

#### New South Wales

## Mine Safety (Cost Recovery) Bill 2005

## **Explanatory note**

This explanatory note relates to this Bill as introduced into Parliament.

#### Overview of Bill

The object of this Bill is to provide for the payment of contributions by mining industry workers compensation insurers to fund the costs incurred by the Department of Primary Industries (the *Department*) in carrying out its regulatory activities under the mine safety legislation and in generally administering that legislation. The contributions by the mining industry insurers will be paid into a Mine Safety Fund to be administered by the Director-General of the Department.

## Outline of provisions

## Part 1 Preliminary

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides that the proposed Act commences on assent.

Clause 3 defines certain words and terms used in the proposed Act. The word *insurer* covers 3 different types of workers compensation insurers (namely licensed mining industry insurers, mining industry self-insurers and specialised mining industry insurers) covering mining industry employers. The term *mine safety* 

*legislation* covers the proposed Act, the *Occupational Health and Safety Act 2000* to the extent that it relates to mines and several other Acts administered by the Minister for Mineral Resources.

Clause 4 defines *mining industry employer* for the purposes of the proposed Act. In particular, the term covers employers only to the extent that they employ workers in the mining industry.

### Part 2 Funding of mine safety regulatory activities

#### Division 1 Establishment of Mine Safety Fund

**Clause 5** establishes the Mine Safety Fund (the *Fund*) which is to be administered by the Director-General.

**Clause 6** specifies the amounts that are to be paid into the Fund, which include the contributions paid by insurers under the proposed Act.

Clause 7 specifies the amounts that are to be paid out of the Fund. These amounts include payments required to meet the costs incurred by the Department in administering the mine safety legislation and money required to reimburse the WorkCover Authority for expenses incurred when it exercises functions under an arrangement with the Director-General.

**Clause 8** provides for the investment of money in the Fund.

#### Division 2 Contributions to Mine Safety Fund

Clause 9 requires the Director-General to make an estimate of the amount required to be contributed to the Fund to meet the required payments out of the Fund. Each estimate will be in respect of a financial year commencing 1 July (or, in the case of the current financial year, an interim period leading up to the next full financial year).

Clause 10 provides that the Director-General's estimate will be met by way of contributions by insurers in accordance with the proposed section. The Director-General will determine the insurers who are liable to contribute and the amounts payable. Special provision is made for the adjustment of premiums in the case of certain insurers (including licensed insurers whose premiums are set by insurance premiums orders under the Workers Compensation Acts). If a contribution is not paid within the required time, the defaulting insurer will be guilty of an offence and the amount of the contribution (along with a late payment fee) may be recovered as a debt for payment into the Fund.

#### Part 3 Miscellaneous

Clause 11 provides that the Crown is bound by the proposed Act.

Clause 12 enables the Director-General to enter into arrangements with the WorkCover Authority for various purposes, including exchanging information for the purpose of making determinations as to the contributions payable by insurers,

enabling the Authority to collect contributions from insurers for payment into the Fund and authorising the Authority to notify insurers of certain matters and take debt recovery action against defaulting insurers.

Clause 13 enables authorised officers to require certain classes of insurers to provide specified documents and information so as to enable the Director-General to make determinations as to the contributions payable by insurers under the proposed Act. The regulations may also require the provision of documents and information by insurers and the keeping of records.

**Clause 14** enables the Director-General to delegate the Director-General's functions under the proposed Act.

Clause 15 provides for the service of documents on persons under the proposed Act.

Clause 16 provides for the manner in which proceedings for offences under the proposed Act may be dealt with.

Clause 17 enables the Governor the make regulations for the purposes of the proposed Act, including regulations of a savings or transitional nature consequent on the enactment of the proposed Act.

Clause 18 amends the *Coal Industry Act 2001* to make it clear that the workers compensation company (within the meaning of that Act) is liable to pay contributions under the proposed Act.

Clause 19 provides for the review of the proposed Act in 5 years.



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New South Wales

## Mine Safety (Cost Recovery) Bill 2005

No , 2005

#### A Bill for

An Act to make provision with respect to the funding of regulatory activities in relation to mine safety.

Clause 1	Mine Safety (Cost Recovery) Bill	2005

#### Part 1 Preliminary

The Legislature of New South Wales enacts:				
Par	t 1	Pre	eliminary	2
1	Nam	e of A	ct	3
		This	Act is the Mine Safety (Cost Recovery) Act 2005.	4
•	C			
2	Com		ement	5
		I nis	Act commences on the date of assent.	6
3	Defir	nitions	<b>;</b>	7
	(1)	In th	is Act:	8
		Depo	artment means the Department of Primary Industries.	9
		Dire	ctor-General means the Director-General of the Department.	10
		exer	cise a function includes perform a duty.	11
		finai	ncial year means a year commencing on 1 July.	12
		func	tion includes a power, authority or duty.	13
		Fun	d means the Mine Safety Fund established under this Act.	14
			rance premiums order has the same meaning as in the Workers appensation Acts.	15 16
		insu	rer means:	17
		(a)	a licensed mining industry insurer, or	18
		(b)	a mining industry self-insurer, or	19
		(c)	a specialised mining industry insurer.	20
		mean comp does	nsed mining industry insurer means a licensed insurer (within the ming of the Workers Compensation Acts) who issues workers pensation policies of insurance to mining industry employers, but not include a specialised insurer within the meaning of the kers Compensation Acts.	21 22 23 24 25
			e safety legislation means any of the following Acts and the lations and other instruments made under them:	26 27
		(a)	this Act,	28
		(b)	Occupational Health and Safety Act 2000 to the extent that it relates to mines,	29 30
		(c)	Coal Mine Health and Safety Act 2002,	31
		(d)	Mine Health and Safety Act 2004,	32
		(e)	Coal Mines Regulation Act 1982,	33
		(f)	Mines Inspection Act 1901,	34

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Preliminary Part 1

	(g)	Petroleum (Onshore) Act 1991.	1
	mini	ing industry employer—see section 4.	2
		<i>ing industry self-insurer</i> means a mining industry employer who is f-insurer within the meaning of the Workers Compensation Acts.	3 4
		ialised mining industry insurer means a specialised insurer (within	5
	the r	meaning of the Workers Compensation Acts) who issues workers	6
	com	pensation policies of insurance to mining industry employers, and	7
	Coal	ides the workers compensation company within the meaning of the <i>Industry Act 2001</i> .	8 9
	to be	. The workers compensation company referred to in this definition is taken a specialised insurer for the purposes of the Workers Compensation Acts.	10 11
		kers Compensation Acts means the Workers Compensation Act	12
		and the Workplace Injury Management and Workers	13
		pensation Act 1998.	14
(2)	A re <i>legis</i>	ference to a <i>mine</i> in paragraph (b) of the definition of <i>mine safety lation</i> in subsection (1) is a reference to any of the following:	15 16
	(a)	any place of work to which the Coal Mine Health and Safety Act 2002 applies,	17 18
	(b)	any place of work that is a mine within the meaning of the <i>Mine Health and Safety Act 2004</i> or at which activities are carried out	19 20
		under the Petroleum (Onshore) Act 1991,	21
	(c)	a mine within the meaning of the Coal Mines Regulation Act 1982 or the Mines Inspection Act 1901,	22 23
	(d)	a coal preparation plant that is declared under Part 5A of the <i>Coal Mines Regulation Act 1982</i> .	24 25
(3)	Note	es included in the text of this Act do not form part of this Act.	26
Mea	ning o	f "mining industry employer"	27
(1)	In th	is Act:	28
	mini	ing industry employer means a person:	29
	(a)	who employs workers who work in the mining industry (or whose work includes work in the mining industry), and	30 31
	(b)	who has obligations and responsibilities under the mine safety legislation in relation to the health and safety of those workers,	32 33
	and	includes:	34
	(c)	a principal who (as provided by section 20 of the Workers	35
	. /	Compensation Act 1987) is liable to pay compensation under that	36
		Act to a worker of a contractor who is a person referred to in paragraphs (a) and (b), or	37 38

#### Mine Safety (Cost Recovery) Bill 2005 Clause 4 Preliminary Part 1

(2)

(3)

(d) a principal contractor who (as provided by section 175B of the <i>Workers Compensation Act 1987</i> ) is liable for the payment of any workers compensation insurance premiums payable by a person referred to in paragraphs (a) and (b).	1 2 3 4
For the purposes of this Act, a person is a <i>mining industry employer</i> only to the extent that the person employs workers in the mining industry.	5 6 7
In this section, worker has the same meaning as in the Workers	8
Compensation Acts, and includes a person who is, by operation of the	9
Workers Compensation Acts, deemed to be a worker for the purposes	10
of those Acts.	11

11

Part 2 Division		Fui	nding of mine safety regulatory activities	1
		n 1 Establishment of Mine Safety Fund		2
5	5 Establishment of Fund		nent of Fund	3
	(1)		re is to be established in the Special Deposits Account a fund called Mine Safety Fund.	4 5
	(2)	The	Fund is to be administered by the Director-General.	6
6	Payments into Fund  The following is to be paid into the Fund:		into Fund	7
			8	
		(a)	contributions paid by insurers under and in accordance with this Act,	9 10
		(b)	any money appropriated by Parliament for the purposes of the Fund,	11 12
		(c)	the proceeds of the investment of money in the Fund,	13
		(d)	any other money required to be paid into the Fund by or under this or any other Act or the regulations under this Act.	14 15
7	Payments out of Fund			
	(1)	The	following is to be paid from the Fund:	17
		(a)	all payments required to meet expenditure incurred by the Department in carrying out regulatory activities under or in connection with the mine safety legislation,	18 19 20
		(b)	all other amounts required to meet expenditure incurred by the Department in the administration or execution of the mine safety legislation,	21 22 23
		(c)	any money required to reimburse the WorkCover Authority for expenses incurred by it in connection with its functions under this Act,	24 25 26
		(d)	any money required to meet administrative expenses in relation to the Fund,	27 28
		(e)	all other money directed or authorised to be paid from the Fund by this or any other Act or by the regulations under this Act.	29 30
	(2)		assets of the Fund cannot be applied for the purpose of enabling any nent as a dividend to the credit of the Consolidated Fund.	31 32
8	Inve	stmen	nt of money in Fund	33
			Director-General may, on behalf of the Department, invest money e Fund:	34 35

		(a)	in such manner as may be authorised by the <i>Public Authorities</i> (Financial Arrangements) Act 1987, or	1 2
		(b)	if that Act does not confer power on the Department to invest the money, in any other manner approved by the Treasurer.	3 4
Divi	sion	2	Contributions to Mine Safety Fund	5
9	Estir	nate b	y Director-General of amount to be contributed to Fund	6
	(1)	each Fund	Director-General is to make an estimate before the beginning of relevant period of the amount required to be contributed to the to meet the payments required to be made from the Fund during period.	7 8 9 10
	(2)	year	<b>levant period</b> is any financial year or, in the case of the financial commencing 1 July 2005, such other period (if any) as the ctor-General determines for the purposes of this section.	11 12 13
	(3)		Director-General's estimate for a relevant period has no effect si ti s approved by the Minister.	14 15
10	Cont	ributio	ons to Fund by insurers	16
	(1)	relev	amount estimated by the Director-General under section 9 for a ant period is to be paid to the Director-General by way of ributions by insurers in accordance with this section.	17 18 19
	(2)		Director-General may, in respect of an estimate for a relevant d, determine:	20 21
		(a)	the insurers or classes of insurers by whom contributions under this section are to be paid, and	22 23
		(b)	the amount of the contributions to be paid by such insurers or classes of insurers (including different amounts of contributions in respect of different insurers or classes of insurers), and	24 25 26
		(c)	the times at which the contributions are to be paid and the manner in which they are to be paid (including by way of instalments).	27 28
	(3)		amount payable may be expressed as a fixed amount or in such manner as may be determined by the Director-General.	29 30
	(4)	contr	Director-General is to notify each insurer of the amount of ributions payable by the insurer for a relevant period and the times manner in which they are to be paid.	31 32 33
	(5)	subje order	the case of a licensed mining industry insurer, the insurer may, ext to and in accordance with any relevant insurance premiums adjust the premium payable in respect of a policy of insurance d to a mining industry employer so as to include an amount	34 35 36 37

equivalent to such part of the contributions payable by the insurer under
this section as relates to that employer and that policy. Accordingly, an
insurance premiums order may make provision for the adjustment of
any such premium and it does not matter if the order relating to the
policy concerned relates to the period commencing 4 pm on the day
immediately preceding the financial year to which the estimate relates.
In the case of a susciplical mining industry incomes the incomes many

- (6) In the case of a specialised mining industry insurer, the insurer may adjust the premium payable in respect of a policy of insurance issued to a mining industry employer so as to include an amount equivalent to such part of the contributions payable by the insurer under this section as relates to that employer and that policy.
- (7) Except as may be provided by the regulations, an adjustment of premium may, despite any other Act, be made for the purposes of subsection (5) or (6) in respect of a policy of insurance in force as at the date on which the Director-General's determination (if any) under this section is made in relation to the financial year commencing 1 July 2005.
- (8) If a contribution payable by an insurer has not been paid within the time required under this section:
  - (a) the insurer is guilty of an offence and liable to a penalty not exceeding 100 penalty units, and
  - (b) the amount of the required contribution together with a late payment fee calculated at the rate of 15% of that amount per annum compounded quarterly (or, where another rate is prescribed by the regulations, that other rate) may be recovered by the Director-General from the insurer as a debt due to the State for payment into the Fund.
- (9) A certificate purporting to be signed by the Director-General as to the amount of a contribution payable under this section by an insurer specified in the certificate and the due date for payment is admissible in proceedings under this section and is evidence of the matters specified in the certificate.
- (10) The obligation of an insurer to make a contribution under this section in respect of any period during which the person was an insurer does not cease merely because the person subsequently ceases to be an insurer.
- (11) A determination by the Director-General under subsection (2) (c) may only be made with the concurrence of the WorkCover Authority unless the determination relates solely to the workers compensation company within the meaning of the *Coal Industry Act 2001*.

Part 3		Mis	scellaneous	1
11	Act t	Act to bind Crown		2
		the le	Act binds the Crown in right of New South Wales and, in so far as egislative power of the Parliament of New South Wales permits, the vn in all its other capacities.	3 4 5
12	Arra	ngeme	ents for exchanging information and for other matters	6
	(1)		Director-General may enter into arrangements with the WorkCover nority for any of the following purposes:	7 8
		(a)	the exchanging of information for or in connection with the making of a determination under section 10,	9 10
		(b)	the payment of contributions under section 10 by insurers of a specified class to the WorkCover Authority for subsequent payment into the Fund,	11 12 13
		(c)	authorising the WorkCover Authority to make a determination as referred to in section 10 (2) (c) in relation to a specified class of insurers,	14 15 16
		(d)	authorising the WorkCover Authority to notify a specified class of insurers of any matters required to be notified under section 10,	17 18 19
		(e)	authorising the WorkCover Authority to bring any debt recovery proceedings arising under section 10 in relation to a specified class of insurers,	20 21 22
		(f)	for the payment of money out of the Fund to reimburse insurers of a specified class for expenses incurred by them in connection with this Act, but only if those expenses have been approved by the WorkCover Authority after consulting with the Director-General.	23 24 25 26 27
	(2)	Worl	mation may be exchanged between the Director-General and the kCover Authority under any such arrangement despite the isions of any other Act.	28 29 30
	(3)	the p	Director-General may enter into arrangements with any insurer for provision by the insurer of any information that may be used by the ctor-General for the purposes of making a determination under on 10.	31 32 33 34
13	Requ	uireme	ent to provide information	35
	(1)	mini	nuthorised officer may, by notice in writing, require a specialised ng industry insurer or mining industry self-insurer to provide the orised officer with such documents and information, and within	36 37 38

Miscellaneous Part 3

		such time, as may be specified in the notice for the purposes of enablir the Director-General to make a determination under section 10.	ng 1			
	(2)	The regulations may make provision for or with respect to:	3			
		(a) the provision by specialised mining industry insurers and minir industry self-insurers of documents and information of the kir referred to in subsection (1), and				
		(b) the keeping of records by specialised mining industry insure and mining industry self-insurers for the purposes of this Act.	rs 7 8			
	(3)	An authorised officer may:	9			
		(a) carry out an audit or inspection of the documents and record required to be provided or kept by or under this section, and	ds 10			
		(b) make copies of any such documents or records.	12			
	(4)	An authorised officer has, for the purposes of exercising any function under subsection (3), the same functions as an authorised officer of the WorkCover Authority under section 238 of the Workplace Injury Management and Workers Compensation Act 1998.	ne 14			
	(5)	A reference in subsection (1) or (2) to a specialised mining industrinsurer or mining industry self-insurer includes a reference to ar person who, in the opinion of the Director-General, is or may be such an insurer.	ny 18			
	(6)	A person who contravenes any requirement imposed on the person under this section or under the regulations referred to in this section guilty of an offence.  Maximum penalty: 100 penalty units.				
	(7)	In this section:	25			
	` '	authorised officer means any person appointed by the Director-Gener as an authorised officer for the purposes of this section, and includes the Director-General.				
14	Delegation					
		The Director-General may delegate the exercise of any function of the Director-General under this Act (other than this power of delegation) to				
		(a) any member of staff of the Department, or	32			
		(b) any person, or any class of persons, authorised for the purpose of this section by the regulations.	es 33 34			
15	Serv	vice of documents	35			
	(1)	A document that is authorised or required by this Act or the regulation to be served on any person may be served by:	ns 36			

		(a) in the case of a natural person:				
		(i) delivering it to the person personally, o	or	2		
		(ii) sending it by post to the address specific the giving or service of documents or, i specified, the residential or business ad last known to the person giving or serv or	f no such address is ldress of the person	(		
		(iii) sending it by facsimile transmission number of the person, or	n to the facsimile	9		
		(b) in the case of a body corporate:		10		
		(i) leaving it with a person apparently of of 16 years at, or by sending it by post to registered office or a principal office of or to an address specified by the body giving or service of documents, or	o, the head office, a the body corporate	12 12 13 14 15		
		<ul><li>(ii) sending it by facsimile transmission number of the body corporate.</li></ul>	n to the facsimile	16 17		
	(2)	Nothing in this section affects the operation of any profithe rules of a court authorising a document to be in any other manner.		18 19 20		
16	Nature of proceedings for offences					
		Proceedings for an offence under this Act may be debefore a Local Court.	ealt with summarily	22		
17	Regulations					
	(1)	The Governor may make regulations, not inconsistent with this Act, for or with respect to any matter that by this Act is required or permitted to be prescribed or that is necessary or convenient to be prescribed for carrying out or giving effect to this Act.				
	(2)	In particular, the regulations may contain provision transitional nature consequent on the enactment of the containing transitional nature consequent on the enactment of the containing transition and the containing t		29 30		
	(3)	Any such savings or transitional provision may, if provide, take effect from the date of assent to this Ac the extent to which any such provision takes effect earlier than the date of its publication in the Gazette, not operate so as:	et or a later date. To from a date that is	3 <sup>2</sup> 3 <sup>2</sup> 3 <sup>4</sup> 3 <sup>4</sup>		
		(a) to affect, in a manner prejudicial to any personal State or an authority of the State), the rig existing before the date of its publication, or		36 37 38		

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		(b)	to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication.	1 2 3	
18	Ame	ndme	nt of Coal Industry Act 2001 No 107	4	
			ion 23 (Approved companies not subject to certain State taxes) of	5	
			Coal Industry Act 2001 is amended by inserting in subsection (1)	6	
			the words "the State" the words "(other than under the <i>Mine Safety t Recovery</i> ) <i>Act 2005</i> )".	7	
		(Cos	i Recovery) Act 2003).	8	
19	Review of Act				
	(1)	The	Minister is to review this Act to determine whether the policy	10	
			ctives of the Act remain valid and whether the terms of the Act	11	
		rema	in appropriate for securing those objectives.	12	
	(2)	The	review is to be undertaken as soon as possible after the period of 5	13	
		years	s from the date of assent to this Act.	14	
	(3)	A rep	port on the outcome of the review is to be tabled in each House of	15	
		Parli	ament within 12 months after the end of the period of 5 years.	16	