

# Annual Compliance Report

22 September 2023 to 21 September 2024

EPBC 2019/8516 Residential Development, Collingwood Park, Ipswich, Queensland

Prepared for HB QLD Pty Ltd 12<sup>th</sup> December 2024

# **Document Control**

Document: Annual Compliance Report 2023-2024 (Issue A), prepared by Saunders Havill Group for HB

QLD Pty Limited, dated 12 December 2024.

#### Document Issue

| Issue | Date       | Prepared By | Checked By |
|-------|------------|-------------|------------|
| A     | 12.12.2024 | XGJ         | MS/AW      |

Prepared by
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# 1. Introduction

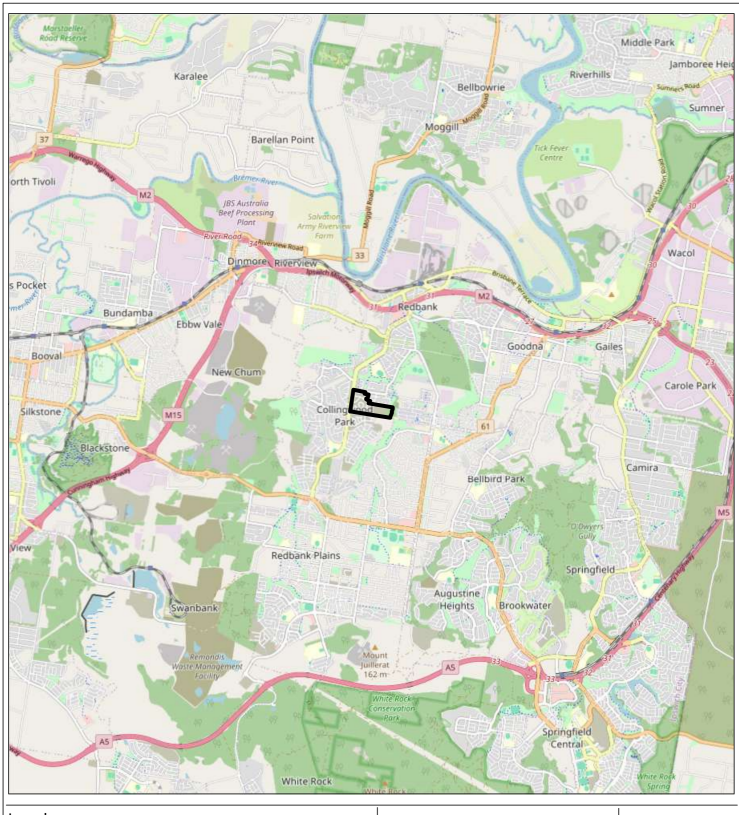
Saunders Havill Group (SHG) was engaged by HB QLD Pty Ltd to prepare this Annual Compliance Report for the Residential Development located at Collingwood Park, Ipswich, Queensland. This report provides an assessment of project compliance with the approval granted under the Commonwealth *Environment Protection and Biodiversity Conservation Act 1999* (EPBC Act) (ref EPBC 2019/8539) and is specifically required by condition 11 of the approval granted on 06 September 2021 (refer **Appendix A**). This report is the third Annual Compliance Report for the project.

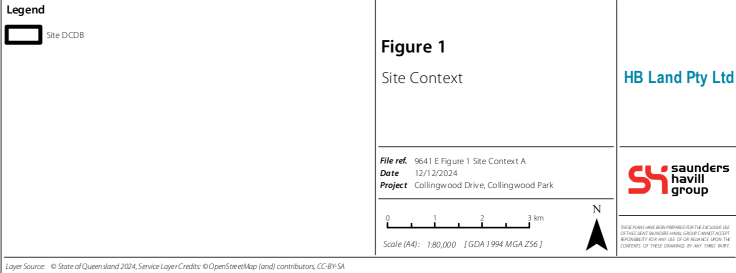
The project area covers approximately 27.1 hectares (ha) and is located 6 kilometres (km) south of the Ipswich Town Centre. Refer to site context map at **Figure 1** and site aerial at **Figure 2**. Within the project area, an impact to 24.89 ha of Matters of National Environmental Significance (MNES) habitat being koala and greyheaded flying-fox (GHFF) habitat was permitted under the approval conditions.

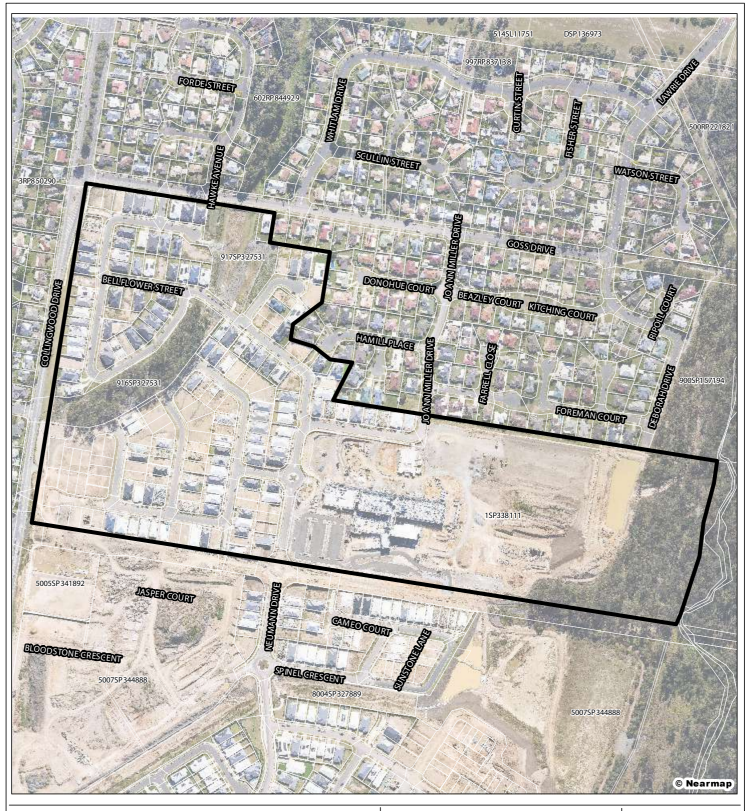
## 1.1. Approval details

| Commonwealth reference  | EPBC 2019/8516  |
|-------------------------|---|
| Approval holder         | HB QLD Pty Ltd  |
| ABN                     | 26 638 077 415  |
| Approval date           | 06 September 2021   |
| Expiry date of approval | 31 December 2051  |
| Approved action         | Residential development and associated infrastructure located at Collingwood Park, Ipswich, Queensland. |
| Controlling provision   | Approved – listed threatened species and communities (sections 18 & 18A)                                |
| Project commencement    | 22 September 2021   |
| Reporting period        | 22 September 2023 – 21 September 2024 (Year 3)  |
| Address                 | Collingwood Park, Ipswich, Queensland   |
| Local government area   | Ipswich City Council  |













Qld DCDB

# Figure 2

Site Aerial

# **HB Land Pty Ltd**

File ref. 9641 E Figure 2 Site Aerial A

**Date** 12/12/2024

**Project** Collingwood Drive, Collingwood Park





IESE PLANS HAVE BEBN PRBYARED FOR THE EXCLISIVE LISE FTHECLIENT, SAUNDERS HAVILL GROUP CANNOT ACCEPT PONSIBILITY FOR ANY LISE OF OR RELIANCE LIPON THE DINTENTS OF THESE DRAWINGS BY ANY THRD PARTY.

# 1.2. Declaration of accuracy

In making this declaration, I am aware that sections 490 and 491 of the EPBC Act make it an offence in certain circumstances to knowingly provide false or misleading information or documents. The offence is punishable on conviction by imprisonment or a fine, or both. I declare that all the information and documentation supporting this compliance report is true and correct in every particular. I am authorised to bind the approval holder to this declaration and that I have no knowledge of that authorisation being revoked at the time of making this declaration.

| Signed       | m eine                |
|--------------|-----------------------|
| Full name    | Murray Saunders       |
| Position     | Director              |
| Organisation | Saunders Havill Group |
|              | ABN 24 144 972 949    |
| Date         | 12 December 2024      |



# 2. Description of activities – approval area

Construction activities at Collingwood Park, Ipswich, Queensland, known as 'The Pocket' commenced on 22 September 2021 with a high level of diligence afforded by the Proponent to minimise the likelihood that koalas were harmed by the action. The approval provided for the clearing of the site in two (2) stages with Stage 1 allowed to commence with the approval of the action and Stage 2 able to be cleared once the full approval of the Offset Management Plan had occurred.

Prior to and during clearing of Stage 1, an appropriately qualified fauna spotter catcher (FSC) was engaged to identify the presence of any koalas within the works area. The clearing was undertaken in a two-stage manner which involves the clearing of the midstory and groundcover vegetation 24 hours prior to clearing the habitat features on-site. This process allows arboreal fauna to disperse over night after the initial disturbance and results in fewer animal interactions. Stage 1 was cleared in February 2022 and with the approval of the OMP in March 2022 the balance of the land was cleared in October 2022. As noted in the Year 2 ACR all clearing had been completed for the project.

During Year 1, a total of 14.89 ha of critical habitat for the koala and grey-headed flying-fox was cleared. Bulk clearing has now been completed and has not exceeded the approved limit of 24.89 ha of critical habitat. Detailed GIS analysis has been undertaken in Year 3 indicating a total of 23.42 ha of critical habitat has been cleared and 1.04 hectares functionally lost. A total of 2.46 ha has been retained within the Goodna Creek corridor. The impact area is unchanged from the aerial included in ACR 2 with the increase attributed to detailed GIS analysis. Importantly, no clearing has occurred external to the approval area. Refer **Plan 1** for most recent aerial of the action area and the current clearing extents in alignment with the approval plan.

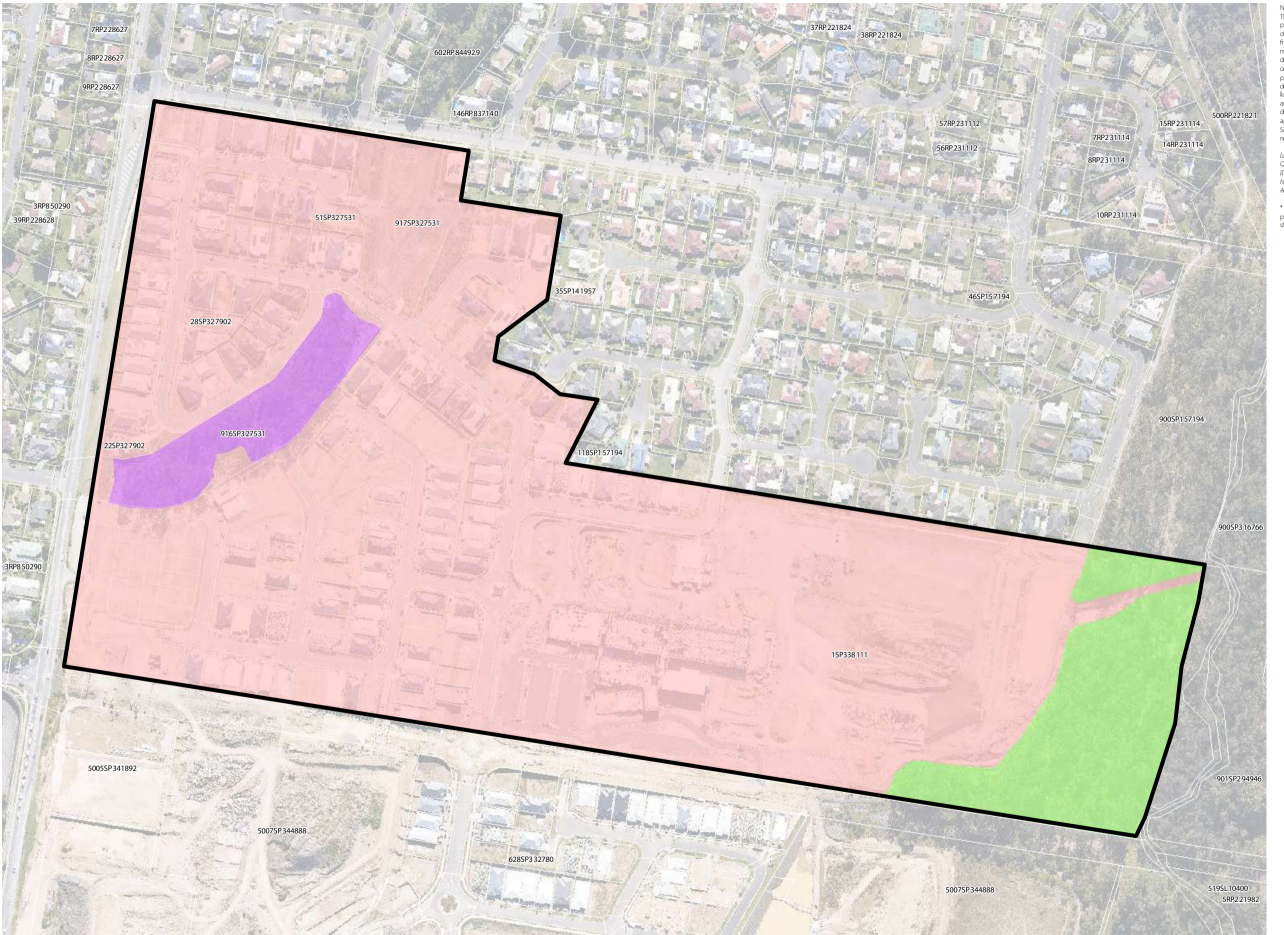
Following the completion of clearing and prior to the commencement of construction, a temporary koala exclusion fence was erected around the construction works area (refer to **Photos 1-2** & **Appendix B** for additional images of the Temporary Exclusion Fence). This exclusion fencing remains in place between the retained area and the completed clearing works verified during the 2024 inspection. Additionally, a daily fauna exclusion fence check is undertaken by the engaged civil contractor to ensure that no fauna are trapped within the construction area.

Within the approval area, activities which have continued in Year 3 include:

- Road construction;
- Landscape works along new roads and entry areas;
- Soil stabilisation and seeding;
- Erosion and sediment control devices (fencing / basins / drainage swales);
- Continued staged civil construction works of roads and local streets;
- Allotment benching and sealing; and
- Construction of dwellings.



Critical Habitat Impact Plan



NOTES

This plan was prepared as a desktop assessment tool. The information on this plan is not suitable for any other purpose. Property dimensions, areas, numbers of lots and contours and other physical features shown have been compiled from existing information and may not have been verified by field survey. These may need verification if the development application is approved and development proceeds, and may change when a full survey is undertaken or in order to comply with development approval conditions. No reliance should be placed on the information on this plan for detailed design or for any financial dealings involving the land. Saunders Havill Group therefore disclaims any lability for any loss or damage whatsoever or howsoever incurred, arising from any party using or reliving upon this loan for any ourpose other than as a any party using or relying upon this plan for any purpose other than as a document prepared for the sole purpose of accompanying a development application and which may be subject to alteration beyond the control of the Saunders Havill Group. Unless a development approval states otherwise, this is not an approved plan.

Layer Sources Qld State Cadastre and Mapping layers © State of Queensland (Department of Natural Resources and Mines) 2021. Updated data available at http://gldspatialinformation.gld.gov.au/catalogue// Aerial Imagery © Nearmap, 2020

\* This note is an integral part of this plan/data. Reproduction of this plan or any part of it without this note being included in full will render the information shown on such reproduction invalid and not suitable for use.





Referral Area



Critical habitat removed [23.42 ha]



Critical habitat functionally lost [1.04 ha]

Critical habitat retain [2.46 ha]







**HB Land Pty Ltd** 





Photos 1-2: Temporary koala exclusion fencing maintained at the impact site during 2024 inspection.

# 3. Description of activities – offset area

On 7 October 2021 the offset provider Habitat Exchange Solutions (HES) lodged the *Scenic Ridge Offset Management Plan version 5 dated 15 March 2022* (OMP) which was subsequently approved by the Department on 25 March 2022. Refer to ACR 2 for evidence of approval. Management activities commenced immediately upon receiving approval. The reporting period for the offset area is 25 March to 24 March the following year. The offset is currently in year 2 of management activities.

**Appendix C** contains a copy of the second Offset Area Annual Report (OAAR) provided by HES. The OAAR covers the period from 25 March 2023 through to 24 March 2024 outlining the following Year 2 Offset Activities:

- Commencement of weed management works within the Offset Area, inclusive of an interim pesticide success validation trial utilising 10 by comparing 10 treated clusters within the Offset Area to 2 untreated clusters external to the Offset Area.
- Commencement of pest management in conjunction with establishment of systemised dog monitoring.
- Developed and implemented an adaptive management expansion of the wild dog trapping and monitoring at the Offset Area which has resulted in an Updated Pest Management Plan. Broadly the updates include:
  - 8 x preselected wild dog trapping points (4 x K9 Extreme Trap 4 Coil Rubber Jaw Wild Dog Traps On rotation over the 8 trap sites)
  - 4 total weeks of trapping is proposed for each site in each season (8 weeks of trapping at 4 locations in each season – 8 weeks total trapping on an annual basis)
  - Each dog trapping location is accompanied by a motion sensor camera (4 x S376-C White LED Colour Night Trail Camera located and rotating through the offset area).
  - 8 weeks of 4 camera surveys per year 2 weeks per season
  - Table 1 on this sheet shows locations of georeferenced trap points- each marked and coded with a capped start picket and blue field tape.
- Completed extensive habitat restoration works including revegetation of 3455 new native tube stock plantings.
- Installed a 3 x strain barb wire fence around the Offset Area.

The approved OMP is published on the proponent's website at the following URL: https://thepocketlife.com.au/wp-content/uploads/2022/11/9641-E-1-OMP-A.pdf



# 4. EPBC approval conditions compliance table

The EPBC approval conditions for the Collingwood Park, Ipswich, Queensland residential development are replicated in **Table 1** with a designation on compliance or non-compliance if the condition was applicable during the reporting period, and evidence and comments as necessary. A copy of the EPBC approval and conditions is provided in **Appendix A**.

Table 1: EPBC approval conditions compliance table

| Condition     | Condition   | Compliant / Non- | Eviden | ce / comments  |
|---------------|---|------------------|--------|--|
| number /      |   | compliant / Not  |        |  |
| reference     |   | applicable       |        |  |
| Part A – Cond | litions specific to the action  |                  |        |  |
| 1             | The approval holder:  | Compliant        | a)     | As per <b>Plan 1</b> , the approval holder has directly impacted 23.42 ha  |
|               | <ul> <li>a) Must not clear more than 24.89 hectares of Koala habitat and Grey-headed Flying-fox foraging habitat within the development area;</li> <li>b) Must retain 2.21 hectares Koala habitat and Grey-headed Flying-fox foraging habitat in Goodna Creek riparian buffer; and</li> <li>c) Must not clear outside of the development area.</li> </ul> |                  | ,      | of critical habitat for the koala and grey-headed flying-fox through vegetation clearing and through the functional loss of 1.04 ha for the koala. The approval holder has retained the Goodna Creek riparian buffer and has not cleared outside of the development area. The total volume of clearing as of the date of the ACR is below the allowance in approval Condition 1. All clearing works were completed in Year 2 of the project (2022-2023). |
|               |   |                  | b)     | A total of 2.46 ha of critical habitat is retained within the Goodna Creek corridor.   |
|               |   |                  | c)     | No clearing has occurred outside the development area.   |
|               |   |                  |        |  |



| Condition<br>number /<br>reference | Condition  | Compliant / Non-<br>compliant / Not<br>applicable | Evidence / comments   |
|------------------------------------|--|---|---|
| 2                                  | To minimise the risk of injury or death to Koalas and Greyheaded Flying-fox within the development area during clearing and construction, the approval holder must:  a) ensure that a qualified fauna spotter catcher is present during all clearing and is given sufficient authority to guide all clearance to ensure that Koalas and Grey-headed Flying-foxes have safely moved out of the development area identified for clearing, of their own volition, before Koala habitat and Grey-headed Flying-fox foraging habitat is cleared; and  b) install temporary Koala exclusion fencing around all construction works. Temporary Koala exclusion fencing must be installed immediately after any clearing and prior to the commencement of any construction so as to prevent any Koala exclusion fencing must remain in place around any construction area until all construction activities within the fenced area are completed. | Compliant   | As per ACR 1 and ACR 2, a suitably qualified Fauna Spotter Catcher was present during all clearing activities. It is noted that no MNES Species (as per the approval or listed since the approval) were encountered during the February 2022 Stage 1 clearing of the October 2022 Stage 2 clearing.  As demonstrated in Photos 1-2 and in Appendix B, a temporary koala exclusion fence was erected around all construction works areas prior to the commencement of construction. As shown this temporary fence remains in place between retained vegetation and cleared areas as construction is ongoing. |
| 3                                  | For the ongoing protection of the Koala population at the development area, the approval holder must install and maintain for the duration of the approval, fauna movement solutions on all roads that run adjacent to Goodna Creek riparian buffer, including Koala awareness signage, speed management measures and fauna friendly crossings. The approval holder must ensure a maximum speed limit of no greater than 40 km / hour is enforced during the   | Not applicable                                    | While continuing during Year 3 development works have not advanced to the point at which it adjoins the Goodna Creek riparian buffer with infrastructure or development. Clearing has occurred in this zone, however, no road or allotment construction has commenced in this zone and the area cannot be accessed by vehicles or the public.   |



| Condition<br>number /<br>reference | Condition  | Compliant / Non-<br>compliant / Not<br>applicable | Evidence / comments   |
|------------------------------------|--|---|---|
|                                    | construction phase in the development area at all times until a government entity assumes control of all roads in the development area.  |   |   |
| 4                                  | To compensate for the clearing of 24.89 hectares of Koala habitat and Grey-headed Flying-fox foraging habitat, the approval holder must:  a) Legally secure at least 34.7 ha of land at the Scenic Ridge Offset Management Zone 1 area prior to the commencement of the action; and  b) within 20 business days of legally securing the Scenic Ridge Offset Management Zone 1 area, provide the Department with written evidence demonstrating that the Scenic Ridge Offset Management Zone 1 area has been legally secured (e.g. legal security documentation), including shapefiles and the offset attributes. |   | The offset area was legally secured on 9 September 2021. The Department was notified via email with an attachment of the offset area shapefiles on 10 September 2021. Evidence of this is contained in ACR 1. |
| 5                                  | The approval holder must, within one month of this approval decision, submit an Offset Management Plan for Scenic Ridge Offset Management Zone 1 for approval by the Minister. The approval holder must not commence works within the Phase 2 Area until the Offset Management Plan for Scenic Ridge Offset Management Zone 1 has been approved by the Minister in writing. The approval holder must implement the Offset Management Plan approved by the Minister for Scenic Ridge Offset Management Zone 1.  |   | As demonstrated within ACR 1 the OMP was submitted to the Department on 6 October 2021.   |
| 6                                  | The Offset Management Plan for Scenic Ridge Offset<br>Management Zone 1 must be consistent with the  | Compliant   | The OMP was assessed and approved by the Department on 25 March 2022. The OMP was deemed to be consistent with the Department's   |



| Condition | Condition  | Compliant / Non- | Evidence / comments   |
|-----------|--|------------------|---|
| number /  |  | compliant / Not  |   |
| reference |  | applicable       |   |
|           | Department's Environmental Management Plan Guidelines and must include the following:  | ,                | Environmental Management Plan Guidelines and approved for implementation. A full copy of the approved OMP is available on the   |
|           | a) A summary of the residual impacts to Koala habitat<br>and Grey-headed Flying-fox foraging habitat that<br>will be compensated for by the offset. This summary<br>must include the area(s) of habitat for protected<br>matters and its condition and quality at all impact<br>sites which the particular offset is to address.             |                  | proponent's website at the following URL: <a href="https://thepocketlife.com.au/wp-content/uploads/2022/11/9641-E-1-OMP-A.pdf">https://thepocketlife.com.au/wp-content/uploads/2022/11/9641-E-1-OMP-A.pdf</a> |
|           | b) Detailed survey methodologies for determining<br>baselines on the proposed offset for feral anima<br>abundance and extent of weed cover, modified<br>habitat quality assessment for Koala, and a Grey-<br>headed Flying-fox habitat assessment; and detailed<br>methodologies for specifying baseline levels based<br>on the survey data. |                  |   |
|           | c) The environmental objectives, relevant to Koala and<br>Grey-headed Flying-fox, and a reference to the EPBC<br>Act approval conditions and other applicable<br>conditions of approval (including State approva<br>conditions), if any, to which the Offset Management<br>Plan refers.  |                  |   |
|           | d) A table of commitments made in the Offset<br>Management Plan to achieve the environmenta<br>objectives, and a reference to where the<br>commitments are detailed in the Offset<br>Management Plan.  |                  |   |
|           | e) Reporting and review mechanisms, and documentation standards to demonstrate   |                  |   |



| Condition      | Condition  | Compliant / Non- | Evidence / comments  |
|----------------|--|------------------|--|
| number /       |  | compliant / Not  |  |
| reference      | compliance with management and environmental commitments in the Offset Management Plan.  | applicable       |  |
|                | <li>f) An assessment of risks to achieving environmental<br/>objectives and risk management strategies that will<br/>be applied.</li>  |                  |  |
|                | <li>g) Impact avoidance, mitigation and/or repair<br/>measures, and their timing.</li>   |                  |  |
|                | h) A monitoring program, which must include:   |                  |  |
|                | <ul> <li>i. measurable performance indicators to<br/>monitor attainment of the offset<br/>completion criteria;</li> </ul>  |                  |  |
|                | ii. trigger values for corrective actions; and   |                  |  |
|                | iii. the timing and frequency of monitoring to detect trigger values and changes in the performance indicators.  |                  |  |
|                | i) Proposed corrective actions, if trigger values are reached or performance indicators not attained.  |                  |  |
| Part B – Stand | ard administrative conditions  |                  |  |
| 7              | The approval holder must notify the Department in writing of the date of commencement of the action within 10 business days after the date of commencement of the action.                                  | Compliant        | The action commenced on 22 September 2021. The Department was notified via email on 28 September 2021 of the formal commencement of the action. Evidence of this notification is included ACR 1. |
| 8              | If the commencement of the action does not occur within 5 years from the date of this approval, then the approval holder must not commence the action without the prior written agreement of the Minister. | Not applicable   | -  |



| Condition<br>number /<br>reference | Condition  | Compliant / Non-<br>compliant / Not<br>applicable   | Evidence / comments  |
|------------------------------------|--|---|--|
| 9                                  | The approval holder must maintain accurate and complete compliance records.  | Compliant   | The approval holder and Saunders Havill Group are responsible for maintaining accurate compliance records. Evidence of compliance with conditions is provided as part of Annual Compliance Reports.  |
| 10                                 | If the Department makes a request in writing, the approval holder must provide electronic copies of compliance records to the Department within the timeframe specified in the request.  | Not applicable  | The Department has to date not requested any compliance records during the project.  |
| 11                                 | The approval holder must prepare a compliance report for each 12 month period following the date of commencement of the action, or otherwise in accordance with an annual date that has been agreed to in writing by the Minister. The | Compliant   | The first Annual Compliance Report (2021-2022) was published on Monday 12 December 2022 and the department notified on the same day.   |
|                                    | approval holder must:  a) publish each compliance report on the website within 60 business days following the relevant 12 month period;  | Friday 15 December 2023. The Department was 2023.  This Annual Compliance Report is the third action. This report will be available online website prior to Monday 16 December 2024 (i. | The second Annual Compliance Report (2022-2023) was published on Friday 15 December 2023. The Department was notified on 18 December 2023.   |
|                                    | <li>b) notify the Department by email that a compliance<br/>report has been published on the website and<br/>provide the weblink for the compliance report<br/>within 5 business days of the date of publication;</li>                 |   | This Annual Compliance Report is the third report produced for this action. This report will be available online via the approval holder's website prior to Monday 16 December 2024 ( <i>i.e.</i> , 60 business days from the anniversary of the commencement of the action). The Department |
|                                    | <ul> <li>keep all compliance reports publicly available on<br/>the website until this approval expires;</li> </ul>   |   | will be notified on the same day of publication.   |
|                                    | <ul> <li>d) exclude or redact sensitive ecological data from<br/>compliance reports published on the website; and</li> </ul>   |   | The ACRs are publicly available on the approval holder's website at <a href="https://thepocketlife.com.au/">https://thepocketlife.com.au/</a> . No sensitive ecological data is contained  |
|                                    | e) where any sensitive ecological data has been excluded from the version published, submit the full   | has been within the published AC  | within the published ACRs.   |



| Condition<br>number /<br>reference | Condition  | Compliant / Non-<br>compliant / Not<br>applicable | Evidence / comments  |
|------------------------------------|--|---|--|
|                                    | compliance report to the Department within 5 business days of publication.   |   |  |
| 12                                 | The approval holder must notify the Department in writing of any incident, non-compliance with the conditions, or non-compliance with the commitments made in plans. The notification must be given as soon as practicable, and no later than 2 business days after becoming aware of the incident or non-compliance. The notification must specify:  a) any condition which is or may be in breach; | Not applicable                                    | There have been no instances of non-compliance recorded as part of the action. |
|                                    | <ul> <li>b) a short description of the incident and/or non-compliance; and</li> <li>c) the location (including co-ordinates), date, and time</li> </ul>  |   |  |
|                                    | of the incident and/or non-compliance. In the event the exact information cannot be provided, provide the best information available.  |   |  |
| 13                                 | The approval holder must provide to the Department the details of any incident or non-compliance with the conditions or commitments made in plans as soon as practicable and no later than 10 business days after becoming aware of the incident or non-compliance, specifying:  | Not applicable                                    | There have been no instances of non-compliance recorded as part of the action. |
|                                    | <ul> <li>a) any corrective action or investigation which the<br/>approval holder has already taken or intends to take<br/>in the immediate future;</li> </ul>  |   |  |
|                                    | b) the potential impacts of the incident or non-<br>compliance; and  |   |  |



| Condition<br>number /<br>reference | Condition   | Compliant / Non-<br>compliant / Not<br>applicable     | Evidence / comments  |
|------------------------------------|---|---|--|
|                                    | <ul> <li>the method and timing of any remedial action that<br/>will be undertaken by the approval holder.</li> </ul>  |   |  |
| 14                                 | The approval holder must ensure that independent audits of compliance with the conditions are conducted for the three-year period from the date of this approval and subsequently as requested in writing by the Minister.                  | Not applicable as<br>part of this<br>reporting period | The project is in Year 3 of the action therefore the proponent will seek to engage an independent auditor for the audit period being 22 September 2021 to 21 September 2024. |
| 15                                 | For each independent audit, the approval holder must:  a) provide the name and qualifications of the independent auditor and the draft audit criteria to the Department;  b) only commence the independent audit once the                   | Not applicable as<br>part of this<br>reporting period | The project is in Year 3 of the action therefore the proponent will seek to engage an independent auditor for the audit period being 22 September 2021 to 21 September 2024. |
|                                    | <ul><li>independent auditor and the audit criteria have been approved in writing by the Department; and</li><li>c) submit an audit report to the Department within the timeframe specified in the approved audit criteria.</li></ul>        |   |  |
| 16                                 | The approval holder must publish the audit report on the website within 10 business days of receiving the Department's approval of the audit report and keep the audit report published on the website until the end date of this approval. | Not applicable as<br>part of this<br>reporting period | The project is in Year 3 of the action therefore the proponent will seek to engage an independent auditor for the audit period being 22 September 2021 to 21 September 2024. |
| 17                                 | The approval holder must:  a) submit plans electronically to the Department;  b) unless otherwise agreed to in writing by the  Minister, publish each plan on the website within 20   | Compliant   | All plans, including the OMP have been lodged electronically to the Department.  |



### ■ Annual Compliance Report | EPBC 2019/8516

| Condition<br>number / | Condition  | Compliant / Non-<br>compliant / Not | Evidence / comments                                |  |
|-----------------------|--|-------------------------------------|--|--|
| reference             |  | applicable                          |  |  |
|                       | business days of the date that the plan was approved by the Minister in writing;   |                                     |  |  |
|                       | <li>exclude or redact sensitive ecological data from<br/>plans that are to be published on the website or<br/>provided to a member of the public; and</li> |                                     |  |  |
|                       | <ul> <li>d) keep plans published on the website until the end<br/>date of this approval.</li> </ul>  |                                     |  |  |
| 18                    | Within 30 business days after the completion of the action, the approval holder must notify the Department in writing and provide completion data.         | Not applicable                      | The action is in Year 3 of development activities. |  |



# 5. Appendices

### Appendix A

EPBC approval and conditions granted 06 September 2021

### Appendix B

**Temporary Fence Photos** 

### Appendix C

Offset Area Annual Report Yr2



# Appendix A

EPBC approval and conditions granted 06 September 2021





#### **CONSENT TO TRANSFER APPROVAL**

### Residential development, Collingwood Park, Ipswich, Queensland, (EPBC 2019/8516)

This decision is made under Section 145B of the *Environment Protection and Biodiversity Conservation Act 1999* (EPBC Act).

#### Transfer decision

| Approval (the approved decision)                   | To construct a new residential development at Lot 801 on SP157194, Lot 1 on RP22251 and Lot 2 on RP22251, Collingwood Park 186, 218 and Lot 2 Collingwood Drive, Collingwood Park, Ipswich, Queensland. |  |
|--|---|--|
| Transferor   | Name: Weiya Development Pty Ltd   |  |
| (the person from whom the approval is transferred) | ABN: 31 161 405 732   |  |
| Transferee   | Name: HB QLD Pty Ltd  |  |
| (the person to whom the approval is transferred)   | ABN: 26 638 077 415   |  |

#### Person authorised to make decision

Name and position Kim Farrant

**Assistant Secretary** 

Environment Assessments (Vic, Tas) and Post Approvals

Branch

Environment Approvals Division

Signature

**Date of decision** 13 September 2022



#### **APPROVAL**

#### Residential development, Collingwood Park, Ipswich, Queensland, (EPBC 2019/8516)

This decision is made under sections 130(1) and 133(1) of the *Environment Protection and Biodiversity Conservation Act 1999 (Cth)*. Note that section 134(1A) of the **EPBC Act** applies to this approval, which provides in general terms that if the approval holder authorises another person to undertake any part of the action, the approval holder must take all reasonable steps to ensure that the other person is informed of any conditions attached to this approval, and that the other person complies with any such condition.

#### **Details**

| Person to whom the approval is granted (approval holder) | Weiya Development Pty Ltd   |
|--|---|
| ACN or ABN of approval holder                            | ABN 31 161 405 732  |
| Action   | To construct a new residential development at Lot 801 on SP157194, Lot 1 on RP22251 and Lot 2 on RP22251, Collingwood Park 186, 218 and Lot 2 Collingwood Drive, Collingwood Park, Ipswich, Queensland. |

#### **Approval decision**

My decision on whether or not to approve the taking of the action for the purposes of the controlling provision for the action is as follows.

#### **Controlling Provision**

| Listed Threatened Species and Communities |         |  |  |
|---|---------|--|--|
| Section 18                                | Approve |  |  |
| Section 18A                               | Approve |  |  |

#### Period for which the approval has effect

This approval has effect until 31 December 2051.

#### **Decision-maker**

Name and position Andrew McNee
Assistant Secretary

Environmental Assessments Queensland and Sea Dumping Branch

**Signature** 

6 September 2021

-Call Lee

Date of decision

### **Conditions of approval**

This approval is subject to the conditions under the EPBC Act as set out in ANNEXURE A.

#### ANNEXURE A - CONDITIONS OF APPROVAL

#### Part A - Conditions specific to the action

- 1. The approval holder:
  - a) must not **clear** more than 24.89 hectares of **Koala habitat** and **Grey-headed Flying-fox foraging habitat** within the **development area**;
  - b) must retain the 2.21 hectares **Koala habitat** and **Grey-headed Flying-fox foraging habitat** in **Goodna Creek riparian buffer**; and
  - c) must not clear outside of the development area.
- 2. To minimise the risk of injury or death to **Koalas** and **Grey-headed Flying-fox** within the **development area** during **clearing** and **construction**, the approval holder must:
  - a) ensure that a qualified fauna spotter catcher is present during all clearing and is given sufficient authority to guide all clearance to ensure that Koalas and Grey-headed Flying-foxes have safely moved out of the development area identified for clearing, of their own volition, before Koala habitat and Grey-headed Flying-fox foraging habitat is cleared; and
  - b) install temporary Koala exclusion fencing around all construction works. Temporary Koala exclusion fencing must be installed immediately after any clearing and prior to the commencement of any construction so as to prevent any Koala entering during construction. Temporary Koala exclusion fencing must remain in place around any construction area until all construction activities within the fenced area are completed.
- 3. For the ongoing protection of the Koala population at the development area, the approval holder must install and maintain for the duration of the approval, fauna movement solutions on all roads that run adjacent to Goodna Creek riparian buffer, including Koala awareness signage, speed management measures and fauna friendly crossings. The approval holder must ensure a maximum speed limit of no greater than 40 km / hour is enforced during the construction phase in the development area at all times until a government entity assumes control of all roads in the development area.
- 4. To compensate for the **clearing** of 24.89 hectares of **Koala habitat** and **Grey-headed Flying-fox foraging habitat**, the approval holder must:
  - a) **Legally secure** at least 34.7 ha of land at the **Scenic Ridge Offset Management Zone 1** area prior to the **commencement of the action**; and
  - within 20 business days of legally securing the Scenic Ridge Offset Management Zone 1 area, provide the Department with written evidence demonstrating that the Scenic Ridge Offset Management Zone 1 area has been legally secured (e.g. legal security documentation), including shapefiles and the offset attributes.
- 5. The approval holder must, within one month of this approval decision, submit an Offset Management Plan for Scenic Ridge Offset Management Zone 1 for approval by the Minister. The approval holder must not commence works within the Phase 2 Area until the Offset Management Plan for Scenic Ridge Offset Management Zone 1 has been approved by the Minister in writing. The approval holder must implement the Offset Management Plan approved by the Minister for Scenic Ridge Offset Management Zone 1.

- 6. The Offset Management Plan for **Scenic Ridge Offset Management Zone 1** must be consistent with the **Department's Environmental Management Plan Guidelines**, and must include the following:
  - a) A summary of the residual impacts to Koala habitat and Grey-headed Flying-fox foraging habitat that will be compensated for by the offset. This summary must include the area(s) of habitat for protected matters and its condition and quality at all impact sites which the particular offset is to address.
  - b) Detailed survey methodologies for determining baselines on the proposed offset for feral animal abundance and extent of weed cover, modified habitat quality assessment for **Koala**, and a **Grey-headed Flying-fox** habitat assessment; and detailed methodologies for specifying baseline levels based on the survey data.
  - c) The environmental objectives, relevant to Koala and Grey-headed Flying-fox, and a reference to the EPBC Act approval conditions and other applicable conditions of approval (including State approval conditions), if any, to which the Offset Management Plan refers.
  - d) A table of commitments made in the Offset Management Plan to achieve the environmental objectives, and a reference to where the commitments are detailed in the Offset Management Plan.
  - e) Reporting and review mechanisms, and documentation standards to demonstrate compliance with management and environmental commitments in the Offset Management Plan.
  - f) An assessment of risks to achieving environmental objectives and risk management strategies that will be applied.
  - g) Impact avoidance, mitigation and/or repair measures, and their timing.
  - h) A monitoring program, which must include:
    - i. measurable performance indicators to monitor attainment of the offset completion criteria;
    - ii. trigger values for corrective actions; and
    - iii. the timing and frequency of monitoring to detect trigger values and changes in the performance indicators.
  - i) Proposed corrective actions, if trigger values are reached or performance indicators not attained.

#### Part B – Standard administrative conditions

#### Notification of date of commencement of the action

- 7. The approval holder must notify the **Department** in writing of the date of **commencement of the action** within 10 **business days** after the date of **commencement of the action**.
- 8. If the **commencement of the action** does not occur within 5 years from the date of this approval, then the approval holder must not **commence the action** without the prior written agreement of the **Minister**.

#### **Compliance records**

9. The approval holder must maintain accurate and complete **compliance records**.

10. If the **Department** makes a request in writing, the approval holder must provide electronic copies of **compliance records** to the **Department** within the timeframe specified in the request.

**Note**: **Compliance records** may be subject to audit by the **Department** or an independent auditor in accordance with section 458 of the **EPBC Act**, and or used to verify compliance with the conditions. Summaries of the result of an audit may be published on the **Department**'s website or through the general media.

#### **Annual compliance reporting**

- 11. The approval holder must prepare a **compliance report** for each 12 month period following the date of **commencement of the action**, or otherwise in accordance with an annual date that has been agreed to in writing by the **Minister**. The approval holder must:
  - a. publish each **compliance report** on the **website** within 60 **business days** following the relevant 12 month period;
  - notify the **Department** by email that a **compliance report** has been published on the **website**and provide the weblink for the **compliance report** within 5 **business days** of the date of
    publication;
  - c. keep all compliance reports publicly available on the website until this approval expires;
  - d. exclude or redact sensitive ecological data from compliance reports published on the website; and
  - e. where any **sensitive ecological data** has been excluded from the version published, submit the full **compliance report** to the **Department** within 5 **business days** of publication.

Note: Compliance reports may be published on the Department's website.

#### Reporting non-compliance

- 12. The approval holder must notify the **Department** in writing of any **incident**, non-compliance with the conditions, or non-compliance with the commitments made in **plans**. The notification must be given as soon as practicable, and no later than 2 **business days** after becoming aware of the **incident** or non-compliance. The notification must specify:
  - a. any condition which is or may be in breach;
  - b. a short description of the **incident** and/or non-compliance; and
  - c. the location (including co-ordinates), date, and time of the incident and/or non-compliance. In the event the exact information cannot be provided, provide the best information available.
- 13. The approval holder must provide to the **Department** the details of any **incident** or non-compliance with the conditions or commitments made in **plans** as soon as practicable and no later than 10 **business days** after becoming aware of the **incident** or non-compliance, specifying:
  - a. any corrective action or investigation which the approval holder has already taken or intends to take in the immediate future;
  - b. the potential impacts of the incident or non-compliance; and
  - c. the method and timing of any remedial action that will be undertaken by the approval holder.

#### Independent audit

14. The approval holder must ensure that **independent audits** of compliance with the conditions are conducted for the three-year period from the date of this approval and subsequently as requested in writing by the **Minister**.

- 15. For each **independent audit**, the approval holder must:
  - a. provide the name and qualifications of the independent auditor and the draft audit criteria to the **Department**;
  - b. only commence the **independent audit** once the independent auditor and the audit criteria have been approved in writing by the **Department**; and
  - c. submit an audit report to the **Department** within the timeframe specified in the approved audit criteria.
- 16. The approval holder must publish the audit report on the **website** within 10 **business days** of receiving the **Department's** approval of the audit report and keep the audit report published on the **website** until the end date of this approval.

#### Submission and publication of plans

- 17. The approval holder must:
  - a. submit plans electronically to the Department;
  - b. unless otherwise agreed to in writing by the **Minister**, publish each **plan** on the **website** within 20 **business days** of the date that the **plan** was approved by the **Minister** in writing;
  - c. exclude or redact **sensitive ecological data** from **plans** that are to be published on the **website** or provided to a member of the public; and
  - d. keep **plans** published on the **website** until the end date of this approval.

#### Completion of the action

18. Within 30 business days after the completion of the action, the approval holder must notify the **Department** in writing and provide completion data.

#### Part C - Definitions

In these conditions, except where contrary intention is expressed, the following definitions are used:

**Business day** means a day that is not a Saturday, a Sunday or a public holiday in the state or territory of the action.

**Clear, Cleared, Clearing, Clearance** means the cutting down, felling, thinning, logging, removing, killing, destroying, poisoning, ringbarking, uprooting or burning of vegetation (but not including weeds – see the *Australian weeds strategy 2017 to 2027* for further guidance).

Commence the action / Commencement of the action means the first instance of any specified activity associated with the action including clearing and construction. Commencement of the action does not include minor physical disturbance necessary to:

- i. undertake pre-clearance surveys or monitoring programs
- ii. install signage and /or temporary fencing to prevent unapproved use of the project area
- iii. protect environmental and property assets from fire, weeds and pests, including installation of temporary fencing, and use of existing surface access tracks
- iv. install temporary site facilities for persons undertaking pre-commencement activities so long as these are located where they have no impact on the **protected matters**.

**Commence works** means the first instance of any specified activity associated with the action including breaking ground, clearing and construction.

**Completion data** means an environmental report and spatial data clearly detailing how the conditions of this approval have been met. The Department's preferred spatial data format is **shapefile**.

**Completion of the action** means the date on which the **Minister** advises in writing (in response to a request from the approval holder) that the approval holder is not required to submit any further compliance reports.

**Compliance records** means all documentation or other material in whatever form required to demonstrate compliance with the conditions of approval in the approval holder's possession or that are within the approval holder's power to obtain lawfully.

#### **Compliance reports** means written reports:

- i. providing accurate and complete details of compliance, **incidents**, and non-compliance with the conditions and the **plans**
- ii. consistent with the **Department's** Annual Compliance Report Guidelines (2014)
- iii. include a **shapefile** of any clearance of any **protected matters**, or their habitat, undertaken within the relevant 12 month period
- iv. annexing a schedule of all **plans** prepared and in existence in relation to the conditions during the relevant 12 month period.

**Construction** means the erection of a building or structure that is or is to be fixed to the ground and wholly or partially fabricated on-site; the alteration, maintenance, repair or demolition of any building or structure; preliminary site preparation work which involves breaking of the ground (including pile driving); the laying of pipes and other prefabricated materials in the ground, and any associated excavation work.

**Department** means the Australian Government agency responsible for administering the **EPBC Act**.

**Development area** means the area enclosed by the bold black line designated as the 'Proposed Action Area' on Attachment B, and as per the coordinates in Attachment E, comprising Lot 801 on SP157194, Lot 1 on RP22251, Lot 2 on RP22251 and 186, 218 and Lot 2 Collingwood Drive, Collingwood Park, Queensland.

EPBC Act means the Environment Protection and Biodiversity Conservation Act 1999 (Cth).

**Environmental Management Plan Guidelines** means *Environmental Management Guideline. Commonwealth of Australia 2014.* 

**Fauna movement solutions** means, but is not limited to, **Koala awareness signage**, speed management measures and fauna friendly crossings, such as a poles, canopy bridges and culverts, undertaken as described in the Queensland Department of Transport and Main Roads (2010) Fauna Sensitive Road Design Guidelines Volume 2.

**Fauna spotter catcher** means a person licenced under the Queensland *Nature Conservation Act* 1992 to detect, capture, care for, assess, and release wildlife disturbed by **clearance** activities who has at least three years experience undertaking this work with **Koalas**.

**Goodna Creek riparian buffer** means the area adjacent to Goodna Creek shaded green and designated 'Habitat retention area' on the map at <u>Attachment A</u> and bounded by a line joining the coordinates designated 'Habitat retention area' in <u>Attachment E</u> to this decision.

**Grey-headed Flying-fox(es)** means *Pteropus poliocephalus* - Grey-headed Flying-fox listed as threatened species under the **EPBC Act**.

**Grey-headed Flying-fox foraging habitat** means areas of vegetation that contain **Grey-headed Flying-fox** foraging trees such as Eucalyptus, Angophora and Corymbia species, including winter and spring flowering species.

**Incident** means any event which has the potential to do, or does, impact on one or more **protected matters** other than as authorised by this approval.

**Independent audit** means an audit conducted by an independent and **suitably qualified person** as detailed in the *Environment Protection and Biodiversity Conservation Act 1999 Independent Audit and Audit Report Guidelines, Commonwealth of Australia 2019.* 

**Koala(s)** means the Koala (combined populations of Queensland, New South Wales and the Australian Capital Territory) *Phascolarctos cinereus* (combined populations of Queensland, New South Wales and the Australian Capital Territory) listed as a threatened species under the **EPBC Act**.

**Koala awareness signage** means prominent, legible, clearly understood signage for the purpose of alerting drivers that **Koalas** may be in the vicinity.

**Koala exclusion fencing** means fencing which prevents the movement of **Koalas**. Suitable examples of **Koala exclusion fencing** design are provided in *Koala-sensitive Koala-sensitive Design Guideline:* A guide to koala sensitive designed measures for planning and development activities, version 2.0 (Queensland Department of Environment and Science, 2020).

**Koala habitat** means any forest or woodland containing species that are known Koala food trees, or shrubland with emergent food trees (as defined in the **Koala referral guidelines**). Koala food trees means a species of trees of the genus *Angophora*, *Corymbia*, *Eucalyptus*, *Lophostemon* or *Melaleuca*, with a height of more than 4 metres or with a trunk circumference more than 31.5 centimetres at 1.3 metres above the ground, the leaves of which are known to be consumed by the **Koala**.

**Koala referral guidelines** means the **Department**'s *EPBC Act referral guidelines for the vulnerable koala (combined population of Queensland, New South Wales and the Australian Capital Territory),* Department of the Environment, 2014.

**Legally secure (d/ing)** means to provide ongoing conservation protection on the title of the land, under an enduring protection mechanism, such as voluntary declaration under the *Vegetation Management Act 1999* (Qld) or another enduring protection mechanism agreed to in writing by the **Department**.

**Legal security documentation** means documentation associated with legally securing offset site(s), including (but not limited to) management plans.

**Minister** means the Australian Government Minister administering the **EPBC Act** including any delegate thereof.

Offset attributes means an 'xls' file capturing relevant attributes of the offset area, including:

- a) **EPBC Act** reference number;
- b) physical address;
- c) coordinates of the boundary points in decimal degrees;
- d) **protected matters** that the offset compensates for;
- e) any additional **EPBC Act** listed threatened species and communities that are benefitting from the offset; and
- f) size in hectares.

**Phase 2 Area** means the entire area shaded blue designated 'Phase 2 Area' in the map at Attachment D.

**Plan(s)** means any of the documents required to be prepared, approved by the **Minister**, implemented by the approval holder and/or published on the **website** in accordance with these conditions (includes action management plans and/or strategies).

**Protected matter(s)** means a matter protected under a controlling provision in Part 3 of the **EPBC Act** for which this approval has effect.

**Scenic Ridge Offset Management Zone 1** is located on Lot 15 on W311675, on Geiger Road, Allandale, Queensland. Scenic Ridge Offset Management Zone 1 covers the area located within the red line designated as 'Offset management zone 1 (34.7 ha)' on the map at Attachment C.

**Sensitive ecological data** means data as defined in the Australian Government Department of the Environment (2016) *Sensitive Ecological Data – Access and Management Policy V1.0.* 

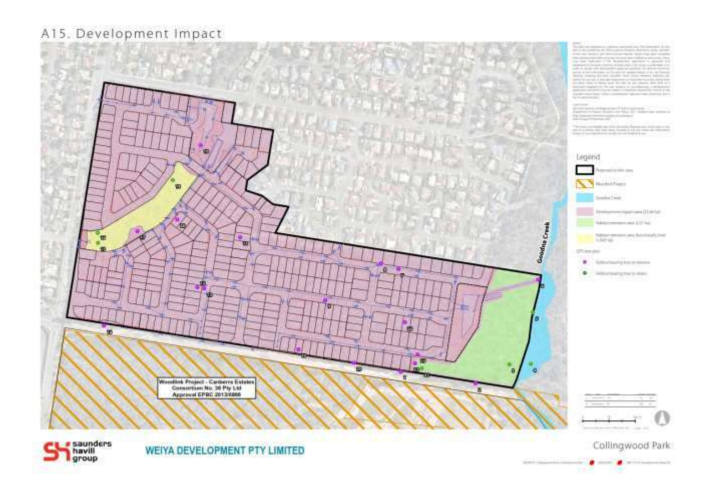
**Shapefile(s)** means location and attribute information of the action provided in an Esri shapefile format. Shapefiles must contain '.shp', '.shx', '.dbf' files and a '.prj' file that specifies the projection/geographic coordinate system used. Shapefiles must also include an '.xml' metadata file that describes the shapefile for discovery and identification purposes.

**Suitably qualified person** means a person who has professional qualifications, training, skills and/or experience related to the nominated subject matter and can give authoritative independent assessment, advice and analysis on performance relative to the subject matter using the relevant protocols, standards, methods and/or literature.

**Website** means a set of related web pages located under a single domain name attributed to the approval holder and available to the public.

#### **ATTACHMENTS**

### Attachment A: 2.21 hectares habitat retention area (green area)



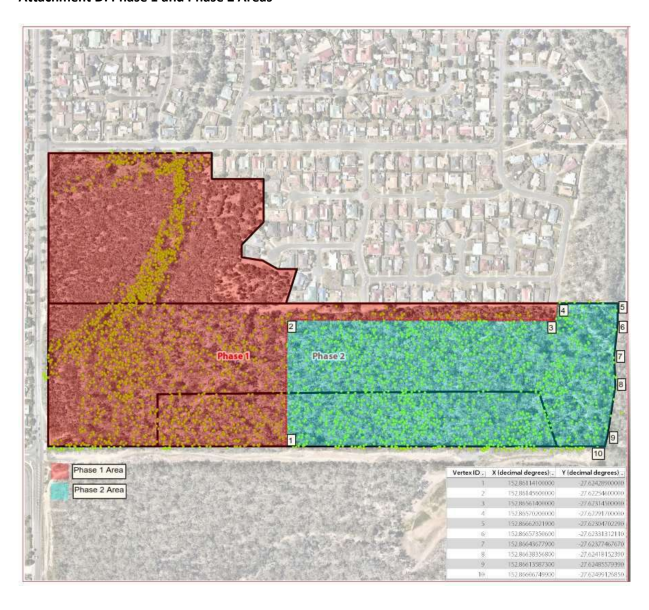
Attachment B: Location of development area delineated by bold black line area. Collingwood Park development location is within Lot 801 on SP157194, Lot 1 on RP22251 and Lot 2 on RP22251.



### Attachment C: Map of the Scenic Ridge Offset Management Zone 1



Attachment D: Phase 1 and Phase 2 Areas



Attachment E: Coordinates in decimal degrees for the development area and retention area adjacent to Goodna Creek at Collingwood Park.

| Vertex ID | X Coordinate<br>(decimal degrees) | Y Coordinate<br>(decimal degrees) | Boundary                                      |
|-----------|-----------------------------------|-----------------------------------|---|
| 1         | 152.85865905200                   | -27.62054612520                   | Proposed action area                          |
| 2         | 152.85883154300                   | -27.61981156660                   | Proposed action area                          |
| 3         | 152.86070783300                   | -27.62007643390                   | Proposed action area                          |
| 4         | 152.86064438500                   | -27.62043309200                   | Proposed action area                          |
| 5         | 152.86144521200                   | -27.62054612520                   | Proposed action area                          |
| 6         | 152.86133893600                   | -27.62114354230                   | Proposed action area                          |
| 7         | 152.86094458400                   | -27.62140779310                   | Proposed action area                          |
| 8         | 152.86091309900                   | -27.62158311940                   | Proposed action area                          |
| 9         | 152.86123026900                   | -27.62167652000                   | Proposed action area                          |
| 10        | 152.86144220700                   | -27.62182266290                   | Proposed action area                          |
| 11        | 152.86174128100                   | -27.62186487830                   | Proposed action area                          |
| 12        | 152.86148229300                   | -27.62231510190                   | Proposed action area                          |
| 13        | 152.86578190200                   | -27.62292761410                   | Proposed action area & Habitat retention area |
| 14        | 152.86662021900                   | -27.62304702290                   | Proposed action area & Habitat retention area |
| 15        | 152.86661719100                   | -27.62306427770                   | Proposed action area & Habitat retention area |
| 16        | 152.86659799100                   | -27.62317364990                   | Proposed action area & Habitat retention area |
| 17        | 152.86657350600                   | -27.62331312110                   | Proposed action area & Habitat retention area |
| 18        | 152.86643677900                   | -27.62377467670                   | Proposed action area & Habitat retention area |
| 19        | 152.86638356800                   | -27.62418152390                   | Proposed action area & Habitat retention area |
| 20        | 152.86613587300                   | -27.62485579390                   | Proposed action area & Habitat retention area |
| 21        | 152.86608593300                   | -27.62495474370                   | Proposed action area & Habitat retention area |
| 22        | 152.86606749900                   | -27.62499126850                   | Proposed action area                          |
| 23        | 152.85745085000                   | -27.62376535730                   | Proposed action area                          |
| 24        | 152.85780523800                   | -27.62179116190                   | Proposed action area                          |
| 25        | 152.85818190900                   | -27.61971985490                   | Proposed action area                          |
| 26        | 152.86600828600                   | -27.62321576530                   | Habitat retention area                        |
| 27        | 152.86561040200                   | -27.62330707970                   | Habitat retention area                        |
| 28        | 152.86561625900                   | -27.62329128680                   | Habitat retention area                        |
| 29        | 152.86562430500                   | -27.62326956660                   | Habitat retention area                        |
| 30        | 152.86562624100                   | -27.62326335910                   | Habitat retention area                        |
| 31        | 152.86566233200                   | -27.62316625620                   | Habitat retention area                        |
| 32        | 152.86575722100                   | -27.62296980970                   | Habitat retention area                        |
| 33        | 152.86656138400                   | -27.62308998930                   | Habitat retention area                        |
| 34        | 152.86648465000                   | -27.62310643800                   | Habitat retention area                        |
| 35        | 152.86627612000                   | -27.62315429670                   | Habitat retention area                        |
| 36        | 152.86600828600                   | -27.62321576530                   | Habitat retention area                        |
| 37        | 152.86603747200                   | -27.62494294270                   | Habitat retention area                        |
| 38        | 152.86600599100                   | -27.62493845880                   | Habitat retention area                        |
| 39        | 152.86415147700                   | -27.62467430130                   | Habitat retention area                        |
| 40        | 152.86418378400                   | -27.62449445210                   | Habitat retention area                        |
| 41        | 152.86476010000                   | -27.62457648140                   | Habitat retention area                        |
| 42        | 152.86481648000                   | -27.62458450590                   | Habitat retention area                        |

| 43 | 152.86487434200 | -27.62459274150 | Habitat retention area |
|----|-----------------|-----------------|------------------------|
| 44 | 152.86497178000 | -27.62454079940 | Habitat retention area |
| 45 | 152.86505914400 | -27.62443575860 | Habitat retention area |
| 46 | 152.86516193600 | -27.62430331270 | Habitat retention area |
| 47 | 152.86520899600 | -27.62423275560 | Habitat retention area |
| 48 | 152.86524419100 | -27.62417998780 | Habitat retention area |
| 49 | 152.86533669100 | -27.62407038380 | Habitat retention area |
| 50 | 152.86543431600 | -27.62396535560 | Habitat retention area |
| 51 | 152.86545100100 | -27.62393818110 | Habitat retention area |
| 52 | 152.86545158100 | -27.62393496120 | Habitat retention area |
| 53 | 152.86545217200 | -27.62393165350 | Habitat retention area |
| 54 | 152.86545315800 | -27.62392617470 | Habitat retention area |
| 55 | 152.86545432400 | -27.62391968650 | Habitat retention area |
| 56 | 152.86545962200 | -27.62389019440 | Habitat retention area |
| 57 | 152.86545996300 | -27.62388829530 | Habitat retention area |
| 58 | 152.86546171700 | -27.62387853480 | Habitat retention area |
| 59 | 152.86546537000 | -27.62385819330 | Habitat retention area |
| 60 | 152.86546843400 | -27.62384113530 | Habitat retention area |
| 61 | 152.86547170300 | -27.62382294960 | Habitat retention area |
| 62 | 152.86547247500 | -27.62381865630 | Habitat retention area |
| 63 | 152.86547336000 | -27.62381373550 | Habitat retention area |
| 64 | 152.86547421600 | -27.62380898390 | Habitat retention area |
| 65 | 152.86547518700 | -27.62380356450 | Habitat retention area |
| 66 | 152.86547703000 | -27.62379331470 | Habitat retention area |
| 67 | 152.86547720500 | -27.62379233960 | Habitat retention area |
| 68 | 152.86549627900 | -27.62368614290 | Habitat retention area |
| 69 | 152.86549657700 | -27.62368448020 | Habitat retention area |
| 70 | 152.86549711200 | -27.62368151410 | Habitat retention area |
| 71 | 152.86550349400 | -27.62364598000 | Habitat retention area |
| 72 | 152.86551068400 | -27.62360594110 | Habitat retention area |
| 73 | 152.86551089200 | -27.62360478250 | Habitat retention area |
| 74 | 152.86551890600 | -27.62356017160 | Habitat retention area |
| 75 | 152.86551988100 | -27.62355473960 | Habitat retention area |
| 76 | 152.86552043400 | -27.62355165770 | Habitat retention area |
| 77 | 152.86552066100 | -27.62355036860 | Habitat retention area |
| 78 | 152.86552127200 | -27.62354816840 | Habitat retention area |
| 79 | 152.86552283800 | -27.62354510030 | Habitat retention area |
| 80 | 152.86552465200 | -27.62354017320 | Habitat retention area |
| 81 | 152.86552546600 | -27.62353796560 | Habitat retention area |
| 82 | 152.86588283200 | -27.62343586180 | Habitat retention area |
| 83 | 152.86587629900 | -27.62333931020 | Habitat retention area |
| 84 | 152.86602146900 | -27.62330598760 | Habitat retention area |
| 85 | 152.86609240900 | -27.62328970390 | Habitat retention area |
| 86 | 152.86641904600 | -27.62321472620 | Habitat retention area |
| 87 | 152.86652724300 | -27.62318988980 | Habitat retention area |
| 88 | 152.86654454400 | -27.62318591860 | Habitat retention area |

# Appendix B

Temporary Fence Photos





















## Appendix C

Offset Area Annual Report Yr2





### Scenic Ridge Offset Area Annual Report Year 2

HB DEVELOPMENTS

25<sup>th</sup> Of March 2023- 25<sup>th</sup> Of March 2024

EPBC 2019/8516



### 1. Offset Land Management Actions

This Offset Area Annual Report (OAAR) is provided to HB Qld Pty Ltd providing an outline of offset activities and management actions at Offset Area 1 at the Scenic Ridge Offset Property.

Primary Works in this stage of the offset have been

- commencement of weed management,
- commencement of pest management in conjunction with the better establishment of systemised dog monitoring,
- fencing of the periphery of the Offset Area within the Offset Property
- · Assisted regeneration mapping, planning and establishment
- Infill and wholescale area planting
- Track definition and bushfire management

No major surveys have been re-completed during the Year 2 period as the next conditioned milestones for measuring progress of works is required at Year 5. In setting out *K9 Extreme Trap - 4 Coil Rubber Jaw Wild Dog Trap*, with baited cameras it is evident obtaining precise numbers of wild dogs to demonstrate reduction from baseline at a future point will be challenging. This has resulted in a more expansive, permanent and systemised approach to dog monitoring occurring both in conjunction with and separate to trapping events. This approach and associated spatial plans are shown in the updater version of the Pest Management Plan included with this OAAR.

Table 1 provides an ongoing review against the approved management actions of the *Scenic Ridge Offset Management Plan version 5 dated 15 March 2022* approved by the Commonwealth Government on the 25th of March 2022. <u>Part B</u> of this Report includes details of habitat restoration completed at the offset site including extensive replanting works. <u>Part C</u> of this Report contains Photo Evidence of Management Plan Compliance. Part D includes updated and additional Plans. Attachment 1 Includes and Updated Pest Management Plan.

Nick Mair
General Manager
Habitat Exchange Solutions Pty Ltd

Phone: 0402 403 286

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Table 1: Approved Management Actions

| Table 1.         | Approved Management Act  |   |                                  |
|------------------|--|---|----------------------------------|
|                  | Completion Criteria  | Progress  | Evidence                         |
| Management       | Action 1 – Feral Animal Cont   | rol   |                                  |
| Year 1           | Complete detailed baseline / seasonal feral animal management survey(s) Consult Scenic Rim Regional Council and / or the Regional Pest Management Representative Develop a Pest Management Implementation Strategy   | Base line surveys have been completed for Pest Species (Weeds and Animals) through the Offset Site. As noted in the introduction wild dog numbers have ebbed and flowed already within the life (2 years) of monitoring at the offset site and thus a longer term more systemised approach to trapping and monitoring has been established for the wild dogs in the attached updated Pest Management Plan.  A Pest Management Plan has been prepared in accordance with the Queensland Government Pest Management Plan template | Refer Attachment 1 of this OAAR. |
| Year 5           | Replicate the Year 1 detailed baseline / seasonal pest management survey(s) to demonstrate less than 5% of the Year 1 baseline survey results.   | NA at the time of this Report   | NA                               |
| Year 10, 15 & 20 | Repeat the baseline surveys in year 10, 15 and year 20 to demonstrate a maintenance of year 5 statistically reduced vertebrate pest species incidence and or occurrence below the 5%-year 1 baseline survey results. | NA at the time of this Report   | NA NA                            |
| _                | If greater than 5% of the baseline pest survey results remain in the Year 5 survey and reporting, Year 10 survey results to demonstrate that the less than 5% of the baseline survey has been achieved.              | As noted, an increase in wild dog numbers has been observed at the offset site between monitoring occurring in Year 1 versus monitoring associated with trapping in Year 2. In response to this a dramatically expanded and more systemised approach to monitoring has been deployed and will continue over the offset area. The updated Pest Management Plan outlines this revised approach.   | NA                               |
| Management A     | Action 2 - Weeds of National   | Significance Control  |                                  |
| Year 1           | Complete detailed<br>baseline / weed extent<br>surveys utilising an<br>antenna based GPS<br>system   | Base line surveys have been completed for Pest Species (Weeds and Animals) through the Offset Site. An update version to incorporate expanded dog monitoring has been included in the attached update version of the Pest Management Plan.  A Pest Management Plan has been prepared in accordance with the Queensland Government Pest Management Plan template   | Refer Attachment 1 of this OAAR. |
| Year 5           | Replicate Detailed Weed<br>Extent Re-Survey through<br>the OMZ1 – Include plans<br>and calculations in the<br>Year 5 OAAR  | NA at the time of this Report   | NA                               |

Offset Area Annual Report demonstrating less than 5% of the OMZ1 area to contains weed infestations. Year 10 Replicate Detailed Weed NA at the time of this Report NA Extent Re-Survey through the OMZ1 - Include plans and calculations in the Year 10 OAAR demonstrating less than 5% of the OMZ1 area to contains weed infestations Year 15 & 20 Repeat of Baseline NA at the time of this Report NA surveys in year 15 and year 20 to demonstrate a maintenance of year 10 significant reductions to the extent of Lantana spp. below 5% of the OMZ1 area to contains weed infestations Management Action 3 – Livestock Control Year 2 Complete all fencing as 3 X Barbed Wire Strain fencing has been installed to the periphery of the Offset Area. The fencing connects Refer Photos 1-7 of installed Fence per the Indicative OMZ1 into the external fencing around the periphery of the property to the Gieger Road frontage. 3 Versus 4 strain **Fencing Plan** wire was selected due to its ability to keep cattle out of the offset area yet maximise fauna friendly spacings. A component of the eastern boundary was not fenced due to topography and rocky outcrops, which in discussion with the cattle agistment operator were confirmed as impassable. This area will be monitored to ensure ongoing access restrictions are effective. Other Annual inspection of the External fencing is inspected regularly and are maintained to both keep cattle within the property and No Stock breaches during the period / physical inspection of the fencing integrity and stock neighbouring cattle external to the property. fences. breaches **Management Action 4 - Access and Trespass Control** Year 1 Inspection and Primary adjoining land holder is government gazetted road reserve. Wesley Nugent is the registered owner of rectification of all allotments to the east and south and has been notified of proposed future works within the offset area. perimeter fencing Wesley provides ongoing weed spraying and control over the balance areas of the property as a paid Notification of offset contractor. NA areas, purpose and outcomes to all adjoining land holders Other Access gates and signage A single 4WD vehicle track incises the offset site and internally contains an access gate – the track terminates Installed as part of fencing to be installed where at an existing external access gate which exists the property. OMZ1 fencing crosses tracks required to be maintained for access Management Action 5 - MNES Habitat Restoration Year 1 Finalise locations, Extensive works have occurred completing planting and assisted natural regeneration activities over the offset Refer to PART B of this OAAR for plans, photos and documentation sequence and timing for area with all phase 1 works to establish plant cover completed and maintenance phases commencing. relating to the completion of phase 1 planting works over the offset revegetation program area. Cultivate and prepare OMZ1 (34.7ha) area in



preparation for year 2

planting

| Offset Area | Annual Report   |  |       |
|-------------|---|--|-------|
|             | Create OMZ1 water source for revegetation establishment (purpose located dam or broadscale irrigation) Establish photo monitoring points and protocols for the OMZ1   |  |       |
| Year 2      | Complete OMZ1 MNES habitat restoration (34.7ha)   |  | NA    |
| Year 5      | Replicate transects surveys completed in accordance with the Modified Habitat Quality Assessment (Koala) and Grey-headed Flying-fox Foraging Habitat Assessment tools, species stocking rate surveys and photo point monitoring For the OMZ1, achieve a MHQA score of 3/10 and GHFF FHA score of 4/10 | NA at the time of this Report                    | NA NA |
| Year 10     | Replicate transects surveys completed in accordance with the Modified Habitat Quality Assessment (Koala) and Grey-headed Flying-fox Foraging Habitat Assessment tools, species stocking rate surveys and photo point monitoring For the OMZ1, achieve a MHQA score of 4/10 and GHFF FHA score of 5/10 | NA at the time of this Report                    | NA NA |
| Year 15     | Replicate transects surveys completed in accordance with the Modified Habitat Quality Assessment (Koala) and Grey-headed Flying-fox Foraging Habitat Assessment tools, species stocking rate surveys and photo point monitoring For the OMZ1, achieve a MHQA score of 6/10 and GHFF FHA score of 7/10 | NA at the time of this Report                    | NA NA |
| Year 20     | Replicate transects<br>surveys completed in<br>accordance with the<br>Modified Habitat Quality  | NA at the time of this Report  HABITAT  EXCHANGE | NA    |

| Offset Area Ani | nual Report               |                               |    |
|-----------------|---------------------------|-------------------------------|----|
|                 | Assessment (Koala) and    |                               |    |
|                 | Grey-headed Flying-fox    |                               |    |
|                 | Foraging Habitat          |                               |    |
|                 | Assessment tools, species |                               |    |
|                 | stocking rate surveys and |                               |    |
|                 | photo point monitoring    |                               |    |
|                 | For the OMZ1, maintain a  |                               |    |
|                 | MHQA score of 7/10 and    |                               |    |
|                 | GHFF FHA score of 8/10    |                               |    |
| Other           |                           |                               |    |
| Annually &      | Complete Offset Area      | NA at the time of this Report | NA |
| Year 5, 10,     | Annual Reports, with      |                               |    |
| 15 & 20         | major milestone reporting |                               |    |
|                 | completed in Year 5, Year |                               |    |
|                 | 10, Year 15 and Year 20.  |                               |    |



#### Part B – Preparation and Habitat Restoration

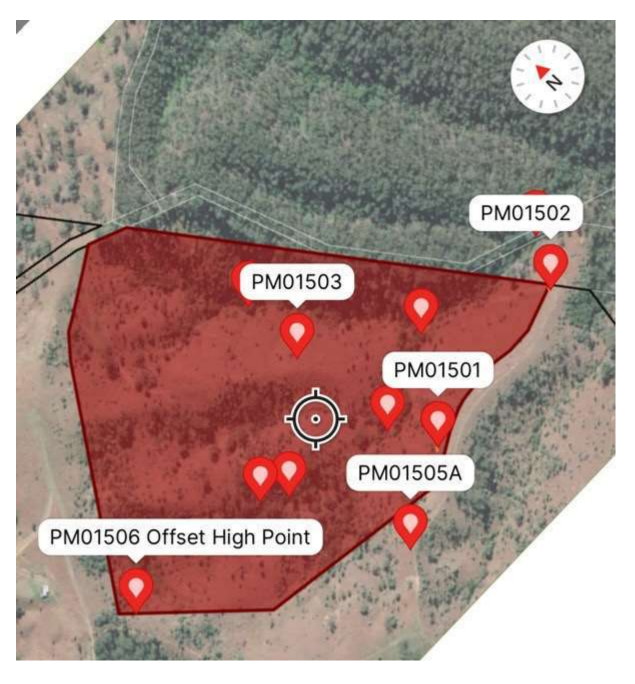
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Part C – Site Photos











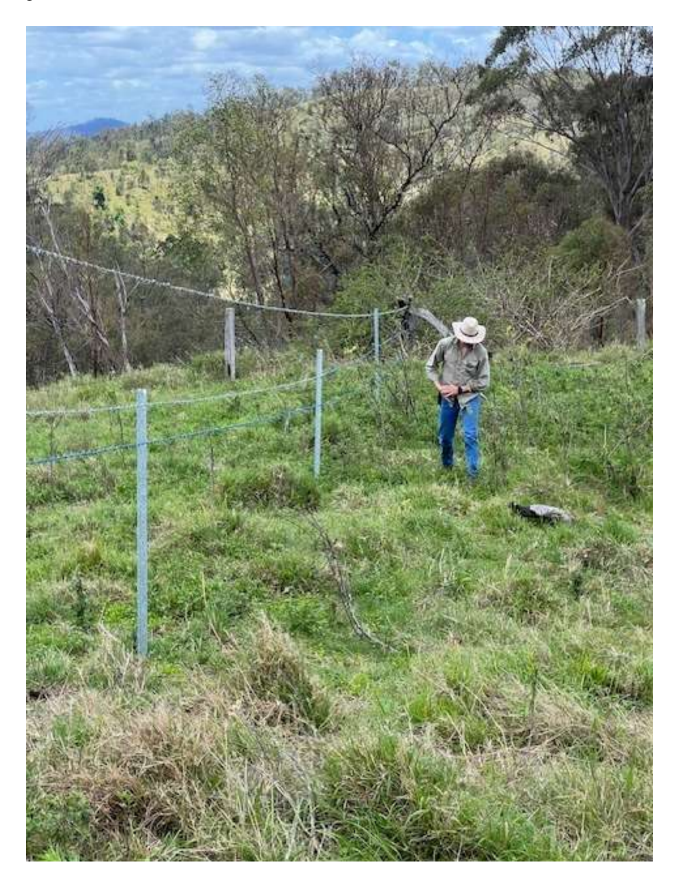
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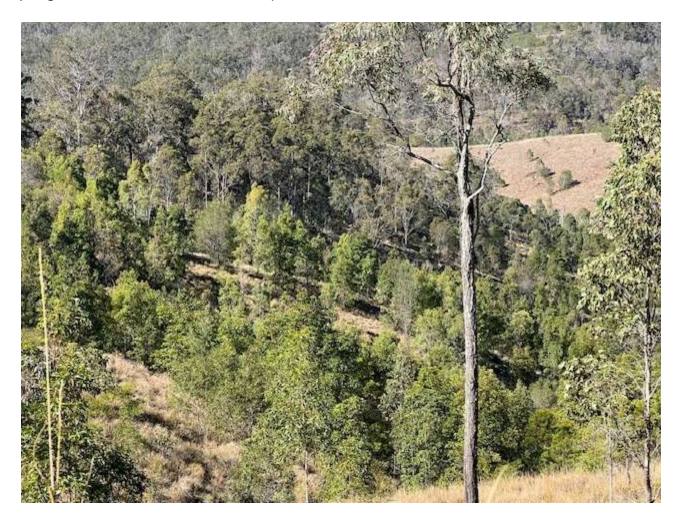




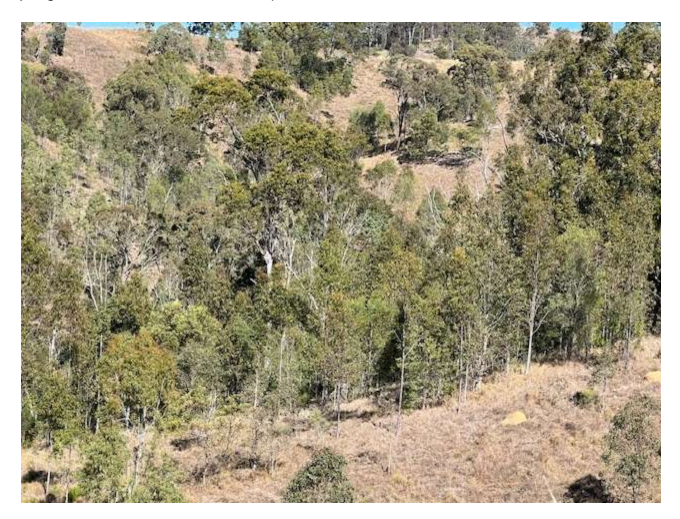




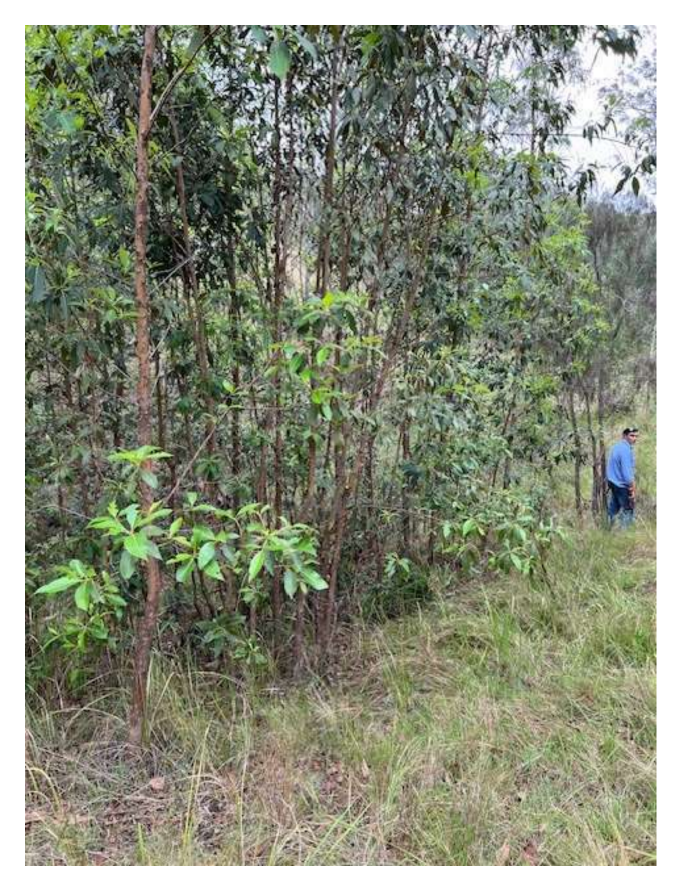


















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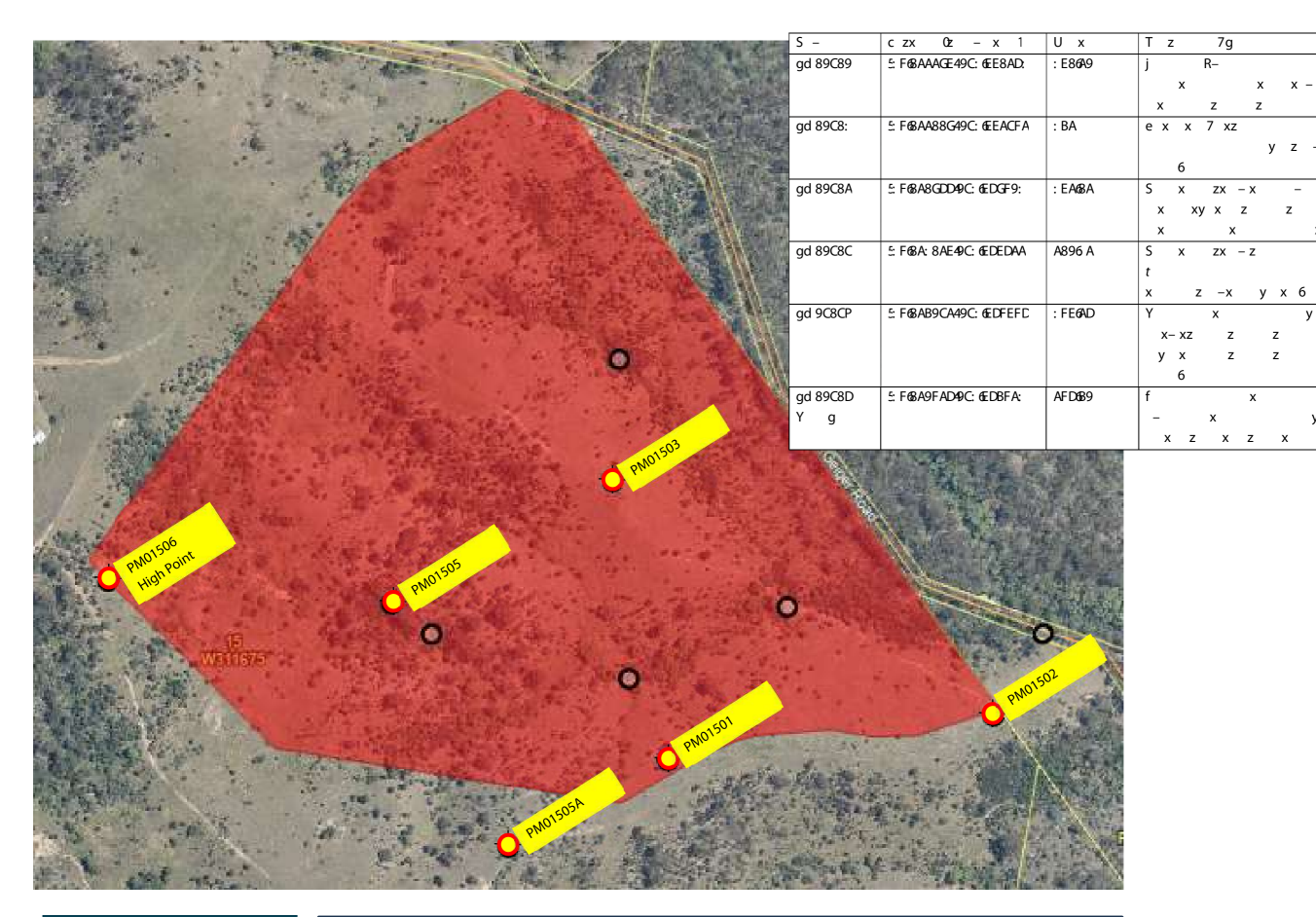






Part D - OAAR Plans







# Photo Monitoring Points

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# Attachment A – Pest Management Plan (Year 2 – Updated)







## Pest Management Plan (Year 2 – March 2023- March 2024)

#### Introduction:

EPBC 2019/8516 for the Residential Development at Collingwood Park in Ipswich was approved on the 3<sup>rd</sup> of September 2021. Condition 4 and 5 of EPBC 2019/8516 relates to the preparation and lodgement of an Offset Management Plan (OMP) for an area of 34.7ha (Offset Area) at the Scenic Ridge Offset Site, located east of Boonah in the Scenic Rim Regional Council. The OMP was lodged with the Department on the 6<sup>th</sup> of October 2021 and formally approved by the Department via separate letter dated the 25<sup>th</sup> of March 2022. The approved version of the OMP is referenced as:

Scenic Ridge Offset Management Plan version 5 dated 15 March 2022 (OMP)

Within the Approved OMP two management actions focus on the control of weeds and pests. These are:

- Management Action 1: Feral Animal Control (primarily targeting wild dogs) [Section 5.1 of OMP]
  - Year 1: Complete detailed baseline / seasonal feral animal survey(s);
  - Year 1: Develop a Pest Management Plan;
- Management Action 2: Weeds of National Significance Control (reduction and management) [
   Section 5.2 of OMP]
  - Year 1: Complete detailed baseline / weed extent survey utilising an antenna-based GPS system to map the full extent of all Lantana camara areas within the OMZ1. Results of baseline weed extent surveys to be included in year 1 Offset Area Annual Report for inclusion in the project ACR.

This Pest Management Plans was prepared and issued in April 2023 as part of the OAAR Version 1. This Pest Management Plan presents the findings of Year 1 baseline surveys and outlines the framework for works to be completed in years 2-5 for pests and weeds. Its noted that additional baseline surveys and methodologies have been adopted in conjunction with pest animal management, specifically in relation to wild dogs to enable a more accurate extrapolation of data and improvement moving into the future milestones. Updated sections in the version of the Pest Management Plan are highlighted in Yellow for ease of review.

#### Format:

This Pest Management Plan adopts the Queensland Government Pest Management Template, specifically designed for management of pest animals and weeds on rural properties. The template provides a number of registers for risks and completed actions which are familiar for pest contractors to understand, implement and record actions within. The template is developed for the Queensland Agricultural sector and thus is altered for the necessary focus on environmental outcomes of the Offset Area, however in many instances activities remain complimentary. This document is purely a tool for the tracking, compiling and measuring offset activities relating to weeds and pest species only over future years and ultimately the life of the offset. Refer to the broader reporting for the Offset Area Annual Report (OAAR) for more details on balance offset items.

## 1. Property details and background

| Ownership and property information     |   |  |  |
|--|---|--|--|
| Tenure                                 | Freehold  |  |  |
| Property name                          | Scenic Ridge Offset Property  |  |  |
| Lot / Plan property description        | Lot 15 on W311675   |  |  |
| Property size (ha)                     | 240 (ha) – Total Property (Offset Area = 34.7ha – Refer to <u>Attachment 1</u> for Property and Offset Area Map).       |  |  |
| Shire                                  | Scenic Rim Regional Council   |  |  |
| Responsibility                         | Nick Mair  General Manager  Habitat Exchange Solutions Pty Ltd  Phone: 0402 403 286  Email: nick@habitatexchange.com.au |  |  |
| Property location / address            | 528 Geiger Road, Allandale – Directly East of Boonah Township   |  |  |
| Postal address if different from above | PO Box 5249<br>Kenmore East Qld 4069  |  |  |
| Phone home:                            | NA  |  |  |
| Phone business:                        | 0402 403 286  |  |  |
| Fax:                                   | NA  |  |  |
| Email:                                 | nick@habitatexchange.com.au   |  |  |

## Other items and attributes NA – Voluntary Declaration exists over the Offset Area – Queensland permits Government Department of Natural Resources (DoR) Dealing Notice • state interests 2021/002664. (main roads, national parks, stock routes) (Refer Attachment 2 for VDEC Plan) • agreements (e.g. nature refuge agreement) easements licences approvals • developmental controls Enterprise description and land use **Current uses** The majority of the property is grazed for cattle retaining between 90 to 130 head year in year out. The property includes 2 dwellings, multiple sheds, bores, tanks, two sets of cattle yards and extensive perimeter and internal fencing. Approximately 5 small dams occur sporadically over the land holding. 240 (ha) - Total Property (Offset Area = 34.7ha - Refer to Attachment 1 **Property area** for Property and Offset Area Map).

#### 2. Weed species

| Overview of weed speci  | Overview of weed species on property  |  |  |  |
|---|---|--|--|--|
| Please display these attributes on a property map, preferably on an image base, if possible. Mark areas on clear overlays if you do not wish to draw directly onto the map. |   |  |  |  |
| What weed/s does this plan cover?   | <ul> <li>Lantana Camera (Lantana)</li> <li>Solanum mauritianum (Wild Tobacco)</li> <li>Cirsium vulgare (Spear Thistle)</li> <li>Opuntia spp. (Prickly Pear)</li> <li>Sporobolus pyramidalis, S. natalensis (Giant Rat's Tail Grass)</li> <li>Other weeds exist on the property in small areas and acute locations, however are not considered to occur in volumes or of a type likely to cause any risk to offset outcomes (eg some domestic weeds historically occur around the homestead and care-takers dwelling)</li> </ul> |  |  |  |
| How long have these weeds been on the property?   | Unknown – At least since 2018   |  |  |  |

## How were these weeds introduced to your property?

Unknown – Likely a combination of the following:

- Direct spread from upstream waterways and adjoining properties
- Cattle movement on and off the property. Likely high dispersal method within the property.
- Red Deer have been observed feeding on the Lantana berries within the area (not the site)
- Bird seed and fruit dispersal
- Vehicle movements
- Wind
- 3rd party machinery (Slashing contractor, etc)

## What is the % cover of these weed/s on the property?

Note: see Section 2, Step 3 a) of the guidelines for how to estimate weed cover %. Weeds over the entire property have not yet been mapped, however most waterways contain weed infestations, as do areas within and immediately adjoining the cattle yards.

Weeds through the 34.7ha approved offset area have been mapped and described on-site and are estimated to impact between 37-42% of the Offset Area.

(Refer to Attachment 3 for Weed Map and Photos)

# Show on a map or overlay where weeds are distributed, and their estimated densities.

(Refer to Attachment 3 for Weed Map and Photos)

Weeds occur within large single patches or in areas interspersed with native vegetation, including areas of healthy natural regeneration. The dominant weed species over the site is *Lantana Camera*, however a greater diversity of weeds are recorded within well incised drainage lines.

#### Do they pose a threat to other areas within the property? If yes, which areas?

(e.g. southwest corner of property at risk of parthenium infestation from seeds carried downstream).

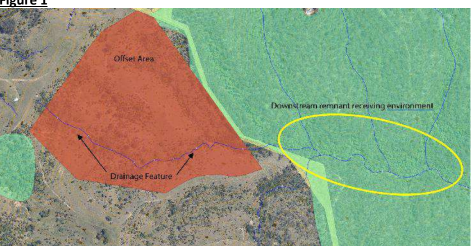
Yes – If left untreated weeds will continue to infest through the site waterways and gully lines. They already dominate in these locations and as the land holding does not retain existing native canopy cover, limited natural resistant to weed expansion occurs. Currently where weeds occur they are observed to suppress natural regrowth and regeneration which assists in achieving the offset outcomes.

Lantana Camera is the dominate weed infesting areas through the offset area. Lantana clumps on waterways also provide movement and refuge areas for pest species (wild pigs and dogs).

#### Do they pose a threat to neighbouring properties? If yes, which ones?

Partially – Several minor drainage lines and 1 stream order scale 1 waterway are mapped through the Offset Area capturing run off from within the offset site and directing it directly west into Lot 11 on SP 891206, through the Gieger Road - Road Reserve an ultimately into significant land areas of remnant native vegetation. (See Figure 1)

Figure 1



#### Is the control of these weeds a priority?

Yes – Control of weeds within this part of the property is a regulated requirement of EPBC Approval 2019/8516. Additionally control of the weeds will support the following committed actions within the Approved Offset Management Plan (March 2022):

- A reduction in Lantana sp to 10% of the baseline within the Offset Area by Year 5.
- A reduction in Lantana sp to 5% of the baseline within the Offset Area by Year 10.
- enable extensive areas of native regenerating saplings to establish through the offset area.
- Remove a movement and foraging area for pest species.
- Will support the further growth and development of existing native species.
- Will prevent major weed outbreak within replanted zones of the Offset Area.

#### Plant life cycle

## How do the existing weeds spread?

#### Refer Attachment 4 for weed technical sheets.

#### Lantana:

- Fruit eating birds and mammals
- Spreads directly via layering and creeping root system

#### Wild Tobacco

- Birds seed dispersal
- Dumped garden waste
- Seed dispersed via soil in waterways

#### **Spear Thistle**

- By seed parachute seed spread by wind
- Machinery and vehicle spread

#### Prickle Pear

- Animals and local flooding / run off spread pads which re-shoot
- Can be spread as ornamental garden species

#### Giants Rats Tail Grass

- Spread via livestock in manure, on fur or hooves.
- Mud, hay and native animals also distribute seeds
- Vehicles / Machinery commonly distribute seed

## When do the weeds flower and seed?

#### Lantana:

Flowering and fruiting can occur all year round – subject to conditions.
 Less likely during the South East Queensland Winter.

#### Wild Tobacco

- Flowers all year round
- Fruiting produced in late Spring / early Summer

#### Spear Thistle

• Seeds germinate in two periods – Autumn to late Winter and Spring.

#### Prickle Pear

- Flowers in bloom through May to July
- New Seedlings grow in Spring

#### **Giants Rats Tail Grass**

Summer / Autum – excludes any frosting periods.

## Is there a critical period for control?

(e.g. plants must be removed prior to setting seed in February-March)

#### Lantana:

- Manual or mechanical control can occur during any season
- Fire management can occur subject to low risk fire seasons and local permits
- Foliar chemical control is most effect between February and May
- Stem chemical control can occur year round, however more effective in Summer.

#### Wild Tobacco

- Foliar chemical application in Spring to Autumn
- Cut sump or basal bark all year round
- Manual or mechanical control can occur during any season

#### Spear Thistle

• Chemical application should occur prior to centre flowering stem development for best results (Autumn)

#### Prickle Pear

- Foliar spray or injection, drill, frill or cut stump can be applied year round.
- Manual removal to be avoided due to the high likelihood disturbed pads regerminate.

#### **Giants Rats Tail Grass**

 Best chemical results in Summer (usually multiple spray rotations required)

#### Control/ management methods

Please complete the attached yearly activity calendar.

## What is the recommended best practice for your situation?

(include source of recommendation).

Refer Attachment 4 for weed technical sheets.

A variety of these detailed control methods will be adopted bespoke to the specific scenario the weed is occurring.

To date Lantana clumps have been treated via foliar spray using <u>Grazon Extra</u>, in accordance with recommended manufacturer specifications. Photo Plan 3 in <u>Attachment 3</u> shows the impacts on treated Lantana. This application method is only suitable for substantial clumps of Lantana, general separated from native vegetation or areas of native natural regeneration. Moving forward specific methods espoused in the *Using herbicides on Lantana – A guide to best management practices* (Attachment 5) will be adopted.

Weeds have continued to be treated through Year 2 via direct application of pesticide. A basic interim monitoring program has been established within and external to the offset area to seek greater validation on the effectiveness of the Grazon Extra. This includes 10 clumps within the Offset Area being treated being reviewed twice a year for loss of foliage and dieback compared to 2 clumps external to the Offset Area untreated. Monitoring clumps are flagged with Pink Filed Tape and mapped via single coordinate point in Avenza Map Pro.

| 3 3 2                                |  |  |  |  |  |  |  |
|--------------------------------------|--|--|--|--|--|--|--|
| Details of any agreed weed treatment | Nil  |  |  |  |  |  |  |
| program for your                     | TVII   |  |  |  |  |  |  |
| 1                                    |  |  |  |  |  |  |  |
| property                             |  |  |  |  |  |  |  |
|                                      |  |  |  |  |  |  |  |
| Are native animals                   | Provided the methods listed in the technical data sheets for areas which contain |  |  |  |  |  |  |
| and/or plants/                       | native vegetation and waterways are adopted and deployed for each weed           |  |  |  |  |  |  |
| ecosystems impacted                  | pecies impacts are not considered likely.  |  |  |  |  |  |  |
| by these control                     |  |  |  |  |  |  |  |
| measures? Detail                     |  |  |  |  |  |  |  |
| mitigation methods                   |  |  |  |  |  |  |  |
| for native species.                  |  |  |  |  |  |  |  |
| Note: see Step 3 b) of               |  |  |  |  |  |  |  |
| the guidelines for                   |  |  |  |  |  |  |  |
| examples.                            |  |  |  |  |  |  |  |
| Are watercourses,                    | Waterways do represent the area of greatest weed infestations within the offset  |  |  |  |  |  |  |
| wetlands and/or soils                | site and the property more broadly.  |  |  |  |  |  |  |
| impacted by these                    |  |  |  |  |  |  |  |
| control measures?                    | Lantana is the dominant waterway weed. Methods recommended in the                |  |  |  |  |  |  |
| Detail mitigation                    | technical sheets contained in <u>Attachment 4</u> and specific Lantana treatment |  |  |  |  |  |  |
| methods for these                    | guide in Attachment 5 will be deployed to minimise impacts on waterway           |  |  |  |  |  |  |
| areas.                               | values.  |  |  |  |  |  |  |
|                                      |  |  |  |  |  |  |  |
| Frequency and timing                 |  |  |  |  |  |  |  |
| of monitoring of the                 |  |  |  |  |  |  |  |
| weed infestation.                    |  |  |  |  |  |  |  |
|                                      |  |  |  |  |  |  |  |
| New threats/weed hygic               |  |  |  |  |  |  |  |
| _                                    | for weed invasion on your property map.  |  |  |  |  |  |  |
|                                      | the guidelines for suggestions.  |  |  |  |  |  |  |
| Are there weeds that                 | None Identified. Weeds found on the property are common to the local area,       |  |  |  |  |  |  |
| have the potential to                | adjacent land holdings and road reserves.  |  |  |  |  |  |  |
| threaten your                        |  |  |  |  |  |  |  |
| property but are not                 |  |  |  |  |  |  |  |
| yet a problem?                       |  |  |  |  |  |  |  |
| Please list these weed               |  |  |  |  |  |  |  |
| species.                             |  |  |  |  |  |  |  |
|                                      |  |  |  |  |  |  |  |
| How do you monitor                   | Visual observation supported by bi-annual surveys.                               |  |  |  |  |  |  |
| threats?                             | ,  |  |  |  |  |  |  |
|                                      | Monitoring is considered sufficient.   |  |  |  |  |  |  |
| Can your monitoring                  |  |  |  |  |  |  |  |
| be improved? How?                    | Major baseline surveys are re-run at 5 year intervals.                           |  |  |  |  |  |  |
|                                      |  |  |  |  |  |  |  |
|                                      |  |  |  |  |  |  |  |
|                                      |  |  |  |  |  |  |  |

| What are your current weed hygiene practices? | All vehicles accessing the site immediately after wet periods are washed down at the machinery shed located at the property entry. |
|---|--|
|   | Machinery (property vehicle, tractor, quad and UTV) washed down as needed.   |
| List any additional                           |  |
| weed hygiene                                  | The property is privately owned and primarily used for and transitioning to an   |
| practices that would                          | offset site, which includes the regular monitoring and measuring of weed   |
| be useful for your                            | species and extents. Additional hygiene practices are not considered warranted   |
| property.                                     | at this stage in the project.  |

## 3. Pest animals/plague pests

| Overview of pest animal species on your property:  |  |  |  |  |  |
|--|--|--|--|--|--|
| Note: refer to Step 3 e) of the  | guidelines for more information  |  |  |  |  |
| What pest animal problems are there on your property?  | <ul> <li>Canis familiaris, C. familiaris dingo, C. lupus familiaris, C. lupus dingo (Feral Dogs)</li> <li>Sus scrofa (Wild Pigs)</li> <li>Oryctolagus cuniculus (Hares / Rabbits)</li> <li>Axis axis and Cervus timorensis (Feral Deer)</li> <li>Rats &amp; Mice</li> </ul>  |  |  |  |  |
| What damage is this pest animal causing, e.g. stock losses, crop damage? Include any impacts on native animals and plants/ecosystems | Feral Dogs     Risk to native wildlife and in areas of cattle agistment have previously killed a calve.  Wild Pigs     Digging up waterways and grass pasture areas  Hares / Rabits     Feeding on native regeneration     Breeding in large numbers     Attracting other predators (Feral dogs)  Red Deer     Stomping up waterways with pack hoofs     Wearing gaps in in external fencing     Eating and spreading Lantana fruits  Rats & Mice     Breeding and foraging at houses and site sheds / eating wiring on vehicles and machinery     Attracting other predators (Feral dogs) |  |  |  |  |

## Where is this occurring? Display as an overlay on the base map.

Pest have been observed anecdotally and through formal survey over the property during the base line survey period and other observations prior to this period.

#### Informal observations:

- feral dog observed external to offset area on western boundary line creek (by cattle farmer)
- Wild Pigs have been observed in entire families on various parts of the property including within the waterway incising the offset area
- Pig drove damage very extensive during the baseline survey period along several waterways and open areas.
- Wild pig hair found on external fencing barb wire and cleared grass area access points into the property.
- Hares, Rabbits, Mice and Rates are consistently observed over the property, particularly around infrastructure and maintained areas.
- A killed calf was located in the northern part of the property as part of surveys for the OMP – suspected by the cattle supervisor as a feral dog attack.
- Machinery wiring has been constantly defrayed by rats and mice.

Feral dogs surveys were completed in two methods in addition to general observations by land owners, works contractors and consultants at the offset property and further anecdotal information from the cattle agistment supervisor.

#### Methods:

2 x Nighttime Shooting events occurred in April and May 2022. Both events included 3 shooters and a single night of baiting and shooting. Neither event resulting in the spotting or killing or a feral dog

Baited Camera traps were placed in the offset area through Autmn of 2022 and again in Spring 2022. Two cameras were located within the offset area and 1 camera located just adjacent at a rocky outcrop den where fox footprints had been previously observed by the cattle supervisor prior to any offset approval. The cameras consistently captured a moderate size drove of wild pigs within the offset area and other native species, however did not located any feral dogs during the survey period.

The offset area is a relatively small area in the scheme of the total property and the broader rural landscape in which it occurs and this is the likely contributor to no direct record obtained within the offset area during the survey period. A wild dog was observed during the day in a creek line bordering the western boundary and a calf has previously been killed in the northern part of the property. Ongoing surveys are occurring into year 2 in order to establish a more substantial baseline of data.

Wild Pigs have been prolific over the property and in the local area with neighbouring properties also dealing with a seasonally high level of occurrence.

Refer Attachment 6 for Pest Management Maps and Photos.

During Year 2 - 8 wild dog trapping points have been established.

During Year 2 trapping 7 wild dogs have been directly observed and or recorded on the photo survey cameras. This is an increase on dogs observed during Year 1 baseline and antidotally coincides with comments and discussions made from surrounding land owners. To better understand dog numbers with a view to future demonstration of conditioned reductions baseline surveys have been extended and coincide with and continue to occur separately to wild dog trapping events. An expanded and systemised approach has been developed to ensure data collection year up to the conditioned year 5 reduction milestones. The revised survey approach includes the following parameters:

- 8 x preselected wild dog trapping points (4 x K9 Extreme Trap 4 Coil Rubber Jaw Wild Dog Traps – On rotation over the 8 trap sites)
- 4 total weeks of trapping is proposed for each site in each season (8 weeks
  of trapping at 4 locations in each season 8 weeks total trapping on an
  annual basis)
- Each dog trapping location is accompanied by a motion sensor camera (4
  x S376-C White LED Colour Night Trail Camera located and rotating through
  the offset area).
- 8 weeks of 4 camera surveys per year 2 weeks per season
- Table 1 on this sheet shows locations of georeferenced trap points- each marked and coded with a capped start picket and blue field tape.

Attachment 6B has been included in this Pest Management Plan which outlines the locations of the 8 x Trap Monitoring points and additional evidence collect on wild dogs at the Offset Site and in the Offset Area.

## When does this species breed?

#### **Feral Dogs**

April to June – (9week gestation)

#### Wild Pigs

 In good conditions occurs all year round – Sows can produce 2 litters per year.

#### Hares / Rabits

All year round – typically during wetter seasons

#### Red Deer

• March to April (6-12 week period)

#### Rats & Mice

Typically Spring

## Is there a critical time for carrying out control programs?

(e.g. foxes should be baited 4–6 weeks before lambing; wild dogs should be baited in the autumn when they are mating, and again in the spring when there are pups around).

#### **Feral Dogs**

• High activity periods – March / May and September / November

#### Wild Pigs

• All year round – typically responses to evidence of occurrence

#### Hares / Rabits

All year round

#### Red Deer

NA

#### Rats & Mice

All year round

#### **Feral Dogs**

 Yes - Feral dogs are abundant and widespread throughout the Scenic Rim region. The impact of wild dog activity has increased in the past 10 years due mainly to the increasing population in the region.
 Residents are increasingly engaged in raising livestock, resulting in a readily available food sources for feral dogs.

#### Wild Pigs

 Yes – included as a declared pest species by the Scenic Rime Regional Council. Feral pig population has increased due to increased animal husbandry, and availability of food sources such as feed lots and the feeding of livestock like horses on rural residential blocks.

#### Hares / Rabits

#### Is control of this pest animal a priority in your local government area?

• Yes – included as a declared pest species by the Scenic Rime Regional Council. Rabbits have been a major problem throughout Australia since settlement, and despite the construction of the rabbit-proof fence and legislation to prohibit the keeping of rabbits in Queensland, populations and sightings are on the increase. The migration of residents from southern states where the rabbit is not a prohibited animal often results in the escape of the rabbits into the wild. This has major implications for native flora and fauna, and may result in severe damage to crops, landscapes and erosion.

#### Red Deer

 Yes – included as a declared pest species by the Scenic Rime Regional Council.

#### Rats & Mice

 No specified as a priority because of its equal occurrence within rural and urban settings.

## Is this pest a new one identified under the local government area pest management plan?

No – All species located at the site occur commonly in the Scenic Rim Regional Council Area and are listed in the *Draft* Scenic Rim Regional Biodiversity Plan 2023-2028

#### **Control/ management methods:**

|   | yearly activity calendar for your current methods. You may fill out other yearly activity r working through the following sections of the template.   |  |  |  |  |
|---|---|--|--|--|--|
| What control methods  | Feral Dogs  |  |  |  |  |
| are you currently using?  | Targeted shooting   |  |  |  |  |
|   | <ul> <li>In August 2022 Contact was made with Scenic Rim Regional Council<br/>Ranger Andrew Richter for inclusion in the September 1080 Council<br/>Baiting Program (copy of Council Material Included as <u>Attachment 7</u>)</li> </ul> |  |  |  |  |
|   | <ul> <li>Wild Pigs</li> <li>Shooting and pig traps have both occurred throughout the 12 month period. 6 pigs have been killed, however a high number continue to be observed.</li> </ul>  |  |  |  |  |
|   | Hares / Rabits  • Opportunistic shooting  |  |  |  |  |
|   | Red Deer  • Nil   |  |  |  |  |
|   | Rats & Mice —  • Poison baits and traps permanently deployed around infrastructure and machinery.   |  |  |  |  |
|   | Refer <u>Attachment 8</u> for relevant technical specifications and treatment of pest species by the Queensland Government.   |  |  |  |  |
| Are they consistent with current best practice?                           | Yes   |  |  |  |  |
| What restrictions, if any, apply to these control methods?                | None at this property – Neighbours and cattle agistment supervisor are advised of baiting proposals and timing and shooting events.   |  |  |  |  |
| Are you coordinating monitoring and control with neighbouring properties? | Advising but not coordinating.  |  |  |  |  |
| If not, is it possible to begin doing so?                                 | The land primarily adjoins road reserve or bushland and neighbouring activities don't occur adjacent to the boundary.   |  |  |  |  |
| Are the pest animals damaging any particular areas?                       | Primarily waterways and where reasonable open grass areas occur.  |  |  |  |  |
|   |   |  |  |  |  |

| rest management rain seeme mage Offset of                   |  |  |  |  |  |
|---|--|--|--|--|--|
| How do you currently check (monitor) pest animal damage and | Surveys, observations and documentation (Primarily photos)  Ongoing baseline surveys.  |  |  |  |  |
| numbers?  |  |  |  |  |  |
| What actions, if any, could you take to utilise             | Nil  |  |  |  |  |
| this pest animal as part of                                 |  |  |  |  |  |
| your management program? (e.g. sell feral                   |  |  |  |  |  |
| pigs for pet food trade)                                    |  |  |  |  |  |
| New threats   |  |  |  |  |  |
| Are there any pest animals in the local area                | Yes:   |  |  |  |  |
| that have the potential to threaten your property?          | Vulpes vulpes (European Fox)   |  |  |  |  |
| , , , ,   | A fox den is located within a rock outcrop adjacent to the offset area and prior to offset approval the cattle agistment supervisor has advised of seeing foxes in this location. A motion sensor camera was placed at this location, however failed to locate a fox during the survey period despite older evidence of usage. |  |  |  |  |
|   | Solenopsis Invicta (Red Imported Fire Ants)  |  |  |  |  |
|   | Fire ants are increasingly entering the Scenic Rim area and the Queensland Government's Fire Ant Department have inspected the site for nests. None detected so far, however ongoing issue with repeated inspections requested.  |  |  |  |  |
|   |  |  |  |  |  |
| What would be the likely impact of these species            | Foxes would contribute to the impacts of feral dogs.   |  |  |  |  |
| on your property?   | Fire ants would cause issues with cultivation and pre-planting works, however, should ultimately be able to be controlled once cattle agistment is complete.   |  |  |  |  |
|   |  |  |  |  |  |
| What monitoring   | State Government provide monitoring for Fire Ants and broader region   |  |  |  |  |
| program do you have in place to detect any threat           | surveys and controls.  |  |  |  |  |
| from these species?   | Foxes will be monitoring in accordance with all other pest species.  |  |  |  |  |
| Can your monitoring be improved? How?                       |  |  |  |  |  |

### 4. Assessing risk and assigning priorities

**Note**: for further information on risks and priorities, please refer to Step 4 of the Guidelines.

#### 4.1 Risk assessment matrix

Plot the pest species on the matrix (examples of wild dogs and parthenium are given). Consider each species individually – locate them along each axis (i.e. impact on property and likelihood) and enter them in the appropriate box. Continue with all pest species for your property until all species are listed.

You can now assign priorities according to where the risk to your property lies – fill out section 4.2. The species placed nearest the bottom right hand corner are likely to represent the greatest risk to your property and surrounding area (in the example below, parthenium represents greater risk than feral pigs).

#### Risk assessment matrix

|   |              | Likelihood of occurrence |          |                           |  |  |
|---|--------------|--------------------------|----------|---------------------------|--|--|
|   |              | Unlikely                 | Possible | Likely                    | Certain                                    |  |
| rea if                                  | Minor        | Very low                 | Low      | Low                       | Low  |  |
| urrounding a                            | Moderate     | Low                      | Low      | Medium                    | High                                       |  |
| Impact on property and surrounding area | Major        | Low                      | Medium   | High                      | Very High e.g. wild dogs on sheep property |  |
| Impact on occurs                        | Irreversible | Low                      | High     | Very High e.g. parthenium | Extreme                                    |  |

#### 4.2 Pest species priorities

Consider the risk to your property, surrounding area, legal requirements, etc.

| Pest  | Location/paddock Priority (e.g. low, medium or high |  |
|---|---|--|
| Lantana Camera (Lantana)  | Offset Area 1                                       | High                                     |
| Solanum mauritianum (Wild<br>Tobacco)                             | Offset Area 1                                       | High                                     |
| Cirsium vulgare (Spear Thistle)                                   | Offset Area 1                                       | Low                                      |
| Opuntia spp. (Prickly Pear)                                       | Offset Area 1                                       | Low                                      |
| Sporobolus pyramidalis, S.<br>natalensis (Giant Rat's Tail Grass) | Offset Area 1                                       | Medium                                   |
| Feral Dogs  | Offset Area 1                                       | High to Very High                        |
| Wild Pigs   | Offset Area 1                                       | Medium to High                           |
| Hares / Rabbits   | Offset Area 1                                       | High (at times of juvenile re-plantings) |
| Red Deer  | Offset Area 1                                       | Low                                      |
| Rats / Mice   | Offset Area 1                                       | Very Low                                 |
| Potential Species   |   |  |
| Fox   | Offset Area 1                                       | High                                     |
| Fire Ants   | Offset Area 1                                       | Medium                                   |

### 5. Goals, targets and actions (to control existing pests and prevent entry of new pests)

### **5.1 Setting overall goals**

**Note**: for further information on goals, please refer to Step 5 a) of the Guidelines).

| Vision (usually one vision)  | Goals (may be many)   |  |  |
|--|---|--|--|
|  |   |  |  |
| Management Action 1: Feral Animal Control (primarily targeting wild dogs) [Section 5.1 of OMP] | <ul> <li>Reduce the occurrence of feral animal species (namely wild dogs) to below 5 % of the baseline survey in the OMZ1 within 5 years from the commencement of the action;</li> <li>Maintain occurrences of feral animal species within the OMZ1 to 5 % or below of the baseline survey results for the life of the</li> </ul> |  |  |
|  | <ul> <li>approval; and</li> <li>Ensure no koala injury or mortality occurs within the OMZ1 for the</li> </ul>   |  |  |
|  | life of the approval.   |  |  |

| <ul> <li>Removal and control of all major Lantana camara infestations from within the OMZ1 using a variety of mechanical and herbicide methods. Lantana camara infestations are to be reduced to below 5 % of the OMZ1 area. Areas identified as containing higher infestations are to be targeted during weed removal events.</li> <li>Ongoing maintenance to ensure that Lantana camara extents within the OMZ1 are retained at or below the 5 % of the total area through weed management actions; and</li> <li>Prevent the further spread or establishing of new Lantana camara</li> </ul> |
|--|
| outbreaks within the OMZ1 by excluding cattle from the offset management zone.   |
|  |



#### **5.2 Preliminary Targets and actions**

Note: See table on next page for an example on how to fill out this table—for more information on targets & actions, refer to Step 5 b) of the Guidelines.

| Targets/goals | Management actions  | Who                       | When               | Cost                  | Completed          |
|---------------|---|---------------------------|--------------------|-----------------------|--------------------|
| 1A            | Complete baseline surveys – Pest Animals – Completed and ongoing                              | NM                        | Year 1             | \$15,000 /<br>event   | Year 1             |
| 1B            | Complete Baseline Weed Surveys  | NM / SHG                  | Year 1             | \$22,000 /<br>event   | Year 1             |
| 1C            | Development Pest Management Plan  | NM                        | Year 1             | NA                    | Year 1             |
| 2A            | Undertake Bi-annual trapping and shooting for feral dogs                                      | Contractor                | April /<br>October | \$8,000 p.a.          | Year 2 and ongoing |
| 2B            | Continued Inclusion for the property in SRRC 1080 Bating Program                              | NM /<br>Council<br>Ranger | Sept               | \$2,000 p.a.          | Year 2 and ongoing |
| 2C            | Apply broadscale herbicide and spot spray during high germination summer periods (Nov-March). | Contractor                | Nov-<br>March      | \$15,000 p.a.         | Year 2 and ongoing |
| 3             | Repeat Detailed baseline surveys for Pest Animal and Plant Species                            | Consultant                | 2028               | \$40,000 per<br>event | As required.       |



Forms for completing throughout pest management activities and review period



#### Monitoring records

**Note:** See next page for an example on how to fill out this table—for more information on monitoring, please refer to step 6 of the Guidelines.

| Date/time period | Number/amount/density | Change/trend | Comment |
|------------------|-----------------------|--------------|---------|
| Pest species:    |                       |              |         |
|                  |                       |              |         |
|                  |                       |              |         |
|                  |                       |              |         |
|                  |                       |              |         |
|                  |                       |              |         |
|                  |                       |              |         |
|                  |                       |              |         |
| Post species:    |                       |              |         |
| Pest species:    |                       |              |         |
|                  |                       |              |         |
|                  |                       |              |         |
|                  |                       |              |         |
|                  |                       |              |         |
|                  |                       |              |         |
|                  |                       |              |         |
|                  |                       |              |         |
| Pest species:    |                       |              |         |
|                  |                       |              |         |
|                  |                       |              |         |
|                  |                       |              |         |
|                  |                       |              |         |
|                  |                       |              |         |



### Monitoring records table – Feral Dogs

| Date/time period         | Number/amount/density | Change/trend | Comment  |
|--------------------------|-----------------------|--------------|--|
| Pest Species: Feral Dogs |                       |              |  |
| 2023-2024                | 7                     | Increase     | In discussion with surrounding land owners increased wild dogs have been observed. A pack of four (4) were observed external to the offset area on the Offset Site.  # separate records have been made within the Offset Area — Refer Attachment 6B for updates. |
| 2024-2025                |                       |              |  |
| 2025-2026                |                       |              |  |
| 2026-2027                |                       |              |  |
| 2027-2028                |                       |              |  |
| 2028-2029                |                       |              |  |
| 2029-2030                |                       |              |  |
| 2030-2031                |                       |              |  |



### Monitoring records table – Wons - Lantana

| Date/time period             | Weed Volume | Change/trend | Comment |  |  |  |  |
|------------------------------|-------------|--------------|---------|--|--|--|--|
| Pest Species: WONS - Lantana |             |              |         |  |  |  |  |
| 2023-2024                    |             |              |         |  |  |  |  |
|                              |             |              |         |  |  |  |  |
| 2024-2025                    |             |              |         |  |  |  |  |
|                              |             |              |         |  |  |  |  |
| 2025-2026                    |             |              |         |  |  |  |  |
|                              |             |              |         |  |  |  |  |
| 2026-2027                    |             |              |         |  |  |  |  |
|                              |             |              |         |  |  |  |  |
| 2027-2028                    |             |              |         |  |  |  |  |
|                              |             |              |         |  |  |  |  |
| 2028-2029                    |             |              |         |  |  |  |  |
|                              |             |              |         |  |  |  |  |
| 2029-2030                    |             |              |         |  |  |  |  |
|                              |             |              |         |  |  |  |  |
| 2030-2031                    |             |              |         |  |  |  |  |
|                              |             |              |         |  |  |  |  |
|                              |             |              |         |  |  |  |  |



### 7. Yearly Activity Calendar

| Activities | Jan | Feb | Mar | Apr | May | June | July | Aug | Sept | Oct | Nov | Dec |
|------------|-----|-----|-----|-----|-----|------|------|-----|------|-----|-----|-----|
|            |     |     |     |     |     |      |      |     |      |     |     |     |
|            |     |     |     |     |     |      |      |     |      |     |     |     |
|            |     |     |     |     |     |      |      |     |      |     |     |     |
|            |     |     |     |     |     |      |      |     |      |     |     |     |
|            |     |     |     |     |     |      |      |     |      |     |     |     |
|            |     |     |     |     |     |      |      |     |      |     |     |     |
|            |     |     |     |     |     |      |      |     |      |     |     |     |
|            |     |     |     |     |     |      |      |     |      |     |     |     |
|            |     |     |     |     |     |      |      |     |      |     |     |     |
|            |     |     |     |     |     |      |      |     |      |     |     |     |
|            |     |     |     |     |     |      |      |     |      |     |     |     |
|            |     |     |     |     |     |      |      |     |      |     |     |     |
|            |     |     |     |     |     |      |      |     |      |     |     |     |
|            |     |     |     |     |     |      |      |     |      |     |     |     |
|            |     |     |     |     |     |      |      |     |      |     |     |     |
|            |     |     |     |     |     |      |      |     |      |     |     |     |
|            |     |     |     |     |     |      |      |     |      |     |     |     |
|            |     |     |     |     |     |      |      |     |      |     |     |     |
|            |     |     |     |     |     |      |      |     |      |     |     |     |



| 8. Y  | 8. Yearly review  Note: for further information, please refer to Step 6 b) of the Guidelines. |  |  |  |  |  |
|-------|---|--|--|--|--|--|
| Note: |   |  |  |  |  |  |
| 8.1   | What has worked well this year?   |  |  |  |  |  |
|       |   |  |  |  |  |  |
| 8.2   | What has not worked this year?  |  |  |  |  |  |
|       |   |  |  |  |  |  |
| 8.3   | What changes can I/we make for the next year?   |  |  |  |  |  |
|       |   |  |  |  |  |  |
| 8.3   | Other comments  |  |  |  |  |  |
|       |   |  |  |  |  |  |
|       |   |  |  |  |  |  |

#### **Attachments:**

**Attachment 1 – Property and Offset Area Extents** 

**Attachment 2 – VDEC** declaration plan for the Offset Area

**Attachment 3 –** Weed Extents Mapping and Photos

**Attachment 4 –** Weed Treatment technical Specification Sheets (Queensland Government)

**Attachment 5 –** Best Management Practice Guide – Lantana

**Attachment 6 –** Pest Surveys and Observations and Photos

**Attachment 6 B** – Year 2 Wild Dog Trap Monitoring Points and Results

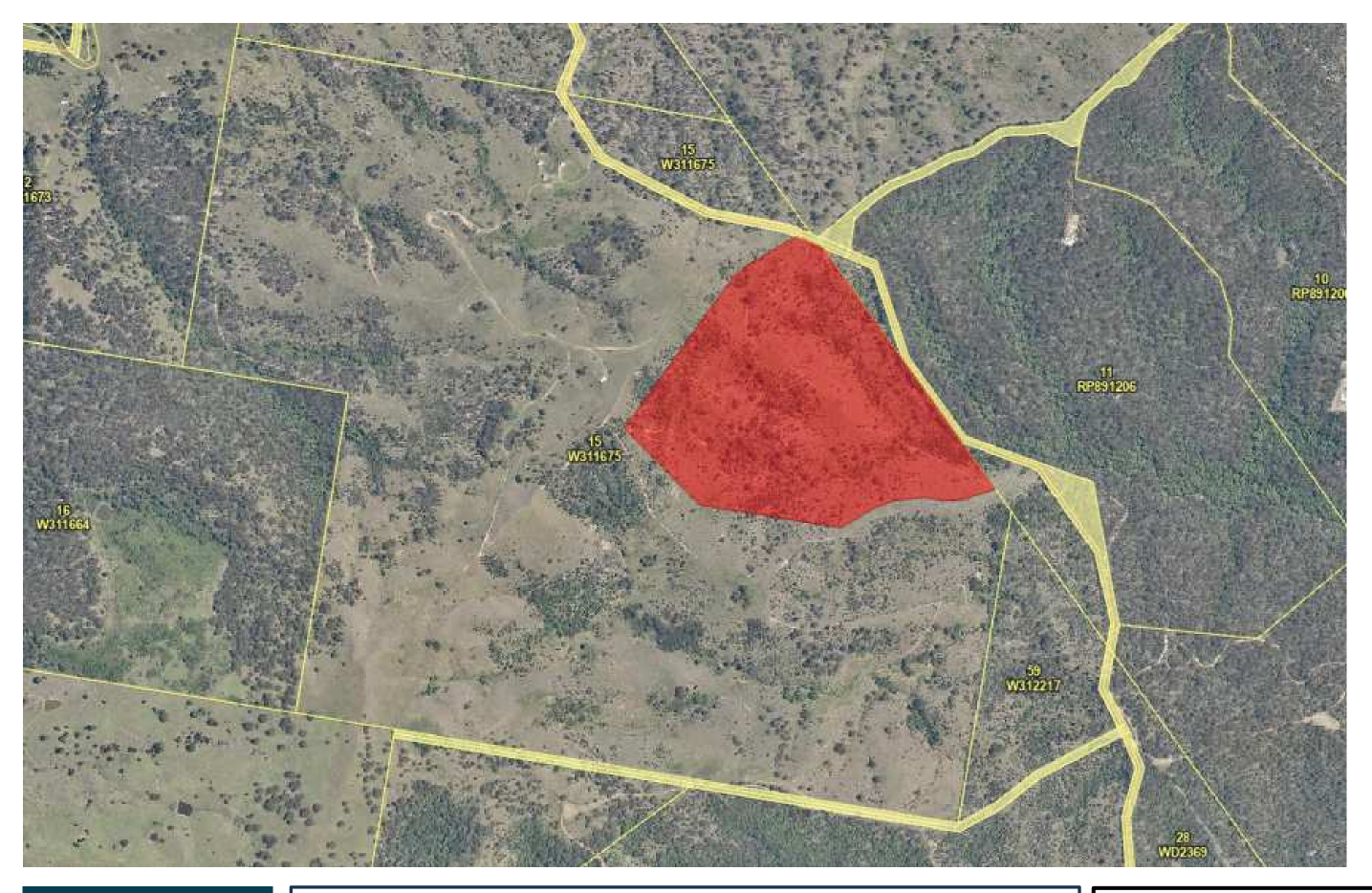
**Attachment 7 –** Council 1080 Bating Program and Instructions

**Attachment 8 –** Pest Species – Queensland Government Technical Data Sheets (Feral Dogs and Wild Pigs)



**Attachment 1 —** Property and Offset Area Extents





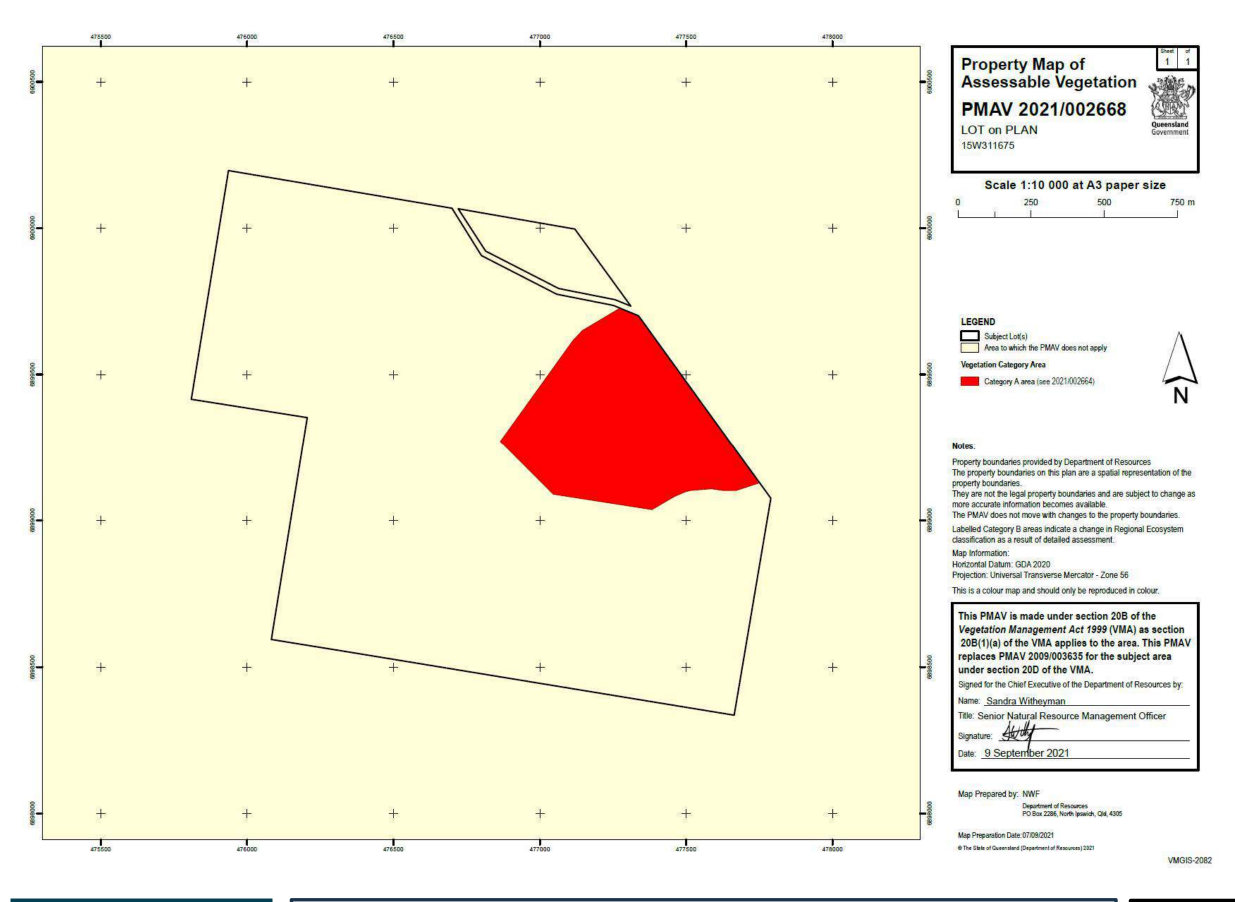


Offset Allotment & Area

March 2022 to March 2023

Part of Pest Management Plan (Version 1 – NM – 13/04/2023) **Attachment 2 –** VDEC declaration plan for the Offset Area





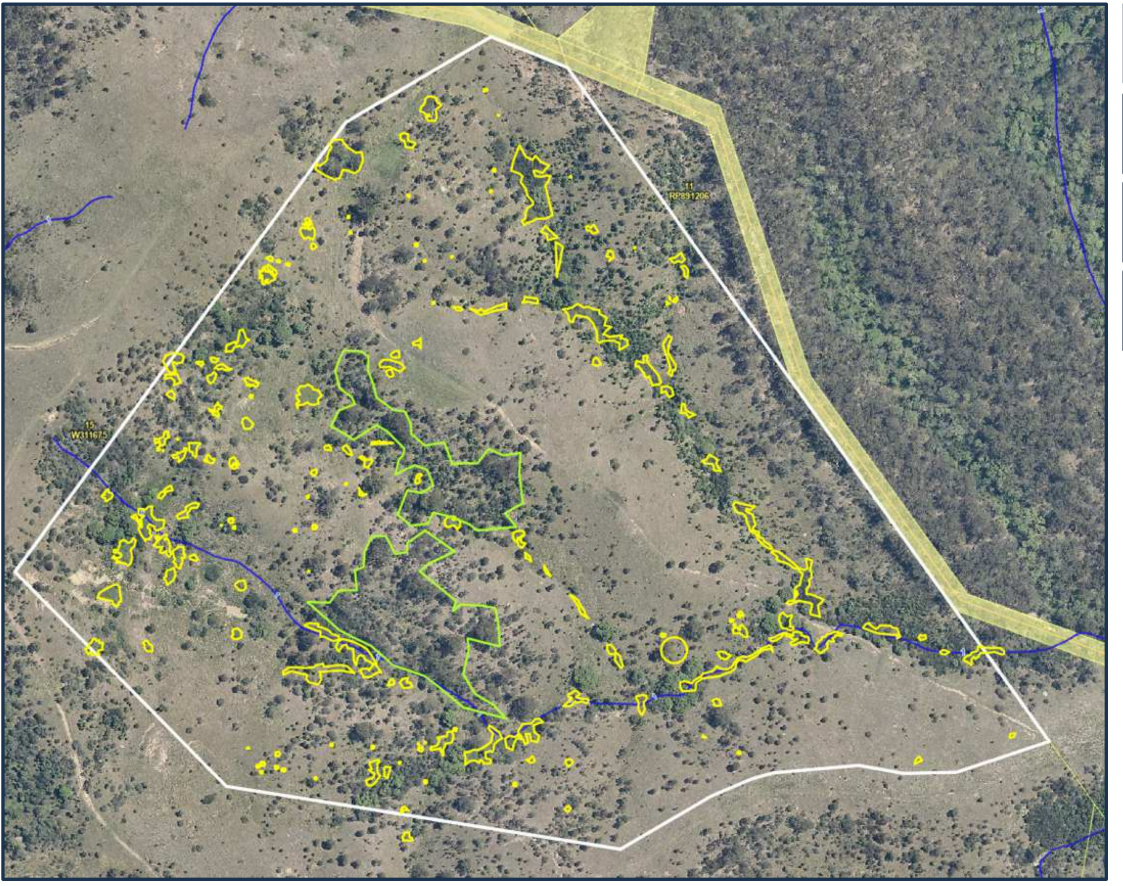


**VDEC** – Declaration Area

March 2022 to March 2023

Part of Pest Management Plan (Version 1 – NM – 13/04/2023) **Attachment 3 –** Weed Extents Mapping and Photos







Weed infestation Clump



Mixed Weeds amongst Native Saplings and Trees



Individual Weed Tree



Extent of Offset Area and Surveys



Weed Surveys & Mapping

Weed Species Surveys and Mapping March 2022 to March 2023











Weed Surveys & Mapping Photos

Photos Weed Species Recorded March 2022 to March 2023











Weed Surveys & Mapping Photos

Photos Weed Species Recorded March 2022 to March 2023











**Initial Weed Treatment Photos** 

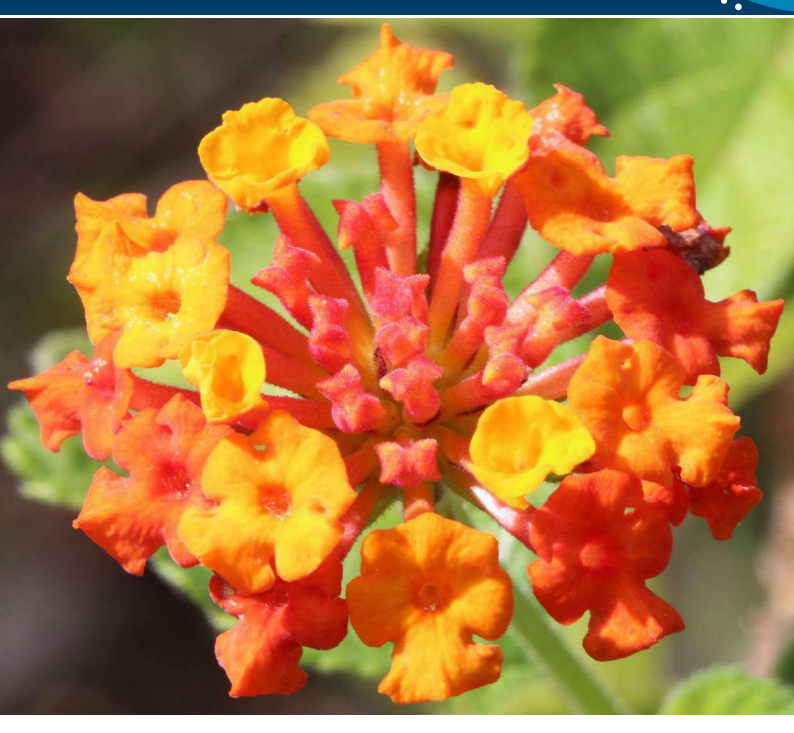
Photos treated weed clumps 2022 to March 2023

**Attachment 4 —** Weed Treatment technical Specification Sheets (Queensland Government)



# Lantana

Lantana camara



Currently, lantana covers more than 5 million ha of subcoastal New South Wales to Far North Queensland. Small infestations of lantana have also been found in central west Queensland, the Northern Territory, Western Australia, South Australia and Victoria. Efforts are under way to control these.

Lantana is mainly spread by fruit-eating birds and mammals. It forms dense thickets that can smother and destroy native vegetation and are impenetrable to animals, people and vehicles.



Research indicates more than 1400 native species are negatively affected by lantana invasion, including many endangered and threatened species. As lantana is a woody shrub that has thin, combustible canes, its presence can also create hotter bushfires, altering native vegetation communities and pastures.

# **Legal requirements**

All lantana species (*Lantana camara* and *Lantana montevidensis*) are category 3 restricted invasive plants under the *Biosecurity Act 2014*. They must not be given away, sold, or released into the environment. The Act requires everyone to take all reasonable and practical steps to minimise the risks associated with invasive plants under their control. This is called a general biosecurity obligation (GBO). This fact sheet gives examples of how you can meet your GBO.

At a local level, each local government must have a biosecurity plan that covers invasive plants in its area. This plan may include actions to be taken on lantana. Some of these actions may be required under local laws. Contact your local government for more information.

# **Description**

Lantana camara is a heavily branched shrub that can grow in compact clumps, dense thickets or as a climbing vine.

The stems are square in cross section, with small, recurved prickles. Most leaves are about 6 cm long and are covered in fine hairs. They are bright green above, paler beneath and have round-toothed edges. Leaves grow opposite one another along the stem. When crushed the leaves produce a distinctive odour.

Flowers appear throughout most of the year in clustered, compact heads about 2.5 cm in diameter. Flower colours vary from pale cream to yellow, white, pink, orange and red. Lantana produces round, berry-like fruit that turn from glossy green to purplish-black when ripe.

# Life cycle

Flowering and germination occurs all year round but peaks after summer rains. Several thousand seeds can be produced per square metre and these can remain viable for several years.

Research indicates some ornamental lantana varieties have the ability to set seed and can spread vegetatively. They also produce some viable pollen and have the potential to cross-pollinate with wild forms, creating new varieties that could naturalise in the environment.

If the number of naturalised varieties increase due to genetic drift from ornamental varieties, it will make finding effective biological control agents even more difficult and potentially extend the climatic tolerances and range of the weed's spread.

# **Methods of spread**

Spread mostly through the garden ornamental trade, by fruit eating birds and mammals.

Lantana camara can also spread via a process known as layering, where horizontal stems take root when they are in contact with moist soil. It will also reshoot from the base of vertical stems.

#### **Habitat and distribution**

Lantana camara is native to the tropical and subtropical regions of North, Central and South America.

Lantana camara is found throughout most coastal and subcoastal areas of eastern Australia, from the Torres Strait islands to southern New South Wales. It grows in a wide variety of habitats, from exposed dry hillsides to wet, heavily shaded gullies.

# **Toxicity**

Many lantana varieties are poisonous to stock. It is difficult to tell which varieties are toxic so it is better to treat all forms as potentially poisonous. The toxins in lantana include the triterpene acids, lantadene A (rehmannic acid), lantadene B, and their reduced forms.

Most cases of lantana poisoning occur when new stock are introduced into lantana-infested areas. Stock bred on lantana-infested country avoid lantana unless forced to eat it due to lack of other fodder. Young animals introduced to lantana areas are most at risk.

Symptoms of lantana poisoning depend on the quantity and type of lantana consumed and, under some circumstances, the intensity of light to which the animals are exposed.

Early symptoms of depression are noticeable, with head swaying, loss of appetite, constipation and frequent urination. After a day or two the eyes and the skin of the nose and mouth start yellowing with jaundice, and the muzzle becomes dry and warm. The eyes may become inflamed and have a slight discharge. The animal also becomes increasingly sensitive to light. Finally, the muzzle becomes inflamed, moist and very painful ('pink nose'). Areas of skin may peel and slough off. Death commonly occurs 1–4 weeks after symptoms occur. Death from acute poisoning can occur 3–4 days after eating the plant.

If animals show any of the early symptoms, they should be moved to lantana-free areas, kept in the shade and monitored. Veterinary treatment should be sought immediately. Some remedies may include intravenous fluids, treating skin damage with antibiotics, or drenching with an activated charcoal slurry.

Care should be taken when introducing new or young animals into a paddock if lantana is present. Ensure they have enough fodder to stop them eating lantana in quantities sufficient to result in poisoning. During drought, animals should not be placed in lantana-infested areas without alternative food.

#### **Control**

#### Managing Lantana camara

The GBO requires a person to take reasonable and practical steps to minimise the risks posed by *Lantana camara*. This fact sheet provides information and some options for controlling *Lantana camara*.

A general principle is to commence control programs in areas of light infestations and work towards the denser infestations using a mix (integration) of control methods. Size, density and geographic location of infestations are important considerations for choosing which mix of control methods to use.

For large lantana infestations, treatment with herbicides by foliar spraying is usually not economically feasible. However, fire, dozing/stick raking, slashing/cutting and aerial helicopter spraying are options that can reduce dense infestations, making follow-up spot treatments with herbicides more economically viable.

Lantana camara seed banks remain viable for at least four years, so follow-up control to kill seedlings before they mature is vital to ensure initial management efforts to control the parent bush are not wasted.

Appropriate fire regimes may become part of a management program to ensure *Lantana camara* invasiveness is reduced and pasture is maintained.

Removal of *Lantana camara* within areas of remnant vegetation may require a permit under the *Vegetation Management Act 1999*. Further information should be sought from the Department of Natural Resources before works commence.

#### Mechanical control

Stick raking or ploughing can be effective in removing standing plants. However, regrowth from stumps and/or increased seedling germination in disturbed soil is common and the site will require follow-up treatment.

Grubbing of small infestations—for example, along fence lines—can be a useful and effective method of removing plants, although this is time consuming.

Repeated slashing can also reduce the vigour of lantana, exhausting its stored resources and reducing its likelihood of re-shooting.

Some locations—for example, very steep inclines or gullies—are not suitable for mechanical control options because of the danger of overturning machinery and soil erosion.

#### **Fire**

Regular burning will reduce the capacity of plants to survive; however, initial kill rates are variable.

The effectiveness of this method will depend on the suitability of available fuel loads, fire intensity, temperature, relative humidity, soil moisture and season.

Pasture re-establishment can then provide competition to inhibit lantana seed germination. Fire is not recommended in non-fire tolerant vegetated areas such as rainforest, or wooded or plantation areas.

A typical control program for fire may include:

- exclude stock to establish a pasture fuel load
- burning (may require a permit)
- sow improved pastures—consult your local Biosecurity Queensland officer for advice
- continue to exclude stock until pasture has established and seeded

burn again in summer before rain and spot spray
 Lantana camara regrowth when > 0.5 m high and when
 it is actively growing (see Table 1).

#### **Biological control**

Since 1914, 32 biological control agents have been introduced into Australia in an attempt to control lantana. Eighteen have established, of which several insect species cause seasonal damage, reducing the vigour and competitiveness of lantana in some areas.

Biosecurity Queensland research programs continue to investigate agents suitable for release in Australia, and test the viability of these agents in an effort to identify more effective biological control agents.

It is important to remember that biological control alone should not be relied upon for managing lantana infestations. Consideration should be given to other available control techniques.

The four most important biological control agents are:

- sap-sucking bug (*Teleonemia scrupulosa*)
   Found in dry areas from Cooktown to Wollongong, the small, mottled bug feeds on the underside of leaves, growing tips and flower buds, causing the leaves to drop early and stop the plant from flowering.
- leaf-mining beetle (Uroplata girardi)
   Found in most lantana infestations from Cape
   Tribulation to Sydney as well as around Darwin, except in very dry or high altitude areas. The adult beetles are dark brown. They shelter in curled leaves and feed on the upper leaf surfaces. Larvae feed in leaves causing blotches to spread across the leaf. This beetle reduces plant vigour and can suppress flowering.
- leaf-mining beetle (Octotoma scabripennis)
  Found in most lantana infestations from Atherton to
  Wollongong. Adults of this species feed on the upper
  leaf surface, while larvae feed and mine the centre
  of the leaf and cause blotches. This activity reduces
  plant vigour and can suppress flowering.
- seed-feeding fly (Ophiomyia lantanae)
  Found from Cape Tribulation to Eden in New South
  Wales and also around Darwin and Perth. Ophiomyia
  is a small black fly that feeds on flowers and lays eggs
  on the green fruits. The maggots of the fly eat the seed
  and make the fruit unattractive to birds, reducing seed
  spread.

Other agents such as *Aconophora compressa* (a stemsucking bug) and *Leptobyrsa decora* (a sap-sucking bug) have caused some damage in specific geographic areas.

**Note:** Landholders are advised not to consume their time collecting established insects for distribution. Due to their own ability to disperse, these insects will be periodically/ seasonally present in areas that are climatically suitable for them.

#### Herbicide control

Herbicide recommendations for lantana are shown in Table 1. Users of herbicides have a legal obligation to read herbicide labels and use only the registered rates.

Variation in results can be a result of inconsistent application methods, mix rates or seasonal variation. Red-flowered and pink-edged red-flowered lantana are often considered the most difficult to control because their leaves are often smaller and tougher. However, herbicides can kill these varieties if you carefully follow application procedures.

For single-stemmed lantana, basal bark spraying and cut stump methods also give good results at any time of year (but best when the plant is actively growing). On multi-stemmed varieties, you will obtain best results by carefully applying herbicide to each stem.

When treating actively growing plants less than 2 m high, overall spraying of foliage to the point of run-off is recommended. Splatter gun techniques are also effective and particularly useful in hard-to-access areas. This is best done in autumn—when sap flows draw the poison down into the root stock, but before night temperatures get too cold.

Remove grazing animals from spray areas during and soon after treatment. Stress can cause increased sugar levels in the leaves of lantana plants, making them more palatable.

Landholders and contractors should check if the property is situated in a hazardous area. This prevents the use of some herbicides, as defined in the Agricultural Chemicals Distribution Control Act 1966.

#### More information

Contact your local government office for more information or visit biosecurity.qld.gov.au.









Table 1. Herbicides for control of Lantana camara

| Situation   | Herbicide  | Rate   | Optimum<br>time <sup>1</sup>                 | Comments  |  |
|---|--|--|--|---|--|
| Agricultural non-crop areas, commercial and industrial areas, forests, pastures and rights-of-way       | Fluroxypyr 200 g/L<br>(e.g. Flagship 200)  | 500 mL to<br>1 L/100 L water   | October<br>to April                          | Thorough wetting of plants is required, higher rate should be used for larger plants.   |  |
|   | Fluroxypyr 333 g/L<br>(e.g. Starane Advanced)  | 300-600 mL/100 L water   |  |   |  |
|   | Fluroxypyr 400 g/L<br>(e.g. Comet 400)   | 250-500 mL/100 L water   |  |   |  |
| Domestic areas,<br>commerical,<br>industrial and<br>public service areas,<br>agricultural               | Glyphosate 360 g/L<br>(e.g. Roundup Biactive,<br>Glyphosate 360)   | 1 L/100 L water  | October<br>to April                          | Wet plant thoroughly. Glyphosate affects any green plant it comes into contact with. Glyphosate is available in a range of strengths. Consult labels for rates for other glyphosate formulations.   |  |
|   | Glyphosate 450 g/L<br>(e.g. Glyder 450)  | 800 mL/100 L   |  |   |  |
| non-crop areas,<br>forests and<br>rights-of-way   | Glyphosate 540 g/L<br>(e.g. Roundup PowerMax)  | 660 mL/100 L   |  |   |  |
| ,   | Glyphosate 700 g/kg<br>(e.g. Macspred Dri 700)   | 500 g/100 L  |  |   |  |
| Agricultural<br>non-crop areas,<br>commercial and<br>industrial areas,<br>pastures and<br>rights-of-way | 2,4-D 300 g/L + Picloram<br>75 g/L (e.g. Tordon 75-D)  | 0.65 L/100 L water   | March<br>to May                              | Thoroughly wet foliage and soil around base of plant. Legumes are affected if sprayed.  |  |
| Non-crop and rights-of-way  | Dichlorprop 600 g/L<br>(e.g. Lantana 600)  | 500 mL/100 L water   | December<br>to April                         | Must thoroughly wet all leaves. Please refer to product label for situation details.  |  |
| Agricultural<br>non-crop areas,<br>commercial and   | Triclopyr 300 g/L + Picloram<br>100 g/L + aminopyralid 8 g/L<br>(e.g. Grazon Extra®)   | 350-500 mL/100 L water   | Summer<br>to autumn                          | Wet plant thoroughly. Use the higher rate on plants over 1 m. Legumes may be affected if sprayed.   |  |
| industrial areas,<br>forests, pastures<br>and rights-of-way   | Triclopyr 300 g/L + Picloram<br>100 g/L (e.g. Conqueror)   |  |  |   |  |
| Pastures,<br>rights-of-way and<br>industrial areas  | 2 ,4-D amine 625 g/L<br>(e.g. Ken-Amine 625)   | 320 mL/100 L water   | March<br>to May                              | Use a coarse spray with sufficient pressure to penetrate canopy and wet stems as well as foliage. Spray at the end of a wet Summer (March to May). Defoliation should occur but respraying of new growth will be necessary in following Autumn. Broadcast grass seed and keep stock off following Summer to allow the pasture to establish. Damage may result to pasture legumes. Red-flowered lantanas are more resistant to 2,4-D |  |
|   | 2 ,4-D amine 700 g/L<br>(e.g. Amicide Advance 700)   | 285 mL/100 L water<br>Consult label for other<br>formulations of 2,4-D |  |   |  |
| Native pastures,<br>rights-of-way,<br>commercial and<br>industrial areas                                | Metsulfuron-methyl 600 g/kg<br>(e.g. Associate, Lynx® 600)   | 10 g/100 L water plus<br>wetter  | March<br>to May                              | Plants up to 2 m tall. Thoroughly wet all foliage and stems. Spray should penetrate throughout the bush. Addition of a wetting agent e.g. Pulse is recommended. Results variable. Not found effective in tropics. Follow-up sprays are necessary.   |  |
| Native pastures,<br>rights-of-way,<br>commercial and<br>industrial areas                                | Glyphosate 360 g/L<br>(e.g. Weedmaster Duo,<br>Glyphosate 360) plus<br>Metsulfuron-methyl 600 g/L<br>(e.g. Associate, Ken-Met 600)<br>+ tank mix | 400 mL glyphosate<br>360 + 3 g metsulfuron/<br>100 L water             | March<br>to May                              | Apply to actively growing bushes up to 2 m tall. Spray to thoroughly wet all foliage and stems. Spray to penetrate throughout the bush. Do not apply during periods of summer drought stress. Addition of a wetting agent e.g. Pulse is recommended   |  |
| Agricultural non-crop areas, commercial and industrial areas, forests, pastures and rights-of-way       | Fluroxypyr 140 g/L +<br>Aminopyralid 10 g/L<br>(e.g. Hotshot)  | 500-700 mL /100 L water  | October<br>to April                          | Apply to actively growing plants. Spray all foliage, including stems, to the point of run-off. Use the lower rate on seedlings and regrowth 0.5–1.2 m tall and the higher rate on plants 1.2–2 m tall.  |  |
|   | (i) Basal bark (ii) Cut stump  |  |  |   |  |
|   | Triclopyr 600 g/L<br>(e.g. Garlon 600)   | 1 L/60 L diesel  | Any time<br>Best results<br>when<br>actively | <ul> <li>(i) Apply to lower 40 cm of every stem         Must ensure complete coverage around stem         (ii) Cut close to ground level         Immediately apply herbicide         (ii) If diameter of stump is &gt; 20 mm, use a         minimum of 5 mm gel thickness</li> </ul>  |  |
|   | Triclopyr 240 g/L + Picloram<br>120 g/L (e.g. Access)  |  |  |   |  |
|   | Picloram 44.7 g.L +<br>Aminopyralid 4.47 g/L<br>(e.g. Vigilant II® Herbicide Gel)  | 3-5 mm gel   | growing                                      |   |  |

Table 1. Herbicides for control of Lantana camara (continued)

| Situation   | Herbicide  | Rate                     | Optimum time <sup>1</sup>  | Comments   |  |  |
|---|--|--------------------------|--|--|--|--|
| Agricultural non-crop<br>areas, commercial<br>and industrial areas,<br>forests, pastures and<br>rights-of-way | Glyphosate 360 g/L<br>(e.g. Roundup, Weedmaster<br>Duo)  | Undiluted                | Any time<br>Best results<br>when<br>actively<br>growing                              | APVMA permit PER11463 (expires 30/04/2027) Prior to using the herbicides listed under PER11463 you must read or have read to you and understand the conditions of the permit To obtain a copy of this permit visit apvma.gov.au. |  |  |
|   | Splatter gun   |                          |  |  |  |  |
|   | Glyphosate 360 g/L<br>(e.g. Weedmaster Duo,<br>Glyphosate 360)   | 1:9 glyphosate + water   | October<br>to April  | 2 x 2 mL dose per 0.5 m height of lantana.<br>Addition of Pulse Penetrant may improve control.   |  |  |
|   | Metsulfuron methyl 600 g/L<br>(Associate, Lynx® 600)   | 2 g/L water              | March<br>to May  |  |  |  |
|   | Aerial   |                          | Follow label directions for equipment and other requirements for aerial application. |  |  |  |
| Agricultural non-crop<br>areas, commercial<br>and industrial areas,<br>forests, pastures and<br>rights-of-way | Triclopyr 300 g/L+ Picloram<br>100 g/L (e.g. Conqueror)<br>or<br>Triclopyr 300 g/L + Picloram<br>100 g/L + Aminopyralid 8 g/L<br>(Grazon Extra)  | 10 L/ha                  | When<br>actively<br>growing  | Helicopter only.<br>Minimum of 200 L water per ha.<br>Follow-up re-spray will be required.<br>Do not burn within six months of treatment.  |  |  |
|   | Triclopyr 300 g/L + Picloram<br>100 g/L (e.g. Conqueror)<br>or<br>Triclopyr 300 g/L + Picloram<br>100 g/L + Aminopyralid 8 g/L<br>(Grazon Extra) + 2,4-D amine<br>625 g/L (e.g. Ken-Amine 625) | 1.5 L + 6 L<br>2,4-D /ha |  | Helicopter only. Minimum of 200 L water per ha. Follow-up re-spray will be required. Do not burn within six months of treatment.   |  |  |
| Non-crop and rights-of-way  | Dichlorprop 600 g/L<br>(e.g. Lantana 600)  | 6-8 L/ha                 |  |  |  |  |

<sup>&</sup>lt;sup>1</sup>Optimum times are only a guide. *Lantana camara* must be actively growing for the herbicide to work.

Labels often recommend the additional use of a wetting agent or surfactant within the mix. Herbicides types vary in their selectivity against other species and soil residual.

#### Read the label carefully before use and always use the herbicide in accordance with the directions on the label.

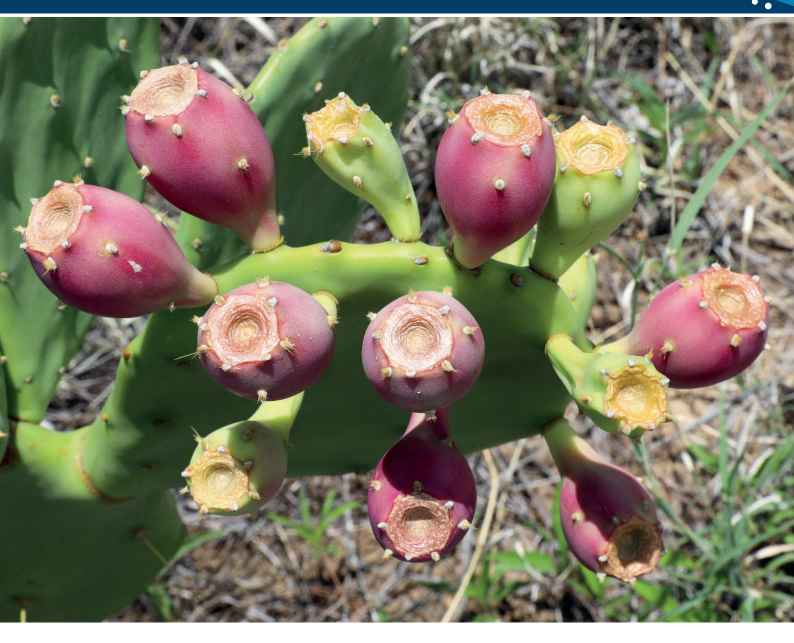


Fact sheets are available from biosecurity.qld.gov.au. The control methods recommended should be used in accordance with the restrictions (federal and state legislation, and local government laws) directly or indirectly related to each control method. These restrictions may prevent the use of one or more of the methods referred to, depending on individual circumstances. While every care is taken to ensure the accuracy of this information, the department does not invite reliance upon it, nor accept responsibility for any loss or damage caused by actions based on it.



# **Opuntioid** cacti

Austrocylindropuntia, Cylindropuntia and Opuntia species



Three types (genera) of opuntioid cacti have naturalised in Australia and are now considered Weeds of National Significance: *Austrocylindropuntia*, *Cylindropuntia* and *Opuntia*. They are drought resistant because of their succulent nature, their lack of leaves and their thick, tough skins. These features result in plants that use the majority of their internal tissues for water storage and their outer parts to reduce water loss and damage by grazing and browsing animals. They can remain vigorous in hot, dry conditions that cause most other plants to lose vigour or even die. Some species develop underground bulbs that enable the plant to resist fire and mechanical damage.

Dense infestations compete with native vegetation, limiting the growth of small shrubs and groundcover species. The plant's sharp spines or barbs can cause injury to stock and native animals and contaminate wool and hides, reducing or preventing grazing activities and productivity.



Large stands of cacti provide harbour for pest animals, such as foxes and rabbits and, due to their spiny nature, can limit access for stock mustering and recreational activities. The spines are capable of causing serious injury to animals and humans.

# **Legal requirements**

All cholla cacti (*Cylindropuntia* spp.) and prickly pear (*Opuntia* spp.) not listed below are prohibited invasive plants and the *Biosecurity Act 2014* requires that all sightings to be reported to Biosecurity Queensland within 24 hours. By law, everyone has a general biosecurity obligation (GBO) to take all reasonable and practical measures to minimise the risk of these cacti spreading until they receive advice from an authorised officer.

The following species are restricted invasive plants under the Act. The Act requires that all sightings of these cacti must be reported to Biosecurity Queensland within 24 hours of the sighting. By law, everyone has a GBO to take all reasonable and practical measures to prevent or minimise the biosecurity risk of spread of these cacti until they receive advice from an authorised officer:

- Hudson pear (*Cylindropuntia pallida* and *C. trunicata*)
- jumping cholla (*Cylindropuntia prolifera*)
- bunny ears (Opuntia microdasys)
- riverina pear (Opuntia elata)

The following species are restricted invasive plants under the *Biosecurity Act 2014*. They must not be given away, sold, or released into the environment. The Act requires everyone to take all reasonable and practical steps to minimise the risks associated with invasive plants under their control. This is called a GBO. This fact sheet gives examples of how you can meet your GBO.

- Cane cactus (Austrocylindropuntia cylindrical)
- Eve's pin cactus (*Austrocylindropuntia subulata*)
- Coral cactus (Cylindropuntia fulgida)
- Devil's rope pear (Cylindropuntia imbricata)
- Snake cactus (Cylindropuntia spinosior)
- Common pest pear, spiny pest pear (Opuntia stricta Syn. O. inermis)
- Drooping tree pear (*Opuntia monacantha* Syn. *O. vulgaris*)
- Tiger pear (*Opuntia aurantiaca*)
- Velvety tree pear (Opuntia tomentosa)
- Westwood pear (*Opuntia streptacantha*)

Indian fig (*Opuntia ficus-indica*) is not prohibited or restricted invasive plant and allowed to keep.

At a local level, each local government must have a biosecurity plan that covers invasive plants in its area. This plan may include actions to be taken on opuntioid cacti. Some of these actions may be required under local laws. Contact your local government for more information.

# **Description**

Opuntioid cacti vary significantly in their form and habit, ranging from low-growing shrubs under 50 cm to erect trees up to 8 m tall.

Plants are normally leafless succulent shrubs. Stems are divided into segments (pads or joints) that are flat and often incorrectly called leaves.

Young shoots have true leaves resembling small fleshy scales that fall off as the shoot matures.

Flowers are large, normally seen during spring and can be yellow, orange, red, pink, purple or white depending on the species. Fruits vary between species and can be red, purple, orange, yellow or green.

Areoles (spots with clusters of spines) are found on both the pads (joints, segments) and fruit. In addition to spines, areoles often have clusters of sharp bristles (glochids) and tufts of fibre ('wool'). Each areole contains a growing point that can produce roots or shoots.

#### **Hudson pear** (Cylindropuntia pallida and C. tunicata)

Densely branched cactus up to 1.5 m tall and 3 m wide. Spines are extremely sharp, 4.5 cm long, enclosed in whitish papery sheaths. Spines on *C. pallida* are white and *C. tunicata* are brown. Flowers on *C. pallida* are pinkpurple, and on *C. tunicata* they are pink-yellow, 5 cm wide. Stem segments are green to grey-green, cylindrical, 90 cm long, 4 cm wide. Fruit is oval-shaped, up to 4.5 cm long, yellow when ripe.

#### Jumping cholla (Cylindropuntia prolifera)

Low shrub 0.4 to 1 m tall. Spines 7–11, 1–2 cm long, light to dark brown, interlacing, white to light tan sheath firmly attached. Flowers are rose to magenta, 25–30 mm wide. Stem segments are dull green to greenish grey, whorled or subwhorled, cylindrical, 4–15 cm long, 4–5 cm wide, waxy flaky surface when dry. Prominent tubercles and segments easily detached. Fruit obovoid to globose, solitary or forming chains, up to 20–50 mm long, green. Seed not seen in Australia.

# Bunny ears (Opuntia microdasys and Opuntia rufida)

Dense shrub 40–60 cm tall, occasionally more. Stems are pad-like, 6–15 cm long, 4–12 cm wide. No central stem, pads always grow in pairs, giving appearance of bunny ears. Has no spines, but instead has numerous white or yellow glochids (hair-like prickles), 2–3 mm long, in dense clusters. Flowers are yellow, 3 cm wide. Fruits are fleshy, globular, 3 cm long, red-purple.

#### Riverina pear (Opuntia elata)

Branched shrub with erect branches up to 2 m high. Spines absent or 1–3 short spines, whitish yellow present at some areoles. Flowers are orange, 3–4 cm wide. Stem segments are glossy green, sometimes with a purple tinge (especially around the areoles and margins). Often more than 2 cm thick, 5–25 cm long. Fruit club shaped, up to 6 cm long, purplish red.

#### Cane cactus (Austrocylindropuntia cylindrica)

Dark green shrub, 0.5–1.5 m tall. Branches 35–40 mm diameter. Leaves on new growth, deciduous, 3–5 mm long, but up to 10 mm on regrowth. Spines without papery sheath, 3–6 major ones per areole, 9–25mm long, and 3–4 minor ones, to 5.5 mm long. Flowers are red to red-orange. Fruit solitary or in small chains of 2–4. 30–60 mm long, dark green to yellow-green.

#### **Eve's pin cactus** (Austrocylindropuntia subulata)

Robust shrub to 3 m tall. Branches 40–50 mm diameter. Spines without papery sheath, 1 per areole on new growth, additional smaller ones (up to five) developing in successive years, mostly 35–70 mm long. Flowers are pink. Stem segments are glossy green, sometimes with a purple tinge (especially around the areoles and margins). Often more than 2 cm thick, 5–25 cm long. Fruit large, solitary or in small chains of 2–4, green, 50–135 mm long.

#### **Coral cactus** (Cylindropuntia fulgida)

Coral cactus grows as a branching shrub 1–1.5 m high. The stems of coral cactus are divided into green cylinder-like pads that are fist-like and obtuse at their apex. Mature coral cactus pads widen, become distorted and wavy, and resemble a piece of coral. Areoles along the pads have a number of short white spines.

Coral cactus produces small (1–2 mm wide) scarlet flowers. The fruit is yellow-green and 2–5 cm wide.

#### **Devil's rope pear** (Cylindropuntia imbricata)

This open-branching shrub grows 1.5–3 m high. The stems are divided into hairless, dull green, cylindrical pads that vary up to 37 cm in length and are 3.5–5 cm thick. The pads have a series of short raised ridges that give them a twined, rope-like appearance. The areoles are found on these ridges and produce 3–11 pale yellow or white spines, with the longest being 2.5 cm long. Papery sheaths cover these spines.

The flowers are a dull, red-purple colour and found at the ends of pads. The yellow fruit resembles a small, 5 cm wide custard apple and has a spineless areole at the top.

#### **Snake cactus** (Cylindropuntia spinosior)

This open-branching shrub grows 1–2 m high. The stems are divided into hairless, dull green, cylindrical pads that vary up to 20 cm in length and are 3.5–5 cm thick. The pads have a series of short raised ridges that give them a twined rope-like appearance. The areoles are found on the bottom of these ridges and produce 5–10 pale yellow to brown spines, with the longest being 3 cm long.

The flowers are light red to dark rose and commonly 5–7 cm wide. Snake cactus produces fruit that is yellow and 2–5 cm wide.

#### **Common pest pear, Spiny pest pear** (Opuntia stricta)

This spreading cactus grows up to 1.5 m high and forms large clumps. The stems are divided into oval, blue-green spineless pads 20 cm long and 10 cm wide. Areoles are in diagonal lines along the pads 2.5 cm to 5 cm apart and have a cushion of brown wool containing bristles but usually no spines. When spines occur they are stout, yellow and up to 4 cm long.

Flowers are 7.5 cm wide, bright lemon yellow and green at the base. The fruit is oval-shaped, has a deep cavity on one end and tapers at the other. It is purple, 6 cm long and 3 cm wide, with carmine-coloured (dark red) seeds and a fleshy pulp.

#### **Drooping tree pear** (Opuntia monacantha)

This erect succulent shrub with fibrous roots grows up to 5 m high but is usually 2–3 m high. The branches are divided into glossy light green pads up to 45 cm long, 15 cm wide and 1.5 cm thick. The dark grey trunk grows up to 25 cm in diameter. Drooping tree pear gets its name because the upper segments tend to droop. The areoles on the older pads have 1–5 sharp spines about 5 cm long.

Small, scale-like leaves are found on areoles of very young pads and are quickly shed as the pad grows. Drooping tree pear produces yellow flowers that are 6 cm wide and have red markings on the back. The fruit is pear-shaped and 4–7 cm long with a green skin. The flesh of the fruit is red and pulpy and contains round seeds that are yellow or pale brown. The fruits have areoles with tufts of fine, barbed bristles.

#### Tiger pear (Opuntia aurantiaca)

This succulent low shrub with underground tubers usually grows 30–60 cm high. The stems are divided into very spiny, slightly flattened pads that are 1–30 cm long and 1–5 cm wide. The stems are dark green to purple and red in colour. The areoles have 3–7 brown barbed spines up to 4 cm long surrounded by tufts of short, fine bristles. The pads detach easily and are transported on the skins of animals. Small and scale-like leaves are found on areoles of immature pads.

Tiger pear produces 6 cm wide yellow flowers. The rarely formed fruits are pear-shaped and about 2.5 cm long. When ripe, they are red with purple markings.

#### **Velvety tree pear** (Opuntia tomentosa)

This tree-like plant forms a central woody trunk over 40 cm wide and grows up to 5 m high. The stems are divided into oblong pads that are dull green and velvety to touch due to the dense covering of short fine hairs. The pads are 15–35 cm long, 8–12 cm wide and 1.5–2 cm thick.

Young plants have 2–4 white or pale yellow spines located in the areoles with one spine reaching a length of 2.5 cm. The areoles usually become spineless as the plant matures. A more spiny variety does exist and has more than 50 spines in each areole on the trunk.

The flowers are a deep orange. The fruit is egg-shaped, about 5 cm long and 3 cm wide, and dull red. The top of the fruit is saucer-shaped with circular lines that meet in the centre and give the fruit a shrivelled appearance. The fruit produces many seeds within a reddish pulp.

#### **Westwood pear or Cardona pear** (Opuntia streptacantha)

Westwood pear is a shrub-like or tree-like plant that forms clumps by branching from the base and is usually 2–4 m high. The stems are divided into almost circular dull green pads, 25–30 cm long and 15–20 cm wide. The areoles have white spines that vary in number and size when the plant matures.

Young pads have 2–5 white spines 1–2 cm long, accompanied by two hair-like spines 0.5 cm long in the lower part of the areole. Spines increase in number (up to 20) and size (5 cm long) in areoles along the trunk of the plant.

The flowers are yellow and fruits are barrel-shaped, 6 cm long and 5 cm wide with a flat top. The fruit has a purple skin and a rind that is 1 cm thick. Fruits contain red seeds buried in a dark red (carmine) pulp.

#### **Habitat and distribution**

Native to the Americas, Opuntioid species are found throughout most Australian states and territories and there is potential for further spread.

In Queensland Opuntioid species are mainly found in low rainfall areas but can be are found in gardens, along beaches and on off shore island.

# Life cycle

Opuntioids reproduce both sexually and asexually. Birds and other animals readily eat the many seeded fruits and deposit seeds in their droppings. The seeds have hard seed coats that allow them to survive heat and lack of water. Asexual reproduction (cloning) of cacti occurs when pads (joints, segments) or fruits located on the ground take root and produce shoots.

# **Methods of spread**

Animals and floods move broken pads long distances. These pads can survive long periods of drought before weather conditions allow them to set roots. People can spread cacti for ornamental plantings.

#### Control

#### Managing opuntioid cacti

The GBO requires a person to take reasonable and practical steps to minimise the risks posed by opuntioid cacti. This fact sheet provides information and some options for controlling opuntioid cacti.

#### Mechanical and fire control

Mechanical control using machinery is difficult because prickly pear pads can easily re-establish. Mulching systems have been used where the pads and stem of the plant is destroyed. Regrowth may occur from the stump and any unmulched pads.

#### **Biological control**

Investigations into biological control agents against prickly pear began in 1912. Over 150 insect species were studied throughout the world, with 52 species selected for transport to Queensland. Following intensive host specificity testing, 18 insects and one mite were released in Queensland. Nine insects and the mite remain established in Queensland. These species are:

- Cactoblastis cactorum, a stem-boring moth
- Dactylopius ceylonicus, a cochineal mealy bug
- Dactylopius opuntiae, a cochineal mealy bug
- Dactylopius confusus, a cochineal mealy bug
- Dactylopius tomentosus, a cochineal mealy bug
- Dactylopius austrinus, a cochineal mealy bug
- Chelinidea tabulata, a cell-sucking bug
- Tucumania tapiacola, a stem-boring moth
- Archlagocheirus funestus, a stem-boring beetle
- Tetranychus opuntiae, prickly pear red spider mite.

These biological control agents continue to keep several prickly pear species under control. It is important to remember not all the agents attack all species.

The most successful of these agents were the moth *Cactoblastis cactorum* and five cochineal mealy bugs—*Dactylopius ceylonicus*, *D. opuntiae*, *D. confusus*, *D. tomentosus* and *D. austrinus*. The other agents are still around but not in sufficient numbers to provide control.

#### Cactoblastis cactorum (cactoblastis moth)

Larvae of this moth were introduced from Argentina in 1925. Cactoblastis proved to be the most effective agent against the common and spiny pest pears, destroying massive infestations in Australia. Larvae keeps these two pest pears controlled to an acceptable level most of the time, although it is less effective in some coastal and far western areas.

The larvae collectively eat out the contents of the pads, leaving empty pad skins and piles of mushy droppings. The orange and black larvae are occasionally observed on the outsides of pads. Cactoblastis also attacks most types of prickly pear but is not effective against them.

#### Dactylopius spp. (cochineal insects)

All female cochineal insects are small, sessile mealy bugs that spend their adult lives permanently attached to their host plants sucking plant juices. They are covered by a fine, white, waxy secretion and when crushed yield a carmine colouring. The adult males are small, free-flying insects that do not feed.

# Dactylopius ceylonicus (monacantha cochineal, Argentine cochineal)

This South American mealy bug was released in 1914 and 1915 to control drooping tree pear. It destroyed the dense infestations existing at that time. It is specific to drooping tree pear and today remains the only effective biological control agent for drooping tree pear. This insect needs to be distributed manually.

#### Dactylopius opuntiae (prickly pear cochineal)

This mealy bug was introduced from Mexico and southern United States between 1920 and 1922. It is effective against common pest pear, spiny pest pear, velvety tree pear and Westwood pear and remains the main biological control agent against velvety tree pear and Westwood pear. This insect spreads slowly in nature and can be assisted manually.

#### Dactylopius confusus (prickly pear cochineal)

This mealy bug was introduced from Florida and released in 1933 against spiny pest pear. It remains effective against spiny pest pear in central Queensland but spreads slowly. This insect can be spread manually.

#### Dactylopius tomentosus (devil's rope pear cochineal)

This mealy bug was introduced from southern United States in 1925 and 1926. It is effective against devil's rope pear but works slowly.

#### Dactylopius austrinus (tiger pear cochineal)

This mealy bug was introduced from Argentina in 1932. It is specific to and effective against tiger pear. It rapidly reduces tiger pear populations but dies out in a paddock after the destruction of tiger pear. It needs to be reintroduced after tiger pear regrows.

#### Chelinidea tabulata (prickly pear bug)

This plant-sucking bug was introduced from Texas in 1921. It was effective against dense common pest pear before *Cactoblastis cactorum* was but is now relatively ineffective. This insect also attacks most other prickly pears. The adult is a pale brown bug up to 20 mm long that leaves characteristic round bleached spots on the surface of the cactus.

#### Tucumania tapiacola (prickly pear moth-borer)

This moth was introduced from Argentina in 1934 against tiger pear. Its solitary larvae feed internally and eat out tiger pear pads with limited effect. It has been observed attacking common pest pear and harrisia cactus.

#### Archlagocheirus funestus (tree pear beetle)

This stem-boring beetle was introduced from Mexico in 1935. It was effective against velvety tree pear and Westwood pear but has become rare since the dense stands of these prickly pears have gone.

#### Tetranychus opuntiae (prickly pear spider mite)

This mite was introduced from southern United States and Mexico in 1922. It was effective against common pest pear but is now rare and difficult to find. It causes distinctive scar tissue formation around areoles.

#### Distributing biological control agents

#### **Cactoblastis**

Cactoblastis can be spread manually by distributing eggs or larvae. Cactoblastis moths lay chains of eggs (eggsticks) on prickly pear pads from January to February and from September to November. The eggsticks are distinguished from spines by their curved appearance.

- 1. Collect the fragile eggsticks carefully.
- 2. Glue single eggsticks to small pieces of paper using a starch-based adhesive.
- 3. Pin the egg papers to prickly pear pads. (Eggs take up to one month to hatch.)
- 4. Collect pads or plants in which larvae are obviously still active.

- 5. At a release site place all the collected plant material in a small part of the infestation.
- 6. Subsequent generations of moths will disperse through the infestation.
- 7. Follow up the biological control with either herbicide or mechanical treatment.

#### **Cochineals**

Because several cochineal insects affect some prickly pears and not others, it is essential to know what prickly pear you wish to control.

- 1. Identify your prickly pear type.
- 2. Find the same prickly pear type which is being attacked by a cochineal.
- 3. Collect pads of the prickly pear with the insects.
- 4. Place affected pads against unaffected prickly pears at the release site.
- Follow up the biological control with either herbicide or mechanical treatment.

#### Tiger pear cochineal

Tiger pear cochineal is easy to multiply quickly after collection.

- 1. Carefully collect a reasonable quantity of unaffected tiger pear in a container (box or bucket).
- Place a few pieces of cochineal-affected tiger pear into the same container.
- Cover the container with a cloth and store under cover for a few weeks.
- 4. Check the cactus occasionally.
- 5. When most of the tiger pear in the container has cochineal, it is ready to distribute.
- 6. At the release site place affected pads against unaffected prickly pears.
- 7. Follow up the biological control with either herbicide or mechanical treatment.

Note: It is best to multiply tiger pear cochineal before release.

#### Herbicide control

Herbicide options available for the control of opuntioid cacti in Queensland are provided in the relevant species fact sheet. Please search for the relevant species on the Biosecurity Queensland website pageLandholders and contractors should check if the property is in a hazardous area as defined in the *Agricultural Chemicals Distribution Control Act 1966* prior to spraying.

#### More information

More information is available from your local government office or visit biosecurity.qld.gov.au.





Common pest pear (Opuntia stricta)



Jumping cholla (Cylindropuntia prolifera)



Eve's pin cactus (Austrocylindropuntia subulata)



Coral cactus (Cylindropuntia fulgida)



Velvety tree pear (Opuntia tomentosa)



Hudson pear (Cylindropuntia pallida)



Opuntia sulphurea



Bunny ears (Opuntia microdasys)



Riverina pear (Optunia elata)



Devil's rope pear (Cylindropuntia imbricata)



Tiger pear (Opuntia aurantiaca)



Drooping tree pear (Opuntia monacantha)



Variegated (Opuntia monacantha)



Wheel cactus (Opuntia robusta)



# Rat's tail grasses

Sporobolus pyramidalis, S. natalensis, S. jacquemontii and S. fertilis



Rat's tail grasses are invasive grasses that can reduce pasture productivity, out-compete desirable pasture grasses and cause significant degradation of natural areas. They are often referred to as weedy *Sporobolus* grasses.

These species were originally introduced and trialled as pasture grasses and for soil conservation and have been unintentionally spread from these initial introductions and other accidental introductions as contaminants in pasture seed, fodder, on vehicles and machinery and in and on livestock. Rats tail grasses have now adapted well to large

areas of northern, eastern and southern Australia. They have low palatability when mature, are difficult to control and can quickly dominate a pasture, especially following drought, overgrazing or soil disturbance. They can affect cattle health and productivity reducing weight gain and growth rates and weaning percentages and weights. These grasses are a significant threat to the broader environment given they are well adapted to Australia, difficult to control and form dense almost mono-specific stands where conditions allow.



Four species of introduced Sporobolus grasses are invasive plants in Queensland:

- giant rat's tail grass (Sporobolus pyramidalis and Sporobolus natalensis)
- American rat's tail grass (Sporobolus jacquemontii)
- giant Parramatta grass (Sporobolus fertilis).

# Legal requirements

Giant, American and giant Parramatta rat's tail grasses are category 3 restricted invasive plants under the *Biosecurity Act 2014*. A person must not release these invasive plants into the environment, give away or sell as a seed, plant or something infested with its seeds. The Act requires everyone to take all reasonable and practical measures to minimise the biosecurity risks associated with invasive plants under their control. This is called a general biosecurity obligation (GBO). This fact sheet gives examples of how you can meet your GBO.

At a local level, each local government must have a biosecurity plan that covers invasive plants in its area. This plan may include actions to be taken on certain species. Some of these actions may be required under local laws. Contact your local government for more information.

# **Description and distribution**

Rat's tail grasses are robust, perennial tussock grasses growing up to 2 m high. They are difficult to distinguish from other pasture grasses before maturity. However, their leaves are noticeably tougher than those of any other species.

They can also be difficult to distinguish from native *Sporobolus* grasses; however, the native grasses tend to be shorter and softer and have less dense seed heads than giant rat's tail grass. The seeds of all species are indistinguishable in pasture seed samples using current identification techniques.

#### Giant rat's tail grass

Giant rat's tail grass grows up to 2 m high, with a seed head of up to 45 cm long and 3 cm wide. Seed head shape changes from a 'rat's tail' when young to an elongated pyramid shape at maturity. Unlike Parramatta grass and giant Parramatta grass, giant rat's tail grass does not develop 'sooty spike' on its seed heads.

Distribution: Coastal and sub-coastal areas from Cape York (Queensland) to the Central Coast of New South Wales including the Central Highlands of Queensland.

#### American rat's tail grass

American rat's tail grass grows to 50-75 cm tall, with a seed head of up to 25 cm long and 0.5-3 cm wide. Distribution: Coastal and sub-coastal areas from Cape York to South East Queensland.

#### **Giant Parramatta grass**

Giant Parramatta grass grows to 0.8–1.6 m tall, with a seed head of up to 50 cm long and 1–2 cm wide. The branches of the seed head are pressed against the axis and overlap, although lower ones generally spread at maturity. Distribution: Coastal and sub-coastal areas from Cape York to South Coast of New South Wales.

# Life cycle and adaptation

Rat's tail grasses flower and seed in the frost-free period of the year, with the main seeding in summer/autumn.

They are prolific seed producers with seed production of 85,000 seeds per square metre recorded in dense stands of giant rat's tail grass in a single year. The viability of rat's tail grass seed is about 90% with a significant proportion of seed remaining viable for up to 10 years.

Rat's tail grasses are well adapted to a wide range of soils from low to high fertility, acid to alkaline and sandy to heavy clay soils in high and low rainfall locations. This includes the seasonally dry monsoonal tropics, wet and dry tropics, subtropical and temperate regions of Australia. They also tolerate saline soil conditions.

# **Methods of spread**

Seeds spread by livestock in manure and on fur and hooves. It can also spread on the coat of invasive and native animals, in mud, hay, and untested pasture seed.

Vehicles and machinery are also important spreaders of seed. Rivers, watercourses and any fast-flowing water can also move significant amounts of seed over long distances particularly where there are low levels of ground cover.

#### **Control**

#### Managing rat's tail grasses

The GBO requires a person to take reasonable and practical steps to minimise the risk of spreading rat's tail grass seed and the establishment of new infestations. This fact sheet provides information to assist with minimizing spread and a summary of options for controlling rat's tail grasses.

#### Prevention and early detection

Maintain competitive pastures with high levels of ground cover as this reduces the risk of rat's tail grass establishment. Heavy grazing does not control rat's tail grasses —research indicates that continuous heavy grazing actually favours its spread.

When moving stock from infested areas into clean areas, spell the stock in yards or a small holding paddock for at least seven days to allow rat's tail grass seed to pass through the gut of the animal. Similarly, quarantine new stock in yards or small holding paddocks before releasing them into large paddocks to minimize the risk of rats tail grass seed spread and enable early detection and control of any rat's tail grass plants that establish. Move stock when there is no dew or rain, to decrease the amount of seed sticking to their coats (see Table 1).

Establish weed-free buffer strips along boundary and internal fences where necessary, drainage lines and roadsides to restrict the spread of rat's tail grasses. When practical, **regularly** controlling rats tail grasses in riparian zones will reduce the movement of seed by water and limit spread. Always clean machinery thoroughly after working in infested areas. Follow integrated control strategies using herbicides, pasture management practices that maintain high levels of ground cover and property hygiene practices that limit the risk of seed spread.

Consider the attributes of replacement pasture grasses when deciding what to sow. If possible, choose grasses that are:

- well adapted to local environmental conditions and soil types
- stoloniferous or rhizomatous in growth habit
- resistant to heavy grazing
- palatable and productive
- competitive all year (i.e. do not open up in late winter/spring)
- not inclined to decline as soil fertility decreases
- fast to establish.

If a sown pasture species does not contain most of these attributes, it is unlikely to be successful as part of a rat's tail grass control program.

Some pasture species, while providing strong competition once established, are weak competitors with rat's tail grasses in their early stages of establishment (e.g. Koronivia grass and Bisset creeping bluegrass). These grasses are most successful against rat's tail when sown with other grasses that are vigorous when young and provide early competition against rat's tail grasses (e.g. Rhodes grass).

## **Biological control**

Biosecurity Queensland is investigating potential biological control agents. To date no agent has been approved for the control of rat's tail grasses.

#### **Management strategies**

Always commence control programs in areas of light infestation, and work towards the denser infestations.

If, after considering the management options set out below, you choose to use a herbicide option, ensure you apply all herbicides strictly according to the directions on the label and the directions of any Australian Pesticides and Veterinary Medicines Authority (APVMA) permit. You must read APVMA permit 9792 if you wish to prepare or use products for the control of rat's tail grasses in situations other than those specified on the product label.

Some herbicides permitted or registered for giant rat's tail grass control have withholding periods and significant ongoing management requirements in grazing and dairy farming. If you have or may have dairy or beef cattle on your property at any stage in the future, carefully consider these requirements when choosing herbicides for use on your property.

Some details of management options are provided below.

#### Scattered plants and light infestations

Choose **one** of the following options:

- (a) spot spray with glyphosate
- (b) spot spray with flupropanate
- (c) use glyphosate through a pressurised wick wiper
- (d) hand chip, bag and remove stools from the paddock and burn them.

#### Dense infestations on arable land

#### (a) Cropping option

# First summer (early)

- Boom spray with glyphosate as per label or permit directions and burn prior to ploughing.
- Spot spray or hand chip fence lines, headlands, drainage lines, shelter belts etc. for weedy rat's tail grasses missed in cultivation. Plant a long-season

- forage sorghum variety using a recommended pre-emergent herbicide.
- 3. Spot spray or hand chip any surviving rat's tail grasses to prevent reseeding.

#### Second summer

- 1. Boom spray with glyphosate to control new seedlings and crop regrowth prior to cultivation.
- Follow the same procedures and similar cropping as for the first summer.

#### Third summer

- Boom spray with glyphosate to control crop regrowth and any rat's tail grass seedlings.
- Plant paddocks with improved pastures using minimum tillage techniques to restrict bringing buried seed to the surface. Use a direct drill planter or surface broadcasting and rolling techniques. Plant fast-growing pasture grasses at triple the standard sowing rates to compete with rat's tail grass seedlings.
- Fertilise the pasture for fast pasture establishment.
- 4. Spot spray or hand chip rat's tail grass seedlings.

#### (b) Pressurised wick wiper option

To be effective, this option requires three treatments over an 18-month period.

#### First treatment (midsummer)

- 1. Make sure there is a 30 cm height difference between rat's tail grasses and other pasture plants by selective grazing of the 'good' pasture.
- Wick wipe rat's tail grass using glyphosate as per label or permit directions.
- Graze using increased stocking rates after wick wiping.

#### Second treatment (late summer or autumn)

Wick wipe rat's tail grass using glyphosate as per label or permit directions.

#### Third treatment (next summer)

Wick wipe rat's tail grass using glyphosate as per label or permit directions.

#### Dense infestations on non-arable land

Choose **one** of the following options:

- (a) In summer, apply glyphosate through a pressurised wick wiper (if terrain and timber allow).
- (b) In summer, boom or blanket spray with glyphosate in split applications as per label or permit directions (see Table 2) and replant the pasture using fastgrowing pasture grasses at double the standard sowing rates.
- (c) In winter or spring, boom or blanket spray with flupropanate as per label or permit directions.

#### More information

For more information contact your local government or visit biosecurity.qld.gov.au.

#### Dos Don'ts Cattle Manage the grazing and stocking rate to maintain high • Don't overgraze, as this will reduce ground cover to a levels of ground cover. low level which will promote rat's tail grass seedling emergence. • Where possible muster only in the afternoon when the dew has dried to minimise seed plants and seeds are • Where possible avoid mustering on wet days or when the soil is muddy. Restrict cattle to a small paddock or a laneway free of Don't deliberately overstock paddocks infested with rat's tail grasses with sufficient feed for seven days rat's tail grass as this generally promotes rats tail grass. after grazing the rat's tail grass paddock to minimize seed spread in manure. Machinery Provide a specific hose-down tarmac/area to clean Don't slash areas infested with rat's tail grasses unless contaminated machinery. slashing is part of an integrated control program. • Don't knowingly drive vehicles through rat's tail grass Keep roadways, laneways, stock routes and machinery corridors free of rat's tail grass to minimise risk of seed infestations as contaminated vehicles are a major movement by machinery/vehicles. source of seed spread. • If necessary in rats tail grass infested areas operate machinery when plant material and soil are dry to minimise seed movement. General hygiene • Don't drive around the farm with a loose suspected rat's • Enclose specimens for identification in tied bags or closed containers while transporting to prevent seed tail grass specimen in the cabin or in the back of a vehicle spread. as this spreads seed. Pasture management Maintain sown pasture vigour with a maintenance • Don't allow soil fertility run-down as this reduces the fertiliser program. competitiveness of sown pasture species and favours rat's tail grass. Use planting methods that minimise soil disturbance when planting legumes into an infested pasture. • Don't renovate an infested pasture as soil disturbance will favour rats tail grasses. Plant the recommended competitive pasture grasses suitable for your climate and soil type. Don't burn the pastures infested with rat's tail grasses unless burning is part of an integrated control program such as a wick wiping, pre-cropping pasture Hay and pasture seed Determine the origin of hay to ensure there is a minimal Don't knowingly purchase hay or seed contaminated risk of contamination with rat's tail grasses. with rat's tail grass. Feed hay in a yard, feedlot or small holding paddock so Don't buy seed without knowing its origin. any rats tail grass plants introduced in the hay can be readily detected and controlled. Only purchase seed from a reputable seed merchant. Control strategies Choose the most suitable control strategy based on Don't spot spray with glyphosate using a high-pressure your situation and the rat's tail grass population before gun from the cabin of a vehicle as this results in off starting the job. target damage increasing the risk of rats tail grass establishment. If dairy or beef cattle will be in the paddock at any • Don't overspray with glyphosate past the point of spray time in the future, carefully consider the exclusion and withholding requirements of the herbicides and the run-off. long-term implications before commencing treatments. If spot spraying with glyphosate, operate close enough to spray downwards on to the plant to limit off target damage. • Use low-pressure spraying equipment to reduce the risk of off target damage.

Table 2. Herbicides for the control of rat's tail grasses

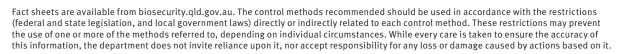
| Situation   | Application method                                    | Herbicide <sup>1</sup>   | Rate                         | Comments  |
|---|---|--|------------------------------|---|
| Pasture, grazed woodlands and agricultural situations prior to sowing, tree and vine crops, lucerne and agricultural non-crop situations  | Boom spraying   | Glyphosate 360 g/L<br>(e.g. Roundup Biactive,<br>Weedmaster Duo) | 6 L/ha                       | Follow up the first<br>treatment with a later<br>knockdown treatment<br>such as herbicide<br>or tillage   |
| Wasteland, forest and conservation areas, margins of aquatic areas, roadsides and easements, rights-of-way, commercial and industrial areas and public service areas  | Boom spraying  Double knockdown split application     |  | 3 L/ha +<br>3 L/ha           |   |
| Pasture, grazed woodlands and agricultural situations prior to sowing, tree and vine crops, lucerne and agricultural  | Spot spraying   |  | 1 L per<br>100 L water       |   |
| wasteland, forest and conservation areas, margins of aquatic areas, roadsides and easements, rights-ofway, domestic, commercial and industrial areas, turf, playing fields, golf courses, public service areas and areas surrounding agricultural buildings | Double<br>knockdown split<br>application              |  | 1 L + 1 L per<br>100 L water |   |
|   | Wick wiping   |  | 3.3 L per<br>10 L water      |   |
| Pasture, grazed woodlands, agricultural non-crop situations   | Boom spraying   | Flupropanate 745 g/L<br>(e.g Tussock, Taskforce)                 | 1.5-2 L/ha                   | <b>Do not</b> use in channels, drains or  |
| Wasteland, forest and conservation areas, roadsides and easements, rights-of-way commercial and industrial areas  | Suppression<br>of seedlings<br>in improved<br>pasture |  | 0.5–2 L/ha                   | Do not reseed treated areas until at least 100 mm of leaching rain has fallen   |
| Pasture, grazed woodlands and agricultural non-crop situations  | Spot spraying   |  | 200 mL per<br>100 L water    | <b>Do not</b> spray near desirable susceptible  |
| Wasteland, forest and conservation areas, roadsides and easements, rights-of-way, commercial and industrial areas, golf courses, public service areas and areas surrounding agricultural buildings  | Wick wiping   |  | 500 mL per<br>10 L water     | trees  Do not apply above 3 L/ha to steeply sloping sites  Allow 3–12 months for control, depending on weather conditions and growth stage of plant |

<sup>&</sup>lt;sup>1</sup>Read APVMA permit PER9792 for rates for products containing glyphosate 450 g/L or glyphosate 540 g/L.

The herbicides in Table 2 are permitted under PER9792 (expires 30 November 2025). You must read the permit if you wish to prepare or use products for the control of rat's tail grasses in situations other than those specified on the product label. The permit is available on the APVMA website apvma.gov.au

Read the label carefully before use and always use the herbicide in accordance with the directions on the label.







# Wild tobacco

Solanum mauritianum







Originating in Argentina, wild tobacco is a weed of almost any open situation. It is tolerant of various soils and moderate shade, and often forms dense stands suppressing growth of other species.

Wild tobacco is a coloniser of disturbed sites, and germination of soil-stored seed is stimulated by fire. In north Queensland, the species can act as a pioneer cover tree in rainforest successions, particularly on fertile soils. All parts of the plant are poisonous to humans, especially the green berries. However, the ripe fruit is sometimes a food source for birds.

# **Legal requirements**

Wild tobacco is not a prohibited or restricted invasive plant under the *Biosecurity Act 2014*. However, by law, everyone has a general biosecurity obligation (GBO) to take reasonable and practical steps to minimise the risks associated with invasive plants under their control.

Local governments must have a biosecurity plan that covers invasive plants in their area. This plan may include actions to be taken on certain species. Some of these actions may be required under local laws.



# **Description**

Wild tobacco is a shrub that grows up to 4 m. The trunk is grey-green, woody to 15 cm in diameter.

Leaves are lance-shaped, up to 30 cm long and 10 cm wide, yellowish-green above, paler beneath and densely covered with 'felty' hairs. Leaves are tapered at both ends, with short, thick stalks and two stipules at the leaf base and smell when crushed.

Flowers are lavender-blue, with yellow stamens in compact clusters at the ends of the branches. Fruit are small, 10–15 mm wide, round and turn from green to yellow as they ripen. Containing 150–200 seeds per fruit. Seeds are light brown or yellowish, 1.5–2 mm long.

#### **Control**

#### **Manual control**

Ring bark tall plants as close to the ground as possible. Pull out seedlings in the wet season when the soil is soft.

Be aware that some people react to the fine hairs that become airborne when working with this weed. Cover your arms and mouth.

# Herbicide control

Several herbicides are currently registered for the control of wild tobacco in Queensland.

See Table 1 for the treatment options.

# Follow up

Check treated areas regularly for new seedlings and regrowth.

#### **Further information**

Further information is available from your local government office, or by contacting Biosecurity Queensland on 13 25 23 or visit biosecurity.qld.gov.au.

Table 1. Herbicides for the control of wild tobacco

| Situation   | Herbicide  | Rate   | Comments  |
|---|--|--|---|
| Agricultural non-crop<br>areas, commercial and<br>industrial areas, forests,<br>pastures and rights-of-way                  | Triclopyr 300 g/L + picloram<br>100 g/L (e.g. Conqueror)<br>or<br>Triclopyr 300 g/L + picloram<br>100 g/L + aminopyralid 8 g/L<br>(Grazon Extra) | 350 mL per 100 L water   | High volume foliar spray Spray plants up to 2 m tall during spring to autumn Pasture legumes including lucerne, clover and medics may be damaged unless well protected by grasses |
|   |  | 500 mL/10 L water  | Low volume high concentration foliar application (gas powered gun, sprinkler sprayer)   |
| Pastures, rights-of-way, industrial   | 2,4-D amine 625 g/L and other formulations (many trade names)  | 240 mL per 15 L water<br>For other formulations<br>consult label | Cut stump Swab or cut stump within 1 hour of cutting Apply by pouring can or knapsack   |
| Non-crop areas, including:<br>native vegetation,<br>conservation areas, gullies,<br>reserves and parks                      | Picloram 44.7 g/L +<br>aminopyralid 4.47 g/L<br>(Vigilant II)  | Use undiluted  | Cut stump<br>Apply 3-5 mm layer over lower cut<br>surface   |
| Agricultural non-crop<br>areas, commercial and<br>industrial areas, fence<br>lines, forestry, pastures<br>and rights-of-way | Triclopyr 240 g/L + picloram<br>120 g/L (e.g. Access)  | 1 L/60 L diesel  | Cut stump<br>Basal bark<br>Consult label for detailed instructions  |

Read the label carefully before use. Always use the herbicide in accordance with the directions on the label.



This fact sheet is developed with funding support from the Land Protection Fund.

Fact sheets are available from Department of Agriculture and Fisheries (DAF) service centres and our Customer Service Centre (telephone 13 25 23). Check our website at biosecurity.qld.gov.au to ensure you have the latest version of this fact sheet. The control methods referred to in this fact sheet should be used in accordance with the restrictions (federal and state legislation, and local government laws) directly or indirectly related to each control method. These restrictions may prevent the use of one or more of the methods referred to, depending on individual circumstances. While every care is taken to ensure the accuracy of this information, DAF does not invite reliance upon it, nor accept responsibility for any loss or damage caused by actions based on it.

Attachment 5 - Best Management Practice Guide - Lantana





**Lantana** — a Weed of National Significance

# Using herbicides on lantana a guide to best management practices

























This publication is intended to provide information only on the subject under review. It is not intended to, nor does it constitute, expert advice. Readers are warned against relying solely on the information supplied in this manual, and are advised to seek professional advice before taking action. While care has been taken in the preparation of this document, neither the Department of Natural Resources and Water nor its staff accept responsibility for any losses or damage that may result from any inaccuracy or omission in the information contained herein.

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#### Authors

Andrew Clark (National Lantana Coordinator), Clare Raven and Daniel Stock.

#### Photographs

Front cover: pink flowered lantana (J. Wright); splatter gun technique, Border Ranges National Park, New South Wales (D. Stock).

Back cover: spraying lantana, Yarraman, Queensland (A. Clark); two-man team using cut stump method (M. Richards).

#### Planning flow chart for using herbicides in lantana control

Use this flow chart to work your way through the brochure.

#### 1. Application method

Identify the application method that suits your situation using Table A.

#### 2. Safety and legislation

Be familiar with: • safety when using herbicide

compliance with the law.

#### 3. Develop a lantana control plan

Develop a lantana control plan and be strategic about which areas you have the capacity to treat and maintain over time. Estimate the area of target land to be controlled.

#### 4. Calculate volume of herbicide mix

Estimate the lantana density of each situation using the photo guide in Table B, then determine the volume of mix required per hectare using Table C as a guide.

#### 5. Select the best herbicide

- Determine the herbicide that best suits your needs, the season, available equipment and budget.
- 2. Using Table D, calculate the following:
  - (A) Total herbicide mix volume (L) = Area for treatment (ha) x the volume of mix per hectare (L/ha)
  - (B) Volume of herbicide concentrate = (A) Total mix volume (L) x mix rate (mL/L)
  - (C) Approximate costs (\$) = (B) Volume herbicide concentrate x \$/L (or \$/kg)

#### 6. Read manufacturers' recommendations and tips

Implement your lantana control plan in the best season and using manufacturers' recommendations—see Tables E and F. Ensure adequate records are maintained.

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Using herbicides on lantana: a guide to best management practices

Lantana — a weed of National Significanc

#### Introduction

Lantana (Lantana camara) was introduced to Australia as a garden ornamental plant in the 1840s. Since then, it has adapted to the Australian climate and has been allowed to spread virtually unimpeded. Lantana is now a Weed of National Significance due to its detrimental impacts on Australia's environment and agriculture. Its invasiveness and its potential for fuelling intense wildfires are threats to biodiversity. Lantana is toxic to stock, and reduces profitability for many landholders by out-competing pasture and increasing mustering costs.

By using integrated management practices, lantana can be controlled in most land-use situations.

Herbicide is one way to control lantana, but there is a large range of control options available to suit every situation. Other methods are detailed in the *Lantana control manual*. Investment in control can achieve good returns for landholders in terms of increased production and conservation of natural vegetation.

Knowledge of the variety of herbicides available is required to select those suitable for each situation. Cost is one factor that influences selection, but there can be many other reasons for choosing one herbicide over another.

This publication will guide landholders through this selection process. The information provided will aid in identifying the correct volume of mix that should be applied

at various lantana densities to achieve effective and economic use of herbicides.

## Why use herbicides?

Herbicides can increase the carrying capacity of a property by removing lantana from otherwise good grazing land. Often, herbicides allow safe and simultaneous use of the land (with some stock withholding periods). Herbicide spraving has some advantages in specific situations such as aerial application or splatter gun techniques, where dense lantana prevents other conventional methods being used. Herbicides also minimise the disturbance of natural vegetation and soil, thereby minimising germination and invasion by other weeds.

Department of Natural Resources, Mines and Energy 2004, Lantana control manual: current management and control options for lantana (Lantana camara) in Australia, NRM&E, Queensland.

However, there are many situations where the use of herbicide should not be the first or the only method considered. All control methods should be integrated with herbicide use to develop best management outcomes. This makes sense for both economic and environmental reasons.

Herbicides are suitable for lantana heights from 0.5–2.0 m at times of active growth. Some herbicide labels make recommendations for use against large, dense bushes; however, herbicide is not likely to be the most economical method available in these situations. Landholders should consider extremes of lantana size and plant health before using herbicide as a control option. Any control operation should be planned and properly

managed to increase the likelihood of success. A landholder's money and effort are wasted if treatments merely stunt or suppress lantana. Planning can be developed into a property pest management plan, to include other weeds and pests that threaten enterprises or land value.

Herbicides can provide a selective approach to control. Some selective herbicides have the advantage of not affecting pasture or eucalypt trees. Some have a residual capacity to help control new lantana seedlings, thus providing an opportunity for pasture to gain a competitive edge. Other herbicides are useful in sensitive native vegetation areas and break down immediately on contact with soil. These choices must be considered before undertaking an operation. Any planned herbicide

treatment should include follow-up controls and consolidate previous work before beginning work on new infested areas.

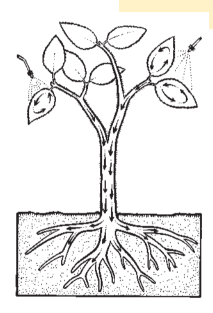
## **Legal implications**

The control methods in this publication should only be used in accordance with regulations and registrations found in legislation or on product manufacturers' labels. These restrictions may prevent the use of one or more of the methods referred to, depending on the individual circumstances.

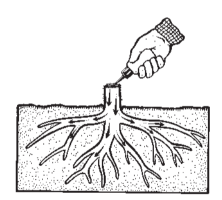
Lantana — a Weed of National Significanc

## How do they work?

Herbicides are absorbed into lantana's sap system through its leaves and roots. Spraying foliage is a common method of application as it allows herbicide to absorb (translocate) into this sap system. Low volume applications—using splatter guns on foliage, spraying the base of stems (basal barking) and painting cut surfaces (cut stump) are also very suitable for achieving herbicide absorption. Other forms of lantana, such as Lantana montevidensis (creeping lantana) can be controlled with registered herbicides that specifically target their biology.



Herbicide entering lantana's sap system



# 1. Application method

There are many application techniques for using herbicide, and different situations in which to use each method. Choosing which application method to use depends on the situation in which it is to be used, and the equipment available. The information below and Table A will provide some guide. Further information can be sought from the herbicide labels. Always check the label to ensure that the method chosen is registered for the intended use.

Methods for use can be selected from high volume methods (e.g. handgun, knapsack, aerially by helicopter) and low volume methods (e.g. splatter gun, basal bark, cut stump). **High volume methods** deliver large amounts of herbicide mixture, at a low concentration, to thoroughly wet plants.

Handgun, hose, reel and tank High-pressure foliar spray via a handgun is a common technique to spray lantana over larger areas. Vehicles which have retractable hoses and pumps loaded, such as Quikspray® units, are an advantage to deliver high volumes easily.

- 4 This method is useful to obtain maximum spray coverage of plants where vehicles can access spray area.
- 4 It is likely to achieve application of herbicide in the quickest time frame.
- 4 Plants should be sprayed to the point of run-off.



Using a high volume Quickspray unit (Photo: D. Stock)



Foliar spraying with dye (Photo: D. Stock)

#### Knapsack

This method involves a low-pressure foliar spray delivered via a hand-held container (usually 15 L or less) with spray nozzle. The volume and rate used is the same as for handgun foliar spraying.

- 4 It allows mobile delivery on foot or by quad-bike around the plants where access by vehicles may be restricted.
- 4 It is useful for spot-spraying seedlings and regrowth where only small amounts of herbicide are required.
- Plants should be sprayed to the point of run-off; otherwise, failure of control is likely.



Spraying using a hand-held container (Photo: M. Richards)

- Aerial spraying
  This method allows application by helicopter (not fixed wing aircraft) using a higher concentration of herbicide.
  - 4 It is useful for areas with difficult access or dense infestations.
  - 4 It may be economical for controlling large areas of dense lantana in open areas.
  - 4 Application should use a half overlap, opposite pass technique with a nozzle configuration to ensure lantana canopy penetration.





Spraying lantana by helicopter can be cost effective for large dense areas—Yarraman, Queensland (Photo: A. Clark)

Close view of spray jets (Photo: A. Clark)

**Low volume methods** deliver small volumes of high concentrate herbicide mixture to plants to reduce chemical usage and off-target damage. Splatter gun or gas gun
This method involves applying a
concentrated herbicide mixed with
water to foliage, squirting large
droplets from 6–10 m away.

- 4 All foliage does not need to be covered, so it is useful in areas of difficult access or sensitive vegetation.
- 4 It allows specific targeting of herbicide, so a marker dye is recommended to identify splattered bushes.
- 4 Apply approximately 15–20 mL per splatter to achieve the registered rate of 2 x 2 mL per 0.5 m of bush height.



Drenching gun used for splatter technique (Photo: A. Clark)



Using splatter gun with dye (Photo: D. Stock)

- Basal bark spraying.
  This method consists of low-pressure spray application or painting the stem base with oil-soluble herbicides and diesel.
  - 4 Use on larger mature plants and those defoliated.
  - 4 Use this method year-round, with the best results when lantana is actively growing.
  - 4 Completely saturate the circumference of the stem base from ground level to 30 cm of height.



Basal barking lantana (Photo: M. Richards)

Spray completely around the base of the stem (Photo: M. Richards)



Cut stump control
This method involves the application
of concentrated herbicide,
sometimes with diesel, to cut area of
stump by spraying or painting.

It allows germination of other species in sensitive areas by clearing foliage, but retains stump roots in the ground to help prevent potential erosion.



Cutting lantana stem (Photo: M. Richards)

- 4 Use this method year-round, with the best results achieved when lantana is actively growing.
- 4 Cut the stem 5–10 cm above the ground and apply herbicide to the cut surface within 15 seconds.



Dousing freshly cut lantana stump (Photo: M. Richards)

Penetrants and surfactants
The addition of penetrants and
surfactants (adjuvants) to some
herbicides may increase the ability
of the herbicide to absorb into the
lantana's sap system. Surfacewetting agents reduce the surface
tension of water and increase the
herbicide's spreading or wetting
properties. Some adjuvants are
designed for use with specific
herbicides. Please read the label
carefully.

Some commonly used adjuvants are:

- non-ionic organosilicone penetrants/surfactants such as Pulse® or Input®
- non-ionic alcohol alkoxylate surfactants such as Chemwet® 1000 or Wetspray® 1000
- spraying oils such as Uptake<sup>®</sup>
   Spraying Oil

 specially designed surfactants for use with specific herbicides such as Bonus®.

#### Dyes

Manufacturers and herbicide users recommend using a marking agent. Dyes should be used to mark areas already treated, to ensure that an adequate volume has been sprayed and areas are not missed.



Painted stumps with dye (Photo: D. Stock)

#### Table A: Application method by land use

'This is general information only. Always adhere to registered methods and rates on the product label.

| Density<br>Land use                                     | Light   | Medium  | Heavy (reduce bio-mass before using herbicides)   |  |  |  |  |
|---|---|---|---|--|--|--|--|
| Pasture   | Handgun or knapsack.<br>Follow up control of<br>regrowth and seedlings.   | Handgun or aerial spray. Follow up control of regrowth and seedlings and restore pastures by seeding and de-stocking. | Mechanical, fire or aerial spray to reduce lantana<br>bio-mass.<br>Follow up control of regrowth and seedlings by spot<br>spraying and restore pasture by seeding and<br>de-stocking.   |  |  |  |  |
| Open eucalypt<br>forest and other<br>woodland           | Handgun, knapsack or sp<br>(dependent on accessibil<br>Follow up with the same t<br>vegetation is re-establish  | ity).<br>echnique until native grasses or   | Options:  1. Mechanical or fire to reduce lantana bio-mass (vegetation clearing and fire permits may be required).  2. Splatter gun in areas of difficult access.  3. Handgun or knapsack in accessible areas.  Follow up regrowth and seedlings with foliar spraying or splatter gun until native grass or vegetation is re-established. |  |  |  |  |
| Watercourses  | Watercourses  Handgun or knapsack using a non-residual herbicide registered for use near waterbodies.  Low volume applications: basal bark, cut stump, or splatter gun to reduce off-target damage.  Follow up control of regrowth and seedlings ensuring use of revegetation/regeneration techniques.  Be cautious of over-spraying watercourses to prevent off-target damage and degradation of water quality.  The addition of a surfactant will negate the environmental rating given to some some herbicides |   |   |  |  |  |  |
| Roadsides,<br>easements,<br>railways and<br>fence lines | Handgun.<br>Follow up control of regro  | wth and seedlings.  | Mechanical or handgun.<br>Follow up control of regrowth and seedlings.  |  |  |  |  |



Safety when using herbicide Always read the label carefully before using any herbicide product and use only as directed. The herbicide label and Material Safety Data Sheet (MSDS) are available for all products for your safety.

Note the poison schedule ratings below. Some herbicides are 'unscheduled' and they do not appear on the schedule. This information is contained in the herbicide MSDS. Ensure personal safe<mark>ty and practise</mark> safe work procedures. You should:

- wear personal protective
   clothing and use equipment
   in accordance with the
   manufacturer's label
   recommendations. This may
   require wearing full head
   and body covering with
   respirators and filters, and
   impermeable boots and gloves
- minimise exposure to herbicides when mixing, by wearing elbow-length PVC gloves and a face shield
- keep equipment leak-free and in good working order

- use equipment that meets Australian standards
- spray only in ideal wind and weather conditions to reduce drift and spray away from the direction of the wind.

Keep first aid equipment on hand and have an adequate knowledge of appropriate procedures. You should:

- treat any personal contact with chemicals immediately by washing the skin or contacted area and seeking medical advice. Remove contaminated clothing, hats and shoes and wash separately from other clothing.
- recognise over-exposure symptoms (such as nose bleeds, skin irritation or nausea) requiring urgent medical attention.

#### Poisons schedule

| Schedule level Toxicity |                  | Signal words present on product label |  |  |  |  |  |
|-------------------------|------------------|---------------------------------------|--|--|--|--|--|
| Schedule 7              | Extremely toxic  | Dangerous Poison                      |  |  |  |  |  |
| Schedule 6              | Moderately toxic | Poison                                |  |  |  |  |  |
| Schedule 5              | Toxic            | Caution                               |  |  |  |  |  |



Mixing herbicides wearing correct safety gear (Photo: M. Richards)

## Compliance with the law Be responsible to the law. You should:

- read the registered label of the chemical thoroughly to understand all the requirements
- adhere to legislation when using herbicides and chemicals. Regulatory requirements differ between state governments and local governments. Check the requirements in your area
- use only pesticides and herbicides registered with the Australian Pesticides and Veterinary Medicines Authority (APVMA), for the intended situation of use, at the suggested rates and only by methods registered on the label.

Record chemical applications and give appropriate notification of chemical use. Make note of the following information as a record:

- landholder (name, address and other contact details of the owner/occupier of the property being sprayed)
- date and time of spraying (start and finish)
- operator details (name, address and contact details)
- crop or place where pesticide was applied (include fallow land and land adjacent to spraying)
- type of equipment and methods used
- name of herbicide used (all chemicals and adjuvants)
- amount of concentrated herbicide used

- total quantity of mix applied (including water or other wetters mixed with herbicide)
- · size of block sprayed
- order in which the blocks were sprayed
- weather conditions
   (wind speed and direction,
   temperature and humidity),
   particularly if labels describe
   limiting weather conditions
   for use.

Undertake training and ensure people applying the herbicide have met the appropriate certification and training requirements necessary for handling or using herbicides. Obtain an APVMA permit if you or they wish to vary the label directions or use.

For more information regarding record keeping, notification requirements and training in the use of herbicides and pesticides, contact your state government or refer to the appropriate legislation.



Spaying herbicides wearing correct safety gear (Photo: M. Richards)

### 3. Develop a lantana control plan

The most important step when undertaking lantana control is to develop a plan of action. This ensures that control methods will be effective, saving time and money while also increasing the success of control.

#### 1. Set targets

Rather than trying to eradicate an infestation over the entire property in the first attempt, set smaller milestones to gradually achieve the final goal:

- Restore one site or small infestation at a time.
- Restore one heavily infested site by small sections.
- Aim to prevent further spread from current infestations.

# 2. Prioritise Identify which areas will provide the best return on investment or are of the highest value:

- Choose a site based on the ease of achieving eradication or with the highest future production or conservation value.
- Deal with smaller outlying infestations first and minimise the spread of weeds.

#### 3. Plan and implement

 Consider the site location when choosing the application technique, especially when it is near environmentally sensitive areas, watercourses, nearby crops, residences or native vegetation.

- Choose the herbicide according to its registered use and plan the application methods given current site conditions. High volume options may be the most cost-effective and practical applications, but in some locations a low volume application may be the most appropriate to minimise risk of off-target damage.
- Check seasonal conditions and only use herbicides in optimum seasons and weather conditions.
- Integrate techniques to increase effectiveness of control methods.
- Follow up control of regrowth and seedlings by re-spraying and planting competitive species (e.g. pasture).
- Monitor actions over a series of years.

- 4. Record progress
  Keep notes of herbicide use
  (see section 2):
- Track the effectiveness of the control methods on your property in a diary or record changes on a map.
- Take photos at pre-determined intervals to give a visual record of changes to the infestation over time.
- Assess the cost efficiency of various treatments from your records.

### 4. Calculate volume of herbicide mix

Table B: Lantana density

\* Plants per hectare will depend on the maturity of the lantana and whether recent controls have influenced density of new seedlings.

1000 plants/hectare = 400 plants/acre

\*\* Height of plant may vary with maturity

#### Light

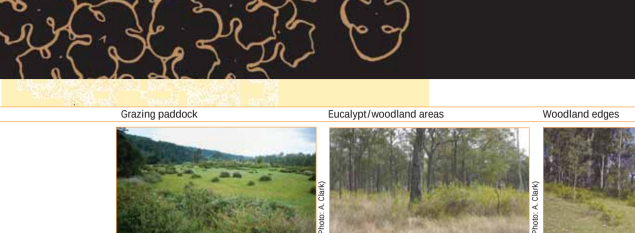
- Plants are sporadic with grass areas between them
- < 500 plants per hectare \*</li>
- Usually less than 1.0 m high\*\*
- Access available to individual bushes

#### Medium

- Plants in clumps with some grass areas
- 500–2000 plants per hectare \*
- About 1–2 m high\*\*
- Access diminished to vehicles, but not to humans

#### Heavy

- Plants are generally impenetrable without cutting access trails
- > 2500 plants per hectare \*
- Usually > 2 m high\*\*
- Access denied except through initial mechanical or fire treatments















Lantana — a Weed of National Significance

Table C: Volume (approx.) of herbicide mix required for treating lantana

| Method of application   | Lantana density          | Lantana height       |   |                                     |                                     |  |  |
|---|--------------------------|----------------------|---|-------------------------------------|-------------------------------------|--|--|
|   |                          | <0.5 m               | 0.5–1.0 m                               | 1.0–1.5 m                           | 1.5–2.0 m                           |  |  |
| High volume and high pressure<br>foliar spraying<br>(handgun, hose and reel)    | Heavy<br>Medium<br>Light |                      | 3000 L/ha<br>2000 L/ha<br>1000 L/ha     | 4000 L/ha<br>3000 L/ha<br>2000 L/ha | 5000 L/ha<br>4000 L/ha<br>3000 L/ha |  |  |
| High volume and low pressure<br>foliar spraying<br>(knapsack and spot spraying) | 20 L/100 m <sup>2</sup>  |                      |   |                                     |                                     |  |  |
| Aerial application by helicopter (boom)   | Heavy                    |                      |   | 200 L/ha                            | 200 L/ha                            |  |  |
| Splatter gun<br>(approximate values to equate<br>to registered rate)            | Heavy<br>Medium<br>Light | 4 mL<br>4 mL<br>4 mL | 12 mL<br>10 mL<br>8 mL                  | 16 mL<br>14 mL<br>12 mL             | 20 mL<br>18 mL<br>16 mL             |  |  |
| Basal barking<br>(sprayed)  | Light to medium          |                      | < 100 mL/bush                           |                                     |                                     |  |  |
| Cut stump   | Light to medium          | Dependent on de      | ndent on density and thickness of stems |                                     |                                     |  |  |

#### 5. Select the best herbicide

#### Table D: Active herbicide ingredients, rates and approximate costs

| Active constituent                                | Brands + mixes  | Registered rates  | States<br>registered           | Nominal retail<br>price*/L or kg<br>(incl GST)<br>*at time of publishing | Approx.<br>costs /<br>100 L  | Indicators for use against lantana   |
|---|---|---|--------------------------------|--|--|--|
| Foliar spray                                      | high volume either han  | dgun or knapsack  |                                |  |  |  |
| Glyphosate<br>(360, 540 g/L)                      | 360 g/L Roundup®<br>Roundup® Biactive™<br>Weedmaster® Duo<br>Wipe-out® 360  | Handgun: 1 L/100 L water;<br>Knapsack: 150 mL/15 L water<br>+ penetrant at 200 mL/100 L<br>(e.g. Pulse®, Freeway Gold®) | Qld<br>NSW<br>(NT for<br>some) | NSW Pulse \$40-42/L (NT for  |  | Non-residual, non-selective.  Use where off-target damage can be limited. Will affect pasture and legumes.   |
|   | 540 g/L  Roundup®  PowerMAX™  Credit® and Bonus®  pack  Hand gun; 660–670 mL/100 L water  Knapsack; 100 ml/15 L water  + Powermax™ add penetrant at  200 mL/100L (e.g. Pulse)  + Credit® and Bonus® surfactant at  same rate as herbicide |   | All<br>states                  | \$10–12/L + Pulse \$40–42/L or Bonus (included with Credit*)             | surfactant)  | Clear amber or light green liquid, with faint amine odour. Poisons schedule: S5.   |
| Picloram<br>+ Triclopyr<br>(100 g/L +<br>300 g/L) | Grazon® DS<br>Conqueror®<br>Fightback®  | n° DS Height 1m; 350 mL/100 L water<br>ueror° + adjuvant at 500 mL/100 L  |                                | \$42–45/L + (At 350 mL rate include Uptake® \$7–9/L or Pulse \$40–42/L)  | \$19–21<br>(low rate)<br>or<br>\$21–23<br>(mid-rate)<br>or<br>\$32–35<br>(high rate) | Selective, residual. Use in non-crop areas, forests, pasture and rights of way. Will affect legumes. Clear brown liquid. Compatible used with 2,4-D amine. Also treats creeping lantana. Poisons schedule: S6. |

| Active constituent                                 | Brands + mixes                              | Registered rates  | States<br>registered     | Nominal retail<br>price*/L or kg<br>(incl GST)<br>*at time of publishing | Approx.<br>costs /<br>100 L | Indicators for use against lantana   |  |
|--|---|---|--------------------------|--|-----------------------------|--|--|
| Picloram +<br>2,4-D amine<br>(75 g/L +<br>300 g/L) | Tordon® 75-D                                | 650 mL/100 L water  | QId NSW<br>SA WA<br>Vic. | \$53–55/L  | \$33-36                     | Selective, residual. Use in pasture and rights of way. Will affect legumes. Dark brown to black liquid. Poisons schedule: S5.  |  |
| Dichlorprop<br>(600 g/L)                           | Lantana® 600<br>(previously DP®<br>600)     | Handgun: 1 L/200 L water<br>Spot spray: 5 mL/1 L water                  | QId NSW<br>NT            | \$11–12/L  | \$6-7                       | Selective, residual. Use in non-crop areas. Will affect legumes. Brown liquid with faint phenolic odour Also treats creeping lantana. Poisons schedule: S5.  |  |
| Fluroxypyr<br>(200 g/L)                            | Starane® 200<br>Flagship® 200<br>Comet® 200 | Height 0.5–1.2 m; 500 mL/100 L water<br>Height 1.2–2 m; 1 L/100 L water | Qld NSW                  | \$31–33/L  | \$16-17<br>\$31-33          | Selective, residual. Use in non-crop areas, forests, pasture and rights of way. Will affect legumes. Black to brown liquid. Also for creeping lantana. Poisons schedule: S5.   |  |
| 2,4-D amine<br>(625 g/L or<br>300 g/L)             | 2,4-D Amine 625<br>Amicide* 625             | 320 mL/100 L water  | QId NSW<br>ACT SA        | \$7–8/L  | \$3-4                       | Non-selective, non-residual.<br>Use in pastures, non-<br>agricultural land and rights of<br>way. will affect legumes.<br>Results may only suppress<br>lantana.<br>Clear red-brown liquid with<br>ammonia odour.<br>Poisons schedule: S5. |  |
|  | Affray® 300                                 | 7 L/ 1000 L water<br>(for creeping lantana only)                        | Qld                      | \$13–15/L  | \$9-11                      | Only for creeping lantana.<br>Light straw-coloured liquid.<br>Poisons schedule: S5.  |  |

|   | Active<br>constituent                                      | Brands + mixes   | Registered rates   | States<br>registered                        | Nominal retail<br>price*/L or kg<br>(incl GST)<br>*at time of publishing | Approx. costs / 100 L                                 | Indicators for use against lantana  |
|---|--|--|--|---|--|---|---|
| ı | Metsulfuron<br>methyl<br>(600 g/kg)                        | Brush-Off®<br>Brushkiller® 600<br>Lynx® 600<br>Bushwacker® WG<br>Metsulfuron<br>600 WG | 10 g/100 L water or can be mixed with<br>+ 200 mL glyphosate 360<br>+ non-ionic surfactant at<br>100–200 mL/100 L<br>(e.g. Wetspray® 1000,<br>Chemwet® 1000) | Old NSW<br>+ (WA,<br>ACT<br>some<br>brands) | \$155—165/kg<br>+ glyphosate \$6–7/L<br>+ surfactant \$5–6/L             | \$2 Or<br>\$4-5<br>with mix                           | Non-selective, residual. Use in native pastures and rights of way. Will affect pasture and legumes . Results against lantana variable in the tropics.                                   |
|   |  |  | 3 g/100 L water<br>+ 400 mL glyphosate 360<br>+ penetrant at 100 mL/100 L (e.g. Pulse®)<br>(not for Brush-Off® or Brushkiller®)                              | All states                                  | \$155–165/kg<br>+ glyphosate \$6–7/L<br>+ Pulse \$40 –42 /L              | \$7-8   | Off-white granulated solid with no odour. Poisons schedule: not scheduled, glyphosate S5.   |
|   |  | Cut-Out®<br>(pack includes glyphosate)   | 95 g/100 L water<br>+ penetrant at 100 mL/100 L (e.g. Pulse®   | Qld NSW<br>ACT                              | \$35–37/kg +<br>Pulse \$40–42/L  | \$7-9   | Non-selective, residual. Use in pastures and rights of way.   |
|   |  | Trounce® Brush-pack™ (pack includes glyphosate)  | 173 g/100 L water<br>+ penetrant at 100 mL/100 L<br>(e.g. Pulse®)  |   | \$51–53/kg +<br>Pulse \$40–42/L  | \$13-15   | Will affect pasture and legumes.<br>Results against lantana<br>variable in the tropics.<br>White to fawn odourless solid.<br>Poisons schedule: S5.                                      |
|   | Aminopy-<br>ralid +<br>fluroxypyr<br>(10 g/L +<br>140 g/L) | Hotshot®   | Height 0.5–1.2 m: 500 mL/100 L water<br>Height 1.2–2.0 m: 700 mL/100 L water   | All states                                  | \$23–25/L  | \$11-13<br>(low rate)<br>or<br>\$16-18<br>(high rate) | Selective and residual. Use in non-crop areas, forests, pasture and rights of way. Will affect legumes, but not pasture and eucalypts. Also for creeping lantana. Poisons schedule: S6. |

| Active constituent                    | Brands + mixes                                       | Registered rates  | States registered                         | Nominal retail<br>price*/L or kg<br>(incl GST)<br>*at time of publishing | Approx.<br>costs /<br>100 L | Indicators for use against lantana  |  |
|---------------------------------------|--|---|---|--|-----------------------------|---|--|
| Aerial sprayi                         | ng (helicopter only)                                 |   |   |  | Approx \$                   | /100 L  |  |
| Dichlorprop<br>(600 g/L)              | Lantana® 600   | 6-8 L/ha  | Qld NSW<br>NT                             | \$11–12/L  | \$33–48                     | Spray mix at 200 L/ha.<br>Poisons schedule: S5.                                     |  |
| Picloram +<br>Triclopyr               | Grazon® DS   | 10 L/ha   | Qld NSW<br>NT                             | \$42–45/L  | ~\$220                      | Spray mix at 200 L/ha. Limit spraying over  |  |
| (100 g/L +<br>300 g/L)                | Grazon® DS<br>+ 2-4,D amine                          | 1.5 L Grazon + 2,4-D Amine 625<br>at 6 L/ha                               |   | \$42-45/L +<br>Amine 625 \$7-8/L   | \$52–58                     | native trees. Poisons schedule: S6.   |  |
| Glyphosate                            | Glyphosate is regist<br>effective kills for ma       | ered for aerial application at 4 L/ha (bu<br>ature lantana.               | t not specific                            | cally for lantana); h  | owever, th                  | nis would not provide   |  |
| Splatter or g                         | as gun   | Ratio: X parts product + Y parts water                                    |   |  | Approx \$/5L                |   |  |
| Glyphosate<br>(360 g/L or<br>540 g/L) | Roundup® 360<br>Weedmaster® Duo<br>Roundup® Biactive | 1:9 glyphosate + water<br>2 x 2 mL dose per 0.5 m bush height             | QId NSW<br>NT                             | \$6-7/L  | \$3-4                       | Non-selective and non-residual herbicide.  Poisons schedule: S5.                    |  |
|                                       | Credit <sup>®</sup>                                  | 1:13 glyphosate + water<br>+ Bonus® surfactant at same rate<br>as Credit® | All states                                | \$10–12/L  | \$3–5                       |   |  |
| Metsulfuron-<br>methyl<br>(600 g/kg)  | Brushkiller® 600<br>Lynx® 600                        | 2 g/L water<br>+ surfactant at 10 mL/5 L (0.2 %)<br>(e.g. Pulse®)         | QId NSW<br>(WA included<br>for Lynx 600°) | \$155—156/kg +<br>Pulse® \$40–42/L                                       | \$2–3                       | Non-selective and<br>non-residual herbicide.<br>Poisons schedule:<br>not scheduled. |  |

| Active constituent                                | Brands + mixes                         | Registered rates   | States registered                            | Nominal retail<br>price*/L or kg<br>(incl GST)<br>*at time of publishing | Approx. costs / 100 L | Indicators for use against lantana  |  |
|---|--|--|--|--|-----------------------|---|--|
| Basal bark a                                      | nnd cut stump                          |  | <u>'</u>                                     |  | Approx                | \$/5L   |  |
| Picloram +<br>Triclopyr<br>(120 g/L +<br>240 g/L) | Access®                                | 1 L/60 L diesel<br>Basal bark: Plants < 50 mm diameter<br>Cut Stump: Plants > 50 mm diameter             | All states                                   | \$81-83/L +<br>diesel \$1.40/L   | \$13–15               | Clear brown liquid. Poisons schedule: S6.   |  |
| Picloram<br>(43g/kg)                              | Vigilant®<br>Herbicide Gel             | Cut stump: Neat 3–5 mm gel on cut<br>surface<br>If diameter > 20 mm use minimum<br>of 5 mm gel thickness | All states                                   | \$104–107/kg   | N/A                   | Direct application. Brown translucent water-soluble gel. Poisons schedule: not scheduled.       |  |
| Triclopyr<br>(600g/L)                             | Garlon® 600<br>Safari® 600<br>Invader® | 1 L/60 L diesel<br>Basal bark: Plants < 5 cm diameter<br>Cut Stump: All plants sizes                     | All states                                   | \$55-58/L +<br>diesel \$1.40/L   | \$11–12               | Clear amber liquid with characteristic odour. Poisons schedule: S6.                             |  |
| 2,4-D n-<br>butyl ester<br>(800 g/L)              | Rubber Vine<br>Spray®                  | Basal bark/cut stump: 1 L/40 L diesel  | Qld  | 2ld \$17–19/L +<br>diesel \$1.40/L                                       |                       | For pink lantana only.<br>Clear brown liquid.<br>Poisons schedule: S5.                          |  |
| Glyphosate<br>(360 g/L)                           | Roundup®<br>Weedmaster® Duo            | Cut stump: Neat  | Off-label<br>permit<br>(check your<br>state) | \$6–7/L  | N/A                   | Clear amber liquid or light<br>green liquid with faint amine<br>odour.<br>Poisons schedule: S5. |  |

lantana — a Weed of National Significance

#### 6. Read manufacturers' recommendations and tips

Table E: Recommended spray season

| iable L. Kecollilleli              | iucu spiay scasoli  |     |     |     |     |     |     |     |     |     |     |     |     |
|------------------------------------|---|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|
| Active ingredient                  | Example product name  | Jul | Aug | Sep | Oct | Nov | Dec | Jan | Feb | Mar | Apr | May | Jui |
| Foliar spraying, aeri              | al spraying and splatter gun                                      |     |     |     |     |     |     |     |     |     |     |     |     |
| Glyphosate                         | Roundup®, Glyphosate 360,<br>Weedmaster Duo, Credit               | 6   | 6   | t   | 4 4 | 4 4 | 4 4 | 4   | t   | 6   |     |     |     |
| Picloram + Triclopyr               | Grazon® DS, Conqueror®, Fightback®                                |     |     |     |     | 6   |     |     |     |     |     |     |     |
| Picloram + 2,4-D                   | Tordon® 75-D  |     | 6   |     | 6   |     | 6   | 6   | t   | 4 4 | 4 4 | 4   | t   |
| Dichlorprop                        | Lantana® 600  |     |     | 6   | 6   |     | t   | t   |     | t   | 4 4 | 4 4 | 4   |
| Fluroxypyr                         | Starane® 200, Flagship®, Comet® 200                               | 6   | 6   | 6   | 6   | t   | 4 4 | 4 4 |     | 4   | t   |     | 6   |
| 2,4-D amine                        | Amicide 625, Amine 625  | 6   | 6   | 6   |     | 6   | 6   | 6   |     | 6   | 6   |     | Г   |
| Metsulfuron methyl                 | Brush-Off®, Brushkiller®, Lynx® 600,<br>Bushwacker® WG, Savannah® | 6   | 6   | 6   | 6   | 6   | 6   | 6   | 6   | 4 4 | 4   | 6   |     |
| Metsulfuron methyl<br>+ glyphosate | Cut-Out®, Trounce®  | 6   | 6   | t   | t   | t   | t   | t   | t   | 4 4 | 4   | 6   |     |
| Aminopyralid +<br>fluroxypyr       | Hotshot®  | 6   | 6   | t   | t   | t   | t   | 4   | 4 4 | 4   | 4   | 6   |     |
| Basal bark and cut s               | tump  |     |     |     |     |     |     |     |     |     |     |     |     |
| Picloram + Triclopyr               | Access <sup>®</sup>   | t   | t   | 4 4 | 4   | 4 4 |     |     |     | 4   |     | 4 4 | 4   |
| Picloram                           | Vigilant® Herbicide Gel   | t   | t   | 4 4 | 4   | 4 4 | 4 4 | 4 4 |     | t   |     |     |     |
| Triclopyr                          | Garlon® 600   |     |     |     |     |     |     |     |     |     |     |     |     |
| 2,4-D n-butyl ester                | Agricrop Rubber Vine Spray®                                       |     |     |     |     | t   | t   |     |     |     |     |     |     |

Key to spraying: 4 = optimal to spray at this time 6 = not effective to spray at this time t = if conditions are suitable and plant is actively growing

General advice and manufacturers' recommendations

General advice may vary between herbicides, therefore any use of these recommendations should be in strict accordance with the label of the herbicide product being used.

#### Mixed spray

Only mix herbicide in quantities that are likely to be used in one day, and use promptly. Some herbicides, like Grazon® DS, Starane® 200 and Tordon® 75-D, can remain in diluted form for up to one week. Other herbicides cannot be stored for more than two days (e.g. metsulfuron methyl) and some cannot be stored for prolonged periods in direct sunlight (e.g. Lantana® 600).

- Some herbicides require agitation to keep active ingredients in suspension, but for others this can create excessive foaming.
- Be aware of the mixing container being used. Some herbicides such as metsulfuron methyl and glyphosate cannot be mixed in galvanised steel or unlined steel containers, as this will produce hydrogen gas. Other herbicides may have corrosive effects on aluminium.
- Some herbicides are pre-packed with two mixer chemicals or solid herbicides in water-soluble bags to allow easier mixing and reduce the chance of mess or spillage. Some pre-packed herbicide gels are also available for cut stump work for ease of application.

 Be aware of the hardness of the water. Reduced results may occur if the herbicide is mixed with water containing soil or calcium salts. Some herbicides are readily miscible in hard or soft waters.

#### Cleaning

 Clean all equipment by thoroughly washing with water for at least 10 minutes (or as per the label directions) and clean tanks by using the cleaning chemicals specified for that product. When some cleaning chemicals are mixed with certain herbicides they may have chemical reactions and produce harmful gases that are flammable or toxic.

#### Application of herbicides

- Spray lantana in the best season according to product guidelines.
   As a rule of thumb, only spray lantana when it is actively or vigorously growing. A sign of active growth is after rain when lantana is flowering. Some herbicides have higher registered rates for mature lantana.
- Spray lantana to thoroughly wet all foliage and stems to the point of run-off. Apply thoroughly and evenly to wet all foliage and stems, ensuring the herbicide penetrates through the bush to hidden foliage. Use a nozzle configuration that ensures canopy penetration. It is recommended to use a side-byside pattern to ensure the herbicide is evenly applied to all sides of the plant. Some

- selective herbicides also recommend wetting the soil around the base of the plants with herbicide mix, to help with uptake through the root system and residual control of seedlings that may germinate.
- Do not treat lantana that may be stressed, as a reduced level of control may result. The best results will not be achieved with lantana that is stressed from prolonged periods of extreme cold, moisture stress (waterlogging or drought), poor nutrition, presence of disease, heavy insect attack or previous herbicide treatment. Some herbicides (e.g. fluroxypyr) may still be able to achieve good kill rates with poor foliage cover, but only by using the highest registered rate.

Re-treatment of lantana may be required if the herbicide only suppresses the plant.

- Spray in the cooler parts of the day when evaporation will have less effect.
- Ensure clean water is used when mixing. A reduced result will occur if using glyphosate with water containing suspended clay or organic matter from dams, streams or irrigation channels or high levels of calcium, magnesium or bicarbonate ions.
- Do not spray if rain is predicted, and delay treatment of plants with heavy dew or when rainwater droplets fall off leaves when touched. Heavy rain is likely to wash any chemical off the leaves and produce a poor result. If rain is predicted within 4–6 hours do not commence work;

- however, products containing fluroxypyr, picloram and triclopyr are rainfast in one hour.
  Rainfastness of herbicides varies, so refer to the herbicide label for these constraints.
  Rainfastness can be reduced if lantana is not actively growing, is under stress or is in conditions of low light.
- The addition of a surfactant or penetrant may improve the success of control efforts for specific herbicides. Use the label recommendations
- Weather conditions are important at the time of spraying. Do not use when weather conditions are expected to cause spray drift onto nearby susceptible plants, usually at times of high wind. Treatment should also commence after any annual flooding.

 While large mature lantana plants can be treated using herbicides, the best results will occur for lantana 0.5–2.0 m high, actively growing and flowering. Some variation in results may occur between herbicide products, seasonality, operator methods and lantana variety and maturity.

#### Visible damage

• The visible damage to lantana from herbicides can be slow, appearing over a period of weeks. Wilting, yellowing and dieback of the leaves occurs, which then advances to complete browning of aboveground growth and deterioration of root stems. When using most knockdown herbicides, complete brownout occurs in 4–6 weeks and death of the plant occurs in

- 9–12 weeks. For metsulfuron, full brownout may take up to 3–6 months.
- Seedling germination and growth will often have to be treated with a separate application.
- In adverse conditions, the visible damage may be slower or may only stunt or suppress lantana, requiring repetition of herbicide treatment during the best season.
- Spraying early in the season after the first flush of growth may result in brownout of leaves and defoliation, but the resultant kill rate may be low. Spraying of new growth will be necessary the following season.
- Lantana, native plants, crops, legumes and some native grasses are likely be affected by most herbicides.

Selective herbicides may control lantana without impacting on improved pasture and eucalypt trees. For example, picloram and dichloroprop can remain active in the soil for extended periods depending on soil type, rainfall, temperature, humidity, soil moisture and organic matter; however, they do allow most pastures to establish quickly after treatment. In addition, fluroxypyr does not usually affect pasture and eucalypts.

#### Minimise off-target damage

- Spray drift from some herbicides will cause off-target damage.
   When foliar spraying, ensure spray drift does not affect desirable plants, crops, cropping land, pasture legumes or native vegetation. Read the herbicide label to ensure the use is appropriate and reduce off-target damage by careful application.
- Ensure spray drift does not drift over the operator, by standing up-wind. Still days with no wind are not ideal, as spray drift cannot be predicted.
- Be aware of draining or flushing equipment near native or nontarget trees or other plants, on areas where their roots may extend, or in locations where the chemical may be washed or moved into contact with their roots.



Coffs Harbour, New South Wales (Photo: A. Clark)

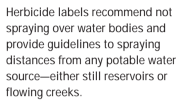
#### Aerial spraying

• Spraying lantana by helicopter can provide a good rate of dieback to allow access and follow up. Always spray with a properly calibrated boom to ensure adequate coverage of the target infestations. Use a half overlap, opposite pass technique to ensure lantana is sprayed from two different directions, as this will also ensure maximum coverage. Do not apply herbicide aerially in wind greater than 15 km/hr and air temperatures above 35°C.

 While glyphosate is registered for aerial spraying (but not specifically for lantana), the registered rates are not suitable for killing lantana. The risk of damage to pasture and other native species can be high depending on the situation.

#### **Environmental considerations**

Exercise caution when spraying in riparian areas due to herbicide toxicity to marine animals. Do not contaminate waterways, streams or rivers, especially potable water supply.



- Roundup® Biactive™ is specifically developed for use in aquatic situations, but adding a surfactant will negate its environmental suitability.
- Herbicides such as glyphosate break down immediately on contact with soil and have no residual effect. Glyphosate that reaches the soil is tightly bound to soil particles.
- Some herbicides are considered toxic to birds, bees, fish and crustaceans.



Gold Creek, Queensland (Photo: B. Wilson)

#### Withholding periods

- Some herbicides will make lantana more palatable to stock after treatment. Do not allow stock to re-enter paddocks until treated poisonous plants have browned out and died down.
- Although some herbicides have a nil withholding period for stock animals, the advantage of de-stocking areas is that it allows the herbicide to uptake into the plant for at least seven days without disturbance.
- If using pasture for fodder, follow the label recommendations regarding time requirements before harvesting pasture, which can be up to eight weeks.

#### Ongoing control

- Delay follow-up spray treatment until regrowth has reached about 0.5–1.0 m in height.
- Burning (after complete brownout), pasture improvement and/or further treatment are recommended to control lantana seedlings and regrowth when using glyphosate. Some herbicides (e.g. Grazon® DS) do not recommend cutting or clearing for at least six months after spraying.
- If regrowth occurs, follow-up by respraying or using another control option.
- To improve paddock pasture, broadcast pasture seed and keep stock off during the following summer to allow pasture to establish.

#### Cut stump

- Do not apply herbicides to charcoal-coated or wet stems when using basal barking or cut stump treatments, as this can repel the diesel mixture.
- Tough barky stems can absorb more herbicide than smooth stems.

#### Permits

 Permits may be required for use of herbicides in your state or local area. Check the herbicide label or your local authority. For example, permits are required for using 2,4-D n-butyl ester in certain areas of south-east Oueensland. All herbicides are at risk of being overused, leading to the targeted species building a resistance to the herbicide in question. Herbicides are allocated a herbicide group code

according to the science behind killing the weed. This determines the level of risk for becoming ineffective. Most lantana herbicides have a low risk of this occurring; however, to

avoid this problem, herbicides from different categories should be used from time to time.

Table F: Herbicide resistance

| Resistance<br>level | Herbicide<br>group | Active ingredients  |  |
|---------------------|--------------------|---|--|
| High                | A & B              | Targets specific plant cell processes Individuals in the weed population may have cell processes varying from those targeted by herbicides in this group, making them resistant to the chosen herbicide. These varieties soon thrive to form an infestation uncontrolled by the original herbicide. | metsulfuron methyl   |
| Moderate            | C to H             | Targets general plant cell processes Plants with resistance to these herbicides are less common. These herbicides can be used over a number of seasons with few problems of resistance, though; it is a possibility resistance may occur.   |  |
| Low                 | I to M             | General or multiple modes of action  Due to the multiple modes of action, there is a smaller chance that weeds will be able to resist each action the herbicide takes, making resistance less likely to occur—though still not impossible.  | glyphosate, picloram,<br>triclopyr, dichlorprop,<br>fluroxypyr, 2,4-D amine,<br>2,4-D n-butyl ester,<br>aminopyralid |

#### Tips for using herbicides

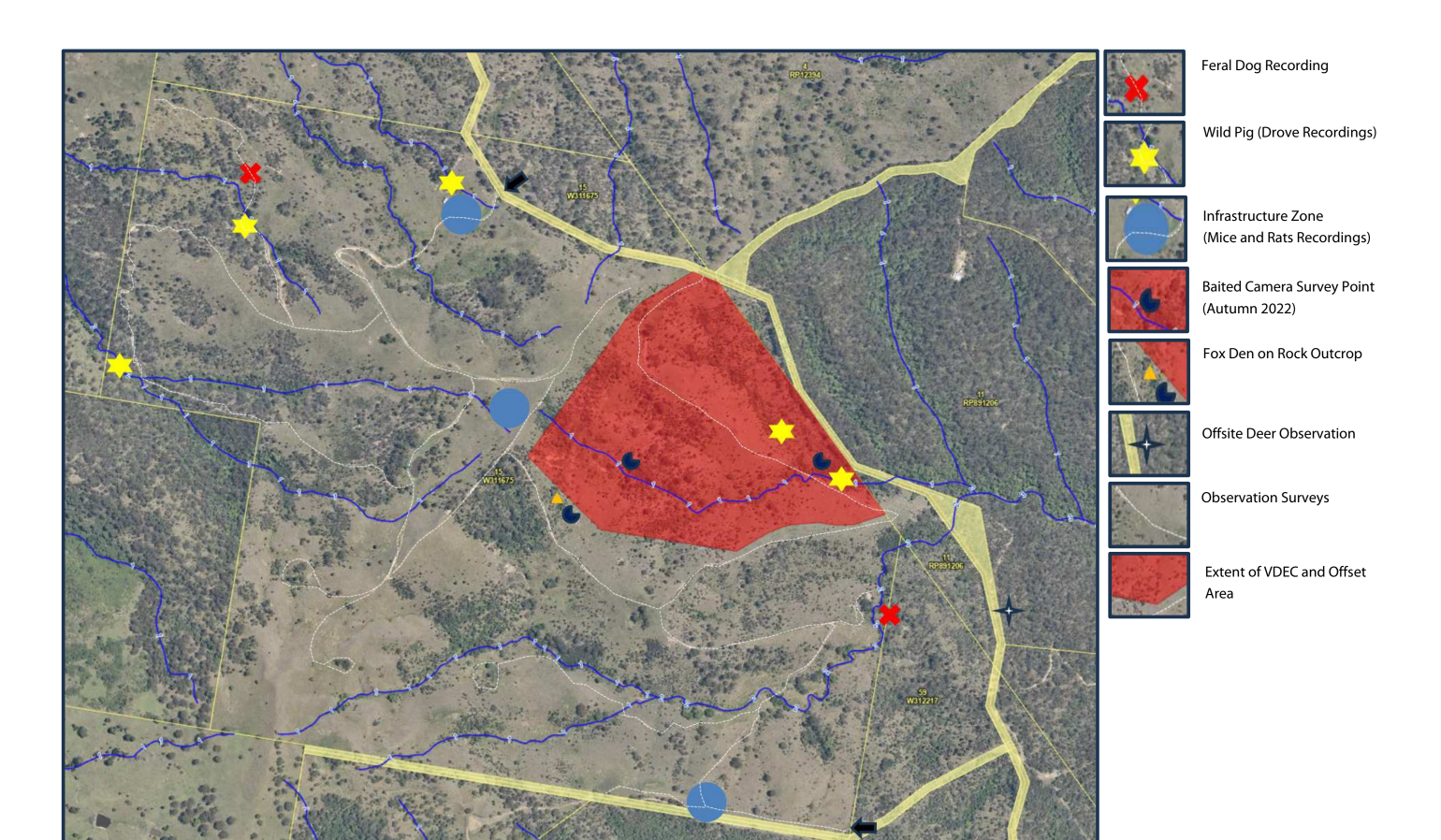
- The effectiveness of individual herbicides can depend upon the genetic variation between lantana plants.
- Spray plants in subtropical areas in the late summer or autumn when flowering occurs.
   Remember that plants in tropical areas may be more resistant to herbicides containing metsulfuron-methyl.
- Encourage coordinated land management. Work with neighbours to control weeds along property boundaries.
- Be flexible in your approach.
   If a more economical control opportunity presents itself, which also minimises environment impacts, use it!
  - Yarraman, Queensland (Photo: D. Stock)

- Look for other weeds that can be treated while carrying out lantana management.
- Remember the importance of following up and monitoring for regrowth and seedlings in your control program.
- Plan activities seasonally by developing a property pest management plan.
- Don't attempt a larger area than you can handle in any one season. Adequately control an area before moving on to the next infestation.



**Attachment 6A –** Pest Surveys and Observations and Photos







Pest Surveys & Observations

Plan of Pest Species Observations and Records March 2022 to March 2023

Part of Pest Management Plan (Version 1 – NM – 13/04/2023)



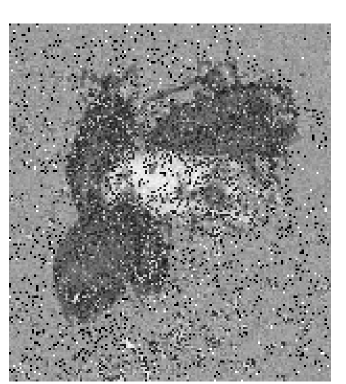
















Pest Surveys & Observations
Photos

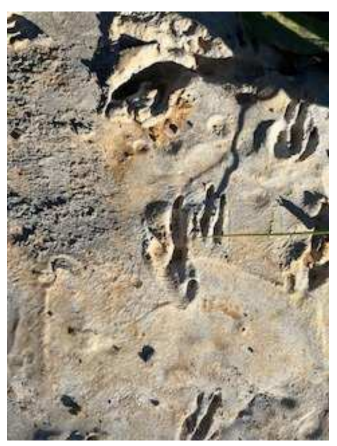
Photos Pest Species Observations and Records March 2022 to March 2023

Part of Pest Management Plan (Version 1 – NM – 13/04/2023)



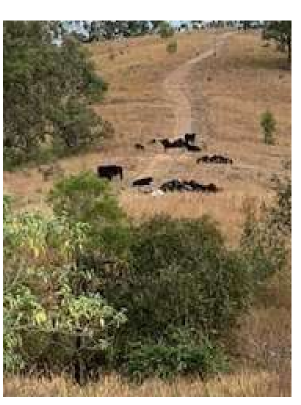












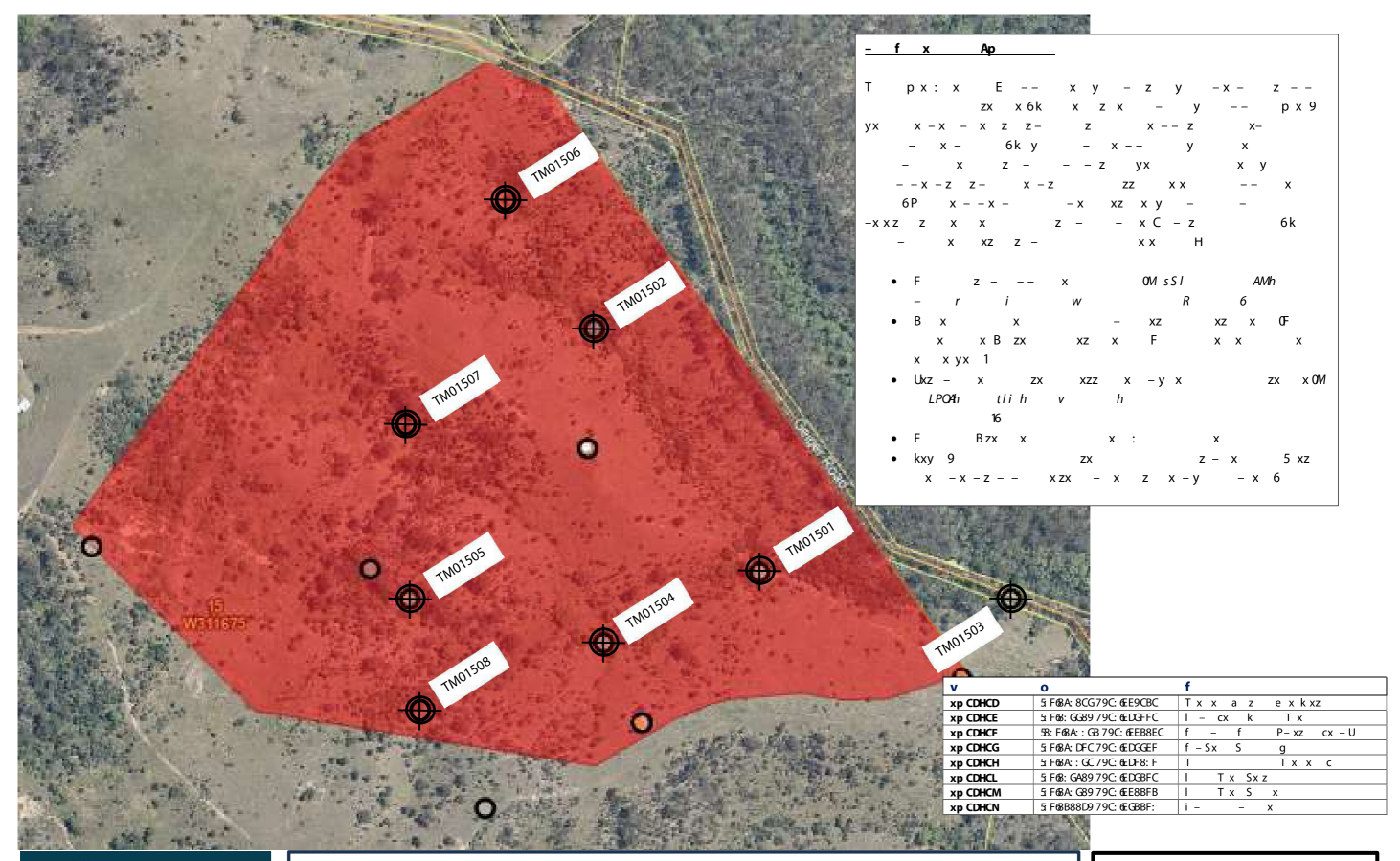


Pest Surveys & Observations
Photos

Photos Pest Species Observations and Records March 2022 to March 2023

Part of Pest Management Plan (Version 1 – NM – 13/04/2023) Attachment 6B - Year 2 - Pest Surveys and Observations and Photos





HABITAT EXCHANGE SOLUTIONS

**Trap Monitoring Points** 

kd 89C895P gx g d x x g x : 0m 9 e d 9F78A7: 8: B1

kx d





Trap Monitoring Points - Photos

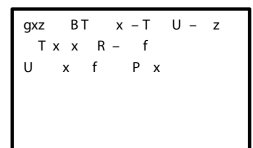
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k x d g 5g
kd 89C8: 5P
gx g d x x g x :
0m 9 ed 9F78A7: 8: B1
```







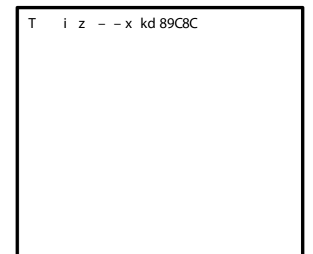




















x kd 89C8A



Trap Monitoring Points - Results

k x d g i
kd 89C8A5P

gx g d x x g x :
0m 9 e d 9F78A7: 8: B1

Attachment 7 — Council 1080 Bating Program and Instructions



# Queensland Health Departmental Standard

Dealing with restricted S7 poisons for invasive animal control — version 1

27 September 2021



# Queensland Health Departmental Standard: Dealing with restricted S7 poisons for invasive animal control — version 1

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#### **Version control**

| Version | Replaces version | Date approved  | Commencement<br>date |
|---------|------------------|----------------|----------------------|
| 1       | NA               | 12 August 2021 | 27 September 2021    |

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## **Preface**

The Departmental Standard – Dealing with restricted Schedule 7 poisons for invasive animal control (this Standard) has been made pursuant to section 233 of the Medicines and Poisons Act 2019 (the Act) by the Chief Executive of Queensland Health, and establishes the minimum requirements for using restricted Schedule 7 (RS7) poisons for the control of invasive animals in Queensland.

Maintaining the health and wellbeing of users of regulated substances, as well as the general public who may be exposed to these substances, is the primary focus of the medicines and poisons regulatory framework. By achieving the main purposes of the Act, Oueensland Health is confident that this outcome will be achieved.

Compliance with this Standard will assist in ensuring public health is protected during all dealings with RS7 poisons for invasive animal control.

This Standard must be followed where it is referenced by the Act or Medicines and Poisons (Poisons and Prohibited Substances) Regulation 2021 (the Poisons Regulation) or when it is required as a condition of an authority.

The Standard provides minimum criteria and acceptable actions to achieve the required outcomes. Where more than one course of action is acceptable to achieve the outcomes required, the approved person or holder of the general approval may choose the option that is practicable to their needs.

The words 'must' or 'shall' used in this Standard mean the requirement is mandatory.

The words 'should' or 'may' recommends a discretionary course of action.

## **Object of this Standard**

The object of this Standard is to ensure that RS7 poisons are stored, applied and disposed of in a way that is safe and protective of public health, and that these regulated substances are effective for their intended use.

RS7 poisons are extremely dangerous poisons that have the potential to cause death or serious harm to human health. In addition to human health – these poisons can also inadvertently impact the health of animals not intended to be targeted by baits. However, RS7 poisons also have properties that make them useful for a range of applications in industry, agriculture and scientific processes. This means that risks to health and the environment, including non-target species must be managed effectively. Further, the integrity and quality of the poison must be maintained to ensure it is fit for purpose.

Compliance with this Standard, and the requirements prescribed in the Poisons Regulation, is required to carry out these regulated activities in the authorised way, as well as safely and effectively.

A range of activities associated with the use of poison baits have been identified and regulated in the Poisons Regulation to prevent risks to life or safety of a person or non-target animal and to ensure the integrity and quality of baits. The activities addressed in this Standard relate to:

- 1. Transport and storage of RS7 poisons
- 2. Notification of laying poison baits
- 3. Preparation and laying of poison baits
- 4. Placement of poison baits
- 5. Record keeping
- 6. Waste management
- 7. Incident reporting

Persons complying with this Standard must also be aware that the Poisons Regulation prescribes standard conditions and requirements relating to the use of RS7 poison baits which must also be complied with.

## Scope

This Standard applies to persons who are intending to use RS7 poisons for the control of invasive animals in Queensland. This includes holders of a general approval or persons who are designated as an approved person (invasive animal controller) under Schedule 2, Part 3 of the Poisons Regulation.

Section 23 of the Poisons Regulation provides that it is a standard condition of a general approval authorising dealing with a RS7 poison to control invasive animals, that the holder of the general approval must deal with the RS7 in accordance with this Standard.

Baits may include fresh meat baits, grain baits, fruit baits, manufactured (shelf stable) baits or pest ejector devices or lethal traps.

This Standard sets out minimum requirements for mitigating public health risks associated with baiting activities using RS7 poisons. For ease of reference, this Standard is comprised of three parts.

Part 1 – General, applies to all persons who may deal with a RS7 poison either as the holder of a general approval or as an approved person. Approved persons include rural landholders authorised under Schedule 2, Part 3, Division 3 of the Poisons Regulation, who have been supplied the baits by an authorised officer under Schedule 2, Part 3, Divisions 1 and 2 of the Poisons Regulation.

Part 2 – Additional requirements for authorised officers, applies to persons authorised under the *Biosecurity Act 2014* and *Nature Conservation Act 1992*. The Poisons Regulation requires authorised officers to possess and apply baits to control invasive animals in accordance with this Standard.

Part 3 - Additional requirements for commercial baiting operators, who provide baiting services on a 'fee-for-service' basis and who are authorised under a general approval.

Where a permit has been granted by the Australian Pesticides and Veterinary Medicines Authority (APVMA) to use a RS7 poison for a specific baiting activity, the conditions of the permit must be followed, unless the permit allows the State to vary the conditions.

## Part 1 - General

#### **Transport and storage of RS7 poisons**

| Activity                                 | Requirements   |
|--|--|
| 1.1. Storage during transport            | A. RS7 poisons must be transported <sup>1</sup> in a sturdy, leak-proof immediate container that is stowed in the vehicle in a way that prevents contamination of the vehicle. |
|  | B. The immediate container must be secured in a lockable storage<br>area that is either securely fixed to or within the vehicle during<br>transport.                           |
|  | C. The key or code to the lockable storage area must only be<br>accessible by persons authorised by the approval holder or<br>approved person.                                 |
|  | D. The immediate container must be clearly labelled with either the<br>manufacturer's authorised label or the words "Dangerous Poison"<br>and the name of the poison.          |
|  | E. RS7 baiting devices <sup>2</sup> must be disarmed during transport to prevent accidental activation.  |
| 1.2. Storage other than during transport | A. The immediate container must be clearly labelled with either the manufacturer's authorised label or the words "Dangerous Poison" and the name of the poison.                |
|  | B. RS7 poisons must be stored in a secure area (e.g. locked box or a locked cabinet within a locked shed) to prevent access by unauthorised persons.                           |
|  | C. Keys or codes to all storage containers and secure areas must only<br>be accessible by persons authorised by the approval holder or<br>approved person.                     |
|  | D. RS7 baiting devices must be disarmed or inactivated while in storage.   |
|  | E. RS7 poisons must not be stored in a food/drink container or a<br>container that resembles or may be mistaken for a food/drink<br>container.                                 |
|  | F. Prepared (fresh meat) baits must not be stored for future use, i.e. frozen, refrigerated or dried.  |

<sup>1</sup> Restricted S7 Poisons are Class 6.1 dangerous goods under the Australian Dangerous Goods Code.

<sup>&</sup>lt;sup>2</sup> For example, capsule ejector devices containing an RS7 poison.

### Notification of laying poison baits

| Activity           | Requirements  |  |
|--------------------|---|--|
| 1.3. Notification  | Notifications may be verbal or written. If written notice is given, it may be given in either electronic or paper form.   |  |
|                    | B. The notification must be:  |  |
|                    | provided to all adjoining and adjacent neighbours, including properties separated by roads and watercourses, and  given at least 73 hours prior to commencement of hoiting.   |  |
|                    | <ul> <li>given at least 72 hours prior to commencement of baiting.</li> </ul> C. The notification must include:   |  |
|                    |   |  |
|                    | <ul> <li>the steps to be taken to ensure children, or domestic and<br/>working animals, do not gain access to baits or poisoned<br/>animals, and</li> </ul>   |  |
|                    | <ul> <li>the dates between which baiting will occur.</li> </ul>   |  |
|                    | <ul> <li>Appendix 1 to this Standard may be used to give written<br/>notification. This may also be used as a template for verbal<br/>advice.</li> </ul>  |  |
|                    | D. Baiting must commence within ten (10) days of notification. If not, a new notification must be issued giving at least 72 hours' notice.  |  |
|                    | E. Records of notifications (verbal or written) must be kept for two (2) years. Appendix 2 to this Standard is a template Record of notifications of intent to use RS7 poison that may be used for this purpose.                  |  |
| 1.4. Warning signs | A. Warning signs must be placed at all entrances to the land being baited and at the extremities of the land boundaries fronting a public thoroughfare. This must be done even if the adjoining property is carrying out baiting. |  |
|                    | B. Warning signs must be put up immediately before baiting commences on the property.   |  |
|                    | C. Warning signs must be maintained for at least four (4) weeks after<br>the authorised period of bait lay has expired or after all untaken<br>baits have been collected.   |  |
|                    | D. Warning signs must be firmly fixed, weatherproof, legible and include the following information:   |  |
|                    | name of poison used   |  |
|                    | date the baits were laid  |  |
|                    | contact details of the landowner  |  |
|                    | target animal/s; and     a warning that livestack demostic and working animals can be   |  |
|                    | <ul> <li>a warning that livestock, domestic and working animals can be<br/>affected.</li> </ul>   |  |
|                    | E. Warning signs must be replaced if damaged or no longer legible.  |  |
|                    | F. If a property adjoins a public space (e.g. a roadside rest stop), warning signs should be placed in a way that is visible to a person in the public space.   |  |
|                    | G. Appendix 3 to this Standard is a template for a warning sign.  |  |

### Preparation and laying of poison baits

|  | Activity                    | Requirements   |
|--|-----------------------------|--|
| fresh meat, grain and fruit baits)  B. Baits must be prepared in accordance with the relevant APVMA permit or label instructions.  C. Cereal, fruit or grain baits containing RS7 poison must be colou green to clearly distinguish from cereal, fruit or grain used for human consumption.  D. Any spills, waste or contaminated materials occurring in the ba preparation area must be collected and disposed of immediate  E. Washing facilities, spill kits and measures for disposing of wast must be readily available in the bait preparation area. | fresh meat, grain and fruit | <ul> <li>not be used in the preparation of meat baits.</li> <li>B. Baits must be prepared in accordance with the relevant APVMA permit or label instructions.</li> <li>C. Cereal, fruit or grain baits containing RS7 poison must be coloured green to clearly distinguish from cereal, fruit or grain used for human consumption.</li> <li>D. Any spills, waste or contaminated materials occurring in the bait preparation area must be collected and disposed of immediately.</li> <li>E. Washing facilities, spill kits and measures for disposing of waste must be readily available in the bait preparation area.</li> </ul> |

### Placement of poison baits

| Activity                  | Requirements   |
|---------------------------|--|
| 1.6. Application of baits | A. Baits containing strychnine, 4-aminopropiophenone (PAPP) or more than 0.05% fluoroacetic acid must not be applied through aerial distribution from an aircraft. |
|                           | B. Individual baits must not be divided or split into smaller portions prior to application.   |
|                           | C. Baits must not be laid:   |
|                           | <ul> <li>on any stock route or reserve for travelling stock without local<br/>government approval</li> </ul>   |
|                           | <ul> <li>within five (5) metres of a fenced boundary</li> </ul>  |
|                           | <ul> <li>within five (5) metres from the edge of a formed public<br/>roadway</li> </ul>  |
|                           | <ul> <li>within twenty (20) metres of permanent or flowing water<br/>bodies</li> </ul>   |
|                           | <ul> <li>within one hundred and fifty (150) metres of a dwelling.</li> </ul>   |

#### **Record keeping**

| Activity            | Requirements   |
|---------------------|--|
| 1.7. Record keeping | <ul> <li>A. Records must be maintained in relation to the quantity of RS7 poison acquired, applied (per baiting event) or disposed of.</li> <li>B. Records of application of baits must state the: <ul> <li>name of poison</li> <li>date and quantity/number of baits applied</li> <li>quantity of poison used, and</li> <li>location<sup>3</sup> where the baits were applied.</li> </ul> </li> <li>C. For unused poisons/baits or waste, records must be kept for: <ul> <li>the quantity of unused poison/bait</li> <li>the date of disposal or surrender</li> <li>the location of disposal, and</li> <li>if surrendered, the person it was surrendered to.</li> </ul> </li> <li>D. Records must be retained for a period of two (2) years.</li> <li>E. Records must be made available on the request of an inspector under the Medicines and Poisons Act 2019.</li> </ul> |

<sup>&</sup>lt;sup>3</sup> The location of baits should be recorded to allow them to be retrieved. Acceptable solutions include GPS recording of bait placement or similar mapping methods.

#### **Waste management**

| Activity      | Requirements   |
|---------------|--|
| 1.8. Disposal | <ul> <li>A. RS7 poison waste, contaminated material and where possible any partially eaten baits and dead animals, must be disposed of by:</li> <li>burying at a depth of at least 50 cm on the landholder's property, or</li> <li>by disposal at a licensed waste disposal facility that can</li> </ul>                                   |
|               | <ul> <li>accept the RS7 poisons, or</li> <li>by incineration<sup>4</sup>.</li> <li>B. Contaminated wastewater produced during the cleaning/rinsing of equipment, PPE or vehicles used to prepare or apply baits, must be disposed of in a way that does not contaminate food or water or endanger people or non-target animals.</li> </ul> |
|               | <ul> <li>C. Unused RS7 poisons must only be disposed of as follows:</li> <li>by burying at a depth of at least 50 cm, or</li> <li>by disposal at a licensed waste disposal facility that can accept the RS7 poisons, or</li> <li>by incineration<sup>4</sup>, or</li> <li>return to the licensed retailer.</li> </ul>                      |

### **Incident reporting**

| Activity                    | Requirements   |
|-----------------------------|--|
| 1.9. Reporting of incidents | A. The following events must be reported to the Chief Executive Queensland Health:   |
|                             | <ul><li>any poisoning or suspected poisoning of a person</li><li>any loss or theft of RS7 poisons.</li></ul>   |
|                             | B. The notification must be given as soon as practicable within two (2) business days of an event occurring. If an oral report is given, a written report must be provided within seven (7) business days of when the oral report was given. |
|                             | C. Appendix 4 to this Standard is a template - Restricted S7 poison incident notification form.  |

<sup>&</sup>lt;sup>4</sup> Incineration of containers must be undertaken at a facility authorised under the *Environmental Protection Act 1994* to thermally reprocess or treat waste.

# Part 2 - Additional requirements for authorised officers

#### **Record keeping**

| Activity            | Requirements   |
|---------------------|--|
| 2.1. Record keeping | <ul> <li>A. If supplying low-risk fluoroacetic acid baits to another person, records must be maintained in relation to: <ul> <li>the date of supply</li> <li>the quantity of baits supplied</li> <li>the name of the person and property supplied to, and</li> <li>the quantity of any unused/waste baits that were disposed of.</li> </ul> </li> <li>B. If baits containing RS7 poisons are applied by the authorised officer, the following must be recorded: <ul> <li>geographical location marked on a registered plan (lot/plan number) or a clear map showing the property boundary and relative location of baits</li> <li>quantity of baits applied, and</li> <li>the date.</li> </ul> </li> <li>C. Records must be retained for a period of two (2) years.</li> </ul> |

# Part 3 - Additional requirements for commercial baiting operators

#### **Record keeping**

| Activity            | Requirements  |
|---------------------|---|
| 3.1. Record keeping | <ul> <li>A. The approval holder must retain records of the RS7 poisons, including quantities obtained, supplied and used.</li> <li>B. If supplying RS7 poisons to another person, records must be maintained in relation to: <ul> <li>the date of supply</li> <li>the quantity of baits supplied</li> </ul> </li> </ul> |
|                     | <ul> <li>the name of the person and property supplied to, and</li> <li>the quantity of any unused/waste baits that were disposed of.</li> </ul> C. Records of baiting activities must state the following:  |
|                     | <ul> <li>name of the poison</li> <li>date and quantity/number of baits applied</li> <li>details of property and property owner where the bait is laid</li> <li>location of baits, if applied by the approval holder, should be recorded to allow them to be retrieved, and</li> </ul>                                   |
|                     | <ul> <li>the quantity of unused poison, date and the location of<br/>surrender.</li> </ul>  |
|                     | D. A copy of the record must be provided to the landholder.   |
|                     | E. Records must be retained for a period of five (5) years.   |

# **Appendix 1 - Notice of intent to use Restricted S7 poison**

| Notice of intent to use Restricted S7 poison for baiting of  |
|--|
| invasive pest animals  |
|  |
| Date:  |
|  |
| To:  |
| As a neighbouring landholder I wish to inform you that I intend to:  |
| Dunam and law  |
| Prepare and lay:(type of bait or ejector device and target animal)   |
| Lay traps poisoned with:(type of bait and target animal)   |
| (Tick whichever is relevant)   |
| The baiting event will occur from to   |
| The address/s at which the baiting will take place is/are:   |
|  |
| Please be advised that is a dangerous poison and is highly toxic to both animals and people.                                 |
| Please ensure children and other persons in your household are restricted from entering the site.                            |
| Please ensure steps are taken to keep all domestic and working dogs safe by restraining or muzzling them during this period. |
| Regards  |
| (Sender's signature)   |
| (Print name  |
| (Telephone contact details)  |

# Appendix 2 - Record of notifications of intent to use Restricted S7 Poison for invasive animal control log

| Name:                    | Address: _       |                                      |  | <del></del>   |
|--------------------------|------------------|--------------------------------------|--|---------------|
| Baiting program<br>dates | Neighbour's name | Neighbour's property name or address | Distance from neighbour's property to baiting site | Date notified |
|                          |                  |                                      |  |               |
|                          |                  |                                      |  |               |
|                          |                  |                                      |  |               |
|                          |                  |                                      |  |               |
|                          |                  |                                      |  |               |
|                          |                  |                                      |  |               |
|                          |                  |                                      |  |               |
|                          |                  |                                      |  |               |
|                          |                  |                                      |  |               |

# Appendix 3 – Sample warning sign

| Poiso   | RNING<br>ST ANIMAL CONTROL<br>On baits<br>I here  |
|---|---|
| Target animals: ☐ Foxes ☐ Wild d  | ogs 🗆 Rabbits 🗆 Feral pigs 🗆 Feral cats   |
| Poison used:  | Material:   |
| Date laid:  | Contact:  |
| Signage is compulsory for all lands where baiting occu<br>commence on the property ar | and pets can be affected  us. Signs must be put up immediately before any poisoning operations of placed according to specified requirements.  sed period of bait lay has expired or after all untaken baits have been collected. |

# **Appendix 4 – Restricted S7 poison** incident notification form

**Notification to the Chief Executive of Queensland Health** 

| Details of person notifying the incident   |   |                              |  |                    |  |
|--|---|------------------------------|--|--------------------|--|
| Name of notifier   |   |                              |  |                    |  |
| Business name  |   |                              |  | ABN                |  |
| Address of notifier  |   |                              |  | 10                 |  |
| Position of notifier   |   |                              |  |                    |  |
| Contact phone  | S | 2                            |  | Approval<br>number |  |
| Email address  |   |                              |  |                    |  |
| Business activity  |   |                              |  |                    |  |
| Incident details   |   |                              |  |                    |  |
| Incident type  poisoning or suspected poisoning of a person  poisoning or suspected poisoning of a domestic animal  contamination or suspected contamination of agricultural land or livestock  loss or theft  Restricted S7 poison type |   |                              |  |                    |  |
| strychnine 1080 PAPP other (provide details)   |   |                              |  |                    |  |
| Incident date:   |   | Authorised location address: |  |                    |  |
| Time of incident:  |   |                              |  |                    |  |
| Provide a description of the incident including location, who or what was affected, the circumstances of the incident.   |   |                              |  |                    |  |
| Who did the incident involve? (tick all that appropriate)  ☐ Approved person ☐ employee of Approved person ☐ person engaged by Approved person ☐ other (provide details)   |   |                              |  |                    |  |
| Please submit to the <u>Public Health Unit</u> in your area.   |   |                              |  |                    |  |

# **Glossary**

| Term                         | Definition   |
|------------------------------|--|
| Approval holder              | A person who holds a general approval that authorises dealing with a RS7 poison to control invasive animals.   |
| Approved person              | A person authorised under Schedule 2 of the Poisons Regulation.  |
| APVMA                        | Australian Pesticides and Veterinary Medicines Authority   |
| Authorised officer           | An authorised officer appointed under the <i>Biosecurity Act</i> 2014 or an authorised person appointed under the <i>Nature Conservation Act</i> 1992 who is an approved person under Schedule 2 Part 3 Division 1 or 2 of the Poisons Regulation.   |
| Bait                         | Food or baiting device (e.g. pest ejector devices or lethal traps) containing a poison intentionally used to attract and kill a pest or an invasive animal.  |
| Baiting event                | The preparation and laying of baits during a defined period of time.   |
| Chief Executive              | The Chief Executive of Queensland Health   |
| Commercial baiting operators | An approval holder who provides baiting services on a 'fee-for-service' basis.   |
| Container                    | <ul> <li>Means a container that:</li> <li>is appropriately labelled</li> <li>is impervious to the poison it contains</li> <li>does not chemically or physically react with the poison it contains</li> <li>can be securely closed and is sufficiently durable to prevent it from breaking or leaking during ordinary handling, transport or storage</li> <li>can be securely closed and is not, and does not appear to be, a food or drink container.</li> </ul> |
| СРЕ                          | Canid Pest Ejector for the purpose of controlling wild dogs, dingoes and foxes. Used in conjunction with capsules containing fluoroacetic acid or PAPP.  |

| Term                             | Definition   |
|----------------------------------|--|
| General Approval                 | <ul> <li>As defined in section 68 of the Act:</li> <li>(1) A general approval is an approval that authorises a person to carry out a regulated activity with a regulated substance stated in the approval.</li> <li>(2) A regulation may prescribe different classes of general approvals for carrying out different types of regulated activities.</li> </ul>   |
| Immediate container              | As defined in Part 1 of the Poisons Standard, includes all forms of containers in which a poison is directly packed but does not include any such container intended for consumption or any immediate wrapper.   |
| Inspector                        | As defined in the Medicines and Poisons Act 2019   |
| Invasive animals                 | As defined in Schedule 7, Dictionary of the Poisons Regulation   |
| Landholder                       | Includes rural landowner or occupier   |
| Licensed waste disposal facility | Waste disposal facility licensed under the <i>Environmental Protection Act</i> 1994  |
| Low-risk fluoroacetic acid bait  | As defined in section 10 of the Poisons Regulation  Is a poison that is fluoroacetic acid in the form of a bait containing the acid in a concentration of not more than 0.5 grams for each kilogram of the bait  *Baits may be in prepared (fresh) or manufactured (shelf-stable) form   |
| Manufactured baits               | Baits that are shelf stable and packaged to withstand storage without refrigeration.   |
| Manufacturer's approved label    | Product label approved by the APVMA  |
| PAPP                             | 4-aminopropiophenone (para-aminopropiophenone)   |
| Pest                             | <ul> <li>(a) means an arthropod, bird, mollusc or rodent that injuriously affects, or may injuriously affects, or may injuriously affect —  i. a place by transmitting disease, a toxin or another pest in the place or by causing physical damage to the place or a thing in the place; or  ii. a person by transmitting disease, a toxin or another pest to the person or by causing distress to, or an adverse physiological or social effect in, the person; but</li> <li>(b) does not include an invasive animal that is restricted matter Biosecurity Act 2014.</li> </ul> |

| Term                              | Definition   |
|-----------------------------------|--|
| Poisons Standard                  | As defined in Schedule 1, Dictionary of the Medicines and Poisons Act 2019: the current Poisons Standard within the meaning of the Therapeutic Goods Act 1989 (Cwlth), section 52A(1)  |
| Prepared baits                    | <ul> <li>Fresh meat baits that are impregnated with a RS7 poison by injection.</li> <li>Grain or fruit that are impregnated with an RS7 poison by mixing or other means</li> </ul>   |
| PPE                               | Personal Protective Equipment  |
| Records                           | May be hand-written or electronic  |
| Road                              | As defined in the Land Act 1994  |
| Restricted S7 poison (RS7 poison) | As defined in section 8 of the Poisons Regulation and listed in Schedule 1 of the Poisons Regulation  For the purpose of this Standard, this includes strychnine, PAPP and fluoroacetic acid.  |
| Secure area                       | As defined in Schedule 7, Dictionary of the Poisons Regulation   |
| Spill kit                         | May include items such as a bucket of clean and dry sawdust/sand to use on solution spillages, additional PPE, clean containers that are capable of being closed for recovery purposes; and a broom and shovel for the collection and removal of contaminated material |

A term used in this Standard that is defined in the *Medicines and Poisons Act 2019* or the Medicines and Poisons (Poisons and Prohibited Substances) Regulation 2021 and is not referred to in this Glossary, has the meaning stated in the Act or Regulation.

## Wild dog Canis familaris



The term wild dog refers collectively to purebred dingoes, dingo hybrids and domestic dogs that have escaped or been deliberately released.

Wild dog control methods include baiting, trapping, shooting, fencing, and the use of guardian animals to protect stock. A planned strategy using a combination of these methods that also considers wild dog behavior will enable effective management.

## **Legal requirements**

The wild dog is a category 3, 4 and 6 restricted invasive animal under the Biosecurity Act 2014. It must not be moved, kept (if a dingo), fed, given away, sold, or released into the environment. The Act requires everyone to take all reasonable and practical measures to minimise the biosecurity risks associated with invasive animals under their control. This is called a general biosecurity obligation.



At a local level, each local government must have a biosecurity plan that covers invasive animals in its area. This plan may include actions to be taken on certain species. Some of these actions may be required under local laws. Contact your local government for more information.

#### **Control**

#### Managing wild dogs

To increase wild dog control effectiveness, it is essential that control programs are coordinated among adjoining properties.

Queensland research has shown that in some situations wild dogs can quickly re-colonise baited areas due to a number of factors including inconsistent bait programs which do not provide comprehensive wild dog control across the landscape. Such programs may alter the dynamics of wild dog populations in the area. To prevent livestock attacks and enhance wild dog management, it is important for producers to work together using a variety of control methods.

Wild dog ecology and seasonal variations can also influence the likelihood of wild dogs coming into contact with a control tool. The timing of control should consider seasonal variations and the availability of water (where water is restricted) and then target watering points. Many land owners bait using 1080 twice a year to target wild dogs during peaks in activity associated with breeding (March/May) and then again in September/November to target pups and juveniles. However, baiting and trapping is recommended at all times when wild dogs are active.

#### **Fencing**

Property fencing suitable to exclude wild dogs is expensive to build and requires continual maintenance to repair damage caused by fallen timber, fire, floods, feral and domestic animals, as well as vegetation regrowth. However, a properly maintained fence can restrict movement into an area where wild dogs have been controlled.

Electric fences suitable for wild dogs have been developed. Electrifying a fence creates a fear of the fence itself and deters wild dogs from approaching.

For property fencing to be successful, the fence must be maintained in good order and ongoing wild dog control conducted within the protected area to limit livestock impacts.

Fencing is the most effective method of protecting livestock and pets from wild dog attack on small acreage blocks. A fence can also be a good area to place baits and traps when wild dogs are active.

#### **Trapping**

A key success to trapping wild dogs (using foot-hold traps) depends on the skill of the operator. Visit feral.org.au to watch a PestSmart video on best practice techniques for wild dog trapping.

For humane reasons and to prevent escape, poisoning traps with strychnine is recommended to quickly kill captured wild dogs. A properly poisoned trap becomes a lethal device rather than a holding device.

A mixture of dog faeces and urine is a popular lure used by trappers. Attractiveness of lures varies with seasons and locations. No single lure has yet been found that is consistently attractive to all wild dogs and repeated use of one lure can lead to aversion amongst remaining dogs.

Traps are best placed in areas of high wild dog activity (known as leads). Here the wild dog is most likely to find and investigate the decoy/odour.

A wild dog scent post (an area where urine or faeces have been deposited) can be found by walking with a domestic dog on a lead along a known pad. Trap placement in relation to the scent post can be optimised by observing the domestic dog's behaviour as it approaches. Factors to consider are:

- where on the bush it smells
- placement of feet while urinating/defecating/sniffing
- how it approaches and where it scratches in relation to the pad and scent post.

Padded, laminated or offset foot-hold traps, in a well tuned and functioning state are recommended.

#### **Shooting**

Shooting is an opportunistic method, mostly used for control of small populations or individual problem animals.

#### Livestock guardian animals

Livestock guardian animals have been used to protect livestock from predators in Europe, Asia and America. Some producers in Queensland have decreased predation on sheep and goats using this method. The use of trapping and poisoning in conjunction with guardian animals must be well planned and managed to ensure guardian animal safety.

#### **Baiting**

Poison baits are the most economic, efficient and effective method of controlling wild dogs, especially in inaccessible or extensive areas. Baits can be laid quickly by hand, from vehicles and from aircraft.

Currently there are three poisons legally available for wild dog control. These are 1080 (sodium fluoroacetate), strychnine and para amino propiophenone (PAPP).

Subject to restrictions, 1080 baits, either manufactured or prepared from fresh meat can only be obtained from authorised persons. PAPP can only be supplied as a manufactured bait. A permit from the Queensland Department of Health is required for land owners to purchase strychnine. Strychnine can be used both in baits and on traps. The use of both 1080 and strychnine require adherence to the associated conditions of supply. The use of poison baits will control some but not all wild dogs. Baits should be used in conjunction with all other control tools and not be relied on as a total control method.

Meat baits are attractive both to wild dogs and a range of non-target species. When using meat baits, they can be strategically positioned as wild dogs' keen sense of smell enables them to find baits intentionally buried in sand or otherwise hidden under bushes or in hollow logs. Meat baits may also be tied to prevent their loss to non-target species.

These meat bait placement techniques help to:

- reduce the risk of poisoning non-target species
- increase wild dog contact, hence receiving a lethal dose
- minimise bait removal by non-target scavengers
- deter ants (ant-covered baits are believed to be less attractive to wild dogs).

Heavy rain within two weeks of baiting can leach 1080 from baits, but baits may still remain toxic for a considerable time.

Ejectors are a new tool in the delivery of 1080. They require a wild dog or fox to pull the ejector head to be activated. This is done by attaching a lure reward to the ejector head. A capsule of lethal dose 1080 is burst into the wild dog's or the foxes mouth. Ejectors are fixed in one stop and are only able to be activated by foxes and dogs.

#### More information

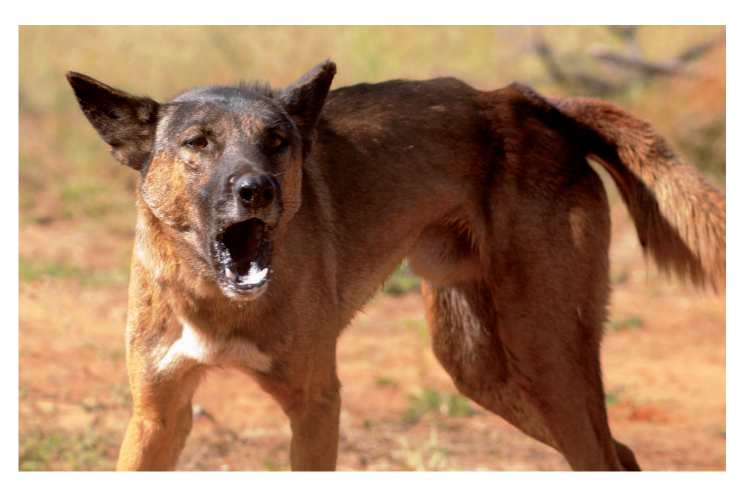
For more information contact your local government or visit biosecurity.qld.gov.au.







Wild dog exclusion fence





Fact sheets are available from biosecurity.qld.gov.au. The control methods recommended should be used in accordance with the restrictions (federal and state legislation, and local government laws) directly or indirectly related to each control method. These restrictions may prevent the use of one or more of the methods referred to, depending on individual circumstances. While every care is taken to ensure the accuracy of this information, the department does not invite reliance upon it, nor accept responsibility for any loss or damage caused by actions based on it.

