

Department of the Interior U.S. Fish and Wildlife Service

Expires XX/XX/XXXX OMB No. 1018-0093

Federal Fish and Wildlife Permit Application Form

Return to: Division of Management Authority (DMA)
U.S. Fish and Wildlife Service
4401 N. Fairfax Drive, Room 212
Arlington, VA 22203
1-800-358-2104 or 703-358-2104

Type of Activity:

EXPORT/RE-EXPORT OF PLANTS (CITES)

Renewal of Permit # _____ (check box if applicable)

Complete Sections A or B, and C, D, and E of this application. U.S. address may be required in Section C, see instructions for details. See attached instruction pages for information on how to make your application complete and help avoid unnecessary delays.

Α.		Complete	e if applying a		vidual				
1.a. Last name			1.b. First name			1.c. Middle name or init	ial 1	1.d. Suffix	
2. Date of birth (mm/dd/yyyy)	3. Social Security No.	3. Social Security No.				5. Affiliation/ Doing business as (see instructions)			
6.a. Telephone number	6.b. Alternate telephone number		6.c. Fax number			6.d. E-mail address			
B. Com	nplete if applying or	n behalf of a b	ousiness, corp	oration, p	 public agen	 icy, tribe, or institu	ıtion		
1.a. Name of business, agency, trib			1.b. Doing busin						
2. Tax identification no.	3. Description of	ription of business, agency, tribe, or institution							
4.a. Principal officer Last name 4.1		4.b. Principal off	4.b. Principal officer First name			.c. Principal officer Middle name/ initial 4.d. Suffix			
5. Principal officer title		<u>.</u>	6.	. Primary cor	ntact				
7.a. Business telephone number	7.b. Alternate telephor	ne number	7.c. Business fa	ıx number		7.d. Business e-mail add	dress		
С.		All applicants	s complete ad	dress info	ormation				
1.a. Physical address (Street address				ui css mio	<u> </u>				
1.b. City	1.c. State	1.d.	Zip code/Postal c	ode: 1.	.e. County/Pro	vince 1.	1.f. Country		
2.a. Mailing Address (include if di	fferent than physical addr	ress; include name	e of contact person	ı if applicabl	le)				
2.b. City 2.c. State		2.d.	Zip code/Postal co	ode: 2.6	2.e. County/Province		2.f. Country		
D.		All or	nliconte MII(T comple					
Attach check or money or government agencies, and instructions. (50 CFR 13)	I those acting on behalf of 3.11(d))	ISH AND WILDL f such agencies, ar	re exempt from the	the amount	nt identified or				
Do you currently have or l Yes If yes, list the nu	have you ever had any Fed umber of the most current		_	re applying t	to renew/re-iss	sue:		No	
Certification: I hereby cert applicable parts in subchut the best of my knowledge	apter B of Chapter I of T	Title 50, and I certi	ify that the inform	ation submit	tted in this app	plication for a permit is co	omplete and a		
Signature (in blue ink) of	applicant/person respons	sible for permit ()	No photocopied or	stamped sig	gnatures)	Date of signature (1	(mm/dd/yyyy	<u>-</u> v)	

Rev.

You may use this form for a single shipment, personal or household plants, or to establish a Master File. If you wish to request authorization for multiple commercial exports of artificially propagated plants, please use form 3-200-33 (www.fws.gov/forms).

Provide the following information. Complete all questions on the application. If needed, use a separate sheet of paper. On all attachments or separate sheets you submit, indicate the number of the application question you are addressing. Mark questions that are not applicable with "N/A". Indicate which plants are being addressed in each response.

hat activity are you requesting? SINGLE SHIPMENT for export/re-export (processing Fee = \$100) PRE-CONVENTION/SINGLE SHIPMENT (processing Fee = \$75) PERSONAL/HOUSEHOLD PLANTS/SINGLE SHIPMENT (processing Fee = \$50) STABLISHMENT OF A MASTER FILE (processing Fee = \$200) (This application allows you Master File, valid for three years and is renewable, for exports of plant specimens under CITES. Once the File is approved you would need to obtain single-use permits, valid for 6 months, for each export (50 CFR) Renewal and/or Amendment of an Established Master File, # (processing Fee = \$100)
□ Renewal and/or Amendment of an Established Master File, # (processing Fee = \$100)
establishing a new master file or renewing a previous master file, how many single-use permits do you ticipate using in the next 6 months? (Provide \$5 for each 6-month permit.) For future ipments, additional permits may be requested using form 3-200-74;. *p://www.fws.gov/forms/display.cfm?number1=200
n a separate page, please list all specimens, sorted by Appendices (I, II, or III) and sorted by native species rsus non-native species. For EACH plant specimen, indicate: Scientific name (genus, species, and if applicable, hybrid, variety, cultivar, or subspecies) and common name; General description (e.g., whole plant, seeds, raw product, parts and derivatives; size)* * For Plant Products (e.g., timber, medicinal products, nutritional supplements), the general description (example: bottles of Hoodia gordonii, 30 capsules in each bottle, each capsule contains 100
 i. Form of product (e.g., plywood, tablet, capsule, fruit bar); ii. Form of packaging (if applicable); iii. Quantity, including the amount/percentage of listed plant species in each package, in metric units; and iv. Product name, if applicable. Quantity;
Country where the plant was acquired; and
Source of the specimen (e.g., removed from the wild or artificially propagated).
1

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Current location of specimens

5.

6.	What is the purpose of the export?
7.	Is this shipment a sample collection being exported for temporary exhibition or display purposes and accompanied by a valid ATA carnet ? \square NO \square YES; If available, provide ATA carnet document number
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- 8. For **Plants Collected From the Wild in the United States, on** a separate page, provide the following for each species collected from the wild:
 - a. Number of specimens collected;
 - b. Specific location, and date of collection for each specimen;
 - c. Who (name and address) collected the specimens;
 - d. Copies of documents that indicate that the plants were legally collected (e.g., State permits or licenses, landowner's permission). Be sure to correlate each document to the corresponding plant;
 - e. Approximate density (such as number of plants per acre) and distribution of the species at the collection site(s);
 - f. Collection methodology (e.g., whether the specimens were removed from one clump in an area of several clumps or from more than one clump or patch at a specific location); AND
 - g. Ratio of how many collected to how many remain.
 - h. If you purchased the plants/seeds, provide the invoice or other document that shows the name, address and telephone number of the person from whom you purchased the plants and the date of purchase for each specimen (such documentation should trace back to the original collector).
- 9. For **wild-collected Appendix-I plants**, provide a copy of the CITES import permit issued by the Management Authority of the country to which you plan to export the plant.
- 10. For **Artificially Propagated Plants** provide:
 - a. If you purchased the plants from a propagator that is currently holding a valid Certificate of Artificially Propagated Plants (CAPP), provide a signed statement from the propagator attesting that the specimens were artificially propagated that their facility AND provide the invoice or other document that shows the name, address and telephone number of the person from whom you purchased the plants and the date of purchase for each specimen.
 - b. If you purchased the plants from a propagator that is not currently holding a valid CAPP, you will need to provide sufficient information to determine if the specimens meet the criteria under Resolution Conf. 11.11 (rev. CoP13) to qualify as Artificially Propagated under CITES. You may either contact our office or refer to Section E, Parts I, II, and III, of application form 3-200-33 (http://www.fws.gov/forms/display.cfm?number1=200).
- 11. For **Re-Export** (the export of plants that were previously imported), provide evidence the specimen(s) was legally imported:
 - a. Copies of canceled CITES export or re-export document issued by the appropriate CITES office in the country from which the plant was imported. The copies must be stamped by Customs and Border Protection or USDA's Animal and Plant Health Inspection Service (APHIS); AND
 - b. If you did not make the original import, a copy of the invoice or other document that shows you purchased the plant from the original importer or history of transactions. (Be sure to correlate each document to the corresponding plant.)
- 12. For **Plants Obtained Prior to their Listing under CITES (i.e., pre-Convention)** (no CITES import permit is required for an Appendix-I specimen that qualifies as pre-Convention), provide documents, signed statement or other evidence that the plant was obtained prior to the date CITES applied to it (e.g., bill of sale, USDA or foreign phytosanitary certificate). The listing date can be found in the CITES Species Database at http://www.cites.org/eng/resources/species.html.

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13.	 Brazilian rosewood (<i>Dalbergia nigra</i>) Complete one of the following certification statements: a. Vintage guitar purchaser and exporter. Provide a catalog or inventory of your pre-Convention Brazilian rosewood stock of guitars, if applicable.
	I certify that all the guitars to be exported are made from pre-convention Brazilian rosewood (Dalbergia nigra), harvested prior to 6/11/92, as documented by the guitars' serial numbers. If applying for multiple shipments, I anticipate that I will need to export guitars in the next three years.
	Applicant's signature: Date:
	b. Guitar manufacture/exporter/lumber exporter. Provide a catalog or inventory of your pre-Convention Brazilian rosewood stock of wood and/or guitars.
	I certify that all the guitars/guitar pieces/lumber to be re-exported, and identified in my catalog or inventory, are made from my pre-Convention supply of Brazilian rosewood (Dalbergia nigra), harvested prior to 6/11/92. If applying for multiple shipments, I anticipate that I will need to export guitars/pieces of wood in the next four years.
	Applicant's signature: Date:
14.	 For Export of plants by a Plant Society for Exhibition provide: a. A list of the names of the plant society members who would be exporting the society's plants; b. The names and dates of the show(s) and the approximate dates of export and re-import of the plants; AND c. A signed and dated certification statement from the current society president similar to: "This certifies that the plants, transported to [country where show occurs] through the port of [USDA designated port], under a CITES permit to be issued to [your society's name], are for exhibition at [name of plant show]. None of the plants being exported will be sold. These same plants will be returned to the United States through the port of [USDA designated port] at the conclusion of the show."
15.	For Commercial shipments , provide a copy of your State nursery license and U. S. Department of Agriculture (USDA) Protected Plant Permit (formerly known as General Permit).
16.	For living plants: (a) describe type of shipping container and (b) arrangements for care during shipping:
17.	Address where you wish permit mailed (if different than page 1):
18.	If you wish the permit to be sent to you by means other than regular mail, provide an air bill, pre-paid envelope, or billing information:
19.	Who should we contact if we have questions about the application? (Include name, phone number, and email):

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PERMIT APPLICATION FORM INSTRUCTIONS

The following instructions pertain to an application for a U.S. Fish and Wildlife Service or CITES permit. The General Permit Procedures in 50 CFR 13 address the permitting process. For simplicity, all licenses, permits, registrations, and certificates are referred to as a permit.

GENERAL INSTRUCTIONS:

- Complete all blocks/lines/questions in Sections A or B, C, D, and E.
- An incomplete application may cause delays in processing or may be returned to the applicant. Be sure you are filling in the appropriate application form for the proposed activity.
- Print clearly or type in the information. Illegible applications may cause delays.
- Sign the application in <u>blue</u> ink. Faxes or copies of the original signature will not be accepted.
- Mail the original application to the address at the top of page one of the application or if applicable on the attached address list.
- Keep a copy of your completed application.
- Please plan ahead. Allow at least 60 days for your application to be processed. Some applications may take longer than 90 days to process. (50 CFR 13.11)
- Applications are processed in the order they are received.

Additional forms and instructions are available from http://www.fws.gov/forms/display.cfm?number1=200.

COMPLETE EITHER SECTION A OR SECTION B:

Section A. Complete if applying as an individual:

- Enter the complete name of the responsible individual who will be the permittee if a permit is issued. Enter personal information that identifies the applicant. *Fax and e-mail are not required if not available.*
- If you are applying on behalf of a client, the personal information must pertain to the client, and a document evidencing power of attorney must be included with the application.
- Affiliation/ Doing business as (dba): business, agency, organizational, tribe, or institutional affiliation directly related to the activity requested in the application (e.g., a taxidermist is an individual whose business can directly relate to the requested activity). The Division of Management Authority (DMA) will not accept doing business as affiliations for individuals.

Section B. Complete if applying as a business, corporation, public agency, tribe, or institution:

- Enter the complete name of the business, agency, tribe, or institution that will be the permittee if a permit is issued. Give a brief description of the type of business the applicant is engaged in. Provide contact phone number(s) of the business.
- **Principal Officer** is the person in charge of the listed business, corporation, public agency, tribe, or institution. The principal officer is the person responsible for the application and any permitted activities. Often the principal officer is a Director or President. **Primary Contact** is the person at the business, corporation, public agency, or institution who will be available to answer questions about the application or permitted activities. Often this is the preparer of the application.

ALL APPLICANTS COMPLETE SECTION C:

- For all applications submitted to the Division of Management Authority (DMA) a physical U.S. address is **required**. Province and Country blocks are provided for those U.S. FWS programs which use foreign addresses and are not required by DMA..
- Mailing address is address where communications from U.S. FWS should be mailed if different than applicant's physical address.

ALL APPLICANTS COMPLETE SECTION D:

Section D.1 Application processing fee:

- An application processing fee is required at the time of application; unless exempted under 50 CFR 13.11(d)(3). The application processing fee is assessed to partially cover the cost of processing a request. The fee does not guarantee the issuance of a permit. Fees will not be refunded for applications that are approved, abandoned, or denied. We may return fees for withdrawn applications prior to any significant processing occurring.
- Documentation of fee exempt status is not required for Federal, tribal, State, or local government agencies; but must be supplied by those applicants acting on behalf of such agencies. Those applicants acting on behalf of such agencies must submit a letter on agency letterhead and signed by the head of the unit of government for which the applicant is acting on behalf, confirming that the applicant will be carrying out the permitted activity for the agency.

Section D.2 Federal Fish and Wildlife permits:

• List the number(s) of your most current FRS or CITES permit or the number of the most recent permit if none are currently valid. If applying for re-issuance of a CITES permit, the original permit must be returned with this application.

Section D.3 CERTIFICATION:

• The individual identified in Section A, the principal officer named in Section B, or person with a valid power of attorney (documentation must be included in the application) must sign and date the application in blue ink. This signature binds the applicant to the statement of certification. This means that you certify that you have read and understand the regulations that apply to the permit. You also certify that everything included in the application is true to the best of your knowledge. Be sure to read the statement and re-read the application and your answers before signing.

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APPLICATION FOR A FEDERAL FISH AND WILDLIFE PERMIT Paperwork Reduction Act, Privacy Act, and Freedom of Information Act – Notices

In accordance with the Paperwork Reduction Act of 1995 (44 U.S. 3501, et seq.) and the Privacy Act of 1974 (5 U.S.C. 552a), please be advised:

1. The gathering of information on fish and wildlife is authorized by:

(Authorizing statutes can be found at: http://www.gpoaccess.gov/cfr/index.html and http://www.fws.gov/permits/ltr/html

- a. Bald and Golden Eagle Protection Act (16 U.S.C. 668), 50 CFR 22;
- b. Endangered Species Act of 1973 (16 U.S.C. 1531-1544), 50 CFR 17;
- c. Migratory Bird Treaty Act (16 U.S.C. 703-712), 50 CFR 21;
- d. Marine Mammal Protection Act of 1972 (16 U.S.C. 1361, et. seq.), 50 CFR 18;
- e. Wild Bird Conservation Act (16 U.S.C. 4901-4916), 50 CFR 15;
- f. Lacey Act: Injurious Wildlife (18 U.S.C. 42), 50 CFR 16;
- g. Convention on International Trade in Endangered Species of Wild Fauna and Flora (TIAS 8249), http://www.cites.org/, 50 CFR 23;
- h. General Provisions, 50 CFR 10:
- i. General Permit Procedures, 50 CFR 13; and
- j. Wildlife Provisions (Import/export/transport), 50 CFR 14.
- 2. Information requested in this form is purely voluntary. However, submission of requested information is required in order to process applications for permits authorized under the above laws. Failure to provide all requested information may be sufficient cause for the U.S. Fish and Wildlife Service to deny the request. We may not conduct or sponsor and you are not required to respond to collection of information unless it displays a currently valid OMB control number.
- 3. Certain applications for permits authorized under the Endangered Species Act of 1973 (16 U.S.C. 1539) and the Marine Mammal Protection Act of 1972 (16 U.S.C. 1374) will be published in the **Federal Register** as required by the two laws.
- 4. Disclosures outside the Department of the Interior may be made without the consent of an individual under the routine uses listed below, if the disclosure is compatible with the purposes for which the record was collected. (Ref. 68 FR 52611, September 4, 2003)
 - a. Routine disclosure to subject matter experts, and Federal, tribal, State, local, and foreign agencies, for the purpose of obtaining advice relevant to making a decision on an application for a permit or when necessary to accomplish a FWS function related to this system of records.
 - b. Routine disclosure to the public as a result of publishing **Federal Register** notices announcing the receipt of permit applications for public comment or notice of the decision on a permit application.
 - c. Routine disclosure to Federal, tribal, State, local, or foreign wildlife and plant agencies for the exchange of information on permits granted or denied to assure compliance with all applicable permitting requirements.
 - d. Routine disclosure to Captive-bred Wildlife registrants under the Endangered Species Act for the exchange of authorized species, and to share information on the captive breeding of these species.
 - e. Routine disclosure to Federal, tribal, State, and local authorities who need to know who is permitted to receive and rehabilitate sick, orphaned, and injured birds under the Migratory Bird Treaty Act and the Bald and Golden Eagle Protection Act; federally permitted rehabilitators; individuals seeking a permitted rehabilitator with whom to place a bird in need of care; and licensed veterinarians who receive, treat, or diagnose sick, orphaned, and injured birds.
 - f. Routine disclosure to the Department of Justice, or a court, adjudicative, or other administrative body or to a party in litigation before a court or adjudicative or administrative body, under certain circumstances.
 - g. Routine disclosure to the appropriate Federal, tribal, State, local, or foreign governmental agency responsible for investigating, prosecuting, enforcing, or implementing statutes, rules, or licenses, when we become aware of a violation or potential violation of such statutes, rules, or licenses, or when we need to monitor activities associated with a permit or regulated use.
 - h. Routine disclosure to a congressional office in response to an inquiry to the office by the individual to whom the record pertains.
 - i. Routine disclosure to the General Accounting Office or Congress when the information is required for the evaluation of the permit programs.
 - j. Routine disclosure to provide addresses obtained from the Internal Revenue Service to debt collection agencies for purposes of locating a debtor to collect or compromise a Federal claim against the debtor or to consumer reporting agencies to prepare a commercial credit report for use by the FWS.
- 5. For individuals, personal information such as home address and telephone number, financial data, and personal identifiers (social security number, birth date, etc.) will be removed prior to any release of the application.
- 6. The public reporting burden on the applicant for information collection varies depending on the activity for which a permit is requested. The relevant burden for an Export/Re-Export of Plants application is 60 minutes. This burden estimate includes time for reviewing instructions, gathering and maintaining data and completing and reviewing the form. You may direct comments regarding the burden estimate or any other aspect of the form to the Service Information Clearance Officer, U.S. Fish and Wildlife Service, Mail Stop 222, Arlington Square, U.S. Department of the Interior, 1849 C Street, NW, Washington D.C. 20240.

Freedom of Information Act - Notice

For organizations, businesses, or individuals operating as a business (i.e., permittees not covered by the Privacy Act), we request that you identify any information that should be considered privileged and confidential business information to allow the Service to meet its responsibilities under FOIA. Confidential business information must be clearly marked "Business Confidential" at the top of the letter or page and each succeeding page and must be accompanied by a non-confidential summary of the confidential information. The non-confidential summary and remaining documents may be made available to the public under FOIA [43 CFR 2.13(c)(4), 43 CFR 2.15(d)(1)(i)].

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