



Queensland

Mineral Resources Act 1989

Mineral Resources Regulation 2003

Reprinted as in force on 17 June 2005

Reprint No. 2B

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This page is specific to this reprint. See previous reprints for information about earlier changes made under the Reprints Act 1992. A table of reprints is included in the endnotes.

Also see endnotes for information about—

- **when provisions commenced**
- **editorial changes made in earlier reprints.**

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Queensland

Mineral Resources Regulation 2003

Contents

		Page
Part 1	Preliminary	
1	Short title	29
2	Definitions	29
Part 2	Mining districts	
3	Mining districts—Act, s 11	29
Part 3	Prospecting permits	
4	Conditions of prospecting permits—Act, s 25	30
5	Minimum security for district prospecting permit	30
Part 4	Mining claims	
Division 1	Provisions about applications for mining claim	
6	Amendment of application after survey of contiguous land	31
7	Prescribed areas for particular land—Act, s 53	32
Division 2	Conditions of mining claims	
8	Application of div 2	32
9	General conditions	32
10	Prohibited prospecting or hand mining equipment	33
Part 5	Exploration permits	
11	Prescribed areas—Act, s 127	34
12	Office where application may be made	34
13	Numbering of application	34
14	Conditions of exploration permits—Act, s 141	35
Part 6	Mineral development licences	
15	Conditions of mineral development licences	35
Part 7	Mining leases	
15A	Definitions for pt 7	36
16	Amendment of application after survey of contiguous land	37
17	Person may obtain copy of mining lease application	38

18	Conditions of mining lease	38
19	Information about particular activities.	38
19A	Required level of knowledge about resources or reserves of petroleum	39
19B	Condition of mining lease—principal hazard management plan .	40
19C	Consultation requirement for principal hazard management plan	42
19D	Content of principal hazard management plan.	42
19E	Resolving disputes about provision proposed by petroleum lease holder	43
19F	Requirement to stop particular activities	44
Part 8	Restrictions on grant	
Division 1	Preliminary	
20	Restricted areas	45
Division 2	Restrictions on grant	
21	Restrictions on grant of mining tenements	46
22	Restrictions on number of particular mining tenements	46
23	Referral of applications.	46
Part 9	Royalties	
Division 1	Provisions about royalty returns	
24	Application of div 1	47
25	Form of royalty returns	47
26	Information to accompany or support royalty return.	47
27	Period to which a royalty return must relate	47
28	When royalty return must be lodged.	48
Division 2	Royalty payable for minerals	
Subdivision 1	Definitions	
29	Definitions for div 2.	49
Subdivision 2	Royalty payable	
30	When royalty payable	50
31	General royalty payable under the Act	50
32	Royalty on stocks of mineral for mining operation that has ended	51
Subdivision 3	Exemptions for particular minerals	
33	Exemption for coal seam gas	51
34	Threshold exemption for particular minerals	52
35	Threshold exemption for processed oil shale	52
Subdivision 4	Concessions for particular minerals	
36	Definitions for subdiv 4	54

37	Concessional royalty for particular prescribed minerals	56
38	Adjustment for concessions for particular prescribed minerals—quarterly returns	57
Subdivision 5	Discounts for base prescribed minerals	
39	Royalty discounts for base prescribed minerals	58
Division 3	Working out values of minerals	
Subdivision 1	Preliminary	
40	Application of div 3	59
Subdivision 2	Coal seam gas	
41	Value of coal seam gas	59
Subdivision 3	Minerals other than coal seam gas	
42	Meaning of gross value of a mineral	59
43	Working out value of minerals other than coal seam gas	60
Division 4	Assessment of royalty payable	
44	Assessment of royalty payable	61
45	Refund or credit if royalty paid higher than amount assessed . . .	61
46	Notice requirement if royalty paid lower than amount assessed .	61
Division 5	Prescribed interest rate	
47	Interest rate on unpaid royalty	62
Part 10	Administration and judicial functions	
48	Amount held by tribunal for compensation trust decision—Act, s 712	63
Part 11	Registers	
Division 1	Particulars that must be included in register kept by mining registrars	
49	Application of div 1	64
50	Particulars about applications for prospecting permits, mining claims or mining leases	64
51	General particulars about prospecting permits, mining claims and mining leases	65
52	Other particulars about prospecting permits	66
53	Other particulars about mining claims	66
54	Other particulars about mining leases	67
Division 2	Particulars that must be included in register kept by chief executive	
55	Application of div 2	68
56	Particulars about applications for exploration permits or mineral development licences	68

57	General particulars about exploration permits and mineral development licences	68
58	Other particulars about exploration permits	70
59	Other particulars about mineral development licences.	70
Division 3	Requirements relating to registration of particular transactions or events	
60	Definition for div 3.	71
61	Request for registration of sale under writ of execution	71
62	Request for transmission by death—grant of probate or letters of administration	72
63	Request for transmission by death—no grant of probate or letters of administration	72
64	Request for transmission in bankruptcy	73
65	Request to record death of joint holder	74
66	Request for change or correction of name	75
Division 4	Form and search of registers	
67	Form of register	75
68	Search of register.	76
Division 5	Priority of registration	
69	Priority of registration	76
Part 12	Miscellaneous	
Division 1	Offences	
70	Distance of excavation from railway works	77
71	Interference with water supply or road	77
72	Interference with particular things	78
73	Information requirements for holders of mining tenements	79
74	False or misleading document	79
Division 2	Requirements for mortgagees exercising power of sale	
75	Definition for div 2.	80
76	Requirements for exercise of power of sale by mortgagee	80
77	Additional information required from mortgagee exercising power of sale	81
Division 3	Additional information and lodgment requirements	
78	Information to accompany application for duplicate authorising document	81
79	Survey must be lodged with the chief executive.	82
Division 4	Other miscellaneous provisions	
80	Time of lodgment to be noted.	83
81	Particular applications must not be accepted.	83

82	Prescribed hours of business	84
83	Rental payable for mining tenement	84
84	Fees	85
Schedule 1	Mining districts	86
Part 1	Brisbane mining district	
1	Name	86
2	Description	86
Part 2	Charters Towers mining district	
1	Name	86
2	Description	87
Part 3	Emerald mining district	
1	Name	87
2	Description	87
Part 4	Georgetown mining district	
1	Name	87
2	Description	87
Part 5	Mareeba mining district	
1	Name	88
2	Description	88
Part 6	Mount Isa mining district	
1	Name	88
2	Description	88
Part 7	Quilpie mining district	
1	Name	89
2	Description	89
Part 8	Rockhampton mining district	
1	Name	89
2	Description	89
Part 9	Winton mining district	
1	Name	90
2	Description	90
Schedule 2	Prescribed area for mining claim land	91
Schedule 2A	Potential hazard guide	93
Schedule 3	Restrictions on grant	95
Part 1	Restricted area 1	
1	Name	95
2	Description	95

3	Prohibited mining tenements	96
4	Maximum grant area for particular mining leases.	96
5	Maximum number for particular mining leases.	97
6	Additional conditions for all mining tenements	97
Part 2	Restricted area 7	
1	Name	98
2	Description	98
3	Nominated referral entity	98
Part 3	Restricted area 8	
1	Name	99
2	Description	99
3	Nominated referral entity	99
Part 4	Restricted area 9	
1	Name	99
2	Description	100
3	Nominated referral entity	100
Part 5	Restricted area 10	
1	Name	100
2	Description	101
3	Nominated referral entity	101
Part 6	Restricted area 12	
1	Name	101
2	Description	102
3	Nominated referral entity	102
Part 7	Restricted area 13	
1	Name	102
2	Description	102
3	Prohibited mining tenements	103
Part 8	Restricted area 14	
1	Name	103
2	Description	103
3	Prohibited mining tenements	104
Part 9	Restricted area 17	
1	Name	104
2	Description	104
3	Prohibited mining tenements	105

Part 10	Restricted area 18	
1	Name	105
2	Description	105
3	Nominated referral entity	106
Part 11	Restricted area 19	
1	Name	106
2	Description	106
3	Prohibited mining tenements	107
4	Nominated referral entity	108
Part 12	Restricted area 20	
1	Name	108
2	Description	108
3	Nominated referral entity	109
Part 13	Restricted area 21	
1	Name	109
2	Description	109
3	Prohibited mining tenements	109
Part 14	Restricted area 23	
1	Name	110
2	Description	110
3	Prohibited mining tenements	110
Part 15	Restricted area 25	
1	Name	111
2	Description	111
3	Prohibited mining tenements	111
4	Maximum grant area for particular mining leases	112
5	Maximum number for particular mining leases	112
6	Additional conditions for all mining tenements	112
Part 16	Restricted area 26	
1	Name	113
2	Description	113
3	Prohibited mining tenements	113
Part 17	Restricted area 27	
1	Name	113
2	Description	114
3	Nominated referral entity	114

Part 18	Restricted area 28	
1	Name	114
2	Description	114
3	Nominated referral entity	115
Part 19	Restricted area 29	
1	Name	115
2	Description	116
3	Nominated referral entity	116
Part 20	Restricted area 30	
1	Name	116
2	Description	116
3	Prohibited mining tenements	117
Part 21	Restricted area 31	
1	Name	117
2	Description	117
3	Prohibited mining tenements	118
Part 22	Restricted area 33	
1	Name	118
2	Description	118
3	Nominated referral entity	118
Part 23	Restricted area 36	
1	Name	119
2	Description	119
3	Nominated referral entity	120
Part 24	Restricted area 41	
1	Name	120
2	Description	120
3	Prohibited mining tenements	120
Part 25	Restricted area 44	
1	Name	121
2	Description	121
3	Prohibited mining tenements	121
Part 26	Restricted area 48	
1	Name	122
2	Description	122
3	Nominated referral entity	123

Part 27	Restricted area 49	
1	Name	123
2	Description	123
3	Nominated referral entity	124
Part 28	Restricted area 51	
1	Name	124
2	Description	124
3	Prohibited mining tenements	124
Part 29	Restricted area 52	
1	Name	124
2	Description	125
3	Prohibited mining tenements	125
Part 30	Restricted area 57	
1	Name	125
2	Description	125
3	Nominated referral entity	126
Part 31	Restricted area 58	
1	Name	126
2	Description	126
3	Prohibited mining tenements	126
Part 32	Restricted area 59	
1	Name	127
2	Description	127
3	Prohibited mining tenements	127
Part 33	Restricted area 64	
1	Name	127
2	Description	127
3	Nominated referral entity	128
Part 34	Restricted area 65	
1	Name	128
2	Description	128
3	Prohibited mining tenements	129
Part 35	Restricted area 66	
1	Name	129
2	Description	129
3	Prohibited mining tenements	130

Part 36	Restricted area 67	
1	Name	130
2	Description	130
3	Prohibited mining tenements	131
Part 37	Restricted area 72	
1	Name	131
2	Description	131
3	Prohibited mining tenements	132
Part 38	Restricted area 73	
1	Name	132
2	Description	132
3	Prohibited mining tenements	133
Part 39	Restricted area 74	
1	Name	133
2	Description	133
3	Prohibited mining tenements	133
Part 40	Restricted area 75	
1	Name	133
2	Description	134
3	Prohibited mining tenements	135
Part 41	Restricted area 76	
1	Name	135
2	Description	135
3	Prohibited mining tenements	136
Part 42	Restricted area 77	
1	Name	136
2	Description	136
3	Prohibited mining tenements	136
4	Additional conditions for all mining tenements	137
Part 43	Restricted area 83	
1	Name	137
2	Description	137
3	Prohibited mining tenements	138
Part 44	Restricted area 84	
1	Name	138
2	Description	138
3	Prohibited mining tenements	139

Part 45	Restricted area 85	
1	Name	139
2	Description	139
3	Prohibited mining tenements	139
Part 46	Restricted area 86	
1	Name	139
2	Description	140
3	Prohibited mining tenements	140
Part 47	Restricted area 87	
1	Name	141
2	Description	141
3	Prohibited mining tenements	142
Part 48	Restricted area 88	
1	Name	143
2	Description	143
3	Nominated referral entity	143
Part 49	Restricted area 89	
1	Name	143
2	Description	144
3	Prohibited mining tenements	144
Part 50	Restricted area 90	
1	Name	144
2	Description	145
3	Nominated referral entity	145
Part 51	Restricted area 91	
1	Name	145
2	Description	145
3	Prohibited mining tenements	146
Part 52	Restricted area 92	
1	Name	146
2	Description	146
3	Prohibited mining tenements	146
Part 53	Restricted area 94	
1	Name	147
2	Description	147
3	Prohibited mining tenements	147

Part 54	Restricted area 97	
1	Name	147
2	Description	147
3	Prohibited mining tenements	148
Part 55	Restricted area 98	
1	Name	148
2	Description	148
3	Nominated referral entity	151
Part 56	Restricted area 99	
1	Name	151
2	Description	151
3	Prohibited mining tenements	152
Part 57	Restricted area 101	
1	Name	152
2	Description	152
3	Prohibited mining tenements	153
Part 58	Restricted area 105	
1	Name	153
2	Description	153
3	Maximum grant area for particular exploration permits	154
Part 59	Restricted area 107	
1	Name	154
2	Description	154
3	Nominated referral entity	154
Part 60	Restricted area 108	
1	Name	155
2	Description	155
3	Nominated referral entity	155
Part 61	Restricted area 109	
1	Name	156
2	Description	156
3	Nominated referral entity	156
Part 62	Restricted area 110	
1	Name	157
2	Description	157
3	Nominated referral entity	157

Part 63	Restricted area 111	
1	Name	158
2	Description	158
3	Nominated referral entity	158
Part 64	Restricted area 112	
1	Name	158
2	Description	158
3	Nominated referral entity	159
Part 65	Restricted area 113	
1	Name	159
2	Description	159
3	Nominated referral entity	160
Part 66	Restricted area 114	
1	Name	160
2	Description	160
3	Prohibited mining tenements	161
Part 67	Restricted area 115	
1	Name	161
2	Description	161
3	Nominated referral entity	161
Part 68	Restricted area 116	
1	Name	162
2	Description	162
3	Nominated referral entity	162
Part 69	Restricted area 117	
1	Name	163
2	Description	163
3	Nominated referral entity	163
Part 70	Restricted area 118	
1	Name	163
2	Description	163
3	Nominated referral entity	164
Part 71	Restricted area 119	
1	Name	164
2	Description	164
3	Nominated referral entity	165

Part 72	Restricted area 120	
1	Name	165
2	Description	165
3	Nominated referral entity	166
Part 73	Restricted area 121	
1	Name	166
2	Description	166
3	Nominated referral entity	167
Part 74	Restricted area 122	
1	Name	167
2	Description	167
3	Nominated referral entity	167
Part 75	Restricted area 123	
1	Name	168
2	Description	168
3	Nominated referral entity	169
Part 76	Restricted area 124	
1	Name	169
2	Description	169
3	Nominated referral entity	170
Part 77	Restricted area 126	
1	Name	170
2	Description	170
3	Prohibited mining tenements	171
Part 78	Restricted area 127	
1	Name	171
2	Description	171
3	Prohibited mining tenements	171
Part 79	Restricted area 128	
1	Name	172
2	Description	172
3	Prohibited mining tenements	172
Part 80	Restricted area 135	
1	Name	172
2	Description	172
3	Prohibited mining tenements	173

Part 81	Restricted area 136	
1	Name	173
2	Description	173
3	Prohibited mining tenements	174
Part 82	Restricted area 138	
1	Name	174
2	Description	174
3	Prohibited mining tenements	175
Part 83	Restricted area 140	
1	Name	175
2	Description	175
3	Prohibited mining tenements	175
Part 84	Restricted area 141	
1	Name	176
2	Description	176
3	Prohibited mining tenements	176
Part 85	Restricted area 143	
1	Name	176
2	Description	176
3	Prohibited mining tenements	178
Part 86	Restricted area 145	
1	Name	178
2	Description	178
3	Prohibited mining tenements	179
Part 87	Restricted area 146	
1	Name	179
2	Description	179
3	Prohibited mining tenements	180
Part 88	Restricted area 147	
1	Name	180
2	Description	180
3	Prohibited mining tenements	180
Part 89	Restricted area 148	
1	Name	181
2	Description	181
3	Prohibited mining tenements	181

Part 90	Restricted area 149	
1	Name	182
2	Description	182
3	Prohibited mining tenements	182
Part 91	Restricted area 154	
1	Name	183
2	Description	183
3	Nominated referral entity	183
Part 92	Restricted area 155	
1	Name	183
2	Description	184
3	Nominated referral entity	184
Part 93	Restricted area 156	
1	Name	184
2	Description	184
3	Nominated referral entity	185
Part 94	Restricted area 157	
1	Name	185
2	Description	185
3	Nominated referral entity	186
Part 95	Restricted area 163	
1	Name	186
2	Description	186
3	Prohibited mining tenements	187
Part 96	Restricted area 164	
1	Name	187
2	Description	187
3	Prohibited mining tenements	187
Part 97	Restricted area 165	
1	Name	188
2	Description	188
3	Prohibited mining tenements	188
Part 98	Restricted area 167	
1	Name	188
2	Description	189
3	Prohibited mining tenements	189

Part 99	Restricted area 168	
1	Name	189
2	Description	189
3	Prohibited mining tenements	190
Part 100	Restricted area 172	
1	Name	190
2	Description	191
3	Prohibited mining tenements	191
Part 101	Restricted area 173	
1	Name	191
2	Description	191
3	Prohibited mining tenements	192
Part 102	Restricted area 176	
1	Name	192
2	Description	192
3	Prohibited mining tenements	192
Part 103	Restricted area 177	
1	Name	192
2	Description	193
3	Prohibited mining tenements	193
Part 104	Restricted area 183	
1	Name	193
2	Description	193
3	Prohibited mining tenements	198
Part 105	Restricted area 185	
1	Name	198
2	Description	198
3	Prohibited mining tenements	199
Part 106	Restricted area 186	
1	Name	199
2	Description	199
3	Prohibited mining tenements	199
Part 107	Restricted area 187	
1	Name	200
2	Description	200
3	Prohibited mining tenements	200

Part 108	Restricted area 188	
1	Name	200
2	Description	200
3	Prohibited mining tenements	201
Part 109	Restricted area 189	
1	Name	201
2	Description	201
3	Prohibited mining tenements	201
Part 110	Restricted area 190	
1	Name	202
2	Description	202
3	Prohibited mining tenements	202
Part 111	Restricted area 191	
1	Name	202
2	Description	202
3	Nominated referral entity	203
Part 112	Restricted area 192	
1	Name	203
2	Description	203
3	Nominated referral entity	204
Part 113	Restricted area 195	
1	Name	204
2	Description	204
3	Nominated referral entity	205
Part 114	Restricted area 196	
1	Name	205
2	Description	205
3	Nominated referral entity	206
Part 115	Restricted area 197	
1	Name	207
2	Description	207
3	Nominated referral entity	208
Part 116	Restricted area 198	
1	Name	208
2	Description	208
3	Nominated referral entity	209

Part 117	Restricted area 199	
1	Name	209
2	Description	209
3	Nominated referral entity	210
Part 118	Restricted area 200	
1	Name	211
2	Description	211
3	Nominated referral entity	211
Part 119	Restricted area 201	
1	Name	211
2	Description	212
3	Nominated referral entity	212
Part 120	Restricted area 202	
1	Name	213
2	Description	213
3	Nominated referral entity	213
Part 121	Restricted area 203	
1	Name	213
2	Description	214
3	Nominated referral entity	214
Part 122	Restricted area 206	
1	Name	214
2	Description	215
3	Nominated referral entity	220
Part 123	Restricted area 207	
1	Name	221
2	Description	221
3	Prohibited mining tenements	221
Part 124	Restricted area 208	
1	Name	221
2	Description	221
3	Nominated referral entity	222
Part 125	Restricted area 209	
1	Name	222
2	Description	222
3	Prohibited mining tenements	223

Part 126	Restricted area 210	
1	Name	223
2	Description	223
3	Nominated referral entity	223
Part 127	Restricted area 211	
1	Name	224
2	Description	224
3	Prohibited mining tenements	224
Part 128	Restricted area 212	
1	Name	224
2	Description	224
3	Prohibited mining tenements	225
Part 129	Restricted area 213	
1	Name	225
2	Description	225
3	Prohibited mining tenements	225
Part 130	Restricted area 214	
1	Name	225
2	Description	226
3	Nominated referral entity	226
Part 131	Restricted area 215	
1	Name	226
2	Description	227
3	Nominated referral entity	227
Part 132	Restricted area 216	
1	Name	227
2	Description	227
3	Nominated referral entity	228
Part 133	Restricted area 217	
1	Name	228
2	Description	228
3	Nominated referral entity	229
Part 134	Restricted area 218	
1	Name	229
2	Description	229
3	Nominated referral entity	230

Part 135	Restricted area 219	
1	Name	230
2	Description	230
3	Prohibited mining tenements	231
Part 136	Restricted area 220	
1	Name	231
2	Description	231
3	Nominated referral entity	231
Part 137	Restricted area 221	
1	Name	232
2	Description	232
3	Nominated referral entity	232
Part 138	Restricted area 222	
1	Name	232
2	Description	232
3	Nominated referral entity	233
Part 139	Restricted area 223	
1	Name	233
2	Description	233
3	Prohibited mining tenements	234
Part 140	Restricted area 224	
1	Name	234
2	Description	234
3	Prohibited mining tenements	234
Part 141	Restricted area 225	
1	Name	235
2	Description	235
3	Prohibited mining tenements	235
Part 142	Restricted area 226	
1	Name	235
2	Description	235
3	Prohibited mining tenements	236
Part 143	Restricted area 227	
1	Name	236
2	Description	236
3	Prohibited mining tenements	236

Part 144	Restricted area 228	
1	Name	237
2	Description	237
3	Prohibited mining tenements	237
Part 145	Restricted area 229	
1	Name	237
2	Description	237
3	Prohibited mining tenements	238
Part 146	Restricted area 230	
1	Name	238
2	Description	238
3	Prohibited mining tenements	239
Part 147	Restricted area 232	
1	Name	239
2	Description	239
3	Prohibited mining tenements	239
Part 148	Restricted area 235	
1	Name	240
2	Description	240
3	Nominated referral entity	242
Part 149	Restricted area 236	
1	Name	242
2	Description	242
3	Prohibited mining tenements	242
Part 150	Restricted area 240	
1	Name	243
2	Description	243
3	Prohibited mining tenements	244
Part 151	Restricted area 242	
1	Name	245
2	Description	245
3	Prohibited mining tenements	245
Part 152	Restricted area 243	
1	Name	245
2	Description	245
3	Prohibited mining tenements	246

Part 153	Restricted area 244	
1	Name	246
2	Description	246
3	Prohibited mining tenements	246
Part 154	Restricted area 245	
1	Name	247
2	Description	247
3	Prohibited mining tenements	247
Part 155	Restricted area 246	
1	Name	247
2	Description	247
3	Prohibited mining tenements	248
Part 156	Restricted area 247	
1	Name	248
2	Description	248
3	Prohibited mining tenements	248
Part 157	Restricted area 248	
1	Name	249
2	Description	249
3	Prohibited mining tenements	249
Part 158	Restricted area 249	
1	Name	249
2	Description	249
3	Prohibited mining tenements	250
Part 159	Restricted area 250	
1	Name	250
2	Description	250
3	Prohibited mining tenements	250
Part 160	Restricted area 251	
1	Name	251
2	Description	251
3	Prohibited mining tenements	251
Part 161	Restricted area 252	
1	Name	251
2	Description	251
3	Prohibited mining tenements	252

Part 162	Restricted area 253	
1	Name	252
2	Description	252
3	Prohibited mining tenements	252
Part 163	Restricted area 254	
1	Name	253
2	Description	253
3	Prohibited mining tenements	253
Part 164	Restricted area 255	
1	Name	253
2	Description	253
3	Prohibited mining tenements	254
Part 165	Restricted area 256	
1	Name	254
2	Description	254
3	Maximum grant area for particular exploration permits	255
4	Maximum number for particular exploration permits	255
Part 166	Restricted area 257	
1	Name	256
2	Description	256
3	Maximum grant area for particular exploration permits	257
4	Maximum number for particular exploration permits	258
Part 167	Restricted area 258	
1	Name	258
2	Description	258
3	Maximum grant area for particular exploration permits	259
4	Maximum number for particular exploration permits	259
Part 168	Restricted area 259	
1	Name	259
2	Description	259
3	Maximum grant area for particular exploration permits	260
4	Maximum number for particular exploration permits	261
Part 169	Restricted area 260	
1	Name	261
2	Description	261
3	Maximum grant area for particular exploration permits	263
4	Maximum number for particular exploration permits	263

Part 170	Restricted area 261	
1	Name	264
2	Description	264
3	Maximum grant area for particular exploration permits	266
4	Maximum number for particular exploration permits	266
Part 171	Restricted area 262	
1	Name	266
2	Description	267
3	Maximum grant area for particular exploration permits	269
4	Maximum number for particular exploration permits	269
Part 172	Restricted area 263	
1	Name	269
2	Description	270
3	Maximum grant area for particular exploration permits	270
4	Maximum number for particular exploration permits	270
Part 173	Restricted area 264	
1	Name	270
2	Description	270
3	Maximum grant area for particular exploration permits	271
4	Maximum number for particular exploration permits	271
Part 174	Restricted area 265	
1	Name	271
2	Description	271
3	Maximum grant area for particular exploration permits	273
4	Maximum number for particular exploration permits	273
Part 175	Restricted area 269	
1	Name	273
2	Description	273
3	Prohibited mining tenements	274
Part 176	Restricted area 270	
1	Name	274
2	Description	274
3	Prohibited mining tenements	274
Part 177	Restricted area 273	
1	Name	275
2	Description	275
3	Prohibited mining tenements	275

Part 178	Restricted area 279	
1	Name	275
2	Description	275
3	Prohibited mining tenements	276
Part 179	Restricted area 290	
1	Name	276
2	Description	276
3	Prohibited mining tenements	277
Part 180	Restricted area 291	
1	Name	278
2	Description	278
3	Prohibited mining tenements	278
Part 181	Restricted area 292	
1	Name	278
2	Description	279
3	Nominated referral entity	279
Part 182	Restricted area 293	
1	Name	279
2	Description	279
3	Prohibited mining tenements	282
Part 183	Restricted area 294	
1	Name	283
2	Description	283
3	Prohibited mining tenements	283
Part 184	Restricted area 295	
1	Name	283
2	Description	283
3	Prohibited mining tenements	284
Part 185	Restricted area 296	
1	Name	284
2	Description	284
3	Prohibited mining tenements	285
Part 186	Restricted area 297	
1	Name	285
2	Description	285
3	Prohibited mining tenements	285

Part 187	Restricted area 310	
1	Name	286
2	Description	286
3	Prohibited mining tenements	286
Part 188	Restricted area 315	
1	Name	286
2	Description	286
3	Prohibited mining tenements	288
Part 189	Restricted area 320	
1	Name	289
2	Description	289
3	Prohibited mining tenements	289
Part 189A	Restricted area 321	
1	Name	290
2	Description	290
3	Prohibited mining tenements	292
Part 190	Restricted area 336	
1	Name	292
2	Description	292
3	Prohibited mining tenements	293
Schedule 4	Royalty payable for minerals	294
Part 1	Royalty rates for prescribed minerals	
1	Definitions for pt 1.	294
2	Fixed royalty rate	295
3	Variable royalty rate	295
Part 2	Royalty rates for minerals other than prescribed minerals	
1	Particular minerals	297
2	Bauxite	298
3	Coal	298
4	Corundum, gemstones and other precious stones.	299
5	Coal seam gas	299
6	Mineral sands	299
7	Phosphate	299
8	Processed oil shale	300
9	Silica.	302
10	Other minerals	302
Schedule 5	Rental payable	303

Schedule 6	Fees	304
Schedule 7	Dictionary	309

Endnotes

1	Index to endnotes	313
2	Date to which amendments incorporated	313
3	Key	314
4	Table of reprints	314
5	Tables in earlier reprints	315
6	List of legislation	315
7	List of annotations	316

Mineral Resources Regulation 2003

[as amended by all amendments that commenced on or before 17 June 2005]

Part 1 Preliminary

1 Short title

This regulation may be cited as the *Mineral Resources Regulation 2003*.

2 Definitions

The dictionary in schedule 7 defines particular words used in this regulation.

Part 2 Mining districts

3 Mining districts—Act, s 11

Each of the areas of land described in schedule 1—

- (a) is a mining district; and
- (b) has the name stated, in schedule 1, for the district.

Part 3 Prospecting permits

4 **Conditions of prospecting permits—Act, s 25**

For section 25(2)¹ of the Act, the prescribed conditions are that the holder, or another person acting under the authority, of a prospecting permit must—

- (a) use, if practicable, only existing roads or tracks on the land to which the permit applies; and
- (b) take reasonable steps to ensure no reproductive material of a declared plant is moved onto, within or from the land to which the permit applies; and
- (c) not allow an animal in the custody of the holder or person to be on the land to which the permit applies unless the land is fenced in a way to prevent the animal from leaving the land or the animal is restrained; and
- (d) if the permit applies to occupied land—not do the following on the land unless the holder has the written consent of the owner of the land and the consent has been lodged with the mining registrar—
 - (i) access the land other than at a point designated by the mining registrar;
 - (ii) discharge a firearm;
 - (iii) light an open fire.²

5 **Minimum security for district prospecting permit**

- (1) This section applies only to a district prospecting permit.
- (2) For section 26(2)³ of the Act, the amount prescribed for the permit is \$1000.

1 Section 25 (Conditions of prospecting permit) of the Act

2 See also section 20(2)(e) and schedule 3 for additional conditions that may apply to prospecting permits relating to particular restricted areas.

3 Section 26 (Provision of security) of the Act

Part 4 Mining claims

Division 1 Provisions about applications for mining claim

6 Amendment of application after survey of contiguous land

- (1) This section applies if—
 - (a) an application for a mining claim applies to land that is contiguous to affected land; and
 - (b) at the time the application for the mining claim was made, the affected land had not been surveyed; and
 - (c) the affected land was later surveyed; and
 - (d) the mining registrar has given to the applicant a written notice stating—
 - (i) the survey of the affected land has been completed; and
 - (ii) all survey marks defining the boundary of the affected land have been placed.
- (2) The applicant may do the following so that the land to which the application relates is still contiguous to the affected land—
 - (a) amend the description of the land stated on the application;
 - (b) adjust the marking out of the land to which the application relates.
- (3) However, the amendment and adjustment mentioned in subsection (2) must—
 - (a) be made within 14 days after the applicant is given the notice under subsection (1)(d) or, if the mining registrar has approved a longer period, the longer period; and
 - (b) not cause the land, to which the application relates, to include any land that is not land to which the applicant's prospecting permit applies.

- (4) Also, this section does not authorise or entitle the applicant to have the affected land surveyed.

7 Prescribed areas for particular land—Act, s 53

For section 53(3)(b)⁴ of the Act, the area prescribed for particular land in a mining district mentioned in schedule 2 is the area stated, in schedule 2, for the land.

Division 2 Conditions of mining claims

8 Application of div 2

This division prescribes conditions of mining claims for section 81(1)(n)⁵ of the Act.

9 General conditions

The holder, or a person acting under the authority, of a mining claim must—

- (a) use, if practicable, only existing roads or tracks on the land to which the claim applies; and
- (b) take reasonable steps to ensure no reproductive material of a declared plant is moved onto, within or from the land to which the claim applies; and
- (c) not allow an animal in the custody of the holder or person to be on the land to which the claim applies unless the land is fenced in a way to prevent the animal from leaving the land or the animal is restrained; and
- (d) if the claim applies to occupied land—not discharge a firearm on the land unless the holder has the written consent of the owner of the land and the consent has been lodged with the mining registrar.⁶

4 Section 53 (Area and shape of mining claim land) of the Act

5 Section 81 (Conditions of mining claim) of the Act

6 See also section 20(2)(e) and schedule 3 for additional conditions that may apply to mining claims relating to particular restricted areas.

10 Prohibited prospecting or hand mining equipment

- (1) A holder must not use prohibited machinery on land to which a mining claim applies.
- (2) However, subsection (1) does not apply to—
 - (a) using machinery to—
 - (i) transport mineral bearing ore or wash; or
 - (ii) transport equipment, materials, or water, used for mining operations; or
 - (iii) build storage facilities for water used for mining operations; or
 - (iv) rehabilitate the surface area of the land; or
 - (b) using an eductor dredge in the Mareeba mining district, if the eductor dredge—
 - (i) has an inlet nozzle diameter of no more than 200mm; and
 - (ii) is being used while water is flowing in, or in streams leading into, the Palmer River or Mitchell River; or
 - (c) using a vehicle mounted drill in restricted area 1, 25 or 77 if the drill has a diameter no more than—
 - (i) if the drill is used for exploration drilling—25cm; or
 - (ii) if the drill is used for drilling access shafts—1m.
- (3) In this section—

prohibited machinery means any of the following—

- (a) a backhoe, bobcat, bucket excavator, bulldozer, clamshell, continuous miner, dragline, end-loader, excavator, grader, loader, ripper, rooter, scarifier, scoop, scoopmobile, scraper, tractor or traxcavator;
- (b) a cart, crane, locomotive, monorail, motor vehicle with or without a trailer, or a ropeway;
- (c) a dredge;
- (d) a vehicle mounted drill.

Part 5 **Exploration permits**

11 Prescribed areas—Act, s 127

For section 127(4)⁷ of the Act, the area prescribed is—

- (a) for an exploration permit for the exploration of coal—300 sub-blocks; and
- (b) for any other exploration permit—100 sub-blocks.

12 Office where application may be made

For section 133(1)(f)⁸ of the Act, each office of a mining registrar is prescribed.

13 Numbering of application

- (1) This section prescribes, for section 134⁹ of the Act, the way an application for an exploration permit must be numbered.
- (2) The application must be given an identification number that includes—
 - (a) a sequence of letters to identify the type of exploration permit to which the application relates; and
 - (b) a consecutive number, following on from the last number given for an application for an exploration permit of the same type.
- (3) For subsection (2)(a), the sequence of letters used to identify the type of exploration permit must be decided by using a system approved by the chief executive.

7 Section 127 (Land subject to exploration permit) of the Act

8 Section 133 (Application for exploration permit) of the Act

9 Section 134 (Application to be numbered) of the Act

14 Conditions of exploration permits—Act, s 141

For section 141(1)(i)¹⁰ of the Act, the prescribed conditions are that the holder of, or a person acting under the authority of, an exploration permit must—

- (a) use, if practicable, only existing roads or tracks on the land to which the permit applies; and
- (b) take reasonable steps to ensure no reproductive material of a declared plant is moved onto, within or from the land to which the permit applies; and
- (c) not allow an animal in the custody of the holder or person to be on the land to which the permit applies unless the land is fenced in a way to prevent the animal from leaving the land or the animal is restrained; and
- (d) if the permit applies to occupied land—not do the following on the land unless the holder has the written consent of the owner of the land and the consent has been lodged with the mining registrar—
 - (i) discharge a firearm;
 - (ii) light an open fire.¹¹

Part 6 Mineral development licences**15 Conditions of mineral development licences**

For section 194(1)(i)¹² of the Act, the prescribed conditions are that the holder of, or a person acting under the authority of, a mineral development licence must—

- (a) use, if practicable, only existing roads or tracks on the land to which the licence applies; and

10 Section 141 (Conditions of exploration permit) of the Act

11 See also section 20(2)(e) and schedule 3 for additional conditions that may apply to exploration permits relating to particular restricted areas.

12 Section 194 (Conditions of mineral development licence) of the Act

- (b) take reasonable steps to ensure no reproductive material of a declared plant is moved onto, within or from the land to which the licence applies; and
- (c) not allow an animal in the custody of the holder or person to be on the land to which the licence applies unless the land is fenced in a way to prevent the animal from leaving the land or the animal is restrained; and
- (d) if the licence applies to occupied land—not do the following on the land unless the holder has the written consent of the owner of the land and the consent has been lodged with the mining registrar—
 - (i) access the land other than at a point designated by the mining registrar;
 - (ii) discharge a firearm;
 - (iii) light an open fire.¹³

Part 7 Mining leases

15A Definitions for pt 7

In this part—

adjacent petroleum lease, for coal mining operations, see section 19B(1)(a)(ii).

coal mine has the meaning given under the *Coal Mining Safety and Health Act 1999*, section 9.

coal mining operations has the meaning given under the *Coal Mining Safety and Health Act 1999*, schedule 3.

overlapping petroleum lease, for coal mining operations, see section 19B(1)(a)(i).

¹³ See also section 20(2)(e) and schedule 3 for additional conditions that may apply to mineral development licences relating to particular restricted areas.

petroleum lease means a lease under the *Petroleum Act 1923* or a petroleum lease under the Petroleum and Gas (Production and Safety) Act.

16 Amendment of application after survey of contiguous land

- (1) This section applies if—
 - (a) an application for a mining lease applies to land that is contiguous to affected land; and
 - (b) at the time the application for the mining lease was made, the affected land had not been surveyed; and
 - (c) the affected land was later surveyed; and
 - (d) the mining registrar has given, to the applicant, a written notice stating—
 - (i) the survey of the affected land has been completed; and
 - (ii) all survey marks defining the boundary of the affected land have been placed.
- (2) The applicant may do the following so that the land to which the application relates is still contiguous to the affected land—
 - (a) amend the description of the land stated on the application;
 - (b) adjust the marking out of the land to which the application relates.
- (3) However, the amendment and adjustment mentioned in subsection (2) must—
 - (a) be made within 14 days after the applicant is given the notice under subsection (1)(d) or, if the Minister has approved a longer period, the longer period; and
 - (b) not cause the land, to which the application relates, to include any land that is not land to which the applicant's prospecting permit, exploration permit or mineral development licence, applies.
- (4) Also, this section does not authorise or entitle the applicant to have the affected land surveyed.

17 Person may obtain copy of mining lease application

- (1) A person may apply, in writing, to a mining registrar for a copy of an application for a mining lease.
- (2) The application for the copy must be accompanied by the prescribed fee.
- (3) However, the mining registrar must not give the person a copy of a statement that accompanied the application for the mining lease if the statement contains information about the applicant's financial or technical resources.

18 Conditions of mining lease

For section 276(1)(m)¹⁴ of the Act, the prescribed conditions are that the holder of, or a person acting under the authority of, a mining lease must—

- (a) use, if practicable, only existing roads or tracks on the land to which the lease applies; and
- (b) take reasonable steps to ensure no reproductive material of a declared plant is moved onto, within or from the land to which the lease applies; and
- (c) not allow an animal in the custody of the holder or person to be on the land to which the lease applies unless the land is fenced in a way to prevent the animal from leaving the land or the animal is restrained;
- (d) if the lease applies to occupied land—not discharge a firearm on the land unless the holder has the written consent of the owner of the land and the consent has been lodged with the mining registrar.¹⁵

19 Information about particular activities

- (1) This section applies if—

14 Section 276 (General conditions of mining lease) of the Act

15 See also section 20(2)(e) and schedule 3 for additional conditions that may apply to mining leases relating to particular restricted areas.

- (a) the Minister, under section 315¹⁶ of the Act, has granted an additional activity approval to a person; and
 - (b) the person has carried out activities under the approval.
- (2) The person must, within 3 months after the approval has expired, give the chief executive a written notice stating the details of the activities that were carried out.

19A Required level of knowledge about resources or reserves of petroleum

- (1) This section prescribes, for section 318BA(1)(c)¹⁷ of the Act, the required level of knowledge about a resource or reserve (the *deposit*) of petroleum in the land.
- (2) The requirements are that the Minister is reasonably satisfied that—
- (a) at least 20% of the deposit is a proved or probable reserve under the relevant codes; and
 - (b) the remainder of the deposit, if any, is a low or best estimate contingent resource under the relevant codes.
- (3) Also, for a deposit of coal seam gas, the Minister must be reasonably satisfied that—
- (a) there is adequate geological continuity for each coal seam (*relevant coal seam*) in relation to which the deposit occurs; and
 - (b) there is adequate data to establish each of the following—
 - (i) the composition of the gas in the natural underground reservoir;
 - (ii) the volume of the gas in the natural underground reservoir in relation to the mass of the coal seam;
 - (iii) flow rates for the natural underground reservoir, based on information obtained from drill stem or other tests; and

16 Section 315 of the Act was omitted by 2005 SL No. 8 s 34.

17 Section 318BA (When preference decision is required) of the Act

- (c) sufficient production testing for coal seam gas has been undertaken throughout the deposit in the relevant coal seams to provide adequate certainty in relation to the estimations required under subsection (2)(a) and (b); and
 - (d) there are reasonable prospects for the economic production of coal seam gas from the deposit.
- (4) In deciding the amount of data required to make estimates of the resource or reserve for subsection (2)(a) and (b) for a deposit of coal seam gas, and the amount of data required in relation to subsection (3)(a) to (c), the Minister may have regard to the document called ‘Australian guidelines for estimating and reporting of inventory coal, coal resources and coal reserves’ (2003) published by the Coalfields Geology Council of New South Wales and the Queensland Mining Council.
- (5) In this section—
relevant codes see section 318BA of the Act.

19B Condition of mining lease—principal hazard management plan

- (1) This section applies in relation to a coal mining lease if—
- (a) coal mining operations carried out under the mining lease are carried out—
 - (i) within the area of a petroleum lease (an *overlapping petroleum lease*); or
 - (ii) adjacent to the area of a petroleum lease (an *adjacent petroleum lease*); and
 - (b) the coal mining operations physically affect, or may physically affect—
 - (i) the safety of persons or plant in the area of the petroleum lease; or
 - (ii) the efficiency with which the authorised activities under the petroleum lease can be carried out.
- (2) It is a condition of the mining lease that the holder must—

- (a) before the coal mining operations commence, make a principal hazard management plan for the mining lease that complies with section 19D; and
 - (b) if section 19C applies, before making the plan—
 - (i) make reasonable attempts to consult with the petroleum lease holder about the plan; and
 - (ii) subject to section 19C(3), have regard to any reasonable provisions for the plan proposed by the petroleum lease holder; and
 - (c) implement and maintain the plan.
- (3) A principal hazard management plan made by the mining lease holder may also relate to another coal mining lease—
- (a) that is held by the same holder; and
 - (b) under which coal mining operations are carried out in or adjacent to the area of the petroleum lease.
- (4) The condition of the holder's mining lease mentioned in subsection (2) is taken to have been complied with if—
- (a) a principal hazard management plan (a *mine's principal hazard management plan*) has been implemented under the *Coal Mining Safety and Health Act 1999* for each coal mine operated under the lease at which coal mining operations mentioned in subsection (1) are carried out; and
 - (b) the mine's principal hazard management plan contains all of the matters mentioned in section 19D; and
 - (c) before the mine's principal hazard management plan was made, the consultation requirements under subsection (2)(b) were complied with to the extent the plan was proposed to contain the matters mentioned in section 19D.
- (5) If the holder's mining lease is in force immediately before this section commences, the condition in subsection (2) does not apply for the lease until 6 months after the day this section commences.

19C Consultation requirement for principal hazard management plan

- (1) This section applies if—
 - (a) the holder of a mining lease to which section 19B applies is not the holder of the adjacent or overlapping petroleum lease; and
 - (b) the coal mining operations are carried out adjacent to the area of the petroleum lease.
- (2) For section 19B(2)(b)(i), the mining lease holder is taken to have made reasonable attempts to consult if—
 - (a) the holder gives the petroleum lease holder a copy of the holder's proposed principal hazard management plan; and
 - (b) the petroleum lease holder has not, within 20 days after being given the copy, made any proposal to the mining lease holder about the provisions for the plan.
- (3) The obligation under section 19B(2)(b)(ii) applies only to the extent the provisions are commercially and technically feasible for the mining lease holder or the holder of any adjacent or overlapping petroleum lease.

19D Content of principal hazard management plan

- (1) For section 19B, a principal hazard management plan must, for the coal mining operations mentioned in section 19B(1)—
 - (a) identify and assess the physical effects created or that may be created by the coal mining operations in relation to—
 - (i) the safety of persons or plant in the area of an adjacent or overlapping petroleum lease; or
 - (ii) the efficiency with which the authorised activities under the adjacent or overlapping petroleum lease can be carried out; and
 - (b) identify the triggers or material changes or effects, or the likely triggers, material changes or effects, that must be monitored, including for example, specific purpose boundary monitoring, if required; and

- (c) for each matter identified under paragraph (b)—
 - (i) state response procedures and times; and
 - (ii) state the type of action required for the response; and

Examples of action that may be required—

- 1 a risk analysis
 - 2 notice to the petroleum lease holder of—
 - (a) a drop in hydrostatic pressure that may show a potential hazard to persons carrying out authorised activities under the petroleum lease; or
 - (b) a change in water that may show fluid interconnections with an adjacent petroleum lease
 - (iii) state the reporting procedures.
- (2) The potential hazard guide in schedule 2A is a list of potential hazards that may be created by coal mining operations in relation to exploring for or producing coal seam gas or petroleum.
 - (3) The guide is intended to help the mining lease holder identify and assess the effects mentioned in subsection (1)(a).

19E Resolving disputes about provision proposed by petroleum lease holder

- (1) This section applies if there is a dispute between the holder of the mining lease and a petroleum lease holder about the reasonableness of a provision proposed by the petroleum lease holder for the mining lease holder's proposed principal hazard management plan for the mining lease.
- (2) Either party may refer the dispute to the chief inspector of coal mines to decide whether the proposed provision is reasonable.
- (3) The referral must be—
 - (a) written; and
 - (b) lodged at the following office (the *relevant office*)—

- (i) the office of the department for lodging the referral, as stated in gazette notice by the chief inspector of coal mines;
 - (ii) if no office is gazetted under subparagraph (i)—the office of the chief inspector of coal mines.
- (4) Before deciding the dispute, the chief inspector of coal mines must give each party a reasonable opportunity to lodge at the relevant office submissions about the dispute.
- (5) The chief inspector may decide the dispute only with the agreement of the chief inspector, petroleum and gas.
- (6) The decision of the chief inspector of coal mines binds each party to the dispute.
- (7) The chief inspector of coal mines must give each party written notice of the decision.
- (8) In this section—

chief inspector of coal mines means the chief inspector of coal mines under the *Coal Mining Safety and Health Management Act 1999*.

chief inspector, petroleum and gas means the chief inspector under the Petroleum and Gas (Production and Safety) Act.

19F Requirement to stop particular activities

- (1) The holder of a mining lease must ensure coal mining operations carried out under the lease stop immediately if—
 - (a) the holder becomes aware, or ought reasonably to be aware, that the operations physically affect the efficiency with which authorised activities under an adjacent or overlapping petroleum lease can be carried out; and
 - (b) the holder of the petroleum lease has not consented to the operations being carried out.

Maximum penalty—20 penalty units.

- (2) The holder must ensure the activity does not resume until—

- (a) the operations are modified so they do not have a physical affect on the efficiency of the petroleum activities to the extent mentioned in subsection (1); or
- (b) the holder of the petroleum lease consents in writing to the operations being carried out.

Maximum penalty—20 penalty units.

- (3) In this section—

acceptable level of risk has the meaning given under the Petroleum and Gas (Production and Safety) Act, section 700.

Part 8 Restrictions on grant

Division 1 Preliminary

20 Restricted areas

- (1) Each of the areas of land described in schedule 3—
 - (a) is a restricted area; and
 - (b) has the name stated, in schedule 3, for the area.
- (2) Schedule 3 also provides for 1 or more of the following for each restricted area—
 - (a) the prohibited mining tenements;
 - (b) the maximum grant area;
 - (c) the maximum number of tenements;
 - (d) the nominated referral entity;
 - (e) additional conditions that apply to mining tenements relating to the restricted area.

Division 2 Restrictions on grant

21 Restrictions on grant of mining tenements

The following things are prohibited for a restricted area—

- (a) the grant, or an application for the grant, of each prohibited mining tenement stated, in schedule 3, for the restricted area;
- (b) the grant of a mining tenement over an area of land that exceeds the maximum grant area stated, in schedule 3, for the tenement, in relation to the restricted area.

22 Restrictions on number of particular mining tenements

A holder of an exploration permit, mineral development licence, or mining lease, relating to a restricted area must not hold, alone or jointly with another person, more than the maximum number of exploration permits, mineral development licences, or mining leases stated, in schedule 3, for the restricted area.

23 Referral of applications

An application for the grant of a mining tenement relating to a restricted area must be referred to the nominated referral entity stated, in schedule 3, for the restricted area.

Part 9 Royalties

Division 1 Provisions about royalty returns

24 Application of div 1

This division prescribes, for section 320(4)¹⁸ of the Act, the requirements for royalty returns lodged under the Act.

25 Form of royalty returns

A royalty return lodged under the Act must be—

- (a) in the approved form; and
- (b) accompanied by the royalty payable for the period to which the return relates.

26 Information to accompany or support royalty return

The Minister may require—

- (a) that a royalty return lodged by a particular person, or for a particular mining operation, be accompanied by information to support the matters stated in the royalty return; or
- (b) a person who has lodged a royalty return to provide further information to support the matters stated in the royalty return.

27 Period to which a royalty return must relate

- (1) A royalty return lodged by a person must relate to a period of—
 - (a) 1 year starting on—
 - (i) 1 July; or

18 Section 320 (Royalty return and payment) of the Act

- (ii) if the Minister has, by giving written notice to the person, approved another day for the start of the year—the day approved by the Minister; or
 - (b) if the Minister has decided, having regard to the size of the operation to which the return relates, the return should be lodged for a quarter—1 quarter starting on the first day of the quarter decided by the Minister to be the quarter to which the return must relate.
- (2) However, if the royalty return relates to oil shale, the royalty return must relate to a calendar quarter.

28 When royalty return must be lodged

- (1) A royalty return lodged under the Act must be lodged—
 - (a) if the return relates to a year—within 3 months after the day the year ended; or
 - (b) if the return relates to a quarter—on or before the last business day of the month after the day the quarter ended.
- (2) However, if a mining operation ends within the year or quarter, the royalty return must be lodged within 3 months after the day the operation ended.
- (3) Also, a person may apply, in writing, to the Minister for approval to lodge the royalty return on a day later than the day mentioned in subsection (1) or (2).
- (4) A royalty return lodged after the day mentioned in subsection (1) or (2) or, if the Minister has approved a later day under subsection (3), the later day approved by the Minister, must be accompanied by the prescribed fee.

Division 2 Royalty payable for minerals

Subdivision 1 Definitions

29 Definitions for div 2

In this division—

base prescribed mineral means the following—

- (a) cobalt;
- (b) copper;
- (c) lead;
- (d) nickel;
- (e) zinc.

mining authority means a mining claim, mining lease or other authority under the Act or an authority under another Act relating to mining.

mining operation means—

- (a) mining minerals under only 1 mining authority; or
- (b) mining minerals under 2 or more mining authorities if—
 - (i) the authorities are held by the same person or by related persons; and
 - (ii) any stage of the mining is carried out by using a common mining facility; or
- (c) if the Minister has made a determination under section 320(8)¹⁹ of the Act—the operation determined by the Minister, under that section, as being 1 mining operation.

related person includes corporations that are related bodies corporate within the meaning of the Corporations Act, section 50.²⁰

19 Section 320 (Royalty return and payment) of the Act

20 Corporations Act, section 50 (Related bodies corporate)

Subdivision 2 **Royalty payable**

30 **When royalty payable**

Royalty payable under the Act for a return period is payable on the day a royalty return must be lodged for the return period.

31 **General royalty payable under the Act**

(1) Royalty payable under the Act by a person is payable, for all minerals sold, disposed of or used in a return period, at the following rate²¹—

(a) for a prescribed mineral—

(i) the fixed rate stated for the mineral in schedule 4, part 1, section 2; or

(ii) if the person made an election, on the first royalty return lodged by the person, to pay the royalty at the variable rate—the variable rate stated for the mineral in schedule 4, part 1, section 3;

(b) for another mineral—the rate stated for the mineral in schedule 4, part 2.

(2) If a person, on the first royalty return lodged by the person, elected to pay royalty for a prescribed mineral at the variable rate, the person must pay royalty for the prescribed mineral at the variable rate for all of the prescribed mineral sold, disposed of or used before 1 January 2006.

(3) In this section—

first royalty return, in relation to a person, means—

(a) for a person who was carrying on a mining operation on or before 31 December 2000—the first royalty return lodged by the person after 31 December 2000; or

(b) for another person—the first royalty return lodged by the person.

²¹ See, however, subdivisions 3 (Exemptions for particular minerals), 4 (Concessions for particular minerals) and 5 (Discounts for base prescribed minerals).

32 Royalty on stocks of mineral for mining operation that has ended

- (1) This section applies if—
 - (a) a mining operation has ended; and
 - (b) there are minerals mined under the operation that have not been sold, disposed of or used; and
 - (c) the Minister reasonably believes the minerals will not be sold, disposed of or used within 12 months after the day the operation ended.
- (2) The royalty payable for the return period in which the mining operation ended must include royalty for the minerals at the rate stated for the minerals in schedule 4.

Subdivision 3 Exemptions for particular minerals**33 Exemption for coal seam gas**

- (1) No royalty is payable for coal seam gas that is—
 - (a) flared or vented; or
 - (b) for incidental coal seam gas mined under a mining lease, or coal seam gas mined under a mineral hydrocarbon mining lease²²—used beneficially for mining the coal that produced the gas.
- (2) However, subsection (3) applies if incidental coal seam gas mined under a mining lease, or coal seam gas mined under a mineral hydrocarbon mining lease, is used to generate electricity that is—
 - (a) partly used for mining under the mining lease; and
 - (b) partly used for another purpose.
- (3) Subsection (1) applies only to the proportion of the gas that is equivalent to the proportion of the electricity generated from the gas that is used for mining under the mining lease.

²² See sections 318CM (Limited entitlement to mine coal seam gas) and 747 (Continuation of particular rights relating to coal seam gas under mineral hydrocarbon mining leases) of the Act.

- (4) Despite subsection (1)(b), if the first underground mining of coal under a mining lease started before 31 December 2004, coal seam gas produced under the lease and used beneficially for mining under the lease is exempt from royalty.

34 Threshold exemption for particular minerals

- (1) This section applies if 1 or more of the following minerals are being mined under a mining operation—
- (a) a prescribed mineral;
 - (b) corundum or a gemstone or precious stone;
 - (c) a mineral mentioned in schedule 4, part 2, section 10.²³
- (2) No royalty is payable on the first \$30000 of the combined value of the minerals sold, disposed of or used in a year.
- (3) A person must elect to apply the exemption mentioned in subsection (2) to the first \$30000 of value of only 1 of the minerals, mentioned in subsection (1), sold, disposed of or used in the year.
- (4) However, if less than \$30000 of value of the mineral elected for subsection (3) is sold, disposed of or used in the year, the person may apply the unused part for the mineral to another mineral mentioned in subsection (1).
- (5) In this section—
- unused part*, in relation to a mineral, means the difference between \$30000 and the value of the mineral sold, disposed of or used in a year.

35 Threshold exemption for processed oil shale

- (1) This section applies to oil shale mined under mining lease 80003.
- (2) No royalty is payable for the oil shale on the value of the first 1600000 barrels of oil processed, from the oil shale, in a calendar year.

²³ Schedule 4 (Royalty payable for minerals), part 2 (Royalty rates for minerals other than prescribed minerals), section 10 (Other minerals)

- (3) If less than 1600000 barrels are processed from the oil shale in a calendar year—
- (a) the shortfall for the calendar year may be carried forward to the following calendar year; and
 - (b) if the shortfall is carried forward to the following calendar year—no royalty is payable for the oil shale on the value of the first exempt number of barrels of oil processed, from the oil shale, in the calendar year.
- (4) However, any unused shortfall for a calendar year can not be carried forward beyond the calendar year immediately following the calendar year in which there was a shortfall.

- (5) In this section—

exempt number, for a calendar year, means the sum of 1600000 and the shortfall carried forward, under subsection (3)(a), to that year.

shortfall, for a calendar year, means the difference between 1600000 and the number of barrels actually processed in the year.

unused shortfall, for a calendar year, means any shortfall that was carried forward, under subsection (3)(a), to the year but was not used in the year.

- (6) This section expires on 1 January 2006.

Example—

For the years 2002 to 2004, the barrels of oil processed from oil shale mined under mining lease 80003 are as follows—

- 2002—1300000 barrels
- 2003—1700000 barrels
- 2004—2000000 barrels

In 2002, no royalty is payable for the oil shale because the number of barrels of oil processed from the oil shale is below 1600000. Under subsection (3), the shortfall of 300000 (i.e. 1600000 less 1300000) is carried forward to 2003 so that the exempt number for 2003 is 1900000 (i.e. 1600000 plus 300000).

In 2003, no royalty is payable for the oil shale because the number of barrels of oil processed from the oil shale is below 1900000 (the exempt number). There is no shortfall from 2003 to carry forward because the number of barrels of oil processed from the oil shale (i.e. 1700000) is above 1600000. Also, under subsection (4), the unused

shortfall of 200000 (i.e. 1900000 less 1700000) from 2002 can not be carried forward to 2004.

In 2004, royalty is payable for the oil shale on the value of 400000 barrels of oil (i.e. 2000000 less 1600000) and there is no shortfall to be carried forward to 2005.

Subdivision 4 Concessions for particular minerals

36 Definitions for subdiv 4

In this subdivision—

apportioned prescribed amount, in relation to a base prescribed mineral sold, disposed of or used in a year or quarter, means the amount worked out by—

- (a) working out—
 - (i) the total combined value (the *total value*) of all the base prescribed minerals sold, disposed of or used in the year or quarter; and
 - (ii) the relevant prescribed amount for the base prescribed minerals sold, disposed of or used in the year or quarter; and
- (b) apportioning the relevant prescribed amount to each base prescribed mineral based on the amount of the total value that is attributable to the mineral.

quarterly prescribed amount, in relation to base prescribed minerals sold, disposed of or used in a quarter in a year, means—

- (a) for the threshold quarter for the year—the lower of the following after the first total combined value of \$30000 for the year is exceeded—
 - (i) \$1000000;
 - (ii) the total combined value of all the minerals sold, disposed of or used in the quarter; or
- (b) for each following quarter in the year—the lower of the following—

Mineral Resources Regulation 2003

- (i) \$1000000 plus, if there is an unused part of the quarterly prescribed amount for the previous quarter, the unused part for the previous quarter;
- (ii) the total combined value of the minerals sold, disposed of or used in the quarter.

relevant prescribed amount means—

- (a) for working out base prescribed minerals sold, disposed of or used in a year—the yearly prescribed amount; or
- (b) for working out base prescribed minerals sold, disposed of or used in a quarter—the quarterly prescribed amount.

threshold quarter means the quarter, in a year, in which the value of the minerals sold, disposed of or used in the year exceeds \$30000.

unused part, in relation to a quarterly prescribed amount for a quarter in a year, means—

- (a) for the threshold quarter for the year—the difference between—
 - (i) \$1000000; and
 - (ii) the value, exceeding the first \$30000 for the year, of minerals sold, disposed of or used in the quarter; or
- (b) for another quarter for the year—the difference between—
 - (i) \$1000000 and any unused part relating to the previous quarter; and
 - (ii) the value of the minerals sold, disposed of or used in the quarter.

yearly prescribed amount, in relation to base prescribed minerals sold, disposed of or used in a year, means the lower of the total combined value of all the base prescribed minerals sold, disposed of or used in the year and—

- (a) \$4000000; or
- (b) if the mining operation under which the minerals are mined was not operational for a part of a year because

the project had not started on or before the start of the year or ended within the year—a proportionate amount of \$4000000 based on the number of months, or part months, in the year between and including—

- (i) the month at the start of the year, or if the mining operation started after the start of the year, the month in which the project started; and
- (ii) the month at the end of the year or, if the mining operation ended within the year, the month in which the project ended.

37 Concessional royalty for particular prescribed minerals

- (1) The royalty payable for the minerals sold, disposed of or used in a year or quarter is the sum of the following—
 - (a) the royalty payable for all base prescribed minerals sold, disposed of or used in the year or quarter worked out by adding the royalty payable for each base prescribed mineral sold, disposed or used in the year or quarter at the following rate—
 - (i) for the apportioned prescribed amount of the mineral sold, disposed of or used in the year or quarter—50% of the rate stated in schedule 4, part 1, for the mineral;
 - (ii) for any remaining value of the mineral sold, disposed of or used in the year or quarter—the rate stated in schedule 4, part 1, for the mineral;
 - (b) the royalty payable for all minerals, other than base prescribed minerals, sold, disposed or used in the year or quarter, worked out by adding the royalty payable for each mineral sold, disposed of or used in the year or quarter at the rate stated in schedule 4 for the mineral.
- (2) However, for working out, under subsection (1), the royalty payable for a mineral, any value or amount of the mineral sold, disposed of or used that is exempt under section 34 or 35 must be disregarded.

38 Adjustment for concessions for particular prescribed minerals—quarterly returns

- (1) This section applies if—
- (a) royalty returns lodged for a year in relation to a mining operation are lodged quarterly; and
 - (b) the royalty payable for the quarters to which the royalty returns relate are worked out under section 37; and
 - (c) either—
 - (i) the total combined value of the base prescribed minerals sold, disposed of or used in the year, under the mining operation, for which the royalty payable is worked out at the concessional royalty rate mentioned in section 37 is less than \$4000000; or
 - (ii) the mining operation started or ended in the year.
- (2) The last royalty return for the year must include an adjustment so that—
- (a) if section (1)(c)(i) applies—the total combined value of all base prescribed minerals sold, disposed of or used in the year, for which royalty is worked out at the concessional royalty rate mentioned in section 37 is the lower of—
 - (i) \$4000000; and
 - (ii) the total combined value of all base prescribed minerals sold, disposed of or used in the year; or
 - (b) if section (1)(c)(ii) applies—the total combined value of all base prescribed minerals sold, disposed of or used in the year, for which royalty is worked out at the concessional royalty rate mentioned in section 37 does not exceed the adjusted prescribed amount.
- (3) In this section—
- adjusted prescribed amount*** means a proportionate amount of \$4000000 based on the number of months, or part months, in the year between and including—

- (a) the month at the start of the year, or if the mining operation started after the start of the year, the month in which the project started; and
- (b) the month at the end of the year or, if the mining operation ends within the year, the month in which the project ends.

Subdivision 5 Discounts for base prescribed minerals

39 Royalty discounts for base prescribed minerals

- (1) This section applies to royalty payable for a base prescribed mineral sold, disposed of or used if—
 - (a) the mineral is processed in the State; and
 - (b) the mineral, after it is processed, has a metal content of—
 - (i) for cobalt—at least 50%; or
 - (ii) for copper, lead and zinc—at least 95%; or
 - (iii) for nickel—at least 70%.
- (2) For subsection (1), a mineral is processed if it is changed to another substance by a process, including, for example, leaching, refining, smelting and solvent extraction electro winning (SX-EW).
- (3) The royalty payable for the base prescribed mineral is reduced by—
 - (a) for cobalt, copper and nickel—20%; or
 - (b) for lead—25%; or
 - (c) for zinc—35%.

Division 3 Working out values of minerals

Subdivision 1 Preliminary

40 Application of div 3

This division applies to a mineral for which, under division 2, royalty payable in relation to the mineral must be worked out by reference to the value of the mineral.

Subdivision 2 Coal seam gas

41 Value of coal seam gas

The value of coal seam gas must be worked out in the same way as the value of petroleum is worked out for the Petroleum and Gas (Production and Safety) Act, section 590(3).²⁴

Subdivision 3 Minerals other than coal seam gas

42 Meaning of *gross value* of a mineral

- (1) The *gross value* of a mineral is the amount—
 - (a) for oil shale if it is processed—for which the oil processed from the oil shale could reasonably have been expected to be realised on sale to an arm's length buyer; or
 - (b) for a prescribed mineral—for which the mineral could, disregarding any cost relating to the processing of the mineral, reasonably have been expected to be realised on sale to an arm's length buyer; or

²⁴ Petroleum and Gas (Production and Safety) Act, section 590 (Imposition of petroleum royalty on petroleum producers)

- (c) for another mineral—for which the mineral could reasonably have been expected to be realised on sale to an arm's length buyer.
- (2) However, if the mineral was sold and the producer of the mineral has recovered an amount in relation to the royalty payable for the mineral from a buyer, the **gross value** of the mineral is the sum of the amount worked out under subsection (1) and the amount recovered.

43 Working out value of minerals other than coal seam gas

- (1) The value of a mineral other than coal seam gas must be worked out by—
 - (a) working out the gross value of the mineral; and
 - (b) if the mineral is coal—adding, to the gross value, any amount relating to an early despatch of the coal from a port; and
 - (c) subtracting the following amounts from the gross value or, if paragraph (b) applies, the amount worked out by adding the gross value and the amount mentioned in paragraph (b)—
 - (i) any marine cost for the mineral;
 - (ii) if the mineral is a prescribed mineral—the amount the Minister has decided, on reasonable grounds, is the amount that should be subtracted from the gross value to allow for the loss of metal content in the processing of the particular prescribed mineral;
 - (iii) any other cost the Minister has decided, on reasonable grounds, is a type of cost that should be subtracted from the gross value.
- (2) Also, in working out the value of a mineral that is sold, regard must be had to any change in the exchange rate from the time the mineral was sold and the time any payment for the sale is received by the producer.
- (3) In this section—

marine cost means—

 - (a) for coal—

- (i) a cost relating to a late despatch of the coal from a port; or
 - (ii) a freight or an insurance cost relating to the transport of the coal by water to a port outside the State; or
- (b) for another mineral—a freight or an insurance cost relating to the transport, by water, of the mineral or, if the mineral is oil shale that has been processed, the oil processed from the oil shale, to a port outside the State.

Division 4 Assessment of royalty payable

44 Assessment of royalty payable

The chief executive must assess the royalty payable under the Act for each royalty return that is lodged under the Act.

45 Refund or credit if royalty paid higher than amount assessed

- (1) This section applies if—
- (a) a person has lodged a royalty return for a return period; and
 - (b) the amount of royalty paid with the return is higher than the amount of royalty payable assessed by the chief executive under section 44.
- (2) The chief executive must—
- (a) refund the part of the amount paid that exceeds the amount assessed; or
 - (b) credit the amount paid that exceeds the amount assessed to the royalty payable by the person for the next return period.

46 Notice requirement if royalty paid lower than amount assessed

- (1) This section applies if—

- (a) a person has lodged a royalty return for a return period; and
 - (b) either of the following applies—
 - (i) the amount of royalty paid with the return is lower than the amount of royalty payable for the return period, assessed by the chief executive under section 44;
 - (ii) no amount of royalty is paid with the return and the amount of royalty payable for the return period assessed by the chief executive under section 44 is not \$0.
- (2) The chief executive must give the person a written notice stating—
- (a) there is unpaid royalty payable for the return period; and
 - (b) the amount of unpaid royalty that is payable; and
 - (c) the person must pay the unpaid royalty on or before the day stated in the notice; and
 - (d) if interest is payable on the unpaid royalty—the rate at which the interest is payable.
- (3) For subsection (2)(c), the day must be—
- (a) if no amount of royalty is paid with the return—at least 10 days after the day the notice is given to the person; or
 - (b) otherwise—at least 28 days after the day the notice is given to the person.

Division 5 Prescribed interest rate

47 Interest rate on unpaid royalty

- (1) For section 332²⁵ of the Act, the rate prescribed is the average of the prime rates of interest of the following banks, as published in the Australian Financial Review on the Monday immediately before the day the interest becomes payable—

25 Section 332 (Interest upon unpaid royalty) of the Act

- (a) Australian & New Zealand Banking Group Limited ACN 005 357 522;
 - (b) Commonwealth Banking Corporation ACN 123 123 124;
 - (c) National Australia Bank Limited ACN 004 044 937;
 - (d) Westpac Banking Corporation Limited ACN 007 457 141.
- (2) In this section—
- prime rate of interest*** means—
- (a) for Australian & New Zealand Banking Group Limited—the reference rate; or
 - (b) for Commonwealth Banking Corporation—the corporate loan reference rate; or
 - (c) for National Australia Bank Limited—the base rate; or
 - (d) for Westpac Banking Corporation Limited—the indicator lending rate.

Part 10 Administration and judicial functions

48 Amount held by tribunal for compensation trust decision—Act, s 712

- (1) The amount paid to the tribunal under section 712(1)(a)²⁶ of the Act must be held in the way specified in the *Court Funds Act 1973*, sections 7 and 8.
- (2) For subsection (1), a reference in the *Court Funds Act 1973*—
 - (a) to court or the court is taken to be a reference to the tribunal; and
 - (b) to the registrar is taken to be a reference to the registrar of the tribunal.

²⁶ Section 712 (Compensation trust decisions) of the Act

Part 11 Registers

Division 1 Particulars that must be included in register kept by mining registrars

49 Application of div 1

This division prescribes, for section 387(1)(e)²⁷ of the Act, the particulars that a mining registrar for a mining district must include in the register for the mining district.

50 Particulars about applications for prospecting permits, mining claims or mining leases

The mining registrar must include, in the register, the following particulars for each application, under the Act, for a prospecting permit, mining claim or mining lease—

- (a) the date and time the application for the permit, claim or lease was made;
- (b) the name of the applicant;
- (c) the date the permit, claim or lease is granted or issued under the Act or, if the application was abandoned, rejected or refused, the date the application was abandoned, rejected or refused;
- (d) if the application is for a mining claim or mining lease—
 - (i) the date and time when land was marked out under section 56 or 240²⁸ of the Act for the application; and
 - (ii) the date a certificate of application for the application for the claim or lease is signed, under

27 Section 387 (Registers to be maintained) of the Act

28 Section 56 (Marking out land before application for grant of mining claim) or 240 (Marking out land before application for grant of mining lease) of the Act

section 64(3) or 252(3)²⁹ of the Act, by the person who lodged the application; and

- (iii) the date a certificate of public notice relating to the application is given, under section 64A or 252A³⁰ of the Act, to the applicant for the claim or lease.

51 General particulars about prospecting permits, mining claims and mining leases

The mining registrar must include, in the register, the following particulars for each prospecting permit, mining claim or mining lease granted under the Act—

- (a) the name of the holder or, if a mining claim or lease is held by 2 or more persons, the name and interest of each holder;
- (b) the address for service of notices on the holder or, if a mining claim or lease is held by 2 or more persons, the name and address of the holder on whom the notices are to be served;
- (c) the name or number identifying the permit, claim or lease;
- (d) the date on which the permit, claim or lease starts and ends;
- (e) the term of the permit, claim or lease;
- (f) if the permit, claim or lease is cancelled or surrendered—the date of the cancellation or surrender;
- (g) the name of the mining district in which the land to which the permit, claim or lease applies is situated;
- (h) the description of any other land the holder may use to access the land to which the permit, claim or lease applies;

29 Section 64 (Certificate of application etc.) or 252 (Certificate of application etc.) of the Act

30 Section 64A (Issue of certificate of public notice) or 252A (Issue of certificate of public notice) of the Act

- (i) the security required to be paid under—
 - (i) for a prospecting permit—section 26³¹ of the Act; or
 - (ii) for a mining claim—section 83³² of the Act; or
 - (iii) for a mining lease—section 277³³ of the Act;
- (j) any consents lodged in relation to the permit, claim or lease.

52 Other particulars about prospecting permits

The mining registrar must include, in the register, the following particulars for each prospecting permit granted under the Act—

- (a) the category of the permit;
- (b) any notice given under section 32³⁴ of the Act in relation to the permit.

53 Other particulars about mining claims

The mining registrar must include, in the register, the following particulars for each mining claim granted under the Act—

- (a) the area of the land to which the claim applies;
- (b) the geographical location of the land to which the claim applies;
- (c) the local government for the land to which the claim applies;
- (d) the minerals to which the claim applies;
- (e) if the claim is renewed—the date of the renewal;
- (f) the rental payable for the claim;

31 Section 26 (Provision of security) of the Act

32 Section 83 (Provision of security) of the Act

33 Section 277 (Provision of security) of the Act

34 Section 32 (Notice of entry under parcel prospecting permit) of the Act

- (g) any caveats relating to the claim;
- (h) any writ of execution relating to the land to which the claim applies;
- (i) any assignment, or transmission by death, of the claim or an interest in the claim;
- (j) any mortgage over the claim or an interest in the claim;
- (k) the record of any exercise of a power of sale in relation to a mortgage over the claim or interest in the claim.

54 Other particulars about mining leases

The mining registrar must include, in the register, the following particulars for each mining lease granted under the Act—

- (a) the area, and surface area, of the land to which the lease applies;
- (b) the geographical location of the land to which the lease applies;
- (c) the local government for the land to which the lease applies;
- (d) the minerals to which, or the purpose for which, the lease applies;
- (e) if the lease is renewed—the date of the renewal;
- (f) the rental payable for the lease;
- (g) any caveats relating to the lease;
- (h) any writ of execution relating to the lease;
- (i) any assignment, sublease, or transmission by death, of the lease or an interest in the lease;
- (j) any mortgage over the lease or an interest in the lease;
- (k) the record of any exercise of a power of sale in relation to a mortgage over the lease or interest in the lease;

- (l) any notice given by the holder under section 652 or 654³⁵ of the Act.

Division 2 Particulars that must be included in register kept by chief executive

55 Application of div 2

This division prescribes, for section 387(2)(e)³⁶ of the Act, the particulars that the chief executive must include in the register maintained by the chief executive.

56 Particulars about applications for exploration permits or mineral development licences

The chief executive must include, in the register, the following particulars for each application, under the Act, for an exploration permit or mineral development licence—

- (a) the date and time the application for the permit or licence was made;
- (b) the name of the applicant;
- (c) the date the permit or licence is granted under the Act or, if the application is abandoned, rejected or refused, the date the application is abandoned, rejected or refused.

57 General particulars about exploration permits and mineral development licences

The chief executive must include, in the register, the following particulars for each exploration permit or mineral development licence granted under the Act—

35 Section 652 (Requirement to notify) or 654 (Notification of mining registrar) of the Act

36 Section 387 (Registers to be maintained) of the Act

- (a) the name of the holder or, if the permit or licence is held by 2 or more persons, the name and interest of each holder;
- (b) the address for service of notices on the holder or, if the permit or licence is held by 2 or more persons, the name and address of the holder on whom the notices are to be served;
- (c) the number identifying the permit or licence;
- (d) the dates on which the permit or licence starts and ends;
- (e) the term of the permit or licence;
- (f) if the permit or licence is cancelled or surrendered—the date of the cancellation or surrender;
- (g) if the permit or licence is renewed—the date of the renewal;
- (h) the name of the mining district in which the land to which the permit or licence applies is situated;
- (i) the geographical location of the land to which the permit or licence applies;
- (j) the description of any other land the holder may use to access the land to which the permit or licence applies;
- (k) the security required to be paid under—
 - (i) for an exploration permit—section 144³⁷ of the Act; or
 - (ii) for a mineral development licence—section 190³⁸ of the Act;
- (l) the rental payable for the permit or licence;
- (m) any consents lodged in relation to the permit or licence;
- (n) any caveats relating to the permit or licence;
- (o) any assignment, or transmission by death, of the permit or licence or an interest in the permit or licence.

37 Section 144 (Provision of security) of the Act

38 Section 190 (Provision of security) of the Act

58 Other particulars about exploration permits

The chief executive must include, in the register, the following particulars for each exploration permit granted under the Act—

- (a) the area of the land, after any reduction under section 139, 140 or 177³⁹ of the Act, to which the permit applies;
- (b) any notice given under sections 163, 164, 486 or 487⁴⁰ of the Act.

59 Other particulars about mineral development licences

The chief executive must include, in the register, the following particulars for each mineral development licence granted under the Act—

- (a) the area, after any reduction under section 226A⁴¹ of the Act, to which the licence applies;
- (b) the minerals to which the licence applies;
- (c) any writ of execution relating to the licence;
- (d) any mortgage over the licence or an interest in the licence;
- (e) the record of any exercise of a power of sale in relation to a mortgage over the licence or an interest in the licence;
- (f) any notice given under section 211 or 212⁴² of the Act.

39 Section 139 (Periodic reduction in land covered by exploration permit), 140 (Voluntary reduction in land covered by exploration permit) or 177 (Reduction of land under exploration permit upon grant of mineral development licence or mining lease) of the Act

40 Sections 163 (Notice of entry to be given), 164 (Term and renewal of notice), 486 (Requirement to notify) or 487 (Notification of mining registrar) of the Act

41 Section 226A (Reduction of land under mineral development licence on grant of mining lease) of the Act

42 Section 211 (Notice of entry to be given) or 212 (Term and renewal of notice) of the Act

Division 3 Requirements relating to registration of particular transactions or events

60 Definition for div 3

In this division—

prescribed document means a book, register or other document kept under a law of this or another State relating to—

- (a) for section 63 or 65—death of persons in the State; or
- (b) for section 66—name of persons in the State.

61 Request for registration of sale under writ of execution

- (1) This section applies if a person lawfully exercises, under a writ of execution, a right to sell an interest of a holder of a mining claim, mineral development licence or mining lease.
- (2) A request to record the sale in the register must be—
 - (a) made to—
 - (i) for a sale relating to an interest in a mining claim or mining lease—the mining registrar; or
 - (ii) for a sale relating to an interest in a mineral development licence—the chief executive; and
 - (b) made in the approved form; and
 - (c) accompanied by—
 - (i) a certified copy of the writ of execution; and
 - (ii) the prescribed fee.⁴³

⁴³ See also sections 96 (Assignment or mortgage of mining claim), 198 (Assignment or mortgage of mineral development licence) and 300 (Assignment, mortgage or sublease of mining lease) of the Act for requirements for the lodgment of the assignment of an interest of a holder in a mining claim, mineral development licence or mining lease.

62 Request for transmission by death—grant of probate or letters of administration

- (1) This section applies if—
 - (a) a holder of a mining claim, exploration permit, mineral development licence or mining lease has died; and
 - (b) there has been a transmission by death of the holder's interest in the claim, permit, licence or lease under a grant of probate or letters of administration.
- (2) A request to record the transmission in the register must be—
 - (a) made to—
 - (i) for a transmission relating to an interest in a mining claim or mining lease—a mining registrar; or
 - (ii) for a transmission relating to an interest in an exploration permit or a mineral development licence—the chief executive; and
 - (b) made in the approved form; and
 - (c) accompanied by the following—
 - (i) a certified copy of the grant of probate or letters of administration or another document evidencing the transmission;
 - (ii) the authorising document for the claim, permit, licence or lease;
 - (iii) the prescribed fee.

63 Request for transmission by death—no grant of probate or letters of administration

- (1) This section applies if—
 - (a) the following person has died—
 - (i) an applicant for a mining lease;
 - (ii) the holder of an interest in a mining claim, exploration permit, mineral development licence or mining lease; and

- (b) a grant of probate or letters of administration has not been granted; and
 - (c) there has been a transmission by death.
- (2) A request to record the transmission in the register must be—
- (a) made to—
 - (i) for a transmission relating to an interest in an application for a mining lease or a mining claim or mining lease—the mining registrar; or
 - (ii) for transmission relating to an interest in an exploration permit or a mineral development licence—the chief executive; and
 - (b) made in the approved form; and
 - (c) accompanied by the following—
 - (i) a certified copy of the entry, in a prescribed document, evidencing the death;
 - (ii) if the person who has died left a will—a certified copy of the will;
 - (iii) the authorising document for the claim, permit, licence or lease;
 - (iv) the prescribed fee.
- (3) However, the chief executive or a mining registrar may record the transmission by death only if—
- (a) it has been at least 6 months since the person died; and
 - (b) the Minister is satisfied the value of the estate is not sufficient to justify the expense of an application for a grant of probate or letters of administration.

64 Request for transmission in bankruptcy

- (1) This section applies if—
- (a) a holder of a mining claim, exploration permit, mineral development licence or mining lease has become bankrupt; and

- (b) there has been a transmission in bankruptcy, under a law about bankruptcy, of the holder's interest in the claim, permit, licence or lease.
- (2) A request to record the transmission in the register must be—
- (a) made to—
 - (i) for a transmission relating to an interest in a mining claim or mining lease—the mining registrar; or
 - (ii) for a transmission relating to an interest in an exploration permit or a mineral development licence—the chief executive; and
 - (b) made in the approved form; and
 - (c) accompanied by the following—
 - (i) a certified copy of the document evidencing the transmission;
 - (ii) the authorising document for the claim, permit, licence or lease;
 - (iii) the prescribed fee.

65 Request to record death of joint holder

- (1) This section applies if—
- (a) a person holds an interest in a mining claim, exploration permit, mineral development licence or mining lease jointly with another person; and
 - (b) the other person has died.
- (2) A request to record the death in the register must be—
- (a) made to—
 - (i) if the person who has died held an interest in a mining claim or mining lease—the mining registrar; or
 - (ii) if the person who has died held an interest in a mineral development licence—the chief executive; and
 - (b) made in the approved form; and

- (c) accompanied by—
 - (i) a certified copy of the entry, in a prescribed document, evidencing the death; and
 - (ii) the authorising document for the mining claim, exploration permit, mineral development licence or mining lease; and
 - (iii) the prescribed fee.

66 Request for change or correction of name

- (1) This section applies if a holder of a mining tenement has changed or corrected the holder's name.
- (2) A request to record the change or correction in the register must be—
 - (a) made to—
 - (i) if the change or correction is in relation to a mining claim or mining lease—the mining registrar; or
 - (ii) if the change correction is in relation to an exploration permit a mineral development licence—the chief executive; and
 - (b) made in the approved form; and
 - (c) be accompanied by the following—
 - (i) a certified copy of entry, in a prescribed document, evidencing the change or correction;
 - (ii) the authorising document for the mining tenement;
 - (iii) the prescribed fee.

Division 4 Form and search of registers

67 Form of register

A register kept by the chief executive or a mining registrar must be kept in the form decided by the chief executive.

68 Search of register

- (1) A register kept by the chief executive or a mining registrar may be inspected and searched at the following places, between 8.30a.m. and 4.30p.m. on business days, if the prescribed fee is paid—
 - (a) the department's head office in Brisbane;⁴⁴
 - (b) the office of a mining registrar.
- (2) However, the particulars relating to a prospecting permit may only be searched—
 - (a) by the owner of land to which the permit applies; and
 - (b) at the office of the mining registrar who keeps the register.

Division 5 Priority of registration**69 Priority of registration**

- (1) This section applies if—
 - (a) a document relating to a mining tenement is lodged for registration; and
 - (b) the document can not be registered because the authorising document for the mining tenement, or an application under the Act for the mining tenement, is not produced with the document; and
 - (c) another document is lodged together with the authorising document for the mining tenement or an application under the Act for the mining tenement.
- (2) The chief executive or mining registrar responsible for registering the document must register the document lodged with the authorising document or application in priority.

⁴⁴ At the date of notification of this regulation, the department's head office in Brisbane was at Mineral House, cnr George and Margaret Streets, Brisbane, and the register was at level 2 at that address.

Part 12 Miscellaneous

Division 1 Offences

70 Distance of excavation from railway works

- (1) This section applies if railway works for a railway are in, on or near the land to which a mining claim or mining lease applies.
- (2) The holder of the mining claim or mining lease must not excavate the land less than 12m horizontally, or 15m vertically, from the railway works.

Maximum penalty—200 penalty units.

- (3) However, subsection (2) does not apply if the holder—
 - (a) has written consent from the chief executive officer of Queensland Rail;⁴⁵ and
 - (b) has lodged the consent with the mining registrar.
- (4) In this section—

railway works, for a railway, means works erected or placed for the railway, and includes, for example, a bridge, culvert, cutting, drain, embankment or pier.

71 Interference with water supply or road

- (1) A person must not perform a mining activity in a way that obstructs a road, or interferes with the supply of water used by the public, unless the mining activity is expressly authorised under a mining tenement.

Maximum penalty—200 penalty units.

- (2) A person must not undermine a road in a way that endangers any person using, or likely to use, the road.

Maximum penalty—200 penalty units.

⁴⁵ See the *Government Owned Corporations Regulation 2004*, part 3, division 8 (Queensland Rail).

(3) In this section—

mining activity means an activity for the purpose of mining and includes, for example—

- (a) depositing earth or material; and
- (b) disturbing the surface of the ground; and
- (c) erecting works; and
- (d) sinking a shaft.

72 Interference with particular things

(1) A person must not, unless the person has a reasonable excuse, interfere with any of the following—

- (a) a post, cairn of stones or other thing (a **boundary marker**), used for marking out the boundary of the land to which an application for a mining claim or mining lease relates;
- (b) a certificate of public notice placed, under section 64B(2)(a) or 252B(1)(a)⁴⁶ of the Act, on a post or cairn of stones;
- (c) a number (a **marked number**) marked or engraved, under section 64B(2)(b) or 252B(1)(b) of the Act, on a post or cairn of stones;
- (d) a survey mark placed on the land to which an application for a mining claim, mineral development licence or mining lease relates.

Maximum penalty—200 penalty units.

(2) For subsection (1), it is a reasonable excuse for a person to interfere with a boundary marker, certificate of public notice or marked number, if the marker, certificate or number is no longer required under the Act.

⁴⁶ Section 64B (Applicant's obligations for certificate of public notice) or 252B (Applicant's obligations for certificate of public notice) of the Act

- (3) In this section—

interfere with, a boundary marker, certificate of public notice, marked number or survey mark, includes damage, destroy or remove the marker, certificate, number or mark.

73 Information requirements for holders of mining tenements

- (1) The following person may, by giving a holder of a mining tenement a notice, require the holder to provide information about activities carried on under the tenement—
- (a) for a mining claim—a mining registrar;
 - (b) for another mining tenement—the chief executive.
- (2) The notice must state—
- (a) the information that must be provided; and
 - (b) how the information must be provided; and
 - (c) the day by which the information must be provided.
- (3) The holder must comply with the notice.⁴⁷
Maximum penalty—200 penalty units.
- (4) The chief executive may—
- (a) use the information to produce statistics; and
 - (b) publish the statistics produced under paragraph (a).
- (5) However, the use or publication mentioned in subsection (4) must not relate to an exempt matter under the *Freedom of Information Act 1992*.

74 False or misleading document

- (1) A person must not give the chief executive or a mining registrar a document containing information the person knows is false or misleading in a material particular.

Maximum penalty—200 penalty units.

⁴⁷ See however, section 342(11) (Powers of mining registrars and others) of the Act.

- (2) In a proceeding for an offence against subsection (1), it is enough to state the document was ‘false or misleading’ to the person’s knowledge, without specifying which.

Division 2 Requirements for mortgagees exercising power of sale

75 Definition for div 2

In this division—

mining tenement means a mining claim, mineral development licence or mining lease.

76 Requirements for exercise of power of sale by mortgagee

- (1) A mortgagee of a mining tenement, or an interest in a mining tenement, may exercise a power of sale in relation to the mining tenement or interest only if—
- (a) the holder of the mining tenement or interest defaults under the mortgage; and
 - (b) the mortgagee gives the mortgagor a notice to remedy the default; and
 - (c) the mortgagor has not remedied the default stated in the notice within 30 days after it is given.
- (2) However, the mortgagee must not exercise the power until at least 28 days after the mortgagee has published a notice, in the relevant publication for the mining tenement or interest, stating that the mortgagee intends to sell the mining tenement or interest.
- (3) In this section—
- relevant publication*, for a mining tenement or interest in a mining tenement, means—
- (a) the gazette; and
 - (b) a newspaper circulated in the local government area in which the land to which the mining tenement applies is located.

77 Additional information required from mortgagee exercising power of sale

- (1) This section applies if—
 - (a) a mining tenement, or an interest in a mining tenement, is subject to a mortgage; and
 - (b) the mortgagee of the mining tenement or interest—
 - (i) exercises a power of sale under the mortgage; and
 - (ii) makes an application under the Act for an assignment of the mining tenement or interest.⁴⁸
- (2) The mortgagee must ensure the application is accompanied by—
 - (a) a notice, in the approved form, stating the mortgagee has exercised a power of sale over the mining tenement or interest; and
 - (b) the mortgage under which the power of sale was exercised; and
 - (c) a copy of the notices mentioned in section 76(1)(b) and (2); and
 - (d) the authorising document for the mining tenement.

Division 3 Additional information and lodgment requirements**78 Information to accompany application for duplicate authorising document**

- (1) This section applies if—
 - (a) a holder of a mining tenement has lost the authorising document for the tenement; and

⁴⁸ See section 96 (Assignment or mortgage of mining claim), 198 (Assignment or mortgage of mineral development licence) or 300 (Assignment, mortgage or sublease of mining lease) of the Act.

- (b) the holder makes an application, under section 389⁴⁹ of the Act, for the issue of a duplicate of the authorising document.
- (2) The application must be accompanied by a statutory declaration stating how the document was lost.

79 Survey must be lodged with the chief executive

- (1) This section applies if the Minister—
 - (a) has, under section 300(7)⁵⁰ of the Act, asked the holder of a mining lease to have a survey of the lease carried out; or
 - (b) has, under section 407⁵¹ of the Act, asked the applicant for the grant of or the holder of a mining tenement to have the land, to which the application relates or the tenement applies, surveyed or further surveyed.
- (2) The plan of the survey must be lodged with the chief executive.
- (3) If the survey does not meet the requirements of the Act, the chief executive may do either or both of the following—
 - (a) ask the applicant or holder to provide, before a stated time, further information about the survey;
 - (b) not accept the survey plan.

Examples of a survey not meeting the requirements of the Act—

- 1 Land is not surveyed in the way approved by the Minister under section 300(7) or 407(2) of the Act.
- 2 In contravention of section 408(1) of the Act, a survey is carried out by a surveyor who has a share in the relevant tenure.
- (4) In this section—

mining tenement means a mining claim, exploration permit, mineral development licence or mining lease.

49 Section 389 (Duplicate permits, leases etc.) of the Act

50 Section 300 (Assignment, mortgage or sublease of mining lease) of the Act

51 Section 407 (Minister may require survey) of the Act

Division 4 Other miscellaneous provisions

80 Time of lodgment to be noted

- (1) This section applies if—
 - (a) an application, under the Act, is lodged with the chief executive or a mining registrar; and
 - (b) the application complies with the requirements, under the Act, relating to the application.
- (2) The chief executive or mining registrar must endorse the application with the date and time when the application was lodged.

81 Particular applications must not be accepted

- (1) This section applies if a person has lodged, at an office of a mining registrar, a document as an application for a mining tenement.
- (2) The mining registrar must not accept the document as an application for a mining tenement if—
 - (a) the person stated in the document as the applicant for the mining tenement is not an eligible person; or
 - (b) the land, stated in the document as the land for which the application is made, is unavailable land for the mining tenement for which the application is made; or
 - (c) the document is not in the approved form for an application for the mining tenement;⁵² or
 - (d) the person has not paid the prescribed fee for the application.
- (3) If, under subsection (2), a mining registrar does not accept a document as an application for a mining tenement, the mining registrar must—
 - (a) give the person lodging the document a written notice stating—

⁵² See however, the *Acts Interpretation Act 1954*, section 49 (Forms).

- (i) the document has not been accepted as an application for the mining tenement; and
- (ii) the reason why the document has not been accepted; and
- (b) keep a copy of the document.
- (4) In this section—

unavailable land, in relation to a mining tenement, means land over which the mining tenement can not be granted under the Act.

Examples of land over which a mining tenement can not be granted—

- 1 Land to which an existing mining tenement applies if the holder of the existing mining tenement is not the applicant or has not given the applicant written consent to apply for a mining tenement over the land.
- 2 Land that is part of a restricted area if the mining tenement is a prohibited mining tenement for the restricted area.
- 3 Land that is part of a protected area.
- 4 Land which has been excluded, by a law of the Commonwealth, from the application of the Act.

82 Prescribed hours of business

The hours prescribed for the conduct of business for an office of a mining registrar are between 8.30a.m. and 4.30p.m. on each business day.

83 Rental payable for mining tenement

- (1) The rental payable under the Act, for a year, for a mining tenement is stated in schedule 5.⁵³
- (2) However, for a mineral development licence that relates to more than 1000ha, the rental payable on each hectare must be worked out at the following rate—

⁵³ See sections 95 (Rental payable on mining claim), 290 (Rental payable on mining lease), 138 (Rental payable under exploration permit) and 193 (Rental payable on mineral development licence) of the Act.

- (a) for the first 1000ha—at the rate mentioned in schedule 5;
 - (b) for the next 1000ha—at 40% of the rate mentioned in schedule 5;
 - (c) for the next 3000ha—at 25% of the rate mentioned in schedule 5;
 - (d) for the next 10000ha—at 5% of the rate mentioned in schedule 5;
 - (e) for each additional hectare—at 1% of the rate mentioned in schedule 5.
- (3) In this section—
- year* means—
- (a) for an exploration permit—a period of 1 year starting, in each year, on the day the exploration permit was granted; or
 - (b) for another mining tenement—a calendar year.

84 Fees

The fees payable under the Act are stated in schedule 6.

Schedule 1 Mining districts

section 3

Part 1 Brisbane mining district

1 Name

Brisbane mining district.

2 Description

Land in the following local government areas—

- (a) the cities of Brisbane, Caloundra, Gold Coast, Hervey Bay, Ipswich, Logan, Maryborough, Redcliffe and Toowoomba;
- (b) the shires of Balonne, Beaudesert, Bendemere, Boonah, Booringa, Bungil, Caboolture, Cambooya, Chinchilla, Clifton, Cooloola, Crows Nest, Dalby, Esk, Gatton, Inglewood, Jondaryan, Kilcoy, Kilkivan, Kingaroy, Laidley, Maroochy, Millmerran, Murgon, Murilla, Nanango, Noosa, Pine Rivers, Pittsworth, Redland, Rosalie, Stanthorpe, Tara, Taroom, Tiaro, Waggamba, Wambo, Warroo, Warwick, Wondai and Woocoo;
- (c) the towns of Goondiwindi and Roma.

Part 2 Charters Towers mining district

1 Name

Charters Towers mining district.

Schedule 1 (continued)**2 Description**

Land in the following local government areas—

- (a) the cities of Charters Towers, Thuringowa and Townsville;
- (b) the shires of Bowen, Burdekin, Dalrymple, Flinders, Hinchinbrook and Whitsunday.

Part 3 Emerald mining district**1 Name**

Emerald mining district.

2 Description

Land in the following local government areas—

- (a) the City of Mackay;
- (b) the shires of Bauhinia, Belyando, Broadsound, Emerald, Jericho, Mirani, Nebo, Peak Downs and Sarina.

Part 4 Georgetown mining district**1 Name**

Georgetown mining district.

2 Description

Land in the shires of Croydon and Etheridge.

Schedule 1 (continued)

Part 5 Mareeba mining district**1 Name**

Mareeba mining district.

2 Description

Land in the following local government areas, or part of a local government area—

- (a) the City of Cairns;
- (b) the shires of Atherton, Aurukun, Cardwell, Cook, Douglas, Eacham, Herberton, Johnstone, Mareeba and Torres;
- (c) the part of the Shire of Carpentaria north of the south bank of the Smithburn River to its junction with the Gilbert River then north of the south bank of the Gilbert River to the western boundary of the Shire of Mareeba;
- (d) the Town Commission of Weipa.

Part 6 Mount Isa mining district**1 Name**

Mount Isa mining district.

2 Description

Land in the following local government areas, or part of a local government area—

- (a) the City of Mount Isa;
- (b) the shires of Boulia, Burke, Cloncurry, McKinlay, Mornington and Richmond;

Schedule 1 (continued)

- (c) the part of the Shire of Carpentaria south of the south bank of the Smithburn River to its junction with the Gilbert River then south of the south bank of the Gilbert River to the western boundary of the Shire of Mareeba.

Part 7 Quilpie mining district**1 Name**

Quilpie mining district.

2 Description

Land in the shires of Bulloo, Murweh, Paroo and Quilpie.

Part 8 Rockhampton mining district**1 Name**

Rockhampton mining district.

2 Description

Land in the following local government areas—

- (a) the cities of Bundaberg, Gladstone and Rockhampton;
- (b) the shires of Banana, Biggenden, Burnett, Calliope, Duaringa, Eidsvold, Fitzroy, Gayndah, Isis, Kolan, Livingstone, Miriam Vale, Monto, Mount Morgan, Mundubbera and Perry.

Schedule 1 (continued)

Part 9 Winton mining district**1 Name**

Winton mining district.

2 Description

Land in the shires of Aramac, Barcaldine, Barcoo, Blackall, Diamantina, Ilfracombe, Isisford, Longreach, Tambo and Winton.

Schedule 2 Prescribed area for mining claim land

section 7

Part 1 Emerald mining district

- 1 Rubyvale designated fossicking land—900m².
- 2 Sapphire designated fossicking land—900m².
- 3 Reward designated fossicking land—900m².
- 4 Divide designated fossicking land—900m².
- 5 Willows designated fossicking land—900m².
- 6 Land within the boundaries of designated fossicking land mentioned in items 1 to 5, but not part of the designated fossicking land—900m².

Part 2 Georgetown mining district

- 1 Land in restricted area 26 within the boundaries shown on plan no. 31028—900m².

Part 3 Quilpie mining district

- 1 Land in restricted area 25 within the boundaries shown on plan no. 30953⁵⁴—900m².
- 2 Land in restricted area 296 within the boundaries shown on plan no. 36673—900m².

54 Including land within the boundaries shown on plan no. 30692.

Schedule 2 (continued)

- 3 Land in restricted area 297 within the boundaries shown on plan no. 36673—900m².

Part 4**Winton mining district**

- 1 Land in restricted area 77 within the boundaries shown on plan no. 30955—900m².

Schedule 2A Potential hazard guide

section 19D(2)

Type of hazard	Potential impact of hazard
unsealed holes	gas released to the atmosphere (resource lost; safety hazard to personnel)
inaccurately located holes	remedial measures are hindered connection to a petroleum well created
dewatering a significant area of coal	invalidation of prior exploration data if there are permanent geotechnical or quality changes to the coal creation of 'free gas' causing a hazard in the petroleum well and at the surface impact on horizon stress field and coal strength, with potential shearing or deformation of casing in the well problems with coal seam gas exploration activity, including, for example, friable coal unable to be cored for sampling, and changes of coal characteristics fluid losses during drilling through a depressurised zone
mine workings or broken strata	if potential hazard is drilled into: influx of gas under pressure; injury to personnel; damage to equipment; compromising of the structural integrity of the mine uncontrolled drill string movement inability to drill (bogged or lost rods causing personal injury during retrieval; reduced access to lower targets) inability to set casing

Schedule 2A (continued)

Type of hazard	Potential impact of hazard
	drilling with air may create an explosive mixture
abandoned mine equipment	if equipment is intersected: inability to drill; injury to personnel; damage to equipment
abandoned spontaneous combustion area	if area is intersected: downhole fire caused by drilling with air
stability of wells in goaf areas	adverse affect on stress field and coal strength, potential shearing or deformation of casing

Schedule 3 Restrictions on grant⁵⁵

sections 20 to 23

Part 1 Restricted area 1

1 Name

Restricted area 1.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Clermont block identification map

Block	Sub-block
2850	w to z
2921	k, p, u, z
2922	all
2923	q to z
2924	d, e, j, k, n to z
2925	a to d, f to h, j, l to o, q to t, v to z
2995	a to h, j to p
2996	all
2997	all
2998	all

⁵⁵ A plan mentioned in this schedule may be inspected, free of charge, at any office of a mining registrar during the prescribed hours of business for the office. See section 82 for the prescribed hours of business for an office of a mining registrar.

Schedule 3 (continued)

Block	Sub-block
2999	f, g, l, m, q, r
3139	u, z
3140	q, r, v, w
3211	m, n, q to t, w to y
3283	b to d

3 Prohibited mining tenements

The following mining tenements are prohibited mining tenements for the restricted area—

- (a) an exploration permit;
- (b) a mineral development licence;
- (c) a mining lease if it relates to designated fossicking land, including land within the boundaries shown on the following plans—
 - (i) plan no. 34341 (Rubyvale designated fossicking land);
 - (ii) plan no. 34342 (Reward designated fossicking land);
 - (iii) plan no. 34343 (Sapphire designated fossicking land);
 - (iv) plan no. 36464 (Willows designated fossicking land);
 - (v) plan no. 40825, Sheets 1 and 2 (Divide designated fossicking land).

4 Maximum grant area for particular mining leases

The maximum grant area for a mining lease relating to the restricted area is—

Schedule 3 (continued)

- (a) for a specific mineral mining lease relating to land within the boundaries shown on—
 - (i) plan no. 34340 (Scrub Lead designated fossicking land)—20ha; or
 - (ii) plan no. 40862—100ha; or
- (b) for a specific purpose mining lease, other than a mining lease for diverting or appropriating water, relating to land within the boundaries shown on plan no. 34340 (Scrub Lead designated fossicking land) or plan no. 40862—4ha.

5 Maximum number for particular mining leases

- (1) This section applies to a specific purpose mining lease, other than a mining lease for diverting or appropriating water, relating to the land in the restricted area within the boundaries shown on plan no. 34340 (Scrub Lead designated fossicking land) or plan no. 40862.
- (2) The maximum number of mining leases mentioned in subsection (1) that a person may hold is 2.

6 Additional conditions for all mining tenements

- (1) This section prescribes additional conditions for all mining tenements relating to the restricted area.
- (2) An access shaft used in the restricted area must—
 - (a) not have a diameter of more than 1m; and
 - (b) be backfilled after the mining activity, for which the access shaft was used, ends.
- (3) Also—
 - (a) no more than 3 access shafts may be open, at any time, on the land to which the mining tenement applies; and
 - (b) an opened access shaft must be interconnected for ventilation and egress while the mining activity, for which the access shaft is used, is being carried on.

Schedule 3 (continued)

Part 2**Restricted area 7****1 Name**

Restricted area 7.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Clermont block identification map

Block	Sub-block
1357	r, v, w
1428	z
1429	a, b, e to h, j to t, v, w
1430	a, f, l
1500	e, k, m to p, r to u, w to z
1501	a, b, f, g, l, m, q, r, v, w
1571	j, k, o, p, t, u
1572	b to h, j to n, q, r

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Schedule 3 (continued)

Part 3 Restricted area 8**1 Name**

Restricted area 8.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Clermont block identification map

Block	Sub-block
1126	x
1197	f to h, k to u, w to z
1198	a to c, f to h, l to z
1199	l, m, q, r, v
1269	b to e, g, h, j, k, n to p, t, u, y, z
1270	a to d, f, g, h, l, m, q, r, v, w

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 4 Restricted area 9**1 Name**

Restricted area 9.

Schedule 3 (continued)**2 Description**

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Clermont block identification map

Block	Sub-block
3007	x
3008	g, h, j, k, m to y
3079	b to e, g, h, j to z
3080	a to d, f to h, j, l to o, q
3151	a to h, j to p, r to u, w to z
3222	j, k, o, p, s to u, w to z
3223	a to d, f to h, l, m, q to r, v
3293	p, t, u, y, z
3294	b to h, j, l to n, q to r, v

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 5 Restricted area 10**1 Name**

Restricted area 10.

Schedule 3 (continued)**2 Description**

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Clermont block identification map

Block	Sub-block
1646	d, e, j, k, o, p, t, u, y, z
1647	a, b, f to h, l to n, q, r, v to x
1718	d, e, j, k, o, p, t, u, x to z
1719	a, b, f, g, l, m, q, r, v, w
1790	c to e, h, j, k, n to p, t, u
1791	a, b, f to h, l to z
1792	l
1863	a to h, j to n, r, s, w, x
1864	f
1935	b, c

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 6 Restricted area 12**1 Name**

Restricted area 12.

Schedule 3 (continued)**2 Description**

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Clermont block identification map

Block	Sub-block
1705	g, h, j, k, m to p, r to u, x to z
1706	q to s, v to x
1777	b to e, g, h, j, k, o, p, t, u
1778	a to c, f to h, j to u, x to z

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 7 Restricted area 13**1 Name**

Restricted area 13.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)

Brisbane block identification map

Block	Sub-block
1968	t, u, y, z
1969	q, v, w
2040	e, k, p, u
2041	a to c, f to h, l to n, q to s, v to x
2112	e, k
2113	a to d, g, h, j, n, o, s, t, w to y

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 8 Restricted area 14**1 Name**

Restricted area 14.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
2622	w to y
2694	b to d, h, j, n to p, t, u, x to z

Schedule 3 (continued)

Block	Sub-block
2695	l, n to y
2696	q, r, w
2766	c to e, g, h, j, k, o, p, s to u, x to z
2767	a to c, f, g, l, m, q to t, v to z
2838	c to e, k
2839	all
2840	a, q to s, v to z
2910	d, e
2911	a to h, j to p, u
2912	a to d, f to h, l to o, q to t, w to y

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 9 Restricted area 17**1 Name**

Restricted area 17.

2 Description

The land in the following block and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)**Brisbane block identification map**

Block	Sub-block
3060	c, d

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 10 Restricted area 18**1 Name**

Restricted area 18.

2 Description

The land in the following blocks and sub-blocks on the stated block identification maps is included in the restricted area—

Brisbane block identification map

Block	Sub-block
11	k, p, u
12	all
13	a to g, l, m, q, r
14	a, b

Schedule 3 (continued)**Rockhampton block identification map**

Block	Sub-block
3324	o, p, s to u, x to z
3325	l, q, v, w
3396	c to e, h, j, k, o, p, t, u, z
3397	all
3398	a, f, l, q, r, v, w

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 11 Restricted area 19**1 Name**

Restricted area 19.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Clermont block identification map

Block	Sub-block
3143	t to z
3144	o, s, t to v, x to z

Schedule 3 (continued)

Block	Sub-block
3145	q, t, v to z
3146	v
3214	j, k, o, p
3215	a to h, j, k, n to s, w, x
3216	a to h, j to p, s to u, x, z
3217	a to h, j to u, w to z
3218	a, f, g, l to n
3286	u, z
3287	a, b, f, l, q
3289	b to e, g, h, j, m
3358	d, e

3 Prohibited mining tenements

- (1) All mining tenements are prohibited mining tenements for the restricted area.
- (2) However, exploration permits, mineral development licences and mining leases relating to coal are not prohibited mining tenements for the following blocks and sub-blocks in the restricted area—

Clermont block identification map

Block	Sub-block
3216	h, j, k, n to p, s to u, z
3217	f, l, m, q, r, w, x
3289	b, c, g, h, j, m

Schedule 3 (continued)**4 Nominated referral entity**

- (1) This section applies to an application for any of the following if the application is for coal and relates to the restricted area—
- (a) an exploration permit;
 - (b) a mineral development licence;
 - (c) a mining lease.
- (2) The nominated referral entity for the application is the Water Developments Group of the department.

Part 12 Restricted area 20**1 Name**

Restricted area 20.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries of the land as shown on plan RA 20, is included in the restricted area—

Townsville block identification map

Block	Sub-block
3130	h, j, k, m to p, s to u, x to z
3131	l, m, q, r, v to x
3203	a to c

Schedule 3 (continued)**3 Nominated referral entity**

The nominated referral entity for an application for a mining tenement relating to the restricted area is CSIRO Corporate Property.

Part 13 Restricted area 21**1 Name**

Restricted area 21.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Armidale block identification map

Block	Sub-block
39	z
40	l, m, q to t, v to y
111	e, j, k, o, p
112	a to d, f to h, j, n, o

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 14 **Restricted area 23****1** **Name**

Restricted area 23.

2 **Description**

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Cloncurry block identification map

Block	Sub-block
92	u, z
93	g, h, m to p, r to z
94	l, q, r, v, w
164	p
165	a to h, j to m, o, p, t, u, y, z
166	f, g, l, m
237	d, e, h, j, k, n to p, t, u, z
238	a, f, l
309	e

3 **Prohibited mining tenements**

All mining tenements are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 15 **Restricted area 25****1** **Name**

Restricted area 25.

2 **Description**

The land in the following blocks and sub-blocks on the stated block identification maps, other than land outside the boundaries shown on plan MP 30953, is included in the restricted area—

Bourke block identification map

Block	Sub-block
8	a to e
9	a

Charleville block identification map

Block	Sub-block
3392	f to h, j to z
3393	f, l, q, v

3 **Prohibited mining tenements**

The following mining tenements are prohibited mining tenements for the restricted area—

- (a) an exploration permit;
- (b) a mineral development licence;
- (c) a mining lease if it relates to land within the boundaries shown on plan no. 30692.

Schedule 3 (continued)**4 Maximum grant area for particular mining leases**

- (1) This section applies to a mining lease relating to the restricted area.
- (2) The maximum grant area for a mining lease relating to land within the boundaries shown on plan no. 30953, other than land within the boundaries shown on plan no. 30692, is—
 - (a) for a specific mineral mining lease —2ha; or
 - (b) for a specific purpose mining lease—4ha.

5 Maximum number for particular mining leases

- (1) This section applies to a specific mineral mining lease or a specific purpose mining lease relating to the land in the restricted area within the boundaries shown on plan no. 30953, other than land within the boundaries shown on plan no. 30692.
- (2) The maximum number of mining leases mentioned in subsection (1) that a person may hold is 2.

6 Additional conditions for all mining tenements

- (1) This section prescribes additional conditions for all mining tenements relating to the restricted area.
- (2) An access shaft used in the restricted area must—
 - (a) not have a diameter of more than 1m; and
 - (b) be backfilled after the mining activity, for which the access shaft was used, ends.
- (3) Also—
 - (a) no more than 3 access shafts may be open, at any time, on the land to which the mining tenement applies; and
 - (b) an opened access shaft must be interconnected for ventilation and egress while the mining activity, for which the access shaft is used, is being carried on.

Schedule 3 (continued)

Part 16 Restricted area 26**1 Name**

Restricted area 26.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 31027, is included in the restricted area—

Townsville block identification map

Block	Sub-block
1657	m to o, r to t, w to y
1729	b to d, g, h, j

3 Prohibited mining tenements

The following mining tenements are prohibited mining tenements for the restricted area—

- (a) an exploration permit;
- (b) a mineral development licence;
- (c) a mining lease if it relates to land within the boundaries shown on plan nos. 31027 and 31028.

Part 17 Restricted area 27**1 Name**

Restricted area 27.

Schedule 3 (continued)**2 Description**

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Clermont block identification map

Block	Sub-block
1426	m, n, r to u, y, z
1427	f, g, l to o, q to t, v to x
1498	d, e, g, h, j, k, m to p, r to u, x to z
1499	a to c, f, g, l, q
1570	c to e

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 18 Restricted area 28**1 Name**

Restricted area 28.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)**Normanton block identification map—**

Block	Sub-block
2528	e, k, p, u, z
2529	all
2530	a to c, f to h, l to n, q to s, v to x
2600	o to z
2601	b to h, j to z
2602	a to c, f to h, l to z
2672	a to e
2673	d, e, j, k, o, p, s to u, x to z
2674	a to e, f, l, q, v
2745	c to e, h, j, k
2746	a, f

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 19 Restricted area 29**1 Name**

Restricted area 29.

Schedule 3 (continued)**2 Description**

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Cloncurry block identification map

Block	Sub-block
749	f to h, j to u, w to z
750	f, l, q, v
821	b to e
822	a

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 20 Restricted area 30**1 Name**

Restricted area 30.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan nos. MP 40108 and MP 35639, is included in the restricted area—

Schedule 3 (continued)**Rockhampton block identification map**

Block	Sub-blocks
2670	x to z
2671	v
2742	d, e, j, k
2743	a, f

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 21 Restricted area 31**1 Name**

Restricted area 31.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
2834	e
2835	a to c, g, h, m

Schedule 3 (continued)

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 22 Restricted area 33**1 Name**

Restricted area 33.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Normanton block identification map

Block	Sub-block
3183	y, z
3184	g, j to y
3255	k
3256	a to d, f to h, j, l to n, r, s, v to x
3328	a to c, f, g, l, m

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Schedule 3 (continued)

Part 23**Restricted area 36****1 Name**

Restricted area 36.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Cloncurry block identification map

Block	Sub-block
890	e, k, p, u, z
891	all
892	all
893	all
894	a to d, f to h, j, l to o, q to t, v to y
962	e, k, p
963	a to h, j to p, s to u, x to z
964	all
965	all
966	a to d, f to h, j, l to o, q to t, v to y
1035	c to e, h, j, k, n to p, s to u, x to z
1036	all
1037	a, f, l, q, v

Schedule 3 (continued)**3 Nominated referral entity**

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 24 Restricted area 41**1 Name**

Restricted area 41.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Clermont block identification map

Block	Sub-block
989	s to u, x to z
1061	d, e, k
1062	f, g

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 25**Restricted area 44****1 Name**

Restricted area 44.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land above the Awoonga High Dam storage area full supply level contour of reduced level 46.5m (AHD derived), is included in the restricted area—

Brisbane block identification map

Block	Sub-block
15	z
16	l, m, q to s, v to z
87	e, h, j, k, m to z
88	a to h, j to r, v
89	f, g, l, m, q to s
159	d, e, j, k, o, p, t, u
160	a, f, l, m, q to s, v, w
232	a to c, g, h, n

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 26**Restricted area 48****1 Name**

Restricted area 48.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Clermont block identification map

Block	Sub-block
256	x, y
328	d, j, k, o, p, s to u, z
329	f, g, l, m, q, r, v to y
400	e, h, j, k, n, s, x, y
401	a, d, j, o, p
402	l to p, r to t
403	l, m, r to t, y
471	x to z
472	c, d, g, h, m, n, q, r, v
475	c, d, h, j, k, o, p, u
476	q, v, w
542	p, u, z
543	b to g, l
548	a to c, g, h, j, n, o, t, y, z
620	d, e

Schedule 3 (continued)

Block	Sub-block
621	a, f, g, l, m, r to u, w to z
693	e, k
694	a, f

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 27 Restricted area 49**1 Name**

Restricted area 49.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Clermont block identification map

Block	Sub-block
1346	t, x, y
1418	c to e, h, j, n, o, s to u, x to z
1490	e

Schedule 3 (continued)**3 Nominated referral entity**

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 28 Restricted area 51**1 Name**

Restricted area 51.

2 Description

The land in the following block and sub-block on the stated block identification map is included in the restricted area—

Cloncurry block identification map

Block	Sub-block
673	m

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 29 Restricted area 52**1 Name**

Restricted area 52.

Schedule 3 (continued)**2 Description**

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 30238, is included in the restricted area—

Townsville block identification map

Block	Sub-block
2450	p
2451	l

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 30 Restricted area 57**1 Name**

Restricted area 57.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
2329	p, u, z
2330	l, m, q to z

Schedule 3 (continued)

Block	Sub-block
2401	d, e, j, k, o, p, t, u
2402	a to e, h, j

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 31 Restricted area 58**1 Name**

Restricted area 58.

2 Description

The land in the following block and sub-block on the stated block identification map, other than land outside the boundaries shown on plan no. MP 30302, is included in the restricted area—

Townsville block identification map

Block	Sub-block
3198	s

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 32 Restricted area 59**1 Name**

Restricted area 59.

2 Description

The land in the following block and sub-block on the stated block identification map, other than land outside the boundaries shown on plan no. MP 30302, is included in the restricted area—

Townsville block identification map

Block	Sub-block
3198	t

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 33 Restricted area 64**1 Name**

Restricted area 64.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)**Normanton block identification map**

Block	Sub-block
2969	z
2970	b, c, g, h, j, o, p, r to z
2971	b to d, f to h, j to u, w, y, z
2972	a, b, f, g, l
3041	z
3042	c to e, g, h, j, k, m to p, r, s, u to w, z
3043	a, f
3113	e, h, j, k, m to p, s, t, x, y
3114	a, b, f

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 34 Restricted area 65**1 Name**

Restricted area 65.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)

Armidale block identification map

Block	Sub-block
666	z
667	v
738	e, h, j, k, n to y
739	a
809	u, z
810	b, c, g, h, j, l to o, q to t, v, w

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 35 Restricted area 66**1 Name**

Restricted area 66.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Normanton block identification map

Block	Sub-block
733	q, v to x
805	a to c, f to h, l to o, q to z

Schedule 3 (continued)

Block	Sub-block
806	v
877	all
878	a, b, f to h, j to p, q to t, v to y

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 36 Restricted area 67**1 Name**

Restricted area 67.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Rockhampton block identification map

Block	Sub-block
3328	j, k, n to p, s to u, x to z
3329	v
3400	c to e, h, j, k, o, p
3401	a, b, f, g, l, m, q

Schedule 3 (continued)

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 37 Restricted area 72**1 Name**

Restricted area 72.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
596	p
597	f to h, l to o, r to t, x, y
598	v to x
669	c to e, j, k, m to p, r to u, x to z
670	a to d, f to h, j to z
671	q, v
741	c to e, g, h, u
742	a to h, j to m, o to q, t, u
743	a, b, f, g, l, m, q, r

Schedule 3 (continued)

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 38 Restricted area 73**1 Name**

Restricted area 73.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Charleville block identification map

Block	Sub-block
3009	z
3010	q, v
3081	e, k, n to s, v
3082	a
3153	a, b, g, h, j, o, p, u, y, z
3225	e, j, k, o, p, u, y, z
3226	v
3295	o to u
3296	e, k, m, n, q to z
3297	a to d, f to h, l to n, q to s, v to x
3368	b to e, h, j, n, o, s, t, y

Schedule 3 (continued)

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 39 Restricted area 74**1 Name**

Restricted area 74.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
2982	a to c, f to h

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 40 Restricted area 75**1 Name**

Restricted area 75.

Schedule 3 (continued)

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Rockhampton block identification map

Block	Sub-block
2887	x, y
2888	y
2959	c to e, h, j, k, n to p, t, u, y, z
2960	c, d, f to h, j to z
2961	f, l, m, q to t, v to y
2963	x to z
2964	v to z
3031	d, e, k, p
3032	all
3033	all
3034	a, f to h, j to z
3035	c to e, f to h, j to z
3036	all
3037	a, f, g, l to n, q to t, v to x
3104	a to e, g, h, j, k, o, p
3105	a to h, j to p, r to u, y, z
3106	all
3107	a to h, j to r, u to x
3108	a to h, j to s, v, w

Schedule 3 (continued)

Block	Sub-block
3109	a, b, f to h, j, l to p, s to u
3177	e
3178	a to e, g, h, j
3179	a
3180	a, b, f, g

3 Prohibited mining tenements

All mining tenements, other than an exploration permit, mineral development licence, or mining lease, relating to salt, are prohibited mining tenements for the restricted area.

Part 41 Restricted area 76**1 Name**

Restricted area 76.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. AM 396, is included in the restricted area—

Brisbane block identification map

Block	Sub-block
2922	r, s, w to z

Schedule 3 (continued)

Block	Sub-block
2994	c to e
2995	a

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 42 Restricted area 77**1 Name**

Restricted area 77.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 30955, is included in the restricted area—

Cloncurry block identification map

Block	Sub-block
2794	v, w
2866	a, b

3 Prohibited mining tenements

The following mining tenements are prohibited mining tenements for the restricted area—

- (a) an exploration permit;

Schedule 3 (continued)

- (b) a mineral development licence;
- (c) a mining lease if it relates to land within the boundaries shown on plan no. 30955.

4 Additional conditions for all mining tenements

- (1) This section prescribes additional conditions for all mining tenements relating to the restricted area.
- (2) An access shaft used in the restricted area must—
 - (a) not have a diameter of more than 1m; and
 - (b) be backfilled after the mining activity, for which the access shaft was used, ends.
- (3) Also—
 - (a) no more than 3 access shafts may be open, at any time, on the land to which the mining tenement applies; and
 - (b) an opened access shaft must be interconnected for ventilation and egress while the mining activity, for which the access shaft is used, is being carried on.

Part 43 Restricted area 83**1 Name**

Restricted area 83.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 30971, is included in the restricted area—

Schedule 3 (continued)**Clermont block identification map**

Block	Sub-block
335	d, e
336	a

3 Prohibited mining tenements

The following mining tenements are prohibited mining tenements for the restricted area—

- (a) an exploration permit;
- (b) a mineral development licence;
- (c) a mining lease if it relates to land in the area shown on plan no. 30971.

Part 44 Restricted area 84**1 Name**

Restricted area 84.

2 Description

The land in the following block and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 40984, is included in the restricted area—

Townsville block identification map

Block	Sub-block
1239	c, h

Schedule 3 (continued)

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 45 Restricted area 85**1 Name**

Restricted area 85.

2 Description

The land in the following block and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 40341, is included in the restricted area—

Clermont block identification map

Block	Sub-block
2997	m, r, s

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 46 Restricted area 86**1 Name**

Restricted area 86.

Schedule 3 (continued)

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 31222, is included in the restricted area—

Torres Strait block identification map

Block	Sub-block
2504	y, z
2505	v
2576	d, e, k, r, s, u to z
2577	a, b, f to h, l to n, q to t, v to z
2648	a to h, j to p, r to u
2649	all
2650	f, l, q, r, v to x
2721	a to h, j, k, n to p, s to u, y, z
2722	a to c, f to h, l to n, q to s, v to x
2793	e, k
2794	a to c, f to h, l to n, r, s

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 47 **Restricted area 87****1** **Name**

Restricted area 87.

2 **Description**

The land in the following blocks and sub-blocks on the stated block identification map, other than land above the higher of the following, is included in the restricted area—

- (a) the reduced level 161m (AHD derived) contour;
- (b) a line at a horizontal distance of 400m from the Burdekin Falls Dam storage area full supply level contour of reduced level 154m (AHD derived)—

Clermont block identification map

Block	Sub-block
323	f, l, m, r to u, x to z
324	n, o, q to t, v to z
396	b to e, g, h, j, m to o, r to u, x to z
468	c to e, h, j, k, n to p, s to u, y, z
469	a, l, q, v to y
540	d, e, h, j to z
541	a to h, j to u, w to z
542	a, f, l to o, q to t, v to y
611	k, p, t, u, x to z
612	all
613	a to h, j to l, q, v
614	a, b

Schedule 3 (continued)

Block	Sub-block
680	o, p, t, u
681	b, g, h, j, l to o, s to u, z
682	l, m, q to z
683	c to g, j to z
684	a to h, j to v, x to z
685	a, l, q, v
754	a to c, e to g, u, z
755	a to h, j, l to o, q to s, v to y
826	d, e, j, k
827	a to c, f to h, l to n, q to t, v to y
898	u
899	b to d, f to h, j, l to o, q to t, v to x
970	e, k
971	a to c, f to h, m, n, r, s, w, x
1043	b, c, g, h, n

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 48 Restricted area 88**1 Name**

Restricted area 88.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Cloncurry block identification map

Block	Sub-block
750	c, d, g, h, j, k, m to z
751	v
822	b to e, h, j, k, o, p, t, u, y, z
823	a, q, v
894	d, e, j, k, n, o

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 49 Restricted area 89**1 Name**

Restricted area 89.

Schedule 3 (continued)

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
1816	u, y, z
1817	e, l to z
1818	a, b, f to h, l to o, q to z
1819	l, q, r, w, x
1888	b to h, j to q, s to u, x, y
1889	a to h
1890	a, b, d, e
1891	c, d, h, j, k, o, p
1960	c, d

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 50 Restricted area 90**1 Name**

Restricted area 90.

Schedule 3 (continued)**2 Description**

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Rockhampton block identification map

Block	Sub-block
3249	s to u, x to z
3250	l to o, q to t, v to y
3321	b to e
3322	a, b

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 51 Restricted area 91**1 Name**

Restricted area 91.

2 Description

The land in the following block and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 31671, is included in the restricted area—

Schedule 3 (continued)

Clermont block identification map

Block	Sub-block
2996	d, j, k

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 52 Restricted area 92**1 Name**

Restricted area 92.

2 Description

The land in the following block and sub-block on the stated block identification map, other than land outside the boundaries shown on plan no. MP 31703, is included in the restricted area—

Clermont block identification map

Block	Sub-block
2997	q

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 53 Restricted area 94**1 Name**

Restricted area 94.

2 Description

The land in the following block and sub-block on the stated block identification map, other than land outside the boundaries shown on plan no. MP 31919, is included in the restricted area—

Clermont block identification map

Block	Sub-block
2997	p

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 54 Restricted area 97**1 Name**

Restricted area 97.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)**Clermont block identification map**

Block	Sub-block
340	c to e, h, j, k, o, p, t, u, y, z
341	a, b, f to h, l to n, q to s, v
412	e, k
413	a, f, l

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 55 Restricted area 98**1 Name**

Restricted area 98.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Clermont block identification map

Block	Sub-block
39	c to e, j, k, p, u
40	a to d, f to h, j, l to o, q to z
44	d, e
45	a to c

Schedule 3 (continued)

Block	Sub-block
112	a to d, f to h, j, l to o, q to t, v to y
184	a to e, g, h, j, k, m to p, r to u, w to z
185	l, q, v
256	b to e, h, j, k, n to p, s to u
257	a, f, l

Townsville block identification map

Block	Sub-block
2989	n, o, r to u, w to z
2990	q, r, v to z
3061	b to e, g, h, j, k, m to p, s to u, x to z
3062	all
3063	a, f to h, j to z
3064	f to h, l to n, q to s, v, w
3133	d, e, j, k, o, p, u, y, z
3134	all
3135	all
3136	a to c, f to h, l to o, q to t, v to y
3204	z
3205	d, e, h, j, k, m to z
3206	all
3207	all
3208	a to d, f to h, l to n, q to z

Schedule 3 (continued)

Block	Sub-block
3209	q to t, v to y
3276	e, k, p, u
3277	a to h, j to u, w to z
3278	all
3279	all
3280	all
3281	all
3282	c to h, j to z
3283	f, g, l to n, q to z
3284	l, m, q to z
3285	v
3349	b to e, g, h, j to z
3350	all
3351	all
3352	a to h, j to q, t to w
3353	a to h, j to u
3354	a to h, j to u, y, z
3355	all
3356	all
3357	all
3358	a, b, f, g, l, q, v
3421	e
3422	a to e, j, k

Schedule 3 (continued)

Block	Sub-block
3423	a to h, j to p, r to u, x to z
3424	a, b, f, g, l to n, q to s, v to x
3426	d, e, j, k
3427	a to h, j, k, o, p
3428	a to h, j to p, r to u, w to z
3429	a to h, j, l to o, q to t, v to x

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 56 Restricted area 99**1 Name**

Restricted area 99.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Rockhampton block identification map

Block	Sub-block
3323	p, t, u, y, z

Schedule 3 (continued)

Block	Sub-block
3324	l, q, v, w
3395	e

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 57 Restricted area 101**1 Name**

Restricted area 101.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries of the Clinton Industrial Estate, is included in the restricted area—

Rockhampton block identification map

Block	Sub-block
3254	p, u, y, z
3255	l, m, q to t, v to z
3256	v
3326	d, e, k
3327	a to h, j, k, m to p
3328	a

Schedule 3 (continued)

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 58 Restricted area 105**1 Name**

Restricted area 105.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
3058	q to z
3059	q, r, v, w
3127	e, k, p, u
3128	a to c, f to h, l to n, q to s
3129	q, r, v, w
3130	all
3131	a to s, v, w
3201	e
3202	a to e, h, j, k, n to p
3203	a, b, f, g, l, m

Schedule 3 (continued)

3 Maximum grant area for particular exploration permits

- (1) This section applies to an exploration permit for coal relating to the restricted area.
- (2) The maximum grant area for the exploration permit is 3 sub-blocks adjoining a current mining lease held by the applicant for the permit.

Part 59 Restricted area 107**1 Name**

Restricted area 107.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Normanton block identification map

Block	Sub-block
3180	k, p, u
3181	f, g, l, m

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Schedule 3 (continued)

Part 60 **Restricted area 108****1** **Name**

Restricted area 108.

2 **Description**

The land in the following blocks and sub-blocks on the stated block identification maps is included in the restricted area—

Armidale block identification map

Block	Sub-block
30	c to e
31	a

Brisbane block identification map

Block	Sub-block
3414	n to p, r to u, w to z
3415	l, m, q, r, v

3 **Nominated referral entity**

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Schedule 3 (continued)

Part 61 **Restricted area 109****1** **Name**

Restricted area 109.

2 **Description**

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Townsville block identification map

Block	Sub-block
2913	y, z
2914	v to x
2985	d, e, j, k, n to p, r to u, w to z
2986	all
2987	f, l, q, v
3057	b to d
3058	e
3059	a

3 **Nominated referral entity**

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Townsville-Thuringowa Water Supply Joint Board established under the *Local Government Act 1993*, section 60B.

Schedule 3 (continued)

Part 62 **Restricted area 110****1** **Name**

Restricted area 110.

2 **Description**

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Charleville block identification map

Block	Sub-block
1429	t, y, z
1430	e, k, p, u, z
1431	a, f, g, l, m, q, r, t to z
1432	v, w
1501	d, e, j to u
1502	c to e, g, h, j to r, t to w
1503	a to h, j to s
1504	a, b, f, g, l, m

3 **Nominated referral entity**

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Schedule 3 (continued)

Part 63 Restricted area 111**1 Name**

Restricted area 111.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
3270	o, p, t, u
3271	f to h, l to n, q, r, v, w
3343	a

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 64 Restricted area 112**1 Name**

Restricted area 112.

2 Description

The land in the following blocks and sub-blocks on the stated block identification maps is included in the restricted area—

Schedule 3 (continued)**Armidale block identification map****Block Sub-block**

36 b to e

Brisbane block identification map**Block Sub-block**

3275 x to z

3276 v

3347 b to e, g, h, j to m, o, p, s to u, x to z

3348 a to d, f to h, j, l to o, q to t, v to y

3419 a to c, g, h

3420 a to h, j, m to p, r to u, w to z

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 65 Restricted area 113**1 Name**

Restricted area 113.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)**Brisbane block identification map**

Block	Sub-block
236	q, v, w
308	a, b, g, h, n to p, r to u, y, z
309	q, v, w
380	d, e, k, p, u, y, z
381	a to c, f to h, j, l to u, x to z
382	q, v, w
452	d, e, j, k
453	c to e, h, j, k, o, p, t, u
454	a, b

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 66 Restricted area 114**1 Name**

Restricted area 114.

2 Description

The land in the following block and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)**Brisbane block identification map**

Block	Sub-block
2339	g, h, m to o, r to t

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 67 Restricted area 115**1 Name**

Restricted area 115.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Clermont block identification map

Block	Sub-block
485	n to p, t, u, y, z
486	v, w
557	e, k, o, p, t, u, z
558	a to c, f to h, l, m, q, r, v

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the

Schedule 3 (continued)

restricted area is the Water Developments Group of the department.

Part 68 Restricted area 116**1 Name**

Restricted area 116.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Clermont block identification map

Block	Sub-block
338	p, s to u, w to z
339	n, o, q to t, v to y
410	b to e, j, k, o, p, u
411	a to d, f, l, q, v, w

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Schedule 3 (continued)

Part 69 Restricted area 117**1 Name**

Restricted area 117.

2 Description

The land in the following block and sub-blocks on the stated block identification map is included in the restricted area—

Clermont block identification map

Block	Sub-block
849	d, e, g, h, j, k, m to s, w, x

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 70 Restricted area 118**1 Name**

Restricted area 118.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)**Brisbane block identification map**

Block	Sub-block
2048	o, p, t, u, z
2049	b to e, g, h, j to z
2050	a, f to h, l to n, q to y
2120	e, p
2121	b to e, g, h, j to p, r, u, z
2122	a to c, f to h, j, l to o, q to t, v to y
2193	e, k, p, u, y, z
2194	a to h, j, l, m, q, v

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 71 Restricted area 119**1 Name**

Restricted area 119.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)

Brisbane block identification map

Block	Sub-block
2264	d, h, j, k, o, p, t, u, y, z
2265	f to h, l to n, q to s, v, w
2336	p, u
2337	a to c, f to h, l to z
2338	v
2409	c, d

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 72 Restricted area 120**1 Name**

Restricted area 120.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)**Brisbane block identification map**

Block	Sub-block
1453	e, j, k, m to p, s to u, x to z
1454	a, f, g, l, m, q, r, v, w
1525	c to e, h, j, m to o, s
1526	a, b

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 73 Restricted area 121**1 Name**

Restricted area 121.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Armidale block identification map

Block	Sub-block
21	e, k
22	a, b, f to h, j, l to o, r to t, w to z
94	b to e, g, h, j, k, o, p, t, u, y, z

Schedule 3 (continued)

Block	Sub-block
95	a, f, l, q to z
166	d, e
167	a to c

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 74 Restricted area 122**1 Name**

Restricted area 122.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Armidale block identification map

Block	Sub-block
314	k, n to p, s to u, y, z
315	f to h, j, l to o, q to t, v

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the

Schedule 3 (continued)

restricted area is the Water Developments Group of the department.

Part 75 Restricted area 123

1 Name

Restricted area 123.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Clermont block identification map

Block	Sub-block
1066	c to e, h, j, k, o, p, t, u, y, z
1067	a, d to h, j to z
1068	all
1069	f, g, l, m, q, v, w
1138	d, e
1139	a to e, j, k, o, p
1140	a to h, j to u, y, z
1141	a, b, f to h, j to z
1142	e to h, j to z
1143	a, f to h, l, m, q, r, v, w
1212	e
1213	a, b, d to g, k

Schedule 3 (continued)

Block	Sub-block
1214	a to h, j to n, r, s
1215	a

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 76 Restricted area 124**1 Name**

Restricted area 124.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Charleville block identification map

Block	Sub-block
1774	k, o, p, u, z
1775	f, l, q, r, v
1846	e, k
1847	a, b, e to h, j to p, r to u, w to z
1919	d to e, h, j, k, o, p, t, u, y, z
1920	a, f, g, l, m, q, r, v to x

Schedule 3 (continued)

Block	Sub-block
1991	d, e, k
1992	a to c, f, g

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 77 Restricted area 126**1 Name**

Restricted area 126.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Townsville block identification map

Block	Sub-block
3361	g, h, j, k, m to p, r to u, w, y, z
3362	f, g, l, m, q, r, v, w
3433	e
3434	a, b, f, g, m

Schedule 3 (continued)

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 78 Restricted area 127**1 Name**

Restricted area 127.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 35133, is included in the restricted area—

Clermont block identification map

Block	Sub-block
2997	k
2998	f

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 79 Restricted area 128**1 Name**

Restricted area 128.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Townsville block identification map

Block	Sub-block
2594	g, h, j, k, m to p, t, u, y, z
2595	l, q, v
2666	e
2667	a

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 80 Restricted area 135**1 Name**

Restricted area 135.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the

Schedule 3 (continued)

boundaries shown on plan no. MP 35805, is included in the restricted area—

Townsville block identification map

Block	Sub-block
1389	c to e, g, h, j, k, o, p
1390	a, f, g, l

3 Prohibited mining tenements

An exploration permit, a mineral development licence, and a mining lease is a prohibited mining tenement for the restricted area.

Part 81 Restricted area 136**1 Name**

Restricted area 136.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Rockhampton block identification map

Block	Sub-block
2965	o, p, u, z
2966	q, r, v to y
2967	y, z
3037	e

Schedule 3 (continued)

Block	Sub-block
3038	a to e, g, h, j, k, o, p
3039	a to h, j to t, w to y
3111	c, d, h, j, k, n to p

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 82 Restricted area 138**1 Name**

Restricted area 138.

2 Description

The land in the following blocks and sub-blocks on the stated block identification maps is included in the restricted area—

Brisbane block identification map

Block	Sub-block
20	b, c
21	a to c, g, h, j, m to o

Schedule 3 (continued)**Rockhampton block identification map**

Block	Sub-block
3404	r to u, w to z
3405	v

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 83 Restricted area 140**1 Name**

Restricted area 140.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
94	m, n, r to t, x to z
166	d, e, k
167	a, b, f, g

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 84 Restricted area 141**1 Name**

Restricted area 141.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
240	g, h, m, n, r, s, w to y
312	c, d, j, o, p, t, u, z
384	e
385	a, f

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 85 Restricted area 143**1 Name**

Restricted area 143.

2 Description

The following land is included in the restricted area—

Schedule 3 (continued)

- (a) lot 1 on RP 801374;
- (b) lot 2 on RP 801363;
- (c) lot 23 on RP 603515;
- (d) land within 50m of the centre line of the Rockhampton Branch Gas Pipeline between Larcom Creek and Rockhampton Gate in the following blocks and sub-blocks on the stated block identification map—

Rockhampton block identification map

Block	Sub-block
2814	z
2815	v
2886	e, j, k, n, o, s, t, y, z
2887	a
2958	d, e, k, p, u
2959	l, q, v, w
3031	a, b, g, h, m, n, s, t, y
3103	d, e, k
3104	f, l, m, r, s, x
3176	c to e, j, k
3177	f to h, m to p
3178	l to n, r to t, y, z
3179	v, w
3251	a to d, h, j, k, p
3252	l, q to s, w, x

Schedule 3 (continued)

Block	Sub-block
3324	c to e, k, p
3325	f, l, q

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 86 Restricted area 145**1 Name**

Restricted area 145.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than the area seaward of the mean low water mark, is included in the restricted area—

Clermont block identification map

Block	Sub-block
51	t, u, x to z
52	q, v, w
123	c to e, h, j, k, o, p
124	a, b, f to h, j, l to o, q to u, x to z
125	q, v
197	a

Schedule 3 (continued)

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 87 Restricted area 146**1 Name**

Restricted area 146.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
616	l, m, q, r, v
688	a, f, l, q, v
760	a, f, l, m, q, r, w
832	b, c, h, j, o, p, t, u, z
833	l, m, q, r, v, w
904	e, u, z
905	a, b, f, g, l, m, q, v
976	d, e, j, k, o, s, t, x
1048	b, c

Schedule 3 (continued)

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 88 Restricted area 147**1 Name**

Restricted area 147.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
1549	s to u, y, z
1621	d, e, j, k, p, u
1622	l, q, v, w
1693	e
1694	a

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 89 **Restricted area 148****1** **Name**

Restricted area 148.

2 **Description**

The land in the following blocks and sub-blocks on the stated block identification map, other than land within the boundaries shown on plan no. MP 36083 and the area seaward of the mean low water mark, is included in the restricted area—

Brisbane block identification map

Block	Sub-block
2414	s, t, x, y
2485	z
2486	c, h, n, q to t, v to y
2557	e, k, p, u, z
2558	a to d, f to h, j to z
2559	v
2630	a to e, g, h, j, k, n to p, t, u, y, z
2631	a, f, g, l, m, q to s, v to x
2702	e
2703	a to c, f, g

3 **Prohibited mining tenements**

All mining tenements are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 90 **Restricted area 149****1** **Name**

Restricted area 149.

2 **Description**

The land in the following blocks and sub-blocks on the stated block identification map, other than land seaward of the mean low-water mark, is included in the restricted area—

Brisbane block identification map

Block	Sub-block
2633	n to p, r to u, w to z
2634	f to h, j, l to o, q to s, v to x
2705	c to e, h, j, k, m to p, r to u, w to z
2706	a to c, f, g, l, m, q, r, v
2777	c to e, g, h, j, k, m to p, s to u, x to z
2778	a, f, l, q, v
2849	c to e, j, k, o, p, u, z
2850	a, f, l, q, v, w
2922	a, b, f, g, l, m

3 **Prohibited mining tenements**

All mining tenements are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 91 Restricted area 154**1 Name**

Restricted area 154.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Townsville block identification map

Block	Sub-block
3361	r to u, w to z
3362	v
3433	b to e
3434	a

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Queensland Electricity Transmission Corporation Limited.⁵⁶

Part 92 Restricted area 155**1 Name**

Restricted area 155.

⁵⁶ Queensland Electricity Transmission Corporation Limited is a GOC under the *Government Owned Corporations Act 1993*.

Schedule 3 (continued)

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Clermont block identification map

Block	Sub-block
1072	v
1143	d, e, h, j, k, n to p, t, u
1144	a, f, l, q, r, v, w
1216	b

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Queensland Electricity Transmission Corporation Limited.⁵⁷

Part 93 Restricted area 156**1 Name**

Restricted area 156.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 41043, is included in the restricted area—

⁵⁷ Queensland Electricity Transmission Corporation Limited is a GOC under the *Government Owned Corporations Act 1993*.

Schedule 3 (continued)**Rockhampton block identification map**

Block	Sub-block
2888	s to u, z
2889	v
2961	a, b, g, h, j, k, n to p
2962	f, g, m, n, p, r to u, w to z
2963	f, l, v
3034	b to e
3035	a

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Queensland Electricity Transmission Corporation Limited.⁵⁸

Part 94 Restricted area 157**1 Name**

Restricted area 157.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

⁵⁸ Queensland Electricity Transmission Corporation Limited is a GOC under the *Government Owned Corporations Act 1993*.

Schedule 3 (continued)

Rockhampton block identification map

Block	Sub-block
3035	x
3107	b to d, g, h, j to u, w to z
3108	l, q, v
3178	h, j, k, n, o
3179	a to h, j, k
3180	a

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Queensland Electricity Transmission Corporation Limited.⁵⁹

Part 95 Restricted area 163**1 Name**

Restricted area 163.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 34356, is included in the restricted area—

⁵⁹ Queensland Electricity Transmission Corporation Limited is a GOC under the *Government Owned Corporations Act 1993*.

Schedule 3 (continued)**Clermont block identification map****Block Sub-block**

2922	h
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3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 96 Restricted area 164**1 Name**

Restricted area 164.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan nos. MP 34423, MP 34424 and MP 34425, is included in the restricted area—

Armidale block identification map**Block Sub-block**

235	j
454	j, o, p, t, u, y, z
526	h

3 Prohibited mining tenements

All mining tenements, other than prospecting permits, are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 97 Restricted area 165**1 Name**

Restricted area 165.

2 Description

The land in the following block and sub-blocks on the stated block identification map, other than land outside the boundaries of Occupation Licence no. 67, Parish of Cooyar, County of Cavendish,⁶⁰ is included in the restricted area—

Brisbane block identification map

Block	Sub-block
2401	c, d, h, j

3 Prohibited mining tenements

All mining tenements, other than prospecting permits, are prohibited mining tenements for the restricted area.

Part 98 Restricted area 167**1 Name**

Restricted area 167.

⁶⁰ The occupation licence was issued under the *Lands Act 1962* and is continued as a licence issued under the *Land Act 1994*. See the *Land Act 1994*, section 480 (Occupation licences continue).

Schedule 3 (continued)**2 Description**

The land in the following block and sub-blocks on the stated block identification map, other than land outside the boundaries shown on Water Developments plan no. Clm 654, is included in the restricted area—

Clermont block identification map

Block	Sub-block
2997	g, h

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 99 Restricted area 168**1 Name**

Restricted area 168.

2 Description

The land in the following blocks and sub-blocks on the stated block identification maps is included in the restricted area—

Mitchell River block identification map

Block	Sub-block
59	e
60	a to h, j, k, m to p, s to u
61	a to h, j to u

Schedule 3 (continued)

Block	Sub-block
62	a to h, j to u
63	a, f
Torres Strait block identification map	
Block	Sub-block
3371	s to u, x to z
3372	q, r, v to x
3373	z
3374	q, r, v to y
3443	c to e, g, h, j, k, m to p, s to u, y, z
3444	a to d, f to h, j to z
3445	c to h, j to z
3446	a to d, f to h, j, l to z
3447	m to w, y, z

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 100 Restricted area 172**1 Name**

Restricted area 172.

Schedule 3 (continued)

2 Description

The land in the following block and sub-block on the stated block identification map, other than land outside the boundaries shown on plan no. MP 35022, is included in the restricted area—

Clermont block identification map

Block	Sub-block
2996	d

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 101 Restricted area 173**1 Name**

Restricted area 173.

2 Description

The land in the following block and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 35023, is included in the restricted area—

Clermont block identification map

Block	Sub-block
2997	f, g

Schedule 3 (continued)

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 102 Restricted area 176**1 Name**

Restricted area 176.

2 Description

The land in the following block and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 35266, is included in the restricted area—

Clermont block identification map

Block	Sub-block
3211	w, x

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 103 Restricted area 177**1 Name**

Restricted area 177.

Schedule 3 (continued)**2 Description**

The land in the following block and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 35273, is included in the restricted area—

Townsville block identification map

Block	Sub-block
1169	n, o

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 104 Restricted area 183**1 Name**

Restricted area 183.

2 Description

The following land is included in the restricted area—

- (a) lot 144 on plan CTN 2170;
- (b) lot 1 on plan RN 800347;
- (c) lot H in lot 41 on plan RN 800347;
- (d) lot 1 on RP 620842;
- (e) lot 1 on RP 621029;
- (f) easement A in lot 34 on RP 621029;
- (g) lot 1 on RP 806053;

Schedule 3 (continued)

- (h) lot 1 on plan WT 800341;
- (i) lot 1 on plan WT 800342;
- (j) lot 45 on plan WV 1942;
- (k) lots C and D in lot 6 on plan WT 800342;
- (l) land within 50m of the centre line of the State Gas Pipeline between Gladstone and Wallumbilla, in the following blocks and sub-blocks on the stated block identification maps—

Brisbane block identification map

Block	Sub-block
11	u, x to z
12	c, d, h, l to n, q, r
81	p, s to u, w, x
82	d to h, j to m
83	a to c
151	p, t, u, x to z
152	d, e, g, h, j to n, q
153	a, b
219	z
220	t to y
221	m to r
222	g, h, j to n
223	a to c, f, g
289	h, j to o, q
290	f to h, j, k, m to p

Schedule 3 (continued)

Block	Sub-block
291	a to g
292	a
Charleville block identification map	
Block	Sub-block
360	p, t to y
427	z
428	s to y
429	m to s
430	d to h, j, l, m
431	a to e
432	a
496	z
497	s to x
498	j to r
499	b to h
565	r, s, v to z
566	o, p, r to x
567	h, j to o
568	b to h
634	u, z
635	j to q, v
636	b to h

Schedule 3 (continued)

Block	Sub-block
637	a
706	e, j, k, o, p, t, x, y
778	c, d, h, m, n, r, s, w
850	b, f, g, l, m, q, v
921	e, k, p, t, u, y, z
922	a
993	d, j, o, s, t, x, y
1065	c, h, m, n, r, w
1136	e, k, p, u, z
1137	a, b, f, l, q
1208	d, e, j, n, o, s, w, x
1280	c, h, n, o, t, y
1352	d, j, k, p, u, z
1424	e, k
1425	a, f, l, q, v
1496	e, k, p, u, z
1497	a, f, l
1568	e, k, p
1569	l, q, r, w, x
1641	b, c, h, j, o, p, t, u, z
1642	q, v, w
1714	b, c, h, j, n, o, t, y, z
1786	e, k

Schedule 3 (continued)

Block	Sub-block
1787	a, f, l, m, q, r, w, x
1859	c, d, h, j, o, t, u, z
1931	e
1932	a, f, l, m, q, r, w
2004	b, c, g, h, n, o, t, u, z
2005	v
2076	e
2077	a, f, l, m, r, w, x
2149	c, h, j, o, p, t, u, z
2150	v
2222	a, b, g, h, m, n, s, x
2294	c, d, j, k, p, u
2295	l, q, v
2367	a, f, g

Rockhampton block identification map

Block	Sub-block
3254	x to z
3324	z
3325	h, j to n, q, v
3326	a to c, e to g
3327	a to d, j, k

Schedule 3 (continued)

Block	Sub-block
3328	f to h, m, n
3396	d, e, j, k, n, o, s, t, x, y

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 105 Restricted area 185**1 Name**

Restricted area 185.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
444	y, z
445	q, v
515	p, u
516	c to e, g, h, j to z
517	a, f
588	a to e, g, h, j, k, m to p, r to u, w to z

Schedule 3 (continued)

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 106 Restricted area 186**1 Name**

Restricted area 186.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 35446, is included in the restricted area—

Clermont block identification map

Block	Sub-block
28	v
99	e
100	a

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 107 Restricted area 187**1 Name**

Restricted area 187.

2 Description

The land in the following block and sub-blocks on the stated block identification map is included in the restricted area—

Townsville block identification map

Block	Sub-block
3098	v, w

3 Prohibited mining tenements

All mining tenements, other than prospecting permits, are prohibited mining tenements for the restricted area.

Part 108 Restricted area 188**1 Name**

Restricted area 188.

2 Description

The land in the following block and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 35536, is included in the restricted area—

Schedule 3 (continued)**Normanton block identification map**

Block	Sub-block
3185	c to e, h, j, k, n to p, s to u

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 109 Restricted area 189**1 Name**

Restricted area 189.

2 Description

The land in the following block and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 41006, is included in the restricted area—

Clermont block identification map

Block	Sub-block
2492	b to d

3 Prohibited mining tenements

All mining tenements, other than prospecting permits, are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 110 Restricted area 190**1 Name**

Restricted area 190.

2 Description

The land in the following block and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 35585, is included in the restricted area—

Townsville block identification map

Block	Sub-block
1383	n, r to t, x

3 Prohibited mining tenements

All mining tenements, other than prospecting permits, are prohibited mining tenements for the restricted area.

Part 111 Restricted area 191**1 Name**

Restricted area 191.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries shown on Queensland Transmission and Supply Corporation's plan no. P8382, is included in the restricted area—

Schedule 3 (continued)**Brisbane block identification map**

Block	Sub-block
2696	d, e, h, j, k, n to p, t, u
2697	a, b, f, g, l, m, q to s, v to x
2769	b, c

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Queensland Electricity Transmission Corporation Limited.⁶¹

Part 112 Restricted area 192**1 Name**

Restricted area 192.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries shown on Queensland Transmission and Supply Corporation's plan no. P8462, is included in the restricted area—

⁶¹ Queensland Electricity Transmission Corporation Limited is a GOC under the *Government Owned Corporations Act 1993*.

Schedule 3 (continued)**Brisbane block identification map**

Block	Sub-block
2190	p, s to u
2191	f, g, l to n, q to t, v to y

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Queensland Electricity Transmission Corporation Limited.⁶²

Part 113 Restricted area 195**1 Name**

Restricted area 195.

2 Description

The land in the following block and sub-blocks on the stated block identification map is included in the restricted area—

Armidale block identification map

Block	Sub-block
175	c, d, h, j

⁶² Queensland Electricity Transmission Corporation Limited is a GOC under the *Government Owned Corporations Act 1993*.

Schedule 3 (continued)**3 Nominated referral entity**

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 114 Restricted area 196**1 Name**

Restricted area 196.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land below the Awoonga High Dam storage area full supply level contour of reduced level 46.5m (AHD derived), is included in the restricted area—

Brisbane block identification map

Block	Sub-block
15	k, p, u, x to z
16	f, l, m, q to s, v to z
86	p, t, u, y, z
87	b to h, j to z
88	a, b, d, e, g, h, j to z
89	all
90	f, l, m, q, r, v, w
158	d, e, j, k, p

Schedule 3 (continued)

Block	Sub-block
159	a to h, j to p, r to u, w to z
160	all
161	a to h, j to n, q to t, v to y
162	a, b, f, g
230	s to u, w to z
231	b to e, g, h, j, k, m to z
232	all
233	all
234	f, l, m, q, r, v, w
302	a to e, g, h, j, k
303	a to h, j, k, o, p
304	a to h, j to p
305	a to h, j to p
306	a to c, f to h, l

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Gladstone Area Water Board, continued in existence under the *Water Act 2000*, section 1084.⁶³

63 *Water Act 2000*, section 1084 (Continuing Gladstone Area Water Board)

Schedule 3 (continued)

Part 115**Restricted area 197****1 Name**

Restricted area 197.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Clermont block identification map

Block	Sub-block
3072	z
3073	v
3142	p, s, t, u, w to z
3143	g, h, j to s
3144	c to h, j to n, p to r, w
3145	a, f, g, l to o, r, s, u
3146	w
3213	p, u
3214	b to h, l to n, q to z
3215	l, m, t, u, v, y, z
3216	q, r, v, w, y
3217	v
3218	b to d, h, j, o, q to t, v to y
3286	b to e, h, j, k, o, p, t, x, y
3287	c to e, g, h, j, m, n, r, s, v to x

Schedule 3 (continued)

Block	Sub-block
3288	a to e, j, k, o, p, t, u
3289	a, f, k, l, n to z
3290	a to d, f to h, l to n, q to s
3358	c, h, j, k, n to p
3359	a, b, f, g, l, m
3361	c to e

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 116 Restricted area 198**1 Name**

Restricted area 198.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Armidale block identification map

Block	Sub-block
665	y, z
666	g, h, j to y

Schedule 3 (continued)

Block	Sub-block
667	f to h, j to u, w to z
668	l, q, v
737	d, e, j, k, n to p, s to u, y, z
738	a to d, f, g, l, m, z
739	b to h, j to p, q to t, v, w
809	c to e, h, j, k, n to p, s, t, x, y
810	a, d to f, k, p, u, x to z
811	a
881	b to e, g, h, j, k, m to p, s to u
882	a to c, f to h, l to n, q, r, v, w

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 117 Restricted area 199**1 Name**

Restricted area 199.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)**Brisbane block identification map**

Block	Sub-block
524	y, z
525	t, v to z
596	b to e, g, h, j, k, m to o, s to u, y, z
597	a to e, j, k, p, q, u to w, z
598	a, f, l, q, r, y
668	e, h, j, k, m to p, s to u, x to z
669	a, b, f to h, l, q, v, w
671	f, l, w
740	c to e, h, j, k, o, p, t, u
741	a, b, f, j to t, v to z
742	n, r, s, v to z
743	h, n, v
813	a to e
814	a to c

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Schedule 3 (continued)

Part 118 Restricted area 200**1 Name**

Restricted area 200.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
2909	x to z
2910	q, r, v to x
2981	c to e, h, j, k, n, o
2982	d, e, j, k, m to p

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 119 Restricted area 201**1 Name**

Restricted area 201.

Schedule 3 (continued)

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
2622	q to s, v
2694	a, e, g, k, m, r, s, w
2695	f, m, z
2696	l, s, v
2766	a, b, f, l to n, q, r, v, w
2767	d, e, h, j, n to p, u
2768	q, v
2838	b, g, h, j, n to p, s to u, w to z
2840	b, f, g, l to p, t, u
2841	q, v
2910	b, c, h, j, k, p
2911	r to t, y, z
2912	e, j, k, p, u, v, z
2913	a, f, l
2984	d, e

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Schedule 3 (continued)

Part 120 Restricted area 202**1 Name**

Restricted area 202.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Clermont block identification map

Block	Sub-block
989	p, r, w
990	q to s, v to z
991	v
1061	h, j, o, p
1062	a to e, h, j, l to o, q to t
1063	a

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 121 Restricted area 203**1 Name**

Restricted area 203.

Schedule 3 (continued)**2 Description**

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Clermont block identification map

Block	Sub-block
268	o, p, r to z
269	l, m, q to s, v to x
340	a, b, f, g, l to n, q to s, v to x
341	c, d, j, o, t, w, x
412	a to d, f to h, j, l to u, w to z
413	b, c, g, h, j, m to o, q to t, v to y
485	b, c

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 122 Restricted area 206**1 Name**

Restricted area 206.

Schedule 3 (continued)

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land below the higher of the following, is included in the restricted area—

- (a) the reduced level 161m (AHD derived) contour;
- (b) a line at a horizontal distance of 400m from the Burdekin Falls Dam storage area full supply level contour of reduced level 154m (AHD derived)—

Clermont block identification map

Block	Sub-block
105	s to u, w to z
106	s, t, v to z
107	v to z
176	p, u, x to z
177	b to h, j to z
178	all
179	all
180	a to c, f to h, j, l to y
248	c to e, h, j, k
249	a to h, j, k, m to p, r to u, w to z
250	all
251	all
252	a to c, f, g, l, m, q to t, v to z
253	v, w
321	b to e, g, h, j to z
322	all

Schedule 3 (continued)

Block	Sub-block
323	all
324	all
325	a to c, f to h, l to n, q to s, v to x
392	e, k, p, u
393	a to h, j to u, y, z
394	all
395	all
396	all
397	a to c, f to h, l to n, q to s, v to x
463	z
465	d, e, j, k, o, p, t, u, y, z
466	all
467	all
468	a to h, j to n, p to z
469	a to c, f to h, j, l to o, q to t, v to z
535	e, k, o, p, t, u, y, z
536	a to d, f to h, j to z
537	c to h, j to z
538	all
539	all
540	a to h, j to n, q to s, u to w, z
541	b to e, j, k, o to r, v to x
542	a, f, l to o, t, v to y

Schedule 3 (continued)

Block	Sub-block
606	t, u, y, z
607	d, e, j, k, o to z
608	all
609	all
610	all
611	all
612	a, e, f, k to m, q to s, v, w, z
613	a to c, e to h, j to z
614	all
678	d, e, j, k, o, p, t, u, y, z
679	all
680	all
681	all
682	all
683	a to d, f to h, j, l to n, q, v, y, z
684	c to h, j to z
685	all
686	all
750	c to e, h, j, k, m to p, r to z
751	all
752	all
753	all
754	all

Schedule 3 (continued)

Block	Sub-block
755	a, d to h, j to q, s to z
756	all
757	all
758	a to d, f to h, j to z
759	f, g, l, m, q, r, v, w
822	a to e, h, j, k, n to p, s to u, x to z
823	all
824	all
825	all
826	all
827	all
828	all
829	all
830	a to h, j to w
831	a, b, f, g, l, m
894	c to e, k
895	a to h, j, k, m to p, s to u, x to z
896	all
897	all
898	all
899	all
900	all
901	a to d, f to h, j, l to o, q to t, v to y

Schedule 3 (continued)

Block	Sub-block
967	c to e, h, j, k, n to p, s to u, x to z
968	all
969	all
970	all
971	all
972	all
973	a to d, f to h, j, l to o, q to s, v to x
1039	c to e, h, j, k, m to p, r to u
1040	a to h, j to u, w to z
1041	all
1042	all
1043	all
1044	all
1045	a to c, f to h, j to z
1046	l, q, v, w
1112	c to e, h, j, k, n to p
1113	a to h, j to p
1114	a to h, j to p, r to u, w to z
1115	all
1116	all
1117	all
1118	a, b, f
1186	b to e, g, h, j, k, m to p, r to u, y, z

Schedule 3 (continued)

Block	Sub-block
1187	all
1188	all
1189	all
1258	d, e, k, p, z
1259	all
1260	all
1261	a to d, f, g, l, m, q, r, v to x
1329	y, z
1330	e, g, h, j to z
1331	all
1332	a to h, j to u
1333	a to c, f to h, l to n, q to s
1401	c to e, j, k, p
1402	a to h, j to p, r to u, w to z
1403	a to c, f to h, l to n, q to s, v to x
1474	c to e, j, k, p
1475	a to c, f to h, l to n, q to s, v to x

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Schedule 3 (continued)

Part 123 Restricted area 207**1 Name**

Restricted area 207.

2 Description

The land in the following block and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
3125	m, n, q to s

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 124 Restricted area 208**1 Name**

Restricted area 208.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)

Brisbane block identification map

Block	Sub-block
1906	o, p, r, t, u, w to z
1907	v
1978	d, e
1979	a

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 125 Restricted area 209**1 Name**

Restricted area 209.

2 Description

The land in the following block and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
1906	n, s

Schedule 3 (continued)

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 126 Restricted area 210**1 Name**

Restricted area 210.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
2762	z
2763	v to y
2834	k, p, u
2835	d, f, j, l, n, o, q to s

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is Toowoomba City Council.

Schedule 3 (continued)

Part 127 Restricted area 211**1 Name**

Restricted area 211.

2 Description

The land in the following block and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
2904	h, j, l to n, q to s

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 128 Restricted area 212**1 Name**

Restricted area 212.

2 Description

The land in the following block and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
2834	m to o, r to t, x, y

Schedule 3 (continued)

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 129 Restricted area 213**1 Name**

Restricted area 213.

2 Description

The land in the following block and sub-block on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
168	w

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 130 Restricted area 214**1 Name**

Restricted area 214.

Schedule 3 (continued)**2 Description**

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Townsville block identification map

Block	Sub-block
955	e, k, o, p, s, t
956	a to c, f to h, j, l, m, o, p, t, u, x to z
957	v
1027	g, m to o, s, w, x
1028	b, c, e, k, p, t, u, x to z
1029	a, f, g, l, m, q, r
1099	b, g, h, j, k, p
1100	c, d, h, j, l to o, q to s

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 131 Restricted area 215**1 Name**

Restricted area 215.

Schedule 3 (continued)**2 Description**

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
602	y, z
603	v, w
674	d, e, j, k, o, p, s to u, w to z
675	a, b, f, g, l to n, q to s, v to x
746	a to h, j, l, m
747	a, b

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 132 Restricted area 216**1 Name**

Restricted area 216.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)**Brisbane block identification map**

Block	Sub-block
747	t, u, x to z
748	l to n, q to s, v to x
818	g, h, j, k, m to u, w to z
819	b to h, j to t, v to x
820	a, b, f, g, l
890	d, e, k
891	a to c, f, g

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 133 Restricted area 217**1 Name**

Restricted area 217.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)**Brisbane block identification map**

Block	Sub-block
224	u, w to z
225	m to o, q to u, w to z
296	b, g, p, r to u
297	b to d, g, h, j, l to n, q, r

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 134 Restricted area 218**1 Name**

Restricted area 218.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Armidale block identification map

Block	Sub-block
303	s to u, x
304	q to s, w, x
375	h, m, n, r, s, w, x

Schedule 3 (continued)

Block	Sub-block
376	b to d, f to h, j, m to z
447	b to e, g, h, j, k, m to p
448	a, b, f

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 135 Restricted area 219**1 Name**

Restricted area 219.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
876	w to y
948	a to d, g, h, j, m to p, s to u, x to z
1020	c to e, h, j, k, o, p, s, t

Schedule 3 (continued)

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 136 Restricted area 220**1 Name**

Restricted area 220.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Armidale block identification map

Block	Sub-block
166	z
167	n, o, r, s, v, w
168	r, w
238	e, j, k, o, p, t, u
239	a, f, h, k to s
240	b, g, h, l to o

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Schedule 3 (continued)

Part 137 Restricted area 221**1 Name**

Restricted area 221.

2 Description

The land in the following block and sub-blocks on the stated block identification map is included in the restricted area—

Armidale block identification map

Block	Sub-block
176	g, l, q, s to u, x, y

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 138 Restricted area 222**1 Name**

Restricted area 222.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)**Armidale block identification map**

Block	Sub-block
30	p, u, z
31	b, c, f, g, k, l, p, u, v, y, z
102	e, k
103	a to d, f to h, j

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement, other than a prospecting permit, relating to the restricted area is the Water Developments Group of the department.

Part 139 Restricted area 223**1 Name**

Restricted area 223.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
225	v
296	c to e, h, j, k, m to o
297	a, f

Schedule 3 (continued)

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 140 Restricted area 224**1 Name**

Restricted area 224.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Armidale block identification map

Block	Sub-block
303	y, z
304	v
375	c to e, j, k, o, p, t, u, y, z
376	a, l

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 141 Restricted area 225**1 Name**

Restricted area 225.

2 Description

The land in the following block and sub-blocks on the stated block identification map is included in the restricted area—

Clermont block identification map

Block	Sub-block
1067	g, h, j, m to o, r to t

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 142 Restricted area 226**1 Name**

Restricted area 226.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)**Armidale block identification map**

Block	Sub-block
167	p, t, u, x to z
168	l, q, v
239	b to e, g, j
240	a, f

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 143 Restricted area 227**1 Name**

Restricted area 227.

2 Description

The land in the following block and sub-blocks on the stated block identification map is included in the restricted area—

Armidale block identification map

Block	Sub-block
176	d, e, h, j, k, m to p, r

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 144 Restricted area 228**1 Name**

Restricted area 228.

2 Description

The land in the following block and sub-blocks on the stated block identification map is included in the restricted area—

Armidale block identification map

Block	Sub-block
31	h, j, m to o, q to t, w, x

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 145 Restricted area 229**1 Name**

Restricted area 229.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)**Townsville block identification map**

Block	Sub-block
955	u, x to z
956	n, q to s, v, w
1027	c to e, h, j, k, p, t, u, y, z
1028	a, d, f to h, j, l to o, q to s, v, w
1099	c to e
1100	a, b, f, g

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 146 Restricted area 230**1 Name**

Restricted area 230.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
2191	b to e, g, h, j to m, o, p, u
2192	a, f

Schedule 3 (continued)

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 147 Restricted area 232**1 Name**

Restricted area 232.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Cloncurry block identification map

Block	Sub-block
600	p, u, z
601	l, q, v
672	e
673	a

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 148 Restricted area 235**1 Name**

Restricted area 235.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 41070, is included in the restricted area—

Townsville block identification map

Block	Sub-block
2690	p, u, z
2691	k to z
2692	f, l, q, r, v, w
2762	d, e, h, j to u, w to z
2763	all
2764	a to c, f to h, j, l to z
2765	q, v
2833	k, o, p, s to u, x to z
2834	all
2835	all
2836	all
2837	a, b, f, g, l, m, q, r, v, w
2905	c to e, j, k, p
2906	a to h, j to u, w to z

Schedule 3 (continued)

Block	Sub-block
2907	all
2908	all
2909	a, b, f, g, l, m, q, v
2978	c to e, h, j, k, o, p, u
2979	all
2980	all
2981	a, c, f to h, j, l to o, q to t, v to y
3049	z
3050	e, j, k, n to p, r to z
3051	all
3052	all
3053	a to d, f to h, j, l to o, q to s, v to x
3121	e
3122	a to h, j, k, m to p, s to u, y, z
3123	all
3124	all
3125	a to c, f to h, j, l to o, q to t, v to y
3194	d, e, k
3195	a to h, j to n
3196	a to h, j, k, n to p, s to u
3197	a to d, f to h, j, l to o, q to t, x, y

Schedule 3 (continued)**3 Nominated referral entity**

The nominated referral entity for an application for a mining tenement relating to the restricted area is the Property Management Branch of the Commonwealth Department of Finance and Administration.

Part 149 Restricted area 236**1 Name**

Restricted area 236.

2 Description

The land in the following block and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 35942, is included in the restricted area—

Charleville block identification map

Block	Sub-block
3392	r, s

3 Prohibited mining tenements

A prospecting permit, mining claim, or mining lease is a prohibited mining tenement for the restricted area.

Schedule 3 (continued)

Part 150**Restricted area 240****1 Name**

Restricted area 240.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Mitchell River block identification map

Block	Sub-block
1288	y, z
1289	q to z
1290	k, m to z
1291	all
1292	a, f, l, q
1360	d, e, j, k, n to p, s to u, x to z
1361	all
1362	all
1363	a to h, j to y
1364	f, l
1432	c to e, h, j, k, n to p, s to u, x to z
1433	all
1434	all
1435	a to d, f to h, j, l to n, q to s, v to x
1504	c to e, h, j, k, n to p, s to u, w to z

Schedule 3 (continued)

Block	Sub-block
1505	all
1506	all
1507	a to c, f to h, m, n, r, s, w
1576	b to e, g, h, j, k, m to p, r to u, w to z
1577	all
1578	all
1579	b, f to h, l to n, q to s, v to x
1648	b to e, g, h, j, k, m to p, r to u, w to z
1649	all
1650	all
1651	a to c, f to h, l to n, q to s, v to x
1720	b to e, g, h, j, k, m to p, r to u, w to z
1721	a to h, j to o, q to s, v, w
1722	a, d, e
1723	a to c
1792	b to h, j, k, m to o
1793	a

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 151 Restricted area 242**1 Name**

Restricted area 242.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 35944, is included in the restricted area—

Cloncurry block identification map

Block	Sub-block
671	z
744	f, g

3 Prohibited mining tenements

All mining tenements, other than prospecting permits, are prohibited mining tenements for the restricted area.

Part 152 Restricted area 243**1 Name**

Restricted area 243.

2 Description

The land in the following block and sub-blocks on the stated block identification map, other than land outside the

Schedule 3 (continued)

boundaries shown on plan no. MP 35945, is included in the restricted area—

Cloncurry block identification map

Block	Sub-block
1111	r, s, w, x

3 Prohibited mining tenements

All mining tenements, other than prospecting permits, are prohibited mining tenements for the restricted area.

Part 153 Restricted area 244**1 Name**

Restricted area 244.

2 Description

The land in the following block and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 35946, is included in the restricted area—

Cloncurry block identification map

Block	Sub-block
744	q, v

3 Prohibited mining tenements

All mining tenements, other than prospecting permits, are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 154 Restricted area 245**1 Name**

Restricted area 245.

2 Description

The land in the following block and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 35947, is included in the restricted area—

Cloncurry block identification map

Block	Sub-block
888	a, f

3 Prohibited mining tenements

All mining tenements, other than prospecting permits, are prohibited mining tenements for the restricted area.

Part 155 Restricted area 246**1 Name**

Restricted area 246.

2 Description

The land in the following block and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 35948, is included in the restricted area—

Schedule 3 (continued)

Cloncurry block identification map

Block	Sub-block
600	t, y

3 Prohibited mining tenements

All mining tenements, other than prospecting permits, are prohibited mining tenements for the restricted area.

Part 156 Restricted area 247**1 Name**

Restricted area 247.

2 Description

The land in the following block and sub-block on the stated block identification map, other than land outside the boundaries shown on plan no. MP 35949, is included in the restricted area—

Cloncurry block identification map

Block	Sub-block
673	d

3 Prohibited mining tenements

All mining tenements, other than prospecting permits, are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 157 Restricted area 248**1 Name**

Restricted area 248.

2 Description

The land in the following block and sub-block on the stated block identification map, other than land outside the boundaries shown on plan no. MP 35950, is included in the restricted area—

Cloncurry block identification map

Block	Sub-block
897	e

3 Prohibited mining tenements

All mining tenements, other than prospecting permits, are prohibited mining tenements for the restricted area.

Part 158 Restricted area 249**1 Name**

Restricted area 249.

2 Description

The land in the following block and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 35951, is included in the restricted area—

Schedule 3 (continued)

Cloncurry block identification map

Block	Sub-block
971	q, v

3 Prohibited mining tenements

All mining tenements, other than prospecting permits, are prohibited mining tenements for the restricted area.

Part 159 Restricted area 250**1 Name**

Restricted area 250.

2 Description

The land in the following block and sub-block on the stated block identification map, other than land outside the boundaries shown on plan no. MP 35952, is included in the restricted area—

Cloncurry block identification map

Block	Sub-block
1398	n

3 Prohibited mining tenements

All mining tenements, other than prospecting permits, are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 160 Restricted area 251**1 Name**

Restricted area 251.

2 Description

The land in the following block and sub-block on the stated block identification map, other than land outside the boundaries shown on plan no. MP 35953, is included in the restricted area—

Cloncurry block identification map

Block	Sub-block
316	a

3 Prohibited mining tenements

All mining tenements, other than prospecting permits, are prohibited mining tenements for the restricted area.

Part 161 Restricted area 252**1 Name**

Restricted area 252.

2 Description

The land in the following block and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 35954, is included in the restricted area—

Schedule 3 (continued)**Cloncurry block identification map**

Block	Sub-block
521	s, t, x, y

3 Prohibited mining tenements

All mining tenements, other than prospecting permits, are prohibited mining tenements for the restricted area.

Part 162 Restricted area 253**1 Name**

Restricted area 253.

2 Description

The land in the following block and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 35954, is included in the restricted area—

Cloncurry block identification map

Block	Sub-block
520	j, k, o, p

3 Prohibited mining tenements

All mining tenements, other than prospecting permits, are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 163 Restricted area 254**1 Name**

Restricted area 254.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 35955, is included in the restricted area—

Cloncurry block identification map

Block	Sub-block
665	p, u
666	l, q

3 Prohibited mining tenements

All mining tenements, other than prospecting permits, are prohibited mining tenements for the restricted area.

Part 164 Restricted area 255**1 Name**

Restricted area 255.

2 Description

The land in the following block and sub-blocks on the stated block identification map, other than land outside the

Schedule 3 (continued)

boundaries shown on plan no. MP 41075, is included in the restricted area—

Brisbane block identification map

Block	Sub-block
3129	f to h, l to o, q to t, w to y

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 165 Restricted area 256**1 Name**

Restricted area 256.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Cloncurry block identification map

Block	Sub-block
1557	all
1558	all
1559	all
1560	all
1629	all
1630	all

Schedule 3 (continued)

Block	Sub-block
1631	all
1632	all
1701	all
1702	all
1703	all
1704	all
1773	all
1774	all
1775	all
1776	all

3 Maximum grant area for particular exploration permits

- (1) This section applies to an exploration permit, other than an exploration permit for coal, relating to the restricted area.
- (2) The maximum grant area for the exploration permit is 4 sub-blocks.

4 Maximum number for particular exploration permits

- (1) This section applies to an exploration permit, other than an exploration permit for coal, relating to the restricted area.
- (2) The maximum number of exploration permits mentioned in subsection (1) a person may hold is 2.

Schedule 3 (continued)

Part 166**Restricted area 257****1 Name**

Restricted area 257.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Cloncurry block identification map

Block	Sub-block
2724	all
2725	all
2792	all
2793	all
2794	a to h, j to u, x to z
2795	all
2796	all
2797	all
2864	all
2865	all
2866	c to h, j to z
2867	all
2936	all
2937	all
2938	all

Schedule 3 (continued)

Block	Sub-block
3008	all
3009	all
3010	all
3079	all
3080	all
3081	all
3082	all
3151	all
3152	all
3153	all
3154	all
3223	all
3224	all
3225	all
3226	all
3295	all
3296	all
3297	all
3298	all

3 Maximum grant area for particular exploration permits

- (1) This section applies to an exploration permit, other than an exploration permit for coal, relating to the restricted area.

Schedule 3 (continued)

- (2) The maximum grant area for the exploration permit is 4 sub-blocks.

4 Maximum number for particular exploration permits

- (1) This section applies to an exploration permit, other than an exploration permit for coal, relating to the restricted area.
- (2) The maximum number of exploration permits mentioned in subsection (1) that a person may hold is 2.

Part 167 Restricted area 258**1 Name**

Restricted area 258.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Cooper Creek block identification map

Block	Sub-block
632	all
633	all
634	all
635	all
704	all
705	all
706	all

Schedule 3 (continued)

Block	Sub-block
707	all
776	all
777	all
778	all
779	all

3 Maximum grant area for particular exploration permits

- (1) This section applies to an exploration permit, other than an exploration permit for coal, relating to the restricted area.
- (2) The maximum grant area for the exploration permit is 4 sub-blocks.

4 Maximum number for particular exploration permits

- (1) This section applies to an exploration permit, other than an exploration permit for coal, relating to the restricted area.
- (2) The maximum number of exploration permits mentioned in subsection (1) that a person may hold is 2.

Part 168 Restricted area 259**1 Name**

Restricted area 259.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)

Charleville block identification map

Block	Sub-block
582	all
583	all
654	all
655	all
656	all
726	all
727	all
798	all
799	all
866	all
867	all
868	all
869	all
870	all
871	all

3 Maximum grant area for particular exploration permits

- (1) This section applies to an exploration permit, other than an exploration permit for coal, relating to the restricted area.
- (2) The maximum grant area for the exploration permit is 4 sub-blocks.

Schedule 3 (continued)

4 Maximum number for particular exploration permits

- (1) This section applies to an exploration permit, other than an exploration permit for coal, relating to the restricted area.
- (2) The maximum number of exploration permits mentioned in subsection (1) that a person may hold is 2.

Part 169 Restricted area 260**1 Name**

Restricted area 260.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Cooper Creek block identification map

Block	Sub-block
1151	all
1221	all
1222	all
1223	all
1224	all
1293	all
1294	all
1295	all
1296	all
1365	all

Schedule 3 (continued)

Block	Sub-block
1366	all
1367	all
1368	all
1437	all
1438	all
1439	all
1440	all
1509	all
1510	all
1511	all
1512	all
1583	all
1584	all
1655	all
1656	all
1727	all
1728	all
1798	all
1799	all
1800	all
1870	all
1871	all
1872	all

Schedule 3 (continued)

Block	Sub-block
1942	all
1943	all
1944	all
2014	all
2015	all
2016	all
2086	all
2087	all
2088	all

3 Maximum grant area for particular exploration permits

- (1) This section applies to an exploration permit, other than an exploration permit for coal, relating to the restricted area.
- (2) The maximum grant area for the exploration permit is 4 sub-blocks.

4 Maximum number for particular exploration permits

- (1) This section applies to an exploration permit, other than an exploration permit for coal, relating to the restricted area.
- (2) The maximum number of exploration permits mentioned in subsection (1) that a person may hold is 2.

Schedule 3 (continued)

Part 170 Restricted area 261**1 Name**

Restricted area 261.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Cooper Creek block identification map

Block	Sub-block
1855	all
1856	all
1857	all
1858	all
1859	all
1927	all
1928	all
1929	all
1930	all
1931	all
1932	all
2001	all
2002	all
2003	all
2004	all

Schedule 3 (continued)

Block	Sub-block
2073	all
2074	all
2075	all
2076	all
2077	all
2078	all
2145	all
2146	all
2147	all
2148	all
2149	all
2150	all
2217	all
2218	all
2219	all
2220	all
2221	all
2289	all
2290	all
2291	all
2292	all
2361	all
2362	all

Schedule 3 (continued)

Block	Sub-block
2363	all
2364	all
2433	all
2434	all
2435	all
2436	all

3 Maximum grant area for particular exploration permits

- (1) This section applies to an exploration permit, other than an exploration permit for coal, relating to the restricted area.
- (2) The maximum grant area for the exploration permit is 4 sub-blocks.

4 Maximum number for particular exploration permits

- (1) This section applies to an exploration permit, other than an exploration permit for coal, relating to the restricted area.
- (2) The maximum number of exploration permits mentioned in subsection (1) that a person may hold is 2.

Part 171 Restricted area 262**1 Name**

Restricted area 262.

Schedule 3 (continued)

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Charleville block identification map

Block	Sub-block
2669	all
2670	all
2671	all
2672	all
2673	all
2741	all
2742	all
2743	all
2744	all
2745	all
2813	all
2814	all
2815	all
2816	all
2817	all
2885	all
2886	all
2887	all
2888	all

Schedule 3 (continued)

Block	Sub-block
2889	all
2957	all
2958	all
2959	all
2960	all
2961	all
3029	all
3030	all
3031	all
3032	all
3033	all
3101	all
3102	all
3103	all
3104	all
3105	all
3173	all
3174	all
3175	all
3176	all
3177	all
3245	all
3246	all

Schedule 3 (continued)

Block	Sub-block
3247	all
3248	all
3249	all
3317	all
3318	all
3319	all
3320	all
3321	all

3 Maximum grant area for particular exploration permits

- (1) This section applies to an exploration permit, other than an exploration permit for coal, relating to the restricted area.
- (2) The maximum grant area for the exploration permit is 4 sub-blocks.

4 Maximum number for particular exploration permits

- (1) This section applies to an exploration permit, other than an exploration permit for coal, relating to the restricted area.
- (2) The maximum number of exploration permits mentioned in subsection (1) that a person may hold is 2.

Part 172 Restricted area 263**1 Name**

Restricted area 263.

Schedule 3 (continued)**2 Description**

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Cooper Creek block identification map

Block	Sub-block
2951	all
3023	all

3 Maximum grant area for particular exploration permits

- (1) This section applies to an exploration permit, other than an exploration permit for coal, relating to the restricted area.
- (2) The maximum grant area for the exploration permit is 4 sub-blocks.

4 Maximum number for particular exploration permits

- (1) This section applies to an exploration permit, other than an exploration permit for coal, relating to the restricted area.
- (2) The maximum number of exploration permits mentioned in subsection (1) that a person may hold is 2.

Part 173 Restricted area 264**1 Name**

Restricted area 264.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)**Charleville block identification map**

Block	Sub-block
3041	all
3042	all
3113	all
3114	all

3 Maximum grant area for particular exploration permits

- (1) This section applies to an exploration permit, other than an exploration permit for coal, relating to the restricted area.
- (2) The maximum grant area for the exploration permit is 4 sub-blocks.

4 Maximum number for particular exploration permits

- (1) This section applies to an exploration permit, other than an exploration permit for coal, relating to the restricted area.
- (2) The maximum number of exploration permits mentioned in subsection (1) that a person may hold is 2.

Part 174 Restricted area 265**1 Name**

Restricted area 265.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)

Bourke block identification map

Block	Sub-block
5	all
6	all
7	all
8	f to h, j to z
9	b to h, j to z
77	all
78	all
79	all
80	all
81	all
149	all
150	all
151	all
152	all
153	all
221	all
222	all
223	all
224	all
225	all

Schedule 3 (continued)**3 Maximum grant area for particular exploration permits**

- (1) This section applies to an exploration permit, other than an exploration permit for coal, relating to the restricted area.
- (2) The maximum grant area for the exploration permit is 4 sub-blocks.

4 Maximum number for particular exploration permits

- (1) This section applies to an exploration permit, other than an exploration permit for coal, relating to the restricted area.
- (2) The maximum number of exploration permits mentioned in subsection (1) that a person may hold is 2.

Part 175 Restricted area 269**1 Name**

Restricted area 269.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than the land outside the boundaries of the land described as lot 67 and the section of road abutting the western boundary of lot 67 on plan no. AU 67, is included in the restricted area—

Brisbane block identification map

Block	Sub-block
2017	v to x
2089	a to c

Schedule 3 (continued)

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 176 Restricted area 270**1 Name**

Restricted area 270.

2 Description

The land in the following block and sub-block on the stated block identification map, other than land outside the boundaries shown on plan no. MP 36083, is included in the restricted area—

Brisbane block identification map

Block	Sub-block
2631	q

3 Prohibited mining tenements

All mining tenements, other than the following, are prohibited mining tenements for the restricted area—

- (a) a prospecting permit;
- (b) a mining lease for foundry sand.

Schedule 3 (continued)

Part 177 Restricted area 273**1 Name**

Restricted area 273.

2 Description

The land in the following block and sub-block on the stated block identification map, other than land outside the boundaries shown on plan no. MP 41130, is included in the restricted area—

Clermont block identification map

Block	Sub-block
2997	k

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 178 Restricted area 279**1 Name**

Restricted area 279.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)**Clermont block identification map**

Block	Sub-block
3216	h, j, k, n to p, s to u, y, z
3217	f, l, m, q, r, v to x
3288	d, e, j, k, o, p, t, u
3289	a to c, f to h, j, l to o, q to t

3 Prohibited mining tenements

All mining tenements, other than an exploration permit for coal made under the Release Information Document for Restricted Area 279,⁶⁴ are prohibited mining tenements for the restricted area.

Part 179 Restricted area 290**1 Name**

Restricted area 290.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

⁶⁴ The Release Information Document may be inspected, during office hours on business days, at the department's offices at Level 2, Mineral House, Cnr George and Margaret Streets, Brisbane.

Schedule 3 (continued)**Clermont block identification map**

Block	Sub-block
2854	u, z
2855	v
2926	e, k, p, u, z
2927	a, b, f to h, j to z
2928	f, l, q, r, v to z
2929	v, w
2998	e, k, p, u, z
2999	all
3000	all
3001	a, b, f, g, l, m, q, r, v to x
3070	e
3071	a to e, j, k, o, p, t, u, y, z
3072	all
3073	a to c, f to h, l to n, q to s, v to x
3143	d, e, j, k
3144	a to h, j, k
3145	a to c, f to h

3 Prohibited mining tenements

All mining tenements for coal are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 180 Restricted area 291**1 Name**

Restricted area 291.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries shown on Commonwealth Department of Administrative Services plan no. NY 207-008 (Sheet 7), is included in the restricted area—

Mitchell River block identification map

Block	Sub-block
481	y, z
553	d, e, h, j, k
554	a, f, g

3 Prohibited mining tenements

All mining tenements for coal are prohibited mining tenements for the restricted area.

Part 181 Restricted area 292**1 Name**

Restricted area 292.

Schedule 3 (continued)**2 Description**

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries shown on Commonwealth Department of Administrative Services plan no. NY 207-008 (Sheet 2), is included in the restricted area—

Mitchell River block identification map

Block	Sub-block
481	w to z
482	v, w
553	b to e, g, h, j, m, n
554	a to c, f to h, j

3 Nominated referral entity

The nominated referral entity for an application for a mining tenement relating to the restricted area is the Property Management Branch of the Commonwealth Department of Finance and Administration.

Part 182 Restricted area 293**1 Name**

Restricted area 293.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)

Normanton block identification map

Block	Sub-block
1258	t, u, y, z
1259	q, r, v, w
1330	d, e, j, k, o, p, t, u, z
1331	a, b, f, g, l, m, q to s, v to y
1402	e
1403	a to d, f to h, j, l to o, q to t, v to y
1474	u, z
1475	a to d, f to h, j, l to o, q to t, v to y
1546	e, k, o, p, s to z
1547	a to c, f to h, l to n, q to s, v to x
1617	e, j, k, o, p, s to u, v to z
1618	a to h, j to n, q, r, v, w
1619	a
1687	p, s to u, w to z
1688	d, e, g, h, j to y
1689	a to h, j to n, q
1690	a
1757	t, u, v to z
1758	e, h, j to z
1759	a to h, j to n, q
1760	a, b
1824	t, u, w to z

Schedule 3 (continued)

Block	Sub-block
1825	o to z
1826	l to z
1827	h, j to z
1828	b to e, f to h, j to v
1829	a to h, j to o
1830	a to c, f
1893	y, z
1894	o to z
1895	d to h, j to x
1896	a to h, j to o, q
1897	a to h
1898	a to e
1899	a
1962	z
1963	s to z
1964	h, j to z
1965	a to h, j to s
1966	a to h, l
1967	a
2032	u, w to z
2033	k, n to z
2034	c to h, j to w
2035	a to h, j to m

Schedule 3 (continued)

Block	Sub-block
2036	a to c
2101	y, z
2102	o, p, r to z
2103	e, g, h, j to z
2104	a to h, j to r
2105	a to g
2171	s to z
2172	j, k, m to z
2173	b to h, j to t, v
2174	a to h, j, l
2175	a, b
2242	d, e, h, j, k, m to p, r to z
2243	a to h, j to n, q
2244	a to c, f
2312	r to u, w to z
2313	e, j to z
2314	a to h, j, l to n, q, r, v
2384	b to e
2385	a to e

3 Prohibited mining tenements

All mining tenements, other than prospecting permits, are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 183 Restricted area 294**1 Name**

Restricted area 294.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land outside the boundaries shown on plan no. MP 36578, is included in the restricted area—

Bourke block identification map

Block	Sub-block
768	v
839	d, e, h, j, k
840	a, f

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 184 Restricted area 295**1 Name**

Restricted area 295.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Schedule 3 (continued)**Torres Strait block identification map**

Block	Sub-block
2212	v to y
2283	e, k, p
2284	a to h, j to t

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 185 Restricted area 296**1 Name**

Restricted area 296.

2 Description

The land in the following block and sub-blocks on the stated block identification map, other than land outside the boundaries of the land as shown on plan no. MP 36673, is included in the restricted area—

Charleville block identification map

Block	Sub-block
2888	g, m, n, r to t

Schedule 3 (continued)

3 Prohibited mining tenements

An exploration permit, a mineral development licence or a mining lease is a prohibited mining tenements for the restricted area.

Part 186 Restricted area 297**1 Name**

Restricted area 297.

2 Description

The land in the following block and sub-blocks on the stated block identification map, other than land outside the boundaries of the land as shown on plan no. MP 36673, is included in the restricted area—

Charleville block identification map

Block	Sub-block
2960	a, b, f, g, l, m

3 Prohibited mining tenements

An exploration permit, a mineral development licence, or a mining lease is a prohibited mining tenement for the restricted area.

Schedule 3 (continued)

Part 187 Restricted area 310**1 Name**

Restricted area 310.

2 Description

The land in the following block and sub-blocks on the stated block identification map is included in the restricted area—

Rockhampton block identification map

Block	Sub-block
3101	m to o, r to t, w to y

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 188 Restricted area 315**1 Name**

Restricted area 315.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map, other than land to which mining lease ML 7024 applies, is included in the restricted area—

Schedule 3 (continued)

Mitchell River block identification map

Block	Sub-block
837	z
838	k, n to p, r to z
839	f, g, l, m, q to s, v to y
909	e, k, p
910	all
911	all
912	f, l, q, r, v to x
982	a to e, g, h, j, k, m to p, r to u, x to z
983	all
984	a to d, f to h, j to z
985	q, v
1054	c to e, h, j, k, o, p, t, u, y, z
1055	all
1056	all
1057	a, f, l, m, q to t, v to z
1126	e, k, p, u
1127	all
1128	all
1129	a to h, j, l to n, q, r, v, w
1199	all
1200	all
1201	a, b, f, g, l, m, q, r, v, w

Schedule 3 (continued)

Block	Sub-block
1271	all
1272	all
1273	all
1274	a, b, f, g, l, m, q, r, v, w
1343	all
1344	all
1345	all
1346	a, b, f, g, l, m, q, r, v, w
1415	all
1416	all
1417	all
1418	a, b, f, g, l, m, q, r, v, w
1487	a to e, h, j, k, p
1488	a to h, j to p
1489	a to h, j to p
1490	a, b, f

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 189 Restricted area 320**1 Name**

Restricted area 320.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Torres Strait block identification map

Block	Sub-block
3154	d, e, j, k, o, p, t, u, y, z
3155	a, b, f, g, l, m, q, r, v, w
3226	d, e, h to k, n to p, s to u, w to z
3227	a, b, f, g, l, m, q, r, v, w
3298	b to e, g to k, m to p, r to u, w to z
3299	a, b, f, g, l, m, q, r, v, w
3370	b to e, j, k, o, p, t, u, z
3371	a, b, f to h, l to r, v, w

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Schedule 3 (continued)

Part 189A Restricted area 321**1 Name**

Restricted area 321.

2 Description

The land in the following blocks and sub-blocks on the stated block identification map is included in the restricted area—

Normanton block identification map

Block	Sub-block
2633	all
2634	all
2705	all
2706	all
2707	all
2776	all
2777	all
2778	all
2779	all
2780	all
2848	all
2849	all
2850	all
2851	all
2852	all

Schedule 3 (continued)

Block	Sub-block
2853	all
2854	all
2920	all
2921	all
2922	all
2923	all
2924	all
2925	all
2926	all
2992	all
2993	all
2994	all
2995	all
2996	all
2997	all
2998	all
3064	all
3065	all
3066	all
3067	all
3068	all
3069	all
3070	all

Schedule 3 (continued)

Block	Sub-block
3137	all
3138	all
3139	all
3140	all
3141	all
3211	all
3212	all

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Part 190 Restricted area 336**1 Name**

Restricted area 336.

2 Description

The land in the following block and sub-blocks on the stated block identification map is included in the restricted area—

Brisbane block identification map

Block	Sub-block
3131	t, u, x to z
3132	q, v

Schedule 3 (continued)

Block	Sub-block
3203	c to e, h to k, n to p, s to u
3204	a, f, l

3 Prohibited mining tenements

All mining tenements are prohibited mining tenements for the restricted area.

Schedule 4 Royalty payable for minerals

sections 31, 32 and 37

Part 1 Royalty rates for prescribed minerals

1 Definitions for pt 1

In this part—

average market price, for a prescribed mineral, means the average for a return period of the following price, converted to Australian dollars at the hedge settlement rate for each day of the return period—

- (a) for cobalt—the warehouse spot price published in the Metal Bulletin;
- (b) for copper, lead, nickel or zinc—the spot price quoted on the London Metal Exchange;
- (c) for gold—the p.m. fix price quoted on the London Bullion Market;
- (d) for silver—the fix price quoted on the London Bullion Market.

reference price 1, for a prescribed mineral, means—

- (a) for cobalt—\$15 for each pound; or
- (b) for copper—\$2640 for each tonne; or
- (c) for gold—\$430 for each troy ounce; or
- (d) for lead—\$740 for each tonne; or
- (e) for nickel—\$8300 for each tonne; or
- (f) for silver—\$5 for each troy ounce; or
- (g) for zinc—\$1455 for each tonne.

reference price 2, for a prescribed mineral, means—

- (a) for cobalt—\$25 for each pound; or

Schedule 4 (continued)

- (b) for copper—\$3300 for each tonne; or
- (c) for gold—\$540 for each troy ounce; or
- (d) for lead—\$925 for each tonne; or
- (e) for nickel—\$10400 for each tonne; or
- (f) for silver—\$7 for each troy ounce; or
- (g) for zinc—\$1815 for each tonne.

reference price 3, for a prescribed mineral, means—

- (a) for cobalt—\$35 for each pound; or
- (b) for copper—\$4180 for each tonne; or
- (c) for gold—\$680 for each troy ounce; or
- (d) for lead—\$1170 for each tonne; or
- (e) for nickel—\$13200 for each tonne; or
- (f) for silver—\$9 for each troy ounce; or
- (g) for zinc—\$2300 for each tonne.

2 Fixed royalty rate

The fixed royalty rate for a prescribed mineral is 2.7% of the value of the prescribed mineral.

3 Variable royalty rate

- (1) The variable royalty rate for a prescribed mineral is—
 - (a) if the average market price for the mineral is lower than reference price 1 for the mineral—1.5% of the value of the prescribed mineral; or
 - (b) if the average market price for the mineral is, or is higher than, reference price 1 for the mineral but lower than reference price 2 for the mineral—the prescribed percentage of the value of the prescribed mineral; or
 - (c) if the average market price for the mineral is, or is higher than, reference price 2 for the mineral but lower

Schedule 4 (continued)

than reference price 3 for the mineral—the prescribed percentage of the value of the prescribed mineral; or

- (d) if the average market price for the mineral is higher than reference price 3 for the mineral—4.5% of the value of the prescribed mineral.

- (2) In this section—

prescribed percentage means—the amount, expressed as a percentage, rounded down to nearest increment of 0.02%, worked out by using the following formula—

$$PP = RR + \frac{PD}{N \times RFD}$$

where—

PP is the prescribed percentage.

RR is—

- (a) for subsection (1)(b)—1.5; or
 (b) for subsection (1)(c)—2.5.

PD is the difference between the average market price and—

- (a) for subsection (1)(b)—reference price 1; or
 (b) for subsection (1)(c)—reference price 2.

N is—

- (a) for subsection (1)(b)—1; or
 (b) for subsection (1)(c)—0.5.

RFD is the difference between—

- (a) for subsection (1)(b)—reference prices 1 and 2; or
 (b) for subsection (1)(c)—reference prices 2 and 3.

Example—

If, for a quarter, the average market price for copper is \$3045 for each tonne of copper, the variable rate of royalty for copper for the quarter must be worked out under subsection (1)(b) given the average market price is higher than reference price 1 for copper (\$2640) but lower than reference price 2 for copper (\$3300). The variable rate of royalty would be 2.10% being the amount (2.1136%) worked out by using the formula

Schedule 4 (continued)

in subsection (2), definition *prescribed percentage*, rounded down to the nearest increment of 0.02%.

Part 2 Royalty rates for minerals other than prescribed minerals

1 Particular minerals

The royalty rate for the following minerals is the rate, for each tonne of the mineral, stated opposite the mineral—

	\$
1 Barytes	0.35
2 Bentonite	1.00
3 Building brick, roofing tile and glazed earthenware pipe clay	0.25
4 Calcite	0.25
5 Chromite	0.50
6 Clay shale	0.25
7 Diatomite	0.50
8 Dolomite	0.25
9 Felspar	0.50
10 Fireclay	0.25
11 Fluorspar	0.35
12 Fullers Earth	0.50
13 Graphite	1.00
14 Gypsum	0.25
15 Iron ore	0.35
16 Kaolin	0.50
17 Lime, earth	0.25
18 Limestone	0.30
19 Magnesite	0.50
20 Marble	0.50
21 Mica	1.00

Schedule 4 (continued)

	\$
22 Mineral pigments	0.35
23 Olivine	0.25
24 Oxide of iron	0.50
25 Perlite	0.25
26 Pottery clay	0.50
27 Rock mined in block or slab form for building or monumental purposes	0.50
28 Salt	1.00
29 Sand, gravel and rock, other than rock mined in block or slab form for building or monumental purposes ^a	0.50
30 Serpentine	0.25
31 Talc	0.50
32 Vermiculite	0.50
33 Wollastonite	0.50

a See section 236(3) (Entitlement to use sand, gravel and rock) of the Act.

2 Bauxite

The royalty rate for bauxite is—

- (a) if the bauxite is mined for consumption outside the State—the higher of the following—
 - (i) 10% of the value of the bauxite;
 - (ii) \$1 for each tonne of bauxite; or
- (b) if the bauxite is mined for consumption within the State—half the royalty rate mentioned in paragraph (a).

3 Coal

The royalty rate for coal is 7% of the value of the coal.

Schedule 4 (continued)

4 Corundum, gemstones and other precious stones

The royalty rate for corundum, gemstones or other precious stones is 2.7% of the value of the corundum, gemstones or precious stones.

5 Coal seam gas

The royalty rate for coal seam gas is the rate applying to petroleum under the Petroleum and Gas (Production and Safety) Act, section 590.⁶⁵

6 Mineral sands

(1) The royalty rate for a concentrate of a mineral sand is 5% of the value of the concentrate.

(2) In this section—

mineral sand includes the following—

- (a) anatase;
- (b) ilmenite;
- (c) leucoxene;
- (d) monazite;
- (e) rutile;
- (f) zircon.

7 Phosphate

(1) The royalty rate for phosphate rock is the higher of the following—

- (a) 80 cents for each tonne of phosphate rock;

⁶⁵ Petroleum and Gas (Production and Safety) Act, section 590 (Imposition of petroleum royalty on petroleum producers)

Schedule 4 (continued)

- (b) the rate, rounded down to 2 decimal places, for each tonne of phosphate rock worked out using the following formula—

$$R = \$1 \times \frac{G}{32.3} \times \frac{P_{curr}}{\$72.50}$$

where—

R is the royalty rate.

G is the average P₂O₅ content of the phosphate rock for the return period.

P_{curr} is the average price for the return period, converted to Australian dollars at the average hedge settlement rate for the return period, of Moroccan phosphate rock with 32.3% P₂O₅ content.⁶⁶

- (2) In this section—

average hedge settlement rate, for a return period, means the average, worked out for the return period, of the hedge settlement rates for each day in the return period.

Example for subsection (1)—

For a quarter—

- the average P₂O₅ content of phosphate rock is 24%
- the average price of Moroccan phosphate rock with 32.3% P₂O₅ content is US\$46
- the average hedge settlement rate is 65c.

The rate under subsection (1)(b), by applying the formula, is 72.53c. Therefore, the royalty rate is 80c for each tonne of the phosphate rock.

8 Processed oil shale

- (1) The royalty rate for oil shale that is processed is the lesser of the following—

⁶⁶ The price, in US dollars, of Moroccan phosphate rock with 32.3% P₂O₅ content is published in the magazine called Fertilizer Week.

Schedule 4 (continued)

- (a) 10% of the value of the oil processed from the oil shale;
or
- (b) the WTI%, rounded to 2 decimal places, of the value of the oil processed from the oil shale.
- (2) For subsection (1)(b), the WTI% must be worked out using the following formula—

$$\text{WTI}\% = \left(\left[\frac{\text{CPI}_{\text{BASE}}}{\text{CPI}_{\text{NOW}}} \times \text{WTI} \right]^2 \div 1000 \right) + 0.5$$

where—

*CPI*_{BASE} is 110.0.

*CPI*_{NOW} is the CPI for the calendar quarter for which the royalty for oil shale is being worked out.

WTI is the average crude oil price.

- (3) In this section—

average crude oil price means the ‘Crude Oil West Texas—Spot—Last’ price published in the Australian Financial Review—

- (a) converted to Australian dollars at the hedge settlement rate for each day of trading in the calendar quarter for which the royalty payable for oil shale is being worked out; and
- (b) averaged over the calendar quarter for which the royalty payable for oil shale is being worked out.

CPI means the ‘Consumer Price Index: All Groups Index Numbers—Weighted Average of 8 Capital Cities’ published by the Australian Bureau of Statistics.

Example for subsection (1)—

For a calendar quarter—

- the CPI is 134.2; and
- the WTI is \$A30.

The WTI%, worked out using the formula in subsection (2), is 1.10%. Therefore, the royalty rate for oil would be 1.10% of the oil’s value.

Schedule 4 (continued)

9 Silica

The royalty rate for silica is the higher of the following—

- (a) 5% of the value of the silica;
- (b) 50c for each tonne of the silica.

10 Other minerals

The royalty rate for a mineral for which a royalty rate is not already stated in this schedule is 2% of the value of the mineral.

Schedule 5 Rental payable

section 83

	\$
1 For a mining claim	28.25
2 For an exploration permit—for each sub-block	113.90
3 For a mineral development licence—for each hectare—	
(a) for the first year of the licence	3.32
(b) for the second year of the licence	6.75
(c) for the third year of the licence	10.15
(d) for the fourth year of the licence	17.40
(e) for a year of the licence after the fourth year	20.80
4 For a mining lease—for each hectare	43.95

Schedule 6 Fees

section 84

Part 1 Fees relating to prospecting permits

	\$
1 Application for district prospecting permit—for each month (Act, s 21)	18.75
2 Application for parcel prospecting permit (Act, s 21)	18.05

Part 2 Fees relating to mining claims

	\$
1 Application for mining claim (Act, s 61)	37.75
2 Application for renewal of mining claim (Act, s 93)	18.75
3 Assigning mining claim or interest in mining claim (Act, s 96)	11.25
4 Mortgaging of mining claim or interest in mining claim (Act, s 96)	12.90
5 Lodging caveat (Act, s 97)	28.20
6 Application to mine minerals not specified in the mining claim (Act, s 105)	15.00
7 Lodging notice of surrender of mining claim (Act, s 107)	12.40
8 Application for variation of access to land subject of mining claim (Act, s 125)	15.65

Schedule 6 (continued)

Part 3 Fees relating to exploration permits

	\$
1 Application for exploration permit (Act, s 133)	63.20
2 Application for renewal of exploration permit (Act, s 147)	31.50
3 Assigning exploration permit (Act, s 151)	12.90
4 Lodging caveat (Act, s 152)	28.20
5 Application to record agreements, arrangements or other dealings (Act, s 158)	9.85

Part 4 Fees relating to mineral development licences

	\$
1 Application for mineral development licence (Act, s 183)	95.10
2 Application for renewal of mineral development licence (Act, s 197)	44.15
3 Assigning mineral development licence (Act, s 198)	34.00
4 Mortgaging mineral development licence (Act, s 198) . . .	12.90
5 Lodging caveat (Act, s 199)	28.15
6 Application to record agreements, arrangements or other dealings (Act, s 205)	9.85
7 Adding another mineral to a mineral development licence (Act, s 208)	15.00
8 Lodging notice of surrender (Act, s 210)	9.85
9 Application for variation of access to land subject of mineral development licence (Act, s 231)	18.75

Schedule 6 (continued)

Part 5 Fees relating to mining leases

	\$
1 Application for grant of mining lease (Act, s 245)	126.70
2 Application for renewal of mining lease (Act, s 286)	64.05
3 Application to mine minerals not specified in mining lease (Act, s 298(1)).	15.00
4 Application to add a purpose (other than mining) to mining lease granted for purposes other than the mining of minerals (Act, s 298(4))	15.00
5 Application to add a purpose to mining lease granted for mining of minerals (Act, s 298(6))	15.00
6 Application for consolidation of mining leases (Act, s 299)	31.50
7 Assigning mining lease or an interest, other than a sublease, in mining lease (Act, s 300)	34.00
8 Assigning sublease of mining lease (Act, s 300)	12.90
9 Mortgaging mining lease or interest in mining lease (Act, s 300)	12.90
10 Subleasing mining lease (Act, s 300)	12.90
11 Assigning application for mining lease or interest in it (Act, s 300)	34.00
12 Lodging caveat (Act, s 301)	28.15
13 Surrendering mining lease (Act, s 309)	9.85
14 Application for approval of additional activities on mining lease application (Act, s 315)	15.00
15 Varying access to land, the subject of a mining lease (Act, s 317)	18.75
16 Obtaining copy of a mining lease application (s 17)	17.70

Schedule 6 (continued)

Part 5A Fees relating to pt 7AA of the Act

1	Application for amendment of relinquishment condition (Act, s 318DC(h))	400.00
2	Application to consolidate coal mining leases or oil shale mining leases (Act, s 318DM(2)(b))	500.00
3	Proposed later development plan lodged within the time required under the Act, s 318EB(3) (Act, s 318EB(6)) . . .	400.00
4	Proposed initial development plan (Act, s 758(2)(b))	400.00

Part 6 Fee relating to royalty returns

		\$
1	Lodging royalty return after the last lodgment day for the return (s 28(4))	83.60

Part 7 Fees relating to the register

		\$
1	Request to record sale under a writ of execution (s 61) . .	12.90
2	Request to record transmission by death with or without a grant of probate or letters of administration (s 62 or 63) . .	15.00
3	Request to record transmission in bankruptcy (s 64)	12.90
4	Request to record death of joint holder (s 65)	15.00
5	Request for change or correction of name (s 66)	12.90
6	Searching register (s 68)	9.30

Schedule 6 (continued)

Part 8 Other fees

	\$
1 Issue of a duplicate of mining tenement (Act, s 389)—	
(a) for a prospecting permit	6.25
(b) for a mining claim	12.40
(c) for an exploration permit	18.75
(d) for a mineral development licence	25.15
(e) for a mining lease	25.15

Schedule 7 Dictionary

section 2

adjacent petroleum lease, for part 7, see section 15A.

affected land means land to which—

- (a) a mining claim, mineral development licence or mining lease applies; or
- (b) an application for a mining claim, mineral development licence or mining lease relates.

apportioned prescribed amount, for part 9, division 2, subdivision 4, see section 36.

authorising document, in relation to a mining tenement, means—

- (a) for a prospecting permit—the permit; or
- (b) for a mining claim—the certificate of grant of the mining claim issued under the Act, and includes a replacement certificate of grant of the mining claim; or
- (c) for an exploration permit or mineral development licence—the instrument of the exploration permit or mineral development licence; or
- (d) for a mining lease—
 - (i) the instrument of the mining lease; or
 - (ii) if an instrument has not been issued for the mining lease—a letter given by the chief executive to the holder of the lease stating that the Governor in Council has granted the holder the mining lease.

base prescribed mineral, for part 9, division 2, see section 29.

Schedule 7 (continued)

block identification map means a map that forms part of the series of maps known as the ‘Block Identification Map—Series B’ held by the department.⁶⁷

coal mine, for part 7, see section 15A.

coal mining operations, for part 7, see section 15A.

declared plant means a plant that is—

- (a) a declared pest under the *Land Protection (Pest and Stock Route Management) Act 2002*; or
- (b) declared, under a local law of a local government, to be a pest.

designated fossicking land means land declared to be designated fossicking land under the *Fossicking Act 1994*, section 42.

gross value, for part 9, division 3, subdivision 3, see section 42.

hedge settlement rate, for a day, means the average spot USD/AUD exchange rate worked out by AAP–Reuters at 9.45a.m. on the day.

instrument, in relation to an exploration permit, mineral development licence, or mining lease, means an instrument of the exploration permit, mineral development licence or mining lease, issued under the Act, and includes a replacement instrument.

mining operation, for part 9, division 2, see section 29.

overlapping petroleum lease, for part 7, see section 15A.

petroleum lease, for part 7, see section 15A.

prescribed document, for part 11, division 3, see section 60.

prescribed mineral means any of the following minerals—

⁶⁷ A copy of each map in the series may be inspected, free of charge, during office hours on business days at—

- the department’s office at Level 2, 41 George Street, Brisbane; and
- an office of a mining registrar.

Schedule 7 (continued)

- (a) cobalt;
- (b) copper;
- (c) gold;
- (d) lead;
- (e) nickel;
- (f) silver;
- (g) zinc.

principal hazard management plan, for a mining lease, means a principal hazard management plan for the lease made as required under the condition of the lease mentioned in section 19B(2).

quarter, in relation to a royalty or a royalty return, means any period of 3 months.

quarterly prescribed amount, for part 9, division 2, subdivision 4, see section 36.

reasonable means reasonable in all the circumstances.

relevant prescribed amount, for part 9, division 2, subdivision 4, see section 36.

reproductive material, of a plant, see the *Land Protection (Pest and Stock Route Management) Act 2002*, schedule 3.

restricted area see section 20 and schedule 3.

return period means—

- (a) in relation to a royalty—the period for which the royalty is payable; or
- (b) in relation to a royalty return—the period to which the royalty return must relate.⁶⁸

specific mineral mining lease means a mining lease granted for the mining of minerals specified in the mining lease.

68 See section 27 for the period to which a royalty return must relate.

Schedule 7 (continued)

specific purpose mining lease means a mining lease granted, under section 234(1)(b)⁶⁹ of the Act, for a purpose other than mining.

threshold quarter, for part 9, division 2, subdivision 4, see section 36.

unused part, for part 9, division 2, subdivision 4, see section 36.

writ of execution means a writ or warrant of execution after judgement in any court, and includes an enforcement warrant under the *Supreme Court of Queensland Act 1991*, section 93A.

year, in relation to a royalty or a royalty return, means a period of 1 year starting on—

- (a) 1 July; or
- (b) if the Minister has approved another day for the start of the year—the day approved by the Minister.

yearly prescribed amount, for part 9, division 2, subdivision 4, see section 36.

⁶⁹ Section 234 (Governor in Council may grant mining lease) of the Act

Endnotes

1 Index to endnotes

	Page
2 Date to which amendments incorporated	313
3 Key	314
4 Table of reprints	314
5 Tables in earlier reprints	315
6 List of legislation	315
7 List of annotations	316

2 Date to which amendments incorporated

This is the reprint date mentioned in the Reprints Act 1992, section 5(c). Accordingly, this reprint includes all amendments that commenced operation on or before 17 June 2005. Future amendments of the Mineral Resources Regulation 2003 may be made in accordance with this reprint under the Reprints Act 1992, section 49.

3 Key

Key to abbreviations in list of legislation and annotations

Key	Explanation	Key	Explanation
AIA	= Acts Interpretation Act 1954	(prev)	= previously
amd	= amended	proc	= proclamation
amdt	= amendment	prov	= provision
ch	= chapter	pt	= part
def	= definition	pubd	= published
div	= division	R[X]	= Reprint No.[X]
exp	= expires/expired	RA	= Reprints Act 1992
gaz	= gazette	reloc	= relocated
hdg	= heading	renum	= renumbered
ins	= inserted	rep	= repealed
lap	= lapsed	(retro)	= retrospectively
notfd	= notified	rv	= revised edition
o in c	= order in council	s	= section
om	= omitted	sch	= schedule
orig	= original	sdiv	= subdivision
p	= page	SIA	= Statutory Instruments Act 1992
para	= paragraph	SIR	= Statutory Instruments Regulation 2002
prec	= preceding	SL	= subordinate legislation
pres	= present	sub	= substituted
prev	= previous	unnum	= unnumbered

4 Table of reprints

Reprints are issued for both future and past effective dates. For the most up-to-date table of reprints, see the reprint with the latest effective date.

If a reprint number includes a letter of the alphabet, the reprint was released in unauthorised, electronic form only.

Reprint No.	Amendments included	Effective	Notes
1	none	25 July 2003	
1A	—	27 July 2003	provs exp 26 July 2003
1B	2003 SL No. 253	24 October 2003	
1C	2003 SL No. 253	1 January 2004	
1D	2004 SL No. 67	1 July 2004	
1E	2004 SL No. 205	1 October 2004	
1F	2004 SL No. 309	31 December 2004	
1G	2004 SL No. 236	1 January 2005	
1H	2005 SL No. 2	4 February 2005	R1H withdrawn, see R2
2	—	4 February 2005	
2A	2005 SL No. 53	1 April 2005	
2B	2005 SL No. 118	17 June 2005	

5 Tables in earlier reprints

Name of table	Reprint No.
Corrected minor errors	1, 2

6 List of legislation

Mineral Resources Regulation 2003 SL No. 174

made by the Governor in Council on 24 July 2003

notfd gaz 25 July 2003 pp 1100–2

commenced on date of notification

exp 1 September 2013 (see SIA s 54)

Note—(1) The expiry date may have changed since this reprint was published. See the latest reprint of the SIR for any change.

(2) Two regulatory impact statements and an explanatory note were prepared.

amending legislation—

Mineral Resources Amendment Regulation (No. 1) 2003 SL No. 253

notfd gaz 24 October 2003 pp 624–5

ss 1–2 commenced on date of notification

s 5 commenced 1 January 2004 (see s 2)

remaining provisions commenced on date of notification

Natural Resources, Mines and Energy Legislation Amendment Regulation (No. 1) 2004 SL No. 67 pts 1, 12

notfd gaz 28 May 2004 pp 277–80

ss 1–2 commenced on date of notification

remaining provisions commenced 1 July 2004 (see s 2)

Mineral Resources Amendment Regulation (No. 1) 2004 SL No. 205

notfd gaz 1 October 2004 pp 393–5

commenced on date of notification

Mineral Resources Amendment Regulation (No. 2) 2004 SL No. 236

notfd gaz 5 November 2004 pp 813–5

ss 1–2 commenced on date of notification

remaining provisions commenced 1 January 2005 (see s 2)

Petroleum and Gas (Production and Safety) Regulation 2004 SL No. 309 ss 1, 2(2), ch 8 pt 2

notfd gaz 17 December 2004 pp 1277–85

ss 1–2 commenced on date of notification

remaining provisions commenced 31 December 2004 (see s 2(2))

Note—A regulatory impact statement and explanatory note were prepared

Mineral Resources Amendment Regulation (No. 1) 2005 SL No. 2

notfd gaz 4 February 2005 pp 358–9
 commenced on date of notification
 Note—An explanatory note was prepared

Mineral Resources Amendment Regulation (No. 2) 2005 SL No. 11

notfd gaz 18 February 2005 pp 596–7
 ss 1, 3 commenced on date of notification
 remaining provisions commence 1 July 2005 (see s 3)
 Note—A regulatory impact statement and explanatory note were prepared

Mineral Resources Amendment Regulation (No. 3) 2005 SL No. 53

notfd gaz 1 April 2005 pp 1066–69
 commenced on date of notification
 Note—An explanatory note was prepared

Natural Resources and Mines Legislation Amendment Regulation (No. 1) 2005 SL No. 103 pts 1, 11

notfd gaz 3 June 2005 pp 415–19
 ss 1–2 commenced on date of notification
 remaining provisions commence 1 July 2005 (see s 2)

Mineral Resources Amendment Regulation (No. 4) 2005 SL No. 118

notfd gaz 17 June 2005 pp 569–71
 s 4(1) commences 12 September 2005 (see s 2)
 remaining provisions commenced on date of notification

7 List of annotations

Definitions for pt 7

s 15A ins 2004 SL No. 309 s 174

Required level of knowledge about resources or reserves of petroleum

s 19A ins 2004 SL No. 309 s 175

Condition of mining lease—principal hazard management plan

s 19B ins 2004 SL No. 309 s 175

Consultation requirement for principal hazard management plan

s 19C ins 2004 SL No. 309 s 175

Content of principal hazard management plan

s 19D ins 2004 SL No. 309 s 175

Resolving disputes about provision proposed by petroleum lease holder

s 19E ins 2004 SL No. 309 s 175

Requirement to stop particular activities

s 19F ins 2004 SL No. 309 s 175

PART 9—ROYALTIES**Division 2—Royalty payable for minerals****Subdivision 3—Exemptions for particular minerals**

Exemption for coal seam gas

prov hdg amd 2004 SL No. 309 s 176(1)
s 33 amd 2004 SL No. 309 s 176(2)–(4)

Threshold exemption for processed oil shale

s 35 exp 1 January 2006 (see s 35(6))

Division 3—Working out values of minerals**Subdivision 2—Coal seam gas**

sdiv hdg sub 2004 SL No. 309 s 177

Value of coal seam gas

s 41 sub 2004 SL No. 309 s 178

Subdivision 3—Minerals other than coal seam gas

sdiv hdg amd 2004 SL No. 309 s 179

Working out value of minerals other than coal seam gas

prov hdg amd 2004 SL No. 309 s 180(1)
s 43 amd 2004 SL No. 309 s 180(2)

PART 13—REPEAL

pt 13 (ss 85–86) exp 26 July 2003 (see s 86)

SCHEDULE 2A—POTENTIAL HAZARD GUIDE

ins 2004 SL No. 309 s 181

SCHEDULE 3—RESTRICTIONS ON GRANT**PART 1—RESTRICTED AREA 1****Description**

s 2 amd 2003 SL No. 253 s 4

PART 58—RESTRICTED AREA 105**Description**

s 2 amd 2005 SL No. 53 s 3(1)–(2)

PART 99—RESTRICTED AREA 168**Description**

s 2 amd 2004 SL No. 205 s 3

PART 189—RESTRICTED AREA 320

pt 189 (ss 1–3) ins 2004 SL No. 205 s 3

PART 189A—RESTRICTED AREA 321

pt 189A (ss 1–3) ins 2005 SL No. 118 s 4(2)

PART 190—RESTRICTED AREA 336

pt hdg ins 2005 SL No. 2 s 3

Name

s 1 ins 2005 SL No. 2 s 3

Description

s 2 ins 2005 SL No. 2 s 3
 amd 2005 SL No. 53 s 3(3)

Prohibited mining tenements

s 3 ins 2005 SL No. 2 s 3

SCHEDULE 4—ROYALTY PAYABLE FOR MINERALS**Coal seam gas**

s 5 sub 2004 SL No. 309 s 182

SCHEDULE 5—RENTAL PAYABLE

sub 2004 SL No. 236 s 4

SCHEDULE 6—FEES

sub 2004 SL No. 67 s 26

amd 2004 SL No. 309 s 183

SCHEDULE 7—DICTIONARY

def “**adjacent petroleum lease**” ins 2004 SL No. 309 s 184(2)

def “**coal mine**” ins 2004 SL No. 309 s 184(2)

def “**coal mining operations**” ins 2004 SL No. 309 s 184(2)

def “**hydrocarbon**” om 2004 SL No. 309 s 184(1)

def “**overlapping petroleum lease**” ins 2004 SL No. 309 s 184(2)

def “**petroleum lease**” ins 2004 SL No. 309 s 184(2)

def “**principal hazard management plan**” ins 2004 SL No. 309 s 184(2)