

Application to amend relinquishment condition

Petroleum and Gas (Production and Safety) Act 2004 (s372), Petreoleum Act 1923 (s77T)

Mineral Resources Act 1989 (s318DC)

Form MMOL-39 Version 1

MINES ABN 59 020 847 551

You may make an application to amend relinquishment condition electronically using the <u>MyMinesOnline</u> system. Alternatively you may complete the original of this application and submitting the application, any attachments and the prescribed fee at a <u>Mines</u> <u>lodgement office</u>.

Note: A document containing information that is false or misleading may attract a maximum penalty of 200 – 500 penalty units.

Please use a pen, and write neatly using **BLOCK LETTERS** Cross where applicable \boxtimes . Where insufficient space anywhere on this form, attach a separate page.

Note: This application is to be used where a Mining Lease is granted for coal or oil shale and contains a relinquishment condition, and the whole or part of the tenure area is in the area of an Authority to Prospect for Petroleum, or where a petroleum lease contains a relinquishment condition and whole or part of the tenure area is within the area of a coal or oil shale exploration tenement. (s372 P&G Act, s77T of 1923 Act, s318DC of the MRA)

shale exploration tenement. (s372 P&G Act, s77T of 1923 Act, s318DC of the MRA)								
Question 1 – P	ermit and I	holder details						
Permit number (eg.	PL1)		Cur	rent expiry date:	:			
	Holder 1		Holder 2		Holder 3			
Company Name/surname:								
Given name (if individual):								
ACN/ARBN								
% Holding:								
Question 2 – Relinquishment condition details								
2.1 Was the permit granted with a specific relinquishr			shment condition?	☐ Yes	□ No	If no, this application can not be made.		
2.2 Provide the ove	erlapping pern	ni <u>t details</u>						
Permit number (eg. ATP01000)			Current expiry date		:			
Attachmente regul	irad.							
 Attachments required: Provide a statement detailing the <u>current</u> relinquishment condition and the <u>amended</u> relinquishment condition proposed 								
Provide a statement about the consultation carried out and results of consultation about the proposed amendment and proposed later development plan								
OFFICE USE O	All V	Face weid:	Daymont Math - I	Daniel and Miles				
OFFICE USE O Received at:	NLY	Fees paid: Total \$	Payment Method: Cash	Receiving office I confirm that:	_			
Received by:		DNRM	Credit Card	all attachme	nts have been			
Date: /	/		EFTPOS	 correct appli relevant app 		ive been submitted for the		
	M/PM	Receipt No.	Cheque	Name:		 Date: / /		

September 2016 Page 1 of 3

Attachments required:	
 A statement detailing whether the current development plan has been complied with. If development plan has not been complied with, state the details of and reasons for non- 	
A Coal Seam Gas (CSG) Statement	
 Proposed later development plan for the lease as amended, including details about whe plan includes all the provision proposed by the overlapping permit holder. If the plan doe a provision proposed, provide reasons why it was not included in the plan 	
 Provide a statement of the potential for the applicant and the overlapping permit holder coordination arrangement about production under the amended permit and coal/oil shal incidental gas mining under any future mining or petroleum lease that may be granted to holder 	le or

Question 5 – Obligations and declaration

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

- I have read and understood the **resource guides** and resources legislation.
- I understand my obligations as an applicant/holder for the permit.
- 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.

Note: if this form is being signed by a person other than the current registered holder, a letter of authority or power of attorney documents must be provided with this application.

Print name:	Signature:
Position:	Date:
Company:	
Print name:	Signature:
Position:	Date:
Company:	
Print name:	Signature:
Position:	Date:
Company:	
Print name:	Signature:
Position:	Date:
Company:	

September 2016 Page 2 of 3

Question 6 – Payment

Application	Amend relinquishment condition fee	

OFFICE USE ONLY CHECKLIST -					
Has statements and details as required on form been provided?					
Application fee has been lodged with application?					
Receiving officer I confirm that: the details on this form have been checked the checklist above are complete attachments required are correct correct fees have been submitted. The application to amend relinquishment condition has / has not provided all the information required by the legislation to be assessed.	I recommend that the application should / should not Name: Signed: Da	be received. ate: / /			
Departmental Officer The application to amend relinquishment condition is received and can be recorded on the register or refused to be received under s386Pof the MRA, s842 of the P&G, s120 of the 1923 Act.	Reasons for refused to receive: Name: Signed: Date:				

Disclaimer

The Queensland Government is collecting information provided on this form for the purpose of assessing the suitability of your application to amend relinquishment condition and maintain the public searchable register under the *Mineral Resources Act 1989, Petroleum and Gas (Production and Safety) Act 2004* and *Petroleum Act 1923 and* section 197 of the Mineral and Energy Resources (Common Provisions) Act 2014. 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.

September 2016 Page 3 of 3