



**NEW HOPE
GROUP**



**LENTON MANAGEMENT AND
MARKETING PTY LTD**

ABN: 48 149 524 809

YOUR REF:
OUR REF:

28 October 2019

Permit and Licence Management
Dept of Environment and Science
GPO Box 2454
Brisbane QLD 4001

Copy: CRMining@des.qld.gov.au

To whom it may concern

**Lenton Joint Venture (LJV) - Lenton Coal Project – Environmental Authority
Amendment Application – EPML00475513**

Please find enclosed:

1. Environmental Authority (EA) Amendment Application (Hardcopy and electronic version on USB)
2. Supporting information document (Electronic version on USB)

The associated fee of \$334.90 will be paid via Credit Card at the Level 3, 400 George Street departmental office.

Once the Assessment Level Decision notification is received, the LJV will then pay the additional fee of \$31,833.60, pending confirmation of a Major EA amendment assessment pathway. This is consistent with the process outlined in section 6.2 of the departmental guideline '*Major and minor amendments - ESR/2015/1684 – Effective 1 July 2019*'.

The requirements for amendment applications for EAs are outlined in Section 226A of the *Environmental Protection Act 1994* (EP Act). An assessment for the provision of each requirement is presented in Table 1 overleaf.

Manager and agent, for and on behalf of Lenton Joint Venture, an unincorporated joint venture between
New Lenton Coal Pty Ltd ACN 095 390 079 and MPC Lenton Pty Ltd ACN 149 618 904

REGISTERED OFFICE

P: PO Box 47, Ipswich, QLD Australia 4305
A: 3/22 Magnolia Drive, Brookwater, QLD Australia 4300
T: +61 7 3418 0500 **F:** +61 7 3418 0355 **W:** newhopegroup.com.au

CONTACT DETAILS

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Table 1 Section 226 of EP Act Checklist

EP Act Section Reference	Requirement	Requirement Covered
226 (1)	An amendment application must—	
226 (1)(a)	be made to the administering authority (DES)	√
226 (1)(b)	be in the approved form	√
226 (1)(c)	be accompanied by the fee prescribed by regulation (\$334.90)	√
226 (1)(d)	describe the proposed amendment	√
226 (1)(e)	describe the land that will be affected by the proposed amendment	√
226 (1)(f)	include any other document relating to the application prescribed by regulation	√
226A (1)	If the amendment application is for the amendment of an environmental authority, the application must also -	
226A (1)(a)	describe any development permits in effect under the Planning Act for carrying out the relevant activity for the authority	NA
226A (1)(b)	state whether each relevant activity will, if the amendment is made, comply with the eligibility criteria for the activity	NA
226A (1)(c)	if the application states that each relevant activity will, if the amendment is made, comply with the eligibility criteria for the activity—include a declaration that the statement is correct	NA
226A (1)(d)	state whether the application seeks to change a condition identified in the authority as a standard condition	NA
226A (1)(e)	if the application relates to a new relevant resource tenure for the authority that is an exploration permit or GHG permit—state whether the applicant seeks an amended environmental authority that is subject to the standard conditions for the relevant activity or authority, to the extent it relates to the permit	NA
226A (1)(f)	include an assessment of the likely impact of the proposed amendment on the environmental values, including—	√
226A (1)(i)	a description of the environmental values likely to be affected by the proposed amendment	√
226A (1)(ii)	details of emissions or releases likely to be generated by the proposed amendment	√
226A (1)(iii)	description of the risk and likely magnitude of impacts on the environmental values	√
226A (1)(iv)	details of the management practices proposed to be implemented to prevent or minimise adverse impacts	√
226A (1)(v)	if a PRCP schedule does not apply for each relevant activity—details of how the land the subject of the application will be rehabilitated after each relevant activity ends	√
226A (1)(g)	include a description of the proposed measures for minimising and managing waste generated by amendments to the relevant activity	√
226A (1)(h)	include details of any site management plan or environmental protection order that relates to the land the subject of the application	√

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Should you have any questions regarding the application, please contact me on 07 3418 0575 or 0433 304 537.

Yours faithfully,



Ashley Sizeland

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