

MINING ACT 1992

Application for registration of a legal or equitable interest in a mineral claim or opal prospecting licence

FORM LR11

HOW TO COMPLETE THIS FORM

- Form can be submitted by:
- Email: saved PDF applications can be submitted to LightningRidge.Office@industry.nsw.gov.au
- Mail: PO Box 314, Lightning Ridge NSW 2834
- In Person at the Lightning Ridge Office: Lot 60 Morilla Street, Lightning Ridge
- Fax: (02) 6829 0825

For further information on lodgement please refer to the department's website: www.resourcesandenergy.nsw.gov.au/miners-and-explorers/applications-and-approvals/lightning-ridge or

www.resourcesandenergy.nsw.gov.au/landholders-and-community/opals

PLEASE NOTE:

We are currently reviewing and updating all forms. Elements of this form will be updated shortly.



Application for registration of a legal or equitable interest in a mineral claim or opal prospecting licence

FORM LR11

This form is to be completed by individuals or companies applying for registration of a legal or equitable interest in a mineral claim or opal prospecting licence.

It has been prepared in accordance with the requirements of Section 218B of the *Mining Act 1992* and the *Mining Regulation 2010*. This application form must not be altered in any way. It can be either completed electronically using Adobe Reader (which can be downloaded free of charge from www.adobe.com.au) or printed.

Note: If an application is lodged and any information that is required to accompany that application is lodged with the Secretary more than 10 business days after lodging the application, the application is taken to have been refused (*Mining Regulation 2010 Clause 76(9)*).

The department's website provides comprehensive information relating to fees, completion of applications, methods of lodgement, departmental policies, office locations, Native Title and contact details at: www.resourcesandenergy.nsw.gov.au/miners-and-explorers

Note: Prior to completing this form, please be aware that:

- 1. The applicant must be the person claiming the legal or equitable interest in the authority.
- The Office of State Revenue periodically audits NSW Trade & Investment records and where cases are found that documents requiring stamping and payment of duty have not been stamped and duty has not been paid, the duty will become payable with interest.

1. Mineral claim/opal prop	secting licence information
Number:	
2. Name of holder/s	
Name:	
ACN (if applicable):	
3. Name of person/compa	ny creating or disposing of the interest
Name:	
ACN (if applicable):	
Postal address:	
Phone (inc. area code):	
Fax:	
Mobile:	
Email:	
4. Name and ACNs of all p	parties to the instrument
Name:	
ACN (if applicable):	
Name:	
ACN (if applicable):	
·	arties please provide information on additional parties on a separate sheet accompanying this name and ACN (if applicable) of each party. To indicate that there are additional parties

please check the box:

Note: If an application is lodged and any information that is required to accompany that application is lodged with the Secretary more than 10 business days after lodging the application, the application is taken to have been refused (Mining Regulation 2010 Clause 76(9)). (a) Documentary evidence of the legal or equitable interest concerned (i.e. a certified copy of the instrument) (b) A statement indicating the interest being created and whether the interest is legal or equitable 6. Certification I/We certify that the information provided in and in connection with this application is true and correct. Note: The provision of false or misleading information is an offence under the Mining Act 1992. Click within signature box to insert image Name: Signature: Other applicants:

Applications must be lodged with the Secretary.

Position/Title:

5. Checklist of items to be included with this application

For information on methods of lodgement refer to the front page of this form or www.resourcesandenergy.nsw.gov.au/miners-and-explorers/applications-and-approvals

The department is introducing service delivery standards for the processing of applications under the *Mining Act 1992*. The target processing time for applications, other than grant and renewals, is 30 business days.

Signature:

In order to efficiently process applications, a new process has been implemented that includes 'stop the clock' provisions. The processing clock starts when a complete application, including all required supporting material is received. Processing is complete when the applicant is notified of the result of the decision. For further information on stop the clock events please refer to www.resourcesandenergy.nsw.gov.au/miners-and-explorers

OFFICE USE ONLY

Application received:

Time:	am/pm	Date:			
Received under delegation from the					
Secretary.					

PRIVACY STATEMENT

This information is collected by the Department of Trade and Investment, Regional Infrastructure and Services (NSW Trade & Investment) for the purposes of assessing an application for an authorisation or associated with an authority as required by the *Mining Act 1992* or *Mining Regulation 2010*.

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.