

Disqualification Checklist

Criteria under section 196C of the <i>Mineral and Energy Resources</i> (Common Provisions) Act 2014	No	Yes ¹ If ticked further information is required
Has the applicant, or an associate ² of the applicant ¹ , (and if the applicant is a company – the applicant's executive officers ³):		
contravened a Resource Act (other than Chapter 9 Safety of the Petroleum and Gas (Production and Safety) Act 2004		
 been convicted of an offence against: a Resource Act; or the Coal Mining Safety and Health Act 1999; or the Environmental Protection Act 1994; or the Mining and Quarrying Safety and Health Act 1999; or the Water Act 2000. 		
been convicted of an offence under a corresponding law		
been convicted of an offence involving fraud or dishonesty within the past 10 years		
is/been insolvent under administration		
been subject of a winding-up order for which a controller or administrator is or was appointed in the past 10 years		
 been disqualified from managing corporations because of the Corporations Act, part 2D.6. 		
Are there any other matters that you are aware of that the decision maker may consider relevant or that you would like to mention?		

If yes is ticked to any of the questions you must indicate if the event occurred to you individually or to a company or business in which you currently hold, or have held, a position of management or control. You must also provide complete details (including the facts and circumstances surrounding the offence or incident and details of relevant persons involved) in an attachment. You may also attach a submission for the chief executive which will be considered in deciding whether you are a disqualified from holding the resource authority.