1. The *Mineral and Energy Resources (Common Provisions) Act 2014* (the Act) was the first step in Modernising Queensland Resources Acts Program. While the Act primarily served to establish a new common Act for resources tenures, it also contained other changes to implement a range of additional policy objectives.
2. The Mineral and Other Legislation Amendment Bill 2016 (the Bill) amends or repeals the relevant sections of the Act to:

• preserve public notification requirements and community objection rights for mining lease applications;

• preserve public notification and community objection rights for all types of mining- related environmental authority applications;

• include principal stockyards, bores, artesian wells, dams and artificial water storages connected to a water supply as restricted land with a distance of 50 metres;

* enshrine the restricted land distances in the primary Act;
* repeal the ministerial power to extinguish restricted land; and
* repeal the ability for mining leases to be granted over restricted land before consent and compensation have been agreed.

1. The Bill also includes amendments to provide clarity on certain aspects of the Actincluding:

• the new coal and coal seam gas overlapping tenure framework;

• transitional arrangements for restricted land; and

• the requirements for entry to identify proposed mine boundaries without a mining tenement.

1. Cabinet approved the introduction of the Mineral and Other Legislation Amendment Bill 2016 into the Legislative Assembly.
2. *Attachments*

• [Mineral and Other Legislation Amendment Bill 2016](Attachments/Bill.PDF)

• [Explanatory Notes](Attachments/ExNotes.PDF)