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Hulme, Philip E., Brundu, Giuseppe, Carboni, Marta et al. (17 more authors) (2018) Integrating invasive species policies across ornamental horticulture supply-chains to prevent plant invasions. Journal of Applied Ecology. pp. 92-98. ISSN 0021-8901

https://doi.org/10.1111/1365-2664.12953

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Integrating invasive species policies across ornamental horticulture supply-chains to prevent plant invasions

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49				
50	Running title: Integrating policies to curb ornamental plant invasions			
51				
52	Type of Paper:		Policy	Directions
53	Date:		1/05/2	017
54	Total Word Co	unt:		4500 (max 4500)
55	Summary			150 (max 150)
56	Number of Tab	bles		0
57	Number of Fig	ures		4
58	Number of refe	erences		52
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65 Summary

Ornamental horticulture is the primary pathway for invasive alien plant
 introductions. We critically appraise published evidence on the effectiveness
 of four policy instruments that tackle invasions along the horticulture supply chain: pre-border import restrictions, post-border bans, industry codes of
 conduct, and consumer education.

- 2. Effective pre-border interventions rely on rigorous risk assessment and high
 industry compliance. Post-border sales bans become progressively less
 effective when alien species become widespread in a region.
- A lack of independent performance evaluation and of public disclosure, limits
 the uptake and effectiveness of voluntary codes of conduct and discourages
 shifts in consumer preference away from invasive alien species.
- Policy implications. Closing the plant invasion pathway associated with
 ornamental horticulture requires government-industry agreements to fund
 effective pre- and post-border weed-risk assessments that can be
 subsequently supported by widely adopted, as well as verifiable, industry
 codes of conduct. This will ensure producers and consumers make informed
 choices in the face of better targeted public education addressing plant
 invasions.

84

Keywords: biological invasions, biosecurity, exotic, gardening, invasive species,
nurseries, legislation, non-native, trade, weed

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88 Introduction

89 The global trade in ornamental nursery stock is the dominant pathway by which 90 invasive alien plants have been introduced worldwide (Lambdon et al. 2008: Jiang et 91 al. 2011; Lehan et al. 2013; Dodd et al. 2015; Rojas-Sandoval & Acevedo-Rodriguez 92 2015; Faulkner et al. 2016). This is not surprising since the ornamental nursery trade (comprising commerce in finished, bareroot and seedling trees, shrubs, ground 93 94 covers, grasses, vines and aquatic plants of sale size, bulbs and seeds) is largely 95 built around commerce in alien plant species, their hybrids, cultivars and varieties 96 (Drew, Anderson & Andow 2010). Alien species often represent a higher proportion 97 than native species in terms of what is cultivated, the available stock in retail outlets and consumer purchases. For example, in both Great Britain and New Zealand, 98 there is an order of magnitude greater number of plant species in cultivation than 99 100 native plant species in the wild (Gaddum 1999; Armitage et al. 2016). In the USA, alien species comprise as much as 80% of the stock held by nurseries (Brzuszek & 101 102 Harkess 2009; Harris et al. 2009) and account for up to 90% of nursery revenue 103 (Kauth & Perez 2011). While only a relatively small proportion of taxa escape 104 cultivation, often less than 10% (Hulme 2012), the sheer number of taxa cultivated results in the ornamental pathway being the main source of naturalised and invasive 105 alien plant species in natural areas worldwide (Fig. 1). 106

Annual sales of nursery stock amount to US\$430 million in Canada (Agriculture-Canada 2015), US\$500 million in Australia (PHA 2015), US\$1,054 million in the United Kingdom (Defra 2016) and US\$4,267 million in the USA (USDA 2014). Policymakers could therefore argue that plant invasions are an unavoidable minor cost incurred to support an industry that delivers significant economic benefits and brings pleasure to millions of gardeners. But can appropriate policies be designed to

113 target the ornamental nursery industry supply-chain such that changes to operations 114 to mitigate invasions will be most easy to implement, cost-effective and acceptable?

115 Integrating invasive species policy across the ornamental plant supply-chain

116 The ornamental nursery supply-chain involves many different actors whose roles 117 vary depending on the types of plants sold and the relative importance of national 118 and international markets for their products (Kaim & Mueller 2009; Drew, Anderson & 119 Andow 2010). While no two supply-chains will be the same, most include the 120 following actors: importers of new and existing germplasm; plant breeders and 121 propagation nurseries; growers and plant production nurseries; wholesale suppliers; 122 landscape-industry trade outlets; public retail outlets (specialist nurseries, garden centres, hardware stores etc.); and finally a wide range of public, business and 123 government consumers (Fig. 2). Vertical integration in the industry results in 124 125 organisations playing multiple roles in the supply-chain. For example, botanic 126 gardens not only import new germplasm but they are often also involved in plant breeding as well as retail to the general public (Hulme 2011). 127

Actors within the ornamental nursery industry have different motivations, knowledge 128 129 of invasive plant species and enthusiasm for market change (Humair, Kueffer & 130 Siegrist 2014). Thus while several policies exist addressing plant invasions arising from ornamental horticulture (Reichard & White 2001; Barbier et al. 2013), they have 131 seldom been viewed as an integrated suite of options targeting different actors 132 133 (Drew, Anderson & Andow 2010). Preventing the introduction or establishment of potentially invasive alien species is often the most cost-effective and environmentally 134 135 desirable policy option to manage invasions (Keller, Lodge & Finnoff 2007). The ornamental industry supply-chain can be used to assess the merit of four major 136 137 policy instruments targeting prevention: pre-border import restrictions; post-border

plant sales bans (both affecting breeders, propagators and producers); industry
codes of conduct (adopted by trade and public retail outlets); and tools to engender
consumer behavioural change through increased public awareness.

141 **Pre-border restrictions on the import of invasive plants**

142 Two contrasting approaches have been developed to restrict the importation of 143 invasive alien plant species: blacklists that treat all unlisted plant imports as innocent 144 until proven guilty versus whitelists that view all unlisted plants as guilty until proven 145 innocent (Dehnen-Schmutz 2011). Both New Zealand and Australia have adopted a 146 stringent whitelist approach in which species not recorded on a permitted list require evaluation through a formal weed-risk assessment procedure (Auld 2012). 147 European nations often promote blacklists as a cost-effective means to limit the 148 importation of invasive alien plants (Essl et al. 2011). Under these circumstances 149 weed-risk assessments are used to support the listing of species on blacklists. 150 151 However, due to the large number of ornamental species available for import, cost of 152 risk assessments, and the frequent lack of consensus among stakeholders in 153 relation to the listing criteria, blacklists are rarely comprehensive and are generally 154 less effective than a whitelist of permitted species (Hulme 2015a).

155 Furthermore, without mechanisms to check compliance, particularly in the face of increasing internet trade in invasive alien species (Humair et al. 2015) and poor 156 species identification (Thum, Mercer & Wcisel 2012), both blacklists and whitelists 157 can be easily bypassed. Whereas in New Zealand all incoming travellers, shipping 158 containers and mail items are screened for potential risk goods, this is not the case 159 160 in most other countries where national borders are more porous and the biosecurity infrastructure less effective. As a consequence, legislation often has to be updated 161 162 retrospectively following the discovery that a previously introduced species has

become invasive in the territory. Under these circumstances, policy considerations
 shift from prohibiting entry towards preventing the wider dissemination and spread of
 species already in cultivation.

166 **Post-border banning of invasive plant species from sale**

167 Following invasion by an ornamental plant species, one option for policymakers is to 168 legislate a ban on the sale of nursery stock, seeds or other propagating material and 169 place restrictions on its movement. Sales bans are generally based on formal risk 170 assessment procedures similar to those used pre-border and are usually only put in 171 place after a period of consultation with the ornamental plant industry. However, 172 industry opposition to sales bans can be strong and often results in species being dropped from legislation. For example, in relation to a ban on the sale of five aquatic 173 174 ornamental plants in Great Britain in 2013, the Ornamental Aquatic Trade Association (OATA) ensured three species worth over US\$4million in annual sales 175 176 were not listed and "campaigned long and hard to make the proposed prohibition list as short as possible" (OATA 2013). While surveys often reveal the ornamental 177 nursery industry supports existing sales bans (Coats, Stack & Rumpho 2011; 178 179 Vanderhoeven et al. 2011; Humair, Kueffer & Siegrist 2014; Verbrugge et al. 2014), such assessments may underestimate the intense industry opposition and lobbying 180 prior to any sales ban being implemented. In the future, it would be valuable for 181 182 surveys of industry attitudes to new regulation to be undertaken before any 183 agreement with government has been reached in order to better capture motivations 184 and concerns of horticultural professionals. In addition, if mechanisms to enforce 185 regulations are weak then compliance with legislation is often poor. An assessment of over 1000 ornamental nurseries in the USA indicated rates of compliance with 186 invasive species regulations to be less than 50% (Oele et al. 2015). 187

188 Sales bans can also be ineffective in limiting the negative impact of plant invasions if 189 the target species is already widespread in the region. The consultation on banning plants from sale in Great Britain initially targeted 15 species, however, several of 190 191 these were already so widespread that the logic of any sales ban impacting on their 192 future spread was challenged by the ornamental industry and these species were not 193 listed (Fig. 3). Even for the five species that were subsequently banned from sale, 194 the legislation will have greatest impact on the two least common species: floating 195 pennywort Hydrocotyle ranunculoides and water primrose Ludwigia grandiflora. For 196 the remaining three species, a sales ban may be insufficient to prevent further 197 spread and thus, to be most effective, the legislation would need to be supported by 198 a coordinated eradication campaign. Even under this ideal scenario, escapes will 199 continue to occur through natural dispersal and illegal dumping of green waste from 200 existing plantings in public and private gardens.

201 Codes of conduct and industry self-regulation

202 Increasing governmental support for deregulation combined with industry opposition 203 to restrictive legislation has led to a progressive emphasis on corporate responsibility 204 and voluntary codes of conduct worldwide (Sethi 2011). Several voluntary codes of conduct have been developed to address the management of invasive plant species 205 by the ornamental nursery industry (Baskin 2002; Heywood & Brunel 2009; 206 Verbrugge et al. 2014). These voluntary codes of conduct suffer from a number of 207 208 drawbacks that limit their contribution to preventing the import, propagation and sale 209 of invasive plants.

An important aspect of any voluntary code of conduct is that there should be consequences for non-compliance in terms of bad publicity and brand image. This requires that suppliers and customers can readily identify actors participating in

213 voluntary codes of conduct and would involve procedures to audit compliance 214 reasonably frequently. Therefore, while it is crucial to monitor and evaluate the performance of codes of conduct, and to ensure public disclosure, these actions 215 216 have never been included in voluntary codes of conduct for the ornamental nursery 217 industry. As there are no means of assessing how well the codes work, there is 218 seldom sufficient market incentive or social leverage to adopt voluntary codes of 219 conduct. As a result of these limitations, the uptake of voluntary codes of conduct is 220 generally poor in the ornamental nursery industry (Burt et al. 2007; Hulme 2015b).

221 In addition, voluntary codes of conduct need to be supported by evidence-based and 222 independent advice regarding which plant species currently on the global market are potentially invasive in a particular region, so as to prevent their import, distribution 223 224 and sale. This requires risk assessments of many hundreds of species. Who should 225 pay for this? While risk assessment costs might be funded through an industry levy, the industry can be resistant to such additional costs (Barbier et al. 2013). 226 227 Furthermore, unless an importer has exclusive rights to the sale and distribution of a 228 plant taxon there is no incentive for them to invest in costly risk assessment when their competitors would also benefit from the introduction without any financial outlay. 229

Consequently, whether the cost of weed-risk assessment is borne by industry (as in 230 New Zealand) or by government (as in Australia) has a major influence on the 231 232 deliberate introduction of alien species by industry. Since the late 1990s, New Zealand has approved fewer than 100 plant species for cultivation (EPA 2017), while 233 234 over the same period more than 1500 alien species have been permitted entry into 235 Australia (Riddle, Porritt & Reading 2008). While other models of funding exist, such as through NGOs (PlantRight 2017), the contrast between New Zealand and 236 Australia suggests that when the cost of weed-risk assessment is borne by the 237

238 ornamental industry it can be a barrier to importing new plant species but not when 239 governments are prepared to cover the expense. However, government support is 240 likely to be increasingly dependent on either compulsory adherence or voluntary 241 codes of conduct that are widely supported, robust and verifiable. Can a change in 242 consumer choice influence the industry to be more compliant?

243 Shifting consumer values towards native and non-invasive alien plant species

244 The majority of ornamental plants are purchased by the general public (Barney 245 2014). Governmental and non-governmental organisations are important procurers 246 of ornamental plants but they generally account for a relatively small, and often 247 specialist (e.g. native species) share of the market (Fig. 2). Thus, educating the general public to make informed choices towards purchasing native or non-invasive 248 249 plant species is often seen as the main mechanism through which consumers can reduce the risk of alien plant invasions (Reichard & White 2001). Conservation 250 251 NGOs are increasingly working with the ornamental nursery industry to remove potentially invasive plants from sale and promote native or non-invasive alternatives 252 253 through programmes such as PlantRight in the USA and "Grow Me Instead!" in 254 Australia (Niemiera & Von Holle 2009; Drew, Anderson & Andow 2010). 255 Nevertheless, many consumers have a preference for alien plant species over natives (Brzuszek & Harkess 2009; Kauth & Perez 2011) making choices based on 256 257 flower size, colour and foliage attributes (Kendal, Williams & Williams 2012; 258 Verbrugge et al. 2014). Promoting non-invasive alien plants as alternatives can also 259 be problematic since the attributes the public look for in ornamental plants (e.g. 260 consistent performance, generalist growing requirement, resistance to pests or diseases and requiring little maintenance) are traits that can also facilitate plant 261 invasions (Hulme 2011). Consumers are sensitive to price, and preferences for 262

native and alien plants may shift where cost differentials are sufficiently large (Yue,
Hurley & Anderson 2011). However, differential pricing would either require
governments to impose some form of environmental tax or for the industry to agree
to consistent minimum pricing of potentially invasive alien plants, neither of which
appears a particularly viable option (Barbier *et al.* 2013).

Booklets promoting alternative species, popular magazine articles highlighting 268 269 invasive ornamentals, factsheets describing appropriate disposal of green waste, 270 and even endorsements from celebrity gardeners all have a role to play in raising 271 awareness about invasive ornamental plants (Marchante & Marchante 2016). However, behavioural change is more likely where the public have hands-on 272 experience in the removal of invasive alien species from native ecosystems 273 274 (Merenlender et al. 2016). If such activities could be sponsored by local ornamental 275 nursery businesses and mobilise a volunteer workforce drawn from gardening clubs, horticultural societies and landscape professionals, this may be the groundswell 276 needed to shift attitudes across the supply-chain. 277

278 Integration: can the whole be more than the sum of the parts?

279 The examination of four major policy instruments targeting the ornamental industry 280 supply-chain highlights that while each has the potential to contribute to reducing the risk of plant invasions, none is sufficient on its own to stem the problem. However, 281 integrating these policy instruments along the ornamental industry supply-chain 282 283 would progressively reduce the risk more effectively. For most countries, there are few mechanisms to screen potentially invasive plant species before they enter the 284 285 ornamental trade. This could be facilitated if the tracking, labelling and monitoring of plant imports were better harmonised with national regulations addressing plant 286

health. Such activities would need to be supported by impartial and independent
weed-risk assessment (Fig. 4).

289 While weed-risk assessment aims to determine whether a species should be accepted or rejected from import and/or sale, approximately 20% of species 290 291 screened cannot usually be categorised with certainty (Riddle, Porritt & Reading 2008). Clear protocols need to be followed to deal with Accepted, Rejected and 292 293 Uncertain species (Fig. 4). Accepted species, whether assessed pre- or post-border, 294 should be added to a national whitelist and, upon entering the market, labelled as 295 having a low likelihood of invasion ("Green" labelling) in order to reinforce public 296 opinion regarding such risks. At the border, uncertain and rejected species should be 297 prohibited from entry. For uncertain species, data gaps that might help reduce 298 uncertainty should be identified and communicated to the industry, while rejected 299 species are added to an appropriate blacklist (Fig. 4a). An increasing proportion of ornamental trade involves sales of cultivars and varieties yet a key area of 300 301 uncertainty is whether subspecies and varieties should be assessed at the 302 infraspecific or specific level. While weed risk assessment approaches are suitable for screening species at the infraspecific level that are true to type (Gordon et al. 303 304 2016) they do not account for the fact that non-invasive cultivars may revert back to invasive forms (Brand, Lehrer & Lubell 2012). 305

Management of risks post-border are more complicated due to species often being already under cultivation and/or established in the wild, which may result in industry opposition to extensive sales bans. To ensure effective and targeted legislation, legislated sales bans should focus on rejected species that have yet to become widely established in the wild (Fig. 4b). Such action on its own would not be sufficient to stem further spread and thus would need to be combined with an active

312 eradication campaign. Rejected species that are already widespread outside of 313 cultivation may best be targeted by voluntary sales bans supported by industry. Since voluntary bans may not be met with full compliance, such species would also 314 315 need to be labelled as high risk species ("Red" labelling) to ensure purchasers could make informed choices. Eradication of these species would be infeasible but a 316 317 programme of containment or control within high value environments would be 318 recommended. Uncertain species would continue to be sold but labelled as 319 intermediate risk ("Amber" labelling) until more information becomes available to 320 point to higher or lower risk. Monitoring to ensure there was no evidence of establishment in natural areas would be key to species retaining "Amber" labelling. 321

322 While the important role of government, industry and the public in stemming the 323 threat from invasive alien plants is well recognised, there has been little guidance to 324 date as to how actions appropriate for each stakeholder could be better coordinated and more complementary. The foregoing scheme (Fig. 4) proposes a clearer 325 326 mechanism for integration but its delivery will require the development of closer 327 partnerships between government, NGOs and industry, perhaps through a joint body that oversees the outcomes of independent weed-risk assessment, advances the 328 effectiveness of codes of conduct, informs priorities for sales bans, endorses 329 appropriate labelling, and promotes consumer education. Closing the plant invasion 330 331 pathway associated with ornamental horticulture requires government-industry 332 agreements to fund effective pre- and post-border weed-risk assessments that can be subsequently supported by widely adopted, as well as verifiable, industry codes 333 334 of conduct. This will ensure producers and consumers make informed choices in the 335 face of better targeted public education addressing plant invasions.

336 Authors' contributions

337 PEH conceived the ideas and led the writing of the manuscript. All authors338 contributed critically to the drafts and gave final approval for publication.

339 Acknowledgements

Research was supported by COST Action TD1209 "Alien Challenge". The authors 340 are grateful to John David and Franziska Humair for valuable discussions on this 341 342 topic. PP and JP were supported by project no. 14-36079G Centre of Excellence 343 PLADIAS (Czech Science Foundation) and RVO 67985939 (The Czech Academy of 344 Sciences). FE, SD, MC and MvK were supported by the ERA-Net BiodivERsA 345 through the Austrian Science Fund, German Research Foundation and French National Research Agency. AN was supported by the Working for Water (WfW) 346 Programme and the DST-NRF Centre of Excellence for Invasion Biology. HS 347 acknowledges support by the DFG (grant SE 1891/2-1). 348

349 Data accessibility

350 Data have not been archived because all data presented are in the public domain.

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501 **Figure Legends**

Figure 1. The percentage of 450 alien plant species that are listed as established or invasive in one or more regions of the world and that have been introduced through ornamental horticulture. The term invasive refers to an alien species established in natural or semi-natural ecosystems that is an agent of change threatening native biodiversity. Data and definitions are from Weber (2003).

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Figure 2. Schematic illustration of the ornamental nursery supply-chain identifying the route of alien germplasm from import, through propagation, to retail and subsequent use. The size and shading of the arrows represent the relative magnitude of the flows between each component and are based on financial data from Great Britain (Barney 2014). The domain of four major policy instruments across the supply-chain is also depicted.

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Figure 3. Fifteen plant species proposed for a sales ban (Defra 2007) and the percentage of hectads (10 × 10 km grid cells) in which each occurs in Great Britain (data.nbn.org.uk). Species finally banned from sale are highlight in by black bars with the exception of *Ludwigia grandiflora* which is present in < 1% of hectads.

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520 **Figure 4.** Schematic representation of how different policy instruments can be 521 integrated for different categories of plant species screened following weed-risk 522 assessment either a) pre-border or b) post-border.

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