

Mineral and Other Legislation Amendment Bill 2016

Amendments during consideration in detail to be moved by
The Honourable the Minister for State Development and Minister for
Natural Resources and Mines

1 Clause 7 (Amendment of s 68 (What is *restricted land*))

Page 11, line 25, after ‘200m’—

insert—

laterally

2 Clause 7 (Amendment of s 68 (What is *restricted land*))

Page 12, line 20, after ‘50m’—

insert—

laterally

3 Clause 7 (Amendment of s 68 (What is *restricted land*))

Page 12, line 32, after ‘50m’—

insert—

laterally

4 Clause 7 (Amendment of s 68 (What is *restricted land*))

Page 13, after line 3—

insert—

(2A) Section 68(3), definition *residence*—

omit.

**5 Clause 31 (Amendment of s 130 (Requirement for agreed
joint development plan))**

Page 23, line 10, after ‘Section 130(2)(a)’—

insert—

and (c)

6 Clause 31 (Amendment of s 130 (Requirement for agreed joint development plan))

Page 23, after line 12—

insert—

(2A) Section 130(2)(d), ‘proposed’ —

omit.

7 Clause 35 (Replacement of s 134 (Authorised activities allowed only if consistent with agreed joint development plan))

Page 25, line 18, ‘petroleum resource authority’—

omit, insert—

PL

8 Clause 35 (Replacement of s 134 (Authorised activities allowed only if consistent with agreed joint development plan))

Page 25, lines 19 and 20, ‘petroleum resource authority’—

omit, insert—

PL

9 Clause 44 (Replacement of s 147 (Authorised activities allowed only if consistent with agreed joint development plan))

Page 29, line 22, ‘petroleum resource authority’—

omit, insert—

PL

10 Clause 44 (Replacement of s 147 (Authorised activities allowed only if consistent with agreed joint development plan))

Page 29, lines 23 and 24, ‘petroleum resource authority’—
omit, insert—

PL

11 After clause 51

Page 33, after line 11—

insert—

51A Amendment of s 170 (Minimising compensation liability)

Section 170(2), ‘coal seam gas’—

omit, insert—

natural gas

12 Clause 52 (Amendment of s 172 (Reconciliation payments and replacement gas))

Page 33, line 18, ‘coal seam gas’—

omit, insert—

natural gas

13 Clause 52 (Amendment of s 172 (Reconciliation payments and replacement gas))

Page 33, after line 24—

insert—

(1A) Section 172(2)(b), ‘coal seam gas (*replacement gas*)’ —

omit, insert—

natural gas (*replacement gas*)

(1B) Section 172(2)(c)(ii), ‘coal seam gas (also

replacement gas)' —

omit, insert—

natural gas (also *replacement gas*)

14 Clause 89 (Replacement of s 436 (Replacement of ss 252–252D))

Page 67, after line 8—

insert—

adjoining land—

- (a) means private land that adjoins—
 - (i) subject land; or
 - (ii) a lot, within the meaning of the *Land Act 1994* or the *Land Title Act 1994* that contains any part of subject land; and
- (b) includes land that would adjoin land mentioned in paragraph (a)(i) or (ii) if it were not separated by a road, watercourse, railway, stock route, reserve or drainage or other easement; and
- (c) does not include land only because it adjoins land necessary for—
 - (i) access to subject land; or
 - (ii) transporting things to subject land.

15 Clause 89 (Replacement of s 436 (Replacement of ss 252–252D))

Page 67, line 13—

omit, insert—

- (c) an owner of adjoining land; or

16 Clause 89 (Replacement of s 436 (Replacement of ss 252–252D))

Page 67, after line 13—

insert—

- (d) the relevant local government; or
- (e) an entity that provides infrastructure wholly or partially on the subject land.

17 Clause 89 (Replacement of s 436 (Replacement of ss 252–252D))

Page 67, after line 15—

insert—

infrastructure means infrastructure relating to the transportation, movement, transmission or flow of anything, including, for example, goods, material, substances, matter, particles with or without charge, light, energy, information and anything generated or produced.

18 Before clause 110

Page 92, before line 10—

insert—

109A Omission of s 560

Section 560—

omit.

109B Omission of s 564

Section 564—

omit.