Guidelines for Disinterment Licence Applications

1.0 Introduction

1.1 The Minister of Health's powers to issue disinterment licences under section 51, Burial and Cremation Act 1964 ("the Act") have been delegated to the Director of Public Health. Section 51 of the Act provides that:

It shall not be lawful to remove from its burial place any body, or the remains of any body, buried in any cemetery, Māori burial ground, or other burial ground, or place of burial, without licence under the hand of the Minister and except in accordance with such conditions as he may prescribe.

1.2 Because the Act does not specify an administrative procedure for making an application and for the issue of a licence for disinterment, the Ministry of Health ("the Ministry") has developed the following guidelines to assist in assessing applications consistently and transparently.

2.0 Applications for disinterment licences

- 2.1 An application form for the applicants to complete when applying for a licence for disinterment is attached. Applications must be in writing and are usually made by:
 - person(s) related to the deceased;
 - the executor of the will of the deceased;
 - a funeral director acting on behalf of either of the above;
 - an iwi/Māori authority acting on behalf of the close relatives; or
 - a person acting for the family.
- 2.2 Applications should be submitted to the applicant's local District Health Board ("DHB") public health unit addressed to the health protection officer, who will assess the application and forward it, together with a report and recommendations, to the Director of Public Health, Ministry of Health, PO Box 5013, Wellington. If the proposed disinterment is urgent, details of the disinterment may be e-mailed or faxed to the applicant's local DHB public health unit.
- 2.3 Remittance advice showing the licence fee has been paid (see clause 3.5) and all supporting papers (see clauses 3.1 to 3.4) must accompany the application.
- 2.4 Please note that it is not usual to issue licences between one month and one year after burial because of decomposition during this period. If a body has been embalmed, this limitation may not apply, depending on the drainage of the site, likely state of the casket and recommendation of the health protection officer. Applications to disinter within one month of interment may be deferred if the deceased died of an infectious disease.
- 2.5 A licence is normally issued three working days after receipt by the Ministry of a complete application. Unless otherwise indicated, the licence is issued to the applicant and copied to the local DHB public health unit health protection officer who reported on the application.
- 2.6 These guidelines are to assist the Ministry, health protection officers, and applicants. Application of the guidelines may depend on the circumstances of an individual application.

3.0 Disinterment application requirements

- 3.1 Assessment of the application by a health protection officer. The health protection officer will assess the submitted documentation to ensure that it is complete, review the application and prepare a report for the Ministry.
- 3.2 Next of kin of the deceased: Before a disinterment licence is issued, the wishes of all next of kin (eg, spouse, parent(s)' children, sibling(s), guardian(s)) must be confirmed in writing. Each family or whānau member is required to:
 - indicate their consent (or otherwise); and
 - note their respective relationship with the deceased.

Any given authority for a person to speak for other next of kin must be specified in writing and signed by the person giving the authority.

The Ministry usually only approves applications for disinterment licences where there is absolute agreement among next of kin. Where there is no absolute agreement, the Ministry will not act as a negotiator.

For disinterments from an Urupa, the consent of the Trustees of the Urupa should be included. Consent from the Kaumatua/Kuia of the Urupa should be included after the consent of the Trustees has been obtained. . If the remains are to be re-interred in another Urupa, the consent of the Trustees and Kaumatua/Kuia of that Urupa should also be shown.

For Pacific families, an elder may have authority to speak on behalf of the deceased, even though the elder may not be a close relative of the deceased. A representative nominated in writing by the extended family is acceptable.

- 3.3 Reason for the disinterment: The application must state the reason for the disinterment. Examples of reasons may include cultural reasons, burial in the wrong plot, relatives who have moved to another area, or mental anguish. Each reason will be assessed on its own merits. Frivolous reasons will not be accepted.
- 3.4 Cause of death: The original certificate of death or a certified copy (eg countersigned as a true and accurate copy by a Justice of the Peace or a health protection officer) is required with each application, so that the cause of death and other details can be confirmed to assist with determining the licence application. In cases where a death certificate cannot be obtained in time to submit with the application (eg the certificate has not yet been issued), the Ministry will accept a statement from the cemetery or burial ground authority identifying where the deceased is buried and a statement describing the cause of death.
- 3.5 Licence fee: A \$90.00 fee (including GST) made payable to the Ministry of Health is required for each licence applied for. Usually one licence is required for each body that is to be disinterred, although exceptions would include a common grave. The fee may be waived where special reasons make it appropriate to do so (for example compassionate or hardship grounds). Any request for a waiver should be supported by documentary evidence of hardship or alternative justification. Payments for Disinterment License Fees are to be made by Direct Credit / online banking / bank deposit to the Ministry of Health's bank account: Westpac account 03-0049-0001805-00. The payer must include details in the online payment reference fields as follows: [name of payer] / Disinter Lic / [surname and initials of deceased] When payment has been made, the payer or public health unit handling the application should email details of the remittance advice to receivables@moh.govt.nz and include the details with the application for licence.

3.6 Application to be made under oath: The licence application must include a sworn statement from the applicant that the information contained within it is true and correct, and be witnessed by a Justice of the Peace, serving Police Officer of Court official. An example of statutory declaration is attached.

4.0 Supervision of Disinterments

- 4.1 Disinterment occurs whenever a casket (or body) is uncovered, even if only partially uncovered. A health protection officer must supervise the disinterment unless that requirement is specifically waived in the issued licence. Supervision of the disinterment by a health protection officer is to ensure that the disinterment is carried out with due respect to the deceased and in a sanitary manner so as to prevent any public health risk arising or any offence being created to the body and any family/next of kin that may be present. The licence will be copied to the health protection officer to whom the application was first lodged.
- 4.2 The person(s) undertaking the disinterment are responsible for ensuring that the disinterment is legally, safely and properly carried out, with decency and due respect to the deceased and adjacent burial sites.
- 4.3 WorkSafe New Zealand has published good practice guidelines for excavations that provide practical guidance to manage excavation health and safety risks. The Excavation Safety Good Practice Guidelines' can be found at http://construction.worksafe.govt.nz/guides/excavation-safety/#03-managing-risks

5.0 Registrar to be notified when body removed or disposed of

5.1 Where the body is not returned to the same plot, the licence holder must give full details as to where and how the body was disposed of to the Registrar for Births, Deaths, and Marriages at the Department of Internal Affairs (as required by section 51 of the Births, Deaths, Marriages and Relationships Registration Act 1995).

Annex 1: Application for Disinterment Licence

Application for Disinterment Licence

This application form must accompany all applications for a disinterment licence and is to be sent to the health protection officer at the District Health Board public health unit. Also ensure the following are included with the application form:

- Original certificate of death or a certified copy (eg countersigned as a true and accurate copy by a Justice of the Peace or a health protection officer)
- Declaration of support from next of kin
- Declaration under the Oaths & Declaration Act
- Remittance advice showing the Licence Fee (\$90.00 includes GST) has been paid by Direct Credit / online banking / bank deposit to the Ministry of Health's bank account Westpac account 03-0049-0001805-00. When payment has been made, email details of the remittance advice to <u>receivables@moh.govt.nz</u> and include the details with this application for licence.

Name of applicant or agent			
Relationship to Deceased			
Postal Address			
Street address			
(if different from above)			
Phone number	C C		
Email			
Full name of deceased			
Cause of death			
Date of death			
Burial location			
Payment of Fee (\$90)			
(insert remittance advice)		 	
Consent of Urupa Trustees		 	
(Sight documentation showing appointment as Trustee)			

Burial date		
Reason for disinterment		
	Name	Relationship
	1.	
Next of kin	2.	
	3.	
	4.	
	5.	
	6.	
	7.	
Kaumatua/Kuia	Name	Authority
(if deceased is buried in an urupa)		

Dated at	this	day of	, 20
Signature of applicant/agent:			

Annex 2 Next of Kin Declaration of Support for Disinterment

Declaration in support of disinterment			
I,application	, have been consulted on this		
(Insert your full name)			
to disinter my,			
(insert relationship to deceased)	(insert name of deceased)		
and I hereby advise I support this application.			
Signed:	Date:		

Declaration in support of disinterment			
I,application (Insert your full name)	, have been consulted on this		
to disinter my,			
(insert relationship to deceased) I hereby advise the application is supported.	(insert name of deceased)		
Signed:	Date:		

(Make as many copies of the declaration form that are needed for all next of kin to complete)

Note: Any given authority for a person to act for other next of kin must be specified in writing and signed by the person giving that authority. For Pacific families, an elder may have authority to act on behalf of the deceased, even though the elder may not be a close relative of the deceased. A representative nominated in writing by the extended family is acceptable

Annex 3 Statutory Declaration

Declaration – Oaths & Declaration Act 1957					
of(insert full of	name of applicant/agent/authorise rt location where you reside) and sincerely declare re true and correct. blemn declaration cor	ed person), and, that the state		p to deceased) accompanying	
virtue of the (Daths and Declaration	ns Act 1957.	Č	·	
Declared at _	(insert location)	this (insert date)	day of(insert mor		
Signature of A	Applicant				
Declared bef	fore me:				
Name: A person authorised under section 9 Oaths and Declarations Act 1957 to take this declaration. Designation: Stamp:(Optional)					
Signed:			Date:		

A declaration made in New Zealand must be made before:

- a) A barrister or solicitor of the High Court
- b) A Justice of the Peace
- c) A notary public
- d) The Registrar or a Deputy Registrar of the Supreme Court
- e) The Registrar or a Deputy Registrar of the Court of Appeal
- f) The Registrar or a Deputy Registrar of the High Court or a District Court
- g) Some other person authorised by law to administer an oath
- h) A member of Parliament

- i) A person who is a fellow of the New Zealand Institute of Legal Executives and is acting in the employment of a practising barrister and solicitor of the High Court
- j) An employee of the New Zealand Transport Agency authorised for that purpose by the Minister of Justice or an employee of Public Trust authorised or an officer in the service of the Crown or of a local authority authorised for that purpose.