Mineral and Coal exploration guide

The department has developed a series of guides to help existing and prospective resource authority holders understand the legislation around the issue of resource authorities, and their responsibilities as a resource authority holder. The guide provides information about these resource authorities and how we apply the Mineral Resources Act 1989.

You can use this guide to help you complete an application for an exploration resource authority for mineral and coal as well as see what information the department requires to complete the assessment of your application. It includes:

- an overview of exploration resource authorities and an explanation of the legislation governing the issue of new exploration resource authorities
- advice on how to prepare and lodge a ‘properly made’ application, including how to complete forms and what fees are required
- how an application is assessed by departmental staff, including departmental and applicant responsibilities
- contact details for the regions and mining districts in Queensland.

Key information

- The Mineral Resources Act 1989 (the MRA) describes what needs to be done to ensure you fulfil your resource authority obligations. The Mineral Resources Regulation 2013 (MRR) supports the Act, and describes how the MRA’s requirements are to be carried out to ensure compliance with your resource authority obligations.

- Applying is as easy as registering for the MyMinesOnline electronic lodgement system, or downloading and submitting a paper application form.

- The information in this guide will help ensure your exploration resource authority application is processed in the most efficient and timely way and with the least amount of delay or disruption.

Managing Queensland’s resources

Generally all mineral and coal resources in Queensland are owned by the state. Individuals or companies may apply to explore or extract those resources.

The Department of Natural Resources, Mines and Energy (the department) manages those resources on behalf of the state—by applying a regulatory framework to administer the provisions of the relevant legislation. This legislation provides a way to assess, develop and utilise the mineral and coal resources in Queensland for the benefit of Queensland and its people.

North West Mineral Province

The North West Mineral Province (NWMP) is the highest value mineral province in the State. This region holds potential for world class high value discoveries, especially under areas of younger cover. It is attracting significant exploration investment from major international exploration and mining companies.

To ensure the best outcome for the State, assessment of applications made within the NWMP will be guided by some resource authority management principles that advance the potential of the area through innovation, exploration, discovery and mine development.
Resource authority assessments will be guided by principles that:

1. Provide for, or bring forward mineral project development;
2. Build on mineral inventories or assist in achieving a critical mass to fast-track resource development opportunities;
3. Encourage higher risk exploration that is targeting areas under cover;
4. Encourage exploration targeting emerging commodities or strategic minerals;
5. Support exploration promoting the use of technology or new data to enable rapid assessment of areas;
6. Facilitate land turnover to achieve better resource knowledge outcomes.

To identify whether your application falls within the NWMP, use the North West Mineral Province layer under the Administration category on GeoResGlobe.

**Governance**

Mineral resources in Queensland are governed by four tiers of regulation;

- Legislation - the *Mineral Resources Act 1993* (MRA) and the *Mineral and Energy (Common Provisions) Act 2014* (MERCP);
- Regulation – the Mineral Resources Regulation 2013 (MRR) and the Mineral and Energy Resources (Common Provisions) Regulation 2016 (MERCP Reg);
- Practice Manual; and
- Operational Policies.

Mineral and coal resource authorities are administered by the department under the MRA and MRR. The legislation:

- encourages and facilitates exploration for and mining of minerals
- improves knowledge of the mineral resources in Queensland
- minimises land-use conflicts that can arise from prospecting, exploring and mining
- encourages environmental responsibility and land care management in the resources industries
- ensures that the state receives a financial return from mining
- provides a framework to manage and regulate prospecting, exploration, and production activities.

These objectives are used when we assess and grant resource authorities. It is done in such a way that ensures best practice, production-oriented, competent exploration and development.

The Queensland Government's uranium policy is that it will not grant resource authorities for the purpose of mining uranium in Queensland, nor will it permit the treatment or processing of uranium within the State.

The full legislation is available online from the Office of Queensland Parliamentary Counsel website. You can purchase copies of Queensland Acts and Regulations from the Queensland Government Bookshop.

**Before you apply**

Before starting your resource authority application gather together your personal / contact information and your research results to assist in completing the form. This will ensure that a ‘properly made’ application is received by the department and that the assessment process will not be held up or your application refused due to missing information.
What is an exploration resource authority?

An exploration resource authority (EP) is a resource authority that allows you to carry out authorised activities on the land to determine what minerals exist and their quality and quantity. It covers any minerals (including coal) in or under land; or in the waters or sea above land. An EP allows exploration activities only (not mining).

Exploration resource authorities are issued under Chapter 4 of the MRA and Part 3 of the MRR.

The application form

This guide describes the requirements for each step in the process to submit an exploration resource authority for coal or minerals application. Applicants can use both the online MyMinesOnline form and the paper-based form available from our assessment hubs or on the department website to lodge their application.

It is important to note that applications submitted as part of a call for tenders process must follow the tender application requirements set out in the call for tender document. The information gathered in MyMinesOnline and on the paper form is the same; however you may find it easier to use the online form in MyMinesOnline. You will have to undertake a quick registration process before using the system to make an application online. This is so you can submit your details in a secure environment.

Who can apply

The authorised holder or authorised holder representative can lodge an application. A signed Consent of all holders form must be provided as part of the application. Refer to Authorised Holder Representative (AHR) guide www.business.qld.gov.au/industries/mining-energy-water/resources/petroleum-energy/legislation-policies/policies-guidelines

For a project coal exploration resource authority, a person is eligible to apply if they are a holder of a coal mining lease that is, or is included, in a coal mining project.

Your application

Identification

You can apply using MyMinesOnline or submit a written application available from our assessment hubs. You can register for MyMinesOnline by visiting the Queensland government’s Business and Industry Portal. Select For Industry > Mining and Resources > Mining Online Services > MyMinesOnline.

Full MyMinesOnline access is granted by providing proof of identity by submitting your ID at your local office or by emailing certified copies of your ID. Alternatively, post your original, certified documents to:

Department of Natural Resources, Mines and Energy - MyMinesOnline
PO Box 15216
City East Qld 4002

Full MyMinesOnline system access is granted by verifying two types of identification. Refer to the business industry website for a full list of acceptable forms of ID www.business.qld.gov.au/industries/mining-energy-water/resources/minerals-coal/online-services/myminesonline/register

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Supporting Documents

In addition to proof of identity for each resource authority holder, you must also provide the department with a number of other documents, which the department has covered in other guides:

- Your overall Development Plan or Work Program rationale and activities for each year of your resource authority
- Financial and Technical Capability statements
- The details of your involvement in any other Queensland resource exploration commitments

A number of supporting documents may also be required to accompany your application:

- Proof of identity for an authorised holder representative (if not already a registered user of MyMinesOnline - refer to the Proof of Identity section above)
- Your rationale for conditionally surrendering any of your existing resource authorities
- Your Environmental Authority application, including maps of environmentally sensitive areas, and Registered Suitable Operator application (both assessed and issued through the Department of Environment and Science)
- Native Title documentation, including any private indigenous land use agreements (ILUA) or details of existing state ILUA native title documents
- QDEX reference details
- Private research documents declaring any third parties providing technical expertise.

Applicant details

You must provide the full contact details of the applicants who will be resource authority holders, including an ACN. If there are two or more holders, one must be nominated as the authorised resource authority holder. If the applicant is a company, please provide an ARBN, ensuring the company details are exactly the same as the information held by the Australian Securities and Investments Commission.

The following table provides an overview of the holder, authorised holder and authorised holder representative structure. Current legislation allows co-ownership of mining resource authorities by two or more people or companies as either tenants in common or as joint tenants. Unless otherwise specified, tenants in common is the default co-ownership structure.

<table>
<thead>
<tr>
<th>Tenants in common</th>
<th>Allows two or more companies and/or individuals to hold separate and distinct proportional resource authority shares. In the case of individuals, the right for a resource authority holder to leave resource authority interests to beneficiaries upon their death is in accordance with the directions in their will: that is, it does not pass automatically to the remaining tenant/s in common.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Joint tenancy</td>
<td>Commonly held by individuals owning equal resource authority shares. When a joint tenant dies, the resource authority share automatically passes in equal proportion to any surviving holder/s. Joint tenants must hold an equal share in the resource authority (for example, 50% each if two or 25% each if four tenants etc.) but unlike Tenants in common, a will does not override joint tenancy.</td>
</tr>
</tbody>
</table>

An authorised holder (AH) is the individual or company authorised to liaise with the department about a registered resource authority. In the case of individuals being sole holders, that person will be the authorised holder representative, unless an agent is nominated to act on their behalf.

Authorised holder representatives (AHR) are those people or parties nominated by the company (an agent or individual in that company).
Multiple holders must nominate a person from one of the holder companies, or an agent company, to act on their behalf. A Letter of Authority signed by the holders needs to accompany the application to indicate that permission has been given.

All of the details and requirements for your Letter of Authority, including a template to help you prepare this document, are outlined in the department’s Authorised holder representative guide and Letter of authority template.

Resource Area Selection

Area Description

Note: this section does not need to be completed for applications under a call for tender process. Tender areas have already been determined as per the call for tender document.

If applying via MyMinesOnline or via hard copy lodgement at DNRME offices the following applies:

Exploration resource authorities are applied for and granted over blocks and sub-blocks. These blocks and sub-blocks have been approved by the chief executive in Block Identification Maps (BIM) Series B. These are identified by reference to the latitudes and longitudes defined in the Australian Geodetic Datum 1966 (AGD66). You can access the BIM link here: data.qld.gov.au/dataset/queensland-mining-and-exploration-administration-series

- each BIM has a unique name and contains 3456 blocks, which are numbered in sequence.
- each block is approximately 75 square km in area and each sub-block is approximately 3 square km in area - the exact size of the block depends on curvature of the earth.
- each block is divided into 25 sub-blocks, which are identified in alphabetical order (with the exception of the letter “i”).
- each block equals five minutes of latitude by five minutes of longitude and sub-block equals one minute of latitude by one minute of longitude.

For example, the exploration resource authorities shown below (highlighted in red) is located within the Charters Towers BIM. It covers:

- block 2225, sub-blocks s,t,u,y and z
- block 2226, sub-blocks q,r,v and w in,
- block 2297, sub-blocks e,k and p
- block 2298, sub-blocks a,b and f.

In the application, these would be listed (using the first block and sub-block as an example) as CHAR 2225 sub-block “s”.
Generally applicants will use the department’s online spatial system to review the areas that are available for application and to research past resource authorities and geological information for the area. You will need to ensure that you have given regard to the constrained land layer and other restrictions. See Operational policy 7/2012: Prescribed areas (excess and non-contiguous) before finalising your blocks and sub-blocks for application.

Land size and availability

Land Availability

All land can be subject to an exploration resource authority’s application, with the exception of:
- national parks and dedicated conservation zones;
- areas where exploration is expressly prohibited (Crown Land where an Act excludes mining, for example);
- restricted land;
- moratorium land; or
- existing resource authorities.

National Parks

Section 27 of the Nature Conservation Act 1992 lists areas where mining and exploration is prohibited in order to protect National Parks and other zones identified for conservation.

Moratorium Area

The area within an exploration resource authority which has been surrendered, abandoned, relinquished or expired\(^1\), or an application that has been withdrawn\(^2\) will enter a moratorium period for at least 2 calendar months from the date it became non-current. Exploration resource authority applications are not permitted for the same mineral over this land until it is released from moratorium.

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\(^1\) Section 131(1)(b) MRA
\(^2\) Section 131 (1)(c) MRA
Existing resource authorities

Land within a granted exploration resource authority for the same mineral is unavailable for application, however a coal exploration resource authority can overlap a mineral exploration resource authority.

An exploration resource authority may overlap land within an existing resource authority (application for a mining claim, mining lease, or mineral development licence, or granted mining claim, mining lease, or mineral development licence) however the land will be excluded at grant. If the resource authority later becomes non-current, the land can be added back into the area of the exploration resource authority.

Land within an existing undecided application is unavailable unless the application is for a different mineral (including coal), or the current holder conditionally surrenders a granted exploration resource authority over the same area in favour of a new exploration resource authority in the same name, for the same resource.

Additional provisions include overlapping land for some resource authority types, Priority Agricultural Areas, Priority Living Areas, Strategic Environmental Areas, Strategic Cropping Areas or declared high preservation areas.

Size restrictions

Exploration resource authorities for coal
- cannot exceed 300 sub-blocks (tender), or
- 6 sub-blocks (for project related application);

Exploration resource authorities for minerals
- 100 sub-blocks.

If your resource authority application exceeds this maximum area, a statement outlining why you are requesting extra land must be submitted for Ministerial approval. Online applications should include this document as part of Step 4: Land Availability Report.

Sub-block applications over urban, residential or town land must include a work program clearly demonstrating how the applicant will minimise any land use conflicts in these specific areas before such applications may be considered.

Land without a common boundary or non-contiguous boundaries

Each sub-block in your application must adjoin at least one other sub-block (contiguous land). Exploration resource authorities may still be granted for sub-blocks with non-contiguous boundaries if the Minister is satisfied the proposed work program is consistent with competent and efficient mineral exploration practices. Applications with non-contiguous sub-blocks must therefore include a detailed work program outlining how the proposed work will be carried out.

Below is an example of an exploration resource authority with non-contiguous sub-blocks and without a shared common boundary. Note that only blocks with corners touching are considered non-contiguous.

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3 Section 132(1) MRA
4 Section 132(2) MRA
Land constraints

You must ensure that the land for which you are applying is unencumbered and can be entered without restriction for the purposes proposed in the resource authority.

Overlapping resource authorities include existing resource authorities that intersect your application. The ability to proceed with the application therefore depends on the type and extent of resource authority overlap. However, where legislation prohibits overlaps, this area will be excluded from your resource authority application area, should it be accepted.

Unavailable land is generally excluded from applications, even though MyMinesOnline won’t prohibit an application being submitted over this type of restricted land. However, this area will be removed from your resource authority application area should the department accept your application. While unavailable land is generally exempt, there are some specific circumstances (where an applicant wishes to conditionally surrender an existing resource authority in favour of another application, for example) where an application over unavailable land may be accepted.

Constrained land has conditions limiting certain exploration or production activities. Areas of constrained land do not have to be identified on your application, but it is important to be aware that constraints may impact the range of activities you will be permitted to undertake.

Restricted Areas are listed with areas of constrained land, even though in many instances, applications will not be accepted over restricted areas. For these, you may be able to apply for a higher form of resource authority (such as a mining lease).

Conditional surrender

If you are applying to conditionally surrender part or whole an existing exploration resource authority in favour of a new one. The application must be in the same names as the surrendered resource authorities and completely surrendered in the area of the new resource authority. Only a single conditional surrender will be considered for any resource authority or set of resource authorities, and no conditionally surrendered resource authorities may be incorporated into further (bulk) conditional surrenders.
Environmental Authorities and Native Title

Environmental Authorities in relation to mining and resource activities are assessed by the Department of Environment and Science (DES), which administers the eligibility criteria and standard conditions. DES will provide an EA number, required by the Department of Natural resources, Mines and Energy to confirm the EA has been issued before granting your resource authority.

Once technical assessments and native title processes are complete the department will advise you of any outstanding accounts (rent, security or financial assurances, for example). You have 20 business days from the date of the department's letter to finalise these accounts.

Native Title is also assessed independently by the department's own specialist teams. Please visit the Native Title Hub.

Work Programs

Your Work Program provides DNRME with a detailed summary of the activities you propose to undertake in your resource authority. Your proposed work program should be divided annually and relate to the rationale and geological model developed for the proposed resource authority area. Focusing your data collection on exploration activities, contributing to the area's resource knowledge will also help you determine its resource potential and status.

Financial and technical capability

Financial and technical capabilities of holders need to be understood to ensure any planned activities are sufficiently funded and adequately resourced.

The onus is on applicants to demonstrate how the financial and technical capability and commitments for the resource authority will be met. Provision of funding and technical resources may be shared across multiple holders, or one holder may assume the majority of responsibility for one or the other. To address these requirements, applicants need to supply a financial and technical capability and commitment documentation, as well as the appropriate evidence details below.

Evidence requirements for financial and technical capability

If an applicant with financial or technical responsibilities for the resource authority has over 5 year’s history as a resource authority holder in Queensland, they may utilise their history together with a statement as evidence to support this application.

If an applicant with financial or technical responsibilities does not have 5 years history as a resource authority holder in Queensland, or prefers not to rely on past performance, they must attach additional supporting evidence proving their ability to uphold their responsibilities.

In addition, if you are using any third party contractors for the technical aspects of the work, you will need to attach a statement from the third party, outlining what services they will be providing.
### Understanding your resource authority holder obligations

Your resource authority holder obligations are generally listed:

- on the *Instrument of Grant* as mandatory resource authority conditions
- outlined in the legislation governing your resource authority
- attached to the Environmental Authority issued by the [Department of Environment and Science](http://www.des.qld.gov.au).

A summary of the most common resource authority holder obligations are outlined on the website.

<table>
<thead>
<tr>
<th>History</th>
<th>Financial documentation</th>
<th>Technical documentation</th>
</tr>
</thead>
</table>
| More than 5 years | • Financial capability statement  
• Financial commitments document | • Technical capability statement  
• Technical commitments document  
• Third party declaration (if applicable) |
| Less than 5 years   | • Financial capability statement  
• Financial commitments document  
• Supporting evidence of financial capability (see list below) | • Technical capability statement  
• Technical commitments document  
• Third party declaration (if applicable)  
• Supporting evidence of technical capability (see list below) |

Application steps for MyMinesOnline

<table>
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<tr>
<th>What you need to do to apply</th>
<th>Supporting information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Log in to MyMinesOnline, select Apply for a new permit or renew a permit under the I want to… options at the right of the My dashboard tab and select Enter a new permit application. Information on Resource Authority types and the relevant forms are also available to download</td>
<td>Note: MyMinesOnline works best in Internet Explorer</td>
</tr>
</tbody>
</table>

1. If you agree with the Terms and Conditions, select Continue and use the drop down boxes to select the Resource Type either mineral or coal and the Permit Type you are applying for, select Next

Note: At this stage the system creates the new application. This may take a few moments. You need to wait until the screen displays with the link Continue to your application.

2. Select the Continue to your application link

Once created, the steps to follow for the new permit application display in the Application status summary table if completing the steps online. Complete each step as described in the summary. The status of each step displays once details are completed. Some steps will not be available until a preceding step is completed.

3. Select Step 1.

Step 1: Permit details

From the Application status summary table or form, select Step 1: Permit details

1. Enter the Permit Name (for your reference only as it will not be used by the Department)
2. Specify the term of the proposed permit. The maximum term that may be granted is 5 years.
3. Provide the general locality of the application by a brief description of the general area, for example, 15km South East of Mt. Isa. This description will be used in the native title advertising process, if required.
4. Select Save

Note: After each step, the system refreshes to display the status. If a step is complete, the Complete status displays. If incomplete, the status Incomplete displays. Steps can be revisited throughout the process.

Step 2: Permit holder details

From the Application status summary table or form, select Step 2: Permit holder details

1. Select either Add company or Add individual Holder
2. Search for your company or individual holder with either company name or ACN/ARBN or leave the field blank and select Search
3. Select the relevant company or holder and select Next or select Create new company/individual record and add/update contact details including email address and select Next
4. Specify the percent holding for each holder. The total holding must equal 100%. If there is only one holder the percentage must equal 100% for that holder. Use the check box to select the authorised holder, which will default to the principal contact
5. Select tenancy type – Joint Tenancy, Sole Holder or Tenancy in Common

No additional documentation required

Proof of identity

Signed letter of authority

Signed letter of consent by the holder/s

The Authorised Holder Representative guide contains
6. Attach proof of identity and select Next

7. Review and confirm contact details
8. Assign an Authorised Holder Representative to act on your behalf and attach a signed letter of authority and consent of all holders for the Authorised Holder Representative and select Save

Note:
The Act requires all applicants to provide proof of identity when making applications. Each applicant must be an eligible person as defined under the relevant Act. To establish eligibility all applicants are required to provide proof of identity by submitting the following as an attachment with the application.

For an individual
A copy of the original of one of the following
- the applicant’s full birth certificate (not an extract)
- passport in the name of the applicant
- 18+ card in the name of the applicant
- driver’s licence in the name of the applicant.

For a company
The applicant must possess the certificate of registration issued by the Australian Securities and Investments Commission (ASIC) showing the Australian Company Number (ACN).

When applying using the electronic form the department will confirm the validity of the ACN via a direct link with ASIC.

If applying using the paper form, a certified copy of the certificate of registration issued by ASIC must be attached to the application form.

Step 3: Select permit area

From the Application status summary table or form, select Step 3: Select permit area

After investigating the online mapping system and validating the land that is available for application, you will need to nominate the BIM and Block for the permit area and the sub-blocks you wish to apply for from the collection of data that you have investigated. Tick the boxes as appropriate on the screen to:

1. Choose the BIM, block and sub block option
2. Enter the BIM and select the sub blocks and select Save.
3. Wait for the following message to appear on the screen the records are saved successfully. Click the Next button to proceed. Select Next.

Step 4: Land information details

From the Application status summary table or form, select Step 4: Land information details

1. Review the area summary.
   a. The system will automatically identify where you have applied for an area in excess of size restrictions and prompt you to make a statement justifying the excess area.
   b. The system will automatically identify where you have applied for an area that has non-contiguous sub-blocks and prompt you to make a statement justifying the application. Select Next.
### Overlapping permits

2. The system will return a list of overlapping permits, unavailable land and constrained land. You may either amend your application to remove unavailable land, or if you are of the view that you may apply for the area, include justification when submitting the rationale for your work program. The system will not restrict your selection according to unavailable land. Should your application be accepted, your acceptance letter will advise you of the permit area that has been accepted. Select **Next**

### Conditional surrender

In this section, you need to specify if you are surrendering a permit for the purpose of having this one granted. A conditional surrender must be for the whole or part of the area in favour of a whole or part of a new application.

3. This permit that is being surrendered must be surrendered in its entirety. Add the details of the permit you want to surrender. The system will auto-populate the holder and expiry details for you.

4. Provide a statement outlining the reasons you are surrendering in the field provided or upload additional supporting documents in the supporting documents panel. Choose the type of document that you are uploading from the list.

5. Upload supporting documents. This should be a letter/s from all holders wishing to surrender in favour of the new permit. Select **Save**

### Step 5: Environmental authority

From the Application status summary table or form, select **Step 5: Environmental Authority**

1. Nominate the impact type if the application meets the Small Scale Mining Criteria.
2. All other types of EA applications must be lodged directly with the **Department of Environment and Science (DES)** using the **Connect** system or lodging a paper application.

**Note:** Your EA will be assessed by DES, who will advise you the EA number once issued. Confirmation that the EA is issued is required before your permit can be granted.

Please note, once technical assessments and native title processes are complete, the department will advise you of any outstanding monies (for example rent, security) and you have 20 business days from the date of the letter to finalise these accounts.

### Step 6: Native title

From the Application status summary table or form, select **Step 6: Native title**

**Note** As the available processes depend on the type of permit, the works to be undertaken and the area of land that is subject to native title, you need to confirm which native title process you intend to undertake by use of the radio buttons.

1. If you select that you wish to undertake a native title process, use the drop down function to select the applicable process for your permit. You will need in all cases to upload a **Right to negotiate submission**
2. If you select **Right to negotiate and ILUA** you need to nominate the type of ILUA you will opt into.

**Note:** Any application which includes more than 10% non-exclusive land must undertake a native title process. An incorrect process selection could render your application invalid and liable to rejection

**Note:** If you select to proceed without undertaking a native title process, you need to indicate (by use of the check box) that if after a full assessment is completed it is determined that native title does exist; you accept that a native title process is required and

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advertising fees will be requested by the department.

3. Select **Next**

4. Review the **Native title process summary** and select **Save**.

Please review our full [Native Title Guide](#) on land access and native title for mining activities.

### Step 7: Proposed program

From the *Application status summary* table or form, select **Step 7: Proposed program**

The scope of work programs may vary depending on the size and complexity of the proposed operations. If the proposed permit supports other permits or forms part of a broader project, the work program must describe it and clearly show the relationship to the proposed permits.

1. For exploration permits you must provide the duration of your proposed term
2. Download and complete the **work program template**, as required
   Instead of the template, you can also provide your own document, along with any other supporting documentation
3. Upload the completed proposed development plan or mining program and select **Save**.
4. You are required to upload a rationale statement to support your proposed work program.

Please review our full [Development Plan or Work Program Guide](#) on preparing a work program.

### Step 8: Financial and technical capability

From the *Application status summary* table or form, select **Step 8: Financial and technical capability**

To ensure any planned activities are sufficiently funded and adequately resourced, applicants must demonstrate how they intend to meet the financial and technical capability and commitments for the permit.

1. Upload financial capability statements
2. Upload financial commitments document
3. Upload any supporting evidence and select **Next**
4. Upload technical capability statements
5. Upload other resource commitment statements
   **Note:** If a third party is providing resources for the applicant’s permit activities, a statement declaring the resource availability is required.
6. Upload third party declarations as required
   **Note:** If any holder has less than five years of satisfactory compliance history with a current permit in the Queensland resources sector, or wishes not rely on this history, additional supporting evidence is required.
7. Upload supporting evidence as required
8. Select **Save**

Please review our full [Financial and Technical Capability Guide](#)
### Step 9: Understanding your obligations

From the Application status summary table or form, select Step 9: *Understanding your obligations*

**Note:** As a result of the granting of a permit, permit holders must know their obligations generally listed on the Instrument of Grant as ‘permit conditions’ or mandatory conditions as prescribed by the Act or the Regulation. These obligations are also attached to the EA, so you must confirm you understand your permit obligations.

1. Select the check box to indicate your understanding of and agreement to the obligations and select **Save**.

### Step 10: Pay and submit application

From the Application status summary table or form, select Step 10: *Pay and submit Application*

**Note:** If submitting a paper copy, acknowledge you’ve read the declaration by signing and dating the form. The form must be signed **by all permit holders** or it will be delayed or may not be accepted.

1. Select your payment option by use of the radio buttons
   a. Submit your form in person or post it to a [Mines Assessment Hub](#). You can pay by cash, via EFTPOS or by cheque if submitting your form in person.
   b. If posting your application, **only cheque payments** are accepted
   c. If you have registered for the MyMinesOnline portal and are submitting via the website, selecting the Pay and Submit task will offer payment options to complete your transaction
2. Click **OK** to accept the fee payment method or **Cancel** to change payment method
3. Once you have paid or provided proof of payment, select **Next** and an electronic email receipt will be sent. Your request will be submitted once payment is confirmed.
4. Select **Close**.

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Check the Permit Holder Obligations Guide to ensure you’ve understood your responsibilities as a permit holder.

Proof of payment to verify your application has been successfully lodged.
# Legislative requirements

<table>
<thead>
<tr>
<th>Legislative requirement – relevant to the application for a exploration resource authority</th>
<th>Exploration resource authority for coal for a coal mining project</th>
<th>Information to be provided</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section 133(1)(a) – the application is made in the approved form</td>
<td>Section 136R(a) - be in the approved form and lodged with the chief executive</td>
<td>Application lodged via the MyMinesOnline electronic system or by submitting a paper application form.</td>
</tr>
</tbody>
</table>
| Section 133(1)(b) – specify the name of each applicant. | Section 136R(b) - state the name of the applicant | Question 2 – Holder Details  
Each applicant must be an eligible person. For companies - Include Company name and ACN. For Individuals – certified copy of photo identification. |
| Section 133(1)(c) – specify the name and address for service of 1 person upon whom any notice may be served on behalf of the applicant or the applicants | | Question 2 – Holder Details  
Nominate authorised holder to be the contact.  
(Note: This does not give this holder the sole responsibility of the resource authority, it just enables the department to have one point of contact)  
Enter details of authorised holder representative.  
(The representative may be a holder or a resource authority management company) |
| Section 133(1)(d) – define the boundary of the area of the proposed area of the proposed exploration resource authority | Section 136R(c) - define the boundary of the area of the proposed exploration resource authority | Question 3 – Details of Area  
Nominate the BIM/Block number and sub-blocks in the prescribed form.  
(Maximum of 100 sub-blocks for EPM, 300 Sub-blocks for coal)  
If the area is greater than prescribed, the applicant must state why the area is appropriate.  
Attach a map of the proposed area. |
| Section 133(1)(d) – specify the mineral or minerals in respect of which the exploration resource authority is sought | | Question 1 – Resource Authority Details  
Select:  
- All Minerals other than Coal;  
- Coal (Conditional surrender or Coal Mining Project only); or  
- All Minerals other than Coal (opal area restricted areas) |
| Section 133(1)(f)(i) – be accompanied by a statement of the program of work proposed to be carried out under the authority of the exploration resource authority, if granted. | Section 136R(d)(i) - describing the program of work proposed to be carried out under the authority of the exploration resource authority | Question 7 – Work program  
Lodgement of a work program can be done either using the template on the prescribed form or using the excel spreadsheet available through MyMinesOnline.  
List the activities, quantity and expected cost over a five year period.  
The excel spreadsheet is the preferred method for preparing your work program as it is designed to calculate costs.  
Refer to the Development Plan and Work Program Guideline |
<table>
<thead>
<tr>
<th>Legislative requirement – relevant to the application for a exploration resource authority</th>
<th>Exploration resource authority for coal for a coal mining project</th>
<th>Information to be provided</th>
</tr>
</thead>
</table>
| **Section 133(1)(f)(ii)** – be accompanied by a statement specifying the estimated human, technical and financial resources proposed to be committed to exploration work during each year of the exploration resource authority, if granted | 136R(d)(ii) - stating the estimated human, technical and financial resources proposed to be committed to the work during each year of the exploration resource authority | **Question 8 – Financial and Technical capability**
Use the [Financial and Technical capability guide](#) to prepare about your financial capability and technical capability. |
| **Section 133(1)(f)(ii)** – be accompanied by a statement, detailing exploration data captured by the applicant prior to the application in relation to that land | 136R(d)(iii) - stating how the work proposed to be carried out under the authority of the exploration resource authority is necessary for the operation of the coal mining project | **Question 7 – Work Program**
Attach a rationale for the work program, for the overall 5 years and then specifically for Year 1 and 2. Attach any Research material including Information gathered from QDEX.
For an EPC for a coal mining project – state how the work program is necessary for the operation of the coal mining project. |
| **Section 133(1)(g)(i)** – a be accompanied by a statement, separate from the statement mentioned in paragraph (f), detailing the applicant’s financial and technical resources | 136R(e) - be accompanied by a statement, separate from the statement mentioned in paragraph (d), detailing the applicant’s financial and technical resources | **Question 8 – Financial and Technical capability**
Use the [Financial and Technical capability guide](#) to prepare about your financial capability and technical capability |
| **Section 133(1)(g)(ii)** – be accompanied by, if the application relates to land that includes sub-blocks of land that do not have a common boundary—a statement detailing how the work proposed can be carried out using competent and efficient mineral exploration practices | | **Question 4.1 – Land availability**
If the land is non-contiguous, include a statement about how the activities on the exploration resource authority can be carried out effectively. |
| **Section 133(1)(g)(iii)** – be accompanied by, if the application relates to an area of land that exceeds the area prescribed for the mineral or minerals—a statement about why the applicant requires more than the prescribed area of land | | **Question 4.2 – Land availability**
If the land is larger than the prescribed area, include a statement about why it is required.
For an EPC for a coal mining project an area larger than 6 sub-blocks will not be accepted. |
<table>
<thead>
<tr>
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</thead>
<tbody>
<tr>
<td><strong>Section 133(1)(g)(iv) – proof of the applicant’s identity</strong></td>
<td>136R(f)(i) - proof of the applicant’s identity</td>
<td><strong>Question 2 – Resource Authority Holder Details</strong>&lt;br&gt;Attach proof of identity for each holder:&lt;br&gt;- For a company – extract from ASIC with ACN number&lt;br&gt;- For an individual – certified copy of drivers licence.&lt;br&gt;- Letter of authority from holders for authorised holder representative.</td>
</tr>
<tr>
<td><strong>Section 133(1)(g)(v) – the application fee prescribed under a regulation</strong></td>
<td>136R(f)(ii) - the application fee prescribed by regulation</td>
<td><strong>Question 10 – Payment</strong>&lt;br&gt;Refer to payment options in this Guideline</td>
</tr>
</tbody>
</table>
More information

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Email: CoalHub@dnrme.qld.gov.au

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For technical support contact the MyMinesOnline Helpdesk
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Email: mines_online@dnrme.qld.gov.au

8.30am – 4.30pm (AEST) Monday to Friday on Queensland business days.

This publication has been compiled by Regulatory Support and Performance of Georesources, Department of Natural Resources, Mines and Energy.

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