APPLICATION AMEND ENVIRONMENTAL AUTHORITY
ML80102

AND

APPLICATION FOR AMALGAMATION OF ENVIRONMENTAL AUTHORITIES
ML80102 AND ML7341

CAPRICORN STONE PRODUCTS PTY LTD
ACN 010 802 892

DEPARTMENT OF ENVIRONMENT AND HERITAGE

22 July 2015

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<td>SCHEDULE TWO</td>
<td>Application to Amalgamate 2 or more Environmental Authorities in to an Amalgamated Project or Local Government Authority.</td>
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<td>Current title search for Lot 1 – 6 &amp; 184 on LIV40877.</td>
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<td>Current title search for Lot 252 on LN2842.</td>
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<td>Current title search for Lot 179 on CP LN2465.</td>
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<td>SCHEDULE SEVEN</td>
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<td>SCHEDULE NINE</td>
<td>Photographs of Existing Operations.</td>
</tr>
<tr>
<td>SCHEDULE TEN</td>
<td>Google Earth Map.</td>
</tr>
</tbody>
</table>
Unless otherwise provided or unless the subject matter is inconsistent therewith, the expressions following (whether appearing with or without capitals) shall have the meanings hereinafter respectively assigned to them:

<table>
<thead>
<tr>
<th>Defined Term</th>
<th>Meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td>AHR</td>
<td>Authorised Holder Representative</td>
</tr>
<tr>
<td>Applicant</td>
<td>CSP</td>
</tr>
<tr>
<td>Approved Form</td>
<td>DEHP Approved Forms</td>
</tr>
<tr>
<td>CSP</td>
<td>Capricorn Stone Products Pty Ltd ACN 010 802 892</td>
</tr>
<tr>
<td>CSQ</td>
<td>Capricorn Sandstone Quarries Pty Ltd ACN 097 933 205</td>
</tr>
<tr>
<td>DEHP</td>
<td>Department of Environment and Heritage</td>
</tr>
<tr>
<td>DNRM</td>
<td>Department of Natural Resources and Mines</td>
</tr>
<tr>
<td>EA</td>
<td>Environmental Authority</td>
</tr>
<tr>
<td>Emanate Legal</td>
<td>The law firm, Emanate Legal of 168 Flinders Street, Townsville acting as the legal representative of CSP</td>
</tr>
<tr>
<td>EP Act</td>
<td>Environmental Protection Act 1994</td>
</tr>
<tr>
<td>EPR</td>
<td>Environmental Protection Regulation 2008</td>
</tr>
<tr>
<td>ERA</td>
<td>Environmentally Relevant Activity</td>
</tr>
<tr>
<td>Mineral</td>
<td>Has the meaning in section 6 MRA</td>
</tr>
</tbody>
</table>

1 SCHEDULE THREE.
2 SCHEDULE ONE.
3 SCHEDULE TWO.
4 SCHEDULE FOUR.
5 SCHEDULE FIVE.
6 MRA s 6 Meaning of mineral

(1) A mineral is a substance—
(a) normally occurring naturally as part of the earth’s crust; or
(b) dissolved or suspended in water on or within the earth’s crust; or
(c) that may be extracted from a substance mentioned in paragraph (a) or (b).

(2) Subject to subsection (3), each of the following is a mineral—
(a) any type of clay;
(b) loamy sand;
(c) coal seam gas;
Notes—
1 For what is coal seam gas and incidental coal seam gas, see section 318AC.
2 See also chapter 8, part 8, division 1.
(d) limestone;
(e) marble;
(f) a product that may be extracted or produced by an underground gasification process for coal or oil shale (mineral (f)) and another product that may result from the carrying out of the process (also mineral (f));
Examples of underground gasification processes—combustion, consumption, heating, leaching and reaction
Example of another product—gas desorbed as a result of an underground gasification process
(g) peat;
(h) salt, including brine;
(i) oil shale;
Note—
<table>
<thead>
<tr>
<th><strong>Mining Lease</strong></th>
<th>Has the meaning in Schedule 27 of the MRA</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Mining Lease Holder</strong></td>
<td>Has the meaning in Schedule 28 of the MRA</td>
</tr>
<tr>
<td><strong>ML</strong></td>
<td>Mining Lease</td>
</tr>
<tr>
<td><strong>MRA</strong></td>
<td>Mineral Resources Act 1989 (Qld)</td>
</tr>
<tr>
<td><strong>USL</strong></td>
<td>Unallocated State Land</td>
</tr>
</tbody>
</table>

**Construction**

Reference to:

A person includes:

A corporation, a partnership and government body; and

The legal representatives, successors and assigns of that person; and

A right includes a remedy, authority or power.

**Plurals and Genders**

A word importing:

The singular includes the plural and vice versa; and

Any gender includes all other genders.

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For what is oil shale, see section 318AD.

(i) silica, including silica sand;

(ii) rock mined in block or slab form for building or monumental purposes.

(iii) Despite subsections (1) and (2)—

(a) clay (other than kaolin and bentonite) is only a mineral if it is mined for use for its ceramic properties; and

Examples of uses of clay for its ceramic properties—

• for brick or tile making

• for pottery making

(b) limestone, silica and silica sand is only a mineral if it is mined for use for its chemical properties; and

(c) mineral (f) is only a mineral if—

(i) the coal or oil shale, from which it is extracted or produced, is held under a mineral development licence and it has been added to the licence under section 208; or

(ii) the coal or oil shale, from which it is extracted or produced, is held under a mining lease and it is specified in the lease.

(d) each of the following is not a mineral—

(i) soil, sand, gravel or rock (other than rock mentioned in subsection (2)(k)) if it is to be used, or to be supplied for use, as sand, gravel or rock, whether intact or in broken form;

(ii) living matter;

(iii) steam or water.

7 MRA Schedule 2 mining lease means—

(a) for chapter 6, part 2—a mining lease under chapter 6, part 2; or

(b) other than for chapter 6, part 2—a mining lease under chapter 8, part 1 or 2.

8 MRA Schedule 2 mining lease holder means for chapter 8, part 8, divisions 1 and 2, see section 318CL
1. INTRODUCTION

CSP:

- is located approximately two (2) kilometres south east of Stanwell in Central Queensland;

- undertakes open cut mining operations on Mining Lease ML80102 and the contiguous Mining Lease ML7341; and

- is cognisant that mining operations on ML80102 has exceed the ten (10) hectare limitation for a Standard EA and as such requires a Site Specific EA.

Subsequent to DEHP approval of a Site Specific EA for ML80102 CSP makes application for an amalgamation of environmental authorities for ML80102 and ML7341.

This supplementary document is provided to deliver supporting information to that contained in the:

- Approved Form EM847 – Version 7 ‘Application to Amend an Environmental Authority’ and has been formatted to follow the Approved Form. Additional information is provided that addresses other matters as required by the EP Act; and

- Approved Form EM879 – Version 3 ‘Application to Amalgamate two (2) or more Environmental Authorities into an Amalgamated Project or Local Government Authority’ and has been formatted to follow the Approved Form. Additional information is provided that addresses other matters as required by the EP Act; and
PART A

2. APPLICATION TO AMEND AN ENVIRONMENTAL AUTHORITY

APPROVED FORM ADDITIONAL INFORMATION

2.1 Describe in detail the proposed amendment and the reason the amendment is being sought (Question 2)

ML80102 has a total tenure area of 18.8112 hectares.

Current significantly disturbed land\(^9\) within the area of ML80102 is approximately sixteen (16) hectares.

The area of significantly disturbed land due to mining activities exceeds the limit provided in the EPR Schedule 3A(1)(a)\(^{10}\) being ten (10) hectares.

The proposed amendment is a Minor Amendment pursuant to section 223\(^{11}\) of the EP Act

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\(^9\) Environmental Protection Regulation 2008 Schedule 12 s4 Meaning of significantly disturbed land

\(^{10}\) Without limiting subsection (1)(b), land requires human intervention to rehabilitate it if—

- (a) the disturbance has made the land more susceptible to erosion; or
- (b) the land use capability or suitability of the land is diminished; or
- (c) the quality of water in a watercourse downstream of the land has been significantly reduced.

\(^{11}\) If land is significantly disturbed land because it is contaminated land, it ceases to be significantly disturbed land if a suitability statement is issued for the land.

In this part—

condition conversion, for an environmental authority, means an amendment replacing all of the conditions of the authority with the standard conditions for the environmentally relevant activity to which the authority relates.

major amendment, for an environmental authority, means an amendment that is not a minor amendment.

minor amendment, for an environmental authority, means an amendment that is—

- (a) a condition conversion; or
- (b) a minor amendment (threshold).

minor amendment (threshold), for an environmental authority, means an amendment that the administering authority is satisfied—

- (a) is not a change to a condition identified in the authority as a standard condition, other than—
  - (i) a change that is a condition conversion; or
  - (ii) a change that is not a condition conversion but that replaces a standard condition of the authority with a standard condition for the environmentally relevant activity to which the authority relates; and
The application to amend the EA is a minor amendment (threshold):

- replaces a standard condition of the authority with a standard condition for the environmentally relevant activity to which the authority relates by an increased in the surface area effected at any one time;
- does not significantly increase the level of environmental harm caused by the relevant activity;
- does not change any rehabilitation objectives stated in the authority in a way likely to result in significantly different impacts on environmental values than the impacts previously permitted under the authority;
- does not significantly increase the scale or intensity of the relevant activity;
- does not relate to a new relevant resource tenure for the authority.

2.2 Describe the land where the proposed amended activities will be carried out (Question 3)

The land is described as:

Mining District: Rockhampton
Local Government Area: Rockhampton Regional Council
Total number of sub-blocks: 1

Sub Block: BIM
Block: 3029
Sub-block: A

(b) does not significantly increase the level of environmental harm caused by the relevant activity; and
(c) does not change any rehabilitation objectives stated in the authority in a way likely to result in significantly different impacts on environmental values than the impacts previously permitted under the authority; and
(d) does not significantly increase the scale or intensity of the relevant activity; and
(e) does not relate to a new relevant resource tenure for the authority that is—
   (i) a new mining lease; or
   (ii) a new petroleum lease; or
   (iii) a new geothermal lease under the Geothermal Energy Act; or
   (iv) a new GHG injection and storage lease under the GHG storage Act; and
(f) involves an addition to the surface area for the relevant activity of no more than 10% of the existing area; and
(g) for an environmental authority for a petroleum activity—
   (i) if the amendment involves constructing a new pipeline—the new pipeline does not exceed 150km; and
   (ii) if the amendment involves extending an existing pipeline—the extension does not exceed 10% of the existing length of the pipeline; and
(h) if the amendment relates to a new relevant resource tenure for the authority that is an exploration permit or GHG permit—the amendment application under section 224 seeks an amended environmental authority that is subject to the standard conditions for the relevant activity or authority, to the extent it relates to the permit.

SCHEDULE TEN.
Background Tenures

<table>
<thead>
<tr>
<th>Lot</th>
<th>Plan</th>
<th>Holder</th>
<th>Address</th>
<th>Shire</th>
<th>Land Use</th>
<th>All / Part</th>
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</thead>
<tbody>
<tr>
<td>184</td>
<td>LIV40877</td>
<td>DNRM Trustee Rockhampton Regional Council</td>
<td>232 Bolsover Street Rockhampton</td>
<td>Rockhampton Reserve</td>
<td>Quarry Reserve</td>
<td>Part</td>
</tr>
<tr>
<td>179</td>
<td>LN2465</td>
<td>CSP</td>
<td>Care of Knight &amp; Co 24 East Street Rockhampton 4700</td>
<td>Rockhampton</td>
<td>Quarry</td>
<td>All</td>
</tr>
<tr>
<td>252</td>
<td>LN2482</td>
<td>CSP</td>
<td>Care of Knight &amp; Co 24 East Street Rockhampton 4700</td>
<td>Rockhampton</td>
<td>Quarry</td>
<td>All</td>
</tr>
</tbody>
</table>

2.3 Is the proposed amendment to either add a new ERA or amend an existing ERA (Question 4)

The mining activities on mining lease ML80102 have increased the area of significantly disturbed land beyond the limit of the Standard EA.

The current ERA number for ML80102 is EPSL00052613 (ML80102).

2.4 Do you currently have financial assurance held as part of the approved environmental authority (Question 5)

CSP:

- currently has a financial assurance held as part of the approved environmental authority;
- will not need to change the financial assurance in relation to this amendment.
2.5 What is the ERA type you are applying to amend (Question 6)

CSP is making application to amend a resource activity. The activity undertaken on the ML80102 is a mining activity pursuant to the Mineral Resources Act 1989. The specific activity is dimension sandstone mining.

2.6 Is the resource activity located anywhere within an area of regional interest (Question 11)

The resource activity is NOT located in any following areas of regional interest:

• Priority Agricultural Areas (PAAs);
• Priority Living Areas (PLAs);
• Strategic Environmental Areas (SEAs);
• Strategic Cropping Area (SCA, formerly Strategic Cropping Land);

2.7 Environmental Offsets (Question 12)

CSP:

• has consulted the Queensland Environmental Offsets Policy — ‘Significant Residual Impact Guideline’ dated December 2014;
• considered the impact of the mining activities within ML80102; and
• considers that after avoidance and mitigation obligations are met there is NO impact on a prescribed environmental matter.

2.8 Public Notice Requirements (Question 13)

The application relates to a mining activity only and public notice requirements do NOT apply.

2.9 Does the application relate to an environmental authority for a coal seam gas activity that is an ineligible ERA? (Question 14)

The application does NOT relate to an environmental authority for a coal seam gas activity that is an ineligible ERA.

2.10 Has an environmental impact statement (EIS) process that includes the proposed amendment, been completed? (Question 15)

An EIS process has NOT been completed that includes the proposed amendment.
2.11 EIS Triggers (Question 16)

The application for amendment does NOT contain EIS triggers.

2.12 Assessment of the environmental impact and provision of specific supporting information (Question 17)

CSP has indicated on the Approved form “N/A” to each of the mandatory information requirements.

2.13 Provide details of the proposed measures for minimising and managing waste generated by any amendments. (Question 18)

The levels of waste generated by the increase in the significant area of disturbance will not increase. There is no increase in intensity of the mining operations and there is no increase in waste generated from the mining activity.

2.14 Is the land currently subject to an environmental protection order or a site management plan. (Question 19)

The land, subject of ML80102 is NOT currently subject to an environmental protection or site management plan.

2.15 Is any part of the land currently recorded in, or previously been recorded in, the environmental register. (Question 20)

The land, subject of ML80102 is NOT currently recorded in, and has NEVER been recorded in, the environmental register.

2.16 Payment of fees. (Question 21)

Would you please call (07) 49 347336 and ask for Tamsyn Smith for details required for credit card payment.
PART B

3. APPLICATION TO AMALGAMATE TWO (2) OR MORE ENVIRONMENTAL AUTHORITIES INTO AN AMALGAMATED PROJECT OR LOCAL GOVERNMENT AUTHORITY

APPROVED FORM ADDITIONAL INFORMATION

3.1 Demonstrate that the ERA’s to be amalgamated can be carried out as a single integrated operation. (Question 4)

CSP holds mining lease:

- ML80102 with the relevant ERA EPSL00052613 which is a Standard EA within the terms of the EP Act and the EPR;

- ML7341 with the relevant ERA EPSL00026513 which is a Standard EA within the terms of the EP Act and the EPR.

ML80102 and ML7341:

- are held by the same company and operations on site are undertaken by a related company, CSQ.

- are contiguous;

- are managed by the same management personnel

- are operationally interrelated;

- have the same activities on site;

- are for the same mineral (dimension sandstone);

- are an integrated operation.\(^{13}\)

3.2 Plan of Operations (Question 5)

Telephone discussion dated 21 July 2015 between:

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\(^{13}\) Environmental Protection Act 1994 s113 Single integrated operations
Environmentally relevant activities are carried out as a single integrated operation if—
(a) the activities are carried out under the day-to-day management of a single responsible individual, for example, a site or operations manager; and
(b) the activities are operationally interrelated; and
(c) the activities are, or will be, carried out at 1 or more places; and
(d) the places where the activities are carried out are separated by distances short enough to make feasible the integrated day-to-day management of the activities.
• DEHP: Thomas Cobban; and
• Emanate Legal: Michael Day.

Emanate was advised that a revised Plan of Operations would be requested from DEHP subsequent to advice regarding Site Specific EA conditions that are required to be met by CSP.

3.3 Common Conditions (Question 6)
All of the environmental conditions at each mine site ML80102 and ML7341 are identical. The operations at both sites are the same and both sites are mined for the same product, Dimension Sandstone.

3.4 Payment of Fees

Would you please call (07) 49 347336 and ask for Tamsyn Smith for details required for credit card payment.
Application form

Environmental authority

Application to amend an environmental authority

This approved form is to be used when applying to amend an environmental authority under sections 222 to 227 of the Environmental Protection Act 1994 (EP Act) for an environmentally relevant activity (ERA).

An application to amend an environmental authority is not appropriate in all circumstances. If you answer yes to any of the questions in the checklist below, you cannot use this application form. If you answer no to all of the questions in the checklist, you may continue to use this application form.

This form also contains a question relating the Regional Planning Interests Act 2014. If you are proposing to undertake resource activities in an area of regional interests, a regional interest development approval (RIDA) may be needed. Further information, including applications forms, can be found on the Department of State Development, Infrastructure and Planning (DSDIP) website, www.dsdip.qld.gov.au.

You are encouraged to have a pre-lodgement meeting before applying to amend your environmental authority. If you would like to have a pre-lodgement meeting:

- for prescribed ERAs 2, 3 and 4—contact the Department of Agriculture, Fisheries and Forestry by email at livestockregulator@daff.qld.gov.au.
- for any other ERA—please fill out and lodge the form "Application for a pre-design/pre-lodgement meeting" (EM11251), prior to lodging this application form.

Checklist for making an amendment application

You must complete this checklist before you continue with the application form.

If your application is for:

☐ a prescribed ERA → fill in Section 1 and Section 2 of the checklist below
☒ a resource activity → fill in Section 1 and Section 3 of the checklist below
☐ both a prescribed ERA and a resource activity → fill in sections 1, 2 and 3 of the checklist below

If you have answered yes to any of the below questions, you cannot use this application form. If you have answered no to all of the below questions, you may continue to use this application form.

1 This is the publication number. The publication number can be used as a search term to find the latest version of a publication at www.qld.gov.au.
## Checklist questions

<table>
<thead>
<tr>
<th>Section 1 – all applications</th>
<th>Guidance</th>
</tr>
</thead>
</table>
| Is the amendment to correct a clerical or formal error? | □ YES  
☒ NO | If yes, you cannot use this form. This request should be made in writing directly to the administering authority (no fees apply). |
| Is the amendment to amalgamate two or more environmental authorities? | □ YES  
☒ NO | If yes, you cannot use this form. Please use either the form Application to Amalgamate two or more Environmental Authorities into an Amalgamated Corporate Authority (EM789), or Application to Amalgamate two or More Environmental Authorities Into an Amalgamated Project or Local Government Authority (EM879). |
| Is the amendment to amend financial assurance only? | □ YES  
☒ NO | If yes, you cannot use this form. Please use the form Application to Amend or Discharge Financial Assurance (EM875). |

## Section 2 – prescribed ERAs

| Is the amendment for the holder of the environmental authority to transfer all or part of the environmental authority to a person? | □ YES  
☒ NO | If yes, you cannot use this form. Please use the form Request to Transfer All or Part of an Environmental Authority for a Prescribed Environmentally Relevant Activity (EM794). |
| Does the proposed amendment involve changes that require either an existing development application to be amended or a new development application to be lodged under the Sustainable Planning Act 2009 and the application for the amendment has not been lodged. | □ YES  
☒ NO | The development application must be lodged for the proposed amendment before an environmental authority amendment application can be made. |
| Is the proposed amendment solely to add or remove vehicles for ERA 57 (Regulated Waste Transport)? | □ YES  
☒ NO | If yes, you do not need to submit this application form. Use the form Details of Regulated Waste Vehicles (EM869) available at www.qld.gov.au. Use EM869 as a search term. |

## Section 3 – resource activities (mining, petroleum, geothermal or GHG storage activities)

| Is the amendment for a partial surrender of an environmental authority for a mining, geothermal or petroleum resource activity? | □ YES  
☒ NO | If yes, you cannot use this form. Please use the form Application for Surrender or Partial Surrender of an Environmental Authority (EM796). |
Definitions of terms used in this form

Where there is inconsistency between the definition of terms used here and the terms used in the EP Act, the terms in the EP Act apply.

Condition conversion
For an environmental authority, means an amendment replacing all the conditions of the authority with the standard conditions for the environmentally relevant activity which the authority relates. The relevant eligibility criteria and standard conditions must be able to be met.

Environmentally relevant activity (ERA)
A resource activity or a prescribed ERA.

ERA project
A prescribed ERA project or a resource project.

Mobile and temporary ERA
A prescribed ERA, other than an activity that is dredging material, extracting rock or other material, or the incinerating of waste:
(a) carried out at various locations using transportable plant or equipment, including a vehicle
(b) that does not result in the building of any permanent structures or any physical change of the landform at the locations (other than minor alterations solely necessary for access and setup including, for example, access ways, footings and temporary storage areas)
(c) carried out at any 1 of the locations:
   (i) for less than 28 days in a calendar year, or
   (ii) for 28 or more days in a calendar year only if the activity is necessarily associated with, and is exclusively used in, the construction or demolition phase of a project.

Prescribed ERA
An environmentally relevant activity that is not a resource activity and is prescribed under section 19 of the EP Act.

Prescribed ERA project
All prescribed ERAs carried out, or proposed to be carried out, as a single integrated operation.

Registered suitable operator
A person who, or a corporation which, under section 318l of the EP Act has been assessed as being suitable to carry out an ERA and has been listed on the suitable operator register.
### Application form

**Application to amend an environmental authority**

<table>
<thead>
<tr>
<th><strong>Resource activity</strong></th>
<th>An activity that is any of the following:</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a)</td>
<td>a geothermal activity</td>
</tr>
<tr>
<td>(b)</td>
<td>a greenhouse gas (GHG) storage activity</td>
</tr>
<tr>
<td>(c)</td>
<td>a mining activity</td>
</tr>
<tr>
<td>(d)</td>
<td>a petroleum activity</td>
</tr>
</tbody>
</table>

| **Resource project** | Resource activities carried out, or proposed to be carried out, under 1 or more resource tenures, in any combination, as a single integrated operation. |

| **Significant project** | A project declared under section 26 of the *State Development and Public Works Act 1971* to be a significant project. |

<table>
<thead>
<tr>
<th><strong>Single integrated operation</strong></th>
<th>Occurs when all the below criteria is met:</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a)</td>
<td>the activities are carried out under the day-to-day management of a single responsible individual, for example, a site or operations manager</td>
</tr>
<tr>
<td>(b)</td>
<td>the activities are operationally interrelated</td>
</tr>
<tr>
<td>(c)</td>
<td>the activities are, or will be, carried out at 1 or more places</td>
</tr>
<tr>
<td>(d)</td>
<td>the places where the activities are carried out are separated by distances short enough to make feasible the integrated day-to-day management of the activities.</td>
</tr>
</tbody>
</table>
## Application details

### 1. Environmental authority number

<table>
<thead>
<tr>
<th>ENVIRONMENTAL AUTHORITY NUMBER</th>
</tr>
</thead>
<tbody>
<tr>
<td>EPSL00052613 (ML801020)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>ENVIRONMENTAL AUTHORITY HOLDER NAMES</th>
</tr>
</thead>
<tbody>
<tr>
<td>CAPRICORN STONE PRODUCTS PTY LTD</td>
</tr>
</tbody>
</table>

### Agent details / address for service

The address supplied here will also be used as a service address for sending statutory documents. If blank, statutory documents will be sent to the address previously supplied for the holder or principal applicant for the environmental authority.

<table>
<thead>
<tr>
<th>INDIVIDUAL OR BUSINESS NAME (INCLUDE TRADING NAME IF RELEVANT)</th>
</tr>
</thead>
<tbody>
<tr>
<td>CAPRICORN STONE PRODUCTS PTY LTD</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>RESIDENTIAL ADDRESS OR REGISTERED BUSINESS ADDRESS (NOT A POST OFFICE BOX ADDRESS)</th>
</tr>
</thead>
<tbody>
<tr>
<td>KNIGHT &amp; Co, 24 EAST STREET, ROCKHAMPTON 4700</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>POSTAL ADDRESS (WHERE DIFFERENT FROM ABOVE)</th>
</tr>
</thead>
<tbody>
<tr>
<td>PO BOX 5164 RED HILL ROCKHAMPTON 4701</td>
</tr>
</tbody>
</table>

**CONTACT PERSON**

**CARE OF EMANATE LEGAL: MICHAEL DAY**

**PHONE**

(07) 47 27 0100

**FAX**

(07) 47 27 0150

**EMAIL**
mday@emanatelegal.com.au

☐ CROSS IF YOU DO NOT WANT TO RECEIVE CORRESPONDENCE VIA EMAIL
2. Describe in detail the proposed amendment and the reason the amendment is being sought

The decision of whether the amendment is major or minor is made by the administering authority. However, the administrative process requires you to indicate whether you think the proposed amendment will constitute a major or minor amendment. If you have questions regarding whether your amendment will be minor or major you are encouraged to arrange a pre-lodgement meeting with the administering authority.

Please indicate below whether you think the proposed amendment will constitute a major or minor amendment.

☐ Minor amendment (condition conversion) – you wish to convert all conditions of your EA to the standard conditions for the ERAs to which the EA relates

Go to question 22.

By selecting this amendment type you are certifying that you have a complete and thorough understanding of, and can comply with the ERA Standard (eligibility criteria and standard conditions).

☒ Minor amendment (threshold) – Please complete the detailed description below

☐ Major amendment – please complete the detailed description below

For a minor amendment (threshold) or major amendment, provide a detailed description of your proposed amendment.

Include a justification of how your proposed amendment meets the criteria for a major or minor amendment and attach any supporting information to this application.

If the amendment is to add or delete a location, tenure or activity, or to change the threshold of an activity, provide details.

**PROVIDE FULL DETAILS OF THE PROPOSED AMENDMENT (IF INSUFFICIENT ROOM, ATTACH A SEPARATE DOCUMENT).**

**WOULD YOU PLEASE SEE ATTACHED DOCUMENT**
3. Describe the land where the proposed amended activities will be carried out

☑ The activity will be carried out within the existing approved footprint of the environmental authority.

☐ The activity is mobile and temporary and will be carried out in a new area:

| AREA OF OPERATION E.G. PARTICULAR LOCAL GOVERNMENTS |
| WOULD YOU PLEASE SEE THE ATTACHED DOCUMENT |

☐ The activity will be carried out at a new fixed location as follows:

<table>
<thead>
<tr>
<th>STREET NUMBER</th>
<th>STREET NAME</th>
<th>SUBURB/TOWN</th>
</tr>
</thead>
<tbody>
<tr>
<td>POSTCODE</td>
<td>LOT/PLAN</td>
<td></td>
</tr>
<tr>
<td>PORT (IF APPLICABLE)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>TENURE DETAILS (IF APPLICABLE)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>GENERAL DESCRIPTION OF LAND E.G. ENVIRONMENTAL VALUES, BIOREGIONS AND REGIONAL ECOSYSTEMS, TERRAIN, SHALLOW GROUND WATER SYSTEMS, FLOODPLAINS, SPRINGS AND SOIL DESCRIPTIONS</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
4. **Is the proposed amendment to either add a new ERA, or amend an existing ERA?**

- [ ] No → go to question 5
- [x] Yes  In making the proposed amendment, I can comply with the eligibility criteria and do not need to vary any of the standard conditions.

- [ ] In making the proposed amendment, I can comply with the eligibility criteria but am seeking to vary one or more of the standard conditions. Details of the proposed variation are provided in the table below:

<table>
<thead>
<tr>
<th>ERA NUMBER AND THRESHOLD</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>STANDARD CONDITION TO BE VARIED</strong></td>
</tr>
<tr>
<td>---</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>JUSTIFICATION FOR REQUESTED VARIATION</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

- [x] In making the proposed amendment, I cannot comply with the relevant eligibility criteria for all relevant activities and further detail has been provided below.

<table>
<thead>
<tr>
<th>DETAILS INCLUDING ERA NUMBER AND THRESHOLD</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>WOULD YOU PLEASE SEE THE ATTACHED DOCUMENT</strong></td>
</tr>
</tbody>
</table>
5. Do you currently have financial assurance held as part of the approved environmental authority

☐ No

☒ Yes — I will not need to change the financial assurance in relation to this amendment.

☐ I will be changing the financial assurance and have attached the form Application to Amend or Discharge Financial Assurance for an Environmental Authority (EM875)

☐ I will be changing the financial assurance and will be amending or replacing my Plan of Operations.

6. What is the ERA type you are applying to amend?

☐ Prescribed ERA—this application involves only prescribed ERA activities → go to question 7

☒ Resource activity—this application involves resource activities → go to question 11

Prescribed ERA information

This question is only relevant to prescribed ERAs as resource activities will not trigger assessable development under the Sustainable Planning Act 2009.

7. Are there any development permits in effect or have any development applications been made under the Sustainable Planning Act 2009 to carry out the proposed amendment?

☐ No → go to question 8

☐ Yes → provide a list of applicable development permits or applications below

<table>
<thead>
<tr>
<th>DEVELOPMENT PERMIT/APPLICATION NUMBER</th>
<th>DEVELOPMENT PERMIT/APPLICATION NAME</th>
<th>ASSESSMENT MANAGER</th>
<th>DATE OF APPLICATION OR APPROVAL</th>
<th>EXPIRY DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td></td>
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</tr>
</tbody>
</table>

Provide a list of all the ERAs that are to be removed from the environmental authority and identify whether the ERA has commenced.

8. Is this application to remove an ERA from your environmental authority?

☐ No → go to question 15

☐ Yes → indicate which ERAs are to be removed, then go to question 99
Application to amend an environmental authority

<table>
<thead>
<tr>
<th>ERA NUMBER AND NAME</th>
<th>THRESHOLD</th>
<th>HAS THE ERA COMMENCED? (YES/NO)</th>
<th>LOCATION (INCLUDING ALL LOT ON PLAN/TENURE DETAILS)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

If you have identified above that any of the ERAs have not commenced, please complete the below:

☐ I declare that where identified, the ERAs above have not commenced.

9. Does your environmental authority contain any rehabilitation conditions that are applicable to the ERAs that you are requesting be removed from the environmental authority?

☐ Yes → you must attach a final rehabilitation report

☐ No

10. Compliance statement

This compliance statement must be completed by, or on behalf of the environmental authority holder. Once completed, go to question 15

Attach a separate document to this application form which states the extent to which:

- the ERAs being removed from the environmental authority have complied with each relevant condition of approval
- the final rehabilitation report is accurate (include the date of the final rehabilitation report). Note: The compliance statement only needs to be made for the final rehabilitation report if the answer to question 9 is “Yes”

Describe the qualifications and experience of the person signing the compliance statement.

Provide details of the date, method and evidence used to verify compliance and accuracy.
Provide the contact number of the person signing the compliance statement

I ...................................................................................................................
(insert name and position of person making the compliance statement)

- make the compliance statement by or for the holder of the environmental authority
- confirm that, to the best of my knowledge, all information provided as part of this compliance statement, including attachments, is true, correct and complete. I am aware that it is an offence under section 480 of the Environmental Protection Act 1994, to give the administering authority information that I know is false, misleading or incomplete
- confirm that, to the best of my knowledge, this compliance statement, including attachments, does not include false, misleading or incomplete information
- confirm that, to the best of my knowledge, I have not knowingly failed to reveal any relevant information or document to the administering authority
- confirm that, to the best of my knowledge, all information provided in this compliance statement, including attachments, address the relevant matters and are factually correct
- confirm that the opinions expressed in this compliance statement, including attachments, are honestly and reasonably held
- I understand that all information supplied as part of this compliance statement, including attachments, can be disclosed publicly in accordance with the Right to Information Act 2009 and the Evidence Act 1977.

SIGNATURE  

DATE

If your amendment application also involves resource activities, go to question 11. Otherwise, go to question 17.
Resource activity information

A regional interests development approval (RIDA) is required when a resource activity is proposed in an area of regional interest under the Regional Planning Interests Act 2014. Further information, including applications forms, can be found on the Department of State Development, Infrastructure and Planning (DS_DIP) website, www.dsidp.qld.gov.au.

11. Is the resource activity located anywhere within an area of regional interest?

☐ No
☐ Yes, which regional interest area, have or will you require a regional interests development approval?

☐ Priority Agricultural Areas (PAAs) application reference:
☐ Priority Living Areas (PLAs) application reference:
☐ Strategic Environmental Areas (SEAs) application reference:

☐ Strategic Cropping Area (SCA, formerly Strategic Cropping Land) application reference:

☐ No regional interests development approval required, I am an exempt activity.

12. Environmental offsets

An environmental offset may be required for an ERA where despite all reasonable measures to avoid and minimise impacts on certain environmental matters, there is still likely to be a significant residual impact on one or more of those matters.

You must verify the presence, whether temporary or permanent, of those environmental matters. For more information refer to the State Significant Impact Guideline at the Queensland Government website at: www.qld.gov.au/environment/pollution/management/offsets/index.html

Will the proposed amendment cause a significant residual impact to a prescribed environmental matter (other than a matter of local environmental significance)?

☐ No
☐ Yes, please attach supporting information that:

- details the magnitude and duration of the likely significant residual impact on each prescribed environmental matter (other than matters of local environmental significance) for the entire activity; and
- demonstrates that all reasonable measures to avoid and minimise impacts on each of those matters will be undertaken; and
- if the activity is to be staged, details of how the activity is proposed to be staged

☐ I have attached the supporting information.

13. Public notice requirements. Please select one of the options below:

☐ The application relates to a mining activity only and public notice
Both the administering authority and the applicant have responsibilities to make the application notice and application documents available on a website during the public notification period. If the applicant has a website the administering authority will link to the location where the applicant will store these documents. A word searchable electronic PDF copy of the application documents must also be included.

'Resource activities' include mining, geothermal, greenhouse gas storage, petroleum or coal seam gas activities.

The administering authority will only link to the applicant's site or post the application documents if it is determined that the amendment represents a 'major amendment' and that public notification is required.

An ineligible ERA is an activity that either does not comply with the eligibility criteria or does not have any eligibility criteria in place.

requirements will not apply

☐ I have included details of the website where copies of the application notice and application documents will be made available during public notification stage. If the administering authority will require permission to link to this website, also provide contact details of the person who will be able to assist the administering authority in this process.

☐ I cannot make this information available on a website. All of the application information has been provided to the administering authority in an electronic format.

<table>
<thead>
<tr>
<th>WEBSITE ADDRESS</th>
</tr>
</thead>
<tbody>
<tr>
<td>CONTACT NAME</td>
</tr>
<tr>
<td>EMAIL ADDRESS</td>
</tr>
</tbody>
</table>

14. Does the application relate to an environmental authority for a coal seam gas activity that is an ineligible ERA?

☒ No → go to question 15

☐ Yes→

☐ I have determined that the amendment will not change the way that CSG water is managed.

☐ I have determined that the amendment will change the way that CSG water is managed and have provided the mandatory information set out below.

<table>
<thead>
<tr>
<th>MANDATORY INFORMATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>The quantity of CSG water the applicant reasonably expects will be generated in connection with carrying out each relevant CSG activity.</td>
</tr>
<tr>
<td>The flow rate at which the applicant reasonably expects the water will be generated.</td>
</tr>
<tr>
<td>The quality of the water, including changes in the water quality the applicant reasonably expects will happen while each relevant CSG activity is carried out.</td>
</tr>
<tr>
<td>The proposed management of water including, for example, the use, treatment, storage or disposal of the water.</td>
</tr>
</tbody>
</table>
Application form
Application to amend an environmental authority

<table>
<thead>
<tr>
<th>The measurable criteria ('management criteria') against which the applicant will monitor and assess the effectiveness of the management of the water, including, for example, criteria for each of the following:</th>
</tr>
</thead>
<tbody>
<tr>
<td>(i) the quantity and quality of the water used, treated, stored or disposed of</td>
</tr>
<tr>
<td>(ii) protection of the environmental values affected by each relevant CSG activity</td>
</tr>
<tr>
<td>(iii) the disposal of waste, including, for example, salt, generated for the management of the water.</td>
</tr>
<tr>
<td>The action proposed to be taken if any of the management criteria are not complied with, to ensure that the criteria will be able to be complied with in the future.</td>
</tr>
<tr>
<td>If the application includes a CSG evaporation dam, an evaluation of the following must be provided:</td>
</tr>
<tr>
<td>(i) best practice environmental management for managing CSG water</td>
</tr>
<tr>
<td>(ii) alternative ways for managing CSG water</td>
</tr>
<tr>
<td>(iii) whether there is a feasible alternative to a CSG evaporation dam for managing the water. Note if the evaluation shows that there is a feasible alternative option, the CSG evaporation dam cannot form part of the water management for this amendment application.</td>
</tr>
</tbody>
</table>

General ERA information

Completion of an EIS process is defined in section 60 of the EP Act.

15. Has an environmental impact statement (EIS) process that includes the proposed amendment, been completed?

☒ No

☐ Yes → ☐  I have assessed the environmental risks of the proposed amendment and consider them to be the same as was assessed in the EIS. A copy of the assessment is attached. Go to question 18

☐ I have assessed the environmental risks of the proposed amendment and consider them to be different to what was assessed in the EIS. Go to question 16

16. EIS triggers

<table>
<thead>
<tr>
<th>Questions</th>
<th>Select</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Give details or attach documentation to support your answer</td>
</tr>
<tr>
<td>Question</td>
<td>YES</td>
</tr>
<tr>
<td>--------------------------------------------------------------------------</td>
<td>-----</td>
</tr>
<tr>
<td>Only answer this question if the current ERA project is for an existing mine extracting between 2–10 million tonnes per year of run of mine (ROM) ore or coal. Is the proposed ERA amendment for an increase in the annual extraction of more than 100% or 5 million tonnes per year (whichever is the lesser)?</td>
<td></td>
</tr>
<tr>
<td>Only answer this question if the current ERA project is for an existing mine extracting over 10 million tonnes per year of ROM ore or coal. Is the proposed ERA amendment for an increase in annual extraction of more than 10% or 10 million tonnes per year (whichever is the lesser)?</td>
<td></td>
</tr>
<tr>
<td>Only answer this question if the current ERA project is for an existing mine extracting over 20 million tonnes per year of ROM ore or coal extraction. Is the proposed ERA amendment for an increase in annual extraction of greater than 25%?</td>
<td></td>
</tr>
<tr>
<td>Is the proposed ERA amendment for a mining activity that will extend into a Category A or B environmentally sensitive area, unless previously authorised by the state?</td>
<td></td>
</tr>
<tr>
<td>Is the proposed ERA amendment for a mining activity that would involve a substantial change in mining operations? For example: from underground to open cut, or (for underground mining) a change in operations that currently causes little subsidence but with the proposed ERA amendment, is likely to cause substantial subsidence?</td>
<td></td>
</tr>
</tbody>
</table>
## Application to amend an environmental authority

<table>
<thead>
<tr>
<th>Question</th>
<th>Yes</th>
<th>No</th>
<th>N/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>Is the proposed ERA amendment for a mining activity and a novel or unproven resource extraction process, technology or activity, is being proposed?</td>
<td>☑</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is the proposed ERA amendment for a petroleum and gas activity that is likely to have a total disturbance area of greater than 2000 hectares at any 1 time during the life of the proposed project? This includes areas occupied by well pads (single or multi-directional), access tracks and roads, water storages, and process plants</td>
<td>☑</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is the proposed ERA amendment for a petroleum and gas activity that is likely to involve the construction of a high pressure pipeline over a distance of 300 kilometres or greater?</td>
<td>☑</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is the proposed ERA amendment for a petroleum and gas activity that is likely to involve the construction of a liquefied natural gas plant?</td>
<td>☑</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### 17. Assessment of the environmental impact and provision of specific supporting information

You must provide an assessment of the likely impact of the proposed amendment on the environmental values, including the following mandatory information in the table below, unless the not applicable check box is ticked.

Only tick the 'Not Applicable' check box if the proposed amendment does not cause a change to the environmental values, aspects and impacts as approved under the current environmental authority.

Where the 'Not Applicable' option is selected, sufficient information must be provided to support this determination, as the determination forms part of the required assessment.

<table>
<thead>
<tr>
<th>Mandatory Information</th>
<th>Provided</th>
<th>N/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>A description of the environmental values likely to be affected by the proposed amendment</td>
<td>☑️</td>
<td></td>
</tr>
<tr>
<td>Details of any emissions or releases likely to be generated by the proposed amendment</td>
<td>☑️</td>
<td></td>
</tr>
</tbody>
</table>
You must include a description of the proposed measures for minimizing and managing waste generated by the proposed amendments.

For further information on technical information to provide with your application, please refer to the business and industry website www.business.qld.gov.au.

18. Provide details of the proposed measures for minimising and managing waste generated by any amendments to the relevant activity.

WASTE MANAGEMENT DETAILS. IF WASTE IS TO BE MANAGED ACCORDING TO AN EXISTING WASTE MANAGEMENT PLAN, PROVIDE THE RELEVANT PAGE OR SECTION NUMBERS.

WOULD YOU PLEASE SEE ATTACHED DOCUMENT
19. Is this land currently subject to an environmental protection order or a site management plan?

☐ No
☐ Yes → ☐ I have an environmental protection order in place and the details are provided below.
☐ I have a site management plan in place and the details are provided below.

PROVIDE THE REFERENCE NUMBER AND BRIEF DETAILS

20. Is any part of the land currently recorded in, or previously been recorded in, the environmental management register?

☐ No
☐ Yes, complete the below table and provide the additional details

<table>
<thead>
<tr>
<th>PLEASE TICK RELEVANT BOXES</th>
<th>YES</th>
<th>NO</th>
<th>ADDITIONAL DETAILS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Has the land been removed from the environmental management register?</td>
<td>☐</td>
<td>☐</td>
<td>If yes is ticked, you must attach evidence (e.g. a notice) advising that details have been removed from the environmental management register</td>
</tr>
</tbody>
</table>

21. Payment of fees

Application fee: $295.60

You may pay your fee via cheque, money order or credit card.

Select the payment method below:

☐ Payment by cheque or money order made payable to the Department of Environment and Heritage Protection (attached).
☐ Payment by cheque or money order made payable to the Department of Agriculture, Fisheries and Forestry (attached).
☒ Please contact me (the applicant) for credit card payment:
or 'minor' is made by the administering authority. However, you are required to pay either the 'minor' or the 'major' fee you think is applicable to the proposed amendment application. Criteria for a major or minor amendments and guidance on the difference between the two can be found in the guideline: 'major and minor amendments' EM959

Any incorrect application fee will be detailed on the assessment level decision notice. This assessment level decision notice will also include outstanding application fee payment options.

Phone number: -749347336

Where there is more than one holder of the environmental authority, this declaration is to be signed by all holders, unless there is an agreement between all holders that one can sign on behalf of the other.

Note: If only one holder is signing this application form, they are committing all holders to the content of the application and the declaration.

Where the environmental authority holder is a company, this form must be signed by an authorised person for that company.

Privacy statement
The Departments of Environment and Heritage Protection (EHP) and Agriculture, Fisheries and Forestry (DAFF) are collecting the information on this form to process your amendment application for an environmental authority. This collection is authorised under sections 222 to 227 of the Environmental Protection Act 1994. Some information may be given to the Department of Natural Resources and Mines (DNRM) for the purposes of processing this application. Your personal information will only be accessed by authorised employees within these departments and will not be disclosed to any other parties unless authorised or required by law. For queries about privacy matters please email privacy@ehp.qld.gov.au or telephone: (07) 3330 5436.

22. Declaration

Note: If you have not told the truth in this application you may be prosecuted.

Where an agreement is in place between all holders of the environmental authority, that 1 holder can sign on behalf of the other joint holders, please tick the below checkbox.

☐ I have the authority to sign this form on behalf of all the joint holders of the environmental authority.

I declare that:

- I am the holder of the environmental authority, or authorised signatory for the holder of the environmental authority.

- If the proposed amendment is made, the relevant activities will continue to comply with the ERA Standard (eligibility criteria and standard conditions) for all eligible ERAs, or where they cannot, I have indicated otherwise in my application and provided the required support information.

- If the proposed amendment is a minor amendment (condition conversion) that I can comply with the ERA Standard (eligibility criteria and standard conditions) for each of the ERAs authorised by the environmental authority.

- The information provided is true and correct to the best of my knowledge. I understand that it is an offence under section 480 of the Environmental Protection Act 1994 to give to the administering authority or an authorised person a document containing information that I know is false, misleading or incomplete in a material particular.

- I understand that I am responsible for managing the environmental impacts of these activities, and that approval of this application is not an endorsement by the administering authority of the effectiveness of management practices proposed or implemented.
Application form
Application to amend an environmental authority

<table>
<thead>
<tr>
<th>APPLICANT'S NAME</th>
<th>REECE JOHN GOUGH</th>
</tr>
</thead>
<tbody>
<tr>
<td>APPLICANT'S SIGNATURE</td>
<td>[Signature]</td>
</tr>
<tr>
<td>POSITION OF SIGNATORY</td>
<td>DIRECTOR</td>
</tr>
<tr>
<td>DATE</td>
<td>22-7-15</td>
</tr>
<tr>
<td>JOINT HOLDER'S NAME (IF APPLICABLE)</td>
<td>JOINT HOLDER'S SIGNATURE (IF APPLICABLE)</td>
</tr>
<tr>
<td>JOINT HOLDER'S NAME (IF APPLICABLE)</td>
<td>JOINT HOLDER'S SIGNATURE (IF APPLICABLE)</td>
</tr>
</tbody>
</table>

Applicant checklist
- Application form has been signed and all questions completed.
- Question 5: Application to Amend or Discharge Financial Assurance for an Environmental Authority (EM875) is attached (if applicable).
- Question 12: Supporting information for environmental offsets attached (if applicable)
- Question 14: mandatory information for the assessment of coal seam gas activities attached (if applicable)
- Question 17: mandatory information for assessment of environmental impacts attached (if applicable)
- Fees paid or enclosed.

Please include a word searchable electronic PDF copy of the application documents when you lodge your application.
Application form

Application to amend an environmental authority

Please submit your completed application to:

For a mining ERA where the proposed amendment impacts upon the resource tenure:
Mining Registrar
Department of Natural Resources and Mines
DNRM have a list of office locations for mining registrars on their website www.dnrm.qld.gov.au

For ERA 2, ERA 3 or ERA 4
Post: Senior Environmental Scientist
Animal Industries
Department of Agriculture, Fisheries and Forestry
PO Box 102
TOOWOOMBA QLD 4350

Enquiries:
Phone: (07) 4688 1374
Fax: (07) 4688 1192
Email: livestockregulator@daff.qld.gov.au

For all other ERAs
Post: Permit and Licence Management
Department of Environment and Heritage Protection
GPO Box 2454
BRISBANE QLD 4001

Enquiries:
Website: www.business.qld.gov.au
Email: palm@ehp.qld.gov.au
Phone: 13 QGOV (13 74 68)

Courier or hand delivery:
Permit and Licence Management
Department of Environment and Heritage Protection
Level 3, 400 George Street
BRISBANE QLD 4000
Business hours: 8:30am–4:30pm
APPLICATION TO AMALGAMATE TWO OR MORE ENVIRONMENTAL AUTHORITIES INTO AN AMALGAMATED PROJECT OR LOCAL GOVERNMENT AUTHORITY
FORM EM879 VERSION 2
Application to amalgamate two or more environmental authorities into an amalgamated project or local government authority

This document is the approved form that is to be used by the holder of two or more environmental authorities to apply to the administering authority for either an amalgamated project authority or an amalgamated local government authority under sections 243 to 250 of the Environmental Protection Act 1994 (EP Act).

Only use this form if you would like to amalgamate two or more environmental authorities into one amalgamated environmental authority. Once amalgamated, there will only be one environmental authority with a combined set of conditions.

Please note that this form cannot be used to apply for an amalgamated corporate authority. Please use the application form—Application to Amalgamate Two or More Environmental Authorities into an Amalgamated Corporate Authority (EM789).

If you would like to have a pre-lodgement meeting:
- For prescribed ERAs 2, 3 and 4—contact the Department of Agriculture, Fisheries and Forestry by email at livestockregulator@daff.qld.gov.au
- For any other ERA—please fill out and lodge the form Application for a Pre-Design/Pre-Lodgement Meeting (EM1125), prior to lodging this site-specific application for an environmental authority.

Checklist for making an application

You must complete this checklist before you continue with the application form.

If your application is for:
- an amalgamated local government authority → fill in Section 1 and Section 2 of the checklist below
- an amalgamated project authority → fill in Section 2 only of the checklist below

Depending on the results of your answers to the checklist questions, you may not be able to use this application form.

<table>
<thead>
<tr>
<th>Checklist questions</th>
<th>Guidance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Are all the environmental authorities to be amalgamated held by the same local government?</td>
<td>□ YES if no, you cannot make this application. The administering authority may only approve an application for an amalgamated local government if the applicant is a local government.</td>
</tr>
</tbody>
</table>

1 The Department of Environment and Heritage Protection is the administering authority under the Environmental Protection Act 1994.
2 This is the publication number. The publication number can be used as a search term to find the latest version of a publication at www.qld.gov.au.
### Application form

**Application to amalgamate two or more environmental authorities into an amalgamated project or local government authority**

<table>
<thead>
<tr>
<th>Question</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Are any of the environmental authorities to be amalgamated held by a government owned corporation (refer to the ‘Definitions of terms used in this form’ below)?</td>
<td>☐ YES</td>
<td>☐ NO</td>
</tr>
<tr>
<td>If yes, you cannot make an application for an amalgamated local government authority as a government owned corporation is not a local government authority. You may be able to apply for an amalgamated project authority. Refer to section 2 of this checklist.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Will the amalgamated ERAs constitute a significant business activity as defined under section 43 of the <em>Local Government Act 2009</em>?</td>
<td>☐ YES</td>
<td>☐ NO</td>
</tr>
<tr>
<td>If yes, you cannot make this application. The administering authority can only approve an application for an amalgamated local government authority if the relevant activities for the existing environmental authorities do not constitute a significant business activity.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Section 2**

<table>
<thead>
<tr>
<th>Question</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Are all the environmental authorities that are to be amalgamated issued by the same administering authority?</td>
<td>☒ YES</td>
<td>☐ NO</td>
</tr>
<tr>
<td>If no, you cannot make this application. All environmental authorities must be issued by the same administering authority.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Only answer this question if there are joint holders on any of the environmental authorities that will be the subject of this application.**

<table>
<thead>
<tr>
<th>Question</th>
<th>Yes</th>
<th>No</th>
<th>N/A</th>
</tr>
</thead>
<tbody>
<tr>
<td>Are all of the environmental authorities to be amalgamated, held by the same joint holders?</td>
<td>☐ YES</td>
<td>☐ NO</td>
<td>☐ N/A</td>
</tr>
<tr>
<td>If no, you cannot make this application. All of the environmental authorities must be held by the same joint holders. For example, a common holder of the environmental authorities cannot amalgamate if there are different joint holders on some or all of the environmental authorities. This would create confusion about which legal entity is responsible for compliance with the conditions of the amalgamated environmental authority.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Definitions of terms used in this form**

*Where there is inconsistency between the definition of terms here and the terms used in the EP Act, the terms in the EP Act apply.*

**Environmentally relevant activity (ERA)**

A resource activity or a prescribed ERA.

**Government owned corporation**

A GOC (or government owned corporation) is a government entity that is –

(a) established as a body corporate under an Act or the Corporations Act; and

(b) declared by regulation to be a GOC
Single integrated operation

Environmentally relevant activities are carried out as a single integrated operation if:

(a) the activities are carried out under the day-to-day management of a single responsible individual, for example, a site or operations manager

(b) the activities are operationally interrelated

(c) the activities are, or will be, carried out at 1 or more places

(d) the places where the activities are carried out are separated by distances short enough to make feasible the integrated day-to-day management of the activities.
Application form
Application to amalgamate two or more environmental authorities into an amalgamated project or local government authority

GUIDE

If you require assistance in answering any part of this form, or have any questions about your application please contact the relevant department. Contact details are at the end of this form.

The environmental authority number and details may be found on the existing environmental authority or quoted in other correspondence received from the administering authority.

If more space is required for any responses, please attach additional information as a separate page.

If there is an agent acting on behalf of the environmental authority holder, provide details in this section. An agent could be a consultant or a contact for the environmental authority holder.

As statutory documents need to be sent to all applicants, this section can also be used when there are multiple environmental authority holders to nominate an address for statutory documentation to be sent ‘care of to.’

Application details

1. Environmental authorities to be amalgamated

<table>
<thead>
<tr>
<th>ENVIRONMENTAL AUTHORITY NUMBER</th>
<th>ENVIRONMENTAL AUTHORITY HOLDER NAMES</th>
</tr>
</thead>
<tbody>
<tr>
<td>EPSL00052813 (ML80102)</td>
<td>CAPRICORN STONE PRODUCTS PTY LTD</td>
</tr>
<tr>
<td>EPSL00026513</td>
<td>CAPRICORN STONE PRODUCTS PTY LTD</td>
</tr>
</tbody>
</table>

Agent details/address for service

The address supplied here will also be used as a service address for sending statutory documents. If this section is left blank, statutory documents will be sent to the address previously supplied for the holder or principal applicant for the continuing environmental authority.

<table>
<thead>
<tr>
<th>INDIVIDUAL OR BUSINESS NAME (INCLUDE TRADING NAME IF RELEVANT)</th>
</tr>
</thead>
<tbody>
<tr>
<td>CAPRICORN STONE PRODUCTS PTY LTD</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>RESIDENTIAL ADDRESS OR REGISTERED BUSINESS ADDRESS (NOT A POST OFFICE BOX ADDRESS)</th>
</tr>
</thead>
<tbody>
<tr>
<td>KIGHT &amp; Co, 24 EAST STREET, ROCKHAMPTON 4700</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>POSTAL ADDRESS (IF DIFFERENT FROM ABOVE)</th>
</tr>
</thead>
<tbody>
<tr>
<td>PO BOX 5164 RED HILL ROCKHAMPTON</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CONTACT PERSON</th>
</tr>
</thead>
<tbody>
<tr>
<td>CARE OF EMANATE LEGAL: MICHAEL DAY</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>PHONE</th>
<th>FACSIMILE</th>
</tr>
</thead>
<tbody>
<tr>
<td>(07) 47 27 0100</td>
<td>(07) 47 27 1050</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>EMAIL</th>
</tr>
</thead>
<tbody>
<tr>
<td><a href="mailto:MDAY@EMANATELEGAL.COM.AU">MDAY@EMANATELEGAL.COM.AU</a></td>
</tr>
</tbody>
</table>

☐ CROSS IF YOU DO NOT WANT TO RECEIVE CORRESPONDENCE VIA EMAIL
2. What amalgamation type are you applying for?
   - Amalgamated local government authority—go to question 3
   - Amalgamated project authority—go to question 4

3. Degree of integration between the activities
   Demonstrate that there is an appropriate degree of integration between the ERAs that are to be amalgamated. Provide details below, and then go to question 5.

   DETAILS

   The definition of a single integrated operation has been provided at the front end of this document. Demonstrate that each component of the definition can be met.

4. Single integrated operation
   Demonstrate that the ERAs to be amalgamated can be carried out as a single integrated operation. Provide details below, and then go to question 5.

   DETAILS

   SEE ATTACHED DOCUMENT
5. Does this application involve either a mining activity authorised under a mining lease or a petroleum activity authorised under a petroleum lease, where a plan of operations is in effect?

☑ Yes—you must submit an amended version of the plan of operations which covers all the applicable sites requested for amalgamation.

☐ No

6. Common conditions

One of the benefits of an amalgamated authority is that any identical common conditions that apply to multiple project sites can be combined so that there is a single set of conditions that apply to all or some of your project sites, along with site specific conditions.

To assist the administering authority in identifying the identical common conditions across all or some project sites, you must attach a table to indicate which conditions in each environmental authority you consider to be common. An example table has been provided below which shows that Condition 10 on environmental authority 1 and Condition 8 of environmental authority 2 have the identical reporting condition. Note once amalgamated, each existing environmental authority will become a project site on the amalgamated environmental authority.

☑ Tick to indicate attachment

<table>
<thead>
<tr>
<th>Condition text</th>
<th>Environmental authority number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Any breach of a condition of this environmental authority and any monitoring</td>
<td>Environmental authority 1</td>
</tr>
<tr>
<td>or reporting required by this approval must be reported to the administering</td>
<td>Condition 10</td>
</tr>
<tr>
<td>authority on request.</td>
<td>Environmental authority 2</td>
</tr>
<tr>
<td></td>
<td>Condition 8</td>
</tr>
</tbody>
</table>
7. Is the anniversary day currently the same for each environmental authority proposed to be amalgamated?  
   □ → Yes—go to question 8.  
   ✗ → No—the anniversary day for the amalgamated authority will be the same as that for the existing environmental authority with the highest annual fee\(^3\). If you wish to amend the anniversary day to a date other than this, you will need to lodge a separate application to change the anniversary day of the amalgamated authority. Please tick the box below if you are lodging an application to change the anniversary date at the same time as this amalgamation application.
   □ Tick if the application form for an Application to Change the Anniversary Day of an Environmental Authority (EM890) is enclosed.

8. **Payment of fees**

   The application fee is: $305.60

   You may pay your fee via cheque, money order or credit card.
   
   Select the payment method below:
   
   □ Payment by cheque or money order made payable to the Department of Environment and Heritage Protection (attached).
   
   □ Payment by cheque or money order made payable to the Department of Agriculture, Fisheries and Forestry (attached).
   
   ✗ Please contact me (the applicant) for credit card payment:
   
   Phone number: -749347336

---

\(^3\) If two or more of the existing environmental authorities have the same annual fee, and this is the highest fee for all of the environmental authorities to be amalgamated, whichever anniversary date of these authorities is furthest into the future will be adopted for the amalgamated authority.
9. Declaration

Note: If you have not told the truth in this application you may be prosecuted.

Where an agreement is in place between all holders of the environmental authority, that one holder can sign on behalf of the other joint holders, please tick the below checkbox.

☐ I have the authority to sign this form on behalf of all the joint holders of the environmental authority.

I declare that:

- I am the holder of the environmental authorities or an authorised signatory for the environmental authorities to be amalgamated.

- The information provided is true and correct to the best of my knowledge. I understand that it is an offence under section 480 of the Environmental Protection Act 1994 to give to the administering authority or an authorised person a document containing information that I know is false, misleading or incomplete in a material particular.

- I understand that I am responsible for managing the environmental impacts of the activities covered by this application and that approval of this application is not an endorsement by the administering authority of the effectiveness of management practices proposed or implemented.

- I understand that all information supplied on or with this application form may be disclosed publicly in accordance with the Right to Information Act 2009 and the Evidence Act 1977.

- I understand that an incomplete application (including applications that do not include the correct fee) may be invalid. Invalid applications will be returned without processing and will only be processed if resubmitted with all invalidating issues addressed.

<table>
<thead>
<tr>
<th>APPLICANT'S NAME</th>
<th>REECE JOHN GOUGH</th>
</tr>
</thead>
<tbody>
<tr>
<td>APPLICANT'S SIGNATURE</td>
<td>[Signature]</td>
</tr>
<tr>
<td>POSITION OF SIGNATORY</td>
<td>DIRECTOR</td>
</tr>
<tr>
<td>DATE</td>
<td>22-7-15</td>
</tr>
<tr>
<td>JOINT HOLDER'S NAME (IF APPLICABLE)</td>
<td>JOINT HOLDER'S SIGNATURE (IF APPLICABLE)</td>
</tr>
<tr>
<td>JOINT HOLDER'S NAME (IF APPLICABLE)</td>
<td>JOINT HOLDER'S SIGNATURE (IF APPLICABLE)</td>
</tr>
</tbody>
</table>
Application form
Application to amalgamate two or more environmental authorities into an amalgamated project or local government authority

Further information
The latest version of this publication and other publications referenced in this document can be found at www.qld.gov.au using the relevant publication number (EM879) as a search term.

Applicant checklist
☒ Application form for an amalgamated authority signed and completed.
☐ Question 3: Supporting information demonstrating that there is a degree of integration between the activities has been attached (if applicable).
☒ Question 4: Supporting information demonstrating that the ERAs can be managed as a single integrated operation has been attached (if applicable).
☐ Question 5: An updated plan of operations has been attached (if required).
☒ Question 6: Common conditions have been identified and attached.
☒ Fees enclosed or contact details provided for credit card payment.

Please submit your completed application kit to:

For ERA 2, ERA 3 or ERA 4
Post:
Senior Environmental Scientist
Animal Industries
Department of Agriculture, Fisheries and Forestry
PO Box 102
TOOWOOMBA QLD 4350

Enquiries:
Phone: (07) 4688 1374
Fax: (07) 4688 1192
Email: livestockregulator@daff.qld.gov.au

For all other ERAs
Post:
Permit and Licence Management
Department of Environment and Heritage Protection
GPO Box 2454
BRISBANE QLD 4001

Enquiries:
Permit and Licence Management
Website: www.business.qld.gov.au
Email: palm@ehp.qld.gov.au
Phone: 13 QGOV (13 74 68)
AUTHORISED HOLDER REPRESENTATIVE
29 August 2013

Department of Employment, Economic Development & Innovation
Mines & Energy
PO Box 1475
COORPAROO QLD 4151
Attention: Chief Executive

Department of Environment & Heritage Protection
GPO Box 2454
BRISBANE QLD 4001
Attention: Chief Executive

Capricorn Stone Products Pty Ltd ACN 010 802 892 (Capricorn Stone)
Capricorn Sandstone Quarries Pty Ltd ACN 097 933 205
Stanwell Corporation Limited ACN 078 848 674 (Stanwell)
Lot 177 on Crown Plan LN2465 (Land)
Application for an Exploration Permit
Department of Natural Resources and Mines
Mineral Resources Act 1989 (MRA)

Please let this letter serve as a notice that the employees of Emanate Legal, 168 Flinders Street East, Townsville, Qld, 4810 are authorised by Capricorn Stone Products Pty Ltd ACN 010 802 892 to:

1. Sign and lodge various applications for tenements or authorities pursuant to the Mineral Resources Act 1989 (Qld), the Petroleum and Gas (Production and Safety) Act 2004 (Qld) and to make any alterations, changes or corrections to those applications as may be necessary in respect of any matter which may arise in the processing of those applications upon lodgement;

2. Maintain and do such things as may be necessary from time to time to satisfy the requirements of those Acts in relation to tenements or authorities held by or applied for by the company in Queensland;

3. Accees any information the Departments may normally make available to the company in the course of maintaining the tenements or authorities; and

4. Accept the terms and conditions of annexures on draft documents.

This letter does not authorise the relinquishment of any tenement or authority.

This authorisation continues in effect until revoked in writing.

Yours faithfully

Managing Director
Capricorn Stone Products Pty Ltd
ACN 010 802 892

I understand and accept the responsibilities of the Authorised Holder Representative as defined in this Authority.

Authorised Holder Representative

Emanate Legal: Barry Taylor
Dated: 29 August 2013
TO: DEPARTMENT OF NATURAL RESOURCES AND MINES  
PO BOX 1762 ROCKHAMPTON QLD 4700

CAPRICORN SANDSTONE QUARRIES PTY LTD ACN 097 933 205 care of Stanwell Quarry via Rockhampton in the State of Queensland HEREBY AUTHORISE DIRECT AND REQUEST that you supply to my Lawyers, Emanate Legal of 168 Flinders Street East, Townsville in the State of Queensland such information and/or documentation whatsoever relating to my affairs as my Lawyers may require, notwithstanding (where applicable) the provisions of The Privacy Act 1988.

Receipt of this authority shall be a good and sufficient discharge to you upon which you may act (where applicable) pursuant to Information Privacy Principle 11 (1) (b) of Section 14 of The Privacy Act 1988.

DATED this 29th day of October 2012

Signed: [Signature]

SIGNED for and on behalf of CAPRICORN )
SANDSTONE QUARRIES PTY LTD ACN )
097 933 205 )
TO: DEPARTMENT OF NATURAL RESOURCES AND MINES  
P.O. Box 1762, Rockhampton, Qld 4700

CAPRICORN STONE PRODUCTS PTY LTD ACN 010 602 892 Stanwell Quarries via Rockhampton in the State of Queensland HEREBY AUTHORIZE REQUEST that you supply to my Lawyers, Emanate Legal of 168 Flinders Street East, Townsville in the State of Queensland such information and/or documentation whatsoever relating to my affairs as my Lawyers may require, notwithstanding (where applicable) the provisions of The Privacy Act 1988.

Receipt of this authority shall be a good and sufficient discharge to you upon which you may act (where applicable) pursuant to Information Privacy Principle 11 (1) (b) of Section 14 of The Privacy Act 1988.

DATED this 29th Day of October 2012.

Signed: [Signature]

SIGNED for and on behalf of CAPRICORN )
STONE PRODUCTS PTY LTD )
ACN 010 602 892 in accordance with )
Section 127 of the Corporations Act 2001 )
CURRENT ASIC EXTRACT FOR
CAPRICORN STONE PRODUCTS PTY LTD
# Current Company Extract for CAPRICORN STONE PRODUCTS PTY LTD

Extracted from ASIC database on 20/03/2014 at 12:03

This extract contains information derived from the Australian Securities and Investment Commission's (ASIC) database under section 1274A of the Corporations Act 2001. Please advise ASIC of any error or omission which you may identify.

## Corporation Details

<table>
<thead>
<tr>
<th>Corporation Details</th>
<th>Document Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name:</td>
<td>CAPRICORN STONE PRODUCTS PTY LTD</td>
</tr>
<tr>
<td>A.C.N.:</td>
<td>010802892</td>
</tr>
<tr>
<td>A.B.N.:</td>
<td>41010802892</td>
</tr>
<tr>
<td>Registered In:</td>
<td>QLD</td>
</tr>
<tr>
<td>Registration Date:</td>
<td>13/04/1988</td>
</tr>
<tr>
<td>Previous State number:</td>
<td>888003320</td>
</tr>
<tr>
<td>Organisation Number Type:</td>
<td>A.C.N. (Australian Company Number)</td>
</tr>
<tr>
<td>Revue Date:</td>
<td>13/04/2014</td>
</tr>
<tr>
<td>Details Start Date:</td>
<td>14/11/1994</td>
</tr>
<tr>
<td>Status:</td>
<td>Registered</td>
</tr>
<tr>
<td>Name Start Date:</td>
<td>14/11/1994</td>
</tr>
<tr>
<td>Type:</td>
<td>Australian Proprietary Company</td>
</tr>
<tr>
<td>Class:</td>
<td>Limited by Shares</td>
</tr>
<tr>
<td>Subclass:</td>
<td>Proprietary Company</td>
</tr>
<tr>
<td>Disclosing Entity:</td>
<td>No</td>
</tr>
</tbody>
</table>

## Company Addresses

<table>
<thead>
<tr>
<th>Company Addresses</th>
<th>Document Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address Type:</td>
<td>Registered Office</td>
</tr>
<tr>
<td>Address:</td>
<td>KNIGHT &amp; CO</td>
</tr>
<tr>
<td>Address:</td>
<td>24 EAST STREET</td>
</tr>
<tr>
<td>Address:</td>
<td>ROCKHAMPTON, QLD 4700</td>
</tr>
<tr>
<td>Start Date:</td>
<td>20/04/2012</td>
</tr>
<tr>
<td>Address Type:</td>
<td>Principal Place of Business</td>
</tr>
<tr>
<td>Address:</td>
<td>STANWELL QUARRY</td>
</tr>
<tr>
<td>Address:</td>
<td>VIA ROCKHAMPTON, QLD 4700</td>
</tr>
<tr>
<td>Start Date:</td>
<td>17/09/1996</td>
</tr>
</tbody>
</table>

## Company Officers

<table>
<thead>
<tr>
<th>Company Officers</th>
<th>Document Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Role:</td>
<td>Director</td>
</tr>
<tr>
<td>Name:</td>
<td>GOUGH, ROY LOVELL</td>
</tr>
<tr>
<td>Address:</td>
<td>31 ENJO PARADE</td>
</tr>
<tr>
<td>Address:</td>
<td>BARMARYBE, QLD 4703</td>
</tr>
<tr>
<td>Birth Details:</td>
<td>21/02/1947 MELBOURNE VIC</td>
</tr>
<tr>
<td>Appointment Date:</td>
<td>19/10/1994</td>
</tr>
</tbody>
</table>

| Role:            | Director        |
| Name:            | GOUGH, REEVE JOHN |
| Address:         | 11 KERR STREET  |
| Address:         | MEIKLIEVILLE HILL, QLD 4703 |
| Birth Details:   | 17/07/1974 MANLY NSW |
| Appointment Date:| 30/09/2006      |

| Role:            | Secretary       |
| Name:            | GOUGH, REEVE JOHN |
| Address:         | 11 KERR STREET  |
| Address:         | MEIKLIEVILLE HILL, QLD 4703 |
| Birth Details:   | 17/07/1974 MANLY NSW |
| Appointment Date:| 30/09/2006      |

## Share Structure

<table>
<thead>
<tr>
<th>Share Structure</th>
<th>Document Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Share Class:</td>
<td>ORD (ORDINARY)</td>
</tr>
<tr>
<td>Number of Shares Issued:</td>
<td>277600</td>
</tr>
<tr>
<td>Amount Paid:</td>
<td>$ 277600.00</td>
</tr>
<tr>
<td>Total Unpaid:</td>
<td>$ 0.00</td>
</tr>
</tbody>
</table>

Note: For each class of shares issued by a proprietary company, ASIC records the details of the twenty members of the class (based on shareholdings). The details of any other members holding the same number of shares as the twentieth ranked member will also be recorded by ASIC on the database. Where available, historical records show that a member has ceased to be ranked amongst the twenty members. This may, but does not necessarily mean, that they have ceased to be a member of the company.

## Shareholders

<table>
<thead>
<tr>
<th>Shareholders</th>
<th>Document Number</th>
</tr>
</thead>
</table>


<table>
<thead>
<tr>
<th>Class</th>
<th>Number Held</th>
<th>Beneficially Held</th>
<th>Fully Paid</th>
<th>Shareholder Name</th>
<th>Address</th>
<th>Joint Holding Indicator</th>
</tr>
</thead>
<tbody>
<tr>
<td>ORD</td>
<td>30556</td>
<td>Yes</td>
<td>Yes</td>
<td>R &amp; Gough Superannuation Nominees Pty Ltd</td>
<td>31 EMU PARADE BARRAMYEE, QLD 4703</td>
<td>No</td>
</tr>
<tr>
<td>ORD</td>
<td>69955</td>
<td>Yes</td>
<td>Yes</td>
<td>Gouge, Cheryl Kay</td>
<td>31 EMU PARADE BARRAMYEE, QLD 4703</td>
<td>No</td>
</tr>
<tr>
<td>ORD</td>
<td>69955</td>
<td>Yes</td>
<td>Yes</td>
<td>Gough, Roy Lovell</td>
<td>31 EMU PARADE BARRAMYEE, QLD 4703</td>
<td>No</td>
</tr>
<tr>
<td>ORD</td>
<td>11451</td>
<td>Yes</td>
<td>Yes</td>
<td>Henderson, Melanie Margaret</td>
<td>27 JAGUAR DRIVE BUNDALL, QLD 4217</td>
<td>No</td>
</tr>
<tr>
<td>ORD</td>
<td>40685</td>
<td>Yes</td>
<td>Yes</td>
<td>Gough, Roy Lovell</td>
<td>31 EMU PARADE BARRAMYEE, QLD 4703</td>
<td>No</td>
</tr>
<tr>
<td>ORD</td>
<td>70618</td>
<td>No</td>
<td>Yes</td>
<td>Gough, Reece John</td>
<td>11 KERR STREET MERLEVILLE HILL, QLD 4703</td>
<td>No</td>
</tr>
</tbody>
</table>

**ASIC Satisfied Charges and Related Documents**

There are no satisfied charges recorded for this organisation. (No charges records are displayed where the extent type is current).

Note: This extract may not contain all charges for organisations registered prior to 1991 and it may be searchable to also search the state or territory records held by A.S.I.C.

Note: In early 2012, the Personal Property Securities Register (PPS Register) will commence (the actual date is the registration commencement time - RCT) - under the Personal Property Securities Act 2009. Effective from the RCT, the details of current charges will only be available from the PPS Register and the details of satisfied charges (as at the RCT) can be obtained from ASIC. Further information can be obtained from www.ppr.gov.au

<table>
<thead>
<tr>
<th>Pre-ASIC Documents</th>
<th>Received Date</th>
<th>Form Code</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>QLD</td>
<td>25/03/1988</td>
<td>CCF018</td>
<td>PP</td>
</tr>
<tr>
<td>QLD</td>
<td>09/04/1988</td>
<td>CCF150</td>
<td>NOPE</td>
</tr>
<tr>
<td>QLD</td>
<td>08/04/1988</td>
<td>CCF055</td>
<td>NOPE</td>
</tr>
<tr>
<td>QLD</td>
<td>11/04/1988</td>
<td>COMEMAR</td>
<td>PP</td>
</tr>
<tr>
<td>QLD</td>
<td>11/04/1988</td>
<td>CCF009</td>
<td>NOPE</td>
</tr>
<tr>
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**Contact address for ASIC use only**

Section 146A of the Corporations Act 2001 states: 'A contact address is the address to which communications and notices are sent from ASIC to the company.'

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*End of Report***

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CURRENT COMPANY EXTRACT FOR
CAPRICORN SANDSTONE QUARRIES PTY LTD
Current Company Extract for CAPRICORN SANDSTONE QUARRIES PTY LTD

Extracted from ASIC database on 20/03/2014 at 12:03

This extract contains information derived from the Australian Securities and Investment Commission's (ASIC) database under section 1274A of the Corporations Act 2001. Please advise ASIC of any error or omission which you may identify.

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Note: For each class of shares issued by a proprietary company, ASIC records the details of the twenty members of the class (based on shareholdings). The details of any other members holding the same number of shares as the twentieth named member will also be recorded by ASIC on the database. Where available, historical records show that a member has ceased to be ranked amongst the twenty members. This may, but does not necessarily mean, that they have ceased to be a member of the company.

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**Note:** This extract may not contain all charges for organisations registered prior to 1991 and it may be advisable to also search the state or territory records held by ASIC. Further information can be obtained from www.psr.gov.au.
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**End of Report**
CURRENT TITLE SEARCH FOR LOT 1 - 6 ON CP LIV40877
CURRENT TITLE SEARCH FOR LOT 184 CP LIV40877
CURRENT TITLE SEARCH FOR LOT 252 ON CP LN2482
CURRENT TITLE SEARCH FOR LOT 179 ON CP LN2465
CURRENT RESERVE SEARCH
DEPT OF NATURAL RESOURCES AND MINES, QUEENSLAND

Request No: 14717514
Search Date: 26/09/2012 09:53

Title Reference: 49004787
Date GAZETTED: 12/02/1909
PAGE: 322

Opening Ref: SG 09-2598
Purpose: QUARRY
Sub-Purpose:
Local Name:
Address:
County (R) No: R430 LIVINGSTONE
File Ref: RES 09-227

TRUSTEES

ROCKHAMPTON REGIONAL COUNCIL GAZETTED ON 21/09/1940
PAGE 863

LAND DESCRIPTION

LOT 1 CROWN PLAN LIV40877  Gazetted on 23/10/1987 Page 1
County of LIVINGSTONE Parish of STANWELL
Local Government: ROCKHAMPTON

Area: 1.012000 Ha. (SURVEYED)

EASEMENTS AND ENCUMBRANCES

ADMINISTRATIVE ADVICES - NIL
UNREGISTERED DEALINGS - NIL

CERTIFICATE OF TITLE ISSUED - No

Corrections have occurred - Refer to Historical Search

** End of Current Reserve Search **

COPYRIGHT THE STATE OF QUEENSLAND (DEPT OF NATURAL RESOURCES AND MINES) [2012]
Requested By: D APPLICATIONS GLOBAL X
CURRENT STATE TENURE SEARCH
DEPT OF NATURAL RESOURCES AND MINES, QUEENSLAND

Request No: 14717538
Search Date: 26/09/2012 09:55

OWNER

THE STATE OF QUEENSLAND
(REPRESENTED BY DEPARTMENT OF ENVIRONMENT AND RESOURCE MANAGEMENT)

ESTATE

Estate in Unallocated State Land

LOT 2 CROWN PLAN LIV40877
Local Government: ROCKHAMPTON

EASEMENTS AND ENCUMBRANCES

ADMINISTRATIVE ADVICES - NIL
UNREGISTERED DEALINGS - NIL

CERTIFICATE OF TITLE ISSUED - No

** End of Current State Tenure Search **

Information provided under section 34 Land Title Act (1994) or section 281 Land Act (1994)

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Requested By: D APPLICATIONS GLOBAL X
CURRENT STATE TENURE SEARCH
DEPT OF NATURAL RESOURCES AND MINES, QUEENSLAND

Request No: 14717543  Title Reference: 47015248
Search Date: 26/09/2012 09:55  Date Created: 30/09/2006

OWNER

THE STATE OF QUEENSLAND
(Represented by Department of Environment and Resource Management)

ESTATE

Estate in Unallocated State Land

LOT 3  CROWN PLAN LIV40877
Local Government: ROCKHAMPTON

EASEMENTS AND ENCUMBRANCES

ADMINISTRATIVE ADVICES - NIL
UNREGISTERED DEALINGS - NIL

CERTIFICATE OF TITLE ISSUED - No

** End of Current State Tenure Search **

Information provided under section 34 Land Title Act(1994) or section 281 Land Act(1994)

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Requested By: D APPLICATIONS GLOBAL X

Page 1/1
CURRENT STATE TENURE SEARCH
DEPT OF NATURAL RESOURCES AND MINES, QUEENSLAND

Request No: 14717548
Search Date: 26/09/2012 09:55
Title Reference: 47015247
Date Created: 30/09/2006

OWNER
THE STATE OF QUEENSLAND
(REPRESENTED BY DEPARTMENT OF ENVIRONMENT AND RESOURCE MANAGEMENT)

ESTATE
Estate in Unallocated State Land

LOT 4 CROWN PLAN LIV40877
Local Government: ROCKHAMPTON

EASEMENTS AND ENCUMBERANCES

ADMINISTRATIVE ADVICES - NIL
UNREGISTERED DEALINGS - NIL

CERTIFICATE OF TITLE ISSUED - No

** End of Current State Tenure Search **

Information provided under section 34 Land Title Act(1994) or section 281 Land Act(1994)

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Requested By: D APPLICATIONS GLOBAL X
CURRENT STATE TENURE SEARCH
DEPT OF NATURAL RESOURCES AND MINES, QUEENSLAND

Request No: 14717364
Search Date: 26/09/2012 09:45
Title Reference: 47015246
Date Created: 30/09/2006

OWNER

THE STATE OF QUEENSLAND
(REPRESENTED BY DEPARTMENT OF ENVIRONMENT AND RESOURCE MANAGEMENT)

ESTATE

Estate in Unallocated State Land

LOT 5
CROWN PLAN LIV40877
Local Government: ROCKHAMPTON

EASEMENTS AND ENCUMBRANCES

ADMINISTRATIVE ADVICES - NIL
UNREGISTERED DEALINGS - NIL

CERTIFICATE OF TITLE ISSUED - No

** End of Current State Tenure Search **

Information provided under section 34 Land Title Act(1994) or section 281 Land Act(1994)

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Requested By: D APPLICATIONS GLOBAL X
CURRENT STATE TENURE SEARCH
DEPT OF NATURAL RESOURCES AND MINES, QUEENSLAND

Request No: 14717555
Search Date: 26/09/2012 09:56
Title Reference: 47015245
Date Created: 30/09/2006

OWNER
THE STATE OF QUEENSLAND
(REPRESENTED BY DEPARTMENT OF ENVIRONMENT AND RESOURCE MANAGEMENT)

ESTATE
Estate in Unallocated State Land

LOT 6 CROWN PLAN LIV40877
Local Government: ROCKHAMPTON

EASEMENTS AND ENCUMBRANCES

ADMINISTRATIVE ADVICES - NIL
UNREGISTERED DEALINGS - NIL

CERTIFICATE OF TITLE ISSUED - No

** End of Current State Tenure Search **

Information provided under section 34 Land Title Act(1994) or section 281 Land Act(1994)

COPYRIGHT THE STATE OF QUEENSLAND (DEPT OF NATURAL RESOURCES AND MINES) [2012]
Requested By: D APPLICATIONS GLOBAL X
CURRENT RESERVE SEARCH
DEPT OF NATURAL RESOURCES AND MINES, QUEENSLAND

Request No: 14717526
Search Date: 26/09/2012 09:54

Title Reference: 49101999
Date GAZETTED: 21/09/1940
PAGE: 861

Opening Ref:
Purpose: QUARRY
Sub-Purpose:
Local Name:
Address:
County (R) No: R83 LIVINGSTONE
File Ref: RES

TRUSTEES

ROCKHAMPTON REGIONAL COUNCIL Gazetted on 21/09/1940
Page 861

LAND DESCRIPTION

LOT 184 CROWN PLAN LIV40877 Gazetted on 21/09/1940 Page 861
County of LIVINGSTONE Parish of STANWELL
Local Government: ROCKHAMPTON

Area: 2.344600 Ha. (SURVEYED)

EASEMENTS AND ENCUMBRANCES

ADMINISTRATIVE ADVICES - NIL
UNREGISTERED DEALINGS - NIL

CERTIFICATE OF TITLE ISSUED - No

** End of Current Reserve Search **

COPYRIGHT THE STATE OF QUEENSLAND (DEPT OF NATURAL RESOURCES AND MINES) [2012]
Requested By: D APPLICATIONS GLOBAL X
CURRENT TITLE SEARCH
DEPT OF NATURAL RESOURCES AND MINES, QUEENSLAND

Request No: 14716273
Search Date: 26/09/2012 08:37
Title Reference: 50672085
Date Created: 06/07/2007

Previous Title: 40054352

REGISTERED OWNER
Dealing No: 710788227 06/07/2007
CAPRICORN STONE PRODUCTS PTY LTD A.C.N. 010 802 892

ESTATE AND LAND
Estate in Fee Simple
LOT 179 CROWN PLAN LN2465
County of LIVINGSTONE Parish of STANWELL
Local Government: ROCKHAMPTON

EASEMENTS, ENCUMBRANCES AND INTERESTS

1. Rights and interests reserved to the Crown by
   Deed of Grant No. 40054352 (Lot 179 on CF LN2465)
2. MORTGAGE No 701470969 01/08/1996 at 09:51
   to
   COMMONWEALTH DEVELOPMENT BANK OF AUSTRALIA
3. TRANSFER No 702153477 14/08/1997 at 11:19
   MORTGAGE: 701470969
   COMMONWEALTH BANK OF AUSTRALIA A.C.N. 123 123 124
4. MORTGAGE No 702153482 14/08/1997 at 11:20
   COMMONWEALTH BANK OF AUSTRALIA A.C.N. 123 123 124

ADMINISTRATIVE ADVICES - NIL
UNREGISTERED DEALINGS - NIL

CERTIFICATE OF TITLE ISSUED - No

Caution - Charges do not necessarily appear in order of priority

** End of Current Title Search **

COPYRIGHT THE STATE OF QUEENSLAND (DEPT OF NATURAL RESOURCES AND MINES) [2012]
Requested By: D APPLICATIONS GLOBAL X

Based on the Property Locator Index provided with the permission of the State of Queensland (Department of Natural Resources and Mines) 2009.

While every care is taken to ensure the accuracy of this data, the State of Queensland (Department of Natural Resources and Mines) makes no representations or warranties about its accuracy, reliability, completeness or suitability for any particular purpose and disclaims all responsibility and all liability, including without limitation, liability in negligence, for any expense, losses, damages (including indirect or consequential damages), costs which any person may incur as a result of this data being inaccurate or incomplete in any way and for any reason.
CURRENT TITLE SEARCH
DEPT OF NATURAL RESOURCES AND MINES, QUEENSLAND

Request No: 21279010
Search Date: 29/06/2015 11:15

Previous Title: 40070151

REGISTERED OWNER

Dealing No: 716585270 26/06/2015
CAPRICORN STONE PRODUCTS PTY LTD A.C.N. 010 802 892

ESTATE AND LAND

Estate in Fee Simple

LOT 252 SURVEY PLAN 275125
County of LIVINGSTONE Parish of STANWELL
Local Government: ROCKHAMPTON

EASEMENTS, ENCUMBRANCES AND INTERESTS

1. Rights and interests reserved to the Crown by
   Deed of Grant No. 40070151 (Lot 252 on SP 275125)

2. MORTGAGE No 700868117 21/03/1995 at 10:08
   to
   COMMONWEALTH DEVELOPMENT BANK OF AUSTRALIA

3. MORTGAGE No 702153509 14/08/1997 at 11:24
   COMMONWEALTH BANK OF AUSTRALIA A.C.N. 123 123 124

4. EASEMENT No 716469905 04/05/2015 at 13:42
   burdening the land to
   LOTS 2 TO 6,184 ON CROWN PLAN LIV40877 OVER EASEMENT A ON
   SP275125

ADMINISTRATIVE ADVICES - NIL
UNREGISTERED DEALINGS - NIL

CERTIFICATE OF TITLE ISSUED - No

Caution - Charges do not necessarily appear in order of priority

** End of Current Title Search **

COPYRIGHT THE STATE OF QUEENSLAND (DEPT OF NATURAL RESOURCES AND MINES) [2015]
Requested By: External Supervisor
Renewal of ML 7341

17 July 2014

Capricorn Stone Products Pty Ltd
C/- Mr Ray Gough (Director)
PO Box 5164
ROCKHAMPTON MAIL CENTRE
ROCKHAMPTON QLD 4702

Dear Sir/Madam

We are pleased to advise that pursuant to section 286A of the Mineral Resources Act 1989, ML7341 has been renewed.

Renewal date: 11 July 2014
Commencement date: 1 July 2013
Term: 20 years

Note: the Department will, at all times, insist on strict compliance with all terms and conditions of the permit.

For your information the conditions applying to this mining lease are contained in:
- the Mineral Resources Act 1989
- the Mineral Resources Regulation 2013

We recommend this letter be kept as a record that this renewal has been approved and recorded on the register.

What do I need to do now?
- Notification to Landowners:
  - Notify the owners of the land subject to the mining lease within 20 business days after you received this notice.

Where do I find more information?
There are a range of useful resources and support materials available to assist you in learning more about land access and building relationships with landholders from our website www.business.qld.gov.au/industry/mining. You can also download guidelines and policies on your resource permit obligations, land access and native title as it applies to mining and exploration activities.

If you have questions about this letter, or specific detail relating to the above permit contact the Mineral Assessment Hub on mineralhub@dnnm.qld.gov.au or +61 4447 9230.

If you would like to receive future reminders via email, or need help desk services, please register with MyMinesOnline via the website or email mines_online@dnnm.qld.gov.au.

Regards

Mining and Petroleum Operations
Department of Natural Resources and Mines
DEPARTMENT OF MINERALS AND ENERGY
MERLIN
Mineral Resource Location and Information Network
Mineral Leases - Public Search Report

ML7341
ROCKHAMPTON
ML1771ROCK
SCOTSMAN'S FOLLY
GRANTED

Pre-requisite Tenure Info
PROSPECTING PERMIT 134/90

Principal Holder
CAPRICORN STONE PRODUCTS PTY LTD
PO BOX 5164
ROCKHAMPTON NORTH CENTRE Q 4702

Holder Names | Share % | Status | Deal In Date Apln | Deal Out
CAPRICORN STONE PRODUCTS PTY LTD | 100,0000 | Current | 940558 | 21-DEC-94
STONE PRODUCTS PTY LTD | 100,0000 | Former | 30-NOV-90 | 940558

Marked Out Date and Time: 30-NOV-90 11:00 AM
Lodged Date and Time: 30-NOV-90 4:30 PM

Term Sought: 21 years
Certificate of Application Issued: 30-NOV-90

Situated Within or Date Lodged

Area: 4,9700 ha
Surface Area: 4,9700 ha

Plan Number: 36233
Surface Area Plan Numbers: 36233

Local Authority: FITZROY

Mineral/Purpose: BUILDING STONE--SANDSTONE

Locality
2 KILOMETRES SOUTHEAST OF STANWELL

Date of Grant: 17-JUN-93
Act Granted Under: MINERAL RESOURCES ACT 1989-92
Date Instrument of Lease Issued: 17-JUN-93
Volume/Ratio: 103 / 7
DEPARTMENT OF MINERALS AND ENERGY

Mining Leases - Public Search Report

Issued: 
Lodged: 
Approved: 

Term History
Commenced: 01-JUL-93
Expiry: 30-JUN-13
Years: 20.00

Area Units: 5.00
Rent Rate: $51.40
Annual Rent: $57.00
Security Required: 

Received Date Refunded Date
Amount Amount

Application Fee
Survey Fee

Background Leases
LOT 1 ON LIV40877 QUARRY RESERVE 430 PAR STANWELL CO LIVINGSTONE
LOT 159 ON LIV2465 SPECIAL LEASE S1991 PAR STANWELL CO LIVINGSTONE
LOT 179 ON LIV47333 VACANT CROWN LAND PAR STANWELL CO LIVINGSTONE
LOT 2 ON LIV40877 VACANT CROWN LAND PAR STANWELL CO LIVINGSTONE
LOT 3 ON LIV40877 VACANT CROWN LAND PAR STANWELL CO LIVINGSTONE
LOT 4 ON LIV40877 VACANT CROWN LAND PAR STANWELL CO LIVINGSTONE
LOT 5 ON LIV40877 VACANT CROWN LAND PAR STANWELL CO LIVINGSTONE
LOT 6 ON LIV40877 VACANT CROWN LAND PAR STANWELL CO LIVINGSTONE
LOT 7 ON LIV40877 VACANT CROWN LAND PAR STANWELL CO LIVINGSTONE
LOT 252 ON LIV2842 SPECIAL LEASE 49316 PAR STANWELL CO LIVINGSTONE
LOT 184 ON LIV40877 QUARRY RESERVE A3 PAR STANWELL CO LIVINGSTONE
LOT 179 ON LIV2465 VACANT CROWN LAND PAR STANWELL CO LIVINGSTONE

Reserve No: 838430

Reserve Name:
QUARRY RESERVE 83 & QUARRY RESERVE 430

Trustee Names:
FITZROY SHIRE COUNCIL (AS TRUSTEES)

Received Actioned Expiry
Operation Plan 17-NOV-94 17-JUL-95 17-JAN-00

Project:
SCOTSHAMS FOLLY

Site Contactor:

Site Contact Address:
28 April 1995

Capricorn Stone Products Pty Ltd
PO Box 5164
ROCKHAMPTON NORTH CENTRE QLD 4702

Dear Sir

MINING LEASE NUMBER 7341

The variation of the Special Conditions of Mining Lease Number 7341 was approved by the Governor in Council on 27 April 1995, pursuant to Section 7.49 of the Mineral Resources Act 1989.

The Special Conditions which now apply to the lease are attached.

The instrument of Lease document has been endorsed and forwarded to J Hume, PO Box 731, Ballina at your request.

Yours faithfully,

LAURA BISHOP
for Manager
Tenures and Mineral Development Branch
ANNEXURE "A"

MINING LEASE NUMBER 7341

SPECIAL CONDITIONS

1. The holder shall maintain an Environmental Management Overview Strategy (EMOS) developed in accordance with the policy document "Environmental Management for Mining in Queensland".

2. The holder shall submit an audited Plan of Operations derived from the EMOS and in accordance with Section 7.48 of the Mineral Resources Act 1989 no later than 4 months after the date of grant of the lease.

3. The holder shall conduct mining activities authorised by the lease in compliance with the approved EMOS and the current Plan of Operations.

4. The holder shall submit a notice of variation of an approved EMOS to the Minister not less than 2 months (or shorter period as the Minister in a particular case approves) before commencing operations that would require amendments to that EMOS.

5. The holder shall submit an Environmental Audit Report with each Plan of Operations or variation thereto.

6. The holder shall, from the Schedule of Rehabilitation Costs for the term of the Plan of Operations, calculate an amount of security, have the amount confirmed by the Audit, and submit this security with the Plan of Operations.

7. The holder shall ensure that amounts of contaminated water, waste, noise, dust, gases, ground vibration, or other nuisance factors generated on the lease and affecting areas outside the boundaries of the lease, are as prescribed by any licence or otherwise at levels acceptable to the Minister.

8. The holder shall submit with any notice of surrender of the lease an audited Rehabilitation Report which certifies that the holder has complied with the approved EMOS and the Plan of Operations. (ANNEXURE ENDS)
MINING LEASE

ELIZABETH THE SECOND, by the Grace of God, Queen of Australia, and Her other Realms and Territories, Head of the Commonwealth.

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETING:

We, with the advice of the Executive Council of Our State of Queensland, and pursuant to the Mineral Resources Act 1989, do hereby Grant, Demise and Lease as a Mining Lease unto STONE PRODUCTS PTY LTD, the land described in Schedule 1 hereto, for the term of Twenty years commencing on the First day of July, 1993 at the rental prescribed from time to time, for the purposes of mining for Sandstone - Building Purposes, subject to the general conditions and reservations described in Schedule 2 hereto and subject to the special conditions and reservations specified in Schedule 3 hereto.

IN TESTIMONY WHEREOF, We have caused this Our Mining Lease to be Sealed with the Seal of Our said State.

WITNESS
Our Trusty and Well-beloved Her Excellency LENEEN FORDE, Companion of the Order of Australia, Governor in and over the State of Queensland and its Dependencies, in the Commonwealth of Australia, at Government House, Brisbane, in Queensland, aforesaid, this Seventeenth day of June, 1993.
SCHEDULE 2

GENERAL CONDITIONS AND RESERVATIONS

1. This lease is subject to the terms, requirements, conditions, exceptions, reservations and provisions contained in the Mineral Resources Act 1989, regulations made thereunder and in or under any other Act.

2. The grant of this mining lease does not create an estate or interest in land.

3. There is reserved to the Crown and to the Minister, the Mining Registrar, the Warden, the Director-General and any person authorised in that regard by the Minister, the right and liberty at all reasonable times to have full and free access to, and to enter upon, the demised land and any mining operations thereon for the purpose of viewing and examining its condition and for these purposes to make use of every part of a mine and roads and improvements associated therewith and to use vehicles.

4. All petroleum (as defined by the Petroleum Act 1923) on or below the surface of the land is reserved to the Crown and there is also reserved to the Crown and to any person thereby authorised all rights of access for the purpose of searching for and for the operations of obtaining petroleum in any part of the land, and all rights of way for access and for pipelines and other purposes requisite for obtaining and conveying petroleum in the event of petroleum being obtained in any part of the said land.

SCHEDULE 3

SPECIAL CONDITIONS AND RESERVATIONS

MEANING OF TERMS

In these Special Conditions, the term "the lease" shall be read and construed as meaning "the land comprised in Mining Lease Number 7341" (Formerly ML 1171 Rockhampton); the term "the Act" shall be read and construed as meaning "the Mineral Resources Act 1989 as amended"; the term "the Minister" shall be read and construed as meaning "the Minister for Minerals and Energy and any other Minister of the Crown for the time being charged with the administration of the Act"; the term "the holder" shall be read and construed as meaning "the person or persons or the company or companies, as the case may be, being the holder of this mining lease"; and the term "approved" shall be read and construed as meaning "approved by the Minister in writing".
PLANNING AND MANAGEMENT

1. The holder shall, within six (6) months after the date of grant of the lease, submit a proposed Plan of Operations in accordance with Section 7.48 of the Act and conforming to the Special Conditions herein. Where appropriate the Plan shall -

   (a) conform in principle to the findings of any study into environmental impact which has fulfilled the requirements of Section 7.21 of the Act; and

   (b) in cases where a cyanide compound is to be used on the lease for the recovery of gold, conform to the Queensland Government's "Guidelines on Prevention of Water Pollution from Cyanide Use in Gold Ore Processing".

2. Where the Minister so directs, the holder shall submit a report addressing the effectiveness of environmental control measures adopted in the mining operation, the rehabilitation programme being undertaken, the performance in relation to the Plan of Operations and the holder's compliance with the Act and the Special Conditions herein.

3. The holder shall ensure that pollution-control, rehabilitation operations, and the reporting of compliance required by the Special Conditions herein, are under the technical supervision of a competent person.

4. Where the Minister so directs, the holder shall appoint a person or persons of approved qualifications to -

   (a) monitor the quality of all waste waters generated on the lease and assess the impact upon the quality of surface and ground waters;

   (b) monitor, at relevant locations, dust levels and vibration caused by blasting; and

   (c) monitor the waste disposal and rehabilitation programme and conduct any experimental works and reporting necessary to ensure compliance with the Special Conditions herein.

5. The mine shall not be operated unless the holder or a nominee is on site and that person has a copy of the Act, these Special Conditions, and the Plan prepared pursuant to Section 7.48 of the Act.

OPERATIONS

6. The holder shall at all times cause all steps and things to be taken and done to prevent mineralised or impure water or sludge or mining debris resulting from mining operations on the lease from unlawfully polluting, obstructing, damaging or interfering with the sea, any lake or reservoir, or any watercourse or land. Where such unlawful pollution, obstruction, damage or interference results from mining operations on the lease, the holder shall immediately take steps to rectify the situation, notify the Minister and, as and when required by the Minister, cease mining operations and not resume them until all further steps and things are taken and done as will prevent or mitigate such unlawful pollution, obstruction, damage or interference.

7. The holder shall, prior to the commencement of any clearing on the lease or in a right of way relating to the lease, inform the owner of the timber (the Queensland Forest Service in the case of timber on Crown land) in sufficient time for the effective removal of such timber.

8. Unless otherwise approved, the holder shall remove from all areas to be disturbed (including areas for the deposition of overburden, waste rock and tailings), the surface material to a depth of one hundred millimetres (100mm) plus any additional arable soil, and shall stockpile...
Mining Lease No. 7341

such surface material and arable soil separately in a manner such that it will not erode and will be available for the rehabilitation of the lease and for no other purpose.

9. Unless otherwise approved, the holder shall not mine any part of the lease area where surface water is flowing.

10. Unless otherwise approved, the holder shall dispose of all overburden, tailings, or other waste resulting from mining on the lease, within the boundaries of the lease.

11. The holder shall dispose of all overburden and waste rock in a manner such that:

(a) surface or ground waters are not polluted;

(b) oxidation and leaching of potentially deleterious material is minimised by an effective means of isolation from the atmosphere;

(c) tailings are deposited to achieve maximum practicable bulk density to facilitate decommissioning; and

(d) upon decommissioning and rehabilitation, no ongoing maintenance is required.

12. The holder shall, with respect to dams on the lease, ensure that:

(a) each dam is designed and constructed in accordance with good engineering practice;

(b) unless otherwise approved, each dam is provided with an adequate spillway; and

(c) the capacity of the storage compartment of each dam is adequate for the purpose for which it is used, taking into account its catchment, climatic factors and the nature of the material impounded.

This condition shall not be read or construed as negating the holder's duties and responsibilities under the provisions of the Water Resources Act 1989.

13. The holder shall maintain all roads on the lease such that those persons who have a right to use such roads shall have access at all times, and if the holder desires to mine through the path of an existing road, an alternative road shall be provided by the holder and maintained at a standard at least equal to that of the original road.

14. The holder shall fence those parts of the lease area where the adjoining land use or the presence of fauna warrants the isolation of the mining operations. The standard of the fence shall be that generally accepted in the district for such purposes.

15. The holder shall not interfere with any fence on the lease which is not owned by the holder except that, where the holder must remove a fence, an alternative fence of a standard at least equal to the displaced fence shall be erected by the holder prior to the removal of the original fence.

16. The holder shall ensure that the amount of noise, dust, gases, ground vibration or other nuisance factors generated on the lease and affecting areas outside the boundaries of the lease is minimised and at a level acceptable to the Minister.

17. The holder shall conduct operations in a manner which minimises interference to the depasturing of stock on the lease, and the holder's operations shall not pose a threat by:

(a) generating noise which in the opinion of the Minister unnecessarily disturbs stock;

Page 5 of 9 pages
(b) interfering unnecessarily with the movement of stock, in particular to watering points;
(c) generating amounts of dust which in the opinion of the Minister render surrounding standing fodder unpalatable to stock; and
(d) allowing excavations and areas used for the disposal of sludge and fine suspended wastes to be hazardous to stock.

18. Where the Minister so directs, the holder shall maintain an adequate buffer strip around the perimeter of the lease and where the Minister further directs, the holder shall establish and husband trees and shrubs within the buffer strip in order that the operations are screened effectively from lands adjoining the lease.

19. The holder shall observe at all times the provisions of the -
   Rural Lands Protection Act 1985,
   Clean Waters Act 1971,
   Water Resources Act 1989,
   Cultural Record (Landscapes Queensland and Queensland Estate) Act 1987,
   Rural Fires Act 1946,
   Forestry Act 1959, and
   Beach Protection Act 1968,
and any amendments thereto, and any other law of Queensland as it relates to the holder and to the lease.

20. The holder shall, prior to the planned discharge of liquid from the storage compartment or any dam impounding tailings, submit to the Minister an estimate of the impact of such discharge on any surface and ground water which may be affected, and obtain approval for the discharge. This condition shall not be read or construed as negating the holder's duties and responsibilities under the Clean Waters Act 1971.

21. Where the Minister so directs, fine sludge in the tailings from a wet gravity concentration plant used for the recovery of alluvial minerals shall be separated and impounded.

REHABILITATION

22. The holder shall rehabilitate all mined areas, plant sites, roads, tailings and sludge dams, overburden and waste rock dumps and other disturbed areas progressively and without delay. Unless otherwise approved such rehabilitation shall aim to create a landform with vegetation and land-use capability similar to that of the land prior to disturbance, and shall be carried out by -

(a) shaping the area so that it conforms as far as reasonably practicable with the surrounding topography;
(b) reforming all drainage lines, waterways and creek beds to stable contours and as near as reasonably practicable to the situation existing prior to mining;
Mining Lease No. 7341

(c) returning any surface material or arable soil removed pursuant to Special Condition 8 herein to the contoured surface, except where that surface is frequently inundated by water flowing in a stream; and

(d) stabilising the restored areas against the natural forces of erosion, and establishing appropriate vegetation, in order that ongoing maintenance after termination of the lease is not required.

23. The holder shall ensure that the area of the lease disturbed for mining and not rehabilitated in accordance with Special Condition 22 herein at any time does not exceed two (2) hectares.

24. When the Minister so directs, the holder shall satisfy the Minister that adequate financial provision has been made by the holder to complete the decommissioning and rehabilitation commitments which attach to the lease.
This is to certify that CAPRICORN STONE PRODUCTS PTY LTD has been recorded as the holder of 100% interest of the within written lease the name of the Company Stone Products Pty Ltd having been changed to CAPRICORN STONE PRODUCTS PTY LTD.

Date Recorded: 21st day of December, 1994

for Minister

Pursuant to the provisions of Section 7.49 of the Mineral Resources Act 1989, the Governor in Council on the 27th day of April, 1995 approved that the Special Conditions to which this Lease is presently subject be varied as set out below, the agreement of the Lessor to such variation having been obtained.

1. The holder shall maintain an Environmental Management Overview Strategy (EMOS) developed in accordance with the policy document "Environmental Management for Mining in Queensland".

2. The holder shall submit an audited Plan of Operations derived from the EMOS and in accordance with Section 7.48 of the Mineral Resources Act 1989 no later than 4 months after the date of grant of the lease.

3. The holder shall conduct mining activities authorised by the lease in compliance with the approved EMOS and the current Plan of Operations.

4. The holder shall submit a notice of variation of an approved EMOS to the Minister not less than 2 months (or shorter period as the Minister in a particular case approves) before commencing operations that would require amendments to that EMOS.

5. The holder shall submit an Environmental Audit Report with each Plan of Operations variation thereto.

6. The holder shall, from the Schedule of Rehabilitation Costs for the term of the Plan of Operations, calculate an amount of security, have the amount confirmed by the Audit, and submit this security with the Plan of Operations.

7. The holder shall ensure that amounts of contaminated water, waste, noise, dust, gas, ground vibration, or other nuisance factors generated on the lease and affecting areas outside the boundaries of the lease, are as prescribed by any licence or otherwise at levels acceptable to the Minister.

8. The holder shall submit with any notice of surrender of the lease an audited Rehabilitation Report which certifies that the holder has complied with the approved EMOS and the Plan of Operations.

Dated at Brisbane this 28th day of April, 1995

for Minister
MINING LEASE ML80102
Tenure Id: ML 80102

District: ROCKHAMPTON

Previous Id: 

Name of Lease: SCOTSMAN FOLLY

Status: GRANTED

Sub–Status:

ASP Process: EXCLUSIVE LAND

Impact: LOW OR HIGH IMPACT

Pre-requisite Tenure Ids

PROPECTING PERMIT 80251 AND 80262 & EXPLORATION PERMIT MINERALS 11530

Principal Holder

CAPRICORN STONE PRODUCTS PTY LTD
C/- MR ROY GOUGH (DIRECTOR)
PO BOX 5164
ROCKHAMPTON MAIL CENTRE Q 4702

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Marked Out Date and Time: 10–MAY–2002 02:00 PM
Lodged Date and Time: 16–MAY–2002 04:20 PM
Term Sought: 20 years
Certificate of Application Issued: 15–AUG–2002

Situated Within at Date Lodged

Area: 18.8112 Ha
Surface Area: 18.8112 Ha

Local Authorities
FITZROY

Minerals / Purpose
BUILDING STONE—SANDSTONE

Locality
3.8 KILOMETRES SOUTH EAST OF STANWELL TOWNSHIP
Tenure Id: ML 80102
Date of Grant: 20-MAR-2003
Act Granted Under: MINERAL RESOURCES ACT 1989

Plan Number | Previous Plan Number | Volume | Folio
---|---|---|---

General Remarks

Renewal Processes:
Notice Issued:
Lodged:
Approved:

Term History

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PHOTOGRAPHS OF EXISTING OPERATIONS
For Opening Notifications See Back

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Branded Plugs Placed at Stns. T, L, and S:
- T
- L
- S

Diagram 'A' Not to Scale.

Plan Ln. 2465

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