

Queensland

Mining and Other Legislation Amendment Bill 2012



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2012

A Bill

for

An Act to amend the Environmental Protection Act 1994, the Environmental Protection (Greentape Reduction) and Other Legislation Amendment Act 2012, the Fossicking Act 1994, the Geothermal Energy Act 2010, the Greenhouse Gas Storage Act 2009, the Mineral Resources Act 1989, the Mines Legislation (Streamlining) Amendment Act 2012, the Petroleum Act 1923, the Petroleum and Gas (Production and Safety) Act 2004 and the Wild Rivers Act 2005 for particular purposes [s 1]

	The Parl	liament of Queensland enacts—	1
	Part 1	Preliminary	2
Clause	1 S	short title	3
		This Act may be cited as the Mining and Other Legislation Amendment Act 2012.	4 5
Clause	2 C	commencement	6
		The following provisions of this Act commence on a day to be fixed by proclamation—	7 8
		(a) part 2;	9
		(b) part 4, other than sections 22, 25 and 28;	10
		(c) part 7, division 3;	11
		(d) part 10, division 3;	12
		(e) part 12;	13
		(f) schedule 1.	14
	Part 2		15
		Protection Act 1994	16

Clause	3	Act amended	17
		This part amends the Environmental Protection Act 1994.	18
		Note—	19
		See also the amendments in schedule 1.	20

				[s 4]	
Clause	4	Ins	ertio	n of new ch 13, pt 19	1
			Chap	oter 13—	2
			inser	<i>t</i> —	3
	'Pai	rt 19		Transitional provision for the	4
				Mining and Other Legislation	5
				Amendment Act 2012	6
	'711	Pro	visio	n about financial assurance	7
		' (1)	This envir	section applies to financial assurance for an conmental authority (<i>EA financial assurance</i>) if—	8 9
			(a)	the financial assurance is held by the administering authority immediately before the commencement of the section; and	10 11 12
			(b)	the activity carried out under the environmental authority is a small scale mining activity; and	13 14
			(c)	under section 277A, the holder of the authority gives the chief executive a notice asking the chief executive to cancel the authority; and	15 16 17
			(d)	a prescribed condition requires the holder of a mining tenure for carrying out the small scale mining activity to give the administering authority financial assurance for the tenure.	18 19 20 21
		'(2)	amo <i>amo</i>	e amount of the EA financial assurance is equal to the unt required under the prescribed condition (the <i>required</i> <i>unt</i>), the amount of the EA financial assurance is taken to the financial assurance for the mining tenure.	22 23 24 25
		' (3)		e amount of the EA financial assurance is more than the ired amount—	26 27
			(a)	the amount of the EA financial assurance that is equal to the required amount is taken to be the financial assurance for the mining tenure; and	28 29 30
			(b)	the administering authority must return to the holder the amount that is more than the required amount.	31 32

		'(4)		e amount of the EA financial assurance is less than the ired amount—	1 2
			(a)	the amount of the EA financial assurance is taken to be part of the financial assurance for the mining tenure; and	3 4
			(b)	the holder must, to comply with the prescribed condition, give the administering authority the amount that is the difference between the required amount and the EA financial assurance.'.	5 6 7 8
	Part	3		Amendment of Environmental Protection (Greentape	9 10
				Reduction) and Other	11
				Legislation Amendment Act	12
				2012	13
Clause	5	Act	ame	nded	14
				part amends the Environmental Protection (Greentape uction) and Other Legislation Amendment Act 2012.	15 16
Clause	6	Ins	ertio	n of new s 4AA	17
			Afte	r section 4—	18
			inse	rt—	19
	'4AA	Ins	ertio	n of new ch 1, pt 3, div 2, sdiv 6	20
			'Cha	apter 1, part 3, division 2—	21
			inse	rt—	22

[s 5]

Jul		sion 6 Prescribed conditions			
'21A	Meaning of prescribed condition				
	' (1)	A <i>prescribed condition</i> , for a small scale mining activity, is a condition prescribed under a regulation for the carrying out of the activity.			
		Example of a prescribed condition—			
		a condition about rehabilitating land			
	'(2)	Without limiting subsection (1), a prescribed condition may require the holder of a mining tenure for carrying out a small scale mining activity (a <i>small scale mining tenure</i>) to give the administering authority financial assurance of an amount prescribed under a regulation—			
		(a) before the relevant activity is carried out under the mining tenure; and			
		(b) as security for—			
		(i) compliance with other prescribed conditions for carrying out the small scale mining activity; and			
		(ii) costs or expenses, or likely costs or expenses, mentioned in section 298.			
	'(3)	However, the Minister may recommend to the Governor in Council a regulation imposing a prescribed condition requiring a financial assurance to be given only if the Minister is satisfied the condition is justified having regard to the matters mentioned in section 292(2).'.'			
7	Am	nendment of s 8 (Insertion of new chs 5 and 5A)			
	(1)	Section 8, inserted chapter 5, heading, 'for'-			
		omit, insert—			
		'and'.			
	(2)	Section 8, after inserted section 277—			
		insert—			

[•] 277A		ncellation of particular environmental authority on der's request	1 2
	' (1)	This section applies to an environmental authority that—	3
		(a) is in effect on the commencement of the section; and	4
		(b) is for a mining activity that—	5
		(i) is an eligible ERA; and	6
		(ii) is a small scale mining activity; and	7
		(iii) is carried out under a mining claim or an exploration permit, including a mining claim that, under the Mineral Resources Act, section 816, has been converted from a mining lease.	8 9 10 11
	'(2)	The holder of the environmental authority may give the chief executive a notice in the approved form asking the chief executive to cancel the authority.	12 13 14
	'(3)	On receiving a notice under this section, the chief executive must cancel the environmental authority.	15 16
	'(4)	If the chief executive cancels an environmental authority, the chief executive must—	17 18
		(a) give the holder notice of the cancellation; and	19
		(b) record the cancellation in the relevant register.	20
	'(5)	Divisions 2 and 3 do not apply to a cancellation of an environmental authority under this section.	21 22
	' (6)	No amount of any annual fee paid by the holder is refundable to the holder because of a cancellation under this section.'.	23 24
	(3)	Section 8, inserted section 292, heading, after 'assurance'—	25
		insert—	26
		'for environmental authority'.	27
	(4)	Section 8, inserted section 293, heading, after 'authority'	28
		insert—	29
		'or small scale mining tenure'.	30

(5)	Section 8, inserted section 293(1)(a), from 'environmental authority' to 'give'—	1 2
	omit, insert—	3
	'environmental authority or a prescribed condition requires the holder of the authority or a small scale mining tenure to give'.	4 5 6
(6)	Section 8, inserted section 293(1)(b), 'either-'-	7
	omit, insert—	8
	'any of the following apply—'.	9
(7)	Section 8, inserted section 293(1)(b)(i), '; or'-	10
	omit, insert—	11
	·., , .	12
(8)	Section 8, inserted section 293(1)(b)—	13
	insert—	14
	'(iii) the holder of the small scale mining tenure changes.'.	15 16
(9)	Section 8, inserted section 293(2), 'environmental authority must'—	17 18
	omit, insert—	19
	'environmental authority or small scale mining tenure must'.	20
(10)	Section 8, inserted section 293(2), 'environmental authority unless'—	21 22
	omit, insert—	23
	'environmental authority or tenure unless'.	24
(11)	Section 8, inserted chapter 5, part 12, division 2, subdivision 2, heading, after 'assurance'—	25 26
	insert—	27
	'for environmental authorities'.	28
(11)	2, heading, after 'assurance'— insert—	20 27

	(12)	Section 8, inserted section 297, heading, 'Definition'—	1
		omit, insert—	2
		'Definitions'.	3
	(13)	Section 8, inserted section 297—	4
		insert—	5
		<i>'small scale mining tenure</i> includes a cancelled or surrendered small scale mining tenure.'.	6 7
	(14)	Section 8, inserted section 298(a), 'under an environmental authority'—	8 9
		omit.	10
	(15)	Section 8, inserted section 298(b), after 'authority'	11
		insert—	12
		'or small scale mining tenure'.	13
	(16)	Section 8, inserted section 302—	14
		omit, insert—	15
'302	Wh	o may apply	16
	'(1)	The holder of an environmental authority for which financial assurance has been given to the administering authority may apply to the authority to—	17 18 19
		(a) amend the amount or form of the financial assurance as stated in a notice given under section 296; or	20 21
		(b) discharge the financial assurance.	22
	'(2)	The holder of a small scale mining tenure for which financial assurance has been given to the administering authority may apply to the authority to discharge the financial assurance.'.	23 24 25
	(17)	Section 8, inserted section 303, 'section 302(1)'—	26
		omit, insert—	27
		'section 302'.	28

(18)	Section 8, inserted section 304, heading, 'for particular applications'—	1 2
	omit.	3
(19)	Section 8, inserted section 304(1)—	4
	omit.	5
(20)	Section 8, inserted section 304(2) and (3)—	6
	renumber as section 304(1) and (2).	7
(21)	Section 8, inserted section 304(1), as renumbered, before 'assurance'—	8 9
	insert—	10
	'financial'.	11
(22)	Section 8, inserted section $304(2)(b)$, as renumbered, from 'under each'—	12 13
	omit, insert—	14
	'under the environmental authority or small scale mining tenure to which the application relates have complied with the conditions of the environmental authority or the prescribed conditions for the small scale mining activities for the tenure; and'.	15 16 17 18 19
(23)	Section 8, inserted section 304(2)(c), as renumbered, before 'state'—	20 21
	insert—	22
	'for financial assurance given for an environmental authority—'.	23 24
(24)	Section 8, inserted section 305(4), 'for an environmental authority'—	25 26
	omit.	27
(25)	Section 8, inserted section 305(4)(b), after 'activity'	28
	insert—	29
	'or to a small scale mining tenure'.	30

(26)	Section 8, inserted section 305(5)(b), from 'authority' to 'holder'—	1 2
	omit, insert—	3
	'environmental authority or small scale mining tenure required to be given by the new holder of the authority or tenure'.	4 5 6
(27)	Section 8, inserted section 306(1) and (2)—	7
	omit, insert—	8
' (1)	The administering authority may, at any time, require the holder of an environmental authority or small scale mining tenure for which financial assurance has been given to change the amount of the financial assurance.	9 10 11 12
' (2)	However, a requirement to change the financial assurance for a small scale mining tenure may only be made to ensure the amount of the financial assurance is in compliance with a prescribed condition about financial assurance for the tenure.'.	13 14 15 16
(28)	Section 8, inserted section 306(3), 'subsection (2)'—	17
	omit, insert—	18
	'this section'.	19
(29)	Section 8, inserted section 306(3), after 'environmental authority'—	20 21
	insert—	22
	'or small scale mining tenure'.	23
(30)	Section 8, inserted section 306(8), definition <i>financial</i> assurance, 'subsection (2)'—	24 25
	omit, insert—	26
	'this section'.	27
(31)	Section 8, after inserted section 307—	28
	insert—	29

[s 8]

	'Sub	divi	sion 6 Directions about rehabilitation	1
	'307A		rection to carry out rehabilitation may be given fo nall scale mining tenure	r 2 3
		'(1)	This section applies if the administering authority dec refuse an application to discharge financial assuran small scale mining activities carried out under a smal mining tenure.	ice for 5
		'(2)	The administering authority may give the holder of the scale mining tenure a written direction to carry out rehabilitation within a stated reasonable period.	
		' (3)	The direction must be given to the holder with the no refusal required under section $305(1)(b)$.	tice of 11 12
		'(4)	The notice of refusal must also include an information about the decision to give the direction.	notice 13 14
		'(5)	In this section—	15
			<i>rehabilitation</i> includes environmental management.'.	16
Clause	8		nendment of s 12 (Amendment of s 330 (What is a nsitional environmental program))	17 18
			Section 12, inserted section 330(c)(iii), 'mining a authorised under a prospecting permit'—	activity 19 20
			omit, insert—	21
			'small scale mining activity'.	22
Clause	9		nendment of s 13 (Amendment of s 331 (Content o ogram))	of 23 24
			Section 13, inserted section 331(e), 'mining a authorised under a prospecting permit'—	activity 25 26
			omit, insert—	27
			'small scale mining activity'.	28

[s 10]

Clause	10	Amendment of s 14 (Amendment of s 332 (Administering authority may require draft program))	1 2
		Section 14, inserted section 332(2)(ca), 'mining activity authorised under a prospecting permit'—	3 4
		omit, insert—	5
		'small scale mining activity'.	6
Clause	11	Amendment of s 23 (Amendment of s 346 (Effect of compliance with program))	7 8
		Section 23, inserted section $346(2)(e)$ and $(3)(e)$, 'mining activity authorised under a prospecting permit'—	9 10
		omit, insert—	11
		'small scale mining activity'.	12
Clause	12	Amendment of s 25 (Amendment of s 358 (When order may be issued))	13 14
		Section 25(2), inserted section $358(d)(v)$, 'mining activity authorised under a prospecting permit'—	15 16
		omit, insert—	17
		'small scale mining activity'.	18
Clause	13	Amendment of s 30 (Replacement of s 426 (Environmental authority required for mining activity))	19 20
		Section 30, inserted section 426(2)(b)—	21
		omit, insert—	22
		(b) a small scale mining activity; or'.	23
Clause	14	Amendment of s 35 (Replacement of s 435A (Offence to contravene standard environmental conditions))	24 25
		Section 35, inserted section $435A(1)(a)$, 'mining activity that is authorised under a prospecting permit'—	26 27

		Mining and Other Legislation Amendment Bill 2012 Part 3 Amendment of Environmental Protection (Greentape Reduction) and Other Legislation Amendment Act 2012 [s 15]	
		omit, insert—	1
		'small scale mining activity'.	2
Clause	15	Amendment of s 36 (Amendment of s 452 (Entry of place—general))	3 4
		Section 36(3), inserted section 452(1)(e), 'mining activity that is authorised under a prospecting permit'—	5 6
		omit, insert—	7
		'small scale mining activity'.	8
Clause	16	Amendment of s 37 (Amendment of s 458 (Order to enter land to conduct investigation or conduct work))	9 10
		Section 37(2), inserted section 458(1)(a)(iii)(C), 'mining activity authorised under a prospecting permit'—	11 12
		omit, insert—	13
		'small scale mining activity'.	14
Clause	17	Amendment of s 38 (Amendment of s 493A (When environmental harm or related acts are unlawful))	15 16
		Section 38(1), inserted section 493A(2)(f), 'mining activity authorised under a prospecting permit'—	17 18
		omit, insert—	19
		'small scale mining activity'.	20
Clause	18	Amendment of s 60 (Insertion of new ch 13, pt 18)	21
		Section 60, inserted section 710, table, item 13, column 2, 'mining activity authorised under a prospecting permit'—	22 23
		omit, insert—	24
		'small scale mining activity'.	25

[s 19]

Clause	19		endment of s 61 (Amendment of sch 2 (Original isions))	1 2
		(1)	Section 61(1), inserted schedule 2, part 1, division 3, entry for section 301(1), 'assurance for'—	3 4
			omit, insert—	5
			'assurance for a small scale mining tenure or'.	6
		(2)	Section 61(1), inserted schedule 2, part 1, division 3, entry for section 305(1), 'for an environmental authority'—	7 8
			omit, insert—	9
			'for a small scale mining tenure or an environmental authority'.	10 11
		(3)	Section 61(1), inserted schedule 2, part 1, division 3, entry for section 306(2)—	12 13
			omit, insert—	14
	'306 (1))	decision to require the holder of a small scale mining tenure or an environmental authority for a resource activity to change the amount of financial assurance'.	
		(4)	Section 61(2), inserted schedule 2, part 2, division 2, entry for section 306(2), '306(2)'—	15 16
			omit, insert—	17
			'306 (1) ' .	18
Clause	20	Am	endment of s 62 (Amendment of sch 4 (Dictionary))	19
		(1)	Section 62(2), inserted definition prescribed condition—	20
			omit.	21
		(2)	Section 62(2)—	22
			insert—	23
			<i>prescribed condition</i> see section 21A.	24
			<i>riverine area</i> does not include land outside the flood flow channel of a watercourse.	25 26

smal	l scal	e mining activity means a mining activity that—	1			
(a)	is carried out under a mining claim, for corundum, gemstones or other precious stones, the area of which is not more than 20ha, and that—					
	(i)	does not, or will not, at any time cause more than 5ha of land to be significantly disturbed; and	5 6			
	(ii)	is not, or will not be, carried out in a wild river area or on strategic cropping land or potential SCL under the <i>Strategic Cropping Land Act 2011</i> ; and	7 8 9			
	(iii)	is not, or will not be, carried out in a watercourse or riverine area; and	10 11			
	(iv)	is not, or will not be, carried out in or within 1km of an area that, under a regulation, is a category A environmentally sensitive area; and	12 13 14			
	(v)	is not, or will not be, carried out in or within 500m of an area that, under a regulation, is a category B environmentally sensitive area; and	15 16 17			
	(vi)	is not, or will not be, carried out in an area prescribed under a regulation as a designated environmental area for this definition; and	18 19 20			
	(vii)	is not, or will not be, carried out as part of a petroleum activity or a prescribed ERA for which there is an aggregate environmental score prescribed under a regulation; and	21 22 23 24			
	(viii)	is not, or will not be, carried out by more than 20 persons at any one time; and	25 26			
	(ix)	does not, or will not, at any time cause more than 5000m ² of land to be disturbed at a camp site; or	27 28			
(b)	other	rried out under an exploration permit, for minerals r than coal, the area of which is not more than 4 blocks and that—	29 30 31			
	(i)	is not, or will not be, carried out in a wild river area or on strategic cropping land or potential SCL under the <i>Strategic Cropping Land Act 2011</i> ; and	32 33 34			

[s 20]

	(ii)	is not, or will not be, carried out in a watercourse or riverine area; and	1 2
	(iii)	is not, or will not be, carried out in or within 1km of an area that, under a regulation, is a category A environmentally sensitive area; and	3 4 5
	(iv)	is not, or will not be, carried out in or within 500m of an area that, under a regulation, is a category B environmentally sensitive area; and	6 7 8
	(v)	is not, or will not be, carried out in an area prescribed under a regulation as a designated environmental area for this definition; and	9 10 11
	(vi)	is not, or will not be, carried out as part of a petroleum activity or a prescribed ERA for which there is an aggregate environmental score prescribed under a regulation; and	12 13 14 15
	(vii)	does not, or will not, at any time cause more than 1000m ² of land to be disturbed; or	16 17
(c)	is ca	rried out under a prospecting permit.	18
smal	ll scal	<i>e mining tenure</i> see section 21A(2).	19
wate	rcour	se—	20
1		<i>ercourse</i> means a river, creek or stream in which or flows permanently or intermittently—	21 22
	(a)	in a natural channel, whether artificially improved or not; or	23 24
	(b)	in an artificial channel that has changed the course of the watercourse.	25 26
2	elem	<i>ercourse</i> includes the bed and banks and any other nent of a river, creek or stream confining or aining water.'.	27 28 29
Edito	r's note	e—	30
Sec	ctions 6	5 to 20, legislation ultimately amended—	31
	•	Environmental Protection Act 1994	32

[s 21]

Clause	21	Am	endment of schedule (Amendment of other Acts)	1				
		(1)	Schedule, amendment 8 of the <i>Environmental Protection Act</i> 1994, 'mining activity authorised under a prospecting permit'—	2 3 4				
			omit, insert—	5				
			'small scale mining activity'.	6				
			Editor's note—	7				
			Subsection (1), legislation ultimately amended—	8				
			Environmental Protection Act 1994	9				
		(2)	Schedule, amendment 1 of the <i>Mineral Resources Act 1989</i> , 'mining activity authorised under the prospecting permit'—	10 11				
			omit, insert—	12				
			'small scale mining activity'.	13				
		(3)	Schedule, amendments 2 and 3 of the <i>Mineral Resources Act</i> 1989—	14 15				
			omit.	16				
		(4)	Schedule, amendment 15 of the <i>Mineral Resources Act 1989</i> , 'section 265(3)(c)'—	17 18				
			omit, insert—	19				
			'section 265(5)(c)'.	20				
		(5)	Schedule, amendments 19 and 20 of the <i>Mineral Resources</i> Act 1989—	21 22				
			omit, insert—	23				
	'19	Sec	Section 391A(1)(a), 'mining tenement'—					
			omit, insert—	25				
			'mining tenement, other than a mining tenement for small scale mining activities'.	26 27				
	'20	Sec	ction 391A(1)(b), 'mining tenement'—	28				
			omit, insert—	29				

[s 22]

'mining tenement, other than a mining tenement for small scale mining activities,'.	1 2
Editor's note—	3
Subsections (2) to (5), legislation ultimately amended—	4
• Mineral Resources Act 1989	5

Part 4 Amendment of Fossicking Act 6 1994 7

Clause 22 Act amended								
			This part amends the Fossicking Act 1994.	9				
Clause	23	Am	nendment of s 3 (Definitions)	10				
		(1)	Section 3, definitions <i>authorised officer</i> , <i>deputy mining registrar</i> , <i>field officer</i> , <i>issuing officer</i> and <i>mining registrar</i> —	11 12				
			omit.	13				
		(2)	Section 3—					
			sert—					
			<i>authorised officer</i> means—					
			(a) an authorised officer under the <i>Mineral Resources Act</i> 1989; or	17 18				
			(b) a person who is appointed as an authorised officer under section $72(1)$.	19 20				
			<i>issuing officer</i> means a person who is appointed as an issuing officer under section $71(1)$.	21 22				
		(3)	Section 3, definition general permission, 'a mining registrar'—	23 24				
			omit, insert—	25				
			'the chief executive'.	26				

[s 24]

Clause	24	Amendment of s 8 (Meaning of expressions used in this and other Acts)	1 2				
		Section 8(1), first, third and ninth dot points—	3				
		omit.	4				
Clause	25	Omission of s 11 (Act's application if approved determination of native title)	5 6				
		Section 11—	7				
		omit.	8				
Clause	26	Amendment of s 22 (Suspension and cancellation of licences—procedures)	9 10				
		(1) Section 22(1), 'a mining registrar'—	11				
		omit, insert—	12				
		'the chief executive'.	13				
		(2) Section 22(1) and (2), 'the mining registrar'—	14				
		omit, insert—	15				
		'the chief executive'.	16				
		(3) Section 22(3) and (4), 'mining registrar'—	17				
		omit, insert—	18				
		'chief executive'.	19				
Clause	27	Amendment of s 23 (Return of licence)	20				
		Section 23(1) and (2), 'mining registrar'—	21				
		omit, insert—	22				
		'chief executive'.	23				
Clause	28	Amendment of s 27 (Licensee must get permission to fossick on occupied land etc.)					
		(1) Section $27(1)$ —	26				

[s 29]

		ins	sert—	1
		"(c		2 3 4
		(2) Se	ction 27(3), after 'holder'—	5
		ins	sert—	6
		' , (or native title holder,'.	7
		(3) Se	ction 27(6)—	8
		ins	sert—	9
		ap Ac tha co	<i>cclusive possession determination</i> , for land, means an proved determination of native title under the <i>Native Title t 1993</i> (Cwlth) that includes a determination to the effect at native title rights and interests under the determination nfer possession of the land on native title holders to the clusion of all others.'.	10 11 12 13 14 15
Clause	29	Amen	dment of s 28 (General permissions)	16
			ction 28(1), from 'mining registrar' to 'situated'—	17
		on	nit, insert—	18
		'cl	nief executive'.	19
Clause	30		dment of s 33 (Records of land mentioned in	20
		-	al permission to be kept)	21
			ction 33(1) and (2)—	22
			iit, insert—	23
		for	he chief executive must keep records of general permissions r land available for inspection at the places the chief ecutive considers appropriate.'.	24 25 26
Clause	31	Amen	dment of s 53 (Management plans)	27
			ction 53(4), from 'following'—	28

Mining and Other Legislation Amendment Bill 2012 Part 4 Amendment of Fossicking Act 1994

		[{	s 32]
		omit, insert—	1
		'places the chief executive considers appropriate.'.	2
Clause	32	Amendment of s 56 (Living on designated fossicking la and fossicking areas)	nd 3 4
		Section 56(1), 'mining registrar's'—	5
		omit, insert—	6
		'chief executive's'.	7
Clause	33	Amendment of s 99 (Appeals to Land Court)	8
		Section 99(2)(b), 'a mining registrar'—	9
		omit, insert—	10
		'the chief executive'.	11
Clause	34	Amendment of s 100 (Starting appeal)	12
		(1) Section 100(1), from 'mining registrar'—	13
		omit, insert—	14
		'chief executive.'.	15
		(2) Section 100(2)—	16
		omit.	17
		(3) Section 100(3) to (5)—	18
		<i>renumber</i> as section $100(2)$ to (4).	19
Clause	35	Amendment of s 102 (Hearing procedures)	20
		Section 102(1), 'mining registrar concerned'—	21
		omit, insert—	22
		'chief executive'.	23

[s 36]

Clause	36	Amendment of s 103 (Powers of Land Court on appeal)	1
		Section 103(1) to (3), 'mining registrar'—	2
		omit, insert—	3
		'the chief executive'.	4
Clause	37	Amendment of s 106 (Protection against liability)	5
		(1) Section 106(1), before paragraph (a)—	6
		insert—	7
		'(aa) the chief executive;'.	8
		(2) Section 106(1)(d)—	9
		omit.	10
		(3) Section 106(1)(aa) to (c)—	11
		renumber as section 106(1)(a) to (d).	12
Clause	38	Amendment of pt 9, hdg (Repeal and transitional provisions)	13 14
		Part 9, heading, after 'provisions'—	15
		insert—	16
		'before Mining and Other Legislation Amendment Act 2012'.	17 18
Clause	39	Insertion of new pt 10	19
		After section 120—	20
		insert—	21

'Par	rt 10	Transitional provisions for Mining and Other Legislation Amendment Act 2012	1 2 3
ʻ121	Det	finitions for pt 10	4
		'In this part—	5
		'commencement means the day this part commences.	6
		<i>mining registrar</i> means a mining registrar under the <i>Mineral Resources Act 1989</i> as in force before the commencement.	7 8
ʻ122	Со	ntinuing effect of general permissions	9
	' (1)	A general permission in effect immediately before the commencement continues as a general permission under this Act after the commencement.	10 11 12
	·(2)	The general permission is subject to the same conditions as those in effect for the permission immediately before the commencement.	13 14 15
'123	Со	ntinuing effect of permissions under s 56	16
	' (1)	A permission of a mining registrar given under section 56 and in effect immediately before the commencement continues as if it were a permission given by the chief executive under section 56 as in force after the commencement.	17 18 19 20
	'(2)	The permission is subject to the same conditions as those in effect for the permission immediately before the commencement.	21 22 23
ʻ124	Ар	peals	24
	' (1)	Subsection (2) applies if—	25
		(a) a person has appealed to the Land Court against a decision of a mining registrar before the commencement; and	26 27 28

[s 40]

	(-)	the com	appeal menceme		not	been	decided	before	the	1 2
'(2)					,		e to hear, a the comme			3 4
' (3)	Subse	ectior	n (4) appl	ies if-						5
		have	•	to th	e Lan		cement, a t against a	-		6 7 8
	(b)	the p	erson ha	s not a	appeal	ed befo	re the com	nmencem	ent.	9
'(4)	decid	e the	•				d Court n as in for			10 11 12
'(5)	(4), tł	ne de		peale			under subs aken to be			13 14 15

Part 5Amendment of Geothermal16Energy Act 201017

Clause	40	Act amended This part amends the <i>Geothermal Energy Act 2010</i> .	18 19
Clause	41	Amendment of s 385 (Regulation-making power)	20
		(1) Section 385(2)(f)—	21
		<i>renumber</i> as section 385(2)(ab) and <i>relocate</i> to after section 385(2)(aa).	22 23
		(2) Section 385(2)(aa) to (d)—	24
		renumber as section 385(b) to (f).	25

Mining and Other Legislation Amendment Bill 2012 Part 6 Amendment of Greenhouse Gas Storage Act 2009

[s 42]

6

7

Clause	42	Amendment of sch 2 (Dictionary)	1
		Schedule 2, definition <i>occupier</i> , paragraph (a), 'Act, or, for freehold land,'—	2 3
		omit, insert—	4
		'Act or'.	5

Part 6 Amendment of Greenhouse Gas Storage Act 2009

Clause	43	Act amended This part amends the <i>Greenhouse Gas Storage Act 2009</i> .	8 9
Clause	44	Amendment of sch 2 (Dictionary)	10
		Schedule 2, definition <i>occupier</i> , paragraph (a), 'Act, or, for freehold land,'—	11 12
		omit, insert—	13
		'Act or'.	14

	Part	7	Amendment of Mineral Resources Act 1989	15 16
	Divis	ion 1	Preliminary	17
Clause	45	Act amende This par	ed rt amends the <i>Mineral Resources Act 1989</i> .	18 19

[s 46]

		Note—	
		See also	the amendments in schedule 1.
	Divisio	on 2	Amendments commencing on assent
Clause	46	Amendmen	t of s 10AA (Joint holders of mining tenement)
		Section	10AA(2)(c), 'application'—
		omit, ins	ert—
		'mining	tenement or approval'.
lause	47	Insertion of	new pt 5, div 1, hdg
		Before s	ection 126—
		insert—	
	'Divisi	ion 1	Preliminary'.
lause	48	Insertion of	new pt 5, div 2, hdg and s 130A
		After sec	ction 130—
		insert—	
	'Divisi	ion 2	Obtaining exploration permit for a mineral other than coal
	'130A	Application	of div 2
		'This di other tha	vision applies to exploration permits for a mineral in coal.'.
lause	49	Amendmen	t of s 131 (Who may apply)
Clause	-		t of s 131 (Who may apply) 131(2) and (3)—

Mining and Other Legislation Amendment Bill 2012 Part 7 Amendment of Mineral Resources Act 1989

			[s 50]	
		(2)	Section 131—	1
			insert—	2
		·(2)	However, an application can not be made for an exploration permit for a sub-block the subject of a call for EP (non-coal) tenders.	3 4 5
			Note—	6
			See section 136A in relation to calls for EP (non-coal) tenders.'.	7
Clause	50		ertion of new ss 136 and 136A, pt 5, div 3 and pt 5, div ndg	8 9
			Before section 137—	10
			insert—	11
	'136	Gra	ant of exploration permit on application	12
		'(1)	The Minister may, for an application for an exploration permit under this division—	13 14
			(a) grant an exploration permit, with or without conditions; or	15 16
			(b) refuse the application.	17
		'(2)	However, the Minister must not grant an exploration permit unless the Minister is satisfied the prescribed criteria for the grant of the permit are met.	18 19 20
		'(3)	Also, subject to subsection (4), the Minister must not grant an exploration permit for land if all or any part of the land is—	21 22
			(a) in a fossicking area; or	23
			(b) subject to an exploration permit for the same mineral.	24
		'(4)	Subsection (3)(a) does not apply if the application for the exploration permit was made, but not decided, before the land became a fossicking area.	25 26 27
		'(5)	If the Minister refuses an application for an exploration permit under this division, the Minister may decide whether all or part of the application fee that accompanied the application will be retained.	28 29 30 31

'136A Obt	tainin	ng ex	ploration permit by competitive tender	1			
'(1)	inter other	This section applies if the Minister considers it is in the best interests of the State for an exploration permit for a mineral other than coal to be granted for 1 or more sub-blocks by competitive tender.					
'(2)		-coal	ster may publish a gazette notice (a <i>call for EP</i>) <i>tenders</i>) inviting tenders for the exploration	6 7 8			
'(3)			3, subdivisions 2 and 3 apply for the call for EP tenders—	9 10			
	(a)	as if		11			
		(i)	a reference to a call for EP (coal) tenders were a reference to a call for EP (non-coal) tenders; and	12 13			
		(ii)	a reference to an exploration permit for coal were a reference to an exploration permit for a mineral other than coal for the sub-blocks the subject of the call; and	14 15 16 17			
	(b)	with	any other necessary changes.	18			
'(4)	The that		ter must not act under subsection (2) for a sub-block	19 20			
	(a)	in a	fossicking area; or	21			
	(b)		subject of an application for an exploration permit he same mineral.	22 23			
'Division	3		Obtaining exploration permit for coal	24 25			
'Subdivi s	sion	1	Preliminary	26			
'136B Application and operation of div 3 (1) This division—				27 28			

			[3 80]	
	(a)	app	lies to exploration permits for coal; and	1
	(b)	-	vides for a process for the granting of exploration nits for coal—	2 3
		(i)	generally, by competitive tender; or	4
		(ii)	to a person who holds 1 or more exploration permits for coal for the same land that are surrendered immediately before the grant of the permit.	5 6 7 8
'(2)			e any doubt, it is declared that an exploration permit an only be granted under this division.	9 10
'Subdivi	sion	2	Competitive tenders	11
'136C Ca	ll for	tend	ers	12
'(1)		l) ten	aster may publish a gazette notice (a <i>call for EP eders</i>) inviting tenders for an exploration permit for	13 14 15
' (2)	The	call n	nust state—	16
	(a)	the	proposed area of the permit; and	17
	(b)		day and time by which tenders in response to it must nade (the <i>closing time</i> for the call); and	18 19
	(c)		the tenders must be lodged before the closing time the call; and	20 21
	(d)		details about each of the following are available at a ed place—	22 23
		(i)	any proposed conditions of the permit that are likely to impact significantly on exploration in the proposed area;	24 25 26
		(ii)	the period of not more than 5 years for which the proposed program of work for the permit must apply;	27 28 29

	 (iii) any criteria (<i>special criteria</i>), other than the prescribed criteria, proposed to be used to decide whether to grant the permit, or to decide its provisions; 	1 2 3 4
	(iv) whether a process for appointing a preferred tenderer involving a cash bid component is to be used for deciding the call.	5 6 7
·(3)	The call may state other relevant matters, including, for example, matters relevant to the special criteria and prescribed criteria.	8 9 10
'(4)	Subsection (2)(d)(i) does not limit the Minister's power under section 136K to decide conditions of the exploration permit if it is granted.	11 12 13
' (5)	However, the Minister must not act under this section for land if all or any part of the land is—	14 15
	(a) in a fossicking area; or	16
	(b) the subject of an application for an exploration permit for the same mineral.	17 18
'136D Rig	ght to tender	19
'(1)	An eligible person may, by a tender made under section 136E, tender for a proposed exploration permit the subject of a call for EP (coal) tenders.	20 21 22
' (2)	However, the tender can not be made—	23
	(a) after the closing time for the call; or	24
	(b) for only part of the area of the proposed exploration permit.	25 26
'136E Re	quirements for making tender	27
	'A tender for an exploration permit for coal must—	28
	(a) be in the approved form; and	29
	(b) be accompanied by a statement—	30

	(i)	specifying a description of the program of work proposed to be carried out under the authority of the exploration permit, if granted; and	1 2 3
	(ii)	specifying the estimated human, technical and financial resources proposed to be committed to exploration work during each year of the exploration permit, if granted; and	4 5 6 7
	state	accompanied by a statement, separate from the ment mentioned in paragraph (b), detailing the erer's financial and technical resources; and	8 9 10
	(d) be ad	ccompanied by the following—	11
	(i)	a statement, separate from the statements mentioned in paragraphs (b) and (c), about how and when the tenderer proposes to consult with, and keep informed, each owner and occupier of private or public land on which authorised activities for the proposed exploration permit are, or are likely to be, carried out;	12 13 14 15 16 17 18
		Note—	19
		See section 140A for obligations about consulting with particular owners and occupiers.	20 21
	(ii)	proof of the tenderer's identity;	22
	(iii)	the application fee prescribed under a regulation;	23
	(iv)	if a process for appointing a preferred tenderer involving a cash bid component is to be used for deciding the call—the tenderer's cash bid.	24 25 26
136F Righ	nt to term	inate call for tenders	27
	(coal) ten exploration	ter may, by gazette notice, terminate a call for EP ders at any time before deciding to grant an n permit to an eligible person who has made a esponse to the call.	28 29 30 31
	All tender terminated	is in response to the call lapse when the call is	32 33

·(3)	No amount, whether by way of compensation, reimbursement or otherwise is payable by the State to any person for or in connection with the termination.	1 2 3
'(4)	However, subject to sections 136H(4) and 136J(4), the Minister must refund any tender security given by the tenderer.	4 5 6
'136G Am	nendment of tender	7
'(1)	This section provides for the amendments that can be made to a tender in response to a call for EP (coal) tenders.	8 9
·(2)	A proposed program of work included in the tender may be amended at any time until, but not after, the tenderer has become the preferred tenderer for the call.	10 11 12
·(3)	The tender may be amended, other than as provided by subsection (2), at any time until, but not after, the closing time for the call.	13 14 15
' (4)	However, subsection (3) does not apply if—	16
	(a) the tenderer is a company; and	17
	(b) the change is only a change of name of the tenderer; and	18
	(c) the tenderer's Australian company number and Australian registered business name have not changed.	19 20
'136H Wit	thdrawal of tender	21
' (1)	A person who has lodged a tender in response to a call for EP (coal) tenders may lodge a notice withdrawing the tender at any time before the relevant exploration permit is granted.	22 23 24
' (2)	The withdrawal takes effect when the notice is lodged.	25
'(3)	If the preferred tenderer's tender is withdrawn under this section, the withdrawal does not affect the Minister's power to appoint another tenderer, from the tenders made in response to the call, to be the preferred tenderer.	26 27 28 29
'(4)	If a tender is withdrawn under this section, the Minister may, if the Minister considers it reasonable in the circumstances,	30 31

		retain the whole or part of any tender security given by the tenderer.	1 2
'Sub	divi	sion 3 Deciding tenders	3
ʻ136I	Pro	ocess for deciding tenders	4
	'(1)	Subject to section 136K(2) and (3), any process the Minister considers appropriate may be used to decide a call for EP (coal) tenders, including, for example—	5 6 7
		(a) a process appointing a preferred tenderer on the tenders made in response to the call (whether or not involving a cash bid component); or	8 9 10
		(b) a process involving short-listing a group of possible preferred tenderers and inviting them to engage in another round of tendering before appointing a preferred tenderer from that group.	11 12 13 14
	'(2)	Without limiting subsection (1), the Minister may give a tenderer a notice requiring the tenderer to give the Minister, within the reasonable period stated in the notice, information the Minister reasonably requires to assess the tender.	15 16 17 18
ʻ136J	Pro	ovisions for preferred tenderers	19
	' (1)	The Minister may require a preferred tenderer for the call for EP (coal) tenders to—	20 21
		(a) pay any amounts necessarily incurred, or to be incurred, to enable the exploration permit to be granted; and	22 23
		Example—	24
		amounts required to comply with the Commonwealth Native Title Act, part 2, division 3, subdivision P	25 26
		(b) do all or any of the following within a stated reasonable period—	27 28
		(i) pay the rental for the first year of the term of the permit under section 138;	29 30

	(ii) give, under section 144, security for the permit.	1
' (2)	If a preferred tenderer does not—	2
	(a) comply with a requirement under subsection (1); or	3
	(b) do all things reasonably necessary to allow an exploration permit for coal to be granted to the tenderer;	4 5
	the Minister may revoke the tenderer's appointment as the preferred tenderer.	6 7
·(3)	However, before acting under subsection (2), the Minister must give the preferred tenderer a reasonable opportunity to provide reasons for, and rectify, the tenderer's failure to comply with a requirement under subsection (1) or (2)(b).	8 9 10 11
'(4)	If the Minister revokes the appointment of the tenderer as the preferred tenderer under this section, the Minister may—	12 13
	 (a) retain the whole or part of any tender security given by the tenderer, if the Minister considers it reasonable in the circumstances; and 	14 15 16
	(b) appoint another tenderer to be the preferred tenderer.	17
'136K Dec	ciding whether to grant exploration permit	18
' (1)	The Minister may, after the closing time for the call for EP (coal) tenders—	19 20
	(a) grant an exploration permit for coal to 1 tenderer, with or without conditions; or	21 22
	(b) refuse to grant any exploration permit for coal.	23
'(2)	However, the Minister must not grant the exploration permit unless the Minister is satisfied the prescribed criteria for the grant of the permit are met.	24 25 26
·(3)	Also, in deciding whether to grant an exploration permit or deciding its provisions, the Minister must consider any special criteria for the call.	27 28 29

'136L Not	tice to unsuccessful tenderers	1
'(1)	After a call for EP (coal) tenders has been decided, each tenderer not granted the exploration permit must be given notice of the decision.	2 3 4
	Note—	5
	See also the <i>Judicial Review Act 1991</i> , section 32 (Request for statement of reasons).	6 7
'(2)	Subject to sections 136H(4) and 136J(4), the Minister must refund any tender security given by the tenderer.	8 9
'Subdivis	sion 4 Obtaining exploration permit following surrender	10 11
	plication for exploration permit for surrendered ploration permits	12 13
' (1)	This section applies if the holder of an exploration permit for coal intends to surrender the permit.	14 15
'(2)	The holder may apply for a new exploration permit for the whole or part of the area of the exploration permit to be surrendered.	16 17 18
·(3)	The application must be made in the same way an application for an exploration permit is made under section 133.	19 20
'(4)	The Minister may give the applicant a notice requiring the applicant to give the Minister information the Minister reasonably requires to assess the application.	21 22 23
'(5)	If the information is not given to the Minister within the reasonable period stated in the notice, the Minister may refuse the application.	24 25 26
'(6)	An application for an exploration permit under this section must be numbered in the way prescribed under a regulation and the number, if the permit is granted, must become the number of that permit.	27 28 29 30

[s 51]

	ʻ136N		nt of exploration permit for surrendered loration permits	1 2
		'(1)	The Minister may, for an application for an exploration permit under section 136M—	3 4
			(a) grant the exploration permit, with or without conditions; or	5 6
			(b) refuse the application.	7
		'(2)	However, the Minister must not grant an exploration permit under this section unless the Minister is satisfied the prescribed criteria for the grant of the permit are met.	8 9 10
		'(3)	Also, subject to subsection (4), the Minister must not grant an exploration permit for land if all or any part of the land is in a fossicking area.	11 12 13
		'(4)	Subsection (3) does not apply if the application for the exploration permit was made, but not decided, before the land became a fossicking area.	14 15 16
		'(5)	If the Minister refuses the application, the Minister may decide whether all or part of the application fee that accompanied the application will be retained.	17 18 19
	'Divi	sion	4 Other provisions about exploration permits'.	20 21
Clause	51	Rep	placement of s 137 (Grant of exploration permit)	22
			Section 137—	23
			omit, insert—	24
	'1 37	Pre	scribed criteria for grant of exploration permit	25
		'(1)	This section states the criteria (<i>prescribed criteria</i>) for the grant of an exploration permit under division 2 or 3.	26 27
		'(2)	The criteria are as follows—	28
			(a) the requirements of this Act have been complied with;	29
			(b) the applicant is an eligible person;	30

	(c)	the applicant has paid rental for the first year of the term of the exploration permit under section 138;	1 2
	(d)	the Minister has, under subsection (3), approved the program of work that accompanied the application for the exploration permit;	3 4 5
	(e)	the Minister is satisfied the applicant is not disqualified, under subsection (4), from being granted the permit.	6 7
	Notes	<u>y</u>	8
	1	Under section 144, an exploration permit can not be granted until the applicant has deposited security decided under that section.	9 10
	2	If the application relates to acquired land, see also section 10AAC.	11
'(3)		eciding whether to approve the program of work, the ister must have regard to the following matters—	12 13
	(a)	the extent of the proposed activities in the proposed area of the exploration permit;	14 15
	(b)	when and where the applicant proposes to carry out exploration activities in the proposed area of the exploration permit;	16 17 18
	(c)	whether the applicant has the financial and technical capability for carrying out the work.	19 20
'(4)		applicant is disqualified from being granted an exploration nit if—	21 22
	(a)	the Minister reasonably believes the applicant has, at any time, contravened a provision of this Act, the repealed Acts or other mining legislation (whether or not the applicant has been charged or convicted of an offence for the contravention); or	23 24 25 26 27
	(b)	the applicant is a company and the Minister reasonably believes an officer or employee of the company, or another person who in the Minister's opinion is in a position to control or influence substantially the company's affairs, has, at any time, contravened a provision of this Act, the repealed Acts or other mining legislation (whether or not the officer, employee or	28 29 30 31 32 33 34

[s 52]

			person, or the company, has been charged or convicted of an offence for the contravention).'.	1 2
Clause	52		endment of s 138 (Rental payable on exploration mit)	3 4
		-	Section 138(1), 'section 137'—	5
			omit, insert—	6
			'division 2 or 3'.	7
Clause	53		endment of s 141C (Application to vary conditions of sting permit)	8 9
		(1)	Section 141C(4)—	10
			renumber as section 141C(5).	11
		(2)	Section 141C—	12
			insert—	13
		' (4)	Subsections (2) and (3) apply in relation to an exploration permit for coal despite section 130A.'.	14 15
Clause	54	Am	endment of s 146 (Initial term of exploration permit)	16
			Section 146—	17
			insert—	18
		'(2)	However, the initial term of an exploration permit granted in response to a call for EP (coal) tenders or EP (non-coal tenders) must be for the required period for the proposed program of work for the permit.	19 20 21 22
		' (3)	In this section—	23
			<i>required period</i> , for the proposed program of work for an exploration permit granted in response to a call for EP (coal) tenders or EP (non-coal tenders), means the period that the call states is the period for which the program must apply.'.	24 25 26 27

[s 55]

Clause	55		ation and renumbering of s 159 (Abandonment of cation for exploration permit)	1
				2
		S	ection 159—	3
			elocate to part 5, division 2, as inserted by this Act, and enumber as section 135.	4 5
Clause	56	Amen	idment of s 231A (Application of pts 6 and 6A)	6
		S	ection 231A, 'the Aurukun project'—	7
		01	mit, insert—	8
		'a	an Aurukun project'.	9
Clause	57		idment of s 231B (Only eligible person can apply for old mineral development licence (180))	10 11
		(1) S	ection 231B(1), 'the eligible person'—	12
		01	mit, insert—	13
		'a	an eligible person'.	14
		(2) S	ection 231B(2), before 'Aurukun'—	15
		in	nsert—	16
		ʻr	relevant'.	17
		(3) S	ection 231B—	18
		in	nsert—	19
		u	Despite subsection (1), a mineral development licence granted nder this part may be cancelled under section 231J even hough the holder has ceased to be an eligible person.'.	20 21 22
Clause	58		ndment of s 231G (Conditions of mineral opment licence (194))	23 24
		Se	ection 231G(1)(e) and (i), before 'Aurukun'—	25
		in	isert—	26
		ʻr	relevant'.	27

[s 59]

Clause	59	Amendment of s 231H (Renewal of licence (197A))	1
		Section 231H(1)(a), before 'Aurukun'—	2
		insert—	3
		'relevant'.	4
Clause	60	Amendment of s 231I (Requirements for assigning or mortgaging mineral development licences (198))	5 6
		Section 231I(2), before 'Aurukun'—	7
		insert—	8
		'relevant'.	9
Clause	61	Amendment of s 231J (Contravention by holder of mineral development licence (209))	10 11
		Section 231J, before 'Aurukun'—	12
		insert—	13
		'relevant'.	14
Clause	62	Amendment of s 318AAA (Application of pts 7 and 7AAA)	15
		(1) Section 318AAA, 'the Aurukun project'—	16
		omit, insert—	17
		'an Aurukun project'.	18
		(2) Section 318AAA(1)(b), before 'Aurukun'—	19
		insert—	20
		'relevant'.	21
		(3) Section 318AAA—	22
		insert—	23
		(5) To remove any doubt, it is declared that this part applies to the following—	24 25

[s 63] a mining lease under section 234 for a purpose (a) 1 mentioned in section 234(1)(a) or (b); 2 (b) a mining lease under section 316 for the transportation 3 of a thing.'. 4 Clause 63 Amendment of s 318AAB (Only eligible person can apply 5 for and hold mining lease (233)) 6 (1)Section 318AAB(1), 'the eligible person'— 7 omit, insert— 8 'an eligible person'. 9 Section 318AAB(2), 'the Aurukun project'— (2)10omit. insert— 11 'an Aurukun project'. 12 Section 318AAB— (3)13 insert— 14 **'**(3) Despite subsection (1), a mining lease granted under this part 15 may be cancelled under section 318AAL even though the 16 holder has ceased to be an eligible person.'. 17 Clause 64 Amendment of s 318AAD (Application for grant of mining 18 lease (245)) 19 Section 318AAD(f)(i), after 'start'— 20 insert— 21 'or, if a mining program is not proposed, outlining the use 22 proposed for the land and providing an indication of when the 23 proposed use is to start'. 24 Clause 65 Amendment of s 318AAH (General conditions of mining 25 lease (276)) 26 Section 318AAH(1)(e) and (m), before 'Aurukun'— 27 insert-28

[s 66]

		'relevant'.	1
Clause	66	Amendment of s 318AAJ (Renewal of lease (286A))	2
		Section 318AAJ(1)(b), before 'Aurukun'—	3
		insert—	4
		'relevant'.	5
Clause	67	Amendment of s 318AAK (Requirements for assigning, mortgaging or subleasing mining leases (300))	6 7
		Section 318AAK(2), before 'Aurukun'—	8
		insert—	9
		'relevant'.	10
Clause	68	Amendment of s 318AAL (Contravention by holder of mining lease (308))	11 12
		Section 318AAL, before 'Aurukun'—	13
		insert—	14
		'relevant'.	15
Clause	69	Amendment of s 318AAM (Limitation on surrender of mining lease (309))	16 17
		Section 318AAM(2), before 'Aurukun'—	18
		insert—	19
		'relevant'.	20
Clause	70	Amendment of s 386J (Request to applicant about application)	21 22
		Section 386J(7), definition <i>application</i> —	23
		insert—	24
		'(aa) an EP tender; or'.	25

Clause	71	Amendment of s 386L (Notice to progress relevant applications)	$\frac{1}{2}$
		Section 386L—	3
		insert—	4
		(4A) This section does not apply in relation to an EP tender.'.	5
Clause	72	Amendment of s 386M (Particular criteria generally not exhaustive)	6 7
		Section 386M(3), from 'apply'—	8
		omit, insert—	9
		'apply—	10
		(a) in relation to an EP tender; or	11
		(b) if the provision otherwise provides.'.	12
Clause	73	Amendment of s 386N (Particular grounds for refusal generally not exhaustive)	13 14
		(1) Section 386N(3)—	15
		renumber as section 386N(4).	16
		(2) Section 386N—	17
		insert—	18
		(3) This section does not apply to an EP tender.'.	19
Clause	74	Amendment of s 386P (Requirements for making application)	20 21
		Section 386P—	22
		insert—	23
		(4A) This section does not apply to an EP tender.'.	24
Clause	75	Amendment of s 387 (Registers to be maintained)	25
		Section 387(2)(b)—	26

[s 76]

			omit	insert—	1
			'(b)	applications (other than EP tenders) for the grant of exploration permits; and	2 3
			(ba)	applications for the grant of mineral development licences; and'.	4 5
Clause	76	Am	endn	nent of s 390 (Priority of competing applications)	6
			Sect	on 390—	7
			inser	·t—	8
		' (6)	This	section does not apply to EP tenders.'.	9
Clause	77	Ins	ertio	n of new pt 19, div 19	10
			Part	19—	11
			inser	<i>t</i> —	12
	'Divi	ision	19	Transitional provisions for Mining	13
				and Other Legislation Amendment Act 2012	14 15
	'Subdivision 1			1 Provisions for amendments	16
				commencing on assent	17
	'806	Def	initic	n for sdiv 1	18
			'In t	nis subdivision—	19
			com	mencement means the commencement of this section.	20
	'807			applications for exploration permits for other than coal	21 22
		' (1)		section applies to an application for an exploration it for a mineral other than coal that—	23 24
			(a)	was made before the commencement; and	25

			[s 78]	
			(b) has not been decided at the commencement.	1
		'(2)	The application must be decided under this Act as in force after the commencement.	2 3
	'808 '	Ex	isting applications for exploration permits for coal	4
		' (1)	This section applies to an application for an exploration permit for coal that—	5 6
			(a) was made before the commencement; and	7
			(b) has not been decided at the commencement.	8
		'(2)	The application must be decided under this Act as in force before the commencement, as if the amending Act had not been enacted.	9 10 11
		' (3)	In this section—	12
			<i>amending Act</i> means the <i>Mining and Other Legislation Amendment Act 2012.</i> '.	13 14
Clause	78	An	nendment of sch 2 (Dictionary)	15
		(1)	Schedule 2, definition Aurukun agreement—	16
			omit.	17
		(2)	Schedule 2—	18
			insert—	19
			<i>application</i> , for an exploration permit, includes an EP tender.	20
			<i>Aurukun agreement</i> means an agreement between the State and a person selected by the State to develop an Aurukun project.	21 22 23
			call for EP (coal) tenders see section 136C(1).	24
			call for EP (non-coal) tenders see section 136A(2).	25
			<i>closing time</i> , for a call for EP (coal) tenders or a call for EP (non-coal) tenders, see section $136C(2)(b)$.	26 27

[s 78]

	<i>EP tender</i> means a tender for an exploration permit in response to a call for EP (coal) tenders or a call for EP (non-coal) tenders.									
	<i>prescribed criteria</i> , for the grant of an exploration permit, see section 137.									
	relevant Aurukun agreement means—									
	(a)	for a mineral development licence—the Aurukun agreement for the Aurukun project for which the licence was granted; or	7 8 9							
	(b)	for a mining lease—the Aurukun agreement for the Aurukun project for which the lease was granted.	10 11							
	<i>special criteria</i> , for a call for EP (coal) tenders or EP (non-coal) tenders, see section $136C(2)(d)(iii)$.									
		<i>er security</i> , for an EP tender, means an amount given by elevant tenderer as security for the tender.'.	14 15							
(3)	Schedule 2, definition Aurukun project, paragraph 1—									
	omit,	, insert—	17							
	'1	<i>Aurukun project</i> means a project for the extraction, transportation and processing of bauxite on—	18 19							
		(a) land that is more or less the land described as 'restricted area 315' (RA315) under this Act; or	20 21							
		(b) a part of the land mentioned in paragraph (a).'.	22							
(4)	Sche (c)—	edule 2, definition <i>eligible person</i> , paragraphs (b) and	23 24							
	omit,	, insert—	25							
	'(b)	for part 6A—a person who is a party to an Aurukun agreement with the State; and	26 27							
	(c)	for part 7AAA—a person who holds a mineral development licence under part 6A.'.	28 29							

Mining and Other Legislation Amendment Bill 2012 Part 7 Amendment of Mineral Resources Act 1989

[s 79]

		(5)	Schedule 2, definition <i>occupier</i> , paragraph (a), 'Act, or, for freehold land,'—	1 2
			omit, insert—	3
			'Act or'.	4
	Divi	sion	3 Amendments commencing by proclamation	5 6
Clause	79	chi	nendment of s 4B (Notice to local government and lef executive (planning) of particular mining nements)	7 8 9
		(1)	Section 4B(2), from 'mining registrar' to 'the tenement'—	10
			omit, insert—	11
			'chief executive must give notice of the mining tenement'.	12
		(2)	Section 4B(2)(a), 'the land'—	13
			omit, insert—	14
			'the area of the tenement'.	15
		(3)	Section 4B(4)(c), from 'from—'—	16
			omit, insert—	17
			'from the chief executive of the department in which this Act is administered.'.	18 19
Clause	80	Am	nendment of s 48 (Land in area of mining claim)	20
		(1)	Section 48(1), after 'prospecting permits'—	21
			insert—	22
			', or exploration permit or exploration permits,'.	23
		(2)	Section 48(1), note, 'or prospecting permits'—	24
			omit, insert—	25
			'or exploration permit'.	26

[s 81]

Clause	81	Am	endment of s 50 (Entitlements under mining claim)	1
		(1)	Section 50(1)(a)(ii), before 'hand'—	2
			insert—	3
			'for a mining claim other than a prescribed mining claim—'.	4
		(2)	Section 50(1)(a)—	5
			insert—	6
			'(iii) for a prescribed mining claim—mine in accordance with the conditions of the mining claim any mineral to which the mining claim applies; and'.	7 8 9 10
		(3)	Section 50(1)(b), 'hand'—	11
			omit.	12
		(4)	Section 50(1)(b)(i) and (iii), after 'area;'	13
			insert—	14
			'and'.	15
		(5)	Section 50(1)(b)(ii), after 'purpose;'	16
			insert—	17
			'and'.	18
		(6)	Section 50(1)(c), 'hand mining as provided in paragraph (a)(ii)'—	19 20
			omit, insert—	21
			'mining as provided in paragraph (a)(ii) or (iii)'.	22
		(7)	Section 50—	23
			insert—	24
		' (5)	In this section—	25
			prescribed mining claim means a mining claim that—	26
			 (a) applies to corundum, gemstones or other precious stones, and the area of which has been decided by the Minister under section 53; or 	27 28 29

				[s 82]	
			(b)	has been converted from a mining lease under section 816.'.	1 2
Clause	82		nendr gran	ment of s 51 (Land for which mining claim not to ted)	3 4
		(1)	Sect	tion 51(1) to (3), 'mining registrar'—	5
			omi	t, insert—	6
			'chi	ef executive'.	7
		(2)	Sect	tion 51—	8
			inse	rt—	9
		ʻ(1A)	of o for a is th	vever, subsection (1)(e) does not apply to land in the area r covered by an exploration permit, or earlier application an exploration permit, if the applicant for the mining claim he same person as the holder of, or applicant for, the loration permit.'.	10 11 12 13 14
Clause	83	Am Ian		ment of s 53 (Area and shape of mining claim	15 16
		(1)	Sect	tion 53(1), 'The land'—	17
			omi	t, insert—	18
			'Sul	pject to subsection (1A), the land'.	19
		(2)	Sect	tion 53—	20
			inse	rt—	21
		'(1A)	othe for a	a mining claim that applies to corundum, gemstones or er precious stones, the Minister also may grant the claim an area, of not more than 20ha, decided by the Minister <i>decided area</i>).'.	22 23 24 25
		(3)	Sect	tion 53(2), from 'However' to 'claim,'	26
			omi	t, insert—	27
			min	spite subsection (1)(a), the Minister may, for a particular ing claim for which an area is not decided by the ister,'.	28 29 30

[s 83]

(4)	Section 53—	1
	insert—	2
'(2A)	In deciding the area of a mining claim for subsection (1A), the Minister must have regard to—	3 4
	(a) whether the area of land is mineralised; and	5
	(b) whether the area of land is of an appropriate size and shape in relation to the mineralisation; and	6 7
	(c) the type and location of activities to be carried out under the mining claim.'.	8 9
(5)	Section 53(3), 'mining claim'—	10
	omit, insert—	11
	'mining claim for which an area is not decided by the Minister'.	12 13
(6)	Section 53—	14
	insert—	15
'(3A)	Subsection (3B) applies to a mining claim for which an area is decided by the Minister if the land to which the mining claim applies is within an area prescribed by regulation under subsection $(3)(b)$.	16 17 18 19
'(3B)	Despite subsection (1A), the Minister can not decide an area for the mining claim that is more than the area prescribed by regulation.'.	20 21 22
(7)	Section 53(4), after 'prescribed area'—	23
	insert—	24
	'or the decided area,'.	25
(8)	Section 53(5)—	26
	omit, insert—	27
'(5)	The chief executive must notify the holder that the land exceeds the prescribed area or decided area.'.	28 29

			[s 84]
		(9) Section 53(6), 'mining registrar'—	1
		omit, insert—	2
		'Minister'.	3
		(10) Section 53(6), after 'prescribed area'—	4
		insert—	5
		'or decided area'.	6
Clause	84	Amendment of s 55 (Restriction upon number of m claims)	ining 7 8
		(1) Section 55(2), 'any'—	9
		omit, insert—	1
		ʻa'.	1
		(2) Section 55(3), from 'may direct'—	1
		omit, insert—	1
		'may cancel the mining claim or interest.'.	14
Clause	85	Amendment of s 56 (Marking out land before applic for grant of mining claim)	cation 1
		Section 56(1), after 'permit'—	1
		insert—	1
		'or exploration permit'.	1
Clause	86	Amendment of s 58 (Consent of mining registrar re to certain marking out of land)	quired 2 2
		(1) Section 58, heading, 'mining registrar'—	2
		omit, insert—	2
		'chief executive'.	2
		(2) Section 58(1), from 'mining registrar' to 'application'	— 2.
		omit, insert—	2

[s 87]

			'chief executive is required and the chief executive's consent may be given at any time prior to the issue of the mining claim application certificate for the mining claim'.	1 2 3
		(3)	Section 58(2), 'mining registrar'—	4
			omit, insert—	5
			'chief executive'.	6
Clause	87		nendment of s 59 (Time for application for grant of ning claim)	7 8
			Section 59, after 'prospecting permit'—	9
			insert—	10
			'or exploration permit'.	11
Clause	88		nendment of s 61 (Application for grant of mining im)	12 13
		(1)	Section $61(1)(f)$, (g), (j)(i) and (ii) and (3), 'mining registrar'—	14 15
			omit, insert—	16
			'chief executive'.	17
		(2)	Section 61(1)(j), 'accompanied by'—	18
			omit, insert—	19
			'accompanied by each of the following'.	20
		(3)	Section 61(1)(j)(i), (ii) and (iii), '; and'—	21
			omit, insert—	22
			·., ,.	23
		(4)	Section 61(1)(j)(iv)—	24
			omit, insert—	25
			(iv) a work program for the activities to be carried out under the mining claim;	26 27

			 (v) if the application is for a mining claim for which the Minister is to decide an area under section 53—information about the matters mentioned in section 53(2A) for the mining claim.'. 	1 2 3 4
		(5)	Section 61(2)—	5
			omit.	6
		(6)	Section 61(4), 'A mining registrar'—	7
			omit, insert—	8
			'The chief executive'.	9
		(7)	Section 61(4), 'the mining registrar'—	10
			omit, insert—	11
			'the chief executive'.	12
		(8)	Section 61(3) to (5)—	13
			<i>renumber</i> as section $61(2)$ to (4).	14
		(9)	Section 61(4), as renumbered, 'subsection (4)'—	15
			omit, insert—	16
			'subsection (3)'.	17
Clause	89	Re	placement of s 64 (Certificate of application etc.)	18
			Section 64—	19
			omit, insert—	20
	'64	lss	ue of mining claim application certificate	21
		'(1)	This section applies if the chief executive is satisfied the applicant for the grant of a mining claim—	22 23
			(a) is eligible to apply for the mining claim; and	24
			(b) has complied with the requirements of this Act for the application.	25 26
		'(2)	The chief executive must give the applicant a certificate in the approved form (a <i>mining claim application certificate</i>) for the application.	27 28 29

[s 90]

		' (3)	The mining claim application certificate must state the following—	1 2
			(a) the number of the proposed mining claim;	3
			(b) the date and time the application was lodged;	4
			(c) the last day (the <i>last objection day</i>) for lodging objections to the application;	5 6
			(d) where the application and any additional documents given to the chief executive about the application may be inspected.	7 8 9
		'(4)	The last objection day must be at least 20 business days after the certificate is given to the applicant.'.	10 11
Clause	90	Om	nission of s 64A (Issue of certificate of public notice)	12
			Section 64A—	13
			omit.	14
Clause	91		placement of s 64B (Applicant's obligations for tificate of public notice)	15 16
Clause	91			
Clause	91		tificate of public notice)	16
Clause	91 '64B	cer	tificate of public notice) Section 64B—	16 17
Clause	-	cer	tificate of public notice) Section 64B— <i>omit, insert</i> — plicant's obligations for mining claim application	16 17 18 19
Clause	-	cer Ap	tificate of public notice) Section 64B— omit, insert— plicant's obligations for mining claim application tificate The applicant for a proposed mining claim must, within the later of the following periods to end, take the actions	16 17 18 19 20 21 22
Clause	-	cer Ap	 tificate of public notice) Section 64B— <i>omit, insert</i>— plicant's obligations for mining claim application tificate The applicant for a proposed mining claim must, within the later of the following periods to end, take the actions mentioned in subsection (2)— (a) 5 business days after the mining claim application 	16 17 18 19 20 21 22 23 24
Clause	-	cer Ap	 tificate of public notice) Section 64B— <i>omit, insert</i>— plicant's obligations for mining claim application tificate The applicant for a proposed mining claim must, within the later of the following periods to end, take the actions mentioned in subsection (2)— (a) 5 business days after the mining claim application certificate is given to the applicant; (b) if the chief executive at any time decides a longer 	16 17 18 19 20 21 22 23 24 25 26

[s 92]

		(a)	post a copy of the mining claim application certificate on the datum post of land the subject of the proposed mining claim; and	1 2 3
		(b)	durably engrave or mark the number of the proposed mining claim on the datum post; and	4 5
		(c)	give a copy of the certificate, the application for the mining claim and any additional document about the application given by the applicant to the chief executive to—	6 7 8 9
			(i) each owner of relevant land; and	10
			(ii) the relevant local government; and	11
		(d)	if the mining claim is for carrying out small scale mining activities—give a copy of the small scale mining code to each entity mentioned in paragraph (c)(i) and (ii).	12 13 14 15
	·(3)	on the	applicant must ensure the copy of the certificate posted he datum post remains on the post until the end of the last ction day for the application.	16 17 18
	' (4)	In th	is section—	19
			want land means the land the subject of the proposed ing claim or any other land necessary for access to that	20 21 22
Clause 92		nendr ligatio	nent of s 64C (Declaration of compliance with ons)	23 24
	(1)	Sect	ion 64C(1), 'mining registrar'—	25
		omit	t, insert—	26
		'chie	ef executive'.	27
	(2)	Sect	ion 64C(2)(a), 'mining registrar'—	28
		omit	t, insert—	29
		'Miı	nister'.	30

[s 93]

Clause	93	Am	endment of s 64D (Continuing obligation to notify)	1
		(1)	Section 64D(1), 'mining registrar'—	2
			omit, insert—	3
			'chief executive'.	4
		(2)	Section 64D(2), from 'person'—	5
			omit, insert—	6
			'entity mentioned in section 64B(2)(c)(i) and (ii).'.	7
Clause	94		endment of s 71 (Objection to application for grant of ning claim)	8 9
		(1)	Section 71(1), 'An entity'—	10
			omit, insert—	11
			'An owner of relevant land or the relevant local government'.	12
		(2)	Section 71—	13
			insert—	14
		'(5)	In this section—	15
			<i>relevant land</i> means the land the subject of the proposed mining claim or any other land necessary for access to that land.'.	16 17 18
Clause	95		endment of s 74 (Grant of mining claim to which no ection is lodged)	19 20
		(1)	Section 74(2), (3) and (4), 'mining registrar'—	21
			omit, insert—	22
			'Minister'.	23
		(2)	Section 74(2)(c), before 'an environmental'—	24
			insert—	25
			'if the mining claim is for other than small scale mining activities—'.	26 27

[s 96]

Clause	96	Am	endment of s 81 (Conditions of mining claim)	1
		(1)	Section 81(1), 'the following—'—	2
			omit, insert—	3
			'each of the following—'.	4
		(2)	Section 81(1)—	5
			insert—	6
			(ab) a condition that the holder must—	7
			(i) comply with the mandatory provisions of the small scale mining code to the extent the code applies to the holder; and	8 9 10
			 (ii) ensure any other person carrying out an authorised activity for the mining claim complies with the mandatory provisions of the small scale mining code to the extent the code applies to the holder; 	11 12 13 14
			(ac) if the mining claim is granted or renewed for a term of more than 5 years—a condition that the holder must, within 1 month after the fifth anniversary of the following days, give the chief executive a work program for activities to be carried out under the mining claim for the remaining term of the claim—	15 16 17 18 19 20
			(i) for a grant of a mining claim—the day the claim is granted;	21 22
			(ii) for a renewed mining claim—the day the term of the renewed claim started;'.	23 24
		(3)	Section $81(1)(b)$, (g), (j)(iv), (n) and (5)(a), 'mining registrar'—	25 26
			omit, insert—	27
			'Minister'.	28
		(4)	Section 81(1)(ab) to (n)—	29
			<i>renumber</i> as section 81(1)(b) to (p).	30
		(5)	Section 81(1AA), 'a mining registrar'—	31
			omit, insert—	32

[s 97]

		'the Minister'.	1
	(6)	Section 81(1AA), 'the mining registrar'—	2
		omit, insert—	3
		'the Minister'.	4
	(7)	Section 81(5), 'subsection (1)(d), (f)(ii) and (k)'—	5
		omit, insert—	6
		'subsection (1)(f), (h)(ii) and (m)'.	7
97			8 9
	(1)	Section 82(1) and (2), 'mining registrar'—	10
		omit, insert—	11
		'Minister'.	12
	(2)	Section 82(3), 'a mining registrar'—	13
		omit, insert—	14
		'the Minister'.	15
	(3)	Section 82(3), 'the mining registrar'—	16
		omit, insert—	17
		'the Minister'.	18
	(4)	Section 82(5), 'grant of'—	19
		omit, insert—	20
		'grant, if issued, for'.	21
98	Am	endment of s 83 (Provision of security)	22
	(1)	Section 83(1), (3), (4), (8), (10), (12), (13), (14) and (16), 'mining registrar'—	23 24
		omit, insert—	25
		'Minister'.	26
		 (7) 97 Am clai (1) (2) (3) (4) 98 Am 	 (6) Section 81(1AA), 'the mining registrar'— omit, insert— 'the Minister'. (7) Section 81(5), 'subsection (1)(d), (f)(ii) and (k)'— omit, insert— 'subsection (1)(f), (h)(ii) and (m)'. 97 Amendment of s 82 (Variation of conditions of mining claim) (1) Section 82(1) and (2), 'mining registrar'— omit, insert— 'Minister'. (2) Section 82(3), 'a mining registrar'— omit, insert— 'the Minister'. (3) Section 82(3), 'the mining registrar'— omit, insert— 'the Minister'. (4) Section 82(5), 'grant of'— omit, insert— 'grant, if issued, for'. 98 Amendment of s 83 (Provision of security) (1) Section 83(1), (3), (4), (8), (10), (12), (13), (14) and (16), 'mining registrar'— omit, insert—

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[s 99]

 (2) Section 83(1), 'outline under'— <i>omit, insert</i>— 'work program mentioned in'. (3) Section 83(7), 'A mining registrar for the district in which a mining claim is granted who'— <i>omit, insert</i>— (4) Section 83(7), 'may require'— <i>omit, insert</i>— <i>omit, insert</i>— 'the Minister may require'. (5) Section 83(9), 'A mining registrar'— <i>omit, insert</i>— 'the Minister'. (6) Section 83(15), 'mining registrar's— <i>omit, insert</i>— 'The Minister's'. (6) Section 83(15), 'mining registrar's'— <i>omit, insert</i>— 'Minister's'. (6) Section 88 (Issue of certificate of grant of mining claim) Section 88— <i>omit, insert</i>— 'Winister's'. (7) Minister' and the mining claim 'If the Minister grants a mining claim, the chief executive may issue to the applicant for the grant a certificate of grant in the approved form.'. 					
'work program mentioned in'.3(3) Section 83(7), 'A mining registrar for the district in which a mining claim is granted who'—4(3) Section 83(7), 'A mining registrar for the district in which a mining claim is granted who'—5omit, insert—6'If the Minister'.7(4) Section 83(7), 'may require'—8omit, insert—9', the Minister may require'.10(5) Section 83(9), 'A mining registrar'—11omit, insert—12'The Minister'.13(6) Section 83(15), 'mining registrar's'—14omit, insert—15'Minister's'.16Clause 99Replacement of s 88 (Issue of certificate of grant of mining claim)17Section 88—19omit, insert—20'88Issue of certificate of grant for mining claim21'If the Minister grants a mining claim, the chief executive may issue to the applicant for the grant a certificate of grant in the23			(2)	Section 83(1), 'outline under'—	1
 (3) Section 83(7), 'A mining registrar for the district in which a mining claim is granted who'— <i>omit, insert</i>— (4) Section 83(7), 'may require'— <i>omit, insert</i>— (5) Section 83(9), 'A mining registrar'— <i>omit, insert</i>— (5) Section 83(9), 'A mining registrar'— <i>omit, insert</i>— (6) Section 83(15), 'mining registrar's'— (7) Minister's'. (8) Section 88(Issue of certificate of grant of mining claim) Section 88— <i>omit, insert</i>— (7) Section 88 (8) Issue of certificate of grant for mining claim (7) The Minister grants a mining claim, the chief executive may issue to the applicant for the grant a certificate of grant in the 				omit, insert—	2
mining claim is granted who'— 5 omit, insert— 6 'If the Minister'. 7 (4) Section 83(7), 'may require'— 8 omit, insert— 9 ', the Minister may require'. 10 (5) Section 83(9), 'A mining registrar'— 11 omit, insert— 12 omit, insert— 12 'The Minister'. 13 (6) Section 83(15), 'mining registrar's'— 14 omit, insert— 15 'Minister's'. 16 Clause 99 Replacement of s 88 (Issue of certificate of grant of mining claim) 17 Section 88— 19 19 omit, insert— 20 '88 Issue of certificate of grant for mining claim 21 'If the Minister grants a mining claim, the chief executive may issue to the applicant for the grant a certificate of grant in the 23				'work program mentioned in'.	3
 'If the Minister'. (4) Section 83(7), 'may require'— <i>omit, insert</i>— ', the Minister may require'. (5) Section 83(9), 'A mining registrar'— <i>omit, insert</i>— 'The Minister'. (6) Section 83(15), 'mining registrar's'— <i>omit, insert</i>— 'Minister's'. (6) Section 88(Issue of certificate of grant of mining claim) Section 88— <i>omit, insert</i>— '88 Issue of certificate of grant for mining claim 'If the Minister grants a mining claim, the chief executive may issue to the applicant for the grant a certificate of grant in the 			(3)		
 (4) Section 83(7), 'may require'— <i>omit, insert</i>— ', the Minister may require'. (5) Section 83(9), 'A mining registrar'— <i>omit, insert</i>— 'The Minister'. (6) Section 83(15), 'mining registrar's'— <i>omit, insert</i>— 'Minister's'. Clause 99 Replacement of s 88 (Issue of certificate of grant of mining claim) Section 88— <i>omit, insert</i>— '88 Issue of certificate of grant for mining claim 'If the Minister grants a mining claim, the chief executive may issue to the applicant for the grant a certificate of grant in the 				omit, insert—	6
omit, insert—9', the Minister may require'.10(5) Section 83(9), 'A mining registrar'—11omit, insert—12'The Minister'.13(6) Section 83(15), 'mining registrar's'—14omit, insert—15'Minister's'.16Clause 99 Replacement of s 88 (Issue of certificate of grant of mining claim)17Section 88—19omit, insert—20'88 Issue of certificate of grant for mining claim21'If the Minister grants a mining claim, the chief executive may issue to the applicant for the grant a certificate of grant in the23				'If the Minister'.	7
 ', the Minister may require'. (5) Section 83(9), 'A mining registrar'— <i>omit, insert</i>— 'The Minister'. (6) Section 83(15), 'mining registrar's'— <i>omit, insert</i>— 'Minister's'. Clause 99 Replacement of s 88 (Issue of certificate of grant of mining claim) Section 88— <i>omit, insert</i>— '88 Issue of certificate of grant for mining claim 'If the Minister grants a mining claim, the chief executive may issue to the applicant for the grant a certificate of grant in the			(4)	Section 83(7), 'may require'—	8
 (5) Section 83(9), 'A mining registrar'— <i>omit, insert</i>— 'The Minister'. (6) Section 83(15), 'mining registrar's'— <i>omit, insert</i>— 'Minister's'. Clause 99 Replacement of s 88 (Issue of certificate of grant of mining claim) Section 88— <i>omit, insert</i>— '88 Issue of certificate of grant for mining claim 'If the Minister grants a mining claim, the chief executive may issue to the applicant for the grant a certificate of grant in the 				omit, insert—	9
omit, insert—12'The Minister'.13(6) Section 83(15), 'mining registrar's'—14omit, insert—15'Minister's'.16Clause 99Replacement of s 88 (Issue of certificate of grant of mining claim)17Section 88—19omit, insert—20'88Issue of certificate of grant for mining claim21'If the Minister grants a mining claim, the chief executive may issue to the applicant for the grant a certificate of grant in the23				', the Minister may require'.	10
 'The Minister'. (6) Section 83(15), 'mining registrar's'— <i>omit, insert</i>— 'Minister's'. Clause 99 Replacement of s 88 (Issue of certificate of grant of mining claim) Section 88— <i>omit, insert</i>— '88 Issue of certificate of grant for mining claim 'If the Minister grants a mining claim, the chief executive may issue to the applicant for the grant a certificate of grant in the 			(5)	Section 83(9), 'A mining registrar'—	11
(6) Section 83(15), 'mining registrar's'—14omit, insert—15'Minister's'.16Clause 99 Replacement of s 88 (Issue of certificate of grant of mining claim)17Section 88—19omit, insert—20'88 Issue of certificate of grant for mining claim21'If the Minister grants a mining claim, the chief executive may issue to the applicant for the grant a certificate of grant in the23				omit, insert—	12
omit, insert—15'Minister's'.16Clause 99Replacement of s 88 (Issue of certificate of grant of mining claim)17Section 88—19omit, insert—20'88Issue of certificate of grant for mining claim21'If the Minister grants a mining claim, the chief executive may issue to the applicant for the grant a certificate of grant in the23				'The Minister'.	13
'Minister's'.16Clause99Replacement of s 88 (Issue of certificate of grant of mining claim)17 18 18 19 omit, insert—17 18 19 20'88Issue of certificate of grant for mining claim 'If the Minister grants a mining claim, the chief executive may issue to the applicant for the grant a certificate of grant in the22 23			(6)	Section 83(15), 'mining registrar's'—	14
Clause 99 Replacement of s 88 (Issue of certificate of grant of mining claim) 17 Section 88— 19 omit, insert— 20 '88 Issue of certificate of grant for mining claim 21 'If the Minister grants a mining claim, the chief executive may issue to the applicant for the grant a certificate of grant in the 23				omit, insert—	15
mining claim)18Section 88—19omit, insert—20'88Issue of certificate of grant for mining claim21'If the Minister grants a mining claim, the chief executive may issue to the applicant for the grant a certificate of grant in the22				'Minister's'.	16
Section 88—19omit, insert—20'88Issue of certificate of grant for mining claim21'If the Minister grants a mining claim, the chief executive may issue to the applicant for the grant a certificate of grant in the2223	Clause	99			
omit, insert—20'88Issue of certificate of grant for mining claim21'If the Minister grants a mining claim, the chief executive may issue to the applicant for the grant a certificate of grant in the2223			mir		
'88Issue of certificate of grant for mining claim21'If the Minister grants a mining claim, the chief executive may issue to the applicant for the grant a certificate of grant in the2223					
⁴ 'If the Minister grants a mining claim, the chief executive may issue to the applicant for the grant a certificate of grant in the 23					20
issue to the applicant for the grant a certificate of grant in the 23		'88	lss	ue of certificate of grant for mining claim	21
				issue to the applicant for the grant a certificate of grant in the	23

[s 100]

Clause	100	Amendment of s 90 (Duty of holder of mining claim to mark boundary posts)	1 2
		Section 90, 'appearing on the certificate of grant of the mining claim'—	3 4
		omit.	5
Clause	101	Amendment of s 93 (Renewal of mining claim)	6
		(1) Section 93(1), 'mining registrar'—	7
		omit, insert—	8
		'Minister'.	9
		(2) Section 93(2)(a), from 'mining registrar'—	10
		omit, insert—	11
		'Minister;'.	12
		(3) Section 93(2)(b)—	13
		renumber as section 93(2)(c).	14
		(4) Section 93(2)—	15
		insert—	16
		(b) be accompanied by a work program for the activities to be carried out under the renewed mining claim;'.	17 18
		(5) Section 93(3) to (5) and (7) to (9), 'mining registrar'—	19
		omit, insert—	20
		'Minister'.	21
		(6) Section 93(8), 'licence'—	22
		omit, insert—	23
		'mining claim'.	24
Clause	102	Amendment of s 107 (Surrender of mining claim)	25
		(1) Section 107(1) to (4), (6), (9), (10) and (11), 'mining registrar'—	26 27

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		[s 103	3]
		omit, insert—	1
		'Minister'.	2
		(2) Section 107(10)(b), 'the relevant'—	3
		omit, insert—	4
		'any relevant'.	5
Clause	103	Amendment of s 108 (Abandonment of application for mining claim)	6 7
		(1) Section 108, 'mining registrar'—	8
		omit, insert—	9
		'Minister'.	10
		(2) Section 108(2)(b), 'certificate of public notice'—	11
		omit, insert—	12
		'mining claim application certificate'.	13
Clause	104	Amendment of s 110 (Use of machinery in mining claim area)	14 15
		Section 110(1)(a), 'or hand mining'—	16
		omit, insert—	17
		', hand mining or other mining'.	18
Clause	105	Amendment of s 123 (Property remaining on former mining claim may be sold etc.)	19 20
		(1) Section 123(1), (2) and (5), 'mining registrar'—	21
		omit, insert—	22
		'chief executive'.	23
		(2) Section 123(3)(c), 'for a relevant environmental authority'—	24
		omit.	25

[s 106]

Clause	106	Am res	nendment of s 124 (Approval for prospecting on serve subject of mining claim application)	1 2
		(1)	Section 124, heading, after 'prospecting'—	3
			insert—	4
			'or exploring'.	5
		(2)	Section 124(1), after 'permit'—	6
			insert—	7
			'or exploration permit'.	8
		(3)	Section 124(1) and (2), 'mining registrar'—	9
			omit, insert—	10
			'chief executive'.	11
		(4)	Section 124(1) and (2), after 'prospect'—	12
			insert—	13
			'or explore'.	14
		(5)	Section 124(3), 'a prospecting permit'—	15
			omit, insert—	16
			'a prospecting permit or exploration permit'.	17
		(6)	Section 124(3), 'prospecting purposes'—	18
			omit, insert—	19
			'prospecting or exploring purposes'.	20
Clause	107	Am are	nendment of s 125 (Variation of access to mining claim a)	21 22
		(1)	Section 125(1), (3), (4) and (9), 'mining registrar'—	23
			omit, insert—	24
			'chief executive'.	25
		(2)	Section 125(12)—	26
			omit.	27

<u>.</u>	100	Amondment of a 100 (Entitlements under surlar sterior	
Clause	108	Amendment of s 129 (Entitlements under exploration permit)	$\frac{1}{2}$
		Section 129(1)(b), 'mineral'—	3
		omit, insert—	4
		'mining claim, mineral'.	5
Clause	109	Amendment of s 141 (Conditions of exploration permit)	6
		(1) Section $141(1)(aa)(i)$, 'to the extent it'—	7
		omit, insert—	8
		'and the small scale mining code to the extent the codes'.	9
		(2) Section 141(1)(aa)(ii), after 'code'—	10
		insert—	11
		'and the small scale mining code'.	12
Clause	110	Amendment of s 148 (Rights and obligations upon application for mining lease or mineral development licence)	13 14 15
		(1) Section 148, heading, before 'mining'—	16
		insert—	17
		'mining claim,'.	18
		(2) Section 148(1)(a) and (b)—	19
		renumber as section 148(1)(b) and (c).	20
		(3) Section 148(1)—	21
		insert—	22
		'(a) a mining claim; or'.	23
		(4) Section 148(1), 'chapter', first mention—	24
		omit, insert—	25
		'part'.	26

[s 111]

		(5) Section 148(2), 'mineral development licen lease'—	ace or a mining 1 2
		omit, insert—	3
		'mining claim, mining lease or mineral develo	opment licence'. 4
Clause	111	Amendment of s 161 (Surrender of explorat	ion permit) 5
		Section 161(5)(b), 'the relevant'—	6
		omit, insert—	7
		'any relevant'.	8
Clause	112	Amendment of s 166 (Improvement restorat exploration permit)	t ion for 9 10
		Section 166(1)(b), before 'a mineral'—	11
		insert—	12
		'a mining claim,'.	13
Clause	113	Amendment of s 176 (Discovery of minerals reported)	s to be 14 15
		Section 176(2) and (3), 'a mineral'—	16
		omit, insert—	17
		'a mining claim, mineral'.	18
Clause	114	Amendment of s 177 (Reduction of area of e permit upon grant of mineral development I mining lease)	
		(1) Section 177, heading, before 'mineral'—	22
		insert—	23
		'mining claim,'.	24

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		[s 11	15]
		(2) Section 177, 'a mineral'—	1
		omit, insert—	2
		'a mining claim, mineral'.	3
Clause	115	Amendment of s 317 (Variation of access to mining leas area)	e 4 5
		(1) Section 317(1), (3), (4) and (9), 'mining registrar'—	6
		omit, insert—	7
		'chief executive'.	8
		(2) Section 317(12)—	9
		omit.	10
Clause	116	Amendment of s 318AAV (Indicative approval)	11
		(1) Section 318AAV(2)(a)—	12
		omit, insert—	13
		'(a) made to the Minister; and'.	14
		(2) Section 318AAV(2)(c)(i), (3) and (4), 'or mining registrar'-	- 15
		omit.	16
Clause	117	Amendment of s 318AAW (Applying for approval of assessable transfer)	17 18
		Section 318AAW(2)(a)—	19
		omit, insert—	20
		'(a) made to the Minister; and'.	21
Clause	118	Amendment of s 318AAX (Deciding application)	22
		(1) Section 318AAX(1), 'or the mining registrar'—	23
		omit.	24

[s 119]

		(2)	Section 318AAX(2), (5) and (8)(b), 'or mining registrar'— <i>omit</i> .	1 2
		(3)	Section 318AAX(4)(a)(ii), before 'a registered'—	-3
			insert—	4
			'for a mining tenement for other than small scale mining activities—'.	5 6
Clause	119		nendment of s 334ZA (Addition of wild river area to ning tenement)	7 8
		(1)	Section 334ZA(3)(a), 'certificate of public notice'—	9
			omit, insert—	10
			'mining claim application certificate or certificate of public notice'.	11 12
		(2)	Section 334ZA(3)(b), 'certificate of application'—	13
			omit, insert—	14
			'mining claim application certificate, certificate of application'.	15 16
		(3)	Section 334ZA(4), 'mining registrar'—	17
			omit, insert—	18
			'chief executive'.	19
Clause	120		nendment of s 335D (Right of internal review and peal against compliance direction)	20 21
			Section 335D(3)—	22
			omit, insert—	23
		' (3)	An internal review application under the applied provisions may be made only to—	24 25
			(a) if the compliance direction was given by an authorised officer—the chief executive; or	26 27

				[s 121]	
				if the compliance direction was given by the chief executive—the Minister.'.	1 2
Clause	121		olaceme er office	nent of ch 13, pt 3, hdg (Mining registrars and cers)	3 4
			Chapter	er 13, part 3, heading—	5
			omit, in	insert—	6
	'Pai	rt 3		Authorised Officers'.	7
Clause	122			ent of s 336 (Appointment of mining registrars • officers)	8 9
		(1)	Section officers	on 336, heading, 'of mining registrars and other rs'—	1(11
			omit.		12
		(2)	Section	n 336(1)—	13
			omit, in	insert—	14
		' (1)	public	hief executive may, by instrument in writing, appoint a service officer as an authorised officer to carry out ons under this Act.'.	15 16 17
		(3)	Section	n 336(2), 'A mining registrar'—	18
			omit, in	nsert—	19
			'The ch	chief executive'.	20
		(4)	Section	n 336(3)—	21
			omit.		22
		(5)	Section	on 336(4), 'subsection (3)'—	23
			omit, in	nsert—	24
			'this se	ection'.	25
		(6)	Section	n 336(4) and (5)—	26
			renumb	<i>ber</i> as section 336(3) and (4).	27

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[s 123]

Clause	123	Re	placement of ss 337–341	1
			Sections 337 to 341—	2
			omit, insert—	3
	'3 37	Ар	pointment conditions and limit on powers	4
		' (1)	An authorised officer holds office on any conditions stated in-	5 6
			(a) the authorised officer's instrument of appointment; or	7
			(b) a signed notice given to the authorised officer; or	8
			(c) a regulation.	9
		·(2)	The instrument of appointment, a signed notice given to the authorised officer or a regulation may limit the authorised officer's powers.	10 11 12
		' (3)	In this section—	13
			signed notice means a notice signed by the chief executive.	14
	'3 38	Wh	en office ends	15
		' (1)	The office of a person as an authorised officer ends if any of the following happens—	16 17
			(a) the term of office stated in a condition of office ends;	18
			(b) under another condition of office, the office ends;	19
			(c) the authorised officer's resignation under section 339 takes effect.	20 21
		'(2)	Subsection (1) does not limit the ways the office of a person as an authorised officer ends.	22 23
		' (3)	In this section—	24
			<i>condition of office</i> means a condition under which the authorised officer holds office.	25 26

		[s 123]	
'339	Re	signation	1
		'An authorised officer may resign by signed notice given to the chief executive.	2 3
'340	lss	ue of identity card	4
	'(1)	The chief executive must issue an identity card to each authorised officer.	5 6
	' (2)	The identity card must—	7
		(a) contain a recent photo of the authorised officer; and	8
		(b) contain a copy of the authorised officer's signature; and	9
		(c) identify the person as an authorised officer under this Act; and	1(1
		(d) state an expiry date for the card.	12
	' (3)	This section does not prevent the issue of a single identity card to a person for this Act and other purposes.	1. 14
'341	Pro	oduction or display of identity card	1:
	'(1)	In exercising a power in relation to a person in the person's presence, an authorised officer must—	10 17
		(a) produce the authorised officer's identity card for the person's inspection before exercising the power; or	18 19
		(b) have the identity card displayed so it is clearly visible to the person when exercising the power.	20 2
	'(2)	However, if it is not practicable to comply with subsection (1), the authorised officer must produce the identity card for the person's inspection at the first reasonable opportunity.	2: 2: 2:
(0] = 1			_
341/	A Ke	turn of identity card	2

'If the office of a person as an authorised officer ends, the 26 person must return the person's identity card to the chief 27

[s 124]

			executive within 21 days after the office ends unless the person has a reasonable excuse.	1 2
			Maximum penalty—50 penalty units.'.	3
Clause	124		nendment of s 342 (Powers of mining registrars and ners)	4 5
		(1)	Section 342, heading, 'mining registrars and others'—	6
			omit, insert—	7
			'authorised officers'.	8
		(2)	Section 342(1), from 'times—' to 'chief executive;'—	9
			omit, insert—	10
			'times, a person who is an authorised officer'.	11
		(3)	Section 342(1)(e) to (n)—	12
			renumber as section 342(1)(a) to (j).	13
		(4)	Section 342(1)(f), as renumbered, 'ask a mining registrar, deputy mining registrar, field officer or other officer'—	14 15
			omit, insert—	16
			'ask another person'.	17
		(5)	Section 342(2), 'subsection (1)(m)'—	18
			omit, insert—	19
			'subsection (1)(i)'.	20
		(6)	Section 342(3), 'mining registrar, deputy mining registrar, field officer or other officer or'—	21 22
			omit.	23
		(7)	Section 342(4), from 'complaint of a mining registrar' to 'behalf that'—	24 25
			omit, insert—	26
			'complaint of an authorised officer that'.	27

[s 125]

	(8)	Section 342(4), 'conferred upon' to 'behalf under'-	
		omit, insert—	
		'conferred on an authorised officer under'.	
	(9)	Section 342(7), from 'mining registrar' to 'situated'—	
		omit, insert—	
		'chief executive'.	
	(10)	Section 342(10), 'a mining registrar, deputy mining registrar, field officer or other officer or person authorised by the Minister'—	
		omit, insert—	
		'an authorised officer'.	
	(11)	Section 342(10), 'person's aid'—	
		omit, insert—	
		'officer's aid'.	
	(12)	Section 342(10), 'person thinks'—	
		omit, insert—	
		'officer considers'.	
	(13)	Section 342(10), 'person of the person's power'—	
		omit, insert—	
		'officer of the officer's power'.	
25		endment of s 343 (Seizure of minerals produced by or nicles, machinery etc. used in unauthorised mining)	
	(1)	Section 343(1), from 'this Act—' to 'may, without'—	
		omit, insert—	
		'this Act, an authorised officer may, without'.	
	(2)	Section 343(1), 'mining registrar, deputy mining registrar, field officer or, as the case may be, other officer'—	
		omit, insert—	

Clause

[s 126]

		'authorised officer'.	1
	(3)	Section 343(2), 'A mining registrar, deputy mining registrar, field officer or other officer'—	2 3
		omit, insert—	4
		'An authorised officer'.	5
	(4)	Section 343(2)(d), 'mining registrar or'—	6
		omit.	7
	(5)	Section 343(3) to (7), (10) and (11), 'mining registrar, deputy mining registrar, field officer or other officer'—	8 9
		omit, insert—	10
		'authorised officer'.	11
	(6)	Section 343(4), 'known to the person'—	12
		omit, insert—	13
		'known to the officer'.	14
	(7)	Section 343(12), 'a mining registrar, deputy mining registrar, field officer or other officer'—	15 16
		omit, insert—	17
		'an authorised officer'.	18
126	On	nission of ch 13, pt 4 (Chief executive)	19
		Chapter 13, part 4—	20
		omit.	21
127	Re	numbering of ch 13, pts 5 and 6	22
		Chapter 13, parts 5 and 6—	23
		renumber as chapter 13, parts 4 and 5.	24

Clause

Clause

[s 128]

Clause	128		nendment of s 386J (Request to applicant about plication)	$\frac{1}{2}$
		(1)	Section 386J(1), 'relevant person for the application'—	3
			omit, insert—	4
			'chief executive'.	5
		(2)	Section 386J(1)(a), (b) and (c), (4) and (6), 'relevant person'—	6 7
			omit, insert—	8
			'chief executive'.	9
		(3)	Section 386J(7), definition relevant person—	10
			omit.	11
Clause	129		nendment of s 386K (Refusing application for failure to mply with request)	12 13
		(1)	Section 386K(1)(a), 'or the mining registrar'—	14
			omit.	15
		(2)	Section 386K(1)(c), 'person who gave the notice'—	16
			omit, insert—	17
			'chief executive'.	18
		(3)	Section 386K(2)—	19
			omit, insert—	20
		'(2)	The Minister may refuse the application.'.	21
Clause	130		nendment of s 386L (Notice to progress relevant plications)	22 23
		(1)	Section 386L(1), (3) and (4), 'relevant person'—	24
			omit, insert—	25
			'Minister'.	26

[s 131]

		(2)	Section 386L(5), definition <i>relevant person—</i> <i>omit</i> .	1 2
Clause	131	app	endment of s 386O (Place or way for making plications, giving, filing, forwarding or lodging cuments or making submissions)	3 4 5
		(1)	Section 386O(1)(b), ', chief executive or mining registrar'—	6
			omit, insert—	7
			'or chief executive'.	8
		(2)	Section 386O(5)—	9
			omit, insert—	10
		'(5)	Without limiting subsection (4), the way prescribed under a regulation may include to forward the document to another place.'.	11 12 13
Clause	132		endment of s 386P (Requirements for making plication)	14 15
Clause	132			
Clause	132	app	plication)	15
Clause	132	app	Section 386P(2), 'relevant person for the application'—	15 16 17
Clause	132	app	Section 386P(2), 'relevant person for the application'— omit, insert—	15 16
Clause	132	арр (1)	Section 386P(2), 'relevant person for the application'— <i>omit, insert</i> — 'chief executive'.	15 16 17 18
Clause	132	арр (1)	Section 386P(2), 'relevant person for the application'— <i>omit, insert</i> — 'chief executive'. Section 386P(3), 'relevant person'—	15 16 17 18 19
Clause	132	арр (1)	Section 386P(2), 'relevant person for the application'— <i>omit, insert</i> — 'chief executive'. Section 386P(3), 'relevant person'— <i>omit, insert</i> —	15 16 17 18 19 20
Clause	132	apr (1) (2)	Section 386P(2), 'relevant person for the application'— <i>omit, insert</i> — 'chief executive'. Section 386P(3), 'relevant person'— <i>omit, insert</i> — 'chief executive'.	15 16 17 18 19 20 21
Clause	132	apr (1) (2)	Section 386P(2), 'relevant person for the application'— <i>omit, insert</i> — 'chief executive'. Section 386P(3), 'relevant person'— <i>omit, insert</i> — 'chief executive'. Section 386P(4)—	15 16 17 18 19 20 21 22
Clause	132	apr (1) (2) (3)	Section 386P(2), 'relevant person for the application'— <i>omit, insert</i> — 'chief executive'. Section 386P(3), 'relevant person'— <i>omit, insert</i> — 'chief executive'. Section 386P(4)— <i>omit, insert</i> — If the chief executive decides to refuse to receive or process	15 16 17 18 19 20 21 22 23 24

Mining and Other Legislation Amendment Bill 2012 Part 7 Amendment of Mineral Resources Act 1989

					[s 133]	
		(4)	Secti	ion 3	86P(5)—	1
			omit	•		2
Clause	133	Ins	ertio	n of I	new s 391C	3
			Afte	r sect	ion 391B—	4
			inser	rt—		5
	ʻ391C	Sm	all so	ale ı	mining code	6
		'(1)	scale	e min	on may make a code, for managing impacts of small ing activities carried out under a mining claim or on permit (a <i>small scale mining code</i>), that—	7 8 9
			(a)	state	es guidelines for small scale mining activities to—	10
				(i)	ensure the activities are carried out in an environmentally responsible way; and	11 12
				(ii)	ensure land subject to the activities is managed responsibly; and	13 14
				(iii)	minimise conflicts about land use because of the carrying out of the activities; and	15 16
				(iv)	ensure land is rehabilitated, and improvements on the land are restored to an appropriate condition, after the small scale mining activities carried out on the land are completed; and	17 18 19 20
			(b)	man	oses on the mining claim or exploration permit datory conditions concerning the conduct of orised activities on land.	21 22 23
		'(2)	inco perm	nsiste nit, th	latory provision of the small scale mining code is nt with a condition of a mining claim or exploration e mandatory provision prevails to the extent of the ncy.'.	24 25 26 27

[s 134]

Clause	134	Amendment of s 404B (Interference with particular things)	1 2
		Section 404B(1)(b), before 'certificate'—	3
		insert—	4
		'mining claim application certificate or'.	5
Clause	135	Amendment of s 404C (Information requirements for holders of mining tenements)	6 7
		(1) Section 404C(1), 'following person'—	8
		omit, insert—	9
		'chief executive or an authorised officer'.	10
		(2) Section 404C(1), from 'the tenement—'—	11
		omit, insert—	12
		'the tenement.'.	13
Clause	136	Amendment of s 404D (False or misleading document)	14
		Section 404D(1), 'a mining registrar'—	15
		omit, insert—	16
		'an authorised officer'.	17
Clause	137	Amendment of s 406 (Land Court may review direction or requirement)	18 19
		(1) Section 406(1)(a), 'a mining registrar, deputy mining registrar, field officer or other authorised officer'—	20 21
		omit, insert—	22
		'an authorised officer'.	23
		(2) Section $406(3)$ —	24
		omit.	25
		(3) Section 406(6) and (7)(b), 'mining registrar, deputy mining registrar, field officer or authorised officer'—	26 27

			[s 138]
		omit, insert—	1
		'authorised officer'.	2
Clause	138	Amendment of s 409 (Removal orders)	3
		(1) Section 409(1)(aa) to (b)—	4
		omit, insert—	5
		'(a) an authorised officer; or'.	6
		(2) Section $409(1)(c)$ to (e)—	7
		renumber as section 409(1)(b) to (d).	8
		(3) Section 409(3), (4) and (6), 'the mining registrar'—	9
		omit, insert—	10
		'an authorised officer'.	11
		(4) Section 409(3), 'mining registrar's'—	12
		omit, insert—	13
		'authorised officer's'.	14
		(5) Section 409(7), 'mining registrar'—	15
		omit, insert—	16
		'chief executive'.	17
Clause	139	Amendment of s 417 (Regulation-making power)	18
		Section 417(2)(r), after 'section 386O(2)(b)'—	19
		insert—	20
		'or (4)'.	21
Clause	140	Insertion of new ch 15, pt 6, div 2	22
		Chapter 15, part 6—	23
		insert—	24

'Division 2 Provisions for amendments commencing by proclamation

1

2

30

'809	Det	finitions for div 2	3
		'In this division—	4
		commencement means the commencement of this division.	5
		<i>pre-amended Act</i> means this Act as in force before the commencement.	6 7
		<i>former</i> , in relation to a provision of this Act, means the provision as in force before the commencement.	8 9
'810	Ар	plication of former ss 61, 64 to 64D and 83	10
	'(1)	Subsections (2) and (3) apply to an application for the grant of a mining claim made but not decided before the commencement.	11 12 13
	'(2)	Former section $61(1)(j)(iv)$ continues to apply to the application as if the reference in the subparagraph to the mining registrar's satisfaction were a reference to the chief executive's satisfaction.	14 15 16 17
	' (3)	Former sections 64 to 64D continue to apply to the application—	18 19
		 (a) as if a reference in the sections, other than former section 64C(2)(a), to a mining registrar were a reference to the chief executive; and 	20 21 22
		(b) as if the reference in former section $64C(2)(a)$ were a reference to the Minister.	23 24
	'(4)	Subsection (5) applies to an application for the grant or renewal of a mining claim made but not decided before the commencement.	25 26 27
	'(5)	Former section $83(1)$ continues to apply to the application as if the reference in the subsection to the mining registrar were a	28 29

reference to the Minister.

'811	Pro	ovision about condition for work program	1
	' (1)	Subsection (2) applies to a mining claim in force on the commencement if the claim was granted or renewed more than 5 years before the commencement.	2 3 4
	'(2)	The condition mentioned in section $81(1)(c)$ as in force after the commencement applies to the mining claim only if it is renewed after the commencement.	5 6 7
	'(3)	Subsection (4) applies to a mining claim in force on the commencement if—	8 9
		(a) the claim was granted or renewed for a term of more than 5 years; and	10 11
		(b) the fifth anniversary of the grant or renewal of the claim happens within 6 months after the commencement.	12 13
	'(4)	Section 81(1)(c) as in force after the commencement applies to the claim as if the condition under that paragraph required the holder of the claim to give the chief executive a work program for the claim within 7 months after the commencement.	14 15 16 17 18
'812	Ар	plication of s 93 to renewal of mining claim	19
	' (1)	This section applies to an application for renewal of a mining claim made but not decided before the commencement.	20 21
	'(2)	Section 93(2)(b) as in force after the commencement does not apply to the application.	22 23
'813	Per	rsons taken to be authorised officers	24
	' (1)	This section applies to a person who, immediately before the commencement, is a mining registrar, deputy mining registrar, field officer, other officer or other person appointed under the pre-amended Act, former section $336(1)$ or (3).	25 26 27 28
	'(2)	On the commencement, the person is taken to be appointed as an authorised officer.	29 30

'814			ces to repealed terms in former provisions er documents	1 2
	' (1)	form regis	section applies if, on the commencement, a reference in a ner provision to a mining registrar or deputy mining strar becomes a reference to an authorised officer, the f executive or the Minister (the <i>replacement entity</i>).	3 4 5 6
	'(2)	If ne	ecessary or convenient for the operation of this Act—	7
		(a)	a thing done by or given to a mining registrar or deputy mining registrar under the former provision is taken to have been done by or given to the replacement entity; and	8 9 10 11
		(b)	an application made, or that could be made, to a mining registrar or deputy mining registrar under the former provision is taken to have been made, or may be made, to the replacement entity; and	12 13 14 15
		(c)	an approval, permit, lease, licence or other authorisation, however called, or other thing granted or given by a mining registrar or deputy mining registrar under the former provision is taken to have been granted or given by the replacement entity; and	16 17 18 19 20
		(d)	an action taken by, or to be taken by, a mining registrar or deputy mining registrar under the former provision is taken to have been taken, or may be taken, by the replacement entity; and	21 22 23 24
		(e)	a decision, direction, recommendation or requirement made by, or to be made by, a mining registrar or deputy mining registrar under the former provision is taken to have been made by, or may be made by, the replacement entity; and	25 26 27 28 29
		(f)	a reference in the former provision to a mining registrar or deputy mining registrar is, if the context permits, taken to be a reference to the replacement entity; and	30 31 32
		(g)	a reference in a document to a mining registrar or deputy mining registrar is, if the context permits, taken to be a reference to the replacement entity.	33 34 35

[s	140]
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	' (3)	repla subs	ecessary or convenient for the operation of this Act, the accement entity may deal with a matter mentioned in ection (2) in compliance with the Act as in force after the mencement.	1 2 3 4
'815	Oth	er re	ferences to repealed terms	5
		unde	a document or other Act, a reference to a following term or the pre-amended Act may, if the context permits, be in as a reference to an authorised officer—	6 7 8
		(a)	mining registrar;	9
		(b)	deputy mining registrar;	10
		(c)	relevant officer.	11
'816	Coi	nvers	ion of mining lease to mining claim	12
010	·(1)	This	section applies to a mining lease or mining leases for ndum, gemstones or other precious stones if—	12 13 14
		(a)	the area of the mining lease, or combined area of the mining leases, is not more than 20ha; and	15 16
		(b)	for 2 or more mining leases—	17
			(i) the land in the area of the leases is contiguous; and	18
			(ii) the holder of the mining leases is the same entity.	19
	'(2)	years conv a mi	holder of the mining lease or mining leases may, within 2 s after the commencement, apply to the Minister to ert the whole area of the mining lease or mining leases to ming claim or 2 mining claims applying to corundum, stones or other precious stones.	20 21 22 23 24
	' (3)	The	application must—	25
		(a)	be in the approved form; and	26
		(b)	state the name of each applicant; and	27
		(c)	state the number of the mining lease or mining leases; and	28 29

	(d)	boundaries of the land to be included in the mining	1 2 3
	(e)	are the subject of the application and state the name and address of each owner of the land and of land that is to	4 5 6 7
	(f)	62(c), the land proposed to be used as access from a point, the chief executive considers appropriate, outside the boundary of the proposed mining claim or mining claims to the land over which the mining claim or	8 9 10 11 12 13
	(g)	representation the chief executive considers appropriate setting out the boundaries of the land to be included in the mining claim or mining claims and the land to be	14 15 16 17 18
	(h)	be carried out under the mining claim or mining claims;	19 20 21
	(i)		22 23
'(4)		e e	24 25
	(a)	include the whole of the surface of the land within the mining lease or mining leases and can not include any	26 27 28 29
	(b)		30 31
		(i) the day that is 10 years after the conversion;	32
		term of the mining lease would have ended if it had	33 34 35

	(iii) if more than 1 mining lease is converted—the first day the term of any of the mining leases would have ended if that mining lease had not been converted.	1 2 3 4			
'(5)	The Minister must consider an application made under this section and decide to grant or refuse the application.	5 6			
'(6)	The Minister may grant the application if satisfied the holder has complied with the conditions of the relevant mining lease and this Act in relation to the lease.	7 8 9			
'(7)	If the Minister decides to grant the application, the chief executive must—	10 11			
	(a) give the applicant notice of the decision; and	12			
	(b) record particulars of the conversion in the register.	13			
' (8)	If the Minister decides to refuse the application, the chief executive must give the applicant notice of the decision and reasons for it.				
' (9)	On the recording of the particulars of the conversion in the register—	17 18			
	(a) the relevant mining lease is taken to be a mining claim; and	19 20			
	(b) any security deposited under this Act for the lease is taken to be a security deposited for the mining claim.	21 22			
'(10)	If a relevant mining lease is subject to a condition that it can not be renewed or further renewed, the converted mining claim is subject to a condition that it can not be renewed.	23 24 25			
'(11)	Without limiting section 81 or subsection (10), a converted mining claim is subject to the conditions decided by the Minister and stated on the notice mentioned in subsection $(7)(a)$.				
'(12)	If the term of a relevant mining lease would, but for this subsection, end before the application is decided, the lease is taken to continue in force until the application is decided.	30 31 32			

[s 141]

		' (13)	In this section—	1
			<i>relevant mining lease</i> , for an application, means the mining lease to which the application relates.'.	2 3
Clause	141	pro	nendment of sch 1 (Access and compensation ovisions for exploration permits and mineral velopment licences)	4 5 6
		(1)	Schedule 1, section 6(2)—	7
			insert—	8
			'(ba) if the exploration tenement is for a small scale mining activity—the small scale mining code; and'.	9 10
		(2)	Schedule 1, section 6(2)(d)—	11
			omit, insert—	12
			'(d) any relevant environmental authority for the exploration tenement.'.	13 14
		(3)	Schedule 1, section 6(2)(ba) to (d)—	15
			<i>renumber</i> as schedule 1, section $6(2)(c)$ to (e).	16
Clause	142	Am	nendment of sch 1A (Native title provisions)	17
		(1)	Schedule 1A, section 464(2)—	18
			omit.	19
		(2)	Schedule 1A, section 464(3)(b), (4) and (6), 'mining registrar'—	20 21
			omit, insert—	22
			'Minister'.	23
		(3)	Schedule 1A, section 663(3)(a)—	24
			omit.	25
		(4)	Section 663(3)(b) and (c)—	26
			renumber as section 663(3)(a) and (b).	27

Clause	143	Am	nendment of sch 2 (Dictionary)		
		(1)	Schedule 2, definitions <i>certificate of public notice</i> , <i>deputy mining registrar</i> , <i>mandatory provision</i> , <i>mining registrar</i> and <i>relevant officer</i> —	2 3 4	
			omit.	5	
		(2)	Schedule 2—	6	
			insert—	7	
			<i>authorised officer</i> means a person appointed as an authorised officer under section 336.	8 9	
			<i>certificate of public notice</i> , for an application for a mining lease, means—	10 11	
			(a) the certificate of public notice for the application given under section 252A; or	12 13	
			(b) if the certificate of public notice has been reissued under section 253—the reissued certificate.	14 15	
			<i>mandatory provision</i> , of the land access code or the small scale mining code, means a provision of the code with which the code requires compliance.	16 17 18	
			<i>mining claim application certificate</i> see section 64(2).	19	
			<i>small scale mining activity</i> see the Environmental Protection Act, schedule 4.	20 21	
			small scale mining code see section 391C(1).	22	
			<i>work program</i> , for activities to be carried out under a mining claim, means a document containing the following information about the activities—	23 24 25	
			(a) the mining method to be used;	26	
			(b) details of water storage facilities for the area of the mining claim;	27 28	
			(c) information about mine workings on or to be located on the area of the claim or land adjoining the claim;	29 30	
			(d) the quantity of minerals to be mined;	31	
			(e) the treatment methods to be used on the mined minerals;	32	

(f)	details of electrical equipment and explosives to be used for the activities;	1 2
(g)	information about the proposed hours of operation and the number of employees for the activities;	3 4
(h)	details of any buildings or other structures, including, for example, sheds and temporary accommodation buildings, located or to be located in the area;	5 6 7
(i)	other information about the activities prescribed under a regulation.'.	8 9
		10 11
omit	, insert—	12
'cha	pter 13, part 4,'.	13
Sche	edule 2, definition give, from 'Minister' to 'registrar'—	14
omit	, insert—	15
'Mir	nister or chief executive'.	16
		17 18
omit	, insert—	19
'sect	tion 64(3)(c)'.	20
	(g) (h) (i) Schea and a omit 'chaa Schea omit 'Mir Schea 'sect omit	 for the activities; (g) information about the proposed hours of operation and the number of employees for the activities; (h) details of any buildings or other structures, including, for example, sheds and temporary accommodation buildings, located or to be located in the area; (i) other information about the activities prescribed under a

Part 8	Amendment of Mines	21
	Legislation (Streamlining)	22
	Amendment Act 2012	23

Clause	144	Act amended				24
		This part <i>Amendment</i>	e Mines	Legislation	(Streamlining)	25 26

[9	s 1	45]	

Clause	145	Amendment of s 132 (Replacement of ch 6, pt 11 (Dealings))	1 2
		(1) Section 132, inserted section 277—	3
		renumber as inserted section 277A.	4
		(2) Section 132, inserted section 279, 'has the effect of transferring'—	5 6
		omit, insert—	7
		'transfers'.	8
		Editor's note—	9
		Legislation ultimately amended—	10
		Geothermal Energy Act 2010	11
Clause	146	Amendment of s 143 (Amendment of sch 2 (Dictionary))	12
		Section 143(2), inserted definition <i>dealing</i> —	13
		omit.	14
		Editor's note—	15
		Legislation ultimately amended—	16
		Geothermal Energy Act 2010	17
Clause	147	Amendment of s 146 (Replacement of ch 5, pt 14 (Dealings))	18 19
		Section 146, inserted section 347(b), 'has the effect of transferring'—	20 21
		omit, insert—	22
		'transfers'.	23
		Editor's note—	24
		Legislation ultimately amended—	25
		Greenhouse Gas Storage Act 2009	26

[s 148]

Clause	148	Amendment of s 163 (Amendment of s 91 (Initial term of mining claim))	1 2
		Section 163(2), inserted section 91(1), '5 years'—	3
		omit, insert—	4
		'10 years'.	5
		Editor's note—	6
		Legislation ultimately amended—	7
		Mineral Resources Act 1989	8
Clause	149	Amendment of s 164 (Amendment of s 93 (Renewal of mining claim))	9 10
		Section 164(2), inserted section 93(4), '5 years'—	11
		omit, insert—	12
		'10 years'.	13
		Editor's note—	14
		Legislation ultimately amended—	15
		Mineral Resources Act 1989	16
Clause	150	Amendment of 208 (Amendment of s 299 (Consolidation of mining leases))	17 18
		Section 208(2), after 'Sections 232,' —	19
		insert—	20
		²³⁸ , ² .	21
		Editor's note—	22
		Legislation ultimately amended—	23
		Mineral Resources Act 1989	24
Clause	151	Amendment of s 216 (Insertion of new pts 7AAAB–7AAAE))	25 26
		(1) Section 216, inserted section 318AAP(1)(e)(i), after 'lease;'—	27 28

[s 152]

			insert—	1
			'or'.	2
		(2)	Section 216, inserted section 318AAQ, 'has the effect of transferring'-	3 4
			omit, insert—	5
			'transfers'.	6
		(3)	Section 216, inserted section 318AAT(4), note, from 'dealing' to 'registrar'—	7 8
			omit, insert—	9
			'transfer and must be approved by the Minister'.	10
		(4)	Section 216, inserted section 318AAZI(1), 'registrar or'-	11
			omit.	12
		(5)	Section 216, inserted section 318AAZI(2)(b), 'a mining registrar or'—	13 14
			omit.	15
		(6)	Section 216, inserted section 318AAZJ(3) and (6), 'mining registrar'—	16 17
			omit, insert—	18
			'chief executive'.	19
			Editor's note—	20
			Legislation ultimately amended—	21
			Mineral Resources Act 1989	22
Clause	150	۸	conducent of a 222 (Depleterment of as 227 and 227A)	22
Clause	152	Am	nendment of s 228 (Replacement of ss 387 and 387A)	23
			Section 228, inserted section 387(1)(g) to (i)—	24
			omit, insert—	25
			'(g) applications (other than EP tenders) for the grant of exploration permits; and	26 27
			(h) applications for the grant of mineral development licences; and	28 29

[s 153]

		(i) acquired land; and	1
		(j) any other matters prescribed under a regulation.'.	2
		Editor's note—	3
		Legislation ultimately amended—	4
		Mineral Resources Act 1989	5
Clause	153	Amendment of s 243 (Insertion of new pt 19, div 17)	6
		Section 243, inserted section 795(3)—	7
		omit.	8
		Editor's note—	9
		Legislation ultimately amended—	10
		Mineral Resources Act 1989	11
Clause	154	Amendment of s 256 (Replacement of pt 6N (Dealings))	12
		Section 256, inserted section 80G, 'has the effect of transferring'—	13 14
		omit, insert—	15
		'transfers'.	16
		Editor's note—	17
		Legislation ultimately amended—	18
		• Petroleum Act 1923	19
Clause	155	Amendment of s 273 (Replacement of ch 5, pt 10 (Dealings))	20 21
		Section 273, inserted section 570(c), 'has the effect of transferring'—	22 23
		omit, insert—	24
		'transfers'.	25

				[s 156]	
			Editor's note—		1
			Legislation ultimately amo	ended—	2
			Petroleum and	l Gas (Production and Safety) Act 2004	3
Clause	156		placement of s 290 (R ploration permits))	eplacement of pt 5, hdg	4 5
			Section 290—		6
			omit, insert—		7
	'290	Re	placement of particula	ar headings in pt 5	8
		'(1)	This section amends pa the part into a chapter a	articular headings in part 5 to convert nd divisions into parts.	9 10
		'(2)	•	omitting each heading mentioned in g each heading mentioned in column	11 12 13
			Column 1	Column 2	
		F	leading omitted	Heading inserted	
			Part 5, heading	Chapter 4 Exploration permits	
		Part	5, division 1, heading	Part 1 Preliminary	
		Part	5, division 2, heading	Part 2 Obtaining exploration permit for a mineral other than coal	
		Part	5, division 3, heading	Part 3 Obtaining exploration permit for coal	
	Part	5, divis	sion 3, subdivision 1, heading	Division 1 Preliminary	
	Part	5, divis	sion 3, subdivision 2, heading	Division 2 Competitive tenders	
	Part	5, divis	sion 3, subdivision 3, heading	Division 3 Deciding tenders	
	Part	5, divis	ion 3, subdivision 4, heading	Division 4 Obtaining exploration permit following surrender	
		Part	5, division 4, heading	Part 4 Other provisions about exploration permits'.	
			Editor's note—		14
			Legislation ultimately amo	ended—	15
			Mineral Resource	ces Act 1989	16

[s 157]

Clause	157	Insertion of n	ew ss 321A and 321B	1
		After section	on 321—	2
		insert—		3
	ʻ321A		of pt 19, div 18, hdg (Transitional Fiscal Repair Amendment Act 2012)	4 5
		'Part 19, d	ivision 18, heading—	6
		omit, inser	<i>t</i> —	7
	'Part	5	Transitional provision for Fiscal Repair Amendment Act 2012'.	8 9
	'321B	Replacement sdiv 1 hdg	of pt 19, div 19, hdg and pt 19, div 19,	10 11
			division 19, heading and part 19, division 19, n 1, heading—	12 13
		omit, inser	<i>t</i> —	14
	'Part	6	Transitional provisions for Mining and Other Legislation Amendment Act 2012	15 16 17
	'Divis	sion 1	Provisions for amendments commencing on assent'.	18 19
		Editor's note	<u>, </u>	20
		Legislation	n ultimately amended—	21
		• 1	Mineral Resources Act 1989	22
Clause	158	commencing for the restruct(1) Schedule 2	of sch 2 (Consequential amendments by proclamation other than amendments cture of the Mineral Resources Act 1989) 2, amendment 36 and 37 of the <i>Mineral Resources</i>	23 24 25 26
		Act 1989—	-	27

			[s 159]			
			omit, insert—	1		
	'36	See	Section 141(1)(f), as renumbered, 'and in the way'—			
			omit.	3		
	'37	See	ction 141(1)(f), as renumbered—	4		
			insert—	5		
			'Note—	6		
			For other relevant provisions about giving a document to the Minister, see section 386O.'.'.	7 8		
		(2)	Schedule 2, amendment 50 of the Mineral Resources Act 1989—	9 10		
			omit, insert—	1		
"5	'50	See	Section 194(1)(f), as renumbered, 'and in the way'—			
			omit.'.	13		
		(3)	Schedule 2, amendment 140 of the Mineral Resources Act 1989-	14 13		
			omit.	10		
			Editor's note—	17		
			Legislation ultimately amended—	18		
			Mineral Resources Act 1989	19		
se	159		nendment of sch 3 (Consequential amendments for the structure of the Mineral Resources Act 1989)	20 2		
		(1)	Schedule 3, amendment 1 of the <i>Mineral Resources Act 1989</i> , table, entries for sections 332 and 333—	2: 2:		
			omit.	2		
		(2)	Schedule 3, amendment 1 of the <i>Mineral Resources Act 1989</i> , table—	2: 20		

[s 160]

insert—				
'section 130A, heading	div	pt		
section 130A	division	part		
section 136	division	part		
section 136A(2)	Division 3, subdivisions 2 and 3	Part 3, divisions 2 and 3		
section 136B, heading	div	pt		
section 136B(1) and (2)	division	part		
section 137(1)	division	part		
section 138(1)	division	part		
section 806, heading	sdiv	div		
section 806	subdivision	division'.		
(3) Schedule 3, amendment 1 of the <i>Mineral Resources Act 1989</i> , table, entry for section 547(2), column 3, 'chapter'—				
omit, insert	omit, insert—			
'Chapter'.				

'Chapter'.	5	
Editor's note—	6	
Legislation ultimately amended—		
• Mineral Resources Act 1989	8	

Mineral Resources Act 1989

Part 9

Amendment of Petroleum Act 9 1923 10

1

2 3 4

Clause	160	Act amended	
		This part amends the Petroleum Act 1923.	12

			[s 161]	
Clause	161	Am	nendment of s 2 (Definitions)	1
	Section 2		Section 2, definition <i>occupier</i> , paragraph (a), 'Act, or, for freehold land,'—	2 3
			omit, insert—	4
			'Act or'.	5
	Part	10	Amendment of Petroleum and	6
			Gas (Production and Safety)	7
			Act 2004	8
	Divis	ion	1 Preliminary	9
Clause	162	Act	t amended	10
			This part amends the <i>Petroleum and Gas (Production and Safety)</i> Act 2004.	11 12
	Divis	ion	2 Amendments commencing on assent	13 14
Clause	163	Am	nendment of s 35 (Call for tenders)	15
		(1)	Section 35(2)(e)(iv)—	16
			omit, insert—	17
			'(iv) whether a process for appointing a preferred tenderer involving a cash bid component is to be used for deciding the call;'.	18 19 20
		(2)	Section 35(3), after 'to the'—	21
			insert—	22
			'special criteria,'.	23

[s 164]

Clause	164	Amendment of s 37 (Requirements for making tender)					
		Section 37(d), from 'by'—					
			omit, insert—				
			'by	the following—	4		
			(i)	the fee prescribed under a regulation;	5		
			(ii)	if a process for appointing a preferred tenderer involving a cash bid component is to be used for deciding the call—the tenderer's cash bid.'.	6 7 8		
Clause	165	Am	nendment	of s 38 (Right to terminate call for tenders)	9		
			Section 3	8—	10		
			insert—		11		
		' (4)	, subject to sections $40(4)$ and $845(5)$, the Minister and any tender security given by the tenderer.'.	12 13			
Clause	166	Am	nendment	of s 39 (Process for deciding tenders)	14		
		(1)	Section 3	9, from 'example'—	15		
			omit, inse	ert—	16		
			'example		17		
			mao	rocess appointing a preferred tenderer on the tenders de in response to the call (whether or not involving a h bid component); or	18 19 20		
			pretano	rocess involving short-listing a group of possible ferred tenderers and inviting them to engage in ther round of tendering before appointing a preferred derer from that group.'.	21 22 23 24		
		(2)	2) Section 39—				
			insert—		26		
		'(2)	2) Without limiting subsection (1), the Minister may give tenderer a notice requiring the tenderer to give the Minister				

			[s 167]	
			within the reasonable period stated in the notice, information the Minister reasonably requires to assess the tender.'.	1 2
Clause	167	Am	nendment of s 40 (Provisions for preferred tenderers)	3
		(1)	Section 40(2), from 'appoint'—	4
			omit, insert—	5
			'revoke the tenderer's appointment as the preferred tenderer.'.	6
		(2)	Section 40—	7
			insert—	8
		' (3)	However, before acting under subsection (2), the Minister must give the preferred tenderer a reasonable opportunity to provide reasons for, and rectify, the tenderer's failure to comply with a requirement under subsection (1) or (2)(b).	9 10 11 12
		'(4)	If the Minister revokes the appointment of the tenderer as the preferred tenderer under this section, the Minister may—	13 14
			(a) retain the whole or part of any tender security given by the tenderer, if the Minister considers it reasonable in the circumstances; and	15 16 17
			(b) appoint another tenderer to be the preferred tenderer.'.	18
Clause	168	Am	nendment of s 44 (Notice to unsuccessful tenderers)	19
			Section 44—	20
			insert—	21
		'(2)	Subject to sections 40(4) and 845(5), the Minister must refund any tender security given by the tenderer.'.	22 23
Clause	169	Am	nendment of s 127 (Call for tenders)	24
			Section 127(2)(e)(iv)—	25
			omit, insert—	26

[s 170]

			'(iv) whether a process for appointing a preferred tenderer involving a cash bid component is to be used for deciding the call;'.	1 2 3
Clause	170	Am	nendment of s 128 (Right to tender)	4
			Section 128—	5
			insert—	6
		'(3)	Also, if a process for appointing a preferred tenderer involving a cash bid component is to be used for deciding the call, the tender must be accompanied by the tenderer's cash bid.'.	7 8 9 10
Clause	171	Am	nendment of s 129 (Right to terminate call for tenders)	11
			Section 129—	12
			insert—	13
		'(4)	However, subject to sections 131(4) and 845(5), the Minister must refund any tender security given by the tenderer.'.	14 15
Clause	172	Am	nendment of s 130 (Process for deciding tenders)	16
		(1)	Section 130, from 'example'—	17
			omit, insert—	18
			'example—	19
			(a) a process appointing a preferred tenderer on the tenders made in response to the call (whether or not involving a cash bid component); or	20 21 22
			(b) a process involving short-listing a group of possible preferred tenderers and inviting them to engage in another round of tendering before appointing a preferred tenderer from that group.'.	23 24 25 26
		(2)	Section 130—	27
			insert—	28

			[s 173]	
		'(2)	Without limiting subsection (1), the Minister may give a tenderer a notice requiring the tenderer to give the Minister, within the reasonable period stated in the notice, information the Minister reasonably requires to assess the tender.'.	1 2 3 4
Clause	173	Am	nendment of s 131 (Provisions for preferred tenderers)	5
		(1)	Section 131(2), from 'appoint'—	6
			omit, insert—	7
			'revoke the tenderer's appointment as the preferred tenderer.'.	8
		(2)	Section 131—	9
			insert—	10
		' (3)	However, before acting under subsection (2), the Minister must give the preferred tenderer a reasonable opportunity to provide reasons for, and rectify, the tenderer's failure to comply with a requirement under subsection (1) or (2)(b).	11 12 13 14
		' (4)	If the Minister revokes the tenderer's appointment as the preferred tenderer under this section, the Minister may—	15 16
			(a) retain the whole or part of any tender security given by the tenderer, if the Minister considers it reasonable in the circumstances; and	17 18 19
			(b) appoint another tenderer to be the preferred tenderer.'.	20
Clause	174	Am	nendment of s 135 (Notice to unsuccessful tenderers)	21
			Section 135—	22
			insert—	23
		'(2)	Subject to sections 131(4) and 845(5), the Minister must refund any tender security given by the tenderer.'.	24 25
Clause	175		nendment of s 802 (Restriction on pipeline nstruction or operation)	26 27
		(1)	Section 802(1), 'or a pipeline for transporting produced water'—	28 29

[s 176]

			omit, insert—	1
			'or a produced water pipeline'.	2
		(2)	Section 802(2)—	3
			insert—	4
			'produced water pipeline means a pipeline for transporting produced water if the construction and operation of the pipeline is carried out under an Act other than an Act mentioned in subsection $(1)(a)(i)$.'	5 6 7 8
Clause	176	Am	nendment of s 845 (Withdrawal of application)	9
			Section 845—	10
			insert—	11
		'(5)	If the application is a tender in response to a call for tenders, the Minister may, if the Minister considers it reasonable in the circumstances, retain the whole or part of any tender security given by the tenderer.'.	12 13 14 15
Clause	177	Ins	ertion of new ch 15, pt 15	16
			Chapter 15—	17
			insert—	18
	'Pai	rt 15	Transitional provision for	19
			Mining and Other Legislation	20
			Amendment Act 2012	21
	'9 76	Fxi	sting competitive tenders	22
	010	' (1)	Subsection (2) applies in relation to a call for tenders under chapter 2, part 1, if the call has not been decided at the commencement.	23 24 25
		'(2)	Despite section 39(b), the Minister must not use a multiple round process to decide the call.	26 27

		[s 178]	
	' (3)	Subsection (4) applies in relation to a call for tenders under chapter 2, part 2, if the call has not been decided at the commencement.	
	'(4)	Despite section 130(b), the Minister must not use a multiple round process to decide the call.	2
	' (5)	In this section—	(
		<i>multiple round process</i> means a process involving short-listing a group of possible preferred tenderers and inviting them to engage in another round of tendering before appointing a preferred tenderer from that group.'.	
178	Am	nendment of sch 2 (Dictionary)	
	(1)	Schedule 2—	
		insert—	
		<i>'tender security</i> , for a tender under chapter 2, part 1 or 2, means an amount given by the relevant tenderer as security for the tender.'.	
	(2)	Schedule 2, definition <i>occupier</i> , paragraph (a), 'Act, or, for freehold land,'—	
		omit, insert—	
		'Act or'.	
Divi	sion	3 Amendments commencing by proclamation	,
179	An	nendment of s 403 (Incidental activities)	/
	(1)	Section 403(3)—	
		renumber as section 403(4).	
	(2)	Section 403—	
		insert—	

Clause

Clause

[s 180]

Clause

	' (3)	Also, the holder may carry out an activity (a <i>stated pipeline licence incidental activity</i>) in the area of the licence if—	1 2
		(a) the activity is carried out on pipeline land concurrently with the construction or operation; and	3 4
		(b) the activity is stated on the licence to be an incidental activity for this subsection that the holder of the licence is entitled to carry out under the licence; and	5 6 7
		(c) the carrying out of the activity is reasonably necessary for, or incidental to, carrying out an authorised activity for a petroleum lease, a petroleum facility licence or another pipeline licence.'.	8 9 10 11
	(3)	Section 403(4), as renumbered, after 'activity'	12
		insert—	13
		'or a stated pipeline licence incidental activity'.	14
	apj (1)	plication) Section 409(b)(v), after 'licence'—	16 17
180		nendment of s 409 (Requirements for making	15
	(1)		
		insert—	18
		', including, for example, the extent and nature of any proposed stated pipeline licence incidental activity for the licence'.	19 20 21
	(2)	Section 409(e), 'section 415(a)'—	22
		omit, insert—	23
		'section 415(1)(a)'.	24
	(3)	Section 409—	25
		insert—	26
		'(ea) if the activities to be carried out under the pipeline licence include any proposed stated pipeline licence incidental activity—address the criteria mentioned in section 415(2); and'.	27 28 29 30

				[s 181]	
Clause	181	Am		nent of s 412 (Provisions of licence)	1 2
			inse		
				for a pipeline licence under which a stated pipeline licence incidental activity may be carried out—the stated pipeline licence incidental activities that the holder of the licence is entitled to carry out under the licence.'.	3 4 5 6 7 8
Clause	182	Am	nendr	nent of s 415 (Criteria for decisions)	9
		(1)	Sect	ion 415(e)—	10
			renu	<i>mber</i> as section 415(f).	11
		(2)	Sect	ion 415—	12
			inse	rt—	13
			'(e)	the extent and nature of any proposed stated pipeline licence incidental activity for the licence;'.	14 15
		(3)	Sect	ion 415—	16
			inse	rt—	17
		'(2)	pipe	onsidering the extent and nature of any proposed stated line licence incidental activity, the Minister must have rd to the following—	18 19 20
			(a)	whether the carrying out of the activity under the pipeline licence would have the overall effect of reducing impacts of authorised activities on land, landowners and the community;	21 22 23 24
			(b)	whether the activity is reasonably necessary for, or incidental to, carrying out an authorised activity for a petroleum lease, a petroleum facility licence or another pipeline licence;	25 26 27 28
			(c)	whether the activity would be more appropriately carried out under a petroleum lease, a petroleum facility licence or another pipeline licence.'.	29 30 31

[s 183]

Clause	183				of s 426 (Public road authority's obligations ipeline on road)	1 2
			Secti	on 42	26(a), after 'pipeline'—	3
			inser	t—		4
				of a	structure proposed to be constructed in the carrying stated pipeline licence incidental activity for the	5 6 7
Clause	184				of s 427 (Requirement to consult if affects existing pipeline)	8 9
		(1)	Secti	on 42	27, heading, after 'pipeline'—	10
			inser	t—		11
			'or i	nfras	tructure'.	12
		(2)	Secti	on 42	27(1), 'safety of a pipeline.'—	13
			omit,	inse	rt—	14
			'safe	ty of-	_	15
			(a)	a pij	peline; or	16
			(b)		astructure constructed in the carrying out of a stated line licence incidental activity.'.	17 18
Clause	185				of s 428 (Costs of pipeline works caused by onstruction)	19 20
		(1)	Secti	on 42	28(1)(b)—	21
			omit,	inse	rt—	22
			ʻ(b)		road, or the road as changed, affects the safety, tion or operation of—	23 24
				(i)	a pipeline constructed, or operated, or proposed to be constructed or operated; or	25 26
				(ii)	infrastructure constructed, or operated, or proposed to be constructed or operated, in the carrying out of a stated pipeline licence incidental activity; and'.	27 28 29

		[s 186]	
		(2) Section 428(1)(c), 'the pipeline.'—	1
		omit, insert—	2
		'the pipeline or the infrastructure.'.	3
		(3) Section 428(2), after 'pipeline'—	4
		insert—	5
		'or infrastructure'.	6
Clause	186	Amendment of s 431 (Power to give works directions)	7
		(1) Section 431(1)(a), from 'constructing,'—	8
		omit, insert—	9
		'constructing—	10
		(i) a pipeline on or through public land; or	11
		(ii) infrastructure in the carrying out of a stated pipeline licence incidental activity; and'.	12 13
		(2) Section 431(1)(b), ', under a public land authority approval,'—	14 15
		omit.	16
Clause	187	Amendment of s 474 (Amendment applications that may be made)	17 18
		Section 474(1), examples, third dot point, 'route of a pipeline'—	19 20
		omit, insert—	21
		'route of a pipeline or amending the licence to include the carrying out of stated pipeline licence incidental activities'.	22 23

Mining and Other Legislation Amendment Bill 2012 Part 11 Amendment of Wild Rivers Act 2005

[s 188]

Clause	188 Am	nendment of s 669 (Making safety requirement) Section 669—	1 2
		insert—	3
		(e) about stated pipeline licence incidental activities.'.	4
Clause	189 Am	nendment of sch 2 (Dictionary)	5
		Schedule 2—	6
		insert—	7
		<i>'stated pipeline licence incidental activity</i> see section 403(3).'.	8 9
	Part 11	Amendment of Wild Rivers Act 2005	10 11

Clause	190	Act amended	12
		This part amends the Wild Rivers Act 2005.	13
Clause	191	Amendment of s 45 (Exemption of projects from application of this Act)	14 15
		Section 45(1)(a), 'the'—	16
		omit, insert—	17
		'an'.	18
Clause	192	Amendment of s 46 (Meaning of Aurukun project)	19
		Section 46(1)—	20
		omit, insert—	21
		(1) An <i>Aurukun project</i> is a project for the extraction, transportation and processing of bauxite on—	22 23

[s 193]

6

Part 12		Minor and consequential amendments of Acts	5
	(b)	a part of the land mentioned in paragraph (a).'.	4
	(a)	land that is more or less the land described as 'restricted area 315' (RA315) under the <i>Mineral Resources Act 1989</i> ; or	1 2 3

Clause 193		Acts amended in sch 1	7
		Schedule 1 amends the Acts it mentions.	8

Schedule [·]	1 Acts ar	mended	1
		section 193	2
1 Schedu	section 39.'—	Act 1994 <i>erson</i> , ' <i>person</i> , for chapter 3, part	3 4 5 6
1 Referent Eac om	1	egistrar etc. ioned in column 1 is amended by entioned in column 2 and inserting the	7 8 9 10 11
Column 1 Provision	Column 2 Words omitted	Column 3 Words inserted	
section 10AAC(2)(b)(ii)	mining registrar	chief executive	
section 20(6)	mining registrar	the chief executive	
section 20(6), note	mining registrar	chief executive	
section 21(1)(a) and (d)(i)	mining registrar	chief executive	

chief executive's

section

21(1)(b)(i)

mining registrar's

Column 1 Provision	Column 2 Words omitted	Column 3 Words inserted
section 22	A mining registrar who	If the chief executive
section 22	permit	permit, the chief executive
section 23	a mining registrar	the chief executive
section 24(1)	A mining registrar	The chief executive
section 24(1)	the mining registrar	the chief executive
section 24(2)	A mining registrar, who	If the chief executive
section 24(2)	may	the chief executive may
section 24A	mining registrar	chief executive
section 25(2) and (3)	a mining registrar	the chief executive
section 25(4)	A mining registrar	The chief executive
section 25(4)	the mining registrar	the chief executive
section 25AA(1)	a mining registrar	the chief executive
section 26(1) to (5), (9) to (11) and (15)	mining registrar	chief executive
section 26(6)	a mining registrar	the chief executive
section 26(6) and (7)	the mining registrar	the chief executive

Column 1	Column 2	Column 3
Provision	Words omitted	Words inserted
section 26(7)	A mining registrar	The chief executive
section 26(13)	mining registrar's	chief executive's
section 27	mining registrar	chief executive
section 31, heading	Mining registrar	Chief executive
section 31(1)	a mining registrar	the chief executive
section 32(4), (5) and (6)	mining registrar	chief executive
section 34, heading	mining registrar	chief executive
section 34(1)	mining registrar of the mining district in which is situated the land	chief executive
section 34(2)	mining registrar	chief executive
section 35	mining registrar	chief executive
section 36(1)	A mining registrar	The chief executive
section 37	mining registrar	chief executive
section 38(2)	a mining registrar	the chief executive
section 39(1)	mining registrar	chief executive
section 42	mining registrar	chief executive

Column 1	Column 2	Column 3
Provision	Words omitted	Words inserted
section 46(1)	mining registrar	chief executive
section 47(2) and (7)	mining registrar	chief executive
section 47(6)	mining registrar's	chief executive's
section 62	mining registrar	chief executive
section 63(2)(a)	mining registrar	Minister
section 63(2)(b)	mining registrar	chief executive
section 65, heading	Mining registrar	Chief executive
section 65(1) to (3)	mining registrar	chief executive
section 66(1)	mining registrar	chief executive
section 66(2)	mining registrar's	chief executive's
section 67	mining registrar	chief executive
section 68, heading	Mining registrar's	Chief executive's
section 68	mining registrar	chief executive
section 69(1)(c)	mining registrar	chief executive
section 71A(1)(a)	mining registrar	chief executive

Column 1 Provision	Column 2 Words omitted	Column 3 Words inserted
section 72(2), (3)(a) and (5)	mining registrar	chief executive
section 73(1) and (2)	mining registrar	Minister
section 75(1) and (2)	mining registrar	Minister
section 76(1) to (3)	mining registrar	Minister
section 78(1)(a) and (b) and (2)(a)	mining registrar	Minister
section 80(1) and (2)	mining registrar	Minister
section 81A(1)(c)	mining registrar	Minister
section 84	mining registrar	Minister
section 85(5)	mining registrar	chief executive
section 85(12)(b)	mining registrar to grant	Minister to grant
section 85(12)	the mining registrar	the chief executive
section 85A(2) and (3)	mining registrar	chief executive
section 86(2)(b)	mining registrar	chief executive
section 89	A mining registrar who	If the Minister

Column 1	Column 2	Column 3
Provision	Words omitted	Words inserted
section 89	claim	claim, the Minister
section 91(1)	mining registrar	Minister
section 93D(1)(b)	mining registrar	Minister
section 94	A mining registrar who	If the Minister
section 94	claim	claim, the Minister
section 95(1)	mining registrar	Minister
section 95(5)(a)	mining registrar	chief executive
section 103(1)	mining registrar	chief executive
section 104(1) to (4)	mining registrar	chief executive
section 105(1), (5) and (6)	mining registrar	Minister
section 105(4)(b)	mining registrar	chief executive
section 106(1)	A mining registrar who	If the Minister
section 106(1)	may—	the Minister may—
section 106(2)	A mining registrar who	If the Minister
section 106(2)(b)	the mining registrar	the Minister

Column 1	Column 2	Column 3
Provision	Words omitted	Words inserted
section 106(2)	may	the Minister may
section 106(3)	A mining registrar	The Minister
section 106(3)	the mining registrar	the Minister
section 106(4)	A mining registrar who	If the Minister
section 106(4)	claim	claim, the Minister
section 106(5)	mining registrar's	Minister's
section 109(2) and (4)	mining registrar	Minister
section 112, heading	Mining registrar	Minister
section 112(1)	mining registrar	Minister
section 113	a mining registrar	the Minister
section 116	a mining registrar	the Minister
section 117(1)	mining registrar	chief executive
section 120(1)(c), (2) and (3)	mining registrar	Minister
section 122(2) to (5)	mining registrar	chief executive
section 144(15)	mining registrar	chief executive

Column 1 Provision	Column 2 Words omitted	Column 3 Words inserted
section 175, heading	Mining registrar	Chief executive
section 175(1) and (5)	mining registrar	chief executive
section 175(5)(a)	mining registrar's	chief executive's
section 182(1)(a)	mining registrar	chief executive
section 183(1)(h), (i) and (1)	mining registrar	chief executive
section 184	mining registrar	chief executive
section 189(1) and (2)	mining registrar	chief executive
section 190(7)	mining registrar	chief executive
section 208(1)	mining registrar	chief executive
section 223, heading	Mining registrar	Chief executive
section 223(1) and (5)	mining registrar	chief executive
section 223(5)(a)	mining registrar's	chief executive's
section 230(1), (2) and (5)	mining registrar	chief executive

Column 1	Column 2	Column 3
Provision	Words omitted	Words inserted
section 231(1)	mining registrar	chief executive
section 231C(c) and (d)	mining registrar	chief executive
section 237(2)(a)	mining registrar	chief executive
section 238(1)(b)	mining registrar	chief executive
section 242, heading	mining registrar	chief executive
section 242	mining registrar	chief executive
section 242(1)	mining registrar's	chief executive's
section 245(1)(h), (j) and (o) and (2)	mining registrar	chief executive
section 245(1)(o)(i)	mining registrar's	chief executive's
section 246	mining registrar	chief executive
section 248(4) and (5)	mining registrar	chief executive
section 249(1), (3) and (5) to (8)	mining registrar	chief executive
section 250, heading	mining registrar	chief executive

Schedule	1

Column 1 Provision	Column 2 Words omitted	Column 3 Words inserted
section 250(1), (2), (4) and (7)	mining registrar	chief executive
section 251(2)(b)	mining registrar	chief executive
section 252(1), (2) and (5)	mining registrar	chief executive
section 252(7), definition <i>relevant period</i> , paragraph (b)	mining registrar	chief executive
section 252A(2), (4) and (5)	mining registrar	chief executive
section 252A(5)	post and keep posted at the registrar's office a copy of the certificate	keep a copy of the certificate available for inspection at the places the chief executive considers appropriate
section 252B(2)(b), (6) and (8)	mining registrar	chief executive
section 252B(9), definitions <i>approved</i> and <i>notice period</i>	mining registrar	chief executive
section 252C(1)	mining registrar	chief executive
section 252D(1)	mining registrar	chief executive
section 253	mining registrar	chief executive

Column 1	Column 2	Column 3
Provision	Words omitted	Words inserted
section 260(1)	mining registrar	chief executive
section 261(1)(a)	mining registrar	chief executive
section 265(2), (4), (5)(a) and (7)	mining registrar	chief executive
section 266, heading	Mining registrar	Chief executive
section 266	At	If, at
section 266	a mining registrar, who	the chief executive
section 266	application, may	application, the chief executive may
section 267	mining registrar	chief executive
section 268(10), definition, <i>application</i>	mining registrar	chief executive
section 271A(2)(a)	mining registrar	chief executive
section 272(2)(a)	mining registrar	chief executive
section 279(5)	mining registrar	chief executive
section 279A(2) and (3)	mining registrar	chief executive
section 281(1)	mining registrar	chief executive

Column 1 Provision	Column 2 Words omitted	Column 3 Words inserted
section 282(2)(b)	mining registrar	chief executive
section 285(4)	mining registrar	chief executive
section 286(1)	mining registrar	chief executive
section 289, heading	Mining registrar	Chief executive
section 289(1)	mining registrar	chief executive
section 290(5)(a)	mining registrar	chief executive
section 294(5)	mining registrar	chief executive
section 295(5)	mining registrar	chief executive
section 296(1)	mining registrar	chief executive
section 297(1)(b)	mining registrar	chief executive
section 298(1), (3A)(b), (4) and (6)	mining registrar	chief executive
section 299(1)	mining registrar for the mining district in which the major portion of the combined areas of the mining leases are situated	chief executive
section 299(3)	mining registrar	chief executive

Column 1	Column 2	Column 3
Provision	Words omitted	Words inserted
section 307(1) to (3)	mining registrar	chief executive
section 308(3)	mining registrar	chief executive
section 309(2) and (7)(b)(ii)	mining registrar	chief executive
section 313(2)	mining registrar	chief executive
section 314(1), (2) and (5)	mining registrar	chief executive
section 316(3)	mining registrar for the applicant's current mining lease	chief executive
section 318AAD(c), (d) and (f)	mining registrar	chief executive
section 318AAE(1)	mining registrar	chief executive
section 318BI(2)	mining registrar	chief executive
section 324(1)	mining registrar	chief executive
section 327(2)	place, at the mining registrar's office	place
section 327(7)	mining registrar for the mining district in which the dwelling house is situated	chief executive

Schedule	1

Column 1	Column 2	Column 3
Provision	Words omitted	Words inserted
section 334N(2)(b)	mining registrar	chief executive
section 334V, definition <i>person</i> , paragraph (d)	a mining registrar	the chief executive
section 334Y(2), (3) and (5)	mining registrar	Minister
section 334Z(2) and (7)	mining registrar	chief executive
section 364(1)	mining registrar in the mining district in which the property or thing is situated	chief executive
section 364(2)	a mining registrar, the mining registrar	the chief executive, the chief executive
section 364(2)	to the mining registrar	to the chief executive
section 364(4)	mining registrar	chief executive
section 387(1)(a)	with a mining registrar	under this Act
section 387(1)(b)	by a mining registrar	under this Act
section 388(1)	Minister, the chief executive or a mining registrar	Minister or chief executive

Column 1	Column 2	Column 3
Provision	Words omitted	Words inserted
section 390(4)	mining registrar is or, where the applications are lodged with different mining registrars, those registrars are	chief executive is
section 390(4)	mining registrar or registrars	chief executive
section 390(5)	mining registrar	chief executive
section 392(1)	Court, the tribunal or a mining registrar	Court or the tribunal
section 392(1)	Court, the tribunal or, as the case may be, a mining registrar who is	Court or the tribunal may, if
section 392(1)	thing may	thing,
section 401A(2)	mining registrar	chief executive
section 404A(3)(b)	mining registrar	chief executive
section 417(2)(f)	mining registrar	chief executive
section 417(2)(k)	mining registrars	authorised officers
schedule 1, section 5(3)	mining registrar	chief executive

Column 1 Provision	Column 2 Words omitted	Column 3 Words inserted
schedule 1, section 9(1) and (3)	mining registrar	chief executive
schedule 1, section 16(3)	mining registrar	chief executive
schedule 1A, section 430A(2)	mining registrar	chief executive
schedule 1A, section 431(1)(b) and (2)(b)	mining registrar	chief executive
schedule 1A, section 432(1)	mining registrar	chief executive
schedule 1A, section 435(4)(b)	mining registrar	chief executive
schedule 1A, section 436(1)	mining registrar	chief executive
schedule 1A, section 436A(1) and (2)	mining registrar	chief executive
schedule 1A, section 437	mining registrar	chief executive
schedule 1A, section 438, heading	Mining registrar	Chief executive
schedule 1A, section 438	mining registrar	chief executive

Column 1	Column 2	Column 3
Provision	Words omitted	Words inserted
schedule 1A, section 471(6)(a)	mining registrar	chief executive
schedule 1A, section 471(6)(d) and (7)	mining registrar	Minister
schedule 1A, section 478(6)(a)	mining registrar	chief executive
schedule 1A, section 486(2)(b)	mining registrar	chief executive
schedule 1A, section 487, heading	mining registrar	chief executive
schedule 1A, section 487(1) and (3)	mining registrar	chief executive
schedule 1A, section 490(4)(b)	mining registrar	chief executive
schedule 1A, section 491(1)	mining registrar	chief executive
schedule 1A, section 491A(1) and (2)	mining registrar	chief executive
schedule 1A, section 492	mining registrar	chief executive

Column 1 Provision	Column 2 Words omitted	Column 3 Words inserted
schedule 1A, section 493, heading	Mining registrar	Chief executive
schedule 1A, section 493(1)	mining registrar	chief executive
schedule 1A, section 524(3)(b) and (4)	mining registrar	chief executive
schedule 1A, section 542(2)(b)	mining registrar	chief executive
schedule 1A, section 543, heading	mining registrar	chief executive
schedule 1A, section 543(1) and (3)	mining registrar	chief executive
schedule 1A, section 546(4)(b)	mining registrar	chief executive
schedule 1A, section 547(1)	mining registrar	chief executive
schedule 1A, section 547A(1) and (2)	mining registrar	chief executive
schedule 1A, section 548	mining registrar	chief executive

Column 1	Column 2	Column 3
Provision	Words omitted	Words inserted
schedule 1A, section 549, heading	Mining registrar	Chief executive
schedule 1A, section 549(1)	mining registrar	chief executive
schedule 1A, section 581(3)(b) and (4)	mining registrar	chief executive
schedule 1A, section 652(3)(b)	mining registrar	chief executive
schedule 1A, section 653(1)(e)(ii) and (1)(i)	mining registrar	chief executive
schedule 1A, section 654, heading	mining registrar	chief executive
schedule 1A, section 654(1) and (3)	mining registrar	chief executive
schedule 1A, section 656, heading	mining registrar	chief executive
schedule 1A, section 656(1) and (2)	mining registrar	chief executive

Column 1 Provision	Column 2 Words omitted	Column 3 Words inserted
schedule 1A, section 657(1)(b)	mining registrar	chief executive
schedule 1A, section 658(2) and (3)	mining registrar	chief executive
schedule 1A, section 666(2)(a)	mining registrar	chief executive
schedule 1A, section 668(2)(b) and (4) to (6)	mining registrar	chief executive
schedule 1A, section 669(2)(a) and (3)	mining registrar	chief executive
schedule 1A, section 669(6), definition <i>pre-referral</i> <i>period</i> , paragraphs (a)(ii) and (b)(ii)	mining registrar	chief executive
schedule 1A, section 678(2)(b)	mining registrar	chief executive
schedule 1A, section 695(3)(b) and (5)(a)	mining registrar	chief executive

Column 1 Provision	Column 2 Words omitted	Column 3 Words inserted
schedule 1A, section 705(3)(b) and (5)(a)	mining registrar	chief executive
schedule 1A, section 714(3) and (4)	mining registrar	chief executive
schedule 1A, section 714(4)(b)(i)	mining registrar's	chief executive's
schedule 1A, section 715(3) and (4)	mining registrar	chief executive
schedule 1A, section 715(4)(b)(i)	mining registrar's	chief executive's

2 Omission of references to mining registrar etc.

Each provision mentioned in column 1 is amended by omitting the words mentioned in column 2—

Column 1 Provision	Column 2 Words omitted
section 10AA(2)	or a mining registrar
section 79(1)	instruct the mining registrar to
section 318AAR(2)	or mining registrar
section 318AAY(2)	or mining registrar
section 318AAZ(1) and (2)	or mining registrar

1 2 3

Column 1 Provision	Column 2 Words omitted	
section 318AAZG(2)(b)	or mining registrar	
section 318AAZM(1)	, or mining registrar,	
section 318AAZQ(1)(a)	or mining registrar	
section 318AAZR(1)(c) and (2)	or mining registrar	
section 386M(1) and (2)	or mining registrar	
section 386N(1) and (2)	or mining registrar	
section 387C(8), definition <i>mining tenement particulars</i>	or a mining registrar	
section 387C(8), definition <i>personal</i> information	or a mining registrar	
section 389(3)	or, as the case may be, mining registrar	
section 389(3)	or mining registrar	

3 References to particular officers

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

Column 1 Provision	Column 2 Words omitted	Column 3 Words inserted
section 335A(1) and (3)(c)	a relevant officer	an authorised officer
section 335A(2) and (3)(a) and (b)	relevant officer	authorised officer
section 335B(1)(a) and (b), (3)(b), (4)	relevant officer	authorised officer

Column 1	Column 2	Column 3
Provision	Words omitted	Words inserted
section 335E, heading	relevant officer's	authorised officer's
section 335E	a relevant officer's	an authorised officer's
section 335F(1), (2)(a), (b) and (c)	a relevant officer	an authorised officer
section 335G(1) and (2)	relevant officer	authorised officer
section 335H(1) and (3)	relevant officer	authorised officer
section 335H(2)	relevant officer's	authorised officer's
section 335I(2)	relevant officer	authorised officer
section 335J, heading	Relevant officer's	Authorised officer's
section 335J	relevant officer	authorised officer
section 393, heading	mining registrar etc.	authorised officer
section 393(1)(a)	, mining registrar, deputy mining registrar, field officer or other officer authorised under this Act	or an authorised officer
section 399(2)	, mining registrar, deputy mining registrar, field officer or any other officer authorised under this Act or person	authorised officer or other person
section 400, heading	mining registrar etc.	authorised officer
section 400	a mining registrar, deputy mining registrar, field officer or other authorised officer	an authorised officer

Schedule	1

Column 1 Provision	Column 2 Words omitted	Column 3 Words inserted
section 400	the mining registrar, deputy mining registrar, field officer or other authorised officer	the authorised officer
section 401	mining registrar, deputy mining registrar, field officer, other authorised officer or anyone	an authorised officer or anyone
section 401	mining registrar, deputy mining registrar, field officer, other authorised officer or other	the authorised officer or other
section 402(2)	a mining registrar, deputy mining registrar or a field officer, any other officer authorised under this Act	an authorised officer
section 402(2)	them	the authorised officer
section 404(a)	a bailiff, mining registrar, deputy mining registrar, field officer or other authorised officer	an authorised officer or bailiff
section 405(1)	a mining registrar, deputy mining registrar, field officer or other authorised officer	an authorised officer
section 411(1)	a mining registrar, deputy mining registrar, field officer, other authorised officer	an authorised officer
section 411(2)	A mining registrar, deputy mining registrar, field officer, other authorised officer	An authorised officer
section 413(2) and (3)	chief executive, a mining registrar, deputy mining registrar, field officer or other authorised officer	chief executive or an authorised officer

Column 1 Provision	Column 2 Words omitted	Column 3 Words inserted
schedule 1, section 20(2)(a)	a relevant officer	an authorised officer
schedule 1, section 21(2)(a)	the relevant officer	the authorised officer
schedule 1, section 22(1)(a)	a relevant officer	an authorised officer
schedule 1, section 22(1)(a)	the relevant officer	the authorised officer

Schedu	ule 1

4	Section 344, heading, 'pt 5'—	1
	omit, insert—	2
	'pt 4'.	3
Per	nalties and Sentences Act 1992	4
1	Section 8A(2)(d)—	5
	omit.	6
Puk	olic Trustee Act 1978	7
1	Section 124(1), 'titles, mining registrar'—	8
	omit, insert—	9
	'titles'.	10

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