Regional Planning Interests Act 2014 Assessment Application Form

Approved under section 94 of the Regional Planning Interests Act 2014. Version 3.2 is effective from 13 November 2023.

Before lodging your application

• read RPI Act Statutory Guideline 01/14 How to make an assessment application for a regional interests development approval under the Regional Planning Interests Act 2014 here:

Areas of regional interest | Planning (statedevelopment.qld.gov.au)

 consider contacting the RPI Act Development Assessment Team on 07 3328 4811 or email <u>RPIAct@dsdilgp.qld.gov.au</u> for general queries, or to request a pre-application discussion on the proposed application.

Purpose of application form

This form is to be used when making an assessment application for a Regional Interests Development Approval (RIDA) under the *Regional Planning Interests Act 2014* (RPI Act).

Definitions

Expressions highlighted in bold italic type have the same meaning as in the RPI Act or in regulations made under the RPI Act.

How to make the Assessment Application

Section 29 of the RPI Act states:

An assessment application must be:

- i. made to the chief executive in the approved form; and
- ii. accompanied by a report:
 - » assessing the resource activity or regulated activity's impact on the area of regional interest; and
 - » identifying any constraints on the configuration or operation of the activity; and
- iii. accompanied by the fee prescribed under a regulation.

The applicant must complete all sections of the form either on the form or as an attachment.

Where to lodge

Provide 1 electronic copy of the completed application form and the supporting information to the chief executive:

Email
 RPIAct@dsdilgp.qld.gov.au

Post
 RPI Act Development Assessment Team DSDILGP, PO Box 15009, City East QLD 4002
 Hand deliver
 RPI Act Development Assessment Team DSDILGP, Level 13, 1 William Street, Brisbane.

(For hand deliveries, contact the RIDA Development Assessment Team on 07 3328 4811).

1.	1. Property description of the land the subject of the application Identify all lots or parts of lots on which the activity is proposed, and the total area of disturbance. Provide a map.						
(o a 1BB12245)		1 GY14, 3 SP194668, 12 SP177392, 1 UN7, 1 UN8, 3 SP263004, 62 SP263004, 122 SP162831, 2 CP907594, 2656 PH1611, 4673 PH1612, 2680 CP883164, 3 UN803945, 4 GY805051, 5 SP111112, 5 CP865892, 6 CP907593					
Street address/suburb/locality and postcode		Camo	Camooweal 4828, Gunpowder 4825, Lawn Hill 4825 and Gregory 4830				
Closest town		Camooweal/Gunpowder					
2.	Application details Attach a map that clearly shows all relevant areas of regional interest on the land the subject of the application and the corresponding proposed location of the proposed activity/activities						
Identify the area/s of regional interest (ARI) in the application area and the area of the ARI to be disturbed							
Α	rea of regional interest (A	ARI)	Area of disturbance	Are	a of regional interest (ARI)	Area of disturbance	
	Priority agricultural area		ha	F	Priority living area	ha	
	Strategic cropping area		ha		Strategic environmental area	0ha	
Identify the resource or regulated activity							
	Resource activity: mining and other resource activities (not petroleum and gas). (Add the type of mining on this form (e.g. coal, bauxite)						
	Resource activity: petroleum and gas						
	Regulated activity: broadacre cropping (Only relevant where the application relates to a strategic environmental area)						
	Regulated activity: water storage (dam) (Only relevant where the application relates to a strategic environmental area)						

Provide a detailed description of the proposed activities

Provide a description of the proposed activities for which approval is sought, location and the surface area of the activities.

Area of regional interest	Activity	Location	Total area of disturbance (ha)
Gulf Rivers Strategic Environmental Area	Very low impact exploration activities: Travelling along existing roads and tracks; Geological reconnaissance and mapping; Hand sampling (soil, rock chip, stream sediment sampling); Geophysical surveys (both airborne and ground); Cultural heritage field inspections; Groundwater and surface water monitoring; Flora and fauna surveys; Site surveying and pegging; and Temporary camp sites.	Part of Lot 1 on GY14, Part of Lot 3 on SP194668, Part of Lot 12 on SP177392, Part of Lot 10 n UN7, Part of Lot 1 on UN8, Part of Lot 3 on SP263004, Part of Lot 62 on SP263004, Part of Lot 122 on SP162831, Part of Lot 20 n CP907594, Part of Lot 2656 on PH1611, Part of Lot 4673 on PH1612, Part of Lot 2680 on CP883164, Part of Lot 3 on UN803945, Part of Lot 4 on GY805051, Part of Lot 5 on SP111112, Part of Lot 5 on CP865892, Part of Lot 6 on CP907593	Oha

Provide a description of current land use

Provide a description of what the land is currently being used for (e.g. horticulture, irrigated cropping, dryland grazing, nature conservation, residential, manufacturing and industrial, etc.) and the surrounding land within a 1km radius.

Attach a map that clearly shows the area and location of all existing land uses and activities on the land the subject of the application, and within a 1km radius of the boundaries of the land that is the subject of the application.

Low intensity cattle grazing

3. Supporting information to accompany this application

Report (addressing matters set out in section 29(b) of the RPI Act)

Maps, GIS data files, site plans (proposed activities)

Other documents (optional)

4. Other relevant information to accompany Attach map/s to identify the location of this inform					
Are there any resource authorities or applications for resource authorities over all or part of the land the subject of the application? (e.g. for exploration or resource development)	⊠ Yes	EPN EPN EPN EPN	// 28557, EPM 287 // 28740, EPM 287 // 28743, EPM 287 // 28746, EPM 287 // 28841, EPM 288 // 28844, EPM 288 // 29001, EPM 290	41, EPM 28742, 44, EPM 28745, 47, EPM 28831, 42, EPM 28843, 45, EPM 28985,	□ No
Is there a SCL protection decision over all or part of the land the subject of the application?	☐ Yes	(Pro	vide decision numbel	r/s)	⊠ No
Is there an <i>environmental authority</i> (EA) over all or part of the land the subject of the application?			A-100270477, P-EA- EA-100608730, P-EA		□ No
Are there any easements over any part of the land the subject of the application?	⊠ Yes	Ref	er to Section 1.2 or	f supporting report	□ No
Attach a current title search for each lot or part of a lot the subject of the application (NOTE: the searches must be obtained no more than 3 business days prior to making the application.)	⊠ Tick t	to coi	nfirm title searches	are attached.	
Attach GIS data files for the proposed activities identified in section 2 above.	⊠ Tick t	to coi	nfirm data files are	attached.	
Is an exemption from public notification for the assessment application under section 34(3) of the RPI Act sought?	☐ Yes		nch written request in nption)	cluding justification for the	⊠ No
5. Landowner details					
Name/s of all landowner/s			Refer to Table 1 of	of supporting report	
Postal address/es			Refer to Table 1 of supporting report		
Telephone/mobile number and/or email address/es (non-mandatory)			Refer to Table 1 of supporting report		
Is the applicant the owner (as defined in schedule 1 to the RPI Act) of the land the subject of the application?			☐ Yes	No (Refer to supporting	g report)
Is it necessary, under section 30 of the RPI Act, to provide a copy of the application to the owner of the land? (NOTE: proof of delivery will be required.)			⊠ Yes	□No	



6. Applicant/authorised person details

Section 28 of the RPI Act prescribes who may be the applicant for a RIDA for a resource activity or regulated activity to be carried out in an area of regional interest. The decision about the application is issued to the applicant. The applicant need not be the owner of the land. The authorised person for a company (if applicable) is the contact person for the applicant and need not be the applicant (for example, director, company secretary or sole director). However, formal documents, such as any requirement notice and the decision about the application, will be sent to the applicant at the address for service stated below.

address for service stated below.					
Applicant/s name (individual or company name in full), include ABN or ACN number if applicable	Mount Isa Mines Limited (A.C.N. 009 661 447)				
Applicant's postal address and email address for service	Private Mail Bag 6, Mount Isa QLD 4825 shirley.schultz@glencore.com.au				
Authorised contact person for applicant: name, position and company	Shirley Schultz Senior Tenement & Exploration Advisor Mount Isa Mines Limited				
Contact phone number and/or mobile number	0409 612 321				
Contact email address	shirley.schultz@glencore.com.au				
7. Electronic documentation					
Where an email address is provided in section 6 above information relating to this assessment application, reverse Regional Planning Interests Act 2014 or any other State sections 11 and 12 of the Electronic Transactions Act	quired or permitted to be provided under the ate law, in an electronic format pursuant to	⊠ Yes			
8. Application fee (Fees are prescribed in the Region	nal Planning Interests Regulation 2014)				
Amount payable	\$7,272				
Reference number (Contact RIDA assessment team for a reference number)					
Payment option (Contact RIDA assessment team for account details)	☐ Direct deposit Date deposited:				
Gornaut (1951) assessment team for account details)	☐ Cheque attached ☐ To be paid by Credit	Card			

9. Use and Disclosure of Information Statement

The information is collected in accordance with the RPI Act and will be used by Queensland Government Agencies for the processing and assessment of your assessment application, and may involve the chief executive:

- 1. and other officers of DSDILGP, and any consultants engaged by or on behalf of the chief executive, reviewing the information provided for the purpose of considering and assessing your assessment application
- providing a copy of the assessment application to relevant Queensland Government Agencies prescribed as assessing agencies for the assessment application (including the local government), the Gasfields Commission Queensland or any person asked to provide advice or comment on the assessment application.

The assessment application and the accompanying report will also be made publicly available on the DSDILGP website from the time the assessment application is made until the time it lapses or is withdrawn or, if is decided, until the end of the last period during which an appeal may be made against a decision on the application. However, information will not be made publicly available on the DSDILGP website to the extent that it is provided by an owner of land (as defined in Schedule 1 to the RPI Act) (an *owner*) who is not the applicant, and is commercial-in-confidence or personal information, and that owner has not consented to its disclosure, or to the extent that it is information which is considered to be sensitive security information.

Where an application proposes a resource or regulated activity in a Priority Agricultural Area (PAA) and the applicant is required to provide information about the productive capacity or operation of a priority agricultural land use to address the prescribed solutions in the Regional Planning Interests Regulation 2014 (Schedule 2, Part 2), the information is to be provided in a separate document attached as an appendix to the assessment application report and the application must:

- identify the source of the information provided, including whether the information was provided by an owner other than the applicant
- state whether an owner other than the applicant agrees to the information being made publicly available on the DSDILGP
 website; and if so, provide the express written agreement of that owner to the information being made publicly available on
 the DSDILGP website.

If an owner, other than the applicant, does not provide express written agreement, the information will not be made available on the DSDILGP website with the other application information. You may also be required to publicly notify your application. A notice about the chief executive's decision relating to your application will also be publicly notified.

Your personal details will not be disclosed for a purpose outside this assessment process, except where required by legislation (including the *Right to Information Act 2009*). This information may be stored in a database by DSDILGP.

The information collected will be retained as required by the *Public Records Act 2002*.

10. Declaration				
This declaration needs to be made by the individual applicant or, when the applicant is a company, an authorised person or persons who have the authority to act on behalf of that company in accordance with the <i>Corporations Act 2001</i> (Cth). Where the declaration is made by a person who is authorised in writing to make that declaration on behalf of the company, evidence of that authorisation must accompany the application.				
By making this application, I declare that all the information in this application is true and correct and that I have read and understood the 'Use and Disclosure of Information statement' on this form.				
Signature of Applicant				
Signature of applicant/authorised person:	Skulp			
Name and Position:	Shirley Schultz, Senior Tenement & Exploration Advisor			
Date:	04/07/2024			
Signature of Applicant				
Signature of applicant/authorised person:				
Name and Position:				
Date:				