



Application for mineral development licence

Mineral Resources Act 1989
Form MMOL-12 Version 9

You may make an application for a mineral development licence electronically using the [MyMinesOnline](#) system. Cross where applicable ☒ **Note:** A document containing information that is false or misleading may attract a maximum penalty of 200 penalty units.

Please read the **Mineral development licence guide** ('the guide') and other relevant guides before completing this application.

Question 1 – Permit details

1.1 Mineral development licence type: ☐ Mineral ☐ Coal

1.2 Specify the prerequisite permit you hold:

Permit type	Permit number	Authorised holder	Expiry date

1.3 Permit application
name (your reference only):

1.4 Term of permit:

years

1.5 General locality of
the application:

1.6 Mineral or
infrastructure sought:

OFFICE USE ONLY	Fees paid:	Payment Method:	Receiving officer - I confirm that:
Received at:	Total \$ _____	Cash <input type="checkbox"/>	• the details on application form have been checked;
Received by:	APPLIC <input type="checkbox"/>	Credit Card <input type="checkbox"/>	• all attachments have been submitted;
Date: / /	NT AD <input type="checkbox"/>	EFTPOS <input type="checkbox"/>	• correct application fees have been submitted for the relevant application type (i.e. an application in a Restricted Area)
Time: AM/PM	Receipt Number:	Cheque <input type="checkbox"/>	Name: _____
			Signed: _____ Date: / /

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

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:			
<input type="checkbox"/> Sole tenant	Percentage holding:		

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)?

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

☐ Yes☐ No

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.

If yes to above, the following attachments are required:

☐

[Disqualification Checklist](#)

Documents relating to the potentially disqualifying matters

☐

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 applicant (this includes individual and company certificate of registration) ☐
- Letter of authority from all applicants for authorised holder representative to act on behalf of holders for this permit (not required if holder is an individual (not company) and representing themselves) ☐
- If the applicant is a company, attach a document providing a list of directors and company secretary of the company (including dates of birth) ☐
- Consent of all holders of prerequisite permit (not required if applicant is sole holder of prerequisite permits) ☐
- Statement justifying the term you are applying for ☐

Question 3 – Details of permit area

3.1 Size of area :

hectares

3.2 Provide coordinates for reference point:

**coordinates must be in latitude and longitude on GDA2020 datum*

Note: refer to section 183 of the Mineral Resources Act 1989 and Practice Direction 1/2016: Boundary identification for resource authorities for information on marking out boundary and description of application area

3.3 Local authority:

Internal boundary:

3.4 Is there an existing mining permit (or existing application for a mining permit) wholly within this new permit application?

☐ Yes

☐ No

If yes, specify the permit details:

Permit type	Permit number	Authorised holder	Expiry date

3.5 Area description (include external and internal boundary description) by providing details below or provide an electronic shape file using the **Shape file templates** available on our website with the application form. Refer to ***Shape file guide*** for more information.

[illegible]

Access:

3.6 Is access to the permit application by a designated road that is within or is abutting the permit area?

☐ Yes☐ No

3.7 If yes - Provide the name of the dedicated road:

[Go to question 4](#)

3.8 If no - What is the width of access:

Metres (two decimals)

3.9 Provide any relevant information about the access including start and end points:

3.10 - Access description - by providing details below or provide an electronic shape file using the **Shape file templates** available on our website with the application form. Refer to **Shape file guide** for more information.

Latitude	Longitude
23° 51' 15.296"	147° 30' 26.641"

*Attach as a separate list if insufficient space

Attachments required:

- Map of proposed permit area including external, internal boundary, access
- Provide any other supporting documents or graphic representation of the area e.g. photos
- Provide a statement justifying the area and shape of the application
- Provide information about any resource authorities and land parcel details that abut the boundary, for example
NE corner abuts NW corner of MC5646, western boundary abuts the eastern boundary of Lot 25 on RP143567

Question 4 – Land information

Land parcel details

4.1 Provide property details for all land parcels covered by the permit (including access) (add a separate page if insufficient space).

[illegible]

Restricted land

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

☐ Yes

☐ No

(Refer to the Land access provisions in the Mineral and Energy Resources (Common Provisions) Act 2014 for more information)

4.3 If yes - Describe the permanent building or relevant structures

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

☐ Yes

☐ No

Attachments required:

If yes to 4.4 - Consent from the owner of land

Reserve land

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

☐ Yes

☐ No

Overlapping permits

4.6 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.

Conditional surrender

4.7 Are you seeking to surrender a granted mineral development licence in favour of whole or part of this application?

☐ Yes

☐ No

4.8 If yes - Specify the mineral development licence details:

Permit type	Permit number	Authorised holder	Expiry date

Attachments required:

Rationale for conditional surrender

Question 5 – Environmental authority

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](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> and lodge at a DES office.

The resource authority may not be decided until the EA has been issued. You will also need to ensure you are a Registered Suitable Operator under the *Environmental Protection Act 1994*. More information available from <https://environment.des.qld.gov.au/licences-permits/suitable-operators/>

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 less than 10% of the permits area is native title land. I understand that the area subject to native title will be excluded from the permits area.	<input type="checkbox"/> (Go to Q7)
Option 2	Expedited *	Advertising cost required	<input type="checkbox"/>
		Wholly within a determined native title claim – No advertising cost required	<input type="checkbox"/>
Option 3	Expedited * and ILUA (existing, private or state ILUA)	Advertising cost required Name: _____ or _____ Number: _____	<input type="checkbox"/>
		Wholly within a determined native title claim – No advertising cost required	<input type="checkbox"/>
Option 4	Right to negotiate	Advertising cost required	<input type="checkbox"/>
		Wholly within a determined native title claim – No advertising cost required	<input type="checkbox"/>
Option 5	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)	<input type="checkbox"/>
		Wholly within a determined native title claim – No advertising cost required	<input type="checkbox"/>
Option 6	New Private ILUA	Requires monthly updates be submitted to the department	<input type="checkbox"/> (Go to Q7)
Option 7	Opt into existing private ILUA	Name: _____ or _____ Number: _____	<input type="checkbox"/> (Go to Q7)
Option 8	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) ☐

☐

If you have selected an **expedited** process please confirm the following statements:

I agree that no activities that cause major ground disturbance will be undertaken on this permit e.g. bulk sampling.	<input type="checkbox"/>
I agree to and accept to the Native title protection conditions .	<input type="checkbox"/>

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 expedited or 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 – Work program

Complete the **work program template** with details of activities to be undertaken including expenditure for the term you are applying for. A template is available online which you can complete and attach to this application, or complete all sections below. (A list of the **exploration work program disciplines and activities** can be viewed in the EP user guide).

Year	Discipline	Activity	Total quantity	Number of units (if appropriate)	Scale	Total cost
	(e.g. Desktop studies, mapping, remote sensing, geochemistry, drilling)	(e.g. Gravity data reprocessing, soil sampling, types of drilling (diamond, hammer)	(e.g. Days, meters, samples, line kilometres)	(e.g. Holes, lines)	(Ground base regional, prospecting, airborne prospecting)	\$10,000
1.						
Year	Discipline	Activity	Total quantity	Number of units (if appropriate)	Scale	Total cost
2.						

Year	Discipline	Activity	Total quantity	Number of units (if appropriate)	Scale	Total cost
3.						
Year	Discipline	Activity	Total quantity	Number of units (if appropriate)	Scale	Total cost
4.						
Year	Discipline	Activity	Total quantity	Number of units (if appropriate)	Scale	Total cost
5.						

Attachments required:Rationale for the work program ☐Resource statement - identifying the resources within the proposed area, relevant maps and cross sections, exploration results and supporting documents ☐**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.

I/we have more than five (5) years history in Queensland with a good compliance record. ☐

Financial information:

Financial capability statement

Details of other financial commitments in relation to activity in Queensland

Technical information:

Technical capability statement

Details of other human / technical resource commitments in relation to activity in Queensland

Third party declaration (if a third party is providing resources for your program)

I/we have less than five (5) years compliance and history in Queensland or do not wish to rely on my/our history. ☐

Financial information:

Financial capability statement

Supporting evidence

Details of other financial commitments in relation to activity in Queensland

Technical information:

Technical capability statement

Details of other human / technical resource commitments in relation to activity in Queensland

Third party declaration (if a third party is providing resources for your program)

Supporting evidence

Question 9 – Obligations and declaration**WARNING:** Giving false or misleading information is a serious offence.

- I have read and understood the ***Mineral development licence and other relevant guides***.
- I understand my obligations as an applicant/holder for a mineral development licence.
- 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:

Signature:

Position:

Date:

Company:

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"/>		

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	<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 mineral development licence under the *Mineral Resources Act 1989* (the MRA). This information is authorised by section 183 of the 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.