*Coastal Protection and Management Act 1995*

Part B - Renew existing quarry allocation approval

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| Under s. 83 of Coastal Protection and Management Act 1995 this form is to be used by the quarry allocation holder to apply for a renewal of a quarry allocation approval, provided that no changes are proposed to the existing quarry allocation. 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. If you wish to alter the quarry allocation by increasing the volume of material to be removed, you will need to apply for a new quarry allocation. Please answer the questions in order, unless instructed to go to another question and label any attachments alphabetically (e.g. ‘Attachment A’). |
| Application details |
|  | What is the current quarry allocation number?

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 |
|  | Current quarry allocation holder[[1]](#footnote-1)

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 |
|  | Responsible person[[2]](#footnote-2)

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|  | What is the time period required for the allocation?[[3]](#footnote-3)

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|        YEAR(S)       MONTH(S) |

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|  | Does a condition of your quarry allocation require you to carry out any monitoring and/or prepare reports on your activity? [ ]  Yes **→** Fill out Table 1. If you require more space, attach additional information.[ ]  No **→** Go to Question 6**Table 1 – Table of reports**

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| **NATURE OF REPORT AND/OR MONITORING** | **PREPARED BY** | **DATES COVERED** |
|       |       |       |
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|  | Have you fully complied with the conditions of your quarry allocation? [ ]  Yes[ ]  No **→** Please provide a description of the non-compliant incident(s) and remedial action undertaken in response to the incident(s). If you require more space, attach a separate signed statement.

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|  | **Is the location of your activity onshore or is the location both onshore and offshore as defined in the *Native Title Act 1993 (Cth)*?[[4]](#footnote-4)**[ ]  Onshore[ ]  Onshore and offshore |
|  | **If relevant, describe any native title consultation that has already been undertaken regarding your activity, including any native title representative bodies that have been contacted or Indigenous Land Use Agreements that are in place.**      |
|  | Have you provided views from the following organisations regarding the removal of quarry material and/or placement of spoil? (Mark ☒ in applicable box(es))[ ]  The harbour master[ ]  The port authority (where within port land)[ ]  The local government[ ]  The Department of Agriculture and Fisheries [ ]  The Department of Environment, Science and Innovation[ ]  Native title representative bodies**Description of provided views:**      |
|  | How much quarry material is allowed to be removed each year?The quarry allocation allows the removal of (Mark ☒ in applicable box):[ ]  10 000 m3 or less of quarry material[ ]  more than 10 000 m3 of quarry material |
|  | Payment

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| The applicable fee is $ |       |  |
| [ ]  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.  |
| 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. |

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 | DeclarationNote: 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 NAME      |
| APPLICANT’S SIGNATURE | DATE      |

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| 13. | Applicant checklist[ ]  Application form(s) completed and signed[ ]  Supporting information or accreditation attached (if applicable)**Please return your completed application kit 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 s. 83 of *Coastal Protection and Management Act 1995* in order to process an application to renew an existing quarry allocation approval. 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. The name of the allocation holder will be stated on the quarry allocation notice. Enter the full name. [↑](#footnote-ref-1)
2. If the quarry allocation holder is not an individual, please nominate someone who is authorised to act on behalf of the organisation that holds the quarry allocation (e.g. Director, CEO or Manager). [↑](#footnote-ref-2)
3. The maximum time period for an allocation is six years [↑](#footnote-ref-3)
4. For the purpose of applying the *Native Title Act 1993 (Cth)* in Queensland, **onshore place** means an area that is on the landward side of the low-water mark, or forms a part of a ‘bay, gulf, estuary, river, creek, inlet, port or harbour.’ **Offshore place** means an area that is on the seaward side of the low watermark but within the coastal waters of Queensland as defined in the *Acts Interpretation Act 1954*. [↑](#footnote-ref-4)