

NORTHERN TERRITORY OF AUSTRALIA

STOCK DISEASES REGULATIONS

As in force at 9 April 1997

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NORTHERN TERRITORY OF AUSTRALIA

As in force at 9 April 1997

STOCK DISEASES REGULATIONS

Regulations under the *Stock Diseases Act*

1 Citation

These Regulations may be cited as the *Stock Diseases Regulations*.

2 Repeal

Regulations 1956, No. 3 are repealed.

3 Definitions

(1) In these Regulations, unless the contrary intention appears:

abattoir has the same meaning as in the *Abattoirs and Slaughtering Act*.

cattle includes buffalo.

compounded foodstuff means a foodstuff that:

- (a) includes material of animal origin (other than fish or birds), whether or not it contains ruminant material; and
- (b) was produced after the commencement of the *Stock Diseases Amendment Act 1996*.

meal means meal that:

- (a) was produced from any blood, bone, flesh or other tissue from an animal (other than from a bird or fish); and
- (b) was produced after the commencement of the *Stock Diseases Amendment Act 1996*.

register means the register kept under regulation 19.

ruminant material means:

- (a) blood, bone, flesh or other tissue from ruminants; or
- (b) meal obtained by rendering ruminant blood, bone, flesh or other tissue.

stranger tail tag means a tag registered under regulation 16 in respect of a holding and bearing the identification particulars allotted by the Chief Inspector;

tail tag means a tag registered under regulation 15 in respect of a holding or part of a holding and bearing the identification particulars allotted by the Chief Inspector and includes a Territory tail tag;

Territory tail tag means a tag registered by the Chief Inspector under regulation 18.

- (2) In these Regulations, a reference to a form by letter is a reference to a form so lettered in the Schedule 2.
- (3) A reference in these Regulations to foodstuff or a class of foodstuff does not include a reference to:
 - (a) foodstuff supplied or sold as pet food, including food for caged birds (other than poultry) and aquarium fish; or
 - (b) tallow.

4 Prescribed diseases

- (1) In this regulation:

Code means the Food Standards Code within the meaning of the *Food Standards Regulations*.

stock product means food obtained from stock, and includes meat, fat of meat, edible offal, milk and milk products and, where the stock is poultry, eggs.

- (2) For the purposes of the Act, each of the diseases or conditions specified in Schedule 1 is a prescribed disease.
- (3) For the purposes of the Act, the presence in a stock product specified in Column 3 of Schedule 1 to Part A.14 of the Code (residues in food) of a substance specified in Column 1 that, as determined in accordance with the Code, exceeds the maximum residue limit specified in Column 2 in relation to that stock product, is a prescribed disease.

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- 5 Permission to drive, &c., stock into, &c., quarantine area**
- A permission granted by an inspector for the purposes of section 13 of the Act shall be in accordance with Form A.
- 6 Permission to enter, &c., quarantine area**
- A permission granted by an inspector for the purposes of section 14 of the Act shall be in accordance with Form B.
- 7 Permission to drive stock into protected area**
- A permission granted by an inspector for the purposes of section 18 of the Act shall be in accordance with Form C.
- 9 Persons authorized to grant import permit**
- For the purposes of section 24 of the Act, a prescribed authority is a veterinary officer, or an inspector of stock, employed as such by the Government of any State or Territory of the Commonwealth.
- 10 Interstate health certificate**
- For the purposes of section 24(b) of the Act, an interstate health certificate shall be in accordance with, where the stock entering the Territory are:
- (a) stock other than bees– Form D; or
 - (b) bees – Form E.
- 10A Determination of compensation for cattle**
- (1) In this regulation:
- approved valuation form*** means a form approved by, and supplied by or on behalf of, the Chief Inspector for the purposes of this regulation.
- CALM*** means the marketing system relating to the sale and auction prices of various classes of cattle more fully known as the computer aided livestock marketing system, being a system at presently administered by a committee appointed under section 16(1) of the *Australian Meat and Live-stock Corporation Act 1977* of the Commonwealth.
- nominated centre*** means any of Darwin, Katherine, Elliott, Tennant Creek or Alice Springs as may be nominated by the owner of cattle for the purpose of calculating transport costs.

normal turnoff, in relation to cattle which, in accordance with sound pastoral practice, would normally be turned off the property, means:

- (a) spayed cows;
- (b) barren cows;
- (c) steers over 250 kg live weight;
- (d) herd bulls not considered to be ordinarily capable of breeding;
- (e) herd bulls 8 years of age or older; and
- (f) herd bulls in sound condition and younger than 8 years of age where, if the number of bulls in the herd in this category exceeds 7% of the number of sound breeding cows in the herd, the owner selects the particular bulls in excess of 7% to be turned off.

panel means a valuation panel appointed under section 33(1) of the Act.

selling costs include the cattle transaction levy imposed under the *Cattle Transaction Levy Act 1990* of the Commonwealth.

transport costs means the estimated costs of trans-posing cattle between the place the cattle are mustered for the purposes of this regulation and a nominated centre.

- (2) The owner or the Chief Inspector shall muster or cause to be mustered the cattle, or a representative portion of the cattle, for which compensation is to be determined by a panel.
- (2A) A panel must not, in respect of cattle mustered under subregulation (2), take account of:
 - (a) cattle which would be subject to normal turnoff; or
 - (b) cattle which have no commercial value.
- (3) As far as practicable, the cattle are to be classed in accordance with criteria used for CALM classifications.
- (4) Subject to this regulation, compensation is to be determined as being the on-farm value of each head of cattle, valued as if it were disease free and as it stands in the yard on the day of valuation, taking into account its age, sex, breed, body condition, liveweight and other matters relevant to its class including, in the case of herd bulls, the matters in subregulation (4A), and, as far as practicable,

being the value of a similar head of cattle in a similar CALM class at the time but, where transport and selling costs would otherwise have been likely to have been incurred, deducting from that value an amount representing those costs.

(4A) Herd bulls 3 years of age and older that are not subject to normal turnoff are to be valued as follows:

- (a) determine the value of each bull as if it were a 3 year old member of its class, thereby giving a notional breeding value (NBV);
- (b) determine the current meat works value of the actual bull at its actual age (CMV);
- (c) calculate a conversion factor (CF) to take into account the age of the bull, in accordance with the following formula:

$$CF = \frac{NBV - CMV}{5}$$

where NBV is the notional breeding value determined under paragraph (a); and

CMV is the current meat works value determined under paragraph (b); and

- (d) determine the final value (FV) of the bull in accordance with the following formula:

$$\$FV = NBV - [(A - 3) \times CF]$$

where NBV is the notional breeding value determined under paragraph (a);

A is the age of the bull rounded up to the next highest whole number; and

CF is the conversion factor calculated under paragraph (c).

(4B) In determining compensation for cattle, members of a panel must:

- (a) use an approved valuation form;
- (b) complete the approved valuation form in accordance with any directions on it;
- (c) if a head of stock is valued at more than \$1200, reduced the value to a maximum of \$1200;

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- (d) except as provided in subregulation (6), not use a previous valuation under this regulation as a reference or a basis for any other valuation; and
 - (e) where there is more than one reference market for cattle, use the nearest.
- (5) In making their determination, members of a panel should:
- (a) work independently until each has completed the valuation;
 - (b) after completion, discuss the valuations until a consensus or majority agreement is reached, or a consensus or majority agreement appears unlikely to be reached; and
 - (c) sign an agreed determination, with or without dissenting views, and deliver it to the Chief Inspector or the Chief Inspector's nominee.
- (6) Where a panel determines the compensation payable for cattle, that determination may, without new valuations but with the agreement of the owner of the cattle, determine the compensation payable in respect of cattle of a similar class taken from the holding or part of the holding from which the originally valued cattle were taken.

11 Orders by inspectors

An order given by an inspector pursuant to the Act shall be in writing in accordance with Form F and shall be served personally on the person to whom it is directed.

12 Inspector to give certificate when stock ordered to be destroyed

When an inspector, in pursuance of the powers conferred on him by the Act, destroys, or causes to be destroyed, any stock, he shall, at the time of so doing, deliver a certificate in accordance with Form G to the person in charge of the stock.

14 Movement of cattle

- (1) Subject to subregulation (3), where cattle or buffalo are to be moved from the holding on which they are ordinarily kept or depastured to an abattoir or a saleyard and the holding has been given a classification in respect of the diseases Tuberculosis and Brucellosis of IN, SU, PC, NA, RD or CF1 under section 27(1B) of the Act, the owner of the holding or, where the owner is not the occupier, the occupier of the holding must ensure that, before the cattle are moved, the tail tag in respect of the holding is affixed to each animal around the tail immediately above the brush.

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- (2) Subject to subregulation (3), where cattle or buffalo are to be moved from a holding on which they are not ordinarily kept or depastured, the owner of the holding or, where the owner is not the occupier, the occupier of the holding must ensure that, before the cattle are moved, the stranger tail tag in respect of the holding is affixed to each animal around the tail immediately above the brush.
 - (3) The Chief Inspector may, by notice in writing, exempt a person either generally or in respect of a particular consignment of stock, from the requirement under subregulation (1) that a tail tag be affixed to stock before the stock is moved from a holding.

15 Registration of tail tags

- (1) Subject to this regulation, the owner of a holding on which cattle are kept or depastured shall apply in writing to the Chief Inspector for the registration of a tail tag in respect of that holding.
- (2) An application under subregulation (1) shall be made within 14 days after the date on which:
 - (a) these Regulations come into force in respect of a person who is or becomes the owner of a holding on that date; or
 - (b) a person becomes the owner of a holding in respect of which no tail tag is registered under this regulation.
- (3) On receipt of an application under subregulation (1), the Chief Inspector shall register or refuse to register, as he thinks fit, a tail tag in respect of the holding the subject of the application, and where he registers a tag he shall allot identification particulars to be used with the tag.
- (4) Where, under subregulation (3), the Chief Inspector registers a tail tag in respect of a holding he shall forward to the applicant:
 - (a) a certificate of registration; and
 - (b) the identification particulars,
of the tail tag.
- (5) Nothing in this regulation shall prevent the owner of a holding applying for the registration of, or the Chief Inspector registering, a tail tag in respect of a part of a holding.
- (6) Where, before the commencement of these Regulations, the owner of a holding was allotted by the Chief Inspector identification particulars to be used to identify cattle usually depastured on the holding, the particulars so allotted shall, on the commencement of

these Regulations, be deemed to be identification particulars allotted under subregulation (3) and a tag bearing those particulars shall be deemed to be a tail tag registered in respect of the holding.

16 Registration of stranger tail tags

- (1) The owner of a holding in respect of which a tail tag is registered may apply in writing to the Chief Inspector for the registration of a stranger tail tag in respect of that holding.
- (2) On receipt of an application under subregulation (1), the Chief Inspector may register or refuse to register, as he thinks fit, a stranger tail tag in respect of the holding the subject of the application, and where he registers a tag he shall allot identification particulars to be used with the tag.
- (3) Where, under subregulation (2), the Chief Inspector registers a stranger tail tag in respect of a holding, he shall forward to the applicant:
 - (a) a certificate of registration; and
 - (b) the identification particulars,
of the stranger tail tag.
- (4) Where, before the commencement of these Regulations, the owner of a holding was allotted by the Chief Inspector identification particulars to be used to identify cattle not usually depastured on the holding, the particulars allotted shall, on the commencement of these Regulations, be deemed to be identification particulars allotted under subregulation (2) and a tag bearing those particulars shall be deemed to be a stranger tail tag registered in respect of the holding.

17 Notification of change of ownership

- (1) Where a tail tag or stranger tail tag is registered in respect of a holding and the holding is sold or transferred the person to whom the holding is sold or transferred shall, within 14 days of the sale or transfer, notify the Chief Inspector in writing of the change of ownership.
- (2) The Chief Inspector shall, on being notified in accordance with subregulation (1), amend the register accordingly and shall forward to the new owner a certificate of registration of the tail tag or stranger tail tag, as the case may be.

18 Territory tail tag

- (1) For the purposes of these Regulations, the Chief Inspector may register a Territory tail tag.
- (2) The Chief Inspector may:
 - (a) affix or caused to be affixed; or
 - (b) permit a person to affix,to cattle a Territory tail tag.
- (3) A Territory tail tag shall have such identification particulars as the Chief Inspector determines.

19 Chief Inspector to keep register

- (1) Subject to subregulation (2), the Chief Inspector shall cause to be kept and maintained, in such form as he thinks fit, a register of tail tags and stranger tail tags.
- (2) The register shall contain in respect of each tail tag or stranger tail tag:
 - (a) the name and address of the owner of the holding in respect of which the tag is registered;
 - (b) the name of the holding, or a description of the holding or the part of it, in respect of which a tag is registered;
 - (c) the identification particulars allotted to each tag; and
 - (d) such other information or particulars as the Chief Inspector thinks fit.
- (3) The Chief Inspector may amend an entry in the register where he is satisfied that there is an error in the register or where a particular in the register was included on false or misleading information.

20 Offences relating to tags

- (1) A person shall not attach to cattle:
 - (a) a tail tag; or
 - (b) a stranger tail tag,bearing identification particulars other than those allotted by the Chief Inspector to be used with the tag.

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- (2) A person shall not affix to cattle a tag intended or likely to be, or capable of being, confused with or represented as being a tail tag or stranger tail tag.
 - (3) A person shall not affix to cattle a tail tag or stranger tail tag except around the tail immediately above the brush.
 - (4) A person shall not affix to cattle which are to be taken or removed from a holding a tail tag or a stranger tail tag other than a tail tag or stranger tail tag registered in respect of that holding.
 - (5) Unless permitted by an inspector a person shall not remove a tail tag or stranger tail tag affixed to cattle.

20A Prohibited food for ruminants

- (1) A person shall not feed compounded foodstuff or meal to a ruminant where its container or a label on or a tag attached to the container, or, if the person purchases or is supplied the foodstuff or meal in bulk, the invoice or any other document relating to the purchase of the foodstuff or meal, contains one or more of the following statements:
 - (a) "This product contains ruminant material – DO NOT FEED TO CATTLE, BUFFALO, CAMELS, SHEEP, GOATS, DEER OR OTHER RUMINANTS";
 - (b) "This product contains ruminant material – DO NOT FEED TO RUMINANTS";
 - (c) "For pig use only";
 - (d) "For poultry use only";
 - (e) "For pig and poultry use only";
 - (f) "For (*name of non-ruminant species*) use only".
- (2) A person shall not feed:
 - (a) ruminant material;
 - (b) compounded foodstuff containing ruminant material; or
 - (c) meal containing ruminant material,to a ruminant.
- (3) The Chief Inspector may, by notice in writing, exempt a person from compliance with subregulation (1)(a) or (b) or (2) for the purpose of conducting research described in the notice.

20B Supply by manufacturers of compounded foodstuff and meal

A manufacturer of compounded foodstuff or meal shall not supply the foodstuff or meal to another person unless its container or a label on or a tag attached to the container, or, if the foodstuff or meal is supplied in bulk, the invoice or any other document relating to the purchase of the foodstuff or meal, one or more of the following statements:

- (a) where the foodstuff or meal contains ruminant material:
 - (i) "This product contains ruminant material – DO NOT FEED TO CATTLE, BUFFALO, CAMELS, SHEEP, GOATS, DEER OR OTHER RUMINANTS";
 - (ii) "This product contains ruminant material – DO NOT FEED TO RUMINANTS";
 - (iii) "For pig use only";
 - (iv) "For poultry use only";
 - (v) "For pig and poultry use only";
 - (vi) "For (name of non-ruminant species) use only"; or
- (b) where the foodstuff or meal does not contain ruminant material:
 - (i) "This product does not contain ruminant material";
 - (ii) "For pig use only";
 - (iii) "For poultry use only";
 - (iv) "For pig and poultry use only";
 - (v) "For (name of non-ruminant species) use only".

20C Sale of compounded foodstuff and meal

A person shall not sell compounded foodstuff or meal unless its container or a label on or a tag attached to the container, or, if the foodstuff or meal is sold in bulk, the invoice or any other document relating to the purchase of the foodstuff or meal contains, one or more of the following statements:

- (a) where the foodstuff or meal contains ruminant material:
 - (i) "This product contains ruminant material – DO NOT FEED TO CATTLE, BUFFALO, CAMELS, SHEEP, GOATS, DEER OR OTHER RUMINANTS";
 - (ii) "This product contains ruminant material – DO NOT FEED TO RUMINANTS";
 - (iii) "For pig use only";
 - (iv) "For poultry use only";
 - (v) "For pig and poultry use only";
 - (vi) "For (name of non-ruminant species) use only"; or
- (b) where the foodstuff or meal does not contain ruminant material:
 - (i) "This product does not contain ruminant material";
 - (ii) "For pig use only";
 - (iii) "For poultry use only";
 - (iv) "For pig and poultry use only";
 - (v) "For (name of non-ruminant species) use only".

20D Size of statement

A statement referred to in regulations 20A, 20B, and 20C must be:

- (a) prominent;
- (b) in letters at least 3 mm high; and
- (c) in dark print on a light background.

20E Label or tag not to be removed from container

A person shall not remove, or cause to be removed, a label or tag from a bag or other container in which there is compounded foodstuff or meal.

20F Obscuring statement

A person shall not mark or deface an invoice or any other document relating to the purchase of compounded foodstuff or meal so that he or she obscures the statement referred to in regulations 20A, 20B and 20C.

20G Floor area of cages where domestic fowls are kept

- (1) A person, who keeps a domestic fowl or domestic fowls that are not less than 18 weeks old in a cage, is to keep the fowl or fowls in a cage which has a floor area of not less than:
 - (a) where one fowl is kept in the cage, 1,000 cm²;
 - (b) where 2 fowls are kept in the cage, 1,350 cm²; or
 - (c) where not less than 3 fowls are kept in the cage and:
 - (i) the average flock weight of the fowls is not more than 2.4 kg, 450 cm² for each fowl; or
 - (ii) the average flock weight of the fowls is more than 2.4 kg, 600 cm² for each fowl.
- (2) In subsection (1), **average flock weight** means the average flock weight determined in accordance with the "National Guidelines for RSPCA Inspectors for the Inspection of Layer Hens in Cages" which is included in the Australian Model Code of Practice for the Welfare of Animals – Domestic Poultry, issued by the Agriculture and Resource Management Council of Australia and New Zealand.

22 Regulatory offences

An offence of contravening or failing to comply with these Regulations is a regulatory offence.

Penalty: \$1,000.

23 Infringement offences and penalties

- (1) An offence against the provisions of the Act or these Regulations specified in Column 1 of Schedule 3 is an infringement offence for the purposes of section 43C(1) of the Act.

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- (2) The penalty specified in Column 2 of Schedule 3 is the prescribed penalty payable under section 43C(2) of the Act for an alleged offence against the provision specified opposite in Column 1.

Schedule 1

regulation 4

Part I

Diseases of Stock other than Bees

Actinobaccillosis
Actinomycosis
African horse sickness
African swine fever
Anaplasmosis
Anthrax
Atrophic rhinitis
Aujeszky's disease
Australian bat lyssavirus
Avian influenza
Black disease
Blackleg
Bluetongue
Botulism
Border disease (Hairy shaker disease)
Borna disease
Bovine babesiosis
Bovine ephemeral fever
Bovine herpes dermopathic disease
Bovine malignant catarrh (BMC)
Bovine Spongiform Encephalopathy
Bovine virus diarrhoea
Birdsville horse disease
Brucellosis
Canine babesiosis
Chagas' Disease
Cattle tick infestation
Classical Swine Fever
Contagious equine metritis (CEM)
Contagious bovine pleuropneumonia (CBPP)
Contagious Caprine pleuropneumonia
Contagious ecthyma
Dourine
Duck plague
Duck virus hepatitis
East Coast Fever
Enterotoxaemia
Enzootic bovine leucosis
Epizootic haemorrhagic disease of deer
Equine babesiosis

Equine encephalosis
Equine influenza
Equine viral encephalomyelitis
Equine morbillivirus
Equine piroplasmosis
Equine viral rhinopneumonitis
Foot and mouth disease
Fowl plague
Getah virus disease
Glanders
Haemagglutinating encephalomyelitis virus (HEV) in pigs
Haemorrhagic septicaemia
Heart water
Ibaraki disease
Infectious bovine rhinotracheitis (IBR)
Infectious bursal disease (hyper virulent form)
Japanese encephalitis
Jembrana disease
Johne's disease
Leptospirosis
Liver fluke infestation
Louping ill
Lumpy skin disease
Maedi-visna
Meliodosis
Mucosal disease
Nairobi sheep disease
Newcastle disease
Ornithosis/Psittacosis
Peste des Petits ruminants
Porcine polioencephalomyelitis (Teschen)
Porcine reproductive and respiratory syndrome
Pulmonary adenomatosis
Rabies
Rift valley fever
Rinderpest
Salmonellosis
Sarcosporidiosis
Scrapie
Screw worm fly infestation

Part II

Diseases of Bees

Acarapis woodii (Acarina disease)
Acute bee paralysis virus
Ascophæra apis (Chalk brood)
Bacillus larvae (American foul brood)
Black queen cell virus
Braula coeca (Bee louse)
Chronic bee paralysis virus
Kashmir bee virus
Nosema apis (Nosema disease)
Sacbrood virus disease
Slow paralysis virus
Streptococcus pluton (European foul brood)
Tropilaelaps clareae (Asian mite)
Varroa jacobsonii (Varroa mite).

Schedule 2

FORM A

regulation 5

NORTHERN TERRITORY OF AUSTRALIA

Stock Diseases Act

STOCK PERMIT IN RELATION TO QUARANTINE AREA

I, _____, an Inspector of Stock, hereby give permission to drive/move* stock into/out of/within* the _____ Quarantine Area as described in the Northern Territory Government *Gazette* dated _____, in accordance with the following particulars:

1. Number and description of stock:
2. Place from which to be driven or moved:
3. Place to which to be driven or moved:
4. Date on which stock examined by inspector:
5. Inspector's report as to freedom from disease:
6. Method of movement:
7. Place of entry into or exit from quarantine area:
8. Date of commencement of movement:
9. Date of completion of movement:
10. Route to be followed:
11. (a) Number of journeys to which permit applies:
(b) If more than one, the last date to which permit extends:
12. Subject to the following conditions:

Dated this _____ day of _____, 19 ____.

Inspector of Stock

(*Strike out whatever is inapplicable)

FORM B

regulation 6

NORTHERN TERRITORY OF AUSTRALIA

Stock Diseases Act

PERMIT IN RELATION TO QUARANTINE AREA

I, _____, an Inspector of Stock, hereby give permission to

- (a) to enter/leave*
- (b) to drive/move* a vehicle into/out of/within*
- (c) to remove fodder/fittings* from
- (d) to remove carcasses/dung* of an animal from

the _____ Quarantine Area as described in the Northern Territory Government *Gazette* dated _____, in accordance with the following particulars:

1. Description of vehicle:
2. Quantity and description of fodder:
3. Number and description of fittings:
4. Number and description of carcasses:
5. Quantity of dung:
6. Place from which to be driven or moved:
7. Place to which to be driven or moved:
8. Date on which examined by an inspector:
9. Inspector's report as to freedom from disease:
10. Method of transport:
11. Place of entry into or exit from quarantine area:
12. Date of commencement of movement:
13. Date of completion of movement:
14. Route to be followed:
15. (a) Number of journeys to which permit applies:
(b) If more than one, the last date to which permit extends:
16. Subject to the following conditions:

Dated this _____ day of _____, 19 ____.

Inspector of Stock

(*Strike out whatever inapplicable)

FORM C

NORTHERN TERRITORY OF AUSTRALIA

*Stock Diseases Act**Stock Diseases Regulations*

regulation 7

PERMIT TO DRIVE STOCK INTO A PROTECTED AREA

No.

1. Name and address of the owner of the stock
.....
2. Name of person in charge of travelling stock
.....
3. Place from which stock to be moved
.....
4. Place to which stock to be moved
.....
5. Name and address of person taking delivery of the stock
.....
6. Particulars of stock

Species	Description	Number	Brands
---------	-------------	--------	--------

7. Treatment or inspection of stock for the movement

Date	Place	Treatment	Number	Carried out or supervised by
------	-------	-----------	--------	------------------------------

Date of commencement of movement / /
Date of completion of movement / /

8. Other Conditions
.....

9. Issuing Inspector

I hereby give permission for the stock described to move into the protected Area for in accordance with the above particulars.

Name
(Please print)

Signature

Location

Date / / Telephone No.

Original (white) – to accompany stock

Duplicate (pink) – Book copy

FORM D

NORTHERN TERRITORY OF AUSTRALIA

*Stock Diseases Act**Stock Diseases Regulations*

regulation 10

HEALTH CERTIFICATE AND WAY-BILL
(FOR STOCK OTHER THAN BEES)

No.

OWNER DECLARATION (COMPLETE ALL SECTIONS)

1. Name and address of the owner of the stock
.....
2. Property or place of origin of stock
.....
Tail Tag No.
3. Name of person in charge of the stock
.....
Phone No.
4. Name of person or company taking delivery of the stock (Consignee)
.....
5. Full address of destination of the stock
.....
6. Method of travel (please circle)
ROAD / RAIL / HOOF
7. Rego numbers (all trucks)
8. Particulars of stock

No of stock	Species/breed	Description/ sex	Brands or tattoo	Tail tag No or PIN
-------------	---------------	------------------	------------------	--------------------

- (i) I believe the cattle are in good health.
- (ii) Neither the cattle described above, nor the property of origin of the cattle are under quarantine or restrictions because of disease in the cattle.

(iii) The information furnished on this certificate is, to the best of my knowledge and belief, correct in every particular.

Owner or Agent
(Signature)

Date . / /

Full Name
(Please print)

Phone

DEPARTMENTAL USE ONLY

9. Test results/Tick treatments (where required):
.....

10. Issuing Officer
After due enquiry and to the best of my knowledge, the stock listed above comply with the entry conditions for such stock to enter the Northern Territory.

Location

Date of issue / /

Name (please print)

Signature

Phone No

If this Health Certificate is for a consignment each truck must have a trucking docket with this number.

Original (white) – to accompany stock

Duplicate (yellow) – Book copy

FORM E

NORTHERN TERRITORY OF AUSTRALIA

Stock Diseases Act

Stock Diseases Regulations

regulation 10

HEALTH CERTIFICATE FOR THE INTERSTATE MOVEMENT OF APIARY
PRODUCTS, BEE COLONIES USED EQUIPMENT, QUEEN BEES,
ESCORTS, QUEEN CELLS AND PACKAGE BEES

Full name of owner/agent/person in charge

.....

Phone

of State/Territory

(postal address)

Postcode

CERTIFICATE BY GOVERNMENT INSPECTOR
OR OTHER PRESCRIBED AUTHORITY

I being
a prescribed authority in (State/Territory)
hereby certify that:

* I have inspected the queen rearing/cell production/package bee
apiaries* described in the above declaration within the past 4 months.

* The abovenamed person may import the stock into the Territory from
.....

Signed

Date / /

Phone

Address

Postcode

This certificate is valid for one month for apiary products/bee colonies/used
appliances OR 4 months for queen bees/escorts/queen cells/package bees,
from the date of signing.

*To be prepared in triplicate. Original (white copy for the owner, second
(blue) copy to accompany consignment. Third (pink) copy to be forwarded
by the above inspector to the Senior Apicultural Officer in the State/Territory
of destination.*

* delete section or parts NOT applicable.

FORM F

regulation 11

NORTHERN TERRITORY OF AUSTRALIA

Stock Diseases Act

ORDER BY INSPECTOR OF STOCK

I, _____, an Inspector of Stock, hereby order
you _____ to:

Dated at _____ this _____ day of _____, 19 ____.

Inspector of Stock

FORM G

regulation 12

NORTHERN TERRITORY OF AUSTRALIA

Stock Diseases Act

CERTIFICATE OF DESTRUCTION OF STOCK

To (name of person in charge of stock)

This is to certify that I, , an Inspector of Stock, in pursuance of the powers conferred upon me by the *Stock Diseases Act* have destroyed or caused to be destroyed the following stock:

1. Number and description of stock destroyed:
2. Brands on stock destroyed:
3. Date of destruction:
4. Place of destruction:

Dated at this day of , 19 .

Inspector of Stock

Schedule 3

regulation 23

INFRINGEMENT OFFENCES AND PENALTIES**Column 1**
Infringement Offence**Column 2**
Prescribed Penalty

\$

section 18 of the <i>Stock Diseases Act</i>	200
section 24(b) of the <i>Stock Diseases Act</i>	500
section 34(b) of the <i>Stock Diseases Act</i>	1,000
section 40 of the <i>Stock Diseases Act</i>	1,000
regulation 14 of the <i>Stock Diseases Regulations</i>	200
regulation 20 of the <i>Stock Diseases Regulations</i>	2000

ENDNOTES

1 KEY

Key to abbreviations

amd = amended	od = order
app = appendix	om = omitted
bl = by-law	pt = Part
ch = Chapter	r = regulation/rule
cl = clause	rem = remainder
div = Division	renum = renumbered
exp = expires/expired	rep = repealed
f = forms	s = section
Gaz = <i>Gazette</i>	sch = Schedule
hdg = heading	sdiv = Subdivision
ins = inserted	SL = Subordinate Legislation
lt = long title	sub = substituted
nc = not commenced	

2 LIST OF LEGISLATION

Stock Diseases Regulations (SL No. 6, 1956)

Notified	1 March 1956
Commenced	1 March 1956

Amendment of the Stock Diseases Regulations (SL No. 1, 1960)

Notified	13 January 1960
Commenced	13 January 1960

Amendment of the Stock Diseases Regulations (SL No. 5, 1967)

Notified	15 February 1967
Commenced	15 February 1967

Ordinances Revision Ordinance 1973 (Act No. 87, 1973)

Assent date	11 December 1973
Commenced	11 December 1973 (s 12(2))

Amending Legislation

Ordinances Revision Ordinance 1974 (Act No. 34, 1974)

Assent date	26 August 1974
Commenced	11 December 1973 (s 3(2))

Ordinances Revision Ordinance (No. 2) 1974 (Act No. 69, 1974)

Assent date	24 October 1974
Commenced	11 December 1973 (s 3)

Ordinances Revision Ordinance 1976 (Act No. 27, 1976)

Assent date	28 June 1976
Commenced	ss 1, 2 and 6: 28 June 1976 (s 6(2)); ss 3 and 4: 11 December 1973; s 5: 24 October 1974

Amendments of the Stock Diseases Regulations (SL No. 33, 1976)

Notified	17 December 1976
Commenced	17 December 1976

Amendment of the Stock Diseases Regulations (SL No. 13, 1980)

Notified	8 February 1980
Commenced	8 February 1980

Amendment of the Stock Diseases Regulations (SL No. 17, 1981)

Notified	23 July 1981
Commenced	23 July 1981

Amendment to the Stock Diseases Regulations (SL No. 40, 1987)

Notified	7 October 1987
Commenced	7 October 1987

Amendments of Stock Diseases Regulations (SL No. 7, 1988)

Notified	9 March 1988
Commenced	24 March 1988 (r 1)

Amendment of Stock Diseases Regulations (SL No. 28, 1988)

Notified	8 June 1988
Commenced	8 June 1988

Amendments of Stock Diseases Regulations (SL No. 48, 1988)

Notified	7 December 1988
Commenced	7 December 1988

Amendments of the Stock Diseases Regulations (SL No. 9, 1990)

Notified	9 May 1990
Commenced	9 May 1990

Amendments of the Stock Diseases Regulations (SL No. 9, 1992)

Notified	11 March 1992
Commenced	11 March 1992

Amendments of Stock Diseases Regulations (SL No. 27, 1994)

Notified	14 September 1994
Commenced	14 September 1994

Amendments of Stock Diseases Regulations (SL No. 10, 1997)

Notified	9 April 1997
Commenced	9 April 1997

4 GENERAL AMENDMENTS

General amendments of a formal nature (which are not referred to in the table of amendments to this reprint) are made by section 11 of the *Ordinances Revision Ordinance 1973* (as amended) to the following provisions: rr 3 and 4 and Second Sch.

3 LIST OF AMENDMENTS

r 3	amd No. 7, 1988, rr 3 and 8; No. 48, 1988, r 1; No. 10, 1997, r 2
r 4	amd No. 7, 1988, r 8
	sub No. 28, 1998, r 1; No. 9, 1990, r 2
rr 5 – 7	amd No. 7, 1988, r 8
r 8	rep No. 7, 1988, r 4
r 9	amd No. 7, 1988, r 8
r 10	sub No. 7, 1988, r 5
	amd No. 10, 1997, r 3
r 10A	ins No. 9, 1990, r 3
	amd No. 9, 1992
rr 11 – 12	amd No. 7, 1988, r 8
r 13	ins No. 33, 1976, r 1
	amd No. 7, 1988, r 8
	rep No. 10, 1997, r 4
r 14	ins No. 7, 1988, r 6
	sub No. 27, 1994, r 1
	amd No. 10, 1997, r 5
rr 15 – 20	ins No. 7, 1988, r 6
rr 20A – 20G	ins No. 10, 1997, r 6
r 21	ins No. 7, 1988, r 6
	rep No. 27, 1994, r 2
r 22	ins No. 7, 1988, r 6
r 23	ins No. 10, 1997, r 7
sch 1	amd No. 1, 1960, r 1
	sub No. 5, 1967, r 1; No. 13, 1980, r 1; No. 17, 1981
	amd No. 40, 1987, r 1; No. 28, 1988, r 2; No. 10, 1997, r 8
sch 1A	ins No. 28, 1988, r 3
	rep No. 9, 1990, r 4
sch 2	amd No. 7, 1988, rr 7 and 8; No. 48, 1988, r 2; No. 10, 1997, r 9
sch 3	ins No. 10, 1997, r 10