AG301*

Plant Diseases Act 1914

Plant Diseases Amendment Regulations 2007

Made by the Governor in Executive Council.

1. Citation

These regulations are the *Plant Diseases Amendment Regulations 2007*.

2. The regulations amended

The amendments in these regulations are to the *Plant Diseases Regulations 1989**.

[* Reprint 4 as at 3 March 2006. For amendments to 4 January 2007 see Western Australian Legislation Information Tables for 2005, Table 4, and Gazette 21 April, 30 May and 16 June 2006.]

3. Schedule 1 amended

- (1) Schedule 1 Part A is amended as follows:
 - (a) by deleting the items for Apricot, Cherry, Nectarine, Peach, Plum and Prunus salicina;
 - (b) in the item for Stonefruit by inserting after "Stonefruit"
 - " not specified elsewhere ";
 - (c) by inserting the following items in the appropriate alphabetical positions —

Apricot	13, 17, 18, 27, 29, 41, 45, 52, 55	18, 29, 41, 52, 55	16	1, 31, 31A
Cherry	13, 17, 18, 27, 29, 41, 45, 52, 55	18, 29, 41, 52, 55	16	1, 26, 31A
Nectarine	13, 17, 18, 27, 29, 41, 45, 52, 55	18, 29, 41, 52, 55	16	1, 31A

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(2)

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Plum	13, 17, 18, 27, 29, 41, 45, 52, 55	18, 29, 41, 52, 55	16	1, 31A	
Peach	13, 17, 18, 27, 29, 41, 45, 52, 55	18, 29, 41, 52, 55	16	1, 31A	
	41, 43, 32, 33	52, 55			".
Schedule 1 Part B its Stonefruit and insert	. ,	ded by dele	ting th	ne item f	or

Stonefruit: fresh fruit other than -

- (a) apricot fruit (*Prunus armeniaca*) grown in South Australia, Tasmania or South Island New Zealand; and
- (b) cherry fruit (*Prunus avium*) grown in South Australia, Tasmania or New Zealand; and
- (c) peach fruit (*Prunus persica*) grown in South Island New Zealand; and
- (d) plum fruit (*Prunus salicina* or *Prunus domestica*) grown in South Island New Zealand; and
- (e) nectarine fruit (*Prunus persica* var. *nucipersica*) grown in South Island New Zealand,

general diseases and individual pests.

- (3) Schedule 1 Part B item 26 is amended as follows:
 - (a) in subitem (1) by inserting in the appropriate alphabetical position —

"cherry fruit" means fresh fruit of *Prunus avium*;

- (b) by deleting subitems (2) and (2a) and inserting instead —
- (2) For cherry fruit grown in South Australia or Tasmania entry is not allowed except in accordance with subitems (3) to (7).
 - (c) in subitems (3), (4), (5), (6) and (7) by deleting "From South Australia and Tasmania" and inserting instead —

Cherry fruit grown in South Australia or Tasmania

- (d) by deleting subitem (8).
- (4) Schedule 1 Part B item 31 is amended as follows:
 - (a) by deleting subitems (2) and (3) and inserting instead —
 - (3) For apricot fruit grown in South Australia or Tasmania entry is not allowed except in accordance with subitems (4) to (9).

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- (b) in subitems (4), (5), (6), (7), (8) and (9) by deleting "From" and inserting instead
 - " Apricot fruit grown in ";
- (c) by deleting subitem (10).
- (5) After Schedule 1 Part B item 31 the following item is inserted
 - 31A. Stonefruit grown in New Zealand
 - (1) In this item —

"cherry fruit" means fresh fruit of Prunus avium;

"stonefruit" means fresh fruit of -

- (a) apricot (Prunus armeniaca); or
- (b) nectarine (Prunus persica var. nucipersica); or
- (c) peach (Prunus persica); or
- (d) plum (Prunus domestic or Prunus salicina).
- (2) For cherry fruit grown in New Zealand entry is not allowed except in accordance with
 - (a) requirements considered by the Director General to be equivalent to those specified in item 26(3) to (6); and
 - (b) any further requirements specified by the Director General.
- (3) For stonefruit grown in South Island New Zealand entry is not allowed except in accordance with
 - (a) requirements considered by the Director General to be equivalent to those specified in item 31(4) to (8); and
 - (b) any further requirements specified by the Director General.

By Command of the Governor,

M. C. WAUCHOPE, Clerk of the Executive Council.