First print



New South Wales

State Revenue and Other Legislation Amendment (Budget Measures) Bill 2014

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament. This Bill is cognate with the *Appropriation Bill 2014*.

Overview of Bill

The objects of this Bill are as follows:

- (a) to amend the *Duties Act 1997*:
 - (i) to establish 1 July 2016 as the date for the abolition of the following duties:
 - (A) duty on transfers of marketable securities and commercial fishery shares,
 - (B) duty on transfers of business assets,
 - (C) duty on transfers of statutory licences or permissions and gaming machine entitlements,
 - (D) mortgage duty, and
 - (ii) to limit the availability of the New Home Grant to one transaction per financial year, and
 - (iii) to limit the availability of the New Home Grant to declared Australian nationals, and(iv) to remove time limits on applying for the New Home Grant,
- (b) to amend the *First Home Owner Grant (New Homes) Act 2000* to increase the first home owner grant cap from \$650,000 to \$750,000,
- (c) to repeal the Payroll Tax Rebate Scheme (Disability Employment) Act 2011,
- (d) to permit royalties under the *Mining Act 1992*, *Offshore Minerals Act 1999*, *Petroleum (Offshore) Act 1982* and *Petroleum (Onshore) Act 1991* to be assessed and recovered by the

Chief Commissioner of State Revenue as taxes under the Taxation Administration Act 1996,

(e) to confirm and remake the provisions of the *Industrial Relations (Public Sector Conditions* of Employment) Regulation 2011.

Outline of provisions

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

Clause 2 provides for the commencement of the proposed Act.

Clause 3 provides that explanatory notes in the Schedules do not form part of the proposed Act.

Clause 4 provides for the automatic repeal of the proposed Act after its commencement.

Schedules 1–5 make the amendments outlined in the Overview and other miscellaneous amendments. The amendments are explained in more detail in the explanatory notes set out in the Schedules.

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New South Wales

State Revenue and Other Legislation Amendment (Budget Measures) Bill 2014

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New South Wales

State Revenue and Other Legislation Amendment (Budget Measures) Bill 2014

No , 2014

A Bill for

An Act to make miscellaneous amendments to certain State revenue and other legislation in connection with the Budget for the year 2014–2015; and for other purposes.

State Revenue and Other Legislation Amendment (Budget Measures) Bill 2014 [NSW]

Legisl	ature of New South Wales enacts:	1				
1 Name of Act						
	This Act is the <i>State Revenue and Other Legislation Amendment (Budget Measures) Act 2014.</i>	3 4				
Com	mencement	5				
(1)	This Act commences, or is taken to have commenced, on 1 July 2014, except as provided by subsection (2).	6 7				
(2)	Schedule 5 commences on the date of assent to this Act.	8				
Expl	anatory notes	9				
	The matter appearing under the heading "Explanatory note" in any of the Schedules does not form part of this Act.	10 11				
Rep	eal of this Act	12				
	Section 30C (Automatic repeal of amending Acts that have commenced) of the <i>Interpretation Act 1987</i> is taken to apply to this Act as if this Act were an amending Act for the purposes of that section.	13 14 15				
	Nam Com (1) (2) Expl	 This Act is the State Revenue and Other Legislation Amendment (Budget Measures) Act 2014. Commencement This Act commences, or is taken to have commenced, on 1 July 2014, except as provided by subsection (2). Schedule 5 commences on the date of assent to this Act. Explanatory notes The matter appearing under the heading "Explanatory note" in any of the Schedules does not form part of this Act. Repeal of this Act Section 30C (Automatic repeal of amending Acts that have commenced) of the Interpretation Act 1987 is taken to apply to this Act as if this Act were an amending 				

Scl	hedu	le 1	Amendment of Duties Act 1997 No 123	1		
[1]	Sect	ion 11	What is "dutiable property"?	2		
	Omi	t "on a	date or dates to be appointed by proclamation" from the note to the section.	3		
	Inser	t inste	ad "on 1 July 2016".	4		
[2]	Sect	ion 11	, note	5		
	Omi	t "on t	he abolition date appointed by the Governor". Insert instead "on 1 July 2016".	6		
[3]	Sect	ion 28	Apportionment—business assets in this and other jurisdictions	7		
	Omi	t sectio	on 28 (6). Insert instead:	8		
		(6)	This section applies only to dutiable transactions that occur before 1 July 2016 (the date on which duty on transfers of business assets is abolished).	9 10		
[4]	Cha	pter 2,	Part 4	11		
	Omit the Part. Insert instead:					
	Part 4		art 4 Abolition of various duties			
	34	Abo shar	lition of duty on transfers of marketable securities and commercial fishery res	14 15		
		(1)	On and from 1 July 2016, marketable securities and commercial fishery shares are not dutiable property (despite section 11).	16 17		
		(2)	Subsection (1) does not apply in respect of any transfer or transaction with respect to marketable securities or commercial fishery shares that occurs before 1 July 2016 and, accordingly, does not affect any requirement to pay duty under this Chapter in respect of the transfer or transaction.	18 19 20 21		
		(3)	In this section:	22		
			<i>commercial fishery share</i> means a share in a share management fishery (within the meaning of the <i>Fisheries Management Act 1994</i>).	23 24		
	35	Abo	lition of duty on transfers of business assets	25		
		(1)	On and from 1 July 2016, a business asset is not dutiable property (despite section 11).	26 27		
		(2)	Subsection (1) does not apply in respect of any transfer or transaction with respect to business assets that occurs before 1 July 2016 and, accordingly, does not affect any requirement to pay duty under this Chapter in respect of the transfer or transaction.	28 29 30 31		
	36		lition of duty on transfers of statutory licences or permissions and gaming hine entitlements	32 33		
		(1)	On and from 1 July 2016, a statutory licence or permission, or a gaming machine entitlement, is not dutiable property (despite section 11).	34 35		
		(2)	Subsection (1) does not apply in respect of any transfer or transaction with respect to statutory licences or permissions, or gaming machine entitlements, that occurs before 1 July 2016 and, accordingly, does not affect any requirement to pay duty under this Chapter in respect of the transfer or transaction.	36 37 38 39 40		

State Revenue and Other Legislation Amendment (Budget Measures) Bill 2014 [NSW] Schedule 1 Amendment of Duties Act 1997 No 123

		(3)	In th	is section:	1
				<i>ing machine entitlement</i> means a gaming machine entitlement within the ning of the <i>Gaming Machines Act 2001</i> .	2 3
				<i>tory licence or permission</i> means a statutory licence or permission under w South Wales law.	4 5
	37	Anti-	avoid	ance measures	6
				ion 35 or 36 does not apply in respect of a transfer or transaction that rs on or after 1 July 2016 if:	7 8
			(a)	the transfer or transaction replaces a transfer or transaction involving the same business asset, statutory licence or permission, or gaming machine entitlement, that occurred before 1 July 2016, or	9 10 11
			(b)	the transfer or transaction is made or entered into pursuant to an option to purchase the business asset, statutory licence or permission, or gaming machine entitlement, that was granted before 1 July 2016, or	12 13 14
			(c)	the transfer or transaction was made or entered into pursuant to another arrangement, made before 1 July 2016, the only or main purpose of which was to defer the transfer or transaction until 1 July 2016, or later, so that duty would not be chargeable under this Chapter on the transfer or transaction.	15 16 17 18 19
[5]	Sect	ion 65	Exem	options from duty	20
				be appointed by proclamation under section 33B" wherever occurring in on 65 (6) and (7).	21 22
	Inser	t instea	ad "on	1 July 2016".	23
[6]	Sect	ions 6	6 and	274 (2), notes	24
	Omi	t "on a	date to	b be appointed by proclamation under section 33B" wherever occurring.	25
	Inser	t instea	ad "on	1 July 2016".	26
[7]	Sect	ions 8	5A an	d 85B	27
	Inser	t after	section	n 85:	28
	85A	Maxi	mum	of one eligible transaction per financial year	29
		(1)	A tra	unsaction (a <i>new transaction</i>) is not eligible if:	30
			(a)	a payment of a grant under this Division has been made to the transferee, or any one of them, in respect of another transaction, and	31 32
			(b)	that other transaction occurred in the same financial year as the new transaction.	33 34
		(2)	For t	he purposes of this section, the date on which a transaction occurs is:	35
			(a)	in the case of an agreement for sale or transfer or a transfer executed in conformity with an agreement for sale or transfer—the date on which the agreement for sale or transfer is entered into, or	36 37 38
			(b)	in the case of a transfer executed otherwise than in conformity with an agreement for sale or transfer, the date on which the transfer occurs.	39 40
		(3)	In th	is section:	41
			-	ncial year means a year ending on 30 June.	42
			trans	saction means an agreement for sale or transfer or a transfer.	43

	85B	Gran	t not a	vailable to foreign nationals	1
		(1)		greement or transfer is eligible only if the transferee or, if there is more one transferee, each of the transferees is a declared Australian national.	2 3
		(2)		nsferee is a <i>declared Australian national</i> if the applicant has provided to hief Commissioner, in an approved form:	4 5
			(a)	such information as the Chief Commissioner requires to identify the transferee, and	6 7
			(b)	a declaration to the effect that the transferee is an Australian citizen, Australian resident or Australian-owned body.	8 9
		(3)	For th	e purposes of this section:	10
			(a)	Australian citizen has the same meaning as in the Australian Citizenship Act 2007 of the Commonwealth, and	11 12
			(b)	Australian resident means:	13
				(i) the holder of a permanent visa within the meaning of section 30 of the <i>Migration Act 1958</i> of the Commonwealth, or	14 15
				 (ii) a New Zealand citizen who holds a special category visa within the meaning of section 32 of the <i>Migration Act 1958</i> of the Commonwealth, and 	16 17 18
			(c)	<i>Australian-owned body</i> means a corporation or body corporate that is at least 50% owned or controlled by persons who are Australian citizens or Australian residents.	19 20 21
		(4)	transf body	ever, if a transferee is acquiring the land in a trustee capacity, the eree is an Australian citizen, Australian resident or Australian-owned only if at least 50% of the beneficial interest in the land is held by alian citizens, Australian residents or Australian-owned bodies.	22 23 24 25
		(5)		Chief Commissioner may reject or revoke approval of an application if ied the applicant has made a false declaration under this section.	26 27
[8]	Sect	ion 87	A Maki	ing of applications	28
		sectio	n 87A ((2) and (3).	29
[9]	Sect	ion 12	4		30
[•]				nsert instead:	31
	124			f duty charged by this Part	32
		(1)		http://www.action.com/action/acti	33
		(2)		luty charged by this Part remains chargeable on a dutiable entitlement s acquired before 1 July 2016.	34 35
[10]	Sect	ion 13	7A		36
	Omit	the se	ction. I	insert instead:	37
	137A	Abol	ition of	f duty charged by this Part	38
		(1)	The d	uty charged by this Part is abolished on 1 July 2016.	39
		(2)		luty charged by this Part remains chargeable on an allotment of shares ed to in section 138 that occurs before 1 July 2016.	40 41

State Revenue and Other Legislation Amendment (Budget Measures) Bill 2014 [NSW] Schedule 1 Amendment of Duties Act 1997 No 123

[11]	Section	203A Ab	polition of mortgage duty	1
	Omit sec	tion 203	A (1) and (1A). Insert instead:	2
	(1) Mort	tgage duty is abolished on and from 1 July 2016 (the <i>abolition date</i>).	3
[12]	Schedul	e 1 Savii	ngs, transitional and other provisions	4
	Insert at	the end o	of the Schedule with appropriate Part and clause numbering:	5
	Part	Rev	ovisions consequent on enactment of State venue and Other Legislation Amendment Idget Measures) Act 2014	6 7 8
	Ch	nanges to	o New Home Grant Scheme	9
		Reve	amendments to Division 1A of Part 8 of Chapter 2 made by the <i>State</i> <i>nue and Other Legislation Amendment (Budget Measures) Act 2014</i> y to the following:	10 11 12
		(a)	agreements for sale or transfer entered into on or after 1 July 2014,	13
		(b)	transfers that occur on or after 1 July 2014, other than transfers made in conformity with an agreement for sale or transfer entered into before 1 July 2014.	14 15 16
	Explanate	-		17
			f the proposed amendments to the <i>Duties Act 1997</i> establish 1 July 2016 as the n of the following duties:	18 19
	(a) du	ty on trans	sfers of marketable securities and commercial fishery shares,	20
	. ,	-	sfers of business assets,	21
		-	sfers of statutory licences or permissions and gaming machine entitlements,	22
		ortgage du	-	23
	proclamat		ties concerned are to be abolished on a date to be set by the Governor by	24 25
			Ilso include anti-avoidance measures, to prevent the duty from being avoided in bolition date.	26 27
	dutiable e shares by	ntitlement direction	establish 1 July 2016 as the date for the abolition of duty on the acquisition of a arising from a capital reduction or rights alterations, and duty on an allotment of At present, those duties are due to be abolished on a date to be set by the bolition of duty on the transfer of marketable securities and commercial fishery	28 29 30 31 32
			d [6] are consequential amendments.	33
	financial y relation to	ear. If a t a transac	igibility for a grant under the New Home Grant Scheme to one transaction per transferee has already received a grant or part of a grant under the Scheme in tion, the transferee will cease to be eligible for a further grant in relation to another surs in the same financial year.	34 35 36 37
	declared /	Australian	s eligibility for a grant under the New Home Grant Scheme to transferees who are nationals. A transferee is a declared Australian national if the applicant for the to the Chief Commissioner, in an approved form:	38 39 40
	(a) su	ch informa	ation as the Chief Commissioner requires to identify the transferee, and	41
			n to the effect that the transferee is an Australian citizen, Australian resident or wned body.	42 43
	Under sec the Chief person.	tion 55 of Commissi	t the <i>Taxation Administration Act 1996</i> it is an offence to give false information to ioner. It is also an offence under section 58 of that Act to falsify the identity of a	44 45 46
	Item [8] re Grant Sch		e time limit (currently 3 months) for making an application under the New Home	47 48
	ltem [12] p	provides for	or transitional matters.	49

Scł	nedu	le 2		mendment of First Home Owner Grant (New lomes) Act 2000 No 21	1 2
[1]	Secti	on 13	A Firs	t home owner grant cap	3
	Omit	"1 Jan	uary 2	2010" from section 13A (1). Insert instead "1 July 2014".	4
[2]	Secti	on 13	A (2) (a)	5
	Omit	"\$650	,000".	Insert instead "\$750,000".	6
[3]	Sche	dule 1	Saviı	ngs, transitional and other provisions	7
	Inser	t after	Part 1	1:	8
	Par	t 12	Rev	visions consequent on enactment of State venue and Other Legislation Amendment dget Measures) Act 2014	9 10 11
	20	Chan	nge to	first home owner grant cap	12
		(1)	Legis of a	amendment to section 13A made by the <i>State Revenue and Other</i> station Amendment (Budget Measures) Act 2014 does not apply in respect n eligible transaction that has a commencement date that is before y 2014.	13 14 15 16
		(2)		on 13A, as in force immediately before the amendment, continues to in respect of such an eligible transaction.	17 18
		(3)	eligil	on 13A, as in force immediately before the amendment, also applies to an oble transaction with a commencement date on or after 1 July 2014 if the f Commissioner is satisfied that:	19 20 21
			(a)	the contract concerned replaces a contract made before 1 July 2014, and	22
			(b)	the replaced contract was a contract for the purchase of the same home or a comprehensive home building contract to build the same or a substantially similar home.	23 24 25
	•	natory			26
	increa	ises the action the	e first h	posed amendments to the <i>First Home Owner Grant (New Homes) Act 2000</i> nome owner grant cap from \$650,000 to \$750,000. This means that an eligible a total value of up to \$750,000 will qualify for the first home owner grant for new	27 28 29 30
				ply the increase in the cap to any eligible transaction that has a commencement July 2014. Item [3] also includes an anti-avoidance measure.	31 32

Scł	nedule 3		Amendments relating to payroll tax rebate		
		5	scheme	2	
3.1	Payroll 1	ax R	ebate Scheme (Disability Employment) Act 2011 No 54	3	
	The Payrol	ll Tax I	Rebate Scheme (Disability Employment) Act 2011 is repealed.	4	
	Explanator	y note		5	
	Schedule 3	.1 repe	als the Payroll Tax Rebate Scheme (Disability Employment) Act 2011. The	6	
			des for the payment of rebates in respect of the employment of persons who, lity, are members of the target group under the <i>Disability Services Act 1993</i> .	6 7 8	
3.2	Payroll T	ax A	ct 2007 No 21	g	
	Schedule	3 Savi	ngs, transitional and other provisions	10	
	Insert at the	e end o	of the Schedule with appropriate Part and clause numbering:	11	
	Part		ovision consequent on enactment of State	12	
		Rev	venue and Other Legislation Amendment	13	
		(Bu	idget Measures) Act 2014	14	
	Rep	eal of	Payroll Tax Rebate Scheme (Disability Employment) Act 2011	15	
			<i>Payroll Tax Rebate Scheme (Disability Employment) Act 2011</i> , as in force ediately before its repeal, continues to apply:	16 17	
		(a)	in relation to the employment of a person if the employment commenced before the repeal of that Act, and	18 19	
		(b)	in relation to a claim for a rebate, or a rebate, in respect of such employment.	20 21	
	Explanator			22	
	Schedule 3.2 Act 2011 in	2 provid respect	les for the continuation of the <i>Payroll Tax Rebate Scheme (Disability Employment)</i> of employment that commenced before the repeal of that Act.	23 24	

Scł	nedule 4	A	Amendments relating to royalties	1
4.1	Mining A	ct 19	92 No 29	2
[1]	Sections 1 ⁻ 286 (1), 286	1A (2) 6B (2)	(b), 26 (2) (a), 44 (2) (a), 192 (2), 282 (1), (1A) and (2), 284 (1) and (1A), , 287 (1), 288 (1) and 291 (1)	3 4
	Omit "to the	e Mini	ister" wherever occurring. Insert instead "to the Crown".	5
[2]	Section 26	Cond	litions of exploration licence	6
	Omit sectio	n 26 (3). Insert instead:	7
	(3)	Part	14 applies:	8
		(a)	to royalty payable under a condition referred to in subsection (2) (a) in the same way as it applies to royalty payable on a mineral recovered under a mining lease, and	9 10 11
		(b)	to the person by whom royalty is payable as if the person were the holder of a mining lease.	12 13
[3]	Section 44	Cond	litions of assessment lease	14
	Omit sectio	n 44 (3). Insert instead:	15
	(3)	Part	14 applies:	16
		(a)	to royalty payable under a condition referred to in subsection (2) (a) in the same way as it applies to royalty payable on a mineral recovered under a mining lease, and	17 18 19
		(b)	to the person by whom royalty is payable as if the person were the holder of a mining lease.	20 21
[4]	Section 19	2 Con	ditions of mineral claim	22
	Omit sectio	n 192	(3). Insert instead:	23
	(3)	Part	14 applies:	24
		(a)	to royalty payable under such a condition in the same way as it applies to royalty payable on a mineral recovered under a mining lease, and	25 26
		(b)	to the person by whom royalty is payable as if the person were the holder of a mining lease.	27 28
[5]	Section 28	4 Liab	ility to pay royalty—privately owned minerals	29
	Omit sectio	n 284	(2). Insert instead:	30
	(2)	recover the C	yalty (including any interest and penalty tax on royalty) is paid to or vered by the Chief Commissioner in respect of a privately owned mineral, Chief Commissioner is to pay to the Minister seven-eighths of the amount aid or recovered.	31 32 33 34
	(2A)	The	Minister is to pay that amount to the owner of the mineral.	35
[6]	Section 28	7 Exe	mption from royalty	36
	Insert after	section	n 287 (1):	37
	(1A)		Chief Commissioner is to remit the interest or penalty tax on any royalty ceases to be payable because of a decision of the Minister under this on.	38 39 40

[7]	7] Section 287A Waiver of payment of additional royalty for coal						
	Inser	t after	section	n 287A (3):	2		
		(4)		Chief Commissioner is to remit the interest or penalty tax on any royalty ayment of which is waived under this section.	3 4		
[8]	Sect	ion 28	9		5		
	Omit	the se	ction.	Insert instead:	6		
	289	Retu	rns		7		
		(1)	Com	holder of a mining lease is required to lodge returns with the Chief missioner, at such times, and in respect of such periods, as may be cribed by the regulations.	8 9 10		
		(2)	A ret	turn is to include:	11		
			(a)	the information prescribed by the regulations, and	12		
			(b)	any other information the Chief Commissioner requires for the purposes of the assessment and recovery of royalty under this Act.	13 14		
		(3)		Chief Commissioner is to give a copy to the Minister of each return lodged the Chief Commissioner.	15 16		
			royali an ap	. The Chief Commissioner is responsible for the assessment and recovery of ties under the <i>Taxation Administration Act 1996</i> . That Act requires returns to be in proved form. The Chief Commissioner can also approve special arrangements for budging of returns under that Act.	17 18 19 20		
[9]	Sect	ion 29	1 Pay	ment of royalty	21		
	Omit	sectio	n 291	(2) and (3). Insert instead:	22		
		(2)		x default occurs for the purposes of the <i>Taxation Administration Act 1996</i> yalty payable to the Crown:	23 24		
			(a)	is not paid by the time that it becomes payable in accordance with the regulations (unless paragraph (b) applies), or	25 26		
			(b)	in the case of royalty payable on demand by the Minister—is not paid within 28 days of the demand for its payment.	27 28		
		(3)		regulations may require the payment of any royalty to accompany a return e under this Part.	29 30		
[10]	Sect	ions 2	91A a	nd 292	31		
	Omit	sectio	n 292.	Insert instead:	32		
	291A	Asse	essme	nt and recovery of royalties	33		
		(1)	Adm	alty payable under this Act is a tax for the purposes of the <i>Taxation</i> <i>inistration</i> Act 1996. The <i>Taxation</i> Administration Act 1996 applies to the assessment and recovery valty.	34 35 36 37		
		(2)	The	royalty is payable to the Chief Commissioner in accordance with that Act.	38		
		(3)	nece Com	Minister is to provide the Chief Commissioner with any information ssary to enable the Chief Commissioner to exercise the Chief missioner's functions with respect to royalties under this Act and the <i>ution Administration Act 1996</i> .	39 40 41 42		
		(4)		rtificate that is signed by the Minister and that states that, on a specified the Minister made a determination, or did anything else, under any of the	43 44		

			following provisions, is admissible in evidence in any proceedings and is evidence of the fact or facts so certified:	1 2
			(a) section 283 (3) (c) or (5),	3
			(b) section 286C (1),	4
			(c) section 286D,	5
			(d) section 291 (1) (b),	6
			(e) any other provision of this Act relating to royalties that is prescribed by the regulations.	7 8
		(5)	The Chief Commissioner may request a certificate under this section and a certificate is to be provided in accordance with that request.	9 10
	292	Disc	losure of royalty information	11
		(1)	The Minister, or any other person engaged in the administration of this Act, may disclose royalty information obtained from a tax officer under this Act or the <i>Taxation Administration Act 1996</i> in connection with the administration or execution of this Act.	12 13 14 15
		(2)	This section applies despite section 84 of the <i>Taxation Administration Act 1996</i> but subject to any restrictions in this Act. Note. See section 365 of this Act.	16 17 18
		(3)	In this section:	19
			<i>royalty information</i> means information in a return lodged with the Chief Commissioner under this Act or any other information relating to the assessment or recovery of royalty.	20 21 22
			<i>tax officer</i> has the same meaning as it has in the <i>Taxation Administration Act 1996</i> .	23 24
[11]	Sect	ion 36	5 Disclosure of information	25
	Inser	t after	section 365 (2) (before the penalty):	26
		(3)	A reference in this section to information obtained in connection with the administration or execution of this Act includes a reference to a return or other information relating to royalty under this Act that is obtained by the Minister, or a delegate of the Minister, from a tax officer (within the meaning of the <i>Taxation Administration Act 1996</i>).	27 28 29 30 31
[12]	Sche	edule 6	Savings, transitional and other provisions	32
	Inser	t at the	e end of the Schedule with appropriate Part and clause numbering:	33
	Par	ť	Provisions consequent on enactment of State Revenue and Other Legislation Amendment (Budget Measures) Act 2014	34 35
				36
		Defir	nition	37
			In this Part:	38
			Budget Measures Act means the State Revenue and Other Legislation Amendment (Budget Measures) Act 2014.	39 40

Asse	Assessment and recovery of royalties under Taxation Administration Act 1996					
(1)	An amendment made to this Act or the regulations by the Budget Measures Act applies only to royalty under this Act that is payable in respect of a period that commences on or after the commencement of the amendment.	2 3 4				
(2)	This Act and the regulations, as in force before such an amendment, continue to apply to royalty in respect of a period commencing before the commencement of the amendment.	5 6 7				
Requ	uirements to pay royalty to the Minister	8				
(1)	A requirement imposed by or under this Act to pay royalty under this Act to the Minister is taken, from the relevant commencement date, to be a requirement to pay royalty under this Act to the Crown.	9 10 11				
(2)	A reference in any document to royalty payable to the Minister under this Act is taken, from the relevant commencement date, to be a reference to royalty payable to the Crown under this Act.	12 13 14				
(3)	In this clause, the <i>relevant commencement date</i> means the date of commencement of section 291A, as inserted by the Budget Measures Act.	15 16				
Cont	inuation of special arrangements for returns	17				
(1)	An authority given to the holder of a mining lease under section 289 (2) that would, but for the substitution of that subsection by the Budget Measures Act, have effect in respect of royalty payable for a period commencing on or after 1 July 2014 is taken, on that substitution, to be an approval given by the Chief Commissioner under section 37 of the <i>Taxation Administration Act 1996</i> .	18 19 20 21 22				
(2)	The Chief Commissioner may vary or cancel that approval in accordance with that Act.	23 24				
Dictionary		25				
Insert in alp	phabetical order:	26				
Explanatory	<i>Chief Commissioner</i> means the Chief Commissioner of State Revenue.	27				
Item [10] of t that Act are t be assesse Commission Commission her functions under the Act that makes re because the Commission	he proposed amendments to the <i>Mining Act 1992</i> provides that royalties payable under axes for the purposes of the <i>Taxation Administration Act 1996</i> . Accordingly, royalties will d and recoverable by the Chief Commissioner of State Revenue (the Chief ner) under that Act. The amendment requires the Minister to provide the Chief er with any information necessary to enable the Chief Commissioner to exercise his or s with respect to royalties. The Minister is given power to certify certain decisions made t that are relevant to the calculation of royalty. The amendment also removes a provision oyalty a debt recoverable in a court of competent jurisdiction. The provision is redundant <i>Taxation Administration Act 1996</i> provides that all taxes are recoverable by the Chief er as a debt in a court of competent jurisdiction.	28 29 30 31 32 33 34 35 36 37 38				
	a consequential amendment. At present, royalties are payable to the Minister. The makes it clear that royalties are payable to the Crown.	39 40				
Item [10] also makes it clear that the disclosure of royalty information by the Minister remains subject to the <i>Mining Act 1992</i> , and not the <i>Taxation Administration Act 1996</i> . Item [11] is a consequential amendment.						
owned mine respect to the	bles the Chief Commissioner to pay part of the royalty collected in respect of privately rals to the Minister, so as to enable the Minister to exercise his or her functions with e payment of royalties to owners of privately owned minerals.	44 45 46				
The <i>Taxation</i> Chief Comm permit the r Commission	ires royalty returns to be lodged with the Chief Commissioner (instead of the Minister). In Administration Act 1996 provides for the form in which returns must be provided. The issioner is to provide a copy of the returns to the Minister. The amendments continue to egulations to prescribe mandatory information to be included in returns. The Chief er may also require additional information. The amendment removes a provision that Minister to approve special return arrangements, as the Chief Commissioner can do that	47 48 49 50 51 52				

[13]

	offend	ce to fai e an of	I to fur	Administration Act 1996. Item [8] also removes a provision that makes it an nish a return, or to include false or misleading information in a return, as to do so under existing provisions of the <i>Taxation Administration Act 1996</i> (sections 55	1 2 3 4
	applie		nly to I	onsequential amendments to ensure that the obligation to lodge a royalty return holders of a mining lease but to other authorisation holders who are liable to pay ct.	5 6 7
	occur provis Admi	s if roy sion than istration	alty is at enab on Act	lear that a tax default for the purposes of the <i>Taxation Administration Act</i> 1996 not paid when it becomes due and payable. The amendment also removes a ples the Minister to impose interest for late payment of royalty. The <i>Taxation</i> 1996 already permits the Chief Commissioner to impose interest and other syment of taxes, and those provisions will now apply to royalties.	8 9 10 11 12
	paym	ent of r	oyalty o	uire the Chief Commissioner to remit interest and penalty tax if the Minister waives or part of royalty.	13 14
				or transitional matters. Jefinition of Chief Commissioner in the Dictionary.	15 16
4.0	-	-			-
4.2	MIN	ng R	eguia	ation 2010	17
[1]	Clau	se 13 /	Activi	ties taken not to be prospecting or mining	18
	Omit	"to th	e Mini	ister" from clause 13 (5). Insert instead "to the Crown".	19
[2]	Clau	se 62	Rates	of royalty for minerals other than coal	20
	Omit	"Mini	ster" v	wherever occurring in clause 62 (2). Insert instead "Chief Commissioner".	21
[3]	Clau	se 63	Rates	of royalty for coal	22
	Omit	"Mini	ster" f	from clause 63 (2). Insert instead "Chief Commissioner".	23
[4]	Clau	se 63 ((3) and	d (4)	24
	Omit	the su	bclaus	ses.	25
[5]	Clau	se 63A	•		26
	Inser	t after	clause	63:	27
	63A	Disp	utes		28
		(1)	The matte	Chief Commissioner is to refer a dispute about any of the following ers to the Minister and the Minister may make a determination with ect to that matter:	29 30 31
			(a)	the quantity of minerals disposed of or held by the holder of a mining lease,	32 33
			(b)	the quantity of coal disposed of by the holder of a mining lease,	34
			(c)	whether, and the extent to which, coal was recovered by open cut mining, underground mining or deep underground mining.	35 36
		(2)	Any bindi	determination made by the Minister with respect to the matter is final and ing.	37 38
		(3)	date,	rtificate that is signed by the Minister and that states that, on a specified the Minister made a determination under this clause is admissible in ence in any proceedings and is evidence of the fact or facts so certified.	39 40 41
[6]	Clau	se 64	Returi	ns	42
	Omit	"289	(1)" fr	om clause 64 (1). Insert instead "289".	43

[7]			
	Clause 64	(1) (a)	1
	Omit "be ir	a form that shows". Insert instead "include".	2
[8]	Clause 64	(1) (a) (iii)	3
	Omit "Dire	ctor-General to be shown". Insert instead "Chief Commissioner to be included".	4
[9]	Clause 64	(1) (b), (1A), (1B) and (1C)	5
	Omit "furn	ished" and "furnish" wherever occurring.	6
	Insert instead	ad "lodged" and "lodge" respectively.	7
[10]	Clause 65	Payment of royalty	8
	Omit "to th Explanatory	e Minister" from clause 65 (1). Insert instead "to the Crown".	9 10
		ad amendments to the <i>Mining Regulation 2010</i> are consequential on the amendments to <i>ct 1992</i> described above.	11 12
	are currently	nents include provision for the Chief Commissioner to make royalty determinations that made by the Minister. In the event of a dispute, the matter is to be referred to the Minister, ike a final determination with respect to the matter.	13 14 15
4.3	Offshore	Minerals Act 1999 No 42	16
[1]	Section 5 I	nterpretation	17
	Insert in alp	bhabetical order:	18
		Chief Commissioner means the Chief Commissioner of State Revenue.	19
[2]	Section 27	Confidential information	20
	. .		
	Insert after	section 27 (2):	21
	Insert after (3)	A reference in this section to information given to the Minister by a licence holder includes a reference to a return or other information relating to royalty under this Act that is obtained by the Minister, or a delegate of the Minister, from a tax officer (within the meaning of the <i>Taxation Administration Act 1996</i>).	21 22 23 24 25 26
[3]		A reference in this section to information given to the Minister by a licence holder includes a reference to a return or other information relating to royalty under this Act that is obtained by the Minister, or a delegate of the Minister, from a tax officer (within the meaning of the <i>Taxation Administration Act 1996</i>).	22 23 24 25
[3]	(3) Section 42	A reference in this section to information given to the Minister by a licence holder includes a reference to a return or other information relating to royalty under this Act that is obtained by the Minister, or a delegate of the Minister, from a tax officer (within the meaning of the <i>Taxation Administration Act 1996</i>).	22 23 24 25 26
[3] [4]	(3) Section 42 Omit "to th	A reference in this section to information given to the Minister by a licence holder includes a reference to a return or other information relating to royalty under this Act that is obtained by the Minister, or a delegate of the Minister, from a tax officer (within the meaning of the <i>Taxation Administration Act 1996</i>). 9 Royalty	22 23 24 25 26 27
	(3) Section 42 Omit "to th Section 43	 A reference in this section to information given to the Minister by a licence holder includes a reference to a return or other information relating to royalty under this Act that is obtained by the Minister, or a delegate of the Minister, from a tax officer (within the meaning of the <i>Taxation Administration Act 1996</i>). 9 Royalty e Minister". Insert instead "to the State". 	22 23 24 25 26 27 28
	(3) Section 42 Omit "to th Section 43	 A reference in this section to information given to the Minister by a licence holder includes a reference to a return or other information relating to royalty under this Act that is obtained by the Minister, or a delegate of the Minister, from a tax officer (within the meaning of the <i>Taxation Administration Act 1996</i>). 9 Royalty e Minister". Insert instead "to the State". 1 Reduction of royalty in certain cases 	22 23 24 25 26 27 28 29
	(3) Section 42 Omit "to th Section 43 Insert after (5)	 A reference in this section to information given to the Minister by a licence holder includes a reference to a return or other information relating to royalty under this Act that is obtained by the Minister, or a delegate of the Minister, from a tax officer (within the meaning of the <i>Taxation Administration Act 1996</i>). 9 Royalty e Minister". Insert instead "to the State". 1 Reduction of royalty in certain cases section 431 (4): The Chief Commissioner is to be advised of any determination made under 	22 23 24 25 26 27 28 29 30 31
[4]	(3) Section 42 Omit "to th Section 43 Insert after (5) Section 43	 A reference in this section to information given to the Minister by a licence holder includes a reference to a return or other information relating to royalty under this Act that is obtained by the Minister, or a delegate of the Minister, from a tax officer (within the meaning of the <i>Taxation Administration Act 1996</i>). 9 Royalty e Minister". Insert instead "to the State". 1 Reduction of royalty in certain cases section 431 (4): The Chief Commissioner is to be advised of any determination made under this section. 	22 23 24 25 26 27 28 29 30 31 32
[4]	(3) Section 42 Omit "to th Section 43 Insert after (5) Section 43	 A reference in this section to information given to the Minister by a licence holder includes a reference to a return or other information relating to royalty under this Act that is obtained by the Minister, or a delegate of the Minister, from a tax officer (within the meaning of the <i>Taxation Administration Act 1996</i>). 9 Royalty e Minister". Insert instead "to the State". 1 Reduction of royalty in certain cases section 431 (4): The Chief Commissioner is to be advised of any determination made under this section. 2 Fixing of landed value 	22 23 24 25 26 27 28 29 30 31 32 33

[6]	Sect	ion 43	3 Fixir	ng of quantity	1		
	Inser	t at the	e end o	f the section:	2		
		(2)	date,	rtificate that is signed by the Minister and that states that, on a specified the Minister made a determination under subsection (1) (b) is admissible idence in any proceedings and is evidence of the fact or facts so certified.	3 4 5		
		(3)		Chief Commissioner may request a certificate under this section and a ficate is to be provided in accordance with that request.	6 7		
[7]	Sect	ion 43	4 Time	e for payment	8		
	Inser	t at the	e end o	f the section:	9		
		(2)		lure to pay the royalty within one month after the last day of that royalty d is a tax default for the purposes of the <i>Taxation Administration</i> 1996.	10 11 12		
			Note. Taxa	. If a tax default occurs, interest and penalty tax may be charged under the tion Administration Act 1996.	13 14		
		(3)	A tax the e	x default does not occur in respect of an amount of royalty payable until xpiration of 7 days after:	15 16		
			(a)	the landed value of the mineral has been agreed or determined under section 432, where the rate of royalty is related to the landed value of the mineral, or	17 18 19		
			(b)	the quantity of the mineral has been agreed or determined under section 433, where the rate of royalty is related to the quantity of the mineral recovered.	20 21 22		
[8]	Sect	ion 43	5 Stat	e to pay 40% of royalties to Commonwealth	23		
	Omi	t "pena	lty" fr	om the definition of <i>royalty</i> in section 435 (3).	24		
	Inser	t instea	ad "int	erest or penalty tax".	25		
[9]	Sections 435A and 435B						
	Inser	Insert after section 435:					
	435A	Roya	alty returns				
		(1)		rson who is required to pay royalty under this Act is required to lodge with Chief Commissioner a return relating to each royalty period.	29 30		
		(2)		return is to be lodged with the Chief Commissioner within one month after ast day of that royalty period.	31 32		
		(3)		Chief Commissioner is to give a copy to the Minister of each return lodged the Chief Commissioner.	33 34		
		(4)	infor <i>Taxa</i> Note	Minister may give directions to the Chief Commissioner as to the mation that is to be included in the form of return approved under the <i>tion Administration Act 1996</i> . . The <i>Taxation Administration Act 1996</i> requires a return to be in a form approved a Chief Commissioner.	35 36 37 38 39		
	435B	Disc	losure	e of royalty information	40		
		(1)	discl <i>Taxa</i>	Minister, or a person engaged in the administration of this Act, may ose royalty information obtained from a tax officer under this Act or the <i>tion Administration Act 1996</i> in connection with the administration or ution of this Act.	41 42 43 44		

	(2)	This section applies despite section 84 of the <i>Taxation Administration</i> <i>Act 1996</i> but subject to any restrictions in this Act. Note. See sections 374–376 of this Act.	1 2 3
	(3)	In this section: <i>royalty information</i> means information in a return lodged with the Chief Commissioner under this Act or any other information relating to the assessment or recovery of royalty. <i>tax officer</i> has the same meaning as it has in the <i>Taxation Administration</i> <i>Act 1996</i> .	4 5 7 8 9
[10]	Section 43	6 Penalty if fee overdue	10
	Omit "or a	mount of royalty" from section 436 (1).	11
[11]	Section 43	6 (2)	12
	Omit "or ro	byalty" wherever occurring.	13
[12]	Section 43	6 (3)	14
	Omit the su	ibsection.	15
[13]	Section 43	7 Fees recoverable as debts	16
	Omit ", roy	valty or penalty".	17
[14]	Section 43	37A	18
	т с		
	Insert after	section 457:	19
4		essment and recovery of royalties	19 20
4		essment and recovery of royalties Royalty payable under this Act is a tax for the purposes of the <i>Taxation</i> <i>Administration Act 1996</i> . Note. The <i>Taxation Administration Act 1996</i> applies to the assessment and recovery	20 21 22 23
4	437A Ass (1)	 Royalty payable under this Act is a tax for the purposes of the <i>Taxation Administration Act 1996</i>. Note. The <i>Taxation Administration Act 1996</i> applies to the assessment and recovery of royalty. 	20 21 22 23 24
	437A Ass	essment and recovery of royalties Royalty payable under this Act is a tax for the purposes of the <i>Taxation</i> <i>Administration Act 1996</i> . Note. The <i>Taxation Administration Act 1996</i> applies to the assessment and recovery	20 21 22 23
[15]	437A Asso (1) (2) (3)	 Royalty payable under this Act is a tax for the purposes of the <i>Taxation Administration Act 1996</i>. Note. The <i>Taxation Administration Act 1996</i> applies to the assessment and recovery of royalty. The royalty is payable to the Chief Commissioner in accordance with that Act. The Minister is to ensure that the Chief Commissioner is provided with any information necessary to enable the Chief Commissioner to exercise the Chief Commissioner's functions with respect to royalties under this Act and the 	20 21 22 23 24 25 26 27 28
	437A Asso (1) (2) (3)	 Royalty payable under this Act is a tax for the purposes of the <i>Taxation Administration Act 1996</i>. Note. The <i>Taxation Administration Act 1996</i> applies to the assessment and recovery of royalty. The royalty is payable to the Chief Commissioner in accordance with that Act. The Minister is to ensure that the Chief Commissioner is provided with any information necessary to enable the Chief Commissioner to exercise the Chief Commissioner's functions with respect to royalties under this Act and the <i>Taxation Administration Act 1996</i>. 2 Savings and transitional provisions 	20 21 22 23 24 25 26 27 28 29
	437A Asso (1) (2) (3) Schedule	 Royalty payable under this Act is a tax for the purposes of the <i>Taxation Administration Act 1996</i>. Note. The <i>Taxation Administration Act 1996</i> applies to the assessment and recovery of royalty. The royalty is payable to the Chief Commissioner in accordance with that Act. The Minister is to ensure that the Chief Commissioner is provided with any information necessary to enable the Chief Commissioner to exercise the Chief Commissioner's functions with respect to royalties under this Act and the <i>Taxation Administration Act 1996</i>. 2 Savings and transitional provisions 	20 21 22 23 24 25 26 27 28 29 30
	437A Asso (1) (2) (3) Schedule : Insert befor	 Bessment and recovery of royalties Royalty payable under this Act is a tax for the purposes of the <i>Taxation Administration Act 1996</i>. Note. The <i>Taxation Administration Act 1996</i> applies to the assessment and recovery of royalty. The royalty is payable to the Chief Commissioner in accordance with that Act. The Minister is to ensure that the Chief Commissioner is provided with any information necessary to enable the Chief Commissioner to exercise the Chief Commissioner's functions with respect to royalties under this Act and the <i>Taxation Administration Act 1996</i>. 2 Savings and transitional provisions re clause 1: 	20 21 22 23 24 25 26 27 28 29 30 31
[15]	437A Asso (1) (2) (3) Schedule 2 Insert befor Part 1 Schedule 2	 Bessment and recovery of royalties Royalty payable under this Act is a tax for the purposes of the <i>Taxation Administration Act 1996</i>. Note. The <i>Taxation Administration Act 1996</i> applies to the assessment and recovery of royalty. The royalty is payable to the Chief Commissioner in accordance with that Act. The Minister is to ensure that the Chief Commissioner is provided with any information necessary to enable the Chief Commissioner to exercise the Chief Commissioner's functions with respect to royalties under this Act and the <i>Taxation Administration Act 1996</i>. 2 Savings and transitional provisions re clause 1: 	20 21 22 23 24 25 26 27 28 29 30 31 31

[17]	Schedule 2, Part 2, heading Insert after clause 1:						
	Part 2		Provisions consequent on enactment of this Act	3			
[18]	Schedule 2, Part 3 Insert after clause 5:						
	Inser	latter	clause 5.	5			
	Part 3		Provisions consequent on enactment of State Revenue and Other Legislation Amendment (Budget Measures) Act 2014	6 7 8			
	6	Asse	essment and recovery of royalties under Taxation Administration Act 1996	9			
		(1)	An amendment made to this Act or the regulations by the <i>State Revenue and Other Legislation Amendment (Budget Measures) Act 2014</i> applies only to royalty under this Act that is payable in respect of a royalty period that commences on or after the commencement of the amendment.	10 11 12 13			
		(2)	This Act and the regulations, as in force before such an amendment, continue to apply to royalty under this Act that is payable in respect of a royalty period that commenced before the commencement of the amendment.	14 15 16			
	7 Req(1)(2)		irements to pay royalty to the Minister	17			
			A requirement imposed by or under this Act to pay royalty under this Act to the Minister is taken, from the relevant commencement date, to be a requirement to pay royalty under this Act to the State.	18 19 20			
			A reference in any document to royalty payable to the Minister under this Act is taken, from the relevant commencement date, to be a reference to royalty payable to the State under this Act.	21 22 23			
		(3)	In this clause, the <i>relevant commencement date</i> means the date of commencement of section 437A, as inserted by the <i>State Revenue and Other Legislation Amendment (Budget Measures) Act 2014.</i>	24 25 26			
	-	natory		27 28			
	Item [14] of the proposed amendments to the <i>Offshore Minerals Act 1999</i> provides the payable under that Act are taxes for the purposes of the <i>Taxation Administration Act</i> means that the royalty will be assessed and recoverable by the Chief Commissioner under the amendment also requires the Minister to ensure that the Chief Commissioner is provided and information necessary to enable the Chief Commissioner to exercise his or her fur respect to royalties.						
	amen	dment	a consequential amendment. At present, royalties are payable to the Minister. The makes it clear that royalty is payable to the State.	34 35			
	royalt	y is to b	ires the Chief Commissioner to be advised of any determination by the Minister that be paid at a lower rate than the prescribed rate.	36 37			
	releva	int to th	d [6] permit the Minister to certify certain determinations made under the Act that are e calculation of royalty.	38 39			
	occura	s if roy dment.	es it clear that a tax default for the purposes of the <i>Taxation Administration Act 1996</i> valty is not paid when it becomes due and payable. Item [12] is a consequential	40 41 42			
	<i>Admir</i> is to b	nistratio pe prov	uires royalty returns to be lodged with the Chief Commissioner. The <i>Taxation n Act 1996</i> provides for the form in which returns must be provided. A copy of each return rided to the Minister and the Minister may give directions as to the information to be returns.	43 44 45 46			

	to the Offsh	makes it clear that the disclosure of royalty information by the Minister remains subject ore <i>Minerals Act 1999</i> , and not the <i>Taxation Administration Act 1996</i> . Item [2] is a al amendment.	1 2 3
	Administratic penalties for consequentia payment, to	d [11] remove provisions that impose a penalty for late payment of royalty. The <i>Taxation Act 1996</i> already permits the Chief Commissioner to impose interest and other late payment of taxes, and those provisions will now apply to royalties. Item [8] is a al amendment to a provision that requires 40% of royalties, including penalties for late be paid to the Commonwealth. The amendment will require 40% of royalties, including penalties, including penalty tax for late payment, to be paid to the Commonwealth.	4 5 7 8 9
	jurisdiction. T all taxes are	moves a provision that makes royalty a debt recoverable in a court of competent The provision is redundant because the <i>Taxation Administration Act 1996</i> provides that recoverable by the Chief Commissioner as a debt in a court of competent jurisdiction.	10 11 12
		ts a definition of <i>Chief Commissioner</i> in the Act. 8] provide for transitional matters.	13 14
4.4		Minerals Regulation 2013	15
	Clause 14	Returns to be made	16
	Omit the cla	ause.	17
	Explanatory	note	18
	returns with t	d amendment to the <i>Offshore Minerals Regulation 2013</i> removes a requirement to lodge he Minister. The provision is redundant because the proposed amendments to the parent eturns to be lodged with the Chief Commissioner.	19 20 21
4.5	Petroleu	m (Offshore) Act 1982 No 23	22
[1]	Section 5	Definitions	23
	Insert in alp	habetical order in section 5 (1):	24
		Chief Commissioner means the Chief Commissioner of State Revenue.	25
[2]	Section 11	9 Release of information	26
	Insert after	section 119 (6A):	27
	(6B)	A reference in this section to a return or other document furnished to the Minister under this Act includes a reference to a return or other document relating to royalty under this Act that is obtained by the Minister, or a delegate of the Minister, from a tax officer (within the meaning of the <i>Taxation Administration Act 1996</i>).	28 29 30 31 32
[3]	Section 12	9 Certain payments to be made by State to Commonwealth	33
	Omit "unde	or this Act" where secondly occurring in the definition of A in section 129 (1).	34
[4]	Section 14	3 Royalty	35
	Omit "to th	e Minister" from section 143 (1). Insert instead "to the Crown".	36
[5]	Section 14	4 Reduction of royalty in certain cases	37
	Insert after	section 144 (3):	38
	(4)	The Chief Commissioner is to remit the interest or penalty tax on any royalty that ceases to be payable because of a determination of the Minister under this section.	39 40 41

[6]	Sect	Section 145 Royalty not payable in certain cases					
	Inser	t after	section 145 (2):	2			
		(3)	The Chief Commissioner is to remit the interest or penalty tax on any royalty that ceases to be payable because of a decision of the Minister under this section.	3 4 5			
[7]	Sect	ion 14	9 Payment of royalty	6			
	Inser	t at the	e end of the section:	7			
		(2)	A failure to pay royalty payable under this Act by the end of that next succeeding royalty period is a tax default for the purposes of the <i>Taxation Administration Act 1996</i> . Note. If a tax default occurs, interest and penalty tax may be charged under the <i>Taxation Administration Act 1996</i> .	8 9 10 11 12			
		(3)	A tax default does not occur before the expiration of 7 days after the value of the relevant petroleum is agreed or determined under section 147.	13 14			
[8]	Sect	ion 14	9A	15			
	Inser	t after	section 149:	16			
	149A	Roya	alty returns	17			
		(1)	A person who is required to pay royalty under this Act is required to lodge with the Chief Commissioner a return relating to each royalty period.	18 19			
		(2)	The return is to be lodged with the Chief Commissioner no later than the last day of the next succeeding royalty period.	20 21			
		(3)	The Chief Commissioner is to give a copy to the Minister of each return lodged with the Chief Commissioner.	22 23			
		(4)	The Minister may give directions to the Chief Commissioner as to the information that is to be included in the form of return approved under the <i>Taxation Administration Act 1996</i> .	24 25 26			
			Note. The <i>Taxation Administration Act 1996</i> requires a return to be in a form approved by the Chief Commissioner.	27 28			
[9]	Sect	ion 15	0 Penalty for late payment of fees	29			
	Omi	t "or ar	n amount of royalty" from section 150 (1).	30			
[10]	Sect	ion 15	0 (1)	31			
	Omi	t "or th	e amount of royalty".	32			
[11]	Sect	ion 15	0 (1)	33			
	Omi	t "or ro	oyalty".	34			
[12]	Sect	ion 15	0 (2)	35			
	Omi	t the su	bsection.	36			
[13]	Sect	ion 15	1 Fees and penalties debts due to the State	37			
	Omi	t the se	ection.	38			

[14]	Sect	Sections 151A and 151B				
	Inser	t after	section 151:	2		
	151A	Asse	essment and recovery of royalties	3		
		(1)	Royalty payable under this Act is a tax for the purposes of the <i>Taxation</i> Administration Act 1996.	4 5		
			Note. The <i>Taxation Administration Act 1996</i> applies to the assessment and recovery of royalty.	6 7		
		(2)	The royalty is payable to the Chief Commissioner in accordance with that Act.	8		
		(3)	The Minister is to provide the Chief Commissioner with any information necessary to enable the Chief Commissioner to exercise the Chief Commissioner's functions with respect to royalties under this Act and the <i>Taxation Administration Act 1996</i> .	9 10 11 12		
		(4)	A certificate that is signed by the Minister and that states that, on a specified date, the Minister made a determination, or did anything else, under any of the following provisions, is admissible in evidence in any proceedings and is evidence of the fact or facts so certified:	13 14 15 16		
			(a) section 43 (1), 144, 145, 146, 147 or 148, or	17		
			(b) any other provision of this Act relating to royalties that is prescribed by the regulations.	18 19		
		(5)	The Chief Commissioner may request a certificate under this section and a certificate is to be provided in accordance with that request.	20 21		
	151B	Disc	losure of royalty information	22		
		(1)	The Minister, or a person engaged in the administration of this Act, may disclose royalty information obtained from a tax officer under this Act or the <i>Taxation Administration Act 1996</i> in connection with the administration or execution of this Act.	23 24 25 26		
		(2)	This section applies despite section 84 of the <i>Taxation Administration Act 1996</i> but subject to any restrictions in this Act. Note. See section 119 of this Act.	27 28 29		
		(3)	In this section:	30		
			<i>royalty information</i> means information in a return lodged with the Chief Commissioner under this Act or any other information relating to the assessment or recovery of royalty.	31 32 33		
			<i>tax officer</i> has the same meaning as it has in the <i>Taxation Administration Act 1996</i> .	34 35		
[15]	Sche	edule 4	4 Savings, transitional and other provisions			
	Inser	t after	Part 4:	37		
	Par	rt 5	Provisions consequent on enactment of State Revenue and Other Legislation Amendment (Budget Measures) Act 2014	38 39 40		
	8	Asse	essment and recovery of royalties under Taxation Administration Act 1996	41		
		(1)	An amendment made to this Act by the <i>State Revenue and Other Legislation Amendment (Budget Measures)</i> Act 2014 applies only to royalty under this Act	42 43		

that is payable in respect of a royalty period that commences on or after the commencement of the amendment.

(2) This Act, as in force before such an amendment, continues to apply to royalty under this Act that is payable in respect of a royalty period that commenced before the commencement of the amendment.

9 Requirements to pay royalty to the Minister

- (1) A requirement imposed by or under this Act to pay royalty under this Act to the Minister is taken, from the relevant commencement date, to be a requirement to pay royalty under this Act to the Crown.
- (2) A reference in any document to royalty payable to the Minister under this Act is taken, from the relevant commencement date, to be a reference to royalty payable to the Crown under this Act.
- (3) In this clause, the *relevant commencement date* means the date of commencement of section 151A, as inserted by the *State Revenue and Other Legislation Amendment (Budget Measures) Act 2014.*

Explanatory note

Item [14] of the proposed amendments to the *Petroleum (Offshore) Act 1982* provides that royalties payable under that Act are taxes for the purposes of the *Taxation Administration Act 1996*. This means that the royalty will be collected and recoverable by the Chief Commissioner under that Act. The amendment also requires the Minister to provide the Chief Commissioner with any information necessary to enable the Chief Commissioner to exercise his or her functions with respect to royalties. The Minister is given power to certify certain decisions made under the Act that are relevant to the calculation of royalty.

Item [4] is a consequential amendment. At present, royalties are payable to the Minister. The amendment makes it clear that royalty is payable to the Crown.

Item [14] also makes it clear that the disclosure of royalty information by the Minister remains subject to the *Petroleum (Offshore) Act 1982*, and not the *Taxation Administration Act 1996*. Item [2] is a consequential amendment.

Item [7] makes it clear that a tax default for the purposes of the *Taxation Administration Act 1996* occurs if royalty is not paid when it becomes due and payable.

Item [8] requires royalty returns to be lodged with the Chief Commissioner (instead of the Minister). The *Taxation Administration Act 1996* provides for the form in which returns must be provided. The Chief Commissioner is to provide a copy of the returns to the Minister. The amendment also permits the Minister to give directions as to the information to be included in the approved form of return.

Items [9]–[12] remove provisions that impose a penalty for late payment of royalty. The *Taxation Administration Act 1996* already permits the Chief Commissioner to impose interest and other penalties for late payment of taxes, and those provisions will now apply to royalties. Item [3] is a consequential amendment.

Items [5] and [6] require the Chief Commissioner to remit interest and penalty tax if the Minister waives payment of royalty or part of royalty.

Item [13] removes a provision that makes a fee or royalty a debt recoverable in a court of competent jurisdiction. The provision is redundant because the *Taxation Administration Act 1996* provides that all taxes are recoverable by the Chief Commissioner as a debt in a court of competent jurisdiction. The *Taxation Administration Act 1996* will apply to royalties. In relation to fees, section 142 of the *Petroleum (Offshore) Act 1982* already provides that fees are debts due to the Crown and recoverable in a court of competent jurisdiction.

Item [15] provides for transitional matters.

Item [1] inserts a definition of Chief Commissioner in the Act.

4.6 Petroleum (Onshore) Act 1991 No 84

[1] Section 3 Definitions

Insert in alphabetical order in section 3 (1):

Chief Commissioner means the Chief Commissioner of State Revenue.

[2]	Secti	on 83	Sale of petroleum plant	1			
	Omit	"of U	nclaimed Money" from section 83 (4).	2			
[3]	Secti	on 85	Royalty	3			
	Omit	"to th	e Minister" from section 85 (1). Insert instead "to the Crown".	4			
[4]	Section 86 Reduction of royalty in certain cases						
	Inser	t after	section 86 (3):	6			
		(4)	The Chief Commissioner is to remit the interest or penalty tax on any royalty that ceases to be payable because of a decision of the Minister under this section.	7 8 9			
[5]	Secti	on 87	Royalty not payable in certain cases	10			
	Inser	t after	section 87 (2):	11			
		(3)	The Chief Commissioner is to remit the interest or penalty tax on any royalty that ceases to be payable because of a decision of the Minister under this section.	12 13 14			
[6]	Secti	on 91	Payment of royalty	15			
	Inser	t at the	end of the section:	16			
		(2)	A failure to pay royalty payable under this Act by the end of that next succeeding royalty period is a tax default for the purposes of the <i>Taxation Administration Act 1996</i> .	17 18 19			
			Note. If a tax default occurs, interest and penalty tax may be charged under the <i>Taxation Administration Act 1996</i> .	20 21			
		(3)	A tax default does not occur before the expiration of 7 days after the value of the relevant petroleum was determined under section 89.	22 23			
[7]	Secti	on 92	Penalty for late payment	24			
	Inser	t after	section 92 (2):	25			
		(3)	This section applies to royalty payable for a period commencing before 1 July 2014. The <i>Taxation Administration Act 1996</i> applies to royalty payable for a period commencing on or after 1 July 2014.	26 27 28			
[8]	Section 93						
	Inser	t after	section 92:	30			
	93	Roya	Ity returns	31			
		(1)	A person who is required to pay royalty under this Act is required to lodge with the Chief Commissioner a return relating to each royalty period.	32 33			
		(2)	The return is to be lodged with the Chief Commissioner no later than the last day of the next succeeding royalty period.	34 35			
		(3)	The Chief Commissioner is to give a copy to the Minister of each return lodged with the Chief Commissioner.	36 37			
		(4)	The Minister may give directions to the Chief Commissioner as to the information that is to be included in the form of return approved under the <i>Taxation Administration Act 1996</i> . Note. The <i>Taxation Administration Act 1996</i> requires a return to be in a form approved by the Chief Commissioner.	38 39 40 41 42			

[9]	Sections 94 and 94AA							
	Omit	sectio	on 94. Insert instead:	2				
	94	Asse	Assessment and recovery of royalties					
		(1)	Royalty payable under this Act is a tax for the purposes of the <i>Taxation</i> Administration Act 1996.	4 5				
			Note. The <i>Taxation Administration Act 1996</i> applies to the assessment and recovery of royalty.	6 7				
		(2)	The royalty is payable to the Chief Commissioner in accordance with that Act.	8				
		(3)	The Minister is to provide the Chief Commissioner with any information necessary to enable the Chief Commissioner to exercise the Chief Commissioner's functions with respect to royalties under this Act and the <i>Taxation Administration Act 1996</i> .	9 10 11 12				
		(4)	A certificate that is signed by the Minister and that states that, on a specified date, the Minister made a determination, or did anything else, under any of the following provisions, is admissible in evidence in any proceedings and is evidence of the fact or facts so certified:	13 14 15 16				
			(a) section 86, 87, 88, 89 or 90, or	17				
			(b) any other provision of this Act relating to royalties that is prescribed by the regulations.	18 19				
		(5)	The Chief Commissioner may request a certificate under this section and a certificate is to be provided in accordance with that request.	20 21				
g	4AA	Disc	losure of royalty information	22				
		(1)	The Minister, or a person engaged in the administration of this Act, may disclose royalty information obtained from a tax officer under this Act or the <i>Taxation Administration Act 1996</i> in connection with the administration or execution of this Act.	23 24 25 26				
		(2)	This section applies despite section 84 of the <i>Taxation Administration</i> <i>Act 1996</i> but subject to any restrictions in this Act. Note. See Part 13 of this Act.	27 28 29				
		(3)	In this section:	30				
			<i>royalty information</i> means information in a return lodged with the Chief Commissioner under this Act or any other information relating to the assessment or recovery of royalty.	31 32 33				
			<i>tax officer</i> has the same meaning as it has in the <i>Taxation Administration Act 1996</i> .	34 35				
[10]	Sect	ion 11	7 Definitions	36				
	Inser	t after	section 117 (2):	37				
		(3)	A reference to information furnished to the Minister under this Act includes a reference to a return or other information relating to royalty under this Act that is obtained by the Minister, or a delegate of the Minister, from a tax officer (within the meaning of the <i>Taxation Administration Act 1996</i>).	38 39 40 41				

[11]	Schedule 1	I Savings and transitional provisions	1					
	Insert at the	e end of the Schedule with appropriate Part and clause numbering:	2					
	Part	Provisions consequent on enactment of State Revenue and Other Legislation Amendment (Budget Measures) Act 2014	3 4 5					
	Asse	essment and recovery of royalties under Taxation Administration Act 1996	6					
	(1)	An amendment made to this Act by the <i>State Revenue and Other Legislation Amendment (Budget Measures) Act 2014</i> applies only to royalty under this Act that is payable in respect of a royalty period that commences on or after the commencement of the amendment.	7 8 9 10					
	(2)	This Act, as in force before such an amendment, continues to apply to royalty under this Act that is payable in respect of a royalty period that commenced before the commencement of the amendment.	11 12 13					
	Requ	uirements to pay royalty to the Minister	14					
	(1)	A requirement imposed by or under this Act to pay royalty under this Act to the Minister is taken, from the relevant commencement date, to be a requirement to pay royalty under this Act to the Crown.	15 16 17					
	(2)	A reference in any document to royalty payable to the Minister under this Act is taken, from the relevant commencement date, to be a reference to royalty payable to the Crown under this Act.	18 19 20					
	(3)	In this clause, the <i>relevant commencement date</i> means the date of commencement of section 93, as inserted by the <i>State Revenue and Other Legislation Amendment (Budget Measures) Act 2014.</i>	21 22 23					
	Explanatory note Item [9] of the proposed amendments to the <i>Petroleum (Onshore) Act 1991</i> provides that royalties payable under that Act are taxes for the purposes of the <i>Taxation Administration Act 1996</i> . This means that the royalty will be assessed and recoverable by the Chief Commissioner under that Act. The amendment requires the Minister to provide the Chief Commissioner with any information necessary to enable the Chief Commissioner to exercise his or her functions with respect to royalties. The Minister is given power to certify certain decisions made under the Act that are relevant to the calculation of royalty. The amendment also removes a provision that makes royalty a debt recoverable in a court of competent jurisdiction. The provision is redundant because the <i>Taxation Administration Act 1996</i> provides that all taxes are recoverable by the Chief Commissioner as a debt in a court of competent jurisdiction.							
	amendment makes it clear that royalty is payable to the Crown. Item [9] also makes it clear that the disclosure of royalty information by the Minister remains subject to the <i>Petroleum (Onshore) Act 1991</i> , and not the <i>Taxation Administration Act 1996</i> . Item [10] is a consequential amendment.							
	Item [6] makes it clear that a tax default for the purposes of the <i>Taxation Administration Act</i> 1996 4 occurs if royalty is not paid when it becomes due and payable.							
	Item [7] limits a provision that imposes a penalty for late payment of royalty. As a consequence of the amendments, the <i>Taxation Administration Act 1996</i> will permit the Chief Commissioner to impose interest and other penalties for late payment of royalties.							
	Item [8] requires royalty returns to be lodged with the Chief Commissioner (instead of the Minister). The <i>Taxation Administration Act 1996</i> provides for the form in which returns must be provided. The Chief Commissioner is to provide a copy of the returns to the Minister. The amendments also permit the Minister to give directions as to the information to be included in the approved form of return.							
		[5] require the Chief Commissioner to remit interest and penalty tax if the Minister waives oyalty or part of royalty.	49 50					

	Item [1] inse	rts a de	or transitional matters. efinition of Chief Commissioner in the Act. obsolete reference to the Chief Commissioner.	1 2 3		
4.7	Таха	ation	Adm	ninistration Act 1996 No 97	4		
[1]	Secti	on 5E	8		5		
	Insert after section 5A:						
	5B	Appl	licatio	n of Act to royalties	7		
	02	(1)	For t for t	the purpose of the administration and enforcement of legislative schemes the payment of royalties to the Crown, the following provisions are taken taxation laws:	8 9 10		
			(a)	Part 14 of the <i>Mining Act 1992</i> ,	10		
			(u) (b)	Divisions 2 and 3 of Part 4.4 of the <i>Offshore Minerals Act 1999</i> ,	12		
			(c)	the provisions of Division 7 of Part 4 of the <i>Petroleum (Offshore)</i> <i>Act 1982</i> to the extent that those provisions relate to royalties under that Act,	13 14 15		
			(d)	Part 7 of the Petroleum (Onshore) Act 1991,	16		
			(e)	any other provisions of the Acts referred to in paragraphs (a)–(d), or of the regulations under those Acts, to the extent that they relate to royalties.	17 18 19		
		(2)	Roya	alty is taken to be a tax for the purposes of this Act.	20		
		(3)	In th	is section:	21		
			roya	<i>lty</i> means royalty payable under:	22		
			(a)	the Mining Act 1992, or	23		
			(b)	the Offshore Minerals Act 1999, or	24		
			(c)	the Petroleum (Offshore) Act 1982, or	25		
			(d)	the Petroleum (Onshore) Act 1991.	26		
[2]	Secti	on 11	1 Арр	ropriation of Consolidated Fund	27		
	Insert	t "or a	ny tax	ation law" after "this Act".	28		
[3]	Sche	dule '	1 Savi	ngs, transitional and other provisions	29		
	Insert at the end of the Schedule with appropriate Part and clause numbering: 30						
	Par	t	Pro	ovisions arising from enactment of State	31		
		•		venue and Other Legislation Amendment	32		
				udget Measures) Act 2014	33		
		Appl	licatio	n of Act to royalties	34		
			Ame	ion 5B, as inserted by the <i>State Revenue and Other Legislation</i> <i>ndment</i> (<i>Budget Measures</i>) <i>Act 2014</i> , applies in respect of royalty payable period that commences on or after the commencement of that section.	35 36 37		
	-	natory		· · · · · · · · · · · · · · ·	38		
	Item [1] of the proposed amendments to the <i>Taxation Administration Act</i> 1996 provides that provisions relating to royalties in the <i>Mining Act</i> 1992, the <i>Offshore Minerals Act</i> 1999, the <i>Petroleum</i> (<i>Offshore) Act</i> 1982 and the <i>Petroleum</i> (<i>Onshore) Act</i> 1991, and the regulations under those Acts,						

are taxation laws for the purposes of the *Taxation Administration Act 1996*. This means the *Taxation Administration Act 1996* will apply to the assessment and recovery of royalties as taxes under that Act. Item [2] is consequential to an amendment to the *Mining Act 1992* which requires the Chief Commissioner to pay part of the royalty collected in respect of privately owned minerals to the Minister administering that Act (for payment to the owner of the privately owned mineral). The amendment requires the Consolidated Fund to be appropriated for the purpose of payments made by the Chief Commissioner under taxation laws.

Item [3] is a transitional provision.

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Schedule 5			Amendments relating to public sector employee costs							
5.1	Industrial Relations Act 1996 No 17									
	Schedule 4 Savings, transitional and other provisions									
	Insert at th	e end c	of the Schedule with appropriate Part and clause numbering:	5						
	Part Provisions relating to Industrial Relations (Publ Sector Conditions of Employment) Regulation 2									
	Re-I	naking	g of regulation	8						
	(1)) Subschedule 5.2 to the <i>State Revenue and Other Legislation Amendme</i> (<i>Budget Measures</i>) Act 2014 sets out the terms of the <i>Industrial Relation</i> (<i>Public Sector Conditions of Employment</i>) Regulation 2014.								
	(2)	On a	and from the commencement of Subschedule 5.2 to that Act:	12						
		(a)	the regulation set out in the subschedule is taken to be and has effect as a regulation validly made under section 146C of the <i>Industrial Relations Act 1996</i> ,	13 14 15						
		(b)	Part 2 of the <i>Subordinate Legislation Act 1989</i> does not apply to the regulation set out in the subschedule (but applies to any amendment or repeal of the regulation),	16 17 18						
		(c)	the regulation set out in the subschedule is taken, for the purposes of section 10 of the <i>Subordinate Legislation Act 1989</i> , to have been published on the commencement of the subschedule,	19 20 21						
		(d)	sections 39, 40 and 41 of the <i>Interpretation Act 1987</i> do not apply to the regulation set out in the subschedule (but apply to any amendment or repeal of the regulation),	22 23 24						
		(e)	section 146C (6) of the <i>Industrial Relations Act 1996</i> applies to the regulation set out in the subschedule, and accordingly the regulation applies to proceedings that are pending in the Commission on the commencement of the subschedule (except as otherwise provided in the regulation).	25 26 27 28 29						
5.2	Industria Regulati		ations (Public Sector Conditions of Employment))14	30 31						
	1 Nan	ne of R	egulation	32						
			Regulation is the Industrial Relations (Public Sector Conditions of loyment) Regulation 2014.	33 34						
	2 Con	Commencement								
		This Regulation commences on the day on which Schedule 5.2 to the <i>State Revenue and Other Legislation Amendment (Budget Measures) Act 2014</i> commences.								
	3 Defi	nition		39						
			is Regulation: Act means the <i>Industrial Relations Act 1996</i> .	40 41						

State Revenue and Other Legislation Amendment (Budget Measures) Bill 2014 [NSW] Schedule 5 Amendments relating to public sector employee costs

4 Declarations under section 146C

The matters set out in this Regulation are declared, for the purposes of section 146C of the Act, to be aspects of government policy that are to be given effect to by the Industrial Relations Commission when making or varying awards or orders.

5 Paramount policies

The following paramount policies are declared:

- (a) Public sector employees are entitled to the guaranteed minimum conditions of employment (being the conditions set out in clause 7).
- (b) Equal remuneration for men and women doing work of equal or comparable value.

Note. Clause 6 (1) (c) provides that existing conditions of employment in excess of the guaranteed minimum conditions may only be reduced for the purposes of achieving employee-related cost savings with the agreement of the relevant parties.

Clause 9 (1) (e) provides that conditions of employment cannot be reduced below the guaranteed minimum conditions of employment for the purposes of achieving employee-related cost savings.

6 Other policies

(1)

The following policies are also declared, but are subject to compliance with the declared paramount policies: 20

- (a) Public sector employees may be awarded increases in remuneration or other conditions of employment, but only if employee-related costs in respect of those employees are not increased by more than 2.5% per annum as a result of the increases awarded together with any new or increased superannuation employment benefits provided (or to be provided) to or in respect of the employees since their remuneration or other conditions of employment were last determined.
- (b) Increases in remuneration or other conditions of employment can be awarded even if employee-related costs are increased by more than 2.5% per annum, but only if sufficient employee-related cost savings have been achieved to fully offset the increased employee-related costs 31 beyond 2.5% per annum. For this purpose: 32
 - (i) whether relevant savings have been achieved is to be determined by agreement of the relevant parties or, in the absence of agreement, by the Commission, and
 - (ii) increases may be awarded before the relevant savings have been 36 achieved, but are not payable until they are achieved, and 37
 - (iii) the full savings are not required to be awarded as increases in remuneration or other conditions of employment.
- (c) For the purposes of achieving employee-related cost savings, existing conditions of employment of the kind but in excess of the guaranteed minimum conditions of employment may only be reduced with the agreement of the relevant parties in the proceedings.
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- (d) Awards and orders are to resolve all issues the subject of the proceedings (and not reserve leave for a matter to be dealt with at a later time or allow extra claims to be made during the term of the award or order). However, this does not prevent variations made with the agreement of the relevant parties.
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- (e) Changes to remuneration or other conditions of employment may only 49 operate on or after the date the relevant parties finally agreed to the 50

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		change (if the award or order is made or varied by consent) or the date of the Commission's decision (if the award or order is made or varied in arbitration proceedings).	1 2 3					
	(f)	Policies regarding the management of excess public sector employees are not to be incorporated into industrial instruments.	4 5					
(2)	Subclause (1) (e) does not apply if the relevant parties otherwise agree or there are exceptional circumstances.							
(3)	The <i>relevant parties</i> in relation to a matter requiring agreement under this clause are the employer and any other party to the proceedings that is an industrial organisation of employees with one or more members whose interests are directly affected by the matter.							
(4)	In subclause (1) (a), <i>new or increased superannuation employment benefits</i> means any new or increased payments by an employer to a superannuation scheme or fund of an employee as a consequence of amendments to the <i>Superannuation Guarantee (Administration) Act 1992</i> of the Commonwealth or the <i>State Authorities Non-contributory Superannuation Act 1987</i> .							
The	guara	nteed minimum conditions of employment	17					
(1)	For the purposes of this Regulation, the <i>guaranteed minimum conditions of employment</i> are as follows:							
	(a)	Unpaid parental leave that is the same as that provided by the National Employment Standards.	20 21					
	(b)	Paid parental leave that applies to the relevant group of public sector employees on the commencement of this clause.	22 23					
	(c)	Employer payments to employee superannuation schemes or funds (being the minimum amount prescribed under the relevant law of the Commonwealth).	24 25 26					
(2)		guaranteed minimum conditions of employment also include the wing:	27 28					
	(a)	Long service or extended leave (being the minimum leave prescribed under the <i>Government Sector Employment Act 2013</i> or the <i>Long Service Leave Act 1955</i> , whichever Act is applicable to the employment concerned).	29 30 31 32					
	(b)	Annual leave (being the minimum leave prescribed under the Annual Holidays Act 1944).	33 34					
	(c)	Sick leave entitlements under section 26 of the Act.	35					
	(d)	Public holiday entitlements under the Public Holidays Act 2010.	36					
	(e)	Part-time work entitlements under Part 5 of Chapter 2 of the Act.	37					
Mea	ning o	f employee-related costs	38					
(1)	For the purposes of this Regulation, <i>employee-related costs</i> are the costs to the employer of the employment of public sector employees, being costs related to the salary, wages, allowances and other remuneration payable to the employees and the superannuation and other personal employment benefits payable to or in respect of the employees.							
(2)		ubclause (1), <i>superannuation benefits</i> include any payments by the loyer to a superannuation scheme or fund of an employee as a	44 45					

consequence of the enactment of or amendments to the Superannuation

Meaning of employee-related cost savings

Guarantee (Administration) Act 1992 of the Commonwealth or the *State Authorities Non-contributory Superannuation Act 1987.*

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(1)	For_	the	purposes	of	this	Regulati	on,	emplo	oyee-	related	cost	savings	are
	savı	ngs:											
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- (a) that are identified in the award or order of the Commission that relies on those savings, and
- (b) that involve a significant contribution from public sector employees and generally involve direct changes to a relevant industrial instrument, work practices or other conditions of employment, and
- (c) that are not existing savings (as defined in subclause (2)), and
- (d) that are additional to whole of Government savings measures (such as efficiency dividends), and
- (e) that are not achieved by a reduction in guaranteed minimum conditions of employment below the minimum level.
- (2) Savings are *existing savings* if they are identified in a relevant industrial instrument made before the commencement of this Regulation (or in an agreement contemplated by such an industrial instrument) and are relied on by that industrial instrument, whether or not the savings have been achieved and whether or not they were or are achieved during the term of that industrial instrument.
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10 Exception for pending proceedings concerning police officers

This Regulation does not apply to the following proceedings:

- (a) proceedings pending before the Commission in respect of police officers and designated IRC 325/2011 (limited to those proceedings as in force on the commencement of this Regulation), 26
- (b) proceedings on a cross-claim or counter application made in connection with those pending proceedings.

5.3 Industrial Relations (Public Sector Conditions of Employment) Regulation 2011

The Industrial Relations (Public Sector Conditions of Employment) Regulation 2011 is repealed.

Explanatory note

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Schedule 5.1 amends the *Industrial Relations Act 1996* to give effect to the *Industrial Relations (Public Sector Conditions of Employment) Regulation 2014* as a regulation validly made under that Act.

Schedule 5.2 sets out the *Industrial Relations (Public Sector Conditions of Employment) Regulation 2014.* The Regulation remakes, with some changes for clarification, the *Industrial Relations (Public Sector Conditions of Employment) Regulation 2011.* The remaking of the Regulation confirms the validity of the Government policies that are required to be given effect to by the Industrial Relations Commission. In particular, it confirms the Government's policies regarding the management of excess public sector employees and the 2.5% cap on increases in remuneration or other conditions of employment (including superannuation). Schedule 5.3 repeals the Industrial Relations (Public Sector Conditions of Employment) 43 Regulation 2011.