



Queensland

Stock Identification Amendment Regulation (No. 1) 2006

Subordinate Legislation 2006 No. 61

made under the

Stock Act 1915

Contents

	Page
1 Short title	2
2 Regulation amended	2
3 Omission of pt 1, div 3 (Maximum penalties)	2
4 Amendment of s 46 (Cattle first travelled from their place of birth)	2
5 Amendment of s 47 (Other travelling of cattle)	2
6 Replacement of s 56 (Who may apply for approval)	2
56 Who may apply for approval	2
7 Replacement of s 67B (Who may apply for approval)	3
67B Who may apply for approval	3
8 Replacement of s 95 (Bulls over 2 years born before 1 July 2003)	3
95 Bulls born before 1 July 2003 not from place with a 'T' status	3
9 Amendment of schedule (Dictionary)	3

1 Short title

This regulation may be cited as the *Stock Identification Amendment Regulation (No. 1) 2006*.

2 Regulation amended

This regulation amends the *Stock Identification Regulation 2005*.

3 Omission of pt 1, div 3 (Maximum penalties)

Part 1, division 3—

omit.

4 Amendment of s 46 (Cattle first travelled from their place of birth)

Section 46(2)(b)—

omit, insert—

- ‘(b) if the place of departure has a ‘T’ status and the travel is to a saleyard—a transaction tag.’.

5 Amendment of s 47 (Other travelling of cattle)

Section 47(2)—

omit, insert—

- ‘(2) If the place of departure has a ‘T’ status and the travel is to a saleyard, the owner must ensure the cattle bear a transaction tag.’.

6 Replacement of s 56 (Who may apply for approval)

Section 56—

omit, insert—

‘56 Who may apply for approval

‘Any of following persons may apply to the chief inspector for approval for cattle travelled, or to be travelled, to or from a

registered place not to bear a particular approved tag or to be untagged for the travel—

- (a) the owner of the place;
- (b) the owner of the cattle.’.

7 Replacement of s 67B (Who may apply for approval)

Section 67B—

omit, insert—

‘67B Who may apply for approval

‘Any of following persons may apply to the chief inspector for approval for sheep travelled, or to be travelled, to or from a registered place not to bear a particular approved tag or to be untagged for the travel—

- (a) the owner of the place;
- (b) the owner of the sheep.’.

8 Replacement of s 95 (Bulls over 2 years born before 1 July 2003)

Section 95—

omit, insert—

‘95 Bulls born before 1 July 2003 not from place with a ‘T’ status

‘If—

- (a) a bull was born before 1 July 2003; and
- (b) it is travelled before 1 July 2009; and
- (c) the place of departure for the travel does not have a ‘T’ status;

the bull need only bear a transaction tag for the travel.’.

9 Amendment of schedule (Dictionary)

Schedule—

insert—

‘*T*’ *status*, in relation to a place, means that, under section 10, the registered chemical residue status of the place, or of stock on or from the place, for organochlorine chemical residues is, or includes, a status that starts with the letter ‘T’.

ENDNOTES

- 1 Made by the Governor in Council on 6 April 2006.
- 2 Notified in the gazette on 7 April 2006.
- 3 Laid before the Legislative Assembly on . . .
- 4 The administering agency is the Department of Primary Industries and Fisheries.