

Queensland

Mines Legislation (Streamlining) Amendment Bill 2012



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2012

A Bill

for

An Act to amend the Acquisition of Land Act 1967, the Environmental Protection Act 1994, the Geothermal Energy Act 2010, the Greenhouse Gas Storage Act 2009, the Land Act 1994, the Mineral Resources Act 1989, the Petroleum Act 1923, the Petroleum and Gas (Production and Safety) Act 2004 and the Work Health and Safety Act 2011 for particular purposes, and to make consequential amendments of the Aboriginal Cultural Heritage Act 2003, the City of Brisbane Act 2010, the Coal Mining Safety and Health Act 1999, the Land Court Act 2000, the Local Government Act 2009, the State Development and Public Works Organisation Act 1971, the Torres Strait Islander Cultural Heritage Act 2003 and the Wild Rivers Act 2005

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	The Pa	arliament of Qu	eensland enacts—	1
	Cha	pter 1	Preliminary	2
Clause	1	Short title This Act ma Amendment	by be cited as the <i>Mines Legislation (Streamlining)</i> Act 2012.	3 4 5
Clause	2	proclamatio (a) chapte	ng provisions commence on a day to be fixed by	6 7 8 9 10
	Cha	-	Amendments commencing on assent	11 12
	Part		Amendment of Acquisition of Land Act 1967	13 14
Clause	3	Act amended This part an	nends the Acquisition of Land Act 1967.	15 16
Clause	4	taken)	s 5 (Purposes for which land may be editor's note—	17 18 19

s	51

			omit, insert—	1
			'Note—	2
			See the <i>Land Act 1994</i> , chapter 5, part 3 for the resumption of leases or easements under that Act.'.	3 4
Clause	5	Am	endment of s 7 (Notice of intention to take land)	5
		(1)	Section 7(3)(g), editor's note, 'Editor's note—'—	6
			omit, insert—	7
			'Note—'.	8
		(2)	Section 7(3)—	9
			insert—	10
			'Note—	11
			See also—	12
			(a) the <i>Geothermal Energy Act 2010</i> , section 350A(8) for additional requirements if geothermal interests under that Act are to be wholly or partially extinguished; and	13 14 15
			(b) the <i>Greenhouse Gas Storage Act 2009</i> , section 369A(8) for additional requirements if GHG interests under that Act are to be wholly or partially extinguished; and	16 17 18
			(c) the <i>Mineral Resources Act 1989</i> , section 10AAA(8) for additional requirements if mining tenement interests under that Act are to be wholly or partially extinguished; and	19 20 21
			(d) the <i>Petroleum Act 1923</i> , section 124A(8) for additional requirements if 1923 Act petroleum interests under that Act are to be wholly or partially extinguished; and	22 23 24
			(e) the <i>Petroleum and Gas (Production and Safety) Act 2004</i> , section 30AA(8) for additional requirements if petroleum interests under that Act are to be partially or wholly extinguished.'.	25 26 27
Clause	6	Am	endment of s 12 (Effect of gazette resumption notice)	28
			Section 12(5)—	29
			insert—	30
			'Note—	31

ſs	7

	See	, however—	1
	(a)	the <i>Geothermal Energy Act 2010</i> , sections 350A and 350B in relation to geothermal interests under that Act; and	2 3
	(b)	the <i>Greenhouse Gas Storage Act 2009</i> , sections 369A and 369B in relation to GHG interests under that Act; and	4 5
	(c)	the <i>Mineral Resources Act 1989</i> , sections 10AAA and 10AAB in relation to mining tenement interests under that Act; and	6 7
	(d)	the <i>Petroleum Act 1923</i> , sections 124A and 124B in relation to 1923 Act petroleum interests under that Act; and	8 9
	(e)	the <i>Petroleum and Gas (Production and Safety) Act 2004</i> , sections 30AA and 30AB in relation to petroleum interests under that Act.'.	10 11
lause 7 Ar	mendn	nent of s 20 (Assessment of compensation)	12
	Secti	on 20(1)—	13
	inser	rt	14
	'Note	_	15
	See	, however—	16
	(a)	the <i>Geothermal Energy Act 2010</i> , section 350D in relation to geothermal interests under that Act; and	17 18
	(b)	the <i>Greenhouse Gas Storage Act 2009</i> , section 369D in relation to GHG interests under that Act; and	19 20
	(c)	the <i>Mineral Resources Act 1989</i> , section 10AAD in relation to mining tenement interests under that Act; and	21 22
	(d)	the <i>Petroleum Act 1923</i> , section 124C in relation to 1923 Act petroleum interests under that Act; and	23 24
	(e)	the <i>Petroleum and Gas (Production and Safety) Act 2004</i> , section 30AD in relation to petroleum interests under that Act.'.	25 26

[s 8]

	Part	2 Amendment of Geothermal Energy Act 2010	1 2
Clause	8	Act amended	3
		This part amends the Geothermal Energy Act 2010.	4
		Note—	5
		See also the amendments in—	6
		(a) chapter 3, part 2; and	7
		(b) schedules 1 to 3.	8
Clause	9	Insertion of new s 8A	9
		After section 8—	10
		insert—	11
	'8A	Declaration for Commonwealth Act	12
		'A geothermal tenure is declared not to be personal property under the <i>Personal Property Securities Act 2009</i> (Cwlth).'.	13 14
Clause	10	Amendment of s 22 (What is an <i>authorised activity</i> for a geothermal tenure)	15 16
		Section 22, after note 2—	17
		insert—	18
		'3 The carrying out of particular activities on particular land in the geothermal tenure's area may not be authorised following the taking of the land under a resumption law. See section 350B.'.	19 20 21
Clause	11	Amendment of s 30 (Operation of pt 1)	22
		Section 30, after note 2—	23
		insert—	24

		'3 The carrying out of particular activities on particular land in the geothermal permit's area may not be authorised following the taking of the land under a resumption law. See section 350B.'.	1 2 3
Clause	12	Amendment of s 39 (Deciding whether to grant geothermal permit)	4 5
		Section 39(2)—	6
		insert—	7
		'Note—	8
		If the application relates to acquired land, see also section 350C.'.	9
Clause	13	Amendment of s 74 (Operation of pt 1)	10
		Section 74, after note 2—	11
		insert—	12
		'3 The carrying out of particular activities on particular land in the geothermal lease's area may not be authorised following the taking of the land under a resumption law. See section 350B.'.	13 14 15
Clause	14	Amendment of s 77 (Who may apply)	16
		Section 77(1), note—	17
		omit, insert—	18
		'Notes—	19
		1 For restrictions on what land may be included in a geothermal tenure, see sections 33, 35 and 184.	20 21
		2 For inclusion of acquired land that was previously in the relevant geothermal permit's area, see section 350C(3).'.	22 23
Clause	15	Amendment of s 80 (Deciding whether to grant geothermal lease)	24 25
		Section 80—	26
		insert—	27
		'Note—	28

[s 16]

		If the application relates to acquired land that was previously in the relevant geothermal permit's area, see also section 350C.'.	1 2
Clause	16	Amendment of s 184 (Area of geothermal tenure)	3
		Section 184(2) and (5)—	4
		insert—	5
		'Note—	6
		See also section 350B(3) if land in the geothermal tenure's area is taken under a resumption law.'.	7 8
Clause	17	Amendment of s 185 (References to blocks of geothermal tenure)	9 10
		Section 185(2)—	11
		insert—	12
		'Note—	13
		See also section 350B(3) if land in the geothermal tenure's area is taken under a resumption law.'.	14 15
Clause	18	Amendment of s 272 (Geothermal register)	16
		Section 272(e)—	17
		omit, insert—	18
		'(e) dealings with geothermal tenures; and	19
		(f) acquired land.'.	20
Clause	19	Amendment of s 290 (General conditions for renewal application)	21 22
		Section 290(2)(c)—	23
		insert—	24
		'Note—	25

[s	20]	
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		See, however, section 350C(3) in relation to acquired land that was previously in the area of the geothermal tenure being renewed.'.	1 2 3
Clause	20 Am	nendment of s 294 (Deciding application)	4
		Section 294(2)—	5
		insert—	6
		'Note-	7
		If the application relates to acquired land that was previously in the area of the geothermal tenure being renewed, see also section 350C.'.	8 9
Clause	21 Ins	sertion of new ss 350A-350D	10
		After section 350—	11
		insert—	12
	lan	tinguishing geothermal interests on the taking of and in a geothermal tenure's area (other than by an sement)	13 14 15
	'(1)	This section applies to the taking of land, other than by taking or otherwise creating an easement, under a resumption law.	16 17
	'(2)	Despite any other Act, the taking of land does not extinguish geothermal interests other than to the extent, if any, provided for in the resumption notice for the taking of the land.	18 19 20
	'(3)	The resumption notice for the taking of land may provide for the extinguishment of a geothermal interest on the taking only to the extent the relevant Minister for the taking is satisfied the interest is incompatible with the purpose for which the land is taken.	21 22 23 24 25
	'(4)	Without limiting the application of subsection (3), the relevant Minister may be satisfied a geothermal interest is incompatible with the purpose for which the land is taken if, for that purpose, it is necessary to extinguish all interests in the land, including native title rights and interests.	26 27 28 29 30
	' (5)	A geothermal interest may be—	31

s	21	1

	(a)	who	olly ex	tinguished; or	1
	(b)	part	ially e	xtinguished by—	2
		(i)		ading land from the land the subject of the est; or	3 4
		(ii)		ibiting the carrying out of activities by the er of the interest.	5 6
'(6)	The resumption notice for the taking of land may provide for the extinguishment of geothermal interests by reference to either or both of the following—			7 8 9	
	(a)	state	ed land	d, which—	10
		(i)	may	be all or part of the land that is taken; and	11
		(ii)	taker	e stated land is only part of the land that is n—may be described in the resumption notice y way, including, for example—	12 13 14
			(A)	as a shape that does not constitute a block or sub-block; or	15 16
			(B)	by using 3 dimensionally located points to identify the position, shape and dimensions of each boundary;	17 18 19
	(b)	stated geothermal interests, which may be all geothermal interests or geothermal interests of a particular type.			
'(7)	For the taking of land for which geothermal interests are extinguished as provided by this section—			23 24	
	(a)	each person's interest in an extinguished geothermal interest is converted into a right to claim compensation under the resumption law; and			25 26 27
	(b)	conv	venien	mption law applies with necessary and t changes and with the changes mentioned in as (8) and (9) and section 350D.	28 29 30

[s	21	
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'(8)	The notice of intention to resume for the proposed taking of the land must state the extent to which the geothermal interests are proposed to be extinguished.				
'(9)	The entity taking the land must give the chief executive a notice that—				
	(a) states	s the details of the extinguishment; and	6		
		for the extinguishment to be recorded in the nermal register; and	7 8		
	(c) is ac notic	companied by a certified copy of the resumption e.	9 10		
'(10)	In this sect	ion—	11		
	original of	the notice that has been certified by a justice of the eing a correct copy of the original notice.	12 13 14		
	relevant Malaw, means	<i>finister</i> , for the taking of land under a resumption	15 16		
	(whe	e land is taken under the process stated in the ALA ther the land is taken under the ALA or another application law)—the Minister to whom the application the land be taken is made under section 9 of that or	17 18 19 20 21		
		wise—the Minister administering the resumption under which the land is, or is to be, taken.	22 23		
the	taking of	nguishment of geothermal interests on land in a geothermal tenure's area an easement)	24 25 26		
'(1)	notice for t	on applies if, under section 350A, the resumption the taking of land (other than by taking or otherwise easement) under a resumption law provides for the ment of geothermal interests for stated land.	27 28 29 30		
'(2)		imption notice states that all geothermal interests the stated land are extinguished and a geothermal	31 32		

		est re iguish		only to the stated land, the interest is wholly	1 2
'(3)	relat	ing to	the s	on notice states that all geothermal interests stated land are extinguished and a geothermal to the stated land and other land—	3 4 5
	(a)	the and	stated	land is no longer the subject of the interest;	6 7
	(b)	with	out li	miting paragraph (a)—	8
		(i)	geotl	stated land is excluded from the area of the hermal tenure comprising the interest, or under relation to which the interest exists; and	9 10 11
		(ii)	geotl chan	Act applies in relation to the area of the nermal tenure with necessary and convenient ges to allow for the exclusion of the stated including, for example—	12 13 14 15
			(A)	to allow the area to include a part of a block or sub-block if the part is what is left after the stated land is excluded from the area; and	16 17 18
			(B)	if the stated land, or a part of it, is within a potential geothermal commercial area for a geothermal permit—to exclude the stated land or part from the potential geothermal commercial area.	19 20 21 22 23
'(4)	activinter	vities rests rest is	on the is pros	on notice states that the carrying out of stated e stated land by holders of stated geothermal ohibited, the holder of a stated geothermal or is no longer, authorised to carry out the on the stated land.	24 25 26 27 28
'(5)	geot relat	herma	al inte	ctions (3) and (4) do not apply in relation to a erest that comprises, or exists under or in w or renewed geothermal tenure granted after in.	29 30 31 32

res	umpt	ion I	relating to land taken under a aw for which geothermal interests ished	1 2 3
'(1)	geoth if the satisf	nerma Min fied tl	ster may, under a grant provision, grant a new al tenure for an area that includes acquired land only ister, after consulting the entity that took the land, is the grant of the tenure is compatible with the purpose the land is being or is to be used.	4 5 6 7 8
'(2)	unde area	r a g that i	e 2 or more applications under this Act for the grant, rant provision, of a new geothermal tenure for an includes the same acquired land, the applications are t with as follows—	9 10 11 12
	(a)		applications must be considered and decided ording to the day on which they are made;	13 14
	(b)	if th	e applications were made on the same day—	15
		(i)	they take the priority the Minister decides, after considering the relative merits of each application; and	16 17 18
		(ii)	the Minister must give each applicant a notice stating there is competition for priority between the applicant's application and another application, or other applications, made on the same day as the day on which the applicant's application was made.	19 20 21 22 23 24
'(3)	tenur	e (th	provision provides for the grant of a new geothermal e <i>new tenure</i>) over land in the area of an existing al tenure (the <i>existing tenure</i>)—	25 26 27
	(a)	inclu	application under this Act for the new tenure may ade acquired land that was, immediately before the ng of the land, in the existing tenure's area; and	28 29 30
	(b)	gran	ect to subsections (1) and (2), the Minister may it the new tenure for an area that includes the nired land as if the acquired land were in the existing res's area.	31 32 33 34

		' (4)	To remove any doubt, it is declared that this section does not affect the operation of the provisions of this Act about the application for, and grant of, a new geothermal tenure other than to the extent provided for in subsections (1) to (3).	1 2 3 4
		' (5)	In this section—	5
			<i>grant provision</i> means a provision of this Act providing for the grant of a new geothermal tenure.	6 7
			new geothermal tenure includes a renewed geothermal tenure.	8 9
	'350D		mpensation for effect of taking of land in a othermal tenure's area on geothermal interests	10 11
		'(1)	This section applies if land in a geothermal tenure's area is taken under a resumption law (including by taking or otherwise creating an easement).	12 13 14
		' (2)	In assessing any compensation to be paid to the holder of a geothermal interest in relation to the taking of the land, allowance can not be made for the value of geothermal energy, or geothermal resources from which geothermal energy may be extracted, known or supposed to be on or below the surface of the land.'.	15 16 17 18 19 20
Clause	22	Am	endment of ch 9, pt 2, hdg (Transitional provisions)	21
			Chapter 9, part 2, heading, after 'provisions'—	22
			insert—	23
			'for Act No. 31 of 2010'.	24
Clause	23	Ins	ertion of new ch 9, pt 3	25
			Chapter 9—	26
			insert—	27

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'Part 3			Transitional provisions for Mines Legislation (Streamlining) Amendment Act 2012	1 2 3 4
'Divi	sior	1	Preliminary	5
'404	De	finitio	ons for pt 3	6
		'In t	his part—	7
			nding Act means the Mines Legislation (Streamlining) endment Act 2012.	8 9
			<i>mencement</i> means the commencement of the section in ch the term is used.	10 11
		forc	ner, in relation to a provision, means the provision as in e before the commencement of the section in which the is used.	12 13 14
'Divi	sior	ı 2	Transitional provisions for amendments in amending Act commencing on assent	15 16 17
'405			a geothermal tenure's area taken before the ncement	18 19
	'(1)	This	s section applies if—	20
		(a)	land in a geothermal tenure's area was taken under a resumption law before the commencement; and	21 22
		(b)	at the commencement, the entity taking the land has not taken action indicating the geothermal tenure was extinguished (wholly or partly) when the land was taken.	23 24 25 26

			Examples of action for paragraph (b)—	1
			 serving a copy of the resumption notice for the taking of the land on the geothermal tenure holder (in the holder's capacity as the holder of the tenure) 	2 3 4
			 entering into an agreement under the ALA, section 15 with the geothermal tenure holder for the taking of the land 	5 6
			 negotiating, or taking other action relating to, the compensation payable to the geothermal tenure holder for the taking of the land 	7 8 9
			 paying compensation to the geothermal tenure holder for the taking of the land 	10 11
			 arranging for the taking of the land to be recorded in the geothermal register against the geothermal tenure 	12 13
	'(2)	the	taking of the land did not extinguish (wholly or partly) geothermal tenure or any other geothermal interest ing to the tenure.	14 15 16
	'(3)	inter	section (2) does not affect the ending of a geothermal rest (wholly or partly) in any other way, including, for mple—	17 18 19
		(a)	by the entity taking the land acquiring the geothermal interest (wholly or partly) under a separate commercial agreement or other arrangement with the holder of the interest; or	20 21 22 23
		(b)	by the geothermal interest holder surrendering the interest (wholly or partly) under this Act.	24 25
'406			a geothermal tenure's area for which notice of n to resume given before the commencement	26 27
	'(1)	This	section applies if—	28
		(a)	before the commencement, an entity gave a notice of intention to resume for the proposed taking, under a resumption law, of land in a geothermal tenure's area; and	29 30 31 32
		(b)	at the commencement, the land had not been taken under the resumption law.	33 34

s	24

Clause 24

'(2)	an ea takir prov takir	e land is taken other than by taking or otherwise creating assement, sections 350A to 350D apply in relation to the ag, except that the resumption notice for the taking may aide for the extinguishment of a geothermal interest on the ag even if the notice of intention to resume does not only with section 350A(8).	1 2 3 4 5 6
'(3)		ne land is taken by taking or otherwise creating an ment, section 350D applies in relation to the taking.'.	7 8
Am	nendn	nent of sch 2 (Dictionary)	9
	Sche	dule 2—	10
	inser	<i>t</i> —	11
	'acq	uired land—	12
	1	Land is acquired land if—	13
		(a) it was taken under a resumption law, other than by taking or otherwise creating an easement; and	14 15
		(b) under section 350A, all geothermal interests relating to the land were extinguished on the taking.	16 17 18
	2	However, land mentioned in paragraph 1 stops being acquired land if it is included in the area of a new or renewed geothermal tenure granted under this Act.	19 20 21
	ALA	means the Acquisition of Land Act 1967.	22
	geoti	hermal interest means—	23
	(a)	a geothermal tenure; or	24
	(b)	a right existing under, or in relation to, a geothermal tenure.	25 26
		re of intention to resume, for the proposed taking of land r a resumption law, means—	27 28
	(a)	if the land is taken under the process stated in the ALA (whether the land is taken under the ALA or another	29 30

	resumption law)—the notice of intention to resume under the ALA; or	1 2
(b)	otherwise—the notice, however named, required to be given under the resumption law to notify persons of the proposed taking.	3 4 5
resu	mption law—	6
(a)	means a law that provides for the compulsory acquisition of land, including, for example, the following—	7 8 9
	(i) the ALA, including as applied by another law providing for an entity to take land under the ALA as if the entity were a constructing authority under the ALA;	10 11 12 13
	Examples of other laws for subparagraph (i)—	14
	• Electricity Act 1994, section 116	15
	 South-East Queensland Water (Distribution and Retail Restructuring) Act 2009, section 53AY 	16 17
	(ii) the Land Act 1994, chapter 5, part 3, division 3;	18
	(iii) the <i>Petroleum and Gas (Production and Safety) Act</i> 2004, sections 456 to 458;	19 20
	(iv) the Queensland Reconstruction Authority Act 2011, section 99;	21 22
	(v) the State Development and Public Works Organisation Act 1971, section 82 or 125;	23 24
	(vi) the <i>Transport Planning and Coordination Act</i> 1994, section 25 or 26; but	25 26
(b)	does not include the <i>Land Act 1994</i> , chapter 5, part 3, divisions 1 and 2.	27 28
	mption notice, for the taking of land under a resumption means—	29 30
(a)	if the land is taken under the process stated in the ALA (whether the land is taken under the ALA or another	31 32

[s 25]

		resumption law)—the gazette resumption notice under the ALA for the taking; or (b) otherwise—the instrument giving effect to the taking. take, in relation to land, includes acquire.'.	1 2 3 4
	Part	3 Amendment of Greenhouse Gas Storage Act 2009	5
Clause	25	Act amended	7
		This part amends the <i>Greenhouse Gas Storage Act</i> 2009.	8
		Note—	9
		See also the amendments in—	10
		(a) chapter 3, part 3; and	11
		(b) schedules 1 to 3.	12
Clause	26	Amendment of s 22 (What is an <i>authorised activity</i> for a GHG authority)	13 14
		Section 22, after note 2—	15
		insert—	16
		'3 The carrying out of particular activities on particular land in a GHG authority's area may not be authorised following the taking of the land under a resumption law. See section 369B.'.	17 18 19
Clause	27	Amendment of s 29 (Operation of pt 1)	20
		Section 29, after note 2—	21
		insert—	22
		'3 The carrying out of particular activities on particular land in a GHG permit's area may not be authorised following the taking of the land under a resumption law. See section 369B.'.	23 24 25

[s 28]

Clause	28	Amendment of s 40 (Deciding whether to grant GHG permit)	1 2
		Section 40(2)—	3
		insert—	4
		'Note—	5
		If a tender relates to acquired land, see also section 369C.'.	6
Clause	29	Amendment of s 44 (Area of GHG permit)	7
		Section 44(2) and (5)—	8
		insert—	9
		'Note—	10
		See also section 369B(3) if land in the GHG permit's area is taken under a resumption law.'.	11 12
Clause	30	Amendment of s 45 (References to sub-blocks of GHG permit)	13 14
		Section 45(2)—	15
		insert—	16
		'Note—	17
		See also section 369B(3) if land in the GHG permit's area is taken under a resumption law.'.	18 19
Clause	31	Amendment of s 96 (Deciding application)	20
		Section 96(2)—	21
		insert—	22
		'Note—	23
		If the application relates to acquired land, see also section 369C.'.	24

[s 32]

Clause	32	Amendment of s 97 (Provisions and term of renewed GHG permit)	1 2
		Section 97(3)—	3
		insert—	4
		'Note—	5
		See, however, section 369C in relation to acquired land that was previously in the area of the GHG permit being renewed.'.	6 7
Clause	33	Amendment of s 109 (Operation of pt 1)	8
		Section 109, after note 2—	9
		insert—	10
		'3 The carrying out of particular activities on particular land in the GHG lease's area may not be authorised following the taking of the land under a resumption law. See section 369B.'.	11 12 13
Clause	34	Amendment of s 113 (Who may apply)	14
		Section 113(1)—	15
		insert—	16
		'Note—	17
		For inclusion of acquired land that was previously in the GHG permit's area, see section 369C(3).'.	18 19
Clause	35	Amendment of s 117 (Deciding whether to grant GHG lease)	20 21
		Section 117(1)—	22
		insert—	23
		'Note—	24
		If the application relates to acquired land that was previously in the relevant GHG permit's area, see also section 369C.'.	25 26

[s 36]

Clause	36	Amendment of s 130 (Deciding whether to grant GHG lease)	1 2
		Section 130(2)—	3
		insert—	4
		'Note—	5
		If a tender relates to acquired land, see also section 369C.'.	6
Clause	37	Amendment of s 135 (Area of GHG lease)	7
		Section 135(2) and (5)—	8
		insert—	9
		'Note—	10
		See also section 369B(3) if land in the GHG lease's area is taken under a resumption law.'.	11 12
Clause	38	Amendment of s 136 (References to sub-blocks of GHG lease)	13 14
		Section 136(2)—	15
		insert—	16
		'Note—	17
		See also section 369B(3) if land in the GHG lease's area is taken under a resumption law.'.	18 19
Clause	39	Amendment of s 235 (Deciding application)	20
		Section 235(2)—	21
		insert—	22
		'Note—	23
		If the application relates to acquired land, see also section 369C.'.	24
Clause	40	Amendment of s 238 (Key authorised activities)	25
		Section 238, after note 2—	26

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		insert—	1
		'3 The carrying out of particular activities on particular land in t GHG data acquisition authority's area may not be authorist following the taking of the land under a resumption law. See section 369B.'.	sed 3
Clause	41 /	Amendment of s 339 (GHG register)	6
		Section 339(1)—	7
		insert—	8
		'(d) acquired land.'.	9
Clause	42 I	nsertion of new ss 369A-369D	10
		After section 369—	11
		insert—	12
		Extinguishing GHG interests on the taking of land in a GHG authority's area (other than by an easement)	13 14
	'(1	 This section applies to the taking of land, other than by taking or otherwise creating an easement, under a resumption law. 	ng 15 16
	'(2	2) Despite any other Act, the taking of land does not extingui GHG interests other than to the extent, if any, provided for the resumption notice for the taking of the land.	
	'(3	The resumption notice for the taking of land may provide for the extinguishment of a GHG interest on the taking only to the extent the relevant Minister for the taking is satisfied to interest is incompatible with the purpose for which the land taken.	he 21 he 22
	'(4	4) Without limiting the application of subsection (3), the releva Minister may be satisfied a GHG interest is incompatible with the purpose for which the land is taken if, for that purpose, is necessary to extinguish all interests in the land, including native title rights and interests.	ith 26 it 27
	'(5	5) A GHG interest may be—	30

s	42]

	(a)	who	y extinguished; or			1
	(b)	part	lly extinguished by-	_		2
		(i)	excluding land fror interest; or	n the land the	subject of the	3 4
		(ii)	prohibiting the carr holder of the interes		tivities by the	5 6
'(6)	the e	exting	ption notice for the sishment of GHG int following—	•	• 1	7 8 9
	(a)	state	l land, which—			10
		(i)	may be all or part of	the land that is	taken; and	11
		(ii)	if the stated land is taken—may be desc in any way, includin	ribed in the resu	amption notice	12 13 14
			(A) as a shape tha sub-block; or	t does not consti	tute a block or	15 16
				mensionally loc osition, shape a ary;	-	17 18 19
	(b)		I GHG interests, wh IG interests of a par	•	GHG interests	20 21
'(7)			aking of land for ed as provided by thi		interests are	22 23
	(a)	conv	person's interest in a crted into a right to aption law; and	•		24 25 26
	(b)		resumption law a enient changes and v ctions (8) and (9) and	with the changes	ecessary and s mentioned in	27 28 29
'(8)	the l	land n	of intention to results state the extent to be extinguished.		_	30 31 32

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'(9)		entity taking the land must give the chief executive a ce that—	1 2
	(a)	states the details of the extinguishment; and	3
	(b)	asks for the extinguishment to be recorded in the GHG register; and	4 5
	(c)	is accompanied by a certified copy of the resumption notice.	6 7
'(10)	In th	nis section—	8
	origi	ified copy, of the resumption notice, means a copy of the inal of the notice that has been certified by a justice of the ee as being a correct copy of the original notice.	9 10 11
		vant Minister, for the taking of land under a resumption means—	12 13
	(a)	if the land is taken under the process stated in the ALA (whether the land is taken under the ALA or another resumption law)—the Minister to whom the application that the land be taken is made under section 9 of that Act; or	14 15 16 17 18
	(b)	otherwise—the Minister administering the resumption law under which the land is, or is to be, taken.	19 20
tak	ing o	f extinguishment of GHG interests on the of land in a GHG authority's area (other than g an easement)	21 22 23
'(1)	notic crea	section applies if, under section 369A, the resumption ce for the taking of land (other than by taking or otherwise ting an easement) under a resumption law provides for the aguishment of GHG interests for stated land.	24 25 26 27
'(2)	to th	e resumption notice states that all GHG interests relating the stated land are extinguished and a GHG interest relates to the stated land, the interest is wholly extinguished.	28 29 30

'(3) If the resumption notice states that all GHG interests relating to the stated land are extinguished and a GHG interest relates to the stated land and other land—					
		e stated land is no longer the subject of	of the interest; 4 5		
	(b) v	ithout limiting paragraph (a)—	6		
	(the stated land is excluded from the GHG authority comprising the interest in relation to which the interest exists	est, or under or 8		
	(this Act applies, in relation to the are authority, with necessary and conve to allow for the exclusion of the including, for example, to allow the a part of a block or sub-block if the left after the stated land is excluded for	enient changes 11 e stated land, 12 area to include 13 part is what is 14		
' (4)	If the resumption notice states that the carrying out of stated activities on the stated land by holders of stated GHG interests is prohibited, the holder of a stated GHG interest is not, or is no longer, authorised to carry out the stated activities on the stated land.				
'(5)	GHG i	er, subsections (3) and (4) do not apply interest that comprises, or exists under or or renewed GHG authority granted after	in relation to, 22		
		ns relating to land taken under a re ch GHG interests were extinguishe			
'(1)	author Minist satisfie	nister may, under a grant provision, gran y for an area that includes acquired la r, after consulting the entity that tool I the grant of the authority is compa for which the land is being or is to be u	nd only if the 28 x the land, is 29 tible with the 30		
'(2)		are 2 or more applications under this Acgrant provision, of a new GHG author	_		

	that includes the same acquired land, the applications are to be dealt with as follows—					
	(a)		applications must be considered and decided ording to the day on which they are made;	3 4		
	(b)	if th	e applications were made on the same day—	5		
		(i)	they take the priority the Minister decides, after considering the relative merits of each application; and	6 7 8		
		(ii)	the Minister must give each applicant a notice stating there is competition for priority between the applicant's application and another application, or other applications, made on the same day as the day on which the applicant's application was made.	9 10 11 12 13 14		
'(3)	If a grant provision provides for the grant of a new GHG authority (the <i>new authority</i>) over land in the area of an existing GHG authority (the <i>existing authority</i>)—					
	(a)	incl	application under this Act for the new authority may ude acquired land that was, immediately before the ng of the land, in the existing authority's area; and	18 19 20		
	(b) subject to subsections (1) and (2), the Minister may grant the new authority for an area that includes the acquired land as if the acquired land were in the existing authority's area.					
' (4)	affec appl	ct the icatio	e any doubt, it is declared that this section does not operation of the provisions of this Act about the n for, and grant of, a new GHG authority other than ent provided for in subsections (1) to (3).	25 26 27 28		
'(5)	In th	is sec	etion—	29		
	_	_	vision means a provision of this Act providing for of a new GHG authority.	30 31		
	new GHG authority includes a renewed GHG authority.					

[s	43]
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	'369D Compensation for effect of taking of land in a GHG authority's area on GHG interests				1 2
		'(1)	under a re	on applies if land in a GHG authority's area is taken esumption law (including by taking or otherwise a easement).	3 4 5
		'(2)	GHG intercan not be	ag any compensation to be paid to the holder of a rest in relation to the taking of the land, allowance a made for the value of a GHG storage reservoir supposed to be in the land.'.	6 7 8 9
lause	43	Inse	ertion of n	ew ch 8, pt 3	10
			Chapter 8–	_	11
			insert—		12
	'Part 3			Transitional provisions for	13
				Mines Legislation	
				(Streamlining) Amendment Act	15
				2012	16
	'Divis	sion	1	Preliminary	17
	'441	Def	initions fo	r pt 3	18
			'In this par	t—	19
			_	Act means the Mines Legislation (Streamlining) at Act 2012.	20 21
				<i>ment</i> means the commencement of the section in term is used.	22 23
				relation to a provision, means the provision as in re the commencement of the section in which the d.	24 25 26

'Divi	isior	Transitional provisions for amendments in amending Act commencing on assent	1 2 3
'442		nd in a GHG authority's area taken before the mmencement	4 5
	'(1)	This section applies if—	6
		(a) land in a GHG authority's area was taken under a resumption law before the commencement; and	7 8
		(b) at the commencement, the entity taking the land has not taken action indicating the GHG authority was extinguished (wholly or partly) when the land was taken.	9 10 11 12
		Examples of action for paragraph (b)—	13
		 serving a copy of the resumption notice for the taking of the land on the GHG authority holder (in the holder's capacity as the holder of the authority) 	14 15 16
		 entering into an agreement under the ALA, section 15 with the GHG authority holder for the taking of the land 	17 18
		 negotiating, or taking other action relating to, the compensation payable to the GHG authority holder for the taking of the land 	19 20 21
		 paying compensation to the GHG authority holder for the taking of the land 	22 23
		 arranging for the taking of the land to be recorded in the GHG register against the GHG authority 	24 25
	'(2)	The taking of the land did not extinguish (wholly or partly) the GHG authority or any other GHG interest relating to the authority.	26 27 28
	'(3)	Subsection (2) does not affect the ending of a GHG interest (wholly or partly) in any other way, including, for example—	29 30
		(a) by the entity taking the land acquiring the GHG interest (wholly or partly) under a separate commercial	31 32

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			_	ement or other arrangement with the holder of the rest; or	1 2
		(b)	•	the GHG interest holder surrendering the interest olly or partly) under this Act.	3 4
'443				IG authority's area for which notice of resume given before the commencement	5 6
	'(1)	This	secti	on applies if—	7
		(a)	inte	ore the commencement, an entity gave a notice of antion to resume for the proposed taking, under a amption law, of land in a GHG authority's area; and	8 9 10
		(b)		he commencement, the land had not been taken er the resumption law.	11 12
	'(2)	an e takii prov takii	asemeng, ex vide f ng ev	d is taken other than by taking or otherwise creating ent, sections 369A to 369D apply in relation to the acept that the resumption notice for the taking may for the extinguishment of a GHG interest on the entit of the notice of intention to resume does not with section 369A(8).	13 14 15 16 17 18
	'(3)			nd is taken by taking or otherwise creating an section 369D applies in relation to the taking.'.	19 20
44	Am	nendr	nent	of sch 2 (Dictionary)	21
		Sche	edule	2—	22
		inse	rt—		23
		ʻacq	uired	land—	24
		1	Lan	d is acquired land if—	25
			(a)	it was taken under a resumption law, other than by taking or otherwise creating an easement; and	26 27
			(b)	under section 369A, all GHG interests relating to the land were extinguished on the taking.	28 29

Clause

2	acqı	However, land mentioned in paragraph 1 stops being acquired land if it is included in the area of a new or renewed GHG tenure granted under this Act.					
ALA	mea	ns the Acquisition of Land Act 1967.	4				
GH	G inte	rest means—	5				
(a)	a GI	HG authority; or	6				
(b)	a rig	tht existing under, or in relation to, a GHG authority.	7				
		intention to resume, for the proposed taking of land sumption law, means—	8 9				
(a)	(who	e land is taken under the process stated in the ALA ether the land is taken under the ALA or another mption law)—the notice of intention to resume er the ALA; or	10 11 12 13				
(b)	otherwise—the notice, however named, required to be given under the resumption law to notify persons of the proposed taking.						
resu	mptio	on law—	17				
(a)		ns a law that provides for the compulsory distinction of land, including, for example, the owing—	18 19 20				
	(i)	the ALA, including as applied by another law providing for an entity to take land under the ALA as if the entity were a constructing authority under the ALA;	21 22 23 24				
		Examples of other laws for subparagraph (i)—	25				
		• Electricity Act 1994, section 116	26				
		• South-East Queensland Water (Distribution and Retail Restructuring) Act 2009, section 53AY	27 28				
	(ii)	the Land Act 1994, chapter 5, part 3, division 3;	29				
	(iii)	the <i>Petroleum and Gas (Production and Safety) Act</i> 2004, sections 456 to 458:	30 31				

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		(iv) the Queensland Reconstruction Authority Act 2011, section 99;	1 2
		(v) the State Development and Public Works Organisation Act 1971, section 82 or 125;	3
		(vi) the <i>Transport Planning and Coordination Act</i> 1994, section 25 or 26; but	5 6
		(b) does not include the <i>Land Act 1994</i> , chapter 5, part 3, divisions 1 and 2.	7 8
		<i>resumption notice</i> , for the taking of land under a resumption law, means—	9 10
		(a) if the land is taken under the process stated in the ALA (whether the land is taken under the ALA or another resumption law)—the gazette resumption notice under the ALA for the taking; or	11 12 13 14
		(b) otherwise—the instrument giving effect to the taking.	15
		take, in relation to land, includes acquire.'.	16
	Part	4 Amendment of Land Act 1994	17
Clause	45	Act amended	18
		This part amends the Land Act 1994.	19
Clause	46	Amendment of s 230 (Effect of resumption of possession)	20 21
		Section 230(1)—	22
		insert—	23
		'Note—	24
		See. however—	25

[s 47]

		(a) the <i>Geothermal Energy Act 2010</i> , sections 350A and 350B in relation to geothermal interests under that Act; and	1 2
		(b) the <i>Greenhouse Gas Storage Act 2009</i> , sections 369A and 369B in relation to GHG interests under that Act; and	3 4
		(c) the <i>Mineral Resources Act 1989</i> , sections 10AAA and 10AAB in relation to mining tenement interests under that Act; and	5
		(d) the <i>Petroleum Act 1923</i> , sections 124A and 124B in relation to 1923 Act petroleum interests under that Act; and	7 8
		(e) the <i>Petroleum and Gas (Production and Safety) Act 2004</i> , sections 30AA and 30AB in relation to petroleum interests under that Act.'.	9 10
	D. 15	A	
	Part 5	Amendment of Mineral	11
		Resources Act 1989	12
Clause	47 Ac	t amended	13
		This part amends the Mineral Resources Act 1989.	14
		Note—	15
		See also the amendments in—	16
		(a) chapter 3, part 4; and	17
		(b) chapter 4; and	18
		(c) schedules 1 to 3.	19
Clause	48 Ins	sertion of new ss 10AAA-10AAD	20
		After section 10—	21
		insert—	22
	of	xtinguishing mining tenement interests on the taking land in a mining tenement's area (other than by an sement)	23 24 25
	'(1)	This section applies to the taking of land, other than by taking or otherwise creating an easement, under a resumption law.	26 27

'(2)	mini	ing te	ny other Act, the taking of land does not extinguish enement interests other than to the extent, if any, for in the resumption notice for the taking of the	1 2 3 4		
' (3)	the takin satis	e resumption notice for the taking of land may provide for extinguishment of a mining tenement interest on the ing only to the extent the relevant Minister for the taking is is still the interest is incompatible with the purpose for ich the land is taken.				
' (4)	Mininco for t	ister mpati hat p	imiting the application of subsection (3), the relevant may be satisfied a mining tenement interest is able with the purpose for which the land is taken if, surpose, it is necessary to extinguish all interests in including native title rights and interests.	10 11 12 13 14		
' (5)	A m	ining	tenement interest may be—	15		
	(a) wholly extinguished; or					
	(b)	part	ially extinguished by—	17		
		(i)	excluding land from the land the subject of the interest; or	18 19		
		(ii)	prohibiting the carrying out of activities by the holder of the interest.	20 21		
'(6)	the e	exting	inption notice for the taking of land may provide for guishment of mining tenement interests by reference or both of the following—	22 23 24		
	(a)	state	ed land, which—	25		
		(i)	may be all or part of the land that is taken; and	26		
		(ii)	if the stated land is only part of the land that is taken—may be described in the resumption notice in any way, including, for example—	27 28 29		
			(A) as a shape that does not constitute a block or sub-block; or	30 31		

		(B) by using 3 dimensionally located points to identify the position, shape and dimensions of each boundary;	1 2 3
	(b)	stated mining tenement interests, which may be all mining tenement interests or mining tenement interests of a particular type.	4 5 6
'(7)		the taking of land for which mining tenement interests are aguished as provided by this section—	7 8
	(a)	each person's interest in an extinguished mining tenement interest is converted into a right to claim compensation under the resumption law; and	9 10 11
	(b)	the resumption law applies with necessary and convenient changes and with the changes mentioned in subsections (8) and (9) and section 10AAD.	12 13 14
'(8)	the 1	notice of intention to resume for the proposed taking of and must state the extent to which the mining tenement ests are proposed to be extinguished.	15 16 17
'(9)		entity taking the land must give the chief executive a ten notice that—	18 19
	(a)	states the details of the extinguishment; and	20
	(b)	asks for the extinguishment to be recorded in the register; and	21 22
	(c)	is accompanied by a certified copy of the resumption notice.	23 24
'(10)	In th	is section—	25
	origi	<i>fied copy</i> , of the resumption notice, means a copy of the inal of the notice that has been certified by a justice of the e as being a correct copy of the original notice.	26 27 28
		want Minister, for the taking of land under a resumption means—	29 30
	(a)	if the land is taken under the process stated in the ALA (whether the land is taken under the ALA or another resumption law)—the Minister to whom the application	31 32 33

		that Act;		and be taken is made under section 9 of that	1 2		
	(b)			—the Minister administering the resumption which the land is, or is to be, taken.	3 4		
C	n the t	akinç	g of la	ishment of mining tenement interests and in a mining tenement's area easement)	5 6 7		
'(1	notic crea	ce for ting a	the tal	plies if, under section 10AAA, the resumption king of land (other than by taking or otherwise ment) under a resumption law provides for the of mining tenement interests for stated land.	8 9 10 11		
'(2	inter min	rests ing te	relating nemer	ion notice states that all mining tenement g to the stated land are extinguished and a nt interest relates only to the stated land, the y extinguished.	12 13 14 15		
'(3	inter min	If the resumption notice states that all mining tenement interests relating to the stated land are extinguished and a mining tenement interest relates to the stated land and other land—					
	(a)	the and	stated	land is no longer the subject of the interest;	20 21		
	(b)	with	out lir	miting paragraph (a)—	22		
		(i)	miniı	stated land is excluded from the area of the ng tenement comprising the interest, or under relation to which the interest exists; and	23 24 25		
		(ii)	tenen to al	Act applies in relation to the area of the mining ment with necessary and convenient changes llow for the exclusion of the stated land, dding, for example, to allow the area—	26 27 28 29		
			(A)	to include a part of a block or sub-block if the part is what is left after the stated land is excluded from the area; or	30 31 32		
			(B)	to comprise land that is not contiguous; and	33		

	(i	ii) for this Act, land in the area of the mining tenement is taken to be contiguous if the land would be contiguous but for the exclusion of the stated land.	1 2 3 4			
'(4)	activitie teneme teneme	resumption notice states that the carrying out of stated es on the stated land by holders of stated mining ent interests is prohibited, the holder of a stated mining ent interest is not, or is no longer, authorised to carry stated activities on the stated land.	5 6 7 8 9			
'(5)	mining relation	er, subsections (3) and (4) do not apply in relation to a tenement interest that comprises, or exists under or in to, a new or renewed mining tenement granted after d is taken.	10 11 12 13			
law		ons relating to land taken under a resumption ich mining tenement interests were led	14 15 16			
'(1)	The decision-maker for an application for a new mining tenement may, under a grant provision, grant a new mining tenement for an area that includes acquired land only if the decision-maker, after consulting the entity that took the land, is satisfied the grant of the tenement is compatible with the purpose for which the land is being or is to be used.					
'(2)	under a	are 2 or more applications under this Act for the grant, a grant provision, of a new mining tenement for an area cludes the same acquired land, the applications are to be rith as follows—	23 24 25 26			
	, ,	ne applications must be considered and decided coording to the day on which they are lodged;	27 28			
	(b) if	the applications were lodged on the same day—	29			
	(i	they take the priority the decision-maker decides, after considering the relative merits of each application; and	30 31 32			
	(i	i) the mining registrar must give each applicant a written notice stating there is competition for	33 34			

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	priority between the applicant's application and another application, or other applications, lodged on the same day as the day on which the applicant's application was lodged.	1 2 3 4
'(3)	If a grant provision provides for the grant of a new mining tenement (the <i>new tenement</i>) over land in the area of an existing mining tenement (the <i>existing tenement</i>)—	5 6 7
	(a) the application under this Act for the new tenement may include acquired land that was, immediately before the taking of the land, in the existing tenement's area; and	8 9 10
	(b) subject to subsections (1) and (2), the decision-maker for the application may grant a new tenement for an area that includes the acquired land as if the acquired land were in the existing tenement's area.	11 12 13 14
' (4)	To remove any doubt, it is declared that this section does not affect the operation of the provisions of this Act about the application for, and grant of, a new mining tenement other than to the extent provided for in subsections (1) to (3).	15 16 17 18
'(5)	In this section—	19
	decision-maker, for an application for a new mining tenement, means the entity responsible for granting the tenement.	20 21 22
	<i>grant provision</i> means a provision of this Act providing for the grant of a new mining tenement.	23 24
	new mining tenement includes a renewed mining tenement.	25
	ompensation for effect of taking of land in a mining ement's area on mining tenement interests	26 27
'(1)	This section applies if land in a mining tenement's area is taken under a resumption law (including by taking or otherwise creating an easement).	28 29 30
'(2)	In assessing any compensation to be paid to the holder of a mining tenement interest in relation to the taking of the land, allowance can not be made for the value of minerals known or	31 32 33

[s	49]
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		supposed to be on or below the surface of, or mined from, the land.'.	1 2
Clause	49	Amendment of s 24 (Grant of prospecting permit)	3
		Section 24(1)—	4
		insert—	5
		'Note—	6
		If the application relates to acquired land, see also section 10AAC.'.	7
Clause	50	Amendment of s 48 (Land subject to mining claim)	8
		(1) Section 48(1)—	9
		insert—	10
		'Note—	11
		For inclusion of acquired land that was previously in the area of a prospecting permit or prospecting permits, see section 10AAC(3).'.	12 13
		(2) Section 48(2)—	14
		insert—	15
		'Note—	16
		However, see section 10AAB(3) if land in the area of the mining claim is taken under a resumption law.'.	17 18
Clause	51	Amendment of s 74 (Grant of mining claim to which no objection is lodged)	19 20
		Section 74(2)—	21
		insert—	22
		'Note—	23
		If the application relates to acquired land, see also section 10AAC.'.	24

[s 52]

Clause	52	Amendment of s 80 (Grant of mining claim at instruction of Land Court or with consent of Governor in Council)	1 2
		Section 80(1)—	3
		insert—	4
		'Note—	5
		However, if the application relates to acquired land, see also section 10AAC.'.	6 7
Clause	53	Amendment of s 93 (Renewal of mining claim)	8
		Section 93(4)—	9
		insert—	10
		'Note—	11
		If the application relates to acquired land, see also section 10AAC.'.	12
Clause	54	Amendment of s 137 (Grant of exploration permit)	13
		Section 137(3), note—	14
		omit, insert—	15
		'Notes—	16
		1 Under section 144, an exploration permit can not be granted until the applicant has deposited security decided under that section.	17 18
		2 If the application relates to acquired land, see also section 10AAC.'.	19
Clause	55	Amendment of s 139 (Periodic reduction in land covered by exploration permit)	20 21
		Section 139(2)—	22
		insert—	23
		'Note—	24
		See, however, section 10AAB(3) if land in the exploration permit is taken under a resumption law.'.	25 26

[s	56]
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Clause	56	Amendment of s 140 (Voluntary reduction in land covered by exploration permit)	1 2
		Section 140(2)—	3
		insert—	4
		'Note—	5
		See, however, section 10AAB(3) if land in the exploration permit is taken under a resumption law.'.	6 7
Clause	57	Amendment of s 186 (Minister may grant or refuse application)	8 9
		Section 186(3), note—	10
		omit, insert—	11
		'Notes—	12
		1 Under section 190, a mineral development licence can not be granted until the applicant has deposited security decided under that section.	13 14 15
		2 If the application relates to acquired land, see also section 10AAC.'.	16
Clause	58	Amendment of s 197A (Decision on application)	17
		Section 197A(1)—	18
		insert—	19
		'Note—	20
		However, if the application relates to acquired land, see also section 10AAC.'.	21 22
Clause	59	Amendment of s 232 (Land subject to mining lease)	23
		Section 232(1)—	24
		insert—	25
		'Notes—	26
		See section 10AAB(3) if land in the relevant mining tenement is not contiguous following the taking of land under a resumption law.	27 28

[s 60]

		2 For inclusion of acquired land that was previously in the relevant mining tenement's area, see section 10AAC(3).'.	1 2
Clause	60	Amendment of s 271 (Minister to consider application for grant of mining lease)	3 4
		Section 271(3)—	5
		insert—	6
		'Note—	7
		However, if the application relates to acquired land, see section 10AAC.'.	8 9
Clause	61	Amendment of s 286A (Decision on application)	10
		Section 286A(1)—	11
		insert—	12
		'Note—	13
		If the application relates to acquired land, see also section 10AAC.'.	14
Clause	62	Amendment of s 387 (Registers to be maintained)	15
		Section 387(2)—	16
		insert—	17
		'(f) acquired land.'.	18
Clause	63	Insertion of new pt 19, div 16	19
		Part 19—	20
		insert—	2.1

63

'Division 16		16	Transitional provisions for Mines Legislation (Streamlining) Amendment Act 2012—amendments commencing on assent	1 2 3 4 5
'788	Det	finitio	ons for div 16	6
		'In t	his division—	7
			nding Act means the Mines Legislation (Streamlining) endment Act 2012.	8 9
		com	<i>mencement</i> means the commencement of this section.	10
'789			ar land in a mining tenement's area taken he commencement	11 12
	'(1)	This	s section applies if—	13
		(a)	land in the area of a mining tenement was taken under a resumption law before the commencement; and	14 15
		(b)	at the commencement, the entity taking the land has not taken action indicating the mining tenement was extinguished (wholly or partly) when the land was taken.	16 17 18 19
			Examples of action for paragraph (b)—	20
			• serving a copy of the resumption notice for the taking of the land on the mining tenement holder (in the holder's capacity as the holder of the tenement)	21 22 23
			 entering into an agreement under the ALA, section 15 with the mining tenement holder for the taking of the land 	24 25
			 negotiating, or taking other action relating to, the compensation payable to the mining tenement holder for the taking of the land 	26 27 28
			 paying compensation to the mining tenement holder for the taking of the land 	29 30

		 arranging for the taking of the land to be recorded in the register against the mining tenement 	$\frac{1}{2}$
	'(2)	However, this section does not apply in relation to the taking of land in the area of a mining lease for a transport infrastructure purpose.	3 4 5
	'(3)	The taking of the land did not extinguish (wholly or partly) the mining tenement or any other mining tenement interest relating to the tenement.	6 7 8
	'(4)	Subsection (3) does not affect the ending of a mining tenement interest (wholly or partly) in any other way, including, for example—	9 10 11
		(a) by the entity taking the land acquiring the mining tenement interest (wholly or partly) under a separate commercial agreement or other arrangement with the holder of the interest; or	12 13 14 15
		(b) by the mining tenement interest holder surrendering the interest (wholly or partly) under this Act.	16 17
	'(5)	In this section—	18
		transport infrastructure purpose means a purpose relating to transport infrastructure within the meaning of the Transport Infrastructure Act 1994.	19 20 21
'790		nd in a mining tenement's area for which notice of ention to resume given before the commencement	22 23
	'(1)	This section applies if—	24
		(a) before the commencement, an entity gave a notice of intention to resume for the proposed taking, under a resumption law, of land in a mining tenement's area; and	25 26 27
		(b) at the commencement, the land had not been taken under the resumption law.	28 29
	'(2)	If the land is taken other than by taking or otherwise creating an easement, sections 10AAA to 10AAD apply in relation to the taking, except that the resumption notice for the taking	30 31 32

ſs	64

			inter	provide for the extinguishment of a mining tenement rest on the taking even if the notice of intention to resume not comply with section 10AAA(8).	1 2 3
		'(3)		ne land is taken by taking or otherwise creating an ment, section 10AAD applies in relation to the taking.'.	4 5
Clause	64	Am	endr	nent of sch 2 (Dictionary)	6
		(1)	Sche	edule 2—	7
			inse	rt—	8
			ʻacq	uired land—	9
			1	Land is acquired land if—	10
				(a) it was taken under a resumption law, other than by taking or otherwise creating an easement; and	11 12
				(b) under section 10AAA, all mining tenement interests relating to the land were extinguished on the taking.	13 14 15
			2	However, land mentioned in paragraph 1 stops being acquired land if it is included in the area of a new or renewed mining tenement granted under this Act.	16 17 18
			ALA	means the Acquisition of Land Act 1967.	19
			min	ing tenement interest means—	20
			(a)	a mining tenement; or	21
			(b)	a right existing under, or in relation to, a mining tenement.	22 23
				ce of intention to resume, for the proposed taking of land er a resumption law, means—	24 25
			(a)	if the land is taken under the process stated in the ALA (whether the land is taken under the ALA or another resumption law)—the notice of intention to resume under the ALA; or	26 27 28 29

(b)	otherwise—the notice, however named, required to be given under the resumption law to notify persons of the proposed taking.					
resu	mptio	on law—	4			
(a)	-	ns a law that provides for the compulsory isition of land, including, for example, the owing—	5 6 7			
	(i)	the ALA, including as applied by another law providing for an entity to take land under the ALA as if the entity were a constructing authority under the ALA;	8 9 10 11			
		Examples of other laws for subparagraph (i)—	12			
		• Electricity Act 1994, section 116	13			
		• South-East Queensland Water (Distribution and Retail Restructuring) Act 2009, section 53AY	14 15			
	(ii)	the Land Act 1994, chapter 5, part 3, division 3;	16			
	(iii)	the <i>Petroleum and Gas (Production and Safety) Act</i> 2004, sections 456 to 458;	17 18			
	(iv)	the Queensland Reconstruction Authority Act 2011, section 99;	19 20			
	(v)	the State Development and Public Works Organisation Act 1971, section 82 or 125;	21 22			
	(vi)	the Transport Planning and Coordination Act 1994, section 25 or 26; but	23 24			
(b)		s not include the <i>Land Act 1994</i> , chapter 5, part 3, sions 1 and 2.	25 26			
	<i>mptio</i> mean	on notice, for the taking of land under a resumption s—	27 28			
(a)	if the land is taken under the process stated in the ALA (whether the land is taken under the ALA or another resumption law)—the gazette resumption notice under the ALA for the taking; or					
(b)	othe	rwise—the instrument giving effect to the taking	33			

[s 65	
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			take, in relation to land, includes acquire.'.	1
		(2)	Schedule 2, definition area, paragraph 1—	2
			insert—	3
			'Note—	4
			See, however, section 10AAB in relation to the exclusion of land from a mining tenement's area following the taking of the land under a resumption law.'.	5 6 7
		(3)	Schedule 2, definition authorised activity, paragraph 1—	8
			insert—	9
			'Note—	10
			The carrying out of particular activities on particular land in a mining tenement's area may not be authorised following the taking of the land under a resumption law. See section 10AAB.'.	11 12 13
	Part	6	Amendment of Petroleum Act 1923	14 15
Clause			1923	15
Clause	Part		1923 t amended	15 16
Clause			1923	15 16 17
Clause			t amended This part amends the Petroleum Act 1923.	15 16
Clause			t amended This part amends the Petroleum Act 1923. Note—	15 16 17 18
Clause			t amended This part amends the Petroleum Act 1923. Note— See also the amendments in—	15 16 17 18 19
Clause Clause		Act	t amended This part amends the Petroleum Act 1923. Note— See also the amendments in— (a) chapter 3, part 5; and	15 16 17 18 19 20
	65	Act	t amended This part amends the Petroleum Act 1923. Note— See also the amendments in— (a) chapter 3, part 5; and (b) schedules 1 to 3.	15 16 17 18 19 20 21
	65	Act	t amended This part amends the Petroleum Act 1923. Note— See also the amendments in— (a) chapter 3, part 5; and (b) schedules 1 to 3.	15 16 17 18 19 20 21
	65	Act	t amended This part amends the Petroleum Act 1923. Note— See also the amendments in— (a) chapter 3, part 5; and (b) schedules 1 to 3. nendment of s 2 (Definitions) Section 2—	15 16 17 18 19 20 21 22 23

(a)	a 19	23 Act petroleum tenure; or	1
(b)	•	ght existing under, or in relation to, a 1923 Act oleum tenure.	2 3
law, all p	other etrole	land means land that was taken under a resumption than by taking or otherwise creating an easement, if the sum interests relating to the land were extinguished at ion 124A.	4 5 6 7
ALA	mea	ns the Acquisition of Land Act 1967.	8
	•	intention to resume, for the proposed taking of land sumption law, means—	9 10
(a)	(who	e land is taken under the process stated in the ALA ether the land is taken under the ALA or another mption law)—the notice of intention to resume er the ALA; or	11 12 13 14
(b)	give	rwise—the notice, however named, required to be n under the resumption law to notify persons of the bosed taking.	15 16 17
resu	mptio	n law—	18
(a)		ns a law that provides for the compulsory disition of land, including, for example, the owing—	19 20 21
	(i)	the ALA, including as applied by another law providing for an entity to take land under the ALA as if the entity were a constructing authority under the ALA;	22 23 24 25
		Examples of other laws for subparagraph (i)—	26
		• Electricity Act 1994, section 116	27
		• South-East Queensland Water (Distribution and Retail Restructuring) Act 2009, section 53AY	28 29
	(ii)	the Land Act 1994, chapter 5, part 3, division 3;	30
	(iii)	the Petroleum and Gas (Production and Safety) Act 2004, sections 456 to 458:	31 32

		(iv) the Queensland Reconstruction Authority Act 2011, section 99;	1 2
		(v) the State Development and Public Works Organisation Act 1971, section 82 or 125;	3 4
		(vi) the <i>Transport Planning and Coordination Act</i> 1994, section 25 or 26; but	5 6
	(b)	does not include the <i>Land Act 1994</i> , chapter 5, part 3, divisions 1 and 2.	7 8
		mption notice, for the taking of land under a resumption means—	9 10
	(a)	if the land is taken under the process stated in the ALA (whether the land is taken under the ALA or another resumption law)—the gazette resumption notice under the ALA for the taking; or	11 12 13 14
	(b)	otherwise—the instrument giving effect to the taking.	15
	take,	in relation to land, includes acquire.'.	16
(2)	Secti	ion 2, definition area, paragraph 2—	17
	inser	rt—	18
		'Note—	19
		See also section 124B in relation to the exclusion of land from a 1923 Act petroleum tenure's area following the taking of the land under a resumption law.'.	20 21 22
(3)	Secti	ion 2, definition authorised activity, paragraph 1—	23
	inser	<i>t</i> —	24
		'Note-	25
		The carrying out of particular activities on particular land in a 1923 Act petroleum tenure's area may not be authorised following the taking of the land under a resumption law. See section 124B.'.	26 27 28 29
(4)	Secti	ion 2, definition petroleum register, 'section 80C'—	30
	omit,	, insert—	31
	'sect	ion 80A'.	32

[s	67]
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Clause	67	Am	nendment of s 18 (Authority to prospect)	1
			Section 18(4)—	2
			insert—	3
			'Note—	4
			The carrying out of particular activities on particular land in an authority to prospect's area may not be authorised following the taking of the land under a resumption law. See section 124B.'.	5 6 7
Clause	68		nendment of s 20 (Area of authority to prospect luced on grant of lease)	8 9
			Section 20(2)—	10
			insert—	11
			'Note—	12
			See also section 124B in relation to the exclusion of land from an authority to prospect's area following the taking of the land under a resumption law.'.	13 14 15
Clause	69		nendment of s 40 (Lease to holder of authority to ospect)	16 17
			Section 40—	18
			insert—	19
		'(6A)	However, the approval mentioned in subsection (6) is not required if the land in the authority to prospect's area is not contiguous only because of the exclusion of acquired land from the area.'.	20 21 22 23
Clause	70	Am	nendment of s 44 (Form etc. of lease)	24
			Section 44(1)—	25
			insert—	26
			'Note—	27

[s	7	1]
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		The carrying out of particular activities on particular land in a lease's area may not be authorised following the taking of the land under a resumption law. See section 124B.'.	1 2 3
Clause	71	Amendment of s 75D (General restriction on carrying out authorised activities)	4 5
		Section 75D—	6
		insert—	7
		'Note—	8
		The carrying out of particular activities on particular land in a 1923 Act petroleum tenure's area may not be authorised following the taking of the land under a resumption law. See section 124B.'.	9 10 11
Clause	72	Amendment of s 80A (Petroleum register)	12
		Section 80A(1)—	13
		insert—	14
		'(d) acquired land.'.	15
Clause	73	Insertion of new ss 124A-124C	16
		Part 9, division 2—	17
		insert—	18
	'124A	Extinguishing 1923 Act petroleum interests on the taking of land in a 1923 Act petroleum tenure's area (other than by an easement)	19 20 21
		(1) This section applies to the taking of land, other than by taking or otherwise creating an easement, under a resumption law.	22 23
		(2) Despite any other Act, the taking of land does not extinguish 1923 Act petroleum interests other than to the extent, if any, provided for in the resumption notice for the taking of the land.	24 25 26 27
		(3) The resumption notice for the taking of land may provide for the extinguishment of a 1923 Act petroleum interest on the	28 29

	satis	fied	the in	ne extent the relevant Minister for the taking is terest is incompatible with the purpose for s taken.	1 2 3		
' (4)	Min inco	ister mpati that p	may b ible w urpose	miting the application of subsection (3), the relevant may be satisfied a 1923 Act petroleum interest is ble with the purpose for which the land is taken if, urpose, it is necessary to extinguish all interests in necluding native title rights and interests.			
'(5)	A 1923 Act petroleum interest may be—			9			
	(a)	who	olly ex	tinguished; or	10		
	(b)	part	ially e	xtinguished by—	11		
		(i)		ading land from the land the subject of the est; or	12 13		
		(ii)	-	ibiting the carrying out of activities by the er of the interest.	14 15		
'(6)	the	extin	guishı	notice for the taking of land may provide for ment of 1923 Act petroleum interests by her or both of the following—	16 17 18		
	(a)	state	ed land	d, which—	19		
		(i)	may	be all or part of the land that is taken; and	20		
		(ii)	taker	e stated land is only part of the land that is n—may be described in the resumption notice y way, including, for example—	21 22 23		
			(A)	as a shape that does not constitute a block or sub-block; or	24 25		
			(B)	by using 3 dimensionally located points to identify the position, shape and dimensions of each boundary;	26 27 28		
	(b)	192	3 Act	23 Act petroleum interests, which may be all petroleum interests or 1923 Act petroleum f a particular type.	29 30 31		

'(7)	For the taking of land for which 1923 Act petroleum interests are extinguished as provided by this section—		
	(a)	each person's interest in an extinguished 1923 Act petroleum interest is converted into a right to claim compensation under the resumption law; and	3 4 5
	(b)	the resumption law applies with necessary and convenient changes and with the changes mentioned in subsections (8) and (9) and section 124C.	6 7 8
'(8)	The notice of intention to resume for the proposed taking of the land must state the extent to which the 1923 Act petroleum interests are proposed to be extinguished.		9 10 11
'(9)		entity taking the land must give the chief executive a ce that—	12 13
	(a)	states the details of the extinguishment; and	14
	(b)	asks for the extinguishment to be recorded in the petroleum register; and	15 16
	(c)	is accompanied by a certified copy of the resumption notice.	17 18
' (10)	In th	nis section—	19
	orig	<i>ified copy</i> , of the resumption notice, means a copy of the inal of the notice that has been certified by a justice of the ce as being a correct copy of the original notice.	20 21 22
	<i>relevant Minister</i> , for the taking of land under a resumption law, means—		
	(a)	if the land is taken under the process stated in the ALA (whether the land is taken under the ALA or another resumption law)—the Minister to whom the application that the land be taken is made under section 9 of that Act; or	25 26 27 28 29
	(b)	otherwise—the Minister administering the resumption law under which the land is, or is to be, taken.	30 31

inte	erests on	the taking of land in a 1923 Act enure's area (other than by an easement)	2 3
'(1)	This section applies if, under section 124A, the resumption notice for the taking of land (other than by taking or otherwise creating an easement) under a resumption law provides for the extinguishment of 1923 Act petroleum interests for stated land.		
'(2)	interests 1923 Act	sumption notice states that all 1923 Act petroleum relating to the stated land are extinguished and a petroleum interest relates only to the stated land, the s wholly extinguished.	9 10 11 12
'(3)	interests	sumption notice states that all 1923 Act petroleum relating to the stated land are extinguished and a t petroleum interest relates to the stated land and d—	13 14 15 16
	(a) the and	stated land is no longer the subject of the interest;	17 18
	(b) with	hout limiting paragraph (a)—	19
	(i)	the stated land is excluded from the area of the 1923 Act petroleum tenure comprising the interest, or under or in relation to which the interest exists; and	20 21 22 23
	(ii)	this Act applies in relation to the area of the petroleum tenure with necessary and convenient changes to allow for the exclusion of the stated land, including, for example, to allow the area—	24 25 26 27
		(A) to include a part of a block or sub-block if the part is what is left after the stated land is excluded from the area; and	28 29 30
		(B) to comprise land that is not contiguous.	31
'(4)	activities	on the stated land by holders of stated 1923 Act in interests is prohibited, the holder of a stated 1923	32 33 34

S /4	[s	74
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		Act petroleum interest is not, or is no longer, authorised to carry out the stated activities on the stated land.	1 2
	'(5)	However, subsection (4) does not apply in relation to a 1923 Act petroleum interest that comprises, or exists under or in relation to, a new or renewed 1923 Act petroleum tenure granted after the land is taken.	3 4 5 6
'124C	Act	mpensation for effect of taking of land in a 1923 t petroleum tenure's area on 1923 Act petroleum erests	7 8 9
	'(1)	This section applies if land in a 1923 Act petroleum tenure's area is taken under a resumption law (including by taking or otherwise creating an easement).	10 11 12
	'(2)	In assessing any compensation to be paid to the holder of a 1923 Act petroleum interest in relation to the taking of the land, allowance can not be made for the value of petroleum known or supposed to be on or below the surface of, or produced from, the land.'.	13 14 15 16 17
74	Ins	ertion of new pt 14	18
		After part 13—	19
		insert—	20
'Part	t 14	Transitional provisions for	21
		Mines Legislation	22
		(Streamlining) Amendment Act	23
		2012	24
'Divis	sion	1 Preliminary	25
'190	Def	finitions for pt 14	26
		'In this part—	27

Clause

s	741	

		nding Act means the Mines Legislation (Streamlining) ndment Act 2012.	1 2
		mencement means the commencement of the section in the term is used.	3 4
	force	<i>ter</i> , in relation to a provision, means the provision as in the before the commencement of the section in which the is used.	5 6 7
Division	2	Transitional provisions for amendments in amending Act commencing on assent	8 9 10
		a 1923 Act petroleum tenure's area taken ne commencement	11 12
'(1)	This	section applies if—	13
	(a)	land in a 1923 Act petroleum tenure's area was taken under a resumption law before the commencement; and	14 15
	(b)	at the commencement, the entity taking the land has not taken action indicating the 1923 Act petroleum tenure was extinguished (wholly or partly) when the land was taken.	16 17 18 19
		Examples of action for paragraph (b)—	20
		• serving a copy of the resumption notice for the taking of the land on the 1923 Act petroleum tenure holder (in the holder's capacity as the holder of the tenure)	21 22 23
		 entering into an agreement under the ALA, section 15 with the 1923 Act petroleum tenure holder for the taking of the land 	24 25 26
		 negotiating, or taking other action relating to, the compensation payable to the 1923 Act petroleum tenure holder for the taking of the land 	27 28 29
		 paying compensation to the 1923 Act petroleum tenure holder for the taking of the land 	30 31

		 arranging for the taking of the land to be recorded in the petroleum register against the 1923 Act petroleum tenure 	1 2
	'(2)	The taking of the land did not extinguish (wholly or partly) the 1923 Act petroleum tenure or any other 1923 Act petroleum interest relating to the tenure.	3 4 5
	'(3)	Subsection (2) does not affect the ending of a 1923 Act petroleum interest (wholly or partly) in any other way, including, for example—	6 7 8
		(a) by the entity taking the land acquiring the 1923 Act petroleum interest (wholly or partly) under a separate commercial agreement or other arrangement with the holder of the interest; or	9 10 11 12
		(b) by the 1923 Act petroleum interest holder surrendering the interest (wholly or partly) under this Act.	13 14
192	not cor	nd in a 1923 Act petroleum tenure's area for which tice of intention to resume given before the mmencement	15 16 17
192	not	tice of intention to resume given before the	16
192	not cor	tice of intention to resume given before the mmencement	16 17
192	not cor	tice of intention to resume given before the mmencement This section applies if— (a) before the commencement, an entity gave a notice of intention to resume for the proposed taking, under a resumption law, of land in a 1923 Act petroleum	16 17 18 19 20 21
192	not cor	tice of intention to resume given before the immencement This section applies if— (a) before the commencement, an entity gave a notice of intention to resume for the proposed taking, under a resumption law, of land in a 1923 Act petroleum tenure's area; and (b) at the commencement, the land had not been taken	16 17 18 19 20 21 22 23

[s 75]

	Par	t 7		Amendment of Petroleum and Gas (Production and Safety) Act 2004	1 2 3
Clause	75	٨٥	t amo	ended	4
Jiause	73	AC	This	s part amends the <i>Petroleum and Gas (Production and ty) Act 2004</i> .	4 5 6
			Note-	_	7
			Se	e also the amendments in—	8
			(a)	chapter 3, part 6; and	9
			(b)	schedules 1 to 3.	10
Clause	76	Ins	ertio	n of new s 15A	11
			Afte	er section 15—	12
			inse	rt—	13
	'15A	Wh	at is	produced water	14
		'(1)	Proc	duced water is—	15
			(a)	CSG water; or	16
			(b)	associated water for a petroleum tenure.	17
		'(2)	A re	ference to <i>produced water</i> includes—	18
			(a)	treated and untreated CSG water; and	19
			(b)	concentrated saline water produced during the treatment of CSG water.'.	20 21
Clause	77	Am	nendr	ment of s 16 (What is a <i>pipeline</i>)	22
			Sect	ion 16(1)(a), 'fuel gas'—	23
			omii	t, insert—	24
			'fue	l gas, produced water'.	25

[s	78]
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Clause	78	Am	nendment of s 22 (What is an <i>authorised activity</i>)	1
		(1)	Section 22(1), note 3—	2
			renumber as section 22(1), note 4.	3
		(2)	Section 22(1), after note 2—	4
			insert—	5
			'3 The carrying out of particular activities on particular land in a petroleum authority's area may not be authorised following the taking of the land under a resumption law. See section 30AB.'.	6 7 8
Clause	79	Ins	ertion of new ss 30AA-30AD	9
			After section 30—	10
			insert—	11
	'30A	lan	tinguishing petroleum interests on the taking of din a petroleum authority's area (other than by an sement)	12 13 14
		'(1)	This section applies to the taking of land, other than by taking or otherwise creating an easement, under a resumption law.	15 16
		'(2)	Despite any other Act, the taking of land does not extinguish petroleum interests other than to the extent, if any, provided for in the resumption notice for the taking of the land.	17 18 19
		'(3)	The resumption notice for the taking of land may provide for the extinguishment of a petroleum interest on the taking only to the extent the relevant Minister for the taking is satisfied the interest is incompatible with the purpose for which the land is taken.	20 21 22 23 24
		'(4)	Without limiting the application of subsection (3), the relevant Minister may be satisfied a petroleum interest is incompatible with the purpose for which the land is taken if, for that purpose, it is necessary to extinguish all interests in the land, including native title rights and interests.	25 26 27 28 29
		'(5)	A petroleum interest may be—	30
			(a) wholly extinguished; or	31

	(b)	part	ially e	xtinguished by—	1
		(i)		ading land from the land the subject of the est; or	2 3
		(ii)		ibiting the carrying out of activities by the er of the interest.	4 5
'(6)	the	exting	guishn	notice for the taking of land may provide for nent of petroleum interests by reference to the following—	6 7 8
	(a)	state	ed land	d, which—	9
		(i)	may	be all or part of the land that is taken; and	10
		(ii)	taker	e stated land is only part of the land that is n—may be described in the resumption notice y way, including, for example—	11 12 13
			(A)	as a shape that does not constitute a block or sub-block; or	14 15
			(B)	by using 3 dimensionally located points to identify the position, shape and dimensions of each boundary;	16 17 18
	(b)			roleum interests, which may be all petroleum r petroleum interests of a particular type.	19 20
'(7)			_	of land for which petroleum interests are provided by this section—	21 22
	(a)	inte	rest is	on's interest in an extinguished petroleum converted into a right to claim compensation resumption law; and	23 24 25
	(b)	conv	venien	inption law applies with necessary and t changes and with the changes mentioned in as (8) and (9) and section 30AD.	26 27 28
'(8)	the l	and n	nust st	ntention to resume for the proposed taking of ate the extent to which the petroleum interests be extinguished.	29 30 31

'(9)	The entity taking the land must give the chief executive a notice that—	1 2
	(a) states the details of the extinguishment; and	3
	(b) asks for the extinguishment to be recorded in the petroleum register; and	4 5
	(c) is accompanied by a certified copy of the resumption notice.	6 7
'(10)	In this section—	8
	<i>certified copy</i> , of the resumption notice, means a copy of the original of the notice that has been certified by a justice of the peace as being a correct copy of the original notice.	9 10 11
	<i>relevant Minister</i> , for the taking of land under a resumption law, means—	12 13
	(a) if the land is taken under the process stated in the ALA (whether the land is taken under the ALA or another resumption law)—the Minister to whom the application that the land be taken is made under section 9 of that Act; or	14 15 16 17 18
	(b) otherwise—the Minister administering the resumption law under which the land is, or is to be, taken.	19 20
tak	ect of extinguishment of petroleum interests on the ing of land in a petroleum authority's area (other n by an easement)	21 22 23
'(1)	This section applies if, under section 30AA, the resumption notice for the taking of land (other than by taking or otherwise creating an easement) under a resumption law provides for the extinguishment of petroleum interests for stated land.	24 25 26 27
'(2)	If the resumption notice states that all petroleum interests relating to the stated land are extinguished and a petroleum interest relates only to the stated land, the interest is wholly extinguished.	28 29 30 31

'(3) If the resumption notice states that all petroleum interests

1

		stated land are extinguished and a petroleum to the stated land and other land—	2 3
(a)	the stated and	land is no longer the subject of the interest;	4 5
(b)	without li	miting paragraph (a)—	6
	petro	stated land is excluded from the area of the bleum authority comprising the interest, or or or in relation to which the interest exists; and	7 8 9
	petro	Act applies, in relation to the area of the bleum authority, with necessary and enient changes to allow for the exclusion of tated land, including, for example—	10 11 12 13
	(A)	to allow the area to include a part of a block or sub-block if the part is what is left after the stated land is excluded from the area; and	14 15 16
	(B)	if the stated land, or a part of it, is within a potential commercial area for an authority to prospect—to exclude the stated land or part from the potential commercial area.	17 18 19 20
activinter is n	vities on the rests is prohect, or is n	on notice states that the carrying out of stated e stated land by holders of stated petroleum ibited, the holder of a stated petroleum interest o longer, authorised to carry out the stated stated land.	21 22 23 24 25
petr relat	oleum inte	ctions (3) and (4) do not apply in relation to a rest that comprises, or exists under or in new or renewed petroleum authority granted taken.	26 27 28 29
		ing to land taken under a resumption oleum interests were extinguished	30 31
		ay, under a grant provision, grant a petroleum a area that includes acquired land only if the	32 33

	satis	fied	after consulting the entity that took the land, is the grant of the authority is compatible with the or which the land is being or is to be used.	1 2 3
'(2)	unde area	er a g that i	re 2 or more applications under this Act for the grant, trant provision, of a new petroleum authority for an includes the same acquired land, the applications are t with as follows—	4 5 6 7
	(a)	the acco	applications must be considered and decided ording to the day on which they are lodged;	8 9
	(b)	if th	e applications were lodged on the same day—	10
		(i)	they take the priority the Minister decides, after considering the relative merits of each application; and	11 12 13
		(ii)	the Minister must give each applicant a notice stating there is competition for priority between the applicant's application and another application, or other applications, lodged on the same day as the day on which the applicant's application was lodged.	14 15 16 17 18 19
'(3)	auth exist	ority	provision provides for the grant of a new petroleum (the <i>new authority</i>) over land in the area of an petroleum authority or 1923 Act ATP (the <i>existing</i>)—	20 21 22 23
	(a)	incl	application under this Act for the new authority may ude acquired land that was, immediately before the ng of the land, in the existing authority's area; and	24 25 26
	(b)	grar acqı	ject to subsections (1) and (2), the Minister may not a new authority for an area that includes the uired land as if the acquired land were in the existing nority's area.	27 28 29 30
'(4)	affec	ct the icatio	e any doubt, it is declared that this section does not e operation of the provisions of this Act about the on for, and grant of, a new petroleum authority other e extent provided for in subsections (1) to (3).	31 32 33 34

		<u> </u>	
	'(5)	In this section—	1
		<i>grant provision</i> means a provision of this Act providing for the grant of a new petroleum authority.	2
		new petroleum authority includes a renewed petroleum authority.	4
'30A		mpensation for effect of taking of land in a troleum authority's area on petroleum interests	6
	'(1)	This section applies if land in a petroleum authority's area is taken (including by taking or otherwise creating an easement) under a resumption law other than sections 456 to 458 of this Act.	8 9 1 1
	'(2)	In assessing any compensation to be paid to the holder of a petroleum interest in relation to the taking of the land, allowance can not be made for the value of petroleum known or supposed to be in, or produced from, the land.	1 1 1 1
		Note—	1
		See section 458(3) in relation to land in a petroleum authority's area taken under sections 456 to 458 of this Act.'.	1
80	An	nendment of s 31 (Operation of div 1)	1
		Section 31(1), note—	2
		omit, insert—	2
		'Notes—	2
		1 For other authorised activities, see part 4, chapter 5, part 2, division 3 and part 8.	2
		The carrying out of particular activities on particular land in an authority to prospect's area may not be authorised following the taking of the land under a resumption law. See section 30AB.'.	
81	An	nendment of s 33 (Incidental activities)	2
		Section 33(1), 'section 32(1)'—	2

Clause

Clause

[s 82]

		omit, insert—	1
		'section 32(1) for the authority or another authority to prospect'.	2 3
Clause	82	Amendment of s 41 (Deciding whether to grant authority to prospect)	4 5
		Section 41(2)—	6
		insert—	7
		'Note—	8
		If a tender relates to acquired land, see also section 30AC.'.	9
Clause	83	Amendment of s 84 (Deciding application)	10
		Section 84(2)—	11
		insert—	12
		'Note—	13
		If the application relates to acquired land, see also section 30AC.'.	14
Clause	84	Amendment of s 85 (Provisions and term of renewed authority)	15 16
		Section 85(3)—	17
		insert—	18
		'Note—	19
		See, however, section 30AC(3) in relation to acquired land that was previously in the area of the authority to prospect being renewed.'.	20 21
Clause	85	Amendment of s 98 (Area of authority to prospect)	22
		Section 98(2) and (6)—	23
		insert—	24
		'Note-	25

					section 30AB(3) if land in the authority to prospect's area is er a resumption law.'.	1 2
Clause	86	Am	nendn	nent	of s 108 (Operation of sdiv 1)	3
			Sect	ion 10	08(1), note—	4
			omit	, inser	rt—	5
			'Note	?s—		6
			1		ther authorised activities, see part 4, chapter 5, part 2, division I part 8.	7 8
			2	petro	carrying out of particular activities on particular land in a leum lease's area may not be authorised following the taking e land under a resumption law. See section 30AB.'.	9 10 11
Clause	87				t of s 110 (Petroleum pipeline and water struction and operation)	12 13
			Sect	ion 11	10—	14
			omit	, inser	rt—	15
	'110	Со	nstru	ction	and operation of petroleum pipelines	16
		' (1)			e holder may construct and operate petroleum in the area of the lease.	17 18
		'(2)	the	lease,	if a petroleum pipeline extends beyond the area of subsection (1) applies only if the pipeline is y within—	19 20 21
			(a)	the a	area of the lease; and	22
			(b)	the a	area of 1 or more other petroleum leases that—	23
				(i)	are also held by the holder of the lease; or	24
				(ii)	are the subject of a coordination arrangement between the holder of the lease and the holder of each other lease.	25 26 27
		'(3)	In th	is sec	tion—	28
			-		a pipeline means a pipeline as defined under section han a pipeline for transporting a GHG stream.	29 30

[s 88]

		Notes	s—	1
		1	See also the GHG storage Act, section 386 (Restriction on GHG storage activities).	2 3
		2	For the granting of licences under this Act for pipelines for GHG streams, see sections 16, 394, 400 and 402.'.	4 5
Clause	88 Ins	ertio	n of new s 111A	6
		Afte	er section 111—	7
		inse	rt—	8
	'111A Pro	ocess	sing produced water	9
	'(1)		lease holder may do each of the following in the area of ease—	10 11
		(a)	carry out the processing of produced water;	12
		(b)	construct and operate a facility for the processing and storage of produced water.	13 14
	'(2)	Sub	section (1) applies for produced water—	15
		(a)	produced in or outside the area of the lease; and	16
		(b)	whether or not it is produced by the lease holder.	17
	'(3)	In th	nis section—	18
		proc	eessing of produced water includes—	19
		(a)	treating produced water; and	20
		(b)	applying mechanical or chemical processes, or energy, to produced water.'.	21 22
Clause	89 An	nendr	ment of s 112 (Incidental activities)	23
		Sect	ion 112(1), from 'incidental to' to 'the lease.'—	24
		omii	t, insert—	25
		'inci	idental to—	26
		(a)	another authorised activity for the lease; or	27

		(b) an authorised activity for another petroleum lease or an authority to prospect.'.	1 2
Clause	90	Amendment of s 117 (Who may apply)	3
		Section 117(1)—	4
		insert—	5
		'Note—	6
		For inclusion of acquired land that was previously in the authority to prospect's or 1923 Act ATP's area, see section 30AC(3).'.	7 8
Clause	91	Amendment of s 120 (Right to grant if requirements for grant met)	9 10
		Section 120(1)—	11
		insert—	12
		'Note—	13
		If the application relates to acquired land that was previously in the relevant authority to prospect's or 1923 Act ATP's area, see also section 30AC.'.	14 15 16
Clause	92	Amendment of s 132 (Deciding whether to grant petroleum lease)	17 18
		Section 132(2)—	19
		insert—	20
		'Note—	21
		If a tender relates to acquired land, see also section 30AC.'.	22
Clause	93	Amendment of s 164 (Deciding application)	23
		Section 164(2)—	24
		insert—	25
		'Note—	26
		If the application relates to acquired land, see also section 30AC.'.	27

[s 94]

Clause	94	Amendment of s 165 (Provisions and term of renewed lease)	1 2
		Section 165(3)—	3
		insert—	4
		'Note—	5
		See, however, section 30AC(3) in relation to acquired land that was previously in the area of the petroleum lease being renewed.'.	6 7
Clause	95	Amendment of s 168 (Area of petroleum lease)	8
		Section 168(2) and (7)—	9
		insert—	10
		'Note—	11
		See also section 30AB(3) if land in the petroleum lease's area is taken under a resumption law.'.	12 13
Clause	96	Amendment of s 178 (Deciding application for data acquisition authority)	14 15
		Section 178(2)—	16
		insert—	17
		'Note—	18
		If the application relates to acquired land, see also section 30AC.'.	19
Clause	97	Amendment of s 180 (Key authorised activities)	20
		Section 180(3)—	21
		insert—	22
		'Note—	23
		Also, the carrying out of particular activities on particular land in a data acquisition authority's area may not be authorised following the taking of the land under a resumption law. See section 30AB.'.	24 25 26

s	98]
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Clause	98	Amendment of s 192 (Deciding application for water monitoring authority)	1 2
		Section 192(2)—	3
		insert—	4
		'Note—	5
		If the application relates to acquired land, see also section 30AC.'.	6
Clause	99	Amendment of s 193 (Operation of div 2)	7
		Section 193(1), note—	8
		omit, insert—	9
		'Notes—	10
		1 For other authorised activities, see chapter 5, part 2, division 3 and part 8.	11 12
		The carrying out of particular activities on particular land in a water monitoring authority's area may not be authorised following the taking of the land under a resumption law. See section 30AB.'.	13 14 15
Clause	100	Amendment of s 394 (Surveying activities)	16
		Section 394(2)—	17
		insert—	18
		'Note—	19
		Also, the carrying out of particular activities on particular land in a survey licence's area may not be authorised following the taking of the land under a resumption law. See section 30AB.'.	20 21 22
Clause	101	Amendment of s 396 (Deciding application)	23
		Section 396(2)—	24
		insert—	25
		'Note—	26
		If the application relates to acquired land, see also section 30AC.'.	27

Clause	102	Am	endr	ment of s 398 (Operation of div 1)	1
			Sect	ion 398(1), note—	2
			omit	t, insert—	3
			'Note	·s	4
			1	For other authorised activities, see chapter 5, part 2, division 3 and part 8.	5 6
			2	The carrying out of particular activities on particular land in a pipeline licence's area may not be authorised following the taking of the land under a resumption law. See section 30AB.'.	7 8 9
Clause	103	Ins	ertio	n of new s 399A	10
			Chaj	pter 4, part 2, division 1, subdivision 1—	11
			inse	rt—	12
	'399A		itten signs	permission binds owner's successors and	13 14
		'(1)	writt	section applies if a pipeline licence holder obtains the ten permission of the owner of land to enter the land to struct and operate a pipeline the subject of the licence.	15 16 17
		'(2)	The	permission is—	18
			(a)	for the benefit of anyone who holds the licence from time to time; and	19 20
			(b)	taken to have been given by, and is binding on, each of the owner's successors and assigns for the land.	21 22
		'(3)		vever, subsection (2)(b) does not apply to a person who is coessor or assignee for the land if—	23 24
			(a)	an easement over the land is not registered as mentioned in section 437A within 9 months after the pipeline licence holder gives notice of completion of the pipeline under section 420; and	25 26 27 28
			(b)	the person became the owner of the land after the end of the 9 months.	29 30
		' (4)	This	section does not limit section 537E(1).'.	31

[s 104]

Clause	104	Amend pipelin	lment of s 401 (Construction and operation of e)	1 2
		• •	etion 401(3), from 'authorise'—	3
		om	it, insert—	4
		'au	thorise—	5
		(a)	the construction or operation of a pipeline on other land in the area of the licence; or	6 7
		(b)	taking, interfering with or using produced water.'.	8
Clause	105	Amend	lment of s 410 (Deciding whether to grant licence)	9
		Sec	etion 410(1)—	10
		ins	ert—	11
		'No	te—	12
		If	f the application relates to acquired land, see also section 30AC.'.	13
Clause	106		Iment of s 419A (Notice to chief inspector before uction starts)	14 15
		Sec	ction 419A—	16
		ins	ert—	17
		if t	is section does not apply to the holder of a pipeline licence he pipeline to be constructed is for transporting produced ter.'.	18 19 20
Clause	107	Amend	lment of s 422 (Obligations in operating pipeline)	21
		Sec	etion 422(1)(a), 'or fuel gas'—	22
		om	it, insert—	23
		'. f	uel gas or produced water'.	24

[s]	108	
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Clause	108	Insertic	on of new s 422A	1
		Aft	ter section 422—	2
		ins	ert—	3
	'422A		tion to hold relevant environmental authority ter licence	4 5
			ne holder of a pipeline licence for transporting produced ter must, for the term of the licence, be the holder of—	6 7
		(a)	a relevant environmental authority for the licence; and	8
		(b)	any water licence required under the Water Act for taking or interfering with produced water.'.	9 10
Clause	109	Insertic	on of new s 437A	11
		Ch	apter 4, part 2, division 8—	12
		ins	ert—	13
	'437A	Creation	on of easement by registration	14
		for cre	easement over pipeline land or public land may be created a pipeline licence holder by registering a document ating the easement under the <i>Land Act 1994</i> or an trument of easement under the <i>Land Title Act 1994</i> .	15 16 17 18
		'(2) Sul	osection (1)—	19
		(a)	applies even though the easement is not attached to, or used or enjoyed with, other land; and	20 21
		(b)	is subject to—	22
			(i) the Land Act 1994, other than section 369(2); and	23
			(ii) the <i>Land Title Act 1994</i> , other than section 89(2).	24
			Le Land Act 1994, chapter 6, part 4, division 8 or the Land le Act 1994, part 6, division 4 applies to the easement as	25 26 27
		(a)	it were a public utility easement; and	28

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			(b)		pipeline licence holder were a public utility ider; and	1 2
			(c)	if th	e land is forest land—	3
				(i)	a reference in the <i>Land Act 1994</i> , sections 362(1), 363(1)(c) and 369A(1) to the Minister were a reference to the Minister administering the <i>Forestry Act 1959</i> , part 4; and	4 5 6 7
				(ii)	the owner of the land were the chief executive of the department administering the <i>Forestry Act</i> 1959, part 4.	8 9 10
			Note-	_		11
			una	allocate	e Land Act 1994, section 363(4), the owner of a reserve or of ed State land for the purpose of consenting to the creation of an is the State.	12 13 14
		'(4)	This 26(1		on applies despite the Forestry Act 1959, section	15 16
		'(5)	In th	is sec	tion—	17
			-		d means land that is a State forest or timber reserve Forestry Act 1959.'.	18 19
Clause	110	Am	nendn	nent	of s 438 (Operation of div 1)	20
			Sect	ion 43	38(1), note—	21
			omit	, inse	rt—	22
			'Note	s—		23
			1	For copart 8	ther authorised activities, see chapter 5, part 2, division 3 and 3.	24 25
			2	petro	carrying out of particular activities on particular land in a leum facility licence's area may not be authorised following king of the land under a resumption law. See section 30AB.'.	26 27 28
Clause	111	Am	nendn	nent	of s 446 (Deciding whether to grant licence)	29
-					46(1)—	30

[s	1	1	2]
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		insert—	1
		'Note—	2
		If the application relates to acquired land, see also section 30AC.'.	3
Clause	112	Amendment of s 482 (Deciding application)	4
		Section 482(2)—	5
		insert—	6
		'Note—	7
		See also section 30AC in relation to acquired land that was previously in the area of the licence being renewed.'.	8 9
Clause	113	Amendment of s 564 (Petroleum register)	10
		Section 564(1)—	11
		insert—	12
		'(d) acquired land.'.	13
Clause	114	Amendment of s 670 (What is an <i>operating plant</i>)	14
		Section 670(2)(d), after 'authority'—	15
		insert—	16
		', other than a pipeline that transports produced water'.	17
Clause	115	Amendment of s 672 (What is a <i>stage</i> of an operating plant)	18 19
		Section 672(2)—	20
		insert—	21
		'(c) the work is the process called 'rigging up and down' of a drill rig and any associated plant or equipment required for the operation of the rig.'.	22 23 24

[s 116]

Clause	116	Amendment of s 802 (Restriction on pipeline construction or operation)	1 2
		Section 802(1), after 'distribution pipeline'—	3
		insert—	4
		'or a pipeline for transporting produced water'.	5
Clause	117	Amendment of s 809 (Unlawful taking of petroleum or fuel gas prohibited)	6
		Section 809, 'or fuel gas'—	8
		omit, insert—	9
		', fuel gas or produced water'.	10
Clause	118	Amendment of s 889 (Other applications made before introduction of Petroleum and Other Legislation Amendment Bill 2004)	11 12 13
		Section 889—	14
		insert—	15
		'(2) The closing time for the call is taken to be the day on which this subsection commenced.'.	16 17
Clause	119	Amendment of s 910 (Renewal application provisions apply for making and deciding grant application)	18 19
		Section 910(1)(b)(i), 'and 163'—	20
		omit, insert—	21
		', 163 and 165(4)'.	22
Clause	120	Amendment of s 912 (Restrictions on term and renewed terms)	23 24
		Section 912(5)(b)—	25
		omit, insert—	26

[s 1	21]
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		'(b) a day	decided by the Minister.'.	1
Clause	121 Ins	sertion of n Chapter 15 insert—	new ch 15, pt 13	2 3 4
	'Part 13	3	Transitional provisions for Mines Legislation (Streamlining) Amendment Act 2012	5 6 7 8
	'Divisio	า 1	Preliminary	9
	'957 De	Amendmen commence which the former, for	Act means the Mines Legislation (Streamlining) at Act 2012. The means the commencement of the section in term is used. The approvision of this Act, means the provision as in the commencement of the section in which the	10 11 12 13 14 15 16 17 18
	'Divisio	n 2	Transitional provisions for amendments in amending Act commencing on assent	19 20 21
		nd in a pet	roleum authority's area taken before the ent	22 23
	'(1)	This section	on applies if—	24

		(a)	land in a petroleum authority's area was taken under a resumption law before the commencement; and	1 2
		(b)	at the commencement, the entity taking the land has not taken action indicating the petroleum authority was extinguished (wholly or partly) when the land was taken.	3 4 5 6
			Examples of action for paragraph (b)—	7
			 serving a copy of the resumption notice for the taking of the land on the petroleum authority holder (in the holder's capacity as the holder of the authority) 	8 9 10
			 entering into an agreement under the ALA, section 15 with the petroleum authority holder for the taking of the land 	11 12
			 negotiating, or taking other action relating to, the compensation payable to the petroleum authority holder for the taking of the land 	13 14 15
			 paying compensation to the petroleum authority holder for the taking of the land 	16 17
			 arranging for the taking of the land to be recorded in the petroleum register against the petroleum authority 	18 19
	'(2)	the	taking of the land did not extinguish (wholly or partly) petroleum authority or any other petroleum interest ing to the authority.	20 21 22
	'(3)	inter	section (2) does not affect the ending of a petroleum est (wholly or partly) in any other way, including, for apple—	23 24 25
		(a)	by the entity taking the land acquiring the petroleum interest (wholly or partly) under a separate commercial agreement or other arrangement with the holder of the interest; or	26 27 28 29
		(b)	by the petroleum interest holder surrendering the interest (wholly or partly) under this Act.	30 31
959			a petroleum authority's area for which notice of notice of to resume given before the commencement	32 33
	'(1)	This	section applies if—	34

ſs	12	21
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		(a)	before the commencement, an entity gave a notice of intention to resume for the proposed taking, under a resumption law, of land in a petroleum authority's area; and	1 2 3 4
		(b)	at the commencement, the land had not been taken under the resumption law.	5 6
	'(2)	an ea takin prov takin	e land is taken other than by taking or otherwise creating assement, sections 30AA to 30AD apply in relation to the ag, except that the resumption notice for the taking may ide for the extinguishment of a petroleum interest on the ag even if the notice of intention to resume does not ply with section 30AA(8).	7 8 9 10 11 12
	'(3)		ne land is taken by taking or otherwise creating an ment, section 30AD applies in relation to the taking.	13 14
960	Exi	sting	water pipeline for petroleum lease	15
	'(1)	of a	section applies if, before the commencement, the holder petroleum lease had started constructing or operating a r pipeline under former section 110.	16 17 18
	'(2)	relev	ner section 110 continues to apply to the holder of the vant lease until 1 year after the commencement as if the nding Act had not commenced.	19 20 21
961			written permission to enter land to construct rate pipeline	22 23
	'(1)	licen own	section applies if, before the commencement, a pipeline ace holder has obtained the written permission of the er of land to enter the land to construct and operate a line the subject of the licence.	24 25 26 27
	'(2)		ion 399A(2)(b) does not apply to the owner's successors assigns for the land.	28 29

	'962	Au	thority	to pros	pect taken to be properly granted	1
		'(1)		section ap tion 889.	plies to a 1923 Act ATP application mentioned	2 3
		'(2)	division have a call f	on 2 befo always be	to prospect granted under chapter 2, part 1, ore the commencement is taken to be, and to en, validly granted as if the closing time for the rs for the authority was the day before the granted.	4 5 6 7 8
	'963	Gra	ant ap _l	olication	s	9
		'(1)	apply	to a gran	nd 912, as amended under the amending Act, at application that was made, but not decided, mencement.	10 11 12
		'(2)	In this	s section-	_	13
			grant	applicati	on see section 908.'.	14
Clause	122	Am	nendm	ent of so	ch 2 (Dictionary)	15
		(1)	Scheo	lule 2, det	finition occupier—	16
			omit.			17
		(2)	Scheo	lule 2—		18
			insert	_		19
			'acqu	ired land	<u> </u>	20
			1	Land is <i>a</i>	cquired land if—	21
					as taken under a resumption law, other than by ng or otherwise creating an easement; and	22 23
				(b) on t	he taking—	24
				(i)	all petroleum interests relating to the land were extinguished under section 30AA; or	25 26
				(ii)	all 1923 Act petroleum interests under the 1923 Act relating to the land were extinguished under section 124A of that Act.	27 28 29

[s	1	22
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2	However, land mentioned in paragraph 1 stops being <i>acquired land</i> if it is included in the area of a new or renewed petroleum tenure granted under this Act.	1 2 3	
ALA	means the Acquisition of Land Act 1967.	4	
CSG water means underground water brought to the surface of the earth in connection with exploring for or producing coal seam gas under a petroleum tenure.			
	ce of intention to resume, for the proposed taking of land er a resumption law, means—	8 9	
(a)	if the land is taken under the process stated in the ALA (whether the land is taken under the ALA or another resumption law)—the notice of intention to resume under the ALA; or	10 11 12 13	
(b)	otherwise—the notice, however named, required to be given under the resumption law to notify persons of the proposed taking.	14 15 16	
occu	occupier, of a place, means a person—		
(a)	who, under an Act, or, for freehold land, a lease registered under the <i>Land Title Act 1994</i> , has a right to occupy the place, other than under a mining interest, petroleum tenure, licence, GHG authority or geothermal tenure; or	18 19 20 21 22	
(b)	to whom an occupier under paragraph (a) has given the right to occupy the place.	23 24	
petroleum interest means—			
(a)	a petroleum authority; or	26	
(b)	a right existing under, or in relation to, a petroleum authority.	27 28	
produced water see section 15A.			
resumption law—			

	(a)	means a law that provides for the compulsory acquisition of land, including, for example, the following—	1 2 3
		(i) the ALA, including as applied by another law providing for an entity to take land under the ALA as if the entity were a constructing authority under the ALA;	4 5 6 7
		Examples of other laws for subparagraph (i)—	8
		• Electricity Act 1994, section 116	9
		 South-East Queensland Water (Distribution and Retail Restructuring) Act 2009, section 53AY 	10 11
		(ii) the Land Act 1994, chapter 5, part 3, division 3;	12
		(iii) sections 456 to 458 of this Act;	13
		(iv) the Queensland Reconstruction Authority Act 2011, section 99;	14 15
		(v) the State Development and Public Works Organisation Act 1971, section 82 or 125;	16 17
		(vi) the <i>Transport Planning and Coordination Act</i> 1994, section 25 or 26; but	18 19
	(b)	does not include the <i>Land Act 1994</i> , chapter 5, part 3, divisions 1 and 2.	20 21
		mption notice, for the taking of land under a resumption means—	22 23
	(a)	if the land is taken under the process stated in the ALA (whether the land is taken under the ALA or another resumption law)—the gazette resumption notice under the ALA for the taking; or	24 25 26 27
	(b)	otherwise—the instrument giving effect to the taking.	28
	take,	in relation to land, includes acquire.'.	29
(3)		edule 2, definition <i>operate</i> , first mention, paragraph 2(a), uel gas'—	30 31
	omit.	insert—	32

[s 123]

', fuel gas or produced water'. 1 Amendment of Work Health and Part 8 2 Safety Act 2011 3 Clause 123 Act amended 4 This part amends the Work Health and Safety Act 2011. 5 Clause 124 Amendment of sch 1 (Application of Act) 6 Schedule 1, part 2, division 1— 7 omit, insert— 'Division 1 Mining safety and related matters 9 '1 **Definition for div 1** 10 'In this division— 11 **P&G** Act means the Petroleum and Gas (Production and 12 Safety) Act 2004. 13 **'2** Relationship with mining Acts 14 This Act does not apply to— **(**1) 15 a coal mine to which the Coal Mining Safety and Health (a) 16 Act 1999 applies; or 17 a mine to which the Mining and Quarrying Safety and (b) 18 Health Act 1999 applies; or 19 subject to subsections (2) and (3), operating plant under (c) 20 the P&G Act, other than specified P&G Act authorised 21 activity, for any of the following— 22

		(i)	a 1923 Act petroleum tenure under the <i>Petroleum Act 1923</i> ;	1 2
		(ii)	a petroleum authority under the P&G Act;	3
		(iii)	a GHG authority under the <i>Greenhouse Gas</i> Storage Act 2009;	4 5
		(iv)	a geothermal tenure under the <i>Geothermal Energy Act</i> 2010;	6 7
		(v)	a mining tenement under the <i>Mineral Resources Act 1989</i> .	8 9
'(2)	Desp	oite su	ubsection (1)(c)—	10
	(a)		Act applies to construction work for operating plant er the P&G Act, unless the work is—	11 12
		(i)	the commissioning of an operating plant; or	13
		(ii)	the process called 'rigging up and down' of a drill rig; and	14 15
	(b)	worl oper	this Act and the P&G Act apply to construction k for a stage of operating plant or proposed rating plant mentioned in section 672(2) of that Act, ses the work is work mentioned in paragraph (a)(i) or	16 17 18 19 20
'(3)	in reapple at, o	elation ies in r is, o	absection (1)(c), a regulation under this Act applying in to a hazardous chemical or major hazard facility relation to the chemical or facility even though it is operating plant excluded from the application of this bsection (1)(c).	21 22 23 24 25
'(4)	matt	er, co	o subsection (3), if this Act, for a health and safety onflicts with the P&G Act, that Act prevails to the inconsistency.	26 27 28
'(5)	In th	is sec	tion—	29
	-	<i>rdou</i> : lation	s chemical means a hazardous chemical under a	30 31

[s 125	,
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		specia activ	or hazard facility means a major hazard facility under a lation. ified P&G Act authorised activity means an authorised ity mentioned in the P&G Act, section 670(6) that is not ating plant under the P&G Act, because of section 7)(b) of that Act.	1 2 3 4 5 6
'3	ma	ation nufac	ship with P&G Act relating to design or cture of operating plant	7 8
	'(1)	This (a)	section applies if— this Act, in the absence of this section, would have application to a matter, relating to the design or construction of proposed operating plant under the P&G Act, that impacts on the integrity or safe use of the plant; and	9 10 11 12 13 14
		(b)	the P&G Act also has application to the matter.	15
	'(2)		Act does not have application to the matter to the extent the P&G Act has application to the matter.'.	16 17
Part	t 9		Amendment of other Acts	18
125	Act	ts am	ended	19
		Sche	dule 1 amends the Acts it mentions	20

Clause

[s 126]

	Chapter 3		Amendments commencing by proclamation other than amendments for the restructure of the Mineral Resources Act 1989	1 2 3 4 5	
	Part 1		Amendment of Environmental Protection Act 1994	6 7	
Clause	126 A	ct ame	ended	8	
		This	s part amends the Environmental Protection Act 1994.	9	
		Note-	_	10	
		Se	e also the amendments in schedules 2 and 3.	11	
Clause	127 Ir	nsertio	n of new s 309A	12	
		Cha	pter 5, part 12, division 3, subdivision 1—	13	
		inse	rt—	14	
			ar requirement for annual return for existing um tenure under P&G Act	15 16	
	'(1) This	s section applies if—	17	
		(a)	immediately before the commencement of this section, an authority to prospect or petroleum lease is in effect; and	18 19 20	
		(b)	an environmental authority for the authority to prospect or lease has been issued; and	21 22	
		(c)	after the commencement, the holder of the authority to prospect or lease carries out an incidental activity under the P&G Act in the area of the authority or lease that is reasonably necessary for, or incidental to, an authorised	23 24 25 26	

[s 128]

				activity for another authority to prospect or petroleum lease; and	1 2
			(d)	the holder must give the administering authority an annual return under section 308(3)(a) for the environmental authority.	3 4 5
		'(2)	The inclu	annual return for the environmental authority must de—	6 7
			(a)	details of the incidental activity carried out in the area of the authority to prospect or lease, including how the activity will be carried out; and	8 9 10
			(b)	details of the environmental risks of the activity.	11
		' (3)	In thi	is section—	12
				orised activity, for an authority to prospect or petroleum e, see the P&G Act, section 22.	13 14
				ority to prospect means an authority to prospect under the Act.'.	15 16
	Part	2		Amendment of Geothermal	17
				Energy Act 2010	18
					10
lause	128	Act	ame	nded	19
lause	128	Act			
lause	128	Act		nded part amends the Geothermal Energy Act 2010.	19
lause	128	Act	This Note-	nded part amends the Geothermal Energy Act 2010.	19 20
lause	128	Act	This Note—	nded part amends the Geothermal Energy Act 2010.	19 20 21
lause	128	Act	This Note— See (a)	nded part amends the Geothermal Energy Act 2010. also the amendments in—	19 20 21 22
lause lause	128		This Note— See (a) (b)	nded part amends the Geothermal Energy Act 2010. also the amendments in— chapter 2, part 2; and	19 20 21 22 23
			This Note— See (a) (b)	part amends the Geothermal Energy Act 2010. also the amendments in— chapter 2, part 2; and schedules 1 to 3.	19 20 21 22 23 24

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			'(d)	land that has been in a geothermal tenure's area and less than 2 months has passed since the end of the month in which the land ceased to be in—	1 2 3
				(i) the geothermal tenure; or	4
				(ii) if the geothermal tenure has ended—the former geothermal tenure's area; or	5 6
			(e)	land that has been the subject of an earlier geothermal tenure application that has been refused or withdrawn and less than 2 months has passed since the end of the month in which the earlier geothermal tenure application was refused or withdrawn.'.	7 8 9 10 11
Clause	130			nent of s 39 (Deciding whether to grant mal permit)	12 13
			Sect	ion 39(3) and (4)—	14
			omit	r, insert—	15
		'(3)		Minister can not grant a geothermal permit unless the icant—	16 17
			(a)	has paid the annual rent for the first year of the geothermal permit; and	18 19
			(b)	if the Minister requires the applicant to give security under section 204—has given the security.'.	20 21
Clause	131			nent of s 190 (Relinquishment report for partial shment)	22 23
			Sect	ion 190(3)—	24
			omit	, insert—	25
		'(3)	The	report must—	26
			(a)	be—	27
				(i) given electronically using the system for submission of reports made or approved by the chief executive; and	28 29 30

				(ii) in the digital format made or approved by the chief executive; or	1 2
			(b)	if a way of giving the report is prescribed under a regulation—be given in that way.'.	3 4
Clause	132	Rep	olace	ment of ch 6, pt 11 (Dealings)	5
			Cha	pter 6, part 11—	6
			omii	t, insert—	7
	'Par	t 11		Dealings	8
	'Divi	sion	1	Preliminary	9
	'277	Def	initio	ons for pt 11	10
			'In t	his part—	11
			asse	ssable transfer see section 280(2).	12
			non-	-assessable transfer see section 280(1).	13
	'278	Wh	at is	a <i>dealing</i> with a geothermal tenure	14
		'(1)	Eacl	n of the following is a <i>dealing</i> with a geothermal tenure—	15
			(a)	a transfer of the geothermal tenure or of a share in the geothermal tenure;	16 17
			(b)	a mortgage over the geothermal tenure or over a share in the geothermal tenure;	18 19
			(c)	a release, transfer or surrender of a mortgage mentioned in paragraph (b);	20 21
			(d)	a change to the geothermal tenure holder's name even if the holder continues to be the same person after the change;	22 23 24
			(e)	if the geothermal tenure is a geothermal lease—	25

[s 1	321
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		(i) a sublease of the geothe	ermal lease; or	1
		* *	of the geothermal lease or of the geothermal lease.	2 3
	'(2)	To remove any doubt, it is declar commercial agreement not mention a dealing with a geothermal tenure	ned in subsection (1) is not	4 5 6
279	Pro	phibited dealings		7
		'A dealing with a geothermal tementioned in section 278(1)(e) transferring a divided part of the aris prohibited.	, that has the effect of	8 9 10 11
		Examples of a divided part of the area of	a geothermal tenure—	12
		• a particular part of the surface of the	he area	13
		• a particular strata beneath the surfa	ace of the area	14
'280	Тур	oes of transfers		15
	'(1)	The following transfers (each a <i>n</i> not require assessment before bein	•	16 17
		(a) a transfer of a geothermal geothermal tenure if—	tenure or of a share in a	18 19
		(i) the transferee is an Australian Business comprising all or part o	Number as the entity	20 21 22
		` ' *	are in the geothermal tenure of another holder of the	23 24 25
		(b) a transmission by death of a share in a geothermal tenure;	_	26 27
		(c) a transfer of a geothermal geothermal tenure by operati		28 29

Part 2 Amendment	٥f	Coothormal	Energy	Λct	2010	۱
Part 2 Amendment	ΟI	Geomermai	Lileida	ACI	20 I U	,

[s 132]	ſs	132
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		(d) a transfer of a mortgage of over a share in a geotherma	over a geothermal tenure or l tenure;	1 2
		(e) a transfer of a sublease of share in a sublease of a geo	a geothermal lease or of a thermal lease.	3 4
	'(2)	A transfer of a geothermal tenure tenure not mentioned in subsetransfer and must be approved by 3 before it can be registered.	ction (1) is an assessable	5 6 7 8
'Divi	sion	2 Registration of	dealings generally	9
'281	Reg	stration required for all deal	ngs	10
	'(1)	A dealing with a geothermal terregistered.	nure has no effect until it is	11 12
	'(2)	A registered dealing takes effect of	on—	13
		(a) for a dealing that is an asset transfer was approved unde	essable transfer—the day the r division 3; or	14 15
		(b) for any other dealing—the or given to the chief executive	lay notice of the dealing was under section 282.	16 17
'282	Obt	ining registration		18
	'(1)	Registration of a dealing with a gan assessable transfer, may be executive a notice of the dealing it	sought by giving the chief	19 20 21
	'(2)	However, a dealing with a geothe section 279 can not be registered	-	22 23
	'(3)	The approved form must be prescribed under a regulation.	accompanied by the fee	24 25
	'(4)	Registration of an assessable transthe chief executive.	nsfer must be carried out by	26 27

[s 132]	1
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'283	Effe	'The approdeali does	registration of a dealing with a geothermal tenure, or an oval of an assessable transfer under division 3, allows the ng or transfer to have effect according to its terms but not of itself give the dealing any more effect or validity it would otherwise have.	1 2 3 4 5 6
'Divi	sion	3	Approval of assessable transfers	7
'284	Indi	cativ	ve approval	8
	'(1)	appro	holder of a geothermal tenure may, before applying for oval of an assessable transfer relating to the tenure, apply e Minister—	9 10 11
		(a)	for an indication whether the Minister is likely to approve the transfer (an <i>indicative approval</i>); and	12 13
		(b)	if the Minister is likely to impose conditions on the giving of the approval—for an indication what the conditions are likely to be.	14 15 16
	'(2)		application must be made to the Minister in the approved and be accompanied by—	17 18
		(a)	the information the Minister requires to make a decision; and	19 20
		(b)	the fee prescribed under a regulation.	21
	'(3)	Mini 286(2	eciding whether or not to give the indicative approval, the ster must consider the matters mentioned in section 2) as if the request were an application for approval of an esable transfer.	22 23 24 25
	'(4)		Minister must decide whether or not to give the indicative oval and give the applicant notice of the decision.	26 27

'285	Ар	plying	g for approval of assessable transfer	1
	'(1)		holder of a geothermal tenure may apply for approval of ssessable transfer relating to the geothermal tenure.	2 3
	'(2)		vever, an application can not be made under subsection (1) e proposed transferee is not an eligible person.	4 5
	'(3)		application must be made to the Minister in the approved and be accompanied by—	6 7
		(a)	a written consent to the transfer by the proposed transferee; and	8 9
		(b)	if the geothermal tenure or a share in the geothermal tenure is subject to a mortgage—a written consent to the transfer by the mortgagee; and	10 11 12
		(c)	for a transfer of a share in a geothermal tenure—a written consent to the transfer by each person, other than the transferor, who holds a share in the geothermal tenure; and	13 14 15 16
		(d)	the fee prescribed under a regulation.	17
'286	Dec	ciding	g application	18
	'(1)		Minister must decide whether or not to give the approval assessable transfer.	19 20
	'(2)		eciding whether or not to give the approval, the Minister t consider—	21 22
		(a)	the application and any additional information accompanying the application; and	23 24
		(b)	the relevant criteria that apply under chapter 2 or 3 for obtaining the type of geothermal tenure the subject of the transfer; and	25 26 27
		(c)	the public interest.	28
	'(3)		section (2) does not apply if, under subsection (6) or (7), approval is taken to have been given.	29 30
	'(4)	The	approval may be given only if—	31

	(a)	the proposed transferee is—	1
		(i) an eligible person; and	2
		(ii) a registered suitable operator under the Environmental Protection Act; and	3 4
		(iii) a holder of any relevant Water Act authorisation required for the purposes of the geothermal tenure; and	5 6 7
	(b)	no geothermal royalty payable under this Act by the holder of the geothermal tenure remains unpaid.	8 9
'(5)	Min	o, the Minister may refuse to give the approval if the ister is not satisfied the transferor has substantially plied with the conditions of the geothermal tenure.	10 11 12
'(6)	The	approval is taken to have been given if—	13
	(a)	under section 284, an indicative approval has been given for the proposed dealing; and	14 15
	(b)	subsection (4) does not prevent the giving of the approval; and	16 17
	(c)	within 3 months after the giving of the indicative approval—	18 19
		(i) an application for approval of the assessable transfer is made; and	20 21
		(ii) if, under section 284, an indication of likely conditions was given—the conditions are complied with.	22 23 24
'(7)	The	approval is also taken to have been given if—	25
	(a)	subsection (6)(a) and (b) is satisfied; and	26
	(b)	within 10 business days before the expiration of 3 months after the giving of the indicative approval, the applicant gives the chief executive—	27 28 29
		(i) notice in the approved form that a proposed transferee has given a notice under the <i>Foreign Acquisitions and Takeovers Act</i> 1975 (Cwlth)	30 31 32

			about a proposal that relates to the assessable transfer; and	1 2
		(ii)	evidence that the proposed transferee has given the notice under that Act; and	3 4
		(iii)	a statement from the proposed transferee that the proposed transferee has not received notice about an order or decision made under that Act about the proposal; and	5 6 7 8
		, ,	in 6 months after the giving of the indicative royal, subsection $(6)(c)(i)$ and (ii) is satisfied.	9 10
	'(8)		absections (6) and (7), the approval of the assessable taken not to have been given if—	11 12
			application for indicative approval contained orrect material information or omitted material rmation; and	13 14 15
		, ,	the Minister been aware of the discrepancy, the ister would not have given the indicative approval.	16 17
287	Sec	curity may	be required	18
	'(1)	approval, section 20 the transfe	ester may, as a condition of deciding to give the require the proposed transferee to give, under 04, security for the geothermal tenure the subject of er as if the proposed transferee were an applicant for ermal tenure.	19 20 21 22 23
	'(2)		roposed transferee does not comply with the ent, the application may be refused.	24 25
	'(3)		e transfer of the geothermal tenure is complete, 04 applies to the transferee of the geothermal tenure	26 27 28
288	Not	tice of dec	cision	29
	'(1)		nister decides to give the approval, the Minister must pplicant notice of the decision.	30 31

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	'(2)		e Minister decides not to give the approval, the Minister give the applicant an information notice about the sion.	1 2 3
'Par	t 11	A	Recording associated agreements	4 5
289	Def	initio	on for pt 11A	6
		'In th	nis part—	7
		agree	ciated agreement, for a geothermal tenure, means an ement relating to the geothermal tenure, other than the wing—	8 9 10
		(a)	a dealing with the geothermal tenure;	11
		(b)	a dealing with the geothermal tenure that is prohibited under section 279;	12 13
		(c)	another agreement prescribed under a regulation as unsuitable to be recorded in the geothermal register.	14 15
289A	Rec	cordii	ng associated agreements	16
	'(1)		associated agreement for a geothermal tenure may be rded in the geothermal register against the geothermal re.	17 18 19
	'(2)	givin	stration of an associated agreement may be sought by ag the chief executive a notice of the agreement in the oved form.	20 21 22
	'(3)	secti	approved form given to the chief executive under this on must be accompanied by the fee prescribed under a lation.	23 24 25

'(4)	dete	chief executive is not required to examine, or to rmine the validity of, an associated agreement recorded in geothermal register under this section.	1 2 3
'289B Eff	ect o	f recording associated agreements	4
		e recording of an associated agreement under this part s not of itself—	5 6
	(a)	give the agreement any more effect or validity than it would otherwise have; or	7 8
	(b)	create an interest in the geothermal tenure against which it is recorded.	9 10
'Part 11	В	Caveats	11
'289C Re	quire	ments of caveats	12
'(1)	A ca	aveat must—	13
	(a)	be lodged in the approved form; and	14
	(b)	be signed by the caveator, the caveator's solicitor or another person authorised in writing by the caveator; and	15 16 17
	(c)	state the name and address for service of 1 person upon whom any notice may be served in order to serve the caveator; and	18 19 20
	(d)	identify the geothermal tenure the subject of the caveat; and	21 22
	(e)	state the nature of the right or interest claimed by the caveator; and	23 24
	(f)	state the period for which the caveat is to continue in force; and	25 26
	(g)	if a person consents to the lodging of the caveat, be endorsed with the person's consent; and	27 28

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		[8 132]	
	(h)	be accompanied by the lodgement fee prescribed under a regulation.	1 2
'(2)	A ca	aveat that does not comply with subsection (1) is of no ct.	3 4
'289D Lo	dging	g of caveat	5
'(1)	A ca	aveat may be lodged by any of the following—	6
	(a)	a person claiming an interest in a geothermal tenure;	7
	(b)	the registered holder of a geothermal tenure;	8
	(c)	a person to whom an Australian court has ordered that an interest in a geothermal tenure be transferred;	9 10
	(d)	a person who has the benefit of a subsisting order of an Australian court restraining a registered holder of a geothermal tenure from dealing with the geothermal tenure.	11 12 13 14
'(2)		aveat lodged under this section can not be registered if it ies to any of the following—	15 16
	(a)	an application for indicative approval;	17
	(b)	an indicative approval given by the Minister;	18
	(c)	an application for approval of an assessable transfer;	19
	(d)	a notice to register a dealing given to the chief executive under section 282.	20 21
'289E Ch	ief ex	recutive's functions on receipt of caveat	22
'(1)		receipt of a caveat complying with section 289C(1), the f executive must—	23 24
	(a)	notify each holder of the affected geothermal tenure of the receipt of the caveat; and	25 26
	(b)	notify all other persons who have an interest in the geothermal tenure as recorded in the geothermal	27 28

		register, including any subsisting prior caveator, of the receipt of the caveat; and	1 2
	(c)	record the existence of the caveat in the geothermal register.	3 4
'(2)	geot asso	subsection (1)(b), a person does not have an interest in the hermal tenure only because the person is a party to an ciated agreement recorded in the geothermal register nst the geothermal tenure.	5 6 7 8
289F Effe	ect o	f lodging caveat	9
'(1)	prev over endo	l a caveat lapses, or is removed or withdrawn, the caveat ents registration of a dealing with a geothermal tenure which the caveat is lodged from the date and time orsed by the chief executive on the caveat as the caveat's and time of lodgement.	10 11 12 13 14
'(2)		vever, lodgement of a caveat does not prevent registration are following—	15 16
	(a)	an instrument stated in the caveat as an instrument to which the caveat does not apply;	17 18
	(b)	an instrument if the caveator consents, in the approved form, to its registration and the consent is lodged with the chief executive;	19 20 21
	(c)	an instrument executed by a mortgagee whose interest was registered before lodgement of the caveat if—	22 23
		(i) the mortgagee has power under the mortgage to execute the instrument; and	24 25
		(ii) the caveator claims an interest in the geothermal tenure as security for the payment of money or money's worth;	26 27 28
	(d)	an instrument of transfer of mortgage executed by a mortgagee whose interest was registered before lodgement of the caveat;	29 30 31

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	(e) another interest that, if registered, will not affect the interest claimed by the caveator.	1 2
'(3)	The exception in subsection (2)(d) does not apply to a caveat lodged by the geothermal tenure holder.	3 4
'(4)	Lodgement of a caveat does not create in the caveator an interest in the geothermal tenure affected by the caveat.	5 6
'289G La _l	osing, withdrawal or removal of caveat	7
'(1)	An agreed caveat lapses at the expiration of the term stated in the caveat but, if no term is stated, the caveat continues until it is withdrawn or removed.	8 9 10
'(2)	A caveat that is not an agreed caveat lapses—	1.
	(a) if an order of the Land Court is in force in relation to the caveat—at the expiration of the order; or	12 13
	(b) otherwise—at the expiration of 3 months after the date of lodgement of the caveat or a shorter term stated in the caveat.	14 13 10
'(3)	A caveator may withdraw the caveat by notifying the chief executive in writing.	1′ 18
'(4)	An affected person for a caveat may apply to the Land Court for an order that the caveat be removed.	19 20
'(5)	The Land Court may make the order whether or not the caveator has been served with the application, and may make the order on the terms it considers appropriate.	21 22 23
'(6)	If a caveat is withdrawn, lapses or is ordered to be removed, the chief executive must record the withdrawal, lapse or removal in the geothermal register.	24 25 26
'(7)	In this section—	2
	affected person, for a caveat, means a person—	28
	(a) who has a right or interest (present or prospective) in the geothermal tenure the subject of the caveat; or	29 30

s	133

		(b) whose right (present or prospective) to deal with the geothermal tenure the subject of the caveat is affected by the caveat.	1 2 3
		agreed caveat means a caveat to which each holder of the geothermal tenure the subject of the caveat has consented, if the consent has been lodged with the caveat.	4 5 6
'289H	Furt	ther caveat not available to same person	7
4	(1)	This section applies if a caveat (the <i>original caveat</i>) is lodged in relation to an interest.	8 9
4	(2)	A further caveat with the same caveator can never be lodged in relation to the interest on the same, or substantially the same, grounds as the grounds stated in the original caveat unless—	10 11 12 13
		(a) the consent of each holder of the geothermal tenure the subject of the caveat has been lodged with the caveat; or	14 15
		(b) the leave of a court of competent jurisdiction to lodge the further caveat has been granted.	16 17
'289I	Con	npensation for lodging caveat without reasonable se	18 19
		'A person who lodges a caveat in relation to a geothermal tenure without reasonable cause is liable to compensate anyone else who suffers loss or damage because of the caveat.'.	20 21 22 23
133	Ame tenu	endment of s 351 (Joint holders of a geothermal ure)	24 25
		Section 351(2)(a)—	26
		omit, insert—	27
		'(a) an application is made for a geothermal tenure, or for approval of an assessable transfer relating to a	28 29

Clause

				_	hermal tenure, for more than 1 proposed holder or sferee; and'.	1 2
lause	134				of s 363 (Place for making applications, iments or making submissions)	3 4
		(1)	Sect	ion 36	53, heading, after 'Place'—	5
			inse	rt—		6
			or v	way'.		7
		(2)	Sect	ion 36	53(2)—	8
			omit	, inse	rt—	9
		'(2)		appli n only	cation, document or submission may be made or	10 11
			(a)	at th	e following place—	12
				(i)	the office of the department provided for under the relevant approved form for that purpose;	13 14
				(ii)	if the relevant approved form does not make provision as mentioned in subparagraph (i) or if there is no relevant approved form—the office of the department notified on the department's website; or	15 16 17 18 19
			(b)	in th	ne way prescribed under a regulation.	20
		'(3)	regu	lation	miting subsection (2)(b), the way prescribed under a may include making or giving the application, or submission at another place.	21 22 23
		'(4)	This	secti	on does not apply to the following—	24
			(a)	the 1	making of an application to the Land Court;	25
			(b)		giving of a royalty return under section 106 to the f executive;	26 27
			(c)	give	giving of a document that, under this Act, must be n in the required way for giving reports to the chief cutive.'.	28 29 30

[s 135]

Clause	135		nendn plicat	nent of s 364 (Requirements for making an ion)	1 2
		(1)	Sect	ion 364(1), after 'purported application'—	3
			inse	rt—	4
			ʻ, otl	her than to the Land Court,'.	5
		(2)	Sect	ion 364—	6
			inse	rt—	7
		'(3)		ne Minister decides to refuse to receive or process the norted application—	8 9
			(a)	the Minister must give the applicant notice of the decision and the reasons for it; and	10 11
			(b)	the chief executive must refund the application fee to the applicant.'.	12 13
Clause	136		place olicat	ment of s 365 (Request to applicant about ion)	14 15
			Sect	ion 365—	16
			omit	, insert—	17
	'365	Re	quest	t to applicant about application	18
		'(1)	notic	an application under this Act, the chief executive may, by ce, require the applicant to do all or any of the following in a stated reasonable period—	19 20 21
			(a)	complete or correct the application if it appears to the chief executive to be incorrect, incomplete or defective;	22 23
			(b)	give the chief executive or a stated officer of the department additional information about, or relevant to, the application;	24 25 26
				Example—	27
				The application is for a geothermal tenure. The chief executive may require a document, prepared by an appropriately qualified person, independently verifying geological or predictive	28 29 30

	migration data given in the proposed work program or development plan for the tenure.	1 2
	(c) give the chief executive or a stated officer of the department an independent report by an appropriately qualified person or a statement or statutory declaration verifying all or any of the following—	3 4 5 6
	(i) any information included in the application;	7
	(ii) any additional information required under paragraph (b);	8 9
	(iii) if the application is for a geothermal tenure—that the applicant meets the capability criteria.	10 11
'(2)	For subsection (1)(b), if the application is for a geothermal tenure, a required document may include a survey or resurvey of the area of the proposed tenure carried out by a person who is a cadastral surveyor under the <i>Surveyors Act 2003</i> .	12 13 14 15
'(3)	For subsection (1)(c), the notice may require the statement or statutory declaration—	16 17
	(a) to be made by an appropriately qualified independent person or by the applicant; and	18 19
	(b) if the applicant is a corporation—to be made for the applicant by an executive officer of the applicant.	20 21
'(4)	The giving of a statement for subsection (1)(c) does not prevent the chief executive from also requiring a statutory declaration for the subsection.	22 23 24
'(5)	The applicant must bear any costs incurred in complying with the notice.	25 26
'(6)	The chief executive may extend the period for complying with the notice.	27 28
'(7)	In this section—	29
	application does not include an application to the Land Court.	30
	information includes a document.'.	31

[s 137]

Clause	137		nendment of s 366 (Refusing application for failure to mply with request)	1 2
			Section 366(c), 'Minister's'—	3
			omit, insert—	4
			'chief executive's'.	5
Clause	138	Ins	ertion of new s 366A	6
			After section 366—	7
			insert—	8
	'366A		tice to progress geothermal tenure or renewal plication	9 10
		'(1)	The Minister may by notice require an applicant for, or to renew, a geothermal tenure to, within a stated reasonable period, do any thing required of the applicant under this Act or another Act to allow the application to be decided or the tenure to be granted or renewed.	11 12 13 14 15
		'(2)	However, the period for complying with the notice must be at least 20 business days after the notice is given.	16 17
		'(3)	The Minister may extend the period for complying with the notice.	18 19
		'(4)	The Minister may refuse the application if the applicant does not comply with the requirement.'.	20 21
Clause	139	Am	nendment of s 383 (Practice manual)	22
		(1)	Section 383(3)(b) and (c)—	23
			omit, insert—	24
			'(b) the person gives the information—	25
			(i) at the place or in the way permitted under the manual; or	26 27

		(ii)	at the place or in the way the information would be required to be given under section 363 if the information were a document;'.	1 2 3
	(2)	Section 3	83(4)—	4
		omit.		5
	(3)	Section 3	83(5) and (6)—	6
		renumber	as section 383(4) and (5).	7
	(4)	Section 3	83(5), as renumbered, 'subsection (5)'—	8
		omit, inse	ert—	9
		'subsection	on (4)'.	10
lause 140	Am	nendment	of s 385 (Regulation-making power)	11
		Section 3	85(2)—	12
		insert—		13
		mac mu	way an application, document or submission must be de or given for section 363(2)(b), or the way a report st be given for section 190(3)(b), including, for mple—	14 15 16 17
		(i)	practices and procedures for lodgement of applications and other documents; and	18 19
		(ii)	methods for acknowledging receipt of documents; and	20 21
		(iii)	methods for acceptance of the lodgement of documents; and	22 23
		(iv)	the time at which a document is taken to have been lodged, but only to the extent that this Act does not provide otherwise;	24 25 26
			uiring lodgement of a hard copy of the application, ument or submission.'.	27 28

[s 141]

Clause	141	Ins	ertio	n of new ch 9, pt 3, div 3	1
			Cha	pter 9, part 3—	2
			inse	rt—	3
	'Division 3			Transitional provisions for amendments in amending Act commencing by proclamation	4 5 6
	'407		decic aling	led applications for approval of particular	7 8
		'(1)		s section applies to an application for approval of a third y transfer or sublease—	9 10
			(a)	made, before the commencement, under former chapter 6, part 11, division 3; and	11 12
			(b)	not decided before the commencement.	13
		'(2)	forn	Minister may continue to deal with the application under ner chapter 6, part 11, division 3 as if the division had not a repealed under the amending Act.	14 15 16
		'(3)	In th	is section—	17
			<i>thira</i> 280.	d party transfer has the meaning given by former section	18 19
	'408	De tra	cidin nsfer	g applications for approval of assessable s until commencement of particular provisions	20 21
		'(1)	Envi	s section applies until the commencement of the ironmental Protection Act 1994, chapter 5A, part 4 as reted by the Environmental Protection (Greentape action) and Other Legislation Amendment Act 2012.	22 23 24 25
		'(2)	secti	ner section 287(2)(a)(ii) continues in force instead of ion 286(4)(a)(ii) and (iii), as inserted by the amending for deciding whether to give an approval of an assessable sfer.	26 27 28 29

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'409		Un par	commenced appeals about refusal to approve ticular dealing		
		'(1)	This section applies to a person if—	3	
			(a) before the commencement, the person could appeal to the Land Court under section 335 in relation to a refusal to approve and register a third party transfer or sublease under former section 287; but	4 5 6 7	
			(b) the person had not started the appeal before the commencement.	8 9	
		'(2)	Despite the amendment of schedule 1 by the amending Act, the person continues to be a person who may start an appeal under section 335, subject to sections 336 and 337.	10 11 12	
	'410		finished appeals about refusal to approve ticular dealing	13 14	
		'(1)	This section applies if, before the commencement—	15	
			(a) a person started an appeal under section 337 in relation to a refusal to approve and register a third party transfer or sublease under former section 287; and	16 17 18	
			(b) the Land Court had not yet decided the appeal.	19	
		'(2)	The Land Court may continue, under chapter 7, part 4, to grant a stay of the decision being appealed, and hear and decide the appeal.'.	20 21 22	
Clause	142	Am	nendment of sch 1 (Decisions subject to appeal)	23	
		(1)	Schedule 1—	24	
			insert—	25	
		'286	refusal to approve an assessable transfer'.	26	
		(2)	Schedule 1, entry for section 287—	27	
			omit.	28	

Part 3 Amendment of Greenhouse Gas Storage Act 2009

[s 143]

Clause	143	Am	nendment of sch 2 (Dictionary)	1
		(1)	Schedule 2, definition third party transfer—	2
			omit.	3
		(2)	Schedule 2—	4
			insert—	5
			'apply, in relation to making an application, has the meaning affected by section 363.	6 7
			assessable transfer, for chapter 6, part 11, see section 280(2).	8
			associated agreement, for chapter 6, part 11A, see section 289.	9 10
			dealing, with a geothermal tenure, see section 278.	11
			<i>give</i> , a document to the Minister or the chief executive, has the meaning affected by section 363.	12 13
			<i>indicative approval</i> , of an assessable transfer, see section 284(1)(a).	14 15
			make submissions has the meaning affected by section 363.	16
			non-assessable transfer, for chapter 6, part 11, see section 280(1).'.	17 18
		(3)	Schedule 2, definition <i>made</i> , after 'place'—	19
			insert—	20
			'or in the way'.	21
	Part	3	Amendment of Greenhouse	22
			Gas Storage Act 2009	23
Clause	144	Act	t amended	24
			This part amends the Greenhouse Gas Storage Act 2009.	25

[s 145]

			Note-			1
					he amendments in—	
						2
					ter 2, part 3; and	3
			(b)	scned	dules 1 to 3.	4
Clause	145			nent olde	of s 255 (Relinquishment report by GHG r)	5 6
			Secti	ion 25	55(2)—	7
			omit	, inse	rt—	8
	4	(2)	The	repor	t must—	9
			(a)	be—	-	10
				(i)	given electronically using the system for submission of reports made or approved by the chief executive; and	11 12 13
				(ii)	in the digital format made or approved by the chief executive; or	14 15
			(b)		way of giving the report is prescribed under a lation—be given in that way.'.	16 17
Clause	146	Rep	lace	ment	t of ch 5, pt 14 (Dealings)	18
			Chap	oter 5	, part 14—	19
			omit	, inse	rt—	20
	'Part	14			Dealings	21
	'Divis	ion	1		Preliminary	22
	'345	Defi	nitio	ns fo	or pt 14	23
			'In tl	his pa	rt—	24
			asses	ssable	e transfer see section 348(2).	25

		non-	-assessable transfer see section 348(1).	1						
'346	What is a <i>dealing</i> with a GHG authority									
	'(1)	Eacl	n of the following is a <i>dealing</i> with a GHG authority—	3						
		(a)	a transfer of the GHG authority or of a share in the GHG authority;	4 5						
		(b)	a mortgage over the GHG authority or over a share in the GHG authority;	6 7						
		(c)	a release, transfer or surrender of a mortgage mentioned in paragraph (b);	8 9						
		(d)	a change to the GHG authority holder's name even if the holder continues to be the same person after the change;	10 11						
		(e)	if the GHG authority is a GHG lease—	12						
			(i) a sublease of the GHG lease; or	13						
			(ii) a transfer of a sublease of the GHG lease or of a share in a sublease of the GHG lease.	14 15						
	'(2)	com	remove any doubt, it is declared that any transaction or mercial agreement not mentioned in subsection (1) is not aling with a GHG authority.	16 17 18						
'347	Pro	hibit	ed dealings	19						
		'The proh	e following dealings with a GHG authority are nibited—	20 21						
		(a)	a transfer of a pipeline constructed or operated under section 31 or 111;	22 23						
		(b)	a dealing, other than a dealing mentioned in section 346(1)(e), that has the effect of transferring a divided part of the area of a GHG tenure;	24 25 26						
			Examples of a divided part of the area of a GHG tenure—	27						
			• a particular part of the surface of the area	28						
			• a particular strata beneath the surface of the area	29						

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				[6 6]	
(0.40	_	(c)	shar by o	ansfer of a GHG data acquisition authority or of a re in a data acquisition authority, other than a transfer operation of law under section 240.	1 2 3
'348	Тур	es o	t tran	nsfers	4
	'(1)			wing transfers (each a <i>non-assessable transfer</i>) do e assessment before being registered—	5 6
		(a)		ansfer of a GHG authority or of a share in a GHG aority under which—	7 8
			(i)	the transferee is an entity having the same Australian Business Number as the entity comprising all or part of the transferor; or	9 10 11
			(ii)	part of one holder's share in the GHG authority will be transferred to another holder of the GHG authority;	12 13 14
		(b)		insmission by death of a GHG authority or of a share GHG authority;	15 16
		(c)		ansfer of a GHG authority or of a share in a GHG arority by operation of law;	17 18
		(d)		unsfer of a mortgage over a GHG authority or over a re in a GHG authority;	19 20
		(e)		insfer of a sublease of a GHG lease or of a share in a ease of a GHG lease.	21 22
	'(2)	autho <i>tran</i> s	ority s <i>fer</i> a	or of a GHG authority or of a share in a GHG not mentioned in subsection (1) is an <i>assessable</i> and must be approved by the Minister under division t can be registered.	23 24 25 26

Part 3 Amendment of Greenhouse Gas Storage Act 2009

'Div i	ision	Registration of dealings generally	1
'349	Re	gistration required for all dealings	2
	'(1)	A dealing with a GHG authority has no effect until it is registered.	3
	'(2)	A registered dealing takes effect on—	5
		(a) for a dealing that is an assessable transfer—the day the transfer was approved under division 3; or	6 7
		(b) for any other dealing—the day notice of the dealing was given to the chief executive under section 350.	8 9
'350	Ob	taining registration	10
	'(1)	Registration of a dealing with a GHG authority, other than an assessable transfer, may be sought by giving the chief executive a notice of the dealing in the approved form.	11 12 13
	'(2)	However, a dealing with a GHG authority prohibited under section 347 can not be registered and is of no effect.	14 15
	'(3)	The approved form must be accompanied by the fee prescribed under a regulation.	16 17
	'(4)	Registration of an assessable transfer must be carried out by the chief executive.	18 19
'351	Eff	ect of approval and registration	20
		'The registration of a dealing with a GHG authority, or an approval of an assessable transfer under division 3, allows the dealing or transfer to have effect according to its terms but does not of itself give the dealing any more effect or validity than it would otherwise have.	21 22 23 24 25

'Div	ision	Approval of assessable transfers	1
'352	Ind	licative approval	2
	'(1)	The holder of a GHG authority may, before applying for approval of an assessable transfer relating to the authority, apply to the Minister—	3 4 5
		(a) for an indication whether the Minister is likely to approve the transfer (an <i>indicative approval</i>); and	6 7
		(b) if the Minister is likely to impose conditions on the giving of the approval—for an indication what the conditions are likely to be.	8 9 10
	'(2)	The application must be made to the Minister in the approved form and be accompanied by—	11 12
		(a) the information the Minister requires to make a decision; and	13 14
		(b) the fee prescribed under a regulation.	15
	'(3)	In deciding whether or not to give the indicative approval, the Minister must consider the matters mentioned in section 354(2) as if the request were an application for approval of an assessable transfer.	16 17 18 19
	'(4)	The Minister must decide whether or not to give the indicative approval and give the applicant notice of the decision.	20 21
'353	Ар	plying for approval of assessable transfer	22
	'(1)	The holder of a GHG authority may apply for approval of an assessable transfer relating to the GHG authority.	23 24
	'(2)	However, an application can not be made under subsection (1) if the proposed transferee is not an eligible person.	25 26
	'(3)	The application must be made to the Minister in the approved form and be accompanied by—	27 28
		(a) a written consent to the transfer by the proposed transferee; and	29 30

		(b)	if the GHG authority or a share in the GHG authority is subject to a mortgage—a written consent to the transfer	1 2
			by the mortgagee; and	3
		(c)	for a transfer of a share in a GHG authority—a written consent to the transfer by each person, other than the transferor, who holds a share in the GHG authority; and	4 5 6
		(d)	the fee prescribed under a regulation.	7
'354	De	cidin	g application	8
	'(1)		Minister must decide whether or not to give the approval ne assessable transfer.	9 10
	'(2)		eciding whether or not to give the approval, the Minister t consider—	11 12
		(a)	the application and any additional information accompanying the application; and	13 14
		(b)	if the approval relates to a transfer of a GHG tenure—the relevant criteria that apply under chapter 2 or 3 for obtaining the type of GHG tenure the subject of the transfer.	15 16 17 18
	'(3)		section (2) does not apply if, under subsection (6) or (7), approval is taken to have been given.	19 20
	'(4)	The is—	approval may be given only if the proposed transferee	21 22
		(a)	an eligible person; and	23
		(b)	a registered suitable operator under the Environmental Protection Act.	24 25
	'(5)	Min	o, the Minister may refuse to give the approval if the ister is not satisfied the transferor has substantially plied with the conditions of the GHG authority.	26 27 28
	'(6)	The	approval is taken to have been given if—	29
		(a)	under section 352, an indicative approval has been given for the proposed dealing; and	30 31

	(b)	subsection (4) does not prevent the giving of the approval; and	1 2
	(c)	within 3 months after the giving of the indicative approval—	3 4
		(i) an application for approval of the assessable transfer is made; and	5 6
		(ii) if, under section 352, an indication of likely conditions was given—the conditions are complied with.	7 8 9
'(7)	The	approval is also taken to have been given if—	10
	(a)	subsection (6)(a) and (b) is satisfied; and	11
	(b)	within 10 business days before the expiration of 3 months after the giving of the indicative approval, the applicant gives the chief executive—	12 13 14
		(i) notice in the approved form that a proposed transferee has given a notice under the <i>Foreign Acquisitions and Takeovers Act 1975</i> (Cwlth) about a proposal that relates to the assessable transfer; and	15 16 17 18 19
		(ii) evidence that the proposed transferee has given the notice under that Act; and	20 21
		(iii) a statement from the proposed transferee that the proposed transferee has not received notice about an order or decision made under that Act about the proposal; and	22 23 24 25
	(c)	within 6 months after the giving of the indicative approval, subsection (6)(c)(i) and (ii) is satisfied.	26 27
'(8)		pite subsections (6) and (7), the approval of the assessable after is taken not to have been given if—	28 29
	(a)	the request for indicative approval contained incorrect material information or omitted material information; and	30 31 32

		(b) had the Minister been aware of the discrepancy, the Minister would not have given the indicative approval.	
'355	Sec	curity may be required	
	'(1)	The Minister may, as a condition of deciding to give the approval, require the proposed transferee to give, under section 271, security for the GHG authority the subject of the transfer as if the proposed transferee were an applicant for the GHG authority.	
	'(2)	If the proposed transferee does not comply with the requirement, the application may be refused.	
	'(3)	When the transfer of the GHG authority is complete, section 271 applies to the transferee of the GHG authority as holder.	
'355 <i>A</i>	A No	tice of decision	
	'(1)	If the Minister decides to give the approval, the Minister must give the applicant notice of the decision.	
	'(2)	If the Minister decides not to give the approval, the Minister must give the applicant an information notice about the decision.	
'Par	t 14	A Recording associated agreements	
		.g	
'355E	3 Det	inition for pt 14A	
		'In this part—	
		associated agreement, for a GHG authority, means an agreement relating to the GHG authority, other than the following—	
		(a) a dealing with the GHG authority:	

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	(b) a dealing with the GHG authority that is prohibited under section 347;	1 2
	(c) another agreement prescribed under a regulation as unsuitable to be recorded in the GHG register.	3 4
'355C Re	cording associated agreements	5
'(1)	An associated agreement for a GHG authority may be recorded in the GHG register against the GHG authority.	6 7
'(2)	Registration of an associated agreement may be sought by giving the chief executive a notice of the agreement in the approved form.	8 9 10
'(3)	An approved form given to the chief executive under this section must be accompanied by the fee prescribed under a regulation.	11 12 13
'(4)	The chief executive is not required to examine, or to determine the validity of, an associated agreement recorded in the GHG register under this section.	14 15 16
'355D Eff	ect of recording associated agreements	17
	'The recording of an associated agreement under this part does not of itself—	18 19
	(a) give the agreement any more effect or validity than it would otherwise have; or	20 21
	(b) create an interest in the GHG authority against which it is recorded.	22 23

'Part 14	В	Caveats	1
'355E Re	quire	ements of caveats	2
'(1)	A ca	aveat must—	3
	(a)	be lodged in the approved form; and	4
	(b)	be signed by the caveator, the caveator's solicitor or another person authorised in writing by the caveator; and	5 6 7
	(c)	state the name and address for service of 1 person upon whom any notice may be served in order to serve the caveator; and	8 9 10
	(d)	identify the GHG authority the subject of the caveat; and	11
	(e)	state the nature of the right or interest claimed by the caveator; and	12 13
	(f)	state the period for which the caveat is to continue in force; and	14 15
	(g)	if a person consents to the lodging of the caveat, be endorsed with the person's consent; and	16 17
	(h)	be accompanied by the lodgement fee prescribed under a regulation.	18 19
'(2)	A conference	aveat that does not comply with subsection (1) is of no ct.	20 21
'355F Lo	dging	g of caveat	22
'(1)	A ca	aveat may be lodged by any of the following—	23
	(a)	a person claiming an interest in a GHG authority;	24
	(b)	the registered holder of a GHG authority;	25
	(c)	a person to whom an Australian court has ordered that an interest in a GHG authority be transferred;	26 27

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		(d)	a person who has the benefit of a subsisting order of an Australian court restraining a registered holder of a GHG authority from dealing with the GHG authority.	1 2 3
	'(2)		veat lodged under this section can not be registered if it es to any of the following—	4 5
		(a)	an application for indicative approval;	6
		(b)	an indicative approval given by the Minister;	7
		(c)	an application for approval of an assessable transfer;	8
		(d)	a notice to register a dealing given to the chief executive under section 350.	9 10
'355G	G Chi	ef ex	ecutive's functions on receipt of caveat	11
	'(1)		eceipt of a caveat complying with section 355E(1), the executive must—	12 13
		(a)	notify each holder of the affected GHG authority of the receipt of the caveat; and	14 15
		(b)	notify all other persons who have an interest in the GHG authority as recorded in the GHG register, including any subsisting prior caveator, of the receipt of the caveat; and	16 17 18 19
		(c)	record the existence of the caveat in the GHG register.	20
	'(2)	GHC	subsection (1)(b), a person does not have an interest in the authority only because the person is a party to an eiated agreement recorded in the GHG register against the authority.	21 22 23 24
'355H	l Effe	ect of	lodging caveat	25
	'(1)	preve whice the c	a caveat lapses, or is removed or withdrawn, the caveat ents registration of a dealing with a GHG authority over h the caveat is lodged from the date and time endorsed by hief executive on the caveat as the caveat's date and time dgement.	26 27 28 29 30

	(2)		ne following—	2
		(a)	an instrument stated in the caveat as an instrument to which the caveat does not apply;	3 4
		(b)	an instrument if the caveator consents, in the approved form, to its registration and the consent is lodged with the chief executive;	5 6 7
		(c)	an instrument executed by a mortgagee whose interest was registered before lodgement of the caveat if—	8 9
			(i) the mortgagee has power under the mortgage to execute the instrument; and	10 11
			(ii) the caveator claims an interest in the GHG authority as security for the payment of money or money's worth;	12 13 14
		(d)	an instrument of transfer of mortgage executed by a mortgagee whose interest was registered before lodgement of the caveat;	15 16 17
		(e)	another interest that, if registered, will not affect the interest claimed by the caveator.	18 19
	'(3)		exception in subsection (2)(d) does not apply to a caveat ged by the GHG authority holder.	20 21
	'(4)		gement of a caveat does not create in the caveator an rest in the GHG authority affected by the caveat.	22 23
355I	Lap	sing	, withdrawal or removal of caveat	24
	'(1)	the c	agreed caveat lapses at the expiration of the term stated in caveat but, if no term is stated, the caveat continues until it ithdrawn or removed.	25 26 27
	'(2)	A ca	aveat that is not an agreed caveat lapses—	28
		(a)	if an order of the Land Court is in force in relation to the caveat—at the expiration of the order; or	29 30

		(b)	otherwise—at the expiration of 3 months after the date of lodgement of the caveat or a shorter term stated in the caveat.	1 2 3
,			veator may withdraw the caveat by notifying the chief ative in writing.	4 5
			ffected person for a caveat may apply to the Land Court order that the caveat be removed.	6 7
	, ,	cavea	Land Court may make the order whether or not the ator has been served with the application, and may make order on the terms it considers appropriate.	8 9 10
,	, ,	the c	eaveat is withdrawn, lapses or is ordered to be removed, whief executive must record the withdrawal, lapse or val in the register.	11 12 13
•	' (7)	In thi	s section—	14
		affec	ted person, for a caveat, means a person—	15
		(a)	who has a right or interest (present or prospective) in the GHG authority the subject of the caveat; or	16 17
		(b)	whose right (present or prospective) to deal with the GHG authority the subject of the caveat is affected by the caveat.	18 19 20
		GHG	ed caveat means a caveat to which each holder of the authority the subject of the caveat has consented, if the ent has been lodged with the caveat.	21 22 23
'355J	Furt	her o	caveat not available to same person	24
•			section applies if a caveat (the <i>original caveat</i>) is lodged ation to an interest.	25 26
		in re	ther caveat with the same caveator can never be lodged lation to the interest on the same, or substantially the , grounds as the grounds stated in the original caveat s—	27 28 29 30
		(a)	the consent of each holder of the GHG authority the subject of the caveat has been lodged with the caveat; or	31 32

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			(b)		leave of a court of competent jurisdiction to lodge further caveat has been granted.	1 2
	'355K	Cor	-	satio	on for lodging caveat without reasonable	3 4
			with	out re	who lodges a caveat in relation to a GHG authority easonable cause is liable to compensate anyone else rs loss or damage because of the caveat.'.	5 6 7
Clause	147	Am	endn	nent	of s 370 (Joint holders of a GHG authority)	8
			Secti	ion 3'	70(2)(a)—	9
			omit,	, inse	rt—	10
			'(a)	appı	application is made for a GHG authority, or for roval of an assessable transfer relating to a GHG tority, for more than 1 proposed holder or transferee;	11 12 13 14
Clause	148				of s 411 (Place for making applications, uments or making submissions)	15 16
		(1)	Secti	ion 4	11, heading, after 'Place'—	17
			inser	rt—		18
			or v	vay'.		19
		(2)	Secti	ion 4	11(2)—	20
			omit,	, inse	rt—	21
		'(2)		appli n only	cation, document or submission may be made or	22 23
			(a)	at th	ne following place—	24
				(i)	the office of the department provided for under the relevant approved form for that purpose;	25 26
				(ii)	if the relevant approved form does not make provision as mentioned in subparagraph (i) or if	27 28

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			there is no relevant approved form—the office of the department notified on the department's website; or	1 2 3
			(b) in the way prescribed under a regulation.	4
		'(3)	Without limiting subsection (2)(b), the way prescribed under a regulation may include making or giving the application, document or submission at another place.	5 6 7
		'(4)	This section does not apply to the following—	8
			(a) the making of an application to the Land Court;	9
			(b) the giving of a document that, under this Act, must be given in the required way for giving reports to the chief executive.'.	10 11 12
lause	149	Re	placement of ss 412 and 413	13
			Sections 412 and 413—	14
			omit, insert—	15
	'412	Re	quirements for making an application	16
		'(1)	The Minister must refuse to receive or process a purported application, other than to the Land Court, not made under the requirements under this Act for making the application.	17 18 19
		'(2)	However, the Minister may decide to allow the application to proceed and be decided as if it did comply with the requirements if the Minister is satisfied the application substantially complies with the requirements.	20 21 22 23
		'(3)	If the Minister decides to refuse to receive or process the purported application—	24 25
			(a) the Minister must give the applicant written notice of the decision and the reasons for it; and	26 27
			(b) the chief executive must refund the application fee to the applicant.	28 29

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413	Re	quest to applicant about application	1
	'(1)	notice, require the applicant to do all or any of the following	2 3 4
			5
		department additional information about, or relevant to,	7
		Example—	1(
		require a document, prepared by an appropriately qualified person, independently verifying geological or predictive migration data given in the proposed work program or	11 12 13 14
		department an independent report by an appropriately qualified person, or a statement or statutory declaration,	16 17 18
		(i) any information included in the application;	20
		•	21 22
		applicant meets the relevant capability criteria	23 24 25
	'(2)	authority, a required document may include a survey or resurvey of the area of the proposed authority carried out by a person who is a cadastral surveyor under the <i>Surveyors Act</i>	26 27 28 29
	'(3)	* * * * * * * * * * * * * * * * * * * *	31 32
			33 34

		(b)	if the applicant is a corporation—to be made for the applicant by an executive officer of the applicant.	1 2			
	'(4)	preve	giving of a statement for subsection (1)(c) does not ent the chief executive from also requiring a statutory tration for the subsection.	3 4 5			
	'(5)		applicant must bear any costs incurred in complying with otice.	6 7			
	'(6)		chief executive may extend the period for complying with otice.	8 9			
	'(7)	In thi	is section—	10			
		appli	cation does not include an application to the Land Court.	11			
		infor	mation includes a document.	12			
'413A Refusing application for failure to comply with request							
		'The	Minister may refuse an application if—	15			
		(a)	a notice under section 413 has been given for the application; and	16 17			
		(b)	the period stated in the notice for complying with it has ended; and	18 19			
		(c)	the request has not been complied with to the chief executive's satisfaction.	20 21			
'413B		ice to licati	o progress GHG authority or renewal on	22 23			
	'(1)	renev do a anoth	Minister may by notice require an applicant for, or to w, a GHG authority to, within a stated reasonable period, ny thing required of the applicant under this Act or her Act to allow the application to be decided or the prity to be granted or renewed.	24 25 26 27 28			
	'(2)		ever, the period for complying with the notice must be at 20 business days after the notice is given.	29 30			

		'(3)	The Minister may extend the period for complying with the notice.	1 2
		'(4)	The Minister may refuse the application if the applicant does not comply with the requirement.'.	3 4
lause	150	Am	nendment of s 427 (Practice manual)	5
		(1)	Section 427(3)(b) and (c)—	6
			omit, insert—	7
			'(b) the person gives the information—	8
			(i) at the place or in the way permitted under the manual; or	9 10
			(ii) at the place or in the way the information would be required to be given under section 411 if the information were a document;'.	11 12 13
		(2)	Section 427(4)—	14
			omit.	15
		(3)	Section 427(5) and (6)—	16
			renumber as section 427(4) and (5).	17
		(4)	Section 427(5), as renumbered, 'subsection (5)'—	18
			omit, insert—	19
			'subsection (4)'.	20
lause	151	Am	nendment of s 429 (Regulation-making power)	21
			Section 429(2)—	22
			insert—	23
			'(c) be made about the way an application, document or submission must be made or given for section 411(2)(b), or the way a report must be given for section 255(2)(b), including, for example—	24 25 26 27

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				(i)	practices and procedures for lodgement of applications and other documents; and	1 2
				(ii)	methods for acknowledging receipt of documents; and	3 4
				(iii)	methods for acceptance of the lodgement of documents; and	5 6
				(iv)	the time at which a document is taken to have been lodged, but only to the extent that this Act does not provide otherwise; or	7 8 9
			(d)	-	iring lodgement of a hard copy of the application, ment or submission.'.	10 11
lause	152	Ins	ertior	of r	new ch 8, pt 3, div 3	12
			Chap	ter 8	, part 3—	13
			inser	t—		14
	'Div	ision	3		Transitional provisions for	15
					amendments in amending Act	16
					commencing by proclamation	17
	'444		decid iling	ed a	oplications for approval of particular	18 19
		'(1)			on applies to an application for approval of a third sfer—	20 21
			(a)		e, before the commencement, under former chapter art 14, division 3; and	22 23
			(b)	not o	decided before the commencement.	24
		'(2)	form	er ch	ster may continue to deal with the application under apter 5, part 14, division 3 as if the division had not alled under the amending Act.	25 26 27
		'(3)	In th	is sec	tion—	28

		<i>third party transfer</i> has the meaning given by former section 347.	1 2
'445		ciding applications for approval of assessable nsfers until commencement of particular provisions	3 4
	'(1)	This section applies until the commencement of the <i>Environmental Protection Act 1994</i> , chapter 5A, part 4 as inserted by the <i>Environmental Protection (Greentape Reduction) and Other Legislation Amendment Act 2012</i> .	5 6 7 8
	'(2)	Former section 353(2)(a) continues in force instead of section 354(4)(b), as inserted by the amending Act, for deciding whether to give an approval of an assessable transfer.	9 10 11
'446		commenced appeals about refusal to approve ticular dealing	12 13
	'(1)	This section applies to a person if—	14
		(a) before the commencement, the person could appeal to the Land Court under section 395 in relation to a refusal to approve a third party transfer under former section 353; but	15 16 17 18
		(b) the person had not started the appeal before the commencement.	19 20
	'(2)	Despite the amendment of schedule 1 by the amending Act, the person continues to be a person who may start an appeal under section 395, subject to sections 396 and 397.	21 22 23
'447		inished appeals about refusal to approve ticular dealing	24 25
	'(1)	This section applies if, before the commencement—	26
		(a) a person started an appeal under section 397 in relation to a refusal to approve an assessable transfer under former section 353; and	27 28 29
		(b) the Land Court had not yet decided the appeal.	30

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		'(2)	The Land Court may continue, under chapter 6, part 3, to grant a stay of the decision being appealed, and hear and decide the appeal.'.	1 2 3
Clause	153	Am	nendment of sch 1 (Decisions subject to appeal)	4
			Schedule 1, entry for section 353—	5
			omit, insert—	6
		' 354	refusal to approve an assessable transfer'.	7
Clause	154	Am	nendment of sch 2 (Dictionary)	8
		(1)	Schedule 2, definitions dealing and third party transfer—	9
			omit.	10
		(2)	Schedule 2—	11
			insert—	12
			'apply, in relation to making an application, has the meaning affected by section 411.	13 14
			assessable transfer, for chapter 5, part 14, see section 348(2).	15
			associated agreement, for chapter 5, part 14A, see section 355B.	16 17
			dealing, with a GHG authority, see section 346.	18
			<i>give</i> , a document to the Minister or the chief executive, has the meaning affected by section 411.	19 20
			<i>indicative approval</i> , of an assessable transfer, see section 352(1)(a).	21 22
			make submissions has the meaning affected by section 411.	23
			<i>non-assessable transfer</i> , for chapter 5, part 14, see section 348(1).'.	24 25

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	Part	t 4 Amendment of Mineral Resources Act 1989	1 2
Clause	155	Act amended	3
		This part amends the Mineral Resources Act 1989.	4
		Note—	5
		See also the amendments in—	6
		(a) chapter 2, part 5; and	7
		(b) chapter 4, part 1; and	8
		(c) schedules 1 to 3.	9
Clause	156	Insertion of new s 6D	10
		After section 6C—	11
		insert—	12
	'6D	Types of authority under Act	13
		'The types of authority under this Act are—	14
		(a) a prospecting permit; and	15
		(b) a mining claim; and	16
		(c) an exploration permit; and	17
		(d) a mineral development licence; and	18
		(e) a mining lease.'.	19
Clause	157	Amendment of s 10AA (Joint holders of mining tenement)	20
		(1) Section 10AA(2)(a)—	21
		omit, insert—	22
		'(a) an application is made for a mining tenement, or for approval of an assessable transfer for a mining tenement or an application transfer, for more than 1 proposed holder or transferee; and'.	23 24 25 26

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		(2)	Sect	ion 10AA(2), 'assignees'—	1			
			omit	t, insert—	2			
			'tran	asferees'.	3			
Clause	158	to r	Amendment of s 10A (Extension of certain entitlements to registered native title bodies corporate and registered native title claimants)					
				ion 10A(3), 'sections 34, 96(11), 125, 198(10), 231(6), (13) and 317'—	7 8			
			omit	t, insert—	9			
			'sect	tions 34, 125, 231(9) and 317'.	10			
Clause	159			ement of s 63 (Priority of applications for grant of claims)	11 12			
			Sect	ion 63—	13			
			omit	t, insert—	14			
	'63	Pric	ority	of mining claim applications	15			
		'(1)	clair	lications made under this Act for the grant of mining ms for the same land must be considered and decided ording to the day on which they are lodged.	16 17 18			
		'(2)	If th	e applications were lodged on the same day—	19			
			(a)	they take the priority the mining registrar decides, after considering the relative merits of each application; and	20 21			
			(b)	the mining registrar must give each applicant a written notice stating there is competition for priority between the applicant's application and another application or other applications lodged on the same day as the day on which the applicant's application was lodged.'.	22 23 24 25 26			
Clause	160	Ins	ertio	n of new s 71A	27			
			Afte	r section 71—	28			

[s 161]

		insert—					
٤٠	71A	Objection may be withdrawn					
		'(1) An objection to an application for a mining claim may withdrawn by the objector giving written notice of withdrawal to—					
			(a) the mining registrar; and	6			
			(b) if the objection has been referred to the Land Court under section 72—	7 8			
			(i) the Land Court; and	9			
			(ii) the applicant.	10			
		'(2)	A withdrawal of an objection can not be revoked.'.	11			
Clause 1	161		nendment of s 72 (Referral to Land Court of application displayed)	12 13			
			Section 72(6)—	14			
			omit, insert—	15			
		' (6)	In this section—	16			
			properly made objection means an objection—	17			
			(a) lodged under section 71; and	18			
			(b) for which section 71(4) has been complied with; and	19			
			(c) that has not been withdrawn.'.	20			
Clause 1	162	Am	endment of s 81 (Conditions of mining claim)	21			
		(1)	Section 81(1)(b)—	22			
			omit.	23			
		(2)	Section 81(1)(c) to (o)—	24			
			renumber as section 81(1)(b) to (n).	25			
		(3)	Section 81(5), 'subsection (1)(e), (g)(ii) and (l)'—	26			

[s 163]

			omit, insert—	1
				1
			'subsection (1)(d), (f)(ii) and (k)'.	2
Clause	163	Am	nendment of s 91 (Initial term of mining claim)	3
		(1)	Section 91(2)—	4
			renumber as section 91(4).	5
		(2)	Section 91(1)—	6
			omit, insert—	7
		'(1)	The initial term of a mining claim is the period not greater than 5 years approved by the mining registrar, unless the claim is sooner terminated.	8 9 10
		'(2)	Despite subsection (1), the term of the mining claim must not be for a period longer than the period for which compensation has been agreed or determined under section 85 or 86.	11 12 13
		'(3)	The initial term of a mining claim commences on the first day of the month that next follows the day the mining claim is granted.'.	14 15 16
Clause	164	Am	nendment of s 93 (Renewal of mining claim)	17
		(1)	Section 93(4) to (9)—	18
			renumber as section 93(7) to (12).	19
		(2)	Section 93(3)—	20
			omit, insert—	21
		'(3)	Subsection (4) applies for an application for renewal of a mining claim if—	22 23
			(a) if the application relates to a mining claim subject to a condition that the holder is not entitled to have the mining claim renewed—	24 25 26
			(i) the mining registrar is satisfied the mining claim should be renewed; and	27 28

		(ii)	if the condition was imposed by the Governor in Council—the Governor in Council consents to the renewal; and	1 2 3		
		(iii)	if the condition was imposed by the Land Court—the Land Court consents to the renewal; and	4 5 6		
	(b)	the 1	mining registrar is satisfied—	7		
		(i)	the holder has complied with the conditions of the mining claim; and	8 9		
		(ii)	the holder has complied with this Act and other mining legislation applicable to the holder relating to the mining claim; and	10 11 12		
		(iii)	the area of the mining claim still contains workable quantities of mineral or mineral bearing ore.	13 14		
'(4)	a rei	newal	ng registrar must, subject to part 14, division 5, grant of the mining claim in the name of the holder for a rm not greater than 5 years.	15 16 17		
'(5)	The	grant	must be subject to—	18		
	(a)	the o	conditions of the mining claim; and	19		
	(b)	any	other conditions determined by the mining registrar.	20		
'(6)	Despite subsection (4), the further term of the mining claim must not be for a period longer than the period for which compensation has been agreed or determined under section 85 or 86.'.					
(3)	Sect	ion 93	3(7), as renumbered, 'subsection (3)'—	25		
	omit	, inse	rt—	26		
	ʻsub	sectio	on (4)'.	27		
(4)	Sect	ion 93	3(8), as renumbered, 'subsection (3)'—	28		
	omit	, inse	rt—	29		
	ʻsub	sectio	on (5)'.	30		

[s 165]

Clause	165		nendment of s 93D (Renewal of claim must be in name last recorded assignee)	1 2
		(1)	Section 93D, 'assignee'—	3
			omit, insert—	4
			'transferee'.	5
		(2)	Section 93D(1), 'an assignment of a mining claim is approved and recorded under section 96(6)'—	6 7
			omit, insert—	8
			'a transfer of a mining claim is registered under section 318AAT'.	9 10
		(3)	Section 93D(2), 'assignment approved and recorded'—	11
			omit, insert—	12
			'transfer registered'.	13
Clause	166	Om	nission of ss 96–102	14
			Sections 96 to 102—	15
			omit.	16
Clause	167	Am	nendment of s 105 (Mining other minerals)	17
		(1)	Section 105(4) to (6)—	18
			renumber as section 105(5) to (7).	19
		(2)	Section 105(3)—	20
			omit, insert—	21
		'(3)	The application and any other application for the grant of a mining lease for the same minerals must be considered and decided according to the day on which they are lodged.	22 23 24
		' (4)	If the applications were lodged on the same day—	25
			(a) they take the priority the Minister decides, after considering the relative merits of each application; and	26 27

[s 168]

			(b)	the mining registrar must give each applicant a written notice stating there is competition for priority between the applicant's application and another application, or other applications, lodged on the same day as the day on which the applicant's application was lodged.'.	1 2 3 4 5
Clause	168			ment of s 108 (Abandonment of application for claim)	6 7
			Sect	ion 108(2), from 'on'—	8
			omit	t, insert—	9
			'on-	_	10
			(a)	if the application has been referred to the Land Court under section 72—the Land Court; and	11 12
			(b)	all other persons on whom the applicant was required under this Act to give a copy of the certificate of public notice for the mining claim.'.	13 14 15
Clause	169		nendr rmit)	ment of s 129 (Entitlements under exploration	16 17
		(1)	Sect	ion 129(1)(a), 'exploration;'—	18
			omit	t, insert—	19
			'exp	loration; and'.	20
		(2)	Sect	ion 129(1)(b)—	21
			omit	t, insert—	22
			'(b)	the holder of the permit may, subject to compliance with this Act, have considered for grant, in priority to all other persons, an application for the grant of a mineral development licence or mining lease for all or part of the area of the permit; and	23 24 25 26 27
			(c)	the holder of the permit may enter the area of the permit for either or both of the following purposes—	28 29

					•	g all acts necessary to comply with this Act for eplication mentioned in paragraph (b);	1 2		
				Ε	Exam	ple for paragraph (c)(i)—	3		
					mir ent	e holder of the permit wishes to apply for the grant of a ning lease for the area of the permit. The holder may be the area to mark out the boundary of the area under tion 240.	4 5 6 7		
				n	nent	e application or EIS relates to an application ioned in paragraph (b), doing all acts ssary to comply with—	8 9 10		
				((A)	an application for an environmental authority under the Environmental Protection Act; or	11 12		
				(B)	that Act for an EIS; or	13		
				((C)	the State Development and Public Works Organisation Act 1971 for an EIS.	14 15		
				E	Exam	ple for paragraph (c)(ii)—	16		
					mir wis mir Env area	cholder of the permit wishes to apply for the grant of a sing lease for the area of the permit. The holder also hes to apply for an environmental authority for a sing activity that relates to the mining lease under the vironmental Protection Act. The holder may enter the a to carry out an environmental assessment for the ironmental authority application under the vironmental Protection Act, section 125(1)(1).'.	17 18 19 20 21 22 23 24		
lause	170					131 (Restriction on grant of exploration e sub-block)	25 26		
			Section	on 131			27		
			omit,	insert-			28		
	'131	Wh	Who may apply						
		'(1)		_	-	son may apply for an exploration permit (the t) other than for a sub-block—	30 31		
					atio	ch a current exploration permit authorises in for a mineral for which the proposed permit or	32 33 34		

for which the proposed permit is sought and less than				1 2 3 4 5
		(i)	the earlier permit's area; or	6
		(ii)	if the earlier permit has ended—the former earlier permit's area; or	7 8
	(c)	perr	nit application if the earlier application was for a	9 10 11
		(i)	the earlier application has not been decided; or	12
		(ii)	if the earlier application has been refused or abandoned—less than 2 months has passed since the end of the month in which the earlier application was refused or abandoned.	13 14 15 16
		permit for a sub-block (the relevant sub-block) in	17 18 19	
	(a)			20 21
	(b)	perr	mit under section 161(1) and the application for the bosed permit relates to land including the relevant	22 23 24
		sub-	-block.	25
'(3)	prop an	pite si osed explo	block. ubsection (1)(b), an eligible person may apply for a permit for a sub-block over which the person held ration permit the person had surrendered to be further exploration permit for the sub-block.'.	25 26 27 28 29
	prop an o gran	pite so posed explorated a	ubsection (1)(b), an eligible person may apply for a permit for a sub-block over which the person held ration permit the person had surrendered to be	26 27 28
	prop an o gran	pite supposed explorated a	ubsection (1)(b), an eligible person may apply for a permit for a sub-block over which the person held ration permit the person had surrendered to be further exploration permit for the sub-block.'.	26 27 28 29
	'(2)	(c) (c) (2) Desprop the a (a)	for y more the second the second the second the second the second the area of the second the second the area of th	 earlier permit) authorising the exploration for a mineral for which the proposed permit is sought and less than 2 months has passed since the end of the month in which the sub-block ceased to be in— the earlier permit's area; or if the earlier permit has ended—the former earlier permit's area; or that is or has been the subject of an earlier exploration permit application if the earlier application was for a mineral for which the proposed permit is sought and— the earlier application has not been decided; or if the earlier application has been refused or abandoned—less than 2 months has passed since the end of the month in which the earlier application was refused or abandoned. Despite subsection (1)(a), an eligible person may apply for a proposed permit for a sub-block (the relevant sub-block) in the area of a current exploration permit if— the person is the holder of the current exploration permit; and the person purports to surrender the current exploration permit under section 161(1) and the application for the proposed permit relates to land including the relevant

Clause

[s 172]

Clause	172	wit	hin 2	mor	s 135 (No application for exploration permit of land ceasing to be subject to permit)	1 2 3
			Sect	ion 1	35—	4
			omit	•		5
Clause	173				of s 139 (Periodic reduction in land covered on permit)	6 7
		(1)	Sect	ion 1	39(1), from 'reduced—'—	8
			omit	, inse	rt—	9
			ʻredi	iced-	_	10
			(a)	•	40% by the end of the first 3 years after the permit is nted; and	11 12
			(b)	•	a further 50% of the remaining area of the permit by end of the first 5 years after the permit is granted;	13 14 15
			(c)	eacl	n time the permit is renewed—	16
				(i)	by a further 40% of the remaining area of the permit by the end of the first 3 years after the day the renewed permit started; and	17 18 19
				(ii)	by a further 50% of the remaining area of the permit by the end of the first 5 years after the day the renewed permit started.	20 21 22
			Note-	_		23
			See	e section	on 147D.'.	24
		(2)	Sect	ion 1	39(1A)—	25
			omit	•		26
Clause	174	Am	nendn	nent	of s 141 (Conditions of exploration permit)	27
		(1)	Sect	ion 1	41(1)(e)—	28
			omit			29

[s 175]

		(2) Section 141(1)(f) and (fa)—	1
		renumber as section 141(1)(e) and (f).	2
Clause	175	Omission of s 147AA (Minister may request information)	3
Oluuoo		Section 147AA—	4
		omit.	5
Clause	176	Amendment of s 147C (Continuation of permit while application being dealt with)	6 7
		(1) Section 147C(3)(b), from 'information' to 'section 147AA(2)'—	8 9
		omit, insert—	10
		'action that must be taken under section 386K(1)'.	11
		(2) Section 147C(4), definition <i>outstanding request application</i> , paragraph (b)(i), (ii) and (iii)—	12 13
		omit, insert—	14
		'(i) the chief executive has given a notice under section 386J(1); and	15 16
		(ii) the period to comply with the notice under section 386K(1) ends after the permit expiry day; and	17 18
		(iii) the notice has not been complied with.'.	19
Clause	177	Amendment of s 147F (Renewal of permit must be in name of last recorded assignee)	20 21
		(1) Section 147F, 'assignee'—	22
		omit, insert—	23
		'transferee'.	24
		(2) Section 147F(1), 'an assignment of an exploration permit is approved and recorded under section 151(5)'—	25 26
		omit, insert—	27

s	1	78]	

		'a transfer of an exploration permit is registered under section 318AAT'.	1 2
		(3) Section 147F(2), 'assignment approved and recorded'—	3
		omit, insert—	4
		'transfer registered'.	5
Clause	178	Omission of ss 151–158	6
		Sections 151 to 158—	7
		omit.	8
Clause	179	Amendment of s 160 (Contravention by holder of exploration permit)	9 10
		Section 160(6), 'interest recorded pursuant to section 158'—	11
		omit, insert—	12
		'associated agreement recorded in the register under part 7AAAC'.	13 14
Clause	180	Omission of s 183A (Minister may request information)	15
		Section 183A—	16
		omit.	17
Clause	181	Amendment of s 193 (Rental payable on mineral development licence)	18 19
		Section 193(5)(a), 'interest recorded pursuant to section 205'—	20 21
		omit, insert—	22
		'associated agreement recorded in the register under part 7AAAC'.	23 24

[s 182]

Clause	102	licence)	2
		(1) Section 194(1)(e)—	3
		omit.	4
		(2) Section 194(1)(f) and (fa)—	5
		renumber as section 194(1)(e) and (f).	6
Clause	183	Omission of s 197AA (Minister may request information)	7
		Section 197AA—	8
		omit.	9
Clause	184	Amendment of s 197C (Continuation of licence while application being dealt with)	10 11
		(1) Section 197C(3)(b), from 'information' to 'section 197AA(2)'—	12 13
		omit, insert—	14
		'action that must be taken under section 386K(1)'.	15
		(2) Section 197C(4), definition <i>outstanding request application</i> , paragraph (b)(i), (ii) and (iii)—	16 17
		omit, insert—	18
		'(i) the chief executive has given a notice under section 386J(1); and	19 20
		(ii) the period to comply with the notice under section 386K(1) ends after the licence expiry day; and	21 22
		(iii) the notice has not been complied with.'.	23
Clause	185	Amendment of s 197F (Renewal of licence must be in name of last recorded assignee)	24 25
		(1) Section 197F, 'assignee'—	26
		omit, insert—	27

[s 186]

			'transferee'.	1
		(2)	Section 197F(1), 'an assignment of a mineral development licence is approved and recorded under section 198(6)'—	2 3
			omit, insert—	4
			'a transfer of a mineral development licence is registered under section 318AAT'.	5 6
		(3)	Section 197F(2), 'assignment approved and recorded'—	7
			omit, insert—	8
			'transfer registered'.	9
Clause	186	Om	ission of ss 198–205	10
			Sections 198 to 205—	11
			omit.	12
Clause	187		endment of s 209 (Contravention by holder of mineral relopment licence)	13 14
			Section 209(6), 'interest recorded pursuant to section 205'—	15
			omit, insert—	16
			'associated agreement recorded in the register under part 7AAAC'.	17 18
Clause	188		endment of s 231G (Conditions of mineral relopment licence (194))	19 20
		(1)	Section 231G(1)(e), 'assign'—	21
			omit, insert—	22
			'transfer'.	23
		(2)	Section 231G(1)(f), ', and in the way,'—	24
			omit.	25

[s 189]

Clause	189	Amendment of s 231I (Requirements for assigning or mortgaging mineral development licences (198))	1 2
		(1) Section 231I, heading, 'assigning'—	3
		omit, insert—	4
		'transferring'.	5
		(2) Section 231I, heading, '(198)'—	6
		omit.	7
		(3) Section 231I(1), 'section 198.'—	8
		omit, insert—	9
		'part 7AAAB, divisions 2 and 3.'.	10
		(4) Section 231I(2), 'assigned'—	11
		omit, insert—	12
		'transferred'.	13
		(5) Section 231I(2), 'assignment'—	14
		omit, insert—	15
		'transfer'.	16
Clause	190	Amendment of s 234 (Governor in Council may grant mining lease)	17 18
		Section 234, 'Governor in Council'—	19
		omit, insert—	20
		'Minister'.	21
Clause	191	Replacement of s 238 (Mining lease over surface of reserve or land near a dwelling house)	22 23
		Section 238—	24
		omit, insert—	25

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[s 192]

	'238	Mining lease over surface of restricted land						
		'(1)	A mining lease may be granted over the surface of land that was restricted land when the application for the lease was lodged only if—	2 3 4				
			(a) the owner of the land where the relevant permanent building, or relevant feature, is situated, consents in writing to the application; and	5 6 7				
			(b) the applicant lodges the consent with the mining registrar before the last objection day ends.	8 9				
		'(2)	A consent given for subsection (1) can not be withdrawn.'.	10				
lause	192	Om	nission of ss 245A and 247	11				
			Sections 245A and 247—	12				
			omit.	13				
lause	193		placement of s 251 (Priority of applications for grant of ning lease)	14 15				
			Section 251—	16				
			omit, insert—	17				
	'251	Pri	ority of mining lease applications	18				
		'(1)	Applications made under this Act for the grant of mining leases for the same land must be considered and decided according to the day on which they are lodged.	19 20 21				
		'(2)	If 2 or more applications are lodged on the same day—	22				
			(a) they take the priority the Minister decides, after considering the relative merits of each application; and	23 24				
			(b) the mining registrar must give each applicant a written notice stating there is competition for priority between the applicant's application and another application, or other applications, lodged on the same day as the day on which the applicant's application was lodged.'.	25 26 27 28 29				

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C

[s 194]

Clause	194	Insertion of new s 261	1
		After section 260—	2
		insert—	3
	'261	Objection may be withdrawn	4
		'(1) An objection to an application for a mining lease may be withdrawn by the objector giving written notice of the withdrawal to—	5 6 7
		(a) the mining registrar; and	8
		(b) if the objection has been referred to the Land Court under section 265—	9 10
		(i) the Land Court; and	11
		(ii) the applicant.	12
		'(2) A withdrawal of an objection can not be revoked.'.	13
Clause	195	Amendment of s 265 (Referral of application and objections to Land Court)	14 15
		(1) Section 265(5)—	16
		omit, insert—	17
		'(5) If the Land Court fixes a date for the hearing and all properly made objections are withdrawn before the hearing starts, the Land Court may remit the matter to the mining registrar.'.	18 19 20
		(2) Section 265—	21
		insert—	22
		'(8) In this section—	23
		properly made objection means an objection lodged under section 260 that has not been withdrawn.'.	24 25
Clause	196	Amendment of s 269 (Land Court's recommendation on hearing)	26 27
		(1) Section 269(1)—	28

			inse	rt—		1
			'Note	<u>:</u> —		2
				r other 60.	relevant provisions about forwarding documents, see section	3 4
		(2)	Sect	ion 20	59(2)—	5
			omit	, inse	rt—	6
		'(2)		subse ist of	ction (1)(d), the Land Court's recommendation must	7 8
			(a)		commendation to the Minister that the application be ated or rejected in whole or in part; and	9 10
			(b)	rese to th	re application relates to land that is the surface of a rve and the owner of the reserve has not consented he grant of a mining lease over the surface area, the owing—	11 12 13 14
				(i)	a recommendation to the Minister as to whether the Governor in Council should consent to the grant over the surface area;	15 16 17
				(ii)	any conditions to which the mining lease should be subject.'.	18 19
Clause	197				t of s 271 (Minister to consider application nining lease)	20 21
			Sect	ion 2'	71—	22
			omit	, inse	rt—	23
	'271	Cri	teria	for d	eciding mining lease application	24
					lering an application for the grant of a mining lease, ter must consider—	25 26
			(a)	any and	Land Court recommendation for the application;	27 28
			(b)	the	matters mentioned in section 269(4); and	29

[s 197	,
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	(c) any native title issues decision made by the tribunal under part 17, division 4 or any substituted decision made by the Minister under part 17, division 4 in overruling the tribunal's decision.	1 2 3 4			
'271A Dec	ciding mining lease application	5			
'(1)	The Minister may, after considering the criteria under section 271 for a mining lease application, decide to—	6 7			
	(a) grant the applicant a mining lease for the whole or part of the land in the application; or	8 9			
	(b) reject the application; or	10			
	(c) refer the matter to the Land Court to conduct a hearing or further hearing on the application generally or on specific matters raised by the Minister.	11 12 13			
'(2)	However, a mining lease may only be granted for land that is the surface of a reserve if—	14 15			
	(a) the owner of the land has given written consent to the grant over the surface area and the applicant has lodged the consent with the mining registrar; or	16 17 18			
	(b) the Governor in Council has consented to the grant over the surface area.	19 20			
	Note—	21			
	If the application relates to acquired land, see also section 10AAC.	22			
'(3)	If a mining lease is granted for only part of the land, the application is taken to have been rejected for the rest of the land.				
'271B Ste	ps to be taken after application decided	26			
'(1)	This section applies if a mining lease is rejected in whole or in part or the Minister refers the matter to the Land Court (the <i>referral</i>).	27 28 29			

[s 198]

		'(2)	The Minister must, as soon as practicable, give the applicant a written notice stating the rejection or the referral and the reasons for it.'.	1 2 3
Clause	198	Am	nendment of s 276 (General conditions of mining lease)	4
		(1)	Section 276(1)(e)—	5
			omit.	6
		(2)	Section 276(1)(f) to (n)—	7
			renumber as section 276(1)(e) to (m).	8
		(3)	Section 276(1)(e), as renumbered, 'as prescribed'—	9
			omit, insert—	10
			'as required under this Act'.	11
		(4)	Section 276(1)(m), as renumbered, and (1A), 'Governor in Council'—	12 13
			omit, insert—	14
			'Minister'.	15
		(5)	Section 276(2), 'Governor in Council may, on the recommendation of the Minister,'—	16 17
			omit, insert—	18
			'Minister may'.	19
		(6)	Section 276(2), 'subsection (1)(c) and (i)'—	20
			omit, insert—	21
			'subsection (1)(c) and (h)'.	22
Clause	199	Am	nendment of s 284 (Initial term of mining lease)	23
		(1)	Section 284(2)—	24
			renumber as section 284(4).	25
		(2)	Section 284(1)—	26

[s 200]

			omit, insert—	1
		'(1)	The initial term of a mining lease is the period approved by the Minister, unless the lease is sooner terminated.	2 3
		'(2)	Despite subsection (1), the term of the mining lease must not be for a period longer than the period for which compensation has been agreed or determined under section 279, 281 or 282.	4 5 6
		'(3)	The initial term of a mining lease commences on the first day of the month that next follows the day the mining lease is granted.'.	7 8 9
Clause	200		nendment of s 285 (Mining lease may be specified it is trenewable)	10 11
		(1)	Section 285(1) and (2)—	12
			omit, insert—	13
		'(1)	Subsection (2) applies if the Minister is satisfied the land the subject of an application for grant or renewal of a mining lease is, or will be, required for some purpose other than mining.	14 15 16 17
		'(2)	The Minister may grant the lease or renewal subject to a condition that the holder is not entitled to have the mining lease renewed or further renewed.'.	18 19 20
		(2)	Section 285(3), from 'referred' to 'therefor'—	21
			omit, insert—	22
			'under subsection (2), the Minister must give written notice of the reasons for the decision'.	23 24
Clause	201		nission of s 286AA (Mining registrar may request ormation)	25 26
			Section 286AA—	27
			omit.	28

Clause	202	Am	mendment of s 286A (Decision on application)				
		(1)	Section 286A(1), from 'Governor in Council' to 'Minister is'—	2 3			
			omit, insert—	4			
			'Minister may grant an application for the renewal of a mining lease if'.	5 6			
		(2)	Section 286A(3) to (8)—	7			
			renumber as section 286A(4) to (9).	8			
		(3)	Section 286A(2)—	9			
			omit, insert—	10			
		'(2)	Subsection (3) applies if—	11			
			(a) the application relates to land that is the surface of a reserve; and	12 13			
			(b) the Governor in Council's consent was given to the grant of the mining lease; and	14 15			
			(c) the owner of the reserve does not give written consent to the renewal.	16 17			
		'(3)	Despite subsection (1), the Minister can not grant the application if the Governor in Council has not consented to the renewal.'.	18 19 20			
		(4)	Section 286A(4), (5)(b) and (6), as renumbered, 'Governor in Council'—	21 22			
			omit, insert—	23			
			'Minister'.	24			
		(5)	Section 286A(6), as renumbered, 'subsection (4)'—	25			
			omit, insert—	26			
			'subsection (5)'.	27			
		(6)	Section 286A(8), as renumbered, 'subsection (6)(b)'—	28			
			omit, insert—	29			

[s 203]

		'subsection (7)(b)'.	1
		(7) Section 286A(9)(b), as renumbered—	2
		omit, insert—	3
		'(b) if the decision is to grant the renewal on conditions or refuse the renewal—the reasons for the decision.'.	4 5
Clause	203	Amendment of s 286F (Renewal of lease must be in name of last recorded assignee)	6 7
		(1) Section 286F, 'assignee'—	8
		omit, insert—	9
		'transferee'.	10
		(2) Section 286F(1), 'an assignment of a mining lease is approved and recorded under section 300(8)'—	11 12
		omit, insert—	13
		'a transfer of a mining lease is registered under section 318AAT'.	14 15
		(3) Section 286F(2), 'assignment approved and recorded'—	16
		omit, insert—	17
		'transfer registered'.	18
Clause	204	Amendment of s 289 (Mining registrar may issue instrument of mining lease)	19 20
		Section 289(1), 'Governor in Council'—	21
		omit, insert—	22
		'Minister'.	23
Clause	205	Amendment of s 294 (Variation of conditions of mining lease)	24 25
		(1) Section 294(1)—	26

s	206	
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			omit	, insert—	1
		'(1)		conditions to which a mining lease is subject may be ed by the Minister if—	2 3
			(a)	the varied conditions are not inconsistent with this Act; and	4 5
			(b)	the holder of the mining lease gives the Minister written agreement.'.	6 7
		(2)	Sect	ion 294(2) and (3), 'Governor in Council'—	8
			omit	, insert—	9
			'Mir	nister'.	10
Clause	206			nent of s 295 (Variation of mining lease for y etc.)	11 12
			Sect	ion 295(1)—	13
			omit	, insert—	14
		'(1)		Minister may vary a mining lease for all or any of the wing reasons—	15 16
			(a)	the boundaries and area of the mining lease have been more accurately worked out and described by survey or another method approved by the Minister;	17 18 19
			(b)	the lease is contiguous to another mining lease and—	20
				(i) the holders of the mining leases have agreed to exchange areas adjoining a part of a boundary common to both mining leases; and	21 22 23
				(ii) the Minister has approved the exchange;	24
			(c)	new facts have arisen since the grant of the mining lease that satisfy the Minister that the variation should be made to more accurately reflect the holder's entitlements under the lease.'.	25 26 27 28

[s 207]

Clause	207			nent of s 298 (Mining other minerals or use for rposes)	1 2
		(1)	Secti	ion 298(3)—	3
			omit,	insert—	4
		'(3)	mini	application and any other application for the grant of a ng lease for the same minerals must be considered and ded according to the day on which they are lodged.	5 6 7
		'(3A)	If the	e applications were lodged on the same day—	8
			(a)	they take the priority the Minister decides, after considering the relative merits of each application; and	9 10
			(b)	the mining registrar must give each applicant a written notice stating there is competition for priority between the applicant's application and another application, or other applications, lodged on the same day as the day on which the applicant's application was lodged.'.	11 12 13 14 15
		(2)	Secti	ion 298(12)(a)—	16
			omit,	insert—	17
			'(a)	conditions; and'.	18
Clause	208	Am	endn	nent of s 299 (Consolidation of mining leases)	19
		(1)	Secti	ion 299, 'Governor in Council'—	20
			omit,	insert—	21
			'Min	ister'.	22
		(2)	Secti	ion 299(8), from 'The provisions' to 'and 275'—	23
			omit,	insert—	24
				tions 232, 240, 241, 243, 245, 251 to 253, 260, 265, 266, 269, 271 to 272, 274 and 275'.	25 26
Clause	209	Om	nissio	n of ss 300–306	27
			Secti	ions 300 to 306—	28

		omit.	1
Clause	210	Amendment of s 307 (Abandonment of application for the grant of a mining lease)	2 3
		Section 307(3), from 'on'—	4
		omit, insert—	5
		'on—	6
		(a) if the application has been referred to the Land Court under section 265—the Land Court; and	7 8
		(b) all other persons on whom the applicant was required under this Act to give a copy of the certificate of public notice for the mining lease.'.	9 10 11
Clause	211	Amendment of s 316 (Mining lease for transportation through land)	12 13
		Section 316(2), 'Governor in Council may'—	14
		omit, insert—	15
		'Minister may'.	16
Clause	212	Amendment of s 318AAD (Application for grant of mining lease (245))	17 18
		(1) Section 318AAD(f)—	19
		omit.	20
		(2) Section 318AAD(g)—	21
		renumber as section 318AAD(f).	22
Clause	213	Amendment of s 318AAH (General conditions of mining lease (276)	23 24
		(1) Section 318AAH(1)(e), 'assign'—	25
		omit. insert—	26

[s 214]

			'transfer'.	1
		(2)	Section 318AAH(1)(n) and (2), 'Governor in Council'—	2
			omit, insert—	3
			'Minister'.	4
Clause	214	Am (28	nendment of s 318AAI (Initial term of mining lease 4))	5 6
			Section 318AAI(1), 'Governor in Council'—	7
			omit, insert—	8
			'Minister'.	9
Clause	215		nendment of s 318AAK (Requirements for assigning, ortgaging or subleasing mining leases (300))	10 11
		(1)	Section 318AAK, heading, 'assigning'—	12
			omit, insert—	13
			'transferring'.	14
		(2)	Section 318AAK, heading, '(300)'—	15
			omit.	16
		(3)	Section 318AAK(1), 'section 300.'—	17
			omit, insert—	18
			'part 7AAAB, divisions 2 and 3.'.	19
		(4)	Section 318AAK(2), 'assigned'—	20
			omit, insert—	21
			'transferred'.	22
		(5)	Section 318AAK(2), 'assignment'—	23
			omit, insert—	24
			'transfer'.	25

e 2	16 Ins		of new pts 7AAAB–7AAAE section 318AAM—	1 2
		insert-		3
'I	Part 7A	AAB	Dealings and transfers affecting applications for mining leases	4 5 6
"[Division	1	Preliminary	7
'3	318AAN <i>A</i>	Applica	tion of pt 7AAAB	8
	'(1)	This pa	art applies to the following mining tenements—	9
		(a) a	mining claim;	10
		(b) a	n exploration permit;	11
		(c) a	mineral development licence;	12
		(d) a	mining lease.	13
	'(2)		part also applies to the following transfers (each an ation transfer)—	14 15
		(a) a	transfer of an application for a mining lease;	16
			transfer of an interest in an application for a mining ease.	17 18
'3	318AAO [Definitio	ons for pt 7AAAB	19
		'In this	s part—	20
		assessa	able transfer see section 318AAR(2).	21
		non-as	ssessable transfer see section 318AAR(1).	22
'3	18AAP V	Vhat is	a dealing with a mining tenement	23
	'(1)	Each o	of the following is a <i>dealing</i> with a mining tenement—	24

	(a)		ansfer of the mining tenement or of a share in the ing tenement;	1 2
	(b)		ortgage over the mining tenement or over a share in mining tenement;	3 4
	(c)		lease, transfer or surrender of a mortgage mentioned aragraph (b);	5 6
	(d)		nange to the mining tenement holder's name even if holder continues to be the same person after the nge;	7 8 9
	(e)	if th	e mining tenement is a mining lease—	10
		(i)	a sublease of the mining lease;	11
		(ii)	a transfer of a sublease of the mining lease or of a share in a sublease of the mining lease.	12 13
'(2)	com	merci	we any doubt, it is declared that any transaction or ial agreement not mentioned in subsection (1) is not with a mining tenement.	14 15 16
318AAQ F	Prohi	bited	l dealings	17
	men trans	tione	ng with a mining tenement, other than a dealing d in section 318AAP(1)(e), that has the effect of an a divided part of the area of the mining tenement ted.	18 19 20 21
	Exan	ıples o	f a divided part of the area of a mining tenement—	22
	•	a par	rticular part of the surface of the area	23
	•	a par	rticular strata beneath the surface of the area	24
318AAR 1	Гуреѕ	of t	ransfers	25
'(1)			wing transfers (each a <i>non-assessable transfer</i>) do re assessment before being registered—	26 27
	(a)		ansfer of a mining tenement or of a share in a mining ement if—	28 29

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Dart 1	Amendment	of Minoral	Recoures	10Q0	a
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		(i)	the transferee is an entity having the same Australian Business Number as the entity comprising all or part of the transferor; or	1 2 3
		(ii)	part of one holder's share in the mining tenement will be transferred to another holder of the mining tenement;	4 5 6
	(b)		insmission by death of a mining tenement or of a e in a mining tenement;	7 8
	(c)		nsfer of a mining tenement or of a share in a mining ment by operation of law;	9 10
	(d)		nsfer of a mortgage over a mining tenement or over are in a mining tenement;	11 12
	(e)		nsfer of a sublease of a mining lease or of a share in blease of a mining lease.	13 14
'(2)	appr	oved 1	ving transfers (each an <i>assessable transfer</i>) must be by the Minister or mining registrar under division 3 y can be registered—	15 16 17
	(a)		nsfer of a mining tenement or of a share in a mining ment not mentioned in subsection (1);	18 19
	(b)	an aj	pplication transfer.	20
'Division	2		Registration generally	21
	egist sfers		on required for all dealings and application	22 23
'(1)		_	with a mining tenement or an application transfer ect until it is registered.	24 25
'(2)	A reg	gister	ed dealing takes effect on—	26
	(a)		dealing that is an assessable transfer—the day the sfer was approved under division 3; or	27 28
	(b)		nny other dealing—the day notice of the dealing was in to the chief executive under section 318AAT.	29 30

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'(3)	A registered application transfer takes effect on the day the transfer was approved under division 3.
318AAT C	Obtaining registration
'(1)	Registration of a dealing with a mining tenement, other than an assessable transfer, may be sought by giving the chief executive a notice of the dealing in the approved form.
'(2)	However, a dealing with a mining tenement prohibited under section 318AAQ can not be registered and is of no effect.
'(3)	The approved form must be accompanied by the fee prescribed under a regulation.
'(4)	Registration of an assessable transfer must be carried out by the chief executive.
	Note—
	An application transfer is an assessable dealing and must be approved by the Minister or mining registrar under division 3 before registration of the transfer.
318AAU E	Effect of approval and registration
	'The registration of a dealing with a mining tenement or application transfer, or an approval of an assessable transfer under division 3, allows the dealing or transfer to have effect according to its terms but does not of itself give the dealing or transfer any more effect or validity than it would otherwise have.
Division	Approval of assessable transfers
318AAV li	ndicative approval
'(1)	The holder of a mining tenement, an applicant for a mining lease or the holder of an interest in an application for a mining lease may, before applying for approval of an assessable

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	transfer for the mining tenement, application or interest, apply—	1 2
	(a) for an indication whether the transfer is likely to be approved (an <i>indicative approval</i>); and	3 4
	(b) if conditions are likely to be imposed on the giving of the approval—for an indication what the conditions are likely to be.	5 6 7
'(2)	The application must be—	8
	(a) made to—	9
	(i) for a transfer relating to a mining claim—the mining registrar; or	10 11
	(ii) otherwise—the Minister; and	12
	(b) in the approved form; and	13
	(c) accompanied by—	14
	(i) the information the Minister or mining registrar requires to make a decision; and	15 16
	(ii) the fee prescribed under a regulation.	17
'(3)	In deciding whether or not to give the indicative approval, the Minister or mining registrar must consider the matters mentioned in section 318AAX(2) as if the request were an application for approval of an assessable transfer.	18 19 20 21
'(4)	The Minister or mining registrar must decide whether or not to give the indicative approval and give the applicant notice of the decision.	22 23 24
'318AAW <i>i</i>	Applying for approval of assessable transfer	25
'(1)	The holder of a mining tenement may apply for approval of an assessable transfer for the mining tenement.	26 27
'(2)	An application under subsection (1) must be—	28
	(a) made to—	29

		(i)	for a transfer relating to a mining claim—the mining registrar; or	1 2
		(ii)	otherwise—the Minister; and	3
	(b)	in th	ne approved form; and	4
	(c)	acco	ompanied by—	5
		(i)	a written consent to the transfer by the proposed transferee; and	6 7
		(ii)	if the mining tenement or a share in the mining tenement is subject to a mortgage—a written consent to the transfer by the mortgagee; and	8 9 10
		(iii)	for a transfer of a share in a mining tenement—a written consent to the transfer by each person, other than the transferor, who holds a share in the mining tenement; and	11 12 13 14
		(iv)	the fee prescribed under a regulation.	15
(3)	an ar	plica	ant for a mining lease or the holder of an interest in ation for a mining lease may apply for approval of an e transfer for the application or interest.	16 17 18
(4)			cation under subsection (3) must be made to the n the approved form and be accompanied by—	19 20
	(a)		vritten consent to the transfer by the proposed sferee; and	21 22
	(b)	a wr	ritten consent to the transfer by—	23
		(i)	for the transfer of an application—each person, other than the transferor, who is an applicant for the application; or	24 25 26
		(ii)	for the transfer of an interest in an application—each person, other than the transferor, who is the holder of the interest; and	27 28 29
	(c)	the f	fee prescribed under a regulation.	30

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'(5)	However, an application under subsection (1) or (3) can not be made under this section if the proposed transferee is not an eligible person.	1 2 3
'318AAX E	Deciding application	4
'(1)	The Minister or the mining registrar must decide whether or not to give the approval of the assessable transfer.	5 6
'(2)	In deciding whether or not to give the approval, the Minister or mining registrar must consider—	7 8
	(a) the application for approval and any additional information accompanying the application; and	9 10
	(b) for an assessable transfer other than an application relating to a mining claim—whether the transferee has the human, technical and financial resources to comply with—	11 12 13 14
	(i) if the application relates to an exploration permit—the conditions of the exploration permit under section 141; or	15 16 17
	(ii) if the application relates to a mineral development licence—the conditions of the mineral development licence under section 194; or	18 19 20
	(iii) if the application relates to a mining lease—the conditions of the mining lease under section 276; and	21 22 23
	(c) the public interest.	24
'(3)	However, subsection (2) does not apply if, under subsection (6) or (7), the approval is taken to have been given.	25 26
'(4)	The approval may be given only if—	27
	(a) the proposed transferee is—	28
	(i) an eligible person; and	29
	(ii) a registered suitable operator under the Environmental Protection Act; and	30 31

	(b)	for a transfer of a mining tenement or of a share in a mining tenement—no royalty payable under this Act by the holder of the mining tenement remains unpaid.	1 2 3
'(5)	appr trans	o, the Minister or mining registrar may refuse to give the roval if the Minister or mining registrar is not satisfied the afteror has substantially complied with the conditions of mining tenement.	4 5 6 7
'(6)	The	approval is taken to have been given if—	8
	(a)	under section 318AAV, an indicative approval has been given for the proposed dealing; and	9 10
	(b)	subsection (4) does not prevent the giving of the approval; and	11 12
	(c)	within 3 months after the giving of the indicative approval—	13 14
		(i) an application for approval of the assessable transfer is made; and	15 16
		(ii) if, under section 318AAV, an indication of likely conditions was given—the conditions are complied with.	17 18 19
'(7)	The	approval is also taken to have been given if—	20
	(a)	subsection (6)(a) and (b) is satisfied; and	21
	(b)	within 10 business days before the expiration of 3 months after the giving of the indicative approval, the applicant gives the chief executive—	22 23 24
		(i) notice in the approved form that a proposed transferee has given a notice under the <i>Foreign Acquisitions and Takeovers Act 1975</i> (Cwlth) about a proposal that relates to the assessable transfer; and	25 26 27 28 29
		(ii) evidence that the proposed transferee has given the notice under that Act; and	30 31
		(iii) a statement from the proposed transferee that the proposed transferee has not received notice about	32 33

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			an order or decision made under that Act about the proposal; and	1 2
		(c)	within 6 months after the giving of the indicative approval, subsection (6)(c)(i) and (ii) is satisfied.	3 4
	'(8)		oite subsections (6) and (7), the approval of the assessable fer is taken not to have been given if—	5 6
		(a)	the request for indicative approval contained incorrect material information or omitted material information; and	7 8 9
		(b)	had the Minister or mining registrar been aware of the discrepancy, the Minister or mining registrar would not have given the indicative approval.	10 11 12
318 <i>A</i>	AAY S	ecuri	ty may be required	13
	'(1)		section applies to an assessable transfer other than an cation transfer.	14 15
	'(2)	decide to give securification the	Minister or mining registrar may, as a condition of ding to give the approval, require the proposed transferee even under the following section (the <i>relevant section</i>), rity for the mining tenement the subject of the transfer as the proposed transferee were an applicant for the mining ment—	16 17 18 19 20 21
		(a)	for an approval relating to a mining claim—section 83;	22
		(b)	for an approval relating to an exploration permit—section 144;	23 24
		(c)	for an approval relating to a mineral development licence—section 190;	25 26
		(d)	for an approval relating to a mining lease—section 277.	27
	'(3)		ne proposed transferee does not comply with the irement, the application may be refused.	28 29
	'(4)	relev	n the transfer of the mining tenement is complete, the ant section applies to the transferee of the mining ment as holder.	30 31 32

'318AAZ V	Vritte	n notice about decision	1
'(1)	appr	he Minister or mining registrar decides to give the roval, the Minister or mining registrar must give the icant for the approval written notice of the decision.	2 3 4
'(2)	appr appl	ne Minister or mining registrar decides not to give the roval, the Minister or mining registrar must give the icant for the approval written notice of the decision ng the following—	5 6 7 8
	(a)	the decision, and the reasons for it;	9
	(b)	the rights of appeal under this Act;	10
	(c)	the period in which any appeal under this Act must be started;	11 12
	(d)	how rights of appeal under this Act are to be exercised;	13
	(e)	that a stay of a decision the subject of an appeal under this Act may be applied for under this Act.	14 15
	Note-	_	16
		r appeals against refusal to approve an assessable transfer, see part .AAE.	17 18
'Part 7 <i>F</i>	AAA	C Recording associated agreements	19 20
'318AAZA	Арр	lication of pt 7AAAC	21
	ʻThi	s part applies to the following mining tenements—	22
	(a)	a mining claim;	23
	(b)	an exploration permit;	24
	(c)	a mineral development licence;	25
	(d)	a mining lease.	26

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'318AAZB	Definition for pt 7AAAC	1	
	'In this part—	2	
	associated agreement, for a mining tenement, means an agreement relating to the mining tenement, other than the following—	3 4 5	
	(a) a dealing with the mining tenement;	6	
	(b) a dealing with the mining tenement that is prohibited under section 318AAQ;	7 8	
	(c) another agreement prescribed under a regulation as unsuitable to be recorded in the register.	9 10	
'318AAZC	Recording associated agreements	11	
'(1)	An associated agreement for a mining tenement may be recorded in the register against the mining tenement.	12 13	
'(2)	Registration of an associated agreement may be sought by giving the chief executive a notice of the agreement in the approved form.	14 15 16	
'(3)	An approved form given to the chief executive under this section must be accompanied by the fee prescribed under a regulation.		
'(4)	The chief executive is not required to examine, or to determine the validity of, an associated agreement recorded in the register under this section.	20 21 22	
'318AAZD	Effect of recording associated agreements	23	
	'The recording of an associated agreement under this part does not of itself—	24 25	
	(a) give the agreement any more effect or validity than it would otherwise have; or	26 27	
	(b) create an interest in the mining tenement against which it is recorded.	28 29	

'Part 7A	AA	D Caveats	1
'318AAZE	Арр	lication of pt 7AAAD	2
'(1)	This	s part applies to the following mining tenements—	3
	(a)	a mining claim;	4
	(b)	an exploration permit;	5
	(c)	a mineral development licence;	6
	(d)	a mining lease.	7
'(2)	This	s part also applies to application transfers.	8
'318AAZF	Requ	uirements of caveats	9
'(1)	A ca	aveat must—	10
	(a)	be lodged in the approved form; and	11
	(b)	be signed by the caveator, the caveator's solicitor or another person authorised in writing by the caveator; and	12 13 14
	(c)	state the name and address for service of 1 person upon whom any notice may be served in order to serve the caveator; and	15 16 17
	(d)	identify the mining tenement, or application for a mining lease, the subject of the caveat; and	18 19
	(e)	state the nature of the right or interest claimed by the caveator; and	20 21
	(f)	state the period for which the caveat is to continue in force; and	22 23
	(g)	if a person consents to the lodging of the caveat, be endorsed with the person's consent; and	24 25
	(h)	be accompanied by the lodgement fee prescribed under a regulation.	26 27

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'(2)	A cave effect.	eat that does not comply with subsection (1) is of no	1 2
'318AAZG	Lodgii	ng of caveat	3
'(1)	A cave	at may be lodged by any of the following—	4
		person claiming an interest in a mining tenement or pplication for a mining lease;	5 6
		he registered holder of a mining tenement or an pplicant for a mining lease;	7 8
	a	person to whom an Australian court has ordered that n interest in a mining tenement or application for a nining lease be transferred;	9 10 11
		person who has the benefit of a subsisting order of an Australian court restraining—	12 13
	(i) a registered holder of a mining tenement from dealing with the mining tenement; or	14 15
	(ii) an applicant for a mining lease from dealing with the application.	16 17
'(2)		eat lodged under this section can not be registered if it to any of the following—	18 19
	(a) a	n application for indicative approval;	20
		n indicative approval given by the Minister or mining egistrar;	21 22
	(c) a	n application for approval of an assessable transfer;	23
		notice to register a dealing given to the chief executive nder section 318AAT.	24 25
'318AAZH	Chief e	executive's functions on receipt of caveat	26
'(1)	On rec	eipt of a caveat complying with section 318AAZF(1), ef executive must—	27 28
	(a) n	otify—	29

		(i)	each holder of the affected mining tenement of the receipt of the caveat; or	1 2
		(ii)	each applicant for the affected application for a mining lease of the receipt of the caveat; and	3 4
	(b)	mini regis	fy all other persons who have an interest in the ing tenement or application as recorded in the ster, including any subsisting prior caveator, of the ipt of the caveat; and	5 6 7 8
	(c)	reco	rd the existence of the caveat in the register.	9
'(2)	minir assoc	ng te iated	ction (1)(b), a person does not have an interest in a nement only because the person is a party to an agreement recorded in the register against the nement.	10 11 12 13
'318AAZI I	Effect	of lo	odging caveat	14
'(1)	preve an ap the d	ents r oplica ate a	veat lapses, or is removed or withdrawn, the caveat egistration of a dealing with a mining tenement or ation transfer over which the caveat is lodged from and time endorsed by the registrar or chief executive teat as the caveat's date and time of lodgement.	15 16 17 18 19
'(2)			lodgement of a caveat does not prevent registration owing—	20 21
	(a)		nstrument stated in the caveat as an instrument to ch the caveat does not apply;	22 23
	(b)	form	nstrument if the caveator consents, in the approved a, to its registration and the consent is lodged with a ling registrar or the chief executive;	24 25 26
	(c)		nstrument executed by a mortgagee whose interest registered before lodgement of the caveat if—	27 28
		(i)	the mortgagee has power under the mortgage to execute the instrument; and	29 30

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	(ii) the caveator claims an interest in the mining tenement as security for the payment of money or money's worth;	1 2 3
	(d) an instrument of transfer of mortgage executed by a mortgagee whose interest was registered before lodgement of the caveat;	4 5 6
	(e) another interest that, if registered, will not affect the interest claimed by the caveator.	7 8
'(3)	The exception in subsection (2)(d) does not apply to a caveat lodged by the mining tenement holder.	9 10
'(4)	Lodgement of a caveat does not create in the caveator an interest in the mining tenement, or the application for a mining lease, affected by the caveat.	11 12 13
318AAZJ	Lapsing, withdrawal or removal of caveat	14
'(1)	An agreed caveat lapses at the expiration of the term stated in the caveat but, if no term is stated, the caveat continues until it is withdrawn or removed.	15 16 17
'(2)	A caveat that is not an agreed caveat lapses—	18
	(a) if an order of the Land Court is in force in relation to the caveat—at the expiration of the order; or	19 20
	(b) otherwise—at the expiration of 3 months after the date of lodgement of the caveat or a shorter term stated in the caveat.	21 22 23
'(3)	A caveator may withdraw the caveat by notifying the mining registrar in writing.	24 25
'(4)	An affected person for a caveat may apply to the Land Court for an order that the caveat be removed.	26 27
'(5)	The Land Court may make the order whether or not the caveator has been served with the application, and may make the order on the terms it considers appropriate.	28 29 30

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s 2161	
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	[s 216]	
	the subject of the caveat has been lodged with the caveat; or	1 2
	(c) generally—the leave of a court of competent jurisdiction to lodge the further caveat has been granted.	3 4
	Compensation for lodging caveat without reasonable use	5 6
	'A person who lodges a caveat in relation to a mining tenement or an application for a mining lease without reasonable cause is liable to compensate anyone else who suffers loss or damage because of the caveat.	7 8 9 10
'Part 7A	AAAE Appeals about approvals of assessable transfers	11 12
	assessable transfers	12
'318AAZM	assessable transfers I Who may appeal A person whose interests are affected by a decision of the Minister, or mining registrar, to refuse to approve an assessable transfer may appeal against the decision to the	12 13 14 15 16
'318AAZM '(1) '(2)	A person whose interests are affected by a decision of the Minister, or mining registrar, to refuse to approve an assessable transfer may appeal against the decision to the Land Court. For this section, a person who has been given or is entitled to be given a notice about the decision under section 318AAZ is taken to be a person whose interests are affected by the	13 14 15 16 17 18 19 20 21
'318AAZM '(1) '(2)	A person whose interests are affected by a decision of the Minister, or mining registrar, to refuse to approve an assessable transfer may appeal against the decision to the Land Court. For this section, a person who has been given or is entitled to be given a notice about the decision under section 318AAZ is taken to be a person whose interests are affected by the decision.	12 13 14 15 16 17 18 19 20

	(b) if paragraph (a) does not apply—the day the person otherwise becomes aware of the decision.	1 2						
'(2)	However, the Land Court may at any time within the 20 business days extend the period for starting the appeal.							
'318AAZ(O Starting appeal	5						
'(1)	The appeal is started by filing a written notice of appeal with the Land Court.	6 7						
'(2)	The appellant must give the chief executive a copy of the notice.	8 9						
'318AAZI	Stay of operation of decision	10						
'(1)	The Land Court may grant a stay of the decision to secure the effectiveness of the appeal.	11 12						
'(2)	A stay—	13						
	(a) may be given on the conditions the Land Court considers appropriate; and	14 15						
	(b) operates for the period fixed by the Land Court; and	16						
	(c) may be amended or cancelled by the Land Court.	17						
'(3)	The period of a stay under this section must not extend past the time when the Land Court decides the appeal.	18 19						
'(4)	The appeal affects the decision or carrying out of the decision only if it is stayed.	20 21						
'318AAZ(Q Hearing procedures	22						
'(1)	In deciding an appeal, the Land Court—	23						
	(a) has the same powers as the Minister or mining registrar; and	24 25						
	(b) is not bound by the rules of evidence; and	26						
	(c) must comply with natural justice; and	27						

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		(d) may hear the appeal in court or in chambers.	1
	'(2)	An appeal is by way of rehearing unaffected by the decision.	2
	'(3)	Subject to subsections (1) and (2), the procedure for the appeal is—	3
		(a) in accordance with the rules for the Land Court; or	5
		(b) in the absence of relevant rules, as directed by the Land Court.	6 7
	'(4)	A power under an Act to make rules for the Land Court includes power to make rules for appeals under this part.	8 9
'318 <i>i</i>	AAZR	Land Court's powers on appeal	10
	'(1)	In deciding an appeal under this part, the Land Court may—	11
		(a) confirm the decision; or	12
		(b) set aside the decision and substitute another decision; or	13
		(c) set aside the decision and return the issue to the Minister or mining registrar with the directions the court considers appropriate.	14 15 16
	'(2)	If the Land Court substitutes another decision, the substituted decision is for this Act, other than this part, taken to be the decision of the Minister or mining registrar.'.	17 18 19
217	Am	nendment of s 318AB (Relationship with pts 5–7)	20
	(1)	Section 318AB, heading, after '5–7'—	21
		insert—	22
		'and 7AAAB'.	23
	(2)	Section 318AB, after '5 to 7'—	24
		insert—	25
		'and 7AAAB'.	26
	(3)	Section 318AB(2), 'assignment'—	27

Clause

Chapter 3 Amendments commencing by proclamation other than amendments for the restructure of the Mineral Resources Act 1989

Part 4 Amendment of Mineral Resources Act 1989

[s 218]

		omit, insert—	1
		'transfer'.	2
		(4) Section 318AB(2), 'assigned'—	3
		omit, insert—	4
		'transferred'.	5
Clause	218	Amendment of s 318BN (Publication of outcome of application)	6 7
		Section 318BN, 'Governor in Council'—	8
		omit, insert—	9
		'Minister'.	10
Clause	219	Amendment of s 318Cl (Restriction)	11
		Section 318CI(1)(b)—	12
		omit, insert—	13
		'(b) a copy of the agreement has been lodged; and'.	14
Clause	220	Amendment of pt 7AA, div 8, sdiv 8, hdg (Restriction on assignment or subletting)	15 16
		Part 7AA, division 8, subdivision 8, heading, 'assignment'—	17
		omit, insert—	18
		'transfer'.	19
Clause	221	Amendment of s 318DO (Requirement for coordination arrangement to assign or sublet mining lease in area of petroleum lease)	20 21 22
		(1) Section 318DO, heading 'assign'—	23
		omit, insert—	24
		'transfer'.	25

[s 222]

		(2) Section 318DO(2), from 'The' to 'assignee'—	1
		omit, insert—	2
		'The chief executive must not, under section 318AAT, register a transfer or sublease of the mining lease unless the proposed transferee'.	3 4 5
Clause	222	Amendment of s 318ELAJ (Assignments)	6
		(1) Section 318ELAJ, heading, 'Assignments'—	7
		omit, insert—	8
		'Transfers'.	9
		(2) Section 318ELAJ(1), 'assigned'—	10
		omit, insert—	11
		'transferred'.	12
		(3) Section 318ELAJ(2) and (3), 'assignment'—	13
		omit, insert—	14
		'transfer'.	15
		(4) Section 318ELAJ(3), 'assignee'—	16
		omit, insert—	17
		'transferee'.	18
Clause	223	Amendment of s 318ELBH (Publication of outcome of application)	19 20
		Section 318ELBH, 'Governor in Council'—	21
		omit, insert—	22
		'Minister'.	23
Clause	224	Replacement of s 318ELBM (Minister may refuse application)	24 25
		Section 318ELBM—	26

[s 225]

		omit, insert—	1
	'318E	LBM Minister may refuse application	2
		'The Minister may refuse the application if satisfied the applicant has not, in a timely manner—	3 4
		(a) taken any step for the application required of the applicant under part 7, part 7AA or this part; or	5 6
		(b) satisfied the Minister about a matter that, under part 7, part 7AA or this part, is required for the Minister to grant the mining lease.'.	7 8 9
lause	225	Amendment of s 318ELBT (Requirement to continue geothermal or GHG coordination arrangement after renewal of or dealing with mining lease)	10 11 12
		Section 318ELBT(1)(c), 'assignment'—	13
		omit, insert—	14
		'transfer'.	15
lause	226	Amendment of s 325 (Royalty return and payment upon assignment or surrender of mining claim or mining lease)	16 17
		(1) Section 325, heading 'assignment'—	18
		omit, insert—	19
		'transfer'.	20
		(2) Section 325(1), 'assigns'—	21
		omit, insert—	22
		'transfers'.	23
		(3) Section 325(1) and (2), 'assignment'—	24
		omit, insert—	25
		'transfer'.	26

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[s 227]

Clause	227	Inse	ertior	n of new pt 10, div 2AAA	1			
			Part	10, after section 343—	2			
			inser	<i>t</i> —	3			
	'Divis	sion	2A <i>A</i>	AA Chief executive	4			
	'343A		ef ex istraı	ecutive has functions and powers of mining	5 6			
	•	(1)		chief executive may perform any function or exercise any er of a mining registrar under this Act.	7 8			
	•	(2)	refer	subsection (1), in this Act, other than this section, a ence to a mining registrar includes a reference to the executive.'.	9 10 11			
Clause	228	Rep	olace	ment of ss 387 and 387A	12			
			Secti	on 387—	13			
			omit,	insert—	14			
	'386J Request to applicant about application							
	•	f(1)	for appli	a relevant application under this Act, the relevant person the application may, by written notice, require the cant to do all or any of the following within a stated onable period—	16 17 18 19			
			(a)	complete or correct the application if it appears to the relevant person to be incorrect, incomplete or defective;	20 21			
			(b)	give the relevant person or another stated officer of the department additional information about, or relevant to, the application;	22 23 24			
				Example—	25			
				The application is for a mining lease. The chief executive may require a document, prepared by an appropriately qualified person, independently verifying a resource model given in the proposed mining program for the lease.	26 27 28 29			
			(c)	give the relevant person or another stated officer of the department an independent report by an appropriately	30 31			

	qualified person, or a statement or statutory declaration, verifying all or any of the following—	1 2		
	(i) any information included in the application;	3		
	(ii) any additional information required under paragraph (b).	4 5		
'(2)	For subsection (1)(b), if the application is for a mining tenement, a required document may include a survey or resurvey of the area of the proposed tenement carried out by a person who is a cadastral surveyor under the <i>Surveyors Act</i> 2003.	6 7 8 9 10		
'(3)	For subsection (1)(c), the notice may require the statement or statutory declaration—	11 12		
	(a) to be made by an appropriately qualified independent person or by the applicant; and	13 14		
	(b) if the applicant is a corporation—to be made for the applicant by an executive officer of the applicant.	15 16		
'(4)	The giving of a statement for subsection (1)(c) does not prevent the relevant person from also requiring a statutory declaration for the subsection.	17 18 19		
'(5)	The applicant must bear any costs incurred in complying with the notice.			
'(6)	The relevant person may extend the period for complying with the notice.			
'(7)	In this section—	24		
	application does not include—	25		
	(a) an application to a court or tribunal; or	26		
	(b) an internal review application under part 10, division 1A.	27 28		
	executive officer, of a corporation, means a person who is concerned with or takes part in its management, whether or not the person is a director or the person's position is given the name of executive officer.	29 30 31 32		

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	information includes a document.	1
	<i>relevant application</i> means an application, other than an application relating to a prospecting permit.	2 3
	relevant person, for an application under this Act, means—	4
	(a) for an application relating to a mining claim—the mining registrar; or	5 6
	(b) otherwise—the chief executive.	7
'386K Ref	fusing application for failure to comply with request	8
'(1)	This section applies for an application if—	9
	(a) the chief executive or the mining registrar gives a notice under section 386J for the application; and	10 11
	(b) the period stated in the notice for complying with it has ended; and	12 13
	(c) the request has not been complied with to the satisfaction of the person who gave the notice.	14 15
'(2)	The following person may refuse the application—	16
	(a) if the notice was given by the chief executive—the Minister;	17 18
	(b) if the notice was given by the mining registrar—the mining registrar.	19 20
'(3)	To remove any doubt, subsection (2) applies despite another provision of this Act that provides the application must be granted in particular circumstances or if particular requirements have been complied with.	21 22 23 24
'386L No	tice to progress relevant applications	25
'(1)	The relevant person may by notice require an applicant for, or to renew, a relevant mining tenement to, within a stated reasonable period, do any thing required of the applicant	26 27 28

		under this Act or another Act to allow the application to be decided or the tenement to be granted or renewed.	1 2
	'(2)	However, the period for complying with the notice must be at least 20 business days after the notice is given.	3 4
	'(3)	The relevant person may extend the period for complying with the notice.	5 6
	' (4)	The relevant person may reject the application if the applicant does not comply with the requirement.	7 8
	'(5)	In this section—	9
		<i>relevant mining tenement</i> means a mining tenement other than a prospecting permit.	10 11
		relevant person means—	12
		(a) for a relevant application under part 4—the mining registrar; or	13 14
		(b) otherwise—the Minister.	15
386N	/I Par	ticular criteria generally not exhaustive	16
	'(1)	This section applies if another provision of this Act permits or requires the Minister or mining registrar to consider particular criteria in deciding an application.	17 18 19
	'(2)	To remove any doubt, it is declared that the Minister or mining registrar may, in making the decision, consider any other criteria the Minister or mining registrar considers relevant.	20 21 22 23
	'(3)	However, subsection (2) does not apply if the provision otherwise provides.	24 25
	'(4)	In this section—	26
		criteria includes issues and matters.	27
		erwerw merades issues and matters.	41

'386N Pa	rticul	r grounds fo	r refusal generally not exhaustive	1
'(1)	for	articular grou	if another provision of this Act provides nds on which the Minister or mining an application.	2 3 4
'(2)	prov	sion otherwise refuse the appli	ubt, it is declared that, unless the other provides, the Minister or mining registrar ication on another reasonable and relevant	5 6 7 8
'(3)	In th	s section—		9
	•	e, an application.	on, includes refuse the thing the subject of	10 11
foi		ng or lodging	ng applications, giving, filing, documents or making	12 13 14
'(1)	This	section applies	to any of the following under this Act—	15
	(a)	the making of	an application;	16
	(b)	the giving of a or mining regi	document to the Minister, chief executive strar;	17 18
	(c)	the filing, forv	varding or lodging of a document;	19
	(d)	the making of	a submission.	20
'(2)		application,d , filed or lodge	ocument or submission may be made, d only—	21 22
	(a)	at the followin	g place (the <i>required place</i>)—	23
			e of the department provided for under the approved form for that purpose;	24 25
		provision there is a	elevant approved form does not make a as mentioned in subparagraph (i) or if no relevant approved form—the office of artment notified on the department's or	26 27 28 29 30
	(b)	in the way pre	scribed under a regulation.	31

'(3)	regu	lation	miting subsection (2)(b), the way prescribed under a may include to make, give, file or lodge the n, document or submission at another place.	1 2 3
'(4)			ment may be forwarded only to the required place or prescribed under a regulation.	5
'(5)	regu	lation	imiting subsection (3), the way prescribed under a may include to forward the application, document sion to another place.	6 7 8
'(6)	This	section	on does not apply to the following—	9
	(a)	the tribu	making of an application to the Land Court or the anal;	10 11
	(b)	the l	odging of any of the following—	12
		(i)	a notice of appeal to the Land Court under section 86(2)(a), 282(2)(a) or 318AAZO(1);	13 14
		(ii)	a notice under section 753;	15
		(iii)	a report under section 761;	16
		(iv)	a proposed initial development plan for a lease under section 758;	17 18
	(c)		giving of a report to the Minister under section (1)(e) or 194(1)(e);	19 20
	(d)		giving of a report or other document mentioned in ion 318AAH(1)(f) under that section.	21 22
'386P Red	quire	ment	s for making application	23
'(1)	the lease	grant e or to	on applies to a purported application, other than for of a prospecting permit, mining claim or mining the Land Court or the tribunal, not made under the ents under this Act for making the application.	24 25 26 27
'(2)			ant person for the application must refuse to receive the purported application.	28 29
'(3)			the relevant person may decide to allow the n to proceed and be decided as if it did comply with	30 31

s 228	1
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			requirements if the relevant person is satisfied the ication substantially complies with the requirements.	1 2
	'(4)		e relevant person decides to refuse to receive or process ourported application—	3 4
		(a)	the relevant person must inform the applicant of the decision and the reasons for it; and	5 6
		(b)	the relevant person must refund the application fee to the applicant.	7 8
	'(5)	In th	is section—	9
		relev	vant person, for an application, means—	10
		(a)	for an application relating to a prospecting permit, other than for the grant of a prospecting permit or for an application relating to a mining claim, other than for the grant of a mining claim—the mining registrar; or	11 12 13 14
		(b)	otherwise—the chief executive.	15
387	Reg	giste	r to be kept	16
	'(1)		chief executive must keep a register in which must be rded particulars as prescribed of—	17 18
		(a)	all prospecting permits, mining claims and mining leases the applications for the grant of which were lodged with a mining registrar; and	19 20 21
		(b)	applications for the grant of mining claims and of mining leases the lodgement of which is accepted by a mining registrar; and	22 23 24
		(c)	dealings with a mining tenement; and	25
		(d)	application transfers; and	26
		(e)	caveats lodged under part 7AAAD; and	27
		(f)	all exploration permits and mineral development licences; and	28 29

[s 229]

		(g)	applications for the grant of exploration permits and of mineral development licences; and	1 2
		(h)	acquired land; and	3
		(i)	any other matters prescribed under a regulation.	4
	'(2)	The is ke	chief executive may decide the form in which the register ept.	5 6
'387 <i>i</i>	A Ac	cess	to register	7
	'(1)	The	chief executive must—	8
		(a)	keep the register open for inspection by the public during office hours on business days at the places the chief executive considers appropriate; and	9 10 11
		(b)	allow a person, on payment of the fee prescribed under a regulation, to search and take extracts from the register; and	12 13 14
		(c)	give a person who asks for it a copy of all or part of a notice, a document or information held in the register on payment of the fee prescribed under a regulation.	15 16 17
	'(2)	Sub	section (1) is subject to section 387B.'.	18
229	Ins	ertio	n of new s 387D	19
		Afte	er section 387C—	20
		inse	rt—	21
'387I	D Ch	ief ex	recutive may correct register	22
	'(1)	The	chief executive may correct the register if satisfied—	23
		(a)	the register is incorrect; and	24
		(b)	the correction will not prejudice any rights recorded in the register.	25 26
	'(2)		power to correct includes power to correct information in register or a document forming part of the register.	27 28

Clause

		'(3)	If the register is corrected, the chief executive must record in it—	1 2
			(a) the state of the register before the correction; and	3
			(b) the time, date and circumstances of the correction.	4
		'(4)	A correction under this section has the same effect as if the relevant error had not been made.	5 6
		'(5)	For subsection (1)(b), a right is not prejudiced if the relevant person acquired or has dealt with the right with actual or constructive knowledge that the register was incorrect and how it was incorrect.'.	7 8 9 10
lause	230		nendment of s 391A (Restriction on decisions or commendations about mining tenements)	11 12
		(1)	Section 391A(1)(a), 'assign,'—	13
			omit.	14
		(2)	Section 391A(1)(b), 'assigned,'—	15
			omit.	16
		(3)	Section 391A(4)—	17
			omit.	18
lause	231		nendment of s 392 (Substantial compliance with Act by be accepted as compliance)	19 20
			Section 392—	21
			insert—	22
		'(2)	Subsection (1) is subject to section 386P.'.	23
lause	232	Re	placement of s 398 (Delegation)	24
			Section 398—	25
			omit, insert—	26

[s 233]

	'398	Delegation by Minister and chief executive				
		'(1)	The Minister or the chief executive may delegate his or her functions under this Act to an appropriately qualified officer or employee of the department.	2 3 4		
		'(2)	However, the following functions of the Minister can not be delegated—	5 6		
			(a) granting a mining lease;	7		
			(b) renewing a mining lease.	8		
		' (3)	In this section—	9		
			function includes power.'.	10		
Clause	233		nendment of s 401A (Protection against liability as ndition of approval)	11 12		
		(1)	Section 401A(1), 'section 96, 151, 198 or 300'—	13		
			omit, insert—	14		
			'part 7AAAB, division 3'.	15		
		(2)	Section 401A(4), definition parties, paragraph (b)—	16		
			omit, insert—	17		
			'(b) for an approval to transfer the mining tenement—the proposed transferee;'.	18 19		
		(3)	Section 401A(4), definition <i>relevant matter</i> , paragraph (c), 'section 96, 151, 198 or 300'—	20 21		
			omit, insert—	22		
			'part 7AAAB, division 3'.	23		
Clause	234	Am	nendment of s 416B (Practice manual)	24		
		(1)	Section 416B(3)(b) and (c)—	25		
			omit, insert—	26		
			'(b) the person gives the information—	27		

		, 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1	1
		required to be given under section 3860 if the	3 4 5
(2)	Section	n 416B(4)—	6
	omit.		7
(3)	Section	n 416B(5) and (6)—	8
	renun	ber as section 416B(4) and (5).	9
(4)	Section	n 416B(5), as renumbered, 'subsection (5)'—	10
	omit,	nsert—	11
	'subse	ction (4)'.	12
(1)	Section	n 417(2)—	13 14
	insert		15
	` ,	he way an application, document or submission must be nade, given, filed, forwarded or lodged for section 186O(2)(b), or the way a report must be given for ection 141(1)(e), 194(1)(e) or 318AAH(1)(f),	16 17 18 19 20
		· · ·	21 22
			23 24
		· · · · · · · · · · · · · · · · · · ·	25 26
		lodged, but only to the extent that this Act does not	27 28 29

Clause 235

[s 236]

			(s) requiring lodgement of a hard copy of the application, document or submission.'.	1 2
		(2)	Section 417—	3
			insert—	4
		'(4)	In this section—	5
			report includes, for prescribing the way a report must be given for section 318AAH(1)(f), another document mentioned in that section.'.	6 7 8
Clause	236	Am	nendment of s 653 (Content of written notice)	9
			Section 653(1)(h), 'Governor in Council'—	10
			omit, insert—	11
			'Minister'.	12
Clause	237	Am	nendment of s 657 (Ending of additional requirements)	13
			Section 657(2), 'Governor in Council'—	14
			omit, insert—	15
			'Minister'.	16
Clause	238	ne	nendment of s 666 (Process for consultation and gotiation—negotiated agreement with or without nditions attached)	17 18 19
			Section 666(4), 'Governor in Council'—	20
			omit, insert—	21
			'Minister'.	22
Clause	239	Am	nendment of s 687 (Contract conditions)	23
			Section 687(1), 'Governor in Council'—	24
			omit, insert—	25

		'Minister'.		1
Clause	240	Amendment of title parties)	of s 688 (Notice of grant to registered native	2 3
		Section 68	8(1), 'Governor in Council'—	4
		omit, inser	<i>t</i> —	5
		'Minister'.		6
Clause	241	Amendment of	of s 708 (Agreement for compensation)	7
		Section 70	8(2)(b), 'in the office of the mining registrar'—	8
		omit.		9
Clause	242	Amendment of	of s 745 (Application of pt 7AA)	10
		(1) Section 74	5(1), 'immediately'—	11
		omit.		12
		(2) Section 74	5(1)(b)—	13
		renumber :	as section 745(1)(c).	14
		(3) Section 74	5(1)(a)—	15
		omit, inser	<i>t</i> —	16
		'(a) a coa and	al or oil shale mining lease application was made;	17 18
		made	commendation about the application had not been to the Governor in Council under section 3)(a)(i); and'.	19 20 21
		(4) Section 74	5(5)—	22
		omit.		23
Clause	243	Insertion of n	ew pt 19, div 17	24
		Part 19—		25

Part 4 Amendment of Mineral Resources Act 1989

[s 243]

insert—		
'Division 17	Transitional provisions for Mines Legislation (Streamlining) Amendment Act 2012—amendments commencing by proclamation	
'Subdivision 1	Preliminary	7
'791 Definitions fo	or div 17	8
'In this di	vision—	9
· ·	Act means the Mines Legislation (Streamlining) nt Act 2012.	10 11
	ement means the commencement of the section in term is used.	12 13
force imm	or a provision of this Act, means the provision as in dediately before the commencement of the section in term is used.	14 15 16
force imm	a provision of this Act, means the provision as in nediately after the commencement of the section in term is used.	17 18 19
'Subdivision 2	Provisions relating to exploration permits	20 21
'792 Particular ap	plications for exploration permits	22
'(1) This section	on applies if—	23
* *	application for an exploration permit was made re the commencement; and	24 25

		(b) apart from this section, new section 131(1)(c) would prevent the grant of the exploration permit applied for.	1 2
	'(2)	New section 131 does not apply for the application.	3
	'(3)	The application must be decided under former section 131.	4
'793		riodic reduction in land covered by existing bloration permit	5
	'(1)	This section applies to an exploration permit in existence immediately before the commencement.	7 8
	'(2)	For the current remaining term of the exploration permit—	9
		(a) new section 139 does not apply to the exploration permit; and	10 11
		(b) the area of the exploration permit must be reduced under former section 139.	12 13
	'(3)	In this section—	14
		current remaining term means the period from the commencement until the expiry of the exploration permit.	15 16
'Suk	odivi	sion 3 Provisions relating to mining claims	17
'794	Exi Lar	sting applications for mining claim if no referral to	18 19
	'(1)	This section applies if, before the commencement—	20
		(a) an application for a mining claim was made, but not decided, under part 4; and	21 22
		(b) the application was not referred to the Land Court under section 72; and	23 24
		(c) 1 or more of the following apply—	25
		(i) there are no properly made objections to the application;	26 27

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		(ii) all properly made objections to the application are withdrawn;	1 2
		(iii) the applicant abandons the application.	3
	'(2)	The application may—	4
		(a) be dealt with under section 74; or	5
		(b) if the application for a mining claim has been abandoned—be dealt with under section 108.	6 7
	'(3)	In this section—	8
		<i>properly made objection</i> has the meaning given by former section 72.	9 10
'795		sting applications for mining claim or renewal of ning claim—term of claim	11 12
	'(1)	This section applies if an application for a mining claim or renewal of a mining claim was made, but not decided, under part 4 before the commencement.	13 14 15
	'(2)	Sections 91 and 93, as amended under the amending Act, apply to the grant of any mining claim or renewal for the application.	16 17 18
	'(3)	However, the sections apply as if a reference to a term of 5 years in the sections were a reference to a term of 10 years.	19 20
'Sub	divi	sion 4 Provisions relating to mining leases	21
'796		sting applications for mining lease if no referral to	22 23
	'(1)	This section applies if, before the commencement—	24
		(a) an application for a mining lease was made, but not decided, under part 7; and	25 26
		(b) the application was not referred to the Land Court under section 265; and	27 28

		(c)	1 or more of the following apply—	1
			(i) there are no properly made objections to the application;	2 3
			(ii) all properly made objections to the application are withdrawn;	4 5
			(iii) the applicant abandons the application.	6
	'(2)	The	application may—	7
		(a)	be dealt with under section 271; or	8
		(b)	if the application for a mining lease has been abandoned—be dealt with under section 307.	9 10
	'(3)	In th	nis section—	11
			perly made objection has the meaning given by former ion 265.	12 13
797	Exi	sting	g referral of mining lease to Land Court	14
	'(1)	This	s section applies if, before the commencement—	15
		(a)	an application for a mining lease was made, but not decided, under part 7; and	16 17
		(b)	the application was referred to the Land Court under section 265: and	18 19
		(c)	the Land Court has fixed a date for the hearing but the hearing has not started; and	20 21
		(d)	either or both of the following apply—	22
			(i) all properly made objections to the application are withdrawn;	23 24
			(ii) the applicant abandons the application.	25
	'(2)		tion 265, as amended under the amending Act, applies to application.	26 27
	'(3)	In th	nis section—	28

			perly made objection has the meaning given by former ion 265.	1 2		
'798	Minister to decide particular applications for or about mining leases					
	'(1)	This	s section applies if—	5		
		(a)	before the commencement, an application was made for—	6 7		
			(i) a mining lease under section 245; or	8		
			(ii) the renewal of a mining lease under section 286; or	9		
			(iii) the variation of conditions of a mining lease under section 294; or	10 11		
			(iv) the variation of a mining lease under section 295; or	12 13		
			(v) the consolidation of mining leases under section 299; or	14 15		
			(vi) a mining lease for the transportation of a thing through, over or under land under section 316; and	16 17		
		(b)	the Governor in Council has not decided the application.	18		
	'(2)	The	Minister must decide the application under—	19		
		(a)	if the application is for a mining lease—new section 271A; or	20 21		
		(b)	if the application is for the renewal of a mining lease—section 286A, as amended under the amending Act; or	22 23 24		
		(c)	if the application is for the variation of conditions of a mining lease—section 294, as amended under the amending Act; or	25 26 27		
		(d)	if the application is for the variation of a mining lease—section 295, as amended under the amending Act; or	28 29 30		

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ıo	4 TUI

		(e) if the application is for the consolidation of mining leases—section 299, as amended under the amending Act; or	1 2 3
		(f) if the application is for a mining lease for the transportation of a thing—section 316, as amended under the amending Act.	4 5 6
'Sub	divis	sion 5 Provisions common to mining tenements	7 8
'799	Unf	finished actions under former s 96, 151, 198 or 300	9
	'(1)	This section applies if a person had an obligation under former section 96, 151, 198 or 300 and the person had not discharged the obligation before the commencement.	10 11 12
	'(2)	Despite the repeal of the section under the amending Act, the section continues to have effect in relation to the person until the obligation is discharged.	13 14 15
'800	Dec trar	ciding applications for approval of assessable nsfers until commencement of particular provisions	16 17
	'(1)	This section applies until the commencement of the <i>Environmental Protection Act 1994</i> , chapter 5A, part 4 as inserted by the <i>Environmental Protection (Greentape Reduction) and Other Legislation Amendment Act 2012</i> .	18 19 20 21
	'(2)	Former section 391A continues in force instead of section 318AAX(4)(a)(ii), as inserted by the amending Act, for deciding whether to give an approval of an assessable transfer, as if an approval of an assessable transfer were a decision to assign a mining tenement.	22 23 24 25 26

[s 243]

'801			ed functions for caveats received before the neement	1 2
	'(1)	Des ₁ Act-	pite the repeal of sections 98 and 302 under the amending —	3 4
		(a)	former sections 98 and 302 continue to apply to the mining registrar in relation to a relevant caveat received by the mining registrar before the commencement; and	5 6 7
		(b)	former sections 153 and 200 continue to apply to the chief executive in relation to a relevant caveat received by the chief executive before the commencement.	8 9 10
	'(2)	In th	nis section—	11
		rele	vant caveat—	12
		(a)	for the mining registrar—means a caveat to which former section 98 or 302 applied; or	13 14
		(b)	for the chief executive—means a caveat to which former section 153 or 200 applied.	15 16
'802		ntinu /eat	ed functions for removal or withdrawal of	17 18
			spite the repeal of sections 101, 156, 203 and 305 under amending Act—	19 20
		(a)	former sections 101 and 305 continue to apply to the mining registrar in relation to the following—	21 22
			(i) an order of the Land Court, under former section 101(3) or 305(3), that a caveat be removed;	23 24
			(ii) a notice, under former section 101(5) or 305(5), about the withdrawal of a caveat if given to the registrar before the commencement; and	25 26 27
		(b)	former sections 156 and 203 continue to apply to the chief executive in relation to the following—	28 29
			(i) an order of the Land Court, under former section 156(3) or 203(3) that a caveat be removed;	30 31

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		(ii) a notice, under former section 156(5) or 203(5), about the withdrawal of a caveat if given to the chief executive before the commencement.	1 2 3
'Sub	divi	sion 6 Other provisions	4
'803	Exi	sting requests for information	5
	'(1)	This section applies if a request for information was made, but not complied with, under the following provisions before the commencement—	6 7 8
		(a) former section 133A;	9
		(b) former section 147AA;	10
		(c) former section 183A;	11
		(d) former section 197AA;	12
		(e) former section 245A;	13
		(f) former section 286AA.	14
	'(2)	On the commencement, the request is taken to have been made under section 386J(1).'.	15 16
244	Am	nendment of sch 2 (Dictionary)	17
	(1)	Schedule 2, definitions register and relevant departmental office—	18 19
		omit.	20
	(2)	Schedule 2—	21
		insert—	22
		'application transfer see section 318AAN(2).	23
		<i>apply</i> , in relation to making an application, has the meaning affected by section 386O.	24 25

Clause

appropriately qualified, for the performance of a function or

1

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		exercise of a power, includes having the qualifications, experience and competence to perform the function or exercise the power.	2 3 4
		assessable transfer, for part 7AAAB, see section 318AAR(2).	5
		associated agreement see section 318AAZB.	6
		dealing, with a mining tenement, see section 318AAP.	7
		file, a document, has the meaning affected by section 386O.	8
		<i>forward</i> , a document, has the meaning affected by section 386O.	9 10
		give, a document to the Minister, chief executive or mining registrar, has the meaning affected by section 386O.	11 12
		<i>indicative approval</i> , of an assessable transfer, see section 318AAV(1)(a).	13 14
		lodge, a document, has the meaning affected by section 386O.	15
		<i>make a submission</i> has the meaning affected by section 386O.	16 17
		<i>non-assessable transfer</i> , for part 7AAAB, see section 318AAR(1).	18 19
		register means the register kept under section 387.	20
		<i>registration</i> , for a dealing or an application transfer, means recorded in the register.'.	21 22
	Part 5	5 Amendment of Petroleum Act	22
	rait	1923	23 24
Clause	245	Act amended	25
		This part amends the <i>Petroleum Act 1923</i> . Note—	26 27

s	246]	
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			See also the amendments in— (a) chapter 2, part 6; and (b) schedules 1 to 3.	1 2 3
Clause	246	Am	nendment of s 2 (Definitions)	4
		(1)	Section 2, definitions dealing and relevant departmental office—	5 6
			omit.	7
		(2)	Section 2—	8
			insert—	9
			'apply, in relation to making an application, has the meaning affected by section 124AA.	10 11
			<i>appropriately qualified</i> , for the performance of a function or exercise of a power, includes having the qualifications, experience and competence to perform the function or exercise the power.	12 13 14 15
			assessable transfer, for part 6N, see section 80H(2).	16
			dealing, with a 1923 Act petroleum tenure, see section 80F.	17
			executive officer, of a corporation, means a person who is concerned with or takes part in its management, whether or not the person is a director or the person's position is given the name of executive officer.	18 19 20 21
			give, a document to the Minister or the chief executive, has the meaning affected by section 124AA.	22 23
			<i>indicative approval</i> , of an assessable transfer, see section 80KA(1)(a).	24 25
			<i>lodge</i> , a document, has the meaning affected by section 124AA.	26 27
			make submissions has the meaning affected by section 124AA.	28 29
			non-assessable transfer, for part 6N, see section 80H(1).'.	30

Part 5 Amendment of Petroleum Act 1923

[s 247]

Clause	247	Amendment of s 40 (Lease to holder of authority to prospect)	1 2
		(1) Section 40(4) and (5)(b), 'Governor in Council'—	3
		omit, insert—	4
		'Minister'.	5
		(2) Section 40(6), 'Governor in Council may, if in the Governor in Council's'—	6 7
		omit, insert—	8
		'Minister may, if in the Minister's'.	9
Clause	248	Amendment of s 44 (Form etc. of lease)	10
		Section 44, 'Governor in Council'—	11
		omit, insert—	12
		'Minister'.	13
Clause	249	Amendment of s 45 (Entitlement to renewal of lease)	14
		Section 45(1), 'Governor in Council'—	15
		omit, insert—	16
		'Minister'.	17
Clause	250	Amendment of s 65 (Reservations in favour of State)	18
		Section 65(1), 'Governor in Council'—	19
		omit, insert—	20
		'Minister'.	21
Clause	251	Omission of s 75AA (Notice of change of holder's name)	22
		Section 75AA—	23
		omit.	24

[s 252]

Clause	252	Amendment of s 75WN (Amending water monitoring authority by application)	1 2
		(1) Section 75WN(3)(b)—	3
		omit.	4
		(2) Section 75WN(3)(c)—	5
		renumber as section $75WN(3)(b)$.	6
Clause	253	Amendment of s 75X (Requirement to report outcome of testing)	7 8
		Section 75X(2), from 'test'—	9
		omit, insert—	10
		'test.'.	11
Clause	254	Amendment of s 76B (Requirement to lodge records and samples)	12 13
		Section 76B(2)—	14
		omit, insert—	15
		'(2) The copy of the record must—	16
		(a) be—	17
		 given electronically using the system for submission of reports made or approved by the chief executive; and 	18 19 20
		(ii) in the digital format made or approved by the chief executive; or	21 22
		(b) if a way of giving the copy is prescribed under a regulation—be given in that way.'.	23 24
Clause	255	Amendment of s 79X (General provision about ownership while tenure is in force for pipeline)	25 26
		Section 79X(3)(c), '80G'—	27

Part 5 Amendment of Petroleum Act 1923

				t, insert—	1
			'80I	, .	2
Clause	256	Rep		ement of pt 6N (Dealings)	3
			omii	t, insert—	5
	'Par	t 6N	I	Dealings	6
	'Divi	sion	1	Preliminary	7
	'80E	Def	initio	ons for pt 6N	8
			'In t	his part—	9
			asse	ssable transfer see section 80H(2).	10
			non	-assessable transfer see section 80H(1).	11
	'80F	Wha	at is	a <i>dealing</i> with a 1923 Act petroleum tenure	12
		'(1)		n of the following is a <i>dealing</i> with a 1923 Act petroleum re—	13 14
			(a)	a transfer of the 1923 Act petroleum tenure or of a share in the 1923 Act petroleum tenure;	15 16
			(b)	a mortgage over the 1923 Act petroleum tenure or over a share in the 1923 Act petroleum tenure;	17 18
			(c)	a release, transfer or surrender of a mortgage mentioned in paragraph (b);	19 20
			(d)	a change to the 1923 Act petroleum tenure holder's name even if the holder continues to be the same person after the change;	21 22 23
			(e)	if the 1923 Act petroleum tenure is a lease—	24
				(i) a sublease of the lease; or	25

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	'(2)	(ii) a transfer of a sublease of the lease or of a share in a sublease of the lease.To remove any doubt, it is declared that any transaction or commercial agreement not mentioned in subsection (1) is not a dealing with a 1923 Act petroleum tenure.	1 2 3 4 5
'80G	Pro	hibited dealings	6
		'A dealing with a 1923 Act petroleum tenure, other than a dealing mentioned in section 80F(1)(e), that has the effect of transferring a divided part of the area of the 1923 Act petroleum tenure is prohibited.	7 8 9 10
		Examples of a divided part of the area of a 1923 Act petroleum tenure—	11
		 a particular part of the surface of the area 	12
		• a particular strata beneath the surface of the area	13
'80H	Тур	es of transfers	14
	'(1)	The following transfers (each a <i>non-assessable transfer</i>) do not require assessment before being registered—	15 16
		(a) a transfer of a 1923 Act petroleum tenure or of a share in a 1923 Act petroleum tenure if—	17 18
		(i) the transferee is an entity having the same Australian Business Number as the entity comprising all or part of the transferor; or	19 20 21
		(ii) part of one holder's share in the 1923 Act petroleum tenure will be transferred to another holder of the 1923 Act petroleum tenure;	22 23 24
		(b) a transmission by death of a 1923 Act petroleum tenure or of a share in a 1923 Act petroleum tenure;	25 26
		(c) a transfer of a 1923 Act petroleum tenure or of a share in a 1923 Act petroleum tenure by operation of law;	27 28
		(d) a transfer of a mortgage over a 1923 Act petroleum tenure or of a share in a 1923 Act petroleum tenure;	29 30

	(e)	a transfer of a sublease of a lease or of a share in a	1
		sublease of a lease.	2
'(2)	1923 an <i>a</i>	ransfer of a 1923 Act petroleum tenure or of a share in a 3 Act petroleum tenure not mentioned in subsection (1) is assessable transfer and must be approved by the Minister er division 3 before it can be registered.	3 4 5 6
'Divisio	n 2	Registration of dealings generally	7
'80I R	egistra	ation required for all dealings	8
'(1)		ealing with a 1923 Act petroleum tenure has no effect until registered.	9 10
'(2)) A re	egistered dealing takes effect on—	11
	(a)	for a dealing that is an assessable transfer—the day the transfer was approved under division 3; or	12 13
	(b)	for any other dealing—the day notice of the dealing was given to the chief executive under section 80J.	14 15
'80J O	btainiı	ng registration	16
'(1)	othe	istration of a dealing with a 1923 Act petroleum tenure, or than an assessable transfer, may be sought by giving the of executive a notice of the dealing in the approved form.	17 18 19
'(2)	proh	vever, a dealing with a 1923 Act petroleum tenure nibited under section 80G can not be registered and is of effect.	20 21 22
'(3)		approved form must be accompanied by the fee cribed under a regulation.	23 24
'(4)		istration of an assessable transfer must be carried out by chief executive.	25 26

[s 256]

'80K Ef	fect of approval and registration	1
	'The registration of a dealing with a 1923 Act petroleum tenure, or an approval of an assessable transfer under division 3, allows the dealing or transfer to have effect according to its terms but does not of itself give the dealing any more effect or validity than it would otherwise have.	2 3 4 5 6
'Divisio	n 3 Approval of assessable transfers	7
'80KA Ind	dicative approval	8
'(1)	The holder of a 1923 Act petroleum tenure may, before applying for approval of an assessable transfer relating to the tenure, apply to the Minister—	9 10 11
	(a) for an indication whether the Minister is likely to approve the transfer (an <i>indicative approval</i>); and	12 13
	(b) if the Minister is likely to impose conditions on the giving of the approval—for an indication what the conditions are likely to be.	14 15 16
'(2)	The application must be made to the Minister in the approved form and be accompanied by—	17 18
	(a) the information the Minister requires to make a decision; and	19 20
	(b) the fee prescribed under a regulation.	21
'(3)	In deciding whether or not to give the indicative approval, the Minister must consider the matters mentioned in section 80KC(2) as if the request were an application for approval of an assessable transfer.	22 23 24 25
' (4)	The Minister must decide whether or not to give the indicative approval and give the applicant notice of the decision.	26 27

80KB Ap	olying for approval of assessable transfer	1
'(1)	The holder of a 1923 Act petroleum tenure may apply for approval of an assessable transfer relating to the 1923 Act petroleum tenure.	2 3 4
'(2)	The application must be made to the Minister in the approved form and be accompanied by—	5 6
	(a) a written consent to the transfer by the proposed transferee; and	7 8
	(b) if the 1923 Act petroleum tenure or a share in the 1923 Act petroleum tenure is subject to a mortgage—a written consent to the transfer by the mortgagee; and	9 10 11
	(c) for a transfer of a share in the 1923 Act petroleum tenure—a written consent to the transfer by each person, other than the transferor, who holds a share in the tenure; and	12 13 14 15
	(d) the fee prescribed under a regulation.	16
'80KC Dec	ciding application	17
'(1)	The Minister must decide whether or not to give the approval of the assessable transfer.	18 19
'(2)	In deciding whether or not to give the approval, the Minister must consider—	20 21
	(a) the application and any additional information accompanying the application; and	22 23
	(b) the capability criteria for the tenure; and	24
	(c) the public interest.	25
'(3)	However, subsection (2) does not apply if, under subsection (6) or (7), the approval is taken to have been given.	26 27
'(4)	The approval may be given only if—	28
	(a) the proposed transferee is a registered suitable operator under the Environmental Protection Act; and	29 30

		no petroleum royalty payable by the holder of the 1923 Act petroleum tenure remains unpaid.	1 2
'(5)	Minis	the Minister may refuse to give the approval if the ster is not satisfied the transferor has substantially blied with the conditions of the 1923 Act petroleum e.	3 4 5 6
'(6)	The a	approval is taken to have been given if—	7
	(a)	under section 80KA, an indicative approval has been given for the proposed dealing; and	8 9
	(b)	subsection (4) does not prevent the giving of the approval; and	10 11
	(c)	within 3 months after the giving of the indicative approval—	12 13
		(i) an application for approval of the assessable transfer is made; and	14 15
		(ii) if, under section 80KA, an indication of likely conditions was given—the conditions are complied with.	16 17 18
'(7)	The a	approval is also taken to have been given if—	19
	(a)	subsection (6)(a) and (b) is satisfied; and	20
		within 10 business days before the expiration of 3 months after the giving of the indicative approval, the applicant gives the chief executive—	21 22 23
		(i) notice in the approved form that a proposed transferee has given a notice under the <i>Foreign Acquisitions and Takeovers Act 1975</i> (Cwlth) about a proposal that relates to the assessable transfer; and	24 25 26 27 28
		(ii) evidence that the proposed transferee has given the notice under that Act; and	29 30
		(iii) a statement from the proposed transferee that the proposed transferee has not received notice about	31 32

	an order or decision made under that Act about the proposal; and	1 2
	(c) within 6 months after the giving of the indicative approval, subsection (6)(c)(i) and (ii) is satisfied.	3 4
'(8)	Despite subsections (6) and (7), the approval of the assessable transfer is taken not to have been given if—	5 6
	(a) the request for indicative approval contained incorrect material information or omitted material information; and	7 8 9
	(b) had the Minister been aware of the discrepancy, the Minister would not have given the indicative approval.	10 11
'80KD Se	curity may be required	12
'(1)	The Minister may, as a condition of deciding to give the approval, require the proposed transferee to give, under section 78D, security for the 1923 Act petroleum tenure the subject of the transfer as if the proposed transferee were an applicant for the 1923 Act petroleum tenure.	13 14 15 16 17
'(2)	If the proposed transferee does not comply with the requirement, the application may be refused.	18 19
'(3)	When the transfer of the 1923 Act petroleum tenure is complete, section 78D applies to the transferee of the 1923 Act petroleum tenure as holder.	20 21 22
'80KE No	tice of decision	23
'(1)	If the Minister decides to give the approval, the Minister must give the applicant notice of the decision.	24 25
'(2)	If the Minister decides not to give the approval, the Minister must give the applicant an information notice for the decision.	26 27

'Part (6NA Recording associated agreements	1 2
'80KF [Definition for pt 6NA	3
	'In this part—	4
	associated agreement, for a 1923 Act petroleum tenure, means an agreement relating to the 1923 Act petroleum tenure, other than the following—	5 6 7
	(a) a dealing with the 1923 Act petroleum tenure;	8
	(b) a dealing with the 1923 Act petroleum tenure that is prohibited under section 80G;	9 10
	(c) another agreement prescribed under a regulation as unsuitable to be recorded in the petroleum register.	11 12
'80KG F	Recording associated agreements	13
'(1	An associated agreement for a 1923 Act petroleum tenure may be recorded in the petroleum register against the 1923 Act petroleum tenure.	14 15 16
'(2	2) Registration of an associated agreement may be sought by giving the chief executive a notice of the agreement in the approved form.	17 18 19
'(:	An approved form given to the chief executive under this section must be accompanied by the fee prescribed under a regulation.	20 21 22
'(4	The chief executive is not required to examine, or to determine the validity of, an associated agreement recorded in the petroleum register under this section.	23 24 25
'80KH E	Effect of recording associated agreements	26
	'The recording of an associated agreement under this part does not of itself—	27 28

		(a)	give the agreement any more effect or validity than it would otherwise have; or	1 2
		(b)	create an interest in the 1923 Act petroleum tenure against which it is recorded.	3 4
Par	t 6N	IB	Caveats	5
80KI	Red	quire	ments of caveats	6
	'(1)	A ca	veat must—	7
		(a)	be lodged in the approved form; and	8
		(b)	be signed by the caveator, the caveator's solicitor or another person authorised in writing by the caveator; and	9 10 11
		(c)	state the name and address for service of 1 person upon whom any notice may be served in order to serve the caveator; and	12 13 14
		(d)	identify the 1923 Act petroleum tenure the subject of the caveat; and	15 16
		(e)	state the nature of the right or interest claimed by the caveator; and	17 18
		(f)	state the period for which the caveat is to continue in force; and	19 20
		(g)	if a person consents to the lodging of the caveat, be endorsed with the person's consent; and	21 22
		(h)	be accompanied by the lodgement fee prescribed under a regulation.	23 24
	'(2)	A ca	aveat that does not comply with subsection (1) is of no et.	25 26

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80KJ Loc	dging	g of caveat	1
'(1)	A ca	weat may be lodged by any of the following—	2
	(a)	a person claiming an interest in a 1923 Act petroleum tenure;	3 4
	(b)	the registered holder of a 1923 Act petroleum tenure;	5
	(c)	a person to whom an Australian court has ordered that an interest in a 1923 Act petroleum tenure be transferred;	6 7 8
	(d)	a person who has the benefit of a subsisting order of an Australian court in restraining a registered holder of a 1923 Act petroleum tenure from dealing with the 1923 Act petroleum tenure.	9 10 11 12
'(2)		aveat lodged under this section can not be registered if it ies to any of the following—	13 14
	(a)	an application for indicative approval;	15
	(b)	an indicative approval given by the Minister;	16
	(c)	an application for approval of an assessable transfer;	17
	(d)	a notice to register a dealing given to the chief executive under section 80J.	18 19
80KK Ch	ief ex	ecutive's functions on receipt of caveat	20
'(1)	On receipt of a caveat complying with section 80KI(1), the chief executive must—		
	(a)	notify each holder of the affected 1923 Act petroleum tenure of the receipt of the caveat; and	23 24
	(b)	notify all other persons who have an interest in the 1923 Act petroleum tenure as recorded in the petroleum register, including any subsisting prior caveator, of the receipt of the caveat; and	25 26 27 28
	(c)	record the existence of the caveat in the petroleum register.	29 30

'(2)	For subsection (1)(b), a person does not have an interest in the 1923 Act petroleum tenure only because the person is a party to an associated agreement recorded in the petroleum register against the 1923 Act petroleum tenure.	1 2 3 4
'80KL Ef	fect of lodging caveat	5
'(1)	Until a caveat lapses, or is removed or withdrawn, the caveat prevents registration of a dealing with a 1923 Act petroleum tenure over which the caveat is lodged from the date and time endorsed by the chief executive on the caveat as the caveat's date and time of lodgement.	6 7 8 9 10
'(2)	However, lodgement of a caveat does not prevent registration of the following—	11 12
	(a) an instrument stated in the caveat as an instrument to which the caveat does not apply;	13 14
	(b) an instrument if the caveator consents, in the approved form, to its registration and the consent is lodged with the chief executive;	15 16 17
	(c) an instrument executed by a mortgagee whose interest was registered before lodgement of the caveat if—	18 19
	(i) the mortgagee has power under the mortgage to execute the instrument; and	20 21
	(ii) the caveator claims an interest in the 1923 Act petroleum tenure as security for the payment of money or money's worth;	22 23 24
	(d) an instrument of transfer of mortgage executed by a mortgagee whose interest was registered before lodgement of the caveat;	25 26 27
	(e) another interest that, if registered, will not affect the interest claimed by the caveator.	28 29
'(3)	The exception in subsection (2)(d) does not apply to a caveat lodged by the 1923 Act petroleum tenure holder.	30 31

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'(4)	Lodgement of a caveat does not create in the caveator an interest in the 1923 Act petroleum tenure affected by the caveat.	1 2 3
80KM Lap	osing, withdrawal or removal of caveat	4
'(1)	An agreed caveat lapses at the expiration of the term stated in the caveat but, if no term is stated, the caveat continues until it is withdrawn or removed.	5 6 7
'(2)	A caveat that is not an agreed caveat lapses—	8
	(a) if an order of the Land Court is in force in relation to the caveat—at the expiration of the order; or	9 10
	(b) otherwise—at the expiration of 3 months after the date of lodgement of the caveat or a shorter term stated in the caveat.	11 12 13
'(3)	A caveator may withdraw the caveat by notifying the chief executive in writing.	14 15
'(4)	An affected person for a caveat may apply to the Land Court for an order that the caveat be removed.	16 17
'(5)	The Land Court may make the order whether or not the caveator has been served with the application, and may make the order on the terms it considers appropriate.	18 19 20
'(6)	If a caveat is withdrawn, lapses or is ordered to be removed, the chief executive must record the withdrawal, lapse or removal in the petroleum register.	21 22 23
'(7)	In this section—	24
	affected person, for a caveat, means a person—	25
	(a) who has a right or interest (present or prospective) in the 1923 Act petroleum tenure the subject of the caveat; or	26 27
	(b) whose right (present or prospective) to deal with the 1923 Act petroleum tenure the subject of the caveat is affected by the caveat.	28 29 30

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		agreed caveat means a caveat to which each holder of the 1923 Act petroleum tenure the subject of the caveat has consented, if the consent has been lodged with the caveat.	1 2 3
'80KN	Fur	rther caveat not available to same person	4
•	' (1)	This section applies if a caveat (the <i>original caveat</i>) is lodged in relation to an interest.	5 6
,	'(2)	A further caveat with the same caveator can never be lodged in relation to the interest on the same, or substantially the same, grounds as the grounds stated in the original caveat unless—	7 8 9 10
		(a) the consent of each holder of the 1923 Act petroleum tenure the subject of the caveat has been lodged with the caveat; or	11 12 13
		(b) the leave of a court of competent jurisdiction to lodge the further caveat has been granted.	14 15
'80KO	Col	mpensation for lodging caveat without reasonable use	16 17
		'A person who lodges a caveat in relation to a 1923 Act petroleum tenure without reasonable cause is liable to compensate anyone else who suffers loss or damage because of the caveat.'.	18 19 20 21
257	Rep	placement of ss 120 and 121	22
		Sections 120 and 121—	23
		omit, insert—	24
'120	Red	quirements for making an application	25
,	'(1)	The Minister must refuse to receive or process a purported application, other than to the Land Court, not made under the requirements under this Act for making the application.	26 27 28

Clause

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	'(2)	proc requ	vever, the Minister may decide to allow the application to eed and be decided as if it did comply with the irements if the Minister is satisfied the application tantially complies with the requirements.	1 2 3 4
	'(3)		ne Minister decides to refuse to receive or process the corted application—	5 6
		(a)	the Minister must give the applicant notice of the decision and the reasons for it; and	7 8
		(b)	the chief executive must refund the application fee to the applicant.	9 10
'121	Red	quest	t to applicant about application	11
	'(1)	notio	an application under this Act, the chief executive may, by ce, require the applicant to do all or any of the following in a stated reasonable period—	12 13 14
		(a)	complete or correct the application if it appears to the chief executive to be incorrect, incomplete or defective;	15 16
		(b)	give the chief executive or a stated officer of the department additional information about, or relevant to, the application;	17 18 19
			Example—	20
			The application is for a lease. The chief executive may require a document, prepared by an appropriately qualified person, independently verifying reserve data given in the proposed development plan for the lease.	21 22 23 24
		(c)	give the chief executive or a stated officer of the department an independent report by an appropriately qualified person, or a statement or statutory declaration, verifying all or any of the following—	25 26 27 28
			(i) any information included in the application;	29
			(ii) any additional information required under paragraph (b);	30 31

	(iii) if the application is to renew an authority to prospect—that the applicant meets the relevant capability criteria under part 4.	1 2 3
'(2)	For subsection (1)(b), if the application is for a lease, a required document may include a survey or resurvey of the area of the proposed lease carried out by a person who is a cadastral surveyor under the <i>Surveyors Act 2003</i> .	4 5 6 7
'(3)	For subsection (1)(c), the notice may require the statement or statutory declaration—	8 9
	(a) to be made by an appropriately qualified independent person or by the applicant; and	10 11
	(b) if the applicant is a corporation—to be made for the applicant by an executive officer of the applicant.	12 13
'(4)	The giving of a statement for subsection (1)(c) does not prevent the chief executive from also requiring a statutory declaration for the subsection.	14 15 16
'(5)	The applicant must bear any costs incurred in complying with the notice.	17 18
'(6)	The chief executive may extend the period for complying with the notice.	19 20
'(7)	In this section—	21
	application does not include an application to the Land Court.	22
	information includes a document.	23
'121A Ref	fusing application for failure to comply with request	24
'(1)	The Minister may refuse an application if—	25
	(a) a notice under section 121 has been given for the application; and	26 27
	(b) the period stated in the notice for complying with it has ended; and	28 29
	(c) the request has not been complied with to the chief	30

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	'(2)	To remove any doubt, subsection (1) applies despite another provision of this Act that provides the application must be granted in particular circumstances or if particular requirements have been complied with.	1 2 3 4
'121 I	B Pai	rticular criteria generally not exhaustive	5
	'(1)	This section applies if another provision of this Act permits or requires the Minister to consider particular criteria in deciding an application.	6 7 8
	'(2)	To remove any doubt, it is declared that the Minister may, in making the decision, consider any other criteria the Minister considers relevant.	9 10 11
	'(3)	However, subsection (2) does not apply if the provision otherwise provides.	12 13
	' (4)	In this section—	14
		criteria includes issues and matters.	15
'121 0	C Pai	rticular grounds for refusal generally not exhaustive	16
	'(1)	This section applies if another provision of this Act provides for particular grounds on which the Minister may refuse an application.	17 18 19
	'(2)	To remove any doubt, it is declared that, unless the other provision otherwise provides, the Minister may refuse the application on another reasonable and relevant ground.	20 21 22
	'(3)	In this section—	23
		<i>refuse</i> , an application, includes refuse the thing the subject of the application.'.	24 25
258	Ins	ertion of new pt 9, div 1A	26
		Part 9—	27
		insert—	28

Clause

[s 258]

'Division	1A		How to lodge or give particular documents, make particular applications or make submissions	1 2 3
			for making applications, giving or ments or making submissions	4 5
'(1)	This	sectio	n applies to any of the following under this Act—	6
	(a)	the m	naking of an application;	7
	(b)	the g	giving of a document to the Minister or the chief ative;	8 9
	(c)	the lo	odging of a document;	10
	(d)	the m	naking of a submission.	11
'(2)			ation, document or submission may be made, given only—	12 13
	(a)	at the	e following place—	14
			the office of the department provided for under the relevant approved form for that purpose;	15 16
			if the relevant approved form does not make provision as mentioned in subparagraph (i) or if there is no relevant approved form—the office of the department notified on the department's website; or	17 18 19 20 21
	(b)	in the	e way prescribed under a regulation.	22
'(3)	regul	ation	miting subsection (2)(b), the way prescribed under a may include making, giving or lodging the document or submission at another place.	23 24 25
'(4)	This	sectio	n does not apply to the following—	26
	(a)	the m	naking of an application to the Land Court;	27
	(b)	_	giving, to the chief executive, of a document that r this Act must be lodged electronically using the	28 29

s 259	
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	system for submission of reports made or approved by the chief executive;
	(c) the lodging of a copy of an agreement mentioned in section 178 under that section.'.
se 259	Amendment of s 142 (Practice manual)
	(1) Section 142(3)(b) and (c)—
	omit, insert—
	'(b) the person gives the information—
	(i) at the place or in the way permitted under the manual; or
	(ii) at the place or in the way the information would be required to be given under section 124AA if the information were a document;'.
	(2) Section 142(4)—
	omit.
	(3) Section 142(5) and (6)—
	renumber as section 142(4) and (5).
	(4) Section 142(5), as renumbered, 'subsection (5)'—
	omit, insert—
	'subsection (4)'.
se 260	Amendment of s 149 (Regulation-making power)
	Section 149(2)—
	insert—
	'(c) the way an application or document must be made, given or lodged for section 124AA(2)(b), or the way a copy of a record must be given for section 76B(2)(b), including, for example—

[s 261]

		(i)	practices and procedures for lodgement of applications and other documents; and	1 2
		(ii	methods for acknowledging receipt of documents; and	3 4
		(ii	methods for acceptance of the lodgement of documents; and	5 6
		(iv) the time at which a document is taken to have been lodged, but only to the extent that this Act does not provide otherwise;	7 8 9
			quiring lodgement of a hard copy of the application or cument.'.	10 11
lause		endmen roleum i	t of s 150 (Declaration about certain 1923 Act enures)	12 13
		Section	150(3), after 'Governor in Council'—	14
		insert—		15
		or the N	Minister'.	16
lause	262 Ins	ertion of	new pt 14, div 3	17
		Part 14,	as inserted by this Act—	18
		insert—		19
	'Division	3	Transitional provisions for	20
			amendments in amending Act	21
			commencing by proclamation	22
		nister to ses	decide particular applications for or about	23 24
	'(1)	This sec	tion applies if—	25
		, ,	fore the commencement, an application was made	26 27

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		_	
		(i) the grant of a lease under section 40; or	1
		(ii) the renewal of a lease under section 45; and	2
		(b) the Governor in Council has not decided the application.	3
	'(2)	The Minister must decide the application—	4
		(a) for the grant of a lease—under section 40, as amended by the amending Act; or	5 6
		(b) for the renewal of a lease—under section 45, as amended by the amending Act.	7 8
'194	Un	finished indications about approval of dealing	9
	'(1)	This section applies if—	10
		(a) a party to a proposed dealing made a request to the Minister under former section 80H; and	11 12
		(b) the Minister had not given the party an indication before the commencement.	13 14
	'(2)	The Minister may continue to consider the request and give an indication under former section 80H as if the section had not been repealed by the amending Act.	15 16 17
'195	Un	decided applications for approval of dealing	18
	'(1)	This section applies if—	19
		(a) a holder of a 1923 Act petroleum tenure or interest made an application for approval of a dealing under former section 80I; and	20 21 22
		(b) the Minister had not granted or refused the approval before the commencement.	23 24
	'(2)	Despite the replacement of former part 6N by the amending Act—	25 26
		(a) the Minister may continue to deal with the application; and	27 28

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		(b) former sections 80J and 80K apply to the Minister's	1
		decision about the application.	2
'196		ciding applications for approval of assessable nsfers until commencement of particular provisions	3
	'(1)	This section applies until the commencement of the <i>Environmental Protection Act 1994</i> , chapter 5A, part 4 as inserted by the <i>Environmental Protection (Greentape Reduction) and Other Legislation Amendment Act 2012</i> .	5 6 7 8
	'(2)	Former section 80J(2)(a) continues in force instead of section 80KC(4)(a), as inserted by the amending Act, for deciding whether to give an approval of an assessable transfer.	9 10 11
'197		commenced appeals about refusal to approve rticular dealing	12 13
	'(1)	This section applies to a person if—	14
		(a) before the commencement, the person could have appealed to the Land Court under section 104 in relation to a refusal to approve a dealing under former section 80J(1); but	15 16 17 18
		(b) the person had not started the appeal before the commencement.	19 20
	'(2)	Despite the amendment of the schedule by the amending Act, the person continues to be a person who may start an appeal under section 104, subject to sections 105 and 106.	21 22 23
'198		finished appeals about refusal to approve rticular dealing	24 25
	'(1)	This section applies if, before the commencement—	26
		(a) a person started an appeal under section 106 in relation to a refusal to approve a dealing under former section 80J(1); and	27 28 29
		(b) the Land Court had not yet decided the appeal.	30

Part 6	Amendment	of Petroleum	and Gas	(Production	and Safety)	Act 2004
rano	Amendment	or remoleum	and Gas	(FIOUUCIIOII	and Salety)	AUI 2004

[s 263]

	'(2)	The Land Court may continue, under part 7, to grant a stay of the decision being appealed, and hear and decide the appeal.'.	1 2
Clause	263 An	nendment of schedule (Decisions subject to appeal)	3
		Schedule, entry for section 80J(1)—	4
		omit, insert—	5
	'80KC	refusal to approve assessable transfer	6
	80KD	decision to require security'.	7
	Part 6	Amendment of Petroleum and	8
		Gas (Production and Safety) Act 2004	9
		ACI 2004	10
Clause	264 Ac	t amended	11
		This part amends the Petroleum and Gas (Production and Safety) Act 2004.	12 13
		Note—	14
		See also the amendments in—	15
		(a) chapter 2, part 7; and	16
		(b) schedules 1 to 3.	17
Clause		nendment of s 30A (Joint holders of a petroleum thority)	18 19
		Section 30A(2)(a)—	20
		omit, insert—	21
		'(a) an application is made for a petroleum authority, or for approval of an assessable transfer relating to a	22 23

Chapter 3 Amendments commencing by proclamation other than amendments for the restructure of the Mineral Resources Act 1989

Part 6 Amendment of Petroleum and Gas (Production and Safety) Act 2004

[s 266]

			-	oleum authority, for more than 1 proposed holder or aferee; and'.	1 2
Clause	266	Amendment of s 59 (Restrictions on amending work program)		3 4	
		Section 59(2)(d)—		5	
		omit, insert—			6
		•	perso	in 3 months before the making of the application, a on (the <i>designated person</i>) became a holder of the ority as a result of—	7 8 9
			(i)	an application having been made, under section 573C, for approval of an assessable transfer relating to a share in the authority; and	10 11 12
			(ii)	approval of the assessable transfer having been given under section 573D;'.	13 14
Clause	267	Ame	ndment (of s 60 (Applying for approval to amend)	15
		(1)	Section 60	(1)—	16
		i	nsert—		17
			Note—		18
			For other and section	relevant provisions about applications, see chapter 14, part 1 n 851AA.	19 20
		(2) S	Section 60	<u> </u>	21
		i	nsert—		22
		. ,		cation must be accompanied by the fee prescribed gulation.'.	23 24
Clause	268	Ame	inder a reg	· · · · · · · · · · · · · · · · · · ·	
Clause	268	Ame	nder a reg	gulation.'. of s 118 (Requirements for making	2425

[s 269]

Clause	269 Ins	ertio	n of new ch 2, pt 2, div 7, sdiv 3	1				
		Afte	r section 175—	2				
		inse	rt—	3				
	'Subdivi	sion	3 Changing production commencement day	4 5				
	'175AA When holder may apply to change production commencement day							
		prod	e holder of a petroleum lease may apply to change the luction commencement day for the lease to a new day if—	8 9 10				
		(a)	the holder has a relevant arrangement in place to supply petroleum produced from the area of the lease; and	11 12				
		(b)	the day by which petroleum production under the lease is to start is more than 2 years after the day the lease took effect; and	13 14 15				
		(c)	the application is made no later than 1 year before the day by which petroleum production under the lease is to start.	16 17 18				
	175AB R	equire	ements for making application	19				
			application to change a production commencement day to w day must—	20 21				
		(a)	be made to the Minister in the approved form; and	22				
		(b)	state—	23				
			(i) the proposed new day; and	24				
			(ii) the grounds for seeking the change; and	25				
		(c)	be supported by information, documents or instruments detailing—	26 27				
			(i) the petroleum production required under all relevant arrangements relating to the lease; and	28 29				

	 (ii) the reserves, resources and characteristics of natural underground reservoirs of all petroleum authorities required to supply petroleum under the relevant arrangements; and 	1 2 3 4
	(d) be accompanied by the fee prescribed under a regulation.	5 6
175AC De	eciding application	7
'(1)	After receiving an application to change a production commencement day to a new day, the Minister must decide whether or not to make the change.	8 9 10
'(2)	The Minister may, if the holder of the lease agrees in writing, change the production commencement day for the lease to another day.	11 12 13
'(3)	In deciding the application, the Minister must consider—	14
	(a) whether the holder has substantially complied with the lease; and	15 16
	(b) whether petroleum production under the lease will be optimised in the best interests of the State; and	17 18
	(c) the public interest.	19
'(4)	If the Minister decides to change the production commencement day to a new day, the Minister must amend the lease to give effect to the change.	20 21 22
	Note—	23
	A change in the production commencement day may require a later development plan for the lease to be lodged—see section 159.	24 25
'175AD Inf	formation notice about decision	26
	'If the Minister decides not to change the production	27
	commencement day for a lease to a new day, the Minister must give the applicant an information notice about the decision.'.	28 29 30

[s 270]

Clause	270	70 Amendment of s 548 (Requirement to lodge records and samples)					
		S	ection 54	48(2)—	3		
		01	mit, inse	rt—	4		
		'(2) T	he copy	of the record must—	5		
		(a	ı) be—	_	6		
			(i)	given electronically using the system for submission of reports made or approved by the chief executive; and	7 8 9		
			(ii)	in the digital format made or approved by the chief executive; or	10 11		
		(b		way of giving the copy is prescribed under a lation—be given in that way.'.	12 13		
Clause	271	Insert	tion of r	new ss 552A and 552B	14		
		A	fter sect	ion 552—	15		
		in	sert—		16		
	'552A	Obligation lease	ation to	lodge infrastructure report for petroleum	17 18		
		Se le	eptembe	der of a petroleum lease must, on or before 1 reach year, lodge an infrastructure report about the the preceding financial year that complies with 22B.	19 20 21 22		
	'552B		ent requ leum le	irements for infrastructure report for ase	23 24		
		fo	ollowing	structure report under section 552A must state the information for the petroleum lease the subject of for the financial year to which the report relates—	25 26 27		
		(a	/	ils of the authorised activities for the lease carried in the area of the lease in the financial year;	28 29		

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		(b)	details of infrastructure and works constructed in the area of the lease in the financial year, including the location of the infrastructure and works;	1 2 3
			Examples of infrastructure and works—	4
			communication systems, compressors, powerlines, pumping stations, reservoirs, roads, evaporation or storage ponds and tanks or mobile and temporary camps	5 6 7
		(c)	any other information prescribed under a regulation.'.	8
lause	272	Omissio	on of s 558A (Notice of change of holder's name)	9
			tion 558A—	10
		omi	t.	11
lause	273	Replace	ement of ch 5, pt 10 (Dealings)	12
		-	pter 5, part 10—	13
			t, insert—	14
	'Part	: 10	Dealings	15
	'Divis	sion 1	Preliminary	16
	'568	Definition	ons for pt 10	17
		'In t	his part—	18
		asse	essable transfer see section 571(2).	19
		non	-assessable transfer see section 571(1).	20
	'569	What is	a <i>dealing</i> with a petroleum authority	21
		'(1) Eacl	th of the following is a <i>dealing</i> with a petroleum cority—	22 23

		(a)	a transfer of the petroleum authority or of a share in the petroleum authority;	1 2
		(b)	a mortgage over the petroleum authority or over a share in the petroleum authority;	3 4
		(c)	a release, transfer or surrender of a mortgage mentioned in paragraph (b);	5 6
		(d)	a change to the petroleum authority holder's name even if the holder continues to be the same person after the change;	7 8 9
		(e)	if the petroleum authority is a petroleum lease—	10
			(i) a sublease of the petroleum lease; or	11
			(ii) a transfer of a sublease of the petroleum lease or of a share in a sublease of the petroleum lease.	12 13
	'(2)	com	remove any doubt, it is declared that any transaction or imercial agreement not mentioned in subsection (1) is not aling with a petroleum authority.	14 15 16
570	Pro	hibit	ted dealings	17
570	Pro	'The	ted dealings e following dealings with a petroleum authority are nibited—	17 18 19
570	Pro	'The	e following dealings with a petroleum authority are	18
570	Pro	'The proh	e following dealings with a petroleum authority are nibited—	18 19
570	Pro	'The proh (a)	e following dealings with a petroleum authority are nibited— a transfer of a survey licence; a transfer of a pipeline authorised under section 33 or	18 19 20 21
570	Pro	'The proh (a) (b)	e following dealings with a petroleum authority are nibited— a transfer of a survey licence; a transfer of a pipeline authorised under section 33 or 110; a dealing, other than a dealing mentioned in section 569(1)(e), that has the effect of transferring a divided	18 19 20 21 22 23 24
570	Pro	'The proh (a) (b)	a transfer of a survey licence; a transfer of a pipeline authorised under section 33 or 110; a dealing, other than a dealing mentioned in section 569(1)(e), that has the effect of transferring a divided part of the area of a petroleum tenure;	18 19 20 21 22 23 24 25
570	Pro	'The proh (a) (b)	a transfer of a survey licence; a transfer of a pipeline authorised under section 33 or 110; a dealing, other than a dealing mentioned in section 569(1)(e), that has the effect of transferring a divided part of the area of a petroleum tenure; Examples of a divided part of the area of a petroleum tenure—	18 19 20 21 22 23 24 25 26

			licence are also to be transferred to the transferee of the pipeline licence;	1 2
		(e)	a transfer of a petroleum facility licence, unless the petroleum facility and petroleum facility land the subject of the licence are also to be transferred to the transferee of the licence;	3 4 5 6
		(f)	a transfer of a water monitoring authority, or of a share in a water monitoring authority, other than a transfer by operation of law under section 201;	7 8 9
		(g)	a transfer of a data acquisition authority, or of a share in a data acquisition authority, other than a transfer by operation of law under section 182.	10 11 12
571	Тур	es of	f transfers	13
	'(1)		following transfers (each a <i>non-assessable transfer</i>) do require assessment before being registered—	14 15
		(a)	a transfer of a petroleum authority or of a share in a petroleum authority under which—	16 17
			(i) the transferee is an entity having the same Australian Business Number as the entity comprising all or part of the transferor; or	18 19 20
			(ii) part of one holder's share in the petroleum authority will be transferred to another holder of the petroleum authority;	21 22 23
		(b)	a transmission by death of a petroleum authority or of a share in a petroleum authority;	24 25
		(c)	a transfer of a petroleum authority or of a share in a petroleum authority by operation of law;	26 27
		(d)	a transfer of a mortgage over a petroleum authority or over a share in a petroleum authority;	28 29
		(e)	a transfer of a sublease of a petroleum lease or of a share in a sublease of a petroleum lease.	30 31

[s	27	[3]
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	'(2)	A transfer of a petroleum authority or of a share in a petroleum authority not mentioned in subsection (1) is an <i>assessable transfer</i> and must be approved by the Minister under division 3 before it can be registered.	1 2 3 4
'Div	ision	2 Registration of dealings generally	5
'572	Reg	gistration required for all dealings	6
	'(1)	A dealing with a petroleum authority has no effect until it is registered.	7 8
	'(2)	A registered dealing takes effect on—	9
		(a) for a dealing that is an assessable transfer—the day the transfer was approved under division 3; or	10 11
		(b) for any other dealing—the day notice of the dealing was given to the chief executive under section 573.	12 13
'573	Ob	taining registration	14
	'(1)	Registration of a dealing with a petroleum authority, other than an assessable transfer, may be sought by giving the chief executive a notice of the dealing in the approved form.	15 16 17
	'(2)	However, a dealing with a petroleum authority prohibited under section 570 can not be registered.	18 19
	'(3)	The approved form must be accompanied by the fee prescribed under a regulation.	20 21
	'(4)	Registration of an assessable transfer must be carried out by the chief executive.	22 23
'573 <i>i</i>	A Effe	ect of approval and registration	24
		'The registration of a dealing with a petroleum authority, or an approval of an assessable transfer under division 3, allows the dealing or transfer to have effect according to its terms but	25 26 27

	does not of itself give the dealing any more effect or validity than it would otherwise have.	1 2
'Division	3 Approval of assessable transfers	3
'573B Indi	icative approval	4
'(1)	The holder of a petroleum authority may, before applying for approval of an assessable transfer relating to the authority, apply to the Minister—	5 6 7
	(a) for an indication whether the Minister is likely to approve the transfer (an <i>indicative approval</i>); and	8 9
	(b) if the Minister is likely to impose conditions on the giving of the approval—for an indication what the conditions are likely to be.	10 11 12
'(2)	The application must be made to the Minister in the approved form and be accompanied by—	13 14
	(a) the information the Minister requires to make a decision; and	15 16
	(b) the fee prescribed under a regulation.	17
'(3)	In deciding whether or not to give the indicative approval, the Minister must consider the matters mentioned in section 573D(2) as if the request were an application for approval of an assessable transfer.	18 19 20 21
'(4)	The Minister must decide whether or not to give the indicative approval and give the applicant notice of the decision.	22 23
'573C App	olying for approval of assessable transfer	24
'(1)	The holder of a petroleum authority may apply for approval of an assessable transfer relating to the petroleum authority.	25 26
'(2)	However, an application can not be made under subsection (1) if the proposed transferee is not an eligible person.	27 28

'((3)	The application must be made to the Minister in the approved 1 2
		(a) a written consent to the transfer by the proposed 3 transferee; and 4
		(b) if the petroleum authority or a share in the petroleum authority is subject to a mortgage—a written consent to the transfer by the mortgagee; and 7
		(c) for a transfer of a share in a petroleum authority—a written consent to the transfer by each person other than the transferor who holds a share in the petroleum authority; and
		(d) the fee prescribed under a regulation.
573D	Dec	ding application
	(1)	The Minister must decide whether or not to give the approval of the assessable transfer.
'((2)	In deciding whether or not to give the approval, the Minister must consider—
		(a) the application and any additional information 18 accompanying the application; and
		(b) the relevant criteria applying under chapter 2 or 4 for obtaining the type of authority the subject of the transfer; and
		(c) the public interest.
'((3)	However, subsection (2) does not apply if, under subsection (6) or (7), the approval is taken to have been given.
'((4)	The approval may be given only if—
		(a) the proposed transferee is—
		(i) an eligible person; and
		(ii) a registered suitable operator under the 29 Environmental Protection Act; and 30

	(b)	no petroleum royalty payable by the holder of the petroleum authority remains unpaid.	1 2
'(5)	Min	o, the Minister may refuse to give the approval if the ister is not satisfied the transferor has substantially plied with the conditions of the petroleum authority.	3 4 5
'(6)	The	approval is taken to have been given if—	6
	(a)	under section 573B, an indicative approval has been given for the proposed dealing; and	7 8
	(b)	subsection (4) does not prevent the giving of the approval; and	9 10
	(c)	within 3 months after the giving of the indicative approval—	11 12
		(i) an application for approval of the assessable transfer is made; and	13 14
		(ii) if, under section 573B, an indication of likely conditions was given—the conditions are complied with.	15 16 17
'(7)	The	approval is also taken to have been given if—	18
	(a)	subsection (6)(a) and (b) is satisfied; and	19
	(b)	within 10 business days before the expiration of 3 months after the giving of the indicative approval, the applicant gives the chief executive—	20 21 22
		(i) notice in the approved form that a proposed transferee has given a notice under the <i>Foreign Acquisitions and Takeovers Act 1975</i> (Cwlth) about a proposal that relates to the assessable transfer; and	23 24 25 26 27
		(ii) evidence that the proposed transferee has given the notice under that Act; and	28 29
		(iii) a statement from the proposed transferee that the proposed transferee has not received notice about an order or decision made under that Act about the proposal; and	30 31 32 33

Part 6	Amendment of	Petroleum	and Gas	(Production	and Safety	Act 2004
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			within 6 months after the giving of the indicative approval, subsection $(6)(c)(i)$ and (ii) is satisfied.	1 2
	'(8)		te subsections (6) and (7), the approval of the assessable er is taken not to have been given if—	3 4
		1	the request for indicative approval contained incorrect material information or omitted material information; and	5 6 7
			had the Minister been aware of the discrepancy, the Minister would not have given the indicative approval.	8 9
573E	Sec	urity r	may be required	10
	'(1)	approv section the tra	Minister may, as a condition of deciding to give the val, require the proposed transferee to give, under a 488, security for the petroleum authority the subject of ansfer as if the proposed transferee were an applicant for troleum authority.	11 12 13 14 15
	'(2)		e proposed transferee does not comply with the ement, the application may be refused.	16 17
	'(3)	section	the transfer of the petroleum authority is complete, n 488 applies to the transferee of the petroleum rity as holder.	18 19 20
573F	Not	ice of	decision	21
	'(1)		Minister decides to give the approval, the Minister must ne applicant notice of the decision.	22 23
	'(2)		Minister decides not to give the approval, the Minister give the applicant an information notice for the decision.	24 25

'Part	10	A Recording associated agreements	1 2
'573G	Def	inition for pt 10A	3
		'In this part—	4
		associated agreement, for a petroleum authority, means an agreement relating to the petroleum authority, other than the following—	5 6 7
		(a) a dealing with the petroleum authority;	8
		(b) a dealing with the petroleum authority that is prohibited under section 570;	9 10
		(c) another agreement prescribed under a regulation as unsuitable to be recorded in the petroleum register.	11 12
'573H	Rec	cording associated agreements	13
٤	(1)	An associated agreement for a petroleum authority may be recorded in the petroleum register against the petroleum authority.	14 15 16
•	(2)	Registration of an associated agreement may be sought by giving the chief executive a notice of the agreement in the approved form.	17 18 19
•	(3)	An approved form given to the chief executive under this section must be accompanied by the fee prescribed under a regulation.	20 21 22
•	(4)	The chief executive is not required to examine, or to determine the validity of, an associated agreement recorded in the petroleum register under this section.	23 24 25
'573 I	Effe	ect of recording associated agreements	26
		'The recording of an associated agreement under this part does not of itself—	27 28

Part 6 Amendment of Petroleum and	Gas (Production	and Safety) Act 2004
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	(a)	give the agreement any more effect or validity than it would otherwise have; or	1 2
	(b)	create an interest in the petroleum authority against which it is recorded.	3 4
'Part 10	В	Caveats	5
'573J Re	quire	ments of caveats	6
'(1)	A ca	veat must—	7
	(a)	be lodged in the approved form; and	8
	(b)	be signed by the caveator, the caveator's solicitor or another person authorised in writing by the caveator; and	9 10 11
	(c)	state the name and address for service of 1 person upon whom any notice may be served in order to serve the caveator; and	12 13 14
	(d)	identify the petroleum authority the subject of the caveat; and	15 16
	(e)	state the nature of the right or interest claimed by the caveator; and	17 18
	(f)	state the period for which the caveat is to continue in force; and	19 20
	(g)	if a person consents to the lodging of the caveat, be endorsed with the person's consent; and	21 22
	(h)	be accompanied by the lodgement fee prescribed under a regulation.	23 24
'(2)	A ca	aveat that does not comply with subsection (1) is of no ct.	25 26

'573K	Lod	lging	of caveat	1
	'(1)	A ca	veat may be lodged by any of the following—	2
		(a)	a person claiming an interest in a petroleum authority;	3
		(b)	the registered holder of a petroleum authority;	4
		(c)	a person to whom an Australian court has ordered that an interest in a petroleum authority be transferred;	5 6
		(d)	a person who has the benefit of a subsisting order of an Australian court restraining a registered holder of a petroleum authority from dealing with the petroleum authority.	7 8 9 10
	'(2)		eveat lodged under this section can not be registered if it lies to any of the following—	11 12
		(a)	an application for indicative approval;	13
		(b)	an indicative approval given by the Minister;	14
		(c)	an application for approval of an assessable transfer;	15
		(d)	a notice to register a dealing given to the chief executive under section 573.	16 17
'573L	Chi	ef ex	ecutive's functions on receipt of caveat	18
	'(1)		receipt of a caveat complying with section 573J(1), the f executive must—	19 20
		(a)	notify the holder or holders of the affected petroleum authority of the receipt of the caveat; and	21 22
		(b)	notify all other persons who have an interest in the petroleum authority as recorded in the petroleum register, including any subsisting prior caveator, of the receipt of the caveat; and	23 24 25 26
		(c)	record the existence of the caveat in the petroleum register.	27 28
	'(2)		subsection (1)(b), a person does not have an interest in the bleum authority only because the person is a party to an	29 30

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associated agreement recorded in the petroleum register against the petroleum authority.	1 2
ect of lodging caveat	3
Until a caveat lapses, or is removed or withdrawn, the caveat prevents registration of a dealing with a petroleum authority over which the caveat is lodged from the date and time endorsed by the chief executive on the caveat as the caveat's date and time of lodgement.	4 5 6 7 8
However, lodgement of a caveat does not prevent registration of the following—	9 10
(a) an instrument stated in the caveat as an instrument to which the caveat does not apply;	11 12
(b) an instrument if the caveator consents, in the approved form, to its registration and the consent is lodged with the chief executive;	13 14 15
(c) an instrument executed by a mortgagee whose interest was registered before lodgement of the caveat if—	16 17
(i) the mortgagee has power under the mortgage to execute the instrument; and	18 19
(ii) the caveator claims an interest in the petroleum authority as security for the payment of money or money's worth;	20 21 22
(d) an instrument of transfer of mortgage executed by a mortgagee whose interest was registered before lodgement of the caveat;	23 24 25
(e) another interest that, if registered, will not affect the interest claimed by the caveator.	26 27
The exception in subsection (2)(d) does not apply to a caveat lodged by the petroleum authority holder.	28 29
Lodgement of a caveat does not create in the caveator an interest in the petroleum authority affected by the caveat.	30 31
	ect of lodging caveat Until a caveat lapses, or is removed or withdrawn, the caveat prevents registration of a dealing with a petroleum authority over which the caveat is lodged from the date and time endorsed by the chief executive on the caveat as the caveat's date and time of lodgement. However, lodgement of a caveat does not prevent registration of the following— (a) an instrument stated in the caveat as an instrument to which the caveat does not apply; (b) an instrument if the caveator consents, in the approved form, to its registration and the consent is lodged with the chief executive; (c) an instrument executed by a mortgagee whose interest was registered before lodgement of the caveat if— (i) the mortgagee has power under the mortgage to execute the instrument; and (ii) the caveator claims an interest in the petroleum authority as security for the payment of money or money's worth; (d) an instrument of transfer of mortgage executed by a mortgagee whose interest was registered before lodgement of the caveat; (e) another interest that, if registered, will not affect the interest claimed by the caveator. The exception in subsection (2)(d) does not apply to a caveat lodged by the petroleum authority holder. Lodgement of a caveat does not create in the caveator an

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'5/3N Lap	osing, withdrawal or removal of caveat	1
'(1)	An agreed caveat lapses at the expiration of the term stated in the caveat but, if no term is stated, the caveat continues until it is withdrawn or removed.	2 3 4
'(2)	A caveat that is not an agreed caveat lapses—	5
	(a) if an order of the Land Court is in force in relation to the caveat—at the expiration of the order; or	6 7
	(b) otherwise—at the expiration of 3 months after the date of lodgement of the caveat or a shorter term stated in the caveat.	8 9 10
'(3)	A caveator may withdraw the caveat by notifying the chief executive in writing.	11 12
'(4)	An affected person for a caveat may apply to the Land Court for an order that the caveat be removed.	13 14
'(5)	The Land Court may make the order whether or not the caveator has been served with the application, and may make the order on the terms it considers appropriate.	15 16 17
'(6)	If a caveat is withdrawn, lapses or is ordered to be removed, the chief executive must record the withdrawal, lapse or removal in the register.	18 19 20
'(7)	In this section—	21
	affected person, for a caveat, means a person—	22
	(a) who has a right or interest (present or prospective) in the petroleum authority the subject of the caveat; or	23 24
	(b) whose right (present or prospective) to deal with the petroleum authority the subject of the caveat is affected by the caveat.	25 26 27
	agreed caveat means a caveat to which each holder of the petroleum authority the subject of the caveat has consented, if the consent has been lodged with the caveat.	28 29 30

	'573C) Fur	ther caveat not available to same person	1
		'(1)	This section applies if a caveat (the <i>original caveat</i>) is lodged in relation to an interest.	2 3
		'(2)	A further caveat with the same caveator can never be lodged in relation to the interest on the same, or substantially the same, grounds as the grounds stated in the original caveat unless—	4 5 6 7
			(a) the consent of each holder of the petroleum authority the subject of the caveat has been lodged with the caveat; or	8 9
			(b) the leave of a court of competent jurisdiction to lodge the further caveat has been granted.	10 11
	'573P	Cor cau		12 13
			'A person who lodges a caveat in relation to a petroleum authority without reasonable cause is liable to compensate anyone else who suffers loss or damage because of the caveat.'.	14 15 16 17
Clause	274	Rep	placement of ss 842 and 843	18
		-	Sections 842 and 843—	19
			omit, insert—	20
	'842	Red	quirements for making an application	21
		'(1)	This section applies to a purported application, other than to the Land Court, not made under the requirements under this Act for making the application.	22 23 24
		'(2)	The relevant person for the application must refuse to receive or process the purported application.	25 26
		'(3)	However, the relevant person may decide to allow the application to proceed and be decided as if it did comply with the requirements if the relevant person is satisfied the application substantially complies with the requirements.	27 28 29 30

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	'(4)		e relevant person decides to refuse to receive or process purported application—	1 2
		(a)	the relevant person must give the applicant notice of the decision and the reasons for it; and	3 4
		(b)	the relevant person must refund the application fee to the applicant.	5 6
	'(5)	In th	is section—	7
		rele	vant person, for an application, means—	8
		(a)	the chief inspector, if the application is made under—	9
			(i) section 389, 622 or 728; or	10
			(ii) chapter 9, part 1; or	11
		(b)	otherwise—the chief executive.	12
843	Red	quest	t to applicant about application	13
	'(1)	appl	an application under this Act, the relevant person for the ication may, by notice, require the applicant to do all or of the following within a stated reasonable period—	14 15 16
		(a)	complete or correct the application if it appears to the relevant person to be incorrect, incomplete or defective;	17 18
		(b)	give the relevant person or another stated officer of the department additional information about, or relevant to, the application;	19 20 21
			Examples—	22
			1 The application is for a petroleum lease. The chief executive may require additional information about a document given with the application, for example, a document prepared by an appropriately qualified person, independently verifying reserve data given in the proposed development plan for the lease.	23 24 25 26 27 28
			The application is for a potential commercial area. The chief executive may require additional information about drilling and production test results.	29 30 31

	(c) give the relevant person or another stated officer of the department an independent report by an appropriately qualified person, or a statement or statutory declaration, verifying all or any of the following—	1 2 3 4
	(i) any information included in the application;	5
	(ii) any additional information required under paragraph (b);	6 7
	(iii) if the application is for a petroleum tenure—that the applicant meets the relevant capability criteria under chapter 2.	8 9 10
'(2)	For subsection (1)(b), if the application is for a petroleum authority, a required document may include a survey or resurvey of the area of the proposed authority carried out by a person who is a cadastral surveyor under the <i>Surveyors Act</i> 2003.	11 12 13 14 15
'(3)	For subsection (1)(c), the notice may require the statement or statutory declaration—	16 17
	(a) to be made by an appropriately qualified independent person or by the applicant; and	18 19
	(b) if the applicant is a corporation—to be made for the applicant by an executive officer of the applicant.	20 21
'(4)	The giving of a statement for subsection (1)(c) does not prevent the relevant person from also requiring a statutory declaration for the subsection.	22 23 24
'(5)	The applicant must bear any costs incurred in complying with the notice.	25 26
'(6)	The relevant person may extend the period for complying with the notice.	27 28
'(7)	In this section—	29
	application does not include—	30
	(a) an application to a court or tribunal; or	31
	(b) an internal review application under chapter 12, part 1.	32

[s 274]

	information includes a document.	1
	relevant person, for an application under this Act, means—	2
	(a) the chief inspector, if the application is made under—	3
	(i) section 389, 622 or 728; or	4
	(ii) chapter 9, part 1; or	5
	(b) otherwise—the chief executive.	6
'843A Re	efusing application for failure to comply with request	7
'(1)	This section applies for an application if—	8
	(a) the chief executive or the chief inspector gives a notice under section 843 for the application; and	9 10
	(b) the period stated in the notice for complying with it has ended; and	11 12
	(c) the request has not been complied with to the satisfaction of the person who gave the notice.	13 14
'(2)	The application may be refused by—	15
	(a) if the notice was given by the chief executive—the Minister; or	16 17
	(b) if the notice was given by the chief inspector—the chief inspector.	18 19
'(3)	To remove any doubt, it is declared that subsection (2) applies despite another provision of this Act that provides the application must be granted in particular circumstances or if particular requirements have been complied with.	20 21 22 23
	otice to progress petroleum authority or renewal oplications	24 25
'(1)	The Minister may by notice require an applicant for, or to renew, a petroleum authority to do, within a stated reasonable period, any thing required of the applicant under this Act or	26 27 28

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[s 274]

	another Act to allow the application to be decided or the authority to be granted or renewed.	1 2
'(2)	However, the period for complying with the notice must be at least 20 business days after the notice is given.	3 4
'(3)	The Minister may extend the period for complying with the notice.	5 6
'(4)	The Minister may refuse the application if the applicant does not comply with the requirement.	7 8
843C Pai	rticular criteria generally not exhaustive	9
'(1)	This section applies if another provision of this Act permits or requires the decision-maker for an application under this Act to consider particular criteria in deciding the application.	10 11 12
'(2)	To remove any doubt, it is declared that the decision-maker may, in making the decision, consider any other criteria the decision-maker considers relevant.	13 14 15
'(3)	However, subsection (2) does not apply if the provision otherwise provides.	16 17
'(4)	In this section—	18
	criteria includes issues and matters.	19
843D Pai	rticular grounds for refusal generally not exhaustive	20
'(1)	This section applies if another provision of this Act provides for particular grounds on which the decision-maker for an application under this Act may refuse the application.	21 22 23
'(2)	To remove any doubt, it is declared that, unless the other provision otherwise provides, the decision-maker may refuse the application on another reasonable and relevant ground.	24 25 26
'(3)	In this section—	27
	<i>refuse</i> , an application, includes refuse the thing the subject of the application.'.	28 29

[s 275]

Clause	275	Ins	ertio	n of ı	new s 851AA	1
			Chaj	pter 1	4, part 3, before section 851A—	2
			inse	rt—		3
	'851 <i>A</i>				y for making applications or giving or uments	4 5
		'(1)	This	secti	on applies to any of the following under this Act—	6
			(a)	the	making of an application;	7
			(b)		giving of a document to the Minister, chief executive hief inspector;	8 9
			(c)	the !	lodging of a document.	10
		'(2)	The only		cation or document may be made, given or lodged	11 12
			(a)	at th	ne following place—	13
				(i)	the office of the department provided for under the relevant approved form for that purpose;	14 15
				(ii)	if the relevant approved form does not make provision as mentioned in subparagraph (i) or if there is no relevant approved form—the office of the department notified on the department's website; or	16 17 18 19 20
			(b)	in th	ne way prescribed under a regulation.	21
		'(3)	regu	lation	miting subsection (2)(b), the way prescribed under a may include making, giving or lodging the n or document at another place.	22 23 24
		'(4)	This	secti	on does not apply to the following—	25
			(a)	the	making of an application to the Land Court;	26
			(b)	the 1748	making of an application for a warrant under section	27 28
			(c)		giving of a royalty estimate to the Minister under ion 599A;	29 30
			(d)	the	lodging of any of the following—	31

		(i)	a submission to a public road authority under section 427;	1 2
		(ii)	a royalty return under section 594;	3
		(iii)	a reconciliation return under section 597;	4
		(iv)	an annual royalty return under section 599;	5
		(v)	submissions under section 604;	6
		(vi)	a proposed later development plan for a converted lease under section 897;	7 8
		(vii)	a statement under section 934A;	9
		(viii)a document that under this Act must be lodged electronically using the system for submission of reports made or approved by the chief executive.'.	10 11 12
Clause 276	An	nendment	of s 858A (Practice manual)	13
	(1)	Section 8:	58A(3)(b) and (c)—	14
		omit, inse	rt—	15
		'(b) the]	person gives the information—	16
		(i)	at the place or in the way permitted under the manual; or	17 18
		(ii)	at the place or in the way the information would be required to be given under section 851AA if the information were a document;'.	19 20 21
	(2)	Section 8:	58A(4)—	22
		omit.		23
	(3)	Section 85	58A(5) and (6)—	24
		renumber	as section 858A(4) and (5).	25
	(4)	Section 8:	58A(5), as renumbered, 'subsection (5)'—	26
		omit, inse	rt—	27
		'subsection	n(A)	28

[s 277]

Clause	277	Amendr	nent (of s 859 (Regulation-making power)	1	
		Sect	ion 85	9(2)—	2	
		inse	rt—		3	
		'(c)	gives copy	way an application or document must be made, a or lodged for section 851AA(2)(b), or the way a of a record must be given for section 548(2)(b), ading, for example—	4 5 6 7	
			(i)	practices and procedures for lodgement of applications and other documents; and	8 9	
			(ii)	methods for acknowledging receipt of documents; and	10 11	
			(iii)	methods for acceptance of the lodgement of documents; and	12 13	
			(iv)	the time at which a document is taken to have been lodged, but only to the extent that this Act does not provide otherwise;	14 15 16	
		(d)	-	iring lodgement of a hard copy of the application or ment.'.	17 18	
Clause	278	Insertio	n of n	new ch 15, pt 13, div 3	19	
				5, part 13—	20	
		inse	rt—		21	
	'Division 3			Transitional provisions for	22	
	amendments in amending Act					
				commencing by proclamation	24	
	'964	Definition	n for	div 3	25	
		In th	is div	ision—	26	
				etroleum lease means a petroleum lease that is in nediately before the commencement.	27 28	

Part 6	Amendment	of Petroleum	and Gas	(Production	and Safety)	Act 2004
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'965	When holder of an existing petroleum lease may apply to change production commencement day							
	'(1)	lease	s section applies to the holder of an existing petroleum e if the production commencement day for the lease is ore 1 February 2014.	3 4 5				
	'(2)	prod no 1	holder may apply under section 175AA in relation to the luction commencement day only if the application is made ater than 6 months before the day by which petroleum luction under the lease is to start.	6 7 8 9				
	'(3)	This	s section applies despite section 175AA(c).	10				
'966			ar requirements for infrastructure reports 552A for existing petroleum leases	11 12				
	'(1)	This lease	s section applies to the holder of an existing petroleum e.	13 14				
	'(2)	by the	first infrastructure report lodged after the commencement he holder under section 552A for an existing petroleum e must, in addition to the requirements mentioned in ion 552B, also state—	15 16 17 18				
		(a)	details of the authorised activities for the lease carried out since the lease was granted; and	19 20				
		(b)	details of infrastructure and works constructed in the area of the lease since the lease was granted, including the location of the infrastructure and works.	21 22 23				
'967	Un	finish	ned indications about approval of dealing	24				
	'(1)	This	s section applies if—	25				
		(a)	a party to a proposed dealing made a request to the Minister under former section 571; and	26 27				
		(b)	the Minister had not given the party an indication before the commencement.	28 29				

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	'(2)	The Minister may continue to consider the request and give the indication under former section 571 as if the section had not been repealed by the amending Act.	1 2 3
'968	Со	ntinuing indications about approval of dealing	4
	'(1)	This section applies if—	5
		(a) before the commencement, the Minister gave an indication of approval of a proposed dealing under former section 571; and	6 7 8
		(b) the indication is current at the commencement.	9
	'(2)	The indication of approval continues to have effect after the commencement as if former section 571 had not been repealed by the amending Act.	10 11 12
'969	Un	decided applications for approval of dealing	13
	'(1)	This section applies if—	14
		(a) a holder of a petroleum authority or interest made an application for approval of a dealing under former section 572; and	15 16 17
		(b) the Minister had not granted or refused the approval before the commencement.	18 19
	'(2)	Despite the replacement of former chapter 5, part 10 by the amending Act—	20 21
		(a) the Minister may continue to deal with the application; and	22 23
		(b) former sections 573 and 574 apply to the Minister's decision about the application.	24 25
'970		ciding applications for approval of assessable nsfers until commencement of particular provisions	26 27
	'(1)	This section applies until the commencement of the <i>Environmental Protection Act 1994</i> , chapter 5A, part 4 as	28 29

Part 6 Amendment	of Petroleum and	Gas (Production	and Safety)	Act 2004
I all o Allichullich	oi i ciloleulli allo	i das (i ibuublibii	and Jaicty,	ACI 2004

[s 278]

		inserted by the <i>Environmental Protection</i> (Greentape Reduction) and Other Legislation Amendment Act 2012.	1 2
	'(2)	Former section 573(2)(a) continues in force instead of section 573D(4)(a)(ii), as inserted by the amending Act, for deciding whether to give an approval of an assessable transfer.	3 4 5
'971		commenced review of refusal to approve particular aling	6
	'(1)	This section applies to a person if—	8
		(a) before the commencement, the person could have applied under section 817 for an internal review of a decision about a refusal to approve a dealing under former section 573(1); but	9 1 1 1
		(b) the person had not made the application before the commencement.	1 1
	'(2)	Despite the amendment of schedule 1 by the amending Act, the person continues to be a person who may apply under section 817, subject to section 818, for the decision.	1 1 1
'972		finished review of refusal to approve particular aling	1
	'(1)	This section applies if, before the commencement—	2
		(a) a person applied under section 817 for an internal review about a refusal to approve a dealing under former section 573(1); and	2 2 2
		(b) the reviewer had not yet decided the review.	2
	'(2)	The reviewer may continue, under chapter 12, part 1, to grant a stay of the decision being reviewed and decide the review.	2 2
'973	Am	nending work programs	2
	'(1)	This section applies if—	2

		(a)	appl prog	r the commencement, an authority to p ies for approval of an amendment gram for the authority (a work program attioned in section 59(1)(b); and	t of a work	1 2 3 4
		(b)	befo	ore the commencement—		5
			(i)	a transfer of a share in the authority under section 573; or	was approved	6 7
			(ii)	an application for approval of a transin the authority was made under se had not been decided.		8 9 10
	'(2)			$\Theta(2)(d)$, as amended by the amending a the work program application as if a		11 12
		(a)	5730 shar for	ection 59(2)(d)(i) to an application C for approval of an assessable transfer in the authority were a reference to approval of a transfer of a share in er former section 572; and	er relating to a an application	13 14 15 16 17
		(b)	trans refe	section 59(2)(d)(ii) to approval of the section seen given under section rence to the approval of a transfer of sority having been given under former	573D were a a share in the	18 19 20 21
Clause	279 Am	endn	nent	of sch 1 (Reviews and appeals)		22
	(1)	Sche	dule	1, table 2, under heading 'Petroleum le	eases'—	23
		inser	t—			24
	'175AC(1)			ion not to change production nencement day for a petroleum lease	Land Court'.	
	(2)	Sche	dule	1, table 2, entry for section 573(1)—		25
		omit,	inse	rt—		26
	'573D(1)	I	Refus	al to approve assessable transfer	Land Court'.	

[s 280]

Clause	280	An	nendment of sch 2 (Dictionary)	1
		(1)	Schedule 2, definitions dealing, production commencement day and relevant departmental office—	2 3
			omit.	4
		(2)	Schedule 2—	5
			insert—	6
			'apply, in relation to making an application, has the meaning affected by section 851AA.	7 8
			assessable transfer, for chapter 5, part 10, see section 571(2).	9
			dealing, with a petroleum authority, see section 569.	10
			give, a document to the Minister, chief executive or chief inspector, has the meaning affected by section 851AA.	11 12
			<i>indicative approval</i> , of an assessable transfer, see section 573B(1)(a).	13 14
			<i>lodge</i> , a document, has the meaning affected by section 851AA.	15 16
			<i>make submissions</i> has the meaning affected by section 851AA.	17 18
			<i>non-assessable transfer</i> , for chapter 5, part 10, see section 571(1).	19 20
			production commencement day, for a petroleum lease, means—	21 22
			(a) the day stated under section 123(3)(c) for the lease; or	23
			(b) if the day mentioned in paragraph (a) has been changed under section 175AC—that day as changed from time to time under section 175AC.'.	24 25 26

[s 281]

	Part 7		Amendment of other Acts	
Clause	281	Acts amended Schedule 2	amends the Acts it mentions.	2 3
	Cha	pter 4	Amendments for the restructure of the Mineral Resources Act 1989	4 5 6
	Part	1	Amendment of Mineral Resources Act 1989	7 8
Clause	282	Act amended		9
		(2) If schedule renumbering amendmen Note— See also the	mends the <i>Mineral Resources Act 1989</i> . 3 amends a provision renumbered in this part, the ng in this part takes effect immediately after the t of the provision in schedule 3. The amendments in— The 2 part 5; and	10 11 12 13 14 15 16
		•	er 2, part 5; and er 3, part 4; and ules 1 to 3.	16 17 18
Clause	283	Replacement	of pt 1, hdg (Preliminary)	19
		Part 1, head		20
		omit inser	<i>1</i>	71

[s 284]

			<u> </u>	
	'Cha	pter 1	Preliminary	1
	'Part	1	Introduction'.	2
Clause	284		new ch 1, pt 2, hdg	3
		After sect	tion 2—	4
	(D .	insert—		5
	'Part	2	Application of Act generally etc.'.	6
			eic	7
Clause	285	Insertion of	new ch 1, pt 3, hdg and ch 1, pt 4, hdg	8
		After sect		9
		insert—		10
	'Part	3	Relationship with Sustainable	11
			Planning Act 2009	12
	'Part	4	Interpretation'.	13
Clause	286	Insertion of	new ch 1, pt 5, hdg	14
		After sect	tion 7—	15
		insert—		16
	'Part	5	General provisions for minerals	17
			and mining tenements'.	18
Clause	287	Replacemen	t of pt 2, hdg (Mining districts)	19
		Part 2, he	ading—	20

Mines Legislation (Streamlining) Amendment Bill 2012 Chapter 4 Amendments for the restructure of the Mineral Resources Act 1989 Part 1 Amendment of Mineral Resources Act 1989

[s	288]
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		omit, in	sert—		
	'Par	t 6	Minin	g districts'.	2
Clause	288	Replaceme	ent of partic	ular headings in pt 3	3
		* *		particular headings in part 3 to convert r and divisions into parts.	4 5
		, ,		by omitting each heading mentioned in ing each heading mentioned in column	6 7 8
		Colum	n 1	Column 2	
		Heading o	mitted	Heading inserted	
		Part 3, he	ading	Chapter 2 Prospecting permits	
		Part 3, division	1, heading	Part 1 Prospecting permit categories and entitlements	
		Part 3, division	2, heading	Part 2 Other provisions about prospecting permits	
Clause	289	Replaceme	ent of pt 4, h	dg (Mining claims)	9
		Part 4, 1	neading—		10
		omit, in	sert—		11
	'Cha	apter 3	Minin	ıg claims'.	12
Clause	290	Replaceme	ent of pt 5, h	dg (Exploration permits)	13
		Part 5, 1	neading—		14

[s 291]

		omit, inse	rt—	1
	'Cha	apter 4	Exploration permits'.	2
Clause	291	Replacemen	t of pt 6, hdg (Mineral development licences)	3
		Part 6, hea		4
	(0)	omit, inse		5
	'Cha	apter 5	Mineral development	6
			licences	7
	'Par l	+ 1	Mineral development licences	8
	· ui	•	generally'.	9
Clause	292	Replacemen for Aurukun	t of pt 6A, hdg (Mineral development licence project)	10 11
		Part 6A, h	neading—	12
		omit, inse	rt—	13
	'Part	2	Mineral development licence	14
			for Aurukun project'.	15
Clause	293	Renlacemen	t of pt 7, hdg (Mining leases)	16
Jiaaoo	200	Part 7, hea	, , , ,	17
		omit, inse		18
	'Cha	apter 6	Mining leases	19
	'Part	: 1	Mining leases generally'.	20

Mines Legislation (Streamlining) Amendment Bill 2012 Chapter 4 Amendments for the restructure of the Mineral Resources Act 1989 Part 1 Amendment of Mineral Resources Act 1989

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Clause	294	Replacemen project)	t of pt 7AAA, hdg (Mining lease for Aurukun	1 2
		Part 7AA	A, heading—	3
		omit, inse	rt—	4
	'Part	. 2	Mining lease for Aurukun project'.	5 6
Clause	295	Replacemen affecting app	t of pt 7AAAB, hdg (Dealings and transfers olications for mining leases)	7 8
		Part 7AA	AB, heading, as inserted by this Act—	9
		omit, inse	rt—	10
	'Cha	apter 7	Common provisions for	11
			mining tenements	12
	'Part	:1	Dealings and transfers	13
			affecting applications for	14
			mining leases'.	15
Clause	296 Replacements		t of pt 7AAAC, hdg (Recording associated	16 17
		Part 7AA	AC, heading, as inserted by this Act—	18
		omit, inse	rt—	19
	'Part	2	Recording associated	20
			agreements'.	21
Clause	297	Replacemen	t of pt 7AAAD, hdg (Caveats)	22
		Part 7AA	AD, heading, as inserted by this Act—	23

ſs	2981
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			omit, insert—		1
	'Part	3	Caveats		2
Clause	298 I	Rep	placement of pt 7AAAE assessable transfers)	, hdg (Appeals about approvals	3 4
			Part 7AAAE, heading, as	inserted by this Act—	5
			omit, insert—	•	6
	'Part	4		about approvals of ble transfers'.	7 8
Clause	299 I	Rep	placement of particular	headings in pt 7AA	9
	((1)		articular headings in part 7AA to chapter, divisions into parts and as.	10 11 12
	((2)		omitting each heading mentioned in each heading mentioned in column	13 14 15
			Column 1	Column 2	
		Н	eading omitted	Heading inserted	
		P	art 7AA, heading	Chapter 8 Provisions for coal seam gas	
	Pa	rt 7 <i>A</i>	AA, division 1, heading	Part 1 Preliminary	
	Part 7AA,	, div	ision 1, subdivision 1, heading	Division 1 Introduction	
	Part 7AA,	, div	ision 1, subdivision 2, heading	Division 2 Definitions for chapter 8	
	Part 7AA,	, div	ision 1, subdivision 3, heading	Division 3 Relationship with particular special agreement Acts	
	Pa	rt 7 <i>1</i>	AA, division 2, heading	Part 2 Obtaining coal or oil shale mining lease over land in area of authority to prospect (other than by or jointly with, or with the consent of, authority to prospect holder)	

Column 1	Column 2
Column	
Part 7AA, division 2, subdivision 1, heading	Division 1 Preliminary
Part 7AA, division 2, subdivision 2, heading	Division 2 Provisions for making coal or oil shale mining lease application
Part 7AA, division 2, subdivision 3, heading	Division 3 Provisions for applications in particular circumstances
Part 7AA, division 2, subdivision 4, heading	Division 4 Obligations of applicant and authority to prospect holder
Part 7AA, division 2, subdivision 5, heading	Division 5 Priority for earlier petroleum lease application or proposed application
Part 7AA, division 2, subdivision 6, heading	Division 6 Ministerial decision about whether to give any preference to petroleum development
Part 7AA, division 2, subdivision 7, heading	Division 7 Process if preference decision is to give any preference to petroleum development
Part 7AA, division 2, subdivision 8, heading	Division 8 Deciding mining lease
Part 7AA, division 3, heading	Part 3 Obtaining coal or oil shale mining lease over land in area of authority to prospect (by or jointly with, or with the consent of, authority to prospect holder)
Part 7AA, division 4, heading	Part 4 Coal mining lease and oil shale mining lease applications in response to Petroleum and Gas (Production and Safety) Act preference decision
Part 7AA, division 5, heading	Part 5 Obtaining coal or oil shale mining lease over land in area of petroleum lease (other than by or jointly with petroleum lease holder)
Part 7AA, division 6, heading	Part 6 Obtaining coal or oil shale mining lease over land in area of petroleum lease (by or jointly with petroleum lease holder)
Part 7AA, division 7, heading	Part 7 Additional provisions for coal and oil shale exploration tenements

Column 1	Column 2
Part 7AA, division 7, subdivision 1, heading	Division 1 Grant of coal or oil shale exploration tenement in area of authority to prospect
Part 7AA, division 7, subdivision 2, heading	Division 2 Restriction on authorised activities on petroleum lease land
Part 7AA, division 7, subdivision 3, heading	Division 3 Conditions
Part 7AA, division 8, heading	Part 8 Additional provisions for coal mining leases and oil shale mining leases
Part 7AA, division 8, subdivision 1, heading	Division 1 Entitlement to coal seam gas
Part 7AA, division 8, subdivision 2, heading	Division 2 Provisions for mining coal seam gas from coextensive natural underground reservoirs
Part 7AA, division 8, subdivision 3, heading	Division 3 Conditions
Part 7AA, division 8, subdivision 4, heading	Division 4 Amendment of relinquishment condition by application
Part 7AA, division 8, subdivision 5, heading (as amended by this Act)	Division 5 Restriction on amending other conditions
Part 7AA, division 8, subdivision 6, heading	Division 6 Renewals
Part 7AA, division 8, subdivision 7, heading	Division 7 Consolidations
Part 7AA, division 8, subdivision 8, heading (as amended by this Act)	Division 8 Restriction on transfer or subletting
Part 7AA, division 9, heading	Part 9 Development plans for coal mining leases and oil shale mining leases
Part 7AA, division 9, subdivision 1, heading	Division 1 General provisions about development plans
Part 7AA, division 9, subdivision 2, heading	Division 2 Requirements for proposed initial development plans
Part 7AA, division 9, subdivision 3, heading	Division 3 Approval of proposed initial development plans
Part 7AA, division 9, subdivision 4, heading	Division 4 Approval of proposed later development plans

Column 2

Column 1

[s 300]

			• • • • • • • • • • • • • • • • • • • •	~ ~ ~ ~ ~ ~	
	Part 7	AA, div	ision 9, subdivision 5, heading	Division 5 Appeals	
		Part 7A	AA, division 10, heading	Part 10 Confidentiality of information	
Clause	300		ocation and renumbe Farlane oil shale depo	ring of pt 7AAB (Provisions for esit)	1 2
		(1)	Part 7AAB—		3
			relocate to chapter 12, as part 1 of that chapter.	as inserted by this Act, and renumber	4 5
		(2)	Sections 318ELAA to 3	18ELAL—	6
			renumber as sections 33	4E to 334P.	7
			Note—		8
				ions relocated and renumbered by this section), those amendments take effect before the g by this section.	9 10 11
Clause	301	Re	placement of particula	r headings in pt 7AAC	12
		(1)		particular headings in part 7AAC to a chapter, divisions into parts and ons.	13 14 15
		(2)		by omitting each heading mentioned ng each heading mentioned in column	16 17 18
			Column 1	Column 2	
		Н	leading omitted	Heading inserted	
		P	art 7AAC, heading	Chapter 9 Provisions for geothermal tenures and GHG authorities	
		Part 7A	AC, division 1, heading	Part 1 Preliminary	
		Part 7A	AC, division 2, heading	Part 2 Obtaining mining lease if overlapping tenure	

Column 1	Column 2
Part 7AAC, division 2, subdivision 1, heading	Division 1 Preliminary
Part 7AAC, division 2, subdivision 2, heading	Division 2 Requirements for application
Part 7AAC, division 2, subdivision 3, heading	Division 3 Consultation provisions
Part 7AAC, division 2, subdivision 4, heading	Division 4 Resource management decision is overlapping permit
Part 7AAC, division 2, subdivision 5, heading	Division 5 Process if resource management decision is to give overlapping authority priority
Part 7AAC, division 2, subdivision 6, heading (as amended by this Act)	Division 6 Resource management decision not to grant and not to give priority
Part 7AAC, division 2, subdivision 7, heading	Division 7 Deciding application
Part 7AAC, division 3, heading	Part 3 Priority to particular geothermal or GHG lease applications
Part 7AAC, division 4, heading	Part 4 Mining lease applications in response to invitation under Geothermal Act or GHG storage Act
Part 7AAC, division 5, heading	Part 5 Additional provisions for particular mining tenements
Part 7AAC, division 5, subdivision 1, heading	Division 1 Restrictions on authorised activities for particular mining tenements
Part 7AAC, division 5, subdivision 2, heading	Division 2 Provisions about conditions

Clause 302 Replacement of particular headings in pt 7A

(1) This section amends particular headings in part 7A to convert the part into a chapter and divisions into parts.

1

2

3

[s 303]

		(2)		by omitting each heading mentioned in ing each heading mentioned in column	1 2 3
			Column 1	Column 2	
		F	leading omitted	Heading inserted	
			Part 7A, heading	Chapter 10 Roads	
		Part 7	A, division 1, heading	Part 1 Preliminary	
		Part 7	7A, division 2, heading	Part 2 Notifiable road uses	
		Part 7	7A, division 3, heading	Part 3 Compensation for notifiable road uses	
lause	303		nission of pt 8, hdg Inning Act 2009)	(Relationship with Sustainable	4 5
			Part 8, heading—		6
			omit.		7
lause	304		location and renum	bering of s 319 (Effect on	8
			Section 319—		10
			relocate to chapter renumber as section	1, part 3, as inserted by this Act, and 4A.	11 12
lause	305		location, renumberi fect on planning scl	ng and amendment of s 319A hemes)	13 14
		(1)	Section 319A, headir	ng, 'Effect on planning schemes'—	15
			omit, insert—		16
			'Notice to local gove of particular mining	ernment and chief executive (planning) g tenements'.	17 18
		(2)	Section 319A—		19
			relocate to chapter renumber as section	1, part 3, as inserted by this Act, and 4B.	20 21

[s	306]
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Clause	306	Replacement	of particu	lar headings in pt 9	1
		* *		particular headings in part 9 to convert and divisions into parts.	2 3
		* *	•	y omitting each heading mentioned in ng each heading mentioned in column	4 5 6
		Column 1		Column 2	
		Heading omi	tted	Heading inserted	
		Part 9, headin	ng	Chapter 11 Royalties	
		Part 9, division 1,	heading	Part 1 Payment of royalty	
		Part 9, division 2,	heading	Part 2 Records and information	
		Part 9, division 3,	heading	Part 3 Reassessment and enforcement	
		Part 9, division 4,	heading	Part 4 Confidentiality	
Clause	307	Insertion of r	new ch 12,	hdg and ch 12, pts 4 and 5, hdgs	7
		After secti	ion 334D—		8
		insert—			9
	'Cha	apter 12	Provis	sions about particular	10
			areas	, matters or mining	11
			tenem	nents	12
	'Part	: 4	Cherw	ell Creek provisions	13
	'Part	: 5	Other	provisions'.	14

[s	308
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Clause	308 Re	placement of particula	r headings in pt 10	1
	(1)		rticular headings in part 10 to convert divisions into parts, and subdivisions	2 3 4
	(2)		omitting each heading mentioned in each heading mentioned in column	5 6 7
		Column 1	Column 2	
	I	Heading omitted	Heading inserted	
		Part 10, heading	Chapter 13 Administration and judicial functions	
	Part 1	0, division 1A, heading	Part 1 Directions to remedy contravention	
	Part 1	0, division 1B, heading	Part 2 Conferences with eligible claimants or owners and occupiers	
	Part 10, divis	sion 1B, subdivision 1, heading	Division 1 Preliminary	
	Part 10, divis	sion 1B, subdivision 2, heading	Division 2 Calling conference and attendance	
	Part 10, divis	sion 1B, subdivision 3, heading	Division 3 Conduct of conference	
	Part	10, division 1, heading	Part 3 Mining registrars and other officers	
		livision 2AAA, heading, (as nserted by this Act)	Part 4 Chief executive	
	Part 10	0, division 2AA, heading	Part 5 Access to abandoned mines	
	Part	10, division 2, heading	Part 6 The Land Court	
Clause		location and renumbe rk State guarantee)	ring of pt 10AA (Collingwood	8
	(1)	Part 10AA—		10
		relocate to chapter 12, as part 2 of that chapter.	as inserted by this Act, and renumber	11 12
	(2)	Sections 381A to 381E-	_	13

|--|

		renumber as sections 334Q to 334U.	1
		Note—	2
		Schedule 3 amends provisions relocated and renumbered by this section and, under section 282(2), those amendments take effect before the relocation and renumbering by this section.	3 4 5
Clause	310	Relocation and renumbering of pt 10A (Wild river areas)	6
		(1) Part 10A—	7
		relocate to chapter 12, as inserted by this Act, and renumber as part 3 of that chapter.	8 9
		(2) Sections 382 to 386A—	10
		renumber as sections 334V to 334ZA.	11
		Note—	12
		Schedule 3 amends provisions relocated and renumbered by this section and, under section 282(2), those amendments take effect before the relocation and renumbering by this section.	13 14 15
Clause	311	Replacement of pt 11, hdg (General)	16
		Part 11, heading—	17
		omit, insert—	18
	'Ch	apter 14 Miscellaneous provisions'.	19
Clause	312	Relocation of s 418 (References to repealed Acts)	20
		Section 418—	21
		<i>relocate</i> to chapter 15, part 1, as inserted by this Act, and <i>renumber</i> as section 723AA.	22 23
Clause	313	Relocation and renumbering of ss 418A-418D	24
		Sections 418A to 418D—	25

[s 314]

		 relocate to chapter 12, part 5, as inserted by this Act, and renumber as sections 334ZK to 334ZO. Note— Schedule 3 amends provisions relocated and renumbered by this section and, under section 282(2), those amendments take effect before the relocation and renumbering by this section. 	1 2 3 4 5 6
Clause	314	Relocation of pts 12–18	7
		Parts 12 to 18—	8
		<i>relocate</i> to schedule 1A, as inserted by this Act, and <i>renumber</i> as parts 1 to 7 of that schedule.	9 10
Clause	315	Omission of pt 18A, hdg (Provisions about particular mining easements)	11 12
		Part 18A, heading—	13
		omit.	14
Clause	316	Relocation and renumbering of ss 722A–722G	15
		Sections 722A to 722G—	16
		relocate to chapter 12, part 4, as inserted by this Act, and renumber as sections 334ZB to 334ZJ.	17 18
		Note—	19
		Schedule 3 amends provisions relocated and renumbered by this section and, under section 282(2), those amendments take effect before the relocation and renumbering by this section.	20 21 22
Clause	317	Replacement of pt 19, hdg (Transitional provisions)	23
		Part 19, heading—	24
		omit, insert—	25

[s 318]

'Chapter 15	Transitional provisions	1
'Part 1	General transitional provision	2
'Part 2	Transitional provisions before Mines Legislation (Streamlining) Amendment Act 2012	3 4 5 6
(Streamli, chapters, relocate provision	including this chapter, was amended by the <i>Mines Legislation ning</i>) <i>Amendment Act 2012</i> , chapter 4 to convert parts into divisions into parts and subdivisions into divisions and to and renumber particular provisions. Cross-references to s of this Act appearing in this part have not been updated and a they were immediately before the conversion, relocation and ring.'.	7 8 9 10 11 12 13 14
for Mines Le	t of pt 19, div 16, hdg (Transitional provisions gislation (Streamlining) Amendment Act dments commencing on assent)	15 16 17
Part 19, d	ivision 16, heading, as inserted by this Act—	18
omit, inse	rt—	19
'Part 3	Transitional provisions for	20
	Mines Legislation	21
	(Streamlining) Amendment Act	22
	2012—amendments	23
	commencing on assent'.	24

Clause

Mines Legislation (Streamlining) Amendment Bill 2012
Chapter 4 Amendments for the restructure of the Mineral Resources Act 1989
Part 1 Amendment of Mineral Resources Act 1989

[s	31	9
ĮS	31	9

Clause	319	for	Mines Legislation (Str 2—amendments com	17, hdg (Transitional provisions reamlining) Amendment Act mencing by proclamation) ding, as inserted by this Act—	1 2 3 4 5
	'Part	: 4	Mines L (Stream 2012—a	onal provisions for egislation lining) Amendment Act mendments acing by proclamation'.	6 7 8 9 10
Clause	320	Re (1) (2)	This section amends pa 17, as inserted by this divisions. Part 19, division 17, as	r headings in pt 19, div 17 rticular headings in part 19, division Act, to convert the subdivisions into inserted by this Act, is amended by mentioned in column 1 and inserting in column 2—	11 12 13 14 15 16 17
			Column 1	Column 2	1,
		Н	leading omitted	Heading inserted	
	Part 19,		ion 17, subdivision 1, heading inserted by this Act)	Division 1 Preliminary	
	Part 19,		ion 17, subdivision 2, heading inserted by this Act)	Division 2 Provisions relating to exploration permits	
	Part 19,		ion 17, subdivision 3, heading inserted by this Act)	Division 3 Provisions relating to mining claims	
	Part 19,		ion 17, subdivision 4, heading inserted by this Act)	Division 4 Provisions relating to mining leases	

Part 19, division 17, subdivision 5, heading Division 5 Provisions common to mining

Column 2

Column 1

[s 321]

		(as	inserted	by this Act)	tenements	
	Part 1			subdivision 6, heading by this Act)	Division 6 Other provisions	
Clause	321	Ins	ertion	of new s 804		1
			After	section 803, as inserte	d by this Act—	2
			inser	<i>t</i> —		3
	'804	Re	locatio	on and renumbering	ງ of provisions	4
		'(1)	provi	_	ct (a <i>relocated or renumbered</i> renumbered by chapter 4 of the	5 6 7
			(a)		numbering does not affect the of the relocated or renumbered	8 9 10
			(b)	relocated or renumber	tention appears in this Act, the ed provision is to be interpreted as clocated or renumbered.	11 12 13
		'(2)	<i>provi</i> by c	sion) to a relocated or hapter 4 of the am	sion of this Act (the <i>amended</i> renumbered provision is amended ending Act to reflect the new or renumbered provision—	14 15 16 17
			(a)		amended provision does not affecting of the relocated or renumbered ded provision; and	18 19 20
			(b)	•	tention appears in this Act, the ered provision and the amended erpreted as if—	21 22 23
					renumbered provision had not or renumbered; and	24 25
				(ii) the amended pro-	vision had not been so amended.	26

Mines Legislation (Streamlining) Amendment Bill 2012
Chapter 4 Amendments for the restructure of the Mineral Resources Act 1989
Part 2 Amendment of other Acts

[s	322]
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		renumber	ons (1) and (2) apply whether or not the relocated or red provision, or the amended provision, is otherwise by the amending Act, but has effect subject to any ent.'.	4
use	322	Insertion of	new sch 1A	4
		After sch	edule 1—	6
		insert—		7
	'Sch	edule 1A	Native title provisions'.	8
	Part	2	Amendment of other Acts	Ģ
use	323	Acts amende	ed	1
		Schedule	3 amends the Acts it mentions.	1

Schedule 1		Minor amendments commencing on assent		1 2
			section 125	3
Ged	othermal Ene	ergy Act 2010		4
1	Section 191	(d), 'that'—		5
	omit, ins	eert—		6
	'that,'.			7
2	Section 205	5(2)(b)(i), '(6)'—		8
	omit, ins	rert—		9
	'(5)'.			10
3	Section 254	(4), 'kind'—		11
	omit, ins	rert—		12
	'kind,'.			13
4	Section 357	′(1)(b)(iii), '330; and'—		14
	omit, ins	eert—		15
	'330;'.			16
5	Section 398	8(2)(d), 'schedule 3'—		17
	omit, ins	eert—		18
	'schedul	e 2'.		19

6	Schedule 2, definition <i>owner</i> , item 1, paragraph (j), 'Local Government (Aboriginal Lands) Act 1978'—	1 2
	omit, insert—	3
	'Aurukun and Mornington Shire Leases Act 1978'.	4
7	Schedule 2, definition pipeline licence—	5
	omit.	6
Gre	eenhouse Gas Storage Act 2009	7
1	Section 5(1), 'State'—	8
	omit, insert—	9
	'State,'.	10
2	Section 8(a), 'chapter 4, part 5'—	11
	omit, insert—	12
	'chapter 5, parts 2 to 8'.	13
3	Sections 29, 109 and 238, note 1, 'division 4'—	14
	omit, insert—	15
	'division 2'.	16
4	Sections 29, 109 and 238, note 2, 'owner's'—	17
	omit, insert—	18
	'owners''.	19
5	Section 114(c)(i), after 'out;'—	20
	insert—	21

	ʻand	,	1
6	Section	164(b), note, 'if is'—	2
	omit	t, insert—	3
	'if it	is'.	4
7	Section	201—	5
	omit	t, insert—	6
'201	Resourc	ce management decision	7
	The <i>man</i>	Minister must make a decision (the <i>resource</i> agement decision) about whether—	8 9
	(a)	to grant the GHG lease application; or	10
	(b)	to give any overlapping authority priority for all or part of the relevant land; or	11 12
	(c)	not to grant the GHG lease application and not to give any overlapping authority priority for any of the relevant land.'.	13 14 15
8	Section	218(2), 'Subsection (2)'—	16
	omit	t, insert—	17
	'Sub	esection (1)'.	18
9	Section	302(1), note and editor's note—	19
	omit	t, insert—	20
	'Note	·—	21
		r the condition that compensation be addressed before carrying out a tifiable road use, see section 325K.'.	22 23
10	Section	326(2), note 1, 'or licence'—	24
	omit		25

11	Section 337(1), 'carry out of'—		1
	omit, inse	rt—		2
	'carry out			3
12	Section 380(1)(b), 'or 4'—		4
	omit.			5
13	Section 381(4)—		6
	renumber	as section 381(3).		7
14	Section 393(2), 'namely,'—		8
	omit, inse	rt—		9
	', namely,	•		10
1	Particular ret	area of mining ferences relating to		12 13 14
	Each heach by omitting		tioned in column 1 is amended ned in column 2 and inserting 13—	15 16 17
Colui	mn 1	Column 2	Column 3	
Head	ing or provision	Words omitted	Words inserted	
section	n 4(1)(a)	covered by	in the area of	
section	n 6A(4)(b)	on a mining lease	in the area of a mining lease	
section	n 6C(1)	land subject to	area of	
section	n 16(1)(a)	a mining claim	it is in the area of a mining claim	

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 16(1)(b)	an application	it is covered by an application
section 16(3)	covered by	in the area of or covered by
section 16(4)(b)	covered by	in the area of
section 26(9)(a)	covered by	in the area of
section 26(9)(b)	covered by	in the area of
section 28(2)	upon the land the subject	in the area
section 30(1)	to which the prospecting permit applies	in the area of the prospecting permit
section 30(2)	to which the prospecting permit applies	in the area of the prospecting permit
section 32(1)	covered by	in the area of
section 48, heading	subject to	in area of
section 48(1)	comprised in	in the area of
section 50(1)(a)	land comprised in	area of
section 50(1)(b)(i)	land	area
section 50(2)	land comprised in	area of
section 50(3)	land	area
section 51(1)	covered	in the area of or covered
section 53(4)	land the subject	area
section 53(5)	land the subject	area
section 61(1)(f)	boundary of	boundary of the land the subject of
section 61(1)(f)	over which the mining claim is sought	applied for
section 61(1)(j)(iv)	on the mining claim	on the land applied for
section 62(b)	boundaries of	boundaries of the land the subject of
section 81(1)(a)	land comprised in	area of

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 81(1)(d)	land comprised in	area of
section 81(1)(f)	on the land comprising	in the area of
section 81(1)(g)	land comprised in	area of
section 81(1)(h)	land the subject of	the area of
section 81(1)(k)(iii)	land comprised in	area of
section 81(1)(l)	land the subject of	area of
section 81(1)(1)	land has	area has
section 90	land the subject of	area of
section 90	land is	area is
section 93(2)(a)	land the subject of	area of
section 93(8)	covered by	in the area of
section 103(1)(a)	and area of the land comprised in	of the area of
section 105(1)	land the subject of	area of
section 107(7)	land comprised in	area of
section 107(8)	land comprised in	area of
section 108(1)	to which the application relates	applied for in the application
section 109(1)(b)	land the subject of	area of
section 110, heading	on mining claim land	in mining claim area
section 110(1)	mining claims situated	mining claim areas
section 111, heading	on mining claim land	in mining claim area
section 111	land the subject of any mining claim within that area	g the area of any mining claim within that part
section 112(1)	land the subject of	the area of
section 113	land the subject of	the area of
section 121(2)	land	area

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 121(3)	mark the land	mark the area
section 121(5)	land	area
section 123(1)	land covered by	the area of
section 125, heading	land	area
section 125(1)	land the subject of	area of
section 125(2)(a)	land the subject of	area of
section 129(1)(a)(i)	land comprised in	area of
section 129(1)(a)(ii)	land comprised in	area of
section 129(2)	land the subject of	the area of
section 129(16)	land to which the permit applies	area of the permit
section 132, heading	exploration	area of exploration
section 139, heading	land covered by	area of
section 139(3)	land in respect of which a particular exploration permit applies	a particular exploration permit
section 139(4)	land is to be reduced in respect of an exploration permit	an exploration permit is to be reduced
section 139(8)	covered by	of
section 140, heading	land covered by	area of
section 140(1)(a)	land to which the permit applies	the permit
section 141(1)(c)	land comprised in	area of
section 141(1)(d)	land the subject of	the area of
section 148(1)	land to which the exploration permit applies	part of the area of the exploration permit
section 148(2)	land to which the exploration permit applies	part of the area of the exploration permit

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 161(4)	land to which the firstmentioned exploration permit applies	area of the exploration permit to be surrendered
section 162(1)	to which the permit applies	of the permit
section 166(1)(b)	land the subject of the terminated permit	area of the terminated permit
section 177, heading	land under	area of
section 179	comprised in	in the area of
section 181(3)(a)	land comprised in	the area of
section 181(4)(a)(ii)	land comprised in	area of
section 181(4)(b)(i)	land comprised in	area of
section 181(4)(b)(ii)	land comprised in	area of
section 181(4)(c)	(or part thereof) to which the mineral development licence applies	
section 181(5)	land	part of the area of the licence
section 181(6)	land	area
section 181(7)	land that is a reserve	land in the area of a mineral development licence that is a reserve
section 181(7)	land the subject of	the area of
section 181(13)	land that is a reserve	land in the area of a mineral development licence that is a reserve
section 181(15)	land that is a reserve	land in the area of a mineral development licence that is a reserve
section 181(17)	land that is a reserve	land in the area of a mineral development licence that is a reserve
section 181(19)	land comprised in	area of

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 181(21)	land	area
section 182, heading	from	from area of
section 182(2)	boundaries of the	boundaries of the land applied for in the
section 182(3)(a)	covered by	in the area of
section 182(3)(b)(ii)	covered by	in the area of
section 182(4)	boundaries of	boundaries of the area of
section 182(4)	included in	included in the area of
section 183(1)(d)	the subject of	applied for in
section 183(1)(i)	boundary of	boundary of the land the subject of
section 184(b)	boundaries of	boundaries of the land applied for under
section 184(c)	over which the mineral development licence is sough shall	applied for under the mineral t development licence must
section 184(d)	mining lease or	mining lease or earlier
section 184(d)	sought	sought in the current application
section 184(d)	the subject of the	applied for in the current
section 187	subject to	in the area of
section 189(1)	land	area
section 190(7)	comprised in	in the area of
section 190(8)(a)	the subject of	in the area of
section 194(1)(c)	land comprised in	area of
section 194(1)(d)	land the subject of	the area of
section 206(a)	and area of the land comprised in	and size of the area of

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 210(1)	land comprised therein	area of the mineral development licence
section 210(3)	land comprised therein	area of the mineral development licence
section 210(3)(b)	land comprised in	area of
section 210(3)(b)(i)	land	area
section 210(3)(b)(ii)	land	area
section 210(4)	land comprised in	area of
section 210(8)	land comprised in	area of
section 210(8)	land retained	area retained
section 214(1)(b)	land the subject of	area of
section 215(1)	lease in respect of any land to which the licence applies	o lease for any part of the area of the licence
section 215(1)	had in respect of the land	had for the part of the area
section 215(1)	part in respect of the land	part for the part of the area
section 215(2)	lease in respect of any land to which a mineral development licence applies	o lease for any part of the area at of a mineral development licence
section 225(1)	land comprised in the licence	e part of the area of the licence
section 226A, heading	land under	area of
section 226A(1)(a)	land	area
section 228(2)	land covered by	area of
section 228(3)	land covered by	area of
section 231, heading	land	area
section 231(1)	land the subject of	area of
section 231(2)(a)	land the subject of	area of
section 231C(1)(c)	of the licence	of the land applied for
section 231G(1)(c)	land comprised in	area of

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 231G(1)(d)	land the subject of	the area of
section 232(1)	comprised in	in the area or areas of
section 232(3)	comprised in	in the area or areas of
section 235(1)(a)(i)	land comprised in	area of
section 236(1)	land comprised in	area of
section 242, heading	land	area
section 245(1)(d)	the subject of	applied for in
section 246(b)	boundaries of	boundaries of the land applied for in the application for
section 246(c)	referred to	applied for
section 246(d)	boundaries of the mining lease applied for	boundaries of the land applied for in the application for the mining lease
section 246(e)	mining lease or	mining lease or earlier
section 246(e)	sought	sought in the current application
section 246(e)	the subject of the	applied for in the current
section 248(2)	over land covered by	for the area of, or land within the area of,
section 249(1)(b)	over, or in the area of, land covered by	for any land applied for in
section 249(2)	covered by	applied for in
section 249(4)(b)(i)	covered by	applied for in
section 250(2)	covered by	in the area of
section 250(3)	land	area or land
section 274	land the subject	area
section 274	land is not	area is not
section 275, heading	land in	area of

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 275(1)	portion	part
section 275(1)	land to which that mining lease relates	area of that mining lease
section 275(1)	area of surface of that land	part of the surface of that area
section 276(1)(a)	land comprised in	area of
section 276(1)(c)	land comprised in	area of
section 276(1)(d)	land the subject of	the area of
section 276(1)(i)	land the subject	area
section 276(1)(i)	land has	area has
section 276(1)(k)(iii)	land comprised in	area of
section 286A(1)(b)	land the subject of	area of
section 286A(1)(d)	land comprised in	area of
section 288(1)	covered by	in the area of
section 295(1)(a) (as inserted by this Act)	l area	size of the area
section 295(7)	land comprised in	area of
section 295(10)	land comprised in	area of
section 295(11)	area of the land comprised in	size of the area of
section 295(11)	area of land that has ceased to be part of the land comprised in	o land that has ceased to be part I of the area of
section 295(12)	area	size
section 295(12)	land comprised in	area of
section 295(13)	areas of land comprised in mining leases	parts of land
section 295(13)(b)	area of land that has ceased to be part of the land comprised in	p part of land that has ceased to l be part of the area of
section 295(15)	land comprised in	area of

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 295(16)	part of a mining lease	part of the area of a mining lease
section 295(17)	comprised in the mining leas	sea part of the area of the mining lease
section 299(1)	land	areas
section 299(1)	area of the mining leases is	combined areas of the mining leases are
section 299(3)	land is	areas are
section 299(3)	land to be adjoining land	areas to be adjoining areas
section 307(1)	to which the application relates	applied for
section 307(4)	to which the application relates	applied for
section 309(1)	land comprised therein	area of the mining lease
section 309(2)	land comprised therein	area of the mining lease
section 309(2)(b)	all the land comprised in	the whole of the area of
section 309(5)	land comprised in	area of
section 309(7)	land the subject of	area of
section 309(7)(a)	land not	part of the area not
section 309(13)	land comprised in	area of
section 312(2)	land covered by	area of
section 316(1)	particular land	a particular area
section 316(1)(a)	not covered by	that is not in the area of
section 316(2)(b)	not covered by	that is not in the area of
section 316(4)	covered by	in the area of
section 317, heading	land	area
section 317(1)	land the subject of	area of
section 318(1)(b)	land the subject of	area of

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 318AAD(c)	of the lease	of the land applied for
section 318AAH(1)(a)	land comprised in	area of
section 318AAH(1)(c)	land comprised in	area of
section 318AAH(1)(d)	land the subject of	the area of
section 318AAH(1)(k)(iii)	land comprised in	area of
section 318CZ, heading	authority	area of authority
section 318ELAA(1)(c)	land the subject	the area
section 318ELBK(1)(b)	land the subject of	land applied for in
section 319A(2)	land covered by	area of
section 319A(4)(a)	land covered by	area of
section 319A(4)(b)	on the land	in the area
section 319A(4)(c)(i)	land covered by	area of
section 320(1)	land the subject of	the area of
section 320(4)	land the subject of	the area of
section 386(2)	mining tenement land	mining tenement area
section 386(4)(a)	mining tenement land	mining tenement area
section 386A(1)	land to which the mining tenement applies (the <i>mining</i> <i>tenement land</i>)	area of the mining tenement
section 386A(1)(b)	mining tenement land	mining tenement area
section 386A(1)(c)	land	area
section 386A(3)(a)	land	area
section 394(1)	the subject of	in the area of
section 394(2)	the subject of	in the area of
section 401A(4), definition relevant matter, paragraph (b	covered by	in the area of

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 401A(4), definition relevant matter, paragraph (c)(ii)	subject to	in the area of
section 401A(4), definition relevant matter, paragraph (d)(ii)	subject to	in the area of
section 404A(1)	land to which a mining claim or mining lease relates	area of a mining claim or mining lease
section 404B(1)(a)	land	part of the area
section 404B(1)(d)	land	part of the area
section 407(1)	land the subject thereof or any part thereof	area of the permit, licence or lease, or any part of the area,
section 407(2)	land	area, or the part of the area,
section 408(1)	land the subject thereof	the area of the permit, licence or lease, or any part of the area,
section 417(2)(b)	areas of land	areas
section 417(2)(c)	land the subject of	the area of
section 417(2)(j)	the subject of	in the area of
section 418A(3)	land comprised in	area of
section 431(1)(a)	land	area
section 465(6)	land the subject of	area of
section 481(a)	land that is	an area that is
section 481(b)	land the subject of	area of
section 525(2)	land the subject of	area of
section 525(6)	land the subject of	area of
section 537(a)	land that is	an area that is
section 537(b)	land the subject of	area of
section 542(3)(c)	land	area

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 542(3)(d)	land	area
section 582(2)	land the subject of	area of
section 582(6)	land the subject of	area of
section 596(3), definition relevant agreement	land the subject of	area of
section 689(6)	land the subject of	area of
section 696, definition approval, paragraph (b)	included in	included in the area of
section 699(1)	included in	included in the area of
section 707(6)	land	area
section 712(2)	land	area
section 714(1)	land	area
section 715(1)	land	area
section 716(1)(b)	land	area
section 719(1)	land	area
section 719(2)	land	area
section 720(4)	land	area
section 721(3)	land	area
section 722D, heading	covered by	in the area of
section 722E, heading	covered by	in the area of
section 722E(7), definition <i>prescribed land</i> , paragraph (a)	comprised in	in the area of
section 722E(7), definition <i>prescribed land</i> , paragraph (b)(ii)	comprised in	in the area of
section 722EA(1)	covered by	in the area of

2	Section 16(1), 'it is covered by'— omit.	1
	omii.	2
3	Section 48(2)—	3
	omit, insert—	4
	'(2) The area of the mining claim must include the whole of the surface of the land within the boundaries of the area of the mining claim.'.	5 6 7
4	Section 50(1)(b)(iii), from 'using'—	8
	omit, insert—	9
	'using the area of the mining claim for a purpose for which it was granted) not being of a permanent nature on that area;'.	10 11
5	Section 132(2), from 'boundaries' to 'granted'—	12
	omit, insert—	13
	'boundaries of the area of an exploration permit that land shall become part of the area of the exploration permit'.	14 15
6	Section 139(5), from 'reduction of' to 'land is'—	16
	omit, insert—	17
	'reduction of the area of the exploration permit and the reduction complies with subsection (1), then on and from the date when the area is'.	18 19 20
7	Section 177, from 'same land' to 'applies'—	21
	omit, insert—	22
	'same area for the same mineral (whether or not at the direction of the Minister) or by an eligible person with the consent of the holder, the area of the exploration permit'.	23 24 25

8	Section 182(1)(b)—	1
	omit, insert—	2
	'(b) all or some of the land applied for in the accepted application is—	3 4
	(i) in the area of an existing mining claim or mining lease; or	5 6
	(ii) land applied for in an earlier application for a mining claim or mining lease.'.	7 8
9	Section 182(2), from 'land covered'—	9
	omit, insert—	10
	'area of a mineral development licence granted for the land applied for in the accepted application.'.	11 12
10	Section 210(3)(b)(iii), from 'specified' to 'that land—'—	13
	omit, insert—	14
	'in the area of the mineral development licence is required as access from a point outside the boundary of the area to be retained to any part on the surface of that area—'.	15 16 17
11	Section 210(13), from 'land comprised therein' to 'comprised in'—	18 19
	omit, insert—	20
	'area of the mineral development licence, the holder applies for a new mineral development licence for the whole or part of the area of'.	21 22 23
12	Section 225(4), from ', the land comprised'—	24
	omit, insert—	25
	'land in the area of the mineral development licence does not become part of the area of any current exploration permit.'	26 27

13	Section 226A(2)—	1
	omit, insert—	2
	'(2) The area of the licence must be reduced by omitting the area of the mining lease.'.	a 3 4
14	Section 245(1)(h), from 'boundary' to 'sought'—	5
	omit, insert—	6
	'boundary of the land applied for in the application acceptable to the mining registrar to land applied for in the application'.	e 7 8
15	Section 295(13)(a), 'land comprised in'—	9
	omit.	10
16	Section 309(12), from 'land comprised therein' to 'comprised in'—	11 12
	omit, insert—	13
	'area of the mining lease, the holder applies for a new mining claim or mining lease for the whole or part of the area of'.	g 14 15
17	Section 318AAH(1)(i), from 'land,' to 'land has'—	16
	omit, insert—	17
	'area of the lease, including any survey pegs, but tha boundary posts or cairns need not be maintained after the area has'.	
18	Section 383(1), from 'over land' to 'applies'—	21
	omit, insert—	22
	'over an area that includes a wild river area, the following parts of the wild river area are excluded from the area of the mining tenement'.	

Section	384(1), from 'over land' to 'applies'—	1
omit,	, insert—	2
river	r an area that, at the time of the renewal, includes a wild area, the following parts of the wild river area are uded from the area of the renewed mining tenement'.	3 4 5
Section	386(1)(b)—	6
omit,	, insert—	7
'(b)	at the time the mining tenement was granted or renewed, a part of the mining tenement area was excluded under section 383 or 384.'.	8 9 10
	e 2, definition <i>area</i> , ', of a coal or oil shale mining nt, petroleum tenure or GHG authority'—	11 12
omit.		13
Schedul	e 2, definition <i>area</i> —	14
inser	<i>t</i> —	15
' 5	The <i>area</i> , of an application for the grant of a mining tenement, a petroleum tenure, a GHG authority or a geothermal tenure, is the land the subject of the application.'.	16 17 18 19
Schedul	e 2, definition <i>mining registrar</i> , paragraph (b)—	20
omit,	, insert—	21
'(b)	for land or an area, or a mining tenement over an area—the mining registrar for the mining district in which the land or area is situated.'.	22 23 24
Schedul	e 2, definition <i>relevant land</i> , 'the subject of'—	25
omit,	, insert—	26
'ann	lied for in'	27

Min	eral Resources Act 1989—other amendments	1
1	Section 3A(1), editor's notes—	2
	omit, insert—	3
	'Note—	4
	For the relationship between this Act and the Petroleum and Gas (Production and Safety) Act—	5 6
	(a) in relation to coal or oil shale mining tenements, see part 7AA; or	7
	(b) otherwise, see the Petroleum and Gas (Production and Safety) Act, section 6 (Relationship with Mineral Resources Act).'.	8 9
2	Section 4(4), 'successor tenement'—	10
	omit, insert—	11
	'successor mining tenement'.	12
3	Section 6(2)(c), editor's notes—	13
	omit, insert—	14
	'Notes—	15
	1 For what is coal seam gas and incidental coal seam gas, see section 318AC.	16 17
	2 See also part 7AA, division 8, subdivision 1.'.	18
4	Section 6(2)(i), editor's note—	19
	omit, insert—	20
	'Note—	21
	For what is oil shale, see section 318AD.'.	22
5	Section 8(5), 'paragraph'—	23
	omit, insert—	24
	'subsection'.	25

6	Section 26(5), after 'permit)'—	1
	insert—	2
	· · · · · · · · · · · · · · · · · · ·	3
7	Section 28(1), from '26' to 'Land Court compensation'—	4
	omit, insert—	5
	'26, the Crown or an owner is entitled to recover, from time to time in the Land Court, compensation'.	6 7
8	Section 38(2)(d), editor's note—	8
	omit, insert—	9
	'Note—	10
	For the provision of security, see section 26.'.	11
9	Section 38(2)(e), editor's note—	12
	omit, insert—	13
	'Note—	14
	For the penalty for a breach of a condition of a prospecting permit, see section 35.'.	15 16
10	Section 50(1), after 'a mining claim'—	17
	insert—	18
	· · · · · · · · · · · · · · · · · · ·	19
11	Section 50(1)(a), 'may,'—	20
	omit, insert—	21
	'may'.	22
12	Section 51(2)(a), from 'building' to 'consents'—	23
	omit, insert—	24

	'building or relevant feature is situated, consents'.	1
13	Section 56(1), from 'shall' to 'boundary'—	2
	omit, insert—	3
	'must mark out under section 57, the boundary'	4
14	Section 65(1)(a), after 'registrar)'—	5
	insert—	6
	· · · · · · · · · · · · · · · · · · ·	7
15	Section 79(2), from 'Governor' to 'consent'—	8
	omit, insert—	9
	'Governor in Council may, upon the recommendation of the Minister, consent'.	10 11
16	Section 81(1), after 'subject to'—	12
	insert—	13
	'the following'.	14
17	Section 81(3), 'be, determined'—	15
	omit, insert—	16
	'be determined'.	17
18	Section 81A(1)(a), '4,'—	18
	omit, insert—	19
	'4' .	20
19	Section 82(1), 'subject, may'—	21
	omit, insert—	22

	'subject may'.	1
20	Section 116(2)(b), editor's note—	2
	omit, insert—	3
	'Note-	4
	For the provision of security, see section 83.'.	5
21	Section 121(4)—	6
	omit, insert—	7
	(4) On the termination of a mining claim, the ownership of all mineral and property on the land in the area of the terminated claim divests from the owner and vests in the State.'.	8 9 10
22	Section 122(5), editor's note—	11
	omit, insert—	12
	'Note—	13
	For the provision of security, see section 83.'.	14
23	Section 125(11), 'this subsection'—	15
	omit, insert—	16
	'subsection (10)'.	17
24	Section 129(1)(a), 'section 163'—	18
	omit, insert—	19
	'schedule 1'.	20
25	Section 138(3)(b), editor's note—	21
	omit, insert—	22
	'Note—	23

	For when the term of a renewed permit starts, see section 147D.'.	1 2
26	Section 181(4)(b), 'section 211'—	3
	omit, insert—	4
	'schedule 1'.	5
27	Section 188, 'discretion whether'—	6
	omit, insert—	7
	'discretion, whether'.	8
28	Section 190(1), '183(1)(m)(i)(A) and (B)'—	9
	omit, insert—	10
	'183(1)(m)(i) and (ii)'.	11
29	Section 229(5)(b), editor's note—	12
	omit, insert—	13
	'Note—	14
	For the provision of security, see section 190.'.	15
30	Section 229—	16
	insert—	17
	'(9) In this section, <i>plant</i> has the meaning given in section 228(3).'.	18 19
31	Section 230(7)—	20
	insert—	21
	'nlant has the meaning given in section 228(3)'	22

32	Section 231A(3), from '217' to '222,'—	1
	omit.	2
33	Section 234(2), editor's note—	3
	omit, insert—	4
	'Note—	5
	For the entitlement of a coal mining lease holder or an oil shale mining lease holder to mine coal seam gas, see section 318CM.'.	6 7
34	Section 243, 'part, may'—	8
	omit, insert—	9
	'part may,'.	10
35	Section 265(4)—	11
	omit, insert—	12
	'(4) The hearing date must be at least 20 business days after the last objection day for the application.'.	13 14
36	Section 290A(1)—	15
	insert—	16
	'Editor's note—	17
	The repealed schedule to this Act was repealed by the <i>Offshore Minerals Act 1998</i> , section 446 and schedule 4, section 4.'.	18 19
37	Section 298(1), editor's note—	20
	omit, insert—	21
	'Note—	22
	See also part 7AA division 8 subdivision 1'	23

38	Section 312(4)—	1
	omit, insert—	2
	'(4) On the termination of the mining lease, the ownership of all mineral and property on the land in the area of the terminated lease divests from the owner and vests in the State.'.	3 4 5
39	Section 313(5)(b), editor's note—	6
	omit, insert—	7
	'Note—	8
	For the provision of security, see section 277.	9
40	Section 318AAA(1)(c), before 'the agreement'—	10
	insert—	11
	if'.	12
41	Section 318AAA(3), from '254' to '259,'—	13
	omit.	14
42	Section 318A(a), editor's note—	15
	omit, insert—	16
	'Note—	17
	For the limited entitlement to mine coal seam gas under this Act, see division 8, subdivision 1.'.	18 19
43	Section 318A(c), editor's note—	20
	omit, insert—	21
	'Note—	22
	See also part 19. division 6.	23

44	Section 318A(f), editor's note—	1
	omit, insert—	2
	`Note—	3
	For provisions regulating the safety of coal seam gas exploration or production, see the <i>Coal Mining Safety and Health Act 1999</i> and the Petroleum and Gas (Production and Safety) Act, chapter 9.'.	4 5 6 7
45	Section 318AA(1)(a), editor's note—	8
	omit, insert—	9
	'Note—	10
	See, however, part 19, division 6.'.	11
46	Section 318AE(2)(b), editor's note—	12
	omit, insert—	13
	'Note—	14
	For specific provisions dealing with mining leases mentioned in this paragraph, see subdivision 3.'.	15 16
47	Section 318AH(2), editor's note—	17
	omit, insert—	18
	'Note—	19
	See also sections 318DK and 318EE.'.	20
48	Sections 318AP(1)(b), 318BX(b) and 318CD(b), editor's notes—	21 22
	omit, insert—	23
	'Note—	24
	For requirements for proposed initial development plans, see division 9, subdivision 2.'.	25 26

Sections 318 318CA(2), 31	BAT(1)(b)(ii), 318AV, 318AX(3), 318C, 8DB and 318DE(3), editor's notes—
omit, inse	• •
'Not	re—
	or confidentiality obligations of tenure holders or persons who ave applied for a tenure, see division 10.'.
Section 318/	AT(3), editor's note—
omit, inse	ert—
'Note—	
	Petroleum and Gas (Production and Safety) Act, chapter 2, part on 6 (Potential commercial areas).'.
Section 318	AY(2), editor's notes—
omit, inse	rt—
'Note—	
chapter 3 Mineral	vever, the Petroleum and Gas (Production and Safety) Act, part 2, division 3 (Petroleum lease applications in response to Resources Act preference decision) and section 315 (Earlier il shale mining lease application).'.
Section 318	B(1)(a), editor's note—
omit, inse	ert—
'Not	e—
	ee the State Development and Public Works Organisation Act 971, section 26 (Declaration of significant project).'.
Section 318I (a)(i) and edi	BA(4), definition <i>relevant codes</i> , paragraph itor's note—
omit, inse	rrt—
'(i)	the document called 'Petroleum Resources Classification System and Definitions'.'

S	Section 318BH(2), editor's note—	1
	omit, insert—	2
	'Note—	3
	See, however, Petroleum and Gas (Production and Safety) Act, chapter 3, part 2, division 3 (Petroleum lease applications in response to Mineral Resources Act preference decision).'.	4 5 6
S	Section 318BI(3), editor's note—	7
	omit, insert—	8
	'Note—	9
	See, however, the Petroleum and Gas (Production and Safety) Act, chapter 3, part 2, division 3 (Petroleum lease applications in response to Mineral Resources Act preference decision).'.	10 11 12
S	Section 318BI(4), editor's note—	13
	omit, insert—	14
	'Note—	15
	See, however, section 318CB.'.	16
S	Section 318BM(1), editor's note—	17
	omit, insert—	18
	'Note—	19
	See, however, section 318CZ.'.	20
S	Section 318BM(2), editor's note—	21
	omit, insert—	22
	'Note-	23
	See also section 318CX.'.	24
S	Section 318BV(1)(b), editor's note—	25
	omit, insert—	26

	'Note—	1
	For a coal or oil shale mining lease application not made within the 6 months, see the Petroleum and Gas (Production and Safety) Act, section 326 (No mining lease application).'.	2 3 4
60	Section 318CA(1), editor's note—	5
	omit, insert—	6
	`Note—	7
	For the extent to which coal seam gas production is permitted under the coal or oil shale mining lease, see division 8, subdivision 1.'.	8 9 10
61	Sections 318CL(1) and 318DR, editor's notes—	11
	omit, insert—	12
	'Note—	13
	See, however, part 19, division 6.'.	14
62	Section 318CN(1)(b), editor's note—	15
	omit, insert—	16
	'Note—	17
	See also the exemptions in the Petroleum and Gas (Production and Safety) Act, sections 800(2)(a) and (b) (Restriction on petroleum tenure activities) and 802 (Restriction on pipeline construction or operation).'.	18 19 20 21
63	Section 318CN(2), 'holder, can'—	22
	omit, insert—	23
	'holder can'.	24
64	Section 318CN(2), note 2, 'part 3'—	25
	omit, insert—	26
	'nart 5'	27

65	Se	ction	318CO(6)—	1
	omit, insert—			
	'(6)	Flar	ing or venting is authorised only if—	3
		(a)	the mining lease holder has given the petroleum lease holder written notice that the gas is available to the petroleum lease holder; and	4 5 6
		(b)	the petroleum lease holder has either not responded or has refused to accept the gas within 20 business days after receiving the notice.'.	7 8 9
66			318CO(7), definition <i>greenhouse abatement</i> , paragraph (a), editor's note—	10 11
		omit	t, insert—	12
			'Note—	13
			See, in particular, the <i>Greenhouse Gas Benchmark Rule</i> (Generation) No. 2 of 2003, paragraph 10.1, made under the <i>Electricity Supply Act 1995</i> (NSW), section 97K.'.	14 15 16
67	Se	ction	318CP, editor's note—	17
		omit	t, insert—	18
		'Note	<u></u>	19
			e also the <i>Petroleum Act 1923</i> , section 52A (Application of 2004 Act ovisions about coextensive natural underground reservoirs).'.	20 21
68	Se	ction	318CQ, editor's note—	22
		omit	t, insert—	23
		'Note	<u></u>	24
			r the making of coordination arrangements, see the Petroleum and as (Production and Safety) Act, chapter 2, part 8.'.	25 26
69	Se	ction	318CS(2)(d), '115(3)(c)'—	27
		omii	t, insert—	28

'318CR(3)'.
Section 318	CU(1)(c)(i), editor's note—
omit, inse	ert—
	'Note—
	See the Petroleum and Gas (Production and Safety) Act, section 631 (What is a <i>meter</i>) and chapter 8, part 2 (Measurement schemes).'.
Section 318	CV(1)(a)(v)(D), '; and'—
omit, inse	ert—
·.·, , ·	
Section 318	DI(1), editor's note—
omit, inse	ert—
'Note—	
	cular requirements for an application to renew a mining lease, on 286.'.
Section 318	DK(1)(b), editor's note—
omit, inse	ert—
'No	te—
	for when the decision takes effect, see section 318EH, as pplied under section 318DJ.'.
Section 318	DM(3), editor's note—
omit, inse	ert—
'Note—	
For requ subdivis	irements for proposed initial development plans, see division 9, ton 2.'.

Section 3	318DO(2), editor's note—	1
omit,	insert—	2
'Note-	_	3
	matters about coordination arrangements, see the Petroleum and (Production and Safety) Act, chapter 2, part 8.'.	4 5
Section 3	318DS, editor's note—	6
omit,	insert—	7
'Note-	_	8
	additional requirements for proposed later development plans, see on 318ED.'.	9 10
Section 3	318EB(2)(b)—	11
omit,	insert—	12
	complies with the later development plan requirements; and'.	13 14
Section 3	318ED(1)(a), editor's note—	15
omit,	insert—	16
	'Note—	17
	For requirements for proposed initial development plans, see subdivision 2.'.	18 19
Section 3	18ED—	20
insert	<u>. </u>	21
	The requirements under subsection (1), as applied under subsection (2), and subsection (3) are the <i>later development plan requirements</i> .'.	22 23 24
Section 3	318EE(1)(b), editor's note—	25
omit,	insert—	26

Schedule 1

	'Note—	1
	For when the decision takes effect, see section 318EH.'.	2
81	Section 318EH, heading, 'effect, of decision'—	3
	omit, insert—	4
	'effect of, decision'.	5
82	Section 318EH(4), 'takes'—	6
	omit, insert—	7
	'take'.	8
83	Section 318EK(1)(b)(i), before 'someone'—	9
	insert—	10
	'to'.	11
84	Section 318ELAY, 'only if under'—	12
	omit, insert—	13
	'only if, under'.	14
85	Section 318EO(3), editor's note—	15
	omit, insert—	16
	'Note—	17
	See, however, section 736.'.	18
86	Section 318EP(1), editor's note—	19
	omit, insert—	20
	'Note—	21
	See also section 318EX '	22

87	Section 342(9), 'In this subsection'—	1
	omit, insert—	2
	'For this section'.	3
88	Section 344B(1)(a), 'and'—	4
	omit.	5
89	Section 378(4)(d)—	6
	omit, insert—	7
	'(d) the terms upon which;	8
	any money, mineral, chattel, ore or other thing specified in the order must be deposited.'.	9 10
90	Section 391(3)(b) and (c), 'prerequisite mining tenement'—	11 12
	omit, insert—	13
	'prerequisite tenement'.	14
91	Section 411(1), 'section 342(10), 343 or 344'—	15
	omit, insert—	16
	'section 342(10) or 343'.	17
92	Section 417(2)(j), from 'mining; the protection'—	18
	omit, insert—	19
	'mining;'	20
93	Section 417(2)—	21
	insert—	22

	'(ja) the protection from obstruction of races, drains, dams, reservoirs, channels and watercourses used in connection with mining;'.	1 2 3
94	Section 653(1)(d), editor's note—	4
	omit, insert—	5
	'Note—	6
	See sections 658, 659 and 668.'.	7
95	Section 695(7), '(4)(d)'—	8
	omit, insert—	9
	'(5)(d)'.	10
96	Section 722EA(1), '248(1)(a)'—	11
	omit, insert—	12
	'248(1)'.	13
97	Section 758(2)(a), editor's note—	14
	omit, insert—	15
	'Note—	16
	See also section 318ED.'.	17
98	Section 763(1), editor's note—	18
	omit, insert—	19
	'Note—	20
	See section 758.'.	21
99	Part 19, division 9, section 766—	22
	renumber as section 766A.	23

100	Schedule 1, sections 5(1)(c) and 10(1), 'land an'—		
	omi	t, insert—	2
	ʻlan	d in an'.	3
101		le 2, definitions <i>compensation liability, GHG</i> e activity, GHG stream storage, mineral and e (f)—	4 5 6
	omi	t.	7
102	Schedu	le 2—	8
	inse	rt—	9
	'aba	andoned mine, for part 10, division 2AA, see section 344.	10
	auth	horised person, for part 10, division 2AA, see section 344.	11
	Cherwell Creek, for part 18A, see section 722A.		
	com	mencement day, for part 18A, see section 722A.	13
	com	pensation liability—	14
	(a)	for an authorised activity for an exploration permit or mineral development licence—see schedule 1, section 13(1) and (2); or	15 16 17
	(b)	for a notifiable road use—see section 318ES(1) and (2).	18
	•	erral agreement, for schedule 1, see schedule 1, section e)(i).	19 20
	min	eral—	21
	(a)	generally, see section 6; and	22
	(b)	for section 121 or 122, see section 121(4); and	23
	(c)	for section 312 or 313, see section 312(4).	24
	min	<i>eral (f)</i> , see section 6(2)(f) and (3)(c).	25
		rlapping tenure , for part 7AAC, division 2, see section ELAP(c).	26 27
	nres	scribed nersons, for part 18A, see section 722A	28

	property—	1
	(a) for section 121, 122 or 123, see section 121(4); and	2
	(b) for section 312, 313 or 314, see section 312(4).	3
	<i>rehabilitation activities</i> , for part 10, division 2AA, see section 344.	4 5
	<i>resource management decision</i> , for part 7AAC, division 2, see section 318ELAV.	6 7
	specified works, for part 10A, see section 382.	8
	wild river special floodplain management area see section 382.'.	9 10
103	Schedule 2, definition <i>owner</i> , paragraph (a)(v), 'section 87(2) or 87(4)(b)'—	11 12
	omit, insert—	13
	'section 202(2) or (4)(b)'.	14
104	Schedule 2, definition <i>owner</i> , paragraph (a)(vi), 'section 84(2) or 84(4)(b)'—	15 16
	omit, insert—	17
	'section 151(2)'.	18
105	Schedule 2, definition <i>owner</i> , paragraph (i), 'Authority;'—	19
	omit, insert—	20
	'Authority; and'.	21
106	Schedule 2, definition <i>reserve</i> , paragraph (a)(iv), '87(2) or 87(4)(b)'—	22 23
	omit, insert—	24
	'202(2) or (4)(h)'	25

107	Schedule 2, definition <i>reserve</i> , paragraph (a)(v), '84(2) or 84(4)(b)'—	1 2
	omit, insert—	3
	'151(2)'.	4
Petr	oleum Act 1923	5
1	Section 2, definition <i>conditions</i> , paragraph (d), editor's note—	6 7
	omit, insert—	8
	'Note—	9
	For who may carry out an authorised activity for a holder, see section 75E.'.	10 11
2	Section 2, definition <i>excluded land</i> , paragraph (b), editor's note—	12 13
	omit, insert—	14
	'Note—	15
	For an area of land in the area of a coal or oil shale mining lease becoming excluded land, see section 154.'.	16 17
3	Section 2, definition <i>relinquishment condition</i> , paragraph 3—	18 19
	omit.	20
4	Section 2, definition work program, editor's note—	21
	omit, insert—	22
	'Notes—	23
	1 For an authority being taken to have a work program until a decision has been made on whether to approve a proposed work program, see section 25D.	24 25 26

	Concade 1
2	For the continuing effect of an authority on a renewal application, see section 25N.
3	For conditions of an authority to prospect about expenditure or work becoming its work program, see section 155.'.
Section	3(1), editor's note—
omit	, insert—
'Note	es—
1	For provisions for coal seam gas, see part 6F.
2	For the relationship between the Mineral Resources Act and the 2004 Act, see the Mineral Resources Act, section 3A.'.
Section	25, editor's note—
omit	, insert—
'Note	?—
For	r initial work programs—
(a)	in relation to unfinished authority to prospect applications for which a Commonwealth Native Title Act s 29 notice has been given, see section 151; and
(b)	in relation to conditions of an authority to prospect about expenditure or work becoming its work program, see section 155.'.
Section	25C, editor's note—
omit	, insert—
'Note	es—
1	For the requirements for making an application, see section 25M.
2	For the obligation to lodge a proposed later work program, see section 74K.
3	For the types of noncompliance action that may be taken, see section 80T.'.
Section	25D(1), editor's note—
omit	. insert—

'Note	,	1
For	r when the decision takes effect, see section 25F.'.	2
Sections	s 25F(4), 25T, 53G(4) and 80Z(3), editor's notes—	3
omit	t, insert—	4
'Note	es—	5
1	For the period to appeal, see section 105.	6
2	For when the Land Court may grant a stay of the decision, see section 107.'.	7 8
Section	25L(2)(a), editor's note—	9
omit	t, insert—	10
	'Note—	11
	For the right to apply for a petroleum tenure, see the 2004 Act, section 908.'.	12 13
Section	25M(1)(f), editor's note—	14
omit	t, insert—	15
	'Note—	16
	See also section 74V.'.	17
Section	25M(2), editor's note—	18
omit	t, insert—	19
'Note	es—	20
1	For the requirements for proposed later work programs, see division 2, subdivision 1.	21 22
2	For the approval of proposed later work programs, see division 2, subdivision 2.'.	23 24
Section	25N(2), editor's note—	25
omit	t, insert—	26

'Note—	1
For the authority being taken to have a work program until a decision has been made on whether to approve a proposed work program, section 25D.'.	n 2
Section 25O(2)(a), editor's note—	5
omit, insert—	6
'Note—	7
For the approval of proposed later work programs, see division 2, subdivision 2.'.	n 8 9
Section 40(1A), editor's note—	10
omit, insert—	11
'Note—	12
For the transition, by application, from an authority to prospect under this Act to a petroleum lease under this Act, see the 2004 Act, chapte 15, part 3, division 4.'.	
Section 45(1A)(d), editor's note—	16
omit, insert—	17
'Note-	18
For the right to apply for a petroleum tenure, see the 2004 Act section 908.'.	t, 19 20
Section 45(2)(b), editor's note—	21
omit, insert—	22
'Note—	23
For the program for development and production for a lease becoming its development plan, see section 156.'.	e 24 25
Section 52(1B), editor's note—	26
omit, insert—	27

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ou	ICU	u		- 1

'Note	<u>;</u>	1
equ	r the later grant of a petroleum tenure under the 2004 Act replacing an uivalent petroleum tenure under this Act, see the 2004 Act, chapter, part 3, division 7.'.	2 3 4
Section	52A, editor's note—	5
omit	t, insert—	6
'Note	<u>;</u>	7
For	r the deferral of section 52A for existing leases, see section 168.'.	8
Section	53, editor's note—	9
omit	t, insert—	10
'Note	<i>25</i> —	11
1	For the granting of a lease to the holder of an authority to prospect, see section 40.	12 13
2	For the entitlement to a renewal of the lease, see section 45.	14
3	For the obligation to lodge a proposed later development plan, see section 74Q.	15 16
4	For the types of noncompliance action that may be taken, see section 80T.'.	17 18
Section	53C, editor's note—	19
omit	t, insert—	20
'Note	2	21
	r the obligation to lodge a proposed later development plan, see ction 74Q.'.	22 23
	53D(1), editor's note—	24
	t, insert—	25
'Note	?—	26
For	r when the decision tokes affect, see section 52G	27

Section 74K(2)(b), editor's note—	1
omit, inser	<i>t</i> —	2
'Note	_	3
	r requirements for proposed later work programs, see part 4, vision 2, subdivision 1.'.	4 5
Section 74P(1), editor's note—	6
omit, inser	<i>t</i> —	7
'Note—		8
	e being taken to have a development plan until a decision on approve a proposed development plan is made, see section	9 10 11
Section 75A(1), editor's note—	12
omit, inser	<i>t</i> —	13
'Note—		14
-	eral provision about ownership while a tenure is in force for a see section 79X.'.	15 16
Section 75B(2)(a), editor's note—	17
omit, inser	<i>t</i> —	18
'Note	s—	19
1	For wells, water supply bores and water observation bores, see part 6D.	20 21
2	For the obligation to decommission pipelines, see section 75A.	22 23
3	For a general provision about ownership while a tenure is in force for a pipeline, see section 79X.'.	24 25
Section 75B(4), editor's note—	26
omit, inser	<i>t</i> —	27
'Note—		28

For ownership of equipment and improvements, see section 80.'.	1
Section 75C(1), editor's note—	2
omit, insert—	3
'Note—	4
For the power of an authorised person to ensure compliance, see section 80L.'.	5 6
Section 75N(2), editor's note—	7
omit, insert—	8
'Note—	9
For ownership of equipment and improvements, see section 80.'.	10
Section 75P(2), editor's note—	11
omit, insert—	12
'Note—	13
For the responsibility for a well or bore after its decommissioning, see section 75W.'.	14 15
Section 75Q(2)(a)(i), editor's note—	16
omit, insert—	17
'Note—	18
For conditions of a water bore driller's licence, see the Water Act, section 302 and the <i>Water Regulation 2002</i> , section 23(1).'.	19 20
Section 75U(4)(c), editor's note—	21
omit, insert—	22
'Note—	23
For the power of an authorised person to ensure compliance, see	24

Section	75W(1), editor's note—	1
	t, insert—	2
'Not		
		3
Fo	or the obligation to decommission, see section 75U.'.	4
Section	75WG, editor's note—	5
omi	t, insert—	6
'Not	e—	7
	or unauthorised taking, supplying or interfering with water, see the later Act, section 808.'.	8 9
Section	75WH, editor's note—	10
omi	t, insert—	11
'Not	es—	12
1	For authorised taking of, or interfering with, water without a water entitlement, see the Water Act, section 20.	13 14
2	For unauthorised taking, supplying or interfering with water, see the Water Act, section 808.'.	15 16
Section	75WN(6), editor's note—	17
omi	t, insert—	18
'Not	es—	19
1	For the power to correct or amend, see section 125.	20
2	For security, see part 6G.'.	21
Part 6E,	division 1, before section 75X, editor's note—	22
omi	t, insert—	23
'Not	e—	24
	or the requirement for giving a copy of a relinquishment report, see ection 77O.'.	25 26

Section 75Z(1), editor's note—	1
omit, insert—	2
'Note—	3
For specific mandatory conditions for authorities to prospect, and related provisions, see part 6A, division 2.'.	4 5
Section 76H(d), editor's note—	6
omit, insert—	7
'Note—	8
For transitional provisions for the 2004 Act, see the Mineral Resources Act, part 19, division 6.'.	9 10
Section 76M(2)(b)(ii), 'Acts 1962'—	11
omit, insert—	12
'Act 1965'.	13
Section 76R(1), editor's note—	14
omit, insert—	15
'Note-	16
For offences regarding land subject to a mining claim or mining lease, see the Mineral Resources Act, section 403.'.	17 18
Section 76W(2), '(1)(b)(ii)'—	19
omit, insert—	20
'(1)(b)'.	21
Section 76Y, editor's note—	22
omit, insert—	23
'Note—	24
For confidentiality of information, see division 7.	25

Sections 76Z(b) and 77(3)(c), editor's	s note—	1
omit, insert—		2
'Note—		3
For confidentiality of information,	see division 7.'.	4
Section 77(3), editor's note—		5
omit, insert—		6
'Note—		7
For requirements for consultation with mining tenement holders, see the 2004 Act	÷	8 9
Part 6I, before division 1, editor's not	te—	10
omit, insert—		11
'Note—		12
For the exclusion of division 1 for the cont road uses, see section 165.'.	inuance of particular existing	13 14
Section 78Z(1), editor's note—		15
omit, insert—		16
'Note—		17
For the requirement for compensation to lout notifiable road uses, see section 79VK.		18 19
Section 79I(1), editor's note—		20
omit, insert—		21
'Notes—		22
1 For the condition for notice of a not 78Z.	tifiable road use, see section	23 24
2 For a direction about notifiable road us	ses see section 70 '	25

Section	79I(2), editor's note—	1
omit	, insert—	2
'Note	· · · · · · · · · · · · · · · · · · ·	3
1	For private land, see part 6H.	4
2	For notice of a notifiable road use, see section 78Z.'.	5
Section	79M(2), editor's note—	6
omit	, insert—	7
'Note	es—	8
1	For the relationship with the Mineral Resources Act, see section 3.	9
2	For offences regarding land subject to a mining claim or mining lease, see the Mineral Resources Act, section 403.'.	10 11
Section	79O(3), editor's note—	12
omit	, insert—	13
'Note	? 	14
	r the restriction on authorised activities on overlapping ATP land, see 2004 Act, section 364.'.	15 16
Section	79Z(2)(a), editor's note—	17
omit	, insert—	18
	'Notes—	19
	1 For the obligation to decommission pipelines, see section 75A.	20 21
	2 For a general provision about ownership while a tenure is in force for a pipeline, see section 79X.'.	22 23
Section	80(1), editor's note—	24
omit	, insert—	25
'Note	<u>;</u>	26

	For the obligation to remove equipment and improvements, see section 75B.'.	1 2
54	Section 80L(2)(a), '; and'—	3
	omit, insert—	4
	· . · · · · · · · · · · · · · · · · · ·	5
55	Section 80Q(5), editor's note—	6
	omit, insert—	7
	'Note—	8
	For the deduction of the net proceeds of the sale from the amount claimed in any proceeding to recover the costs, see section 80R(2).'.	9 10
56	Sections 80R(1) and 101(6), editor's notes—	11
	omit, insert—	12
	'Note-	13
	For additional orders that may be made on conviction, see section 118.'.	14
57	Section 80T(1), editor's note—	15
	omit, insert—	16
	'Note—	17
	For notice of a proposed noncompliance action, see section 80W.'.	18
58	Section 102(1), editor's note—	19
	omit, insert—	20
	'Note—	21
	For interest on an unpaid petroleum royalty or additional petroleum royalty see the 2004 Act, section 602.	22

59	Section 118(1), editor's note—	1
	omit, insert—	2
	'Note—	3
	For the power of an authorised person to ensure compliance, see section 80L.'.	4 5
60	Section 151(1)(b), editor's note—	6
	omit, insert—	7
	'Note—	8
	For unfinished applications for authorities to prospect under this Act, other than applications for which a Commonwealth Native Title Act s 29 notice has been given, see the 2004 Act, chapter 15, part 3, division 3.'.	9 10 11 12
61	Section 156(2), editor's note—	13
	omit, insert—	14
	'Notes—	15
	1 For the obligation to lodge a proposed later development plan, see section 74Q.	16 17
	2 For additional criteria for approval, see section 78.'.	18
62	Section 161(1), editor's note—	19
	omit, insert—	20
	'Note—	21
	For entry notices under the <i>Petroleum Regulation 1966</i> , section 17, see the 2004 Act, section 925.'.	22 23
63	Section 162(1) and 163(1), editor's notes—	24
	omit, insert—	25
	'Note—	26
	For accrued compensation rights relating to a converted petroleum authority see the 2004 Act section 922.	27

64	Section 170(1), editor's note—	1
	omit, insert—	2
	'Note—	3
	For the conversion of a particular authority to prospect granted under this Act to an authority to prospect under the 2004 Act, see the 2004 Act, chapter 15, part 3, division 2.'.	4 5 6
65	Section 173(3), editor's note—	7
	omit, insert—	8
	'Note—	9
	For conditions for a renewal application, see section 25L.'.	10
Petr	oleum and Gas (Production and Safety) Act 2004	11
1	Section 3(1)(e), 'an efficient'—	12
	omit, insert—	13
	'and efficient'.	14
2	Section 24A(2), definition <i>resource Acts</i> , second dot point, 'Geothermal Act'—	15 16
	omit, insert—	17
	'the Geothermal Act'.	18
3	Section 27(2)(b), 'right do'—	19
	omit, insert—	20
	'right to do'.	21
4	Sections 64 and 150, note 1, second dot point, ', 9'—	22
	omit.	23

5	Section 175F(b), 175E—	1
	omit, insert—	2
	'175E,'.	3
6	Section 234(3A)(c)(i), '44(d)'—	4
	omit, insert—	5
	'44(1)(d)'.	6
7	Section 292(3)(b), 'chapter 2'—	7
	omit, insert—	8
	'this chapter'.	9
8	Section 298, 'chapter 3'—	10
	omit, insert—	11
	'this chapter'.	12
9	Section 305(2)(e), 'including'—	13
	omit, insert—	14
	'including,'.	15
10	Section 310(3), '186(1)(b)'—	16
	omit, insert—	17
	'186(6)(a)'.	18
11	Section 378(2)(b), 'sections 346 and 347'—	19
	omit, insert—	20
	'section 346'	21

12	Section 378(2)(c), 'sections 354 and 355'—	1
12	omit, insert—	2
	'section 354'.	3
	section 334.	3
13	Section 487(2)(c), 'example'—	4
	omit, insert—	5
	'example,'.	6
14	Section 501, heading, 'div 3'—	7
	omit, insert—	8
	'div 2'.	9
15	Section 527(1), 'holder'—	
	omit, insert—	11
	'holder,'.	12
16	Section 537A(4), 'kind'—	13
	omit, insert—	14
	'kind,'.	15
17	Section 538, note, '110 (Petroleum pipeline and water pipeline construction and operation)'—	16 17
	omit, insert—	18
	'110 (Construction and operation of petroleum pipelines)'.	19
18	Section 561, heading, 'div 2'—	20
	omit, insert—	21
	'this division'	22

19	Section 616(3)(b), from 'section 53(2)' to 'functions'—	1
	omit, insert—	2
	'section 53(2) of that Act to duties includes a reference to the powers'.	3 4
20	Section 629, note 1, 'parts 1 and 2'—	5
	omit, insert—	6
	'this part and part 2'.	7
21	Section 675(1)(j), 'control systems including'—	8
	omit, insert—	9
	'control systems, including'.	10
22	Section 675(1)(r), 'record management'—	11
	omit, insert—	12
	'record management,'.	13
23	Section 675(4), definition NOHSC standard, 'National Occupation Health and Safety Commission (Repeal, Consequential and Transitional Provisions) Act 2005 (Cwlth), section 7(2)'—	14 15 16 17
	omit, insert—	18
	'National Occupational Health and Safety Commission (Repeal, Consequential and Transitional Provisions) Act 2005 (Cwlth), schedule 1, section 7(2)'.	19 20 21
24	Section 709(2), 'inquiry'—	22
	omit, insert—	23
	'inquiry'	24

25	Section 774(2), 'example'—	1
	omit, insert—	2
	'example,'.	3
26	Schedule 1, under the heading 'Table 2 Decisions subject to appeal', under the heading 'Provisions for existing	4
	Water Act bores', entries for '260', '263' and 271'—	5 6
	omit.	7
27	Schedule 1, under the heading 'Table 2 Decisions subject	8
	to appeal', heading 'Provisions for existing Water Act bores'—	9 10
	omit.	11
28	Schedule 2, definition appeal body, '823(2)'—	12
	omit, insert—	13
	'823'.	14
29	Schedule 2, definition auditor-general, 'Financial Administration and Audit Act 1977'—	15 16
	omit, insert—	17
	'Auditor-General Act 2009.'.	18

Sch	nedule 2	Consequential amendments commencing by proclamation other than amendments for the restructure of the Mineral Resources Act 1989	1 2 3 4 5
		section 281	6
Env	rironmental l	Protection Act 1994	7
1	Section 585 (b), 'section	(4), definition <i>planning document</i> , paragraph 133(1)(g)(i)'—	8 9
	omit, ins	ert—	10
	'section	133(f)(i)'.	11
Ged	othermal Ene	ergy Act 2010	12
1	Section 36-	_	13
	insert—		14
	'Note—		15
	For other	er relevant provisions about applications, see chapter 8, part 2.'.	16
2	Section 50(3)—	17
	insert—		18
	'Note—		19
		er relevant provisions about giving a document to the Minister, ion 363.'.	20 21

3	Section 68(4)—	1	
	insert—	2	
	'Note—	3	
	For other relevant provisions about giving a document to the chief executive, see section 363.'.	4 5	
4	Section 72(1)(d)—	6	
	insert—	7	
	'Note—	8	
	For other relevant provisions about making a submission, see section 363.'.	9 10	
5	Section 169(2), from 'section 365'—		
	omit, insert—	12	
	'section 365, 366 or 366A.'.	13	
6	Section 358(2)(a), after 'accommodation'—	14	
	insert—	15	
	'or'.	16	
Gre	enhouse Gas Storage Act 2009	17	
1	Section 47(4)—	18	
	insert—	19	
	'Note—	20	
	For other relevant provisions about giving a document to the Minister, see section 411'	21	

2	Section 67(3)—	1
	insert—	2
	'Note—	3
	For other relevant provisions about applications, see chapter 7, part 1.'.	4
3	Section 104(4)—	5
	insert—	6
	'Note—	7
	For other relevant provisions about giving a document to the chief executive, see section 411.'.	8 9
4	Section 107(1)(d)—	10
	insert—	11
	'Note—	12
	For other relevant provisions about making a submission, see section 411.'.	13 14
5	Section 218(2) and editor's note—	15
	omit, insert—	16
	'(2) Subsection (1) does not limit section 413 or 413A.'.	17
6	Section 340(2)(b)(ii), 'section 348(2)'—	18
	omit, insert—	19
	'section 349(2)'.	20
Mir	eral Resources Act 1989	21
1	Section 3A(3)(b)—	22
	omit, insert—	23

	'(b) a copy of the agreement has been lodged; and Note— For other relevant provisions about lodging documents, see	1 2 3
2	section 386O.'. Section 3A(6)(a) and (7)(b), 'at the relevant office'— omit.	456
3	Sections 10AA(2), 208(6), 237(5)(b), 275(3)(b), 298(13), 309(7)(b)(i), 386(7)(b)(ii) and 386A(4)(b)(ii), 'appropriate'— omit.	7 8 9
4	Section 20(6)— insert— 'Note— For other relevant provisions about giving the mining registrar documents, see section 386O.'.	10 11 12 13 14
5	Section 21(2) and (3)— omit.	15
6	Sections 22, 73(2), 74(4), 80(2) and 89, 'and the EPA administering authority'— omit.	17 18 19
7	Section 37(2)— <i>omit</i> .	20 21
8	Section 39(2)— insert— 'Note—	22 23

	For other relevant provisions about filing documents, see section 386O.'.	1 2
9	Section 59—	3
	insert—	4
	'Note—	5
	For other relevant provisions about applications, see section 386O.'.	6
10	Section 61(1)(i)—	7
	omit, insert—	8
	'(i) be lodged;'.	9
11	Section 61(3)—	10
	omit.	11
12	Section 61(4) and (5)—	12
	omit.	13
13	Section 61(6) to (8)	14
	renumber as section 61(3) to (5).	15
14	Section 61(5), as renumbered, 'subsection (7)'—	16
	omit, insert—	17
	'subsection (4)'.	18
15	Section 64A(2)(c)—	19
	omit.	20
16	Section 82(6)—	21
	omit.	22

17	Section 85(3)(b), 'in the office of the mining registrar'— omit.	1 2
18	Section 93(9)—	3
	omit.	4
19	Section 93(10) to (12)—	5
	renumber as section 93(9) to (11).	6
20	Section 105(7)—	7
	omit.	8
21	Section 106(6)—	9
	omit.	10
22	Section 107(2)—	11
	omit.	12
23	Section 108(4)—	13
	omit.	14
24	Section 125(10)(b), 'in the office of the mining registrar'—	15
	omit.	16
25	Section 133(1)(f)—	17
	omit.	18
26	Section 133(1)(g) and (h)—	19
	renumber as section 133(1)(f) and (g).	20

27	Section 133(2) and (3)— <i>omit.</i>	1 2
28	Section 134A(1), 'section 133(1)(f)'—	3
	omit, insert— 'this Act'.	4 5
29	Section 134A(3), from 'at'—	6
	omit, insert—	7
	'at a place that the application may be lodged under section 386O.'.	8 9
30	Section 137(3)(b), 'section 133(1)(g)(i)'—	10
	omit, insert—	11
	'section 133(f)(i)'.	12
31	Section 137(6)—	13
	omit.	14
32	Section 137(7)—	15
	renumber as section 137(6).	16
33	Section 139(4)—	17
	insert—	18
	'Note—	19
	For other relevant provisions about making a submission, see section 386O.'.	20 21
34	Section 139(9)—	22
	omit.	23

35	Section 140(8)— <i>omit</i> .	1
	omu.	2
36	Section 141(1)(f), ', in the way and'—	3
	omit.	4
37	Section 141(1)(f)—	5
	insert—	6
	'Note—	7
	For other relevant provisions about giving a document to the Minister, see section 386O.'.	8 9
38	Section 141C(5)—	10
	omit.	1
9	Section 147B—	1
	omit.	1
10	Section 159(2B), 'section 133(1)(d)'—	1
	omit, insert—	1.
	'section 133(d)'.	1
11	Section 159(4)—	1
	omit.	1
12	Section 160(5)—	1
	omit.	20
43	Section 160(6)—	2
	renumber as section 160(5).	2

44	Section 161(2)—	1
	omit.	2
45	Section 183(3) and (4)—	3
	omit.	4
46	Section 186(8)—	5
	omit.	6
47	Section 186(9)—	7
	renumber as section 186(8).	8
48	Section 189(3)—	9
	omit.	10
49	Section 189(4) and (5)—	11
	renumber as section 189(3) and (4).	12
50	Section 194(1)(f), ', in the way and'—	13
	omit.	14
51	Section 194AC(6)—	15
	omit.	16
52	Section 197B—	17
	omit.	18
53	Section 207(3), 'kept by the chief executive'—	19
	omit.	20

54	Section 208(7)—	1
	omit.	2
55	Section 209(5)—	3
	omit.	4
56	Section 209(6)—	5
	renumber as section 209(5).	6
57	Section 210(2)—	7
	omit.	8
58	Section 231A(3), '197B,'—	9
	omit.	10
59	Section 231C(2)—	11
	omit.	12
60	Section 231E(8)—	13
	omit.	14
61	Section 231G(5)—	15
	omit.	16
62	Section 231G(6) to (8)—	17
	renumber as section 231G(5) to (7).	18
63	Section 231G(7), as renumbered, 'and (7)'—	19
	omit, insert—	20
	'and (6)'.	21

64	Section 231H(8)—	1
	omit.	2
65	Section 234(4)—	3
	omit.	4
66	Section 237(3) and (4)—	5
	omit.	6
67	Section 237(5) to (7)—	7
	renumber as section 237(3) to (5).	8
68	Section 245(1)(g), 'section 238(2)'—	9
	omit, insert—	10
	'section 238(1)'.	11
69	Section 245(1)(m)—	12
	omit, insert—	13
	'(m) be lodged; and'.	14
70	Section 245(3)—	15
	omit.	16
71	Section 245(4) and (5)—	17
	omit.	18
72	Section 250(8)—	19
	omit.	20

73	Section 252A(2)(c)—	1
	omit.	2
74	Section 267(2)—	3
	omit.	4
75	Section 272(1), from 'section 271(3)(c)' to 'lease'—	5
	omit, insert—	6
	'section 271A(1)(c), refers the matter to the Land Court'.	7
76	Section 279(3)(b), 'in the office of the mining registrar'—	8
	omit.	9
77	Section 280(2)(b), 'in the office of the mining registrar'—	10
	omit.	11
78	Section 286B—	12
	omit.	13
79	Section 287(2)—	14
	omit.	15
80	Section 294(6)—	16
	omit.	17
81	Section 298(14)—	18
	omit.	19
82	Section 299(11)—	20
	omit.	21

83	Section 307(5)—	1
	omit.	2
84	Section 308(6)—	3
	omit.	4
85	Section 309(3)—	5
	omit.	6
86	Section 317(10)(b), 'in the office of the mining registrar'—	7
	omit.	8
87	Section 318AAA(3), from 'Sections 232' to '286A'—	9
	omit, insert—	10
	'Sections 232, 233, 239, 245, 248 to 260, 265, 266, 268, 269, 271 to 273, 275, 276, 278A, 280, 283, 284, 285 and 286A'.	11 12
88	Section 318AAE(2)—	13
	omit.	14
89	Section 318AAE(3)—	15
	renumber as section 318AAE(2).	16
90	Section 318AAJ(2), 'subsections (1)(h) and (2)'—	17
	omit, insert—	18
	'subsection (1)(h)'.	19
91	Section 318AT(5)	20
	omit.	21

	_			
92	Se	ction	318AX(1), from 'application'—	1
		omit,	i, insert—	2
		'app	lication.'.	3
93	Sec	ction	318BB(1)(a)—	4
		omit,	, insert—	5
		'(a)	grant the mining lease under section 271A; or'.	6
94			318BK(d)(ii), 'section 271, to recommend the g of'—	7 8
		omit	t, insert—	9
		'sect	tion 271A, to grant'.	10
95	Sec	ction	318BL, heading, 'recommending'—	11
		omit,	, insert—	12
		'dec	iding'.	13
96	Section 318BL(1)—			14
		omit,	, insert—	15
			naking a decision as follows, regard must be had to the cribed criteria—	16 17
		(a)	deciding conditions of the mining lease under section 276(1)(m);	18 19
		(b)	deciding the term of the lease under section 284.'.	20
97	Sec	ction	318BL(2), 'section 276(1)(n)'—	21
		omit,	t, insert—	22
		'sect	tion 276(1)(m)'.	23

98	Section	318BM, 'section 276(1)(n)'—	1
	omit	t, insert—	2
	'sect	tion 276(1)(m)'.	3
99	Section executiv	318BM(1), from 'a notice' to 'of the chief ve'—	4 5
	omit	t, insert—	6
		dged notice, to relinquish a stated part or percentage of its at stated times or intervals'.	7 8
100	Section	318BU, heading, 'recommending'—	9
	omit	t, insert—	10
	'dec	iding'.	11
101	Section	318BU(1), 'recommendation'—	12
	omit	t, insert—	13
	'dec	ision'.	14
102	Section 318BU(1)(a) and (b)—		
	omit	t, insert—	16
	'(a)	deciding conditions of the mining lease under section 276(1)(m);	17 18
	(b)	deciding the term of the lease under section 284.'.	19
103	Section	318BU(2), 'section 276(1)(n)'—	20
	omit	t, insert—	21
	'sect	tion 276(1)(m)'.	22

104	Section 318CB(1), 'section 271 recommend the grant	1
	of'—	2
	omit, insert—	3
	'section 271A grant'.	4
105	Section 318CB(5)—	5
	omit.	6
106	Section 318CB(6)—	7
	renumber as section 318CB(5).	8
107	Section 318CG, 'recommending'—	9
	omit, insert—	10
	'deciding'.	11
108	Section 318CG(1), 'to be determined under section 276(1)(n)'—	12 13
	omit, insert—	14
	'under section 276(1)(m)'.	15
109	Section 318CG(2), 'section 276(1)(n)'—	16
	omit, insert—	17
	'section 276(1)(m)'.	18
110	Section 318CV(3)—	19
	omit.	20
111	Section 318CV(4)—	21
	renumber as section 318CV(3).	22

Section 318DC(b)— omit.	1 2
Section 318DC(c) to (h)—	3
renumber as section 318DC(b) to (g).	4
Section 318DE(1), from 'at—' to 'of the chief executive'—	5
omit.	6
Part 7AA, division 8, subdivision 5, heading, 'recommendation to amend'—	7 8
omit, insert—	9
'amending'.	10
Section 318DH, from 'A recommendation' to 'amendment of'—	11 12
omit, insert—	13
'An amendment under section 294 of'.	14
Section 318E(1)—	15
omit, insert—	16
development plan at any time before the Minister decides	s 18
whether to approve the applicant's proposed development plan.'.	
plan.'.	20
	Section 318DC(c) to (h)— renumber as section 318DC(b) to (g). Section 318DE(1), from 'at—' to 'of the chief executive'— omit. Part 7AA, division 8, subdivision 5, heading, 'recommendation to amend'— omit, insert— 'amending'. Section 318DH, from 'A recommendation' to 'amendment of'— omit, insert— 'An amendment under section 294 of'. Section 318E(1)— omit, insert— '(1) The applicant may, by lodged notice, amend the proposed development plan at any time before the Minister decides

119	Section office'—	318ELAT(1), 'at the relevant departmental	1 2
	omit	r.	3
120	Section	318ELAV, from 'whether to—'	4
	omit	t, insert—	5
	'who	ether—	6
	(a)	to grant the mining lease under section 271A; or	7
	(b)	to give any overlapping authority priority for all or part of the relevant land; or	8 9
	(c)	not to grant the mining lease and not to give any overlapping authority priority for all or part of the relevant land.'.	10 11 12
121	Part 7A/	AC, division 2, subdivision 6, heading, nend'—	13 14
	omit	f.	15
122		s 318ELBD(b) and 318ELBE(c)(ii), 'recommend nting of'—	16 17
	omit	t, insert—	18
	'gran	nt'.	19
123	Section office'—	318ELBF(1)(b)(i), 'at the relevant departmental	20 21
	omit	f.	22
124	Section applicat	318ELBF(2), from 'without' to 'about the tion'—	23 24
	omit	<i>t</i> .	25

125	Section 318ELBG(1), 'recommendation'—	1
	omit, insert—	2
	'decision'.	3
126	Section 318ELBG(1)(a) and (b)—	4
	omit, insert—	5
	'(a) deciding conditions of the mining lease under section 276(1)(m);	6 7
	(b) deciding the term of the lease under section 284.'.	8
127	Section 318ELBN(3), 'at the relevant departmental office'—	9 10
	omit.	11
128	Section 318ELBR, heading, 'recommendation to vary'—	12
	omit, insert—	13
	'varying'.	14
129	Section 318ELBR, from 'a recommendation' to 'made'—	15
	omit, insert—	16
	'a condition of the mining lease must not be varied under section 294'.	17 18
130	Section 336(5), definition <i>appropriately qualified</i> and example—	19 20
	omit.	21
131	Sections 386(7)(a) and 386A(4)(a), 'the EPA administering authority and'—	22 23
	omit.	24

132	Section 387B, heading and section 387C, heading, 'a'— omit.	1 2
133	Sections 387B(1) and 387C(1) and (5), 'a register'—	3
	omit, insert—	4
	'the register'.	5
134	Section 389(1), from 'or mining'—	6
	omit, insert—	7
	'for a duplicate of the instrument.'.	8
135	Section 390(2), '131'—	9
	omit, insert—	10
	'134A'.	11
136	Section 396A(3)(b), from 'lodged'—	12
	omit, insert—	13
	'lodged.'.	14
137	Section 406(2)(b)—	15
	omit, insert—	16
	'(b) be filed.'.	17
138	Section 411(1), 'or 343'—	18
	omit, insert—	19
	', 343 or 344A'.	20
139	Section 416B(2)(a)(i), examples, item 1, 'section 133(1)(g)(ii)'—	21 22
	omit, insert—	23

	'section 133(f)(ii)'.	1
140	Section 416B(3)(b), examples, item 2, 'section 231C(1)(e)(ii)'—	2 3
	omit, insert—	4
	'section 231C(e)(ii)'.	5
141	Section 417(2)(p), from 'in registers' to 'Act'—	6
	omit, insert—	7
	'in the register and the examination or provision of particulars from the register'.	8 9
142	Section 418AA(6), definition additional surface area No. 2, 'kept by the mining registrar'—	10 11
	omit.	12
143	Section 418C(1)(b)(ii) and (iii)—	13
	omit, insert—	14
	'(ii) the Minister must not grant a renewal of the leases.'.	15 16
144	Section 464(2), 'the Governor in Council or'—	17
	omit.	18
145	Section 524(2)—	19
	omit.	20
146	Section 524(3) to (9)—	2
	renumber as section 524(2) to (8)	2

147	Se	omit.	1 2
148	Sed	renumber as section 581(2) to (8).	3 4
149	Sec	ction 680(1), from ', including' to 'section 271,'—	5
		omit.	6
150	Se	omit, insert—	7 8
	'(3)	However, if subsection (2) applies, the Minister must not grant the proposed mining lease under section 271A(1) unless the Minister overrules the native title issues decision under section 681.'.	9 10 11 12
151	Sec	ction 682(2) and (3)—	13
		omit, insert—	14
	'(2)	If the substituted decision is that the proposed mining lease may be granted on conditions to be included in the mining lease, the Minister must grant the lease on those conditions.	15 16 17
	'(3)	If the substituted decision is that the proposed mining lease not be granted, the Minister must not grant the lease.'.	18 19
152	Sec	ction 705(10)—	20
		omit.	21
153	Se	ction 722G(5)(g), note, '271(2)'—	22
		omit, insert—	23
		'271'	24

154	Section 731(7), 'section 581(3)'—	1		
	omit, insert—	2		
	'section 581(2)'.	3		
Petr	oleum Act 1923	4		
1	Section 3(3)(b)—	5		
	omit, insert—	6		
	'(b) a copy of the agreement has been lodged; and	7		
	Note—	8		
	For other relevant provisions about lodging documents, see part 9, division 1A.'.	9 10		
2	Section 3(4)(a) and (5)(b), 'at the relevant office'—			
	omit.	12		
3	Section 21(4)(b)—	13		
	omit.	14		
4	Section 21(4)(c)—	15		
	renumber as section 21(4)(b).	16		
5	Section 25H(1)—	17		
	insert—	18		
	'Note—	19		
	For other relevant provisions about applications, see part 9, divisions 1 and 1A.'.	20 21		

6	Sec	ction 25H—	1
		insert—	2
	'(3)	The application must be accompanied by the fee prescribed under a regulation.'.	3 4
7	Sec	ction 25I—	5
		omit.	6
8	Sec	ction 25J(6), from 'a notice'—	7
		omit, insert—	8
		'a lodged notice, at least a stated percentage of the original notional sub-blocks of the authority on or before a stated day.'.	9 10 11
9	Sec	ction 25M(1)(b)—	12
		omit.	13
10	Sec	ction 25M(1)(c) to (j)—	14
		renumber as section 25M(1)(b) to (i).	15
11	Sec	ction 25M(1)(e), as renumbered, editor's note—	16
		omit, insert—	17
		'Note—	18
		For the obligation to consult with particular owners and occupiers, see section 74V.'.	19 20
12	Sec	ction 45(2A)(c)—	21
		omit.	22
13	Sec	ction 45(2A)(d) and (e)—	23
		renumber as section 45(2A)(c) and (d).	24

14	Section 52(1B)(b)— omit.	1
	omu.	2
15	Section 52(1B)(c)—	3
	renumber as section 52(1B)(b).	4
16	Section 53F(2)(a)(i), from 'a notice'—	5
	omit, insert—	6
	'a lodged notice, a stated part or percentage of the area of the lease on or before a stated day; and'.	7 8
17	Section 53F(2)(b), 'notice lodged at the relevant office'—	9
	omit, insert—	10
	'lodged notice'.	11
18	Section 74A(3)(a)—	12
	omit, insert—	13
	'(a) must be made by lodged notice (the <i>relinquishment notice</i>); and'.	14 15
19	Section 74J(2)—	16
	insert—	17
	'Note—	18
	For other relevant provisions about giving the chief executive documents, see part 9, division 1A.'.	19 20
20	Section 74K(2)(a)—	21
	omit, insert—	22
	'(a) is lodged: and'.	23

21	Section 74Q(2)(a)—	1
	omit, insert—	2
	'(a) is lodged; and'.	3
22	Section 75F(1), 'at the relevant office'—	4
	omit.	5
23	Section 75F(3)—	6
	omit.	7
24	Section 75H(3)(e), from 'assessment'—	8
	omit, insert—	9
	'assessment.'.	10
25	Section 75M, from 'at the following' to 'of the chief executive'—	11 12
	omit, insert—	13
	'stating the information prescribed under a regulation'.	14
26	Section 75Q(2), 'at the relevant office'—	15
	omit.	16
27	Section 75Q(4), definition relevant office—	17
	omit.	18
28	Section 75R(b), from 'lodged'—	19
	omit, insert—	20
	'lodged: and'.	21

29	Section 75S(b), from 'lodged'—	1
	omit, insert—	2
	'lodged; and'.	3
30	Section 75U(3)(b)(iv)—	4
	omit, insert—	5
	'(iv) a copy of the agreement has been lodged.'.	6
31	Section 75U(5)—	7
	omit, insert—	8
	'(5) The notice must be in the approved form.'.	9
32	Section 75WB(b)—	10
	omit.	11
33	Section 75WB(c)—	12
	renumber as section 75WB(b).	13
34	Section 75Y(5)—	14
	omit.	15
35	Section 75Y(6)—	16
	renumber as section $75Y(5)$.	17
36	Section 75Z(2)—	18
	omit.	19
37	Section 76(2)—	20
	omit.	21

38	Se	ection 76G(3)—	1
		omit, insert—	2
	'(3)	A notice under subsection (1)(b) may state—	3
		(a) a format required for giving the information; and	4
		(b) a degree of precision required for the giving of the information.'.	5 6
39	Se	ection 76R(1)(b)—	7
		omit, insert—	8
		'(b) a copy of the agreement has been lodged; and'.	9
40	Se	ection 76W(3)—	10
		omit.	11
41	Se	ection 77(1), from 'application'—	12
		omit, insert—	13
		'application.'.	14
42	Se	ection 77T(1)(b)—	15
		omit.	16
43	Se	ection 77T(1)(c) to (h)—	17
		renumber as section 77T(1)(b) to (g).	18
44	Se	ection 77V(1), from 'application'—	19
		omit, insert—	20
		'application.'.	21
45	Se	ection 78CD(3), 'at the relevant departmental office'—	22
		omit.	23

46	Section 78CF(4)—	1
	insert—	2
	'Note—	3
	For other relevant provisions about making a submission, see part 9, division 1A.'.	4 5
47	Section 78CK(7)(b), 'at the relevant departmental office'—	6
	omit.	7
48	Section 78F(3)(b), from 'amount'—	8
	omit, insert—	9
	'amount.'.	10
49	Section 79N(b)—	11
	omit, insert—	12
	'(b) the first authority holder has lodged a notice stating the consent has been given.'.	13 14
50	Section 80A(1)(b), 'section 80E'—	15
	omit, insert—	16
	'section 80F'.	17
51	Section 80T(1)(d), 'at the relevant office'—	18
	omit.	19
52	Section 80T(6)—	20
	omit.	21
53	Section 80W(1)(e), from 'action'—	22
-	omit insert—	23

	'action.'.	1
54	Section 101(3)(b), from 'action'—	2
	omit, insert—	3
	'action.'.	4
55	Section 106(2)—	5
	omit, insert—	6
	'(2) A copy of the notice must be lodged.'.	7
56	Section 117(4), definition executive officer—	8
	omit.	9
57	Section 123(2)—	10
	omit.	11
58	Section 123(3)—	12
	renumber as section 123(2).	13
59	Section 126(2)—	14
	omit.	15
60	Section 126(3) and (4)—	16
	renumber as section 126(2) and (3).	17
61	Section 129(1), 'notice lodged at the relevant office'—	18
	omit, insert—	19
	'lodged notice'.	20

62	Section 129(3), definition relevant office— omit.	1 2
Petr	oleum and Gas (Production and Safety) Act 2004	3
l	Section 6(4)(b)—	4
	omit, insert—	5
	'(b) a copy of the agreement has been lodged; and	6
	Note—	7
	For other relevant provisions about lodging documents, see section 851AA.'.	8 9
2	Section 6, 'at the relevant office'—	10
	omit.	11
3	Section 35(2)(d), 'at the place stated in the call'—	12
	omit.	13
Ļ	Section 37(a), after 'be'—	14
	insert—	15
	'lodged'.	16
;	Section 37(b)—	17
	omit.	18
6	Section 37(c) to (e)—	19
	renumber as section 37(b) to (d).	20

7	Section 61—	1
	omit.	2
8	Section 62(6), from 'a notice'—	3
	omit, insert—	4
	'a lodged notice, at least a stated percentage of the original notional sub-blocks of the authority on or before a stated day.'.	5 6 7
9	Section 65(3)(a)—	8
	omit, insert—	9
	'(a) must be made by a lodged notice (<i>relinquishment notice</i>); and'.	10 11
10	Section 78A(2)—	12
	insert—	13
	'Note—	14
	For other relevant provisions about giving a document to the chief executive, see section 851AA.'.	15 16
11	Section 79(2)(a)—	17
	omit, insert—	18
	'(a) is lodged; and'.	19
12	Section 82(1)(b)—	20
	omit.	21
13	Section 82(1)(c) to (j)—	22
	renumber as section 82(1)(b) to (i).	23

14	Section 89(2)(b)— <i>omit.</i>	1 2
15	Section 89(2)(c)—	3
	renumber as section 89(2)(b).	4
16	Section 92(3), from 'at—' to 'of the chief executive'—	5
	omit.	6
17	Section 93(2)—	7
	omit, insert—	8
	'(2) The application must be accompanied by the fee prescribed under a regulation.'.	9 10
18	Section 96(1)(d)—	11
	omit, insert—	12
	'(d) that the holder may, within a stated period, lodge submissions about why the holder should not make a petroleum lease application for the stated area.'.	13 14 15
19	Section 100(4)(b), 'at the relevant office'—	16
	omit.	17
20	Section 100(6)—	18
	omit.	19
21	Section 104(b)—	20
	omit.	21

22	Section 104(c) to (h)—	1
	renumber as section 104(b) to (g).	2
	renumber as section 104(b) to (g).	2
23	Section 118(b)—	3
	omit.	4
24	Section 118(c) to (g)—	5
24		5
	renumber as section 118(b) to (f).	6
25	Section 121(2)(b)(ii), from 'at the office' to 'applications'—	7
	omit.	8
26	Section 123(3)(c), '(the production commencement	9
20	day)'—	10
	omit.	11
27	Section 127(2)(d), from 'call'—	12
	omit, insert—	13
	'call; and'.	14
28	Section 128(2)(b)—	15
	omit, insert—	16
	'(b) must be lodged; and'.	17
29	Section 148(2)(a)(i), from 'a notice'—	18
	omit, insert—	19
	'a lodged notice, a stated part or percentage of the area of the lease on or before a stated day; and'.	20 21

30	Section 148(2)(b), 'notice lodged at the relevant office'—	1
	omit, insert—	2
	'lodged notice'.	3
31	Section 159(2)(a)—	4
	omit, insert—	5
	'(a) is lodged; and'.	6
32	Section 162(1)(b)—	7
	omit.	8
33	Section 162(1)(c) to (h)—	9
	renumber as section 162(1)(b) to (g).	10
34	Section 170(4)(b), 'at the relevant office'—	11
	omit.	12
35	Section 170(6)—	13
	omit.	14
36	Section 172(b)—	15
	omit.	16
37	Section 172(c) to (h)—	17
	renumber as section 172(b) to (g).	18
38	Section 177(b)—	19
	omit.	20

39	Section 177(c)—	1
	renumber as section 177(b).	2
40	Section 184(4), definition <i>agreement conditions</i> , paragraph (b)—	3 4
	omit, insert—	5
	'(b) a copy of the agreement has been lodged; and'.	6
41	Section 191(b)—	7
	omit.	8
42	Section 191(c)—	9
	renumber as section 191(b).	10
43	Section 203(3)(b)—	11
	omit.	12
44	Section 203(3)(c)—	13
	renumber as section 203(3)(b).	14
45	Section 213(2)(a)—	15
	omit, insert—	16
	'(a) be lodged within 30 business days after the gazettal; and'.	17 18
46	Section 219, 'at the relevant office'—	19
	omit.	20
47	Section 219(4)—	21
	omit.	22

48	Section 223(3)(a)—	1
	omit, insert—	2
	'(a) the holder has lodged a notice stating that the holder has entered into a storage agreement with any current owner of stored petroleum or prescribed storage gas; or'.	3 4 5
49	Section 223(3)(b), ', at the relevant office,'—	6
	omit.	7
50	Section 230(1), 'at the relevant office'—	8
	omit.	9
51	Section 230(2)—	10
	insert—	11
	'Note—	12
	For other relevant provisions about giving a document to the Minister, see section 851AA.'.	13 14
52	Section 230(3)—	15
	omit.	16
53	Section 232(3)(e), from 'assessment'—	17
	omit, insert—	18
	'assessment.'.	19
54	Section 234(3A)(c)(iii), 'section 276(1)(n)'—	20
	omit, insert—	21
	'section 276(1)(m)'.	22

	Section 235(2)(b)—	1
	omit.	2
56	Section 235(2)(c)—	3
	renumber as section 235(2)(b).	4
57	Section 242(2)(c)—	5
	omit, insert—	6
	'(c) that the holder may lodge submissions within the stated period about the proposed cancellation or the likely impact of the cancellation on the relevant leases.'.	7 8 9
58	Section 284, from 'at the following' to 'executive.'—	10
	omit, insert—	11
	'stating the information prescribed under a regulation.'.	12
59	Section 288(3), 'at the relevant office'—	13
	omit.	14
60	Section 288(5), definition relevant office—	15
	omit.	16
61	Section 289(b), from 'lodged'—	17
	omit, insert—	18
	'lodged.'.	19
62	Section 290(b), from 'lodged'—	20
	omit, insert—	21
	'lodged'	22

63	Section 292(3)(c)(iv)—	1
	omit, insert—	2
	'(iv) a copy of the agreement has been lodged.'.	3
64	Section 292(5)—	4
	omit, insert—	5
	'(5) The notice must be in the approved form.'.	6
65	Section 310(5)—	7
	omit.	8
66	Section 314(1), from 'application'—	9
	omit, insert—	10
	'application.'.	11
67	Section 329(1), from 'a notice' to 'of the chief executive'—	12
	omit, insert—	13
	'a lodged notice, to relinquish a stated part or percentage of its area at stated times or intervals'.	14 15
68	Section 340(3)(b)(ii), from 'section 271' to 'be granted'—	16
	omit, insert—	17
	'section 271A of that Act, a decision has been made to grant the applicant'.	18 19
69	Sections 342(3) and 392BA, 'section 843'—	20
	omit, insert—	21
	'section 8/3 A'	22

70	Section 350(3)—	1
	omit.	2
71	Section 360(1)(b)—	3
	omit, insert—	4
	'(b) a copy of the agreement has been lodged; and'.	5
72	Section 363D(3)(b), 'at the relevant office'—	6
	omit.	7
73	Section 363D(5)—	8
	omit.	9
74	Section 363E(1)(i)(iii), 'at the relevant office'—	10
	omit.	11
75	Section 363E(4), definition relevant office—	12
	omit.	13
76	Section 363H(4)—	14
	insert—	15
	'Note—	16
	For other relevant provisions about making a submission, see section 851AA.'.	17 18
77	Section 363L(4)(b), 'at the relevant office'—	19
	omit.	20
78	Section 363L(6)—	21
	omit.	22

79	Section 364(2)(a)(i), 'at the relevant office'— omit.	1 2
80	Section 364(3), definition relevant office—	3
	omit.	4
81	Section 372(1)(b)—	5
	omit.	6
82	Section 372(1)(c) to (h)—	7
	renumber as section 372(1)(b) to (g).	8
83	Section 374(1), from 'application'—	9
	omit, insert—	10
	'application.'.	11
84	Section 386(7)(b)—	12
	omit, insert—	13
	'(b) lodge a notice stating any provisions proposed und subsection (5) and whether they were included in plan.'.	
85	Section 387(3)—	17
	omit, insert—	18
	'(3) The referral must be written and be lodged.'.	19
86	Section 387(4), 'at the relevant office'—	20
	omit	21

87	Section 389(3)—	1
	omit, insert—	2
	'(3) The application must be in the approved form.'.	3
88	Section 389(4)(b), from 'application'—	4
	omit, insert—	5
	'application.'.	6
89	Section 392AH(1), 'at the relevant departmental office'—	7
	omit.	8
90	Section 392AT(b)(i), 'at the relevant departmental office'—	9
	omit.	10 11
91	Section 392BB(4), 'at the relevant departmental office'—	12
	omit.	13
92	Section 392BN(7)(b), 'at the relevant departmental office'—	14 15
	omit.	16
93	Section 395(2)(b)—	17
	omit.	18
94	Section 395(2)(c) to (e)—	19
	renumber as section 395(2)(b) to (d).	20
95	Section 400(b)—	21
	omit, insert—	22

	'(b) a copy of the agreement has been lodged; and'.	1
96	Section 409(b)—	2
	omit.	3
97	Section 409(c) to (g)—	4
	renumber as section 409(b) to (f).	5
98	Section 409A(2), 'section 409(c)'—	6
	omit, insert—	7
	'section 409(b)'.	8
99	Section 419A(1)—	9
	insert—	10
	'Note—	11
	For other relevant provisions about giving the chief inspector documents, see section 851AA.'.	12 13
100	Section 420(2), from 'pipeline'—	14
	omit, insert—	15
	'pipeline.'.	16
101	Section 435(1)(d), from 'amendment'—	17
	omit, insert—	18
	'amendment.'.	19
102	Section 440(b)—	20
	omit, insert—	21
	'(b) a copy of the agreement has been lodged; and'.	22

103	Section 445(b)—	1
	omit.	2
104	Section 445(c) to (g)—	3
	renumber as section 445(b) to (f).	4
105	Section 445A(1), 'section 445(c)'—	5
	omit, insert—	6
	'section 445(b)'.	7
106	Section 464(b)—	8
	omit.	9
107	Section 464(c) and (d)—	10
	renumber as section 464(b) and (c).	11
108	Section 465(2)(c)(ii), from 'conditions'—	12
	omit, insert—	13
	'conditions.'.	14
109	Section 475(b)—	15
	omit.	16
110	Section 475(c)—	17
	renumber as section 475(b).	18
111	Section 480(b)—	19
	omit.	20

112	Section 480(c) and (d)—	1
	renumber as section 480(b) and (c).	2
113	Section 489(3)(b), from 'amount'—	3
	omit, insert—	4
	'amount.'.	5
114	Section 529(b)—	6
	omit, insert—	7
	'(b) the first authority holder has lodged a notice stating the consent has been given.'.	8 9
115	Section 543(2), from 'test'—	10
	omit, insert—	11
	'test.'.	12
116	Section 544(5)—	13
	omit.	14
117	Section 544(6)—	15
	renumber as section 544(5).	16
118	Section 545(2) and note—	17
	omit.	18
119	Section 546(2)—	19
	omit.	20
120	Section 546A(3)—	21
	omit.	22

121	Sec	ction	552(4)—	1
		omii		2
122	Sec	ction	552(5)—	3
		renu	umber as section 552(4).	4
123	Sec	ction	553(3)—	5
		omii	t, insert—	6
	' (3)	A no	otice under subsection (1)(b) may state—	7
		(a)	a format required for giving the information; and	8
		(b)	a degree of precision required for the giving of the information.'.	9 10
124	Sec	ction	564(1)(c), 'section 568'—	11
		omii	t, insert—	12
		'sec	tion 569'.	13
125	Sec	ction	576(1)(b)—	14
		omit	t.	15
126	Sec	ction	576(1)(c)—	16
		renu	umber as section 576(1)(b).	17
127	Sec	ction	577(3)—	18
		omii	t, insert—	19
	'(3)		application notice must state the reasons for the proposed ender.'.	20 21
128	Sec	ction	587(3)(b), from 'action'—	22
		omit	t, insert—	23

	'action.'.	1
129	Section 622(2)(b)—	2
	omit.	3
130	Section 622(2)(c)—	4
	renumber as section 622(2)(b).	5
131	Section 625(4)(c), from 'cancellation'—	6
	omit, insert—	7
	'cancellation.'.	8
132	Section 644(2)(b)(ii)—	9
	omit, insert—	10
	'(ii) lodge submissions as to why the scheme complies with section 637, or that a revision is not required under section 639.'.	11 12 13
133	Section 649(2)—	14
	omit.	15
134	Section 650(2)—	16
	omit.	17
135	Section 650(3) and (4)—	18
	renumber as section 650(2) and (3).	19
136	Section 652(3)—	20
	omit.	21

137	Section 652(4)—	1
	renumber as section 652(3).	2
138	Section 652(3), as renumbered, 'subsection (4)'—	3
	omit, insert—	4
	'subsection (3)'.	5
139	Section 653(1)(c)—	6
	omit, insert—	7
	'(c) lodge a copy of the report.'.	8
140	Section 666(4)(a)—	9
	omit, insert—	10
	'(a) lodge a copy of it; and'.	11
141	Section 666(6)(b)—	12
	omit, insert—	13
	'(b) lodge a copy of it.'.	14
142	Section 679(2)(b)(ii), from 'section'—	15
	omit, insert—	16
	'section.'.	17
143	Section 689(1), after 'lodge'—	18
	insert—	19
	'with the chief inspector'.	20
144	Section 689(2)—	21
	omit.	22

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	'end; and'.	1
155	Section 796(1)(e), from 'action'—	2
	omit, insert—	3
	'action.'.	4
156	Section 818(c)—	5
	omit.	6
157	Section 825(2)—	7
	omit, insert—	8
	'(2) A copy of the notice must be lodged.'.	9
158	Section 845(2)—	10
	omit.	11
159	Section 845(3) and (4)—	12
	renumber as section 845(2) and (3).	13
160	Section 849(2)—	14
	omit.	15
161	Section 849(3) and (4)—	16
	renumber as section 849(2) and (3).	17
162	Section 852(1), 'notice lodged at the relevant office'—	18
	omit, insert—	19
	'lodged notice'.	20

163	Section 852(3), definition relevant office— omit.	1 2
164	Section 910(1)(a)(i), 'and (j)'—	3
	omit, insert—	4
	'and (i)'.	5
165	Section 910(1)(b)(i), 'and (h)'—	6
	omit, insert—	7
	'and (g)'.	8

Schedule 3		Consequential amendments for the restructure of the Mineral Resources Act 1989	1 2 3
		section 323	4
Abo	original Cult	ural Heritage Act 2003	5
1	Schedule 2	, definition <i>native title mining provisions</i> —	6 7
		title mining provisions means the provisions of the Resources Act 1989 that are the native title provisions at Act.'.	8 9 10
City	of Brisbane	e Act 2010	11
1	Schedule, c	definition <i>owner</i> , paragraph 1(g), after –	12 13
	insert— '2'.		14 15
Coa	Il Mining Sa	fety and Health Act 1999	16
1		A(2), editor's notes—	17
	omit, ins		18
	Notes—		10

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	se	the Petroleum and Gas (Production and Safety) Act 2004, ections 675 (Content requirements for safety management plans) and 388 (Additional content requirements).	1 2 3
	M se ga Pa (I	or mineral hydrocarbon mining leases as defined under the <i>lineral Resources Act 1989</i> , chapter 15, part 2, division 6, see action 747 (Continuation of particular rights relating to coal seam as under mineral hydrocarbon mining leases) of that Act and the <i>extroleum and Gas (Production and Safety) Act 2004</i> , section 671 Limitation for facility or pipeline included in coal mining peration).'.	4 5 6 7 8 9 10
Env	rironmental	Protection Act 1994	11
1	Section 27	0(4)(a), editor's note—	12
	omit, in	asert—	13
	<i>'1</i>	Note—	14
		See the following provisions of the Mineral Resources Act—	15
		• section 93 (Renewal of mining claim)	16
		• section 147(2) (Application for renewal of exploration permit)	17 18
		• section 197 (Application for renewal of mineral development licence)	19 20
		• section 286 (Application for renewal of mining lease	21
		• schedule 1A, part 3, division 5 (Renewals of mining claims)	22
		• schedule 1A, part 4, division 5 (Renewals of exploration permits)	23 24
		• schedule 1A, part 5, division 5 (Renewals of mineral development licences)	25 26
		• schedule 1A, part 6, division 5 (Renewals of mining leases).'.	27 28

Ged	othermal Energy Act 2010	1
1	Sections 8(b) and 321(2)(d)(i)(B), 'part 7AAC'— omit, insert— 'chapter 9'.	2 3 4
Gre	enhouse Gas Storage Act 2009	5
1	Sections 8(b) and 380(2)(d)(i)(B), 'part 7AAC'— omit, insert— 'chapter 9'.	6 7 8
Lan	nd Court Act 2000	9
1	Section 32G(5), definition native title (mining) provisions— omit, insert— 'native title (mining) provisions means the provisions of the Mineral Resources Act that are the native title provisions under that Act.'.	10 11 12 13 14 15
2	Section 32G(5), definition negotiated agreement, paragraphs (a) to (c)— omit, insert— '(a) an access agreement under the Mineral Resources Act, schedule 1A, part 2, part 4, division 2 or part 5, division 2: or	16 17 18 19 20

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	(b)	a negotiated agreement under the Mineral Resources Act, schedule 1A, part 6, division 4; or	1 2
	(c)	an agreement about the payment of compensation mentioned in the Mineral Resources Act, schedule 1A, part 7; or'.	3 4 5
3	Section (b), 'par	32I(4), definition <i>contract conditions</i> , paragraph t 17, division 4'—	6 7
	omit	t, insert—	8
	'sch	edule 1A, part 6, division 4'.	9
4	Section 675(1)(b	32I(4), definition <i>relevant provision</i> , 'section)(ii)'—	10 11
	omit	t, insert—	12
	'sch	edule 1A, section 675(1)(b)(ii)'.	13
Loc	al Goveri	nment Act 2009	14
1	Schedul 'schedu	le 4, definition <i>owner</i> , paragraph (a)(vii), after le'—	15 16
	inse	rt—	17
	' 2'.		18

Mineral Resources Act 1989

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Particular cross-references in particular headings or 1 provisions—

23 4

Each heading or provision mentioned in column 1 is amended by omitting the words mentioned in column 2 and inserting the words mentioned in column 3—

5 6

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 3A(1), note, paragraph (a) (as inserted by this Act)	part 7AA	chapter 8
section 3B(a)	part 7AAC	chapter 9
section 6(2)(c), note 2 (as inserted by this Act)	part 7AA, division 8, subdivision 1	chapter 8, part 8, division 1
section 10A(1)	part 3	chapter 2
section 10A(3)	part 10, division 1B	chapter 13, part 2
section 13, heading	div	pt
section 13	division	part
section 24(1)(a)	part	chapter
section 25(8)	section 433	schedule 1A, section 433
section 44	part 9	chapter 11
section 59	part	chapter
section 64A(1)(c)	section 462, part 17, division 4	schedule 1A, section 462, schedule 1A, part 6, division 4
section 64A(1)(c)(i)	section 652	schedule 1A, section 652
section 64A(1)(c)(ii)	part 17, division 4	schedule 1A, part 6, division 4
section 73(1)	part	chapter
section 74(2)(a)	part	chapter

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 78(1)	part	chapter
section 78(2)(c)	part	chapter
section 81(1)(o)	part	chapter
section 81(5)(b)	part	chapter
section 81(5)(c)	part	chapter
section 81A(1)(a)	part 17, division 4	schedule 1A, part 6, division 4
section 85(8)(e)	part	chapter
section 87(3)	part	chapter
section 93(4) (as inserted by this Act)	part 14	schedule 1A, part 3
section 115	part 9	chapter 11
section 141A(1)(a)	part 17, division 4	schedule 1A, part 6, division 4
section 141C(2)	part	chapter
section 148(1)	part	chapter
section 160(5) (as amended and renumbered by this Act)	part 7AAAC	chapter 7, part 2
section 167(2)	part	chapter
section 167(3)	part	chapter
section 176A(2)	part	chapter
section 193(5)(a) (as amended by this Act)	part 7AAAC	chapter 7, part 2
section 194AA(1)(a)	part 17, division 4	schedule 1A, part 6, division 4
section 209(5) (as amended and renumbered by this Act)	part 7AAAC	chapter 7, part 2
section 231A, heading	pts 6 and 6A	pts 1 and 2
section 231A(2)	Part 6	Part 1

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 231A(4)	part 6	part 1
section 231B(2), note	part 6	part 1
section 231I(1) (as amended by this Act)	part 7AAAB, divisions 2 and 3	chapter 7, part 1, divisions 2 and 3
section 235(1)	part 7AA, division 8, subdivision 1	chapter 8, part 8, division 1
section 236(3)	part 9	chapter 11
section 245(1A)	part 7AA	chapter 8
section 252A(1)(c)	part 17, division 4,	schedule 1A, part 6, division 4,
section 252A(1)(c)(i)	section 652	schedule 1A, section 652
section 252A(1)(c)(ii)	part 17, division 4	schedule 1A, part 6, division 4
section 271(c) (as inserted by this Act)	part 17, division 4	schedule 1A, part 6, division 4
section 276A(1)(a)	part 17, division 4	schedule 1A, part 6, division 4
section 286A(1)	part 17, division 5	schedule 1A, part 6, division 5
section 298(1), note (as inserted by this Act)	part 7AA, division 8, subdivision 1	chapter 8, part 8, division 1
section 311	part 9	chapter 11
section 318AAA, heading	pts 7 and 7AAA	pts 1 and 2
section 318AAA(2)	Part 7	Part 1
section 318AAA(4)	part 7	part 1
section 318AAB(2), note	part 7	part 1
section 318AAK(1) (as amended by this Act)	part 7AAAB, divisions 2 and 3	chapter 7, part 1, divisions 2 and 3
section 318AAN, heading (as inserted by this Act)	s pt 7AAAB	pt 1

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 318AAO, heading (as inserted by this Act)	s pt 7AAAB	pt 1
section 318AAZ(2), note (as inserted by this Act)	part 7AAAE	part 4
section 318AAZA, heading (as inserted by this Act)	pt 7AAAC	pt 2
section 318AAZB, heading (as inserted by this Act)	pt 7AAAC	pt 2
section 318AAZE, heading (as inserted by this Act)	pt 7AAAD	pt 3
section 318A, heading	pt 7AA	ch 8
section 318A	this part	this chapter
section 318A(a), note (as inserted by this Act)	division 8, subdivision 1	part 8, division 1
section 318A(c), note (as inserted by this Act)	part 19,	chapter 15, part 2,
section 318AA(1)	this part	this chapter
section 318AA(1)(a), note (as inserted by this Act)	s part 19	chapter 15, part 2
section 318AA(2)(a)	part 19, division 6	chapter 15, part 2, division 6
section 318AB, heading (as amended by this Act)	pts 5-7 and 7AAAB	chs 4–6 and ch 7, pt 1
section 318AB (as amended by this Act)	this part	this chapter
section 318AB (as amended by this Act)	parts 5 to 7 and 7AAAB	chapters 4 to 6 and chapter 7, part 1
section 318AH(1)	division	part
section 318AL, heading	pt 7AA	ch 8
section 318AL(1)	part	chapter
section 318AL(2)	part	chapter

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 318AM, heading	Part	Chapter
section 318AM	part	chapter
section 318AN(1)	subdivision	division
section 318AO, heading	div 2	pt 2
section 318AO(1)	division	part
section 318AO(2)	division	part
section 318AP(1)(b), note (as inserted by this Act)	s division 9, subdivision 2	part 9, division 2
section 318AQ(1)	division	part
section 318AQ(3)	division	part
section 318AQ(4)	division 5 or 6	part 5 or 6
section 318AR(1)	division	part
section 318AR(3)	part 7	chapter 6, part 1
section 318AT(1)(b)(ii), note (as inserted by this Act)	division 10	part 10
section 318AV, note (as inserted by this Act)	division 10	part 10
section 318AX(3), note (as inserted by this Act)	division 10	part 10
section 318BA(1)	subdivision	division
section 318BA(2)	subdivision	division
section 318BA(4), definition relevant codes, note 1	part 7	chapter 6, part 1
section 318BA(4), definition relevant codes, note 2	part 7 and subdivision 8	chapter 6, part 1 and division 8
section 318BF, heading	sdiv 7	div 7
section 318BF	subdivision	division
section 318BK, heading	sdiv 8	div 8

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 318BK	subdivision	division
section 318BO, heading	div 3	pt 3
section 318BO	division	part
section 318BQ(1)(a)	division	part
section 318BQ(1)(b), note	division 5	part 5
section 318BQ(3)	division	part
section 318BQ(4)	division 5 or 6	part 5 or 6
section 318BR(1)	division	part
section 318BR(3)	part 7	chapter 6, part 1
section 318BT	Division 2, subdivision 5	Part 2, division 5
section 318BV(2)	part 7 or this part	chapter 6 or this chapter
section 318BV(3)	part 7 or this part	chapter 6 or this chapter
section 318BW, heading	div 5	pt 5
section 318BW	division	part
section 318BX(b), note (as inserted by this Act)	division 9, subdivision 2	part 9, division 2
section 318BY(1)(a)	division	part
section 318BY(3)	division 2	part 2
section 318C, note (as inserted by this Act)	division 10	part 10
section 318CA(1), note (as inserted by this Act)	division 8, subdivision 1	part 8, division 1
section 318CA(2), note (as inserted by this Act)	division 10	part 10
section 318CC, heading	div 6	pt 6
section 318CC	division	part
section 318CD(b), note (as inserted by this Act)	division 9, subdivision 2	part 9, division 2

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 318CE(1)(a)	division	part
section 318CE(3)	division 2	part 2
section 318CL, heading	div 8	pt 8
section 318CL(1)	This division	This part
section 318CL(1), note (as inserted by this Act)	part 19	chapter 15, part 2
section 318CL(2)	subdivision	division
section 318CP, heading	sdiv 2	div 2
section 318CP	subdivision	division
section 318D, heading	sdiv 4	div 4
section 318D	subdivision	division
section 318DB, note (as inserted by this Act)	division 10	part 10
section 318DE(3), note (as inserted by this Act)	division 10	part 10
section 318DG(3)	Division 9, subdivision 4	Part 9, division 4
section 318DJ(2), definition <i>adopted provisions</i> , paragraph (b)	division 9, subdivision 4	part 9, division 4
section 318DJ(2), definition <i>adopted provisions</i> , paragraph (c)	division 2, subdivisions 2 and 4	part 2, divisions 2 and 4
section 318DJ(2), definition <i>adopted provisions</i> , paragraph (d)	division 3	part 3
section 318DJ(2), definition <i>adopted provisions</i> , paragraph (e)	division 5	part 5
section 318DK(1)	division	part
section 318DM(3), note (as inserted by this Act)	division 9, subdivision 2	part 9, division 2

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 318DQ, note	division	part
section 318DQ, note	subdivision	division
section 318DR, note (as inserted by this Act)	part 19	chapter 15, part 2
section 318DS, heading	sdiv 2	div 2
section 318DS	subdivision	division
section 318DV(a)	part	chapter
section 318DY, heading	sdiv 3	div 3
section 318DY	subdivision	division
section 318ED(1)(a), note (as inserted by this Act)	s subdivision 2	division 2
section 318EJ, heading	div 10	pt 10
section 318EJ(1)	part	chapter
section 318EJ	division	part
section 318ELAA, heading	pt 7AAB	pt 1
section 318ELAD(2)	section 318ELAK	section 334O
section 318ELAE(2)	section 318ELAF	section 334J
section 318ELAG(1)	section 318ELAE	section 334I
section 318ELAI(2)	section 318ELAE	section 334I
section 318ELAM, heading	pts 3 to 7AAB	chs 2 to 8 and ch 12, pt 1
section 318ELAM	part	chapter
section 318ELAM	parts 3 to 7AAB	chapters 2 to 8 and chapter 12, part 1
section 318ELAM(6)	parts 3 and 7	chapters 2 and 6
section 318ELAO	part and parts 3 to 7AAB	chapter, chapters 2 to 8 and chapter 12, part 1
section 318ELAP, heading	div 2	pt 2

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 318ELAP	division	part
section 318ELAQ(1), note	Part 7AA, division 9	Chapter 8, part 9
section 318ELAU, heading	sdiv	div
section 318ELAU(1)	subdivision	division
section 318ELAU(2)	this subdivision	this division
section 318ELAU(2), note	part 7 as affected by subdivision 7	chapter 6, part 1 as affected by division 7
section 318ELAV, heading	sdiv	div
section 318ELAV	subdivision	division
section 318ELAY, heading	sdiv	div
section 318ELAY	subdivision	division
section 318ELBD(a)	subdivision	division
section 318ELBE, heading	sdiv	div
section 318ELBE	subdivision	division
section 318ELBH(2)(c)	subdivision	division
section 318ELBL, heading	div	pt
section 318ELBL	division	part
section 318ELBM(a) (as inserted by this Act)	part 7, part 7AA or this part	chapter 6, chapter 8 or this chapter
section 318ELBM(b) (as inserted by this Act)	part 7, part 7AA or this part	chapter 6, chapter 8 or this chapter
section 318EM, heading	pt 7A	ch 10
section 318EM(1)	part	chapter
section 318EY(1)	part	chapter
section 320(3)	part	chapter
section 320(8)	part	chapter
section 322(1)	part	chapter

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 324(1)	part	chapter
section 326(1)	part	chapter
section 327(1)(b) and (c)	part	chapter
section 332	this part	this chapter
section 333	this part	this chapter
section 334A, heading	div 4	pt 4
section 334A	division	part
section 334A, definition confidential information	part	chapter
section 334B(1)	division	part
section 334C(1)	division	part
section 335E	division	part
section 335F, heading	div 1B	pt 2
section 335F	division	part
section 335G(1) and (2)	division	part
section 336(3)	division 1A or 1B	part 1 or 2
section 344, heading	div 2AA	pt 5
section 344	division	part
section 344C(1)	division	part
section 344D	division	part
section 381A, heading	pt 10AA	pt 2
section 381A, definition Collingwood Park State guarantee or guarantee	section 381B	section 334R
section 382, heading	pt 10A	pt 3
section 382, definition <i>low impact activity</i> , paragraph (a	section 482 for part 15	schedule 1A, section 482 for schedule 1A, part 4

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 382, definition <i>low impact activity</i> , paragraph (b)	section 538 for part 16	schedule 1A, section 538 for schedule 1A, part 5
section 382, definition person	section 385 or 386	section 334Y or 334Z
section 386	section 383 or 384	section 334W or 334X
section 386A(5)	sections 383 and 384	sections 334W and 334X
section 386J(7), definition <i>application</i> , paragraph (b) (as inserted by this Act)	part 10, division 1A	chapter 13, part 1
section 386L(5), definition relevant person, paragraph (a (as inserted by this Act)	part 4)	chapter 3
section 387(1)(e) (as inserted by this Act)	part 7AAAD	chapter 7, part 3
section 401A(1) (as amended by this Act)	l part 7AAAB, division 3	chapter 7, part 1, division 3
section 401A(4), definition relevant matter, paragraph (c) (as amended by this Act)	part 7AAAB, division 3	chapter 7, part 1, division 3
section 416	418B	334ZM
section 418B(1)(a)	section 418A	section 334ZK
section 419(2)	parts 13 to 18, and part 19, division 2	parts 2 to 7, and chapter 15, part 2, division 2
section 419(3)	parts 13 to 18, and part 19, division 2	parts 2 to 7, and chapter 15, part 2, division 2
section 419(4)	Parts 12 to 17	Parts 1 to 6
section 420, heading	pts 13-17	pts 2-6
section 420	Parts 13 to 17	Parts 2 to 6
section 425, heading	pt 13	pt 2
section 425(a)(i)	part 3	chapter 2
section 426, heading	pt 13	pt 2

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 426(3)	part 3	chapter 2
section 427, heading	pt 13	pt 2
section 428, heading	pt 13	pt 2
section 429, heading	pt 13	pt 2
section 430, heading	pt 13	pt 2
section 434A(1)(f)	part 18	part 7
section 436A(3)(b)	part 18	part 7
section 439, heading	pt 14	pt 3
section 439(a)	part 4	chapter 3
section 440, heading	pt 14	pt 3
section 462(3)	part 4	chapter 3
section 463(1)	part 17, division 4	part 6, division 4
section 464, heading	pt 17, div 4	pt 6, div 4
section 464(1)(a)	part 17, division 4	part 6, division 4
section 464(7)	part 17, division 4 to a provision of part 7 is taken to be a reference to a corresponding provision of part 4	part 6, division 4 to a provision of chapter 6, part 1 is taken to be a reference to a corresponding provision of chapter 3
section 465(8)	part 4	chapter 3
section 471(5)	part 17, division 4, subdivisions 4 and 5	part 6, division 4, subdivisions 4 and 5
section 472(8)	part 4	chapter 3
section 478(5)	part 17, division 4, subdivisions 4 and 5	part 6, division 4, subdivisions 4 and 5
section 479, heading	pt 15	pt 4
section 479(1)(a)(i)	part 5	chapter 4
section 479(2)(a)	part 5	chapter 4

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 480, heading	pt 15	pt 4
section 484(3)	part 5	chapter 4
section 489A(1)(f)	part 18	part 7
section 491A(3)(b)	part 18	part 7
section 522(3)	part 5	chapter 4
section 523(1)	part 17, division 4	part 6, division 4
section 524, heading	pt 17, div 4	pt 6, div 4
section 524(1)(a)	part 17, division 4	part 6, division 4
section 524(4) (as renumbered by this Act)	part 17, division 4, subdivisions 4 and 5	part 6, division 4, subdivisions 4 and 5
section 524(5) (as renumbered by this Act)	part 17, division 4, subdivision 7	part 6, division 4, subdivision 7
section 524(7) (as renumbered by this Act)	part 17, division 4, subdivision 6	part 6, division 4, subdivision 6
section 524(8) (as renumbered by this Act)	part 17, division 4 to a provision of part 7 is taken to be a reference to a corresponding provision of part 5	part 6, division 4 to a provision of chapter 6, part 1 is taken to be a reference to a corresponding provision of chapter 4
section 525(8)	part 5	chapter 4
section 531(4)	part 5	chapter 4
section 535, heading	pt 16	pt 5
section 535(1)(a)(i)	part 6	chapter 5
section 535(2)(a)	part 6	chapter 5
section 536, heading	pt 16	pt 5
section 540(3)	part 6	chapter 5
section 545A(1)(f)	part 18	part 7
section 547(2)	Part 10, division 1B	chapter 13, part 2
section 547A(3)(b)	part 18	part 7

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 579(3)	part 6	chapter 5
section 580(1)	part 17	part 6
section 581, heading	pt 17	pt 6
section 581(1)(a)	part 17	part 6
section 581(4) (as renumbered by this Act)	part 17	part 6
section 581(5) (as renumbered by this Act)	part 17	part 6
section 581(7) (as renumbered by this Act)	part 17	part 6
section 581(8) (as renumbered by this Act)	part 17, division 4 to a provision of part 7 is taken to be a reference to a corresponding provision of part 6	part 6, division 4 to a provision of chapter 6, part 1 is taken to be a reference to a corresponding provision of chapter 5
section 582(8)	part 6	chapter 5
section 588(4)	part 6	chapter 5
section 593, heading	pt 17	pt 6
section 593(a)	part 7	chapter 6, part 1
section 594, heading	pt 17	pt 6
section 596(3), definition relevant agreement	part 15 or 16	part 4 or 5
section 596(3), definition relevant hearing	part 15 or 16	part 4 or 5
section 650(3)	part 7	chapter 6, part 1
section 675(2)	part 18	part 7
section 681(4)	part 18	part 7
section 681(5)	part 18	part 7
section 686(3)	part 18	part 7

Column 1	Column 2	Column 3
Heading or provision	Words omitted	Words inserted
section 689(8)	part 7	chapter 6, part 1
section 697(8)	part 7	chapter 6, part 1
section 706, heading	pt 18	pt 7
section 706, definition relevant act, paragraph (a)(i)	part 13	part 2
section 706, definition relevant act, paragraph (a)(ii)	part 14 or 17	part 3 or 6
section 706, definition relevant act, paragraph (a)(iii)	part 15 or 16	part 4 or 5
section 706, definition relevant act, paragraph (b)	part 13 would apply, or part 14 or 17, division 4, 5 or 6 would apply, or part 15 or 16	part 2 would apply, or part 3 or 6, division 4, 5 or 6 would apply, or part 4 or 5
section 706, definition relevant act, paragraph (c)	part 14, 15, 16 or 17	part 3, 4, 5 or 6
section 722A, heading	pt 18A	pt 4
section 722B(8)	sections 722D and 722E	sections 334ZE and 334ZF
section 722C(1)(b)	section 722D or 722E	section 334ZE or 334ZF
section 722EA(1)	section 722D or 722E	section 334ZE or 334ZF
section 722EB(2)	section 722D or 722E	section 334ZE or 334ZF
section 722EB(4), definition <i>excluded land</i> , paragraph (b)	section 722B(7)	section 334ZC(7)
section 722F(2)	section 722C	section 334ZD
schedule 1, section 21(2)(b)	part 10, division 1B	chapter 13, part 2

1 2 3 4

2 Particular cross-references in particular definitions—

Each definition or part of a definition in schedule 2 mentioned in column 1 is amended by omitting the words mentioned in column 2 and inserting the words mentioned in column 3—

Column 1	Column 2	Column 3
Definition	Words omitted	Words inserted
definition <i>abandoned mine</i> (as inserted by this Act)	part 10, division 2AA	chapter 13, part 5
definition approved opal or gem mining area	section 422	schedule 1A, section 422
definition assessable transfer (as inserted by this Act)	part 7AAAB	chapter 7, part 1
definition <i>authorised person</i> (as inserted by this Act)	part 10, division 2AA	chapter 13, part 5
definition assessment criteria	part 7AAC	chapter 9
definition <i>Cherwell Creek</i> (as inserted by this Act)	part 18A, see section 722A	chapter 12, part 4, see section 334ZB
definition commencement day (as inserted by this Act)	part 18A, see section 722A	chapter 12, part 4, see section 334ZB
definition compensation agreement	part 7A	chapter 10
definition compensation application	part 7A	chapter 10
definition confidential information	part 9, division 4	chapter 11, part 4
definition decision	section 422	schedule 1A, section 422
definition <i>eligible person</i> , paragraph (a)	parts 6A and 7AAA	chapter 5, part 2 and chapter 6, part 2
definition <i>eligible person</i> , paragraph (b)	part 6A	chapter 5, part 2
definition <i>eligible person</i> , paragraph (c)	part 7AAA	chapter 6, part 2
definition <i>eligible person</i> , paragraph (c)	part 6A	chapter 5, part 2

Column 1	Column 2	Column 3
Definition	Words omitted	Words inserted
definition exploration permit	part 5	chapter 4
definition holder	part 3, division 1	chapter 2, part 1
definition information-giver	part 7AA, division 10	chapter 8, part 10
definition information statement	part 7AAC	chapter 9
definition <i>mineral</i> development licence, paragraph (a)	part 6A	chapter 5, part 2
definition <i>mineral</i> development licence, paragraph (b)	part 6A—a mineral development licence under part 6 or part 6A	chapter 5, part 2—a mineral development licence under chapter 5, part 1 or 2
definition mining claim	part 4	chapter 3
definition <i>mining lease</i> , paragraph (a)	part 7AAA	chapter 6, part 2
definition <i>mining lease</i> , paragraph (b)	part 7AAA—a mining lease under part 7 or part 7AAA	chapter 6, part 2—a mining lease under chapter 6, part 1 or 2
definition mining lease holder	part 7AA, division 8, subdivisions 1 and 2	chapter 8, part 8, divisions 1 and 2
definition native title notification party	section 422	schedule 1A, section 422
definition <i>non-assessable</i> transfer (as inserted by this Act)	part 7AAAB	chapter 7, part 1
definition non-exclusive land	section 422	schedule 1A, section 422
definition notifiable road use	part 7A	chapter 10
definition oil shale activity	section 318ELAE(1)	section 334I(1)
definition oil shale mining tenement	section 318ELAB	section 334F
definition overlapping authority application period	part 7AAC	chapter 9
definition overlapping lease	part 7AAC	chapter 9

Column 1	Column 2	Column 3
Definition	Words omitted	Words inserted
definition <i>overlapping</i> permit	part 7AAC	chapter 9
definition <i>overlapping tenure</i> (as inserted by this Act)	part 7AAC, division 2	chapter 9, part 2
definition <i>parties</i> , paragraph (a)	part 10, division 1B	chapter 13, part 2
definition <i>prescribed persons</i> (as inserted by this Act)	part 18A, see section 722A	chapter 12, part 4, see section 334ZB
definition prospecting permit	part 3	chapter 2
definition public official	part 9, division 4	chapter 11, part 4
definition recipient	part 7AA, division 10	chapter 8, part 10
definition registered native title rights and interests	section 422	schedule 1A, section 422
definition <i>rehabilitation activities</i> (as inserted by this Act)	part 10, division 2AA	chapter 13, part 5
definition relevant special interest publication	section 422	schedule 1A, section 422
definition resource management decision (as inserted by this Act)	part 7AAC, division 2	chapter 9, part 2
definition right to negotiate provisions	section 422	schedule 1A, section 422
definition road authority	part 7A	chapter 10
definition submission period	part 7AA, division 2	chapter 8, part 2
definition the public interest	part 7AA	chapter 8

3 Schedule 2—

omit the following definitions—

• access agreement

2

3

•	affected land	1
•	applicant (both occurring)	2
•	application notice	3
•	approval	4
•	closing day (native title issues)	5
•	Collingwood Park State guarantee or guarantee	6
•	combined hearing	7
•	compensation decision	8
•	compensation trust decision	9
•	consultation and negotiation parties	10
•	consultation period	11
•	consultation period advice day	12
•	contract conditions	13
•	high impact exploration permit	14
•	high impact mineral development licence	15
•	lake	16
•	limited hand sampling techniques	17
•	low impact activity	18
•	low impact exploration permit	19
•	low impact mineral development licence	20
•	low impact prospecting permit	21
•	Minister's decision	22
•	moratorium period	23
•	native title issues decision	24
•	native title provisions	25
•	negotiated agreement	26
•	nominated waterway	27
•	notification day (native title issues)	28

	•	person	1
	•	proposed wild river area	2
	•	registered native title party	3
	•	registrar	4
	•	relevant act	5
	•	urgency notice	6
	•	watercourse	7
	•	wild river high preservation area	8
	•	wild river preservation area	9
4	Schedu	le 2—	10
	inse	rt—	11
	'acc	ess agreement—	12
	(a)	for schedule 1A, part 2—see schedule 1A, section 429; or	13 14
	(b)	for schedule 1A, part 4, division 2—see schedule 1A, section 485; or	15 16
	(c)	for schedule 1A, part 5, division 2—see schedule 1A, section 541.	17 18
	affe	cted land, for chapter 12, part 2, see section 334Q.	19
	appl	licant—	20
	(a)	for chapter 9—see section 318ELAP(a); or	21
	(b)	for the native title provisions generally—see schedule 1A, section 422; or	22 23
	(c)	for schedule 1A, part 2—see schedule 1A, section 429; or	24 25
	(d)	for schedule 1A, part 4, division 2—see schedule 1A, section 485; or	26 27
	(e)	for schedule 1A, part 5, division 2—see schedule 1A, section 541; or	28 29

(f)	for schedule 1A, part 6, division 4—see schedule 1A, section 651.	1 2
appl	ication notice—	3
(a)	for schedule 1A, part 2—see schedule 1A, section 431(1); or	4 5
(b)	for schedule 1A, part 4, division 2—see schedule 1A, section 486(1); or	6 7
(c)	for schedule 1A, part 5, division 2—see schedule 1A, section 542(1).	8 9
<i>аррі</i> 696.	coval, for schedule 1A, part 6, see schedule 1A, section	10 11
	<i>ing day (native title issues)</i> , for schedule 1A, part 6, see dule 1A, section 653(3).	12 13
	ingwood Park State guarantee or guarantee, for chapter part 2, see section 334R.	14 15
	bined hearing , for schedule 1A, part 6, division 4, see dule 1A, section 671.	16 17
	pensation decision, for schedule 1A, part 7, see schedule section 706.	18 19
	pensation trust decision, for schedule 1A, part 7, see dule 1A, section 706.	20 21
	sultation and negotiation parties, for schedule 1A, part 6, sion 4, see schedule 1A, section 658(1).	22 23
cons	cultation period—	24
(a)	for schedule 1A, part 2—see schedule 1A, section 435(1); or	25 26
(b)	for schedule 1A, part 4, division 2—see schedule 1A, section 490(1); or	27 28
(c)	for schedule 1A, part 5, division 2—see schedule 1A, section 546(1).	29 30
cons	ultation period advice day—	31
(a)	for schedule 1A, part 2—see schedule 1A, section 435(2); or	32 33

(b) for schedule 1A, part 4, division 2—see schedule 1A, section 490(2); or	1 2
(c) for schedule 1A, part 5, division 2—see schedule 1A, section 546(2).	3 4
<i>contract conditions</i> , for schedule 1A, part 6, division 4, see schedule 1A, section 675(1)(b)(ii).	5 6
<i>high impact exploration permit</i> , for schedule 1A, part 4, see schedule 1A, section 483.	7 8
<i>high impact mineral development licence</i> , for schedule 1A, part 5, see schedule 1A, section 539.	9 10
lake, for chapter 12, part 3, see section 334V.	11
<i>limited hand sampling techniques</i> , for chapter 12, part 3, see section 334V.	12 13
low impact activity—	14
(a) for chapter 12, part 3—see section 334V; or	15
(b) for schedule 1A, part 4—see schedule 1A, section 482; or	16 17
(c) for schedule 1A, part 5—see schedule 1A, section 538.	18
<i>low impact exploration permit</i> , for schedule 1A, part 4, see schedule 1A, section 481.	19 20
<i>low impact mineral development licence</i> , for schedule 1A, part 5, see schedule 1A, section 537.	21 22
<i>low impact prospecting permit</i> , for schedule 1A, part 2, see schedule 1A, section 430.	23 24
<i>Minister's decision</i> , for schedule 1A, part 6, division 4, see schedule 1A, section 684(2).	25 26
<i>moratorium period</i> , for chapter 12, part 1, see section 334E(1).	27 28
<i>native title issues decision</i> , for schedule 1A, part 6, division 4, see schedule 1A, section 669(1).	29 30
native title provisions means the following provisions—	31
• schedule 1A, parts 1 to 7	32

•	chapter 15, part 2, divisions 2 and 5.	1
_	potiated agreement , for schedule 1A, part 6, division 4, see edule 1A, section 659(1).	2 3
nom	ninated waterway, for chapter 12, part 3, see section 334V.	4
•	fication day (native title issues), for schedule 1A, part 6, sion 4, see schedule 1A, section 653(2).	5 6
pers	on, for chapter 12, part 3, see section 334V.	7
prop 334	posed wild river area , for chapter 12, part 3, see section V.	8 9
regi	stered native title party—	10
(a)	for schedule 1A, part 2—see schedule 1A, section 429; or	11 12
(b)	for schedule 1A, part 4, division 2—see schedule 1A, section 485; or	13 14
(c)	for schedule 1A, part 5, division 2—see schedule 1A, section 541; or	15 16
(d)	for schedule 1A, part 6, division 4—see schedule 1A, section 655.	17 18
regi	strar, for chapter 12, part 2, see section 334Q.	19
rele 706.	vant act, for schedule 1A, part 7, see schedule 1A, section	20 21
_	ency notice, for schedule 1A, part 6, division 4, see edule 1A, section 683(2).	22 23
wate	ercourse, for chapter 12, part 3, see section 334V.	24
	<i>river high preservation area</i> , for chapter 12, part 3, see ion 334V.	25 26
	river preservation area, for chapter 12, part 3, see ion 334V'	27 28

Pet	etroleum Act 1923	
1	Sections 76H and 76I(1), 'part 7AA'—	2
	omit, insert—	3
	'chapter 8'.	4
2	Section 76H(d), note, as inserted by this Act, 'part 19'—	5
	omit, insert—	6
	'chapter 15, part 2'.	7
3	Section 76I(2)(e), 'part 7AA and part 19, division 6'—	8
	omit, insert—	9
	'chapter 8 and chapter 15, part 2, division 6'.	10
4	Section 80U(2)(e)(i)(C), 'part 7AAC'—	11
	omit, insert—	12
	'chapter 9'.	13
Pet	roleum and Gas (Production and Safety) Act 2004	14
1	Section 93(1)(b), 'part 7AA, division 2 or 3'—	15
	omit, insert—	16
	'chapter 8, part 2 or 3'.	17
2	Section 234(6), definition <i>relevant lease</i> , paragraph (d), note 1, 'part 7AA, division 8, subdivision 1'—	18 19
	omit, insert—	20
	'chapter 8, part 8, division 1'.	2.1

3	Section 295, 'part 7AA'—	1
	omit, insert—	2
	'chapter 8'.	3
4	Section 295(d), note, 'part 19, division 6'—	4
	omit, insert—	5
	'chapter 15, part 2, division 6'.	6
5	Section 296(2)(d), 'part 7AA and part 19, division 6'—	7
	omit, insert—	8
	'chapter 8 and chapter 15, part 2, division 6'.	9
6	Section 315(1)(b), 'part 7AA'—	10
	omit, insert—	11
	'chapter 8'.	12
7	Section 315(2), note, 'part 7AA, division 4'—	13
	omit, insert—	14
	'chapter 8, part 4'.	15
8	Sections 316(2)(b)(i) and 317(2)(b)(i), 'part 7AA'—	16
	omit, insert—	17
	'chapter 8'.	18
9	Section 319(4), 'part 7AA, division 2, subdivision 6'—	19
	omit, insert—	20
	'chapter 8, part 2, division 6'.	21

10	Section 324(2), note, 'part 7AA, division 4'—	1
	omit, insert—	2
	'chapter 8, part 4'.	3
11	Section 349(1)(b), note, 'part 7AA, division 8, subdivision 1'—	4 5
	omit, insert—	6
	'chapter 8, part 8, division 1'.	7
12	Section 791(2)(d)(i)(C), 'part 7AAC'—	8
	omit, insert—	9
	'chapter 9'.	10
	e Development and Public Works Organisation 1971 Section 174(4), 'part 17'—	11 12 13
•	omit, insert—	14
	'schedule 1A, part 6'.	15
Torr	es Strait Islander Cultural Heritage Act 2003	16
1	Schedule, definition native title mining provisions—	17
	omit, insert—	18
	'native title mining provisions means the provisions of the Mineral Resources Act 1989 that are the native title provisions under that Act.'.	19 20 21

Wild Rivers Act 2005		1
1	Section 10(4), 'part 10A, other than section 386A'—	2
	omit, insert—	3
	'chapter 12, part 3, other than section 334ZA'.	4
2	Section 31(3), definition <i>exploration permit</i> , after 'schedule'—	5
	insert—	7
	' 2'.	8

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