1. The Bill contains legislative amendments to the *Petroleum and Gas (Production and Safety) Act 2004*, the *Petroleum Act 1923*, the *Mineral Resources Act 1989*, the *Coal Mining Safety and Health Act 1999*, the *Mining and Quarrying Safety and Health Act 1999*, the *Electricity Act 1994* and the *Energy Ombudsman Act 2006*.
2. The amendments propose to:

* amend the legislative framework to implement the Queensland Government policy for the development of oil shale in Queensland;
* create a legislative mechanism to allow the Queensland Government’s assistance package for any existing house in Collingwood Park damaged by mine subsidence to be noted in the freehold land register under the *Land Title Act 1994*;
* amend the due date for rental payments for mining claims, mining leases and mineral development licences from 31 December to 31 August;
* provide regulation powers to meet national gas safety certification and labelling requirements;
* amend the regulatory framework applying to street lighting customers in the contestable retail market for electricity;
* clarify and improve administration and operation provisions of the mining, petroleum and electricity regulatory frameworks.

1. Cabinet approved that the Mines and Energy Legislation Amendment Bill 2008 be introduced into the Legislative Assembly
2. Cabinet confirmed that the 20 year moratorium area for Oil Shale development applies to Mineral Development License 202, Exploration Permit for Minerals 3502, 16748 (Application), and 16668.
3. *Attachments*

* [Mines and Energy Legislation Amendment Bill 2008](attachments/Mines%20and%20Energy%20Legislation%20Amendment%20Bill.pdf)
* [Explanatory Notes](attachments/Mines%20and%20Energy%20Legislation%20Amendment%20Bill%20EXPNOTES.pdf)