



Office of Environment and Heritage

Skin Dealer (Kangaroo) Licence

Biodiversity Conservation Act 2016

Licence Conditions

1. For the purpose of this licence and conditions, the term:
 - a) 'OEH' means: the Office of Environment and Heritage (NSW)
 - b) 'kangaroo' means: both kangaroos and wallaroos (in the singular and plural)
 - c) 'licensee' means: the person/s or company named in this licence as the Skin Dealer
 - d) 'registered premise' means: a premise in NSW registered by OEH for the temporary storage or processing of kangaroo carcasses
 - e) 'sell' means: to sell, to offer for sale, to supply and to send forward or deliver for sale
 - f) 'skin' means: the whole or part of the skin of a kangaroo
 - g) 'processing' in relation to skins means treatment other than flint drying, freezing or dry salting of skins.
2. The licensee must only purchase kangaroo skins from the holder of a current Fauna Dealer (Wholesaler) or Skin Dealer (Kangaroo) licence.
3. The licensee must only process or store kangaroo skins at a registered premise.
4. The licensee must not purchase or possess any kangaroo skin that does not have a commercial tag attached.
5. The licensee must not remove or cause to be removed a commercial tag from any kangaroo skin until immediately prior to processing.
6. In relation to record keeping, the licensee must:
 - i. record each transaction relating to kangaroos immediately upon completion
 - ii. keep at each premise registered to the licensee true and accurate records in the form provided by OEH
 - iii. make these records available for inspection by an authorised officer of OEH whenever requested
 - iv. provide to OEH at Reply Paid 2111 Dubbo NSW 2830, within 10 days from the end of each month, one true and accurate return on the form provided by the OEH.
Where no kangaroos are purchased, processed or sold, a NIL return must be provided.