

Mining and Petroleum Legislation Amendment Bill 2017

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

Clerk of the Parliaments.

Legislative Council



New South Wales

Mining and Petroleum Legislation Amendment Bill 2017

Act No , 2017

An Act to amend certain mining and petroleum legislation to make further provision with respect to ancillary mining activities, enforceable undertakings and the administration and enforcement of that legislation; and for other purposes.

The	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the Mining and Petroleum Legislation Amendment Act 2017.	3
2	Commencement	4
	This Act commences on the date of assent to this Act	5

Scł	nedul	e 1	Amendment of Mining Act 1992 No 29	1			
[1]	Whol	e Act	(except Schedule 6 and where otherwise amended by this Schedule)	2			
			ing purposes", "a mining purpose", "particular mining purpose", "the mining any mining purpose" and "specified mining purpose" wherever occurring.	3 4			
	Insert instead "ancillary mining activities", "an ancillary mining activity", "particular ancillary mining activity", "the ancillary mining activity", "any ancillary mining activity" and "specified ancillary mining activity", respectively.						
[2]	Section	on 6		8			
	Omit	the se	ection. Insert instead:	9			
	6	Unau	uthorised carrying out of designated ancillary mining activities	10			
		(1)	Carrying out of designated ancillary mining activities within authorisation area	11 12			
			A person must not carry out a designated ancillary mining activity on land within an authorisation area except in accordance with the authorisation.	13 14			
		(2)	Carrying out of designated ancillary mining activities outside mining area	15			
			A person must not, on land that is not within the mining area of a mining lease, carry out a designated ancillary mining activity that is in the immediate vicinity of and that directly facilitates the mining lease concerned, except in accordance with:	16 17 18 19			
			(a) a condition of the mining lease that regulates the carrying out of the activity, or	20 21			
			(b) another mining lease in respect of an ancillary mining activity or activities only that authorises the carrying out of the activity.	22 23			
		(3)	Carrying out of designated ancillary mining activities outside claim area, but within mineral claims district	24 25			
			A person must not, on land that is not within the claim area of a mineral claim, but is within a mineral claims district, carry out a designated ancillary mining activity, except in accordance with:	26 27 28			
			(a) a mining lease in respect of an ancillary mining activity or activities only that authorises the carrying out of the activity, or	29 30			
			(b) a mineral claim in respect of an ancillary mining activity or activities only that authorises the carrying out of the activity.	31 32			
		(4)	Carrying out of designated ancillary mining activities outside mineral claims district	33 34			
			A person must not, on land that is not within a mineral claims district, carry out a designated ancillary mining activity that is in the immediate vicinity of and that directly facilitates a mineral claim, except in accordance with a mining lease in respect of an ancillary mining activity or activities only that authorises the carrying out of the activity.	35 36 37 38 39			
		(5)	Exemptions	40			
			The regulations may provide for the exemption (including by order of the Minister) of a person or class of persons from the operation of this section with respect to the carrying out of a designated ancillary mining activity, or a class of designated ancillary mining activities.	41 42 43 44			

	(6)	Definition	1
		In this section, designated ancillary mining activity means the following:	2
		(a) the construction, maintenance or use of any reservoir, dam (including a tailings dam), drain or water race, other than any reservoir, dam, drain or water race principally used for purposes not connected with mining or any other activities regulated by or under an authorisation,	3 4 5 6
		(b) opal puddling,	7
		(c) the removal, stockpiling or depositing of overburden, ore or tailings to the extent that it is associated with mineral extraction or mineral beneficiation.	8 9 10
	Max	rimum penalty:	11
	(a)	in the case of a corporation—10,000 penalty units, and, in the case of a continuing offence, a further penalty of 1,000 penalty units for each day that the offence continues, or	12 13 14
	(b)	in the case of a natural person—2,000 penalty units or imprisonment for 5 years, or both, and, in the case of a continuing offence, a further penalty of 200 penalty units for each day that the offence continues.	15 16 17
[3]	Section 13	3 Application for exploration licence	18
	Insert after	section 13 (5) (e):	19
		(e1) if the application is for an exploration licence over land that is the subject of another exploration licence for the same group or groups of minerals, the written consent of the holder of that other exploration licence,	20 21 22 23
[4]	Sections 5	51 (4) (a), 63 (5), 72 (b), 73 (1A), 178 (2) (b), 194 (2) (b) and 195 (1B)	24
	Omit "the	mining purpose or mining purposes" wherever occurring.	25
	Insert inste	ead "the ancillary mining activity or activities".	26
[5]	Sections 6 and clause	63 (5) and (6), 73 (1A), 75 (1A) and 195 (1B) and clause 7A (2) of Schedule 1B es 12 (b) and 16 (b) of Schedule 1	27 28
	Omit "a mi	ining purpose or mining purposes" wherever occurring.	29
	Insert inste	ead "an ancillary mining activity or activities".	30
[6]	Section 63	Power of decision-maker in relation to applications	31
	Omit "in co	onnection with and in the immediate vicinity of' from section 63 (5).	32
	Insert inste	ead "in the immediate vicinity of and to directly facilitate".	33
[7]	Section 63	3 (7)	34
	Insert after	section 63 (6):	35
	(7)	The decision-maker, in deciding whether to grant or refuse an application for a mining lease for an ancillary mining activity or activities only, is to have regard to guidelines issued (and made publicly available) by the Secretary for the purposes of this subsection.	36 37 38 39

[8]	Section 65 Act 1979	5 Development consents under Environmental Planning and Assessment	1 2
	Insert after	section 65 (3):	3
	(4)	In this section, a reference to granting a mining lease over land includes a reference to imposing a condition on a mining lease relating to the carrying out of an ancillary mining activity on land (whether or not within the mining area of the mining lease).	4 5 6 7
[9]	Section 24	40A Prohibition notices	8
	Insert after	section 240A (1):	9
	(1A)	If the Secretary or an inspector reasonably suspects that a person is carrying out, or is about to carry out, an activity in contravention of section 6 (Unauthorised carrying out of designated ancillary mining activities), the Secretary or inspector may direct the person to discontinue that activity.	10 11 12 13
[10]	Section 24	46P Conditions for mandatory audits	14
	Insert "by t	the decision-maker" after "imposed" in section 246P (1).	15
[11]	Section 26	61G Lapsing of security deposit requirement and return of money	16
	Omit section	on 261G (1). Insert instead:	17
	(1)	Any money obtained under a security deposit that is not used under section 261F is to be paid (without interest) as follows:	18 19
		(a) to the person who provided the deposit,	20
		(b) if the person who provided the deposit is unable to be located despite reasonable endeavours, to the holder of the authorisation concerned,	21 22
		(c) if the person who provided the deposit and the holder of the authorisation are unable to be located despite reasonable endeavours, into the Derelict Mine Sites Fund.	23 24 25
[12]	Section 37	78C Providing false or misleading information	26
	Omit the pe	enalty provision. Insert instead:	27
	_	Maximum penalty:	28
		(a) in the case of a corporation—10,000 penalty units, or	29
		(b) in the case of a natural person—2,000 penalty units.	30
[13]	Section 37	78C (2)–(4)	31
	Insert at the	e end of section 378C:	32
	(2)	A holder of an authorisation must ensure that an agent, employee or any other person acting on behalf of the holder does not provide any information, record or return in purported compliance with any requirement by or under this Act in connection with the holder's authorisation in contravention of subsection (1). Maximum penalty:	33 34 35 36 37 38
		(a) in the case of a corporation—10,000 penalty units, or	39
		(b) in the case of a natural person—2,000 penalty units.	40
	(3)	It is a defence to a prosecution of the holder of an authorisation for an offence against subsection (2) if the holder establishes that the holder took all reasonable steps to prevent the contravention of the subsection.	41 42 43

	(4)	A holder of an authorisation may be proceeded against and convicted under subsection (2) whether or not the agent, employee or other person has been proceeded against or been convicted for the offence against subsection (1).	1 2 3			
[14]	Section 37	8H Proceedings for offences	4			
	Omit "378I	D or 378ZF" from section 378H (1) (a).	5			
	Insert inste	ad "378C, 378D, 378ZF or 378ZFE".	6			
[15]	Sections 3	78H (3) and 378I (1) (a) and (2) (a)	7			
	Omit "6 (1))," wherever occurring. Insert instead "6,".	8			
[16]	Section 37	8ZFB Secretary may accept enforceable undertakings	9			
	Insert after	section 378ZFB (3):	10			
	(4)	The Secretary must publish, and make public, a copy of each enforceable undertaking accepted by the Secretary under this section.	11 12			
[17]	Section 37	8ZFF Contravention of enforceable undertaking	13			
	Omit "District Court" from section 378ZFF (1).					
	Insert instead "Land and Environment Court".					
[18]	Section 37	8ZFF (2)	16			
	Omit ", in a	addition to the imposition of any penalty,".	17			
[19]	Section 378ZFF (2A)					
	Insert after	section 378ZFF (2):	19			
	(2A)	The Court may make an order under this section whether or not proceedings have been instituted for an offence against section 378ZFE for the contravention of the enforceable undertaking.	20 21 22			
[20]	Section 37	8ZFG Withdrawal or variation of enforceable undertaking	23			
	Omit section	on 378ZFG (3). Insert instead:	24			
	(3)	The Secretary must publish, and make public, the following:	25			
		(a) notice of the withdrawal of an enforceable undertaking,	26			
		(b) notice and a copy of the variation of an enforceable undertaking.	27			
[21]	Section 37	8ZFH Proceeding for alleged contravention	28			
	Omit "if an enforceable undertaking is in effect in relation to that contravention" from section 378ZFH (1).					
		ead "if the person has made an enforceable undertaking in relation to that on and the enforceable undertaking is in effect".	31 32			
[22]	Section 38	3 Service of documents	33			
	Omit section	on 383 (1) (d). Insert instead:	34			
		(d) by sending it by email to an email address specified by the person for the service of notices or documents of that kind, or	35 36			

[23]	Sche	edule 1	B Fur	ther provisions relating to authorisations generally	1				
	Inser	t after	clause	5 (2):	2				
		(3)	autho Sche	his clause, in relation to an application to approve the transfer of an orisation, a reference to a person who makes an application to which this dule applies or to an applicant includes a reference to the proposed feree concerned.	3 4 5 6				
[24]	Sche	edule 1	B, cla	use 6 (d) and (d1)	7				
	Omit	clause	e 6 (d).	Insert instead:	8				
			(d)	the applicant has failed to lodge any information required to accompany the application within 10 business days after the application is lodged (other than a written consent referred to in section 13 (5) (e1)),	9 10 11				
			(d1)	the applicant has failed to lodge a written consent with the application (as referred to in section 13 (5) (e1)),	12 13				
[25]	Sche	edule 1	B, cla	use 7 (1) (b1)	14				
	Omit	"claus	se 7A"	'. Insert instead "clauses 7A and 7B".	15				
[26]	Sche	dule 1	B, cla	use 7B	16				
	Inser	t after	clause	7A:	17				
	7B	Cond	ditions	of mining leases relating to ancillary mining activities	18				
		(1)	decis of a minii Note . devel	out limiting clause 7 (1) and (2), a condition imposed by the relevant sion-maker or prescribed by the regulations under that clause in the case mining lease may regulate the carrying out of one or more ancillary ng activities. Section 65 (2) provides that nothing in this Act permits an activity, for which opment consent is required, to be carried out without the consent being obtained cordance with the <i>Environmental Planning and Assessment Act</i> 1979.	19 20 21 22 23 24 25				
		(2)	With carry	out limiting subclause (1), a condition of a mining lease that regulates the ring out of an ancillary mining activity may require any one or more of the wing:	26 27 28				
			(a)	that the ancillary mining activity be carried out in a specified manner in order to protect or prevent, control or mitigate harm to the environment,	29 30				
			(b)	that, in specified circumstances, the ancillary mining activity not be carried out in order to protect or prevent, control or mitigate harm to the environment,	31 32 33				
			(c)	that the holder of the mining lease rehabilitate land or water that is or may be affected by the carrying out of the ancillary mining activity,	34 35				
			(d)	that the holder of the mining lease provide the Minister with reports detailing any non-compliance with the conditions of the mining lease, or any requirements of this Act or the regulations relating to activities under the authorisation, and any action taken, or to be taken, to prevent any recurrence, or to mitigate the effects of that non-compliance,	36 37 38 39 40				
			(e)	that the holder of the mining lease provide reports regarding the carrying out of the ancillary mining activity (including compliance with conditions of the mining lease regarding the ancillary mining activity).	41 42 43				

	(3)		ndition may regulate the carrying out of an ancillary mining activity on that is not within the mining area that is the subject of the mining lease if:	2
		(a)	the mining lease is a mining lease in respect of a mineral or minerals, and	
		(b)	the ancillary mining activity is to be carried out in the immediate vicinity of and to directly facilitate the mining lease concerned.	-
	(4)	of an	ing in a condition referred to in subclause (3) authorises the carrying out an ancillary mining activity (or the exercise of any power or right in ection with an ancillary mining activity) that is not authorised to be ed out (or exercised) under another Act or law.	10 10
	(5)	How	ever, a reference to the following:	12
		(a)	an exercise of rights conferred by a lease in section 265 (Compensation arising under mining lease),	13 14
		(b)	an exercise of a right or power in section 383C (General immunity of landholders),	15 16
		inclu	des a reference to the carrying out of the following activities:	17
		(c)	an activity required by a condition referred to in subclause (3), but not the carrying out of the ancillary mining activity itself,	18 19
		(d)	an activity consisting of the environmental management, protection or rehabilitation of land on which an ancillary mining activity is being or has been carried out in accordance with a condition referred to in subclause (3).	20 21 22 23
	(6)	ancil	cision-maker, in deciding whether to impose a condition relating to an lary mining activity, is to have regard to guidelines issued (and made cly available) by the Secretary for the purposes of this clause.	24 25 20
	(7)	under the ca	ference in this Act or the regulations to the carrying out of an activity r an authorisation (however expressed) is taken to include a reference to arrying out of an ancillary mining activity that is regulated by a condition mining lease as referred to in this clause.	27 28 29 30
	(8)	signi	the avoidance of doubt, section 62 (Dwelling-houses, gardens and ficant improvements) applies to the imposition of a condition referred to s clause in the same way that it applies to the grant of a mining lease.	3 ² 32 33
[27]	Schedule 1	B, cla	use 12 (7A)	34
	Insert after	clause	12 (7):	3!
	(7A)	autho	variation of an authorisation (other than a variation of a condition of an orisation) by the relevant decision-maker takes effect when written notice e variation is served on the holder of the authorisation or at a later time fied in the notice.	36 37 38
[28]	Schedule 1 and mining		ic consultation with respect to the granting of assessment leases	40 4
	Omit "that	purpos	e or those purposes" wherever occurring in clauses 12 (b) and 16 (b).	42
	Insert instea	ad "tha	at activity or those activities".	4:

[29]	Schedule 4 Regulation making powers				
	Inse	t after	clause	: 12:	2
	13	Mea	ning o	f "immediate vicinity" and "directly facilitates"	3
				cifying circumstances in which an ancillary mining activity is taken for the oses of the Act:	4 5
			(a)	to be or not to be in the immediate vicinity of a mining lease or mineral claim, or	6 7
			(b)	to directly facilitate or not to directly facilitate a mining lease or mineral claim.	8 9
[30]	Sch	edule	6 Savi	ngs, transitional and other provisions	10
	Inse	rt at the	e end o	of the Schedule, with appropriate Part and clause numbering:	11
	Pai	t		ovisions consequent on enactment of Mining and croleum Legislation Amendment Act 2017	12 13
		Defi	nition		14
				nis Part, the 2017 amending Act means the Mining and Petroleum slation Amendment Act 2017.	15 16
		Refe	rence	s to mining purposes	17
			purp	ference in any Act, instrument or document to a mining purpose or mining oses is taken to be a reference to an ancillary mining activity or ancillary ng activities, respectively.	18 19 20
		Exis	ting e	xempt ancillary mining activities	21
		(1)	Act, a mi imm	the avoidance of doubt, section 6, as substituted by the 2017 amending does not apply to the carrying out of an ancillary mining activity that was ining purpose exempted from the operation of section 6, as in force ediately before that substitution, by an order of the Minister published in Gazette on 11 September 2015.	22 23 24 25 26
		(2)	Subc	clause (1) ceases to have effect on 15 November 2017.	27
		(3)	2017	rever, on and from 16 November 2017, section 6, as substituted by the amending Act, does not apply to the carrying out of an ancillary mining city if:	28 29 30
			(a)	the activity is an ancillary mining activity referred to in subclause (1), and	31 32
			(b)	an application was lodged before 16 November 2017 for:	33
				(i) the variation of a mining lease in respect of a mineral or minerals to impose a condition to regulate the ancillary mining activity, or	34 35
				(ii) a mining lease in respect of an ancillary mining activity or activities only that would authorise the carrying out of the ancillary mining activity, and	36 37 38
			(c)	the application is pending final determination.	39
		App	licatio	ns relating to ancillary mining activities	40
		(1)		application for the grant of a mining lease in respect of a mining purpose ining purposes only, that has been made but not finally determined on the	41 42

			mencement of this clause is taken to be an application for the grant of a ng lease in respect of an ancillary mining activity or activities only.	1 2
	(2)	An ap	pplicant may withdraw any such application.	3
		lication ations	n of existing enforceable undertakings and relevant withdrawals and	4 5
		The S	Secretary must publish, and make public, the following:	6
		(a)	a copy of an enforceable undertaking accepted by the Secretary before the commencement of this clause,	7 8
		(b)	notice of the withdrawal of an enforceable undertaking made before the commencement of this clause,	9 10
		(c)	notice and a copy of the variation of an enforceable undertaking made before the commencement of this clause.	11 12
	Prod	eeding	gs relating to enforceable undertakings	13
		amen occur proce	ons 378H and Division 4B of Part 17A (as amended by the 2017 ading Act) extend to contraventions of enforceable undertakings that tred before the commencement of those amendments (except where bedings for a contravention have commenced before that mencement).	14 15 16 17 18
	Laps	sing of	security deposit requirement and return of money	19
		provi	on 261G (as amended by the 2017 amending Act) extends to money ded under a security deposit before the commencement of that adment.	20 21 22
	Pen	ding ap	oplications for approval of transfer of authorisation	23
		an ap	se 5 of Schedule 1B (as amended by the 2017 amending Act) extends to oplication to approve the transfer of an authorisation that has been made of finally determined on the commencement of that amendment.	24 25 26
	Exis	ting an	ncillary mining activities	27
		and s applic miner minir	ite clause 7B (8) of Schedule 1B, section 62 (Dwelling-houses, gardens ignificant improvements) of the Act does not apply to or in respect of an cation for the variation of a mining lease in respect of a mineral or rals to impose a condition that regulates the carrying out of an ancillary ng activity on land that is not within the mining area that is the subject of mining lease if the carrying out of that ancillary mining activity: commenced before 15 November 2010, and	28 29 30 31 32 33
		(b)	has not ceased for a continuous period of 12 months since that date	35
		()	(other than for repair or maintenance).	36
[31]	Dictionary			37
	Insert in al			38
		ancil an an	<i>llary mining activity</i> means any activity prescribed by the regulations as a cillary mining activity for the purposes of this definition.	39 40
[32]	Dictionary	, defini	ition of "mining purpose"	41
	Omit the de	efinitio	n.	42

Scl	edule 2 Amendment of Mining Regulation 2016	1				
[1]	Whole Regulation	2				
	Omit "mining purpose" and "mining purposes" wherever occurring.	3				
	Insert instead "ancillary mining activity" and "ancillary mining activities", respectively.	4				
[2]	Clause 7 Meaning of "ancillary mining activity"	5				
	Omit "following purposes". Insert instead "following activities".	6				
[3]	Clause 7 (g)					
	Insert after clause 7 (f):					
	(g) the environmental management, protection and rehabilitation of land of which an ancillary mining activity referred to in another paragraph this clause is being or has been carried out.					
[4]	Schedule 9 Fees	12				
	Insert after item 21:	13				
	Application for variation of mining lease (clause 12 of Schedule 1B to the Act) to impose a condition to regulate the carrying out of an ancillary mining activity on land that is not within the mining area that is the subject of the mining lease \$8,000.	l				

Scl	nedule 3	Amendment of Petroleum (Onshore) Act 1991 No 84	1
[1]	Section 83	D Conditions for mandatory audits	3
	Insert "by the	he Minister" after "imposed" in section 83D (1).	4
[2]	Section 12	5D Providing false or misleading information	5
	Omit the pe	enalty provision. Insert instead:	6
		Maximum penalty:	7
		(a) in the case of a corporation—10,000 penalty units, or	8
		(b) in the case of a natural person—2,000 penalty units.	9
[3]	Section 12	5D (2)–(4)	10
	Insert at the	e end of section 125D:	11
	(2)	A holder of a petroleum title must ensure that an agent, employee or any other person acting on behalf of the holder does not provide any information, record or return in purported compliance with any requirement by or under this Act in connection with the holder's petroleum title in contravention of subsection (1).	12 13 14 15 16
		Maximum penalty:	17
		 (a) in the case of a corporation—10,000 penalty units, or (b) in the case of a natural person—2,000 penalty units. 	18
	(2)		19
	(3)	It is a defence to a prosecution of the holder of a petroleum title for an offence against subsection (2) if the holder establishes that the holder took all reasonable steps to prevent the contravention of the subsection.	20 21 22
	(4)	A holder of a petroleum title may be proceeded against and convicted under subsection (2) whether or not the agent, employee or other person has been proceeded against or been convicted for the offence against subsection (1).	23 24 25
[4]	Section 12	5ZJ Secretary may accept enforceable undertakings	26
	Insert after	section 125ZJ (3):	27
	(4)	The Secretary must publish, and make public, a copy of each enforceable undertaking accepted by the Secretary under this section.	28 29
[5]	Section 12	5ZN Contravention of enforceable undertaking	30
	Omit "Distr	rict Court" from section 125ZN (1).	31
	Insert instea	ad "Land and Environment Court".	32
[6]	Section 12	5ZN (2)	33
	Omit ", in a	addition to the imposition of any penalty,".	34
[7]	Section 12	5ZN (2A)	35
	Insert after	section 125ZN (2):	36
	(2A)	The Court may make an order under this section whether or not proceedings have been instituted for an offence against section 125ZM for the contravention of the enforceable undertaking.	37 38 39

[8]	Section 125ZO Withdrawal or variation of enforceable undertaking Omit section 125ZO (3). Insert instead:			1
				2
	(3)	The	Secretary must publish, and make public, the following:	3
		(a)	notice of the withdrawal of an enforceable undertaking,	4
		(b)	notice and a copy of the variation of an enforceable undertaking.	5
[9]	Section 125ZP Proceeding for alleged contravention			6
	Omit "if an enforceable undertaking is in effect in relation to that contravention" from section 125ZP (1).			7 8
	Insert instead "if the person has made an enforceable undertaking in relation to that contravention and the enforceable undertaking is in effect".			9 10
[10]	Schedule 1B Further provisions relating to petroleum titles generally			11
	Insert after clause 4 (2):			12
	(3)	petro Sche	his clause, in relation to an application to approve the transfer of a poleum title, a reference to a person who makes an application to which this edule applies or to an applicant includes a reference to the proposed sferee concerned.	13 14 15 16
[11]	Schedule 1B, clause 9 (7A)			17
	Insert after clause 9 (7):			
	(7A)	petro varia	variation of a petroleum title (other than a variation of a condition of a pleum title) by the Minister takes effect when written notice of the ation is served on the holder of the petroleum title or at a later time iffied in the notice.	19 20 21 22
[12]	Schedule 1 Savings and transitional provisions			23
	Insert at the end of the Schedule, with appropriate Part and clause numbering:			
	Part Provisions consequent on enactment of Mining and Petroleum Legislation Amendment Act 2017			25 26
	Publication of existing enforceable undertakings and relevant withdrawals and variations			27 28
		The	Secretary must publish, and make public, the following:	29
		(a)	a copy of an enforceable undertaking accepted by the Secretary before the commencement of this clause,	30 31
		(b)	notice of the withdrawal of an enforceable undertaking made before the commencement of this clause,	32 33
		(c)	notice and a copy of the variation of an enforceable undertaking made before the commencement of this clause.	34 35
	Proceedings relating to enforceable undertakings			
		Petro enfo	provisions of Division 6 of Part 13A (as amended by the <i>Mining and oleum Legislation Amendment Act 2017</i>) extend to contraventions of creable undertakings that occurred before the commencement of those indiments (except where proceedings for a contravention have commenced are that commencement).	37 38 39 40 41

Pending applications relating to transfer of petroleum title

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Clause 4 of Schedule 1B (as amended by the *Mining and Petroleum Legislation Amendment Act 2017*) extends to an application to approve a transfer of a petroleum title that has been made but not finally determined on the commencement of that amendment.