

FORMAT OF APPLICATION FOR GRANT OF A MINING LEASE

[See Rule 6(4) of AMCR - 2016]

(To be submitted in Duplicate)

Received.....
at.....(Place)
on.....(date)
Initial of Receiving Officer

Dated the
day of 20

To
The Secretary
[Mines/Industries Department; as the case may be]
Government of _____ (State)
[Address]

(Through the District Collector/ Deputy Commissioner, _____)

Madam / Sir,

We have received an intimation under Rule 6(2) of AMCR- 2016 from the Department of Atomic Energy, Government of India vide letter no: _____, dated _____, nominating _____ as a prospective lessee for grant of Mining Lease for Atomic Minerals viz. _____ [Name of mineral (s)].

In view of the above, we are submitting the application with a request to grant the mining lease under AMCR-2016.

A sum of Rs. _____/- (@ Rs.10,000/- per sq. km) for the extent of _____ Ha / _____ sq. km area being the fees in respect of this application payable under sub-rule (4) of Rule 6 of AMCR-2016 has been deposited (vide receipt / Challan / demand draft No. _____dated_____of the _____ [Name of the Bank] / Treasury.....).

The required particulars are furnished below:

Sl. No	Details	Particulars
1	Name of applicant (Prospective Lessee)	
2	Address	
3	In case, the applicant is a Company; an attested copy of the certificate of registration of the Company under the Companies Act shall be enclosed	
3A	Status of the applicant <ul style="list-style-type: none">• Public Sector Undertaking _____• JV of Public Sector Undertakings _____• Public-Private Joint Venture _____(as per Section 17A (2B) of MMDR Act, 1957. Enclose the copy of JV)	

Sl. No	Details	Particulars
	• Others	
4	Profession or nature of business of the applicant	
5	Particulars of Documents appended;	
	a) Mining dues clearance certificate OR	
	b) Affidavit in lieu of Mining Dues Clearance Certificate; subject to the production of mining lease dues, clearance certificate within the period of ninety days of making application OR	
	c) Affidavit when not holding any mining lease	
5A	Information on status of exploration:	
	a) Is the applied area explored by the applicant company or any other agency notified under second proviso of sub-section (1) of Section 4 of MMDR Act, 1957. Specify the category under which exploration was carried out.	
	b) In case, the area is explored by private or other public sector companies (other than Section 4(1) agencies), specify the Reconnaissance Permit (RP) Number or Prospecting Licence (PL) number / Composite Licence number, if any.	
	c) Date of registration of RP/PL/Composite Licence deed and the date when it is due to expire.	
	d) Mineral(s) included in the RP/PL/Composite Licence	
6	Name of Mineral(s) for which the mining lease is applied for	
6A	Other associated mineral(s) found in the applied ML area, but, not included in the ML application, if any (other than the mineral(s) applied for ML)	
7	Details of the Precise Area for mining lease (in Ha)	
	a) Forest Land (in Ha)	
	b) Land owned by Govt (in Ha)	
	c) Land not owned by Govt (in Ha)	
	Total Extent(a+b+c) (Ha)	
	In the case of applied ML area in under forest, furnish the following particulars :	
	a) Forest Division, Block and Range	
	b) Legal status of the forest (namely reserved, protected, unclassified etc.)	
	c) Whether it forms part of National Park or Wild-life Sanctuary	
	d) Enclose the forest map with area marked. If forest map is not available, the area should be marked on sketch plan drawn to scale showing all the forest features.	

Sl. No	Details	Particulars
	e) Whether the area comes under CRZ or any other Eco Sensitive Zone, if yes, furnish relevant information and details thereof.	
8	Whether the applicant enclosed an Undertaking or an Affidavit as desired under Rule 6(5) of AMCR 2016— where the private lands within the demarcated area are not owned by the applicant. <i>(An affidavit/Undertaking stating that consents of the private land owner or surface rights will be obtained and furnished in a phased manner to the State Government prior to entering into the private lands for mining, and no mining shall be carried out in private lands not owned by lessee without obtaining the consents or surface rights)</i>	Yes / No
9	Cadastral Details of the demarcated / applied area	
	• Cadastral Survey nos. of the area	
	• Revenue Village(s)	
	• Taluk/Tehsil(s)	
	• District	
	• State	
	• Geo co-ordinates of the area as per Differential Global Positioning System (DGPS)	
	• Survey of India Toposheet number	
	• Location map of the applied ML area indicating natural features such as rivers, streams, lakes, dams etc., if any	
10	Particulars of the area mineral-wise in each State duly supported by an affidavit in case the applicant already holds under any mining lease ;	
11	Broad parameters of the Ore/Mineral Deposit	
	(aa) Type of deposit and principal minerals.	
	(a) Strike length, average width and dip.	
	(b) Nature of hangwall and footwall rock types.	
	(c) Whether area is considerably disturbed geologically or is comparatively free of geological disturbance?	
	(d) Whether the area is virgin? If not, the extent to which it has already been worked, in case there are old workings, their locations are to be shown on the geological/cadastral map of the area.	
	(e) Estimated Reserves / Resources with their grade(s)	
	(f) Whether Beach Sand or Teri Sand Heavy Mineral Deposits ?	

Sl. No	Details	Particulars
12	Broad Parameters of the Mine	
	<ul style="list-style-type: none"> Proposed date of commencement of the mining operations. 	
	<ul style="list-style-type: none"> Proposed rate of production when mine is fully developed. 	
	<ul style="list-style-type: none"> Proposed method of mining (Underground or opencast) 	
	(i) If underground, the method of approach to the ore body, whether through inclines, shafts or decline	
	(ii) If opencast, the over-burden to ore ratio and overall pit slope and ultimate depth.	
	<ul style="list-style-type: none"> Nature of the land identified for dumping over burden/waste and tailings. (that is type of land whether agricultural, grazing land, barren, saline land etc.) 	
13	Manner in which the mineral raised is to be utilised.	
	a) (i) If for captive use, the location of plant and industry. (ii) For sale for indigenous consumption.	
	b) If for exports to foreign countries indicate ; (i) Names of the countries to which it is likely to be exported (ii) Whether mineral will be exported in raw form or after processing. Also indicate the stage of processing, whether intermediate stage or final stage of the end-product.	
	c) If it is to be used within the country, indicate - (i) The industry/industries in which it would be used. (ii) Whether it will be supplied in raw form or after processing (crushing / grinding / beneficiation / calcined / others). (iii) Whether it would need upgradation and if so, whether it is proposed to set up beneficiation plant. Also indicate the capacity of such plant and the time by which it would be set up.	
14	Whether any Ore / Mineral beneficiation plant is proposed within or outside the mining lease area ?	
15	Name, qualification and experience of the Technical Personnel if any, available with the applicant for supervising the mines.	
16	Contact Details along with Phone numbers of the Applicant and his authorized representatives	

Sl. No	Details	Particulars
17	Financial resources of the applicant.(Net Worth, Gross Fixed Assets etc.)	
18	List of documents attached along with this application	1) Copy of the Precise Area communication by the State Govt. 2) Copy of the nomination by DAE as a prospective lessee 3) Copy of Geological Report 4) 5) 6)

I/We do hereby declare that the particulars furnished above are correct and are ready to furnish the performance security deposit as may be required by you.

Yours faithfully,

Place:.....

Date:.....

*Signature of the applicant

 *If the application is signed by an authorised agent of the applicant, then the Power of Attorney should be attached.