

NORTHERN TERRITORY OF AUSTRALIA

---

Regulations 1992, No. 38\*

---

Regulations under the *Brands Act*

I, JAMES HENRY MUIRHEAD, the Administrator of the Northern Territory of Australia, acting with the advice of the Executive Council, hereby make the following Regulations under the *Brands Act*.

Dated 30 July 1992.

J.H. MUIRHEAD  
Administrator

---

AMENDMENTS OF THE BRANDS REGULATIONS

1. 3-LETTER BRANDS

Regulation 6 of the Brands Regulations is amended by inserting after subregulation (1) the following:

"(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. DISTINCTIVE BRANDS AND EARMARKS

Regulation 9 of the Brands Regulations is amended by omitting subregulation (2A) and substituting the following:

"(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."

---

\* Notified in the *Northern Territory Government Gazette* on 12 August 1992.

Government Printer of the Northern Territory

Price: \$0.70

A  
r  
k

*Brands Regulations*

3. POSITIONS FOR BRANDS

Regulation 12(1) of the Brands Regulations is amended -

- (a) by inserting in paragraph (a) after "Schedule 3" the words "or may, in the case of buffalo, be made or impressed on either horn";
- (b) by omitting from paragraph (b) "(position 1 following position 8)" and substituting "(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) by inserting in paragraph (c) after "letter brand" the words "or may, where a horn-branded buffalo has no visible brand on its body, be made or impressed on its other horn"; and
- (d) by inserting after paragraph (c) the following:
  - "(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;".

4. SIZE OF EXISTING REGISTERED BRANDS

Regulation 36A(1) of the Brands Regulations is amended by omitting all words and numerals after "less than " and substituting "4 cm high and 4 cm wide and not more than 12 cm high and 30 cm wide".

---