

MINING ACT 1992

Transfer of a mineral claim application

FORM LR9

HOW TO COMPLETE THIS FORM

This form has been created as an interactive PDF.

Users can complete and save the form electronically using Adobe Reader. Alternatively, the form can be printed and filled out by hand. Adobe Reader can be downloaded free of charge from the Adobe website: www.adobe.com/au/downloads/

NSW Trade & Investment consents to the receipt of applications electronically, including the use of electronic signatures, in accordance with the *Electronic Transactions Act 2000*.

Signature fields within this form can be filled by:

- Pasting an image of the signature into the signature field. Files types, such as JPEG or TIFF, can be inserted into the field by clicking on the box and following the prompts.
- Using the Adobe digital signature functionality. For further information on this option refer to: www.adobe.com/security/digsig.html
- Printing the form and signing

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

Transfer of a mineral claim application

FORM LR9

This form is to be completed by holders of a mineral claim applying for approval of transfer of a mineral claim.

It has been prepared in accordance with the requirements of Section 200 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)*).

From 1 July 2012, all authorisations are subject to an Administration Levy and Annual Rental Fee to improve regulation and continuing provision of pre-competitive geoscience information. New requirements have also been introduced in relation to minimum security deposits. For further information on these fees and minimum security deposits please refer to: www.resourcesandenergy.nsw.gov.au/miners-and-explorers/applications-and-approvals/lightning-ridge/mining_act_fees

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

1. Mineral Claim information

Number (Also state if ordinary or residential)	
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2. Name of holder

Name	
ACN (if applicable):	

3. Contact details for this application

Specify the name and contact details of the person to whom any notices or documents will be served.

Contact name:	
Position held:	
Postal address:	
Phone (inc. area code):	
Fax:	
Mobile:	
Email:	

4. Name and contact details of proposed transferee

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

Contact name:	
Position held:	
Postal address:	
Phone (inc. area code):	
Fax:	
Mobile:	
Email:	

5. For individuals only: Is the proposed transferee aged 18 years or over?

The *Mining Act 1992* (Section 129) requires holders to be at least 18 years of age.

Yes No

6. Has the proposed transferee (or in the case of a company, any director of the company) ever contravened the *Mining Act 1992*, or the regulations, or been convicted of any other offence relating to mining or minerals?

Where the answer is 'yes', you must give full details of the offence. If you have been convicted of an offence under the *Mining Act 1992*, this will be taken into consideration in making recommendations regarding this application.

Yes No

If yes, provide details:

If further space is required please attach an additional sheet to the back of this application.

7. Details of environmental performance of the proposed transferee

Provide details of environmental performance as defined in Clause 4 of the *Mining Regulation 2010*. If further space is required please attach an additional sheet to the application.

8. Particulars of any other mining and prospecting operations (including in other Australian jurisdictions) carried out by the proposed transferee and, if the proposed transferee is a corporation, and related corporation of the proposed transferee

9. Consideration for transfer

\$

10. Is there any building erected on the Mineral Claim?

Yes No

If yes, was an approval (as required by the conditions of the mineral claim) obtained for the erection of the building? (if available, please include a copy of the approval with the application)

Yes No

11. Payment of prescribed fee

The prescribed fee may be paid either by cheque or credit card. The department accepts Mastercard and Visa cards. See Schedule 10 of the *Mining Regulation 2010* which can be accessed online at: www.legislation.nsw.gov.au

Select payment method:

Cheque (*payable to NSW Trade & Investment*)

Credit card (see below)

Payment amount:															
Type of card :	<input type="checkbox"/> Mastercard	<input type="checkbox"/> Visa													
Cardholders name:															
Card number:															
Expiry date (mth/yr):															

12. Checklist of items to be included with this application

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) The application fee prescribed by the <i>Mining Regulation 2010</i> From 1 July 2012, small scale titles are subject to an administration levy to fund improved regulation and new requirements in relation to minimum security deposits. For further information on the levy and minimum security deposits please refer to: www.resourcesandenergy.nsw.gov.au/miners-and-explorers/applications-and-approvals/lightning-ridge/mining_act_fees	<input type="checkbox"/>
(b) A copy of the notice of intention to make an application for the transfer of the mineral claim served on the landholder. Note: The definition of "landholder" in the <i>Mining Act 1992</i> includes Native Title holders. Both determined and common law Native Title holders must be notified of the intention to make application for transfer of a mineral claim. If there has been no approved determination of Native Title, notice to any Native Title holders may be given by serving notice on New South Wales Native Title Services Limited and on any registered Native Title claimants in relation to the land.	<input type="checkbox"/>

13. 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*.

Signed: (Click below to insert image file or digital signature)

(Holder) I consent to the transfer of this mineral claim

(Transferee)

Applications must be lodged with the Secretary.

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.

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:	
Fee:		Amount:	\$
Bond:		WBS:	1653-1
Stamp duty:		GL:	21140
Receipt number:			

MCC MSAC MOP Stage 1 IBL level 1

SUS MOW MOP stage 2 IBL level 2

EAC

Mine Operator/Exemption:	Res Ins / Stat Dec
WSC rates	
WLL:	
Identification:	

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 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.