



Application for production lease (non-tender)

Geothermal Energy Act 2010
Form MMOL-15B Version 2.2

You may make an application for a geothermal lease electronically using the [MyMinesOnline](#) system.

Note: A document containing information that is false or misleading may attract a maximum penalty of up to 500 penalty units.

Please cross where applicable . Where insufficient space anywhere on this form, attach a separate page.

Question 1 – Permit details

Specify the prerequisite permit you hold:

Permit type	Permit number	Authorised holder

Permit application name:

Term of permit:

years

General locality of the application:

Question 2 – Permit holder details (if more than two holders provide a separate attachment in format below)

2.1 Authorised holder (Principal holder)

Company name / surname:

Given name (if individual):

ACN/ARBN:

Address:

Town/City:

State:

Postcode:

Country:

Phone no.:

Date of birth: (if individual):

Email:

Sole tenant

Percentage holding:

 %

OFFICE USE ONLY Received at: Received by: Date: / / Time: AM/PM	Fees paid: Total \$ _____	Payment Method: Cash <input type="checkbox"/>	Receiving officer - I confirm that: • 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) Name: _____ Signed: _____ Date: / /
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	NT AD <input type="checkbox"/>	EFTPOS <input type="checkbox"/>	
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2.2 Other holders (if applicable)

Company name / surname:			
Given name (if individual):		ACN/ARBN:	
Address:			
Town/City:		State:	
		Postcode:	
Country:		Phone no.:	
Date of birth: (if individual):			
Email:			
<input type="checkbox"/> Tenants in common	<input type="checkbox"/> Joint tenants	Percentage holding:	
			%

2.3 Disqualification

Indicate if the applicant, or an associate of the applicant, identifies with any of the matters considered to be relevant to deciding whether an applicant may be disqualified under [section 196C\(2\)](#) of the *Mineral and Energy Resources (Common Provisions) Act 2014* (MERC Act)?

Yes

No

Note that it is an offence to provide false or misleading information.

associate, of an applicant for a prescribed matter, means either—

- (a) an entity the decision-maker for the prescribed matter considers is in a position to control or substantially influence the applicant's affairs in connection with the prescribed resource authority the subject of the prescribed matter; or
- (b) if the applicant is a body corporate—
 - (i) a director of the applicant; or
 - (ii) if the applicant is a subsidiary of another body corporate (the **parent company**)—
 - (A) the parent company; or
 - (B) a director of the parent company.

2.4 Authorised holder representative (authorised person to act as contact for this permit)

Name:			
Contact:			
Address:			
Town/City:		State:	
		Postcode:	
Country:		Phone no.:	
Email:			

Attachments required:

- Proof of identity for each holder e.g. *Company certificate issued by ASIC, drivers licence (for individuals)*
- Letter of authority from holders for authorised holder representative to act on behalf of holders for this permit (not required if applicant is an individual (not company) and representing themselves). *Further information is available in the Authorised holder representative guideline available on the [website](#)*
- If the applicant is a company, attach a document providing a list of directors and company secretary of the company (including dates of birth)
- A proposed development plan complying with the initial development plan requirements
- (Where applicable) Details that address the special criteria
- A statement detailing why the size of the proposed area of the lease is appropriate for authorised activities under the lease.

Question 3 – Details of permit area

Specify the application area for the permit. The application can be described by block and sub-block, by freeform (coordinates) or by supplying a shape file electronically with application. Complete appropriate section.

3.1 Block/sub-block description

BIM/BLOCK	All	A	B	C	D	E	F	G	H	J	K	L	M	N	O	P	Q	R	S	T	U	V	W	X	Y	Z																				
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Total number of sub-blocks																																														

Attachments required:

- Details about each applicant's ability to meet the capability criteria.
 - Indicate the experience of each applicant in exploration and production, addressing whether each applicant:
 - Currently holds a resources tenure; or
 - Has previously held a resources tenure within Queensland; or
 - Has previously held, or currently holds a resources tenure outside Queensland; or
 - Has not previously held a resources tenure.

(If an applicant currently holds a resource tenure, or has previously held a resources tenure, please attach details of this tenure. If an applicant has never held a resource tenure, please attach details of the directors and their experience in running companies previously under their directorships, or attach a general summary containing details of the applicant's previous work history.)

- Detail each applicant's own financial resources, or of the financial resources readily available to each applicant
- Detail each applicant's own technical resources, or of the technical resources readily available to each applicant.
- Detail that the applicants has established that geothermal production will or is likely to happen within 2 years after the lease is to take effect.

Note: the applicant must:

- **comply with the land access framework under chapter 3 of the *Mineral and Energy Resources (Common Provisions) Act 2014*. For more details refer to the [website](#).**
- **Comply with any relevant Water Act authorisations**
- **Comply with any additional requirements that relate to overlapping tenures**
- **Please submit the relevant Environmental Authority (EA) application with the Department of Environment and Science (DES) via Online Services. For more information on DES' online system or if you have not registered please visit the DES [website](#) <https://www.business.qld.gov.au/running-business/environment/online-services>.**
Alternatively you can access environmental forms online from <https://www.business.qld.gov.au/running-business/environment/licences-permits/forms-fees>. The resource authority may not be decided until the EA has been issued.

Question 4 – Obligations and declaration

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

- I have read and understood the **relevant guides**.
- I understand my obligations as an applicant/holder for a geothermal 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.
- If a company, this application is signed in accordance with the *Corporations Act 2001*

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

Question 5 – Payment

Permit application	Application fee	<input type="checkbox"/>
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Disclaimer

The Queensland Government is collecting information provided on and with this form to assess the suitability of the application for petroleum lease under sections 78 of the *Geothermal Energy Act 2010* and section 197 of the *Mineral and Energy Resources (Common Provisions) Act 2014* (MERCP). 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.