

Queensland



Stock Act 1915

STOCK (CATTLE TICK) NOTICE 1993

**Reprinted as in force on 10 November 2003
(includes commenced amendments up to 2003 SL No. 277)**

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Also see endnotes for information about—

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STOCK (CATTLE TICK) NOTICE 1993

[as amended by all amendments that commenced on or before 10 November 2003]

PART 1—PRELIMINARY

1 Short title

This notice may be cited as the *Stock (Cattle Tick) Notice 1993*.

2 Disease for which notice is made

This notice is made in relation to the disease cattle tick *Boophilus microplus*.

PART 2—OBJECT OF NOTICE

3 Object of notice

The object of this notice is to prevent the spread of cattle tick in Queensland.

4 How object is to be achieved

The prevention of the spread of cattle tick is to be achieved by—

- (a) declaring certain areas in Queensland to be—
 - (i) the infected area; or
 - (ii) an eradication area; or
 - (iii) a provisionally protected area; or
 - (iv) a protected area; or
 - (v) the free area; and

- (b) making the movement of certain stock conditional on inspection and treatment; and
- (c) encouraging owners of stock to take measures to eradicate cattle tick and to prevent the spread of cattle tick by imposing less stringent regulatory requirements, or no regulatory requirements, in appropriate cases; and
- (d) recognising that non-chemical treatments may be effective in the prevention of the spread of cattle tick; and
- (e) requiring a person travelling stock on certain movements to obtain a travel permit for the movement.

PART 3—INTERPRETATION

5 Definitions

In this notice—

“adjacent property”, to an infected property or area, includes—

- (a) an adjacent property or area that is a gazetted road, stock route, or drainage easement or similar reserve or easement that is fenced on both sides with a stock proof fence; and
- (b) a property or area that is only separated from the infected property by a gazetted road, stock route, or drainage easement or similar reserve or easement that is unfenced or fenced on 1 or both sides with a fence that is not stock proof.

“approved feedlot” means a feedlot approved by the chief inspector for part 7B.

“approved meatworks” means meatworks—

- (a) that—
 - (i) allow stock to be held for the entire period before slaughter on a hard standing area that is drained in a way that prevents the escape of cattle tick to another stock holding area; and
 - (ii) are approved by the chief inspector; or
- (b) that are situated in the infected area.

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“approved person” means a person approved by the chief inspector.

“approved program” means a program, approved by the chief inspector, for the eradication or control of cattle tick.

“cattle tick” means the disease cattle tick *Boophilus microplus*.

“cattle tick free area” see section 46.

“cattle tick infected area” see section 50.

“cattle tick provisionally protected area” see section 49A.

“central Queensland cattle tick protected area” see section 7.

“clean inspection” means a manual inspection of stock by an inspector or approved person that satisfies the inspector or approved person that all of the stock should be free of cattle tick.

“directly”, in relation to the conveyance of stock, means without unloading the stock on the way to their destination.

“eradication area” means a cattle tick eradication area.

“first removed property” means a property—

- (a) that is an adjacent property to an infected property; and
- (b) on which no cattle tick has been found.

“free area” means the cattle tick free area.

“hard standing area” means an area in which stock may be contained that is free from grass or other pasture.

“infected area” means the cattle tick infected area.

“infected property” includes—

- (a) a property—
 - (i) on which cattle tick has been found on stock depastured on the property; or
 - (ii) that an inspector believes, on reasonable grounds, is cattle tick infected; and
- (b) the property of origin of stock that are found to be infested with cattle tick in circumstances where the age of the cattle tick infestation shows, in the chief inspector’s opinion, that the stock became infected on the property.

“low risk meatworks” see section 5A.

“low risk saleyard” see section 5B.

“manageable, groomed” stock are stock that—

- (a) can be led and restrained to the satisfaction of an inspector or approved person for the purposes of examination and treatment; and
- (b) have been groomed daily for at least 7 days before presentation to an inspector or approved person.

“north west Queensland cattle tick protected area” see section 19.

“preliminary treatment”, of stock, means treatment that should ensure stock are free of cattle tick when presented to an inspector or approved person.

“protected area” means a protected area for cattle tick declared under section 7, 19 or 31.

“provisionally clean property” means a property that—

- (a) is undertaking an approved program involving all stock on the property; and
- (b) has had—
 - (i) for the Central Queensland Cattle Tick Protected Area or North West Queensland Cattle Tick Protected Area—1 clean inspection under the program; or
 - (ii) for the South Queensland Cattle Tick Protected Area, a provisionally protected area or an eradication area—3 clean inspections under the program.

“provisionally protected area” means a cattle tick provisionally protected area.

“second removed property” means a property, other than a property in a provisionally protected area or an eradication area—

- (a) that is adjacent to a first removed property, but is not adjacent to an infected property; and
- (b) on which no cattle tick has been found.

“south Queensland cattle tick protected area” see section 31.

“State” includes territory.

“stock” means cattle, deer, sheep, goats, horses, camels, buffalo, llamas, alpacas, vicunas and guanacos.

“stock proof fence” means a fence that is properly maintained and appropriate for the control of stock.

“supervised” means supervised by an inspector or approved person.

“treatment”, in relation to stock, includes plunge dipping, spraying and other treatment (including non-chemical treatment) of all stock in a consignment to the satisfaction of an inspector or approved person.

“veterinary surgeon” means a veterinary surgeon within the meaning of the *Veterinary Surgeons Act 1936*.

“visually clean inspection” is a visual inspection of all stock in a consignment by an inspector or approved person during which no cattle tick are sighted by the inspector or approved person.

5A Meaning of “low risk meatworks”

A meatworks is a **“low risk meatworks”** if—

- (a) the chief inspector is satisfied there is a very low risk of cattle tick escaping from the meatworks to another stock holding area; and
- (b) the meatworks is included in a list of low risk meatworks held in the department.

5B Meaning of “low risk saleyard”

A saleyard is a **“low risk saleyard”** if—

- (a) the chief inspector is satisfied there is a very low risk of cattle tick escaping from the saleyard to another stock holding area; and
- (b) the saleyard is included in a list of low risk saleyards held in the department.

PART 4—CENTRAL QUEENSLAND CATTLE TICK PROTECTED AREA

Division 1—Definition

6 Definition for pt 4

In this part—

“**protected area**” means the central Queensland cattle tick protected area.

Division 2—Protected area

7 Declared protected area

(1) Each area marked ‘A’ in the schedule is declared to be a protected area for cattle tick.¹

(2) The areas are to be known as the central Queensland cattle tick protected area.

Division 3—Preliminary treatment

8 Preliminary treatment of stock

(1) Unless exempted by this notice, stock mentioned in sections 9, 12 and 15 must undergo preliminary treatment.

(2) An inspector may direct the owner of stock to provide further preliminary treatment to the stock before they undergo inspection if the inspector is not satisfied that the stock should be free of cattle tick—

- (a) after consultation with the owner of stock; or
- (b) on presentation of the stock.

(3) Without limiting subsection (2), an inspector is taken to be not satisfied that the stock should be free of cattle tick if—

¹ For availability of information about the location of boundaries of declared areas under this notice, see section 55.

- (a) the preliminary treatment provided to the stock is, in the inspector's opinion, inadequate to ensure that the stock should be tick free; or
- (b) no detail, or insufficient detail, of the preliminary treatment provided to the stock is given to the inspector to enable the inspector to assess the effectiveness of the treatment.

Division 4—Introduction of stock into protected area

9 General requirement

Stock to be introduced into the protected area from the infected area must undergo a clean inspection followed immediately by a supervised treatment.

10 Exemptions from general requirement

(1) Stock to be introduced into the protected area need not undergo the inspection and treatment mentioned in section 9 if the stock—

- (a) for any stock—
 - (i) are to be introduced from premises or a holding considered by the chief inspector to be free of cattle tick; and
 - (ii) are conveyed directly to the protected area; or
- (b) for racehorses or trotting horses that are manageable, groomed horses—are to be conveyed directly to and from race meetings whether held inside or outside the protected area; or
- (c) for manageable, groomed horses—
 - (i) are conveyed directly to and from a scheduled competition event; and
 - (ii) are returned to the infected area within 5 days of entering the protected area.

Examples for paragraph (b)—

1. A racehorse would not need to undergo the inspection and treatment if the racehorse is usually kept in the protected area and is conveyed directly to and from a race meeting held outside the protected area.

2. A racehorse would not need to undergo the inspection and treatment if the racehorse is usually kept outside the protected area and is conveyed directly to and from a race meeting held in the protected area.

Division 5—Movement of stock in protected area

11 Person moving stock to comply with division

A person moving stock that are inside the protected area in a way mentioned in section 12 or 13 must comply with the section before the stock are moved.

12 Movement of stock from infected property

Stock that are to be moved from an infected property to another place inside the protected area must undergo a clean inspection followed immediately by a supervised treatment.

13 Movement of stock from first removed or provisionally clean property

Stock that are to be moved from a first removed property or provisionally clean to another place inside the protected area must undergo a clean inspection followed immediately by a supervised treatment.

Division 6—Movement of stock to outside protected area

14 Person moving stock to comply with division

A person moving stock that are inside the protected area in a way mentioned in section 15, 16 or 17 must comply with the section before the stock are moved.

15 Movement of stock from infected property

(1) Stock that are to be moved from an infected property to another place outside the protected area must undergo a clean inspection followed immediately by 1 supervised treatment.

(2) However, if the stock are to be conveyed directly to Harristown Saleyards or Wandoan Saleyards, the stock need not undergo the supervised treatment.

(3) Also, if the stock are to be conveyed directly through the free area to an approved meatworks outside the protected area, the stock may, instead of the inspection and treatment, undergo—

- (a) a visually clean inspection and a plunge dipping; or
- (b) a clean inspection.

(4) Further, if the stock from an infected property are to be conveyed directly to the infected area without passing through the free area, the stock—

- (a) are exempted from the operation of section 8;² and
- (b) need not undergo inspection or treatment.

16 Movement of stock from first removed or provisionally clean property

(1) Stock that are to be moved from a first removed or provisionally clean property to another place outside the protected area must undergo a clean inspection followed immediately by a supervised treatment.

(2) However, if the stock are to be conveyed directly to Harristown Saleyards or Wandoan Saleyards, the stock need not undergo the supervised treatment.

(3) Also, the stock need not undergo any inspection or treatment if they are to be conveyed directly—

- (a) to the infected area; or
- (b) to an approved meatworks.

17 Movement of stock from second removed property

(1) Stock that are to be moved from a second removed property to another place outside the protected area must undergo a clean inspection.

(2) Despite subsection (1), the stock need not undergo any inspection if they are to be conveyed directly—

2 Section 8 (Preliminary treatment of stock)

- (a) to the infected area; or
- (b) to an approved meatworks.

PART 5—NORTH WEST QUEENSLAND CATTLE TICK PROTECTED AREA

Division 1—Definition

18 Definition for pt 5

In this part—

“**protected area**” means the north west Queensland cattle tick protected area.

Division 2—Protected area

19 Declared protected area

(1) The area marked ‘B’ in the schedule is declared to be a protected area for cattle tick.

(2) The area is to be known as the north west Queensland cattle tick protected area.

Division 3—Preliminary treatment

20 Preliminary treatment of stock

(1) Unless exempted by this notice, stock mentioned in sections 21, 25 and 28 must undergo preliminary treatment.

(2) An inspector may direct the owner of stock to provide further preliminary treatment to the stock before they undergo inspection if the inspector is not satisfied that the stock should be free of cattle tick—

- (a) after consultation with the owner of stock; or

(b) on presentation of the stock.

(3) Without limiting subsection (2), an inspector is taken to be not satisfied that the stock should be free of cattle tick if—

- (a) the preliminary treatment provided to the stock is, in the inspector's opinion, inadequate to ensure that the stock should be tick free; or
- (b) no detail, or insufficient detail, of the preliminary treatment provided to the stock is given to the inspector to enable the inspector to assess the effectiveness of the treatment.

Division 4—Introduction of stock into protected area

21 General requirement

(1) Stock to be introduced into the protected area from the infected area must undergo a clean inspection followed immediately by a supervised treatment.

(2) If stock are to be conveyed directly to the clearing dip in Cloncurry or Mt Isa, the stock may undergo the inspection and treatment at the dip.

22 Exemptions from general requirement

Stock to be introduced into the protected area need not undergo the inspection and treatment mentioned in section 21 if the stock—

- (a) for any stock—
 - (i) are to be introduced from premises or a holding considered by the chief inspector to be free of cattle tick; and
 - (ii) are conveyed directly to the protected area; or
- (b) for racehorses or trotting horses that are manageable, groomed horses—are to be conveyed directly to and from race meetings whether held inside or outside the protected area; or
- (c) for manageable, groomed horses—
 - (i) are conveyed directly to and from a scheduled competition event; and
 - (ii) are returned to the infected area within 5 days of entering the protected area.

Examples for paragraph (b)—

1. A racehorse would not need to undergo the inspection and treatment if the racehorse is usually kept in the protected area and is conveyed directly to and from a race meeting held outside the protected area.
2. A racehorse would not need to undergo the inspection and treatment if the racehorse is usually kept outside the protected area and is conveyed directly to and from a race meeting held in the protected area.

23 Stock not requiring treatment or inspection

(1) Stock from the infected area that are to be conveyed directly through the protected area to destinations in the infected area need not undergo any inspection or treatment.

(2) Also, stock from the infected area that are to be conveyed directly through the protected area to a destination in the Northern Territory need not undergo any inspection or treatment if, under Northern Territory law, the stock need not be inspected or treated.

Division 5—Movement of stock inside protected area

24 Person moving stock to comply with division

A person moving stock that are inside the protected area in a way mentioned in section 25 or 26 must comply with the section before the stock are moved.

25 Movement of stock from infected property

Stock that are to be moved from an infected property to another place inside the protected area must undergo a clean inspection followed immediately by a supervised treatment.

26 Movement of stock from first removed or provisionally clean property

(1) Stock from a first removed or provisionally clean property that are to be moved to another place inside the protected area must undergo a clean inspection followed immediately by a supervised treatment.

(2) However, stock that are to be conveyed directly to another first removed or provisionally clean property inside the protected area need only undergo a clean inspection.

Division 6—Movement of stock to outside protected area

27 Person moving stock to comply with division

A person moving stock that are inside the protected area in a way mentioned in section 28 or 29 must comply with the section before the stock are moved.

28 Movement of stock from infected property

(1) Stock that are to be moved from an infected property to another place outside the protected area must undergo a clean inspection followed immediately by a supervised treatment.

(2) However, if the stock are to be conveyed directly to Harristown Saleyards or Wandoan Saleyards, the stock need not undergo the supervised treatment.

(3) Also, if the stock from an infected property are to be conveyed directly to the infected area without passing through the free area, the stock—

- (a) are exempted from the operation of section 20;³ and
- (b) need not undergo inspection or treatment.

29 Movement of stock from first removed or provisionally clean property

(1) Stock that are to be moved from a first removed or provisionally clean property to another place outside the protected area must undergo a clean inspection followed immediately by a supervised treatment.

(2) However, if the stock are to be conveyed directly to Harristown saleyards or Wandoan saleyards, the stock need not undergo the supervised treatment.

3 Section 20 (Preliminary treatment of stock)

(3) Also, if the stock are to be conveyed directly to the infected area, the stock need not undergo any inspection or treatment.

PART 6—SOUTH QUEENSLAND CATTLE TICK PROTECTED AREA

Division 1—Definition

30 Definition for pt 6

In this part—

“**protected area**” means the south Queensland cattle tick protected area.

Division 2—Protected area

31 Declared protected area

(1) Each area marked ‘C’ in the schedule is declared to be a protected area for cattle tick.

(2) The areas are to be known as the south Queensland cattle tick protected area.

Division 3—Preliminary treatment

32 Preliminary treatment of stock

(1) Unless exempted by this notice, stock mentioned in sections 33, 37 and 42 must undergo preliminary treatment.

(2) An inspector may direct the owner of stock to provide further preliminary treatment to the stock before they undergo inspection if the inspector is not satisfied that the stock should be free of cattle tick—

- (a) after consultation with the owner of stock; or
- (b) on presentation of the stock.

(3) Without limiting subsection (2), an inspector is taken to be not satisfied that the stock should be free of cattle tick if—

- (a) the preliminary treatment provided to the stock is, in the inspector's opinion, inadequate to ensure that the stock should be tick free; or
- (b) no detail, or insufficient detail, of the preliminary treatment provided to the stock is given to the inspector to enable the inspector to assess the effectiveness of the treatment.

Division 4—Introduction of stock into protected area

33 General requirement

Stock to be introduced into the protected area from the infected area must undergo a clean inspection followed immediately by a supervised treatment.

34 Alternative treatment

(1) Stock may be introduced into the protected area from the infected area without undergoing the inspection and treatment mentioned in section 33 if the stock—

- (a) are to be conveyed directly to an approved meatworks and will receive—
 - (i) a visually clean inspection and plunge dipping; or
 - (ii) a clean inspection; or
- (b) are cattle that—
 - (i) have undergone the clean inspection; and
 - (ii) are to be conveyed directly to Harristown Saleyards; or
- (c) come from premises or a holding considered by the chief inspector to be free of cattle tick and are to be conveyed directly to their destination; or
- (d) are manageable, groomed stock that have undergone the clean inspection and are to be conveyed directly to and from showgrounds, or another place where a scheduled competition event is to take place, approved by the chief inspector; or

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- (e) are manageable, groomed racehorses or trotting horses that are to be conveyed directly to and from race meetings; or
- (ea) for manageable, groomed horses—
 - (i) are conveyed directly to and from a scheduled competition event; and
 - (ii) are returned to the infected area within 5 days of entering the protected area; or
- (f) are horses that—
 - (i) are maintained free of cattle tick by regular treatments approved by the chief inspector; and
 - (ii) are to be conveyed directly to and from holdings approved by the chief inspector; or
- (g) are manageable, groomed horses that—
 - (i) have undergone the clean inspection; and
 - (ii) are to be conveyed directly to the infected area by passing through the protected area; or
- (h) are injured horses that—
 - (i) have undergone the clean inspection; and
 - (ii) are to be conveyed to a veterinary clinic for treatment; or
- (i) are manageable, groomed horses that—
 - (i) have undergone a clean inspection; and
 - (ii) a veterinary surgeon certifies, in writing, react adversely to chemical treatment.

(2) If horses mentioned in subsection (1)(h) are not returned to the infected area within 3 clear days after they are introduced into the protected area, the horses must undergo a supervised treatment.

(3) Horses mentioned in subsection (1)(i) must be returned to the infected area within 3 clear days after they are introduced into the protected area.

(4) If a veterinary surgeon certifies, by written notice to an inspector, that a horse mentioned in subsection (2) reacts adversely to chemical treatment, the horse must undergo a clean inspection instead of the supervised treatment.

35A Conditional conveyance to Taroom clearing dip

(1) Stock may be moved from the infected area to the Taroom clearing dip without undergoing the inspection and treatment mentioned in section 33⁴ if the stock—

- (a) are conveyed directly through a protected area to the dip; and
- (b) use only a prescribed road to gain access to the dip; and
- (c) undergo a clean inspection and treatment at the dip.

(2) In this section—

“**prescribed road**” means—

- (a) the Theodore to Taroom section of the Leichhardt Highway; or
- (b) Cracow to Taroom Road; or
- (c) Fitzroy Development Road; or
- (d) Flagstaff Road; or
- (e) Broadmere Road.

35B Conditional conveyance to Auburn clearing dip

Stock may be moved from the infected area to the Auburn clearing dip without undergoing the inspection and treatment mentioned in section 33⁵ if the stock—

- (a) are conveyed directly through a protected area to the dip; and
- (b) use only Auburn Road to gain access to the dip; and
- (c) undergo a clean inspection and treatment at the dip.

*Division 5—Movement of stock inside protected area***36 Person moving stock to comply with division**

A person moving stock that are inside the protected area in a way mentioned in section 37, 38, 39 or 40 must comply with the section before the stock are moved.

4 Section 33 (General requirement)

5 Section 33 (General requirement)

37 Movement of stock from infected property undergoing approved program

(1) Stock that are to be moved from an infected property undergoing an approved program to another place inside the protected area must undergo a clean inspection followed immediately by a supervised treatment.

(2) If stock mentioned in subsection (1) are to be moved in a way, and to a place, mentioned in subsection (3) or (4), the stock may be subjected to the requirements mentioned in the subsection instead of the inspection and treatment mentioned in subsection (1).

(3) Stock that are to be conveyed directly to an approved meatworks may undergo—

- (a) a visually clean inspection and a plunge dipping; or
- (b) a clean inspection.

(4) Stock that are to be conveyed directly to Harristown Saleyards may undergo a clean inspection.

(5) Stock that are to be conveyed directly to a saleyard mentioned in subsection (4) may undergo the clean inspection at the saleyard.

38 Movement of stock from infected property not undergoing approved program

If stock from an infected property not undergoing an approved program are to be moved to another place inside the protected area, the stock must undergo—

- (a) a supervised treatment; and
- (b) a clean inspection followed immediately by a second supervised treatment.

39 Movement of stock from first removed or provisionally clean property

(1) Stock that are to be moved from a first removed or provisionally clean property to another place inside the protected area must undergo a clean inspection followed immediately by a supervised treatment.

(2) If stock mentioned in subsection (1) are to be moved in a way, and to a place, mentioned in subsection (3) or (4), the stock may be subjected to

the requirements (if any) mentioned in the subsection instead of the inspection and treatment mentioned in subsection (1).

(3) Stock that are to be conveyed directly to an approved meatworks need not undergo inspection and treatment.

(4) Stock that are to be conveyed directly to Harristown Saleyards may undergo a clean inspection.

(5) Stock that are to be conveyed directly to a saleyard mentioned in subsection (4) may undergo the clean inspection at the saleyard.

40 Movement of stock from second removed property

(1) Stock that are to be moved from a second removed property to another place inside the protected area must undergo a clean inspection.

(2) Despite subsection (1), if the stock are to be conveyed directly to an approved meatworks or Harristown Saleyards, the stock need not undergo a clean inspection.

Division 6—Movement of stock to outside protected area

41 Person moving stock to comply with division

A person moving stock that are inside the protected area in a way mentioned in section 42, 43, 44 or 45 must comply with the section before the stock are moved.

42 Movement of stock from infected property undergoing approved program

(1) Stock that are to be moved from an infected property undergoing an approved program to another place outside the protected area must undergo a clean inspection followed immediately by a supervised treatment.

(2) If stock mentioned in subsection (1) are to be moved in a way, and to a place, mentioned in subsection (3), (4), (5) or (6), the stock may be subjected to the requirements (if any) mentioned in the subsection instead of the inspection and treatment mentioned in subsection (1).

(3) Stock that are to be conveyed directly to the infected area or a low risk saleyard without passing through the free area—

- (a) are exempted from the operation of section 32; and
- (b) need not undergo inspection or treatment.

(4) Stock that are to be conveyed directly to the infected area by passing through the free area may undergo a clean inspection.

(5) Stock that are to be conveyed directly to an approved meatworks may undergo—

- (a) a visually clean inspection and plunge dipping; or
- (b) a clean inspection.

(6) Stock that are to be conveyed directly to Harristown Saleyards or Wandoan Saleyards by passing through the free area may undergo a clean inspection.

43 Movement of stock from infected property not undergoing approved program

(1) Stock that are to be moved from an infected property not undergoing an approved program to another place outside the protected area must undergo—

- (a) a supervised treatment; and
- (b) a clean inspection followed immediately by a second supervised treatment.

(2) If stock mentioned in subsection (1) are to be moved in a way, and to a place, mentioned in subsection (3) or (4), the stock may be subjected to the requirements (if any) mentioned in the subsection instead of the inspection and treatment mentioned in subsection (1).

(3) Stock that are to be conveyed directly to the infected area without passing through the free area may undergo a clean inspection.

(4) Stock that are to be moved to an adjacent infected area without passing through any other property in the protected area—

- (a) are exempted from the operation of section 32; and
- (b) need not undergo inspection or treatment.

44 Movement of stock from first removed or provisionally clean property

(1) This section—

(a) applies to stock that are to be moved—

- from a first removed or provisionally clean property
- to somewhere outside the protected area; but

(b) does not apply to stock that are to be conveyed directly to an approved meatworks, a low risk saleyard or the infected area.

(2) The stock must undergo a clean inspection followed immediately by a supervised treatment.

(3) However, stock that are to be conveyed directly to Harristown Saleyards or Wandoan Saleyards need only undergo a clean inspection.

45 Movement of stock from second removed property

(1) Stock that are to be moved from a second removed property to another place outside the protected area must undergo a clean inspection.

(2) Despite subsection (1), stock need not undergo a clean inspection if the stock are to be conveyed directly to—

- (a) the infected area; or
- (b) an approved meatworks; or
- (c) Harristown Saleyards, Wandoan Saleyards or a low risk saleyard.

PART 7—CATTLE TICK FREE AREA*Division 1—Cattle tick free area***46 Declared cattle tick free area**

(1) The area marked 'D' in the schedule is declared to be an area free of cattle tick.

(2) The area is to be known as the cattle tick free area.

Division 2—Preliminary treatment**47 Preliminary treatment of stock**

(1) Unless exempted by this notice, stock mentioned in section 48 must undergo preliminary treatment.

(2) An inspector may direct the owner of stock to provide further preliminary treatment to the stock before they undergo inspection if the inspector is not satisfied that the stock should be free of cattle tick—

- (a) after consultation with the owner of stock; or
- (b) on presentation of the stock.

(3) Without limiting subsection (2), an inspector is taken to be not satisfied that the stock should be free from cattle tick if—

- (a) the preliminary treatment provided to the stock is, in the inspector's opinion, inadequate to ensure that the stock should be tick free; or
- (b) no detail, or insufficient detail, of the preliminary treatment provided to the stock is given to the inspector to enable the inspector to assess the effectiveness of the treatment.

Division 3—Introduction of stock into free area**48 General requirement**

Stock to be introduced into the free area from the infected area must undergo a clean inspection followed immediately by a supervised treatment.

49 Alternative treatment

(1) Stock may be introduced into the free area from the infected area without undergoing the inspection and treatment mentioned in section 48⁶ if the stock—

- (a) are to be conveyed directly to an approved meatworks and will receive—

6 Section 48 (General requirement)

Stock (Cattle Tick) Notice 1993

- (i) a visually clean inspection and plunge dipping; or
- (ii) a clean inspection; or
- (b) come from premises or a holding considered by the chief inspector to be free from cattle tick and are to be conveyed directly to their destination; or
- (c) are manageable, groomed stock that have undergone the clean inspection and are to be conveyed directly to and from showgrounds, or another place where a scheduled competition event is to take place, approved by the chief inspector; or
- (d) are manageable, groomed racehorses or trotting horses that are to be conveyed directly to and from race meetings; or
- (da) for manageable, groomed horses—
 - (i) are conveyed directly to and from a scheduled competition event; and
 - (ii) are returned to the infected area within 5 days of entering the free area; or
- (e) are horses that—
 - (i) are maintained free of cattle tick by regular treatments approved by the chief inspector; and
 - (ii) are to be conveyed directly to and from holdings approved by the chief inspector; or
- (f) are injured horses that—
 - (i) have undergone the clean inspection; and
 - (ii) are to be conveyed to a veterinary clinic for treatment; or
- (g) are manageable, groomed horses that—
 - (i) have undergone a clean inspection; and
 - (ii) a veterinary surgeon certifies, by written notice to an inspector, react adversely to chemical treatment.

(2) If horses mentioned in subsection (1)(f) are not returned to the infected area within 3 clear days after they are introduced into the free area, the horses must undergo a supervised treatment.

(3) Horses mentioned in subsection (1)(g) must be returned to the infected area within 3 clear days after they are introduced into the free area.

(4) If a veterinary surgeon certifies, by written notice to an inspector, that a horse mentioned in subsection (2) reacts adversely to chemical treatment, the horse must undergo a clean inspection instead of the supervised treatment.

PART 7A—CATTLE TICK PROVISIONALLY PROTECTED AREAS

Division 1—Provisionally protected areas

49A Declared provisionally protected areas

(1) Each area marked 'F' in the schedule is declared to be a provisionally protected area for cattle tick.

(2) The areas are to be known as cattle tick provisionally protected areas.

Division 2—Preliminary treatment

49B Preliminary treatment of stock

(1) This section applies if stock must undergo preliminary treatment under this part.

(2) An inspector may direct the owner of stock to provide further preliminary treatment to the stock before they undergo inspection if the inspector is not satisfied that the stock should be free of cattle tick—

- (a) after consultation with the owner of stock; or
- (b) on presentation of the stock.

(3) Without limiting subsection (2), an inspector is taken to be not satisfied that the stock should be free of cattle tick if—

- (a) the preliminary treatment provided to the stock is, in the inspector's opinion, inadequate to ensure that the stock should be tick free; or

- (b) no detail, or insufficient detail, of the preliminary treatment provided to the stock is given to the inspector to enable the inspector to assess the effectiveness of the treatment.

Division 3—Introduction of stock from the infected area

49C Application of div 3

This division applies if stock are to be introduced into a provisionally protected area from the infected area.

49D Treatment and inspection requirements

(1) Stock must undergo preliminary treatment and a clean inspection followed immediately by a supervised treatment.

(2) However, the stock are exempt from subsection (1) if they are conveyed directly through a provisionally protected area to—

- (a) a destination in the infected area; or
- (b) a clearing dip that is—
 - (i) in a protected area or a provisionally protected area; and
 - (ii) approved by the chief inspector; or
- (c) a low risk meatworks or low risk saleyard.

(3) Also, manageable, groomed horses are exempt from subsection (1) if they—

- (a) for racehorses and trotting horses—are conveyed directly to and from race meetings; or
- (b) for any horse—
 - (i) are conveyed directly to and from a scheduled competition event; and
 - (ii) are returned to the infected area within 5 days of entering the provisionally protected area.

Division 4—Moving stock within a provisionally protected area**49E Application of div 4**

This division applies to stock that are to be moved from an infected property in a provisionally protected area to another place in the area.

49F Movement from property undergoing approved program

(1) This section applies if stock are to be moved from a property undergoing an approved program.

(2) The stock must undergo preliminary treatment and a clean inspection followed immediately by a supervised treatment.

(3) However, the following stock are exempt from subsection (2)—

- (a) stock that are to be conveyed directly to a low risk meatworks or low risk saleyard;
- (b) horses.

49G Movement from property not undergoing approved program

(1) This section applies if stock are to be moved from a property not undergoing an approved program.

(2) The stock must undergo—

- (a) a supervised treatment; and
- (b) a clean inspection followed immediately by a second supervised treatment at—
 - (i) a clearing dip approved by the chief inspector; or
 - (ii) a dip approved by an inspector.

(3) However, the stock are exempt from subsection (2) if they are to be conveyed directly to a low risk meatworks.

Division 5—Moving stock to outside a provisionally protected area**49GA Application of div 5**

This division applies to stock that are to be moved from a provisionally protected area to a place outside the area.

49GB Movement from infected property undergoing approved program

(1) This section—

- (a) applies to stock that are to be moved—
 - from an infected property undergoing an approved program
 - to somewhere outside the provisionally protected area; but
- (b) does not apply to stock that are to be conveyed directly to the infected area without passing through the free area.

(2) The stock must undergo—

- (a) preliminary treatment; and
- (b) a clean inspection followed immediately by a supervised treatment at a dip approved by an inspector.

(3) However—

- (a) stock that are to be conveyed directly to an approved meatworks need only undergo—
 - (i) a visually clean inspection and plunge dipping; or
 - (ii) a clean inspection; and
- (b) stock that are to be conveyed directly to Harristown Saleyards or Wandoan Saleyards need only undergo a clean inspection.

49GBA Movement of stock from infected property not undergoing approved program

(1) This section—

- (a) applies to stock that are to be moved—
 - from an infected property not undergoing an approved program

- to somewhere outside the provisionally protected area; but
 - (b) does not apply to stock that are to be moved to an adjacent infected area without passing through any other property in the provisionally protected area.
- (2) The stock must undergo—
- (a) a supervised treatment; and
 - (b) a clean inspection followed immediately by a second supervised treatment.
- (3) However, stock that are to be conveyed directly to the infected area without passing through a protected area, or the free area, need only undergo a clean inspection.

49GC Movement from provisionally clean property

(1) Stock that are to be moved from a provisionally clean property must undergo a clean inspection, followed immediately by a supervised treatment.

(2) However, stock are exempt from subsection (1) if they are to be conveyed directly to—

- (a) the infected area; or
- (b) an approved meatworks; or
- (c) Harristown Saleyards or Wandoan Saleyards by passing through a protected area or the free area and they undergo a clean inspection.

PART 7B—MOVEMENT OF STOCK FROM APPROVED FEEDLOTS

Division 1—Preliminary

49H Definitions for pt 7B

In this part—

“approved interstate meatworks” means meatworks in another State approved under arrangements entered into between the chief inspector and a corresponding authority.

“corresponding authority” means an authority of another State whose functions under the other State’s law correspond to the functions of the chief inspector.

49I Copy of approved interstate meatworks list must be available

(1) A person may ask for a list of approved interstate meatworks at any office of the department dealing with stock.

(2) An officer of the department at the office must comply with the request as soon as practicable.

Division 2—Movement of stock

49J Movement of stock from approved feedlot

(1) This section applies to stock that are cattle or sheep only if the stock have been kept at an approved feedlot for a continuous period of at least 35 days.

(2) Cattle may be conveyed directly without inspection or treatment to—

- (a) approved meatworks; or
- (b) Harristown saleyards or Wandoan saleyards; or
- (c) subject to any requirements of the other State, approved interstate meatworks.

(3) Sheep may be conveyed directly without inspection or treatment to—

- (a) approved meatworks; or
- (b) Harristown saleyards.

(4) Also, the sheep may be conveyed directly to another destination in the State if the sheep undergo a clean inspection.

(5) However, this section does not apply to a movement of cattle or sheep from an approved feedlot in the infected area to a destination in the infected area if the movement is wholly within the infected area.

(6) This section applies despite parts 4 to 7A.

PART 7C—MOVEMENT OF MANAGEABLE GROOMED STOCK INTO NEW SOUTH WALES

49K Definitions for pt 7C

In this part—

“**border**” means the Queensland and New South Wales border.

“**stock**” means alpacas, goats, horses, llamas and sheep.

49L Conveying manageable, groomed stock into New South Wales

(1) This section applies to manageable, groomed stock to be conveyed directly into New South Wales through the free area, a protected area or a provisionally protected area from—

- (a) the infected area; or
- (b) an infected property, first removed or second removed property, or provisionally clean property, in a protected area; or
- (c) a provisionally protected area; or
- (d) an eradication area.

(2) Despite parts 4 to 7A, if an inspector is satisfied the stock meet the entry conditions imposed under New South Wales law, the stock need not be inspected or treated.

PART 8—CATTLE TICK INFECTED AREA

50 Declared tick infected area

(1) The area marked ‘E’ in the schedule is declared to be an area infected with cattle tick.

(2) The area is to be known as the cattle tick infected area.

PART 9—GENERAL

51 Time between treatments

(1) If stock are required under this notice to undergo more than 1 treatment or supervised treatment, the time between the treatments must not be less than 3 days.

(2) Subject to subsection (1), an inspector may direct that the time between the treatments be a specified number of days.

52 Movement of stock after inspection and treatment

Unless otherwise provided, or where an extension of time is granted by an inspector, stock that are required under this notice to undergo inspection or supervised treatment must be moved—

- (a) if only an inspection is required—within 24 hours after the inspection; or
- (b) if supervised treatment is required—within 24 hours after the final supervised treatment.

53 General dispensation of treatment requirements

(1) If the chief inspector is satisfied in relation to a type of stock movement that the risk of spreading cattle tick because of the type of movement is minimal, the chief inspector may—

- (a) dispense with the inspection and treatment requirements mentioned in this notice for the stock; or
- (b) require the stock to undergo another less stringent form of inspection or treatment that is appropriate in the circumstances.

(2) Without limiting subsection (1)(a), the chief inspector may dispense with the inspection and treatment requirements for stock conveyed directly—

- from the infected area or an eradication area
- through a protected area on certain roads or railways approved by the chief inspector
- to the infected area.

54 Stock movements requiring a travel permit

A travel permit under section 21⁷ of the Act must be obtained for a movement of stock mentioned in parts 4 to 7C, unless the movement is a movement—

- (a) mentioned in section 9, 21, 33, 48 or 49C; or
- (b) in which stock are conveyed directly from a place in the infected area to another place in the infected area—
 - (i) through a protected area, using a railway or road approved by the chief inspector; or
 - (ii) through a provisionally protected area; or
 - (iii) through the north west Queensland cattle tick protected area.

55 Information about location of boundaries

(1) The exact location of the boundary of each of the following areas is held in digital electronic form by the department—

- (a) a protected area;
- (b) the cattle tick free area;
- (c) a provisionally protected area;
- (d) an eradication area;
- (e) the cattle tick infected area.

(2) The information held in digital electronic form can be reduced or enlarged to show the detail of an area's boundary.

(3) The chief executive must—

- (a) keep the information available for inspection, free of charge, by members of the public; and

7 Section 21 (Some stock movements require a travel permit) of the Act

- (b) allow a person to take, free of charge, a copy of the information showing the detail of an area boundary.⁸

56 Inspection of lists

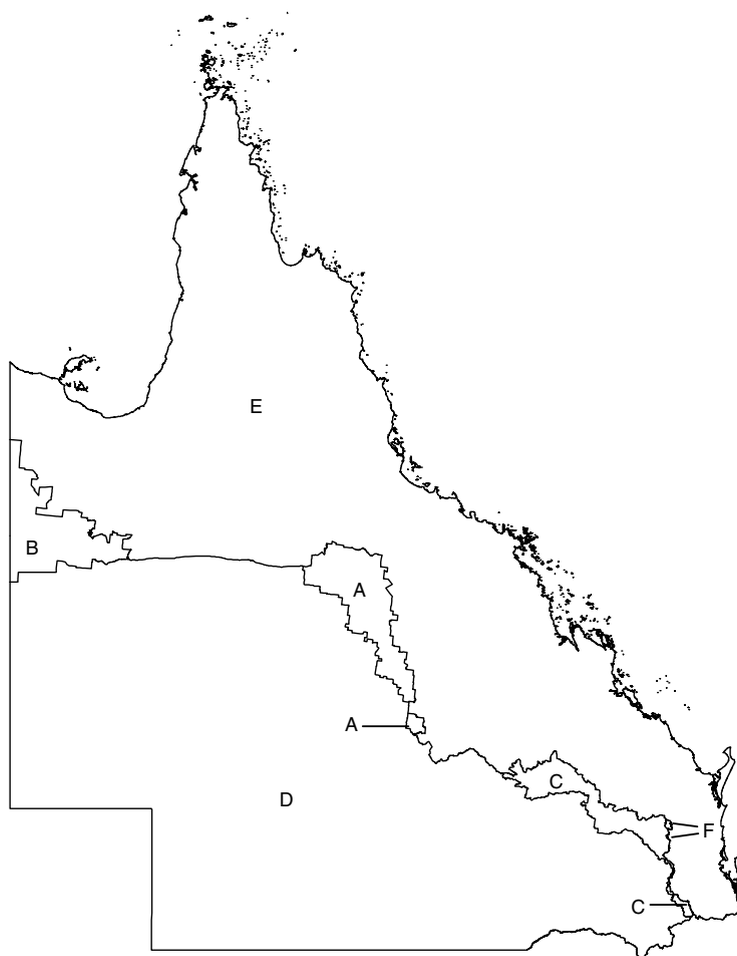
A person may, free of charge, inspect or obtain copies of the department's lists of low risk meatworks and low risk saleyards at any office of the department dealing with stock.

8 The information may be inspected at, or a copy of the information may be obtained from, the following places during business hours—

- the department's head office at 80 Ann Street, Brisbane
- other departmental offices at which an inspector, other than an honorary inspector of stock, is employed.

SCHEDULE**QUEENSLAND CATTLE TICK AREAS**

sections 7, 19, 31, 46, 49A and 50



- A Central Queensland cattle tick protected area
- B North west Queensland cattle tick protected area
- C South Queensland cattle tick protected area
- D Cattle tick free area
- E Cattle tick infected area
- F Cattle tick provisionally protected area

ENDNOTES

1 Index to endnotes

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2 Date to which amendments incorporated

This is the reprint date mentioned in the Reprints Act 1992, section 5(c). Accordingly, this reprint includes all amendments that commenced operation on or before 10 November 2003. Future amendments of the Stock (Cattle Tick) Notice 1993 may be made in accordance with this reprint under the Reprints Act 1992, section 49.

3 Key

Key to abbreviations in list of legislation and annotations

Key	Explanation	Key	Explanation
AIA	= Acts Interpretation Act 1954	(prev)	= previously
amd	= amended	proc	= proclamation
amdt	= amendment	prov	= provision
ch	= chapter	pt	= part
def	= definition	pubd	= published
div	= division	R[X]	= Reprint No.[X]
exp	= expires/expired	RA	= Reprints Act 1992
gaz	= gazette	reloc	= relocated
hdg	= heading	renum	= renumbered
ins	= inserted	rep	= repealed
lap	= lapsed	(retro)	= retrospectively
notfd	= notified	rv	= revised edition
o in c	= order in council	s	= section
om	= omitted	sch	= schedule
orig	= original	sdiv	= subdivision
p	= page	SIA	= Statutory Instruments Act 1992
para	= paragraph	SIR	= Statutory Instruments Regulation 2002
prec	= preceding	SL	= subordinate legislation
pres	= present	sub	= substituted
prev	= previous	unnum	= unnumbered

4 Table of reprints

Reprints are issued for both future and past effective dates. For the most up-to-date table of reprints, see the reprint with the latest effective date.

If a reprint number includes a letter of the alphabet, the reprint was released in unauthorised, electronic form only.

TABLE OF REPRINTS

Reprint No.	Amendments included	Effective	Reprint date
1	none	1 December 1993	1 December 1993
2	to SL No. 209 of 1996	9 August 1996	23 August 1996
2A	to SL No. 303 of 1996	25 October 1996	10 January 1997
3	to SL No. 329 of 1997	3 October 1997	6 October 1997
3A	to SL No. 244 of 1998	28 August 1998	25 September 1998
3B	to SL No. 172 of 2001	21 September 2001	28 September 2001
			(Column discontinued) Notes
3C	to SL No. 334 of 2002	6 December 2002	
3D	to SL No. 26 of 2003	21 February 2003	
3E	to SL No. 277 of 2003	10 November 2003	

5 Tables in earlier reprints

TABLES IN EARLIER REPRINTS

Name of table	Reprint No.
Corrected minor errors	1, 3

6 List of legislation

Stock (Cattle Tick) Notice 1993 SL No. 401

made by the Minister for Primary Industries on 2 November 1993
 notfd gaz 5 November 1993 pp 853–4
 ss 1–2 commenced on date of notification
 remaining provisions commenced 1 December 1993 (see s 2)
exp 1 September 2004 (see SIA s 54)

amending legislation—

Stock (Cattle Tick) Amendment Notice (No. 1) 1994 SL No. 66

notfd gaz 25 February 1994 pp 732–5
 ss 1–2 commenced on date of notification
 remaining provisions commenced 1 March 1994 (see s 2)

Stock (Cattle Tick) Amendment Notice (No. 2) 1994 SL No. 363

notfd gaz 14 October 1994 pp 651–3
commenced on date of notification

Stock (Cattle Tick) Amendment Notice (No. 1) 1996 SL No. 209

notfd gaz 9 August 1996 pp 1751–2
commenced on date of notification

Stock (Cattle Tick) Amendment Notice (No. 2) 1996 SL No. 258

notfd gaz 27 September 1996 pp 347–9
commenced on date of notification

Stock (Cattle Tick) Amendment Notice (No. 3) 1996 SL No. 303

notfd gaz 25 October 1996 pp 764–7
commenced on date of notification

Stock (Cattle Tick) Amendment Notice (No. 1) 1997 SL No. 329

notfd gaz 3 October 1997 pp 481–2
commenced on date of notification

Stock (Cattle Tick) Amendment Notice (No. 1) 1998 SL No. 244

notfd gaz 28 August 1998 pp 2036–7
commenced on date of notification

Stock (Cattle Tick) Amendment Notice (No. 1) 2001 SL No. 172

notfd gaz 21 September 2001 pp 230–31
commenced on date of notification

Stock (Cattle Tick) Amendment Notice (No. 1) 2002 SL No. 334

notfd gaz 6 December 2002 pp 1162–66
commenced on date of notification

Stock (Cattle Tick) Amendment Notice (No. 1) 2003 SL No. 26

notfd gaz 21 February 2003 pp 622–3
commenced on date of notification

Stock (Cattle Tick) Amendment Notice (No. 2) 2003 SL No. 277

notfd gaz 10 November 2003 pp 767–8
commenced on date of notification

7 List of annotations

Disease for which notice is made

s 2 sub 1996 SL No. 209 s 3

How object is to be achieved

s 4 amd 1994 SL No. 66 s 4; 1997 SL No. 329 s 3

Definitions

prov hdg sub 1996 SL No. 209 s 4(1)

s 5 def “**approved feedlot**” ins 1996 SL No. 209 s 4(3)

def “**approved person**” ins 2002 SL No. 334 s 3(1)

- def “**cattle tick eradication area**” ins 1996 SL No. 209 s 4(3)
om 1996 SL No. 303 s 3(1)
- def “**cattle tick free area**” sub 1996 SL No. 209 s 4(2)–(3)
- def “**cattle tick infected area**” om 1996 SL No. 209 s 4(2)
ins 1998 SL No. 244 s 3(1)
- def “**cattle tick provisionally protected area**” ins 1996 SL No. 303 s 3(2)
- def “**central Queensland cattle tick protected area**” sub 1996 SL No. 209 s 4(2)–(3)
- def “**clean inspection**” sub 1997 SL No. 329 s 4
amd 2002 SL No. 334 s 3(2); 2003 SL No. 277 s 3(1)
- def “**eradication area**” ins 1996 SL No. 209 s 4(3)
om 1996 SL No. 303 s 3(1)
ins 1997 SL No. 329 s 4(2)
- def “**infected area**” sub 1996 SL No. 209 s 4(2)–(3)
- def “**low risk meatworks**” ins 1998 SL No. 244 s 3(1)
- def “**low risk saleyard**” ins 1998 SL No. 244 s 3(1)
- def “**manageable, groomed**” amd 2003 SL No. 277 s 3(2)
- def “**north west Queensland cattle tick protected area**” sub 1996 SL No. 209 s 4(2)–(3)
- def “**preliminary treatment**” ins 1996 SL No. 209 s 4(3)
amd 2003 SL No. 277 s 3(2)–(3)
- def “**protected area**” ins 1996 SL No. 209 s 4(3)
- def “**provisionally clean property**” ins 1997 SL No. 329 s 4(2)
- def “**provisionally protected area**” ins 1996 SL No. 303 s 3(2)
- def “**second removed property**” amd 1998 SL No. 244 s 3(2)
- def “**south Queensland cattle tick protected area**” sub 1996 SL No. 209 s 4(2)–(3)
- def “**State**” ins 1996 SL No. 209 s 4(3)
- def “**supervised**” amd 2002 SL No. 334 s 3(2)
- def “**treatment**” amd 2003 SL No. 277 s 3(2)
- def “**visually clean inspection**” amd 2002 SL No. 334 s 3(2)

Meaning of “low risk meatworks”

s 5A ins 1998 SL No. 244 s 4

Meaning of “low risk saleyard”

s 5B ins 1998 SL No. 244 s 4

Definition for pt 4

s 6 prov hdg sub 1996 SL No. 303 s 4

Declared protected area

s 7 sub 1996 SL No. 209 s 5; 2001 SL No. 172 s 3

Preliminary treatment of stock

s 8 amd 1996 SL No. 209 s 2 sch

Exemptions from general requirement

s 10 sub 1997 SL No. 329 s 5
amd 1998 SL No. 244 s 5

Movement of stock from first removed or provisionally clean property

prov hdg amd 1997 SL No. 329 s 6(1)
s 13 amd 1997 SL No. 329 s 6(2)

Movement of stock from infected property

s 15 amd 1994 SL No. 66 s 6
sub 1996 SL No. 209 s 6

Movement of stock from first removed or provisionally clean property

prov hdg amd 1997 SL No. 329 s 7(1)
s 16 amd 1996 SL No. 209 s 7; 1997 SL No. 329 s 7(2)–(3)

Definition for pt 5

s 18 prov hdg sub 1996 SL No. 303 s 5

Declared protected area

s 19 sub 1996 SL No. 209 s 8
amd 2001 SL No. 172 s 2 sch

Preliminary treatment of stock

s 20 amd 1996 SL No. 209 s 2 sch

Exemptions from general requirement

s 22 sub 1997 SL No. 329 s 8
amd 1998 SL No. 244 s 5

Stock not requiring treatment or inspection

s 23 amd 1998 SL No. 244 s 6

Movement of stock from first removed or provisionally clean property

s 26 sub 1997 SL No. 329 s 9

Movement of stock from infected property

s 28 amd 1996 SL No. 209 s 9

Movement of stock from first removed or provisionally clean property

prov hdg amd 1997 SL No. 329 s 10(1)
s 29 amd 1996 SL No. 209 s 10; 1997 SL No. 329 s 10(2)–(3)

Definition for pt 6

s 30 prov hdg sub 1996 SL No. 303 s 6

Declared protected area

s 31 sub 1996 SL No. 209 s 11
amd 2001 SL No. 172 s 2 sch

Preliminary treatment of stock

s 32 amd 1996 SL No. 209 s 2 sch

Alternative treatment

s 34 sub 1996 SL No. 209 s 12
amd 1997 SL No. 329 s 11; 1998 SL No. 244 s 7

Conditional conveyance through protected area

s 35 om 1997 SL No. 329 s 12

Conditional conveyance to Taroom clearing dip

s 35A ins 1994 SL No. 363 s 3
sub 1996 SL No. 209 s 13

Conditional conveyance to Auburn clearing dip

s 35B ins 1996 SL No. 209 s 13

Movement of stock from infected property undergoing approved program

s 37 amd 1998 SL No. 244 s 7

Movement of stock from first removed or provisionally clean property

prov hdg amd 1997 SL No. 329 s 13(1)
s 39 amd 1997 SL No. 329 s 13(2); 1998 SL No. 244 s 7

Movement of stock from second removed property

s 40 amd 1998 SL No. 244 s 7

Movement of stock from infected property undergoing approved program

s 42 amd 1998 SL No. 244 s 8

Movement of stock from first removed or provisionally clean property

s 44 sub 1997 SL No. 329 s 14
amd 1998 SL No. 244 s 9

Movement of stock from second removed property

s 45 amd 1998 SL No. 244 s 10

Declared cattle tick free area

s 46 sub 1996 SL No. 209 s 14
amd 2001 SL No. 172 s 2 sch

Preliminary treatment of stock

s 47 amd 1996 SL No. 209 s 2 sch

Alternative treatment

s 49 sub 1996 SL No. 209 s 15
amd 1997 SL No. 329 s 15

PART 7A—CATTLE TICK PROVISIONALLY PROTECTED AREAS

pt hdg ins 1996 SL No. 209 s 16
sub 1996 SL No. 303 s 7

Division 1—Provisionally protected areas

div hdg ins 1996 SL No. 209 s 16
sub 1996 SL No. 303 s 7

Declared provisionally protected areas

s 49A ins 1996 SL No. 209 s 16
sub 1996 SL No. 303 s 7
amd 2001 SL No. 172 s 2 sch

Division 2—Preliminary treatment

div hdg ins 1996 SL No. 209 s 16
sub 1996 SL No. 303 s 7

Preliminary treatment of stock

s **49B** ins 1996 SL No. 209 s 16
sub 1996 SL No. 303 s 7

Division 3—Introduction of stock from the infected area

div hdg ins 1996 SL No. 209 s 16
sub 1996 SL No. 303 s 7

Application of div 3

s **49C** ins 1996 SL No. 209 s 16
sub 1996 SL No. 303 s 7

Treatment and inspection requirements

s **49D** ins 1996 SL No. 209 s 16
sub 1996 SL No. 303 s 7
amd 1997 SL No. 329 s 16; 1998 SL No. 244 s 11

Division 4—Moving stock within a provisionally protected area

div hdg ins 1996 SL No. 209 s 16
sub 1996 SL No. 303 s 7

Application of div 4

s **49E** ins 1996 SL No. 209 s 16
sub 1996 SL No. 303 s 7

Movement from property undergoing approved program

s **49F** ins 1996 SL No. 209 s 16
sub 1996 SL No. 303 s 7
amd 1998 SL No. 244 s 12

Movement from property not undergoing approved program

s **49G** ins 1996 SL No. 209 s 16
sub 1996 SL No. 303 s 7
amd 1997 SL No. 329 s 17; 1998 SL No. 244 s 13

Division 5—Moving stock to outside a provisionally protected area

div hdg ins 1996 SL No. 303 s 7

Application of div 5

s **49GA** ins 1996 SL No. 303 s 7

Movement from infected property undergoing approved program

s **49GB** sub 1997 SL No. 329 s 18

Movement of stock from infected property not undergoing approved program

s **49GBA** ins 1997 SL No. 329 s 18

Movement from provisionally clean property

s **49GC** ins 1996 SL No. 303 s 7
amd 1997 SL No. 329 s 19

PART 7AA—CATTLE TICK ERADICATION AREA

pt hdg ins 1997 SL No. 329 s 20
om 2003 SL No. 26 s 3

Division 1—Eradication area

div hdg ins 1997 SL No. 329 s 20
om 2003 SL No. 26 s 3

Declared eradication area

s 49GD ins 1997 SL No. 329 s 20
amd 2001 SL No. 172 s 2 sch
om 2003 SL No. 26 s 3

Division 2—Preliminary treatment

div hdg ins 1997 SL No. 329 s 20
om 2003 SL No. 26 s 3

Preliminary treatment of cattle

s 49GE ins 1997 SL No. 329 s 20
om 2003 SL No. 26 s 3

Division 3—Introduction of cattle into an eradication area

div hdg ins 1997 SL No. 329 s 20
om 2003 SL No. 26 s 3

General requirement

s 49GF ins 1997 SL No. 329 s 20
om 2003 SL No. 26 s 3

Division 4—Movement of stock to outside eradication area

div hdg ins 1997 SL No. 329 s 20
om 2003 SL No. 26 s 3

Movement of stock from infected property

s 49GG ins 1997 SL No. 329 s 20
om 2003 SL No. 26 s 3

Movement of stock from provisionally clean property

s 49GH ins 1997 SL No. 329 s 20
om 2003 SL No. 26 s 3

PART 7B—MOVEMENT OF STOCK FROM APPROVED FEEDLOTS

pt hdg ins 1996 SL No. 209 s 16

Division 1—Preliminary

div hdg ins 1996 SL No. 209 s 16

Definitions for pt 7B

s 49H ins 1996 SL No. 209 s 16

Copy of approved interstate meatworks list must be available

s 49I ins 1996 SL No. 209 s 16

Division 2—Movement of stock

div hdg ins 1996 SL No. 209 s 16

Movement of stock from approved feedlot

s 49J ins 1996 SL No. 209 s 16

PART 7C—MOVEMENT OF MANAGEABLE GROOMED STOCK INTO NEW SOUTH WALES

pt hdg ins 1996 SL No. 209 s 16
amd 1997 SL No. 329 s 21

Definitions for pt 7C

prov hdg amd 1997 SL No. 329 s 22(1)
s 49K ins 1996 SL No. 209 s 16
amd 1997 SL No. 329 s 22(2)

Conveying manageable, groomed stock into New South Wales

s 49L sub 1997 SL No. 329 s 23
amd 2003 SL No. 26 s 4

Declared tick infected area

s 50 sub 1996 SL No. 209 s 17
amd 1996 SL No. 303 s 9; 2001 SL No. 172 s 2 sch

General dispensation of treatment requirements

s 53 sub 1996 SL No. 209 s 18
amd 1997 SL No. 329 s 24; 2003 SL No. 277 s 4

PART 10—REPEAL

pt hdg om R1 (see RA s 40)

Stock movements requiring a travel permit

s 54 prev s 54 om R1 (see RA s 40)
pres s 54 ins 1994 SL No. 66 s 8
amd 1996 SL No. 209 s 19; 1997 SL No. 329 s 25; 2003 SL No. 277 s 5

Information about location of boundaries

s 55 ins 1996 SL No. 209 s 20
amd 1996 SL No. 303 s 10; 1997 SL No. 329 s 26
sub 2001 SL No. 172 s 4

Inspection of lists

s 56 ins 1998 SL No. 244 s 14
amd 2001 SL No. 172 s 2 sch

SCHEDULE—QUEENSLAND CATTLE TICK AREAS

(prev sch 1) sub 1996 SL No. 209 s 21; 1996 SL No. 258 s 3; 1996 SL No. 303 s 11; 1997 SL No. 329 s 27; 1998 SL No. 244 s 15; 2001 SL No. 172 s 5; 2003 SL No. 26 s 5

SCHEDULE 2—LIST OF MAPS OF DECLARED AREAS

sch hdg sub 1998 SL No. 244 s 15
sub 1996 SL No. 209 s 21
om 2001 SL No. 172 s 6

PART 1—CENTRAL QUEENSLAND CATTLE TICK PROTECTED AREA

sub 1997 SL No. 329 s 28(1); 1998 SL No. 244 s 15
om 2001 SL No. 172 s 6

PART 2—NORTH WEST QUEENSLAND CATTLE TICK PROTECTED AREA

sub 1997 SL No. 329 s 28(1); 1998 SL No. 244 s 15
om 2001 SL No. 172 s 6

PART 3—SOUTH QUEENSLAND CATTLE TICK PROTECTED AREA

amd 1996 SL No. 303 s 12(1)–(2); 1997 SL No. 329 s 28(2)
sub 1998 SL No. 244 s 15
om 2001 SL No. 172 s 6

PART 4—CATTLE TICK FREE AREA

amd 1997 SL No. 329 s 28(3)
sub 1998 SL No. 244 s 15
om 2001 SL No. 172 s 6

PART 5—CATTLE TICK PROVISIONALLY PROTECTED AREAS

amd 1996 SL No. 258 s 4
sub 1996 SL No. 303 s 12(3)
amd 1997 SL No. 329 s 28(4)
sub 1998 SL No. 244 s 15
om 2001 SL No. 172 s 6

PART 6—CATTLE TICK INFECTED AREA

sub 1997 SL No. 329 s 28(5); 1998 SL No. 244 s 15
om 2001 SL No. 172 s 6

PART 7—CATTLE TICK ERADICATION AREA

ins 1997 SL No. 329 s 28(5)
sub 1998 SL No. 244 s 15
om 2001 SL No. 172 s 6

SCHEDULE 3—BOUNDARIES OF SOUTH QUEENSLAND CATTLE TICK PROTECTED AREA

om 1996 SL No. 209 s 21

SCHEDULE 4—AREAS OUTSIDE CATTLE TICK FREE AREA

om 1996 SL No. 209 s 21

SCHEDULE 5—BOUNDARIES OF CATTLE TICK INFECTED AREA

amd 1994 SL No. 363 s 4
om 1996 SL No. 209 s 21