

## **Department of Resources**

You can now lodge your application online via Part A Contact and Land Details. By July 2023 you will be able to apply for all *Land Act 1994* applications online.

## Part B - Form LA07

# Surrender of a Lease, Licence or Permit to Occupy Application

### Land Act 1994

#### Requirements

- This application is for absolute surrender of a Lease, Licence or Permit to Occupy.
- 2. Please read the respective <u>Surrendering a Lease, Licence or Permit to Occupy guide</u>, which includes application restrictions.
- 3. This application does not require payment of an application fee.
- 4. Part A online form: Contact and land details or Part A Part A L00 Contact and land Details (PDF) must be completed and submitted with your application.
- 5. Any additional information to support the application.
- 6. For your application to be processed, all parts of this application form must be completed and accurately, otherwise your application may be returned to you to complete or refused.

#### Important information

- 7. You are **strongly encouraged** to arrange a pre-lodgement meeting with us before you apply to ensure you have the information you need to apply correctly. You can do this by contacting your nearest business centre.
- 8. An absolute surrender is where a person surrenders their right to possession or occupation of a parcel of land to the State.
- An approval under the <u>Land Act 1994</u> <a href="https://www.legislation.qld.gov.au/">https://www.legislation.qld.gov.au/</a> is required to surrender a lease, licence or permit to occupy.
- 10. For a lease, the lessee must give the Department of Resources one (1) years notice of the intention to surrender or pay one (1) years rent in advance at the time of surrender, however this requirement in appropriate circumstances may be waived.
- 11. If the lease is subject to a mortgage or sublease, the written consent to the surrender must be obtained from the registered mortgagee or sublessee.
- 12. If the lease is subject to other registered interests, for example an easement, the written consent must be obtained from the party who holds the interest.
- 13. When a lease, licence or permit to occupy is surrendered, the ownership of any improvements becomes the property of the State and no compensation is payable. However, approval may be given to allow the lessee, licensee or permittee to remove any improvements within the agreed time.
- 14. On registration of an absolute surrender the rights and any interests under the Lease, Licence or Permit to Occupy end. However, a public utility easement may continue in accordance with section 372 of the *Land Act 1994*.
- 15. Information on this form, and any attachments, is being collected to process and assess your application under sections 105, 180A, 327C and 481A of the <u>Land Act 1994</u>. If required, we may need to consult with third parties such as relevant local or state agencies and adjoining property owners. Details provided to third parties will generally be limited to type of application, area applied for and intended use. Your personal information will not otherwise be disclosed unless authorised or required by law.

- 16. Please note that we may wish to contact you to seek your views on our service, to advise you of any legislative changes that might affect you or to seek your participation in surveys or programs relevant to your application type. Any participation will be voluntary and you may email <a href="mailto:stateland@resources.qld.gov.au">stateland@resources.qld.gov.au</a> if you do not wish for the department to contact you.
- 17. The department may also compile or analyse statistics and conduct research. Any publication of findings will not involve the publication of identifying personal information.
- 18. For further privacy information click Privacy or go to <www.resources.qld.gov.au/home/legal/privacy>.

1. The application is for Surrender of:				
Lease	go to 2			
Road Licence	go to 5			
Occupation Licence	go to 5			
Permit to Occupy	go to 5			
2. Is the lease subject to a Mortgage?				
☐ Yes	go to 3			
□ No	go to 3			
If Yes, the written consent to the application for surrender must be from the register form.	red mortgagee, and must be attached to the application			
3. Is there a sublease over the lease?				
Yes	go to 4			
□ No	go to 4			
If Yes, the written consent to the application for surrender must be from the registered sublessee, and must be attached to the application form.				
4. Is the lease subject to another registered interest e.g. Easement?				
4. Is the lease subject to another registered interest e.g. Easement?  Yes	go to 5			
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Yes	go to 5			
Yes No	go to 5 holder, and must be attached to the application form.			
Yes  No  If Yes, the written consent to the application for surrender must be from the interest  5. Is there currently any outstanding rental or other monies payable to the	go to 5 holder, and must be attached to the application form.			
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(If there is insufficient space, please lodge as an attachment)  8. What is the current use of the land?  (If there is insufficient space, please lodge as an attachment)  9. List below ALL existing improvements on the current leased land e.g. fencing, dams, buildings etc.  (If there is insufficient space, please lodge as an attachment)  A property sketch and/or aerial photo overlay of the improvements should also be attached to the application. When a lease/licence or permit is surrendered the ownership of any improvement becomes the property of the State and no compensation for these improvements is payable. However, the Minister/Chief Executive may allow the lessee/licensee/permittee to remove any improvements within time stated in the notice.  10. Provide details of any additional information to support the application, including information relating to a change in circumstance for a previously refused application.  (If there is insufficient space, please lodge as an attachment)	7.	What is the reason for the application of surrender of the Lease, Licence or Permit to Occupy?	go to 8
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For applicants, section 142 of the <u>Land Act 1994</u> states a person is eligible to apply for, buy or hold land under the <u>Land Act 1994</u> if the person is an adult, that is, 18 years of age or over. If the legal practitioner of the applicant is signing as the applicant then the legal practitioner's full name must be printed immediately below the signature.

Date:

**Attachments**