This document is the approved form that is to be used to make a standard application for an environmental authority under sections 122 and 125 of the Environmental Protection Act 1994 (EP Act) for an environmentally relevant activity (ERA).

Only use this form if you can meet all of the following requirements for all ERAs that are the subject of the environmental authority application:

- the ERAs have eligibility criteria and standard conditions available
- the eligibility criteria and the standard conditions can be met
- the ERAs are not being carried out as part of a significant project.

If you cannot meet the above requirements, you will need to use the variation or site specific application forms for an environmental authority.

All applicants must be a registered suitable operator before carrying out an ERA. If you are not already registered as a suitable operator, fill in the application form in Attachment 2 and submit it with this environmental authority application.

This form also contains questions relating the Strategic Cropping Land Act 2011. If you are proposing to undertake resource activities on strategic cropping land (SCL) or potential SCL, you may need to apply for a SCL compliance certificate (under section 117 of the Strategic Cropping Land Act 2011) or a SCL protection decision under sections 96 and 97 of the Strategic Cropping Land Act 2011).

An environmental authority for a resource activity that will be located on SCL or potential SCL cannot be issued until a SCL compliance certificate has been given or a protection decision has been made, where applicable.

Checklist for making a standard 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 2 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
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>Result</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Section 1</strong></td>
<td></td>
</tr>
<tr>
<td>Where a material change of use is triggered for the activity under the <em>Sustainable Planning Act 2009</em>, answer the following (otherwise select not applicable—N/A):</td>
<td>□ YES □ NO □ N/A</td>
</tr>
<tr>
<td>Has a development application for the development been made under the <em>Sustainable Planning Act 2009</em>?</td>
<td>If no, you cannot make an environmental authority application until you have made a development application for the material change of use.</td>
</tr>
<tr>
<td>Is this application to dredge or extract more than 10,000 tonnes of material a year in the North Stradbroke Island region?</td>
<td>□ YES □ NO</td>
</tr>
<tr>
<td>Where any of the ERAs that form part of this application are to be carried out on a parcel of land within a state development area and a particular use for the parcel of land is not stated in the approved development scheme, answer the following (otherwise select not applicable—N/A):</td>
<td>□ YES □ NO</td>
</tr>
<tr>
<td>Do you have, or have you applied for, an approval for the use under section 84(4)(b) of the <em>State Development and Public Works Organisation Act 1971</em>? You must select no if your approval has lapsed and you have not applied for a replacement.</td>
<td></td>
</tr>
<tr>
<td><strong>Section 2</strong></td>
<td></td>
</tr>
<tr>
<td>Do all of the ERAs proposed in this application have eligibility criteria developed?</td>
<td>□ YES □ NO</td>
</tr>
<tr>
<td>Will you be able to comply with the eligibility criteria for all of the ERAs proposed in this application?</td>
<td>□ YES □ NO</td>
</tr>
<tr>
<td>If the environmental authority is approved, will you be able to comply with all the standard conditions of approval?</td>
<td>□ YES □ NO</td>
</tr>
</tbody>
</table>
### Application form

#### Standard application for an environmental authority

<table>
<thead>
<tr>
<th>Question</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>If the environmental authority is approved, will any of the ERAs be carried out as part of a significant project?</td>
<td>☐ YES</td>
<td>☐ NO</td>
</tr>
<tr>
<td>Will the proposed ERAs be carried out under the day to day management of a single responsible person (e.g. a site manager or operations manager)?</td>
<td>☐ YES</td>
<td>☐ NO</td>
</tr>
<tr>
<td>Are the places where the proposed ERAs will be carried out, close enough to make the integrated day to day management of the activities feasible?</td>
<td>☐ YES</td>
<td>☐ NO</td>
</tr>
<tr>
<td>Are all aspects of the proposed ERAs operationally interrelated?</td>
<td>☐ YES</td>
<td>☐ NO</td>
</tr>
<tr>
<td>Is this application for a new ERA that will form part of an ERA project under existing environmental authority?</td>
<td>☐ YES</td>
<td>☐ NO</td>
</tr>
</tbody>
</table>

If yes, you cannot use this application form as none of the ERAs can form part of a significant project. If the ERAs are part of a significant project, you must use the site specific application form instead.

If no, you cannot make a single environmental authority application as you do not meet the definition of a single integrated operation. All ERAs must be carried out under the day to day management of a single responsible person. Separate applications will need to be made for the ERAs that cannot be carried out as a single integrated operation.

If no, you cannot make a single environmental authority application as you do not meet the definition of a single integrated operation. All ERAs must be separated by distances small enough so that the integrated day to day management is feasible. Separate applications will need to be made for the ERAs that are too far apart for the integrated day to day management to be feasible.

If no, you cannot make a single environmental authority application as you do not meet the definition of a single integrated operation. All ERAs must be operationally interrelated. For example if a water treatment ERA and a chemical storage ERA is applied for, 1 ERA must be dependent on the other i.e. the operation of 1 cannot function without the operation of the other. Separate applications will need to be made for the ERAs that cannot be carried out as a single integrated operation.

If yes, you cannot make an environmental authority application for additional ERAs proposed to be carried out as part of a project. You can apply to amend the existing environmental authority to add a new ERA to the ERA project.
Section 3

Will this application be for a resource activity where an application for relevant resource tenure has not yet been made? ☑ YES ☐ NO
If yes, an application for relevant resource tenure must be made before, or at the same time as, the application for an environmental authority.

Will this application be for a resource activity where the applicants will not be exactly the same as the applicants for the relevant resource tenure application? ☐ YES ☑ NO
If yes, you cannot make an environmental authority application. To make an environmental authority application, the applicants must be exactly the same between the environmental authority application and the application for resource tenure.

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 or the Strategic Cropping Land Act 2011, the terms in the EP Act or Strategic Cropping Land Act 2011 will apply.

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

ERA project A prescribed ERA project or a resource project.

Management area The management area for SCL is what is left of the combined area of all zones, after taking from the combined area, all protection areas. The protection and management area map is available on the Department of Natural Resources and Mines website at www.dnrm.qld.gov.au.

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
   (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
# Application form

**Standard application for an environmental authority**

**Protection area**

A protection area for SCl is an area shown as a protection area on the protection area map. Protection area maps are available on the Department of Natural Resources and Mines website at [www.dnrm.qld.gov.au](http://www.dnrm.qld.gov.au).

**Registered suitable operator**

A person who, or a corporation which, under section 3181 of the EP Act has been assessed as being suitable to carry out an ERA and has been listed on the suitable operator register.

**Registry record (SCl)**

A record kept by the land registrar of land that is SCl or decided non-SCL. A search of the land registry the registrar keeps will show the record.

**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.

**SCl compliance certificate**

The certificate given by the chief executive (Department of Agriculture, Fisheries and Forestry (DAFF)) to applicants who comply with the application requirements for a SCL compliance certificate. Recipients of a compliance certificate must comply with the relevant part of the SCL standard conditions code for resource activities. The conditions under the standard conditions code are taken to be conditions of the environmental authority or resource authority.

**SCl protection decision**

The decision made by the chief executive (DAFF) in relation to a SCL protection decision application. It provides for the chief executive (DAFF) to decide the impact of the resource activity on the land; and whether or not to impose conditions on either or both of the environmental authority or resource authority for the resource activity.

**Significant project**

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

**Single integrated operation**

Occurs when all the below criteria is 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 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
<table>
<thead>
<tr>
<th><strong>Standard conditions code</strong></th>
<th>The code made by regulation about how resource activities may be carried out on SCL or potential SCL.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Validation information notice</strong></td>
<td>An information notice for SCL provided to an applicant for a validation decision or any other eligible person for the land about the validation decision (cropping history and/or zonal criteria applications).</td>
</tr>
</tbody>
</table>
GUIDE

Take particular care in filling out the applicant details as these are legally required for the issuing of any environmental authority.

Applicant details, including the name and the address should reflect the details of the person or registered legal entity.

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

A sole applicant is an applicant where there is only 1 person or business applying to obtain an environmental authority.

A principal applicant is the individual or business nominated to act on behalf of joint applicants for the environmental authority application only.

It is particularly important to enter the correct Australian business number (ABN); Australian company number (ACN) of the incorporated company; association number (AN) of the incorporated association; or the title and section of the legislation that gives the statutory corporation its legal status.

If there is an agent acting on behalf of the sole or principal applicant 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.

When there is more than 1 applicant complete Attachment 1—Appointment of principal applicant by all joint applicants.

Agent for principal applicant / 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 sole or principal applicant.

### Application details

#### 1. Applicant details

<table>
<thead>
<tr>
<th>SOLE OR PRINCIPAL APPLICANT DETAILS</th>
</tr>
</thead>
<tbody>
<tr>
<td>INDIVIDUAL OR BUSINESS NAME (INCLUDE TRADING NAME IF RELEVANT)</td>
</tr>
<tr>
<td>CHRISTOPHER NORMAN MULLER</td>
</tr>
<tr>
<td>ABN/ACN/AN (IF RELEVANT)</td>
</tr>
<tr>
<td>2834309006</td>
</tr>
<tr>
<td>RESIDENTIAL ADDRESS OR REGISTERED BUSINESS ADDRESS (NOT A POST OFFICE BOX ADDRESS)</td>
</tr>
<tr>
<td>8 KENNIS ST NEBO Q 4742</td>
</tr>
<tr>
<td>POSTAL ADDRESS (IF DIFFERENT FROM ABOVE)</td>
</tr>
<tr>
<td>PO BOX 197 BUCASIA VA MACKAY Q 4750</td>
</tr>
<tr>
<td>CONTACT PERSON</td>
</tr>
<tr>
<td>PHONE</td>
</tr>
<tr>
<td>49 505 220</td>
</tr>
<tr>
<td>FACSIMILE</td>
</tr>
<tr>
<td>EMAIL</td>
</tr>
<tr>
<td><a href="mailto:cmuller@aqford.com.au">cmuller@aqford.com.au</a></td>
</tr>
</tbody>
</table>

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 sole or principal applicant.
All applicants, including joint applicants must include their details in this section.

Once a person or corporation has been registered as a suitable operator for the carrying out of an ERA, no further suitable operator applications need to be made as long as the applicant for the environmental authority matches the name (including ABN/ACN etc, if applicable) recorded on the suitable operator register.

A person who holds a valid registration certificate given under the former section 73F of the EP Act or a valid environmental authority given under the former chapter 5 or 5A of the EP Act is taken to be a registered suitable operator under section 705 of the EP Act.

If you have previously been approved as a registered suitable operator, you can find the suitable operator registration number on the decision notice advising you of your approved application or, if you have a valid existing registration certificate, the approval number listed on the registration certificate.

2. Registered suitable operator

Have you been registered as a suitable operator?

Tick the box that applies and provide any further requested detail. If there are joint applicants, please print this page in multiple and attach the response for each joint applicant to this application package.

<table>
<thead>
<tr>
<th>APPLICANT NAME</th>
<th>SUITABLE OPERATOR REGISTRATION NUMBER</th>
</tr>
</thead>
<tbody>
<tr>
<td>□ I am a registered suitable operator. You must provide your suitable operator registration number in the adjacent column.</td>
<td></td>
</tr>
<tr>
<td>□ I have lodged an application to be registered suitable operator and am waiting for it to be decided.</td>
<td></td>
</tr>
<tr>
<td>✔ I am not an existing registered suitable operator and I have not yet lodged an application to become a registered suitable operator. You must complete the application form in Attachment 2 and submit it with this standard application for an environmental authority. Attachment 2 must be completed in full, otherwise this standard application for an environmental authority may be rejected as incomplete.</td>
<td></td>
</tr>
</tbody>
</table>

Note: If you will be lodging the suitable operator application form in Attachment 2, please lodge it concurrently with this application and to the same lodgement location i.e. Department of Environment and Heritage Protection, Department of Natural Resources and Mines or the Department of Agriculture, Fisheries and Forestry.
There are currently 8 matters of national environmental significance (MNES) which have been defined in the Environmental Protection and Biodiversity Conservation Act 1999. These are:

- world heritage properties
- national heritage places
- wetlands of international importance (listed under the Ramsar Convention)
- listed threatened species and ecological communities
- migratory species protected under international agreements
- Commonwealth marine areas
- the Great Barrier Reef Marine Park
- nuclear actions (including uranium mines)

To determine whether the proposed ERA will have a significant impact on MNES and for referral requirements, please refer to the guidance provided by the Federal Department of Sustainability, Environment, Water, Population and Communities on Application form Standard application for an environmental authority

3. Location where the ERA will be carried out
For an ERA that will be carried out at a fixed location, fill in the table below.

<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(S)</td>
<td>39 MP 36921</td>
</tr>
<tr>
<td>PORT</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

For a mobile and temporary prescribed ERA, provide details of the area of operation in the table below.

| AREA OF OPERATION E.G. PARTICULAR LOCAL GOVERNMENTS OR ACROSS THE STATE OF QLD |

4. Matters of national environmental significance
Is the proposed ERA/ERA project likely to have a significant impact on a matter of national environmental significance?

☐ Yes → please select 1 of the following:

☐ the proposed amendment has been referred to the Federal Government Environment Minister or delegate

☐ the proposed amendment has not yet been referred to the Federal Government Environment Minister or delegate.

☐ No
For information on the type of ERAs, please refer to the business and industry website: www.business.qld.au

If a prescribed ERA is required that is directly related to the operation of the resource activity, and is on the same tenure(s) as the resource activity, then only tick the resource activity box. However if a prescribed ERA is not directly related to the operation of the resource activity, then separate applications for the prescribed ERA and the resource activity must be made.

If any of the resource activities or prescribed ERAs forming part of this application do not have eligibility criteria, then a site specific application must be made instead.

Prescribed ERA information

6. Details of the prescribed ERA project

<table>
<thead>
<tr>
<th>ERA NUMBER</th>
<th>NAME OF ERA</th>
<th>THRESHOLD</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
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<tr>
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</tr>
</tbody>
</table>

Describe, if applicable to your ERA project:

- all development permits required, and applied for, under the Sustainable Planning Act 2009 for the carrying out of the ERAs
- all approvals required from the Coordinator General under section 84(4)(b) of the State Development and Public Works Act 1971 for a particular use of land in a state development area.
You may choose to nominate a date or event for when the environmental authority will take effect. An event can include a phase of your project you know will occur before you commence operation (for example commissioning of equipment). This take effect date or event will be the date or event from which your annual fees will commence to be charged (your anniversary date).

Where you have nominated a take effect date, you must not commence any activities approved under the environmental authority until the take effect date stated on the environmental authority occurs. If you nominated an event, you will need to give written notice to the administering authority that the stated event has occurred before you commence your operation.

7. Is your prescribed ERA for regulated waste transport—ERA 57(2)(a), ERA 57(2)(b) or ERA 57(2)(c)?
   - Yes → you must fill out table below with details of the vehicles used for the regulated waste transport
   - No → go to question 8

<table>
<thead>
<tr>
<th>TYPE OF VEHICLE E.G. TANKER, TRUCK</th>
<th>MAKE OF VEHICLE</th>
<th>YEAR OF MANUFACTURE</th>
<th>VEHICLE REGISTRATION NUMBER</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

8. Take effect date
   Do you want the environmental authority to take effect on a nominated date or event?
   - Yes → nominate the date or event below and then go to question 14
   - No → the take effect date will be the date of decision or as nominated by the administering authority—go to question 14

<table>
<thead>
<tr>
<th>NOMINATED TAKE EFFECT DATE OR EVENT</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>
Resource activity information

9. Details of resource activities

LIST ALL RESOURCE ACTIVITIES ASSOCIATED WITH THIS APPLICATION E.G. GEMSTONE MINING, GEOTHERMAL ACTIVITIES

You can only include a prescribed ERA with this application if it is integral to the operation of the resource activity.

LIST ALL ASSOCIATED PRESCRIBED ERAS INCLUDED WITH THIS RESOURCE ACTIVITY

<table>
<thead>
<tr>
<th>ERA NUMBER</th>
<th>NAME</th>
<th>THRESHOLD</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

10. Tenure details

<table>
<thead>
<tr>
<th>TENURE TYPE</th>
<th>TENURE NUMBER</th>
<th>DATE OF APPLICATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>mining lease</td>
<td>70508</td>
<td>05-7-2013</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

11. Is there strategic cropping land (SCL) or potential SCL anywhere within the project area covered by the environmental authority?

☐ Yes → go to question 12
☒ No → you do not need to consider SCL any further and can go to question 14

The SCL trigger map is a statutory map under the Strategic Cropping Land Act 2011 that identifies the location and extent of SCL and potential SCL. It can be found of the Department of Natural Resources and Mines website at www.dnrm.qld.gov.au. The Interactive Resource Tenure Mapping software also includes and SCL map layer.
Resource activities include entry on land that is SCL or potential SCL.

If you declare that you will not locate resource activities on SCL or potential SCL and fail to comply with this declaration, compliance action under the Strategic Cropping Land Act 2011 may result.

Any future applications to amend the environmental authority that results in resource activities being located on SCL or potential SCL will need to meet the requirements of the Strategic Cropping Land Act 2011. This may include the need to make an application under the Strategic Cropping Land Act 2011 for a SCL assessment.

12. Will any resource activities proposed under this environmental authority application, be located on SCL or potential SCL?
   - Yes—→ go to question 13
   - No—→ by ticking this box I declare that:
     (i) This application does not include any resource activities proposed to be conducted directly on SCL or potential SCL, and
     (ii) I will not allow the conduct of any resource activities proposed under this application, directly on SCL or potential SCL.

You do not need to consider SCL any further.

Go to question 14

Application forms for a SCL compliance certificate and SCL protection decision are available on the Department of Natural Resources and Mines website at www.dnrm.qld.gov.au.

You may only apply for a SCL compliance certificate if you can comply with the SCL standard conditions for resource activities (SCL code). The SCL code is available on the Department of Natural Resources and Mines website at www.dnrm.qld.gov.au. If you cannot comply with the SCL code, you must apply for a SCL protection decision.

You are required to make a SCL application (compliance certificate or protection decision) for each environmental authority (or amendment to an environmental authority) application that proposes to locate resource activities on SCL or potential SCL. This is the case even where a compliance certificate or protection decision already exists as a result of a previous environmental authority (or amendment to an environmental authority) application.

If you are not required to make a SCL application because you are eligible for exclusion from all of the Strategic Cropping Land Act 2011 under Chapter 9, Division 2, supporting evidence has been attached.

13. Which SCL assessment process do you choose to undertake?
   - SCL compliance certificate application—→ complete the relevant application form, or provide the application reference if a relevant application has already been lodged.
     Application reference:
   - SCL protection decision application—→ complete the relevant application form, or provide the application reference if a relevant application has already been lodged
     Application reference:
   - No SCL application—→ I am eligible for exclusion from all of the Strategic Cropping Land Act 2011 under Chapter 9, Division 2. Supporting evidence has been attached.
The first step towards payment is to calculate the fees payable. Information on these fees can be located in the Information sheets Fees for Permits for Environmentally Relevant Activities (ERAs) (EM33) and Summary of Annual Fees for Environmentally Relevant Activities (ERAs) (EM389), available at www.qld.gov.au. The highest annual fee of any activity associated with the ERA project will be the relevant annual fee for this application.

To pay by credit card you will need to provide contact details so you can be contacted for your credit card payment to be made over the phone.

Where there is more than 1 applicant, this declaration is to be signed by all applicants, unless a principal applicant has been nominated in Attachment 1, in which case the principal applicant can sign on behalf of all the joint applicants.

Where the sole or principal applicant is a company, this form is to 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 application for an environmental authority. This collection is authorised under sections 122 to 126 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 and/or the administration of the Strategic Cropping Land Act 2011. 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

Application form
Standard application for an environmental authority

14. Payment of fees

Fee is to be transferred across.

The application fee is:

If your application is approved the first annual fee must be paid within 20 business days of the environmental authority taking effect. Operation of the ERA cannot commence until the annual fee is paid.

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:

Declaration
I declare that:

- I am the applicant or an authorised signatory for the applicant

- for each ERA applied for in this application, I can comply with the eligibility criteria and standard conditions of approval

- 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 failure to provide sufficient information may result in the application being refused

- 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 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.

- I understand that it is an offence under section 227 of the Strategic Cropping Land Act 2011 to give to an authorised person a document containing information that is false or misleading in a material particular. I consent to and acknowledge that the information provided on this form will
be given to authorised persons under the Strategic Cropping Land Act 2011 in appropriate circumstances in relation to the administration of that Act.

APPLICANT'S NAME

CHRISTOPHER M. MULLER

SIGNATURE

POSITION OF SIGNATORY

PRINCIPAL HOLDC

DATE

JOINT APPLICANT'S NAME (IF APPLICABLE)

JOINT APPLICANT'S SIGNATURE (IF APPLICABLE)

APPLICANT'S NAME

JOINT APPLICANT'S NAME (IF APPLICABLE)

JOINT APPLICANT'S SIGNATURE (IF APPLICABLE)

Applicant checklist

- Application form has been signed and completed.
- Attachment 1: Appointment of principal applicant by all joint applicants has been signed and completed (if applicable).
- Attachment 2: Application to be registered as a suitable operator signed and completed (if applicable).
- Question 3: Additional details have been attached with a description of land where ERA will be carried out (if applicable).
- Question 6: Additional supporting information details of the prescribed ERA has been attached (if applicable).
- Question 7: Additional supporting information about regulated waste transport vehicles has been attached (if applicable).
- Question 9: Additional supporting information about prescribed ERAs carried out under a resource project, has been attached (if applicable).
- Question 13: Supporting evidence of exclusion from meeting the requirements of the Strategic Cropping Land Act 2011 has been attached (if applicable).
- Fees paid or enclosed.

All requested information must be provided with this application, otherwise it will not be considered properly made under section 127 of the EP Act and assessment
Further information
The latest version of this publication and other publications referenced in this document can be found at www.qld.gov.au.

Application form
Standard application for an environmental authority

cannot commence.

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

Please submit your completed application kit to:

For a mining ERA
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:
Department of Environment and Heritage Protection
GPO Box 2454
BRISBANE QLD 4001

Enquiries:
Permit and Licence Management
Phone: 13 QGOV (13 74 68)
Fax: (07) 3330 5875
Email: palm@ehp.qld.gov.au

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 business days