

## New South Wales

## Mine Subsidence Compensation Amendment Bill 2014

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This public bill which originated in the Legislative Assembly, has passed and is now ready for presentation to the Legislative Council for its concurrence.

Clerk of the Legislative Assembly. Legislative Assembly, Sydney,

, 2014



New South Wales

## Mine Subsidence Compensation Amendment Bill 2014

Act No , 2014

An Act to make miscellaneous amendments to the *Mine Subsidence Compensation Act 1961* relating to claims for compensation under that Act; and for other purposes.

**EXAMINED** 

Assistant Speaker

The	Legisl	ature of New South Wales enacts:	1			
1	Name of Act					
		This Act is the Mine Subsidence Compensation Amendment Act 2014.	3			
2	Commencement					
	(1)	This Act commences on the date of assent to this Act, except as provided by this section.	5 6			
	(2)	Schedule 1 [7] and [8] commence on a day to be appointed by proclamation.	7			

Schedule 1			Amendment of Mine Subsidence Compensation Act 1961 No 22				
[1]	Section 4 [	Definit	tions	3			
	Insert at the	end o	of the section:	4			
	(2)	Note	es included in this Act do not form part of this Act.	5			
[2]	Section 12	Clain	ns for damage arising out of subsidence	6			
	Insert after	sectio	n 12 (2):	7			
	(3)		Board must notify the claimant of its decision about a claim and the ons for its decision.	8			
[3]	Section 12	A Cla	ims arising out of actions to prevent or mitigate damage	10			
	Omit section	n 12A	(1). Insert instead:	11			
	(1)	The following claims may be made under this Act for payment from the Fund:					
		(a)	a claim for compensation for damage incurred as a result of the exercise by the Board of its powers under section 13A,	13 14			
		(b)	a claim for preventative or mitigative expenses.	15			
	(1A)		Board must not make a payment from the Fund for a claim for any entative or mitigative expense unless:	16 17			
		(a)	the claim is made after the subsidence concerned has commenced, and	18			
		(b)	the expense is incurred or proposed after the subsidence concerned has commenced, and	19 20			
		(c)	at the time the expense is incurred or proposed the damage concerned is more likely than not to occur, and	21 22			
		(d)	the Board is satisfied that the preventative or mitigating work (or proposed preventative or mitigating work) is appropriate and necessary to prevent or mitigate the damage concerned, and	23 24 25			
		(e)	the subsidence concerned is not due to operations carried on by the owner.	26 27			
	(1B)	prev reaso or ho	Board may reject a claim if the Board is of the opinion that the total entative or mitigative expenses claimed are disproportionate to the onably expected total expense of repairing or replacing the improvements busehold or other effects concerned if no preventative or mitigating work been or were to be carried out.	28 29 30 31 32			
	(1C)	A cla	aim under this section is to be made in the form approved by the Board.	33			
[4]	Section 12	A (4)-	-(6)	34			
	Insert after	Insert after section 12A (3):					
	(4) The Board may determine the amount of payment in response to a claim unthis section.						
	(5)		Board must notify the claimant of its decision about a claim and the ons for its decision.	38 39			
	(6)	or prother	his section, <i>preventative or mitigative expense</i> means an expense incurred roposed by or on behalf of the owner of improvements or household or reffects in preventing or mitigating damage to those improvements or sehold or other effects arising from subsidence.	40 41 42 43			

[5]	Sect	ion 12	B Appeals	1				
	Omit	or co	ould reasonably have been anticipated" from section 12B (a).	2				
[6]	Section 12B (c)							
	Inser	t at the	e end of section 12B (b):	4				
			, or	5				
			(c) to reject a claim because of a matter specified in section 12A (1A) or (1B).	6 7				
[7]	Sect	ion 12	B (2)	8				
	Inser	t after	section 12B:	9				
	(2)		A person who has made an application under section 13A may appeal to the Land and Environment Court against a decision of the Board on the application.					
			<b>Note.</b> The Land and Environment Court, when hearing an appeal under this section, makes its decision in the place of the Board. In addition to its other functions and discretions, the Land and Environment Court has all the functions and discretions which the Board had in respect of the original decision. An appeal is by way of rehearing, and fresh evidence or evidence in addition to or in substitution for, the evidence given to the Board may be given on the appeal (See section 39 of the <i>Land and Environment Court Act 1979</i> ).	13 14 15 16 17 18 19				
[8]	Sect	ion 13	A	20				
	Omit the section. Insert instead:							
	13A	Works for prevention or mitigation of damage from subsidence						
		(1)	The Board may expend money for the funding of works to prevent or mitigate damage to improvements or household or other effects that the Board anticipates would occur (in the absence of the works) by reason of subsidence if the Board is satisfied that the expenditure will result in a net benefit to the Fund. Those works are <i>authorised works</i> for the purposes of this section.	23 24 25 26 27				
		(2)	The Board may decide to fund authorised works of its own motion or on the application of an interested party but an application cannot be made after subsidence has commenced.	28 29 30				
		(3)	The following restrictions apply to the funding of authorised works pursuant to an application (but not to the funding of works of the Board's own motion):  (a) the Board is not to fund works unless the Board is satisfied that there are	31 32				
			special circumstances that justify funding the works before subsidence has commenced,	33 34 35				
			<ul><li>(b) the Board is not to fund works after subsidence has commenced.</li><li>Note. Sections 12 and 12A deal with claims after subsidence has commenced.</li></ul>	36 37				
		(4)	For the purposes of this section, expenditure is considered to result in a net benefit to the Fund if the amount of the expenditure would be less than the amount of the total prospective liability of the Fund resulting from claims under sections 12 and 12A in respect of the anticipated damage.	38 39 40 41				
		(5)	The Board must, when exercising its powers under this section in respect of an application for the funding of authorised works, give effect to any policy declared by the Minister by order published in the Gazette to be a policy that is required to be given effect to by the Board.	42 43 44 45				

	(6)	The 1	Board o	can fund authorised works under this section by:	1
		(a)	carry out, c	ing out the authorised works or causing those works to be carried or	2
		(b)		ibuting a proportionate amount to the cost of the carrying out of s by another person that include the authorised works.	4 5
	(7)	made	in the	ion for the funding of authorised works under this section is to be form approved by the Board. The Board must notify an applicant on on an application and the reasons for its decision.	6 7 8
	(8)	antic	ipated	g of works is authorised under this section regardless of whether the damage is damage to improvements or household or other effects on which the works are to be carried out.	9 10 11
	(9)	mitig owne	gate dar er of th	on <i>interested party</i> , in relation to proposed works to prevent or mage to any improvement or household or other effects, means the le improvement or household or other effects or a person acting itten consent of the owner.	12 13 14 15
[9]	Section 15	Mine	subsic	lence districts	16
	Omit "2 yea	ars afte	er the d	ate of the approval" from section 15 (3A).	17
				d specified in the approval (being a period that expires at least in 5 years, after the date of the approval)".	18 19
[10]	Section 15	(5)			20
	Insert "(a co	ontrav	ening i	improvement or contravening subdivision)" after "this section".	21
[11]	Section 15	(5) (b)	)		22
	Omit the pa	ragrap	h. Inse	ert instead:	23
		(b)		aim under section 12 or 12A or application under section 13A is to ealt with or any payment made under this Act in respect of the wing:	24 25 26
			(i)	any contravening improvement, any household or other effects fixed or attached to a contravening improvement or any household or other effects damaged as a consequence of damage to a contravening improvement,  Note. For example, no claim may be made in respect of items placed in or around an unapproved house that are damaged by the collapse of that house.	27 28 29 30 31 32 33
			(ii)	any improvement on land within a contravening subdivision that was erected or altered after the land was subdivided,	34 35
			(iii)	any household or other effects on land within a contravening subdivision for the purpose of erecting or altering an improvement.	36 37 38
			in responder in res in responder in responde	The Board may issue a certificate of compliance under section 15B (3A) pect of an improvement or a subdivision of land that was erected or made at the approval of the Board. The certificate of compliance is for all ses deemed to be conclusive evidence that the requirements of this Act ag to the improvement or the subdivision had been complied with up to the of the certificate.	39 40 41 42 43 44

[12]	Sect	ion 15	(7) an	d (8)	1			
	Omit	"Max	imum	penalty: 20 penalty units." wherever occurring.	2			
	Insert instead:							
			Max	Maximum penalty:				
			(a)	in the case of an individual—100 penalty units, or	5			
			(b)	in the case of a corporation—500 penalty units.	6			
[13]	Sect	ion 15	B Cert	tificates of compliance	7			
	Omit	sectio	n 15B	(3A). Insert instead:	8			
		(3A)	The Board may also issue a certificate under this section in respect of an improvement that was altered or erected, or a subdivision of land that was made, without the approval of the Board if the Board is satisfied that it is appropriate to do so having regard to the circumstances of the case.					
		(3B)		Board must not issue a certificate under subsection (3A) in relation to the wing:	13 14			
			(a)	an improvement that is a residential building that was altered or erected more than 15 years before the application for the certificate was made, unless the Board is of the opinion that:	15 16 17			
				(i) the failure to obtain the approval was not the fault of the applicant, or	18 19			
				(ii) exceptional circumstances exist,	20			
			(b)	an improvement that is not a residential building, unless the Board is of the opinion that exceptional circumstances exist.	21 22			
[14]	Sect	ion 22			23			
	Insert after section 21:							
	22 Clair		ms relating to classified roads					
		(1)	unde owne	out limiting section 64 of the <i>Roads Act 1993</i> , RMS may make a claim r section 12 or 12A in relation to any classified road as if RMS were the er of the road and payments may be made from the Fund to RMS rdingly.	26 27 28 29			
		(2)		is section, <i>classified road</i> and <i>RMS</i> have the same meanings that they in the <i>Roads Act 1993</i> .	30 31			

[15]	Schedule 1 Savings, transitional and other provisions							
	Inser	t befor	e Part 1 of the Schedule:	2				
	Par	t 1A	Preliminary	3				
	1A	Regu	lations					
		(1)	The regulations may contain provisions of a savings or transitional nature consequent on the enactment of this Act or any Act that amends this Act.	5 6				
		(2)	Any such provision may, if the regulations so provide, take effect from the date of assent to the Act concerned or a later date.	7 8				
		(3)	To the extent to which any such provision takes effect from a date that is earlier than the date of its publication on the NSW legislation website, the provision does not operate so as:	9 10 11				
			(a) to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or	12 13 14				
			(b) to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication.	15 16 17				
[16]	Schedule 1, Part 2							
	Insert at the end of the Schedule:							
	Par	t 2	Provisions consequent on the enactment of the Mine Subsidence Compensation Amendment Act 2014	20 21 22				
	2	Exist	ing claims made under sections 12A and 15 (5) (b)	23				
		(1)	The amendments made to sections 12A and 15 (5) (b) of this Act by the amending Act are taken to have commenced on the date that the Bill for the amending Act was first introduced into Parliament (the <i>introduction date</i> ).	24 25 26				
		(2)	However, those provisions, as in force immediately before the introduction date, continue to apply to and in respect of the following:	27 28				
			(a) a claim lodged with the Board before the introduction date,	29				
			(b) a claim lodged with the Board after the introduction date in relation to an expense incurred before that date.	30 31				
		(3)	In this clause, <i>amending Act</i> means the <i>Mine Subsidence Compensation Amendment Act 2014</i> .	32 33				