Form 25 – APPLICATION REGISTRATION OF PREMISES IN WHICH UNSEALED RADIOACTIVE MATERIALS ARE HANDLED OR KEPT



Section 25, Radiation Protection and Control Act 2021

This form only needs to be completed for premises that are noted on a site covered by, or to be covered by a Licence to test for developmental purposes, Licence to carry out mining or mineral processing, Radiation Facilities licence, or Licence to transport radioactive material.

Owner details		
Legal owner's name (as per the RML)		
Trading name		
ABN	ACN	
Principal business activity		
Correspondence address		
Suburb	Post code	
NOTE: A notice setting out your obligative handled or kept at the end of this	ations as an owner of a premises in which unsealed ra form.	adioactive materials
Authorised Person details (owner o	or person with authority to act on behalf of owner)	
Given name(s)	Surname	
Occupation	Email address	
Phone number	Mobile number	
Radiation Management Licence (R	ML) covering use of radiation sources	
Provide the licence number, that the b	ousiness holds to cover the use of this or other radiation	on sources.
NOTE: If the business does not hold a	a <i>Licence to Possess</i> you must apply to the EPA for o	one immediately.
Licence to possess	Licence number	
radiation source to have a Licence to owners from having such a licence if t	on and Control Act 2021 requires those in possession Possess. The Radiation Protection and Control Regulate premises is authorised under either section 18 (Lice to carry our mining or mineral processing), 20 (Facili perial) of the Act.	lations 2022 exempt cence to test for
OFFICE USE ONLY		

Updated April 2025 Page 1 of 4

Amount \$

Receipt no

Date

Registration no

Owner no

Premises details

Physical location of the premises

Address

Postcode

Location within address, eg room no, dept, etc

Premises type

As defined by the Code of Compliance for facility design and shielding 2022 published by the EPA.

Type A Type B Type C

What are the premises used for (eg nuclear medicine, radio-iodination, biochemistry, radiation therapy, storage of radioactive materials, etc)?

NOTE: Attach supporting documentation (as appropriate).

Declaration

I declare that the information provided on this form and in support of this application is to the best of my knowledge complete and true in every particular.

Applicant's signature

Date

Full name

PENALTY FOR PROVIDING FALSE INFORMATION: UP TO \$20,000

This form does not constitute a legal application unless it has been properly completed and signed, and is accompanied by the appropriate fee.

Fees

TOTAL FEE PAYABLE	\$1,917
Annual registration fee	\$ 359
Application fee (non-refundable)	\$1,558

These fees are applicable for applications lodged after 30 June 2024 and prior to 1 July 2025 GST exempt

Lodgement of form and payment of fees

This form can be lodged by post to: Environment Protection Authority

Radiation Protection Branch

GPO Box 2607, ADELAIDE SA 5001

Or email: <u>EPARadiationProtectionBranch@sa.gov.au</u>

Cheques should be made payable to: Environment Protection Authority

For credit card payment please complete the details below

Cardholder's name Visa MasterCard Amex

Card no

Amount of payment \$ Cardholder's signature

Telephone no CVV No (back of card) Expiry date

Credit card payment only accepted within agreed trading terms

NOTE: The EPA does not have the facility to handle cash payments

Enquiries

Radiation Licensing Officer Tel: (08) 8463 7826

Email: <u>EPARadiationProtectionBranch@sa.gov.au</u>

Environment Protection Authority ABN 85 393 411 003 This licence is GST exempt

Registration of premises

Notice to Occupier

1 Legal obligation to register premises

Any premises in which an unsealed radioactive material is kept or handled must be authorised under Section 25 of the *Radiation Protection and Control Act 2021*, by either:

- a licence to possess a radiation source (Section 22)
- a licence to test for developmental purposes (Section 18)
- a licence to carry out mining or mineral processing (Section 19)
- · a facilities licence (Section 20) or
- a licence to transport radioactive material.

If the premises are authorised under a licence to possess, the premises must also be registered under Section 25 of the Act, in the name of the occupier of the premises.

Using or keeping unsealed radioactive material in premises which are not properly authorised under the Act, and if required, registered under the Act, would constitute an offence with maximum penalties of up to \$250,000.

2 Application to register premises

An application to register premises should be submitted to the Minister as early as possible, certainly before any unsealed radioactive material are kept or handled on the premises.

3 Inspection of premises

Once the premises are ready to be used, officers of Environment Protection Authority will inspect the premises. Work with unsealed radioactive materials may start before the inspection, provided the application for registration has been properly lodged with the appropriate fees.

The premises must comply with the requirements of <u>Code of Compliance for facility design and shielding 2022</u>. However, if it is found not to satisfy the specified requirements, you will be given the opportunity to correct any non-compliance.

If the corrections are not made, the Minister is obliged to refuse registration, and work in the premises with unsealed radioactive materials must stop.

4 Conditions of registration

Registration of your premises will be subject to conditions (section 36, Radiation Protection and Control Act 2021). These conditions are detailed in a Schedule attached to the certificate of registration. It is an offence to contravene, or fail to comply with, a condition of registration, with a maximum fine of \$500,000.

5 Availability of advice

The Radiation Protection Branch of the EPA (tel 08 8463 7826) is available for advice on legislative requirements, especially with regard to construction of radionuclide laboratories and fume cupboards.