



NOTICE OF ENTRY ON LAND

USE THIS FORM TO: To notify the owner of land of an intention to enter land to prospect or undertake low impact exploration operations.

Section A: For the attention of the Owner of Land¹

Owner of land full names(s)	<small>(i) 'Owner of land' has several definitions – see notes below.</small>	
Address		
Suburb/Locality		State
Email		
Telephone		
Type of owner		

¹ Under the *Mining Act 1971*, **owner of land** includes (but is not limited to):

- a freehold landowner; or
- a native title holder; or
- a person who controls or manages the land; or
- a person who is lawfully in occupation of the land.

Refer to Part 1, section 6 of the Act for the full definition of **owner of land**.

A Notice of Entry must also be served on –

- native title claimants registered under law; and
- SA Native Title Services (in the case of native title land as per section 58A(2) of the Act); and
- the holder of a current licence under the *Petroleum and Geothermal Energy Act 2000*.

Section B: I give notice of an intention to enter the land described in Section F below, 42 days from the date of service of this notice.

<input type="checkbox"/> Individual	<input type="checkbox"/> Company	<small>(i) If 'Company', provide ABN/ACN. Full name and business address of tenement holder(s) or party intending to prospect under Sec (20).</small>	
Full name			
Business address			
Suburb/Locality		State	Postcode
ABN	ACN		

Section C: Contact person about this notice

Contact name	Position title	<small>(i) Contact person must be nominated for any queries.</small>	
Email			
Telephone	Mobile		

Section D: Reason for seeking entry on land

Please indicate why you wish to enter the land.

<input type="checkbox"/> To prospect	<small>(i) Attach further information if required. See Appendix A for definition of tenement.</small>	
<input type="checkbox"/> To peg a mineral claim or miscellaneous purposes licence		
<input type="checkbox"/> As the holder of a tenement(s) granted under the Mining Act 1971		
<input type="checkbox"/> Intend to undertake low impact exploration operations		
Tenement number(s)		

Section E: Proposed operations

Provide a copy of the program for environment protection and rehabilitation (PEPR) if approved.

OR

Provide a reasonable description of the type of operations proposed to be carried out on the land.

(i) Attach further information if required.

Section F: Location, timing and duration of proposed operations on the land

Section, Hundred

(i) Address all requirements.

Pastoral block

(i) Identify the land with as much detail as possible (a map **must** be attached). See Appendix A, part 5 for map requirements.

Land Title reference

Plan type	Plan number	Parcel type	Parcel number
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Identify the place(s) where proposed operations are to be conducted within the tenement (if applicable).

(i) Attach a list if required to reference the land.

AND

Describe the process by which the owner of land will be updated on the operations carried out on the land.

Section G: Management of proposed operations on the land

Identify the proposed events and their consequences on the land, and the proposed actions to manage and address them.

(i) Address **both** requirements.

AND

Describe the process by which the owner of land will be updated on the operations carried out on the land.

See Appendix A, part 9 for further information.

Attach further information if required.

(i) Inform the owner of the land that the operations to which the notice relates are conducted under the Act and that any concerns or issues associated with the conduct of those operations may be raised with the tenement holder in the first instance.

Section H: Declaration that application is complete and accurate

I, the applicant, declare:

<input type="checkbox"/>	The information provided in this notice is complete and accurate and meets the requirements of section 58A of the Act	 Check that these items are complete. See Appendix A for links to the required documents.
<input type="checkbox"/>	I have provided a copy of 'Information Sheet M68 Notice of entry: your rights' with this notice	
<input type="checkbox"/>	I have provided a copy of 'Information Sheet M69 Your rights to agreement making and compensation' with this notice	
<input type="checkbox"/>	I have provided a copy of 'Information Sheet M71 Exempt land: court imposed conditions and compensation' with this notice	
<input type="checkbox"/>	I have provided a copy of 'Information Sheet M72 Exempt land: supporting landowners with legal fees' with this notice	
<input type="checkbox"/>	I have provided a copy of 'Information Sheet M73 Your rights to the apply to the Small Business Commissioner' with this notice	
<input type="checkbox"/>	I have kept a duplicate copy of this completed notice and completed the 'Proof of Service' information on my copy only (Appendix B) in accordance with Regulation 70(1)	
<input type="checkbox"/>	I understand I must serve a copy of this notice on the Mining Registrar in accordance with Regulation 70(2)	

APPLICANT 1	Individual or Company Representative 1		Individual's Witness or Company Representative 2		 COMPANY: Sign in accordance with the <i>Corporations Act 2001</i> . If agent, written authority must be provided.
Print Name	1.		2.		
Signature	1.		2.		
APPLICANT 2	Individual or Company Representative 1		Individual's Witness or Company Representative 2		
Print Name	1.		2.		 INDIVIDUAL: Signature must be witnessed by a person who is not a beneficiary of the application.
Signature	1.		2.		



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APPENDIX A: FURTHER INFORMATION FOR THE OWNER OF LAND

MINING ACT 1971

Notice under Section 58A(15) of the *Mining Act 1971*

NOTICE is hereby given pursuant to the provision of section 58A(15) of the *Mining Act 1971*, to specify the manner and form of a notice under section 58A(1) of the *Mining Act 1971*.

TAKE notice that I, Daniel van Holst Pellekaan, Minister for Energy and Mining, pursuant to section 58A(15) of the *Mining Act 1971* do hereby:

DETERMINE that a notice under section 58A(1) of the *Mining Act 1971* must be in the following manner and form:

1. state the full name(s) and address(es), as well as the phone numbers and email addresses (if known) of each owner of land;
2. state the full name(s) and business address(es) of the tenement holder(s);
3. provide the name, telephone number and email address of a person who may be contacted about the notice;
4. provide a description of the land, including the title reference (CT or CL) and parcel references, relating to the notice;
5. provide a map clearly showing the following (at a minimum):
 - a. relevant property ownership boundaries;
 - b. tenement area (if applicable);
 - c. area of proposed operations to be conducted within the tenement (if applicable);
 - d. an arrow showing North;
 - e. the Eastings and Northings of the tenement;
 - f. relevant topographical information; and
 - g. a scale bar;
6. provide the tenement numbers of the tenements related to the notice being served (tenement information can be found at map.sarig.sa.gov.au);
7. provide a copy of or a link to access the program for environment protection and rehabilitation (PEPR) (if approved) or provide a reasonable description of the type of operations proposed to be carried out on the land;
8. if the notice is being served to prospect under section 20 of the *Mining Act 1971* in order to establish a mineral claim, provide a reasonable timeframe to entry land to establish the claim;
9. set out a process by which the owner of the land will, on an on-going basis, be:
 - a. updated on the operations carried out on the land
 - b. notified of the place or places where operations are to be carried out on the land
 - c. notified of the proposed timing for the operations and the proposed duration of the operations
 - d. provided with reasonable information on the anticipated events and consequences associated with the operations to be carried out on the land (including any potential impacts on native title rights and interests and Aboriginal heritage).
 - e. provided the proposed action the tenement holder will take to manage and address those events and consequences (including any potential impacts on native title rights and interests and Aboriginal heritage), in order to enable the owner of the land to make an informed decision about the impact or potential impact of the operations on the land.
10. be accompanied by an Information Sheet relating to:
 - a. the owner of land's rights to object to a notice and rights to compensation approved by the Minister and published on the website of the [Department for Energy and Mining](#); and
 - b. the owner of land's rights to apply to the Small Business Commissioner approved by the Minister and published on the website of the [Department for Energy and Mining](#).

Links to required information sheets

- [Information Sheet M68 Notice of entry: your rights](#)
- [Information Sheet M69 Your rights to agreement making and compensation](#)
- [Information Sheet M71 Exempt land: court imposed conditions and compensation](#)
- [Information Sheet M72 Exempt land: supporting landowners with legal fees](#)
- [Information Sheet M73 Your rights to the apply to the Small Business Commissioner](#)

Tenement definition –

A tenement is a mining tenement granted under the Act. A mining tenement can be:

- Exploration Licence (EL)
- Mineral Claim (MC)
- Mining Lease: Extractive Minerals Lease (EML) or Mineral Lease (ML)
- Retention Lease (RL)
- Miscellaneous Purposes Licence (MPL)



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APPENDIX B: PROOF OF SERVICE – MINING OPERATOR TO RETAIN THIS PAGE

Name(s) of owner of land				(i) Record this information on your duplicate copy of the Notice of Entry.
Date original notice served on owner of land				Do not provide this page to the owner of land.
Person responsible for service of notice				
Method of service				Notice must be served in a method that complies with regulation 106 of the <i>Mining Regulations 2011</i> .
Print Name	1.		2.	Notices in a company name must be signed by appropriate representative/s.
Role	1.		2.	
Date Signed	1.		2.	Signatory may be an agent (written authority must be provided).
Signature	1.		2.	