(As sent to the Legislative Council)

A BILL

for

An Act to amend the Extractive Industries Act 1966 and the Town and Country Planning Act 1961.

BE IT ENACTED by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and the Legislative Assembly of Victoria in this present Parliament assembled and by the authority of the same as follows (that is 5 to say):

- 1. (1) This Act may be cited as the Extractive Industries Short title. (Amendment) Act 1980.
- (2) The Extractive Industries Act 1966 is in this Act referred Principal Act No. 7499. to as the Principal Act.

Reprinted to No. 8647 and subsequently amended by No. 8953.

- (3) The several provisions of this Act shall come into operation Commence-10 on the day or the respective days to be fixed by proclamation or successive proclamations of the Governor in Council published in the Government Gazette.

2. (1) In section 2 (1) of the Principal Act—

Amendment of No. 7499 s. 2. Interpretation.

- (a) for the interpretation of "Extractive industry" there shall be substituted the following interpretations:
 - "Extraction permit" means extraction permit "Extraction permit" issued under section 17A of this Act.

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"Extractive industry."

- "Extractive industry" means the extraction or removal from land of stone and includes—
 - (a) the treatment of stone or the manufacture of bricks tiles pottery or cement products on or adjacent to the land 5 from which the stone is extracted; and
 - (b) any place operation or class of operation declared by the Minister by notice published in the Government Gazette to be an extractive industry for the 10 purposes of this Act.;
- (b) in the interpretation of "Quarry" after the word "includes" there shall be inserted the words "access ways on private land and".
- (2) After section 2 (2) of the Principal Act there shall be inserted 15 the following sub-sections:—

Application of Act.

- "(3) None of the provisions of this Act shall apply to or with respect to—
 - (a) any excavation made for bona fide use as a farm dam other farmworks or the footings or foundations of a 20 building structure or roadway and not primarily for the sale or commercial use of the material excavated;
 - (b) the extraction or removal from land of stone that is less than two metres below the natural surface of the land; or
 - (c) any excavation or operation exempted in writing by the 25

 Minister from compliance with the provisions of this Act.
- (4) In addition to and without in any way derogating from the provisions of sub-section (3) the provisions of this Act with respect to leases licences and extraction permits shall not apply 30 to or with respect to—
 - (a) any operation conducted on behalf of Her Majesty for the extraction or removal of stone for use in public works and undertakings;
 - (b) any operation conducted for the extraction or removal 35 of stone from or for use in its works and undertakings by a municipality within the meaning of the *Local Government Act* 1958 or by any body incorporated by Act of Parliament for a public purpose; or
 - (c) any operation conducted within reserved forest within 40 the meaning of the *Forests Act* 1958.

(5) Any

- (5) Any exemption granted by the Minister under sub-section (3) may be revoked in writing by the Minister.".
- 3. After section 4 (2) of the Principal Act there shall be inserted Amendment of No. 7499 s. 4. the following sub-section:—

'(3) For the purposes of this Act land in the leased area within Leased area under Mines under Mines (Aluminim). the meaning of the interpretation of "leased area" in the agreement set forth in the Mines (Aluminium Agreement) Act 1961 shall be Agreement) Act deemed to be private land of which Alcoa of Australia Proprietary to be private land. Limited is the owner for any purpose other than the determination 10 and payment of royalty to Her Majesty but the Minister shall not grant any licence over any part of the area without the consent of the Minister of Lands.'

4. In section 7 of the Principal Act after the words "extractive Amendment of industry thereon" (where first occurring) there shall be inserted No. 7499 s. 7. Minister to be 15 the words "unless the Minister is satisfied that there is stone in the land in respect of which the application is made for which is present in the land in respect of which the application is made for which is present in stone there is an available market and in addition".

5. After section 8 of the Principal Act there shall be inserted New No. 7499 the following section:—

"8A. (1) The holder of leases is at any time entitled, with the Consolidation 20 consent of the Governor in Council, to surrender the leases and the Governor in Council may grant to such holder a consolidated lease for any term not exceeding fifteen years.

(2) The holder of licences is at any time entitled, with the consolidation 25 consent of the Minister, to surrender the licences and the Minister may grant to such holder a consolidated licence for any term not exceeding fifteen years.

- (3) The rent payable on a new lease shall be adjusted according to the area of land comprised therein.
- 30 (4) A new lease or licence under this section shall be subject to such covenants and conditions as are prescribed or as the Governor in Council or the Minister (as the case requires) thinks fit.".
- 6. In section 11 (2) of the Principal Act for the words "such plans as the Secretary considers necessary " there shall be substituted 35 the expression-

Amendment of No. 7499 s. 11. Applicant to supply plans and evidence as

to financial standing, &c.

"such plans (if any) as are prescribed or as the Secretary for Minerals and Energy considers necessary together with evidence of-

- (a) the financial standing of the applicant;
- (b) the technical qualifications of the applicant and his technical advisers; and
- (c) the ability of the applicant to comply with the provisions of this Act.".

7. After

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New No. 7499

7. After section 16 of the Principal Act there shall be inserted the following heading and section:—

" Variation of Leases and Licences.

Variation of leases and licences.

- 16A. (1) On the application of the holder of a lease under this Act for the transfer or consolidation of the lease or the variation 5 of any of the covenants or conditions to which the lease is subject the Governor in Council may, on the recommendation of the Minister amend the covenants and conditions to which the lease is subject.
- (2) On the application of the holder of a licence under this Act 10 for the transfer or consolidation of the licence or the variation of any of the conditions to which the licence is subject the Minister may, on the recommendation of the Advisory Committee, amend any of the conditions to which the licence is subject.".

New No. 7499

8. After section 17 of the Principal Act there shall be inserted 15 the following heading and section:—

" Extraction Permits.

Issue of extraction permits.

- 17A. (1) Where the Minister is advised by the Advisory Committee in relation to an area—
 - (a) that there is a demand for stone in the area;

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- (b) that supplies of stone are not readily available in the area from the holders of leases or licences under this Act: and
- (c) that there are deposits of stone in the locality which may conveniently be worked for the supply of stone to the 25

the Minister may issue to some suitable person an extraction permit.

(2) An extraction permit shall be in such form and shall be subject to such conditions as are prescribed and to such further conditions as the Minister thinks fit to impose including in particular, 30 without in any way derogating from the generality of the foregoing provisions of this section, conditions with respect to the observance of requirements as to reclamation and the lodgment of bonds relating thereto and in the case of Crown land to the payment of royalty.

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- (3) An extraction permit shall not be granted—
 - (a) in respect of Crown land—without the consent of the Minister of Lands:

As to private

(b) in respect of any private leasehold land—without the consent of the Minister of Lands and of the owner; 40 and

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- (c) in respect of any private freehold land—unless the applicant is the owner of the land or has the right or, under an agreement in writing, will upon his obtaining a permit have the right to extract stone from the land during that period.
- (4) An extraction permit shall allow the extraction of stone Extraction only only in an area where a permit is not required under a planning permit not scheme or where a permit has been obtained from a responsible required or scheme or where a permit has been obtained from a responsible required has been authority within the meaning of the Town and Country Planning Act granted. **10** 1961.

(5) An extraction permit shall remain in force for a period of Duration of not more than twelve months and shall not be transferred or assigned.

(6) A person desiring to obtain an extraction permit shall make Application for application therefor to the Secretary in the prescribed form and permit. 15 manner together with the prescribed fee.

(7) In the event of any contravention of or failure to comply Revocation of with any condition of an extraction permit the Minister may cause permit. notice in writing of revocation thereof to be given to the holder of the permit either personally or by post and the permit shall be 20 revoked accordingly and be null and void.".

9. (1) In section 19 (2) (c) of the Principal Act—

(a) for the word "restoration" there shall be substituted Regulations as the word "reclamation";

Amendment of No. 7499 s. 19. to giving security for final

- (b) after the word "therein" there shall be inserted the reclamation. words "and the final reclamation thereof after the cessation of quarrying therein"; and
- (c) after the word "security" there shall be inserted the words "from time to time".
- (2) After section 19 (2) (c) of the Principal Act there shall be 30 inserted the following paragraph:—
 - "(ca) the circumstances in which deposits referred to in paragraph (c) may be used in the reclamation of land worked in quarrying after the cessation of quarrying therein whether or not the lease or licence or other authority under which the quarrying was carried on has expired or is still in force.".
 - (3) In section 19 (2) (d) of the Principal Act after the word "before" there shall be inserted the words "and after".
- 10. After section 24 (2) of the Principal Act there shall be Amendment of No. 7499 s. 24. 40 inserted the following sub-section:—
 - "(3) In addition to and without in any way derogating from crown land." the provisions of sub-section (1), where there is on Crown land any

Filling, &c. of

such

such excavation, the Minister may cause the excavation to be filled levelled or graded or all or any thereof and when completed may cause suitable vegetation to be established and the cost of any works referred to in this sub-section shall be borne by the fund.".

Amendment of No. 7499 s. 35. Offences.

11. In section 35 (1) of the Principal Act—

- (a) in paragraph (a) after the words "extractive industry" there shall be inserted the words "or an extraction permit"; and
- (b) at the end of paragraph (b) there shall be inserted the words " or an extraction permit".

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Amendment of No. 7499 s. 43.

- 12. In section 43 (3) (b) of the Principal Act for sub-paragraphs (i) and (ii) there shall be substituted the following sub-paragraphs:—
 - "(i) a representative of the council of every municipality within whose district any part of the area or land is situated; and

(ii) a representative of every authority established by Act of Parliament (not being a municipality) having planning functions in the area under or in relation to the Town and Country Planning Act 1961; and

(iii) if the area or land or any part thereof is Crown land—a 20 person nominated by the Secretary for Lands. ".

Amendment of No. 7499. Increase in level of penalties.

13. The Principal Act is hereby amended as follows:—

(a) In section 19 (2) (r)—

(i) for the expression "\$100" there shall be substituted the expression "\$1,000"; and 25

- (ii) for the expression "\$20" there shall be substituted the expression "\$100";
- (b) In section 33 (2) for the expression "\$100" there shall be substituted the expression "\$500";
- (c) In section 35—

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- (i) for the expression "\$1,000" there shall be substituted the expression "\$5,000"; and
- (ii) for the expression "\$20" there shall be substituted the expression "\$500";
- (d) In section 36 for the expression "\$100" there shall be 35 substituted the expression "\$500"; and
- (e) In section 44 (2) for the expression "\$200" there shall be substituted the expression "\$500".

14. (1) In

14. (1) In section 18A (1) of the Town and Country Planning Act Amendment of No. 6849 ss. 18A, 20. the words "lease licence or extraction permit".

Application for permit.

- (2) In section 18A (2) of the Town and Country Planning Act 5 1961—
 - (a) in paragraph (a) for the words "Secretary for Mines" there shall be substituted the words "Secretary for Minerals and Energy"; and
- (b) at the end of paragraph (a) there shall be inserted the 10 words "or, in the case of an application for an extraction permit, a copy of the application and a report from the Secretary for Minerals and Energy with respect to the land ".
- (3) In section 20 (8) of the Town and Country Planning Act 15 1961—
 - (a) for the words "Secretary for Mines" (where twice occurring) there shall be substituted the words "Secretary for Minerals and Energy"; and
- (b) after the words "in respect of the land" there shall be 20 inserted the words "or in the case of an application for an extraction permit, a copy of the report from the Secretary for Minerals and Energy with respect to the land".

