

Form F Land owner consent form for an archaeological authority Heritage New Zealand Pouhere Taonga Act 2014

This form is for an application to provide land owner consent for an activity to be carried out under an archaeological authority that has already been granted. Note that obtaining consent of all land owners is a legal requirement for all applications made under section 44 and 56 i.e. general (including minor effects), exploratory and scientific applications). Land owner consent isn't a legal requirement for applications made under subpart 3 (i.e. emergency applications). For exploratory applications, consent from the occupier must also be obtained when the occupier is different from the land owner.

No activity which the archaeological authority was granted for can commence until all land owner consents have been obtained and notified to Heritage New Zealand Pouhere Taonga. All owners of the relevant land must give their consent to the work being undertaken on their land.

Submit your application online at www.heritage.org.nz/archaeology/archaeological-authorities. Please do not email it.

- Download the form and save it to your computer before filling it out to avoid losing information from the form.
- Emails have a 10MB size limit.

Authority number			
Location of activity			
Authority holder			
I (please print name)			acknowledge:
1) that I have read an	d understood the description of prog	osed activity included in t	the archaeological authority and
	nd understood the description of prop l accept any implications the activity		
I acknowledge and		may have on me and my la	and
I acknowledge and2) that I have been c	l accept any implications the activity	may have on me and my la vity and give my consent to	and o the activity being carried out
 I acknowledge and that I have been c that I have read an 	l accept any implications the activity on sulted regarding the proposed activity	may have on me and my la vity and give my consent to	and o the activity being carried out
 I acknowledge and that I have been c that I have read an 	l accept any implications the activity onsulted regarding the proposed activ nd understood the information on leg	may have on me and my la vity and give my consent to	and o the activity being carried out
 I acknowledge and that I have been c that I have read an provided in the at 	accept any implications the activity is onsulted regarding the proposed activity in a understood the information on leg sached information sheet.	may have on me and my la vity and give my consent to	and o the activity being carried out
 I acknowledge and that I have been c that I have read an 	accept any implications the activity of onsulted regarding the proposed activity of understood the information on leg tached information sheet.	may have on me and my la vity and give my consent to	and o the activity being carried out
 I acknowledge and that I have been c that I have read an provided in the at Signatur 	accept any implications the activity is onsulted regarding the proposed activity in a understood the information on leg sached information sheet.	may have on me and my la vity and give my consent to al responsibilities concern	and o the activity being carried out
I acknowledge and 2) that I have been c 3) that I have read an provided in the at Signatur of land owne (or authorised agen	accept any implications the activity is onsulted regarding the proposed activity in a understood the information on leg sached information sheet.	may have on me and my la vity and give my consent to al responsibilities concern	and o the activity being carried out ing archaeological material
I acknowledge and 2) that I have been c 3) that I have read an provided in the at Signatur of land owne (or authorised agen Signature of occupie	accept any implications the activity is onsulted regarding the proposed activity in a understood the information on leg cached information sheet.	may have on me and my la vity and give my consent to al responsibilities concern	and o the activity being carried out ing archaeological material
I acknowledge and 2) that I have been c 3) that I have read an provided in the at Signatur of land owne (or authorised agen Signature of occupie (or authorised agen	accept any implications the activity is onsulted regarding the proposed activity in a understood the information on leg cached information sheet.	may have on me and my la vity and give my consent to al responsibilities concern	and o the activity being carried out ing archaeological material
I acknowledge and 2) that I have been c 3) that I have read an provided in the at Signatur of land owne (or authorised agen Signature of occupie	accept any implications the activity is onsulted regarding the proposed activity in a understood the information on leg sached information sheet.	may have on me and my la vity and give my consent to al responsibilities concern	and o the activity being carried out ing archaeological material

INFORMATION SHEET

Legal responsibilities concerning archaeological material

- Archaeological material includes any material removed from an archaeological site. This can mean artefacts, faunal material, botanical material and environmental material.
- The conditions provided in an archaeological authority may require that analysis be undertaken on any archaeological material found. Once analysis is completed the long-term management and final repository of the material must be considered.
- When considering ownership, archaeological material can be classed as either:
 - taonga tuturu:
 - 1) once found, the Crown assumes ownership
 - 2) taonga tuturu are defined in the Protected Objects Act 1975 as any artefact removed from an archaeological site that:
 - a) relates to Maori culture, history, or society, and;
 - b) was or appears to have been manufactured or modified in New Zealand by Maori, or brought into New Zealand by Maori, or used by Maori, and;
 - c) is more than 50 years old
 - 3) the legislation relating to taonga tuturu is managed by the Ministry for Culture and Heritage. For further information please visit the Ministry's website at http://www.mch.govt.nz/nz-identity-heritage/protected-objects
 - other material (not taonga tuturu):
 - 1) property of the land owner at the time the material was recovered
 - 2) this includes any artefacts that don't fall within the definition of taonga tuturu, as well as faunal material, botanical material and environmental material.

QUESTIONS and SUBMISSION OF APPLICATION

If you have questions or need some advice about your authority application, please get in touch with your nearest Heritage New Zealand Pouhere Taonga office.

All authority applications are uploaded via our website as described below. Please do not email your application.

Region	Use the following contact details for general correspondence:	Submitting your application Please do not email it	
Northland	09 407 0470 ArchaeologistNA@heritage.org.nz	 Submit your application and any related documents via our website: Go to www.heritage.org.nz Go to the archaeological authorities page In the yellow section, select the kind of application you are making Click Submit application Complete the popup form, and load your application and any accompanying documents when prompted Check the Privacy box and click 	
Auckland, Hauraki, Thames-Coromandel	09 307 9923 ArchaeologistMN@heritage.org.nz		
Bay of Plenty, Waikato, Gisborne	07 577 4535 ArchaeologistLN@heritage.org.nz		
Taranaki, Manawatū- Wanganui, Tasman, Nelson, Marlborough	04 494 8323 Archaeologist1CR@heritage.org.nz		
Chatham Islands, Hawke's Bay, Wellington	04 494 8324 Archaeologist2CR@heritage.org.nz		
West Coast, Canterbury	03 363 1884 ArchaeologistCW@heritage.org.nz	 Next An email will confirm submission including the authority application 	
Otago, Southland	03 470 2364 ArchaeologistOS@heritage.org.nz	number.	