This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

> R. E. WARD, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 26 February, 1974.



ANNO VICESIMO TERTIO

ELIZABETHÆ II REGINÆ

Act No. , 1974.

An Act to make provision with respect to the granting of licences under the Pipelines Act, 1967, to East-Aust. Pipeline Corporation Limited; for this purpose to amend that Act; to validate certain matters; and for purposes connected therewith.

BE

48959 81-

DE it enacted by the Queen's Most Excellent Majesty, by B and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:-

5

25

30

1. This Act may be cited as the "Pipelines (Amendment) Short title. Act, 1974".

2. For the purposes of section 14 (1) of the Pipelines Provisions relating to Act. 1967-

licences applied for

2

- 10 (a) the two documents, each of which is headed "PIPE- by East-LINES ACT 1967 FORM 6 APPLICATION Aust. Pipeline FOR LICENCE TO CONSTRUCT **AND** Corporation Limited. OPERATE A PIPELINE", one of which is contained in a book entitled "EAST-AUST. PIPE-15 APPLICATION for LICENCE to the LINE MINISTER FOR MINES BORDER TO BARRIER HIGHWAY EAST-AUST. PIPELINE CORPORATION LTD.", the other of which is contained in a book entitled "EAST-AUST. PIPE-LINE 20 APPLICATION for LICENCE to the MINISTER FOR MINES BARRIER HIGH-WAY TO EUABALONG EAST-AUST. PIPE-LINE CORPORATION LTD." and which were lodged in the Department of Mines on 16th November, 1973, and 10th January, 1974, respectively shall be deemed to be applications for licences under that Act made and submitted by that company in compliance with section 12, and section 13 (1) and (4), of that Act;
 - (b) that company shall, in respect of those applications. be deemed to have complied with section 13 (2) and (3) of the Pipelines Act, 1967;

(c)

- (c) the lands—
 - (i) specified in the document accompanying each of the books referred to in paragraph
 (a) and headed "Instrument pursuant to Regulation 29 of the Pipelines Regulations, 1968"; and
 - (ii) shown on the plans accompanying those books as being intended to be acquired pursuant to the Pipelines Act, 1967,
 - shall be deemed to be lands specified in those applications and to be available, in accordance with section 22 of that Act, for compulsory acquisition; and

(d) the easements-

15

20

25

5

10

 (i) in the terms specified in the document accompanying each of the books referred to in paragraph (a) and headed "Instrument pursuant to Regulation 29 of the Pipelines Regulations, 1968"; and

(ii) shown on the plans accompanying those books as being intended to be acquired pursuant to the Pipelines Act, 1967,

shall be deemed to be easements over lands specified in those applications and to be available, in accordance with section 22 of that Act, for compulsory acquisition.

BY AUTHORITY

- D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES-1974
- [5c]

Patrick and an and an and

(a) Shebilied in the accordent accordentiation cach of the book book provided to in our track (i) and broadd "Lestimated physician to Regulation 29 of the Pipellines Regulations, 1968", and

it shows on the pick tracempt in some bound is as a bring neucled to be some per and to the Pipelinia Act his

Sector for descrict to be (and spectrum on times) a province and to as available, independence with the content spectrum of the sector of the time. The sector of the s

(1) II. Contract agents and the log of sometime to be caused in granth of the body of the red to in participation (a) a unit spaced. The moments program to Resultation Line School (a).

 A survey dir cours accontent of a survey of a survey intervey
 A survey of a survey
 A survey of a survey
 A survey of a survey

No. , 1974.

A BILL

To make provision with respect to the granting of licences under the Pipelines Act, 1967, to East-Aust. Pipeline Corporation Limited; for this purpose to amend that Act; to validate certain matters; and for purposes connected therewith.

[MR FIFE—20 February, 1974.]

BE

48959 81---

BE it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

5

1. This Act may be cited as the "Pipelines (Amendment) Short title. Act, 1974".

2. For the purposes of section 14 (1) of the Pipelines Provisions Act, 1967—

licences applied for by East-

- 10 (a) the two documents, each of which is headed "PIPE- by East-LINES ACT 1967 FORM 6 APPLICATION Pipeline FOR LICENCE TO CONSTRUCT AND Corporation Limited. OPERATE A PIPELINE", one of which is contained in a book entitled "EAST-AUST. PIPE-15 LINE APPLICATION for LICENCE to the MINISTER FOR MINES BORDER TO BARRIER HIGHWAY EAST-AUST. PIPELINE CORPORATION LTD.", the other of which is contained in a book entitled "EAST-AUST. PIPE-20 LINE APPLICATION for LICENCE to the MINISTER FOR MINES BARRIER HIGH-WAY TO EUABALONG EAST-AUST. PIPE-LINE CORPORATION LTD." and which were lodged in the Department of Mines on 16th 25 November, 1973, and 10th January, 1974, respectively shall be deemed to be applications for licences under that Act made and submitted by that company in compliance with section 12, and section 13 (1) and (4), of that Act:
- 30 (b) that company shall, in respect of those applications.
 be deemed to have complied with section 13 (2) and (3) of the Pipelines Act, 1967;

(c)

- (c) the lands-
 - (i) specified in the document accompanying each of the books referred to in paragraph
 (a) and headed "Instrument pursuant to Regulation 29 of the Pipelines Regulations, 1968"; and
 - (ii) shown on the plans accompanying those books as being intended to be acquired pursuant to the Pipelines Act, 1967,
- shall be deemed to be lands specified in those applications and to be available, in accordance with section 22 of that Act, for compulsory acquisition; and
- (d) the easements-
 - (i) in the terms specified in the document accompanying each of the books referred to in paragraph (a) and headed "Instrument pursuant to Regulation 29 of the Pipelines Regulations, 1968"; and
 - (ii) shown on the plans accompanying those books as being intended to be acquired pursuant to the Pipelines Act, 1967,

shall be deemed to be easements over lands specified in those applications and to be available, in accordance with section 22 of that Act, for compulsory acquisition.

BY AUTHORITY

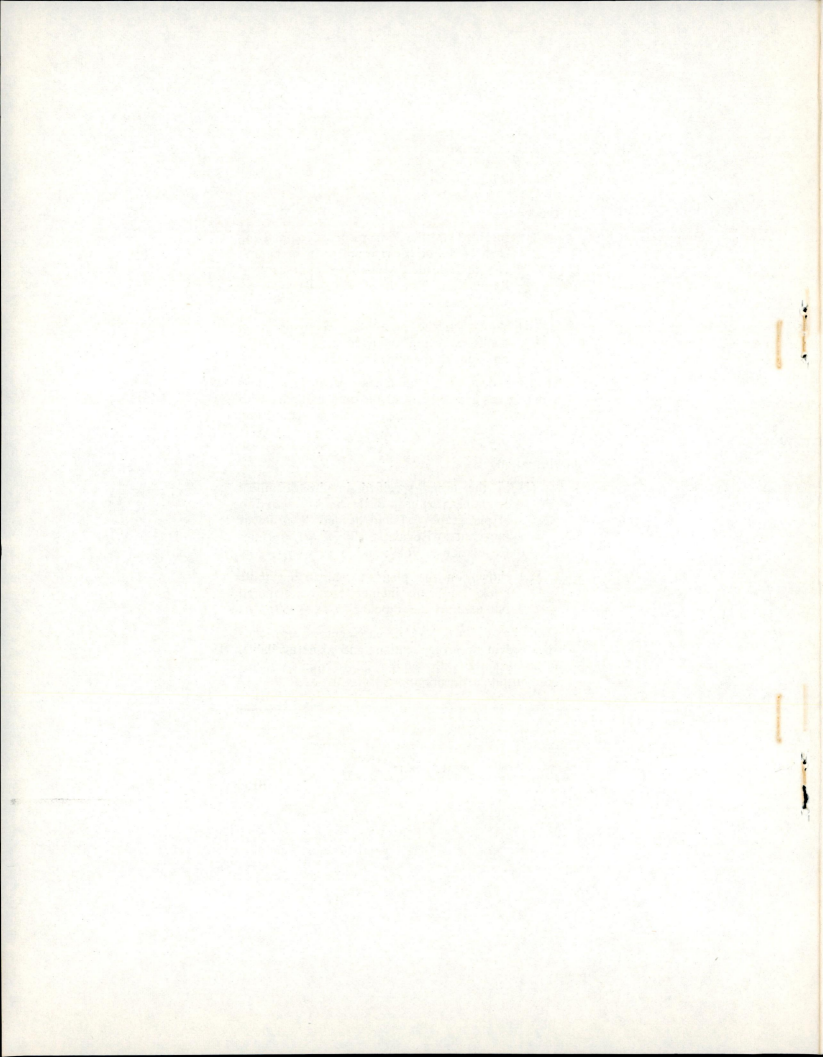
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES-1974 [5c]

20

5

10

15



PROOF

PIPELINES (AMENDMENT) BILL, 1974

EXPLANATORY NOTE

THE object of this Bill is to facilitate the granting of two licences under the Pipelines Act, 1967, to East-Aust. Pipeline Corporation Limited.

EBOQF.

PUTE LUES (AMENDMENT) BELL 191

自己不同的的方法可以发生的

For Council and Born and Antonia Stranger (France) and Antonia Stranger (France) Articles

PROOF

No. , 1974.

A BILL

To make provision with respect to the granting of licences under the Pipelines Act, 1967, to East-Aust. Pipeline Corporation Limited; for this purpose to amend that Act; to validate certain matters; and for purposes connected therewith.

[MR FIFE—20 February, 1974.]

BE CONTRACTOR DECISION DE LA CONTRACTOR DE

48959

B^E it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as 5 follows:—

1. This Act may be cited as the "Pipelines (Amendment) Short title. Act, 1974".

2. For the purposes of section 14 (1) of the Pipelines Provisions Act, 1967—

applied for (a) the two documents, each of which is headed "PIPE- by East-10 LINES ACT 1967 FORM 6 APPLICATION Aust. Pipeline AND Corporation FOR LICENCE TO CONSTRUCT Limited. OPERATE A PIPELINE", one of which is contained in a book entitled "EAST-AUST. PIPE-15 LINE APPLICATION for LICENCE to the MINISTER FOR MINES BORDER TO BARRIER HIGHWAY EAST-AUST. PIPELINE CORPORATION LTD.", the other of which is contained in a book entitled "EAST-AUST. PIPE-20 LINE APPLICATION for LICENCE to the MINISTER FOR MINES BARRIER HIGH-WAY TO EUABALONG EAST-AUST. PIPE-LINE CORPORATION LTD." and which were lodged in the Department of Mines on 16th 25 November, 1973, and 10th January, 1974, respectively shall be deemed to be applications for licences under that Act made and submitted by that company in compliance with section 12, and section 13 (1) and (4), of that Act;

(b) that company shall, in respect of those applications, be deemed to have complied with section 13 (2) and (3) of the Pipelines Act, 1967;

30

(c)

- (c) the lands-
 - (i) specified in the document accompanying each of the books referred to in paragraph
 (a) and headed "Instrument pursuant to Regulation 29 of the Pipelines Regulations, 1968"; and
 - (ii) shown on the plans accompanying those books as being intended to be acquired pursuant to the Pipelines Act, 1967,
 - shall be deemed to be lands specified in those applications and to be available, in accordance with section 22 of that Act, for compulsory acquisition; and
- (d) the easements-
 - (i) in the terms specified in the document accompanying each of the books referred to in paragraph (a) and headed "Instrument pursuant to Regulation 29 of the Pipelines Regulations, 1968"; and
 - (ii) shown on the plans accompanying those books as being intended to be acquired pursuant to the Pipelines Act, 1967,

shall be deemed to be easements over lands specified in those applications and to be available, in accordance with section 22 of that Act, for compulsory acquisition.

BY AUTHORITY D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1974

25

5

10

15

20

and the second second second

a section (Production) . . .

(c) line lands-

(1) specified in die decument er motor sach (d. hat is is gement in a prospace) "als motorised (from origin) parameter "als motorised (from origin) parameter "als motorised (from origin) for a second from the second or a second or "also from the second or a second or a second or "also from the second or a second or a second or "also from the second or a second or a second or a second or "also from the second or a second or a second or a second or a second or "also from the second or a second or "also from the second or a s

a serve serve the piper require any line and a serve the server the server server and the server s

statics atomic of the line work for the finance of the second sec

A the Principal state of

(21) Northwest D. Door A Company of diseblock of back antimited do to Admirate present to the distribution of the second second of the second se

shall be desired to be casements out benet, to any south of the second s

New South Wales



ANNO VICESIMO TERTIO ELIZABETHÆ II REGINÆ

Act No. 2, 1974.

An Act to make provision with respect to the granting of licences under the Pipelines Act, 1967, to East-Aust. Pipeline Corporation Limited; for this purpose to amend that Act; to validate certain matters; and for purposes connected therewith. [Assented to, 19th March, 1974.]

BE

р 53829 [5c]

B^E it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

Short title.

1. This Act may be cited as the "Pipelines (Amendment) Act, 1974".

Provisions relating to licences applied for by East-Aust. Pipeline Corporation Limited. 2. For the purposes of section 14 (1) of the Pipelines Act, 1967—

- (a) the two documents, each of which is headed "PIPE-LINES ACT 1967 FORM 6 APPLICATION FOR LICENCE TO CONSTRUCT AND OPERATE A PIPELINE", one of which is contained in a book entitled "EAST-AUST. PIPE-APPLICATION for LICENCE to the LINE BORDER MINISTER FOR MINES TO BARRIER HIGHWAY EAST-AUST. PIPELINE CORPORATION LTD.", the other of which is contained in a book entitled "EAST-AUST. PIPE-APPLICATION for LICENCE to the LINE MINISTER FOR MINES BARRIER HIGH-WAY TO EUABALONG EAST-AUST. PIPE-LINE CORPORATION LTD." and which were lodged in the Department of Mines on 16th November, 1973, and 10th January, 1974, respectively shall be deemed to be applications for licences under that Act made and submitted by that company in compliance with section 12, and section 13 (1) and (4), of that Act;
- (b) that company shall, in respect of those applications, be deemed to have complied with section 13 (2) and (3) of the Pipelines Act, 1967;

Pipelines (Amendment).

(c) the lands—

- (i) specified in the document accompanying each of the books referred to in paragraph
 (a) and headed "Instrument pursuant to Regulation 29 of the Pipelines Regulations, 1968"; and
- (ii) shown on the plans accompanying those books as being intended to be acquired pursuant to the Pipelines Act, 1967,

shall be deemed to be lands specified in those applications and to be available, in accordance with section 22 of that Act, for compulsory acquisition; and

- (d) the easements—
 - (i) in the terms specified in the document accompanying each of the books referred to in paragraph (a) and headed "Instrument pursuant to Regulation 29 of the Pipelines Regulations, 1968"; and
 - (ii) shown on the plans accompanying those books as being intended to be acquired pursuant to the Pipelines Act, 1967,

shall be deemed to be easements over lands specified in those applications and to be available, in accordance with section 22 of that Act, for compulsory acquisition.

BY AUTHORITY D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES-1974



I certify that this PUBLIC BILL, which originated in the LEGISLATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGIS-LATIVE ASSEMBLY of NEW SOUTH WALES.

> R. E. WARD, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 6 March, 1974.



ANNO VICESIMO TERTIO

ELIZABETHÆ II REGINÆ

Act No. 2, 1974.

An Act to make provision with respect to the granting of licences under the Pipelines Act, 1967, to East-Aust. Pipeline Corporation Limited; for this purpose to amend that Act; to validate certain matters; and for purposes connected therewith. [Assented to, 19th March, 1974.]

BE

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

> J. H. BROWN, Chairman of Committees of the Legislative Assembly.

Pipelines (Amendment).

B^E it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows:—

Short title.

1. This Act may be cited as the "Pipelines (Amendment) Act, 1974".

Provisions relating to licences applied for by East-Aust. Pipeline Corporation Limited.

2. For the purposes of section 14 (1) of the Pipelines Act, 1967—

- (a) the two documents, each of which is headed "PIPE-LINES ACT 1967 FORM 6 APPLICATION FOR LICENCE TO CONSTRUCT AND OPERATE A PIPELINE", one of which is contained in a book entitled "EAST-AUST. PIPE-APPLICATION for LICENCE to the LINE MINISTER FOR MINES BORDER TO BARRIER HIGHWAY EAST-AUST. PIPELINE CORPORATION LTD.", the other of which is contained in a book entitled "EAST-AUST. PIPE-LINE APPLICATION for LICENCE to the MINISTER FOR MINES BARRIER HIGH-WAY TO EUABALONG EAST-AUST. PIPE-LINE CORPORATION LTD." and which were lodged in the Department of Mines on 16th November, 1973, and 10th January, 1974, respectively shall be deemed to be applications for licences under that Act made and submitted by that company in compliance with section 12, and section 13 (1) and (4), of that Act;
- (b) that company shall, in respect of those applications, be deemed to have complied with section 13 (2) and (3) of the Pipelines Act, 1967;

Pipelines (Amendment).

- (c) the lands-
 - (i) specified in the document accompanying each of the books referred to in paragraph
 (a) and headed "Instrument pursuant to Regulation 29 of the Pipelines Regulations, 1968"; and
 - (ii) shown on the plans accompanying those books as being intended to be acquired pursuant to the Pipelines Act, 1967,

shall be deemed to be lands specified in those applications and to be available, in accordance with section 22 of that Act, for compulsory acquisition; and

- (d) the easements-
 - (i) in the terms specified in the document accompanying each of the books referred to in paragraph (a) and headed "Instrument pursuant to Regulation 29 of the Pipelines Regulations, 1968"; and
 - (ii) shown on the plans accompanying those books as being intended to be acquired pursuant to the Pipelines Act, 1967,

shall be deemed to be easements over lands specified in those applications and to be available, in accordance with section 22 of that Act, for compulsory acquisition.

In the name and on behalf of Her Majesty I assent to this Act.

A. R. CUTLER, Governor.

Government House, Sydney, 19th March, 1974.

Plantings (Amendancer)

A provide the second of the contract of the contract of the second of the

presimination Profiles for 1977. Profilesmed to be leads provided on the Profiles and on the cost biologing area dates for Profiles three or computery of more for

Antistication of the second of the second

A second s