



## ENVIRONMENTALLY RELEVANT ACTIVITY (ERA)

An environmentally relevant activity (ERA) is an activity that is required to be approved under the *Environmental Protection Act 1994* by either Council or State Government due to its potential to damage or pollute the environment (air, land, water and noise). State government agencies regulate higher risk activities whilst local councils regulate activities with localised pollution potential.

A business that conducts any of the following activities requires a development permit and an environmental authority from Council:

- ERA 6 Asphalt Manufacturing
- ERA 12 Plastic Product Manufacturing (50t or more of plastic products/yr; or 5t or more of foam, composite plastics or rigid fibre-reinforced plastics/yr)
- ERA 19 Metal Forming (10000t or more/yr)
- ERA 20 Metal Recovery (less than 100t/day; or more than 100t/day or 10000t/yr)
- ERA 38 Surface Coating (anodising, electroplating, enamelling or galvanising using 1t to 100t of surface coating materials in a year)
- ERA 49 Boat Maintenance or Repair
- ERA 61 Waste Incineration and Thermal Treatment

If the activity related to your business is not included on the above list, you still have a responsibility to comply with the General Environmental Duty (*Environmental Protection Act 1994* Section 319), other relevant legislation, and other related applications to ensure that your business does not have an adverse impact on the environment.

To operate an environmentally relevant activity (ERA) you will be required to apply for a development permit and environmental authority. You will need to submit a complete application with the required fee to Council. The enclosed information will assist you in ensuring your application is complete.

Did you know? Council provides a Non-Residential Property Information Report (PS2) and inspection service. The report will advise you if the business you are about to take over holds approval and if there are any outstanding compliance issues and more. For further information please contact Council on phone (07) 3412 3412.



### Step 1 Registered Suitable Operator

An Environmental Authority cannot be issued until you are a registered suitable operator. If you are not a registered suitable operator, you may apply before you apply for your Environmental Authority by sending an application to be registered as a suitable operator to the Department of Environment and Heritage Protection.

### Step 2 Development Approval

Make an application for a development permit to carry out the activity. This will be assessed under the *Sustainable Planning Act 2009*, and the *Environmental Protection Act 1994*. It is the ERA operator's responsibility to obtain this approval with the property owner's consent. Firstly check if land use approval is required.

To obtain development approval, all ERA applications will require the following forms to be submitted:

1. IDAS Forms 1 and 8. Form 8 will also be treated as your environmental authority application.
2. If land use approval is required IDAS Form 5 will also be required and the development application will be assessable against the planning scheme (refer IDAS application fees).
3. If a development permit exists, only an application for environmental authority form is required to be submitted.
4. Plans - up to date floor plans will be required
5. Certification that specific equipment, such as spray booths, ventilation systems or tanks meet the requirements of the relevant standards should be provided to support your application.
6. Copies of any relevant risk assessment reports and environmental management plans.

Applications can be submitted (with the relevant fee) in person at Council or by surface mail.

### Step 3 - Related Applications

- If you are conducting a "notifiable activity", as per Schedule 2 of the *Environmental Protection Act 1994*, you will need to contact the Department of Environment and Heritage Protection.
- If you intend to have any advertising signs erected, refer to the advertising sign information.
- Do you intend to, or already discharge trade waste to Council's sewer system? If yes, contact Council.
- All new premises require both building approval and plumbing approval either via Council or a private certifier, prior to commencing operations.

For further information please contact Council on phone (07) 3412 3412 or visit Logan City Council's website:

[www.logan.qld.gov.au](http://www.logan.qld.gov.au)





# A quick guide to the Greentape Reduction Act

Greentape Reduction is a project to reform the licensing framework under the *Environmental Protection Act 1994* (EP Act). The *Environmental Protection (Greentape Reduction) and Other Legislation Amendment Act 2012* (the Greentape Reduction Act) is a key component of the project.

## An integrated approval process

A key theme of the Greentape Reduction Act is the introduction of an integrated approval process for all environmentally relevant activities (ERAs), from motor vehicle workshops to resource activities such as mining.

The new approval process is contained in Chapter 5 of the Greentape Reduction Act and is divided into modular stages. Not all stages apply to all applications.

### Application stage

The application stage contains details on how to make an application for an environmental authority.

There are three types of applications that align the assessment process with the environmental risk proposed by the activity.

1. **Standard application**—for eligible ERAs that comply with standard conditions. Eligible ERAs are activities that have set eligibility criteria and are able to comply with the criteria.
2. **Variation application**—for eligible ERAs that wish to amend one or more standard conditions.
3. **Site-specific application**—all other applications.

The proportionate licensing system is estimated to save an applicant for an eligible ERA on average \$20 000 in application preparation costs, 150 pages in application materials and 68 days in processing time.

### Information stage

This stage gives the administering authority the ability to request additional information about an application.

This stage only applies to variation or site-specific applications.

For ERAs that relate to a development application, the information request is carried out under the *Sustainable Planning Act 2009* (SPA).

For resource activities this stage links to the environmental impact statement (EIS) process and eliminates duplication of information requests.

### Notification stage

Public notification provides the community with an opportunity to be consulted on the application.

Public notification only applies to certain resource activities.

Where an application relates to a planning approval under the SPA that is impact assessable, the public can make submissions on the entire application through that process.

To improve transparency, public notices will now relate to the whole application—not just the draft environmental authority.

To remove duplication, where an EIS has been completed and the project has not changed, there will be no additional notification requirements.

### Decision stage

The decision stage includes a process for deciding applications and setting conditions.

For ERAs relating to a planning approval under the SPA, only post-construction (operational) conditions will be set in the environmental authority. The land use and construction aspects of the activity will be conditioned through the development permit.

The decision stage also builds in the necessary Land Court steps, where an application relates to a mining lease.

### Post-decision dealings

The post-decision dealings stage includes all requirements for handling environmental authorities after they have been approved. This includes:

- a clear process for amending an environmental authority. This includes separate processes for both major and minor amendments.
- that environmental authorities will now transfer with the tenure under resources legislation (e.g. the *Mineral Resource Act 1989*). This removes the need for a separate transfer under the EP Act.
- companies having the ability to apply for a corporate licence allowing companies with multiple sites to obtain a corporate licence which streamlines their administrative and reporting requirements.
- removal of the need for a plan of operations for small mining projects (projects that do not have a mining lease which relates to a significant project).

**Greentape Reduction** Smarter greener partnerships



## Standard conditions

To provide a more proportionate and responsive licensing framework, standard applications are introduced in the integrated approval process.

Standard applications will simplify and standardise requirements for new businesses, and will be supported by eligibility criteria and standard conditions.

Eligibility criteria set out requirements that must be met for an application to be appropriate for a standard approval.

Standard conditions are the requirements that will apply to the operation of the proposed activity.

The activities selected for a standard application will be chosen on the basis that they have well known and manageable environmental risks.

The Greentape Reduction Act sets out a clear and transparent process for making eligibility criteria and standard conditions, including publishing drafts of the criteria and conditions on the internet for public consultation.

The process ensures that stakeholder views are taken into account when the eligibility criteria and standard conditions are developed.

## Third-party certification

The Greentape Reduction Act provides a clear framework for using the expertise of suitably qualified persons and environmental auditors in decision making under the EP Act.

There are broad parameters outlining the qualifications and requirements that must be held by both suitably qualified persons and environmental auditors.

A higher level of experience and recognition will be required for an environmental auditor compared to the suitably qualified person.

Initially, this framework will only be used for those areas that currently use third parties under the EP Act.

Where there is a demonstrated need, the use of the third-party certification framework may be expanded upon consultation with targeted stakeholders for the area of interest.

## Existing operators

If you currently hold a registration certificate and a development permit for a prescribed ERA, you will:

- be automatically registered as a suitable operator
- hold an environmental authority with operational conditions from your development permit
- no longer need a registration certificate.

Given the benefits provided by the standard conditions, existing operators may apply to transfer to a standard approval.

If you currently hold an environmental authority for a resource activity you will not be affected by the changes.

## Further information

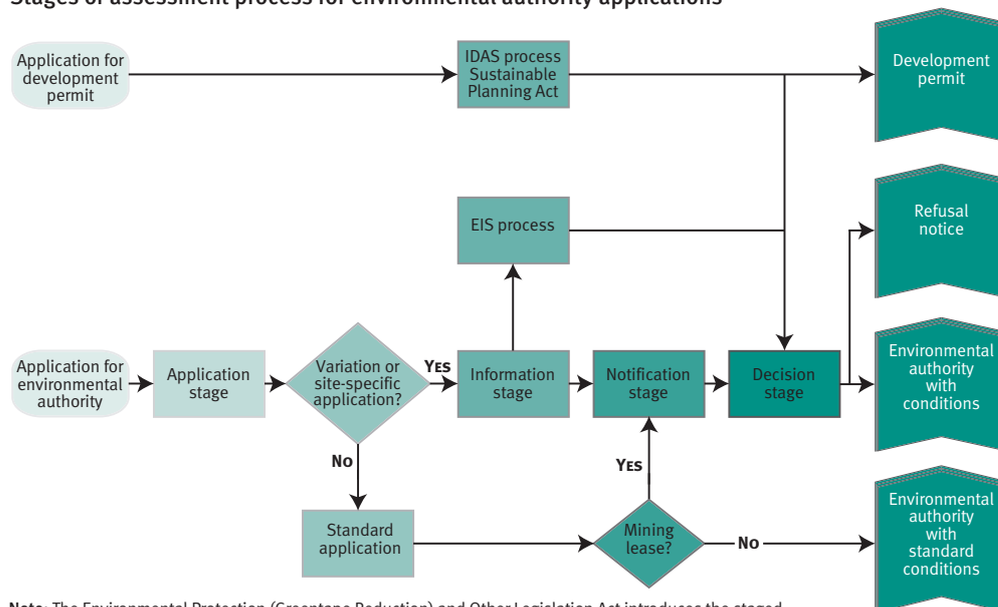
For more information about how the Greentape Reduction Act will affect you, refer to the fact sheets for:

- industry
- small business
- the resource sector.

Also refer to the frequently asked questions on the Department of Environment and Heritage Protection (EHP) website <[www.ehp.qld.gov.au](http://www.ehp.qld.gov.au)> or email <[epact.policy@ehp.qld.gov.au](mailto:epact.policy@ehp.qld.gov.au)>.

To receive project updates subscribe to the Greentape Reduction e-newsletter by visiting the EHP website.

Stages of assessment process for environmental authority applications



Note: The Environmental Protection (Greentape Reduction) and Other Legislation Act introduces the staged assessment process presented here.

# IDAS form 1—Application details

(Sustainable Planning Act 2009 version 2.0 effective 31 March 2013)

This form must be used for **ALL** development applications.

You **MUST** complete **ALL** questions that are stated to be a mandatory requirement unless otherwise identified on this form.

For all development applications, you must:

- complete this form (*IDAS form 1—Application details*)
- complete any other forms relevant to your application
- provide any mandatory supporting information identified on the forms as being required to accompany your application.

Attach extra pages if there is insufficient space on this form.

All terms used on this form have the meaning given in the *Sustainable Planning Act 2009* or the Sustainable Planning Regulation 2009.

This form and any other IDAS form relevant to your application must be used for development applications relating to strategic port land and Brisbane core port land under the *Transport Infrastructure Act 1994* and airport land under the *Airport Assets (Restructuring and Disposal) Act 2008*. Whenever a planning scheme is mentioned, take it to mean land use plan for the strategic port land, Brisbane core port land or airport land.

PLEASE NOTE: This form is not required to accompany requests for compliance assessment.

**This form can also be completed online using eDA at [www.smarteda.qld.gov.au](http://www.smarteda.qld.gov.au)**

## Mandatory requirements

**Applicant details** (Note: the applicant is the person responsible for making the application and need not be the owner of the land. The applicant is responsible for ensuring the information provided on all IDAS application forms is correct. Any development permit or preliminary approval that may be issued as a consequence of this application will be issued to the applicant.)

**Name/s** (individual or company name in full)

**For companies, contact name**

**Postal address**

<input type="text"/>			
<input type="text"/>			
<input type="text"/>			
Suburb	<input type="text"/>		
State	<input type="text"/>	Postcode	<input type="text"/>
Country (if other than Australia)		<input type="text"/>	

**Contact phone number**

**Mobile number** (non-mandatory requirement)

Fax number (non-mandatory requirement)

e-mail address (non-mandatory requirement)

Applicant's reference number (non-mandatory requirement)

**1. What is the nature of the development proposed and what type of approval is being sought?**

**Table A**—Aspect 1 of the application (If there are additional aspects to the application please list in Table B—Aspect 2.)

- a) What is the nature of the development? (Please only tick one box.)
- Material change of use     Reconfiguring a lot     Building work     Operational work
- b) What is the approval type? (Please only tick one box.)
- Preliminary approval under s241 of SPA     Preliminary approval under s241 and s242 of SPA     Development permit
- c) Provide a brief description of the proposal, including use definition and number of buildings or structures where applicable (e.g. six unit apartment building defined as a *multi-unit dwelling*, 30 lot residential subdivision etc.)
- 
- d) What is the level of assessment? (Please only tick one box.)
- Impact assessment     Code assessment

**Table B**—Aspect 2 of the application (If there are additional aspects to the application please list in Table C—Additional aspects of the application.)

- a) What is the nature of development? (Please only tick one box.)
- Material change of use     Reconfiguring a lot     Building work     Operational work
- b) What is the approval type? (Please only tick one box.)
- Preliminary approval under s241 of SPA     Preliminary approval under s241 and s242 of SPA     Development permit
- c) Provide a brief description of the proposal, including use definition and number of buildings or structures where applicable (e.g. six unit apartment building defined as a *multi-unit dwelling*, 30 lot residential subdivision etc.)
- 
- d) What is the level of assessment?
- Impact assessment     Code assessment

**Table C**—Additional aspects of the application (If there are additional aspects to the application please list in a separate table on an extra page and attach to this form.)

Refer attached schedule     Not required

**2. Location of the premises** (Complete Table E and/or Table F as applicable. Identify each lot in a separate row.)

**Table E**—Street address and lot on plan for the premises or street address and lot on plan for the land adjoining or adjacent to the premises. (Note: this table is to be used for applications involving taking or interfering with water). (Attach a separate schedule if there is insufficient space in this table.)

- Street address **and** lot on plan (All lots must be listed.)  
 Street address **and** lot on plan for the land adjoining or adjacent to the premises (Appropriate for development in water but adjoining or adjacent to land, e.g. jetty, pontoon. All lots must be listed)

Street address					Lot on plan description		Local government area (e.g. Logan, Cairns)
Lot	Unit no.	Street no.	Street name and official suburb/ locality name	Post-code	Lot no.	Plan type and plan no.	
i)							
ii)							
iii)							

**Planning scheme details** (If the premises involves multiple zones, clearly identify the relevant zone/s for each lot in a separate row in the below table. Non-mandatory.)

Lot	Applicable zone/precinct	Applicable local plan/precinct	Applicable overlay/s
i)			
ii)			
iii)			

**Table F**—Premises coordinates (Appropriate for development in remote areas, over part of a lot or in water not adjoining or adjacent to land e.g. channel dredging in Moreton Bay.) (Attach a separate schedule if there is insufficient space in this table.)

Coordinates (Note: place each set of coordinates in a separate row.)				Zone reference	Datum	Local government area (if applicable)
Easting	Northing	Latitude	Longitude			
					<input type="checkbox"/> GDA94 <input type="checkbox"/> WGS84 <input type="checkbox"/> other	

**3. Total area of the premises on which the development is proposed** (indicate square metres)

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**4. Current use/s of the premises** (e.g. vacant land, house, apartment building, cane farm etc.)

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**5. Are there any current approvals (e.g. a preliminary approval) associated with this application? (Non-mandatory requirement.)**

No       Yes—provide details below

List of approval reference/s	Date approved (dd/mm/yy)	Date approval lapses (dd/mm/yy)

**6. Is owner's consent required for this application? (Refer to notes at the end of this form for more information.)**

No  
 Yes—complete either Table G, Table H or Table I as applicable

<b>Table G</b>	
Name of owner/s of the land	
I/We, the above-mentioned owner/s of the land, consent to the making of this application.	
Signature of owner/s of the land	
Date	

<b>Table H</b>	
Name of owner/s of the land	
<input type="checkbox"/> The owner's written consent is attached or will be provided separately to the assessment manager	

<b>Table I</b>	
Name of owner/s of the land	
<input type="checkbox"/> By making this application, I, the applicant, declare that the owner has given written consent to the making of the application.	

**7. Does the application involve a state resource? (E.g. the application involves taking water or quarry material, or interfering with the flow of water. Refer to the notes at the end of this form for more information) (Non-mandatory requirement.)**

No       Not identified whether or not the application involves a State resource       Yes—complete Table J

<b>Table J</b>	
Nature of state-owned resource (if identified)	

**8. Identify if any of the following apply to the premises** (Tick applicable box/es.)

- Adjacent to a water body, watercourse or aquifer (e.g. creek, river, lake, canal)—complete Table K
- On strategic port land under the *Transport Infrastructure Act 1994*—complete Table L
- In a tidal water area—complete Table M
- On Brisbane core port land under the *Transport Infrastructure Act 1994* (no table requires completion)
- On airport land under the *Airport Assets (Restructuring and Disposal) Act 2008* (no table requires completion)

<b>Table K</b>
Name of water body, watercourse or aquifer

<b>Table L</b>	
Lot on plan description for strategic port land	Port authority for the lot

<b>Table M</b>	
Name of local government for the tidal area (if applicable)	Port authority for the tidal area (if applicable)

**9. Are there any existing easements on the premises?** (e.g. for vehicular access, electricity, overland flow, water etc.)

- No     Yes—ensure the type, location and dimension of each easement is included in the plans submitted

**10. Does the proposal include new building work or operational work on the premises?** (Including any services.)

- No     Yes—ensure the nature, location and dimension of proposed works are included in plans submitted

**11. Is the payment of a portable long service leave levy applicable to this application?** (Refer to notes at the end of this form for more information.)

- No—go to question 13     Yes

**12. Has the portable long service leave levy been paid?** (Refer to notes at the end of this form for more information.)

- No
- Yes—complete Table N and submit with this application the yellow local government/private certifier’s copy of the receipted QLeave form

<b>Table N</b>		
Amount paid	Date paid (dd/mm/yy)	QLeave project number (6 digit number starting with A, B, E, L or P)

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**13. Has the local government agreed to apply a superseded planning scheme to this application under section 96 of the *Sustainable Planning Act 2009*?**

- No
- Yes—please provide details below

Name of local government	Date of written notice given by local government (dd/mm/yy)	Reference number of written notice given by local government (if applicable)

**14. List below all of the forms and supporting information that accompany this application** (Include all IDAS forms, checklists, mandatory supporting information etc. that will be submitted as part of this application. Note: this question does not apply for applications made online using eDA.)

Description of attachment or title of attachment	Method of lodgement to assessment manager

**15. Applicant’s declaration**

By making this application, I declare that all information in this application is true and correct (Note: it is unlawful to provide false or misleading information.)

**Notes for completing this form**

- Section 261 of the *Sustainable Planning Act 2009* prescribes when an application is a properly-made application. Note, the assessment manager has discretion to accept an application as properly made despite any non-compliance with the requirement to provide mandatory supporting information under section 260(1)(c) of the *Sustainable Planning Act 2009*.

**Applicant details**

- Where the applicant is not a natural person, ensure the applicant entity is a real legal entity.

**Question 1**

- Schedule 3 of the Sustainable Planning Regulation 2009 identifies assessable development and the type of assessment. Where schedule 3 identifies assessable development as “various aspects of development” the applicant must identify each aspect of the development on Tables A, B and C respectively and as required.

**Question 6**

- Section 263 of the *Sustainable Planning Act 2009* sets out when the consent of the owner of the land is required for an application. Section 260(1)(e) of the *Sustainable Planning Act 2009* provides that if the owner’s consent is required under section 263, then an application must contain, or be accompanied by, the written consent of the owner, or include a declaration by the applicant that the owner has given written consent to the making of the

application. If a development application relates to a state resource, the application is not required to be supported by evidence of resource entitlement. However, where owner's consent to the application is required under section 263, and the State is the owner of the subject land, the written consent of the state as landowner will be required. Some departments, such as the Department of Natural Resources and Mines, have specific requirements for applying for owners consent. Allocation or entitlement to the state resource is a separate process and will need to be obtained before development commences.

**Question 7**

- If a development application involves a state resource, the application is not required to be supported by evidence of resource entitlement. The allocation or entitlement to the resource is a separate process and should be obtained prior to development commencing.

**Question 11**

- The *Building and Construction Industry (Portable Long Service Leave) Act 1991* prescribes when the portable long service leave levy is payable.
- The portable long service leave levy amount and other prescribed percentages and rates for calculating the levy are prescribed in the *Building and Construction Industry (Portable Long Service Leave) Regulation 2002*.

**Question 12**

- The portable long service leave levy need not be paid when the application is made, but the *Building and Construction Industry (Portable Long Service Leave) Act 1991* requires the levy to be paid before a development permit is issued.
- Building and construction industry notification and payment forms are available from any Queensland post office or agency, on request from QLeave, or can be completed on the QLeave website at [www.qleave.qld.gov.au](http://www.qleave.qld.gov.au). For further information contact QLeave on 1800 803 481 or visit [www.qleave.qld.gov.au](http://www.qleave.qld.gov.au).

**Privacy**—The information collected in this form will be used by the Department of State Development, Infrastructure and Planning (DSDIP), assessment manager, referral agency and/or building certifier in accordance with the processing and assessment of your application. Your personal details will not be disclosed for a purpose outside of the IDAS process, except where required by legislation (including the *Right to Information Act 2009*) or as required by Parliament. This information may be stored in relevant databases. The information collected will be retained as required by the *Public Records Act 2002*.

**OFFICE USE ONLY**

Date received  Reference numbers

**NOTIFICATION OF ENGAGEMENT OF A PRIVATE CERTIFIER**

To  Council. I have been engaged as the private certifier for the building work referred to in this application

Date of engagement	Name	BSA Certification license number	Building classification/s

**QLEAVE NOTIFICATION AND PAYMENT (For completion by assessment manager or private certifier if applicable.)**

Description of the work	QLeave project number	Amount paid (\$)	Date paid	Date received form sighted by assessment manager	Name of officer who sighted the form

The *Sustainable Planning Act 2009* is administered by the Department of State Development, Infrastructure and Planning. This form and all other required application materials should be sent to your assessment manager and any referral agencies.

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**Department of State Development, Infrastructure and Planning**

PO Box 15009 City East Qld 4002

tel 13 QGOV (13 74 68)

[info@dsdip.qld.gov.au](mailto:info@dsdip.qld.gov.au)

[www.dsdip.qld.gov.au](http://www.dsdip.qld.gov.au)

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# IDAS form 8—Environmentally relevant activity

(Sustainable Planning Act 2009 version 1.2 effective 31 March 2013)

This form must be used for development applications for an environmentally relevant activity.

You **MUST** complete **ALL** questions that are stated to be a mandatory requirement unless otherwise identified on this form.

For all development applications, you must:

- complete *IDAS form 1—Application details*
- complete any other forms relevant to your application
- provide any mandatory supporting information identified on the forms as being required to accompany your application.

Attach extra pages if there is insufficient space on this form.

All terms used on this form have the meaning given in either the *Sustainable Planning Act 2009*, the Sustainable Planning Regulation 2009, the *Environmental Protection Act 1994* or the Environmental Protection Regulation 2008.

**This form can also be completed online using eDA at [www.smarteda.qld.gov.au](http://www.smarteda.qld.gov.au)**

**Mandatory requirements**

**1. What is the nature of the proposed environmentally relevant activity (ERA)?** (complete a new Table A for each proposed ERA—including ERAs that are not concurrence ERAs)

<b>Table A</b>	
ERA number and name	
ERA threshold	
Applicable fees	\$
Proposed scale/capacity	
Type of approval sought	<input type="checkbox"/> Development permit and environmental authority (see <b>notes</b> ) <input type="checkbox"/> Preliminary approval
Is the proposed ERA a concurrence ERA?	<input type="checkbox"/> No <span style="margin-left: 150px;"><input type="checkbox"/> Yes</span>

**2. Are there any existing ERAs on or associated with the premises?**

- No
- Yes— complete a new Table B for each existing ERA

<b>Table B</b>	
ERA number and name	
ERA threshold	
Existing scale/capacity	
Is the ERA proposed to continue on site?	<input type="checkbox"/> No <span style="margin-left: 150px;"><input type="checkbox"/> Yes</span>

**3. Does the proposed activity involve any of the following? (Tick applicable box/es.)**

- Release of water or waste to a wetland for treatment
- Release of waste directly to groundwater

**4. Confirm that the following mandatory supporting information accompanies this application**

About the subject land	Confirmation of lodgement	Method of lodgement
Description of the site, including site maps showing vegetation, topography and any areas of cultural or heritage significance).	<input type="checkbox"/> Confirmed	
Details of any known acid sulphate soils within or adjoining the premises.	<input type="checkbox"/> Confirmed <input type="checkbox"/> Not applicable	
Details about how the choice of the site, at which the activity is to be carried out, minimises serious environmental harm on areas of high conservation value and special significance and sensitive land uses at adjacent places.	<input type="checkbox"/> Confirmed	
Details about how the location for the activity on a site protects all environmental values relevant to adjacent sensitive uses.	<input type="checkbox"/> Confirmed	
Details about how the design of the facility permits the operation of the site, at which the activity is to be carried out, in accordance with best practice environmental management.	<input type="checkbox"/> Confirmed	
<b>About the proposed ERA</b>		
Attachment to IDAS form 8—application for an environmental authority (EM941) completed and required information provided	<input type="checkbox"/> Confirmed	

**Notes for completing this form:**

- An environmental authority is required to operate an ERA.
- A development approval is only required if at least one of the ERAs to be operated is a concurrence ERA.
- Schedule 2 of the *Environmental Protection Regulation 2008* states the aggregate environmental scores, the thresholds that apply to ERAs, and which ERAs are concurrence ERAs (denoted by a 'C' in schedule 2, column 3).
- This development application is taken to be an application for an environmental authority. This application is not properly made unless it includes the [Attachment to IDAS form 8—application for an environmental authority \(EM941\)](#).
- There are annual fees associated with the operation of an ERA. These fees are initially payable 20 business days after the environmental authority takes effect. After this initial payment, annual fees will be payable on the anniversary of the take effect day. Chapter 8 and Schedule 10 of the *Environmental Protection Regulation 2008* contain all information about the applicable fees and how they are calculated.

**Privacy**—Please refer to your assessment manager, referral agency and/or building certifier for further details on the use of information recorded in this form.

**OFFICE USE ONLY**

Date received

Reference numbers

The *Sustainable Planning Act 2009* is administered by the Department of State Development, Infrastructure and Planning. This form and all other required application materials should be sent to your assessment manager and any referral agencies.

Department of State Development, Infrastructure and Planning  
PO Box 15009 City East Qld 4002  
tel 13 QGOV (13 74 68)  
[info@dsdip.qld.gov.au](mailto:info@dsdip.qld.gov.au)

[www.dsdip.qld.gov.au](http://www.dsdip.qld.gov.au)

IDAS form 8—Environmentally relevant activity  
Version 1.2 31 March 2013