



Wildlife Act Authority

Export live/dead wildlife or parts thereof

Application form 9f

This application form is only for the activity to

Export live/dead protected wildlife or parts thereof
under the Wildlife Act 1953 (which does not
include marine mammals). Any wildlife that would require a Wildlife
Act Authorisation to catch or obtain must use this paper form
process.

To apply for an authority to export game or species that are not protected, use the online application form¹.

¹ https://www.doc.govt.nz/get-involved/apply-for-permits/interacting-with-wildlife/apply-for-an-export-authority/

Using this application form

Have you included Completing the application labelled attachments as required for your activities (including **Save** – You can save this application form to your digital maps, testimonials, device and edit or fill it in your own time. and consultations)? **Fill** – You can fill this application digitally using Microsoft Have you read the section regarding word. liability of the applicant for payment **Print** – You can print this application form and fill it of fees? manually, or you can fill it digitally, then print it. Have you checked if your application **Submit** – This application form can be submitted by email requires a CITES or by post. permit or EPA application and included these as **Email** – Email your application and all the required applicable? labelled attachments to: permissions@doc.govt.nz Have you signed your application Post – Post your application and all the required labelled (digitally or attachments to: manually)? Statutory Process Team Private Bag 3072

Navigation



Hints – Use the links through the hints column on the right hand side of the application form



Scroll – Simply use your mouse or keyboard arrows to scroll through the document page-by-page.

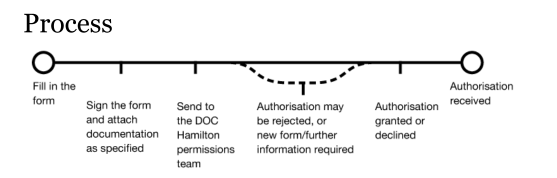
Hamilton 3240

Application checklist

Before you start

You will need to attach evidence of your current Wildlife Act Authorisation.

Please take the timeframes below into consideration when submitting your application



- An application is deemed complete when all information requested has been received.
- Any amendments requested after lodgement may require a new application to be completed resulting in a delay of processing of your application

Applications for proposals of activities are categorised as either standard or complex proposals:

- Please see also the fees section.
- Standard proposals are those activities that are likely to have little or no significant effect on conservation values. See the fee section for information on what fees are likely to apply.
- Complex proposals are those activities likely to have more significant effects, and therefore require careful consideration. See the fee section below for information on what fees are likely to apply.

Consultation

- Consultation is required on most applications. In general iwi have 20 working days to respond to DOC once we make a formal request. If there are considerable iwi values to consider they may request a further 20 working days to respond. If no response is received from iwi within the specified period DOC will continue to process your application, as we may be able to locate relevant information about their interests from other sources.
- For more information please see iwi consultation section.

Contact

Statutory Process Team Private Bag 3072 Hamilton 3240

+64 27 308 8958 permissions@doc.govt.nz



Section A | Authority holder details

Full name of Authorised holder		0	Please provide evidence of your Current Authorisation
Authorisation number		0	Please update your address details if they have changed.
Postal address	Street address (if different from postal)	0	You must provide a New Zealand address for service.
Phone	Website		
Contact person	Role		
Phone	Mobile		
Email			

Section B | Activities

1. Pleas	Purpose for exporting? se provide a brief summary paragraph (100 words or less) here:	Attach your proposal here and label as B.1
2.	Name of the port, aerodrome, or other place from which export is desired?	
3. 3.1.	Samples being sent overseas Please state the name of the person to whom and where it is proposed to send and store the samples. Please be aware that a CITES permit may also be necessary.	If you are unsure about needing a CITES permit, check/confirm here through the DOC
4.	Authorisation term and activity timeframes Authorisation term	website. If you apply for more than 10 years
you v	orisations will be granted for a limited term. Please specify the start and end dates yould like your proposed authorisation to cover and explain why this term is sought. 10 years' or 'July 2015 – March 2015. n:	processing may take longer as longer term impacts will need to be assessed and there may be additional legal requirements.
Rea	son:	See Authorisations and Special Conditions for your information.

Section B (continued) | Activities

5. What is being exported?

Species name and threat classification

Please list the common and scientific name/s and threat classification of all protected species for which the authorisation is sought.

Com	nmon name	Scientific name	NZ threat classification	#Amount	A New Zealand classification
1.		1.	1.	1.	system guide can be found <u>here</u> on the
2.		2.	2.	2.	DOC website.
3.		3.	3.	3.	
4.		4.	4.	4.	
6.	Will samples to overseas?	pe destroyed	Yes	☐ No	
7.		ou agree to return the e relevant lwi if	Yes	No	Please contact your local DOC office to discuss what

is required.

Section E | Consultation

Many applications require consultation with Tāngata whenua (local Māori), and other interested parties. Please attach proof and details of all consultation, including with hapū or iwi, to this application and label as attachment E.

Please attach any additional written expert views, advice or opinions you have obtained concerning your proposal to support the application and label them attachment E.

If you are unsure of any consultation requirements for your proposal, please see the iwi consultation section or contact your local DOC office to discuss what is required.



Section F | Fees

Please note

This section only applies to applications made using Application from 9f.

If you are making an application for non-commercial activity, <u>proceed to</u> <u>declaration</u>.

Processing fees

Section 60B of the Conservation Act contains the statutory provisions regarding processing fees.

The Department recovers all direct and indirect costs to process an application from applicants regardless of whether the application id approved or declined. If at any stage an application is withdrawn, the Department will invoice the applicant for the costs incurred by the Department up to that point.

Standard application fee

The estimated standard application fee is \$400 +GST.

This covers most applications. However if your application is likely to have significant effects, is novel, or spans multiple DOC regions, it will require more careful consideration and may take up to 6 weeks to process and cost approximately \$800 +GST.

Particularly complex applications may incur further costs – you will be sent an estimate of costs in this situation. We will contact you to advise if the fee is more than the estimated standard cost. Applicants are also entitled to request an estimate of costs at any point, but the Department may impose a charge for preparing such an estimate. Estimates are not binding.

PApplicants are required to pay the processing fees within 28 days of receiving an invoice. The Director-General is entitled to recover any unpaid fees as a debt.

Paying fees

The Department will ordinarily invoice the applicant for processing fees after a decision has been made on the application, but in some cases interim invoices will be issued.

Please select your method of payment below.

I have attached a cheque

I have direct credited the DOC account

Please use the Applicant name and permission number (which the permissions team will give to you) as the references.

Department of Conservation

Westpac Bank

Account number: 03 0049 0002808 00

I do not intend to pay the fees at the time of applying and/or I require an

invoice for payment

I have a purchase order/number from an organisation registered with DOC

If you are applying from outside New Zealand we can process a credit card payment – please contact us to request this procedure.

Section F (continued) | Fees

Fee waivers and reductions

The Director-General has discretion to reduce or waive processing fees. You may apply for a fee waiver or reduction if you can provide information to the permissions team about how your application meets at least one of the following criteria.

- The activity will make a direct contribution to management
- The activity will support or contribute to the Department's priority outcomes stated in the Department's Strategic Intentions 2025–2029
- There will be other non-commercial public benefits from the activities covered by the authorisation (if approved)
- Activity covered by the authorisation (other than research, collection or educational
 activities) will make a contribution to the management of, or the public interest in, the
 lands that are covered by the authorisation

The Department may obtain further information either from the applicant or from any other relevant source in order to process the application. The applicant will be advised of any information obtained from other sources. The cost of obtaining such information will be charged to and recovered from the applicant. The applicant will be informed as soon as practicable from receipt of the application if further information is required before this application form can be fully processed by the Department.

Terms and conditions: Account with the Department of Conservation			
Have you held an account with the Department before?	Yes	No	
If yes , under what name?			

Terms and conditions: Account with the Department of Conservation

- 1. I/We agree that the Department of Conservation can provide my details to the Department's Credit Checking Agency to enable it to conduct a full credit check.
- I/We agree that any change which affects the trading address, legal entity, structure of
 management or control of the applicant's company (as detailed in this application) will
 be notified in writing to the Department of Conservation within 7 days of that change
 becoming effective.
- 3. I/We agree to notify the Department of Conservation of any disputed charges within 14 days of the date of the invoice.
- 4. I/We agree to fully pay the Department of Conservation for any invoice received on or before the due date.
- 5. I/We agree to pay all costs incurred (including interest, legal costs and debt recovery fees) to recover any money owing on this account.
- 6. I/We agree that the credit account provided by the Department of Conservation may be withdrawn by the Department of Conservation, if any terms and conditions of the credit account are not met.
- **7.** I/We agree that the Department of Conservation can provide my details to the Department's Debt Collection Agency in the event of non-payment of payable fees.

Department's

Strategic
Intentions 2025—
2029 for the
priority
outcomes.

Section F (continued) | Fees

Reduction in fees for exceeding processing timeframe

If the Department fails to meet its own processing timeframes the estimate of fees will be reduced at a rate of 1% per day late, up to a maximum of 50% of the total processing fee. The reduction will not apply if the Applicant's actions have delayed the process.

Additional Fees

You may also be required to pay additional fees. These may include:

- Annual management fee to cover administration time; and/or
- Monitoring fee to cover the cost of monitoring the effects of your activity.

Please contact the
Permissions team to
discuss whether these
fees apply.



Section G | **Declaration**

I certify that the information provided on the additional forms and information is to the business (applicant)		An Authorisation may be varied or revoked if the
oignatare (applicant)		information given in this application contains
		inaccuracies.
This application is made pursuant to Section/s Wildlife Act 1953 [and (where applicable) Sect Reserves Act 1977; and/or Section/s 5; 13; 14 38 of the Conservation Act].	tion/s 22; 49; 50; 51; 57; and/or 59 of the	
Applicants should familiarise themselves with 1953, the Conservation Act 1987, the Reserve relating to authorisations.	•	
The purpose of collecting this information is to application. The Department will not use this in purpose.		
Applicants should be aware that provisions of some or all information in this application be p		
For Departmental use		
Credit check undertaken?	Yes No	
Comments		
Signed	Name	
Approved	Name	! Approval is to be by
		a Tier 4 Manager or above.