

### **Clean Air Regulations 1967**

Compare between:

[23 Jul 1985, 01-a0-04] and [12 Mar 2004, 01-b0-06]

#### Western Australia

#### CLEAN AIR ACT 1964

#### **Clean Air Regulations 1967**

#### 1. Citation

These regulations may be cited as the *Clean Air Regulations 1967*.

#### 2. Commencement

These regulations shall come into operation on and from the day on which the *Clean Air Act 1964* comes into operation.

#### 3. Interpretation

In these regulations, unless the contrary intention appears — "dark smoke" means smoke that, if compared with a chart known as the Ringelmann Chart as described in the British Standard (of the British Standards Institution) 2742: 1958, using for the purpose of the test British Standard Ringelmann Chart BS2742C: 1957 or British Standard Miniature Ringelmann Chart BS2742M: 1960, would appear darker than shade 1 on either of those charts;

"incinerator" means any structure or part of a structure used to dispose of combustible refuse by burning;

"master" includes every person having lawfully, or *de facto* the command, charge or management of a vessel for the time being; "section" means section of the Act.

[Regulation 3 amended by Gazettes 27 May 1983 p.1605; 21 June 1985 p.2202.]

#### LICENSING AND OTHER PROVISIONS

#### 4. Prescribed periods

The prescribed period for the purposes of —

- [(a) deleted]
  - (b) paragraph (b) of section 23 (2), is 1 month from the time the person making application for a licence in respect of any premises, first commenced to use them as scheduled premises;
  - (c) paragraph (c) of section 23 (2), is 3 months after the publication of the Order in Council in the *Gazette*;
  - (d) paragraph (d) of section 23 (2), is 1 month after the person became the occupier of the scheduled premises.

[Regulation 4 amended by Gazettes 27 May 1983 p.1605; 2 March 1984 p.544.]

#### 5. Prescribed period for renewal of licence

An application for the renewal of a licence shall be made not earlier than 1 month before the date of expiry of the licence.

#### 6. Application for licence

An application for a licence pursuant to the provisions of Division 1 of Part III of the Act shall be in or to the effect of Form 1.

#### **6A.** Form of licence

A licence issued pursuant to the provisions of Division 1 of Part III of the Act shall be in the form of Form 6.

[Regulation 6A inserted by Gazette 25 May 1983 p.1605.]

#### 7. Application for renewal of licence

An application for renewal of a licence pursuant to the provisions of Division 1 of Part III of the Act shall be made in or to the effect of Form 2.

#### 7A. Renewal of licence

The renewal of a licence pursuant to the provisions of Division 1 of Part III of the Act shall be in the form of Form 7.

[Regulation 7A inserted by Gazette 27 May 1983 p.1605.]

#### 8. Application for transfer of licence

An application for transfer of a licence pursuant to the provisions of Division 1 of Part III of the Act shall be made in or to the effect of Form 3.

#### 9. Offence and penalty

A person who makes an application —

- (a) for a licence:
- (b) for the renewal of a licence; or
- (c) for the transfer of a licence,

that is false in any material particular is guilty of an offence against these regulations and is liable to a penalty of \$2 000.

[Regulation 9 amended by Gazette 27 May 1983 p.1605.]

#### 10. Fees for transfer

The fee payable in respect of a transfer of a licence shall be \$30. [Regulation 10 amended by Gazette 7 October 1983 p.4069.]

#### 11. Fee for approval under S.34

An application for approval under the provisions of section 34 shall be made in or to the effect of Form 4 and shall be accompanied by a fee of \$50.

[Regulation 11 amended by Gazettes 7 October 1983 p.4069; 29 June 1984 p.1781; 21 June 1985 p.2202.]

#### 12. Plans and specifications

The plans and specifications required to be submitted under section 34 (2) (d) —

- shall be submitted in duplicate; and (a)
- (b) shall be drawn to such scale and be set forth in such detail as shall provide adequate information of the work, building, erection or alteration to which the plans and specifications relate so far as the work, building, erection or alteration affects air pollution control.

#### 13. **Register of licences**

The register of licences required under section 28 to be kept shall be as set out in, or to the effect of, Form 5.

Regulation 13 inserted by Gazette 21 June 1985 p.2202.]

#### **14.** Licensing fees

- (1) Subject to subregulation (2), the fees payable for licences in respect of scheduled premises or any renewal thereof under the provisions of section 24 shall be as follows —
- PREMISES BEING USED FOR -\$ A.
  - Abrasive Blasting Works (a)
    - in which all blasting is carried out in an enclosed chamber from which particulate emissions from the exit gases conform to the standard of concentration prescribed in

all other abrasive blasting works . . . 200

- (ii)
- (b) Asphalt and Bitumen Works
  - processing not more than 10 000 (i) tonnes of material per year . . . . . . . 50
  - processing more than 10 000 tonnes (ii) but not more than 100 000 tonnes of

50

PRI	EMISES BEING USED FOR —	\$
	material per year	250
	(iii) processing more than 100 000	
	tonnes but not more than 1 000 000	
	tonnes per year.	500
	(iv) processing more than 1 000 000	
	tonnes of material per year	1 000
(c)	Cement and Lime Works —	
, ,	(i) producing lime or grinding cement	
	clinker not more than 200 000	
	tonnes of material per year	1 000
	(ii) producing more than 200 000 tonnes	1 000
	of lime or grinding more than	
	200 000 tonnes of cement clinker	
		2 000
(4)	per year	2 000
(d)	•	
	(i) processing more than 500 tonnes but	
	not more than 5 000 tonnes of	50
	concrete per year	50
	(ii) processing more than 5 000 tonnes	
	but not more than 50 000 tonnes of	
	concrete per year	250
	(iii) processing more than 50 000 tonnes	
	but not more than 500 000 tonnes of	
	concrete per year	500
	(iv) processing more than 500 000	
	tonnes of concrete per year	1 000
(e)	Ceramic Works — Excluding glass	
	works —	
	(i) producing not more than 5 000	
	tonnes of products per year	50
	(ii) producing more than 5 000 tonnes	
	but not more than 50 000 tonnes of	
	products per year	250
	(iii) producing more than 50 000 tonnes	250
	but not more than 500 000 tonnes of	
	products per year	500
	(iv) producing more than 500 000 tonnes	300
		1 000
( <del>f</del> )	of products per year	1 000
(f)	Chemical Manufacturing Works —	
	(i) excluding plaster (gypsum) works	

Compare 23 Jul 1985 [01-a0-04] / 12 Mar 2004 [01-b0-06] Published on www.legislation.wa.gov.au

A.	PRE	MISES	S BEIN	NG USED FOR —	\$
			and a	alumna or bauxite refineries —	
			(A)	producing not more than 100	
				tonnes of total chemical	
				products per year.	50
			(B)	producing more than 100	
				tonnes but not more than	
				1 000 tonnes of total chemical	
				products per year	250
			(C)	producing more than 1 000	
				tonnes but not more than	
				10 000 tonnes of total	
				chemical products per year	500
			(D)	producing more than 10 000	
				tonnes but not more than	
				100 000 tonnes of total	1.000
			<b>(T)</b>	chemical products per year	1 000
			(E)	producing more than 100 000	
				tonnes but not more than	
				500 000 tonnes of total	2.000
				chemical products per year	2 000
			(F)	producing more than 500 000	
				tonnes of total chemical	2,000
		(::)		products per year.	3 000
		(ii)		for the treatment or processing	250
		(:::)	_	aster (gypsum)	250
		(iii)		for the treatment or processing nuxite or alumina —	
			(A)	processing not more than 1 000 000 tonnes of material	
					1 000
			(B)	per year processing more than	1 000
			(D)	1 000 000 tonnes of material	
				per year	2 000
	(g)	Cond	rete B	atching Plants —	2 000
	(8)	(i)	nroc	essing more than 500 tonnes	
		(1)	_	cubic metres) but not more	
				5 000 tonnes (2 300 cubic	
				es) of concrete or concrete	
				ucts per year	50
		(ii)		essing more than 5 000 tonnes	
		` /	Ι	5	

A.	PRE	EMISES BEING USED FOR —	\$
		(2 300 cubic metres) but not more	
		than 50 000 tonnes (23 000 cubic	
		metres) of concrete or concrete	
		products per year	250
		(iii) processing more than 50 000 tonnes	
		(23 000 cubic metres) but not more	
		than 500 000 tonnes (230 000 cubic	
		metres) of concrete or concrete	
		products per year	500
		(iv) processing more than 500 000	
		tonnes (230 000 cubic metres) of	
		concrete or concrete products per	
		year	1 000
	(h)	Fibreglass works —	
		(i) using more than 500 kilogrammes	
		but not more than 5 tonnes of	
		polyester resin per year	50
		(ii) using more than 5 tonnes but not	
		more than 250 tonnes of polyester	
		resin per year	100
		(iii) using more than 250 tonnes of	
		polyester resin per year	200
	(i)	Gas Works based on coal, oil or	
		hydrocarbon derivatives —	
		(i) producing not more than 50 000	
		gigajoules per year	250
		(ii) producing more than 50 000	
		gigajoules but not more than	
		1 000 000 gigajoules per year	500
		(iii) producing more than 1 000 000	
		gigajoules but not more than	
		5 000 000 gigajoules per year	1 000
		(iv) producing more than 5 000 000	
		gigajoules per year	2 000
	(j)	Glass Works —	
		(i) producing not more than 1 000	
		tonnes of products per year	50
		(ii) producing more than 1 000 tonnes	
		but not more than 10 000 tonnes of	
		products per year	250
		^	

Compare 23 Jul 1985 [01-a0-04] / 12 Mar 2004 [01-b0-06] Published on www.legislation.wa.gov.au

PRE	MISES	BEING USED FOR —	\$
	(iii)	producing more than 10 000 tonnes	
		but not more than 100 000 tonnes of	
		products per year	500
	(iv)	producing more than 100 000 tonnes	
		of products per year	1 000
(k)	Grino	ding and Milling Works —	
	(i)	producing more than 200 tonnes but	
		not more than 5 000 tonnes of	
		material per year	50
	(ii)	producing more than 5 000 tonnes	
		but not more than 50 000 tonnes of	
		material per year	250
	(iii)	producing more than 50 000 tonnes	
		but not more than 500 000 tonnes of	
		material per year	500
	(iv)	producing more than 500 000 tonnes	
		but not more than 5 000 000 tonnes	
		of material per year	1 000
	(v)	producing more than 5 000 000	
		tonnes of material per year	2 000
(1)	Load	ing or Unloading Vessels	200
(m)	Prim	ary Metallurgical Works smelting or	
	conv	erting ores to metal of any kind —	
	(i)	producing not more than 10 000	
		tonnes of metal per year	500
	(ii)	producing more than 10 000 tonnes	
		per year but not more than 200 000	
		tonnes per year	1 000
	(iii)	producing more than 200 000 tonnes	
		per year	2 000
		Refinery	2 000
(i		e Oil Reclaiming Refinery	250
(o)		Metal Reclaiming Works —	
	(i)	reclaiming not more than 200 tonnes	
		of metal per year	50
	(ii)	reclaiming more than 200 tonnes but	
		not more than 2 000 tonnes of metal	
		per year	250
	(iii)	reclaiming more than 2 000 tonnes	
		but not more than 10 000 tonnes of	

A.	PRE	MISES BEING USED FOR —	\$
		metal per year	500
		(iv) reclaiming more than 10 000 tonnes	
		of metal per year	1 000
	(p)	Stockyards	50
	(q)	Waste Water Treatment Plants — Where	
	(1)	the volume treated is —	
		(i) more than 20 m <sup>3</sup> , per day but not	
		more than 200 m <sup>3</sup> per day	50
		(ii) 200 m <sup>3</sup> per day but not more than	
		2 000 m <sup>3</sup> per day	100
		(iii) 2 000 m <sup>3</sup> per day but not more than	
		$10~000~\text{m}^3~\text{per day}\dots$	150
		(iv) $10\ 000\ \text{m}^3$ per day or more	250
	(r)	Works used for the Rendering or	
	. ,	Reduction of Animal Matter —	
		(i) producing not more than 100 tonnes	
		of products per week	100
		(ii) producing more than 100 tonnes of	
		products per week	250
B.	PRE ANY	MISES ON WHICH THERE IS ERECTED	
	(a)	Boiler or boilers consuming or capable of consuming either alone or in the aggregate	
		more than 500 kilogrammes of	
		combustible material per hour —  (i) consuming more than 500	
		kilogrammes and not more than 1	
		tonne of combustible material per	
		hour	50
		(ii) consuming more than 1 tonne and	30
		not more than 10 tonnes of	
		combustible material per hour	100
		(iii) consuming more than 10 tonnes but	100
		not more than 50 tonnes of	
		combustible material per hour	250
		(iv) consuming more than 50 tonnes but	230
		not more than 100 tonnes of	
		combustible material per hour	500
		comountate material per nour	500

	(v)	consuming more than 100 tonnes of combustible material per hour	1 000
(b)	Coke	e works —	
	(i)	producing not more than 10 000	
		tonnes of coke per year	250
	(ii)	producing more than 10 000 tonnes	
		of coke but not more than 100 000	
		tonnes of coke per year	500
	(iii)	producing more than 100 000 tonnes	
		of coke per year	1 000
(c)	Furn	ace used for the melting of	
. ,		ferrous metals —	
	(i)	melting not more than 200 tonnes of	
		metal per year	50
	(ii)	melting more than 200 tonnes but	
		not more than 2 000 tonnes of metal	
		per year	250
	(iii)	melting more than 2 000 tonnes but	
		not more than 10 000 tonnes of	
		metal per year	500
	(iv)	melting more than 10 000 tonnes of	
		metal per year	1 000
(d)	Furn	ace or cupola used for the smelting of	
	alloy	s of iron or steel —	
	(i)	melting not more than 1 000 tonnes	
		of metal per year	50
	(ii)	melting more than 1 000 tonnes but	
		not more than 10 000 tonnes of	
		metal per year	250
	(iii)	melting more than 10 000 tonnes of	
		metal per year	500
	(iv)	melting more than 100 000 tonnes of	
		metal per year	1 000
		•	
DDEA	/ISES	S ON WHICH FUEL BURNING	

C. PREMISES ON WHICH FUEL BURNING EQUIPMENT OR INDUSTRIAL PLANT IS OPERATED BY THE WESTERN AUSTRALIAN GOVERNMENT RAILWAYS COMMISSION CONSTITUTED UNDER THE GOVERNMENT RAILWAYS ACT 1904—

In the aggregate in respect to all such premises . . . 2 000

(2) Where premises at one location and occupied by the same person, as determined by the Minister, fall within more than one of the descriptions or classes of scheduled premises specified in subregulation (1) only one fee is payable, and that fee shall be the fee appropriate to the classification or description in respect of which the higher or highest fee is payable.

[Regulation 14 inserted by Gazette 7 October 1983 pp.4069-72; amended by Gazettes 15 June 1984 p.1632; 21 June 1985 p.2202.]

[15-16. Repealed by Gazette 7 October 1983 p.4072.]

#### **CHIMNEY HEIGHTS**

#### 17. Chimneys

- (1) This regulation applies to any furnace, boiler or any other fuel burning equipment that can under normal operation emit 1.5 kilogrammes or more of sulphur dioxide in an hour.
- (2) The height of a chimney serving or connected to any such furnace, boiler or other fuel burning equipment shall be in accordance with that given under the third edition of a memorandum on chimney heights entitled "CHIMNEY HEIGHTS Third edition of the 1956 Clean Air Act Memorandum" published in the United Kingdom by Her Majesty" Stationery Office on behalf of the Department of the Environment Scottish Development Department Welsh Office of that country, as determined within the scope of that Memorandum.

Penalty: \$2 000 and, in the case of a continuing offence, a further sum of \$400 for each day during which the offence continues.

[Regulation 17 amended by Gazettes 4 June 1968 p.1696; 23 December 1971 p.5318; 27 May 1983 p.1605; 3 May 1985 p.1539.]

#### EMISSION OF SOLID PARTICLES IN SMOKE

#### 18. Solid Particles in Smoke

- (1) Subject to subregulation (2), a person shall not erect or install in any premises any fuel burning equipment or incinerator of any kind that is likely to emit solid particles in smoke unless the person proposing to erect or install it has before commencing the erection or installation thereof, submitted to the Minister full details including details of any control equipment for preventing or minimizing the emission of solid particles in smoke.
  - Penalty: \$2 000 and, in the case of a continuing offence, a further sum of \$400 for each day during which the offence continues.
- (2) This regulation does not apply to domestic fires or to individual free standing incinerators of a capacity of less than 0.25 of a cubic metre which is used for burning household or garden refuse, but applies to any incinerator that is built into a building.

[Regulation 18 amended by Gazettes 27 May 1983 p.1605; 21 June 1985 p.2202.]

#### EMISSION OF DARK SMOKE (GENERAL)

#### 19. Dark smoke permitted periods

- (1) The emission of dark smoke lasting for not longer than 4 minutes in any hour from a chimney of, or used in connection with, any scheduled or other premises shall be left out of account for the purposes of sections 32 and 37.
- (2) In any prosecution for an offence against this regulation it shall be a defence to prove
  - (a) that the contravention happened on an isolated occasion;
  - (b) that the contravention was due solely to
    - (i) the lighting up of the fuel burning equipment served by the chimney and that all practicable

- means had been adopted to prevent or minimise the emission of dark smoke. but where the fuel burning equipment is a boiler or incinerator, the emission of dark smoke and lighting up period did not exceed a period of 20 minutes in the aggregate in any period of 24 hours; or
- (ii) the failure of the fuel burning equipment or of any apparatus used in connection therewith and that the failure could not have been foreseen or provided against and that all practicable means had been adopted to prevent the failure by maintaining the equipment or apparatus in a reasonable state of repair; or
- (iii) the unavoidable use of unsuitable or variable fuel and that all practicable means had been adopted to prevent or minimize the emission of the dark smoke resulting from the use thereof.

[Regulation 19 amended by Gazette 3 August 1973 p.2906.]

#### DARK SMOKE PERMITTED PERIODS (VESSELS)

#### 20. Dark smoke — vessels

The emission of dark smoke front any vessel within the limits of any harbour or in any inland navigable waters lasting for not longer than the periods set out in this regulation shall be left out of account for the purposes of section 37 —

- (a) continuously for 4 minutes, except when soot blowing a water tube boiler in the vessel or in the cases referred to in paragraph (e);
- (b) in the case of the emission of dark smoke from a forced draught oil-fired boiler furnace or an oil engine in the vessel, for 10 minutes in the aggregate in any period of 2 hours;

- (c) in the case of the emission of dark smoke from a natural draught oil-fired boiler furnace in the vessel for 10 minutes in the aggregate in any period of 1 hour;
- (d) in the case of the emission of dark smoke from a coal-fuel boiler furnace in the vessel, for 10 minutes when the vessel is not under way, except in the cases referred to in paragraph (e), or for 20 minutes in the aggregate in any period of 1 hour when the vessel is under way;
- (e) in the case of the emission of dark smoke front a natural draught boiler furnace, whether oil or coal fired, and for tugs not under way but preparing to get under way or supplying power to other vessels or shore installations, or for vessels not under way but using main power for dredging, lifting, pumping or performing some other special operation for which the vessel is designed, for 20 minutes in the aggregate in any period of 1 hour or for 10 minutes continuously in the case of the emission of dark smoke front an oilfired boiler furnace, except when soot blowing a water tube boiler:
- (f) for 5 minutes in the aggregate in any period of 1 hour in any other case not previously referred to in this regulation.
- [21. Repealed by Gazette 27 May 1983 p.1605.]

#### **Schedule**

Form 1

[Section 24]

#### WESTERN AUSTRALIA

#### CLEAN AIR ACT 1964

#### APPLICATION FOR A LICENCE

- Where an applicant is a wholly owned subsidiary company, the application shall be made in the name of the subsidiary with the name of the parent of holding company also stated.
- Where a company, firm or person operates on more than one premises or location, a separate application must be made for each.
- Where two or more processes which are scheduled are carried on in the same scheduled premises, a separate application must be made for each.

Name and address of ap	plicant.						
	•••••					··········	
					Telephone		
		•••••	••••••		Postcode		
						_L	
Name and address of sc	heduled premises to v	which the lice	nce will relat	e. <sup>2</sup>			
					Postcode		
					Fostcode	1	
Classification of schedul	ed premises			\ Is t	his a new pl	ant?	
Classification of schedul	ed premises			[1			_
		•••••	••••••	NC	· [	YES	_
Nature and quantity of	products or produce r	aroduced duri	ng the last fir	anaial year			
Nature and quantity of	products or produce p	roduced duri	ng the last in	ianciai year			
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value and address of se	meduled premises to	which the in	cence w	ili relate.				
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Classification of schedu	led premises				>	Is this a new pl	lant?	
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Nature and quantity of	f products or produce	produced du	ring the	e last fina	ncial year			
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[Form 1 inserted by Gazette 27 May 1983 p.1606; amended by Gazettes 29 June 1984 p.1781; 21 June 1985 p.2202.]

PERTH WA 6000

Form 2

[Section 24]

#### WESTERN AUSTRALIA

#### CLEAN AIR ACT 1964

#### APPLICATION FOR RENEWAL OF A LICENCE

- Where an applicant is a wholly owned subsidiary company, the application shall be made in the name of the subsidiary with the name of the parent of holding company also stated.
- Where a company, firm or person operates on more than one premises or location, a separate application must be made for each.
   Forward completed form to:
   Director of Conservation and Environment,
   Mount Street

Name and address of applicant.	
Telephone	
Postcode	
Name and address of scheduled premises to which the licence relates.	
Postcode	
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V Chaife stire of a half half half half half half half h	
Classification of scheduled premises	
V	
Nature and quantity of products produced during the last financial year	
Nature Quantity	
	•••••
V	
List any changes to plant that have or may have in any way affected emission into the air of any air impurit the period since the current licence was granted or renewed.	y during
V	
Englased fee	
Enclosed fee cheque/money order \$ : Date OFFICE USE ONLY	
cheque/money order 5 Date OFFICE USE ONLY	
Enclosed fee cheque/money order \$ : Date OFFICE USE ONLY  Signed Date application received	
cheque/money order : Date OFFICE USE UNLY  Date application	

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classification of scheduled premises					
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valure and quantity of products produced during the las	t manciai year				
Nature			Quantity		
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ist any changes to plant that have or may have in any w he period since the current licence was granted or renew	vay affected emissior ved.	n into the ai	r of any air ir	mpurity d	uring
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[Form 2 inserted by Gazette 27 May 1983 p.1607; amended by Gazettes 29 June 1984 p.1781; 21 June 1985 p.2202.]

Form 3 [Section 24]

### WESTERN AUSTRALIA

#### CLEAN AIR ACT 1964

#### APPLICATION FOR THE TRANSFER OF A LICENCE

Forward completed form to: Director of Conservation and Environment, 1 Mount Street PERTH WA 6000

Name and address of applicant.				
		Telephone		
		Postcode		
V				
Name and address of the current licence holder.				
		Telephone		
		Postcode		
<u> </u>				
Name and address of Scheduled Premises to which the licence relates.				
		•••••••	•••••	
V Classification of scheduled premises				
Enclosed fee cheque/money order \$ : Date	(	OFFICE USI	ONLY	
Signed	Date applic	ation		
	Receipt number			
Date	Receipt dat	ed		

Name and address of applicant.		
	Teleph	none
	Postco	de
√ Name and address of the current licence holder.		
	Teleph	none
	Postco	ode
<b>V</b>	I	
<b>V</b>		
Classification of scheduled premises		E USE ONLY
Classification of scheduled premises  Enclosed fee cheque/money order \$ : Date		E USE ONLY
Name and address of Scheduled Premises to which the licence related to the licence related	OFFICE	E USE ONLY

[Form 3 inserted by Gazette 27 May 1983 p.1608; amended by Gazettes 29 June 1984 p.1781; 21 June 1985 p.2202.]

Form 4

[Section 34]

#### WESTERN AUSTRALIA

#### CLEAN AIR ACT 1964

### APPLICATION TO CONSTRUCT A BUILDING OR TO CARRY ON AN ADDITIONAL OR ALTERED PROCESS ON SCHEDULED PREMISES

Forward completed form to: Director of Conservation and Environment, 1 Mount Street PERTH WA 6000

Name and address of applicant											
							r	Telephone			
								Postcode			
Name and address of Schedule	d Premises to	which thi	sann	lication	n relat	29					
		, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	ь арр	iica tio	ii reidi	CB.					
					•••••						
					•••••						
	•••••										
G1 16 11 0G1 1 1 1 1											
Classification of Scheduled Pre	mises.										
· · · · · · · · · · · · · · · · · · ·											
Application to:							Т				
	Carry	out work	or to	constr	uct a b	uild	ing.			-	
Please mark the appropriate box.	Carry	y on an ado	lition	al or al	ltered			Fee \$			
appropriate box.	proce	ss on a sch	edule	d pren	nises.		-	<b>-</b>			
Nature and quantity of produc	ts to be produ	aced or con	sume	d, com	bustib	le m	aterial to be b	ournt.			
NATURE			QUAI	NTITY	-		COMBUSTIBLE MATERIAL				
			<u> </u>								
						•••••	<b></b>			•••••	
***************************************											
								-			
Enclosed fee						]	0.	PPIOD HO			
cheque/money order \$	:	Date					0.	FFICE US	E ONI	ΔY	
						•	Date applica	tion			
Signed							received				
							Receipt				
							number				
		Date					Receipt date	d			

Name and address of applican	t.								
						Telephone			
							+		
						Postcode			
Name and address of Schedule	ed Premises t	o which this a	applicati	on relate	3.				
	•••••		•••••						
									••••
		••••••							
Classification of Scheduled Pr	emises.								
Application to:						1.			
Please mark the	Carr	y out work or	to const	ruct a bu	ilding.		ee .	\$	
appropriate box.	Carr	y on an addit ess on a sched	ional or a	altered mises.		<b>→</b> 1.		Φ	
	1								_
Nature and quantity of produc	cts to be prod	uced or consu	ımed, coı	nbustible	material t	o be burnt.			
NATURE		QI	UANTIT	Y		COMBUSTIBL	E MAT	TERIAL	
			***************************************						•••••
		••••••				••••••		••••••	
			•••••	•••••			•••••	•••••	
		•••••						•••••	••••
	I								
Enclosed fee cheque/money order \$	:	Date				OFFICE U	SE ON	LY	
Signed	/	· · · · ·			Date a	oplication d			
<b>G</b>					Receip	r			
		Date			Receip	datad			

[Form 4 inserted by Gazette 27 May 1983 p.1609; amended by Gazettes 29 June 1984 p.1787; 21 June 1985 p.2202.]

Form 5 [Section 28]

# WESTERN AUSTRALIA CLEAN AIR ACT 1964 REGISTER OF LICENCES

FILE NUM	BER	FIRM												-	
CLASSIFIC	ATIO	٧													_
	APPLICATION FOR A LICENCE										APPLICATION TO CONSTRUCT				
LICENCE	NO.	DATE (	OF ISSUE	REC	CEIPT NO.		DATED	I	FEE \$	RECEIPT NUMBER					
A DI	DI ICA	TION FO	OR A CONT	POL	I ED ODER	ATTO	NC DEDM	IT.		DATE	D				
										FEE \$					
PERMIT	NO.	DATE	OF ISSUE	REC	CEIPT NO.		DATED	I	FEE \$	DATE THAT APPROVAL SENT					
					ANN	UAL:	RENEWA	L DATA						•	
PERIOD O	F REN	EWAL	RECEIPT	NO.	DATE	ED_	D FEE \$ FORM		NO.	DATE OF		SSUE	INITIALS		
							+								

FILE NUM	MBER	FIRM																
CLASSIFI	CATIO	N .																
		A	PPLIC	CATIO	N FO	R A LI	CENC	E					APPLI CONS					
LICENCI	E NO.	DATE	OF IS	SSUE	REG	CEIPT	NO.	D	ATEL	)	F	EE\$	RECEIPT NUMBER					
													DATE	D				
Al	PPLICA	TION I	ORA	CONT	ROL	LED O	PERA	TION	S PER	MIT			FEE \$					
PERMIT	NO.	DATE	OF IS	SSUE	REC	CEIPT	NO.	D	ATEL	)	F	EE \$						
													DATE APPRO SENT					
							ANNU	JAL R	ENEW	AL DA	ΤA							
PERIOD (	OF REN	NEWAL RECEIPT NO. DATED FEE \$ FORM NO. DAT					DAT	E OF I	SSUE	INI	IALS							
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			+-						<u> </u>		-+		-			-		
												-						

[Form 5 inserted by Gazette 27 May 1983 p.1610.]

Form 6

# WESTERN AUSTRALIA CLEAN AIR ACT 1964 LICENCE

				Licence number	
				Dept. file number	
ame and address of applicant					
				Postcode	
I	1.D. :				
Tame and address of Schedule	a Premises t		renewal relates		
					Ι
				Postcode	
Classification of Scheduled Pre	mises.				
This licence commences on	DAY	MONTH	YEAR 19	for 12 months.	
Conditions.					
			Signed		
				Minister.	
				DATE	

				Licence number	
				Dept. file	
				number	
Name and address of applicant					
				Postcode	
Name and address of Schedule	d Premises to	which the licence re	newal relates.		
				Postcode	
				1 ostcode	
Classification of Scheduled Pre	mises.				
	DAY	MONTH	YEAR		
This licence commences on			19	for 12 months.	
Conditions.					
Conditions.					
		Sig	med		
					_
				Minister.	
				DATE	
				DAIL	

[Form 6 inserted by Gazette 27 May 1983 p.1610; amended by Gazette 21 June 1985 p.2202.]

Form 7

# WESTERN AUSTRALIA CLEAN AIR ACT 1964 LICENCE RENEWAL

			form number	
			number	
			Dept. file number	
Name and address of applicant.				
				- Value
			Postcode	
Name and address of Scheduled Premises to which th	he licence renewal r	elates.		
			Postcode	
Classification of Scheduled Premises.				
Commencement day of this licence renewal		DAY	MONTH	YEAR 19
		DAY	MONTH	YEAR
Expiry day of this licence renewal				19
Conditions.				
	Signed			
	Signed			
			Minister.	
			DATE	

		Renewal form number	r
		Licence number	
		Dept. file number	
Name and address of applicant.			
		Postcode	
Name and address of Scheduled Premises to which the licence renewa	ıl relates.		
		Postcode	
Classification of Scheduled Premises.			
Commencement day of this licence renewal	DAY	MONTH	YEAR 19
	DAY	MONTH	YEAR
	DAI		
Expiry day of this licence renewal	DAI		19
	DAI		19
Conditions.	DAL		19
	DAL		19
Conditions.			19
Conditions.	DAL		19
Expiry day of this licence renewal  Conditions.  Signed		Minister.	19

[Form 7 inserted by Gazette 27 May 1983 p.1611; amended by Gazette 21 June 1985 p.2202.]

#### **Notes**

This is a compilation of the *Clean Air Regulations 1967* and includes the amendments referred to in the following Table.

#### **Compilation table**

Citation	Gazettal	Commencement
Clean Air Regulations 1967	12 Apr 1967 pp.932-40	14 Apr 1967 (see regulation 2)
	4 Jun 1968 p.1696	4 Jun 1968
	30 Nov 1971 p.4941	30 Nov 1971
	23 Dec 1971 p.5318	23 Dec 1971
	3 Aug 1973 p.2906	3 Aug 1973
	27 May 1983 pp.1605-11	26 Jul 2983
	7 Oct 1983 pp.4069-72	7 Oct 1983
	2 Mar 1984 p.544	2 Mar 1984
	15 Jun 1984 p.1632	15 Jun 1984
	29 Jun 1984 p.1781	1 Jul 1984
	3 May 1985 p.1539	3 May 1985
	21 Jun 1985 p.2202	21 Jun 1985

These regulations were repealed by the *Environmental Protection (Unauthorised Discharges) Regulations 2004* r. 7 as at 12 Mar 2004 (see *Gazette 12 Mar 2004* p. 749)