FORM 201

Upgrade Application

This application form is for individuals who wish to upgrade their provisional or limited New Zealand immigration adviser licence.

OCTOBER 2017
What you need

1. This application form is for individuals who wish to upgrade from:
   › a provisional licence to a full or limited licence; or
   › a limited licence to a full licence.

2. To upgrade your licence you must:
   › Hold an approved qualification, and
   › Have held a provisional licence within the last 12 months
   › Have held a provisional licence for at least 24 months
   OR
   › Hold an approved qualification that was commenced in or before February 2015 and completed within the last 12 months.
   OR
   › Hold an approved qualification and hold a current limited licence.

Approved qualifications are:
› The Bay of Plenty Polytechnic’s Graduate Diploma in New Zealand Immigration Advice.
› The Bay of Plenty Polytechnic’s Graduate Certificate in New Zealand Immigration Advice.

3. If you:
   › are prohibited from licensing under section 15 of the Immigration Advisers Licensing Act 2007; or
   › hold, or are employed by the holder of, a current New Zealand practising certificate as a barrister or as a barrister and solicitor; or
   › are a category 2 exemptee

you should not submit an application. You should contact the Authority immediately to surrender your licence.
To upgrade your licence you will need to provide:

1. Form 201.
2. Any documents and evidence as required by the form.
3. A completed application checklist.

Important notes

1. On the cover page of this application form is a date of issue. Please check you are using the latest form before continuing as old forms will not be accepted. Check [www.iaa.govt.nz](http://www.iaa.govt.nz) for the latest version of all forms.

2. You must complete all sections of this application form. Please read through the whole application form before you start. This will give you a clear idea of what you need to provide.

3. A checklist is included at the back of this application form. When you have completed your application, work through the checklist to ensure that you have answered all questions and attached all necessary supporting documents. Complete the checklist before you submit your application for a licence.

4. This paperclip symbol indicates that there are documents you need to attach to your application form.

5. All documents must be certified copies. A certified copy is a photocopy of the original document, witnessed by a person who is authorised to witness a statutory declaration. Do not send original documents.

6. A full list of potential certifiers can be obtained from sections 9 and 11 of the Oaths and Declarations Act 1957. To complete certification, a signature is required on each page of the copy, with the name and title of the person certifying shown legibly below their signature.

7. You should ensure that the Registrar has all of the information necessary to make a decision whether to grant you a licence.

8. Some of the information you provide will be displayed on the public [register of licensed immigration advisers](http://www.iaa.govt.nz). The information that will be displayed on the register is identified in the application form with this symbol.

9. All information provided in this application form must be in English.

10. If you leave out any information or supplementary documentation required, your application may not be accepted. You are required by section 18 of the Immigration Advisers Licensing Act 2007 to provide all of the available information requested in the application form.

11. When you have completed your application form and the supplementary documentation, clip them together with any other attachments in one package addressed to the postal or physical address of the Authority. You may also deliver your application in person to the Authority during business hours.

12. Please do not send a courier package to the Authority’s postal address. This may cause a delay in lodging your application.

13. It is important that your completed application for upgrading your licence is received by the Authority before your current licence expires. If your completed application is not received in time, your licence will expire, and the expiry will be recorded on the public register of licensed immigration advisers. If you wish to give immigration advice in the future, you will have to re-apply for a New Zealand immigration adviser licence.
14. You may not apply to upgrade your licence more than **three weeks** before you have held a provisional licence for 24 months.

15. You must retain a copy of your application form, supplementary documentation and any attachments you provide for your own records. You may be asked by the Authority to refer to this information during the assessment of your licence application.

16. On receipt of your application it will be checked to confirm that it is complete. If your application is complete, it will be lodged and assigned to an assessor.

17. The Registrar may collect from Immigration New Zealand any information about you, or held about applications, requests, appeals, or claims submitted by you or managed in whole or in part by you for the purpose of determining your application for upgrade of a licence, for investigating complaints about you and for the administration of the licensing regime.

18. The Registrar may record telephone conversations held with you for the purposes of assessing and verifying your application for a licence.

19. The Registrar may contact providers of approved qualifications for the purpose of verifying your participation.

20. The Registrar will then decide whether your application should be granted or refused.

21. If your application for an upgrade is refused by the Registrar, the refusal and your name and details will be listed on the public **register of licensed immigration advisers**.
Contact details for the Authority

Freephone (New Zealand only): 0508 IAA IAA (0508 422 422)
Phone (outside New Zealand): + 64 9 925 3838
Email: info@iaa.govt.nz
Website: www.iaa.govt.nz

Postal
Registrar of Immigration Advisers
Immigration Advisers Authority
PO Box 6222
Auckland 1141
New Zealand

Courier
Registrar of Immigration Advisers
Immigration Advisers Authority
Level 2, 52 Symonds Street
Auckland 1010
New Zealand
Privacy notice

The information you provide in this form is required, or requested, pursuant to the Immigration Advisers Licensing Act 2007.

All personal information submitted with this application form will be kept and maintained by the Registrar of Immigration Advisers in accordance with the Privacy Act 1993.

The personal information provided will be used:
› to determine whether your application for a licence may be granted and in connection with complaints and disciplinary processes;
› for the maintenance and administration of the public register of licensed immigration advisers; and
› for the maintenance and administration of the immigration advisers licensing regime.

Personal information may be disclosed by the Registrar of Immigration Advisers in certain circumstances as authorised by the Immigration Advisers Licensing Act 2007, or as otherwise permitted by the New Zealand Privacy Act 1993.

You have the right to access, and to have corrected, any information about you that is held by the Registrar of Immigration Advisers.

Items marked with ☐ will appear on the public register of licensed immigration advisers. If any of your personal or contact details change at any time, you are required under section 26 of the Immigration Advisers Licensing Act 2007 to advise the Authority of this immediately.

SECTION 1  PERSONAL DETAILS

Title ☐ Mr ☐ Mrs ☐ Miss ☐ Ms ☐ Other (please specify)

Legal family/last name

Legal first/given names

Preferred family/last name

Preferred first/given names

Other names

Please list above any other name(s) that you have used or been known by at any time in your life in any country, including a maiden name, name(s) from previous marriages or any aliases. An alias is another name that you may have been known by in your workplace or public life such as a different first name (e.g. John Robert, known as Rob). If there are more than three other names, please attach details on a separate sheet.

Date of birth

DAY  MONTH  YEAR
SECTION 2  CURRENT IMMIGRATION ADVISER LICENCE NUMBER AND TYPE

New Zealand immigration adviser licence number

New Zealand immigration adviser licence type

Have you held a provisional licence for at least 23 months?

☐ Yes  ☐ No

You may lodge your application no more than three weeks prior to holding a provisional licence for 24 months, however the Registrar’s decision on your application will not be sent until you have held a provisional licence for 24 months.

SECTION 3  QUALIFICATION

To upgrade to a full or limited New Zealand immigration adviser licence you must have completed and passed one of the following approved qualifications.

Select the approved qualification you hold:

☐ The Bay of Plenty Polytechnic’s Graduate Diploma in New Zealand Immigration Advice.

☐ The Bay of Plenty Polytechnic’s Graduate Certificate in New Zealand Immigration Advice.

Date started studying

DAY  MONTH  YEAR

Date awarded

DAY  MONTH  YEAR

To upgrade your licence you must:

› Hold an approved qualification, and

› Have held a provisional licence within the last 12 months

› Have held a provisional licence for at least 24 months

OR

› Hold an approved qualification that was commenced in or before February 2015 and completed within the last 12 months.

OR

› Hold an approved qualification and hold a current limited licence.
SECTION 4  TYPE OF LICENCE

What type of immigration adviser licence are you applying for?

Choose one type of licence only. Provisional licence holders may upgrade to a limited or full licence. Limited licence holders may upgrade to a full licence only. For further guidance, refer to the upgrade policy on the Authority’s website.

☐ Full  ☐ Limited

If you are applying for a limited licence, please indicate which immigration matters or areas you wish to be able to provide advice on. You may select up to three.

Applications for temporary entry
☐ Students  ☐ Transit  ☐ Visitors  ☐ Military/Special  ☐ Work

Applications for residence
☐ Family  ☐ Skilled Migrant  ☐ Business/Investor  ☐ Special policies
☐ Residence from work  ☐ Endorsements and application from residents
☐ Dealing with clients’ unlawful status (advising persons who are unlawfully in New Zealand)
☐ Claims for refugee/protection status
☐ Appeals to the Immigration and Protection Tribunal

SECTION 5  CONTACT DETAILS AND ADDRESSES

Business address (this cannot be a PO Box)

Your business address must be the location where you mainly conduct business. Please note that only one business address will be added to the public register of licensed immigration advisers.

If you will be working for more than one business, you must photocopy this page and complete it for each business you will be working for.

Business/Employer name

Address Line 1

Address Line 2

Suburb

Town/City

Region/State

Postcode  Country

CONTINUED ›
What is your status with this company or organisation. Please tick one only.

- Director
- Self Employed
- Employee
- Contractor
- Volunteer

Service address (this cannot be a PO Box)
You must provide a physical address for service of documents. This address will be added to the public register of licensed immigration advisers. If this address is different to your business address as above, please provide it below.

Business/Employer name

Address Line 1

Address Line 2

Suburb

Town/City

Region/State

Postcode  Country

Postal address (if different from business address provided above)
You may provide one postal address for the business listed above. This address will be added to the public register of licensed immigration advisers.

Address Line 1

Address Line 2

Town/City

Region/State

Postcode  Country
Other contact details

Business phone
+

Direct dial phone
+

Mobile
+

Fax
+

Home phone
+

This number will be for internal use only. It will not appear on the public register of licensed immigration advisers.

Business email

Business website

If you consent to the inclusion of the following details on the register, please tick the relevant box(es).

- Business phone
- Direct dial phone
- Mobile
- Fax
- Business email
- Business website
SECTION 6  FITNESS FOR LICENSING

Please answer questions 1 to 7 below to the best of your knowledge and belief. If you answer “yes” to any of questions 1 to 7 (and the Criminal Records (Clean Slate) Act 2004 does not apply to you) you are prohibited from being licensed under section 15 of the Immigration Advisers Licensing Act 2007 and may not apply for a licence. Do not submit an application.

1. Are you an undischarged bankrupt?  
   ○ Yes  ○ No

2. Are you prohibited or disqualified under any of the provisions of sections 382, 383 or 385 of the Companies Act 1993 (or any corresponding provision of the Companies Act 1955) from managing a company?  
   ○ Yes  ○ No

3. Have you been convicted of an offence against the Immigration Act 2009, the Immigration Act 1987 or the Immigration Act 1964?  
   ○ Yes  ○ No

4. Have you been removed or deported from New Zealand under the Immigration Act 2009, the Immigration Act 1987 or the Immigration Act 1964?  
   ○ Yes  ○ No

5. Are you unlawfully in New Zealand?  
   ○ Yes  ○ No

6. Are you a person who holds or has held the office of the Minister of Immigration or Associate Minister of Immigration in the New Zealand government within the last 12 months?  
   ○ Yes  ○ No

7. Are you a person who is employed or has been employed within the last 12 months as an immigration officer, visa officer, refugee status officer or refugee and protection officer (as defined in the Immigration Act 2009 or the Immigration Act 1987)?  
   ○ Yes  ○ No

Please answer questions 8 to 15 below to the best of your knowledge and belief. If you answer “yes” to any of questions 8 to 12, or 15, you may be subject to a restriction or otherwise considered “unfit” to be licensed under sections 16 or 17 of the Immigration Advisers Licensing Act 2007.

8. Since you applied for your last licence, have you been convicted, whether in New Zealand or in another country, of a crime involving dishonesty, an offence resulting in a term of imprisonment, or an offence against the Fair Trading Act 1986 (or any equivalent law of another country)?  
   ○ Yes  ○ No

9. Since you applied for your last licence, are you a person who, under the law of another country:
   (a) is an undischarged bankrupt; or
   (b) has been prohibited or disqualified from managing a company; or
   (c) has been convicted of an immigration offence; or
   (d) has been removed or deported from the country?  
   ○ Yes  ○ No

10. Since you applied for your last licence, have you been an undischarged bankrupt, or prohibited or disqualified under any of the provisions of sections 382, 383, or 385 of the Companies Act 1993 (or any corresponding provision of the Companies Act 1955) from managing a company?  
    ○ Yes  ○ No

11. Since you applied for your last licence, have you any conviction(s) (whether in New Zealand or in another country) for an offence of a kind other than those referred to in questions 3, 8 and 9(c) above?  
    ○ Yes  ○ No

CONTINUED ›
12. Since you applied for your last licence, have you been, or are you currently subject to any disciplinary proceedings, whether in New Zealand or in another country, and whether in relation to the provision of immigration advice or in relation to the conduct of any other occupation or profession?

**Note:** If you have a pending complaint with, or a dismissed complaint from, the Immigration Advisers Complaints and Disciplinary Tribunal, you must tick "yes".

- Yes
- No

13. If you answered “yes” to question 12, these proceedings:
  a. were dismissed
  - Yes
  - No
  b. are pending
  - Yes
  - No
  c. were upheld.
  - Yes
  - No

14. If you answered “yes” to question 13(c), have you met all of the requirements of any sanctions, conditions, fines, penalty payments, or compensation payments or any other requirements that were required as a result of these disciplinary proceedings?

- Yes
- No

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If you have answered “yes” to any of questions 8 to 12 in this section, please provide, on a separate sheet, full details of the relevant event(s) or circumstances, including, if applicable, for each event or circumstance:

- A description of the relevant event or circumstance
- When and where it occurred
- The name of the disciplinary body
- The grounds for the disciplinary action
- If available, please provide:
  - A copy of the judgement made by the disciplinary body;
  - Details of the penalty, sanction or condition imposed;
  - Details of how and when the penalty, sanction or condition was paid or undertaken;
  - A copy of a receipt for fines paid
- Any comments you would like to make.

You do not need to provide this information if you answered “yes” to question 12 and the proceedings were dismissed.

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15. Are you related by employment or association to a person to whom any of the criteria in questions 1 to 12 in this section apply, or to whom a licence could be refused under the Act?

- Yes
- No

If you have answered “yes” to question 15 above, please provide, on a separate sheet, full details of the employment relationship or association and full details of the relevant event or circumstance, including, if applicable:

- A description of the employment relationship or association with the person
- A description of the relevant event or circumstance including when and where it occurred
- Details of the penalty or sanction or condition imposed on the person
- Any comments you would like to make.
SECTION 7  CONTINUING PROFESSIONAL DEVELOPMENT
All licensed immigration advisers must complete 20 hours of acceptable continuing professional development (CPD) activities each year. Please refer to our CPD Toolkit available on our website to understand your CPD requirements.

Please attach your CPD records for your current licensing period.

SECTION 8  CLIENT FUNDS
Do you take money in advance?

☐ Yes  ☐ No

If you answered “no”, please go to section 9.

If you answered “yes”, please provide bank statements for your client account for the last three months and the related client account ledger.

Bank statements and the client account ledger must be in consecutive date order with no gaps for the three month period covered.

The client account ledger may take the form of an accounting system, an electronic ledger or a hard copy ledger.

It is helpful for your client account ledger to include:
› the date of the transaction
› the type of the transaction
› the amount of the transaction
› the client name
› the purpose of the transaction
› the related invoice number.

SECTION 9  OTHER MATTERS RELATING TO COMPETENCY
When you were granted your current licence, did the Authority request you to provide evidence of change in practice at your next renewal? (See your last conditional approval letter seeking the levy payment)

☐ Yes  ☐ No

If you answered “no”, please go to section 10.

If you answered “yes” to question 1 above, please provide, on a separate sheet:
› a full description of the relevant matter
› a full description of what you have done to remedy the issue(s) of concern.
SECTION 10 IDENTIFICATION

Please attach one photograph which will appear on your wallet card and on the register of licensed immigration advisers. We may refuse photographs which are not of adequate quality or are not composed in a way that is suitable for that purpose.

Photographs must meet the following criteria:

› Be taken within the last 6 months
› A face, head and shoulders shot
› You must be looking directly at the camera
› Do not wear a hat, sunglasses or other accessories that obscure your face
› Passport-sized 3:4 – width to height ratio
› In full colour, on a plain light background.

The photograph must be verified as a true likeness of you by a person who has known you for at least 12 months and is not related to you, or part of your family group, or living at the same address as you.

To verify your photograph the verifier must write the following statement on the back of the photograph: “This is a true photograph of <insert your full name>” and then sign his or her signature under the statement.

Please ensure that your verifier completes this section.

Verifier’s full name

Address

Phone

(+COUNTRY CODE – AREA CODE – LOCAL NUMBER)

I declare that I (name of verifier)

have known (full name of applicant)

FOR AT LEAST 12 MONTHS AND AM NOT RELATED TO OR PART OF THE FAMILY GROUP OF, OR LIVING AT THE SAME ADDRESS AS, THE APPLICANT

Signed

DAY MONTH YEAR
SECTION 11

STATUTORY DECLARATION

This declaration must be made in front of a person authorised to witness a statutory declaration. See sections 9 and 11 of the Oaths and Declarations Act 1957.

Warning: The giving of false information in this application form is an offence under section 66 of the Immigration Advisers Licensing Act 2007 with penalties of imprisonment of up to two years and/or a fine of up to $10,000 and will result in your application for a licence being refused.

I, (full name of applicant)

of (address)

occupation

do solemnly and sincerely declare the following:

1. I meet the standards set out in the Immigration Advisers Competency Standards; and
2. The information I have provided in this application booklet, its attachments and accompanying supporting documents is complete, correct and up to date in every detail to the best of my knowledge; and
3. Any representations I have made in this application booklet, its attachments and accompanying supporting documents are true and correct to the best of my knowledge; and
4. I am not aware of any other matter relevant to the assessment of my competency that I should bring to the attention of the Registrar of Immigration Advisers; and
5. I understand that, unless I am licensed or exempt, I may not provide New Zealand immigration advice; and
6. I understand that if the Registrar of Immigration Advisers determines that I am eligible for a licence, I will not be granted a licence until I have paid the required amount of immigration adviser’s levy (if any) and met any other applicable conditions; and
7. I understand that I must give written notice to the Registrar of Immigration Advisers of any relevant change to the information provided with my application for a licence, or that results in me becoming prohibited from licensing under section 15 of the Immigration Advisers Licensing Act 2007, or has any effect on the matters specified in sections 16 and 17 of the Act relating to my fitness for licensing, and that notice of any change of circumstances must be provided to the Registrar within 10 working days after the change; and
8. I understand that it is an offence under the Immigration Advisers Licensing Act 2007 to supply false or misleading information with this application; and I believe the statements in this declaration are true in every particular; and
9. I have read and understand my obligations under the Licensed Immigration Advisers Code of Conduct.

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the Oaths and Declarations Act 1957.
In order for your licence to be renewed you must pay a licence application fee and an immigration adviser’s levy. The licence application fee must be submitted with this application form. The immigration adviser’s levy is payable if the Registrar determines that you are eligible to have your licence renewed. Do not pay the immigration adviser’s levy now. This will be requested separately.

If you have been lawfully present in New Zealand for more than 183 days in the last 12 months, you are classified as ordinarily resident in New Zealand, and goods and services tax (GST) is included in the fee and levy.

The respective fees and levies are:

<table>
<thead>
<tr>
<th></th>
<th>Ordinarily resident in New Zealand</th>
<th>Not ordinarily resident in New Zealand</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Upgrade Fee</strong></td>
<td>$NZD 546.89</td>
<td>$NZD 475.56</td>
</tr>
<tr>
<td><strong>Levy</strong></td>
<td>$NZD 1,129.55</td>
<td>$NZD 982.22</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td>$NZD 1,676.44</td>
<td>$NZD 1,457.78</td>
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</tbody>
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Payments

› All payments must be made in New Zealand dollars.
› You may pay by EFTPOS (only available at the Authority’s office during normal business hours), by bank draft in New Zealand dollars, by New Zealand issued personal cheque or bank cheque, or by Visa or MasterCard.
› Other credit cards and money orders will not be accepted.
› We do not accept cash.

Please indicate your preferred method of payment below, and provide details, if applicable.

☐ Bank draft in New Zealand dollars
☐ EFTPOS
☐ New Zealand issued personal cheque or bank cheque
   (Please enclose a New Zealand issued cheque made payable to the Immigration Advisers Authority)
☐ Credit card
   ☐ Visa  ☐ MasterCard

Credit card number

Expiry date

Please tick one:

☐ I am ordinarily resident in New Zealand, and the amount to be charged to my credit card is NZ $546.89
☐ I am not ordinarily resident in New Zealand, and the amount to be charged to my credit card is NZ $475.56

Name on card

Cardholder’s signature

Refunds

In some circumstances you may be eligible for a refund of a portion of your application fee (where, for example, your application is returned to you or you withdraw it before it is assessed). If you have paid by credit card the refund amount will be credited back to your credit card account. Otherwise, refunds will be made by cheque in New Zealand dollars.

Fees and levies for not-for-profit advisers

If you volunteer or work for an organisation on a not-for-profit basis you may be entitled to a waiver of the fees and levy payable for your licence. Please read the not-for-profit policy on the Authority’s website for further information.
UPGRADE APPLICATION (QUALIFICATION) CHECKLIST

Please complete this checklist before submitting your application for a licence.

- Completed Form 201: Upgrade Application
- Names of any additional companies or organisations you work for and your employment status with them, for example employee or contractor
- If applicable, evidence relating to fitness
- If applicable, bank statements and client account ledger from separate client account
- Verified passport-quality photograph
- Licence application fee
- Statutory declaration

If any required documentation is missing from your application it may be returned.