

Form ML1

Application for a mining lease or mining (mineral owner) lease

Mining Act 1992

October 2017 | v2.8

More information

For help with lodging this application, or for more information about authorisations in New South Wales, contact:

Division of Resources and Geoscience

Titles Customer Assistance Line

Phone +61 2 4931 6500 (9.30am – 4.30pm)

titles.services@industry.nsw.gov.au

© State of New South Wales through the NSW Department of Planning and Environment. ABN: 38 755 709 681

This publication is copyright. You may download, display, print and reproduce this material providing that the wording is reproduced exactly, the source is acknowledged, and the copyright, update address and disclaimer notice are retained.

The information contained in this publication is based on knowledge and understanding at the time of writing. However, because of advances in knowledge, users are reminded of the need to ensure that information upon which they rely is up to date and to check currency of the information with the appropriate officer of the NSW Department of Planning and Environment or the user's independent advisor.

Privacy statement

This information is collected by the NSW Department of Planning and Environment for the purposes of assessing an application for an authorisation or an application associated with an authority as required by the *Mining Act 1992* or *Mining Regulation 2016*.

This information may also be used by the Department to confirm applicant details in the event that subsequent applications are made, and may also be used to establish and maintain databases to assist the Department with its work generally.

Except for purposes required by law, the information will not be accessed by any third parties in a way that would identify the person without the consent of that person.

You may apply to the Department to access and correct any information the Department holds if that information is inaccurate, incomplete, not relevant or out of date.

When to use this form

Complete this form if you are applying for a mining lease or a mining (mineral owner) mining lease in New South Wales.

A mining lease:

- gives the holder the exclusive right to mine and prospect for minerals, including primary treatment operations, over a specific area of land, and
- allows the holder to carry out 'ancillary mining activities'. For more detailed information on 'ancillary mining activities' see [Section 6](#) of the *Mining Act 1992* and [Clause 7](#) of the *Mining Regulation 2016*.

This form has been prepared for the purposes of [Section 51](#) of the *Mining Act 1992* and [Clause 25](#) of the *Mining Regulation 2016*.

If there is insufficient room in the fields, please provide the information as an attachment.

Important notes

Accompanying documentation

Any information or document that is required to accompany this application should be lodged within **10 business days of the lodgement date**. Failure to supply the information within this timeframe may be considered as grounds for refusing the application according to [Clause 6\(d\), Schedule 1B](#) of the *Mining Act 1992*.

Agents

If this application is lodged by an agent on behalf of the applicant/s, the NSW Department of Planning and Environment (Department) may seek confirmation of the authority under which the agent operates and any limits of that authority. The agent will need to complete the declaration at the end of this form and supply evidence of their appointment, if not already supplied to the Department ([Clause 97](#) of the *Mining Regulation 2016*).

Controlled release areas

Under [Section 51\(3A\)](#) of the *Mining Act 1992*, an application that relates to land in a controlled release area may not be made in relation to a controlled release mineral except by the holder of an exploration licence, assessment lease or mining lease over that land in respect of that mineral.

Mineral allocation areas

Under [Section 368](#) of the *Mining Act 1992*, the Minister can designate any land as a mineral allocation area. A mineral allocation area can be designated for any mineral. In NSW, the entire State has been gazetted as a mineral allocation area for groups 9A and 11 minerals. There are other specific mineral allocation areas within the state for various minerals or groups of minerals. Under [Section 51\(3\)](#) of the *Mining Act 1992*, an application that relates to land in a mineral allocation area may not be made in relation to an allocated mineral except:

- (a) by the holder of an exploration licence, assessment lease or mining lease over that land in respect of that mineral, or
- (b) with the Minister's consent.

For the location of mineral allocation areas, visit the [NSW Titles Services online viewer](#).

To find out how to request the Minister's consent, phone the Titles Customer Assistance Line on (02) 4931 6500 (business hours) or email titles.services@industry.nsw.gov.au.

Development consent

A development consent under the *Environmental Planning and Assessment Act 1979* (EP&A Act) must be in place before a mining lease can be granted. You do **not** need to provide development consent at the time you lodge a mining lease application, however you must provide the Department with a copy of the development consent before the mining lease can be granted. The development consent must provide consent for mining operations within the entirety of the mining lease area and any ancillary mining activities that may not fall within the lease area. The Department recommends applying for development consent at the same time as applying for a mining lease to allow parallel processing.

A mining lease will not be granted for any activities not specified in the development consent.

For mining lease applications for coal only — to apply for development consent for a mining lease for coal you must hold either a current exploration licence or assessment lease for coal.

Preparing a mining lease application

You must as a minimum demonstrate to the Department that:

- there is an economically mineable mineral deposit within the area of the proposed lease,
- you have the financial and technical resources to carry out mining in a responsible manner.
- your environmental performance record,
- you have development consent for the proposed activities,
- you have obtained the written consent of the holder of a conflicting authority or application (where relevant), and
- you have obtained the written consent of a dwelling-house, garden or improvement (where relevant).

Newspaper advertisements

Newspaper advertisements giving notice of the application must be published by the applicant within **45 days after receipt of confirmation** that the application has been lodged. A mining lease will not be granted until satisfactory copies of advertisements are lodged with the Department. For a list of newspapers and to read the advertising guidelines visit www.resourcesandenergy.nsw.gov.au/miners-and-explorers/rules-and-forms/policies.

Notification of landholders

If the application proposes mining to extend to the surface of the land, you must notify landholders of your application within **21 days of the application lodgement date**. The notification must include:

- advice the application has been lodged
- a description (in accordance with [Clause 9](#) of the *Mining Regulation 2016*) of the proposed lease area
- statement that objections to the grant on the grounds of “agricultural land” or “significant improvement claims” may be made to the Minister within 28 days of receiving the notice.

Proof of extinguishment of native title

For the purposes of the *Native Title Act 1993* (Cth) (NTA), the Minister must not grant a mining lease unless satisfied, that either native title has been extinguished over the entire application area or that the right to negotiate process (or alternate process provided for in the NTA has been completed.

If not available at the time you lodge your application, you must provide evidence regarding [proof of extinguishment of native title](#) prior to grant. If you choose to do this the documentation must be provided as early as possible after lodging this application as the proof of extinguishment assessment process may take an extended period of time.

Work program

If you already have development consent, you do **not** need to provide a work program with this application.

Formal survey of the lease area

A survey prepared in accordance with statutory requirements will be required before the lease is granted. We will advise you in writing when this is required.

Fees

You will receive a letter from the Department notifying you that you are required to pay an [annual administrative levy and an annual rental fee](#) before your mining lease can be granted.

There is also an additional grant fee of \$85 per hectare or part hectare.

How to submit this form

- **By email:** Send an electronic copy of the form including any attachments and proof of payment to titles.services@industry.nsw.gov.au

- **By mail:** Mail your form, any attachments and proof of payment to Division of Resources and Geoscience, Titles Services, PO Box 344, Hunter Region Mail Centre NSW 2310.
- **In person:** Submit your application in person at the Division of Resources and Geoscience's Titles Services office, 516 High Street, Maitland, New South Wales. Office hours are 9.30am to 4.30pm.

Next steps

Once your application has been received, it will be considered and may be granted or refused. The target processing times for applications for grant are:

- 45 business days for mineral groups 1-8,10, 11
- 85 days for mineral groups 9 and 9A.

1 Type of application

- Mining Lease
- Mining (Mineral Owner) Mining Lease
- I have attached evidence that the minerals to which this application relates are owned by the applicant/s.

2 Term for which mining lease is sought

Years sought Note the maximum term is 21 years (unless the Premier agrees to a longer term).

3 Applicant/s details

To be eligible to hold an authority, you must be a person 18 years of age or older, or a company eligible to undertake business in New South Wales. Provide the full name of applicant/s and if applicable, the ACN or ARBN (for foreign companies).

The applicant for a mining lease (mineral owner) application must be the owner/s of the mineral. If there are more than one owner the application **must** be made by all the owners.

If the applicant/s is a foreign entity, by completing this form it is assumed they are authorised to operate and carry out business in New South Wales.

Name	<input type="text"/>
	<input type="checkbox"/> This is an individual and is at least 18 yrs old.
ACN / ARBN	<input type="text"/>
Registered street address	<input type="text"/>
Postal address	<input type="checkbox"/> Same as above Enter here if different
Name	<input type="text"/>
	<input type="checkbox"/> This is an individual and is at least 18 yrs old.
ACN / ARBN	<input type="text"/>
Registered street address	<input type="text"/>
Postal address	<input type="checkbox"/> Same as above Enter here if different
Name	<input type="text"/>
	<input type="checkbox"/> This is an individual and is at least 18 yrs old.
ACN / ARBN	<input type="text"/>
Registered street address	<input type="text"/>

Postal address

- Same as above
Enter here if different

Additional applicants

Provide the full name, ACN or ARBN (for foreign companies), registered street address and postal address details of additional applicants. For individuals you must provide a statement that the person is at least 18 years old.

4 Contact for this application

Any correspondence in relation to this application will be sent to this person.

Contact name	<input type="text"/>
Position held	<input type="text"/>
Company	<input type="text"/>
Postal address	<input type="text"/>
Phone (inc. area code)	<input type="text"/>
Mobile	<input type="text"/>
Email	<input type="text"/>

Your preferred contact method

- Email (For companies – provide a generic company email address which is regularly monitored rather than an individual employee’s email address.)
- Mail (including DX)

5 Technical capability

Nominate a technical manager who will be responsible for supervising operations and geoscientific reporting.

The technical manager is required to have tertiary qualifications in geoscience, mining engineering or other relevant qualifications and appropriate experience in mining for the commodity sought.

You must provide the person’s contact details and confirmation of their acceptance of the role. Note that this does not make the person liable for any other matters relating to this application.

You can attach the contact details and acceptance as a letter or enter the information below.

- I have attached documentation with the technical manager details and acceptance of the role.

OR

- I have entered the technical manager details and authorisation below.

Contact details

Name	<input type="text"/>
Position	<input type="text"/>
Company	<input type="text"/>
Phone	<input type="text"/>
Email	<input type="text"/>

Professional associations: Provide the name and member number of any relevant professional associations (e.g. AusIMM, AIG) to which the technical manager belongs, or list relevant qualifications and experience.

Signature: Provide the signature of the nominated technical manager to support their acceptance of the role.

6 Statements of corporate compliance, environmental performance history and financial capability

The applicant/s must provide Statements of corporate compliance, environmental performance history and financial capability. Complete and attach the [Statement template](#) and check the box below to indicate you have attached it to this application.

- Yes, I have attached the statements of corporate compliance, environmental performance history and financial capability.

7 Purpose of mining lease

Select and complete one of the two mining lease options below. Note that:

- a 'mining lease for minerals' allows you to undertake mining, ancillary mining activities and prospecting.
- a 'mining lease for ancillary mining activities only', allows you to **only** undertake ancillary mining activities (refer to *Mining Act 1992* [Section 6](#) and *Mining Regulation 2016* [Clause 7](#)).

Option A: Mining lease for minerals

List the minerals sought (refer to [Schedule 1](#) of the *Mining Regulation 2016*). Under [Section 51\(2\)](#) of the *Mining Act 1992*, a mining (mineral owner) lease can only be granted for privately owned minerals.

Describe the mining methods to be used (e.g. open cut, underground, or other if appropriate)

Describe all ancillary mining activities and any surface activities that are proposed to be part of the operations (if applicable)

OR

Option B: Mining lease for ancillary mining activities only

Describe the ancillary mining activity/s sought. Note that **all** ancillary mining activities must be covered by appropriate development consent (if required under the [Environmental Planning and Assessment Act 1979](#)).

8 Proposed work program or current development consent

Provide a proposed work program that meets the requirements of [Section 129A](#) of the *Mining Act 1992* or a current development consent under the [Environmental Planning and Assessment Act 1979](#).

Option A: I have attached a proposed work program that:

- indicates the nature and extent of operations to be carried out under the authority conferred by the relevant authority, and
- sets out commitments relating to the conduct of those operations (such as the timing of the operations), and
- provides for the carrying out of activities (such as community consultation and environmental management and rehabilitation) in connection with, or ancillary to, those operations, and
- complies with the regulations

OR

Option B: I have attached a copy of the appropriate development consent that embraces the entire lease area and/or any ancillary mining activities in respect of which I am applying for.

9 Assessment of the mineral bearing capacity

Provide an assessment of the mineral bearing capacity of land in that area and of the extent of any mineral deposits in that land. The assessment should be provided in the form of a current resource/reserve statement relevant to the application area only. Reporting of mineral and coal resources/reserves should be produced at a standard at least equivalent with the *Australasian*

Code for Reporting of Exploration Results, Mineral Resources and Ore Reserves ([JORC](#)), if possible. Ensure the statement documents all classified resources and differentiates classified from global/in-situ resources. Also ensure the resource/reserve documents demonstrate the anticipated mining depletion over the term sought.

- A statement of the most recent mineral resource/ore reserve estimate in accordance with JORC is attached.
- A statement of the most recent mineral resource/ore reserve estimate in accordance with an international equivalent standard to JORC such as NI 43-101 or SAMREC, is attached.
- The mineral resource/reserve has not been estimated in accordance with JORC or equivalent, therefore a statement of the global estimated mineral resources of the land is attached.

10 Rehabilitation cost estimate

The minimum security deposit of \$10,000 is applied to new Mining Leases where the rehabilitation liability is equal to or less than \$10,000.

For Mining Leases where existing rehabilitation liabilities are present (such as operations carried out under an Assessment Lease where these operations are to continue under the Mining Lease), an authority holder must provide an estimate of rehabilitation costs. This estimate will be considered by the Department when determining the [security deposit](#) condition.

Before answering the following questions, read the [Rehabilitation cost estimate guidelines](#).

The Department is responsible for ensuring that the people of NSW do not incur a financial liability as a result of coal, mineral and petroleum exploration and production activities. All authority holders engaged in these activities are, therefore, required to lodge a security deposit.

The security deposit must cover the Government's full costs for rehabilitation in the event of default by the authority holder.

The rehabilitation cost estimate is an estimate of the maximum rehabilitation liabilities which exist on the authority during the period covered by the estimate, including any approved mining and prospecting operations during this time.

Where mining or exploration operations have not commenced, and no rehabilitation liabilities are present, the requirement to provide the minimum deposit of \$10,000 will be applied to the security deposit condition by the Department.

10.1 Do rehabilitation liabilities currently exist on the area of the proposed Mining Lease?

- No. It is requested that the minimum deposit of \$10,000 be applied. **Go to Question 11.**
- Yes. **Continue to Question 10.2** to provide details of the cost of rehabilitation for existing liabilities.

Please note that prior to undertaking any surface disturbing activities, the titleholder is required to submit a Mining Operations Plan and a Rehabilitation Cost Estimate for the Department's review and approval.

10.2 What is the total rehabilitation cost estimate?

The estimate should cover the rehabilitation for all prospecting and mining operations.

Total rehabilitation cost estimate

\$

10.2.1 What method have you used to calculate the rehabilitation cost estimate? Attach your cost calculation to this application.

- Department's [rehabilitation cost calculation tool](#).
- Other – Attach your calculations or use the field below to describe the tool or cost guide you have used.

10.2.2 What approvals/plans have you based the rehabilitation cost estimate on?

Provide date of approval letter(s) or reference where possible

- Exploration Activity Approvals
- Mining Project Approval/Development Consent
- Mining Operations Plan/Rehabilitation Management Plan

10.3 What period is covered by the estimate?

Period covered by the estimate

From To

10.4 What is the amount of security deposit currently held by the Department for existing exploration licences or assessment leases over the proposed mining lease area?

Current security held by the Department

\$

11 Compliance with native title legislation

The Minister must not grant a mining lease unless satisfied that, either native title has been extinguished over the entire application area or that either the 'Right to Negotiate' process, or an applicable alternate regime under the *Native Title Act 1993 (Cth)* has been completed. You should provide proof that native title has been extinguished. If native title has **not** been extinguished, you will need to undertake the 'Right to Negotiate' or alternative applicable process before a lease can be granted. Read our guideline [Native title and the administration of exploration and mining legislation in New South Wales](#) for more information.

- I have attached proof that native title has been extinguished.

The 'Right to Negotiate' process must be completed before you can undertake mining activities on any land claimable under the provisions of the Commonwealth's Native Title Act 1993. It is subject to a notice period and if there are registered claimants you must come to an agreement with them. For more information visit the [National Native Title Tribunal website](#).

Note that additional advertising costs will apply if you commence the 'Right to Negotiate' process.

- I will provide proof that native title has been extinguished prior to grant. [Note: if this option is selected the documentation must be provided as early as possible after lodging this application as the proof of extinguishment assessment process may take an extended period of time].
- I wish to commence the 'Right to Negotiate' process and this will be completed before the grant of the mining lease.
- I wish to commence an alternate regime provided for in the *Native Title Act 1993 (Cth)* (eg: procedure under an indigenous land use agreement (ILUA) that excludes the operation of Subdivision P of the *Native Title Act 1993 (Cth)*).

Provide details of the alternate regime proposed including the provisions of the *Native Title Act 1993 (Cth)* or ILUA relied upon.

12 Details of any existing authority/s

12.1 Applications within controlled release areas for controlled release minerals

Is this application for a controlled release mineral within a controlled release area?

- No. **Continue to Question 12.3.**
- Yes. **Continue to Question 12.2.**

12.2 Authority/s held for controlled release minerals

Provide the details of the authority/s for the controlled release mineral held by the applicant.

Mineral	Type – e.g. EL, AL, ML	Number	Act
<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>

12.3 Authority/s held by the applicant

Provide details of authority/s (other than listed in Q12.2) of any existing authority held by the applicant in this application area.

Type – e.g. EL, AL, ML	Number	Act
<input type="text"/>	<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>	<input type="text"/>

12.4 Authority/s held by others

Provide the authority identifier/s of any existing authority detailed in [Section 58\(1\)](#) of the *Mining Act 1992* for which written consent will need to be provided.

List authority Identifier/s (e.g. EL123, ML123)

13 Mineral allocation area – Minister’s consent

13.1 Current licences or leases held covered by this application

Do you have a current exploration licence, assessment lease or mining lease covered by this application that initially required the Minister’s consent?

- Yes. You do **not** need to provide the Minister’s consent again, **go to Question 14**.
- No. **Continue to Question 13.2**.

13.2 Minister’s consent required for a mineral allocation area

Is your application for a mineral or mineral group within a mineral allocation area?

- No. **Go to Question 14**.
- Yes. If yes:
 - I have attached a copy of the Minister’s consent to my application.
 - I will provide the outstanding information within 10 business days of lodging this application.

14 Standard map of the proposed area

Provide a map as described in [Clause 9](#) of the *Mining Regulation 2016*, showing the alignment of the proposed lease boundaries relative to the Map Grid of Australia co-ordinates of all the points where there is a change in direction of the boundaries of the land. If such a map is not available, you must provide either a cadastral map or, if that is not available, an aerial photograph.

Before a mining lease can be granted, you must provide a full survey of the lease area.

- I have attached a standard map.
- I have inserted my standard map below.



14.1 Co-ordinates of the proposed area

Attach the co-ordinates as a separate document in a CSV format.

I have attached the co-ordinates to this application.

Total area	<input type="text"/>	<input type="checkbox"/> m ²	<input type="checkbox"/> ha	<input type="checkbox"/> km ²
Surface area	<input type="text"/>	<input type="checkbox"/> m ²	<input type="checkbox"/> ha	<input type="checkbox"/> km ²

14.2 Depth of surface exception in metres

Indicate the area of surface and soil below the surface **not** applied for.

- Whole area metres
- Part (must be shown on the map)
- Various parts (must be shown on the map)
- Nil

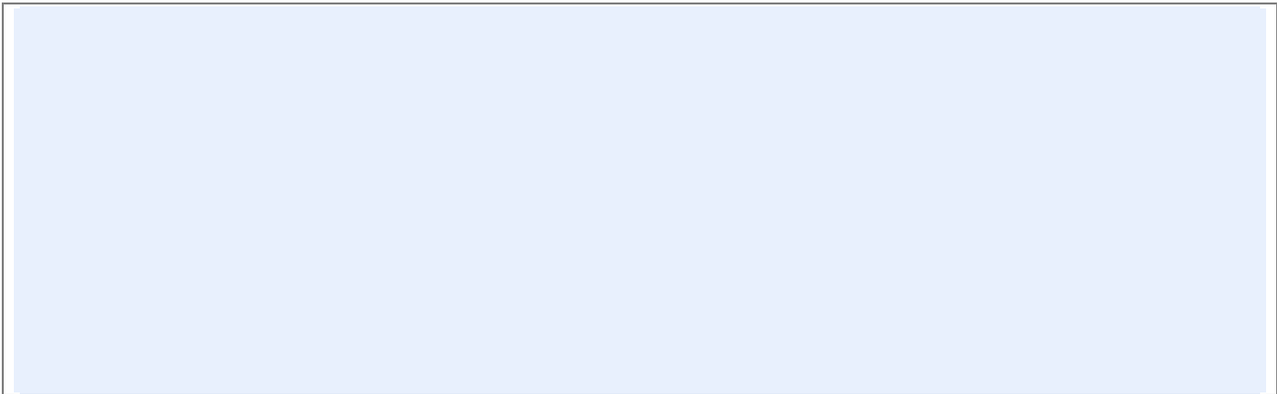
14.3 Depth restriction sought

Indicate the depth to which you require the lease to extend. Note that for coal the maximum depth that any lease will be granted is 900 metres below zero Australian height datum (AHD).

- Whole area metres
- Part (must be shown on the map)
- Various parts (must be shown on the map)
- Nil

14.3.1 Strata sought

For example, the strata between the base of the black seam to the top of the white seam.



Insert/paste your map in the field above and enter any notes here

15 Land 'affected' by dwelling-houses, gardens and significant improvements

Under [Section 62](#) of the *Mining Act 1992*, a mining lease cannot be granted over the surface of any land on which there are dwelling-houses or gardens (directly or within the prescribed distance) or on which there is situated anything that could be a 'significant improvement' (see [Clause 23A, Schedule 1](#) of the *Mining Act 1992*) **without the consent of the owner**, and, in the case of the dwelling-house, the written consent of its occupant as well.

It may not be possible to provide this written consent at application stage. If this is the case, you need to provide a justification statement stating why you have not provided the consent with the application.

15.1 Is the area you are applying for 'affected' by anything referred to in [Section 62](#) of the *Mining Act 1992*?

- No. **Go to Question 16.**
- Yes. **Continue to Question 15.2.**

15.2 Have you received written consent from the owner and, if applicable, the occupant?

- Yes, I have received written consent and attached the consent this to the application.
- No, I have attached a statement justifying why consent is not provided.

16 Fee payment

Payment, proof of payment or details that allow the payment to be made must accompany this application form.

Fees

- The application fee amount is \$10,000.

Select your payment method

Direct deposit

Account name: DPT Planning & Environment – Resources & Energy
 BSB: 032001
 Account number: 180732
 Reference: MLA [your company name or last name] (e.g: MLA Johnson)

If you are paying by direct deposit, attach a copy of the receipt issued by your banking authority as evidence that you have paid.

Cheque made payable to 'DPT Planning & Environment – Resources & Energy'

Credit card* (enter details below)

Payment amount*	\$
Type of card*	Select card type...
Cardholder's name:	
Card number:	
Expiry date (mm/yy):	mm / yy

*Credit card merchant fees are applicable to all credit card payments from 1 July 2017 and will be added to the payment amount at the following rates:

Visa & Mastercard: 0.4%

Amex: 1.5%

Diners: 2.4%

17 Checklist of items to be included with this application

Item		Reference
Evidence of mineral ownership (if applicable)	<input type="checkbox"/>	Question 1
Technical Advice supporting information (if applicable)	<input type="checkbox"/>	Question 5
Statements of corporate compliance, environmental performance history and financial capability	<input type="checkbox"/>	Question 6
Proposed work program or current development consent	<input type="checkbox"/>	Question 8
Assessment of the mineral bearing capacity	<input type="checkbox"/>	Question 9
Rehabilitation cost estimate – calculations to evidence how the estimate is derived (if applicable)	<input type="checkbox"/>	Question 10
Proof of extinguishment of native title or negotiation process	<input type="checkbox"/>	Question 11
For an allocated mineral within a mineral allocation area only – a copy of the Minister's consent to apply (if applicable)	<input type="checkbox"/>	Question 13
A standard map of the proposed lease area	<input type="checkbox"/>	Question 14

Co-ordinates of the lease area (if applicable)	<input type="checkbox"/>	Question 14
Landholder/s consent or submission (if applicable)	<input type="checkbox"/>	Question 15
For payments made by direct deposit – proof of payment	<input type="checkbox"/>	Question 16
For agents only – evidence of appointment as agent, if this has not been previously supplied to the Department	<input type="checkbox"/>	Question 18

17.1 Have you lodged all the required information with this form?

- Yes
- No. I will provide outstanding information within 10 business days of lodging this application*.

*Failure to supply the information within this timeframe may be considered as grounds to refusing the application under Clause 6(d), Schedule 1B.

18 Declaration

This form should be signed by the applicant/s (in the case of a company a duly authorised officer) or an agent authorised to act on behalf of the applicant/s.

I/We declare that the information provided in this application is true and correct. I/We understand that under [Part 5A](#) of the *Crimes Act 1900*, knowingly giving false or misleading information is a serious offence; and under [Section 378C](#) of the *Mining Act 1992* any person who provides information that the person knows to be false or misleading is also guilty of an offence, for which they may be subject to prosecution.

18.1 Applicant/s

Name	<input type="text"/>
Position/title	<input type="text"/>
Date	<input type="text"/>
Signature	<input type="text"/>

Name	<input type="text"/>
Position/title	<input type="text"/>
Date	<input type="text"/>
Signature	<input type="text"/>

Name	<input type="text"/>
Position/title	<input type="text"/>
Date	<input type="text"/>
Signature	<input type="text"/>

OR

18.2 Agent authorised to act for this applicant/s

Evidence of appointment is required if this has not been previously supplied to the Department.

Name	<input type="text"/>
Position/title	<input type="text"/>
Date	<input type="text"/>
Signature	<input type="text"/>

Office use only

Application received:

Time: Date:

Application fee amount: \$10,000

\$ NREM3095-1 Coal or Oil Shale NREM3096-3 Minerals GL: Z4010

Receipt number:

Received under delegation from the Secretary

Name

Signature

For credit cards

Following confirmation of payment, remove the first eight (8) digits of the credit card number from this form. Ensure that any saved copy does not include full credit card details.

Document control

Authorised by: Director Title Services

RM8 Reference: PUB17/XXX (V17/XXXXX)

Amendment schedule

Date	Version #	Amendment
01 March 2016	2.0	Legislation update, new template
06 March 2016	2.1	Hyperlinks updated, minor edits
21 June 2016	2.2	Hyperlink on proof of identity updated
02 December 2016	2.3	Amendments to address the requirements for the statements of corporate compliance, environmental performance history and financial capability and coordinates
17 March 2017	2.4	Minor formatting fixes
1 April 2017	2.5	Update bank details, project codes, dept name, map format (csv only)
26 April 2017	2.6	Division name change, minor administrative changes
26 June 2017	2.7	Replace reference to mining purposes with ancillary mining activities, add credit card merchant fees, alter proof of age, minor amendments to technical capability section, add ILUA option in native title section, amendments to

		section 8 and 9 to clarify requirements, fix broken hyperlinks.
October 2017	2.8	Combine ML1 and ML2, update to native title section, DPE branding, include controlled release area question.