PERTH, FRIDAY, 29 DECEMBER 1995 No. 185 SPECIAL

PUBLISHED BY AUTHORITY JOHN A. STRIJK, ACTING GOVERNMENT PRINTER AT 4.45 PM

# TRAVEL AGENTS AMENDMENT REGULATIONS (No. 2) 1995

MOTOR VEHICLE DEALERS (LICENSING)
AMENDMENT REGULATIONS 1995

EMPLOYMENT AGENTS AMENDMENT REGULATIONS 1995

**CAR MARKET AMENDMENT REGULATIONS 1995** 



### TRAVEL AGENTS ACT 1985

#### **INTERPRETATION ACT 1984**

## TRAVEL AGENTS AMENDMENT REGULATIONS (No. 2) 1995

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council.

#### Citation

1. These regulations may be cited as the Travel Agents Amendment Regulations (No. 2) 1995.

#### Commencement

2. These regulations come into operation on 1 January 1996.

## Principal regulations

- 3. In these regulations the Travel Agents Regulations 1986\* are referred to as the principal regulations.
  - [\* Published in Gazette of 19 December 1986 at pp. 4926-38. For amendments to 22 December 1995 see 1994 Index to Legislation of Western Australia, Table 4, pp. 291-2.]

## Regulation 6 amended

- 4. Regulation 6 of the principal regulations is amended
  - (a) in subregulation (1)
    - (i) in paragraph (a) by deleting "\$333" and "\$72" and substituting respectively the following
      - " \$666 and 144 "
    - (ii) in paragraph (b) by deleting "\$333" and "\$72" and substituting respectively the following
      - " \$666 and 144 ; and
    - (iii) in paragraph (c) by deleting "\$500" and "\$72" and substituting respectively the following —
    - " \$1 000 " and " 144 "; and
  - (b) in subregulation (2) by deleting "\$707" and substituting the following
    - " \$1 440 "

## Regulation 11 repealed and a regulation substituted

5. Regulation 11 of the principal regulations is repealed and the following regulations are substituted —

## Prescribed period under section 19 (1)

11. For the purposes of section 19 (1) of the Act, (and subject to the transitional provisions in section 54 of the Business Licensing Amendment Act 1995), the prescribed period is 3 years.

### Prescribed fees under section 19

11A. (1) For the purposes of section 19 and subject to subregulation (3), the prescribed fee in the case of an individual who is a member of more than one partnership, or is not a member of any partnership, is an amount calculated as follows—

## (a) for a 3 year period —

- (i) \$666 and, if the application concerned relates to more than one place of business and subject to subregulation (3), an additional amount of \$144 for each place of business beyond one;
- (ii) in the case of an individual who is a member of one partnership only, an amount which bears to the amount of \$666 the same proportion as the value of his share in the net assets of that partnership bears to the value of those net assets and, if the application concerned relates to more than one place of business and subject to subregulation (3), an amount which bears that proportion to the amount of \$144 for each place of business beyond one;

### (b) for a 2 year period —

- \$444 and, if the application concerned relates to more than one place of business and subject to subregulation (3), an additional amount of \$96 for each place of business beyond one;
- (ii) in the case of an individual who is a member of one partnership only, an amount which bears to the amount of \$444 the same proportion as the value of his share in the net assets of that partnership bears to the value of those net assets and, if the application concerned relates to more than one place of business and subject to subregulation (3), an amount which bears that proportion to the amount of \$96 for each place of business beyond one; and

### (c) for a one year period —

- (i) \$222 and, if the application concerned relates to more than one place of business and subject to subregulation (3), an additional amount of \$48 for each place of business beyond one;
- (ii) in the case of an individual who is a member of one partnership only, an amount which bears to the amount of \$222 the same proportion as the value of his share in the net assets of that partnership bears to the value of those net assets and, if the application concerned relates to more than one place of business and subject to subregulation (3), an amount which bears that proportion to the amount of \$48 for each place of business beyond one.
- (2) For the purposes of section 19 and subject to subregulation (3), the prescribed fee in the case of a body corporate is an amount calculated as follows
  - (a) for a 3 year period \$1 000 and, if the application concerned relates to more than one place of business and subject to subregulation (3), an additional amount of \$144 for each place of business beyond one;
  - (b) for a 2 year period \$666 and, if the application concerned relates to more than one place of business and subject to subregulation (3), an additional amount of \$96 for each place of business beyond one;

- (c) for a one year period \$333 and, if the application concerned relates to more than one place of business and subject to subregulation (3), an additional amount of \$48 for each place of business beyond one.
- (3) The additional amounts referred to
  - (a) in subregulations (1) (a) and (2) (a) shall not exceed \$1 440 in total in any one prescribed fee;
  - (b) in subregulations (1) (b) and (2) (b) shall not exceed \$960 in total in any one prescribed fee;
  - (c) in subregulations (1) (c) and (2) (c) shall not exceed \$480 in total in any one prescribed fee;
- (4) In this regulation
  - "partnership" means partnership each member of which carries on, or proposes to carry on, as the case requires, business as a travel agent.
- (5) For the purposes of section 19 (5), the prescribed late fee is an amount equal to one quarter of the total amount of the prescribed fee referred to in subregulation (1) or (2), as the case requires, payable by the relevant licensee.

By Command of the Lieutenant-Governor and deputy of the Governor,



## MOTOR VEHICLE DEALERS ACT 1973

## **INTERPRETATION ACT 1984**

### MOTOR VEHICLE DEALERS (LICENSING) AMENDMENT REGULATIONS 1995

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council.

### Citation

1. These regulations may be cited as the Motor Vehicle Dealers (Licensing) Amendment Regulations 1995.

## Principal regulations

- 2. In these regulations the Motor Vehicle Dealers (Licensing) Regulations 1974\* are referred to as the principal regulations.
  - [\* Reprinted in the Gazette of 8 December 1986 at pp. 4523-56. For amendments to 21 December 1995 see 1994 Index to Legislation of Western Australia, Table 4, pp. 193-94.]

## Regulations 6A and 6B inserted

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

### Prescribed period (section 19 (1))

6A. For the purposes of section 19 (1) of the Act, the prescribed period is 3 years.

## Prescribed penalty for late application (section 19 (3))

**6B.** For the purposes of section 19 (3) of the Act, the amount prescribed by way of a penalty for a late application is 25% of the appropriate licence fee.

## Regulation 7 amended

4. Regulation 7 of the principal regulations is repealed and the following regulation substituted —

## Fees

7. The fees set out in the Third Schedule are the fees to be paid in respect of the matters to which they are applicable.

### Third Schedule repealed and a Schedule substituted

5. The First Schedule to the principal regulations is repealed and the following Schedule is substituted —

66

# First Schedule LIST OF FORMS

First Colur	nn Second Column	Third Column
Provision of Act for whi Form Prescr	ch F	Number of orm in Second Schedule
Section		
56 (2) (g)	Notice of Change of Employment or Place of Employment	14
24 (1)	Form of Register of Vehicle Dealers and registered premises	17
24 (1)	Form of Register of Yard Managers	18
24 (1)	Form of Register of Salesmen	19

## Second Schedule amended

6. The Second Schedule to the principal regulations is amended by deleting Forms 1, 2, 3, 4, 5, 5A, 5B, 5C, 5D, 5E, 6, 7, 8, 9, 10, 11, 12, 13, 15, 16 and 20.

## Third Schedule repealed and a Schedule substituted

7. The Third Schedule to the principal regulations is repealed and the following Schedule is substituted —  $\,$ 

		THIRD SCHEDULE	[Reg. 7]
<u>Par</u>	Part 1 — Fees generally		\$
(1)	deal	lication for a dealer's licence or renewal of a er's licence for the period prescribed by llation 6A—	
	(i)	if the dealer only specifies single premises to be registered in the dealer's name under section 21 in relation to the licence;	780
	(ii)	if the dealer specifies 2 or more premises to be registered in the dealer's name plus in respect of <u>each</u> premises to be registered in the dealer's name under section 21 in relation to the licence a further	390 390
(2)	rene	lication for yard manager's licence or wal of yard manager's licence for the period cribed by regulation 6A	200
(3)	sales	ication for salesman's licence or renewal of sman's licence for the period prescribed by lation 6A	135

(4)	Application for car market operator's l renewal of car market operator's licence	icence or e —	\$
	(i) if the operator only specified premises to be registered in restricted in the licence	lation to	197
	(ii) if the operator specifies 2 premises to be registered in the coname, for the first premises	perator's	197
	plus in respect of each further premi registered in relation to the l further	icence a	197
(5)	Application for certificate of exemption Act under section 30 (2)	from the	66
(6)	Application for temporary permit under 30 (7)		26
<b>(7)</b>	Individual dealer — change to firm		66
(8)	Individual dealer — change to body cor	porate	66
(9)	Firm — change to sole proprietor		66
(10)	Firm — change to body corporate		66
(11)	Body corporate change to individual or	firm	66
(12)	Duplicate licence		21
(13)	Copy (certified or uncertified) or an ean individual registration in the registration in the registration in the registration.	extract of ster kept	
	first page		10
	each subsequent page		2
(14)	Copy (certified or uncertified) or an eall registrations in the register key section 24 of the Act	ot under	122
(15)	Inspection of register kept under sect the Act	ion 24 of	10
Part of t	2 — Transitional fees (under section he Business Licensing Amendment A	n 38 et 1995)	
		one year \$	2 years \$
Appl licen	ication for renewal of a dealer's ce—		
	if the dealer only specifies single lises to be registered in the dealer's e under section 21 in relation to the ce	260	520
prem	) if the dealer specifies 2 or more isses to be registered in the dealer's plus	130	260
regis	respect of <u>each</u> premises to be tered in the dealer's name under on 21 in relation to the licence a	130	260
Turth	er	TOO	200

[29 December 1995	[29	December	1995
-------------------	-----	----------	------

	one year \$	2 years	
Application for renewal of yard manager's licence	65	130	
Application for renewal of salesman's licence	45	90	»

By Command of the Lieutenant-Governor and deputy of the Governor,

## **EMPLOYMENT AGENTS ACT 1976**

## **INTERPRETATION ACT 1984**

### **EMPLOYMENT AGENTS AMENDMENT REGULATIONS 1995**

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council.

### Citation

1. These regulations may be cited as the Employment Agents Amendment Regulations 1995.

### Commencement

2. These regulations come into operation on 1 January 1996.

### Principal regulations

- 3. In these regulations, the Employment Regulations 1976\* are referred to as the principal regulations.
  - [\* Published in Gazette of 10 September 1976 at pp. 3386-93. For amendments to 21 December 1995 see 1994 Index to Legislation of Western Australia, Table 4, p. 67.]

## Regulation 10 amended

4	/41	T) 1 /*	40 (4)	C .1		1 4 *	
4.	(1)	Kegulation	10 (1) a	t the	principal	regulations	is amended —
			\-, -		Paratrapos		

(a)	by deleting the item commencing	"Grant	of general	licence"	and
	substituting the following item —		•		

Grant of a general licence for a period not	
exceeding the prescribed period	430.00

(b) by deleting the item commencing "Renewal of general licence" and substituting the following item —

Renewal o	f a general li	cence for a	period not	
exceeding	the prescribe	d period		125.00
_	-	_		

(c) by deleting the item commencing "Grant of restricted licence" and substituting the following item —

Grant of a restricted licence for a period not	
exceeding the prescribed period	0.00

(d) by deleting the item commencing "Renewal of restricted licence" and substituting the following items —

Renewal of a restricted licence for a period not	
exceeding the prescribed period	5.00

Transitional - Renewal of a general	
or a restricted licence for a period of	
one year	42.00

- Kenewal of a general	
or a restricted licence for a period of	
two years	84.00

and

(c) by inserting after the item commencing "Application for transfer of licence under section 19 (6)" the following item —

The penalty prescribed under section 13 (2) of the Act for any late application for the renewal of a licence is 25% of the fee due for the granting of that renewal.

- (2) After regulation 10 (1) of the principal regulations the following subregulation is inserted
  - (1a) For the purposes of section 13 of the Act, (and subject to the transitional provisions in section 15 of the Business Licensing Amendment Act 1995), the following periods are prescribed
    - (a) section 13 (1) a licence should not exceed 3 years in duration;
    - (b) section 13 (1b) a licence may be renewed for 3 years.

By Command of the Lieutenant-Governor and deputy of the Governor,

## MOTOR VEHICLE DEALERS ACT 1973

### **INTERPRETATION ACT 1984**

### **CAR MARKET AMENDMENT REGULATIONS 1995**

Made by the Lieutenant-Governor and deputy of the Governor in Executive Council.

### Citation

1. These regulations may be cited as the Car Market Amendment Regulations 1995.

## Commencement

2. These regulations come into operation on 1 January 1996.

## Principal regulations

- 3. In these regulations the Car Market Regulations 1981\* are referred to as the principal regulations.
  - [\* Published in Gazette of 31 December 1981 at pp. 5382-98. For amendments to 21 December 1995 see 1994 Index to Legislation of Western Australia, Table 4, p. 194.]

## Regulation 10 repealed

4. Regulation 10 of the principal regulations is repealed.

## Schedule 1 repealed and a schedule substituted

5. Schedule 1 to the principal regulations is repealed and the following schedule is substituted —

# First Schedule LIST OF FORMS

Column :	Column 2	Column 3
Provision of Act for whi Form Prescr	ch Matter or Thing for	Number of Form in Schedule 2
Section		
24 (1)	Form of Register of Car Mac Operators and Registered Premise	rket es 14
25 (2a)	Operating Forms and Register Premises	ered 14
40B (1)	Form of Notice (Title Guaranteed	) 16
40B (1)	Form of Notice (Title Guaranteed)	Not 17

## Schedule 2 amended

6. Schedule 2 to the principal regulations is amended by deleting Forms 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12 and 13.

## Schedule 4 repealed

7. Schedule 4 to the principal regulations is repealed.

By Command of the Lieutenant-Governor and deputy of the Governor,



