***National Native Title Tribunal***

**EXPEDITED PROCEDURE OBJECTION APPLICATION *or* SECTION 35 APPLICATION**

***(delete whichever doesn’t apply)***

**Matter Number**

**Insert name (native title party), Insert name (grantee party), Insert name (Government party)**

**Tenement(s): Insert reference number**

**Permit(s): Insert reference number**

**Future act(s): Insert reference number**

***(delete whichever doesn’t apply)***

**NON-DISCLOSURE DIRECTIONS made by Insert President / Member and name on Insert date**

1. The parties must not disclose Insert description of the restricted evidence (‘**the Restricted Evidence**’) to any person other than:
	1. Insert list of the parties to whom the documents may be disclosed, noting the list may not include all parties
	2. their officers, employees, contractors and legal representatives; and
	3. the presiding member and staff assisting the Tribunal.
2. The Restricted Evidence may only be disclosed and referred to for the purpose of these proceedings, or any appeal or judicial review of these proceedings.
3. Any communications or documents produced containing details of, or references to, the Restricted Evidence or its contents, must be kept confidential and not disclosed other than in accordance with these directions.
4. At the conclusion of the proceedings, all copies of the Restricted Evidence and related confidential documents held by Insert name/s of non-requesting parties their officers, employees, contractors and legal representatives must, unless required to be retained by law [NB subject to the *Archives Act 1983* (Cth), the *State Records Act 2000* (WA), the *Public Records Act 2002* (Qld), the *State Records Act 1998* (NSW), the *Public Records Act 1973* (Vic), the *State Records Act 1997* (SA), the *Archives Act 1983* (Tas), the *Information Act 2003* (NT), the *Territory Records Act 2002 (*ACT) or any other legislation], be either returned to the insert name of requesting party or destroyed.
5. Nothing in these directions prevents the Tribunal from stating in its determination any findings of fact upon which the decision is based.
6. Liberty is given to apply to vary these directions.