

<u>Dangerous Wild Animal Act 1976</u> Standard Licence Conditions

- 1. No dangerous wild animals other than those species and number of animals of each species, specified in the Specific Licence Conditions may be kept.
- 2. Whilst any animal is being kept under the authority of this licence:
- a) No person other than the person(s) specified in the licence shall keep the animal(s).
- b) A copy of this licence will be kept by such persons and at such premises as are specified in the licence.
- c) An animal shall not be moved from those premises except with the consent, in writing, of Cheltenham Borough Council and subject to the conditions as may be specified in that consent. The only exception to this rule is when the animal is in need of emergency veterinary attention and the treatment cannot be carried out at the premises. In this case the animal must be transported in a vehicle suitable for the purpose.

To obtain the councils consent for movement of the animal off the premises the licence holder must:

- i) Apply to move the animal, in writing, to the councils Public and Environmental Health Department seven days before removal.
- d) The person to whom the licence is granted shall hold a current insurance policy, which insures him/her, and any other person entitled to keep the animal(s) under the authority of the licence, against liability for any loss, damage or injury which may be caused by the animal(s), the terms of such an insurance policy being satisfactory in the opinion of Cheltenham Borough Council.

Specific Licence Conditions

The Schedule of dangerous wild animals to be kept: (all animals, species, sex, number and reproductive status to be listed)

Please Note: other conditions will be included, dependent upon the species. All conditions will meet the aims of the DWA licensing process - see Explanatory Notes.

(Conditions are in draft form and any conditions issued with the licence will be subject to the approval of the Licensing Committee).