Second print



New South Wales

Mining and Petroleum Legislation Amendment Bill 2022

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This public bill which originated in the Legislative Assembly, has passed and is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly, Sydney,

, 2022



New South Wales

Mining and Petroleum Legislation Amendment Bill 2022

Act No , 2022

An Act to amend the *Mining Act 1992* and the *Petroleum (Onshore) Act 1991* to make further provision about mining and petroleum laws; and for other purposes.

EXAMINED

Speaker

Mining and Petroleum Legislation Amendment Bill 2022 [NSW]

The Legislature of New South Wales enacts—				
1	Name of Act	2		
	This Act is the Mining and Petroleum Legislation Amendment Act 2022.	3		
2	Commencement	4		
	This Act commences on a day or days to be appointed by proclamation.	5		

Scl	hedule 1	Δ	Mendment of Mining Act 1992 No 29	1
[1]	Whole Act			2
	Omit "Dire	ctor of	Planning" wherever occurring. Insert instead "Planning Secretary".	3
[2]	Sections 6 13	(2) and	d (4) and 63(5), Schedule 1B, clause 7B(3)(b) and Schedule 4, clause	4 5
	Omit "imm	ediate	vicinity" wherever occurring. Insert instead "vicinity".	6
[3]	Section 6 L	Jnauth	norised carrying out of designated ancillary mining activities	7
	Omit sectio	n 6(6)	. Insert instead—	8
	(6)	Mear	ning of "designated ancillary mining activity"	9
		In th	is section, <i>designated ancillary mining activity</i> means the following—	10
		(a)	the construction, maintenance or use, in or in connection with mining operations, of a reservoir, dam (including a tailings dam), drain or water race,	11 12 13
		(b)	opal puddling,	14
		(c)	the removal, stockpiling or depositing of overburden, ore or tailings to the extent that it is associated with mineral extraction or mineral beneficiation.	15 16 17
[4]	Section 6(7	7)		18
	Insert after	section	n 6(6), before the penalty provision—	19
	(7)	wate: activ	ever, the construction, maintenance or use of a reservoir, dam, drain or r race principally used for purposes not connected with mining or another ity regulated by or under an authorisation is not a <i>designated ancillary ng activity</i> .	20 21 22 23
[5]	Section 10	Defer	nces to prosecutions under Part 2	24
	Insert after	section	n 10(3)—	25
	(4)	6 in 1	a defence to the prosecution of a person for an offence under section 5 or relation to mining for mercury if the mercury was mined as a by-product ining for another mineral as authorised under this Act.	26 27 28
[6]	Section 10	в		29
	Insert after	section	n 10A—	30
	10B Rest	rictior	n on grant of mining lease in respect of mercury	31
		A mi	ning lease must not be granted in respect of mercury.	32
[7]	Section 13	Appli	cation for exploration licence	33
	Omit sectio	n 13(4	(a)–(c). Insert instead—	34
		(a)	be lodged with the Secretary, and	35
		(b)	be accompanied by the application fee prescribed by the regulations, and	36 37
		(c)	be accompanied by the information, if any, specified by the regulations, and	38 39

[8]	Section 13	3(5) and (6)	1
	Omit the su	ubsections.	2
[9]	Section 13	BA Notice of application for exploration licence	3
	Omit "in a circulating	a newspaper circulating generally in the State and in at least one newspaper in the locality of the proposed exploration area" from section 13A(1).	4 5
	Insert inste	ad "in the way specified by the regulations".	6
[10]	Section 13 holders	3C Application for operational allocation licence by existing authority	7 8
	Insert after	section 13C(3)—	9
	(3A)	The decision-maker may, for the purpose of determining whether there is sufficient interest from other potential applicants to justify a competitive selection process for the grant of an exploration licence over the area concerned under subsection (3)(b), conduct a market interest test by seeking expressions of interest from—	10 11 12 13 14
		(a) the applicant under this section, and	15
	()	(b) other potential applicants.	16
	(3B)	The market interest test may be conducted over an area that differs in size and shape from the area concerned under subsection (3)(b).	17 18
	(3C)	An expression of interest given in response to a market interest test must be accompanied by a market interest charge of the amount, if any, prescribed by the regulations.	19 20 21
[11]	Section 14	Invitations for tenders	22
	Omit section	on 14(2). Insert instead—	23
	(2)	The Minister may, by notice published in the way specified by the regulations, invite tenders for an exploration licence for an allocated mineral, other than an exploration (mineral owner) licence for an allocated mineral.	24 25 26
[12]	Sections 1	I4(3)(c) and 52(3)(c)	27
	Omit "plac	e at which" wherever occurring. Insert instead "way in which".	28
[13]	Section 15	5 Tenders	29
	Omit sectio	on 15(2)(a) and (c). Insert instead—	30
		(a) information, if any, specified by the regulations,	31
[14]	Section 22	2 Power of decision-maker in relation to applications	32
	Omit sectio	on 22(3). Insert instead—	33
	(3)	The decision-maker may grant—	34
		(a) a single exploration licence for 2 or more applications made by the same applicant, or	35 36
		(b) 2 or more exploration licences to an applicant for a single application.	37
[15]	Section 23	3A Activity approval required for assessable prospecting operations	38
	Omit section	on 23A(3). Insert instead—	39
	(3)	An application for an activity approval must include the information, if any, prescribed by the regulations.	40 41

	(3A)	prov spec	decision-maker may require the holder of an exploration licence to vide further information as required by the decision-maker, within the time ified by the decision-maker, before considering the application or at any during consideration of the application.	1 2 3 4
[16]	Section 25 granted	i Shap	e and dimensions of land over which exploration licence may be	5 6
	Insert after	sectio	n 25(2)—	7
	(2A)	Subs	section (2)—	8
		(a)	extends to the grant of a single exploration licence for 2 or more applications made by the same applicant, and	و 10
		(b)	as extended, applies as if the land over which the exploration licence was sought was the land over which the 2 or more exploration licences were sought.	11 12 13
[17]	Section 30	Exem	npted areas	14
	Omit sectio	on 30(1	1). Insert instead—	15
	(1)		holder of an exploration licence may not, except with the consent of the ister, exercise a right conferred by the licence within the following land—	16 17
		(a)	land in a state conservation area within an exempted area,	18
		(b)	other land in an exempted area, unless an access arrangement under section 140 applies to the land.	19 20
[18]	Section 33	Appli	ication for assessment lease	21
	Omit sectio	on 33(4	4)(a)–(c). Insert instead—	22
		(a)	be lodged with the Secretary, and	23
		(b)	be accompanied by the application fee prescribed by the regulations, and	24 25
		(c)	be accompanied by the information, if any, specified by the regulations, and	26 27
[19]	Section 33	s(5) an	ld (6)	28
	Omit the su	ıbsecti	ions.	29
[20]	Sections 3	3A(1)	and 51A(1)	30
	Omit "in a circulating	news in the	paper circulating generally in the State and in at least one newspaper locality concerned" wherever occurring.	31 32
	Insert inste	ad "in	the way specified by the regulations".	33
[21]	Section 41	Powe	er of decision-maker in relation to applications	34
	Insert after	sectio	n 41(1)—	35
	(2)	The	decision-maker may grant—	36
		(a)	a single assessment lease for 2 or more applications made by the same applicant, or	37 38
		(b)	2 or more assessment leases to an applicant for a single application.	39

[22]	Section 43 granted	Shap	e and dimensions of land over which assessment lease may be	1
	Insert at the	e end c	of the section—	3
	(2)	Subs	section (1)—	4
		(a)	extends to the grant of a single assessment lease for 2 or more applications made by the same applicant, and	5
		(b)	as extended, applies as if the land over which the assessment lease was sought was the land over which the 2 or more assessment leases were sought.	7 8 9
[23]	Section 44	A Act	ivity approval required for assessable prospecting operations	10
	Omit sectio	n 44A	A(3). Insert instead—	11
	(3)		application for an activity approval must include the information, if any, cribed by the regulations.	12 13
	(3A)	furth spec	decision-maker may require the holder of an assessment lease to provide her information as required by the decision-maker, within the time ified by the decision-maker, before considering the application or at any during consideration of the application.	14 15 16 17
[24]	Section 48	Exem	npted areas	18
	Omit sectio	n 48(1	1). Insert instead—	19
	(1)		holder of an assessment lease may not, except with the consent of the ister, exercise a right conferred by the lease within the following land—	20 21
		(a)	land in a state conservation area within an exempted area,	22
		(b)	other land in an exempted area, unless an access arrangement under section 140 applies to the land.	23 24
[25]	Section 51	Appli	ication for mining lease	25
	Omit sectio	n 51(4	4)(a)–(c). Insert instead—	26
		(a)	be lodged with the Secretary, and	27
		(b)	be accompanied by the application fee, if any, prescribed by the regulations, and	28 29
		(c)	be accompanied by the information, if any, specified by the regulations, and	30 31
[26]	Section 51	(5) an	ıd (6)	32
	Omit the su	bsecti	ions.	33
[27]	Section 52	Invita	ations for tenders	34
	Omit sectio	n 52(2	2). Insert instead—	35
	(2)	The	Minister may, by notice published in the way specified by the regulations, te tenders for a mining lease, other than a mining (mineral owner) lease,	36 37 38
		(a)	an allocated mineral within a mineral allocation area, or	39
		(b)	a controlled release mineral within a controlled release area.	40
[28]	Section 53	Tend	lers	41
	Omit sectio	n 53(2	2). Insert instead—	42

	(2)		<i>required information</i> is information, if any, specified by the regulations he purposes of this section.	1 2		
[29]	Section 63	Powe	er of decision-maker in relation to applications	3		
	Omit sectio	on 63(3	3). Insert instead—	4		
	(3)	The	decision-maker may grant—	5		
		(a)	a single mining lease for 2 or more applications made by the same applicant, or	6 7		
		(b)	2 or more mining leases to an applicant for a single application.	8		
[30]	Section 63	(6)		9		
	Omit the su	ıbsecti	on. Insert instead—	10		
	(6)	A m	ining lease must not be granted if—	11		
		(a)	the application for the mining lease is for an ancillary mining activity or activities, and	12 13		
		(b)	the ancillary mining activity or activities relate only to mining under a mining (mineral owner) lease, and	14 15		
		(c)	the land that is to be subject to the mining lease is not owned by the holder of the mining (mineral owner) lease.	16 17		
[31]	Section 65 Act 1979	Deve	lopment consents under Environmental Planning and Assessment	18 19		
	Insert after section 65(4)—					
	(5)	befo long	Minister may reject an application for a mining lease if the applicant, re the expiration of the period, if any, prescribed by the regulations or a er period specified by the decision-maker, has failed to provide to the ister evidence that—	21 22 23 24		
		(a)	an application for the development consent required by this section has been made, or	25 26		
		(b)	the development consent has been granted and is in force.	27		
	(6)	To a	void doubt—	28		
		(a)	an application rejected under this section is taken never to have been made, and	29 30		
		(b)	the Minister is not required to notify the applicant before the rejection.	31		
[32]	Section 69	Shap	e and dimensions of land over which mining lease may be granted	32		
	Insert at the	e end c	of the section—	33		
	(2)	Subs	section (1)—	34		
		(a)	extends to the grant of a single mining lease for 2 or more applications made by the same applicant, and	35 36		
		(b)	as extended, applies as if the land over which the mining lease was sought was the land over which the 2 or more mining leases were sought.	37 38 39		
[33]	Section 88			40		
	Omit "Secr	etary"	wherever occurring. Insert instead "Planning Secretary".	41		

[34]	Sect	ion 91	Objec	tions to granting of proposed mining lease	1
	Omit	"Secr	etary"	from section 91(3). Insert instead "Secretary of the Department".	2
[35]	Sect	ion 10	0 Con	ditions of consolidated mining lease	3
	Omit	: "writt	en cor	sent of the Minister" from section 100(a).	4
	Inser	t instea	ad "rec	uirements specified by the regulations".	5
[36]	Sect	ion 10	0(2)		6
	Inser	t at the	end o	f section 100—	7
		(2)	subse	out limiting other requirements specified by the regulations under $(1)(a)$, the regulations may require the consent of a specified person obtained before mining operations in the mining area are suspended.	8 9 10
[37]	Sect	ion 11	3 Арр	lications for renewal	11
	Omit	sectio	n 113(2). Insert instead—	12
		(2)	Secre	upplication for the renewal of an authority must be lodged with the etary within the period, if any, prescribed by the regulations before the prity ceases to have effect.	13 14 15
[38]	Sect	ion 11	3(5A)		16
	Omit	the su	bsection	on.	17
[39]	Sect	ion 11	4A		18
	Omit	the se	ction.	Insert instead—	19
	114A	Powe licen		ecision-maker in relation to renewal applications for exploration	20 21
		(1)	This	section applies if the decision-maker is not satisfied that—	22
			(a)	the area of land over which renewal of an exploration licence is sought is genuinely required to support the proposed work program accompanying the application, or	23 24 25
			(b)	other special circumstances exist that justify the applicant retaining an area greater in size than that genuinely required to support the proposed work program.	26 27 28
		(2)	If thi	s section applies, the decision-maker must—	29
			(a)	inform the applicant of—	30
				(i) the decision-maker's opinion, and	31
				(ii) the area of land over which the decision-maker proposes to renew the exploration licence, and	32 33
			(b)	renew the exploration licence only over the area of land the decision-maker considers—	34 35
				(i) to be genuinely required to support the proposed work program, or	36 37
				 (ii) for an area greater in size than that genuinely required to support the proposed work program—is justified by special circumstances. 	38 39 40

	(3)	In deciding whether an area of land is genuinely required to support a proposed work program for the purposes of this section, the decision-maker may have regard to the matters specified by the regulations.	1 2 3
[40]	Section 1	15 Notice of renewal to be served on holder of authority	4
	Omit section	on 115(2). Insert instead—	5
	(2)	A notice of renewal of an authority must include the information, if any, prescribed by the regulations.	6 7
[41]	Section 1 ²	16 Application to renew by only some holders of authority	8
	Omit section	on 116(1). Insert instead—	9
	(1)	If an application for the renewal of an authority is not made in the names of all of the holders of the authority, the decision-maker may renew the authority only if satisfied each holder of the authority not applying for its renewal does not wish the authority to be renewed in the person's name.	10 11 12 13
[42]	Section 12	20 Application for approval of transfer	14
	Omit section	on 120(2). Insert instead–	15
	(2)	An application for approval must—	16
		(a) be lodged with the Secretary, and	17
		(b) include the information, if any, prescribed by the regulations, and	18
		(c) be accompanied by the application fee, if any, prescribed by the regulations.	19 20
[43]	Section 12	22 Registration of transfers	21
	Insert at th	e end of section 122(2)(b)—	22
		, and	23
		(c) accompanied by evidence that any security deposit required to be provided under section 261BAA has been provided.	24 25
[44]	Section 12	22(3)	26
	Omit "the	application".	27
	Insert inste	ead "an application that complies with subsection (2)".	28
[45]	Section 12	22(6)	29
	Insert after	r section 122(5)—	30
	(6)	An approval of a transfer of an authority lapses if an application for registration of the transfer under this section has not been made within 3 months after the transferor and transferee of the authority were notified of the approval.	31 32 33 34
[46]	Section 12	29A	35
	Omit the se	ection. Insert instead—	36
	129A App	lications and tenders to be supported by proposed work program	37
		An application for an authority, or a tender, must be accompanied by a proposed work program that—	38 39
		(a) contains the information, if any, required by the regulations, and	40

			(b) complies with the regulations, if any.	1
[47]	Sect	ion 13	3 Nomination of authority holder by applicant or tenderer	2
	Inser	t after	section 133(2)—	3
		(3)	To avoid doubt, if 2 or more authorities are to be granted for a single application or tender, the applicant or tenderer may nominate 1 or more other persons under this section to be granted 1 or more of the authorities.	4 5 6
[48]	Sect	ion 13	4	7
	Omit	the se	ection. Insert instead—	8
	134	Deat	h, bankruptcy and incapacity of applicant	9
		(1)	An application for an authority made by an individual who subsequently becomes bankrupt or an incapacitated person or dies—	10 11
			(a) subsists for the benefit of the applicant or the applicant's estate, and	12
			(b) may continue to be dealt with if— (i) the employed to the employed to the explored the section	13
			(i) the applicant's representative makes a request under this section, and	14 15
			(ii) the decision-maker accepts the request.	16
		(2)	A request must be made in a way and within the period prescribed by the regulations, if any.	17 18
		(3)	A decision-maker may reject the application for an authority if—	19
			(a) no request is made within the period prescribed under subsection (2), or	20
			(b) a request is made within the period prescribed, but the decision-maker rejects the request.	21 22
		(4)	Without limiting other grounds for which a request may be rejected, a request may be rejected on grounds prescribed by the regulations.	23 24
		(5)	A decision-maker, in considering whether to accept a request under this section, may have regard to the following—	25 26
			(a) guidelines issued and made publicly available by the Minister for the purposes of this section, if any,	27 28
			(b) matters prescribed by the regulations for the purposes of this section.	29
		(6)	In this section—	30
			<i>representative</i> , for an individual who is bankrupt, an incapacitated person or deceased, has the meaning prescribed by the regulations.	31 32
[49]	Sect	ion 13	9 Arbitration Panel	33
	Omit	sectio	on 139(7) and (8). Insert instead—	34
		(7)	The Secretary must keep a register of the following in a way prescribed by the regulations—	35 36
			(a) the name of each member of the Arbitration Panel,	37
			(b) other information, if any, relating to members of the Arbitration Panel, prescribed by the regulations.	38 39
		(8)	The register must be made available for public inspection.	40

[50]	Sect	ion 14	0 Pros	specting to be carried out in accordance with access arrangement	1	
	Inser	t at the	e end c	of section 140(1)—	2	
			Max	imum penalty—	3	
			(a)	for a corporation—5,000 penalty units, and, for a continuing offence, a further penalty of 500 penalty units for each day the offence continues, or	4 5 6	
			(b)	for an individual—1,000 penalty units or imprisonment for 5 years, or both, and, for a continuing offence, a further penalty of 100 penalty units for each day the offence continues.	7 8 9	
[51]	Sect	ion 15	6A Re	egister of arbitrated access arrangements	10	
	Omi	t sectio	n 156.	A(2)–(4). Insert instead—	11	
		(2)		Secretary must keep a register of the following in a way prescribed by the lations—	12 13	
			(a)	the arbitrated access arrangements provided to the Secretary,	14	
			(b)	other information, if any, relating to arbitrated access arrangements, prescribed by the regulations.	15 16	
		(3)	The	register must be made available for public inspection.	17	
[52]	Sect	ion 15	9 Rec	ords	18	
	Omit section 159(3). Insert instead—					
		(3)	The	record must be made available for public inspection.	20	
		(4)	follo	bite subsection (3), the Secretary may decide to keep records relating to the wing confidential and not make them publicly available until after the er or selection process concerned has been completed—	21 22 23	
			(a)	a tender made in response to an invitation under section 14,	24	
			(b)	a competitive selection application made in response to an invitation under Schedule 1A.	25 26	
[53]	Sect	ion 16	1 Reg	istration of certain interests	27	
	Omit section 161(9). Insert instead—					
		(9)	The	register must be made available for public inspection.	29	
[54]	Sect	ion 16	2		30	
	Omi	t the se	ction.	Insert instead—	31	
	162	Devo	olutior	n of rights of holder of authority	32	
		(1)	oper	erson on whom the rights of the holder of an authority have devolved by ation of law may apply to the Minister to have the person's name recorded e holder of the authority.	33 34 35	
		(2)	An a	pplication must be made in a way prescribed by the regulations.	36	
		(3)	devo	Minister, if satisfied that the rights of the holder of an authority have alved by operation of law, may direct the Secretary to record the name of applicant as the holder of the authority.	37 38 39	
		(4)	to g	onsidering an application under this section, the Minister must have regard uidelines issued and made publicly available by the Minister for the oses of this section, if any.	40 41 42	

	(5)	To a	void doubt, in this section—	1	
		(a)	rights have devolved by operation of law if the rights have involuntarily passed from 1 person to another by operation of a law, including a transfer caused by death, bankruptcy or insolvency, and	2 3 4	
		(b)	the granting or registration under this Act of a mining sublease does not result in the devolution of the rights of the holder of the head lease on a person.	5 6 7	
[55]	Section 16	3 Coll	iery holdings	8	
	Omit sectio	n 163	(1), (2) and (10). Insert in appropriate order—	9	
	(1)		Secretary must keep a register of colliery holdings (<i>the register</i>) in a way cribed by the regulations.	10 11	
	(2)	The	register must include—	12	
		(a)	the names of colliery holdings and colliery holders, and	13	
		(b)	information about directions given under this section, and	14	
		(c)	other information, if any, relating to colliery holdings, prescribed by the regulations.	15 16	
	(2A)	The	register must be made available for public inspection.	17	
[56]	Section 16	3A Re	egistration of mining subleases	18	
	Omit sectio	n 163.	A(1) and (8). Insert in appropriate order—	19	
	(1)		Secretary must keep a register of mining subleases in a way prescribed by egulations.	20 21	
	(1A)		register must include the information, if any, relating to mining subleases, cribed by the regulations.	22 23	
	(1B)	The	register must be made available for public inspection.	24	
[57]	Section 16	3A(4)((a)–(d)	25	
	Omit the pa	iragrap	bhs.	26	
[58]	Section 16	3A(4)((f)	27	
	Omit the paragraph. Insert instead—				
	1	(f)	other information, if any, prescribed by the regulations.	29	
[59]	Section 16	7 Join	nt holders of authorities	30	
	Insert at the	e end o	of the section—	31	
	(2)		uthority may be held by 2 or more persons as joint tenants or as tenants in mon.	32 33	
	(3)	autho	Secretary must record that 2 or more holders of an authority hold the ority as tenants in common unless the holders apply, in a way prescribed he regulations, to hold the authority as joint tenants.	34 35 36	
[60]	Section 17	8 App	lication for granting of mineral claim	37	
	Omit sectio	n 178	(2). Insert instead–	38	
	(2)	An a	pplication must—	39	
		(a)	be lodged with the Secretary, and	40	

			(b)	include the information, if any, prescribed by the regulations, and	1			
			(c)	be accompanied by the application fee prescribed by the regulations.	2			
[61]	Sect	ion 17	9 Obje	ection as to agricultural land	3			
	Omit	sectio	n 179(179(1)–(3). Insert instead—				
		(1)		ndholder may object to the granting of a mineral claim over land on the s that the land is agricultural land if—	5 6			
			(a)	the landholder has been served with a notice under section 177 in relation to the land, and	7 8			
			(b)	the landholder is entitled to use the land for agricultural purposes.	9			
		(2)		Secretary is not required to deal with an objection made under this section the application for the mineral claim has been made under section 178.	10 11			
		(3)	Sche	edule 2 contains provisions dealing with objections.	12			
[62]	Sect	ion 18	7 Agri	icultural land	13			
	Inser 187(cept v	with the written consent of the landholder," after "may not" in section	14 15			
[63]	Sect	ions 1	88(6)	and 203(1)(g)	16			
	Omit	: "mini	ng reg	istrar" wherever occurring. Insert instead "decision-maker".	17			
[64]	Section 197 Application for renewal of mineral claim							
	Omit section 197(2)(b). Insert instead—							
			(b)	must be lodged with the Secretary within the period, if any, prescribed by the regulations, before the day on which the claim would otherwise expire.	20 21 22			
[65]	Sect	ion 20	0 App	lication for transfer of mineral claim	23			
	Omit	sectio	n 200((2). Insert instead–	24			
		(2)	An a	application must—	25			
			(a)	be lodged with the Secretary, and	26			
			(b)	include the information, if any, prescribed by the regulations, and	27			
			(c)	be accompanied by the application fee prescribed by the regulations.	28			
[66]	Sect	ion 20	2		29			
	Omit the section. Insert instead—							
	202	Devo	olutior	n of rights of mineral claim	31			
		(1)	by o	erson on whom the rights of the holder of a mineral claim have devolved peration of law may apply to the Secretary to have the person's name rded as the holder of the mineral claim.	32 33 34			
		(2)	An a	pplication must be made in a way prescribed by the regulations.	35			
		(3)	devo	Secretary, if satisfied that the rights of the holder of a mineral claim have lived by operation of law, may record the name of the applicant as the er of the mineral claim.	36 37 38			

		(4)	In considering an application under this section, the Secretary must have regard to guidelines issued and made publicly available by the Minister for the purposes of this section, if any.	1 2 3
		(5)	To avoid doubt, in this section, rights have devolved by operation of law if the rights have involuntarily passed from 1 person to another by operation of a law, including a transfer caused by death, bankruptcy or insolvency.	4 5 6
[67]	Secti	ion 20	3, heading	7
	Omit	"or oj	perational suspension".	8
[68]	Secti	ion 21)	9
	Omit	the se	ction. Insert instead—	10
	210	Deat	n, bankruptcy and incapacity of applicant for grant of mineral claim	11
		(1)	An application for a mineral claim made by an individual who subsequently becomes bankrupt or an incapacitated person or dies—	12 13
			(a) subsists for the benefit of the applicant or the applicant's estate, and	14
			(b) may continue to be dealt with if—	15
			(i) the applicant's representative makes a request under this section, and	16 17
			(ii) the decision-maker accepts the request.	18
		(2)	A request must be made in a way and within the period prescribed by the regulations, if any.	19 20
		(3)	A decision-maker may reject the application for a mineral claim if—	21
			(a) no request is made within the period prescribed under subsection (2), or	22
			(b) a request is made within the period prescribed, but the decision-maker rejects the request.	23 24
		(4)	Without limiting other grounds for which a request may be rejected, a request may be rejected on grounds prescribed by the regulations.	25 26
		(5)	A decision-maker, in considering whether to accept a request under this section, may have regard to the following—	27 28
			(a) guidelines issued and made publicly available by the Minister for the purposes of this section, if any,	29 30
			(b) matters prescribed by the regulations for the purposes of this section.	31
		(6)	In this section—	32
			<i>representative</i> , for an individual who is bankrupt, an incapacitated person or deceased, has the meaning prescribed by the regulations.	33 34
[69]	Secti	ion 21	4 Joint holders of mineral claims	35
	Inser	t at the	end of the section—	36
		(2)	A mineral claim may be held by 2 or more persons as joint tenants or as tenants in common.	37 38
		(3)	The Secretary must record that 2 or more holders of a mineral claim hold the claim as tenants in common unless the holders apply, in a way prescribed by the regulations, to hold the claim as joint tenants.	39 40 41
		(4)	To avoid doubt, if 2 or more persons are joint holders of a mineral claim, whether as joint tenants or as tenants in common, each person is taken to hold	42 43

		a whole mineral claim for the purposes of ascertaining compliance with a condition relating to the maximum number of mineral claims that may be held by a person under section $175(2)(c)$.	1 2 3
[70]	Section 21	8A Records	4
	Omit section	on 218A(2) and (3). Insert instead—	5
	(2)	The record must be kept in the way, and must include the information, prescribed by the regulations, if any.	6 7
	(3)	The record must be made available for public inspection.	8
[71]	Section 21	8B Registration of certain interests in mineral claims	9
	Omit section	on 218B(9). Insert instead—	10
	(9)	The register must be made available for public inspection.	11
[72]	Section 21	9A Mineral claims district management fund	12
	Omit the se	ection.	13
[73]	Section 22	2 Objections	14
	Omit "Such	n an objection" from section 222(2).	15
	Insert inste	ad "An objection made on a ground referred to in subsection (1)(b)".	16
[74]	Section 22	2(3)	17
	Omit the su	ubsection. Insert instead—	18
	(3)	Schedule 2 contains provisions dealing with objections made on the ground referred to in subsection $(1)(a)$.	19 20
[75]	Section 22	3 Certain land not to be included in opal prospecting area	21
	Insert ", ex section 223	scept with the written consent of the landholder" after "agricultural land" in $(1)(d)$.	22 23
[76]	Section 22	9 Conditions of licence	24
	Omit the se	ection.	25
[77]	Section 23	5A Records	26
	Omit sectio	on 235A(2) and (3). Insert instead—	27
	(2)	The record must be kept in the way, and must include the information, prescribed by the regulations, if any.	28 29
	(3)	The record must be made available for public inspection.	30
[78]	Section 23	5D Opal prospecting area management fund	31
	Omit the se	ection.	32
[79]	Section 23	5F Registration of certain interests in opal prospecting licences	33
	Omit section	on 235F(9). Insert instead—	34
	(9)	The register must be made available for public inspection.	35

[80]	Section 23	6J Public notice of access management plans	1			
	Omit "in a 236J(1).	ocal newspaper circulating in the area in which the land is situated" from section	2 3			
	Insert inste	ad "in the way specified by the regulations".	4			
[81]	Section 23	9E Interpretation	5			
	Omit "resp	onsible" wherever occurring in section 239E(2).	6			
[82]	Section 23	9E(2)	7			
	Insert ", controller" after "receiver".					
[83]	Section 24	0 Directions	9			
	Insert after	section 240(1)—	10			
	(1A)	The Secretary or an inspector may, by written notice, direct a person to do 1 or more of the following if the person has carried out prospecting, mining or another activity otherwise than in accordance with an authorisation, where an authorisation to carry out the prospecting, mining or activity is required under this Act—	11 12 13 14 15			
		(a) to address an adverse impact the prospecting, mining or activity has had on 1 or more aspects of the environment,	16 17			
		(b) to address a risk of there being such an impact,	18			
		(c) to conserve the environment, protect it from harm as a result of the prospecting, mining or activity or prevent, control or mitigate the harm,	19 20			
		(d) to rehabilitate land or water that is or may be affected by the prospecting, mining or activity.	21 22			
	(1B)	To avoid doubt, a reference to the environment, land and water in subsections (1) and $(1A)$ includes the environment, land and water in a place regardless of whether the environment, land and water is within or outside an authorisation area.	23 24 25 26			
[84]	Section 24	0(2)	27			
	Omit "resp	onsible".	28			
[85]	Section 24	0(4)	29			
	Insert "und	er subsection (1)" after "a direction".	30			
[86]	Section 24	0AA, heading	31			
	Insert "and	activity approvals" after "operations".	32			
[87]	Section 24	0AA(4) and (5)	33			
	Omit the su	bsections. Insert instead—	34			
	(4)	The suspension of an authorisation or an activity approval does not affect any liability incurred by the holder of the authorisation or activity approval before the suspension took effect.	35 36 37			
	(5)	The holder of an authorisation or an activity approval is not entitled to compensation merely because of the suspension of operations under the authorisation or activity approval in accordance with a suspension notice.	38 39 40			

[88]	Section 240C					
	Omi	t the se	ction.	Insert instead—	2	
	240C	Brea	ch of	direction or notice	3	
		(1)		rson must comply with a direction or notice issued to the person under this sion, unless the person has a reasonable excuse for not doing so.	4 5	
				If a person fails, without reasonable excuse, to comply with a direction or notice under this Division in relation to an authorisation, the holder of the authorisation to which the direction or notice relates, if not the person to whom the direction or notice was issued, is also guilty of an offence.		
			Max	imum penalty—	10	
			(a)	for a corporation—10,000 penalty units, and, in the case of a continuing offence, a further penalty of 1,000 penalty units for each day the offence continues, or	11 12 13	
			(b)	for an individual—2,000 penalty units, and, in the case of a continuing offence, a further penalty of 200 penalty units for each day the offence continues.	14 15 16	
			liabilit	— An offence against this section committed by a corporation is an executive ty offence attracting executive liability for a director or other person involved in the agement of the corporation—see section 378F.	17 18 19	
[89]	Sect	ion 24	0E Fe	e	20	
	Omi	t "by th	e hold	ler of the authorisation concerned" from 240E(3).	21	
[90]	Section 242C Derelict Mine Sites Fund					
	Insert after section 242C(4)—					
		(5)	The S	Secretary may invest money in the Derelict Mine Sites Fund—	24	
			(a)	if the Department is a GSF agency for the purposes of the <i>Government</i> Sector Finance Act 2018, Part 6—in a way the Department is permitted to invest money under that Part, or	25 26 27	
			(b)	if the Department is not a GSF agency for the purposes of the <i>Government Sector Finance Act 2018</i> , Part 6—in a way approved by the Treasurer.	28 29 30	
[91]	Sect	ion 24	4 Defi	nitions	31	
	Omi	t "reser	ved la	nd" from the definition of <i>landholder</i> .	32	
	Inser	t instea	ad "an	exempted area".	33	
[92]	Sect	ion 24	6P Co	nditions for mandatory audits	34	
	Omi	t sectio	n 2461	P(7). Insert instead—	35	
		(7)		section does not affect the operation of the <i>Environmental Planning and</i> ssment Act 1979, section 4.42, 4.50 or 5.24.	36 37	
[93]	Sect	ion 24	9, hea	ding	38	
	Omi	t the he	ading.	Insert instead—	39	
	249			nd to comply with environmental, rehabilitation and other directions her purposes	40 41	

[94]	Secti	on 24	9(1)(a)	1		
	Omit	the pa	aragrap	ph. Insert instead—	2		
			(a)	to comply with a direction in force under section 240, or	3		
[95]	Secti	on 26	1B Se	curity deposit conditions	4		
	Omit	sectio	n 261]	B(5) and (6). Insert instead—	5		
		(5)	A se	curity deposit condition may require—	6		
			(a)	a single security deposit to be provided and maintained for more than 1 authorisation held by the same person, and	7 8		
			(b)	the holder of 2 or more authorisations to cause a security deposit that has been provided and maintained for 1 authorisation to be extended to other authorisations held by the holder.	9 10 11		
		(6)	be v	void doubt, a security deposit condition for a group security deposit may varied at the request of the holder of the authorisation or on the sion-maker's initiative—	12 13 14		
			(a)	to deal with a further authorisation, or	15		
			(b)	to remove an authorisation from being the subject of the condition.	16		
		(7)		section does not affect the operation of the <i>Environmental Planning and</i> <i>assment Act 1979</i> , section 4.42, 4.50 or 5.24.	17 18		
[96]	Secti	on 26	1 BA , I	heading	19		
	Inser	t "or r	enewe	ed" after "granted"	20		
[97]	Section 261BA(3)						
	Insert after section 261BA(2)—						
		(3)	Subs	sections (1) and (2) extend to the renewal of an authorisation.	23		
[98]	Secti	on 26	1BAA		24		
				n 261BA—	25		
261	BAA	Secu	ıritv m	nay be required before transfer of authorities	26		
		(1)	If a o subje	decision-maker proposes to approve a transfer of an authority that is not ect to a security deposit condition, the decision-maker may, by notice n to the proposed transferee—	27 28 29		
			(a)	advise the proposed transferee that the decision-maker proposes to impose a security deposit condition when the transfer is approved, and	30 31		
			(b)	require the proposed transferee to provide the security deposit required to be provided and maintained under the condition before the transfer of the authority is registered.	32 33 34		
		(2)	subje giver secu	decision-maker proposes to approve a transfer of an authority that is ect to a security deposit condition, the decision-maker may, by notice n to the proposed transferee, require the proposed transferee to provide the rity deposit required to be provided and maintained under the condition re the transfer of the authority is registered.	35 36 37 38 39		
		(3)	of th	lecision-maker requires a security deposit to be provided before a transfer the authority is registered, the transfer of the authority must not be stered under section 122 unless the security deposit is provided.	40 41 42		

	(4)	To avoid doubt, a decision-maker is not required under section 261G to return a security deposit to a transferor of an authority merely because the decision-maker requires or obtains a security deposit from a transferee of the authority or approves the transfer of the authority.	1 2 3 4				
	(5)	Subsections (1)–(4) apply to a full or partial transfer of an authority.	5				
[99]	Section 26	1BB Amount of security deposit	6				
	Insert at the	end of the section—	7				
	(2)	The amount of a group security deposit that may be required by a security deposit condition is—	8 9				
		(a) the assessed deposit for the authorisations concerned as at the date the decision-maker imposes or varies the condition, or	10 11				
		(b) if there is no assessed deposit for the authorisations—the amount specified under section 261BC(7)(b) as at the date the decision-maker imposes or varies the condition.	12 13 14				
[100]	Section 26	1BC Secretary may assess amount of security deposit	15				
	Omit sectio	n 261BC(6) and (7). Insert instead—	16				
	(6)	The Secretary must make an assessment under this section having regard to the following—	17 18				
		(a) the estimated cost of fulfilling any obligations under the authorisation or authorisations concerned, including obligations under the authorisation that may arise in the future,	19 20 21				
		(b) other matters, if any, prescribed by the regulations.	22				
	(7)	An assessed deposit must not be less than—	23				
		(a) for a group security deposit—the amount prescribed by or calculated in accordance with the regulations,	24 25				
		(b) for another security deposit—the minimum deposit for the authorisation.	26 27				
[101]	Section 261BD Application for review of assessed deposit						
	Omit section 261BD(2)(a)–(d). Insert instead—						
		(a) be made in the way, and contain the information, prescribed by the regulations, if any, and	30 31				
[102]	Section 26	1BE Review of assessed deposit by Minister	32				
	Omit sectio	n 261BE(2)(a). Insert instead—	33				
		 (a) must have regard to— (i) submissions made by the holder of the authorisation in relation to the assessment the subject of the review and 	34 35				
		the assessment the subject of the review, and(ii) matters prescribed by the regulations for the purposes of this section, if any, and	36 37 38				
[103]	Section 26	1BE, note	39				
	Omit the no		40				
[104]	Section 26	1BF Minimum deposit	41				
		n 261BF(2). Insert instead—	42				

	(2)		nange to the following does not affect the validity of a security deposit lition imposed or varied before the change takes effect—	1			
		(a)	the minimum deposit for an authorisation,	3			
		(b)	an amount referred to in section 261BC(7)(b).	4			
[105]	Section 26	1C Co	ontent of security deposit condition	5			
	Omit section	on 261	C(1) and (2). Insert instead—	6			
	(1)	A se inclu	ecurity deposit condition, whether in a standard form or otherwise, may ade requirements specified for inclusion by the regulations.	7 8			
[106]	Section 26	1F Cla	aim on and use of security deposit	g			
	Omit section	on 261	F(4). Insert instead—	10			
	(4)	The	Minister may invest money obtained under a security deposit—	11			
		(a)	if the Minister is a GSF agency for the purposes of the <i>Government</i> Sector Finance Act 2018, Part 6—in a way the Department is permitted to invest money under that Part, or	12 13 14			
		(b)	if the Minister is not a GSF agency for the purposes of the Government Sector Finance Act 2018, Part 6—in a way approved by the Treasurer.	15 16			
[107]	Section 26	1F(6)		17			
	Insert "or (3A)" a	after "subsection (3)".	18			
[108]	Section 26	1G La	psing of security deposit requirement and return of money	19			
	Omit sectio	on 261	G(1).	20			
[109]	Section 261G(4) and (5)						
[109]	Section 26	1G(4)	and (5)	21			
[109]			and (5) n 261G(3)—	21 22			
[109]		section If a s has					
[109]	Insert after	section If a s has	n 261G(3)— security deposit has lapsed, money obtained under the security deposit that not been used under section 261F must be paid, without interest, as	22 23 24			
[109]	Insert after	sectio If a s has follo	n 261G(3)— security deposit has lapsed, money obtained under the security deposit that not been used under section 261F must be paid, without interest, as ows—	22 23 24 25			
[109]	Insert after	sectio If a s has follo (a)	n 261G(3)— security deposit has lapsed, money obtained under the security deposit that not been used under section 261F must be paid, without interest, as wws— to the person who provided the deposit, if the person who provided the deposit is unable to be located despite	22 23 24 25 26 27			
[109]	Insert after	sectio If a s has follo (a) (b) (c) To a	n 261G(3)— security deposit has lapsed, money obtained under the security deposit that not been used under section 261F must be paid, without interest, as ws— to the person who provided the deposit, if the person who provided the deposit is unable to be located despite reasonable endeavours—to the holder of the authorisation concerned, if the person who provided the deposit and the holder of the authorisation are unable to be located despite reasonable endeavours—	22 23 24 25 26 27 28 29 30			
[109]	Insert after (4)	sectio If a s has follo (a) (b) (c) To a	n 261G(3)— security deposit has lapsed, money obtained under the security deposit that not been used under section 261F must be paid, without interest, as ows— to the person who provided the deposit, if the person who provided the deposit is unable to be located despite reasonable endeavours—to the holder of the authorisation concerned, if the person who provided the deposit and the holder of the authorisation are unable to be located despite reasonable endeavours— into the Derelict Mine Sites Fund.	22 23 24 25 26 27 28 29 30 31 31			
[109]	Insert after (4)	sectio If a s has follo (a) (b) (c) To a who	n 261G(3)— security deposit has lapsed, money obtained under the security deposit that not been used under section 261F must be paid, without interest, as ws— to the person who provided the deposit, if the person who provided the deposit is unable to be located despite reasonable endeavours—to the holder of the authorisation concerned, if the person who provided the deposit and the holder of the authorisation are unable to be located despite reasonable endeavours— into the Derelict Mine Sites Fund. woid doubt, a security deposit does not lapse merely because the person provided the deposit— if the person is an individual—becomes bankrupt or an incapacitated	22 23 24 25 26 27 28 30 31 31 32 33 34			
[109]	Insert after (4) (5)	sectio If a s has follo (a) (b) (c) To a who (a) (b)	n 261G(3)— security deposit has lapsed, money obtained under the security deposit that not been used under section 261F must be paid, without interest, as ows— to the person who provided the deposit, if the person who provided the deposit is unable to be located despite reasonable endeavours—to the holder of the authorisation concerned, if the person who provided the deposit and the holder of the authorisation are unable to be located despite reasonable endeavours— into the Derelict Mine Sites Fund. woid doubt, a security deposit does not lapse merely because the person provided the deposit— if the person is an individual—becomes bankrupt or an incapacitated person or dies, or if the person is a corporation—is wound up or deregistered or becomes a Chapter 5 body corporate within the meaning of the <i>Corporations Act</i>	22 23 24 25 26 27 28 29 30 31 32 30 31 32 33 34 35 36 37			
	Insert after (4) (5) Section 27 Omit "in a	sectio If a s has follo (a) (b) (c) To a who (a) (b) 2 Ass newsj	n 261G(3)— security deposit has lapsed, money obtained under the security deposit that not been used under section 261F must be paid, without interest, as ows— to the person who provided the deposit, if the person who provided the deposit is unable to be located despite reasonable endeavours—to the holder of the authorisation concerned, if the person who provided the deposit and the holder of the authorisation are unable to be located despite reasonable endeavours— into the Derelict Mine Sites Fund. woid doubt, a security deposit does not lapse merely because the person provided the deposit— if the person is an individual—becomes bankrupt or an incapacitated person or dies, or if the person is a corporation—is wound up or deregistered or becomes a Chapter 5 body corporate within the meaning of the <i>Corporations Act</i> <i>2001</i> of the Commonwealth.	22 23 24 25 26 27 28 29 30 31 32 30 31 32 33 34 35 36 37 38			

[111]	Secti	Section 292A					
	Omit	the see	ction. Insert instead—	2			
	292A	Interpretation					
		(1)	In this Part—	4			
			<i>authorisation fee</i> means an annual rental fee or administrative levy payable under this Part.				
		(2)	A reference in this Part to when an authorisation is granted or renewed is taken, in relation to a grant or renewal of an authorisation that takes effect under this Act after the date on which it is granted or renewed, to be a reference to when the grant or renewal takes effect.	7 8 9 10			
		(3)	To avoid doubt, if an authorisation fee is payable during the term of an authorisation, the term of the authorisation includes the period occurring after the term for which the authorisation as granted or renewed was due to expire but continues to have effect under section 117. Note— Section 117 provides for the continuation of an authorisation if an application is made for renewal of the authorisation and it is not finally disposed of before the date on which the authorisation would otherwise cease to have effect.	11 12 13 14 15 16 17			
[112]	Secti	ion 292	2B Meaning of "grant anniversary date"	18			
	Omit	the see	ction.	19			
[113]	Section 292E						
	Omit the section. Insert instead—						
	292E	Payment of annual rental fee					
		(1)	An annual rental fee must be paid for each year the authorisation continues in force.	23 24			
		(2)	An annual rental fee must be paid before the grant of an authorisation.	25			
		(3)	Subsequent annual rental fees must be paid by—	26			
			(a) the date specified by the Secretary by written notice given to the person liable to pay the fee, or	27 28			
			(b) if no date is specified—the date prescribed by, or determined in accordance with, the regulations for the purposes of this section.	29 30			
		(4)	In subsection (2), a reference to the grant of an authorisation includes a reference to the taking of action under this Act as a result of which an authorisation is taken to have been granted under this Act.	31 32 33			
			Note— For example, a partial transfer of an authorisation cannot be registered under section 122(5) until the annual rental fee is paid.	34 35			
[114]	Secti	ion 292	2H Definitions	36			
	Omit	the de	finitions of <i>minimum deposit</i> and <i>security deposit condition</i> .	37			
[115]	Secti	ion 292	21	38			
	Omit	the see	ction. Insert instead—	39			
	2921	Payn	nent of annual administrative levy	40			
		(1)	The administrative levy payable under this Part for an authorisation, other than a small-scale title, is an annual administrative levy.	41 42			

		(2)	An annual administrative levy must be paid for each year the authorisation continues in force.	1 2
		(3)	An annual administrative levy must be paid before the grant of an authorisation.	3 4
		(4)	Subsequent annual administrative levies must be paid by-	5
			(a) the date specified by the Secretary by written notice given to the person liable to pay the fee, or	6 7
			(b) if no date is specified—the date prescribed by, or determined in accordance with, the regulations for the purposes of this section.	8 9
		(5)	In subsection (3), a reference to the granting of an authorisation includes a reference to the taking of action under this Act as a result of which an authorisation is taken to have been granted under this Act.	10 11 12
			Note— For example, a partial transfer of an authorisation cannot be registered under section 122(5) until the administrative levy is paid.	13 14
[116]	Sect	ion 292	K	15
	Omit	the sec	ction. Insert instead—	16
	292K	Amou	Int of annual administrative levy	17
			The amount of an annual administrative levy is the amount calculated in accordance with the regulations.	18 19
[117]	Sect	ion 292	L Minimum amount of annual administrative levy	20
	Omit	the sec	ction.	21
[118]	Secti	ion 292	M	22
	Omit	the sec	ction. Insert instead—	23
	292M	Amou	int of term administrative levy	24
			The amount of a term administrative levy is the amount calculated in accordance with the regulations.	25 26
[119]	Sect	ion 292	R Late payment fee	27
	Omit	section	a 292R(1). Insert instead—	28
		(1)	If an authorisation fee is not paid within the period required under this Part, the Secretary may charge a late payment fee calculated in accordance with the regulations.	29 30 31
[120]	Sect	ion 292	RA	32
	Inser	t after s	ection 292R—	33
2	292RA	Cons	ultation before regulations regarding fees are made	34
			Before recommending the making of a regulation that specifies or varies a method of calculation of a levy or fee under section 292K, 292M or 292R(1), the Minister must ensure that—	35 36 37
			 (a) a notice is published in the way specified by the regulations to bring it to the attention of the public— (i) stating the chiests of the groupsed regulation and 	38 39
			 (i) stating the objects of the proposed regulation, and (ii) advising where a copy of the regulation may be obtained or inspected, and 	40 41 42

				(iii)	inviting comments and submissions within a specified period, but not less than 28 days from publication of the notice, and	1 2
			(b)		nents and submissions received within the period specified by the e are considered.	3 4
[121]	Secti	ion 29	2S Eff	ect of	cancellation or suspension	5
	Inser	t "or s	uspend	ls an ac	ctivity approval" after "the authorisation" in section 292S(2).	e
[122]	Part	14AB				7
	Inser	t after	Part 1	4AA—		8
	Par	t 14/	AB C)pera	ational allocation charges	g
29	92SE	Ореі	ationa	al alloc	ation charge payable	10
			to th licen	e Secr ce grai	of a mining lease is liable to pay an operational allocation charge etary on behalf of the Crown if the holder held an exploration nted under section 13C for an operational allocation purpose for the land to which the mining lease relates.	11 12 13 14
29	92SF	SF Amount o		of operational allocation charge		
					t of an operational allocation charge is the amount calculated in with the regulations.	16 17
29	2SG	Payment of operational allocation charge				18
					onal allocation charge must be paid at the time or times specified lations.	19 20
29	2SH	Gene	eral			21
					Division 5 applies to an operational allocation charge as if it were ation fee.	22 23
[123]	Secti	ions 2	92W–2	292Y		24
	Inser	t after	section	n 292V	·	25
2	92W	V Royalties for Rejuvenation Fund				
		(1)			stablished in the Special Deposits Account a fund called the or Rejuvenation Fund (the <i>Rejuvenation Fund</i>).	27 28
		(2)	affec supp	ted coa orting	of the Rejuvenation Fund is to alleviate economic impacts in al mining regions caused by a move away from coal mining by other economic diversification in those regions, including by the infrastructure, services, programs and other activities.	29 30 31 32
		(3)	The	Rejuve	nation Fund is to be administered by the Secretary.	33
		(4)	Ther	e is pay	yable into the Rejuvenation Fund—	34
			(a)	mone and	ey advanced, if any, by the Treasurer for the Rejuvenation Fund,	35 36
			(b)	Rejuv	ey appropriated, if any, by Parliament for the purposes of the venation Fund, and	37 38
			(c)		money directed or authorised to be paid into the Rejuvenation by or under this or another Act or law, and	39 40

		(d) the proceeds from the investment of money in the Rejuvenation Fund.	1				
	(5)	There is payable from the Rejuvenation Fund—	2				
		(a) money authorised by the Minister to promote the object of the	3				
		Rejuvenation Fund, but only if the Minister has considered— (i) advice about the payment given by the Secretary, and	4 5				
		(i) advice and recommendations given by an Expert Panel, and	6				
		(iii) for a payment that relates to an affected coal mining region-	7				
		advice and recommendations given by an Expert Panel established for the region, and	8 9				
		(iv) the public interest, and	10				
		(v) whether the payment would lead to a negative impact on the environment, and	11 12				
		(b) money required to meet the administrative expenses related to the Rejuvenation Fund, and	13 14				
		(c) money authorised or required to be paid from the Rejuvenation Fund by or under this or another Act or law.	15 16				
	(6)	The Secretary must—	17				
		(a) keep a public register on the Department's website of all programs and projects funded from the Rejuvenation Fund under subsection (5)(a), and	18 19 20				
		(b) update the register, as soon as practicable after the end of each quarter, with details of projects or programs funded or approved for funding from the Rejuvenation Fund.	21 22 23				
	(7)	The Secretary may invest money in the Rejuvenation Fund-					
		(a) if the Department is a GSF agency for the purposes of the <i>Government</i> Sector Finance Act 2018, Part 6—in a way the Department is permitted to invest money under that Part, or	25 26 27				
		(b) if the Department is not a GSF agency for the purposes of the <i>Government Sector Finance Act 2018</i> , Part 6—in a way approved by the Treasurer.	28 29 30				
	(8)) The annual report of the Department must include details of the amounts paid from the Rejuvenation Fund during the financial year to which the report relates and the purposes for which those payments were made.					
	(9)	In this section—	34				
		<i>affected coal mining region</i> means an area of the State prescribed by the regulations for the purposes of this section.	35 36				
	(10)	The Minister must not recommend the making of a regulation under subsection (9) unless the Minister is satisfied that the area to be prescribed—	37 38				
		(a) relies, or has relied, on coal mining for employment and economic activity, and	39 40				
		(b) is, or is likely to be, impacted by a transition away from coal mining.	41				
292X	Roya	alties for Rejuvenation Expert Panel	42				
	(1)	The Minister may establish 1 or more advisory panels, called a Royalties for Rejuvenation Expert Panel (a <i>Panel</i>).	43 44				
	(2)	The Minister must establish a Panel for each affected coal mining region, within the meaning of section 292W.	45 46				

	(3) To avoid doubt, subsection (2) does not prevent the Minister establishing Panels for other areas of the State or other Panels.					
	(4)	A Panel has the following functions—	3			
		(a) to advise the Minister and make recommendations about payments from the Rejuvenation Fund,	4 5			
		(b) to advise the Minister about other matters, if any, prescribed by the regulations.	6 7			
	(5)	Advice given by a Panel is non-binding.	8			
	(6)	The regulations may make provision about the following—	9			
		(a) the constitution of a Panel, including the appointment and removal of members,	10 11			
		(b) the operations of a Panel,	12			
		Example— The regulations may provide that the Expert Panel is to undertake public consultation before giving certain advice or making certain recommendations.	13 14 15			
		(c) the governance of a Panel, including integrity and probity matters,	16			
		(d) the calling of, and procedure at, meetings of a Panel, including methods of holding meetings.	17 18			
	(7) A Panel is subject to the control and direction of the Minister in the exercise of its functions, except in relation to the contents of any advice given by it.					
	(8)	A Panel member is entitled to be paid travelling and other allowances as the Minister may from time to time determine for the member.				
	(9)	The Secretary must—	23			
		 (a) keep a public register on the Department's website of the following— (i) the membership of each Panel, 	24 25			
		(ii) a summary of the advice and recommendations given to the Minister by Panels under this section, and	26 27			
		(b) update the register as soon as practicable after the end of each quarter.	28			
	(10)	Despite subsection $(9)(a)(ii)$, the Secretary is not required to record information on the public register if, in the opinion of the Secretary, the information is commercial in confidence.	29 30 31			
292Y	Coal	Authorities Allocations Fund	32			
	(1)	There is established in the Special Deposits Account a fund called the Coal Authorities Allocations Fund.	33 34			
	(2)	The Coal Authorities Allocations Fund is to be administered by the Secretary.	35			
	(3)	There is payable into the Coal Authorities Allocations Fund—	36			
		(a) market interest charges payable under section 13C(3C), and	37			
		(b) mandatory participation charges payable under Schedule 1A, clause 3A, and	38 39			
		(c) amounts of consideration paid under Schedule 1A, clause 5, and	40			
		(d) operational allocation charges payable under Part 14AB, and	41			
		(e) money advanced, if any, by the Treasurer for the Coal Authorities Allocations Fund, and	42 43			

	(f)	money appropriated, if any, by Parliament for the purposes of the Coal Authorities Allocations Fund, and	1 2
	(g)	other money directed or authorised to be paid into the Coal Authorities Allocations Fund by or under this or another Act, and	3 4
	(g)	the proceeds from the investment of money in the Coal Authorities Allocations Fund.	5 6
(4)	There	e is payable from the Coal Authorities Allocations Fund—	7
	(a)	amounts authorised by the Secretary for the purposes of the following—	8
		(i) acquisition of data related to the State's coal resources and the analysis and assessment of the data, including drilling, coal quality analysis, geological mapping, surveying and resource	9 10 11
		modelling,(ii) other related activities, if any, prescribed by the regulations related to coal resource data acquisition, analysis and assessment,	12 13 14
		(iii) the administration of Parts 3–8, 11, 12A and 18 and Schedules 1A–2 in relation to coal, and	15 16
	(b)	administrative expenses incurred in relation to the Coal Authorities Allocations Fund, including administrative expenses incurred in relation to the collection and recovery of amounts payable into the Coal Authorities Allocations Fund, and	17 18 19 20
	(c)	other amounts authorised or required by or under this or another Act to be paid from the Coal Authorities Allocations Fund.	21 22
(5)	The I	Minister may invest money in the Coal Authorities Allocations Fund-	23
	(a)	if the Department is a GSF agency for the purposes of the <i>Government</i> Sector Finance Act 2018, Part 6—in a way the Department is permitted to invest money under that Part, or	24 25 26
	(b)	if the Department is not a GSF agency for the purposes of the <i>Government Sector Finance Act 2018</i> , Part 6—in a way approved by the Treasurer.	27 28 29
(6)	from	nnual report of the Department must include details of the amounts paid the Coal Authorities Allocations Fund during the financial year to which eport relates and the purposes for which those payments were made.	30 31 32
Section 363	3, hea	ding	33
		or mining registrar".	34
	-	Secretary".	35
Section 363		•	36
Omit the sul		on.	37
Section 364	1 Mini	ster or official not to be interested in authority or small-scale title	38
		2). Insert instead—	39
(2)		section does not prevent the Secretary from being the holder, on behalf of	40
(-)		rown, of an authorisation.	41
Section 36	5A Ex	change of information	42
Omit section	n 365 <i>A</i>	A(2)(b). Insert instead—	43

[124]

[125]

[126]

[127]

			(b)	to determine whether to cancel, revoke or vary an authorisation that is granted, made or given under that legislation, or	1 2
			(b1)	to determine whether to suspend a condition of, or operations under, an authorisation that is granted, made or given under that legislation, or	3 4
			(b2)	to determine whether to cancel, revoke, suspend or vary an activity approval or other approval, or an exemption or declaration, that is granted, made or given under that legislation, or	5 6 7
			(b3)	to determine whether to make a decision under Part 18, Division 2, or	8
[128]	Sect	ion 36	6 Mini	ng divisions	9
	Omit	sectio	n 366((2).	10
[129]	Secti	ion 37	6		11
	Inser	t befor	e secti	ion 377—	12
	376	Crow	vn aut	horisations	13
		(1)		Secretary may apply on behalf of the Crown for an authorisation (a <i>Crown</i> orisation).	14 15
		(2)	The	regulations may make provision for or about the following—	16
			(a)	requirements about applications made by the Secretary for Crown authorisations,	17 18
			(b)	requirements for prospecting, mining and other activities conducted under a Crown authorisation,	19 20
			(c)	rights conferred on the holder of the Crown authorisation.	21
		(3)	Crow	rights conferred under other provisions of this Act on the holder of a vn authorisation are subject to the requirements of the regulations under section.	22 23 24
[130]	Sect	ion 37	8A Ob	ostruction	25
	Inser	t ", ass	ault, t	hreaten, intimidate" after "hinder".	26
[131]	Sect	ion 37	8I Tim	e within which summary proceedings may be commenced	27
	Omit	"or 37	78D" v	wherever occurring in section 378I(1)(a) and (2)(a).	28
	Inser	t instea	ad ", 3	78D, 378F or 378FA".	29
[132]	Secti	ion 37	8I(1)(a	11)	30
	Inser	t after	section	n 378I(1)(a)—	31
			(a1)	in the case of an offence under section 378C—within but not later than 2 years after the date on which the offence is alleged to have been committed, or	32 33 34
[133]	Secti	ion 37	8I(2)(a	1)	35
	Inser	t after	section	n 378I(2)(a)—	36
			(a1)	in the case of an offence under section 378C—within but not later than 2 years after the date on which evidence of the alleged offence first came to the attention of an inspector, or	37 38 39
[134]	Part	18, Div	vision	1, heading	40
	Inser	t after	Part 1	8, heading—	41

	Divi	ision [,]	1	General	1			
[135]	Sect	ion 379	AB		2			
	Inser	Insert after section 379AA—						
3	79AB	Coal	the pro	operty of the Crown	4			
		(1)	-	al that, but for the <i>Coal Acquisition Act 1981</i> , would be vested in—	5			
				an instrumentality or agency of the Crown, or	6			
			(b)	any person other than the Crown,	7			
				ed in the Crown freed and discharged from all trusts, leases, licences, tions, estates, interests and contracts.	8 9			
		(2)		clause does not apply to coal granted under the Coal Ownership tution) Act 1990.	10 11			
		(3)	never	ference in subsection (1) to leases does not include, and is to be taken to have included, a reference to coal leases within the meaning of the <i>Mining Act 1973</i> .	12 13 14			
		(4)		rovisions of this clause have effect despite anything contained in the <i>Property Act 1900</i> , section 42.	15 16			
		(5)	Act 19	auses (1)–(4) re-enact, with minor modifications, the <i>Coal Acquisition</i> 81, section 5 and are transferred provisions to which the <i>Interpretation</i> 87, section 30A applies.	17 18 19			
[136]	Sect	ion 380)AA Re	strictions on planning applications for coal mining	20			
	Omi	t the no	te from	clause 380AA(1). Insert instead—	21			
			Enviror	In this Act, <i>development consent</i> means a development consent under the <i>mental Planning and Assessment Act 1979</i> , Part 4 or an approval under that art 3A or Division 5.2.	22 23 24			
[137]		ion 380 ng righ		nd proper person consideration in making certain decisions about	25 26			
	Omi	t the se	ction.		27			
[138]	Sect	ion 38 [,]	I, head	ing	28			
	Omi	t "epis"	. Insert	instead "environmental planning instruments".	29			
[139]	Sect	ion 38 [,]	IB		30			
				381A—	31			
	381B	Incor	nplete	applications	32			
		(1)		sion-maker may reject an application under this Act on either or both of lowing grounds—	33 34			
				the applicant has not paid a fee or levy payable in connection with the application within the period, if any, prescribed by the regulations,	35 36			
				the applicant has not lodged information required by the regulations to accompany the application within the period, if any, prescribed by the regulations or a longer period specified by the decision-maker.	37 38 39			
		(2)	To ave	pid doubt—	40			
				an application rejected under this section is taken never to have been made, and	41 42			

			(b) the decision-maker is not required to notify the applicant before the rejection.	1 2
[140]	Sect	ion 38	2	3
	Omit	t the se	ction. Insert instead—	4
	382	Appl	ications, tenders and giving of documents and information generally	5
		(1)	An application or tender under this Act must be made in an approved form.	6
		(2)	If an approved form is required to be completed in a specified way, the form is not completed unless the form is completed in the specified way.	7 8
		(3)	If an approved form requires specified information to be included in or submitted with the form, the form is not completed unless the specified information is included in or submitted with the form.	9 10 11
		(4)	An application, tender or prescribed document, thing or information, required or authorised under this Act to be given to a person, must be given in the way, and within the periods, prescribed by the regulations, if any.	12 13 14
		(5)	In this section— <i>prescribed document, thing or information</i> means a document, thing or information prescribed by the regulations for the purposes of this section.	15 16 17
[141]	Sect	ion 38	2A, heading	18
	Inser	t " and	charges" after "fees"	19
[142]	Sect	ion 38	2A(1)	20
	Inser	t "or c	narge" after "fee" wherever occurring.	21
[143]	Sect	ion 38	2A(2)	22
			charges" after "fees".	23
[144]	Sect	ion 38	28	24
			section 382A—	25
	382B		ndment of applications	26
	3020	(1)	The following applications, and information or documents accompanying applications, may, with the consent of the decision-maker, be amended by the applicant at any time before the decision-maker decides the relevant application—	20 27 28 29 30
			(a) an application for an authorisation,	31
			(b) an application for the renewal of an authorisation,	32
			(c) an application for approval of the transfer of an authorisation,(d) an application for the registration of a sublease or the renewal or	33 34
			variation of the registration,	35
			 (e) an application prescribed by the regulations, (f) information or a document accommonying on application referred to in 	36
			 (f) information or a document accompanying an application referred to in paragraphs (a)–(e), including a proposed work program required to accompany an application. 	37 38 39
		(2)	An application under this section must be made in a way approved by the Secretary.	40 41

		(3)	amen	lecision-maker must give written notice to the applicant confirming the dment of an application, information or document and the date on which a mended.	1 2 3
		(4)		mendment of an application, information or document does not entitle pplicant to a refund or reduction of an application fee.	4 5
[145]	Sect	ion 38	3 Servi	ice of documents	6
	Omit	"issue	d or gi	ven to a person, or may be" from section 383(1).	7
[146]	Sect	ion 38	3(1)(f) a	and (g)	8
	Inser	t at the	end of	f section 383(1)(e)—	9
				, or	10
			(f)	by another method of electronic communication if the person has consented to the service of documents by the method, or	11 12
			(g)	by another method authorised by the regulations for the service of documents of that kind.	13 14
[147]	Sect	ion 38	3(8) an	ld (9)	15
	Omit	sectio	n 383(8	8). Insert instead—	16
		(8)		ng in this section affects the operation of a law or of the rules of a court rising a document to be served on a person by another method.	17 18
		(9)	In this	s section, serve includes issue, give or send.	19
[148]	Sect	ion 38 [.]	7B Ext	raterritorial application	20
	Inser	t "dire	ction of	r" before "notice".	21
[149]	Sect	ion 38 [.]	7C, hea	ading	22
	Omit	"mino	or".	-	23
[150]	Sect	ion 38 [.]	7C(1)(e	9)	24
				f section 387C(1)(d)—	25
				, or	26
			(e)	that is specified by the regulations.	27
[151]	Secti	ion 38	9A		28
	Inser	t after	section	389—	29
	389A	Revie	ew of F	Royalties for Rejuvenation Fund	30
		(1)	policy	Secretary is to review sections 292W and 292X to determine whether the y objectives of the provisions remain valid and whether the terms of the sions remain appropriate for securing the objectives.	31 32 33
		(2)		eview is to be undertaken as soon as possible after the period of 3 years the commencement of the provisions.	34 35
		(3)		ort on the outcome of the review is to be provided to the Minister as soon acticable after the review is undertaken.	36 37
[152]	Part	18, Div	vision	2	38
				391—	39

Divi	ivision 2		Declarations about persons not fit and proper				
392	Inter	pretat	lion				
	(1)	In th	is Division—				
392			<i>orisation</i> does not include an environmental assessment permit under on 252.				
		decis	sion includes declaration.				
			sion-maker , for a decision under this Division, means the decision-maker elation to the authorisation that makes the person concerned a relevant on.				
			ared person—see section 393.				
			pant person means the following—				
		(a)	a person who is or was a holder of an authorisation,				
		(b)	a person who is or was an applicant for an authorisation,				
		(c)	a person who is a proposed transferee under an application to transfer an authorisation,				
		(d)	a person who is or was associated with an authorisation or activity approval.				
		spec	<i>ified decision</i> , in relation to an authorisation, means the following—				
		(a)	a decision to reject an application to grant or renew the authorisation to a declared person,				
		(b)	a decision to reject an application to transfer the authorisation to a declared person,				
		(c)	a decision to cancel the authorisation or to suspend a condition of, or operations under, the authorisation, in whole or in part, if held by a declared person,				
		(d)	a decision to suspend an activity approval related to an authorisation held by a declared person,				
		(e)	a decision to restrict operations under an authorisation held by a declared person by the imposition or variation of conditions of an authorisation.				
	(2)	In th <i>appr</i>	his Division, a person is <i>associated with an authorisation or activity oval</i> if, in the opinion of the decision-maker, the person—				
		(a)	has or had an arrangement, whether formal or informal, that gives or gave the person the capacity to determine the outcome of financial or operating decisions about activities under the authorisation or activity approval, or				
		(b)	holds or has held office as a director of a body corporate that gives or gave the person the capacity to determine the outcome of financial or operating decisions about activities under the authorisation or activity approval.				
			Note— A <i>director</i> of a body corporate includes any person involved in the management of the affairs of the body corporate—see the Dictionary.				
393		aratio orisat	ns that certain persons are not fit and proper persons for ions				
	(1)	perso	e decision-maker is satisfied that a relevant person is not a fit and proper on, the decision-maker may, by written order given to the person, declare the person is not a fit and proper person (a <i>declared person</i>).				

	(2)	(2) The decision-maker may make a declaration at any time, including at the request of the Minister or on the decision-maker's own initiative.						
	(3)	consi	lecision-maker may, without limiting other matters that can be taken into deration, take into consideration matters specified by the regulations for blowing purposes—	3 4 5				
		(a)	deciding whether a person is or is not a fit and proper person,	6				
		(b)	deciding whether to make a declaration.	7				
394	Decis	sions	about declared persons and associated authorisations	8				
	(1)	perso	decision-maker, in relation to an authorisation for which the declared on is the holder, applicant or proposed transferee, may make a specified ion in relation to the authorisation.	9 10 11				
	(2)	decis decla	lecision-maker may, by order given to a declared person, at the time the ion-maker makes a declaration, or within 6 months after making a ration or a longer period as agreed between the decision-maker and the red person, do 1 or more of the following—	12 13 14 15				
		(a)	caution or reprimand the declared person,	16				
		(b)	disqualify the declared person from making applications for the grant, renewal or transfer of authorisations for a specified period or an indefinite period,	17 18 19				
		(c)	impose or vary a condition of an authorisation or an activity approval, but only if the declared person is associated with the authorisation or activity approval,	20 21 22				
		(d)	direct the declared person to do or refrain from doing a thing specified in the direction in relation to the following—	23 24				
			(i) authorisations and applications for or in relation to authorisations,	25 26				
			(ii) mining and prospecting,	27				
		(e)	take another action specified by the regulations.	28				
	(3)		pplication made by a person disqualified under subsection (2)(b) is id and must be rejected by a decision-maker.	29 30				
	(4)	A condition imposed or varied under subsection $(2)(c)$ is taken to have been imposed or varied by the relevant decision-maker.						
	(5)	-	rson must not contravene a direction under subsection (2)(d). mum penalty—	33 34				
		(a)	for a corporation—10,000 penalty units, and, for a continuing offence, a further penalty of 1,000 penalty units for each day the offence continues, or	35 36 37				
		(b)	for an individual—2,000 penalty units, and, for a continuing offence, a further penalty of 200 penalty units for each day the offence continues.	38 39				
395	Revie	ew of e	decisions	40				
	(1)		clared person who is aggrieved by a decision under this Division may to the Land and Environment Court for a review of the decision.	41 42				
	(2)	decis or in	view by the Land and Environment Court is to be a redetermination of the ion, and the Court may consider fresh material or material in addition to, substitution for, the material considered by the decision-maker in the mination of the question.	43 44 45 46				

	(3)	An application under subsection (1)—							
		(a)	must be made within 30 days of the declared person being given the decision or a longer period allowed by the Court, and	2 3					
		(b)	does not stay the operation of a decision, unless the Court otherwise orders.	4 5					
396	Misc	ellane	eous	6					
	(1)		grant, renewal or transfer of a mining lease may be rejected under this sion even if—	7 8					
		(a)	the mining lease is necessary for the carrying out of State significant development authorised by a development consent, despite the Planning Act, section 4.42, or	9 10 11					
		(b)	the mining lease is necessary for the carrying out of approved State significant infrastructure under the Planning Act, Division 5.2 despite the Planning Act, section 5.24, or	12 13 14					
		(c)	the mining lease is necessary for the carrying out of a transitional Part 3A project under the <i>Environmental Planning and Assessment (Savings,</i> <i>Transitional and Other Provisions) Regulation 2017</i> , Schedule 2, despite the Planning Act, section 75V as continued and modified by that Schedule, or	15 16 17 18 19					
		(d)	the Planning Act, section 4.47 or 4.50 would otherwise prevent that rejection.	20 21					
	(2)	The regulations may extend the application of a provision of this Act to a decision under this Division, with or without modification.							
	(3)	With	nout limiting subsection (2)—	24					
		(a)	sections 126 and 127(1) extend to a specified decision under this Division to cancel an authorisation, and	25 26					
		(b)	sections 136 and 137 extend to a specified decision under this Division to cancel, or reject an application for the grant, renewal or transfer of, an authority, and	27 28 29					
		(c)	section 190(5) extends to a specified decision under this Division to reject an application for the grant of a mineral claim, and	30 31					
		(d)	section 204 extends to a specified decision under this Division to cancel a mineral claim, and	32 33					
		(e)	section 205(1) extends to a specified decision under this Division to cancel a mineral claim, and	34 35					
		(f)	section 210B extends to a specified decision under this Division to cancel, or reject an application for the grant, renewal or transfer of, a mineral claim, and	36 37 38					
		(g)	section 228(3) extends to a specified decision under this Division to reject an application for the grant of an opal prospecting licence, and	39 40					
		(h)	section 234 extends to a specified decision under this Division to cancel an opal prospecting licence, and	41 42					
		(i)	section 234A extends to a specified decision under this Division to cancel, or reject an application for the grant of an opal prospecting licence.	43 44 45					
	(4)	autho	regulations may make provision for the application of this Division to orisations jointly held by, and applications jointly made by, more than 1 on, including dealing with the following—	46 47 48					

		(a)	a decision regarding an authorisation if 1 or more holders, but not all the holders, are declared persons,	1 2
		(b)	the transfer of a declared person's holding to another person.	3
	(5)	In th	is section—	4
		Plan	ning Act means the Environmental Planning and Assessment Act 1979.	5
Part	18, Di	vision	3	6
Inser	rt in ap	propria	ate order—	7
Divi	ision	3	External administration, winding up and deregistration of corporate holders, applicants and transferees	8 9
397	Noti	ficatio	n regarding external administration	10
	(1)	This	section applies to the following persons—	11
		(a)	a holder of an authority,	12
		(b)	an applicant for an authority,	13
		(c)	for an application to transfer an authority—the proposed transferee.	14
	(2)	notif	person to whom this section applies is a corporation, the person must y the Secretary in the approved form if any of the following unstances exist—	15 16 17
		(a)	an external administrator is appointed for the corporation,	18
		(b)	a winding up of the corporation has commenced,	19
		(c)	the person has lodged an application to deregister the corporation,	20
		(d)	the person has received notice of a proposed deregistration of the corporation,	21 22
		(e)	a court has ordered the deregistration of the corporation,	23
		(f)	the person becomes aware that the application to deregister the corporation or proposed deregistration or order for deregistration, as referred to in paragraphs (c)–(e), has been withdrawn, deferred, refused or rejected, as the case may be.	24 25 26 27
		Max	imum penalty—100 penalty units.	28
	(3)	The	notification must be given—	29
		(a)	as soon as practicable, and	30
		(b)	not later than 28 days after the person first becomes aware of the circumstances mentioned in subsection (2).	31 32
	(4)	the c	e notification is caused by the appointment of an external administrator for corporation, the notice must include an address for service of documents he corporation.	33 34 35
	(5)		avoid doubt, 2 or more notifications may be included in the same ment.	36 37
	(6)	In th	is section—	38
		auth	<i>ority</i> includes mineral claim.	39
		pract	<i>rnal administrator</i> means an administrator, liquidator, restructuring titioner or controller within the meaning of the <i>Corporations Act 2001</i> of Commonwealth, section 9.	40 41 42

[153]

	398	Actio	n after no	otifiable circumstances	1		
		(1)	This sect	tion applies to the following persons—	2		
			(a) a ł	nolder of an authority,	3		
			(b) an	applicant for an authority,	4		
			(c) for	r an application to transfer an authority—the proposed transferee.	5		
		(2)	authority circumst to whom	ision-maker may do 1 or more of the following in relation to an x , or application in relation to an authority, if satisfied that ances mentioned in section $397(2)(a)$ —(e) exist in relation to a person in this section applies that is a corporation, whether or not the ances have been notified under the section—	6 7 8 9 10		
			(a) rej	ject an application in relation to the authority,	11		
			· / •	ncel the authority,	12		
			(c) if rem	the authority is jointly held, or an application is made jointly— move the person concerned, in accordance with the regulations, as older or applicant.	13 14 15		
		(3)		in this section prevents the decision-maker doing 1 or more of the subsection (2) after a corporation has been wound up or deregistered.	16 17		
		(4)	In this se	ection—	18		
			authority	y includes mineral claim.	19		
[154]	Sche	dule 1	A Compe	titive selection process for controlled release prospecting titles	20		
	Insert after clause 3—						
	3A F	Parti	Participation charge				
		(1)		tive selection application must be accompanied by the participation f any, prescribed by the regulations.	23 24		
		(2)	if the app	subclause (1), a participation charge is not payable under this clause plicant has paid a market interest charge under section 13C(3C) for a interest test in relation to the same geological coal resource.	25 26 27		
[155]	Sche	dule 1	B Furthe	r provisions relating to authorisations generally	28		
	Omit clause 2(1)(d) and (e). Insert instead—						
				e imposition or suspension of conditions on an authorisation,	30		
			(e) the	e variation of an authorisation, including the variation of conditions of authorisation,	31 32		
			bu su	e suspension of operations under an authorisation under clause 7A, it not a direction to suspend operations under an authorisation or spend an activity approval relating to the operations under section 0AA.	33 34 35 36		
[156]	Sche	dule 1	B, clause	9 6(b)	37		
	Omit	clause	6(b)–(e).	Insert instead—	38		
			ap	e relevant decision-maker considers that the applicant or, if the plication relates to a transfer, the transferee, has failed to comply with or more of the following—	39 40 41		
			(i	e e	42 43		

	(ii) the applicant or transferee must have the technical capability to carry out the proposed work program,	1 2
	(iii) the applicant or transferee must have the financial capability to carry out the proposed work program.	3 4
[157]	Schedule 1B, clause 7(3)(b)	5
	Omit "section 93". Insert instead "section 4.50".	6
[158]	Schedule 1B, clause 7A(1)	7
	Omit "written consent of the decision-maker".	8
	Insert instead "requirements specified by the regulations".	9
[159]	Schedule 1B, clause 7A(1A)	10
	Insert after subclause (1)—	11
	(1A) Without limiting other requirements specified by the regulations under subclause (1), the regulations may require the consent of a specified person to be obtained before mining operations in the mining area are suspended.	12 13 14
[160]	Schedule 1B, clause 9(b1)	15
	Insert after clause 9(b)—	16
	(b1) the conditions to which the holder of the licence is subject under a registered access management plan in force for the opal prospecting block over which the licence is granted, and	17 18 19
[161]	Schedule 1B, clause 13(1)	20
	Omit "relevant decision-maker". Insert instead "Minister".	21
[162]	Schedule 1B, clause 13(1)(a)	22
	Omit "a daily newspaper circulating throughout New South Wales".	23
	Insert instead "a way specified by the regulations".	24
[163]	Schedule 1 Public consultation with respect to the granting of assessment leases and mining leases	25 26
	Omit "(or approval under Part 3A or Part 5.1 of the <i>Environmental Planning and Assessment Act 1979</i>)" from clause 4A.	27 28
[164]	Schedule 1, clause 4A, note	29
	Insert at the end of the clause—	30
	Note— In this Act, <i>development consent</i> means a development consent under the <i>Environmental Planning and Assessment Act</i> 1979, Part 4 or an approval under that Act, Part 3A or Division 5.2.	31 32 33
[165]	Schedule 1, clause 21(5)	34
	Omit "statutory declaration".	35
	Insert instead "statement by the applicant".	36
[166]	Schedule 1, clause 22(2)–(4)	37
	Omit clause 22(2)–(5). Insert instead—	38
	(2) Schedule 2 contains provisions dealing with objections.	39

	(3)	If, after an objection has been made, but before the objection is determined, the landholder gives written consent to the granting of the mining lease over the land, or the applicant for the mining lease gives written consent to the surface of the land being excluded from the application—	1 2 3 4
		(a) the Secretary is not required to determine the objection, and	5
		(b) the decision-maker may grant the mining lease.	6
	(4)	A written consent given under this clause is irrevocable.	7
[167]	Schedule 1	1, clause 23(3)—(6)	8
	Omit clause	e 23(3) and (4). Insert instead—	9
	(3)	Despite subclause (1), a mining lease may be granted beneath the surface of land determined to be agricultural land if the Minister is satisfied mining operations under the lease are able to be carried out without causing, at any time, unreasonable damage to the agricultural land or unreasonable interference with the use or productive capacity of the agricultural land.	10 11 12 13 14
	(4)	Despite subclause (1), a mining lease may be granted over the whole or a part of the land determined to be agricultural land, including the surface of the land, if the Minister considers that the granting of the lease is necessary to give access to other land to which the lease applies.	15 16 17 18
	(5)	A mining lease must not be granted in the circumstances referred to in subclause (3) unless the Minister has—	19 20
		(a) given the landholder written notice of the proposed mining lease, including the reasons the Minister is satisfied of the relevant matters in the subclause, and	21 22 23
		(b) at the time the written notice is given, invited submissions to the Minister about the proposed mining lease within a specified period, being not less than 28 days after the notice is given, and	24 25 26
		(c) considered any submissions made within the specified period.	27
	(6)	However, a mining lease referred to in subclause (3) may be granted with the written consent of the landholder.	28 29
[168]	Schedule 1	1, clause 24(1)	30
		a newspaper circulating generally in the State and in one or more newspapers in the locality in which the land is situated".	31 32
	Insert instead	ad "and in the way specified by the regulations".	33
[169]	Schedule 2	2 Agricultural land	34
		efinition of <i>agricultural land</i> , paragraph (c)(i) from clause 1(1).	35
	Insert instea	ad—	36
		(i) at the relevant date, trees are growing that provide shade or shelter or a windbreak to other land described in this definition, or	37 38
[170]	Schedule 2	2, clause 2(3)	39
	Insert after	clause 2(2)—	40
	(3)	The relevant authority may refuse to make a decision that land is agricultural land if the objector has not demonstrated to the relevant authority's satisfaction that the land is agricultural land.	41 42 43

[171]] Schedule 2, clauses 2A and 2B						
	Inser	t after	clause 2—	2			
	2A	Objections					
		(1)	An objection must be—				
			(a) lodged with the Secretary—	5			
			 (i) for an objection under section 179 or 222—within 28 days after the date the notice under section 177 or 221, as the case requires, is served, or 	6 7 8			
			(ii) for an objection under Schedule 1, clause 22—on or before the date specified in the relevant notice under Schedule 1, clause 21, and	9 10 11			
			(b) made in a way prescribed by the regulations.	12			
		(2)	An objector must lodge with the Secretary information to support the objection in the way and within the period specified by the Secretary by written notice given to the objector.	13 14 15			
		(3)	The Secretary may require an objector to provide further information to support the objection.	16 17			
		(4)	The further information must be provided in the way and within the period specified by the Secretary.	18 19			
		(5)	If the further information is not provided within the specified period, the Secretary may reject the objection.	20 21			
		(6)	An objection may be withdrawn by written notice given to the Secretary.	22			
		(7)	The withdrawal of an objection is irrevocable.	23			
	2B	Transfer of land if objection pending					
		(1)	If, before an objection has been determined, the landholder who made the objection transfers the land concerned to a new landholder—	25 26			
			(a) the landholder who made the objection must give the Secretary written notice of the transfer, and	27 28			
			(b) the objection continues in force as if made by the new landholder, subject to subclauses (2) and (3).	29 30			
		(2)	If, before an objection has been determined, the Secretary becomes aware that land to which the objection relates has been transferred to a new landholder, the Secretary may, by written notice given to the new landholder, request the new landholder notify the Secretary, within 28 days, whether the new landholder wishes the objection to proceed.	31 32 33 34 35			
		(3)	If, at the expiry of the 28-day period, the new landholder has not notified the Secretary that the new landholder wishes the objection to proceed, the objection is taken to have been withdrawn.	36 37 38			
		(4)	To avoid doubt, a withdrawal of an objection under subclause (3) is irrevocable.	39 40			
[172]	Sche	edule 2	2, clause 3	41			
	Omi	t the cl	ause. Insert instead—	42			

3	Date	to be	certified by Secretary	1	
	(1)	This	clause applies if—	2	
		(a)	an objection to the grant of a mining lease over land is made under Schedule 1, clause 22, and	3 4	
		(b)	the tenderer or applicant for the mining lease over the land was, at the time the invitation for tenders was first published or the application was lodged, the holder of an exploration licence or mineral claim over the land.	5 6 7 8	
	(2)	If thi	s clause applies, the Secretary must issue a certificate that—	g	
		(a)	states that the matters referred to in subclause (1) have occurred, and	10	
		(b)	specifies the date on which the invitation for tenders for the exploration licence was first published or the application for the exploration licence or mineral claim was lodged.	11 12 13	
	(3)	The o	certificate must be given to the following persons—	14	
		(a)	the relevant authority,	15	
		(b)	the landholder,	16	
		(c)	the mining lease applicant.	17	
Schedule 2, clauses 5 and 6					
Insert after clause 4—				19	
5 Relevant authority may commission expert reports				20	
	Before deciding whether or not land is agricultural land, the relevant authority—				
	(a) may commission an expert to report on the question, and				
(b) must allow the landholder and the following persons to ma submissions within a reasonable period on the report, including t assumptions of and information contained in the report—					
			(i) for a reference under section 179—the person who caused the notice under section 177 to be served,	27 28	
			(ii) for a reference under Schedule 1, clause 22 in relation to a mining lease—the mining lease applicant, and	29 30	
		(c)	must consider the submissions, if any.	31	
6	Part	ies ma	y make submissions	32	
		Befor must	re deciding whether or not land is agricultural land, the relevant authority	33 34	
		(a)	provide a copy of the objection and supporting information to the following—	35 36	
			(i) for an objection under section 179, the person who caused the notice under section 177 to be served,	37 38	
			(ii) for an objection under Schedule 1, clause 22, the mining lease applicant, and	39 40	
		(b)	allow the following to make submissions within a reasonable time on the objection and supporting information—	41 42	
			(i) for a reference under section 179, the person who caused the notice under section 177 to be served,	43 44	

[173]

				(ii)	for a reference under Schedule 1, clause 22, the mining lease applicant concerned, and	1 2
			(c)	give	a copy of the submissions to the landholder, and	3
			(d)		w the landholder to make submissions within a reasonable period menting on submissions made under paragraph (b), and	4 5
			(e)	cons	ider the submissions, if any.	6
[174]	Sche	dule 4	Reg	ulation	making powers	7
	Omit	clause	es 7–9	. Insert	instead—	8
	7	Fees	, levie	es, cha	rges and refunds	9
					the imposition of fees, levies and charges and authorising the ent, refund or waiver of fees, levies and charges.	10 11
	8	Stati	stics	and ac	counts	12
			Prov	viding f	or—	13
			(a)	the c	ompilation of mining statistics, and	14
			(b)		iving of information for the purpose of enabling mining statistics compiled, and	15 16
			(c)	the k	eeping of books of account, and	17
			(d)	the in	nspection of and giving of information from books of account.	18
	9	Reco	ords a	nd reg	isters	19
			Prov	viding f	or—	20
			(a)	the k	eeping of records and registers, and	21
			(b)	the v copy	ways of making registers publicly available for inspection and ing.	22 23
[175]	Sche	dule 4	l, clau	ıse 13(2)	24
	Inser	t at the	end o	of claus	se 13—	25
		(2)	whic the v activ	ch an ai vicinity	niting subclause $(1)(a)$, a regulation may specify circumstances in ncillary mining activity is taken for the purposes of the Act to be in of a mining lease or mineral claim even if the ancillary mining being carried out at a significant distance from the mining lease or im.	26 27 28 29 30
[176]	Sche	dule 6	6 Savi	ngs, tr	ansitional and other provisions	31
	Omit	"a Wa	arden'	s Cour	t" wherever occurring in clauses 70(7) and 72(5).	32
	Inser	t instea	ad "the	e Land	and Environment Court".	33
[177]	Sche	dule 6	6, clau	ise 142	2(3)	34
	Omit	"Dire	ctor-G	General	". Insert instead "Secretary".	35
[178]	Sche	dule 6	6, Part	t 2 7		36
					chedule—	37

Part 27 Provisions consequent on enactment of Mining and Petroleum Legislation Amendment Act 2022

181 Definition

In this Part-

2022 amending Act means the Mining and Petroleum Legislation Amendment Act 2022.

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182 Exempted areas—sections 30 and 48

- (1) Sections 30(1) and 48(1), as substituted by the 2022 amending Act, extend to the holder of an exploration licence or assessment lease who applied to the Minister for consent under the section if the application was not finally determined immediately before the amendments commenced.
- (2) Sections 30(1) and 48(1), as substituted by the 2022 amending Act, do not extend to the holder of an exploration licence or assessment lease who applied to the Minister for consent under the section if the application was determined before the amendments commenced.
- (3) Sections 30(1) and 48(1), as in force immediately before the subsections were substituted by the 2022 amending Act, continue to apply to the holder of an exploration licence or assessment lease referred to in subclause (2).

183 Conditions of mining leases regarding suspension of mining operations section 100 and Schedule 1B, clause 7A

- (1) Section 100(a) and Schedule 1B, clause 7A(1), as amended by the 2022 amending Act, extend to mining operations suspended at the time the amendments commenced.
- (2) The regulations may make further provision regarding the application of section 100(a) and Schedule 1B, clause 7A(1), as amended by the 2022 amending Act, to mining operations in suspension at that time.
- (3) To avoid doubt, section 100(a) and Schedule 1B, clause 7A(1), as amended by the 2022 amending Act, apply even if an application for written consent was made before the amendments commenced.

184 Security required before transfer of authority—sections 122 and 261BAA

- (1) The following provisions do not apply to an application made under section 122 but not finally determined before section 261BAA commenced—
 - (a) section 122, as amended by the 2022 amending Act,
 - (b) section 261BAA.
- (2) Section 122, as in force immediately before it was amended by the 2022 amending Act, continues to apply to an application made under that section, but not finally determined, before the amendments commenced.

185 Death, bankruptcy and incapacity of applicant—sections 134 and 210

Sections 134 and 210, as substituted by the 2022 amending Act, extend to an application for an authority or mineral claim if, immediately before the substitution— (a) the application had been made but not finally determined, and 42

- (b) a request under the section—
 - (i) had been made but not finally determined, or

		(ii) had not been made.	1
186	Dire	ctions—section 240(1A)	2
		Section 240(1A) extends to prospecting, mining or other activities carried out before the subsection commenced.	3 4
187	Auth	orisation fees under Part 14A	5
		Part 14A, as amended by the 2022 amending Act, extends to authorisations in force on the commencement of the amendments.	6 7
188	Ope	rational allocation charges—Part 14AB	8
		To avoid doubt, Part 14AB extends to mining leases whether granted before or after the Part commenced.	9 10
189	Ame	ndment of applications—section 382B	11
		Section 382B extends to applications made, but not finally determined, before the section commenced.	12 13
190	Ope	ration of not fit and proper person declarations—Part 18, Division 2	14
	(1)	Part 18, Division 2 extends to conduct occurring and matters arising before the Division commenced, including—	15 16
		(a) authorisations granted and applications made before the commencement, and	17 18
		(b) conduct that occurred, or a matter that arose, before the commencement.	19
	(2)	To avoid doubt, section 396(1) extends to permit the Minister to refuse the grant, renewal or transfer of a mining lease even if the development consent that would otherwise have prevented refusal was granted before the subsection commenced.	20 21 22 23
191		on in relation to external administration, winding up and deregistration of orate holders, applicants and transferees—section 398	24 25
		Section 398 extends to applications made, but not finally determined, immediately before the section commenced.	26 27
192	Inco	mplete applications—sections 65(5) and (6) and 381B	28
	(1)	Section 65(5) and (6) extend to applications made, but not finally determined, before the section commenced.	29 30
	(2)	Section 381B does not apply to applications made before the section commenced.	31 32
193		ediate vicinity and vicinity of mining leases—sections 6(2) and (4) and) and Schedule 1B, clause 7B(3)(b) and Schedule 4, clause 13	33 34
	(1)	For the period prescribed by the regulations after commencement day, being a period not exceeding 2 years—	35 36
		 (a) section 6(2) and (4), as in force immediately before commencement day, continue to apply to the carrying out of a designated ancillary mining activity by a person who was lawfully carrying out the activity before commencement day, and 	37 38 39 40
		(b) section 6(2) and (4), as amended by the 2022 amending Act, do not apply to the carrying out of the designated ancillary mining activity.	41 42

 (2) Section 63(5) and Schedule 1B, clause 7B(3)(b), as amended by the 2022 amending Act, extend to applications made, but not finally determined, immediately before the amendments commenced. (3) The regulations may provide that a reference to the immediate vicinity of a 						
	(3)	The regulations may provide that a reference to the immediate vicinity of a mining lease in a document, including an application for, or condition of, a mining lease, is taken to be a reference to the vicinity of a mining lease for the purposes of this Act.	4 5 6 7			
	(4)	In this clause—	8			
		<i>commencement day</i> means the date the amendments to section 6(2) and (4) by the 2022 amending Act commenced.	9 10			
194	Tran	nsfer of land if objection pending—Schedule 2, clause 2B	11			
		To avoid doubt, Schedule 2, clause 2B extends to the following before the clause commenced—	12 13			
		(a) an objection made but not finally determined,	14			
		(b) a transfer of land.	15			
195	Defi	nition of "prospect"—Dictionary	16			
	(1)	The substitution of the definition of <i>prospect</i> in the Dictionary by the 2022 amending Act does not apply in relation to proceedings that were commenced, but not finally determined, before this clause commenced.	17 18 19			
	(2)	The regulations may make further provision regarding the application of the substituted definition of <i>prospect</i> to an authorisation in force on the substitution.	20 21 22			
Dicti	ionary					
Dicti	onal y		23			
	-	efinition of <i>Department</i> .	23 24			
Omit	-	efinition of <i>Department</i> .				
Omit	t the de	efinition of <i>Department</i> .	24			
Omit Inser	t the de	efinition of <i>Department</i> . ead—	24 25			
Omit Inser Dicti	t the de t inste	efinition of <i>Department</i> . ead— <i>Department</i> means the Department of Regional NSW.	24 25 26			
Omit Inser Dicti Omit	t the de t inste ionary	efinition of <i>Department</i> . ead— <i>Department</i> means the Department of Regional NSW. y, definition of "deputy mining registrar"	24 25 26 27			
Omit Inser Dicti Omit Dicti	t the de t inste ionary t the de	efinition of <i>Department</i> . ead— <i>Department</i> means the Department of Regional NSW. 7, definition of "deputy mining registrar" efinition.	24 25 26 27 28			
Omit Inser Dicti Omit Omit	t the do t inste ionary t the do ionary t "Part	efinition of <i>Department</i> . ead— <i>Department</i> means the Department of Regional NSW. a , definition of "deputy mining registrar" efinition. b , definition of "development consent" a 5.1". Insert instead "Division 5.2".	24 25 26 27 28 29			
Omit Inser Dicti Omit Dicti Dicti	t the do t inste ionary t the do ionary t "Part	 efinition of <i>Department</i>. ead— <i>Department</i> means the Department of Regional NSW. <i>q</i>, definition of "deputy mining registrar" efinition. <i>q</i>, definition of "development consent" 5.1". Insert instead "Division 5.2". 	24 25 26 27 28 29 30 31			
Omit Inser Dicti Omit Dicti Dicti	t the do t inste ionary t the do ionary t "Part	efinition of <i>Department</i> . ead— <i>Department</i> means the Department of Regional NSW. a , definition of "deputy mining registrar" efinition. b , definition of "development consent" a 5.1". Insert instead "Division 5.2".	24 25 26 27 28 29 30			
Omit Inser Dicti Omit Dicti Dicti	t the do t inste ionary t the do ionary t "Part	efinition of <i>Department</i> . ead— <i>Department</i> means the Department of Regional NSW. a definition of "deputy mining registrar" efinition. b definition of "development consent" a 5.1". Insert instead "Division 5.2". b phabetical order—	24 25 26 27 28 29 30 31 31			
Omit Inser Dicti Omit Dicti Dicti	t the do t inste ionary t the do ionary t "Part	 efinition of <i>Department</i>. ead— <i>Department</i> means the Department of Regional NSW. <i>q</i>, definition of "deputy mining registrar" efinition. <i>q</i>, definition of "development consent" a 5.1". Insert instead "Division 5.2". <i>p</i>habetical order— <i>incapacitated person</i> means the following— (a) an involuntary patient within the meaning of the <i>Mental Health Act</i> 	24 25 26 27 28 29 30 31 31 32 33 34			

[179]

[180]

[181]

[182]

	an attorney to act for the person in relation to an application while incommunicate.	1 2			
	Planning Secretary has the same meaning as in the Environmental Planning and Assessment Act 1979.	3 4			
	<i>reject</i> , in relation to a decision on an application, means reject without consideration of the application.	5 6			
	Royalties for Rejuvenation Fund or Rejuvenation Fund—see section 292W.	7			
	<i>state conservation area</i> means land reserved as a state conservation area under the <i>National Parks and Wildlife Act 1974</i> .	8 9			
[183]	Dictionary, definition of "landholder"	10			
	Omit "reserved land". Insert instead "an exempted area".	11			
[184]	Dictionary, definition of "prospect"				
	Omit the definition.				
	Insert instead—				
	<i>prospect</i> means to carry out the following activities, but does not include an activity declared not to be prospecting by or under a regulation under section 11A—	15 16 17			
	(a) to carry out works on, or to remove samples from, land for the purpose of testing the following—	18 19			
	(i) the mineral bearing qualities of the land,	20			
	(ii) the potential to recover minerals from the land,	21			
	(b) to rehabilitate land on which works have been carried out, or from which samples have been removed, as referred to in paragraph (a).	22 23			
[185]	Dictionary, definition of "reserved land"	24			
	Omit the definition.	25			

Schedule 2 Amendment of Petroleum (Onshore) Act 1991 No 84

[1] Section 3 Definitions

Insert in alphabetical order in section 3(1)—

approved means approved by the Minister.

incapacitated person means the following-

(a) an involuntary patient within the meaning of the *Mental Health Act* 2007,

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- (b) a protected person within the meaning of the *NSW Trustee and Guardian Act 2009*, being a person for whom an order is in force under the *NSW Trustee and Guardian Act 2009*, Part 4.2 or 4.3 or the *Guardianship Act 1987* that the whole or a part of the person's estate be subject to management under the *NSW Trustee and Guardian Act 2009*,
- (c) a person is incommunicate within the meaning of the *Powers of Attorney Act 2003*, but only if an enduring power of attorney authorises an attorney to act for the person in relation to an application while incommunicate.

Planning Secretary has the same meaning as in the *Environmental Planning* and Assessment Act 1979.

reject, in relation to a decision on an application, means reject without consideration of the application.

well-head, of petroleum, has the meaning specified by the regulations.

[2] Section 3(1), definition of "Department"

Omit the definition. Insert instead—

Department means the Department of Regional NSW.

[3] Section 3(1), definition of "prospect"

Omit the definition.

Insert instead-

prospect means to carry out the following activities, but does not include an activity declared not to constitute prospecting by the regulations—

- (a) to carry out works on, or to remove samples from, land for the purpose of testing the following—
 - (i) the quality and quantity of petroleum in the land,
 - (ii) the potential to recover petroleum from the land,
- (b) to rehabilitate land on which works have been carried out, or from which samples have been removed, as referred to in paragraph (a).

[4] Section 11

Omit the section. Insert instead— 38 11 Making of applications for petroleum titles 39 An application for a petroleum title must— 40 (a) be made in a form approved by the Minister, and 41 (b) be lodged with the Secretary, and 42 (c) include the information, if any, prescribed by the regulations. 43

Page 45

[5]	5] Section 14 Applications to be supported by proposed work program					
	Omit sectio	n 14(1	1) and (2). Insert instead—	2		
			pplication for a petroleum title must be accompanied by a proposed work ram that—	3 4		
		(a)	contains the information, if any, required by the regulations, and	5		
		(b)	complies with the regulations, if any.	6		
[6]	Section 15	Appli	cations to be supported by evidence of financial capability	7		
	Omit the se	ction.		8		
[7]	Section 16	Grant	t or refusal of petroleum titles	9		
	Insert after	section	n 16(4)—	10		
	(5)	The	Minister may grant—	11		
		(a)	a single petroleum title of a kind for 2 or more applications for that kind of petroleum title made by the same applicant, or	12 13		
		(b)	2 or more petroleum titles of the same kind to an applicant for a single application for a petroleum title of that kind.	14 15		
[8]	Section 18	Title 1	to nominee	16		
	Insert after	section	n 18(2)—	17		
	(3)	appli	void doubt, if 2 or more titles are to be granted for a single application, the icant may nominate 1 or more other persons under this section to be ted 1 or more of the titles.	18 19 20		
[9]	Section 19	Rene	wal of title	21		
	Omit sectio	n 19(1	1)–(2A). Insert instead—	22		
	(1)		holder of a petroleum title may, from time to time, apply for the renewal e title.	23 24		
		Note- renev	— Schedule 1B contains provisions about the consideration of applications for the wal of petroleum titles and the grounds for refusal of the applications.	25 26		
	(2)	Secr	application for the renewal of a petroleum title must be lodged with the etary within the period, if any, prescribed by the regulations, before the ceases to have effect.	27 28 29		
[10]	Section 19	(2AA)	(b) and (c)	30		
	Omit "and"	at the	e end of paragraph (b) and omit paragraph (c).	31		
[11]	Section 19	(3)		32		
	Insert after	section	n 19(2B)—	33		
	(3)	of al satis:	application for the renewal of a petroleum title is not made in the names Il of the holders of the title, the Minister may renew the title only if fied each holder of the title not applying for its renewal does not wish the to be renewed in the person's name.	34 35 36 37		
[12]	Section 19	в		38		
	Omit the se	ction.	Insert instead—	39		

	19B	Land	over	which	exploration licences may be renewed	1
		(1)	This	sectior	applies if the Minister is not satisfied that—	2
			(a)	is g	rea of land over which renewal of an exploration licence is sought enuinely required to support the proposed work program npanying the application, or	3 4 5
			(b)	area g	special circumstances exist that justify the applicant retaining an greater in size than that genuinely required to support the proposed program.	6 7 8
		(2)	If thi	s sectio	on applies, the Minister must—	9
			(a)	infor	m the applicant of—	10
				(i) (ii)	the Minister's opinion, and the area of land over which the Minister proposes to renew the exploration licence, and	11 12 13
			(b)		v the exploration licence only over the area of land the Minister ders—	14 15
				(i)	to be genuinely required to support the proposed work program, or	16 17
				(ii)	for an area greater in size than that genuinely required to support the proposed work program—is justified by special circumstances.	18 19 20
		(3)	work	r progra	whether an area of land is genuinely required to support a proposed am for the purposes of this section, the Minister may have regard ers specified by the regulations.	21 22 23
[13]	Secti	on 20	Conti	nuatio	n of title pending renewal	24
	Insert	t ", in 1	elatio	n only	to the land to which the application relates," after "force".	25
[14]	Section 21					
	Insert after section 20—					
	21	Ame	ndme	nt of a	pplication	28
		(1)	appli	cations	ing applications and information or documents accompanying s, may, with the consent of the Minister, be amended by the any time before the Minister decides the relevant application—	29 30 31
			(a)	an ap	plication for a petroleum title,	32
			(b)	an ap	plication for the renewal of a petroleum title,	33
			(c)	-	plication for approval of the transfer of a petroleum title,	34
			(d)	-	plication prescribed by the regulations,	35
			(e)	parag	mation or a document accompanying an application referred to in graphs (a)–(d), including a proposed work program required to npany an application.	36 37 38
		(2)	~	pplicatetary.	tion under this section must be made in a way approved by the	39 40
		(3)	amer		ter must give written notice to the applicant confirming the of an application, information or document and the date on which ided.	41 42 43
		(4)			ment of an application, information or document does not entitle at to a refund or reduction of an application fee.	44 45

[15]	Section 24A Fit and proper person consideration in making certain decisions about petroleum titles						
	Omi	t the se	ection.	З			
[16]	Sect	ion 26	6 Title taken to be personal property	4			
	Omi	t "It m	hay be disposed of during the lifetime of the holder and on the holder's death r devolves on intestacy or by will as personal property.".	5 6			
[17]	Sect	ions 2	26A–26C	7			
	Inser	t after	section 26—	8			
	26A	Joint	t holders of petroleum titles	ç			
		(1)	If there is more than 1 holder of a petroleum title, each of the holders is jointly and severally liable for the fulfilment of the obligations arising under this Act in relation to the petroleum title.	10 11 12			
		(2)	A petroleum title may be held by 2 or more persons as joint tenants or as tenants in common.	13 14			
		(3)	The Secretary must record that 2 or more holders of a petroleum title hold the petroleum title as tenants in common unless the holders apply in a way prescribed by the regulations to hold the petroleum title as joint tenants.	15 16 17			
	26B	Deat	n, bankruptcy and incapacity of applicant				
		(1)	An application for a petroleum title made by an individual who subsequently becomes bankrupt or an incapacitated person or dies—	19 20			
			(a) subsists for the benefit of the applicant or the applicant's estate, and	21			
			(b) may continue to be dealt with if—	22			
			(i) the applicant's representative makes a request under this section, and	23 24			
			(ii) the Minister accepts the request.	25			
		(2)	A request must be made in a way and within the period prescribed by the regulations, if any.	26 27			
		(3)	The Minister may reject the application for a petroleum title if—	28			
			(a) no request is made within the period prescribed under subsection (2), or	29			
			(b) a request is made within the period prescribed, but the Minister rejects the request.	30 31			
		(4)	Without limiting other grounds for which a request may be rejected, a request may be rejected on grounds prescribed by the regulations.	32 33			
		(5)	The Minister, in considering whether to accept a request under this section, may have regard to the following—	34 35			
			(a) guidelines issued and made publicly available by the Minister for the purposes of this section, if any,	36 37			
			(b) matters prescribed by the regulations for the purposes of this section.	38			
		(6)	In this section—	39			
			<i>representative</i> , for an individual who is bankrupt, an incapacitated person or deceased, has the meaning prescribed by the regulations.	40 41			

	26C [Devolu	ution	of rights of holder of petroleum title	1
	(ł	oy op	rson on whom the rights of the holder of a petroleum title have devolved beration of law may apply to the Minister to have the person's name ded as the holder of the title.	2 3 4
	((2)	An ap	oplication must be made in a way prescribed by the regulations.	5
	(ં	devol	Minister, if satisfied that the rights of the holder of a petroleum title have lived by operation of law, may direct the Secretary to record the name of oplicant as the holder of the title.	6 7 8
	() t	to gu	nsidering an application under this section, the Minister must have regard idelines issued and made publicly available by the Minister for the oses of this section, if any.	9 10 11
	(1	rights	void doubt, in this section, rights have devolved by operation of law if the s have involuntarily passed from 1 person to another by operation of a including a transfer caused by death, bankruptcy or insolvency.	12 13 14
[18]	Section	n 28C	Land	d over which exploration licence granted	15
	Insert a	it the e	end of	f the section—	16
	((2) \$	Subse	ection (1)—	17
			(a)	extends to the grant of a single exploration licence for 2 or more applications made by the same applicant, and	18 19
			(b)	as extended, applies as if the land over which the exploration licence was sought was the land over which the 2 or more exploration licences were sought.	20 21 22
[19]	Sectio	n 31A	Activ	vity approval required for assessable prospecting operations	23
	Omit se	ection	31A((3). Insert instead—	24
	((3)	An ap	oplication for an activity approval must—	25
			(a)	be made in a form approved by the Minister, and	26
			(b)	be lodged with the Minister, and	27
			(c)	include the information, if any, prescribed by the regulations.	28
	(3	f t	furthe	Minister may require the holder of an exploration licence to provide er information as required by the Minister, within the period specified by Minister, before considering the application or at any time during deration of the application.	29 30 31 32
[20]	Sectio	n 32A	Land	d over which assessment lease granted	33
	Insert a	it the e	nd of	f the section—	34
	((2) \$	Subse	ection (1)—	35
			(a)	extends to the grant of a single assessment lease for 2 or more applications made by the same applicant, and	36 37
			(b)	as extended, applies as if the land over which the assessment lease was sought was the land over which the 2 or more assessment leases were sought.	38 39 40
[21]	Sectio	n 36 N	otice	e to be given of application for assessment lease	41
				ewspaper circulating in the vicinity of the area over which the lease is wspaper circulating generally in the State" from section 36(1).	42 43

	Insert inste	ad "in	the way specified by the regulations".	1
[22]	Section 36	A Acti	ivity approval required for assessable prospecting operations	2
	Omit sectio	on 36A	.(3). Insert instead—	3
	(3)	An a	pplication for an activity approval must—	2
		(a)	be made in a form approved by the Minister, and	5
		(b)	be lodged with the Minister, and	6
		(c)	include the information, if any, prescribed by the regulations.	7
	(3A)	infor Mini	Minister may require the holder of an assessment lease to provide further mation as required by the Minister, within the period specified by the ster, before considering the application or at any time during ideration of the application.	٤ و 10 11
[23]	Section 39	Area	of special prospecting authority	12
	Insert at the	e end o	of the section—	13
	(2)	size	land over which a special prospecting authority is granted may differ in or shape from, but may not include land other than, the land over which uthority was sought.	14 15 16
	(3)	Subs	section (2)—	17
		(a)	extends to the grant of a single special prospecting authority for 2 or more applications made by the same applicant, and	18 19
		(b)	as extended, applies as if the land over which the special prospecting authority was sought was the land over which the 2 or more special prospecting authorities were sought.	20 21 22
[24]	Section 43	Notic	e of application for production lease to be published	23
	Omit "a ne	wspap	er circulating generally in the State".	24
	Insert inste	ad "a v	way specified by the regulations".	25
[25]	Section 44	Area	of production lease	26
	Insert at the	e end o	of the section—	27
	(2)	from	land over which a production lease is granted may differ in size or shape , but may not include land other than, the land over which the production e was sought.	28 29 30
	(3)	Subs	section (2)—	31
		(a)	extends to the grant of a single production lease for 2 or more applications made by the same applicant, and	32 33
		(b)	as extended, applies as if the land over which the production lease was sought was the land over which the 2 or more production leases were sought.	34 35 36
[26]	Section 47	, head	ling	37
	Omit "epis	". Inse	rt instead "environmental planning instruments".	38
[27]	Section 48 consent et		cation of this Division to Government bodies where development required	39 40
	Omit "Part	5.1".		41

Insert inste	ad "Di	ivision 5.2".	1				
Sections 5	0 and	51	2				
Omit "Secr	etary o	of the Department of Planning and Environment" wherever occurring.	3				
Insert inste	Insert instead "Planning Secretary".						
Section 54	A Divi	ision applies only where development consent etc not required	5				
Omit "Part	5.1".		6				
Insert inste	ad "Di	vision 5.2".	7				
Section 67 Act 1979	Deve	lopment consent under Environmental Planning and Assessment	8 9				
Insert after	Insert after section 67(2)—						
(3)	befo long	re the expiration of the period, if any, prescribed by the regulations or a er period specified by the Minister, has failed to provide to the Minister	11 12 13 14				
	(i)	an application for the development consent required by this section has been made, or	15 16				
	(ii)	the development consent has been granted and is in force.	17				
(4)	To a	void doubt—	18				
	(a)	an application rejected under this section is taken never to have been made, and	19 20				
	(b)	the Minister is not required to notify the applicant before the rejection.	21				
Section 69	C Pro	specting to be carried out in accordance with access arrangement	22				
Insert after section 69C(1)—							
			24				
	(a)	for a corporation—5,000 penalty units, and, for a continuing offence, a further penalty of 500 penalty units for each day the offence continues, or	25 26 27				
	(b)	for an individual—1,000 penalty units or imprisonment for 5 years, or both, and, for a continuing offence, a further penalty of 100 penalty units for each day the offence continues.	28 29 30				
Section 69	SA Re	egister of arbitrated access arrangements	31				
Omit sectio	on 69S	A(2)–(4). Insert instead—	32				
(2)	The Secretary must keep a register of the following in a way prescribed by the regulations—		33 34				
	(a)	the arbitrated access arrangements provided to the Secretary,	35				
	(b)	other information, if any, relating to arbitrated access arrangements prescribed by the regulations.	36 37				
(3)	The	register must be made available for public inspection.	38				
Section 73 on operation	Dispu ons or	ites between holders of petroleum titles and other persons carrying n the land	39 40				
Insert "min	eral" ł	before "claim" in section 73(1)(a).	41				
	Section 55 Omit "Secr Insert instead Section 54 Omit "Part Insert instead Section 67 Act 1979 Insert after (3) (4) Section 69 Insert after (2) (3) Section 73 on operation	Sections 50 and Omit "Secretary of Insert instead "Plate Section 54 Divid Omit "Part 5.1". Insert instead "Divid Omit "Part 5.1". Insert after section (3) The before long evide (3) The before long evide (1) (4) To a (a) (b) Section 69V Pro- Insert after section Max (a) (b) Section 69S A Re- Omit section 69S (2) The regund (a) (b) (3) The Section 73 Disployments (1) (3) The Section 73 Disployments (1) (3) The Section 73 Disployments (1) (3) The Section 73 Disployments (1) (3) The (3) T	 Section 54A Division applies only where development consent etc not required Omit "Part 5.1". Insert instead "Division 5.2". Section 67 Development consent under Environmental Planning and Assessment Act 1979 Insert after section 67(2)— (3) The Minister may reject an application for a production lease if the applicant, before the expiration of the period, if any, prescribed by the regulations or a longer period specified by the Minister, has failed to provide to the Minister evidence that— (i) an application for the development consent required by this section has been made, or (ii) the development consent has been granted and is in force. (4) To avoid doubt— (a) an application rejected under this section is taken never to have been made, and (b) the Minister is not required to notify the applicant before the rejection. Section 69C Prospecting to be carried out in accordance with access arrangement Insert after section 69C(1)— Maximum penalty— (a) for a corporation—5,000 penalty units, and, for a continuing offence, a further penalty of 500 penalty units for each day the offence continues, or (b) for an individual—1,000 penalty units or imprisonment for 5 years, or both, and, for a continuing offence, a further penalty of 100 penalty units for each day the offence continues. Section 69SA Register of arbitrated access arrangements Comit section 69SA(2)-(4). Insert instead— (a) the arbitrated access arrangements provided to the Secretary, (b) other information, if any, relating to arbitrated access arrangements prescribed by the regulations. 				

[34]	Section 73	(1)(e)		1			
	Omit the pa	aragraj	ph.	2			
[35]	Section 74	Inter	pretation	3			
	Insert ", co	ntrolle	er" after "receiver" in section 74(2).	4			
[36]	Section 74	(2)		5			
	Omit "responsible" wherever occurring.						
[37]	Section 75	Direc	ctions	7			
	Insert after	sectio	on 75(1)—	8			
	(1A)	or n petro with	Secretary or an inspector may, by written notice, direct a person to do 1 nore of the following if the person has carried out prospecting for oleum, mining petroleum or another activity otherwise than in accordance a petroleum title, where a petroleum title to carry out the prospecting, ing or activity is required under this Act—	9 10 11 12 13			
		(a)	to address an adverse impact the prospecting, mining or activity has had on 1 or more aspects of the environment,	14 15			
		(b)	to address a risk of there being such an impact,	16			
		(c)	to conserve the environment, protect it from harm as a result of the prospecting, mining or activity or to prevent, control or mitigate the harm,	17 18 19			
		(d)	to rehabilitate land or water that is or may be affected by the prospecting, mining or activity.	20 21			
	(1B)	(1) a	woid doubt, a reference to the environment, land and water in subsections and (1A) includes the environment, land and water in a place regardless of ther the environment, land and water is within or outside a title area.	22 23 24			
[38]	Section 75	(2)		25			
	Omit "resp	onsibl	e".	26			
[39]	Section 78	C Fee	3	27			
	Omit "by th	ne holo	der of the petroleum title concerned" from $78C(3)$.	28			
[40]	Section 83	D Cor	nditions for mandatory audits	29			
	Omit sectio	n 83D	D(7). Insert instead—	30			
	(7)		e section does not affect the operation of the <i>Environmental Planning and</i> <i>essment Act 1979</i> , section 4.42, 4.50 or 5.24.	31 32			
[41]	Section 88	Asce	ertainment of well-head	33			
	Omit the se	ction.		34			
[42]	Section 89	Asce	ertainment of value	35			
	Omit "the a	imoun	t determined by the Minister as being that value".	36			
	Insert inste	ad "th	e amount calculated in the way determined by the Minister".	37			
[43]	Section 94	Α		38			
	Omit sectio	ons 94.	A and 94B. Insert instead—	39			

94A Interpretation

(1)	A reference in this Part to when a petroleum title is granted or renewed is taken, in relation to a grant or renewal of a petroleum title that takes effect after the date on which it is granted or renewed, to be a reference to when the grant or renewal takes effect.
(2)	To avoid doubt, if a fee is payable during the term of a petroleum title, the term of the title includes the period occurring after the term for which the petroleum title as granted or renewed was due to expire but continues to have effect under

section 20. **Note—** Section 20 provides that if an application for renewal of a petroleum title has not been withdrawn or finally disposed of before the date on which the term of the title expires, it continues in force until the application is withdrawn or otherwise finally disposed of.

[44] Section 94H

Omit the section. Insert instead-

94H Payment of annual rental fee

- (1) An annual rental fee must be paid for each year the petroleum title continues in force.
- (2) An annual rental fee must be paid before the grant of a petroleum title.
- (3) Subsequent annual rental fees must be paid by—
 - (a) the date specified by the Secretary by written notice given to the person liable to pay the fee, or
 - (b) if no date is specified—the date prescribed by, or determined in accordance with, the regulations for the purposes of this section.

[45] Section 94J Definitions

Omit the section.

[46] Section 94K

Omit the section. Insert instead-

94K Payment of annual administrative levy

- (1) The administrative levy payable under this Part for a petroleum title is an annual administrative levy.
- (2) An annual administrative levy must be paid for each year the petroleum title continues in force.
- (3) An annual administrative levy must be paid before the grant of a petroleum title.
- (4) Subsequent annual administrative levies must be paid by—
 - (a) the date specified by the Secretary by written notice given to the person liable to pay the fee, or
 - (b) if no date is specified—the date prescribed by, or determined in accordance with, the regulations for the purposes of this section.

[47] Section 94L Amount of administrative levy

Omit section 94L(1)–(7). Insert instead—

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				amount of the regu	of an administrative levy is the amount calculated in accordance lations.	1 2
[48]	Secti	on 94l	M Min	imum a	mount of administrative levy	3
	Omit	the see	ction.			4
[49]	Secti	on 940	Q Late	e payme	ent fee	5
	Omit	section	n 94Q	(1). Inse	ert instead—	6
		(1)	the S		r this Part is not paid within the period required under this Part, may charge a late payment fee calculated in accordance with the	7 8 9
[50]	Secti	on 940	QA			10
	Insert	t after s	sectio	n 94Q—	-	11
9	4QA	Cons	ultati	on befo	re regulations regarding fees are made	12
			meth		nmending the making of a regulation that specifies or varies a lculation of a levy or fee under section 94L or 94Q, the Minister that—	13 14 15
			(a)		the is published in the way specified by the regulations to bring it attention of the public—	16 17
					stating the objects of the proposed regulation, and	18
					advising where a copy of the regulation may be obtained or inspected, and	19 20
					inviting comments and submissions within a specified period, but not less than 28 days from publication of the notice, and	21 22
			(b)		ents and submissions received within the period specified in the are considered.	23 24
[51]	Secti	on 95	Reco	rds of ti	tles	25
	Omit	section	n 95(2	?) and (3). Insert instead—	26
		(2)			must be kept in the way, and must include the information, y the regulations, if any.	27 28
		(3)	The	record m	nust be made available for public inspection.	29
		(4)	to a o Sche	competit dule 1A	ection (3), the Secretary may decide to keep the records relating tive selection application made in response to an invitation under confidential and not make them publicly available until after the cess has been completed.	30 31 32 33
[52]	Secti	on 96	Appli	cations	for transfer of title	34
	Omit	section	n 96(2	?)(b).		35
[53]	Secti	on 96/	A Reg	jistratio	n of transfers	36
	Insert	t at the	end c	of section	n 96A(2)(b)—	37
				, and		38
			(c)		be accompanied by evidence that the security deposit required to vided under section 106CA, if any, has been provided.	39 40

[54]	Sect	ion 96	6A(3)	1			
	Omi	t "the a	application".	2			
	Inser	t inste	ead "an application that complies with subsection (2)".	3			
[55]	Sect	ion 96	6A(5)	4			
	Insert after section 96A(4)—						
		(5)	An approval of transfer of a petroleum title lapses if an application for registration of the transfer under this section has not been made within 3 months after the transferor and transferee of the petroleum title were notified of the approval.	6 7 8 9			
[56]	Sect	ion 97	7 Registration of certain interests	10			
	Omi	t sectio	on 97(9). Insert instead—	11			
		(9)	The register must be made available for public inspection.	12			
[57]	Sect	ions 9	97H and 97I	13			
			section 97G—	14			
	97H	Notif	ification regarding external administration	15			
	0/11	(1)	This section applies to the following persons—	16			
		(1)	(a) a holder of a petroleum title,	17			
			(b) an applicant for a petroleum title,	18			
			(c) for an application to transfer a petroleum title—the proposed transferee.	19			
		(2)	If a person to whom this section applies is a corporation, the person must notify the Secretary in the approved form if any of the following circumstances exist—	20 21 22			
			(a) an external administrator is appointed for the corporation,	23			
			(b) a winding up of the corporation has commenced,	24			
			(c) the person has lodged an application to deregister the corporation,	25			
			(d) the person has received notice of a proposed deregistration of the corporation,	26 27			
			(e) a court has ordered the deregistration of the corporation,	28			
			(f) the person becomes aware that the application to deregister the corporation or proposed deregistration or order for deregistration, as referred to in paragraphs (c)–(e), has been withdrawn, deferred or refused or rejected, as the case may be.	29 30 31 32			
			Maximum penalty—100 penalty units.	33			
		(3)	The notification must be given—	34			
			(a) as soon as practicable, and	35			
			(b) not later than 28 days after the person first becomes aware of the circumstances mentioned in subsection (2).	36 37			
		(4)	If the notification is caused by the appointment of an external administrator for the corporation, the notice must include an address for service of documents for the corporation.	38 39 40			
		(5)	To avoid doubt, 2 or more notifications may be included in the same document.	41 42			

		(6)	In this section—	1		
			<i>external administrator</i> means an administrator, liquidator, restructuring practitioner or controller within the meaning of the <i>Corporations Act 2001</i> of the Commonwealth, section 9.			
	97I	Actio	on after notifiable circumstances	5		
		(1)	This section applies to the following persons—	6		
			(a) a holder of a petroleum title,	7		
			(b) an applicant for a petroleum title,	8		
			(c) for an application to transfer a petroleum title—the proposed transferee.	9		
		(2)	The Minister may do 1 or more of the following in relation to a petroleum title, or application in relation to a petroleum title, if satisfied that circumstances mentioned in section $97H(2)(a)$ —(e) exist in relation to a person to whom this section applies that is a corporation, whether or not the circumstances have been notified under the section—	10 11 12 13 14		
			(a) reject an application in relation to the petroleum title,	15		
			(b) cancel the petroleum title,	16		
			(c) if the petroleum title is jointly held, or an application is made jointly— remove the person concerned, in accordance with the regulations, as holder or applicant.	17 18 19		
		(3)	Nothing in this section prevents the Minister doing 1 or more of the things in subsection (2) after a corporation has been wound up or deregistered.	20 21		
[58]	Secti	ion 10	4KA	22		
	Inser	t befoi	re section 104L—	23		
10	Inser 4KA	Entr	re section 104L— y on land to comply with environmental, rehabilitation and other directions for other purposes	23 24 25		
10		Entr	y on land to comply with environmental, rehabilitation and other directions	24		
10		Entry and	y on land to comply with environmental, rehabilitation and other directions for other purposes The Minister may grant a permit to a person to enter land to enable the	24 25 26		
10		Entry and	y on land to comply with environmental, rehabilitation and other directions for other purposes The Minister may grant a permit to a person to enter land to enable the person—	24 25 26 27		
10		Entry and	 y on land to comply with environmental, rehabilitation and other directions for other purposes The Minister may grant a permit to a person to enter land to enable the person— (a) to comply with a direction in force under section 75, or (b) to remove a petroleum plant in accordance with a direction under 	24 25 26 27 28 29		
10		Entry and (1)	 y on land to comply with environmental, rehabilitation and other directions for other purposes The Minister may grant a permit to a person to enter land to enable the person— (a) to comply with a direction in force under section 75, or (b) to remove a petroleum plant in accordance with a direction under section 82(1)(b) or as a result of a sale conducted under section 83. The holder of a permit under this section, and an employee or agent of the 	24 25 26 27 28 29 30 31		
10		Entry and (1)	 y on land to comply with environmental, rehabilitation and other directions for other purposes The Minister may grant a permit to a person to enter land to enable the person— (a) to comply with a direction in force under section 75, or (b) to remove a petroleum plant in accordance with a direction under section 82(1)(b) or as a result of a sale conducted under section 83. The holder of a permit under this section, and an employee or agent of the holder, may, in accordance with the permit— 	24 25 26 27 28 29 30 31 32		
10	4KA	Entry and (1) (2)	 y on land to comply with environmental, rehabilitation and other directions for other purposes The Minister may grant a permit to a person to enter land to enable the person— (a) to comply with a direction in force under section 75, or (b) to remove a petroleum plant in accordance with a direction under section 82(1)(b) or as a result of a sale conducted under section 83. The holder of a permit under this section, and an employee or agent of the holder, may, in accordance with the permit— (a) enter the land to which the permit relates, and (b) do on the land things reasonably necessary to achieve the purpose for 	24 25 26 27 28 29 30 31 32 33 33 34		
	4KA Secti	Entry and (1) (2)	 y on land to comply with environmental, rehabilitation and other directions for other purposes The Minister may grant a permit to a person to enter land to enable the person— (a) to comply with a direction in force under section 75, or (b) to remove a petroleum plant in accordance with a direction under section 82(1)(b) or as a result of a sale conducted under section 83. The holder of a permit under this section, and an employee or agent of the holder, may, in accordance with the permit— (a) enter the land to which the permit relates, and (b) do on the land things reasonably necessary to achieve the purpose for which the permit was granted. 	24 25 26 27 28 29 30 31 32 33 34 35		
	4KA Secti	Entry and (1) (2)	 y on land to comply with environmental, rehabilitation and other directions for other purposes The Minister may grant a permit to a person to enter land to enable the person— (a) to comply with a direction in force under section 75, or (b) to remove a petroleum plant in accordance with a direction under section 82(1)(b) or as a result of a sale conducted under section 83. The holder of a permit under this section, and an employee or agent of the holder, may, in accordance with the permit— (a) enter the land to which the permit relates, and (b) do on the land things reasonably necessary to achieve the purpose for which the permit was granted. 36B Security required to be given 	24 25 26 27 28 29 30 31 32 33 34 35 36		
	4KA Secti	Entry and (1) (2) fon 10 sectio	 y on land to comply with environmental, rehabilitation and other directions for other purposes The Minister may grant a permit to a person to enter land to enable the person— (a) to comply with a direction in force under section 75, or (b) to remove a petroleum plant in accordance with a direction under section 82(1)(b) or as a result of a sale conducted under section 83. The holder of a permit under this section, and an employee or agent of the holder, may, in accordance with the permit— (a) enter the land to which the permit relates, and (b) do on the land things reasonably necessary to achieve the purpose for which the permit was granted. 6B Security required to be given on 106B(4). Insert instead— 	24 25 26 27 28 29 30 31 32 33 34 35 36 37		

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		(a)	the estimated cost of fulfilling obligations under the petroleum title or petroleum titles concerned, including obligations under the petroleum title that may arise in the future,	1 2 3
		(b)	other matters, if any, prescribed by the regulations.	4
	(7)	An a	ssessed deposit must not be less than the following—	5
		(a)	for a group security deposit—the amount prescribed by or calculated in accordance with the regulations,	6 7
		(b)	for another security deposit—the minimum deposit for the petroleum title.	8 9
[65]	Section 10	6F Ap	plication for review of assessed deposit	10
	Omit sectio	n 106	F(2)(a)-(d). Insert instead-	11
		(a)	be made in the way, and contain the information, prescribed by the regulations, if any, and	12 13
[66]	Section 10	6G Re	eview of assessed deposit by Minister	14
	Omit sectio	n 106	G(2)(a). Insert instead—	15
		(a)	must have regard to—	16
			(i) submissions made by the holder of the petroleum title in relation to the assessment the subject of the review, and	17 18
			(ii) matters, if any, prescribed by the regulations for the purposes of this section, and	19 20
[67]	Section 10	6G(7)	, note	21
	Omit the no	ote.		22
[68]	Section 10	6H Mi	nimum deposit	23
	Omit sectio	n 106	H(2). Insert instead—	24
	(2)		hange to the following does not affect the validity of a security deposit lition imposed or varied before the change takes effect—	25 26
		(a)	the minimum deposit for a petroleum title,	27
		(b)	an amount in section 106E(7)(b).	28
[69]	Section 10	6l, hea	ading	29
	Insert "and	use"	after "Forfeiture".	30
[70]	Section 10	6l(4)		31
		. ,	n 106I(3)—	32
	(4)		Minister may invest money obtained under a security deposit—	33
		(a)	if the Minister is a GSF agency for the purposes of the <i>Government</i> Sector Finance Act 2018, Part 6—in a way the Department is permitted to invest money under that Part, or	34 35 36
		(b)	if the Minister is not a GSF agency for the purposes of the <i>Government</i> Sector Finance Act 2018, Part 6—in a way approved by the Treasurer.	37 38
[71]	Section 11	3C Mi	nister or officer not to be interested in petroleum title	39
	Insert after	sectio	n 113C(2)—	40

[79]				straterritorial application or" before "notice".	38 39
-		sion		General	37
[78]	Inser	t after	Part 1	4, heading—	35 36
[78]	Dart	14 Di	(a1)	in the case of an offence under section 125D—within but not later than 2 years after the date on which evidence of the alleged offence first came to the attention of an inspector, or 1 , heading	32 33 34
	Inser	t after		n 125M(2)(a)—	31
[77]	Sect	ion 12	5M(2)	(a1)	30
	mser	t and	(a1)	in the case of an offence under section 125D—within but not later than 2 years after the date on which the offence is alleged to have been committed, or	20 27 28 29
[, 0]			• •	n 125M(1)(a)—	25 26
[76]		ion 12			25
				25E, 125H or 125I".	23
[75]				From section $125M(1)(a)$ and $(2)(a)$ wherever occurring.	22 23
[75]				me within which summary proceedings may be commenced	
[74]				hreaten, intimidate" after "hinder".	20 21
[74]	Saat	ion 12		ostruction	
	Inser	t after	(b1)	n 113N(2)(b)— to determine whether to make a decision under Part 14, Division 2, or	18 19
[73]				change of information	17
		(3)	Crov this	rights conferred under other provisions of this Act on the holder of a vn petroleum title are subject to the requirements of the regulations under section.	14 15 16
			(c)	rights conferred on the holder of the Crown petroleum title.	13
			(b)	requirements for prospecting, mining and other activities conducted under a Crown petroleum title,	11 12
			(a)	requirements about applications made by the Secretary for Crown petroleum titles,	9 10
		(2)	•	regulations may make provision for or about the following—	8
		(1)		Secretary may apply on behalf of the Crown for a petroleum title (a <i>Crown</i> oleum title).	6 7
11	3CA	Crov	vn aut	horisations	5
	Inser	t after	113C-	_	4
[72]	Sect	ion 11	3CA		3
		(3)		section does not prevent the Secretary from being the holder, on behalf of Crown, of a petroleum title.	1 2

[80]		ion 12 : "min		eading	1 2			
[81]	Sect	ion 12	9B(1)	(e)	3			
			• •	of section $129B(1)(d)$ —	4			
				, or	5			
			(e)	that is specified by the regulations.	6			
[82]	Sect	ions 1	32 an	d 133	7			
	Inser	t befor	e sect	ion 134—	8			
	132	Incomplete applications						
		(1)		Minister may reject an application under this Act on either or both of the owing grounds—	10 11			
			(a)	the applicant has not paid a fee or levy payable in connection with the application within the period, if any, prescribed by the regulations,	12 13			
			(b)	the applicant has not lodged information required by the regulations to accompany the application within the period, if any, prescribed by the regulations or a longer period specified by the Minister.	14 15 16			
		(2)	To a	void doubt—	17			
			(a)	an application rejected under this section is taken never to have been made, and	18 19			
			(b)	the Minister is not required to notify the applicant before the rejection.	20			
	133	App	icatio	ns, tenders and giving of documents and information generally	21			
		(1)		upplication or tender required or authorised under this Act to be given to a on must be given in the approved form.	22 23			
		(2)		approved form requires the form to be completed in a specified way, the is not completed unless the form is completed in the specified way.	24 25			
		(3)	subn	n approved form requires specified information to be included in or nitted with the form, the form is not completed unless the specified rmation is included in or submitted with the form.	26 27 28			
		(4)	or au	upplication, tender or prescribed document, thing or information, required athorised under this Act to be given to a person, must be given in the way, within the period, prescribed by the regulations, if any.	29 30 31			
		(5)	In th	is section—	32			
				<i>cribed document, thing or information</i> means a document, thing or rmation prescribed by the regulations for the purposes of this section.	33 34			
[83]	Sect	ion 13	4 Serv	vice of documents	35			
	Omit	sectio	on 134	(1). Insert instead—	36			
		(1)		ocument that is authorised or required by this Act or the regulations to be ed on a person may be served by 1 of the following methods—	37 38			
			(a)	for an individual—by personal delivery to the person,	39			
			(b)	by post to the address specified by the person for the service of documents of that kind,	40 41			

			(c)	for an individual who has not specified an address for that purpose—by post to the residential or business address of the person last known to the person serving the document,	1 2 3
			(d)	for a body corporate—by post to the registered office or another office of the body corporate or by leaving it at the office with a person apparently over the age of 16 years,	4 5 6
			(e)	by email to an email address specified by the person for the service of documents of that kind,	7 8
			(f)	by another method of electronic communication if the person has consented to service of documents by the method,	9 10
			(g)	by another method authorised by the regulations for the service of documents of that kind.	11 12
[84]	Sect	ion 13	4(5) ar	nd (6)	13
			• •	5). Insert instead—	14
		(5)	Noth: autho	ing in this section affects the operation of a law or of the rules of a court orising a document to be served on a person by another method.	15 16
		(6)	In thi	s section, serve includes issue, give or send.	17
[85]	Sect	ion 13	8 Reau	ulations	18
[00]			-	n 138(1)(g1)—	19
	1110 01		(g2)	providing for—	20
			(\mathcal{O})	(a) the keeping of records and registers, and	21
				(b) the ways of making registers publicly available for inspection and copying, and	22 23
[86]	Part	14, Di	vision	2	24
	Inser	t after	section	n 141—	25
	Division 2			Declarations about persons not fit and proper	26
	142	Inter	pretati	on	27
		(1)	In thi	s Division—	28
			decis	<i>ion</i> includes declaration.	29
			decla	pred person—see section 143.	30
			relev	ant person means the following—	31
			(a)	a person who is or was a holder of a petroleum title,	32
			(b)	a person who is or was an applicant for a petroleum title,	33
			(c)	a person who is a proposed transferee under an application to transfer a petroleum title,	34 35
			(d)	a person who is or was associated with a petroleum title or activity approval.	36 37
			specij	<i>fied decision</i> , in relation to a petroleum title, means the following—	38
			(a)	a decision to reject an application to grant or renew the petroleum title to a declared person,	39 40
			(b)	a decision to reject an application to transfer the petroleum title to a	41

	(c)	a decision to cancel the petroleum title or to suspend a condition of, or operations under, the petroleum title, in whole or in part, if held by a declared person,	1 2 3			
	(d)	a decision to suspend an activity approval related to a petroleum title held by a declared person,	4 5			
	(e)	a decision to restrict operations under a petroleum title held by a declared person by the imposition or variation of conditions of a petroleum title.	6 7 8			
(2)	In this Division, a person is <i>associated with a petroleum title or activity approval</i> if, in the opinion of the Minister, the person—					
	(a)	has or had an arrangement, whether formal or informal, that gives or gave the person the capacity to determine the outcome of financial or operating decisions about activities under the petroleum title or activity approval, or	11 12 13 14			
	(b)	holds or has held office as director of a body corporate that gives or gave the person the capacity to determine the outcome of financial or operating decisions about activities under the petroleum title or activity approval.	15 16 17 18			
		Note— A <i>director</i> of a body corporate includes any person involved in the management of the affairs of the body corporate—see section 3(1).	19 20			
Decl titles		ns that certain persons are not fit and proper persons for petroleum	21 22			
(1)	the M	f the Minister is satisfied that a relevant person is not a fit and proper person, he Minister may, by written order given to the person, declare that the person s not a fit and proper person (a <i>declared person</i>).				
(2)		The Minister may make a declaration at any time, including on the Minister's own initiative.				
(3)	The Minister may, without limiting other matters that can be taken into consideration, take into consideration matters specified by the regulations for the following purposes—					
	(a)	deciding whether a person is or is not a fit and proper person,	31			
	(b)	deciding whether to make a declaration.	32			
Deci	sions	about declared persons and associated petroleum titles	33			
(1)	The Minister, in relation to a petroleum title for which the declared person is the holder, applicant or proposed transferee, may make a specified decision in relation to the petroleum title.					
(2)	The Minister may, by order given to a declared person, at the time the Minister makes a declaration, or within 6 months after making a declaration or a longer period as agreed between the Minister and the declared person, do 1 or more of the following—					
	(a)	caution or reprimand the declared person,	41			
	(b)	disqualify the declared person from making applications for the grant, renewal or transfer of petroleum titles for a specified period or an indefinite period,	42 43 44			
	(c)	impose or vary a condition of a petroleum title or an activity approval, but only if the declared person is associated with the petroleum title or activity approval,	45 46 47			

		(d)	direct the declared person to do or refrain from doing a thing specified in the direction in relation to the following—	1 2					
			(i) petroleum titles and applications for or in relation to petroleum titles,	3 4					
			(ii) mining and prospecting,	5					
		(e)	take another action specified by the regulations.	6					
	(3)	An application made by a person disqualified under subsection (2)(b) is invalid and must be rejected by the Minister.							
	(4)	A condition imposed or varied under subsection $(2)(c)$ is taken to have been imposed or varied by the Minister.							
	(5)	A pe	A person must not contravene a direction under subsection (2)(d).						
		Maximum penalty—							
		(a)	for a corporation—10,000 penalty units, and, for a continuing offence, a further penalty of 1,000 penalty units for each day the offence continues, or	13 14 15					
		(b)	for an individual—2,000 penalty units, and, for a continuing offence, a further penalty of 200 penalty units for each day the offence continues.	16 17					
145	Revi	Review of decisions							
	(1)	A declared person who is aggrieved by a decision under this Division may apply to the Land and Environment Court for a review of the decision.							
	(2)	A review by the Land and Environment Court is to be a redetermination of the decision, and the Court may consider fresh material or material in addition to, or in substitution for, the material considered by the Minister in the determination of the question.							
	(3)	An application under subsection (1)—							
		(a)	must be made within 30 days of the declared person being given the decision or a longer period allowed by the Court, and	26 27					
		(b)	does not stay the operation of a decision, unless the Court otherwise orders.	28 29					
146	Misc	OUS	30						
	(1)	The grant, renewal or transfer of a petroleum title may be refused under this Division even if—							
		(a)	the petroleum title is necessary for the carrying out of State significant development that is authorised by a development consent, despite the Planning Act, section 4.42, or	33 34 35					
		(b)	the petroleum title is necessary for the carrying out of approved State significant infrastructure under the Planning Act, Division 5.2 despite the Planning Act, section 5.24, or	36 37 38					
		(c)	the petroleum title is necessary for the carrying out of a transitional Part 3A project under the <i>Environmental Planning and Assessment (Savings,</i> <i>Transitional and Other Provisions) Regulation 2017</i> , Schedule 2, despite the Planning Act, section 75V as continued and modified by that Schedule, or	39 40 41 42 43					
		(d)	the Planning Act, section 4.47 or 4.50 would otherwise prevent that refusal.	44 45					

	(2)	(2) The regulations may extend the application of a provision of the Act to a decision under this Division, with or without modification.			
	(3)	Witho	out limi	ting subsection (2)—	3
		(a)		n 22A(6) extends to the cancellation of a petroleum title under this on, and	4 5
		(b)		1 25 extends to a decision to reject an application to grant, renew sfer a petroleum title under this Division.	6 7
	(4)	petrol	leum tit	ons may make provision for the application of this Division to les jointly held by, and applications jointly made by, more than 1 ding dealing with the following—	8 9 10
		(a)		sion regarding a petroleum title if 1 or more holders, but not all lders, are declared persons,	11 12
		(b)	the tra	nsfer of a declared person's holding to another person.	13
	(5)	In this	s sectio	n—	14
		Planr	ning Ac	t means the Environmental Planning and Assessment Act 1979.	15
[87]	Schedule 1	IB Furt	ther pro	ovisions relating to petroleum titles generally	16
	Omit clause	e 5(b). I	Insert ir	nstead—	17
		(b)		nister considers that the applicant or, if the application relates to sfer, the transferee, has failed to comply with 1 or more of the ing—	18 19 20
				the applicant or transferee must meet the applicable minimum standards for work programs,	21 22
				the applicant or transferee must have the technical capability to carry out the proposed work program,	23 24
				the applicant or transferee must have the financial capability to carry out the proposed work program.	25 26
[88]	Schedule 1	IB, cla	use 5(c) and (d)	27
	Omit the pa	iragrap	hs.		28
[89]	Schedule 1	IB, cla	use 6(3)(b)	29
			-	nvironmental Planning and Assessment Act 1979".	30
				nmental Planning and Assessment Act 1979, section 4.50".	31
[90]	Schedule 1	IB, cla	use 10(1)(a)	32
	Omit "in a	daily no	ewspap	er circulating throughout New South Wales".	33
	Insert instea	ad "in a	a way sp	pecified by the regulations".	34
[91]	Schedule 1	l Savin	igs and	transitional provisions	35
	Insert at the	e end of	f the Scl	hedule—	36
	Part 15			ns consequent on enactment of Mining and m Legislation Amendment Act 2022	37 38
	67 Defir	nition			39
		In this	s Part—	-	40

2022 amending Act means the *Mining and Petroleum Legislation Amendment Act* 2022.

68 Definition of "prospect"—s 3(1)

- (1) The substitution of section 3(1), definition of *prospect* by the 2022 amending Act does not apply in relation to any proceedings that were commenced, but not finally determined, before this clause commenced.
- (2) The regulations may make further provision regarding the application of the substituted definition of *prospect* to a petroleum title in force on the substitution.

69 Definition of "well-head"

- (1) The amendments made by the 2022 amending Act, Schedule 2[1] and [41] do not apply in relation to a royalty payable in relation to a royalty period that began before the amendments commenced.
- (2) Section 88, as in force immediately before its repeal by the 2022 amending Act, Schedule 2[41], continues to apply in relation to a royalty payable in relation to a royalty period that began before the repeal of the section.

70 Ascertainment of value of petroleum at well-head

- (1) The amendment made by the 2022 amending Act, Schedule 2[42] does not apply in relation to a royalty payable in relation to a royalty period that began before the amendment commenced.
- (2) Section 89, as in force immediately before its amendment by the 2022 amending Act, Schedule 2[42], continues to apply in relation to a royalty payable in relation to a royalty period that began before the amendment of the section commenced.

71 Continuation of title pending renewal

- (1) Section 20, as amended by the 2022 amending Act, does not apply in relation to an application for the renewal of a title made, but not finally determined, before that amendment commenced.
- (2) Section 20, as in force immediately before its amendment by the 2022 amending Act, continues to apply in relation to an application for the renewal of a title made, but not finally determined, before the amendment commenced.

72 Amendment of applications—s 21

Section 21, as inserted by the 2022 amending Act, extends to applications made, but not finally determined, before the section commenced.

73 Applications where death, bankruptcy and incapacity of applicant—s 26B

Section 26B, as inserted by the 2022 amending Act, extends to an application for a petroleum title if, immediately before the substitution—

- (a) the application had been made but not finally determined, and
- (b) a request under the section—
 - (i) had been made but not finally determined, or
 - (ii) had not been made.

74	Directions—s 75(1A)				
		Section $75(1A)$ extends to prospecting for petroleum, mining petroleum or another activity carried out before the subsection commenced.	2		
75	Fees	s under Part 7A	4		
		Part 7A, as amended by the 2022 amending Act, extends to petroleum titles in force on the commencement of the amendments.	5		
76	Secu	urity required before transfer of petroleum titles	7		
	(1)	The following provisions do not apply to an application made under section 96A, but not finally determined, before section 106CA commenced—	8		
		(a) section 96A, as amended by the 2022 amending Act,	10		
		(b) section 106CA.	11		
	(2)	Section 96A, as in force immediately before it was amended by the 2022	12		
		amending Act, continues to apply to an application made under the section, but not finally determined before the commencement of the amendments.	13 14		
77	Actio corp	on in relation to external administration, winding up and deregistration of porate holders, applicants and transferees—s 97I	15 16		
		Section 97I extends to applications made, but not finally determined, on the commencement of the section.	17 18		
78	Ope	ration of not fit and proper person declarations—Part 14, Division 2	19		
	(1)	Part 14, Division 2 extends to conduct occurring and matters arising before the Division commenced, including—	20 21		
		(a) petroleum titles granted and applications made before the commencement, and	22 23		
		(b) conduct that occurred, or a matter that arose, before the commencement.	24		
	(2)	To avoid doubt, section 146(1) extends to permit the Minister to refuse the grant, renewal or transfer of a petroleum title even if the development consent that would otherwise have prevented refusal was granted before the subsection commenced.	25 26 27 28		
79	Inco	mplete applications—ss 67(3) and (4) and 132	29		
	(1)	Section 67(3) and (4) extend to applications made, but not finally determined, before the subsections commenced.	30 31		
	(2)	Section 132 does not apply to applications made before the section commenced.	32 33		