

House of Representatives

Supplementary Order Paper

Tuesday, 11 December 2018

Crown Minerals Amendment Bill

Proposed amendments

Hon Dr Megan Woods, in Committee, to move the following amendments:

Clause 11

In *clause 11*, *new section 42A(2)(b)*, replace “a geophysical survey” (page 9, lines 27 and 28) with “geophysical surveys”.

Clause 20

Replace *clause 20(3)* (page 12, lines 13 and 14) with:

- (3) In Schedule 1, after Part 2, insert the **Part 3** set out in the **Schedule** of this Act.

Schedule

In the *Schedule*, replace “**Part 2**” with “**Part 3**” in each place (page 13, lines 2 and 4).

In the *Schedule*, heading to *new clause 22*, replace “**22**” (page 13, line 6) with “**30**”.

In the *Schedule*, heading to *new clause 23*, replace “**23**” (page 13, line 12) with “**31**”.

In the *Schedule*, *new clause 23(1)*, replace “**2018** apply” (page 13, line 14) with “**2018** (to the extent that they relate to transactions) apply”.

Explanatory note

This Supplementary Order Paper amends the Crown Minerals Amendment Bill—

- to align the wording used in *new section 42A(2)(b)* in *clause 11* (which relates to geophysical surveys) with the wording used in section 42A(1) of the Crown Minerals Act 1991:
- to renumber the transitional provisions that will be inserted into the Crown Minerals Act 1991. The renumbering is needed as a result of the Crown Min-

erals (Petroleum) Amendment Act 2018 coming into force before this Bill is enacted:

- to clarify that the transitional provision in *clause 23* in the *Schedule* applies only to contracts or arrangements that have or will have the effect of a corporate body undergoing a change of control.

Departmental disclosure statement

The Ministry of Business, Innovation, and Employment considers that a departmental disclosure statement is not required to be prepared for this Supplementary Order Paper.