

Consolidated Index: P

Contains Ampla
Yearbooks (YB) 1993-2004
Bulletins (B) 1994-1996
Journals (J) 1997-2004

Pakistan

law establishing safety zones around offshore oil rigs, J99.252

Pancontinental Mining Ltd v Goldfields Ltd

facts of case, YB95.565–566

Part A Statement

DCF valuation, YB95.568, YB95.569-571

definition, YB95.569

method of valuation, limitations on, YB95.569

requirement to include, whether, YB95.570–571

disposal of non-gold assets, YB95.578

earnings forecast, provision of, YB95.571-572

financial assistance, possible, YB95.580–581

material omissions from, YB95.575

ounce multiple method of valuation, YB95.582–583

Papua New Guinea, risks associated with mining in, YB95.572–574

post-acquisition action, whether sufficient details of, YB95.581–582

premium, attraction of, YB95.583

Prospectus, withdrawal of, effect, YB95.575

subscription share price, calculation of, YB95.574–575

supplementary information, order for provision of, YB95.575–578

underwriting agreement, provisions of, YB95.581

Papua New Guinea

approval for development, YB95.141

banking system, regulation of, YB95.158–160

offences under, YB95.158–159

compensation

compensation agreement, YB95.145

Mining Act 1992, under, YB95.144–148

land, ownership of, YB95.167–168

Porgera Mine, development of—*see* **Porgera Mine**

relocation agreement, YB95.145

royalties, payment of, YB95.146

traditional social tool, as, YB95.144

trusts, establishment of, YB95.146

development forum, reconciliation of interests through, YB95.146–148

employment programmes, adoption of, YB95.173–174

environmental concerns, YB95.171–173

litigation in respect of, YB95.173

OK Tedi Mine, problems associated with, YB95.172–173

Porgera Mine, negotiations on, YB95.172

exploration licence, YB95.140

foreign capital, access to, YB95.148–150

foreign currency, retention of, YB95.159–160

foreign expertise and technology, access to, YB95.150–151

insurance industry, YB95.162

Investment Promotion Act, registration by foreign concerns, YB95.162–163

joint venture company, establishment of, YB95.133–134

land

access to, YB95.143–148

traditional ownership of, YB95.167–168

- landowners
 - compensation—*see* compensation *supra*
 - equity in mining projects, YB95.138
- law and order, issues of, YB95.174–177
 - inter-tribal conflict, YB95.174–175
 - security forces at mines, use of, YB95.176
- Lihir project, establishment of, YB95.136–137
- local business, development of, YB95.174
- mineral resources, access to, YB95.139–143
 - Mining Act* 1992, government control under s 5(1), YB95.139–140
- mining development contract
 - provisions of, YB95.141–143
 - requirement for, YB95.141
- mining project, elements of successful, YB95.132–133
- Porgera Mine—*see* **Porgera Mine**
- project company, establishment of, YB95.134
- risks associated with mining
 - Pancontinental Mining Ltd v Goldfields Ltd*, lack of information in Part A Statement, YB95.572–574
 - sovereign risk, YB95.177
- special mining lease, YB95.140
- state equity in mining projects, YB95.135–139
 - advantages and disadvantages, YB95.137
 - conflict with environment regulation, YB95.138
 - landowners, entitlement to equity, YB95.138
 - Mining Act* 1992, statutory recognition in, YB95.135
 - Porgera Mine, confrontation in relation to, YB95.155–156
- statutory discretions, undertakings in relation to, YB95.161–162
- taxes, YB95.134
 - additional profits tax on mining, YB95.137
 - foreign contractor, withholding taxes, YB95.150–151, YB95.163
 - Income Tax Act* 1959, amendment of, YB95.158
 - Mineral Resources Stabilization Fund, moneys paid into, YB95.156–158
 - mining development, calculation in relation to, YB95.156–158
- Parer Report**, YB04.389, YB04.404
 - upstream issues, YB04.387, YB04.413
 - access to facilities, YB04.414–15
 - acreage management, YB04.415
 - separate marketing, YB04.413–14
- Parliamentary Treaties Committee**
 - proposed agreement with Kazakhstan, J98.2-4
 - report on convention on combating bribery, J98.79-80
- Part A Statement**, YB96.404-406
 - content requirements, YB95.566–568
 - Pan Continental Mining Ltd v Goldfields Ltd*, examination in—*see* **Pan Continental Mining Ltd v Goldfields Ltd**
 - guidelines for, YB95.584
- Partnering**
 - Australia, use of concept in, YB95.130
 - contract, aims and objectives in, YB95.116
 - facilitation of project, YB95.116
 - good faith, concept of, YB95.117
 - agreement by parties, definition and codification in, YB95.118–119
 - codification by government, YB95.117
 - enforcement, YB95.118
 - performance, YB95.117
 - Renard Constructions (ME) Pty Ltd v Minister for Public Works, decision in, YB95.117
 - major projects, relevance to, YB95.114–116
 - time bars in contract, approach to, YB95.119
- Partnership(s)**
 - definition, YB03.102

- fiduciary duty, *see* **Fiduciary duty**
- fiduciary duties, YB04.116, YB04.120
- joint venture distinguished, YB94.369
- jurisdiction of wardens Court, J01.17-19
- project vehicle, as, YB03.102–103, YB03.161
 - public private, *see* **Public private partnerships**
- termination, J02.19-20
- Pastoral lease**, B96.1–2, B96.15, B96.91, B96.162–163, J00.86-87
 - aboriginal occupied, J00.87
 - access protocols, J00.265
 - access rights, YB02.105
 - statutory, YB02.116
 - authorisation for, YB02.120
 - co-existence, YB02.109, YB02.112, YB02.119
 - legal relationship, YB02.110
 - common law, at, YB02.109
 - effect of, YB02.142, YB02.143, YB02.150, YB02.152, YB02.165
 - exclusive possession, YB02.109, YB02.198, YB02.207
 - exploration titles (NT), B96.109
 - extinguishing native title, B95.89–92, B95.221–224
 - extinguishment of native title, YB02.135, YB02.143, YB02.146, YB02.161, YB02.165, YB02.167, YB02.175, YB02.190, YB02.191, YB02.194, YB02.198, YB02.200-202, YB02.207
 - grant of, YB02.109, YB02.147
 - land subject to, YB02.109
 - mining leases on, where native title claim, J00.108, J00.261
 - native title, effect on, J00.86-87, J00.190-191, J00.262-263
 - Native Title (Queensland) Act* 1993, extinguishment under, YB95.501–502
 - recent issues in relation to—*see* Waanyi Peoples’ Native Title Application; Wik Peoples v the State of Queensland
 - non-exclusive possession, YB02.117
 - Northern Territory, B96.108–109
 - Ord River Project, J00.89-90
 - production tenements (NT), B96.109
 - title, YB02.109
 - priority of, YB02.109
 - validity of, YB02.147, YB02.152, YB02.200-201
 - Ward*, under, *see* **Ward**
 - Western Lands Lease, J00.190-191
 - Wik* case, J00.86-87, J00.190-191
 - Wik*, under, *see* **Wik**
- Patents**, YB00.346-347
 - see also* **Intellectual property rights**
 - new mining technologies, YB00.342-358
- Payment**
 - debt recovery, YB04.170
 - dispute resolution, *see* **Dispute resolution**
 - legislative reforms, YB04.157, YB04.176
 - New South Wales, YB04.158
 - “no contracting out”, YB04.177–8
 - performance of contract and, YB04.179–80
 - Queensland, YB04.159
 - Victoria, YB04.158–9
 - Western Australia, YB04.159
 - “pay when paid” clauses, YB04.164
 - abolition, YB04.164–5
 - progress
 - claiming, YB04.167–9
 - responding to claims, YB04.169
 - right to, YB04.165–7
 - suspension of work, YB04.170–1

Penal jurisdiction

- international conventions, J99.24-25
- offshore units, J99.24-25

Penalties, YB93.5–6

- environmental offences
 - New Zealand, YB93.425
- pollution offences, YB93.297, YB93.331

People's Republic of China (PRC)

- advice on China related matters, YB03.201
- arbitral awards, enforcement of, YB03.195–198
- arbitration, YB03.191–195
- Australia-China trade, background to, YB03.200–201
- breach or anticipatory breach
 - liability for, YB03.186
 - where breach occurs, YB03.215
- choice of law
 - Australian law, YB03.202
 - issue in contracting, YB03.208
- contract language, YB03.184–186
 - Chinese language versions, YB03.185
 - English language versions, YB03.184
 - execution in English and Chinese, YB03.185
- contracts
 - Australian companies doing business in China, YB03.210
 - Australian jurisdiction and, YB03.214
 - export of Australian goods to China, YB03.209
 - when and where made, YB03.215
- damages, YB03.188
- dispute resolution, YB03.190–195
- energy demand, YB03.169
- enforcement of Australian court judgments in, YB03.216–217
- force majeure relief, YB03.187
- foreign invested enterprises (FIE)
 - domestic trading activities by, YB03.211
 - international trade from China, YB03.212
- foreign investment
 - encouraged categories, YB03.170
 - investment structures, YB03.171
 - levels of investment, restrictions on, YB03.171
 - restricted categories, YB03.170
 - restriction on, YB03.170
- foreign-related trading, YB03.207
- freedom of contract, YB03.208
- governing law, YB03.182–184
 - failure to specify, YB03.184
- joint and several liability, YB03.189
- jurisdiction
 - Australian, YB03.214
 - choice for export of goods contracts, YB03.216
- legal framework on transnational contracting, YB03.203–205
- legal risks, managing, YB03.199–218
- liquidated damages, YB03.188
- mediation, YB03.190
- negligence, liability for, YB03.189
- oil and gas industry
 - exploration and production, YB03.173
 - importing and exporting, YB03.173
- Open door policy, YB03.207
- PRC Law
 - contract requirements, YB03.183

- liability regime under, YB03.186–190
- preference of foreigners for law other than, YB03.183
- remedies, YB03.187
- price regulation, YB03.176
- project approvals, YB03.173–176
 - construction, YB03.175
 - environmental, YB03.175
 - feasibility study report, YB03.174
 - joint venture project company, establishment of, YB03.174
 - land, YB03.174
 - proposal approval, YB03.174
 - safety, YB03.176
- project rate of return, YB03.176
- regulatory regime, YB03.172–177
- risk management
 - contracting, of, YB03.201
 - legal risks, YB03.199–218
- specific performance, YB03.187
- tendering, YB03.177–182
 - tendering and bidding law, YB03.177–182
- Vienna Convention on International Sale of Goods
 - adoption as governing law of contracts, YB03.217–218
 - application in China, YB03.205–206
 - contract of special project involving supply of goods and services under, YB03.213
 - costly and humiliating errors, YB03.202–203
 - cross-border contracts, YB03.206
 - “goods”, contracts involving, YB03.206
 - opting out of, YB03.210
 - scope of application, YB03.206–207
- WTO commitments in oil and gas industry, YB03.172

Performance bonds

- construction contractors, from, YB03.117
- definition, YB03.111
- project finance, in, YB03.111

Permits

- environmental requirements, YB93.22–23
- mineral, YB93.427
 - petroleum exploration, *see* **Petroleum exploration**

Perpetuities

- rule against, YB93.230–231, YB93.232, YB93.233, YB93.240

Personal information

- access to, right of, YB02.506
- collection of, YB02.502-505
 - consent for, YB02.503
- determination of, YB02.502-503
- employment records, YB02.504
- handling of, YB02.500, YB02.502
 - minimum standards for, YB02.499, YB02.502
- overseas transfer of, YB02.505-506
- privacy of, YB02.499
 - application of legislation, YB02.508
 - exemptions, YB02.503-506
 - National Privacy Principles, *see* **National Privacy Principles**
 - Privacy Act, *see* **Privacy Act**
- transborder data flow, YB02.500
- transfer between related bodies corporate, YB02.503-504
- use of, YB02.502, YB02.503
 - what constitutes, YB02.502-503

Petroleum—*see also* Exploration; Downstream petroleum industry; Offshore petroleum; Petroleum exploration

- access arrangement, J04.145-146
- accessibility, YB96.579
- accumulation, YB96.241, YB96.242
- acquisition of property, J98.7-10
- administration reforms offshore, J98.82-83
- alien tort claims, *see* **tort**
- amendments to Victorian regime, J98.371-372
- appraisal drilling, YB96.265-267
- Australian Offshore Petroleum Strategy, J99.99-100
- Cth legislation amendments, J99.100-101
- Compensation, *see* **compensation**
- compensation acquisition of property, J98.7-10
- compensation for loss, J98.86
- contamination, *see* **contamination**
- criminal liability offshore, J02.104-110
- definition, YB96.235, YB96.285
- development drilling, YB96.272-273
- development drilling statistics, YB94.227
- energy charter agreement, J97.97-98
- environment, J02.106-107
- environmental protection, YB96.462-463
- exploration, YB96.243-253
 - production and practices, YB96.462-463
- exploration application, YB96.288-290
- exploration drilling, YB96.256-264
- exploration drilling and seismic statistics, YB94.229
- exploration licence, YB96.290-296, YB96.312
 - non compliance, YB96.298
- exploration licence rights, J01.4
- exploration permits
 - offshore petroleum, YB94.317
 - property, whether, YB94.550
 - onshore petroleum, YB94.318
 - Western Mining Corporation Ltd v Commonwealth—*see* **Western Mining Corporation Ltd v Commonwealth**
- export, YB94.237
- field abandonment, YB96.282
- field depletion, YB96.274
- Floating Production, Storage and Offtake Services Agreements, J03.68-484
- foreign investment
 - Senate Select Committee recommendations, YB94.233
 - statistics, YB94.231
- gas, YB96.238-239
- generation, YB96.239-240
 - indigenous groups
 - American Indian tribes, YB01.426
 - Maori claims to *see* Maori claims to petroleum
- Indonesia, *see* **Indonesia**
- Indonesia maritime boundaries, J97.99
- infrastructure licences, J99.100
- joint venture agreements, *see* **joint ventures**
- joint ventures, *see also* **joint ventures**
 - offtake of product, YB01.348
 - scope of, YB01.348
 - third party use of facilities, YB01.348
- unincorporated, YB01.139, YB01.347-348
- legal character of resource titles, J98.86
- LPG contract, YB96.309
- Maori claims to, *see* **Maori claims to petroleum**
- marine parks and reserves, J97.192, J97.279-291

market, J04.195-200
 ministerial statement (Vic), J04.30-31
 National Offshore Petroleum Authority, J04.213-214
 native title agreements, *see* **native title**
 natural gas contract, YB96.308-309
 New Zealand, YB93.421–422
 Northwest Shelf project authorisation, J98.379-390
 occurrence, YB96.241
 offshore facilities
 occupational health and safety, J04.133-134
 offshore industry, J03.468-484
 offshore legislation, J98.346
 offshore petroleum exploration strategy, YB94.248
 offtake agreements, YB01.348-349
 oil, YB96.237, YB96.238
 ownership, YB96.286-287
 ownership, in Australia and New Zealand, YB01.427-429
 offshore units *see* Offshore units
 onshore application, J98.85-86
 Petroleum (Submerged Lands) Act 1967 (Cth), YB94.246–248
Petroleum and Gas (Production and Safety) Bill 2004 (Qld), J04.128-130
Petroleum and Other Legislation Amendment Bill (Qld), J04.223-224
Petroleum (Submerged Lands) (Amendment) Bill (Vic), J04.133-134
 pipeline access, J97.196
 pipeline easements, J97.191
 pipeline licences, J99.101
 production, YB96.269
 production licence, YB96.304-306
 products, YB96.307-308
 quality standards, J03.28-32
 refining, YB96.282
 registration, J98.86
 regulation of offshore installations and seabed activities, J98.109-137
 reserve estimates, YB96.269-271
 resource rent tax, J97.14
 risk assessment, YB96.254-256
 safety, J02.107-109
 safety regulations, J97.15
 sale of interest, YB96.298-303
 seismic policy, J97.2
 statutory regulation, YB96.287-288
 taxation—*see* Mining taxation
 tenement, YB96.298-299
 Timor Gap, J97.191
 Timor Gap Agreement, J01.132-136
 Timor Sea concession area, *see* **Timor Sea**
 trade practices, *see* **restrictive trade practices**
 transportation, YB96.271, YB96.309-311
 treatise on petroleum law, J97.96-97
 treatment, YB96.274
 value, YB96.235
 well stimulation, YB96.268-269
 Western Mining Corporation Ltd v Commonwealth—*see* **Western Mining Corporation Ltd v Commonwealth**
 work programs, waiver of, J99.1, J99.99
 World Heritage Properties Conservation Act 1983, YB94.235
Petroleum Act 1940 (SA)
 amendment by Petroleum (Pipeline Licences) Amendment Act 1993
 commencement, B94.11
 “pipeline”, B94.11

“pipeline licence”, B94.11

“to construct”, B94.11

“to operate”, B94.11

Petroleum Act 2000 (SA)

- approval of dealings, YB00.576-577
- comparison with other petroleum legislation, YB00.558-560
- consistency between jurisdictions, YB00.559-560
- gas supply, security of, YB00.564-566
- geothermal energy regulation, YB00.567
- history, YB00.557
- information
 - government audits, YB00.572
 - ministerial use of, YB00.573-574
 - provision of, YB00.572-573
 - registers, YB00.573
- objective regulation, YB00.560-561
 - environmental impact, levels of, YB00.562-563
 - levels of regulatory intervention, YB00.561-566
 - ministerial discretion, YB00.563-565
 - official supervision, levels of, YB00.561-562
- one window to government approach, YB00.566
- purpose, YB00.558
- registration of dealings, YB00.576-577
- resources regulated by, YB00.567
- third party access provisions, YB00.574-576
 - gas storage reservoirs, YB00.574-576
 - transmission pipelines, YB00.574
- titles, *see also* **Petroleum titles**
 - commerciality requirements, YB00.571-572, YB00.578
 - information regarding, YB00.572-574
 - minor licences, YB00.570-571
 - new forms of, YB00.567-571
 - production licences, YB00.569-570
 - registers, YB00.573
 - retention licences, YB00.567-569
- transfers, approval and registration, YB00.576-577
- underground gas storage, regulation of, YB00.567, 578

Petroleum Act 1984 (NT)

- amendment by Petroleum Amendment Act 1994
 - access authorities, B94.148
 - assent, B94.147
 - obligations on surrender at cessation of title, B94.149
 - production licence renewal, B94.147-148
 - release of information, B94.148-149
 - royalty calculation, B94.149
 - security for environmental rehabilitation, B94.149-150
 - standards, B94.149
 - term of exploration permit, B94.147
- amendment in accordance with Native Title (Consequential Amendments) Act 1994
 - application to Warden for compensation, B94.122
 - assent, B94.121
 - compensation, B94.122
 - intention, B94.121
 - “land”, B94.121
 - non-monetary compensation, B94.122
 - “private land”, B94.122

Petroleum Amendment Act 1995 (Qld)

- access principles, YB96.584-585
- access to petroleum assets, YB96.581
- application, YB96.582-583

Australian competition law, YB96.582
commencement, YB96.582
critique, YB96.592-594
Hilmer Report, YB96.580, YB96.590-591
information duty, YB96.585-586
key features, YB96.587-590
“natural monopoly characteristics”, YB96.580
negotiation, YB96.586-587
open access to pipelines, YB96.580
other States, YB96.591-592
outline, YB96.583
Pt 8, YB96.583-584
reasoning behind Act, YB96.581-582
Trade Practices Act, Pt IIIA, YB96.590-591

Petroleum (Australia-Indonesia Zone of Co-operation) (Consequential Provisions) Act 1990 (Cth)

constitutional validity of, YB94.556

Petroleum companies

directors' liability under legislation, YB03.524–525
maritime boundary disputes, YB03.403–404

Petroleum exploration

Administrative Guidelines for grant of permit, YB01.445
legality of, YB01.445-447
new, YB01.449, YB01.450
alliancing
East Spar and Wandoo, B96.202–214
alternative permit systems, YB01.454-455
developing nations, system in, YB01.454
environmental impact assessment and off-shore oil, B96.117
expenditure commitment by permittees, YB01.455
Joint Authority
power to cancel permits, YB01.444-445
new guidelines, YB01.449, YB01.450-451
integrity of system, YB01.453
uncertainty under, YB01.453
new regime
administrative, YB01.450-451
legislative, YB01.451-453
offshore oil policy, B96.116
permits
cancellation, power of Joint Authority, YB01.444-445
cash bidding for, YB01.443
enforcement, YB01.444-447
failure to comply with condition, YB01.444
process for grant, YB01.443-444
requirement for, YB01.443
work obligation bidding system, YB01.443-444
Petroleum (Submerged Lands) Acts
administration, YB01.443
application, YB01.443
co-operative scheme, YB01.443
Schedule of Specific Requirements, B96.102–103
Shell's Cornea problem, YB01.447-449
debate on Cornea application, YB01.448
resolution, YB01.449-453
resource access rights, B96.91, B96.149–154, B96.163
United Kingdom, system in, YB01.454
United States, system in, YB01.454
work obligation bidding system, YB01.443-444
sample work obligation set, YB01.444

Petroleum industry

- legislation
 - Cth, *see* **Petroleum (Submerged Lands) Act 1967 (Cth)**
 - consistency between jurisdictions, YB00.559-560
 - SA, *see* **Petroleum Act 2000 (SA)**
 - uniformity, YB00.559-560
- licensing, *see* **Petroleum titles**
- lifts, GST issues, YB00.454
- offshore operations *see* Offshore petroleum operations
- taxation legislation, changes to—*see* **Mining**
- Petroleum Industry Liaison Committee (SA)**, B94.146
- Petroleum lease**
 - net profits interest, B95.60, B95.61–62
 - reservation of interest in net profits, B95.61–62
- Petroleum legislation**
 - coal seam gas, in relation to (Qld), J00.6-7
 - overlap with mining legislation, J00.6
 - Petroleum Bill 1999 (SA), J00.109-110
 - royalties, J00.193
 - Victoria, J00.200-203
- Petroleum licences**
 - access authorisation regimes, YB03.593–594
 - licence area, exploration outside
 - New South Wales, YB03.590
 - Northern Territory, YB03.589–590
 - Queensland, YB03.590–591
 - Victoria, YB03.589
 - Western Australia, YB03.590
 - offshore, YB03.591–592
- Petroleum pipeline**
 - compensation test case (Qld), J00.4-5
 - impact of pipeline, J00.5
 - valuation methodologies, J00.5
 - pipeline survey licence (SA), J00.109
 - third party access (SA), J00.110
- Petroleum Regulation 1987 (WA)**
 - amendment by Petroleum Amendment Regulations 1994
 - commencement, B94.154
 - “federal duty”, B94.154
- Petroleum Royalties Legislation Amendment Act 1994 (WA)**
 - assent, B94.154
 - “royalty value”, B94.154
- Petroleum (Submerged Lands) Act 1967 (Cth) (PSLA)**
 - action discretion, YB04.3
 - administrative authorisations, YB04.7
 - Administrative Guidelines, YB04.27
 - amendments, YB00.114-115, YB00.191
 - breaches, penalties for, YB00.107-108
 - Commonwealth-State negotiations, YB04.32
 - complex detail in, YB04.2, YB04.6
 - complexity of regime, YB04.8
 - comprehensive statutory code, as, YB00.92-95
 - ‘concessionary’ regime, YB00.93-94
 - content discretion, YB04.3
 - contractual regime compared, YB00.100-101
 - definitions, YB04.2–3
 - delegation in, YB04.6
 - directions under s 101, YB04.7
 - discretion
 - action, YB04.3
 - content, YB04.3

- definition, YB04.2–3
- discretionary powers, YB04.1, YB04.2
- face of the Act, on, YB04.9–25
- industry's attitude to, YB04.38–42
- judicial review, YB04.10
- practice, in, YB04.9–25
- research hypotheses, YB04.3–4
- trend to reduce, YB04.26–30
- who wants discretionary powers, YB04.30
- effectiveness, YB00.107-110, YB00.119-121
- environmental regulation, YB00.121
- evaluation, YB00.91-137
- extent of, YB04.4
 - Federal-State rivalry, YB04.32
 - flexibility of regime, YB00.100-107
 - future of, YB00.119-121
 - German regime compared, YB00.101-103
 - Government perspective, YB00.112-124
 - guidelines, YB04.13, YB04.37–8
 - history, YB00.113-115
 - low level of Parliamentary interest in administration of, YB04.33
 - mirror State legislation, YB00.93, YB00.175
 - negotiated behaviour, allowing for, YB00.109
 - occupational health and safety powers, YB04.28
 - Offshore Constitutional Settlement, YB00.114, YB00.115
 - origin, consequences of, YB04.6–7
 - overview, YB00.92-95, YB00.126, YB00.175-176
 - ownership of offshore petroleum, YB00.95
 - penalties for breach, YB00.107-108
 - plain English, YB04.42
 - plain English, re-writing in, YB00.92, YB00.137
 - powers
 - Commonwealth Department guidance as to exercise of, YB04.27
 - new, YB04.28
 - removal of, YB04.27
 - prescription
 - definition, YB04.3
 - prescriptive provisions, YB04.2
 - proposed re-write, YB00.124, YB00.137
 - purpose statement, YB00.136
 - regulation making power, YB04.28
 - reviews, YB00.115-119
 - competition policy principles, against, YB00.118-119
 - petroleum resource rent tax, YB00.117-118
 - Stakeholder Survey (1997), YB00.116-117
 - rewriting, YB04.2, YB04.42
 - safety management, YB00.121-122
 - security of titles under, YB00.96-100, YB00.130
 - Senate Committee review of, YB04.32–3
 - structural deficiencies, YB00.126
 - UK approach contrasted, YB00.92-111
- Petroleum (Submerged Lands) Legislation Amendment Act 1994 (Cth)**
 - companies, liability for operations, B94.97
 - consolidation of fees Acts, B94.97
 - inconsistency in territorial sea boundary created by Zone of Co-operation, B94.97
- Petroleum (Submerged Lands) Regulations 1990 (WA)**
 - amendment by Petroleum (Submerged Lands) Amendment Regulations 1994
 - commencement, B94.154
- Petroleum titles**
 - associated facilities licence (SA), J00.109, YB00.570

- bidding agreement, YB00.132
- cash bidding, YB00.127, YB00.129
- commerciality requirements (SA), YB00.571-572, YB00.578
- conditions, YB00.105-106
- criminal offence of exploring or exploiting without, YB00.95
 - replacing with civil remedies, YB00.99-100
- dealings, approval of, YB00.131-135
- dealings in, J00.59-66, J00.110
 - application for approval, J00.59-60
 - approval, J00.59-66, J00.110
 - dealing constituted by more than one instrument, J00.62-63
 - definition of dealing, J00.60-61
 - instruments with more than one dealing, J00.62-63
 - notice, J00.68-69
 - oral dealings, J00.63-64
 - Petroleum (Submerged Lands) Act 1967 (Cth), under, J00.59-66
 - registration, J00.59-66, J00.110
 - s 81, effect of, J00.64-66
- exploration permits, basis for granting, YB00.127-128
- extension, YB00.103-104
- grant by Joint Authority, YB00.94, YB00.105-106, YB00.127-130
 - basis for, YB00.127-128
 - discretionary, whether, YB00.106, YB00.107, YB00.128
- infrastructure licences, YB00.116, YB00.135-136
- joint operating agreement, YB00.133-134
- minor licences (SA), J00.109, YB00.570-571
- Petroleum Act 2000* (SA), new forms under, YB00.567-571
- pipeline survey licence (SA), J00.109
- priorities, J00.66-69
 - applicable rules, J00.66-68
 - contractual rights, J00.69
 - notice of transfers and dealings, J00.68-69
- producer responsibility for security of supply, J00.110
- production licence
 - development outside area of, YB00.135-136, YB00.570
 - requirements (SA), YB00.569-570
- register of, J00.54, J00.68
- registers (SA), YB00.573
- retention licences (SA), J00.109, YB00.567-569
- revocation by Commonwealth, YB00.96-97
 - application of s 51(xxxi) of Constitution, YB00.97, YB00.98
- rule of rupture, YB00.104
- security, YB00.96-100, YB00.130
- special access authority (Vic), YB00.570
- speculative survey licence (SA), J00.109, YB00.570
- statutory regime
 - Cth, *see* **Petroleum (Submerged Lands) Act 1967 (Cth)**
 - SA, *see* **Petroleum Act 2000 (SA)**
- transfer, J00.54-59
 - becoming registered holder, J00.56-58
 - co-holder, rights, J00.59
 - mortgage, by, J00.57-58
 - notice, J00.68-69
 - Petroleum (Submerged Lands) Act 1967 (Cth), under, J00.54-59
 - registered holder, importance of being, J00.54-55
 - rights of holders inter-se, J00.58-59
 - unregistered transfer, J00.58
- transfer of title, YB00.130-131
 - approval, YB00.131-132
- unitisation, YB00.103-107, YB00.122-123

- work program bidding, YB00.123-124, YB00.127, YB00.129-130
- Picketing**, J00.128-133
 - court, taking claim to, J00.130-133
 - balance of convenience, J00.130-131
 - evidence gathering, J00.132-133
 - identification of participants, J00.131-132
 - enterprise bargaining, use in, J00.129
 - general guidelines, J00.128-129
 - police, role of, J00.133
 - tortious, J00.129-133
- Pipelines**
 - sale of assets
 - Authority of South Australia, B95.99
 - Commonwealth, B95.41-59
- Piper Alpha disaster**, YB96.476, YB96.507-511, YB96.534-535
- Piracy**, *see also* **Maritime terrorism**
 - bulk cargo, YB04.282-3
 - choke points, YB04.281-2
 - force majeure clauses, YB04.317, YB04.319
 - impact, YB04.280-1
 - 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
 - maritime trade, importance of, YB04.276, YB04.317
 - recent history, YB04.279-81
 - smuggling and, YB04.280
 - targets, YB04.280
 - vessels in distress
 - pretence of, YB04.318-19
 - seafaring law, YB04.318, YB04.320
- Pleadings**
 - late changes to, YB03.20, YB03.21
- Pohokura gas field**
 - joint marketing authorisation, draft determination on, YB03.623-624
 - Australia, impact on, YB03.641
 - background, YB03.624-625
 - benefits of joint marketing, YB03.635
 - competition, substantially lessening, YB03.629-635
 - competitive market, development of, YB03.633-634
 - conditions, YB03.635-638
 - evolution of market, YB03.628
 - feasibility of separate marketing, YB03.626-627
 - future exploration and production, impact on, YB03.638-641
 - intrinsic detriments, YB03.633
 - market characteristics, YB03.627-628
 - preference for separate marketing, YB03.630-631
 - process, YB03.624-625
 - specific competition detriments, YB03.632-633
- Poland**
 - law establishing safety zones around offshore oil rigs, J99.252
- Political risk**, YB03.152-153
- Pollution**, *see also* **Contaminated land**
 - definition, YB93.296
 - international conventions, J99.25-26
 - offences, YB93.297, YB93.331
 - offshore units

- civil jurisdiction, J99.24
- liability, J99.25-26
- Offshore Pollution Liability Agreement, J99.26

Pollution control licences

- certificates of compliance (NSW), B96.9
- load-based licensing (NSW), B96.10

Porgera mine (Papua New Guinea)

- agreements, development of, YB95.146
- compensation for development, YB95.169–170
- development forum, reconciliation of interests through, YB95.146–148
- employment programme, adoption of, YB95.173–174
- environmental plan, negotiation of, YB95.172
- financing of project, YB95.170–171
- foreign capital, access to, YB95.148–150
- joint venture, establishment as, YB95.135–136
- land, access to, YB95.142–143
- local business, development of, YB95.174
- mining development contract, YB95.141-143, YB95.153, YB95.165
 - additional equity, YB95.154
 - gold, provision for refining of, YB95.166–167
 - infrastructure facilities, provision of, YB95.165–166
 - security of tenure, YB95.153
- sovereign risk, YB95.177
- state equity in, confrontation in relation to, YB95.155–156
- taxes, calculation of, YB95.156–158

Portfolio investment theory, YB93.131, YB93.132

Portugal

- law establishing safety zones around offshore oil rigs, J99.252

Poverty eradication

- extractive industry projects, YB04.72–3
- World Bank, goal of, YB04.72

Power generation, *see* **Electricity supply**

Power projects

- Indian power projects, J98.428

Power purchase agreement (PPA)

- credit risk
 - IPP, YB03.363
 - oftaker, YB03.363
- development phase provisions, YB03.338–344
 - commissioning and acceptance tests, YB03.341
 - conditions precedent, YB03.338
 - core technical requirements, YB03.340
 - failure to achieve acceptance target date, YB03.342
 - IPP's development responsibilities, YB03.340
 - project milestones, YB03.340
 - re-rating, YB03.343
 - remedies for default, YB03.342
 - step-in right, YB03.344
 - term, YB03.339
 - termination rights, YB03.343
- force majeure, YB03.348–349
 - risk, YB03.362
- general provisions, YB03.348–349
- key provisions, YB03.337
- law, change in, YB03.349
 - risk of, YB03.361
- limitations of liability, YB03.349
- miscellaneous clauses, YB03.349
- operations phase provisions, YB03.344–348
 - available capacity, YB03.345

- commencement and term, YB03.344
- default during, YB03.347
- IPP's capacity and supply obligations, YB03.345
- ongoing tests, YB03.346
- outages, YB03.346
- power station, operation and maintenance, YB03.346
- tariff provisions, YB03.346
- title and risk, YB03.346
- risk allocation, YB03.356–363
 - cost overruns, YB03.361
 - delay in demand risk, YB03.358
 - delays in power station construction/commissioning, YB03.357
 - electricity demand risk, YB03.356
 - electricity transmission risk, YB03.363
 - financing risk, YB03.362
 - force majeure, YB03.362
 - fuel supply risk, YB03.359
 - gas transport risk, YB03.360
 - IPP credit risk, YB03.363
 - law, change in, YB03.361
 - offtaker credit risk, YB03.363
 - permitting/approvals risk, YB03.358
 - tax, change in, YB03.361
 - unavailability, YB03.360
- types, YB03.337

Powers

- regulators, of, *see* **Regulators**
- separation of, YB04.89–90

Precious metals

- definition, J99.58
- GST, J99.58

Preliminary Environment Assessment

- extraneous matter, B95.6
- ulterior motives, B95.6

Prescribed body corporate

- agent, as, YB02.112
- establishment of, YB02.112
- functions of, YB02.112
 - performance of, YB02.112
- native title
 - claims by, YB02.118
 - holder, YB02.112-113
 - holder in trust, YB02.112
- political entity, YB02.113, YB02.118
- purpose of, YB02.112
- registration of, YB02.112
- role of, YB02.112
- system of laws, YB02.113
- trustee, as, YB02.112

Price fixing

- joint venture exception, YB01.368-369
- joint ventures, issues for, YB03.60–62

Pricing

- access arrangements, YB04.213–14
 - Competition Principles Agreement, YB04.214–15
 - individual access regimes, YB04.216
 - Productivity Commission, recommendations of, YB04.215
 - Trade Practices Act*, YB04.215
- “building block” approach, YB04.217
- customer expectation and capital expenditure, YB04.218

- electricity sector, YB04.216–19
- gas industry, YB04.219–22
 - joint ventures, YB04.418–20
 - LNG contracts, YB04.333–5
 - price reviews, YB04.336–7

Privacy Act

- application of, YB02.500-501, YB02.508
- binding effect, YB02.502
- breach of, YB02.500
- compliance, YB02.517
- co-regulation, YB02.502
- effect of, YB02.517
- enforcement of, YB02.500, YB02.506-507
- exemptions, YB02.503-506
- memorandum of understanding, YB02.507
- operation of, YB02.501
- penalties, YB02.500
- personal information, handling of, YB02.500
- transborder data flow, YB02.500
- transitional provisions, YB02.508

Privacy Code

- approved, YB02.502
 - development of, YB02.502
 - process, YB02.502
 - requirements for, YB02.502

Privacy of information

- Contract, *see* **Privity of contract**
- Legislation, *see* **Privacy Act; Privacy Code**
- National Privacy Principles, *see* **National Privacy Principles**
- Personal, *see* **Personal information**
- public interest, YB02.503
- right of, YB02.503
 - sensitive, *see* **Sensitive information**

Privatisation, YB03.143

- British Gas, YB95.294–297
 - electricity market, *see* **Energy industry reform**
 - Victoria, in, *see* **Energy industry reform (Victoria)**
- facilities of national significance, YB04.181–2

private land

- a reserve, J01.127-128

Privilege

- mine inspection reports, J99.5

Privity of contract

- acquisition contract, YB02.515-516
- application of, YB02.500-501
 - employees, YB02.509
 - government departments and agencies, YB02.500
 - indigenous communities, YB02.513
 - individuals, YB02.508-509
 - neighbours, YB02.512-513
 - private sector organisations, YB02.500
 - shareholders, YB02.512-513
 - third party service providers, YB02.510
- breach of, YB02.500
 - penalties, YB02.500
- confidential agreements, YB02.514-515
- due diligence agreements, YB02.514-515
- enforcement of, YB02.500
- joint venture and operator agreements, YB02.510-512
- personal information, *see* **Personal information**

- resource contracts, YB02.508-516
- transborder data flow, YB02.500
- Proceeds account**, YB03.99
- procedural law**
 - jurisdiction, *see* **Land and Resources Tribunal**
- process engineering**
 - contracts, J03.49-66
 - risk allocation, J03.49-66
- Procurement**
 - construction contracts, YB04.163
- Production licence**, J00.55
 - commerciality criterion (SA), J00.109
 - licensee, definition, J00.55
 - restriction on area (SA), J00.110
 - transfer and dealings, *see* **Petroleum titles**
- Production of documents**
 - ASIC's power to compel, YB04.85
 - Discovery, *see* **Discovery**
 - Environment Protection Authority's power to compel, YB04.86
 - limiting disclosure after, YB04.92-5
 - subpoenas for, *see* **Subpoenas**
 - WorkCover, YB04.86
- Productivity Commission**
 - access regimes, review of, *see* **Access regimes**
 - review by, YB02.415-416
- Professional indemnity insurance**, YB03.123
- Profit a prendre**
 - trespass, right of holder to sue in, YB94.325
 - what is, YB94.315
- Project**
 - completion test, YB03.99-100, YB03.155-157
 - incorporated joint venture, YB03.102
 - insurance, YB03.123-126
 - joint venture
 - incorporated, YB03.102
 - unincorporated, YB03.103-104
 - partnership, YB03.102-103
 - politically volatile areas, in, YB03.152-153
 - project vehicle, choice of, YB03.101-107, YB03.161-162
 - risk
 - process and design, YB03.116-118
 - technology, YB03.116-117
 - unincorporated joint venture, YB03.104-107
 - unit trust, YB03.103-104
- Project developers**
 - international standards, role of, YB04.49
- Project development**
 - regulation of contamination
 - New South Wales, YB04.462-3
 - Northern Territory, YB04.477-8
 - Queensland, YB04.459-60
 - South Australia, YB04.471-2
 - Tasmania, YB04.468-9
 - Victoria, YB04.465-6
 - Western Australia, YB04.474-5
- Project finance**
 - accounts, YB03.98-99
 - Asia-Pacific, J03.112-115
 - background to, YB03.143-144
 - banks, YB99.2

- capital markets lenders, YB99.2
- cash flows of project, YB03.95
 - distribution of, YB03.97–98, YB03.160–161
 - consent deed, *see* **Consent deed**
 - corporate style financing, distinguished, YB03.85
 - credit rating, YB03.114–115, YB03.162–163
 - debt instruments, YB03.107
 - definitions, YB03.84–85, YB03.142
 - direct payment obligations, YB03.112–114
 - equity injection by sponsor, YB03.110–111
 - feasibility studies, YB03.144
- finance planning, YB03.91–116, YB03.151
- finance techniques, YB99.3
- growth in, YB03.143
 - hedging, YB03.159–160
- insurance, J01.255-257
- interest on subordinated loans, YB03.107
 - internal cash flows, from, YB03.92
 - letters of comfort, YB03.111–112
 - market flex clauses, YB03.115–116, YB03.163–164
 - material adverse change, YB03.115–116
 - negative pledges, YB03.93–95
- non-recourse financing, YB99.3
- performance guarantees, YB03.111
 - project bankability, YB03.85–91, YB03.144–149
- project financier, J01.158-160, J01.254-255
- project ratios, YB03.95–97, YB03.158–159
 - project revenues and assets, recourse to, YB03.85
- qualified institutional buyers (QIBs), YB99.2-3
- raising, YB03.92
- ratings for, *see* **Project rating**
- reasons for use of, YB03.151–154
- risk allocation and modification, J01.50-57, J01.155-158, J01.160-163
- risk assessment, YB03.85
- security, YB03.94, YB03.162, J01.151-152
 - external collateral, YB03.110
 - personal covenants, YB03.94
 - requirement by financiers for, YB03.108–114
- sponsor
 - contribution of funds, YB03.107–108
 - covenants, impact on, YB03.95, YB03.154
 - credit worthiness, YB03.142
 - equity injection by, YB03.110–111
 - foreign, YB03.108
 - restrictions impacting on, YB03.93–95, YB03.154
- statement of principles, YB03.149
 - true equity, YB03.107
- types, J01.148-150
 - weaker joint venture partner, YB03.153
 - what is, YB03.142

Project rating

- analytical components, YB99.5-12
- choice of law risk, YB99.21-22
- collateral risk, YB99.15-17
- commodity price volatility, YB99.6
- construction risk, YB99.6-10
 - breach of duty, YB99.7
 - delay in completion, YB99.7-8
 - design risk, YB99.7
 - early completion, YB99.8

- force majeure, YB99.8
- independent engineer's role, YB99.6-7
- investment grade contractor as 'equity', YB99.9
- mining industry, YB99.9
- no blanket contract, YB99.7
- resource projects, YB99.9-10
- credit rating agencies, YB99.3, YB99.30
- criteria for project finance transactions, YB99.1-28
- enforceability and collateral risk, YB99.15-17
- environment and heritage risk, YB99.19-20
- foreign currency rating, YB99.17-18
- future flow transactions, YB99.1, YB99.22-26
 - ability to produce, YB99.24-25
 - financial performance of company, YB99.24
 - importance to industry, YB99.24
 - importance to sovereign, YB99.24
 - legal framework, YB99.25-26
 - local currency issuer credit rating, YB99.23
 - operating performance of company, YB99.25
 - other companies, treatment of, YB99.25
 - structure of company, YB99.25
 - structure of finance, YB99.22
 - willingness to produce, YB99.24-25
- heads of risk, YB99.4
- host country risk, YB99.17-18
 - economic troubles, YB99.18
 - environment/heritage issues, YB99.19-20
 - foreign currency rating, YB99.17-18
 - tax issues, YB99.20-21
- in-house credit assessment, YB99.4
- investment banker's perspective, YB99.29-41
- investment grade, YB99.1, YB99.3
 - resource companies, YB99.31-32, YB99.37
- legal and political regime, YB99.4
- legal risk, YB99.13-22
- long term ratings, YB99.30-31
- nationally recognised statistical rating organisation (NRSRO), YB99.3
- need for, YB99.2-3
- non-investment grade, YB99.3, YB99.31
 - resource companies, YB99.37
- operating and technology risk, YB99.10-12
 - O&M agreement, YB99.10, YB99.21
 - resource projects, YB99.11-12
 - vulnerability to sponsor insolvency, YB99.10-11
- ore body risk, YB99.12
- physical nature of project, YB99.5
- project economics, YB99.5-6
- ratings committee presentation, YB99.27
- resource projects, YB99.1, YB99.37-41
 - case study, YB99.38-41
 - company credit ratings, YB99.29-41
 - construction risk, YB99.9-10
 - debt service resource funds, YB99.12
 - investment grade companies, YB99.31-32
 - investors' use of ratings, YB99.35-36
 - labour problems, YB99.12
 - operating and technology risk, YB99.11-12
 - ore body risk, YB99.12
 - project economics, YB99.6
 - ratings process, YB99.34-35

- sovereign risk, YB99.17-18
 - economic troubles, YB99.18
 - environment/heritage issues, YB99.19-20
 - foreign currency rating, YB99.17-18
 - government incentives, YB99.18
 - tax issues, YB99.20-21
- special purpose entity (SPE), YB99.13
 - anti-filing mechanism, YB99.14-15
 - bankruptcy-remote, YB99.3
 - definition, YB99.13
 - merger with lower-rated entity, YB99.14
 - prohibition of lower-rated debt, YB99.14
 - single purpose restriction, YB99.13
- Standard & Poor's rating process, YB99.27-28
- structural risk, YB99.13-15
- tax and regulatory risk, YB99.20-21
- technology risk, YB99.10-12
- what is, YB99.1, YB99.2
- PRMFA**, YB96.351, YB96.354, YB96.376
- Promise**
 - breach of, YB02.14
 - damages, YB02.14, YB02.16
 - express, YB02.40
 - reliance on, YB02.14, YB02.16
 - specific, YB02.15, YB02.16
- Promissory estoppel**, YB96.369-371
 - breach of duty to negotiate, YB02.14
- Proper purpose**
 - exercise of powers for, YB04.87-8
- Property**
 - definition J00.197
 - Law of reforms (NT), J00.193-194
 - legal concept of, YB94.543
 - mining lease as, J00.197
 - ownership of, YB02.177
 - absolute, YB02.177
 - vested in the Crown, YB02.177
 - Western Mining Corporation Ltd v Commonwealth—*see* **Western Mining Corporation Ltd v Commonwealth**
- Prosecution**
 - mine health and safety law breaches, J99.104-105
- Prospecting—*see also* Mining**
 - permit, YB93.427
- Prospecting licences**
 - applications by companies, B96.165-167
 - application for, in area surrendered from exploration licence, B94.155
 - exemption from expenditure conditions, B94.115
 - compliance with expenditure conditions, B96.17, B96.135-136
 - conversion to mining lease, B96.165-167
 - environmental objections, J01.126
 - marking-out, B96.130
 - objections, B96.135
 - objection to application where land amalgamated in exploration licence, B94.155-156
 - plaint for forfeiture (WA), J00.12
 - under Mining Amendment Act 1994 (WA), B96.12
 - Western Australia, B96.174
- Prospecting licences (WA)**
 - exemption from expenditure conditions, J99.13-15
 - forfeiture, J99.13
 - joint venture, J99.13-15

- marking out of application, J99.118-119
- non-judicial function by Warden, J99.13
- special licence, application for, J99.217-219
 - objection by existing licence holder, J99.217-219

Prospective licence

- application for exemption from expenditure conditions, B95.21–22, B95.22–23
- application objected to for collusion, B95.19, B95.184–185
- conversion of primary tenement, B95.20
- costs where frivolous or vexatious objection to application, B95.19
- future expenditure requirements, B95.23
- marking out in accordance with Act, B95.19
- non-compliance with expenditure conditions, B95.17–19
- obligation on applicants to show no detriment to objector if granted, B95.20
- objection to application for exemption from expenditure conditions, B95.21
- public interest not a criterion for refusal by Warden, B95.184–185
- refused where would interfere with development of nearby programmes, B95.20–21
- special licences (s 70(1) Mining Act 1978 (WA)), B95.20

Processing

- cost of, B95.6–7

Prospecting permits (Qld)

- Land and Resources Tribunal constitution, J99.78

Prospectus

- electronic form, YB00.410
- exemptions, YB00.409
 - licensed dealers, offers through, YB00.409
 - small scale offers, YB00.409
 - sophisticated investors, YB00.409, YB00.413
- mining company IPO, YB00.505-511
 - consents, YB00.508-509
 - contents, YB00.505-506
 - expert reports, YB00.508-509
 - general disclosure obligation, YB00.505-506
 - materiality, YB00.510-511
 - projections and forecasts, YB00.506-507
- registration process, abolition, YB00.410

PSLA, YB96.513-516, YB96.533

Public bodies

- carrying on a business, YB02.439
- functions, exercise of, YB02.422
 - liability for, YB02.423
- liability of, YB02.423
 - cause of action for, YB02.423
 - compensation, *see* **Compensation**
 - contracts, in, YB02.423
 - damages, *see* **Damages**
 - limitation of, YB02.442
 - statutory immunities, YB02.440-443
 - torts, in, YB02.423
- misfeasance in public office, *see* **Misfeasance**
- misleading or deceptive conduct, *see* **Misleading or deceptive conduct**
- negligence of, *see* **Negligence**
- powers, YB02.421
 - discretionary, YB02.421
 - exercise of, YB02.422-423, YB02.440
 - good faith, in, YB02.440
- statutory duty, breach of, YB02.424, YB02.429-430
 - damages for, YB02.424, YB02.429
- trade or commerce, in, YB02.439
- unlawful activity by, YB02.423, YB02.425, YB02.443

Public company

financial reporting, YB02.345-346

Public facilities

access to, YB02.121

Public interest

access arrangements and, YB04.181-2

assessment, YB04.197-8

effect on government contracts, YB93.145-150, YB93.182-192—*see also*

Sovereign risk, executive necessity

meaning, J99.215

mining lease, objection to, J00.118-120

Minister's discretion under Mining Act, J99.32-24

objections to mining leases (WA), J99.15-20, J99.28-41, J99.214-217

Public interest immunity, YB93.396-400—*see also* Inspection

Public liability insurance, YB03.123

Public officer

duty of care, breach of, YB02.430

damages for, YB02.430

functions of, exercise of, YB02.422

liability for, YB02.423

liability of, YB02.423, YB02.424

cause of action, YB02.423-424

compensation, *see* **Compensation**

contracts, in, YB02.423

damages, *see* **Damages**

limitation of, YB02.442

statutory immunities, YB02.440-443

torts, in, YB02.423

misfeasance of, *see* **Misfeasance**

negligence of, *see* **Negligence**

powers of, YB02.421

discretionary, YB02.421

exercise of, YB02.422-423, YB02.440

good faith, in, YB02.440

statutory duty of, breach of, YB02.424, YB02.429-430

damages for, YB02.424, YB02.429

unlawful activity by, YB02.423, YB02.425, YB02.443

Public officials

objections to decisions of

Australian culture, YB00.246-247

judicial view of public power, YB00.248

natural resource projects, *see* **Objections to natural resource projects**

Public participation

extractive industry projects, in, YB04.74

Public private partnerships

asset utilisation, YB03.72

Australian experience, YB03.73-76

Commonwealth, YB03.76

New South Wales, YB03.75

Northern Territory, YB03.76

Queensland, YB03.75

South Australia, YB03.76

Tasmania, YB03.75

Victoria, YB03.75

Western Australia, YB03.76

benefits, YB03.80-81

broad spectrum and flexibility, YB03.69

build own operate transfer (BOOT) model, YB03.68

catalyst for change to, YB03.70

challenges of, YB03.81-83

- competition, YB03.73
- contractual structure, YB03.77–79
- definition, YB03.67
- design build finance maintain (DBFM) model, YB03.68
- design construct maintain model, YB03.69
- financing
 - requirements, YB03.80
 - structure, YB03.72
- government, contracting with, YB03.77–78
- history, YB03.73
- joint venture model, YB03.68
- models, YB03.67–69
- optimal risk allocation, YB03.71–72
- outsourcing, YB03.69
- policy documents, content of, YB03.77
- private finance initiative (PFI) model, YB03.68
- privatisation, YB03.69
- public and private roles, reassessment of, YB03.70
- reasons for using, YB03.70
- risk allocation, YB03.78–80
- secrets of success, YB03.83
- summary, YB03.66
- value for money, YB03.70–71, YB03.80–81
- whole of life approach, YB03.72

Public utility providers

- Longford* case, consequences of, YB03.579–581

Purchase of coal assets, see Coal assets, sale and purchase

Purchaser

- environmental matters—*see* **Risk sharing**
- special conditions, YB93.44–52