



The following standard licence conditions are effective 8 August 2018.

## Licence conditions

1. For the purposes of this licence the term:
  - a. NPWS means: the NSW National Parks and Wildlife Service.
  - b. Property means: the place identified as the nominated property on this licence.
  - c. Licensee means: the person named as the licensee on this licence.
  - d. Associate means: a person undertaking activities authorised under this licence with the consent of the licensee.
  - e. Harm animals means: kill, injure or capture the animal, but does not include harm by changing the habitat of an animal.
  - f. Pouch young means: any young animal found within the pouch, regardless of its stage of development.
2. The licensee must keep records of the full name and firearms licence or permit number of all associates, and must produce the records upon request to NPWS.
3. The licensee must ensure that a copy of this licence is provided to all associates.
4. The licensee must ensure that all associates are provided with the National Code of Practice for the Humane Shooting of Kangaroos and Wallabies for Non-commercial Purposes.
5. The licensee and all associates must carry this licence whilst harming animals or whilst in the possession of carcasses, and produce the licence upon request to NPWS.
6. All kangaroos including dependent young (i.e. pouch young, young at foot) must be harmed in accordance with the National Code of Practice for the Humane Shooting of Kangaroos and Wallabies for Non-commercial Purposes.
7. This licence only authorises harm to the number of animals of each species stated on this licence. The dependent young of animals harmed under this licence do not count towards the licence quota.
8. The licensee or an associate shall notify NPWS within 24 hours if a species not stated by this licence is harmed.
9. Animals or animal parts taken under this licence must not be sold, swapped or traded by either the licensee or an associate.
10. The licensee must keep a true and accurate record of the species and number of animals harmed under this licence. The record sheet provided by NPWS with this licence may be used for this purpose. The records must be produced for inspection upon request by NPWS.
11. For reporting purposes, the licensee must ensure that information relating to the species and number of animals harmed is obtained from all associates.
12. The licensee must provide the issuing NPWS office with accurate and up to date records of all animals harmed under this licence within seven days of the expiry of this licence. Records may be provided by telephone or on the record sheet provided with this licence. Licence variations, extensions or new licences may not be granted unless record sheets have been provided.
13. Any persons authorised to shoot animals under this licence must:
  - a. have a valid and current firearms licence
  - b. comply with the provisions of the *Firearms Act 1996* at all times
  - c. only use a category A or B firearm for this purpose
  - d. inform the issuing NPWS office immediately if their firearms licence is suspended or revoked.
14. This licence does not authorise any person to shoot animals during any period in which their firearms licence is suspended or revoked.
15. The licensee must provide reasonable access to the property specified in this licence for inspection by NPWS.
16. This licence is not transferrable to another person or property.

## Information

Under section 2.14 of the *Biodiversity Conservation Act 2016* it is an offence to contravene or fail to comply with a condition of this licence.

It is the licence holder's responsibility to ensure they are familiar with any other statutory or regulatory provisions relevant to this licence such as local council requirements, the NSW *Firearms Act 1996* and *Prevention of Cruelty to Animals Act 1979*.