**Request for Special Permission to Use Branding Iron off registered run (temporarily on ALT)**

*Section 21 (2) & (3) of the Livestock Regulations*

|  |
| --- |
| Applicant / Registered Owner of Brand - Details in full: |

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| Applicants Name: | | | | | |
| Postal address | | | | | |
| **Post Code** | | | | | |
| **Phone**: | | | | **Mobile**: | |
| **Email**: |  | | | | |
| Registered Brand details –  (As stated on Brands Certificate or NT Brands Register Search Database - <http://brand.primaryindustry.nt.gov.au/>) | | | | | |
| Registered Owner/s of Brand: | |  | | | |
| **Three-Letter Brand**: | | | | **Distinctive (symbol) Brand**: | |
| **Registered for Use on Run/Property:** | | |  | | |
| The Registrar may grant Special Permission to brand cattle (off registered run) for a short period of time (ie calves on agistment, newly purchased etc), which means permission is given to the Registered Owner/s of the Brand to use Branding Iron on another property, very short term (eg. 1st January 2020 to 30th January 2020) | | | | | |
| **Temporary Use on Run/Property:** | | |  | | |
| **For the period of – From:** | | | | | **To:** |

|  |
| --- |
| Confirmation including supporting documentation attached: |

|  |
| --- |
| * Confirm current Section 19 Land Usage Agreement in place with the traditional Land Owners and Northern Land Council / Central Land Council / ILSC – copies of relevant pages attached; and * Dates / Period of LUA / Mustering Agreement etc - From:\_\_\_\_\_\_/\_\_\_\_\_\_/20\_\_\_\_\_ to: \_\_\_\_\_\_/\_\_\_\_\_\_/20\_\_\_\_\_ * supporting letter from the Northern Land Council / Central Land Council / ILSC relating to this Application including Map of the Area being mustered and livestock moved from and to, as stated above) |

|  |
| --- |
| Registered Brand Owner/s: |

|  |  |
| --- | --- |
| **Signature**: | **Date**: |

|  |
| --- |
| Submit request and supporting documentation to the RLBO in your Region: |

|  |
| --- |
| [ntnlis@nt.gov.au](mailto:ntnlis@nt.gov.au) and await written authorisation. |

|  |
| --- |
| Office Use: |

|  |  |
| --- | --- |
| ❑ RLBO Darwin / Katherine / Tennant Creek / Alice Springs – Special Permission APPROVED  or  ❑ RLBO Darwin/Katherine/Tennant Creek/Alice Springs – Special Permission NOT APPROVED | |
| **RLBO Signature**: | **Date**: |

|  |
| --- |
| RLBO - Submit Application and supporting Documentation to the Registrar for Letter of Approval: |

|  |  |  |
| --- | --- | --- |
| Registrar – RENAE McLEAN | | |
| **Registrar Signature:** | | **Date**: |
| **Written Authorisation Emailed:** |  | |

**Livestock Regulations as in force at 1 January 2015**

Division 2 Brands cattle

21 Brand to be used on registered property

(1) A person commits an offence if:

(a) the person applies a registered brand to livestock; and

(b) the livestock are on a property other than the registered property for the brand.

Fault elements:

The person:

(a) intentionally applies the brand; and

(b) is reckless in relation to whether the property is the registered property for the brand.

Maximum penalty: 200 penalty units.

(2) Subregulation (1) does not apply if the registered owner of the brand has authorisation from the Registrar to use the brand on a property other than the registered property.

(3) An authorisation must specify the period during which the brand may be used on a property other than the registered property.