



# LODGING A PRESCRIBED AGREEMENT

*Petroleum and Gas (Production and Safety) Act 2004*  
*Petroleum Act 1923*

Form Number PA-18A Version Number 1

## OFFICIAL USE ONLY

### PART A

Received AT	Received BY
DATE	TIME
/ /	: AM PM

### PART B

ENTERED on register by

(SIGNATURE)

DATE / /

## GUIDELINES

### Question 1

For further details about each type of agreement, please see the attached Information Sheet under each type of agreement's corresponding Roman numeral.

If completing this form in writing, please print clearly in ink and use block letters. If there is insufficient space, use attachments.

The attached Lodging a Prescribed Agreement Information Sheet provides guidance on how to answer the following questions.

### 1. Please indicate, by ticking ONE of the boxes below, the type of agreement being submitted:

Only one box may be ticked:	Is the written agreement between the holders of:	Petroleum Authority Number(s)/ Mining Tenement Number(s):	Dealing Number: (Office Use Only)
<input type="checkbox"/>	<p><b>(i)</b> A mining lease (other than a coal mining lease, oil shale mining lease or transportation mining lease), and a petroleum authority (other than a pipeline licence or petroleum facility licence) administered pursuant to the <i>Petroleum and Gas (Production and Safety) Act 2004</i>, and the agreement is about an authorised activity for this petroleum authority?</p> <p><i>[See section 6(4) of the Petroleum and Gas (Production and Safety) Act 2004].</i></p>		
<input type="checkbox"/>	<p><b>(ii)</b> A mining lease (other than a coal mining lease, oil shale mining lease or transportation mining lease), and a petroleum lease or authority to prospect administered pursuant to the <i>Petroleum Act 1923</i>, and the agreement is about an authorised activity for this petroleum lease or authority to prospect?</p> <p><i>[See section 3(3) of the Petroleum Act 1923].</i></p>		

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**GUIDELINES  
(continued)**
**Question 1 (Continued)**

Only one box may be ticked:	<b>Is the written agreement between the holders of:</b>	Petroleum Authority Number(s)/ Mining Tenement Number(s):	Dealing Number: (Office Use Only)
<input type="checkbox"/>	<p><b>(iii)</b> An exploration permit (other than a coal exploration permit or an oil shale exploration permit), mineral development licence (other than a coal mineral development licence or an oil shale mineral development licence), or transportation mining lease, and an authority to prospect administered pursuant to the <i>Petroleum and Gas (Production and Safety) Act 2004</i>, about an authorised activity for this authority to prospect?</p> <p><i>[See section 6(5) of the Petroleum and Gas (Production and Safety) Act 2004].</i></p>		
<input type="checkbox"/>	<p><b>(iv)</b> An exploration permit (other than a coal exploration permit or an oil shale exploration permit), mineral development licence (other than a coal mineral development licence or an oil shale mineral development licence), or transportation mining lease, and an authority to prospect administered pursuant to the <i>Petroleum Act 1923</i>, about an authorised activity for this authority to prospect?</p> <p><i>[See section 3(4) of the Petroleum Act 1923].</i></p>		
<input type="checkbox"/>	<p><b>(v)</b> An exploration permit (other than a coal exploration permit or an oil shale exploration permit), mineral development licence (other than a coal mineral development licence or an oil shale mineral development licence), and a petroleum lease administered pursuant to the <i>Petroleum and Gas (Production and Safety) Act 2004</i>, about an authorised activity for this exploration permit or mineral development licence?</p> <p><i>[See section 6(6) of the Petroleum and Gas (Production and Safety) Act 2004].</i></p>		

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**GUIDELINES  
(continued)**
**Question 1 (Continued)**

Only one box may be ticked:	<b>Is the written agreement between the holders of:</b>	Petroleum Authority Number(s)/ Mining Tenement Number(s):	Dealing Number: (Office Use Only)
<input type="checkbox"/>	<p><b>(vi)</b> An exploration permit (other than a coal exploration permit or an oil shale exploration permit), mineral development licence (other than a coal mineral development licence or an oil shale mineral development licence), and a petroleum lease administered pursuant to the <i>Petroleum Act 1923</i>, about an authorised activity for this exploration permit or mineral development licence?</p> <p><i>[See section 3(5) of the Petroleum Act 1923].</i></p>		
<input type="checkbox"/>	<p><b>(vii)</b> A petroleum lease or authority to prospect administered pursuant to the <i>Petroleum and Gas (Production and Safety) Act 2004</i>, and a data acquisition authority, about an authorised activity for this data acquisition authority?</p> <p><i>[See section 184(3) of the Petroleum and Gas (Production and Safety) Act 2004].</i></p>		
<input type="checkbox"/>	<p><b>(viii)</b> A data acquisition authority or authority to prospect administered pursuant to the <i>Petroleum and Gas (Production and Safety) Act 2004</i>, and a coal mining lease or oil shale mining lease, about an authorised activity for this data acquisition authority or authority to prospect?</p> <p><i>[See section 360 of the Petroleum and Gas (Production and Safety) Act 2004].</i></p>		
<input type="checkbox"/>	<p><b>(ix)</b> An authority to prospect administered pursuant to the <i>Petroleum Act 1923</i>, and a coal mining lease or oil shale mining lease, about an authorised activity for this authority to prospect?</p> <p><i>(See section 76R of the Petroleum Act 1923).</i></p>		

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**GUIDELINES  
(continued)**
**Question 1 (Continued)**

Only one box may be ticked:	<b>Is the written agreement between the holders of:</b>	Petroleum Authority Number(s)/ Mining Tenement Number(s):	Dealing Number: (Office Use Only)
<input type="checkbox"/>	<p><b>(x)</b> An authority to prospect and a non-related petroleum lease about an authorised activity for this petroleum lease, pursuant to the <i>Petroleum and Gas (Production and Safety) Act 2004</i>?</p> <p><i>[See section 364(2) of the Petroleum and Gas (Production and Safety) Act 2004].</i></p>		
<input type="checkbox"/>	<p><b>(xi)</b> A pipeline licence and a previously granted mining lease about an authorised activity for this pipeline licence?</p> <p><i>[See section 400 of the Petroleum and Gas (Production and Safety) Act 2004].</i></p>		
<input type="checkbox"/>	<p><b>(xii)</b> A petroleum facility licence and a previously granted mining lease about an authorised activity for this petroleum facility licence?</p> <p><i>[See section 440 of the Petroleum and Gas (Production and Safety) Act 2004].</i></p>		

**PLEASE NOTE THAT:**

- **THE AGREEMENT MUST BE IN WRITING,**
- **THE AGREEMENT MUST CONTINUE TO BE IN FORCE AT THE TIME OF LODGING,**
- **THE AGREEMENT MUST HAVE BEEN SIGNED BY ALL RELEVANT PERSONS, AND**
- **THREE COPIES OF THE ORIGINAL AGREEMENT MUST BE ATTACHED.**

**GUIDELINES  
(continued)**

2. **Specify the name and contact details of the party who is to receive any correspondence relating to the lodgement of this copy of the agreement.**

Full Name or  
Company Name

Address

Phone Number

Fax Number

E-mail

**Disclaimer**

The Queensland Government is collecting information provided on this form for the purposes of assessing the suitability of your application for lodging a prescribed agreement and maintain the public searchable register under the *Petroleum and Gas (Production and Safety) Act 2004* ('the P&G Act') and *Petroleum Act 1923* ('the Act') 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 the issuing of an environmental authority, to make register searches, extracts or copies under section 199 of the MERCPC. 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.

## LODGING A PRESCRIBED AGREEMENT INFORMATION SHEET

- The *Petroleum and Gas (Production and Safety) Act 2004* has clear obligations for petroleum authority holders when authorised activities under these authorities are to be conducted on land that also overlaps with mining tenements and other petroleum authorities.
- Requiring the mining tenement holder to come to an agreement, about a petroleum authority holder carrying out an activity on their coincidental land, encourages consultation and negotiation and assists in the co-ordinated development of each respective resource.

### Agreement Details

- (i) **A written agreement between the holders of a mining lease (other than a coal mining lease, oil shale mining lease or transportation mining lease), and a petroleum authority (other than a pipeline licence or petroleum facility licence) administered pursuant to the Petroleum and Gas (Production and Safety) Act 2004, and the agreement is about an authorised activity for this petroleum authority.**
- This agreement relates to section 6(4) of the *Petroleum and Gas (Production and Safety) Act 2004*.
  - If land, in the area of a petroleum authority administered pursuant to the *Petroleum and Gas (Production and Safety) Act 2004*, is also land in the area of a mining lease (other than a coal mining lease, oil shale mining lease, or transportation mining lease), an authorised activity for this petroleum authority may be carried out on this land only if —
    - (a) the mining lease holder has agreed in writing to the carrying out of the activity; and
    - (b) a copy of the agreement has been lodged with the department; and
    - (c) the agreement is still in force.
      - A “*petroleum authority (other than a pipeline licence or petroleum facility licence)*” is defined as an authority to prospect, a petroleum lease, a data acquisition authority, a water monitoring authority or a survey licence.
      - A “*transportation mining lease*” means a mining lease granted under section 316 of the *Mineral Resources Act 1989*.
- (ii) **A written agreement between the holders of a mining lease (other than a coal mining lease, oil shale mining lease or transportation mining lease), and a petroleum lease or authority to prospect administered pursuant to the Petroleum Act 1923, and the agreement is about an authorised activity for this petroleum lease or authority to prospect.**
- This agreement relates to section 3(3) of the *Petroleum Act 1923*.
  - If land, in the area of a petroleum lease or authority to prospect administered pursuant to the *Petroleum Act 1923*, is also land in the area of a mining lease (other than a coal mining lease, oil shale mining lease, or transportation mining lease), an authorised activity for this petroleum lease or authority to prospect may be carried out on this land only if —
    - (a) the mining lease holder has agreed in writing to the carrying out of the activity; and
    - (b) a copy of the agreement has been lodged with the department; and
    - (c) the agreement is still in force.
      - A “*transportation mining lease*” means a mining lease granted under section 316 of the *Mineral Resources Act 1989*.

**(iii) A written agreement between the holders of an exploration permit (other than a coal exploration permit or an oil shale exploration permit), mineral development licence (other than a coal mineral development licence or an oil shale mineral development licence), or transportation mining lease, and an authority to prospect administered pursuant to the Petroleum and Gas (Production and Safety) Act 2004, about an authorised activity for this authority to prospect.**

- This agreement relates to section 6(5) of the *Petroleum and Gas (Production and Safety) Act 2004*.
- If land, in the area of an authority to prospect administered pursuant to the *Petroleum and Gas (Production and Safety) Act 2004*, is also land in the area of an exploration permit, mineral development licence (other than a coal exploration permit, an oil shale exploration permit, a coal mineral development licence or an oil shale mineral development licence) or transportation mining lease an authorised activity for this authority to prospect may be carried out on this land only if —
  - (a) the exploration permit, mineral development licence or transportation mining lease holder has agreed in writing to the carrying out of the activity, a copy of the agreement has been lodged with the department and the agreement is still in force; or
  - (b) carrying out the activity does not adversely affect the carrying out of an authorised activity for the exploration permit, mineral development licence or transportation mining lease that has already started.
    - A “*transportation mining lease*” means a mining lease granted under section 316 of the *Mineral Resources Act 1989*.

**(iv) A written agreement between the holders of an exploration permit (other than a coal exploration permit or an oil shale exploration permit), mineral development licence (other than a coal mineral development licence or an oil shale mineral development licence), or transportation mining lease, and an authority to prospect administered pursuant to the Petroleum Act 1923, about an authorised activity for this authority to prospect.**

- This agreement relates to section 3(4) of the *Petroleum Act 1923*.
- If land, in the area of an authority to prospect administered pursuant to the *Petroleum Act 1923*, is also in land in the area of an exploration permit, mineral development licence (other than a coal exploration permit, an oil shale exploration permit, a coal mineral development licence or an oil shale mineral development licence) or transportation mining lease, an authorised activity for the authority to prospect may be carried out on this land only if —
  - (a) the exploration permit, mineral development licence or transportation mining lease holder has agreed in writing to the carrying out of the activity, a copy of the agreement has been lodged with the department and the agreement is still in force; or
  - (b) carrying out the activity does not adversely affect the carrying out of an authorised activity for the exploration permit, mineral development licence or transportation mining lease that has already started.
    - A “*transportation mining lease*” means a mining lease granted under section 316 of the *Mineral Resources Act 1989*.

***A written agreement between the holders of an exploration permit (other than a coal exploration permit or an oil shale exploration permit), mineral development licence (other than a coal mineral development licence or an oil shale mineral development licence), and a petroleum lease administered pursuant to the Petroleum and Gas (Production and Safety) Act 2004, about an authorised activity for this exploration permit or mineral development licence.***

- This agreement relates to section 6(6) of the *Petroleum and Gas (Production and Safety) Act 2004*.
- If land, in the area of a petroleum lease administered pursuant to the *Petroleum and Gas (Production and Safety) Act 2004*, is also land in the area of an exploration permit or a mineral development licence, an authorised activity for the exploration permit or a mineral development licence (other than a coal exploration permit, an oil shale exploration permit, a coal mineral development licence or an oil shale mineral development licence) may be carried out on the overlapping land only if —
  - (a) the petroleum lease holder has agreed in writing to the carrying out of the activity; and
  - (b) a copy of the agreement has been lodged with the department; and
  - (c) the agreement is still in force.

**(vi) *A written agreement between the holders of an exploration permit (other than a coal exploration permit or an oil shale exploration permit), mineral development licence (other than a coal mineral development licence or an oil shale mineral development licence), and a petroleum lease administered pursuant to the Petroleum Act 1923, about an authorised activity for this exploration permit or mineral development licence.***

- This agreement relates to section 3(5) of the *Petroleum Act 1923*.
- If land, in the area of a petroleum lease administered pursuant to the *Petroleum Act 1923*, is also land in the area of an exploration permit or a mineral development licence (other than a coal exploration permit, an oil shale exploration permit, a coal mineral development licence or an oil shale mineral development licence), an authorised activity for the exploration permit or a mineral development licence may be carried out on the overlapping land only if —
  - (a) the petroleum lease holder has agreed in writing to the carrying out of the activity; and
  - (b) a copy of the agreement has been lodged with the department; and
  - (c) the agreement is still in force.

**(vii) *A written agreement between the holders of a petroleum lease or authority to prospect and a data acquisition authority.***

- This agreement relates to section 184(3) of the *Petroleum and Gas (Production and Safety) Act 2004*.
- If land, in the area of petroleum lease or an authority to prospect administered pursuant to the *Petroleum and Gas (Production and Safety) Act 2004*, is also land in the area of a data acquisition authority, an authorised activity for the data acquisition authority may be carried out on the land only if —
  - (a) carrying out the activity does not adversely affect the carrying out of an authorised activity for the tenure; or
  - (b) the agreement conditions have been complied with, and
  - (c) the agreement is still in force.
    - “*Agreement conditions*” means that —
      - (a) the tenure holder has agreed in writing to the carrying out of the activity; and
      - (b) a copy of the agreement has been lodged with the department.



**(viii) A written agreement between the holders of a data acquisition authority or authority to prospect administered pursuant to the *Petroleum and Gas (Production and Safety) Act 2004*, and a coal mining lease or oil shale mining lease, about an authorised activity for this data acquisition authority or authority to prospect.**

- This agreement relates to section 360 of the *Petroleum and Gas (Production and Safety) Act 2004*.
- If land, in the area of a data acquisition authority or an authority to prospect administered pursuant to the *Petroleum and Gas (Production and Safety) Act 2004*, is also land in the area of a coal mining lease or oil shale mining lease, an authorised activity for the data acquisition authority or authority to prospect may be carried out on the land only if —
  - (a) the mining lease holder has agreed in writing to the carrying out of the activity; and
  - (b) a copy of the agreement has been lodged at —
    - (i) the office of the department for lodging the agreement, as stated in a gazette notice by the chief executive; or
    - (ii) if no office is gazetted under subparagraph (i) — the office of the chief executive; and
  - (c) the agreement is still in force.
    - If the same person holds the data acquisition authority or an authority to prospect, and the coal mining lease or oil shale mining lease, section 360 of the *Petroleum and Gas (Production and Safety) Act 2004* does not apply, or ceases to apply.

**(ix) A written agreement between the holders of an authority to prospect administered pursuant to the *Petroleum Act 1923*, and a coal mining lease or oil shale mining lease, about an authorised activity for this authority to prospect.**

- This agreement relates to section 76R of the *Petroleum Act 1923*.
- If land, in the area of an authority to prospect administered pursuant to the *Petroleum Act 1923*, is also land in the area of a coal mining lease or oil shale mining lease, an authorised activity for the authority to prospect may be carried out on this land only if —
  - (a) the mining lease holder has agreed in writing to the carrying out of the activity; and
  - (b) a copy of the agreement has been lodged at —
    - (i) the office of the department for lodging the agreement, as stated in a gazette notice by the chief executive; or
    - (ii) if no office is gazetted under subparagraph (i) — the office of the chief executive; and
  - (c) the agreement is still in force.
    - If the same person holds the authority to prospect and the coal mining lease or oil shale mining lease, section 76R of the *Petroleum Act 1923* does not apply, or ceases to apply.

**(x) A written agreement between the holders of an authority to prospect and a non-related petroleum lease about an authorised activity for the petroleum lease, pursuant to the Petroleum and Gas (Production and Safety) Act 2004.**

- This agreement relates to section 364(2) of the *Petroleum and Gas (Production and Safety) Act 2004*.
- If the area of a petroleum lease includes overlapping ATP land and the petroleum lease was, under section 340 or 356 of the *Petroleum and Gas (Production and Safety) Act 2004*, granted to someone other than the relevant authority to prospect holder, the petroleum lease holder may carry out an authorised activity for the petroleum lease on the overlapping ATP land only if —
  - (a) the authority to prospect holder has agreed in writing to the carrying out of the activity and —
    - (i) a copy of the agreement has been lodged with the department; and
    - (ii) the agreement is still in force; or
  - (b) the activity relates to incidental coal seam gas mined in the area of a coal mining lease or oil shale mining lease the area of which includes the overlapping ATP land.

[Note — “*Overlapping ATP land*” includes land in the area of the lease that is excluded land for the authority to prospect. See sections 341(2)(c) and 357(2)(c) of the *Petroleum and Gas (Production and Safety) Act 2004*].

**(xi) A written agreement between the holders of a pipeline licence and a previously granted mining lease about an authorised activity for this pipeline licence.**

- This agreement relates to section 400 of the *Petroleum and Gas (Production and Safety) Act 2004*.
- If land, in the area of a pipeline licence, is also land in the area of a mining lease and the mining lease was granted before the licence, an authorised activity for the licence may be carried out on this land only if —
  - (a) the mining lease holder has agreed in writing to the carrying out of the activity; and
  - (b) a copy of the agreement has been lodged with the department; and
  - (c) the agreement is still in force.

**(xii) A written agreement between the holders of a petroleum facility licence and a previously granted mining lease about an authorised activity for this petroleum facility licence.**

- This agreement relates to section 440 of the *Petroleum and Gas (Production and Safety) Act 2004*.
- If land, in the area of a petroleum facility licence, is also land in the area of a mining lease and the mining lease was granted before the licence, an authorised activity for the licence may be carried out on this land only if -
  - (a) the mining lease holder has agreed in writing to the carrying out of the activity; and
  - (b) a copy of the agreement has been lodged with the department; and
  - (c) the agreement is still in force.