1. The primary purpose of the Mines Legislations (Streamlining) Amendment Bill 2012 (the Bill) is to amend Queensland resources legislation to facilitate sustainable growth of the resources industry to establish Queensland as a world-leading resource investment and development destination.
2. The Bill improves the regulatory and tenure approvals processes for mineral, petroleum, geothermal and greenhouse gas storage resources in Queensland. It will reduce tenure assessment times by improving the commonality of administrative processes across the resources legislation; and remove legislative barriers preventing the modernisation of the state’s administration of the resource industry through online service delivery.
3. A collaborative program of work with industry to improve regulatory and tenure approvals processes has resulted in a number of proposed amendments to Queensland’s resources legislation.
4. The Bill also seeks to:

* clarify and streamline the process for compulsory acquisition of land in relation to resource tenure; and
* amend the *Work Health and Safety Act 2011* toclarify the application of this Act in relation to hazardous chemicals and major hazard facilities.

1. Cabinet approved the introduction of the Mines Legislations (Streamlining) Amendment Bill 2012 into the Legislative Assembly.
2. *Attachments*

* [Mines Legislations (Streamlining) Amendment Bill 2012](attachments/Bill.pdf)
* [Explanatory Notes](attachments/ExNotes.pdf)