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The proposed provision is thus a clarification of the Greenland Self-Government's authority (access) to stipulate terms concerning specific deadlines for specific matters concerning a licence to exploit minerals or activities under the licence.

The Greenland Self-Government can, for instance, stipulate deadlines for the licensee's submission of a comprehensive exploitation plan under section 19 of the Mineral Resources Act, a closure plan under section 43 or plans for other matters and activities under section 86 of the Mineral Resources Act.

The Greenland Self-Government can, among other things, also stipulate deadlines for the licensee's entering into an agreement concerning social sustainability and other socio-economic conditions.

As other examples, deadlines for the licensee's construction of plants or parts thereof for the exploitation of minerals, submission of a comprehensive financing plan, security for costs associated with the termination of activities or commencement of the exploitation of minerals can be mentioned.

The provision, furthermore, clarifies that the Greenland Self-Government can also stipulate licence terms stating that a licence will lapse or may be revoked if the stipulated deadlines or extended deadlines are not met.

*To section 2*

*To subsection 1*

The provision concerns the time when the bill comes into force.

It is proposed that the bill will come into force on 1 January 2020.