Red Meat Abattoir Association



POPIA

Foot and Mouth Disease Kwazulu-Natal Province

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01 July 2021

Dear Abattoir Owner, Industry Stakeholder and Government Official



From 1 July 2021, the Protection of Personal Information Act (POPIA) is coming into full effect. The act is designed to protect how companies and organisations use, store and process your data.

The Red Meat Abattoir Association commits to protect the information we collect from you and that it will only be used for the purpose intended.

The information will be used for;

- Marketing of relevant goods and services to the abattoir industry
- Research that may impact the industry
- Legislation from government for implementation or comment
- Training in the industry
- · Relevant communication impacting on the Red Meat industry

As we prepare for the POPI Act we would like to give you an opportunity to unsubscribe should you no longer wish to receive e-mails from us. If you would like to unsubscribe please send an email to info@rmaa.co.za to process your request.

If you are happy with receiving our communication then no action is required.

Thank you for your continued and loyal support.

Kind regards

DR GERHARD NEETHLING GENERAL MANAGER:

RED MEAT ABATTOIR ASSOCIATION

GOVERNMENT NOTICES • GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF AGRICULTURE. LAND REFORM AND RURAL DEVELOPMENT

NO. R. 569 30 June 2021

ANIMAL DISEASES ACT, 1984 (ACT NO. 35 OF 1984)

CONTROL MEASURES RELATING TO FOOT AND MOUTH DISEASE IN CERTAIN AREAS

The Minister of Agriculture, Land Reform and Rural Development acting under Section 9 (1) of the Animal Diseases Act, 1984 (Act No. 35 of 1984) hereby prescribe the control measures set out in the Schedule hereto.

MRS ANGELATHOKOZILE DIDIZA MINISTER FÖR AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

SCHEDULE

Definitions

1. In this Schedule any word or phrase to which a meaning has been assigned in the Act, shall have that meaning and, unless the context otherwise indicates-

"foot and mouth disease" means the disease as specified in column 1 of Table 2 of the Regulations and as described in column 2 of Table 2 of the Regulations opposite thereto;

"the Act", means the Animal Diseases Act, 1984 (Act No. 35 of 1984)

"the Regulations", means the Animal Diseases Regulations as published by Government Notice No. R. 2026 of 26 September 1986, as amended by Government Notices Nos. R. 2208 of 24 October 1986, R. 266 of 13 February 1987, R. 2343 of 16 October 1987, R. 884 of 5 May 1988 (as corrected by Government Notice No. R. 1043 of 3 June 1988), R. 394 of 1 March 1991 (as corrected by Government Notice No. R. 931 of 3 May 1991), R. 2358 of 10 December 1993, R. 1023 of 27 May 1994, R. 254 of 6 February 1997, R. 1136 of 11 September 1998, R. 361 of 7 April 2000, R. 443 of 25 May 2001, R. 885 of 21 September 2001 (as corrected by Government Notice No. R. 1386 of 21 December 2001), R. 162 of 24 February 2006, R. 163 of 24 February 2006, R. 864 of 1 September 2006 (as corrected by Government Notice No. R. 1386 of 21 December 2007, R. 371 of 26 April 2007, R. 543 of 6 July 2007, R. 527 of 15 May 2009, R.558 of 22 May 2009, R. 1059 of 13 November 2009, R. 564 of 23 June 2010, R865 of 7 November 2014. R. 564 of 23 June 2010, R865 of 7 November 2014.

Objective of control measure

The objective of this control measure is, in order to prevent the spreading of foot and mouth disease from the Kwa Zulu Natal Disease Management Area (KZN DMA) to prohibit the movement of animals, animal products and genetic material except on authority of a permit to, from or within such areas

Prohibition on the movement of animals, animal products and genetic meterial except on authority of a permit

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4 No. 44783

GOVERNMENT GAZETTE, 30 JUNE 2021

- No cloven-hoofed animals, animal products derived from cloven-hoofed animals or genetic (1) not cloven-hoofed animals, culmus may be moved from, to or within the KZN DMA, except under the authority of a permit contemplated in Regulation 20 (1) of the Regulations All cloven-hoofed animals must be inspected by a state veterinarian before the permit referred to
- (2)in sub-clause (1) may be issued in respect thereof.

THE KWA ZULU NATAL DISEASE MANAGEMENT AREA

The following district municipalities are declared to be part of the Kwa Zulu Natel Disease Management Area:

King Cetshwayo Municipal District Umkhanyakude Municipal District Zululand Municipal District





2021 KWAZULU NATAL FOOT AND MOUTH DISEASE CAMPAIGN MOVEMENT CONTROL PROTOCOL NO. 1

FOOT AND MOUTH DISEASE (FMD) CONTROL MEASURES FOR KWAZULU
NATAL PROVINCE DISEASE MANAGEMENT AREA (DMA)

June 2021

Document compiled by: KZN FMD VOC

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Introduction

The National Director of Animal Health hereby states in terms of the Animal Diseases Act, 1984 (Act No.35 of 1984), control measures relating to the movement of animals and animal products INTO, WITHIN, THROUGH and OUT OF the FMD Disease Management Area of the KwaZulu Natal Province, herein after referred to the DMA.

This Movement Control Protocol applies to the DMA as declared under Act 35 of 1984 – comprising the Municipal Districts of King Cetshwayo, Umnkhanyakude and Zululand and illustrated on the map indicated as Annexure A.

The stipulations below do not in any way reduce any of the existing movement requirements throughout the declared FMD Control Zones, Corridor disease and African Swine Fever controlled areas as prescribed in the Animal Diseases Act, 1984 (Act No. 35 of 1984) and Veterinary Procedural Notice (VPN) for FMD Control in South Africa. Although South Africa lost its official recognition by the World Organization for Animal Health (OIE) FMD free zone status without vaccination in January 2019, the area described as such in Table 1 of the Animal Diseases Regulations and situated outside the declared Disease Management Areas in Limpopo and KwaZulu Natal Provinces is considered unaffected by any current FMD outbreaks and thus not subject to any control measures due to FMD with exception of individual premises quarantined for FMD control; for purposes of containing, controlling and eradicating this outbreak, and for purposes of this document where reference is made to the free zone it refers to the rest of the country outside the areas described above.

All livestock must bear the owners official identification mark as per the Animal Identification Act (Act No. 06 of 2002) before movement can be permitted.

Please Note:

All applications for Veterinary Movement Permits must be submitted to the email address provided below at least 5 working days before the intended movement.

All movements for which a risk assessment is required should be submitted to the email address above at least 28 days before the intended movement, taking into consideration that a quarantine period (21 days minimum) may apply before movement will be permitted. Details of the required risk assessment will depend on the individual circumstances and purpose of the intended movement and the biosecurity of the premises at origin and destination of such movement and will be communicated to the applicants once an application has been received.

Movement Control Veterinarians: Dr. C. C. Meintjes 083 273 5797

Dr D. Mayida 083 408 8539

fmdpermitskzn@gmail.com

A. FOR LIVE CLOVEN HOOFED ANIMALS

1. Disease Management Area (DMA)

1.1 OUT OF THE DMA

- 1.1.1 Live cloven hoofed animals may only move OUT OF the DMA for direct slaughter for non-export purposes with a Veterinary Movement Permit which will only be issued following a minimum of 21 day isolation followed by, clinical inspection by a veterinarian or para-veterinarian and serological testing of a representative number of animals, confirmation from a registered abattoir that indicates animals have been booked for slaughter, indicating number of animals and date of slaughter (signed by the designated Independent Meat Inspection (IMI) official at the abattoir). All inspections and serological testing will be at the cost of the owner of the animals.
- 1.1.2 Such movements will be considered on a case by case basis and subject to a risk assessment.
- 1.1.3 Movements from registered compartments may be permitted to forgo the requirement for isolation, clinical inspection and serological testing based on a documented visit conducted at the facility no longer than 30 days prior to the intended movement for slaughter and the evaluation of morbidity and mortality records certified weekly by the private veterinarian responsible for the facility.
- 1.1.4 Movement OUT OF the DMA of semen, embryos and any other products of such nature not included here, will be considered on a case by case basis, applications should be send to the email address provided above.

1.2 WITHIN, THROUGH and INTO THE DMA

- 1.2.1 a. Live cloven hoofed animals may move INTO the DMA for direct slaughter with a Veterinary Movement Permit which will only be issued following clinical inspection by a veterinarian or para-veterinarian, confirmation from a registered abattoir that said animals have been booked for slaughter, indicating number of animals and date of slaughter (signed by the designated IMI official at the abattoir).
 - b. Movement of live cloven-hoofed animals INTO the DMA for purposes other than direct slaughter will be considered on a case-by-case basis and only for facilities that supplying animals only for direct slaughter at registered abattoirs within the DMA. A risk assessment of the facility where the animals are to be moved to will need to be conducted.

- 1.2.2 Live cloven-hoofed animals may only move WITHIN the DMA for direct slaughter with a Veterinary Movement Permit which will only be issued to either:
 - **a.** a piggery following a risk assessment, clinical inspection by a veterinarian or para-veterinarian or
 - b. a feedlot following a risk assessment, initially serological testing, isolation (1) and clinical inspection by a veterinarian or para-veterinarian within 48 hours prior to movement, along with confirmation from a registered abattoir that said animals have been booked for slaughter, indicating number of animals and date of slaughter (signed by the designated IMI official at the abattoir). Further serological testing may be required prior to subsequent movements if contact with or contamination from FMD positive animals is suspected and such testing will be conducted at the cost of the owner of the animals.

Movement Permits will not be issued if a risk assessment has not been conducted at a facility.

Movements from registered compartments may be permitted to forgo the requirement for isolation, clinical inspection and serological testing based on a documented visit conducted at the facility no longer than 30 days prior to the intended movement for slaughter and the evaluation of morbidity and mortality records certified weekly by the private veterinarian responsible for the facility.

1.2.3 Movement of live cloven-hoofed animals THROUGH the DMA is not permitted.

All Veterinary Movement Permits for live cloven-hoofed animals MUST indicate the individual identification numbers of all the animals being transported. Stock removal certificates with the registered brand mark of the owner must also accompany each consignment.

B. FOR CLOVEN-HOOFED ANIMAL PRODUCTS

1. Meat, Milk and Products Thereof

1.1 Whole, half carcasses and packaged offal may only be moved OUT OF, WITHIN or THROUGH the DMA from a registered abattoir with a Movement Permit issued by the designated IMI official at the abattoir. Offal to be either boxed or in sealed plastic bags marked with the name and registration number of the abattoir of origin.

- 1.2 Up to 50 kg of raw meat and meat products per vehicle, irrespective of the size of the vehicle or the number of passengers, may move OUT OF, WITHIN or THROUGH the DMA WITHOUT a permit provided the meat is, dry and drip free, packaged to prevent exposure of the product, labelled and accompanied by a valid receipt from a butchery or retailer. Amounts greater than 50 kg per vehicle may only move OUT OF, WITHIN or THROUGH the DMA with a Movement Permit which will only be issued if a valid receipt or invoice is provided for the meat. This applies only to meat from domestic livestock.
- 1.3 Meat and meat products from cloven hoofed game may only move OUT OF, WITHIN or THROUGH the DMA, for own consumption⁽²⁾, WITHOUT a permit provided that the meat is hung until dry and drip free and the carcass portioned, preferably deboned. Only 50 kg of product per vehicle will be permitted. The head, feet and offal removed must remain where the animal was slaughtered and may not be moved. Skins may be moved provided they have been salted or dried. All meat must be labelled (with species, place of origin and weight) and packaged to prevent exposure of the product.
- 1.4 NO restriction will be imposed for milk and milk products irrespective of quantity moving INTO, OUT OF, WITHIN or THROUGH the DMA.
- 1.5 NO restriction will be imposed for meat and meat products irrespective of quantity moving INTO the DMA, however products must be accompanied by proof of purchase stating origin of such products.

2. Other Animal Products

- 2.1 NO restriction will be imposed for hides, skins, trophies, bones, and horns moving OUT OF or WITHIN the DMA, provided they have been salted, for 28 days, or dried.
- 2.2 Hides and skins from a registered abattoir may only move OUT OF, WITHIN or THROUGH the DMA with a Movement Permit issued by the designated IMI official at the abattoir, provided the hides and skins have been salted for 28 days or dried or are transported directly to a registered hides/skins facility for treatment.
- 2.3 NO restriction will be imposed for hides, skins, trophies, bones, and horns moving INTO or THROUGH the DMA.
- 2.4 No restriction will be imposed for wool and hair moving INTO, OUT OF, WITHIN or THROUGH the DMA.

3. Other Animal and Products

3.1 NO restriction will be imposed for non-susceptible animals moving INTO, OUT OF, WITHIN or THROUGH the DMA.

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3.2 NO restriction will be imposed for grass, hay and dry manure moving INTO, OUT OF, WITHIN or THROUGH the DMA. Name: Dr Mpho Majo Reason: On behalf of ZN FMD / OC Date: 2021.06.29 18:18:08 CAT

DR. MPHO MAJA

DIRECTOR: ANIMAL HEALTH

DEPARTMENT OF AGRICULTURE, LAND REFORM AND RURAL DEVELOPMENT

- (1) Based on risk assessment, minimum of 21 days with unknown clinical history of animals
- Own consumption: For the purposes of this protocol will mean the use, excluding selling, the maximum of 50kg per vehicle of product accompanied by the owner of the product, his/her dependants, employees or non-paying guests.

ANNEXURE A

