

Form EL1

Application for an exploration licence

Mining Act 1992

February 2018 | v4.13

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

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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access and correct any information the Department holds if that information is inaccurate, incomplete, not relevant or out of date.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 an exploration licence under the *Mining Act 1992* in New South Wales. If you wish to apply for an exploration (mineral owner) licence you must use form “EL2 Application for an exploration (mineral owner) licence”.

This form has been prepared for the purposes of [Section 13](#) of the *Mining Act 1992* and [Clause 14](#) of the *Mining Regulation 2016*.

For more information regarding non-coal exploration licences, refer to the [Industry guidelines: exploration licences for groups 1-8, 9A 10 and 11 \(non-coal minerals\)](#).

If there is insufficient room in any of 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 under [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*).

Conflicting exploration areas

If the application is over land that is the subject of another exploration licence for the same group or groups of minerals, the written consent of the holder/s of that other exploration licence/s to the making of this application must be provided at the time of lodging this application in accordance with [Section 13\(5\)\(e1\)](#) of the *Mining Act 1992*. Failure to provide this written consent at the time of lodgement of the application is a ground for refusal of the application under [Clause 6\(d1\), Schedule 1B](#) of the *Mining Act 1992*.

For the purposes of [Section 19\(1\)](#) of the *Mining Act 1992*, the written consent of any holder of those other exploration licence/s to the grant of this licence must also be provided in order for this application for title to be granted.

Newspaper advertisements

Newspaper advertisements giving notice of the application must be published by the applicant in the approved form within **45 days after receipt of confirmation** that the application has been lodged (*Mining Regulation 2016*, [Clause 15\(1\)](#)). An exploration licence will not be granted until satisfactory copies of advertisements are lodged with the Department. For guidelines on the publication of notices visit www.resourcesandenergy.nsw.gov.au/miners-and-explorers/rules-and-forms/policies.

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. All applications within a mineral allocation area require the Minister’s consent before an application can be lodged (Section 13(3) of the *Mining Act 1992*).

- 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.

Controlled release areas

Under [Section 13\(3A\)](#) 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:

- pursuant to an invitation under [Schedule 1A \(Competitive selection process for controlled release prospecting titles\)](#) of the *Mining Act 1992*, or
- under section 13C (Application for operational allocation licence by existing authority holders), or
- by the Secretary on behalf of the Crown under section 13D (Crown pre-competitive exploration licences).

Coal exploration licences no longer require the Minister's consent to apply. See the operational allocation licence section in this form for further information.

Fees

If this application is successful, you will receive a letter from the Department notifying you that the Department is proposing to grant you an exploration licence. You must, however, under [Section 292C\(1\)](#) of the *Mining Act 1992* pay an [annual administrative levy and an annual rental fee](#) before your exploration licence can be granted.

You are also required to provide the Department with a [security deposit](#) (minimum of \$10,000) before your exploration licence is granted.

Activity approvals

Please note that an exploration licence will be subject to a condition that you must not carry out assessable prospecting operations unless an activity approval has been first obtained

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, 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 Term for which licence is sought

Years sought

Note: maximum term is six (6) years.

2 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).

Name

This is an individual and is at least 18 yrs old.

ACN / ARBN

Registered street address

Postal address

Same as above

Enter here if different

Name

This is an individual and is at least 18 yrs old.

ACN / ARBN

Registered street address

Postal address

Same as above

Enter here if different

Name

This is an individual and is at least 18 yrs old.

ACN / ARBN

Registered street address

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.

3 Contact for this application

Any correspondence relating 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)

4 Technical capability

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

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

5 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.

6 Proposed work program

Before completing this part of the form, read the [Exploration guideline: work programs for prospecting titles](#). Check the box below to indicate you have attached it to this application.

Provide a proposed work program that meets the requirements of [Section 129A](#) of the *Mining Act 1992* (note that it is mandatory to use the [Mineral prospecting title work program](#) form available on the Division of Resources and Geoscience website).

- Yes, I have attached a prospecting title work program using the [approved form](#).

7 Compliance with native title legislation

Prior to the issue of an exploration licence, you should identify how you wish to address native title obligations when undertaking prospecting activities. You may select one of four options:

1. request a standard licence;
2. satisfy the Minister that native title has been extinguished;
3. undertake the 'Right to Negotiate' process or an applicable alternative process provided for in the *Native Title Act 1993 (Cth)* before your application is granted; or
4. apply for a low-impact licence.

Mineral exploration in NSW must be administered in accordance with the Commonwealth's Native Title Act 1993 (NTA).

Native title in Australia recognises and protects communal, group or individual rights and interests of Aboriginal peoples or Torres Strait Islanders in relation to land or waters. The primary effect of the NTA on exploration is to ensure that native title parties are given an opportunity to negotiate about exploration activities. The process whereby these rights are afforded is known as the 'Right to Negotiate' process, and it has to be followed before a person is given the right to explore over any land on which native title has not been extinguished.

A **standard licence** is subject to a licence condition that restricts prospecting to only land where native title has been extinguished. The condition

requires the titleholder to address the 'future acts regime' provisions of the Commonwealth's *Native Title Act 1993* and obtain the Minister's consent prior to conducting **any** prospecting activity on any land where native title has **not** been demonstrated to have been extinguished.

You may provide evidence that asserts that native title has been **extinguished** over the entire area of the exploration licence. This evidence must be sufficient to satisfy the Minister that native title has been extinguished.

You may **undertake the 'Right to Negotiate'** process or an alternative process (such as a procedure under an indigenous land use agreement (ILUA) that excludes the operation of Subdivision P of the *Native Title Act 1993*) under the provisions of the Commonwealth's *Native Title Act 1993*, prior to a licence being granted. The 'Right to Negotiate' process is subject to advertising (at applicants cost), a wait period and if there are registered claimants, you must have completed and entered into an agreement prior to the Minister's grant of the licence. Undertaking the 'Right to Negotiate' process provides an opportunity to reach agreement on the terms of the licence with respect to native title interests. For more information visit the [National Native Title Tribunal website](#).

A **low-impact exploration licence** is excluded from the 'Right to Negotiate' provisions of the Commonwealth's *Native Title Act 1993* but only authorises a limited range of prospecting operations. A low-impact exploration licence is also subject to a wait period of four months following notice of the application to:

- any registered native title claimant, and
 - any representative Aboriginal/Torres Strait Islander body, and
 - registered native title bodies corporate
- as referred to in [Section 32D\(1\)](#) of the *Mining Act 1992*. The notice must be accompanied by a map or other description of the land over which the exploration licence is sought and a description of the proposed prospecting operations.

Read our guideline [Native title and the administration of exploration and mining legislation in New South Wales](#) for more information.

7.1 How do you want to demonstrate compliance with native title in respect of any prospecting activities?

- I wish to apply for a standard licence.
- I have attached proof that native title has been extinguished.
- 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 exploration licence.
- I wish to commence an alternate process 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.

- Apply for a low-impact licence.** Note that a 4 month wait period applies and a limited range of prospecting activities are allowed.

8 Groups of mineral/s

Select the mineral groups you are applying for. Details of mineral groups are in [Schedule 2](#) of the *Mining Regulation 2016*.

- | | |
|--------------------------|--|
| <input type="checkbox"/> | Group 1 (Metallic minerals) |
| <input type="checkbox"/> | Group 2 (Non-metallic minerals) |
| <input type="checkbox"/> | Group 3 (Semi-precious stones) |
| <input type="checkbox"/> | Group 4 (Marine aggregate) |
| <input type="checkbox"/> | Group 5 (Clay minerals) |
| <input type="checkbox"/> | Group 6 (Corundum, diamond, ruby and sapphire) |
| <input type="checkbox"/> | Group 7 (Opal) |
| <input type="checkbox"/> | Group 8 (Geothermal energy) |
| <input type="checkbox"/> | Group 9 (Coal) |
| <input type="checkbox"/> | Group 9A (Oil shale) |
| <input type="checkbox"/> | Group 10 (Mineral sands) |
| <input type="checkbox"/> | Group 11 (Uranium and thorium) |

9 Mineral allocation area – Minister’s consent

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

- No. **Go to Question 10**
- Yes
- I have attached a copy of the Minister’s consent to my application.

Note: Coal is a controlled release mineral and applications can only be made in accordance with [Section 13\(3A\)](#) of the *Mining Act 1992*.

Proposed exploration area

This help text relates to **Questions 10, 11 and 12**.

You will need to identify the land in the proposed exploration area in an approved manner. The approved manner for the group/s of minerals is described below.

For group 9 (coal) or 9A (oil shale) minerals: provide a standard map, as described in

[Clause 9](#) of the *Mining Regulation 2016*, showing the alignment of the proposed licence boundaries relative to the Map Grid of Australia; showing co-ordinates of all the points where there is a change in direction of the boundaries of the land.

For group 9 (coal) ▶ **Go to Question 11**

For group 9A (oil shale) ▶ **Go to Question 12**

For any other group of minerals: provide the area, block and unit references identifying the land, as determined in accordance with [Schedule 4](#) of the *Mining Regulation 2016*. You do not need to provide a map. ▶ **Go to Question 10**

10 Proposed exploration area for mineral groups 1-8 and groups 10-11 only

Identify the name of the 1:1,000,000 map sheet (e.g. Sydney), the block number and unit references as described in [Schedule 4](#) of the *Mining Regulation 2016*. You **do not** need to provide a map for mineral groups 1-8 and 10-11.

Use **Option A** (the free text field) or **Option B** (the table) below to identify the proposed exploration area.

Option A: Identify the map sheet, block number, unit and total number of units applied for.

E.g. Sydney, 2222, abcdxyz total units=7

Option B: Enter your data in the table, as shown in the example below.

Name of map sheet	Block number	Unit letter/s applied for (list from a to z except 'i')	Total units per block
Sydney	1111	abcdxyz	7
Sydney	2222	ghlmno	6
Sydney	3333	pqrstuvwxy	10

EXAMPLE ONLY

Name of map sheet	Block number	Unit letter/s applied for (list from a to z except 'i')	Total units per block

Total number of units applied for			

11 Proposed exploration area for mineral group 9 (coal)

11.1 Operational allocation licence

If you already hold an exploration licence, assessment lease or mining lease, you can apply for a coal exploration licence for an additional area to support existing operations, or exploration in an advanced stage of planning. This licence is called an operational allocation licence. Applications under an operational allocation licence are outlined in [Section 13C](#) of the *Mining Act 1992*.

An operational allocation licence is useful for those who want to expand operations, extend the life of their mine, develop a better mine design, avoid coal sterilisation or obtain an exploration licence above or below their existing authorities.

11.1.1 Do you hold an exploration licence, assessment licence or mining lease?

- No.** If not, you cannot apply under [Section 13C](#) (application for operational allocation licence by existing authority holders) of the *Mining Act 1992*.
- Yes.** If yes, you will need to provide a statement addressing the provisions of [Clause 20](#) of the *Mining Regulation 2016* and the criteria in the [Guidelines for exploration licence applications for operational allocation purposes](#). Check the box below to indicate you have attached this statement
- I have attached a statement to support my application for an operational allocation licence.

11.2 Associated or adjoining authorities

Select one of the options below. Note that if neither of the situations listed below are applicable, then you are **not** eligible to apply under [Section 13C](#) (application for operational allocation licence by existing authority holders) of the *Mining Act 1992*.

11.2.1 Is this application associated with a subsurface authority?

- Yes.** Note there is a maximum of 100% of area above or below the subsurface mining lease that can be applied for.

If you are applying for **less** than 100% of the area of the subsurface authority, record the percentage in the field below and on your standard map.

%

List the associated authority/s (only mining authorities can be included here)

Authority type	Number	Act
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--	--	--

AND/OR

11.2.2 Does this application adjoin an existing exploration licence, assessment lease or mining lease?

Note the maximum area is 33% of the adjoining authorities.

Yes. Complete the fields below.

Area threshold

Application area m² ha km²

Percentage of application area to existing authority area %

List the associated authority/s (must only include either exploration licences and assessment leases OR mining leases. You cannot apply against both exploration licences and assessment leases, and mining leases).

Authority type	Number	Act
<input type="text"/>	<input type="text"/>	<input type="text"/>

11.3 Standard map for mineral group 9 (coal)

Provide a standard map, as described in [Clause 9](#) of the *Mining Regulation 2016*, which shows the alignment of the proposed licence boundaries relative to the Map Grid of Australia, showing 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.

Indicate whether you have inserted your map in the field below or attached it separately.

I have attached a standard map.

I have inserted my standard map below.

11.4 Co-ordinates of the proposed exploration 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

11.5 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

11.6 Depth restriction sought

Indicate the depth to which you require the licence to extend. Note that for group 9 the maximum depth that any licence will be granted is 900 metres below zero Australian Height Datum.

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

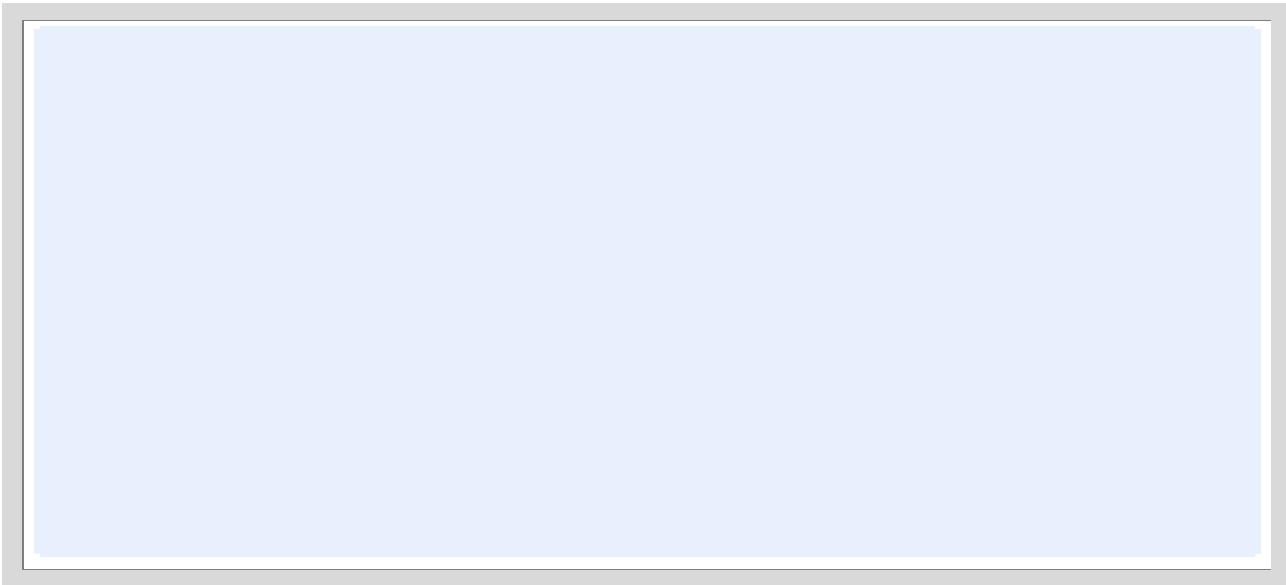
12 Proposed exploration area for mineral group 9A (oil shale)

12.1 Standard map for mineral group 9A (oil shale)

Provide a standard map, as described in [Clause 9](#) of the *Mining Regulation 2016*, which shows the alignment of the proposed licence boundaries relative to the Map Grid of Australia, showing 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.

Indicate whether you have attached your map or inserted it into the field below.

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



12.2 Co-ordinates of the proposed exploration area

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

I have attached the co-ordinates to this application

Total area m² ha km²
Surface area m² ha km²

12.3 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

12.4 Depth restriction sought

Indicate the depth to which you require the licence to extend.

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

13 Conflicting exploration areas

Is the proposed exploration area over land that is the subject of another exploration licence for the same group or groups of minerals?

- No – **Go to Question 14**
- Yes, and I have attached the written consent/s.

14 Fee payment

Provide payment, proof of payment or details that allow the payment to be made.

Fees

- The application fee is \$1,000.
- The area fee is
 - \$12.50 per unit per year for the initial group of mineral; \$6.25 per unit per year for additional groups; or
 - \$2.00 per hectare or part hectare, per year for group 9 and 9A.

Below are sample calculations.

EXAMPLE 1

You have applied for two groups e.g. Groups 1 and 2.
The area is 5 units and the term is 6 years.

Application fee	\$1,000.00
Unit fee: 5 units @ \$12.50 each x 6 years	375.00
Additional unit fee: 5 units @ \$6.25 x 6 years	\$187.50
Total fee	\$1,562.50

EXAMPLE 2

You have applied for one group only - Group 9A.
The area is 2.3 hectares and the term is 6 years.

Application fee	\$1,000.00
Area fee: 3 hectares* @ \$2.00 each x 6 years	\$36.00
Total fee	\$1,036.00

*Note figure is rounded up

Select your payment method

Direct deposit
Account name: Planning & Environment
BSB: 032001
Account number: 114428
Reference: ELA [your company name or last name] (e.g. ELA 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 'Department of Planning and Environment'

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%

15 Checklist of items to be included with this application

Item		Reference
Technical capability support documentation	<input type="checkbox"/>	Question 4
Statements of corporate compliance, environmental performance history and financial capability	<input type="checkbox"/>	Question 5
Proposed work program	<input type="checkbox"/>	Question 6
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 9
For group 9 applications only – a submission addressing all the criteria in the operational allocation guidelines (if applicable)	<input type="checkbox"/>	Question 11
For groups 9 or 9A applications only – co-ordinates of the exploration area (if applicable)	<input type="checkbox"/>	Question 11 Question 12
For groups 9 or 9A applications only – a standard map of the proposed exploration area (if applicable)	<input type="checkbox"/>	Question 11 Question 12
Written consent of the holder/s of conflicting exploration licence/s (if applicable)#	<input type="checkbox"/>	Question 13
For payments made by direct debit – proof of payment.	<input type="checkbox"/>	Question 14
For agents only – evidence of appointment as agent, if this has not been previously supplied to the Department	<input type="checkbox"/>	Question 16

15.1 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.

Failure to supply the written consent may be considered as grounds to refusing the application under Clause 6(d1), Schedule 1B.

16 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.

16.1 Applicant/s

Name	
Position/title	
Date	
Signature	

Name	
Position/title	
Date	
Signature	

Name	
Position/title	
Date	
Signature	

OR

16.2 Agent authorised to act for this applicant/s

Provide evidence of appointment if this has not been previously supplied to the Department.

Name	
Position/title	
Date	
Signature	

Office use only

Application received:

Time: Date:

Application fee amount: \$1000 (per authority)

Fee amount \$

Area fee amount: Area Fee is \$12.50/unit/year for the first group, \$6.25/unit/year for additional groups or \$2.00/ha/year or part hectare for group 9 or 9A.

Area fee amount \$

Total amount: \$ 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 Titles Services

RM8 Reference: PUB17/700 (V17/10428)

Amendment schedule

Date	Version #	Amendment
01 March 2016	4.0	Legislation update, new template
06 March 2016	4.1	Hyperlinks updated, minor edits
3 May 2016	4.2	Changed date, minor text edit
2 December 2016	4.3	Amendments to address the requirements for the statements of corporate compliance, environmental performance history and financial capability and coordinates
24 March 2017	4.4	Minor formatting fixes
28 March 2017	4.5	Minor formatting fixes
1 April 2017	4.6	Update bank details, project codes, Dept name, map file format (csv)

		only)
26 April 2017	4.7	Change name of Division, correct error – add group 9 to section 9
1 May 2017	4.8	Add header and tick box to credit card details
31 May 2017	4.9	Update project codes, minor amendment to technical manager information, remove proof of identity, credit card merchant fees, amend error section 9
29 June 2017	4.10	Fix broken hyperlinks
28 July 2017	4.11	Addition of Q13 – conflicting EL's, remove duplication in 9.1, update DRG branding
21 December 2017	4.12	Update to DPE colours, removal of cost codes and new DPE bank account details
22 January 2018	4.13	Update native title compliance section.