

LEGISLATIVE ASSEMBLY

Future Jobs and Investment Bill 2025

First print

Proposed amendments

No. 1 **Intended closures of coal mines**

Page 20, clause 57. Insert after line 39—

- (4A) If, after an intended closure notice for the coal mine has been given, the intended closure date for the coal mine is revised, the holder must, as soon as reasonably practicable after the revision of the intended closure date, give the Minister written notice that—
- (a) includes the revised intended closure date, and
 - (b) identifies the mine planning document for the coal mine on which the revised intended closure date is based.

No. 2 **Intended closures of coal mines**

Page 21, clause 57(9), lines 14–16. Omit all words on the lines. Insert instead—

intended closure date, for a coal mine, means the earliest of the planned closing dates for the coal mine.

mine planning document, for a coal mine, means—

- (a) a document required to be prepared in relation to the coal mine under—
 - (i) the *Mining Act 1992* or the regulations under that Act, or associated regulations, or
 - (ii) the *Environmental Planning and Assessment Act 1979* or the regulations under that Act, or
- (b) a document otherwise prepared in relation to the coal mine for the purposes of mine planning.

Examples— development consents, rehabilitation management plans, mine closure plans, life of mine forecasts or plans

planned closing date, for a coal mine, means—

- (a) the date specified in a mine planning document for the coal mine as the date on which the mine will close, and
- (b) if the mine planning document specifies a date range within which the mine will close—the last date in the range.

No. 3 **Persons must comply with information directions**

Page 23, clause 63, lines 13–42. Omit all words on the lines.

No. 4

Compliance with information directions

Page 35, proposed Schedule 1, section 5(4), lines 14–20. Omit all words on the lines. Insert instead—

- (4) This Act, section 57(3) and (5)–(8) applies in relation to the notice as if the notice were being given under this Act, section 57(2).