

## **Government Gazette**

### **REPUBLIC OF SOUTH AFRICA**

Vol. 482 Cape Town 15 August 2005 No. 27897

### THE PRESIDENCY

No. 824 15 August 2005

It is hereby notified that the President has assented to the following Act, which is hereby published for general information:—

No. 11 of 2005: Minerals and Energy Laws Amendment Act, 2005



AIDS HELPLINE: 0800-123-22 Prevention is the cure

Act No. 11,2005 MINERALS AND ENERGY LAWS AMENDMENT ACT, 2005

### GENERAL EXPLANATORY NOTE:

Words in bold type in square brackets indicate omissions from existing enactments.

Words underlined with a solid line indicate insertions in existing enactments.

(English text signed by the President.) (Assented to 10 August 2005.)

### **ACT**

To correct amendments made to the Deeds Registries Act, 1937, by the Mining Titles Registration Amendment Act, 2003, and the Mineral and Petroleum Resources Development Act, 2002, by substituting the Schedule to the Mining Titles Registration Amendment Act, 2003, and by repealing certain expressions in Schedule I to the Mineral and Petroleum Resources Development Act, 2002; and to provide for matters connected therewith.

**B**<sup>E</sup> IT ENACTED by the Parliament of the Republic of South Africa, as follows:—

Substitution of Scheduleto Act 24 of 2003

**1.** The following Schedule is hereby substituted for the Schedule to the Mining Titles Registration Amendment Act, 2003:

5

Act No. 11,2005 MINERALS AND ENERGY LAWS AMENDMENTACT, 2005

### "SCHEDULE

# LAWS AMENDED (Section 53)

No. and year of Act	Short title	Extent of repeal or amendment	5
Act No. 47 of 1937	Deeds Registries Act, 1937	1. The repeal of sections 3(1)(l), 3(1)(m), 3(1)(n), 3(1)(q), 17(5)(b), 26(1)bis, 44(3), 64(2)bis, 64(2)ter, 70 to 74ter, 84, 85 and 90(2)(b). 2. The substitution for section 21 of the following section: "Transfer or cession from joint estate 21. In any deed of transfer or deed of cession lodged in a deeds registry and relating to [land or rights to minerals which are assets] an asset in a joint estate, the surviving spouse shall be joined in his or her personal capacity with the executor of the estate of the deceased spouse except— (a) where the executor is dealing	10 15 20
		(a) where the executor is dealing only with the share of the deceased spouse; or  (b) where the [land or rights to minerals have] asset has been sold to pay the debts of the	25
		joint estate; or  (c) where there has been a massing of the joint estate and the surviving spouse has adiated; or  (d) where such transfer or cession	30
		is in favour of the surviving spouse; or  (e) where the power of attorney to pass such transfer or cession[,] has been signed by the surviving spouse in the capacity of executor."	<i>35</i> 40
		3. The amendment of section 28 by the substitution for subsection (1) of the ollowing subsection:  "(1) If the share or shares owned by any of the parties to a partition appear from the title deeds of the land partitioned to be subject to a lease, personal servitude or other	45
		real right [(excluding any rights to minerals)], the written consent of the holder thereof to the partition and allocation of the lease, servitude or other such real right, together with the deed, if any, by which the lease, servitude or real right is held,	<i>50</i> <b>55</b>
		shall be produced to the registrar.".  4. The amendment of section 32 by— 'a) the deletion in subsections (1), 2(a) and (4) of the expression "or right to minerals", wherever it appears;	60

### Act No. 11,2005 MINERALS AND ENERGY LAWS AMENDMENTACT, 2005

Vo. and year of	Short title	Extent of repeal or amendment	
		(b) the substitution for subsection (5) of the following subsection:  "(5) Immediately after any right of servitude over any land [or right to minerals therein]	5
		has been expropriated, the ex- propriating authority shall lodge with the registrar a certi- fied copy of the notice of ex- propriation, two copies of the	10
		relevant expropriation plan of the servitude in question [or where the right to minerals in only a portion of the land has been expropriated, two copies	15
		of the relevant expropriation plan of such portion,] and a certificate describing the land and stating the name, number and administrative district	20
		thereof, as well as the full names and surname of the reg- istered owner and the number (consisting of the serial and year number) of the title deed, and the registrar shall cause a	25
		note of the expropriation to be made in his or her registers, and if at any time the original of the title deed [or of the title under which the right to minerals in	30
		question is held] is lodged in his <u>or her</u> registry for any pur- pose or application is made for the issue of a certified copy of such title deed [or title, he], the	35
		registrar shall cause an appropriate note to be endorsed thereon as well as on the office copy thereof and a copy of the expropriation plan to be an-	40
		nexed thereto as well as to the office copy thereof.";  'c) the substitution for subsection (SA) of the following subsection:  "(5A) Whenever any right of servitude [or right to	45
		minerals] over land has been expropriated and formal cession of such right of servitude [or right to minerals] to the cessionary has not been	50
		effected, the registrar shall, on written application by the cessionary and the owner of the land [or <b>right to minerals</b> ], cancel any note of the expro-	55
		priation in his or her registers or endorsement on the title deed of the land [or the title under which the right to min- erals is held,] and thereupon	50
		the expropriated right of servi- tude [or right to minerals] shall vest in such owner.".	55

### Act No. 11,2005 MINERALS AND ENERGY LAWS AMENDMENT ACT, 2005

No. and year o 4ct	Short title	Extent of repeal or amendment
		5. The amendment of section 63 by t
		substitution for subsection (2) of the
		following subsection:
		"(2) The provisions of subsection
		(1) shall not apply with reference t
		any condition in a mortgage bond
		lease or in a deed referred to in sec
		tion $3(1)(c)[, (l), (m),]$ or $(p)[or$
		(q)].".
		5. The amendment of section 64(1) by
		he deletion of the expression "(other
		han a right to minerals)".
		. The substitution for section 67 of the
		ollowing section:
		"Reservation of personal servi-
		tudes
		<b>67.</b> A personal servitude may be
		reserved by condition in a deed of
		transfer of land [or in a deed of cession of rights to minerals,] if the
		reservation is in favour of the
		transferor [or cedent], or in favour
		of the transferor [or cedent] and his
		or her spouse or the survivor of
		them, if they are married in commu-
		nity of property, or in favour of the
		surviving spouse if transfer [or ces-
		<b>sion</b> ] is passed or given from the
		joint estate of spouses who were
		married in community of property.".
		8. The amendment of section 77—
		(a) by the deletion in subsection
		(1) of the expression "or of any
		rights to minerals in land"; and
		(b) by the deletion in subsection
		(2) of the expression "or right".
		3. The amendment of section 90 by th
		substitution in subsection (1) for the
		vords preceding the proviso of the
		ollowing words:
		"If it is expressly provided in—
		(a) a registered lease of land [or
		rights to minerals]; or
		(b) a registered deed creating or
		evidencing a servitude[; or],
		[(c) a registered prospecting
		contract,] that it shall lapse upon
		failure to make regularly any peri
		odical payments mentioned
		therein, the registrar shall upon
		written application accompanied
		by an affidavit by the lessor or grantor of the registered right (as
		the case may be) that the said pe-
		riodical payments have not been
		duly made, cancel the registration
		of the lease[,] or servitude [or
		contract]:".
		l

#### Act No. 11,2005 MINERALS AND ENERGY LAWS AMENDMENTACT, 2005

No. and year of Act	Short title	Extent of repeal or amendment	
		<ul> <li>10. Amendment of section 102 by— <ul> <li>(a) the deletion in the definition of "immovable property" of paragraph (a);</li> <li>(b) the deletion of the definition of "prospecting contract"; and</li> <li>(c) the deletion in the definition of "share" of the expression "and rights to minerals".</li> </ul> </li> </ul>	<b>5</b>
Act No. 95 of 1986	Sectional Titles Act. 1986	The amendment of section 17(5) by the deletion of the expression ", excluding mineral rights,"."	

### Amendment of Schedule I to Act 28 of 2002

15

2. Schedule I to the Mineral and Petroleum Resources Development Act, 2002, is hereby amended by the deletion of the expression "Act No. 47 of 1937" in the first column and the deletion of the related information opposite that expression in the second and third column.

### Short title and commencement

20

3. This Act is called the Minerals and Energy Laws Amendment Act, 2005, and is deemed to have come into operation on 30 April 2004.