Guide A
Application for a general archaeological authority
Including for a site where the effect will be no more than minor

This guide details the information you need to supply when completing each section of Form A.

FAQ’s
Have I picked the correct form?
Form A is the correct form for you if you can answer yes to any of the following:

1. is there the chance that your proposed activity may affect an archaeological site?
   a. includes modification OR destruction of the site
   b. includes part of OR all of the site
   c. the site does not need to have been recorded or entered on the New Zealand Heritage List

2. do you think that the effect on the site will be no more than minor?
   a. for example, a proposed driveway will clip the side of an archaeological site, affecting only a very small portion of the site
   b. in these cases the archaeological site must be recorded (i.e. the site must be known to be present not just suspected, and it must have been recorded in the national inventory of archaeological sites, i.e. the New Zealand Archaeological Association’s site recording scheme).

What happens once we receive your application?
We’ll let you know whether your application has been accepted or not within five working days from the date we received it. If it’s not accepted, we’ll return your application along with a letter explaining the reasons.

If accepted, we’ll let you know whether your application has been granted within the following 20 to 40 working days. The time varies depending on the complexity of the application and/or the impact of the proposed activity on Maori or Moriori (Chatham Islands) values. This time frame will be stated in the acceptance letter.

How does this guide work?
Each section corresponds to the same section in Form A. The sections that haven’t been included in this guide have been left out because there was no additional information to share.

If you have any questions, feel free to contact the Heritage New Zealand Pouhere Taonga office located in the region in which the activity you are applying for is located (see contact details at the end of this guide).
SECTION 1: APPLICATION DETAILS

1.1 Applicant’s contact details

The applicant can be a person’s name or an organisation’s name, though if you put an organisation’s name you will also need to write the name of the person from that organisation that we can contact if needed in the Attn box. More than one party can apply for an authority. Once your application has been processed, it will be issued in the name you write here. This means that the person or organisation will hold the legal responsibility for complying with any conditions issued.

1.3 Location details

This section is where you provide the details of the location of the activity for which you are applying: the address (or location if no street address exists), the legal description (which you can obtain from either the local authority, rating information or LIM report), and the local authority that covers this location (e.g. Dunedin City Council).

1.4 Details of archaeological site to be affected

If your proposed activity may affect a known archaeological site, this site should be recorded in the New Zealand Archaeological Association’s (NZAA) site recording scheme. This section of the form is where you include the information about this site (or sites). This information can be provided by your project archaeologist or the relevant NZAA site record.

For a minor effects application you must have a recorded archaeological site and the site record form must have been updated recently. To get a copy of a site record, go to [www.archsite.org.nz](http://www.archsite.org.nz)

1.5 Does the land lie within a statutory acknowledgement area or customary marine title?

Statutory acknowledgements are statements in Treaty of Waitangi settlements between the Crown and tangata whenua. A statutory acknowledgement is a way for the Crown to formally acknowledge the statements made by iwi of the particular cultural, spiritual, historical and traditional association of the iwi within the statutory area.

Statutory acknowledgements are only given over Crown-owned land. Unless they relate to bodies of water, in which case the acknowledgement applies to the whole lake, river or wetland, except any part of the bed not in Crown ownership or control.

The locations of statutory areas are shown on Survey Office (SO) plans and copies are held by the relevant local authorities and are also available at LINZ (see their website for further information).

Customary marine title is defined in the Marine and Coastal Area (Takutai Moana) Act 2011 as ‘customary interests’ established by an applicant group and recognised by either a customary marine title order or an agreement. Customary marine title exists in a specified area of the common marine and coastal area if the applicant group holds the specified area in accordance with tikanga, and has exclusively used and occupied it from 1840 to the present day or received it, at any time after 1840, through a customary transfer.

There are only a small number of customary marine titles currently in existence in New Zealand. Where one exists, this information will be captured on the land title which can be obtained from LINZ (see their website for further information).

1.7 Description of proposed activity

Note that buildings and structures constructed before 1900 are included in the Act’s definition of an archaeological site. The definitions are:

- a building is defined as a structure that is temporary or permanent, moveable or not, fixed to land and intended for occupation by people, animals, machinery or chattel
- a structure is defined as a thing made by people, moveable or not, fixed to the land, and includes equipment or machinery.
1.8 Heritage New Zealand encourages avoiding or protecting the archaeological site as a first option. State the ways in which you have explored options for avoiding or protecting the archaeological site. If avoidance is not possible, explain why this is the case and how the impacts will be offset.

The purpose of the Heritage New Zealand Pouhere Taonga Act 2014 is “to promote the identification, protection, preservation and conservation of the historical and cultural heritage of New Zealand”. We therefore need to know what efforts you have made to explore alternative plans in order to avoid or protect the site. An example of this could be redirecting a roadway to avoid impact to the site, or leaving a reserve contribution encompassing the site in order to protect it long term, or ensuring that your house is built on pole foundations instead of a concrete slab in order to minimise damage to the site. These efforts are what we are referring to when we ask how the “impacts will be offset”. In other words, what action has been carried out to lessen the impact of the activity on the site.

Offsetting of impacts can also relate to the values of the archaeological site, for example the erection of a pou or interpretation panel to provide information and recognition of the site.

1.9 Do any of the following apply to this area? NZ Heritage List/Rarangi Korero entry (previously the NZ Historic Places Trust Register), covenant or Heritage Order, scheduled on district plan, reserve status or other?

You can find out whether your activity is being carried out on land relevant to any of the above listed items, by checking the following sources:

- to find out whether the property under application is an entry on the NZ Heritage List/Rarangi Korero, check our website [www.heritage.org.nz](http://www.heritage.org.nz) or contact the Heritage New Zealand Pouhere Taonga office located in the region in which the activity you are applying for is located (see contact details at the end of this guide)
- to find out whether the property under application is subject to a heritage covenant or heritage order, check the land title
- to find out whether the property under application is scheduled in the District plan, contact your local Council office
- to find out whether the property under application is subject to reserve status, contact your local Council office.
SECTION 2: CONSULTATION

This section addresses the requirement to consult with tangata whenua or Moriori (Chatham Islands), land owners and any other person that might be affected.

The Heritage New Zealand Pouhere Taonga Act 2014 (section 46) states that authority applications must include:

- “the name of the owner of the relevant land, if the applicant is not the owner of the land; and
- proof of consent, if the owner has consented to the proposed activity; and
- a statement as to whether consultation with tangata whenua, the owner of the relevant land (if the applicant is not the owner), or any other person likely to be affected –
  - has taken place, with details of the consultation, including the names of the parties and the tenor of the views expressed; or
  - has not taken place, with the reasons why consultation has not occurred”.

2.2 Consultation with tangata whenua or Moriori (Chatham Islands)

This section addresses the requirement to consult with tangata whenua (or Moriori if your activity is taking place on the Chatham Islands).

2.3 Consultation with land owner (if not the applicant)

As above, this section addresses consultation, but this time with the land owner. If the land owner is the same as the person or organisation applying for the authority, this section doesn’t need to be filled in.

2.4 Consultation with any other person likely to be affected (where relevant)

As with the last two sections, this addresses consultation. Examples of other parties that might be affected include heritage groups, community groups, local residents or businesses. It’s important to keep in mind that even though these parties might be affected by your activity, they may not be eligible to appeal the authority decision. Once an authority is issued, a 15 working day appeal period begins (plus three working days if the authority is posted to any party), during which work cannot start.

So who can appeal? Only ‘directly affected parties’ can appeal, which have been defined by the Environment Court as:

- “any person with a proprietorial interest in the land,
- the applicant for the authority that is the subject of the appeal,
- tangata whenua or Moriori (Chatham Islands) who are linked to the site through their ancestry, or
- other persons without a proprietorial interest in the land such as children and grandchildren being directly affected by a proposal to dig up a grandparents grave”.

SECTIONS THREE AND FOUR DO NOT NEED TO BE FILLED OUT IF YOU CONSIDER THAT YOUR ACTIVITY WILL HAVE AN EFFECT NO MORE THAN MINOR ON THE RECORDED ARCHAEOLOGICAL SITE
SECTION 3: ACCOMPANYING INFORMATION

3.1 Are there any historic heritage values (other than archaeological) affected by the proposed activity?

The Act (section 46) requires that not only are archaeological and Maori (or Moriori for Chatham Islands) values considered, but also “other values of the archaeological site in the detail that is appropriate to the scale and significance of the proposed activity and the proposed modification or destruction of the archaeological site; and the effect of the proposed activity on those values”.

These values could include historical, architectural, technological, cultural (other than Maori or Moriori cultural values which are considered in another part of the application), aesthetic, scientific, social, spiritual and traditional.

All that is needed here is a brief indication of which other values will be affected. The detail of these values will be included by your project archaeologist in their archaeological assessment report.

3.2 An archaeological assessment report must accompany this application

The Act (Section 46) lists the following as information that needs to be provided as part of your application: a description of the archaeological site, a description of the activity you want to undertake, and an assessment of the archaeological (and other) values of the site and the effect of your activity on these values. This information is best provided in the form of an archaeological assessment report written by your project archaeologist.

For more information on what should be included in the archaeological assessment report, refer to our guideline for writing archaeological assessments, and the associated template (see www.heritage.org.nz).

3.3 A research strategy must accompany this application if the archaeological assessment report recommends an investigation (s52(2) of the Heritage New Zealand Pouhere Taonga Act 2014)

This section is relevant when your activity will impact on a site where “significant information in relation to the historical and cultural heritage of New Zealand” could be uncovered (Section 52(2) of the Act). Your project archaeologist is best placed to make this decision.

Refer to our guideline for writing research strategies (see www.heritage.org.nz) for more information on what it is to include.

3.4. A site instruction or management plan may need to accompany this application if the proposed activity is complex and/or involves several different parties to carry out the work and/or covers a large area and/or is for the demolition of a pre-1900 building

Your project archaeologist should be able to give a steer on whether one of these documents will be needed as part of your application, but if in doubt you can check with the Heritage New Zealand Pouhere Taonga office located in the region in which the activity you are applying for is located (see contact details at the end of this guide). As a rough indication:

- no need for site instruction or management plan –
  - activities that cover a very small area, are simple in nature and/or involve only one or two different parties to carry out the work
  - for example, the installation of an in-ground water tank which will require the excavation of a 2mx2mx5m hole, which is undertaken by one contractor

- require site instruction –
  - activities that are moderately complex or cover a middling area of land or involve several different parties to carry out the work
  - for example, the creation of a residential dwelling including the installation of services and the creation of a driveway, which will involve a fair amount of earthworks across the moderately-sized property and involve 3 different contracting firms to complete

- require management plan –
  - activities that are complex or cover a large area or involve many different parties to carry out the work
  - for example, the creation of a new motorway or a 30-lot subdivision
  - demolition of a pre-1900 building.
A site instruction can include the following:

- areas where the archaeologist must be present
- on-site briefing by project archaeologist for contractors about the archaeological work required and how to identify archaeological sites during works
- the responsibilities of contractors with regard to notification of the discovery of archaeological evidence, and
- emergency contact details for project archaeologist, Heritage New Zealand Regional Archaeologist and Maori or Moriori (Chatham Islands).

A management plan can include the following:

- methods to protect any archaeological sites or features
- procedures for any archaeological investigation or recording of archaeological information
- the role, responsibility and level of authority of the approved archaeologist
- timeframes for archaeological work
- protocols for the unexpected discovery of archaeological material
- on-site briefing by project archaeologist for contractors about the archaeological work required and how to identify archaeological sites during works
- the responsibilities of contractors with regard to notification of the discovery of archaeological evidence
- requirements for stand down periods to enable archaeological work
- mechanisms for dispute resolution, and
- emergency contact details for the project archaeologist, Heritage New Zealand Regional Archaeologist and Maori or Moriori (Chatham Islands).

This document is to be kept on site during works, and made available to all contractors and consultants working on the project. It will provide a set of instructions to follow should archaeological material be found when the project archaeologist is not on site, and also to let all parties know of the planned day-to-day activities that may affect archaeological sites. It will also let everyone know where archaeological material might be present and when the archaeologist needs to be on site (i.e. which areas the archaeologist needs to be present during works).

SECTION 4: MAORI OR MORIORI (CHATHAM ISLANDS) VALUES

This section only relates to you if your application might affect a site of interest to Maori or Moriori (Chatham Islands).

In addition to the consultation details provided earlier in the application, you also need to provide an assessment of the Maori or Moriori (Chatham Islands) values of the archaeological site and the effect of your activity on those values. As explained in the application form, this information may take the form of a values statement or an assessment provided by Maori or Moriori (Chatham Islands). It must be appropriate to the scale and significance of the proposed activity and the impact on the site and can include information prepared for an associated resource consent if it addresses Maori or Moriori (Chatham Islands) cultural values.

Please note whether the archaeological assessment has been shared with Maori or Moriori (Chatham Islands). It is highly recommended that you do this to make sure all information has been shared with and understood by all parties.
SECTION 5: CONSENT OF LAND OWNER

Land owner consent is needed for all types of archaeological authorities (except for emergency applications made under subpart 3). If your activity is situated on land owned by more than one party, consent is required from all parties before work can begin. This consent doesn’t have to be provided with the application however it must be provided to us before you can start work.

It is ok if the land owner isn’t able to sign the application form. In these cases, a letter or email from them will be fine, however make sure it makes specific reference to the authority application, to your activity and their approval for it to go ahead on their land.

Three statements are made above the signature, the third of which refers to the land owner’s legal responsibilities concerning any archaeological material found on their land. 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](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.

Note that an authorised agent is a person who can legally act on your behalf for example power of attorney.

FORM E: APPLICATION FOR APPROVAL (OR CHANGE) OF A PERSON TO UNDERTAKE AN ACTIVITY UNDER THE AUTHORITY

It is not essential that Form E is completed along with your application for an archaeological authority. Your authority can be issued without having an approved person on board. However the majority of authorities have conditions that require the input of an approved person. As this approval has a 15 working day (plus three working days if the authority is posted to any party) appeal period during which no works can be carried out, it is prudent to cover off your nominated person approval at the same time as your authority so you only have one appeal period to manage and less delays to factor into your work schedule.

Section 1: Details of nominated person

These are the details of your nominated person, in other words the consultant who has been contracted to carry out any archaeological work required. A list of available archaeological consultants can be found at [www.archaeology.nz](http://www.archaeology.nz). Inclusion on this list does not necessarily mean that we approve them for your activity. We consider each application to approve a person on an individual case by case basis, taking into account the person under application (their skills, experience and access to appropriate cultural support) and the activity that is proposed. Be aware that some projects may require specialist skills (for example archaeological buildings recording) so it is wise to ensure that the person you choose has the right skills for the job.

Refer to our s45 guideline (see [www.heritage.org.nz](http://www.heritage.org.nz)) for more information on what is considered during this approval process.
This office covers the following areas:
Far North, Kaipara, Whangarei
Level 1, 62 Kerikeri Road, Kerikeri 0245
PO Box 836, Kerikeri 0245
Phone (09) 407 0470, Fax (09) 407 3454
Archaeological authority application forms are to be sent to: applicationNA@heritage.org.nz

Archaeologist contact details:
Phone: (09) 407 0473
Email: ArchaeologistNA@heritage.org.nz

This office covers the following areas:
Auckland, Hauraki, Thames Coromandel
Level 2, Premier Buildings,
2 Durham Street East, Auckland 1143
PO Box 105-291, Auckland 1143
Phone (09) 307 9920, Fax (09) 303 4428
Archaeological authority application forms are to be sent to: applicationMN@heritage.org.nz

Archaeologist contact details:
Phone: (09) 307 9923, 027 292 1445,
Email: ArchaeologistMN@heritage.org.nz;
OR Phone: (09) 307 9924
Email: AsstArchaeologistMN@heritage.org.nz

This office covers the following areas:
Bay of Plenty, Gisborne, Hamilton, Kawerau, Matamata-Piako, Opoiti, Otorohanga, Rotorua, South Waikato, Taupo, Tauranga, Waikato, Waipa, Waitomo, Western Bay of Plenty, Whakatane
Level 1, 28 Wharf Street, Tauranga 3141
PO Box 13339, Tauranga 3141
Phone (07) 577 4530, Fax (07) 578 1141
Archaeological authority application forms are to be sent to: applicationLN@heritage.org.nz

Archaeologist contact details:
Phone: (07) 577 4535, 027 292 1588
Email: ArchaeologistLN@heritage.org.nz;
OR Phone: (07) 577 4534
Email: AsstArchaeologistLN@heritage.org.nz

This office covers the following areas:
1) Chatham Islands, Horowhenua, Kapiti Coast, Manawatu, New Plymouth, Palmerston North, Porirua, Rangitikei, Ruapehu, South Taranaki, Stratford, Wanganui, Wellington;
2) Carterton, Central Hawkes Bay, Hastings, Hutt, Marlborough, Masterton, Napier, Nelson, South Wairarapa, Tararua, Tasman, Upper Hutt, Wairarua
Level 7, Alan Burns House, 69-71 Boulcott Street, Wellington 6011.
PO Box 2629, Wellington 6140
Phone (04) 494 8320, Fax (04) 802 5180
Archaeological authority application forms are to be sent to: 1) applicationCW@heritage.org.nz or 2) applicationCE@heritage.org.nz

Archaeologist contact details:
1) Phone: (04) 494 8324, 027 293 7163
Email: Archaeologist2CR@heritage.org.nz;
2) Phone: (04) 494 8323, 027 217 8903,
Email: Archaeologist1CR@heritage.org.nz

This office covers the following areas:
Ashburton, Buller, Christchurch, Grey, Hurunui, Kaikoura, Mackenzie, Selwyn, Timaru, Waimakariri, Waimate, Westland
64 Gloucester Street, Christchurch 8013; PO Box 4403, Christchurch 8140; Phone (03) 363 1880, Fax (03) 374 2433
Archaeological authority application forms are to be sent to: applicationSR@heritage.org.nz

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Email: Archaeologist2CR@heritage.org.nz
2) Phone: (03) 494 8323, 027 217 8903,
Email: Archaeologist1CR@heritage.org.nz

This office covers the following areas:
Central Otago, Clutha, Dunedin, Gore, Invercargill, Queenstown-Lakes, Southland, Waitaki
Level 4, 109 Princes Street, Dunedin 9058
PO Box 5467, Dunedin 9058
Phone (03) 477 9871, Fax (03) 477 3893
Archaeological authority application forms are to be sent to: applicationOS@heritage.org.nz

Archaeologist contact details:
Phone: (03) 470 2364, 027 240 8715
Email: ArchaeologistOS@heritage.org.nz

This office covers the following areas:
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