*Coastal Protection and Management Act 1995*

Part B – Application for allocation of quarry material

*This form is to be used to apply for an allocation of quarry material[[1]](#footnote-1) in tidal water under s. 73 of the Coastal Protection and Management Act 1995. Your application must be accompanied by the application form Part*A ‑ *General details for all applications available from the Department of Environment, Science and Innovation website* [*www.des.qld.gov.au*](http://www.des.qld.gov.au/) *and the fee prescribed under the regulation. Please answer all questions in order, unless instructed to go to another question. Mark* ☒ *in appropriate boxes and label any attachments alphabetically (e.g. ‘Attachment A’).*

1. Quarry material allocation details

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| Purpose | For what purpose is the quarry material to be used? (Mark ☒ in applicable box)[ ]  Removal, treatment and disposal of contaminated spoil [ ]  Removal and use of the quarry material for reclamation or filling of land[ ]  Removal of quarry material for sale[ ]  Other (give description below).

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| Quantity | **What is the total quantity of material to be removed?** (cubic metres)     **What is the maximum quantity to be removed in any 12 month period?**(cubic metres)      |
| Maximum depth | **What depth will you be removing quarry material up to** (metres below Australian Height Datum)      |
| PeriodThe maximum time period for an allocation is six years.  | **What is the time period required for the allocation?** (years/months)      |
| Type of quarry material to be removed | **What are the physical characteristics of quarry material to be removed?** ((Mark ☒ as applicable *Note: can be a combination of the below categories*)[ ]  Gravel [ ]  Sand[ ]  Silt[ ]  Clay[ ]  Other (give description below).

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| Method of works | **What equipment and its design capacity** (cubic metres/annum) **will be used to remove and dispose of the quarry material?** |
| Measuring the volume of quarry material | **What methodology will be used to measure the volume of quarry material to be removed from the allocation area[[2]](#footnote-2)**      |
| Associated permitsProvide details if you hold the following approvals or permits for the proposed activity – * a development approval under the *Planning Act 2016*
* an environmental authority under the *Environmental Protection Act 1994*
 | **What is the development permit and/or environmental authority number?**     **What is the date that the development permit and/or environmental authority was granted?**      |
|  | An allocation of quarry material is required for removal of quarry material from State coastal land below high water mark**Is the land or part of the land that the quarry material is being removed from under tidal water?**      |
| Location of worksProvide a georeferenced description of the location where the activity will take place. Where relevant include the lot and plan details of the site or adjoining site. | **Is the land or part of the land State coastal land as defined under section 17 of the *Coastal Protection and Management Act 1995[[3]](#footnote-3)***     **Is the land or part of the land under tidal waters where the quarry material is being removed not State coastal land but another form of tenure including** (Mark ☒ in applicable box)**:**[ ]  A lease or licence issued by the State including under the *Land Act 1994*[ ]  Freehold including a deed of grant in trust under the *Land Act 1994*, or land contracted to be granted in fee simple by the State*(Note: If you ticked any of the above two boxes, you may not require an allocation of quarry material under the* Coastal Protection and Management Act 1995*. Please contact the Department for further information.)* |
| **What is the name of the tidal waters (e.g. river, creek, bay, beach or other) where the quarry material is to be removed from?**      |
| **Describe the location of the land where the quarry material is to be stockpiled, used for reclamation or fill, or disposed of?**       |

1. Supporting information requirements

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| Potential impact of the works on coastal management | **Have you provided information accompanying this application addressing potential impacts on any of the following matters?** (Mark ☒asapplicable box)**.**[ ]  Supply of sediments to estuaries and the sea[ ]  Stability of the bed and banks of watercourses and physical integrity of the land[ ]  The amount of quarry material available at the location[ ]  The ecological values of the area affected by the activity[ ]  The environmental values and water quality objectives for the relevant waters[ ]  If material is to be placed in a coastal management district:* the nature of the material, including contaminants
* characteristics of the material’s receiving environment.
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| Views | **Have you provided views from the following organisations regarding the removal of quarry material and/or placement?** (Mark ☒ for any provided)**.**[ ]  The harbour master[ ]  The port authority (where within port land)[ ]  The local government[ ]  The Department of Agriculture and Fisheries  |

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| Plans and documentsDetailed drawings and plans are required to accompany the application. For further information on drawing requirements please refer to the guideline, Allocation of quarry material. | **What documents are accompanying the application**? (Mark ☒ as applicable)**.**[ ]  Plans/drawings [ ]  Proposal report [ ]  Other (give description below)

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1. Fees payable

Application fees and an ongoing royalty for the removed material are set out in the Coastal Protection and Management Regulation 2017 and are summarised in the information sheet ‘Fees and royalties payable under the *Coastal Protection and Management Act 1995’* (available at [www.qld.gov.au](http://www.qld.gov.au) using the publication number ESR/2015/1854 as a search term)*.*

The fee for an application for an allocation is based on the amount of quarry material to be removed each year (Schedule 1).

The rate of royalty payable for removal of quarry material depends on who removes the material (Schedule 2). Exemptions from royalty payment apply for particular transport-related matters[[4]](#footnote-4) (under section 11(1) where the conditions of subsection (2) are met and under section 11(3)).

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| Application fee | **Please identify the applicable threshold for the application fee. (**Mark ☒ that applies). The amount of quarry material to be removed each year:[ ]  not more than 10 000 m3[ ]  more than 10 000 m3 |
| Royalty | **Please identify the applicable circumstance for the royalty. (**Mark ☒ that applies)**.** [ ]  **The royalty is payable and the quarry material will be removed by:**[ ]  a government body or a statutory authority for its own use.[ ]  otherwise/all else[ ]  **The royalty is not payable because the quarry material will be used for:**[ ]  particular transport-related matters. Attach details of exemption.[ ]  other particular purposes where no royalty is payable. Attach details of exemption. |

1. Payment

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| The applicable fee[[5]](#footnote-5) is $ |       |  |
| Select the payment method below: |
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| Preferred  |
| [ ]   | Apply using Online Services – submit the application online and pay by credit card [www.business.qld.gov.au/running-business/environment/online-services](https://www.business.qld.gov.au/running-business/environment/online-services).  |
| Alternatively |
| [ ]   | Email the completed application with a request to pay the application fee by Bpoint.  Please do not email your credit card details – we will send you a link to pay securely by credit card via BPoint.  |

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| Note: An incomplete application may be invalid. Invalid applications will be returned without processing and will only be processed if resubmitted with all invalidating issues addressed. |

1. Declaration

Note:

If you have not told the truth in this application you may be liable for prosecution under the relevant Acts or Regulations.

* I declare that the information provided is true and correct to the best of my knowledge.
* 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.*

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| APPLICANT’S FULL NAME      |
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| APPLICANT’S SIGNATURE  |  | DATE      |

# 6. Applicant checklist

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| [ ]  Application form(s) completed and signed[ ]  Supporting information and accreditation attached (if applicable). |
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| **Please return your completed application to:**Permit and Licence ManagementEmail: palm@des.qld.gov.au Department of Environment, Science and InnovationGPO Box 2454Brisbane Queensland 4001Enquiries: 1300 130 372 (Option 4) |

**Privacy statement**The Department of Environment, Science and Innovation (DESI) is committed to protecting the privacy, accuracy and security of your personal information in accordance with the *Information Privacy Act 2009*. DESI is collecting your personal information in accordance with sections 73, 77 and 102 of the *Coastal Protection and Management Act 1995* in order to process an application for an allocation of quarry material. The information will only be accessed by authorised employees within the department. Your information will not be given to any other person or agency unless you have given us permission or we are authorised or required by law. All information supplied on this form may be disclosed publicly in accordance with the *Right to Information Act 2009* and *Evidence Act 1977*. For queries about privacy matters email privacy@des.qld.gov.au or telephone 13 74 68. |

1. Quarry material means material on State coastal land, other than a mineral within the meaning of any Act relating to mining. Material includes stone, gravel, sand, rock, clay, mud, silt and soil, unless it is removed from a culvert, stormwater drain or other drainage infrastructure as waste material. [↑](#footnote-ref-1)
2. Please refer to the Department of Environment, Science and Innovation *Model Conditions - Allocation of quarry materials* (available at www.qld.gov.au using the publication number ESR/2015/1600 as a search term). [↑](#footnote-ref-2)
3. State coastal land means land in a coastal management district other than land that is (a) freehold land or land contracted to be granted in fee simple by the State (b) a State forest or timber reserve under the *Forestry Act 1959* (c) in a watercourse or lake as defined under the *Water Act 2000* (d) subject to a lease or licence issued by the State (where ‘licence’ includes a permit or other authority issued under any Act relating to mining but does not include a permit issued under the *Land Act 1994*, section 177(1)). [↑](#footnote-ref-3)
4. The exemptions are detailed in section 11 of the Coastal Protection and Management Regulation 2017 and are paraphrased in the information sheet ‘Fees and royalties payable under the Coastal Protection and Management Act 1995’ (available at www.qld.gov.au using the publication number ESR/2015/1854 as a search term). [↑](#footnote-ref-4)
5. These fees are prescribed under the Coastal Protection and Management Regulation 2017 and are summarised in the information sheet ‘Fees and royalties payable under the *Coastal Protection and Management Act 1995*’ (available at [www.qld.gov.au](http://www.qld.gov.au) using the publication number ESR/2015/1577 as a search term). [↑](#footnote-ref-5)