Cancelling a lease

The Minister for Sustainability Environment and Conservation may grant leases over unalienated Crown land under the *Crown Land Management Act (2009)*. A Crown lease can be cancelled for the following reasons:

- Breaching a condition of the lease;
- Abandonment of the land; or
- If the lease was obtained by false statement.

What if I no longer want the lease?

If you wish to surrender your lease, you will need to contact your local DEWNR office and submit an application form.

The surrender of a lease, or part of a lease, may be absolute or conditional on the granting of a lease or a fee simple title to the lessee. When the surrender of the lease, or part of the lease is:

- **Absolute**, then the land reverts to unalienated Crown land.
- **Conditional on the granting of a new lease or a fee simple title**, any registered interest on the lease will continue on all land included in the new lease or title.

DEWNR staff will inspect the land to ensure the site has been left tidy and clear of debris. The lease will not be cancelled until the site is in a satisfactory state. Clean up costs may be charged.

Application forms to surrender are available on the DEWNR website:


Completed applications should be sent to your local DEWNR office with the application fee.

Cancellation for breach of conditions

If the Minister is satisfied that a condition of a lease (including the payment of rent) has been breached, the Minister may cancel the lease providing either:

- The lessee has been given reasonable opportunity to rectify the breach and failed to do so (by payment of late rent due or by management of the land); OR
- The cancellation is necessary in order to prevent or arrest serious damage to, or deterioration of the land.

Abandonment

If a lessee no longer occupies Crown leasehold land the lease may be cancelled. Before a lease is cancelled for abandonment the Minister will publish a notice circulating throughout the state that identifies the leasehold land and specifies that the Minister intends to cancel the lease. The lessee then has one month to demonstrate to the Minister that he or she has not abandoned the land.

Cancellation for lease obtained by false statement

If a lessee has obtained the Crown leasehold by false statement the lease may be cancelled by the Minister.

Review and appeals

If you disagree with the cancelling of your lease, you can apply for a review of the decision. Refer to the ‘Appeals and Reviews’ factsheet for further information.
For more information
For enquiries, please contact the Department of Environment Water and Natural Resources:
DEWNR.CrownLandsEnquiries@sa.gov.au

Metropolitan Office - Adelaide
GPO Box 1047, ADELAIDE SA 5001
Phone: (08) 8204 1218

Regional Office - Berri
PO Box 231, BERRI SA 5343
Phone: (08) 8595 2105 Fax: (08) 8595 2110

Regional Office - Kadina
PO Box 195, KADINA SA 5554
Phone: (08) 8821 2588 Fax. (08) 8821 2270

Regional Office - Port Augusta
PO Box 78, PORT AUGUSTA SA 5700
Phone: (08) 8648 5300 Fax. (08) 8648 5301

Regional Office - Mount Gambier
PO Box 1046, MOUNT GAMBIER SA 5290
Phone: (08) 8735 1121 Fax. (08) 8735 1135