## Effective from 5 February 2018 OPERATOR TRANSFER DOCUMENT FOR BEE PRODUCTS FOR EXPORT TO COUNTRIES FOR WHICH OFFICIAL ASSURANCES ARE NOT REQUIRED

This document is for the purposes of ensuring product traceability when bee products are transferred from one operator to another, in accordance with clause 4.3 of the Animal Products Notice: General Export Requirements for Bee Products as issued under section 60 of the Animal Products Act 1999.

## PART A: OPERATOR AND CONSIGNMENT DETAILS

Name of consignor operator:			Name of consignor operator/exporter:		
RMP/Food Act ID: Departure date:			RMP/Food Act ID/Exporter ID:		
Source transfer de	ocument number:				
		Consignmen	t Details		
Product type	Packing unit	Quantity of unit		Net weight	Eligible markets

## PART B: DECLARATIONS

l confii (a)	I am satisfied that a complete and accurate harvest declaration was prepared by the beekeeper in relation to the bee product and that declaration is held by the operator who first processed the product.						
(b)	<b>HONEY ONLY</b> : Does this honey need to be tested for tutin prior to sale or export for human consumption? If "No" please explain. Your explanation must include which option(s) in the Food (Tutin in Honey) Standard 2016 has/have been met.						
(c)	I have processed, stored, and transported the product in a manner that minimises its exposure to contaminants.						
(d) (e)	I have not added anything to the product. If the bee product is to be sold as honey, it meets the definition of honey in the Australia New Zealand Food Standard Code.						
Namo	of consignor						
Name of consignor:							
Signature:							
Date of declaration:							
<b>Warning:</b> Information sought on the Transfer Document is required to administer requirements set under the Animal Products Act 1999. It is an offence under this Act to falsify or alter any statement with the intent to deceive and for the purpose of obtaining material benefit or avoiding material detriment. The penalties for offences involving deception is a fine of up to \$500,000 for companies or imprisonment for a term not exceeding 5 years and a fine of up to \$10,000 for individuals.							
Under (a)	nder Principle 3 of the Privacy Act 1993 we advise that: this information is being collected for the purpose of providing information to support fitness for human consumption, product traceability and suitability, in accordance with the requirements of the Food Act 2014 and the Animal Products Act 1999; and						
(b)	the recipient and the person that will hold this information is an RMP operator identified in this form. The agency that will collect the information, is the Ministry for Primary Industries, P O Box 2835, Wellington; and						
(c) (d)	c) the details will be held by the RMP operator identified in this form; and						
(e) (f)	) the supply of this information is mandatory for the purposes of export; and						