Generic Developmental Approvals

NT NER S5.10



1 Purpose

Power and Water Corporation (Power and Water) publishes this information under clause 5.2A.5 of the National Electricity Rules as in force in the Northern Territory (NT NER).

1.1 Version history

Version	Date	Author	Comment
1.0	1 July 2024	Power and Water Corporation	Initial version

Table 1: Version history

1.2 Disclaimer

This document may be regularly updated. Persons not on a Power and Water distribution list should not assume that this document is the latest version.

The only up-to-date version is that located on Power and Water's website.

Power and Water disclaims all liability for errors or omissions of any kind whatsoever (whether negligent or otherwise) for any damage or loss arising from the use or reliance upon the information contained in this document.

2 Generic developmental approvals

The Applicant¹ is required to secure all development approvals and comply with all associated conditions required for the Identified User Shared Asset (IUSA) to be constructed and operated for the expected life of the Connection Agreement. This may include but is not limited to:

- Obtain development consent under the *Planning Act 1999* (NT). For further information visit https://nt.gov.au/property/land-planning-and-development/planning-applications-and-processes.
- Identify and obtain all necessary native vegetation clearing permits required under the *Planning Act* 1999 (NT) or *Pastoral Land Act* 1992 (NT) where relevant.
- Identify and obtain all necessary local government planning and development consents or approvals.

Site specific information may be provided as part of the connection enquiry or connection application process if the Applicant requests it at their election.

Refer also to the Generic Environmental Approvals document published on Power and Water's website.



¹ As defined by the NT NER

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