



MEMO

TO: All Hatching Egg Industry Stakeholders

STATUS: Important

FROM: Casey Langbroek

DATE: April 22, 2016

SUBJECT: Biosecurity, Food Safety and Premise ID

By a decision dated March 29, 2016 in the matter of *Skye Hi Farms Inc. et al. v. BC Broiler Hatching Egg Commission*, the BCFIRB set aside *Amending Order 11 to the Consolidated Order of September 30, 2012*, which *Amending Order* was subsequently incorporated into the *Consolidated Order of August 21, 2014*.

On April 14, 2016, the Commission passed its *Consolidated Order of May 1, 2016*, which reflects the reversal of *Amending Order 11*. Most notably, the new *Consolidated Order of May 1, 2016* no longer includes the *Regularization of Historically Non-Compliant Silkie and Taiwanese Producers Program* which was the focus of the appeal before the BCFIRB.

Despite the passage of the new *Consolidated Order of May 1, 2016*, it is important to note that *Schedule 5 – Biosecurity, Food Safety and Code of Practice* remains unchanged. *Schedule 5* contains the provisions which, among other things, oblige Producers to comply with the Commission's biosecurity standards, premise ID registration requirements, and food safety standards. Except to the extent that the BCFIRB's decision in *Skye Hi* might indicate otherwise, the *Consolidated Order* (including *Schedule 5*) applies to persons engaged in the production of Silkie or TC broiler hatching breeders, eggs or chicks.

If you have any questions or concerns, please contact the office.

Regards,

A handwritten signature in black ink, appearing to be "CL", written in a cursive style.

Chair, Casey Langbroek, FCPA, FCGA