

Form 23B – APPLICATION VARY A CONDITION OF LICENCE TO USE OR HANDLE RADIOACTIVE MATERIAL

Section 23, Radiation Protection and Control Act 2021



Applicant details

Surname _____ Given names _____

Birth date _____

Previous name (if applicable) _____

Correspondence address _____

Suburb _____ Post code _____

Telephone _____ Mobile _____

Email _____

Employment details

Name of employer _____

Address _____

Suburb _____ Post code _____

Occupation _____

Current licence details

Occupation _____

Current EPA licence no. _____

Information for licensees

If a licensee's professional circumstances have changed since the licence was granted, such as attaining new qualifications or a change to the scope of practice (in association with using or handling radioactive substances), then the current condition may restrict licensee's to operations and activities that are no longer adequate. In such cases, the Environment Protection Authority (EPA) can consider a variation to conditions of licence under section 36 of the *Radiation Protection and Control Act 2021* (the Act), subject to the licensee satisfactorily demonstrating competence and appropriate scope of practice.

Competence can be demonstrated in a similar way to the grant of a licence, by the licensee being the holder of a prescribed or accepted vocational qualification or by demonstrating (typically by successfully completing an EPA examination) the appropriate knowledge of the principles and practices of radiation protection to carry on the operations and activities proposed to be carried on under the licence.

OFFICE USE ONLY

Amount \$ _____

Employer no _____

Date ____/____/____

Licence no _____

Receipt no _____

Condition no _____

Exam type _____

Exam info sent ____/____/____ by _____

Results advised ____/____/____ by _____

Licence approval ____/____/____ by _____

By Pres/Voc qualification By EPA exam By mutual recognition HUB ____/____/____

OFFICIAL: Sensitive (when complete)

If a licensee is applying for a variation to a condition of licence, pursuant to the Commonwealth Government's *Mutual Recognition Act 1992* (the MR Act), a notice in accordance with section 19 of the MR Act must accompany this application. Please refer [Mutual Recognition Act 1992 \(legislation.gov.au\)](http://legislation.gov.au) and [Statutory declarations | Attorney-General's Department \(ag.gov.au\)](http://ag.gov.au).

IMPORTANT: please ensure your mutual recognition notice provides all the statements and documents as required by section 19 of the MR Act.

Please refer to the important legal notice below for information on commencement of varied conditions and review of decisions.

Reason for the variation of condition

Please describe the **specifics of the operations and activities for the use or handling of radioactive substances** (eg borehole logging, brachytherapy, irradiator, radiation gauge, radiotherapy, Type A, Type B, Type C, uranium ores and concentrates, and so on) and the **scope of practice** for which they will be used or handled (eg mining, teaching, research, testing, commissioning, calibrating, quality assurance, dental medicine, cardiology, radiology, veterinary medicine and so on). Please provide any **other relevant information** (eg have gone from registrar to specialist in nuclear medicine).

Please attach any supporting documents (eg new qualifications, notice under the MR Act).

Specifics of the operations and activities for the use or handling of radioactive substances	Scope of practice and other relevant information

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 _____

IMPORTANT LEGAL NOTICE

Pursuant to section 36(4) of the Act, a decision of the Minister to attach, vary, or revoke a condition of an accreditation or authority (including a licence or registration) takes effect at the expiration of **one month** from the date on which notice is given under section 36(3) of the Act, but if an application for review of the decision is made the South Australian Civil and Administrative Tribunal may suspend the operation of the decision until the application is determined.

Pursuant to section 43 of the Act, a person aggrieved by a decision of the Minister to attach, vary or revoke a condition of an accreditation or authority (including a licence or registration) may apply to the Tribunal for a review of that decision within one month after the making of the decision (unless the Tribunal decides to dispense with the requirement that the application be so made).