



**Queensland
Government**

Department of Agriculture and Fisheries

Biosecurity Act 2014

Pursuant to chapter 6, part 4 *Biosecurity Act 2014*

Biosecurity instrument permit

BIP-RIFA-190110

In pursuance of the authority conferred upon the Chief Executive for the Department of Agriculture and Fisheries by the *Biosecurity Act 2014*, permission is granted to the Permit Holder to perform an activity or not perform an activity other than in compliance with the biosecurity instrument (biosecurity zone regulatory provisions) (described by reference to the relevant sections of the *Biosecurity Act 2014*) for the purpose and subject to the conditions (if any) set out below:

Permit holder

Queensland Recycling Pty Ltd, T/A Alex Fraser Queensland

Term

This Permit has effect from 16 August 2019 and expires on 16 August 2021.

Permit holder location

40-50 Beaufighter Avenue, Archerfield, QLD 4108

Purpose

Permit purpose - To move a fire ant carrier (namely processed soil and aggregates) from a place in fire ant biosecurity zone 1 to a location outside of the fire ant biosecurity zone.

Stated biosecurity matter or carrier

Processed soil and aggregates

Source location (provide all details that apply)

40-50 Beaufighter Avenue, Archerfield, QLD 4108

Destination location (provide all details that apply):

Locations within the State of Queensland

Conditions

1. The stated carrier must be moved off-site either:
 - a. within 21 days of being first processed; or
 - b. if the stated carrier is to remain on-site for more than 21 days, it must undergo additional mechanical disturbance every 21 days prior to the movement. The final mechanical disturbance must occur at least 24 hours prior to load out. Disturbance can be through any combination of turning, screening, crushing, shredding, chipping or washing; or
 - i. removing and restocking the pile into a new stockpile prior to loading; or
 - ii. loading a portion of the original stockpile into a smaller stockpile located away from the original stockpile to prevent mixing; and loading out from the new stockpile only; and after a 21 day period, returning any unused materials from the new stockpile to the original stockpile.
2. Records of mechanical disturbance (grinding, crushing, screening, shredding or chipping) must be kept for a period of at least 2 years and produced to an inspector upon request.
3. The ground in any production and storage area must be checked for fire ants, by a person suitably trained in the identification of fire ants, prior to storing (i.e. stockpiling) the stated carrier in these areas.
4. If any carrier is stored on the ground then a fire ant treatment plan must be implemented. This fire ant treatment plan must include:
 - a. a treatment regime where an insect growth regulator (IGR) fire ant bait must be applied to the production area; and
 - b. records to be kept of any treatments applied to the site (including the details of the bait, date of treatment, application rates and person who applied the treatment). Refer to the chemical label of the product for instructions.
5. All fire ant treatments must only be applied by one of the following:
 - a. an authorised employee of Biosecurity Queensland; or
 - b. a Pest Management Technician, a contractor or a company employee that is authorised under the National Red Imported Fire Ant Eradication Program to treat fire ants.
6. Records to demonstrate bait treatment must be maintained and kept for a period of at least two years. Records must be produced to a Biosecurity Queensland inspector upon request.
7. If any ants suspected of being fire ants are detected, Biosecurity Queensland must be notified on 13 25 23 within 24 hours.
8. At all times during business hours, there must be a person on-site, who is responsible for ensuring that the conditions of the permit are being adhered to. This person must be able to clearly explain to a Biosecurity Queensland inspector the nature of the carrier movements from the site and the risk mitigation measures being undertaken to ensure compliance with the permit.
9. All transport vehicles used to make movements of the stated carrier under this permit must contain a copy of the permit and be immediately produced to a Biosecurity Queensland inspector upon request.
10. All contractors, sub-contractors and staff members involved with moving or processing the stated carriers, prior to participating in the activity, must have read and understood this permit to ensure all aspects of this permit are being followed.
11. Biosecurity Queensland inspectors may at any time conduct compliance checks to verify that the conditions of this permit are being complied with.
12. This permit is not transferable to another business, source location or destination location.
13. This permit does not remove, override or negate other associated legislative obligations.
14. This permit may be cancelled at any time in accordance with section 132(8) of the Biosecurity Act 2014.

Offence warning

A person who holds a biosecurity instrument permit and who does not comply with the conditions of this biosecurity instrument permit, without reasonable excuse, commits an offence under section 133 (1) of the *Biosecurity Act 2014*. The maximum penalty for an offence under this section is 2000 penalty units or one year's imprisonment.

A person who holds a biosecurity instrument permit and while acting, or purportedly acting, under the authority of the biosecurity instrument permit, without reasonable excuse, commits an offence under section 133 (2) of the *Biosecurity Act 2014* if they do not carry the permit with the person. The maximum penalty for an offence under this section is 100 penalty units.

A person who holds a biosecurity instrument permit must, if asked to do so by an authorised officer, and unless the person has a reasonable excuse, produce the permit to the authorised officer for the authorised officer's inspection—

- (a) if the person is at the time of the request acting, or purportedly acting, under the authority of the permit—immediately; or
- (b) otherwise—within the shortest practicable time after the request is made.

A person who does not comply with this commits an offence under section 133 (3) of the *Biosecurity Act 2014*. The maximum penalty for an offence under this section is 100 penalty units.

Inspector's authorisation


Krystyl Sisson
Biosecurity Queensland Inspector
National Red Imported Fire Ant Eradication Program

16 August 2019

Biosecurity Instrument Permit (05/2016) V1

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