

## Consolidated Index: M

Contains Ampla

Yearbooks (YB) 1993-2004

Bulletins (B) 1994-1996

Journals (J) 1997-2004

### **Mabo**, YB96.85, YB96.111—*see also* **Native Title**

aboriginal rights, *see* **Aboriginal rights; Native title**

application of, YB02.96-104

application to areas of mainland Australia, B94.15

common law rights, YB02.102

    acceptance of, YB02.102

    assumption of, YB02.102

    unjust discrimination, YB02.102

credibility of Eddie Mabo, trial judge's opinion of, YB94.24

determination of native title, YB02.242

effect of, YB02.241

extinguishment by reversion, YB95.498

fiduciary duty of Crown to native title holders, YB95.500

High Court decision in, YB94.2

implications of decision, B94.158-169

interest in land, YB02.242

law prior to, YB94.33

majority of High Court, significant differences of opinion within, YB94.33

principles of, B94.16, YB94.33

*Racial Discrimination Act* 1975 (Cth), consideration of provisions in *Mabo (No 1)*, YB94.39

response to, YB02.122

State legislation in response

    Northern Territory, B94.40

    Queensland, B94.40

    Victoria, B94.40

summary from judgment of Brennan J, B94.71-72

*Western Australia v the Commonwealth*, reference to decision in, YB95.537

### **Maintenance**

    construction contracts, YB04.163

### **Major projects**

    extinguishment of native title, YB02.206

    use of term, YB02.205-206

### **Malaysia**

    law establishing safety zones around offshore oil rigs, J99.249, J99.251

### **Malta**

    law establishing safety zones around offshore oil rigs, J99.249, J99.251

### **Mandatory renewable energy target (MRET)**, *see* **Renewable energy**

    “**Manner and form**” provision, YB93.160-165, YB93.178-179

### **Maori claims to petroleum**

    background, YB01.426

    claimant arguments, YB01.437-438

    Crown arguments, YB01.439-440

    environmental issues, YB01.435-436

    immediate context, YB01.431-436

    Kupe Field, Crown rights, YB01.435

    Maori freehold land, YB01.429

    native title

        articulation of claims, YB01.429-431

        recognition in New Zealand, YB01.429

    ownership of petroleum, YB01.427-429

- Taranaki Raupatu (Confiscation) Claim, YB01.431-432
  - resolution of, YB01.432-435
- Treaty of Waitangi
  - nationalisation of petroleum contrary to, YB01.438
  - principles of, YB01.430
  - uncertain outcome of, YB01.440
- Waitangi Tribunal
  - claimant arguments, YB01.437-438
  - Crown arguments, YB01.439-440
  - forum for grievances, YB01.430
  - initial claim before, YB01.426
  - procedural history of claim, YB01.436-437

**Maori land**, YB93.428

**Margin schemes**

GST, YB99.400-401

**Marine parks and reserves**, J97.192, 279-291

- creation, J97.283
- environmental protection, J97.290
- management, J97.281-286
- mining (NSW), J97.192
- mining (WA), J97.287
- petroleum, J97.289

**Marine pollution**

conventions concerning, YB00.78-79

**Maritime boundary disputes**

- applicable legal principles, YB03.388-391
- Australia-East Timor, YB03.401-403
- Brunei-Malaysia, YB03.400-401
- Cambodia-Thailand, YB03.398-400
- case studies, YB03.398-403
- international litigation/arbitration, YB03.392-394
- issues arising, YB03.387
- maritime boundary treaty, YB03.392
- methods for resolving, YB03.391
- petroleum companies, implications for, YB03.403-404
- provisional arrangements, YB03.394-398

**Maritime law**

offshore units, application to, J99.21-27, J99.241-252

**Maritime Legislation Amendment Bill 1993 (Cth)**

“continental shelf”, B94.5

purpose, B94.4

**Maritime liens**

offshore units, J99.24

**Maritime terrorism**, *see also* Piracy

- Abu Sayyaf, YB04.277
- Al Qaeda, YB04.277
- bulk cargo, YB04.282-3
- choke points, YB04.281-2
- crews, documentation relating to, YB04.283
- impact, YB04.275
  - economic, YB04.281-2
- insurance, YB04.319-20
- international agreements and conventions, YB04.283-4
  - Five Power Defence Arrangements (FPDA), YB04.283-4
  - International Ship and Port Facility Security (ISPS) Code, YB04.284
  - South East Asian Treaty Organisation (SEATO), YB04.285
  - United Nations Law of the Sea Convention, YB04.284
- Jemaah Islamuyah, YB04.277
- Liberation Tigers of Tamil Eelam (LTTE), YB04.277
- LPG and LNG vessels, YB04.282

- maritime trade, importance of, YB04.276
- Moro Islamic Liberation Front (MILF), YB04.277
- New People's Army, YB04.277
- obstacles to progress, YB04.284–5
- potential attack scenarios, YB04.277
- recent history, YB04.276–8
  - review of attacks, YB04.278–9
- targets, YB04.277

**Market flex clauses**, YB03.115–116, YB03.163–164

**marking out**

- at each extremity, J01.245–246
- sea, J01.244–245

**Mediation**

- Aboriginal cultural heritage issues, YB04.509–11
- confidentiality agreement, YB94.204
- essential criteria, YB94.201
- good faith, YB94.205
- legal advisers, role of, YB94.202
- mediator
  - qualifications, YB94.201
  - role, YB94.201
- native title *see* Federal Court of Australia; National Native Title Tribunal
- nature of, YB94.200
- party representatives, role of, YB94.203
- People's Republic of China, in, YB03.190
- phases, YB94.201
- position papers, YB94.204
- preliminary conference, YB94.203
- structuring, YB94.203
  - trans-national disputes, YB04.49

**Mediator**—*see* **Mediation**

**Merger(s)**

- Australian Competition and Consumer Commission
  - Alcoa Inc and Reynolds Metal Company, YB01.7
  - offshore mergers affecting Australian market, YB01.7
  - proposed acquisition of Ashton Mining Limited, YB01.7-8
- Australian competition law, *see* **Australian competition law**
- BHP and Billiton, between, YB01.4-5
- contractual arrangement, YB02.321
- cross border, *see* **Cross border mergers and acquisitions**
- European Commission, approach of, YB01.4-8
- overseas competition laws
  - application of, YB01.3
  - Europe, in, YB01.3
  - United States, in, YB01.3
- overseas regulators, approach of
  - Europe, YB01.4-5
  - United States, YB01.5-8
- overseas regulatory review, YB01.3
- RTZ Corporation PLC and CRA Limited, YB01.4
- structure, YB02.321
- United States Department of Justice, approach of, YB01.5-8

**Mergers and acquisitions**

- CRA/Rio Tinto Zinc, YB97.502-507
  - exemptions from ASC and ASX, YB97.506
  - implementation agreement, YB97.503
  - shareholders voting, YB97.504
  - sharing agreement, YB97.503
- dual listed company, YB97.502-507
  - advantages of, YB97.506

- Australia, in, YB97.507
- goodwill, YB97.498-500
- Normandy Mining, YB97.485-502
  - elements of schemes, YB97.487
  - goodwill, YB97.498-500
    - accounting standard AASB 1015, YB97.499
    - ASC relief, YB97.499-500
  - group pre-merger, YB97.486
  - implementation agreement, YB97.488
  - listing rule complications, YB97.501-502
- Newcrest
  - blocking of merger, YB97.488
  - proposal by, YB97.489
  - rejection of, YB97.490
  - recommended terms, YB97.487
  - scheme meetings, developments before, YB97.488
  - shareholders, option for, YB97.495-497
  - successful proposal, YB97.490-491
  - Tanami Option, YB97.496-497
- schemes of arrangement
  - advantages over takeovers, YB97.492-498
  - complexity of, YB97.500
  - control under, YB97.492
  - convertible securities, YB97.493-495
  - disadvantages of, YB97.500-502
  - flexibility of, YB97.495-498
  - shareholders, meetings of classes of, YB97.501
  - stamp duty considerations, YB97.497

**takeover schemes—see Takeovers**

**Metallurgy—see Mining, ore processing**

**Mine closure, see also Decommissioning and rehabilitation**

- abandoned minesites, YB96.464, YB96.467-468
- final voids, YB96.464, YB96.468-469
- history of, YB96.465-466
- importance of environmentally acceptable closure, YB96.465
- infrastructure, YB96.470
- new operations, YB96.466
- ongoing operations, YB96.466-467
- process plant, YB96.470
- public safety, YB96.465, YB96.471-472
- solid waste, YB96.469
- standards, YB96.470

**Mine management**

- legislative developments (NT), J00.106
- sale of mine, J00.194

**Mine safety**

- breach of provisions
  - onus of proof (Qld), J99.112
  - penalties (Qld), J99.112
  - prosecution (NSW), J99.104-105
- coal mines (NSW) regulations, J99.203-204
  - declared plant manager obligations, J99.203-204
  - mine manager obligations, J99.203
  - owner obligations, J99.203
- employer's liability where employee exposed to noxious fumes, J99.114-115
- investigation of incidents (NSW), J99.4
- issues (NSW), J99.4-5
- new requirements (Qld), J99.111-112
- officers and investigators, J99.4, 111-112
  - prosecution of health and safety law breaches (NSW), J99.104-105

**Mineral and resources policy statement**

- key objectives, J98.1
- principles for government action, J98.1
- resource security, J98.1

**Mineral Development Lease (Qld)**

- “holding title”, B95.92

**Mineral development licences, B96.169–170**

**Mineral development licences (Qld)**

- Land and Resources Tribunal constitution, J99.79

**Mineral exploration**

- code of practice (Tas), J00.9
- licencing procedures (NSW), J00.192-193
- management of (Vic), J00.202
- mineral sands (Vic), J00.202
- native title, J00.192
- royalties, J00.192, J00.193
- security deposit required, J00.192

**Mineral Exploration Code of Practice (Tas), YB95.4**

**Mineral lease**

- application for (NT), J00.2-3
  - environmental objection, J00.3
  - notice, J00.2-3
  - role of Warden, J00.3
- environmental offences
  - penalties, J00.192

**Mineral lease (NT)**

- date of grant, J99.212
- estate or interest in land, whether, J99.210-211
  - profit à prendre, J99.211

**Mineral processing, YB97.316-318**

- comminution, YB97.316-317
- concentration, YB97.317

**Mineral refineries**

- definition “mine”, B95.233–234
- environmental concern, B95.235-236
- implications for off-site processing, B95.234–235
- requirement for mining lease, B95.232–236

**Mineral Resources Act 1989 (Qld)**

- amendments, B95.164–170
- appointment of Mining Warden, B95.167
- avoiding lease not promptly and properly used, B95.92–93
- “environmental audit” required with respect to plan of operations or alterations to such a plan, B95.166
- “environmental impact”, B95.164
- exploration permits, B95.165
- “explore”, B95.225–226
- failure to comply with direction of mining registrar, B95.167
- late objections, B96.3–8
- “mine”, B95.225–226
- mineral development licences, B95.166
- mining claims, B95.165
- mining leases, B95.166–167
- powers to interfere with exploration and prospecting, B95.226–227
- prospecting permits, B95.164
- renewal or termination of mining claim, B95.165

**Mineral Resources Development Act 1989 (Vic)**

- amendment by the Mineral Resources Development (Amendment) Act 1993 (Vic)
  - assent, B94.6
  - commencement, B94.6
  - “development” licences, B94.6, B94.8
  - effectiveness, B94.8

- exploration licence renewal, B94.8
- permit, grant of, B94.6
- private land owner's rights, B94.6
- protection of environment, B94.6
- "restricted Crown land", B94.7
- royalties for disposal of tailings, B94.8
- amendment by the Mineral Resources Development (Further Amendment) Bill 1993
  - application of planning restrictions to exploration, B94.56–57
  - "licensee", B94.57
  - "mineral", B94.56
- Crown land, B94.7
- "Reserves Act", B94.7

**Mineral Resources Development Act 1995 (Tas)**, B96.137–138

**Mineral Resources Development Bill 1995 (Tas)**, B95.240

**Mineral Royalty Act 1982 (NT)**

royalty valuation provisions, examination of—*see* **North Flinders Mine Ltd v Conn**

### **Minerals**

- definition, YB96.203
- exploration, YB96.204–206, YB96.455–462
- export regulation, YB94.237
- extrinsic aid, J97.74–81
- historical definition, J97.72–73
- meaning, J97.69–83, J98.12–13
- native title, J00.82, 84, 90
  - extinguishment, J00.98
  - sea-bed, J00.14–17
- ownership, YB96.201–203
- private ownership, YB96.202–203
- processing, foreign investment statistics, YB94.231

### **Minerals and petroleum**

- access to, YB02.110–111
  - mining lease, YB02.110–111
  - tenement, YB02.110
- common law and, YB02.110–111
- compensation, YB02.198, YB02.199
- Crown
  - exclusive rights, YB02.110, YB02.117
  - vested in, YB02.110
- legislation, YB02.195–197
- native title rights, YB02.110
  - determination of, YB02.195–198
  - extinguishment of, YB02.110, YB02.195–197, YB02.205
- negotiation of, YB02.205
- ownership of, YB02.197
- regulation of, YB02.195–197
- right to mine, YB02.121
- royalties, YB02.198
- state rights, YB02.117
  - statutory vesting of, YB02.110

### **Minerals industry**

- abolition of export controls, B96.92, B96.163
- Constitutional protection of resource rights under Commonwealth laws, B96.149–154
- definition, B96.35
- development of minerals projects, B96.162–163
- export earnings, B96.164
- urban benefits, B96.36
- effect of environmentalist movement, B96.55
- safety in work, B96.95, B96.138
- South Australia, B96.171

### **Mineral sands industry**

- buried radioactive tailings, B95.206–207
- environmental problems with radioactive tailings, B95.195–197
- legislative control of radioactive waste disposal
  - deficiencies in regulation of disposal, B95.207–208
  - dilution of tailings prior to burial, B95.209
  - Environmental Protection Act 1986 (WA), B95.202–205
  - land title to information relating to tailings, B95.209
  - Mines Regulations Act 1946 (WA), B95.197
  - Mines Regulations Act Regulations 1976 (WA), B95.198–200
  - Mining Act 1978 (WA), B95.201–202
  - occupational exposure to radiation, B95.194–195
  - problems with radioactive elements, B95.193–194
  - register of tailings sites, B95.208
- nature of mineral sands, B95.193
- no risk burial of radioactive tailings, B95.209
- Mines and Works Inspection Regulations 1965 (SA)**
  - fees amendment, commencement, B94.10
- Mines Regulation Act 1946 (WA)**
  - repealed, B96.14
- Mines Safety and Inspection Bill 1994 (WA)**
  - administration of Act, B94.152
  - duties of employers and managers, B94.152–153
  - expected commencement, B94.151
  - health and safety representatives, B94.153
  - “mining operations”, B94.151
  - occupational health, welfare and safety, duties regarding, B94.151–152
  - repeal of Mines Regulation Act 1946 (WA), B94.151
- Mines Safety and Inspection Act 1994 (WA)**, B96.14
- Mining—see also Coal, Coal Mining, Exploration, Mining applications, Opal mining, Petroleum**
  - absolute privilege of inspection reports (NSW), J99.5
  - access to land, YB93.428–429, YB95.48–49
  - accounting standards, *see* **International Accounting Standards**
  - administration, YB93.422
  - agencies, conflict between, YB95.4446
  - alien tort claims, *see* **tort**
  - amendments to NSW Mining Act 1992, J97.3–5
  - application for
    - mining claim, J04.119–120
    - consent of owners, J04.119–120
  - application to “minerals”, YB96.203
  - approvals for, YB95.12–14, YB95.34
    - federal controls, YB95.34
    - integrated development approvals system, establishment of working party, YB95.55–56
    - review of, YB95.54
    - success, key components in, YB95.58
  - “at risk” agreements, J98.95–96
  - Australian economy, position in, YB94.224
    - best practice contamination assessment principles, YB04.445–6
  - Best Practice Notes, publication of, YB95.58
  - Canadian, YB96.169–170
  - challenging the warden’s discretion, J98.164–190
  - claims and disputes—*see* **Mining contracts**
  - coal—*see* **Coal mining**
  - Code of Conduct on Mining Policy, development of, YB04.65
  - common law, YB96.167
  - Commonwealth, role of
    - Constitutional powers, YB96.176–181
    - existing legislation, YB96.170–176
  - company, J04.230–231
  - companies, *see* **Resource companies**
  - compensation, *see* **Compensation claims**, J98.16–18, J98.355–363, J98.367

compensation for *see* Compensation for mining  
compensation to landowners, J04.229-230  
concentration of ore, YB95.9  
conditions, J98.354-356  
consent authority, YB95.23-25  
    Environmental Impact Statement—*see* Environmental Impact Statement (EIS)  
    merit issues, council inclusion of, YB95.25, YB95.50  
consultants, YB93.364-365  
Contaminated Land Management Act 1997, impact on, J99.63-70  
Contamination, *see* **contamination**  
contract—*see* **Mining contracts**  
Coronation Hill, J97.106, J97.184-188  
costs before warden, J97.7-10  
Crown-owned minerals, YB93.421, YB93.426-427, YB93.429-431  
Crown ownership of minerals, YB99.325, YB99.336  
damage during exploratory operations, J03.398-400  
definition of 'mine' (Qld), J03.20-21  
definition of 'minerals', YB96.203  
description of mining tenement, J98.372-373  
designated development, YB95.25-28  
    significance of project, emphasis on, YB95.57-59  
developing a mine, YB93.358-380  
    drilling, YB93.362-364  
    field work, YB93.360-362  
    research, YB93.359-360  
development consent—*see* **Development consent**  
directors' liability under legislation, YB03.524-525  
disclosure information—*see* **Disclosure**  
discovery, J97.203, J98.373-374  
diversity, YB96.183  
duties of directors and shareholders in joint venture companies, J98.106-107  
environment, impact on, YB95.4  
Environmental Impact Statement—*see* **Environmental Impact Statement (EIS)**  
environmental objections, J97.254-257  
environmental protection authorities, YB04.430, YB04.434, YB04.436  
exemption applications  
    extension of time for, J04.37-39  
exemptions, J97.16, J97.115-118, J98.103-106  
expenditure  
    capital, YB94.224  
    private mineral exploration, YB94.225  
exploration licence, YB96.200-214  
exploration licence, application for, J04.238-239  
    objections, J04.238-239  
    native title, *see* **native title**  
    exploration licences, *see* **Exploration licences**  
exploration permits, *see* **Exploration permits**  
export controls, J97.3, J97.100  
Federal Court jurisdiction, J98.194-195  
financial analysis, YB93.379-380  
foreign investment, YB94.223  
    access to land, YB94.298-299  
    data, access to, YB94.303  
    Foreign Acquisitions and Takeovers Act 1975 (Cth), YB94.230  
    guidelines, YB94.230  
    Senate Select Committee recommendations, YB94.233  
    security of tenure, YB94.283-286  
    statistics, YB94.231  
    taxes and royalties, YB94.292-293  
forfeiture, J98.28-29, J98.100-103

freeholders, YB96.167  
GATT, benefits conferred by, YB94.236  
*Geocentric Datum of Australia* 1994, adoption by NT, J99.211  
glossary of terms, YB97.318  
government  
    policy, absence of, YB95.40–44  
    power of, YB95.13–14  
GST, impact on mining industry, J99.54-62  
in Northern Territory, J98.71-76  
includes "exploration" (Qld), J02.22  
injunctive relief, J03.398-400  
international treaties, federal government powers under, YB94.235  
investigation of incidents (NSW), J99.4  
joint ventures, *see* **joint ventures**  
jurisdiction of warden's court, J97197.198, J98.100-102  
Kambalda, YB93.365–366  
"land", YB96.205  
land purchase, YB99.327  
land use conflict, YB99.326  
lease—*see* **Mining lease**  
leases, *see* **mining lease**  
legal character of resource titles, J98.57-70  
legislation  
    New Zealand, YB93.419–433  
    rights conferred by, YB94.320  
legislative amendments (NT), J03.128, (WA), J03.142-145  
legislative controls on, YB95.12-15, YB95.34-36  
    approvals process, need for efficiency in, YB95.13  
    conflict between, YB95.38–40  
    *Environmental Planning and Assessment Act* 1979 (NSW)—*see* **Environmental Planning and Assessment Act 1979 (NSW)**  
    historical development of, YB95.14–15  
    *Mining Act* 1992 (NSW)—*see* **Mining Act 1992 (NSW)**  
    philosophy of, YB95.15  
licences, YB94.315, J98.210-212  
marine parks and reserves, J97.192, J97.279-291  
mine management, J98.364  
mine planning, YB97.310-311  
    design and layout, YB97.310  
    production schedules, YB97.311  
    reserves and resources, YB97.310  
mine safety officers and investigators (NSW), J99.4  
mineral processing—*see* **Mineral processing**  
minerals programme, YB93.429–431  
mines inspection, J98.87-88  
*Mining Act* 1978 (WA), J04.48-55  
    in open court, meaning of, J04.49-50  
    *Mining Act Amendment Bill* (WA), J04.234-236  
    prospecting licence, J04.50-52  
    warden's court jurisdiction, *see* **warden's court**  
mining lease, YB96.214-217  
mining leases, *see* **Mining leases**  
mining purposes lease, YB96.220  
mining titles, YB96.207-208, YB99.326  
ministerial discretion, J98.28-29  
ministerial statement (Vic), J04.30-31  
national code, J97.21-26  
native title agreements, *see* **native title**  
natural justice, J97.197-198  
New South Wales  
    nature and extent, YB95.58–59

- turnover, YB95.52
- NSW Department of Mineral Resources, new policies, J99.5-6
- NSW legislation amendments, J99.4-5
- NT legislation amendments, J99.12, J99.211-212
- objections to application, J03.129-131
- objections to leases, *see* **Mining leases**
- objectives, YB96.200-201
- occupational health and safety, *see* **safety**
- offshore, J98.89
- offshore exploration—*see* **Exploration**
- Offshore Minerals Act* 1994 (Cth), YB94.239-246
- Olympic Dam, YB93.366-368
- open pit, YB97.312-314
  - blasting, YB97.312
  - drilling, YB97.312
  - haulage, YB97.314
  - loading, YB97.313
- optimisation analysis, YB93.371-372
- order to transfer tenements, J98.376-378
- ore processing, YB93.377-379
- origins, YB96.166
- Papua New Guinea, development in—*see* **Papua New Guinea**
- partial surrender, J98.20-22
- permits, YB93.427-428
- petroleum—*see* **Petroleum**
- Philippine mining law, J04.7-9
- planning focus meetings
  - initiation of, YB95.44
  - procedures, improvement of, YB95.56
- planning legislation, conflict with, YB95.38-40
- pollution control offences, J98.212.214
- preconditions to activity, YB97.309
- preliminary site investigations, claims in relation to—*see* **Mining contracts**
- private mines, J97.11
- procedural fairness, J98.28-29
- proposed changes to SA Mining Act 1971, J97.10-11
- prosecution of health and safety law breaches (NSW), J99.104-105
- prospecting licence, J04.236-237
- prospecting licences (WA), J99.13-15
- protected areas, YB99.325
- regional forest agreements, J97.1
- registrar, J04.17-18
- rehabilitation of site, YB95.4
  - expenditure on, YB95.426
- rent on titles, time for payment (NT), J99.211-212
- resource management, YB93.424-425
- retention lease, YB96.218-220
- royalty, J97.201
- royalties, *see* **Royalties**, YB99.325-326
- safety, *see* **safety**
- safety issues (NSW), J99.4-5
- safety provisions, YB93.431, YB93.433
- security of costs, J98.102-103, J98.375-376
- sentencing, J98.214-215
- smelting, YB95.9-10
- sovereign risk, effect on decisions to invest, YB95.46-48
- sovereignty, YB99.325
- State Environmental Planning Policy (SEPP) (NSW), right to continue under, YB95.23
- States, role of, YB96.182-183
- State versus uniform legislation, YB96.198
- surface mining, YB95.5-6

- surface subsidence, J98.196-200, J98.355-362
- surrender, J97.11
- Tasmania's regional forest agreement, J98.22
- taxation—*see* Mining taxation
- taxation legislation, changes to
  - balancing adjustment provisions, YB95.426-427
  - deductible capital expenditure, YB95.418-419
  - property, disposal of, YB95.421
  - termination value, YB95.420-421
  - capital expenditure, deductions on, YB95.425
    - allowable, definition, YB95.410
    - deductions before 19 July 1992, YB95.409-410
  - cash bidding, YB95.426
  - Commissioner, discretion of, YB95.422
  - deductions for expenditure, key principles in, YB95.425-427
  - depreciation of plant, YB95.409
  - excess deductions, YB95.413-414, YB95.426
    - allowable capital expenditure, of, YB95.414-415
  - exploration or prospecting
    - definition, YB95.407-409
    - expenditure on, YB95.425
  - housing and welfare, expenditure on, YB95.411-413
  - information, sale of, YB95.425-426
  - partial changes in property ownership, YB95.415-417
  - property, definition, YB95.417-418
  - rehabilitation of site, expenditure on, YB95.426
  - remaining issues, YB95.422-423
  - right, sale of, YB95.425-426
  - transportation, expenditure on, YB95.426
- temporary land use, YB99.325
- time limit for appeal of warden's court, J97.92-93
- title audit steps under Native title Act, J98.251-272
- treatise on mining law, J97.96-97
- town planning, J97.20
- underground, YB93.375-377, YB95.6-8, YB97.314-316
  - mine access, YB97.316
  - stopping methods, YB97.315
  - ventilation, YB97.316
- United Nations' Convention on the Law of the Sea 1982, YB94.237
- United States, YB96.168-169
- unit operations, YB97.311
- uranium, J97.2, J97.100, J97.105—*see also* **Uranium**
- valuation techniques, J99.95-96
- Warden**—*see also* **Warden**
  - discretion to hear, J97.258-257
- warden's court, *see* **warden's court**
- wastewater
  - treatment and disposal of, YB04.431, YB04.435-6
  - water licences
    - New South Wales, YB04.432-4
    - Queensland, YB04.430-1
    - Victoria, YB04.434-7
- World Heritage Properties Conservation Act 1983, YB94.235
- work requirements, J97.199
- work safety, J97.202
- Mining Act 1971 (SA)**
  - amendment by Statutes Repeal and Amendment (Development) Act 1993
    - copy of application for mining lease to be sent to land owner, B94.10
    - Minister to publish application for mining lease, B94.10
  - amendment by Mining (Native Title) Amendment Bill 1994, B94.58-59, B94.146

- jurisdiction of Environment Resources and Development Court in native title matters, B94.146
- native title amendment, B95.24–29, B95.99, B95.175, B95.239
- power of Minister to suspend or cancel mining lease, B95.174
- power of Minister to suspend or cancel miscellaneous purposes licence, B95.174
- review of, B94.10
- royalties amendment, B95.13
- special enterprises amendment, B95.174–175

#### **Mining Act 1978 (WA)**

- aerial surveys, B96.12–13
- amendments, B96.11–14
- amendment by Mining Amendment Act 1993
  - commencement, B94.12, B94.110
  - environmental inspectors, B94.110
  - exploration licences, B94.110
  - extension of limits and restrictions on mining leases for gold with consent, B94.110
  - prospecting licences, fixed term, B94.110
  - retention licences, B94.110
  - special prospecting licences, B94.110
- applicants complying with s 105A(3) “at the same time”, B95.15
- compensation for lease granted over private land, B95.106
- discretion of Minister to grant or refuse application wider regarding mining lease, B95.16, B95.21
- effect of non-compliance with s 118, B95.15–16, B95.17
- exemption from expenditure conditions under s 102, B95.19, B95.21–23, B96.113–115
- exemption of land by Minister, B96.11
- exploration licences, B96.13, B96.111–112
- limitation periods for prosecutions, B96.14
- mineral exploration reports, B96.12
- miscellaneous licences, B96.13
- plaints for forfeiture, B96.176–177
- private land, B96.11
- “project status”, B96.113–114
- regulatory power, B96.14
- reform of registration system, B96.173–174
- security, B96.13
- special prospecting licences under s 70(1), B95.20, B96.12, B96.174
- State forest and timber reserves, B96.175
- summary refusal by Minister of applications for mining tenement under s 111A
  - definition of public interest, B95.115–116
  - introduction and content of s 111A, B95.113–114
  - natural justice, B95.114
  - precedents, B95.117–123
  - protection of public interest, B95.124
  - purpose of Act as fetter to discretion, B95.114–115
  - repeal of section, B95.125
  - role of Warden in public interest, B95.116–117
  - scope of discretion, B95.123–124
- surrender of land in accordance with s 65, B95.107–108
- tenement applications
  - ballots, B96.13, B96.110–111
  - powers of mining registrar, B96.11–12
- transitional provisions, B96.14

#### **Mining Act 1980 (NT)**

- amendment by Mining Amendments Act 1994
  - assent, B94.119
  - compensation, B94.121
  - exploration licence applications, B94.120
  - jurisdiction of Warden’s Court, B94.119–120
  - “land”, B94.119
  - non-monetary compensation, B94.121
  - “occupier”, B94.119

“owner”, B94.119  
Part IIA (to deal with native title issues), B94.119–120  
“private land”, B94.119  
purpose, B94.119

**Mining Act 1992 (NSW)**

approvals, YB95.34  
assessment lease, YB95.15  
authority to prospect or mine, YB95.15  
compensation, YB95.19–20  
development consent, YB95.21–22  
exempted areas, YB95.18–19  
    agricultural land, YB95.18  
    improvements to land, where, YB95.18  
exploration lease, YB95.15  
mineral allocation areas, creation of, YB95.15–16  
mining lease, YB95.15  
provisions under, YB95.15  
public consultation, YB95.20–21  
shortcomings in, YB95.42–43

**Mining activities**

codes of environmental compliance, J00.182  
definition, J00.181  
environmental authority (Qld), J00.181  
    amendment, J00.184  
    assessment process, J00.183-184  
    audit, J00.184-185  
    environmental management documents, J00.183  
    public notification, J00.183  
    surrender, J00.184  
    transfer, J00.184  
environmental impact statement process, J00.182-183  
environmental performance, regulation of (Qld), J00.180-185  
environmentally relevant activities, J00.181, J00.202  
GST Joint Venture provisions, J00.253  
“land rich” stamp duty, J00.196-197  
100 metre rule, J00.203  
standard and non-standard activities, J00.181-182  
water law, J00.279-281

**Mining agreements, YB96.117**

**Mining Amendment Act 1994 (WA)**

aerial surveys, B96.12–13  
exemptions of land by Minister, B96.11  
exploration licences, B96.13  
limitation periods for prosecutions, B96.14  
mineral exploration reports, B96.12  
miscellaneous licences, B96.13  
powers of mining registrar, B96.11–12  
private land, B96.11  
prospecting licences, B96.12  
regulatory power, B96.14  
security, B96.13  
tenement applications  
    ballots, B96.13, B96.110–111  
    powers of mining registrar, B96.11–12  
transitional provisions, B96.14

**Mining Amendment Bill 1996 (WA), B96.173–175**

special prospecting licences, B96.174  
State forest and timber reserves, B96.175  
reform of registration system, B96.173–174

**Mining Amendment Regulations 1995 (WA), B96.11–14**

## **Mining and Minerals and Sustainable Environment and Development (MMSD project)**

- best practices for sustainable development, YB04.64, YB04.65
- contemporary good governance ideas, YB04.65
- final report, YB04.66
- funding, YB04.64
- improved regulatory reform, YB04.65
- informed consent, YB04.65
- initiation, YB04.64
- integrated impact assessments, YB04.65
- “social license to operate”, YB04.64

## **Mining applications**

- accompanying statement of work, J97.91
- ballot, J97.90
- challenging the warden’s discretion, J98.164-190
- excess land, J97.144, J97.204
- exploration licences, J97.89-91
- general purpose lease, J97.204
- mining lease, J97.124
- miscellaneous licence, J97.205
- objections, J97.258-257
- power to refuse, J97.11
- priority “at the same time”, J97.90
- public interest, J97.254-257
- standing, J97.256-257

## **mining claim**

- objection as improvements, J01.206-208
- unauthorised mining, J01.221-222

## **Mining claims (Qld)**

- Land and Resources Tribunal constitution, J99.78-79

## **Mining company**

- aim of, YB95.1

## **Mining companies**

- approval process for new projects, YB00.230-233
- legal approaches, YB00.232-233
- consolidation, tax issues, YB00.476-481
- due diligence, YB00.482-483
- mergers and acquisitions, YB00.481-482
- disclosure by, *see* **Disclosure by companies**
- environmental codes of conduct, YB00.58-61
- environmental harm by
  - compliance/enforcement distinction, YB00.227
  - foreign country, in, *see* **Environmental harm in foreign country**
  - Great Southern energy case, YB00.225-226
  - prosecutions in Australia in last decade, YB00.223-224, YB00.235-245
  - prosecutorial risk, YB00.222-223
  - statutory penalties, YB00.222, YB00.224-225
  - Trade Practices Act breaches, YB00.224-225
- environmental issues, response to, YB00.221-245
- environmental management systems, YB00.225, YB00.226, 227
  - assessing adequacy, YB00.227-230
  - ISO 14001 standard, YB00.225, YB00.226
- Fundraising, *see* **Corporate fundraising**
- initial public offer, *see* **Initial public offer (IPO)**
- international code of conduct for multinationals, YB00.35
- national pollution inventory reports, YB00.59
- native title agreements, *see* **Native title agreements**
- prospectus, *see* **Prospectus**
- tax reforms relevant to, *see* **Taxation**

## **Mining contract**

- administration, YB03.429–430
- alliancing, YB03.416–417, YB03.440–442
- best model, YB03.418
- control, YB03.420–421
  - liability and, YB03.421–422
- damages
  - limitation of, YB03.428
  - liquidated, YB03.428
- dispute resolution, YB03.428
- documentation, YB03.433, YB03.434
- dynamic nature, YB03.432
- essential elements, YB03.419–428
- force majeure, YB03.425
- form, YB03.415, YB03.439–440, YB03.444–445
- framework, YB03.444
- fundamental nature, YB03.419–420
- good faith, obligation of, YB03.424
- implementation, YB03.449
- insurance, YB03.425–426
- latent condition clause, YB03.446
- measurement, YB03.422–423, YB03.446
- mining schedules and programs, YB03.426
- negotiation, YB03.429–430
- operation of, YB03.431
- owner operation and, YB03.414
- partnering, YB03.415–416
- practical examples, testing, YB03.429
- pricing assumptions and representations, YB03.427
- procedures and manuals, YB03.434
- purpose, YB03.429
- record keeping, YB03.433
- remuneration, YB03.422
- rise and fall, YB03.423, YB03.447
- risk allocation, YB03.423, YB03.437–439, YB03.447–449
- safety, YB03.427–428
- sale of mine, YB03.425
- specific contract, YB03.419
- specification and scope of work, YB03.447
- stand alone document, as, YB03.430
- standard form contracts, YB03.418–419, YB03.445–446
- systems, setting up, YB03.431
- termination for convenience, YB03.424
- traditional contract delivery, YB03.417–418
- training, YB03.450
- understanding, YB03.431
- variations, YB03.426, YB03.432

### **Mining contracts**

- claims and disputes, latent conditions clauses
  - contract, under the, YB95.94–95
  - defences available to the principal, YB95.96–97
  - negligence, YB95.95
  - preliminary site investigations—*see preliminary site investigations infra*
  - scope to claim, YB95.93–94
  - Trade Practices Act 1974 (Cth)*, s 52, misleading or deceptive conduct under, YB95.95–96
- commencement of, YB95.99–100
- costs
  - expense and loss, distinguished, YB95.112–114
  - prolongation costs, YB95.111–114
- delays
  - contract period, commencement of, YB95.99–100

- costs, YB95.111–114
- Form AS2124-1992, clauses in, YB95.62–63
- liquidated damages, YB95.102
- penalties, YB95.102–107
- practical completion, time of, YB95.100–102
- extension of time
  - construction and mining industry, distinction between, YB95.127–128
  - Form AS2124-1992, clauses in, YB95.62–63
  - prevention or “Peak principle”, YB95.107, YB95.108
  - prolongation costs, YB95.111–114
  - variations, entitlement where, YB95.109–111
  - warranty, principal subject to, YB95.107–108
- Form AS2124-1992, significant changes in, YB95.62–64
  - certification and payment, YB95.63–64
  - delays, YB95.62–63
  - extensions of time, YB95.62–63
  - security, YB95.62
  - variations, YB95.63
- Form AS4300-1995, new directions taken in, YB95.64–69
  - design and construct conditions, YB95.64–65
    - R W Miller & Company Pty Ltd v Krupp (Australia) Pty Ltd, decision in, YB95.65–67
  - design, warranties relating to, YB95.68
  - extensions of time, YB95.69
  - legislative requirements
    - definition, YB95.68–69
    - satisfaction of, YB95.68–69
  - superintendent, role of—*see* superintendent *infra*
- forms of contracts, influences on, YB95.61
- insurance clauses, YB95.125
- latent conditions clauses
  - claims in relation to—*see* claims and disputes *supra*
  - definition, YB95.91
  - delay caused by, YB95.92
  - elements of, YB95.91
  - notification of, YB95.92
  - time bars
    - interpretation, YB95.97–99
    - recovery claims, limitations where, YB95.92–93
- mining development schedules, YB95.129–130
- partnering—*see* **Partnering**
- penalties, YB95.102–107
- practical completion, time of, YB95.100–102
- preliminary site investigations, claims in relation to
  - allocation of responsibility, YB95.88–89
  - assessment of ground conditions, uncertainty in, YB95.90
  - disclaimers, YB95.90
  - exclusions, YB95.90
  - geotechnical data, representation of, YB95.89–90
  - limitations of liability, YB95.90
  - qualifications of investigators, YB95.90
  - site, identification of, YB95.87–88
- production, influence of cost of, YB95.123–124
- risk allocation, YB95.128–129
- safety clauses, YB95.122–123
- superintendent
  - administrator, role as
    - delegation, YB95.78–79
    - supervision, YB95.76–78
  - contract, duty to the, YB95.75–76
  - fairness, duty of, YB95.70–73

- Form AS4300, contractual role outlined in, YB95.67–68
- immunity, YB95.73–74
- mutuality, function to ensure, YB95.69–70
- natural justice, professional responsibility of, YB95.74–75
- use of, YB95.125–126

time bars

- latent conditions clauses
  - interpretation, YB95.97–99
  - recovery claims, limitations where, YB95.92–93
- partnering, where, YB95.119

variations, YB95.79–86

- breach of contract, YB95.85
- construction and mining industry, distinction between, YB95.127
- estoppel, YB95.83–85
- extension of time where, YB95.109–111
- Form AS2124-1992, clauses in, YB95.63
- implied promise to pay, YB95.81–82
- power to direct, YB95.85–86
- reasonableness, concept of, YB95.86
- recovery in absence of written direction, YB95.81
- separate contract, use of, YB95.82
- waiver of writing requirement, YB95.82–83

**Mining contractors**

- pre-qualification, YB03.449
- role of, YB03.443–444
- warranties as to skill and experience, YB03.446

**Mining industry**

- community perceptions, YB96.447-448
- Codes of Practice, YB96.461-462
- importance of mine closure, YB96.465
- position on conservation, YB96.205
- position on multiple land use, YB96.205
- unionisation, YB96.602-603
  - water trading markets
    - mining industry, NSW, YB01.499-500
    - recommendations for mining industry, YB01.500
    - transferable water entitlements, *see* **Transferable water entitlements (TWEs)**
  - water use, in WA, YB01.475-476
    - deficiencies in statutory framework, YB01.476-478
    - proclamation of groundwater areas, YB01.485
    - statutory licensing systems, YB01.476

**Mining Industry Ombudsman**

- arguments for establishment of, YB00.61

**Mining lease, *see also* Mining tenement**

- access, J04.19
- access to
  - land, YB02.199
  - minerals, YB02.110, YB02.111
- additional area, J01.224-225
- alleged agreement to transfer, breach of (WA), J00.9-10
  - proprietary estoppel, J00.11
  - specific performance, J00.10, J00.11
- application, J04.18, J04.19-20, J04.120, J04.224-225
  - restoration, for, J04.31-34
- applications, J03.40-43
- blockade of access to, J00.188-190
  - injunctions, J00.188-189
- caveatable interest, J01.112
- compensation agreements, J04. 121-122
- compensation for loss or impairment of, J00.44-53

- compensation, *see* **compensation**, YB02.199
- disclosure on application, J01.113
- environmental objections, J00.118-120, J01.26-28
- equitable interest, J01.38-42, J01.112, J01.192
- exclusive possession, whether, YB02.199
- exemption application, J03.36-39, J03.135-137, J03.139-142
- exemption from expenditure, J02.47-50, J02.51-53
- expenditure, *see* **Expenditure**
- expenditure conditions exemption, J01.25-26
- extinguishment of native title, J00.91-92
- forfeiture, J00.198-200, J02.47-50, J02.142-144, J03.137-138, J03.427-430
  - Corporations Law*, J00.199-200
  - Creditors' rights, J00.200
    - plaint for, J04.135-139, J04.142-43, J04.232-234
    - plaint for, withdrawal of, J04. 35-36
  - winding up, J00.198
- grant of, YB02.151
- holder of, rights of, YB02.110
- improvements
  - definition, J00.191
  - discretion of court to determine, J00.192
- inappropriate past performance, J03.406
- interpretation of, YB02.110
- invalidity, J01.111, J01.124-126, J01.191
- jurisdiction of tribunal, J01.15-17
- landholder, rights of, YB02.111
- late objection, J01.15
- legislation, YB02.111
- lodging caveats over, J04.16-17
- mineral development (Vic), J00.201-202
- mineralisation, J01.225-227
- native title
  - extinguishment of, YB02.110, YB02.190, YB02.191, YB02.194, YB02.198-202, YB02.241
  - inconsistent with, YB02.110-111
- native title claims, *see* **native title**
- no depth restriction, J02.12-15
- no formal lease, J02.12-15
- non-compliance with *EPA*ct, J02.129-130
- non-consent caveat, extension of, J00.106-107, J00.195-196
- notice of application, J01.223
- objections to grant, J00.118-120
- objections, validity of, J03.12-14
- past performance, J01.113-114
- pastoral lease, on, where native title claim, J00.108, J00.261
- property, as, J00.197
- public interest objections, J00.118-120
- renewal, J02.36-40
- right to negotiate, YB02.245
- transfer, J02.36-40
- transfer of, J04.26-28
- validity, J02.12-15
- validity of, YB02.199-201
- workmen's lien, J01.217
- Mining leases**, YB94.313
  - abuse of, B95.94
  - amendment of Mining Act (WA), J99.36
  - application for, YB95.15, YB95.17-18, YB96.214-215
  - application for exemptions, B94.156
  - application where no surface land is applied for, B96.169
  - assignment (Qld), J99.109-110
  - ballot used to determine priority of applications (WA), B96.110-111

- caveats, YB04.252, YB04.254–5, YB04.257–8
- certificates of application, B96.7–8
- coal mining lease, ground subject of (WA), J99.120-121
- compensation of land owner by lease holder, B95.106
- compensation of occupier by lease holder, B95.180–181
- conversion from exploration licence, B96.15–17, B96.111–112, YB96.212
- conversion from prospecting permit, B96.165–167
- costs of parties to an application, B96.124–125
- defective marking-out, B96.123
- definition of “holder”, B96.178
- “environmental audit” with regard to any proposed plan, B95.166
- forfeiture, B96.177–178
- forfeiture of application for breach of requirements (WA), J99.121-122
- grant, YB96.215-216
- hearing of application by Warden, B94.64
- interaction of *Mining and Environment Protection Acts* (WA), J99.19-20, J99.36-38, J99.39
- invalid if containing more land than reasonably necessary for mining purposes, B95.93–94
- Land and Resources Tribunal (Qld) constitution, J99.80-81
- marking out of application (WA), J99.119-120
- Minister’s public interest discretion, J99.32-24
- native title, *see* **Native Title**
  - development application, suspension for four to six months, YB94.13
  - extinguishment by grant of (WA), YB94.48
  - non-extinguishment principle, YB94.12
  - North America, in—*see* Native title: the North American experience
  - renewal of, YB94.12
  - right to negotiate, effect of, YB94.13
  - right to negotiate system, YB95.445–449
    - s 29 notices, issuing of, YB95.450–451
- non-compliance with expenditure conditions, B95.17–19, B95.107
- notice of application, B94.62–63
- notice of applications to landholders (NSW), J99.106
- objections, B96.15–17
  - time limitations
    - Queensland, B96.3–8
    - Western Australia, B96.15–17
- objections to grant of
  - environmental issues (WA), J99.15-20, J99.28-41, J99.214-217
  - ground subject of coal mining lease (WA), J99.120-121
  - improvements by landowner (NSW), J99.208-210
  - interference and adverse effect on viability, J99.120-121
  - late, power of Warden to consider (Qld), J99.267-273
  - public interest issues (WA), J99.15-20, J99.28-41, J99.214-217
  - right of objectors to be heard, J99.18-19
  - Warden’s power to consider (WA), J99.15-20, J99.28-41
- objections to of environmental nature, B94.62
- precludes application for mineral development licence, B96.169–170
- Queensland, YB94.314
- readvertisement of application (Qld), J99.268-269
- “real estating” (making dormant asset), B95.92–94
- reconciling mining and competing land uses, J99.34-36
- rent increase averted on renewal of lease, B94.53
- reporting requirements, YB96.217
- required by refineries, B95.232–236
- rights, YB96.216
- rights of title under, B94.63
- royalty agreements and
  - New South Wales, YB04.254–5
  - Queensland, YB04.252–3
  - Victoria, YB04.256

- Western Australia, YB04.257–9
- size and shape, YB96.216
- South Australia, YB94.313
- split commodity arrangement (WA), J99.115-118
- term, YB96.216
- what constitutes, YB94.313
- Mining licences**
  - licence area, exploration outside, YB03.592–593
- Mining (Native Title) Amendment Bill 1994 (SA)**
  - compensation, B94.59
  - deadlock conference, B95.99
  - explorations licence
    - maximum term, B94.59
    - notice of grant to be published, B94.59
  - introduction to House of Assembly, B95.24
  - jurisdiction of Environment Resources and Development Court, B94.58
  - jurisdiction of Warden’s Court, B94.58
  - mining lease, B94.59
  - “native title”, B94.58
  - “owner”, B94.58
  - powers of Director of Mines, B94.59
  - precious stones claim, B94.59
  - publication of Bill, B94.146
  - retention lease, B94.59
  - “right to negotiate”, B94.60
  - right to prospect or mine, B94.60
  - summary of changes, B95.26–27
- Mining operations**
  - native title agreements, *see* **Native title agreements**
  - new technologies, YB00.343-344
    - intellectual property issues, YB00.342-358
  - objections, *see* **Objections to natural resource projects**
  - traditional methods, problems with, YB00.342-343
- Mining (Precious Stones) Regulations 1996 (SA)**, B96.171
- Mining project**
  - feasibility study, YB03.145–149
- Mining purposes lease**, YB96.220
- Mining Regulations 1930 (Tas)**
  - amendment to rental fees, B95.101
- Mining Regulations 1972 (SA)**
  - fees amendment, commencement, B94.10
- Mining Regulations 1974 (WA)**
  - amendment by Mining (Amendment) Regulations 1994
    - affidavits in Warden’s Court, B94.114
    - amalgamation of mining tenements, B94.111
    - commencement, B94.110
    - cool-off period on surrender, forfeiture or expiry of mining lease, B94.114
    - fixed term prospecting licences, B94.111
    - powers of environmental inspectors, B94.110
    - retention licences, B94.111–112
    - secondary tenements, B94.111
    - special gold prospecting licences, B94.113
    - surrender of tenements subject to complaints of forfeiture, B94.114
    - surveys, B94.115
    - tailings, B94.114
  - amendment by Mining Amendment Regulations (No 2) 1994
    - commencement, B94.153
  - amendment by Mining Amendment Regulations (No 3) 1994
    - commencement, B94.154
- Mining Regulations 1981 (WA)**

amendment increasing fees, B95.241  
extent, B96.14  
security, B96.13

**Mining Regulations 1996 (SA)**, B96.171

**Mining reports, need for in Queensland**, B96.8

**Mining taxation**

abandonment, YB94.262  
absorption costing, YB94.526  
Australian Taxation Office, approach of, YB94.525  
bona fide prospectors, exemption of income of, YB94.527, YB94.539  
capital expenditure not deductible, YB94.520, YB94.530  
capital gains tax uncertainties, YB94.512, YB94.538  
compensation payments to landowners, YB94.524  
demolition expenditure, YB94.521, YB94.530  
development allowance, YB94.259  
disposals of property, YB94.260, YB94.508  
Draft Taxation Determinations  
    TD 94/D7, YB94.526, YB94.533  
    TD 94/95, YB94.527  
    TR 93/D11, YB94.526  
elections to claim deductions, YB94.527  
equality, certainty and simplicity as principles of, YB94.502  
farm-outs, treatment of, YB94.518  
historical background, YB94.502  
infrastructure bonds, tax concessions for, YB94.258  
*Mabo* compensation, YB94.524  
mining information, disposal of, YB94.508, YB94.535  
mining tenement, problems arising on disposal of, YB94.506  
overburden removal in open-cut mining, YB94.526, YB94.533  
regional headquarters of foreign company, attraction of, YB94.257  
rehabilitation expenditure, YB94.262  
resource rent tax, YB94.261  
self-assessment system, YB94.504  
stamp duty, YB94.536  
Taxation Ruling TR 92/19, YB94.527, YB94.539  
upgrading public access roads, YB94.523

**Mining tenement, see also Mining lease**

access to minerals, YB02.110  
aerial exploration, for, YB94.316  
aggregation of expenditure within project, J00.73-74, J00.75-76, J00.80  
applications  
    ballots, B96.13, B96.110-111  
    powers of mining registrar, B96.11-12  
authorisation to mine Native Title land (SA), B95.27-28  
boundaries, marking out, J00.230-231  
    compliance with legislative requirements, J00.231-232  
        common law test, J00.233-234  
        degree of, J00.235  
        failure, potential consequences of, J00.236, J00.242-243  
        substantial compliance (Qld), J00.237-240, J00.243  
    identification by a "reasonable person", J00.244  
    *Mineral Resources Act* (Qld), s 392, J00.237-246  
    permit, J00.236  
    strict compliance versus substantial compliance, J00.240-242  
    technical breaches, J00.232  
constructive trust, J00.115-118  
equitable interests in, J00.115-118  
exemption from expenditure commitments, B96.113-115  
exemption from expenditure requirements, J00.70-81  
expenditure, *see* **Expenditure**

- extinguishment of native title, J00.91-92
- four broad categories of, YB94.313
- grant of, validity of, YB02.111
- implied trust, J00.115-118
- Indigenous Land Use Agreement (ILUA), J00.264
- lease—*see* **Mining leases**
- licence, YB94.315
- mining legislation, rights conferred by, YB94.320
- nature of, YB94.313, YB94.348–357, YB94.383
- objections to, grounds of
  - forum for consideration of, YB94.616
  - French, Re; Ex parte Serpentine-Jarrahdale Ratepayers and Residents Association—*see* **French, Re; Ex parte Serpentine-Jarrahdale Ratepayers and Residents Association**
  - traditional usage, YB94.47
- petroleum exploration
  - offshore, YB94.317
  - onshore, YB94.318
- powers of mining registrar, B96.11–12
- profits a prendre, YB94.315
- project, whether part of, J00.70, J00.74-75, J00.76-77
- public interest, power of Minister to review applications, YB94.611
- rights of traditional usage, objection on ground of (WA), YB94.47
  - special procedure for hearing, YB94.47
- resulting trust, J00.115-118
- scope of rights, YB94.316, YB94.358–362
- stamp duty, inclusion in land value for purposes of, J00.105-106
- subsurface activities, YB94.323
- summary refusal of application—*see* **Mining Act 1978 (WA)**
- surface activities, YB94.316
- trust, held in, J00.115-118
- vendors' statements, disclosure in (Vic), J00.112

**Mining valuation**

- techniques, J99.95-96
- Valmin Code, J99.96

**Ministerial Council on Energy (MCE)**

- access, development of national approach to, YB04.417
  - energy market reform, report on, YB04.415–16
    - recommendations, YB04.416
  - establishment, YB04.388
  - joint marketing approach, YB04.417
  - proposed establishment, YB01.305
- role of, YB04.369–70, YB04.388–9
  - future agenda, YB04.417

**ministerial decision-making**

- bias, J03.93-97

**Mirima National Park**

- native title issues, J00.88, J00.90

**Miscellaneous licence**

- considerations in determining applications, B95.181–183
- environmental objections, J01.241-243
- grant of over existing tenement, B94.13
- improvement, J01.243-244
- water, J01.247-248, J01.249-250, J01.250-253

**Misfeasance**

- public office, in, YB02.424-428
  - damages for, YB02.421, YB02.444
    - elements of, YB02.428

**Misfeasance in public office**

- regulators' liability, YB01.229

**Misleading and/or deceptive conduct**

- carrying on a business, YB02.439
- causation, YB99.311-314, YB04.150-2
- corporations, by, YB02.451
- damages for, YB02.421, YB02.438
- exclusion of claims, in joint venture context, YB04.144-7
  - expectation losses, YB04.152-4
- innocent third party carrier, YB99.307
- liability for, YB02.438
- loss or damage caused by, YB99.314
- prohibition of, YB02.451
- public bodies, by, YB02.421, YB02.437-440
- reliance on representations, YB99.311-314
- representative proceedings against utilities, YB99.296
  - Esso (gas), YB99.303-309
  - Sydney Water, YB99.300-302
- silence, by, YB99.307
- statutory liability
  - Esso (gas), YB99.303-309
  - Mercury Energy (NZ), YB99.316-317
  - Sydney Water, YB99.300-302
- trade or commerce, in, YB02.438
- vendor, by, in sale of coal assets, YB01.130
- Misrepresentation—see Trade Practices Act 1974 (Cth)**
  - coal supply contract, J01.78-81
  - fraudulent, liability for, YB02.452
    - reliance on, YB02.452
- Mobil**
  - msf packages, YB96.358-360, YB96.367
  - purchase of Amgas, YB96.355-357
- Money laundering**
  - guidelines on prevention of, YB04.52
- Monopoly**
  - gas transmission, YB02.293-294
    - service providers, YB02.407
- Monopolies**
  - access arrangements, *see* **Access**
  - energy market regulation, YB04.358
  - facilities of national significance, YB04.181-2
  - natural, YB04.182
    - Trade Practices legislation, YB04.181, YB04.183-4
      - reforms, YB04.182
- Moomba-Adelaide Gas Pipeline System (MAPS)**
  - access arrangement, review of, YB04.396-8
- Moomba-Sydney Gas Pipeline System**
  - coverage, YB04.390-2
  - credit rating, YB04.402-3
  - initial capital base, YB04.400-1
  - optimised replacement cost (ORC), YB04.400
    - contingency, YB04.402
- Moomba-Sydney gasoline, disposal of**
  - access regime, YB95.339—*see also* **Moomba-Sydney Pipeline System Sale Act 1994 (Cth)**
  - definition, YB95.338
    - Pipelines Act* 1967 (NSW), under, YB95.338
    - negotiation model, implementation of, YB95.374
  - Australian Gas Light Company (AGL), Letter of Agreement, YB95.329-330
    - Trade Practices Act* 1974 (Cth), in relation to, YB95.334-338
  - Authorisation A90424, YB95.348-349
    - Trade Practices Commission, review by, YB95.336-338
  - declaration and orders of court, B95.59
  - effect of change in government policy on contract, B95.41-42

- foreign ownership, YB94.232
- historical background, YB95.328–332
- original contractual arrangements, B95.42–58
- Pipeline Authority, establishment of, YB95.330
- privatisation of, YB94.232
- sale of, YB95.332–334—*see also* **Moomba- Sydney Pipeline System Sale Act 1994 (Cth)**
- Moomba-Sydney Pipeline System Sale Act 1994 (Cth)**
  - access regime
    - dispute
      - parties to, YB95.344
      - Trade Practices Commission, settlement by, YB95.344–346
      - Pt IIIA scheme, similarity to regime under, YB95.385–388
  - capacity, increasing, YB95.341–342
    - financial issues in relation to, YB95.341–342
  - interconnection, YB95.340–341
    - United States, cases in, YB95.340
  - national competition policy, effect, YB95.346–347
  - spare capacity, definition, YB95.339
  - tariffs, setting of, YB95.342–344
  - third party access, scheme for determination of, YB95.339
- Mortgagee**
  - power of sale, exercise of, YB03.94
  - royalty agreements, YB93.254
- Mortgage duty**, YB02.686–687
- Mortgages**
  - offshore units, J99.23
- Moura inquiry**, B96.93–99
  - coronial report, B96.97
  - government response, B96.125
  - mine-safety management plans, B96.95
  - spontaneous combustion management, B96.95
- Mt Lyell**
  - award of copper mining licence, B94.109
  - revegetation, B94.9
- MRET Scheme (RECS)**, *see* **Renewable energy**
- Multilateral treaties**
  - compromise formulas, YB04.75
  - free trade agreements, *see* **Free trade agreements**
  - loss of relevance, YB04.55
- Multinational companies**
  - attitudes towards, YB04.56
  - international standards, role in, YB04.56–7
  - license to operate, YB04.56–7
  - NGOs, alliance with, YB04.57
  - OECD guidelines, YB04.52, YB04.77
  - transparency and disclosure, YB04.52
- Multi site franchising**, *see* **Downstream petroleum industry**
- Multi-user services corridor**, YB03.129–130
- Mutual interest provisions**, YB93.221–242
  - drafting, YB93.240–241
  - effect of provision, YB93.229–231
  - enforcement, YB93.231–236
    - contractual requirements, YB93.232–233
    - obligations, YB93.231–232
    - remedies, YB93.236, YB93.241
    - restraint of alienation, YB93.233
    - restraint of trade, YB93.233–236, YB93.240
  - fiduciary duties, YB93.236–240
  - purpose, YB93.222–223
  - scope, YB93.223

acquisitions by related parties, YB93.228–229, YB93.240  
dimensions of area, YB93.223–226, YB93.240  
period, YB93.228, YB93.240  
types of property interest, YB93.227–228, YB93.241