May 2023

# **Landholder notice of proposed application for mineral claim within the Lightning Ridge Mineral Claims District**

# *Form LR21 Mining Act 1992*

The person intending to lodge an application for a mineral claim must first complete the information below and serve this notice and a map of the proposed mineral claim (meeting the requirements set out in section 3 of this form) on all landholders of the land on which the proposed mineral claim is located.

Note: A completed copy of this notice and map must be attached to your application for a mineral claim (Form LR2A).

1. Landholder details

|  |
| --- |
| Landholder details |
| Name |       |
| How the notice will be served |       |

In accordance with [s177](https://legislation.nsw.gov.au/view/html/inforce/current/act-1992-029#sec.177) of the *Mining Act 1992*, I hereby give notice of my intention to apply for a mineral claim in relation to land for which you are a landholder. The details of my proposed mineral claim are as follows:

|  |  |
| --- | --- |
| 1. Located on the property known as:
 |       |
| 1. A map of my proposed mineral claim area is attached for your reference, prepared in accordance with s.177(2) of the *Mining Act 1992* and cl.41(2) of the Mining Regulation 2016*.*
 |

1. Applicant details

|  |
| --- |
| Applicant details |
| Applicant name (person or company applying for mineral claim) |       |
| Contact person (if a company)  |       |
| Address |       |
| Phone (optional) |       |
| Email (optional)  |       |
| Date |       |
| Signature |  |

1. Supporting information

Why do I need to serve a notification to the landholder?

If you intend to apply for a mineral claim, you must first serve notice to all landholders of the land on which your proposed mineral claim is located. This is an obligation under [s177](https://legislation.nsw.gov.au/view/html/inforce/current/act-1992-029#sec.177) of the *Mining Act 1992.*

Why does my notice need to include a map of the land?

The map is required to meet your obligations under [cl41(2)](https://legislation.nsw.gov.au/view/html/inforce/current/sl-2016-0498#sec.41) of the Mining Regulation 2016*.*

The notice must include a map that identifies the location of your proposed mineral claim on their property. The map must be at least at 1:100,000 scale, clearly indicate the extent and location of that land relative to property boundaries and include man-made features such as roads, fences and buildings.

When do I need to serve the notice on the landholder/s?

You must serve the section 177 notice on the landholder/s before lodging a mineral claim application.

Keep a completed copy of this form and map to attach to your application for a mineral claim (LR2A).

If you require assistance or more information, please contact:

**Mining, Exploration and Geoscience**

**Small Scale Titles Team**

**Phone: +61 2 6820 5200**

lightningridge.office@regional.nsw.gov.au

Document control

Approved by: Executive Director, Assessments and Systems CM9 Reference: RDOC23/50376

|  |
| --- |
| Amendment schedule |
| Date | Version # | Amendment |
| February 2023 | 1.0 | Form amended and issued for use.  |
| March 2023 | 1.1 | Form updated to reflect commencement of Mining Regulation 2016 on 1 March 2023.  |
| April 2023 | 1.2 | Edited to remove the need to provide a statutory declaration and add in more detail around the map requirements.  |

**© State of New South Wales through Regional NSW 2023**. The information contained in this publication is based on knowledge and understanding at the time of writing in May 2023. However, because of advances in knowledge, users are reminded of the need to ensure that the information upon which they rely is up to date and to check the currency of the information with the appropriate officer of the Regional NSW or the user's independent adviser.

**Privacy statement**

This information is collected by the Department 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 comply with its public register and record-keeping requirements under the *Mining Act 1992* and Mining Regulation 2016, to confirm applicant details in the event that subsequent applications are made and to establish and maintain databases to assist the Department with its work generally.

Except for purposes required by law, your personal information will not be disclosed to third parties unless the disclosure is directly related to the purpose for which the information was collected, and the Department has no reason to believe you would object to the disclosure or you are reasonably likely to have been aware or have been made aware, that information of that kind is usually disclosed to that other person or body, or the Department believes on reasonable grounds that the disclosure is necessary to prevent or lessen a serious and imminent threat to the life or health of the individual concerned or another person.

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

Version 1.3 May 2023