

Record monthly basic landholder rights (BLR) water usage taken through a licensed work

To comply with Clause 244 of the Water Management (General) Regulation 2018, you must record your monthly basic landholder rights (BLR) usage using this form and report it to us by the 14th day of the following month even if you did not take any water for BLR.

Please complete a separate reading for each meter. If you do not plan to take any further water for BLR this water year (30 June - 1 July), complete the <u>CI 244 pause BLR water take form</u> and the requirement to report your BLR usage will be removed until the end of the water year.



Did you know?

You can save time by reporting online **using our water accounting system, iWAS**. Save the hassle of hardcopy forms and register or login to submit your usage in iWAS today! Visit <u>waternsw.com.au/iwas</u>

What you need to do

Please complete the form with a black/blue ink pen and use BLOCK letters. You can also type directly in this form. Once completed, please print, and sign the form.

Submit your application form

- Save time and report online via <u>iWAS</u>
- by post to WaterNSW, PO Box 398, Parramatta NSW 2124, or
- email a scanned copy to Customer.Helpdesk@waternsw.com.au

Section A: Authority holder details

A1 Work approval holder						
A2 Mobile phone						
A3 Email						
A4 Work approval number e.g. 50AL000001						
As Water type e.g. regulated, unregulated or groundwater						
A6 Water access licence number(s) e.g. 50AL000001						
A7 Meter site ID and extraction site (ESID) if known						
A8 Meter brand and type if applicable	A9 Meter serial number if applicable					

waternsw.com.au



Section B: Record monthly BLR water usage taken through a licensed work

B1	Month	

B2 Year

Complete this page for each month of the year. If you have not taken any water for BLR, mark zero for total volume. You must **report** this information to us by the 14th day of the following month. The easiest way to do this is by using iWAS or our online reporting form, alternatively you can submit a completed form to us.

You must keep a copy for your records for up to five years and have it available to show to an authorised officer from the Natural Resources Access Regulator (NRAR) on request.

Date water taken	Name of person recording	Start time when water taken	End time when water taken	Start meter reading	End meter reading	Total volume in ML taken under BLR
1						
2						
3						
4						
5						
6						
7						
8						
9						
10						
11						
12						
13						
14						
15						
16						
17						
18						
19						
20						
21						
22						
23						
24						
25						
26						
27						
28						
29						
30						
31						
	otal volume taken in <i>l</i>				anth:	ML

Section C: Signature of authority holder

Signature

Date

waternsw.com.au



Privacy statement

The personal information you provide on this form will be used and protected in accordance with WaterNSW Privacy policy. It is being collected by WaterNSW and will be used for purposes related to assessing and processing your application, or in connection with the operation of any approval granted, or for research-related purposes such as customer surveys. It may be used from time to time to contact you about services WaterNSW provides.

WaterNSW will not disclose your personal information to anybody else unless authorised by law. The provision of this information is voluntary. However, if you choose not to provide the requested information, we will not be able to process your application. You have the right to request access to, and correct details of, your personal information held by WaterNSW. Further information regarding privacy can be obtained from our website at <u>waternsw.com.au</u>

If an approval is granted, the Water Management Act 2000 requires that various details relating to the approval are to be recorded in the Register of Water Approvals kept by the Minister. Information recorded in the register is publicly available.

Offences and penalties

It is an offence, under section 344 of the *Water Management Act 2000*, to make a statement that you know to be false or misleading in, or in connection with, this application.

A corporation found guilty of an offence against section 344 is liable to a penalty not exceeding \$2.002 million. An individual found guilty of an offence against section 344 is liable to a penalty not exceeding \$500,500. An access licence or approval may be suspended or cancelled under the *Water Management Act 2000* in certain circumstances. These include if the holder of the licence or approval is convicted of an offence under that Act.