South Australia

A<u>n</u>angu Pitjantjatjara Yankunytjatjara Land Rights (Mintabie) Amendment Bill 2009

A BILL FOR

An Act to amend the A<u>n</u>angu Pitjantjatjara Yankunytjatjara Land Rights Act 1981 and to make related amendments to the Opal Mining Act 1995 and to by-laws under the A<u>n</u>angu Pitjantjatjara Yankunytjatjara Land Rights Act 1981.

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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 A<u>n</u>angu Pitjantjatjara Yankunytjatjara Land Rights (Mintabie) Amendment Act 2009.

5 **2—Commencement**

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- (1) This Act will come into operation on a day to be fixed by proclamation.
- (2) Section 7(5) of the *Acts Interpretation Act 1915* does not apply to this Act or a provision of this Act.

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 A<u>n</u>angu Pitjantjatjara Yankunytjatjara Land Rights Act 1981

4—Amendment of section 4—Interpretation

15	Section 4(1), definition of <i>Mintabie resident</i> —delete the definition and substitute:
	<i>Mintabie Miners Progress Association</i> means the association of that name incorporated under the <i>Associations Incorporation Act 1985</i> ;
	<i>Mintabie precious stones field</i> means that part of the lands declared to be a precious stones field under the <i>Opal Mining Act 1995</i> ;
20	<i>Mintabie precious stones prospecting permit</i> means a precious stones prospecting permit under the <i>Opal Mining Act 1995</i> and endorsed in accordance with section 10A of that Act;
25	<i>Mintabie Township Lease Agreement</i> means the agreement of that name executed by Anangu Pitjantjatjara Yankunytjatjara, the Minister and the Minister to whom the administration of <i>Opal Mining Act 1995</i> is committed (whether or not there are other parties to the agreement), as varied from time to time;

Mintabie township lease area means the Mintabie township lease area as set out in the Mintabie Township Lease Agreement;

5—Substitution of Part 3 Division 4

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Part 3 Division 4—delete Division 4 and substitute:

Division 4—Mintabie precious stones field

25—Interpretation

In this Division-

Minister means the Minister to whom the administration of the *Opal Mining Act 1995* is committed.

26—Expiry of Division

This Division will expire on the Mintabie precious stones field ceasing to be a precious stones field for the purposes of the *Opal Mining Act 1995*.

27—Interaction of this Division with other Acts

- (1) Subject to subsection (2), this Division does not derogate from the provisions of the *Mining Act 1971* or the *Opal Mining Act 1995*.
- (2) Despite the provisions of the *Opal Mining Act 1995*, the consent of Anangu Pitjantjatjara Yankunytjatjara is not required in relation to the pegging out of a precious stones claim on the Mintabie precious stones field.
- (3) The *Retail and Commercial Leases Act 1995* and the *Residential Tenancies Act 1995* do not apply in relation to premises or land in the Mintabie township lease area.

28—Delegation

- (1) The Minister may delegate a function or power of the Minister under this Division to—
 - (a) the Director; or
 - (b) any other person or body (including a person for the time being holding or acting in a specified office or position).

(2) A delegation under this section—

- (a) must be by instrument in writing; and
- (b) may be absolute or conditional; and
- (c) does not derogate from the power of the delegator to act in a matter; and
- (d) is revocable at will.
- (3) A function or power delegated under this section may, if the instrument of delegation so provides, be further delegated.

5	In legal proceedings, an apparently genuine certificate, purportedly signed by the Minister or the Director containing particulars of a delegation under this section, will, in the absence of proof to the contrary, be accepted as proof that the delegation was made in accordance with the particulars.
(5)	In this section—
	Director has the same meaning as in the Opal Mining Act 1995.
	Delegation of power to permit entry to Mintabie precious stones field
10 (1)	Despite sections 9F and 19(3), the Executive Board may delegate to any person or body (including a person for the time being holding or acting in a specified office or position) the power to grant permission under this Act in relation to entry of persons to the Mintabie precious stones field.
15 (2)	A delegation under this section—
	(a) must be by instrument in writing; and
	(b) may be absolute or conditional; and
	(c) does not derogate from the power of the delegator to act in a matter; and
20	(d) is revocable at will.
(3)	A function or power delegated under this section may, if the instrument of delegation so provides, be further delegated.
(4)	In legal proceedings, an apparently genuine certificate, purportedly signed by A <u>n</u> angu Pitjantjatjara Yankunytjatjara containing particulars of a delegation under this section, will, in the absence of proof to the contrary, be accepted as proof that the delegation was made in accordance with the particulars.
30	Despite section 19(3), if the Executive Board makes a delegation under this section, an application for permission to enter the Mintabie precious stones field may be made in a manner and form determined by the Executive Board.
29A-	-Inspection of Mintabie Township Lease Agreement
(1)	A person is entitled to inspect (without charge) the Mintabie Township Lease Agreement—
35	(a) at the places on the lands, and during the times, determined by the Executive Board; and
	(b) during ordinary office hours at—
	 the principal office of A<u>n</u>angu Pitjantjatjara Yankunytjatjara; and
40	(ii) the office of the Department of Primary Industries and Resources SA located at Coober Pedy; and

		(c) on a website determined by the Minister.
	(2)	A person is entitled, on payment of the fee prescribed by the regulations, to a copy of the Mintabie Township Lease Agreement.
	29B—	Walatina leases not to apply to Mintabie township
5	(1)	Despite any other Act or law, the Walatina leases do not apply to land in the Mintabie township lease area.
	(2)	To avoid doubt, on the expiry of this Division, the land constituting the Mintabie township lease area will revert to being subject to the Walatina leases.
10	(3)	In this section—
		<i>Walatina leases</i> means lease number 7411869 and lease number 7411869A registered on the Certificate of Title for the lands, the lessee in relation to which is the Walatina Aboriginal Corporation.
15		Note—
		The Certificate of Title for the lands is Volume 4183 Folio 627.
	29C —	Entry to Mintabie precious stones field etc
	(1)	A person is not entitled to enter or remain on the Mintabie precious stones field unless he or she—
20		(a) has a right or permission under another provision of this Act to do so; or
		(b) is a person to whom subsection (2) applies.
25	(2)	Subject to this section, the following persons are entitled to enter and remain on the Mintabie precious stones field without permission under another provision of this Act:
		 (a) a person who holds a Mintabie precious stones prospecting permit, or a precious stones tenement on the Mintabie precious stones field;
30		 (b) a person, approved by the Minister, who is the spouse or domestic partner, or parent or child, of a person who is entitled to be on the field under paragraph (a);
		(c) a person who holds a current licence under section 29D or a person specified on such a licence;
35		(d) a person working (whether paid or otherwise) at the Mintabie School;
		(e) a student enrolled at the Mintabie School, or a parent or guardian of such a student, for purposes related to the attendance at the school by the student;

		(f)	other the school	n working (whether paid or otherwise) at a school an the Mintabie School, a student enrolled at such a or a parent or guardian of such a student, attending atabie School for education purposes;
5		(g)	Service for the	n who is an employee of the Royal Flying Doctor Inc. and who is entering and remaining on the lands purposes of providing medical or dental treatment in rse of that employment;
10		(h)	remaini care, re services	n, approved by the Minister, who is entering and ing on the lands for the purposes of providing health ligious instruction or pastoral care or community s to, or for the benefit of, residents in the Mintabie ip lease area;
15		(i)	class of with the approva in the C	n, approved by the Minister, who is a member of a \vec{E} persons declared by the Minister, after consultation e Mintabie Miners Progress Association and with the al of A <u>n</u> angu Pitjantjatjara Yankunytjatjara, by notice Bazette to be a class of persons to which this ion applies.
20	(3)	An app	lication f	For approval under subsection (2)(b), (h) or (i) must—
		(a)	be mad and	e in a manner and form determined by the Minister;
		(b)	be acco	impanied by the prescribed fee; and
25		(c)		mpanied by any other information the Minister may (including, without limiting this paragraph—
			(i)	in the case of an applicant who is of or above 18 years of age, information in relation to the criminal history of the applicant; or
30			(ii)	in the case of an applicant who is a body corporate, information in relation to the criminal history of the applicant, or a director, officer or employee of the applicant).
35	(4)	such co	onditions	der subsection (2)(b), (h) or (i) may be subject to as the Minister thinks fit (but such conditions must ent with the Mintabie Township Lease Agreement).
	(5)	under s fit (but	ubsection such var	ay, by notice in writing, vary or revoke an approval n (2)(b), (h) or (i) on any grounds the Minister thinks iation or revocation must not be inconsistent with the ship Lease Agreement).
40	(6)	subsect purpose	(2)(h	oses to enter the lands in pursuance of) or (i), reasonable notice of the time, place and proposed entry must be given to A <u>n</u> angu Pitjantjatjara

5	(7)	Ministe the land vary the Ministe	ngu Pitjantjatjara Yankunytjatjara, by notice in writing to the er, objects to an approved person entering or remaining upon ds under subsection (2)(h) or (i), the Minister must revoke or e approval in order to give effect to the objection unless the er is satisfied that there are sufficient reasons why the sation should continue despite the objection.
10	(8)	the Mir under t	on who is entitled under subsection (2) to enter and remain on ntable precious stones field is entitled, without permission his Act, to use a prescribed road for the purpose of entering ving the field.
	(9)	In this	section—
15		persons gender)	ersonal relationship means the relationship between 2 adult s (whether or not related by family and irrespective of their) who live together as a couple on a genuine domestic basis, as not include—
		(a)	the relationship between a legally married couple; or
20		(b)	a relationship where 1 of the persons provides the other with domestic support or personal care (or both) for fee or reward, or on behalf of some other person or an organisation of whatever kind;
		Note—	
			Two persons may live together as a couple on a genuine domestic basis whether or not a sexual relationship exists, or has ever existed, between them.
25			<i>ic partner</i> —a person is the domestic partner of another if he ives with the other in a close personal relationship;
		prescri	bed road means—
30		(a)	Department of Transport road 10024 (being the road from the Stuart Highway to Mintabie and commonly known as "Mintabie Road"); and
		(b)	any other road declared by the regulations to be within the ambit of this definition;
		spouse	—a person is the spouse of another if they are legally married.
			er may issue etc licence to occupy land in Mintabie
35	te	ownshi	p lease area
40	(1)	issue or specifie	t to this section, the Minister may, on application by a person, r renew a licence entitling the applicant and any other person ed in the licence to occupy specified land within the Mintabie ip lease area during the term of the Mintabie Township Lease nent.
		Note—	
			The Mintabie Township Lease Agreement sets out some of the

					ca Land Rights (Mintabie) Amendment Bill 2009 <i>jara Yankunytjatjara Land Rights Act 1981</i> —Part 2
	(2)	A licence r fit.	nay t	be subject	to such conditions as the Minister thinks
	(3)	The Minist Minister's o		•	plication by the holder of a licence or on the
5		(a) rev	voke	a licence	; or
			•		ons of a licence by the addition, substitution or more conditions.
	(4)	A revocation	on or	variation	under subsection (3)—
10			ust be ence	•	e in writing given to the holder of the
		lic		(or on su	n the notice is given to the holder of the ach later date as may be specified in the
	(5)	An applica	tion ı	under sub	esection (1) must—
15		(a) be an		e in a ma	nner and form determined by the Minister;
		de	termi	-	by any relevant fee or fees set out in, or cordance with, the Mintabie Township nt; and
20				-	by any other information that the Minister luding, without limiting this paragraph—
			(i)		
25				(A)	in the case of an applicant who is of or above 18 years of age, information in relation to the criminal history of the applicant; or
30				(B)	in the case of an applicant who is a body corporate, information in relation to the criminal history of the applicant, or a director, officer or employee of the applicant; and
35			(ii)	other pe propose townshi	tion in relation to the criminal history of any erson of or above 18 years of age who is to occupy land within the Mintabie p lease area pursuant to the licence if the tion is granted).
	(6)	The Minist applicant—		ust not is	sue or renew a licence unless the
		(a) —			
40			(i)		ed to enter and remain on the Mintabie s stones field under section 29C; or

5			(ii)	is carrying on, or proposes to carry on, a lawful business or activity in the Mintabie township lease area (being a business or activity that is approved in accordance with the Mintabie Township Lease Agreement); or
10			(iii)	is a member of a class of persons declared by the Minister, after consultation with the Mintabie Miners Progress Association and with the approval of Anangu Pitjantjatjara Yankunytjatjara, by notice in the Gazette, to be a class of persons to whom a licence can be issued; and
		(b)	resides area.	or proposes to reside in the Mintabie township lease
15	(7)	person on the l	who is pi Mintabie	ast not issue a licence to, or renew the licence of, a rohibited under this Act from entering or remaining precious stones field, and, if such an order is made be, the Minister must revoke his or her licence.
20	(8)	prohibi preciou so spec	ted under s stones t ified, the	ast not specify a person on a licence if the person is r this Act from entering or remaining on the Mintabie field, and, if such an order is made against a person Minister must vary the relevant licence to remove a the licence.
	(9)		ce is not nce be as	transferable nor may any of the rights conferred by ssigned.
25	(10)	-		om a licence has been issued is entitled, without or this Act—
		(a)		nd maintain the bore and water distribution system ch water is provided on the Mintabie precious stones nd
30 35		(b)	substitu A <u>n</u> angu must no maintai	a further bore or bores (either in addition to or in ation for the present bore) on a site to be agreed with a Pitjantjatjara Yankunytjatjara (which agreement bt be unreasonably withheld) and to install and n such pumps, pipes and other equipment as may be ry to connect it to the water distribution system, and
			to have purpose	such access to the lands as is necessary for those es.
40	(11)	Pitjantj	atjara Ya	ust, if the Minister issues a licence, notify A <u>n</u> angu nkunytjatjara in accordance with the Mintabie e Agreement of—
		(a)		ne of the licensee and any other person specified in nce; and
		(b)	the land	to which the licence relates; and
		(c)	any con	ditions of the licence.

(or the purposes of this section, a reference to reside includes, in the ase of a body corporate, a reference to occupy premises.
5	se	he Minister must not, in exercising a power or function under this ection, act in a manner that is inconsistent with the Mintabie ownship Lease Agreement.
29	E—Cr	rown etc not required to keep premises in good repair
10	A Pi	espite any other Act, law, agreement or arrangement, the Crown, <u>n</u> angu Pitjantjatjara Yankunytjatjara or the Mintabie Miners rogress Association are not required to keep premises in the lintabie township lease area in good repair.
29		fence to reside etc on Mintabie township lease area hout licence
		person must not reside in the Mintabie township lease area except accordance with a licence under section 29D.
15	co	Iaximum penalty: \$2 000 plus \$500 for each day during which the onvicted person resided in the Mintabie township lease area in ontravention of this subsection.
		ubsection (1) does not apply to a person who is authorised to reside r remain on the lands under this Act other than under this Division.
20	N	ote—
		See Part 3 Division 2.
		person must not operate a business in the Mintabie township lease rea except in accordance with a licence under section 29D.
25	co	Iaximum penalty: \$2 000 plus \$500 for each day during which the onvicted person operated the business in contravention of this absection.
		or the purposes of this section, a reference to reside includes, in the ase of a body corporate, a reference to occupy premises.
	(5) In	n this section—
30		eside includes to remain in the Mintabie township lease area for a eriod of not less than 24 hours.
29	G—Re	eview of certain decisions of Minister
35	se	person affected by a decision of the Minister under section 29C or ection 29D may, by notice in writing, ask the Minister to review the ecision.
	(2) A	n application under subregulation (1)—
		(a) must be made within 14 days after the person was notified of the decision; and
40		(b) must be made in a manner and form determined by the Minister; and
		(c) must be accompanied by a statement—

			(i)	outlining the decision that the person requests be reviewed; and
			(ii)	setting out the outcome sought by the person as a result of the review; and
5			(iii)	setting out any information the person wishes the Minister to take into account in reviewing the decision.
	(3)			ay, in his or her discretion, extend the time fixed for cation for review of a decision.
10	(4)	The Mi	inister m	ust, before reviewing a decision—
		(a)		A <u>n</u> angu Pitjantjatjara Yankunytjatjara and the ie Miners Progress Association of the application;
15		(b)	applica Mintab	gard to any recommendation made in relation to the tion by A <u>n</u> angu Pitjantjatjara Yankunytjatjara and the ie Miners Progress Association within 14 days (or ter time as may be specified by the Minister) of being sed.
20	(5)	receivin		ust, as soon as is reasonably practicable after plication under subsection (1), review the initial
		(a)	confirm	the initial decision; or
		(b)	vary the	e initial decision; or
		(c)	set asid	e the initial decision and substitute a new decision.
25		Exclus cones fi		ertain persons from the Mintabie precious
30	(1)	Pitjantj Associa	atjara Ya ation, ma	Court may, on the application of the Minister, A <u>n</u> angu ankunytjatjara, or the Mintabie Miners Progress ke an order prohibiting a person from entering or e Mintabie precious stones field.
	(2)		er must n the perso	not be made against a person under subsection (1) n—
		(a)	has, aft	er 2 October 1981, been found guilty of—
			(i)	an offence of a sexual nature; or
35			(ii)	an offence involving wilful interference with an Aboriginal sacred site; or
		(b)		the 10 years preceding the date on which the tion is made, been found guilty of—
40			(i)	an offence involving violence or a breach of the peace; or

		(ii)	an offence involving the unlawful sale of a motor vehicle; or	
		(iii)	larceny; or	
5		(iv)	an offence involving the unlawful sale of liquor or a regulated substance; or	
		(v)	an offence against Part 5 of the <i>Controlled Substances Act 1984</i> ; or	
		(c) has acte	ed in a manner prejudicial to—	
		(i)	the welfare of an Aboriginal individual or group; or	
)		(ii)	the welfare of those who are lawfully on the Mintabie precious stones field under this Act.	
	(3)	A person who co an offence.	ontravenes an order under subsection (1) is guilty of	
		Maximum penal	lty: Imprisonment for 2 years or \$10 000.	
5	(4)	The court that made an order under subsection (1), or any court that could have made the order, may, on the application of the person against whom the order was made, revoke the order, but it must not do so unless it has first given the Minister, A <u>n</u> angu Pitjantjatjara Yankunytjatjara and the Mintabie Miners Progress Association a		
)		reasonable oppo	ortunity to be heard on the matter.	

Schedule 1—Related amendments and transitional provisions

Part 1—Amendment of the Opal Mining Act 1995

1—Insertion of section 10A

After section 10 insert:

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10A—Special provisions in relation to Mintabie precious stones field

- (1) Despite any other provision of this Act, a precious stones prospecting permit does not authorise a person to prospect for precious stones on the Mintabie precious stones field unless the permit has been endorsed by a mining registrar as authorising such prospecting.
- (2) The holder of a precious stones prospecting permit may apply for endorsement of his or her precious stones prospecting permit to authorise prospecting for precious stones on the Mintabie precious stones field.

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- (3) An application under subsection (2)—
 - (a) must be made in a form determined by the Director; and
 - (b) must be accompanied by the prescribed application fee; and
 - (c) be accompanied by any other information that the Director may require (including, without limiting this paragraph—

		 (i) in the case of an applicant who is of or above 18 years of age, information in relation to the criminal history of the applicant; or
5		 (ii) in the case of an applicant who is a body corporate, information in relation to the criminal history of the applicant, or a director, officer or employee of the applicant).
10	(4)	If a mining registrar refuses to endorse a precious stones prospecting permit under this section, the mining registrar must, by notice in writing, inform the applicant of that fact.
	(5)	A precious stones prospecting permit that authorises prospecting for precious stones on the Mintabie precious stones field is subject to the following conditions:
15		 (a) the holder of the permit (being a holder who is a natural person) must not reside on the Mintabie precious stones field other than in the Mintabie township lease area in accordance with a licence issued under section 29D of the Anangu Pitjantjatjara Yankunytjatjara Land Rights Act 1981, or as otherwise allowed under that Act;
20		(b) any other condition specified by the mining registrar by notice in writing given to the holder of the permit.
	(6)	A condition under subsection (5)(b) has effect when the notice under that subsection is given to the holder of the permit.
25	(7)	A condition under subsection (5) is in addition to, and does not derogate from, any other condition or qualification applicable to a precious stones prospecting permit under this Act.
30	(8)	The holder of a precious stones prospecting permit that authorises prospecting for precious stones on the Mintabie precious stones field must not contravene or fail to comply with a condition of his or her permit.
35	(9)	A mining registrar must revoke an endorsement under this section if the holder of the relevant precious stones prospecting permit has been excluded from the Mintabie precious stones field under section 29H of the A <u>n</u> angu Pitjantjatjara Yankunytjatjara Land Rights Act 1981.
	(10)	A mining registrar may, by notice in writing, on any reasonable grounds—
		(a) revoke an endorsement under this section; or
40		 (b) vary the conditions of a precious stones prospecting permit that authorises prospecting for precious stones on the Mintabie precious stones field by the addition, substitution or deletion of 1 or more conditions.

	(11)	notice u	under tha	variation under subsection (10) has effect when the tt subsection is given to the holder of the permit (or te as may be specified in the notice).			
5	(12)	preciou	s stones	t under this section expires on the day on which the prospecting permit to which the endorsement relates ewed, whichever occurs first.			
	(13)	A holde	er of a pr	ecious stones prospecting permit—			
10		(a)	stones p	application for endorsement of his or her precious prospecting permit under this section is refused by a registrar; or			
		(b)		ceives a notice under subsection (5)(b) imposing a on on the endorsement; or			
15		(c)	endorse	ceives a notice under subsection (10) revoking an ement, or varying the conditions, of the precious prospecting permit,			
		may apply to the Warden's Court to have the relevant decision decisions of the mining registrar reviewed.					
20	(14)	extensio		for review must, unless the Warden's Court allows an a, be made within 28 days after the relevant notice is son.			
	(15)	At the conclusion of the review, the Warden's Court may, if satisfied that there were no reasonable grounds for a particular decision, do 1 or both of the following:					
		(a)	_				
25			(i)	in the case of a review of a decision of a mining registrar to refuse to endorse a precious stones prospecting permit under this section—quash the mining registrar's decision; or			
30			(ii)	in the case of a review in respect of a notice under subsection (5)(b) or (10)—cancel the revocation or the imposition or variation of the relevant condition (as the case requires);			
		(b)		ne subject matter of the review to a mining registrar onsideration.			
35	(16)	A mining registrar must not, in exercising a power or function under this section, act in a manner that is inconsistent with the Mintabie Township Lease Agreement.					
	(17)	In this s	section-	-			
40		<i>area</i> ha	ve the sa	ship Lease Agreement and Mintabie township lease ame meaning as in the A <u>n</u> angu Pitjantjatjara a Land Rights Act 1981.			

2—Insertion of sections 18A and 18B

Before section 19 insert:

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18A—Special conditions for tenements in relation to Mintabie precious stones field

(1	· ·	-	ecious stones tenement on the Mintabie precious stones field et to the following conditions:		
			the holder of the tenement (being a holder who is a natural person) must not reside on the Mintabie precious stones field other than in the Mintabie township lease area in accordance with a licence issued under section 29D of the <i>Anangu Pitjantjatjara Yankunytjatjara Land Rights Act 1981</i> , or as otherwise allowed under that Act;		
		(b)	any other condition specified by the Director by notice in writing given to the holder of the tenement.		
(2			tion under subsection (1)(b) has effect when the notice under section is given to the holder of the tenement.		
(1		derogate	tion under subsection (1) is in addition to, and does not e from, any other condition or qualification applicable to a stones tenement under this Act.		
(4		The holder of a precious stones tenement on the Mintabie precious stones field must not contravene or fail to comply with a condition of his or her tenement.			
(4		vary the precious	ector may, by notice in writing, on any reasonable grounds, conditions of a precious stones tenement on the Mintabie stones field by the addition, substitution or deletion of 1 or nditions.		
(6	6)	A variat	ion of a condition under subsection (5) has effect when the		

- (6) A variation of a condition under subsection (5) has effect when the notice under that subsection is given to the holder of the tenement (or on such later date as may be specified in the notice).
- (7) A holder of a precious stones tenement on the Mintabie precious stones field—
 - (a) who receives a notice under subsection (1)(b) imposing a condition on the precious stones tenement; or
 - (b) who receives a notice under subsection (5) varying the conditions of the precious stones tenement,

may apply to the Warden's Court to have the relevant decision or decisions of the Director reviewed.

(8) An application for review must, unless the Warden's Court allows an extension of time, be made within 28 days after the relevant notice is given to the person.

	(9)	that the	re were	on of the review, the Warden's Court may, if satisfied no reasonable grounds for a particular decision, do 1 ollowing:			
5		(a)		the imposition or variation of the relevant condition case requires);			
		(b)		ne subject matter of the review to the Director for deration.			
10	(10)	section	, act in a	ust not, in exercising a power or function under this manner that is inconsistent with the Mintabie e Agreement.			
	(11)	In this section—					
		<i>area</i> ha	we the sa	ship Lease Agreement and Mintabie township lease ame meaning as in the A <u>n</u> angu Pitjantjatjara a Land Rights Act 1981.			
15		Cancel ield	lation o	of tenements on Mintabie precious stones			
20	(1)	of a per been ex section	rson on t cluded f	ust cancel the registration of a tenement or tenements the Mintabie precious stones field if the person has from the Mintabie precious stones field under the A <u>n</u> angu Pitjantjatjara Yankunytjatjara Land			
	(2)	•	nt or ten	ection, the Director may cancel the registration of a ements of a person on the Mintabie precious stones			
25		(a)		ector is satisfied on reasonable grounds that the has acted in a manner prejudicial to—			
			(i)	the welfare of A <u>n</u> angu (whether individually or as a group); or			
30			(ii)	the welfare of those who are lawfully on the Mintabie precious stones field under the A <u>n</u> angu Pitjantjatjara Yankunytjatjara Land Rights Act 1981; or			
35		(b)		son has contravened, or failed to comply with, a on under section 18A in relation to the tenement or nts; or			
		(c)	under s	orsement of a precious stones prospecting permit ection 10A held by the person has been revoked hat section.			
40	(3)	preciou of the t	is stones enement	on of a tenement or tenements on the Mintabie field is cancelled under subsection (2)(a), the holder or tenements may apply to the Warden's Court to nt decision of the Director reviewed.			

	(4)		lication for review must, unless the Warden's Court allows an on of time, be made within 28 days of the cancellation.
5	(5)	that the	conclusion of the review, the Warden's Court may, if satisfied ere were no reasonable grounds for the cancellation, do 1 or the following:
		(a)	quash the Director's decision;
		(b)	remit the subject matter of the review to the Director for reconsideration.
	(6)	If—	
10		(a)	an endorsement of a precious stones prospecting permit is revoked under section 10A; and
		(b)	the holder of the precious stones prospecting permit has applied under that section for a review of the decision to revoke the endorsement,
15			ector may not cancel the registration of a tenement of the under subsection $(2)(c)$ until the review has been finally ined.
	(7)		ction is in addition to, and does not derogate from, any other on of this Act.
20	(8)	In this	section—
			u has the same meaning as in the A <u>n</u> angu Pitjantjatjara nytjatjara Land Rights Act 1981.
	3—Insertion of section	on 19A	
	After section 19	insert:	
25		-	l provision related to application for and tion of tenements on Mintabie precious stones field
30	(1)	or rene Mintab informa	It limiting section 19 or 22, an application for registration of, wal of the registration of, a precious stones tenement on the ie precious stones field must be accompanied by any other ation the Director may require (including, without limiting psection—
		(a)	in the case of an applicant who is of or above 18 years of age, information in relation to the criminal history of the applicant; or
35		(b)	in the case of an applicant who is a body corporate, information in relation to the criminal history of the applicant, or a director, officer or employee of the

applicant).

5	ref sto has sec	Despite any other provision of this Act, the Mining Registrar must refuse to register, or refuse to renew the registration of, a precious stones tenement on the Mintabie precious stones field if the applicant has been excluded from the Mintabie precious stones field under section 29H of the <i>Anangu Pitjantjatjara Yankunytjatjara Land Rights Act 1981</i> .				
(.	ref	use to	o registe	er provision of this Act, the Mining Registrar may r, or refuse to renew the registration of, a precious on the Mintabie precious stones field if—		
10		(a)		ing Registrar is satisfied on reasonable grounds that son has acted in a manner prejudicial to—		
			(i)	the welfare of A <u>n</u> angu (whether individually or as a group); or		
15			(ii)	the welfare of those who are lawfully on the Mintabie precious stones field under the A <u>n</u> angu Pitjantjatjara Yankunytjatjara Land Rights Act 1981; or		
20		(b)	conditio	on has contravened, or failed to comply with, a on under section 18A in relation to the tenement or a tenement; or		
		(c)	preciou	rsement of a kind contemplated by section 10A on a s stones prospecting permit held by the person has ncelled under that section.		
25 (4	reg sto	If the Mining Registrar refuses to register, or refuses to renew the registration of, a precious stones tenement on the Mintabie precious stones field under this section, the Mining Registrar must, by notice in writing, inform the applicant of that fact.				
30	of, ref the	A person whose application to register, or to renew the registration of, a precious stones tenement on the Mintabie precious stones is refused by the Mining Registrar under subsection (3)(a) may apply to the Warden's Court to have the relevant decision of the Mining Registrar reviewed.				
35	ext	tensio	on of tim	For review must, unless the Warden's Court allows an e, be made within 28 days after the notice under given to the person.		
(*	tha	at the	re were r	n of the review, the Warden's Court may, if satisfied to reasonable grounds for the Mining Registrar's r both of the following:		
		(a)	quash tl	he Mining Registrar's decision;		
40		(b)		e subject matter of the review to the Mining ar for reconsideration.		

Part 2—Variation of Pitjantjatjara Land Rights (Control of Alcoholic Liquor) By-Laws 1987

4—Variation of by-laws

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By-laws—delete "Pitjantjatjara Land Rights Act, 1981" (wherever occurring) and substitute in each case:

Anangu Pitjantjatjara Yankunytjatjara Land Rights Act 1981

5—Variation of by-law 1

By-law 1-delete "Pitjantjatjara" and substitute:

Angu Pitjantjatjara Yankunytjatjara

10 6—Substitution of by-laws 6 and 7

By-laws 6 and 7—delete by-laws 6 and 7 and substitute:

15	6	be on the Minta or under section right to be on the relevant licence	visions of by-laws 3 and 4, a person who is entitled to bie precious stones field under section 19 of the Act, a 29C of the Act and who does not have any other e lands under the Act, may (in accordance with any) possess or consume liquor at premises on the us stones field licensed under the <i>Liquor Licensing</i>
20	7	holds a licence premises on the	of by-laws 3 and 4 do not apply to a person who under the <i>Liquor Licensing Act 1997</i> in relation to Mintabie precious stones field, or a person employed gaged by such a person, if the person—
		(a) is actin	g in accordance with the licence; or
		(b) —	
25		(i)	is delivering liquor to the relevant premises by the Mintabie to Stuart Highway Road (commonly known as the "Mintabie Road") for sale or supply in accordance with the licence; and
30		(ii)	has notified a police officer stationed at the Marla police station of the delivery not less than 24 hours before the liquor enters the lands; and
		(iii)	complies with any reasonable direction in relation to the delivery given by a police officer stationed at the Marla police station.
35 7 —	-Variation of bv-la	aws 8 and 9	

By-laws 8 and 9—delete "Anangu Pitjantjatjara" wherever occurring and substitute in each case:

Anangu Pitjantjatjara Yankunytjatjara

8—Variation of by-law 11

By-law 11-delete "Anangu Pitjantjatjara" and substitute:

Anangu Pitjantjatjara Yankunytjatjara

Part 3—Variation of Pitjantjatjara Land Rights (Control of Gambling) By-Laws 1987

9-Variation of by-laws

By-laws—delete "Pitjantjatjara Land Rights Act, 1981" (wherever occurring) and substitute in each case:

Anangu Pitjantjatjara Yankunytjatjara Land Rights Act 1981

10 **10—Variation of by-law 1**

By-law 1-delete "Pitjantjatjara" and substitute:

Anangu Pitjantjatjara Yankunytjatjara

Part 4—Variation of Pitjantjatjara Land Rights (Control of Petrol) By-Laws 1987

15 **11—Variation of by-laws**

(1) By-laws—delete "Pitjantjatjara Land Rights Act, 1981" (wherever occurring) and substitute in each case:

Anangu Pitjantjatjara Yankunytjatjara Land Rights Act 1981

(2) By-laws—delete "Anangu Pitjantjatjara" wherever occurring and substitute in each case:

Anangu Pitjantjatjara Yankunytjatjara

12—Variation of by-law 1

By-law 1-delete "Pitjantjatjara" and substitute:

Anangu Pitjantjatjara Yankunytjatjara

25 **Part 5—Transitional provisions**

13—Transitional provision—A<u>n</u>angu Pitjantjatjara Yankunytjatjara Land Rights Act 1981

 A person who, immediately before the commencement of section 5 of this Act, was entitled to enter and remain on the Mintabie precious stones field under section 25(2)(c) of the A<u>n</u>angu Pitjantjatjara Yankunytjatjara Land Rights Act 1981, is entitled to enter and remain on the precious stones field until the expiry of the

precious stones prospecting permit on which the entitlement is based.

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(2) Despite section 29D(6) of the Anangu Pitjantjatjara Yankunytjatjara Land Rights Act 1981 (as enacted by this Act), the Minister may issue a licence under subsection (1) of that section to a person who was, in the 6 months immediately preceding the commencement of section 5 of this Act, entitled (whether under that Act or otherwise) to occupy land that would, on the commencement of that section, be within the Mintabie township lease area.

14—Transitional provision—Opal Mining Act 1995

A precious stones prospecting permit in force immediately before the commencement of clause 1 of this Schedule will be taken to be endorsed by a mining registrar as authorising a person to prospect for precious stones on the Mintabie precious stones field.

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