

# NORTHERN TERRITORY OF AUSTRALIA

## BRANDS REGULATIONS

As in force at 12 August 1992

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# NORTHERN TERRITORY OF AUSTRALIA

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As in force at 12 August 1992

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## BRANDS REGULATIONS

### Regulations under the *Brands Act*

#### **Part I Preliminary**

##### **1 Short title**

These Regulations may be cited as the *Brands Regulations*.

##### **2 Interpretation**

- (1) For the purposes of these Regulations, unless the contrary intention appears, cattle includes buffalo.
- (2) For the purposes of these Regulations (other than regulations 5 and 6), unless the contrary intention appears, a reference in these Regulations to a 3 letter brand includes a brand for use on cattle or horses deemed under section 7 of the Act to be registered under the Act.

##### **4 References to forms**

In these Regulations, a reference to a form by letter is a reference to the Form so lettered in Schedule 1.

#### **Part II Horses and cattle**

##### **5 Registration of 3 letter brands**

- (1) Any person desirous of registering a 3 letter brand may forward to the Registrar an application in accordance with Form A for the registration of the brand.
- (2) Upon receipt of the application, the Registrar may allot a 3 letter brand to the applicant and register it.

- (3) Upon registration of the brand, the Registrar shall forward to the person to whom he has allotted the brand, a certificate in accordance with Form B, and that person shall be the owner of the brand.
- (4) The Registrar shall not allot more than one 3 letter brand to a person for use on any one run.

## **6 3 letter brands**

- (1) The letters of a 3 letter brand shall each be not less than 4 centimetres high and 4 centimetres wide nor more than 8 centimetres high and 8 centimetres wide.
- (1A) Notwithstanding subregulation (1), the letters of a 3-letter brand to be used to horn-brand buffalo may be of any practical size.
- (2) The 3 letters of a 3 letter brand may be set upon one handle or may be set 2 on one handle and one upon another handle or each one of the 3 letters may be set upon a separate handle.
- (3) The owner of a 3 letter brand shall, as soon as practicable after receipt by him of the certificate of registration of the brand, forward to the Registrar an impression of the brand made on linen, canvas, cardboard, leather or other material acceptable to the Registrar.

## **8 Brands for horses and cattle**

Subject to these Regulations, every brand first used on horses or cattle shall be:

- (a) a 3 letter brand; or
- (b) a distinctive brand.

## **9 Distinctive brands and earmarks**

- (1) The owner of a 3 letter brand may forward to the Registrar an application in accordance with:
  - (a) Form C for the registration of an earmark; and
  - (b) Form CA for the registration of a distinctive brand.
- (2) Upon receipt of an application made under this regulation, the Registrar may allot to the applicant an earmark and one or more distinctive brands.
- (2A) A distinctive brand:
  - (a) used to horn-brand buffalo may be of any practical size; and

- (b) used for a purpose other than as specified in paragraph (a) shall be not less than 4 cm high and 4 cm wide and not more than 12 cm high and 12 cm wide.
- (3) When the Registrar allots an earmark or a distinctive brand under this regulation, the Registrar shall:
  - (a) register the earmark or distinctive brand;
  - (b) register the applicant as the owner of the earmark or distinctive brand; and
  - (c) forward to the person to whom the earmark or distinctive brand is allotted a certificate in accordance with Form D in respect of an earmark and Form DA in respect of a distinctive brand.
- (4) The Registrar shall not allot more than 3 distinctive brands to an owner of a 3 letter brand for use on any one run.
- (5) The Registrar may, from time to time, approve a code to be used to illustrate and describe an earmark in an application to register an earmark.

## **10 Distinctive numeral brands**

- (1) The owner of a 3 letter brand may forward to the Registrar an application in accordance with Form E for the registration of a distinctive numeral brand.
- (2) Upon receipt of the application, the Registrar may allot a distinctive numeral brand to the applicant and register it.
- (3) Upon registration of a distinctive numeral brand the Registrar shall forward to the person to whom the brand has been allotted a certificate in accordance with Form F.

## **11 Registers**

- (1) For the purposes of section 16(1) of the Act, the Registrar shall keep:
  - (a) a Register of 3 letter brands, earmarks, distinctive brands and numeral brands; and
  - (b) a Register of sheep and swine brands and earmarks.

- (2) For the purposes of section 17 of the Act, the prescribed particulars are:
- (a) a description of the brand;
  - (b) the name and address of the owner of the brand;
  - (c) a reference number to the Registrar's file relating to the brand; and
  - (d) the date of registration of the brand.

## **12 Positions for brands**

- (1) Brands on cattle and horses shall be made or impressed as follows:
- (a) the first 3 letter or, subject to paragraph (c), distinctive brand made or impressed on cattle shall be made or impressed in one of the positions specified in Schedule 3 or may, in the case of buffalo, be made or impressed on either horn;
  - (b) a subsequent 3 letter or, subject to paragraph (c), distinctive brand made or impressed on cattle shall be made or impressed in the position specified in Schedule 3 next following the position used for the preceding brand (position 1 following position 6) or may, where a horn-branded buffalo has no visible brand on its body, be made or impressed on its other horn;
  - (c) a distinctive brand made or impressed on cattle shall be made or impressed immediately below any 3 letter brand or may, where a horn-branded buffalo has no visible brand on its body, be made or impressed on its other horn;
  - (ca) a horn-branded buffalo which has a visible brand on its body may, notwithstanding paragraph (b) or (c), be branded on the other horn instead of in accordance with those paragraphs after receiving the prior written approval of the Registrar;
  - (d) a distinctive numeral brand may be made or impressed on the cheek or neck or immediately below the 3 letter brand or distinctive brand;
  - (e) the first brand made or impressed on a horse shall be made or impressed in one of the positions specified in Schedule 2;

- (f) a 3 letter brand or distinctive brand made or impressed on a horse shall be made or impressed by a subsequent owner of the horse in the position specified in Schedule 2 next following the position used for the preceding brand (position 1 following position 6);
  - (g) the owner of a 3 letter brand may brand his cattle and horses with one numeral brand to denote the year of their birth.
- (2) Cattle and horses shall be deemed to have been last branded with the brand which appears the last brand according to the order of positions prescribed in subregulation (1)(a), (b), (e) and (f).
  - (3) Owners shall notify the Registrar of the position in which they have decided to place any brand and shall not vary the position of the brand without the permission of the Registrar.
  - (4) Brands on cattle and horses shall be made or impressed in a manner which, so far as is practicable, is clear, legible and permanent.

### **13 Earmarking of stock**

- (1) Every registered earmark shall be made upon the ears of cattle in the manner, shape and position specified in the certificate of registration of the earmark.
- (2) Except with the written permission of the Registrar, a registered earmark shall not be made upon any cattle upon which an earmark has already been made.
- (3) Cattle shall not be marked with an earmark more than 8 centimetres in length.

### **13A Registered earmark to be made only on stock already branded with 3 letter brand or distinctive brand**

- (1) No person shall make, or permit to be made, a registered earmark upon any cattle which has not previously been branded with a registered 3 letter brand or with a distinctive brand.
- (2) An offence of contravening or failing to comply with subregulation (1) is a regulatory offence.

### **14 Spayed mark**

- (1) An owner of cattle shall, immediately after the animal is spayed, punch a hole centrally in either ear of that animal.

- (2) A hole punched under this regulation shall be circular and not less than 1.5 centimetres and not more than 4 centimetres in diameter and shall not be inserted so as to destroy or alter an existing earmark.

## **Part III                    Sheep and swine**

### **15                    Brands for sheep and swine**

- (1) The owner of any sheep or swine may forward to the Registrar an application in accordance with Form G for the registration of a brand for sheep and swine.
- (2) Upon receipt of the application, the Registrar may allot to the applicant a brand for sheep and swine and register it.
- (3) Upon the registration of the brand, the Registrar shall forward to the person to whom he has allotted the brand a certificate in accordance with Form H, and that person shall be the owner of the brand.

### **16                    Description and use of brands for sheep and swine**

- (1) A brand for sheep or swine shall not be registered under the Act unless it consists of one or more letters, conjoined or separated.
- (2) A brand for sheep or swine shall be made or impressed with red or black paint, raddle or dye, or by tattooing, in such position as is determined and specified by the Registrar in the certificate of registration of the brand.

### **17                    Earmarking sheep and swine**

- (1) A person shall not earmark sheep or swine with an earmark more than 4 centimetres in length.
- (2) The position for and the shape of an earmark to be made upon the ears of sheep and swine is that specified in the certificate of registration of the earmark.

### **18                    Registration of earmarks for sheep and swine**

- (1) The owner of any sheep or swine may forward to the Registrar an application in accordance with Form J for the registration of an earmark for sheep or swine.
- (2) Upon receipt of the application, the Registrar may allot an earmark for sheep or swine to the applicant and register it.



- (3) Upon the registration of the earmark, the Registrar shall forward to the person to whom he has allotted the earmark a certificate in accordance with Form K, and that person shall be the owner of the earmark.

**19 Earmark not to be used on sheep, &c, already marked**

An earmark for sheep or swine shall not be placed on any sheep or swine which already bears an earmark.

**20 Different earmarking for different sexes**

The owner of an earmark for sheep or swine may earmark one ear of the sheep or swine for one sex and the other ear for the other sex, the ear and sex to be specified in the application for the registration of the earmark.

**Part IV Transfer and cancellation of brands**

**21 Transfer of brands**

- (1) The owner of a brand may transfer it to another person by lodging with the Registrar an application for transfer in accordance with Form L.
- (2) Upon receipt of the application for transfer, the Registrar shall cancel the registration in the name of the transferor and register the brand in the name of the transferee.
- (3) Upon registration of the brand in the name of the transferee, the Registrar shall forward to the transferee a certificate in accordance with Form M, and that person shall be thereafter the owner of the brand.

**22 Effect of transfer of brand**

The transfer of a brand shall operate as a transfer of all other brands and earmarks owned by the transferor in respect of the run in connection with which the transferred brand was used.

**23 Cancellation of brand at request of owner**

- (1) The owner of a brand may obtain cancellation of the registration of that brand by forwarding to the Registrar an application in accordance with Form N.
- (2) Upon receipt of the application, the Registrar shall cancel the registration of the brand.

**25 Notification of decision to cancel registration of brand**

Notification by the Registrar of his decision to cancel the registration of a brand shall be in accordance with Form O.

**26 Re-allotment of cancelled brands**

The Registrar may, upon the expiration of 5 years from the cancellation of any brand, re-allot such brand to any person.

**28 Notice of cancellation of brand**

When the Registrar cancels a brand pursuant to section 22A of the Act, he shall serve notice by post on the owner of the brand in accordance with Form P.

**29 Effect of cancellation of registration of brand**

Except where brands are cancelled in pursuance of section 22A of the Act, the cancellation of a brand shall operate as a cancellation of any earmark, distinctive brand, or distinctive numeral brand registered for use in connection with the cancelled brand.

**Part V Miscellaneous**

**35 Brands directory**

The Brands Directory required to be prepared and published in accordance with section 28 of the Act shall contain the following particulars and shall be set out in the following form:

Brand	No of certificate	Proprietor	Earmark registered described by Code	Distinguishing Brand	Distinguishing Numerals

**36 Fees**

- (1) The following fees shall be paid to the Registrar in respect of an application for the registration of:

	\$
a 3 letter brand	100.00
a distinctive brand	100.00
an earmark for cattle	75.00
a distinctive numeral brand – for every 100 consecutive numerals in the application	50.00
a transfer of a 3 letter brand	50.00
a brand for sheep and swine	100.00
an earmark for sheep and swine	75.00

- (2) The fees set out in subregulation (1) shall be paid in advance and the Registrar may refuse to receive or issue any document or to do any act in respect of which a fee is payable until the fee is paid.

**36A Size of existing registered brands**

- (1) A brand deemed under section 7 of the Act to be registered under the Act shall be not less than 4 cm high and 4 cm wide and not more than 12 cm high and 30 cm wide.
- (2) A larger registered brand may, at any time without further application or fee, be reduced to the minimum prescribed size.

**37 General penalty**

Any person who fails to comply with, or is guilty of any breach of these Regulations shall be liable to a penalty not exceeding \$2,000.

**38 Regulatory offences**

An offence against these Regulations is a regulatory offence.

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**Schedule 1**

FORM A

regulation 5(1)

NORTHERN TERRITORY OF AUSTRALIA

*Brands Act*

APPLICATION FOR 3 LETTER BRAND

To the Registrar of Brands, Northern Territory.

I enclose the prescribed fee of \$100 and request that you allot and register a 3 letter Brand for my use as mentioned hereunder:

Name of Applicant in full	Brand Required	Run on which Brand will be used	Postal Address of Applicant
		Branding position. ..... .....	

Date

Applicant.



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 FORM C

regulation 9

## NORTHERN TERRITORY OF AUSTRALIA

*Brands Act*

## APPLICATION FOR EARMARK FOR CATTLE

To the Registrar of Brands

Northern Territory

I, \_\_\_\_\_,

the owner of the registered 3 letter brand mentioned hereunder, enclose the prescribed fee of \$75.00 and request that you allot and register an earmark for my use in respect of the run mentioned hereunder:

3 letter brand already registered	*Earmark required	Run for which 3 letter brand is registered	
			Postal address of applicant:

Date: \_\_\_\_\_

Signature of applicant

\* Earmark desired should be illustrated and described by approved code.

## FORM CA

regulation 9

## NORTHERN TERRITORY OF AUSTRALIA

*Brands Act*

## APPLICATION FOR DISTINCTIVE BRAND FOR HORSES AND CATTLE

To the Registrar of Brands  
Northern Territory

I,

,

the owner of the registered 3 letter brand mentioned hereunder, enclose the prescribed fee of \$100.00 and request that you allot and register a distinctive brand for my use in respect of the run mentioned hereunder:

3 letter brand already registered	*Distinctive brand required	Run on which distinctive brand will be used	Position for distinctive brand
			Postal address of applicant:

Date:

Signature of applicant

\* The letters or symbols desired for the distinctive brand should be shown.

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FORM D

regulation 9(3)

NORTHERN TERRITORY OF AUSTRALIA

*Brands Act*

CERTIFICATE OF REGISTRATION OF EARMARK

BRANDING  
POSITION

This is to certify that the earmark described by  
diagram and code in the margin hereof was this day  
registered as the earmark of:

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For use on

run or holding

Dated this

day of

19 .

Registrar of Brands



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FORM DA

regulation 9(3)

NORTHERN TERRITORY OF AUSTRALIA

*Brands Act*

CERTIFICATE OF REGISTRATION OF DISTINCTIVE BRAND FOR  
HORSES AND CATTLE

BRANDING  
POSITION

This is to certify that the distinctive brand described  
by diagram in the margin hereof was this day  
registered as the distinctive brand of:

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For use on

run or holding

Dated this

day of

19 .

Registrar of Brands

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FORM E

regulation 10(1)

NORTHERN TERRITORY OF AUSTRALIA

*Brands Act*

APPLICATION FOR DISTINCTIVE NUMERALS

To the Registrar of Brands, Northern Territory.

I enclose the prescribed\* fee and request that you allot and register for my use the Distinctive Numerals mentioned hereunder:-

3 letter Brand

Distinctive Numerals required

Name and address of Applicant

Applicant.

Date.

\* The fee for every 100 consecutive numerals is \$50.



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FORM G

regulation 15(1)

NORTHERN TERRITORY OF AUSTRALIA

*Brands Act*

APPLICATION FOR A BRAND FOR SHEEP, GOATS OR SWINE

To the Registrar of Brands, Northern Territory.

I enclose herewith the prescribed fee of \$100 and request that you allot and register a Brand for my use on the Run mentioned in the particulars hereunder:

Name of Applicant (in full)	Brand Required	Intended Position of Brand	To be impressed with	Run on which Brand will be used

Postal Address

Date

Applicant.

FORM H

Regulation 15(3)

NORTHERN TERRITORY OF AUSTRALIA

Brands Act

CERTIFICATE OF REGISTRATION OF BRAND FOR SHEEP AND SWINE

This is to certify that the Sheep and Swine Brand mentioned in the margin hereof was this day registered as the brand of \_\_\_\_\_ for use on \_\_\_\_\_ Run or Holding.

The brand shall be impressed with \_\_\_\_\_

The position of the brand shall be \_\_\_\_\_

Dated this \_\_\_\_\_ day of \_\_\_\_\_, 19 \_\_\_\_.

Registrar of Brands.

## FORM J

regulation 18(1)

## NORTHERN TERRITORY OF AUSTRALIA

*Brands Act*

## APPLICATION FOR EARMARK FOR SHEEP, SWINE AND GOATS

To the Registrar of Brands, Northern Territory.

I, \_\_\_\_\_, the owner of\*  
 enclose the prescribed fee of \$75 and request that you allot and register for  
 my use an Earmark for Sheep, Swine or Goats on the run mentioned below.

Earmark	Sex	Ear	Applicant	
			Run on which) Earmark is to ) be used )	
			Postal Address) of Applicant )	

Date Applicant.

\* State whether Sheep, Swine or Goats.

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FORM K

regulation 18(3)

NORTHERN TERRITORY OF AUSTRALIA

*Brands Act*

CERTIFICATE FOR REGISTRATION OF EARMARK FOR SHEEP OR  
SWINE

This is to certify that the Earmark described at the foot hereof was this day registered as the Earmark of \_\_\_\_\_ for use on \_\_\_\_\_ Run or Holding.

Dated this \_\_\_\_\_ day of \_\_\_\_\_, 19 .

Registrar of Brands.

Off Ear.

Near Ear.

Code





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FORM M

regulation 21(3)

NORTHERN TERRITORY OF AUSTRALIA

*Brands Act*

CERTIFICATE OF TRANSFER OF BRAND

This is to certify that the Brands and Earmark mentioned hereunder were this  
day transferred from  
of \_\_\_\_\_ to \_\_\_\_\_ of  
for use on \_\_\_\_\_ Run or Holding.

Description of Brands

3 letter Brand  
Distinctive Brand  
Earmark  
Coded as

Dated this \_\_\_\_\_ day of \_\_\_\_\_, 19 .

Registrar of Brands.



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FORM O

regulation 25

NORTHERN TERRITORY OF AUSTRALIA

*Brands Act*

To

You are hereby notified that it is my intention, at the expiration of a period of 6 months from this date, to cancel the brand together with earmark                      distinctive brand and distinctive numerals registered in your name, on the grounds that

You may lodge an appeal with the Local Court against such cancellation not later than 28 days after and including from the date of this notice, and a copy of such appeal is also required to be lodged with me within the same period.

Dated this    day of    , 19   .

Registrar of Brands.

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FORM P

regulation 28

NORTHERN TERRITORY OF AUSTRALIA

*Brands Act*

To

You are hereby notified that by reason of the similarity of your 3 letter Brand  
Earmark Coded to 3 letter Brand Earmark Coded I have this  
day cancelled your Brand and Earmark and have allotted you the following in  
their stead:

Brand

Earmark Coded

Dated this

day of

, 19 .

Registrar of Brands.

## Schedule 2

regulation 12(1)

### POSITION AND ORDER OF BRANDS ON HORSES

- Position 1. – Embracing near neck
- Position 2. – Embracing near shoulder
- Position 3. – Embracing near quarter
- Position 4. – Embracing off neck
- Position 5. – Embracing off shoulder
- Position 6. – Embracing off quarter

### **Schedule 3**

regulation 12(1)

#### POSITION AND ORDER OF BRANDS ON CATTLE

- Position 1. – Embracing off cheek or neck
- Position 2. – Embracing off shoulder
- Position 3. – Embracing off rump, hip or thigh
- Position 4. – Embracing near cheek or neck
- Position 5. – Embracing near shoulder
- Position 6. – Embracing near rump, hip or thigh

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**ENDNOTES**
**1****KEY**

Key to abbreviations

**amd = amended**  
**app = appendix**  
**bl = by-law**  
**ch = Chapter**  
**cl = clause**  
**div = Division**  
**exp = expires/expired**  
**f = forms**  
**Gaz = Gazette**  
**hdg = heading**  
**ins = inserted**  
**lt = long title**  
**nc = not commenced**

**od = order**  
**om = omitted**  
**pt = Part**  
**r = regulation/rule**  
**rem = remainder**  
**renum = renumbered**  
**rep = repealed**  
**s = section**  
**sch = Schedule**  
**sdiv = Subdivision**  
**SL = Subordinate Legislation**  
**sub = substituted**

**2****LIST OF LEGISLATION****(SL No. -, 1929)**

Notified 8 February 1929  
 Commenced 1 April 1929 (a)

**(SL No. -, 1931)**

Notified 18 December 1931  
 Commenced 18 December 1931

**(SL No. -, 1933)**

Notified 3 February 1933  
 Commenced 3 February 1933

**(SL No. 3, 1940)**

Notified 21 March 1940  
 Commenced 21 March 1940

**(SL No. 4, 1948)**

Notified 2 June 1948  
 Commenced 2 June 1948

**(SL No. 2, 1953)**

Notified 29 July 1953  
 Commenced 29 July 1953

**(SL No. 4, 1956)**

Notified 1 February 1956  
 Commenced 1 February 1956

***Amendment of the Brands Regulations (SL No. 5, 1963)***

Notified 22 May 1963  
 Commenced 22 May 1963

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**Amendments of the Brands Regulations (SL No. 10, 1970)**

Notified 25 March 1970  
 Commenced 25 March 1970

**Ordinances Revision Ordinance 1973 (Act No. 87, 1973) (b)**

Assent date 11 December 1973  
 Commenced 11 December 1973 (s 12(2))

**Amendments of the Brands Regulations (SL No. 25, 1978)**

Notified 6 October 1978  
 Commenced 6 October 1978

**Amendments of the Brands Regulations (SL No. 16, 1979)**

Notified 17 August 1979  
 Commenced 17 August 1979

**Amendments of the Brands Regulations (SL No. 23, 1980)**

Notified 27 June 1980  
 Commenced 27 June 1980

**Criminal Law (Regulatory Offences) Act 1983 (Act No. 68, 1983)**

Assent date 28 November 1983  
 Commenced 1 January 1984 (s 2 s 2 *Criminal Code Act 1983* (Act No. 47, 1983), *Gaz G46*, 18 November 1983, p 11 and *Gaz G8*, 26 February 1986, p 5)

**Amendments of the Brands Regulations (SL No. 4, 1991)**

Notified 1 March 1991  
 Commenced 1 March 1991

**Amendments of the Brands Regulations (SL No. 8, 1992)**

Notified 11 March 1992  
 Commenced 11 March 1992

**Amendments of Brands Regulations (SL No. 38, 1992)**

Notified 12 August 1992  
 Commenced 12 August 1992

### 3 GENERAL COMMENCEMENT AND AMENDMENTS

- (a) The Brands Regulations made on 1 February 1929 were published in the *Gazette* of North Australia on 8 February 1929, and were expressed to come into operation on 1 April 1929.
- (b) General amendments of a formal nature (which are not referred to in the table of amendments to this reprint) are made by section 11 of the *Ordinances Revision Ordinance 1973* (as amended) to the following provisions: Regulations 3, 4, 6, 7, 9, 9A, 10, 11, 12, 13, 13A, 14, 14B, 14D, 16, 26, 32, 35, 36, 37 and First Schedule.

### 4 TRANSITIONAL PROVISION

Amendments of *Brand Regulations*, SL No. 8, 1992, r 7(2)



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**5 LIST OF AMENDMENTS**

r 2	amd No. 10, 1970 sub No. 4, 1991
r 3	amd No. 3, 1940 sub No. 4, 1956
r 4	sub No. 4, 1956 amd No. 4, 1991
r 5	amd No. 4, 1956; No. 4, 1991
r 6	amd No. 4, 1956; No. 10, 1970; No. 16, 1979; No. 4, 1991; No. 38, 1992
r 7	amd No. 4, 1956; No. 10, 1970 sub No. 4, 1991 rep No. 8, 1992
r 8	rep No. 4, 1956 ins No. 4, 1991 amd No. 8, 1992
r 9	sub No. 4, 1948; No. 4, 1956 amd No. 10, 1970; No. 16, 1979; No. 4, 1991; No. 8, 1992; No. 38, 1992
r 9A	ins No. 4, 1956 amd No. 10, 1970 rep No. 4, 1991
r 10	sub No. 4, 1948 amd No. 4, 1956; No. 10, 1970; No. 4, 1991
r 11	sub No. 4, 1956 amd No. 10, 1970 sub No. 4, 1991
r 12	amd SL of 12.12.1931; No. 3, 1940; No. 4, 1956; No. 10, 1970; No. 4, 1991; No. 8, 1992; No. 38, 1992
r 13	amd SL of 12.12.1931; No. 4, 1956; No. 10, 1970; No. 16, 1979
r 13A	amd SL of 31.1.1933; No. 10, 1970; Act No. 68, 1983, s 67; No. 4, 1991; No. 8, 1992
r 13B	ins No. 16, 1979 rep No. 4, 1991
r 14	amd No. 10, 1970; No. 4, 1991 sub No. 16, 1979
pt IIA hdg	ins No. 10, 1970 rep No. 4, 1991
r 14A	ins No. 10, 1970 rep No. 4, 1991
r 14B	ins No. 10, 1970 amd No. 16, 1979 rep No. 4, 1991
r 14C	ins No. 10, 1970 rep No. 4, 1991
r 14D	ins No. 10, 1970 amd No. 16, 1979 rep No. 4, 1991
r 14E	ins No. 10, 1970 rep No. 4, 1991
r 15	amd No. 4, 1956
r 16	amd No. 16, 1979 sub No. 4, 1991
r 17	amd No. 4, 1956; No. 16, 1979
r 20	sub No. 4, 1991
r 24	rep No. 4, 1956
r 25	sub No. 4, 1956
r 27	rep No. 4, 1956

## ENDNOTES

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r 28	sub No. 4, 1956 amd No. 4, 1991
r 29	amd No. 4, 1956; No. 4, 1991
rr 30 – 31	rep No. 4, 1956
r 32	sub No. 4, 1956 rep No. 23, 1980
r 33	rep No. 4, 1956
r 34	rep No. 10, 1970
r 35	amd No. 4, 1991
r 36	amd No. 10, 1970; No. 4, 1991
r 36A	ins No. 4, 1991 amd No. 8, 1992; No. 38, 1992
r 37	amd No. 10, 1970
r 38	ins No. 4, 1991
sch 1	amd No. 10, 1970; No. 25, 1978; No. 23, 1980; No. 4, 1991
sch 2	amd No. 4, 1956; No. 4, 1991
sch 3	amd No. 4, 1956; No. 4, 1991 sub No. 8, 1992
Fourth sch	amd No. 4, 1956; No. 10, 1970 rep No. 4, 1991
Fifth sch	ins No. 10, 1970 rep No. 4, 1991