

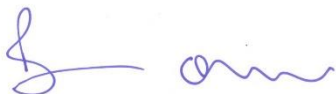


NOTICE UNDER SECTION 131(3) OF THE BIOSECURITY ACT 1993, OF MOVEMENT CONTROLS ON KIWIFRUIT FLOWERS, FLOWER PARTS AND POLLEN

1. Pursuant to section 131(3) of the Biosecurity Act 1993, I hereby give notice that the following controls apply to all kiwifruit (*Actinidia* spp.) flowers, flower parts and pollen moved into, out of, within or between areas declared as controlled areas for the purpose of managing the spread of *Pseudomonas syringae* pv. *actinidiae* under the National Psa-V Pest Management Plan.
2. These controls apply to all areas declared as controlled areas in the **Notice of Declaration of Controlled Areas Under Section 131(2) of the Biosecurity Act 1993, in Respect of the Pest, *Pseudomonas syringae* pv. *actinidiae*.**
3. Movement controls apply to kiwifruit flowers, flower parts and pollen as follows:
 - a) The following movements of kiwifruit flowers, flower parts and pollen are allowed, subject to meeting the conditions set out under clause 5:
 - i. All movements within an Exclusion Region;
 - ii. All movements from an Exclusion Region to a Containment Region or to a Recovery Region;
 - iii. Movements from a Psa-V “not detected” orchard in a Containment Region to other orchards within the same Containment Region
 - iv. Movements from Psa-V “not detected” orchards in a Containment Region to a Recovery Region;
 - v. Movements between orchards within a Recovery Region; and
 - vi. Movements between Recovery regions.
 - b) The following movements of kiwifruit flowers, flower parts and pollen are prohibited:
 - i. All movements from a Recovery Region to an Exclusion Region;
 - ii. All movements from a Containment to an Exclusion Region;
 - c) All other movements of kiwifruit flowers, flower parts and pollen that are not covered under sub-clauses (3)(a) or (b) above are restricted and may only be carried out with a permission issued by KVH, including:
 - i. All movements between Containment Regions;
 - ii. All movements between Exclusion Regions;
 - iii. All movements from a Recovery region to a Containment region.
 - iv. All movements from outside of Exclusion Regions, Containment Regions or Recovery Regions, into an Exclusion Region, Containment Region or a Recovery Region.
4. Where a permission is sought from KVH for restricted movements in (3) (c) above the following information must be supplied:
 - I. Supplier, destination orchard KPIN or orchard name, contact name, address and region.
 - II. Amount of flowers/pollen to be supplied.
5. The following conditions apply to movement of kiwifruit flowers, flower parts and pollen:
 - a) Where an additional ‘controlled area’ or ‘restricted place’ is established under the Biosecurity Act 1993, by KVH or an authorised person, within part of a region to aggressively contain infection on Psa-V “positive” orchards and surrounding properties, any additional movement controls will apply over and above the controls in this notice);

- b) All Kiwifruit Pollen Operators, being 'every person or entity collecting, milling, selling, distributing and/or artificially applying pollen' must adhere to the 'KVH Protocol: Artificial Pollination', available on the KVH website at <http://www.kvh.org.nz/beekeepers>;
- c) All Kiwifruit Pollen Mill Operations must be registered with KVH;
- d) All Kiwifruit Pollen Mill Operations must have, and implement, a 'KVH Psa-V Risk Management Plan: Artificial Pollination' as detailed in the KVH Protocol: Artificial Pollination, including the following requirements:
 - i. Flowers, flower parts and pollen must be fully contained during transport to prevent escape;
 - ii. Hygiene practices must be in place and adhered to that minimise cross-contamination (including during the milling process);
 - iii. All kiwifruit plant material removed during the milling process must be contained and disposed of in a way that prevents potential spread of Psa-V;
 - iv. To ensure traceability, kiwifruit flowers, flower parts and pollen must have labelling that identifies the orchard that the kiwifruit flowers, flower parts or pollen is sourced from (using its KPIN), the status of that orchard at time of collection, date milled, the mill, and the region from which it was sourced and records of the aforementioned information must be maintained.
 - v. The records referred to in iv above must be maintained for at least five years, and must be made available to KVH within 48 hours of request by KVH.
 - vi. Where pollen mill operations source flowers, flower parts or pollen that are harvested by another person or entity/supplier, the supply agreement must require strict adherence with the 'KVH protocol: Artificial Pollination' and enable collection of information required for traceability.
- 6. Any kiwifruit flowers, flower parts or pollen moved in contravention of this notice may be seized by an inspector or authorised person and destroyed, treated or otherwise dealt with.
- 7. Failure to comply with the requirements of this notice may result in a prosecution under the Biosecurity Act 1993. If convicted an individual could be liable to a term of imprisonment not exceeding 3 months, or a fine not exceeding \$50,000 or both. A corporation convicted of an offence under this notice is liable to a fine not exceeding \$100,000.

Signed at Tauranga on 1 October 2017



Barry O'Neil
Chief Executive Officer, Kiwifruit Vine Health