As reported with amendments, report agreed to and passed remaining stages, 3 May 2005

South Australia

# Mining (Royalty) Amendment Bill 2004

A BILL FOR An Act to amend the *Mining Act 1971*.

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#### The Parliament of South Australia enacts as follows:

## Part 1—Preliminary

#### 1—Short title

This Act may be cited as the Mining (Royalty) Amendment Bill Act 2004.

#### 2—Commencement

This Act will come into operation on a day to be fixed by proclamation.

#### **3**—Amendment provisions

In this Act, a provision under a heading referring to the amendment of a specified Act amends the Act so specified.

## Part 2—Amendment of Mining Act 1971

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#### 4—Amendment of section 17—Royalty

- (1) Section 17(2)—delete subsection (2) and substitute:
  - (2) Royalty will be equivalent to—
    - (a) in the case of extractive minerals—35 cents per tonne, or such lesser amount as may be prescribed by the regulations; or
    - (b) in any other case—the prescribed percentage of the value of the minerals,

as assessed at the mine gate.

- (2) Section 17(8)—after "pay royalty" insert:
  - on any minerals other than extractive minerals

#### 5—Amendment of section 63—Extractive Areas Rehabilitation Fund

- (1) Section 63(2)—delete subsection (2) and substitute:
  - (2) From the royalty received or recovered by the Minister on extractive minerals, the Minister will pay the prescribed rate into the fund.

(2) Section 63(3)—delete "The Minister" and substitute:

Subject to subsection (4), the Minister

(3) Section 63(3)(a)—after "minerals" insert:

(or any costs associated with ensuring that such land is rehabilitated in accordance with the requirements under this Act)

(4) Section 63(3)(b)—after "minerals" insert:

(or any costs associated with ensuring that such measures are implemented or with monitoring such measures)

- (5) Section 63—after subsection (3) insert:
  - (4) The total expenditure in a single financial year of costs associated with ensuring that—
    - (a) the land referred to in subsection (3)(a) is rehabilitated in accordance with the requirements under this Act; and
    - (b) the measures referred to in subsection (3)(b) are implemented or monitored,

must not exceed an amount equal to 4 cents per tonne for each tonne of extractive minerals on which royalty is payable into the fund for the financial year preceding that year.

(5) In this section—

*prescribed rate* means 25 cents per tonne of extractive minerals, or such lesser amount as may be prescribed by the regulations.

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