

APPLICATION FOR ASSIGNMENT OF MINING CLAIM OR MINING LEASE

Section 96, 300
Mineral Resources Act 1989
Form Number MRA-24 Version Number 6

OFFICIAL USE ONLY	
ML/MC No.	
PART A	
Received AT	Received BY
DATE	TIME
/ /	: AM PM
PART B	
FEE Paid	RECEIPT no.
PART C	
ENTERED on register by	
(SIGNATURE)	
DATE / /	

The completed original 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.

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. ASSIGNMENT DETAILS

Assignment of:

1.1	<input type="checkbox"/>	Mining Claim	<input type="checkbox"/>	Mining Lease
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Mining Tenement Number

1.2

Mining District

1.3

- ASSIGNORS -

Company Name/Surname

1.4

Given Name(s)

1.5

ACN (if company)

1.6

Percentage

1.7

0.00 %

Company Name/Surname

1.4

Given Name(s)

1.5

ACN (if company)

1.6

Percentage

1.7

0.00 %

Company Name/Surname

1.4

Given Name(s)

1.5

ACN (if company)

1.6

Percentage

1.7

0.00 %

Company Name/Surname

1.4

Given Name(s)

1.5

GUIDE FOR APPLICANTS

Question 1.1

Tick type of mining tenement that is to be assigned.

Question 1.2

Inset the mining tenement number.

Question 1.3

Insert the Mining District in which mining tenement is situated.

Question 1.4 – 1.7

Specify current holder(s) details and percentage of interest held.

NOTE: If the mining lease or mining claim is currently registered as Joint Tenants, the assignment application must be made by all holders.

GUIDE FOR APPLICANTS

Question 1.8

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

Question 1.9 – 1.12

Specify proposed holder(s) details and percentage of interest to be held.

Question 1.13

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

Question 1.14

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 1.15

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

Question 1.16 – 1.19

Specify address, phone and fax number and email address of nominated person if assignment is for 100% interest transfer.

ACN (if company)	1.6		Percentage	1.7	0.00	%
			Total Percentage	1.8	0.00	%

- ASSIGNEES -

Company Name/Surname	1.9					
Given Name(s)	1.10					
ACN (if company)	1.11					
If Tenant in Common, specify share or interest -		Percentage	1.12	0.00	%	
Company Name/Surname	1.9					
Given Name(s)	1.10					
ACN (if company)	1.11					
If Tenant in Common, specify share or interest -		Percentage	1.12	0.00	%	
Company Name/Surname	1.9					
Given Name(s)	1.10					
ACN (if company)	1.11					
If Tenant in Common, specify share or interest -		Percentage	1.12	0.00	%	
Company Name/Surname	1.9					
Given Name(s)	1.10					
ACN (if company)	1.11					
If Tenant in Common, specify share or interest -		Percentage	1.12	0.00	%	
			Total Percentage	1.13	0.00	%
Tenancy	1.14	Tenants in Common	<input type="checkbox"/>	Joint Tenants	<input type="checkbox"/>	
Nominated Person	1.15					
Address	1.16					
Phone Number	1.17	()				

GUIDE FOR APPLICANTS

Question 2.1, 2.2 & 2.3

Tick the corresponding box to indicate if a caveat is registered.

If there is and the caveat forbids the approval of this assignment, the caveator's written consent using MRA-23 form to this assignment must be lodged.

Question 2.4 & 2.6

If there are mortgages registered please tick the YES box and state the full name of the mortgagee and indicate if assignment is attached.

Question 2.7

If the assignment is subject to an exercise a power of sale under a mortgage, attach MRA-34 application form.

Question 3.1 - 3.3

If the mining lease is granted for coal or oil shale and is within an area of a petroleum lease, the assignee and petroleum lease holder must be parties to a coordination arrangement.

Fax Number

1.18 ()

E-mail

1.19

2. CAVEAT, MORTGAGE

Is there a current caveat recorded in respect of this claim(s) or lease(s)?

2.1 YES (*see below*) NO (*go to Q 2.4*)

If yes, who is the caveator?

2.2

Has consent been given to this assignment?

2.3 YES → Attach written consent NO

Please note: Consent must be obtained prior to approval

Is there a mortgage registered over the claim(s) or lease(s)?

2.4 YES (*see below*) NO (*go to Q 3*)

If yes, who is the mortgagee?

2.5

Has consent been given to this assignment?

2.6 YES → Attach written consent NO

Is this assignment subject to an exercise a power of sale under the mortgage?

2.7 YES → Attach form MRA-34 NO

3. MINING TENEMENT DETAILS

Is the mining lease granted for coal or oil shale?

3.1 YES (*see below*) NO (*go to Q 4*)

Is the mining lease in an area of a petroleum lease?

3.2 YES (*see below*) NO (*go to Q 4*)

Has the assignee and petroleum lease holder parties to a coordination arrangement about coal or oil shale mining and any incidental coal seam gas under the mining lease and petroleum production under the petroleum lease.

3.3 YES NO

GUIDE FOR APPLICANTS

Question 5.1 – 5.3

Tick the appropriate boxes to indicate compliance.

Refer to the DERM's Website www.derm.qld.gov.au for prescribed/annual fee amounts and appropriate application forms.

Full name and title of Assignee(s)

Signature

4.8		4.9	
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Full name of Witness

Signature

5. ACCOMPANIMENTS

The following must accompany this form:

5.1	Tick
• Prescribed fee	<input type="checkbox"/>
• Written consent of mortgagee	<input type="checkbox"/>
• A duly completed Royalty Return with royalty paid or evidence of payment of royalty	<input type="checkbox"/>
• Certificate of Grant of Mining Claim/Instrument of Mining Lease for endorsement	<input type="checkbox"/>
• Proof of identity of assignee	<input type="checkbox"/>
• Where caveat is lodged, consent of the caveator to the assignment using form MRA-23 or letter of removal of caveat	<input type="checkbox"/>
• Statement outlining assignees human, technical and financial resources to comply with the conditions of the mining lease	<input type="checkbox"/>
• Statement by the assignee agreeing to the conditions of the mining lease	<input type="checkbox"/>
• Any further requirements specified in the assignment indication issued by this Department	<input type="checkbox"/>

5.2 Department of Environment and Resource Management requirements:

• A completed application form	<input type="checkbox"/>
• The prescribed fee/s	<input type="checkbox"/>

5.3 Coal or Oil Shale mining leases require the following additional accompaniments:

<ul style="list-style-type: none"> • If the application is within an area of a petroleum lease, the following must be lodged: <ul style="list-style-type: none"> ○ A coordination arrangement with the petroleum lease holder outlining the coal or oil shale mining and incidental coal seam gas under the mining lease; and ○ Petroleum production under the petroleum lease. 	<input type="checkbox"/>
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GUIDE FOR APPLICANTS

Question 5.4

Tick the appropriate boxes to indicate compliance.

5.4 Additional accompaniments if mining lease overlaps with a GHG tenure

- If the mining lease is within an area of a GHG lease, the following must be lodged:
 - A statement that the assignee will continue to be a party to the GHG coordination arrangement while the GHG lease continues in force.

Disclaimer

The Department of Employment, Economic Development and Innovation is collecting information provided on this form for the purposes of assessing the suitability of your application for assignment of mining claim or mining lease and maintain the public searchable register under the *Mineral Resources Act 1989* ('the Act'). This information is authorised by sections 96,300 and 387 of the Act. Some or all of this information may be provided to the Department of Environment and Resource Management for the issuing of an environmental authority, or through arrangements with other government agencies authorised to make register searches, extracts or copies under section 387B of the Act. Your personal information will not otherwise be disclosed to any other third party without your consent, unless authorised or required by law.