

Northern Territory of Australia

Government Gazette

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# General information

The Gazette is published by the Office of the Parliamentary Counsel.

The Gazette will be published every **Wednesday**, with the closing date for notices being the previous Friday at 4.00 pm.

Notices not received by the closing time will be held over until the next issue.

Notices will not be published unless a Gazette notice request form together with a copy of the signed notice and a clean copy of the notice in Word or PDF is emailed to [gazettes@nt.gov.au](mailto:gazettes@nt.gov.au)

Notices will be published in the next issue, unless urgent publication is requested.

# Availability

The Gazette will be available online at 12 Noon on the day of publication at <http://www.nt.gov.au/ntg/gazette.shtml>

Unauthorised versions of Northern Territory Acts and Subordinate legislation are available online at <http://www.legislation.nt.gov.au>

Northern Territory

*Associations Act*

Notice of Intention to Dissolve Associations

I, John McLaren, as a delegate of the Commissioner, pursuant to section 65(4)(c) of the *Associations Act*, give notice that the associations specified in the Schedule will be dissolved after 3 months after the date of this notice unless cause to the contrary is shown.

Dated: 11 January 2017

J. McLaren

Delegate of Commissioner

Note: Enquiries should be directed to John McLaren at Licensing NT, Department of Attorney-General and Justice, Level 3, NAB House, 71 Smith Street, Darwin. Phone: (08) 8999 7824.

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Schedule

|  |  |
| --- | --- |
| 00062C | RSPCA (N. T.) Incorporated |
| 01593C | Council for Aboriginal Alcohol Program Services Incorporated |

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Northern Territory of Australia

*Control of Roads Act*

Order to Open Road

I, Mark Gillen Meldrum, Director Crown Land Estate, as delegate of the Minister for Infrastructure, Planning and Logistics under section 21 of the *Control of Roads Act*, order a new road be opened through Sections 1639, 1640, 1641, 1642, 1644, 1645, 1651, 1654, 1655, 1656, 1816, 1817, 1847, 1876, and 1877 Hundred of Ayers in accordance with Survey Plan S2015/198A-G and as shown on the map in the Schedule.

Dated 15 December 2016

M. G. Meldrum

Director Crown Land Estate

*Note: Survey Plan No. S2015/198A-G may be inspected at the office of the Surveyor-General, Arnhemica House, Parap Road, Parap.*

![Hundred of Ayers
]()

Northern Territory of Australia

*Law Officers Act*

Authorisation

I, Gregory John Shanahan, the Chief Executive Officer of the   
Department of the Attorney-General and Justice, in pursuance of section 8(4) of the *Law Officers Act*, authorise Tiarni Kristienne McNamee an officer of the Department, being a legal practitioner, to act in the name of the Solicitor for the Northern Territory.

Dated 11 January 2017

G. J. Shanahan

Chief Executive Officer

Northern Territory of Australia

*Livestock Act*

**Restrictions in relation to Prescribed Imported Livestock**

I, Kevin William de Witte, Chief Inspector of Livestock:

(a) under section 18(1) of the *Livestock Act* and with reference to section 43 of the *Interpretation Act*, revoke the restrictions set out in the instrument entitled "Restrictions Prescribed Imported Livestock", dated 16 December 2013 and published in *Gazette* No. G1 of 8 January 2014; and

(b) under section 18(1) of the *Livestock Act*, impose the following restrictions in relation to prescribed imported livestock specified in this notice:

(i) for alpacas, buffalo, cattle and goats being brought into the Territory:

(A) from New South Wales, Queensland or Western Australia – the restrictions specified in Schedules 1 and 3; and

(B) from any other State or Territory – the restrictions specified in Schedule 1;

(ii) for sheep being brought into the Territory:

(A) from New South Wales, Queensland or Western Australia – the restrictions specified in Schedules 2 and 3; and

(B) from any other State or Territory – the restrictions specified in Schedule 2;

(iii) for camels, deer, horses and llamas being brought into the Territory from New South Wales, Queensland or Western Australia – the restrictions specified in Schedule 3.

Dated 12 January 2017

K. W. de Witte

Chief Inspector of Livestock

*Note*

*Other requirements for bringing livestock into the Territory include the following:*

*(a) livestock must have a health certificate (see section 17(2) of the Livestock Act);*

*(b) alpacas, deer and llamas are declared prohibited entrants under section 53 of the Territory Parks and Wildlife Conservation Act and must not be brought into the Territory without authorisation from the Parks and Wildlife Commission of the Northern Territory.*

**Schedule 1**

**Restrictions for the Control of Johne's Disease   
in Alpacas, Buffalo, Cattle and Goats**

**1 Definitions**

In this Schedule:

***Animal Health Australia*** means Australian Animal Health Council Ltd ACN 071 890 956.

***J-BAS*** means the Johne’s Beef Assurance Score as defined in "Johne’s Disease in Cattle Definitions and Guidelines" published by Animal Health Australia as applied to alpacas, buffalo, cattle and goats.

***Johne's Disease*** means the disease in livestock that is caused by the bacteria *Mycobacterium avium subsp. paratuberculosis*.

***National Cattle Health Declaration*** means the National Cattle Health Declaration published by Animal Health Australia as in force from time to time.

***National Goat Health Declaration*** means the National Goat Health Declaration published by Animal Health Australia as in force from time to time.

***National South American Camelid Declaration and Waybill*** means the National South American Camelid Declaration and Waybill published by Animal Health Australia as in force from time to time.

**2 Entry of alpacas, buffalo, cattle and goats**

The owner of alpacas, buffalo, cattle or goats who brings the prescribed imported livestock into the Territory must ensure the livestock:

1. are declared to be free from Johne's Disease for the preceding 5 years; and
2. have a herd score of J-BAS 7 or higher; and
3. are accompanied by:
4. for alpacas – a completed National South American Camelid Declaration and Waybill; or
5. for buffalo and cattle – a National Cattle Health Declaration; or
6. for goats – a National Goat Health Declaration.

**Schedule 2**

**Restrictions for the Control of Johne's Disease and  
Clinical Bluetongue Disease in Sheep**

**1 Definitions**

In this Schedule:

***Abattoir 500***, see the Standard Definitions.

***Animal Health Australia*** means Australian Animal Health Council Ltd ACN 071 890 956.

***authorised person*** means:

1. a registered veterinarian; or
2. an inspector or animal health officer (however described) who:

(i) is working under the guidance of a registered veterinarian; and

(ii) is appointed by a State or another Territory where the travel of the livestock begins.

***closed flock***, see the Standard Definitions.

***faecal 350 test***, see the Standard Definitions.

***infected flock***, see the Standard Definitions.

***Interstate Chief Inspector*** means the Chief Inspector of Livestock (however described) of a State or another Territory.

***Johne's Disease*** means the diseasein livestock caused by the bacteria *Mycobacterium avium subsp. paratuberculosis*.

***Regional Biosecurity Plan*** means a plan approved by an Interstate Chief Inspector for the management of Johne's Disease in the area designated in the plan.

***SheepMAP accredited***, see the Standard Definitions.

***Standard Definitions***means the document entitled "Standard Definitions Rules and Guidelines for the Management of Ovine Johne's Disease in Sheep and Goats to support the National Ovine Johne's Disease Management Plan 2013-2018" 1st Edition, Interim version, May 2013 as agreed to by the Animal Health Committee, November 2013 (AHC24).

***suspected of being an infected flock***, see the Standard Definitions.

**2 Entry of sheep**

For the control of Johne's Disease, the owner of sheep who brings the prescribed imported livestock into the Territory must ensure that:

1. the sheep are declared to be free from Johne's Disease for the preceding 5 years and come from a property of origin that is participating in a Regional Biosecurity Plan; or
2. the sheep come from a SheepMAP accredited flock; or
3. the sheep come from a closed flock that has had a negative faecal 350 test or is eligible for Abattoir 500 status; or
4. the sheep come from a flock that has had a negative faecal 350 test or is eligible for Abattoir 500 status and all sheep introduced within the preceding 5 years were from:
5. a SheepMAP accredited flock; or
6. a flock that has had a negative faecal 350 test or is eligible for Abattoir 500 status; or
7. a flock that:
8. is participating in a Regional Biosecurity Plan; and
9. is not an infected flock or suspected of being an infected flock.

**3 Permission required for entry of sheep**

For the control of Clinical Bluetongue Disease in sheep, the owner of sheep must, before bringing them into the Territory, obtain the written permission of the Interstate Chief Inspector for the entry and comply with any conditions of the permission.

**Schedule 3**

**Restrictions for the Control of Cattle Ticks in Tick Free Areas**

**for Various Prescribed Imported Livestock**

**1 Definitions**

In this Schedule:

***affected place*** means:

1. the part of Queensland established as a biosecurity zone (the ***QLD infested zone***) for cattle ticks under section 128(1)(a) of the *Biosecurity Act 2014* (Qld); or
2. any part of Western Australia for which cattle tick is not declared to be a declared pest (the ***cattle tick infested area***) under section 22 of the *Biosecurity and Agriculture Management Act 2007* (WA); or
3. a property or holding that is declared under a law of a State or another Territory to be infected or infested with cattle tick.

***at-risk property*** means a property or holding in the free area that neighbours or is geographically connected to an affected place.

***authorised person*** means:

1. an inspector; or
2. a person appointed to provide livestock inspection services by New South Wales, Queensland or Western Australia.

***clean inspection***, of restricted livestock, means:

* 1. an inspection of the livestock by an inspector; and
  2. an endorsement by an inspector on the health certificate for the livestock that they are free of visible ticks or free of ticks containing bodily fluids.

***entry period***, in relation to restricted livestock, means:

1. the 48 hours immediately after completion of inspection or treatment (or both) of the livestock; or
2. a longer period, as approved by an inspector and endorsed on the health certificate for the livestock.

***free area*** means an area of New South Wales, Queensland or Western Australia to which no prohibitions or restrictions relating to cattle tick infestation apply.

***inspector*** means an inspector of livestock (however described) appointed by New South Wales, Queensland or Western Australia.

***pre‑movement period***, in relation to restricted livestock, means:

1. the 48 hours immediately before the livestock are moved from the place where treatment or inspection (or both) of the livestock is completed; or
2. a longer period, as approved by an inspector and endorsed on the health certificate for the livestock.

***restricted livestock*** means alpacas, buffalo, camels, cattle, deer, goats, horses, llamas or sheep.

***supervised treatment***, of restricted livestock, means:

1. for restricted livestock, other than horses:
2. full immersion of the livestock, under the supervision and with the approval of an inspector, in a solution containing the chemical Amitraz certified by an authorised person no earlier than 60 days before the immersion to be suitable for that purpose; or
3. treatment of the livestock in accordance with the directions and under the supervision of an inspector; or
4. for horses:
5. full immersion or spraying of the horses, under the supervision and with the approval of an inspector, in a solution certified by an authorised person no earlier than 60 days before the immersion or spraying to be suitable for that purpose; or
6. treatment of the livestock in accordance with the directions and under the supervision of an inspector.

**2 Entry from affected place**

The owner of restricted livestock who brings the livestock into the Territory from an affected place must ensure:

1. a clean inspection of the livestock has been completed within the pre‑movement period, unless the Chief Inspector has directed otherwise; and
2. a supervised treatment of the livestock has been completed within the pre‑movement period, unless the Chief Inspector has directed otherwise; and
3. the livestock are moved into the Territory within the entry period.

**3 Entry from at-risk property**

The owner of restricted livestock who brings the livestock into the Territory from an at-risk property must ensure:

1. a clean inspection of the livestock has been completed within the pre‑movement period, unless the Chief Inspector has directed otherwise; and
2. the livestock are moved into the Territory within the entry period.

**4 Movement from free area through affected place**

If restricted livestock are moved from a free area through an affected place before being brought into the Territory, the owner of the livestock must ensure the livestock:

* 1. do not travel on the hoof through the affected place; and
  2. are not unloaded in the affected place