NORTHERN TERRITORY OF AUSTRALIA

STOCK DISEASES REGULATIONS

As in force at 30 June 2004

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NORTHERN TERRITORY OF AUSTRALIA

As in force at 30 June 2004

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Regulations 1956, No. 3 are repealed.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 means an establishment within the meaning of the *Meat Industries Act* to which a licence under that Act permitting the slaughter of an animal relates.

approved identification device means a device the use of which is approved under regulation 20.

foodstuff means foodstuff intended to be fed to stock.

property identifier code means a property identifier code registered under regulation 15.

register means the register kept under regulation 19.

restricted animal material means matter derived from a mammal, bird or fish, but does not include milk or milk products of Australian origin, tallow or gelatin.

tallow means rendered animal fat or oil extracted from animal matter (including matter from mammals, fish and birds) by means of a process that will achieve a standard of rendering in accordance with AS 5008:2001, Australian Standard for Hygienic Rendering of Animal Products.

(2) In these Regulations, a reference to a form by letter is a reference to a form so lettered in the Schedule 2.

4 Permission in respect of quarantine areas and protected areas

Permission given under section 13, 14 or 18 of the Act must be in accordance with Form A.

5 Movement permits in respect of standstill zones

A movement permit issued under section 29B of the Act must be in accordance with Form B.

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 must 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.

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 or a live weight determined by the Chief Inspector having regard to market conditions;

- (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 transporting 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 must 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.
 - (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) 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:

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 \$1 800, reduced the value to a maximum of \$1 800;
 - (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 under the Act:

- (a) must be in writing in accordance with Form F; and
- (b) must be served on the person to whom it is directed:
 - (i) by delivering it to the person;
 - (ii) by sending a copy of it to the person by facsimile or electronic transmission;
 - (iii) by posting it to the person's last known place of business or residence; or
 - (iv) in the case of a corporation by delivering or posting it, or sending a copy of it by facsimile or electronic transmission, to the corporation's registered office in the Territory or otherwise as provided by the Corporations Act 2001.

12 Inspector to give certificate when stock destroyed

At the time an inspector destroys stock or causes stock to be destroyed pursuant to the inspector's powers under the Act, the inspector must give to the person in charge of the stock a certificate in accordance with Form G.

14 Movement of cattle to saleyard

- (1) The owner of a holding must not move cattle kept or depastured on the holding from the holding to a saleyard unless approved identification devices have been attached to the cattle before the cattle leave the holding.
 - Penalty: If the offender is a natural person 100 penalty units.

If the offender is a body corporate – 500 penalty units.

(2) An offence against subregulation (1) is a regulatory offence.

14A Movement of cattle from holding with tuberculosis status to abattoir

(1) The owner of a holding that has a classification under section 27(1B) of the Act in relation to Tuberculosis of IN, SU, RD, PC or CF1 must not move cattle kept or depastured on the holding from the holding to an abattoir unless approved identification devices have been attached to the cattle before the cattle leave the holding.

Penalty: If the offender is a natural person – 100 penalty units.

If the offender is a body corporate – 500 penalty units.

(2) An offence against subregulation (1) is a regulatory offence.

14B Movement of small consignments of cattle from holding to abattoir

- (1) The owner of a holding must not move cattle kept or depastured on the holding from the holding to an abattoir in a consignment of less than 20 cattle unless:
 - (a) approved identification devices have been attached to the cattle before the cattle leave the holding; or
 - (b) the approval of the Chief Inspector has been obtained.
 - Penalty: If the offender is a natural person 100 penalty units.

If the offender is a body corporate – 500 penalty units.

(2) An offence against subregulation (1) is a regulatory offence.

15 Registration of property identifier codes

- (1) Subject to subregulation (2), the owner of a holding on which cattle, buffalo, pigs, sheep, goats, camels or deer are kept or depastured must apply in writing to the Chief Inspector for the registration of a property identifier code in respect of the holding or part of the holding.
 - Penalty: If the offender is a natural person 20 penalty units.

If the offender is a body corporate – 100 penalty units.

(2) A person who becomes the owner of a holding in respect of which no property identifier code is registered must make an application under subregulation (1) within 14 days after becoming the owner of the holding.

Penalty: If the offender is a natural person – 20 penalty units.

If the offender is a body corporate – 100 penalty units.

- (3) On receipt of an application under subregulation (1), the Chief Inspector:
 - (a) must register or refuse to register a property identifier code in respect of the holding or part of the holding the subject of the application; and
 - (b) if he or she registers a property identifier code must allot identification particulars for the approved identification device on or in which the property identifier code is to be included.
- (4) Where the Chief Inspector registers a property identifier code in respect of a holding or part of a holding under subregulation (3), the Chief Inspector must give to the owner of the holding:
 - (a) a certificate of registration of the property identifier code; and
 - (b) the identification particulars for the approved identification device on or in which the property identifier code is to be included.
- (5) An offence against subregulation (1) or (2) is a regulatory offence.

17 Change of ownership of holding where identifier code registered

- (1) This regulation applies in relation to a holding in respect of which a property identifier code is registered.
- (2) If the holding is sold or transferred, the person to whom it is sold or transferred must notify the Chief Inspector of the change in ownership within 14 days of the change.

Penalty: If the offender is a natural person – 20 penalty units.

If the offender is a body corporate – 100 penalty units.

(3) On being notified of the change in ownership, the Chief Inspector must amend the register accordingly and forward to the new owner a certificate of registration of the property identifier code.

(4) An offence against subregulation (2) is a regulatory offence.

19 Chief inspector to keep register

- (1) Subject to subregulation (2), the Chief Inspector must keep, in the form the Chief Inspector considers suitable, a register of property identifier codes.
- (2) The register must contain in respect of each property identifier code:
 - (a) the name and address of the owner of the holding in respect of which the code is registered;
 - (b) the name of the holding, or a description of the holding or the part of it, in respect of which a code is registered;
 - (c) the identification particulars allotted to each code; and
 - (d) any other information or particulars the Chief Inspector considers necessary.
- (3) The Chief Inspector may amend an entry in the register if satisfied it contains an error or a particular was included on false or misleading information.

20 Approved identification devices

- (1) The Chief Inspector may approve a device for use as an approved identification device subject to the conditions (if any) specified in the approval.
- (2) A person must not attach an approved identification device to any cattle or buffalo otherwise than in accordance with the conditions of the approval under subregulation (1).
 - Penalty: If the offender is a natural person 100 penalty units.
 - If the offender is a body corporate 500 penalty units.
- (3) A person must not attach to any cattle or buffalo a device on or in which is included a property identifier code other than an approved identification device.
 - Penalty: If the offender is a natural person 100 penalty units.

If the offender is a body corporate – 500 penalty units.

(4) An offence against subregulation (2) or (3) is a regulatory offence.

20A Restricted animal material not to be fed to ruminants

(1) A person must not feed to a ruminant a foodstuff containing restricted animal material.

Penalty: If the offender is a natural person – 200 penalty units.

If the offender is a body corporate - 1 000 penalty units.

(2) A person must not feed to a ruminant a foodstuff if the container in which the foodstuff was supplied to the person, or a label on or a tag attached to the container, contains a warning statement.

Penalty: If the offender is a natural person – 200 penalty units.

If the offender is a body corporate - 1 000 penalty units.

(3) A person who is supplied in bulk with a foodstuff must not feed the foodstuff to a ruminant if the invoice, or another document, relating to the supply contains a warning statement.

Penalty: If the offender is a natural person – 200 penalty units.

If the offender is a body corporate - 1 000 penalty units.

- (4) For the purposes of this regulation, a warning statement is a statement that says or in effect says "This product contains restricted animal material – DO NOT FEED TO CATTLE, SHEEP, GOATS, DEER OR OTHER RUMINANTS".
- (5) The Chief Inspector may, by notice in writing, exempt a person from compliance with subregulation (2) or (3), for the purpose of enabling the person to conduct research described in the notice.
- (6) An offence against subregulation (1), (2) or (3) is a regulatory offence.

20B Supply by manufacturers of foodstuffs containing restricted animal material

- (1) A manufacturer of foodstuffs must not supply (other than in bulk) restricted animal material to a person unless the container in which it is supplied, or a label on or a tag attached to the container, contains a warning statement in a prominent position, in letters at least 3 mm high and in dark print on a light background.
 - Penalty: If the offender is a natural person 200 penalty units.

If the offender is a body corporate - 1 000 penalty units.

(2) A manufacturer of foodstuffs must not supply restricted animal material to a person in bulk, unless the invoice, or another document, relating to the purchase of the foodstuff contains a warning statement in a prominent position, in letters at least 3 mm high and in dark print on a light background.

Penalty: If the offender is a natural person – 200 penalty units.

If the offender is a body corporate - 1 000 penalty units.

- (3) For the purposes of this regulation, a warning statement is a statement that says or in effect says:
 - (a) if the foodstuff to which the document containing the statement relates contains restricted animal material – "This product contains restricted animal material – DO NOT FEED TO CATTLE, SHEEP, GOATS, DEER OR OTHER RUMINANTS"; or
 - (b) if the foodstuff to which the document containing the statement relates does not contain restricted animal material "This product does not contain restricted animal material".
- (4) An offence against subregulation (1) or (2) is a regulatory offence.

20C Sale of foodstuffs containing restricted animal material

- (1) A person must not sell (other than in bulk) a foodstuff that contains restricted animal material unless the container in which it is sold, or a label on or a tag attached to the container, contains a warning statement in a prominent position, in letters at least 3 mm high and in dark print on a light background.
 - Penalty: If the offender is a natural person 200 penalty units.

If the offender is a body corporate – 1 000 penalty units.

(2) A person must not sell in bulk a foodstuff that contains restricted animal material, unless the invoice, or another document, relating to the purchase of the foodstuff contains a warning statement in a prominent position, in letters at least 3 mm high and in dark print on a light background.

Penalty: If the offender is a natural person – 200 penalty units.

If the offender is a body corporate – 1 000 penalty units.

- (3) For the purposes of this regulation, a warning statement is a statement that says or in effect says:
 - (a) if the foodstuff to which the document containing the statement relates contains restricted animal material – "This product contains restricted animal material – DO NOT FEED TO CATTLE, SHEEP, GOATS, DEER OR OTHER RUMINANTS"; or
 - (b) if the foodstuff to which the document containing the statement relates does not contain restricted animal material – "This product does not contain restricted animal material".
- (4) An offence against subregulation (1) or (2) is a regulatory offence.

20D Label or tag not to be removed from container

(1) A person must not remove, or cause to be removed, a warning statement within the meaning of regulation 20C(3) from a container, or a label on or a tag attached to a container, containing the foodstuff to which the warning relates.

Penalty: If the offender is a natural person – 200 penalty units.

If the offender is a body corporate - 1 000 penalty units.

(2) An offence against subregulation (1) is a regulatory offence.

20E Obscuring statement

- (1) A person must not mark or deface an invoice or another document relating to the purchase of a foodstuff so that a warning statement within the meaning of regulation 20C(3) is obscured.
 - Penalty: If the offender is a natural person 200 penalty units.

If the offender is a body corporate - 1 000 penalty units.

(2) An offence against subregulation (1) is a regulatory offence.

20F No sale of eggs without egg production information

(1) A person must not sell eggs unless the container in which the eggs are sold legibly displays the egg production information relevant to those eggs.

Penalty: If the offender is a natural person – 20 penalty units.

If the offender is a body corporate – 100 penalty units.

- (2) Egg production information is:
 - (a) a description of the housing system for the production of eggs in accordance with section 2.1.1 of the Model Code of Practice for the Welfare of Animals – Domestic Poultry, 4th Edition, published by CSIRO Publishing; and
 - (b) a reference to that Model Code of Practice.
- (3) Egg production information may also include a telephone number or postal address where consumers may obtain further nutritional or packaging information.
- (4) If it is impracticable to display all the egg production information on an egg container, the person selling the eggs must ensure that an industry or producer Internet address is legibly displayed on the container.
- (5) An offence against subregulation (1) is a regulatory offence.
- (6) In this regulation:

container includes a label or tag attached to the container.

20G Floor area of cages where domestic fowls kept

- (1) A person who keeps in a cage a domestic fowl or domestic fowls that are not less than 18 weeks old must do so in a cage that 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:
 - the average flock weight of the fowls is not more than
 2.4 kg, 450 cm² for each fowl; or
 - the average flock weight of the fowls is more than 2.4 kg, 600 cm² for each fowl.
 - Penalty: If the offender is a natural person 100 penalty units.

If the offender is a body corporate – 500 penalty units.

- (3) Despite subregulation (1), a person who keeps not less than 3 domestic fowls that are not less than 18 weeks of age and that have an average flock weight of not more than 2.4 kg in a cage that is installed after 1 July 2001, must ensure that the cage has a floor area of not less than 550 cm² for each fowl.
- (4) An offence against subregulation (1) is a regulatory offence.

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.
- (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 2

FORM A

NORTHERN TERRITORY OF AUSTRALIA

Stock Diseases Act

Stock Diseases Regulations

regulation 4

PERMISSION – *QUARANTINE AREA *PROTECTED AREA

I, (name) , an Inspector of Stock, in relation to the *quarantine area *protected area declared in the *Gazette* dated , give permission to (name) of (address)

to do the thing/s specified in Part A.

The particulars and any conditions specified in Part B apply in relation to this permission.

Part A

(# or * Strike out if inapplicable)

*drive/move stock *into/out of/within the area

- # *enter/leave the area
- # *move/drive a vehicle *into/out of/within the area
- # move *fodder/equipment/animal product *into/out of/within the area

Part B

(Complete as applicable)

Number and description of thing/s to which permission applies:

Name and address of owner:

Name of person in charge:

Place of origin:

Place of destination:

Name and address of person taking delivery:

Method of movement:

Description of transport:

Place of entry or exit:

Place from which being moved:

Place to which being moved:

Date of commencement:

Date of completion:

Route to be followed:

Details of inspection or treatment:

This permission is subject to the following conditions:

Dated this day of

, 2

.

Signature of Inspector Date: Location: Phone no:

FORM B

NORTHERN TERRITORY OF AUSTRALIA

Stock Diseases Act

Stock Diseases Regulations

regulation 5

MOVEMENT PERMIT – STANDSTILL ZONE

I, (name)

*the Chief Inspector of Stock *a Delegate of the Chief Inspector of Stock, in relation to the standstill zone declared in the *Gazette* dated , issue this movement permit to (name) of (address) to do the thing/s specified in Part A.

The movement regulated, other particulars and any conditions are specified in Part B.

Part A

(# or * Strike out if inapplicable)

- # move *stock/animal product/other thing described in Part B from a *holding/premises/other place within the zone to any other place *within/outside the zone
- # move *stock/animal product/other thing described in Part B from a place outside the zone into the zone

Part B

(Complete as applicable)

Number and description of thing/s to which permit applies:

Name and address of owner:

Name of person in charge:

Place of origin:

Place of destination:

Name and address of person taking delivery:

Method of movement:

Description of transport:

Place of entry or exit:

Place from which being moved:

Place to which being moved:

Date of commencement:

Date of completion:

Route to be followed:

Details of inspection or treatment:

This movement permit is subject to the following conditions:

Dated this day of , 2 .

Signature of Chief Inspector or Delegate Date: Location: Phone no:

FORM D

NORTHERN TERRITORY OF AUSTRALIA

Stock Diseases Act

Stock Diseases Regulations

regulation 10

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

OWNER DECLARATION (COMPLETE ALL SECTIONS)

Name and address of the owner of the stock
Property or place of origin of stock
Property Identifier Code
Name of person in charge of the stock
Phone No.
Name of person or company taking delivery of the stock (Consignee)
Full address of destination of the stock
Method of travel (please circle) ROAD / RAIL / HOOF
Rego numbers (all trucks) Particulars of stock

No of Species/breed Description/ sex stock	Brands or tattoo	Property Identifier Code
--	---------------------	--------------------------------

- (i) I believe the cattle are in good health.
- Neither the cattle described above, nor the property of origin of the cattle (ii) 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 knowle above comply with the entry conditions for suc Northern Territory.	•
Location Date of issue / /	
Name (please print) Signature Phone No	
If this Health Certificate is for a consignment each truck docket with this number.	must have a trucking

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	1	1										
Phone .			 									
Address												
Postcod	le		 									

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

, an Inspector of Stock, hereby order to:

l, you

this

day of , 19 .

Inspector of Stock

Dated at

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, pursuant to 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 , 2 .

Inspector of Stock

Schedule 3

regulation 23

INFRINGEMENT OFFENCES AND PENALTIES

Column 1 Infringement Offence	Column 2 Prescribed Penalty
Stock Diseases Act	
Section 18	10 penalty units for a natural person 50 penalty units for a body corporate
Section 24	10 penalty units for a natural person 50 penalty units for a body corporate
Section 40	10 penalty units for a natural person 50 penalty units for a body corporate
Stock Diseases Regulations	
Regulation 14(1)	5 penalty units for a natural person 25 penalty units for a body corporate
Regulation 14A(1)	5 penalty units for a natural person 25 penalty units for a body corporate
Regulation 14B(1)	5 penalty units for a natural person 25 penalty units for a body corporate
Regulation 15(1) and (2)	2 penalty units for a natural person 10 penalty units for a body corporate
Regulation 17(2)	2 penalty units for a natural person 10 penalty units for a body corporate
Regulation 20(2) and (3)	5 penalty units for a natural person 25 penalty units for a body corporate
Regulation 20F(1)	2 penalty units for a natural person 10 penalty units for a body corporate
Regulation 20G(1)	5 penalty units for a natural person 25 penalty units for a body corporate

1

ENDNOTES

KEY

Key to abbreviations

amd = amended app = appendix bl = by-law ch = Chapter cl = clause div = Division exp = expires/expired f = forms Gaz = Gazette hdg = heading ins = inserted It = long title nc = not commenced

od = order om = omitted pt = Part r = regulation/rule rem = remainder renum = renumbered rep = repealed s = section sch = Schedule sdiv = Subdivision SL = Subordinate Legislation sub = substituted

2 LIST OF LEGISLATION

Stock Diseases Regulatio	ns (SL No. 6, 1956)
Notified	1 March 1956
Commenced	1 March 1956

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

13 January 1960 Notified 13 January 1960 Commenced

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

Amending Legislation

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

26 August 1974 Assent date 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 D	iseases Regulations (SL No. 33, 1976)
Notified	17 December 1976
Commenced	17 December 1976
Amendment of the Stock Dis	seases Regulations (SL No. 13, 1980)
Notified	8 February 1980
Commenced	8 February 1980
<i>Amendment of the Stock Dis</i>	seases Regulations (SL No. 17, 1981)
Notified	23 July 1981
Commenced	23 July 1981
Amendment to the Stock Dis	seases Regulations (SL No. 40, 1987)
Notified	7 October 1987
Commenced	7 October 1987
<i>Amendments of Stock Disea</i>	ses <i>Regulations</i> (SL No. 7, 1988)
Notified	9 March 1988
Commenced	24 March 1988 (r 1)
<i>Amendment of Stock Diseas</i>	es Regulations (SL No. 28, 1988)
Notified	8 June 1988
Commenced	8 June 1988
<i>Amendments of Stock Disea</i>	ses <i>Regulations</i> (SL No. 48, 1988)
Notified	7 December 1988
Commenced	7 December 1988
Amendments of the Stock D	iseases Regulations (SL No. 9, 1990)
Notified	9 May 1990
Commenced	9 May 1990
Amendments of the Stock D	iseases Regulations (SL No. 9, 1992)
Notified	11 March 1992
Commenced	11 March 1992
<i>Amendments of Stock Disea</i>	ses Regulations (SL No. 27, 1994)
Notified	14 September 1994
Commenced	14 September 1994
<i>Amendments of Stock Disea</i>	ses Regulations (SL No. 10, 1997)
Notified	9 April 1997
Commenced	9 April 1997
<i>Amendment of Stock Diseas</i>	es <i>Regulations</i> (SL No. 27, 1997)
Notified	13 August 1997
Commenced	13 August 1997
<i>Amendment of Stock Diseas</i>	es Regulations (SL No. 34, 1997)
Notified	10 December 1997
Commenced	10 December 1997
<i>Amendment of Stock Diseas</i>	e s Regulations (SL No. 28, 1999)
Notified	11 August 1999
Commenced	11 August 1999

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Corporations Reform (Consequential Amendments NT) Act 2001 (Act No. 17, 2001)

Assent date29 June 2001Commenced15 July 2001 (s 2,

15 July 2001 (s 2, s 2 *Corporations Act 2001* (Cth Act No. 50, 2001) and Cth *Gaz* S285, 13 July 2001)

Amendments of Stock Diseases Regulations (SL No. 41, 2001)

Notified 8 August 2001

Commenced	8 August 2001

Amendment of Stock Diseases Regulations (SL No. 2, 2003)

Notified	12 February 2003
Commenced	12 February 2003

Amendments of Stock Diseases Regulations (SL No. 23, 2004)

Notified30 June 2004Commenced30 June 2004

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; No. 34, 1997; No. 28, 1999, r 3; No. 41, 2001, r 2; No. 23, 2004, r 2
r 4	amd No. 7, 1988, r 8
	sub No. 28, 1998, r 1; No. 9, 1990, r 2; No. 23, 2004, r 3
r 5	amd No. 7, 1988, r 8
	sub No. 23, 2004, r 3
rr 6 – 7	amd No. 7, 1988, r 8
	rep No. 23, 2004, r 3
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; No. 23, 2004, r 21
r 10A	ins No. 9, 1990, r 3
	amd No. 9, 1992; No. 41, 2001, r 3; No. 23, 2004, r 21
r 11	amd No. 7, 1988, r 8
	sub No. 28, 1999, r 4
	amd Act No. 17, 2001, s 22; No. 23, 2004, r 21
r 12	amd No. 7, 1988, r 8
	sub No. 23, 2004, r 4
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
	sub No. 28, 1999, r 5
	amd No. 23, 2004, r 5
r 14A	ins No. 28, 1999, r 5
	amd No. 23, 2004, r 6

r 14D	ing No. 29, 1000 r 5
r 14B	ins No. 28, 1999, r 5 amd No. 23, 2004, r 7
r 15	amd No. 23, 2004, r 7
r 15	ins No. 7, 1988, r 6 sub No. 28, 1999, r 5
	sub No. 28, 1999, r 5 amd No. 23, 2004, r 8
r 16	ins No. 7, 1988, r 6
1 10	rep No. 28, 1999, r 5
r 17	ins No. 7, 1988, r 6
1 17	amd No. 28, 1999, r 6
	sub No. 23, 2004, r 9
r 18	ins No. 7, 1988, r 6
1 10	rep No. 28, 1999, r 7
r 19	ins No. 7, 1988, r 6
	amd No. 28, 1999, r 8; No. 23, 2004, r 21
r 20	ins No. 7, 1988, r 6
	sub No. 28, 1999, r 9
	amd No. 23, 2004, r 10
r 20A	ins No. 10, 1997, r 6
	amd No. 28, 1999, r 10
	sub No. 41, 2001, r 4
	amd No. 23, 2004, r 11
r 20B	ins No. 10, 1997, r 6
	amd No. 28, 1999, r 11
	sub No. 41, 2001, r 4
	amd No. 23, 2004, r 12
r 20C	ins No. 10, 1997, r 6
	amd No. 28, 1999, r 12
	sub No. 41, 2001, r 4
	amd No. 23, 2004, r 13
r 20D	ins No. 10, 1997, r 6
	sub No. 41, 2001, r 4
	amd No. 23, 2004, r 14
r 20E	ins No. 10, 1997, r 6
	sub No. 41, 2001, r 4
	amd No. 23, 2004, r 15
r 20F	ins No. 10, 1997, r 6
	rep No. 41, 2001, r 4
	amd No. 23, 2004, r 16
r 20G	ins No. 10, 1997, r 6
. 04	amd No. 41, 2001, r 5; No. 23, 2004, r 17
r 21	ins No. 7, 1988, r 6
- 00	rep No. 27, 1994, r 2
r 22	ins No. 7, 1988, r 6
	sub No. 28, 1999, r 13
r 00	rep No. 23, 2004, r 21
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; No. 27, 1997; No. 2, 2003
sch 1A	rep No. 23, 2004, r 18 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; No. 28,
	1999, r 14; No. 23, 2004, r 19
sch 3	ins No. 10, 1997, r 10
	sub No. 23, 2004, r 18
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