# Application for approval of dealing

## NORTHERN TERRITORY OF AUSTRALIA

*Petroleum Act*

<table>
<thead>
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<th>Dealing Number (Office use only)</th>
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### AFFECTING


### PURSUANT TO SECTION 96 OF THE ACT

### BEING A


### BETWEEN


### WHEREBY


### AS EVIDENCED BY AN INSTRUMENT EXECUTED ON


### APPLICANT


### SIGNED


### DATE


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**To:** Director Petroleum Tenure  
Energy Division  
Department of Primary Industry and Resources  
GPO Box 4550  
DARWIN NT 08000

**Contact:**  
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Fax: +61 8 8999 5191  
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Application for approval of dealing

1. This application should be accompanied by:
   a. The original instrument evidencing the dealing, executed by all parties to the dealing.
   b. One executed or certified copy of the original instrument for each title.

2. The original instrument has been endorsed as exempt or assessed for stamp duty by the Commissioner of Territory Revenue.

3. Details of incoming corporation(s) and its relationship to any major corporation or group, substantial shareholding, directors, principal business activity and place of incorporation/business (where a current annual report reveals all the above information such is acceptable).
   a. Details of the incoming corporation’s financial status and its ability to fund its share of the venture.
   b. Details of the technical expertise of, and available to the incoming corporation and particulars of other current and previous involvements in petroleum exploration and development.

4. Should an international company be party to the instrument, a copy of the decision or advice received from the Foreign Investment Review Board will be required.

5. Where an incoming corporation is well known to the Department and has provided the information under 3a and 3b in recent times, the requirements to provide that information is not necessary.

6. Any time constraints written into the instrument should be highlighted.

7. The prescribed fee – Northern Territory Petroleum Act, Section 96(7), [Northern Territory Petroleum Regulations, Regulation 3].

8. Where the original instrument contains commercially sensitive information, a summary instrument may be lodged. The details to be included in the instrument should be the same as those specified in the Petroleum (Submerged Lands) Regulations, Regulation No. 4.

9. A dealing is of no force or effect until the instrument has been approved by the Minister and an entry of the approval of the instrument has been made in the register.

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