

MINING (AMENDMENT) ACT.

Act No. 37, 1919.

George V, An Act to amend the Mining Act, 1906, as amended
No. 37. by the Mining (Amendment) Act, 1907, and
the Mining (Amendment) Act, 1918; and for
purposes consequent thereon or incidental
thereto. [Assented to, 16th December, 1919.]

BE it enacted by the King's Most Excellent Majesty,
by and with the advice and consent of the Legis-
lative Council and Legislative Assembly of New South
Wales in Parliament assembled, and by the authority of
the same, as follows:—

Short title.

1. This Act shall be construed with the Mining Act,
1906, hereinafter called the Principal Act, as amended
by the Mining (Amendment) Act, 1907, and the Mining
(Amendment) Act, 1918, and may be cited as the
“Mining (Amendment) Act, 1919.”

Amendment
of Principal
Act, s. 70c.

2. The following amendments are made in the Prin-
cipal Act as so amended:—

Section 70c, subsection one: Omit “) in and from
the said land” at the end of the subsection,
and insert “but not including coal or shale) in
and from the said land, and sixpence per ton
of all coal or shale won from the said land.”

Subsection two: After “one per centum” insert
“of such net annual profits and one penny per
ton of such coal or shale.”

New s. 70E.

3. The following new section is inserted in the Prin-
cipal Act as so amended next after section 70D:—

Protection of
land in
certain
colliery
holdings.

70E. No authority to enter and no lease under
this Division shall be granted to prospect or mine
for coal or shale in respect of any land included in
any colliery holding, the plans of which have been
furnished in accordance with the provisions of the
Coal Mines Regulation (Amending) Act, 1913,
except to or with the consent of the owner of such
colliery.

RETURNED