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PERTH : FRIDAY, 6th MAY,

[1955.

BETTING CONTROL ACT, 1954.

Ex. Co. No. 768.

HIS Excellency the Governor, acting pursuant to the provisions of the Betting Control Act, 1954, has been pleased to make the regulations set forth in the Schedule to this notice to come into force on the coming into operation of the Betting Control Act, 1954.

T. ANDERSEN,
Chairman of the Betting Control Board of Western Australia.

Schedule.

BETTING CONTROL ACT, 1954.

REGULATIONS.

Citation.

1. These regulations may be cited as the Betting Control Regulations, 1955.
2. In these regulations unless the context requires otherwise—

“Act” means the Betting Control Act, 1954;
 “appendix” means an appendix to these regulations;
 “bookmaker’s employee’s license” means a license issued by the Board to a person authorising him to be employed by a bookmaker in the course of carrying on his business as such;
 “Commissioner” means a person occupying the office of Commissioner of Stamps under the Stamp Act, 1922-1954;
 “country” means any part of the State outside the metropolitan area as defined in these regulations;
 “employee” means a person employed by a bookmaker in the course of carrying on his business as a bookmaker, whether or not that person receives remuneration in any form for his services and who is licensed under the Act for the purpose;
 “grandstand enclosure” means that portion of a racecourse which is set aside as such by the committee or other authority controlling the racecourse, and commonly known as “the grandstand enclosure”;
 “leger” means that portion of a racecourse which is set aside as such by the committee or other authority controlling the racecourse, and commonly known as “the leger”;
 “liquor” has the same meaning as that expression has in the Licensing Act, 1911-1954;
 “metropolitan area” means the area within a radius of thirty miles of the Perth Town Hall;
 regulations referred to are these regulations;
 “secretary” means the person for the time being appointed to or acting in the office of secretary to the Board;
 expressions used in the regulations have the same respective meanings as in the Act;
 sections referred to are sections of the Act.

Proceedings of the Board.

Meetings.

3. The Board shall meet at such times, days and places as the Board from time to time by resolution determines. These meetings are herein referred to as “Ordinary” meetings.
4. The chairman, of his own volition, or if requested to do so at any time by any two members of the Board, shall forthwith convene a special meeting of the Board.

5. The secretary shall cause to be given to each member of the Board in writing, either delivered personally or sent by post or telegraph, notice of every ordinary or special meeting of the Board at least forty-eight hours before the time appointed for the commencement of the meeting unless the chairman is of the opinion that shorter notice should be given because of an emergency; in which case the secretary shall cause the shorter notice to be given to each member. In the case of special meetings such notice shall specify the business to be dealt with thereat.

6. (1) The chairman and two other members of the Board or their respective deputies constitute a quorum of the Board and may carry out the functions of the Board as effectively as if all members were present.

(2) If a quorum is not present within half an hour of the time appointed for the commencement of a meeting the business lapses and the business set down for attention at that meeting shall be the business, or included in the business, for attention at the next ordinary or special meeting of the Board.

7. (1) At meetings of the Board each member present shall vote on questions submitted at the meeting.

(2) The decision of the Board on a question is that of the majority of the members, each of whom is entitled to one vote, but if there is an equality of votes the decision is deemed to be in the negative.

8. (1) The secretary, or if he is not available, any other servant of the Board authorised by the Board to do so, shall keep proper minutes of resolutions carried, business transacted, and proceedings effected at each meeting of the Board.

(2) The minutes of a meeting shall be submitted to the members for confirmation either at the same or a subsequent meeting, and when confirmed shall be signed by the chairman.

(3) Production of the minute book purporting to have been signed by the chairman is conclusive evidence of the matters recorded in the minutes.

9. The order of business at ordinary meetings of the Board shall be as follows—

- (a) reading and confirmation of minutes of previous meeting;
- (b) matters arising from the minutes of the previous meeting;
- (c) correspondence;
- (d) statement of receipts and payments since the previous meeting;
- (e) accounts;
- (f) matters relating to officers, servants and agents of the Board;
- (g) motions;
- (h) notices of motion; and
- (i) such other matters as any member of the Board desires to bring before the Board.

10. At special meetings of the Board only the business for which the special meeting has been called shall be dealt with.

11. A resolution of the Board shall not be revoked or altered—

- (a) unless notice of intention to move the revocation or alteration is given in writing to each of the members of the Board at least forty-eight hours before the time appointed for the commencement of the meeting at which it is proposed to move the revocation or alteration; or
- (b) unless the member intending to move the revocation or alteration, in lieu of giving forty-eight hours' notice to each member, gives at a meeting of the Board notice of the intention in writing to move the revocation or alteration at the next following meeting of the Board, in which case the secretary, when giving notice of the next following meeting to the members of the Board, shall annex to the notice a copy of the notice of intention; except that the notice shall not in any case be less than forty-eight hours.

Correspondence.

12. All correspondence by the Board shall be signed by the chairman, or the secretary with the approval of the chairman.

Accounts.

13. (1) The secretary, or any other person authorised to do so by the Board, shall receive and account for all moneys paid to the Board and each day shall bank all moneys received by him at a bank selected by the Board.

(2) Only the secretary, or such other person authorised by the Board to do so, may endorse cheques for collection on behalf of the Board, and all cheques so endorsed shall be passed through the bank account of the Board.

14. All accounts due and payable by the Board shall be passed by the Board by a resolution duly carried at a meeting of the Board, but the secretary, with the approval of the chairman, or in his absence the deputy chairman, may make payments when necessary in anticipation of and subject to the confirmation of the Board at its meeting next following the date upon which the payment to be confirmed was made.

15. (1) All accounts due by the Board which exceed two pounds shall be paid by cheque drawn on the bank account of the Board and signed by the chairman or, in his absence, the deputy chairman, and countersigned by the secretary.

(2) All accounts not exceeding two pounds may be paid from a petty cash account in the hands of the secretary, the standing balance of which shall not at any time exceed twenty-five pounds.

Common Seal.

16. The device of the Common Seal shall contain the words "The Common Seal of The Betting Control Board of Western Australia".

17. (1) The secretary of the Board shall have the custody of the Common Seal of the Board.

(2) The Common Seal shall be kept in such place as the Board from time to time directs, and, when not in use shall be kept in a place of safe custody secured by lock and key.

18. (1) The Common Seal shall not be affixed to any document except by the authority of a resolution of the Board.

(2) Where the Common Seal is authorised to be affixed to a document, it shall be affixed only in the presence of at least two members of the Board, one of whom shall be the chairman, or the deputy chairman, of the Board, who shall thereupon sign the document which shall also be countersigned by the secretary.

Application for Licenses.

19. (1) A person who desires to make application for a license in the first instance or for the renewal of a license shall—

(a) complete and sign in triplicate the appropriate form in the second appendix;

(b) lodge the original and two signed copies of the application together with the prescribed fee with the secretary to the Board.

(2) The appropriate form of application shall be—

(a) for a Bookmaker's License, Form L. 2 in the second appendix.

(b) for a Bookmaker's Employee's License, Form L. 3. in the second appendix.

(c) for Renewal of a Bookmaker's License, Form L. 13. in the second appendix.

(d) for Renewal of a Bookmaker's Employee's License, L. 20. in the second appendix.

(3) The secretary to the Board, subject to the approval of the chairman, may submit the application to the Commissioner of Police, who shall make a searching investigation as to the applicant's character and suitability to hold the license applied for, and report to the Board the result of the investigation, including any criminal history of the applicant.

(4) A person shall not except in the course of his duty, pursuant to the provisions of the Act or the regulations for the time being in force, directly or indirectly communicate or divulge any information relating to any matter which comes to his knowledge by reason of a report made to the Board by the Commissioner of Police.

20. (1) After considering the application the Board may grant or refuse it and in the case of a refusal without assigning any reason for the refusal.

(2) Where the Board decides to grant the application, it shall notify the applicant in writing and the applicant shall pay the prescribed license fee to the Board, who shall issue to the applicant the license and a receipt for such fee.

(3) Where the license is refused the application fee shall be forfeited to the Board for the benefit of the Public Revenue.

(4) A person who knowingly or recklessly gives false or incorrect information in an application for a license commits an offence.

Penalty: One hundred pounds.

21. Only a current and operative license may be renewed and where an application for a renewal of a license which has expired is made, the application shall be treated as an application for a license as in the first instance.

Licenses Classification.

22. Licenses are divided into the following classes—

- (a) a bookmaker's racecourse "grandstand enclosure" license;
- (b) a bookmaker's racecourse "leger" license;
- (c) a bookmaker's racecourse "doubles" license;
- (d) a bookmaker's country racecourse license;
- (e) a bookmaker's (exclusive) premises license;
- (f) a bookmaker's (joint) premises license.

Licenses.

23. (1) Subject to the provisions of the Act and the regulations and the conditions of the license—

a bookmaker's racecourse "grandstand enclosure" license authorises the licensee to carry on the business of a bookmaker in the grandstand enclosure on any racecourse within the State;

a bookmaker's racecourse "leger" license authorises the licensee to carry on the business of a bookmaker in the leger on any metropolitan racecourse, and on any part of any country racecourse;

a bookmaker's racecourse "doubles" license authorises the licensee to carry on the business of a doubles bookmaker only, on any racecourse within the State;

a bookmaker's country racecourse license authorises the licensee to carry on the business of a bookmaker on any racecourse outside the metropolitan area;

a bookmaker's (exclusive) premises license authorises the licensee in person or by an employee to carry on the business of a bookmaker in the premises named in the license to the exclusion of any other bookmaker;

a bookmaker's (joint) premises license authorises the licensee in person or by an employee to carry on the business of a bookmaker on premises named in the license, the premises being those wherein more than one bookmaker may be licensed to carry on the separate business of a bookmaker in a specified portion of the premises;

(2) A bookmaker's license authorises the licensee to carry on the business of a bookmaker only on that portion of a racecourse named therein, or on the registered premises named in the license, and not elsewhere.

Licenses (General).

24. (1) Subject to the provisions of the Act and regulations a license shall be in one of the Forms L4, L5, L6, L7, L8, L9, L10 in the second appendix (whichever is appropriate) and shall be subject to such terms and conditions as are specified in the license.

(2) A license shall be delivered by the licensee to the Board on demand being made by it.

Penalty: Five pounds.

25. Subject to prior cancellation or withdrawal every license issued by the Board, expires on the thirty-first day of July next succeeding the date of its issue.

26. The Board shall not grant a license—

- (a) to a person who holds, or to a person who employs in any capacity, or who is employed in any capacity by one who holds, a license for the sale of liquor under the Licensing Act, 1911-1954;
- (b) to a partner of any person named in the preceding subparagraph;
- (c) to a person under the age of twenty-one years;
- (d) to a body corporate;
- (e) to an undischarged bankrupt.

27. (1) The Board may, as an administrative act, vary, suspend or cancel a license as the case may require if it is satisfied that—

- (a) the conduct or practice of the holder thereof renders it undesirable that he should continue to hold his license;
- (b) the holder has become unfit to conduct or incapable of properly conducting his business as a bookmaker under the license.

(2) The cancellation, suspension or surrender of a license does not entitle the holder to any refund of the whole or a part of the annual fee for the license in question paid for the year in which it is cancelled, suspended or surrendered.

28. The Board may suspend any license or renew the suspension for such period as it deems fit.

29. A holder of a license shall, within seven days after he changes his place of residence, inform the Board in writing of the fact.

Penalty: Five pounds.

30. (1) The Board may endorse a license or alter the endorsement on a license at any time.

(2) An alteration of the endorsement may be effected by actual alteration or interlineation or by the replacement of the license.

31. A license authorises the holder of it to do only such acts and to do them only at such times and places and in such circumstances as are specifically stated in these regulations or as are specified in the license itself, and authorises the holder only to do any of the acts while he is doing it in accordance with the regulations.

32. A license or bookmaker's employee's license shall be granted only to male persons of or over the age of twenty-one years.

33. (1) A license shall not be granted to a person unless he was for a continuous period of twelve months immediately preceding his application for the license actually residing in Western Australia.

(2) All licenses shall be signed by the chairman and secretary of the Board.

Security to be given by Bookmakers.

34. (1) Before any license is issued to a bookmaker the applicant shall lodge with the Board as security for the due observance of the Act, regulations and the terms and conditions of his license the security or bond as the case may be referred to in subregulation (3) of this regulation and the Board shall then after due payment of the prescribed fee cause the license in such of the forms in the second appendix as is appropriate to issue to the applicant.

- (2) The appropriate form of license shall be—
- (a) For a Bookmaker's Grandstand Enclosure Licence, Form L4 in the second appendix,
 - (b) for a Bookmaker's Leger License, Form L5 in the second appendix,
 - (c) for a Bookmaker's Doubles License, Form L6 in the second appendix,
 - (d) for a Bookmaker's Country Racecourse License, Form L7 in the second appendix,
 - (e) for a Bookmaker's (Exclusive) Premises License, Form L8 in the second appendix.
 - (f) for a Bookmaker's (Joint) Premises License, Form L9 in the second appendix.

- (3) The security may be either—
- (a) the applicant's own bond Form T10 in the second appendix with security in cash or Government securities for the due fulfilment of the bond; or
 - (b) a bond, in Form T11 in the second appendix, of some insurance company, bank or person acceptable to the Board.

- (4) The amount of the security shall be—
- | | £ |
|--|-------|
| (a) for the holder of a racecourse "grandstand enclosure" license, | 2,000 |
| (b) for the holder of a racecourse "leger" license, | 1,000 |
| (c) for the holder of a racecourse "doubles" license, | 1,000 |
| (d) for the holder of a country racecourse license, | 1,000 |
| (e) for the holder of any bookmaker's premises license— | |
| (i) within the metropolitan area, | 1,000 |
| (ii) within the towns of Albany, Boulder, Bridgetown, Broome, Bunbury, Busselton, Carnarvon, Collie, Geraldton, Harvey, Kalamunda, Kalgoorlie, Katanning, Kellerberrin, Kwinana, Mandurah, Manjimup, Merredin, Moora, Mt. Barker, Narrogin, Norseman, Northam, Pemberton, Pinjarra, Safety Bay, Wagin, York, | 1,000 |
| (iii) within any other part of the State, | 500 |

(5) The amount named in a bond under these regulations is recoverable, although it relates to gaming and wagering and it is deemed not to be a penalty, but is liquidated damages and is accordingly recoverable in full as a debt due to the Board, unless every condition upon which the security is defeasible shall be proved to have been performed.

(6) From every sum recovered by the Board under a bond, it shall deduct its costs and other expenses of the recovery, and shall apply the balance—

- (a) firstly in paying any tax under the Act, any stamp duty payable under the Stamp Act, 1922-1954, and any fines or penalties which are payable by the bookmaker;
- (b) secondly, in payment of or rateably amongst what the Board decides are the betting debts of the bookmaker; and
- (c) if there is any balance then remaining it shall be repaid to the surety or bookmaker from whom the sum was recovered.

(7) A bond given under these regulations may, if so provided therein, continue not only during the term of the license in respect of which it is given in the first place, but during the term of any other license issued as a renewal thereof or in substitution therefor.

(8) (a) Any bond may be terminated by notice to the Board in accordance with the terms of the bond.

(b) Where a bond given by a bookmaker is so terminated, the license of the bookmaker shall by reason of the termination of the bond be deemed to be cancelled, and the license shall, together with any current renewal, thereof, be forthwith returned by the holder to the Board.

(9) (a) The Board may, upon the termination or intended termination of a license or bond, publish such notices in such newspapers as it thinks fit notifying the fact of the termination or intended termination and calling for claims from persons to whom the person who was the holder of the license is indebted in respect to betting transactions and fixing a period within which the claims shall be filed with the Board.

(b) The person who held the license shall, on demand, pay to the Board the costs of the publication.

(10) The Board may hold any security until the expiration of the period, and a reasonable time thereafter, for dealing with claims.

(11) The Board may disregard any claims made after the expiration of the period.

(12) The Board may at any time require any bookmaker to provide further security in addition to or in substitution for that already lodged, or to provide another bond.

(13) If at any time during the currency of a license, a bond ceases to be in full force and effect, or if a bookmaker fails to lodge a further bond or other security as and when required by the Board, the bookmaker shall not bet until a bond in full force and effect is filed by him or until he has complied with the Board's requirements.

Bookmakers' Employees' Licenses.

35. (1) A bookmaker's employee's license, subject to the provisions of the Act and the regulations, authorises the licensee to be employed by a bookmaker named in the license in the course of carrying out the bookmaker's business as such.

(2) No person shall be employed in or about the business of a bookmaker except that bookmaker, unless he is the holder of a bookmaker's employee's license.

Penalty: For a first offence—Twenty-five pounds; for a subsequent offence—One hundred pounds.

(3) (a) An employee's license shall be issued by the Board only on the receipt by the Board of a certificate of a bookmaker that the applicant will be employed by him in the course of his business as a bookmaker.

(b) Where an employee ceases to be so employed by a bookmaker, the bookmaker shall forthwith give written notice of the fact to the Board.

Penalty: Five pounds.

(c) Subject to paragraph (e) of this sub-regulation, a bookmaker's employee's license shall terminate—

(i) Upon the bookmaker by whom the employee is employed, ceasing to be a bookmaker;

(ii) upon the employee ceasing to be employed by the bookmaker named in the employee's license.

(d) Immediately upon the termination, the bookmaker's employee's license shall be returned to the Board by the person named therein as the employee.

Penalty: Ten pounds.

(e) Upon application in Form L22 in the second appendix by an employee who ceases to be employed by the bookmaker named in the employee's license, the Board may, subject to paragraph (a) of this sub-regulation, by endorsement of his license or certificate of renewal thereof, authorise him to be employed by another bookmaker named in the endorsement during the currency of his license and on payment of the prescribed fee.

(4) The Board may grant bookmakers' employee's licenses to such number of persons to be employed by a bookmaker as it thinks necessary to enable that bookmaker properly to carry on his business.

(5) The Board may at any time suspend or cancel a bookmaker's employee's license.

Bookmaking—General.

36. No person shall carry on the business of a bookmaker unless he is the holder of a current and operative license.

37. A bookmaker shall not employ any person in or about his bookmaking business unless the person is the holder of a current and operative bookmaker's employee's license.

Penalty: For a first offence—Twenty-five pounds; for a subsequent offence—One hundred pounds.

38. No person under the age of twenty-one years shall—

- (a) Bet with a bookmaker, or the employee of a bookmaker;
- (b) request, procure or permit any other person to place a bet for him; or
- (c) enter or remain on registered premises except as permitted by the Act.

Penalty: For a first offence, Five pounds; for a subsequent offence, Twenty-five pounds.

39. No license shall be transferrable, or pass to the personal representative of a deceased licensee or be an asset in or the subject of any partnership.

40. (a) A bookmaker shall not be absent from the registered premises in respect of which he holds a license while the premises are open for business on more than twenty-eight days in any one year without the written permission of the Board issued in Form L27 in the second appendix, nor permit the business of a bookmaker to be carried out on the premises in the absence of the bookmaker unless by an employee on his behalf.

(b) An application for permission to be absent from registered premises shall be in the Form L26 in the second appendix.

41. No bookmaker shall carry on the business of bookmaking on a racecourse, except on such parts of it as are specially set apart for that purpose by the committee or other authority controlling it, and then only during the holding of a race meeting at the racecourse.

Penalty: Fifty pounds.

42. No bookmaker shall carry on the business of bookmaking as such on any portion of club premises except such portion as may be registered by the Board for the purpose as provided by paragraph (d) of subsection (2) of section thirteen.

43. No bookmaker and no employee of a bookmaker shall knowingly—

- (a) bet with, or pay money or deliver property relating to a bet to a person apparently under the age of twenty-one years;
- (b) bet with, or pay money, or deliver property relating to a bet to a person apparently under the influence of intoxicating liquor;
- (c) employ in the bookmaker's business of bookmaking a person who has not attained the age of twenty-one years, and who has not been authorised by the Board to be so employed.

Penalty: For a first offence, Twenty-five pounds; For a subsequent offence, One hundred pounds.

44. No bookmaker, and no person employed by a bookmaker, shall receive or agree or promise to receive, as the consideration for a bet, delivery, or an agreement or promise to deliver, property other than money.

Penalty: For a first offence, Five pounds; for a subsequent offence, Twenty-five pounds.

45. No bookmaker shall after receiving notice that he is prohibited from betting with a certain person pursuant to section twenty-five bet with that person.

Penalty: Twenty-five pounds.

46. Where an employee of a bookmaker by act or omission related to the business of the bookmaker as such commits an offence against this Act and the regulations, the bookmaker and the employee are severally liable in respect of the offence.

47. No bookmaker shall pay or give or promise to pay or give to a person any payment, fee, commission, reward, remuneration or valuable consideration whatsoever in consideration of that person making or taking bets on behalf of any other person or persons with the bookmaker.

48. Where there is a question or dispute as to whether a bet has been made or as to the amount payable in respect of a bet, the Board may, as an administrative act decide the question or dispute, and the decision of the Board is final.

49. Every bookmaker shall keep proper books of account and records relating to his business as a bookmaker in the manner prescribed by the Act and regulations.

Penalty: For a first offence, fifty pounds; For a subsequent offence, one hundred pounds.

50. No bookmaker shall—

- (a) allow any other person to have directly or indirectly an interest financially or otherwise, in his bookmaking business;
- (b) pay or promise to pay to a person a sum of money, the amount of which in any way depends upon the profit or loss sustained by the bookmaker in the bookmaker's betting business or the results thereof.

Penalty: For a first offence, Fifty pounds; for a subsequent offence, One hundred pounds.

51. No bookmaker or bookmaker's employee shall refuse or neglect to produce his original license, together with the current certificate of renewal, if any, on demand by a member of the Board or a person authorised by the Board.

Penalty: For a first offence, Ten pounds; for a subsequent offence, Twenty-five pounds.

52. No bookmaker, or employee of a bookmaker shall hinder, delay or obstruct a member of the Board, its secretary or its authorised agent or other person authorised under the Act and regulations or police officer in the execution of his duty as such member, secretary, authorised agent or police officer.

Penalty: For a first offence, Fifty pounds; for a subsequent offence, One hundred pounds.

53. No bookmaker or bookmaker's employee shall refuse or neglect to give to a person authorised by the Board any information reasonably required by that person to enable him to fix an official starting price for the Board, and every bookmaker and bookmaker's employee, if requested so to do, shall allow the authorised person to inspect the bookmaker's betting sheets.

Penalty: For a first offence, Fifty pounds; for a subsequent offence, One hundred pounds.

54. No bookmaker operating on a racecourse shall direct, request or permit his employee to make a bet on the bookmaker's behalf with another bookmaker.

Penalty: Twenty-five pounds.

55. A bookmaker shall not omit from his betting board or list any acceptor in any race and shall not make or cause to be made any mark or sign against the name of the horse other than the name of the jockey, the barrier position and the odds offered in respect of the horse.

Penalty: For a first offence, Five pounds; for a subsequent offence, Twenty-five pounds.

Fees.		£	s.	d.
56. (1)	The Board shall charge the following fees—			
(a)	On an application for a license or renewal thereof	2	0	0
(b)	On an application for a bookmaker's employee's license or renewal thereof	1	0	0
(c)	On an application for registration of premises, or renewal thereof	2	0	0
(d)	On an application to transfer registration of premises to other premises	5	0	0
(e)	On each endorsement of a bookmaker's employee's license in order that the employee may be employed by another bookmaker	0	10	0
(f)	For an appeal to the Board in connection with a betting dispute	2	0	0
(g)	For registration of premises (per annum)	10	0	0
	For each additional bookmaker licensed to carry on his business on the same premises in accordance with subsection (2) of section thirteen the holder of the certificate of registration shall pay an additional fee of ten pounds per annum.			
(h)	For a racecourse grandstand enclosure license (per annum)	15	0	0
(i)	For a racecourse leger license (per annum)	10	0	0
(j)	For a racecourse doubles license (per annum)	10	0	0
(k)	For a country racecourse license (per annum)	5	0	0
	The fees payable under paragraphs (h), (i), (j), and (k) of this sub-regulation are in addition to any license fee required by the committee or authority controlling any race meeting.			
(2)	For any bookmaker's premises license—			
(i)	within the metropolitan area, unless specifically mentioned in paragraphs (ii), (iii) and (iv) of this sub-regulation (per annum)	500	0	0
(ii)	within the towns of Albany, Boulder, Bridgetown, Broome, Bunbury, Busselton, Carnarvon, Collie, Geraldton, Harvey, Kalamunda, Kalgoorlie, Katanning, Kellerberrin, Kwinana, Mandurah, Manjimup, Merredin, Moora, Mt. Barker, Narrogin, Norseman, Northam, Pemberton, Pinjarra, Safety Bay, Wagin, York (per annum)	300	0	0
(iii)	Within the towns of Augusta, Beverley, Boyup Brook, Bruce Rock, Cunderdin, Dalwallinu, Donnybrook, Esperance, Gnowangerup, Kojonup, Margaret River, Naval Base, Southern Cross, Waroona, Wongan Hills (per annum)	150	0	0
(iv)	Within any other part of the State (per annum)	50	0	0
(3)	A separate fee shall be paid for each application, license, registration or endorsement.			

Advertising.

57. A bookmaker shall not advertise his business or place of business except—

- (a) on betting tickets printed in accordance with the regulations;
- (b) by placing a sign in a form and style approved by the Board and fixed or painted on or within the registered premises in which he holds a license to bet;
- (c) on multiple doubles charts, if the advertisement is confined to the name of the bookmaker, his place of business, and telephone numbers.

Penalty: For a first offence, Ten pounds; for a subsequent offence, Fifty pounds.

Suspension and Cancellation of Licenses.

58. (1) If the Board is satisfied that the holder of a license has—

- (a) contravened or failed to comply with or has been convicted under any of the provisions of the Act and regulations;
- (b) failed to comply with any of the terms and conditions of his license;
- (c) been guilty of misconduct of such a nature that he is no longer a fit and proper person to hold a license,

the Board may as an administrative act suspend or cancel that license.

(2) Upon receipt of written notice of suspension or cancellation of a license from the Board the holder of the license so suspended or cancelled shall—

- (a) forthwith return to the Board his original license and any certificate of renewal;
- (b) if he is licensed to carry on the business of bookmaking on registered premises on which no other bookmaker may lawfully carry on the business of bookmaking, and he holds the certificate of registration of the premises, forthwith return to the Board the original certificate of registration of the premises and the current renewal certificate.

Penalty: Twenty pounds.

(3) If the holder of a license or a bookmaker's employee's license carries on or attempts to carry on the business of a bookmaker, or as a bookmaker's employee, as the case may be, while the license is suspended, the license is deemed to be forthwith cancelled.

(4) The Board may, as an administrative act, subsequently remove the suspension of a license or may increase the period of suspension as it thinks fit.

(5) The suspension or cancellation of a license made in pursuance of this regulation is in addition to any other penalty which may be imposed upon conviction for an offence arising out of the act which caused the suspension or cancellation.

(6) Suspension or cancellation of a license shall take effect immediately upon notice thereof having been given by the Board to the licensee or to any person in charge of the registered premises where the licensee is licensed to bet.

Classification of Registered Premises.

59. (1) The classification of registered premises is as follows—

- (a) exclusive premises;
- (b) joint premises.

(2) In the case of registered exclusive premises, registration of the premises entitles a particular bookmaker who holds a current and operative bookmaker's (exclusive) premises license to carry on the business of bookmaker in the premises.

(3) In the case of registered joint premises registration of the premises entitles more bookmakers than one who each hold a current and operative bookmaker's (joint) premises license to carry on their separate business of bookmakers in the premises.

Conditions Relating to Registered Premises.

60. No person shall knowingly take intoxicating liquor or any noxious substance into registered premises.

Penalty: For a first offence, twenty-five pounds; for a subsequent offence, one hundred pounds.

61. No bookmaker and no employee of a bookmaker shall knowingly permit any musical instrument to be played, nor dancing or singing to take place in registered premises owned or occupied by him.

Penalty: For a first offence, Twenty-five pounds; for a subsequent offence, One hundred pounds.

62. Notwithstanding anything in these regulations, the Board may, in writing, permit registered premises to remain open on the eve of a racing event that is determined by the Board to be an important racing event, until such hour not later than 10.30 p.m. as the Board may direct.

63. No person shall bring into, or have in his possession or under his control in or leave immediately outside any registered premises, any perambulator, push cart or any other like vehicle for conveyance of children.

Penalty: Ten pounds.

64. No bookmaker or bookmaker's employee shall call the odds in registered premises, or orally invite persons to bet.

Penalty: Twenty-five pounds.

65. No person shall knowingly loiter in front of or about registered premises.

Penalty: For a first offence, Five pounds; for a subsequent offence, Twenty-five pounds.

66. No bookmaker shall have installed in his registered premises or elsewhere a telephone the number of which does not appear in the current telephone directory or the departmental supplementary directory or which extends to some place outside his registered premises.

Registration of Premises.

67. (1) A person who desires to make application for registration of premises in the first instance or for the renewal of a registration of premises shall—

- (a) complete and sign in triplicate either Form L1 or Form L23 in the second appendix; whichever is appropriate;
- (b) lodge the original and two signed copies of the application together with the prescribed fee with the secretary to the Board.

(2) The secretary to the Board, subject to the approval of the chairman, may submit the application to the Commissioner of Police, who shall—

- (a) inquire into the suitability of the premises of which registration, or renewal of registration is applied for, or of any registered premises;
- (b) make a searching investigation as to the applicant's character and suitability to hold the certificate of registration applied for and report to the Board the result of the inquiry and investigation including any criminal history of an applicant.

(3) A person shall not except in the course of his duty pursuant to the provisions of the Act or the regulations for the time being in force directly or indirectly communicate or divulge any information relating to any matter which comes to his knowledge by reason of the report made to the Board by the Commissioner of Police.

68. (1) After considering the application the Board may, in its absolute discretion, grant or refuse it and in the case of a refusal without assigning any reason for the refusal.

(2) Only a current and operative certificate of registration may be renewed and where an application for a renewal of a certificate which has expired is made, the application shall be treated as an application for registration in the first instance.

(3) Where the Board decides to grant the application, it shall notify the applicant in writing and the applicant shall pay the prescribed registration fee to the Board who shall issue a receipt for such fee.

(4) On payment of the registration fee the Board shall issue a certificate of registration in Form L11 or Form L12 in the second appendix, whichever is appropriate.

(5) Where the registration is refused the application fee shall be forfeited to the Board for the benefit of the Public Revenue.

69. (1) A certificate of registration of premises or any renewal thereof or any license or any renewal thereof shall expire on the thirty-first day of July next succeeding the date of its issue.

(2) Applications for renewal of a certificate of registration or of a license shall be lodged in the Form L13, Form L20 or Form L23 in the second appendix (whichever is appropriate) with the Board not earlier than the first day of June and not later than the thirtieth day of June in each year. Where the Board grants an application for renewal of a certificate of registration of premises the Board shall issue a certificate in Form L24 or L25 whichever is appropriate. Where the Board grants an application for renewal of a license, the Board shall issue a certificate in Form L14, L15, L16, L17, L18, L19, or L21 in the second appendix whichever is appropriate.

(3) If an application for renewal of a certificate of registration or of a license is not received by the Board within the time stated in sub-regulation (2) of the regulation, then the existing certificate of registration or license or any renewal thereof shall expire in accordance with subregulation (1); but the Board may accept an application for a renewal of registration or license after the thirtieth day of June if it is satisfied that the failure to lodge the application within the prescribed time was caused by circumstances beyond the control of the applicant.

(4) The Board may require the applicant applying for a certificate of renewal of registered premises or license—

- (a) to supply in writing any information relevant to the premises;
- (b) to appear before the Board to answer any questions relevant to the application;
- (c) to do any other matter or thing in connection with the application the Board thinks fit.

(5) Registration shall not be obtained or held in respect of premises which are used for any residential purpose.

(6) The original certificate of registration of premises, together with the current certificate of renewal, shall be produced by the holder thereof to any member of the Board or any person authorised by the Board, on demand.

Penalty: Ten pounds.

70. No person shall at any time hold out any premises to be registered premises unless they are so registered at the time.

71. Any person who knowingly gives false or incorrect or misleading information in any application for registration of premises, commits an offence.

Penalty: One hundred pounds.

Suspension, Cancellation and Transfer of Registered Premises.

72. (1) If the Board is satisfied that the holder of a certificate of registration of registered premises has—

- (a) contravened or failed to comply with or has been convicted under any of the provisions of the Act and regulations;
- (b) failed to comply with any of the terms and conditions of registration;
- (c) been guilty of misconduct of such a nature that the holder of the certificate of registration is not a fit and proper person to continue to hold a certificate of registration;

the Board may, as an administrative act, suspend or cancel the registration.

(2) Upon receipt of written notice of suspension or cancellation of registration from the Board the holder of a certificate of registration shall forthwith return to the Board his original certificate and the current renewal thereof.

Penalty: Five pounds.

(3) The holder of a certificate of registration who exercises, or attempts to exercise, any of the powers authorised by the certificate, or permits a bookmaker to carry on his business of bookmaking on the premises to which the certificate relates while the certificate is suspended or after it is cancelled, commits an offence.

(4) The Board may, as an administrative act, subsequently remove the suspension of any certificate of registration or may increase the period of suspension as it thinks fit.

73. (1) The suspension or cancellation of a certificate of registration of premises made in pursuance of the regulations is in addition to any other penalty which may be imposed upon conviction for an offence arising out of the act which caused the suspension or cancellation.

(2) Suspension or cancellation of a certificate of registration of premises shall take effect immediately upon publication thereof in the *Government Gazette*.

74. No bookmaker shall cease business as such in one registered premises and commence business as a bookmaker in another registered premises without the permission, in writing, of the Board.

75. (1) Where a person desires to transfer registration from one registered premises to other premises, he shall lodge with the Board an application in the form L1 in the second appendix for an application for registration of premises in the first instance.

(2) The Board shall consider and deal with the application for transfer of registration of registered premises to other premises in the same manner as is prescribed by the regulations for applications for registration of registered premises in the first instance.

(3) The Board may refuse or grant the application for transfer of registration of registered premises.

Betting.

Betting on Racecourses.

(See also Betting—General).

76. (1) A person shall not bet or carry on business as a bookmaker on a racecourse unless he is the holder of a current and operative bookmaker's license authorising him to do so.

(2) No bookmaker shall carry on the business of bookmaking as such on a racecourse—

- (a) without first having obtained a permit to do so from the committee or other authority controlling it;
- (b) except in accordance with the terms and conditions of the permit and any directions of the committee or other authority controlling the meeting insofar as such terms, conditions and directions do not conflict with the Act and regulations.

77. No bookmaker betting in any grandstand enclosure in the metropolitan area who is offering odds against a horse, shall—

- (a) in respect of a race run at the racecourse on which he is betting on that particular day bet for a place;
- (b) in respect of a race run at the racecourse on which he is betting on that particular day accept a bet of less than five shillings;
- (c) in respect of a race run at the racecourse on which he is betting on that particular day refuse to lay the odds to any sum not being less than five shillings except that he need not risk more than one hundred pounds on any bet;
- (d) in respect of a race run at any racecourse other than the racecourse on which he is betting on a particular day accept a bet of less than five shillings, or where the bet is a win and place bet, five shillings each way, but no bookmaker shall bet on any race other than a race run at the racecourse on which he is betting on a particular day unless he is expressly permitted so to do by the committee or other authority controlling the racecourse;
- (e) in respect of a bet made in accordance with paragraph (d) of this regulation—
 - (i) refuse to lay the odds to any sum not being more than five pounds or if a win and place bet five pounds each way, except that he need not risk more than one hundred pounds on any one bet;
 - (ii) unless the favourite is at "odds on" at the time the bet is laid refuse to lay place odds at one-quarter the straight-out odds for first, second and third where there are more than six starters if demanded by the backer;
 - (iii) refuse to accept a bet at starting price of not more than one pound or if a win and place bet, one pound each way, if demanded by the backer subject to the limits set out in the Schedule.

78. No bookmaker betting in any leger in the metropolitan area or on any part of any country racecourse who is offering odds against a horse, shall—

- (a) in respect of a race run at the racecourse on which he is betting on that particular day bet for a place;
- (b) in respect of a race run at the racecourse on which he is betting on that particular day accept a bet of less than two shillings;
- (c) in respect of a race run at the racecourse on which he is betting on that particular day refuse to lay the odds to any sum not being less than two shillings; except that he need not risk more than fifty pounds on any bet;
- (d) in respect of a race run at any racecourse other than a racecourse on which he is betting on a particular day, accept a bet of less than two shillings, or where the bet is a win and place bet, two shillings each way; except that no bookmaker shall bet on any race other than a race run at the racecourse on which he is betting on a particular day unless he is expressly permitted so to do by the committee or other authority controlling the racecourse;
- (e) in respect of a bet made in accordance with paragraph (d) of this regulation—
 - (i) refuse to lay the odds to any sum not being more than two pounds or if a win and place bet two pounds each way; except that he need not risk more than fifty pounds on any one bet;
 - (ii) unless the favourite is at "odds on" at the time the bet is laid refuse to lay place odds at one-quarter the straight-out odds for first, second and third where there are more than six starters if demanded by the backer;
 - (iii) refuse to accept a bet at starting price of not more than ten shillings or if a win and place bet ten shillings each way if demanded by the backer subject to the limits set out in the Schedule.

79. No bookmaker who is authorised by the committee or other authority controlling the racecourse to bet on races run at a racecourse other than the one on which he is betting on a particular day shall accept as the official starting price any price other than the price shown on the result boards on the racecourse where the bookmaker is betting, subject to the limits set out in the Schedule.

Penalty: Fifty pounds.

80. A bookmaker on a race course shall personally conduct his business and make every bet and in respect of each cash bet shall write and deliver to the bettor the betting ticket, but an employee acting as his agent may—

- (a) on his behalf make bets and write betting tickets in accordance with these regulations on races to be run on some other racecourse;
- (b) on his behalf do such things as the Board may, in writing, from time to time specify.

Penalty: Fifty pounds.

81. No bookmaker shall bet on a racecourse except while a race meeting is being held on the racecourse.

82. No bookmaker on a racecourse shall bet on any event other than a race or the result of a race.

83. No bookmaker on a racecourse shall—

- (a) bet or offer to bet outside the betting ring of the enclosure for which he is licensed and holds a permit; except a bet made in running or on a photo finish;
- (b) bet or offer to bet from any position in the betting ring other than from the stand allotted to him by the committee or other authority controlling the race meeting.

Penalty: Fifty pounds.

84. No person other than the bookmaker or his employee shall be upon the betting stand of that bookmaker.

Penalty: Fifty pounds.

85. (1) No bookmaker who has obtained a permit to bet at a race meeting shall without sufficient reason (of which the Board shall be the sole judge) fail to attend and bet at the meeting.

(2) A bookmaker who fails to attend and bet at a race meeting in respect of which he holds a permit shall supply to the Board, in writing within forty-eight hours of the Board's office first being opened for business subsequent to his failure to attend and bet, the reasons for his absence from the race meeting.

(3) If the Board considers that the reason is insufficient he shall be guilty of an offence.

86. No bookmaker on a racecourse shall fail to exhibit in a manner approved by the Board the odds from time to time offered by him in respect of each horse in the next following race.

Penalty: Fifty pounds.

87. No bookmaker shall fail to exhibit in a manner approved by the Board the odds first offered by him on each race at least twenty minutes before the scheduled starting time of each race.

Penalty: Fifty pounds.

88. (1) A bookmaker who on demand refuses or fails to produce or deliver any betting material to a person authorised by the Act or regulations to demand it is guilty of an offence.

(2) Before the betting material is delivered to the authorised person it shall be completed by the bookmaker or his employee in the manner prescribed by the Act and regulations.

89. A bookmaker on a racecourse shall subject to these regulations abide by any decision or direction of the stewards or committee or other authority controlling the racecourse in relation to a bet, but in the event of an appeal in relation to a decision, the decision of the Board is final.

Betting at or in Registered Premises.

(See also Betting—General).

90. No bookmaker shall bet on any registered premises unless he is the holder of a current and operative bookmaker's license which authorises him to bet on the premises.

91. No bookmaker on registered premises shall bet on any event other than a race.

92. No bookmaker shall keep open registered premises or bet or offer to bet thereon—

- (a) except on a day on which the Board has specifically permitted the registered premises to be open to the public; and
- (b) outside the hours prescribed in the certificate of registration issued by the Board in respect to the registered premises.

93. (1) No bookmaker shall without sufficient reason (of which the Board shall be the sole judge) fail to attend and bet on the registered premises on which he is licensed to bet during the time set out in the certificate of registration relating to the premises.

(2) A bookmaker who fails to attend and bet on the registered premises on which he is licensed to bet during the times set out in the certificate of registration, shall within forty-eight hours if the registered premises are situate in the metropolitan area and within four days if the premises are situate outside that area of the first opening of the Board's office for business subsequent to the failure inform the Board in writing, of the reasons for his non-attendance or failure to bet.

(3) If the Board considers that the reason is insufficient he shall be guilty of an offence.

94. No bookmaker on registered premises shall refuse to bet at starting price if demanded by the backer subject to the limits set out in the Schedule.

95. (1) A bookmaker betting at starting price at or in registered premises in the metropolitan area shall not be required—

- (a) in respect of bets made fifteen minutes or more before the scheduled starting time of a race to accept more than a bet of five pounds, or if a win and place bet five pounds each way;
- (b) in respect of bets made within fifteen minutes of the scheduled starting time of a race to accept a bet of more than two pounds, or if a win and place bet two pounds each way.

(2) The minimum bet which a bookmaker shall be required to accept is two shillings, or if a win and place bet two shillings each way.

96. (1) A bookmaker betting at starting price at or in registered premises outside the metropolitan area shall not be required—

- (a) in respect of bets made fifteen minutes or more before the scheduled starting time of a race to accept more than a bet of two pounds, or if a win and place bet two pounds each way;
- (b) in respect of bets made within fifteen minutes of the scheduled starting time of a race to accept a bet of more than one pound, or if a win and place bet one pound each way.

(2) The minimum bet which a bookmaker shall be required to accept is two shillings, or if a win and place bet two shillings each way.

97. No bookmaker betting at starting price on registered premises shall—

(a) refuse to accept as the official starting price—

(i) in respect of races run in Western Australia the official price as fixed by a person authorised by the Board and made available to an authorised price agent;

(ii) in respect of races run outside Western Australia the starting price appearing in "The West Australian" newspaper;

(b) pay in settlement of any bet an amount higher or lower than the amount to which the bettor would be entitled according to the starting price as determined by this regulation subject to the limits set out in the Schedule.

(c) pay any place bet made under this regulation at odds other than place totalisator odds, subject to the limits set out in the Schedule.

Penalty: Fifty pounds.

98. No bookmaker at or in registered premises who offers odds about a horse shall—

(a) refuse to accept any bet not being less than two shillings or, in the case of a win and place bet, two shillings each way; except that he need not risk more than one hundred pounds on any straight-out bet and twenty-five pounds on any place bet;

(b) pay any place bet made under paragraph (a) of this regulation at odds other than one-quarter of the straight out odds or place totalisator odds, subject to the limits set out in the Schedule, as demanded by the backer.

Penalty: Fifty pounds.

99. No bookmaker shall at or in registered premises bet or offer to bet on any race after the advertised time of starting of the race.

Penalty: Twenty-five pounds.

100. A bookmaker at or in registered premises shall personally make every bet, except that his employee—

(a) may bet on any race in his presence;

(b) may in his absence, bet on any race up to thirty minutes prior to the advertised Perth time of starting of the first race of the meeting at which the race is to be run.

Penalty: Ten pounds.

101. (1) Notwithstanding anything in the foregoing regulations relating to betting at or in registered premises a bookmaker authorised to bet at or in the premises is entitled to bet multiple doubles.

(2) For the purpose of multiple doubles betting a bookmaker is entitled to issue not more than one multiple doubles chart for each race meeting on which he desires to carry on doubles betting.

Penalty: Twenty-five pounds.

102. A bookmaker shall keep a separate book for his multiple doubles betting.

103. No bookmaker betting at or in registered premises shall fail to keep a full and accurate account of his betting transactions and of his business as a bookmaker or refuse or neglect to produce or deliver to any authorised person betting material as required by the Act and regulations.

104. Every bookmaker shall immediately upon making any bet by means of the post, telegraph, telephone, or other manner whether of the same kind as or a different kind from any of those manners record it in the manner prescribed by the Act and regulations.

General.

(See also Course Betting and Betting on Registered Premises.)

105. All bets shall be in accordance with the rules of betting set out in the first appendix to these regulations.

106. No bookmaker shall bet at totalisator odds, or odds to be determined by reference totalisator investments, except for a place.

Penalty: Twenty-five pounds.

107. A bookmaker shall bet either against a first horse, or for a win and a place (where place betting is permitted), except that when the favourite is at odds on, he may bet first and second, or first second and third.

108. No bookmaker shall make fixed price bets on any race earlier than seven days from the day the race is run, except in respect of such events or subject to such conditions as the Board may from time to time specify.

109. No bookmaker shall make double event bets, other than multiple doubles in the manner set out in these regulations, except in respect of such events or subject to such conditions as the Board may from time to time specify.

110. No bookmaker shall make a treble event bet, except in respect of such events or subject to such conditions as the Board may from time to time specify.

Penalty: Twenty-five pounds.

111. No bookmaker shall make more than a treble "all up" bet.

Penalty: Twenty-five pounds.

112. No bookmaker shall make a straight-out concession bet.

Penalty: Twenty-five pounds.

113. No bookmaker shall refuse or neglect to repay to the bettor, immediately on demand, any money received by the bookmaker in connection with any bet which is made contrary to the Act or regulations.

Penalty: Fifty pounds.

114. Where place betting is permitted a bookmaker who offers odds against a horse shall, unless the favourite is at "odds on" at the time the bet is laid, accept a win and place bet on that horse if that bet is demanded by the backer.

Penalty: Twenty-five pounds.

115. All bets at starting price shall be paid according to the odds fixed by a starting price officer appointed in accordance with these regulations or in any other way stipulated in these regulations.

116. No person shall represent that any starting price odds on races are official or authoritative unless the odds are those fixed in accordance with the regulations.

117. (1) Any dispute as to a bet made on a racecourse shall be decided in the first instance by the decision or direction of the stewards or committee or other authority controlling the racecourse, but subject to the right of appeal hereafter mentioned.

(2) Either party to a bet may appeal to the Board from the decision of any other person or tribunal as regards a betting dispute by notice in writing delivered to the Board within three days if the betting dispute arose within the metropolitan area and within seven days if the dispute arose outside that area, of the decision of that person or tribunal.

(3) Either party to a bet made elsewhere than on a racecourse may submit any dispute as to the bet to the Board for decision and the provisions of subregulation (2) of this regulation shall *mutatis mutandis* apply.

(4) The Board's decision is final and binding on all parties.

118. No bookmaker shall refuse or neglect to pay a bet as and when directed by the Board.

Penalty: Fifty pounds.

119. No holder of a license shall on any premises which are licensed premises within the meaning of the Licensing Act, 1911-1954—

(a) settle any bet; or

(b) pay or offer to pay any sum payable in connection with any bet.

120. Notwithstanding anything contained in the regulations to the contrary, no bookmaker shall be compelled to accept a bet from another bookmaker, or from any person on behalf of a bookmaker.

Betting Tax.

121. (1) Where a bookmaker with permission of a racing club conducting a race meeting bets in person as a bookmaker at the meeting, he shall cause to be recorded in duplicate in Form T1 in the second appendix and in such manner that the original and duplicate are clearly legible and the duplicate is an exact copy of the original, particulars of his bets made at the meeting in respect of—

(a) each race held or to be held at the meeting, and

(b) each race held or to be held elsewhere.

(2) Copies of Form T1 in the second appendix shall be supplied in book form by the Commissioner to the bookmaker at reasonable cost to the bookmaker.

(3) The duplicate copy of the record required to be kept by the bookmaker under the provisions of this regulation shall be made by means of carbon sheets.

(4) The bookmaker shall cause to be delivered to a person authorised by the racing club to receive it on behalf of the club conducting the race meeting, the duplicate record of the particulars of the bookmaker's bets referred to in sub-regulation (1) of this regulation.

122. (1) A bookmaker who, with the permission of a racing club conducting a race meeting, bets in person as a bookmaker at the meeting shall cause to be delivered to the racing club within seven days of the race meeting—

(a) a return in Form T4 in the second appendix signed by the bookmaker and showing the amount of money paid or promised to the bookmaker as the consideration for bets made at the meeting by him in the capacity of bookmaker and the sum payable on the amount as bookmakers betting tax;

(b) a return in the Form T5 in the second appendix setting out the amount bet on each race and each horse competing at the race meeting or elsewhere.

(2) The returns in Forms T4 and T5 shall, when they are delivered to the racing club, be accompanied by payment of the sum of bookmakers betting tax as shown on the return in Form T4 and payable under the Act.

123. (1) A racing club shall forward to the Commissioner within fourteen days after the conducting by it of a race meeting within the metropolitan area or within twentyone days if the race meeting conducted by it is held in the country, a return in Form T6 in the second appendix.

(2) The return shall set forth—

(a) the names of all persons who have bet as bookmakers at the race meeting;

(b) the total amount of money paid or promised to the bookmaker as the consideration for bets made at the meeting by him in the capacity of bookmaker;

(c) the total amount of bookmakers betting tax paid by the bookmakers to the racing club and the balance of that amount payable to the Commissioner, after the racing club has deducted the amount due to it pursuant to section fifteen.

(3) When and as often as the return is forwarded to the Commissioner it shall be accompanied by the payment to the Commissioner of the net amount shown in the return as the net amount of bookmakers betting tax and a statement of the total amount of stakes paid by the club.

124. (1) Where in the capacity of bookmaker, a bookmaker or his employee on his behalf makes bets at registered premises on races wherever held or to be held, the bookmaker shall cause to be recorded in duplicate in Forms T1, T2, or T3 in the second appendix (whichever is appropriate) and in such manner that the original and duplicate are clearly legible and the duplicate is an exact copy of the original, particulars of bets made by the bookmaker himself or by his employee on his behalf in respect of—

- (a) races of ridden horses held or to be held in this State;
- (b) races of driven horses held or to be held in this State; and
- (c) races of horses whether ridden or driven, held or to be held elsewhere than in this State.

(2) Copies of Forms T1, T2 and T3 in the second appendix shall be supplied in book form by the Commissioner to the bookmaker at reasonable cost to the bookmaker.

(3) The duplicate copy of the record required to be kept by the bookmaker under the provisions of this regulation shall be made by means of carbon sheets, and the bookmaker shall use a separate written record in respect of each race meeting for which he takes bets on any one day.

(4) The bookmaker shall cause to be delivered to the Commissioner the duplicate records of the particulars of the bookmaker's bets referred to in subregulation (1) of this regulation by Thursday of each week for all bets which have been made by him or his employee on his behalf in respect of all race meetings conducted during the week which ended on the immediately preceding Saturday.

(5) A declaration in Form T7 in the second appendix shall accompany the duplicate records when and as often as they are delivered to the Commissioner together with the amount of the bookmakers betting tax as shown on the return and payable under the Act.

125. Where under the provisions of section seventeen a bookmaker claims a refund of an amount of bookmakers betting tax which has been paid by him to the Commissioner, or claims to be exempted from the payment of bookmakers betting tax in respect of certain bets, he shall complete the statutory declaration in Form T8 in the second appendix and forward it together with his application for a refund or exemption as the case may be to the Commissioner.

126. (1) A bookmaker who uses any betting ticket or causes it to be used shall have printed in letter press thereon his name and address.

(2) For the purpose of this regulation a betting ticket which is impressed with a rubber stamp or is marked with the bookmaker's name in manner otherwise than is mentioned in subregulation (1) of this regulation does not comply with this regulation.

127. A bookmaker shall not sell or transfer to any other bookmaker a betting ticket unless it is transferred in respect of a bet.

128. A bookmaker shall—

- (a) use Forms T1, T2 and T3 as appropriate in the second appendix as issued in accordance with numerical sequence and as the occasion requires;
- (b) not remove or permit to be removed any leaf from any book form of the forms, except for the purpose of delivering it to a racing club or the Commissioner as required by the Act.

129. A bookmaker or his employee shall not make or permit to be made any alteration or erasure in respect of any entry of a bet where an error is made in the recording of a bet the bookmaker shall rule through the incorrect entry and make the correct entry immediately under it.

130. Where the whole or the unused portion of the book form of any of the Forms T1, T2 or T3 in the second appendix as the case may be are lost or destroyed, the bookmaker to whom they belong shall forthwith notify in writing the Commissioner of the fact and of the circumstances under which the loss or destruction occurred and if the book or portion is subsequently found it shall be immediately forwarded to the Commissioner.

131. Every registered bookmaker and every licensed employee shall within seven days of the date of his changing his place of abode, by written notice in duplicate, advise the Commissioner of his new place of abode.

132. For the purposes of these regulations a bet for a win and a place or a double or a treble or other similar bet is to be regarded as one bet only.

133. A bookmaker shall—

- (a) keep books of account in accordance with the system commonly known as the "receipts and payments system";
- (b) enter each week in the books of account all transactions relating to his business as a bookmaker in a manner so that the weekly entries shown therein cover the same period as the written record of bets lodged with the Commissioner covers;
- (c) each page of a book of account kept by the bookmaker pursuant to this regulation shall be ruled and headed in accordance with Form T9 in the second appendix.

Duties of Racing Clubs.

134. (1) If a holder of a license is refused a permit to bet or carry on business as a bookmaker on a racecourse by the committee or other authority controlling it, the committee or other authority shall forthwith inform the Board, in writing, of its refusal and of its future intention relating to permits for the holder of the license.

(2) (a) The Board may agree with the committee or other authority controlling a race meeting outside the metropolitan area for the appointment of a person to carry out the duties of starting price officer at the race meeting.

(b) Not less than fourteen days before the date of the race meeting the club shall submit to the Board, in writing, the name of the person intended to be so appointed.

(c) No person shall be eligible for appointment under this regulation if—

- (i) the Board disapproves his appointment;
- (ii) he has any interest, direct or indirect, in any horse entered for any race at the race meeting;
- (iii) he holds any license issued under the Act.

(d) A person so appointed shall carry out the duties imposed upon a starting price officer, and have the same powers as are conferred on such an officer, by the regulations.

(3) The racing club holding a race meeting shall on the day next following its race meeting on which the Board office is open for business, furnish to the Board—

- (a) the names of all bookmakers who had permits to and did not bet at the race meeting;
- (b) any information which the Board may from time to time require to enable it to carry out its duties.

135. (1) (a) Except with the special permission of the Board, there shall be only one betting ring in each enclosure on any racecourse.

(b) The racing club holding a race meeting shall provide a betting ring of a kind and area and in a situation approved by the Board from time to time.

(c) Each racing club shall, upon request, supply to the Board a plan showing the situation of the betting rings or the proposed betting rings on its racecourse and the positions and the numbers of the stands therein,

(2) A racing club shall not permit any person to carry on the business of a bookmaker on any racecourse under its control, unless he is the holder of the requisite license.

136. A racing club shall not permit any person to bet, or offer to bet, with any person other than a bookmaker.

137. A racing club shall not allow a bookmaker to bet or offer to bet—

- (a) outside the betting ring of the enclosure for which he is licensed and holds a permit to bet, except a bet made in running or on a photo finish.
- (b) from any position in the betting ring other than from the stand allotted to him by the racing club.

Miscellaneous.

138. The secretary of the Board shall keep a register or registers of—

- (a) every bookmaker;
- (b) every employee; and
- (c) every registered premises.

139. (1) The Board may appoint an officer to ascertain the odds being laid, or which are at starting time laid, by the several bookmakers carrying on business at a race meeting, in respect of the several horses in their respective events.

(2) A bookmaker shall give to an officer appointed under this regulation all such information as the officer may require and shall, for that purpose, allow the officer to inspect the bookmaker's betting sheets as and when required by the officer.

(3) An officer appointed under this regulation shall supply any information obtained by him in pursuance of this regulation to such person as the Board may direct.

140. (1) The Board may grant to any person (called an authorised price agent) authority to disseminate information concerning the official starting price of horses in races conducted in Western Australia.

(2) Any authority so granted under this regulation shall expire on the thirty-first day of July next succeeding the date of its grant and the authority may be withdrawn at any time at the discretion of the Board.

141. (a) The official starting price of horses in races held in Western Australia shall not be given by the authorised price agent to any person who is not a bookmaker.

(b) No bookmaker shall receive from any person other than from an authorised price agent information referred to in paragraph (a) of this regulation.

Penalty: For a first offence, twenty-five pounds; for a subsequent offence one hundred pounds.

142. An authorised price agent shall when requested by the Board at any time give to it a list of all persons receiving the official starting price from him and allow the Board to inspect his books in connection with his business as authorised price agent.

Penalty: For a first offence, twenty-five pounds; for a subsequent offence, one hundred pounds.

143. (1) The Board shall publish in the Government Gazette, and it may publish in such newspapers as it thinks fit, the fact of the suspension or cancellation of a license, or of the registration of any premises.

(2) The person who holds or held the license or certificate of registration shall, upon demand, pay to the Board the cost of the publication.

144. No holder of a license or holder of a certificate of registration of premises shall—

- (a) commit any breach of these regulations;
- (b) aid abet or procure the commission of any such breach;
- (c) suffer or permit any such breach; or
- (d) take part in any transaction which involves any such breach.

145. A person who omits to do anything directed to be done or does or attempts to do anything forbidden to be done by or under these regulations commits an offence against these regulations and is liable to the penalty expressly provided for the offence but if no penalty is expressly provided for the offence he is liable—

- (a) where the breach is a continuing one, to a penalty of a sum not exceeding one hundred pounds and in addition a sum not exceeding one pound for each day the breach continues; or
- (b) where the breach is other than a continuing breach, to a penalty of a sum not exceeding one hundred pounds.

First Appendix.

(Regulation 105.)

RULES OF BETTING.

Interpretation.

1. (1) In these rules, unless the contrary intention appears—

“betting sheet” means the written record of a bookmaker’s bets on the several horses in a race as required by the Act and Regulations;

“Board” means the Betting Control Board of Western Australia constituted under the Betting Control Act, 1954;

“committee” means the committee of the racing club holding the race meeting;

“double” means a bet on the contingency of two races;

“objection” includes protest;

“play or pay” used in relation to a bet, means a bet that holds good whether the horse to which the bet relates runs in the race in respect of which the bet is made or not;

“race” means a race of any kind by horses whether ridden or driven;

“rider” includes driver;

“stewards” means—

- (a) the stewards for the time being having the control of the racecourse on which the race to which a bet relates is conducted; or

- (b) if no stewards have been appointed by the committee of the club by which the race is conducted, the committee of that club;

“treble” means a bet on the contingency of three races;

“walk-over” used in relation to a race, means a race in which only one horse starts.

(2) For the purpose of these rules a horse shall be deemed to run in a race if the rider of the horse is ordered by the starter to take his place at the barrier, whether that horse subsequently takes any part in the race or not, unless, in a particular case, the stewards declare the horse not to be a starter in the race.

Bets Void in Certain Cases.

2. (1) A bet is void—
- (a) if, when it is made, it is not possible for the backer to win;
 - (b) if, being made on a match or private sweepstake between two horses, those horses after the bet is made, become the property of the same person or of a person who admits that he is, or is proved to be, the servant or agent of, or to be acting in collusion with, the firstmentioned person;
 - (c) unless the parties to the bet agree to the contrary, if, being made in respect of particular horses, neither of those horses wins the race to which the bet relates;
 - (d) if, being made on a match between two horses, the match results in a dead heat;
 - (e) if, being made after a race has been run but before the numbers of the horses that are placed in that race are exhibited, the horse on which it is made is one of the horses that runs a dead heat for first place in that race;
 - (f) if it is made from a signal or an indication after the determination of the race to which it relates; or
 - (g) if it is declared to be void by the Board pursuant to sub-rule (2) of this rule.
- (2) The Board may investigate, in such a manner as it thinks fit an allegation of fraud or corrupt practice in relation to a bet or a race to which a bet relates, and may declare that bet, or all or any bets made in respect of that race, to be void.

When Bets are off.

3. (1) No bet can be declared off except by mutual consent or as hereinafter provided, that is to say—
- (a) either of the bettors may demand stakes to be made before the race is run, upon proving to the committee or the chairman of the Board that he has just cause for so doing; if and when ordered by the committee or the chairman of the Board the bets shall be covered or sufficient security given in default of which the bets will be off;
 - (b) all bets made on horses in running are void—
 - (i) if the race is ordered by the stewards to be run again;
 - (ii) if the horses run from a false start or from a void start; or
 - (iii) if the winner of the race is subsequently disqualified by the stewards for being short of weight in accordance with the rules of racing;
 - (c) in the event of a race being divided all bets made on the race at fixed prices before the announcement that the race is divided, are off;
 - (d) all wagers with any person who after the making of the wagers has been declared a defaulter, are off;
 - (e) a fixed price bet (not being a double, or a bet on the Melbourne Cup, Caulfield Cup, Sydney Cup, Perth Cup or Railway Stakes, or such other race as the Board may declare to be a race to which this clause relates) that is laid on the day on which the race meeting is held is off if the horse on which the bet is laid does not run in the race to which the bet relates;
 - (f) in the event of the stewards permitting or ordering a horse to be withdrawn from a race after the time for scratching, bets made prior to withdrawal shall be settled in the manner set out in paragraphs (g) and (h) of this rule;

- (g) where the horse ordered or permitted to be withdrawn is quoted at odds within the range set out in the table in this paragraph, settlement of winning bets made prior to withdrawal shall be subject to deduction from their face value of the amounts set out in such table;

Odds on offer against horse withdrawn at time of its withdrawal.	Money to be deducted from amounts pay- able on winning horse.
Even money	10/- in £1
10 to 9	9/- in £1
5 to 4	8/- in £1
6 to 4	8/- in £1
7 to 4	6/6 in £1
2 to 1	6/6 in £1
9 to 4	6/- in £1
5 to 2	5/- in £1
3 to 1	5/- in £1
7 to 2	4/- in £1
4 to 1	4/- in £1
9 to 2	3/6 in £1
5 to 1	3/6 in £1
6 to 1	2/6 in £1
7 to 1	2/6 in £1
8 to 1	2/- in £1

- (h) where the horse ordered or permitted to be withdrawn is at "odds on" the stewards may—

- (i) if there is sufficient time: declare off all bets on the remaining horses and order that betting on the race shall be re-opened; or
- (ii) if there is insufficient time to re-open betting: declare that all bets on the remaining horses shall be settled at totalisator odds.

(2) Nothing contained in this rule shall affect the discretion of the stewards to declare all bets off in special circumstances.

(3) Nothing in this rule prevents a bookmaker from laying odds against a horse in a race after the stewards have ordered or permitted the withdrawal of a horse from such a race.

(4) The provisions of this rule shall not apply to bets made before the day of the race.

Determination and Settlement of Bets.

4. (1) Bets shall go to the backers of the horses placed by the Judge but if an objection is entered in accordance with the rules of racing of the body controlling the race meeting before the riders of the horses placed by the Judge have been weighed in bets are governed by the steward's decision on the objection, except that in the event of a horse or rider being disqualified, if there are circumstances in connection therewith which in the opinion of the stewards require further investigation, they may forthwith make an order postponing the settlement of all bets on such race, and report the matter to the Board, and the Board, after investigation may make such declaration as it thinks fit.

(2) Settlement of bets shall be made in accordance with the provisions of these rules.

Bets in Respect of Postponed Race Meeting.

5. If a race meeting, or a race at a race meeting, is postponed from one day to another, all bets thereon shall stand.

Place Bets.

6. Place betting on any race shall be in accordance with the conditions relating to totalisator place betting on the racecourse on which such race is run.

All Bets to be "Play or Pay" Except in Certain Cases.

7. All bets shall be play or pay, unless the parties thereto mutually agree to the contrary, with the following exceptions—

- (a) bets made on the day of the race to which they relate;
- (b) bets on matches;
- (c) bets made after the running numbers are officially placed on the number-board, in relation to a horse that is not subsequently under the starter's orders;
- (d) bets that are declared off by the stewards;
- (e) bets on a walk-over; and
- (f) bets made at starting price.

Provisions as to Settlement of Bets Following a Dead Heat.

8. (1) In the event of a dead heat for first place, or, in place betting, where any of the horses to which a bet relates runs a dead heat for second or third place, as the case may be, the money wagered in respect of each horse concerned in the dead heat shall be put together and equally divided between the bookmaker and the backer.

(2) If bets are made on a horse after the race and before the numbers of the placed horses are exhibited, and a dead-heat is declared for first place, all bets made upon such horse whether participating in the dead-heat or otherwise, shall be void.

(3) If a bet is made horse against horse one to win, and one of the horses runs a dead-heat for first place, the backer of the horse which runs a dead-heat wins half his bet.

(4) If horses are backed to run first and second and the horses so backed run a dead heat for first place, or if the horse backed to run first wins the race and the horse backed to run second dead-heats for second place with another horse, the money waged shall be put together and equally divided between the backer and the bookmaker.

Doubles.

9. Double event bets shall be considered play or pay, except when otherwise agreed when the bets are made, or unless otherwise by these rules provided.

10. (1) Doubles are subject to the following conditions, namely—

- (a) bets are determined when the first event is lost;
- (b) if either is decided in the backer's favour and the other results in a dead-heat, the money wagered shall be put together and equally divided between the bookmaker and the backer;
- (c) if both horses backed run dead-heats, the money wagered shall be put together and divided in the proportion of one-fourth to the backer, and three-fourths to the bookmaker;
- (d) (i) if the horse backed for the first event wins and the horse backed for the second event does not start, the bet shall be play or pay unless otherwise agreed at the time the bet is made or otherwise provided for in these rules: except that in the case of bets made on the course on the day of the race upon which both events are run, then—

such bets shall be void if the first event is divided after the bet is made; if the horse backed for one event wins and the horse backed for the other event does not come under the starter's orders, such bets shall be paid at the totalisator odds of the winner;

- (ii) the limit of such totalisator odds shall be 25—1 at race meetings in the metropolitan area and goldfields annual round, and 15—1 at race meetings in Western Australia other than these;
- (iii) for the purpose of this rule, any horse in respect of which bets have been declared off by the stewards pursuant to Rule 3 shall be deemed not to have come under the starter's orders;

- (e) if the bet is made before the day of the first race and either of the horses backed is scratched on or before the day when the bet is made, the money wagered shall be returned to the backer, but otherwise the bet is play or pay; and
 - (f) where the double is on races not run on the same day bets made on the day of the first race are void if—
 - (i) the horse chosen for the first race does not run in that race;
 - (ii) the horse chosen for the second race is scratched not later than the time of scratching for the first race;
 - (iii) the horse chosen for the first race wins and the horse chosen for the second race does not run in that race.
- (2) If a race is divided under the provisions of the rules of racing of the body controlling the race meeting, all doubles bets made before the announcement that either race is to be divided stand, but the backer shall receive one-half, or (if both races are divided) one-quarter of the amount that would have been payable to the backer if the race had not been divided.
- (3) The provisions of this rule do not apply to bets known as multiple doubles.

Bets where Horse Not Named.

11. (1) If odds are laid without mentioning the name of the horse the bet must be determined by the state of the odds at the time it was made.
- (2) If a bet is made on the starting price favourite the following rule shall apply—
- (a) when there are two equal favourites, the bet shall be halved;
 - (b) when there are three or more equal favourites, the bet shall be declared off.
- (3) If a bet is made on the second starting price favourite and there are two or more equal first favourites, the bet shall be declared off.

Provisions as to Races that are Re-run.

12. In the event of a race being ordered to be run over again, bets in favour of any horses which started on the first, but did not go to the post on the second occasion, are lost.

Provisions as to Bets on Horses that are Entered for Two or More Races on the Same Day.

13. (1) If a person desires to back at starting price a horse that is entered for more races than one to be run on the same day, the bet, unless otherwise specified on the betting ticket, refers to the first race in which the horse starts, and, if that race is a walk-over, no bet is made.
- (2) If a person backs at a fixed price a horse that is entered for more races than one to be run on the same day, the bookmaker shall write or otherwise clearly indicate on the betting ticket the race selected by the backer.
- (3) Where a person backs a horse that is entered at more race meetings than one on any day, the bet, unless otherwise specified, applies to the race meeting at which the horse starts on that day.

Prohibition on Betting After Race.

14. (1) No bet shall be made after a race except bets on or in anticipation of a protest or on the result of a photograph or on the judge's placings where no camera finish is installed.
- (2) A bet in anticipation of a protest shall stand even though no protest is made.
- (3) A bet on or in anticipation of a protest is a bet as to the horse which will be declared the ultimate winner.

(4) A bet made on a horse after a race in which the judge calls for a photograph to decide the result shall be determined by the hoisting of the numbers in the semaphore (or alternative means of the declaration of the result of the race) and not, upon the hoisting of the weight flag.

Settlement of Bets on Deaths of Parties Thereto.

15. The death of either party to a bet shall not invalidate the bet if such bet has been determined prior to the death of either party.

Settlement of Bets on Suspension or Cancellation of License
of a Bookmaker.

16. If the license of a bookmaker is suspended or cancelled, nothing in these rules or in any regulations made under the Act prevents the bookmaker from paying, within a period of one week after the date of the suspension or cancellation of his license, the betting debts incurred by him, subject to such conditions as the Board may impose in a particular case.

Multiple Doubles.

17. The following provisions apply to bets of the kind commonly known as multiple doubles, namely—

- (a) bets are determined when a race to which the double relates is lost;
- (b) if either of the horses selected is scratched, the bet is on the horse selected at starting price;
- (c) if both horses selected do not run in the race, the bet is void; and
- (d) if the bet is made in respect of horses entered for more races than one to be run on the same day, the bookmaker shall write or otherwise clearly indicate on the ticket the names of the races selected by the backer of the horses.

“All up” Bets.

18. (1) “All up” bets will be declared “on” only in the order written.
- (2) In the event of a race being run late or a meeting postponed the bet will be “on” in the order written.
- (3) In “all up” bets “each way” the money will each time be equally divided unless otherwise specified.
- (4) An “all up” bet contract must be fulfilled even though the limit may be reached before the completion of the bet.
- (5) Limits for “all up” bets shall be—
 - (a) Straightout—800/1.
 - (b) Place—400/1.
 - (c) Each way—600/1.

Betting by Letter, etc.

19. In the event of any person desiring to make a bet by letter or telegram, no bet is made unless a telegram in reply be lodged at a telegraph office before the race takes place, and the time of lodgment on the telegram shall be evidence of such lodgment.

Settling.

20. Settling in terms of these rules shall not be disturbed except in cases of fraud.

BETTING CONTROL ACT, 1954

File No.....

Application for Registration of Premises

Class of Premises:	<u>Exclusive</u>	<u>Joint</u>
	Strike out which is inapplicable	
Date of application	
Full name of applicant	
Address of applicant	
Date of birth of applicant	
Occupation of applicant	
Location of premises for which registration is applied	
Is applicant—		
(a) A holder of a current bookmaker's license?	
(b) Applicant for a bookmaker's license?	
(c) Owner of premises sought to be registered? (If not, lease or other tenancy agreement must be produced for inspection with application.)	
Are separate toilets provided for both sexes?	
What is the nature and extent of—		
(a) Natural light	
(b) Artificial light	
What is the nature and extent of—		
(a) Natural ventilation	
(b) Mechanical ventilation	
Do the premises comply in every particular with the by-laws of the local health authority?	
What are the means of ingress and egress to and from the premises?	
What is the nature and extent of information boards for final acceptors, jockeys, barrier positions, results and prices?	

This application must be accompanied by a ground plan in duplicate showing full particulars of dimensions, building materials and general layout of the premises, doors, windows and other openings, including those giving access to adjoining premises and stating if the latter are part of the same building.

I hereby apply for registration of the abovementioned premises.

The above particulars, to the best of my knowledge and belief, are correct.

BETTING CONTROL ACT, 1954

File No.....

Application in the First Instance for a Bookmaker's

License

Date of application

Class of License applied for—
(Strike out those not applicable)

- Grandstand Enclosure License
- Leger License
- Doubles License
- Country Racecourse License
- (Exclusive) Premises License
- (Joint) Premises License

Address of Registered Premises where license is to be operated, if applicable

Particulars relating to the person who requires the license—

- Name in full (surname first)
- Present address
- Date of birth
- Present occupation

Places of abode during the three years preceding date of application, and places of employment during the same period

(If insufficient space, give particulars on back of form)

Are you a person—

- (a) who holds; or
- (b) who employs in any capacity another person who holds; or
- (c) who is employed in any capacity by another person who holds,

a license for the sale of liquor or billiard table license under the Licensing Act, 1911, and its amendments? (Give particulars.)

Are you a partner of any person named in the preceding question?

Have you been convicted of any offence against Statute Law, or that of a racing club or association? If so, state the nature of all such offences, the places where convicted, the approximate date of conviction, and the penalty inflicted

(If insufficient space, give particulars on back of form)

Are you—(a) a body corporate?

(b) an undischarged bankrupt?

Have you previously held a license under the Betting Control Act, 1954, or similar Act in another State or country? (Give particulars)

I hereby apply for a license in the above terms.

The above particulars, to the best of my knowledge and belief, are correct.

BETTING CONTROL ACT, 1954

File No.....

Application in the First Instance for a Bookmaker's

Employee's License

Full name of bookmaker by whom applicant is to be employed, and address of his registered premises if applicable

Particulars relating to the applicant—
Name in full (surname first)
Present address
Date of birth
Occupation

Places of abode during the three years preceding date of application, and places of employment during the same period

(If insufficient space, give particulars on back of form)

Have you previously held a license under the Betting Control Act, 1954, or regulations; or similarly in another State or country? (Give particulars)

Have you been convicted of any offence under Statute Law, or that of a racing club or association? If so, state the nature of all such offences, the places where convicted, the approximate date of conviction, and the penalty inflicted

(If insufficient space, give particulars on back of form)

I hereby apply for a Bookmaker's Employee's License in the above terms. The above particulars, to the best of my knowledge and belief, are correct.

Date..... *Signature of Applicant.*

EMPLOYER'S CERTIFICATE

I of being the holder of a Bookmaker's License hereby certify that the within applicant will be employed by me in the course of my business as a bookmaker.

BETTING CONTROL ACT, 1954.

**BOOKMAKER'S GRANDSTAND ENCLOSURE
LICENSE**

License

This is to certify that

of has been licensed as a
bookmaker in accordance with and subject to the provisions of the Betting
Control Act, 1954, and regulations.

This license entitles the holder to carry on the business of a bookmaker
in the grandstand enclosure on any racecourse in Western Australia subject
to the conditions endorsed hereon.

This license expires on

Conditions.

..... CHAIRMAN.

..... SECRETARY.

BOOKMAKER'S LEGER LICENSE

License

This is to certify that

of has been licensed as a bookmaker in accordance with and subject to the provisions of the Betting Control Act, 1954, and regulations.

This license entitles the holder to carry on the business of a bookmaker in the leger on any metropolitan racecourse, and on any part of any country racecourse in Western Australia, subject to the conditions endorsed hereon.

This license expires on

Conditions.

..... CHAIRMAN.

..... SECRETARY.

Date of Issue

BOOKMAKER'S DOUBLES LICENSE

License

This is to certify that

of has been licensed as a bookmaker in accordance with and subject to the provisions of the Betting Control Act, 1954, and regulations.

This license entitles the holder to carry on the business of a doubles bookmaker only, on any racecourse in Western Australia, subject to the conditions endorsed hereon.

This license expires on

Conditions.

..... CHAIRMAN.

..... SECRETARY.

BOOKMAKER'S COUNTRY RACECOURSE LICENSE

License

This is to certify that

of has been licensed as a bookmaker in accordance with and subject to the provisions of the Betting Control Act, 1954, and regulations.

This license entitles the holder to carry on the business of a bookmaker on any country racecourse in Western Australia, subject to the conditions endorsed hereon.

This license expires on

Conditions.

..... CHAIRMAN.

..... SECRETARY.

Date of Issue

Bookmaker's (Exclusive) Premises License

License

This is to certify that
of has been licensed as a
bookmaker in accordance with and subject to the provisions of the Betting
Control Act, 1954, and regulations.

This license entitles the holder to carry on the business of a bookmaker
in premises situate at
.....
.....
to the exclusion of any other bookmaker, subject to the conditions endorsed
hereon.

This license expires on

Conditions.

..... CHAIRMAN.

..... SECRETARY.

Date of Issue

BOOKMAKER'S (JOINT) PREMISES LICENSE

License

This is to certify that
of has been licensed as a
bookmaker in accordance with and subject to the provisions of the Betting
Control Act, 1954, and regulations.

This license entitles the holder to carry on the business of a bookmaker
in premises situate at

.....
wherein other bookmakers may also be licensed to carry on the separate
business of bookmaking, subject to the conditions endorsed hereon.

This license expires on

Conditions.

..... CHAIRMAN.

..... SECRETARY.

BOOKMAKER'S EMPLOYEE'S LICENSE

License

This is to certify that
of has been licensed as a
bookmaker's employee in accordance with and subject to the provisions of
the Betting Control Act, 1954, and regulations.

This license entitles the holder to carry out the duties of a bookmaker's
employee at premises situate at
.....
.....

and occupied by a
licensed bookmaker.

This license expires on

..... CHAIRMAN.

..... SECRETARY.

Date of Issue

Endorsements.

The abovementioned is
hereby authorised to transfer his services to
..... a licensed bookmaker, in
respect of premises situate at
.....

..... CHAIRMAN.

..... SECRETARY.

Endorsements.

The abovementioned is
hereby authorised to transfer his services to
..... a licensed bookmaker, in
respect of premises situate at

..... CHAIRMAN.

..... SECRETARY.

Date

The abovementioned is
hereby authorised to transfer his services to
..... a licensed bookmaker, in
respect of premises situate at

..... CHAIRMAN.

..... SECRETARY.

Date

Certificate of Registration of Premises

(Bookmaker's Exclusive License)

Certificate

This is to certify that the premises situated at

.....
have been registered under the Betting Control Act, 1954, as premises in or on which the business of bookmaking may be carried on in accordance with the said Act and regulations by

.....
as the holder of a bookmaker's (exclusive) premises license, subject to the following terms and conditions.

Conditions.

..... CHAIRMAN.

..... SECRETARY.

Date

CERTIFICATE OF REGISTRATION OF PREMISES
(Bookmaker's Joint License)

=====
Certificate

This is to certify that the premises situated at
..... have been registered under the
Betting Control Act, 1954, as premises in or on which the business of book-
making may be carried on in accordance with the said Act and regulations
by more than one holder of a bookmaker's (joint) premises license, subject
to the following terms and conditions.

Conditions.

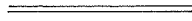
..... CHAIRMAN.

..... SECRETARY.

BETTING CONTROL ACT, 1954.



APPLICATION FOR RENEWAL OF BOOKMAKER'S LICENSE.



I,.....

of.....

being the holder of current and operative Bookmaker's License, viz.:

.....
(Insert class of License)

No..... hereby apply, subject to the Betting Control Act, 1954, and Regu-
lations, for the renewal of such License for the year ending 31st July, 19.....

.....
Signature of Applicant.

Date.....

CERTIFICATE

BETTING CONTROL ACT, 1954.

CERTIFICATE OF RENEWAL OF BOOKMAKER'S RACECOURSE
GRANDSTAND ENCLOSURE LICENSE.

THIS is to certify that Bookmaker's Racecourse Grandstand Enclosure License

No..... issued in the name of.....

.....
has been renewed for the year ending 31st July, 19....., subject to the Act and Regulations.

.....*Chairman.*

.....*Secretary.*

Date.....

This Renewal Certificate, together with the original License, must be produced on demand to any member of the Board or any person authorised by the Board.

CERTIFICATE

BETTING CONTROL ACT, 1954.

CERTIFICATE OF RENEWAL OF BOOKMAKER'S LEGER LICENSE.

THIS is to certify that Bookmaker's Leger License No..... issued in the
name of

has been renewed for the year ending 31st July, 19....., subject to the Act
and Regulations.

.....*Chairman.*

.....*Secretary.*

Date.....

This Renewal Certificate, together with the original License, must be produced on demand to any Member of the Board or any person authorised by the Board.

CERTIFICATE

BETTING CONTROL ACT, 1954.

CERTIFICATE OF RENEWAL OF DOUBLES LICENSE.

THIS is to certify that Bookmaker's Doubles License No..... issued in the
name of

has been renewed for the year ending 31st July, 19....., subject to the Act
and Regulations.

.....*Chairman.*

.....*Secretary.*

Date.....

This Renewal Certificate, together with the Original License, must be
produced on demand to any Member of the Board or any person authorised
by the Board.

CERTIFICATE

BETTING CONTROL ACT, 1954.

CERTIFICATE OF RENEWAL OF BOOKMAKER'S COUNTRY
RACECOURSE LICENSE.

THIS is to certify that Bookmaker's Country Racecourse License No.....

issued in the name of.....

has been renewed for the year ending 31st July, 19....., subject to the Act
and Regulations.

.....*Chairman.*

.....*Secretary.*

Date.....

This Renewal Certificate, together with the original License, must be
produced on demand to any Member of the Board or any person authorised
by the Board.

CERTIFICATE

BETTING CONTROL ACT, 1954.

**CERTIFICATE OF RENEWAL OF BOOKMAKER'S (EXCLUSIVE)
PREMISES LICENSE.**

THIS is to certify that Bookmaker's (Exclusive) Premises License No.....
issued in the name of.....
in respect of premises situate at.....
has been renewed for the year ending 31st July, 19....., subject to the Act
and Regulations.

.....*Chairman.*

.....*Secretary.*

Date.....

This Renewal Certificate, together with the original License, must be produced on demand to any Member of the Board or any person authorised by the Board.

CERTIFICATE

BETTING CONTROL ACT, 1954.

**CERTIFICATE OF RENEWAL OF BOOKMAKER'S (JOINT)
PREMISES LICENSE.**

THIS is to certify that Bookmaker's (Joint) Premises License No.....
issued in the name of.....
in respect of premises situate at.....
has been renewed for the year ending 31st July, 19....., subject to the Act
and Regulations.

.....*Chairman.*

.....*Secretary.*

Date.....

This Renewal Certificate, together with the original License, must be produced on demand to any member of the Board or any person authorised by the Board.

BETTING CONTROL ACT, 1954.

**APPLICATION FOR RENEWAL OF BOOKMAKER'S
EMPLOYEE'S LICENSE.**

I,..... of.....,
being the holder of current and operative Bookmaker's Employee's License
No....., hereby apply for the Renewal of such License for the year ending
31st July, 19.....

Date.....

.....
Signature of Applicant.

I,....., of.....
being holder of current and operative Bookmaker's License No....., issued
in my name, certify that the abovenamed Employee will be employed by me
in accordance with the Act and Regulations during the year ending 31st
July, 19.....

.....
Signature of Employer.

Date.....

CERTIFICATE

BETTING CONTROL ACT, 1954.

**CERTIFICATE OF RENEWAL OF BOOKMAKER'S
EMPLOYEE'S LICENSE.**

THIS is to certify that Bookmaker's Employee's License No....., issued
in the name of.....
of..... has been renewed for the
year ending 31st July, 19....., subject to the Act and Regulations.

..... *Chairman.*

..... *Secretary.*

Date of Issue.....

This Renewal Certificate, together with the Original License, must be produced on demand to any Member of the Board or any person authorised by the Board.

ENDORSEMENTS.

The abovementioned.....
is hereby authorised to transfer his services to.....
..... a licensed Bookmaker, in respect of Premises
situate at.....

..... *Chairman.*

..... *Secretary.*

ENDORSEMENTS.

The abovementioned.....
is hereby authorised to transfer his services to.....
.....a Licensed Bookmaker, in respect of
Premises situate at.....

.....*Chairman.*

.....*Secretary.*

Date.....

The abovementioned.....
is hereby authorised to transfer his services to.....
.....a Licensed Bookmaker, in respect of
Premises situate at.....

.....*Chairman.*

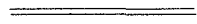
.....*Secretary.*

Date.....

BETTING CONTROL ACT, 1954.



APPLICATION BY BOOKMAKER'S EMPLOYEE TO TRANSFER
HIS SERVICES TO ANOTHER EMPLOYER.



I hereby apply to Transfer my services as a Bookmaker's Employee from that

of..... situate at.....

.....

.....

to that of.....

.....

situate at.....

.....

.....
Signature of Applicant.

Date.....

BETTING CONTROL ACT, 1954.

APPLICATION FOR RENEWAL OF REGISTRATION OF PREMISES.

I,

of

being the person registered with the Board in respect to Premises situated

at

and for which a Bookmaker's

License is held by

hereby apply for Renewal of Registration of such Premises for the year ending

31st July, 19....., in accordance with the Act and Regulations.

.....
Signature of Applicant.

Date

CERTIFICATE

BETTING CONTROL ACT, 1954.

CERTIFICATE OF RENEWAL OF REGISTRATION OF EXCLUSIVE PREMISES.

THIS is to certify that the Certificate of Registration in respect of premises situated at..... has been renewed as premises in or on which..... holder of current Bookmaker's Exclusive Premises License No..... is authorised to carry on the business of Bookmaking in accordance with the Act and Regulations.

.....Chairman.

.....Secretary.

Date of Issue.....

CERTIFICATE

BETTING CONTROL ACT, 1954.



CERTIFICATE OF RENEWAL OF REGISTRATION OF JOINT PREMISES.



THIS is to certify that the Certificate of Registration in respect of premises situated at.....
has been renewed as premises in or on which more than one holder of a current Bookmaker's (Joint) Premises License is authorised to carry on the business of Bookmaking in accordance with the Act and Regulations.

.....*Chairman.*

.....*Secretary.*

Date of Issue.....

BETTING CONTROL ACT, 1954.
(SECTION 11.)

APPLICATION BY LICENSEE FOR PERMISSION TO BE ABSENT
FROM REGISTERED PREMISES.

To the Secretary,

The Betting Control Board of Western Australia.

I,
being the holder of a License
under the Betting Control Act, 1954, for Premises situated at.....
..... do hereby apply for
permission to be absent from the said Premises for a period of.....
..... commencing from the.....
day of 19....., and for the appointment of my
Licensed Employee.....
to carry on the Business of a Bookmaker on my behalf on such Premises
during such period.

Dated this day of 19.....

.....
Signature of Licensee.

BETTING CONTROL ACT, 1954.

(SECTION 11.)

PERMISSION TO LICENSEE TO BE ABSENT FROM HIS
REGISTERED PREMISES.

THE Betting Control Board of Western Australia, upon application having
been made to it by.....

.....
the holder of a.....

License under the above Act, in respect of Registered Premises situate
at

does hereby grant permission to the said.....

.....to be absent from the said Registered

Premises for a period of.....commencing

from the.....day of.....19.....,

and for the appointment of.....

a Licensed Employee of the said.....

to carry on his Business of Bookmaker on the said Premises during such
period.

Given under my hand this.....day of

.....19.....

.....
Chairman.

Western



Australia

Form T1
(Reg. 121)

BETTING CONTROL ACT, 1954

BOOKMAKER'S NAME

BETTING TICKETS USED:

MEETING HELD AT

DATE

BETTING TAX RETURN

Form of Stamps,
The Treasury,
PERTH.

Betting Tickets Used.

.....the bookmaker making

declare that the following particulars shown in attached betting sheets are a true and correct statement
of transactions for the week ended.....
used in the schedule hereunder.

Signature of Bookmaker.

(Must be signed by bookmaker himself.)

Sheet. Folio No.	Total Amount of Bets on Races by Ridden Horses.		Amount of Betting Tax Payable.	Total Amount of Bets on Races by Driven Horses.		Amount of Betting Tax Payable.	Stamp Duty on Credit Bets.	Tax Payable.				
	Within the State.	Outside the State.		Within the State.	Outside the State.							
£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.	
												Ridden Horses
												Driven Horses
												Total
												Stamp Duty
												GRAND TOTAL

NAME.....

ADDRESS.....

To be filled in by bookmaker.

BETTING CONTROL ACT, 1954

(Sec. 17)

I,

of in the State of
Western Australia, bookmaker, do solemnly and sincerely declare that:—

(1) I am a registered bookmaker carrying on business at.....

.....

(2) The following bets were made by me in respect of a bet made on a Ridden or
Driven horse, particulars of which are set forth opposite the number of such
ticket which race was held at the meeting of.....
held at..... in the State of.....
on the..... day of..... 19..... and
that the bets were declared void and the bet has been refunded or credited to
the bettor.

BETTING TICKET		BETTING SHEET		Horse	Race	Amount of Stake	Tax Pa
Serial No.	Ticket No.	Serial No.	Folio No.				

And I make this solemn declaration by virtue of section one hundred and six of
the Evidence Act, 1906.

Declared at

this..... day of.....

19.....,

before me,

.....

BETTING CONTROL ACT, 1954

(Reg. 133(c))

Form T9

RECEIPTS			PAYMENTS							
W.A. Racing	Eastern States Racing	Total Receipts from W.A. and E.S. Bets	Date	Winning Bets Paid	Betting Tax on Holdings	Purchase of Tickets	Rent	Clerks' Wages	Sundries	Total

GOVERNMENT GAZETTE, W.A. 1954, 133(c)

BETTING CONTROL ACT, 1954

Form T10
(Reg. 34(2))

FORM OF BOND BY BOOKMAKER

KNOW ALL MEN by these presents that.....
(Name)

of
(Address)

(in this bond called "the bookmaker") is held and firmly bound unto Her Majesty the Queen in the sum of.....pounds

(£.....) for the payment of which sum to Her Majesty the bookmaker binds himself by these presents.

SIGNED, SEALED AND DELIVERED by }
the said }
this day of }
19....., }
in the presence of— }

.....
(Witness's signature, address and occupation.)

WHEREAS the bookmaker is or expects to be the holder of a license granted under the provisions of the Betting Control Act, 1954, now the condition of the abovewritten bond is such that if the bookmaker shall always within seven days after demand upon or direction to him pay all taxes and fees payable by him pursuant to the Betting Control Act, 1954, and all stamp duty payable by him pursuant to the Stamp Act, 1922-1954, and comply with all directions of the Betting Control Board of Western Australia constituted under the Betting Control Act, 1954, as regards payment of any bets the liability for which taxes and fees or payment arises out of transactions by him during the currency of any license or licenses already issued or to be issued to him as a bookmaker whether in addition to or in substitution for the present or any future license or licenses held by him and during the currency of any license as a renewal of any one or more of such licenses then the abovewritten obligation shall be void but otherwise shall remain in full force and effect. This bond and the amount thereof is in addition to any other bond and the amount thereof given by or in respect of the bookmaker either before or after the date of this bond.

NOTE.—This bond must have the Stamp Duty embossed as required by the Stamp Act.
G5200/4/55 1m

BETTING CONTROL ACT, 1954

FORM OF BOND BY SURETY

KNOW ALL MEN by these presents that (1).....
(Name)

of(in this bond called
(Address)

“the surety”) is held and firmly bound unto Her Majesty the Queen in the sum of
.....pounds (£.....)(2).....

for the payment of which sum to Her Majesty the surety binds self by these presents.

SIGNED, SEALED AND DELIVERED by the said

.....
.....

on the..... day of.....

19.....,

in the presence of—

(Witness's signature, address and occupation)

WHEREAS (3).....of.....
(Name of Bookmaker)

.....(in this bond called
(Address)

“the bookmaker”) is or expects to be the holder of a license under the Betting Control Act, 1954, now the condition of the abovewritten bond is such that if the bookmaker shall always within seven days after demand upon or direction to him pay all taxes and fees payable by him pursuant to the provisions of the Betting Control Act, 1954, and stamp duty payable by him pursuant to the provisions of the Stamp Act, 1922-1954, and comply with all directions of the Betting Control Board of Western Australia constituted under the Betting Control Act, 1954, as regards payment of any bets the liability for which taxes and fees or payment arises out of transactions by him during the currency of any license or licenses already issued or to be issued to him and during the currency of any other license issued to him as a bookmaker whether in addition to or in substitution for the present or any future license or licenses held by him and during the currency of any license issued as a renewal of any one or more of such licenses then the abovewritten obligation is void but otherwise it shall remain in full force and effect. Except that—

- (1) this bond and the amount thereof is in addition to any other bond and the amount thereof given in respect of the bookmaker either before or after the date of this bond;
- (2) the surety may at any time give notice in writing to the Betting Control Board of Western Australia and to the bookmaker at his last-known place of abode or at the addresses given by him to the Betting Control Board of Western Australia that the surety intends to terminate the liability under this bond and from and after the expiration of fourteen days from the delivery of the notices all further liability on the surety shall determine, save and except as regards taxes and fees, stamp duty and bets payable by the bookmaker in respect of transactions previous to the termination of liability;
- (3) the total amount payable under this bond shall not exceed the amount set out above.

- (1) Here insert name of bondsman, insurance company or bank, as the case may be.
- (2) Here insert amount of bond.
- (3) Here insert name of bookmaker.

SCHEDULE

(Reg. 94)

STARTING PRICE LIMITS

GALLOPING

		Win	Place			Win	Place
WESTERN AUSTRALIA—				SOUTH AUSTRALIA—			
Perth Cup	No limit	No limit	Adelaide Cup	No limit	No limit
Railway Stakes and W.A. Derby	100/1	25/1	City Handicap, Birthday Cup, Goodwood Handicap, Onkaparinga Steeple	66/1	16/1
All other races at Perth Racecourse, Belmont Park and Helena Vale	50/1	12/1	All other races at Morphettville, Cheltenham, Victoria Park and Onkaparinga	33/1	8/1
Hannans Handicap, Kalgoorlie Cup and Boulder Cup	50/1	12/1	Other unspecified races in South Australia	16/1	4/1
All other races at Goldfields Carnival Round	25/1	6/1				
Northam, York, Pinjarra, Bunbury, Beverley	25/1	6/1				
Other unspecified races in Western Australia	16/1	4/1	QUEENSLAND—			
				Doomben Ten Thousand Handicap, Doomben Cup, Brisbane Cup, Stradbroke Handicap	66/1	16/1
VICTORIA AND NEW SOUTH WALES—				Other unspecified races in Queensland			
Caulfield Cup, Melbourne Cup, Sydney Cup	No limit	No limit	16/1	4/1
Newmarket Handicap, Australian Cup, Grand National Hurdle and Steeple, Doncaster Handicap, Epsom Handicap, Metropolitan Handicap, A.J.C. Derby, V.R.C. Derby	100/1	25/1	TASMANIA—			
All other races at Flemington, Caulfield, Mooney Valley, Mentone, Rosehill, Canterbury, Randwick, Moorefield and Warwick Farm	50/1	12/1	Hobart Cup and Launceston Cup	33/1	8/1
Other unspecified races in Victoria and New South Wales	16/1	4/1	Other unspecified races in Tasmania	16/1	4/1
				Queen's Cup (all States)	100/1	25/1
				Races outside Australia	33/1	8/1

TROTTING

		Win	Place			Win	Place
W.A. Trotting Cup	No limit	No limit	Adelaide (Wayville), Melbourne (Royal Showgrounds), Sydney (Harold Park)	33/1	8/1
All other races at Gloucester Park and Richmond Park	33/1	8/1	Other unspecified races elsewhere in Australia or outside Australia	16/1	4/1
All races outside the metropolitan area	16/1	4/1				

Approved by His Excellency the Governor in Executive Council, this 4th day of May, 1955.

R. H. DOIG,
Clerk of the Council.