NORTHERN TERRITORY OF AUSTRALIA

JUSTICES (TERRITORY INFRINGMENT NOTICES ENFORCEMENT SCHEME) REGULATIONS

As in force at 13 January 1999

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NORTHERN TERRITORY OF AUSTRALIA

As in force at 13 January 1999

JUSTICES (TERRITORY INFRINGEMENT NOTICES ENFORCEMENT SCHEME) REGULATIONS

Regulations under the *Justices Act*

1 Citation

These Regulations may be cited as the *Justices (Territory Infringement Notices Enforcement Scheme) Regulations*.

2 Commencement

These Regulations shall come into operation on the commencement of the *Justices Amendment Act (No. 3) 1988*.

2A Prescribed provisions for purposes of definition of infringement notice

For the purposes of paragraph (d) of the definition of *infringement* **notice** in section 60A of the Act, the following are prescribed provisions:

- (a) by-law 52A of the Territory Parks and Wildlife Conservation By-laws;
- (b) by-law 11 of the Northern Territory University (Site and Traffic) By-laws;
- (c) by-law 21 of the Darwin City Council By-laws;
- (d) section 9A of the Litter Act;
- (e) section 20B of the Misuse of Drugs Act;
- (g) regulation 6 of the *Prostitution Regulations*;
- (h) regulation 3 of the Summary Offences Regulations;
- (j) regulation 168D of the Work Health (Occupational Health and Safety) Regulations;
- (k) section 58B of the Brands Act;

- (m) section 23A of the Stock (Control of Hormonal Growth Promotants) Act;
- (n) section 43C of the Stock Diseases Act;
- (p) section 65B of the Stock Routes and Travelling Stock Act;
- (q) by-law 54 of the Alice Springs (Animal Control) By-laws;
- (r) by-law 9 of the Alice Springs (Todd Mall) By-laws;
- (s) regulation 49 of the *Meat Industries Regulations*;
- (t) regulation 6 of the Waste Management and Pollution Control (Administration) Regulations.

3 Prescribed forms

- (1) In this regulation, a reference to a form by number is a reference to a form so numbered in the Schedule to these Regulations.
- (2) A courtesy letter served under section 60C of the Act shall be in accordance with Form 1.
- (3) A certificate lodged under section 60D of the Act shall be in accordance with Form 2.
- (4) An order made under section 60E of the Act shall be in accordance with Form 3.
- (5) A notice served under section 60F of the Act shall be in accordance with Form 4.
- (6) A warrant of commitment issued under section 60H of the Act shall be in accordance with Form 5.
- (7) A warrant of distress issued under section 60H of the Act shall be in accordance with Form 6.
- (8) An application for the revocation of an enforcement order made under section 60K(1) of the Act by an enforcement agency, and a notice requesting the withdrawal of a certificate given under section 60M(1) by an enforcement agency, shall be in accordance with Form 7.
- (9) An application for the revocation of an enforcement order made under section 60K(1) of the Act by the person against whom the order was made shall be in accordance with Form 8.

4 Prescribed costs

The costs to be paid in matters or proceedings under Division 2A of Part IV of the Act are as follows:

Item	Fee
Issue of a courtesy letter	\$5.00
Preparation of certificate for enforcement	\$10.00
Issue of enforcement order	\$25.00
Preparation of notice of enforcement order	\$25.00
Execution of warrant	\$40.00

5 Ratio of imprisonment

For the purposes of section 60E(1)(a)(i) of the Act, the prescribed ratio is imprisonment for one day in respect of each \$50, or part thereof, of the amount remaining unpaid.

Schedule

FORM 1

(Part 1)

COURTESY LETTER

TO:

(offender's name and address)

FROM:

(Enforcement agency's name and address)

Infringement No.:

Issued for:

Committed on at

Penalty: \$

Costs: \$

*Victims' levy: \$

TOTAL: \$ due on

AN INFRINGEMENT NOTICE HAS BEEN ISSUED TO YOU, BUT THE AMOUNT SHOWN ON IT HAS NOT BEEN PAID.

You now have 28 days from the date of this letter in which to pay the penalty and the costs shown above. If you do not pay these amounts additional costs will be incurred and a warrant may be issued for your arrest or for seizure and sale of your goods to recover the amount due.

If you wish to have this matter dealt with by a court you should complete Part 2 of this form and return it to

(Name and address of enforcement agency).

* The victims' levy is a contribution to the Victims' Assistance Fund required under the *Crimes (Victims Assistance) Act*.

SEE ATTACHED REPLY - IT EXPLAINS HOW TO PAY

Appropriate Officer

Date: / /

IMPORTANT

DO NOT IGNORE THIS DOCUMENT

If you do not understand what you should do, have it explained to you immediately. The court staff, a solicitor, a legal aid officer or a friend may be able to help.

PLEASE DISREGARD THIS LETTER IF YOU HAVE ALREADY PAID

(Part 2)

REPLY TO COURTESY LETTER

TO:

Infringement No.:

Issued for:

Committed on at

Penalty: \$

Costs: \$

Victims' levy \$

TOTAL: \$ due on:

IF YOU ARE PAYING THE AMOUNT SHOWN ABOVE DO NOT SIGN THIS

FORM – JUST ATTACH PAYMENT AND POST OR TAKE IT IN TO BE PAID.

YOU MAY PAY

In person – at

office hours are

Credit cards are acceptable if payment is made in person. Cheques and money orders should be crossed and marked "Not Negotiable". If a cheque is not honoured, payment will not be considered made.

By post – send a cheque or money order to the address shown above.

Do not post cash. Part payment cannot be accepted. If part payment is sent, it will be returned. This will not delay any order to enforce payment.

This reply must accompany your payment.

If full payment accompanies this document no further action will be taken.

REQUEST TO HAVE COURT DEAL WITH MATTER	
TO: (Enforcement agency)	
Take notice that I decline to be dealt with under Division 2A of Part IV of Justices Act and elect to have the matter dealt with by a court.	the
I understand that I may receive a summons for this offence.	
My address for service of a summons is:	
(This address must be completed if the court is to deal with the matter)	
Signa	ture
Print na	ame
Date signed:	/ /

CERTIFICATE FOR ENFORCEMENT OF INFRINGEMENT NOTICE

TO: Cle	erk of	the Court at:				
FROM:	FROM: (Enforcement agency's name and address)					
Defendant (Name and address: residential and postal)						
Date of B	irth:		Licence No. and State/ Territory:			
Vehicle re	eg. No	o. and State/Territory	:			
Infringem	ent N	0.:				
Issued for	r:					
Committe	d on		at			
Penalty:		\$				
Costs:		\$				
Victims' le	evy:	\$				
TOTAL:		\$	due on:			
I,			, an appropriate			
officer of	(nan	ne of enforcement ag	ency)			
state that	in rel	ation to the above-m	entioned offence:			
	*(a)	an infringement noti	ce has been served on the defendant;			
*(a) an infringement noti defendant, as permi			ice has been served otherwise than on the tted by law;			
	(b)	-	s been served on the defendant after the ne specified in the infringement notice for			

- (c) not less than 28 days from the date of the courtesy letter have elapsed;
- (d) the full amount of the infringement penalty and prescribed costs have not been paid;

payment of the infringement penalty;

- (e) the defendant has not declined to be dealt with under Division 2A of Part IV of the *Justices Act*:
- (f) a complaint in relation to the offence has not been laid;
- (g) the time within which a complaint in relation to the offence may be laid has not expired; and
- *(h) (in the case of an infringement notice served under the *Local Government Act* in relation to a traffic or parking infringement, or served under regulation 65 of the *Traffic Regulations*) the defendant:
 - (i) is the person on whom the infringement notice was served; and
 - *(ii) was, at the time of the alleged offence, the owner of the motor vehicle within the meaning of the *Motor Vehicles Act*:
 - *(iii) was, at the time of the alleged offence, the person in control of the motor vehicle as shown in a statutory declaration furnished pursuant to *regulation 64(3)(b) of the *Traffic Regulations* *a by-law made in pursuance of section 212(c) of the *Local Government Act*.

Appropriate officer:

(Signature)

(Print name)

*Delete where inapplicable.

ENFORCEMENT ORDER

Enforcement agency:					File no:	
Defend	ant's na	ame and address:				
Date of	birth:					
Licence	No. ar	nd State/Territory:				
Vehicle	reg. N	o. and State/Territ	tory:			
Infringe	ment N	lo.:				
Issued	for:					
Commi	tted on		at			
Penalty	':	\$				
Costs:		\$				
Victims	-	\$				
TOTAL	:	\$	due	e on:		
THE CL	_ERK (OF THE COURT C	RDERS TH	IAT:		
1.					pay to the Court following amounts:	
	Infri	ngement penalty		\$		
	Cos	ts		\$		
	Vict	ims' levy		\$		
			TOTAL	 \$		
2.	In d	efault of pavment	or pavment	in full:		
		In default of payment or payment in full:				
	(a)				od of one day in respect amount that remains	

- (b) the amount unpaid be recovered by a warrant of distress.
- 3. (If any other order).

Clerk of the Court

Date: / /

			FORM 4	
			(Part 1)	
	NOTI	CE OF I	ENFORCEMENT ORDER	
TO:	(Defendant)	1		
of	(Address)			
Date of bi	irth:			
Licence N	lo. and State/Te	rritory:		
Vehicle re	eg. No. and Stat	e/Territo	ory:	
Infringem				
Committe	d on		at	
AN ENFC	RCEMENT OR	DER W	'AS MADE AGAINST YOU ON: (date)
for				
Penalty:		\$		
Costs:		\$		
*Victims' l	levy:	\$		
TOTAL:		\$	due on:	

YOU MAY NOW:

- 1. Pay the total amount shown above by the due date, or
- 2. Apply to the clerk of the court at:

(address)

- (a) for more time to pay
- (b) to pay by instalments

(c) to revoke the order and refer the matter to the court for hearing. The court may convict you if the charge is proved.

If you do not do one of the above a warrant will be issued against you to:

- a. imprison you for days, or
- b. take and sell your goods to recover the amount due.

In either case a \$20 warrant fee will be added to the amount due.

*The Victims' Levy is a contribution to the Victims' Assistance Fund required under the *Crimes (Victims Assistance) Act*.

SEE ATTACHED DOCUMENT - IT EXPLAINS HOW TO PAY

IMPORTANT DO NOT IGNORE THIS DOCUMENT

If you do not understand what you should do, have it explained to you immediately. The court staff, a solicitor, a legal aid officer or a friend may be able to help.

PLEASE DISREGARD THIS DOCUMENT IF YOU HAVE ALREADY PAID

(Part 2)

LETTER TO ACCOMPANY PAYMENT

TO:	Clerk of cou		stal address)		No:					
I enc	enclose payment for the sum of \$									
Infrin	gement No.:					-				
Issue	ed to	(de	fendant):							
Issue	ed for:									
Com	mitted on		at							
Date	of birth:					-				
Licen	nce No. and St	ate/Territory:								
Vehic	cle Reg. No. a	nd State/Territory:								
ENF	ORCEMENT (ORDER MADE ON	l (date)	For:	\$	-				
				Due on:						
		YING THE AMO S FORM AND PO				- TACH				
YOU	MAY PAY									
In Pe	erson:	at								
		or at any court hours are: 8.45 a			ritory.	Office				

Credit cards are acceptable if payment is made in person. Cheques and money orders should be crossed and marked "Not Negotiable". If a cheque is not honoured, payment will not be considered made.

By Post: send a cheque or money order made payable to the clerk

of the court and send it to

Do not post cash. Part payment cannot be accepted.

This form must accompany your payment.

If you require a receipt please indicate - yes/no

WARRANT OF COMMITMENT

	V V <i>F</i> -	ARRAINT OF COMMITMENT	
Defendant	(nam	ne, sex, date of birth, address)	File No:
Licence No. and	State/Ter	ritory:	
Vehicle reg. No. a	and State	/Territory:	
Enforcement age	ncy:		
Infringement No.:			
Issued for:			
Committed on		at	
Penalty:	\$		
Costs:	\$		
Execution:	\$		
Victims' levy:	\$		
TOTAL:	\$	due on:	
		Default: days	

TO ALL MEMBERS OF THE NORTHERN TERRITORY POLICE FORCE

The defendant was ordered to pay the amounts set out above and was sent a notice of enforcement under section 60F of the *Justices Act*. The defendant has failed to pay the amounts due.

You are directed:

- (a) to demand payment from the defendant of the total due; and
- (b) unless payment in full is received immediately, to take the defendant to the most accessible or convenient gaol and deliver the defendant to the keeper thereof together with this warrant.

TO THE KEEPER OF THE GAOL

You are directed to take the defendant into custody for a period of days unless the amount due is paid sooner.

Clerk of the Court

Date: / /

RETURN ON PAYMENT – \$ paid on

EXECUTION

Defendant arrested on at a.m./p.m. at

Member Date:

IMPRISONMENT

Defendant received on at a.m./p.m. at

Member Date:

Defendant released on at a.m./p.m. at

Member Date:

NB: 1. If a payment is made, the warrant fee must be satisfied first. The balance of payment can then be used to reduce the period of imprisonment.

2. Pursuant to section 94(1) of the *Justices Act*, the first day of imprisonment cannot be taken into account if the prisoner wants to secure his or her release by payment of the balance.

WARRANT OF DISTRESS

Defendant (nan	ne, sex, date of bi	rth, address)	File No.:				
Licence No. and S	State/Territory:						
Vehicle reg. No. a	nd State/Territory	:					
Enforcement ager	Enforcement agency:						
Infringement No.:							
Issued for:							
Committed on		at					
Penalty:	\$						
Costs:	\$						
Execution:	\$						
Victims' levy:	\$						
TOTAL:	\$	due on: Default:	days				

TO ALL BAILIFFS AND MEMBERS OF THE NORTHERN TERRITORY POLICE FORCE

The defendant was ordered to pay the amounts set out above and was sent a notice of enforcement under section 60F of the *Justices Act*. The defendant has failed to pay the amounts due.

YOU ARE DIRECTED:

- (a) to immediately seize such goods and chattels of the defendant as are necessary to satisfy the amount due;
- (b) to sell those goods and chattels if the amounts set out above, together with the costs of the execution of this warrant, are not paid;
- (c) to pay to the Clerk of the Court of Summary Jurisdiction at (location) the proceeds of any such sale and, if necessary, any proceeds of the defendant;

(d) to hold and realize and, if necessary, sue on, any cheque, bill of exchange, promissory note or security of the defendant; and

(e) to pay any sum realized or received to the Clerk for the purpose of satisfying the defendant's debt.

If the debt due cannot be satisfied by distress you must certify this in the Return of Warrant so that further action may be taken.

		Clerk of the Court
		Date: / /
RETURN OF WARRA	NT OF DISTRESS	
Warrant returned	executed on	
Amount of \$	paid on demand.	
		Member of the Police Force/ Bailiff
I,	(name)	, bailiff/member of the

Police Force, certify that by virtue of this warrant I caused a diligent search to be made for the goods and chattels of the defendant and that I found no goods or chattels of the defendant sufficient to satisfy the amount due.

Member of the Police Force/ Bailiff

Date: / /

* APPLICATION BY ENFORCEMENT AGENCY FOR REVOCATION OF ENFORCEMENT ORDER

and/or

* NOTICE REQUESTING WITHDRAWAL OF CERTIFICATE

TO: C	lerk of the Court	File No:				
FROM:						
(E	Enforcement age	ncy's name a	ind address)			
Infringer	ment No.:					
Issued for	or:					
Committ	ed on		at			
Defenda	int's name and a	ddress:				
Date of	oirth:					
Licence	No. and State/Te	erritory:				
Vehicle	reg. No. and Sta	te/Territory:				
DETAIL	S OF ENFORCE	MENT ORDE	ER MADE ON			
				(date)		
Penalty:		\$				
Costs:		\$				
Victims'	levy:	\$				
TOTAL:		\$	due on:			
I, officer o			ncy)	, an appropriate		
apply ur	der *section 60K	((1)/*section 6	60M(1) of the <i>Justices</i>	Act:		
*(a) to have the above enforcement order revoked;						
	(b) to have the certificate produced before the Clerk withdrawn.					

~ ·			
Scl	ഫ		\sim
OU	ICU	ıu	ᆫ

The grounds of this application	are:		
Applicant's signature			
Print Name			
	Date:	1	1

^{*} Delete where inapplicable.

APPLICATION FOR REVOCATION OF ENFORCEMENT ORDER BY PERSON AGAINST WHOM ORDER MADE

TO: Clerk of the (Court at:		File No:		
FROM:					
Infringement No.:					
Issued for:					
Committed on		at			
Defendant's name a	and address:				
Date of birth:					
Licence No. and Sta	ate/Territory:				
Vehicle reg. No. and	d State/Territory:				
DETAILS OF ENFO	PRCEMENT ORDER		date)		
Penalty:	\$				
Costs:	\$				
Victims' levy:	\$				
TOTAL:	\$	due on:			
I,		, apply unde	r section 60K(1) of		
Justices Act to have	the above enforcem	nent order revoked.			
The grounds of this	application are:				
Applicant's signatur	e				
Print name					
			Date: / /		

ENDNOTES

1 KEY

Key to abbreviations

amd = amended od = order
app = appendix om = omitted
bl = by-law pt = Part

ch = Chapter r = regulation/rule
cl = clause rem = remainder
div = Division renum = renumbered

exp = expires/expiredrep = repealedf = formss = sectionGaz = Gazettesch = Schedulehdg = headingsdiv = Subdivision

ins = inserted SL = Subordinate Legislation

It = long title sub = substituted

nc = not commenced

2 LIST OF LEGISLATION

Justices (Territory Infringement Notices Enforcement Scheme) Regulations (SL No. 25, 1990)

Notified 1 August 1990

Commenced 1 August 1990 (r 2, s 2 Justices Amendment Act (No. 3) 1998

(Act No. 55, 1988) and Gaz S47, 1 August 1990)

Amendment of the Justices (Territory Infringement Enforcement Scheme) Regulations (SL No. 9, 1991)

Notified 10 April 1991 Commenced 10 April 1991

Statute Law Revision Act 1991 (Act No. 31, 1991)

Assent date 25 June 1991 Commenced 25 June 1991

Amendment of Justice (Territory Infringement Notices Enforcement Scheme) Regulations (SL No. 63, 1992)

Notified 11 November 1992 Commenced 11 November 1992

Amendment of Justices (Territory Infringement Notices Enforcement Scheme) Regulations (SL No. 2, 1995)

Notified 31 January 1995 Commenced 31 January 1995

Amendment of Justices (Territory Infringement Notices Enforcement Scheme) Regulations (SL No. 36, 1995)

Notified 8 November 1995 Commenced 8 November 1995

Amendment of Justices (Territory Infringement Notices Enforcement Scheme) Regulations (SL No. 9, 1996)

Notified 13 March 1996 Commenced 13 March 1996

Amendment of Justices (Territory Infringement Notices Enforcement Scheme) Regulations (SL No. 15, 1997)

Notified 14 May 1997 Commenced 14 May 1997

Amendment of Justices (Territory Infringement Notices Enforcement Scheme) Regulations (SL No. 35, 1997)

Notified 10 December 1997

Commenced 10 December 1997 (r 2, s 2 *Meat Industries Act 1996* (Act

No. 54, 1996) and *Gaz* G49, 10 December 1997, p 3)

Amendment of Justices (Territory Infringement Notices Enforcement Scheme) Regulations (SL No. 66, 1998)

Notified 13 January 1999 Commenced 13 January 1999

3 LIST OF AMENDMENTS

r 2A ins No. 9, 1991

amd No. 2, 1995; No. 36, 1995; No. 15, 1997; No. 35, 1997, r 2; No. 66, 1998

r 4 amd No. 9, 1996

sch amd Act No. 31, 1991, s 15; No. 63, 1992