

NOTICE

Notice to principal is notice to agent.
Notice to agent is notice to principal.
Reasonable Excuse 01 December 2024

To:
Marni Manning
Acting as General Manager, Strategy and Delivery
And all heirs and successors in the above position
Queensland Department of Primary Industries.

145-157 Wayne Goss Drive, Berrinba QLD 4117
GPO Box 426, Browns Plains BC QLD 4118
And: GeneralManagerNFAEP@daf.qld.gov.au

Take Notice, I have provided an affidavit documenting my reasonable excuse to obstruct the designated officer, or another person or a detection animal helping a designated officer entering my private property, as in my right, as detailed in the Biosecurity Act 2014 (Queensland), Section 336 Obstructing a designated officer.

I advise that as of Tuesday 07th of January 2025, I have not received any acknowledgement or response to my Notice to you, dated 01 December 2024, reasonable excuse to cease prophylactic treatment at 477 Gatton Esk Road, Adare, 4343, I further advise that pursuant to the default consent principle and the tacit consent maxim of law, you are in default of our first and second Notice and therefore tacitly agree to the following -
Questions "a" & "b" inclusive, your answers correspond to the listed "A" & "B" below.
I now give you a third (and final) chance to remedy your default:

I bring the following to your attention to ensure that you are aware,

Section 336 of the Biosecurity Act 2014 states:

336 Obstructing designated officer

- (1) A person must not obstruct a designated officer, or another person or a detection animal helping a designated officer, exercising a power under this Act unless the person has a reasonable excuse.

I require your truthful not misleading by co-mission or omission reply to the following questions in this serious matter:

- a. Do you accept my reasonable excuse?
- b. Will you place me on a DO NOT treat register and notify the field teams that my private property is not to be treated with fire ant bait?

Take further Notice that due to the extreme urgency of this matter, I require your personal written autographed truthful, not misleading by omission or commission full referenced answers and reply to be in my possession by close of your business on the 20 January 2025.

Take further Notice that should I not receive your such reply by close of business on Monday the 20th of January 2025, I shall consider your tacit agreement to be the following:

- A. Yes
- B. Yés

I look forward to your truthful reply to be in my possession by close of business on Monday the 20th of January 2025.

By: Trevor Hold



477 Gatton-Esk Road
Adare, Queensland 4343
And: trevor.hold79@gmail.com

Maxim of law
Ejus est non nolle qui potest velle.
A person may consent tacitly who can consent expressly.