

Mines Legislation (Resources Safety) Amendment Bill 2017



Queensland

Mines Legislation (Resources Safety) Amendment Bill 2017

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5	Replacement of s 34 (Discharge of obligations))			
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2017

A Bill

for

An Act to amend the *Coal Mining Safety and Health Act 1999*, the *Coal Mining Safety and Health Regulation 2017*, the *Mining and Quarrying Safety and Health Act 1999* and the *Mining and Quarrying Safety and Health Regulation 2017* for particular purposes

[s 1]

	The Parl	iament of Queensland enacts—	1
	Part 1	Preliminary	2
Clause	1 S	hort title This Act may be cited as the <i>Mines Legislation (Resources Safety) Amendment Act 2017.</i>	3 4 5
	Part 2	Amendment of Coal Mining Safety and Health Act 1999	6 7
Clause	2 A	ct amended	8
		This part amends the Coal Mining Safety and Health Act 1999.	9 10
Clause	3 A	mendment of s 7 (How objects are to be achieved)	11
		Section 7(k), 'of coal mine workers'—	12
		omit, insert—	13
		and health surveillance of persons who are, will be or have been coal mine workers	14 15
Clause	4 A	mendment of s 33 (Obligations for safety and health)	16
		Section 33—	17
		insert—	18
		(3) If a corporation has an obligation under this Act, an officer of the corporation has obligations under division 3A (also <i>safety and health obligations</i>).	19 20 21

[s 5]

Clause	5	Replacem	ent of s	34 ([Discharge of obligations)	1
		-	n 34—	- (2
		omit, i	nsert—			3
		34		rge o	f obligations	4
			-		n on whom a safety and health obligation ed must discharge the obligation.	5 6
			Ma	iximu	m penalty—	7
			(a)	if dea	the contravention caused multiple ths—	8 9
				(i)	for an offence committed by a corporation—30,000 penalty units; or	10 11
				(ii)	for an offence committed by an officer of a corporation—6,000 penalty units or 3 years imprisonment; or	12 13 14
				(iii)	otherwise—3,000 penalty units or 3 years imprisonment; or	15 16
			(b)		the contravention caused death or evous bodily harm—	17 18
				(i)	for an offence committed by a corporation—15,000 penalty units; or	19 20
				(ii)	for an offence committed by an officer of a corporation—3,000 penalty units or 2 years imprisonment; or	21 22 23
				(iii)	otherwise—1,500 penalty units or 2 years imprisonment; or	24 25
			(c)	if tł	e contravention caused bodily harm—	26
				(i)	for an offence committed by a corporation—7,500 penalty units; or	27 28
				(ii)	for an offence committed by an officer of a corporation—1,500 penalty units or 1 year's imprisonment; or	29 30 31

[s 6]

		(iii) otherwise—750 penalty units or 1 year's imprisonment; or	1 2
	(d)	if the contravention involved exposure to a substance that is likely to cause death or grievous bodily harm—	3 4 5
		(i) for an offence committed by a corporation—5,000 penalty units; or	6 7
		(ii) for an offence committed by an officer of a corporation—1,000 penalty units or 1 year's imprisonment; or	8 9 10
		(iii) otherwise—500 penalty units or 1 year's imprisonment; or	11 12
	(e)	otherwise—	13
		(i) for an offence committed by a corporation—5,000 penalty units; or	14 15
		(ii) for an offence committed by an officer of a corporation—1,000 penalty units or 6 months imprisonment; or	16 17 18
		(iii) otherwise—500 penalty units or 6 months imprisonment.	19 20
Am	endment of s 4	0 (Obligations of holders)	21
(1)	Section 40(1), fr	rom 'and the coal mine'—	22
	omit, insert—		23
		a coal mine proposes to appoint under section another person as coal mine operator for the le.	24 25 26
(2)	Section 40(2)(a)		27
	omit, insert—		28
	(a)	inform the proposed coal mine operator, by notice, of all relevant information available to the holder that may help the proposed coal mine operator—	29 30 31 32

Clause 6

		[s 7]	
	(i) ensure the site senior executive for the coal mine develops and implements a safety and health management system for the mine; and	1 2 3 4
	(ii) prepare and implement principal hazard management plans for the mine; and	5 6 7
	(3) Section 40(2), pen	alty—	8
	omit.		9
Clause 7	Amendment of s 42 for coal mine)	(Obligations of site senior executive	10 11
	(1) Section 42(b), from	n 'by someone' to 'workers'—	12
	omit.		13
	(2) Section 42(c)—		14
	omit, insert—		15
	h t	o develop and implement a safety and nealth management system for all persons at he mine, including contractors and service providers;	16 17 18 19
	i a s	o give a contractor at the mine information n the site senior executive's possession about all relevant components of the mine's safety and health management system, required by the contractor to—	20 21 22 23 24
	(i) identify risks arising in relation to any work to be undertaken by the contractor at the mine; and	25 26 27
	((ii) comply with section 43(1)(d);	28
	i F	o give a service provider at the mine nformation in the site senior executive's possession about all relevant components of he mine's safety and health management	29 30 31 32

[s 7]

(3)

(4)

(5)

	system, required by the service provider to-	1 2
	(i) identify risks arising in relation to any service to be provided by the service provider at the mine; and	3 4 5
	(ii) comply with section 47(1)(f);	6
(cc)	to review safety and health management plans of contractors and service providers within the meaning of section 43 or 47 and, if necessary, require changes to be made to those plans to enable them to be integrated with the mine's safety and health management system;	7 8 9 10 11 12 13
Section 42(e)—		14
omit, insert—		15
(e)	to ensure no work is undertaken by a coal mine worker at the mine until the worker—	16 17
	 (i) has been inducted in the mine's safety and health management system to the extent it relates to the work to be undertaken by the worker; and 	18 19 20 21
	 (ii) has received training about hazards and risks at the mine to the extent they relate to the work to be undertaken by the worker; and 	22 23 24 25
	(iii) has received training so the worker is competent to perform the worker's duties;	26 27 28
Section 42(f)—		29
insert—		30
(vi)	adequate supervision and monitoring of contractors and service providers at the mine.	31 32 33
Section 42(ca) to	(f)—	34

					[s 8]	
		renum	ber as	sect	tion 42(d) to (i).	1
Clause	8	Replacem	nent c	ofs4	43 (Obligations of contractors)	2
		Sectio	n 43–	_		3
		omit, i	insert-			4
		43	Obli	igati	ons of contractors	5
			(1)		ontractor at a coal mine has the following gations—	6 7
				(a)	to ensure the contractor complies with this Act to the extent it relates to the work undertaken by the contractor;	
				(b)	to ensure the contractor complies with the mine's safety and health management system to the extent it relates to the work undertaken by the contractor;	12
				(c)	to ensure the contractor's own safety and health, and the safety and health of others, is not adversely affected by the way the contractor undertakes work at the mine;	16
				(d)	to ensure no work is undertaken by the contractor until the contractor—	19 20
					(i) has given the site senior executive for the mine a safety and health management plan; and	
					 (ii) has made all changes to the contractor's safety and health management plan required by the site senior executive to enable the plan to be integrated with the mine's safety and health management system; 	25 26 27
				(e)	to ensure no work is undertaken by the contractor at the mine until the contractor and each coal mine worker engaged by the contractor—	31

[s 9]

Clause 9

			(i)	has been inducted in the mine's safety and health management system to the extent it relates to the work to be undertaken by the contractor or worker; and	1 2 3 4 5
			(ii)	has received training about hazards and risks at the mine to the extent they relate to the work to be undertaken by the contractor or worker.	6 7 8 9
	(2)	In th	nis se	ction—	10
		-	-	<i>nd health management plan</i> , of a or, means a plan that—	11 12
		(a)		tifies the work to be undertaken by the tractor; and	13 14
		(b)		es how the contractor intends to comply the contractor's obligations under this	15 16
			sect	e	17
ma		s, im	sect 4 (Ol porte	e	
ma	nufacturers e at coal mi	s, im ines)	sect 4 (Ol porte	ion. bligations of designers,	17 18 19
ma use	nufacturers e at coal mi	s, im ines)	sect 4 (Ol porte	ion. bligations of designers, ers and suppliers of plant etc. for	17 18 19 20
ma use	e at coal mi Section 44(s, im i nes) (4), af	sect 4 (Ol porte if th supp defe crea	ion. bligations of designers, ers and suppliers of plant etc. for aragraph (a)— ne designer, manufacturer, importer or plier becomes aware of a hazard or ect associated with the plant that may the an unacceptable level of risk to users he plant, to inform the chief inspector	17 18 19 20 21
ma use	e at coal mi Section 44(s, im i nes) (4), af	sect 4 (Ol porte if th supp defe crea of t of—	ion. bligations of designers, ers and suppliers of plant etc. for aragraph (a)— ne designer, manufacturer, importer or plier becomes aware of a hazard or ect associated with the plant that may the an unacceptable level of risk to users he plant, to inform the chief inspector	 17 18 19 20 21 22 23 24 25 26 27
ma use	e at coal mi Section 44(s, im i nes) (4), af	sect 4 (Ol porte if th supp defe crea of t of—	ion. bligations of designers, ers and suppliers of plant etc. for aragraph (a)— me designer, manufacturer, importer or plier becomes aware of a hazard or ect associated with the plant that may te an unacceptable level of risk to users he plant, to inform the chief inspector the nature of the hazard or defect and	17 18 19 20 21 22 23 24 25 26 27 28 29

	[s 10]	
	hazard or defect or manage the risk; and	1 2
	(iii) the name of each coal mine operator, contractor or service provider the designer, manufacturer, importer or supplier has supplied the plant to; and	3 4 5 6
	(iv) the steps taken to notify the coal mine operators, contractors and service providers about the matters mentioned in subparagraphs (i) and (ii);	7 8 9 10
	(2) Section $44(4)(b)$, example, '(4)(b)'—	11
	omit, insert—	12
	(4)(c)	13
	(3) Section 44(4)(aa) and (b)—	14
	<i>renumber</i> as section 44(4)(b) and (c).	15
	(4) Section 44(6), after 'a contractor'—	16
	insert—	17
	or service provider	18
	(5) Section 44(6), 'or contractor'—	19
	omit, insert—	20
	, contractor or service provider	21
use 10	Amendment of s 46 (Obligations of manufacturers, importers and suppliers of substances for use at coal mines)	22 23 24
	(1) Section 46(2), after paragraph (a)—	25
	insert—	26
	(aa) if the manufacturer, importer or supplier becomes aware of a hazard or defect associated with the substance that may create an unacceptable level of risk to users	27 28 29 30

Cla

[s 10]

	of the substance, to inform the chi	ief 1
	inspector of—	2
	(i) the nature of the hazard or defect as its significance; and	nd 3 4
	 (ii) any modifications or controls of whi the manufacturer, importer or suppli is aware that have been developed eliminate or correct the hazard defect or manage the risk; and 	ier 6 to 7
	 (iii) the name of each coal mine operate contractor or service provider t manufacturer, importer or supplier h supplied the substance to; and 	he 11
	 (iv) the steps taken to notify the coal mi operators, contractors and servi providers about the matters mention in subparagraphs (i) and (ii); 	ce 15
(2)	Section 46(2)(b), example, '(2)(b)'—	18
	omit, insert—	19
	(2)(c)	20
(3)	Section 46(2)(aa) and (b)—	21
	<i>renumber</i> as section 46(2)(b) and (c).	22
(4)	Section 46—	23
	insert—	24
		ed 26 an 27 he 28 ke 29 ne 30 om 31 32

					[s 11]	
				(b)	any modifications or controls the supplier is aware of that have been developed to eliminate or correct the hazard or defect or manage the risk.	1 2 3 4
Clause	11	Replacen coal mine		of s 4	17 (Obligation of provider of services at	5 6
		Sectio	<i>.</i> on 47-			7
		omit,	insert	<u>ــــــ</u>		8
		47	Ob	ligati	ions of service providers	9
			(1)	pro	person who provides a service (a <i>service vider</i>) at a coal mine has the following gations—	10 11 12
				(a)	to ensure the service provider complies with this Act to the extent it relates to the service provided;	13 14 15
				(b)	to ensure the service provider complies with the mine's safety and health management system to the extent it relates to the service provided;	16 17 18 19
				(c)	to ensure the safety and health of coal mine workers or other persons is not adversely affected by the service provided;	20 21 22
				(d)	if the service provider is present at the coal mine—to ensure the service provider's own safety and health is not adversely affected by the service provided;	23 24 25 26
				(e)	to ensure the fitness for use of plant at the coal mine is not adversely affected by the service provided;	27 28 29
				(f)	to ensure the service is not provided until the service provider—	30 31

[s 12]

		(i)	has given the site senior executive for the mine a safety and health management plan; and	1 2 3
		(ii)	has made all changes to the service provider's safety and health management plan required by the site senior executive to enable the plan to be integrated with the mine's safety and health management system;	4 5 6 7 8 9
	(g)	the	service the service is not provided until service provider and each coal mine ker engaged by the service provider—	10 11 12
		(i)	has been inducted in the mine's safety and health management system to the extent it relates to the service to be provided by the service provider or worker; and	13 14 15 16 17
		(ii)	has received training about hazards and risks at the mine to the extent they relate to the service to be provided by the service provider or worker.	18 19 20 21
(2)	In th	nis se	ction—	22
	•	-	<i>d health management plan</i> , of a service means a plan that—	23 24
	(a)		tifies the service to be provided by the ice provider; and	25 26
	(b)	com	es how the service provider intends to aply with the service provider's gations under this section.	27 28 29
Insertion of n	ew pt	: 3, d	liv 3A	30
Part 3—	•			31
insert—				32

Clause 12

Divisio	on 3A	Obligations of officers of corporations	1 2
47A Ob	ligation o	of officers of corporations	3
(1)	an office	oration has an obligation under this Act, er of the corporation must exercise due e to ensure the corporation complies with gation.	4 5 6 7
(2)	found gu to an obl corporate an offend	er of a corporation may be convicted or hilty of an offence under this Act relating ligation of the officer whether or not the ion has been convicted or found guilty of ce under this Act relating to an obligation orporation.	8 9 10 11 12 13
(3)		section, <i>due diligence</i> includes taking ble steps—	14 15
		cquire and keep up-to-date knowledge of he safety and health matters; and	16 17
	coa gen	gain an understanding of the nature of l mining operations at a coal mine and erally of the hazards and risks associated h those operations; and	18 19 20 21
	use pro- safe	ensure the corporation has available for , and uses, appropriate resources and cesses to eliminate or minimise risks to ety and health from work carried out as t of coal mining operations; and	22 23 24 25 26
	pro infc and	ensure the corporation has appropriate cesses for receiving and considering prmation regarding incidents, hazards risks and responding in a timely way to information; and	27 28 29 30 31
	(e) to imp	ensure the corporation has, and lements, processes for complying with	32 33

[s 13]

		(4)	 any obligation of the corporation under this Act; and (f) to verify the provision and use of the resources and processes mentioned in paragraphs (c) to (e). In this section— officer, of a corporation, does not include a person appointed as, or whose position reports directly or indirectly to, the site senior executive for a coal mine. 	1 2 3 4 5 6 7 8 9 10
Clause	13	Amendment of	of s 48 (Defences for div 2 or 3)	11
		Section 48,	'2 or 3'—	12
		omit, inser	<u>; </u>	13
			2, 3 or 3A	14
Clause	14	Amendment c executive)	of s 54 (Appointment of site senior	15 16
		(1) Section 54-	_	17
		insert—		18
		(3A)	A coal mine operator must not appoint a person to be site senior executive for a coal mine or a separate part of a surface mine unless the person holds a site senior executive notice.	19 20 21 22
			Maximum penalty—500 penalty units.	23
		(2) Section 54	(3A) and (4)—	24
		renumber a	as section 54(4) and (5).	25
Clause	15	Amendment of operations at Section 550		26 27 28

				[s 16]	
		insert–	_		1
		(ca)	the name of the person who is responsible for managing the system of work for contractors and service providers at the coal mine; and	2 3 4
Clause 1	16	Replacem	ent o	of s 61 (Appointment of ventilation officer)	5
		Section	n 61–	_	6
		omit, ir	isert-	_	7
		61	Арр	pointment of ventilation officer	8
			(1)	This section applies to an underground mine.	9
			(2)	The underground mine manager for the mine must appoint a person as the ventilation officer for the mine.	10 11 12
				Maximum penalty—200 penalty units.	13
			(3)	However, the underground mine manager may be appointed as the ventilation officer for the mine by the site senior executive.	14 15 16
			(4)	The underground mine manager or site senior executive must not appoint a person as the ventilation officer for the mine unless the person holds a ventilation officer's certificate of competency.	17 18 19 20 21
				Maximum penalty—200 penalty units.	22
			(5)	Subject to the direction and control of the underground mine manager, the ventilation officer for the mine is responsible for—	23 24 25
				(a) the implementation of the mine's ventilation system; and	26 27
				(b) the establishment of effective standards of ventilation for the mine.	28 29
			(6)	The underground mine manager or site senior executive must not appoint a person as ventilation officer at more than 1 mine at the same time	30 31 32

[s 16]

	unless the chief inspector gives the manager notice that the chief inspector is satisfied the person can effectively carry out the duties of the ventilation officer at the mines. Maximum penalty for subsection (6)—200 penalty units.	1 2 3 4 5 6
61A Abs	sence of ventilation officer	7
(1)	This section applies if the ventilation officer appointed under section 61 for an underground mine is—	8 9 10
	(a) temporarily absent from duty; and	11
	(b) is a person other than the underground mine manager for the mine.	12 13
(2)	If the absence is for not more than 7 days, the duties and responsibilities of the ventilation officer are taken to be assumed by the underground mine manager during the absence.	14 15 16 17
(3)	Subsection (2) applies regardless of whether the underground mine manager holds a ventilation officer's certificate of competency.	18 19 20
(4)	An inspector may, by notice, require an underground mine manager assuming the duties and responsibilities of the ventilation officer to—	21 22 23
	 (a) demonstrate to the inspector's satisfaction that the manager can effectively carry out the duties and responsibilities of both the underground mine manager and the ventilation officer; and 	24 25 26 27 28
	(b) if the underground mine manager can not satisfy the inspector as mentioned in paragraph (a)—appoint a person to act as the ventilation officer during the remainder of the absence.	29 30 31 32 33

[s 17]

(5)	If the absence is for more than 7 days or the underground mine manager is given a notice under subsection (4)(b), the underground mine manager for the mine must appoint a person to act as the ventilation officer during the absence.	1 2 3 4 5
	Maximum penalty—200 penalty units.	6
(6)	The underground mine manager must not appoint a person under subsection (5) unless the person holds a ventilation officer's certificate of competency.	7 8 9 10
	Maximum penalty—200 penalty units.	11
system)	f s 62 (Safety and health management	12 13 14
omit, insert		15
(1)	The safety and health management system, for a coal mine, is a single system that incorporates risk management elements and practices that ensure the safety and health of persons who may be affected by coal mining operations.	16 17 18 19 20
(2)	The safety and health management system must be a single, auditable documented system that forms part of an overall management system that includes organisational structure, planning activities, responsibilities, practices, procedures and resources for developing, implementing, maintaining and reviewing a safety and health policy.	21 22 23 24 25 26 27 28
(2A)	The safety and health management system must provide a single, comprehensive and integrated system for the management of all aspects of risks to safety and health in relation to the operation of the coal mine.	29 30 31 32 33
(2B)	The safety and health management system for a	34

Clause 17

[s 18]

		coal mine must be in place before coal mining operations start at the mine.	1 2
		(2) Section $62(2A)$ to (5)—	3
		<i>renumber</i> as section $62(3)$ to (7).	4
Clause	18	Amendment of s 62A (Additional requirement for coal mining operation for incidental coal seam gas)	5 6
		(1) Section $62A(2)$, 'single'—	7
		omit.	8
		(2) Section $62A(3)$, $62(3)'$ —	9
		omit, insert—	10
		62(5)	11
Clause	19	Amendment of s 73C (Commissioner's functions)	12
		Section 73C(a), 'health and safety'—	13
		omit, insert—	14
		safety and health	15
Clause	20	Amendment of s 78 (Membership of committee)	16
		Section 78(1), '9'—	17
		omit, insert—	18
		10	19
Clause	21	Amendment of s 80 (Appointment of members)	20
		(1) Section 80, heading, after 'members'—	21
		insert—	22
		persons from panels	23
		(2) Section $80(3)$ —	24
		omit.	25
	-		

				[s 22]	
		(3)	Section 80(4), after 'operations'—	1
			insert—		2
				or the Minister otherwise considers the person appropriate to be a member of the committee	3 4
		(4)	Section 80(7), 'who are not inspectors'—	5
			omit, insert		6
				mentioned in this section	7
Clause	22	Ins	ertion of ne	ew s 80A	8
			After section	on 80—	9
			insert—		10
			80A Apj	pointment of members—inspectors	11
			(1)	The chief inspector is a member of the committee.	12
			(2)	The Minister must appoint 2 other inspectors to be members of the committee.	13 14
Clause	23	Am	endment o	f s 133 (Entry to places)	15
		(1)	Section 133		16
			omit, insert		17
				(e) it is, or the officer reasonably suspects it is, a workplace.	18 19
		(2)	Section 133	3(2), after 'For'—	20
			insert—		21
				subsection (1)(a), for	22
		(3)	Section 133	3(3)—	23
			omit, insert		24
			(3)	For subsection (1)(e), an entry may be made with, or without, the consent of the person with management or control of the workplace.	25 26 27

[s 24]

	(4) Section 13	3(5)—			1				
	omit.				2				
04	Incortion of n		00 1		3				
Clause 24									
		Part 9, division 4, subdivision 3—							
		_			5				
	138AEı	ntry to	resident	al premises	6				
		of an officer under this division in relation to entering a place are not exercisable in relation to any part of a place that is used for residential							
		(a)		1	12 13				
		(b)			14 15				
		(c)	-		16 17				
			reason	hable alternative access is	18 19 20				
			the time the time work	mes at which the officer believes is being carried out at the place to	21 22 23 24				
25					25 26				
	Section 18	1(1), '	ealth and s	safety'—	27				
	omit, inser	<i>t</i> —			28				
		safet	and healt	h	29				
	24	omit. 24 Insertion of m Part 9, divisionsert— 138AE	omit. 24 Insertion of new s 13 Part 9, division 4, s insert— 138AEntry to 1 Despit of an enterin any p purpos (a) w n (b) u w (c) ft s (i) 25 Amendment of s 181 industry safety and 1 Section 181(1), 'he omit, insert—	omit. 24 Insertion of new s 138A Part 9, division 4, subdivision insert— 138AEntry to residentif Despite anythin of an officer use any part of a p purposes except (a) with the of management (b) under the warrant; or (c) for the pur- suspected with (i) if the reason availar (ii) at a r the tin- work which 25 Amendment of s 181 (Obstrue industry safety and health re- Section 181(1), 'health and so omit, insert—	 omit. 24 Insertion of new s 138A Part 9, division 4, subdivision 3— insert— 138AEntry to residential premises Despite anything else in this division, the powers of an officer under this division in relation to entering a place are not exercisable in relation to any part of a place that is used for residential purposes except— (a) with the consent of the person with the management or control of the place; or (b) under the authority conferred by a search warrant; or (c) for the purpose only of gaining access to a suspected workplace, but only— (i) if the officer reasonably believes no reasonable alternative access is available; and 25 Amendment of s 181 (Obstructing inspectors, officers or industry safety and health representatives). Section 181(1), 'health and safety'— 				

[s 26]

Clause 26		Am	nendment o	fs1	85 (Functions of board of examiners)	1
		(1)	Section 185	5—		2
			insert—			3
				(da)) to issue notices (<i>site senior executive</i> <i>notices</i>) to persons who have demonstrated to the board's satisfaction the safety and health competencies, recognised by the committee under section 76, required to perform the duties of a site senior executive for a coal mine;	4 5 6 7 8 9 10
		(2)	Section 185	5(da)	and (e)—	11
			<i>renumber</i> a	s sec	tion 185(e) and (f).	12
Clause 2	27		nendment o oceedings)	ofs1	86 (Membership and conduct of board	13 14
		(1)	Section 186	<u>5</u> —		15
			insert—			16
			(3A)		e following persons are members of the board examiners—	17 18
				(a)	the chief inspector;	19
				(b)	the chief inspector of mines under the <i>Mining and Quarrying Safety and Health Act 1999</i> .	20 21 22
		(2)	Section 186	6(4)-	-	23
			omit, insert	. <u> </u>		24
			(4)	sub	addition to the members mentioned in section (3A), 1 member may be an inspector o holds—	25 26 27
				(a)	a first class certificate of competency for an underground coal mine; or	28 29

[s 28]

Cla

Cla

			(b)	a first class certificate of competency for an underground mine under the <i>Mining and Quarrying Safety and Health Act 1999</i> .	1 2 3
	(3)	Section 186	5(7), a	after 'member'—	4
		insert—			5
			, otl (3A	her than a member mentioned in subsection),	6 7
use 28		nendment o aminers)	ofs1	88 (Appointment of board of	8 9
		Section 188	8(1), a	after 'examiners'—	10
		insert—			11
				her than the members mentioned in section (3A),	12 13
use 29	lns	ertion of ne	ew s	193A	14
		Part 10, div	vision	3—	15
		insert—			16
		193ARe	egiste	er to be kept by board of examiners	17
		(1)	The	board of examiners must keep a register of-	18
			(a)	certificates of competency granted by the board; and	19 20
			(b)	site senior executive notices issued by the board; and	21 22
			(c)	notices of registration given by the board under a mutual recognition Act.	23 24
		(2)	The info	register must include the following rmation—	25 26
			(a)	for a certificate of competency or site senior executive notice—	27 28
			(a)	for a cortificate of competency of	r sita sonior

[s 30]

			(i)	the name and contact details of the holder of the certificate or notice; and	1 2			
			(ii)	details of the certificate or notice; and	3			
			(iii)	the status of the certificate or notice, including, if it has been suspended or cancelled under this Act, details of the suspension or cancellation;	4 5 6 7			
		(b)	(1)(a notice mentioned in subsection c)—the name and contact details of the on to whom the notice was given;	8 9 10			
		(c)	any regu	other information prescribed by lation.	11 12			
	(3)	in th	e reg	d of examiners may disclose information sister, other than the contact details of an l, to any person or agency.	13 14 15			
	(4)	In th	In this section—					
		mut	ual r	ecognition Act means—	17			
		(a)	the or	Mutual Recognition Act 1992 (Cwlth);	18 19			
		(b)		<i>Trans-Tasman Mutual Recognition Act</i> 7 (Cwlth).	20 21			
Clause 30	Insertion of ne	ew s	194 /	A	22			
	After section 194—							
	insert—				24			
	sus	spens	sion	aminers may consider previous or cancellation of certificate of or site senior executive notice	25 26 27			
	(1)	This	sect	ion applies if—	28			
		(a)	certi	erson has applied for the grant of a ficate of competency or site senior cutive notice; and	29 30 31			

[s 31]

Cla

				a certificate of competency or site senior executive notice previously held by the person was suspended or cancelled under this Act.	1 2 3 4			
		(2)	previ	board of examiners may have regard to the ious suspension or cancellation in deciding pplication.	5 6 7			
		(3)	the	ection (2) does not limit the matters to which board of examiners may have regard in ling the application.	8 9 10			
use 31		nendment o mpetency b		15 (Obtaining certificates of ud)	11 12			
	(1)	Section 195	5, head	ling, after 'competency'—	13			
		insert—			14			
			or si	te senior executive notices	15			
	(2)	Section 195	Section 195, after 'certificate of competency'—					
		insert—			17			
			or sit	e senior executive notice	18			
	(3)	Section 195	5—					
		insert—			20			
		(3)	certin notic to the	e board of examiners decides to cancel a ficate of competency or site senior executive e, the board must give notice of the decision e following persons, to the extent the persons nown to the board—	21 22 23 24 25			
				for a decision relating to a certificate of competency—the site senior executive for each coal mine at which the holder works;	26 27 28			
			. ,	for a decision relating to a site senior executive notice—the coal mine operator for each coal mine at which the holder works.	29 30 31 32			

[s 32]

Clause	32	Amendr compete		f s 196 (Return of certificate of	1 2
		(1) Sect	ion 196	6, after 'certificate of competency'—	3
		inse	rt—		4
				or site senior executive notice	5
		(2) Sect	ion 196	6, after 'the certificate'—	6
		inse	rt—		7
				or notice	8
		(3) Sect	ion 196	<u>)</u>	9
		inse	rt—		10
				(c) the chief executive suspends or cancels the certificate or notice under part 10A.	11 12
Clause	33	Insertio	n of ne	ew s 196A	13
		Afte	r sectio	on 196—	14
		inse	rt—		15
		1	sus	fect on particular appointments of spension or cancellation of certificate of npetency or site senior executive notice	16 17 18
			(1)	This section applies if—	19
				 (a) a certificate of competency or site senior executive notice held by a person is suspended or cancelled under this Act; and 	20 21 22
				(b) immediately before the suspension or cancellation took effect, the person held an appointment under this Act; and	23 24 25
				(c) this Act requires a person to hold the certificate of competency or site senior executive notice to be appointed to the position.	26 27 28 29
			(2)	The person's appointment to the position ends on the suspension or cancellation of the person's	30 31

[s 34]

		certif notic	icate of competency or site senior executive e.	1 2
Clause 34	Insertion of ne After part 10 <i>insert</i> — Part 1	0—	10A Suspension and cancellation of certificates of competency and site senior executive notices by chief executive	3 4 5 6 7 8 9 10 11 12
	197AGro	ound	s for suspension or cancellation	13
	(1)	Each or car	of the following is a ground for suspending ncelling a person's certificate of competency r this part—	14 15 16
			the person has contravened a safety and health obligation;	17 18
			the person has committed an offence against a law of Queensland or another State (a <i>corresponding law</i>) relating to mining safety;	19 20 21 22
			a certificate, equivalent to a certificate of competency, that was issued to the person under a corresponding law of another State has been suspended or cancelled.	23 24 25 26
	(2)	or ca	of the following is a ground for suspending ancelling a person's site senior executive e under this part—	27 28 29

[s 34]

	(a) the person has contravened a safety and health obligation;
	(b) the person has committed an offence against a corresponding law.
97BNc	otice of proposed action
(1)	This section applies if the chief executive considers there is a ground to suspend or cancel a person's certificate of competency or site senior executive notice (the <i>proposed action</i>).
(2)	Before taking the proposed action, the chief executive must give the person a notice (a <i>proposed action notice</i>) stating each of the following matters—
	(a) the proposed action;
	(b) the ground for the proposed action;
	(c) an outline of the facts and circumstances forming the basis for the ground;
	 (d) if the proposed action is to suspend the certificate of competency or site senior executive notice—the proposed period of the suspension;
	(e) that the person may make a written submission to the chief executive, within a stated period of at least 28 days, to show why the proposed action should not be taken.
97CSu act	Ibmission against taking of proposed ion
	The person may, within the period stated in the proposed action notice under section $197B(2)(e)$,

make a written submission to the chief executive 31 to show why the proposed action should not be 32

[s 34]

	taken.	1					
197DDe	cision to take proposed action	2					
(1)	This section applies if—						
	(a) the period stated in the pro- notice under section 197B(2) and						
	(b) the chief executive has convertee written submission made bunder section 197C; and	•					
	(c) the chief executive still consi exists to take the proposed act	-	-				
(2)	The chief executive may decide—	12	2				
	 (a) if the proposed action was to certificate of competency of executive notice—to suspend or notice for no longer than period of the suspension proposed action notice; or 	the certificate 14 the proposed 16	4 5 6 7				
	(b) if the proposed action was certificate of competency of executive notice—to cancel or notice or suspend it for a pe	or site senior 20 the certificate 2) 1				
(3)	The chief executive must give the petter the decision.	erson notice of 22					
(4)	The notice must state each of matters—	the following 2: 20					
	(a) the chief executive's decision;	27	7				
	(b) the reasons for the decision;	28	3				
	(c) that the person may appeadecision within 28 days;	l against the 29 30					
	(d) how the person may appeal;	3	1				
Mines Legislation (Resources Safety) Amendment Bill 2017 Part 2 Amendment of Coal Mining Safety and Health Act 1999

[s 35]

			(e)		the person may apply for a stay of the ision if the person appeals against it.	1 2
		(5)			sion takes effect on the day the notice is the person.	3 4
		(6)			ef executive must give notice of the to—	5 6
			(a)		following persons, to the extent the sons are known to the chief executive—	7 8
				(i)	for a decision relating to a certificate of competency—the site senior executive for each coal mine at which the person works;	9 10 11 12
				(ii)	for a decision relating to a site senior executive notice—the coal mine operator for each coal mine at which the person works; and	13 14 15 16
			(b)	the	board of examiners.	17
Clause 35		nendment o aths or dise			Notice of accidents, incidents,	18 19
	(1)	Section 198	(6), 1	from	'disease prescribed' to 'this section'	20
		omit, insert-				21
			repo	ortabl	le disease	22
	(2)	Section 198	 			23
		insert—				24
		(7)	awa with	re than a re	n prescribed by regulation who becomes at a coal mine worker has been diagnosed eportable disease must give notice of the s to the chief inspector.	25 26 27 28
			Max	kimu	m penalty—40 penalty units.	29
		(8)	In tl	nis se	ection—	30
			repo	ortab	<i>le disease</i> means a disease prescribed by	31

[s 36]

			1 2
Clause	36		3 4
		Part 14, division 1, heading, after 'Minister'—	5
		insert—	6
		, chief executive	7
Clause	37	Insertion of new s 236A	8
		After section 236—	9
		insert—	10
		236AAppeals against chief executive's decisions	11
		chief executive's decision under the following provisions to an Industrial Magistrates Court	12 13 14 15
		site senior executive notice is suspended or cancelled by the chief executive—section	16 17 18 19
			20 21
Clause	38	Amendment of s 238 (How to start appeal)	22
		(1) Section $238(1)(b)$ —	23
		insert—	24
			25 26
		(2) Section 238(1)(b)(ia) and (ii)—	27
		renumber as section 238(1)(b)(ii) and (iii).	28

[s 39]

Clause	39	Amendment of s 240 (Hearing procedures)				
Claube		(1)	Section 240—	1 2		
			insert—	-3		
			(2A) However, for deciding an appeal against a decision of the chief executive under section 267I to impose a civil penalty on a corporation, information that was not available to the chief executive in making the decision must not be taken into account.	4 5 6 7 8 9		
		(2)	Section 240(4), definition <i>original decision-maker</i> , after 'Minister'—	10 11		
			insert—	12		
			, chief executive	13		
		(3)	Section 240(2A) to (4)—	14		
			<i>renumber</i> as section $240(3)$ to (5).	15		
Clause	40	Am	endment of s 252 (Evidentiary aids)	16		
			Section 252(1)(b), after 'certificate,'	17		
			insert—	18		
			notice,	19		
Clause	41		endment of s 258 (Court may order suspension or ncellation of certificate)	20 21		
		(1)	Section 258, heading, after 'certificate'—	22		
			insert—	23		
			or notice	24		
		(2)	Section 258, after 'certificate of competency'—	25		
			insert—	26		
			or site senior executive notice	27		
		(3)	Section 258—	28		

[s 42]

			insert—				1		
			(4)	(4) The industrial magistrate must give notice of the decision to suspend or cancel the person's certificate of competency or site senior executive notice to—					
				(a)	pers	following persons, to the extent the cons are known to the industrial gistrate—	6 7 8		
					(i)	for a decision relating to a certificate of competency—the site senior executive for each coal mine at which the person works;	9 10 11 12		
					(ii)	for a decision relating to a site senior executive notice—the coal mine operator for each coal mine at which the person works; and	13 14 15 16		
				(b)	the	board of examiners.	17		
Clause	42		endment of rissions of r			Responsibility for acts or tatives)	18 19		
		(1)	Section 261	(3), '	reaso	onable diligence'—	20		
			omit, insert-				21		
				reas	onab	le precautions and proper diligence	22		
		(2)	Section 26 'executive'-		def	inition representative, paragraph (a),	23 24		
			omit.				25		
Clause	43		ission of s poration co			ecutive officers must ensure with Act)	26 27		
			Section 262				28		
			omit.				29		

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[s 44]

Clause	44	Insertion of ne	ew pt 1	15B	1
		After part 1	5A—		2
		insert—			3
		Part 1	5B	Civil penalties	4
		267EDe	finitio	ns for part	5
			In this	s part—	6
			obliga	<i>cenalty obligation</i> means a safety and health ation, or another obligation under this Act, tibed by regulation to be a civil penalty ation.	7 8 9 10
			contra an o substa	<i>sponding offence</i> , in relation to a avention of a civil penalty obligation, means ffence constituted by conduct that is antially the same as the conduct constituting ontravention.	11 12 13 14 15
			penal	ty notice see section 267I(3).	16
			propo	sed penalty notice see section 267G(2).	17
				<i>int corporation</i> means a coal mine operator ntractor that is a corporation.	18 19
		267FLia	bility ⁻	for civil penalties	20
		(1)		evant corporation is liable to pay the State a benalty if—	21 22
				he relevant corporation contravenes a civil benalty obligation; or	23 24
				representative of the relevant corporation contravenes a civil penalty obligation.	25 26
		(2)	corpo	il penalty may be imposed on the relevant ration by a penalty notice given to the ration by the chief executive.	27 28 29
		(3)	The a	mount of the penalty is—	30

	(a) if the civil penalty obligation is a category 1 obligation—1,000 penalty units; or	1 2
	(b) if the civil penalty obligation is a category 2 obligation—750 penalty units; or	3 4
	(c) if the civil penalty obligation is a category 3 obligation—500 penalty units.	5 6
(4)	For subsection (3), the category of a civil penalty obligation is the category prescribed by regulation for the obligation.	7 8 9
(5)	In this section—	10
	<i>representative</i> , of a relevant corporation, means an officer, employee or agent of the corporation.	11 12
	ving of notice proposing imposition of civil alty	13 14
(1)	This section applies if the chief executive reasonably believes a relevant corporation is liable to pay a civil penalty on the grounds of a contravention of a civil penalty obligation.	15 16 17 18
(2)	The chief executive may give the corporation a notice (a <i>proposed penalty notice</i>) proposing to impose a civil penalty on the corporation on the grounds of the contravention.	19 20 21 22
(3)	The proposed penalty notice must state each of the following matters—	23 24
	(a) that the chief executive proposes to impose a civil penalty on the corporation;	25 26
	(b) the grounds for imposing the penalty;	27
	(c) the facts and circumstances forming the basis for the grounds;	28 29
	(d) that the corporation may, within a stated period of at least 14 days after the corporation is given the notice, make a written submission to the chief executive to	30 31 32 33

[s 44]

		show impo	why the civil penalty should not be osed;	1 2
	(e)	the v made	way in which the submission may be e.	3 4
		ssion nalty	against proposed imposition of	5 6
	state sect noti exec	ed in ion 26 ce, m cutive	ant corporation may, within the period the proposed penalty notice under 57G(3)(d) and in the way stated in the ake a written submission to the chief to show why the civil penalty should posed.	7 8 9 10 11 12
267IGiv	ing	of per	nalty notice	13
(1)	Thi	s secti	on applies if—	14
	(a)	subn	eriod under section 267H for making a nission against the imposition of the penalty has ended; and	15 16 17
	(b)		chief executive has considered any nission made under that section; and	18 19
	(c)	the c	hief executive is satisfied—	20
			the civil penalty obligation mentioned in the proposed penalty notice has been contravened; and	21 22 23
			the relevant corporation is liable to a civil penalty on the grounds of the contravention.	24 25 26
(2)	pen		executive may decide to impose a civil n the corporation on the grounds of the tion.	27 28 29
(3)	sub	section	ief executive makes a decision under n (2), the chief executive must give the on a notice (a <i>penalty notice</i>) stating	30 31 32

	each of the following matters—	1
	(a) the chief executive has decided to impose a civil penalty on the corporation;	2 3
	(b) the reasons for the decision;	4
	(c) the amount of the penalty and the day by which it must be paid;	5 6
	 (d) that the corporation may appeal to an Industrial Magistrates Court against the decision within 28 days after the corporation is given the penalty notice; 	7 8 9 10
	(e) how to appeal.	11
(4)	The day for payment stated under subsection $(3)(c)$ must not be less than 28 days after the penalty notice is given to the corporation.	12 13 14
(5)	The State may recover the penalty from the corporation as a debt.	15 16
	ril penalty can not be imposed after criminal ceeding	17 18
(1)	A civil penalty must not be imposed on a relevant corporation on the grounds of a contravention of a civil penalty obligation if the corporation has been convicted or found guilty of a corresponding offence.	19 20 21 22 23
(2)	Subsection (3) applies if—	24
	 (a) the chief executive has given a relevant corporation a proposed penalty notice in relation to a contravention of a civil penalty obligation; and 	25 26 27 28
	 (b) before the chief executive makes a decision under section 267I, a criminal proceeding is started against the corporation for a corresponding offence. 	29 30 31 32
(3)	A civil penalty must not be imposed on the	33

Mines Legislation (Resources Safety) Amendment Bill 2017 Part 2 Amendment of Coal Mining Safety and Health Act 1999

[s 45] corporation on the grounds of the contravention 1 unless the criminal proceeding ends without the 2 corporation being convicted or found guilty of a 3 corresponding offence. 4 This section applies despite any other provision of 5 (4) this part. 6 267KCriminal proceeding after civil penalty 7 imposed 8 A criminal proceeding may be started against a 9 relevant corporation for a corresponding offence 10 for a contravention of a civil penalty obligation 11 regardless of whether a civil penalty has been 12 imposed on the corporation for the contravention. 13 Amendment of s 275AC (Public statements) 14 (1) Section 275AC(1)(b), 'serious accidents'— 15 omit, insert— 16 accidents or high potential incidents 17 Section 275AC(1)(c), 'or authorised officers'— (2)18 omit, insert— 19 , authorised officers or the chief executive 20 Section 275AC(1)(d), 'under section 195(2)'— (3) 21 omit. insert— 22 or site senior executive notice under section 23 195(2) or part 10A 24 (4) Section 275AC(1)— 25 insert— 26 (e) any incident or other matter that may be 27 relevant to persons seeking to comply with 28 their safety and health obligations. 29

Clause 45

[s 46]

Clause

Clause

	(5)	Section 27	5AC—		1
		insert—			2
		(4)	done in	ity is incurred by the State for anything good faith for the purpose of issuing a atement under this section.	3 4 5
		(5)	in good f	ity is incurred by a person for publishing, faith, information that has been included ic statement under this section.	6 7 8
		(6)	In this se	ction—	9
			<i>liability</i> i	ncludes liability in defamation.	10
46	Am	nendment c	of s 275A	(Disclosure of information)	11
	(1)	Section 27:			12
		insert—			13
		(2A)	executive WorkCov and Reha chief insp	ubsection (1), the chief inspector or chief e may disclose to the Regulator or ver, under the <i>Workers' Compensation</i> <i>abilitation Act 2003</i> , any information the pector or chief executive has that relates atter under that Act.	14 15 16 17 18 19
	(2)	Section 27:	5A(2A) an	d (3)—	20
		renumber a	is section 2	275A(3) and (4).	21
47	Ins	ertion of n	ew pt 20,	div 7	22
		Part 20—			23
		insert—			24
		Divisio	on 7	Transitional provisions for	25
				Mines Legislation	26
				(Resources Safety)	27
				Amendment Act 2017	28

Mines Legislation (Resources Safety) Amendment Bill 2017 Part 2 Amendment of Coal Mining Safety and Health Act 1999

[s 47]

307 De	finitions for division
	In this division—
	<i>amended</i> , in relation to a provision of this Act, means the provision as amended or inserted by the <i>Mines Legislation (Resources Safety) Amendment Act 2017.</i>
	<i>transitional period</i> means the period starting on the commencement and ending 3 years after the commencement.
	pointment of ventilation officers for derground mines during transitional period
(1)	This section applies to the appointment of the ventilation officer, or acting ventilation officer, for an underground mine during the transitional period.
(2)	Amended section $61(4)$ or $61A(6)$ does not apply to the appointment.
	ntilation officers holding office when nsitional period ends
(1)	This section applies to a person who, when the transitional period ends, is appointed as the ventilation officer, or acting ventilation officer, for an underground mine.
(2)	The person's appointment ends immediately after the transitional period ends unless—
	(a) the person holds a ventilation officer's certificate of competency; or
	(b) the chief inspector extends the person's appointment for a further period of not more than 3 years.
(3)	The chief inspector may extend the person's appointment under subsection (2)(b) only if

[s 48]

	satisfied—	1				
	(a) the person has started to take the steps necessary to obtain the certificate of competency; and	2 3 4				
	(b) for an extension of more than 2 years—there are exceptional circumstances.	5 6				
(4)	The chief inspector may impose conditions on the extension of the person's appointment.	7 8				
(5)	If the person does not comply with a condition of the extension, the person's appointment ends.	9 10				
(6)	(6) This section applies despite section 61.					
310 Exis	sting site senior executive notices	12				
(1)	This section applies to a notice issued by the board of examiners to a person relating to the person's competency to perform the duties of a site senior executive for a coal mine, if the notice was in force immediately before the commencement.	13 14 15 16 17 18				
(2)	The notice is taken to be a site senior executive notice.					
48 Amendment o	f sch 2 (Subject matter for regulations)	21				
	part 2, item 29—	21				
omit, insert-	-	22				
01111, 115017	29 The health of persons who are, will be or have been employed at a coal mine, including about—	23 24 25 26				
	 (i) the appointment, qualifications and removal of doctors and other health practitioners for mines; and 	27 28 29				
	(ii) pre-employment and periodic medical examinations and health assessments to	30 31				

Clause

Mines Legislation (Resources Safety) Amendment Bill 2017 Part 2 Amendment of Coal Mining Safety and Health Act 1999

					[s 49]	
					decide a person's fitness for work at a coal mine and for the purpose of health surveillance; and	1 2 3
				(iii)	the ownership, storage, confidentiality and release of the results of medical examinations and health assessments; and	4 5 6 7
				(iv)	reciprocal arrangements between coal mining operations for the exchange of information or the recognition of medical examinations or health assessments.	8 9 10 11 12
			29A	com to deve	uirements for holders of certificates of petency or site senior executive notices undertake continuing professional elopment decided by the board of miners.	13 14 15 16 17
Clause 49	Am	endment of	f sch	n 3 (E	Dictionary)	18
	(1)	Schedule 3,	defi	initio	ns executive officer, officer, safety and system, second mention, and supplier—	19 20
		omit.				21
((2)	Schedule 3-				22
		insert—				23
			<i>civil</i> 267]	-	alty obligation, for part 15B, see section	24 25
			cont	travei	<i>nding offence</i> , in relation to a ntion of a civil penalty obligation, for see section 267E.	26 27 28
			offic	cer—		29
			(a)	mea	corporation, means an officer within the ning of the Corporations Act, section 9, or than a partner in a partnership; or	30 31 32

[s 49]

	(b) for part 9, division 4, see section 132A.	1
	penalty notice, for part 15B, see section 267I(3).	2
	<i>proposed action</i> , for part 10A, see section 197B(1).	3 4
	<i>proposed action notice</i> , for part 10A, see section 197B(2).	5 6
	<i>proposed penalty notice</i> , for part 15B, see section 267G(2).	7 8
	<i>relevant corporation</i> , for part 15B, see section 267E.	9 10
	<i>service provider</i> see section 47(1).	11
	site senior executive notices see section 185(e).	12
	<i>supplier</i> , of plant, equipment, substances or other goods, means a person who contracts to supply the plant, equipment, substances or other goods to a coal mine operator, contractor or service provider.	13 14 15 16 17
	<i>workplace</i> means a workplace to which the <i>Work Health and Safety Act 2011</i> applies.	18 19
	Schedule 3, definition coal mine worker—	20
	insert—	21
	(c) a service provider or employee of a service provider.	22 23
)	Schedule 3, first occurring definition safety and health management system, after 'means a'—	24 25
	insert—	26
	single	27

(3)

(4)

	[s 50]	
Part	3 Amendment of Mining and Quarrying Safety and Health Act 1999	1 2 3
50	Act amended	4
	This part amends the <i>Mining and Quarrying Safety and Health Act 1999</i> .	5 6
51	Amendment of s 7 (How objects are to be achieved)	7
	Section 7—	8
	insert—	9
	(j) providing for the health assessment and health surveillance of persons who are, will be or have been workers.	10 11 12
52	Amendment of s 30 (Obligations for safety and health)	13
	Section 30—	14
	insert—	15
	 (3) If a corporation has an obligation under this Act, an officer of the corporation has obligations under division 3A (also <i>safety and health obligations</i>). 	16 17 18
53	Replacement of s 31 (Discharge of obligations)	19
	Section 31—	20
	omit, insert—	21
	31 Discharge of obligations	22
	A person on whom a safety and health obligation is imposed must discharge the obligation.	23 24
	Maximum penalty—	25
	50 51 52	 Part 3 Amendment of Mining and Quarrying Safety and Health Act 1999 50 Act amended This part amends the Mining and Quarrying Safety and Health Act 1999. 51 Amendment of s 7 (How objects are to be achieved) Section 7— insert— (i) providing for the health assessment and health surveillance of persons who are, will be or have been workers. 52 Amendment of s 30 (Obligations for safety and health) Section 30— insert— (3) If a corporation has an obligation under this Act, an officer of the corporation has obligations under division 3A (also safety and health obligations). 53 Replacement of s 31 (Discharge of obligations) Section 31— omit, insert— 31 Discharge of obligations A person on whom a safety and health obligation

[s 53]

(a)	if the contravention caused multiple deaths—	1 2
	(i) for an offence committed by a corporation—30,000 penalty units; or	3 4
	(ii) for an offence committed by an officer of a corporation—6,000 penalty units or 3 years imprisonment; or	5 6 7
	(iii) otherwise—3,000 penalty units or 3 years imprisonment; or	8 9
(b)	if the contravention caused death or grievous bodily harm—	10 11
	(i) for an offence committed by a corporation—15,000 penalty units; or	12 13
	(ii) for an offence committed by an officer of a corporation—3,000 penalty units or 2 years imprisonment; or	14 15 16
	(iii) otherwise—1,500 penalty units or 2 years imprisonment; or	17 18
(c)	if the contravention caused bodily harm-	19
	(i) for an offence committed by a corporation—7,500 penalty units; or	20 21
	(ii) for an offence committed by an officer of a corporation—1,500 penalty units or 1 year's imprisonment; or	22 23 24
	(iii) otherwise—750 penalty units or 1 year's imprisonment; or	25 26
(d)	if the contravention involved exposure to a substance that is likely to cause death or grievous bodily harm—	27 28 29
	(i) for an offence committed by a corporation—5,000 penalty units; or	30 31

[s 54]

				(ii)	for an offence committed by an officer of a corporation—1,000 penalty units or 1 year's imprisonment; or	1 2 3
				(iii)	otherwise—500 penalty units or 1 year's imprisonment; or	4 5
				(e) o	othe	rwise—	6
				(i)	for an offence committed by a corporation—5,000 penalty units; or	7 8
				(ii)	for an offence committed by an officer of a corporation—1,000 penalty units or 6 months imprisonment; or	9 10 11
				(iii)	otherwise—500 penalty units or 6 months imprisonment.	12 13
Clause	54	Am	nendment o	f s 37	(Ot	bligations of holders)	14
		(1)	Section 37((1), from	n 'a	nd the operator'—	15
			omit, insert	·			16
						to appoint under section 48 another the operator for a mine.	17 18
		(2)	Section 37(2) and	(3)-	_	19
			omit, insert	·			20
			(2)	notice holder the sit impler	e, of r tha e se mer	er must inform the proposed operator, by all relevant information available to the at may help the proposed operator ensure enior executive for the mine develops and hts a safety and health management or the mine.	21 22 23 24 25 26
Clause	55	Δm	endment o	f s 38	(Or	bligations of operators)	27
5.4400		711	Section 38(•		27
			omit.	_ /	< · /		20 29
							/

[s 56]

Clause	56		Amendment of s 39 (Obligations of site senior executive for mine)				
		(1)	Section 39(1)(b)	, from 'by someone' to 'workers'—	3		
			omit.		4		
		(2)	Section 39(1)(c)-		5		
			omit, insert—		6		
			(c)	to develop and implement a safety and health management system for all persons at the mine, including contractors and service providers;	7 8 9 10		
			(ca)	to give a contractor at the mine information in the site senior executive's possession about all relevant components of the mine's safety and health management system, required by the contractor to—	11 12 13 14 15		
				 (i) identify risks arising in relation to any work to be undertaken by the contractor at the mine; and 	16 17 18		
				(ii) comply with section 40(1)(d);	19		
			(cb)	to give a service provider at the mine information in the site senior executive's possession about all relevant components of the mine's safety and health management system, required by the service provider to—	20 21 22 23 24 25		
				 (i) identify risks arising in relation to any service to be provided by the service provider at the mine; and 	26 27 28		
				(ii) comply with section 44(1)(f);	29		
			(cc)	to review safety and health management plans of contractors and service providers within the meaning of section 40 or 44 and, if necessary, require changes to be made to those plans to enable them to be integrated	30 31 32 33 34		

Mines Legislation (Resources Safety) Amendment Bill 2017 Part 3 Amendment of Mining and Quarrying Safety and Health Act 1999

		[s 57]	
		with the mine's safety and health management system;	1 2
(3)	Section 39(1)(e)-	_	3
	omit, insert—		4
	(e)	to ensure no work is undertaken by a worker at the mine until the worker—	5 6
		 (i) has been inducted in the mine's safety and health management system to the extent it relates to the work to be undertaken by the worker; and 	7 8 9 10
		(ii) has received training about hazards and risks at the mine to the extent they relate to the work to be undertaken by the worker; and	11 12 13 14
		(iii) has received training so the worker is competent to perform the worker's duties;	15 16 17
(4)	Section 39(1)(f)-	_	18
	insert—		19
	(vi)	adequate supervision and monitoring of contractors and service providers at the mine.	20 21 22
(5)	Section 39(1)(ca)) to (f)—	23
	renumber as sect	ion 39(1)(d) to (i).	24
(6)	Section 39(2) and	d (3)—	25
	omit.		26
Clause 57 Rep	placement of s 4	0 (Obligations of contractors)	27
	Section 40—	-	28
	omit, insert—		29

[s 57]

40	Ob	ligatio	ons of contractors	1
	(1)		ontractor at a mine has the following ations—	2 3
			to ensure the contractor complies with this Act to the extent it relates to the work undertaken by the contractor;	4 5 6
			to ensure the contractor complies with the mine's safety and health management system to the extent it relates to the work undertaken by the contractor;	7 8 9 10
			to ensure the contractor's own safety and health, and the safety and health of others, is not adversely affected by the way the contractor undertakes work at the mine;	11 12 13 14
			to ensure no work is undertaken by the contractor until the contractor—	15 16
			(i) has given the site senior executive for the mine a safety and health management plan; and	17 18 19
			 (ii) has made all changes to the contractor's safety and health management plan required by the site senior executive to enable the plan to be integrated with the mine's safety and health management system; 	20 21 22 23 24 25
			to ensure no work is undertaken by the contractor until the contractor and each worker engaged by the contractor—	26 27 28
			 (i) has been inducted in the mine's safety and health management system to the extent it relates to the work to be undertaken by the contractor or worker; and 	29 30 31 32 33
			(ii) has received training about hazards and risks at the mine to the extent they	34 35

	[s 58]	
	relate to the work to be undertaken by the contractor or worker.	1 2
	(2) In this section—	3
	<i>safety and health management plan</i> , of a contractor, means a plan that—	4 5
	(a) identifies the work to be undertaken by the contractor; and	6 7
	(b) states how the contractor intends to comply with the contractor's obligations under this section.	8 9 1
Clause 58	Amendment of s 41 (Obligations of designers, manufacturers, importers and suppliers of plant etc. for use at mines)	1 1 1
	(1) Section 41(4), after paragraph (a)—	14
	insert—	1
	 (aa) if the designer, manufacturer, importer or supplier becomes aware of a hazard or defect associated with the plant that may create an unacceptable level of risk to users of the plant, to inform the chief inspector of— 	1 1 1 1 2 2
	(i) the nature of the hazard or defect and its significance; and	2: 2:
	 (ii) any modifications or controls of which the designer, manufacturer, importer or supplier is aware that have been developed to eliminate or correct the hazard or defect or manage the risk; and 	2- 2- 2- 2- 2- 2- 2- 2-
	(iii) the name of each operator, contractor or service provider the designer, manufacturer, importer or supplier has supplied the plant to; and	3) 3 3) 3)

[s 59]

	(2)	Section 41(4)(b), <i>omit, insert</i> — (4)(c) Section 41(4)(aa)	exan)		1 2 3 4 5 6 7 8
		renumber as section	on 4	1(4)(b) and (c).	9
Clause 59				bligations of manufacturers, s of substances for use at mines)	10 11
	(1)	Section 43(2), after	er pa	aragraph (a)—	12
		insert—			13
			beco asso creat of 1	the manufacturer, importer or supplier omes aware of a hazard or defect ciated with the substance that may te an unacceptable level of risk to users the substance, to inform the chief ector of—	14 15 16 17 18 19
			(i)	the nature of the hazard or defect and its significance; and	20 21
			(ii)	any modifications or controls of which the manufacturer, importer or supplier is aware that have been developed to eliminate or correct the hazard or defect or manage the risk; and	22 23 24 25 26
			(iii)	the name of each operator, contractor or service provider the designer, manufacturer, importer or supplier has supplied the substance to; and	27 28 29 30
			(iv)	the steps taken to notify the operators, contractors and service providers about	31 32

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[s 60]

(2) Section omit, in	the matters mentioned in subparagraphs (i) and (ii); 43(2)(b), example, '(2)(b)'—
	· · · · · · · · · · · · · · · · · · ·
omit, in	sert—
	(2)(c)
(3) Section	43(2)(aa) and (b)—
renumb	er as section $43(2)(b)$ and (c).
(4) Section	43—
insert–	-
	(4) If a supplier of a substance for use at a mine becomes aware of a hazard or defect associated with the substance that may create an unacceptable level of risk to users of the substance, the supplier has an obligation to take all reasonable steps to inform each operator, contractor or service provider to whom the supplier has supplied the substance of—
	(a) the nature of the hazard or defect and its significance; and
	(b) any modifications or controls the supplier is aware of that have been developed to eliminate or correct the hazard or defect or manage the risk.
ause 60 Replaceme mines)	ent of s 44 (Obligation of provider of services at
Section	44—
omit, in	
	Obligations of service providers
	(1) A person who provides a service (a <i>service</i>
	<i>provider</i>) at a mine has the following obligations—

[s 60]

(a)		1 2 3
(b)	the mine's safety and health management system to the extent it relates to the service	4 5 6 7
(c)	other persons is not adversely affected by	8 9 10
(d)	mine—to ensure the service provider's own safety and health is not adversely affected	11 12 13 14
(e)	mine is not adversely affected by the service	15 16 17
(f)	1	18 19
	relation to any service to be provided	20 21 22
	executive for the mine a safety and health management plan or notified the site senior executive that the service provider wishes to adopt the mine's safety and health management system;	23 24 25 26 27 28 29
	senior executive a safety and health management plan—has made all changes to the plan required by the site senior executive to enable the plan to be integrated with the mine's safety	30 31 32 33 34 35 36

[s 61]

		the	ensure the service is not provided until service provider and each worker gaged by the service provider—	1 2 3
		(i)	has been inducted in the mine's safety and health management system to the extent it relates to the service to be provided by the service provider or worker; and	4 5 6 7 8
		(ii)	has received training about hazards and risks at the mine to the extent they relate to the service to be provided by the service provider or worker.	9 10 11 12
	(2)	In this s	ection—	13
		• •	<i>nd health management plan</i> , of a service r, means a plan that—	14 15
			ntifies the service to be provided by the vice provider; and	16 17
		cor	tes how the service provider intends to nply with the service provider's ligations under this section.	18 19 20
Clause 61	Insertion of ne	ew pt 3,	div 3A	21
	Part 3—			22
	insert—			23
	Divisio	on 3A	Obligations of officers of	24
			corporations	25
	44A Obl	igation	of officers of corporations	26
	(1)	If a corp an offic	poration has an obligation under this Act, er of the corporation must exercise due e to ensure the corporation complies with	27 28 29 30
	(2)	An offic	cer of a corporation may be convicted or	31

	found guilty of an offence under this Act relating to an obligation of the officer whether or not the corporation has been convicted or found guilty of an offence under this Act relating to an obligation of the corporation.	1 2 3 4 5
(3)	In this section, <i>due diligence</i> includes taking reasonable steps—	6 7
	(a) to acquire and keep up-to-date knowledge of mine safety and health matters; and	8 9
	(b) to gain an understanding of the nature of operations at a mine and generally of the hazards and risks associated with those operations; and	10 11 12 13
	(c) to ensure the corporation has available for use, and uses, appropriate resources and processes to eliminate or minimise risks to safety and health from work carried out as part of operations; and	14 15 16 17 18
	 (d) to ensure the corporation has appropriate processes for receiving and considering information regarding incidents, hazards and risks and responding in a timely way to that information; and 	19 20 21 22 23
	(e) to ensure the corporation has, and implements, processes for complying with any obligation of the corporation under this Act; and	24 25 26 27
	(f) to verify the provision and use of the resources and processes mentioned in paragraphs (c) to (e).	28 29 30
(4)	In this section—	31
	<i>officer</i> , of a corporation, does not include a person appointed as, or whose position reports directly or indirectly to, the site senior executive for a mine.	32 33 34 35

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		[s 62]	
Clause	62	Amendment of s 45 (Defences for div 2 or 3)	1
		Section 45, '2 or 3'—	2
		omit, insert—	3
		2, 3 or 3A	4
Clause	63		5 6
		(1) Section 49—	7
		insert—	8
		or the mine is prescribed by regulation to be a mine to which this subsection applies, an operator for the mine must not appoint a person to be site senior executive for the mine, or a separate part of the mine, unless the person holds a site senior	9 10 11 12 13 14 15
		Maximum penalty—500 penalty units.	16
		which subsection (4) applies because of the size,	17 18 19
		(2) Section $49(3A)$ to (4) —	20
		renumber as section 49(4) to (6).	21
Clause	64		22 23
		Section 50(2)—	24
		insert—	25
		managing the system of work for contractors and	26 27 28

[s 65]

Clause	65	Insertion of ne	ew se	s 54A and 54B	1	
		Part 4, divis	sion 2	<u>}</u>	2	
		insert—			3	
		54A Apj	ooin	ment of ventilation officer	4	
		(1)	This	s section applies to an underground mine.	5	
		(2)	app	The site senior executive for the mine must appoint a person as the ventilation officer for the mine.		
			Max	ximum penalty—200 penalty units.	9	
		(3)	pers	site senior executive must not appoint a on as the ventilation officer for the mine ess—	10 11 12	
			(a)	if more than 10 persons but not more than 20 persons work underground in the mine or the mine is prescribed by regulation to be a mine to which this paragraph applies—the site senior executive is satisfied the person is competent to perform the duties of the ventilation officer for the mine; or	13 14 15 16 17 18 19	
			(b)	if more than 20 persons work underground in the mine or the mine is prescribed by regulation to be a mine to which this paragraph applies—the person has competencies recognised by the committee as appropriate for the duties and responsibilities of the position.	20 21 22 23 24 25 26	
			Max	kimum penalty—200 penalty units.	27	
		(4)	to b app	egulation may prescribe an underground mine be a mine to which subsection $(3)(a)$ or (b) lies because of the size, nature or complexities the mine's operations.	28 29 30 31	
		(5)	The for-	ventilation officer for the mine is responsible	32 33	

[s 65] (a) the implementation of the mine's ventilation 1 system; and 2 the establishment of effective standards of 3 (b) ventilation for the mine. 4 (6)The site senior executive must not appoint a 5 person as ventilation officer at more than 1 mine 6 at the same time unless the chief inspector gives 7 the site senior executive notice that the chief 8 inspector is satisfied the person can effectively 9 carry out the duties of the ventilation officer at the 10 mines. 11 Maximum penalty for subsection (6)-200 12 penalty units. 13 54B Absence of ventilation officer 14 (1)This section applies if the ventilation officer 15 appointed under section 54A for an underground 16 mine is temporarily absent from duty. 17 (2)If the absence is for not more than 14 days, the 18 duties and responsibilities of the ventilation 19 officer are taken to be assumed by the 20 underground mine manager during the absence. 21 (3) Subsection (2) applies regardless of whether the 22 underground mine manager satisfies anv 23 requirements that apply under section 54A(3)(a)24 or (b) for appointing a person as the ventilation 25 officer for the mine. 26 An inspector may, by notice— (4) 27 require an underground mine manager (a)

28 assuming the duties and responsibilities of 29 the ventilation officer to demonstrate to the 30 inspector's satisfaction that the manager can 31 effectively carry out the duties and 32 responsibilities of both the underground 33

[s 66]

		mine manager and the ventilation officer; and	1 2
		(b) if the underground mine manager can not satisfy the inspector as mentioned in paragraph (a)—require the site senior executive for the mine to appoint a person to act as the ventilation officer during the remainder of the absence.	3 4 5 6 7 8
	(5)	If the absence is for more than 14 days or the site senior executive is given a notice under subsection (4)(b), the site senior executive for the mine must appoint a person to act as the ventilation officer during the absence.	9 10 11 12 13
		Maximum penalty—200 penalty units.	14
	(6)	The site senior executive must not appoint a person under subsection (5) unless the person satisfies any requirements that apply under section $54A(3)(a)$ or (b) for appointing a person as the ventilation officer for the mine.	15 16 17 18 19
		Maximum penalty—200 penalty units.	20
Clause 66	Amendment o system)	of s 55 (Safety and health management	21 22
	(1) Section 55	(1) and (2)—	23
	omit, inser	t	24
	(1)	The safety and health management system, for a mine, is a single system that incorporates risk management elements and practices that ensure the safety and health of persons who may be affected by operations.	25 26 27 28 29
	(2)	The safety and health management system must be a single, auditable documented system that forms part of an overall management system that includes organisational structure, planning activities, responsibilities, practices, procedures	30 31 32 33 34

[s 67]	
--------	--

				[507]	
				and resources for developing, implementing, maintaining and reviewing a safety and health policy.	1 2 3
			(2A)	The safety and health management system must provide a single, comprehensive and integrated system for the management of all aspects of risks to safety and health in relation to the operation of the mine.	4 5 6 7 8
			(2B)	The safety and health management system for a mine must be in place before operations start at the mine.	9 10 11
		(2)	Section 55((2A) to (3)—	12
			<i>renumber</i> a	s section 55(3) to (5).	13
Clause	67	Am	nendment o	f s 69 (Membership of committee)	14
			Section 69(1), '9'—	15
			omit, insert	·	16
				10	17
Clause	68	Am	nendment o	f s 71 (Appointment of members)	18
		(1)	Section 71,	heading, after 'members'—	19
			insert—		20
				—persons from panels	21
		(2)	Section 71(4)—	22
			omit.		23
		(3)	Section 71(5), after 'operations'—	24
			insert—		25
				or the Minister otherwise considers the person appropriate to be a member of the committee	26 27
		(4)	Section 71(8), 'who are not inspectors'—	28

[s 69]

		omit, insert—	1
		mentioned in this section	2
Clause	69	Insertion of new s 71A	3
		After section 71—	4
		insert—	5
		71A Appointment of members—inspectors	6
		(1) The chief inspector is a member of the committee.	7
		(2) The Minister must appoint 2 other inspectors to be members of the committee.	8 9
Clause	70	Amendment of s 130 (Entry to places)	10
		(1) Section $130(1)(e)$ —	11
		omit, insert—	12
		(e) it is, or the officer reasonably suspects it is, a workplace.	13 14
		(2) Section 130(2), after 'For'—	15
		insert—	16
		subsection (1)(a), for	17
		(3) Section 130(3)—	18
		omit, insert—	19
		(3) For subsection (1)(e), an entry may be made with, or without, the consent of the person with management or control of the workplace.	20 21 22
		(4) Section 130(5)—	23
		omit.	24
Clause	71	Insertion of new s 135A	25
		Part 9, division 4, subdivision 3—	26

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[s 72]

insert—				1		
135AEntr	y to	res	idential premises	2		
c e a	Despite anything else in this division, the powers of an officer under this division in relation to entering a place are not exercisable in relation to any part of a place that is used for residential purposes except—					
(the consent of the person with the agement or control of the place; or	8 9		
(er the authority conferred by a search rant; or	10 11		
(he purpose only of gaining access to a ected workplace, but only—	12 13		
		(i)	if the officer reasonably believes no reasonable alternative access is available; and	14 15 16		
		(ii)	at a reasonable time having regard to the times at which the officer believes work is being carried out at the place to which access is sought.	17 18 19 20		
examiners)		80 (F	unctions of the board of	21 22		
Section 180–	_			23		
insert— (<i>notic</i> to theal com perfe	issue notices (<i>site senior executive</i> <i>ces</i>) to persons who have demonstrated he board's satisfaction the safety and th competencies, recognised by the mittee under section 67, required to orm the duties of a site senior executive a mine;	24 25 26 27 28 29 30 31		
(-	erform any other function conferred on poard of examiners under this Act.	32 33		

Mines Legislation (Resources Safety) Amendment Bill 2017 Part 3 Amendment of Mining and Quarrying Safety and Health Act 1999

[s 73]

Clause	73	Ins	ertion of ne	ew s	181A	1
			After section	on 18	I—	2
			insert—			3
			sus	spen	of examiners may consider previous sion or cancellation of certificate of ency or site senior executive notice	4 5 6
			(1)	This	s section applies if—	7
				(a)	a person has applied for the grant of a certificate of competency or site senior executive notice; and	8 9 10
				(b)	a certificate of competency or site senior executive notice previously held by the person was suspended or cancelled under this Act.	11 12 13 14
			(2)	prev	board of examiners may have regard to the vious suspension or cancellation in deciding application.	15 16 17
			(3)	the	section (2) does not limit the matters to which board of examiners may have regard in ding the application.	18 19 20
Clause	74		nendment o mpetency b		82 (Obtaining certificates of ud)	21 22
		(1)	Section 182	2, hea	ding, after 'competency'—	23
			insert—			24
				or s	ite senior executive notices	25
		(2)	Section 182	2, afte	r 'certificate of competency'—	26
			insert—			27
				or s	ite senior executive notice	28
		(3)	Section 182	2		29
			insert—			30
			(3)	If t	he board of examiners decides to cancel a	31

[s 75]

				noti to tl	ificate of competency or site senior executive ce, the board must give notice of the decision ne following persons, to the extent the persons known to the board—	1 2 3 4
				(a)	for a decision relating to a certificate of competency—the site senior executive for each mine at which the holder works;	5 6 7
				(b)	for a decision relating to a site senior executive notice—the operator for each mine at which the holder works.	8 9 10
Clause	75		nendment o mpetency)	ofs1	83 (Return of certificate of	11 12
		(1)	Section 183	3, afte	er 'certificate of competency'—	13
			insert—			14
				or s	ite senior executive notice	15
		(2)	Section 183	3, afte	er 'the certificate'—	16
			insert—			17
				or n	otice	18
		(3)	Section 183	3—		19
			insert—			20
				(c)	the chief executive suspends or cancels the certificate or notice under part 10A.	21 22
Clause	76	Ins	ertion of ne	ew s	s 184 and 185	23
			Part 10-			24
			insert—			25
			sus	spen	n particular appointments of sion or cancellation of certificate of ency or site senior executive notice	26 27 28
			(1)	-	s section applies if—	29

[s 76]

	 (a) a certificate of competency or site senior executive notice held by a person is suspended or cancelled under this Act; and 	1 2 3	
	(b) immediately before the suspension or cancellation took effect, the person held an appointment under this Act; and	4 5 6	
	(c) this Act requires a person to hold the certificate of competency or site senior executive notice to be appointed to the position.	7 8 9 10	
(2)	The person's appointment to the position ends on the suspension or cancellation of the person's certificate of competency or site senior executive notice.	11 12 13 14	
185 Reg	gister to be kept by board of examiners	15	
(1)	The board of examiners must keep a register of—	16	
	(a) certificates of competency granted by the board; and	17 18	
	(b) site senior executive notices issued by the board; and	19 20	
	(c) notices of registration given by the board under a mutual recognition Act.	21 22	
(2)	The register must include the following information—	23 24	
	(a) for a certificate of competency or site senior executive notice—	25 26	
	(i) the name and contact details of the holder of the certificate or notice; and	27 28	
	(ii) details of the certificate or notice; and	29	
	 (iii) the status of the certificate or notice, including, if it has been suspended or cancelled under this Act, details of the suspension or cancellation; 	30 31 32 33	
		(b)	for a notice mentioned in subsection $(1)(c)$ —the name and contact details of the person to whom the notice was given;
---------	--------------------------	---------------	--
		(c)	any other information prescribed by regulation.
	(3)	in th	board of examiners may disclose information ne register, other than the contact details of an vidual, to any person or agency.
	(4)	In tł	nis section—
		mut	ual recognition Act means—
		(a)	the Mutual Recognition Act 1992 (Cwlth); or
		(b)	the Trans-Tasman Mutual Recognition Act 1997 (Cwlth).
ause 77	Insertion of ne	•	: 10 A
	After part 10 insert—	0—	
	Part 1	0A	Suspension and cancellation of certificates of competency and site senior executive notices by chief executive
	186 Gro	und	s for suspension or cancellation
	(1)	Each or ca	h of the following is a ground for suspending ancelling a person's certificate of competency er this part—

[s 77]

	(a)	the person has contravened a safety and health obligation;	1 2
	(b)	the person has committed an offence against a law of Queensland or another State (a <i>corresponding law</i>) relating to mining safety;	3 4 5 6
	(c)	a certificate, equivalent to a certificate of competency, that was issued to the person under a corresponding law of another State has been suspended or cancelled.	7 8 9 10
(2)	or c	h of the following is a ground for suspending cancelling a person's site senior executive ce under this part—	11 12 13
	(a)	the person has contravened a safety and health obligation;	14 15
	(b)	the person has committed an offence against a corresponding law.	16 17
187 Not	ice c	of proposed action	18
187 Not (1)	This cons pers	of proposed action a section applies if the chief executive siders there is a ground to suspend or cancel a on's certificate of competency or site senior cutive notice (the <i>proposed action</i>).	18 19 20 21 22
	This cons pers exec Befo exec prop	s section applies if the chief executive siders there is a ground to suspend or cancel a on's certificate of competency or site senior	19 20 21
(1)	This cons pers exec Befo exec prop	s section applies if the chief executive siders there is a ground to suspend or cancel a on's certificate of competency or site senior cutive notice (the <i>proposed action</i>). ore taking the proposed action, the chief cutive must give the person a notice (a <i>posed action notice</i>) stating each of the	19 20 21 22 23 24 25
(1)	This cons pers exec Befo exec <i>prop</i> follo	is section applies if the chief executive siders there is a ground to suspend or cancel a on's certificate of competency or site senior cutive notice (the <i>proposed action</i>). The taking the proposed action, the chief cutive must give the person a notice (a <i>posed action notice</i>) stating each of the powing matters—	19 20 21 22 23 24 25 26
(1)	This cons pers exec Befo exec prop follo (a)	a section applies if the chief executive siders there is a ground to suspend or cancel a on's certificate of competency or site senior cutive notice (the <i>proposed action</i>). The taking the proposed action, the chief cutive must give the person a notice (a <i>posed action notice</i>) stating each of the owing matters— the proposed action;	19 20 21 22 23 24 25 26 27

[s 77] executive notice-the proposed period of 1 the suspension; 2 that the person may make a written (e) 3 submission to the chief executive, within a 4 stated period of at least 28 days, to show 5 why the proposed action should not be 6 taken. 7 188 Submission against taking of proposed action 8 The person may, within the period stated in the 9 proposed action notice under section 187(2)(e), 10 make a written submission to the chief executive 11 to show why the proposed action should not be 12 taken. 13 189 Decision to take proposed action 14 This section applies if— (1)15 the period stated in the proposed action (a) 16 notice under section 187(2)(e) has ended; 17 and 18 (b) the chief executive has considered any 19 written submission made by the person 20 under section 188; and 21 (c) the chief executive still considers a ground 22 exists to take the proposed action. 23 The chief executive may decide— (2)24 (a) if the proposed action was to suspend the 25 certificate of competency or site senior 26 executive notice-to suspend the certificate 27 or notice for no longer than the proposed 28 period of the suspension stated in the 29 proposed action notice; or 30 (b) if the proposed action was to cancel the 31

certificate of competency or site senior

32

[s 78]

				putive notice—to cancel the certificate or suspend it for a period.	1 2
	(3)		chief decisi	executive must give the person notice of on.	3 4
	(4)		noti ters—	ce must state each of the following	5 6
		(a)	the c	chief executive's decision;	7
		(b)	the r	reasons for the decision;	8
		(c)		the person may appeal against the sion within 28 days;	9 10
		(d)	how	the person may appeal;	11
		(e)		the person may apply for a stay of the sion if the person appeals against it.	12 13
	(5)			sion takes effect on the day the notice is he person.	14 15
	(6)		chie sion t	f executive must give notice of the	16 17
		(a)		following persons, to the extent the ons are known to the chief executive—	18 19
			(i)	for a decision relating to a certificate of competency—the site senior executive for each mine at which the person works;	20 21 22 23
			(ii)	for a decision relating to a site senior executive notice—the operator for each mine at which the person works; and	24 25 26
		(b)	the b	board of examiners.	27
	endment o aths or dise			lotice of accidents, incidents,	28 29
(1)	Section 195	5(6), f	rom '	disease at a mine' to 'this section'—	30
	omit, insert				31

Clause 78

Mines Legislation (Resources Safety) Amendment Bill 2017 Part 3 Amendment of Mining and Quarrying Safety and Health Act 1999

[s 79]

	reportable disease at a mine or as a result of operations
	(2) Section 195—
	insert—
	(7) A person prescribed by regulation who becomes aware that a worker has been diagnosed with a reportable disease must give notice of the diagnosis to the chief inspector.
	Maximum penalty—40 penalty units.
	(8) In this section—
	<i>reportable disease</i> means a disease prescribed by regulation to be a disease that must be reported under this section.
se 79	Amendment of pt 13, div 1, hdg (Appeals against particular decisions of Minister or board of examiners)
	Part 13, division 1, heading, after 'Minister'—
	insert—
	, chief executive
se 80	Insertion of new s 216A
	After section 216—
	insert—
	216AAppeals against chief executive's decisions
	The following persons may appeal against the chief executive's decision under the following provisions to an Industrial Magistrates Court under this division—
	 (a) a person whose certificate of competency or site senior executive notice is suspended or cancelled by the chief executive—section 189;

				(b)	a corporation on which a civil penalty is imposed—section 246I.	1 2
Clause	81	Am	nendment o	of s 2 ⁻	18 (How to start appeal)	3
		(1)	Section 218	B(1)(b)—	4
			insert—			5
				(ia)	if the appeal is against the chief executive's decision—the chief executive; or	6 7
		(2)	Section 218	B(1)(b)(ia) and (ii)—	8
			<i>renumber</i> a	s sect	ion 218(1)(b)(ii) and (iii).	9
Clause	82	Am	nendment o	of s 22	20 (Hearing procedures)	10
		(1)	Section 220)		11
			insert—			12
			(2A)	deci to i info exec	vever, for deciding an appeal against a sion of the chief executive under section 246I mpose a civil penalty on a corporation, rmation that was not available to the chief cutive in making the decision must not be n into account.	13 14 15 16 17 18
		(2)	Section 22 'Minister'–		definition original decision-maker, after	19 20
			insert—			21
				, chi	ef executive	22
		(3)	Section 220)(2A)	to (4)—	23
			renumber a	s sect	ion 220(3) to (5).	24
Clause	83	Am	endment o	of s 23	31 (Evidentiary aids)	25
			Section 231	l (1)(b), after 'certificate,'—	26
			insert—			27

[s 81]

						[s 84	1]
				n	otice,		1
Clause	84	Am car	nendmer ncellatio	nt of s on of c	237 (ertific	Court may order suspension or ate)	2 3
		(1)	Section	1 237, h	eading	after 'certificate'—	4
			insert—	_			5
				0	r notic	2	6
		(2)	Section	a 237, a	fter 'ce	rtificate of competency'—	7
			insert—	_			8
				0	r site se	nior executive notice	9
		(3)	Section	237—			10
			insert—	_			11
				di	ecision	strial magistrate must give notice of the to suspend or cancel the person' e of competency or site senior executiv	s 13
				(8	per	following persons, to the extent the cons are known to the industria gistrate—	
					(i)	for a decision relating to a certificate of competency—the site senior executive for each mine at which the person works;	e 20
					(ii)	for a decision relating to a site senior executive notice—the operator for each mine at which the person works; and	
				(ł	o) the	board of examiners.	26
Clause	85		nendmei lissions			Responsibility for acts or tatives)	27 28
		(1)		-		onable diligence'—	29

[s 86]

		omit, insert— 1
		reasonable precautions and proper diligence 2
		(2) Section 240(4), definition <i>representative</i> , paragraph (a), 3 'executive'—
		omit. 5
Clause	86	Omission of s 241 (Executive officers must ensure6corporation complies with Act)7
		Section 241— 8
		omit. 9
Clause	87	Insertion of new pt 14B 10
		After part 14A— 11
		insert— 12
		Part 14BCivil penalties13
		246EDefinitions for part 14
		In this part— 15
		<i>civil penalty obligation</i> means a safety and health 16 obligation, or another obligation under this Act, 17 prescribed by regulation to be a civil penalty 18 obligation. 19
		corresponding offence,in relation to a20contravention of a civil penalty obligation, means21an offence constituted by conduct that is22substantially the same as the conduct constituting23the contravention.24
		<i>penalty notice</i> see section 246I(3). 25
		<i>proposed penalty notice</i> see section 246G(2). 26
		<i>relevant corporation</i> means an operator or 27 contractor that is a corporation. 28

[s 87]

246FLia	bility for civil penalties	1
(1)	A relevant corporation is liable to pay the State a civil penalty if—	2 3
	(a) the relevant corporation contravenes a civil penalty obligation; or	4 5
	(b) a representative of the relevant corporation contravenes a civil penalty obligation.	6 7
(2)	A civil penalty may be imposed on the relevant corporation by a penalty notice given to the corporation by the chief executive.	8 9 10
(3)	The amount of the penalty is—	11
	 (a) if the civil penalty obligation is a category 1 obligation—1,000 penalty units; or 	12 13
	(b) if the civil penalty obligation is a category 2 obligation—750 penalty units; or	14 15
	(c) if the civil penalty obligation is a category 3 obligation—500 penalty units.	16 17
(4)	For subsection (3), the category of a civil penalty obligation is the category prescribed by regulation for the obligation.	18 19 20
(5)	In this section—	21
	<i>representative</i> , of a relevant corporation, means an officer, employee or agent of the corporation.	22 23
	ving of notice proposing imposition of civil nalty	24 25
(1)	This section applies if the chief executive reasonably believes a relevant corporation is liable to pay a civil penalty on the grounds of a contravention of a civil penalty obligation.	26 27 28 29
(2)	The chief executive may give the corporation a notice (a <i>proposed penalty notice</i>) proposing to impose a civil penalty on the corporation on the	30 31 32

	grou	unds of the contravention.	1			
(3)	The proposed penalty notice must state each of the following matters—					
	(a)	that the chief executive proposes to impose a civil penalty on the corporation;	4 5			
	(b) the grounds for imposing the penalty;					
	(c)	the facts and circumstances forming the basis for the grounds;	7 8			
	(d)	that the corporation may, within a stated period of at least 14 days after the corporation is given the notice, make a written submission to the chief executive to show why the civil penalty should not be imposed;	9 10 11 12 13 14			
	(e)	the way in which the submission may be made.	15 16			
		ssion against proposed imposition of nalty	17 18			
	il per The state sect noti exec	ssion against proposed imposition of nalty relevant corporation may, within the period ed in the proposed penalty notice under ion 246G(3)(d) and in the way stated in the ce, make a written submission to the chief cutive to show why the civil penalty should be imposed.	17 18 19 20 21 22 23 24			
civi	il per The state sect noti exec not	nalty relevant corporation may, within the period ed in the proposed penalty notice under ion 246G(3)(d) and in the way stated in the ce, make a written submission to the chief cutive to show why the civil penalty should	18 19 20 21 22 23			
civi 246l Giv	il per The state sect noti exec not	nalty relevant corporation may, within the period ed in the proposed penalty notice under ion $246G(3)(d)$ and in the way stated in the ce, make a written submission to the chief cutive to show why the civil penalty should be imposed.	 18 19 20 21 22 23 24 			
civi 246l Giv	il per The state sect noti exec not	nalty relevant corporation may, within the period ed in the proposed penalty notice under ion 246G(3)(d) and in the way stated in the ce, make a written submission to the chief cutive to show why the civil penalty should be imposed.	 18 19 20 21 22 23 24 25 			

[s 87]

	(c) the chief executive is satisfied—	1
	(i) the civil penalty obligation mentioned in the proposed penalty notice has been contravened; and	2 3 4
	(ii) the relevant corporation is liable to a civil penalty on the grounds of the contravention.	5 6 7
(2)	The chief executive may decide to impose a civil penalty on the corporation on the grounds of the contravention.	8 9 10
(3)	If the chief executive makes a decision under subsection (2), the chief executive must give the corporation a notice (a <i>penalty notice</i>) stating each of the following matters—	11 12 13 14
	(a) the chief executive has decided to impose a civil penalty on the corporation;	15 16
	(b) the reasons for the decision;	17
	(c) the amount of the penalty and the day by which it must be paid;	18 19
	 (d) that the corporation may appeal to an Industrial Magistrates Court against the decision within 28 days after the corporation is given the penalty notice; 	20 21 22 23
	(e) how to appeal.	24
(4)	The day for payment stated under subsection $(3)(c)$ must not be less than 28 days after the penalty notice is given to the corporation.	25 26 27
(5)	The State may recover the penalty from the corporation as a debt.	28 29
	vil penalty can not be imposed after criminal ceeding	30 31
(1)	A civil penalty must not be imposed on a relevant corporation on the grounds of a contravention of a	32 33

			civil penalty obligation if the corporation has been convicted or found guilty of a corresponding offence.	1 2 3
		(2)	Subsection (3) applies if—	4
			(a) the chief executive has given a relevant corporation a proposed penalty notice in relation to a contravention of a civil penalty obligation; and	5 6 7 8
			 (b) before the chief executive makes a decision under section 246I, a criminal proceeding is started against the corporation for a corresponding offence. 	9 10 11 12
		(3)	A civil penalty must not be imposed on the corporation on the grounds of the contravention unless the criminal proceeding ends without the corporation being convicted or found guilty of a corresponding offence.	13 14 15 16 17
		(4)	This section applies despite any other provision of this part.	18 19
		-	iminal proceeding after civil penalty posed	20 21
			A criminal proceeding may be started against a relevant corporation for a corresponding offence for a contravention of a civil penalty obligation regardless of whether a civil penalty has been imposed on the corporation for the contravention.	22 23 24 25 26
88	Am	nendment o	f s 254C (Public statements)	27
	(1)	Section 254	4C(1)(b), 'serious accidents'—	28
		omit, insert	·	29
			accidents or high potential incidents	30
	(2)	Section 254	4C(1)(c), 'or authorised officers'—	31

Clause

Mines Legislation (Resources Safety) Amendment Bill 2017 Part 3 Amendment of Mining and Quarrying Safety and Health Act 1999

				[s 89]	
			omit, insert		1
				, authorised officers or the chief executive	2
		(3)	Section 254	C(1)(d), 'under section 182(2)'—	3
			omit, insert		4
				or site senior executive notice under section 182(2) or part 10A	5 6
		(4)	Section 254	C(1)—	7
			insert—		8
				(e) any incident or other matter that may be relevant to persons seeking to comply with their safety and health obligations.	9 10 11
		(5)	Section 254	HC—	12
			insert—		13
			(4)	No liability is incurred by the State for anything done in good faith for the purpose of issuing a public statement under this section.	14 15 16
			(5)	No liability is incurred by a person for publishing, in good faith, information that has been included in a public statement under this section.	17 18 19
			(6)	In this section—	20
				<i>liability</i> includes liability in defamation.	21
Clause	89	Am	endment o	f s 255 (Disclosure of information)	22
		(1)	Section 255	5—	23
			insert—		24
			(2A)	Despite subsection (1), the chief inspector or chief executive may disclose to the Regulator or WorkCover, under the <i>Workers' Compensation</i> <i>and Rehabilitation Act 2003</i> , any information the chief inspector or chief executive has that relates to any matter under that Act.	

[s 90]

		(2)	Section 255	5(2A)	and	(3)—	1
			<i>renumber</i> a	s sect	tion 2	55(3) and (4).	2
Clause	90	Am	endment o	fs 20	62 (F	Regulation-making power)	3
		(1)	Section 262	2(2)(i)), afte	er 'work'—	4
			insert—				5
				of c und	ompe ertak	g requirements for holders of certificates etency or site senior executive notices to e continuing professional development by the board of examiners	6 7 8 9
		(2)	Section 262	2(2)—			
			insert—				11
				(m)		health of persons who are, will be or e been employed as workers, including at—	12 13 14
					(i)	the appointment, qualifications and removal of doctors and other health practitioners for mines; and	15 16 17
					(ii)	pre-employment and periodic medical examinations and health assessments to decide a person's fitness for work at a mine and for the purpose of health surveillance; and	18 19 20 21 22
					(iii)	the ownership, storage, confidentiality and release of the results of medical examinations and health assessments; and	23 24 25 26
					(iv)	reciprocal arrangements between operations for the exchange of information or the recognition of medical examinations or health assessments.	27 28 29 30 31

Mines Legislation (Resources Safety) Amendment Bill 2017 Part 3 Amendment of Mining and Quarrying Safety and Health Act 1999

				[s 91]
Clause	91	Insertion of no Part 20—	ew pt 20	div 5
		insert—		
		Divisio	on 5	Transitional provisions for Mines Legislation (Resources Safety) Amendment Act 2017
		282 Det	finition f	or division
			In this d	ivision—
			means th	<i>d</i> , in relation to a provision of this Act, ne provision as amended or inserted by the <i>egislation (Resources Safety) Amendment</i> 7.
				nt of site senior executives during sitional period
		(1)		tion applies to the appointment of the site xecutive for a mine.
		(2)	and end	he period starting on the commencement ling 1 year after the commencement, d section 49(4) does not apply to the nent.
		(3)	mention appoint of not	ef inspector may extend the 1-year period ed in subsection (2) in relation to the nent for a stated mine for a further period more than 1 year if satisfied there are onal circumstances.
		und		nt of ventilation officers for Id mines during 3-year transitional
		(1)	This see	ction applies to the appointment of the

[s 91]

	ventilation officer, or acting ventilation officer, for an underground mine.	1 2
(2)	During the period starting on the commencement and ending 3 years after the commencement,	3 4
	amended section $54A(3)$ or $54B(6)$ does not apply to the appointment.	5 6
	ntinuation of exemptions for particular opal gem mines for 2-year transitional period	7 8
(1)	This section applies to an opal or gem mine.	9
(2)	During the period starting on the commencement and ending 2 years after the commencement—	10 11
	(a) pre-amended sections 37(2), 38(3) and (4) and 39(2) and (3) continue to apply in relation to the mine; and	12 13 14
	 (b) amended section 40(1)(b), (d) and (e)(i) does not apply to a contractor at the mine if the mine is not required to have a safety and health management system; and 	15 16 17 18
	 (c) amended section 44(1)(b), (f) and (g)(i) does not apply to a service provider at the mine if the mine is not required to have a safety and health management system. 	19 20 21 22
(3)	For subsection (2)(a), pre-amended section $39(2)$ and (3) applies as if the reference to section 39(1)(c) were a reference to section $39(1)(c)$ to (f) and (h)(i).	23 24 25 26
(4)	In this section—	27
	<i>opal or gem mine</i> means a mine at which operations are carried out for opal, gemstones or other semiprecious minerals.	28 29 30
	<i>pre-amended</i> , in relation to a provision of this Act, means the provision as it was in force immediately before the commencement.	31 32 33

[s 92]

Clause	92	Am	endment of	f sch	a 2 (Dictionary)	1
		(1)			nitions executive officer, officer, opal or gem health management system and supplier—	2 3
			omit.			4
		(2)	Schedule 2-			5
			insert—			6
				civil 246	<i>penalty obligation</i> , for part 14B, see section E.	7 8
				cont	<i>responding offence</i> , in relation to a travention of a civil penalty obligation, for 14B, see section 246E.	9 10 11
				offi	cer—	12
				(a)	of a corporation, means an officer within the meaning of the Corporations Act, section 9, other than a partner in a partnership; or	13 14 15
				(b)	for part 9, division 4, see section 129A.	16
				pen	alty notice, for part 14B, see section 246I(3).	17
				prop	posed action, for part 10A, see section 187(1).	18
				proj 187	<i>posed action notice</i> , for part 10A, see section (2).	19 20
					<i>posed penalty notice</i> , for part 14B, see section G(2).	21 22
				rele 246	<i>vant corporation</i> , for part 14B, see section E.	23 24
				min	<i>ty and health management system</i> , for a e, means a single safety and health agement system that complies with section	25 26 27 28
				serv	<i>ice provider</i> see section 44(1).	29
				site	senior executive notices see section 180(e).	30
					<i>blier</i> , of plant, equipment, substances or other ds, means a person who contracts to supply	31 32

[s 93]

					plant, equipment, substances or other goods to pperator, contractor or service provider.	1 2
					<i>kplace</i> means a workplace to which the <i>Work and Safety Act 2011</i> applies.	3 4
		(3)	Schedule 2	, defi	nition <i>worker</i> —	5
			insert—			6
				(c)	a service provider or employee of a service provider.	7 8
	Part	4		_	nendments of other islation	9 10
						10
	Divis	ion	1		endment of Coal Mining Safety I Health Regulation 2017	11 12
Clause	93	Reg	gulation an	nend	ed	13
			This divisi Regulation		mends the Coal Mining Safety and Health	14 15
Clause	94	Ins	ertion of ne	ew s	371A	16
			After section	on 37	1—	17
			insert—			18
			371ACiv	vil pe	enalties—Act, ss 267E and 267F	19
			(1)	<i>pen</i> obli	section 267E of the Act, definition <i>civil</i> alty obligation, the safety and health gations and other obligations mentioned in edule 7A are prescribed.	20 21 22 23
			(2)		section 267F(3) of the Act, the category of a l penalty obligation is—	24 25
				(a)	for an obligation mentioned in schedule 7A, part 1—category 1; or	26 27

(b) for an obligation mentioned in schedule 7A, 1 part 2-category 2; or 2 for an obligation mentioned in schedule 7A, (c) 3 part 3-category 3. 4 Insertion of new sch 7A Clause 95 5 After schedule 7— 6 insert— 7 Schedule 7A Civil penalties 8

section 371A 9

[s 95]

Part 1 Category 1 obligations 10

- 1the safety and health obligation under
section 42(c) of the Act to develop a safety
and health management system for a coal
mine11
12
- the safety and health obligation under 15 section 42(c) of the Act to implement a 16 safety and health management system for an 17 underground mine that includes principal 18 hazard management plans for the matters 19 mentioned in section 149 of this regulation 20
- 3the safety and health obligation under
section 42(c) of the Act to implement a
safety and health management system for a
coal mine in relation to the matters
mentioned in section 202 of this regulation
(relating to use of portable electrical
equipment)21
22
23
23
24
- 4 the safety and health obligation under 28 section 43(1)(b) of the Act (relating to 29

[s 95]

compliance with a mine's safety and health1management system by a contractor)2

- 5 the safety and health obligation under 3 section 343 of this regulation (relating to the 4 ventilation system for an underground mine) 5
- 6 the safety and health obligations under 6 chapter 4, part 7, division 2, subdivision 2 or 7 3 of this regulation (relating to gas 8 monitoring equipment for an underground 9 mine) 10

Part 2 Category 2 obligations 11

- 1the safety and health obligation under
section 42(c) of the Act to implement a
safety and health management system for a
coal mine in relation to monitoring
concentrations of respirable dust as required
under section 89(5)(a) of this regulation12
13
- 2 the safety and health obligation under 18 section 89A(4) of this regulation (relating to 19 notification of excessive dust levels) 20

Part 3 Category 3 obligations 21

1 the safety and health obligation under 22 section 42(c) of the Act to implement a 23 safety and health management system for a 24 coal mine that includes the standard 25 operating procedures mentioned in sections 26 21, 22, 37, 38, 56, 65, 68, 72, 73, 76, 78, 79, 27 88A, 92, 94, 95, 96, 112, 116, 117, 125, 129, 28 132 to 135, 138, 141 to 143, 145, 151, 169, 29 187, 202, 221, 224, 226, 249, 250, 252, 253, 30

[s 96] 255, 294, 299, 300, 309(2), 318, 323(3), 1 335, 347 to 349, 352, 353 and 368 of this 2 3 the safety and health obligations under Λ

		2	the safety and health obligations under section 47 of this regulation (relating to health assessments)	4 5 6	
		3	the obligations under section 198 of the Act, other than section 198(7) (relating to notifying accidents, incidents, deaths or diseases)	7 8 9 10	
Clause	96 Am	endment of sch	n 8 (Fees)	11	
	(1)	Schedule 8, part	1—	12	
		insert—		13	
	2A Application for assessment for a ventilation officer's certificate of competency 23.50				
	(2)	Schedule 8, part	1, items 2A and 3—	14	
		renumber as iten	ns 3 and 4.	15	
	Division		endment of Mining and	16	
			arrying Safety and Health gulation 2017	17 18	
				10	
Clause	97 Reg	gulation amend	ed	19	
		This division an <i>Health Regulatio</i>	nends the Mining and Quarrying Safety and on 2017.	20 21	
Clause	98 Ins	ertion of new s	150A	22	
	-	After section 15	0—	23	

regulation

[s 99]

	insert—			1
	150ACi	vil pe	enalties—Act, ss 246E and 246F	2
	(1)	<i>pen</i> obli	section 246E of the Act, definition <i>civil</i> alty obligation, the safety and health gations and other obligations mentioned in edule 5A are prescribed.	3 4 5 6
	(2)		section 246F(3) of the Act, the category of a l penalty obligation is—	7 8
		(a)	for an obligation mentioned in schedule 5A, part 1—category 1; or	9 10
		(b)	for an obligation mentioned in schedule 5A, part 2—category 2; or	11 12
		(c)	for an obligation mentioned in schedule 5A, part 3—category 3.	13 14
Clause 99	Insertion of n	ew s	ch 5A	15
	After schee	lule 5	·	16
	insert—			17

- Schedule 5A Civil penalties 18
 - section 150A 19

Part 1 Category 1 obligations 20

1	the safety and health obligation under	21
	section $39(1)(c)$ of the Act to develop a	22
	safety and health management system for a	23
	mine at which more than 10 workers are	24
	employed	25

Part 2 Category 2 obligations 26

[s 99]

1the safety and health obligation under
section 136(2) of this regulation (relating to
monitoring for exposure to hazards)123

Part 3 Category 3 obligations 4

1	the safety and health obligation under	5
	section $39(1)(c)$ of the Act to implement a	6
	safety and health management system for a	7
	mine that includes the procedures or	8
	standard work instructions mentioned in	9
	sections 42, 47, 55, 58, 70, 71, 72, 79, 128	10
	and 141 of this regulation	11
2	the safety and health obligations under	12
	section 131 of this regulation (relating to	13
	health assessments)	14
3	the obligations under section 195 of the Act,	15
	other than section 195(7) (relating to	16
	notifying accidents, incidents, deaths or	17
	diseases)	18
		10

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