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FIREARMS ACT 1973

**FIREARMS AMENDMENT
REGULATIONS 1996**

FIREARMS ACT 1973

FIREARMS AMENDMENT REGULATIONS 1996

Made by His Excellency the Governor in Executive Council.

Citation

1. These regulations may be cited as the *Firearms Amendment Regulations 1996*.

Commencement

2. These regulations come into operation on the day on which the provisions of the *Firearms Amendment Act 1996* other than section 16 commence.

Principal regulations

3. In these regulations the *Firearms Regulations 1974** are referred to as the principal regulations.

[* *Reprinted as at 17 November 1995.*
For amendments to 27 November 1996 see 1995 Index to Legislation of Western Australia, Table 4, p. 88.]

Regulation 2 repealed and a regulation substituted

4. Regulation 2 of the principal regulations is repealed and the following regulation is substituted —

“

Definitions

2. In these regulations, unless the contrary intention appears —

“**category**” means a category referred to in regulation 6A.

”.

Regulation 3 amended

5. Regulation 3 of the principal regulations is amended by deleting “the Schedule to these regulations” and substituting the following —

“ Schedule 1 ”.

Regulation 4 amended**6. Regulation 4 of the principal regulations is amended —**

- (a) in the Table to subregulation (1a) —
 - (i) by deleting “2 Firearms Curio Licence” and substituting the following —
 - “ 1 Firearm Collector’s Licence ”; and
 - (ii) by deleting the Form number “4” before “Corporate Licence” and substituting the following —
 - “ 2 ”;
- (b) in the Table to subregulation (1c) —
 - (i) in the first column, by deleting the Form numbers “5”, “6”, “7”, and “8” and in each case substituting the following —
 - “ 3 ”; and
 - (ii) by inserting at the end of the Table the following item —
 - “ 4 Ammunition Collector’s Licence . . . 40 ”;
- (c) in the Table to subregulation (3) —
 - (i) by deleting the items relating to a Firearm Licence and a Firearm Curio Licence and substituting the following items —
 - “
 - 9D. Firearm Licence.
 - 10. Firearm Collector’s Licence. ”;
 - (ii) by deleting “Dealers” and substituting the following —
 - “ Dealer’s ”; and
 - (iii) by inserting at the end of the Table the following item —
 - “ 15A. Ammunition Collector’s Licence. ”;
- (d) by repealing subregulations (4) and (10); and
- (e) by repealing subregulation (7) and substituting the following subregulation —
 - “
 - (7) The fee payable on the renewal of a licence is —
 - (a) for a Firearm Collector’s Licence or an Ammunition Collector’s Licence, the fee prescribed in this regulation for the issue of a Firearm Licence;

- (b) for any other licence, the fee prescribed in this regulation for the issue of that type of licence,
subject to apportionment in accordance with section 18 (4)
of the Act as if it were payable for the issue of the licence. ”.

Regulation 4A inserted

7. After regulation 4 of the principal regulations the following regulation is inserted —

“

Ammunition excluded from Ammunition Collector’s Licence

4A. An Ammunition Collector’s Licence does not apply to ammunition specified in the Table to regulation 26. ”.

Regulation 5 amended

8. Regulation 5 (1) of the principal regulations is amended by deleting “a member of the Police Force so authorized by”.

Regulation 6 amended and transitional provision

9. (1) Regulation 6 of the principal regulations is amended —

- (a) by repealing subregulation (1); and
(b) in the Table in subregulation (2), by deleting “PR Pistol range use only.” and substituting the following —
“ HR Handgun range use only. ”.

(2) The notation “PR” endorsed on a licence or permit before the commencement of this regulation is to be regarded as if it were the notation “HR”.

Regulations 6A and 6B inserted

10. After regulation 6 of the principal regulations the following regulations are inserted —

“

Categories of firearms

6A. (1) For the purposes of these regulations a firearm is of the category indicated in Schedule 3.

(2) If Schedule 3 specifies a genuine need test for a particular category of firearms —

- (a) an approval or permit cannot be granted and a licence cannot be issued to a person unless the Commissioner is satisfied that the person has a genuine need to acquire or possess a firearm of that category; and
- (b) a person cannot be considered to have a genuine need to acquire or possess a firearm of that category unless the test specified in Schedule 3 is satisfied.

(3) The genuine need test specified in Schedule 3 for a firearm of category D prevents an approval or permit from being granted, or a licence from being issued, for the purposes of a firearm of that category forming part of a genuine firearm collection but a genuine need test specified for any other category of firearm does not prevent the Commissioner from being satisfied that a person has a genuine need to acquire or possess a firearm of that other category for the purposes of the firearm forming part of a genuine firearm collection.

(4) If, for a particular category of firearms, Schedule 3 specifies any restriction on the persons to whom an approval or permit can be granted or a licence can be issued, an approval or permit cannot be granted and a licence cannot be issued except in accordance with that restriction.

Kinds of firearms for penalties under section 19 of the Act

6B. Each category of firearms is a separate kind of firearms for the purposes of the penalty provisions of section 19 (1) of the Act.

”.

Regulation 7 amended

11. Regulation 7 of the principal regulations is amended —

- (a) in subregulation (3), by deleting “Police Officer” and substituting the following —

“ person to whom the application is made ”;

- (b) by repealing subregulation (7) and substituting the following subregulation —

“

(7) Where the application is for an addition to a licence the application may be dealt with by way of expedited procedure by a person who would be authorized to grant a licence for the firearm to which the application relates.

”;

and

- (c) by repealing subregulation (8) and substituting the following subregulation —

“

(8) If the age of a person applying for a licence or permit appears to be under 18 years, the person to whom the application is made may require proof of the applicant's age.

”.

Regulations 7A and 7B inserted

12. After regulation 7 of the principal regulations the following regulations are inserted —

“

Extract of Licence

7A. (1) An Extract of Licence is required to include on it a photograph of the face of the holder.

(2) A person to whom application is made for the grant, issue, or renewal of a licence, permit, approval, or authorization may require the applicant to attend at a place specified, or of a class specified, when making the requirement for the purpose of enabling the photograph required by subregulation (1) to be taken.

(3) The Commissioner may, by notice in writing given to a person described in section 22A (1) (a), (b), or (c) of the Act, require the person, to attend —

- (a) at a place specified, or a place of a class specified, in the notice; and
- (b) within a time specified in the notice,

for the purpose of enabling the photograph required by subregulation (1) to be taken.

(4) If a person satisfies the Commissioner that attendance in accordance with a requirement under subregulation (2) or (3) would present unreasonable difficulty, the Commissioner may require the person to instead provide such photographs, together with such evidence of their authenticity, as the Commissioner specifies.

(5) A requirement may be made under this regulation even though the person whose photograph is required is already the holder of an Extract of Licence if the Commissioner thinks that another photograph should be obtained.

Identity check

7B. A person to whom application is made for the grant, issue, or renewal of a licence, permit, approval, or authorization may require the applicant to provide evidence of identity in a manner approved by the Commissioner.

”.

Regulation 8 repealed and a regulation substituted

13. Regulation 8 of the principal regulations is repealed and the following regulation is substituted —

“

Duplicates

8. (1) The Commissioner may, on payment by the applicant of the prescribed fee, issue a duplicate licence, permit, or Extract of Licence to replace a licence, permit, or Extract of Licence lost, stolen or destroyed.

(2) For the purpose of making an application for the issue of a duplicate licence or a duplicate Extract of Licence, Form 5 is to be used and a fee of \$11 paid.

(3) No particular form is required for applying for the issue of a duplicate permit, and the fee to be paid is the fee that would have been payable in respect of the issue of a permit for the unexpired period to which the original permit related.

”.

Regulation 9 repealed and a regulation substituted

14. Regulation 9 of the principal regulations is repealed and the following regulation is substituted —

“

Change of abode or name

9. The holder of a licence, permit, or approval is required, within 21 days of a change of abode or change of name, to notify the Commissioner in writing of the change.

”.

Regulation 10 amended

15. Regulation 10 (1) of the principal regulations is amended by deleting “Police Officer” and substituting the following —

“ person ”.

Regulation 11 amended

16. (1) After regulation 11 (1), the following subregulation is inserted —

“

(1a) It is a condition of the custody that, if custody is to continue for longer than 1 year, the owner is required, before the end of each year of custody —

(a) to request the Commissioner in writing to continue the custody for another year; and

(b) to pay in advance the fee for custody for another year.

”.

(2) Regulation 11 (2) (a) of the principal regulations is amended by deleting “attach” and substituting the following —

“ attached ”.

Regulations 11A, 11B, and 11C inserted

17. After regulation 11 of the principal regulations the following regulations are inserted —

“

Storage security requirements

11A. (1) A person entitled to possess firearms or ammunition of any kind is to ensure that the firearms or ammunition are stored in accordance with this regulation.

(2) Firearms and ammunition are to be stored in a locked cabinet or container that at least meets the specifications described in Schedule 4 or in such other way as is approved.

(3) A cabinet or container that can be unlocked with a key is to be regarded as unlocked if the key is left in the lock or is otherwise accessible where the cabinet or container is located.

(4) When a firearm held under a Firearm Collector’s Licence is stored, it is to be temporarily rendered incapable of being used, whether by fitting an appropriate trigger lock device or otherwise.

(5) If subregulation (4) is complied with by removing the bolt or firing pin, or each of them, it is to be kept in a locked metal container that is not the one in which the firearm is stored.

(6) The container required by subregulation (5) may be within the cabinet or container in which the firearm is stored but only if it is securely affixed so as to prevent its removal from the cabinet or container.

(7) A magazine is not to contain any ammunition when it is stored.

(8) Ammunition is not to be stored in a cabinet or container in which a firearm is stored unless the ammunition is in another locked metal container in which no firearm is stored and which is securely affixed so as to prevent its removal from the cabinet or container.

(9) Despite subregulation (8), propellant that is not incorporated in a cartridge is not to be stored, whether or not it is in another container, in a container or cabinet that contains any ammunition, firearm, or primer.

(10) The requirements of this regulation are in addition to, not instead of, any requirements under the *Explosives and Dangerous Goods Act 1961*.

Transitional provisions

11B. A person who was, when the *Firearms Amendment Regulations 1996* commenced, entitled to possess firearms or ammunition is not required to comply with a provision of regulation 11A, other than regulation 11A (7), until 30 June 1998.

Declaration as to storage facilities

11C. A statement that a person is to give the Commissioner if it is requested under section 11 (7) (b) or 20 (1) (ad) (ii) of the Act is to be in the form of Form 17A and it is to be verified by statutory declaration. ”.

Regulation 12 amended

18. Regulation 12 of the principal regulations is amended by deleting paragraph (b) and substituting the following paragraph —

“
(b) dispose of it through the agency of the State Supply Commission; ”.

Regulation 14 amended

19. (1) Regulation 14 (1) and (2) of the principal regulations are repealed and the following subregulations are substituted —

“
(1) An appeal under section 22 of the Act may be commenced by lodging a notice of appeal in the form set out in Form 19 at a court of petty sessions.

(2) The notice of appeal must indicate whether the appeal is to a magistrate or to a firearms appeal tribunal constituted under Schedule 3 to the Act.

(2a) The notice of appeal must be accompanied by —

(a) the appropriate fee under the *Local Court Rules 1961* in the case of an appeal to a magistrate; or

(b) a fee of \$53 in the case of an appeal to a firearms appeals tribunal. ”.

(2) Regulation 14 (3) (b) of the principal regulations is amended by deleting “was”.

(3) After regulation 14 (3) of the principal regulations the following subregulation is inserted —

“
(3a) The following provisions of this regulation apply only to appeals to a magistrate. ”.

Regulation 15 amended

20. Regulation 15 of the principal regulations is amended by repealing subregulation (4) and substituting the following subregulation —

“

(4) A firearm can be used at a shooting gallery only if it is of not more than .22 calibre and it is —

(a) an air rifle; or

(b) a rim fire firearm chambered for ammunition that is no more highly powered than standard long rifle ammunition.

”.

Regulation 17 amended

21. Regulation 17 of the principal regulations is amended —

(a) in subregulation (1), by deleting “subsection (2) of section 30” and substituting the following —

“ section 30 (3) ”; and

(b) by inserting after subregulation (3), the following subregulation —

“

(4) A person who is the holder of a Dealer’s Licence is required to retain an Ammunition Sales Book for 3 years after last making an entry in it except that, upon ceasing to be the holder of a Dealer’s Licence, the person is required to surrender to the Commissioner any Ammunition Sales Book in which the person has made an entry during the last 3 years.

”.

Regulation 18 amended

22. Regulation 18 of the principal regulations is amended —

(a) by inserting after the regulation designation “18.” the subregulation designation “(1)”;

(b) by inserting before “maintain” in each of paragraphs (a) and (b) the following —

“ , in a permanent and legible manner, ”; and

(c) by inserting at the end of the regulation the following subregulation —

“

(2) A person who is the holder of a Corporate Licence is required to retain any record referred to in

subregulation (1) (a) for 3 years after last making an entry in it except that, upon ceasing to be the holder of a Corporate Licence, the person is required to surrender to the Commissioner any such record in which the person has made an entry during the last 3 years.

”.

Regulation 19 amended

23. (1) Regulation 19 (1) of the principal regulations is amended by deleting “in the way of business”.

(2) Regulation 19 (2) of the principal regulations is amended by inserting before “maintain” the following —

“ , in a permanent and legible manner, ”.

Regulation 19A inserted

24. After regulation 19 of the principal regulations the following regulation is inserted —

“

Records for Ammunition Collector’s Licence

19A. (1) The holder of an Ammunition Collector’s Licence is to compile and maintain, in a permanent and legible manner, a record of ammunition to which the licence relates in a form approved by the Commissioner.

(2) The record is to include details of —

- (a) the dates on which ammunition was acquired or disposed of;
- (b) the full name and address of the person from whom ammunition was acquired or to whom ammunition is disposed of, and the number of the person’s licence or permit;
- (c) the calibre and quantity of ammunition acquired or disposed of;
- (d) the number of cartridges forming the collection; and
- (e) such other matters as the Commissioner may direct.

”.

Regulation 21 amended

25. Regulation 21 of the principal regulations is amended —

- (a) by repealing subregulation (1); and

- (b) in subregulation (2), by deleting “Licences” and substituting the following —
 - “ licences ”.

Regulation 22A inserted

26. After regulation 22 of the principal regulations the following regulation is inserted —

“

Entry without warrant

22A. (1) A member of the Police Force who exercises powers given by section 24 (2a) of the Act without warrant is required to give the written report required by section 24 (7) (b) of the Act within 7 days after the power is exercised.

(2) The report is required to include details of —

- (a) the circumstances leading to the exercise of the powers;
- (b) the grounds on which it was suspected that any firearm or ammunition might be found in the possession of a person in the circumstances described in section 24 (2) of the Act;
- (c) why it was necessary to act speedily;
- (d) why a warrant under section 26 (2) of the Act could not have been obtained in time; and
- (e) whether the person, if any, holding a licence, permit, or approval for any firearm or ammunition found is, in the member’s opinion, a fit and proper person to hold it.

(3) If, when the powers were exercised, any firearm or ammunition was seized and taken under section 24 (2) of the Act, the member of the Police Force seizing it is to notify the Officer in Charge of the Firearms Branch by telephone, facsimile, or similarly speedy means as soon as practicable.

(4) If the owner of the firearm or ammunition seized is neither the holder of a licence relating to it nor otherwise lawfully entitled to possess it, the Commissioner is required, within 21 days after notification of the seizure of any firearm or ammunition is given under subregulation (3), to give the owner notice under section 33 (1) (c) of the Act requiring the owner to lawfully dispose of it.

(5) Subregulation (4) does not apply if —

- (a) the owner dies or cannot be found; or
- (b) a prosecution has been commenced for an offence relating to the firearm or ammunition seized.

(6) If the owner of the firearm or ammunition seized is the holder of a licence relating to it or is otherwise lawfully entitled to possess it, the Commissioner is required, within 21 days after notification of the seizure of any firearm or ammunition is given under subregulation (3), to —

- (a) return it to the owner;
- (b) revoke the licence and give the owner notice under section 33 (1) (c) of the Act requiring the owner to lawfully dispose of the firearm or ammunition; or
- (c) give the owner a request under section 20 (1a) of the Act.

(7) If the Commissioner complies with subregulation (6) by giving the owner a request under section 20 (1a) of the Act, the Commissioner is required, within the period fixed by subregulation (8), to —

- (a) return the firearm or ammunition seized to the owner; or
- (b) revoke the licence and give the owner notice under section 33 (1) (c) of the Act requiring the owner to lawfully dispose of the firearm or ammunition.

(8) The period within which the Commissioner is to act under subregulation (7) is the period of 21 days after —

- (a) information is supplied or a submission is made, in accordance with the request, in a form acceptable to the Commissioner; or
- (b) the period allowed by section 20 (1a) for supplying the information or making the submission elapses,

whichever happens first.

(9) Subregulation (6) or (7) does not apply if —

- (a) the owner cannot be found; or
- (b) a prosecution has been commenced for an offence relating to the firearm or ammunition seized.

”.

Regulation 23 amended

27. Regulation 23 of the principal regulations is amended —

- (a) by deleting “A person” and substituting the following —
 - “ (1) Except as stated in subregulation (2), a person ”;
- (b) by deleting “\$200” and substituting the following —
 - “ \$1 000 ”; and

- (c) by inserting at the end of the regulation the following subregulation —

“
 (2) Subregulation (1) does not apply to a contravention of regulation 26 and accordingly section 6 (3) of the Act applies to it.
”.

Regulation 24 amended

28. (1) Regulation 24 (1) of the principal regulations is amended, under the heading “SAFETY TESTS” —

- (a) in paragraph 1 —
- (i) by deleting “test blank cartridge” and “test blank” and in each case substituting the following —

“ primed cartridge case ”;

- (ii) in subparagraph (a), by deleting “hardness reading of 75/85 British Standards and International Rubber Hardness” and substituting the following —

“ durometer reading of 70 or more ”; and

- (iii) in each of subparagraphs (b) and (c), by deleting “rubber hammer with a head weighing 0.45 kilograms and having a hardness reading of 75/85 British Standards and International Rubber Hardness” and substituting the following —

“
 hammer with a rubber head weighing 600 g and having a durometer reading of 70 or more and a 100 g wooden handle
”;

and

- (b) by deleting paragraph 2 and substituting the following paragraph —

“
 2. (1) The trigger mechanism is not to operate when a force of 1 kilogram is exerted on the central point of the trigger in the direction in which the trigger operates except, in the case of a firearm designed with a trigger mechanism capable of being set, when the trigger mechanism has been set.
”.

(2) In subparagraph (1) —

“set” means to operate a trigger, button, stud, lever, or other device so as to reduce the trigger pressure that is required to operate the trigger mechanism.

”.

(2) Regulation 24 (2) of the principal regulations is repealed.

(3) Regulation 24 (3) of the principal regulations is amended by deleting “and firearm curios”.

Regulation 25 repealed and a regulation substituted

29. Regulation 25 of the principal regulations is repealed and the following regulation is substituted —

“

Delegation

25. (1) Any member of the Police Force may perform the Commissioner’s functions upon —

- (a) any application made for the grant of a permit or a Firearm Licence; or
- (b) an application for an additional Corporate Licence together with which application is made for expedited approval under section 18 (10) of the Act,

in respect of a firearm described in Schedule 2, except that this subregulation does not give the power to refuse the application or impose any condition, limitation or restriction.

(2) Any commissioned officer may perform the Commissioner’s functions upon —

- (a) any application made for the grant of a permit or a Firearm Licence; or
- (b) an application for an additional Corporate Licence together with which application is made for expedited approval under section 18 (10) of the Act,

in respect of any firearm that is not of category C or D, except that this subregulation does not give the power to refuse the application or impose any condition, limitation or restriction unless the commissioned officer is a superintendent in charge of a police district.

(3) The commissioned officer immediately responsible for the administration of the Firearms Branch may perform the

Commissioner's functions upon an application being made for the grant of an approval or permit or the issue of a licence in respect of any firearm or ammunition other than a firearm of category D.

(4) The Assistant Commissioner of Police responsible for the Firearms Branch may perform the Commissioner's functions upon an application being made for the grant of an approval or permit or the issue of a licence in respect of any firearm or ammunition.

(5) In this regulation —

“commissioned officer” means an officer of police appointed and holding a commission under section 6 of the *Police Act 1892*;

“police district” means an area established as a police district under the *Police Act 1892*.

”.

Regulation 26 amended

30. Regulation 26 of the principal regulations is amended —

(a) by repealing subregulation (1) and substituting the following subregulation —

“

(1) Subject to subregulations (2) and (2a), the acquisition, sale, possession or use of a firearm or ammunition specified in the Table to this regulation is absolutely prohibited.

”;

(b) after subregulation (2), by inserting the following subregulations —

“

(2a) This regulation does not apply to a firearm of category D if the firearm is licensed under the Act and what is done is in accordance with the licence.

(2b) In this regulation a reference to ammunition for a firearm that is prohibited does not include ammunition that is also suitable for a firearm that is not prohibited.

”;

and

- (c) by deleting the Table to the regulation and substituting the following Table —

“

**TABLE OF PROHIBITED FIREARMS AND
AMMUNITION**

a firearm of category D
 a machine gun, or ammunition for it
 a hand grenade
 a mortar gun, or ammunition for it
 a bazooka gun, or ammunition for it
 a fully automatic firearm
 a firearm designed to discharge tear gas, or
 ammunition for it
 ammunition the missile from which includes any high
 explosive, smoke, chemical, lachrymatory agent,
 or flechettes
 tracer ammunition
 incendiary ammunition
 armour piercing (hard steel core) ammunition
 imprint free (accelerator) ammunition
 ammunition the missile from which has a calibre of
 20 mm or more

”.

Regulation 26A repealed

- 31.** Regulation 26A of the principal regulations is repealed.

Regulation 26B amended

- 32.** Regulation 26B of the principal regulations is amended —

- (a) by repealing subregulations (1), (1a), (1b), (1c), and (2);
- (b) in subregulation (3) —
- (i) by deleting “Subject to subregulation (4) of this regulation, a” and substituting the following —
- “ A ”; and
- (ii) in paragraph (c), by deleting “pistol” and substituting the following —
- “ handgun ”;
- and
- (c) by repealing subregulations (4) and (5).

Regulation 27 amended

33. (1) Regulation 27 (1) (a) of the principal regulations is amended by deleting “\$67” and substituting the following —

“ \$100 ”.

(2) Regulation 27 (2) of the principal regulations is repealed.

Heading to Schedule amended

34. The heading to the Schedule to the principal regulations is deleted and the following heading is substituted —

“ **SCHEDULE 1 — FORMS** ”.

Schedule amended

35. (1) The Schedule to the principal regulations is amended by deleting Form 1 and substituting the following Form —

“

Form 1

[r. 4 (1a)]

(ORIGINAL)
(ADDITION)
Station MDL No
Surname Initials
Telephone: (H) (W)
OFFICE USE ONLY

WESTERN AUSTRALIA

Firearms Act 1973

APPLICATION FOR A FIREARM LICENCE OR FIREARM COLLECTOR'S LICENCE

A penalty is provided under regulation 23 of the *Firearms Regulations 1974* for false or misleading information.

PART I — TO BE COMPLETED BY APPLICANT

Tick appropriate boxes

Kind of licence: Firearm Licence Firearm Collector's Licence

Category of firearm: A B C D E H

I
of (residential address) Postcode
(Postal address) Postcode

apply for a licence to possess the firearm/s described in Part II in accordance with the *Firearms Act 1973*.

Is that your permanent residential/postal address? Yes No

I was born at on
(locality and country) (date of birth)

1. Give any other name under which you are or have been known?
2. Are you the holder of a Firearm Licence? Yes No
If so state licence number expiry date
3. Are you the holder of a Firearm Collector's Licence?
Yes No
If so state licence number expiry date
4. Have you ever been refused a licence for a firearm anywhere?
Yes No
If so state when and where
5. Has a licence for a firearm held by you anywhere ever been revoked or cancelled, and have you ever been disqualified anywhere from holding a licence for a firearm? Yes No
If so state when and where
6. Have you been convicted of ANY OFFENCE ANYWHERE (including traffic offences)? Yes No
If so give details
7. Do you suffer from any physical or mental disability that would affect you in the control of a firearm? Yes No
If so give full details
8. What are your reasons for wishing to possess the firearm?
.....

I certify that all of the above particulars contained in this application are true and correct.

Signature: Witnessing Member:

Date: Rank & No.



PART II — TO BE COMPLETED BY ATTENDING OFFICER

	Type of firearm	Maker's name	Serial number	Calibre eg .22
	<u>Rifles</u> — single shot, repeater, self loading or air rifle			
	<u>Shotguns</u> — single shot, repeater, pump action, self loading or double barrel			
	<u>Handguns</u> — single shot, self loading, revolver or other			
(1)			
(2)			
(3)			
(4)			

[Computer descriptions not to be used]

Criminal/traffic records checked	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Restraining order records checked	Yes <input type="checkbox"/>	No <input type="checkbox"/>
NEPI checked	Yes <input type="checkbox"/>	No <input type="checkbox"/>
Firearms "NOT TO ISSUE" list checked	Yes <input type="checkbox"/>	No <input type="checkbox"/>

PART III — TO BE COMPLETED BY AUTHORIZED OFFICER

* *Strike out whichever not applicable*

Application *refused/granted by date
(a member of the Police Force authorized by regulation 25)

If refused, reason for refusal
Restriction, limitation or condition, if applicable

- * Permit No issued
- * No permit required, both parties present

- * Purchased from)
- * Owned and Licensed by) Licence No
- * Licensed Dealer)
- * Deceased estate of)

Address

- * Added to
- * Issued

licence no. this day of

Fee: \$ received receipt no. issued, banked on
abstract no.

Attending officer Rank & no.

(2) The Schedule to the principal regulations is amended by deleting Form 2 and inserting before Form 10 the following Form —

“

Form 9D

[r. 4 (3)]

WESTERN AUSTRALIA

Firearms Act 1973

FIREARM LICENCE

FEE

Description	Make and Notation	Serial No.	Calibre	Date of Addition or Disposal

ISSUED TO

Licence No.
Licence Expires

--

is licensed in accordance with section 16 (1) (a) of the *Firearms Act 1973* to possess, carry and lawfully use, the firearms described above, and ammunition for them, subject to the restrictions, limitations or conditions applicable.

WARNING: THIS IS NOT VALID AS A LICENCE UNLESS THE IMPRINT OF THE CASH REGISTER IS ON IT OR A RECEIPT IS ATTACHED

Signature of Holder

NOTICE TO LICENCE HOLDER

Failure to renew within 3 months of expiry may incur a penalty.

The licensee is responsible for licence renewal whether a renewal is received or not.

If a licence is no longer required, contact police immediately and arrange cancellation.

=====

”

(3) The Schedule to the principal regulations is amended by deleting Form 3 and substituting the following Form —

“

Form 3

[r. 4 (1c)]

Station	MDL No
Telephone: (H)	(W)
OFFICE USE ONLY	

WESTERN AUSTRALIA

Firearms Act 1973

APPLICATION FOR A LICENCE

A penalty is provided under regulation 23 of the *Firearms Regulations 1974* for false or misleading information.

Tick appropriate boxes

Kind of licence:

Dealer's	Repairer's	Manufacturer's	Shooting Gallery
Licence	Licence	Licence	Licence
<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

PART I — TO BE COMPLETED ONLY IF APPLICANT IS A BODY CORPORATE OR PARTNERSHIP

I

of Postcode

in my capacity as of the applicant, apply on behalf of the applicant for a licence in accordance with the *Firearms Act 1973* of the kind indicated.

I was born at on
(locality and country) (date of birth)

Name of applicant	Postcode
Address	Postcode
trading as	Postcode
situated at	Postcode

Particulars of each director of body corporate or member of partnership:

Surname	Other names	Residential address	Date of birth
.....
.....
.....

1. Is the applicant the holder of any licence under the *Firearms Act 1973*? Yes No
If so state licence number expiry date
2. Has the applicant ever been refused a licence for a firearm anywhere? Yes No
If so state when and where

PART II — TO BE COMPLETED ONLY IF APPLICANT IS A NATURAL PERSON

I
of Postcode
apply for a licence in accordance with the *Firearms Act 1973* of the kind indicated.

I was born at on
(locality and country) (date of birth)

Trading as
situated at Postcode

1. Give any other name under which you are or have been known?
2. Are you the holder of a licence under the *Firearms Act 1973*?
Yes No
If so state licence number expiry date
3. Have you ever been refused a licence for a firearm anywhere?
Yes No
If so state when and where
4. Has a licence for a firearm held by you anywhere ever been revoked or cancelled, and have you ever been disqualified anywhere from holding a licence for a firearm? Yes No
If so state when and where
5. Have you been convicted of ANY OFFENCE ANYWHERE (including traffic offences)? Yes No
If so give details
6. Give the addresses at which you have lived during the past 2 years
7. Give the names and addresses of persons by whom you have been employed during the past 2 years

PART III — TO BE COMPLETED FOR ALL APPLICATIONS

I certify that all of the above particulars contained in this application are true and correct.

Signature: Witnessing Member:
Date: Rank & No.

PART IV — TO BE COMPLETED BY AUTHORIZED OFFICER

* *Strike out whichever not applicable*

Application *refused/granted by date
(a member of the Police Force authorized by regulation 25)

If refused, reason for refusal
Restriction, limitation or condition, if applicable

licence no. this day of

Fee: \$ received receipt no. issued, banked on
abstract no.

Attending officer Rank & no.

=====

”

(4) The Schedule to the principal regulations is amended by deleting Form 4 and substituting the following Forms —

“

Form 4

[r. 4 (1c)]

Station	MDL No
Surname	Initials
Telephone: (H)	(W)
OFFICE USE ONLY	

WESTERN AUSTRALIA

Firearms Act 1973

APPLICATION FOR AN AMMUNITION COLLECTOR'S LICENCE

A penalty is provided under regulation 23 of the *Firearms Regulations 1974* for false or misleading information.

PART I — TO BE COMPLETED BY APPLICANT

I
of (residential address) Postcode
(Postal address) Postcode
apply for an Ammunition Collector's Licence in accordance with the *Firearms Act 1973*.

Is that your permanent residential/postal address? Yes No

I was born at on
(locality and country) (date of birth)

1. Give any other name under which you are or have been known?
2. Are you the holder of a Firearm Licence? Yes No
If so state licence number expiry date
3. Are you the holder of a Firearm Collector's Licence?
Yes No
If so state licence number expiry date
4. Have you ever been refused a licence for a firearm anywhere?
Yes No
If so state when and where

- 5. Has a licence for a firearm held by you anywhere ever been revoked or cancelled, and have you ever been disqualified anywhere from holding a licence for a firearm? Yes No
If so state when and where
- 6. Have you been convicted of ANY OFFENCE ANYWHERE (including traffic offences)? Yes No
If so give details
- 7. Do you suffer from any physical or mental disability that would affect you in the control of ammunition? Yes No
If so give full details
- 8. What are your reasons for wishing to possess the ammunition?
.....

I certify that all of the above particulars contained in this application are true and correct.

Signature: Witnessing Member:

Date: Rank & No.

PART II — TO BE COMPLETED BY AUTHORIZED OFFICER

* *Strike out whichever not applicable*

Application *refused/granted by date
(a member of the Police Force authorized by regulation 25)

If refused, reason for refusal
Restriction, limitation or condition, if applicable

licence no. this day of

Fee: \$ received receipt no. issued, banked on
abstract no.

Attending officer Rank & no.

Form 5

[r. 8]

Surname Initials . . . Telephone: (H) (W) OFFICE USE ONLY
--

WESTERN AUSTRALIA

Firearms Act 1973

APPLICATION FOR A DUPLICATE LICENCE/EXTRACT OF LICENCE

A penalty is provided under regulation 23 of the *Firearms Regulations 1974* for false or misleading information.

PART I — TO BE COMPLETED BY APPLICANT

* *Strike out whichever not applicable*

I
of Postcode

apply for a duplicate of my *licence (number)/Extract of Licence which has been *lost/stolen/destroyed.

I was born at on
(locality and country) (date of birth)

I enclose the required fee.

Signature:
Date:

Note: This form together with the required fee is to be posted to the Officer in Charge, Firearms Branch.

PART II — TO BE COMPLETED BY AUTHORIZED OFFICER

licence no. expiry date
date duplicate issued

Fee: \$ received receipt no. issued, banked on
abstract no.

Signature
(on behalf of the Commissioner of Police)

=====

”

(5) The Schedule to the principal regulations is amended by deleting Form 5 and inserting after Form 1 the following Form —

“

Form 2

[r. 4 (1a)]

(ORIGINAL) (ADDITION)
Station MDL No
Surname Initials
Telephone: (H) (W)
OFFICE USE ONLY

WESTERN AUSTRALIA

Firearms Act 1973

APPLICATION FOR A CORPORATE LICENCE

A penalty is provided under regulation 23 of the *Firearms Regulations 1974* for false or misleading information.

PART I — TO BE COMPLETED BY APPLICANT

I
of Postcode
in my capacity as of the applicant, apply on behalf of the applicant for a Corporate Licence for the firearm/s described below in accordance with the *Firearms Act 1973*.

I was born at on
(locality and country) (date of birth)

Name of applicant
Address Postcode
trading as
situated at Postcode

Particulars of firearms:

Description	Make and Notation	Serial No.	Calibre	Date of Addition or Disposal

I certify that all of the above particulars contained in this application are true and correct.

Signature: Witnessing Member:
Date: Rank & No.

PART II — TO BE COMPLETED BY AUTHORIZED OFFICER

* *Strike out whichever not applicable*

Application *refused/granted by date
(a member of the Police Force authorized by regulation 25)

If refused, reason for refusal
Restriction, limitation or condition, if applicable

* Permit No issued
* No permit required, both parties present

* Purchased from)
* Owned and Licensed by) Licence No
* Licensed Dealer)
* Deceased estate of)

Address

* Added to
* Issued

licence no. this day of

Fee: \$ received receipt no. issued, banked on
abstract no.

Attending officer Rank & no.



”

(6) The Schedule to the principal regulations is amended by deleting Form 9.

(7) The Schedule to the principal regulations is amended by deleting Forms 9A, 9B, and 9C and substituting the following Forms —

“

Form 9A

[s. 19A; r. 27 (1) (b)]

WESTERN AUSTRALIA

Firearms Act 1973

INFRINGEMENT NOTICE

ISSUED TO

Licence No.
Licence Expired

Tick appropriate box

Kind of licence:

Firearm Licence Firearm Collector's Licence Ammunition Collector's Licence

TAKE NOTICE — The licence held by you that is indicated above has expired and has not been renewed within THREE MONTHS of the expiry date. An offence against section 19 (1) of the *Firearms Act 1973* may be alleged against you. You may dispose of this matter by —

- (a) giving an explanation for your failure to apply for renewal and paying to the Commissioner of Police the prescribed penalty of \$. . . ; and
- (b) applying for renewal of the licence and paying the renewal fee to the Commissioner of Police,

within 28 days of the date of service of this notice. If you prefer, you may have the matter dealt with by a Court.

If not satisfied with the explanation given for the failure to apply for renewal, the Commissioner of Police may, by a further notice sent within 28 days of the date of service of this notice, withdraw this notice even though you may have paid the penalty and applied for renewal of the licence. The matter may then be dealt with by a Court.

Your response may be sent to the Commissioner at the Firearms Branch (*here insert postal address*)

Date of service of this notice

=====

Form 9C

[s. 19A; r. 27 (3)]

WESTERN AUSTRALIA

Firearms Act 1973

WITHDRAWAL OF INFRINGEMENT NOTICE

ISSUED TO

Licence No.
Licence Expired

Tick appropriate box

Kind of licence:

Firearm		Firearm Collector's		Ammunition Collector's	
Licence	<input type="checkbox"/>	Licence	<input type="checkbox"/>	Licence	<input type="checkbox"/>

TAKE NOTICE — An infringement notice was served on you on because of the expiry of the licence held by you that is indicated above.

The infringement notice is withdrawn under section 19A (5) of the Act.

- * No further action is intended.
- * It is proposed to take Court proceedings in respect of the matter.

**[Strike out whichever not applicable]*

Signed
(authorized officer)

Date on which this notice sent



”

(8) The Schedule to the principal regulations is amended by deleting Forms 10, 11, 12, 13, 14, and 15 and substituting the following Forms —

“

Form 10

[r. 4 (3)]

WESTERN AUSTRALIA

Firearms Act 1973

FIREARM COLLECTOR'S LICENCE

FEE

Description	Make and Notation	Serial No.	Calibre	Date of Addition or Disposal

ISSUED TO

Licence No.
Licence Expires

--

is licensed in accordance with section 16 (1) (b) of the *Firearms Act 1973* to possess, but not to carry or use, the firearms described above, subject to the restrictions, limitations or conditions applicable.

WARNING: THIS IS NOT VALID AS A LICENCE UNLESS THE IMPRINT OF THE CASH REGISTER IS ON IT OR A RECEIPT IS ATTACHED

Signature of Holder

NOTICE TO LICENCE HOLDER

Failure to renew within 3 months of expiry may incur a penalty.

The licensee is responsible for licence renewal whether a renewal is received or not.

If a licence is no longer required, contact police immediately and arrange cancellation.



Form 11

[r. 4 (3)]

WESTERN AUSTRALIA*Firearms Act 1973***CORPORATE LICENCE****FEE**

Description	Make and Notation	Serial No.	Calibre	Date of Addition or Disposal

ISSUED TO

Licence No.
Licence Expires

--

is licensed in accordance with section 16 (1) (c) of the *Firearms Act 1973* to possess the firearms described above, and ammunition for them, and may permit any person to whom section 16 (2) of the Act applies to possess, carry and use any such firearm or ammunition on its premises or in the course of carrying out a function approved by the Commissioner and authorized by it, subject to the restrictions, limitations or conditions applicable.

WARNING: THIS IS NOT VALID AS A LICENCE UNLESS THE IMPRINT OF THE CASH REGISTER IS ON IT OR A RECEIPT IS ATTACHED

NOTICE TO LICENCE HOLDER

Failure to renew within 3 months of expiry may incur a penalty.

The licensee is responsible for licence renewal whether a renewal is received or not.

If a licence is no longer required, contact police immediately and arrange cancellation.

=====

Form 12

[r. 4 (3)]

WESTERN AUSTRALIA

Firearms Act 1973

DEALER'S LICENCE

FEE

ISSUED TO

Licence No.
Licence Expires

at
(premises)

is licensed in accordance with section 16 (1) (d) of the *Firearms Act 1973* to deal in firearms and ammunition on the above premises and is otherwise authorized in accordance with that provision, subject to the restrictions, limitations or conditions applicable.

WARNING: THIS IS NOT VALID AS A LICENCE UNLESS THE IMPRINT OF THE CASH REGISTER IS ON IT OR A RECEIPT IS ATTACHED

NOTICE TO LICENCE HOLDER

Failure to renew within 3 months of expiry may incur a penalty.

The licensee is responsible for licence renewal whether a renewal is received or not.

If a licence is no longer required, contact police immediately and arrange cancellation.



Form 13

[r. 4 (3)]

WESTERN AUSTRALIA

Firearms Act 1973

REPAIRER'S LICENCE

FEE

ISSUED TO

Licence No.
Licence Expires

at
(premises)

is licensed in accordance with section 16 (1) (e) of the *Firearms Act 1973* to repair firearms on the above premises and is otherwise authorized in accordance with that provision, subject to the restrictions, limitations or conditions applicable.

WARNING: THIS IS NOT VALID AS A LICENCE UNLESS THE IMPRINT OF THE CASH REGISTER IS ON IT OR A RECEIPT IS ATTACHED

NOTICE TO LICENCE HOLDER

Failure to renew within 3 months of expiry may incur a penalty.

The licensee is responsible for licence renewal whether a renewal is received or not.

If a licence is no longer required, contact police immediately and arrange cancellation.



Form 14

[r. 4 (3)]

WESTERN AUSTRALIA

Firearms Act 1973

MANUFACTURER'S LICENCE

FEE

Kinds of firearms or ammunition:

.....
.....
.....

ISSUED TO

Licence No.
Licence Expires

at
(premises)

is licensed in accordance with section 16 (1) (f) of the *Firearms Act 1973* to manufacture firearms or ammunition of the kind specified above on the above premises and is otherwise authorized in accordance with that provision, subject to the restrictions, limitations or conditions applicable.

WARNING: THIS IS NOT VALID AS A LICENCE UNLESS THE IMPRINT OF THE CASH REGISTER IS ON IT OR A RECEIPT IS ATTACHED

NOTICE TO LICENCE HOLDER

Failure to renew within 3 months of expiry may incur a penalty.

The licensee is responsible for licence renewal whether a renewal is received or not.

If a licence is no longer required, contact police immediately and arrange cancellation.

=====

Form 15

[r. 4 (3)]

WESTERN AUSTRALIA

Firearms Act 1973

SHOOTING GALLERY LICENCE

FEE

ISSUED TO

Licence No.
Licence Expires

at
(premises)

is licensed in accordance with section 16 (1) (g) of the *Firearms Act 1973* to conduct a shooting gallery on the above premises in accordance with the regulations, subject to the restrictions, limitations or conditions applicable.

WARNING: THIS IS NOT VALID AS A LICENCE UNLESS THE IMPRINT OF THE CASH REGISTER IS ON IT OR A RECEIPT IS ATTACHED



Form 15A

[r. 4 (3)]

WESTERN AUSTRALIA

Firearms Act 1973

AMMUNITION COLLECTOR'S LICENCE

FEE

ISSUED TO

Licence No.
Licence Expires

is licensed in accordance with section 16 (1) (h) of the *Firearms Act 1973* to possess and carry, but not to use, ammunition for the purposes of collection except if it is ammunition that is of a type prescribed as being ammunition to which an Ammunition Collector's Licence does not apply, subject to the restrictions, limitations or conditions applicable.

WARNING: THIS IS NOT VALID AS A LICENCE UNLESS THE IMPRINT OF THE CASH REGISTER IS ON IT OR A RECEIPT IS ATTACHED

Signature of Holder

NOTICE TO LICENCE HOLDER

Failure to renew within 3 months of expiry may incur a penalty.

The licensee is responsible for licence renewal whether a renewal is received or not.

If a licence is no longer required, contact police immediately and arrange cancellation.

=====

”

(9) The Schedule to the principal regulations is amended by deleting Form 16 and substituting the following Form —

“

Form 16

[s. 17; r. 5 (2)]

Station	MDL No
Surname	Initials
Telephone: (H)	(W)
OFFICE USE ONLY	

WESTERN AUSTRALIA

Firearms Act 1973

APPLICATION FOR A TEMPORARY PERMIT

A penalty is provided under regulation 23 of the *Firearms Regulations 1974* for false or misleading information.

PART I — TO BE COMPLETED BY APPLICANT

* *Strike out whichever not applicable*

I
of Postcode

apply for a temporary permit to * possess and use/possess the firearm/s and ammunition described in Part II in accordance with section 17 of the *Firearms Act 1973*.

The firearm/s and ammunition are owned by
and a licence for them is held by

The permit is sought for the period commencing on
and ending on for the purpose of

I was born at on
(locality and country) (date of birth)

1. Give any other name under which you are or have been known?
2. Are you the holder of a licence under the *Firearms Act 1973*?
Yes No
If so state licence number expiry date
3. Have you ever been refused a licence or permit for a firearm anywhere? Yes No
If so state when and where
4. Has a licence for a firearm held by you anywhere ever been revoked or cancelled, and have you ever been disqualified anywhere from holding a licence for a firearm? Yes No
If so state when and where

- 5. Have you been convicted of ANY OFFENCE ANYWHERE (including traffic offences)? Yes No
If so give details
- 6. Do you suffer from any physical or mental disability that would affect you in the control of a firearm? Yes No
If so give full details
- 7. What are your reasons for wishing to possess the firearms or ammunition?
.....

I certify that all of the above particulars contained in this application are true and correct.

Signature: Witnessing Member:
Date: Rank & No.

PART II — TO BE COMPLETED BY ATTENDING OFFICER

Type of firearm	Maker's name	Serial number	Calibre eg .22
<u>Rifles</u> — single shot, repeater, self loading or air rifle			
<u>Shotguns</u> — single shot, repeater, pump action, self loading or double barrel			
<u>Handguns</u> — single shot, self loading, revolver or other			
(1)			
(2)			
(3)			
(4)			

Ammunition

.....
.....

[Computer descriptions not to be used]

PART III — TO BE COMPLETED BY AUTHORIZED OFFICER

* *Strike out whichever not applicable*

Application *refused/granted by date
(a member of the Police Force authorized by the Commissioner)

If refused, reason for refusal
Restriction, limitation or condition, if applicable

permit no. this day of

Fee: \$ received receipt no. issued, banked on
abstract no.

Attending officer Rank & no.

=====

”

(10) The Schedule to the principal regulations is amended by inserting after Form 17 the following Form —

“

Form 17A

[ss. 11 (7) (b) &
20 (1) (ad) (ii); r. 11C]

WESTERN AUSTRALIA

Firearms Act 1973

STATUTORY DECLARATION AS TO STORAGE FACILITIES

[Providing false information is an offence]

I

of

am * applying for/the holder of a licence/permit/approval

* Number

**[Strike out whichever not applicable]*

I solemnly and sincerely declare that I have the following storage facilities for meeting the requirements of regulation 11A of the *Firearms Regulations 1974*.

Method of storage —

** cabinet or container meeting specifications in Schedule 4 of those regulations

** specify:

** *[Tick applicable box]*

And I make this declaration by virtue of section 106 of the *Evidence Act 1906*.

.....
Signature of Declarant

Declared at this

day of before me

.....
Commissioner for Declarations
Justice of the Peace
Police Officer
or other person authorized by
the *Declarations and Attestations Act 1913*

=====

”

(11) The Schedule to the principal regulations is amended by deleting Form 18 and substituting the following Form —

“

Form 18

[s. 33 (3); r. 11]

Station	MDL No
Telephone: (H)	(W)
OFFICE USE ONLY	

WESTERN AUSTRALIA

Firearms Act 1973

APPLICATION FOR SAFE CUSTODY OF FIREARMS OR AMMUNITION

PART I — TO BE COMPLETED BY APPLICANT

I
of Postcode

being the owner of the firearm/s and ammunition described in Part II, request the Commissioner of Police to accept them for safe custody in accordance with section 33 of the *Firearms Act 1973*.

* *Strike out whichever not applicable*

I am the holder of * licence/permit number expiry date

I was born at on
(locality and country) (date of birth)

The reason for my request is
.

I am aware that custody for longer than 1 year is conditional on the Commissioner being requested in writing, before the end of each year of custody, to continue the custody for another year, and that firearms or ammunition in custody may be sold under section 33 to recover unpaid fees. Tick

Signature: Date:



PART II — TO BE COMPLETED BY ATTENDING OFFICER

	Type of firearm	Maker's name	Serial number	Calibre eg .22
	<u>Rifles</u> — single shot, repeater, self loading or air rifle			
	<u>Shotguns</u> — single shot, repeater, pump action, self loading or double barrel			
	<u>Handguns</u> — single shot, self loading, revolver or other			
(1)			
(2)			
(3)			
(4)			
	Ammunition			
			
			

[Computer descriptions not to be used]

PART III — TO BE COMPLETED BY AUTHORIZED OFFICER

Receipt no. for fee \$ issued this day of

Banked on abstract no. Ballistics receipt no. issued this
 day of

Attending officer Rank & no.

PART IV — NOTICE TO O.I.C. FIREARMS BRANCH

The firearm/s and ammunition described in Part II were returned to . .
 Licence no. permit no. on
(date)

.....
 (a member of the Police Force)

”

(12) The Schedule to the principal regulations is amended in Form 19 —

- (a) by deleting all of the Form before “Between” and substituting the following —

“

Form 19

[s. 22; r. 14]

WESTERN AUSTRALIA

Firearms Act 1973

NOTICE OF APPEAL

”;

- (b) by inserting after “intend to appeal” the following —

“ to a magistrate/firearms appeals tribunal ”;

- (c) by inserting before “applicable” the following —

“ not ”; and

- (d) by deleting “(or his Solicitor or Agent)”.

(13) The Schedule to the principal regulations is amended in Form 20 by deleting “F.A.L.” in column 3 and substituting the following —

“ Licence or permit ”.

(14) The Schedule to the principal regulations is amended in Form 23 by deleting the heading “**Form 23**” and substituting the following —

“

Form 23

[r. 21 (2)]

WESTERN AUSTRALIA

Firearms Act 1973

REGISTER OF LICENCES

”.

(15) The Schedule to the principal regulations is amended by deleting Forms 24 and 25 and substituting the following Forms —

“

Form 24

[s. 26; r. 22]

WESTERN AUSTRALIA

Firearms Act 1973

COMPLAINT TO GROUND SEARCH WARRANT

I,
of
in the State of Western Australia
make oath and say as follows:
I believe that there is
at
.....
(describe the circumstances relied on under section 26)

I therefore pray that a warrant be issued under section 26 of the *Firearms Act 1973*, to enter there and search for anything described in this complaint.

Sworn at this day of
before me

.....
Justice of the Peace



Form 25

[s. 26; r. 22]

WESTERN AUSTRALIA

Firearms Act 1973

WARRANT TO ENTER AND SEARCH

To the Commissioner of Police of Western Australia and to all other members of the Police Force in the State.

.....
of
in the State
has today made complaint upon oath before me, one of Her Majesty's Justices of the Peace for the State, and has satisfied me that there are reasonable grounds for suspecting that there is
.....
at

(describe the circumstances relied on under section 26)

This warrant commands you in Her Majesty's name forthwith to enter that place and there diligently search for anything described in this warrant and to seize and take any such thing you may find there, *and to bring it before me or another of Her Majesty's Justices of the Peace, to be further dealt with according to law.

*(*Delete the rest of this sentence if the warrant is under s. 26 (2).)*

GIVEN under my hand at this day of

.....
Justice of the Peace

=====

”

Schedules added

36. After the Schedule to the principal regulations the following Schedules are added —

“

**SCHEDULE 2 — DESCRIPTIONS OF FIREARMS FOR
REGULATION 25**

[r. 25]

Any firearm of category A or B1

Any other rifle of category B that is chambered for any of the following cartridges:

5 mm	Remington Rim Fire Magnum
.22	Rim fire
.22	Winchester magnum rim fire
.22	Hornet
.22	K Hornet
.218	Bee
.25	Rim fire
.25/20	WCF
.297/.230	Morris (Short and Long)
.297/.250	Rook rifle
.295	Rook rifle
.300	Rook rifle
.300	Sherwood
.30/30	Winchester
.310	Cadet rifle
.32	Rim fire
.32/20	Winchester
.32/40	Winchester
.35	Winchester (Self Loading)
.351	Winchester (Self Loading)
.357	Magnum
.38	Smith and Wesson Special
.38	Winchester
.38/40	Winchester
.38/55	Winchester and Ballard
.360	No. 2 Nitro express
.41	Smith and Wesson Magnum
.44	Rim fire
.44	Winchester
.44/40	Winchester
.450	Snider with 380 grain bullet and 55 grains of black powder
.450/.577	Martini solid and coiled
.44	Remington magnum
.45	Colt
.45	ACP
.45/70	Government
.577	Solid and coiled Snider

SCHEDULE 3 — CATEGORIES OF FIREARMS

[r. 6A]

Category A

<i>sub-category</i>	<i>description</i>
A1	an air rifle
A2.1	a single shot rim fire rifle
A2.2	a repeating rim fire rifle
A3.1	a single shot shotgun
A3.2	a double barrel shotgun
A3.3	a repeating shotgun (lever or bolt action)
A4.1	a combination firearm made up of a shotgun and a rifle each of which would individually be of category A
A4.2	a rifle combination made up of rifles each of which would individually be of category A

Category B

<i>sub-category</i>	<i>description</i>
B1	a muzzle loading firearm (except a handgun)
B2.1	a single shot centre fire rifle
B2.2	a double barrel centre fire rifle
B2.3	a repeating centre fire rifle
B3.1	a combination firearm, not of category C or D, made up of a shotgun and a rifle at least one of which would individually be of category B
B3.2	a rifle combination, not of category C or D, made up of rifles at least one of which would individually be of category B

Genuine need test for category B

The applicant is required to satisfy the Commissioner that a firearm of category A would be inadequate or unsuitable for the purpose for which the firearm is required.

Category C

<i>sub-category</i>	<i>description</i>
C1	a self loading rim fire rifle with a magazine capacity no more than 10 rounds
C2	a self loading shotgun with a magazine capacity no more than 5 rounds
C3	a pump action shotgun with a magazine capacity no more than 5 rounds
C4.1	a combination firearm, not of category D, made up of a shotgun and a rifle at least one of which would individually be of category C
C4.2	a rifle combination, not of category D, made up of rifles at least one of which would individually be of category C

Genuine need test for category C

The applicant is required to satisfy the Commissioner that a firearm of category A or B would be inadequate or unsuitable for the purpose for which the firearm is required.

Restrictions for category C

(1) An approval or permit can be granted or a licence can be issued for a firearm of category C only if —

- (a) it is for a shotgun, and —
 - (i) it is granted or issued to a person who is described in section 11A (2) (a) of the Act and requires the firearm for use as described in that provision for the purpose of training for, and participating in, an approved national or international shooting discipline; and
 - (ii) the approved club of which the person is a member as mentioned in section 11A (2) (a) of the Act is the Australian Clay Target Association Inc. or a body affiliated with it;
- (b) it is for a rifle or shotgun, and is granted or issued to a person who —
 - (i) is a primary producer or an approved nominee of a primary producer; and
 - (ii) requires the rifle or shotgun for the purpose of destroying vermin or stock as described in section 8 (1) (i) (i) of the Act;

- (c) it is for a rifle or shotgun, and is granted or issued to a person who requires the rifle or shotgun for the purpose of destroying vermin or stock in the person's capacity as a professional shooter;
- (d) it is granted or issued for the purposes of a firearm of that category forming part of a genuine firearm collection; or
- (e) it is granted or issued for Commonwealth or State government purposes.

(2) An approval or permit can be granted or a licence can be issued in accordance with paragraph (b) of item (1) to a person who would, as a result, be authorized to use a rifle or shotgun of category C on land on which another person, as the holder of a licence, permit, or approval given in accordance with that paragraph, is already authorized to use a rifle or shotgun of that category only if the Commissioner considers it appropriate having regard to the size of the land and any other relevant factor.

Category D

<i>sub-category</i>	<i>description</i>
D1	a self loading centre fire rifle designed or adapted for military purposes or a firearm that substantially duplicates such a firearm in design, function, or appearance
D2	a self loading centre fire rifle that is not of sub-category D1
D3	a self loading shotgun with a magazine capacity more than 5 rounds
D4	a pump action shotgun with a magazine capacity more than 5 rounds
D5	a self loading rim fire rifle with a magazine capacity more than 10 rounds
D6.1	a combination firearm made up of a shotgun and a rifle at least one of which would individually be of category D
D6.2	a rifle combination made up of rifles at least one of which would individually be of category D

Genuine need test for category D

The applicant is required to satisfy the Commissioner that the firearm is required for Commonwealth or State government purposes.

Category E

<i>sub-category</i>	<i>description</i>
E1	a cannon
E2	a captive bolt
E3	a line thrower
E4	a tranquilliser
E5	any firearm that is not of sub-category E1, E2, E3, or E4, or category A, B, C, D, or H

Category H

<i>sub-category</i>	<i>description</i>
H1	a handgun (including an air pistol)
H2	an underwater explosive device

Genuine need test for category H

(1) The applicant is required to satisfy the Commissioner that a firearm of category A, B, or C would be inadequate or unsuitable for the purpose for which the firearm is required.

(2) A person does not have a genuine need to acquire or possess a firearm of category H because it is required for —

- (a) hunting;
- (b) recreational shooting, other than by a person described in paragraph (a) under the heading “Restrictions for category H”, and for a purpose described in that paragraph; or
- (c) destroying stock or vermin.

Restrictions for category H

An approval or permit can be granted or a licence can be issued for a firearm of category H only if —

- (a) it is for a firearm of category H1, and is granted or issued to a person described in section 11A (2) (a) of the Act who requires the firearm for use as described in that provision for the purpose of training for, and participating in, a club, interclub, State, national, or international shooting discipline;

- (b) it is for a firearm of category H2, and is granted or issued to a person who requires the firearm for the purposes of professional or recreational diving;
- (c) it is granted or issued to a person who requires it in the course of the person's occupation;
- (d) it is granted or issued for the purposes of a firearm of that category forming part of a genuine firearm collection; or
- (e) it is granted or issued for Commonwealth or State government purposes.

**SCHEDULE 4 — SPECIFICATIONS FOR STORAGE CABINETS
OR CONTAINERS**

[r. 11A (2)]

Construction

1. (1) The cabinet or container is to be constructed of mild steel that is 2 mm thick.

(2) A joint between 2 faces that is butt welded is to have a continuous weld along the full length of the joint.

(3) A joint where the edge of one face is folded over the edge of another face is to be stitch welded, with welds of at least 20 mm in length at intervals of not more than 100 mm between welds.

(4) Spot welding is not to be used on the joints between faces.

(5) The cabinet or container is to be so designed that no firearm or ammunition within it can be removed from it while it is locked.

(6) In this clause —

“face” means a side, the top, or the bottom, of the cabinet or container.

Doors

2. (1) Doors are to be recessed into the surrounding frame with margins of not more than 4 mm.

(2) Each edge of the door and door frame is to be internally supported and have a return of at least 10 mm.

(3) The cabinet or container is to have an internal stop of at least 10 mm against which each edge of the door, other than the hinged edge, closes.

(4) The supports and stops required by subclauses (2) and (3) are to be welded at the corners.

Hinging mechanisms

3. (1) Hinge protection is to be provided in such a way that, if the hinges are removed, the door of the cabinet or container remains in place and locked.

(2) If the hinged edge of the door is not longer than 1 metre, 2 hinges are required on it, and if it is longer than 1 metre, an additional hinge is required for each additional 500 mm or part thereof.

(3) If 2 hinges are required, the distance between them is to be not less than one-third of the length of the hinged edge.

(4) If more than 2 hinges are required the distance between adjacent hinges is to be the same and that is also to be the distance from each of the outermost hinges to the nearest end of the hinged edge.

(5) If a spindle is used instead of hinges, it is to extend the full length of the hinged edge of the door and is to be attached to the door by welds the number and placement of which comply with the requirements of subclauses (2), (3), and (4) for the number and placement of hinges.

(6) If, instead of using hinges, the door swings on a spindle or on pivots not extending the full length of the hinged edge of the door, the cabinet or container is to incorporate a return protecting the hinged edge, along its full length, against the use of a jemmy.

Locks and locking points

4. (1) If the swinging edge of the door is not longer than 500 mm, one lock is required with a locking point half way along that edge.

(2) If the swinging edge is longer than 500 mm but not longer than 1.5 m —

- (a) 2 locks are required each with a separate locking point along the swinging edge; and
- (b) the distance between the 2 locking points is to be not less than one-third of the length of the swinging edge.

(3) If the swinging edge is longer than 1.5 m —

- (a) for each additional 500 mm or part thereof there is to be an additional lock with a separate locking point along the swinging edge; and
- (b) the distance between adjacent locking points is to be the same and that is also to be the distance from each of the outermost locking points to the nearest end of the swinging edge.

(4) It is sufficient compliance with subclause (2) if, when the swinging edge is longer than 500 mm but not longer than 1.5 m, there is one lock with at least 3 separate locking points.

(5) Each lock is to have a 5 pin mechanism that deadlocks the bolt in the locked position until it is properly unlocked.

(6) If the locking bolt is designed to be released by a handle or lever, the design is to be such that, if the handle or lever is forcibly removed while the door is locked, the bolt remains in the locked position.

(7) The cabinet or container is to be fitted with a protective structure to guard against the forcible removal of any lock.

(8) In this clause —

“locking point” means the point at which the bolt locks the door to the cabinet or container, preventing the door from opening;

“swinging edge” means the edge of the door opposite the hinged edge.

Anchoring

5. (1) The cabinet or container is to be securely anchored from the inside at 2 points on each of 2 separate surfaces to 2 immovable structural surfaces by means of 8 mm x 75 mm masonry fixing bolts or coach screws, as is appropriate.

(2) At each anchor point the cabinet or container is to be reinforced with a 40 mm x 40 mm x 2 mm metal plate, or a 40 mm x 2 mm metal washer, fitted between the surface of the cabinet or container and the head of the bolt or coach screw.

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Recommended, as to the regulations under section 6, by the Commissioner —

B. J. BRENNAN, Acting Commissioner.

By His Excellency’s Command,

J. PRITCHARD, Clerk of the Council.

