1961/4



# THE WOOL COMMISSION REGULATIONS 1952, AMENDMENT NO. 6

## COBHAM, Governor-General

### ORDER IN COUNCIL

At the Government House at Wellington this 1st day of February 1961

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

 $\mathbf{E}_{i}$ 

2. Je 6

\*.9 1.-

ć

PURSUANT to the Wool Commission Act 1951, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following regulations.

## REGULATIONS

1. (1) These regulations may be cited as the Wool Commission Regulations 1952, Amendment No. 6, and shall be read together with and deemed part of the Wool Commission Regulations 1952\* (hereinafter referred to as the principal regulations).

(2) These regulations shall come into force on the day after the date of their notification in the Gazette.

2. Regulation 2 of the principal regulations is hereby amended by inserting, after the word "charge" in the definition of the term "certificate", the words "or a certificate delivered to an approved wool-scourer under subclause (1) of regulation 16 hereof."

**3.** The principal regulations are hereby amended by revoking regulation 16 and substituting the following regulation:

"16. (1) Where the owner of any wool, being an approved wool exporter, has purchased the wool from a broker and desires to deliver it to an approved woolscourer for scouring, he shall, on effecting delivery of the wool at the premises of the woolscourer, deliver to the woolscourer a certificate, in a form prescribed by the Commission and signed by the wool exporter or by such person as is duly authorised by the Commission to sign on behalf of the wool exporter, certifying that the wool to which the certificate relates has been purchased from a broker. The owner shall, not later than 24 hours after effecting delivery of the wool to the woolscourer, forward a copy of the certificate to the Commission.

\*S.R. 1952/31 Amendment No. 1: (Revoked by S.R. 1954/178) Amendment No. 2: 1954/178 Amendment No. 3: 1956/158 Amendment No. 3: 1956/158 Amendment No. 5: 1959/151 "(2) Where the owner of any wool, not being an approved wool exporter, has purchased the wool from a broker and desires to deliver it to an approved woolscourer for scouring, he shall obtain from the broker a certificate of charge in respect of the wool and, on effecting delivery of the wool at the premises of the woolscourer, shall deliver the certificate of charge to the woolscourer.

"(3) Where the owner of any wool purchased otherwise than from a broker desires to deliver it to an approved woolscourer for scouring, he shall, before effecting delivery of the wool at the premises of the woolscourer, pay to the Commission the charge payable on the wool, and the Commission shall thereupon issue to the owner a certificate of charge. Upon receipt of the certificate of charge the owner shall deliver the certificate to the woolscourer who may thereupon proceed with the scouring of the wool to which the certificate relates.

"(4) No approved woolscourer shall scour, or cause or permit to be scoured, any wool delivered at his premises pursuant to this regulation, unless and until he is in possession of a certificate of charge in respect of the wool, or of a certificate relating to the wool and delivered to him pursuant to subclause (1) of this regulation.

"(5) Every approved woolscourer shall, on effecting delivery of any scoured wool, issue to the owner of the wool a certificate of charge for the scoured wool and a certificate of charge for any greasy wool which was delivered to the woolscourer for scouring but which is returned unscoured to the owner.

"(6) Every certificate of charge issued pursuant to subclause (5) of this regulation shall be in triplicate and in a form prescribed by the Commission. The second copy of the certificate shall be delivered to the Commission by the approved woolscourer, and the third copy shall be retained by the woolscourer.

"(7) Every certificate of charge issued pursuant to subclause (5) of this regulation by any firm or company carrying on business as an approved woolscourer shall be signed on behalf of the firm or company by such person only as is duly authorised in writing by the Commission to sign certificates of charge."

4. Regulation 20 of the principal regulations is hereby amended by omitting the words "permits to scour" and substituting the words "other certificates".

T. J. SHERRARD, Clerk of the Executive Council.

#### EXPLANATORY NOTE

This note is not part of the regulations, but is intended to indicate their general effect.

The purpose of these regulations is to prescribe machinery for the collection of the charge on wool imposed pursuant to section 21 of the Wool Commission Act 1951. The effect of the existing regulations is not changed but the procedure for collection has been simplified.

Issued under the authority of the Regulations Act 1936. Date of notification in *Gazette*: 2 February 1961. These regulations are administered in the Department of Agriculture.

(Notice No. Ag. 7204)