

Northern Territory of Australia

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Northern Territory of Australia

*Plant Health Act*

**Restriction of Introduction into the Territory of**

**Specified Plant and Material**

I, Anne Christine Walters, Chief Inspector of Plant Health, under section 17(2) of the *Plant Health Act* and with reference to 17(1)(a) of the Act, for the control of the declared pest *Xanthomonas citri* subsp. *citri* (citrus canker) (the ***declared pest***), restrict the introduction into the Territory of a plant or plant‑related material as specified in the Schedule for 12 months on and from the date of publication of this notice.

Dated 4 September 2018

A. C. Walters

Chief Inspector of Plant Health

**Schedule**

**1 Definitions**

In this Schedule:

***another jurisdiction*** means a State or another Territory.

***area freedom certificate*** means a certificate given by an officer of a department responsible for agriculture in another jurisdiction certifying that the jurisdiction or a part of the jurisdiction is known to be free from the declared pest.

***restricted material*** means plant-related material that is, or might reasonably be, affected by the declared pest.

***restricted plant***means a declared host plant for the declared pest.

**2 Restriction of Introduction into the Territory**

A person must not introduce into the Territory a restricted plant or restricted material unless the plant or material:

(a) is exported from a jurisdiction, or part of a jurisdiction, certified by an area freedom certificate in force when the plant or material is introduced; or

(b) is commercially-grown *Citrus* spp. fruit that is:

(i) grown, processed, treated and packed in accordance with an agreed operating procedure or other documented arrangement managed by the department responsible for agriculture in the jurisdiction from which it is exported; and

(ii) accompanied by a government certificate certifying that the condition in paragraph (b)(i) has been met; or

(c) is machinery or equipment that is:

(i) treated in accordance with an agreed operating procedure or other documented arrangement managed by the department responsible for agriculture in the jurisdiction from which it is exported, immediately prior to export; and

(ii) accompanied by a government certificate certifying that the condition in paragraph (c)(i) has been met; or

(d) is introduced in accordance with a written permit given by the Chief Inspector.