	30 31
(6)	However—	32
	(a) the transfer from the State can only be to—	33

[s 140]

		(i) the owner of the land on which the bore is located; or	1 2
		(ii) a holder of a mineral development licence, mining lease or water monitoring authority, the area of which includes that land; and	3 4 5 6
		(b) the transfer from the State and the use of the bore by the transferee is subject to this Act and any other relevant Act or law.	7 8 9
Clause	140	Amendment of s 335F (Application of pt 2)	10
		Section 335F(1), 'an election notice'—	11
		omit, insert—	12
		a conference election notice	13
Clause	141	Amendment of s 335G (Calling conference)	14
		(1) Section $335G(1)$, 'an election notice'—	15
		omit, insert—	16
		a conference election notice	17
		(2) Section 335G(1), from 'about' to 'agreement'—	18
		omit.	19
Clause	142	Amendment of s 335I (What happens if a party does not attend)	20 21
		(1) Section 335I(1), 'the conference'—	22
		omit, insert—	23
		a conference under section $335G(2)$	24
		(2) Section 355I(2), note—	25
		omit.	26

[s 143]

Clause	143	Amendment of s 335J (Authorised officer's role)	1
Clause	145	Section 335J(2), 'section 89'—	1 2
		omit, insert—	2
		section 83B	
		Section 85D	4
Clause	144	Amendment of s 335L (Agreement made at conference)	5
		Section 335L(2)—	6
		omit.	7
Clause	145	Amendment of s 342 (Powers of authorised officers)	8
		Section 342(1)(e)—	9
		omit, insert—	10
		 (e) require a person to produce any books, accounts, records or documents and inspect, make copies of, or take extracts from, the books, accounts, records or documents; 	11 12 13 14
Clause	146	Amendment of s 344A (Authorised person to carry out rehabilitation activities)	15 16
		Section 344A(5)(b)(i)—	17
		omit, insert—	18
		(i) section 93(4)(b)(i) or (ii); or	19
Clause	147	Amendment of s 345 (Compensation)	20
		(1) Section $345(3)$ —	21
		omit.	22
		(2) Section 345(5), 'subsection (4)'—	23
		omit, insert—	24
		subsection (3)	25

[s 148]

		(3) Section 345(4) and (5)—	1
		<i>renumber</i> as section 345(3) and (4).	2
Clause	148	Amendment of s 346 (Land Court's decision about compensation)	3 4
		Section 346(1), 'section 345(5)'—	5
		omit, insert—	6
		section 345(4)	7
Clause	149	Insertion of new ch 13, pt 6	8
		Chapter 13—	9
		insert—	1(
		Part 6 Releasing required information	11 12
		382 Public release of required information	13
		(1) A holder of a mining tenement is taken to authorise the chief executive to do the following in relation to required information for the mining tenement after the end of any confidentiality period prescribed by regulation—	14 13 10 17 18
		(a) publish, in the way prescribed by regulation, the required information for public use;	19 20
		(b) on payment of a fee prescribed by regulation, make the required information available to any person.	2 22 23
		(2) A confidentiality period prescribed under subsection (1) does not apply if the required information is about an authorised activity carried out in an area that is no longer in the area of the mining tenement.	24 25 26 27 28

[s 150]

		Example—	1
		The required information is a seismic survey carried out on particular land in the area of an exploration permit. Subsection (1) does not apply if all of that land is reduced from the area of the permit.	2 3 4 5
		(3) The authorisation is not affected by the ending of the mining tenement.	6 7
		383 Minister may use required information	8
		(1) A holder of a mining tenement is taken to authorise the chief executive to use the required information for the mining tenement for—	9 10 11
		(a) purposes reasonably related to this Act; and	12
		(b) the services of the State.	13
		(2) The authorisation is not affected by the ending of the mining tenement.	14 15
Clause	150	Amendment of s 386O (Place or way for making applications, giving, filing, forwarding or lodging documents or making submissions)	16 17 18
		(1) Section $386O(6)(c)$, '194(1)(e)'—	19
		omit, insert—	20
		194(1)(g)	21
		(2) Section 386O(6)(d), 'section 318AAH(1)(f)'—	22
		omit, insert—	23
		section 318AAH(1)(g)	24
Clause	151	Amendment of s 386Y (Person carrying out activity under s 386V contravening condition or this Act)	25 26
		(1) Section $386Y(2)(b)$ —	27
		omit, insert—	28

[s 152]

				(b)	inviting the person to show cause, within the period stated in the notice, why the person's authority to carry out the activity under section 386V should not end.	1 2 3 4	
		(2)	Section 386	6Y(3)	(b), 'subsection (4)(a)'—	5	
			omit, insert	. <u> </u>		6	
				sub	section (4)	7	
		(3)	Section 386	6Y(3)	(c)—	8	
			omit.			9	
		(4)	Section 386	Section 386Y(4) and (5)—			
			omit, insert			11	
			(4)	-	erson given a notice under subsection (3) is no ger authorised to carry out the activity on the l.	12 13 14	
			(5)	app	erson given a notice under subsection (3) may eal to the Land Court against the chief cutive's decision to give the notice.	15 16 17	
Clause	152	On	nission of s	389	(Duplicate permits, leases etc.)	18	
			Section 389)		19	
			omit.			20	
Clause	153		nendment o ngs)	fs4	04B (Interference with particular	21 22	
		(1)	Section 404	B (1)	(b)—	23	
			omit, insert			24	
				(b)	a number (a <i>marked number</i>) marked or engraved on a post or cairn of stones used for marking out the boundary of the part of the area to which an application for a mining claim or mining lease relates;	25 26 27 28 29	

			[s 154]	
		(2)	Section 404B(2)—	1
			omit, insert—	2
			(2) For subsection (1), it is a reasonable excuse for a person to interfere with a boundary marker or marked number if the marker or number is no longer required under this Act.	3 4 5 6
		(3)	Section 404B(3), definition <i>interfere with</i> , 'certificate of public notice,'—	7 8
			omit.	9
ause	154	Am	endment of s 413 (Evidentiary provision)	10
		(1)	Section 413(4)(a)(i)—	11
			omit.	12
		(2)	Section 413(4)(a)(ii) to (iv)—	13
			renumber as section 413(4)(a)(i) to (iii).	14
ause	155	Am	endment of s 417 (Regulation-making power)	15
		(1)	Section 417(2)(r), '141(1)(e), 194(1)(e) or 318AAH(1)(f)'—	16
			omit, insert—	17
			318AAH(1)(g)	18
		(2)	Section 417(4), definition <i>report</i> , 'section 318AAH(1)(f)'—	19
			omit, insert—	20
			section 318AAH(1)(g)	21
ause	156		endment of s 833 (Act as in force on relevant day ntinues to apply for particular mining leases)	22 23
			Section 833—	24
			insert—	25
			Note—	26
			See section 842 for the application of this provision.	27

Cla

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[s 157]

Clause	157				Relevant provisions continue to ning tenements)	1 2
		Section 834	1—			3
		insert—				4
		Note—				5
		See section	n 843 t	for the	e application of this provision.	6
Clause	158	Insertion of ne	ew cl	h 15,	, pt 13	7
		Chapter 15-				8
		insert—				9
		Part 1	3		Transitional provisions	10
					for Mineral, Water and	11
					Other Legislation	12
					Amendment Act 2017	13
		gra	nt o	r ren	compensation for applications for ewal of mining claims and mining before commencement	14 15 16
		(1)			ion applies to an application for the grant al of a mining claim or mining lease if—	17 18
			(a)	the com	application was made before the imencement; and	19 20
			(b)	imn	nediately before the commencement—	21
				(i)	the application had not been decided; and	22 23
				(ii)	compensation in relation to the grant or renewal of the mining claim or mining lease had not been determined as mentioned in section $85(1)(a)$ or 279(1)(a).	24 25 26 27 28
		(2)			t, as in force immediately before the cement, continues to apply in relation to	29 30

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[s 158]

	determining compensation in relation to the grant or renewal of the mining claim or mining lease as if the <i>Mineral</i> , <i>Water and Other Legislation</i> <i>Amendment Act 2017</i> had not been enacted.								
841 Co	ntinuing effect of consent to enter reserve	5							
	A written consent given by an owner of a reserve to a person under schedule 1, section 4 before the commencement continues in effect as if the <i>Mineral, Water and Other Legislation</i> <i>Amendment Act 2017</i> had not been enacted.	6 7 8 9 10							
	plication of s 833 for particular mining ses	11 12							
(1)	Section 833—	13							
	 (a) applies only to an application for a mining lease over non-exclusive land if, immediately before its omission, former schedule 1A, part 6 applied to the application; and 	14 15 16 17 18							
	(b) is taken to have always applied only to an application mentioned in paragraph (a).	19 20							
(2)	This section applies despite section 833.	21							
(3)	In this section—	22							
	<i>former schedule 1A, part 6</i> means schedule 1A, part 6 as in force immediately before its omission under the Common Provisions Act.	23 24 25							
	non-exclusive land see section 833(3).	26							
ten	plication of s 834 for particular mining mements	27 28							
(1)	Section 834—	29							

[s 159]

С

С

			 (a) applies only to a mining tenement if, immediately before its omission, former schedule 1A, part 6 applied to the mining tenement; and 	1 2 3 4
			(b) is taken to have always applied only to a mining tenement mentioned in paragraph (a).	5 6 7
		(2)	This section applies despite section 834.	8
		(3)	In this section—	9
			<i>former schedule 1A</i> means schedule 1A as in force immediately before its omission under the Common Provisions Act.	10 11 12
lause	159	Amendment o occupier)	f sch 1, s 1 (Notice of entry to owner or	13 14
		Schedule 1	section 1(3), '5 business days'—	15
		omit, insert	<u> </u>	16
			10 business days	17
lause	160	-	of sch 1, s 4 (Consent of owner of reserve)	18 19
		omit, insert 4 Ent	ry to reserve	20
		(1)	A person may enter the surface of a reserve under section 386V only—	21 22 23
			(a) if the person has complied with section 1; and	24 25
			(b) if an owner of the reserve imposes conditions on the entry—in compliance with the conditions.	26 27 28
		(2)	A condition imposed under subsection (1)(b) must be a reasonable and relevant condition about	29 30

					[s 161]	
				acti	entry to the reserve or the carrying out of an vity under section 386V on land in the area of reserve.	1 2 3
Clause	161	An	nendment o	f scl	n 2 (Dictionary)	4
		(1)		ring,	nitions conduct and compensation agreement, election notice and restricted land, first	5 6 7
			omit.			8
		(2)	Schedule 2-			9
			insert—			10
				acti	vity report—	11
				(a)	for an exploration permit—see section 178A(a); or	12 13
				(b)	for a mineral development licence—see section 231AA(a); or	14 15
				(c)	for a mining lease—see section 315(1)(a).	16
					<i>l interest</i> , for chapter 4, part 3, division 5, see ion 136O.	17 18
					<i>I mining project</i> , for chapter 4, part 3, division ee section 136P(1).	19 20
					<i>ference election notice</i> see the Common visions Act, section 83A(2).	21 22
				fina	l report—	23
				(a)	for an exploration permit—see section 178C(a); or	24 25
				(b)	for a mineral development licence—see section 231AC(a).	26 27
				pers	<i>ter</i> , of a water monitoring bore, means the son who, under section 334ZZJ, owns the ks constructed in connection with the bore.	28 29 30
				par	tial relinquishment report, for an exploration	31

[s 162]

			permit, see section 178B(a).	1
			<i>partial surrender report</i> , for a mineral development licence, see section 231AB(a).	2 3
			<i>project land</i> , for a coal mining project, for chapter 4, part 3, division 5, see section 136P(2).	4 5
			<i>relinquishment report</i> , for a mining lease, see section 315A(2)(a).	6 7
			<i>required information</i> , for a mining tenement, means information about authorised activities carried out under the mining tenement that its holder has lodged under this Act.	8 9 10 11
			<i>road transport infrastructure</i> means transport infrastructure relating to roads.	12 13
			<i>surrender report</i> , for a mining lease, see section 315B(2)(a).	14 15
			<i>transfer</i> , of a water monitoring bore, see section 334ZZL(2).	16 17
		(3) Schedule 2,	definition At Risk agreement, editor's note—	18
		omit, insert		19
			Editor's note—	20
			The agreement is available on the department's website.	21
	Part	7	Amendment of Mineral	22
			Resources Regulation 2013	23
Clause	162	Regulation am	nended	24
		This part an	nends the Mineral Resources Regulation 2013.	25
Clause	163		f s 8 (Conditions—Act, s 81)	26
		Section 8(1), 'section 81(1)(o)'—	27

				Part 7 Amendment of Mineral Resources Regulation 2013	
				[s 164]	
			omit, insert	·	1
				section 81(1)(p)	2
Clause	164	Am	endment o	f s 12 (Conditions—Act, s 194)	3
			Section 12,	'section 194(1)(i)'—	4
			omit, insert	·	5
				section 194(1)(k)	6
Clause	165	Am 194		f s 13 (Annual reports—Act, ss 141 and	7 8
		(1)	Section 13,	heading—	9
			omit, insert	<u>. </u>	10
			13 Act	ivity reports—Act, ss 178A and 231AA	11
		(2)	Section 13,	before subsection (1)—	12
			insert—		13
			(1AA)	For section 178A(a) and (b)(i) of the Act, a holder of an exploration permit must give the Minister an activity report within 1 month after each anniversary of the day the permit takes effect.	14 15 16 17
			(1AB)	For section 231AA(a) and (b)(i) of the Act, a holder of a mineral development licence must give the Minister an activity report within 1 month after each anniversary of the day the licence takes effect.	18 19 20 21 22
		(3)	Section 13(1) from 'A report' to 'must contain'—	23
			omit, insert	·	24
				The activity report must contain	25
		(4)	Section 13(2), 'annual report'—	26
			omit, insert	·	27
				activity report	28

Mineral, Water and Other Legislation Amendment Bill 2017

[s 166]

		(5) Section 13(1AA) to (2)— renumber as section 13(1) to (4).	1 2
Clause	166	Amendment of s 14 (Expenditure statement for annual report)	3 4
		(1) Section 14, heading—	5
		omit, insert—	6
		14 Expenditure statement for activity report	7
		(2) Section 14(1), (3) and (4), 'annual report'—	8
		omit, insert—	9
		activity report	10
Clause	167	Amendment of s 15 (First annual reports—Act, ss 141 and 194)	11 12
		(1) Section 15, heading—	13
		omit, insert—	14
		15 First activity report—Act, ss 178A and 231AA	15
		(2) Section 15, from 'The first' to 'must contain'—	16
		omit, insert—	17
		The first activity report given under section 13 for an exploration permit or a mineral development licence must contain	18 19 20
		(3) Section 15(a) and (b), 'annual report'—	21
		omit, insert—	22
		activity report	23
Clause	168	Amendment of s 16 (Partial surrender reports and partial relinquishment reports—Act, ss 141 and 194)	24 25
		(1) Section 16, heading—	26
		omit, insert—	27
[s 169]

				artial relinquishment reports and partial urrender reports—Act, ss 178B and 231AB	1 2
		(2)	Section 1	6, before subsection (1)—	3
			insert—		4
			(1AA)	For section 178B(a) and (b)(i) of the Act, a holder of an exploration permit must give the Minister a partial relinquishment report about a reduction in the area of the permit within 2 months after the reduction takes effect.	5 6 7 8 9
			(1AB)	For section 231AB(a) and (b)(i) of the Act, a holder of a mineral development licence must give the Minister a partial surrender report about a reduction in the area of the licence within 2 months after the reduction takes effect.	10 11 12 13 14
		(3)	Section 1	6(1) from 'A report' to 'must contain'—	15
			omit, inse	rt—	16
				The partial relinquishment report or partial surrender report must contain	17 18
		(4)	Section 1	5(1AA) to (3)—	19
			renumber	as section 16(1) to (5).	20
Clause	169	Am	endment	of s 17 (Final reports—Act, ss 141 and 194)	21
		(1)	Section 1	7, heading—	22
			omit, inse	rt—	23
			17 Fi	nal reports—Act, ss 178C and 231AC	24
		(2)	Section 1	7, before subsection (1)—	25
			insert—		26
			(1AA)	For section 178C(a) and (b)(i) of the Act, a holder of an exploration permit must give the Minister a final report within 2 months after the permit ends.	27 28 29
			(1AB)	For section 231AC(a) and (b)(i) of the Act, a holder of a mineral development licence must	30 31

[s 170]

		give the Minister a final report within 2 months after the licence ends.	1 2
		(3) Section 17(1) from 'A report' to 'must contain'—	3
		omit, insert—	4
		The final report must contain	5
		(4) Section 17(1)(a), 'section 16(1)(a) to (f)'—	6
		omit, insert—	7
		section 16(3)(a) to (f)	8
		(5) Section 17(2), 'subsection (1)(a)'—	9
		omit, insert—	10
		subsection (3)(a)	11
		(6) Section $17(1AA)$ to (3)—	12
		<i>renumber</i> as section $17(1)$ to (5).	13
Clause	170	Amondment of a 18 (Civing reports Act as 141 and 104)	
Viause	170	Amendment of s 18 (Giving reports—Act, ss 141 and 194)	14
Clause	170	Section 18(1), '194(1)(e)'—	14 15
Ulduse	170		
Clause	170	Section 18(1), '194(1)(e)'—	15
Clause	170	Section 18(1), '194(1)(e)'— omit, insert—	15 16
	-	Section 18(1), '194(1)(e)'— omit, insert— 194(1)(g)	15 16 17
	-	Section 18(1), '194(1)(e)'— <i>omit, insert</i> — 194(1)(g) Amendment of s 22 (Conditions—Act, s 276)	15 16 17 18
	-	Section 18(1), '194(1)(e)'— <i>omit, insert</i> — 194(1)(g) Amendment of s 22 (Conditions—Act, s 276) Section 22, 'section 276(1)(1)'—	15 16 17 18 19
	-	Section 18(1), '194(1)(e)'— omit, insert— 194(1)(g) Amendment of s 22 (Conditions—Act, s 276) Section 22, 'section 276(1)(1)'— omit, insert—	15 16 17 18 19 20
Clause	171	Section 18(1), '194(1)(e)'- <i>omit, insert</i> - 194(1)(g) Amendment of s 22 (Conditions-Act, s 276) Section 22, 'section 276(1)(1)'- <i>omit, insert</i> - section 276(1)(m)	15 16 17 18 19 20 21
Clause	171	Section 18(1), '194(1)(e)'- <i>omit, insert</i> - 194(1)(g) Amendment of s 22 (Conditions-Act, s 276) Section 22, 'section 276(1)(1)'- <i>omit, insert</i> - section 276(1)(m) Insertion of new ch 2, pt 4, div 5	15 16 17 18 19 20 21 22

Divisio	on 5		Reports for coal or oil shale mining leases	1 2				
			orts for coal or oil shale mining s 315	3 4				
(1)	holo give anni	For section 315(1)(a) and (b)(i) of the Act, a holder of a coal or oil shale mining lease must give the Minister, within 2 months after each anniversary day for the lease, an activity report for the lease.						
(2)	The	activi	ity report must—	10				
	(a)	12 m	details of each of the following for the onths that ended on the last anniversary for the lease—	11 12 13				
		(i)	the amount and location of coal seam gas mined;	14 15				
			the amount of each designated CSG product mined;	16 17				
		(iii)	the percentage of methane in each designated CSG product mined;	18 19				
		· /	the amount and location of each other mineral mined;	20 21				
		(v)	for each mineral mentioned in subparagraphs (i) and (ii)—	22 23				
			(A) the amount sold; and	24				
			(B) the amount disposed of other than by sale; and	25 26				
			(C) each method of disposal other than sale; and	27 28				
			(D) the amount disposed of under each other method;	29 30				

[s 172]

	(vi) whether there was any subsidence and, if there was any, its nature; and	1 2
	(b) if the report states there was subsidence, include a plan showing its extent; and	3 4
	(c) include a plan of the mine working envelope for the mining lease; and	5 6
	(d) state details of the coal seam gas mined or proposed to be mined within the mine working envelope.	7 8 9
(3)	If the mining lease ends, its former holder must give the Minister a report for the period from the last anniversary day for the lease to when it ended that gives the information mentioned in subsection (2).	10 11 12 13 14
(4)	In this section—	15
	<i>anniversary day</i> , for a mining lease, means a day that is the anniversary of the day on which the term of the mining lease started.	16 17 18
	<i>mine working envelope</i> means land that covers any of the following or is needed for post-production activities—	19 20 21
	(a) past mine workings;	22
	(b) current mine workings;	23
	(c) mine workings scheduled to be mined within the next 5 years;	24 25
	(d) authorised activities for the mining lease associated with the processing, transportation, storage and use of the coal seam gas produced.	26 27 28 29
	linquishment report for coal or oil shale ning leases—Act, s 315A	30 31

This section applies if, under a relinquishment 32 condition, a holder of a coal or oil shale mining 33

	lease relinquishes part of the area of the lease.	1
(2)	The notice making the relinquishment must be accompanied by a relinquishment report tha includes details about—	
	(a) the authorised activities carried out on the land to which the notice relates; and	e 5 6
	(b) the results of the activities.	7
(3)	The holder must give a copy of the relinquishmen report to—	t 8 9
	(a) the relevant authority to prospect holder and	; 10 11
	(b) anyone who has a current application for a petroleum lease for the land to which the notice relates.	
	rrender report for coal or oil shale mining ses—Act, s 315B	15 16
(1)	This section applies if a holder of a coal or oi shale mining lease makes a surrender application mentioned in section 318EG of the Act.	
(2)	The application must be accompanied by a surrender report that includes details about—	a 20 21
	(a) the authorised activities carried out on the land to which the notice relates; and	e 22 23
	(b) the results of the activities.	24
		25
mission of s ocument)	92 (Application for duplicate authorising	26 27
		26

Clause 173

Mineral, Water and Other Legislation Amendment Bill 2017 Part 7 Amendment of Mineral Resources Regulation 2013

[s 174]

Clause	174	Insertion of ne	ew s 112	1
		Chapter 4, j	part 10—	2
		insert—		3
		pla	quirement for joint interaction management n relating to overlapping petroleum lease ler 1923 Act	4 5 6
		(1)	This section applies in relation to coal mining operations carried out under a coal mining lease in an overlapping area if a petroleum lease relating to the overlapping area is a petroleum lease under the <i>Petroleum Act 1923</i> .	7 8 9 10 11
		(2)	A plan made under the pre-amended regulation, section 25 or 26, in relation to the coal mining operations is taken to be a joint interaction management plan for the purposes of section $25(1)(a)$.	12 13 14 15 16
		(3)	Subsection (2) applies until a joint interaction management plan is made under section 25 for the coal mining operations.	17 18 19
		(4)	The holder of the coal mining lease responsible for making a joint interaction management plan under section 25 must—	20 21 22
			 (a) make reasonable attempts to consult with the operator of each authorised activities operating plant, as mentioned in section 25(1)(b)(i), within 2 months after the commencement; and 	23 24 25 26 27
			(b) if the holder seeks to rely on section 25(2)—give the operator of each authorised activities operating plant a copy of the proposed plan, as mentioned in that subsection, within 2 months after the commencement.	28 29 30 31 32 33
		(5)	In this section—	34
			pre-amended regulation means this regulation as	35

							[s 175]	
						mmediately be 111.	fore the commencement	1 2
Clause	175	Ame	ndment o	of sch	5 (F	ees)		3
			Schedule 5	, part 8	8—			4
		(omit.					5
	Part	t 8		Am 192		dment of I	Petroleum Act	6 7
Clause	176	Act a	amended					8
		r	Гhis part ar	mends	the	Petroleum Act 1	923.	9
Clause	177	Ame	ndment o	of s 2 (Definitions)				
Ciddoo		1				-	troleum tenure, election and water observation	11 12 13
		(omit.					14
		(2)	Section 2—	_				15
		1	insert—					16
				192 3	Act	petroleum tent	ure—	17
				(a)		erally, means ar e under this Act	authority to prospect or t; and	18 19
				(b)		the following er monitoring au	provisions, includes a uthority—	20 21
					(i)	section 75K;		22
					(ii)	part 6D, divisi	ons 3 and 4;	23
					(iii)	part 6L, divisio	on 2;	24
					(iv)	parts 6O, 6P a	nd 6R.	25

[s 177]

	visions Act, section 83A(2).	4			
•	ginal notional sub-blocks, of an authority to spect—	2			
1	The <i>original notional sub-blocks</i> , of an authority to prospect, are the sub-blocks included in the area of the authority at the following time—				
	 (a) if the authority was granted before 31 December 2004—immediately after its first renewal after that day; 				
	 (b) if the authority was granted on or after 31 December 2004—when it was originally granted. 				
2	However, the <i>original notional sub-blocks</i> do not include any sub-block completely within the area of a lease under this Act or a 2004 Act lease.				
wai	ter observation bore—				
1	A <i>water observation bore</i> is a bore to monitor water levels and includes—				
	(a) a well that, under part 6D, division 2, has been, or is taken to have been, converted to a water observation bore; and				
	(b) a water monitoring bore under the Water Act.				
2	A reference to a water observation bore includes its casing, wellhead and any other works constructed in connection with the bore.	, , , ,			

[s 178]

Clause	178		1 2
		(1) Section $18A(3)(a)$ —	3
		omit, insert—	4
			5 6
		(2) Section 18A(4), 'the instrument'—	7
		omit, insert—	8
		the register	9
		(3) Section 18A(4), after 'the reference to the block'—	10
		insert—	11
		in the register	12
Clause	179		13 14
		(1) Section $40B(3)(a)$ —	15
		omit, insert—	16
			17 18
		(2) Section 40B(4), 'the instrument'—	19
		omit, insert—	20
		the register	21
		(3) Section 40B(4), after 'the reference to the block'—	22
		insert—	23
		in the register	24
Clause	180	Amendment of s 44 (Form etc. of lease)	25
		(1) Section $44(1)(a)$ —	26
		omit.	27

[s 181]

		(2)	Section 44(1)(b) to (d)—	1
			renumber a	s section 44(1)(a) to (c).	2
Clause	181		endment o enants of I	f s 47 (Reservations, conditions and ease)	3 4
		(1)	Section 47(1), 'shall contain'—	5
			omit, insert		6
				is subject to	7
		(2)	Section 47(2)—	8
			omit, insert		9
			(2)	If an application for a lease has been granted, the applicant and the applicant's assigns are taken to have entered into the covenants and accepted the reservations and conditions mentioned in subsection (1).	10 11 12 13 14
Clause	182	Am	endment o	f s 65 (Reservations in favour of State)	15
			Section 65(1), 'is taken to contain'—	16
			omit, insert		17
				is subject to	18
Clause	183			f s 75C (Authorisation to enter to facilitate ith s 74X or this division)	19 20
			Section 750	C(2), from 'Parts' to 'section 2'—	21
			omit, insert		22
				Section 74X, the definition <i>conditions</i> in section 2 and the Common Provisions Act, chapter 3, part 2 (other than division 5) and parts 3 and 7	23 24 25

[s 184]

Clause	184			5Q (Transfer of water observation bore bre to landowner)	1 2
		Section 750	Q(1),	note—	3
		omit, insert	<u> </u>		4
			Note	_	5
			S	ee also the Water Act 2000, section 808.	6
Clause	185	Insertion of ne	ew s	75QA	7
		After section	on 75	Q—	8
		insert—			9
		75QATr	ansf	er of water observation bore to State	10
		(1)	a w	923 Act petroleum tenure holder may transfer ater observation bore in the area of the tenure ne State if—	11 12 13
			(a)	the holder gives the chief executive a notice, in the approved form, offering to transfer the bore to the State; and	14 15 16
			(b)	the chief executive receives the notice no later than 60 business days before the holder must, as required under section 75U, decommission the bore; and	17 18 19 20
			(c)	the chief executive, within 20 business days after receiving the notice, gives the holder notice that the State consents to the transfer.	21 22 23
		(2)		approved form must require a statement by holder transferring the bore that—	24 25
			(a)	if the bore was drilled under section 75K, section 75K has been complied with for the bore; or	26 27 28
			(b)	if the bore has been converted from a well under section 75L—section 75L has been complied with for the bore.	29 30 31
		(3)	If the	he chief executive gives the holder a notice	32

[s 186]

			(4)	day	er subsection (1)(c), the notice must state the the transfer takes effect. ne chief executive does not give the holder a	1 2 3
				noti	ce under subsection (1)(c), the holder must, as aired under section 75U, decommission the	4 5 6
Clause	186	Ame	ndment of	fs7	5U (Obligation to decommission)	7
		(1)	Section 75U	J(4)(c)—	8
		(omit, insert-			9
				(c)	the responsible person has given the chief executive a notice, in the approved form, about the decommissioning of the well or bore.	10 11 12 13
					Note—	14
					For the power of an authorised person to ensure compliance, see section 80L.	15 16
		(2) \$	Section 75U	J(6)-	_	17
		(omit.			18
Clause	187		ndment of ommissior		5V (Right of entry to facilitate)	19 20
			Section 75V	7(3),	'Parts 6H, 6I and 6K apply'—	21
		(omit, insert-	_		22
					Common Provisions Act, chapter 3, parts 2, 3 7 applies	23 24
Clause	188	Ame	ndment of	fs7	5WD (Operation of sdiv 2)	25
		Ś	Section 75V	VD(3	3)(b)—	26
		(omit, insert-			27
				(b)	the Common Provisions Act, chapter 3; and	28

	[s 189]	
189	Amendment of s 103A (Application of pt 6R)	1
	Section 103A(1), 'an election notice'—	2
	omit, insert—	3
	a conference election notice	4
190	Amendment of s 103B (Calling conference)	5
	(1) Section 103B(1), 'an election notice'—	6
	omit, insert—	7
	a conference election notice	8
	(2) Section 103B(1), from 'about' to 'agreement'—	9
	omit.	10
191	Amendment of s 103D (What happens if a party does not attend)	11 12
	(1) Section 103D(1), 'the conference'—	13
	omit, insert—	14
	a conference under section 103B(2)	15
	(2) Section 103D(2), note—	16
	omit.	17
192	Amendment of s 103E (Authorised officer's role)	18
	Section 103E(2), 'section 89'—	19
	omit, insert—	20
	section 83B	21
193	Amendment of s 103G (Agreement made at conference)	22
	Section 103G(2)—	23
	omit.	24
	190 191 192	 189 Amendment of s 103A (Application of pt 6R) Section 103A(1), 'an election notice'— omit, insert— a conference election notice 190 Amendment of s 103B (Calling conference) (1) Section 103B(1), 'an election notice'— omit, insert— a conference election notice (2) Section 103B(1), from 'about' to 'agreement'— omit. 191 Amendment of s 103D (What happens if a party does not attend) (1) Section 103D(1), 'the conference'— omit, insert— a conference under section 103B(2) (2) Section 103D(2), note— omit. 192 Amendment of s 103E (Authorised officer's role) Section 103E(2), 'section 89'— omit, insert— section 83B 193 Amendment of s 103G (Agreement made at conference) Section 103G(2)—

Mineral, Water and Other Legislation Amendment Bill 2017 Part 9 Amendment of Petroleum and Gas (Production and Safety) Act 2004

[s 194]

Clause	194	Omission of s 126 (Replacement of instrument for tenure) Section 126— <i>omit.</i>	1 2 3
Clause	195	Amendment of schedule (Decisions subject to appeal) Schedule, entry for section 126— <i>omit.</i>	4 5 6
	Part	9 Amendment of Petroleum and Gas (Production and Safety) Act 2004	7 8 9
Clause	196	Act amended This part amends the Petroleum and Gas (Production and Safety) Act 2004.	10 11 12
Clause	197	Amendment of s 17 (What is a <i>petroleum facility</i>) Section 17(2)— <i>omit</i> .	13 14 15
Clause	198	Amendment of s 32 (Exploration and testing) Section 32(3), 'section 73'— <i>omit, insert</i> — sections 71A and 71B	16 17 18 19
Clause	199	 Amendment of s 99 (Minister's power to decide excluded land) (1) Section 99(4), 'the instrument'— <i>omit, insert</i>— 	20 21 22 23

Mineral, Water and Other Legislation Amendment Bill 2017 Part 9 Amendment of Petroleum and Gas (Production and Safety) Act 2004

			[s 200]
		the register	1
		(2) Section 99(4), after 'the reference to the block'—	2
		insert—	3
		in the register	4
Clause	200	Amendment of s 109 (Exploration, production and storage activities)	5 6
		Section 109(1)(b), 'section 152'—	7
		omit, insert—	8
		sections 150A and 150C	9
Clause	201	Amendment of s 112 (Incidental activities)	10
		Section 112(1)(b), examples, item 3, 'section 152(1)'-	- 11
		omit, insert—	12
		section 150A(1) or 150C(1)	13
Clause	202	Amendment of s 169 (Minister's power to decide excluded land)	14 15
		(1) Section 169(4), 'the instrument'—	16
		omit, insert—	17
		the register	18
		(2) Section 169(4), after 'the reference to the block'—	19
		insert—	20
		in the register	21
Clause	203	Amendment of s 185 (Underground water rights—general)	22 23
		Section 185(4), 'subsection (1)(a)'—	24
		omit, insert—	25

[s 204]

			sub	section (1)	1	
Clause	204			88 (Transfer of water injection bore, bore or water supply bore to	2 3 4	
		Section 288	8(1),	note—	5	
		omit, insert			6	
			Note		7	
			S	ee also the Water Act 2000, section 808.	8	
Clause	205	Insertion of ne	ew s	288A	9	
		Chapter 2, j	part 1	0, division 3, subdivision 2—	10	
		insert—			11	
		288A Transfer of water observation bore to State 1				
		(1)	auth bor	betroleum tenure holder or water monitoring hority holder may transfer a water observation e in the area of the tenure or authority to the be if—	13 14 15 16	
			(a)	the holder gives the chief executive a notice, in the approved form, offering to transfer the bore to the State; and	17 18 19	
			(b)	the chief executive receives the notice no later than 60 business days before the holder must, as required under section 292, decommission the bore; and	20 21 22 23	
			(c)	the chief executive, within 20 business days after receiving the notice, gives the holder notice that the State consents to the transfer.	24 25 26	
		(2)	the was	approved form must require a statement by holder transferring the bore that, if the bore drilled under section 282, that section has n complied with for the bore.	27 28 29 30	
		(3)	If t	he chief executive gives the holder a notice	31	

				[s 206]
			under subsection (1)(c), the notice day the transfer takes effect.	must state the 1 2
		(4	If the chief executive does not give notice under subsection $(1)(c)$, the l required under section 292, deco bore.	nolder must, as 4
Clause	206	Amendment	f s 292 (Obligation to decommi	ssion) 7
		(1) Section 2	2(4)(c)—	8
		omit, inse	<u> </u>	9
			(c) the responsible person has g executive a notice, in the aj about the decommissioning o bore.	pproved form, 11
			Note—	14
			For the power of an authorised compliance, see section 580.	person to ensure 15 16
		(2) Section 2	2(6)—	17
		omit.		18
Clause	207	Amendment decommissi	f s 293 (Right of entry to facilita ning)	ate 19 20
		Section 2	8(3), from 'The' to 'apply'—	21
		omit, inse	<u> </u>	22
			The Common Provisions Act, chap and 6 and part 7, divisions 1, 2 and subdivision 3) applies	· •
Clause	208	Amendment	f s 393 (Operation of div 1)	26
		Section 3	8, note, from 'chapter 5' to 'part 8'-	- 27
		omit, inse		28

	Part 9 A	mendment of Petroleum and	d Gas (Production and Safety) Act 2004	
	[s 209]			
			Common Provisions Act, chapter 3, part 2, sion 4	1 2
Clause	209	Amendment of s 3 licence)	99 (What is <i>pipeline land</i> for a pipeline	3 4
		Section 399(2)(b)—	5
		omit, insert—		6
		(b)	the giving of a waiver of entry notice under the Common Provisions Act, section 42 is not, of itself, a permission for subsection (1)(b)(ii).	7 8 9 10
Clause	210	Amendment of ch	4, pt 3 (Petroleum facility licences)	11
		Chapter 4, part 3	, note—	12
		omit, insert—		13
		Note	_	14
			ee section 803 for the restrictions on constructing or perating a petroleum facility.	15 16
Clause	211	Amendment of s 43 petroleum facility l	39 (What is <i>petroleum facility land</i> for a licence)	17 18
		Section 439(2)(b)—	19
		omit, insert—		20
		(b)	the giving of a waiver of entry notice under the Common Provisions Act, section 42 is not, of itself, a permission for subsection (1)(b)(ii).	21 22 23 24
Clause	212	Insertion of new cl	h 4, pt 3, div 1A	25
		Chapter 4, part 3		26
		insert—		27

Mineral, Water and Other Legislation Amendment Bill 2017

		Division 1	Α	Petroleum facility lice not required in relation particular facilities		1 2 3
		442AWhen	petrole	eum facility licence not rec	quired	4
		A p	oetroleur	m facility licence is not require	ed for—	5
		(a)	a facil	ity constructed or operated un	der—	6
				he Amoco Australia Pty. Agreement Act 1961; or	Limited	7 8
				he Ampol Refineries Agreement Act 1964; or	Limited	9 10
		(b)	facilit refinir	nstruction or operation of a po y for the distillation, pro ng, storage or transport of po rised under—	ocessing,	11 12 13 14
			(i) s	ection 33; or		15
				petroleum lease or pipeline inder this Act; or	licence	16 17
			(iii) a	1923 Act petroleum tenure.		18
lause	213	Amendment of s 4	143 (Wł	no may apply)		19
		Section 443(3)-	_			20
		omit.				21
lause	214	Amendment of s 5 holder to report or	•	quirement of petroleum te of testing)	enure	22 23
		(1) Section 543(1)(a	a), 'men	tioned in section 73(1)'—		24
		omit, insert—				25
		und	ler secti	on 71A(1) or 71B(1)		26
		(2) Section $543(1)(t)$	b), 'mer	tioned in section 152(1)'—		27

С

С

[s 215]

		omit, insert—	1
		under section 150A(1) or 150C(1)	2
Clause	215	Omission of ss 552A and 552B	3
		Sections 552A and 522B—	4
		omit.	5
Clause	216	Amendment of s 561 (Authorisation to enter to facilitate compliance with s 555 or this division)	6 7
		Section 561(2), from 'Parts 2' to '557'—	8
		omit, insert—	9
		Sections 20 and 557 and the Common Provisions Act, chapter 3, parts 2, 3 and 7	10 11
Clause	217	Amendment of s 591A (Exemption for production testing)	12
		(1) Section 591A(1)(a), 'section 73 or 152'—	13
		omit, insert—	14
		section 71A or 150A	15
		(2) Section 591A(3)(a), 'section 73(2) or 152(2)'—	16
		omit, insert—	17
		section 71A or 150A	18
Clause	218	Amendment of s 670 (What is an <i>operating plant</i>)	19
		Section 670(10)—	20
		insert—	21
		petroleum authority means—	22
		(a) a petroleum authority under section 18(2); or	23 24

		[s 219]	
		 (b) an authority to prospect, petroleum lease, or water monitoring authority, under the 1923 Act. 	1 2 3
Clause	219	Amendment of s 734B (Application of pt 1AA)	4
		Section 734B(1), 'an election notice'—	5
		omit, insert—	6
		a conference election notice	7
Clause	220	Amendment of s 734C (Calling conference)	8
		(1) Section $734C(1)$, 'an election notice'—	9
		omit, insert—	10
		a conference election notice	11
		(2) Section $734C(1)$, from 'about' to 'agreement'—	12
		omit.	13
Clause	221	Amendment of s 734E (What happens if a party does not attend)	14 15
		(1) Section $734E(1)$, 'the conference'—	16
		omit, insert—	17
		a conference under section $734C(2)$	18
		(2) Section 734E(2), note—	19
		omit.	20
Clause	222	Amendment of s 734F (Authorised officer's role)	21
		Section 734F(2), 'section 537AB'—	22
		omit, insert—	23
		the Common Provisions Act, section 83B	24

[s 223]

Clause	223	Amendment of s 7	34H (Agreement made at conference)	1
		Section 734H(2))	2
		omit.		3
Clause	224	Amendment of s 8 construction or or	03 (Restriction on petroleum facility peration)	4 5
		Section 803, from	m 'unless the construction' to 'exist.'—	6
		omit, insert—		7
		unle	ess—	8
		(a)	the construction or operation is—	9
			(i) carried out under this Act and under the authority of a petroleum authority; or	10 11
			(ii) carried out under the Mineral Resources Act, section 318CN or 318CNA; or	12 13 14
			(iii) necessary to preserve life or property because of a dangerous situation or emergency that exists or may exist; or	15 16 17
		(b)	the petroleum facility is a facility constructed or operated under—	18 19
			(i) the Amoco Australia Pty. Limited Agreement Act 1961; or	20 21
			(ii) the Ampol Refineries Limited Agreement Act 1964; or	22 23
		(c)	the petroleum facility is a facility for the distillation, processing, refining, storage or transport of petroleum authorised under a 1923 Act petroleum tenure.	24 25 26 27
Clause	225	Amendment of s 8	44 (Amending applications)	28
		Section 844(5), '389,'—	definition relevant person, paragraph (a)(i),	29 30

				[s 226]	
			omit.		1
Clause	226	Am	endment o	f s 848 (Power to correct or amend)	2
		(1)	Section 848	B(1) and (2)—	3
			omit, insert	·	4
			(1)	An official may, at any time, amend an authority to—	5 6
				(a) correct a clerical error; or	7
				(b) for a petroleum authority—state, or more accurately state, the boundaries of the area of the authority because of a survey carried out under section 558.	8 9 10 11
			(2)	An amendment under subsection (1) takes effect when notice of the amendment is given to the authority holder.	12 13 14
			(2A)	The chief executive must record in the register the details of an amendment made under subsection (1).	15 16 17
			(2B)	Also, an official may, at any time, amend a condition of an authority if the authority holder agrees in writing to the amendment.	18 19 20
		(2)	Section 848	3(3), 'subsections (1) and (2)'—	21
			omit, insert	۱ <u>ــــــــــــــــــــــــــــــــــــ</u>	22
				subsections (1) and (4)	23
		(3)	Section 848	B(2A) to (4)—	24
			<i>renumber</i> a	s section 848(3) to (6).	25
Clause	227		nission of s hority)	849 (Replacement of instrument for	26 27
			Section 849)	28
			omit.		29

[s 228]

Clause	228		10 (Renewal application provisions nd deciding grant application)	1 2
		Section 910(1)(b	(i), '162(1)(a) and (g)'—	3
		omit, insert—		4
		162	(1)(a) and (f)	5
Clause	229	Insertion of new cl	n 15, pt 21	6
		Chapter 15—		7
		insert—		8
		Part 21	Transitional provisions	9
			for Mineral, Water and	10
			Other Legislation	11
			Amendment Act 2017	12
		ma aut	quirement for joint interaction nagement plan relating to overlapping hority to prospect, petroleum lease, or er monitoring authority, under 1923	13 14 15 16 17
		(1)	This section applies in relation to an operating plant to which chapter 9, part 4, division 5, subdivision 1 applies under section 705 if a petroleum authority relating to the operating plant is an authority to prospect, petroleum lease, or water monitoring authority, under the 1923 Act.	18 19 20 21 22 23 24
		(2)	The principal hazard management plan applying in relation to the operating plant is taken to be a joint interaction management plan for the purposes of section $705B(1)(a)$.	25 26 27 28
		(3)	Subsection (2) applies until a joint interaction management plan is made under section 705B in relation to the operating	29 30 31

[s 229] plant. 1 (4) The operator of an authorised activities 2 operating plant responsible for making a 3 joint interaction management plan under 4 section 705B must-5 (a) make reasonable attempts to consult 6 with the site senior executive, as 7 mentioned in section 705B(1)(b)(i). 8 within months after 2 the 9 commencement; and 10 (b) if the operator seeks to rely on section 11 705B(2)—give the site senior executive 12 a copy of the proposed plan, as 13 mentioned in that subsection, within 2 14 months after the commencement. 15 (5)In this section— 16 plan, principal hazard management 17 applying in relation to an operating plant, 18 means the part of the safety management 19 system applying in relation to the operating 20plant that deals with hazards and risks 21 relating to carrying out activities in an 22 overlapping area. 23 994 Existing condition of petroleum lease no 24 longer applies 25 (1)This section applies if a condition of a petroleum 26lease requires the holder to give the chief 27 executive a report detailing infrastructure for the 28 lease. 29 On the commencement, the condition is no longer (2)30 a condition of the lease. 31 [s 230]

				termining period for exemption for duction testing—s 591A	1 2
			(1)	This section applies to petroleum mentioned in section 591A(2) that is produced before the commencement.	2 3 4 5
			(2)	For section $591A(3)(a)$, the sum of all periods after 31 December 2004 for the petroleum must include the periods for which, under former section 73(2) or former section 152(2), production testing was authorised to be carried out in relation to the petroleum.	6 7 8 9 10 11
			(3)	In this section—	12
				<i>former</i> , in relation to a provision, means the provision as in force from time to time before its omission under the Common Provisions Act.	13 14 15
Clause	230	Am	endment o	f sch 1 (Reviews and appeals)	16
				, tables 1 and 2, entries for section 849—	10
			omit.		18
Clause	231	Am	endment o	f sch 2 (Dictionary)	19
		(1)		2, definitions compensation application, election original notional sub-blocks—	20 21
			omit.		22
		(2)	Schedule 2-		23
			insert—		24
				<i>conference election notice</i> see the Common Provisions Act, section 83A(2).	25 26
				<i>original notional sub-blocks</i> , of an authority to prospect—	27 28
				1 The <i>original notional sub-blocks</i> , of an authority to prospect, are the sub-blocks	29 30

[s 232]

of the authority at the 1 2
was granted before 313—immediately after its4r that day;5
vas granted on or after 6 2004—when it was 7 d. 8
<i>al notional sub-blocks</i> 9 sub-block completely 10 etroleum lease or 1923 11
12
ater Act 2000 13
14
15
16
17
1, hdg 18
19
20
regulation 21
ition) 22
nent'— 23
24
25

[s 235]

Clause	235	Insertion of new ch 2, pt 2, div 2, sdiv 2, hdg Before section 40— <i>insert</i> —				
		Subdivi	ision 2	Release of unallocated water—volume stated in water plan or prescribed by regulation	4 5 6 7	
Clause	236	Amendment of unallocated wa		ef executive may release	8 9	
		Section 40(3))—		10	
		omit, insert—	_		11	
		t) ;	following, extent the alternative	if the unallocated water is neither of the subsection (2) does not apply to the relevant water plan provides for an process for the release of the d water—	12 13 14 15 16	
		(cocated water held as a general reserve the water plan;	17 18	
			under	ocated water temporarily released subdivision 3 from a strategic water structure reserve.	19 20 21	
Clause	237	Insertion of new	v ch 2, p	: 2, div 2, sdiv 3	22	
		Chapter 2, pa	art 2, divis	ion 2—	23	
		insert—			24	
		Subdivi	sion 3	Temporary release of water from strategic water infrastructure reserve	25 26 27	

[s 237]

	ef executive may temporarily release water m reserve	
(1)	The chief executive may temporarily release water from a strategic water infrastructure reserve for a purpose other than that stated in a water planning instrument.	
(2)	The chief executive must release the water under the process prescribed under section 39(b).	
	Note—	
	This is the process under section $40(2)$.	
(3)	However, the process can make the water available only under a water licence.	
(4)	Also, a water licence granted for the release must be granted for a stated term of not more than 3 years.	
(5)	Despite section 106(4), the water licence can not be renewed, reinstated, relocated, amalgamated or subdivided.	
(6)	This section applies despite any provision of a water planning instrument relating to the release of water from the reserve.	
	ciding whether to release water from erve and considerations for the release	
(1)	In deciding whether to temporarily release water from the reserve, the chief executive must consider—	
	(a) the volume of water that can be released from the reserve without the proposed infrastructure for which the reserve may have been intended being constructed; and	
	(b) the likelihood of a process, for the release of water from the reserve for a purpose that is stated in a water planning instrument, commencing in the short term; and	

[s 238]

	(c) alternatives for access to water.	1
	(2) For the release, the chief executive must consider—	2 3
	 (a) the outcomes and objectives of the relevant water plan, including the water allocation security objectives and environmental flow objectives; and 	4 5 6 7
	(b) water supply schemes; and	8
	(c) other water users; and	9
	(d) existing water markets.	10
	(3) If the water the chief executive proposes to release relates to a water supply scheme, the chief executive must consult with the resource operations licence holder for the scheme before releasing the water.	11 12 13 14 15
	40C When water returns to reserve	16
	On the expiry, surrender, cancellation or repeal of a water licence granted for the release, the water made available under the licence returns to the strategic water infrastructure reserve.	17 18 19 20
Clause 238	Amendment of s 43 (Contents of a water plan)	21
	(1) Section 43(1)(b), 'economic, social and environmental outcomes'—	22 23
	omit, insert—	24
	economic outcomes, social outcomes, cultural outcomes and environmental outcomes	25 26
	(2) Section 43(2)(f), after 'unallocated water'—	27
	insert—	28
	not held as a general reserve under the water plan	29
	(3) Section 43—	30

[s 239]

insert— 1 (3)To remove any doubt, it is declared that 2 subsection (2)(f) does not override, or prevent, in 3 an existing or future water plan a limitation, a 4 condition or a matter that must or may be 5 considered (however called) in a process for the 6 release of unallocated water held as a general 7 reserve under the water plan. 8 Amendment of s 45 (Making draft water plan) Clause 239 9 Section 45(2)— 10 insert— 11 (g) the water-related effects of climate change 12 on water availability; 13 (h) the interests of any Aboriginal parties or 14 Torres Strait Islander parties in relation to 15 the water resources for the plan area. 16 Clause 240 Amendment of s 60 (Making draft water use plan) 17 Section 60(2)— 18 insert— 19 the water-related effects of climate change (c) 20 on— 21 (i) water use practices; and 22 (ii) the risk to land or water resources 23 arising from the use of water on land. 24 Clause 241 Amendment of s 72 (Draft water entitlement notice) 25 (1)Section 72— 26 insert— 27 Subsection (5) applies if— (3A) 28

[s 242]

		(a) the draft of a water entitlement notice provides for the conversion to a water allocation of a water licence; and	1 2 3
		(b) a person (the <i>relevant person</i>) other than an affected person is also an owner, as defined in section 104, of the land to which the licence attaches.	4 5 6 7
		(3B) A copy of the notice under subsection (2) must also be given to the relevant person.	8 9
		(2) Section $72(3A)$ to (4)—	10
		<i>renumber</i> as section $72(4)$ to (6).	11
Clause	242	Amendment of s 93 (General authorisations to take water)	12 13
		Section 93(f)—	14
		omit.	15
Clause	243	Amendment of s 101 (Authorisation that may be altered or limited by water planning instrument)	16 17
		Section 101—	18
		insert—	19
		(3) Despite subsection (1)(b), the alteration or limitation can not prevent a person from taking overland flow water, that is contaminated agricultural run-off, to the extent the taking is necessary to comply with an obligation on the person under the <i>Environmental Protection Act 1994</i> .	20 21 22 23 24 25 26
Clause	244	Amendment of s 121 (Who may apply for dealing with water licence)	27 28
		(1) Section 121—	29
		insert—	30

[s 245]

		(2A)	Despite subsection (1), an application to relocate the water licence may be made only if section 126 applies to the licence.	1 2 3
		(2) Section 121	(3)(b)—	4
		omit, insert	_	5
			(b) for the transfer of a water licence—the licensee and proposed transferee if the proposed transferee is an owner of land to which the water licence attaches or a prescribed entity;	6 7 8 9 10
Clause	245	Amendment o to add or remo	f s 123 (Application to amend water licence by land)	11 12
		Section 123	(3)(b), from 'inspected'—	13
		omit, insert	_	14
			inspected.	15
Clause	246	Replacement of licence etc.)	of s 126 (Application to relocate water	16 17
		Section 126		18
		omit, insert	_	19
		126 App	plication to relocate water licence	20
		(1)	This section applies to a water licence if any of the following allow all or part of the water licence to be relocated under this section—	21 22 23
			(a) a regulation;	24
			(b) a water management protocol;	25
			(c) a water plan.	26
		(2)	An application may be made to relocate the water licence or the part of the water licence.	27 28
		(3)	For section 122(2), the application must be made, assessed and decided under the process prescribed	29 30

[s 247]

		by r	egula	tion.	1
	(4)	In tl	nis se	ction—	2
		pres	cribe	<i>d person</i> means—	3
		(a)	to w	rson who is, or will be, an owner of land hich a water licence will attach when a sfer under this section is approved; or	4 5 6
		(b)	a pro	escribed entity.	7
		relo	cate,	a water licence, means—	8
		(a)	if the licence attaches to land—amend the licence, so that all or part of the licence attaches to other land whether in or outside Queensland; or		9 10 11 12
		(b)	fron	nd the licence to change the location in which water may be taken under the ince; or	13 14 15
	((c)	appl	of the following associated with, and ied for in the same application as, an ndment applied for under paragraph (a)	16 17 18 19
			(i)	amend the licence to change the purpose for which water may be taken under the licence;	20 21 22
			(ii)	transfer the licence to a prescribed person;	23 24
			(iii)	amalgamate the licence with another water licence held or to be held by the transferee.	25 26 27
	nendment of t were a new			/hen dealing must be assessed as cence)	28 29
(1)	Section 130	(b), '	daily	rate or maximum rate per second'—	30
	omit, insert–	_			31
		rate			32

Clause 247

Mineral, Water and Other Legislation Amendment Bill 2017 Part 10 Amendment of Water Act 2000

				[s 248]	
		(2)	Section 130)(c), from 'licence'—	1
			omit, insert		2
				licence;	3
		(3)	Section 130)	4
			insert—		5
			(2)	However, this section does not apply to a proposed dealing that is relocating a water licence under section 126.	6 7 8
Clause	248	Am	endment o	f s 131 (Recording other dealings)	9
		(1)	Section 131	(1), 'section 130'—	10
			omit, insert	<u> </u>	11
				section 126 or 130	12
		(2)	Section 131	l(2), 'The'—	13
			omit, insert	<u> </u>	14
				Subject to section 131A, the	15
		(3)	Section 131	I—	16
			insert—		17
			(2A)	However, if the application has not been decided and the applicant has ceased to be an owner of the land to which the application relates, the chief executive must, if required, issue to the registered owner of the land 1 or more new water licences.	18 19 20 21 22
		(4)	Section 131	(2A) to (6)—	23
			<i>renumber</i> a	s section 131(3) to (7).	24
Clause	249	Ins	ertion of ne	ew s 131A	25
			After section	on 131—	26
			insert—		27

[s 250]

				of disposal of part of land relating to ar dealing with water licence	1 2
		(1)		s section applies to a proposed dealing, with a er licence, to which section 131 applies, if—	3 4
			(a)	the applicant for the dealing disposes of part of the land to which the application relates; and	5 6 7
			(b)	at the time the applicant disposes of the part, the chief executive has not decided the application under subsection 131.	8 9 10
		(2)		e application lapses on the day the applicant poses of the part.	11 12
Clause	250	Insertion of ne	ew s	137A	13
		After section	on 13	7—	14
		insert—			15
		137A A	dditi	onal information may be required	16
		(1)	The	chief executive may require—	17
			(a)	the applicant to give additional information about the application within the reasonable period stated in the requirement; or	18 19 20
			(b)	any information included in the application, or any additional information required under paragraph (a), to be verified by statutory declaration.	21 22 23 24
		(2)	to reas	ne applicant fails, without reasonable excuse, comply with the requirement within the sonable period stated in the requirement, the lication lapses.	25 26 27 28
Clause	251			79 (Content of a resource operations tion operations licence)	29 30

(1) Section 179(e)(vi)—

31
[s 252]

	renumber	as section 179(e)(viii).	1
	(2) Section 17	'9(e)—	2
	insert—		3
		(vi) a requirement that the licence holder collect and publish the sale price for each seasonal water assignment of a water allocation managed under the licence; and	4 5 6 7 8
		(vii) for a resource operations licence—environmental management rules for the licence; and	9 10 11
Clause 252	resource ope	of s 183 (Chief executive must amend a erations licence or distribution operations onsistency with water plan)	12 13 14
	(1) Section 18	3—	15
	insert—		16
	(3A)	Subsection (5) applies if—	17
		(a) the licence is a resource operations licence; and	18 19
		(b) the amendment proposed by the chief executive under subsection (2) is or includes a change to the environmental management rules for the licence.	20 21 22 23
	(3B)	The holder of the resource operations licence may, after the chief executive has consulted with the holder under subsection (3) about the proposed amendment, ask the chief executive, in writing, to refer the proposed change to the rules to a referral panel.	24 25 26 27 28 29
	(3C)	Section 184A includes the procedure relating to a request made under subsection (5).	30 31
	(2) Section 18	33(3A) to (4)—	32

[s 253]

		renumber a	s sect	ion 183(4) to (7).	1		
Clause	253			84 (Holder may apply to amend as licence or distribution operations	2 3 4		
		Section 184			5		
		insert—	insert—				
		(4)	Sub	sections (5) to (7) apply if—	7		
			(a)	the licence is a resource operations licence; and	8 9		
			(b)	the proposed amendment is or includes a change to the environmental management rules for the licence; and	10 11 12		
			(c)	the chief executive refuses to approve all or part of the change to the rules.	13 14		
		(5)		chief executive must give the holder of the urce operations licence notice of the refusal.	15 16		
		(6)	exec	holder may, in writing, ask the chief cutive to refer the proposed change to the rules referral panel.	17 18 19		
		(7)		ion 184A includes the procedure relating to a lest made under subsection (6).	20 21		
		(8)	the reso	the chief executive approves the amendment, chief executive must give the holder of the urce operations licence or distribution rations licence notice of the approval.	22 23 24 25		
		(9)	ame holc dist	he chief executive refuses to approve the ndment, the chief executive must give the ler of the resource operations licence or ribution operations licence notice of the sal and the reasons for it.	26 27 28 29 30		

[s 254]

Clause	254	Insertion of ne	ew s	184A	1
		After section	on 184	⊢	2
		insert—			3
		or	184(6	lure if request is made under s 183(5)) to refer proposed change to rules to panel	4 5 6
		(1)	oper 183	section applies if the holder of a resource rations licence makes a request under section (5) or 184(6) to refer a proposed change to the ronmental management rules to a referral el.	7 8 9 10 11
		(2)	char info reco	chief executive must refer the proposed age to a referral panel together with sufficient rmation to enable the referral panel to make a mmendation to the chief executive about the posed change, having regard to whether it—	12 13 14 15 16
			(a)	is consistent with the water plan outcomes and measures; and	17 18
			(b)	achieves any objectives stated in the water plan, including, for example, the water allocation security objectives and the environmental flow objectives; and	19 20 21 22
			(c)	is developed with adequate consultation with persons affected by the environmental management rules if the proposed change were to be made.	23 24 25 26
		(3)	char reco busi	referral panel must review the proposed age and the information and make mmendations to the chief executive within 30 ness days after receiving the request and rmation.	27 28 29 30 31
		(4)	the	eciding whether to do either of the following, chief executive must consider the referral el's recommendations—	32 33 34

Clause

		(a)	amend the resource operations licence, under section 183(2);	1 2
		(b)	approve the amendment, under section 184(3), of the resource operations licence.	3 4
255	Insertion of ne	ew cl	h 2, pt 3, div 5A	5
	After section	on 20.	3—	6
	insert—			7
	Divisio	on 5	A Minister or chief executive may give direction to take action about water quality issue	8 9 10 11
			13500	11
	203A A	pplic	ation of division	12
	(1)	exec folle	s division applies if the Minister or the chief cutive (the <i>official</i>) is satisfied of the owing in relation to water to which this Act lies—	13 14 15 16
		(a)	there is a water quality issue or potential water quality issue;	17 18
		(b)	urgent action, or prevention of action, by a relevant entity is necessary to prevent, minimise, mitigate or remedy the issue;	19 20 21
		(c)	taking the action or preventing the action would or may be inconsistent with an instrument of any of the following types—	22 23 24
			(i) a distribution operations licence;	25
			(ii) an interim resource operations licence;	26
			(iii) a resource operations licence;	27
			(iv) a water management protocol;	28

		(v)	if the official is the Minister—a water plan.	1 2				
(2)	In th	nis see	ction—	3				
	rele	vant e	entity means—	4				
	(a)	the subs	holder of a licence mentioned in ection $(1)(c)$; or	5 6				
	(b)) an entity that has an obligation under—						
		(i)	if the official is the Minister—an instrument of a type mentioned in subsection $(1)(c)$; or	8 9 10				
		(ii)	if the official is the chief executive—an instrument of a type mentioned in subsection $(1)(c)(i)$, (ii), (iii) or (iv).	11 12 13				
	<i>water quality issue</i> means a matter or thing relating to the quality of water that—							
	(a) affects whether the water can be used for its intended purpose; or							
	(b)	(b) causes damage to infrastructure or affects whether infrastructure functions as intended; or						
	(c)		armful to the health of humans or the ronment.	21 22				
	recti e act		o take action or direction not to	23 24				
(1)	entit	ty dir	ial may by a notice given to the relevant ect the entity in either or both of the g ways—	25 26 27				
	(a)		ke stated reasonable action within or for ted reasonable period;	28 29				
		Exan	pple—	30				
			the entity is the holder of a resource operations ence, direct the entity to operate stated water	31 32				

	infrastructure, operated by the entity, in a stated way (for example, to release water from the infrastructure for the purpose of remedying the water quality issue) for a stated reasonable period						
	(b)	not to take stated action for a stated reasonable period.	5 6				
(2)	The	notice must also state—	7				
	(a)	the notice is given under this section; and	8				
	(b)	complying with the direction would or may be inconsistent with—	9 10				
		 (i) if the official is the Minister—a stated instrument of a type mentioned in section 203A(1)(c); or 	11 12 13				
		 (ii) if the official is the chief executive—a stated instrument of a type mentioned in section 203A(1)(c)(i), (ii), (iii) or (iv); and 	14 15 16 17				
	(c)	the direction prevails over the instrument to the extent of any inconsistency with the instrument.	18 19 20				
		ing whether to give direction and g content of direction	21 22				
	sect	deciding whether to give a direction under ion $203B(1)$ to the relevant entity, or the tent of the direction, the official—	23 24 25				
	(a)	must have regard to the following-	26				
		 (i) any impacts on water supplies (including, for example, impacts on any town water supplies or the critical needs of a power station); 	27 28 29 30				
		(ii) any impacts on water security for water entitlement holders;	31 32				

	(iii) any impacts on the environment, including, for example, the Great Barrier Reef;	1 2 3			
	(iv) the public interest, including, for example, public health and safety;	4 5			
	 (v) whether under an Act there is another means that could be used to require timely action to be taken, or timely prevention of action, for the purpose of preventing, minimising, mitigating or remedying the water quality issue; and 	6 7 8 9 10 11			
	(b) may have regard to any other matter the official considers appropriate.	12 13			
203D Di	rection must be complied with	14			
	A relevant entity given a direction under section 203B(1) must comply with the direction unless the entity has a reasonable excuse. Maximum penalty—1,665 penalty units.				
202E D#	etection of volovent entity	10			
203E Pro (1)	otection of relevant entity Subsection (2) applies to a relevant entity given a direction under section 203B(1) that takes action, or does not take action, that is—	19 20 21 22			
	(a) inconsistent with the entity's current supply contractual arrangements; and	23 24			
	(b) in compliance with the direction.	25			
(2)	The relevant entity is not liable for loss or damage caused by taking the action or not taking the action.	26 27 28			
(3)	Subsection (2)—	29			
	(a) applies only to the extent the relevant entity acted honestly and without negligence; and	30 31			

[s 256]

			(b)	does not affect the relevant entity's liability for negligence.	1 2
		203F Pr	otec	tion of State and official from liability	3
			offi	il liability does not attach to the State or the cial because of a failure to give a direction er section $203B(1)$.	4 5 6
		203G Re	epor	t by official	7
		(1)	enti	s section applies if an official gives a relevant ty a direction under section 203B(1) in tion to a water quality issue.	8 9 10
		(2)		official must prepare and publish a report ing the following—	11 12
			(a)	details of the water quality issue;	13
			(b)	the circumstances under which the urgent action, or prevention of action, by the entity was necessary;	14 15 16
			(c)	any action taken, or any action not taken, by the entity as a result of the direction.	17 18
		(3)	-	preparing the report the official must consult in the relevant entity.	19 20
		(4)	the	official may ask the relevant entity to give to official information the official reasonably aires for preparing the report.	21 22 23
Clause	256	Amendment of	fs2	41 (Referral panels)	24
		Section 241	(1)(d	l)—	25
		omit, insert-			26
			(d)	environmental management rules for a resource operations licence; or	27 28

[s 257]

Clause	257	Amendment o	fs4	25 (Application of div 4)	1
		Section 425	5(a), a	after 'water bore'—	2
		insert—			3
			(eac	ch a <i>party</i>)	4
Clause	258	Replacement of independent A		426 (Parties may seek conference or	5 6
		Section 426	<u> </u>		7
		omit, insert			8
		426 Par AD		may seek conference or independent	9 10
		(1)		s section applies if a dispute arises about a ter mentioned in section 425.	11 12
		(2)	Eith	ner party may—	13
			(a)	by a notice (a <i>conference election notice</i>) given to the other party and the chief executive—ask the chief executive to direct an authorised officer to call a conference to negotiate a resolution of the dispute; or	14 15 16 17 18
			(b)	by a notice (an <i>ADR election notice</i>) given to the other party—call for the other party to agree to an alternative dispute resolution process (an <i>ADR</i>) to negotiate a resolution of the dispute.	19 20 21 22 23
		(3)	arbi	ADR may be a process of any type other than tration, including, for example, a case raisal, conciliation, mediation or negotiation.	24 25 26
		(4)	Ac	onference election notice must state—	27
			(a)	details of the matters the subject of the dispute; and	28 29
			(b)	any other information prescribed by regulation.	30 31

[s 258]

(5)	An ADR election notice must state—	1
	(a) details of the matters the subject of the dispute; and	2 3
	(b) the type of ADR proposed; and	4
	(c) the name of an ADR facilitator, who is independent of both parties, proposed to conduct the ADR; and	5 6 7
	(d) that the resource tenure holder is liable for the costs of the ADR facilitator; and	8 9
	(e) any other information prescribed by regulation.	10 11
(6)	A party given an ADR election notice must, within 10 business days after the notice is given, accept or refuse the type of ADR, and the ADR facilitator, proposed in the notice.	12 13 14 15
(7)	If the party given an ADR election notice does not accept, under subsection (6), the type of ADR or ADR facilitator proposed in the notice, the party giving the notice may make another proposal, or obtain a decision from the Land Court or a prescribed ADR institute, about the matter not accepted.	16 17 18 19 20 21 22
(8)	If a party obtains a decision under subsection (7) from the Land Court or a prescribed ADR institute, the party must give the other party notice of the decision.	23 24 25 26
(9)	The resource tenure holder must bear the costs of the ADR facilitator.	27 28
(10)	The <i>Civil Proceedings Act 2011</i> , part 6, division 5 applies to an ADR conducted by an ADR facilitator as if—	29 30 31
	(a) a reference to an ADR process included a reference to the ADR; and	32 33

				[s 259]
				nce to an ADR convenor included a e to the ADR facilitator.
			1) In this section]—
			<i>ADR facilitat</i> ADR.	or means a person who facilitates an
			deciding a ty	<i>DR institute</i> means an entity for pe of ADR to be conducted, or an or to conduct an ADR, prescribed by
Clause	259	Amendme	nt of s 427 (Dura	tion of conference or ADR)
		(1) Sectio	427(1) to (4)—	
		omit, i	sert—	
			section 426(2 under section take all reason of the disput	the election notice is given under (a), the authorised officer directed 428 to conduct the conference must hable steps to facilitate the resolution e within 30 business days after the n (the <i>usual period</i>).
			426(2)(b), the endeavours	ection notice is given under section e parties must use all reasonable to resolve the dispute within 30 s after the notice is given (also the b.
				nay, within the usual period, ask the agree to a longer period to apply usual period.
		(2) Sectio	427(5) and (6)—	
		renum	er as section 427(4	and (5).
Clause	260	Amendme	nt of s 428 (Calli	ng conference)
		Sectio	428(1), 'an electio	on notice'—
		omit, i	sert—	
				Page 153

[s 261]

		a co	onference election notice	1			
Clause 26 [°]	1 Insertion of ne	ew cl	h 3, pt 5, div 4, sdiv 3A	2			
	Chapter 3,	part 5	5, division 4—	3			
	insert—			4			
	Subdiv	visio	on 3A Arbitration	5			
	433A Pa	433A Parties may request arbitration					
	(1)	Thi	s section applies if—	7			
		(a)	a party has given a conference election notice, or an ADR election notice, to another party about a dispute about a matter mentioned in section 425(a); and	8 9 10 11			
		(b)	at the end of the period applying under section $427(2)$ or (4), the parties have not resolved the dispute.	12 13 14			
	(2)	<i>elec</i> othe	her party may give a notice (an <i>arbitration</i> <i>etion notice</i>) to the other party requesting the er party to participate in an arbitration to ide the dispute.	15 16 17 18			
	(3)	The	arbitration election notice must state—	19			
		(a)	details of the matters the subject of the dispute; and	20 21			
		(b)	the name of an arbitrator, who is independent of both parties, proposed to conduct the arbitration; and	22 23 24			
		(c)	that, if the request for arbitration is accepted, an application to the Land Court under section 434 for a decision about the dispute can not be made; and	25 26 27 28			

[s 261]

	(d) that the costs of the arbitration are payable by the parties as mentioned in section 433E; and
	(e) that the parties may be represented by a lawyer only in the circumstances mentioned in section 433C; and
	(f) any other information prescribed by regulation.
(4)	A party given an arbitration election notice must, within 10 business days after the notice is given, accept or refuse the request for arbitration.
(5)	If the request for arbitration is accepted under subsection (4), the parties may, within 10 days after the acceptance, jointly appoint the arbitrator proposed under subsection (3)(b), or another arbitrator, to conduct the arbitration.
(6)	If the parties do not, under subsection (5), jointly appoint an arbitrator, the party giving the arbitration election notice must require a prescribed arbitration institute to appoint an arbitrator, who is independent of both parties, to conduct the arbitration.
(7)	A prescribed arbitration institute does not incur any civil monetary liability for an act or omission in the performance, or purported performance, of a function under subsection (6) unless the act or omission is done or made in bad faith or through negligence.
(8)	In this section—
	<i>prescribed arbitration institute</i> means an entity for appointing arbitrators that is prescribed by regulation.
ВА	rbitrator's functions
111	

(1) The arbitrator has authority to decide the dispute 34

[s 261]

	by the issuance of an award.
(2)	However, the arbitrator may decide a matter the subject of the dispute only to the extent it is not subject to a make good agreement between the parties.
(3)	The award must be made within 6 months after the appointment of the arbitrator.
B3C L	egal representation
	A party can not be represented by a lawyer in the arbitration unless—
	(a) both parties agree to the party being represented; or
	(b) the arbitrator consents to the party being represented.
83D A 201	pplication of Commercial Arbitration Act
	The Commercial Arbitration Act 2013 applies to the arbitration to the extent it is not inconsistent
	with this subdivision.
33E C	osts of arbitration
3 3E C (1)	

(3) Other than as provided under subsection (1) or 31

[s 262]

			(2), each party to an arbitration must bear the party's own costs for the arbitration unless the parties agree, or the arbitrator decides, otherwise.	1 2 3
		433F Ef	fect of arbitrator's decision	4
		(1)	The arbitrator's decision is final.	5
		(2)	The parties may not apply for review of, or appeal against, the decision.	6 7
		(3)	The arbitrator's decision does not limit or otherwise affect a power of the Supreme Court to decide a decision of the arbitrator is affected by jurisdictional error.	8 9 10 11
		(4)	The arbitrator's decision has the same effect as if the parties had entered into a binding and enforceable agreement to the same effect as the decision.	12 13 14 15
262	•			
202	Co	urt after un	f s 434 (Deciding dispute through Land successful conference or ADR)	16 17
202		urt after un Section 434	successful conference or ADR)	17 18
202	Co	urt after un Section 434 omit, insert	successful conference or ADR) 4(1)— —	17 18 19
202	Co	urt after un Section 434	successful conference or ADR)	17 18
202	Co	urt after un Section 434 omit, insert	successful conference or ADR) 4(1)— —	17 18 19
202	Co	urt after un Section 434 omit, insert	 successful conference or ADR) 4(1)— This section applies if— (a) a party gives another party a conference election notice and the authorised officer does not finish the conference within the period required under section 427 (the 	17 18 19 20 21 22 23 24
202	Co	urt after un Section 434 omit, insert	 successful conference or ADR) 4(1)— This section applies if— (a) a party gives another party a conference election notice and the authorised officer does not finish the conference within the period required under section 427 (the <i>required period</i>); or (b) a party gives another party an ADR election notice and the parties do not finish the ADR within the period required <i>period</i>. 	17 18 19 20 21 22 23 24 25 26 27 28

Clause

[s 263]

	(2A)	However, this section does not apply if—	1
		 (a) a party has issued an arbitration election notice about the matters the subject of the conference election notice or ADR election notice; and 	2 3 4 5
		(b) the party given the arbitration election notice has accepted, under section 433A(4), the request for arbitration.	6 7 8
	(3) Section 43	34(3), from 'matter'—	9
	omit, inse	rt—	10
		matters the subject of the conference election notice or ADR election notice.	11 12
	(4) Section 43	34(2A) to (4)—	13
	renumber	as section 434(3) to (5).	14
Clause 263	Insertion of r	new ch 3, pt 5, div 4, sdiv 5, hdg	15
	After sect	ion 436—	16
	insert—		17
	Subd	ivision 5 Successors and assigns	18
Clause 264	Insertion of r		19
	After sect	ion 437—	20
	insert—		21
		Arbitrator's decision binding on successors nd assigns	22 23
	(1)	This section applies to a decision of an arbitrator under subdivision 3A.	24 25
	(2)	The decision binds the parties to the arbitration that led to the decision, and each of their successors and assigns.	26 27 28

[s 265]

Clause	265		endment of s 80 erfering with wat	08 (Unauthorised taking, supplying or ter)	1 2
		(1)	Section 808(1)(a)), note—	3
			omit, insert—		4
			Note-	_	5
				ee also the Mineral Resources Act, sections 334ZR and 4ZZ and the Petroleum and Gas Act, sections 188 and 06.	6 7 8
		(2)	Section 808(2)(a)), note—	9
			omit, insert—		10
			Note-	_	11
				ee also the Mineral Resources Act, sections 334ZR and 4ZZ and the Petroleum and Gas Act, sections 188 and 96.	12 13 14
Clause	266	Am	endment of s 81	16 (Unauthorised water bore activities)	15
		(1)	Section 816(1)(b)) and (c)—	16
			omit, insert—		17
			(b)	remove, replace, alter or repair the lining or screen of a water bore;	18 19
			(c)	remove, replace, alter or repair the casing of a water bore other than a subartesian bore casing less than 1.2m below the surface;	20 21 22
			(d)	decommission a water bore.	23
		(2)	Section 816(2)(a)), 'chapter 2, part 10'—	24
			omit, insert—		25
			chap	oter 8, part 2B	26
Clause	267		endment of s 98 horised officer)	33J (Production of licence to	27 28
			Section 983J(1)(b	b) and (c)—	29

[s 268]

		omit, insert–	-	1
			(b) removing, replacing, altering or repairing the lining or screen of a water bore; or	2 3
			(c) removing, replacing, altering or repairing the casing of a water bore other than a subartesian bore casing less than 1.2m below the surface; or	4 5 6 7
			(d) decommissioning a water bore.	8
Clause	268	Amendment of a value)	s 986 (Particular reductions in allocation's	9 10
		Section 986(1)—	11
		omit, insert—	-	12
]	An owner of a water allocation is entitled to be paid reasonable compensation by the State if a change, while the water plan relating to the allocation is in force, reduces the value of the allocation.	13 14 15 16 17
Clause	269	Insertion of new	v s 1006A	18
		After section	1006—	19
		insert—		20
			nderground water may be declared to be land flow water	21 22
]	A regulation or a water plan may declare particular underground water to be overland flow water.	23 24 25
		ξ, ,	Underground water declared to be overland flow water is not underground water.	26 27
Clause	270	Amendment of	s 1250I (Application for dealings)	28
		Section 1250	I(d)—	29

		[s 271]	
		omit, insert—	1
		 (d) a reference in section 121(3)(b) to 'proposed transferee if the proposed transferee is an owner of land to which the water licence attaches or a prescribed entity' were a reference to 'proposed transferee if the proposed transferee may apply for an associated water licence under section 1250D'. 	2 3 4 5 6 7 8 9
Clause	271	Amendment of s 1250S (Associated water licence taken to be water licence for particular provisions)	10 11
		(1) Section 1250S(d)—	12
		renumber as section 1250S(e).	13
		(2) Section 1250S—	14
		insert—	15
		(d) section 1009;	16
Clause	272	Amendment of s 1259 (Stated provisions of a resource operations plan are taken to be, or are included in, or to be read and construed with, other documents)	17 18 19
		Section 1259—	20
		insert—	21
		(11) To remove any doubt, it is declared that if the draft water plan includes both of the following amendments, section 46(2)(c) as applied by section 51(1) may be complied with in the notice required by section 46(2) by indicating in the notice the part of the draft about which an entity may make a submission—	22 23 24 25 26 27 28
		(a) an amendment mentioned in subsection (7);	29
		(b) an amendment to which the consultation provisions apply.	30 31

Mineral, Water and Other Legislation Amendment Bill 2017 Part 10 Amendment of Water Act 2000

[s 273]

Clause	273	Insertion of new s 1259A	1
		After section 1259—	2
		insert—	3
		1259A Reference in particular plans to unamended Act provision that has a corresponding provision	4 5 6
		 This section applies to a reference in a relevant plan to a provision, of the unamended Act, for a matter, if there is a corresponding provision of the amended Act for the matter. 	7 8 9 10
		(2) To remove any doubt it is declared that, unless the relevant plan or this part provides otherwise, the reference to the provision is taken to be a reference to the corresponding provision.	11 12 13 14
		(3) In this section—	15
		<i>relevant plan</i> means—	16
		(a) a water plan; or	17
		(b) a resource operations plan to which section 1259 applies.	18 19
Clause	274	Renumbering of ch 9, pt 10, s 1283 (Existing development applications)	20 21
		Chapter 9, part 10, section 1283—	22
		renumber as section 1284.	23
Clause	275	Insertion of new ch 9, pt 11	24
		Chapter 9—	25
		insert—	26

[s 275]

Part 1	1 Transitional provisions for Mineral, Water and Other Legislation Amendment Act 2017	1 2 3 4
	finished process provided by water plan release of particular unallocated water	5 6
(1)	This section applies if—	7
	 (a) immediately before the commencement, a water plan provided to any extent for a process for the release of unallocated water held as a general reserve under the water plan; and 	8 9 10 11 12
	(b) the process started before the commencement but has not ended.	13 14
(2)	The process continues to apply in relation to the release of the unallocated water, as if the <i>Mineral</i> , <i>Water and Other Legislation Amendment Act</i> 2017 had not been enacted.	15 16 17 18
286 An rele	nending water plan to remove process for ase of particular unallocated water	19 20
(1)	This section applies if, immediately before the commencement, a water plan provided to any extent for a process for the release of unallocated water held as a general reserve under the water plan.	21 22 23 24 25
(2)	The consultation provisions under section 51 do not apply for amending the water plan to remove the process, including making any consequential amendments.	26 27 28 29

[s 275]

immediately before the commencement.11(2) The chief executive may amend the licence without complying with the provisions of chapter 2, part 3, division 5, subdivision 2 if—12(a) the licence holder agrees to the amendment; and15(b) the amendment is to state a condition requiring the holder to collect and publish the sale price for each seasonal water assignment of a water allocation managed under the licence.17 1289 References to SEQ Water In an Act enacted, or subordinate legislation made under this Act, before the commencement, if the context permits, a reference to SEQ Water may be23		alternation of a state to a state of a state of the state	
Section 45(2)(g) and (h) applies only to a draft water plan the Minister starts to make after the commencement.3 1288 Amendment of existing distribution operations licence or resource operations licence by agreement6(1) This section applies to a distribution operations licence, or resource operations licence, in force immediately before the commencement.6(2) The chief executive may amend the licence without complying with the provisions of chapter 2, part 3, division 5, subdivision 2 if—12(a) the licence holder agrees to the amendment; and15(b) the amendment is to state a condition requiring the holder to collect and publish the sale price for each seasonal water assignment of a water allocation managed under the licence.17 1289 References to SEQ Water In an Act enacted, or subordinate legislation made under this Act, before the commencement, if the context permits, a reference to SEQ Water may be23	1287 Ap mu	st consider in making draft water plan	
operations licence or resource operations7licence by agreement8(1) This section applies to a distribution operations9licence, or resource operations licence, in force10immediately before the commencement.11(2) The chief executive may amend the licence12without complying with the provisions of chapter132, part 3, division 5, subdivision 2 if—14(a) the licence holder agrees to the amendment;16(b) the amendment is to state a condition17requiring the holder to collect and publish18the sale price for each seasonal water19assignment of a water allocation managed20under the licence.211289 References to SEQ Water23In an Act enacted, or subordinate legislation made23under this Act, before the commencement, if the context permits, a reference to SEQ Water may be23		Section 45(2)(g) and (h) applies only to a draft water plan the Minister starts to make after the	3 4
 licence, or resource operations licence, in force immediately before the commencement. (2) The chief executive may amend the licence without complying with the provisions of chapter 2, part 3, division 5, subdivision 2 if— (a) the licence holder agrees to the amendment; and (b) the amendment is to state a condition requiring the holder to collect and publish the sale price for each seasonal water assignment of a water allocation managed under the licence. 1289 References to SEQ Water In an Act enacted, or subordinate legislation made under this Act, before the commencement, if the context permits, a reference to SEQ Water may be 	ope	erations licence or resource operations	7
 without complying with the provisions of chapter 2, part 3, division 5, subdivision 2 if— (a) the licence holder agrees to the amendment; and (b) the amendment is to state a condition requiring the holder to collect and publish the sale price for each seasonal water assignment of a water allocation managed under the licence. 1289 References to SEQ Water In an Act enacted, or subordinate legislation made under this Act, before the commencement, if the context permits, a reference to SEQ Water may be 	(1)	licence, or resource operations licence, in force	9 10 11
and16(b) the amendment is to state a condition requiring the holder to collect and publish the sale price for each seasonal water assignment of a water allocation managed under the licence.17 1289 References to SEQ Water In an Act enacted, or subordinate legislation made under this Act, before the commencement, if the context permits, a reference to SEQ Water may be23	(2)	without complying with the provisions of chapter	12 13 14
 requiring the holder to collect and publish the sale price for each seasonal water assignment of a water allocation managed under the licence. 1289 References to SEQ Water In an Act enacted, or subordinate legislation made under this Act, before the commencement, if the context permits, a reference to SEQ Water may be 		e e	15 16
In an Act enacted, or subordinate legislation made under this Act, before the commencement, if the context permits, a reference to SEQ Water may be		requiring the holder to collect and publish the sale price for each seasonal water assignment of a water allocation managed	17 18 19 20 21
under this Act, before the commencement, if the context permits, a reference to SEQ Water may be	1289 Re	eferences to SEQ Water	22
taken to be a reference to Sequater. 26		under this Act, before the commencement, if the	23 24 25 26
1290 Election notice 27	1290 El	ection notice	27
	(1)		28 29

				(a)	befo	rty gave, under section 426 as in force ore the commencement, another party an tion notice—	1 2 3
					(i)	asking for an authorised officer to call a conference to negotiate a resolution of a dispute; or	3 4 5 6
					(ii)	calling upon the party to agree to an ADR to negotiate a resolution of a dispute; and	7 8 9
				(b)	finis	conference, or the ADR, was not hed under section 427 as in force before commencement.	10 11 12
			(2)		nmeno	as in force immediately before the cement, continues to apply in relation	13 14 15
				(a)	the o	conference or ADR; and	16
				(b)	start	proceeding in the Land Court, whether ed before or after the commencement, relates to the matters the subject of the ute.	17 18 19 20
			(3)			arbitration provisions do not apply in o the matters the subject of the dispute.	21 22
			(4)	In t	his se	ction—	23
				inse	erted i <i>ter a</i>	<i>tration provisions</i> means the provisions nto chapter 3, part 5 under the <i>Mineral</i> , <i>nd Other Legislation Amendment Act</i>	24 25 26 27
Clause	276	Am	endment o	f scl	h 4 (C	Dictionary)	28
		(1)		, def	initio	ns election notice, lake, seasonal water	29 30
			omit.				31
		(2)	Schedule 4-				32

[s 276]

insert—		1
	Aboriginal party see section 95(2).	2
	ADR election notice see section 426(2)(b).	3
	arbitration election notice see section 433A(2).	4
	<i>conference election notice</i> see section 426(2)(a).	5
	<i>cultural outcome</i> means a beneficial consequence to an Aboriginal party or Torres Strait Islander party relating to aquifers, drainage basins, catchments, subcatchments or watercourses.	6 7 8 9 10
	<i>environment</i> see the <i>Environmental Protection Act 1994</i> , section 8.	11 12
	lake—	13
	 (a) if a feature is identified on the watercourse identification map as a lake—means the feature identified on the map; or 	14 15 16
	(b) otherwise—	17
	 (i) includes a lagoon, swamp or other natural collection of water, whether permanent or intermittent, and the bed, banks and any other element confining or containing the water; but 	18 19 20 21 22
	(ii) does not include a lake within which the high spring tide ordinarily flows and reflows or a drainage feature.	23 24 25
	<i>official</i> , for chapter 2, part 3, division 5A, see section 203A(1).	26 27
	<i>relevant entity</i> , for chapter 2, part 3, division 5A, see section 203A(2).	28 29
	<i>relocate</i> , a water licence, see section 126(4).	30
	seasonal water assignment means—	31

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[s 276]

	 (a) for each of the following instruments—assignment by the holder of the instrument of the benefit under the instrument to another person, for a water year, or shorter period prescribed by a water management protocol, of all or part of the water that may be taken under the instrument— 	1 2 3 4 5 6 7 8
	(i) a water allocation;	9
	(ii) a seasonal water assignment notice for a water allocation; or	10 11
	(b) for each of the following instruments—assignment by the holder of the instrument of the benefit under the instrument to another person, for a water year, of all or part of the water that may be taken under the instrument—	12 13 14 15 16 17
	(i) a water licence;	18
	(ii) a seasonal water assignment notice for a water licence.	19 20
	<i>Seqwater</i> means Queensland Bulk Water Supply Authority established under the <i>South East</i> <i>Queensland Water (Restructuring) Act 2007.</i>	21 22 23
	<i>strategic water infrastructure reserve</i> means unallocated water held as—	24 25
	(a) a strategic water infrastructure reserve under a water plan; or	26 27
	(b) a strategic reserve, that is not set aside for Indigenous purposes, under a water plan.	28 29
	Torres Strait Islander party see section 95(2).	30
	<i>water quality issue</i> , for chapter 2, part 3, division 5A, see section 203A(2).	31 32
(3)	Schedule 4, definition overland flow water, paragraph 2	33
	renumber as paragraph 3.	34

[s 276]

(4)	Schedule 4, definition overland flow water—	1
	insert—	2
	2 Overland flow water includes particular underground water declared to be overland flow water under section 1006A.	3 4 5
	water under section 1000A.	5

Schedule 1 Minor amendments of Water Act 2000

section 232

1 Section 25ZA(1)(a), 'section 20(2)(c)'—

omit, insert—

section 101(1)(c)

2 Section 55(3), after 'apply'—

insert—

to

3 Section 158(5)(a), 'making or'—

omit, insert—

making of

4 Section 746(3), 'section 311(1)'—

omit, insert—

section 983J(1)

5 Section 747(3), 'section 20A to take or interfere with'—

omit, insert—

section 96 to take

6 Section 814(1) and (2A), 'permit under section 269'—

omit, insert—

riverine protection permit under section 221

7 Section 814(5), definition *prescribed assessable development*, 'chapter 2, part 9'—

omit, insert—

chapter 2, part 5

8 Section 828(4), definition *deemed executive liability provision*, first and second dot points—

omit, insert—

section 28(7)

9 Section 851(2), from 'water resource plan' to 'the plan'—

omit, insert—

water plan or water entitlement notice, the interested person may appeal only to the extent a different decision, consistent with the plan or water entitlement notice

10 Section 972D(2), 'section 20A(2)'—

omit, insert—

section 96(2)

11 Section 972D(4), definition *relevant provision*—

omit, insert—

relevant provision means any of the following—

- (a) section 93;
- (b) section 95(1);
- (c) section 96;
- (d) section 99;
- (e) section 102.

12 Chapter 8, part 3B, heading, 'SEQ Water' omit, insert—

Seqwater

13 Sections 992B, 992C, 992D and 992F, 'SEQ Water' omit, insert—

Seqwater

14 Section 1006, 'water resource plan'—

omit, insert—

water plan

15 Section 1007(1) and (2)(a), 'section 20A(3)(a)'—

omit, insert—

section 96(3)(a)

16 Section 1007(3), 'section 127B(2)'—

omit, insert—

section 153(2)

17 Section 1007(3) and (4), 'section 127C'—

omit, insert—

section 154

18 Section 1007(4), 'section 127C(4)'—

omit, insert—

section 154(4)

19	Section 1010A(1)(a), '36, 36A or 97'— omit, insert—
	25Y, 35 or 181
20	Section 1010A(1)(a), editor's note— omit.
21	Sections 1013B(3)(a), 'chapter 2, part 2, division 1A'— omit, insert— chapter 2, part 3, division 1
22	Section 1046(4)(a), 'section 20(2)(c)'— omit, insert— section 101(1)(c)
23	Section 1046(5), 'section 206'— omit, insert— section 107
24	Schedule 4, definition <i>current infrastructure owner</i> — <i>omit, insert</i> — <i>current infrastructure owner</i> , for chapter 2, part 3, division 5, subdivision 3, see section 187(2).
25	Schedule 4, definition <i>distribution operations licence</i> , 'chapter 2, part 4, division 3'— <i>omit, insert</i> —
	chapter 2, part 3, division 5

26 Schedule 4, definition petroleum tenure holder—

omit, insert—

petroleum tenure holder means a person who holds a petroleum tenure.

27 Schedule 4, definition *process*, paragraph (a), '39(1)(b)'—

omit, insert—

39(b)

28 Schedule 4, definition *process*, paragraph (a), after 'public ballot'—

insert—

, fixed price sale, grant for a particular purpose

29 Schedule 4, definition *water allocations register*, 'section 148'—

omit, insert—

section 168

30 Schedule 4, definition *water licence*, 'chapter 2, part 6, division 2'—

omit, insert—

chapter 2, part 3, division 2

31 Schedule 4, definition *water permit*, 'chapter 2, part 6, division 4'—

omit, insert—

chapter 2, part 3, division 3

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