

New South Wales

Mining Amendment (Miscellaneous Provisions) Bill 2004

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This Public Bill, originated in the Legislative Assembly and, having this day passed, is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly,



New South Wales

Mining Amendment (Miscellaneous Provisions) Bill 2004

Act No , 2004

An Act to amend the *Mining Act 1992* so as to regulate access to private land by holders of mineral claims or opal prospecting licences, to establish management funds for mineral claims districts and opal prospecting areas, to control mining subleases and to make provision with respect to other matters.

EXAMINED

Chairman of Committees

The	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the Mining Amendment (Miscellaneous Provisions) Act 2004.	3
2	Commencement	5
	This Act commences on a day or days to be appointed by proclamation.	7
3	Amendment of Mining Act 1992 No 29	8
	The Mining Act 1992 is amended as set out in Schedule 1.	Ş

Scl	าedu	le 1	Am	endments (Section 3)	2
[1]	Sect	tion 1	2 Fos	sicking	;
• •				is so held for grazing purposes" from section 12 (2A) (a).	4
[2]		5, Div			į
[-]		rt after			(
					_
	Divi	sion	5	Subleasing of mining leases	7
	83A	Subl	eases	s not to exceed 100 hectares in area	8
		(1)	more head the s	ining sublease that purports to have effect in relation to the than the prescribed area of the land the subject of its lease is void for all purposes, both in relation to the land subject of its head lease and any other land in respect of the the mining sublease purports to have effect.	10 11 12 13
		(2)	This	section does not apply:	14
			(a)	if the holder of the head lease is a body corporate and the holder of the mining sublease is a subsidiary of the body corporate within the meaning of the <i>Corporations Act 2001</i> of the Commonwealth, or	15 16 17 18
			(b)	if the mining sublease is exempt from the operation of this section by an order in force under subsection (3), or	19 20
			(c)	if the mining sublease is exempt from the operation of this section by the regulations.	2° 22
		(3)		Minister may, by order in writing, exempt a mining ease from the operation of this section.	20 24
		(4)	In th	is section:	25
				d lease means the mining lease under which a mining ease is granted.	20 27
				ing sublease means any instrument in the nature of a ease or sublicence by which the holder of a mining lease:	28 29
			(a)	assigns, or purports to assign, to another person for a limited period, or	30 37
			(b)	permits, or purports to permit, another person to exercise for a limited period,	32 33
			any (of the rights conferred by the mining lease.	34

			<i>prescribed area</i> , in relation to land the subject of a mining sublease, means:	1
			 (a) except as provided by paragraph (b), 100 hectares, or (b) if any other mining sublease has effect in relation to land the subject of the same head lease, 100 hectares less the total area of land in relation to which each other mining sublease has effect. 	3 4 5 6
[3]	Sect	ion 1	12 Rights of way	8
	Omi	t "mar	ked out under".	g
	Inser	t inste	ead "indicated or described as referred to in".	10
[4]	Sect	ion 1	61 Registration of certain interests	11
	Inser	t after	r section 161 (7):	12
	((7A)	In particular, the registration of a mining sublease (within the meaning of section 83A) does not give any interest under the sublease any greater effect than it would otherwise have.	13 14 15
[5]	Sect	ion 1	64	16
	Omit	t the s	ection. Insert instead:	17
	164 Rigl		nts of way	18
		(1)	The holder of an authority is entitled to a right of way (to be indicated or described in the manner prescribed by the regulations) between the land subject to the authority and a public road.	19 20 21 22
		(2)	The route of a right of way should, wherever practicable, follow the route of existing roads or tracks (particularly, in the case of land in the Western Division, those the subject of special easements under section 35S of the <i>Western Lands Act</i> 1901).	23 24 25 26 27
		(3)	The holder of the authority:	28
			(a) must ensure that substantial gates or grids (or, if the landholder of the land so requires, gates and grids) are placed wherever fences are intersected by the right of way, or	29 30 31 32

			(b) if those fences are rabbit-proof, marsupial-proof or dog-proof fences, must ensure that rabbit-proof, marsupial-proof or dog-proof gates are placed at all such intersections.	1 2 3 4
		(4)	Any such gate or grid must be of a design and construction that is adequate to prevent stock from straying.	5
		(5)	The costs of installing and maintaining any gates or grids required by this section are to be borne by the holder of the authority.	7 8 9
		(6)	A right of way is subject to such conditions as to its exercise, and to such exceptions as to the land over which it may be exercised, as may be prescribed by the regulations or as may be imposed by a warden pursuant to an inquiry under subsection (7).	10 11 12 13
		(7)	A warden may hold an inquiry into any matter arising under, or in connection with, a right of way conferred by this section.	15 16
		(8)	Such an inquiry may be held on the warden's own motion or on the application of any landholder affected by, or the holder of any authority entitled to, the right of way.	17 18 19
[6]	Sect	ion 17	71	20
	Omit	the se	ection. Insert instead:	21
	171	Certa	ain claims for damages prohibited	22
			No action lies against the Crown, the Minister or any person administering this Act in respect of any injury or loss suffered or incurred in relation to the exercise of any right conferred by an authority.	23 24 25 26
[7]	Sect	ion 17	73A	27
	Inser	t after	section 173:	28
1	173A	Anci	llary orders	29
		(1)	The Director-General may, by order published in the Gazette, prohibit, either indefinitely or until a specified date, the lodging of applications for mineral claims over specified land in a mineral claims district.	30 31 32 33

	(2)	The Director-General may, by order published in the Gazette, constitute any land in a mineral claims district as a preserved mining field and may, by the same or a subsequent order so published, name the preserved mining field and fix its boundaries.	1 2 3 4 5
	(3)	An order under this section may not be made with respect to land that is within an area for which a board of management is constituted under section 359 unless the Director-General:	6 7 8
		(a) has notified the board of the proposed order, and	9
		(b) has taken into consideration any submission made by the board in relation to the proposed order.	10 11
[8]	Section 1 district	74 Notice of proposal to constitute mineral claims	12 13
		constitute a mineral claims district" after "recommendation" tly occurring in section 174 (1).	14 15
[9]	Section 1	75 Special conditions	16
	Insert after	r section 175 (2) (h):	17
		(h1) the levies payable in respect of mineral claims and the purposes for which those levies may be applied,	18 19
[10]	Section 1	75 (2A)	20
	Insert after	r section 175 (2):	21
	(2A)	The conditions may vary by reference to specified matters including, in particular, by reference to whether or not the proposed claim area is within a preserved mining field.	22 23 24
[11]	Section 1	78 Application for granting of mineral claim	25
	Insert after	r section 178 (2):	26
	(3)	An application for a mineral claim may not be lodged with respect to land over which the lodging of such an application is prohibited by an order in force under section 173A (1).	27 28 29
[12]	Section 1	88 Dwelling-houses, gardens and improvements	30
	Insert after	r section 188 (2):	31
	(2A)	A mineral claim may not be granted over land:	32
	, ,	(a) which is within a preserved mining field, and	33

	(b)	Crov	on land) or is Crown land held under a lease for	2
	(c)			:
				- -
(2B)			(1) does not apply to land referred to in subsection	10
Section 1	88 (4)			1′
Omit "Sub	section	n (1) d	oes not".	12
Insert inste	ead "Su	ıbsecti	ions (1) and (2A) do not".	13
Section 1	88 (5)			14
Insert "or	(2A)" a	after "	subsection (1)".	15
Section 1	90 Po	wer o	f mining registrar in relation to applications	16
under secti	ion 228	or 23	some opal prospecting licence or licences, whether 2A, held by the same person" after "section 195A,"	17 18 19
Section 1	92 Co	nditio	ns of mineral claim	20
Omit secti	on 192	(1) (a). Insert instead:	2
	(a)			22 23
		(i)	any special conditions that apply to the land, and	24
		(ii)	the conditions imposed on the holder of the claim	25
				26 27
			claim area, and	28
		(iii)	the conditions to which the holder of the claim is	29
			subject pursuant to any registered access	30
			management plan in force in respect of that land,	3 ⁻
	Section 1 Omit "Sub Insert inste Section 1 Insert "or i Section 1 Insert "or i under section Section 1	excepoccus (2B) Subs (2A) Section 188 (4) Omit "Subsection Insert instead "Su Section 188 (5) Insert "or (2A)" a Section 190 Por Insert "or in relative under section 228 in section 190 (4) Section 192 Co Omit section 192	Crow resid and (c) within prince except with occupier of (2B) Subsection (2A). Section 188 (4) Omit "Subsection (1) do Insert instead "Subsection (2A)" after "Section 188 (5) Insert "or (2A)" after "Section 190 Power of Insert "or in relation to a under section 228 or 23 in section 190 (4A). Section 192 Condition Omit section 192 (1) (and (and (a) in the within (i) (ii)	Crown land) or is Crown land held under a lease for residential purposes under the Western Lands Act 1901, and (c) within which is situated a dwelling-house that is the principal place of residence of its occupier, except with the written consent of both the owner and the occupier of the dwelling-house. (2B) Subsection (1) does not apply to land referred to in subsection (2A). Section 188 (4) Omit "Subsection (1) does not". Insert instead "Subsections (1) and (2A) do not". Section 188 (5) Insert "or (2A)" after "subsection (1)". Section 190 Power of mining registrar in relation to applications Insert "or in relation to some opal prospecting licence or licences, whether under section 228 or 232A, held by the same person" after "section 195A," in section 190 (4A). Section 192 Conditions of mineral claim Omit section 192 (1) (a). Insert instead: (a) in the case of a mineral claim that is granted over land within a mineral claims district: (i) any special conditions that apply to the land, and (ii) the conditions imposed on the holder of the claim under section 211 as to his or her exercise of any right of way under that section in respect of the claim area, and (iii) the conditions to which the holder of the claim is subject pursuant to any registered access management plan in force in respect of that land,

				-	
			(iv)	such other conditions (not inconsistent with the conditions referred to in subparagraphs (i), (ii) and (iii)) as the mining registrar may impose, and	1 2 3
[17]		tion 19 dition		lment of mineral claim in respect of certain	4 5
	Inse	rt after	section 195	A (3):	6
		(3A)		ecurity may be given and maintained in relation to all claims and opal prospecting licences held by the on.	7 8 9
[18]	Sec	tion 2	11		10
	Omi	t the se	ection. Insert	instead:	11
	211	Righ	ts of way		12
		(1)	be indicate	of a mineral claim is entitled to a right of way (to ed or described in the manner prescribed by the state of between the claim area and a public road.	13 14 15
		(2)	The route of	of a right of way:	16
			exist in th ease	ld, wherever practicable, follow the route of ing roads or tracks (particularly, in the case of land the Western Division, those the subject of special ments under section 35S of the Western Lands Act (1), and	17 18 19 20 21
			acco	e case of land within a mineral claims district, must rd with the provisions of any registered access agement plan applying to the land.	22 23 24
		(3)	The holder	of the mineral claim:	25
			landl	ensure that substantial gates or grids (or, if the holder of the land so requires, gates and grids) are ed wherever fences are intersected by the right of or	26 27 28 29
			dog- mars	ose fences are rabbit-proof, marsupial-proof or proof fences, must ensure that rabbit-proof, upial-proof or dog-proof gates are placed at all intersections.	30 31 32 33
		(4)		gate or grid must be of a design and construction quate to prevent stock from straying.	34 35

		(5)	The costs of installing and maintaining any gates or grids required by this section are to be borne by the holder of the mineral claim.	1 2 3
		(6)	A right of way is subject to such conditions as to its exercise, and to such exceptions as to the land over which it may be exercised:	4 5 6
			(a) as may be prescribed by the regulations, or	7
			(b) in the case of land within a mineral claims district, as may be specified in any registered access management plan applying to the land, or	8 9 10
			(c) as may be imposed by a warden pursuant to an inquiry under subsection (7).	11 12
		(7)	A warden may hold an inquiry into any matter arising under, or in connection with, a right of way conferred by this section.	13 14
		(8)	Such an inquiry may be held on the warden's own motion or on the application of any landholder affected by, or the holder of any mineral claim entitled to, the right of way.	15 16 17
		(9)	In the case of land within a mineral claims district, the conditions imposed by a warden pursuant to an inquiry under subsection (7) must not be inconsistent with the conditions specified in any registered access management plan applying to the land.	18 19 20 21 22
[19]	Sect	tion 2	18	23
	Omi	t the se	ection. Insert instead:	24
	218	Cert	ain claims for damages prohibited	25
			No action lies against the Crown, the Minister or any person administering this Act in respect of any injury or loss suffered or incurred in relation to the exercise of any right conferred by a mineral claim.	26 27 28 29
[20]	Sect	tion 2	19A	30
	Inse	rt after	section 219:	31
2	219A	Mine	eral claims district management fund	32
		(1)	For each mineral claims district there is to be established a district management fund into which are to be paid:	33 34

			(a) all levies paid in accordance with a condition referred to in section 175 (2) (h1) in respect of mineral claims granted or renewed over land within the district, and	1 2 3
			(b) the proceeds of investment of money in the fund, and	4
			(c) such other money as is required or permitted to be paid into the fund.	5 6
		(2)	Money in any such fund may be used:	7
			(a) for any purpose specified in a condition referred to in section 175 (2) (h1) as a purpose for which levies referred to in that paragraph may be applied, and	8 9 10
			(b) to cover the costs of administering the fund.	11
		(3)	Money received for payment into a fund established under this section is to be paid into an account kept, for the purposes of the fund, in an authorised deposit-taking institution.	12 13 14
		(4)	A fund established under this section in relation to a mineral claims district is to be administered by the Director-General.	15 16
[21]	Sect	ion 2	23A	17
	Inser	t after	section 223:	18
2	223A	Spec	cial conditions	19
		(1)	The Minister may, by order published in the Gazette, specify special conditions that are to apply to opal prospecting licences granted over land within any specified opal prospecting area.	20 21 22 23
		(2)	Without limiting the generality of subsection (1), the conditions that may be specified in an order under this section include conditions as to the following matters:	24 25 26
			(a) the areas in which prospecting operations in respect of an opal prospecting block are prohibited,	27 28
			(b) the nature and extent of prospecting operations that may be carried out in respect of opal prospecting blocks,	29 30
			(c) the levies payable in respect of opal prospecting licences and the purposes for which those levies may be applied,	31 32 33
			(d) the security deposits to be lodged in respect of the granting of opal prospecting licences,	34 35

		(e)	the compensation payable in respect of the carrying out of prospecting operations under opal prospecting licences,	1 2 3
		(f)	the obligations of holders of opal prospecting licences as to the rehabilitation of land on which prospecting operations have been carried out,	4 5 6
		(g)	the program of work to be carried out under an opal prospecting licence,	7 8
		(h)	the amount of money to be expended on prospecting,	9
		(i)	such other matters as the Minister considers appropriate.	10 11
[22]	Section 22	25 Ma	p of opal prospecting area to be prepared	12
	Insert "and"	' after	r "granted," in section 225 (1) (a) (v).	13
[23]	Section 22	25 (1)	(a) (vi)	14
	Omit the su	bpara	graph.	15
[24]	Section 22	25 (2)	(c)	16
	Omit "gran	ted, o	r". Insert instead "granted.".	17
[25]	Section 22	25 (2)	(d)	18
	Omit the pa	ıragra	ph.	19
[26]	Section 22	28 Po	wer of mining registrar in relation to applications	20
	Insert after	sectio	on 228 (2):	21
	(2A)	appro	opal prospecting licence may not be granted until the opriate opal prospecting licence fee (as determined under on 382A) has been paid for the grant of the licence.	22 23 24
[27]	Section 22	28 (5)		25
			ation to some mineral claim or mineral claims, whether 90 or 195A, held by the same person" after "section	26 27 28

[28]	Sec	tion 2	29		1	
	Omit the section. Insert instead:					
	229	Con	ditions	s of licence	3	
			An o	pal prospecting licence is subject to:	4	
			(a)	any special conditions that apply, pursuant to section 223A, to the opal prospecting block over which the licence is granted, and	5 6 7	
			(b)	the conditions imposed on the holder of the licence, pursuant to section 235C, as to his or her exercise of any right of way under that section in respect of the opal prospecting block over which the licence is granted, and	8 9 10 11 12	
			(c)	the conditions to which the holder of the licence is subject pursuant to any registered access management plan in force in respect of the opal prospecting block over which the licence is granted, and	13 14 15 16	
			(d)	such other conditions (not inconsistent with the conditions referred to in paragraphs (a), (b) and (c)) as the mining registrar may impose.	17 18 19	
[29]	Sec	tion 2	32 Rig	hts under licence	20	
	Insert after section 232 (1):					
		(1A)	licen	ite subsection (1), the holder of an opal prospecting ce may not prospect for opals in any part of an opal pecting block in respect of which prospecting is bited under section 223A.	22 23 24 25	
[30]		tion 23 ertain		mendment of opal prospecting licence in respect tions	26 27	
	Inse	rt after	sectio	n 232A (3):	28	
		(3A)	both	gle security may be given and maintained in relation to opal prospecting licences and mineral claims held by the person.	29 30 31	

[31]	Sect	tions	235C-235E	1
	Inse	rt aftei	section 235B:	2
2	235C	Righ	nts of way	3
		(1)	The holder of an opal prospecting licence is entitled to a right of way (to be indicated or described in the manner prescribed by the regulations) between the opal prospecting block and a public road.	4 5 6 7
		(2)	The route of a right of way:	8
			(a) should, wherever practicable, follow the route of existing roads or tracks (particularly, in the case of land in the Western Division, those the subject of special easements under section 35S of the <i>Western Lands Act 1901</i>), and	9 10 11 12 13
			(b) must accord with the provisions of any registered access management plan applying to the land.	14 15
		(3)	The holder of the opal prospecting licence:	16
			(a) must ensure that substantial gates or grids (or, if the landholder of the land so requires, gates and grids) are placed wherever fences are intersected by the right of way, or	17 18 19 20
			(b) if those fences are rabbit-proof, marsupial-proof or dog-proof fences, must ensure that rabbit-proof, marsupial-proof or dog-proof gates are placed at all such intersections.	21 22 23 24
		(4)	Any such gate or grid must be of a design and construction that is adequate to prevent stock from straying.	25 26
		(5)	The costs of installing and maintaining any gates or grids required by this section are to be borne by the holder of the opal prospecting licence.	27 28 29
		(6)	A right of way is subject to such conditions as to its exercise, and to such exceptions as to the land over which it may be exercised:	30 31 32
			(a) as may be prescribed by the regulations, or	33
			(b) as may be specified in any registered access management plan applying to the land, or	34 35

		(c) as may be imposed by a warden pursuant to an inquiry under subsection (7).	1 2
	(7)	A warden may hold an inquiry into any matter arising under, or in connection with, a right of way conferred by this section.	3 4
	(8)	Such an inquiry may be held on the warden's own motion or on the application of any landholder affected by, or the holder of any opal prospecting licence entitled to, the right of way.	5 6 7
	(9)	The conditions imposed by a warden pursuant to an inquiry under subsection (7) must not be inconsistent with the conditions specified in any registered access management plan applying to the land.	8 9 10 11
235D	Opa	l prospecting area management fund	12
	(1)	For each opal prospecting area there is to be established an area management fund into which are to be paid:	13 14
		(a) all levies paid in accordance with a condition referred to in section 223A (2) (c) in respect of opal prospecting licences granted over land within the area, and	15 16 17
		(b) the proceeds of investment of money in the fund, and	18
		(c) such other money as is required or permitted to be paid into the fund.	19 20
	(2)	Money in any such fund may be used:	21
		(a) for any purpose specified in a condition referred to in section 223A (2) (c) as a purpose for which levies referred to in that paragraph may be applied, and	22 23 24
		(b) to cover the costs of administering the fund.	25
	(3)	Money received for payment into a fund established under this section is to be paid into an account kept, for the purposes of the fund, in an authorised deposit-taking institution.	26 27 28
	(4)	A fund established under this section in relation to an opal prospecting area is to be administered by the Director-General.	29 30 31
235E	Pen	ding applications	32
		For the purposes of this Act, an application for an opal prospecting licence is pending from the time it is lodged under this Act until the time it is finally disposed of.	33 34 35

[32]	Part 10A				
	Inse	rt after	r Part 10:	2	
	Par	t 10/	A Access management plans for small- scale titles	;	
2	236A	Арр	ation of Part		
		(1)	This Part applies to mineral claims and opal prospecting licences (referred to collectively as <i>small-scale titles</i>) with respect to land within an access management area.		
		(2)	This Part does not require an access management plan in respect of a landholder who is a native title holder if:	10	
			(a) the small-scale title concerned was granted or renewed after compliance with Subdivision P of Division 3 of Part 2 of the Commonwealth Native Title Act, and	1: 12 13	
			(b) the grant or renewal of the title was not an act that attracted the expedited procedure under and within the meaning of that Subdivision.	14 15 16	
		(3)	This Part does not apply if:	17	
			(a) the small-scale title concerned was granted or renewed after compliance with a registered indigenous land use agreement under the Commonwealth Native Title Act, and	18 19 20 21	
			(b) the agreement provides that an access management plan is not required under this Part in respect of a landholder who is a native title holder.	22 23 24	
2	236B	Decl	lared areas	2	
			The Director-General may, by order published in the Gazette, constitute any land within a mineral claims district or opal prospecting area as an access management area and may, by the same or a subsequent order so published, name the area and fix its boundaries.	26 27 28 29 30	

236C	Alte	rnative procedures for making access management plan	1
		An access management plan for land within an access management area:	2
		(a) may be agreed between a miners' representative and the landholder, or	4 5
		(b) may be determined by the Director-General or the Warden's Court,	6 7
		either before or after small-scale titles are granted in relation to the land.	8 9
236D	Matt	ters for which access management plan to provide	10
	(1)	An access management plan may make provision for or with respect to the following matters:	11 12
		(a) the rights of access that the holder of a small-scale title has in relation to the land to which the plan applies, including rights in relation to:	13 14 15
		(i) access points to the land, and	16
		(ii) routes of access across the land, and	17
		(iii) the manner in which, and the times at which, rights of access may be exercised,	18 19
		(b) the conditions to which the holder of a small-scale title is subject in relation to his or her exercise of any such right of access, including conditions in relation to:	20 21 22
		(i) maintaining routes of access, and	23
		(ii) preserving the safety of persons and stock, and	24
		(iii) avoiding interference with the land management practices being adopted in relation to the land affected by the right of way, and	25 26 27
		(iv) environmental protection,	28
		(c) the manner of resolving any dispute arising in connection with the plan,	29 30
		(d) the manner of varying or replacing the plan,	31
		(e) such other matters as the parties to the plan may agree to include in the plan.	32 33

	(2)	In the event of an inconsistency between:	1
		(a) a provision of an access management plan, and	2
		(b) a provision of this Act, the regulations or a condition of a small-scale title,	3 4
		the provision referred to in paragraph (b) prevails.	5
236E	Mine	ers' representative to seek access management plan	6
	(1)	A miners' representative may, by written notice served on a landholder, give notice of his or her intention to negotiate an access management plan in respect of the land.	7 8 9
	(2)	The notice of intention to negotiate an access management plan must, in addition to stating that intention, contain:	10 11
		(a) a plan and description of the area of land over which the access is sought, sufficient to enable the ready identification of that area, and	12 13 14
		(b) a description of the mining or prospecting methods intended to be used in that area.	15 16
	(3)	The miners' representative and the landholder may agree in writing on an access management plan.	17 18
	(4)	An access management plan so agreed must be lodged with the Director-General for registration.	19 20
236F	Dete Gen	ermination of access management plan by Director- eral	21 22
	(1)	If the miners' representative and the landholder are unable to agree on an access management plan within 60 days after notice of intention to negotiate such a plan is served under section 236E, either of them:	23 24 25 26
		(a) may apply to the Director-General for a determination under this section, and	27 28
		(b) in that event, must cause a copy of the application to be served on the other.	29 30
	(2)	On receiving such an application, the Director-General may determine an access management plan for the land concerned.	31 32
	(3)	Before making a determination under this section, the Director-General:	33 34

		(a)	must consult with the miners' representative and the landholder concerned, and	1 2
		(b)	must give full consideration to any submissions arising from the consultation process.	3 4
	(4)	Gene	making a determination under this section, the Director- eral must cause copies of the determination to be served ne landholder and the miners' representative.	5 6 7
	(5)		ny time after receiving an application for determination of ccess management plan, the Director-General:	8 9
		(a)	may decline to make such a determination, either generally or in relation to any particular matter, and	10 11
		(b)	in that event, must cause written notice of that fact to be served on the miners' representative and the landholder.	12 13 14
236G	Dete	rmina	ation of access management plan by Warden's Court	15
	(1)	unde parti	e Director-General has declined to make a determination or section 236F, either generally or in relation to a cular matter, either the landholder or the miners' esentative:	16 17 18 19
		(a)	may apply to the Warden's Court for a determination under this section, either generally or in relation to that matter, as the case may be, and	20 21 22
		(b)	in that event, must cause copies of the application to be served on the landholder or miner's representative, as the case requires, and on the Director-General.	23 24 25
	(2)	hold to d	receiving such an application, the Warden's Court is to an inquiry into the matter and, following the inquiry, is determine an access management plan for the land erned, as required by the application.	26 27 28 29
	(3)	the subn	Director-General is not a party to the proceedings before Warden's Court, but may nevertheless make written missions to the Warden's Court in relation to the proposed rmination.	30 31 32 33
	(4)	must	aking a decision under this section, the Warden's Court give full consideration to any submissions made by the ctor-General under subsection (3).	34 35 36

	(5)	On making a determination under this section, the Warden's Court is to cause copies of the determination to be served on the landholder and the miners' representative.	1 2 3
	(6)	Each party to proceedings under this section is to bear his or her own costs in relation to the proceedings.	4 5
236H	Rev	iew of Director-General's determination	6
	(1)	An application for the review of an access management plan determined under section 236F may be made to a Warden's Court by either the landholder or the miners' representative (the <i>parties to the determination</i>).	7 8 9 10
	(2)	An application:	11
		(a) must be accompanied by a copy of the determination to which it relates, together with a copy of any access management plan forming part of the determination, and	12 13 14 15
		(b) must be filed in a Warden's Court within 14 days after a copy of the determination was served on the applicant.	16 17
	(3)	The applicant must cause a copy of the application to be served on the Director-General and on each of the other parties to the determination.	18 19 20
	(4)	The Director-General is not a party to the proceedings before the Warden's Court, but may nevertheless make written submissions to the Warden's Court in relation to the determination under review.	21 22 23 24
	(5)	In making a decision under this section, the Warden's Court must give full consideration to any submissions made by the Director-General under subsection (4).	25 26 27
	(6)	The decision of a Warden's Court on a review of a determination is final and is to be given effect to as if it were the determination of the Director-General under section 236F.	28 29 30
	(7)	Each party to proceedings under this section is to bear his or her own costs in relation to the proceedings.	31 32

1

Registration of access management plans

236l

	(1)	An access management plan agreed under section 236E or determined under section 236G must be registered by the Director-General as soon as practicable after it is lodged for registration.	2 3 4 5
	(2)	An access management plan determined under section 236F must be registered by the Director-General:	6 7
		(a) as soon as practicable after the expiry of the 14-day period referred to in section 236H (2) (b), or	8 9
		(b) if an application for a review of the determination is made to the Warden's Court within that period, as soon as practicable after the Warden's Court makes its decision on the application.	10 11 12 13
236J	Publ	lic notice of access management plans	14
	(1)	As soon as practicable after registering an access management plan, the Director-General must cause notice of that fact to be published in a local newspaper circulating in the area in which the land is situated.	15 16 17 18
	(2)	The notice must identify the land to which the access management plan relates and indicate where copies of the access management plan may be inspected or purchased.	19 20 21
	(3)	Copies of each registered access management plan must be kept available for inspection or purchase at the place or places indicated in the notice.	22 23 24
236K	Com	mencement and operation of access management plan	25
	(1)	An access management plan takes effect on the date on which notice of its registration is published under section 236J or on such later date as may be specified in the plan in that regard.	26 27 28
	(2)	An access management plan does not apply to land within the claim area under a mineral claim, but does apply to land within an opal prospecting block.	29 30 31
	(3)	An access management plan does not affect any right of way to which the holder of a small-scale title was entitled under section 211 or 235C immediately before the plan took effect, and does not affect any conditions imposed under section 211 or 235C on any such right of access.	32 33 34 35 36

	(4) Subsection (3) ceases to have effect in relation to a small-scale title when the small-scale title ceases to have effect, and is not continued by any renewal of the small-scale title.		1 2 3	
		(5)	A later registered access management plan prevails over an earlier registered access management plan to the extent to which they relate to the same land.	4 5 6
2	236L	Repl	lacement of access management plans	7
		(1)	An access management plan may, subject to its provisions, be replaced by a new access management plan with respect to the same land.	8 9 10
		(2)	Despite subsection (1), an access management plan under section 236G or 236H may not be replaced by a new access management plan with respect to the same land except by leave of the Warden's Court.	11 12 13 14
2	36M	Dura	ation of access management plans	15
			An access management plan does not run with the land and, unless sooner terminated, terminates:	16 17
			(a) if a landholder of the land to which it relates ceases to be a landholder of the land, or	18 19
			(b) on the death of a landholder of the land to which it relates.	20 21
[33]	Sect	ion 2	54 Permit to enter land	22
	Omit	section	on 254 (1) and (2). Insert instead:	23
		(1)	Subject to the regulations, the Director-General may grant a permit to any person to enter any land so as to enable the person to inspect or mark out a proposed mineral claim, to inspect an opal prospecting block or to comply with the conditions of a mineral claim or opal prospecting licence.	24 25 26 27 28
		(2)	Subject to the regulations, the holder of a permit under this section, and any employee or agent of the holder, may, in accordance with the permit:	29 30 31
			(a) enter the land to which the permit relates, and	32

			(b)	do all such things as are reasonably necessary for the purpose of inspecting or marking out a proposed mineral claim, inspecting an opal prospecting block or complying with the conditions of any mineral claim or	1 2 3 4
				opal prospecting licence.	5
[34]	Sect	ions	255 aı	nd 255A	6
	Omit	section	on 255	. Insert instead:	7
	255	Rest	rictio	n of power of entry: inspectors and royalty officers	8
		(1)	anytl	ower conferred by this Act to enter any land, or to do ning on any land, may not be exercised by an inspector or lty officer unless he or she:	9 10 11
			(a)	is in possession of the relevant certificate of authority, and	12 13
			(b)	gives reasonable notice to the landholder of his or her intention to exercise the power, unless the giving of notice would defeat the purpose for which he or she intends to exercise the power, and	14 15 16 17
			(c)	exercises the power at a reasonable time, unless the power is being exercised in an emergency, and	18 19
			(d)	produces the certificate of authority if required to do so by the landholder, and	20 21
			(e)	uses no more force than is reasonably necessary to effect the entry or to do the thing authorised by the certificate of authority.	22 23 24
		(2)	exerce entitle of co or re	amage is caused by an inspector or royalty officer cising a power of entry under this Part, the landholder is led to payment from the Crown of a reasonable amount empensation unless the landholder obstructed, hindered stricted the inspector or royalty officer in the exercise of lower.	25 26 27 28 29 30
:	255A	Rest	rictio	n of power of entry: permit holders	31
		(1)	anytl exerc	ower conferred by this Act to enter any land, or to do ning on any land, pursuant to a permit may not be cised by any person or persons unless he or she (or, if than one, one of them):	32 33 34 35
			(a)	is in possession of the permit, and	36

			(b)		reasonable notice to the landholder of his or her tion to exercise the power, and	1 2
			(c)		cises the power at a reasonable time, and	3
			(d)		uces the permit if required to do so by the	4
			(u)		nolder.	5
		(2)			is caused by the holder of a permit exercising a	6
					entry under this Part, the landholder is entitled to om the holder of the permit of a reasonable amount	7 8
					sation unless the landholder obstructed, hindered	9
			or re	stricte	d the holder of the permit in the exercise of the	10
			powe			11
[35]	Sect	ion 25	59 Ter	m of	permit	12
	Omit	section	on 259	(b). I	nsert instead:	13
			(b)		e case of a permit under section 254, 28 days from	14
				the d	ate it is granted,	15
[36]	Sect	ion 29	96 Jur	isdic	tion of Wardens' Courts	16
	Inser	t after	sectio	n 296	(b):	17
			(b1)	any c	question or dispute arising as to:	18
				(i)	a right of way or right of entry conferred by or under this Act, or	19 20
				(ii)	any condition imposed by or under this Act	21
					(including any condition imposed pursuant to a registered access management plan) on a	22 23
					person's exercise of any such right of way or	24
					right of entry,	25
[37]	Sect	ion 36	62			26
	Omit	the se	ection.	Insert	instead:	27
	362	Excl	usion	of pe	rsonal liability	28
			An a	ct or o	mission of:	29
			(a)	the M	finister or the Director-General, or	30
			(b)	a me	mber of staff of the Department, or	31
			(c)		ly constituted under this Act, a member of any such or a member of staff of any such body, or	32 33

	(d) a person acting under the direction of a person or body referred to in paragraph (a), (b) or (c),
	does not subject the Minister, the Director-General, or any such member or member of staff or any person so acting, personally to any action, liability, claim or demand if the act or omission was done or omitted in good faith and for the purpose of executing this Act.
[38]	Section 382A Minister to determine certain fees
	Insert at the end of section 382A (b):
	, and
	(c) the opal prospecting licence fees payable for the purposes of section 228 (2A).
9]	Section 383C
	Insert after section 383B:
3	83C General immunity of landholders
	The landholder of land within which any person (other than the landholder) is authorised to exercise any power or right:
	(a) by or under this Act, or
	(b) by any authority, mineral claim, opal prospecting licence or permit under this Act,
	is not subject to any action, liability, claim or demand arising as a consequence of that person's acts or omissions in the exercise, or purported exercise, of any such power or right.
10]	Schedule 6 Savings, transitional and other provisions
	Insert at the end of clause 1 (1):
	Mining Amendment (Miscellaneous Provisions) Act 2004

[41]	Schedule 6				
	Insert at the end of the Schedule:				
	Part 8		Provisions consequent on enactment of Mining Amendment (Miscellaneous Provisions) Act 2004	; 2	
	78	Defi	nitions	(
			In this Part:	-	
			the 2004 Act means the Mining Amendment (Miscellaneous Provisions) Act 2004.	§	
	79	Exis	sting mining subleases	10	
		(1)	Section 83A does not render void any mining sublease (within the meaning of that section) that was in force immediately before the commencement of that section.	11 12 13	
		(2)	Land the subject of any such mining sublease may nevertheless be taken into account for the purpose of determining a prescribed area (within the meaning of section 83A) in relation to any other mining sublease.	14 15 16 17	
	80	Mine	eral claims close to dwelling-houses	18	
		(1)	The amendments made by the 2004 Act to section 188 do not affect any mineral claim that was in force before those amendments commenced.	19 20 27	
		(2)	Subclause (1) does not apply to any mineral claim that is renewed after the commencement of the amendments referred to in that subclause.	22 23 24	
	81	Con	ditions to which mineral claims are subject	25	
			The amendments made by the 2004 Act to section 192 do not affect any mineral claim that was in force before those amendments commenced, and any such mineral claim remains subject to the same conditions as those to which it was subject before those amendments commenced.	26 27 28 29 30	

Schedule 1 A	mendments
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	82	Conditions to which opal prospecting licences are subject	1
		The substitution by the 2004 Act of section 229 does not affect any opal prospecting licence that was in force before that section was substituted, and any such licence remains subject to the same conditions as those to which it was subject before that section was substituted.	2 3 4 5 6
	83	Liability for matters arising in relation to authorities and mineral claims	7 8
		Sections 171 and 218, as substituted by the 2004 Act, extend to anything done or omitted to be done, as referred to in those sections, before those sections were substituted.	9 10 11
	84	Entry permits	12
		Section 259, as amended by the 2004 Act, extends to permits in force immediately before that section was amended.	13 14
	85	General immunity of landholders	15
		Section 383C, as inserted by the 2004 Act, extends to anything done or omitted to be done, as referred to in that section, before that section was inserted.	16 17 18
[42]	Dict	ionary	19
	Inse	rt in alphabetical order:	20
		access management area means an access management area constituted under Part 10A.	21 22
		<i>miners' representative</i> , in relation to an access management plan over land, means a person or body prescribed by the regulations, or nominated as prescribed by the regulations, to represent the interests of holders (and potential holders) of small-scale titles with respect to the land.	23 24 25 26 27
		permit means a permit in force under Division 2 of Part 12.	28
		<i>preserved mining field</i> means a preserved mining field constituted by an order referred to in section 173A (2).	29 30
		registered access management plan means an access management plan registered under section 236I.	31 32

	small-scale title means a mineral claim or an opal prospecting licence.			
[43]	Dictionary, definition of "special conditions"			
	Omit paragraph (b). Insert instead:			
	(b) in relation to an opal prospecting area—the conditions			
	specified under section 223A as the conditions to which			
	opal prospecting licences granted over land within the			
	area are to be subject.	:		