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.

It is recommended that you read the information on what to provide with an application, prior to making an amendment application. This information is located on the Queensland Government’s Business and Industry Portal at www.business.qld.gov.au (use the search term “environmental licences”). This website also has a diagnostic tool called a “Forms and fees finder” which will take you through a series of questions and provide a customised result which will identify any forms, fees and supporting information you need to make an application.

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 and Fisheries by email at livestockregulator@daf.qld.gov.au.
- for any other ERA—please fill out and lodge the form “Application for pre-lodgement services (ESR/2015/1664)”, prior to lodging this application form.

Checklist for making an amendment application

You must complete the checklist below and overleaf before you continue with the application form. If your application is for:

- ☐ a prescribed ERA → you must fill in Section 1 and Section 2 of the checklist below.
- ☑ a resource activity → you must fill in Section 1 and Section 3 of the checklist below.
- ☐ both a prescribed ERA and a resource activity → you must fill in sections 1, 2 and 3 of the checklist below.

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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.
Application to amend an environmental authority

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.

<table>
<thead>
<tr>
<th>Checklist questions</th>
<th>Guidance</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Section 1 – all applications</strong></td>
<td></td>
</tr>
</tbody>
</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 (ESR/2015/1734), or Application to amalgamate two or more environmental authorities into an amalgamated project or local government authority (ESR/2015/1735). |
| Is the amendment to add an ERA to an amalgamated local government authority and there is not an appropriate degree of integration between the proposed activity and the existing activities on the authority? | ☐ YES  
☒ NO  
If yes, you cannot use this form. You will need to apply for a new environmental authority. For a standard application use the form Standard environmental authority application (prescribed activity) (ESR/2015/1793) or Standard environmental authority application (resource activity) (ESR/2015/1755). For a variation application, use the form Variation environmental authority (prescribed activity) (ESR/2015/1796) or Variation environmental authority (resource activity) (ESR/2015/1756). For a site-specific application use the form Site-specific environmental authority application (prescribed ERA) (ESR/2015/1792) or Site-specific environmental authority application (resource activity) (ESR/2015/1757). |
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Section 2 – prescribed ERAs

<table>
<thead>
<tr>
<th>Question</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Is the amendment for the holder of the environmental authority to transfer all or part of the environmental authority to a person?</td>
<td>☑</td>
<td>☑</td>
</tr>
<tr>
<td>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 (ESR/2015/1718).</td>
<td></td>
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</tr>
<tr>
<td>If the development application must be lodged before an environmental authority amendment application can be made. Under EP Act, a development application for a material change of use of premises for an environmentally relevant activity is deemed to be also an application for an environmental authority. In this case, an environmental authority amendment application should not be lodged.</td>
<td>☑</td>
<td>☑</td>
</tr>
</tbody>
</table>

Is the proposed amendment solely to add or remove vehicles for ERA 57 (Regulated waste transport) within the approved threshold? | ☑   | ☑  |
| If yes, you do not need to submit this application form. Use the form Details of regulated waste vehicles (ESR/2015/1851). |     |    |

Is the proposed amendment to add a prescribed ERA, other than an ancillary activity, to an environmental authority for a resource project? | ☑   | ☑  |
| If yes, you cannot use this form to add the prescribed ERA to the environmental authority. You will need to apply for a new environmental authority. Refer Section 1 above for appropriate form. |     |    |

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

<table>
<thead>
<tr>
<th>Question</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Is the amendment for a partial surrender of an environmental authority for a mining, geothermal or petroleum resource activity?</td>
<td>☑</td>
<td>☑</td>
</tr>
<tr>
<td>If yes, you cannot use this form. Please use the form Application for surrender of an environmental authority (prescribed ERA) (ESR/2015/1719) or Application for surrender or partial surrender of an environmental authority (resource activity) (ESR/2015/1751).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Is the proposed amendment to add a resource activity to an environmental authority for a prescribed ERA project?</td>
<td>☑</td>
<td>☑</td>
</tr>
<tr>
<td>If yes, you cannot add the resource activity to the environmental authority. You will need to apply for a new environmental authority. Refer Section 1 above for appropriate form.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
 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.

Eligibility criteria  For an environmentally relevant activity, means eligibility criteria that are in effect for the activity under —
   (a) an ERA standard; or
   (b) a code of environmental compliance; or
   (c) a regulation in respect of a mining activity.

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

ERA project  A prescribed ERA project or a resource project

ERA standard  For an environmentally relevant activity, means the eligibility criteria and/or the standard conditions set by the administering authority.

Major amendment  For an environmental authority, means an amendment that is not a minor amendment.

Material change of use of premises for an environmentally relevant activity  A category of assessable development requiring a development permit under SPA. Refer Schedule 3, Table 2, Item 1 of the Sustainable Planning Regulation 2009.

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
   (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.

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.
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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 318(1) of the EP Act has been assessed as being suitable to carry out an ERA and has been listed on the suitable operator register.

Resource activity
An activity that is any of the following:
(a) a geothermal activity
(b) a greenhouse gas (GHG) storage activity
(c) a mining activity
(d) a petroleum activity.

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.

Single integrated operation
Occurs when all the below criteria are met:
(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 one 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.

Underground water rights
Means any of the following:
(a) underground water rights within the meaning of the Mineral Resources Act 1989;
(b) underground water rights within the meaning of the Petroleum and Gas (Production and Safety) Act 2004;
(c) underground water rights within the meaning of the Petroleum Act 1923, section 87(3).
The fields marked with an asterisk (*) are mandatory, if they are not completed then your application may be considered not properly made under section 128 of the *Environmental Protection Act 1994*.

<table>
<thead>
<tr>
<th>Application details</th>
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</thead>
<tbody>
<tr>
<td><strong>1. Environmental authority number</strong></td>
</tr>
<tr>
<td>ENVIRONMENTAL AUTHORITY NUMBER*</td>
</tr>
<tr>
<td>EPVX00703313</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Agent details / address for service</th>
</tr>
</thead>
<tbody>
<tr>
<td>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.</td>
</tr>
</tbody>
</table>

| **NAME OF AGENT - INDIVIDUAL OR CONTACT PERSON IF AGENT IS AN ORGANISATION** |
| KATE HOURIGAN |

| **ORGANISATION NAME, INCLUDING TRADING NAME** |
| ORANGE GUM CONSULTING |

| **ABN / ACN (IF AN ORGANISATION)** |
|  |

| **POSTAL ADDRESS (WHERE DIFFERENT FROM ABOVE)** |
| PO BOX 1013, STANTHORPE, QLD 4380 |

| **PHONE** | **FACSIMILE** |
| 0466 618 357 |

| **EMAIL** |
| kate@orangegum.com.au |

☑ INDICATE IF YOU 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, less information is required where the application is minor amendment (condition conversion).

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

☐ Minor amendment – select minor amendment type.

☐ 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 19

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.

**Background information**

Provide details of the circumstances giving rise to the proposed amendment (if insufficient room, attach a separate document)*.
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Description of the land where the proposed amended activities will be carried out:

☒ The activity will be carried out within the existing designated areas 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

☐ An additional site(s) will be added to the environmental authority as follows:

Location(s) (*if applicable)

<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>SURFACE AREA (M²)</td>
</tr>
</tbody>
</table>

PORT (IF APPLICABLE)

TENURE DETAILS (IF APPLICABLE)

GENERAL DESCRIPTION OF LAND E.G. ENVIRONMENTAL VALUES, BIOREGIONS AND REGIONAL ECOSYSTEMS, TERRAIN, SHALLOW GROUND WATER SYSTEMS, FLOODPLAINS, SPRINGS AND SOIL DESCRIPTIONS, A SITE MAP OR SATELLITE IMAGERY SHOWING THESE FEATURES AND THE DESIGNATED AREA FOR THE ACTIVITY SHOULD BE ATTACHED.
Application to amend an environmental authority

Details of new ERAs or new location(s) (*if applicable)

<table>
<thead>
<tr>
<th>ERA NUMBER AND THRESHOLD</th>
<th>LOCATION</th>
</tr>
</thead>
<tbody>
<tr>
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</table>

Details of proposed condition amendments (*if applicable)

<table>
<thead>
<tr>
<th>ENVIRONMENTAL AUTHORITY CONDITION(S)</th>
<th>PROPOSED CHANGE &amp; JUSTIFICATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>CONDITION A14</td>
<td>PROPOSED CHANGE - &quot;THE HOLDER OF THIS ENVIRONMENTAL AUTHORITY MAY CARRY OUT EXPLORATION ACTIVITIES WITHIN 100 METRES OF THE NORTON GOLDFIELDS HISTORICAL SITE PROVIDED THE ACTIVITIES DO NOT IMPACT ON THE HISTORICAL VALUES OF THE SITE&quot;. SEE APPLICATION COVER LETTER FOR JUSTIFICATION.</td>
</tr>
</tbody>
</table>

If you are adding a new location(s) to the EA please provide details of what ERA’s you are planning to undertake on that location(s).

If you are amending the EA to request additional ERAs on locations already authorised by the EA please identify the location the activities are being undertaken.

If the activities were assessed as part of a coordinated project declared under the State Development and Public Works Organisation Act 1971 (SDPWO Act), you are only able to amend Coordinator General conditions if the Coordinator General’s evaluation report for the project has lapsed. If you are unsure if the Coordinator General’s evaluation report has lapsed, contact the Department of State Development for more information.
3. **Do you currently operate under an ERA standard?**

- **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 have been included under Question 2.
- **□** In making the proposed amendment, I cannot comply with the relevant eligibility criteria for all relevant activities. This is due to factors beyond my control. Further details have been provided below.

<table>
<thead>
<tr>
<th>DETAILS INCLUDING THE RELEVANT ELIGIBILITY CRITERIA, ERA NUMBER AND THRESHOLD, AND FACTORS AFFECTING COMPLIANCE.</th>
</tr>
</thead>
</table>

4. **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?**

- **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>
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</table>

5. **Is this application to remove a prescribed ERA from your environmental authority for prescribed ERAs?**

- **□** 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 have been included under Question 2.
- **□** In making the proposed amendment, I cannot comply with the relevant eligibility criteria for all relevant activities. This is due to factors beyond my control. Further details have been provided below.

<table>
<thead>
<tr>
<th>DETAILS INCLUDING THE RELEVANT ELIGIBILITY CRITERIA, ERA NUMBER AND THRESHOLD, AND FACTORS AFFECTING COMPLIANCE.</th>
</tr>
</thead>
</table>

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

### 6. 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 → please attach a rehabilitation report outlining how you have met the conditions
- [x] No

### 7. Compliance with conditions

Please complete a statement addressing compliance with environmental authority conditions by, or on behalf of the environmental authority holder.

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 rehabilitation report is accurate (include the date of the rehabilitation report). Note: The compliance statement only needs to be made for the rehabilitation report if the answer to question 6 is ‘Yes’.

Describe the qualifications and experience of the person signing the statement.*
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Provide details of the date, method and evidence used to verify compliance and accuracy.*

Provide the contact number of the person signing the statement*

........................................................................................................................................

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

- make the 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 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 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 statement, including attachments, address the relevant matters and are factually correct
- confirm that the opinions expressed in this statement, including attachments, are honestly and reasonably held
- I understand that all information supplied as part of this statement, including attachments, can be disclosed publicly in accordance with the Right to Information Act 2009 and the Evidence Act 1977.

SIGNATURE* | DATE*
8. 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: 

<table>
<thead>
<tr>
<th>Will the proposed amendment result in a significant residual impact to a matter of State environmental significance (MSES)?*</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐ No</td>
</tr>
<tr>
<td>☐ Yes, please attach supporting information that:</td>
</tr>
<tr>
<td>- 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;</td>
</tr>
<tr>
<td>- demonstrates that all reasonable measures to avoid and minimise impacts on each of those matters will be undertaken;</td>
</tr>
<tr>
<td>- includes a notice of election, if it has not already been submitted; and</td>
</tr>
<tr>
<td>- if the activity is to be staged, details of how the activity is proposed to be staged</td>
</tr>
</tbody>
</table>

☐ I have attached the supporting information.

If your amendment application also involves resource activities, go to question 9. Otherwise, go to question 14.

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

| ☐ No |
| ☐ Yes → Which area of regional interest, has or will require a regional interests development approval (RIDA)?* |
| - Priority agricultural areas (PAAs) |
| - Priority living areas (PLAs) |
| - Strategic environmental areas (SEAs) |
| - Strategic cropping area (SCA) |
| - No RIDA required, I am an exempt activity. |

If you have applied or been approved for a RIDA, provide the application reference below.*
10. Does the application relate to an environmental authority for a coal seam gas activity that is an ineligible ERA?*

- No → go to question 11
- Yes→

  - I have determined that the amendment will not change the way that CSG water and brine 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.

**MANDATORY INFORMATION**

- The quantity of CSG water the applicant reasonably expects will be generated in connection with carrying out each relevant CSG activity.
- The flow rate at which the applicant reasonably expects the water will be generated.
- 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.
- The proposed management of water including, for example, the use, treatment, storage or disposal of the water.
- 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:
  - the quantity and quality of the water used, treated, stored or disposed of
  - protection of the environmental values affected by each relevant CSG activity
  - the disposal of waste, including, for example, salt, generated for the management of the water.
- 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.
- If the application includes a CSG evaporation dam, an evaluation of the following must be provided:
  - best practice environmental management for managing CSG water
  - alternative ways for managing CSG water
  - 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.
11. Exercising underground water rights

Underground water rights provide the tenure holder with a statutory right to take or interfere with underground water in the area of the tenure if the taking or interference with that water is necessarily and unavoidably obtained in the process of extracting the resource.

If the activity/activities are proposed to be undertaken on a mineral development licence (MDL), mining lease (ML) or petroleum lease (PL), does the proposed amendment involve changes to the exercise of underground water rights?*

☐ N/A → The proposed activity/activities are not on a MDL, ML or PL.

☐ No

You must attach documentation detailing:
- the areas in which underground water rights are proposed to be exercised;
- for each aquifer affected, or likely to be affected, by the exercise of underground water rights:
  (i) a description of the aquifer;
  (ii) an analysis of the movement of underground water to and from the aquifer, including how the aquifer interacts with other aquifers and surface water; and
  (iii) a description of the area of the aquifer where the water level is predicted to decline because of the exercise of underground water rights; and
  (iv) the predicted quantities of water to be taken or interfered with because of the exercise of underground water rights during the period in which resource activities are carried out.
- the environmental values that will, or may, be affected by the exercise of underground water rights and the nature and extent of the impacts on the environmental values;
- any impacts on the quality of groundwater that will, or may, happen because of the exercise of underground water rights during or after the period in which resource activities are carried out; and
- strategies for avoiding, mitigating or managing the predicted impacts on the environmental values or the impacts on the quality of groundwater.

☐ Yes →

I have attached the supporting documentation.

12. Has an environmental impact statement (EIS) process under Chapter 3 of the EP Act 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 15.
13. EIS triggers

Where an EIS process under Chapter 3 of the EP Act has not been completed, or if the environmental risk has changed since the EIS was completed, please complete the table below. The information provided here will assist in determining whether an EIS is required. If your response to any question is yes, you must attach details of how the criterion is triggered including details of the impact.

<table>
<thead>
<tr>
<th>Criteria—EIS triggers</th>
<th>Select</th>
</tr>
</thead>
<tbody>
<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>□ YES □ NO □ N/A</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>□ YES □ NO □ N/A</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>□ YES □ NO □ N/A</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>□ YES □ NO □ N/A</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 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>
<td></td>
<td></td>
</tr>
<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>

☐ I have attached details of how the criterion is triggered including details of the impact.

14. 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.

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><strong>MANDATORY INFORMATION</strong></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>Reason for N/A:</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>
<tr>
<td>Reason for N/A:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>A description of the risk and likely magnitude of impacts on the environmental values*</td>
<td></td>
<td>☑</td>
</tr>
<tr>
<td>Reason for N/A:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Details of the management practices proposed to be implemented to prevent or minimise adverse impacts*</td>
<td></td>
<td>☑</td>
</tr>
<tr>
<td>Reason for N/A:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Details of how the land the subject of the application will be rehabilitated after each relevant activity ceases*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reason for N/A:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>NO PROPOSED CHANGES TO REHABILITATION</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

To provide a response to the mandatory information, specific supporting information must be provided to the administering authority, the type and detail of which will depend on your particular ERA project. Supporting material for technical information requirements is located on the business and industry website [www.business.qld.gov.au](http://www.business.qld.gov.au).
15. 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.

NO CHANGES PROPOSED TO WASTE MANAGEMENT UNDER THE EXISTING ENVIRONMENTAL AUTHORITY.

16. 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.

17. 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
Application to amend an environmental authority

18. 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>

19. Payment of fees

Application fee*: $309

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 and Fisheries (attached).

Credit card payments

☐ For credit card payments for applications to the Department of Environment and Heritage Protection please lodge the application using Connect at www.ehp.qld.gov.au/connect

☐ For credit card payments for applications relating to mining activities please lodge the application using MyMinesOnline².

☐ For credit card payments for applications to the Department of Agriculture and Fisheries please contact me (the applicant) for credit card payment:

Phone number: ____________________________

Note: Additional fees will be payable for a major amendment.

² For more information on payment options go to the Business Queensland website at www.business.qld.gov.au and search ‘Forms and fees for mining and resources’
Assessment fee for all major amendments

Where the proposed amendment is determined by the administering authority to be a major amendment, an assessment fee of 30% of the annual fee for the authority at the time of application, is also payable. The assessment fee is payable once notification of the assessment level decision is issued. The assessment fee must be paid before the assessment of the amendment application can proceed.

Supplementary annual fee for certain major amendments

The supplementary annual fee is payable where the amendment is approved and results in the aggregate environmental score (and hence the annual fee) for the EA increasing. The supplementary annual fee is a pro-rata adjustment to the annual fee for the period from when the amended EA takes effect to the next anniversary day for the EA. This is payable within 20 business days after the approval date.

20. 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 to amend an environmental authority

**APPLICANT’S NAME**
ROAR RESOURCES PTY LTD  (Tony Schreck)

**APPLICANT’S SIGNATURE**

**POSITION OF SIGNATORY**
Managing Director

**DATE**
12 May 2017

**JOINT HOLDER’S NAME (IF APPLICABLE)**

**JOINT HOLDER’S SIGNATURE (IF APPLICABLE)**

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**Applicant checklist**

- [x] Application form has been signed and all questions completed.
- [ ] Question 8: Supporting information for environmental offsets attached (if applicable)
- [ ] Question 10: Mandatory information for the assessment of coal seam gas activities attached (if applicable)
- [ ] Question 11: Supporting information for exercising underground water rights (if applicable)
- [ ] Question 13: Mandatory information for the assessment of EIS triggers and details of the impact (if applicable).
- [x] Question 14: Mandatory information for assessment of environmental impacts attached (if applicable)
- [ ] Question 16 Application to amend or discharge financial assurance for an environmental authority (ESR/2015/1752) is 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 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 and Fisheries
PO Box 102
TOOWOOMBA QLD 4350

**Enquiries:**
Phone: (07) 4688 1374
Fax: (07) 4688 1192
Email: livestockregulator@daf.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)