

Dog Regulations 2013

Compare between:

[01 Nov 2013, 00-a0-00] and [08 Nov 2013, 00-b0-02]

Western Australia

Dog Act 1976

Dog Regulations 2013

1. Citation

These regulations are the Dog Regulations 2013.

2. Commencement

- (a) regulations 1 and 2 on the day on which these regulations are published in the *Gazette*;
- (b) regulation 4 on 8 November 2013;
- (c) the rest of the regulations on 1 November 2013.

3. Terms used

In these regulations, unless the contrary intention appears —

Form, followed by a number, means the form of that number set out in Schedule 1;

section means section of the Act;

WA Greyhound Racing Association means the Western Australian Greyhound Racing Association established under the Western Australian Greyhound Racing Association Act 1981.

- [4. Has not come into operation².]
- 4. Dangerous dog (restricted breed) breeds

<u>These breeds are prescribed as restricted breeds for the</u> <u>definition of *dangerous dog (restricted breed)* in section 3(1) —</u>

Compare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

<u>r. 5</u>

(a)	dogo Argentino;
<u>(b)</u>	fila Brasileiro;
(c)	Japanese tosa;
<u>(d)</u>	American pit bull terrier;
(e)	pit bull terrier;
(f)	perro de presa Canario or presa Canario;
(g)	any other breed of dog the importation of which is
	prohibited absolutely by the Customs (Prohibited
	Imports) Regulations 1956 (Commonwealth).

5. Dog management facility operators

These bodies are prescribed for paragraph (b) of the definition of *dog management facility* in section 3(1) —

- (a) Royal Society for the Prevention of Cruelty to Animals (Inc) of Western Australia;
- (b) Dogs' Refuge Home (W.A.) Inc.

6. Microchip identification devices

- (1) An identification device of a type that complies with both of the following Australian Standards is prescribed for the definition of *microchip* in section 3(1) of the Act
 - (a) AS 5018 2001 Electronic Animal Identification National coding scheme, as amended from time to time;
 - (b) AS 5019 2001 Electronic Animal Identification Radiofrequency methods, as amended from time to time.
- (2) A person must not sell, supply or provide for implanting in a dog an identification device that is not a microchip.Penalty: a fine of \$5 000.
- (3) A person must not implant in a dog an identification device that is not a microchip.

page 2

Penalty for an offence under this subregulation: a fine of \$5 000.

7. Microchip database company bodies

These bodies are prescribed for paragraph (a)(ii) of the definition of *microchip database company* in section 3(1) —

- (a) Royal Agricultural Society of NSW (ABN 69 793 644 351), trading as "Australasian Animal Registry";
- (b) Central Animal Records (Aust) Pty. Ltd;
- (c) PetBase Pty Ltd, trading as "Petsafe";
- (d) HomeSafeID;
- (e) The Lost Dogs Home Inc., trading as "National Pet Register";
- (f) OzChase Greyhound Racing System.

8. Microchip implanter: persons

These persons are prescribed for paragraph (a) of the definition of *microchip implanter* in section 3(1) —

- (a) a veterinarian;
- (b) a veterinary nurse, as defined in the *Veterinary Surgeons* Act 1960 section 2.

9. Microchip implanter: qualifications

(1) In this regulation —

registered training provider has the meaning given by the *Vocational Education and Training Act 1996* section 5(1).

- (2) The qualifications for paragraph (b) of the definition of *microchip implanter* in section 3(1) comprise the successful completion of
 - (a) a unit of competency in microchip implantation of cats and dogs entitled "ACMMIC401A Implant microchip in

Compare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

- (b) one or more of the following courses (provided by a registered training provider)
 - (i) Advanced Certificate in Veterinary Nursing;
 - (ii) Certificate IV in Veterinary Nursing;
 - (iii) Certificate III in Animal Technology;
 - (iv) Certificate III in Companion Animal Services;
 - (v) Certificate III in Local Government (Animal Management);
 - (vi) Certificate IV in Animal Control and Regulation;
 - (vii) Certificate IV in Animal Welfare (Regulation);
 - (viii) Certificate IV in Captive Animals;
 - (ix) Certificate IV in Companion Animal Services.

10. Microchipping a dog

For the definition of *microchipped* in section 3(1), a dog is microchipped if it is implanted with a microchip in a manner in which a microchip implanter has been trained to implant a microchip in a dog.

11. Bodies having custody of dogs for which registration not required

The WA Greyhound Racing Association is prescribed for section 7(3)(b)(iii).

12. Training organisations for assistance dogs

These organisations are prescribed for paragraph (a) of the definition of *assistance dog* in section 8(1) —

- (a) Assistance Dogs Australia Ltd;
- (b) Lions Hearing Dogs Inc.;

Compare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

r. 10

page 4

- (c) Seeing Eye Dogs Australia a division of Vision Australia Ltd;
- (d) Royal Guide Dogs Associations of Australia and affiliated bodies.

13. Review of CEO's decisions about assistance dogs

A person aggrieved by a decision of the CEO not to approve —

- (a) a person to be a person to whom section 8(2) applies; or
- (b) a dog to be an assistance dog as defined in section 8(1),

may apply to the State Administrative Tribunal for a review of the decision.

14. Form of certificate for authorised persons

The certificate required by section 11(3) is to be in the form of Form 1.

15. Warrants

- (1) An application for a warrant under section 12A(3) or 29(5a) is to be in the form of Form 2.
- (2) A warrant under section 12A(3) or 29(5a) is to be in the form of Form 3.

16. Information to be recorded in register of dogs

For section 14(3), this information is to be recorded —

- (a) the dog owner's full name;
- (b) the dog owner's residential address;
- (c) the dog owner's postal address (if different from the residential address);
- (d) the dog owner's date of birth;
- (e) the dog owner's contact telephone numbers home, work and mobile;

- (f) the dog owner's email address;
- (g) details of the owner's delegate, if any;
- (h) the address at which the dog is normally kept;
- (i) the dog's name;
- (j) the dog's registration number;
- (k) the dog's sterilisation status;
- (1) if the dog is microchipped, the dog's microchip number;
- (m) the date of birth or age, breed (if known), colour and gender of the dog;
- (n) if the dog is a dangerous dog (declared), dangerous dog (restricted breed) or a commercial security dog;
- (o) if the dog is an assistance dog or a dog that is used in the droving or tending or stock.

17. Registration fees

(1) In this regulation —

pensioner means an eligible pensioner as defined in the *Rates* and *Charges (Rebates and Deferments)* Act 1992 section 3(1).

- (2) For section 15(1), the amount of the registration fee is set out in item 1 of the Table.
- (3) For section 15(3), the concessional rates of registration fee set out in item 2 of the Table are payable for dogs other than dangerous dogs.

page 6

Table

Item	Description of fee	Fee (\$)	
1.	 (a) Registration of unsterilised dog other than a dangerous dog for one year (unless owned by pensioner) (b) Registration of a dangerous dog for one year Note: s. 15(4), (5) and (6) of Act 	50.00 50.00	
2.	 (a) Registration of unsterilised dog owned by pensioner for one year (b) Registration of sterilised dog for 	25.00	
	 (i) for dog owned by pensioner (ii) otherwise 		
	 (c) Registration of sterilised dog for 3 years — (i) for dog owned by pensioner (ii) otherwise 		
	 (d) Registration of unsterilised dog for 3 years — (i) for dog owned by pensioner (ii) otherwise 		
	 (e) Registration of sterilised dog for its lifetime — (i) for dog owned by pensioner (ii) otherwise 		

Compare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

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Item	Description of fee	Fee (\$)	
	(f) Registration of unsterilised dog for its lifetime —		
	(i) for dog owned by pensioner	125.00	
	(ii) otherwise	250.00	
	(g) Registration of dog kept in an approved kennel establishment licensed under s. 27	200.00 per establishmen	
	Note: s. 15(5) and (6) of Act		

18. Extended period of registration

The period for section 15(3)(b) is a period of 3 years.

19. Refund of portion of registration fees for subsequently sterilised dogs

- (1) If an unsterilised dog is registered for a period of one year and is sterilised within that period, the owner is entitled to a refund for that registration period of an amount equal to the difference between the registration fee paid for that year and the registration fee which would have been payable for a sterilised dog.
- (2) If an unsterilised dog is registered for a period of 3 years and is sterilised in the first year of that period, the owner is entitled to a refund for that registration period of an amount equal to the difference between the registration fee paid for those 3 years and the 3 year registration fee that would have been payable for a sterilised dog.
- (3) If an unsterilised dog is registered for a period of 3 years and is sterilised in the second year of that period, the owner is entitled to a refund for that registration period of an amount equal to the difference between two-thirds of the registration fee paid for those 3 years and two-thirds of the 3 year registration fee that would have been payable for a sterilised dog.

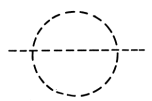
page 8

- (4) If an unsterilised dog is registered for a period of 3 years and is sterilised in the third year of that period, the owner is entitled to a refund for that registration period of an amount equal to the difference between one-third of the registration fee paid for those 3 years and one-third of the 3 year registration fee that would have been payable for a sterilised dog.
- (5) If an unsterilised dog is registered for its lifetime and is sterilised in the 3 year period immediately after that registration, the owner is entitled to a refund of an amount equal to the fee that would have been payable for registering the dog for a period of 3 years if it were sterilised.

20. Application for registration, evidence for concessional rates

- (1) An application under section 16(1) is to be in the form of Form 4.
- (2) Persons intending to claim concessional rates of registration fee may be required to furnish satisfactory evidence as to eligibility.
- (3) The fee payable in respect of the registration of a dog must be assessed at the appropriate concessional rate for a sterilised dog if
 - (a) there is produced to the registration officer a certificate signed by a veterinarian, or a statutory declaration stating, that the dog has been effectively sterilised; or
 - (b) the registration officer is satisfied that there is a sterilisation tattoo on an ear of the dog.
- (4) For subregulation (3), a sterilisation tattoo must consist of a broken circle having a diameter of not less than 8 mm, with a bisecting broken line not less than 15 mm in length.

Example:



21. Certificate of registration

A certificate under section 16(6)(a) is to be in the form of Form 5.

22. Owner's delegate appointment form

An appointment under section 16AA(1) is to be in the form of Form 4 Parts A, B, E and F.

23. Change of ownership form

A notification under section 16A(1) is to be in the form of Form 4 Parts A, B, C, E and F.

24. Particulars to be contained in registration tag

These particulars are prescribed for section 18(1)(c) —

- (a) the registration number;
- (b) the name and telephone number of the local government by which it is issued;
- (c) the year of expiry of the registration to which it relates.

25. Information to be given by microchip implanter to microchip database company

For section 24, this information is to be given —

- (a) the microchip barcode information or sticker;
- (b) the microchip number;
- (c) the microchip implanter's full name;

page 10

Compare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

r. 21

- (d) if the microchip implanter is a part of a company or organisation, the name of that company or organisation;
- (e) full contact details for the microchip implanter's company or organisation (if applicable);
- (f) the date the dog was microchipped;
- (g) the dog owner's full name;
- (h) the dog owner's residential address;
- (i) the dog owner's contact telephone numbers home, work and mobile;
- (j) the dog owner's email address;
- (k) the address at which the dog is normally kept;
- (l) the dog's name;
- (m) the date of birth or age, breed (if known), colour, gender and sterilisation status of the dog;
- (n) if the dog is a dangerous dog (declared), dangerous dog (restricted breed) or a commercial security dog.

26. Notice of dog's seizure and detention form

A notice under section 29(8)(a) or (8A)(a) is to be in the form of Form 6.

27. Holding, tethering of dogs

For sections 31(1), 32(2)(c) and 33GA(4)(b)(ii) and (iii) and (7)(a) and (b), the maximum length of a chain, cord, leash or harness is 2 metres measured from the base of the dog's neck.

28. Training programme for greyhounds

The training programme for section 33(1)(b) is that known as the "Greyhounds as Pets Program" conducted by the WA Greyhound Racing Association.

29. Collars for dangerous dogs

- (1) For section 33GA(1)(a), a collar worn by a commercial security dog must have alternating red and silver stripes, each stripe being 25 mm wide and set at an angle of 45 degrees to the rim of the collar, with one of those colours being fluorescent so that the collar is visible in darkness.
- (2) For section 33GA(1)(b), a collar worn by a dangerous dog other than a commercial security dog must have alternating red and yellow stripes, each stripe being 25 mm wide and set at an angle of 45 degrees to the rim of the collar, with one of those colours being fluorescent so that the collar is visible in darkness.
- (3) For section 33GA(1)(a) and (b), a collar worn by a dangerous dog must
 - (a) be made of durable materials; and
 - (b) be capable of being securely fastened; and
 - (c) be capable of being attached to a leash; and
 - (d) have a minimum width
 - (i) in the case of a dog weighing less than 10 kg, 15 mm; or
 - (ii) in the case of a dog weighing 10 kg or more but less than 20 kg, 25 mm; or
 - (iii) in the case of a dog weighing 20 kg or more but less than 40 kg, 40 mm; or
 - (iv) in the case of a dog weighing 40 kg or more, 50 mm.
- (4) A person must not put on a dog, or allow a dog to wear, a collar of a kind required to be worn by a dangerous dog or resembling such a collar unless the dog is a dangerous dog and the collar is of a kind required to be worn by that kind of dangerous dog.

Penalty for an offence under this subregulation: a fine of \$1 000.

page 12

Compare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

r. 29

r. 30

Modified penalty for an offence under this subregulation: \$100.

30. Warning signs about dangerous dogs

- (1) For section 33GA(5), a warning sign must
 - (a) be a white rectangle measuring 200 mm by 300 mm; and
 - (b) be made of a durable material; and
 - (c) contain the word "WARNING" in white capital letters
 30 mm high on a red rectangular panel measuring
 190 mm by 45 mm near the top of the rectangle referred to in paragraph (a); and
 - (d) contain below the panel referred to in paragraph (c) a red circle 160 mm in diameter containing a picture of the black head and neck of a dog 100 mm high wearing a collar mentioned in regulation 29(2) (whether in colour or black and white); and
 - (e) contain below the circle referred to in paragraph (d) the words "DANGEROUS DOG" in capital letters 20 mm high.

Example:



Compare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

(2)	A person must not display in or at premises, other than premises
	where a dangerous dog is ordinarily kept or ordinarily permitted
	to live, a sign resembling a warning sign required by
	section 33GA(5).

Penalty for an offence under this subregulation: a fine of \$1 000.

Modified penalty for an offence under this subregulation: \$100.

31. Local government expenses as to dangerous dogs (declared)

- (1) The maximum amount for section 33M(1)(a) is \$250.
- (2) The amount of the fixed charge for section 33M(1)(b)(ii) is \$100.

32. Nuisance dog complaint form

A complaint under section 38(2) is to be in the form of Form 7.

33. Modified penalties for offences under the principal Act

- For section 45A(1)(a), the offences under a provision of the Act specified in column 2 of the Table are offences in relation to which a modified penalty applies.
- (2) The amount specified in column 4 of the Table in relation to an offence is the modified penalty payable in respect of that offence if dealt with under regulation 35 if the dog that is the subject of the offence is a dog other than a dangerous dog.
- (3) The amount specified in column 5 of the Table in relation to the offence is the modified penalty payable in respect of that offence if dealt with under regulation 35 if the dog that is the subject of the offence is a dangerous dog.
- (4) The amount specified in column 6 of the Table in relation to the offence is the modified penalty payable in respect of that offence if dealt with under regulation 35 whether the dog that is the subject of the offence is or is not a dangerous dog.

Table

page 14

Item	Provision of Act	Nature of offence	Modified penalty for dogs other than dangerous dogs \$	Modified penalty for dangerous dogs \$	Modified penalty whether or not dog is a dangerous dog \$
1.	s. 7(1)	Unregistered dog	200	400	
2.	s. 16A(1)	Failure to notify local government of new owner	200		
3.	s. 20(1)(d)	Registration tag, certificate offences	200	400	
4.	s. 20(2)	Unlawful application of sterilisation tattoo			200
5.	s. 21(1), (2)	Failure to ensure dog microchipped	200		
6.	s. 22(2)	Failure to ensure dangerous dog microchipped		400	

Compare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

r.	33

Item	Provision of Act	Nature of offence	Modified penalty for dogs other than dangerous dogs	Modified penalty for dangerous dogs	Modified penalty whether or not dog is a dangerous dog
7.	s. 23(1)	Failure to notify local government of microchip details	\$	\$	\$ 200
8.	s. 26A	Removing, interfering with, dog's microchip			200
9.	s. 26B(1)	Transfer of ownership of unmicro- chipped dog			200
10.	s. 26C	Failure to notify microchip database owner of new owner			200

page 16

Item	Provision of Act	Nature of offence	Modified penalty for dogs other than dangerous dogs \$	Modified penalty for dangerous dogs	Modified penalty whether or not dog is a dangerous dog \$
11.	s. 26D	Failure to notify local government, microchip database owner of information changes			200
12.	s. 26(4)	Keeping more than the prescribed number of dogs	200	400	
13.	s. 27(2)	Breach of kennel establishment licence			200
14.	s. 30(2)	Dog not wearing collar with attached registration tag	200		
15.	s. 31(3)	Dog not held or tethered in certain public places	200		

Compare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

r.	33

Item	Provision of Act	Nature of offence	Modified penalty for dogs other than dangerous dogs \$	Modified penalty for dangerous dogs	Modified penalty whether or not dog is a dangerous dog \$
16.	s. 32(4)	Dog in exercise areas, rural areas offences	200		
17.	s. 33(3)	Greyhound not muzzled	200		
18.	s. 33A(3)	Dog in place without consent	200	400	
19.	s. 33D(1)	Dog attack or chase causing physical injury	400		
20.	s. 33D(2A)	Dog attack or chase causing no physical injury	200	400	
21.	s. 33GA(1)	Dangerous dog not wearing prescribed collar with prescribed information		400	

page 18

Item	Provision of Act	Nature of offence	Modified penalty for dogs other than dangerous dogs \$	Modified penalty for dangerous dogs	Modified penalty whether or not dog is a dangerous dog \$
22.	s. 33GA(2)	Not complying with dangerous dog enclosure requirement		400	*
23.	s. 33GA(4)	Not complying with commercial security dog requirements		400	
24.	s. 33GA(5)	Warning signs about dangerous dogs not displayed		400	
25.	s. 33GA(6)	Dangerous dog not muzzled		400	
26.	s. 33GA(7)	Dangerous dog not held or tethered		400	
27.	s. 33GA(8)	Dangerous dog not controlled by		400	

Compare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

r.	33

Item	Provision of Act	Nature of offence	Modified penalty for dogs other than dangerous dogs \$	Modified penalty for dangerous dogs \$	Modified penalty whether or not dog is a dangerous dog \$
		capable person			
28.	s. 33GA(9)	Dangerous dog in prohibited place		400	
29.	s. 33GB(1)	Dangerous dog (restricted breed) not sterilised		400	
30.	s. 33GC(2)	Dangerous dog (restricted breed) or pup advertised		400	
31.	s. 33GC(3)	Dangerous dog (restricted breed) or pup sold		400	
32.	s. 33GC(4)	Dangerous dog (restricted breed) or pup transferred		400	
33.	s. 33GC(5)	Buying or		400	

page 20

Item	Provision of Act	Nature of offence	Modified penalty for dogs other than dangerous dogs \$	Modified penalty for dangerous dogs \$	Modified penalty whether or not dog is a dangerous dog \$
		accepting ownership of dangerous dog (restricted breed) or pup			
34.	s. 33GD	Breeding, or breeding from, dangerous dog (restricted breed)		400	
35.	s. 33GE(2)	Dangerous dog (declared) sold or transferred to under 18 year old		400	
36.	s. 33K(1)	Failure to notify person of responsibilities under Part VI Div. 2		400	
37.	s. 33K(2)	Failure to notify local		400	

Compare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

Item	Provision of Act	Nature of offence	Modified penalty for dogs other than dangerous dogs \$	Modified penalty for dangerous dogs	Modified penalty whether or not dog is a dangerous dog \$
		government of a dangerous dog event			
38.	s. 33K(3)	Failure to notify new local government that dangerous dog kept in its district		400	
39.	s. 33K(4)	Failure to provide a notice to new owner about a dangerous dog (declared)		400	
40.	s. 33K(5A)	Failure to provide written notice to new owner about a dangerous dog (restricted breed) or		400	

page 22

Item	Provision of Act	Nature of offence	Modified penalty for dogs other than dangerous dogs	Modified penalty for dangerous dogs	Modified penalty whether or not dog is a dangerous dog
		dangerous dog (commercial security dog)	\$	\$	\$
41.	s. 33K(5)	Failure to notify local government of dangerous dog's new district or death		400	
42.	s. 38(5)	Failure to comply with a nuisance dog order	200	400	
43.	s. 43(2)	Failure to produce document when so required	200	400	
44.	s. 43A	Failure to give name, date of birth or address on demand	200	400	

Compare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

34. Modified penalties for offences under the regulations

An offence under these regulations that has following its penalty provision the words "modified penalty" is an offence that is prescribed for section 45A(1)(b), and the modified penalty specified immediately after the penalty provision is the modified penalty payable in respect of that offence if dealt with under regulation 35.

35. Dealing with alleged offenders without prosecuting them

- (1) Where an authorised person has reason to believe that a person has committed an offence mentioned in regulation 33 or 34, the authorised person may serve on the alleged offender a notice in the form of Form 8 (an *infringement notice*) informing the alleged offender that, if he or she does not wish to be prosecuted in court for the alleged offence, he or she may pay to the local government specified in the notice, within the time specified in the notice, the amount prescribed as the modified penalty.
- (2) An infringement notice may be served on an alleged offender personally or by posting it to his or her address as ascertained from the alleged offender, at the time of or immediately following the occurrence giving rise to the allegation of the offence, or as recorded by the local government under the Act.
- (3) Where a person who receives an infringement notice fails to pay the prescribed penalty within the time specified in the notice, or within such further time as may in any particular case be allowed, the person must be regarded as having declined to have the allegation dealt with by way of a modified penalty.
- (4) An alleged offender on whom an infringement notice has been served may, within the time specified in that notice or such further time as may in any particular case be allowed, send or deliver to the local government specified in that notice the amount of the prescribed penalty, with or without a reply as to the circumstances giving rise to the allegation, and then —

page 24

Compare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

r. 34

- (a) the local government may appropriate that amount in satisfaction of the penalty and issue an acknowledgment; or
- (b) the local government, or an authorised person acting on behalf of the local government, may withdraw the infringement notice under subregulation (5) and refund the amount so paid.
- (5) An infringement notice may, whether or not the prescribed penalty has been paid, be withdrawn by the local government, or an authorised person acting on behalf of the local government, by the sending of a notice in the form of Form 9 to the alleged offender at the address specified in the notice or his or her last known place of residence or business and in that event any amount received by way of modified penalty must be refunded and any acknowledgment of the receipt of that amount must for the purposes of any proceedings in respect of the alleged offence be regarded as not having been issued.
- (6) A person appointed under section 29(1) to exercise the power of an authorised person to serve infringement notices under subregulation (1) is not eligible to be appointed under that subsection to exercise the power of an authorised person to withdraw infringement notices under subregulation (5).

36. Dog Regulations 1976 repealed

The Dog Regulations 1976 are repealed.

Compare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

Schedule 1 — Forms

Form 1

[r. 14]

Dog Act 1976 s. 11(3)

Certificate of authorisation

(1)

This is to certify that ⁽²⁾_____

has been appointed by the ⁽¹⁾

to exercise the powers of a ⁽³⁾

and has been authorised for the purposes of the *Dog Act 1976*, to ⁽⁴⁾

in accordance with the provisions of that Act.

Signed _____ CEO of the local government.

Signature of person authorised _____

Dated _____

Valid until _____

Insert:

(1)	name of local	government;
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- ⁽²⁾ name of person authorised;
- ⁽³⁾ name of office, e.g. "registration officer", "dog management facility operator", "ranger".
- ⁽⁴⁾ brief description of duties, e.g. "register dogs", "impound dogs", "seize, detain and dispose of dogs".

page 26

Form 2

[r. 15]

Dog Act 1976 s. 12A(3) and 29(5a)

Application for warrant to enter and inspect premises or to seize and detain attack dog or pups of dangerous dog (restricted breed)

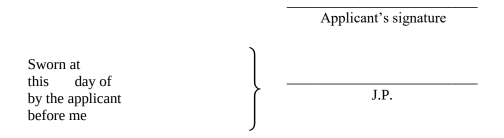
(1)	
a(2)	
n the	e State of Western Australia, make oath and say as follows —
	I am ⁽³⁾ a police officer, ⊕
	⁽⁴⁾ a appointed by the
	⁽⁵⁾ , \oplus and authorised to exercise the powers mentioned in section(s) 12A(2) and/or 29 \oplus of the <i>Dog Act 1976</i> .
2.⊕	I apply for a warrant to be issued under the <i>Dog Act 1976</i> section 12A(3 to enter and inspect premises at
	⁽⁸⁾ for the purpose of
	(relating to the enforcement of the Act). The grounds for seeking the warrant are
.⊕	I apply for the issue of a warrant under the <i>Dog Act 1976</i> section 29(5a) authorising the seizure and detention of a dog $^{(6)}$
	that has attacked a person ⁽⁷⁾
	and that has or may have caused injury or damage. The premises to be
	entered are at (8
	The grounds for seeking the warrant are

Compare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

4.⊕ I apply for the issue of a warrant under the *Dog Act 1976* section 29(5a) authorising the seizure and detention of the pups of a dangerous dog (restricted breed) that may be the subject of an offence under the *Dog Act 1976* section 33GD (breeding of dangerous dogs (restricted breed)).

The premises to be entered are at	(8)
-----------------------------------	-----

The grounds for seeking the warrant are _____



Insert:

- ⁽¹⁾ name of applicant;
- ⁽²⁾ address of applicant;
- ⁽³⁾ number, rank or description;
- ⁽⁴⁾ description of employment (e.g. "ranger");
- (5) name of local government;
- ⁽⁶⁾ description of dog;
- ⁽⁷⁾ name or description of person attacked;
- ⁽⁸⁾ address or description of premises.

 \oplus Delete if not appropriate.

page 28

Form 3

[r. 15]

Dog Act 1976 s. 12A(3) and 29(5a)

Warrant to enter and inspect premises or to seize and detain attack dog or pups of dangerous dog (restricted breed)

I, ⁽¹⁾

of ⁽²⁾

in the State of Western Australia, Justice of the Peace, being satisfied that there are reasonable grounds for doing so, issue this warrant under the *Dog Act 1976* section 12A(3) for ________⁽⁵⁾, a person authorised to exercise powers mentioned in section 12A(2) and all police officers, to enter and inspect premises at _______⁽⁶⁾ for the purpose of ______⁽⁶⁾ for the purpose of _______⁽⁶⁾ for the purpose of ______⁽⁶⁾ for the purpose of _______⁽⁶⁾ for the purpose of ______⁽⁶⁾ for the purpose of _______⁽⁶⁾ for the purpose of ______⁽⁶⁾ for the purpose of ____

enforcement of the Act).

OR

I, ⁽¹⁾_____

of ⁽²⁾

in the State of Western Australia, Justice of the Peace, being satisfied that on the balance of probabilities that an attack by a dog ⁽³⁾ ______ has or may have caused injury or damage to ______ ⁽⁴⁾, issue this warrant under the *Dog Act 1976* section 29(5a) for ______ ⁽⁵⁾, a person authorised to exercise powers mentioned in section 29(5a) and all police officers, to seize and detain the dog. By issuing this warrant the authorised person may, under *Dog Act 1976* section 29(5a)(b), enter any premises if the person has reasonable grounds to believe that it is necessary to do so for the purpose of seizing the dog.

OR

I, ⁽¹⁾_____

of (2)

in the State of Western Australia, Justice of the Peace, being satisfied that on the balance of probabilities that a dangerous dog (restricted breed) has given birth to one or more pups, issue this warrant under the *Dog Act 1976*

_____⁽⁵⁾, a person authorised to exercise powers section 29(5a) for ____ mentioned in section 29(5a) and all police officers, to seize and detain each pup. By issuing this warrant the authorised person may, under Dog Act 1976 section 29(5b)(b), enter any premises if the person has reasonable grounds to believe that it is necessary to do so for the purpose of seizing the pups.

Signed ______ Justice of the Peace

Dated _____

Insert:

- (1) name of Justice of the Peace;
- (2) address of Justice of the Peace;
- (3) description of dog;
- (4) name or description of person attacked;
- (5) name of person to whom warrant is issued;
- (6) address or description of premises.

page 30

Form	4
------	---

[r. 20, 22 and 23]

Application/information form	
<u>art A — Owner details</u>	
Dog owner's full name	
Residential address	
Postal address (if different from above)	
Age (dd/mm/yy)/ (owner must be 18 years or older)	
Contact telephone number	
(home, work, mobile) (H)	
(W)	
(M)	
Email address (<i>if available</i>)	_
Can your local government use this email address to issue renewal notices and other relevant information? Yes/No (<i>delete one</i>)	
Owner's delegate contact details (optional)	
Name of alternative	
Residential address	
Postal address	
(if different from above)	-
	_
ompare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] pa	ge 31
Published on www.legislation.wa.gov.au	3- 0.

Dog Regulations 2013Schedule 1Forms

Age (dd/mm/yy) (must be 18 years or olde	_// er)
Contact telephone (home, work, mobile)	number (H)
	(W)
	(M)
<u> Part B — Dog details</u>	
Address where do (<i>if different from above</i>)	g is normally kept
Number of dogs to	be located at these premises
Will the dog/s be above? Yes/No (delete one)	effectively confined in or at the premises identified
Dog details	
Dog's name	
Age (dd/mm/yy)	_//
Breed (if known)	
Colour	
Gender	
Microchip number	r
Is the dog sterilise	d? Yes/No (delete one)
Any distinguishing	g features or marks?
Is the dog kept, or Yes/No (delete one)	to be kept, as a commercial security dog?
	re 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

If yes, please provide details	
Is the dog a pit bu one or both of the Yes/No/Unknow	
	r the purposes of the Crown? (If yes, note that the <i>Dog Act 1976</i> does not apply: section 6(4).)
C — Notification	of new owner
New dog owner's	name
New owner's resi	dential address
New owner's con (home, work, mobile)	(H) (W)
D — Registration	(M)
Application or rei	
• a period of 1 y	
• a period of 3 y	years (✓): □
Application for li	fetime registration (\checkmark): \Box
Prescribed fee for	
• a period of 1 y	rear (✓): □
· · · · · · · · · · · · · · · · · · ·	years (✓): □

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Prescribed lifetime fee (\checkmark): \Box

Assistance dog (\checkmark): \Box

Dog for droving or tending stock (\checkmark): \Box

Are you eligible for a pensioner concession? ? Yes/No (delete one)

Previous local government where dog was registered (if known)

Registration number

(to be issued by local government)

Part E — Previous convictions, relevant orders

Do you have any convictions for offences against the *Dog Act 1976*, *Cat Act 2011* or *Animal Welfare Act 2002* in past 3 years? **Yes/No** (*delete one*)

If yes, please give details, specifying the date of the conviction(s), nature of the offence and the legislation involved

Are you currently banned, or have you ever been banned, from owning or keeping a dog under an order under the Dog Act 1976 section 46A(2) either permanently or for a period specified in the order? **Yes/No** (*delete one*)

If yes, please give details of the order

page 34

Part F — Declaration

The local government may refuse an application if any or all of the required information is not provided within the time period specified in the legislation.

I,			
	(person's full name or c	rganisation/company name)	
of	<u></u>	(address)	
		(uuress)	
			(postcode)
dec	clare that the infor	mation I have provided is true and correct.	
I ai	m aware that it is	an offence to provide false and misleading in	nformation.
Sig	gnature		
[A	A signature is not r	equired to effect the form when the form is lo local government website.]	dged through a
		[Local government details and logo here]	

Payment options:

[Each local government is to detail their payment options here]

Compare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

Further details required by local government

Part G — Local government use only

Registration approved (\checkmark): \Box

Assigned registration number ______

page 36

Form 5	[r. 21
<i>Dog Act 1976</i> s. 16(6)(a)	[1. 21]
Certificate of registration	
This is to certify that —	
Name of dog	
Description of dog	
Has been registered by —	
Name	
Street Address	
Suburb/Town Postcode	
By (insert name of local government)	
Registration number of dog This registration expires on/	
Fee paid \$	

Compare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

[r. 26]

Dog Act 1976 s. 29(8)(a) and (8A)(a)

Notice of the seizure and detention of a dog

(Place) _____

(Date) _____

To_

(insert name and address of owner or owner's delegate)

TAKE NOTICE that a dog, of which you are the owner or owner's delegate, has been seized and detained under the powers conferred by the *Dog Act 1976* section 29(3)(d) OR under a warrant issued under the *Dog Act 1976* section 29(5a) (*delete whichever does not apply*)

and is now at _____

The registered number of the dog is _____

If not claimed within 7 days from the date of the service of this notice, the dog will be destroyed or otherwise disposed of in accordance with the *Dog Act 1976* and the owner is liable for the cost of the dog's destruction and disposal.

If the dog is seized and detained under the *Dog Act 1976* section 29(3)(d), the owner is liable for the costs of the dog's detention, return and maintenance in addition to fees, charges, expenses and penalties in accordance with section 29(4).

If the dog is seized and detained under a warrant the owner is liable for the costs of the dog's maintenance in accordance with section 29(8A)(e).

(to be signed by a police officer or an authorised person)

page 38

[r. 32]

Dog Act 1976 s. 38(3) Complaint as to a nuisance created by a dog То (insert name of local government) TAKE NOTICE that a dog, believed to be a ______ ⁽¹⁾ has created a nuisance by ⁽²⁾ The dog is believed to be owned by ⁽³⁾ and is ordinarily kept at ⁽⁴⁾ _____ of ____ and I/we⁽⁵⁾ request the local government to institute proceedings if the nuisance does not stop and undertake — (a) to give full information to the local government as to this matter; and (b) to appear in court and give evidence as a witness to the truth of this complaint. Dated the _____ day of _____ 20____ (to be signed by the complainant/s)

⁽¹⁾ Insert breed or kind of dog and, where possible, its gender and identifying marks.

⁽²⁾ Describe details of the alleged nuisance, including the kind of nuisance and, where possible, the dates and time on or between which the nuisance occurred, and where the dog was at the time of the nuisance.

Compare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

page 40

⁽³⁾ State name and address of the person believed to be the owner.

⁽⁴⁾

State, if known, where the dog is ordinarily kept. Insert name and address of each person making the complaint. (5)

[r. 35(1)]

Dog Act 1976 Infringement notice no. **Infringement notice** Alleged Name Family name offender Given names Company name or ACN Address Postcode Alleged offence Description of offence Dog Act 1976 s. or Dog Regulations 2013 r. Date / /20 Time a.m./p.m. Modified penalty \$ Authorised Name person/officer Signature issuing notice Office Date of notice / /20 Date

Infringement notice

Compare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

Notice to alleged	It is alleged that you have committed the above offence.		
offender	If you do not want to be prosecuted in court for the offence, pay the modified penalty within 28 days after the date of this notice.		
	How to pay		
	By post	Send a cheque or money order (payable to 'CEO [Relevant local government] — Dog Act 1976') to —	
		CEO [Relevant local government and address]	
	In person	Pay the cashier at —	
		[Relevant local government and address]	
	you may be taken under <i>Notices Enf</i> or all of the driver's lice licence may may be pub immobilised	ot pay the modified penalty within 28 days, prosecuted or enforcement action may be the <i>Fines, Penalties and Infringement</i> <i>Forcement Act 1994</i> . Under that Act, some following action may be taken — your ence may be suspended; your vehicle be suspended or cancelled; your details lished on a website; your vehicle may be d or have its number plates removed; and ty may be seized and sold.	
	you can app	more time to pay the modified penalty, by for an extension of time by writing to sed Person at the above postal address.	
	-	t this matter to be dealt with by n in court , sign here —	
	government	s notice to the CEO [<i>Relevant local</i>] at the above postal address within 28 days te of this notice.	

page 42

[r. 35(5)]

Dog Act 1976		Withdrawal no.
-	of infringement notice	
Alleged	Name Family name	
offender	Given names	
	or Company name	
		ACN
	Address	
		Postcode
Infringement	Infringement notice no.	
notice	Date of issue / /20	
Alleged offence	Description of offence	
	Dog Act 1976 s. or Dog Regulations 2013 r.	
	Date / /20 Time	a.m./p.m.
CEO	Name	
withdrawing notice	Signature	
	[Relevant local government]	

Withdrawal of infringement notice

Compare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

Date	Date of withdrawal / /20	
Withdrawal of	The above infringement notice issued against you has been withdrawn.	
infringement notice	If you have already paid the modified penalty for the alleged offence you are entitled to a refund.	
[*delete whichever is not applicable]	* Your refund is enclosed. or	
	* If you have paid the modified penalty but a refund is not enclosed, to claim your refund sign this notice and post it to —	
	CEO [Relevant local government] — Dog Act 1976	
	[Relevant local government and address]	
	Signature / /20	

page 44

Notes

1

This is a compilation of the *Dog Regulations 2013*. The following table contains information about those regulations.

Compilation table

Citation	Gazettal	Commencement
Dog Regulations 2013	31 Oct 2013 p. 4831-78	r. 1 and 2: 31 Oct 2013 (see r. 2(a)); Regulations other than r. 1, 2 and 4: 1 Nov 2013 (see r. 2(c))); r. 4: 8 Nov 2013 (see r. 2(b))

^{4a} On the date as at which this compilation was prepared, provisions referred to in the following table had not come into operation and were therefore not included in this compilation. For the text of the provisions see the endnotes referred to in the table.

Provisions that have not come into operation

Citation	Gazettal	Commencement
Dog Regulations 2013 r. 4 ²	31 Oct 2013	8 Nov 2013 (see r. 2(b))
	p. 4831-78	

² On the date as at which this compilation was prepared, the *Dog Regulations 2013* r. 4 had not come into operation. It reads as follows:

4. Dangerous dog (restricted breed) breeds

These breeds are prescribed as restricted breeds for the definition of danagrous dog (restricted breed) in section 3(1)
OF aangerous and (restricted preed) in section 3(1)
(a) dogo Argentino;
(b) fila Brasileiro;
— (c) Japanese tosa;
— (e) pit bull terrier;
(f) perro de presa Canario or presa Canario;
(g) any other breed of dog the importation of which is prohibited absolutely by the <i>Customs (Prohibited</i> <i>Imports) Regulations 1956</i> (Commonwealth).

Compare 01 Nov 2013 [00-a0-00] / 08 Nov 2013 [00-b0-02] Published on www.legislation.wa.gov.au

Dog Regulations 2013

page 46