

CSG FLOWCHART COAL OR OIL SHALE MINING LEASE

START

Applying for a coal or oil shale mining lease in an overlapping tenure situation

If land is also in the area of a ATP...

If land is also in the area of a PL...

ATP = Authority to Prospect

PL = Petroleum Lease

• Are you the ATP holder;
OR
• Did you make the application jointly with the ATP holder;
OR
• Is the application made with the ATP holder's consent?

• Are you the PL holder;
OR
• Are you applying jointly with the PL holder?

NO TO ALL

YES TO ANY

NO TO ALL

YES TO ANY

ML-16
(Part 7AA, Division 2)

ML-18
(Part 7AA, Division 3)

ML-17
(Part 7AA, Division 5)

ML-19
(Part 7AA, Division 6)

Standard mining lease application requirements.
Refer to relevant prescribed form.

TIMEFRAME

Initial Requirements

Standard mining lease application requirements.
Refer to relevant prescribed form.

1. Provide a CSG Statement;
2. Provide a proposed development plan; and
3. Provide any other information that addresses the CSG assessment Criteria.
Refer to relevant prescribed form.

Additional Requirements

1. Provide a CSG Statement;
2. Provide a proposed development plan; and
3. Provide any other information that addresses the CSG assessment Criteria.
Refer to relevant prescribed form.

Lodge the mining lease application at the relevant office.

LODGEMENT

Lodge the mining lease application at the relevant office.

POST-LODGEMENT

You **MUST** give the ATP holder a **COPY** of the application. Include initial and additional requirements **BUT DO NOT** include details of your financial and technical resources.

Within 10 Business days after applying

The ATP holder must give to you, basic information the ATP holder has about:
• the type of exploration activities carried out or proposed to be carried out by the ATP holder; and
• petroleum in the land.

Within 20 Business days after the ATP holder has received a copy of the application.

You **MUST** use reasonable attempts to:
• CONSULT with the ATP holder about your proposed development plan;
• Make an appropriate arrangement with the ATP holder about a testing arrangement; and
• Change the proposed plans to give effect to any reasonable proposal by the ATP holder.

After receiving the ATP holder's basic information

You **MUST** lodge a notice stating:
• The details of the consultation;
• The results of the consultation;
• Any comments you wish to make about any submissions lodged by the ATP holder;
• Any changes to the proposed development plan;
• If a testing arrangement has been made - details of the arrangement;
• If a testing arrangement has not been made - details of the attempts to make one; and
• Your assessment of the potential for a coordination arrangement.

Within 4 months of making the application

If a preference decision is made you will receive a notice about this. If the decision gives preference to the ATP holder (for all or part of the land) you will need to wait 6 months from the notice before your application can be determined as the ATP holder may apply for a petroleum lease. If the decision gives preference to you, your application can be determined.

If preference decision made.
6 months from preference decision notice

FINISH

FINISH

FINISH

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This flow chart must be read subject to the Mineral Resources Act 1989



Queensland Government
Natural Resources and Mines