The Secretary of State makes this Order in exercise of—

(a) the powers conferred by sections 2 and 3(1) of the Plant Health Act 1967(1) and now vested in the Secretary of State(2); and

(b) the powers conferred by paragraph 1A of Schedule 2 to the European Communities Act 1972(3).

This Order makes provision for a purpose mentioned in section 2(2) of the European Communities Act 1972(4). It appears to the Secretary of State that it is expedient for the references to the European Union instrument mentioned in article 3(a) to be construed as references to that instrument as amended from time to time.

Title and commencement

1. This Order may be cited as the Plant Health (England) (Amendment) (No.2) Order 2014 and comes into force on 1st October 2014.

(1) 1967 c.8. Sections 2 and 3(1) were amended by the European Communities Act 1972 (c.68), Schedule 4, paragraph 8 and S.I. 2011/1043, article 6(1). Section 2(2) was amended by the Customs and Excise Management Act 1979 (c.2), Schedule 4, paragraph 12. Section 2(3) was inserted by S.I. 1990/2371, Schedule 1, paragraph 1. The powers conferred by sections 2 and 3 are conferred on a “competent authority”, which is defined in section 1(2), for England and Scotland as regards the protection of forest trees and timber from attack by pests, as the Forestry Commissioners and otherwise, for England, as the Secretary of State.

(2) The functions of the Minister of Agriculture, Fisheries and Food under the Plant Health Act 1967 were, so far as exercisable in relation to Wales, transferred to the Secretary of State by article 2 of, and Schedule 1 to, the Transfer of Functions (Wales) (No.1) Order 1978 (S.I. 1978/272). Those functions were transferred from the Secretary of State to the National Assembly for Wales by article 2 of, and Schedule 1 to, the National Assembly for Wales (Transfer of Functions) Order 1999 (S.I. 1999/672). The functions of the National Assembly for Wales were transferred to the Welsh Ministers by section 162 of, and paragraph 30 of Schedule 11 to, the Government of Wales Act 2006 (c.32). The remaining functions of the Minister of Agriculture, Fisheries and Food were transferred to the Secretary of State by article 2(2) of the Ministry of Agriculture, Fisheries and Food (Dissolution) Order 2002 (S.I. 2002/794).

(3) 1972 c.68. Paragraph 1A of Schedule 2 was inserted by section 28 of the Legislative and Regulatory Reform Act 2006 (c.51).

(4) Section 2(2) was amended by section 27(1)(a) of the Legislative and Regulatory Reform Act 2006 (c.51) and Part 1 of the Schedule to the European Union (Amendment) Act 2008 (c.7).
Amendment of the Plant Health (England) Order 2005

2. The Plant Health (England) Order 2005 is amended as follows.

Article 2 (general interpretation)

3. In article 2(1)—
   (a) after the definition of “Decision 2012/756/EU”, insert—
   ““Decision 2014/422/EU” means Commission Implementing Decision 2014/422/UE setting out measures in respect of certain citrus fruits originating in South Africa to prevent the introduction into and the spread within the Union of *Phyllosticta citricarpa* (McAlpine) Van der Aa(7), as amended from time to time;”;
   (b) for the definition of “Directive 2000/29/EC”, substitute—

Article 5 (prohibitions and restrictions on landing plant pests and relevant material)

4. In article 5—
   (a) for paragraph (1)(a), substitute—
   “(a) any plant pest of a description specified in Part A or B of Schedule 1;”;
   (b) after paragraph (1), insert—
   “(1A) The landing in the protected zone specified in column 2 of Part C of Schedule 1 of any plant pest of the description specified in column 1 of that Part is prohibited.”.

Article 8 (exceptions from certain prohibitions and requirements)

5. In article 8(2)—
   (a) in sub-paragraph (a)(iii), omit “, Castanea Mill.”;
   (b) in sub-paragraph (b)(ii), for “plants of *Castanea* Mill., *Fraxinus* L. or *Platanus* L. intended for planting”, substitute “plants of *Fraxinus* L. intended for planting”.

Article 12 (plant health discharge)

6. In article 12(2)—
   (a) for sub-paragraph (a), substitute—

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(6) The definition of “Decision 2012/756/EU” was inserted by S.I. 2013/1477, article 3(1)(a). The definition of “Directive 2000/29/EC” was amended by S.I. 2009/587, article 2(2). There are other amendments to article 2(1), but none is relevant.
(9) OJ No L 156, 16.6.2007, p12.
(10) Article 8(2)(a)(ii) and (b)(ii) was amended by S.I. 2012/2922, article 2(3) and S.I. 2013/2687, article 4(a) and (b).
(11) Article 12(2)(cc) was inserted by S.I. 2006/2307, article 2(4)(b) and amended by S.I. 2013/1477, article 5(c). There are other amendments to article 12(2), but none is relevant.
“(a) ‘(a) that the relevant material is free from any plant pest of a description specified in Part A or B of Schedule 1;’;

(b) in sub-paragraph (cc) for ‘*amylovova*’ substitute ‘*amylovora*’.

**Article 19 (prohibitions on landing plant pests and relevant material)**

7. In article 19(12)—

(a) for paragraph (1)(a), substitute—

‘(a) ‘(a) any plant pest of a description specified in Part A or B of Schedule 1;’;

(b) after paragraph (1), insert—

‘(1A) The landing in the protected zone specified in column 2 of Part C of Schedule 1 of any plant pest of the description specified in column 1 of that Part and which is introduced into that protected zone from another part of the European Union is prohibited.’.

**Article 20 (prevention of the spread of plant pests)**

8. In article 20(1)(13), for sub-paragraph (a), substitute—

‘(a) ‘(a) any plant pest of a description specified in Part A or B of Schedule 1;

(aa) any plant pest of the description specified in column 1 of Part C of Schedule 1 unless it is kept, stored, sold, moved or otherwise disposed of in an area in England which is not in the protected zone specified in column 2 of that Part;’.

**Article 21 (requirements for plant passports)**

9. In article 21(14), for paragraphs (8) and (9), substitute—

‘(8) No person shall move within the protected zone specified in column 2 of Part C of Schedule 1, or consign to a protected zone in another part of the European Union which is recognised as a protected zone in relation to *Thaumetopoea processionea* L., any plants, other than seeds, of *Quercus* spp., other than *Quercus suber*, intended for planting unless they are accompanied by official documentation confirming that they are free from *Thaumetopoea processionea* L.”.

**Article 22 (exceptions from certain prohibitions and requirements)**

10. In article 22(15)—

(a) for paragraph (1), substitute—

‘(1) The prohibitions on landing in article 19(1)(e), (f) and (g), (4) and (7) and on movement in article 20(1)(e) and (f) and the requirements in article 21(1), (2), (5) and (6) for certain relevant material to be accompanied by a plant passport shall not apply to small quantities of any relevant material, other than excluded material, where the relevant material meets the conditions in paragraph (1A).’;

(b) for paragraph (4), substitute—

‘(4) In this article—

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(12) Article 19(1) was amended by S.I. 2011/1043, article 4(1). There are other amendments to article 19, but none is relevant.

(13) There are amendments to article 20(1), but none is relevant.

(14) Article 21(8) and (9) was inserted by S.I. 2013/2687, article 6. There are other amendments to article 21, but none is relevant.

(15) Article 22(1) was amended by S.I. 2012/2922, article 2(4), S.I. 2013/23, article 2(4) and S.I. 2013/2687, article 7. Article 22(4) was inserted by S.I. 2013/1477, article 6. There are other amendments to article 22, but none is relevant.
(a) in paragraph (1), “excluded material” means any of the following relevant material—
   (i) plants of *Castanea* Mill. intended for planting;
   (ii) plants of *Fraxinus* L. intended for planting;
   (iii) plants, other than seeds, of *Platanus* L. intended for planting;
(b) in paragraph (3), “demarcated area” means—
   (i) in relation to tubers of *Solanum tuberosum* L., an area which has been established in accordance with Article 5 of Decision 2012/270/EU; and
   (ii) in relation to plants intended for planting, other than seeds, which can only grow in water or soil that is permanently saturated with water, an area established in accordance with Article 5 of Decision 2012/697/EU.”.

Article 24 (general provisions relating to plant passports)

11. In sub-paragraph (b)(ii) of article 24(4), for “either Schedule 1 or 2”, substitute “Part A or B of Schedule 1 or in Schedule 2”.

Article 29 (authority to issue plant passports)

12. In article 29(7)(a), after “specified in”, insert “Part A or B of”.

Article 42 (notification of the presence or suspected presence of certain plant pests)

13. In article 42(2), after sub-paragraph (b), insert—
   “(bb) (bb) is of the description specified in Part C of Schedule 1;”.

Schedule 1 (plant pests which shall not be landed in or spread within England)

14. (1) In Part A (plant pests not known to occur in any part of the European Union) of Schedule 1(16)—
   (a) under the heading “Insects, mites and nematodes”—
      (i) after item 1, insert—

| “1A. Agrilus anxius Gory |
| “1B. Agrilus planipennis Fairmaire” |
| “6. Anthonomus eugenii Cano” |
   (ii) after item 5, insert—

| “15A. Diaphorina citri Kuway; |
| “15B. Dryocosmus kuriphilus Yasumatsu |

(16) Part A of Schedule 1 was amended by S.I. 2011/1043, article 4(1). Item 15a under the heading “Insects, mites and nematodes” was inserted by S.I. 2006/2307, article 2(11). Item 15b under the heading “Insects, mites and nematodes” was inserted by S.I. 2013/1477, article 7(a). Item 1 under the heading “Bacteria” was inserted by S.I. 2013/1477, article 7(b). There are other amendments to Part A of Schedule 1, but none is relevant.
15C. *Epitrix cucumeris* (Harris), *Epitrix similaris* (Gentner), *Epitrix subcrinita* (Lec.) and *Epitrix tuberis* (Gentner);

(b) for item 1 under the heading “Bacteria”, substitute—

“1. *Candidatus Liberibacter* spp., causal agent of Huanglongbing disease of citrus/citrus greening

1A. *Pseudomonas syringae* pv. *actinidiae* Takikawa, Serizawa, Ichikawa, Tsuyumu & Goto”;

(c) omit item 9 under the heading “Fungi”.

(2) In Part B (plant pests known to occur in the European Union) of Schedule 1(17), under the heading “Insects, mites and nematodes”—

(a) after item 1, insert—

“1A. *Bursaphelenchus xylophilus* (Steiner & Bührer) Nickle et al.”;

(b) after item 11, insert—

“12. *Trioza erytreae* Del Guercio”.

(3) After Part B of Schedule 1, insert—

“PART C

Plants pests which may not be landed in a protected zone which is limited to part of England

<table>
<thead>
<tr>
<th>Plant pest</th>
<th>Description of protected zone</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>Thaumetopoea processionea</em> L.</td>
<td>England, excluding the local authority areas of Barnet, Brent, Bromley, Camden, City of London, City of Westminster, Croydon, Ealing, Elmbridge, Epsom and Ewell, Hackney, Hammersmith &amp; Fulham, Haringey, Harrow, Hillingdon, Hounslow, Islington, Kensington &amp; Chelsea, Kingston upon Thames, Lambeth, Lewisham, Merton, Reading, Richmond upon Thames, Runnymede, Slough, South Oxfordshire, Southwark, Spelthorne, Sutton, Tower Hamlets, Wandsworth and West Berkshire.</td>
</tr>
</tbody>
</table>

(17) Part B of Schedule 1 was amended by S.I. 2011/1043, article 4(1). Item 1a under the heading “Insects, mites and nematodes” was inserted by S.I. 2009/587, article 2(4) and deleted by S.I. 2014/979, article 4(2). There are other amendments to Part B of Schedule 1, but none is relevant.
Schedule 2 (relevant material which may not be landed in or moved within England if that material is carrying or infected with plant pests)

15. (1) In Part A (plant pests not known to occur in the European Union) of Schedule 2(18)—
   (a) omit items 1a, 8, 10 and 29 under the heading “Insects, mites and nematodes”;
   (b) omit item 1 under the heading “Bacteria”;
   (c) omit item 8 under the heading “Fungi”;
   (d) in the second column of item 5a under the heading “Viruses and virus-like organisms”, for “Lycopersicon lycopersicum (L.) Karsten ex Farw.”, substitute “Solanum lycopersicum L.”.

(2) In Part B (plant pests known to occur in the European Union) of Schedule 2(19)—
   (a) in the second column of items 2 and 9 under the heading “Bacteria”, for “Lycopersicon lycopersicum (L.) Karsten ex Farw.”, substitute “Solanum lycopersicum L.”;
   (b) for the entry in the third column of item 1 under the heading “Fungi”, substitute “Ceratocystis platani (J.M. Walter) Engelbr. & T.C. Harr.”;
   (c) under the heading “Viruses and virus-like organisms”—
      (i) omit item 5;
      (ii) in the second column of items 15 and 16, for “Lycopersicon lycopersicum (L.) Karsten ex Farw.”, substitute “Solanum lycopersicum L.”.

Schedule 4 (restrictions on the landing in and movement within England of relevant material)

16. (1) In Part A (relevant material, from third countries, which may only be landed in England if special requirements are satisfied) of Schedule 4(20)—
   (a) for items 6 and 6A substitute—

   “6. Plants, other than seeds, of Castanea Mill. or Quercus L. intended for planting, originating in any third country

   Without prejudice to the requirements in items 4, 5, 6B, 60, 61 and 64, the plants shall be accompanied by
   an official statement that:

   (a) they originate in an area or areas known to be free from Cryphonectria parasitica (Murrill) Barr; or

   (b) no symptoms of Cryphonectria parasitica (Murrill) Barr have been observed at the place of

(18) Part A of Schedule 2 was amended by S.I. 2011/1043, article 4(1). Item 1a under the heading “Insects, mites and nematodes” was inserted by S.I. 2009/587, article 2(5)(a). Item 5a under the heading “Viruses and virus-like organisms” was inserted by S.I. 2009/587, article 2(6)(c). There are other amendments to Part A of Schedule 2, but none is relevant.

(19) Part B of Schedule 2 was amended by S.I. 2011/1043, article 4(1). There are other amendments to Part B of Schedule 2, but none is relevant.

(20) Item 6 was replaced with items 6 and 6A by S.I. 2013/2687, article 10(1)(a). Item 7a was inserted by S.I. 2009/587, article 2(8)(a) and amended by S.I. 2012/2922, article 2(9)(a). Item 8 was amended by S.I. 2013/2687, article 10(1)(c). Item 12 was amended by S.I. 2006/2307, article 2(15)(c). Item 17 was amended by S.I. 2006/2307, article 2(15)(g) and (h), S.I. 2007/2950, article 6(2)(a) and S.I. 2013/1477, article 9(1)(c). Item 17a was inserted by S.I. 2007/2950, article 6(2)(d) and amended by S.I. 2013/1477, article 9(1)(d). Item 35 was amended by S.I. 2013/1477, article 9(1)(f). Items 35a and 35b were inserted by S.I. 2009/587, article 2(8)(c) and amended by S.I. 2013/1477, article 9(1)(g) and (h). Item 35c was inserted by S.I. 2013/1477, article 9(1)(i). Item 36 was amended by S.I. 2013/1477, article 9(1)(j). Item 37 was amended by S.I. 2006/2307, article 2(15)(j). Item 41 was amended by S.I. 2008/2411, article 2(12)(a). Item 43a was inserted by S.I. 2009/587, article 2(8)(e). Item 71 was amended by S.I. 2008/2411, article 2(12)(b). Item 82 was inserted by S.I. 2010/2962, article 2(5)(b) and amended by S.I. 2013/1477, article 9(1)(k). Item 84 was inserted by S.I. 2013/1477, article 9(1)(l). There are other amendments to Part A of Schedule 4, but none is relevant.
production or in its immediate vicinity since the beginning of the last complete cycle of vegetation’; “8. Plants, other than seeds, of *Platanus* L. intended for planting, originating in Armenia, Switzerland or the USA, The plants shall be accompanied by an official statement that no symptoms of *Ceratocystis platani* (J.M. Walter) Engelbr. & T.C. Harr. have been observed at the place of production or in its immediate vicinity since the beginning of the last complete cycle of vegetation’; “12. Plants of *Betula* L., other than fruit or seeds, but including cut branches of *Betula* L., with or without foliage, originating in any third country, The plants shall be accompanied by an official statement that they originate in a country known to be free of *Agrilus anxius* Gory’; “17B. Fruits of *Citrus* L., other than fruits of *Citrus aurantium* L. or *Citrus latifolia* Tanaka, and fruits of *Fortunella* Swingle or *Poncirus* Raf. originating in South Africa, Without prejudice to the requirements in items 14 to 16 and 18, the fruits shall be accompanied by a phytosanitary certificate which includes an official statement in accordance with point 1 of the Annex to Decision 2014/422/EU”; “35A. Tubers of *Solanum tuberosum* L., other than those intended for planting, originating in any third country, Without prejudice to the provisions applicable to tubers listed in items 32 to 34, 35B and 35C, the tubers shall be accompanied by an official statement that they originate in an area or areas in which *Ralstonia solanacearum* (Smith) Yabuuchi *et al.* is not known to occur; “35B. Tubers of *Solanum tuberosum* L. originating in any third country, Without prejudice to the provisions applicable to tubers listed in items 32 to 35A and 35C, the tubers shall be accompanied by an official statement that the tubers originate: (a) in a country where *Scrobipalpopsis solanivora* Povolny is not known to occur; or
(b) in an area free from *Scrobipalpopsis solanivora* Povolny, established by the national plant protection organisation in accordance with ISPM No. 4’’;

(j) item 35c is re-numbered as item 35C and in the third column of that item, for “35b”, substitute “35B”;

(k) in the third column of item 36, for “35b, 35c” substitute “35B, 35C”;

(l) in the second column of items 37 and 38, for “Lycopersicon lycopersicum (L.) Karsten ex Farw.”, substitute “Solanum lycopersicum L.”;

(m) for items 41 and 42 substitute—

<table>
<thead>
<tr>
<th>41.</th>
<th>Plants, other than seeds, of <em>Dendranthema</em> (DC.) Des Moul., <em>Dianthus</em> L. or <em>Pelargonium</em> l’Hér. ex Ait. intended for planting, originating in any third country</th>
</tr>
</thead>
</table>

Without prejudice to the requirements in items 42 to 44, 46 to 48, 50, 55, 60, 64 and 66, the plants shall be accompanied by an official statement that:

(a) they originate in an area free from *Helicoverpa armigera* (Hübner) and *Spodoptera littoralis* (Boisd.), established by the national plant protection organisation in accordance with ISPM No. 4;

(b) no signs of *Helicoverpa armigera* (Hübner) or *Spodoptera littoralis* (Boisd.) have been observed at the place of production since the beginning of the last complete cycle of vegetation; or

(c) the plants have undergone appropriate treatment to protect them from the plant pests referred to in paragraphs (a) and (b);

| 42. | Plants, other than seeds, of *Dendranthema* (DC.) Des Moul., *Dianthus* L. or *Pelargonium* l’Hér. ex Ait., originating in any third country |

Without prejudice to the requirements in items 41, 43 to 44, 46 to 48, 50, 55, 60, 64 and 66, the plants shall be accompanied by an official statement that:

(a) they originate in an area free from *Spodoptera eridania* (Cramer), *Spodoptera frugiperda* Smith and *Spodoptera litura* (Fabricius), established by the national plant protection organisation in accordance with ISPM No. 4;

(b) no signs of *Spodoptera eridania* (Cramer), *Spodoptera frugiperda* Smith or *Spodoptera litura* (Fabricius) have been observed at the place of production since the beginning of the last complete cycle of vegetation; or

(c) the plants have undergone appropriate treatment to protect them from the plant pests referred to in paragraphs (a) and (b);”;

(n) in the third column of item 43, after “42.”, insert “43a.”;
(o) in the second column of item 43a, for “Lycopersicon lycopersicum (L.) Karsten ex Farw.”, substitute “Solanum lycopersicum L.”;

(p) in the third column of item 48—
   (i) omit the word “or” immediately preceding paragraph (c);
   (ii) at the end, insert—
       “; or
   
   (d) they originate from plant material (explant) which is free from Liriomyza sativae (Blanchard) and Amauromyza maculosa (Malloch), are grown in vitro in a sterile medium under sterile conditions that preclude the possibility of infestation with Liriomyza sativae (Blanchard) or Amauromyza maculosa (Malloch) and are shipped in transparent containers under sterile conditions”;

(q) in the third column of item 50—
   (i) omit the word “or” immediately preceding paragraph (c);
   (ii) at the end, insert—
       “; or
   
   (d) they originate from plant material (explant) which is free from Liriomyza huidobrensis (Blanchard) and Liriomyza trifolii (Burgess), are grown in vitro in a sterile medium under sterile conditions that preclude the possibility of infestation with Liriomyza huidobrensis (Blanchard) or Liriomyza trifolii (Burgess) and are shipped in transparent containers under sterile conditions”;

(r) for item 51 substitute—

“51. Plants with roots, planted or intended for planting, grown in the open air, originating in any third country shall be accompanied by an official statement that:

   (a) the place of production is known to be free from Clavibacter michiganensis ssp. sepedonicus (Spieckermann and Kotthoff) Davis et al. and Synchytrium endobioticum (Schilbersky) Percival; and
   
   (b) the plants originate from a field known to be free from Globodera pallida (Stone) Behrens and Globodera rostochiensis (Wollenweber) Behrens”;

(s) in the third column of item 55—
   (i) for “46, 48” substitute “46 to 48”;
   (ii) omit the word “or” immediately preceding paragraph (c);
   (iii) at the end, insert—
       “; or
   
   (d) they originate from plant material (explant) which is free from Thrips palmi Karny, are grown in vitro in a sterile medium under sterile conditions that preclude the possibility of infestation with Thrips palmi Karny and are shipped in transparent containers under sterile conditions”;

(t) after item 56, insert—
“56A. Fruits of Capsicum L. originating in Belize, Costa Rica, Dominican Republic, El Salvador, Guatemala, Honduras, Jamaica, Mexico, Nicaragua, Panama, Puerto Rico, USA or French Polynesia where Anthonomus eugenii Cano is known to occur

The fruits shall be accompanied by an official statement that they:

(a) originate in an area free from Anthonomus eugenii Cano, established by the national plant protection organisation in accordance with ISPM No. 4, and which is mentioned on the phytosanitary certificate or the phytosanitary certificate for re-export under the rubric “Additional declaration”; or

(b) originate in a place of production established in the country of export by the national plant protection organisation in that country as being free from Anthonomus eugenii Cano, in accordance with ISPM No. 10, and which is mentioned on the phytosanitary certificate or the phytosanitary certificate for re-export under the rubric “Additional declaration”, and declared free from Anthonomus eugenii Cano on official inspections carried out at least monthly during the two months prior to export at the place of production and its immediate vicinity

(u) omit item 58;

(v) in the third column of item 66—

(i) omit the word “or” immediately preceding paragraph (c);

(ii) at the end, insert—

“; or

(d) they originate from plant material (explant) which is free from Bemisia tabaci Genn. (non-European populations), are grown in vitro in a sterile medium under sterile conditions that preclude the possibility of infestation with Bemisia tabaci Genn. (non-European populations) and are shipped in transparent containers under sterile conditions”;

(w) in the second column of items 68 and 69, for “Lycopersicon lycopersicum (L.) Karsten ex Farw.”, substitute “Solanum lycopersicum L.”;

(x) in the third column of item 71—

(i) omit the word “or” immediately preceding paragraph (c);

(ii) at the end, insert—

“; or

(d) the plants originate from plant material (explant) which is free from Bemisia tabaci Genn. (non-European populations) and which did not show any symptoms of Bemisia tabaci Genn. (non-European populations), are grown in vitro in a sterile medium under sterile conditions that preclude the possibility of infestation with Bemisia tabaci Genn. (non-European populations) and are shipped in transparent containers under sterile conditions”;

(y) in the second column of item 73, for “Lycopersicon lycopersicum (L.) Karsten ex Farw.”, substitute “Solanum lycopersicum L.”;

(z) in the third column of item 74—
(i) omit the word “or” immediately preceding paragraph (b);
(ii) at the end, insert—

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“;
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(c) the seeds have been subjected to an appropriate physical treatment against *Ditylenchus dipsaci* (Kühn) Filipjev and have been found to be free of *Ditylenchus dipsaci* (Kühn) Filipjev after laboratory tests on a representative sample”;

(aa) in the second column of item 82, for “chinesis”, substitute “chinensis”;

(bb) after item 84, insert—

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85. Plants, other than fruit or seeds, of *Casimiroa* La Llave, *Clausena* Burm. f., *Vepris* Comm. or *Zanthoxylum* L., originating in any third country

(a) in a country in which *Trioza erytreae* Del Guercio is known not to occur; or

(b) in an area free from *Trioza erytreae* Del Guercio, established by the national plant protection organisation in accordance with ISPM No. 4, and which is mentioned on the phytosanitary certificate or phytosanitary certificate for re-export under the rubric “Additional declaration”


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(2) In Part B (relevant material, from another part of the European Union, which may only be landed in or moved within England if special requirements are satisfied) of Schedule 4(21)—

(a) for items 4 and 4A substitute—

```
4. Plants, other than seeds, of Castanea Mill. or Quercus L. intended for planting

Without prejudice to the requirements in item 4B, the plants shall be accompanied by an official statement that:

(a) they originate in an area or areas known to be free from Cryphonectria parasitica (Murrill) Barr; or

(b) no symptoms of Cryphonectria parasitica (Murrill) Barr have been observed at the place of production or in its immediate vicinity since the beginning of the last complete cycle of vegetation”;
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(b) for item 5 substitute—

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5. Plants, other than seeds, of Platanus L. intended for planting

The plants shall be accompanied by an official statement that:

(a) they originate in an area known to be free from Ceratocystis platani (J.M. Walter) Engelbr. & T.C. Harr.; or

(b) no symptoms of Ceratocystis platani (J.M. Walter) Engelbr. & T.C. Harr have been observed at the place of production or in its immediate vicinity since the beginning of the last complete cycle of vegetation”;
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(c) for item 7 substitute—

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7. Plants, other than fruit or seeds, of Citrus L., Fortunella Swingle or Poncirus Raf.

Without prejudice to the requirements in item 7A, the plants shall be accompanied by an official statement that:

(a) they originate in an area or areas known to be free from Spiroplasma citri Saglio et al., Phoma tracheiphila (Petri) Kanchaveli and Gikashvili and Citrus tristeza virus (European strains);

(b) the plants derive from a certification scheme requiring them to be derived in direct line from material which has been maintained under appropriate conditions and has been subjected to official individual testing for, at least, Citrus tristeza virus (European strains), using appropriate tests
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(21) Part B of Schedule 4 was amended by S.I. 2011/1043, article 4(1). Item 4 was replaced with items 4 and 4A by S.I. 2013/2687, article 10(2)(a). Item 5 was amended by S.I. 2013/2687, article 10(2)(c). Item 15 was amended by S.I. 2012/3033, article 2(3)(a). Item 19 was amended by S.I. 2013/1477, article 9(2)(c). Item 23 was amended by S.I. 2008/2411, article 2(12)(a). There are other amendments to Part B of Schedule 4, but none is relevant.
or methods in line with international standards, and have been growing permanently in an insect proof glasshouse or in an isolated cage on which no symptoms of *Spiroplasma citri* Saglio et al., *Phoma tracheiphila* (Petri) Kanchaveli and Gikashvili or *Citrus tristeza* virus (European strains) have been observed; or

(c) they:

(i) have been derived from a certification scheme requiring them to be derived in direct line from material which has been maintained under appropriate conditions and has been subjected to official individual testing for, at least, *Citrus tristeza* virus (European strains), using appropriate tests or methods in line with international standards, and have been found, in these tests, free from *Citrus tristeza* virus (European strains) and certified free from at least *Citrus tristeza* virus (European strains) in official individual tests carried out according to the methods mentioned in this paragraph, and

(ii) have been inspected and no symptoms of *Spiroplasma citri* Saglio et al., *Phoma tracheiphila* (Petri) Kanchaveli and Gikashvili or *Citrus tristeza* virus (European strains) have been observed since the beginning of the last complete cycle of vegetation.

7A. Plants, other than fruit or seeds, of *Citrus* L., *Fortunella* Swingle, *Poncirus* Raf., *Casimiroa* La Llave, *Clausena* Burm. f., *Vepris* Comm. or *Zanthoxylum* L. Without prejudice to the requirements in item 7, the plants shall be accompanied by an official statement that they originate in an area free from *Trioza erytreae* Del Guercio, established by the national plant protection organisation in accordance with ISPM No. 4";

(d) in the third column of item 15—

(i) for “16 and 19a”, substitute “15A, 16, 19a and 19b”;  
(ii) in paragraphs (a) and (b) for “Community” substitute “European Union”;  
(iii) omit paragraph (c);  
(e) after item 15, insert—

“15A. Tubers of *Solanum tuberosum* L. intended for planting, other than those to be planted in accordance with Article 4.4(b) of Directive 2007/33/EC Without prejudice to the requirements in items 15, 16 and 19b, the tubers shall be accompanied by an official statement that the European Union provisions to combat *Globodera pallida* (Stone) Behrens and *Globodera rostochiensis* (Wollenweber) Behrens are complied with”;  
(f) for item 19 substitute—
“19. Tubers of *Solanum tuberosum* L., other than those mentioned in column 2 of items 15 to 18

Without prejudice to the requirements in items 19a and 19b, there shall be evidence by a registration number put on the packaging, or in the case of loose-loaded potatoes transported in bulk, on the vehicle transporting the potatoes, that the potatoes have been grown by an officially registered producer, or originate from officially registered collective storage or dispatching centres located in the area of production, indicating that the tubers are free from *Ralstonia solanacearum* (Smith) Yabuuchi *et al.* and that:

(a) the European Union provisions to combat *Synchytrium endobioticum* (Schilbersky) Percival;

(b) where appropriate, the European Union provisions to combat *Clavibacter michiganensis* ssp. *sepedonicus* (Spieckermann and Kotthoff) Davis *et al.*; and

(c) the European Union provisions to combat *Globodera pallida* (Stone) Behrens and *Globodera rostochiensis* (Wollenweber) Behrens are complied with”;

(g) in the second column of item 21, for “*Lycopersicon lycopersicum* (L.) Karsten ex Farw.”, substitute “*Solanum lycopersicum* L.”;

(h) after item 21, insert—

“21A. Plants with roots of *Capsicum* spp., *Solanum lycopersicum* L. or *Solanum melongena* L. intended for planting, other than those to be planted in accordance with Article 4.4(a) of Directive 2007/33/EC

Without prejudice to the requirements in items 20 and 21, the plants shall be accompanied by an official statement that the European Union provisions to combat *Globodera pallida* (Stone) Behrens and *Globodera rostochiensis* (Wollenweber) Behrens are complied with”;

(i) in the third column of item 23, for paragraphs (a) and (b) substitute—

“(a) “(a) they originate in an area free from *Helicoverpa armigera* (Hübner) and *Spodoptera littoralis* (Boisd.), established by the national plant protection organisation in accordance with ISPM No. 4;

(b) no signs of *Helicoverpa armigera* (Hübner) or *Spodoptera littoralis* (Boisd.) have been observed at the place of production since the beginning of the last complete cycle of vegetation; or

(c) they have undergone appropriate treatment to protect them from the plant pests mentioned in paragraphs (a) and (b)”;

(j) in the third column of item 27—

(i) omit the word “or” immediately preceding paragraph (c);

(ii) at the end, insert—
“; or

(d) they originate from plant material (explant) which is free from Liriomyza huidobrensis (Blanchard) and Liriomyza trifolii (Burgess), are grown in vitro in a sterile medium under sterile conditions that preclude the possibility of infestation with Liriomyza huidobrensis (Blanchard) or Liriomyza trifolii (Burgess) and are shipped in transparent containers under sterile conditions”;

(k) in the third column of item 28, omit “, Globodera pallida (Stone) Behrens, Globodera rostochiensis (Wollenweber) Behrens”;

(l) after item 28, insert—

“28A. Plants with roots grown in the open air of Allium porrum L., Asparagus officinalis L., Beta vulgaris L., Brassica spp. or Fragaria L. intended for planting, other than those plants to be planted in accordance with Article 4.4(a) or (c) of Directive 2007/33/EC

28B. Bulbs, tubers or rhizomes, grown in the open air, of Allium ascalonicum L., Allium cepa L., Dahlia spp., Gladiolus Tourn. ex L., Hyacinthus spp., Iris spp., Lilium spp., Narcissus L. or Tulipa L., other than those bulbs, tubers or rhizomes to be planted in accordance with Article 4.4(a) or (c) of Directive 2007/33/EC

Without prejudice to the requirements in item 28, there shall be evidence that the European Union provisions to combat Globodera pallida (Stone) Behrens and Globodera rostochiensis (Wollenweber) Behrens are complied with

There shall be evidence that the European Union provisions to combat Globodera pallida (Stone) Behrens and Globodera rostochiensis (Wollenweber) Behrens are complied with”;

(m) in the second column of items 31 and 32, for “Lycopersicon lycopersicum (L.) Karsten ex Farw.”, substitute “Solanum lycopersicum L.”;

(n) in the third column of item 33—

(i) omit the word “or” immediately preceding paragraph (b);

(ii) at the end, insert—

“; or

(c) the seeds have been subjected to an appropriate physical treatment against Ditylenchus dipsaci (Kühn) Filipjev and have been found to be free of Ditylenchus dipsaci (Kühn) Filipjev after laboratory tests on a representative sample”.

(3) In Part C (relevant material which may only be landed in or moved within England (as a protected zone) if special requirements are satisfied) of Schedule 4, before item 1, insert—
| A1. | Plants of *Castanea* Mill. intended for planting | Without prejudice to the requirements in item A2, the plants shall be accompanied by an official statement that they have been grown throughout their life:

(a) in a place of production in a country where *Cryphonectria parasitica* (Murrill) Barr is known not to occur;

(b) in an area free from *Cryphonectria parasitica* (Murrill) Barr, established by the national plant protection organisation in accordance with ISPM No. 4; or

(c) in a protected zone which is recognised as a protected zone for the plant pest mentioned in paragraphs (a) and (b) |

| A2. | Plants of *Castanea* Mill., other than plants in tissue culture, fruit or seeds | Without prejudice to the requirements in item A1, the plants shall be accompanied by an official statement that the plants have been grown throughout their life:

(a) in a place of production in a country where *Dryocosmus kuriphilus* Yasumatsu is known not to occur;

(b) in an area free from *Dryocosmus kuriphilus* Yasumatsu, established by the national plant protection organisation in accordance with ISPM No. 4; or

(c) in a protected zone which is recognised as a protected zone for the plant pest mentioned in paragraphs (a) and (b) |

| A3. | Plants, other than seeds, of *Platanus* L. intended for planting, originating in the European Union or in Armenia, Switzerland or the USA | The plants shall be accompanied by an official statement that they have been grown throughout their life:

(a) in an area free from *Ceratocystis platani* (J.M. Walter) Engelbr. & T.C. Harr., established in accordance with ISPM No. 4; or

(b) in a protected zone which is recognised as a protected zone for the plant pest mentioned in paragraph (a)” |

**Schedule 5 (relevant material from a third country for which a phytosanitary certificate may be required)**

17. (1) In Part A (relevant material which may only be landed in England if accompanied by a phytosanitary certificate) of Schedule 5(22)—

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(22) Paragraph 1(c) was amended by S.I. 2006/2307, article 2(17). Paragraph 2A was inserted by S.I. 2013/2687, article 11. There are other amendments to Part A of Schedule 5, but none is relevant.
(a) in paragraph 1(c), for “Helianthus annuus L.” substitute “Citrus L., Fortunella Swingle, Poncirus Raf., Capsicum spp., Helianthus annuus L., Solanum lycopersicum L.”;

(b) in paragraph 2, for sub-paragraphs (e) and (f), substitute—

“(e) cut flowers of Aster spp., Eryngium L., Hypericum L., Lisianthus L., Rosa L. or Trachelium L., originating in any country outside Europe;

(f) leafy vegetables of Apium graveolens L., Ocimum L., Limnophila L. or Eryngium L.;

(g) leaves of Manihot esculenta Crantz;

(h) cut branches of Betula L. with or without foliage;

(i) cut branches of Fraxinus L., Juglans ailantifolia Carr., Juglans mandshurica Maxim., Ulmus davidiana Planch. or Pterocarya rhoifolia Siebold & Zucc., with or without foliage, originating in Canada, China, Democratic People’s Republic of Korea, Japan, Mongolia, Republic of Korea, Russia, Taiwan or the USA; or

(j) Amyris P. Browne, Casimiroa La Llave, Citropsis Swingle & Kellerman, Eremocitrus Swingle, Esenbeckia Kunth., Glycosmis Corrêa, Merrillia Swingle, Naringi Adans., Tetradium Lour., Todalia Juss. or Zanthoxylum L.”;

(c) for paragraph 2A substitute—

“2A. Parts of plants, other than fruit but including seeds, of Aegle Corrêa, Aeglopsis Swingle, Afragla Eng., Atalantia Corrêa, Balsamocitrus Stapf, Burkilianthus Swingle, Calodendrum Thunb., Choisyia Kunth, Clausena Burm. f., Limonia L., Microcitrus Swingle, Murraya J. Koenig ex L., Pamburus Swingle, Severinia Ten., Swinglea Merr., Triphasia Lour or Vepris Comm.”;

(d) for paragraph 3 substitute—

“3. Fruits of—

(a) Citrus L., Fortunella Swingle, Poncirus Raf., Momordica L., or Solanum melongena L.;

(b) Annona L., Cydonia Mill., Diospyros L., Malus Mill., Mangifera L., Passiflora L., Prunus L., Psidium L., Pyrus L., Ribes L., Syzygium Gaertn. or Vaccinium L., originating in any country outside Europe; or

(c) Capsicum L.”.

(2) In Part B (relevant material which, if destined for certain protected zones, may only be landed in England if accompanied by a phytosanitary certificate) of Schedule 5, in paragraph 5, after “Seeds of” insert “Castanea Mill.”.

Schedule 6 (prohibitions on the landing in and movement within England of relevant material without a plant passport)

18. (1) In Part A (relevant material, from England or elsewhere in the European Union, which may only be landed in or moved within England if accompanied by a plant passport) of Schedule 6—

(a) for paragraph 4 substitute—

(b) in paragraph 7—

(i) in sub-paragraph (a), after “*Argyranthemum* spp.,”, insert “*Asparagus officinalis* L.,”;

(ii) in sub-paragraph (d), for “*Lycopersicon lycopersicum* (L.) Karsten ex Farw.” substitute “*Solanum lycopersicum* L.”;

(iii) for sub-paragraph (e) substitute—


(c) in paragraph 8, for “chinesis”, substitute “chinensis”.

(2) In Part B (relevant material, from England or elsewhere in the European Union, which may only be landed in or moved within England if accompanied by a plant passport which is valid for England (as a protected zone)) of Schedule 6(25), before paragraph 1, insert—

“A1. Plants, other than fruit, of *Castanea* Mill.

A2. Seeds of *Castanea* Mill.

A3. Plants, other than seeds, of *Platanus* L. intended for planting.”.

Schedule 7 (prohibitions on the consignment of relevant material to another part of the European Union without a plant passport)

19. (1) In Part A (relevant material which may only be consigned to another part of the European Union if accompanied by a plant passport) of Schedule 7(26)—

(a) for paragraph 4 substitute—


(b) in paragraph 7—

(i) in sub-paragraph (a), after “*Argyranthemum* spp.,”, insert “*Asparagus officinalis* L.,”;

(ii) in sub-paragraph (d), for “*Lycopersicon lycopersicum* (L.) Karsten ex Farw.” substitute “*Solanum lycopersicum* L.”;

(iii) for sub-paragraph (e) substitute—

“(e) “(e) bulbs, corms, tubers or rhizomes of *Camassia* Lindl., *Chionodoxa* Boiss., *Crocus flavus* Weston “Golden Yellow”, *Dahlia* spp., *Galanthus* L., *Galtonia candicans* (Baker) Decne., miniature

(25) Part B of Schedule 6 was amended by S.I. 2011/1043, article 4(1).

(26) Part A of Schedule 7 was amended by S.I. 2011/1043, article 4(1). Paragraph 7(a) and (d) was amended by S.I. 2006/2307, article 2(20) and (21). Paragraph 8 was inserted by S.I. 2013/1477, article 12(b). There are other amendments to Part A of Schedule 7, but none is relevant.

(c) in paragraph 8, for “chinesis”, substitute “chinensis”.

(2) In Part B (relevant material which may only be consigned to a protected zone in another part of the European Union if accompanied by a plant passport which is valid for that protected zone) of Schedule 7(27)—

(a) for paragraph 2 substitute —

“2. Plants, other than seeds, of *Platanus* L., *Populus* L. or *Beta vulgaris* L. intended for planting.”;

(b) in paragraph 3, after “*Amelanchier* Med.,”, insert “*Castanea* Mill.,”;

(c) in paragraph 8, after “*Beta vulgaris* L.,”, insert “*Castanea* Mill.,”.

*de Mauley*
Parliamentary Under Secretary of State
Department of Environment, Food and Rural Affairs

3rd September 2014
This Order amends the Plant Health (England) Order 2005 (S.I. 2005/2530) ("the principal Order") to implement—


(b) Commission Implementing Directive 2014/83/EU amending Annexes I, II, III, IV, and V to Council Directive 2000/29/EC on protective measures against the introduction into the Community of organisms harmful to plants or plant products and against their spread within the Community (OJ No L 186, 26.6.2014, p64); and

(c) Commission Implementing Decision 2014/422/EU setting out measures in respect of certain citrus fruit originating in South Africa to prevent the introduction into and spread within the Union of *Phyllosticta citricarpa* (McAlpine) Van der Aa (OJ L No 196, 3.7.2014, p21).

Articles 14(1) and (2), 15, 16 (other than article 16(1)(f) and (g)), 17, 18 and 19 amend Schedules 1, 2 and 4 to 7 to the principal Order so as to implement various amendments made by Commission Implementing Directives 2014/78/EU and 2014/83/EU to technical annexes I to V to Council Directive 2000/29/EC (OJ No L 169, 10.7.2000, p1).

Articles 3(a) and 16(1)(f) and (g) amend article 2(1) of, and Part A of Schedule 4 to, the principal Order to implement Commission Implementing Decision 2014/422/EU.

Articles 4, 6 to 8 and 14(3) amend articles 5, 12, 19 and 20 of, and Schedule 1 to, the principal Order to implement the amendments made by Commission Implementing Directives 2014/78/EU and 2014/83/EU to Annexes I to V to Council Directive 2000/29/EC in relation to the plant pest, *Thaumetopoea processionea* L., the Oak Processionary Moth. The amendments prohibit the landing or movement of *Thaumetopoea processionea* L. in that part of England which is recognised as a protected zone in relation to the plant pest. Article 9 also amends article 21 of the principal Order to impose additional requirements on the movement of plants, other than seeds, of *Quercus* spp. other than *Quercus suber*, intended for planting, which are likely to host *Thaumetopoea processionea* L.

In addition, the Order makes other minor amendments to the principal Order.

Article 3(a) provides for references to Commission Implementing Decision 2014/422/EU to be read as references to that Decision as amended from time to time.

An impact assessment has not been produced for this instrument as no impact on business or the private or voluntary sector is foreseen. The Explanatory Memorandum for this instrument, together with a transposition note for Commission Implementing Directives 2014/78/EU and 2014/83/EU, is available alongside the instrument at [www.legislation.gov.uk](http://www.legislation.gov.uk).