



Application for additional surface area on a mining lease

Mineral Resources Act 1989 (s275)

Form MMOL-27 Version 2

MINES ABN 59 020 847 551

You may make an application for additional surface area electronically using the [MyMinesOnline](#) system. Alternatively you may complete the original of this application and submit the application, any attachments and the prescribed fee at a [Mines lodgement office](#)

Note: A document containing information that is false or misleading may attract a maximum penalty of 200 penalty units.

Please read the relevant **Resource guide** ('the guide') and other relevant guides before completing this application. Please use a pen, and write neatly using **BLOCK LETTERS** Cross where applicable

Question 1 – Permit details

Permit number (eg ML01234): Current expiry date:

Details of the current holder(s)

	Holder 1	Holder 2	Holder 3
Company Name/surname:			
Given name (if individual):			
ACN/ARBN			
% Holding:			

Question 2 – Details of permit area

2.1 Size of surface area being added : hectares

2.2 Why is surface area required?

OFFICE USE ONLY	Fees paid:	Payment Method:	Receipt Number: _____
	Received at: _____	Total \$ _____	Receiving officer
Received by: _____	DNRM <input type="checkbox"/>	Cash <input type="checkbox"/>	I confirm that:
Date: / /	NT AD <input type="checkbox"/>	Credit Card <input type="checkbox"/>	<ul style="list-style-type: none"> the details on application form have been checked; all attachments have been submitted; correct application fees have been submitted for the relevant application type (i.e. an application in a Restricted Area)
Time: AM/PM		EFTPOS <input type="checkbox"/>	Name: _____
Name: _____	Date: / /	Cheque <input type="checkbox"/>	Signed: _____ Date: / /

Adjoining land

4.2 Provide property details for all land parcels adjoining the permit (add a separate page if insufficient space or use Adjoining land information template available on our website and attach to form)

Lot	Plan	Tenure	Land Parcel name	Landowner name	Landowner address
Eg. 1	RP123123	FH	Smith road	J Smith	123 Brisbane Rd, Brisbane

Restricted land

4.3 Are there any permanent buildings/relevant features within the application area or within the prescribed distances laterally of the boundary?

Yes	No
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4.4 If yes - Describe the permanent building or relevant structures

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4.5 Do you have written consent from the owner of the land with permanent buildings or relevant structures?

Yes	No
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Attachments required:

If yes to 4.5 - Consent from the owner of land

Reserve land

4.6 Is the application area within the surface of reserve land?

Yes	No
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4.7 If **yes**- specify the reserve land details:

Reserve number	Reserve name	Trustee name

4.8 Do you have written consent from the owner of the reserve?

Yes	No
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Attachments required:

If yes to 4.8 - Consent from the owner of the reserve

Overlapping permits

4.9 Specify any production or exploration permits overlapping with the application area

Permit type	Permit number	Authorised holder	Expiry date

**This applies to: exploration permit, mineral development licence, mining claim, mining lease, authority to prospect, petroleum lease, geothermal exploration permit, geothermal lease.*

Note: Chapter 4 of the Mineral and Energy Resources (Common Provisions) Act 2014 outlines the overlapping requirements that may apply to your application if it is overlapping with another authority

Attachments required for coal mining lease in the area of an authority that is administered under Chapter 8 of the *Mineral Resources Act 1989*:

Authority to prospect - Provide a CSG statement and any other information that addresses the CSG assessment criteria

Authority to prospect and a petroleum lease - Provide a CSG statement and any other information that addresses the CSG assessment criteria

Petroleum lease - Provide a CSG statement

Greenhouse Gas tenure overlap

4.10 Is the application area situated within an area of a greenhouse gas (GHG) tenure?

Yes	No
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4.11 If **yes** - Specify the GHG tenure details:

Permit type	Permit number	Authorised holder	Expiry date

Attachments required:

Provide a GHG statement and any other information that addresses the GHG assessment criteria

Question 5 – Environmental authority

Please submit the relevant Environmental Authority (EA) application with the Department of Environment and Science (DES) via the [Connect System](#). For more information on the DES Connect System or if you have not registered for Connect please visit the DES [website \(https://environment.des.qld.gov.au/connect/\)](https://environment.des.qld.gov.au/connect/). Alternatively you can access environmental forms online from <https://www.business.qld.gov.au/running-business/environment/licences-permits/forms-fees> and lodge at a DES office.

The application may not be decided until the EA has been issued.

Question 6 – Native title

Please ensure that you have read and understood the **Guide to the native title process** and supporting policies

6.1 Please elect which native title process you wish to undertake.

Option 1	Excluded	No native title process is required as I have determined that 100% of the permits area is exclusive of native title.	<input type="checkbox"/> (Go to Q7)
Option 2	Right to negotiate	Advertising cost required and Right to negotiate submission	<input type="checkbox"/> (Q6.2 must be completed)
Option 3	Right to negotiate and ILUA (existing, private or state ILUA)	Advertising cost required Requires monthly updates be submitted to the department (for new private ILUA) and Right to negotiate submission	<input type="checkbox"/> (Q6.2 must be completed)
Option 4	New Private ILUA	Requires monthly updates be submitted to the department	<input type="checkbox"/> (Go to Q7)
Option 5	Opt into existing private ILUA	Name: _____ or _____ Number: _____	<input type="checkbox"/> (Go to Q7)
Option 6	State ILUA	Name: _____	<input type="checkbox"/> (Go to Q7)

Attachments required:

Private ILUA or extract of private ILUA (Option 3,5)

Opt in deed for ILUA (Option 3,5,6)

Right to negotiate submission (template available on Departments website)

6.2 If you have elected to undertake a native title option that requires advertising, please select which advertising method you wish to undertake from one of the options below:

Multiple advertisement (batched advertising) \$1000.00	<input type="checkbox"/>
Single advertisement \$3000.00	<input type="checkbox"/>
I agree to my application being advertised with the right to negotiate native title process *	<input type="checkbox"/>

* The advertising fee should be attached to this application. The department will provide you a copy of the advertisement prior to publication. Any overpayment will be refunded by the Department.

Question 7 – Mining program/Initial development plan

For coal mining lease – provide an initial development plan that complies with the legislation. Refer to development plan guide for more information.

For mineral mining lease - complete the **work program template** with details of activities to be undertaken. A template is available online which you can complete and attach to this application, or complete all sections below.

7.1 When are operations expected to commence on this mining lease?

7.2 Is this mining lease being or to be operated in conjunction with other mining permits as part of a project?

Yes	No
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If yes, provide details of the project including a description of the relationship of this lease to the project and why this lease is required for the project or operation of other permits.

7.3 Describe the method of operations to be undertaken?

This statement must:

- Cover every mineral that the lease holder or applicant has (or will have) the right to mine.
- If the lease was granted for a purpose other than mining, cover the use of the mining lease for the purpose it was granted for.
- Describe the method in enough detail to support the size, shape e.g. overburden dumps, pits, stockpiles, processing etc.
- Provide adequate graphic representations (i.e. maps, photos, diagrams) of the resource and mining Information to support the proposed use.
- Include a description of infrastructure to be constructed /maintained on the lease or necessary to enable the mining program to proceed, or additional activities to be carried out to work out the infrastructure requirements.
- Describe the methods proposed for rehabilitation works.
- Include a description of the workforce to establish/maintain this operation.

*If insufficient space, please use the mining program template available on the Departments website.

Attachments required:	
Completed mining program template (if section above is not completed)	<input type="checkbox"/>
Map of permits within project	<input type="checkbox"/>
Coal mining lease - Initial development plan	<input type="checkbox"/>

Question 8 – Financial and technical capability

Please tick one of the below statements and attach the required financial and technical documents and statements according to your exploration and mining history.

<p>I/we have more than five (5) years history in Queensland with a good compliance record.</p> <p>Financial information: Financial capability statement</p> <p>Details of other financial commitments in relation to activity in Queensland</p> <p>Technical information: Technical capability statement</p> <p>Details of other human / technical resource commitments in relation to activity in Queensland</p> <p>Third party declaration (if a third party is providing resources for your program)</p>	<p>I/we have less than five (5) years compliance and history in Queensland or do not wish to rely on my/our history.</p> <p>Financial information: Financial capability statement</p> <p>Supporting evidence</p> <p>Details of other financial commitments in relation to activity in Queensland</p> <p>Technical information: Technical capability statement</p> <p>Details of other human / technical resource commitments in relation to activity in Queensland</p> <p>Third party declaration (if a third party is providing resources for your program)</p> <p>Supporting evidence</p>
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Question 9 –Obligations and declaration

WARNING: Giving false or misleading information is a serious offence.

- I have read and understood the ***Mining lease and other relevant guides.***
- I understand my obligations as an applicant/holder for a mining lease.
- I have truthfully declared all relevant details requested of me in this application.
- If any part of this form has been completed with the assistance of another person, I declare that the information as set down is true and correct and has been included with my full knowledge, consent and understanding.

Print name:	<input type="text"/>	Signature:	<input type="text"/>
Position:	<input type="text"/>	Date:	<input type="text"/>
Company:	<input type="text"/>		

Print name:	<input type="text"/>	Signature:	<input type="text"/>
Position:	<input type="text"/>	Date:	<input type="text"/>
Company:	<input type="text"/>		

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Position:	<input type="text"/>	Date:	<input type="text"/>
Company:	<input type="text"/>		

Print name:	<input type="text"/>	Signature:	<input type="text"/>
Position:	<input type="text"/>	Date:	<input type="text"/>
Company:	<input type="text"/>		

Question 10 – Payment

Permit application	Application fee	Mineral	<input type="checkbox"/>	Coal	<input type="checkbox"/>
Native title	Multiple advertisement (batched advertising)		<input type="checkbox"/>	Single advertisement	<input type="checkbox"/>

Disclaimer

The Queensland Government is collecting information provided on and with this form to assess the suitability of the application for additional surface area under the *Mineral Resources Act 1989* (the MRA). This information is authorised by sections 275, MRA and section 197 of the *Mineral and Energy Resources (Common Provisions) Act 2014* (MERCPC). Some or all of this information may be provided to other agencies of the Queensland Government for issuing an environmental authority, to make register searches, extracts or copies or to make other approvals as required under the relevant Act. Some of this information may be provided to Queensland Treasury, the Scheme Manager under the Mineral and Energy Resources (Financial Provisioning) Act 2018 (MERFP Act), or any advisors to the Scheme Manager to enable the Scheme Manager to carry out the Scheme Manager's functions under the MERFP Act. Your personal information will not otherwise be disclosed to any other third party without your consent, unless authorised or required by law.