This document provides information for researchers on conducting scientific research in Nova Scotia’s protected wilderness areas and nature reserves. The document provides some general background information, and outlines the application process for a scientific research licence.

**Background**

An important objective of Wilderness Areas and Nature Reserves in Nova Scotia is to provide opportunities for scientific research.

Wilderness Areas provide important benchmark ecosystems relatively undisturbed by humans. They were established, in part, to represent the diversity of landscapes and ecosystems found in Nova Scotia. Consequently, Wilderness Areas protect a wide array of ecosystems across the province including old growth forests, a variety of wetlands, barrens and other significant natural areas.

Nature reserves are generally smaller than Wilderness Areas, and protect specific rare or special species, habitats or ecosystems.

The Protected Areas Branch of the NS Department of Environment and Labour (DEL) administers research activities in Wilderness Areas and Nature Reserves. The Branch recognizes the importance of scientific research in protected areas and encourages research activities.

Wilderness Areas

Wilderness Areas are significant natural areas, designated under Nova Scotia’s *Wilderness Areas Protection Act*.

The existing areas were designated in 1998, following an extensive, province-wide, planning and consultation process.

Approximately 5% of the province is protected in designated Wilderness Areas.

Wilderness Areas protect examples of different landscapes, and outstanding natural features, while providing opportunities for enjoying wilderness recreation, sportfishing, and traditional patterns of hunting and trapping.

Nature Reserves

Nature Reserve are natural spaces legally protected under the *Special Places Protection Act*. Areas are designated to safeguard the species, ecosystems, and other natural features which occur there, while providing opportunities for scientific research, education, and nature appreciation.

Legislation

Section 21 of the *Wilderness Areas Protection Act* and Sections 8 and 16 of the *Special Places Protection Act* address scientific research in Wilderness Areas and Nature Reserves.

These sections allow for the issuing of licenses to conduct scientific research, including activities which normally would be prohibited in the protected areas. Such activities may include specimen collection, animal capture for banding or radio collaring, vegetation sampling, digging, habitat manipulation, and vehicle use.

**Application Process**

The purpose of the application process is to ensure that research activities are appropriate for the protected area, and provide for project monitoring and follow-up by Protected Areas staff.

The application process is as follows:

**Step 1 - Application**

Application forms or proposals are received by the Protected Areas Ecologist (application forms can be obtained from the Protected Areas Ecologist).

Submissions must describe:
1. research objectives;
2. research methodologies;
3. potential environmental impacts;
4. duration of research activities; and
5. specific research locations.

Additional information may be requested for some projects.

**Step 2 - Review & Consultation**
A copy of the completed application is sent to the appropriate Regional Protected Areas Area Coordinator for review. Where appropriate, other scientists, Department staff, staff from other government departments and public interest groups may be informed of the proposed research and given opportunity to provide comment.

**Step 3 - Evaluation**
The proposed research project is evaluated on:

1. potential environmental impact;
2. scientific merit;
3. whether it meets regulatory requirements;
4. potential conflict with other stakeholders or communities; and
5. consistency with existing management plans.

Recommendations may be suggested for alternative methodology, timing or location, if warranted to reduce potential impacts. Normally the ecologist would only provide these suggestions after thorough discussion with the research applicant.

**Step 4 - Processing**
A recommendation regarding approval of the application is made by the Protected Areas Ecologist and forwarded to the Minister or signing authority.

**Step 5 - Issuance**
The application process can sometimes be done quite rapidly, however, applicants should allow up to 30 days before a decision on approval is made. If additional information is required to complete the application additional time may be required.

The license is issued with terms and conditions attached. General terms and conditions for most licences include providing copies of data, reports and publications produced as a result of the research and annual reports for multi-year projects. The Protected Areas Branch usually agrees not to publish data collected by other researchers without permission. Specific conditions may also be attached to the license and the license is usually issued for a specified time period.

Researchers must also adhere to all other legislative provisions and government directives (e.g. travel ban due to high fire hazard), while conducting their research.

**Contact Information**
If you have questions regarding this process contact the Protected Areas Ecologist:

Ecologist  
Protected Areas Branch  
N.S. Department of Environment and Labour  
P.O. Box 697, Halifax, N.S.  
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