

CENTRAL LAND COUNCIL

Application for a lease, licence or other interest in Aboriginal land

1. What are you apply	ving for?		
Lease	Licer	nce	Other interest in land
2. Who? Applicant de	etails		
Name of applicant	-		
Address of applicant	-		
	-		
Best contact name(s)	-		
	-		
Phone	-		
Email	-		
3. Where? Identifyir	aa tha lan	4	
5. where r identifying	ng the lan	u	
Мар	I	Please <u>attach</u> a n	nap clearly marking the land you wish to lease
	[Attached	
Community (if relevan	t) _		
Lot (if relevant)	-		
Other description	-		

4. Why? Purpose of lease, licence etc

Purpose

Every lease includes a purpose for which the land can be used. For example, provision of youth services, staff accommodation; provision of education and training services etc.

5. How long? Nomina	ating the	e term of the lease		
Term ^(a)		How many years are you applying to hold the lease, licence or other interest in Aboriginal land?		
6. Rent proposal? ^(b)				
Amount (excl. GST)		Annual amount of \$		
		 Fair rent to be calculated using the formula: Residential – 7% of Unimproved Capital Value of leased land Non-residential purposes – 10% of Unimproved Capital Value of the leased land 		
Frequency of payment		Annual (standard)	Other	
		Paid in advance (standard)	Other	
Annual CPI increases (if any)		Standard ^(c)	Other	
Rent review		The CLC recommends that rent reviews be undertaken at least every 5 years, though the timing of rent reviews in a specific lease will depend on a number of factors.		
Comments				
7. Authorisation				
Name				
	Sign		Date	
	Position		-	
Notes:				
(a) If you are applying for a leas	e for a terr	n of 12 years or more (including any options, i	further terms etc), it will be considered a	

subdivision for the purposes of the *Planning Act* (NT). Please contact the Department of Planning to obtain advice on what steps you will need to take to comply with the Planning Act, prior to finalising a lease for a term of more than 12 years.

In relation to leases and licences in Aboriginal communities in the CLC region, some traditional owners have consented to 40 year leases to government agencies. While longer term leases are legally possible, and able to be applied for, none have been consented to in the CLC region.

(b) There is now an expectation amongst traditional owners that fair rent will be paid by people or entities seeking leases or licences over Aboriginal land. If you wish to ask the traditional owners for a 'peppercorn rent' (effectively no rent) lease, as opposed to paying fair rent, then you must attach a statement detailing and quantifying the 'community benefit' your organisation provides. While the traditional owners will ultimately decide whether or not to accept a peppercorn rent proposal, the CLC does not ordinarily recommend that peppercorn rent proposal be accepted from government agencies, commercial entities, or organisations that are primarily funded by government to provide services. Please note that both Commonwealth and Northern Territory governments have acknowledged that their commitment to the secure tenure policy will necessitate them funding third party service providers working on Aboriginal communities such that they can pay rent for the land on which their assets are located.

(c) Standard CPI clause: On each anniversary of the Commencement Date during the Term, the Rent will increase by the amount or percentage arrived at by the application of the following formula: $X = \frac{(A \times B)}{C}$ Where:

X - is the increased amount; A - is the current amount; B - is the Consumer Price Index for All Groups Darwin published for the quarter immediately prior to the latest anniversary of the Commencement Date; and C - is the Consumer Price Index for All Groups Darwin published for the quarter immediately prior to the preceding anniversary of the Commencement Date, provided that if X is calculated to be less than A, then there will be no change to the current amount.