NORTHERN TERRITORY OF AUSTRALIA

PRIVATE SECURITY (SECURITY FIRMS) AMENDMENT REGULATIONS 2006

Regulations No. 3 of 2006

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Regulations No. 3 of 2006*	

Private Security (Security Firms) Amendment Regulations 2006

I, EDWARD JOSEPH EGAN, the Administrator of the Northern Territory of Australia, acting with the advice of the Executive Council, make the following regulations under the *Private Security Act*.

Dated 8 February 2006.

E. J. EGAN Administrator

By His Honour's Command

PETER TOYNE Minister for Justice and Attorney-General acting for the Minister for Racing, Gaming and Licensing

^{*} Notified in the *Northern Territory Government Gazette* on 15 February 2006.

1. Citation

These Regulations may be cited as the *Private Security (Security Firms) Amendment Regulations 2006.*

2. Principal Regulations amended

These Regulations amend the *Private Security (Security Firms)* Regulations.

3. Repeal and substitution of regulation 2

Regulation 2 –

repeal, substitute

2. Disqualifying offences

For the definition of "disqualifying offence" in section 3 of the Act, the following offences are prescribed in relation to a security firm's licence:

- (a) an offence against section 69, 132, 161, 162, 163, 165, 166, 177, 181, 182, 186, 188(2), 189A, 189, 192, 192B, 193, 194, 195, 196, 210, 211, 212, 227, 228, 229, 231, 233 or 239 of the Criminal Code;
- (b) an offence against section 188(1) of the Criminal Code where a circumstance of aggravation as specified in subsection (2) exists;
- (c) an offence against section 210 of the Criminal Code where a custodial sentence is imposed that is wholly or partially served;
- (d) an offence against section 59, 61, 63A, 74, 77, 82, 83, 84, 85 or 86 of the *Firearms Act*;
- (e) an offence against section 5, 6, 7, 8, 9(1), 16 or 17 of the *Misuse of Drugs Act*;
- (f) an offence against section 6, 7, 8 or 9 of the *Weapons Control Act*;
- (g) an offence against a law of the Commonwealth where the penalty for the offence is imprisonment for 2 years or more.

4. Repeal and substitution of regulation 5

Regulation 5 –

repeal, substitute

5. Fees

- (1) For section 18(6) of the Act, the fee for granting a security firm's licence is
 - (a) if the applicant is a natural person
 - (i) \$400 if the licence is granted for one year; or
 - (ii) \$600 if the licence is granted for 2 years; or
 - (iii) \$800 if the licence is granted for 3 years; or
 - (b) if the applicant is a partnership
 - (i) \$400 for each partner if the licence is granted for one year; or
 - (ii) \$600 for each partner if the licence is granted for 2 years; or
 - (iii) \$800 for each partner if the licence is granted for 3 years; or
 - (c) if the applicant is a corporation
 - (i) \$800 if the licence is granted for one year; or
 - (ii) \$1 200 if the licence is granted for 2 years; or
 - (iii) \$1 600 if the licence is granted for 3 years.
- (2) For section 24(2) of the Act, the fee for renewing a security firm's licence is
 - (a) if the applicant is a natural person
 - (i) \$400 if the licence is renewed for one year; or
 - (ii) \$600 if the licence is renewed for 2 years; or
 - (iii) \$800 if the licence is renewed for 3 years; or
 - (b) if the applicant is a partnership –

- (i) \$400 for each partner if the licence is renewed for one year; or
- (ii) \$600 for each partner if the licence is renewed for 2 years; or
- (iii) \$800 for each partner if the licence is renewed for 3 years; or
- (c) if the applicant is a corporation
 - (i) \$800 if the licence is renewed for one year; or
 - (ii) \$1 200 if the licence is renewed for 2 years; or
 - (iii) \$1 600 if the licence is renewed for 3 years.
- (3) For section 25(1A) of the Act, the fee is \$20.

6. Offences

(1) A security firm must not engage in the business of supplying, for reward, the services of crowd controllers or security officers unless the firm has the licences and permits required by a law in force in the Territory to engage in the business.

Penalty: 20 penalty units.

(2) A security firm must not later than 30 days after changing its address notify the licensing authority of its new address.

Penalty: 20 penalty units.

(3) A security firm must ensure that a register of security officers, containing accurate records of information referred to in subregulation (5), is kept in a manner approved by the licensing authority.

Penalty: 20 penalty units.

(4) An employer must permit an inspector to examine the register kept under subregulation (3).

Penalty: 20 penalty units.

- (5) For subregulation (3), the information that must be kept by a security firm is
 - (a) the name and residential address of each security officer employed by it; and

- (b) the number assigned by the licensing authority to the security officer's licence; and
- (c) for each day on which the security officer provides his or her services as a security officer, the number assigned to the security officer by the security firm; and
- (d) the date of, and details in relation to, each incident in which physical force was used by or against the security officer while the security officer was providing his or her services as a security officer.
- (6) In this regulation –

"security officer" means a person who is the holder of –

- (a) a security officer's provisional licence; or
- (b) a security officer's licence.

[&]quot;security firm" means a person who, or partnership that, is the holder of security firm licence;

	atie Security (Security Pirms) Amenament Regulations 2000
Repea	al and substitution of Schedule
Sched	ule –
repeal	l, substitute
	SCHEDULE
	NORTHERN TERRITORY OF AUSTRALIA
	Private Security Act
	Private Security (Security Firms) Regulations
	Regulation 3
	APPLICATION FOR SECURITY FIRM LICENCE
tant:	Please print in block letters. If there is insufficient space, attach extra sheets. All questions must be answered and full particulars provided.
cation ities.	is made for a security firm's licence in one of the following
Natui	ral person as a sole trader
Natui	ral persons in partnership
	Sched repear

3.

Corporation

application is lodged.)

Application is sought for: 1yr 2yrs 3yrs

(Please ensure both Part A and Part B of this application are completed before the

PART A. Declaration of Applicant		
1. NAME OF APPLICANT(S)		
2. WHERE THE APPLICANT IS A CORP	ORATION	
a) A C N (Australian Company Number):		
b) Date and place of incorporation:		
c) Registered office address (if different from prin	cipal busine	ss address):
TBC OFF	FICE USE C	DNLY
All sections of form completed.		Receipt number:
Application signed by at least two directors & Part B certified by NT Police.		Amount paid:
Copy of Business or Company extract. (Check that directors, local area managers etc. match the extract)		Date receipted:
Copy of Identification attached. (For all directors, local area managers etc.)		Additional comments:
Criminal History from NT Police attached.		
RGL OFF	FICE USE C	<u> </u>
Recommended / Not Recommended:		Approved / Not Approved:
Actioning Officer: Date: / /		Actioning Officer: Date: / /

3. WHERE THE APPLICANT(S) IS/ARE NATURAL PERSON(S) OR A PARTNERSHIP
Where the applicant is a natural person, he or she must provide the following information:
Where the applicant is a partnership, each partner in the partnership must provide the following information (by attached sheet where necessary):
Full name of applicant or each partner:
Date of birth: Place of birth:
Current residential address:
Full name:
Date of birth: Place of birth:
Current residential address:
4. DETAILS IN RESPECT OF EACH DIRECTOR OR OTHER PERSON CONCERNED IN THE MANAGEMENT OF THE CORPORATION
Where the applicant is a corporation, all directors, secretaries or executive officers of the corporation and all persons who control or substantially influence the conduct of the corporation's affairs, must provide the following information (by attached sheet where necessary).
Full name:
Date of birth: Place of birth:
Position held:
Current residential address:
Full name:
Date of birth: Place of birth:
Position held:
Current residential address:

5. PRINCIPAL BUSINESS ADDRESS	
Telephone No: Fax No:	
E-mail Address:	
Business Trading Name(s):	
Date business name(s) registered:	
Address for service of notices:	
DECLARA	ATION
I/We hereby declare that to the best of my/our knowledge t licence under the <i>Private Security Act</i> are true and correct i the applicant is a corporation, no less than two directors or, w	n every detail. (To be signed by the applicant, or, where
Signature	Signature
Full Name	Full Name
Capacity	Capacity
Date	Date
NOTES	
(a) A certificate from the Registrar of Business Names (Napplication has been registered under the <i>Business Na</i>	
(b) Where the applicant intends to carry on business as corporate's incorporation must also accompany this	
CERTIFICATION BY MEMBER	OF NT POLICE
I confirm that I have received the prescribed information requir <i>Security Act</i> , being a completed Authority to Release Criminal	
Name:	
Date:	
Signature of Member - NT Police Force:	
(Name and Rank):	

SUBMIT APPLICATIONS TO: Territory Business Centre Development House, Ground Floor 76 The Esplanade, Darwin NT GPO BOX 3000 Darwin NT 0801 Phone (08) 8982 1700 Fax (08) 89821725 FOR ENQUIRES OR ASSISTANCE CONTACT: Racing, Gaming and Licensing 1st Floor Enterprise House Cnr Knuckey & Woods Street, Darwin NT Phone (08) 8999 1800 Fax (08) 8999 1888

ALICE SPRINGS SUBMIT APPLICATIONS TO:

Racing, Gaming and Licensing Division Peter Sitzler Building, 67 North Stuart Hwy PO Box 8470, Alice Springs NT Phone (08) 8951 8452 Fax (08) 8951 8591 KATHERINE SUBMIT APPLICATIONS TO: Territory Business Centre 1 Randazzo Building 18 Katherine Terrace, Katherine NT 0850 Phone (08) 8973 8180 Fax (08) 8973 8188 TENNANT CREEK SUBMIT APPLICATIONS TO: Shop 2, Barkly House Cnr Davidson and Paterson Streets PO Box 1221 Tennant Creek 0861 Phone: (08) 8962 4411 Fax: (08) 8962 4413

PART B. DECLARATION BY EACH PERSON SPECIFIED IN PART A

lame	of person (director, partner, &c.) making this declaration:
In resp	pect of this application have you:
(a)	in the last 10 years been convicted, fined or disqualified by any court, tribunal, board or other authority of the Territory, the Commonwealth or a State or another Territory of the Commonwealth, in respect of any business or other financial dealings in or outside the Territory, or been a member of a company so dealt with? If so, please provide details. Yes No
(b)	in the last 10 years been convicted of any offence(s)? If so please quote the offence(s), relevant date(s), jurisdiction(s) and sentence(s). Yes No
(c)	in the last 10 years been convicted of a disqualifying offence(s)? If so please quote the offence(s), relevant date(s), jurisdiction(s) and sentence(s). Please see over the page for a list of disqualifying offences. Yes No
(d)	been the subject of evidence given in any court or Commission of Inquiry? If so, please provide details.

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	(e)	been declared bankrupt or assigned your estate for the benefit of your creditors? If so, please give date(s) and jurisdiction(s). Yes No
	(f)	been or are you currently bound by any recognisance (bail condition) or the subject of any charge pending in relation to any offence(s) before a court or commission of inquiry? If so, please provide details. Yes No
	(g)	have you been known by an other names? Is so please state. If so, please provide details. Yes No
Notes:		
(a)	Where 1 B.	the applicant is a partnership, each partner in the partnership must complete Part
(b)		alifying offence is any offence against a law of the Commonwealth where the for the offence is imprisonment for two years or more.
(c)		nalifying offence is an offence against a section of the Criminal Code specified

[~	Ta
Section 69 – going armed in public	Section 132 – indecent dealing with child
Section 161 – unlawful homicide	Section 162 – murder
Section 163 – manslaughter	Section 165 – attempt to murder
Section 166 – threats to kill	Section 177 – acts intending to cause grievous
	harm or prevent apprehension
Section 181 – grievous harm	Section 182 – attempting to injure by explosive
	substances
Section 186 – bodily harm	Section 188(2) – common assault with specified
ř	circumstances of aggravation
Section 189A – assaults on police	Section 189 – unlawful stalking
Section 192 – sexual intercourse and gross	Section 192B – coerced sexual self-manipulation
indecency without consent	_
Section 193 – assaults with intent to commit an	Section 194 – kidnapping for ransom
offence	
Section 195 – kidnapping	Section 196 – deprivation of liberty
Section 210 – stealing (where a custodial	Section 211 – robbery
sentence is imposed that is wholly or partially	
served)	
Section 212 – assault with intent to steal	Section 227 – criminal deception
Section 228 – blackmail & extortion	Section 229 – receiving stolen property
Section 231 – taking reward for recovery of	Section 233 – false accounting
property obtained by means of a crime	
Section 239 – arson	

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Note: A disqualifying offence is an offence against a section of the *Firearms Act* specified below.

Section 59 – firearms to be registered	Section 61 – manufacture of firearms
Section 63A – trafficking in firearms	Section 74 – alteration of identification marks
Section 77 – silencers and machine-guns	Section 82 – discharge of firearms on roads, & c.
Section 83 – prohibited use of firearms	Section 84 – discharge of firearms causing
	danger, & c.
Section 85 – breach of conditions	Section 86 – persons under influence of alcohol
	or drugs

Note: A disqualifying offence is an offence against a section of the *Misuse of Drugs Act* specified below.

Section 5 – supplying dangerous drug	Section 6 – receiving or possessing tainted property
Section 7 – cultivation	Section 8 – manufacture and production
Section 9(1) – possession	Section 16 – obtaining prescription by deception
Section 17 – obtaining dangerous drug or	
precursor by deception	

Note: A disqualifying offence is an offence against a section of the Weapons Control Act specified below.

Section 6 – prohibited weapons	Section 7 – controlled weapons
Section 8 – offensive weapons	Section 9 – body armour

DECLARATION

I hereby declare that to the best of my knowledge the particulars furnished for the purpose of obtaining a licence, the subject of this application, under the *Private Security Act* are true and correct in every detail.

The information provided on this form is collected in accordance with the *Private Security Act*. Disclosure of information may be made to the Northern Territory Police which collects information for the primary purposes of law enforcement, community safety, road safety and crime and justice services.

Date	Signature of person making declaration under Part B