# APPLICATION FOR MINING LEASE

Section 245  
Mineral Resources Act 1989  
Form Number MRA-15  
Version Number 9

The completed original plus two copies of this application and any attachments must be submitted with the prescribed fee at the Office of the Mining Registrar for the mining district in which the land is situated.

The document submitted must first be accepted by the Mining Registrar as an application for a mining lease under the provisions of section 81 of the Mineral Resources Regulation 2003 before registration.

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

If form is to be completed by hand please print clearly in ink and use block letters.

## 1. APPLICANT(S) DETAILS

<table>
<thead>
<tr>
<th>Company Name/Surname</th>
<th>Percentage</th>
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<tbody>
<tr>
<td>Conquest Mining Pty Limited</td>
<td>100.00 %</td>
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<tr>
<th>Given Name(s)</th>
<th>ACN (if company)</th>
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<td>009 232 277</td>
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## QUESTION 1.4
Specify the percentage of interest to be held by each applicant.

### QUESTION 1.5
The total interest must equal 100%. If you are entering these details online, right click the '0' and select 'Update Field'.

### QUESTION 1.6
If there are 2 or more applicants, indicate if the interests will be held as Tenants in Common or as Joint Tenants. If interests are not specified, tenancy will be registered as Tenants in Common. 

**NOTE:** Joint Tenants must be of equal interest held.

### QUESTION 1.7
One applicant must be shown as the nominated person, upon whom any notice may be served on behalf of the applicant(s). (Commonly referred to as the 'Principal Holder')

### QUESTION 1.8
Specify the address of the nominated applicant.

### QUESTION 1.9
Specify the phone number of the nominated applicant.

### QUESTION 1.10
Specify the fax number of the nominated applicant.

### QUESTION 1.11
Specify the email address of the nominated applicant.

## QUESTION 2
2. **PRE-REQUISITE TENURE DETAILS**

What pre-requisite tenure do you hold over this area?

<table>
<thead>
<tr>
<th>Description</th>
<th>Tick</th>
<th>Number(s)</th>
<th>Expiry Date(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.1 Prospecting Permit</td>
<td></td>
<td>10850</td>
<td>18/12/2014</td>
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<tr>
<td>2.2 Exploration Permit(s)</td>
<td>Mineral</td>
<td></td>
<td>14783</td>
</tr>
<tr>
<td>2.3 Mineral Development Licence(s)</td>
<td>Mineral</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.4 Conditionally surrendered Mining Claim</td>
<td></td>
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<td>/ /</td>
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<tr>
<td>2.5 Conditionally surrendered Mining Lease</td>
<td></td>
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</tr>
</tbody>
</table>

Is the land applied for situated within an area of an Exploration Permit for Mineral or Coal, a Geothermal tenure or a Mineral Development Licence, which you are not the holder?

2.6 [YES (go to Q.2.7)] [NO (go to Q.3.1)]

<table>
<thead>
<tr>
<th>Description</th>
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<tbody>
<tr>
<td>2.7 Exploration Permit(s)</td>
<td>Mineral</td>
<td>Coal</td>
<td>EPC 1712</td>
</tr>
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<td>2.8 Mineral Development Licence(s)</td>
<td>Mineral</td>
<td>Coal</td>
<td>EPM 18986</td>
</tr>
<tr>
<td>2.9 Geothermal Exploration Permit</td>
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</table>

## QUESTION 2.6
Identify whether the land is situated within an exploration permit, geothermal exploration permit or mineral development licence (either granted or an application) that is not held by you. If so, you must obtain the earlier applicant's or holders written views on your application and lodge those views with the Mining Registrar. (Refer to sections 248 and 249 of the Mineral Resources Act 1990).
3. APPLICATION DETAILS

What was the date and time the land was marked out?

3.1 DATE: 16 / 10 / 2014  
3.2 TIME: 10:00 ☑ AM    ☐ PM

Term applied for:  
3.3 24 years

Provide detailed reasons the term applied for.

3.4 Conquest has a granted Mining Lease (ML 10343) and a Mining Lease Application (MLA 10375) abutting the proposed new MLA. ML 10343 requires a secure/uninterrupted water supply for the entire term of operations. The term applied for is consistent with the term applied for under ML 10343.

Size of area applied for:  
3.5 18.98 ha

Provide detailed reasons for the area and shape of the land applied for.

3.6 The shape of the MLA is dictated by the distance of the Mt Carlton Mine from the water source and is determined by navigating the available infrastructure and existing pre-requisite tenures up to the boundary of ML 10343.

What is the general locality of this application?

3.7 120km southeast of Charters Towers

What is the name of the Mining Lease? (if any)

3.8 Burdekin River Pipeline

What is the local government area(s) in which the land applied for is situated?

3.9 Whitsunday Regional Council LGA

Specify the minerals and/or purpose for which this mining lease is sought?

3.10 The purpose of the Mining Lease Application is to connect a permanent water supply to granted Mining Lease ML 10343 to support the Mt Carlton mining operations.

Is the application solely for infrastructure facilities associated with mining? (e.g. Workshops, administration buildings)

3.11 ☑ YES    ☐ NO
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NOTE: Coal mining leases are subject to additional provisions imposed under Part 7AA of the Mineral Resources Act 1989.

Question 3.11
Mining leases may be granted for purposes other than mining of minerals (i.e., for the purposes of carrying out activities associated with mining such as plant site, camp or tailings dam).

Question 4
The Mineral Resources Act 1989 prescribes certain types of land as "restricted land." This land is only available if the owner of the land where the relevant permanent building (Category A), or feature (Category B) is situated, consents in writing to your application. If consents are not lodged, such areas will automatically be excluded from the surface area of your mining lease.

Restricted Land (category A)
Means land within 100m laterally of a permanent building used—
(a) mainly as accommodation or for business purposes; or
(b) for community, sporting or recreational purposes or as a place of worship.

Restricted Land (category B)
Means land within 50m laterally of any of the following features—
(a) a principal stockyard;
(b) a bore or artesian well;
(c) a dam,
(d) another artificial water storage connected to a water supply; or
(e) a cemetery or burial place.

Question 4.2
Specify the improvements to the land which is being applied in the mining lease. The types of improvements and prescribed distances are defined in the Mineral Resources Act 1989.

Question 5.1
Indicate whether the mining lease is over land that is a reserve as defined in the Schedule - Dictionary of the Mineral Resources Act 1989.

Question 5.2
If you are unable to obtain the written views of the owner of the reserve despite efforts to do so, the Land Court of Queensland has the power to make a recommendation to the Minister as to whether the Governor in Council should consent to the grant of the mining lease over the surface of the reserve subject of certain conditions.

Question 5.3
Specify what attempts have been made to obtain consent.

4. RESTRICTED LAND
Are there any permanent buildings or relevant features within the boundaries of the land applied for or within the prescribed distances laterally of the boundaries?

4.1 ☒ YES (go to Q 4.2) ☐ NO (go to Q 5.1)

What are those permanent buildings or relevant fixtures?

4.2 Partially constructed stockyard

Do you have the written consent of the owner(s) of the land containing those permanent buildings or relevant fixtures to the land being applied for in the mining lease?

4.3 ☒ YES (attach copy) ☐ NO (see below)

Please note: Consent must be lodged with the Mining Registrar prior to close of objections.

5. RESERVE LAND
Is the application over land the surface of a reserve?

5.1 ☐ YES (go to Q 5.2) ☒ NO (go to Q 6.1)

Do you have written consent of the owner(s) of the reserve?

5.2 ☒ YES (go to Q 6.1) ☐ NO (go to Q 5.3)

If yes—please attach a copy of consent.

If NO, what action has been taken to obtain such written consent?

5.3 Not Applicable

Please note: Consent must be lodged with the Mining Registrar prior to close of objections.

6. BACKGROUND LAND TENURE DETAILS
Describe the land parcels that are the subject of the application for mining lease:

Lot Number 6.1 7 Plan Number 6.2 SB730

Land Tenure Type 6.3 Pastoral Holding

Current Usage 6.4 No purpose defined

Owner’s Name 6.5 Richard Brian Hughes and Kelva Dyan Hughes

Owner’s Address 6.6 "Wentworth" 3528 Wuthung Road, Clermont QLD 4721
**GUIDE FOR APPLICANTS**

**Question 6**
Please provide a description of all parcels of land the whole or part of which are covered by your application. It is necessary to provide the landowner’s name and address for each parcel of land. You can obtain this information from the Department of the Environment and Resource Management Service Centre.

You are also required to provide details of which parcels of land are within the boundaries of the surface area and access being applied for.

Refer to Schedule - Dictionary in the Mineral Resources Act 1989 for the definition of an ‘owner’.

If insufficient space please attach list.

**Questions 6.1 & 6.2**
Specify the Lot Number and Registered Plan Number of land over which the lease is required.

**Question 6.3**
Insert land tenure type, e.g. Freehold, special lease, pastoral holding etc.

**Question 6.4**
What is the land currently used for?

**Questions 6.5 & 6.6**
Enter the Name and Address of the owner of the land.

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<td>6.3 Estate in Fee Simple</td>
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**Describe the land parcels over which access to the application for mining lease is required:**

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Question 7.1
If the applicant is not the owner of the land over which the surface of the application is made, then compensation must be entered into prior to grant either by written agreement or determined by the Land Court of Queensland of Queensland. Access land is also subject to the compensation requirements of the Act.

Any compensation agreement must be signed by all parties, stamped by the Office of State Revenue and filed with the Mining Registrar.

Question 7.2
Compensation is not required if the background land tenure is “Unallocated State Land” or is owned by the applicant. If the applicant is the owner, proof of ownership is required to be lodged with the application.

Question 8.1
Fully describe the reference/start point of the land so that it can be accurately located. Either by a survey mark or other fixed and well defined point. Preferably a GPS point.

GPS Points must be in latitude and longitude on GDA94 Datum or MGA94 (Easting, Northing, Zone)

Question 8.2
Indicate which corner the datum post is located, e.g. NW corner.

Question 8.3
Enter description of the reference start point. In describing the reference point, all bearings are to be magnetic. If there is insufficient space, please attach a list.

Question 8.4
Enter the compass bearing taken along the centreline of the reference/start point.

Question 8.5
Enter the distance, in metres, from the reference/start point on the compass bearing.

Question 8.6
The posts used to mark out the mining lease must have the applicant’s initials along with the date of marking out. Indicate the initials and date marked on each post (Refer to section 241 of the Mineral Resources Act 1989).

7. COMPENSATION AGREEMENT DETAILS

Is a compensation agreement required?

7.1 □ YES (go to Q 8.1)  ☒ NO (go to Q 7.2)

Why is a compensation agreement not required?

8. LOCATION DESCRIPTION

Describe the location of the Reference/Start Point of the land applied for.

8.1 At a point at the intersection of the eastern side of the Johnny Cake Road Reserve and the southern-most boundary of Lot 7 on SB730, at GPS coordinates 20° 22’ 20”.09S and 147° 28’ 41”.25E.

In which corner of the lease is the Datum Post located?

8.2 The eastern-most side of the MLA, on its southwestern corner

Describe the connection from the Reference/Start Point to the Datum Post:

Commencing from the reference start point:

at a bearing of 8.4 323° 56’ 30” for a distance of 8.5 980.48 metres,

at a bearing of 8.4 for a distance of 8.5 metres,

at a bearing of 8.4 for a distance of 8.5 metres,

at a bearing of 8.4 for a distance of 8.5 metres,

at a bearing of 8.4 for a distance of 8.5 metres,

at a bearing of 8.4 for a distance of 8.5 metres,

at a bearing of 8.4 for a distance of 8.5 metres,

to the Datum Post.
What are the markings on all the posts? (Initials and surname of one applicant or company initials and Date)

8.6 Conquest Mining P/L 16-10-14

9. EXTERNAL BOUNDARY DESCRIPTION

Describe the external boundaries of the land applied for in this application.

Commencing from the datum post:

- at a bearing of 9.1 for a distance of 9.2 m,
- to 9.3 See attached boundary description thence
- at a bearing of 9.1 for a distance of 9.2 m,
- to 9.3 thence
- at a bearing of 9.1 for a distance of 9.2 m,
- to 9.3 thence
- at a bearing of 9.1 for a distance of 9.2 m,
- to 9.3 thence
- at a bearing of 9.1 for a distance of 9.2 m,
- to 9.3 thence
- at a bearing of 9.1 for a distance of 9.2 m,
- to 9.3 thence
- at a bearing of 9.1 for a distance of 9.2 m,
- to 9.3 thence
- at a bearing of 9.1 for a distance of 9.2 m,

back to the point of commencement.

10. INTERNAL BOUNDARY CONNECTION AND DESCRIPTION

Is there an existing mining tenure (or prior application for grant of a mining tenure) wholly within this application?

10.1 [ ] YES (go to Q 10.2) [x] NO (go to Q 11)

Provide the tenure details of existing mining tenure:

<table>
<thead>
<tr>
<th>10.2</th>
<th>Tick</th>
<th>Number(s)</th>
<th>Expiry Date(s)</th>
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<tbody>
<tr>
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<tr>
<td>Mining Lease</td>
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<td>Mineral [ ] Coal [ ]</td>
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Questions 10.3 to 10.6
If there is a mining claim, mineral development licence or mining lease or an application for one of these tenements already within the area you are applying for, then the datum post or commencement post of the mining claim, mineral development licence or mining lease (or applications) must be related to the commencement point of your mining lease application by accurately measured distances and compass bearings.

The Mining Registrar may accept alternative methods instead of measured distances and bearings where these are more accurate.

All bearings are to be magnetic and the description should indicate any abutments. For example, "at a bearing of 90° 00' for a distance of 100 metres to the...".

Please attach a separate list if insufficient space.

Question 10.7 to 10.10
All bearings are to be magnetic and clockwise and the description should indicate any abutments, for example, "at a bearing of 90° 00' for a distance of 100 metres to the western boundary of ML 70048".

Please attach separate list if insufficient space.

Questions 11.1 to 11.3
Indicate if surface area is required. If so, state reasons why surface area is required and whether surface area is applied for over whole or part of the mining lease.

Describe the connection from the Commencement Point of this application to the Datum Post/commencement point of the interior tenure.

From the Commencement Point of this application at a bearing of 10.4 for a distance of 10.5 m, to 10.6 thence.

at a bearing of 10.4 for a distance of 10.5 m, to 10.6 thence.

at a bearing of 10.4 for a distance of 10.5 m, to 10.6 thence.

at a bearing of 10.4 for a distance of 10.5 m, to the Datum Post/Commencement Point of the interior tenure.

Describe the external boundaries of the interior tenure referred to above.

From the Datum Post / Commencement Point in the corner of the interior tenure at a bearing of 10.8 for a distance of 10.9 m, to 10.10 thence.

at a bearing of 10.8 for a distance of 10.9 m, to 10.10 thence.

at a bearing of 10.8 for a distance of 10.9 m, to 10.10 thence.

at a bearing of 10.8 for a distance of 10.9 m, back to the Datum Post/Commencement Point of the interior tenure.

11. SURFACE AREA CONNECTION AND DESCRIPTION

11.1 [x] Whole (go to Q 11.2) [ ] Part (go to Q 11.2) [ ] Nil (go to Q 11.12)

Why is surface area required?

11.2 Surface area is required to accommodate water-carrying infrastructure emplaced below, and on, the surface of the land.

Whole (go to Q 12) Part (go to Q 11.3)

11.3 If part - what area is required? ha (go to Q 11.4)
GUIDE FOR APPLICANTS

Questions 11.4 to 11.7
All bearings are to be magnetic.
Please attach separate list if insufficient space.

Question 11.8 to 11.11
It is not necessary to mark out the boundary of the surface area if part only of the surface is going to be included in your application.
However, the boundary of the surface area must be described by measuring the distance on the ground and by taking compass bearings. The description must be related to a boundary post by accurately measured distances and compass bearings.
All bearings are to be magnetic and distances are to be in metres.
Please attach a separate list if insufficient space.

Question 11.12
If no surface area is required to gain access to the area applied for in this application, provide details of your adjoining mining lease(s) that will enable you to gain access to the proposed area.

Describe the connection from a Datum Post of this application to the initial corner of the surface area.
Commencing from the Datum Post located at

at a bearing of 11.5 for a distance of 11.6 m,
to 11.7 thence
at a bearing of 11.5 for a distance of 11.6 m,
to 11.7 thence
at a bearing of 11.5 for a distance of 11.6 m,
to 11.7 thence
at a bearing of 11.5 for a distance of 11.6 m,
to the initial corner of the surface area.

Describe the Surface Area of the land being applied for:
From the initial corner of the surface area
at a bearing of 11.9 for a distance of 11.10 m,
to 11.11 thence
at a bearing of 11.9 for a distance of 11.10 m,
to 11.11 thence
at a bearing of 11.9 for a distance of 11.10 m,
to 11.11 thence
at a bearing of 11.9 for a distance of 11.10 m,
to 11.11 thence
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to 11.11 thence
at a bearing of 11.9 for a distance of 11.10 m,
to 11.11 thence
at a bearing of 11.9 for a distance of 11.10 m,
to 11.11 thence
at a bearing of 11.9 for a distance of 11.10 m,
to the point of commencement.

If no surface area is required, give details of the adjoining granted mining lease(s) held by you that will enable you to gain access to the area applied for in this application.

<table>
<thead>
<tr>
<th>Mining Lease Number(s)</th>
<th>Holder Name(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>
12. ACCESS LAND DETAILS

Is access to this mining lease via a dedicated road that is within or abutting the mining lease area?

| 12.1 | YES (go to Q 12.2) | NO (go to Q 12.3) |

What is the description of the dedicated road to be used for access?

| 12.2 | Not applicable |

What is the description of the access?

**Width of Access required**

| 12.3 | 20 metres |

What is the description of the start point?

| 12.4 | At the termination point of the eastern side of Johnny Cake Road at the junction of the southern most boundary of Lot 7 on SB730 having a coordinate of 20° 22' 20".138 and 147° 28' 39".55E. |

What is the description of the end point?

| 12.5 | At a point along the western boundary of the MLA where it intersects a maintained ungazetted road. |

Commencing from the start point, thence along the centreline at a bearing of

| 12.6 | 323° 29' 50" | for a distance of | 12.7 | 1346.13 m, | thence at a bearing of |
| 12.6 | 330° 58' 15" | for a distance of | 12.7 | 57.215 m, | thence at a bearing of |
| 12.6 | 337° 50' 45" | for a distance of | 12.7 | 41.47 m, | thence at a bearing of |
| 12.6 | 343° 12' 05" | for a distance of | 12.7 | 77.71 m, | thence at a bearing of |
| 12.6 | for a distance of | 12.7 | m, | thence at a bearing of |
| 12.6 | for a distance of | 12.7 | m, | thence at a bearing of |
| 12.6 | for a distance of | 12.7 | m, | thence at a bearing of |
| 12.6 | for a distance of | 12.7 | m, | thence at a bearing of |
| 12.6 | for a distance of | 12.7 | m, | to the end point. |
13. NATIVE TITLE

Do you believe that the application area (including any access land) is over land tenures that may be subject to Native Title?

13.1 ☒ YES (go to Q 13.2) ☐ NO (go to Q 14)

If the land applied for is over land tenures where native title may still exist, is the land applied for subject to an Indigenous Land Use Agreement (ILUA)?

13.2 ☒ YES ☐ NO

14. SIGNATURES

I/We:

- solemnly sincerely and truly declare that the information provided in this form is true and correct.
- understand that any false or misleading information may attract a maximum penalty of 200 penalty units.

14.1 Signed at Brisbane this 20th day of October, 2014

14.2 Melissa Millward (Authorised Representative, Senior Tenement Consultant, Licensing - ELP)

Conquest Mining Pty Limited

14.2

14.3

Full name and title of Applicant(s)

14.4 Melissa Veti (Authorised Representative, Senior Tenement Consultant - ELP)

Signature of Applicant(s)

Signature of Witness

Full name of Witness
15. ACCOMPANIMENTS

15.1 The following must accompany this form:

- A statement:
  - Outlining the mining program proposed, outlining its method of operation, and providing an indication of when operations are expected to start; or
  - If a mining program is not proposed, outline the use proposed for the land and provide an indication of when the proposed use is to start; and

  (Note: The above information is not required if, under part 7AA, if your application includes a proposed development plan that complies with the initial development plan requirements)
  - Of proposals for infrastructure requirements necessary to enable the mining program to proceed, or additional activities to be carried out to work out the infrastructure requirements; and
  - Specifying the estimated human, technical and financial resources proposed to be committed for the term of the lease.

- A statement detailing the applicant’s financial and technical resources however separate from the statements mentioned above.

- Sketch map(s) or other graphic representation setting out:
  - the boundaries of the land the subject of this application;
  - proposed surface area;
  - location of datum point and start/reference point;
  - the proposed access; and
  - any Mining Claim, Mineral Development Licence or Mining Lease (or application for grant of same) wholly within the land sought.

- Proof of identity of the Applicant(s)

- The prescribed application fee

15.2 Department of Environment and Heritage Protection requirements:

- A completed application form

- The prescribed fee/s

15.3 Coal or Oil Shale applications require the following additional accompaniments:

- A proposed development plan which complies with the initial development plan requirements (sections 318DT and 318DV) and the requirements of either A, B, C or D below.

- Prescribed development plan fee
A. If the application is within an area of an authority to prospect for petroleum and is being made jointly with, or with the consent of the authority to prospect holder, the following must be lodged:
   - A Coal Seam Gas (CSG) Statement;
   - Other information that addresses the CSG assessment criteria; and
   - Written consent (if applicable) or

B. If the application is within an area of an authority to prospect for petroleum and is being made other than jointly with, or with the consent of the authority to prospect holder, the following must be lodged:
   - A Coal Seam Gas (CSG) Statement;
   - Other information that addresses the CSG assessment criteria; and
   - Written consent (if applicable) or

C. If the application is within an area of a petroleum lease and is being made other than jointly with, or with the consent of the lease holder, the following must be lodged:
   - A Coal Seam Gas (CSG) Statement or

D. If the application is within an area of a petroleum lease and is being made jointly with the petroleum leaseholder, the following must be lodged:
   - A Coal Seam Gas (CSG) Statement.

### 15.4 Additional accompaniments for applications overlapping with a GHG tenure issued under the GHG Act:

- A GHG Statement that complies with section 318ELAS.
- Other information that addresses the GHG assessment criteria (section 318ELAR(2)).